Listed below are significant changes to the 2012 WAH, minor changes and grammatical corrections are not included in this summary.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Description of Changes, Clarifications, or Additions</th>
</tr>
</thead>
<tbody>
<tr>
<td>General</td>
<td>Special Provisions of Insurance (SPOI) has been changed to Special Provisions.</td>
</tr>
<tr>
<td>General</td>
<td>Methods of transmission for requests for a written agreement (WA), issuing the WA, and returning the signed WA have been clarified.</td>
</tr>
<tr>
<td>General</td>
<td>Removed the WA type for organic crops and associated sections as the types certified organic and transitional organic are included on the actuarial documents.</td>
</tr>
<tr>
<td>Sec. 3</td>
<td>Added Classification Standards Handbook (CSH), Group Risk Income Protection (GRIP), Perennial Crop Pre-Acceptance Inspection Report (PAIR), and Pre-Acceptance Worksheet (PAW) to the Acronyms and Definitions Table.</td>
</tr>
<tr>
<td>Sec. 3A(1)(c)</td>
<td>Revised language to include cancellation as a result of a transfer of the insured’s policy to another Approve Insurance Provider (AIP).</td>
</tr>
<tr>
<td>Sec. 3A(10)</td>
<td>Added that insurance agents are not authorized AIP representatives when AIP signatures are required.</td>
</tr>
<tr>
<td>Sec. 3A(11)</td>
<td>Added that the AIP is the verifier of production records and language for when records are not acceptable or not accurately entered on the APH database or production report.</td>
</tr>
<tr>
<td>Sec. 3C</td>
<td>Language was reorganized and modified to clarify and follow the Common Crop Insurance Policy Basic Provisions for WA for crops without actuarial documents in the county (XC) and similar crop provisions.</td>
</tr>
<tr>
<td>Sec. 3C(1)(b)</td>
<td>Clarified the requirement for an APH database form and when production reports are needed for new WA requests.</td>
</tr>
<tr>
<td>Sec. 3C(3)(c)</td>
<td>Added procedure and clarified that more than one similar crop may be used to qualify a crop for an XC WA.</td>
</tr>
<tr>
<td>Sec. 3C(4)</td>
<td>Clarified that the certification statement needs to be signed when the producer has never planted the crop in the county or area. If the producer has planted the crop, those years should be on the submitted APH database.</td>
</tr>
<tr>
<td>Sec. 3F(3)</td>
<td>Added the submission requirements of supporting documentation when a request for a WA is transmitted electronically through the WA system.</td>
</tr>
<tr>
<td>Sec. 3G(1)(e)</td>
<td>Added that requests for a WA will not be accepted if the supporting documentation does not meet the requirements in Sec. 3F(3).</td>
</tr>
<tr>
<td>Sec. 3H(1)(a)5</td>
<td>Clarified the expiration date.</td>
</tr>
<tr>
<td>Sec. 3H(3)(a)</td>
<td>Added local time of the RO issuing the WA to clarify the length of time the offer is valid for this situation.</td>
</tr>
<tr>
<td>Sec. 3H(3)(d)</td>
<td>Clarified when WAs are considered issued.</td>
</tr>
<tr>
<td>Sec. 3H(5)(c)3</td>
<td>Added producer may reject the new WA by signing the rejection statement.</td>
</tr>
<tr>
<td>Sec. 3H(5)(c)4</td>
<td>Added instruction for when the producer rejects and does not sign the rejection statement.</td>
</tr>
<tr>
<td>Sec. 3H(7)</td>
<td>Added instruction for when a WA has been approved for a producer prior to the SCD and the producer transfers to another AIP.</td>
</tr>
<tr>
<td>Sec. 3I(2)(a)</td>
<td>Clarified five business days.</td>
</tr>
<tr>
<td>Sec. 3I(2)(b)</td>
<td>Clarified issued date.</td>
</tr>
<tr>
<td>Sec. 3J(1)</td>
<td>Added that the terms and conditions of a WA should be clearly stated.</td>
</tr>
<tr>
<td>Sec. 3J(4)(b)</td>
<td>Changed amount of time the AIP has to transmit/postmark the WA to the RO from 10 calendar days to 15 business days.</td>
</tr>
<tr>
<td>Sec. 3J(7)</td>
<td>Added producer may reject the WA by signing the rejection statement and instruction for when the producer rejects the WA and does not sign the rejection statement.</td>
</tr>
<tr>
<td>Sec. 3J(8)</td>
<td>Changed 15 calendar days to 15 business days.</td>
</tr>
<tr>
<td>Sec. 3L(1)(a)</td>
<td>Clarified what a renewal request is.</td>
</tr>
<tr>
<td>Sec. 3L(1)(d)1</td>
<td>Added the additional requirements for a Written Unit Agreement (WUA) renewal request.</td>
</tr>
<tr>
<td>Section</td>
<td>Change Description</td>
</tr>
<tr>
<td>---------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Sec. 3L(1)(d)</td>
<td>Added the requirement of a PAIR for perennial crops and clarified when the PAIR is needed.</td>
</tr>
<tr>
<td>Sec. 3M(7)</td>
<td>Added instruction for multi-year WAs when the identification number changes for estates and irrevocable trusts.</td>
</tr>
<tr>
<td>Sec. 3N(4)(a)</td>
<td>Added consecutive to succeeding crop years.</td>
</tr>
<tr>
<td>Sec. 3P(1)</td>
<td>Clarified that renewal requests are included. Clarified how the letter should be issued for the producer to allow administrative review and mediation rights.</td>
</tr>
<tr>
<td>Sec. 3P(1)(d)</td>
<td>Clarified additional information.</td>
</tr>
<tr>
<td>Sec. 4B(3)(b)</td>
<td>Clarified the twenty year record option for high risk land requests.</td>
</tr>
<tr>
<td>Sec. 4B(4)(c)</td>
<td>Added using the CSH to determine a rate if an existing standard rate or intermediate rate is not appropriate.</td>
</tr>
<tr>
<td>Sec. 4B(4)(c)</td>
<td>Added to deny the request if an appropriate rate could not be determined.</td>
</tr>
<tr>
<td>Sec. 4C(1)(b)</td>
<td>Added requirement of producer to obtain an FSA farm number, including tract and field numbers, for new breaking (NB) WA requests.</td>
</tr>
<tr>
<td>Sec. 4C(1)(b)</td>
<td>Added requirement of documentation that the ground has previously been broken and planted to a crop, if available.</td>
</tr>
<tr>
<td>Sec. 4C(2)(b)</td>
<td>Clarified that the assigned T-Yields should be reduced by up to 50 percent when the break out date causes a limiting factor.</td>
</tr>
<tr>
<td>Sec. 4C(2)(b)</td>
<td>Added instruction when documentation that the ground has previously been broken and planted to a crop is not available.</td>
</tr>
<tr>
<td>Sec. 4C(2)(b)</td>
<td>Added that applicable T-Yields should be assigned to reflect the producer’s past production history when not otherwise limited.</td>
</tr>
<tr>
<td>Sec. 4C(3)</td>
<td>Added when a NB WA request is not required for newly broken ground.</td>
</tr>
<tr>
<td>Sec. 4C(5)(a)</td>
<td>Clarified that separate APH databases are required for all new breaking land the first year the new breaking ground is under the WA.</td>
</tr>
<tr>
<td>Sec. 4D(2)(a)</td>
<td>Clarified procedure when plants do not have comparable prices.</td>
</tr>
<tr>
<td>Sec. 4E</td>
<td>Changed rate class option to insurance option.</td>
</tr>
<tr>
<td>Sec. 4F(2)</td>
<td>Added instruction that separate WAs must be issued for each Arizona/California grape variety price election.</td>
</tr>
<tr>
<td>Sec. 4H(1)(b)</td>
<td>Added requirement of identifying the land location.</td>
</tr>
<tr>
<td>Sec. 4L</td>
<td>Removed statement of certification that the records meet RMA approved procedures.</td>
</tr>
<tr>
<td>Sec. 4L(3)(a)</td>
<td>Added for up to 10 years.</td>
</tr>
<tr>
<td>Sec. 4L(4)</td>
<td>Added language that allows RO to require additional crop years.</td>
</tr>
<tr>
<td>Sec. 4M(2)</td>
<td>Added that dry bean types not on actuarial documents (TD) includes chickpeas or garbanzo beans in states that insure dry beans but do not insure dry peas.</td>
</tr>
<tr>
<td>Sec. 4N(1)(b)</td>
<td>Added requirement to identify the land location.</td>
</tr>
<tr>
<td>Sec. 4N(3)</td>
<td>Added procedure to address the requirements for when a type/practice (TP) WA is needed when organic transitional or organic certified practices are not contained in the actuarial documents.</td>
</tr>
<tr>
<td>Sec. 4N(4)(d)</td>
<td>Added when an appropriate rate or T-Yield cannot be determined the request must be denied.</td>
</tr>
<tr>
<td>Sec. 4N(7)</td>
<td>Added that a TP WA request cannot be accepted if the type or practice is currently insurable in the county.</td>
</tr>
<tr>
<td>Sec. 5A(2)</td>
<td>Changed to allow written unit agreements (WUA) by crop policy.</td>
</tr>
<tr>
<td>Sec. 5A(6)</td>
<td>Added the specific requirements for new WUA requests.</td>
</tr>
<tr>
<td>Sec. 5A(7)</td>
<td>Added the requirements that an issued WUA must contain.</td>
</tr>
<tr>
<td>Sec. 5A(8)</td>
<td>Added reference to additional requirements for the type of WUA requested.</td>
</tr>
<tr>
<td>Sec. 5A(10)</td>
<td>Clarified topographic features and special circumstances.</td>
</tr>
<tr>
<td>Sec. 5C(2)(a)</td>
<td>Added that the AIP must inform the producer of the producer’s responsibilities.</td>
</tr>
<tr>
<td>Sec. 5H(2)(a)</td>
<td>Included if the WUA is no longer appropriate.</td>
</tr>
<tr>
<td>Sec. 5H(3)</td>
<td>Added language regarding how to handle WUA renewal requests.</td>
</tr>
<tr>
<td>Exhibit 1</td>
<td>Updated deadlines and documentation accordingly.</td>
</tr>
<tr>
<td>Exhibit 4</td>
<td>Added rejection statement instructions and rejection statement to example.</td>
</tr>
<tr>
<td>Exhibit 5A</td>
<td>Added rejection statement instructions.</td>
</tr>
<tr>
<td>Exhibit 5B</td>
<td>Added WUA addendum required statement to instructions.</td>
</tr>
<tr>
<td>Exhibits 5C, 5D, 5E, and 5F</td>
<td>Modified language in examples to represent WUA procedural changes, added rejection statement to examples, and added addendum statement to examples.</td>
</tr>
<tr>
<td>Exhibit 5D</td>
<td>Modified unit map example and associated addendum.</td>
</tr>
<tr>
<td>Exhibit 7</td>
<td>Updated checklist form.</td>
</tr>
<tr>
<td>Exhibit 8K</td>
<td>Added SP Type.</td>
</tr>
<tr>
<td>Exhibit 8M</td>
<td>Specified that reference state/county for TD type WAs is optional.</td>
</tr>
<tr>
<td>Exhibit 11D</td>
<td>Updated certification statement language to reflect a required signature when the producer has never planted the crop in the county or area.</td>
</tr>
<tr>
<td>Exhibit 13</td>
<td>Added Alfalfa Seed. Excluded winter wheat as a similar crop for dry peas for the Topeka RO.</td>
</tr>
<tr>
<td>Exhibit 14</td>
<td>Clarified instructions for filling out the Non-Irrigated Corn Grain Request (TC) Worksheet. Removed the note that renewals only need to contain the most recent year of records.</td>
</tr>
</tbody>
</table>
2012 WRITTEN AGREEMENT HANDBOOK

Standards and Instructions for the Processing of Actuarial Requests and Written Agreements for the 2012 and Succeeding Crop Years
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# TABLE OF CONTENTS

## SECTIONS

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PURPOSE</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>CANCELLATION</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>PROCESSING ACTUARIAL REQUESTS AND WRITTEN AGREEMENTS</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>A General Rules</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>B Requests For Written Agreements: Required Statements</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>C New Requests: Required Information</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>D Submission Deadlines For Written Agreement Requests</td>
<td>12</td>
</tr>
<tr>
<td></td>
<td>E Individual/Multiple Requests For A Written Agreement</td>
<td>13</td>
</tr>
<tr>
<td></td>
<td>F Receipt Of Requests For A Written Agreement And Missing Information</td>
<td>14</td>
</tr>
<tr>
<td></td>
<td>G Written Agreement Provisions, Expiration Dates, And Error Corrections</td>
<td>17</td>
</tr>
<tr>
<td></td>
<td>H Written Agreement Logging Codes</td>
<td>21</td>
</tr>
<tr>
<td></td>
<td>J Issuing The Written Agreement</td>
<td>23</td>
</tr>
<tr>
<td></td>
<td>K Incorporation Of Written Agreements Into Actuarial Documents</td>
<td>25</td>
</tr>
<tr>
<td></td>
<td>L Renewal Requests For Expired Or Cancelled Written Agreements</td>
<td>25</td>
</tr>
<tr>
<td></td>
<td>M Multi-Year Written Agreements</td>
<td>27</td>
</tr>
<tr>
<td></td>
<td>N Written Agreement Experience</td>
<td>29</td>
</tr>
<tr>
<td></td>
<td>O Reference Counties</td>
<td>31</td>
</tr>
<tr>
<td></td>
<td>P Administrative Review, Mediation, and Appeal</td>
<td>31</td>
</tr>
<tr>
<td></td>
<td>Q Transmitt ing Written Agreements To RMA</td>
<td>32</td>
</tr>
<tr>
<td>4</td>
<td>GUIDELINES FOR WRITTEN AGREEMENT DETERMINATIONS</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>A GP TYPE: Insurance Of Hybrid Corn, Sorghum Seed Under Group Risk Insurance</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>B HR AND UC TYPES: High Rate Areas And Acreage Unrated, Unclassified, Or Uninsurable</td>
<td>36</td>
</tr>
<tr>
<td></td>
<td>C NB TYPE: Acreage Not Planted And Harvested Or Insured In One Of The Three Previous Crop Years</td>
<td>40</td>
</tr>
<tr>
<td></td>
<td>D NL TYPE: Unlisted Nursery Plant Materials</td>
<td>42</td>
</tr>
<tr>
<td></td>
<td>E OP TYPE: An Insurance Option Not Rated For The County</td>
<td>45</td>
</tr>
<tr>
<td></td>
<td>F PE TYPE: Other Policy Changes Specifically Permitted By The Crop Policy</td>
<td>46</td>
</tr>
<tr>
<td></td>
<td>G RE TYPE: Rotation Exceptions</td>
<td>51</td>
</tr>
<tr>
<td></td>
<td>H SC TYPE: Special Purpose Corn</td>
<td>52</td>
</tr>
<tr>
<td></td>
<td>I SG TYPE: Small Grains: Crops Interplanted; Planted Into An Established Grass, Legume; Nurse Crop</td>
<td>54</td>
</tr>
<tr>
<td></td>
<td>J SM TYPE: Strip-Mined Land</td>
<td>55</td>
</tr>
<tr>
<td></td>
<td>K SP TYPE: Seed Potato Acreage Greater Than 125 Percent</td>
<td>56</td>
</tr>
<tr>
<td></td>
<td>L TC TYPE: Non-Irrigated Corn Grain</td>
<td>57</td>
</tr>
<tr>
<td></td>
<td>M TD TYPE: Dry Bean Types Not On Actuarial Documents</td>
<td>59</td>
</tr>
<tr>
<td></td>
<td>N TP TYPE: Unrated Practice Or Type</td>
<td>61</td>
</tr>
<tr>
<td></td>
<td>O XC TYPE: No Actuarial Documents In County For The Crop</td>
<td>64</td>
</tr>
<tr>
<td>5</td>
<td>GUIDELINES FOR WRITTEN UNIT AGREEMENTS</td>
<td>69</td>
</tr>
<tr>
<td></td>
<td>A General Conditions And Eligibility Criteria</td>
<td>69</td>
</tr>
<tr>
<td></td>
<td>B Deadline Dates</td>
<td>71</td>
</tr>
<tr>
<td></td>
<td>C Additional Responsibilities</td>
<td>72</td>
</tr>
<tr>
<td></td>
<td>D oversized Section, Section Equivalents, And FN Optional Units</td>
<td>73</td>
</tr>
<tr>
<td></td>
<td>E Annual Crops With Topographic/Irrigation Features</td>
<td>74</td>
</tr>
<tr>
<td></td>
<td>F Perennial (Tree, Vine, And Bush) Crops With Topographic/Irrigation Features</td>
<td>75</td>
</tr>
<tr>
<td></td>
<td>G Annual Crops With Geographic Dispersion</td>
<td>75</td>
</tr>
<tr>
<td></td>
<td>H Continuation Of Written Unit Agreements</td>
<td>77</td>
</tr>
<tr>
<td>Section</td>
<td>Page</td>
<td></td>
</tr>
<tr>
<td>------------------------------------------------------------------------</td>
<td>------</td>
<td></td>
</tr>
<tr>
<td>EXHIBITS</td>
<td>79</td>
<td></td>
</tr>
<tr>
<td>General Instructions</td>
<td>79</td>
<td></td>
</tr>
<tr>
<td>1 DEADLINES AND DOCUMENTATION</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>2 REQUEST FOR ACTUARIAL CHANGE</td>
<td>84</td>
<td></td>
</tr>
<tr>
<td>A Request Form</td>
<td>84</td>
<td></td>
</tr>
<tr>
<td>B Appendix</td>
<td>85</td>
<td></td>
</tr>
<tr>
<td>C Minimum Supporting Documentation Checklist</td>
<td>86</td>
<td></td>
</tr>
<tr>
<td>3 WRITTEN AGREEMENT COVER LETTER</td>
<td>87</td>
<td></td>
</tr>
<tr>
<td>A Instructions</td>
<td>87</td>
<td></td>
</tr>
<tr>
<td>B Example</td>
<td>88</td>
<td></td>
</tr>
<tr>
<td>4 WRITTEN AGREEMENT (STANDARD)</td>
<td>89</td>
<td></td>
</tr>
<tr>
<td>A Instructions</td>
<td>89</td>
<td></td>
</tr>
<tr>
<td>B Standard Example</td>
<td>91</td>
<td></td>
</tr>
<tr>
<td>5 WRITTEN UNIT AGREEMENTS</td>
<td>93</td>
<td></td>
</tr>
<tr>
<td>A Instructions</td>
<td>93</td>
<td></td>
</tr>
<tr>
<td>B Addendum Instructions</td>
<td>94</td>
<td></td>
</tr>
<tr>
<td>C Example: Oversized Sections, Section Equivalents, Or FN Optional Units</td>
<td>95</td>
<td></td>
</tr>
<tr>
<td>D Example: Annual Crops With Topographic/Irrigation Features</td>
<td>98</td>
<td></td>
</tr>
<tr>
<td>E Example: Perennial Crops With Topographic/Irrigation Features</td>
<td>103</td>
<td></td>
</tr>
<tr>
<td>F Example: Annual Crops With Geographic Dispersion</td>
<td>106</td>
<td></td>
</tr>
<tr>
<td>6 RO REVIEW DOCUMENTATION FOR ACTUARIAL CHANGE REQUEST</td>
<td>110</td>
<td></td>
</tr>
<tr>
<td>A Instructions</td>
<td>110</td>
<td></td>
</tr>
<tr>
<td>B Review Documentation Form</td>
<td>111</td>
<td></td>
</tr>
<tr>
<td>7 ACTUARIAL CHANGE REQUEST CHECKLIST</td>
<td>112</td>
<td></td>
</tr>
<tr>
<td>A Instructions</td>
<td>112</td>
<td></td>
</tr>
<tr>
<td>B Checklist Form</td>
<td>113</td>
<td></td>
</tr>
<tr>
<td>8 COVERAGE AND PREMIUM RATING PROVISIONS</td>
<td>115</td>
<td></td>
</tr>
<tr>
<td>A General</td>
<td>115</td>
<td></td>
</tr>
<tr>
<td>B GP TYPE: Insurance Of Hybrid Corn, Sorghum Seed Under Group Risk Insurance</td>
<td>116</td>
<td></td>
</tr>
<tr>
<td>C HR TYPE: High Rate Areas</td>
<td>116</td>
<td></td>
</tr>
<tr>
<td>D NB TYPE: Acreage Not Planted And Harvested Or Insured In One Of The Three Previous Crop Years</td>
<td>116</td>
<td></td>
</tr>
<tr>
<td>E NL TYPE: Unlisted Nursery Plant Materials</td>
<td>117</td>
<td></td>
</tr>
<tr>
<td>F OP TYPE: An Insurance Option Not Rated For The County</td>
<td>118</td>
<td></td>
</tr>
<tr>
<td>G RE TYPE: Rotation Exceptions</td>
<td>118</td>
<td></td>
</tr>
<tr>
<td>H SC TYPE: Special Purpose Corn</td>
<td>119</td>
<td></td>
</tr>
<tr>
<td>I SG TYPE: Small Grains: Crops Interplanted; Planted Into An Established Grass, Legume; Nurse Crop</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>J SM TYPE: Strip-Mined Land</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>K SP TYPE: Seed Potato Acreage Greater Than 125 Percent</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>L TC TYPE: Non-Irrigated Corn Grain Where Only Irrigated Grain And Irrigated/Non-Irrigated Silage Are Insurable</td>
<td>121</td>
<td></td>
</tr>
<tr>
<td>M TD TYPE: Dry Bean Types Not On Actuarial Documents</td>
<td>121</td>
<td></td>
</tr>
<tr>
<td>N TP TYPE: Unrated Practice Or Type</td>
<td>122</td>
<td></td>
</tr>
<tr>
<td>O UC TYPE: Acreage Unrated, Unclassified, Or Uninsurable</td>
<td>122</td>
<td></td>
</tr>
<tr>
<td>P XC TYPE: No Actuarial Documents In County For The Crop</td>
<td>123</td>
<td></td>
</tr>
<tr>
<td>9 WITHDRAWAL LETTER</td>
<td>124</td>
<td></td>
</tr>
<tr>
<td>10 DENIAL LETTER DUE TO CROP INSPECTION</td>
<td>125</td>
<td></td>
</tr>
<tr>
<td>11 ADDITIONAL STATEMENTS</td>
<td>126</td>
<td></td>
</tr>
<tr>
<td>A MODIFIED REQUESTS</td>
<td>126</td>
<td></td>
</tr>
<tr>
<td>B CROPS PLANTED IN A NON-CONVENTIONAL MANNER</td>
<td>126</td>
<td></td>
</tr>
<tr>
<td>C REQUEST MADE AFTER THE SALES CLOSING DATE WHICH ESTABLISHES INSURABILITY</td>
<td>126</td>
<td></td>
</tr>
<tr>
<td>D CERTIFICATION THAT THE REQUESTED CROP HAS NOT BEEN PLANTED</td>
<td>126</td>
<td></td>
</tr>
<tr>
<td>12 APPEAL RIGHTS APPLICABILITY CHART</td>
<td>127</td>
<td></td>
</tr>
<tr>
<td>13 SIMILAR CROP CHART</td>
<td>129</td>
<td></td>
</tr>
<tr>
<td>14 NON-IRRIGATED CORN GRAIN REQUEST (TC) WORKSHEET</td>
<td>131</td>
<td></td>
</tr>
<tr>
<td>15 APPEALABILITY LETTER</td>
<td>132</td>
<td></td>
</tr>
<tr>
<td>16 ADMINISTRATIVE REVIEW, MEDIATION, AND APPEAL RIGHTS LETTER</td>
<td>133</td>
<td></td>
</tr>
</tbody>
</table>
# 1 PURPOSE

To provide standards, criteria, and instructions to the Risk Management Agency (RMA) Regional Offices (RO) and approved insurance providers (AIP) for the processing of actuarial requests and written agreements. The procedures contained in this handbook are consistent with applicable regulations affecting the issuance of written agreements. No written agreement will be issued unless expressly authorized by the policy.

Note: If there is a conflict between the Federal Crop Insurance Act, the regulations published at 7 CFR Chapter IV, and this handbook, the order of priority is as follows: (1) the Federal Crop Insurance Act; (2) the regulations in 7 CFR chapter IV; and (3) this handbook, with (1) controlling (2), etc. This handbook will control those provisions related to written agreements in the FCIC 18010 Crop Insurance Handbook (CIH). With respect to other procedures not related to written agreements, the CIH will control.

# 2 CANCELLATION

A **Effective Date:** The FCIC 24020 Written Agreement Handbook is effective upon issuance for the 2012 crop year and succeeding crop years.

B **Issuances Rescinded:** This handbook replaces Transmittal No. 24020 dated August 18, 2010

C **Manager’s Bulletins:** MGR-11-006 (incorporated applicable portion of MGR, remainder of MGR added to SP and CIH)

D **Filing Instructions:**

Remove Insert


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**Handbook Distribution:** Risk Management Agency Directors, Branch Chiefs, Washington, D.C., and Kansas City; Regional and Risk Compliance Field Offices; Approved Insurance Providers, National Appeals Division, National Crop Insurance Services, Crop Insurance Research Bureau; and the RMA public website at [www.rma.usda.gov](http://www.rma.usda.gov)
3 PROCESSING ACTUARIAL REQUESTS AND WRITTEN AGREEMENTS

A written agreement (WA) is a document designed to provide crop insurance for insurable crops when coverage or rates are unavailable or to modify existing terms and conditions in the crop insurance policy when specifically permitted by the policy. ROs are authorized to conduct the underwriting and approve or deny requests for WAs on behalf of the Federal Crop Insurance Corporation (FCIC).

ACRONYMS AND DEFINITIONS

| AD       | Actuarial Documents          |
| AIP      | Approved Insurance Provider  |
| APH      | Actual Production History    |
| ARD      | Acreage Reporting Date       |
| CES      | Cooperative Extension System |
| CI       | Crop Inspection              |
| CIH      | Crop Insurance Handbook      |
| CP       | Crop Provisions              |
| CSH      | Classification Standards Handbook |
| DSSH     | Document Standards and Supplemental Handbook |
| FCIC     | Federal Crop Insurance Corporation |
| FSA      | Farm Service Agency          |
| FN       | FSA Farm Number              |
| GRP      | Group Risk Protection        |
| GRIP     | Group Risk Income Protection |
| NAD      | National Appeals Division    |
| NASS     | National Agricultural Statistics Service |
| PAIR     | Perennial Crop Pre-Acceptance Inspection Report |
| PAW      | Pre-Acceptance Worksheet     |
| Price/price election | Price used in the applicable policy to determine liability, e.g., projected price, price election, contract price, etc. |
| RMA      | Risk Management Agency       |
| RO       | RMA Regional Office          |
| SCD      | Sales Closing Date           |
| T-Yield  | Transitional Yield           |
| WA       | Written Agreement            |
| WUA      | Written Unit Agreement       |
A General Rules

Unless otherwise specified, the following requirements are applicable to all WAs:

(1) Each WA will only be valid for the number of crop years specified in the WA. The WA will not apply for the crop year if any of the following are applicable:

(a) The WA is not renewed in writing in accordance with the terms of the WA or applicable policy after it expires or is cancelled;

(b) The WA is not applicable for the crop year specified in the WA;

(c) The WA is cancelled by the AIP, insured, RMA, or as a result of a transfer of the insured’s policy to another AIP; or

(d) The conditions under which the WA was issued have changed prior to the beginning of the insurance period.

(2) Requests for a WA must include all information required in Sec. 3B and Sec. 3C unless specified otherwise.

(3) Requests for a WA will not be accepted for crops that do not have a policy for the crop.

(4) Requests for a WA will not be accepted when CP specifically preclude WAs or the WA alters policy provisions not specifically designated for alteration by WA in the policy.

(5) WAs cannot be issued for the sole purpose of altering price/price elections, dates, transitional yields (T-Yield), rate map areas, etc., unless specifically authorized in the policy and provided for in this handbook.

(6) Any existing policy and actuarial requirements will remain in effect if:

(a) The request for a WA is denied or not accepted by the RO or AIP;

(b) The WA offer is not accepted by the producer;

(c) The WA offer is accepted by the producer after the expiration date; or

(d) The crop’s minimum potential yield per acre specified in Sec. 3C(6)(a) is not met.

(7) WAs are not authorized for any policies insured under the Catastrophic Risk Protection Endorsement (CAT).

(8) Policy provisions that refer to “agree in writing” mean the same as “written agreement”. A WA is not required when it states in Sec. 4F of this handbook, “in lieu of Sec. 3”.

(9) AIPs must be able to substantiate transmission dates of all electronically transmitted documents required for WA requests.
Insurance agents are not included as authorized AIP representatives when AIP signatures are required.

In accordance with 7 C.F.R Part 400, Subpart G, the AIP (not the RO) is the verifier authorized by the FCIC to calculate approved APH yields. Accordingly, it is the AIP’s responsibility to ensure that production records are acceptable and accurately entered on the APH database form or production report in accordance with applicable procedure contained in the CIH for yield based plans of insurance. If the production records are not acceptable or are not accurately entered on the APH database form or APH production report, the RO may contact the AIP for resolution or reject the request for a WA. If the potential for fraud, waste, or abuse exists, or inadequate APH information is a consistent issue for a particular agent/AIP, the RO should notify the applicable Compliance Field Office and the Reinsurance Services Division.

B Requests For Written Agreements: Required Statements

ALL REQUESTS for a WA must be signed by the producer and the authorized representative of the AIP and contain the producer’s acceptance of the following statements:

“I have read and understand the following:

(a) I will have the option to accept or reject any written agreement approved by the Federal Crop Insurance Corporation (FCIC) based on this request for actuarial change. I cannot pick and choose which terms of the written agreement to accept or reject.

(b) I agree that I must accept the written agreement by the expiration date, or the written agreement will be rejected.

(c) I agree that if I submit multiple Request for Actuarial Change forms, regardless of when the forms are submitted, for the same condition or for the same crop (e.g., to insure corn on ten legal descriptions where there are no actuarial documents in the county or the request is to change the premium rates from the high-risk rates), they may be treated as one request by FCIC and I will have the option of accepting or rejecting the written agreement in its entirety. I cannot reject some terms and conditions of the written agreement and accept others.

(d) If a crop inspection is required, I agree my written agreement will be rejected by FCIC, or some fields will not be insurable, if:

1. The crop inspection of the planted acreage by the Approved Insurance Provider (AIP) determined the crop’s potential is less than 90 percent of the yield used to determine the production guarantee or the amount of insurance;

2. I fail to sign and accept the written agreement on the earlier of the first date of the appraisal or the expiration date; or

3. The AIP has failed to comply with all applicable crop inspection procedures.
If this request is denied or is not accepted by FCIC or the AIP, or the written agreement is not approved by FCIC, I reject the written agreement under paragraph (a) above, I do not accept the written agreement by the expiration date specified in the written agreement or as provided in (d), or the written agreement is not timely returned to the Risk Management Agency and I am unable to establish that I complied with all deadlines, I agree that:

1. If insurance is available in the county for the crop, I must accept the rate and coverage from the policy and actuarial documents; or

2. If this request is to initially establish a rate and coverage not otherwise available in the county, no insurance will be provided.

(f) I agree that regardless of the determinations described in paragraph (e) above, I cannot cancel my policy after the cancellation date.

(g) I agree that a written agreement is not effective until signed by FCIC.

(h) I agree that I am bound by the preceding statements in any administrative review, mediation, or appeal related to this request for a written agreement.

C New Requests: Required Information

(1) To be accepted by FCIC, all requests for a new WA must contain, as applicable:

(a) A completed Request for Actuarial Change form;

(b) Except for WAs that do not require Actual Production History (APH), in accordance with the provisions of Sec. 4:

1. A completed APH database form signed and dated by the producer (based on records previously certified to the AIP); or an unsigned completed APH database form (based on records previously certified to the AIP) with applicable production reports signed and dated by the producer. The production reports must be based on verifiable records or farm management records (as defined in Section 14 of the CIH) of actual yields for the crop and county for which the request for a WA is being requested, for at least the most recent crop year during the base period (e.g., For a 2012 crop year request, the AIP would submit a report of the producer’s 2011 production and acres signed and dated by the producer with a copy of the unsigned, completed APH database form for the 2012 crop year policy which contains production previously certified to the AIP); and

2. Acceptable verifiable records of actual yields if required by the RO.

(c) Evidence from agricultural experts or the organic agricultural experts, as applicable, that the crop, practice, type, or variety can be produced in the county if the request for a WA is to provide insurance for a crop, practice, type, or variety that is not insurable, unless such evidence is not required by the RO;
(d) All of the following:

1. The legal description of the land, where available (e.g., Section, Township, and Range);

2. FSA farm number (FN), including tract and field number(s), when available from FSA; and

3. FSA aerial photograph, acceptable Geographic Information System (GIS) or Global Positioning System (GPS) maps, or other legible maps delineating field boundaries where the producer intends to plant the crop, or where the crop is planted, for which insurance is requested. Use paragraphs 1 and 2 above to identify the fields where the producer intends to plant the crop, or where the crop is planted, for which a WA is requested.

(e) For any perennial crop, an acceptable Perennial Crop Pre-Acceptance Inspection Report (PAIR) completed by the AIP and if required by the CIH, a Producer’s Pre-Acceptance Worksheet (PAW).

