(11/30/08)



UNITED STATES DEPARTMENT OF AGRICULTURE FEDERAL CROP INSURANCE CORPORATION FARM BILL AMENDMENT

(This is a Continuous Amendment)

This amendment modifies the provisions of the Common Crop Insurance Policy Basic Provisions (CCIP), Crop Revenue Coverage Insurance Policy Basic Provisions (CRC), Revenue Assurance Insurance Policy Basic Provisions (RA), Group Risk Plan of Insurance Basic Provisions (GRP), Group Risk Income Protection Plan of Insurance Basic Provisions (GRIP), and the Income Protection Plans of Insurance (IP) for the 2009 and succeeding crop years for all crops with a contract change date on or after November 30, 2008, and for the 2010 and succeeding crop years for all crops with a contract change date prior to November 30, 2008, as follows:

In addition to section:	The following provisions have been added:
1-CCIP CRC RA GRP GRIP	Native sod. Acreage on which the plant cover is composed principally of native grasses, grass-like plants, forbs, or shrubs suitable for grazing and browsing, and that has no record of being tilled (determined in accordance with FSA records) for the production of an annual crop on or before May 22, 2008.
C. u.	Organic crop. An agricultural commodity that is organically produced consistent with section 2103 of the Organic Foods Production Act of 1990 (7 U.S.C. 6502). Prairie Pothole National Priority Area. Consists of specific counties within the States of Iowa,
	Minnesota, Montana, North Dakota or South Dakota as specified on the RMA website at http://www.rma.usda.gov/ .
9 - CCIP*	(e) Notwithstanding the provisions in section 9(a)(1), if the Governor of a State designated within the Prairie Pothole National Priority Area elects to make section 508(o) of the Act effective for the State, any native sod acreage greater than 5 acres located in a county contained within the Prairie Pothole National Priority Area that has been tilled for the production of an annual crop after May 22, 2008, is not insurable for the first 5 crop years of planting following the date the native sod acreage is tilled. If the Governor makes this election after you have received an indemnity or other payment for native sod acreage, you may be required to repay the amount received and any premium for such acreage may be refunded to you.
3 - GRP* GRIP*	(d) If the Governor of a State designated within the Prairie Pothole National Priority Area elects to make section 508(o) of the Act effective for the State, any native sod acreage greater than 5 acres located in a county contained within the Prairie Pothole National Priority Area that has been tilled for the production of an annual crop after May 22, 2008, is not insurable for the first 5 crop years of planting following the date the native sod acreage is tilled. If the Governor makes this election after you have received an indemnity or other payment for native sod acreage, you may be required to repay the amount received and any premium for such acreage may be refunded to you.
10 -CRC* RA*	(e) Notwithstanding the provisions in section 10(a)(1), if the Governor of a State designated within the Prairie Pothole National Priority Area elects to make section 508(o) of the Act effective for the State, any native sod acreage greater than 5 acres located in a county contained within the Prairie Pothole National Priority Area that has been tilled for the production of an annual crop after May 22, 2008, is not insurable for the first 5 crop years of planting following the date the native sod acreage is tilled. If the Governor makes this election after you have received an indemnity or other payment for native sod acreage, you may be required to repay the amount received and any premium for such acreage may be refunded to you.

^{*} If a Governor makes an election under section 508(o) of the Act to make acreage of native sod planted to an annual crop ineligible for crop insurance for the specified period, such election will be announced by FCIC via a Manager's Bulletin and posted on the RMA website at http://www.rma.usda.gov/.

