The following is a brief description of the changes to the crop provisions that will be effective for the 2017 crop year. Please refer to the crop provisions for more complete information.

(a) Section 2. Definitions – Added business day definition.

(b) Section 2. Definitions – Deleted daily price definition. No longer used in crop provisions.

(c) Section 7. Price Discovery – Changed the provisions to clarify both volume and sales prices are collected in (e)(2)(A).

(d) Section 7. Price Discovery – Changed the minimum percentage of business days on which valid price observations are required to establish a harvest price in (e)(2)(C).

(e) Section 7. Price Discovery – Changed the harvest price calculation in (e)(2)(D).

(f) Section 7. Price Discovery – Changed the official release date for harvest prices in (e)(2)(E).
UNITED STATES DEPARTMENT OF AGRICULTURE
Federal Crop Insurance Corporation
DRY PEA REVENUE ENDORSEMENT

In return for your payment of the premium for the coverage contained herein, this endorsement will be attached to
and made part of the Common Crop Insurance Policy and the Dry Pea Crop Provisions, subject to the terms and
conditions described herein.

1. Applicability.
   (a) This endorsement operates only in those
counties where coverage is offered in the
actuarial documents.
   (b) You must have the Common Crop Insurance
Policy and the Dry Pea Crop Provisions in
force to elect this endorsement.
   (c) You must elect this endorsement in writing on
or before the sales closing date for the first
crop year that you wish to insure any type of
your dry peas under it. Thereafter, it will be
subject to the terms of section 2(a) of the
Basic Provisions.
   (d) Except when in conflict with this Endorsement,
all provisions of the Dry Pea Crop Provisions
apply.
   (e) You must insure all acreage of all types of dry
peas in the county under this endorsement.
   (f) The whole farm unit provisions of section 34 of
the Basic Provisions do not apply under this
endorsement.

2. Definitions.
   Business days – Monday through Friday
excluding federal holidays.
   Buyer – Any person who is in the business of
buying and selling dry peas.
   Harvest price – In lieu of the definition contained in
the Basic Provisions, a price determined for each
type in accordance with section 7 of this
endorsement and used to value production to
count.
   Offer price – A contractual offer made by a buyer
to producers to grow and deliver a specified type of
dry peas to the buyer.
   Projected price – In lieu of the definition contained in
the Basic Provisions, a price determined for each
type in accordance with section 7 of this
endorsement. The applicable projected price is
used for each type you have elected to insure
under this endorsement.
   USADPLC – The United States Dry Pea and Lentil
Council.

3. Insurance Guarantees, Coverage Levels, and
Prices.
   (a) The term “projected price” is substituted in lieu
of the term “price election” throughout the Dry
Pea Crop Provisions.
   (b) The definition of price election contained in the
Dry Pea Crop Provisions does not apply.
   (c) In addition to the provisions contained in
section 3(b) of the Basic Provisions, you must
elect revenue protection all types of dry peas
you produce in the county.
   (d) In lieu of section 3(c)(5) of the Basic
Provisions:
      (1) If the projected price cannot be calculated
for a type for the current crop year:
         (i) Coverage for that type will be
subject to the terms of section
7(e)(3) of this endorsement; and
         (ii) Notice will be provided on RMA’s
web site not later than the third
business day in March.
      (2) If the harvest price cannot be calculated
for the crop year for a type for which a
projected price was determined in
accordance with section 7 of this
endorsement, the harvest price will be
equal to the projected price.

   In addition to the causes of loss specified in
section 10 of the Dry Pea Crop Provisions,
insurance is provided against a change in the
harvest price from the projected price, unless
FCIC can establish the price change was the
direct result of an uninsured cause of loss
specified in section 12(a) of the Basic Provisions.