(2) To be accepted by FCIC, all requests for a new WA for counties without AD for the crop (XC) must contain:

(a) The requirements in Sec. 3C(1), except Sec. 3C(1)(b), and:

1. The dates the producer and other growers in the area normally plant and harvest the crop, if applicable;

2. The name, location of, and approximate distance to the place the crop will be sold or used by the producer;

3. For any irrigated practice, the water source, method of irrigation, and the amount of water needed for an irrigated practice for the crop;

4. If the requested crop has been previously planted in the county or area (land surrounding the acreage with geographic characteristics, topography, soil types, and climatic conditions similar to the acreage in which the WA is requested) for at least three years:

   a. A completed APH database form (only for crops that require APH), signed and dated by the producer, based on verifiable production records for at least the three most recent crop years in which the crop was planted; and

   b. Acceptable verifiable production records for at least the three most recent crop years (four crop years for pecans) in which the crop was planted:

      i. The acceptable verifiable production records do not necessarily have to be from the same physical acreage for which a WA is being requested;
Acceptable verifiable production records do not have to be submitted if the producer has insured the crop in the county or area for at least the previous three crop years and have certified the yields on the applicable production records or the yields are based on a previous insurance claim; and

Production records are not required if records of crop production are not used to establish either insurance coverage or losses paid under the policy (e.g., forage seeding).

If the requested crop has not been previously planted in the county or area for at least three years:

A completed APH database form (only for crops that require APH), signed and dated by the producer, based on verifiable production records for at least the three most recent crop years for a similar crop from acreage:

In the county; or

In the area if the producer has not produced the crop in the county.

Acceptable verifiable production records for at least the three most recent crop years (four crop years for pecans) in which the similar crop was planted:

The acceptable verifiable production records for the similar crop do not necessarily have to be from the same physical acreage for which a WA is being requested;

Acceptable verifiable production records do not have to be submitted if the producer has insured the similar crop for at least the three previous crop years and has certified the yields on the applicable production reports or the yields are based on a previous insurance claim; and

Production records are not required if records of crop production are not used to establish either insurance coverage or losses paid under the policy (e.g., forage seeding).
If the producer has at least one year of production records, but less than three years of production records, for the crop in the county or area but has production records for a similar crop in the county or area such that the combination of both sets of records results in at least three years of production records, the producer must provide the information required in Sec. 3C(2)(a)4a & b for the years the producer grew the crop in the county or area and the information required in Sec. 3C(2)(a)5a & b regarding the similar crop for the remaining years.

For example: The producer requests an XC WA for corn in County A, the producer has 2005 and 2010 corn production records in County A and 2005 through 2010 production records for a similar crop in County A. The producer must submit an APH database form containing the corn records for 2005 and 2010, and an APH database form for the similar crop records 2005 through 2010. The two APH databases must collectively represent production and acreage from at least the three most recent APH crop years. The producer must also submit acceptable verifiable records for corn in County A in 2005 and 2010, and, if the similar crop was not insured, acceptable verifiable records for the similar crop in County A for at least 2009.

(3) Similar Crop:

(a) A similar crop to the crop for which a WA is being requested must:

1. Be included in the same category of crops and insurable under a similar plan of insurance (e.g., row crops including, but not limited to, small grains, coarse grains, and oil seed crops; vegetable crops grown in rows; tree crops; vine crops; bush crops; etc.);

2. Have substantially the same growing season (i.e., normally planted around the same dates and harvested around the same dates);

A fall planted crop may be considered similar to a spring planted crop or vice versa. Although they are not planted at the same time, they are grown during a similar time period, require comparable agronomic conditions, and are subject to substantially the same risks. If within “spring planted” or “fall planted,” a similar crop is grown early enough or late enough to routinely hit or miss significant perils; the crop may not be similar.

3. Require comparable agronomic conditions (e.g., comparable needs for water, soil, etc.);

   a. The similar crop should have comparable agronomic conditions so that management and machinery would be familiar to the requesting producer (e.g., comparable water requirements/soil attributes, tolerance to heat/cold/frost, fertilizer, pesticides, tillage, special equipment, management expertise, harvesting and handling requirements, etc.);

   b. CES recommendations and expected yield data from soil surveys should be reviewed by the RO when evaluating similar agronomic conditions; and
If both crops (the crop in which the WA is requested and the similar crop) can be grown successfully when normal weather is received for the area, then the crops can be considered to have comparable agronomic conditions. The fact that one crop is somewhat more tolerant to drought conditions than another (e.g., corn vs. sunflowers), should not mean that they are not similar crops because a period of extended drought will result in lowered yields for both crops when grown without irrigation.

4 Be subject to substantially the same risks (frequency and severity of loss would be expected to be comparable from the same cause of loss);

a The RO should determine whether the similar crop’s loss would be substantially comparable to the requested crop. For example, although sunflowers may fare better than corn in drought, determine whether the severity of loss would be comparable in both crops. The RO should evaluate CES and loss data to adjust the rates and coverage level accordingly for the requested crop;

b If the crops within a category have similar planting and harvesting dates, they are expected to be subject to the same risks (e.g., exposure to weather events would be the same);

c Crops in the other categories should be evaluated based on the timing of different stages critical to crop production. For example, some vegetable row crops are planted only in the spring in an area while multiple planting periods may be utilized in other areas; and

d Other criteria such as a viable market for the crop, having the ability to irrigate crops that will be insured under irrigated practice, and the ability to determine actuarially sound premium rates and yields, etc. must also be considered. Rates for crops that are similar in category, growing season, agronomic requirements, and exposure to risk may vary greatly, even within the same county.

(b) The Similar Crop Chart [Exhibit 13] and supplemental additions provided on the RO website may be used as a guide to identify similar crops.

1 Crops are grouped by those that exhibit similar husbandry and handling requirements due to their inherent physiological attributes (e.g., growth and storage/shelf-life etc.) or are specialty crops (i.e., vegetables, fruits, and other plants grown for human consumption). Generally specialty crops require either a contract to insure or are marketed through limited markets.

2 When no similar crop is identified, the RO will consider these crops on a case-by-case basis. In determining which crop to use as a similar crop the RO must consult with:

a The Director of the Risk Management Services Division; and

b Other ROs in the same area(s) where the crop is already insured.
(c) Records for more than one similar crop may be provided to qualify for an XC WA. However, if records for more than one similar crop must be used to qualify, the crop that is most similar to the requested crop must be used prior to using additional similar crop records.

(4) If the producer has never planted the requested crop in the county or area, the producer must provide a signed certification statement attesting to this (Exhibit 11D).

(5) Additional information must be provided as specified in Sec. 4 and Sec. 5 of this handbook, the CP, the Special Provisions, or as required by the RO.

(6) In addition to the requirements in Sec. 3C(1), the RO must require CI appraisals for WA requests that establish insurability with submission deadlines after the SCD; unless, the request for WA is accepted and a WA offer is made by the RO before the crop is planted or the RO does not require a CI appraisal for fall planted crops. RMA may also require CI appraisals when planting practices, farming practices, etc., may impact the production of the crop or for other situations as provided in paragraph (c). A CI appraisal must be performed in accordance with the following procedures:

(a) The AIP must conduct a CI appraisal (complying with all applicable procedures in the FCIC 25010 Loss Adjustment Manual Standards Handbook, with the exception that comparisons are made on a field basis for WAs, not on a unit basis) of the crop for which a WA is requested to determine the crop’s potential yield by field for the acreage specified in the WA. If any field does not have a potential yield equal to or greater than 90 percent of the yield used to determine the production guarantee or the amount of insurance, the field will not be insurable and the RO must note on the WA those fields that are not insurable and the reason.

(b) The WA must be signed by the producer no later than the earlier of the first CI appraisal date (if there are to be multiple fields with different CI appraisal dates) or the expiration date stated in the WA.

(c) RMA may require a CI appraisal:

1. To occur at a specific stage of growth as determined by RMA (e.g., broadcast soybeans, crops seeded by airplane, etc.);

2. To determine crop conditions for prevented planting coverage; or

3. When otherwise determined necessary by RMA.
D Submission Deadlines For Written Agreement Requests

(1) Submission deadlines for WA requests are listed below. The producer must sign, date, and submit a request for a WA, or renewal of a WA, in writing to the agent no later than the applicable deadline. The request and all required supporting documentation must be submitted in the format approved by the AIP, provided there is a means to verify the date of submission.

(2) If the date by which the producer or AIP is required to submit or postmark a request for a WA or a request for a renewal of a WA falls on a Saturday, Sunday, or a Federal holiday, such documentation must be submitted by the next business day. This does not extend any subsequent deadline, which is calculated using the original deadline date (i.e., A producer must submit a request for a WA by the March 15 SCD, which falls on a Sunday, the submission deadline date is then the following Monday, March 16. The deadline date for any subsequent deadline is calculated from March 15.)

(3) Requests for a WA must be submitted not later than the SCD except as provided in Sec. 3D(4)(a) and (b). Any request for a WA that is submitted later than the applicable deadline will not be accepted by the RO.

(4) Requests for a WA may be submitted:

(a) After the SCD, but on or before the ARD, except as provided in (b), if the producer can prove his or her physical inability to apply prior to the SCD. For example, the producer was hospitalized or a blizzard has made it impossible to submit a request for a WA timely;

(b) For the first year the WA will be in effect only:

1. On or before the ARD, unless specified otherwise in the CP or Special Provisions, to:

   a. Insure unrated land, or an unrated practice, type or variety of a crop including those specified in Sec. 4H;

   b. Establish optional units that otherwise would not be allowed, as specified in Sec. 5;

   c. Change the premium rate or T-Yield for designated high-risk land as specified in Sec. 4B; or

   d. Insure acreage that is greater than five percent of the planted acreage in the unit where the acreage has not been planted and harvested or insured in at least one of the three previous crop years as specified in Sec. 4C.
2 On or before the cancellation date contained in the CP or Special Provisions, if applicable, to insure a crop in a county that does not have AD for the crop. If the CP or Special Provisions do not provide a cancellation date for the county:

a Use the cancellation date for other insurable crops in the same state that have similar final planting and harvesting dates; or

b If there are no other insurable crops with similar final planting and harvesting dates in the state, use the cancellation date in the closest county or state where the crop is insurable.

3 On or before the date contained in the CP or Special Provisions for any type of WA not specified in paragraphs (a) or (b)1 and (b)2.

(c) On or before the SCD for all requests (except Nursery) for a renewal of a WA:

1 Where an existing WA was cancelled for any reason; or

2 For which the period of an existing WA is valid ends, except as provided in paragraph (a).

(d) Nursery WA renewals must be submitted by the cancellation date preceding the beginning of the insurance period.

E Individual/Multiple Requests For A Written Agreement

(1) A separate Request for Actuarial Change form with all information required by this handbook must be submitted for each producer for each county in which the producer is requesting a change;

(2) If multiple producers are included on a request for a WA, the RO will return the request to the AIP as unacceptable;

(3) The producer must accept or reject the WA in its entirety (the producer cannot reject specific terms of the WA and accept others) when a single request for a WA is submitted, regardless of how many requests for changes are contained on the request;

(4) Multiple requests for a WA submitted on or before the applicable deadline in Sec. 3D or Sec. 5B, for the same condition or for the same crop (e.g., to insure corn on ten legal descriptions where there are no AD in the county or the request is to change the premium rates from the high-risk rates), may be treated as one request by the RO. The producer must accept or reject the WA in its entirety (the producer cannot reject specific terms of the WA and accept others); and

(5) Separate WAs for different conditions (e.g. high-risk land and normal land in crop rotation exception) or for different crops may be issued by the RO and the producer will have the option to accept or reject each WA when multiple requests for a WA are submitted regardless of when submitted (as long as submission is on or before the applicable deadline in Sec. 3D or Sec. 5B).
Receipt Of Requests For A Written Agreement And Missing Information

(1) It is the AIP's responsibility to review all requests for a WA to determine whether all the required information is provided. If any information is missing and there is still time before the deadline contained in paragraph (2) below, the AIP must request the missing information from the producer. If the required information is not received by such deadline, the request for a WA cannot be sent to the RO and the producer should be notified in writing by the AIP that the request for a WA is not acceptable.

(2) If all information is timely submitted, the AIP must transmit the request for a WA electronically through the WA system, by facsimile, by email, or postmark a hard copy request for a WA to the RO, not later than 15 business days after the applicable deadlines in Sec. 3D or Sec. 5B.

(3) If the request for a WA is transmitted electronically through the WA system, the supporting documentation must meet the following requirements:
   
   (a) All required documents must be scanned such that the electronic copy is clearly legible in Adobe (.pdf) format. If color is critical to the interpretation of the image, color images must be provided.
   
   (b) All pages in the electronic WA request file submitted in Adobe (.pdf) format must have the proper orientation (rotation). All pages must be upright when viewed, and cannot be displayed sideways, upside down, or backwards. If documents do not meet this criterion, it is up to the ROs discretion to accept or reject these documents.

(4) The RO will record the date the request for a WA is received by the RO.

(5) The RO must determine or confirm the type of request for a WA.

(6) The RO must determine whether the request for a WA is timely submitted and all the required information is included. For WA requests that are received by the RO earlier than 15 business days after the applicable deadlines in Sec. 3D or Sec. 5B and have missing information, the RO:
   
   (a) Must determine whether the missing information is contained in the office or otherwise available (e.g., if production records have been provided by the tenant but were not included in the request for the landlord, the tenant’s records may be used).
   
   (b) May attempt to obtain the missing information by telephone, facsimile, e-mail or mail if the RO discovers the missing information before the expiration of the 15 business day period. The RO must communicate to the AIP that the missing information must be received by telephone, facsimile, or e-mail, or postmarked to the RO, not later than 15 business days after the applicable deadlines contained in Sec. 3D or Sec. 5B.

(7) Incomplete requests for a WA will not be accepted by the RO. When requests for a WA are not accepted, the RO will send notice to the producer (in accordance with Sec. 3P) with a copy to the AIP via regular mail (general applicability rights are not included in this notice).
A request for additional information (e.g., more information than what minimum supporting documentation provides) by the RO in accordance with Sec. 3C(5) may be sent to the AIP if such information is necessary to evaluate the request for a WA or determine actuarially sound premium rates.

(a) Any request for additional information must state the date by which such information must be received by the RO. For information that must be received within 24 hours, the request for information can be oral, but must be documented in the file. For information that may take longer to obtain, the RO should request such information in writing.

(b) The RO must record the date of the request for additional information, the date such information must be provided to the RO, and the “pending more information” code.

(c) Failure of the producer or AIP to timely provide the additional requested information will result in the RO not accepting the request for a WA.

For those requests for a WA that are accepted for review by the RO, the RO must evaluate the request to determine whether it meets all the conditions in Sec. 3G and Sec. 4 or Sec. 5, as applicable.

The RO will either issue an approved WA, provide notice that the request for a WA has not been accepted, or deny the request for a WA within 15 calendar days of receiving all required information. If there has been a delay, the WA or other response to the request for a WA must be provided within 30 calendar days after the receipt of all required information.

When denying a request for a WA, the RO must use certified mail to send notice to the producer in accordance with Sec. 3P, if applicable, with a copy to the AIP.

**G RO Consideration Of Requests For A Written Agreement**

Requests for a WA will not be accepted if:

(a) Requests for a WA were not submitted in accordance with the deadlines in Sec. 3D or Sec. 5B;

(b) Requests for a WA were transmitted electronically through the WA system, by facsimile, by email, or postmarked to the RO later than 15 business days after the applicable deadlines in Sec. 3D or Sec. 5B that may or may not be missing required information, unless the producer qualifies under Sec. 3D(4)(a);

(c) Required information requested by the RO that was missing from a timely submitted request for a WA is not provided by the deadline in Sec. 3F(6)(b);

(d) Additional information (more than minimum required documentation) requested by the RO is not received by the RO by the date established by the RO (see Sec. 3F(8));

(e) The supporting documentation does not meet the requirements in Sec. 3F(3);

(f) The request for a WA is to add land or crops to an existing WA or to an existing request for a WA, unless the request for a WA to add the land or crops is submitted by the deadlines specified in Sec. 3D or Sec. 5B;
(g) A prior request for a WA was denied and a new request for a WA for a subsequent crop year fails to address the original basis for denying the request;

(h) Requirements in the policy and this handbook are not met;

(i) A single request for a WA is submitted that covers more than one producer;

(j) The requested changes to the terms and conditions of insurance are not permitted by the Federal Crop Insurance Act, as amended; or

(k) The request for a WA is not authorized by the policy.

(2) The RO will send notice to the producer by regular mail with a copy to the AIP (general applicability rights are not included in this notice) when a request is not acceptable.

(3) If the RO discovers a request for a new WA contains acreage previously insured by a WA and the new person participated in the previous operation, the RO will use prior WA insurance experience to apply the requirements in Sec. 3N.

(4) A request for a WA may be accepted for review if, based on an evaluation of all the information provided with the request for a WA and the criteria specified in this handbook, all the following apply:

(a) Insurance would not violate sound insurance principles, such as over-insuring the crop, inappropriate premium rates, etc., or create program vulnerabilities, such as increasing the possibility of fraud, waste, and abuse;

(b) Actuarially sound premium rates and yields can be determined;

(c) Price/price elections and other terms of insurance are appropriate for the crop in the area it is being produced; and

(d) No grounds for denial exist.

(5) A request for a WA will be denied by the RO if any of the following apply:

(a) The RO determines that adequate information is not available to establish an actuarially sound premium rate and insurance coverage for the insurable crop and acreage;

(b) The crops, types, practices, or varieties are determined not to be adapted to prevalent production conditions of the county by agricultural experts or the organic agricultural experts;

(c) The crop or type is not commercially grown in the county and there is inadequate evidence that a market for the crop or type is available based on sales receipts, contemporaneous feeding records or contracts to purchase the crop. (For the purpose of this handbook, “commercially grown” means the crop is produced for sale in the retail or wholesale market. “Viable marketing outlet” means there is a stable market willing to purchase the crop at the quality under which it is normally produced and located such that the costs of shipping do not make the crop unprofitable. For example, if the price of safflowers is $.08, it costs $.04 to ship the crop to market, and it costs more than $.04 to produce the crop, there is no viable marketing outlet.).
(d) The risks are determined to be excessive in accordance with Sec. 3N;

(e) The requested change to the terms of insurance is determined by RMA not to conform to sound insurance principles (such as over-insuring or under-insuring the crop, insuring an existing loss, increased potential for fraud, waste or abuse, etc.);

(f) The requested changes to the terms and conditions of insurance are not permitted by the policy (e.g., where provisions expressly exclude WAs or to alter provisions not specifically designated in the policy for alteration); or

(g) The producer has never produced at least 50 percent of the T-Yield, obtained from a county with similar agronomic conditions and risk exposure, for the crop, type, and practice for which the WA is requested when the producer has grown the crop.

(6) The RO must provide notice of denial of the request for a WA by certified mail to the producer, with a copy to the AIP. The notice of denial must state the reasons for denial and provide rights in accordance with Sec. 3P, as applicable.

(7) The RO must ensure consistent terms and conditions are issued in a county for all similar WAs (e.g., If all conditions are the same, the same rate, yield, etc, should be used for all other similar WAs).

H Written Agreement Provisions, Expiration Dates, And Error Corrections

(1) WAs must be issued containing the substantive form entries contained in the exhibits in this handbook. All WAs must contain the Collection of Information, and Data (Privacy Act), and the Nondiscrimination statements (Refer to the FCIC 24040 Document and Supplemental Standards Handbook).

(a) For WAs providing coverage in counties without AD, the WA will include:

1. T-Yields or classifications or any other basis of insurance coverage as appropriate for the crop or as contained on the AD of the reference state and county determined in accordance with Sec. 3O;

2. The premium rates as determined in accordance with Sec. 4O(2)(b), quoted at the 65 percent coverage level;

3. The reference state and county determined in accordance with Sec. 3O for determining the Special Provisions and other AD. The RO may attach a copy of the Special Provisions, or applicable AD, of the reference county to the WA;

4. Terms and conditions of the reference state and county determined in accordance with Sec. 3O;

5. The expiration date for the insured to accept the offer established in accordance with Sec. 3H(3);

6. Other necessary administrative statements as provided in this handbook or other statements as approved by the Deputy Administrators of Insurance Services (DAIS) and Product Management (DAPM);

7. The practice, type, or variety, as applicable;
8 The price/price election or amount of insurance. Except as provided in Sec. 4D, 4F, 4M, 4N, and 4O, the WA will contain a price/price election or amount of insurance that does not exceed the price/price election or amount of insurance contained in the AD, or an addendum thereto, for the county that is used to establish the other terms of the WA, unless otherwise authorized by the CP.

9 If revenue protection is not available for the crop in the state, but is available in other states, the WA is available for yield protection only, and will contain the information needed to determine the projected price for the crop from another state as determined by FCIC; and

10 If revenue protection is available in the state for the crop, the WA will contain the information used to establish the projected price and harvest price, as applicable, for that state.

(b) For all other WAs, all contract changes will be specified in the WA and determined in accordance with this paragraph or Sec. 3O and Sec. 4, if applicable. These include:

1 The AD, including applicable Special Provisions, forms, terms, or conditions amended by the WA;

2 WAs for a county that require the establishment of a price/price election or amount of insurance (except as provided in Sec. 4D, 4F, 4M, 4N, and 4O) will contain a price/price election or amount of insurance that does not exceed the price/price election or amount of insurance contained in the AD, or an addendum thereto, for the county that is used to establish the other terms of the WA, unless otherwise authorized by the CP;

3 WAs for counties that have a price/price election or amount of insurance for the crop stated in the AD, or an addendum thereto, will contain the price/price election or amount of insurance stated in the AD, or an addendum thereto, for the crop, or if available in the county, the price/price election for the practice, type or variety;

4 If revenue protection is not available for the crop in the state, but is available in other states, the WA is available for yield protection only, and will contain the information needed to determine the projected price for the crop from another state as determined by FCIC;

5 If revenue protection is available in the state for the crop, the WA will contain the information used to establish the projected price and harvest price, as applicable, for that state;

6 The terms and conditions of the WA including, as applicable, premium rates, yields, and exceptions to the CP or Special Provisions of the reference state and county;

7 The expiration date established in accordance with Sec. 3H(3); and

8 Other necessary administrative statements as provided in this handbook, other statements, or directives as approved by DAIS and DAPM.
(2) The late planting provisions, if authorized by the policy, will apply to acreage of a crop covered by the WA that is planted after the final planting date.

(3) The expiration date is the date by which the producer must accept the WA issued by the RO.

(a) A WA issued by the RO 30 calendar days or more before the SCD remains a valid offer until 12:01 am local time of the RO issuing the WA on the day following the SCD.

(b) WAs issued by the RO less than 30 calendar days before the SCD, or after the SCD, are valid offers for 30 calendar days from the date the WA is issued by the RO.

(c) WAs issued by the RO where CI appraisals are required to occur at a specific stage of growth (e.g., broadcast soybeans, crops seeded by airplane, etc.) are valid offers until the earlier of the date of the CI appraisal or the expiration date provided in the WA.

(d) WAs are considered issued on the digital/hard copy signature date by the RO.

(4) For acceptance of WAs or reissued WAs, the producer must sign the WA by the expiration date stated in the WA regardless of what day of the week such date occurs.

(5) If there are any errors in a WA approved by RMA, such errors may be corrected by RMA as follows:

(a) For single year or multi-year WAs, for the current crop year only, if such errors are open and obvious (e.g., T-Yield is written as 1,000 bushels instead of 100 bushels, legal description recorded incorrectly, etc.):

1 A notice of the modification of the WA must be sent to the producer and AIP; and

2 The producer and AIP cannot reject RO corrections to approved WAs for obvious errors.

(b) For single and multi-year WAs for the current crop year, if the error is not obvious (i.e., premium rate is written as 0.11 instead of the proper rate of 0.10):

1 Insurance will continue under the terms of the WA for the current crop year unless:

a The error is adverse to the producer; and

b The RO is notified of such error prior to the end of the insurance period.

2 For all subsequent requests for a WA, the RO will include the correct information.
(c) For multi-year WAs, the subsequent crop year if the error is not obvious (i.e., T-Yield is written as 7 tons instead of 8 tons):

1. The WA with the error must be cancelled in writing, with notice to the producer and AIP, and a new WA issued containing the modified terms at least 30 days prior to the cancellation date;

2. For the new WA to be effective, it must be signed by the producer by the expiration date contained in the WA;

3. The producer has the right to reject the modification by the applicable cancellation date for the crop by signing the rejection statement on the new WA; and

4. If the producer rejects the WA, however does not sign the rejection statement, the AIP may sign the “in lieu of” rejection statement attesting that the WA was presented to the producer and the producer rejected.

(6) The AIP may notify the RO with supporting documentation of non-substantive changes to the WA. The WA may be modified by the RO when the modification does not change the conditions, rates, or other information applicable to the terms of the WA, etc. (e.g., changing the policy number under the same AIP, change in FN/Tract/Field). The RO will issue a letter of modification to the AIP providing the original and the corrected information. The original WA dates of acceptance, etc. will be retained.

(7) If the WA has been approved by the RO and the insured transfers to another AIP prior to the SCD, the WA in effect is cancelled. A request for re-issuance of the WA must be submitted in accordance with Sec. 3H. When the WA applies to more than one crop, the WA will remain in effect for the crops not cancelled. Only the WA terms for the cancelled crop policy are no longer in effect.
I. Written Agreement Logging Codes

RO Requirements. The RO will record the type of WA, the date the WA is signed by the RO, as applicable, and the logging codes in the WA log.

(1) WA Code. The chart below identifies the WA code and its description:

<table>
<thead>
<tr>
<th>WA Code</th>
<th>WA Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>GP</td>
<td>Used for GRP and GRIP policies request.</td>
</tr>
<tr>
<td>HR</td>
<td>Used for high rate areas, if the agreement is to change the rate on high-risk land.</td>
</tr>
<tr>
<td>NB</td>
<td>Used for acreage (if greater than five percent of the planted acres in the unit) not planted and harvested or insured in one of the three previous crop years.</td>
</tr>
<tr>
<td>NL</td>
<td>Used to establish coverage for unlisted nursery plant materials.</td>
</tr>
<tr>
<td>OP</td>
<td>Used for an unrated insurance option that does not have a premium rate on the AD.</td>
</tr>
<tr>
<td>PE</td>
<td>Used for other policy changes specifically permitted by the crop policy that is not otherwise referred to herein.</td>
</tr>
<tr>
<td>RE</td>
<td>Used to authorize rotation exceptions.</td>
</tr>
<tr>
<td>SC</td>
<td>Used to establish coverage for special purpose corn.</td>
</tr>
<tr>
<td>SG</td>
<td>Used to establish coverage for crops that are interplanted.</td>
</tr>
<tr>
<td>SM</td>
<td>Used to establish coverage for strip-mined land where the crop has been produced less than five consecutive crop years.</td>
</tr>
<tr>
<td>SP</td>
<td>Used to insure seed potato acreage that is greater than 125 percent of the average number of acres entered into and passing certification in the potato certified seed program in the three previous crop years.</td>
</tr>
<tr>
<td>TC</td>
<td>Used to establish coverage for non-irrigated corn grain where only irrigated corn grain and silage and non-irrigated corn silage are listed on the AD.</td>
</tr>
<tr>
<td>TD</td>
<td>Used for types of dry beans not on the AD.</td>
</tr>
<tr>
<td>TP</td>
<td>Used for an unrated practice or type.</td>
</tr>
<tr>
<td>UA</td>
<td>Used to establish a different unit structure by WA in accordance with the policy.</td>
</tr>
<tr>
<td>UC</td>
<td>Used for acreage designated as unrated, unclassified, or uninsurable on the ADs.</td>
</tr>
<tr>
<td>XC</td>
<td>Used to indicate county with no ADs for the crop.</td>
</tr>
</tbody>
</table>
(2) Logging Important Flow Dates and Codes:

(a) Receipt: The RO must log any request for WA timely executed by the producer and AIP not later than five business days after receipt of the request for a WA.

(b) Acceptance: When accepting the request for a WA, record the digital/hard copy signature date as the issued date.

(c) Denial/Non-Acceptance/Withdrawal: The chart below identifies the applicable RO logging code for non-acceptance, withdrawal, and/or denied requests for a WA. The date the notice is mailed to the producer will be entered by the RO as the date of denial, withdrawal or non-acceptance.

<table>
<thead>
<tr>
<th>RO LOGGING CODES</th>
<th>Description of Condition when Applicable</th>
</tr>
</thead>
<tbody>
<tr>
<td>LAT</td>
<td>Used to record requests for a WA received in the RO office after the applicable deadline in Sec. 3D or Sec. 5B.</td>
</tr>
<tr>
<td>INC</td>
<td>Used to record requests for a WA that do not contain the required information. It is also used when the RO requested additional or missing information and it was not provided by the deadline (See Sec. 3G(1)(d) and 3F(6) and (8)).</td>
</tr>
<tr>
<td>INA</td>
<td>Used to record requests for a WA that do not require a WA (e.g., a WA was issued the preceding year and changes are now included in the AD).</td>
</tr>
<tr>
<td>WDN</td>
<td>Used when the AIP or producer withdraws a request for a WA.</td>
</tr>
<tr>
<td>DEN</td>
<td>Used to record cases in which the RO declines to make the requested change (e.g., the inability to determine an actuarially sound premium rate or the policy does not authorize the WA requested).</td>
</tr>
<tr>
<td>EXP</td>
<td>Used for adverse insurance experience when a request for a WA is denied due to excessive risk. (See Sec. 3N).</td>
</tr>
<tr>
<td>DWA</td>
<td>Used to record cases in which the RO issues a WA that requires a CI appraisal but the crop did not pass inspection (e.g., broadcast soybeans, or crops planted when the WA is presented to the insured, but acceptance of insurance is conditional based on a CI appraisal at a later date). Do not use when an inspection is part of the minimum required documentation for a WA.</td>
</tr>
<tr>
<td>WOA</td>
<td>Used when the request for a WA has been approved by the RO but the WA has not been returned or timely executed by the producer.</td>
</tr>
<tr>
<td>IRJ</td>
<td>Used when the producer has rejected the WA.</td>
</tr>
<tr>
<td>IPR</td>
<td>Used when the AIP has rejected the WA.</td>
</tr>
</tbody>
</table>
Issuing The Written Agreement

(1) When a request for a WA is approved by the RO, the terms and conditions of the WA should clearly be stated within the issued WA (e.g., a policy exception for underage citrus should clearly identify it is to allow insurance for underage citrus).

(2) When a WA is issued to the AIP by the RO, instructions will be provided to the AIP that indicate it is the AIP’s responsibility to process the WA in accordance with this paragraph.

(3) The RO must postmark the WA or transmit the WA electronically to the AIP through the WA system within the time frames specified in Sec. 3F(10).

(a) If the AIP accepts the WA, the AIP must provide a copy of the WA to the producer as expeditiously as possible to permit the producer to accept the WA by the expiration date.

(b) If the AIP elects not to accept the WA:

1. The AIP must not sign the WA and must return the original WA to the RO with the applicable reason for non-acceptance;

2. The AIP must notify the producer by certified mail that the WA is not accepted and state the reason for such non-acceptance (the notice must also provide the producer with a right to arbitrate or mediate the non-acceptance in accordance with Sec. 20 of the Common Crop Insurance Basic Provisions or Sec. 16 of the Group Risk and Group Risk Income Protection Basic Provisions);

3. The AIP must retain a copy of the WA (including the stated reason the WA is not in effect) as a permanent part of the producer’s file folder; and

4. The RO must record the code why the WA is not effective (see Sec. 3I(2)(c)).

(c) Once the WA is provided to the producer, it is presumed to be accepted by the AIP.

(4) In addition to the requirements in paragraphs (2) and (3), for WAs that have submission deadlines after the SCD which establish insurability:

(a) The AIP will perform a CI appraisal, as required in Sec. 3C(6), and obtain the producer’s signature. If the CI appraisal requirements are not met on a field basis, the AIP must notify the producer that the fields that failed the CI appraisal are not insurable.

(b) For WAs timely signed by the producer, the AIP must sign the WA and transmit the WA electronically through the WA system, by facsimile, by email, or postmark the WA to the RO not later than 15 business days after the expiration date.
(c) The RO will record the date the WA was signed by the RO and the date the WA was transmitted electronically through the WA system, by facsimile, by email, or postmarked from the AIP to the RO.

(d) If approved by the RO, the RO will retain a copy of the WA for their records. The WAs must be filed by the RO in such a manner as to make them readily available (i.e., electronic WA system, hard copy files). The RO will send the original WA to the AIP for distribution. The AIP must place the original in the producer's file folder (either electronically or hard copy), forward a copy to the producer and, if applicable, to the agent.

(5) In addition to the requirements in paragraphs (2) and (3), for WAs requested by the SCD or requested after the SCD not establishing insurability that is acceptable to the AIP:

(a) The AIP will obtain the producer’s signature if the producer is accepting the offer for the WA by the expiration date.

(b) The AIP shall only sign those WAs that are timely signed and submitted by the producer.

(c) After signing, the AIP will retain the original of the WA in the producer’s file. A copy will be forwarded to the producer, agent, and the RO.

(d) The RO will record the date the WA was signed by the RO, the producer, and the date the WA was transmitted electronically through the WA system, by facsimile, by email, or postmarked from the AIP to the RO.

(6) If the RO offers a WA to the producer but the offer is not exactly what the producer requested on the Request for Actuarial Change form, the producer must be given the opportunity to request an administrative review and mediation. The producer must be notified that the administrative review and mediation is only applicable if the producer accepts the WA by the applicable deadline. If after the administrative review, the producer does not receive what was requested, the producer must be given mediation and appeal rights. Refer to 3P for additional information.

