

FSA

HANDBOOK

CMA, DMA, and LSA Common Loan and LDP Procedures

To access the transmittal page click on the short reference.

**For State and County Offices, CMA's, DMA's,
and LSA's**

SHORT REFERENCE

**1-CMA
(Revision 1)**

UNITED STATES DEPARTMENT OF AGRICULTURE

Farm Service Agency
Washington, DC 20250

**CMA, DMA, and LSA
Common Loan and LDP Procedures
1-CMA (Revision 1)**

Amendment 14

Approved by: Deputy Administrator, Farm Programs



Amendment Transmittal

A Reasons for Amendment

All references to PLM have been removed.

Subparagraph 53 B has been amended to update the contact person for cotton cooperatives.

Subparagraphs 106 B and C no longer apply and have been removed.

Part 4, Section 7 no longer applies and has been removed.

Subparagraph 171 A has been amended to update the list of files that County Offices shall upload.

Subparagraphs 224 G and H no longer apply and have been removed.

Subparagraph 252 E has been amended to update the output file.

Subparagraph 267 B has been amended to update the data fields for determining benefits allocated to producers.

Paragraphs 284 through 289 no longer apply and have been removed.

Subparagraph 300 B has been amended to remove instructions about contacting County Offices for increases in PLM.

The following paragraphs no longer apply and have been removed:

- 303
- 326.

Paragraph 330 has been amended to provide current AGI policy.

Amendment Transmittal (Continued)

A Reasons for Amendment (Continued)

The following paragraphs no longer apply and have been removed:

- 335
- 337.

Paragraph 352 has been amended to include the correct source of the bankruptcy flag.

The following paragraphs no longer apply and have been removed:

- 356 through 361
- 364
- 365.

Subparagraph 388 C has been amended to provide the current version of CCC-746.

Subparagraph 550 B has been amended to remove reference to the 2002 farm bill.

The following paragraphs no longer apply and have been removed:

- 555
- 556.

Subparagraph 600 A has been amended to update applicable crop years.

Subparagraph 615 A has been amended to update the steps for processing MAL and LDP requests.

Subparagraph 615.5 A has been amended to update policy about CCC-770 DMA.

Subparagraph 618 E has been amended to provide the current version of FSA-211.

Paragraph 619 has been updated to provide the current version of CCC-679.

Exhibit 2 has been amended to update current definitions.

Exhibit 6 has been amended to update the:

- service code for CHS Inc.
- list of approved CMA's, DMA's, and LSA's.

B Obsolete Material

This amendment obsoletes CCC-732.

Amendment Transmittal (Continued)

Page Control Chart		
TC	Text	Exhibit
3-8	1-1, 1-2 1-5 through 1-8 2-1, 2-2 2-45, 2-46 4-37, 4-42 4-117 through 4-140 4-141 through 4-162 (remove) 5-1, through 5-20 7-1, 7-2 7-15 through 7-30 7-59 through 7-62 7-91, 7-92 7-97, 7-98 7-99, 7-100 (remove) 7-101 through 7-104 7-109 through 7-116 7-133 through 7-202 7-219 through 7-220 7-221 10-1, 10-2 12-1, 12-2 12-31 through 12-34 12-39, 12-40	1, pages 1-4 2, pages 1-4 6, pages 1-6

Table of Contents

Page No.

Part 1 Basic Provisions

1	Overview	1-1
2	Authority and Related References	1-2
3	Responsibilities	1-3
4	CMA Program's Address and Telephone Numbers	1-9
5-14	(Reserved)	

Part 2 CMA Status Approval Information

15	Overview	2-1
----	----------------	-----

Section 1 General CMA Program Information

16	CMA Program Overview	2-1
17	Confidentiality of Information	2-2
18	Types and Length of CMA Approvals	2-2
19	Types of Loans Available to CMA's.....	2-2
20	Member Cooperative Volume.....	2-3
21	CMA's Responsibility to CCC for Losses.....	2-3
22	CMA's Responsibility to Update CCC.....	2-4
23	CMA Records Requirements and CCC's Investigation Rights	2-4
24	Required CMA Reports	2-5
25	CMA Appeal Rights	2-5
26-35	(Reserved)	

Section 2 CMA Program Requirements

36	Overview	2-25
37	Ownership and Control.....	2-25
38	Nondiscrimination	2-25
39	Balance Sheet	2-26
40	Financial Ratio	2-26
41	Uniform Marketing Agreement.....	2-26
42	Member Business Percentage.....	2-27
43-52	(Reserved)	

Table of Contents (Continued)

Page No.

Part 2 CMA Status Approval Information (Continued)

Section 3 CMA Applications, Recertifications, Suspensions, and Terminations

53	Overview	2-45
54	CMA Applications.....	2-46
55	Completing CCC-846	2-48
56	CMA Recertifications.....	2-54
57	Completing CCC-846-1	2-55
58	(Reserved)	
59	Suspensions	2-65
60	Terminations	2-65
61	Calling CMA Loans.....	2-66
62-71	(Reserved)	

Part 3 CMA Service County Office and Related State Office Actions

72	Overview	3-1
73	Establishing a CMA Service County Office	3-1
74	Servicing CMA Loans and LDP's.....	3-4
75	Loan and LDP Actions for Suspended CMA's.....	3-5
76	Loan and LDP Actions for Terminated CMA's.....	3-6
77	CMA Service County Office Contacts With Other County Offices	3-7
78-88	(Reserved)	

Part 4 CMA General Operation Policies

Section 1 General CMA Program Information

89	CCC-736 (Addendum).....	4-1
90	Signatures and Authorizations Required	4-1
91	(Reserved)	
92	Liens and Encumbrances	4-7
93-102	(Reserved)	

Section 2 Loan and LDP Availability and Requirements

103	General Commodity and Pool Requirements for CMA's	4-31
104	CMA Pool Allocations and Distribution Policies	4-34
105	Ineligible CMA Commodities.....	4-36
106	Producer Eligibility Requirements and Applicable CMA Process Output Fields ..	4-37
107	Further DCIA Policy.....	4-41
108-116	(Reserved)	

Table of Contents (Continued)

Page No.

Part 4 CMA General Operating Policies (Continued)

Section 3 Offsets and Assignments

117	General Policies for Offsets and Assignments	4-61
118	Offset Actions for CMA's	4-62
119	Offset Actions for State and County Offices	4-66
120-129	(Reserved)	

Section 4 Market Gain Allocations and Repayments

130	Overview	4-91
131	CMA Allocation of Market Gains to Members	4-91
132	Denied Benefit Policies	4-93
133	(Reserved)	
134	Denied Benefit Formulas	4-97
135	Determining Commodity Certificate Exchange Value	4-98
136-138	(Reserved)	
139	CMA Ineligible Benefit, Excess Benefit, and Denied Benefit Refunds	4-111
140	CMA Service County Office Refunds	4-113
141-150	(Reserved)	

Section 7 (Withdrawn--Amend. 14)

151-155	(Withdrawn--Amend. 14)	
156	(Reserved)	
157-160	(Withdrawn--Amend. 14)	
161-170	(Reserved)	

Table of Contents (Continued)

Page No.

Part 5 State and County Office Actions for CMA Process

Section 1 County Office Files

171	State and County Office Actions for Uploading Files	5-1
172-181	(Reserved)	

Section 2 CMA Process Reports

182	CMA Status and Summary Reports	5-21
183, 184	(Reserved)	
185	CMA Summary Report	5-31
186	CMA Summary Report Examples	5-33
187, 188	(Reserved)	
189	CMA Status Report	5-41
190	CMA Status Report for County Offices	5-41
191	CMA Status Report Examples	5-44
192	CMA Status Report for State Offices	5-45
193-201	(Reserved)	

Part 6 Data Transmission Requirements and Information Available From the Internet

202	Overview	6-1
203	General Requirements	6-3
204	General Information	6-3
205	Processing Time Sensitive Benefit Requests When Systems Are Not Fully Operational.....	6-5
206-214	(Reserved)	

Part 7 CMA Process

215	Overview of CMA Process	7-1
-----	-------------------------------	-----

Section 1 General Information

216	Schedule for Processing and Releasing Data	7-3
217-223	(Reserved)	
224	Description of County Office Files Used in CMA Process	7-15
225	Rules for Submission and Processing	7-17
226-235	(Reserved)	

Table of Contents (Continued)

Page No.

Part 7 CMA Process (Continued)

Section 2 Submission Files

236	Overview	7-31
237	Record Format of Input File	7-32
238	Completing Input File	7-33
239	Record Format of Control Record File	7-36
240	Preparing Files for Transmission to KCAO	7-37
241-250	(Reserved)	

Section 3 Output Files

251	Overview	7-55
252	Output File	7-57
253	Transmission Status Report	7-63
254	CMA, DMA, or LSA Summary Report	7-65
255	Producer Loan and Loan Volume Report	7-67
256	Producer Name and Address Report.....	7-69
257-266	(Reserved)	

Section 4 Data Fields

267	Introduction	7-91
268	Field [1], Record Status	7-93
269	Field [2], Crop Year	7-93
270	Field [3], State Code of CMA, DMA, or LSA	7-93
271	Field [4], County Code of CMA, DMA, or LSA	7-94
272	Field [5], Primary ID Number	7-94
273	Field [6], ID Type of Primary ID Number	7-94
274	Field [7], Entity Type of Primary ID Number	7-95
275	(Withdrawn--Amend. 5)	
276	Field [9], Administrative County Office State Code	7-95
277	Field [10], Administrative County Office County Code	7-96
278	Field [11], Control County Office State Code	7-96
279	Field [12], Control County Office County Code	7-96
280	Field [13], Component Member's ID Number	7-97
281	Field [14], Component Member's ID Type	7-97
282	Field [15], Component Member's Entity Type	7-97
283	Field [16], Component Member's Actual Share	7-98

Table of Contents (Continued)

Page No.

Part 7 CMA Process (Continued)

Section 4 Data Fields (Continued)

284-287 (Withdrawn--Amend. 14)
288 (Reserved)
289 (Withdrawn--Amend. 14)
290-292 (Reserved)
293 Field [26], FSN 7-100
294 Field [27], Crop Code 7-101
295 (Reserved)
296 Field [29], Reported Acres 7-101
222 Field [30], Determined Acres 7-101
298, 299 (Reserved)
300 Field [33], Crop Share 7-102
301, 302 (Reserved)
303 (Withdrawn--Amend. 14)
304 Field [38], Formatted Name 7-104
305-314 (Reserved)

Section 5 Eligibility and Processing Flags

315 Correcting Flags 7-105
316-318 (Reserved)
319 Field [43], Control County Office Entity Records Not Found 7-107
320 Field [44], Ineligible ID Type or Entity Type 7-107
321 Field [45], ID Number Does Not Match 7-108
322 Field [46], ID Number Not Active in Administrative County Office 7-108
323 Field [47], 6-CP Violator 7-109
324 Field [48], Controlled Substance Violator 7-109
325 Field [49], ID Number/Crop Not Found on Compliance 7-110
326 (Withdrawn--Amend. 14)
327 (Withdrawn--Amend. 4)
328 (Withdrawn--Amend. 5)
329 Field [53], ID Number Not on Any MA.EFM 7-111
330 Field [54], Adjusted Gross Income (AGI) 7-112
331 Field [55], No Reported or Determined Acres 7-112
332 Field [56], Control County Office Not Found on NAM 7-113
333 (Reserved)

Table of Contents (Continued)

Page No.

Part 7 CMA Process (Continued)

Section 5 Eligibility and Processing Flags (Continued)

334	Field [58], FCI Fraud	7-113
335	(Withdrawn--Amend. 14)	
336	Field [60], Invalid AD-1026 Status	7-115
337	(Withdrawn--Amend.14)	
338	Field [62], Control County Office Not Found on MA.EFM	7-117
339-349	(Reserved)	
350	Field [63], Joint Operation - Missing Member Records	7-133
351	Field [64], Joint Operation - Ineligible Members Dropped	7-133
352	Field [65], Bankruptcy	7-133
353	Field [66], Possible 6-CP Violator	7-135
354	Field [67], Offset Flag for Claims	7-136
355	Field [68], Assignments Flag	7-136
356-361	(Withdrawn--Amend. 14)	
362	Field [75], Control County Office Not Found	7-141
363	(Reserved)	
364, 365	(Withdrawn--Amend. 14)	
366-370	(Reserved)	
371	Field [80], Last Change Date	7-142
372-381	(Reserved)	

Section 6 Resolving Farm Discrepancies and CMA Process Flags

382	Resolving CMA Process Problems	7-201
383	Resolving Farm Discrepancies Between CMA Process and CMA, DMA, and LSA Records	7-202
384	Options for Resolving Eligibility and Processing Flags	7-209
385	90-Day CMA Process Rule -- Policies Related to Eligibility Status Delays	7-210
386	Manual Eligibility Determinations for CMA's, DMA's, and LSA's	7-211
387	Resolving Problem Records After the Crop Year	7-216
388	Documenting Manual Eligibility Determinations	7-218
389-399	(Reserved)	

Table of Contents (Continued)

Page No.

Parts 8 and 9 (Reserved)

400-549 (Reserved)

Part 10 Reports from CMA's, DMA's, and LSA's

550	General Information	10-1
551	Commodity Volume Reports	10-2
552	Volume Report Review Actions	10-5
553	Resolving Problems	10-6
554	Resolving Problems Arising From COC-Established Yields	10-7
555, 556	(Withdrawn--Amend. 13)	
557-570	(Reserved)	

Part 11 (Reserved)

571-599 (Reserved)

Part 12 DMA General Operating Policies

Section 1 DMA Status Requirements

600	General Provisions	12-1
601	Applications for DMA Status	12-5
602	Financial Security Requirements	12-8
603	Terminating or Suspending the DMA Agreement.....	12-10
604	Annual Recertification for DMA Status	12-11
605-614	(Reserved)	

Section 2 General MAL and LDP Processing

615	DMA MAL and LDP Processing.....	12-31
615.5	CCC-770 DMA.....	12-34
616	Fees Charged to Producers by DMA	12-34.5
617	CCC Forms	12-35
618	Using FSA-211 and FSA-211A	12-36
619	Liens and Lien Waivers	12-40.5
620	Offsets, Assignments, and Deductions	12-45
621	MAL Repayment Processing	12-46
622	DMA Collection of Charges Due on Forfeited Loans	12-48
623	DMA Collection of Amounts Due From Loan and LDP Violations	12-51
624	Lobbying Disclosure Requirements, Compliance, and Reporting.....	12-53

Table of Contents (Continued)

Exhibits

1	Reports, Forms, Abbreviations, and Redelegations of Authority
2	Definitions of Terms Used in This Handbook
3	(Reserved)
4	CCC-736 (Addendum), Privacy Act, Public Burden, and Penalty Statement for CMA and LSA Loan and LDP Forms
5	(Reserved)
6	Approved CMA's, DMA's, and LSA's
7	FSA Crop Codes, Unit of Measure, and Contract Type
8, 9	(Reserved)
10	ID Type and Definitions
11	Entity Type and Definitions
12	Valid ID and Entity Type Combinations
13-16	(Reserved)
17	CCC-912-P, Agreement for Designated Marketing Association Terms and Conditions for Peanuts
18	(Reserved)
19	CCC-770 DMA, DMA Peanut MAL or LDP Processing Checklist

Part 1 Basic Provisions

1 Overview

A Introduction

This handbook provides:

- the terms and conditions that:
 - a cooperative must meet to obtain and maintain CMA status
 - CMA must meet to obtain loans and LDP's for any eligible commodity for which a loan and LDP program is in effect from CCC for its members
- CMA eligibility * * * procedures and instructions for CMA's, DMA's, LSA's, KCAO, and State and County Offices.

B Handbook Purpose

This handbook provides procedures and requirements for:

- cooperatives to obtain and maintain CMA status
- State and County Offices concerning CMA's
- CMA's, DMA's, LSA's, State and County Offices, and KCAO to follow when communicating loan and LDP data
- CMA service County Offices and their State Offices concerning servicing CMA loans and LDP's
- CMA's, DMA's, and LSA's to follow when monitoring the eligibility * * * of their producers.

These procedures and requirements apply to:

- CMA's, according to Part 2, participating in the loan and LDP program for their members
Note: See Exhibit 6 for a list of CMA's and authorized commodities by CMA.
- LSA's, according to 22-CN, providing cotton loan and LDP services to producers.
Note: See Exhibit 6 for a list of LSA's.

2 Authority and Related References

A Sources of Authority

Authority for the requirements in this handbook is in:

- 7 CFR Parts 1421, 1425, and 1427
- CCC-Cotton G
- CCC-912
- Federal Agriculture Improvement and Reform Act of 1996, Pub. L. 104-127
- Agricultural Act of 1949, Pub. L. 81-439
- CCC Charter Act, Pub. L. 80-806
- Farm Security and Rural Investment Act of 2002, Pub. L. 107-171
- *--Food, Conservation, and Energy Act of 2008.--*

B Related Handbooks for CMA's, DMA's, and LSA's

CMA's, DMA's, and LSA's should have the following handbooks related to CMA and LSA programs:

- 7-CN for basic cotton loan program requirements
- 21-CN for cotton CMA and LSA ACRS requirements
- 22-CN for loan and LDP program approval requirements for LSA's.

C Related Handbooks for County Offices

The following handbooks are related to CMA and LSA programs for County Offices:

- 25-AS for filing instructions
- 1-CM for signature and authorization requirements
- 7-CN for basic cotton loan program requirements
- * * *
- 3-FI for depositing remittances
- 50-FI for CCC interest rates
- 58-FI for payment priority procedures when offsets are applicable
- 2-LP Grains and Oilseeds for basic grain and oilseed program requirements
- 2-LP Rice for basic rice program requirements
- 8-LP for loan and LDP servicing procedures
- 12-PS for automated transactions for grains and oilseeds.

3 Responsibilities

A Introduction

This paragraph contains responsibilities in administering CCC loan and LDP activities.

B Executive Vice President, CCC Responsibilities

Executive Vice President, CCC or designee shall:

- determine policy and program provisions
- make determinations on program questions
- revise or rescind incorrect determinations made by designees.

C DAFP Responsibilities

DAFP shall provide general direction and supervision of the requirements in this handbook.

D PSD Responsibilities

PSD shall:

- notify State Offices of new CMA's, DMA's, and LSA's
- notify State Offices and CMA service County Offices of changes or restrictions to a CMA's approval status
- administer the requirements in this handbook
- provide program policy and procedures to CMA's, DMA's, LSA's, KCAO, and State and County Offices
- perform administrative field reviews of CMA and LSA operations
- approve, in a timely manner, KCAO's release of data, files, and reports covered by this handbook to applicable CMA's, DMA's, LSA's, and State and County Offices.

3 Responsibilities (Continued)

E FMD Responsibilities

FMD shall:

- ensure that loan and LDP procedures support CCC accounting practices and controls
- provide CCC's loan interest rate
- provide accounting instructions for recording and reporting loan and LDP activity reported by CMA's, DMA's, and LSA's.

F KCCO Responsibilities

KCCO shall provide CMA's, DMA's, and LSA's:

- lists of approved warehouses and applicable storage rates
- reconcentration instructions.

G KC-ADC Responsibilities

KC-ADC shall:

- provide PSD data, as requested by PSD
- process CMA and LSA data submitted under requirements in this handbook
- notify:
 - PSD when problems or delays occur with the CMA Process
 - the applicable CMA or LSA when CMA Process submissions are rejected or found to be erroneous
- issue reports to PSD, CMA's, DMA's, LSA's, and State and County Offices.

3 Responsibilities (Continued)

H CMA, DMA, and LSA Responsibilities

CMA's, DMA's, and LSA's shall:

- obtain loans and LDP's **only** for eligible producers on eligible farms
- Exception:** See paragraph 385 for exceptions.
- allocate market gains and LDP's * * * for the applicable producer
 - submit data according to this handbook about the CMA Process
 - monitor and act on changes in data sent to them by KC-ADC or County Offices
 - notify PSD's CMA Program Manager according to paragraph 4, immediately of changes to the data that appears in Exhibit 6.

Cooperatives shall obtain and maintain CMA status according to Part 2.

CMA's handling commodities other than cotton shall process loan and LDP activity **only** through CMA service County Offices.

Cotton CMA's and LSA's shall process loan and LDP activity **only** through ACRS.

I CMA Service County Office Responsibilities

CMA service County Offices shall provide loan and LDP services to their applicable CMA according to this handbook in conjunction with other handbooks about loan or LDP processing for the applicable commodity. This includes:

- disbursing loans and LDP's
- maintaining loan participation records
- receiving loan repayments and handling forfeitures
- ascertaining beneficial interest determinations
- following procedures in 8-LP for approving and servicing CMA loans and LDP's
- uploading automated loan and LDP files on a regular schedule.

3 Responsibilities (Continued)

J State Office Responsibilities

State Offices shall:

- concur with designation of the CMA service County Office that will provide loan and LDP services for all commodities, except cotton, to CMA's
- ensure that each service County Office completes actions related to CMA's and LSA's in a timely manner
- upload automated files included in paragraph 171 on a regular subsidiary file process schedule
- to increase understanding of CMA, DMA, and LSA operations, invite CMA's, DMA's, and LSA's that are headquartered in their State to either of the following:
 - 1 State level joint meeting each crop year
 - loan and LDP training meetings for County Offices each crop year
- train all County Offices, as the State Office deems appropriate, on responsibilities and activities about CMA, DMA, and LSA activities
- notify CMA's, DMA's, and LSA's of any STC changes to county crop reporting dates for the crops for which the applicable CMA or LSA is approved.

Note: See Exhibit 6 for approved commodities by CMA, DMA, or LSA.

3 Responsibilities (Continued)

K Administrative County Office Responsibilities

Administrative County Offices shall, in a timely and accurate manner:

- update files with information available on producers and farms in their county
- review, correct, and return information submitted by other administrative and control County Offices
- follow procedures in paragraph 383 about “FSN’s Not on CMA Process” lists
- refer outstanding issues to the State Office
- review CMA volume reports as instructed in this handbook
- review CMA Status Report MAD026-R001 and make corrections to applicable file entries
- provide responses to CMA and LSA inquiries based on CMA Status Report MAD026-R001
- provide loan and LDP servicing required in 8-LP for CMA loans and LDP’s as required
- upload automated files included in paragraph 171 on a regular subsidiary file process schedule.

3 Responsibilities (Continued)

L Control County Office Responsibilities

Control County Offices shall:

- verify ID and entity type discrepancies between County Offices
- * * *
- update automated and manual files with the most current information available
- refer outstanding issues to the State Office
- upload automated files in paragraph 171 on a regular subsidiary file process schedule
- review CMA Status Report MAD026-R001 and make corrections to applicable file entries
- provide responses to CMA and LSA inquiries based on CMA Status Report MAD026-R001
- research and validate 6-CP problems reported in administrative County Offices.

M CED Responsibilities

CED's shall designate an employee or employees to handle areas of responsibility covered in this handbook.

4 CMA Program's Address and Telephone Numbers

A Contact for CMA Program

All CMA Program application and recertification submissions, policy information requests, and computer and electronic communication information requests shall be sent to the following:

PSD, CMA Program Manager
USDA, Farm Service Agency
1400 Independence Ave SW
STOP 0512 (**for overnight delivery, replace with Room 4095-S**)
Washington DC 20250-0512

*--FAX: 202-690-1536

E-mail: laura.schlote@wdc.usda.gov

Telephone: 202-720-7785.--*

5-14 (Reserved)

Part 2 CMA Status Approval Information

15 Overview

A Introduction

[1425.6 (a)] CCC shall, according to provisions in this part, approve a cooperative to obtain marketing assistance loans and LDP's as CMA.

Section 1 General CMA Program Information

16 CMA Program Overview

A Overview

Cooperatives participate in the CMA Program for members based on approval according to this part. Once approved, CMA's are considered to be the producer for loan and LDP purposes. Regulations prohibit CMA's from:

- receiving or allocating loan and LDP proceeds for ineligible production or producers
- *--allocating marketing gains to ineligible persons.--*

This table provides an overview of the CMA loan and LDP program.

Step	Action
1	Follow procedures in this part to gain and maintain CMA status.
2	Enter into uniform marketing agreements with each CMA member included in marketing pools according to paragraph 41.
3	Obtain member ID numbers from the member's uniform marketing agreement and applicable farm numbers by administrative County Office for deliveries made to eligible pools from the applicable member.
4	Submit ID numbers (parent ID numbers for joint operations) to the CMA Process according to Part 7, at either of the following times: <ul style="list-style-type: none"> • before loans or LDP's are obtained • in the next CMA Process submission following the loan or LDP.
5	Obtain loan and LDP funds for the member from CMA's: <ul style="list-style-type: none"> • service County Office, according to this handbook, for grain, rice, and peanut CMA's • CCB, according to 21-CN procedures, for cotton CMA's.
6	Issue funds to the applicable member.
7	Monitor producer and farm eligibility * * * according to this handbook.
8	Repay or forfeit loan collateral based on CCC's loan program for the specific commodity.

17 Confidentiality of Information

A Policy

[1425.5] Information submitted to CCC about trade secrets, financial or commercial operations, or the financial condition of CMA, whether for initial approval or continued approval, shall be kept confidential by the officers and employees of CCC and USDA, except as required to be disclosed by law.

18 Types and Length of CMA Approvals

A Approval Types

[1425.6 (b)] CCC may approve CMA to participate in a marketing assistance loan and LDP program as either of the following:

- unconditionally approved
- conditionally approved.

[1425.6 (c)] If CCC determines that CMA is in substantial, but not total, compliance with the requirements of this part, CCC may make the approval conditional on CMA coming into full compliance, within a reasonable period of time, as specified in the notification of conditional approval.

B Length of CMA Approval

[1425.6 (d)] CMA is approved to participate in a marketing assistance loan and LDP program until CMA's approval is suspended or terminated by CCC.

19 Types of Loans Available to CMA's

A Types of Loans

Loans will be available to CMA's that have beneficial interest in commodities that meet other eligibility requirements in this handbook that are:

- [1425.17 (h)] stored in an approved warehouse
- [1425.17 (g)] farm-stored.

Notes: See Part 4, Section 2 for eligibility and pool requirements.

See paragraph 77 for related CMA service County Office spot-checking procedures for farm-stored loans.

20 Member Cooperative Volume**A Policy**

[1425.19] CMA may obtain loans or LDP's for a member cooperative when the member cooperative is itself CMA according to this part. Loans and LDP's are restricted based on CMA obtaining the loan or LDP.

Examples: X Cooperative has member A Cooperative. X Cooperative is CMA. Only commodities delivered to X Cooperative, through a marketing agreement with X Cooperative, are eligible through the CMA Program.

Y Cooperative has member B Cooperative. B Cooperative is CMA. Only commodities delivered to B Cooperative, through a marketing agreement with B Cooperative, are eligible through the CMA Program.

21 CMA's Responsibility to CCC for Losses**A Policy**

[1425.17 (n)] CMA is responsible to CCC for any loss related to commodities that CMA pledged as collateral for a loan or used to obtain LDP related to:

- CMA's failing to comply with CCC handbooks and 7 CFR Part 1425
- changes in quantity or quality of commodity (warehouse-stored or farm-stored)
- liens based on either the CMA's or its members' financial agreements.

22 CMA's Responsibility to Update CCC

A Policy

[1425.4 (c)] CMA shall, **within 30 calendar days**, provide CCC with any:

- changes in its:
 - articles of incorporation
 - loan pool marketing agreements
- resolutions affecting loan or LDP operations
- change to CMA's name, address, telephone number, and related data shown on CCC-846-1
- change in loan pool operations with an explanation and justification
- additional information that CCC may request related to CMA's continued approval by CCC.

23 CMA Records Requirements and CCC's Investigation Rights

A CCC Rights to Inspection

[1425.22 (b)] CCC has the right, at any time after an application is received, to examine:

- all books, documents, and papers to determine whether CMA is operating or has operated according to the regulations in 7 CFR Part 1425
- CMA's articles of incorporation or articles of association, and agreements with producers
- representations made by CMA in its application for approval
- where applicable, CMA's agreements with CCC.

B How Long to Keep CMA Records

[1425.22 (a)] The books, documents, papers, and records of CMA and subsidiaries shall be maintained for 5 years after the applicable crop year and shall be available to CCC for inspection and examination.

* * *

23 CMA Records Requirements and CCC's Investigation Rights (Continued)**C Records Required**

[1425.21] CMA shall maintain records for each loan or LDP commodity showing the quantity:

- received from each member and nonmember
- eligible for loans and LDP's
- by quality factors specified in the applicable commodity regulations, including class, grade, and quality, where applicable
- of unprocessed inventory broken down by the items in this subparagraph.

[1425.21 (b)] Except when sales proceeds from pools are allocated according to the quantity and quality of commodity in the pools, allocate the inventory as follows until all inventory in a loan pool is depleted:

- for **processed commodities**, adjust the pool's inventory when the commodity is withdrawn from inventory for processing
- for **commodities not processed**, allocate the pool's inventory to the pool and adjust the pool's inventories when the commodity is shipped.

24 Required CMA Reports**A Policy**

[1425.23] CMA's and DMA's shall, according to Part 10:

- provide CCC a report of all commodity deliveries involved in loans and LDP's by FSA farm number for each member
- when instructed by CCC, report market gains or other benefits received for each member.

25 CMA Appeal Rights**A Policy**

[1425.25] CMA may obtain reconsideration and review of determinations made under this part according to the appeal regulations in 7 CFR Parts 11 and 780.

26-35 (Reserved)

Section 2 CMA Program Requirements

36 Overview

A Introduction

This section provides program operational and financial requirements that cooperatives applying for approval and current CMA's must meet to obtain and maintain CMA approval status.

Pool requirements are in Part 4, Section 2.

37 Ownership and Control

A Requirement

[1425.8] CMA's shall be owned and controlled by active members of CMA. To meet this requirement, cooperatives and CMA's shall provide CCC evidence that:

- active members own more than 50 percent of the CMA's allocated equity
- a majority of CMA's directors are active members of CMA or authorized representatives of active members.

An applicant cooperative or CMA not meeting these requirements may be conditionally approved by CCC if the applicant cooperative or CMA is able to establish that, by retiring the equity of its inactive members or by obtaining new members, it can vest ownership and control in its active members, as required by this paragraph, by a date specified by CCC.

38 Nondiscrimination

A Requirement

[1425.9] CMA shall provide CCC documented proof that CMA admits every membership applicant who is eligible under the statute incorporating CMA.

Note: Documented proof includes the Board Resolution on CCC-846, item 20. See paragraph 55.

CMA may refuse membership to an applicant whose admission would prejudice, hinder, or otherwise obstruct the interests or purposes of CMA.

Example: CMA that markets only hard red winter wheat may deny membership to any producer not growing hard red winter wheat.

39 Balance Sheet

A Requirements

[1425.4 (b) (2)] Balance sheets submitted by cooperatives for initial approval and CMA's for recertification shall be:

- dated within the last year
- prepared according to generally accepted accounting principles
- accompanied by a letter from an independent certified public accountant certifying that it was prepared according to generally accepted accounting principles.

40 Financial Ratio

A Requirement

[1425.10] To be financially able to make advances to their members and to market their commodities, CMA's shall have a current ratio of at least 1 dollar of current assets for each 1 dollar of current liabilities (current ratio of 1:1 or better) on the balance sheet it submits to CCC with its initial application or annual recertification. It shall also meet the requirements in paragraph 39.

41 Uniform Marketing Agreement

A Requirement

[1425.13 (a)] CMA shall enter into a uniform marketing agreement with each member before the member delivers a commodity to a loan pool. It shall:

- [1425.15] give CMA beneficial interest in the commodity

Note: CMA's that request farm-stored loans must have beneficial interest in the commodity at the farm as described in a uniform marketing agreement or an addendum to the uniform marketing agreement.

- [1425.13 (b)] report the ID number used by the member to report acreage on applicable farms to FSA
- [1425.15] give CMA the authority to:
 - pledge the commodity delivered to it by members as collateral for a loan
 - place a lien on this commodity
 - market the commodity for its members.

Note: Individual members may retain the right to determine the price at which the commodity can be marketed by CMA.

42 Member Business Percentage

A Requirement

[1425.14] At least 50 percent of a crop of an authorized commodity acquired by, or delivered to, CMA for marketing must be produced by its members for CMA to obtain a loan or LDP for this crop.

CCC may, for no longer than 2 years, waive this requirement and grant CMA conditional approval status if:

- CMA can establish that this authorization is necessary for the efficient operation of CMA
- CMA's plan, approved by CCC, will bring CMA into compliance with the provisions of this section.

Commodities purchased or acquired from CCC and processed products acquired from other processors or merchandisers shall not be considered in determining the volume of member or nonmember business.

43-52 (Reserved)

Section 3 CMA Applications, Recertifications, Suspensions, and Terminations

53 Overview

A Introduction

This section provides the policies and related procedures for obtaining initial continuing approval as CMA to cooperatives applying for approval and CMA’s seeking recertification.

[1425.4 (d)] CCC may require CMA to submit an initial application according to paragraph-54 instead of CCC-846-1 when CCC questions whether CMA is operating according to documents previously submitted.

B Steps to Become Operational

This table provides an overview of steps that cooperatives must take to become operational.

