SUMMARY OF CHANGES FOR THE GREEN PEA CROP PROVISIONS (98-064)

The following is a brief description of changes to the crop provisions that will be effective for the 1998 crop year. Please refer to the crop provisions for more complete information.

- The crop provisions have been modified to accommodate changes made to the Basic Provisions of the Common Crop Insurance Policy. These modifications include, but are not limited to removal of some definitions now contained in the Basic Provisions.

- Green peas and dry peas have been separated into individual policies.

- Section 2 eliminates unit division by green pea type for early, mid and late-season green peas, and planting date. For processor contracts that stipulate the amount of production to be delivered: 1) A basic unit will consist of all acreage planted to the insured crop in the county that will be used to fulfill the processor contract. 2) There will be only one basic unit for each processor contract. 3) All production from any basic unit in excess of the amount under contract will be included as production to count if such production is applied to any other basic unit for which the contracted amount has not been fulfilled. 4) Optional units will not be established by section, section equivalent or FSA farm serial number or by irrigated and non-irrigated practices. Optional units may be based on shell type and pod type if the shell type acreage does not continue into the pod type acreage in the same rows or planting pattern. For processor contracts that stipulate the number of acres to be planted, a unit may be divided into optional units if all specified conditions are met, unless limited by the Special Provisions. Unless otherwise specified by written agreement, optional units may be based on section, section equivalent, or FSA Farm Serial Number; irrigated and non-irrigated practices; and acreage including both shell type and pod type green peas if the shell type acreage does not continue into the pod type acreage in the same rows or planting pattern.

- Section 3 specifies that: 1) The producer may select only one price election for all the green peas in the county insured under this policy unless the Special Provisions provide different price elections by type. The percentage of the maximum price election that the producer chooses for one type will be applicable to all other types insured under the policy. 2) The appraised production from bypassed acreage that could have been accepted by the processor will be included when determining the approved yield. 3) Acreage that is bypassed because it was damaged by an insurable cause of loss will be considered to have a zero yield for APH purposes.

- Section 4 changes the contract change date from December 31 to November 30.

- Section 5 changes the cancellation and termination dates from April 15 to February 15 for Delaware and Maryland and from April 15 to March 15 for all other states.

- Section 6 adds a provision to require the producer to provide a copy of the processor contract to the insurance provider on or before the acreage reporting date.

- Section 7 allows for pod type green peas to be insurable if a premium rate is provided by the actuarial documents. Green peas that are interplanted with another crop, planted into an established grass or legume, or planted as a nurse crop are not insurable unless allowed by the Special Provisions or by written agreement. It specifies that a producer will be considered to have a share in the insured crop if, under the processor contract, the producer retains control of the acreage on which the green peas are grown, is at risk of loss, and the processor contract provides for delivery of the green peas under specified conditions and at a stipulated base contract price. It also specifies the requirements under which a green pea producer who is also a processor may establish an insurable interest in the insured crop.

- Section 8 requires that any acreage damaged prior to the final planting date to the extent that the majority of producers in the area would normally not further care for the crop, must be replanted unless the insurance provider agrees that it is not practical to replant. It also requires that rotation requirements contained in the Special Provisions be met for acreage to be insured.

- Section 9 adds a provision for the insurance period to end when the producer harvests a sufficient amount of green peas to fulfill the producer's processor contract if the processor contract stipulates a specific
amount of production to be delivered. It also extends the date for the end of the insurance period to September 30 if the producer provides timely notice of the intent to harvest the crop as dry peas.

- Section 10(a) adds a provision to clarify that loss of production due to adverse weather conditions is an insurable cause of loss when excessive moisture prevents harvesting equipment from entering the field or prevents the timely operation of harvesting equipment; and when abnormally hot or cold temperatures cause an unexpected number of acres over a large producing area to be ready for harvest at the same time, affecting the timely harvest of a large number of such acres or the processing of such production is beyond the capacity of the processor, either of which causes the acreage to be bypassed. It clarifies that insect damage is an insurable cause of loss if sufficient and proper applications of pest control measures are used. Clarifies that plant disease on acreage not planted to peas the previous crop year is an insurable cause of loss if sufficient and proper applications of disease control measures are used; however, in certain instances, contained in the Special Provisions or in a written agreement, acreage planted to peas the previous year may be covered.

- Section 10(b) adds provisions to clarify that the insurance provider will not cover loss of production due to bypassed acreage because of: 1) the breakdown or non-operation of equipment or facilities; or 2) the availability of a crop insurance payment. If an indemnity has been paid, the producer is required to repay it with interest at any time the acreage was bypassed due to the availability of a crop insurance payment.