In lieu of section:	The following provisions will apply:
1 - CCIP definitions of	Catastrophic risk protection. The minimum level of coverage offered by FCIC.
"Catastrophic risk	
protection" and "Economic	The term "Economic significance" and its definition are removed.
significance"	
1 - CCIP, CRC, RA, GRP,	Organic farming practice. A system of plant production practices used to produce an organic
and GRIP definition of	crop that is approved by a certifying agent in accordance with 7 CFR part 205.
"organic farming practice"	
3(b)(1) - CCIP	The applicable Crop Provisions allow you the option to separately insure individual crop types
	or varieties. In this case, each individual type or variety insured by you will be subject to
	separate administrative fees. For example, if two grape varieties in California are insured
	under the Catastrophic Risk Protection Endorsement and two varieties are insured under an
	additional coverage policy, a separate administrative fee will be charged for each of the four
	varieties.
14(c)(Your Duties) - CCIP	In addition to complying with the notice requirements, you must submit a claim for indemnity
	declaring the amount of your loss:
	(1) Not later than 60 days after the end of the insurance period unless, prior to the end of the
	60 day period, you:
	(i) Request an extension in writing and we agree to such request (Extensions will only
	be granted if the amount of loss cannot be determined within such time period
	because the information needed to determine the amount of the loss is not
	available.); or
	(ii) Have farm-stored production and elect, in writing, to delay measurement of your
	farm-stored production and settlement of any potential associated claim for indemnity
	(Extensions will be granted for this purpose up to 180 days after the end of the
	insurance period.); and
	(2) That includes all information we require to settle the claim. Failure to submit a claim or
	provide the required information will result in no indemnity, prevented planting payment
	or replant payment (even though no indemnity or other payment is due, you will still be
45(a)(Vair Dirtian) CDC	required to pay the premium due under the policy for the unit).
15(c)(Your Duties) - CRC	In addition to complying with the notice requirements, you must submit a claim for indemnity
	declaring the amount of your loss:
	(1) Not later than 60 days after the Harvest Price is released unless, prior to the end of the
	60 day period, you:
	(i) Request an extension in writing and we agree to such request (Extensions will only
	be granted if the amount of loss cannot be determined within such time period because the information needed to determine the amount of the loss is not
	available.); or (ii) Have farm-stored production and elect, in writing, to delay measurement of your
	farm-stored production and settlement of any potential associated claim for indemnity
	(Extensions will be granted for this purpose up to 180 days after the end of the
	insurance period.); and
	(2) That includes all information we require to settle the claim. Failure to submit a claim or
	provide the required information will result in no indemnity, prevented planting payment
	or replant payment (even though no indemnity or other payment is due, you will still be
	required to pay the premium due under the policy for the unit).
	required to pay the premium due under the policy for the unity.

In lieu of section:	The following provisions will apply:
15(a)(3) - RA	In addition to complying with the notice requirements, you must submit a claim for indemnity
\-\(\frac{1}{2}\)	declaring the amount of your loss:
	(i) Not later than 60 days after the fall harvest price is released unless, prior to the end of the
	60 day period, you:
	(A) Request an extension in writing and we agree to such request (Extensions will only be
	granted if the amount of loss cannot be determined within such time period because
	the information needed to determine the amount of the loss is not available.); or
	(B) Have farm-stored production and elect, in writing, to delay measurement of your farm-
	stored production and settlement of any potential associated claim for indemnity
	(Extensions will be granted for this purpose up to 180 days after the end of the insurance period.); and
	(ii) That includes all information we require to settle the claim. Failure to submit a claim or
	provide the required information will result in no indemnity, prevented planting payment or
	replant payment (even though no indemnity or other payment is due, you will still be
	required to pay the premium due under the policy for the unit).
20(a) - CCIP	If you and we fail to agree on any determination made by us except those specified in section
CRC	20(d) or (e), the disagreement may be resolved through mediation in accordance with section
RA	20(g). If resolution cannot be reached through mediation, or you and we do not agree to
,	mediation, the disagreement must be resolved through arbitration in accordance with the rules
	of the American Arbitration Association (AAA), except as provided in sections 20(c) and (f), and
	unless rules are established by FCIC for this purpose. Any mediator or arbitrator with a familial,
	financial or other business relationship to you or us, or our agent or loss adjuster, is disqualified
	from hearing the dispute.
16(a) - GRP	If you and we fail to agree on any determination made by us except those specified in section
`´ GRIP	16(d) or (e), the disagreement may be resolved through mediation in accordance with section
	16(g). If resolution cannot be reached through mediation, or you and we do not agree to
	mediation, the disagreement must be resolved through arbitration in accordance with the rules
	of the American Arbitration Association (AAA), except as provided in sections 16(c) and (f), and
	unless rules are established by FCIC for this purpose. Any mediator or arbitrator with a familial,
	financial or other business relationship to you or us, or our agent or loss adjuster, is disqualified
	from hearing the dispute.
20(a)(1) - CCIP	All disputes involving determinations made by us, except those specified in section 20(d) or (e),
CRC	are subject to mediation or arbitration. However, if the dispute in any way involves a policy or
RA	procedure interpretation, regarding whether a specific policy provision or procedure is
	applicable to the situation, how it is applicable, or the meaning of any policy provision or
	procedure, either you or we must obtain an interpretation from FCIC in accordance with 7 CFR
	part 400, subpart X or such other procedures as established by FCIC.
16(a)(1) - GRP	All disputes involving determinations made by us, except those specified in section 16(d) or (e),
GRIP	are subject to mediation or arbitration. However, if the dispute in any way involves a policy or
	procedure interpretation, regarding whether a specific policy provision or procedure is
	applicable to the situation, how it is applicable, or the meaning of any policy provision or
	procedure, either you or we must obtain an interpretation from FCIC in accordance with 7 CFR
	part 400, subpart X or such other procedures as established by FCIC.
20(e) - CCIP	Except as provided in section 20(d), if you disagree with any other determination made by FCIC
CRC	or any claim where FCIC is directly involved in the claims process or directs us in the resolution
RA	of the claim, you may obtain an administrative review in accordance with 7 CFR part 400,
	subpart J (administrative review) or appeal in accordance with 7 CFR part 11 (appeal).
	(1) If you elect to bring suit after completion of any appeal, such suit must be filed against
	FCIC not later than one year after the date of the decision rendered in such appeal.
	(2) Such suit must be brought in the United States district court for the district in which the
	insured acreage is located.
	(3) Under no circumstances can you recover any attorney fees or other expenses, or any
	punitive, compensatory or any other damages from FCIC.