Step	Action
1	Contact the CMA Program Manager at the address in paragraph 4.
2	Complete CCC-846 according to paragraph 55 and submit to Director, PSD.
3	Obtain approval and CMA’s State and county code assignment from Director, PSD.
4	Follow procedures in the approval letter from PSD to become operational.
5	<p>To obtain the services of CCB, cotton cooperatives shall contact FMD at the following address.</p> <p style="padding-left: 40px;">Controller, CCC Park Office Center, 12th Floor 3101 Park Center Drive Alexandria, VA 22302-1594</p> <p>*--Contact Jackie Pickens at 703-305-1310.--*</p>

54 CMA Applications**A CMA Approval**

[1425.4 (a)] Cooperatives seeking approval as CMA's shall submit CMA applications, according to this paragraph, to PSD. PSD will e-mail cooperatives a cover letter providing the Internet location of forms and FSA handbooks necessary for an application.

After the application is received, PSD shall review application documents and send:

- applicants notification of approval status or justification for denial of approval
- applicable State Offices and CMA service County Offices notification of CMA's approval status.

Note: Terminated CMA's shall submit a new application for renewed approval according to this paragraph.

B Application Requirements

[1425.4 (a)] A cooperative seeking CMA approval status shall submit the following to PSD:

- CCC-846 completed according to paragraph 55
- a balance sheet meeting the requirements in paragraph 39
- a copy of:
 - the articles of incorporation or articles of association
 - all marketing agreements for loan pools
- resolutions made by the cooperative's board of directors stating that the cooperative will abide by:
 - provisions of this and related handbooks and 7 CFR Part 1425
 - the nondiscrimination provisions of the related handbooks and 7 CFR Part 1425
 - all other related CCC policies

54 CMA Applications (Continued)

B Application Requirements (Continued)

- a description of loan pools according to subparagraph C
- CCC-Cotton G and CCC-Cotton G-4 completed by cooperatives seeking approval for the cotton loan and LDP program
- other information requested by CCC about the organizational, operational, financial, or any other aspect of the cooperative requested by CCC about the cooperative's proposed methods of conducting CCC loan and LDP business.

Cooperatives shall submit originals of CCC forms and copies of other documents to the CMA Program Manager at the address in paragraph 4 and maintain a copy of all items submitted to PSD for the cooperative's records.

C Required Loan Pool Description

[1425.4 (a) (5)] A cooperative applying for approval in the CMA Program shall submit a written narrative description of each loan pool it intends to operate by authorized commodity. This narrative shall describe all loan pools operated by CMA. The narrative shall document how the cooperative will:

- determine:
 - the quantity commodity allocated to each loan pool
 - to which loan pool a commodity is assigned
 - advances made to members
 - progress payments during the marketing year
 - final settlements
- determine deductions or capital retains withheld by CMA from:
 - advances for items such as storage and conditioning charges
 - progress payments during the marketing year
 - final settlements
- distribute proceeds obtained from:
 - marketing
 - disposing of commodity
- ~~distribute loan or LDP pool proceeds to each pool participant according to subparagraph 104 B.~~*

* * *

55 Completing CCC-846

A Instructions

This table provides instructions for completing CCC-846. When any data on CCC-846 is not available because a cooperative is applying for approval before the end of its first operating year, the cooperative shall enter the projected number as of the end of the first operating year.

Note: Retained earnings that have:

- **been allocated** should be shown in items 16 A and 16 B
- **not been allocated** should be shown in item 16 C.

Item	Instructions
1	Enter legal name of cooperative.
2	Enter complete address for cooperative’s headquarters office.
3	Cooperatives handling: <ul style="list-style-type: none"> • commodities other than cotton shall enter CMA Office address that will prepare loan and LDP documents • cotton shall enter CMA’s headquarters office city and state location. <p>Note: This item will be used to determine the CMA service County Office.</p>
4	Enter State statute under which cooperative is incorporated.
5	Enter date cooperative was incorporated.
6	Enter State where cooperative was incorporated.
7	Enter regular mail address where cooperative wants CMA Program information mailed.
8	Enter overnight mail address where cooperative wants time-critical CMA Program information sent. <p>Note: This address cannot be a P.O. Box.</p>
9	Enter name and title of person cooperative wishes to have as its official contact for the CMA Program. Also provide the name of a contact person for automation purposes.
10	Enter cooperative’s tax payer identification number.
11	Enter business telephone number for the “Contact Persons” entered in item 9. If available, enter an “after business hours for emergency purposes” number.
12	Enter cooperative’s FAX number where CMA Program material should be sent.

55 Completing CCC-846 (Continued)

A Instructions (Continued)

Item	Instructions
13	Enter cooperative's or, if different, "Contact Person" e-mail addresses.
14 A	Enter number of active cooperative members as of the cooperative's last annual meeting.
14 B	Enter number of inactive cooperative members as of the cooperative's last annual meeting.
14 C	Enter total of item 14 A plus item 14 B.
15 A	Enter number of board members that are active members of the cooperative as of the cooperative's last annual meeting.
15 B	Enter number of board members that are other than active cooperative members of the cooperative as of the cooperative's last annual meeting. Note: This number includes inactive members that are board members as well as State appointed and outside directors.
15 C	Enter total of item 15 A plus item 15 B. This should be the cooperative's total number of directors.
16 A	Enter amount of the cooperative's equity on the balance sheet being submitted in subparagraph B allocated to active members.
16 B	Enter amount of the cooperative's equity on the balance sheet being submitted in subparagraph B allocated to inactive members.
16 C	Enter amount of the cooperative's equity on the balance sheet being submitted in subparagraph B that is unallocated.
16 D	Enter amount of the cooperative's equity on the balance sheet being submitted in subparagraph B owned by nonmembers of the cooperative.
16 E	Enter total amount of the cooperative's equity on the balance sheet being submitted. This should equal the sum of items 16 A, 16 B, 16 C, and 16 D.
17	Enter date the cooperative's FY ends.
18	Enter number of cooperatives, if any, that are members of the cooperative.

55 Completing CCC-846 (Continued)

A Instructions (Continued)

Item	Instructions
19 B	For each commodity for which the cooperative would like to be able to obtain loans or LDP's, enter last complete crop year for which the cooperative has records.
19 D	For each commodity identified in column 19 A, enter volume in the units specified in column C for the crop year in column 19 B delivered to the cooperative by members.
19 E	For each commodity identified in column 19 A, enter volume in the units specified in column C for the crop year in column 19 B delivered to the cooperative by nonmembers.
19 F	For each commodity identified in column 19 A, enter volume in the units specified in column C for the crop year in column 19 B delivered to the cooperative by member cooperatives.
19 G	For each commodity identified by crop year in column 19 B, enter total of columns 19 D, 19 E, and 19 F.
19 H	Enter total for all entries in each column.
20	<p>The board of directors shall adopt the resolutions and make them a part of the official minutes of the applicable board meeting.</p> <p>The cooperative's secretary shall sign and date the certification.</p>
21	After reading the certification in item 21, the cooperative official shall sign and enter applicable title and date.

55 Completing CCC-846 (Continued)

B Example of Completed CCC-846

Following is an example of a completed CCC-846.

This form is available electronically.

CCC-846 (02-24-04)	U.S. DEPARTMENT OF AGRICULTURE Commodity Credit Corporation										
APPLICATION FOR APPROVAL OF COOPERATIVE MARKETING ASSOCIATION FOR LOAN AND LOAN DEFICIENCY PAYMENTS (LDP)											
<p>NOTE:</p> <p><i>The authority for collecting the following information is Pub. L. 107-171. This authority allows for the collection of information without prior OMB approval mandated by the Paperwork Reduction Act of 1995. The time required to complete this information collection is estimated to average 16 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.</i></p> <p><i>The following statements are made in accordance with the Privacy Act of 1974 (5 USC 552a). The authority for requesting the information is the Agricultural Act of 1949, as amended, and the Federal Agriculture Improvement and Reform Act of 1996, and the Commodity Credit Corporation (CCC) Charter Act, of 15 USC 714 (m) (a) and 7 CFR Parts 1421, 1425, and 1427. The information will be used on generated reports to County FSA Offices to obtain information concerning producer eligibility and payment limitation information, and CCC to modify Loan and Loan Deficiency Payment benefits paid to cooperative members. Furnishing the requested information is necessary to monitor participation in the Loan and Loan Deficiency Payment program. Failure to furnish the requested information will result in denial of further monies or other benefits may be paid out under this program unless the forms CCC-719, CCC-732, and CCC-734 are completed and filed as required by existing law and regulations. The information maybe provided to other agencies, IRS, Department of Justice, or other State and Federal law enforcement agencies, and in response to a court magistrate or administrative tribunal. The provisions of criminal and civil fraud statutes, including 18 USC 286, 287, 371, 651, 1001, 15 USC 714m, and 31 USC 3729, maybe applicable to the information provided. RETURN THIS COMPLETED FORM TO THE DIRECTOR, PRICE SUPPORT DIVISION, USDA, FARM SERVICE AGENCY, STOP 0512, Room 4095-S, 1400 INDEPENDENCE AVENUE, SW, WASHINGTON, DC 20250-0512.</i></p>											
INSTRUCTIONS: Submit original of this application, Articles of Incorporation, Uniform Marketing Agreement and related documents to the:	Director, Price Support Division USDA, FSA, Stop 0512, Room 4095 1400 Independence Avenue, SW Washington, D.C. 20250-0512										
<p>NOTE: If mailing express delivery, you must include the Room Number in the delivery address or the item will not reach the Price Support Division.</p>											
1. Legal Name of Cooperative Marketing Association (CMA) USA Cotton Cooperative, Inc.	2. Headquarter's Office Address P.O. Box 100 Sometown, Texas 77777-7110										
3. CMA Program Location P.O. Box 100 Sometown, Texas 77777-7110	4. State Statute of Incorporation Cooperative Marketing Act, Title A, Chapter 10										
5. Date of Incorporation (MM-DD-YYYY) June 1, 1947	6. State of Incorporation Texas										
7. Regular Mail Address P.O. Box 100 Sometown, Texas 77777-7110	8. Overnight Mail Address 120 Main Street Sometown, Texas 77777-7120										
9. Contact Person and Title Mr. Hal Smith, CEO	10. IRS Tax ID No. 99-9999999										
11. Telephone No. (Include area code) 806-555-1212	12. FAX No. (Include area code) 806-555-1212										
13. E-Mail Address XXXCOTTON@AOL.COM											
14. Number of Voting Members:	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 33%;">A. ACTIVE</td> <td style="width: 33%;">B. INACTIVE</td> <td style="width: 33%;">C. TOTAL</td> </tr> <tr> <td style="text-align: center;">500</td> <td style="text-align: center;">+ 10</td> <td style="text-align: center;">= 510</td> </tr> </table>	A. ACTIVE	B. INACTIVE	C. TOTAL	500	+ 10	= 510				
A. ACTIVE	B. INACTIVE	C. TOTAL									
500	+ 10	= 510									
15. Number of Board Members:	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 33%;">A. ACTIVE</td> <td style="width: 33%;">B. OTHER</td> <td style="width: 33%;">C. TOTAL</td> </tr> <tr> <td style="text-align: center;">7</td> <td style="text-align: center;">+ 0</td> <td style="text-align: center;">= 7</td> </tr> </table>	A. ACTIVE	B. OTHER	C. TOTAL	7	+ 0	= 7				
A. ACTIVE	B. OTHER	C. TOTAL									
7	+ 0	= 7									
16. Amount of Equity:	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 25%;">A. ACTIVE</td> <td style="width: 25%;">B. INACTIVE</td> <td style="width: 25%;">C. UNALLOCATED</td> <td style="width: 25%;">D. OTHERS</td> <td style="width: 20%;">E. TOTAL</td> </tr> <tr> <td style="text-align: center;">\$1,200,000</td> <td style="text-align: center;">+ 50,000</td> <td style="text-align: center;">+ 75,000</td> <td style="text-align: center;">+ 0</td> <td style="text-align: center;">= 1,325,000</td> </tr> </table>	A. ACTIVE	B. INACTIVE	C. UNALLOCATED	D. OTHERS	E. TOTAL	\$1,200,000	+ 50,000	+ 75,000	+ 0	= 1,325,000
A. ACTIVE	B. INACTIVE	C. UNALLOCATED	D. OTHERS	E. TOTAL							
\$1,200,000	+ 50,000	+ 75,000	+ 0	= 1,325,000							
17. Date Fiscal Year Ends (MM-DD-YYYY) June 30	18. Number of Member Cooperatives 0										
<p><small>The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, gender, religion, age, disability, political beliefs, sexual orientation, and marital or family status. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 720-2600 (voice and TDD). To file a complaint of discrimination, write USDA, Director, Office of Civil Rights, Room 326-W, Whitten Building, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410 or call (202) 720-5964 (voice or TDD). USDA is an equal opportunity provider and employer.</small></p>											

55 Completing CCC-846 (Continued)

B Example of Completed CCC-846 (Continued)

CCC-846 (02-24-04) (Page 2 of 3)

19. Requested Authorized Commodity Volume: <i>1 / CWT. Hundredweight</i>						
A. Authorized Commodity	B. Crop Year	C. Unit <i>1 /</i>	D. Member Volume	E. Non-Member Volume	F. Member Cooperative Volume	G. Total Volume
Barley		Bushel				
Canola		Cwt.				
Corn		Bushel				
Cotton: Upland	20XX	Bale	750,000	50,000	0	800,000
Dry Peas		Tons				
ELS	20XX	Bale	25,000	2,000	0	27,000
Flaxseed		Cwt.				
Lentils		Cwt.				
Mohair		Lbs.				
Mustard Seed		Cwt.				
Oats		Bushel				
Peanuts		Tons				
Rapeseed		Cwt.				
Rice		Cwt.				
Safflower		Cwt.				
Small Chickpeas		Cwt.				
Grain Sorghum		Cwt.				
Soybeans		Bushel				
Sunflower Seed		Cwt.				
Wheat		Bushel				
Wool		Lbs.				
Other						
H. TOTALS →			775,000	52,000	0	827,000

55 Completing CCC-846 (Continued)

B Example of Completed CCC-846 (Continued)

CCC-846 (02-24-04) (Page 3 of 3)

20. REQUIRED RESOLUTIONS		
<p><i>The board of directors of a cooperative applying for approval in the CMA Program must adopt the following resolutions: (a) CMA Program handbooks have been read and considered by this cooperative and this cooperative will abide by these policies and procedures. (b) This cooperative shall not, on the basis of race, color, age, sex, religion, marital status, national origin, or disability, deny any producer from participation in, or otherwise subject any producer to discrimination with respect to any benefits resulting from its approval to obtain loans and LDP's and shall comply with the provisions of the Civil Rights Act of 1964 and the Secretary's regulations issued thereunder, appearing in 6 CFR 15.1-15.12 and any amendments thereto; Section 504 of the Rehabilitation Act of 1973, as amended by the Rehabilitation Comprehensive Services and Developmental Disabilities Amendments of 1978; and provisions of the Age Discrimination Act of 1975, as amended, and the Equal Credit Opportunity Act of 1975. The cooperative shall not discriminate against employees under Title VII of the Civil Rights Act of 1964, as amended, or the Equal Pay Act of 1963 or Title VI of the Civil Rights Act of 1964 as administered by the Equal Employment Opportunity Commission, and shall handle employee discrimination complaint as provided for in 28 CFR Part 42 and 29 CFR Part 1691. The United States shall have the right to enforce compliance with statutes and regulations by suit or by any other action authorized by law.</i></p> <p><i>This is to certify that Board resolutions related to CMA Program compliance and nondiscrimination were adopted by the board of directors at its meeting on <u>June 11, 20XX</u> (date), a quorum being present.</i></p>		
20A. SIGNATURE (This resolution must be signed by the Cooperative's secretary)	20B. DATE (MM-DD-YYYY)	
/s/ Jane Secretary	June 18, 20XX	
21. CERTIFICATION		
<p><i>I certify that the information included with this application is true and correct to the best of my knowledge and belief. I also certify that the articles of incorporation and marketing agreements and their related amendments, if any, submitted with true and correct current copies of these documents. The executive Vice President, CCC, or any duly authorized representative of the U.S. Department of Agriculture, is hereby authorized to examine the books, records, and files of this cooperative for the purpose of verifying any of the information as may be required for the purpose of making the determination for which application is made. If any change is made in any cooperative documents furnished with this application either by revision, amendment or by a resolution of the board of directors, a copy of such revised documents will be furnished promptly to the Director, Price Support Division, identified in the "INSTRUCTION" on the front side.</i></p>		
21A. SIGNATURE (This application must be signed by an authorized official of the Cooperative)	21B. TITLE	21C. DATE (MM-DD-YYYY)
/s/ Hal Smith	CEO	June 12, 20XX
PENALTY STATEMENT		
<p><i>Section 15(a) of the Commodity Credit Corporation (CCC) Chapter Act of 15 USC 714 (m)(a) provides a fine of not more than \$10,000 or not more than five years imprisonment, or both, for making any statement knowing it to be false for the purpose of influencing the action of CCC or of obtaining money under any act applicable to CCC. The making of such false statements may be subject entity to civil liability, including liable under 31 USC 231.</i></p>		

56 CMA Recertifications**A Policy**

[1425.4 (b)] To maintain its approval status, CMA shall submit, on an annual basis, the following information to CCC:

- CCC-846-1 completed according to paragraph 57, showing the:
 - number of active and inactive CMA members
 - CMA's allocated equity
 - CMA's unallocated equity
 - quantity of each loan pool received from active members during the past crop year
- a balance sheet meeting the requirements in paragraph 39
- copies of all current marketing agreements and addenda whether or not the agreements have changed from the prior crop year.

B How to Obtain and When to Submit CCC-846-1

CMA's shall:

- obtain CCC-846-1's from the Internet at **<http://forms.sc.egov.usda.gov/eforms/mainervlet>**
- complete CCC-846-1 and submit it each year to Director, PSD, no later than 120 calendar days after CMA's FY end
- be subject to suspension for failing to submit CCC-846-1 no later than 150 calendar days after CMA's FY end.

57 Completing CCC-846-1

A Instructions

This table provides instructions on completing CCC-846-1.

Note: Retained earnings that have:

- **been allocated** should be shown in items 16 A and 16 B
- **not been allocated** should be shown in item 16 C.

Item	Instructions
1	Enter date 120 calendar days after CMA's FY end date.
2	Enter date CMA's last FY ended.
3	After completion, submit completed form to this address.
4	Enter CMA's name.
5	Enter CMA's headquarters office city and State location.
6	Enter CMA's regular mail address where CMA Program information is mailed.
7	Enter CMA's overnight mail address where critical CMA Program information is sent. Note: This address cannot be a P.O. Box.
8	Enter name and title of CMA's official contact for the CMA Program.
9	Enter business telephone number for the "Contact Person" entered in item 8.
10	Enter cooperative's FAX number where CMA Program material is sent.
11	Enter CMA's or, if different, "Contact Person's" e-mail address.
12	Leave blank.
13	Enter number of cooperatives, if any, that are members of CMA.
14 A	Enter number of active cooperative members as of CMA's last annual meeting.
14 B	Enter number of inactive cooperative members as of CMA's last annual meeting.
14 C	Enter total of item 14 A plus item 14 B.

57 Completing CCC-846-1 (Continued)

A Instructions (Continued)

Item	Instructions
15 A	Enter number of board members that are active members of CMA as of CMA's last annual meeting.
15 B	Enter number of board members that are other than active CMA members as of CMA's last annual meeting. Note: This number includes inactive members that are board members as well as State appointed and outside directors.
15 C	Enter total of item 15 A plus item 15 B. This should be the cooperative's total number of directors.
16 A	Enter amount of CMA's equity on the balance sheet being submitted in paragraph 39 allocated to active members.
16 B	Enter amount of CMA's equity on the balance sheet being submitted in paragraph 39 allocated to inactive members.
16 C	Enter amount of CMA's equity on the balance sheet being submitted in paragraph 39 that is unallocated.
16 D	Enter amount of CMA's equity on the balance sheet being submitted in paragraph 39 owned by nonmembers.
16 E	Enter total amount of CMA's equity on the balance sheet being submitted. This should equal the sum of items 16 A, 16 B, 16 C, and 16 D.
17	Answer the question. If the answer is "yes", attach a copy of the change to the Articles of Incorporation.
18	Answer the question. Even if there have been no changes, attach a copy of all marketing agreements and addenda.

57 Completing CCC-846-1 (Continued)

A Instructions (Continued)

Item	Instructions
19 B	<p>For each commodity for which CMA obtains loans or LDP's, enter last complete crop year for which CMA has records.</p> <p>Note: If CMA is handling the commodity for the first time and no prior records are available, enter the next crop year and enter projections in columns 19 D, 19 E, and 19 F.</p>
19 D	For each commodity identified in column 19 B, enter volume in the units specified in column C for the crop year in column 19 B delivered to CMA by members.
19 E	For each commodity identified in column 19 B, enter volume in the units specified in column C for the crop year in column 19 B delivered to CMA by nonmembers.
19 F	For each commodity identified in column 19 B, enter volume in the units specified in column C for the crop year in column 19 B delivered to the cooperative by member cooperatives.
19 G	Enter totals for columns 19 D through 19 G.
20	After verifying that data on CCC-846-1 is correct, CMA official shall sign and enter applicable title and date.

57 Completing CCC-846-1 (Continued)

B Example of Completed CCC-846-1

Following is an example of a completed CCC-846-1.

This form is available electronically.

CCC-846-1 (02-24-04)		U.S. DEPARTMENT OF AGRICULTURE Commodity Credit Corporation				
LOAN AND LOAN DEFICIENCY PAYMENT (LDP) RECERTIFICATION FOR APPROVED COOPERATIVE MARKETING ASSOCIATIONS (CMA's)						
<p>NOTE: The authority for collecting the following information is Pub. L. 107-171. This authority allows for the collection of information without prior OMB approval mandated by the Paperwork Reduction Act of 1995. The time required to complete this information collection is estimated to average 2 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.</p> <p>The following statements are made in accordance with the Privacy Act of 1974 (5 USC 552a). The authority for requesting the information to be supplied on this form is the Agricultural Act of 1949, as amended, the Federal Agriculture Improvement and Reform Act of 1996, and the Commodity Credit Corporation Charter Act, as amended. The information is necessary in order to participate in the Loan and Loan Deficiency Payment Program. Failure to furnish the requested information is will result in denial of further monies or other benefits may be paid out under this program unless this form is completed and filed as required by existing law and regulations (7 CFR Parts 1421, 1425, and 1427). No cooperative marketing association participating in an authorized Loan and Loan Deficiency Payment Program may have continuing approval unless this completed form has been received (Pub. L. 81-439). This information may be provided to other USDA agencies, IRS, Department of Justice, or other State and Federal law enforcement agencies, and in response to orders of a court magistrate or administrative tribunal. The provisions of criminal and civil fraud statutes, including 18 USC 286, 287, 371, 641, 651, 1001; 15 USC 714m; and 31 USC 3729, may be applicable to the information provided. RETURN THIS COMPLETED FORM TO THE DIRECTOR, PRICE SUPPORT DIVISION, USDA, FARM SERVICE AGENCY, STOP 0512, Room 4095-S, 1400 INDEPENDENCE AVENUE, SW, WASHINGTON, DC 20250-0512.</p>						
1. Date Due (MM-DD-YYYY) September 30, 20XX	2. For Fiscal Year Ending April 30, 20XX	3. Return To: Director, Price Support Division USDA, FSA, Stop 0512, Room 4095-S 1400 Independence Avenue, SW Washington, D.C. 20250-0512				
4. CMA's Name Mid-West Grain Co-Op	5. CMA Program Location Centerville, Kansas	6. Regular Mail Address P.O. Box 50 Centerville, Kansas 99999	7. Overnight Mail Address (Do not use P.O. Boxes) 128 S. Main Street Centerville, Kansas 99999			
8. Contact Person and Title Clark Smith, Manager	9. Telephone No. (Include area code) 316-555-0010	11. E-Mail Address CSMITH@AOL.COM	13. Number of Member Cooperatives 0			
	10. FAX No. (Include area code) 316-555-0011	12. BBS User Name Clark Smith				
14. Number of Voting Members:		A. ACTIVE 150	B. INACTIVE + 0	C. TOTAL = 150		
15. Number of Board Members:		A. ACTIVE 6	B. OTHER + 1	C. TOTAL = 7		
16. Amount of Equity:		A. ACTIVE \$ 950,000	B. INACTIVE + 0	C. UNALLOCATED + 150,000	D. OTHERS + 0	E. TOTAL = 1,100,000
17. Have there been any changes in the Articles of Incorporation?		YES <input type="checkbox"/>	NO <input checked="" type="checkbox"/>	If "YES", attach a copy of the change		
18. Have there been any changes in the Uniform Marketing Agreement? (Attach a copy of the marketing agreement and addenda)		YES <input type="checkbox"/>	NO <input checked="" type="checkbox"/>			

57 Completing CCC-846-1 (Continued)

B Example of Completed CCC-846-1 (Continued)

CCC-846-1 (02-24-04) (Page 2)

19. Authorized Commodity Volume Report:						
			1 / Bu. = Bushels	CWT = Hundredweight		
A. Authorized Commodity	B. Crop Year	C. Unit 1 /	D. Member Volume	E. Non-Member Volume	F. Member Cooperative Volume	G. Total Volume
Barley		Bu.				
Canola		Cwt.				
Corn	20XX	Bu.	750,000	50,000	0	800,000
Cotton: ELS		Bale				
Cotton: Upland		Bale				
Dry Peas		Tons				
ELS		Bale				
Flaxseed		Cwt.				
Lentils		Cwt.				
Mohair		Lbs.				
Mustard Seed		Cwt.				
Oats		Bu.				
Peanuts		Tons				
Rapeseed		Cwt.				
Rice		Cwt.				
Safflower		Cwt.				
Small Chickpeas		Cwt.				
Grain Sorghum		Cwt.				
Soybeans	20XX	Bu.	400,000	0	0	400,000
Sunflower Seed		Cwt.				
Wheat		Bu.	500,000	35,000	0	535,000
Wool		Lbs.				
Other						
H. TOTALS ➔			1,650,000	85,000	0	1,735,000

CERTIFICATION:

20. Information submitted is correct and completed to the best of my knowledge.

20A. SIGNATURE (This application must be signed by an authorized official of the Cooperative)	20B. TITLE	20C. DATE (MM-DD-YYYY)
/s/ Clark Smith	Manager	September 15, 20XX

PENALTY STATEMENT

Section 15(a) of the Commodity Credit Corporation (CCC Chapter Act of 15 USC 714 (m)(a)) provides a fine of not more than \$10,000 or not more than five years imprisonment, or both, for making any statement knowing it to be false for the purpose of influencing the action of CCC or of obtaining money under any act applicable to CCC. The making of such false statements may subject the entity to civil liability, including liability under 31 USC 231.

The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, gender, religion, age, disability, political beliefs, sexual orientation, and marital or family status. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 720-2600 (voice and TDD). To file a complaint of discrimination, write USDA, Director, Office of Civil Rights, Room 326-W, Whitten Building, 1400 Independence Avenue, SW, Washington, D. C. 20250-9410 or call (202) 720-5964 (voice or TDD). USDA is an equal opportunity provider and employer.

58 (Reserved)

59 Suspensions**A Policy**

[1425.7 (a)] CCC may:

- suspend CMA from obtaining loans and LDP's when CCC determines that CMA has not:
 - operated according to CMA's application or last recertification
 - complied with applicable regulations
 - corrected deficiencies noted by CCC of CMA's operations
 - complied with its agreements with CCC
- on demand, call all outstanding CCC loans made to a suspended CMA according to paragraph 61.

B How Suspensions Are Lifted

[1425.7 (b)] A suspension may be lifted when CCC determines that CMA has complied with all requirements for approval.

C What Happens When Suspensions Are Not Lifted

[1425.7 (b)] When suspensions are not lifted within 1 year, or a shorter time period if so indicated in CCC's suspension notification, CMA's approval automatically terminates. CCC may, on demand, call all outstanding CCC loans made to a suspended CMA according to paragraph 61.

60 Terminations**A Policy**

[1425.7 (d)] CCC may terminate CMA's approval by giving CMA written notice of the termination.

CMA may, when it does not have any marketing assistance loans outstanding, through written notice to CCC, voluntarily terminate its participation in a loan and LDP program.

61 Calling CMA Loans

A Policy

[1425.7 (e)] CCC may, on demand, call all outstanding CCC loans made to a suspended or terminated CMA. When loans are called:

- CCC will provide at least 10 calendar days written notice to CMA
- loans must be repaid by the date specified by CCC or title to the commodity shall vest in CCC
- CCC shall have no obligation to pay for any of the commodity's market value above the principal amount of these loans.

62-71 (Reserved)

Part 3 CMA Service County Office and Related State Office Actions**72 Overview****A Overview**

This part provides State and County Offices policies and procedures about servicing the loan and LDP programs for CMA's that are not covered elsewhere in this handbook.

73 Establishing a CMA Service County Office**A Background**

A CMA service County Office is the County Office an applicable CMA uses to obtain a loan or LDP for its members. Usually, CMA presents a single receipt for a large loan or LDP quantity to the CMA service County Office for each loan or LDP. The CMA service County Office has a separate computer system set of files specifically allocated to processing CMA loans and LDP's.

Upon request, the CMA service County Office processes a loan or LDP for CMA for the receipt. CMA does not identify on the loan or LDP documents specific producers involved in the loan or LDP.

Note: Paragraph 117 requires CMA's to obtain separate loans and LDP's by applicable producer for producers with offsets.

CMA's handling commodities other than cotton may request the CMA service County Office location where they would like to obtain loans and LDP's on CCC-846, item 3, according to paragraph 55.

73 Establishing a CMA Service County Office (Continued)

B Selecting CMA Service County Office

This table describes how a cooperative becomes CMA and its related CMA service County Office is chosen to provide it loans and LDP's.

Note: This paragraph is not applicable to CMA's approved for cotton since they process loan and LDP activity through ACRS.

Step	Action
1	Cooperative contacts PSD to obtain CMA application forms and procedures according to Part 3.
2	PSD, if appropriate according to Part 2: <ul style="list-style-type: none"> • approves CMA status • assigns CMA's State and county code numbers • assigns the service County Office as nominated by CMA • sends State Office where CMA is headquartered a copy of CMA's approval letter.
3	State Office where CMA is headquartered shall concur with the designation of the CMA service County Office.
4	State Office assists with establishing the CMA service County Office as necessary according to subparagraph C.

73 Establishing a CMA Service County Office (Continued)

C State Office Action

State Office where CMA is headquartered shall follow procedures in this table for establishing a CMA service County Office.

Step	Action
1	Receive copy of PSD's approval letter addressed to applicable CMA.
2	Contact PSD if the State Office disagrees with PSD's designation of the CMA service County Office.
3	As necessary, coordinate establishment of CMA service County Office computer system files according to 1-CM with PSD, AB.

D CMA Service County Office Action

CMA service County Offices shall follow instructions from State Office and PSD, AB for establishing CMA service County Office loan and LDP system files.

74 Servicing CMA Loans and LDP's

A Policy

CMA service County Offices shall:

- make CMA's loans and LDP's according to 8-LP

Note: Some CMA commodities are exempt from loan deductions for commodity assessments. The Assessment Table Report identifies these exempt commodities. See 12-PS to print the Assessment Table Report.

- service CMA loans and LDP's according to 8-LP
- base loan and LDP rates for CMA's on where the:
 - commodity is stored, unless stored in a merged warehouse
 - commodity was delivered, if stored in a merged warehouse
 - producer's farm records (administrative County Office) are maintained for field-direct LDP's
- follow procedures in 3-FI for CMA loan repayments by wire transfers
- follow subparagraph B for additional instructions
- handle CMA loans and LDP's the same as any other loan or LDP would be handled for a producer

Reminder: For loan and LDP purposes, CMA is the producer.

- *--not obtain and file financing statements for CMA farm-stored loans--*
- **not** perform lien searches for either farm or warehouse-stored CMA loans.

74 Servicing CMA Loans and LDP’s (Continued)

B Special CMA Service County Office Actions

This table lists special actions CMA service County Offices must take related to CMA loans and LDP’s.

Item	Reference
Signature authorizations	paragraph 90
Lien waivers	paragraph 92
Spot checks	8-LP
Production evidence	
Determining and handling denied benefit repayments	paragraph 139
Determining and handling excess benefit repayments	
Determining and handling ineligible loan and LDP repayments	

75 Loan and LDP Actions for Suspended CMA’s

A Background

CCC may, based on policies in Part 2, suspend CMA’s authority to participate in the loan and LDP program. When this occurs, the applicable State Office and CMA service County Office is sent a copy of the CMA’s suspension letter. During the suspension period, CMA may not obtain any additional loans or LDP’s. Existing loans are serviced as other eligible loans are serviced. If the suspension is subsequently lifted, the applicable State and CMA service County Office is sent a copy of the notification to the applicable CMA. If the suspension is not lifted, CMA will be terminated.

B CMA Service County Office Action

Effective with the date of suspension, the applicable CMA’s service County Office shall:

- not process any loans or LDP’s for the applicable CMA
- continue to service the applicable CMA’s outstanding loans according to 8-LP
- refer any questions the applicable CMA has about its suspension status to the PSD, CMA Program Manager according to paragraph 4.