5. Settlement of Claim.
   (a) In lieu of the provisions of section 13(b) of the
Dry Pea Crop Provisions, in the event of loss
or damage covered by this policy, we will settle
your claim by:
      (1) Multiplying the insured acreage of each
dry pea type, if applicable, excluding
contract seed peas, by its respective
revenue protection guarantee;
      (2) Totaling the results of section 5(a)(1);
      (3) Multiplying the insured acreage of each
contract seed pea variety by its respective
revenue protection guarantee;
      (4) Totaling the results of section 5(a)(3);
      (5) Totaling the results of section 5(a)(2) and
section 5(a)(4);
      (6) Multiplying the total production to be
counted of each dry pea type, excluding
contract seed peas, if applicable (see
section 13(d) of the Dry Pea Crop
Provisions), by the respective harvest price;

(7) Totaling the results of section 5(a)(6);
(8) Totaling the value of all contract seed pea production (see section 5(b));
(9) Totaling the results of section 5(a)(7) and section 5(a)(8);
(10) Subtracting the result of section 5(a)(9) from the result in section 5(a)(5); and
(11) Multiplying the result of section 5(a)(10) by your share.

The following information illustrates the effect of the insurance choices you may make for your dry peas. You have 100 percent share in 50 acres of smooth green and yellow dry peas in a unit with a production guarantee (per acre) of 1,600 pounds. You also insure Austrian winter peas that are located in a separate optional unit. You produce no other types or contract seed peas. The projected price is $0.15 and the harvest price is $0.20 per pound. The production to count is 25,000 pounds. Since the two types are in separate optional units, any indemnity for the smooth green and yellow dry peas is calculated separately from the other type. Following are examples of the application of the endorsement to various choices you may make.

Example 1: You choose yield protection, which will apply to both the smooth green and yellow dry peas and the Austrian winter peas. Your price election for the smooth green and yellow dry peas will be $0.15 per pound. You also choose 100 percent of the price election. Both types will be insured under the terms of the Crop Provisions. This endorsement does not apply to you. Your indemnity will be determined as follows (note: the steps are identified as numbered in the Crop Provisions and use the terms that apply to the Crop Provisions):

(1) 50 acres x (1,600 lbs. production guarantee x $0.15 price election) = $12,000 value of the guarantee;
(2) 25,000 pounds production to count x $0.20 harvest price = $5,000 value of the production to count;
(3) $12,000 - $5,000 = $7,000 and
(4) $7,000 x 1.000 share = $7,000 indemnity.

Example 2: You choose revenue protection, which will apply to both the smooth green and yellow dry peas and the Austrian winter peas. Both types will be insured under the terms of this endorsement. You must accept 100 percent of the projected price. Since the harvest price is higher than the projected price, your revenue protection guarantee will be calculated using the harvest price for this type. Since the price discovery for the Austrian winter peas is included under section 7(f) of this endorsement, any indemnity determined for this type would be calculated in a manner similar to Example 1. Your indemnity for the smooth green and yellow dry peas will be determined as follows (note: the steps are identified with the same numbers and use the same terms that apply to this endorsement):

(1) 50 acres x (1,600 lbs. production guarantee x $0.20 harvest price) = $16,000 revenue protection guarantee;
(2) 25,000 pounds production to count x $0.20 harvest price = $5,000 value of the production to count;
(3) $16,000 - $5,000 = $11,000 and
(4) $11,000 x 1.000 share = $11,000 indemnity.

Example 3: You choose revenue protection with harvest price exclusion, which will apply to both the smooth green and yellow dry peas and the Austrian winter peas. Both types will be insured under the terms of this endorsement. You must accept 100 percent of the projected price. The same terms of insurance that apply to the Austrian winter peas under Example 2 also apply under this Example. With this choice, your revenue protection guarantee for the smooth green and yellow peas is based on the projected price and the production to count is valued using the harvest price. Your indemnity will be determined as follows (note: the steps are identified with the same numbers and use the same terms that apply to this endorsement):

(1) 50 acres x (1,600 lbs. production guarantee x $0.15 projected price) = $12,000 revenue protection guarantee;
(2) 25,000 pounds production to count x $0.20 harvest price = $5,000 value of the production to count;
(3) $12,000 - $5,000 = $7,000 and
(4) $7,000 x 1.000 share = $7,000 indemnity

(b) The value of contract seed pea production to count for each variety in the unit will be determined as follows:

(1) For mature production meeting the objective, measurable minimum quality requirements (e.g., size, germination percentage) contained in the

(2 of 4)
processor/seed company contract, and
for mature production that does not
meet such requirements due to
uninsured causes:
(i) Determining the higher of the local
market price or projected price per
pound; and
(ii) Multiplying the result by the number
of pounds of such production.
(2) For mature production not meeting the
objective, measurable minimum quality
requirements (e.g., size, germination
percentage) contained in the
processor/seed company contract, due
to insurable causes, and immature
production that is appraised:
(i) Determining the highest local
market price available for such dry
peas; and
(ii) Multiplying the result by the number
of pounds of such production.