(7) If the producer rejects the WA by signing the rejection statement (if the producer rejects the WA, however does not sign the rejection statement, the AIP must sign the “in lieu of” rejection statement attesting that the WA was presented to the producer and the producer rejected) or the producer did not sign the WA by the expiration date:

(a) The AIP must return the original WA to the RO with the applicable reason that it is not in effect. The AIP must retain a copy of the WA (with stated reason the WA is not in effect) as a permanent part of the producer’s file folder.

(b) The RO Director, or a designated authorized representative, will withdraw (see Exhibit 9) the issued WA. Notification of a withdrawal must be made via regular mail to the producer with a copy to the AIP. No mediation, appeal, or administrative review rights are included. For WAs that were rejected by the insured retain the IRJ code.
(8) If the WA is returned to the RO by the AIP, but not transmitted electronically through the WA system, by facsimile, by email, or postmarked within 15 business days of the expiration date, the RO will accept the WA and refer the issue to the Compliance Office for failure to follow RMA approved procedures.

(9) When the WA is not returned to the RO within 30 calendar days after the expiration date, approval for the WA must be withdrawn in accordance with paragraph (7)(b), unless the producer can provide acceptable documentary evidence that the producer timely signed the WA and submitted it to the AIP. Acceptable documentary evidence includes certified mail receipt or similar evidence.

K Incorporation Of Written Agreements Into Actuarial Documents

(1) The RO will maintain a working log of all requests for a WA and use the information to update the AD so that repeated requests are minimized.

(2) The RO should review the WAs to determine when the classifications, terms, or conditions can be incorporated into the AD.

(3) To the maximum extent practicable, the RO must correct errors and update insurance experience, and rework AD, if necessary, before publishing the terms of expiring WAs.

L Renewal Requests For Expired Or Cancelled Written Agreements

(1) Renewal requests:

(a) A renewal request is a request for a WA that was approved and accepted either for, or including (i.e., single year or multi-year WAs that have expired), the crop year preceding the current crop year;

(b) Once the period for which an existing WA is valid ends, or the WA is cancelled for any reason, a request to renew the WA must be submitted by the producer or insurance coverage will be in accordance with the policy;

(c) The request to renew a WA must be completed by the producer and submitted to the AIP in accordance with Sec. 3D or Sec. 5B;

(d) A request to renew a WA must contain:

1 A copy of the previous WA (WUA renewal requests must include the previously approved addendum and map(s). The WUA map(s) must be of a reproducible size and quality, otherwise three copies need to be provided.);

2 If applicable, the current year’s completed APH database signed and dated by the producer, or an unsigned APH database with the current year’s applicable production report signed and dated by the producer;

3 A new Request for Actuarial Change form, which has been signed and dated by the producer and the AIP’s authorized representative;

4 For perennial crops only, a Producer’s PAW (if applicable);
5 For perennial crops only, a PAIR (if existing PAIR exceeds five years) unless waived by the RO; and

6 Any additional data that may be required in Sec. 4, Sec. 5, or as requested by the RO.

(e) The AIP must submit the request for renewal of a WA, including any required documentation, to the RO in accordance with Sec. 3F(2) and (3). If the request for renewal of the WA is transmitted electronically through the WA system, by facsimile, by email, or postmarked after the applicable deadline, the RO will not accept the request for renewal.

(2) Approval Process for Requests for Renewal:

(a) Except as provided in paragraph (b), timely submitted requests for renewal of a WA will be denied if the insurance experience for the crop, unit, or acreage covered by the agreement is not favorable as determined in accordance with Sec. 3N. Refer to Sec. 3P for insured’s administrative review, mediation, and appeal rights.

(b) The insurance experience tests in Sec. 3N are not applicable to requests for renewal for the following types of WAs:

1 Nursery Plant List (NL);

2 Written Unit Agreements (UA);

3 High-risk land (HR);

4 GRP and GRIP (GP);

5 New Breaking (NB);

6 Seed potato acreage greater than 125 percent of past average acres (SP); and

7 Arizona/California Grape Price Elections (PE).

(c) A renewal WA offer will not be issued (not accepted by the RO) if:

1 It is determined the WA was issued in error (e.g., was not authorized by the policy, etc.);

2 The WA terms and conditions have been incorporated into county AD;

3 The WA is no longer applicable or consistent with the Act, the regulations published at 7 CFR chapter IV; or
4 The type of loss incurred or loss experience under the WA indicates the factual basis relied upon to issue the WA or the assigned premium rate is not valid. For example, WA provides a premium reduction because a levee was built to eliminate or substantially mitigate exposure to flooding or ponding under circumstances where there is excess precipitation in the area. The insured incurred a loss due to flooding when the area received excess precipitation. The premium reduction is no longer reasonable because loss experience has demonstrated exposure to the peril still exists and the claim that the levee will prevent flooding or ponding is not valid.

(d) Producers who have had their request for renewal of their WA denied under paragraph (a) cannot apply for a new WA in a subsequent crop year until the requirements in Sec. 3N(4) have been met.

(3) If the previous WA needs updating because of a new FN, legal description, etc., note this information on the renewal request. The RO will evaluate the request and reissue the WA if it is appropriate. The WA may be modified. The AIP must be notified of the change. If more information is needed, the RO will contact the AIP.

M Multi-Year Written Agreements

(1) Multi-year WAs may be cancelled for any crop year by the producer or the AIP by providing written notification by the cancellation date specified in the policy or the WA, as applicable.

(a) When an insured switches coverage within different plans with the same AIP, under the same Basic Provisions, the WA remains effective under the current plan of insurance.

For example, if an insured changes from yield protection to revenue protection, with the same AIP, the WA is not cancelled because both plans are under the same Basic Provisions.

(b) If a producer cancels the policy to transfer to a policy/plan that is covered under different Basic Provisions, then the producer effectively cancelled the WA by initiating the cancel and transfer even when insured with the same AIP.

For example, in 2011 the producer accepted a multi-year WA for revenue protection, the insured may transfer coverage (including the WA) to yield protection in 2012 by changing insurance plans; however, if the insured transfers to GRP which is under a different set of policy provisions (Basic Provisions), the insured effectively cancelled the 2011 multi-year WA.

(2) If the farming operation changes with respect to the basis for the WA, the WA will not be effective for that crop year. For example, the producer receives a WA to reduce the premium rate because a levee was built. The following crop year, before insurance attaches, the levee is destroyed by a flood and not repaired. The WA would not be in effect for that crop year and the producer would receive the original premium rate. If the producer repairs the levee prior to the next crop year, the WA would again be in effect and the producer could receive the reduced premium rate.

(3) Multi-year WAs must be reviewed annually to verify the determinations made are still appropriate for the situation for which the WA was developed. WUAs, as provided in Sec. 5, are reviewed by the AIP. All other WAs are reviewed by the RO.
(4) The RO will provide written notice to the producer and AIP that the WA is cancelled not later than 30 calendar days prior to the cancellation date specified in the policy or WA, as applicable, if:

(a) It is determined the WA experience determined in 3N is not favorable;
(b) Policy changes no longer permit the WA (e.g., the potato policy no longer allows WAs for certain practices);
(c) The policy provisions or AD provide coverage that was previously provided under the WA; or
(d) The WA is no longer appropriate.

(5) The RO may, at its sole discretion, issue the following types of WAs, (except for pecans) as multi-year WAs:

(a) High-risk land (HR);
(b) Unrated, unclassified, or uninsurable acreage (UC);
(c) Unrated practice or type (TP);
(d) Unrated insurance option (OP);
(e) Insurance of hybrid seed corn, popcorn, sweet corn, or other specialty corn as GRP/GRIP corn (unless not allowed by the policy) (GP);
(f) Rotation exceptions (RE);
(g) Crops in counties without AD (XC); and
(h) Written Unit Agreements (UA).

(6) If the policy is cancelled and transferred to another AIP, any multi-year WA in effect is also cancelled. A request for renewal of the WA must be submitted in accordance with Sec. 3L or Sec. 5B. When the WA applies to more than one crop, the WA will remain in effect for the crops not cancelled. Only the WA terms for the cancelled crop policy are no longer in effect.

(7) In 2012, the CIH implemented new identification number requirements for estates and irrevocable trusts, if these person types have a multi-year WA in effect using a SSN, the WA will be cancelled and will need to be resubmitted as either a new type of person or with the EIN as required by the 2012 CIH.

(8) For person status changes refer to the CIH Sec. 5C.
Written Agreement Experience

This paragraph is not applicable to WAs for Nursery Plant List (NL); Written Unit Agreements (UA); High-risk land (HR); GRP and GRIP (GP); New Breaking (NB); Seed potato acreage greater than 125 percent of past average acres (SP); and price election establishment for Arizona and California Grapes (PE). For all other WAs if an insured is unable to finish harvest (due to an insurable cause), or records are unavailable from the processor, marketing outlets, etc. use the prior year’s production for dollar crops and the temporary yield for APH crops to determine the experience under the WA.

(1) To determine whether the WA experience is favorable, the RO must:

(a) Examine the loss experience of the acreage covered by the WA for all years the WA was in effect, which must include a review of the AIP submitted data to RMA to ensure the data was transmitted in accordance with the terms provided in the approved WA;

(b) Calculate the cumulative excess loss cost ratio for all acreage covered by the WA:

1 Cumulative means the total for all liability, premium, and indemnity for all years a WA is in effect.

2 The excess loss cost ratio is: \[(\text{indemnity divided by liability}) - (\text{the total premium divided by liability})\]. For example, the liability is $100,000, the total premium is $15,000, and the indemnity is $40,000. The excess loss cost ratio is \[.40(\$40,000 \div \$100,000) - .15(\$15,000 \div \$100,000) = .25\];

(c) For all years the WA was in effect, calculate the cumulative loss ratio for all acreage covered by the WA (the loss ratio is indemnity divided by total premium); and

(d) For all years the WA was in effect, calculate the cumulative loss ratio for additional coverage (buy-up) in the county as specified in paragraph (3).

(2) WA experience will NOT be considered favorable if all of the following apply:

(a) An indemnity payment exceeded total premium paid on the acreage insured by the WA in the most recent crop year premium was earned;

(b) A minimum of two crop years in which an indemnity paid exceeded total premium earned in the crop years in which an indemnity was paid for the acreage; and

(c) The cumulative excess loss cost ratio (rounded to two decimals) for the acreage insured by the WA for all crop years the WA was in effect is greater than 0.15.
(3) If the WA experience is deemed not favorable as specified in paragraph (2) above:

(a) Compare the cumulative loss ratio for all acreage insured by the WA for additional coverage (buy-up) the same years, to the cumulative loss ratio for the county for:

1. The same crop, including different varieties or types, if insurance for the commodity is otherwise available in the county;

2. A different crop that would be similarly affected by the cause and time of loss. If insurance for the crop is unavailable, use the crop with the most similar risk exposures to that insured by the WA, which has the most insured acreage in the county during the most recent crop year; or

3. If comparisons in 1 or 2 above are not appropriate, the same crop produced in a nearby county similarly affected by the cause and time of loss.

(b) The experience will remain not favorable only if the cumulative loss ratio for the WA acreage is:

1. Equal to or greater than 1.5 times the cumulative loss ratio for the county, when the cumulative excess loss cost ratio is less than .40; or

2. Equal to or greater than 1.0 times the cumulative loss ratio for the county, when the cumulative excess loss cost ratio is .40 or greater.

(4) Once a producer has been determined to have unfavorable experience under paragraph (2) and, if applicable, (3):

(a) A subsequent request for a WA will not be approved unless the producer can show no loss would have occurred for two consecutive succeeding crop years following the unfavorable experience determination and provides additional acceptable information on the insured crop, practice, or type, or acreage that can be used to establish a premium rate more appropriate for the crop, practice, or type, or acreage in the county. To determine if a loss would have occurred:

1. For insurance plans based on APH, a loss is an actual yield (determined from records supplied by the producer) that is less than the highest coverage level available for the applicable policy in the county multiplied by what would have been the updated approved APH yield for acreage that would have been covered by the WA during each crop year.

2. For insurance plans offering a dollar amount of coverage per acre, multiply planted acres that would have been covered by the WA for each crop year (determined from records supplied by the producer) times the maximum dollar amount of coverage available for the applicable policy in the county. A loss is a crop year in which this amount exceeds the dollars received by the producer (determined from records supplied by the producer) for acreage that would have been covered by the WA.
(b) If a new WA is approved and the producer subsequently has a loss (total indemnity is greater than total premium), the WA will be cancelled, or not renewed, if the producer's experience is unfavorable in accordance with paragraphs (2) and, if applicable, (3) based solely on the producer’s experience under the WA for all years a WA was in effect.

(c) Each subsequent unfavorable experience determination under paragraph (b) is subject to the requirements of this section.

O Reference Counties

The RO must select reference counties using the following criteria:

(1) Select the closest county that has the most similar agronomic conditions where the crop is insured, with the same practices, types, varieties, or insurance plans, to the maximum extent practicable. (Resources to consider include plant hardiness zone maps, land grant universities, CES, state agriculture departments, crop production guides published by USDA, universities, etc.) Use the T-Yields, premium rates, price/price elections, program dates, crop, type, practice codes, AD, and Special Provisions statements from that county to the extent that such terms and conditions are appropriate for the crop;

(2) In the absence of a county with similar agronomic conditions for the crop or if certain terms are not appropriate for the crop (i.e., Special Provisions statements, dates, etc.):

(a) Select a county where the crop is produced to determine the crop, type, and practice codes, price/price elections and Special Provisions statements, if applicable (Price/price elections will not exceed the price/price election contained in the AD, or an addendum thereto, for the county that is used to establish the other terms of the WA); and

(b) Determine the premium rate, T-Yield, and other applicable terms in accordance with Sec. 4.

(3) A WA must not be used to alter dates or statements specified in the CP used from a reference county unless allowed by the policy.

(4) If there is no county where the crop exists, deny the request. If there is no county where the practice, type, or variety is the same, the terms of insurance will be determined in accordance with Sec. 4N.

P Administrative Review, Mediation, and Appeal

(1) If the WA offer provides terms and conditions that are different from those contained in the request for a WA (including renewal requests), the RO will issue a letter for the producer via cover letter attached to the RO issued WA. The letter will provide that the producer has a right to request an administrative review and mediation in accordance with 7 CFR part 400, subpart J. The AIP should provide the letter to the producer expeditiously to allow the producer adequate time to request administrative review or mediation.

(a) Requests for a WA that just contain general requests (such as the “best available rates”, “requesting lower rates”, or a request for a change that does not state what is being requested) or the WA offer provides what is requested, there is no right to administrative review, mediation, or appeal.
(b) For those WA offers where administrative review rights have been provided, the RO will also notify the producer that:

1. A request for administrative review does not affect the producer’s responsibility to accept or reject the WA offer on or before the expiration date;

2. If the producer rejects or fails to sign the WA by the expiration date, the producer will not be able to receive insurance under the terms of the WA if the request for administrative review, and any subsequent appeal is denied; and

3. If the producer accepts the offer by the expiration date, the producer will receive insurance under the terms of the WA unless the producer prevails on the request for administrative review or any subsequent appeal.

(c) If the producer seeks administrative review, subsequently appeals in accordance with 7 CFR part 11, and later drops the appeal, the RO does not have to provide notice of the right to administrative review, mediation, or appeal for any subsequently filed request for a WA that requests the same terms and conditions that were the subject of the appeal unless additional information is submitted in support of the request.

(d) The RO does not have to provide notice of the right to administrative review, mediation, or appeal for any subsequently filed request for a WA that requests the same terms and conditions that were previously denied, unless additional information is submitted in support of the request. Additional information must address the reason(s) the RO did not provide what the insured had requested in a previous year.

(2) Except as provided in paragraphs (3) and (4) below, notification that a request for a WA is denied must include a notice of the right to administrative review and mediation in accordance with 7 CFR part 400, subpart J and appeal in accordance with 7 CFR part 11.

(3) The RO will not accept a request for a WA when the policy does not authorize the WA requested. No appeal rights are given.

(4) If the issued WA is denied due to a failed CI appraisal required in Sec. 3C(6), or the AIP failed to do a CI appraisal when required or failed to comply with the applicable CI appraisal procedures, the notice of denial of the WA must state that if the producer disagrees with this determination, it may be arbitrated in accordance with Sec. 20 of the Basic Provisions. The AIP must return the original WA to the RO with the applicable reason that it is not in effect. The AIP must retain a copy of the WA (with stated reason the WA is not in effect) as a permanent part of the producer’s file folder.

(5) Refer to Exhibit 12 and the following website: “www.nad.usda.gov/contact_us.html” for Appeal Rights Applicability.

Q Transferring Written Agreements To RMA

(1) The AIP must transmit to RMA the appropriate terms and conditions under which the WA was approved. These transmissions must be formatted and transmitted to RMA in accordance with Appendix III of the Standard Reinsurance Agreement (SRA) and include the applicable WA number.

(2) The AIP must timely submit the WA data with the same terms as issued by the RO, and ensure that the RO approved WAs are reconciled or the AIP may be subject to the sanctions contained in the SRA.
(3) AIPs must reconcile the information contained in the RMA-provided WA reconciliation reports/web application to ensure that all RMA approved WAs are transmitted to RMA or the AIP must provide a reasonable justification for unreconciled WAs, appropriate reason code and sufficient notes to explain unreconciled WAs (e.g., producer elected CAT coverage and the WA was not applicable, or the producer did not plant the crop for the applicable crop year in which the WA was approved). If a multi-year WA is no longer applicable, it needs to be cancelled and AIP must indicate this reason in the notes. The WA number needs to be reported on the zero acreage records where applicable (can be reported at a crop, unit or field level).

(4) If there are any issues with reconciliation, they must be directed to the RO that issued the WA.

(5) The RMA Program Automation Branch will provide the AIP with the applicable WA reconciliation reports through the RMA web based application, named the WA Report (WARPT).

(6) AIPs must inform RMA when their employees no longer require access to WARPT.

(7) The AIP should complete the WA reconciliation process by the applicable reinsurance year final settlement date (e.g., reinsurance year 2011 final settlement date is February 1, 2012).

(8) The RO must review the AIP reconciliation beginning March 1 of the reinsurance year. Applicable reconciliation reports will be available through WARPT.

(a) The RO will review the AIP reconciliation determination and, if the RO agrees with the AIP reconciliation determination, identify the WA as verified.

(b) If the RO disagrees with a WA reconciliation determination, the RO should contact the AIP to resolve the discrepancy.

(9) Each applicable RO must complete the review of the AIP reconciliation by July 1. If the RO discovers a discrepancy that has not been reconciled and the AIP has not provided an adequate explanation (e.g., crop not planted) or the AIP did not submit the WA data with the same terms issued by the RO, the RO must notify Risk Management Services Division (RMSD). RMSD will report all discrepancies identified by the applicable RO, by AIP, to the Compliance Office and Reinsurance Services Divisions.
4 GUIDELINES FOR WRITTEN AGREEMENT DETERMINATIONS

A GP TYPE: Insurance Of Hybrid Corn, Sorghum Seed Under Group Risk Insurance

Hybrid seed corn, popcorn, sweet corn, and other specialty corn (e.g., high-amylose, flint, flour, Indian, blue corn, wildlife-adapted, or any open-pollinated varieties) may be insured by WA under the Group Risk Plan (GRP) or Group Risk Income Protection (GRIP) programs if GRP or GRIP is available in the county for corn. Hybrid sorghum seed may be insured by WA under the GRP or GRIP programs if GRP or GRIP is available in the county for grain sorghum. The WA issued may include both GRP and GRIP and apply to whichever policy the insured elects.

(1) The requirements of Sec. 3C(1) apply, except the producer does not need to provide:

(a) A completed APH database and applicable production reports;

(b) Aerial photos or other maps of the land including legal description (section, township, and range or other land number) and the FN, including tract and field number, if available; or

(c) Evidence of adaptability, unless required by the RO.

(2) Hybrid seed corn, hybrid sorghum seed, popcorn, sweet corn, or other specialty corn for which GRP or GRIP coverage is requested must meet the qualifications to be insurable under the applicable CP for APH based plans of insurance. For example, popcorn not produced under a processor contract, as required in the Popcorn CP, will not be insurable by WA under GRP or GRIP.

(3) In accordance with the requirements of Sec. 3G, the WA must indicate that only acreage intended for production of the hybrid seed corn, popcorn, sweet corn, or other specialty corn will be insured as field corn under the GRP or GRIP provisions. Hybrid sorghum seed will be insured as field grain sorghum under the GRP or GRIP provisions. For example, acreage occupied by separate rows of male plants or consisting of border rows primarily intended to pollinate or protect genetic purity within a field intended to produce hybrid seed corn will not be insurable.

(4) In addition to the requirements of Sec. 3G, any request to insure these types of corn in a county without an established field corn GRP or GRIP plan of insurance or if the practice is not eligible for insurance under the field corn GRP or GRIP plan of insurance must be denied. Hybrid sorghum seed must also be available as field grain sorghum with eligible practices under the GRP or GRIP plan of insurance.

(5) If approved, a WA will make the hybrid sorghum seed, hybrid seed corn, popcorn, sweet corn, or other specialty corn crop insurable as field corn/grain sorghum (as applicable, i.e., crop code 0041 for popcorn, crop code 0051 for hybrid sorghum seed) under the GRP or GRIP provisions. All rates and coverage applicable to GRP or GRIP will be assigned by the WA to insurable acreage of such crop.
B  HR AND UC TYPES: High Rate Areas And Acreage Unrated, Unclassified, Or Uninsurable

(1) When producers request coverage for unrated land or request reconsideration of an existing high-risk area premium rate, in addition to the requirements of Sec. 3G, the RO must evaluate the request for a WA based on the risk involved.

(a) Review any available information pertaining to the risk classification applicable to the land. Estimate the frequency and severity of probable loss from all perils in accordance with the Classification Standards Handbook (CSH). Make these estimates using the Natural Resource Conservation Service (NRCS) soil surveys, Army Corp of Engineers data, topographical maps, river-level readings, or other sources of available information.

(b) Evaluate the adequacy of peril control or management practices as part of the rating process.

(2) For unrated land located in a wildlife protection or management area:

(a) In addition to the requirements of Sec. 3C, the producer must provide a copy of the current contract between the wildlife management agency and the producer.

(b) In addition to the requirements of Sec. 3G, the RO must:

1 Review the contract between the wildlife management agency and the producer and identify the acreage or percent of acreage intended for harvest on the WA.

2 Consider the risk associated with the terms of the contract between the wildlife management agency and the producer and the physical conditions on the acreage when determining rates.

3 Deny the request for a WA if the contract between the wildlife management agency and the producer stipulates that the producer is not eligible for USDA farm program benefits.

(3) For individual rating of land prone to flood, excessive moisture, high salinity, sandy, poorly drained, toxicity, etc., or land with differing frost/freeze potential:

(a) To determine a rate for land that is not rated or land that is rated and a lower rate is requested, all of the following should be considered by the RO:

1 The rate listed in the AD.

2 Whether the insured risks are less than the risk underlying the rate established on the AD.

3 The location of the cropland (as outlined on aerial photos or other maps in accordance with Sec. 3C(1)(d)).

4 The frequency and severity of the peril on the cropland.
The presence of risk abatement measures, farming practices (such as irrigation, fallowing, unique tillage methods, etc.), or other land improvements that prevent or reduce the risk on the land.

Insurance experience for the individual and/or the acreage, if available. Insurance experience will not be used to prove the absence of a potential cause of loss.

Favorable overall contract experience on all or a portion of the land in the farming operation is not a basis to reduce the premium rate on high-risk land.

(b) If all other data sources suggest that the requested land is prone to the risk, the producer has the option to provide hardcopy acceptable verifiable production records of all planted crops for at least the most recent twenty years in which the crops were planted to justify a lower rate. Only submit records that apply to the specific cropland for which the lower rate is being requested which demonstrates the acreage has experienced the risk less frequently and severely than the frequency and severity of the risk upon which the rate was based.

(c) Timing of the request for a WA is NOT a consideration when determining appropriate rates.

(d) Using the considerations required in paragraph (a), apply the CSH to determine an appropriate rate.

(4) For individual rating of fragile or highly erodible land:

(a) The RO must determine if the soil survey units comprising the cropland of the requested acreage meet the guidelines of the map area as established in accordance with the CSH.

1 If the cropland in question consists of land with a lower percentage of soils meeting the high-rate area criteria than the established standard for the county, approve the request; or

2 If the requested land consists of soils typical of the land in the high rate area, then in addition to the requirements of Sec. 3C, obtain five or more years of insurance experience for the crop on the high rate land, or have the producer provide at least five years of yield history for the crop on the high rate land, and proceed to (b).

(b) In addition to the requirements of Sec. 3G, to determine if the land should be removed from the high-rate area, the RO must consider the following:

1 If insurance experience is available, compare the simple loss cost ratio (SLCR) for the high rate land to the county insurance experience for the closest type or practice for the crop for the same years to determine the variability.
EXAMPLE

Experience (LCR)

<table>
<thead>
<tr>
<th>Year</th>
<th>Producer</th>
<th>County</th>
</tr>
</thead>
<tbody>
<tr>
<td>2007</td>
<td>0</td>
<td>.05</td>
</tr>
<tr>
<td>2008</td>
<td>0</td>
<td>.10</td>
</tr>
<tr>
<td>2009</td>
<td>.60</td>
<td>.25</td>
</tr>
<tr>
<td>2010</td>
<td>.40</td>
<td>.15</td>
</tr>
<tr>
<td>2011</td>
<td>.80</td>
<td>.50</td>
</tr>
</tbody>
</table>

SLCR | .36 | .21

If insurance experience is not available, compare the producer’s yield for the high rate land only to the county National Agricultural Statistical Service (NASS) yield for the closest type or practice for the crop for the same years to determine the variability using a theoretical loss cost ratio (LCR) approach at the highest coverage level for any of the requested crops, which uses the actual history of the producer and county to determine what losses would have been if the acreage had been insured.

To determine the theoretical loss cost ratio:

a. Average the producer’s actual yields and the county actual yields for all crop years;

b. Multiply the producer’s and county average yield by the highest coverage level available in the county to determine the theoretical loss points;

c. For each crop year, determine whether the producer’s and the county’s actual yields fell below the theoretical loss points and the amount of production under;

d. Total the amounts in c;

e. Divide the result in d by the number of crop years of yields; and

f. Divide the result in e by the theoretical loss point.

EXAMPLE

Step (1) Determine average actual yields (bu/ac) by summing all years’ yields and dividing by the number of years

<table>
<thead>
<tr>
<th>Year</th>
<th>Producer</th>
<th>County</th>
</tr>
</thead>
<tbody>
<tr>
<td>2007</td>
<td>36</td>
<td>42</td>
</tr>
<tr>
<td>2008</td>
<td>38</td>
<td>38</td>
</tr>
<tr>
<td>2009</td>
<td>10</td>
<td>20</td>
</tr>
<tr>
<td>2010</td>
<td>16</td>
<td>28</td>
</tr>
<tr>
<td>2011</td>
<td>5</td>
<td>12</td>
</tr>
<tr>
<td>Total</td>
<td>105</td>
<td>140</td>
</tr>
</tbody>
</table>

Average 105/5=21 bu producer, 140/5=28 bu county
Step (2) Theoretical loss point for the:
Producer:
21 x .85 highest coverage level = 17.9 bushel;

County:
28 x .85 = 23.8 bushel.

Step (3) Add together the number of bushels that the actual yield fell below the theoretical loss point for each, the producer and the county

<table>
<thead>
<tr>
<th>Year</th>
<th>Producer</th>
<th>County</th>
</tr>
</thead>
<tbody>
<tr>
<td>2007</td>
<td>17.9 - 36 = 0</td>
<td>23.8 - 42 = 0</td>
</tr>
<tr>
<td>2008</td>
<td>17.9 - 38 = 0</td>
<td>23.8 - 38 = 0</td>
</tr>
<tr>
<td>2009</td>
<td>17.9 - 10 = 7.9</td>
<td>23.8 - 20 = 3.8</td>
</tr>
<tr>
<td>2010</td>
<td>17.9 - 16 = 1.9</td>
<td>23.8 - 28 = 0</td>
</tr>
<tr>
<td>2011</td>
<td>17.9 - 5 = 12.9</td>
<td>23.8 - 12 = 11.8</td>
</tr>
</tbody>
</table>

Step (4) Total bushels of loss 22.7 15.6

Step (5) Divide the total bushels loss by number of years.
For the producer 22.7 ÷ 5 = 4.5 and 
For the county 15.6 ÷ 5 = 3.1

Step (6) The theoretical simple loss cost ratio is
4.5 ÷ 17.9 = .25 for the producer variability and
3.1 ÷ 23.8 = .13 for the county variability.

3 If the producer variability:
   a Is equal to or less than the county variability, approve the request.
   b Is greater than the county, reject the request.

(c) In accordance with the requirements of Sec. 3H, the rate will be established by the RO as follows:

1 If the producer’s experience or yield suggests the standard rates would be appropriate, apply the standard rates;

2 If the producer’s experience or yield suggests the standard rates would not be appropriate and there is an intermediate rate area in the county, determine whether the intermediate rate area is similar to the producer’s acreage based on soil, topography and climatic conditions, and yield. If the intermediate rate area is similar, use the intermediate rate area to determine premium rates contained in the AD:
3 If a rate cannot be determined in accordance with 1 or 2, use the CSH to determine an appropriate rate; or

4 If an appropriate rate cannot be determined, deny the request for a WA.

(5) For high-risk land and unrated land based on extreme risks, in addition to the premium rates determined, additional premium associated with the land must be included in the premium rate.

C NB TYPE: Acreage Not Planted And Harvested Or Insured In One Of The Three Previous Crop Years

(1) In addition to the requirements of Sec. 3C:

(a) The request for a WA must clearly identify the acreage on which coverage is requested and for what crops; and

(b) The producer must provide:

1 The location of the cropland where the producer intends to plant the crop (as outlined on aerial photos or other maps in accordance with Sec. 3C(1)(d));

2 FSA FN, including tract and field number(s) (if the newly broken ground does not have an assigned FSA FN, the producer must obtain one);

3 The method used and date the land was cleared, chemically cleared, or broken out of sod, pasture, or perennial legume (e.g., the ground was sprayed with chemical on April 1 to kill vegetation prior to planting);

4 The APH database(s) for the same crop(s) the producer intends to plant on the newly broken ground; and

5 Documentation that the acreage has been previously broken and planted to a crop, if available (e.g., FSA documents, etc.).

(2) In addition to the requirements of Sec. 3G, the RO must:

(a) Use NRCS soil surveys with the maps to determine soil types that will be farmed under the new breaking. Soil surveys may be used to identify additional risks including salinity, drainage and moisture problems, etc.

(b) Consider the following:

1 The date the land was cleared or broken out. Agricultural experts must determine that there has been sufficient time for the organic matter to break down and to allow the soil moisture to regenerate. If the date of breakout makes moisture a limiting factor or other additional risks such as salinity exist, assigned T-Yields should be reduced by up to 50 percent. If the expected yields for the acreage are less than 50 percent of the applicable T-Yield, the request for a WA must be denied;
Documentation that the acreage has previously been broken and planted to a crop (e.g., land broken to planted corn, alfalfa, etc.). If the producer is unable to provide documentation that the acreage has previously been broken and planted to a crop, a maximum of 65 percent of the applicable T-Yield will be assigned. If the expected yields for the acreage are less than 50 percent of the applicable T-Yield, the request for a WA must be denied;

That prevented planting coverage is not available for any WA approved under this section and the WA must contain a statement to this effect;

Land with soil types not suited to the requested crop must be denied; and

If the APH databases for the same crops the producer intends to plant on the newly broken ground suggests a yield higher than 50 percent of the applicable T-Yield, but less than 100 percent of the applicable T-Yield, a yield should be assigned on the WA that is reflective of the producer’s past production history for the requested crop if 1 and 2 above do not limit the yield that can be offered.

A request for a WA for newly broken ground is not required for acreage that:

(a) Was not planted in at least two of the three previous crop years to comply with any other USDA program (e.g., FSA Conservation Reserve Program, etc.);

(b) Due to the crop rotation, the acreage would not have been planted in the previous three years (e.g., a crop rotation of corn, soybeans, and alfalfa in which the alfalfa remained for four years before the acreage was planted to corn again; the alfalfa or other rotation crop is not limited to a certain number of years);

(c) Had a perennial tree, vine, or bush crop on the acreage in at least two of the previous three crop years;

(d) Constitutes five percent or less of the insured planted acreage in the unit; or

(e) Is insurable as provided in the Special Provisions.

The RO will not accept requests for insurability of acreage located in the Prairie Pothole National Priority Area (see “www.rma.usda.gov/data/pothole/index.html”) for the first five crop years of planting if:

(a) Plant cover on the acreage is composed principally of native grasses, grass-like plants, forbs, or shrubs suitable for grazing and browsing;

(b) The acreage has no record of being tilled for the production of an annual crop prior to May 22, 2008; and

(c) The Governor of the applicable State elected to make Sec. 508(o) of the Federal Crop Insurance Act effective.
The WA offer must provide a statement that the yield offered by WA is in effect for only the crop year in which the acreage is insured by WA.

(a) Separate APH Databases will be required for all new breaking land the year the new breaking ground is under the WA. Simple Average T-Yields and new producer T-Yields do not apply the year the new breaking ground is under the WA. The AIP must establish the guarantee on the basis provided in the WA (e.g., four years of 65% T-Yields).

(b) When the land becomes insurable under the terms of the policy, the AIP must remove the yield established under the WA and establish an APH database using the procedures contained in Sec. 15H(2) of the CIH (e.g., one year of actual yields while insured under the WA and three variable T-yields).