76 Loan and LDP Actions for Terminated CMA's**A Background**

CCC may, based on policies in Part 2, terminate a CMA's authority to participate in the loan and LDP program. CMA's may also voluntarily terminate their approval to participate in the loan and LDP program. When either occurs, the applicable State Office and CMA service County Office is sent a copy of CCC's termination letter to the former CMA. Upon termination, CMA may not obtain any additional loans or LDP's and all outstanding loans are called. The termination letter will provide the timeframe required for loan repayments.

Note: When CMA status is terminated, a cooperative must follow procedures for initial approval in Part 2 to regain approval status. If new approval is granted, CMA is assigned a new State and county code number.

B CMA Service County Office Action

Effective on the date of termination, the applicable CMA's service County Office shall:

- not process any loans or LDP's for the applicable CMA
- follow deadlines in CCC's termination letter to call outstanding loans according to 8-LP
- refer any questions the applicable CMA has about its termination to PSD, CMA Program Manager according to paragraph 4
- follow a user requirement issued by PSD, AB to remove CMA system files.

C State Office Action

If contacted by CMA service County Office, State Office shall contact PSD, AB for assistance in removing terminated CMA service County Office files.

77 CMA Service County Office Contacts With Other County Offices

A Background

CMA’s may obtain a loan or LDP through its CMA service County Office for commodities stored in another county or in another State. Some of the large CMA’s may obtain loans or LDP’s for commodities stored several hundred miles from the CMA service County Office. This paragraph provides CMA service County Offices and State Offices with procedures to follow in monitoring CMA loans and LDP’s when the applicable commodity is outside the CMA service County Office.

B CMA Service County Office Action

CMA service County Offices shall follow procedures in this table for contacting other County Offices in monitoring CMA loans and LDP’s.

Step	Action	
1	Determine, according to 8-LP, CMA loans and LDP’s that require: <ul style="list-style-type: none"> • spot checks • production evidence. 	
2	IF applicable commodity is or was stored in...	THEN...
	CMA service county	follow applicable procedures in 8-LP.
	anywhere else	go to step 3.
3	Make copies of data related to spot check or production evidence.	
4	Sort data by County Office where the commodity is or was stored.	
5	Write memorandum to State Office enclosing data required for spot check or production evidence for a CMA loan or LDP for a commodity stored outside of CMA service county.	
6	Send memorandum from step 5, with data from step 4, to State Office.	

77 CMA Service County Office Contacts With Other County Offices (Continued)

C CMA Service County State Office Action

When a memorandum is received from CMA service County Office related to spot checks or production evidence for CMA loans or LDP, State Offices shall follow procedures in this table.

Step	Action	
1	IF applicable commodity is or was stored in...	THEN...
	the same State	<ul style="list-style-type: none"> • forward applicable data to applicable County Offices in the State • instruct County Offices to respond within 15 workdays.
	anywhere else	<ul style="list-style-type: none"> • forward applicable data to State Offices where the commodity is or was stored • request response within 30 workdays.
2	Monitor responses.	
	IF response is...	THEN...
	received	forward it to the CMA service County Office.
	not received from a County Office in the State	contact County Office and take steps needed to answer inquiry.
not received from a County Office in another State	contact PSD and request assistance.	

77 CMA Service County Office Contacts With Other County Offices (Continued)

D State Office Action in Other States

When a memorandum is received from CMA service County Office’s State Office related to spot checks or production evidence for CMA loans or LDP, State Offices in States other than the CMA service County Office’s State shall follow procedures in this table.

Step	Action	
1	Forward applicable data to applicable County Offices in the State and instruct County Offices to respond within 15 workdays.	
2	Monitor responses.	
	IF response is...	THEN...
	received	forward it to the CMA service County Office’s State Office.
not received	contact County Office and take steps needed to answer inquiry.	

78-88 (Reserved)

Part 4 CMA General Operating Policies**Section 1 General CMA Program Information****89 CCC-736 (Addendum)****A Policy**

CCC-736 (Addendum) is a Privacy Act and Public Burden Statement that Cotton CMA's and LSA's complete once to eliminate the need to provide the statement on computer-generated CCC forms they create. Cotton CMA's and LSA's shall:

- obtain CCC-736 (Addendum) from PSD
- complete CCC-736 (Addendum), see Exhibit 4
- submit **only** one CCC-736 (Addendum) to PSD
- maintain a copy of the completed CCC-736 (Addendum) with other CMA and LSA documents
- use manual versions of CCC forms or exact copies if CCC forms are computer-generated by CMA or LSA software
- computer generate CCC-719 because it is not available as a CCC form.

Note: CMA forms became exempt from the Paperwork Reduction Act with passage of the 2002 Farm Bill. However, CMA forms still display the public burden times.

90 Signatures and Authorizations Required**A CMA Responsibilities**

Cotton CMA's shall provide sample signatures of officials authorized by CMA to sign documents with CCC for CMA according to 21-CN, paragraph 418.

CMA's shall submit updated lists immediately when a change occurs in authorized officials.

B CMA Service County Office Responsibility

CMA service County Offices shall use authorization lists and signatures provided by CMA's according to 1-CM.

91 (Reserved)

92 Liens and Encumbrances

A Policies

The following policies apply to CMA liens and encumbrances.

- Commodities used by CMA's to obtain loans must be free and clear of liens and encumbrances based on CMA financial agreements.

Note: Liens and encumbrances based on producer financial agreements are not reviewed. However, CMA's must be sure to pass benefits only to eligible producers and must honor liens against the producer. Benefits must not be passed at the request of the producer to other payees, for example, to a landlord to pay the producer's rent.

- When liens based on CMA financial agreements are present, CMA's shall provide CCC-679's before loans are disbursed.

Note: CMA service County Offices and CCB's shall **not** perform lien searches for CMA's.

- CMA's shall not obtain additional liens or encumbrances on the commodity after a loan is approved.

*--**Note:** LSA procedures for liens and encumbrances are in 22-CN, paragraph 23.--*

B CMA CCC-679 Submissions

Before a loan is disbursed and when liens are outstanding, CMA's handling commodities other than cotton shall provide CCC-679's to their CMA service County Office.

Notes: CCC-679's are **not** required for LDP's.

If CCC-679 with item 6 marked "ALL" is submitted with the first loan request for a specific crop year, the same CCC-679 may be used for **all** subsequent loans made for the crop applicable to that lienholder.

92 Liens and Encumbrances (Continued)

C CMA Completion of CCC-679

CMA's shall complete CCC-679 according to this table.

Item Number	Instructions	
1	Enter CMA's name and address.	
2	Enter crop year.	
3	Enter commodity.	
4	Leave blank.	
5	Enter CMA's State and county code.	
6	IF the waiver releases...	THEN ENTER...
	all of the commodity covered by CCC-679	"ALL" and commodity.
	only quantity being pledged for loan	applicable quantity and commodity.
7	Leave blank.	
8	Lienholder shall check applicable box.	
9	Enter net disbursement amount, if applicable.	
10	Enter lienholder's name and address.	
11A and 11B	Obtain lienholder's signature. The lienholder shall enter date signed.	

92 Liens and Encumbrances (Continued)

D Example of Completed CCC-679

The following is an example of a completed CCC-679.

This form is available electronically.		Form Approved - OMB No. 0560-0087		
CCC-679		U.S. DEPARTMENT OF AGRICULTURE		
(06-20-03)		Commodity Credit Corporation		
LIEN WAIVER				
1. NAME AND ADDRESS OF PRODUCER (Include Zip Code):	2. CROP YR.	3. COMMODITY	4. FARM NO.	5. ST. & CO. CODE
Harvest States Cooperative RR 3 Oakley, KS 67582	20XX	Wheat		27-801
	6. QUANTITY COVERED	7. STATE AND COUNTY WHERE PRODUCED		
	100,000 bu. Corn			
<p>N The following statement is made in accordance with the Privacy Act of 1974 (5 USC 552a) and the Paperwork Reduction Act of 1995, as amended. The authority for requesting the following information is the Federal Agriculture Improvement and Reform Act of 1996 and the Commodity Credit Corporation Charter Act, as amended and regulations at 7 CFR Parts 1421, 1427, and 1435. The information will be used to determine to whom program benefits will be paid. Furnishing the requested information is voluntary; however, failure to furnish the correct and complete information will result in a determination of ineligibility for program benefits. This information may be provided to other agencies, IRS, Department of Justice, or other State and Federal Law enforcement agencies, and in response to a court magistrate or administrative tribunal. The provisions of criminal and civil fraud statutes, including 18 USC 286, 287, 371, 641, 651, 1001; 15 USC 714m; and 31 USC 3729, may be applicable to the information provided.</p> <p>According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0560-0087. The time required to complete this information collection is estimated to average 6 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. RETURN THIS COMPLETED FORM TO YOUR COUNTY FSA OFFICE.</p>				
<p>8. The undersigned is the holder of a lien on the commodity identified above. In order for the producer identified above to pledge such commodity as collateral for a Commodity Credit Corporation ("CCC") loan, with respect to CCC only, the undersigned waives all interest in, and title to, such commodity. The undersigned agrees that the proceeds of the loan shall be disbursed (lienholder must check one of the following):</p> <p>(1) <input checked="" type="checkbox"/> To the producer.</p> <p>(2) <input type="checkbox"/> Jointly to the producer and the undersigned lienholder.</p> <p>(3) <input type="checkbox"/> Jointly to the producer and the undersigned lienholder, less \$ (a) _____ administrative offset as of (b) _____ and charges due (c) _____ (DATE)</p>				
<p>9. If administrative offsets are deducted from the loan proceeds enter estimated net disbursement amount: \$ _____</p>				
<p>10. NAME AND ADDRESS OF LIENHOLDER OR AUTHORIZED AGENT</p> <p>Farmer's State Bank Oakley, KS 67582</p>				
11A. SIGNATURE			11B. DATE (MM-DD-YYYY)	
/s/ J.R. Cole, Vice President			6-28-20XX	
<p>The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, gender, religion, age, disability, political beliefs, sexual orientation, and marital or family status. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 720-2600 (voice and TDD). To file a complaint of discrimination, write USDA, Director, Office of Civil Rights, Room 326-W, Whitten Building, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410 or call (202) 720-5964 (voice or TDD). USDA is an equal opportunity provider and employer.</p>				

92 Liens and Encumbrances (Continued)**E CMA Service County Office Action**

When CCC-679 has been submitted to the CMA's service County Office, the service County Office shall:

- **before** disbursing the loan, ensure that the lienholder has:
 - signed and dated items 11A and B

Note: Signatures must be affixed personally by all lienholders or authorized agents. CMA service County Offices may verify the lienholder signature, if necessary.
- checked appropriate item 8, block (1), (2), or (3)
- when disbursing the loan, and the lienholder has checked item 8:
 - block (1) or (2), disburse the loan
 - block (3) or otherwise marked it, refer to:
 - for grains, 8-LP, subparagraph 404 C
 - for cotton, 7-CN, subparagraph 163 E
- distribute CCC-679 as follows:
 - file County Office copy in CMA's loan folder
 - send second copy to CMA
 - send third copy to lienholder.

93-102 (Reserved)

Section 2 Loan and LDP Availability and Requirements**103 General Commodity and Pool Requirements for CMA's****A General Requirements and Policies**

[1425.17] The following general requirements and policies apply to CMA loan pool commodities and pools:

- CMA may establish separate loan pools as needed for quantities of a commodity
- loans and, if applicable, LDP's will be available to CMA's for any eligible commodity in a loan pool as provided in paragraph 54
- CMA must have in inventory a quantity of commodity delivered by members of each class and grade at least equal to the quantity each class and grade pledged as loan collateral
- loan eligibility for commingled commodities stored on a farm or in a warehouse may be transferred to an approved warehouse
- commodities pledged as collateral for CCC loans shall be free and clear of all liens and encumbrances based on CMA's financial agreements or CMA shall obtain a completed CCC-679 according to paragraph 92
- CMA's shall not take any action to cause a lien or encumbrance to be placed on a commodity after a loan is approved.

Note: See paragraph 92.

103 General Commodity and Pool Requirements for CMA's (Continued)**B Loan Pool Eligibility Requirements**

[1425.17 (c)] A pool shall be eligible for loans and LDP's when:

- all of the commodity in the pool is eligible for loans or LDP's

Note: See subparagraph C for exceptions to this requirement.

- the commodity was delivered by members covered by an approved marketing agreement with CMA for their market gain
- the member and farm are eligible for loans and LDP's
- members retain the right to share in marketing proceeds from the commodity according to paragraph 41
- members agree to accept a payment of initial advances from CMA according to subparagraph 54 C
- identity-preserved loan pool commodities are stored in approved warehouses while the commodities are pledged as collateral for a loan.

C When Loan Pools May Include Ineligible Deliveries

[1425.17 (d)] Ineligible commodities may be included in loan pools when:

- CMA inadvertently included ineligible quantities based on grade, quality, bale weight, or repacking in the case of cotton or other factors
- there are eligibility discrepancies in FSA records.

Example: The producer has certified to CMA that the commodity is eligible for loan or LDP and there is no market gain or LDP involved in the loan pool for the crop year.

[1425.17 (e)] CMA may, for a limited time according to paragraph 385, include a commodity that is ineligible based on FSA records when the producer has certified to CMA that the commodity is eligible. In these instances, CCC specifies a time period during which CMA's may obtain loans or LDP's on the applicable quantity while the eligibility status is resolved. If the final resolution is that the commodity was ineligible, CMA shall repay any loans outstanding, with principal plus interest, and any market gains obtained, plus interest, from the date of receiving the market gain through the repayment date.

103 General Commodity and Pool Requirements for CMA's (Continued)**D Types of Loans and LDP's Available and Transferring Loan Eligibility**

[1425.17 (g)] Loans or LDP's are available to CMA's for farm-stored commodities when it is, pursuant to the applicable CMA's marketing agreement with a member, part of CMA's loan pool.

[1425.17 (h)] Loans will be available to CMA's for identity-preserved loan pool commodities stored in approved warehouses while the commodities are pledged as collateral for a loan.

[1425.17 (i)] Loan eligibility for commingled commodities stored on a farm or in a warehouse may be transferred to an approved warehouse.

Example: CMA with 100,000 bushels of eligible wheat stored on members' farms may transfer that eligibility to 100,000 bushels of wheat it has in an approved warehouse delivered by nonmembers. The warehouse commodity must be of equal or better quality than the farm-stored commodity.

104 CMA Pool Allocations and Distribution Policies**A Loan Pool Allocations**

[1425.17] The following general policies apply to loan pool allocations:

- if a loan or LDP is obtained for any quantity in a loan pool, allocations of costs and expenses among separate pools for the commodity shall be made according to generally accepted accounting principles
- CMA shall not apply marketing losses from a commodity not used to obtain a loan or LDP against the marketing proceeds of a commodity used to obtain a loan or LDP
- CMA's shall not carry forward losses from 1 loan pool and apply them against a subsequent loan pool without CCC's authorization.

Note: CCC may grant authorization when it determines that carrying forward the loss complies with CCC's loan and LDP program intent.

B Pool Distribution Requirements

*--If CCC makes MAL's or LDP's to CMA for any quantity in a loan pool, the related proceeds shall be distributed by CMA or otherwise made available to the member's account:

- based on the quantity and quality of the commodity delivered to each member
- less any authorized charges for services performed or paid by CMA necessary to condition or otherwise make the commodity eligible for loans or LDP's, according to the uniform marketing agreement provided in paragraph 41
- crediting any advances made to members before MAL's or LDP's were obtained
- within 15 workdays from the date CMA receives MAL or LDP proceeds from CCC or held according to the terms of a deferred payment agreement if requested by the member.--*

104 CMA Pool Allocations and Distribution Policies (Continued)**B Pool Distribution Requirements (Continued)**

- [1425.18 (b)] loan pool proceeds shall not be combined with nonloan pool proceeds and CMA shall distribute loan pool proceeds according to the information provided to CCC according to paragraph 54

Note: Sales proceeds from a loan pool may be combined with sales proceeds from other pools if the proceeds from these pools are allocated among the pools according to the quantity and quality of the commodity included in the pools.

- loan and LDP proceeds shall only be issued to members involved in pools used for loans or LDP's
- when notified by CCC that loan and LDP distributions to a member must be reduced for a program year, farm, or crop, CMA shall not make subsequent pool distributions and shall reimburse CCC for distributions previously issued, if applicable.

105 Ineligible CMA Commodities

A Loan Action

When CMA has pledged a commodity as collateral for CCC loan and the commodity is found to be ineligible while still under loan, CMA must take corrective action according to this table.

IF the commodity is...	AND CMA has...	THEN, subject to provisions in paragraph 385...
identity preserved		and, according to paragraph 139: <ul style="list-style-type: none"> • redeem ineligible loan quantity without benefit • repay any benefits obtained.
commingled	sufficient quantity of eligible commodity available for loan	reduce the eligible pool inventory not used for loan by ineligible amount.
	eligible commodity inventory available for loan that is less than the amount found ineligible	<ul style="list-style-type: none"> • reduce the ineligible quantity by the amount of eligible pool inventory available for loan • through the CMA service County Office, according to paragraph 139: <ul style="list-style-type: none"> • redeem the remaining ineligible quantity in loan without benefit • repay any benefits obtained on the remaining ineligible quantity.
	no eligible commodity to replace the ineligible quantity	through the CMA service County Office, according to paragraph 139: <ul style="list-style-type: none"> • redeem any ineligible quantity in loan without benefit • repay any benefits obtained on the ineligible quantity.

105 Ineligible CMA Commodities (Continued)

B LDP Action

When CMA used a commodity to obtain LDP that is found to have been ineligible, CMA must take corrective action according to this table.

IF the commodity is...	AND CMA has...	THEN, subject to provisions in paragraph 385...
identity preserved		and according to paragraph 139 repay any benefits obtained.
commingled	sufficient quantity of eligible commodity available for LDP	reduce the eligible pool inventory not used for loan or LDP by ineligible amount.
	eligible commodity inventory available for LDP that is less than the amount found ineligible	<ul style="list-style-type: none"> • reduce the ineligible quantity by amount of eligible pool inventory available for loan or LDP • through the CMA service County Office, according to paragraph 139 repay any benefits obtained or LDP on the remaining ineligible quantity.
	no eligible commodity to replace the ineligible quantity	through the CMA service County Office, according to paragraph 139 repay any benefits obtained on ineligible quantity.

106 Producer Eligibility Requirements and Applicable CMA Process Output Fields

A HELC and WC Compliance

CMA and LSA producers must visit their administrative FSA County Office to complete or update AD-1026 to comply or continue compliance with USDA HELC and WC provisions. The FSA County Office maintains a flag in subsidiary files that is applicable to the current year. If a CMA or LSA producer:

- is in violation of HEL/WC provisions, the CMA Process output file will return:
 - a “Y” in field [47]
 - an “T” in field [1] making the producer ineligible
- does not file AD-1026, or the AD-1026 flag is invalid, the CMA Process output file will return:
 - a “Y” in field [60]
 - an “T” in field [1] making the producer ineligible.

106 Producer Eligibility Requirements and Applicable CMA Process Output Fields (Continued)

*--B Controlled Substance Violations

The CMA or LSA producer's administrative FSA County Office will:

- determine whether a producer has been convicted under Federal or State law of a controlled substance violation
- set the appropriate flag in the County Office subsidiary files.

If a producer is determined to be in violation of controlled substance provisions, the CMA process will:

- return a flag set to "Y" in field [48]
- set the flag in field [1] to "I" making the producer ineligible.

C AGI Limitation

Effective for FY's 2009 through 2012, an individual or entity shall not be eligible for marketing loan gains and LDP's, if the average AGI of the individual or entity exceeds \$500,000 nonfarm income.

The CMA or LSA producer's administrative FSA County Office will:

- accept certification of a producer's AGI on CCC-926
- set a negative flag in subsidiary files if the producer is in violation of AGI provisions.

CMA's, DMA's, and LSA's shall:

- monitor field [54] of the CMA Process file
- **deny** a market gain or LDP to producers when the AGI flag is set to "Y".

For joint operations or entities, where a member does not comply with AGI, CMA's, DMA's, and LSA's shall:

- reduce any market gain or LDP earned by an entity or joint operation by an amount commensurate with the direct and indirect interest of the member in violation
- review ownership interest in any entity to the fifth level, if applicable, to determine applicable commensurate share reductions.--*

106 Producer Eligibility Requirements and Applicable CMA Process Output Fields (Continued)

*--D Screening for DCIA Compliance

According to DCIA, producers who are delinquent on non-tax Federal debt are ineligible for Federal loans. Exemption for CCC loans and LDP's was rescinded by passage of the 2002 Farm Bill. CMA's, DMA's, and LSA's shall:

- not obtain loans and LDP's for delinquent Federal debtors, except if the debtor satisfies the delinquency before the end of the loan availability period
- monitor field [67] of the CMA Process output file to identify producers who are delinquent debtors to FSA
- conduct further screening of CMA applicants by the following methods:
 - obtaining producer certification for DCIA by entering the following statement on an annual addendum to the CMA's uniform marketing agreement, "Are you or any co-applicant delinquent on any federal non-tax debt?" and obtaining DCIA certification from producers at least annually on the addendum to the uniform marketing agreement

Note: Provide blocks for the producer to check "yes" or "no" to the question.

- obtaining data about a producer's DCIA status from available systems, such as CAIVRS or Debtcheck, at CMA expense to conduct screening of producers
- reviewing lists as provided by County Offices
- conduct further screening of LSA or DMA applicants by the following methods:
 - obtaining producer certification on the applicable CCC Cotton A-5 or other CCC form containing the DCIA certification statement
 - obtaining data about a producer's DCIA status from available systems, such as CAIVRS or Debtcheck, at LSA or DMA expense to conduct screening of producers
 - reviewing lists as provided by County Offices.--*

**106 Producer Eligibility Requirements and Applicable CMA Process Output Fields
(Continued)**

***--E Disqualification Because of FCIC Fraud**

Producers determined by RMA of willingly and intentionally providing any false or inaccurate information to FCIC may be disqualified from receiving any monetary or non monetary benefits for a period of up to 5 years. If FSA is notified of such producers, the CMA process will return:

- a “Y” in field [58]
- an ‘I’ in field [1] making the producer ineligible.--*

107 Further DCIA Policy

A CMA, DMA, or LSA Action

This table provides action that CMA’s, DMA’s, or LSA’s shall take when a producer is a delinquent Federal nontax debtor.

IF the...	THEN...
delinquent Federal nontax debt has been resolved before the final loan availability date	use the rate in effect on the day the original MAL or LDP request was made.
producer certifies that he or she has an unresolved delinquent Federal nontax debt	hold the request until the final loan availability date and if the producer does not resolve the delinquent Federal nontax debt before the final loan availability date, immediately notify the producer that he or she is ineligible and the request is disapproved.

Notes: See 58-FI for alternate methods for resolving delinquent Federal nontax debts.

For purposes of barring delinquent debtors from obtaining Federal financial assistance, a debt is not in delinquent status if the debtor is the subject of, or has been discharged in a bankruptcy proceeding. Producers with an unresolved delinquent Federal nontax debt **are** considered eligible to receive MAL or LDP if the unresolved delinquent Federal nontax debt is the subject of a bankruptcy proceeding.

--107 Further DCIA Policy (Continued)*B MAL's or LDP's Issued Before a Delinquent Federal Nontax Debt Is Discovered**

If the producer received MAL or LDP and later it is discovered that the producer after MAL or LDP was issued has a delinquent Federal nontax debt, CMA, DMA, or LSA shall:

- notify the producer that the delinquent Federal nontax debt must be resolved before the final loan availability date
- discuss with the producer alternatives to resolve the delinquent Federal nontax debt
- inform the producer that if MAL was obtained and the delinquent Federal nontax debt is not resolved before the final loan availability date, MAL must be immediately called and must be repaid at principal plus interest
- inform the producer that if LDP was received and the delinquent Federal nontax debt is not resolved before the final loan availability date, LDP must be repaid with interest.

C Producer Incorrectly Certifies to the DCIA Question

If it is discovered that a producer incorrectly certified to the DCIA question, CMA, DMA, or LSA must:

- immediately notify the producer that a disbursed loan is called and must be repaid at principal and interest
- follow CMA or DMA procedures in subparagraph 139 D for MAL or LDP violations
- follow LSA procedures in 22-CN for violations.

If the producer has resolved the delinquent debt, then MAL or LDP may be continued.--*

***--107 Further DCIA Policy (Continued)**

D Delinquency Resolution

For DCIA purposes, a producer's delinquent debt is resolved only if the producer does 1 of the following:

- pays or otherwise satisfies the delinquent debt in full
- pays the delinquent debt in part if the creditor agency accepts such payment as a compromise in lieu of payment in full
- cures the delinquency under terms acceptable to the creditor agency in that the person pays any overdue payments, plus all interest, penalties, late charges, and administrative charges assessed by the creditor agency as a result of the delinquency
- enters into a written repayment agreement with the creditor agency to pay the debt, in whole or in part, under terms and conditions acceptable to the creditor agency.

Note: If a portion of a debt has been written off or compromised in lieu of payment in full, after the person has paid the debt in part through an approved payment agreement, the debt would be considered "resolved".

Follow 58-FI, Part 9 for working out debts by installments.--*

108-116 (Reserved)

Section 3 Offsets and Assignments**117 General Policies for Offsets and Assignments****A CMA Offset Policy**

The following offset for claims (offsets) policies apply to CMA's:

- offsets, when applicable, shall be collected for producers who obtain loans or LDP's through County Offices, CMA's, and LSA's from loan and LDP funds
- offsets collected by CMA's are limited to pool:
 - deliveries to CMA after CMA receives notification that offset exists
 - distributions made to producers after a loan or LDP is obtained from CCC

Note: See subparagraph 118 B for examples.

- CMA's have the following options:
 - exclude from all loan and LDP activity quantities with applicable offsets
 - pay applicable offset for production included in loan and LDP activity
- CMA's shall process all quantities with applicable offsets as identity preserved commodities.

* * *

B CMA Assignment Policy

Even though CMA's receive an assignment flag from the CMA Process, CMA's cannot process payments against assignments on file at FSA County Offices. This is because CMA's do not have access to FSA's automated assignment system.

117 General Policies for Offsets and Assignments (Continued)

C Payment Date

The date of payment for offsets shall be the date CMA contacts the County Office to obtain payment information.

D Notifications

CMA's will receive notification that offsets are applicable:

- normally, through the CMA Process according to Part 7
- in rare instances, through notifications from the State Office.

E State Office Notifications

State Offices are authorized to notify CMA's of large individual dollar amount offsets.

118 Offset Actions for CMA's

A CMA Policies

The following policies, in addition to those listed in paragraph 117, also apply to offsets through CMA's:

- no action is needed when the applicable producer does not obtain either loan or LDP funds through CMA
- when a lien has been filed for a producer with an offset, the lienholder has the right to refuse to grant a waiver.

Note: If the lienholder:

- grants the waiver, proceed with processing the loan or LDP
- does **not** grant the waiver, the producer is not eligible for loans or LDP's.

118 Offset Actions for CMA's (Continued)

B CMA Examples

This table provides examples of how CMA's are to handle offsets. In all cases, the CMA Process notifies CMA that Mr. Smith has an offset before CMA applies for loan proceeds and the control County Office verifies the amount owed is \$300.

Example 1	Step	Action
	1	CMA issues a \$500 pool distribution to Mr. Smith on October 1.
	2	CMA obtains a loan of \$450 on October 3 for the same quantity of commodity applicable to the advance.
	3	CMA allocates a second pool advance of \$200 to Mr. Smith on March 1 and a final pool distribution of \$150 on September 30 on the applicable commodity.
	Result: CMA shall remit all of Mr. Smith's March distribution and \$100 of his September distribution to the control County Office to satisfy his offset. CMA shall issue a \$50 balance distribution to Mr. Smith in September.	
Example 2	Step	Action
	1	CMA issues a \$200 pool distribution to Mr. Smith on October 1.
	2	CMA obtains a loan of \$150 for the same quantity of commodity applicable to the advance on October 3.
	3	CMA makes no further pool distributions to Mr. Smith for the applicable quantity.
	Result: CMA collects none of the offset due since all pool distributions were made before CMA obtained funds for Mr. Smith.	
Example 3	Step	Action
	1	CMA obtains a loan for \$450 for Mr. Smith's commodity on October 3.
	2	CMA allocates a \$450 pool distribution on October 4 to Mr. Smith for the same quantity applicable to the loan.
	Result: CMA shall collect the \$300 offset due since the initial pool distribution was greater than the offset outstanding, and the allocation was made after funds were obtained from CCC.	

118 Offset Actions for CMA's (Continued)

C CMA Action

CMA's shall follow the procedures in this table when offsets are applicable for a producer involved in a loan or LDP.

Step	Action	
1	<p>When a joint operation record is received from the CMA process with "Y" in field [67] for a component member, notify the joint operation's control County Office's State Office that record has been received. In notification, identify applicable joint operation, component members, and control County Offices.</p> <p>Notes: The State Office has 30 calendar days to notify the applicable CMA when a payment to CCC is not applicable. See step 6 for additional instructions.</p> <p>When the loan or LDP proceed is for a component member of a joint operation, the proceed amount is determined by multiplying the applicable component member's actual share (field [16] from the CMA Process) times the joint operation's proceed amount.</p>	
2	<p>Contact control County Office to determine offset amount and applicable administrative County Offices no more than 3 workdays before obtaining loan or LDP proceeds.</p> <p>Note: If control County Office does not receive payment within 8 workdays of this contact, it will reject the payment. When this happens, CMA's must contact the control County Office again to determine the exact amount due on the day producer obtained loan or LDP proceeds.</p>	
3	<p>IF CMA is...</p> <p>handling commodities, other than cotton</p> <p>a cotton CMA</p>	<p>THEN...</p> <p>prepare separate loan or LDP requests for each applicable offset, identifying the applicable:</p> <ul style="list-style-type: none"> • producer's name and ID number • administrative County Office. <p>notify the control County Office of the date loan or LDP proceeds will be, or were, obtained for the producer within 2 workdays of the date of the proceed.</p> <p>Note: This notification may be made at the time the inquiry in step 2 is made.</p>

118 Offset Actions for CMA's (Continued)

C CMA Action (Continued)

Step	Action	
4	IF offset is... less than loan or LDP proceeds due producer	THEN issue a payment to... <ul style="list-style-type: none"> • CCC for producer to control County Office for offset according to step 5 • producer for balance of proceeds due producer.
	equal to or greater than loan or LDP proceeds due producer	CCC for producer to control County Office for loan or LDP proceed amount according to step 5.
5	<ul style="list-style-type: none"> • Issue payments to CCC. • Attach a memorandum stating that the payment is an “Offset payment of \$___ for (producer’s name, ID number, and administrative County Office)”. • Submit payment to control County Office. 	
6	<p>When notified by State Office that payment to CCC is not applicable for a joint operation after payment was made:</p> <ul style="list-style-type: none"> • request refund from administrative County Office <p>Note: A copy of State Office’s notification must be included with the refund request.</p> <ul style="list-style-type: none"> • issue payment to producer within 3 workdays of receiving payment from administrative County Office. 	

119 Offset Actions for State and County Offices

A Control County Office Action

Control County Offices shall follow the procedures in this table for CMA offsets.

Step	Action	
1	IF contacted by...	THEN record date...
	CMA handling commodities other than cotton	of contact.
	cotton CMA	loan or LDP will be, or was, obtained for producer. Note: Contact must be within 2 workdays of the date of loan or LDP or CMA or LSA must recontact County Office for update amount.
2	Determine County Offices where producer has offsets and each applicable amount.	
3	IF...	THEN...
	no offset exists	provide CMA or LSA written verification that offset no longer applies.
	any offset exists	continue.
4	Calculate offset amount, plus interest, through date in step 1 for each county.	
5	Inform the applicable CMA within 2 workdays of CMA contact, of: <ul style="list-style-type: none"> • offset amount, plus interest, for each offset and applicable County Office • County Office order of repayments by ascending State and County Office number order • how to handle cases involved in bankruptcies based on Regional Attorney instructions. <p>Note: For multiple types of debts within a single county, County Offices shall follow the normal priority of payment procedures in 58-FI.</p>	

119 Offset Actions for State and County Offices (Continued)

A Control County Office Action (Continued)

Step	Action	
6	IF offset payment is...	THEN...
	not received from CMA handling commodities other than cotton within 5 workdays of date in step 1	<ul style="list-style-type: none"> call and notify CMA that no payment was received
	not received from cotton CMA within 8 workdays of date in step 1	<ul style="list-style-type: none"> provide CMA with an updated payment amount based on loan or LDP date.
	received from CMA within the appropriate time period	forward payment to administrative County Office.

B CMA Service County Action

CMA service County Offices shall, within 5 workdays of processing a loan or LDP with an applicable offset for claim, notify applicable administrative County Office that a loan or LDP was processed for the applicable producer and amount of loan or LDP processed.

C Administrative County Office Action

Administrative County Offices shall follow procedures in this table for CMA offsets.