6. Written Agreements
Written agreements that alter the terms of this
Endorsement are not permitted. A written
agreement that makes a permitted change in the
terms of the Dry Pea Crop Provisions may also
apply to any type insured under this
Endorsement.

7. Price Discovery
   (a) In accordance with section 2, this section
   specifies how and when the projected price
   and harvest price will be determined.
   (b) The harvest price will not be greater than the
   projected price multiplied by 1.50.
   (c) Projected prices and harvest prices can be
   found in the Actuarial Documents.
   (d) Section 7(e)(3) applies in the case that either a
   projected price or a harvest price cannot be
determined in the manner described in the
   following provisions.
   (e) The projected and harvest prices for a type
   within a region will be established as follows:
   (1) The projected price for spring large
   Kabuli chickpeas, spring small Kabuli
   chickpeas, spring lentils, and spring
   smooth green and yellow dry peas will
   be determined by the following
   procedure:
      (A) On or before February 15 of the
crop year, the offer price and
expected contract volume for these
types will be collected by RMA or
on behalf of RMA;
      (B) The offer prices for each type
provided by each buyer will be
multiplied by the respective
expected contract quantity,
summed, and the sum will be
divided by the expected total
contract quantity for the type;
      (C) A projected price for a type will not
be established if:
         (1) Fewer than three buyers provide
contract prices for that type; or
         (2) Three buyers provide a contract
price but the lowest price is
more than 25 percent lower than
the highest price and the buyer
with the lowest price has
contracted for delivery of more
than 15 percent of the total
quantity contracted by the three
buyers.
      (D) The projected price will be
announced no later than the third
business day of March.
   (2) The harvest price for spring large Kabuli
   chickpeas, spring small Kabuli
   chickpeas, spring lentils, and spring
   smooth green and yellow dry peas will
   be determined by the following
   procedure:
      (A) The reported volume and sales
price of a type during the period
beginning the first business day in
September and ending on the last
business day in November will be
collected;
      (B) The reported volume and sales
price will be used in establishing a
weighted average price;
      (C) A harvest price will not be
established if there is a valid price
reported on fewer than 25 percent
of the business days included in the
period defined in 2(A);
      (D) The harvest price for a type will be
the weighted average of all valid
reported prices; and
      (E) The harvest price will be
announced no later than January
15th of the calendar year following
the applicable crop year.
   (3) If a projected price for any of these
types cannot be determined as
described herein:
      (A) The projected price will be
determined by RMA and
announced no later than the third
business day of March; and
      (B) The harvest price will equal the
projected price.
   (f) Because there is not a sufficient volume of
contracting for types other than spring large
Kabuli chickpeas, spring small Kabuli
chickpeas, spring lentils, and spring smooth
green and yellow dry peas, the procedure
described for those types cannot be utilized for other types. However, revenue protection is still considered to be available and the projected and harvest prices will be determined by RMA. This action allows you to insure all types of dry peas under revenue protection. However, the types subject to this section will not have the benefit of a change in the harvest price relative to the projected price. You must elect 100 percent of the projected price.

(1) In lieu of the definition of projected price contained in the Basic Provisions, the projected price shall be determined by RMA and shall be the higher of the projected price announced not later than the contract change date or the additional projected price announced not later than 15 days prior to the sales closing date for the type; and

(2) The harvest price shall be equal to the projected price for the applicable type.

(g) For contract seed peas only, the base contract price shall be the projected price and the harvest price.

8. Winter Coverage Option

(a) Section 15(e)(4) of the Dry Pea Crop Provisions is amended by deleting the phrase “or percentage of the price election.”

(b) Section 15(k)(3)(i) of the Dry Pea Crop Provisions is amended to read as follows: By destroying the remaining dry peas, you agree to accept an appraised amount of production to count determined in accordance with section 13(d)(1) of the Dry Pea Crop Provisions. This amount will be considered production to count in determining any final indemnity on the unit and will be used to settle your claim as described in section 5 of the endorsement.