D NL TYPE: **Unlisted Nursery Plant Materials**

(1) In addition to Sec. 3C, the producer must provide:

(a) A list of exact names of genus, species, subspecies, variety, cultivar (e.g., scientific name), common name (if available), patented name (if applicable), plant or container sizes, and number of plants requested to be insured by WA, as appropriate;

(b) The practice (e.g., container or field grown);

(c) The county in which the nursery and plants are located; and

(d) Two copies of all current wholesale catalogs/price lists that are used by the nursery for its sales. The crop year, name, address, and phone number of the nursery must be shown on the catalogs/price lists.

1 The name of the AIP, the name of the insured, and the policy number must be shown on the applicable catalog; and

2 A crop Inventory Valuation Report cannot be used as a substitute for a catalog/price list.

(2) In addition to the requirements of Sec. 3G, a WA is available only for plants not insurable under the Eligible Plant Listing and Plant Price Schedule (EPL/PPS). Any request for a WA to alter the terms of insurance of plants listed on the EPL/PPS (e.g., pricing methods, different or missing plant sizes, to add practices, to change hardiness zones, etc.) must be denied. The RO must determine whether the wholesale catalogs/price lists are bona fide and representative of the prices at which the requested plants were sold.

(a) When plants are not listed on the EPL/PPS for the area at any botanical level (i.e., types, species or cultivars), the RO will determine if the plants are listed in another RO EPL/PPS. The pricing information contained in another RO EPL/PPS, if available, must be used unless the price in the producer’s catalog is lower than that listed on the EPL/PPS, then the catalog price will be used to establish the producer’s inventory value and to determine the loss.
If the plants are found in another EPL/PPS listing, the RO may approve a request for a WA if it determines:

a Plants are being grown in a hardiness zone that generally has temperatures suitable for growth and meets the:

i Minimum hardiness zone limitations for field grown or container grown material, as applicable:

aa Field grown hardiness zone limitations cannot be adjusted for regional requirements if they are obtained from another RO's EPL/PPS; and

bb Container hardiness zone limitations may be adjusted if an appropriate regional storage key is assigned.

ii Storage key requirements.

b The assigned storage keys are appropriate for the region or the assigned storage key can be adjusted to meet the regional requirement.

If the plants are not on another EPL/PPS listing or they fail to meet the standards in paragraph (2)(a)1 a and b, the RO will:

a Request assistance from a designated consultant or use hardiness zone publications, if available, to verify the minimum hardiness zone for field grown plants.

b With respect to assistance from designated consultants, submit the plant names for determination of:

i Correct nomenclature for the plants;

ii Plant types;

iii Required hardiness zone limitations; and

iv Appropriate cold protection measures and storage keys.

c Deny the request for a WA if the designated consultant is unable to provide assistance with any of these determinations or hardiness zone publications do not provide the minimum hardiness zones.
If the requirements of paragraph a or b are met, determine whether the catalogs/price lists provide adequate information to price the plants. If an average price cannot be developed for the plant using the information in the catalog(s):

i. Compare the prices with other like plant material (e.g., plants in the same genus/species) in the EPL/PPS;

ii. If the prices in the catalog or pricelist are comparable (within 10 percent) to other like plants, establish the price at 90 percent of the catalog or pricelist price; or

iii. If there are no like plants, or the like plants do not have comparable prices as listed in ii above, the request for a WA must be denied.

(b) In accordance with the requirements listed in the Sec. 3H, the WA must contain all of the following:

1. The scientific name including any commercial botanical name or identifier and, if available, the common name for each plant;

2. The price by practice, type, and size;

3. The hardiness zones for each plant and practice;

4. The applicable storage key for each plant and practice; and

5. A statement that stipulates the price for each plant and size is the lower of the price listed in the EPL/PPS or the producer’s lowest wholesale price, as determined from the producer’s wholesale catalogs or price lists submitted in accordance with the Special Provisions and will not exceed the maximum price limits included in this WA.

(c) The RO must provide a copy of the necessary data to the designated consultant so the information can be included in the subsequent crop year’s EPL/PPS.

(d) The RO will maintain a file containing plant names listed by both the common (if available) and scientific names, plant sizes and prices that have been approved for WAs. The use of this file will assure uniform pricing in the issuance of WAs in the office.
E OP TYPE: An Insurance Option Not Rated For The County

(1) In addition to the requirements of Sec. 3C, the producer must provide evidence the crop is commercially grown in the area and a viable marketing outlet is available.

(2) In addition to the requirements of Sec. 3G, to approve a request for a WA, all of the following conditions applicable for the specific request must be met. If any condition is not met the request for a WA must be denied.

(a) The AD in another county permits coverage for the specific insurance option for which a WA is requested.

(b) If the unrated insurance option involves quality, any quality adjustment coverage or other special loss adjustment provisions can be applied accurately and consistently according to the provisions of the insurance option. (If the quality adjustment standard applied by the crop industry in the area for which the insurance option is being requested is different from the quality adjustment standards in the insurance option, the request for a WA must be denied.)

(c) All other policy terms are appropriate for insuring the unrated insurance option.

(d) The unrated insurance option is for a type or quality that is commercially grown in the area and a viable marketing outlet is available.

(e) The agricultural experts or organic agricultural experts agree the requested type is adapted to the area or the required quality is readily attainable in the county.

(3) In accordance with Sec. 3H, the RO must use the following criteria to determine proper statements, rates, and other appropriate provisions:

(a) The location of where the producer intends to plant the crop (as outlined on aerial photos or other maps in accordance with Sec. 3C(1)(d)) using the unrated insurance option. In addition, determine the soil types, topography, and other relevant agronomic conditions on the acreage that could affect the risk.

(b) For all plans of insurance, premium rates must be determined as follows:

1 Use the premium rates or factors from the reference county determined in accordance with Sec. 3O;

2 If the reference county premium rate for the insurance option varies by coverage level, use the premium rate for the 65 percent coverage level and specify in the WA to multiply the rate by the differential in the AD for the reference county if the producer’s coverage level is different; or
If the premium rates or factors from the reference county are not appropriate because there are additional risks or the risks are different for the unrated insurance option:

a. Determine the risks and expected losses in the county with the unrated insurance option (sources of data to determine risks could include prior insurance experience, NASS data, climatic data, etc.);

b. Review the base premium rate and factor for the insurance option in the reference county; and

c. Increase or decrease the factor for the insurance option as necessary to cover the expected losses.

F PE TYPE: Other Policy Changes Specifically Permitted By The Crop Policy

WAs will be classified as a PE type only when they cannot be classified as another type (e.g., type of dry beans not listed cannot be done as a PE type; WA but must be done as a TD type WA).

(1) Underage Citrus (Arizona and California). The CP allow a WA to insure acreage that has not reached at least the 6th growing season after being set out. Only citrus trees entering the 4th or 5th growing season will be considered.

(a) In addition to the requirements of Sec. 3C, the request for a WA must provide:

1. A current PAIR on the requested underage acres; and

2. For acreage that has reached the 5th growing season after being set out, actual or appraised production from the 3rd growing season and 4th growing season must be provided; or

3. For acreage that has reached the 4th growing season after being set out, actual or appraised production from the 3rd growing season must be provided.

(b) In addition to the requirements of Sec. 3G:

1. Requests for a WA may be approved subject to paragraph 2 below, if the citrus trees have produced fruit in at least the previous growing season.
The RO must deny requests for a WA if:

a. The request is for trees entering the 1st, 2nd, or 3rd growing season;

b. For acreage that has reached the 5th growing season, if the appraised or actual production from the 4th growing season determined under paragraph (a)2 is zero; or

c. For acreage that has reached the 4th growing season, if the appraised or actual production from the 3rd growing season determined under paragraph (a)3 is zero.

(c) In accordance with Sec. 3H, the RO must:

1. Assign the T-Yield for the crop; or

2. Assign an adjusted T-Yield based on an evaluation of the previous year’s production and the historical trend of yields based on the age of the tree, if the T-Yield is not appropriate.

Establishing a price election for Arizona/California grapes. The CP allow a WA to establish a price election in Arizona/California if the AD do not provide an election for a specific variety. Separate WAs must be issued to establish a price election for each variety of Arizona/California grapes requested. Insured grapes under type 095 (other varieties) remain as type 095 and the price established under each WA does not constitute a separate policy. Insured grapes under type 095 continue to be treated as one policy under the CP (e.g., one administrative fee).

(a) In addition to the requirements of Sec. 3C, the request for a WA must also include:

1. The number of tons of each variety of grapes sold for at least the two most recent crop years; and

2. The price received for all production of each variety in the years for which production records are provided.

(b) In accordance with Sec. 3H, the RO must determine the price election as follows:

1. If the specific variety requested by the producer has an established price election in other counties, or crush districts in the state, perform a comparison between the variety requested and a similar variety (same juice/concentrate grape varieties or the same color variety, e.g., compare red grapes to red grapes) that has an established price election in the county. Use the ratio between the two varieties and apply it to the variety with an established price election to derive the price for the requested variety; or

For example: The producer requests a price election established for Petite Sirah, which has an established price election in another county. Use Cabernet Sauvignon (which has an established price of $1,000/ton in the producer’s county) as the similar variety. Compare the established price of the neighboring county of Petite Sirah to Cabernet Sauvignon. If Petite Sirah has an average price of 85 percent of Cabernet Sauvignon in the neighboring county, the established price for Petite Sirah would be $850 (.85 times the Cabernet Sauvignon price election of $1,000 dollars);
2 If the specific variety requested by the insured does not have an established price anywhere in the state. Choose a similar variety in the producer’s county and use that variety’s price election for the requested variety; and

3 The price established for any unlisted variety will be the lower of the price actually received by the producer in the past year or the highest price established for an existing similar variety in the county/state.

(3) Texas Citrus Tree. The CP allow the use of WAs to insure trees that do not have the potential to produce at least 70 percent of the county average yield for the crop and age.

(a) In addition to the requirements of Sec. 3H, the request for a WA must provide a PAIR describing the damage done to the trees and a prognosis for the orchard from an AIP representative, the CES, or other agricultural expert.

(b) In addition to the requirements of Sec. 3G, the RO:

1 May approve a WA only for those situations where the tree has suffered a mild freeze that has damaged the bud wood but the tree is otherwise healthy and vigorous.

2 Must deny requests for WAs if there is not adequate evidence that trees are still healthy and vigorous.

(4) Underage peaches. The CP allow use of WAs to insure peach acreage that has produced at least 100 bushels of peaches per acre but have not reached at least the fourth growing season after being set out.

(a) In addition to the requirements of Sec. 3C, the request for a WA must provide:

1 The current crop year’s APH database and production evidence that show at least 100 bushels per acre have been produced on the acreage for which the WA is being requested;

2 A county map showing the location of the orchard; and

3 An explanation of why the orchard is producing high yields at a young age.

(b) In addition to the requirements of Sec. 3G, the RO must deny requests for WAs if:

1 The applicable acreage has not produced at least 100 bushels per acre in the prior year; or

2 The reason for the high yields at a young orchard age is not sustainable.

(c) In accordance with Sec. 3H, the RO must assign the producer’s actual yield obtained from the acreage during the most recent crop year as the T-Yield. The assigned T-Yield should not exceed the appropriate county T-Yield for trees of a similar planted density that are of insurable age.
(5) Macadamia nuts, stonefruit, fall planted wheat or barley insured as spring planted or other situations where the CP allow insurance for crops if a CI appraisal reveals that the crop will meet a specified yield potential.

(a) In lieu of Sec. 3, the AIP must only inspect the crop to determine if the yield potential specified in the CP has been met.

(b) The AIP must notify the producer in writing of whether the crop met the required yield potential.

(c) If insurance is denied by the AIP after CI, the notice to the producer must state that the producer has a right to arbitrate or mediate the decision in accordance with Sec. 20 of the Basic Provisions.

(6) Raisin reconditioning. In lieu of Sec. 3, if the AIP agrees that it is not practical to recondition the raisins, the amount of production reaching the Raisin Administrative Committee standards that could be obtained if the raisins were reconditioned must be determined in accordance with the appropriate raisin handbook.

(7) Underage trees, insufficient stands, insufficient production or similar situations.

(a) Crops may be insured even if they have not reached the specified age, produced the required amount, or have an insufficient stand if expressly allowed by the CP (e.g., figs, walnuts, almonds, etc.). Requests involving pecans must contain at least four years of production and gross sales records. The pecan revenue policy is a two-year coverage module, therefore WAs must be written in two-year increments with four years of production history.

(b) In lieu of Sec. 3:

1 The AIP must conduct a CI of the crop and determine whether it is willing to insure the crop. If the AIP is willing to insure the crop, it must provide to the RO not later than 30 calendar days after the production reporting date, unless extended by the RO:

   a A copy of the signed and dated RO Determined Yield form (CIH Sec. 16I) requesting the assignment of an appropriate yield;

   b The APH database and the production records for the crop in accordance with Sec. 3C(1)(b); and

   c A copy of the PAIR completed in accordance with CIH Sec. 16E.

2 The RO must evaluate the information provided to determine the effect of the current condition of the crop or acreage on the yield and make the appropriate adjustment to the yield.

3 The RO must send a copy of the determined yield, or the rejection, to the AIP and include appeal rights in accordance with Sec. 3P.
(8) Direct marketing where the CP specifically allow insurance by WA when the crop is direct marketed. In addition to the requirements of Sec. 3, the producer must provide the AIP the records supporting the producer’s reported income on the Schedule F Tax Form, and a copy of the Schedule F Tax Form if requested by the RO, for the crop that is direct marketed. The pecan revenue policy is a two-year coverage module, therefore WAs must be written in two-year increments with four years of production history.

(9) Insurance date changes. Policy designated dates may be modified if authorized by the CP. The RO must evaluate requests to adjust applicable dates specified in the CP using local information as follows.

(a) Examine the information from agricultural experts or the organic agricultural experts to determine whether the end of the insurance period, cancellation, termination or other dates are consistent with the growing season for the crop in the county. If there is a question regarding an opinion of appropriate dates the RO should consult another agricultural expert.

(b) Acceptable verifiable records of actual yields will be used to determine whether the dates of harvest support the requested end of the insurance period, or to determine whether other terms of insurance or dates are appropriate.

(10) In accordance with the Common Crop Insurance Policy Basic Provisions, an experimental crop may be insured under an unrated practice or type, or other applicable WA type, if the crop meets all of the following:

(a) The crop is planted for other than test purposes conducted under the direct supervision of a state experiment station or commercial company;

(b) The production is not destroyed before harvest or used for experimental purposes;

(c) Production will be marketed AND evidence of sold production must be provided after the sale of the commodity before any indemnity will be paid;

(d) The crop must not be labeled as experimental according to regulatory authorities (e.g., a seed that has been genetically modified and carries the seed tag label “experimental” will not be insurable); and

(e) All requirements as specified under the applicable WA type are met.

(11) Mint stands exceeding maximum age limitations are only insurable by WA. In addition to the requirements of Sec. 3 of the Mint CP, the request for a WA must contain an assessment of the incidence of disease.
G    RE TYPE: Rotation Exceptions

(1) There are very few instances where rotation exceptions can or should be made by WA. Exceptions may be applied only if allowed by the CP or the Special Provisions which require a WA, (e.g., onions and safflowers). The potential for types of exceptions is highly variable across the country due to climate, disease, soil characteristics, and customary farming practices.

(2) In addition to Sec. 3C, the request for a WA must contain:

(a) A written and detailed recommendation from an agricultural expert, indicating the acceptability of any rotation deviation based on the crop and soils;

(b) Detailed NRCS soils surveys;

(c) All related APH history for the crop; and

(d) If disease control is recommended by agricultural experts, evidence that the recommended disease control (such as fumigation) has been applied, or the means of application are available if application of the disease control was not required when the WA was requested.

(3) In accordance with Sec. 3G, the RO must assess the impact of the requested rotation deviation on yield and risk. The RO must make appropriate adjustments in the WA if the data suggests:

(a) There are no reasonable disease mitigation measures and there is no recommendation indicating the acceptability of any rotation deviation from experts that will offset the risks associated with the crop sequence, deny the request.

(b) Reasonable disease mitigation measures exist or there is a recommendation of adaptability indicating the acceptability of any rotation deviation from agricultural experts, approve the request.

(c) The request for a WA can be approved under the above paragraph (b), if:

   1 The yields will be significantly different:

      a Use the producer’s APH history and production history for other producers in the area using the same or similar rotation practices and calculate a T-Yield for the rotation exception;

      b A separate APH database must be maintained for the rotation exception;

      c Determine the expected losses associated with the rotation exception based on information from the agricultural experts and available yield history;

      d Assign a rate or surcharge that will cover the expected losses and a reasonable reserve determined in accordance with RMA’s standard premium rating methodology. For example, for onions, based on the increased risks and loss of yield, an additional 50 percent rate surcharge is included in the WA.
2 The crop sequence will not significantly affect the risk or the yield, assign a standard rate and yield. For example, for potatoes, if the producer uses a Sudan grass manure cover crop immediately following harvest of potatoes, this manure acts as a bio-fumigant. The yield and risk are similar to standard practices, and therefore, no rate or yield adjustments are necessary; or

3 There is an increased risk due to additional disease pressure but no likely effect on the yield, assign a rate commensurate with the additional risk in accordance with paragraph 1 c and d. For example, for sugar beets, a slight increase in risk due to additional disease pressure is possible, but very little difference in average yield is expected. A five percent rate surcharge is appropriate to cover this additional frequency of loss.

**H SC TYPE: Special Purpose Corn**

Special purpose corn is defined in the Coarse Grains Provisions as high-amylose, flint, flour, Indian, blue corn, wildlife-adapted, or any open-pollinated varieties.

(1) In addition to the requirements in Sec. 3H, the request for a WA must:

(a) **Contain** dates the producer normally plants and harvests the crop in the county and those recommended by an agricultural expert.

(b) **Identify the location of where the producer intends to plant the crop (as outlined on aerial photos or other maps in accordance with Sec. 3C(1)(d)).**

(2) In addition to the requirements in Sec. 3G, the RO must:

(a) Compare the dates the producer normally plants and harvests the crop to the county and those recommended by an agricultural expert, and adjust the appropriate dates as necessary.

(b) Examine the information regarding irrigation to ensure that the producer has adequate water at the appropriate times if insurance is sought for irrigated practice. If there is inadequate water for an irrigated practice, deny the WA.

(c) Determine the soil types, topography, and other relevant agronomic conditions on the acreage that could affect the risk.

(d) Examine the information from agricultural experts or the organic agricultural experts to determine whether all experts are in agreement regarding adaptability of the crop to the county. The NRCS maps must be consulted to determine whether the crop is adapted to the soil and agronomic conditions on the acreage. If there is a question regarding an opinion of adaptability received, the RO should consult another agricultural expert. If there is any opinion from an expert that says the crop is not adaptable to the county or acreage, the request for a WA must be denied.
(e) If all of the following conditions are met, the request for a WA may be approved. If one or more of the conditions are not met, determine whether the condition can be modified to meet the conditions of the acreage to be insured under the WA. If the condition cannot be modified, the request for a WA must be denied.

1. The policy must permit coverage for the specific practice, type, variety, or option of the crop for which insurance is requested.

2. The end of the insurance period, cancellation, termination or other dates must be consistent with the growing season for the crop in the county.

3. Quality adjustment/moisture adjustment or other special loss adjustment provisions can be applied consistently and the intended use of the crop is defined as acceptable in the policy.

4. All other policy terms are appropriate for insuring the crop and acreage.

5. The crop is commercially grown in the county and a viable marketing outlet is available.

(3) In accordance with Sec. 3H, the RO must use the following criteria to determine proper dates, statements, rates, and other appropriate provisions:

(a) Determining the T-Yield for special purpose corn.

1. Potential yields of different special purpose corn varieties may be 40-85 percent of conventional varieties. Obtain yield information from unbiased third parties such as the CES, university or private plant geneticists, processors, any publications for special purpose corn in the area, and any published yield data to determine the yield potential of the special purpose corn as compared to conventional corn.

2. The special purpose corn T-Yield is determined by multiplying the result of paragraph 1 times the T-Yield that would be applicable for conventional corn for the appropriate farming practice.

Example:

Blue corn has a yield that is 40 percent of the yield for conventional corn varieties. The county T-Yield for corn is 150 bushels per acre for a non-irrigated practice. The special purpose blue corn T-Yield is 60 bushels (.40 x 150).
APH history for the special purpose corn provided with the request for a WA should be used to determine whether the T-Yield determined in paragraph 2 is appropriate. If the simple average of the APH actual yields for the special purpose corn varies more than 10 percent from the T-Yield determined in paragraph 2, the T-Yield determined in paragraph 2 is not appropriate.

a Except as provided in Sec. 3G(5)(g), if the simple average of actual yields is less than 90 percent of the T-Yield determined in paragraph 2 above, assign the simple average as the new T-Yield.

b Except as provided in paragraph 4, if the simple average of actual yields is greater than 110 percent of the T-Yield determined in paragraph 2, assigned the simple average not to exceed 120 percent of the T-Yield determined in paragraph 2.

4 Under no circumstances will the T-Yield determined in paragraph 2 be higher than the T-Yield for conventional corn.

(b) Premium rates will be based on the conventional corn premium rates for the county for the approved yield.

(c) Price/price elections published in the Special Provisions or an addendum thereto for conventional field corn will apply for special purpose corn varieties.

(4) In addition to the requirements of Sec. 3G, the WA must contain the practice, type, and/or variety.

1 SG TYPE: Small Grains: Crops Interplanted; Planted Into An Established Grass, Legume; Nurse Crop

(1) In addition to the requirements of Sec. 3C, the producer must provide:

(a) A written and detailed recommendation on the acceptability of the practice from the CES on the producer’s acreage based on the crops and soils;

(b) Detailed soil surveys;

(c) All production history for the crop for the acreage that had been previously been interplanted; and

(d) If disease or weed control is recommended by the CES, evidence of:

1 The application of such disease or weed control; or

2 The means of application are available if application of the disease or weed control was not required when the WA was requested.
(2) In addition to the requirements of Sec. 3G:

(a) When planted as a nurse crop, both crops must be able to be cared for and harvested separately;

(b) The recommendation from the CES must have determined the practice is acceptable for the producer’s acreage;

(c) The producer must have at least two years of production records for the interplanted practice for the small grain or other insured crop that demonstrates that such crop can produce the producer’s APH approved yield for such crop; and

(d) Evidence of disease control must be provided if recommended by the CES.

J  SM TYPE: Strip-Mined Land

A producer may qualify for a WA on uninsurable strip-mined land if an agricultural commodity, other than a cover, hay, or forage crop (except corn silage), has been harvested from the acreage for less than five crop years after the strip-mined land was reclaimed, if the productivity potential of the reclaimed strip-mined land is equivalent to similar non-strip-mined land in the county.

(1) In addition to the requirements of Sec. 3C, the request for a WA must include:

(a) Description of the Reclamation Process Report;

(b) Date the reclamation was completed;

(c) All APH for the reclaimed acreage; and

(d) NRCS soil surveys. (Some ROs may not need soil surveys to be submitted as they may have them on file. To see the requirements for when soil surveys are needed to be submitted with the request, check the RO website at “www.rma.usda.gov/aboutrma/fields/rsos.html”.)

(2) In addition to the requirements of Sec. 3G, the RO must examine whether the yield for the reclaimed acreage is comparable to other similar insured acreage of the producer, the county or the surrounding area, if the producer’s acreage is not similar:

(a) If the yields and variability of the yields are comparable, assign the standard rates for the county;

(b) If the yields and variability of the yields are not comparable:

1  Deny the request for a WA if it is impossible to accurately determine the risk and appropriate rates or the risk is excessive;

2  Assign a rate comparable to a high-risk area in the county; or

3  Assign a rate that is appropriate for the risk if it is possible to determine;

(c) If no yields are available, deny the request for a WA.
SP TYPE: Seed Potato Acreage Greater Than 125 Percent

Seed potato acreage greater than 125 percent of past average acres entered into and passing certification in the potato certified seed program in the three previous crop years.

(1) In addition to Sec. 3C, each request for a WA must include:
   (a) Reason for acreage increase.
   (b) Certification that all requested acreage will be managed according to state standards.

(2) In accordance with Sec. 3G, WAs cannot be approved unless:
   (a) There is a change in the farming operation that results in a change in the acreage being farmed in a county or the insured entity. Changes in the farming operation include:
      1. A revised entity, dissolution of partnership, etc.
      2. A change in location of the operation:
         a. Expansion to another county; or
         b. Planting acreage in fewer counties.
   (b) The WA is to retain the capping of liability at no greater than that determined from 125 percent of the average acreage of seed potatoes previously entered into and passing certification in the potato certified seed program for the previous three crop years. For example, two brothers become partners and each had previously entered 100 acres in the certified seed program and pass certification for the past three crop years. Under a WA, the partnership’s liability would be capped at a value corresponding to 250 acres of certified seed potatoes \((100 \times 1.25) + (100 \times 1.25)\). If a producer previously entered 100 acres in the certified seed program in County A and 50 acres in County B for the three previous crop years, passed certification for all acres, and decided to move the whole farming operation to County A, the producer’s liability would be capped at a value corresponding to 187.5 acres under the WA \((100 \times 1.25) + (50 \times 1.25)\).

(3) Under no circumstance can the WA over-ride the liability cap determined from 125 percent of past average acres.
TC TYPE: Non-Irrigated Corn Grain

Non-irrigated corn grain where only irrigated corn grain and silage and non-irrigated corn silage are listed on the AD.

(1) In addition to the requirements of Sec. 3C, the request for a WA must include:

(a) All of the following:

1. At least three crop years of all non-irrigated corn acreage planted for grain in the county on an APH database. The AIP must ensure that:
   a. The production history is not based on conversion from corn silage records to corn grain records. Records must show that at least 50% of all planted corn acreage in which the insured has an interest in the county are based on harvested grain production or grain appraisals in 3 of the 4 most recent years;
   b. Only records for the years the producer actually shared in the non-irrigated corn grain crop are considered as a year of records to qualify the producer (however, an operator with three or more years of acceptable records will qualify a sharing landlord, and entities that qualify for transfer of APH may qualify); and
   c. In at least one of the years, 50 percent or more of the producer’s acreage in the county was harvested as grain.

2. A completed “NON-IRRIGATED CORN GRAIN REQUEST (TC) WORKSHEET” (Exhibit 14), signed by the producer under the Certification Statement. The RO may request production and/or acreage evidence to substantiate the entries on the worksheet.

(b) In lieu of the documentation contained in Sec. 4L(1)(a), the producer can provide a fully executed processor contract for grain corn.

1. The processor contract must be submitted with the request, fully executed, and acceptable to the RO.

2. Processor contract is an agreement with a business enterprise or a buyer/agent under contract with a business enterprise regularly engaged in processing grain corn for ethanol that possesses all licenses and permits for processing corn as required by the state in which it operates, and that possesses facilities, or has contractual access to such facilities, with enough equipment to accept and process contracted corn.
(2) In addition to the requirements of Sec. 3G:

(a) The request for a WA must identify the location of where the producer intends to plant the crop (as outlined on aerial photos or other maps in accordance with Sec. 3C(1)(d)), and the RO must determine the soil types, topography, and other relevant agronomic conditions on the acreage that could affect the risk.

(b) The RO must examine information from agricultural experts or the organic agricultural experts to determine whether all experts are in agreement regarding adaptability of the crop to county. The NRCS soil surveys must be consulted to determine whether the crop is adapted to the soil and agronomic conditions on the acreage. If there is a question regarding an opinion of adaptability received, the RO should consult another agricultural expert. If there is any opinion from an expert that says the crop is not adaptable to the county or acreage, the request for a WA must be denied.

(3) In accordance with Sec. 3H:

(a) The T-Yield will be the lower of:

1. The non-irrigated corn silage T-Yield divided by 0.15; or

2. The simple average of the yearly sum of the producer’s grain production or appraisals divided by the yearly sum of the producer’s acreage planted for grain (for up to the last 10 years).

(b) Premium rates must be determined by the RO as follows:

1. Use the premium rates from the reference county determined in accordance with Sec. 3O; or

2. If the premium rates or factors from the reference county are not appropriate because there are additional risks or the risks are different for the non-irrigated corn grain practice or type:

   a. Determine the risks and expected losses in the county associated with the non-irrigated corn grain practice or type (sources of data to determine risks could include prior insurance experience, NASS data, climatic data, etc.);

   b. Review the base premium rate and factor for the non-irrigated corn grain practice or type in the reference county; and

   c. Increase or decrease the factor for non-irrigated corn grain practice or type as necessary to cover the expected losses.

(4) In addition to the requirements of Sec. 3L, the request for renewal must include the non-irrigated corn grain request (TC) worksheet (Exhibit 14) completed including the most recent crop year. Additional crop years must be included on the TC worksheet if required by the RO.
TD TYPE: Dry Bean Types Not On Actuarial Documents

(1) In addition to the requirements of Sec. 3C, the request for a WA must also include for each type of bean:

(a) Two years of applicable production reports and prices received; or

(b) University or seed company test plot results and evidence of market potential including the price buyers are willing to pay for the class (sales records of the producer, a contract, or statements from the buyer can be used as evidence of market potential).

(2) In addition to the requirements of Sec. 3G, a request for a WA may be approved on dry bean types not designated in the AD or Special Provisions, provided that insurance for dry beans is available in the county. This includes Chickpeas or Garbanzo Beans in states that insure dry beans but do not insure dry peas.

(3) In accordance with Sec. 3H:

(a) The RO must determine the T-Yield as follows:

1. If the production history for the type is equal to or greater than the current T-Yield of the major type in the county, use the current T-Yield (The major type of dry bean in the county based on the type that historically has the highest number of acres in the county based on NASS data or FSA data if NASS data is not available); or

2. If the current T-Yield of the major type in the county is higher than the average of the actual history for the type, the current T-Yield must be reduced to reflect the expected yield for the type in the county (Determine the expected yield for the type in the county based on all available production history in the county or other counties with similar agricultural conditions, yield trials, or the advice of agricultural experts.)

(b) If the dry bean type is not listed on the AD for the county but is in other counties, the RO must use the price election RMA has established for that type. For all other types that are not insurable in any county (the RO must contact the Actuarial Branch to determine the appropriate code to assign for types of dry beans that are not available in the AD), the price election will be:

1. The lowest dry bean price established by RMA and published in the AD or an addendum thereto;

2. The contract price if the dry beans are under contract; or

3. For those crops where the contract prices in the area are lower than the lowest dry bean price election published by RMA in the AD, or addendum thereto, the contract price even if the beans are not under contract.
(c) When the RO determines the premium rate:

1. Combine records by type/practice and utilize standard APH rules to obtain an average yield.

   EXAMPLE: 305 Type, 003 Practice - Producer has two years of 305 records.

<table>
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<tr>
<th>Year</th>
<th>Acres</th>
<th>Yield</th>
</tr>
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<tbody>
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<td>-</td>
<td>N 630</td>
</tr>
<tr>
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<td>-</td>
<td>N 630</td>
</tr>
<tr>
<td>2010</td>
<td>-</td>
<td>A 1200</td>
</tr>
<tr>
<td>2011</td>
<td>-</td>
<td>A 400</td>
</tr>
</tbody>
</table>

   APH YLD FOR 305 - 2012 Crop Year --- 2860/4 = 715

2. If the requested type was insurable in the same type group as a type still insurable, use the standard rate for that type.

   EXAMPLE: Requested type is 305, which was in the same type group as 309 Navys in 1990. Use the average yield for the requested type determined in (c) 1 and 309 standard rates for the current year to arrive at the applicable rate.

   NOTE: For carryover insureds, apply a yield limitation (10%) to the APH yield used to determine the rate in a previous crop year.

3. If the requested type was not insurable in a type group that is insurable, determine the type group most comparable to the requested type and use the standard rate for that type. Use the average yield for the requested type determined in (c) 1 and the standard rates of the comparable type for the current year to arrive at the applicable rate.

4. T-Yields must be identified as standard T-Yields or T-Yields for high-risk or unrated areas.

(d) In addition to the requirements of Sec. 3H, the WA will contain the practice, type, and/or variety.
TP TYPE: Unrated Practice or Type

(1) In addition to the requirements of Sec. 3C, the request for a WA must:

(a) Provide evidence the crop is commercially grown in the area and a viable marketing outlet is available. For example, the price of Austrian winter peas is $.12, it costs $.05 to ship the crop to market, and it costs less than $.07 to produce the crop; and

(b) Identify the location of where the producer intends to plant the crop (as outlined on aerial photos or other maps in accordance with Sec. 3C(1)(d)).

(2) In addition to the requirements of Sec. 3G, the RO must:

(a) Compare the dates the producer normally plants and harvests the crop using the unrated practice or type to the reference county and those recommended by agricultural experts, and adjust the appropriate dates as necessary.

(b) Examine the information regarding irrigation to ensure that the producer has adequate irrigation facilities and water to irrigate the crop at the appropriate times if insurance is sought for irrigated practice. If there is inadequate irrigation water or facilities for an irrigated practice, deny the WA.

(c) Determine the soil types, topography, and other relevant agronomic conditions on the acreage that could affect the risk.

(d) Examine the information from agricultural experts or the organic agricultural experts to determine whether all experts are in agreement regarding adaptability of the unrated practice or type to the area. The NRCS maps must be consulted to determine whether the unrated practice or type is adapted to the soil and agronomic conditions on the acreage. If there is a question regarding an opinion of adaptability received, the RO should consult another agricultural expert. If there is any opinion from an expert that says the crop is not adaptable to the county or acreage, the request for a WA must be denied.