Step	Action	
1	IF offset...	THEN...
	payment is received from CMA	go to step 2.
	refund is requested by CMA	go to step 6.
2	Deposit payment according to 58-FI.	
3	Update producer's records to reflect offset payment received.	
4	Send CMA confirmation payment was received within 5 workdays of receiving payment.	
5	Update producer's NAM's offset flag to indicate that no offset is owed when all offset amounts have been paid.	
6	Issue a refund according to 1-FI within 3 workdays.	
	Note: Refund requests based on State Office notification for component members, must include a copy of the State Office's notification that a payment was not applicable .	

119 Offset Actions for State and County Offices (Continued)

D State Office Action

State Offices shall follow procedures in this table for CMA offsets.

Note: If State Office is aware that payment has been made before notification in step 1 is received, State Office shall notify applicable CMA's that offsets are not applicable.

Step	Action	
1	Upon notification from CMA that they have received a joint operation record from CMA process with a "Y" in field [67] for a component member, verify within 20 calendar days whether payments for the component member may be collected through the joint operation, according to 58-FI.	
2	IF offsets may... be collected	THEN... no further action is required.
	not be collected	immediately provide CMA a written notification that payments may not be collected for the component member through the joint operation.

***--120 CMA, DMA or LSA Producer Bankruptcies**

A CMA, DMA or LSA Actions

When informed of producers who have filed for bankruptcy by a “Y” flag in field 50 of the CMA process download file, CMA’s, DMA’s or LSA’s:

- with sufficient legal resources may process marketing assistance loans and LDP’s for these producers:
 - at their own risk
 - as directed by the applicable bankruptcy court
- without sufficient legal resources may refer these producers to the applicable FSA County Office for marketing assistance loan and LDP processing as directed by OGC.--*

121-129 (Reserved)

Section 4 Market Gain Allocations and Repayments

130 Overview

A Introduction

This section provides information, policies, and formulas for market gain allocations and repayments through CMA’s.

[1425.16] CMA’s shall monitor market gains received from CCC for their members and not obtain market gains for a member above the member’s payment limitation.

131 CMA Allocation of Market Gains to Members

A Allocating Market Gains

CMA’s shall allocate market gains to members according to this table.

IF commodity is...	THEN allocate market gains to...
commingled	members based on: <ul style="list-style-type: none"> • their share of market gains the pool has obtained • the member’s volume in the pool quantity that received market gains.
identity preserved	member who delivered the commodity.

131 CMA Allocation of Market Gains to Members (Continued)

B When to Allocate Market Gains

CMA's shall allocate market gains to members according to this table.

IF commodity is...	THEN allocate market gains...
commingled	<ul style="list-style-type: none"> • at either of the following times: <ul style="list-style-type: none"> • when market gains are earned • at the end of the pool period • by basing market gain: <ul style="list-style-type: none"> • on percentage the member's share of market gains are of the entire pool • on the member's volume in the pool quantity that received market gains.
identity preserved	when market gains are earned.

132 Denied Benefit Policies**A CMA Policies**

CMA's shall:

- decline denied benefits at the time of loan repayment or LDP for producers:
 - with PE's and/or PCF's of less than 1.0000 identified in the loan repayment or LDP
 - ineligible for market gains or LDP's because of AGI
- *--Note:** Because denied benefits are payment limitation related, they are not applicable to commodity certificate exchanges.--*
- reimburse CCC for benefits received that included production from producers:
 - with PE's and/or PCF's of less than 1.0000 but the benefit was not reduced on the date the benefit was received
 - ineligible for market gains or LDP's because of AGI
 - pay interest on the denied benefit at the loan interest rate on the date the benefit was received for the benefit period when the denied benefit is repaid after the date the benefit was received

Note: See paragraph 134 for denied benefit formulas.

- for commodities other than cotton:
 - obtain amounts due CCC for prior benefits from the CMA service County Office
 - make applicable repayments according paragraph 139
- for cotton, make applicable repayments according to 21-CN.

133 (Reserved)

134 Denied Benefit Formulas

A PCF and PE Denied Benefit Formulas

The following formulas calculate PCF and PE denied benefits.

- For producers other than component members:

Formula: $\text{Gross benefits} \times (1 - (\text{PCF} \times \text{PE})) = \text{denied benefit}$

Example: $\$11,000 \times (1 - (0.50 \times 0.50)) = \$8,250$ denied benefit.

- For component members:

Note: Multiply each component member's PCF and PE times the component member's actual share (field [16]) in the joint operation.

Formula: $\text{Gross benefit} \times \text{actual share factor} \times (1 - (\text{PCF} \times \text{PE})) = \text{denied benefit}$

Example: Producer A is a member of joint operation 3 with a .5000 actual share in joint operation 3, PCF of .7500, and PE of .2500. Producer A's denied benefits when joint operation 1 earns a \$1,000 gross benefit is \$406.25.

$(\$1,000 \text{ gross benefit} \times .5000 \text{ actual share factor}) \times (1 - (.7500 \text{ PCF} \times .2500 \text{ PE})) = \406.25 denied benefit.

B AGI Denied Benefits Formula

See 2-PL for formulas to calculate commensurate reductions to joint operations.

135 Determining Commodity Certificate Exchange Value

A Service County Office Action

Use CCC-694-1, according to 8-LP or 2-LP Rice, to calculate the following:

- certificate exchange rate using commodity certificates
- dollar value needed to purchase commodity certificates.

If CMA's exchanging certificates for loan collateral provide a spreadsheet or similar document displaying data to be used on CCC-694-1 (Reverse), service County Offices may:

- verify that the data provided is correct
- attach the document with data to CCC-694-1
- sign and date CCC-694-1 (Reverse).

In this case **only**, no further action is necessary on CCC-694-1.

136-138 (Reserved)

Par. 139

139 CMA Ineligible Benefit, Excess Benefit, and Denied Benefit Refunds

A Ineligible Benefits Policies

After following policies in subparagraph 103 C and paragraph 385, CMA's shall:

- reimburse CCC for all ineligible benefits received for a producer
- pay interest on the ineligible benefit at the loan interest rate on the date the benefit was received for the benefit period
- repay ineligible volumes under loan immediately with principal plus interest.

B Excess and Duplicate Benefit Policy

CMA's shall:

- reimburse CCC for all excess and duplicate benefits received
- pay interest on the excess or duplicate benefit at the loan interest rate on the date the benefit was received for the benefit period
- repay subsequent volumes under loan without benefits
- make applicable repayments according to this paragraph.

C Which Benefit Is the Correct Benefit

This table provides instruction for duplicate benefits between CMA's and County Offices, DMA's, or LSA's.

IF the quantity for which the duplicate benefit has been obtained...	THEN the correct benefit is determined by the date of whichever of the following occurs 1st...
can be tied to a marketing agreement or annual addendum	<ul style="list-style-type: none">• marketing agreement or annual addendum contained the quantity• the County Office, DMA, or LSA disbursed benefit.
cannot be tied to a marketing agreement or annual addendum	<ul style="list-style-type: none">• 1st CMA advance payment made to the producer• the County Office, DMA, or LSA disbursed benefit.

Note: For duplicates between County Offices, DMA's, or LSA's, the correct benefit is the date of the 1st disbursed benefit.

139 CMA Ineligible Benefit, Excess Benefit, and Denied Benefit Refunds (Continued)

D CMA Actions

When problems are discovered by CMA’s or CCC involving ineligible benefits or excess and denied benefits, CMA’s shall take the following action.

Step	Action	
1	IF CMA handles...	THEN...
	commodities other than cotton cotton	continue to step 2. <ul style="list-style-type: none"> • report, by memorandum, ineligible, excess benefit, and denied benefit volumes and associated loan and LDP transactions to PSD • request waiver of liquidated damages, if applicable, according to the terms of CCC-Cotton G, stating specific reasons why a waiver is warranted • pay refunds upon demand according to 21-CN, Part 5.
2	Report ineligible, excess benefit, and denied benefit volumes and associated loan and LDP transactions to the service County Office. In a memorandum, provide the following, as applicable: <ul style="list-style-type: none"> • ineligible quantity • amount of excess benefit paid • amount of denied benefit not reduced • producer name and identification number • loan or LDP number • disbursement date • warehouse receipt number • specific reasons why ineligible, excess, or denied benefit transactions occurred • request for waiver of interest or liquidated damages. <p>Note: Liquidated damages can only be waived by PSD.</p>	
3	IF...	THEN...
	applicable loans are unpaid or unredeemed	repay the ineligible volume, excess benefit, or denied benefit under loan with principal plus interest.
	applicable loans were paid or were redeemed at the marketing repayment rate	wait for payment instructions from the service County Office.
reporting ineligible LDP volume or other ineligible LDP transactions	wait for refund instructions from the service County Office.	

140 CMA Service County Office Refunds

A Informing PSD

For all cases involving CMA ineligible volume, excess benefit, or denied benefit problems, service County Offices shall inform PSD according to this table.

IF...	THEN...
CMA requests waiver of interest or liquidated damages	wait for refund instructions from PSD.
CMA is not requesting a waiver	proceed with processing the refund.
the administrative County Office or service County Office needs guidance	obtain instructions from PSD through the State Office.

140 CMA Service County Office Refunds (Continued)

B Processing Refunds

Service County Offices shall process ineligible volume, excess benefit, or denied benefit refunds from CMA's according to this table.

IF CMA or administrative County Office reports...	*--THEN service County Offices...--*
<p>ineligible, excess benefit, or denied benefit volume for a loan that is unpaid or unredeemed</p>	<ul style="list-style-type: none"> • demand repayment of principal plus interest for the ineligible volume for the applicable loan • process the repayment in APSS at principal plus interest.
<ul style="list-style-type: none"> • excess benefit because payment limitation was paid for a loan that has been repaid or for LDP that has been paid • denied benefits that were not reduced at the time the loan was repaid or LDP was paid 	<ul style="list-style-type: none"> • calculate the amount of excess benefit because payment limitation was exceeded • calculate denied benefit according to paragraph 61 • calculate interest on the excess or denied benefit at the loan interest rate on the date the benefit was received for the benefit period • collect repayment of excess and denied benefits plus interest on CCC-257 using program code "XXCOMM?LIM" where: <ul style="list-style-type: none"> • "XX" is crop year • "COMM" is commodity code • "?" is either of the following: <ul style="list-style-type: none"> • "F" for farm-stored loans • "W" for warehouse-stored loans • "LIM" is constant.

140 CMA Service County Office Refunds (Continued)

B Processing Refunds (Continued)

<p>IF CMA or administrative County Office reports...</p>	<p>*--THEN service County Offices...--*</p>
<p>ineligible volume for a loan that has been repaid at the marketing repayment rate</p>	<p>process the refund transaction in APSS as follows:</p> <ul style="list-style-type: none"> • reverse the applicable repayment transaction, on Screen PXA00005 and ENTER “Y” next to the repayment transaction closest to the loan making transaction • process a violation in APSS for the applicable loan by: <ul style="list-style-type: none"> • recording a shortage for the ineligible quantity • charging interest • charging liquidated damages unless PSD authorizes a waiver <p>Note: Procedure in 12-PS, subparagraph 1281 C covers recording loan violations.</p> <ul style="list-style-type: none"> • repay the eligible quantity at the original repayment rate as a manual transaction, and: <ul style="list-style-type: none"> • on Screen PPD61000, enter the original repayment date • on Screen PPD92000, enter the original repayment value and the eligible quantity • on Screen AGK00500, ENTER “4”, “Already Prepared CCC-257”, and enter the original CCC-257 number and date <p>Note: On Screen AGK01500, use the original check number.</p> <ul style="list-style-type: none"> • on Screen AGK01510, ENTER “N” when asked if this is an overpayment that needs to be refunded <p>Note: The remaining amount is used to repay the overdisbursement in the next step.</p>

140 CMA Service County Office Refunds (Continued)

B Processing Refunds (Continued)

IF CMA or administrative County Office reports...	*--THEN service County Offices...--*
<p>ineligible volume for a loan that has been repaid at the marketing repayment rate (Continued)</p>	<ul style="list-style-type: none"> • repay the overdisbursement as a manual transaction using the original repayment date, and: <ul style="list-style-type: none"> • enter the remaining available amount from the original repayment amount on the screen, for amount received • on Screen AGK00500, ENTER “4”, “Already Prepared CCC-257”, and enter the original CCC-257 number and date <p style="margin-left: 40px;">Note: On Screen AGK01500, use the original check number and amount.</p> • issue a manual demand letter for the overdisbursement amount according to 8-LP <ul style="list-style-type: none"> • repay the overdisbursement.

140 CMA Service County Office Refunds (Continued)

B Processing Refunds (Continued)

IF CMA or administrative County Office reports...	THEN service County Offices...
ineligible volume for LDP that has been paid	using the LDP violations software in APSS: <ul style="list-style-type: none"> • process a violation in APSS for the applicable LDP: <ul style="list-style-type: none"> • record a shortage for the ineligible quantity • charge interest • charge liquidated damages unless PSD authorizes a waiver • issue a demand letter to CMA for the resulting receivable according to 12-PS • collect and repay the receivable amount according to 12-PS.

141-150 (Reserved)

151-155 (Withdrawn--Amend. 14)

156 (Reserved)

157-160 (Withdrawn--Amend. 14)

161-170 (Reserved)

Part 5 State and County Office Actions for CMA Process

Section 1 County Office Files

171 State and County Office Actions for Uploading Files

A County Office Action

County Offices shall upload:

- the following files on a regular subsidiary file process schedule:
 - ME.P?M
 - MA.CTM
 - MA.EFM
 - * * *
 - MA.NAM
 - ME.S?M
 - MA.M?M
 - MA.L?M
 - MA.P?M
- files by selecting option 3, “Queue All Biweekly N/A, Subsidiary Files and County Data Table,” on Menu FMA903.

B State Office Action

State Offices shall upload:

- the following files on a regular subsidiary file process schedule:
 - ME.P?M
 - ME.S?M
- files by selecting either of the following:
 - option 1, “Queue All Daily Transmission Files”, on Menu FMF901
 - individual options (Queue Production Adjustment Files for Transmission to KC-ADC) for these files on Menu FMF904.

172-181 (Reserved)

Section 2 CMA Process Reports

182 CMA Status and Summary Reports

A Overview

This section provides State and County Offices with information about the following reports:

- CMA Status Reports
- CMA Summary Reports.

Data fields and eligibility and processing flags from the CMA Process identified on the reports are described in Part 7, Sections 4 and 5. All reports shall be in the following order:

- State and county code
- primary ID number
- component ID number.

B Report Name and Contents

This table reports CMA Process file names related to County Offices and their contents.

Report Name	Contents	Additional Information
MCXA22R2	199? CMA Summary Report for County Office	paragraph 185
MCXA22R5	199? CMA Summary Report for State Office	paragraph 185
MCXA25R1	CMA Status Report	paragraph 189

C Flags Reported

Producer records processed through the CMA Process may be reported with multiple eligibility and processing flags.

CMA Process reports issued to:

- CMA’s, DMA’s, and LSA’s have all eligibility and processing flags reported
- State and County Offices only report those eligibility and processing flags identified in paragraph 252 that County Offices can correct.

182 Overview (Continued)

D Timing of Files

Reports are based on County Office files uploaded and received by KC-ADC before the CMA Process date shown on the report. Therefore, some County Office records may have been updated and associated problems resolved before reports are received.

183, 184 (Reserved)

185 CMA Summary Report**A Purpose**

The CMA Summary Report provides State and County Offices a summary of results from the:

- current week's CMA Process
- previous week's CMA Process.

B Print Out

State and County Office Summary Reports automatically print in the applicable office when the Summary Report is received.

State Offices may print Summary Reports for:

- the entire State
- individual County Offices
- every County Office.

C County Office Use

County Offices shall use the county's CMA Summary Report to:

- quickly identify problems in county files that require County Office verification and possible correction

Example: A County Office receives a Summary Report indicating that 25 percent of producers processed in the county have a "Y" in AGI (field [54]). The County Office is also aware that 100 percent of producers in the county have certified for AGI compliance. The County Office should verify that certifications have been recorded and that files have transmitted successfully.

- verify when it's applicable to print the status report.

185 CMA Summary Report (Continued)**D State Office Use**

State Offices may use the CMA Summary Report to compare CMA Process results between County Offices and determine which, if any, County Offices are not updating files correctly or in a timely manner.

Example: County Office A report indicates that 25 percent of producers processed from the county have “Y” in the 6-CP flag (field [47]). Other County Offices in the State only have 4 percent or less with the same flag. The State Office should contact County Office A to verify that the County Office is recording 6-CP violations correctly.

***--Note:** State Offices will no longer receive or be able to access the State CMA Summary Report. However, KC-ADC will maintain an archived log of this report. The information contained in this report is inaccurate, and will therefore be discontinued. State Offices will have the option to access the County Office report if information is needed.--*

E KC-ADC Action

KC-ADC shall electronically transmit reports to State and County Offices with each release of the CMA data.

186 CMA Summary Report Examples

A County Office Example

Following is an example of the CMA Summary Report for a County Office.

DEST: 01001		UNITED STATES DEPARTMENT OF AGRICULTURE				JOB DATE: 04/30/97			
REPORT ID: MCXA22R2		FARM SERVICE AGENCY				PREPARED: 05/01/97 03:43:58			
		CMA SUMMARY REPORT				PAGE 1			
STATE: ALABAMA CNTY: AUTAUGA		AS THE ADMINISTRATIVE STATE/COUNTY				AS THE CONTROL STATE/COUNTY			
		CURRENT WEEK		PREVIOUS WEEK		CURRENT WEEK		PREVIOUS WEEK	
		TOTALS	%	TOTALS	%	TOTALS	%	TOTALS	%
CMA/LSA RECORDS PROCESSED		105		105		119		119	
CMA/LSA RECORDS FLAGGED		34	32.38	34	32.38	41	34.45	41	34.45
CMA/LSA RECORDS NOT FLAGGED			71	67.62	71	67.62	78	65.55	7865.55
INELIGIBLE RECORDS			20	19.05	20	19.05	17	14.29	1714.29
ELIGIBLE RECORDS		85	80.95	85	80.95	102	85.71	102	85.71
ELIGIBILITY FLAGS									
(43) CONTROL COUNTY OFFICE RECORDS NOT FOUND						9	69.23	9	69.23
(44) INELIGIBLE ID TYPE OR ENTITY TYPE	0	0.00	0	0.00	0	0.00	0	0.00	0.00
(46) ID NUMBER NOT ACTIVE IN ADMIN COUNTY OFFICE	2	9.52	2	9.52					
(47) 6-CP VIOLATOR						0	0.00	0.00	00.00
(48) CONTROLLED SUBSTANCE VIOLATOR					0	0.00	0	0.00	0.00
(49) ID NUMBER/CROP NOT FOUND ON COMPLIANCE	7	33.33	7	33.33					
(51) FARM IS IN VIOLATION	0	0.00	0	0.00					
(52) JOINT VENTURE CROP NOT FOUND					0	0.00	0	0.00	0.00
(53) ID NUMBER NOT ON MA.EFM	1	4.76	1	4.76					
(54) NO APPROVED CONTRACT FOR FARM	5	23.81	5	23.81					
(55) NO REPORTED OR DETERMINED ACRES	6	28.57	6	28.57					
(56) CONTROL County Office NOT FOUND ON NAM					0	0.00	0	0.00	0.00
(57) FCI VIOLATION					2	15.38	2	15.38	
(59) NOT ACTIVELY ENGAGED					0	0.00	0	0.00	0.00
(60) INVALID AD-1026 STATUS					2	15.38	2	15.38	
(61) INVALID PERSON DETERMINATION STATUS					0	0.00	0	0.00	0.00
(62) CONTROL County Office NOT FOUND ON MA.EFM					0	0.00	0	0.00	0.00
ELIGIBILITY FLAGS TOTALS	21		21		13		13		
PROCESSING FLAGS									
(63) JOINT OPERATION - MISSING MEMBER RECORDS					1	3.70	1	3.70	
(64) JOINT OPERATION - INELIG MEMBERS DROPPED					0	0.00	0	0.00	
(66) POSSIBLE 6-CP VIOLATOR					0	0.00	0.00	00.00	
(69) PERCENT OF CROPLAND FACTOR LESS THAN 1.0000					3	11.11	3	11.11	
(70) PERMITTED ENTITY SHARE LESS THAN 1.0000					19	70.37	19	70.37	
(71) POSSIBLY NOT ACTIVELY ENGAGED					2	7.41	2	7.41	
(72) POSSIBLE INVALID PERSON DETERMINATION STATUS					3	7.41	2	7.41	
(78) ENTITY TYPE FROM PE FILE NOT FOUND ON NAME FILE					0	0.00	0.00	00.00	
PROCESSING FLAG TOTALS					27		27		

186 CMA Summary Report Examples (Continued)

B State Office Example

Following is an example of the CMA Summary Report for State Offices.

DEST: 01999		UNITED STATES DEPARTMENT OF AGRICULTURE				JOB DATE: 04/30/97			
REPORT ID: MCXA22R25		FARM SERVICE AGENCY				PREPARED: 05/01/97 03:43:58			
		CMA SUMMARY REPORT				PAGE 1			
STATE: ALABAMA CNTY: SUMMARY TOTALS		AS THE ADMINISTRATIVE STATE/COUNTY		PREVIOUS WEEK		AS THE CONTROL STATE/COUNTY		PREVIOUS WEEK	
		TOTALS	%	TOTALS	%	TOTALS	%	TOTALS	%
CMA/LSA RECORDS PROCESSED		2,166		2,166		2,194		2,194	
CMA/LSA RECORDS FLAGGED		400	18.47	402	18.56	409	18.64	411	18.73
CMA/LSA RECORDS NOT FLAGGED		1,766	81.543	1,764	81.44	1,785	81.36	1,783	81.27
INELIGIBLE RECORDS		273	12.60	279	12.88	274	12.49	280	12.76
ELIGIBLE RECORDS		1,893	87.40	1,887	87.12	1,920	87.51	1,914	87.24
ELIGIBILITY FLAGS									
(43) CONTROL COUNTY OFFICE RECORDS NOT FOUND						53	35.33	53	35.81
(44) INELIGIBLE ID TYPE OR ENTITY TYPE		0	0.00	0	0.00	0	0.00	0	0.00
(46) ID NUMBER NOT ACTIVE IN ADMIN County Office		30	9.40	30	9.23				
(47) 6-CP VIOLATOR						0	0.00	0	0.00
(48) CONTROLLED SUBSTANCE VIOLATOR						0	0.00	0	0.00
(49) ID NUMBER/CROP NOT FOUND ON COMPLIANCE		97	30.41	97	29.85				
(51) FARM IS IN VIOLATION		1	0.31	1	0.31				
(52) JOINT VENTURE CROP NOT FOUND						0	0.00	0	0.00
(53) ID NUMBER NOT ON ANY ELIGIBILITY FILE		12	3.76	13	4.00				
(54) NO APPROVED CONTRACT FOR FARM		87	27.27	92	28.31				
(55) NO REPORTED OR DETERMINED ACRES		92	28.84	92	28.31				
(56) CONTROL County Office NOT FOUND ON NAM						0	0.00	0	0.00
(57) FCI VIOLATION						44	29.33	43	29.05
(59) NOT ACTIVELY ENGAGED						0	0.00	0	0.00
(60) INVALID AD-1026 STATUS						53	35.33	52	35.14
(61) INVALID PERSON DETERMINATION STATUS						0	0.00	0	0.00
(62) CONTROL COUNTY EFM NOT FOUND						0	0.00	0	0.00
ELIGIBILITY FLAGS TOTALS		319		325		150		148	
PROCESSING FLAGS									
(63) JOINT OPERATION - MISSING MEMBER RECORDS						3	1.05	3	1.06
(64) JOINT OPERATION - INELIG MEMBERS DROPPED						0	0.00	0	0.00
(66) POSSIBLE 6-CP VIOLATOR						0	0.00	0	0.00
(69) PERCENT OF CROPLAND FACTOR LESS THAN 1.0000						59	20.63	59	20.77
(70) PERMITTED ENTITY SHARE LESS THAN 1.0000						102	17.13	102	35.92
(71) POSSIBLY NOT ACTIVELY ENGAGED						49	17.13	48	16.90
(72) POSSIBLE INVALID PERSON DETERMINATION STATUS						49	17.13	49	16.90
(78) ENTITY TYPE FROM PEM NOT EQUAL TO NAM						9	3.15	9	3.17
PROCESSING FLAG TOTALS						286		284	

187, 188 (Reserved)

189 CMA Status Report

A Purpose

The CMA Status Report (MCXA25R1) notifies County Offices of specific producer problems or conditions in County Office files found by the CMA Process.

B Multiple Flags

An ID number can be reported with multiple eligibility and processing flags.

190 CMA Status Report for County Offices

A County Office Action

County Offices shall investigate records with flags and take corrective action as instructed in Part 7, Section 5 when:

- time permits
- interest is being forgiven and a market gain situation is likely
- market gains or LDP's are occurring.

Step	Action						
1	Print the current status report. Use the summary report to determine whether to print selected flags or the entire report.						
2	Research each producer. Use Part 7, Section 5 to aid in the evaluation.						
3	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <th style="text-align: left; width: 50%;">IF the producer record...</th> <th style="text-align: left; width: 50%;">THEN...</th> </tr> <tr> <td>should be corrected</td> <td>continue.</td> </tr> <tr> <td>is correct</td> <td>go to step 5.</td> </tr> </table>	IF the producer record...	THEN...	should be corrected	continue.	is correct	go to step 5.
IF the producer record...	THEN...						
should be corrected	continue.						
is correct	go to step 5.						
4	Update the record as applicable and queue the file for transmission to KC-ADC.						
5	On the status report annotate either of the following: <ul style="list-style-type: none"> • action taken • flag is valid and no action was taken. 						
6	Compare report to subsequent reports.						
7	If the problem persists, contact PSD, AB.						

190 CMA Status Report for County Offices (Continued)

B Accessing County Office Reports

County Offices shall access the CMA Status Report (MCXA25R1) according to this table. See paragraph 191 for examples of reports.

Step	Menu or Screen	Action
1	FAX250	ENTER "4", "Application Processing (Office Selection)".
2	FAX09002	Select County Office.
3	FAX07001	ENTER "9", "Common Provisions".
4	MA0000	ENTER "8", "CMA Reports".
5	MAD02601	Select 1 of the following options: <ul style="list-style-type: none"> • ENTER "1", "Display Selected CMA Producer", and go to step 6 • ENTER "2", "Print Selected CMA Producer", and go to step 7 • ENTER "3", "Print Complete CMA Status Report", and go to step 7 <p style="text-align: center;">Note: Number of printed pages for the entire report shows on this screen.</p> <ul style="list-style-type: none"> • ENTER "4", "Print Specific Flags", and go to step 9.
6	MUA04001	Enter applicable producer's ID number and ID type. Screen MAD02602 or MAD02603 will be displayed.
7	MBAPRT01	Enter printer ID.
8	MUA04001	Enter requested producer's ID number and ID type, and go to step 7.
9	MAD02607	ENTER "X" beside flags to be included on the report, and go to step 7.

190 CMA Status Report for County Offices (Continued)**C County Office Corrections**

While correcting producer files, County Offices may find the following situations.

- The condition flagged by the CMA Process no longer exists in the applicable County Office file. This occurs when County Office files are updated after they were uploaded for the CMA Process. In reviewing eligibility problems, County Offices should determine the approximate date when the data was uploaded to KC-ADC and compare to CMA Process Status Report date.
- The problem existed in the current crop year's files or in an earlier crop year's files and the County Office files have been "rolled over". If the CMA Process problem relates to a prior crop year and "rollover" has already occurred, County Offices should make corrections in the needed crop year's files and all subsequent crop year's files to eliminate future problems.

D Viewing Component Members

Component member records may only be found by entering the parent joint operation ID number. The CMA Status Report cannot be viewed by the component member ID number.

191 CMA Status Report Examples

A Individual Example

Following is an individual's CMA Status Report with primary ID flags.

```
*****
*Common Provisions 047-Dallas          Display          MAD02602 *
*CMA Reports          Version: AA01      6-29-9?         11:10         Term B *
*-----*
*State: 01  County: 001  Crop: Cotton  CMA St-Cty: 01-801  FSN:0
*-----*
*
* Producer Id: 630870319 E Ent: 02      Name: Hawkins Test Farm
*
* Primary Control St-Cty: 01 - 001
*
* Field          Contents
*
* 47             6-CP Violator
* 67             Offset for Claims
* 77             PCF of 1.0000 Was Assigned (Missing)
*
*
* Enter=Continue  Cmd4=Previous Menu    Cmd7=End
*
*
*****
```

B Component Member Individual Example

Following is a CMA Status Report with component member flags.

```
*****
*Common Provisions 047-Dallas          Display          MAD02603 *
*CMA Reports          Version: AA01      6-29-9?         11:10         Term B *
*-----*
*State: 01  County: 001  Crop: Cotton  CMA St-Cty: 01-801  FSN: 0
*-----*
*
* Producer Id: 630870219 E Ent: 02      Name: Welland Test Farm
*
* Primary Control St-Cty: 01 - 001
*
* Member Id: 631090419 E Ent: 04      Name: MOW-AMM, Inc.
*
* Member Control St-Cty: 01-001      Actual Share Amount: 0.1000
*
* Field          Contents
*
* 43             Control County Office entity records not found
* 45             ID number does not match
* 47             6-CP Violator
*
* Enter=Continue  Cmd4=Previous Menu    Cmd7=End
*
*
*****
```


191 CMA Status Report Examples (Continued)

C All Producers in County Example

Following is a CMA Status Report for all producers in a county.

State 01			County 001			Primary					Component				
CMA St-Cty	Crop Code	Cntrl St-Cty	Producer ID	Ent Type	Farm Number	Name	Member ID	Type	Ent Typ	Cntrl St-Cty	Actual Share	Name			
State Name : Alabama County Name: Dallas Report ID: MAD02P-R001															
U.S. Department of Agriculture Agricultural Stabilization and Conservation Service 1994 CMA Process CMA Status Report										Prepared: 07-13-97 As of: 07-49 Page: 1					
01-801	0021	01-001	416288946	S	01	1121	Neil H. Tatum								
Codes: 4 4 4 4 4 4 4 4 4 4 5 5 5 5 5 5 5 5 5 5 6 6 6 6 6 6 6 6 6 6 7 7 7 7 7 7 7 7 7 7 8 8 8 8 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3															
Flag: Y															
01-801	0021	01-001	4167864526	S	01	1138	Howard G. Riley								
Codes: 4 4 4 4 4 4 4 4 4 4 5 5 5 5 5 5 5 5 5 5 6 6 6 6 6 6 6 6 6 6 7 7 7 7 7 7 7 7 7 7 8 8 8 8 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3															
Flag: Y															
01-801	0021	01-001	417269989	S	01	1659	John Morse								
Codes: 4 4 4 4 4 4 4 4 4 4 5 5 5 5 5 5 5 5 5 5 6 6 6 6 6 6 6 6 6 6 7 7 7 7 7 7 7 7 7 7 8 8 8 8 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3															
Flag: Y															
01-801	0021	01-001	630727263	E	02		Smith Partnerships	420137629	S	01	01-001	.2500	James F. Smith		
Codes: 4 4 4 4 4 4 4 4 4 4 5 5 5 5 5 5 5 5 5 5 6 6 6 6 6 6 6 6 6 6 7 7 7 7 7 7 7 7 7 7 8 8 8 8 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3															
Flag: Y															
01-801	0021	01-001	630727263	E	02		Smith Partnerships	421729173	S	01	01-001	.2500	Robert L. Smith		
Codes: 4 4 4 4 4 4 4 4 4 4 5 5 5 5 5 5 5 5 5 5 6 6 6 6 6 6 6 6 6 6 7 7 7 7 7 7 7 7 7 7 8 8 8 8 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3															
Flag: Y															
01-801	0021	01-001	630727263	E	02		Smith Partnerships	423388100	S	01	01-051	.5000	Jason Smith		
Codes: 4 4 4 4 4 4 4 4 4 4 5 5 5 5 5 5 5 5 5 5 6 6 6 6 6 6 6 6 6 6 7 7 7 7 7 7 7 7 7 7 8 8 8 8 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3															
Flag: Y															

192 CMA Status Report for State Offices

A State Office Action

Reports similar to County Office reports are available at State Offices. State Offices with questions about reports may contact PSD.

193-201 (Reserved)

Part 6 Data Transmission Requirements and Information Available From the Internet

202 Overview

A Using Internet

*--CMA's, DMA's, and LSA's shall use the Internet and secure FTP client software to:

- transmit CMA Process input files to KCAO
- receive CMA Process output files from KCAO.--*

CMA's, DMA's, and LSA's may use PSD's Internet website to:

- obtain FSA program information
- access applicable FSA handbook amendments and notices
- communicate questions and concerns about loan and LDP activities.

B FSA National Help Desk

CMA's, DMA's, and LSA's shall contact the FSA National Help Desk to request:

- approval and instructions about how to gain a CMA user ID and password
- assistance to verify that their system is compatible with FSA systems
- assistance with any Internet problem.

C Telephone Numbers

Following are web room telephone numbers.

Telephone Number	Purpose	Voice or Data
816-823-1531	Help Desk	Voice
800-255-2434 ENTER "1" and then ENTER "6"	Help Desk toll free	Voice

D USDA Internet Addresses

Following are USDA Internet addresses about the CMA Process, and the loan and LDP programs.