- Section 11 adds a provision to require that the producer give notice of loss within 3 days after the date harvest should have started on any acreage that will not be harvested, unless the insurance provider has previously released the acreage, and document why the acreage was bypassed. Failure to provide such information will result in the insurance provider's determination that the acreage was bypassed due to an uninsured cause of loss. If the crop will not be harvested, the producer must leave representative samples of the unharvested crop for the insurance provider's inspection. The producer must also give notice prior to the time the green peas would normally be harvested if the producer wants to harvest green peas as dry peas.

- Section 12 includes an example of an indemnity calculation. A provision was added to clarify that the total production to count will include bypassed acreage unless the acreage was bypassed due to an insured cause of loss which resulted in production which would not be acceptable under the terms of the processor contract. The total production to count will also include all harvested green pea production from any other insurable units used to fulfill the producers's processor contract for the unit. A provision was added to change the way the green pea equivalent is determined when the peas are harvested as dry peas so that the converted amount of production would reflect any loss that may have occurred. The amount of production to count will be calculated by multiplying all the dry pea production by 1.667 for shell type peas and by 3.000 for pod type peas. Previously the green pea equivalent was calculated by reducing the guarantee by 40 percent.

- Section 13 adds a provision to specify that a late planting period is not applicable to green peas unless allowed by the Special Provisions and the producer provides written approval from the processor by the acreage reporting date that the processor will accept the production from the late planted acres when it is expected to be ready for harvest. The Late Planting Agreement Option previously available for green peas is no longer applicable.

- Section 14 specifies that prevented planting coverage will be 40 percent of the producer's production guarantee for timely planted acreage. If the producer has limited or additional levels of coverage, as specified in 7 CFR part 400, subpart T, and pays an additional premium, the producer may increase his or her prevented planting coverage to a level specified in the actuarial documents.
1. Definitions.

**Base contract price** - The price stipulated in the processor contract for the tenderometer reading, grade factor, or sieve size that is designated in the Special Provisions, if applicable, without regard to discounts or incentives that may apply.

**Bypassed acreage** - Land on which production is ready for harvest but the processor elects not to accept such production so it is not harvested.

**Combining (vining)** - Separating pods from the vines and, in the case of shell peas, separating the peas from the pod for delivery to the processor.

**Dry peas** - Green peas that have matured to the dry form for use as food, feed, or seed.

**Good farming practices** - The cultural practices generally in use in the county for the crop to make normal progress toward maturity and produce at least the yield used to determine the production guarantee and are those required by the green pea processor contract with the processing company, and recognized by the Cooperative State Research, Education, and Extension Service as compatible with agronomic and weather conditions in the county.

**Green peas** - Shell type and pod type peas that are grown under a processor contract to be canned or frozen and sold for human consumption.

**Harvest** - Combing (vining) of the peas.

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

**Peas** - Green or dry peas.

**Planted acreage** - In addition to the definition contained in the Basic Provisions, peas must initially be placed in rows to be considered planted. Acreage planted in any other manner will not be insurable unless otherwise provided by the Special Provisions or by written agreement.

**Pod type** - Green peas genetically developed to be eaten without shelling (e.g., snap peas, snow peas, and Chinese peas).

**Practical to replant** - In lieu of the definition of "practical to replant" contained in section 1 of the Basic Provisions, practical to replant is defined as our determination, after loss or damage to the insured crop, based on factors including, but not limited to, moisture availability, condition of the field, time to crop maturity, and marketing window, that replanting the insured crop will allow the crop to attain maturity prior to the calendar date for the end of the insurance period. It will not be considered practical to replant unless the replanted acreage can produce at least 75 percent of the approved yield, and the processor agrees in writing that it will accept the production from the replanted acreage.

**Price election** - In lieu of the definition of "price election" contained in section 1 of the Basic Provisions, price election is defined as the price per pound stated in the processor contract (contracted price) for the tenderometer reading, grade factor, or sieve size contained in the Special Provisions.

**Processor** - Any business enterprise regularly engaged in canning or freezing green peas for human consumption, that possesses all licenses and permits for processing green peas 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 green peas within a reasonable amount of time after harvest.

**Processor contract** - A written agreement between the producer and a processor, containing at a minimum:

(a) The producer's commitment to plant and grow green peas, and to deliver the green pea production to the processor;

(b) The processor's commitment to purchase all the production stated in the processor contract; and

(c) A base contract price.

Multiple contracts with the same processor that specify amounts of production will be considered as a single processor contract unless the contracts are for different types of green peas.

**Production guarantee (per acre)** - The number of pounds determined by multiplying the approved actual production history yield per acre by the coverage level percentage you elect. For shell type peas, the weight will be determined after shelling.