(e) Use the PAIR for perennial crops to determine insurable acreage, the age of the stand, if the inspector recommends insurance for the acreage, or any noted perils or hazards unique to the acreage. If the inspector recommends the acreage should not be insured, the request for a WA must be denied.

(f) If all of the following conditions are met, the request for a WA may be approved. If one or more of the conditions are not met, the WA must be denied.

1. Quality adjustment, moisture adjustment or other special loss adjustment provisions can be applied consistently and the intended use of the crop is defined as acceptable in the policy.

2. All other policy terms are appropriate for insuring the unrated practice or type and acreage.

3. The unrated practice or type is commercially grown in the area and a viable marketing outlet is available.
All the agricultural experts or organic agricultural experts agree the unrated practice or type is adapted to the area.

If the unrated practice or type has been planted previously, the same production practices must be used and the same agronomic conditions must exist for the acreage to be covered under the WA.

In addition to the requirements in Sec. 4N(1) and (2), to insure organic certified or organic transitional practices that are not contained in the AD, the producer must provide:

(a) For certified organic acreage, a written certification in effect from a certifying agent indicating the name of the entity certified, effective date of certification, certificate number, types of commodities certified, and the name and address of the certifying agent.

(b) For transitional acreage, a certificate described in paragraph (a), or written documentation from a certifying agent indicating an organic plan is in effect for the acreage.

(c) Records from the certifying agent showing the specific location of each field of certified organic, transitional, buffer zone, and acreage not maintained under organic management.

In accordance with Sec. 3H, the RO must use the following criteria to determine T-Yields, rates, and other appropriate provisions:

(a) Determine a T-Yield.

1. For an unrated practice or type using county T-Yields:
   a. Use the T-Yield of an identified reference county; or
   b. If the reference county T-Yield is not appropriate or available, determine a T-Yield using NASS, the producer’s yield history, or other yield data from unbiased third parties such as the CES, university or private plant geneticist, processors, any publications for the practice or type in the area, and any published yield data to determine the yield potential of the unrated practice or type as compared to insurable practice or type of the crop in the county. Also, refer to the procedures provided in the FCIC 24010, CSH.

2. For counties with T-Yield maps (not county T-Yields) or high-risk areas with separate T-Yields, determine an appropriate T-Yield by multiplying the T-Yield determined in paragraph 1 by the area factor applicable to the area where the acreage to be insured under the WA is located. For acreage located in more than one area, separate T-Yields must be determined.
APH history provided with the request should be used to determine whether the reference county T-Yields are appropriate. If the simple average of the yearly sum of the producer’s production divided by the yearly sum of the producer’s planted acreage for all reported crop years is less than 90 percent of the reference county T-Yield, the reference county T-Yield is not appropriate.

Under no circumstances will the assigned T-Yield be higher than the T-Yield for the reference county.

(b) For all plans of insurance, premium rates must be determined as follows:

1 For counties with continuous rating, use the premium rates from the reference county determined in accordance with Sec. 3O;

2 For counties with one premium rate for all yields, use the premium rate for the 65 percent coverage level and inform the AIP to multiply the rate by the differential in the AD for the reference county if the producer’s coverage level is different; or

3 If the premium rates from the reference county are not appropriate because there are additional risks or the risks are different for the unrated practice or type, or there is no appropriate reference county:
   a Determine the risks and expected losses in the county associated with the unrated practice or type (sources of data to determine risks could include prior insurance experience, NASS data, climatic data, etc.);
   b Review the base premium rate and factor for the unrated practice or type in the reference county; and
   c Assign appropriate premium rates or increase or decrease a practice factor to account for risks associated with the unrated practice or type as necessary to cover the expected losses.

4 In addition to the rates determined in paragraphs 1 through 3 for high-risk land, determine the add-on rate in accordance with Sec. 4B of this handbook and the CSH.

(c) For dollar plans of insurance:

1 The amount of insurance is obtained from the AD of the reference county determined in accordance with Sec. 3O; or

2 If the amount of insurance in the AD in the reference county is not appropriate, determine the dollar amounts for which the crop using the unrated practice or type was sold for in the county from NASS or other similar sources and subtract any post-harvest costs, if applicable.

(d) If it is not possible to determine an appropriate premium rate or T-Yield, the request for a WA must be denied.
(5) The RO must monitor the insurance experience of the unrated practice or type to determine any necessary rate adjustments or whether to include the practice or type on the AD.

(6) If the unrated practice or type is not shown on any AD for the crop, the RO must contact the Actuarial Branch to determine the appropriate code to assign to the practice or type.

(7) A TP request cannot be accepted if the type or practice is currently insurable in the county, even if the type or practice code is more specific in a different county (e.g., soybeans insured under type 997 in one county and more specific specialty type codes of soybeans are available in another county).

(8) For WAs where other crop types are insurable in the county which have later planting and harvesting dates than the type requested on the WA, the producer/AIP must submit the request prior to or during the planting period, to allow for coverage by WA during the growing season. For example: Spring Forage is insurable and the ARD is April 2012, fall forage is only insurable by WA. In this situation, if the producer waits until the spring ARD, coverage cannot be provided by WA as the insurance period (growing season) has passed, and causes of loss may have occurred.

O XC TYPE: No Actuarial Documents In County For The Crop

(1) In addition to the requirements of Sec. 3G, the RO must:

(a) Compare the dates the producer normally plants and harvests the crop to the reference county and those recommended by agricultural experts, and adjust the appropriate dates as necessary.

(b) Examine the information regarding irrigation to ensure that the producer has adequate irrigation facilities and water to irrigate the crop at the appropriate times if insurance is sought for irrigated practice. If it is known at the time of processing the request for a WA there are inadequate facilities and/or water for an irrigated practice, deny the request for a WA.

(c) Determine the soil types, topography, and other relevant agronomic conditions that could affect the risk of the acreage identified where the producer intends to plant the crop (as outlined on aerial photos or other maps in accordance with Sec. 3C(1)(d)) on the request for a WA.

(d) Examine the information from agricultural experts or the organic agricultural experts to determine whether all experts are in agreement regarding adaptability of the crop to the area. The NRCS maps must be consulted to determine whether the crop is adapted to the soil and agronomic conditions on the acreage. If there is a question regarding an opinion of adaptability received, the RO should consult another agricultural expert. If there is any opinion from an agricultural expert that says the crop is not adaptable to the area or acreage, the request for a WA must be denied.

(e) For perennial crops, use the PAIR to determine insurable acreage, the age of the stand, if the inspector recommends insurance for the acreage, or any noted perils or hazards unique to the acreage. If the inspector recommends the acreage should not be insured, the request for a WA must be denied.
Acceptable verifiable records of actual yields will be used to determine whether the approved APH yield or the reference maximum dollar amount for dollar plan insurance is supported, whether there are any quality or moisture issues that require an adjustment in policy terms, whether the dates of harvest support the end of the insurance period, or to determine whether other terms of insurance are appropriate.

If all of the following conditions are met, the request for a WA may be approved. If one or more of the conditions are not met, the request for a WA must be denied.

1. The policy must permit coverage for the specific practice, type, variety, or option of the crop for which insurance is requested.
2. The causes of loss provided for in the policy must be consistent with those conditions that may reasonably be expected to occur in the county.
3. The end of the insurance period, cancellation, termination or other dates must be consistent with the growing season for the crop in the county.
4. Quality adjustment/moisture adjustment or other special loss adjustment provisions can be applied consistently and the intended use of the crop is defined as acceptable in the policy.
5. All other policy terms are appropriate for insuring the crop and acreage.
6. The crop is commercially grown in the area and a viable marketing outlet is available or a legal marketing contract is in effect for the crop produced.
7. If the crop has been planted previously, the same production practices must be used, and the same agronomic conditions must exist for the acreage to be covered under the WA.
8. An actuarially sound premium rate can be established to cover the anticipated losses and a reasonable reserve determined in accordance with RMA’s standard premium rating methodology for the crop for which a WA is being sought.

In accordance with Sec. 3H, the RO must use the following criteria to determine T-Yields, rates, and other appropriate provisions:

(a) Determine a T-Yield.

1. For crops using county T-Yields:
   a. Use the T-Yield of the reference county; or
   b. If the reference county T-Yield is not appropriate, determine a T-Yield using NASS, the producer’s yield history, or other yield data from CES or other unbiased sources in accordance with the CSH.
2 For counties with T-Yield maps (not county T-Yields) or high-risk areas with separate T-Yields, determine an appropriate T-Yield by multiplying the T-Yield determined in paragraph 1 by the area factor applicable to the area where the acreage to be insured under the WA is located. For acreage located in more than one area, separate T-Yields must be determined.

3 APH history provided with the request should be used to determine whether the reference county T-Yields are appropriate. If the simple average of the yearly sum of the producer’s production divided by the yearly sum of the producer’s planted acreage for all reported crop years is less than 90 percent of the reference county T-Yield, the reference county T-Yield is not appropriate. Under no circumstances will the assigned T-Yield be higher than the T-Yield from the reference county.

(b) For all plans of insurance, premium rates must be determined as follows:

1 For counties with continuous rating, use the premium rates from the reference county determined in accordance with Sec. 3O;

2 For counties with one premium rate for all yields, use the premium rate for the 65 percent coverage level and inform the AIP to multiply the rate by the differential in the AD for the reference county if the producer’s coverage level is different; or

3 If the premium rates from the reference county are not appropriate because there are additional risks or the risks are different, compare the premium rates of a crop with similar risk exposure in the reference county and county where the acreage to be covered under the WA is located, determine the differential between the two rates and multiply the differential by the premium rate or rates from the reference county, as appropriate (if there is no crop with a similar risk exposure, deny the WA); and

4 In addition to the rates determined in paragraphs 1 through 3, for high-risk land, determine the add-on rate in accordance with Sec. 4B of this handbook and the CSH.

(c) For dollar plans of insurance:

1 The amount of insurance is obtained from the AD of the reference county determined in accordance with Sec. 3O; or

2 If the amount of insurance in the AD in the reference county is not appropriate, determine the dollar amounts for which the crop using the unrated practice, type, or variety was sold for in the county from NASS or other similar sources and subtract any post-harvest costs, if applicable.

(d) If the practice, type, or variety is not shown on any county actuarial document for the crop, the RO must contact the Actuarial Branch to determine the appropriate code to assign to the practice or type.

(3) The RO must monitor the insurance experience of the unrated crop to determine any necessary rate adjustments or whether to include the crop on the AD.
(4) The pecan revenue policy is a two-year coverage module, therefore WAs must be written in two-year increments with four years of production records.

(5) For WAs where the submission date is later than the planting and harvesting dates, the producer/AIP must submit the request for a WA prior to or during the planting period, to allow for coverage by WA during the growing season. For example: Spring Forage is insurable and the ARD is April 2012, fall forage is only insurable by WA. In this situation, if the producer waits until the spring SCD, coverage cannot be provided by WA as the insurance period (growing season for the fall planted forage) has passed, and causes of loss may have occurred thus the WA would not be authorized.
5 GUIDELINES FOR WRITTEN UNIT AGREEMENTS

A General Conditions And Eligibility Criteria

WUAs are only available to establish optional units for crops where the CP allow for optional units by WA and only for the specific situations covered by the procedures contained in Sec. 5 of this handbook. Optional units established by WUAs may be used in accordance with the applicable policy provisions to qualify for enterprise units. When optional units are elected, the insured must follow optional unit structure and the applicable guidelines provided by the WUA.

(1) WUAs are not available for high-risk land.

(2) WUAs will be issued by crop policy.

(3) Any insured crop qualifies for optional units under the WUA; provided all other optional unit requirements are met and optional units for the crop are not otherwise limited by the specific CP.

(4) Individuals sharing in the same acreage under separate policies will have separate WUAs and are not required to have the same optional units designated under each WUA. Each policy will have its own approved APH yield and file acceptable production reports accordingly.

(5) For person status changes refer to the CIH Sec. 5C.

(6) In lieu of Sec. 3C(1), basic requirements for all new WUA requests must include:

(a) A completed Request for Actuarial Change form;

(b) A completed APH database form, signed and dated by the producer, based on records previously certified to the AIP; or a completed APH database form, unsigned by the producer, based on records previously certified to the AIP along with an APH production report certifying records not previously certified by the producer. The APH production report must be signed and dated by the producer based on acceptable verifiable records of actual yields for the crop and county for which the producer is requesting a WA. At least the most recent year of acceptable APH production records must be separated according to the proposed optional unit structure using the specifications in Sec. 13 of the CIH;

(c) FSA aerial photo (including a highway map), an acceptable Geographic Information System (GIS) or Global Positioning System (GPS) map, or other legible map(s) (e.g., county road map, tax map) delineating field boundaries. The submitted maps must:

1 Contain information which allows the RO to identify the location of the land;

2 Identify all cropland acreage included in the producers' operation in the county and the intended crops to be grown on the acreage;

3 Identify the boundaries of each proposed optional unit;

4 Identify the sections, section equivalents, and such other information as may be required to identify each parcel of land;
5 Identify the FN, including tract and field numbers, when available;

6 Be of a reproducible size and quality (otherwise three copies need to be provided) for attachment to each copy of the WUA; and

7 Be signed and dated by the producer;

(d) A draft WUA addendum clearly summarizing the optional units to be established by the WUA; the legal descriptions of the land for each unit; the FN, including tract and field numbers, when available; and the cropland acreage associated with each unit;

(e) For perennial crop requests, an acceptable PAIR completed by the AIP, and, if required by Sec. 16 of the CIH, a producer's PAW; and

(f) The WA request number(s) of any existing WUA(s) that are in effect, if any, for an annual crop if the WUA request involves an annual crop, or a perennial crop if the WUA request involves a perennial crop. (If requested by the RO, the insured must be able to provide a copy of any existing WUA, along with any addendum(s) or associated map(s)/photo(s).) For unit division purposes, annual crops include alfalfa seed (forage seed), forage production, mint, and sugarcane.

(7) **RO requirements for issued WUAs include:**

(a) The map(s)/photo(s) attached to the WUA (the map/photo is considered part of the WUA) clearly showing the optional unit boundaries and specifically referenced in the WUA;

(b) Optional unit’s created under a WUA defined by identifiable boundaries such as:

1 Permanent field boundaries;

2 Fences;

3 Permanent waterways;

4 Woodlands; and

5 Physical features (canyons, lakes, rivers, mountains, reclamation ditches); roadways or similar features that are not readily movable;

(c) The addendum attached to the WUA (also considered part of the WUA) clearly summarizing the optional units established by the WUA; the legal descriptions of the land for each unit; the FN, including tract and field numbers, when available; and the cropland acreage associated with each unit;

(d) A review of existing WUAs, if any, to determine the boundaries for any subsequent request for a WUA. Any subsequent WUA request issued must contain WUA boundaries consistent with the prior WUA, unless the location of acreage on the subsequent request(s) prevents the use of the prior WUAs issued boundaries; and
(e) The format and statements contained in Exhibit 5, as applicable, for WUAs as well as the following statement, if applicable:

“Other land in the farming operation not identified within this addendum will have its unit structure constructed in accordance with the Basic Provisions. Further unit division provided by the Basic Provisions (e.g., irrigated vs. non-irrigated practice, or conventional vs. organic practices) or the crop provisions may be applicable for all land in the farming operation.”

(8) Additional requirements are contained in Sec. 5D through 5G based upon the type of WUA requested.

(9) Any acreage within the section (section equivalent) that is not identified and assigned to a specific optional unit will be assigned to the closest optional unit approved by the WUA.

(10) Topographic features (also referred to as special circumstances in this section) used to qualify for WUAs in Sec. 5E and 5F include natural features such as mountains, rivers, lakes, canyons, steep slopes, etc. Special circumstances may also include permanent irrigation systems (e.g., center pivot or drip), and constructed features prohibiting field access such as interstates, highways, and railroads. Minor creeks and field drainage ditches, fences, field roads, furrow (excluding furrow irrigation systems that are structured according to elevation/topography and are serviced by canal systems that are not subject to alteration or change) or movable gun irrigation systems, or interstates, highways, and railroads with cross traffic access are not considered special circumstances or topographic features for the purposes of this section, although some of these features may be used to delineate proposed unit boundaries.

B Deadline Dates

(1) For the initial crop year in which the WUA is requested, the request for a WUA must be signed and dated by the producer, and submitted to the AIP by the ARD.

(2) If the applicable criteria are met, the AIP must transmit the WUA request and supporting documentation (e.g., maps, addendums, etc.) electronically through the WA system, by facsimile, by email, or postmarked to the RO for approval not later than 15 business days after the deadline for the producer to submit the WUA request to the AIP.

(3) Once the period for which an existing WUA is valid ends, or the WUA is cancelled for any reason, a request to renew the WUA must be submitted by the producer or units will be established in accordance with the policy.

(4) WUAs may be cancelled for any crop year by the producer or the AIP by providing written notification by the cancellation date specified in the policy or the WUA, as applicable.

(5) If the producer transfers to another AIP, the WUA does not transfer when a cancellation/transfer is executed by the producer. A renewal request for a WUA must be submitted to the assuming AIP by the SCD the same crop year the producer transfers to another AIP, along with a copy of the previously issued WUA, approved APH databases, etc. The ceding AIP will provide the assuming AIP a copy of the preceding WUA. If a renewal is not requested for the same crop year the producer transfers to another AIP, it will be considered a new request for a WUA in subsequent years.
Cropland changes:

(a) Request for revision must be submitted by the SCD for WUAs already in place when:

1. Land is removed from a farming operation and the impacted unit no longer meets the minimum acreage size requirement, the affected acreage which the insured continues to farm will be combined with the insured’s closest optional or basic unit.

2. Land added to the farming operation that qualifies as a new optional unit

(b) If land is added to an existing optional unit established under the WUA, added land procedures contained in the CIH must be followed.

(c) If land is added to the operation after the ARD for the insured crop:

1. A new WUA request to create a new optional unit to include such land may be approved for the following crop year, if requested timely; and

2. For the current crop year, it will be added to the closest optional or basic unit in accordance with added land procedures contained within the CIH.

(d) For non-substantive changes (e.g., FSA FN/Tract/Field change, etc.) follow procedures in Sec. 3H(6).

C Additional Responsibilities

(1) Producer:

(a) The producer must comply with the production reporting and record-keeping requirements specified in the applicable crop policy or AD and procedures for optional units.

1. For each succeeding crop year the WUA is in effect, the producer must file acceptable production reports by the production reporting date to support the designated optional units for each crop; and

2. If the insured does not file such reports for a crop, units will be determined according to the policy provisions applicable to that crop.

(b) Provide all the information required in Sec. 5 and assist the AIP in drafting the addendum and other supporting documentation for the WUA.

(c) Refer to deadline dates in Sec. 5B.

(2) AIP:

(a) The AIP must inform the producer of the producer’s responsibilities listed in (1).

(b) The AIP must conduct the underwriting review and evaluate all the information submitted with the WUA and determine whether the applicable requirements in this section have been met.
(c) If the producer fails to submit all the necessary information by the applicable deadline:

1. Deny the request for a WUA; and

2. Notify the producer by certified mail that the WUA request is denied and state the reason for denial. The notice must provide the producer with a right to arbitrate the denial in accordance with Sec. 20 of the Basic Provisions.

(d) The WUA issued by the RO must be signed and dated by the AIP. Submission of a signed WUA by the AIP to the RO will be considered as acceptance by the AIP of such WUA.

(e) The AIP must maintain a copy of the WUA and supporting documents (i.e., WUA request, addendum, maps which clearly identify the location of the acreage, etc.).

(f) Review multi-year WUAs yearly to verify the determinations made are still appropriate for the situation for which the agreement was developed (e.g., identify any land added or removed from the farming operation, etc.).

(3) RO:

(a) Do not accept any WUA request if the request for a WUA is incomplete (e.g., not signed, inadequate map, etc.). The RO will send notice to the producer and the AIP when the request for a WUA is not accepted (no general appeal rights included).

(b) Deny the WUA if the requirements of Sec. 5 have not been met (e.g., minimum acreage requirements, more units than authorized, the boundaries are not acceptable).

(c) WUAs will not be effective unless the RO approves the terms of such WUA and signs the WUA. The RO will return all approved and unapproved WUAs to the AIP.

(d) If the WUA is not approved by the RO, the RO will provide the basis for disapproval and provide the producer with the right to appeal.

(e) If it is determined policy changes no longer permit the WUA, the RO will provide written notice to the producer and AIP that the WUA is canceled not later than 30 calendar days prior to the cancellation date specified in the policy or WUA, as applicable.

D Oversized Section, Section Equivalents, And FN Optional Units

Acreage in an oversized section or section equivalent (where units are authorized by sections), or FN (where optional units are authorized by FN), may qualify for a WUA if all the following conditions are met:

(1) The oversized section, section equivalent, or FN contains more than 640 acres of cropland in which the producer has an interest.

(2) Each proposed optional unit contains at least 320 contiguous acres of cropland in which the producer has an interest.
(3) Any non-contiguous acreage within the oversized section, section equivalent, or FN in which the producer has an interest but does not qualify as a separate unit under these guidelines will be assigned to the closest qualifying unit.

(4) The maximum number of optional units allowed by WUA will not exceed the total cropland acres divided by 640 and rounded up to the next whole number.

For example, if the oversized section, section equivalent, or FN contains 2200 cropland acres in which the producer has an interest, the maximum number of optional units allowed by WUA would be $2200 / 640 = 3.4$, which is rounded up to 4.

### E Annual Crops With Topographic/Irrigation Features

An insured may qualify for a WUA for an annual crop, if, based on the information contained in the request for a WUA and other applicable documentation, ALL of the following requirements are met:

(1) The insured must clearly document permanent, topographic or irrigation system features which present a significant obstacle to the farming operation and such features are not under the insured's control. Under these conditions it is impractical to comply with the optional unit division by section (e.g., the planting pattern continues across the section lines due to the location of the center pivot irrigation system).

(2) Minimum annual crop acreage requirements:

(a) The insured's farming operation must contain at least 640 cropland acres; and

(b) Each optional unit established under the WUA must contain a minimum of 320 cropland acres in which the producer has an interest.

(3) A clear and discernable break in the planting pattern at the boundaries of each optional unit must be maintained.

(4) An insured will not receive more optional units than would be allowed under the policy had these special circumstances not existed.

For example: Assuming the producer's operation consists of 960 acres in which the producer has an interest and it physically lies in 2 sections. Due to special circumstances the acreage is farmed across section lines. This acreage which would otherwise be one unit may be divided into separate optional units. Since the policy allows optional units by section the maximum number of units in this example that are eligible for a WUA is 2. Each unit divided due to special circumstances must contain 320 cropland acres or greater. Units that qualify outside of the WUA (e.g., in a separate section but not crossing sections lines) are not limited to the 320 acre limitation and are included in determining the maximum number of units for which the producer is eligible.
F  Perennial (Tree, Vine, And Bush) Crops With Topographic/Irrigation Features

An insured may qualify for a WUA for a perennial (tree, vine, and bush) crop, if authorized by the CP, and, based on the information contained in the request for a WUA and other applicable documentation, all of the following requirements are met:

(1) The insured must clearly document permanent, topographic or irrigation system features that present a significant obstacle to the farming operation and such features are not under the insured’s control. Under these conditions it is impractical to comply with the optional unit division as currently defined in the policy.

(2) Minimum acreage requirements:
   (a) The insured’s farming operation must contain at least 160 perennial crop acres; and
   (b) Each optional unit established under the WUA must contain a minimum of 80 perennial crop acres in which the producer has an interest.

   For example: An insured farms a total of 800 perennial crop acres, due to irrigation systems it could be divided into 10 separate fields. This acreage, which would otherwise be one unit, may be divided into separate optional units provided each resulting optional unit consists of at least 80 perennial crop acres. The maximum number of optional units allowable in this example is 10.

(3) A clear and discernable break in the planting pattern at the boundaries of each optional unit must be maintained.

G  Annual Crops With Geographic Dispersion

(1) An insured may qualify for a WUA for an annual crop when authorized by the CP to create optional units on a section equivalent basis if all of the following conditions are met:
   (a) Acreage must be in states that rely on the metes and bounds land survey system and where the Basic Provisions require optional unit establishment on a FN basis.

   1 If producers have an alternate method of optional unit establishment under the policy (e.g., military land grants, railroad surveys, section equivalent), this section is not applicable.

   2 The producer does not have the option of establishing units on any annual/eligible crop by FN while the WUA is in effect.
(b) The acreage within the FN is geographically dispersed throughout the county:

1 For the following underserved states: Connecticut, Maryland, Pennsylvania, New York, Maine, Delaware, Massachusetts, New Hampshire, New Jersey, Rhode Island, Vermont and West Virginia, the sectional equivalent boundaries may be shared; and

2 For all other states, at least 3 miles must separate proposed sectional equivalent boundaries.

(c) The topographic features (excluding irrigation systems defined in Sec. 5A(10)), create climatic conditions that vary dramatically within a 3-to-5-mile range (e.g., frost or flooding regularly occurs in a patchwork pattern missing one area but seriously impacting others).

(2) Each simulated section equivalent must contain a block of land at least one square mile (block) (e.g., 640-acre simulated section). Land within the block may have multiple owners. A block is determined by overlaying the map with a one-mile-square grid to scale with the map, to determine the minimum amount of land that must be included within the simulated section equivalent.

(a) The one-mile-square grid (block) must be placed on the map to place the majority of the producer’s fields near, or as close as possible, to the center of the one-mile-square grid.

(b) Maps will not depict an area larger than the county and must accurately indicate the scale of the map.

(c) The grid must be oriented (north/south) in the same direction as the map.

(d) The grid may cross permanent boundaries; however, it may not extend into another county.

(e) After the grid is laid on the map to encompass some or all of the producer’s acreage, the boundaries of the simulated section equivalent are determined by finding the closest permanent, easily identifiable physical boundary outside of the grid.

(3) Once the simulated section equivalents are established for a producer, such simulated section equivalents cannot be changed unless acreage has been added from outside the simulated section equivalent. See rules for cropland changes, Sec. 5B(6)

(4) The simulated section equivalents must be clearly indicated on a map using identifiable boundaries. The boundaries must be established in accordance with Sec. 5A(7)(b) excluding fences, field boundaries, and woodlands. Boundaries may touch the one-mile-square block; however, they may not overlap the block.
H Continuation Of Written Unit Agreements

(1) WUAs in effect at the time of the release of the 2012 FCIC 24020 Written Agreement Handbook will continue in effect, provided there is no break in continuity. Insureds wanting to terminate the WUA must request cancellation of the WUA by the cancellation date.

(2) WUAs will be considered for renewal by the RO for the following conditions:

(a) The WUA is no longer appropriate;

(b) The producer transfers the policy to a different AIP; and

(c) Changes are made to the cropland acreage covered by the WUA.

1 Optional units established under the WUA in effect prior to release of the 2012 WAH should continue to be maintained unless the insured has decreased acreage below the original established limitation. A decrease in acreage below the original established limitation will disqualify that optional unit and it will be added to the closest optional/basic unit unless a topographic feature separates the acreage from the closest optional/basic unit, in which case such acreage must be added to the next closest optional/basic unit that is not separated by the topographic feature.

2 Land added to the farming operation with the intent of making it a separate unit must meet the current procedures in the handbook or it will be added to the closest optional/basic unit. Both the new and old WUAs must be sent to the RO. The following statement must be added to the new WUA when it is prepared:

“This written unit agreement is a revision of a previous written unit agreement issued prior to 2012 with continuous insurance coverage. Land added to the farming operation creating a separate unit, must meet the guidelines as stated on this written unit agreement or it will be added to the closest optional/basic unit. Units previously established which are not affected by this change will remain in effect as stated on the written unit agreement dated __________.”

(3) Renewal requests for situations described in 5H(2)(a) and (b) must meet the requirements in Sec. 3L. If the renewal request meets these requirements, the WUA may be issued under the same terms as the original WUA was issued. If a renewal request is not submitted by the producer or is not accepted because it does not meet the requirements in Sec. 3L, any WUA request in subsequent years will be a new request and must meet the current procedures of this handbook.
EXHIBITS

General Instructions

Exhibits 3 thru 8 are for RO use to establish basic formats for WAs. It may be necessary to modify these formats and basic statements depending on the type of actuarial request, the change being made, or unique characteristics of the land or crop.
1 DEADLINES AND DOCUMENTATION

The following chart shows the types of WA requests, deadlines, and required documentation. All WAs must be approved by the RO. Insureds must sign and date a request for a WA by the deadline for each request type shown below. Review Sec. 3 and 4 in this handbook for additional information on deadlines and minimum supporting documentation. Deadlines are provided in the following chart unless specified in the CP or Special Provisions.

In addition to the minimum supporting documentation shown below in the table, all requests for a WA must include:

a) A completed Request for Actuarial Change form (Refer to Exhibit 2 in this handbook);
b) Evidence of adaptability for the crop/type/practice/etc., being requested (unless not required by the RO);
c) If applicable, the insured’s signed APH database form and/or signed APH production report for the current crop year in accordance with Sec. 3C;
d) The legal description of the land, Section/Township/Range or Other Land Number, in areas where legal descriptions are available, and the FN, including tract and field numbers, if available;
e) FSA aerial photo or field boundaries derived by acceptable GIS, GPS map, or other legible map delineating field boundaries where the producer intends to plant the crop or where the crop is planted;
f) If the request for a WA involves a perennial crop, an acceptable PAIR completed by the AIP and if required by the CIH, a Producer’s PAW.

Additional documentation may be required on individual requests. In certain instances, the RO may issue additional guidelines used to determine adaptability. Additional time may be granted if additional documentation is not listed above or under “MINIMUM SUPPORTING DOCUMENTATION.”

<table>
<thead>
<tr>
<th>TYPE OF AGREEMENT</th>
<th>DEADLINE</th>
<th>MINIMUM SUPPORTING DOCUMENTATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group risk insurance plans (GRP/GRIP) to insure hybrid grain sorghum, hybrid seed corn, popcorn, sweet corn, and other specialty corn as basic grain sorghum or basic corn.</td>
<td>SCD</td>
<td>➢ Check with the appropriate RO to see if evidence of adaptability is required.</td>
</tr>
<tr>
<td>Request Type: GP</td>
<td></td>
<td>➢ Aerial photos or maps are not required.</td>
</tr>
<tr>
<td>High-risk or rate areas.</td>
<td>Initial: ARD</td>
<td>➢ A completed APH database is not required.</td>
</tr>
<tr>
<td>Request Type: HR</td>
<td>Subsequent Years: SCD</td>
<td>➢ Refer to Sec. 4A.</td>
</tr>
<tr>
<td>Acreage (if greater than five percent of the planted acres in the unit) not planted and harvested in one of the three previous crop years.</td>
<td>Initial: Special Provisions provide SCD</td>
<td>➢ For fragile or highly erodible land, five years of records may be required.</td>
</tr>
<tr>
<td>Request Type: NB</td>
<td>Subsequent Years: SCD</td>
<td>➢ NRCS soil surveys; Check the RO website (footnote 5)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>➢ Aerial photos (footnote 6).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>➢ Refer to Sec. 4B.</td>
</tr>
</tbody>
</table>

Additional documentation has been previously broken and planted to a crop, if available. Aerial photos (footnote 6) must show the location and size of the farm fields.
<p>| Request Type | Unlisted nursery plant materials. | New Insured: With application Carryovers/subsequent years: Cancellation Date | A list of exact names of genus, species, subspecies, variety, cultivars (e.g., scientific name), common name (if applicable), patented name (if applicable), plant or container sizes, number of plants requested to be insured by WA, practice (container or field grown). Two copies of all current wholesale catalogs/price lists that are used by the nursery for its sales. The crop year, name, address, and phone number of the nursery must be shown on the catalogs/price lists. Refer to Sec. 4D. |
| Request Type | Unrated insurance option. | SCD | APH specifically for acreage that would be under the option being requested. Evidence that the crop optional coverage being requested is commercially grown with a viable marketing outlet. Refer to Sec. 4E. |
| Request Type | Policy exceptions, if authorized in Crop Policies or Special Provisions (Not defined in this table as another request type.) | Initial: SCD or Date specified in Crop Provisions or Special Provisions Subsequent Years: SCD | Contact the appropriate RO. Refer to Sec. 4F. Footnote 2. |
| Request Type | Rotation exceptions, if provided for by the Special Provisions | SCD | Written and detailed recommendation from an agricultural expert indicating the acceptability of any rotation deviation experts based on crop and soil types. Map locations of exactly where the crop is planted. All APH history for the crop. If disease control is recommended by agricultural experts, evidence that the recommended disease control has been applied, or the means of application are available if application of the disease control was not required when the WA was requested. NRCS Soil surveys; check the RO website (footnote 5) Refer to Sec. 4G. |
| Request Type | Special purpose corn, if coverage is not provided by the Special Provisions. | Initial: ARD Subsequent Years: SCD | Normal planting and harvesting dates and marketing outlets. Refer to Sec. 4H. |
| Request Type | Small grains or crops, if provided for in the CP, that are: (i) interplanted with another crop; (ii) planted into an established grass or legume; or (iii) planted as a nurse crop. | 15 calendar days after the ARD | Map locations of where the crop is planted. NRCS soil surveys, Check the RO website (footnote 5). All production history for the crop for the acreage that had been previously been interplanted. Written and detailed recommendation on the acceptability of the practice from state extension/research specialist on the producer’s acreage based on the crops and soil types. If disease or weed control is recommended, evidence of application or the means of application are available if application was not required when the WA was requested. Refer to Sec. 4I. |
| Request Type | Strip-mined land. (Crop produced less than five consecutive crop years.) | SCD | Description of reclamation process report. Date reclamation completed. All APH for the reclaimed acreage. NRCS soil surveys; Check the RO website (footnote 5) Refer to Sec. 4J. |</p>
<table>
<thead>
<tr>
<th>Request Type</th>
<th>Request Details</th>
<th>Request Type</th>
<th>Notes</th>
</tr>
</thead>
</table>
| SP           | Seed potato acreage greater than 125% of past average acres. | SCD          | Reason for acreage increase.  
Certification that all requested acreage will be managed according to state standards.  
Refer to Sec. 4K. |
| TC           | Non-irrigated corn grain where irrigated corn (grain and silage) listed on AD only. | Initial: ARD, unless Otherwise stated in the Special Provisions  
Subsequent Years: SCD | A completed Non-irrigated Corn Grain Request (TC) worksheet (see Exhibit 14) substantiating actual corn grain production in at least 3 years out of the most recent 4 years; or  
A fully executed contract for corn grain production for ethanol production.  
Renewal request must complete the worksheet including the most recent crop year.  
The RO may require additional documentation.  
Refer to Sec. 4L. |
| TD           | Type of dry beans not on AD. (Including Chickpeas/Garbanzo Beans in states that insure dry beans but do not insure dry peas.) | SCD          | Report prices received for the specific class (type) and Either,  
Two years of university test plot data and its recommendations, or  
Two years of seed company data supplemented by university data.  
If items (1) or (2) are not available, then two years of production data for the requested class and prices received may be submitted.  
The variety of the specific class (type) that will be planted.  
Current year’s APH database certifying all dry bean records (including Chickpea/Garbanzo Bean records for those classes/types in states that insure dry beans but do not insure dry peas).  
Refer to Sec. 4M. |
| TP           | Unrated practice or type (P/T). | Initial: ARD  
Footnote 3  
Subsequent Years: SCD | Evidence of adaptability of the P/T for the area.  
APH showing the specific P/T involved with the request.  
Evidence that the P/T is commercially grown with viable marketing outlet.  
Refer to Sec. 4N. |
| UA           | Written unit agreements. (Refer to Sec. 5.) | Initial: ARD  
Subsequent Years: SCD | Aerial photos or legible maps that delineate permanent boundaries of the unit(s) and clearly document the feature(s) which qualify the producer for the WUA (footnote 6).  
Refer to Sec. 5 for specific guidelines by WUA request type. |
| UC           | Unrated land. | Initial: ARD  
Subsequent Years: SCD | Check with the appropriate RO to see if evidence of adaptability is required.  
NRCS soil surveys; Check the RO website (footnote 5)  
Refer to Sec. 4B. |
| XC           | Counties with no actuarial documents for the crop. | Cancellation Date (for the crop in the area) specified in the crop endorsement for which coverage is requested. Refer to Footnotes 1 thru 4  
Footnotes 2 & 4.  
Refer to Sec. 3C(2) and 4O. |
All plans under the Common Crop Insurance Policy Basic Provisions are available for all WAs except as designated below. The GRP/GRIP Basic Provisions only allow the request type designated below:

<table>
<thead>
<tr>
<th>Policies/plans</th>
<th>Request Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenue Protection</td>
<td>All WA except XC (only allowed if revenue protection is available for the crop in the state).</td>
</tr>
<tr>
<td>GRP/GRIP</td>
<td>GP</td>
</tr>
</tbody>
</table>

Footnotes:

1. Exception: On or before the cancellation date contained in the CP or Special Provisions, if applicable, to insure a crop in a county that does not have AD for the crop. If the CP or Special Provisions do not provide a cancellation date for the county:
   a. Use the cancellation date for other insurable crops in the same state that have similar final planting and harvesting dates; or
   b. If there are no other insurable crops with similar final planting and harvesting dates in the state, use the cancellation date in the closest county or state where the crop is insurable.