In lieu of section:	The following provisions will apply:
16(e) - GRP GRIP	 Except as provided in section 16(d), if you disagree with any other determination made by FCIC or any claim where FCIC is directly involved in the claims process or directs us in the resolution of the claim, you may obtain an administrative review in accordance with 7 CFR part 400, subpart J (administrative review) or appeal in accordance with 7 CFR part 11 (appeal). (1) If you elect to bring suit after completion of any appeal, such suit must be filed against FCIC not later than one year after the date of the decision rendered in such appeal. (2) Such suit must be brought in the United States district court for the district in which the insured acreage is located. (3) Under no circumstances can you recover any attorney fees or other expenses, or any punitive, compensatory or any other damages from FCIC.
20 -GRP GRIP	Section 20 is removed and reserved
35(a) - CCIP 33(a) - CRC 34(a) - RA	If you are eligible to receive an indemnity and are also eligible to receive benefits for the same loss under any other USDA program, you may receive benefits under both programs, unless specifically limited by the crop insurance contract or by law.
 15(c)(2) IP Barley Crop Provisions IP Cotton Crop Provisions IP Wheat Crop Provisions 16(c)(2) IP Corn Crop Provisions IP Grain Sorghum Crop Provisions; IP Soybean Crop Provisions 	In return for catastrophic risk protection coverage, you must pay an administrative fee to us within 30 days after you have been billed, unless otherwise authorized in the Federal Crop Insurance Act (You will be billed by the billing date stated in the Special Provisions);
15(c)(2)(i) - IP Barley Crop Provisions - IP Cotton Crop Provisions - IP Wheat Crop Provisions 16(c)(2)(i) - IP Corn Crop Provisions - IP Grain Sorghum Crop Provisions; - IP Soybean Crop Provisions	The administrative fee owed is \$300 for each crop in the county unless otherwise specified in the Special Provisions.
15(c)(4), (d), (e), and (f) - IP Barley Crop Provisions - IP Cotton Crop Provisions - IP Wheat Crop Provisions	Sections 15(c)(4), (d), (e), (f) are removed
16(c)(4), (d), (e), and (f) - IP Corn Crop Provisions - IP Grain Sorghum Crop Provisions; - IP Soybean Crop Provisions	Section 16(c)(4) is removed Sections 16(d), (e), and (f) are removed and reserved