*--

Location	Purpose	Internet Address
secure FTP host	Where to transmit and to receive CMA Process files	http://www.glub.com/products/secureftp/download.shtml IP Address is 165.221.200.44 Each CMA is assigned a folder
FSA home page	FSA program information	http://www.fsa.usda.gov
PSD web site	Price Support program information	http://www.fsa.usda.gov/FSA/webapp?area=home&subject=prsu&topic=landing
CMA web page	CMA, DMA, and LSA Information	http://www.fsa.usda.gov/FSA/webapp?area=home&subject=agri&topic=ads

--*

202 Overview (Continued)**E Other Internet Addresses**

Following are other agricultural-related Internet addresses that may be of interest to CMA's, DMA's, LSA's, and State and County Offices.

Location	Purpose	Internet Address
Adobe Software	Download free Adobe Acrobat Reader software to view FSA notices	http://www.adobe.com
Fed World	Access recent U.S. Government reports, publications, forms, and court cases	http://www.fedworld.gov
PkWare software	Location of shareware, PKZip version 2.04g, used to compress CMA files submitted to KC-ADC	http://www.pkware.com
U.S.C	Access to laws in force as of January 16, 1996	http://www.law.cornell.edu/uscode
U.S. Business Advisor	One-stop electronic link to Government for businesses	http://www.business.gov
Thomas U.S. Congress on the Internet	Obtain legislative information on bills, laws, floor activities, committee information, etc.	http://thomas.loc.gov
U.S. Government Printing Office	Access to Government Information Products, 1998 President's Budget, Federal Government links, etc.	http://www.gpo.gov
Virtual Government	Access to other Federal Government links	http://www.govexec.com

F Communications Software

CMA's, DMA's, and LSA's may use their choice of software and modems provided the software and modems are compatible with FSA systems.

203 General Requirements

A General Media Requirements

The following general requirements apply to CMA, DMA, and LSA submissions:

- media shall be in ASCII format with carriage return line feeds terminating each record
- all transmission files shall be compressed using PKZIP by PKWare or similar software
- all zone fields must contain numeric data.

204 General Information

A Software Compatible With FSA

FSA supports access to the Internet World Wide Web for Windows operating systems. CMA's, DMA's, and LSA's shall:

- access the Internet using their own Internet service provider
- browse the Web with up-to-date versions of Microsoft Internet Explorer or Netscape
- transmit and receive files using up-to-date secure FTP client software.

B Secure FTP Client Software

Beginning with calendar year 2006, CMA's, DMA's, and LSA's began sending and receiving files through an up-to-date, secure encrypted FTP address, which will allow for a secure connection and encrypt any data that is transferred. Secure FTP has the same elements of all standard FTP clients, but is enhanced with Secure Socket Layer encryption. Secure FTP is **free** for noncommercial use and the client is supported on Windows, Mac OS X, and any Unix platform where a Java 2 runtime environment (version 1.4+) is present.

C Installing and Using the Software

Before beginning the installation process, ensure that all applications except Internet Access are closed on the computer. Also, if possible, turn off the anti-virus software so it does not slow down the process. The following instructions are for a one-time installation by CMA's, DMA's, and LSA's.

Step	Action
1	Obtain a user ID and password from PSD.
2	Access the free downloadable secure FTP site at http://www.glub.com/products/secureftp/download.shtml .
3	*--Follow prompts to successfully install "Secure FTP (v2.5.13)"--*
<p>Note: It is recommended that the software be installed under C:\Program Files.</p>	

204 General Information (Continued)

*--C Installing and Using the Software (Continued)

Step	Action
4	After installation is complete, select “Bookmarks” from the menu bar to create a connection.
5	<p>Choose “Add Bookmark” and complete the following information:</p> <ul style="list-style-type: none"> • “Profile” will be what the user chooses to name the connection • “Host Name” is always “165.221.200.44” • “User Name” will always begin with tds\ <p>Note: Enter the new user ID and password received from PSD.</p> <ul style="list-style-type: none"> • click on the “Options” tab <p>Note: Do not save or cancel.</p> <ul style="list-style-type: none"> • under the “Options” tab, change “Security Mode” to “Implicit SSL” by using the drop-down list • choose “Save”. <p>Note: This will close the window.</p>
6	<p>Click on “Bookmarks” from the menu, and click on the specified “Profile Name” that was created earlier from the drop-down list.</p> <p>Note: The software will be launched.</p>
7	Choose “ Grant Always ” in the next pop-up box to close the window and connect to the secure FTP.
8	<p>The next screen displayed shows that the user is connected to the secure FTP.</p> <p>Note: Users will see a folder with the title “Howdy.txt”.</p>
9	Users may upload and download the files by the “drag and drop” method or simply right click on the files and choose “ upload ” or “ download ”.

--*

205 Processing Time Sensitive Benefit Requests When Systems Are Not Fully Operational**A Background**

Certain grain CMA's have been authorized to modify their computer systems to automatically submit application forms, such as CCC-633 EZ, to service County Offices through an interface to USDA's e-forms submission system. FSA recognizes that there will be times when applicable systems are not fully operational, which can adversely affect benefit requests such as LDP's that are time and rate sensitive.

Note: Further information about e-forms submission is available at <http://forms.sc.egov.usda.gov/eforms/mainervlet>.

B CMA Actions

When it is discovered that applicable requests were submitted before a deadline, but not accepted and time-stamped by USDA until after the deadline, authorized CMA's may:

- *--e-mail a request to PSD at laura.schlote@wdc.usda.gov to use the rate in effect at the--* time of submission
- include within the request all applicable details, such as the following:
 - reason for the request
 - nature of the transmission failure
 - type and amount of the transaction
 - log of transmission system submission times.

C PSD Action

PSD shall:

- seek and consider input from sources, such as the USDA St. Louis domain name service hosting facility, State Offices, and applicable County Offices
- authorize the use of rates based on submission times if it is discovered that CMA's actually submitted requests before a deadline and failure to meet the deadline was USDA's fault
- reject requests if the review indicates that failure to meet the applicable deadlines was the fault of CMA, DMA, or LSA systems
- notify applicable offices by e-mail.

206-214 (Reserved)

Part 7 CMA Process

215 Overview of CMA Process

A Introduction

The CMA Process is an automated process used by CCC to provide loan and LDP eligibility * * * to CMA's, DMA's, and LSA's. Following are the 6 basic phases of the CMA Process.

Stage	Phase
1	CMA's, DMA's, and LSA's submit ID numbers to KC-ADC for producers expected to earn benefits.
2	KC-ADC processes these ID numbers using FSA County Office file data from applicable County Office file uploads.
3	Output is returned to applicable CMA's, DMA's, and LSA's through electronic files and reports.
4	Summary reports are returned to State Offices through electronic transmission.
5	Summary and Status reports are returned to County Offices through electronic transmission.
6	CMA's, DMA's, LSA's, and State and County Offices work on researching and correcting problems.

See Exhibit 6 for CMA's, DMA's, and LSA's and approved crops by CMA, DMA, and LSA.

B CMA Process Purpose

The CMA Process provides:

- CMA's, DMA's, and LSA's the most accurate eligibility * * * data available at time of processing for ID numbers processed
- data in a timely manner to the applicable CMA, DMA, or LSA
- County Offices notification of possible errors present in producer files.

215 Overview of CMA Process (Continued)

C Sections Applicable to State and County Offices

Sections 1 through 3 contain information about CMA, DMA, and LSA submissions to the CMA Process and eligibility * * * elements being provided to CMA's, DMA's, and LSA's. These sections require no State or County Office actions.

See Sections 4 and 5 for specific instructions about data or eligibility and processing fields.

See Part 5 for general State and County Office actions about the CMA Process.

D Codes

The following codes are used throughout Part 7.

Code	Meaning
XXX	The transmission ID assigned to CMA, DMA, or LSA.
MON	The designation for the monthly complete output file.
000	The sequential number of the current file being transmitted to or from KC-ADC.
XXYYY	State and county code of CMA, DMA, or LSA.

Section 1 General Information

216 Schedule for Processing and Releasing Data**A CMA, DMA, and LSA File Submission Schedule**

*--CMA's, DMA's, and LSA's may submit a new input file twice each week. The deadline is **Sunday and Wednesday by 6 p.m. c.t.** for KCAO to process the input file that week.--*

Note: All CMA's, DMA's, and LSA's are encouraged to make an initial submission each crop year to the first CMA Process.

B County Office File Submission Schedule

County Office files received in KCAO by Wednesday of the week of processing are used in the process for that week.

C CMA Process Schedule

The CMA Process runs on Thursdays after the subsidiary file process.

D Release of Data

*--If data was submitted on:

- Sunday, the output file is available for download after 2 p.m. c.t. each Tuesday to CMA's, DMA's, and LSA's at the applicable secure FTP address
- Wednesday, then the output file is available for download after 2 p.m. c.t. each Friday.--*

Exception: If the file availability is delayed past Friday, an e-mail message stating expected date of availability will be issued.

E Files Received After Deadline

All files arriving after the deadline will be held and processed during the next week's CMA Process.

F Federal Holidays

When Wednesday is a Federal holiday, the submission deadline is 6 p.m. c.t. the next workday.

217-223 (Reserved)

224 Description of County Office Files Used in CMA Process**A Purpose**

This paragraph provides a general description of County Office files used in the CMA Process. Each data element used in the CMA Process is referenced.

B Compliance Share File

ME.P?M contains the following fields used in the CMA Process:

- crop shares for all crops by farm for the crop year
- FSN
- crop.

Note: ME.P?M is updated by the FSA-578 process.

C County Table Maintenance File

MA.CTM contains administrative County Office State and county codes. The file is used by the CMA Process to validate that the administrative County Office codes submitted are valid.

D Eligibility File

MA.EFM contains the following fields used in the CMA Process:

- actively engaged flag
- PCF
- 6-CP summary flag
- controlled substance flag
- FCI flag
- person determination flag
- 1026 validation flag.

E Multicounty File

MA.M?M contains:

- State and county codes for each county, CMA, DMA, and LSA the producer is in
- producer's State and county codes for control County Office.

224 Description of County Office Files Used in CMA Process (Continued)**F Name and Address File**

MA.NAM is used to record basic producer information. It is used by the CMA Process to obtain the following data elements:

- full name
- 9-digit ID number
- entity type
- ID type
- active producer flag
- offset for claims flag
- assignment flag.

* * *

G FSA-578 Compliance Summary File

ME.S?M contains the following fields used in CMA Process for all commodities:

- FSN
- crop
- reported acres
- determined acres.

225 Rules for Submission and Processing**A General Rules**

The following general rules apply to the CMA Process:

- ID numbers to be submitted to the CMA Process are:
 - for all producers expected to earn benefits, including landlords that are a party to marketing agreements
 - the parent ID number for formal joint operations such as partnerships
 - not the ID number for **members** of formal joint operations
 - the ID number for entities, such as corporations
 - the ID numbers for individual members of **informal** joint ventures
- for new CMA, DMA, and LSA producers, the CMA Process automatically creates and submits a Name and Address record to the subsidiary process

Note: Therefore, initial submissions of new CMA, DMA, and LSA producers may produce an output file that provides **only** eligibility data. When this occurs, the next CMA Process will report * * * all component information for joint operations.

* * *

225 Rules for Submission and Processing (Continued)**B Eligibility Data Rules**

The following eligibility rules apply to the CMA Process.

- When eligibility data for a producer ID submitted by CMA, DMA, or LSA is not found, the producer is ineligible and the following are reported:
 - “I” in field [1]
 - flag in field [53].
- When the eligibility status of a component member of a joint operation cannot be determined because eligibility records do not exist for the component member, the component member is reported eligible.

C Ineligible Joint Operation Rule

When a joint operation, at any level, is found ineligible:

- component members shall be ineligible through that joint operation
- “P” is recorded in the component members’ records in the field that caused the parent joint operation to be ineligible.

Note: If the component members are also submitted as a primary record, the component member’s individual eligibility shall be determined independently.

226-235 (Reserved)

Section 2 Submission Files

236 Overview

A Introduction

The 5 basic stages for CMA's, DMA's, and LSA's in transmitting CMA Process input files to the secure FTP host are listed in this table.

Stage	Process
1	Obtain appropriate producer data to create input file.
2	Create the CMA Process input file.
3	Create the control record file.
4	Zip the files created in stages 2 and 3 into KCXXXBBS. 1111.
5	*--Submit KCXXXBBS. 1111 to the secure FTP host by Wednesdays and Sundays 6 p.m. c.t.--*

B Creating Submission Files

Some CMA's use CMA for Windows to:

- create input file
- create the control record file
- build transmission file.

Note: CMA for Windows is no longer supported by FSA.

CMA's that do not use CMA for Windows may create the input file:

- with any ASCII text editor provided carriage return line feeds terminate each record
- with a record length of always 43 characters.

237 Record Format of Input File

A Purpose

The input file provides KC-ADC with the information necessary to successfully process eligibility and payment limitation information for a producer.

B Input File Name

The name of the input file is “CMAXXYYY.MB1” where “XXYYY” is the State and county code of CMA, DMA, or LSA.

C Record Format

Input files shall be in the format shown in this table.

Field No.	Contents	Begin	Length	Data Type
1	Record status	1	1	Char
2	CMA, DMA, or LSA State code	2	2	Char
3	CMA, DMA, or LSA county code	4	3	Char
4	Crop code	7	4	Char
5	State code of administrative County Office	11	2	Char
6	County code of administrative County Office	13	3	Char
7	Producer’s ID number	16	9	Char
8	Crop year	25	2	Char
9	FSN, which is for “D” records only	27	7	Char
10	Filler	34	10	

238 **Completing Input File**

A Determining Type of Record Submission

CMA’s, DMA’s and LSA’s shall use the following subparagraphs to determine how to complete the input file.

- If the record is being submitted to obtain eligibility, go to subparagraph B.
- If any or all producer records are being deleted, go to subparagraph C.
- If producer records are being canceled, go to subparagraph D.

Only ineligible producer records may be deleted. When a producer ID record is deleted, it will show up when and if it becomes eligible.

Both eligible and ineligible producer ID records may be canceled. Canceled records will be removed from the CMA Process as if they had never been submitted.

B Requesting Producer Eligibility

CMA’s, DMA’s, and LSA’s shall use this table to complete the input file.

Field	Action
1	Leave blank.
2	Enter CMA, DMA, or LSA State code.
3	Enter CMA, DMA, or LSA county code.
4	Enter crop code for which eligibility is being requested.
5	Enter administrative County Office State code for which eligibility is being requested. Note: Fields [5] and [6] must reflect the administrative County Office where farm records are kept; that is, where farm’s FSA-578 is filed, not necessarily the county where the farm is physically located.
6	Enter administrative County Office code for which eligibility is being requested.
7	Enter producer ID for which eligibility is being requested according to paragraph 225. Note: The ID number must appear on either CMA’s marketing agreements for CMA submissions or DMA or LSA loan and LDP documents for LSA submissions.
8	Enter current crop year.
9	Leave blank or enter zeros.
10	Leave blank or enter zeros.

238 **Completing Input File (Continued)**

C Deleting Producer Records

CMA’s, DMA’s, and LSA’s shall use this table to delete producer records by:

- FSN
- crop code
- administrative county
- producer ID.

Notes: KC-ADC shall not take any action when CMA, DMA, or LSA submits delete records for a:

- producer who has not been previously submitted
- farm that has not been previously returned to CMA, DMA, or LSA.

To request eligibility for a producer ID that has been previously deleted, CMA’s, DMA’s, and LSA’s or LSA’s shall follow the procedures in subparagraph B.

Step	Action			
1	In field [1], ENTER “D”.			
2	In field [2], enter CMA, DMA, or LSA State code.			
3	In field [3], enter CMA, DMA, or LSA county code.			
4	IF CMA, DMA, or LSA wants to delete...	THEN in Field [4] enter...	AND in Fields [5] and [6] Enter...	AND in Field [9] enter...
	all records for the producer	zeros	zeros or spaces.	zeros or spaces
	all crops for all farms for the administrative County Office	zeros	Administrative County Office State and county code	zeros or spaces.
	all crops for a specific farm and specific administrative County Office	zeros	Administrative County Office State and county code	applicable FSN.
	specific crop for all farms and all administrative County Offices	applicable crop code	zeros or spaces	zeros or spaces.
	specific crop for all farms for specific administrative County Office	applicable crop code	Administrative County Office State and county code	zeros or spaces.
	specific crop for specific farm for a specific administrative County Office	applicable crop code	Administrative County Office State and county code	applicable FSN.
5	In field [7], enter the producer ID number for which records are being deleted.			
6	Leave field [10] blank or enter zeros.			
7	In field [8], enter current crop year.			

238 Completing Input File (Continued)

D Canceling Producer Records

CMA's, DMA's, and LSA's may cancel producer records according to this table. Canceling a producer record will remove all applicable records from the CMA Process as if records were never submitted. Use cancellation when an erroneous or incorrect producer ID number was submitted.

Note: If multiple administrative County Office or crop codes were submitted for the producer ID, each applicable combination must be submitted with status code "C".

Field	Action
1	ENTER "C".
2	Enter CMA, DMA, or LSA State code.
3	Enter CMA, DMA, or LSA county code.
4	Enter applicable crop code of record to be canceled.
5	Enter applicable administrative County Office State code of record to be canceled.
6	Enter applicable administrative County Office county code of record to be canceled.
7	Enter producer ID number for which records are being canceled.
8	Enter current crop year.
9	Leave blank or enter zeros.
10	Leave blank or enter zeros.

239 Record Format of Control Record File

A Purpose

The control record file provides KC-ADC and CMA’s, DMA’s, and LSA’s or LSA’s the number of records being submitted to or from the FTP host. The control record file is included with the input file by CMA, DMA, or LSA for KC-ADC’s validation

B Control Record File Name

The name of the control record file is “CMAXXYYY.MB4”.

C Record Format

The following is the record format for the control record file.

Field No.	Contents	Begin	Length	Data Type
1	State code of CMA, DMA, or LSA	1	2	Char
2	County code of CMA, DMA, or LSA	3	3	Char
3	Filler	6	1	
4	Number of records in input file	7	7	Char
5	Filler	14	1	
6	Date input file was prepared Example: yyyy/mm/dd	15	10	Char

240 Preparing Files for Transmission to KC-ADC**A Overview**

CMA Process submission files shall be zipped together with a standard filename using PKZIP or similar software.

B CMA Transmission File Standard Filename and Numbering Convention

CMA submission files transmitted to KC-ADC shall be:

- named “KCXXXBBS”.₁₋₁₋₁
- numbered where the 3 digits after the period begin with “001” and continue each week in unbroken number sequence until reaching the final number in the series “999”.

Do not:

- begin sequential numbering scheme from zero each crop year
- assign the numbers 386, 486, 487, 586 or 686 when assigning numerical values in the file naming sequence on CMA, DMA, and LSA submission files transmitted to the Web Room. Using those numbers may cause data not to be processed and the input data will have to be re-submitted.

C Zipping Submission Files Together

The transmission file shall contain the following 2 submission files combined together:

- input file named “CMA₁₋₁₋₁YYY.MB1”
- control record file named “CMA₁₋₁₋₁YYY.MB4”.

If using PKZip software to combine the files together, issue the PKZip command:

“PKZip KCXXXBBS.₁₋₁₋₁ CMA₁₋₁₋₁YYY.MB1 CMA₁₋₁₋₁YYY.MB4”.

Note: If the 2 files are not located in the same subdirectory, include the subdirectory information before each filename.

241-250 (Reserved)

Section 3 Output Files

251 Overview

A Phases of Receiving CMA Files From Web Room

Following are the 7 basic phases in transmitting CMA Process output files from FSA’s Web room for CMA’s, DMA’s, and LSA’s.

Stage	Process
1	*--Download CMA files “KCBBSXXX.” on Tuesdays and Fridays.--*
2	Unzip the compressed file.
3	Compare the number of records in the output file with the number reported in the control record file.
4	If the number of records in the output file are not the same as the number reported in the control record file contact PSD, AB.
5	Print and review the CMA, DMA, or LSA Summary Report.
6	Print and review the CMA Transmission Status Report.
7	Analyze output file for impact of eligibility and payment limitation status on loan and LDP activity.

B File Names

Listed in this table are the files and reports that may be returned to CMA’s, DMA’s, and LSA’s at the conclusion of each week’s process.

Common Name	Filename	See Paragraph
Transmission Status Report	CMAXXYYY.MB0	253
Output File	CMAXXYYY.MB2	252
CMA/LSA Summary Report	CMAXXYYY.MB3	254
Monthly Full-File Download	CMAXXYYY.MB5	251
Name and Address Status Report	CMAXXYYY.MB6	256
Producer Loan and LDP Volume Report	CMAXXYYY.LV1	255

251 Overview (Continued)

C Automatic Updates

Every week the CMA Process:

- adds new producer ID records to the database
- updates joint operation component member records to the database
- updates each producer's eligibility and payment limitation status
- provides CMA's, DMA's, and LSA's with new and updated records.

D Full-File Download

Each CMA Process produces CMAXYYYY.MB5 which reports the current status of all producer ID records submitted year to date that have not been previously canceled or deleted. It is the same record format as the output file CMAXYYYY.MB2.

252 Output File

A Purpose

Output files provide CMA’s, DMA’s, and LSA’s producer eligibility and payment limitation information.

B Output File Name

The output file is named “CMAXXYYY.MB2”.

C Codes

This table provides the codes used in subparagraph E.

Code	Meaning
1	Record for a primary ID number submitted by CMA, DMA, or LSA.
2	Record of a component member of a joint operation submitted by CMA, DMA, or LSA.
3	
4	Data reported on CMA Status Report for primary ID numbers.
5	Data reported on CMA Status Report for component members’ ID numbers.

252 Output File (Continued)

D Symbols

This table provides the symbols used in subparagraph E.

Symbol	Meaning	
A	Field is included on record or report.	
M	IF record or report is for a...	THEN record or report shows...
	primary ID number (field [5]) component member's ID number (field [13])	primary ID number's data. component member's ID number's data.
F	Record is included in the CMA Status Report MCXA25R1 to administrative County Offices for this flag.	
C	Record is included in the CMA Status Report MCXA25R1 to control County Offices for this flag.	
B	Record is included in the CMA Status Report MCXA25R1 to administrative and control County Offices for this flag.	

252 Output File (Continued)

E Output File Format

This table provides the format of the output file. The “PAR” column indicates the paragraph containing instructions for the particular field.

Field No.	Contents	PAR	Begin	Length	Decimal Positions	Data Type	Codes							
							1	2	3	4	5			
	Data Fields Follow:													
1	Record status	268	1	1	0	Char	A	A						
2	Crop year	269	2	2	0	Char	A	A			A	A		
3	State code of CMA, DMA, or LSA	270	4	2	0	Char	A	A			A	A		
4	County code of CMA, DMA, or LSA	271	6	3	0	Char	A	A			A	A		
5	Primary ID number	272	9	9	0	Char	A	A			M	M		
6	ID type of primary ID number	273	18	1	0	Char	A	A			M	M		
7	Entity type of primary ID number	274	19	2	0	Char	A	A			M	M		
8	*--Filler--*		21	1										
9	Administrative County Office State code	276	22	2	0	Char	A							
10	Administrative County Office county code	277	24	3	0	Char	A							
11	Control County Office State code	278	27	2	0	Char	A	A						
12	Control County Office county code	279	29	3	0	Char	A	A						
13	Component member ID number	280	32	9	0	Char		A			M	A		
14	Component member ID type	281	41	1	0	Char		A			M	A		
15	Component member entity type	282	42	2	0	Zone		A			M	A		
16	Component member actual share	283	44	5	4	Zone		A				A		
17	*--Filler--*	284	49	5	4	Zone	A	A						

252 Output File (Continued)

E Output File Format (Continued)

Field No.	Contents	PAR	Begin	Length	Decimal Positions	Data Type	Codes				
							1	2	3	4	5
18	*--Filler	285	54	5	4	Zone	A	A			
19	Filler	286	59	9	0	Char	A	A			
20	Filler--*	287	68	7	0	Zone	A	A			
21	Filler		75	1							
22	*--Filler--*	289	76	7	0	Zone	A	A			
23-25	Filler		*--83	7--*							
26	FSN	293	90	7	0	Char	A			F	
27	Crop code	294	97	4	0	Char	A			F	
28	Filler		101	7							
29	Reported acres	296	108	7	1	Zone	A				
30	Determined acres	297	115	7	1	Zone	A				
31	Filler		122	7							
32	Filler		129	5							
33	Crop share	300	134	5	4	Zone	A				
34,35	Filler		139	18							
36	Filler for KC-ADC use		157	5							
37	*--Filler--*	303	162	5		Char	A	A			
38	Formatted name	304	167	33		Char	A	A		A	A
39	Filler		200	1							

252 Output File (Continued)

E Output File Format (Continued)

Field No.	Contents	PAR	Begin	Length	Decimal Positions	Data Type	Codes				
							1	2	3	4	5
	Eligibility Fields Follow:										
40	Filler		201	1							
41	Filler		202	1							
42	Filler		203	1							
43	Control County Office entity records not found	319	204	1		Char	A	A		C	C
44	Ineligible ID type or entity type	320	205	1		Char	A			B	B
45	ID number does not match	321	206	1		Char	A				
46	ID number not active in Administrative County Office	322	207	1		Char	A			F	
47	6-CP violator	323	208	1		Char	A	A		C	C
48	Controlled substance violator	324	209	1		Char	A	A		C	C
49	ID Number/Crop not found on compliance	325	210	1		Char	A			F	
50	*--Filler--*	326	211	1		Char	A	A		C	C
51	Filler		212	1							
52	Filler		213	1							
53	ID number not on any MA.EFM	329	214	1		Char	A			F	
54	Adjusted Gross Income	330	215	1		Char	A			M	
55	No reported or determined acres	331	216	1		Char	A			F	
56	Control County Office not found on NAM	332	217	1		Char	A	A		C	C
57	Filler		218	1							
58	FCI Fraud	334	219	1		Char	A			C	
59	*--Filler--*	335	220	1		Char	A			C	C
60	Invalid AD-1026 Status	336	221	1		Char	A			C	C
61	*--Filler--*	337	222	1		Char	A			C	C
62	Control County Office not found on MA.EFM	338	223	1		Char	A			C	

252 Output File (Continued)

E Output File Format (Continued)

Field No.	Contents	PAR	Begin	Length	Decimal Positions	Data Type	Codes				
							1	2	3	4	5
	Processing Fields Follow:										
63	Joint operation - Missing Member Records	350	224	1		Char	A	A		C	
64	Joint operation - Ineligible members Dropped	351	225	1		Char	A	A			C
65	*--Bankruptcy	352	226	1		Char	A	A		F--*	
66	Possible 6-CP violator	353	227	1		Char	A	A		C	C
67	Offset for Claims	354	228	1		Char	A	A		C	C
68	Assignments Flag	355	229	1		Char	A	A		C	C
69	*--Filler	356	230	1		Char	A	A		C	C
70	Filler	357	231	1		Char	A	A		C	C
71	Filler	358	232	1		Char	A	A		C	C
72	Filler	359	233	1		Char	A	A		C	C
73	Filler	360	234	1		Char	A	A			
74	Filler--*	361	235	1		Char	A	A			
75	Control County Office Not Found	362	236	1		Char	A	A			
76	Filler		237	1							
77	*--Filler	364	238	1		Char	A	A			
78	Filler--*	365	239	1		Char		A			C
79	Filler		240	1							
80	Last change date	371	241	8		Char	A	A			

253 Transmission Status Report

A Purpose

The transmission status report provides CMA's, DMA's, and LSA's a status of records submitted by CMA, DMA, or LSA, but not included in the CMA Process or on Summary Report. The report includes:

- record format errors
- successfully canceled records.

B File Name

The Transmission Status Report file name is "CMAXXYYY.MB0".

C Example of Report

Following is an example of the Transmission Status Report.

Note: Records reported in the Transmission Status Report **will not** be reported:

- in the output file "CMAXXYYY.MB2" with exception flags
- the Summary Report CMAXXYYY.MB3.

DEST: 28801		UNITED STATES DEPARTMENT OF AGRICULTURE				JOB DATE: 08/18/96	
REPORT ID: MCXA24R1		FARM SERVICE AGENCY				PREPARED: 08/16/96 hh:mm:ss	
		CMA TRANSMISSION STATUS REPORT				PAGE 1	
STATUS CODE	CROP CODE	ADMINIST ST / CTY	PRODUCER TAX ID	CROP YEAR	FARM NUMBER	STATUS MESSAGE	
C	0020	05041	999999999	96		RECORD(S) PHYSICALLY DELETE	
V	0021	22097	123456789	96		STATUS CODE INVALID	
V	0021	22097	234567890	96		FSN INVALID	
C	0021	28083	345678901	96		RECORD(S) PHYSICALLY DELETE	
C	0021	28083	456789012	96		RECORD(S) PHYSICALLY DELETE	
C	0021	28107	567890123	96		RECORD(S) PHYSICALLY DELETE	

253 Transmission Status Report (Continued)

D Status Messages

Transmission Status Report status messages and suggested corrective actions are listed in this table.

Status Message	Correction Action
Status code invalid.	Correct record status and resubmit. Note: Other than space, “C”, “D”, “E”, or “I” was submitted in input file.
CMA State/county code invalid.	Correct CMA, DMA, or LSA State and county code. See Exhibit 6 for correct code.
Crop code not numeric.	Correct crop code and resubmit record. See Exhibit 7 for approved codes.
Crop code of 0 only valid for delete.	Correct status code to “D” to delete applicable record, or correct crop code to spaces or a valid crop code. See Exhibit 7 for approved codes.
Crop code not valid for CMA.	Correct crop code and resubmit record. See Exhibit 6 for approved crops by CMA, DMA, and LSA.
Crop code not valid	Correct crop code and resubmit the record. See Exhibit 7 for approved crop codes.
Administrative State/county code invalid.	Correct administrative County Office State and county code and resubmit record. Note: Administrative State and county codes submitted were not valid FSA codes.
Tax ID not numeric.	Correct producer ID and resubmit record.
Crop year invalid.	Correct and resubmit record. Note: The crop year submitted was not the current crop year.
FSN invalid.	Correct and resubmit record. Note: FSN submitted was not: <ul style="list-style-type: none"> • numeric • previously returned to CMA and cannot be deleted.

254 CMA, DMA, or LSA Summary Report**A Purpose and Use of Report**

The CMA Summary Report MCXA22R1 provides CMA's, DMA's, and LSA's a summary of results from the applicable CMA Process.

CMA's, DMA's, and LSA's may use the report to verify that KC-ADC records agree with records received by CMA, DMA, or LSA. See subparagraph D for an example of the report for CMA's, DMA's, and LSA's.

Note: State and County Offices receive similar summary reports which includes all the applicable CMA Process activity.

B CMA, DMA, or LSA Summary Report File Name

The filename of the CMA, DMA, or LSA Summary Report is "CMAXXYYY.MB3".

C Flags Reported

CMA, DMA, and LSA Summary Reports have all eligibility and processing flags reported.

Note: State and County Office summary reports only have those flags reported that require County Office action.

254 CMA, DMA, or LSA Summary Report (Continued)

D Example of Summary Report

Following is an example of the CMA Summary Report. CMA's, DMA's, and LSA's may view or print the report by using any text editor.