2. For the Pecan Revenue Policy only: At least four years of production and gross sales records are required for XC request types. All other request types involving pecans must contain at least two years of production and gross sales records. The pecan revenue policy is a two-year coverage module, therefore WAs must be written in two-year increments.

3. For WAs where other crop types are insurable in the county which have later planting and harvesting dates than the type requested on the WA, the producer/AIP should submit the request for a WA prior to or during the planting period, to allow for coverage by WA during the growing season. For example: Spring Forage is insurable and the ARD is April 2012, fall forage is only insurable by WA. In this situation, if the producer waits until such date, coverage cannot be provided by WA as the insurance period (growing season) has passed and causes of loss may have occurred, thus the WA would not be authorized.

4. For XC requests, the policy designates that if the CP provides a cancellation date, it is the deadline for WA requests (e.g., for Fresh Market Peppers, the cancellation date is July 31).

5. An RO may not need maps submitted. Check the applicable RO web site at “www.rma.usda.gov/aboutrma/fields/rsos.html” for requirements when soil surveys need to be submitted with the request.

6. Use section, township, and range, if available, and provide the FN, including tract and field numbers, when available, to identify the field(s) where the producer intends to plant the crop, or where the crop is planted.

Production records provided to or requested by the RO that are subsequently determined to be unacceptable may result in a request for a WA being incomplete and denied.

Landlords with less than the three most recent years of crop history may qualify by submitting a request for a WA and providing documentation that supports their tenant meets the applicable qualification requirements, (Refer to the CIH Sec. 13B).

WAs are not available for situations not listed here. WA requests will be rejected for crops for which there is no crop policy, endorsement, and crop provision; or to alter policy provisions, price/price elections, etc., unless specifically permitted by the policy. (Contact the RO for details.)
## 2 REQUEST FOR ACTUARIAL CHANGE

### A Request Form

(Please Type or Print Legibly) ☐ Renewal ☐ New Request Crop Year

<table>
<thead>
<tr>
<th>Insurance Plan</th>
<th>Coverage Level</th>
<th>All applicable information below must be completed, along with attaching any required documentation, before submitting to RMA/RO.</th>
<th>Request Type Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agency or Service Office Name and Address</td>
<td>Approved Insurance Provider Name and Address</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Agent Code:</td>
<td>Phone:</td>
<td>AIP Code:</td>
<td>Phone:</td>
</tr>
<tr>
<td>E-mail Address:</td>
<td>E-mail Address:</td>
<td></td>
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</tr>
</tbody>
</table>

1. Producer name and address as shown on the application (where two or more Entities insure the same land a request must be completed for each policy)

2. State |

3. Policy number: |

4. Identification No.: |

5. City |

6. State |

7. Zip Code |

5. Producer is: Landlord ☐ Operator ☐ Owner/Operator ☐ |

6. Provide the information on appendix A for the land on which the actuarial change is requested:

7. Actuarial change, which is requested (Be specific - identify classification area and provide reasons which support this actuarial change for qualifying insurance plan). If additional space is needed, attach a separate page to this form:

8. Land identified in item 6:

   a) Has been in crop production for Years

   b) Has been operated Years by the present operator

   c) Comprises an entire unit? Yes ☐ No ☐

   d) If no, what other land is included in the unit (section/township/range, FN/Tract/Field, and/or farm location)

   e) Has the crop been planted? Yes ☐ No ☐

   f) Is a High Risk Land Exclusion Option in effect? Yes ☐ No ☐

9. Any other pertinent information? (Thoroughly describe any land improvements such as drainage, levee elevation, pump capacities, etc., Attach a separate page, if necessary) where a, b, & c are applicable show item 6 line number with required information.

Note: Initial written agreements requested to establish insurability after the Sales Closing Date may require a crop inspection, and the insured must sign no later than the earlier of the first appraisal date or the expiration date, if the crop has been planted.
Appendix A

6. Provide the following information for the land on which the actuarial change is requested:

<table>
<thead>
<tr>
<th>Line No</th>
<th>FSA Farm No</th>
<th>FSA Tract No</th>
<th>FSA Field No</th>
<th>Sec</th>
<th>TWP</th>
<th>Range</th>
<th>Sub Section</th>
<th>NAME OF CROP</th>
<th>WHOLE ACRES</th>
<th>PRACTICE</th>
<th>TYPE</th>
<th>CLASS</th>
<th>CURRENT AREA NO.</th>
<th>INSURED SHARE</th>
<th>NAME OF OTHER PERSON(S) SHARING CROP (Print)</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

Producer Name_________________________ State________________ County _________________ Policy Number __________

**Note:** A request is not considered timely received unless legible minimum documentation is included.
C  Minimum Supporting Documentation Checklist

REQUEST FOR ACTUARIAL CHANGE FORM (Reverse Side)

REISSUANCE’S: (Always Sales Closing Date Deadline)
___ Completed, signed, and dated Request for Actuarial Change (Required for all types). Separate forms and supporting documentation must be submitted by county.
___ The current year’s completed APH database or the current year’s applicable production reports signed and dated by the producer (Required for Request Types XC, TD, SC, TC, RE, SM, UA, TP, NB, HR, & UC) (if applicable)
___ Copy of the previous agreement (Required for all types)
___ For perennial crops, when required by the CIH for the crop requesting a written agreement, Perennial Crop Pre-Acceptance Inspection Report and Producer’s Pre-Acceptance Worksheet

INITIAL REQUESTS: SEE THE WRITTEN AGREEMENT HANDBOOK FOR THE DEADLINES, MINIMUM SUPPORTING DOCUMENTATION, AND DETAILED INFORMATION.

I have read and understand the following:
(a) I will have the option to accept or reject any written agreement approved by the Federal Crop Insurance Corporation (FCIC) based on this request for actuarial change. I cannot pick and choose which terms of the written agreement to accept or reject.
(b) I agree that I must accept the written agreement by the expiration date, or the written agreement will be rejected.
(c) I agree that if I submit multiple Request for Actuarial Change forms, regardless of when the forms are submitted, for the same condition or for the same crop (e.g., to insure corn on ten legal descriptions where there are no actuarial documents in the county or the request is to change the premium rates from the high-risk rates) they may be treated as one request by FCIC and I will have the option of accepting or rejecting the written agreement in its entirety. I cannot reject some terms and conditions of the written agreement and accept others.
(d) If a crop inspection is required, I agree my written agreement will be rejected by FCIC, or some fields will not be insurable if: (1) the crop inspection of the planted acreage by the Approved Insurance Provider (AIP) determined the crop’s potential is less than 90 percent of the yield used to determine the production guarantee or the amount of insurance; (2) I fail to sign and accept the written agreement on the earlier of the first date of the appraisal or the expiration date; (3) the AIP has failed to comply with all applicable crop inspection procedures.
(e) If this request is denied or is not accepted by FCIC or the AIP, the written agreement is not approved by FCIC, I reject the written agreement under paragraph (a) above, I do not accept the written agreement by the expiration date specified in the written agreement, or the written agreement is not timely returned to the Risk Management Agency and I am unable to establish that I complied with all deadlines, I agree that:
  1. If insurance is available in the county for the crop, I must accept the rate and coverage from the policy and actuarial documents, or
  2. If this request is to initially establish a rate and coverage not otherwise available in the county, no insurance will be provided.
(f) I agree that regardless of the determinations described in paragraph (e), I cannot cancel my policy after the cancellation date.
(g) I agree that a written agreement is not effective until signed by FCIC.
(h) I agree that I am bound by the preceding statements in any administrative review, mediation, or appeal related to this request for a written agreement.

Include Certification Statement – Refer to the “DSSH” for the applicable statement that must be shown above insured signature.

<table>
<thead>
<tr>
<th>Signature of Producer</th>
<th>Date</th>
<th>Signature of Agent</th>
<th>Date</th>
<th>Signature of Company Representative</th>
</tr>
</thead>
<tbody>
<tr>
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</tr>
</tbody>
</table>

Print Producer’s Name

Print Agent Name

Print Company Representative Name

COLLECTION OF INFORMATION AND DATA (PRIVACY ACT) and NONDISCRIMINATION STATEMENT
Refer to the DSSH for the applicable statements.
3 WRITTEN AGREEMENT COVER LETTER

A Instructions

The heading contains entries for the date, AIP’s name and address, and agent’s name. Entries made for items 1-9 are transferred from the logging system to actual WA forms.

(1-2) Enter the state and county where crop to be insured is located.

(3) Enter the request number. The first three characters identify the RO, (e.g., 001 - 010). The remaining five characters are a unique numeric number.

(4) Enter the policy number, if known.

(5–7) Enter the insured’s name, address, and social security number or tax identification as shown on the application for insurance.

(8) Enter the effective crop year.

(9) Enter the applicable crop(s) and crop code(s).

(10) List general instructions to AIPs for processing the agreement.

(11) Use “Remarks” as necessary to provide further processing instructions or identify special circumstances that apply to the WA. Use this space to inform the AIP when a CI appraisal is required.

(12) {Optional for cover page} Identify for signature the name of the second level approving authority designated by the RO Director.
Example

{current date}

Insurance Provider Name
Address
City, State, Zip

Agent: John Doe

(1) STATE: New York (36)  (2) COUNTY: Ontario (069)
(3) REQUEST: XXXXXXXX  (4) POLICY: XXXXXXXX
(5) INSURED: I. M. Insured
(6) ADDRESS: XXX S. Park, Town, ST Zip
(7) SSN/TAX ID NO: XXXXXXXXX  (8) CROP YEAR: 20XX

(9) Crops
0047  Dry Beans

(10) Enclosed is a written agreement for the insured. If the terms of the agreement are acceptable to the insured:

The insured and an authorized AIP representative need to sign in the designated places.

The AIP will retain the original signed agreement.

Return a signed copy of the agreement to this office and provide copies to the insured and agent.

If the terms of this agreement are not acceptable, please write “Rejected” on the agreement and initial and date.

Please return a copy of the agreement, whether accepted or rejected to this office.

(11) {Remarks :}

If you have any questions, please contact this office.

(12)

John Johnson
Senior Risk Management Specialist

John Johnson
Senior Risk Management Specialist
4 WRITTEN AGREEMENT (STANDARD)

A Instructions

The document heading is duplicated from the WA Cover Page.

(1-8) Items 1-8 are duplicated from the WA Cover Page.

(9) The request WA type is shown as entered from the Request for Actuarial Change form. Refer to Sec. 3I for logging codes.

(10) Enter the applicable crop(s) and crop code(s).

(11) Enter the provisions and/or AD form(s) affected by the WA. If necessary, attach the appropriate forms.

(12) Provide changes to policy terms made by the WA. Use a table or specific language to identify the crop, type, practice, and land description for which the WA assigns different policy terms, rates, and/or yields.

(13) If a reference state and reference county are used to establish terms and conditions in the WA, identify the appropriate state and county here. Refer to Sec. 3O.

(14) Add statements to further define how changes identified in (12) are applied or to establish additional terms and conditions of insurance.

(15) Identify the crop year(s) the WA will apply to. Refer to Sec. 3L and M.

(16) This statement is required. A WA is void for all acreage insured under the Catastrophic Risk Protection Plan Endorsement, a pilot crop (unless expressly authorized by the pilot crop provisions), or insurance plan for which a specific type of WA is not authorized.

(17) This statement is required if the WA assigns premium rates that are not standard in the county for crops that may be excluded by the High-Risk Land Exclusion Option.

(18) This statement is required for all WAs. Enter the expiration date (refer to paragraph 3H(3)).

(19) Include Certification Statement – Refer to the DSSH for the applicable statement. This statement must be before the insured’s signature.

(20-21) Signature of insured and date signed indicating terms and conditions in the WA were accepted.

(22-26) AIP must complete the AIP name, signature of authorized AIP representative, AIP address, date the WA was signed, and the AIP code.

(27) Rejection statement indicating following area for insured’s signature is to reject the WA offer.

(28-29) Signature of insured and date signed indicating terms and conditions in the WA were rejected.

(30-31) Signature of authorized AIP representative “in lieu of” insured’s signature for rejection of the WA offer and date signed. This should be signed when the insured is presented and rejects the WA offer, however the insured did not sign for the rejection (e.g., the insured was presented the terms of the WA offer via phone and the insured rejected verbally with no signature).

(32-33) Enter the RO which approved the WA. Signature of RO Director, Deputy, or senior level staff, determined by the Director, approving the WA and date signed.

If a CI appraisal is required, issue the WA unsigned. When an acceptable CI appraisal is returned with the WA then the RO will sign and issue the approved WA to the AIP.

(34) This statement is required for all WAs.
(35) Provide additional notice of how copies need to be distributed in the event a cover page is separated from the WA.

(36) Include the Collection of Information and Data (Privacy Act) and the Nondiscrimination statements. Refer to the DSSH for the applicable statements.
B Standard Example

**WRITTEN AGREEMENT**

March 15, 20XX

Approved Insurance Provider
101 East Main Street
South Bend, IA  43434

Agent: Joe Agent

<table>
<thead>
<tr>
<th>(1) STATE:</th>
<th>Illinois [17]</th>
<th>(2) COUNTY:</th>
<th>Sangamon [167]</th>
</tr>
</thead>
<tbody>
<tr>
<td>(3) REQUEST:</td>
<td>XXXXXXXX</td>
<td>(4) POLICY:</td>
<td>XXXXXXXX</td>
</tr>
<tr>
<td>(5) INSURED:</td>
<td>I. M. Insured</td>
<td>(6) ADDRESS:</td>
<td>XXX S. Park, Town, ST Zip</td>
</tr>
<tr>
<td>(7) SSN/TAX ID NO:</td>
<td>XXXXXXXXXX</td>
<td>(8) CROP YEAR:</td>
<td>20XX</td>
</tr>
</tbody>
</table>

(9) Request Type: **HR - High-Risk Land**

<table>
<thead>
<tr>
<th>Crop(s)</th>
<th>Crop(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(0041) CORN</td>
<td>(0081) SOYBEANS</td>
</tr>
</tbody>
</table>

Under the above insurance policy for the respective insured crop(s), the undersigned parties expressly agree that the following is an endorsement to the **(11)**. The policy covering the stated crop(s) is revised as follows:

<table>
<thead>
<tr>
<th>Crop Type</th>
<th>Prac</th>
<th>Narrative</th>
<th>Range Class</th>
<th>Rate*</th>
<th>Std APH</th>
<th>T-Yield</th>
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<tr>
<td>0041</td>
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<td></td>
</tr>
<tr>
<td>0041</td>
<td>016</td>
<td>003</td>
<td></td>
<td>0.1000</td>
<td>N</td>
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</tr>
<tr>
<td>0081</td>
<td>997</td>
<td>053</td>
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<td>0.1000</td>
<td>N</td>
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<tr>
<td>0081</td>
<td>997</td>
<td>053</td>
<td></td>
<td>0.1000</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>

(13) Reference State: **Michigan** (26) Reference County: **Lee** (105)

(14)

(15) This Written Agreement applies to the 20XX Crop Year only.

(16) This agreement does not apply to any acreage insured under the Catastrophic Risk Protection (CAT) Plan Endorsement or insurance plans and pilot crops for which this type of written agreement is not authorized.

(17) If you have signed a High-Risk Land Exclusion Option, any high-risk acreage identified on this Written Agreement which is assigned an add-on, multiplicative rate adjustment, or designated rate is not insurable under the terms and conditions of this agreement.

(18) This offer expires at 11:59 p.m. on **04/14/20XX**.
<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) STATE:</td>
<td>Illinois [17]</td>
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<tr>
<td>(3) REQUEST:</td>
<td>XXXXXXXX</td>
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<tr>
<td>(5) INSURED:</td>
<td>I. M. Insured</td>
</tr>
<tr>
<td>(6) ADDRESS:</td>
<td>XXX S. Park, Town, ST Zip</td>
</tr>
<tr>
<td>(7) SSN/TAX ID NO:</td>
<td>XXXXXXXXX</td>
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<tr>
<td>(2) COUNTY:</td>
<td>Sangamon [167]</td>
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<tr>
<td>(4) POLICY:</td>
<td>XXXXXXXX</td>
</tr>
<tr>
<td>(8) CROP YEAR:</td>
<td>20XX</td>
</tr>
</tbody>
</table>

(19) ACCEPTANCE: Include Certification Statement – Refer to the DSSH for the applicable statement. This statement needs to appear before the insured’s signature.

(20) (INSURED’S SIGNATURE FOR ACCEPTANCE)

(21) (DATE)

(22) (AIP NAME)

(23) (SIGNATURE OF AIP REPRESENTATIVE)

(24) (AIP ADDRESS)

(25) (DATE)

(26) (AIP CODE)

(27) REJECTION: By signing below this statement I am rejecting the insurance offer made in this Written Agreement. I agree that my insurance coverage will be in accordance with the insurance policy and any changes offered in this Written Agreement are null and void. This may result in reduced or no crop insurance coverage. I further agree that any administrative review or appeal on this Written Agreement will not be applicable since I am rejecting the Written Agreement.

(28) (INSURED’S SIGNATURE FOR REJECTION)

(29) (DATE)

In absence of the insured’s signature noting their rejection of the Written Agreement offer, I certify the insured was presented the offer in this Written Agreement and has rejected it.

(30) (SIGNATURE OF AIP REPRESENTATIVE FOR INSURED’S REJECTION)

(31) (DATE)

(32) Approved by: Risk Management Agency, (Regional Office Name)

John Johnson
Senior Risk Management Specialist

(33) (DATE)

(34) RISK MANAGEMENT AGENCY approves the use of this Written Agreement. Any modification to the Written Agreement voids RISK MANAGEMENT AGENCY approval.

(35) DISTRIBUTION: Original to the AIP; copy to the agent, insured, and Risk Management Agency Regional Office.

(36) Include the Collection of Information and Data (Privacy Act) and the Nondiscrimination statements. Refer to the DSSH for the applicable statements.
5 WRITTEN UNIT AGREEMENTS

A Instructions

Refer to Sec. 5 in this handbook for additional procedures that must be followed when completing these WA.

The WA heading must include all items shown in this exhibit (agent, AIP, insured, policy number, applicable crop(s), etc.).

All coverage statements in this example of the WUA must be included in each applicable WUA prepared. To be applicable for an insured crop, the WUA request must be submitted to the AIP by the ARD for that crop. Crops for which the WUA is submitted after the ARD will be included under the WUA for the subsequent crop year.

The document heading is duplicated from the WA Cover Page.

(1-8) Items 1-8 are duplicated from the WA Cover Page.

(9) The request/WA type is shown as entered from the Request for Actuarial Change form. Refer to Sec. 3I for logging codes.

(10) Enter the applicable crop(s) and crop code(s).

(11) Enter the date as shown on the map/photo provided and the date of the attached addendum for the WUA.

(12) Include Certification Statement – Refer to the DSSH for the applicable statement. This statement must be before the insured’s signature.

(13-14) Signature of insured and date signed indicating terms and conditions in the WA were accepted.

(15-19) AIP must complete the AIP name, signature of authorized AIP representative, AIP address, date the WA was signed, and the AIP code.

(20) Rejection statement indicating following area for insured’s signature is to reject the WA offer.

(21-22) Signature of insured and date signed indicating terms and conditions in the WA were rejected.

(23-24) Signature of authorized AIP representative “in lieu of” insured’s signature for rejection of the WA offer and date signed. This should be signed when the insured is presented and rejects the WA offer, however the insured did not sign for the rejection (e.g., the insured was presented the terms of the WA offer via phone and the insured rejected verbally with no signature).

(25-26) Enter the RO which approved the WA. Signature of RO Director, Deputy, or senior level staff, determined by the Director, approving the WA and date signed.

(27) This statement is required for all WAs.

(28) Provide additional notice of how copies need to be distributed in the event a cover page is separated from the WA.

(29) Include the Collection of Information and Data (Privacy Act) and the Nondiscrimination statements. Refer to the DSSH for the applicable statements.
B  Addendum Instructions

All Addendums must show:

Insured’s Policy number and date of addendum.

1) Identify the unit number (e.g., unit 111111WA),

2) Provide a description of where the unit is located (e.g., Section 36 T7N R43E, West of main Farm Rd)

3) FN 9999     4) Tract 8899     5) (Previous Tract _____), if applicable, 6) Fields separated by a comma if more than one. (e.g., 131,132,136,137,129,129a,130,127) and 7) Acres: 377.4

8) Following statement:

"Other land in the farming operation not identified within this addendum will have its unit structure constructed in accordance with the Basic Provisions. Further unit division provided by the Basic Provisions (e.g., irrigated vs. non-irrigated practice, or conventional vs. organic practices) or the crop provisions may be applicable for all land in the farming operation."

Please see examples following WUAs
Under the above insurance policy for the respective insured crop(s), the undersigned parties expressly agree that the following is an endorsement to section 34(c) of the Common Crop Insurance Policy, Basic Provisions. Crops for which the written unit agreement is submitted after the acreage reporting date will need to be requested the subsequent crop year. The policy is revised as follows:

You agree to establish the same optional units for all insured crops listed above with the approved insurance provider with which you have a contract in the county. If it is determined you have two or more oversized section, section equivalents, or Farm Number (FN) unit structures for the same crop in the same county the written unit agreement with the earliest date will be applicable to the crop and the other unit structure(s) for the crop will be void.

The optional unit division applicable to [identify the section, section equivalent, or FN] is modified as shown on the attached map(s) or photo(s) dated: _______ and summarized on the addendum dated: _______ (SEE ATTACHED EXAMPLE). Any acreage within the [section, section equivalent, or FN] that is not identified and assigned to a specific optional unit in the attachment will be assigned to the closest optional unit approved by this agreement. Any other optional units under this policy will be determined in accordance with the policy provisions.

Your farming operation must contain at least 640 cropland acres and you must delineate optional units that contain at least 320 contiguous cropland acres. Each optional unit must be contained within permanent boundaries. The maximum number of optional units allowed under this written unit agreement will not exceed the total cropland acres in which the insured has an interest, divided by 640 and rounded up to the next whole number. The insured must comply with all applicable policy provisions to qualify for optional units and all other provisions of the policy not in conflict with this agreement are applicable.

Optional units allowed by this agreement will not be applicable if the original unit being divided contains land currently classified as high-risk unless a high-risk exclusion option is in effect. Any acreage excluded by the high-risk exclusion option will not be included in establishing the requirements for this written unit agreement minimum cropland acres.

This agreement does not apply to any acreage identified as insured under the Catastrophic Risk Protection Endorsement, insurance plans or pilot crops for which written agreements are not authorized.

This written unit agreement will be in effect provided no significant changes occur to the farming operation that invalidates the approved unit structure. If significant changes occur, this written agreement is null and void. Any party to the agreement may cancel this agreement in writing by the earliest crop cancellation date applicable under the agreement.

This agreement is not effective until approved by the Risk Management Agency.

Any information certified by you that is incomplete, incorrect, or otherwise deficient and that is used to qualify for this agreement or to determine the terms and conditions of insurance will cause this agreement to be voided for the crop year and succeeding crop years.
(12) ACCEPTANCE: Include Certification Statement – Refer to the DSSH for the applicable statement.
I have reviewed this written unit agreement and agree to its terms and conditions. I further agree and understand that nothing contained herein will otherwise change any of the other terms or conditions of the policy.

(13) INSURED’S SIGNATURE FOR ACCEPTANCE

(14) DATE

(15) AIP NAME

(16) SIGNATURE OF AIP REPRESENTATIVE

(17) AIP ADDRESS

(18) DATE

(AIP ADDRESS)

(19) AIP CODE

(20) REJECTION: By signing below this statement I am rejecting the insurance offer made in this Written Agreement. I agree that my insurance coverage will be in accordance with the insurance policy and any changes offered in this Written Agreement are null and void. This may result in reduced or no crop insurance coverage. I further agree that any administrative review or appeal on this Written Agreement will not be applicable since I am rejecting the Written Agreement.

(21) INSURED’S SIGNATURE FOR REJECTION

(22) DATE

In absence of the insured’s signature noting their rejection of the Written Agreement offer, I certify the insured was presented the offer in this Written Agreement and has rejected it.

(23) SIGNATURE OF AIP REPRESENTATIVE FOR INSURED’S REJECTION

(24) DATE

(25) Approved by: Risk Management Agency, (Regional Office Name)

John Johnson
Senior Risk Management Specialist

(26) DATE

(27) RISK MANAGEMENT AGENCY approves the use of this Written Agreement. Any modification to the Written Agreement voids RISK MANAGEMENT AGENCY approval.

(28) DISTRIBUTION: Original to the AIP; copy to the agent, insured, and Risk Management Agency Regional Office.

(29) Include the Collection of Information and Data (Privacy Act) and the Nondiscrimination statements. Refer to the DSSH for the applicable statements.
ADDENDUM

J. B. Harrison       Policy XXX4567
June 30, 20XX

WUA 1
Section 36 T7N R43E (if applicable)
West of main Farm Rd
FN 9999 Tract 8899 (Previous Tract _____)   Fields 131, 132,136, 137,129, 129a, 130, and 127
Acres:  377.4 cropland acres

WUA 2
Section 36 T7N R43E (if applicable)
East of main Farm Road west of Creek Road
FN 9999 Tract 8899 (Previous Tract _____)   Fields 142,141,149,133,138,134,139   Acres 341.3 cropland acres

WUA 3
Section 36 T7N R43E (if applicable)
East of Creek Rd West of Brown Rd
FN 9999 Tract 8899 Fields 148, 231, 213, 215, 233, 221, 222, 220, and 223   Acres 331.5 cropland acres

Other land in the farming operation not identified within this addendum will have its unit structure constructed in accordance with the Basic Provisions. Further unit division provided by the Basic Provisions (e.g., irrigated vs. non-irrigated practice, or conventional vs. organic practices) or the crop provisions may be applicable for all land in the farming operation.

Please note that FN and Tract numbers are examples and are not representative of any person.
D Example: Annual Crops With Topographic/Irrigation Features

Approved Insurance Provider
101 East Main Street
Great Falls, MT 83383

Agent: Joe Agent

<table>
<thead>
<tr>
<th>(1) STATE:</th>
<th>Montana [30]</th>
<th>(2) COUNTY:</th>
<th>Chouteau [015]</th>
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</thead>
<tbody>
<tr>
<td>(3) REQUEST:</td>
<td>XXXXXXXXXX</td>
<td>(4) POLICY:</td>
<td>XXX4567</td>
</tr>
<tr>
<td>(5) INSURED:</td>
<td>John Smith</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(6) ADDRESS:</td>
<td>XX S. Park, Town, St. Zip</td>
<td>(7) SSN/TAX ID NO: XXXXXXXXXX</td>
<td>(8) CROP YEAR: 20XX</td>
</tr>
</tbody>
</table>

(9) Request Type: UA - Written Unit Agreement

(10) Crop(s)
(0011) WHEAT
(0091) BARLEY

Under the above insurance policy for the respective insured crop(s), the undersigned parties expressly agree that the following is an endorsement to section 34(c) of the Common Crop Insurance Policy, Basic Provisions. Crops for which the written unit agreement is submitted after the acreage reporting date will need to be requested the subsequent crop year. The policy is revised as follows:

All of the insured annual crops listed above that are allowed optional units must adhere to the unit structure as provided by this written unit agreement. You agree to establish the same optional units for all insured crops listed above with the approved insurance provider with which you have a contract in the county. If it is determined you have two or more unit structures for the same crop in the same county the written unit agreement with the earliest date will be applicable to the crop and the other unit structure(s) for the crop will be void.

Your farming operation must contain at least 640 annual cropland acres and you must delineate optional units that contain at least 320 annual cropland acres. Each optional unit must be contained within permanent boundaries. You may not have more units than would be allowed by standard optional unit division guidelines. Optional units are identified using permanent field identifications on the attached map(s) or photo(s) dated (11) and summarized on the addendum dated (11) (SEE ATTACHED EXAMPLE BELOW). Any acreage within the [section, section equivalent] that is not identified and assigned to a specific optional unit in the attachment will be assigned to the closest optional unit approved by this agreement.

You must comply with all applicable policy provisions to qualify for optional units. All other provisions of the policy not in conflict with this agreement are applicable.

Optional units allowed by this agreement will not be applicable if the original unit being divided contains land currently classified as high-risk unless a high-risk exclusion option is in effect. Any acreage excluded by the high-risk exclusion option will not be included in establishing the requirements for this written unit agreement minimum cropland acres.

This agreement does not apply to any acreage identified as insured under the Catastrophic Risk Protection Endorsement, insurance plans or pilot crops for which written agreements are not authorized.

This written unit agreement shall be in effect provided no significant changes occur to the farming operation, which invalidate the approved unit structure. If significant changes occur, this written agreement is null and void. This agreement may be cancelled in writing by the earliest crop cancellation date applicable under the agreement.

This agreement is not effective until approved by the Risk Management Agency.
Any information certified by you that is incomplete, incorrect, or otherwise deficient and which is used to qualify for this agreement or to determine the terms and conditions of insurance will cause this agreement to be voided for the crop year and any succeeding crop years. If an insurable share in the insurable acreage/crop is acquired after the earliest acreage reporting date for the insured annual crop, the acreage will be combined with the closest optional or basic unit.

(12) ACCEPTANCE: Include Certification Statement – Refer to the DSSH for the applicable statement.

I have reviewed this written unit agreement and agree to its terms and conditions. I further agree and understand that nothing contained herein will otherwise change any of the other terms or conditions of the policy.

(13) (INSURED’S SIGNATURE FOR ACCEPTANCE) ________________________________ (14) (/) (/)

(15) (AIP NAME) ____________________________________________________________

(17) (AIP ADDRESS) ________________________________________________________

(18) (/) (/)

(19) (AIP ADDRESS) ________________________________________________________

(20) REJECTION: By signing below this statement I am rejecting the insurance offer made in this Written Agreement. I agree that my insurance coverage will be in accordance with the insurance policy and any changes offered in this Written Agreement are null and void. This may result in reduced or no crop insurance coverage. I further agree that any administrative review or appeal on this Written Agreement will not be applicable since I am rejecting the Written Agreement.