**Shell type** - Green peas genetically developed to be shelled prior to eating, canning or freezing.

2. Unit Division.

(a) For any processor contract that stipulates the amount of production to be delivered:

(1) In lieu of the definition contained in the Basic Provisions, a basic unit will consist of all acreage planted to the insured crop in the county that will be used to fulfill contracts with each processor;

(i) There will be no more than one basic unit for all production contracted with each processor contract;

(ii) In accordance with section 12, all production from any basic unit in excess of the amount under contract will be included as production to count if such production is applied to any other basic unit for which the contracted amount has not been fulfilled; and

(2) Provisions in the Basic Provisions that allow optional units by section, section equivalent, or FSA farm serial number and by irrigated and non-irrigated practices are not applicable. Optional units may only be established based on shell type and pod type green peas if the shell type acreage does not continue into the pod type acreage in the same rows or planting pattern.
(b) For any processor contract that stipulates the number of acres to be planted, in addition to or instead of, establishing optional units by section, section equivalent or FSA farm serial number, or irrigated and non-irrigated acreage, optional units may be established based on shell type and pod type green peas if the shell type acreage does not continue into the pod type acreage in the same rows or planting pattern.


In addition to the requirements of section 3 of the Basic Provisions:
(a) You may select only one price election for all the green peas in the county insured under this policy unless the Special Provisions provide different price elections by type. The percentage of the maximum price election you choose for each type will be applicable to all other types insured under this policy.
(b) The appraised production from bypassed acreage that could have been accepted by the processor will be included when determining your approved yield.
(c) Acreage that is bypassed because it was damaged by an insurable cause of loss will be considered to have a zero yield when determining your approved yield.


In accordance with section 4 of the Basic Provisions, the contract change date is November 30 preceding the cancellation date.

5. Cancellation and Termination Dates.

In accordance with section 2 of the Basic Provisions, the cancellation and termination dates are:

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<thead>
<tr>
<th>State</th>
<th>Dates</th>
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<tbody>
<tr>
<td>Delaware and Maryland</td>
<td>February 15</td>
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<tr>
<td>All other states</td>
<td>March 15</td>
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In addition to the provisions of section 6 of the Basic Provisions, you must provide a copy of all processor contracts to us on or before the acreage reporting date.

7. Insured Crop.

(a) In accordance with section 8 of the Basic Provisions, the crop insured will be all the shell type and pod type green peas in the county for which a premium rate is provided by the actuarial documents:
(1) In which you have a share;
(2) That are grown under, and in accordance with, the requirements of a processor contract executed on or before the acreage reporting date and are not excluded from the processor contract at any time during the crop year; and
(3) That are not (unless allowed by the Special Provisions or by written agreement):
   (i) Interplanted with another crop;
   (ii) Planted into an established grass or legume;
   or
   (iii) Planted as a nurse crop.
(b) You will be considered to have a share in the insured crop if, under the processor contract, you retain control of the acreage on which the green peas are grown, you are at risk of loss, and the processor contract provides for delivery of green peas under specified conditions and at a stipulated base contract price.
(c) A commercial green pea producer who is also a processor may establish an insurable interest if the following requirements are met:
   (1) The producer must comply with these Crop Provisions;
   (2) Prior to the sales closing date, the Board of Directors or officers of the processor must execute and adopt a resolution that contains the same terms as an acceptable processor contract. Such resolution will be considered a processor contract under this policy; and
   (3) Our inspection reveals that the processing facilities comply with the definition of a processor contained in these Crop Provisions.

8. Insurable Acreage.

In addition to the provisions of section 9 of the Basic Provisions:
(a) Any acreage of the insured crop that is damaged before the final planting date, to the extent that the majority of producers in the area would normally not further care for the crop, must be replanted unless we agree that it is not practical to replant; and
(b) We will not insure any acreage that does not meet the rotation requirements, if applicable, contained in the Special Provisions.


In lieu of the provisions contained in section 11 of the Basic Provisions, regarding the end of the insurance period, insurance ceases at the earlier of:
(a) The date the green peas:
   (1) Were destroyed;
   (2) Should have been harvested but were not harvested;
   (3) Were abandoned; or
   (4) Were harvested;
(b) The date you harvest sufficient production to fulfill your processor contract if the processor contract stipulates a specific amount of production to be delivered;
(c) Final adjustment of a loss; or
(d) September 15 of the calendar year in which the insured green peas would normally be harvested; or
(e) September 30 of the calendar year in which the insured green peas would normally be harvested if you provide notice to us that the insured crop will be harvested as dry peas (see section 11(d)).


In accordance with the provisions of section 12 of the Basic Provisions:
(a) Insurance is provided only against the following causes of loss that occur during the insurance period:
   (1) Adverse weather conditions, including:
      (i) Excessive moisture that prevents harvesting equipment from entering the field or that prevents the timely operation of harvesting equipment; and
      (ii) Abnormally hot or cold temperatures that cause an unexpected number of acres over a large producing area to be ready for harvest at the same time, affecting the timely harvest of a large number of such acres or the processing of such production is beyond the capacity of the processor, either of which causes the acreage to be bypassed.
   (2) Fire;

(a) We will determine your loss on a unit basis. In the event you are unable to provide separate, acceptable production records:

(1) For any optional units, we will combine all optional units for which such production records were not provided; or

(2) For any basic units, we will allocate any commingled production to such units in proportion to our liability on the harvested acreage for the units.