DEST: 99801		UNITED STATES DEPARTMENT OF AGRICULTURE		JOB DATE: 04/30/97	
REPORT ID: MCXA22R2		FARM SERVICE AGENCY		PREPARED: 05/01/97 03:43:58	
MONTGOMERY COOPERATIVE ASSOCIATION		CMA SUMMARY REPORT		PAGE 1	
		CURRENT WEEK		PREVIOUS WEEK	
		TOTALS	%	TOTALS	%
RECORDS PROCESSED		791		791	
RECORDS FLAGGED		160	20.23	160	20.23
RECORDS NOT FLAGGED		631	79.77	631	79.77
INELIGIBLE RECORDS		105	13.27	108	13.65
ELIGIBLE RECORDS		686	86.73	683	86.35
ELIGIBILITY FLAGS	RESPONSIBLE COUNTY				
(43) CONTROL CNTY OFF REC NOT FOUND	CONTROL	14	7.78	14	7.78
(44) INELIGIBLE ID TYPE/ENTITY TYPE	ADMIN/CONTROL	0	0.00	0	0.00
(45) ID NUM NOT FOUND IN ADMIN COUNTY		6	3.33	6	3.33
(46) ID NUM NOT ACTIVE IN ADMIN County Office	ADMINISTRATIVE	4	2.22	4	2.22
(47) 6-CP VIOLATOR CONTROL	CONTROL	0	0.00	0	0.00
(48) CONTROLLED SUBSTANCE VIOLATOR	CONTROL	0	0.00	0	0.00
(49) ID NUM/CROP NOT FOUND ON COMPL	ADMINISTRATIVE	21	11.67	21	11.67
(51) FARM IS IN VIOLATION	ADMINISTRATIVE	0	0.00	0	0.00
(52) JOINT VENTURE CROP NOT FOUND	CONTROL	0	0.00	0	0.00
(53) ID NUMBER NOT ON MA.EFM	ADMINISTRATIVE	1	0.56	1	0.56
(54) NO APPROVED CONTRACT FOR FARM	ADMINISTRATIVE	62	34.44	62	34.44
(55) NO REPORTED OR DETERMINED ACRES	ADMINISTRATIVE	60	33.33	60	33.33
(56) CONTROL CNTY NOT FOUND ON NAM	CONTROL	0	0.00	0	0.00
(57) FCI VIOLATION CONTROL	CONTROL	5	2.78	5	2.78
(59) NOT ACTIVELY ENGAGED	CONTROL	0	0.00	0	0.00
(60) INVALID AD-1026 STATUS	CONTROL	7	3.89	7	3.89
(61) INVALID PERSON DETER STATUS	CONTROL	0	0.00	0	0.00
(62) CONTROL CNTY NOT FOUND ON MA.EFM	CONTROL	0	0.00	0	0.00
ELIGIBILITY FLAGS TOTALS		180		180	
PROCESSING FLAGS					
(63) JOINT OP - MISSING MEM REC	CONTROL	3	2.63	3	2.63
(64) JOINT OP - INELIG MEM DROPPED	CONTROL	0	0.00	0	0.00
(66) POSSIBLE 6-CP VIOLATOR	CONTROL	0	0.00	0	0.00
(67) OFFSET FOR CLAIMS	CONTROL	11	9.65	11	9.65
(68) ASSIGNMENT	CONTROL	0	0.00	0	0.00
(69) PCF LESS THAN 1.0000	CONTROL	9	7.89	9	7.89
(70) PERM ENTITY SHARE LESS THAN 1.0000	CONTROL	32	28.07	32	28.07
(71) POSSIBLY NOT ACTIVELY ENGAGED	CONTROL	8	7.02	8	7.02
(72) POSS INVALID PERSON DETER STATUS	CONTROL	8	7.02	8	7.02
(73) NO PLM RECORD FOUND		3	2.63	3	2.63
(74) PAYMENT LIMITATION AMOUNT - UNLIMITED		4	3.51	4	3.51
(75) CONTROL County Office NOT FOUND		0	0.00	0	0.00
(77) PERCENT CROPLAND FACTOR OF 1.0000 ASSIGNED		28	24.56	28	24.56
(78) ENT TYPE NOT FOUND ON NAM	CONTROL	8	7.02	8	7.02
PROCESSING FLAG TOTALS		114		114	

255 Producer Loan and LDP Volume Report

A File Name

The CMA Process **Producer Loan and LDP Volume Report** is

- named “CMAssccc.LV1”, where “ssccc” is the State and county code for the CMA, LSA, or DMA
- generated each week the CMA Process runs
- bundled in the CMA’s, LSA’s, and DMA’s weekly KCBBSXXX.000 zipped file with other CMA Process reports

B Purpose

The Producer Loan and LDP Volume Report:

- reports the Quantity of Marketing Loan and LDP Quantity processed through County Offices for a CMA’s/LSA’s/DMA’s producers
- helps prevent the duplication of Marketing Loan and LDP activity between CMA’s/LSA’s/DMA’s and County Offices.

The **Producer Loan and LDP Volume Report** reports **combined** Marketing Loan Original Quantity and LDP Quantity by:

- producer
- crop code
- State and County code for the producer’s County Office(s).

Note: Original Quantity: is defined as the quantity of the commodity that was originally placed under loan and may not indicate the quantity currently outstanding.

The quantity reported may represent:

- Marketing Assistance Loan Original Quantity
- LDP Quantity
- a combination of marketing loans and LDP’s.

Crop codes and quantity are reported according to 1-CMA, Exhibit 7. Assume the quantity displayed in the report has 2 decimals.

Example: If the report for cotton displays 599988 as the quantity, the actual quantity is 5999.88 pounds.

255 Producer Loan and LDP Volume Report (Continued)

C Record Format

The CMAssccc.LV1, Producer Loan and LDP Volume Report, is formatted according this table.

Field No.	Contents	Begin	Length	Decimal Positions	Data Type
1	Crop Year	1	4	0	Char
2	Filler	5	1	0	Char
3	CMA/LSA State and County Code	6	5	0	Char
4	Filler	11	1	0	Char
5	State and County Code	12	5	0	Char
6	Filler	17	1	0	Char
7	Producer Tax-ID	18	9	0	Char
8	Producer ID Type	27	1	0	Char
9	Filler	28	1	0	Char
10	Formatted Name	29	33	0	Char
11	Filler	62	1	0	Char
12	Crop Code	63	4	0	Char
13	Filler	67	1	0	Char
14	Loan and LDP Quantity	66	9	2	Decimal

256 Producer Name and Address Report

A File Name

The CMA Name and Address report (MCXA33R1) is:

- named “CMAXXYYY.MB6”, where “sscc” is the State and county code for CMA, LSA, or DMA
- generated each week for which CMA, LSA, or DMA has submitted an input file
- bundled in CMA’s, LSA’s, and DMA’s weekly KCBBSXXX.000 zipped file with other CMA Process reports.

B Purpose

The Producer Name and Address Report reports producers:

- not found on the name and address file
- that are not active for the current year.

C Record Format

The CMAssccc.MB6 Report is formatted according this table.

Field No.	Contents	Begin	Length	Decimal Positions	Data Type
1	CMA/LSA	1	5	0	Char
2	Filler	5	1	0	Char
3	Producer Tax ID	6	9	0	Char
4	Crop Year	15	4	0	Char
5	Message	19	35	0	Char
14	Loan and LDP Quantity	66	9	2	Decimal

257-266 (Reserved)

Section 4 Data Fields

267 Introduction

A Overview

This section provides a description and explanation of each CMA Process data field provided to:

- CMA’s, DMA’s, and LSA’s
- administrative and control County Offices.

B Data Fields Used in Determining Benefits

CMA’s, DMA’s, and LSA’s shall use the data fields in this table when determining benefits amount allocated to a producer. See Part 2 for information on calculating benefits. When benefits are not available or are not expected for the crop year, CMA’s, DMA’s, and LSA’s may not request the county to:

- provide data that was absent in the output file for these fields
- verify the accuracy of data in these fields.

Field No.	Contents
13	Component Member ID Number
14	Component Member ID Type
15	Component Member Entity Type
16	Component Member Actual Share
***	***
33	Crop Share
***	***

267 Introduction (Continued)

C CMA, DMA, and LSA Action

CMA's, DMA's, and LSA's shall use procedures in this table when taking action on any data field reported in the CMA Process output file.

Step	Action	
1	Determine whether the record in question is involved in loan or LDP activity.	
	IF the record is...	THEN...
	included in activity	continue.
not included in activity	take no further action.	
2	Follow the procedures in subparagraph B to determine whether the problem is with a data field used to calculate benefits.	
3	IF the data field should...	
	be researched	continue.
	not be researched	stop.
4	Make official request to appropriate County Office through State Office using procedures in paragraph 384.	

D County Office Action

County Offices shall use content and source block information in this section to respond to a request for manual data verification.

When incorrect information is accessed in an automated file, the file should be corrected and queued for transmission to KC-ADC as soon as practicable.

E Control County Office Files Not Found

Generally, when a producer ID number is submitted for the first time to the CMA Process, administrative County Office files are used for control County Office data when control County Office files are not found.

268 Field [1], Record Status

A Content and Source

This table provides content and source for field [1].

Content	IF Field [1] contains...	THEN the record is...
	“E”	eligible.
	“I”	ineligible.
Source	CMA Process	

269 Field [2], Crop Year

A Content and Source

This table provides content and source for field [2].

Content	The record’s 2-digit crop year.
Source	CMA, DMA, or LSA input file.

270 Field [3], State Code of CMA, DMA, or LSA

A Content and Source

This table provides content and source for field [3].

Content	CMA’s, DMA’s, and LSA’s or LSA’s 2-digit State code.
Source	CMA, DMA, or LSA input file.

271 Field [4], County Code of CMA, DMA, or LSA

A Content and Source

This table provides content and source for field [4].

Content	CMA's or LSA's 3-digit county code.
Source	CMA, DMA, or LSA input file.

272 Field [5], Primary ID Number

A Content and Source

This table provides content and source for field [5]. See paragraph 238 for further information.

Content	9-digit producer ID number assigned by IRS, Social Security, or Treasury.
Source	CMA, DMA, or LSA input file.

273 Field [6], ID Type of Primary ID Number

A Content and Source

This table provides content and source for field [6].

Content	The ID type for field [5]. See Exhibit 10 for valid ID types.
Source	Administrative County Office NAM for Field 5, ID number submitted by CMA, DMA, or LSA in the input file.

274 Field [7], Entity Type of Primary ID Number

A Content and Source

This table provides content and source for field [7].

Content	The entity type for field [5]. See Exhibit 11 for valid entity types and Exhibit 12 for valid ID and entity type combinations.
Source	Control County Office NAM for field [5], ID number submitted by CMA, DMA, or LSA in the input file.

275 (Withdrawn--Amend. 5)

276 Field [9], Administrative County Office State Code

A Content and Source

This table provides content and source for field [9].

Content	Administrative County Office State Code.
Source	CMA, DMA, or LSA input file.

277 Field [10], Administrative County Office County Code

A Content and Source

This table provides content and source for field [10].

Content	Administrative County Office county code.
Source	CMA, DMA, or LSA input file.

278 Field [11], Control County Office State Code

A Content and Source

This table provides content and source for field [11].

Content	IF Field [13] is...	THEN this is the control County Office for the ID number in...
	blank	field [5].
	not blank	field [13].
Source	Control County Office MA.M?M.	

279 Field [12], Control County Office County Code

A Content and Source

This table provides content and source for field [12].

Content	IF Field [13] is...	THEN this is the control County Office for the ID number in...
	blank	field [5].
	not blank	field [13].
Source	Control County Office MA.M?M.	

280 Field [13], Component Member’s ID Number

A Content and Source

This table provides content and source for field [13].

Content	ID number of the component member for the joint operation in field [5].
Source	Parent joint operation’s control County Office PEM.

281 Field [14], Component Member’s ID Type

A Content and Source

This table provides content and source for field [14].

Content	ID type of the component member ID. See Exhibit 10 for valid ID types.
Source	Component member’s (field [13]) administrative County Office NAM.

282 Field [15], Component Member’s Entity Type

A Content and Source

This table provides content and source for field [15].

Content	Entity type of the component member ID. See Exhibit 11 for valid entity types and Exhibit 12 for valid ID and entity type combinations.
Source	Component member’s (field [13]) control County Office NAM.

283 Field [16], Component Member’s Actual Share

A Content and Source

This table provides content and source for field [16].

Content	Component member’s share of the joint operation recorded in field [5].	
Source	IF the joint operation is a...	THEN the source is...
	general partnership (entity type 02)	the general partnership’s (field [5]) control County Office PEM.
	joint venture (entity type 03)	the joint venture’s PEM from either of the following: <ul style="list-style-type: none"> • administrative County Office • control County Office.

284-287 (Withdrawn--Amend. 14)

288 (Reserved)

289 (Withdrawn--Amend. 14)

290-292 (Reserved)

293 Field [26], FSN

A Content and Source

This table provides content and source for field [26].

Content	FSA FSN.
Source	Administrative County Office ME.S?M.

294 Field [27], Crop Code

A Content and Source

This table provides content and source for field [27].

Content	Crop code for which eligibility information is being provided. Note: Approved crop codes are in Exhibit 7.
Source	Input file.

295 (Reserved)

296 Field [29], Reported Acres

A Content and Source

This table provides content and source for field [29].

Content	Acres producer reported as planted to crop on the farm.
Source	Administrative County Office ME.S?M.

B Use of Reported Acres

Reported acres may be used to determine deliveries expected from the farm unless determined acres (field [30]) are reported. Reported acres are less accurate than determined acres.

297 Field [30], Determined Acres

A Content and Source

This table provides content and source for field [30].

Content	Acres certified by FSA inspection planted by crop on this farm.
Source	Administrative County Office ME.S?M.

B Use of Determined Acres

Determined acres may be used when shown, to determine expected deliveries from the farm. Determined acres are more accurate than reported acres.

CMA's, DMA's, and LSA's should carefully review obtaining loan or LDP production in excess of a farm's expected yield times determined acres.

Note: This field is not available at the beginning of crop year and may never be updated. If acres are never determined, this field will remain zero.

298, 299 (Reserved)

300 Field [33], Crop Share

A Content and Source

This tables provide instructions and information for field [33].

Note: Producers may choose to split production from the farm individually or share equally in all production.

Content	Share of crop that producer has on the farm.
Source	Administrative County Office ME.P?M.

B Use of Crop Share

Crop share is used to determine:

- expected farm deliveries
- how payments are divided between eligible producers.

* * *

C Special Administrative County Office Action

When contacted by CMA’s or LSA’s, verify producer’s crop share amount in FSA-578 and correct shares if necessary.

Important: When modifying any field on FSA-578, be sure to PRESS “Enter” before submitting for end load processing.

Note: See 2-CP for instructions on how to update ME.P?M.

300 Field [33], Crop Share (Continued)**D Examples**

CMA Example: John Smith and Larry Brown equally share the cotton crop on FSN 5. They both belong to Cotton CMA.

John and Larry may do either of the following:

- obtain loan or LDP jointly on every bale of cotton delivered to Cotton CMA

Note: If they share in each bale, both must be members of Cotton CMA for cotton to be eligible through CMA.

- split production and deliver cotton individually to CMA.

LSA Example: John Smith and Larry Brown equally share the cotton crop on FSN 5.

John and Larry may do either of the following:

- obtain loan or LDP jointly on every bale of cotton delivered to Cotton LSA

Note: If they share in each bale, both must request loan or LDP on cotton for it to be eligible.

- split production and obtain loan or LDP on cotton individually.

301, 302 (Reserved)

303 (Withdrawn--Amend. 14)

304 Field [38], Formatted Name

A Content and Source

This table provides content and source for field [38].

Content	FSA official name for the: <ul style="list-style-type: none">• primary ID number when field [13] is blank• component member ID when field [13] is greater than zero.
Source	Control County Office NAM.

305-314 (Reserved)

Section 5 Eligibility and Processing Flags

315 Correcting Flags

A Overview

Fields [43] through [62] identify conditions that make a producer or a farm ineligible for loan or LDP benefits. When a producer or a farm is found ineligible, an “T” is recorded in field [1].

Fields [63] through [80] identify additional factors affecting loan and LDP transactions. Some of these may need to be further investigated for a producer or a farm to be eligible for loan or LDP benefits.

A flag in any field indicates that the condition exists for the record.

B Joint Operations and Component Members

When a flag is recorded in a joint operation’s eligibility field, an “T” is reported in field [1] for the joint operation and a “P” is reported in the joint operation’s component members’ records for the same eligibility field.

Example: Smith Partnership is found to be a 6-CP violator, a flag is recorded in field [47] of Smith Partnership’s record, and “P” will be in field [47] of each Smith Partnership’s component members’ records. This will include imbedded joint operations and all of their component members.

C County Office Action

In addition to specific instructions when provided, County Offices shall refer to:

- Part 6 for instructions on correcting an eligibility or processing flag
- paragraph 386 for manual eligibility determinations.

D Automatic Update

Once a County Office corrects and updates an automated record, the file will be transmitted to KC-ADC and included in the next CMA Process. Updated records will be automatically provided to CMA’s, DMA’s, and LSA’s.

315 Correcting Flags (Continued)**E CMA, DMA, and LSA Action**

CMA's, DMA's, and LSA's shall follow procedures in paragraph 384, to request verification of eligibility and processing flags.

F Early in Crop Year

Some producers may not be found as an active producer early in the reporting cycle because County Office documentation has not been completed. Therefore, the CMA Process may report an ID as inactive in the first cycle and later provide an update record reporting the ID eligible.

G When File Has Not Transmitted

In rare occurrences, County Office files do not transmit properly. When this happens, it is possible that information located in KC-ADC and used to update the CMA Process is different from information located in the County Office.

To correct this problem, County Offices shall access and update files. This should queue the file for transmission. If the problem persists, contact PSD, AB.

H Using MABDIG's in Control County Offices

Many eligibility and processing flags can be researched by County Offices using diagnostic reports known as MABDIG's. If the control County Office MABDIG does not reflect the reported problem, request individual MABDIG's from each County Office where the producer has an eligibility record to locate problem.

316-318 (Reserved)

319 Field [43], Control County Office Entity Records Not Found

A Content and Source

This table provides content and source for field [43].

Content	Flag indicating that ID number or ID type was not found in control County Office PEM.
Source	Control County Office MA.P?M.

B Control County Office Action

According to 2-PL, verify that:

- the administrative County Office has the correct ID type for the producer ID
- correct control County Office is reported for the producer ID
- there is an eligibility record for the producer in the control county.

The problem may be that control County Office and administrative County Office have different ID types or entity types recorded for this ID.

If there is not an eligibility record for the producer in the control county, according to 2-PL:

the producer must be added to a farm to be made active and to create an eligibility record

- update and queue the files for transmission.

320 Field [44], Ineligible ID Type or Entity Type

A Content and Source

This table provides content and source for field [44].

Content	Flag indicating ID number was recorded either of the following ways, in the: <ul style="list-style-type: none"> • administrative County Office as ID type “T” • control County Office as entity type 99.
Source	<ul style="list-style-type: none"> • The ID type comes from administrative County Office’s NAM. • The entity type comes from control County Office’s NAM.

321 Field [45], ID Number Does Not Match

A Content and Source

This table provides content and source for field [45].

Content	Flag indicating that 1 of the following applies to NAM: <ul style="list-style-type: none"> • primary ID number was not found in administrative County Office • some form of the word “delete” is in name recorded in control County Office • control County Office does not have a record for a component member.
Source	<ul style="list-style-type: none"> • Administrative County Office NAM • Control County Office NAM.

B Possible Problems

This situation may be caused by 1 of the following:

- producer ID number submitted to the CMA Process was erroneous
- administrative County Office State and county code submitted to the CMA Process was erroneous
- State and county code for the county where the farm is physically located was submitted, and **it is not** the farm’s administrative County Office.

322 Field [46], ID Number Not Active in Administrative County Office

A Content and Source

This table provides content and source for field [46].

Content	Flag indicating that ID number was not found as an active producer in administrative County Office MA.NAM.
Source	Administrative County Office MA.NAM.

323 Field [47], 6-CP Violator

A Content and Source

This table provides content and source for field [47].

Content	Flag indicating that producer ID number was recorded as a 6-CP violator in a County Office. Note: 6-CP violators have violated HELC/WC regulations.
Source	All County Office MA.EFM's.

324 Field [48], Controlled Substance Violator

A Content and Source

This table provides content and source for field [48].

Content	Flag indicating that producer ID number was recorded as a controlled substance violator in a County Office for the current crop year or 1 or more of the 4 prior crop years.
Source	All County Office MA.EFM's.

325 Field [49], ID Number/Crop Not Found on Compliance

A Content and Source

This table provides content and source for field [49].

Content	Flag indicating either of the following in the administrative County Office: <ul style="list-style-type: none"> • ID number was not found for requested crop on any farm • no crop shares were reported for ID.
Source	The following administrative County Office files: <ul style="list-style-type: none"> • ME.S?M • ME.P?M.

B Possible Problem

If a producer who files an acreage report dies, divorces, or otherwise changes ID number, manual eligibility verification late in the crop year may be required. See paragraph 386 for manual eligibility instructions.

Note: When wool/mohair CMA’s submit crop code “2016” for wool or “2015” for mohair to the CMA process, field [49] will ignore the codes and return a “N” in this field.

326 Field [50], Cropland Comparison Indicator

* * *

A Wool Mohair CMA Actions

Producers requesting MAL’s or LDP’s for mohair, unshorn pelts (LDP’s only), or wool are not required to file an acreage report before MAL or LDP is approved. Therefore, until the end of the crop reporting period, the cropland indicator flag reported to CMA may be a negative flag. In this case, wool and mohair CMA’s shall take either of the following actions:

- not request MAL or LDP for the producer until the flag is positive
- follow the 90-calendar-day policy in subparagraph 385 B.

326 Field [50], Cropland Comparison Indicator (Continued)

B County Office Action

For CMA’s, DMA’s, and LSA’s reporting problems with this field, Administrative County Offices shall:

- verify whether the applicable producer is properly associated with a farm according to 2-PL
- verify whether the applicable producer has reported all cropland for the applicable farm according to 2-CP
- make appropriate changes as necessary
- upload applicable files.

327 (Withdrawn--Amend. 4)

328 (Withdrawn--Amend. 5)

329 Field [53], ID Number Not on Any MA.EFM

A Content and Source

This table provides content and source for field [53].

Content	Flag indicating that primary ID number was not found on any MA.EFM.
Source	All County Office MA.EFM’s.

330 Field [54], Adjusted Gross Income (AGI)

A Content and Source

This table provides content and source for field [54].

Content	Flag indicating that a producer or entity shall not be eligible for market loan *--gains and LDP's if the average nonfarm AGI of the individual or entity exceeds \$500,000. --* * * *
Source	Administrative County Office MA.EFM.

Note: Although the AGI flag may be set to “Y” because of AGI compliance, this will not trigger an “I” flag in field [1]. This is because the producer remains eligible for a loan that could be redeemed at principal plus interest or redeemed with a commodity certificate exchange.

331 Field [55], No Reported or Determined Acres

A Content and Source

This table provides content and source for field [55].

Content	Flag indicating that no reported or determined acres were found in the requested administrative County Office ME.S?M.
Source	Administrative County Office ME.S?M.

332 Field [56], Control County Office Not Found on NAM

A Content and Source

This table provides content and source for field [56].

Content	Flag indicating that ID number, ID type, or both were not found in the control County Office NAM for a primary record.
Source	Control County Office MA.NAM.

B Possible Problems

This flag may be caused by either of the following:

- ID type may differ in control and administrative County Office files
- control County Office recorded in MA.M?M may be incorrect.

333 (Reserved)

334 Field [58], FCI Fraud

A Content and Source

This table provides content and source for field [58].

Content	Flag indicating that the producer <ul style="list-style-type: none"> • has been disqualified from purchasing crop insurance because of fraud/abuse • will be ineligible for FSA programs.
Source	Administrative County Office MA.EFM.

335 (Withdrawn--Amend. 14)

336 Field [60], Invalid AD-1026 Status

A Content and Source

This table provides content and source for field [60].

Content	Flag indicating that ID number was recorded with AD-1026 flag of “N” in MA.EFM.
Source	Control County Office MA.EFM.

B Control County Office Action

Validate that control County Office MA.EFM has “N” as AD-1026 indicator.

IF the AD-1026 indicator should be...	and MA.EFM currently reflects...	THEN...
“N”	“N”	do nothing.
	other than “N”	<ul style="list-style-type: none"> • update file with appropriate flag
should be other than “N”	“N”	<ul style="list-style-type: none"> • queue file for next County Office file upload.
	other than “N”	queue file for next County Office file upload.

337 (Withdrawn--Amend. 14)

338 Field [62], Control County Office Not Found on MA.EFM

A Content and Source

This table provides content and source for field [62].

Content	Flag indicating that MA.EFM for the primary ID number was not found for the control County Office.
Source	Lack of control County Office MA.EFM.

B Control County Office Action

Determine why control County Office MA.EFM is not found for the applicable producer ID.

IF the...	THEN...
eligibility record is present in control County Office	<ul style="list-style-type: none"> • access and update MA.EFM • queue file for next County Office file upload.
incorrect county has been designated as the control County Office	follow procedures in 1-PL to correct control County Office designation in MA.M?M.

339-349 (Reserved)

350 Field [63], Joint Operation - Missing Member Records

A Content and Source

This table provides content and source for field [63].

Content	Flag indicating that joint operation submitted was found in control County Office files with total actual shares for component members equaling other than 100 percent.
Source	Control County Office’s MA.P?M.

351 Field [64], Joint Operation - Ineligible Members Dropped

A Content and Source

This table provides content and source for field [64].

Content	Flag indicating that joint operation was found in control County Office files with invalid component members in the joint operation. Note: Invalid component members are producers with: <ul style="list-style-type: none"> • ID type “F” • ID type “T” with any entity type other than entity type 15 • any ID type with entity type 99.
Source	Control County Office MA.P?M.

352 Field [65], Bankruptcy

A Content and Source

This table provides content and source for field [65].

Content	Flag indicating that customer has a bankruptcy on file.
Source	*--Financial Services.--*

353 Field [66], Possible 6-CP Violator

A Content and Source

This table provides content and source for field [66].

Content	Flag indicating that producer may be a 6-CP violator. Note: See 6-CP, Part 7, Section 2 for additional information.
Source	All County Office MA.EFM's.

B CMA, DMA, or LSA Action

When the farm is involved in loan or LDP activity, contact the producer's control County Office to determine whether the producer is a 6-CP violator.

If the farm is affected by a 6-CP violation, consider the farm ineligible.

C Control Office Action

Follow the procedures in this table to validate 6-CP tract-level violations.

Step	Action
1	Determine which, if any, of the requested farms are involved in tract-level 6-CP violations.
2	Provide written verification to CMA, DMA, or LSA of which farms have tract-level violations.
3	Do not provide other information in the written notification.

354 Field [67], Offset Flag for Claims

A Content and Source

This table provides content and source for field [67].

Content	Flag indicating that producer has an offset for claims.
Source	All County Office NAM's.

Note: A “Y” offset flag may be indicative of the need for an offset but the producer may also be ineligible for a loan or LDP because of DCIA compliance. CMA's, DMA's, and LSA's shall contact the applicable administrative County Office to verify the need for an offset and to determine eligibility if the producer is DCIA delinquent.

355 Field [68], Assignments Flag

A Content and Source

This table provides content and source for field [68]. This field only applies to LDP's earned by LSA producers.

Content	Flag indicating that producer has an assignment.
Source	All County Office NAM's.

356-361 (Withdrawn--Amend. 14)

362 Field [75], Control County Office Not Found

A Content and Source

This table provides content and source for field [75].

Content	Flag indicating that producer does not have a control County Office. In these cases, the CMA Process reports data from the administrative County Office as being from the control County Office.
Source	Lack of control County Office designation in MA.M?M.

B Explanation

Each week, the CMA Process submits transaction update records to the subsidiary file process for new:

- primary producers
- component members of joint operations.

* * *

363 (Reserved)

364, 365 (Withdrawn--Amend. 14)

366-370 (Reserved)

371 Field [80], Last Change Date

A Content and Source

This table provides content and source for field [80].

Content	Date record was created by the CMA Process. Note: Date format is yyyy/mm/dd.
Source	CMA Process.

372-381 (Reserved)

Section 6 Resolving Farm Discrepancies and CMA Process Flags

382 Resolving CMA Process Problems

A CMA, DMA, and LSA Authorizations

CMA's, DMA's, and LSA's are authorized to contact:

- County Offices directly to resolve **individual** eligibility * * * problems

Notes: CMA's, DMA's, and LSA's have the option of referring problems to the producer to resolve.

If County Offices fail to respond to CMA, DMA, and LSA inquiries, CMA's, DMA's, and LSA's are authorized to contact State Offices for assistance.

- State Offices to resolve multiple eligibility * * * problems according to paragraphs 386 and 387.

CMA's, DMA's, and LSA's shall not send any lists or inquiries to State and County Offices other than those specified in this handbook.

Note: See paragraph 383 for FSN discrepancies.

B Administrative County Office Actions

When contacted by CMA's, DMA's, or LSA's, recording control County Offices shall do the following in a timely manner:

- assist CMA's, DMA's, and LSA's in resolving producer eligibility * * * problems
- not require consent forms signed by CMA members or DMA or LSA producers
- not require filing of FOIA requests from CMA's, DMA's, or LSA's
- not charge CMA's, DMA's, or LSA's for providing assistance or data
- provide by FAX, or other secure means, documentation of the following:
 - producer eligibility data, such as web-based eligibility system subsidiary printouts
 - joint operation member or entity member data
 - any data CMA, DMA, or LSA needs to make producer eligibility * * * determinations, including current FSN's and current year crop acreage data.

383 Resolving Farm Discrepancies Between CMA Process and CMA, DMA, and LSA Records

A Background

CMA’s, DMA’s, and LSA’s have encountered problems in obtaining the correct administrative County Office and FSN information from producers. The problems are caused by the time differential between when the producer reports the administrative County Office and applicable FSN to CMA, DMA, or LSA and when the producer completes FSA-578 in the administrative County Office. This paragraph provides procedures to address this problem.

B CMA, DMA, and LSA Action

CMA’s, DMA’s, and LSA’s shall resolve farm record discrepancies according to this table.

Step	Action	
1	Compare each week’s CMA Process output file FSN records to CMA’s or LSA’s eligible delivery records in the CMA’s or LSA’s database.	
2	IF for FSN in the CMA, DMA, or LSA database, an FSN record is...	THEN...
	found in the CMA Process output file	no further action is required.
	not found in the CMA Process output file	continue.
3	Contact the producer to verify producer’s ID number, FSN, and administrative County Office in the CMA, DMA, or LSA database.	
	IF producer verifies data is...	THEN...
	correct not correct	continue. <ul style="list-style-type: none"> • correct database as instructed by producer • resubmit to CMA Process • go to step 1.
4	Compare CMA Process output file FSN records to CMA’s or LSA’s eligible delivery records in the CMA, DMA, or LSA database on the following dates: <ul style="list-style-type: none"> • October 1 • January 1 • March 1 • May 1. 	

383 Resolving Farm Discrepancies Between CMA Process and CMA, DMA, and LSA Records (Continued)

B CMA, DMA, and LSA Action (Continued)

Step	Action	
5	IF for FSN in the CMA, DMA, or LSA database, an FSN record is...	THEN...
	found in the CMA Process output file	no further action is required.
	not found in the CMA Process output file	continue.
6	Prepare a listing entitled “FSN’s Not On CMA Process” by administrative County Office, in FSN order, showing: <ul style="list-style-type: none"> • date of request • applicable administrative County Office • applicable CMA, DMA, or LSA name • FSN from CMA, DMA, or LSA database. 	
7	Send list to the administrative County Office’s State Office within 5 workdays of the date in step 4 with a memorandum stating that the list is being submitted according to this paragraph.	
8	Receive, as applicable, from administrative County Offices: <ul style="list-style-type: none"> • original list showing: <ul style="list-style-type: none"> • the correct administrative County Office, when the farm records have been transferred out; that is, transferred to another County Office for administration at the request of the producer • “NA” when FSN submitted has not been involved in a transfer out or a reconstitution <p style="margin-left: 40px;">Note: Since FSN is not being reported by the CMA Process, the CMA, DMA, or LSA database has either the wrong producer ID number, wrong administrative County Office, or wrong crop code.</p> <ul style="list-style-type: none"> • a Reconstitution History report, according to the example in subparagraph E, for farms on the list involved in reconstitutions, reporting: <ul style="list-style-type: none"> • combined FSN’s • divided FSN’s. 	

383 Resolving Farm Discrepancies Between CMA Process and CMA, DMA, and LSA Records (Continued)

B CMA, DMA, and LSA Action (Continued)

Step	Action	
9	IF farm has been...	THEN...
	transferred out	<ul style="list-style-type: none"> • update CMA, DMA, or LSA database to reflect correct administrative County Office • submit a new record in the next CMA Process input file for the revised administrative County Office • continue.
	combined	<ul style="list-style-type: none"> • update CMA, DMA, or LSA database to reflect correct FSN • continue.
divided	<ul style="list-style-type: none"> • contact producer to determine which FSN or FSN's deliveries were made • update CMA, DMA, or LSA database to reflect correct FSN or FSN's • continue. 	

383 Resolving Farm Discrepancies Between CMA Process and CMA, DMA, and LSA Records (Continued)

B CMA, DMA, and LSA Action (Continued)

Step	Action	
10	IF commodity is...	THEN...
	cotton	continue.
	other than cotton	stop process and report End of Crop Year Volume Report records under the updated administrative County Office and FSN's.
11	Cotton CMA and LSA's shall: <ul style="list-style-type: none"> • make all subsequent "A" and "D" transactions under the corrected FSN and administrative County Office • have the option of correcting ACRS records for: <ul style="list-style-type: none"> • outstanding loans that will be repaid without benefit • prior loans repaid without benefit • correct: <ul style="list-style-type: none"> • outstanding loans that will be repaid with benefits • prior loans that were repaid with benefits • any prior LDP's obtained. 	

383 Resolving Farm Discrepancies Between CMA Process and CMA, DMA, and LSA Records (Continued)

C State Office Action

State Offices shall take the following steps after receiving CMA’s or LSA’s “FSN’s Not On CMA Process” list.

Note: If the number of farm records submitted by CMA, DMA, or LSA appears excessive, notify PSD.

Step	Action	
1	Forward list to applicable administrative County Office within 5 workdays. Request County Office to complete according to subparagraph D and return to the State Office within 15 workdays.	
2	Monitor request.	
	IF...	THEN...
	returned within 15 workdays	continue.
not returned within 15 workdays	contact County Office and request immediate completion.	
3	Return completed requests to applicable CMA, DMA, or LSA within 3 workdays.	

383 Resolving Farm Discrepancies Between CMA Process and CMA, DMA, and LSA Records (Continued)

D Administrative County Office Action

Administrative County Offices shall take the following steps after receiving CMA’s or LSA’s “FSN’s Not On CMA Process” list from State Office.