(21) (INSURED’S SIGNATURE FOR REJECTION) ________________________________ (22) (/) (/)

In absence of the insured’s signature noting their rejection of the Written Agreement offer, I certify the insured was presented the offer in this Written Agreement and has rejected it.

(23) (SIGNATURE OF AIP REPRESENTATIVE FOR INSURED’S REJECTION) ________/______/______ (24) (DATE)

(25) Approved by: Risk Management Agency, (Regional Office Name)

John Johnson __________________________________________________________ (26) (/) (/)
Senior Risk Management Specialist

(27) RISK MANAGEMENT AGENCY approves the use of this Written Agreement. Any modification to the Written Agreement voids RISK MANAGEMENT AGENCY approval.

(28) DISTRIBUTION: Original to the AIP; copy to the agent, insured, and Risk Management Agency Regional Office.

(29) Include the Collection of Information and Data (Privacy Act) and the Nondiscrimination statements. Refer to the DSSH for the applicable statements.
ADDENDUM

John Smith  Policy XXX4567
Geographic / Topographic Delineations Only (NWS Type/Practice)

WUA 0001-0001WA (CS with J. Smith; Operated by Pacific Acres and Western Farms)

Dry Run  Sec 1, 2 T34N R4W  
FN 992320  Tract 991708  (Previous Tract _____)  Field 1  Acres 133.1
FN 992320  Tract 992705  (Previous Tract _____)  Field 1  Acres 189.3

WUA 0001-0002WA (CS with J. Smith and Operated by Pacific Acres and Western Farms)

Sandy Creek  Sec 31, 32, 33 T35N R4W  
FN 992321  Tract 992705  (Previous Tract _____)  Field 5  Acres 165.0 acres; and
Multi-tract 991873 composed of—
FN 992321  Tract 991873  (Previous Tract 991870)  Field 1  Acres 100.3
FN 992321  Tract 991873  (Previous Tract 991860)  Field 2  Acres 27.2
FN 992321  Tract 991873  (Previous Tract 991857)  Field 3  Acres 41.4

WUA 0002-0001WA (CS with John Smith and Operated by Western Farms)

Waters Ridge  Sec 1, 2 T34N R4W  
FN 992322  Tract 99511  (Previous Tract _____)  Field 1  Acres 57.0
FN 992322  Tract 99511  (Previous Tract _____)  Field 2  Acres 13.9
FN 992322  Tract 99510  (Previous Tract _____)  Field 1  Acres 177.2 (J. Smith)
FN 992322  Tract 99510  (Previous Tract _____)  Field 2  Acres 161.2 (J. Smith)
FN 992322  Tract 99510  (Previous Tract _____)  Field 3  Acres 170.4 (J. Smith)

WUA 0002-0002WA (CS with John Smith and Operated by Western Farms)

Potts Field  Sec 15 T34N R4W  
FN 992320  Tract 992709  (Previous Tract 99385)  Field 1  Acres 158.4
FN 992320  Tract 992707  (Previous Tract 991802)  Field 2  Acres 163.3

WUA 0002-0003WA

Shady Slope  Sec 2, 3 T34N R4W  
Multi-tract 991810 composed of—
FN 992320  Tract 991801  (Previous Tract _____)  Field 1  Acres 111.3
FN 992320  Tract 991801  (Previous Tract _____)  Field 2  Acres 115.2
FN 992320  Tract 99495  (Previous Tract _____)  Field 1  Acres 111.0

WUA 0002-0004WA

Smith 426  Sec 3 T34N R4W & Sec 33 T35N R4W  
FN 992320  Tract 992705  (Previous Tract _____)  Field 2  Acres 208.4
FN 992320  Tract 992704  (Previous Tract _____)  Field 1  Acres 51.6
FN 992320  Tract 991705  (Previous Tract _____)  Field 3  Acres 63.7

WUA 0003-0001WA (CS with J. Smith, BIA, and Smith Family; Operated by Western Farms)

Smith Jones  Sec 6, 7 T34N R5W  
Multi-tract 992525 composed of—
FN 992311  Tract 992525  (Previous Tract 991971)  Field 1  Acres 34.2
FN 992311  Tract 992525  (Previous Tract 991790)  Field 2  Acres 8.6
FN 992311  Tract 992525  (Previous Tract 99490)  Field 3  Acres 169.8
FN 992311  Tract 992525  (Previous Tract 991788)  Field 4  Acres 1.2
FN 992311  Tract 992525  (Previous Tract 991799)  Field 5  Acres 4.7
FN 992311  Tract 992525  (Previous Tract 991804)  Field 6  Acres 22.0
FN 992311  Tract 992525  (Previous Tract 991796)  Field 7  Acres 24.6
FN 992311  Tract 992525  (Previous Tract 991796)  Field 8  Acres 6.8
FN 992311  Tract 992525  (Previous Tract 991797)  Field 9  Acres 49.5
FN 992311  Tract 992525  (Previous Tract 991972)  Field 10  Acres 18.0 pasture
WUA 0004-0001WA (CS with J. Smith and Operated by Joseph J. Johnson)
Johnson/Best Place Sec. 28, 33 T35N R4W Total cropland acres for unit = 268.9
FN 992323 Tract 99474 (Previous Tract ______) Field 1 Acres 155.6
FN 992323 Tract 99474 (Previous Tract ______) Field 2 Acres 113.3

Other land in the farming operation not identified within this addendum will have its unit structure constructed in accordance with the Basic Provisions. Further unit division provided by the Basic Provisions (e.g., irrigated vs. non-irrigated practice, or conventional vs. organic practices) or the crop provisions may be applicable for all land in the farming operation.

Please note that FN and Tract numbers are examples and are not representative of any person.
Approved Insurance Provider
101 East Main Street
Chelan, WA 99606

Agent: Joe Agent

(1) STATE: Washington [53] (2) COUNTY: Chelan [007]
(3) REQUEST: XXXXXXXX (4) POLICY: XXX4667
(5) INSURED: J. B. Harris
(6) ADDRESS: XXXX S. Park, City, St Zip
(7) SSN/TAX ID NO: XXXXXXXXXX (8) CROP YEAR: 20XX

(9) Request Type: UA - Written Unit Agreement

Crop(s)  Crop(s)
(10) (034) Apples

Under the above insurance policy for the perennial insured crop(s), the undersigned parties expressly agree that the following is an endorsement to section 34(c) of the Common Crop Insurance Policy, Basic Provisions. Crops for which the written unit agreement is submitted after the acreage reporting date will need to be requested the subsequent crop year. The policy is revised as follows:

All of the insured perennial crops listed above that are allowed optional units must adhere to the unit structure as provided by this written unit agreement. You agree to establish the same optional units for all insured crops listed above with the approved insurance provider with which you have a contract in the county. If it is determined you have two or more unit structures for the same crop in the same county the written unit agreement with the earliest date will be applicable to the crop and the other unit structure(s) for the crop will be void.

Your farming operation must contain at least 160 perennial cropland acres and you must delineate optional units that contain at least 80 perennial cropland acres. Each optional unit must be contained within permanent boundaries. Optional units are identified using permanent field identifications on the attached map(s) or photo(s) dated (11) and summarized on the addendum dated (11) (SEE ATTACHED EXAMPLE). Any acreage within the [section, section equivalent, or Farm Number (FN)] that is not identified and assigned to a specific optional unit in the attachment will be assigned to the closest optional unit approved by this agreement.

You must comply with all applicable policy provisions to qualify for optional units. All other provisions of the policy not in conflict with this agreement are applicable.

Optional units allowed by this agreement will not be applicable if the original unit being divided contains land currently classified as high-risk unless a high-risk exclusion option is in effect. Any acreage excluded by the high-risk exclusion option will not be included in establishing the requirements for this written unit agreement minimum cropland acres.

This agreement does not apply to any acreage identified as insured under the Catastrophic Risk Protection Endorsement, insurance plans or pilot crops for which written agreements are not authorized.

This written unit agreement shall be in effect provided no significant changes occur to the farming operation, which invalidate the approved unit structure. If significant changes occur, this written agreement is null and void. This agreement may be cancelled in writing by the earliest crop cancellation date applicable under the agreement.

This agreement is not effective until approved by the Risk Management Agency.

Any information certified by you that is incomplete, incorrect, or otherwise deficient and which is used to qualify for this agreement or to determine the terms and conditions of insurance will cause this agreement to be voided for the crop year and any succeeding crop years. If an insurable share in any insurable acreage/crop is acquired after the earliest acreage reporting date for any insured perennial crop, the acreage will be combined with the closest optional or basic unit.
(12) ACCEPTANCE: Include Certification Statement – Refer to the DSSH for the applicable statement I have reviewed this written unit agreement and agree to its terms and conditions. I further agree and understand that nothing contained herein will otherwise change any of the other terms or conditions of the policy.

(13) (INSURED’S SIGNATURE FOR ACCEPTANCE) / / (DATE)

(15) (AIP NAME) (SIGNATURE OF AIP REPRESENTATIVE) / / (DATE)

(17) (AIP ADDRESS) (AIP ADDRESS) (DATE)

(19) (AIP CODE)

(20) REJECTION: By signing below this statement I am rejecting the insurance offer made in this Written Agreement. I agree that my insurance coverage will be in accordance with the insurance policy and any changes offered in this Written Agreement are null and void. This may result in reduced or no crop insurance coverage. I further agree that any administrative review or appeal on this Written Agreement will not be applicable since I am rejecting the Written Agreement.

(21) (INSURED’S SIGNATURE FOR REJECTION) / / (DATE)

In absence of the insured’s signature noting their rejection of the Written Agreement offer, I certify the insured was presented the offer in this Written Agreement and has rejected it.

(23) (SIGNATURE OF AIP REPRESENTATIVE FOR INSURED’S REJECTION) / / (DATE)

(25) Approved by: Risk Management Agency, (Regional Office Name)

John Johnson / / (DATE)
Senior Risk Management Specialist

(27) RISK MANAGEMENT AGENCY approves the use of this Written Agreement. Any modification to the Written Agreement voids RISK MANAGEMENT AGENCY approval.

(28) DISTRIBUTION: Original to the AIP; copy to the agent, insured, and Risk Management Agency Regional Office.

(29) Include the Collection of Information and Data (Privacy Act) and the Nondiscrimination statements. Refer to the DSSH for the applicable statements.
ADDENDUM

J. B. Harris  Policy XXX4667
January 15, 20XX

WUA- XXXXX1WA
Sections 35, 36  T7N R43E
Blocks 9 &10 West of main Farm Rd
FN 9999 Tract 8899 Fields 131,132, and 136  Acres 125.4 perennial cropland acres

WUA -XXXXX2WA
Section 36  T7N R43E  and Section 1 6N 43E
Blocks 1, 2, 3, 5 & 6 east of Creek Road
FN 9999 Tract 8899 Fields 142 and 141 Acres 110 perennial cropland acres

WUA- XXXXXX3WA
Section 36  T7N R43E
Blocks 7& 8 West of Brown Rd
FN 9999 Tract 8899 Fields 148 and 231 Acres 95 perennial cropland acres

Other land in the farming operation not identified within this addendum will have its unit structure constructed in accordance with the Basic Provisions. Further unit division provided by the Basic Provisions (e.g., irrigated vs. non-irrigated practice, or conventional vs. organic practices) or the crop provisions may be applicable for all land in the farming operation

Please note that FN and Tract numbers are examples and are not representative of any person.
Approved Insurance Provider
101 East Main Street
Great Falls, ME 83383

Agent: Joe Agent

(1) STATE: Maine [23]  (2) COUNTY: Aroostook [003]
(3) REQUEST: XXXXXXXXX  (4) POLICY: XXX441
(5) INSURED: John Doe  
(6) ADDRESS: XXXX S. Park, City, St. Zip  
(7) SSN/TAX ID NO: XXXXXXXXX  (8) CROP YEAR: 20XX-20XX (multi-yr)

(9) Request Type: UA - Written Unit Agreement

Crop(s)  Crop(s)
(10) (0016) OATS  (0084) POTATOES

Under the above insurance policy for the annual insured crop(s), the undersigned parties expressly agree that the following is an endorsement to section 34(c) of the Common Crop Insurance Policy, Basic Provisions. Crops for which the written unit agreement is submitted after the acreage reporting date will need to be requested for the subsequent crop year. The policy is revised as follows:

All of the insured annual crops listed above that are allowed optional units must adhere to the unit structure as provided by this written unit agreement. You agree to establish the same optional units for all insured crops listed above with the approved insurance provider with which you have a contract in the county. If it is determined you have two or more unit structures for the same crop in the same county the written unit agreement with the earliest date will be applicable to the crop and the other unit structure(s) for the crop will be void.

States must rely on the metes and bounds land survey system and the Basic Provisions require optional unit establishment on a Farm Number (FN) basis with no alternate method of optional unit establishment under the policy, (e.g., military land grants, railroad surveys, section equivalent) and your FN is geographically dispersed throughout the county {See Note **1 to determine applicable statement here} and due to the topographic features (excluding irrigation systems), climatic conditions vary dramatically within a 3 to 5 mile range. Your optional units may be established as follows:

A section equivalent must contain a block of land at least one mile square determined by placing a mile square grid, to scale on the map. The acreage contained in the sectional equivalent may be comprised of multiple owners as long as the majority of the insured's fields are as close as possible to the center of the one mile grid, with the grid oriented in the same direction as the map.

Each optional unit must be contained within permanent boundaries. Optional units are identified using permanent field identifications on the attached map(s) or photo(s) dated ___ (11) ___ and summarized on the addendum dated ___ (11) ___ (SEE ATTACHED EXAMPLE).

You must comply with all applicable policy provisions to qualify for optional units. All other provisions of the policy not in conflict with this agreement are applicable.

Optional units allowed by this agreement will not be applicable if the original unit being divided contains land currently classified as high-risk unless a high-risk exclusion option is in effect.

This agreement does not apply to any acreage identified as insured under the Catastrophic Risk Protection Endorsement, insurance plans or pilot crops for which written agreements are not authorized.

This written unit agreement shall be in effect provided no significant changes occur to the farming operation, which invalidate the approved unit structure. If significant changes occur, this written agreement is null and void. This agreement may be cancelled in writing by the earliest crop cancellation date applicable under the agreement.

This agreement is not effective until approved by the Risk Management Agency.
Any information certified by you that is incomplete, incorrect, or otherwise deficient and which is used to qualify for this agreement or to determine the terms and conditions of insurance will cause this agreement to be voided for the crop year and any succeeding crop years. If an insurable share in any insurable acreage is acquired after the earliest acreage reporting date for any insured annual crop, the acreage will be combined with the closest optional or basic unit.

(12) ACCEPTANCE: Include Certification Statement – Refer to the DSSH for the applicable statement

I have reviewed this written unit agreement and agree to its terms and conditions. I further agree and understand that nothing contained herein will otherwise change any of the other terms or conditions of the policy.

(13) (INSURED’S SIGNATURE FOR ACCEPTANCE) 

(14) (DATE)

(15) (AIP NAME)

(16) (SIGNATURE OF AIP REPRESENTATIVE)

(17) (AIP ADDRESS)

(18) (DATE)

(19) (AIP ADDRESS)

(20) REJECTION: By signing below this statement I am rejecting the insurance offer made in this Written Agreement. I agree that my insurance coverage will be in accordance with the insurance policy and any changes offered in this Written Agreement are null and void. This may result in reduced or no crop insurance coverage. I further agree that any administrative review or appeal on this Written Agreement will not be applicable since I am rejecting the Written Agreement.

(21) (INSURED’S SIGNATURE FOR REJECTION) 

(22) (DATE)

In absence of the insured’s signature noting their rejection of the Written Agreement offer, I certify the insured was presented the offer in this Written Agreement and has rejected it.

(23) (SIGNATURE OF AIP REPRESENTATIVE FOR INSURED’S REJECTION) 

(24) (DATE)

(25) Approved by: Risk Management Agency, (Regional Office Name)

John Johnson
Senior Risk Management Specialist

(26) (DATE)

(27) RISK MANAGEMENT AGENCY approves the use of this Written Agreement. Any modification to the Written Agreement voids RISK MANAGEMENT AGENCY approval.

(28) DISTRIBUTION: Original to the AIP; copy to the agent, insured, and Risk Management Agency Regional Office.

(29) Include the Collection of Information and Data (Privacy Act) and the Nondiscrimination statements. Refer to the DSSH for the applicable statements.

Note **1 applicable statement:** For the following underserved states, Maine, New York, Pennsylvania, Massachusetts, Maryland, New Hampshire, New Jersey, Connecticut, Delaware, Rhode Island, Vermont, and West Virginia no additional statement is needed. For all other states add “and there is at least 3 miles between the sectional equivalent boundaries,”.
ADDENDUM

John Doe       Policy XXX441
June 30, 20XX

WUA- 0001001WA
Highway 1N to highway 7E to
South of Lyons Rd
FN 9999 Tract 8899 Fields 131, 132, 136, 137, 129, 129a, 130, and 127   Acres 377.4 cropland acres

WUA- 000104WA
North of main Farm Road west of Creek Road over to 218 highway
FN 9999 Tract 8899 Fields 142, 141, 149, 133, 138, 134, and 139       Acres 341.3 cropland acres

Other land in the farming operation not identified within this addendum will have its unit structure constructed in accordance with the Basic Provisions. Further unit division provided by the Basic Provisions (e.g., irrigated vs. non-irrigated practice, or conventional vs. organic practices) or the crop provisions may be applicable for all land in the farming operation.

Please note that FN and Tract numbers are examples and are not representative of any person.
6  RO REVIEW DOCUMENTATION FOR ACTUARIAL CHANGE REQUEST

A  Instructions

(1)  File documentation must be used to summarize actions taken on actuarial/WA requests reviewed. Use the document shown in this exhibit, or a similar version prepared by the RO, or an automated version when:

(a)  A change is made to specifically modify an insured’s classification.

(b)  A WA is prepared or an insured's request is denied.

(c)  A detailed review was made, but changes are pending.

(2)  Preparation:

(a)  Heading:  Complete all entries.

(b)  Insurance Experience Review:  Obtain and review all insurance experience as necessary to evaluate the type of request. Assure compliance with acceptable loss criteria as established by the RMA. Discretion should be used to avoid printing copies of any unnecessary insurance experience for file folders.

(c)  Information From Local Resource People:  If applicable, reference dates and comments of local personnel and other sources contacted during the review.

(d)  Other Information Reviewed and Findings (Applicable APH, production records, soil types, maps (see item 5), etc.):  Indicate the relevant information reviewed and findings.

(e)  Changes in Classification Made:  Explain what change is being made, why, how it is determined, and how it will be applied (WA, map change, etc.)

(f)  Follow-up:  Enter future actions recommended, additional comments, or specifics to watch during future reviews. Note any possible instances of non-compliance.

(g)  Sign and date the review form.

(3)  Retain this documentation indefinitely in the request file. A copy of this form should also be maintained in the county work folder if a specific change to the Actuarial Map or AD is made as a result of a request.
### Review Documentation Form

<table>
<thead>
<tr>
<th>Request Nbr: XXXXXXXXX</th>
<th>Crop Year: 20XX</th>
<th>Date Received: 2-3-20XX</th>
</tr>
</thead>
<tbody>
<tr>
<td>Producer ID: Test Farmer</td>
<td>111-11-1111</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>State: 30</th>
<th>County: 005 Blame</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specialist:</td>
<td>APPLICABLE RO</td>
</tr>
<tr>
<td>Crop(s): (crop code) crop name abbr.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Denial Type:</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ Adverse Ins. Exp.</td>
<td>☐ Incomplete</td>
<td>☐ Crop inspection</td>
</tr>
<tr>
<td>☐ Denied</td>
<td>☐ Late</td>
<td>Required</td>
</tr>
<tr>
<td>☐ Inappropriate.</td>
<td>☐ Withdrawn</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Response Dates: Pending</th>
<th>Issued</th>
<th>Denied</th>
</tr>
</thead>
</table>

Insurance Experience Review:

Information From Local Resource People:

Other Information Reviewed And Findings (Applicable APH, production records, soil types, aerial photos, etc.):

Changes in Classification Made:

Follow-up:

Reviewer ____________________________ Date ____________________________
7 ACTUARIAL CHANGE REQUEST CHECKLIST

A Instructions

(1) The RO reviewer must complete an Actuarial Request Checklist for each request for a WA received. Use the checklist shown in this exhibit, a similar version used for specific request types, or an automated version, if available.

(2) Preparation:

   (a) **Heading:** Complete all entries.

      1 The 1st Reviewer is the originator of the WA.

      2 The 2nd Reviewer is the designated approving authority. (Director, Deputy, or senior staff designated by the Director.)

   (b) **Request Types:** Determine the type of actuarial request. Refer to Sec. 3I.

   (c) **Required Documentation:** Review the minimum supporting documentation submitted with the actuarial request.

      1 Make an appropriate mark under the request type if the information is complete.

      2 If required minimum supporting information is missing, refer to Sec. 3F(6), 3F(7), and 3F(8).

(3) This document and the Request for Actuarial Change Review Documentation must be maintained in the office file for each request.
B Checklist Form

Request Nbr: XXXXXXXX   Crop Year: 20XX   Date Received: 2-3-20XX
Producer ID: Test Farmer   111-11-1111
State: 30 County: 005 Blame
Specialist: APPLICABLE RO

Crop(s): (crop code) crop name abbr.

Request Type: _______ policy NO:
New/Reissue (N or R): History in File (Y or N/A):__ Past WA Terms Applied? (Y/N or N/A):____
Completed Request for Actuarial Change (Y or N):_ Approved, Denied, or Incomplete (A, D, or I):____
Maps and Legal Descriptions
Crop Year Submitted (XXXX, N/A):_________Folder Location (Insured's or Shareholder):_________________

Determination (RO Specialist): ___________________________ Date: __________________________
I, the 2nd RO Reviewer, have personally reviewed the materials and find them complete and accurate.

2nd RO Reviewer: ___________________________ Date: __________________________

Comments:

FOR ALL REQUEST TYPES (Unless not required for a specific request type shown below):
___A completed Request for Actuarial Change form;
___Evidence of adaptability for the crop/type/practice/etc, if required by RO;
___A completed APH, if applicable for the crop;
___The legal description (if available), FN including tract and field numbers (when available, required for NB requests), and FSA aerial photos or legible maps showing boundaries where the applicant intends to plant the crop for which insurance is requested; and
___If applicable, all required PAIRs and producer's PAW if the request involves a perennial crop.

RENEWAL IN SUBSEQUENT YEARS
___Copy of the previous agreement,
___TC type also requires Non-Irrigated corn grain worksheet containing previous year
Note Not required: evid. of adapt, legals, or aerial photos
HR TYPE: HIGH RATE AREAS
___Additional years of records for fragile/highly erodible land may be required.
___NRCS soils info. See “www.rma.usda.gov/aboutrma/fields/rsos.html”.
NB TYPE: ACREAGE NOT PLANTED AND HARVESTED IN 1 OF THE 3 PREVIOUS POLICY CROP YEARS
___Intended planted acres.
___Date land broken out of sod, pasture or perennial legume.
___NRCS soils info. See “www.rma.usda.gov/aboutrma/fields/rsos.html”.
NL TYPE: UNLISTED PLANT MATERIALS FOR NURSERY INSURANCE
___Price catalog or list.
___A separate list of the plants for which the agreement is requested, including container size and practices.
OP TYPE: UNRATED INSURANCE OPTION
___Evidence of crop being commercially grown and with a viable marketing outlet.
___APH must be specific for acreage under option.
PE TYPE: POLICY EXCEPTIONS
Established by the RO.
RE TYPE: ROTATION EXCEPTION WHERE PROVIDED FOR ON THE SPECIAL PROVISIONS
___Evidence of adaptability of rotation deviation.
___Detailed information about steps taken to mitigate disease or pest concerns.
___NRCS soils info. See “www.rma.usda.gov/aboutrma/fields/rsos.html”
___Aerial photos (Include a highway map which clearly identifies and shows location of land for areas where section, township, and range are not available. Use FN, including tract and field numbers, when available, to identify the fields) or legible map identifying exact field location.
SC TYPE: SPECIAL PURPOSE CORN
___Normal planting and harvesting dates and marketing outlets.
SG TYPE: INTERPLANTED WITH ANOTHER CROP
   ___NRCS soils info. See “www.rma.usda.gov/aboutrma/fields/rsos.html” and exact field location.
   ___Recommendation from state extension/expert.
   ___Weed control and proof of application, if recommended.

SM TYPE: STRIP-MINED LAND
   ___Description Of Reclamation Report Process and Date Reclamation Completed.
   ___NRCS soils info. See “www.rma.usda.gov/aboutrma/fields/rsos.html”.

SP TYPE: CERTIFIED SEED POTATO ACREAGE INCREASE
   ___Reason for increase. [Entity or county changes]
   ___Cert. that all acreage will be managed according to state standards.

TC TYPE: NON-IRRIGATED CORN GRAIN
   ___Non-irrigated corn grain worksheet or fully executed corn grain processor contract.

TD TYPE: DRY BEAN TYPE NOT IN ACTUARIAL DOCUMENTS
   ___APH must be for all dry beans.
   ___Prices received for the requested type.
   ___Two years of university test plot data and recommendations OR two years of seed company data
       supplemented by university data OR two years of requester APH data for the requested type
       The specific variety/cultivar (not type or class) to be planted. [Optional – dependent upon RO]

TP TYPE: UNRATED PRACTICE/TYPE
   ___APH must be for the specific P/T.
   ___Evidence of adaptability of the P/T to the area.¹

UA TYPE: WRITTEN UNIT AGREEMENT (OVERSIZED FNs, SECTIONS, OR SECTION EQUIVALENTS)
   ___Aerial photos (Include a highway map which clearly identifies and shows location of land for areas where section,
       township, and range are not available. Use FN, including tract and field numbers, if available, to identify the field(s) or
       legible map must delineate permanent boundaries.
   ___Any prior WUA request numbers in effect.

UC TYPE: UNRATED LAND
   NRCS soils info. See "www.rma.usda.gov/aboutrma/fields/rsos.html"

XC TYPE: COUNTIES WITH NO ACTUARIAL TABLE FOR THE CROP
   ___Acceptable production records, if applicable.
   ___Dates normally planted and harvested, if applicable.
   ___Name, location, distance to market or use of the crop.
   ___Information on irrigated practice.

¹ Duplicate university or other information that show adaptability is not needed for repeat requests from the same area or for reassurances.
   Evidence of adaptability could include producer’s own history on the crop. RMA may also consider existing applicable production reports from the
   county or companion operators for initial requests.
COVERAGE AND PREMIUM RATING PROVISIONS

A  General

Instructions:

Under each type code in this exhibit are examples of statements included in the WA to define the changes it makes. These statements are inserted as Items 12-14 in the standard WA format. (Refer to Exhibit 4)

Use coverage and premium rating statements to establish insurability, specify terms or conditions, and to explain how appropriate changes will be applied. The statements shown below are basic guides only. They are not intended to fit every situation addressed by a WA. The RO will need to refine these statements and develop new ones as needed to address local situations and insurance program changes from year to year.

Premium Rating Statements:

Any acreage identified on the Written Agreement will have a rate determined in accordance with continuous rating rules applicable for the crop using the APH yield and the 65 percent coverage level additive adjustment rate in the column identified as “Rate”.

690  Dates

The dates shown will be effective for the crop, practice, type, etc identified in this agreement. Dates designated in the policy may only be modified if allowed by the Crop Provisions. If the provisions do not specify the policy designated dates can be modified then the policy dates will be the effective dates.

730 Price/price elections

Price/price elections shown will be effective for the crop practice, type, variety identified in this agreement.

740 Misc

This written agreement supersedes the written agreement dated (enter date).

555  Pecan

This written agreement will be in force for two crop years and cannot be cancelled by either party, as per the Pecan Crop Provisions.
B  **GP TYPE:** Insurance Of Hybrid Corn, Sorghum Seed Under Group Risk Insurance

*Coverage Statements:*

{Specialty corn type, Ex. popcorn} will be an insurable crop within the Land Description provided you comply with all other conditions in the policy. It will be considered field corn under the GRP/GRIP Corn Provisions. Rates and coverage selected by the insured for all other GRP/GRIP corn in the county will apply to planted acreage.

{For popcorn: This written agreement is null and void in the absence of a properly executed popcorn processor contract in accordance with requirements established in the Popcorn Crop Provisions.}

{For hybrid seed corn: This written agreement is null and void in the absence of a properly executed hybrid seed corn processor contract in accordance with requirements established in the Hybrid Corn Seed Provisions. It is further agreed and understood that male acreage planted for the commercial production of hybrid corn seed is not insurable.}

C  **HR TYPE:** High Rate Areas

*Basic WA Rate and Yield Table:*

<table>
<thead>
<tr>
<th>Crop</th>
<th>Type</th>
<th>Prac</th>
<th>Narrative</th>
<th>Rate Class</th>
<th>Rate*</th>
<th>Std APH</th>
<th>T-Yield</th>
</tr>
</thead>
<tbody>
<tr>
<td>0041</td>
<td>016</td>
<td>003</td>
<td>NW1/4NE1/4 of Section 26 T17N-R6W</td>
<td>0.1000</td>
<td>Y</td>
<td></td>
<td></td>
</tr>
<tr>
<td>0081</td>
<td>997</td>
<td>053</td>
<td>SE1/4 of Section 34 T17N-R6W</td>
<td>0.1000</td>
<td>N</td>
<td>20.00</td>
<td></td>
</tr>
</tbody>
</table>

*Rates listed below are Additive adjustment Rates*

*Coverage Statements:*

Classifications, premium rates, and yields assigned by this written agreement will only apply to high-risk land, as identified by applicable county actuarial documents, within the Land Description(s) specified by this written agreement. All other acreage will remain as classified by applicable county actuarial documents. If you have signed a High-risk Land Exclusion Option, any acreage classified with a non-standard rate on this agreement is not insurable under the terms and conditions of this agreement.

Coverage(s) will be based on the approved Actual Production History yield per acre.

The “T-Yield” assigned above will be used as the Transitional Yield for the identified acreage.

D  **NB TYPE:** Acreage Not Planted And Harvested Or Insured In One Of The Three Previous Crop Years

530

Newly broken out acreage (land which has not been planted, harvested or insured in one of the three previous crop years) within the identified Land Description will be considered insurable acreage provided you comply with all other conditions in the policy.

No prevented planting liability will attach to acreage made insurable by this agreement.
**Basic WA Rate and Yield Table:**

<table>
<thead>
<tr>
<th>Crop</th>
<th>Type</th>
<th>Prac</th>
<th>Narrative</th>
<th>Rate Class</th>
<th>Rate*</th>
<th>Std APH</th>
<th>T-Yield</th>
</tr>
</thead>
<tbody>
<tr>
<td>0081</td>
<td>997</td>
<td>053</td>
<td>NW1/4NE1/4 of Section 15 T18N-R1W</td>
<td></td>
<td>Y</td>
<td>20.00</td>
<td></td>
</tr>
</tbody>
</table>

*Rates listed below are Additive adjustment Rates*

**Coverage Statements:**

**123 T-YIELD NO ADJUSTMENT**

The reduced T-Yield assigned by this written agreement cannot be altered by APH procedure. A separate APH database must be maintained for this acreage the initial crop year it is broken out.

Coverage(s) will be based on the approved Actual Production History yield per acre.

A yield shown in the column identified as T-Yield will be the Transitional Yield for the described land. The unit of measure (bushels, pounds, tons, etc.) for this yield is defined in the applicable Crop Insurance Policy; the actuarial documents.

**E NL TYPE: Unlisted Nursery Plant Materials**

**Coverage Statements:**

**520**

Under the above insurance policy and respective insured crop, the undersigned parties expressly agree that the following is an endorsement to the [crop year] Nursery Plant/Price Schedule. The following plant(s) are insured based on the attached listed over-winterization requirements and field grown minimum insurable hardiness zone(s) at the listed price. If the wholesale price contained on the producer’s price listing or catalog is less than the price contained on this written agreement, the producer’s wholesale price will be used to establish the plant’s inventory value for affected plants.

<table>
<thead>
<tr>
<th>Botanical Name</th>
<th>Common Name</th>
<th>Type</th>
<th>Storage Key</th>
<th>Required</th>
<th>Not Required</th>
<th>Min. Field</th>
<th>Size</th>
<th>Practice</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cattleya</td>
<td>Cattleya Hybrid Orchid</td>
<td>FO</td>
<td>G3</td>
<td>5-6</td>
<td>N/A</td>
<td>2 gal</td>
<td>Container</td>
<td>$23.47</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>3 gal</td>
<td>Container</td>
<td>$33.88</td>
<td></td>
</tr>
</tbody>
</table>

N/A = Plant is not insurable under the field grown practice
F  OP TYPE: An Insurance Option Not Rated For The County

Basic WA Rate and Yield Table:

<table>
<thead>
<tr>
<th>Crop</th>
<th>Type</th>
<th>Prac</th>
<th>Narrative</th>
<th>Rate Class</th>
<th>Rate*</th>
<th>Std APH</th>
<th>T-Yield</th>
</tr>
</thead>
<tbody>
<tr>
<td>0084</td>
<td>161</td>
<td>002</td>
<td>(PRQA) Processing Quality / Quality #1</td>
<td>2.3600</td>
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<td>N</td>
<td></td>
</tr>
<tr>
<td>0084</td>
<td>161</td>
<td>002</td>
<td>(PRQA) Processing Quality / Quality #1 or Better</td>
<td>1.3700</td>
<td></td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>0084</td>
<td>261</td>
<td>002</td>
<td>(PRQA) Processing Quality / Quality #1</td>
<td>2.3600</td>
<td></td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>0084</td>
<td>261</td>
<td>002</td>
<td>(PRQA) Processing Quality / Quality #1 or Better</td>
<td>1.3700</td>
<td></td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>

Coverage Statements:

The Processing Quality Option is provided by this written agreement to land operated by the insured in the county that is planted to Type 161 or Type 261 Potatoes using an irrigated practice.