(b) In the event of loss or damage covered by this policy, we will settle your claim by:

(1) Multiplying the insured acreage by its respective production guarantee, by type if applicable;

(2) Multiplying each result of section 12(b)(1) by the respective price election, by type if applicable;

(3) Totaling the results of section 12(b)(2) if there are more than one type;

(4) Multiplying the total production to count (see section 12(c)), for each type if applicable, by its respective price election;

(5) Totaling the results of section 12(b)(4) if there are more than one type;

(6) Subtracting the results of section 12(b)(4) from the results of section 12(b)(2) if there is only one type or subtracting the results of section 12(b)(5) from the result of section 12(b)(3) if there are more than one type; and

(7) Multiplying the result of section 12(b)(6) by your share.

For example:

You have a 100 percent share in 100 acres of shell type green peas in the unit, with a guarantee of 4,000 pounds per acre and a price election of $0.09 per pound. You are only able to harvest 200,000 pounds. Your indemnity would be calculated as follows:

(1) $18,000.00 x 100 percent = $18,000.00 loss; and

(2) $36,000.00 - $18,000.00 = $18,000.00 indemnity payment.

You also have a 100 percent share in 100 acres of pod type green peas in the same unit, with a guarantee of 5,000 pounds per acre and a price election of $0.13 per pound. You are only able to harvest 450,000 pounds. Your total indemnity for both shell type and pod type green peas would be calculated as follows:

(1) $36,000.00 + $65,000.00 = $101,000.00 total value of guarantee.
(4) 200,000 pounds x $0.09 price election = $18,000.00 value of production to count for the shell type, and
450,000 pounds x $0.13 = $58,500.00 value of production to count for the pod type;
(5) $18,000.00 + $58,500.00 = $76,500.00 total value of production to count;
(6) $101,000.00 - $76,500.00 = $24,500.00 loss; and
(7) $24,500.00 loss x 100 percent = $24,500.00 indemnity payment.

(c) The total production to count, specified in pounds, from all insurable acreage on the unit will include:
   (1) All appraised production as follows:
      (i) Not less than the production guarantee for acreage:
         (A) That is abandoned;
         (B) That is put to another use without our consent;
         (C) That is damaged solely by uninsured causes or;
         (D) For which you fail to provide production records that are acceptable to us.
      (ii) Production lost due to uninsured causes.
      (iii) Production on acreage that is bypassed unless the acreage was bypassed due to an insured cause of loss which resulted in production which would not be acceptable under the terms of the processor contract.
      (iv) Potential production on insured acreage that you intend to put to another use or abandon, if you and we agree on the appraised amount of production. Upon such agreement, the insurance period for that acreage will end when you put the acreage to another use or abandon the crop. If agreement on the appraised amount of production is not reached:
         (A) If you do not elect to continue to care for the crop, we may give you consent to put the acreage to another use if you agree to leave intact, and provide sufficient care for, representative samples of the crop in locations acceptable to us (The amount of production to count for such acreage will be based on the harvested production or appraisals from the samples at the time harvest should have occurred. If you do not leave the required samples intact, or fail to provide sufficient care for the samples, our appraisal made prior to giving you consent to put the acreage to another use will be used to determine the amount of production to count); or
         (B) If you elect to continue to care for the crop, the amount of production to count for the acreage will be the harvested production, or our reappraisal if additional damage occurs and the crop is not harvested.

   (2) All harvested green pea production from the insurable acreage. The amount of such production will be determined by dividing the dollar amount paid, payable, or which should have been paid under the terms of the processor contract for the quality and quantity of the peas delivered to the processor by the base contract price per pound;
(3) All harvested green pea production from any of your other insurable units that have been used to fulfill your processor contract for this unit; and
(4) All dry pea production from the insurable acreage if you gave notice in accordance with section 11(d) for any acreage you intended to harvest as dry peas. The harvested or appraised dry pea production will be multiplied by 1.667 for shell types and 3.000 for pod types to determine the green pea production equivalent. No adjustment for quality deficiencies will be allowed for dry pea production.

13. Late Planting.
A late planting period is not applicable to green peas unless allowed by the Special Provisions and you provide written approval from the processor by the acreage reporting date that it will accept the production from the late planted acres when it is expected to be ready for harvest.

Your prevented planting coverage will be 40 percent of your production guarantee for timely planted acreage. If you have limited or additional levels of coverage, as specified in 7 CFR part 400, subpart T, and pay an additional premium, you may increase your prevented planting coverage to a level specified in the actuarial documents.