Step	Action	
1	Review request.	
	IF farm has... been transferred out	THEN... <ul style="list-style-type: none"> • beside FSN on list, write “transferred out to State and County Office name.” • continue.
	not been transferred out	follow procedures in 2-CM to view “Reconstitution History” for FSN.
2	IF farm has... been reconstituted	THEN... <ul style="list-style-type: none"> • screen print the FSN history Note: See subparagraph E for example of the history. • continue.
	not been reconstituted	<ul style="list-style-type: none"> • ENTER “NA” in the “FSN” field Note: See subparagraph F for example of the history. • continue.
3	Make a copy of the submitted list and related farm history screen prints and file with FSN records.	
4	Return completed requests to State Office within 3 workdays.	

384 Options for Resolving Eligibility and Processing Flags**A Options for Resolving Records**

To resolve records in the output file with a flag in eligibility and processing fields, CMA's, DMA's, and LSA's may do 1 of the following:

- contact applicable County Office to resolve individual producer records
- contact applicable State Office to resolve multiple producer records in a County Office according to paragraphs 386 and 387
- refer records to the producer to resolve. If this option is taken, CMA's, DMA's, and LSA's must identify, for producer, the record's:
 - ID number
 - administrative County Office
 - crop
 - FSN, if shown
 - control County Office, if shown
 - applicable eligibility and processing flags
 - whether the control or administrative County Office should be contacted to resolve problem.

Note: If record is for a component member, notify joint operation producer submitted in the input file of the applicable component member's record.

385 90-Day CMA Process Rule - Policies About Eligibility Status Delays**A CMA Process Delays**

The following situations may delay receiving eligible CMA Process records by CMA's, DMA's, and LSA's:

- delays for uploading and downloading County Office files may result in an eligible producer being reported as ineligible for several CMA Process cycles when an error is found in County Office files before a correction is reported
- deadlines for producer and farm enrollment may delay County Offices from entering **all** entries required by the CMA Process to accurately determine eligibility until November.

B Policies

[1425.17 (e)] CMA's, DMA's, and LSA's may pledge collateral for loans or obtain LDP's for any producer they believe to be eligible and whom they have submitted to the CMA Process or will submit to the next CMA Process

If at the end of 90 calendar days, any production is still ineligible:

- all outstanding loans on ineligible production must be repaid with principal plus interest
- any marketing gains received on ineligible production must be reversed and the resulting loan must be repaid with principal plus interest according to paragraph 139
- all LDP's obtained on ineligible production must be repaid.

Note: CMA's, DMA's, and LSA's may request manual eligibility determinations from applicable State Offices for output file records that have been ineligible for at least 30 calendar days and was or will be included in loan or LDP activity.

386 Manual Eligibility Determinations for CMA’s, DMA’s, and LSA’s

A Policies

The following policies apply to manual eligibility determinations:

- manual determinations are to be pursued by CMA’s, DMA’s, and LSA’s **only** when they believe a CMA Process record identified as ineligible (“I” is in field [1] of the output file) is eligible and the commodity has been or will be involved in loan or LDP activity

Note: These procedures are **not** to be followed when CMA, DMA, or LSA is aware that the record is correctly identified as ineligible.

- submissions must be made no later than July 1 of the following year for end of crop year submissions.

B Situations Requiring Manual Determinations

This table lists situations that require manual State Office eligibility determinations.

Situation	Description	Code
End of crop year submissions	When the CMA Process stops processing crop year records, additional County Office file corrections cannot be reported to CMA’s, DMA’s, and LSA’s electronically. In these instances, State Offices shall manually verify unresolved eligibility questions.	D
90-Day Rule according to paragraph 385	Before CMA’s, DMA’s, and LSA’s make a repayment for ineligible CMA Process records, CMA’s, DMA’s, and LSA’s may request a manual review and determination of the eligibility status by the applicable State Office. CMA’s, DMA’s, and LSA’s may request a State Office manual eligibility determination for any CMA Process record that has been ineligible for at least 30 calendar days.	B

386 Manual Eligibility Determinations for CMA’s, DMA’s, and LSA’s (Continued)

C CMA, DMA, and LSA Action

[1425.17 (d)(2)] CMA’s, DMA’s, and LSA’s shall obtain manual certification of eligibility according to this table.

Step	Action	
1	IF production for an ineligible CMA Process record...	THEN...
	is currently under loan	continue.
	was under loan and was redeemed at less than principal plus interest	
	was used to obtain LDP	
	was other than above	no further action is required.
2	Use this table when determining which State Office to contact.	
	IF the symbol in paragraph 252, column 4 or 5 for the CMA Process eligibility field that is causing the record to be ineligible is...	THEN...
	F	send the request to the State Office of the administrative County Office.
	C or B	send the request to the State Office of the control County Office.
	blank	nothing can be done. The record remains ineligible. Note: CMA’s, DMA’s, and LSA’s should have made a correction in the input file submission before end of crop year.

386 Manual Eligibility Determinations for CMA’s, DMA’s, and LSA’s (Continued)

C CMA, DMA, and LSA Action (Continued)

Step	Action
3	<p>Request, from the State Office identified in step 2, written verification of eligibility. Provide the following information:</p> <ul style="list-style-type: none"> • date of request • applicable CMA, DMA, or LSA name • producer ID number • producer ID type • producer entity type • applicable administrative County Office • control County Office • crop code for which eligibility is being sought • applicable CMA Process Eligibility and Processing Flags • FSN, if FSN is reported by the CMA Process. <p>Note: All end of crop year requests must be submitted to State Offices by July 1 of the year following the crop year.</p>
4	<p>After the crop year, appeals by producers may be filed for any requests unanswered by State Offices at the end of 30 calendar days or for which the determination was not favorable.</p>

386 Manual Eligibility Determinations for CMA’s, DMA’s, and LSA’s (Continued)

D State Office Action

State Offices shall provide manual certification of eligibility to CMA’s, DMA’s, and LSA’s according to this table.

Producers and farms must meet **all** eligibility requirements used in the CMA Process before State Offices grant an “eligible” status for an ineligible CMA Process record.

After the crop year, producers may initiate appeals for any requests **not** answered by State Offices at the end of 30 calendar days.

Step	Action	
1	Contact County Offices as needed to determine whether record should be eligible.	
2	IF the record is...	THEN provide written verification to CMA, DMA, or LSA within 20 calendar days that the record is...
	ineligible	not eligible. If CMA, DMA, or LSA has the wrong ID number for the producer, do not provide the correct ID number . In these cases, County Offices shall mark the record, “wrong producer ID”.
	eligible	eligible. Provide all farm data applicable for the crop requested that would have been provided by the CMA Process for an eligible farm. This includes: <ul style="list-style-type: none"> • FSN • acres reported or, if available, determined • producer’s crop share • notification of: <ul style="list-style-type: none"> • offset for claims, if applicable • assignment, if applicable, and LSA request. <p>Note: PLM data should have been provided by the CMA Process.</p>

386 Manual Eligibility Determinations for CMA's, DMA's, and LSA's (Continued)

* * *

E Change in Ineligible Status

If record later becomes eligible, County Offices shall:

- update computer files immediately
- send memorandum stating justification and confirming change in eligibility status to CMA, DMA, or LSA and a copy of the memorandum to the State Office.

387 Resolving Problem Records After the Crop Year**A Restrictions**

This paragraph **only applies** to ineligible CMA Process records after the crop year for:

- commodities that had a market gain available during the crop year
- CMA producers, after all eligible pool allocations have been made for the crop year, who were:
 - included in an eligible loan and LDP pool during the year, but removed before final allocations were made
 - never included in an eligible loan and LDP pool
- LSA producers, at the end of the crop year, who were denied market gains.

B When to Notify the Producer

CMA's, DMA's, and LSA's shall provide notification sent to producer within 30 calendar days of when CMA, DMA, or LSA receives State Office verification.

C Information to Provide the Producer

CMA's, DMA's, and LSA's shall provide producer written notification that market gains were denied during the crop year because producer, farm, or both were reported as ineligible by the CMA Process during the crop year and the State Office:

- confirmed producer, farm, or both were ineligible
- determined producer, farm, or both were eligible for market gains after market gains were denied.

387 Resolving Problem Records After the Crop Year (Continued)**C Information to Provide the Producer (Continued)**

The notification shall also provide the following information:

- ID number
- administrative County Office
- crop
- quantity ineligible or eligible
- FSN or FSN's
- control County Office
- copy of related State Office verification documents
- applicable delivery dates, quantity, and associated benefits missed
- whether the applicable CMA Process flag is a control or administrative County Office responsibility according to codes in paragraph 252.

Note: If record is for a component member, prepare notification for component member and provide it to the joint operation submitted in the input file. Add the component member's share in the joint operation to the data in this subparagraph.

***--388 Documenting Manual Eligibility Determinations**

A Background

CCC-746 was developed to provide documentation of requests for manual eligibility determinations by CMA's, DMA's, and LSA's according to subparagraph 382 B, 383 B, 384 A, 386 B, or 386 D. Using CCC-746 is required unless CMA, DMA, or LSA uses a similar form with the same data elements. CCC-746 may be:

- system-filled by CMA, DMA, or LSA software
- e-mailed or FAXed between CMA, DMA, or LSA offices and FSA recording County Offices.

B Completing CCC-746

Complete CCC-746 according to the following instructions.

Item	Instructions
Part A (to be completed by CMA, DMA, or LSA)	
1A	Enter the name of CMA, DMA, or LSA.
1B	Enter the State and CMA, DMA, or LSA code.
1C	Enter the telephone number for CMA, DMA, or LSA.
1D	Enter the FAX number for CMA, DMA, or LSA.
1E	Enter the e-mail address for CMA, DMA, or LSA.
1F	Enter the name of the producer for which a determination is requested. This must be the name of the individual, entity, or joint operation that corresponds to the name used by the producer for FSA purposes.
1G	Enter only the producer's last 4 digits of the Social Security or tax ID number that corresponds with the number used by the producer for FSA purposes.
1H	Enter the ID type, if known, and applicable to the ID number according to Exhibit 12.
1I	Enter the producer's entity type code according to Exhibit 12.
1J	Enter the applicable crop year.
1K	Enter the applicable crop codes according to Exhibit 7.
2A-C	Enter State and county codes and FSN's applicable to the request.
2D	Enter the last change date applicable to FSN's. This is Field 80 from the CMA process record.
3A-C	Representative shall sign and enter a title and date.
4	Check 1 or more checkboxes to indicate the eligibility error returned by the CMA process output file according to paragraph 252. Processing fields are also included because CMA, DMA, or LSA may need resolution for fields that result in denied market gain or LDP. Example: CMA, DMA, or LSA is seeking resolution of a PE or PCF that is less than 1.000.

--*

388 Documenting Manual Eligibility Determinations (Continued)

B Completing CCC-746 (Continued)

Item	Instructions
Part B (to be completed by FSA recording County Office)	
5A-C	Enter State and county codes and FSN's applicable to the request from CMA, DMA, or LSA. If any of the FSN's requested by CMA, DMA, or LSA were incorrect, provide the correct FSN. If there is not enough space on CCC-746 for FSN's, attach AD-1026A.
5D	Check "YES" or "NO", indicating the producer's eligibility, including compliance with cropland reporting and DCIA screening, for MAL's.
5E	Check "YES" or "NO", indicating the producer's eligibility for LDP's and marketing gains. Note: CMA's, DMA's, and LSA's are responsible for monitoring whether a producer should be denied a marketing gain * * *.
* * *	* * *
7A-D	Enter the County Office name, telephone number, and State and county codes.
8A-C	CED or designee shall sign and enter a title and date.
9	Enter any applicable remarks.

388 Documenting Manual Eligibility Determinations (Continued)

C Example of CCC-746

Following is an example of CCC-746.

This form is available electronically.

CCC-746 (11-12-09)	U.S. DEPARTMENT OF AGRICULTURE Commodity Credit Corporation		
CMA, DMA, OR LSA REQUEST FOR MANUAL PRODUCER ELIGIBILITY DETERMINATION			
<i>(See Page 2 for Privacy Act Statement)</i>			
The representative of a CCC authorized CMA, DMA, or LSA requests assistance with verifying the eligibility for MAL or LDP for the producer identified below. The CMA, DMA, or LSA has received eligibility data from the CMA eligibility process but the process indicates there are errors or questions as indicated below. Please take action to resolve the applicable problem(s) and provide an eligibility determination.			
PART A – CMA, DMA or LSA PRODUCER INFORMATION			
1A Name of CMA, DMA or LSA			
1B. State and CMA, DMA, or LSA Code			
1C. Telephone No. of CMA, DMA, or LSA <i>(Include Area Code)</i>	1D. FAX No. of CMA, DMA, or LSA <i>(Include Area Code)</i>		
1E. E-Mail Address of CMA, DMA, or LSA			
1F. Name of Producer	1G. Producer's Identification or SSN Number <i>(Enter Last 4 digits only.)</i>		
1H. Producer's Identification Type			
1I. Producer's Entity Type Code	1J. Crop Year		
1K. Crop Code(s) for Which Eligibility is Needed			
2. List Farm Serial Number(s) (FSNs) with Applicable State and County Codes:			
A. State Code	B. County Code	C. FSN	D. Last Change Date <i>(MM-DD-YYYY)</i>
3A. Representative's Signature		3B. Title	3C. Date <i>(MM-DD-YYYY)</i>
4. Check one or more of the following checkbox(es) to indicate the eligibility error(s) and/or processing flags questioned. <i>(See 1-CMA, Part 7, Section 5.)</i>			
<input type="checkbox"/> Field 43. County Office Entity Record Not Found. <input type="checkbox"/> Field 44. Ineligible ID Type or Entity Type. <input type="checkbox"/> Field 45. ID Number Does Not Match. <input type="checkbox"/> Field 46. ID Number Not Active in Administrative County Office. <input type="checkbox"/> Field 47. C-CP Violation. <input type="checkbox"/> Field 48. Controlled Substance Violation. <input type="checkbox"/> Field 49. ID Number Not Found in Compliance Files. <input type="checkbox"/> Field 53. ID Number Not Found on Any Eligibility Files. <input type="checkbox"/> Field 54. Adjusted Gross Income Non-Compliance. <input type="checkbox"/> Field 55. No Reported or Determined Acres. <input type="checkbox"/> Field 56. Control County Office Not Found on Name and Address Record. <input type="checkbox"/> Field 57. ACRE CY 2010 and Later.		<input type="checkbox"/> Field 58. FCIC Fraud. <input type="checkbox"/> Field 60. Invalid AD-1026 Status. <input type="checkbox"/> Field 62. Control County Not Found on MA.EEM. <input type="checkbox"/> Field 63. Joint Operation – Missing Member Records. <input type="checkbox"/> Field 64. Joint Operation – Ineligible Members Dropped. <input type="checkbox"/> Field 65. Bankruptcy. <input type="checkbox"/> Field 66. Possible 6-CP Violator at Tract Level. <input type="checkbox"/> Field 67. Offset Flag for Claims. <input type="checkbox"/> Field 68. Assignment Flag. <input type="checkbox"/> Field 75. Control County Office Not Found. <input type="checkbox"/> No Error Code Because CMA Process Did Not Return Any Data After 2 Submission Attempts.	

388 Documenting Manual Eligibility Determinations (Continued)

C Example of CCC-746 (Continued)

CCC-746 (11-12-09)			Page 2			
PART B – CCC USE ONLY. (To determine Producer's Eligibility, match CCC's data in Items 5A, 5B, and 5C with the Producer's data in Items 2A, 2B, and 2C on Page 1.)						
5. List Applicable Farm Serial Number (FSN) with Applicable State and County Codes:						
A. State Code	B. County Code	C. FSN	D. Eligibility for MAL's (Check "YES" or "NO")		E. Eligibility for LDP's/Market Gain (Check "YES" or "NO")	
			YES	NO	YES	NO
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
6A. County Office Name		6B. County Office Telephone Number (Including Area Code)	6C. State Code		6D. County Code	
7A. Signature		7B. Title			7C. Date (MM-DD-YYYY)	
8. Remarks:						
<p>NOTE: The following statement is made in accordance with the Privacy Act of 1974 (5 USC 552a - as amended). The authority for requesting the information identified on this form is 7 CFR Part 1421, 7 CFR Part 1425, 7 CFR Part 1427, the Commodity Credit Corporation Charter Act (15 U.S.C. 714 et seq.), and the Food, Conservation, and Energy Act of 2008 (Pub. L. 110-246). The information will be used to allow a representative of a CCC authorized CMA, DMA, or LSA to request assistance with verifying producer eligibility for MAL or LDP. The information collected on this form may be disclosed to other Federal, State, Local government agencies, Tribal agencies, and nongovernmental entities that have been authorized access to the information by statute or regulation and/or as described in applicable Routine Uses identified in the System of Records Notice for USDA/FSA-2, Farm Records File (Automated). Providing the requested information is voluntary. However, failure to furnish the requested information will result in a determination that no action can be taken to resolve the applicable problem(s) and provide a MAL or LDP eligibility determination.</p> <p>This information collection is exempted from the Paperwork Reduction Act, as it is required for administration of the Food, Conservation, and Energy Act of 2008 (see Pub. L. 110-246, Title I, Subtitle F-Administration). The provisions of criminal and civil fraud, privacy, and other statutes may be applicable to the information provided. RETURN THIS COMPLETED FORM TO YOUR COUNTY FSA OFFICE.</p> <p>The U.S. Department of Agriculture (USDA) prohibits discrimination in all of its programs and activities on the basis of race, color, national origin, age, disability, and where applicable, sex, marital status, familial status, parental status, religion, sexual orientation, political beliefs, genetic information, reprisal, or because all or part of an individual's income is derived from any public assistance program. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 720-2600 (voice and TDD).</p> <p>To file a complaint of discrimination, write to USDA, Assistant Secretary for Civil Rights, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, S.W., Stop 9410, Washington, DC 20250-9410, or call toll-free at (866) 632-9992 (English) or (800) 877-8339 (TDD) or (866) 377-8642 (English Federal-relay) or (800) 845-6136 (Spanish Federal-relay). USDA is an equal opportunity provider and employer.</p>						

389-399 (Reserved)

Parts 8 and 9 (Reserved)

400-549 (Reserved)

1-4-10

1-CMA (Rev. 1) Amend. 14

Part 10 Reports From CMA's, DMA's, and LSA's**550 General Information****A Background**

Control systems to detect ineligible, duplicate, or excess benefits are necessary because:

- commodities used to obtain loans or LDP's by CMA's or by DMA or LSA producers must be produced:
 - by an eligible producer
 - on an eligible FSN
- according to a 2001 GAO report entitled, "Farm Programs: Changes to the Marketing Assistance Loan Program Have Had Little Impact on Payments", USDA's oversight of payments to Cooperatives is inadequate.

B Types of Controls

The controls used by FSA to avoid ineligible, duplicate, or excess benefits are:

- CMA Process provides producer eligibility data monitored by CMA's, DMA's, and LSA's
- CMA Process provides payment limitation data and CMA's, DMA's, and LSA's monitor market gain reports
- COPS provides duplicate benefit reports on cotton monitored by KC-ADC and PSD
- volume reports, according to paragraph 551, to detect ineligible, duplicate, or excess benefits sent by DMA's or CMA's to administrative County Offices
- field reviews of CMA's, LSA's, and DMA's, conducted by PSD.

* * *

551 Commodity Volume Reports

A PSD Action

This paragraph provides all CMA’s, except cotton, and peanut DMA’s with Volume Report Process submission procedures. PSD will:

- monitor reporting to ensure that State Offices are receiving reports from CMA’s and DMA’s that have activity to report
- assist with resolving problems
- act on requests for waivers of interest and liquidated damages.

B Summary of the Volume Report Process

This table is a summary of the Volume Report Process.

Phase	Description
1	Each CMA and DMA shall determine producers and their volume by FSN involved in loan and LDP activity for the crop year.
2	Each CMA and DMA shall submit detail volume input file to each applicable State Office by producer, FSN, and crop.
3	State Offices shall analyze reports and forward them to applicable administrative County Offices
4	Administrative County Offices shall analyze reports and compare volumes obtained from CMA or DMA to eligible volume determined by running total queries.
5	If problems are discovered, administrative County Offices shall resolve problems according to this handbook.
6	Service County Offices will collect necessary refunds.
7	PSD will provide advice and when requested, act on requests for waivers of interest and liquidated damages.

551 Commodity Volume Reports (Continued)

C Submission Policies

The following policies apply to Volume Report submissions:

- producer records shall be reported for all producers whose commodities are included in any CCC loan or LDP during the crop year
- FSN records shall be reported for all FSN's whose commodities were included in any CCC loan or LDP during the crop year.

Note: Do not report production not involved in CCC loans or LDP's during the crop year such as commodities delivered to an ineligible pool.

- the sum of individual records submitted shall equal the total amount of loan plus LDP volume the applicable CMA obtained or DMA processed for the crop year.

D Deadline for Submission

During the applicable crop year, CMA's and DMA's shall submit a cumulative report by the following deadlines:

- for all crops except peanuts, by the following June 30 of the crop year
- for peanuts, by October 31 and the following February 28 of the crop year.

Note: CMA's and DMA's may voluntarily submit reports on a more frequent basis.

E Submission Procedures

CMA's and DMA's shall follow the submission procedures in this table.

Step	Action
1	Determine producer records to be submitted according to subparagraph B.
2	Create volume reports according to subparagraph F.
3	E-mail reports to applicable FSA State Office specialists. Contact PSD for names and e-mail addresses of applicable State Office specialists.
4	*--E-mail a copy of the report to laura.schlote@wdc.usda.gov .--*

551 Commodity Volume Reports (Continued)**F Record Format**

Volume report files shall be formatted according to this table.

Field No.	Heading	Length	Decimal Positions	Data Type
1	CMA or DMA State Code	2	0	Num
2	CMA or DMA Code	3	0	Num
3	Crop Year	2	0	Num
4	Producer ID number	9	0	Num
5	Producer Name	25	0	Char
6	administrative County Office's State code	2	0	Num
7	administrative County Office's county code	3	0	Num
8	Crop Name (wheat by class)	6	0	Char
9	FSN	6	0	Num
10	Current Report Quantity	9	0	Num
11	Cumulative Quantity	9	0	Num

G Other Report Requirements

The report shall meet the following other requirements:

- saved as Microsoft Excel format with a file extension of .xls
- the file name format is “xyyyssnn.xls” where:
 - “xx” is CMA or DMA State code
 - “yyy” is CMA or DMA code
 - “ss” is the 2 character State abbreviation the report is applicable to
 - “nn” is a sequential number assigned to each report
- data is sorted by administrative county code, then by ID number, then by crop
- report header shall contain the DMA or CMA's name, address, and contact telephone number
- report footer shall contain a page number, crop year, and date of report
- quantities shall be reposted in units according to Exhibit 7
- a cumulative quantity shall be reported by crop

551 Commodity Volume Reports (Continued)**G Other Report Requirements (Continued)**

- quantities to include both MAL and LDP quantities
- contain the following FOIA language anywhere in the report:
 - confidential private information - this record is not to be disclosed to individuals outside of the Farm Service Agency because it is exempt from disclosure under 5 U.S.C. 552(b)(4)
 - DMA or CMA contact person's name, title, DMA or CMA name, and telephone number
- *--records involving a subsequent correction because of refunds shall be changed to match correct data.--*

552 Volume Report Review Actions**A State Office Actions**

State Office price support specialists shall:

- review the report sent from DMA or CMA for completeness
- forward the report by e-mail to the applicable administrative County Office with instructions to review the report and take action in a timely manner
- set a realistic deadline for County Offices to complete review of the reports.

B Administrative County Office Actions

Administrative County Offices shall:

- review the report forwarded from the State Office received from DMA or CMA
- assess whether there has been a duplicate benefit paid to the producer
- assess whether the producer has exceeded the COC-established yield for the commodity
- when a multi-county producer exceeds allowable quantity, contact other applicable County Offices to determine eligible quantities available.

553 Resolving Problems**A Administrative County Office Actions**

Administrative County Offices shall:

- resolve possible yield problems found on the report according to paragraph 554
 - for duplicate benefit problems, contact the CMA or DMA service County Office to determine:
 - *--which benefit is the correct benefit according to subparagraph 139 B--*
 - whether the County Office, DMA, or CMA is responsible for a refund
 - collect refunds from producers if the County Office provided benefit is the duplicate
- * * *
- *--for CMA ineligible or excess benefit problems, work with service County Offices according to paragraph 139
 - for DMA-issued ineligible volumes, notify DMA--*
 - not issue a notification letter to CMA or DMA according to 8-LP, paragraph 602
 - contact the State Office for assistance.

B DMA and CMA Service County Office Actions

DMA or CMA service County Offices shall:

- for duplicate benefits, assist administrative County Offices in determining which benefit was requested first
- not use the number of violations as a determining factor when assessing administrative actions according to 8-LP, paragraph 602
- demand and collect refunds from DMA's or CMA's according to paragraph 140.

553 Resolving Problems (Continued)**C DMA and CMA Actions**

DMA's and all CMA's, except cotton, shall:

- submit production evidence requested by administrative County Offices according to paragraph 554
- request waivers of liquidated damages from PSD through the service County Office
- pay refunds at the direction of a demand letter from the DMA or CMA service County Office.

***--Note:** DMA's shall collect excess benefits from applicable DMA producers and work with their service County Office to correct underlying loans/LDP's.--*

554 Resolving Problems Arising From COC-Established Yields**A Background**

*--8-LP provides that:

- if the quantity pledged as collateral for loan or requested for LDP is greater than **110** percent of the COC maximum established quantity (COC-established yield times the reported acreage), do not approve the loan or LDP
- if the producer is not satisfied with the maximum quantity determined by COC, give the producer appeal rights to COC
- during the appeal process, COC may approve loan and LDP quantities exceeding the COC maximum established quantity if:
 - the producer provides actual production evidence according to paragraph 535 for the crop year and other documentation to support the yield, such as fertilizer
 - COC determines the quantity reasonable for the crop year based on the producer's farming practices, production evidence, and other documentation provided
- COC shall not delegate authority to approve quantities exceeding 10 percent of the COC-established yield.--*

B CMA's Are Producers

For loan and LDP purposes, CMA's are considered to be the producer because CMA obtains the loan or LDP. Therefore, CMA's and their members shall be subject to the same controls as producers receiving benefits from a County Office.

554 Resolving Problems Arising From COC-Established Yields (Continued)**C Administrative County Office Action**

CMA's and DMA's submit loan and LDP volume reports to administrative County Offices for review. In those cases, County Offices shall:

- review reports by the deadline established by the State Office
- resolve problems with CMA as directed by the State Office
- when cases involve quantities that exceed COC-established yields require CMA to provide satisfactory production evidence according to 8-LP for the CMA member quantity that is questioned
- not issue a notification letter to CMA or DMA according to 8-LP, paragraph 602
- notify the applicable service County Office of the ineligible quantity, loan or LDP number, and warehouse receipt number, if applicable.

D CMA Action

CMA's submitting loan and LDP quantity data to administrative County Offices for review shall:

- provide acceptable production evidence, according to 8-LP, paragraph 535, when requested for quantities that exceed COC-established yields
- in the case of grain and rice loan and LDP overpayments, pay refunds at the direction of a demand letter from the service County Office.

E Service County Office Actions

When notified of ineligible loan and LDP quantities, CMA service County Offices shall process refunds according to paragraph 140.

Note: When assessing administrative actions according to 8-LP, paragraph 602, CMA or DMA service County Offices shall **not** use the number of CMA violations as a determining factor.

555, 556 (Withdrawn--Amend. 13)

557-570 (Reserved)

Part 11 (Reserved)

571-599 (Reserved)

Part 12 DMA General Operating Policies

Section 1 DMA Status Requirements

600 General Provisions

A Background

According to 7 CFR Part 1421, Subpart E, under CCC's Peanut MAL Program, peanut MAL's and LDP's are available to producers of peanuts according to the general regulations governing the 2009 through 2012 crop. Peanut producers may obtain peanut MAL's and LDP's from any of the following:

- DMA's
- CMA's
- County Offices.

B Related FSA Material

FSA handbooks that DMA's must have and be knowledgeable of, which are related to the peanut MAL and LDP program, include the following:

- 1-CM for common provisions about signature requirements, FAXed signatures, powers of attorney, and assignments

* * *

- 8-LP for general MAL and LDP provisions.

C DMA Responsibilities

DMA's shall act as CCC's agent for the following purposes:

- preparing and executing CCC peanut MAL and LDP application documents
- determining that producers and the commodity are eligible for MAL's and LDP's
- determining that eligible peanuts are free and clear of all liens by performing lien searches at DMA's expense

--600 General Provisions (Continued)*C DMA Responsibilities (Continued)**

- instructing the holder of EWR's, if applicable, to notify the EWR provider to amend EWR's to show CCC as the holder
- receiving MAL and LDP documents from a DMA service County Office
- disbursing CCC peanut MAL and LDP proceeds to individual producers who have beneficial interest in eligible peanuts
- preparing and executing documents for MAL repayments
- collecting repayment funds from producers or buyers and transmitting these funds to CCC
- transmitting documents to render forfeited collateral to CCC
- collecting data for reporting to CCC as required by CCC.

D Further DMA Responsibilities

As part of performing the responsibilities in subparagraph C, DMA's shall:

- perform these services according to the procedures outlined in the applicable peanut program regulations and notices published in the FR, applicable FSA peanut handbooks and amendments thereto, and any notices or instructions issued by DAFP
- make and service CCC peanut MAL's and LDP's, only upon presenting warehouse receipts, unless otherwise directed by CCC
- become familiar with the peanut program as set forth in the applicable regulations, notices published in the FR, FSA peanut handbooks, forms, and other instructions issued about the peanut MAL and LDP program
- attend DMA, peanut MAL, and LDP program training offered by CCC at DMA's expense
- provide sufficient personnel, computer hardware, computer communications systems, and software, as determined necessary by CCC, to administer the peanut MAL and LDP program.--*

--600 General Provisions (Continued)*E Prohibited DMA Activity**

DMA's shall **not**:

- pool the producer's peanuts for the purpose of obtaining peanut MAL's or LDP's from CCC
 - pool the proceeds obtained from peanut MAL's or LDP's made by CCC
 - make farm-stored certified or measured MAL's or LDP's unless authorized by CCC
 - take title to any peanuts
 - operate the DMA operation under the same entity and tax ID number that is a CCC-approved CMA
 - because of race, color, national origin, gender, religion, age, disability, political beliefs, sexual orientation, and marital or family status, deny any producer from participating in MAL or LDP for which they would otherwise be eligible to obtain benefits earned by participating in a MAL or LDP program
 - refuse services to producers because DMA was not granted a power of attorney on FSA-211 for 1 of the following:
 - executing MAL documents to obtain MAL's
 - repaying MAL for the producer
 - obtaining LDP's
 - marketing the producer's peanuts
 - adopt any scheme or device to circumvent the purpose of the peanuts' MAL and LDP program regulations, the regulation governing DMA's, or its agreement with CCC
 - make MAL's or LDP's to producers involved in a bankruptcy proceeding
- Note:** Advise the producer to contact their administrative County Office.
- make MAL's or LDP's on ineligible peanuts.--*

--600 General Provisions (Continued)*F CCC Authority and Responsibilities**

DAFP shall provide the program's general direction and supervision. PSD shall:

- administer the program
- administer requirements in this part
- receive and approve or disapprove DMA applications
- provide producer eligibility and payment limitation data to DMA that DMA will use to determine whether the producer is an eligible producer or if the producer will exceed allotted payment limitation
- make FSA claim, assignment, debt, and other applicable information available to DMA
- perform administrative reviews of DMA's.

FMD shall:

- hold security that DMA's provide to CCC
- provide CCC's program interest rate to DMA's
- approve and manage the amount of DMA drawdown accounts.

G DMA Service County Office Responsibility

County Offices designated to be DMA service County Offices shall:

- accept and process peanut MAL and LDP applications from DMA's

Note: DMA's will bundle MAL's or LDP's disbursed to individual producers with the same disbursement date. The DMA service County Office will provide a single MAL or LDP to DMA that covers the same MAL's or LDP's represented by multiple receipts from multiple producers.

- hold paper warehouse receipts if EWR's are not available
- disburse MAL or LDP to DMA's drawdown account as directed by FMD
- provide MAL or LDP documents to DMA
- **not** determine commodity and producer eligibility
- **not** charge DMA a service fee.--*

--601 Applications for DMA Status*A Application Process**

Entities or subsidiaries that provide marketing functions for marketing associations of peanut producers wanting to apply for DMA status shall submit the following documents and information to PSD:

- 2 properly executed CCC-912-P's (Exhibit 17)

Note: Obtain CCC-912-P at <http://forms.sc.egov.usda.gov/eforms/mainervlet>.

- audited financial statement less than 1 year old on the date submitted, including accompanying notes, schedules, or exhibits, certified by a certified public accountant as fairly representing the entity's financial condition

Note: A pro-forma financial statement may be submitted if the entity to perform DMA services is a new entity.

- tax ID number applicable to the entity
- list of employees involved in CCC program activities and a sample of their signature, and a list of current directors, officers, and primary owners
- copy of any applicable incorporating documents or operating agreements
- DMA contact person's:
 - name and title
 - mailing address
 - e-mail address
 - telephone number
 - FAX number
- narrative explaining how the proposed DMA entity or parent entity provides marketing services to a marketing association of peanut producers--*

***--601 Applications for DMA Status (Continued)**

A Application Process (Continued)

- additional financial security, if applicable, according to paragraph 602
- nomination of a County Office to serve as the DMA service County Office
- certification as follows:

“We certify to the Farm Service Agency that _____ (**insert name of DMA**), a CCC-approved Peanut Designated Marketing Association, _____ (**insert “is” or “is not”**) controlled, either directly or indirectly, by a person or entity that acquires peanuts for processing or crushing through a business involved in buying and selling peanuts or peanut products.”