Premium Rating Statements:

The applicable Insurance Option Factors by Type/Practice are shown in the column identified as “Rate” above.

G  RE TYPE: Rotation Exceptions

Basic WA Rate and Yield Table:

<table>
<thead>
<tr>
<th>Crop</th>
<th>Type</th>
<th>Prac</th>
<th>Narrative</th>
<th>Rate Class</th>
<th>Rate*</th>
<th>Std APH</th>
<th>T-Yield</th>
</tr>
</thead>
<tbody>
<tr>
<td>0013</td>
<td>205</td>
<td>002</td>
<td>Section 26 T7N-R35E</td>
<td></td>
<td>0.1580</td>
<td>N</td>
<td>232.0</td>
</tr>
</tbody>
</table>

Coverage Statements:

In accordance with Sec. 8(a) in the Crop Provisions, and with exception to the Special Provisions crop rotation statement, onions planted on acreage that was previously planted to onions will be insurable.

A yield shown in the column identified as T-Yield will be the Transitional Yield for the described land. The unit of measure (bushels, pounds, tons, etc.) for this yield is defined in the applicable Crop Insurance Policy; Special Provisions; or the County Actuarial Documents.

The Transitional Yield for the re-cropping to onions practice will be 232 cwt. per acre. Coverage for the re-cropping to onions acreage will be based on a separate Actual Production History (APH) database using prior production and acreage of the re-cropping to onions practice and, if applicable, the Transitional Yield assigned herein. Coverage for onions insurable under the standard actuarial structure (onions grown on acreage not planted to onions in the previous crop year) will be based on a separate APH database using prior production and acreage of the standard insurable practice and, if applicable, the Transitional yield assigned by the effective actuarial documents.
All applicable actuarial documents including the **Special Provisions**, and price/price elections effective for the identified state and county will apply to the land described above excluding the Transitional Yields and any base premium rate information. This written agreement establishes the Transitional Yield and base premium rate.

**Premium Rating Statements:**

Land described above is assigned the **{Appropriate Percent}** coverage level base premium rate shown in the column identified as “Rate”. Tables located on the appropriate actuarial documents will be used to calculate base premium rates at different coverage levels for unit or coverage options elected and to determine the subsidized producer premium.

### SC TYPE: Special Purpose Corn

**Basic WA Rate and Yield Table:**

<table>
<thead>
<tr>
<th>Crop</th>
<th>Type</th>
<th>Prac</th>
<th>Narrative</th>
<th>Rate Class</th>
<th>Rate*</th>
<th>Std APH</th>
<th>T-Yield</th>
</tr>
</thead>
<tbody>
<tr>
<td>0041</td>
<td>016</td>
<td>003</td>
<td>Tippecanoe County, Indiana</td>
<td></td>
<td></td>
<td>N</td>
<td>103.00</td>
</tr>
</tbody>
</table>

**Coverage Statements:**

Acreage planted for commercial production of High-Amylose corn will be insurable as field corn. Production from acreage used as border rows that is rejected by the contracting buyer will not be insurable. The Common Crop Insurance Policy Basic Provisions, Coarse Grain Provisions, **Special Provisions**, Price/price elections, and county insurance rates established for field corn will apply with the following exceptions:

Coverage will be based on the Approved Actual Production History (APH) yield calculated for High-Amylose acreage using the Transitional Yield (T-Yield) shown above except that:

1. A separate APH database will be established and maintained for High-Amylose acreage and for field corn acreage on the unit.

2. Yield change limitations or floors established for field corn will not be applied to APH approved Yields determined for High- Amylose acreage.

Unit division guidelines established by the Policy Provisions apply. No additional unit division for High Amylose acreage is authorized by this agreement.

**Premium Rating Statements:**

### 135 RATE SPECIAL CORN

A “Y” shown in the request type column means the amount of your premium will be determined in accordance with Standard APH applicable for the crop using the approved APH yield except that applicable premium rates for High Amylose corn acreage will be _____.

(The RO will show only the statement for the appropriate rate which is determined using the higher of:

1. The standard base rate for High-Amylose corn acreage on the unit;
2. The base rate for field corn acreage on the same unit; or
3. The high-risk rating (if such acreage is designated high-risk on the applicable county actuarial rate map effective for field corn.)

I SG TYPE: Small Grains: Crops Interplanted; Planted Into An Established Grass, Legume; Nurse Crop

500 Interplanted

(Crop name) planted into established (crop) will be an insurable crop within the Land Description provided you comply with all other conditions in the policy.

J SM TYPE: Strip-Mined Land

(Crop has been produced less than five consecutive crop years)

500 STRIP MINE

Reclaimed strip-mined acreage within the Land Description will be insurable provided you comply with all other conditions in the policy.

Basic WA Rate and Yield Table:

<table>
<thead>
<tr>
<th>Crop</th>
<th>Type</th>
<th>Prac</th>
<th>Narrative</th>
<th>Rate Class</th>
<th>Rate*</th>
<th>Std APH</th>
<th>T-Yield</th>
</tr>
</thead>
<tbody>
<tr>
<td>0081</td>
<td>997</td>
<td>053</td>
<td>SE1/4 of Section 20 T5S-R9W (that consists of reclaimed strip-mined land only)</td>
<td></td>
<td>0.1000</td>
<td>N</td>
<td></td>
</tr>
</tbody>
</table>

*Rates listed below are Additive adjustment Rates

Coverage Statements:

Coverage(s) will be based on the approved Actual Production History yield per acre.

K SP TYPE: Seed Potato Acreage Greater Than 125 Percent

600 Entity Changes

In accordance with Sec. 5 of the Northern Potato Certified Seed Endorsement, (X) percent of seed potato production and acreage history accrued by (previous and ceding person) is hereby assumed and transferable to the above insured, provided the ceding person has no direct interest in certified seed potatoes for the (applicable) crop year. The resulting combined seed potato acreage from both the ceding and current entities shall be used in determining any applicable guarantee reduction as specified in Sec. 5 (a) and (b).

610 Multiple Counties

In accordance with Sec. 5 of the Northern Potato Certified Seed Endorsement, all seed potato production and acreage history accrued from (specified / listed) counties shall be used in determining a single adjustment factor, as specified in Sec. 5 (a), and this common factor shall be applied to the production guarantee of each individual county as specified in Sec. 5 (b).
TC TYPE: Non-Irrigated Corn Grain Where Only Irrigated Grain And Irrigated/Non-Irrigated Silage Are Insurable

*Basic WA Rate and Yield Table:

<table>
<thead>
<tr>
<th>Crop</th>
<th>Type</th>
<th>Prac</th>
<th>Narrative</th>
<th>Rate Class</th>
<th>Rate*</th>
<th>Std APH</th>
<th>T-Yield</th>
</tr>
</thead>
<tbody>
<tr>
<td>0041</td>
<td>016</td>
<td>003</td>
<td>Land located in Pennington County, South Dakota</td>
<td></td>
<td>Y</td>
<td>31.00</td>
<td></td>
</tr>
</tbody>
</table>

*Coverage Statements:

A yield shown in the column identified as T-Yield will be the Transitional Yield for the described land. The unit of measure (bushels, pounds, tons, etc.) for this yield is defined in the applicable Crop Insurance Policy; the Special Provisions; or the actuarial documents.

All applicable actuarial documents including Special Provisions; all statements in the actuarial documents, (excluding the Transitional Yield Table and any base premium rate information); and price/price elections effective for the identified reference state and reference county will apply to the land described above. The transitional yield and premium rates are established by this agreement.

*Premium Rating Statements:

Any acreage identified on the written agreement with a “Y” in the “Std APH” column will have a rate determined in accordance with the continuous rating rules applicable for the crop using the APH approved yield.

TD TYPE: Dry Bean Types Not On Actuarial Documents

(Including chickpeas/garbanzo beans in states that insure dry beans but do not insure dry peas)

The following dry bean varieties will be insurable in the specified county only if you follow all other conditions of the policy and dry bean insurance is offered in the county.

*Basic WA Rate and Yield Table:

<table>
<thead>
<tr>
<th>Crop</th>
<th>Type</th>
<th>Prac</th>
<th>Narrative</th>
<th>Rate Class</th>
<th>Rate*</th>
<th>Std APH</th>
<th>T-Yield</th>
</tr>
</thead>
<tbody>
<tr>
<td>0047</td>
<td>321</td>
<td>003</td>
<td>All insurable land in St. Clair County, MI</td>
<td>0.4640</td>
<td>N</td>
<td>942.0</td>
<td></td>
</tr>
</tbody>
</table>

*Coverage Statements:

(Optional) Reference State/County: Michigan (26) / Gratiot (057)

730

Prices shown will be effective for the crop, practice, type, variety identified in this agreement.
The dates shown will be effective for the crop, practice, type, etc identified in this agreement. Dates designated in the policy may only be modified if allowed by the Crop Provisions. If the provisions do not specify that policy designated dates can be modified then the policy dates will be the effective dates.

*Premium Rating Statements:*

Land described above is assigned the [Appropriate Percent] percent coverage level base premium rate shown in the column identified as “Rate”. Tables located in the appropriate actuarial documents will be used to calculate base premium rates at different coverage levels, for unit or coverage options elected, and to determine subsidized producer premium.

**N** **TP TYPE: Unrated Practice Or Type**

*Coverage Statements:*

**660** Type Practice

The practice of (entry e.g., “broadcast seeding”) will be considered an insurable farming practice when the following criteria are met:

1. Proper seedbed preparation including mechanical incorporation of the seed;
2. Recommended grass and broadleaf weed control practices are followed; and
3. The maturity rating and planting date will allow the crop to reach maturity by (entry i.e. 9/30/2012)

A separate APH yield database for (entry with the default being “non-conventional soybean”) acreage will be established and maintained. It is further understood and agreed that no replant payment will be made, but that damaged acreage will be replanted as required by the policy and that appraisals will be made for any uninsured causes in the event of a loss.

*Premium Rating Statements:*

The premium for such acreage will be determined using rates for the Irrigated Practice (002) based on your APH approved yield. High-risk Rates will apply to any acreage located in a High-risk Area on the county actuarial documents.

**O** **UC TYPE: Acreage Unrated, Unclassified, Or Uninsurable**

*Basic WA Rate and Yield Table:*

<table>
<thead>
<tr>
<th>Crop</th>
<th>Type</th>
<th>Prac</th>
<th>Narrative</th>
<th>Rate Class</th>
<th>Rate*</th>
<th>Std APH</th>
<th>T-Yield</th>
</tr>
</thead>
<tbody>
<tr>
<td>0041</td>
<td>016</td>
<td>003</td>
<td>NW1/4NE1/4 of Section 26 T17N-R6W</td>
<td>0.1000</td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td>0041</td>
<td>016</td>
<td>003</td>
<td>SE1/4 of Section 34 T17N-R6W</td>
<td></td>
<td>Y</td>
<td></td>
<td></td>
</tr>
<tr>
<td>0081</td>
<td>997</td>
<td>053</td>
<td>NW1/4NE1/4 of Section 26 T17N-R6W</td>
<td>0.1000</td>
<td>N</td>
<td>20.00</td>
<td></td>
</tr>
<tr>
<td>0081</td>
<td>997</td>
<td>053</td>
<td>SE1/4 of Section 34 T17N-R6W</td>
<td></td>
<td>Y</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Rates listed below are Additive adjustment Rates*
Coverage Statements:

The land for which this written agreement has been requested is described as being highly erodible. Therefore, the coverage provided by the terms of this written agreement will be contingent upon the insured's compliance with the NRCS conservation plan established for this land.

Coverage(s) will be based on the approved Actual Production History yield per acre.

The “T-Yield” assigned above will be used as the Transitional Yield for the identified acreage.

A yield shown in the column identified as T-Yield will be the Transitional Yield for the described land. The unit of measure (bushels, pounds, tons, etc.) for this yield is defined in the applicable Crop Insurance Policy; the Special Provisions; or the actuarial documents.

Premium Rating Statements:

Any acreage identified on the written agreement will have a rate determined in accordance with continuous rating rules applicable for the crop using the APH yield and the {Appropriate Percent} percent coverage level additive adjustment rate in the column identified as “Rate”.

Any acreage identified on the written agreement with a “Y” in the “Std APH” column will have a rate determined in accordance with the continuous rating rules applicable for the crop using the APH approved yield.

P XC TYPE: No Actuarial Documents In County For The Crop

Basic WA Rate and Yield Table:

<table>
<thead>
<tr>
<th>Crop</th>
<th>Type</th>
<th>Prac</th>
<th>Narrative</th>
<th>Rate Class</th>
<th>Rate*</th>
<th>Std APH</th>
<th>T-Yield</th>
</tr>
</thead>
<tbody>
<tr>
<td>0084</td>
<td>080</td>
<td>002</td>
<td>E1/2SE1/4 Section 28 T19N-R4E</td>
<td>002</td>
<td>N</td>
<td>244.0</td>
<td></td>
</tr>
</tbody>
</table>

Coverage Statements:

Reference State/County: Indiana (18) / St. Joseph (141)

All applicable actuarial documents including the County Special Provisions, the Transitional Yield Table, and price/price elections effective for the identified reference state and reference county will apply to the land described above.

Coverage(s) will be based on the approved Actual Production History yield per acre.

Premium Rating Statements:

Premium rates for Rate Map Area 002 will apply to all land described above.
WITHDRAWAL LETTER

{current date|

Insurance Provider Name
Address
City, State, zip

Agent: John Doe

Dear {Mr.}. {{Name}:

This office has reviewed your {get year from request} crop year Request for Actuarial Change asking {free form entry}. This office regrets it must deny this request for the following reason:

STATE:       New York (36)    COUNTY:     Ontario (069)
REQUEST:     XXXXXXXXXX        POLICY:      XXXXXXXX
INSURED:     I. M. Insured     ADDRESS:    XXX S. Park, Town, ST Zip
SSN/TAX ID NO: XXXXXXXXX     CROP YEAR:   20XX

Crops
0047  Dry Beans

A written agreement previously issued to you for your insurance policy was not returned to this office within 30 calendar days after the expiration date or was rejected by you. For this reason, the offer made in the written agreement is now considered withdrawn. It is understood that your insurance coverage will be in accordance with the insurance policy and any changes previously offered in the issued written agreement are not applicable.

If you did sign this written agreement indicating your acceptance of the offered terms and can provide evidence that it was timely signed and sent to the approved insurance provider, this office may reconsider withdrawal of the written agreement. Please provide this office with any supporting evidence (such evidence may include a certified mail receipt or other delivery receipt) within 30 calendar days of the date of this notice.

If you have any questions, please contact this office.

Jane Doe

Senior Risk Management Specialist

USDA is an Equal Opportunity Provider and Employer
DENIAL LETTER DUE TO CROP INSPECTION

{current date}

Insurance Provider Name
Address
City, State, zip

Agent: John Doe

Dear {Mr.}. {(Name)}:

This office has reviewed your {get year from request} crop year Request for Actuarial Change asking {free form entry}. This office regrets it must deny this request for the following reason:

STATE: New York (36)  COUNTY: Ontario (069)
REQUEST: XXXXXXX  POLICY: XXXXXXX
INSURED: Joe Doe
ADDRESS XXX East Lynn, CITY, ST Zip
SSN/TAX ID NO: XXXXXXXX  CROP YEAR: 20XX

The request to insure the respective crop is denied because it did not meet the required potential yield based on the crop inspection (or the Approved Insurance Provider failed to conduct a timely crop inspection or they failed to follow applicable approved procedures) for the specified acreage. If you disagree with this determination, it may be resolved through arbitration in accordance with section 20 of the Common Crop Insurance Policy, Basic Provisions within one year of the date we denied your request for insurance.

If you have any questions, please contact this office.

Sincerely,

{Name}
Senior Risk Management Specialist

CC: {Approved Insurance Provider}, {Address}
11 ADDITIONAL STATEMENTS

A MODIFIED REQUESTS

Your request has been reviewed and the attached written agreement issued. As a result of this review, some terms contained in the agreement may not be exactly what you originally requested. If these terms are not acceptable, you may request administrative review. Any administrative review request must be in writing and received in this office within 30 calendar days from the date shown above. Please include any additional supporting evidence with your request. Please note:

A request for administrative review does not affect your responsibility to accept or reject the agreement by the expiration date.

If you do not sign the agreement by the expiration date, you will not receive insurance under terms of the agreement if any request you make for administrative review or appeal is denied.

If you sign the agreement by the expiration date, you will receive insurance under the terms of this agreement, unless any administrative review or appeal you file is granted in which case you will be given the terms agreed upon at that time.

B CROPS PLANTED IN A NON-CONVENTIONAL MANNER

Requests for crops planted in a non-conventional manner (i.e., broadcast, airplane seeded, etc.), require a crop inspection appraisal. The potential yield for the field must be equal to or greater than 90 percent of the yield used to determine the guarantee before the offer can be offered to the insured. A crop inspection appraisal is required _ weeks after the crop has been planted. Please provide a copy of the crop inspection appraisal when returning the written agreement. In order to be considered for approval, the insured must accept the written agreement no later than the earlier of the first appraisal date or the expiration date.

C REQUEST MADE AFTER THE SALES CLOSING DATE WHICH ESTABLISHES INSURABILITY

This written agreement establishes insurability of the crop or crops affected by this agreement. A crop inspection appraisal of the crop is required if acreage of the crop was planted on or before the date of this agreement. If the crop was not planted on this acreage as of the date of this agreement, a statement of this fact, signed and dated by the producer, is required if the producer accepts the offer. If a crop inspection appraisal is needed, in order to be considered for approval, the producer must accept the written agreement no later than the earlier of the first appraisal date (if there are multiple fields with different appraisal dates) or the expiration date of the agreement. A timely signed written agreement and the crop inspection appraisal (or signed statement that the acreage was not planted) must be postmarked/transmitted to the RMA Regional Office no later than 15 business days after the expiration date.

D CERTIFICATION THAT THE REQUESTED CROP HAS NOT BEEN PLANTED

I certify that I have never planted (enter crop requested for insurance) in (enter county name) County or the area.

(Include Certification Statement prior to insured’s signature– Refer to the DSSH for the applicable statements.)

PRODUCER SIGNATURE: ___________________________ DATE: _______________
### 12 APPEAL RIGHTS APPLICABILITY CHART

<table>
<thead>
<tr>
<th>SITUATION</th>
<th>STATUS</th>
<th>DEN CODE</th>
<th>REASON CODE</th>
<th>CERTIFIED LETTER?</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>NOT AUTHORIZED BY POLICY</td>
<td>NOT ACCEPTED</td>
<td>INA</td>
<td>NPP</td>
<td>YES</td>
<td>NO APPEAL RIGHTS 3A(4)</td>
</tr>
<tr>
<td>NO POLICY EXISTS</td>
<td>NOT ACCEPTED</td>
<td>INA</td>
<td>NPE</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3A(3)</td>
</tr>
<tr>
<td>NOT PERMITTED BY ACT</td>
<td>NOT ACCEPTED</td>
<td>INA</td>
<td>ACT</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3G(1)(f)</td>
</tr>
<tr>
<td>LATE</td>
<td>NOT ACCEPTED</td>
<td>LAT</td>
<td>LAT</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3G(1)(a), 3D(3), &amp; 3L(1)(e)</td>
</tr>
<tr>
<td>INCOMPLETE</td>
<td>NOT ACCEPTED</td>
<td>INC</td>
<td>INC</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3G(1)(b)-(f)</td>
</tr>
<tr>
<td>ACTUARILY SOUND RATES</td>
<td>DENIED</td>
<td>DEN</td>
<td>RAT</td>
<td>YES</td>
<td>ADMIN REVIEW MEDIATION &amp; APPEAL 3G(5)(a)</td>
</tr>
<tr>
<td>CROP/TYPE/PRACTICE/VARIETY NOT ADAPTED</td>
<td>DENIED</td>
<td>DEN</td>
<td>CTP</td>
<td>YES</td>
<td>ADMIN REVIEW MEDIATION &amp; APPEAL 3G(5)(b)</td>
</tr>
<tr>
<td>CROP NOT COMMERCIALY GROWN AND NO MARKET</td>
<td>DENIED</td>
<td>DEN</td>
<td>MAR</td>
<td>YES</td>
<td>ADMIN REVIEW MEDIATION &amp; APPEAL 3G(5)(c)</td>
</tr>
<tr>
<td>DOESN’T WARRANT APPROVAL</td>
<td>DENIED</td>
<td>DEN</td>
<td>NWY</td>
<td>YES</td>
<td>ADMIN REVIEW MEDIATION &amp; APPEAL</td>
</tr>
<tr>
<td>REQUEST COVERS MORE THAN ONE PRODUCER</td>
<td>NOT ACCEPTED</td>
<td>INA</td>
<td>MMM</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3G(1)(i)</td>
</tr>
<tr>
<td>REQUESTS FOR WHAT THEY ALREADY HAVE</td>
<td>NOT ACCEPTED</td>
<td>INA</td>
<td>HAV</td>
<td>NO</td>
<td>NO APPEAL RIGHTS</td>
</tr>
<tr>
<td>WUA DOES NOT MEET GUIDELINES</td>
<td>DENIED</td>
<td>DEN</td>
<td>UAG</td>
<td>YES</td>
<td>GENERAL APPLICABILITY (GA) 5A</td>
</tr>
<tr>
<td>NOT CONFORMING TO SOUND INSURANCE PRINCIPLES</td>
<td>DENIED</td>
<td>DEN</td>
<td>SIP</td>
<td>YES</td>
<td>ADMIN REVIEW MEDIATION &amp; APPEAL 3G(5)(e)</td>
</tr>
<tr>
<td>NOT PRODUCED 50%</td>
<td>DENIED</td>
<td>DEN</td>
<td>50%</td>
<td>YES</td>
<td>GENERAL APPLICABILITY (GA) 3G(5)(g)</td>
</tr>
<tr>
<td>FAILED CI OR NO CI</td>
<td>WITHDRAWN</td>
<td>DWA</td>
<td>DWA</td>
<td>YES</td>
<td>ARBITRATION 3P(4)</td>
</tr>
<tr>
<td>FACTUAL BASIS NOT VALID</td>
<td>NOT ACCEPTED</td>
<td>INA</td>
<td>NFV</td>
<td>NO</td>
<td>NO APPEAL RIGHTS</td>
</tr>
<tr>
<td>REQUESTS FOR MORE THAN MINIMUM SUPPORTING DOCUMENTATION RECEIVED LATE</td>
<td>NOT ACCEPTED</td>
<td>INC</td>
<td>LAT</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3G(1)(d)</td>
</tr>
<tr>
<td>SITUATION</td>
<td>STATUS</td>
<td>Den Code</td>
<td>Reason Code</td>
<td>CERTIFIED LETTER?</td>
<td>COMMENTS</td>
</tr>
<tr>
<td>-----------------------------------------------</td>
<td>------------</td>
<td>----------</td>
<td>-------------</td>
<td>------------------</td>
<td>---------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>RENEWAL</strong></td>
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</tr>
<tr>
<td>3N EXPERIENCE FAILED</td>
<td>DENIED</td>
<td>EXP</td>
<td>EXP</td>
<td>YES</td>
<td>ADMIN REVIEW MEDIATION &amp; APPEAL</td>
</tr>
<tr>
<td>3N COMING BACK DOESN'T QUALIFY UNDER THE CALCULATIONS</td>
<td>DENIED</td>
<td>DEN</td>
<td>NBN</td>
<td>YES</td>
<td>ADMIN REVIEW MEDIATION &amp; APPEAL</td>
</tr>
<tr>
<td>INCORPORATED INTO ACTUARIAL</td>
<td>NOT ACCEPTED</td>
<td>INA</td>
<td>COR</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3L(2)(c)2</td>
</tr>
<tr>
<td>NO NEW INFORMATION SUBMITTED</td>
<td>NOT ACCEPTED</td>
<td>INA</td>
<td>NIM</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3G(1)(g) &amp; 3P(1)(d)</td>
</tr>
<tr>
<td>WA ISSUED IN ERROR</td>
<td>NOT ACCEPTED</td>
<td>INA</td>
<td>ERR</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3L(2)(c)1</td>
</tr>
<tr>
<td>NO LONGER APPLICABLE OR CONSISTENT WITH ACT</td>
<td>NOT ACCEPTED</td>
<td>INA</td>
<td>ACT</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3L(2)(c)3</td>
</tr>
<tr>
<td>3N COMING BACK DOESN'T MEET 2 YEAR REQUIREMENTS.</td>
<td>NOT ACCEPTED</td>
<td>INC</td>
<td>N2Y</td>
<td>NO</td>
<td>NO APPEAL RIGHTS</td>
</tr>
<tr>
<td><strong>WRITTEN AGREEMENT OFFERS</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>OFFER WITHDRAWN BY RMA</td>
<td>WDN</td>
<td>WDN</td>
<td>RWD</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3J(7)(b)</td>
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<td>REQUEST WITHDRAWN BY AIP OR PRODUCER</td>
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<td>WDN</td>
<td>WOP</td>
<td>NO</td>
<td>NO APPEAL RIGHTS 3(2)(c)</td>
</tr>
<tr>
<td>PRODUCER DOES NOT ACCEPT</td>
<td>WOA</td>
<td>PNA</td>
<td></td>
<td></td>
<td>PROVIDE FOR ADMINISTRATIVE REVIEW. AFTER RO ADMINISTRATIVE REVIEW AND NO CHANGE, THEN MEDIATION &amp; APPEAL ARE PROVIDED BY CERTIFIED LETTER 3P(1)</td>
</tr>
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<td>WRITTEN AGREEMENT TERMS DIFFERENT THAN REQUESTED</td>
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Note: The insured has the right to administrative review, mediation and the right to appeal as applicable
For more assistance see: "www.nad.usda.gov/contact_us.html"
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<td>APPLES</td>
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| ALFALFA SEED ¹ | CONTACT RO |
| WALNUTS       |            |
| BLUEBERRIES   | STONEFRUIT |
| PEACHES       | PLUMS      |
| BRAMMBLES     | CRANBERRIES|
| CITRUS FRUIT  | ALL CITRUS |
| CRANBERRIES   | BLUEBERRIES|
| FIGS          | CONTACT RO |
| FORAGE PRODUCTION | CONTACT RO |
| RASINS        |            |
| MACADAMIA NUTS| CONTACT RO |
| RICE          | CULT WILD RICE |
| SUGARCANE    | CONTACT RO |
| TOBACCO       | ALL TOBACCO CROP CODES |
| WALNUTS       | ALMONDS     |

¹ Pilot crops are not eligible for XC written agreements (unless allowed by the pilot CP), but **may** qualify as a similar crop for other crops as indicated

² These crops will qualify any other crop without this footnote in the same category

³ For non-irrigated safflower only

⁴ Garbanzo Beans are also qualified by Category 1 crops

⁵ Category 6 includes fresh and processing nectarines, apricots, and peaches

⁶ Excluding Winter Wheat for the Topeka RO.

Check the RO web site at “www.rma.usda.gov/aboutrma/fields/rsos.html” for approved supplemental additions to this list.
### 14 NON-IRRIGATED CORN GRAIN REQUEST (TC) WORKSHEET

PRODUCER: _________________________  POLICY #:  __________________

COUNTY: _______________________  OTHER: _______________________

**EXAMPLE WORKSHEET (see instructions below):**

**PRODUCER’S DATA (INCLUDE ONLY NON-IRRIGATED CORN ACREAGE AND PRODUCTION):**

<table>
<thead>
<tr>
<th>COLUMN</th>
<th>1</th>
<th>COLUMN</th>
<th>2</th>
<th>COLUMN</th>
<th>3</th>
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<tr>
<td></td>
<td></td>
<td>County Planted Acres</td>
<td></td>
<td>Acres Harvested As Grain</td>
<td></td>
<td>Acres Appraised As Grain</td>
<td></td>
<td>Acres Harvested or Appraised as Silage, or Grazed</td>
<td></td>
<td>Percent Grain Of Total</td>
<td></td>
<td>Producer’s County-Wide Grain Production</td>
<td></td>
<td>Producer’s County-Wide Grain Yield</td>
<td></td>
</tr>
</tbody>
</table>

**INSTRUCTIONS FOR FILLING OUT THIS WORKSHEET:**

Column 1: Crop year of acreage and production. For more detailed description, see section 4L(1) of the Written Agreement Handbook.

Column 2: All non-irrigated corn acreage planted in the county for the year. This should equal the total of columns 3, 4, and 5.

Column 3: All corn acreage harvested as grain, including ear corn for the crop year. **NOTE: If the acreage was both appraised and harvested as grain, put the acreage in this column only (see Column 4 instructions below).**

Column 4: All acreage appraised as grain for the crop year and not harvested as grain.

Column 5: All acreage harvested or appraised as silage or grazed for the crop year (that is not in columns 3 or 4).

Column 6: Add columns 3 and 4 together, then divide by column 2, then multiply by 100 to get percent grain.

Column 7: Total bushels of grain harvested and appraised in the county for the crop year.

Column 8: Column 7 divided by the sum of columns 3 and 4 (round to whole bushels).

Include Certification Statement prior to insured’s signature—Refer to the DSSH for the applicable statement

PRODUCER SIGNATURE: ________________________________________  DATE: _____________

Include the Collection of Information and Data (Privacy Act) and the Nondiscrimination statements

Refer to the DSSH for the applicable statements.
APPEALABILITY LETTER

{current date}

{Name}
{Address}

Re: Request for Actuarial Change in {County}, {State}

Dear {Mr.} {Name}:

This office has reviewed your {get year from request} crop year Request for Actuarial Change asking {free form entry}. This office regrets it must deny this request for the following reason:

{Freeform entry}

We regret that a more favorable decision could not be made. Generally, producers have a right to appeal adverse decisions. However, when the adverse decision applies to all similarly situated participants, the decision is not appealable under the National Appeals Division (NAD) regulations nor is reconsideration administrative review by the Risk Management Agency an option.

If you do not agree with this decision, you may request a determination of appealability by writing directly to NAD) within 30 calendar days from receipt of this letter. Mail your request to the following address:

{Entry will be dependent on state} Regional Assistant Director National Appeals Division {Applicable Name}Regional Office {Address} {City, State zip code}

If you have any questions about this decision or your appeal rights, you may contact {XXXXXX} of this office at {(XXX) XXXXXXX}.

Sincerely,

{Name}
Director

CC: {Approved Insurance Provider}, {Address}

The Risk Management Agency Administers And Oversees All Programs Authorized Under The Federal Crop Insurance Corporation USDA is an Equal Opportunity Provider and Employer
ADMINISTRATIVE REVIEW, MEDIATION, AND APPEAL RIGHTS LETTER

{current date}

CERTIFIED MAIL {enter number}
RETURN RECEIPT REQUESTED

{Name}
{Address}

Re: Request for Actuarial Change in {County}, {State}

Dear {Mr.} {Name}:

This office has reviewed your {get year from request} crop year Request for Actuarial Change asking {free form entry}. This office regrets it must deny this request for the following reason:

{Freeform entry}

We regret that a more favorable decision could not be made. If you do not agree with this decision, you may choose from the following options within 30 calendar days of receipt of this letter. You may make a written request, signed by you, to:

(1) Request an administrative review by the agency and/or mediation, through a state certified service or other acceptable mediation service. When you are notified of the results of the administrative review and/or mediation, you have the balance of the 30-day period to file an appeal with the National Appeals Division (NAD). The 30-day timeframe does not include the time your request was in review by the applicable agency. If you choose to request both administrative review and mediation, the administrative review must be completed prior to requesting mediation.

(2) Appeal this determination in writing directly to the National Appeals Division (NAD). Once you appeal the determination to NAD you cannot request an administrative review or mediation.

To request an agency administrative review of this determination, please send a written request, signed by you, to the address shown below stating the basis you believe the determination was incorrect, any material facts that you believe may not have been properly considered, and any additional information you wish to supply or have considered. You are encouraged to send your information by a delivery services that records pickup or postmark delivery and guarantees delivery.

The Risk Management Agency Administers
And Oversees All Programs Authorized Under
The Federal Crop Insurance Corporation

USDA is an Equal Opportunity Provider and Employer
To request mediation, send a written request to the address below and provide this office with a copy of that request. Mediation may enable us to narrow and resolve these issues and reach a mutual agreement. Mediation does not replace or limit your right to further appeal to NAD.

{Entry will be dependent on state}
Mediation Provider Name
Mediation Provider Address
City, State, zip code
Telephone number: {(XXX) XXX-XXXX}, FAX: {(XXX) XXX-XXXX}
E-Mail: {I.e. iamp@siu.edu}

To request an appeal of this determination to the NAD, send a written request to the following address:

{Entry will be dependent on state}
Regional Assistant Director
National Appeals Division
{Applicable Name}Regional Office
{Regional Address}
{City, State zip code}

If you have any questions about this decision any of the findings or your rights to administrative review, mediation or your appeal rights, you may contact {XXXXXXX} of this office at {(XXX) XXXXXXX}

Sincerely,

{Name}
Director

CC: {Approved Insurance Provider}, {Address}