- the name, address, and telephone number of the DMA software provider
- amount needed, if any, for a CCC-authorized funds drawdown account
- any additional information requested by PSD.

Note: After submitting documentation, promptly notify the Director, PSD if any changes are made to the submitted documents.--*

***--601 Applications for DMA Status (Continued)**

B DMA Approval and Activation Process Summary

DMA's shall obtain approval and become activated according to this table.

Step	Action
1	<p>Potential DMA's shall complete and FedEx application documents to the Director, PSD at the following address.</p> <p style="padding-left: 40px;">USDA-FSA-PSD 1400 Independence Ave SW Room 4095 Washington DC 20250.</p>
2	<p>PSD shall:</p> <ul style="list-style-type: none"> • review application documents • obtain additional information to support the application, if necessary • grant entity approval or disapproval to act as DMA.
3	<p>DMA's shall:</p> <ul style="list-style-type: none"> • if not already submitted to PSD, provide PSD the following: <ul style="list-style-type: none"> • list of all employees authorized to sign CCC documents for DMA • sample signatures of everyone authorized to sign CCC documents • test files and other documents as required by PSD to demonstrate hardware and software accuracy • copies of DMA computer-generated CCC forms, if any • contact the Kansas City Help Desk at 800-255-2434 (Web Support) to obtain a user ID and password to submit and receive eligibility process files, if not already established for CMA purposes • establish a bank account enabled to receive direct deposit of funds from CCC • if DMA drawdown accounts are authorized by FMD, contact FMD to establish an amount for the account.
4	<p>PSD shall:</p> <ul style="list-style-type: none"> • coordinate the establishment of DMA system files on the DMA service County Office computer system • provide DMA training to DMA's and to the DMA service County Office, if time permits.

--*

***--602 Financial Security Requirements**

A Amount of Financial Security Required

DMA's shall provide the following:

- initial amount of financial security according to this subparagraph
- amount of financial security as determined by CCC during the annual recertification for DMA status conducted according to paragraph 604.

The financial security shall be in the following 2 parts:

- a current net worth ratio of at least 1:1, current net worth being DMA's current assets minus current liabilities, according to the financial statement provided for:
 - DMA application
 - DMA recertification for CMA status

Note: The current net worth of an existing entity with CMA status may be included in calculating the current net worth of a subsidiary that will have DMA status, according to a consolidated financial statement.

- an additional security type according to subparagraph B equal to \$100,000 or a greater amount as determined by CCC.--*

--602 Financial Security Requirements (Continued)*B Additional Types of Financial Security**

Additional types of financial security shall be any of the following:

- certified or cashier's check payable to CCC
- an irrevocable commercial letter of credit in a form acceptable to CCC and meeting the following minimal requirements:
 - contain a default provision similar to the following:

“the amount of the letter of credit is available upon submission of a dated statement issued on the letterhead of the beneficiary and signed by an authorized representative stating that:

 - demand is made for payment under this letter of credit in the amount of \$ _____
 - the undersigned representative of the Commodity Credit Corporation (CCC) hereby certifies that _____, a CCC-approved Designated Marketing Association, has failed to perform its obligations as required by its agreement with CCC on form CCC-912 and is therefore in default under said agreement.”
 - the term of the letter of credit shall be for at least 1 year
- a performance or surety bond conditioned on DMA fully discharging all of its obligations under this agreement
- other form of security, as CCC may deem appropriate.--*

--602 Financial Security Requirements (Continued)*C Liability**

DMA's:

- shall hold CCC harmless from any claim made against CCC in connection with any MAL or LDP making, MAL servicing, or other activity carried out by DMA, not according to the terms and conditions of the DMA agreement
- are liable to CCC for any losses incurred by CCC as a result of DMA's failure to discharge all of its obligations under this agreement. Payment in the amount of these losses shall:
 - 1st, be made to CCC from the financial security provided by DMA
 - 2nd, be made by DMA if the amount of the loss exceeds the amount of the financial security.

603 Terminating or Suspending the DMA Agreement**A Termination Provision**

The DMA agreement may be terminated by:

- either party at any time upon 30 calendar days written notice to the other party
- CCC without providing 30 calendar days notice if CCC determines that DMA has failed to meet the terms and conditions of the DMA agreement.

B Suspension Provision

If CCC determines that DMA is not in compliance with the DMA agreement, CCC may also:

- suspend DMA from making new peanut MAL's and LDP's
- lift the suspension, if DMA can come into compliance with CCC terms and conditions within a time period established by CCC.

Note: If DMA sends a notice of termination to CCC or receives a notice of termination from CCC, DMA shall immediately cease executing MAL or LDP documents.--*

***--604 Annual Recertification for DMA Status**

A Recertification Requirements

DMA's shall, within 4 months after the end of the DMA FY, provide the following to PSD:

- a current and audited financial statement prepared according to generally accepted accounting principles
- a report of audit or review of the financial statement conducted by an independent Certified Public Accountant

Note: The accountant's report of audit or review shall include the accountant's certifications, assurances, opinions, comments, and notes with respect to these financial statements.

- additional financial security as determined by CCC, if the financial security on file with CCC does not meet current requirements or has expired
- basic DMA data documented on CCC-846-1A and materials, including the following:
 - any changes to DMA name, contact person name, DMA address, telephone number, FAX number, or e-mail addresses
 - a current list of DMA employees authorized to conduct CCC business
 - name, address, and telephone number of DMA software provider
 - all DMA computer-generated CCC forms.--*

605-614 (Reserved)

Section 2 General MAL and LDP Processing

615 DMA MAL and LDP Processing

A Processing MAL and LDP Requests

DMA’s shall process MAL and LDP requests according to this table.

Step	Action
1	<p>Peanut producers:</p> <ul style="list-style-type: none"> • may request MAL or LDP at DMA <p>Note: For LDP’s, producers should file CCC-633 EZ, page 1 before loss of beneficial interest.</p> <ul style="list-style-type: none"> • shall provide beneficial interest information • may provide FSA-211 for DMA to sign documents on their behalf <p>Note: FSA-211 is not approved for a FAXed signature.</p> <ul style="list-style-type: none"> • shall provide jurisdictional data on CCC-10 for lien search purposes only <p>Note: See 8-LP for CCC-10 instructions.</p> <ul style="list-style-type: none"> • shall deliver to DMA either of the following: <ul style="list-style-type: none"> • individual paper warehouse receipts in the producer’s name • EWR numbers, warehouse code, and provider’s name.
2	<p>DMA’s shall follow procedures to determine whether the producer and commodity are eligible, based on beneficial interest, for MAL’s or LDP’s. See 8-LP for beneficial interest provisions. If beneficial interest is:</p> <ul style="list-style-type: none"> • held by the producer at time of MAL or LDP, the process shall continue • lost by the producer before requesting MAL or LDP, the process shall stop.
3	<p>DMA’s shall verify producer eligibility according to this handbook. If the producer is:</p> <ul style="list-style-type: none"> • eligible, the process shall continue • ineligible, DMA shall return the documents submitted by the producer in step 1 and stop the MAL or LDP process. <p>* * *</p> <p>DMA’s shall enter into FSA-211 with the producer, according to paragraph 618, if requested by the producer.</p>

615 DMA MAL and LDP Processing (Continued)

A Processing MAL and LDP Requests (Continued)

Step	Action	
4	IF the request is...	THEN DMA shall...
	MAL	<ul style="list-style-type: none"> • complete lien search at DMA’s expense and obtain lien waivers • if EWR’s are applicable, instruct current holder to notify the EWR provider to amend EWR to show DMA as the holder • complete CCC-678 and other MAL forms • have producer or power of attorney sign MAL document • give or mail CCC-601 and CCC-678 to each producer • instruct the EWR provider to make CCC holder of EWR • if applicable, obtain CCC-674 or SF-LLL according to paragraph 624 <p style="text-align: center;">* * *</p> <ul style="list-style-type: none"> • disburse funds to the producer from DMA’s CCC authorized drawdown account or wait for funds from the service County Office. <p>Note: The “date documents received” date for the DMA-prepared MAL shall be the date of disbursement.</p>
	LDP	<ul style="list-style-type: none"> • complete CCC-633 EZ, page 2 • if EWR’s are applicable, instruct current holder to notify the EWR provider to amend EWR to show peanuts were used to obtain LDP • have producer or power of attorney sign LDP documents • if applicable, obtain CCC-674 or SF-LLL according to paragraph 624 • disburse funds to the producer from DMA’s CCC authorized drawdown account or wait for funds from the service County Office. <p>Note: The LDP rate applicable to the CCC-633 EZ request is the rate in effect on the date DMA receives the request.</p>

615 DMA MAL and LDP Processing (Continued)

A Processing MAL and LDP Requests (Continued)

Step	Action
5	<p>Within 3 workdays of disbursement, DMA shall:</p> <ul style="list-style-type: none"> • group MAL's with same: <ul style="list-style-type: none"> • disbursement date • peanut type • warehouse code • State where peanuts were inspected • *--ACRE election status.--* • group LDP's with same: <ul style="list-style-type: none"> • LDP rate • approval date • peanut type • *--ACRE election status.--* • submit each group to the service County Office by either of the following methods: <ul style="list-style-type: none"> • manually with individual paper warehouse receipts or EWR numbers, and the EWR provider's name representing bundled MAL's or LDP's • create pre-processed files.
6	<p>The DMA service County Office shall:</p> <ul style="list-style-type: none"> • process each DMA-prepared MAL or LDP group for the volume of peanuts on multiple receipts as a: <ul style="list-style-type: none"> • regular automated MAL or LDP if processed on the same day as the day the DMA-prepared MAL or LDP was disbursed • manual MAL or LDP with a 90000 series number if processing takes place after the date the DMA-prepared MAL or LDP was disbursed <p>Note: APSS has been modified to allow manual loans to DMA's to be disbursed through *--Financial Services.--*</p> <ul style="list-style-type: none"> • waive the service fee to DMA • not deduct national and State commodity assessment amounts • not require CCC-674 or SF-LLL • hold MAL paper warehouse receipts or verify that CCC is holder of EWR's as of date of disbursement

615 DMA MAL and LDP Processing (Continued)

A Processing MAL and LDP Requests (Continued)

Step	Action
6 (Cntd)	<ul style="list-style-type: none"> • if CCC was not the holder on or before the date the DMA-prepared MAL was disbursed: <ul style="list-style-type: none"> • reject the applicable receipts and do not disburse MAL funds to DMA • instruct DMA to correct the applicable DMA-prepared MAL's, and resubmit to the service County Office • disburse MAL or LDP funds to DMA * * * • provide MAL or LDP documents to DMA.
* * *	* * *
7	DMA shall send the producer a maturity notice letter according to 8-LP.
8	DMA's shall process MAL repayments and forfeitures as authorized by the producer, designated agent on CCC-605P, or power of attorney.
9	DMA's shall maintain MAL or LDP documents according to 25-AS.
10	DMA's shall repay MAL at the DMA service County Office with producer or agent funds. If interest is applicable, the repayment amount to the service County Office must match the amount repaid at DMA. The service County Office shall release paper receipts or EWR's.

615.5 CCC-770 DMA

A Background

The Improper Payments Information Act of 2002 required each agency to:

- identify programs and activities susceptible to significant improper payments
- estimate the annual amount of improper payments and report that estimate to Congress
- report the actions taken to reduce improper payments, including possible causes, and a description of the steps in place to ensure accountability for reducing improper payments.

--As a result of this mandate and further internal audits, FSA has determined that national level CCC-770 DMA's are an optional tool to use.--

--615.5 CCC-770 DMA (Continued)*B DMA Action**

DMA's employees shall:

- obtain CCC-770 DMA (see Exhibit 19) on the FFAS Employee Forms Online web site at <http://165.221.16.90/dam/ffasforms/currentforms.asp>
- locally reproduce CCC-770 DMA
- complete CCC-770 DMA for each MAL or LDP processed to the extent that all items are dated when they are completed or marked "Not applicable"
- maintain a copy of CCC-770 DMA in each MAL or LDP folder
- certify by signing CCC-770 DMA as a preparer that each item is complete.

Note: All employees that are directly involved with each MAL or LDP shall certify and date CCC-770 DMA. For example, an employee involved with MAL disbursement shall sign and date the checklist when MAL is disbursed. If another employee is involved with MAL repayment, the other employee shall also sign and date CCC-770 DMA when MAL is repaid.--*

616 Fees Charged to Producers by DMA**A Fees for Marketing Services**

If applicable, DMA's may charge producers a fee for marketing services at a rate to be determined by DMA.

B Fees for Providing MAL's and LDP's

DMA's may charge the producer, who is requesting a CCC peanut MAL or LDP, a fee for preparing MAL or LDP documents and for servicing MAL, at a rate determined by DMA. Service fees shall be:

- deducted from the MAL or LDP amount received by DMA from CCC before distribution to the producer
- assessed at the same rate for each producer requesting a CCC peanut MAL or LDP through the service provided by DMA.

617 CCC Forms

A Policy

DMA's as authorized agents of CCC shall use either of the following:

- current CCC forms or forms approved by CCC to document program services
- either of the following options:
 - forms and instructions obtained from CCC by accessing the web site located at www.sc.egov.usda.gov
 - computer-generated forms as described in subparagraph B.

--B Requests to Use Computer-Generated Forms--

DMA's shall:

- request approval to use computer-generated forms by sending computer-generated copies of the proposed forms to PSD
- **not** use the computer-generated form until written approval has been received from the Director, PSD or designated representative
- submit revised forms to PSD for approval
- submit all DMA-generated forms to PSD as part of the annual DMA status recertification review.

--618 Using FSA-211 and FSA-211A*A Policy**

For the purpose of signing MAL and LDP documents, producers may delegate power of attorney to another person or to DMA on FSA-211. If a continuation sheet is needed for additional signatures, FSA-211A is used. DMA's shall:

- review 1-CM for general policies about FSA-211's and FSA-211A

Note: For the purposes of this part, use of the term FSA-211 includes FSA-211A.

- verify that FSA-211 is notarized or witnessed

Note: A notary public seal on FSA-211 is **not** required when FSA-211 is signed by an individual in the presence of an FSA employee.

- contact the County Office identified in the revocation sentence on FSA-211 to verify that FSA-211 has not been revoked before processing any applicable MAL advance or LDP
- **not** accept any power of attorney forms other than FSA-211
- **not** accept FSA-211 for joint operations or entities unless acceptable evidence of signature authority is obtained according to 1-CM, Part 25, Section 3

Persons who have been granted power of attorney by a producer shall deliver FSA-211 to DMA.

According to 1-CM, a separate FSA-211 shall be completed for each grantor and each attorney-in-fact. DMA shall **not** process FSA-211 providing more than 1 grantor or more than 1 attorney-in-fact.

Example: A peanut processor presents FSA-211 to DMA with MAL and LDP authority from a producer and requests DMA to act on the producer's behalf to sign MAL or LDP documents for the producer. In this case, DMA **cannot** enter into FSA-211 with the peanut processor. Either the peanut processor must sign MAL or LDP documents for the producer or DMA must enter into a separate FSA-211 with the producer to act on the producer's behalf.--*

--618 Using FSA-211 and FSA-211A (Continued)*A Policy (Continued)**

FSA-211 used to delegate DMA with a producer's power of attorney shall include an attachment with the following statement.

“(The producer) hereby acknowledges that (the DMA) is an agent of the Commodity Credit Corporation for the purpose of performing certain services requisite to the making and servicing of Commodity Credit Corporation peanuts MAL’s and LDP’s to eligible producers of eligible peanuts and agrees to permit (the DMA) to act as agent for both (the producer) and the Commodity Credit Corporation. (The DMA) shall disclose to (the producer) all facts which (the DMA) knows or should know would reasonably affect the judgment of (the producer) in permitting (the DMA) to act as agent for both (the producer) and the Commodity Credit Corporation.”

B FSA-211 Used With CCC-605P

Producers:

- may designate:
 - DMA or a peanut buyer to be an agent on FSA-211, to act on their behalf to execute CCC-605P if FSA-211 **specifically** grants the authority to execute CCC-605P
 - peanut agents on FSA-211 to redeem MAL’s without CCC-605P if authority is granted for all MAL and LDP transactions
- must completely understand that designating an agent to execute CCC-605P grants that agent the authority to further delegate authority to another agent.

An agent designated on FSA-211 cannot execute a new FSA-211 to further delegate authority to another agent.

DMA’s shall:

- accept CCC-605P if FSA-211 specifically grants authority to designate another agent on CCC-605P
- accept MAL repayments from an agent if FSA-211 grants agent authority to conduct all MAL and LDP transactions.--*

618 Using FSA-211 and FSA-211A (Continued)

C Completing FSA-211's

Complete FSA-211's to delegate power of attorney to DMA's according to this table.

Item	Instructions
1 through 4	Enter DMA's name, address, county, and State.
5	Enter the producer's name.
Section A	Check box for both of the following: <ul style="list-style-type: none"> •*--item 7 and ENTER "Peanuts". • item 17.
Section B	Check the box for item 6. If FSA-211 will be used to execute--* CCC-605P, check the box for item 7 and ENTER "CCC-605P".
6 A through C	Individual producers shall sign and enter the date. For continuation of grantors signature, check the box to indicate FSA-211A is attached.
7 A through C	Corporations shall sign and enter the title and date.
8 A through C	*--Notary public shall sign and enter the seal and State and county of commission. <p>Note: Notarization is required when FSA-211 is not signed by an individual in the presence of an FSA employee.</p>
9 A through C	The FSA employee witnessing shall sign and enter the date and position title.--*
10 A through E	Enter place signed, State, and date executed.

618 Using FSA-211 and FSA-211A (Continued)

D Example of FSA-211

This is an example of a properly completed FSA-211.

This form is available electronically.

FSA-211
(12-17-08)

U. S. DEPARTMENT OF AGRICULTURE
Farm Service Agency - Natural Resources Conservation Service -
Commodity Credit Corporation - Federal Crop Insurance Corporation - Risk Management Agency

POWER OF ATTORNEY

THE UNDERSIGNED does hereby appoint the following grantee:
(1) Acme DMA of the following address: (2) 2 Main St.
_____ in the county of: (3) Franklin in the State of:
(4) Georgia the attorney-in-fact for (5) Frank S. Smith

(insert grantor's name) in connection with the Farm Service Agency, Natural Resources Conservation Service Agency, or Commodity Credit Corporation programs checked below. **NOTE: This power of attorney form is not valid for FSA Farm Loan Program purposes.**

<p>A. FSA, NRCS and CCC PROGRAMS (Check applicable programs)</p> <p><input type="checkbox"/> 1. All current programs.</p> <p><input type="checkbox"/> 2. All current and all future programs.</p> <p><input type="checkbox"/> 3. Direct and Counter-Cyclical Program.</p> <p><input type="checkbox"/> 4. Average Crop Revenue Election Program.</p> <p><input type="checkbox"/> 5. Supplemental Revenue Assistance Payments Program (SURE).</p> <p><input type="checkbox"/> 6. Tree Assistance Program (TAP).</p> <p><input type="checkbox"/> 7. Livestock Indemnity Program (LIP).</p> <p><input type="checkbox"/> 8. Livestock Forage Disaster Program (LFP).</p> <p><input type="checkbox"/> 9. Emergency Assistance for Livestock, Honey Bees, and Farm-Raised Fish (ELAP).</p> <p><input type="checkbox"/> 10. Noninsured Crop Disaster Assistance Program.</p> <p><input checked="" type="checkbox"/> 11. Marketing Assistance Loans and Loan Deficiency Payments.</p> <p><input type="checkbox"/> 12. Milk Income Loss Contract Program.</p> <p><input type="checkbox"/> 13. Farm Storage Facility Loan Program.</p> <p><input type="checkbox"/> 14. FSA Conservation Programs.</p> <p><input type="checkbox"/> 15. NRCS Conservation Programs.</p> <p><input type="checkbox"/> 16. Tobacco Programs.</p> <p><input checked="" type="checkbox"/> 17. Other (Specify): <u>Peanuts</u></p>	<p>B. TRANSACTIONS for FSA, NRCS and CCC PROGRAMS (Check applicable actions)</p> <p><input type="checkbox"/> 1. All actions.</p> <p><input type="checkbox"/> 2. Signing applications, agreements, and contracts.</p> <p><input type="checkbox"/> 3. Making reports.</p> <p><input checked="" type="checkbox"/> 4. Conducting all marketing assistance loan and LDP transactions.</p> <p><input type="checkbox"/> 5. AGI Certification</p> <p><input type="checkbox"/> 6. Routing Banking Accounts</p> <p><input checked="" type="checkbox"/> 7. Other (Specify): <u>CCC-605P</u></p>
--	---

This form may also be used to grant authority to an attorney-in-fact to act on the grantor's behalf with respect to FCIC crop insurance policies. Checking any of the FCIC transactions does not have any impact as to the FSA, NRCS or CCC transactions checked above:

<p>C. INSURED CROPS/STATE/COUNTY (Enter "All" or specify each crop, state, county and year(s))</p> <p>1. _____</p> <p>2. _____</p> <p>3. _____</p> <p>4. _____</p>	<p>D. CROP INSURANCE TRANSACTIONS (Check applicable actions)</p> <p><input type="checkbox"/> 1. All actions.</p> <p><input type="checkbox"/> 2. Making application for insurance.</p> <p><input type="checkbox"/> 3. Reporting crop acreage and production reports.</p> <p><input type="checkbox"/> 4. Reporting a notice of damage or loss and making claim for indemnity.</p> <p><input type="checkbox"/> 5. Making transfers and cancellations.</p> <p><input type="checkbox"/> 6. Making contract changes.</p> <p><input type="checkbox"/> 7. Other (Specify): _____</p>
---	---

This Power of Attorney is valid in all counties in the United States unless otherwise noted. This power of attorney shall remain in full force and effect until (1) written notice of its revocation has been duly served upon FSA, NRCS or CCC as appropriate; (2) death of the undersigned grantor; or (3) incompetence or incapacitation of the undersigned grantor. The undersigned grantor shall provide separate written notice of revocation to the applicable crop insurance agent. This power of attorney shall not be effective until properly executed and served to a USDA Service Center.

AUTHORIZED SIGNATURES		
6A. Signature of Grantor (Individual) <u>/s/ Frank S. Smith</u>	6B. Signature Date (MM-DD-YYYY) <u>08/15/2009</u>	6C. For Grantor's Signature Continuation, check here if FSA-211A is attached. <input type="checkbox"/>
7A. Signature of Grantor (Partnership, Corporation, Trust, etc.) (By) _____	7B. Title/Relationship of Individual Signing in the Representative Capacity _____	7C. Signature Date (MM-DD-YYYY) _____
8. Notary Public (this form shall be acknowledged by a Notary Public unless witnessed by a FSA employee or a corporate seal of grantor is affixed). Signature (a) _____ the State of (b) _____ the County of (c) _____		
FOR FSA USE ONLY		
9A. Witness Signature (FSA Employee Only) <u>/s/ Dan Rivers</u>	9B. Signature Date <u>08/15/2009</u>	9C. Official Position Program Technician
10. This power of attorney was served to (a) <u>Franklin</u> USDA Service Center, (b) State of <u>Georgia</u> and became effective this (c) <u>15</u> day of (d) <u>August</u> , (e) <u>2009</u> .		
NOTE: The primary authority for requesting and safeguarding the information described on this form is the Food, Conservation, and Energy Act of 2008 (Pub. L. 110-246 and any amendments to such act as may follow). The information requested is necessary for the authorized attorney-in-fact to act in a representative capacity for the undersigned grantor. Furnishing the requested information is voluntary. Failure to furnish the requested information will result in a determination of ineligibility for certain program benefits and other financial assistance administered by USDA. The information collected as a result of this form may be released to USDA employees, USDA contractors, or authorized USDA cooperators who are bound to safeguard the information under Section 1619 of the Food, Conservation and Energy Act, the Privacy Act of 1974, the E-Government Act of 2002, and related authorities. The information collection is exempted from the Paperwork Reduction Act, as it is required for the administration of the Food, Conservation, and Energy Act of 2008 (see Pub. L. 110-246, Title I, Subtitle F - Administration and Title II, Subtitle J - Administration). The provisions of criminal, civil, and privacy statutes may be applicable to the information provided. RETURN THIS COMPLETED FORM TO THE APPLICABLE USDA SERVICE CENTER.		
<small>The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, age, disability, and where applicable, sex, marital status, familial status, parental status, religion, sexual orientation, genetic information, political beliefs, reprisal, or because all or part of an individual's income is derived from any public assistance program. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 726-2600 (voice and TDD). To file a complaint of discrimination, write to USDA, Director, Office of Civil Rights, 1400 Independence Avenue, S.W., Washington, D.C. 20250-9410, or call (800) 795-3272 (voice) or (202) 726-6382 (TDD). USDA is an equal opportunity provider and employer.</small>		

--*

618 Using FSA-211 and FSA-211A (Continued)

E Example of FSA-211A

This is an example of FSA-211A.

<p>This form is available electronically.</p> <p>FSA-211A (12-17-08)</p> <p align="center">U. S. DEPARTMENT OF AGRICULTURE Farm Service Agency – Natural Resources Conservation Service - Commodity Credit Corporation - Federal Crop Insurance Corporation – Risk Management Agency</p> <p align="center">POWER OF ATTORNEY SIGNATURE CONTINUATION SHEET</p>			Attachment Pages of
<p>Attach to Form FSA-211</p> <p>Note: <i>The primary authority for requesting and safeguarding the information described on this form is the Food, Conservation, and Energy Act of 2008 (Pub. L. 110-246 and any amendments to such act as may follow). The information requested is necessary for the authorized attorney-in-fact to act in a representative capacity for the undersigned grantor. Furnishing the requested information is voluntary. Failure to furnish the requested information will result in a determination of ineligibility for certain program benefits and other financial assistance administered by USDA. The information collected as a result of this form may be released to USDA employees, USDA contractors, or authorized USDA cooperators who are bound to safeguard the information under Section 1619 of the Food, Conservation and Energy Act, the Privacy Act of 1974, the E-Government Act of 2002, and related authorities. The information collection is exempted from the Paperwork Reduction Act, as it is required for the administration of the Food, Conservation, and Energy Act of 2008 (see Pub. L. 110-246, Title I, Subtitle I, Subtitle F - Administration and Title II, Subtitle J - Administration). The provisions of criminal, civil, and privacy statutes may be applicable to the information provided. RETURN THIS COMPLETED FORM TO THE APPLICABLE USDA SERVICE CENTER.</i></p>			
1. Name of Attorney-In-Fact (Item (1) from FSA-211)		2. Name of Grantor (Item (5) from FSA-211)	
AUTHORIZED SIGNATURES			
3A. Signature of Grantor (By)		3B. Title/Relationship of Individual Signing in the Representative Capacity	3C. Signature Date
3D. Witness Signature (FSA Employee Only)		3E. Signature Date	3F. Official Position
3G. Notary Public (this form shall be acknowledged by a Notary Public unless witnessed by a FSA employee or a corporate seal of grantor is affixed). Signature: _____ the State of _____ the County of _____			
4A. Signature of Grantor (By)		4B. Title/Relationship of Individual Signing in the Representative Capacity	4C. Signature Date
4D. Witness Signature (FSA Employee Only)		4E. Signature Date	4F. Official Position
4G. Notary Public (this form shall be acknowledged by a Notary Public unless witnessed by a FSA employee or a corporate seal of grantor is affixed). Signature: _____ the State of _____ the County of _____			
5A. Signature of Grantor (By)		5B. Title/Relationship of Individual Signing in the Representative Capacity	5C. Signature Date
5D. Witness Signature (FSA Employee Only)		5E. Signature Date	5F. Official Position
5G. Notary Public (this form shall be acknowledged by a Notary Public unless witnessed by a FSA employee or a corporate seal of grantor is affixed). Signature: _____ the State of _____ the County of _____			
6A. Signature of Grantor (By)		6B. Title/Relationship of Individual Signing in the Representative Capacity	6C. Signature Date
6D. Witness Signature (FSA Employee Only)		6E. Signature Date	6F. Official Position
6G. Notary Public (this form shall be acknowledged by a Notary Public unless witnessed by a FSA employee or a corporate seal of grantor is affixed). Signature: _____ the State of _____ the County of _____			
7A. Signature of Grantor (By)		7B. Title/Relationship of Individual Signing in the Representative Capacity	7C. Signature Date
7D. Witness Signature (FSA Employee Only)		7E. Signature Date	7F. Official Position
7G. Notary Public (this form shall be acknowledged by a Notary Public unless witnessed by a FSA employee or a corporate seal of grantor is affixed). Signature: _____ the State of _____ the County of _____			
<p><small>The U. S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, age, disability, and where applicable, sex, marital status, familial status, parental status, religion, sexual orientation, genetic information, political beliefs, reprisal, or because all or part of an individual's income is derived from any public assistance program. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 720-2600 (voice and TDD). To file a complaint of discrimination, write to USDA, Director, Office of Civil Rights, 1400 Independence Avenue, S.W., Washington, D.C. 20250-9410, or call (800) 795-3272 (voice) or (202) 720-6382 (TDD). USDA is an equal opportunity provider and employer.</small></p>			

618 Using FSA-211 and FSA-211A (Continued)

F Distributing FSA-211

DMA's preparing FSA-211 shall distribute FSA-211 as follows:

- original to DMA
- 1st copy to producer granting power of attorney.

619 Liens and Lien Waivers

A Lien Search Policy

DMA's shall:

- follow lien policies in 8-LP
- determine whether a lien exists by performing or obtaining a lien search:
 - for **all** peanuts to be pledged for each MAL
 - for all loan requests greater than \$25,000
 - at the appropriate recording official's office or a centralized filing facility
 - in the appropriate uniform commercial code jurisdiction according to data on CCC-10 filed by the producer
 - at DMA's expense
- *--document the results of the lien search on FSA-2360 or a similar form--*
- file the results in the applicable MAL folder.

619 Liens and Lien Waivers (Continued)

B Obtaining CCC-679

DMA's shall:

- if liens exist, obtain lienholder signatures on CCC-679 to release a particular lien on peanuts pledged for MAL
- obtain CCC-679 for each lienholder
- **not** disburse MAL if an offset is applicable, unless the lienholder agrees to the offset by checking CCC-679, item 8, line 1 or 3
- require CCC-679's for all MAL requests received from FSA FLP borrowers
- **not** obtain lien waivers for liens that are **not** recorded unless actual notice of the existing lien is provided to DMA by the lienholder in person or in writing

Note: Examples of unrecorded liens include landlord liens, sheller's possessory liens, and harvesters' liens.

- *--for lienholders that notify CCC that lien remains in effect but joint checks are no longer necessary, execute another CCC-679 with the most current lienholder instructions.--*

*--619 Liens and Lien Waivers (Continued)

C Completing CCC-679

DMA's shall complete:

- CCC-679 according to this table
- CCC-679, item 8(3), if applicable, according to subparagraph D.

Item	Instructions
1	Enter the producer's name and address.
2	Enter the crop year.
3	ENTER "Peanuts".
4	Enter the farm number or numbers, as applicable. If liens are waived on all farms, ENTER "All".
5	Enter the State and county codes for DMA.
6	If the waiver releases: <ul style="list-style-type: none"> • all of the commodity covered by CCC-679, ENTER "All" • just a quantity of the commodity being pledged for MAL, enter applicable quantity, and farm number.
7	Enter the State and county where the peanuts were produced.
8	Lienholder shall check the applicable box. Note: See subparagraph D for additional instructions.
9	Enter estimated net disbursement amount, if applicable.
10	Enter the lienholder's or authorized agent's name and address.
11 A and B	Lienholder shall sign and date.

--*

*--619 Liens and Lien Waivers (Continued)

D Completing CCC-679, Item 8(3)

DMA's shall complete CCC-679, item 8(3) according to this table.

IF...	AND...	THEN...
an administrative offset does not apply		ENTER "none" on CCC-679, item 8(3)(a).
an administrative offset does apply		enter the offset amount as of the date CCC-679 is prepared on CCC-679, item 8(3)(a).
	the lienholder is any of the following: <ul style="list-style-type: none"> • United States of America, acting through USDA or FSA • USDA • USDA, formerly FmHA • FSA 	<ul style="list-style-type: none"> • enter the offset amount as of the date CCC-679 is prepared on CCC-679, item 8(3)(a) • calculate the estimated net disbursement amount in item 9 as follows: <ul style="list-style-type: none"> • multiply national loan rate for the applicable type of peanuts times the quantity for MAL • deduct assessments, fees, and administrative offsets, as applicable • enter in item 9 the "estimated net disbursement amount" before CCC-679 is given to an FSA FLP representative.
a statement of charges, according to 8-LP, paragraph 450, signed by the producer, accompanies the warehouse receipt		do either of the following: <ul style="list-style-type: none"> • in item 8(3)(a), add the total dollar amount of the charges to any other offset amounts • modify the statement in item 8(3)(c) to add language that states whose charges are being offset without specifying the type or amount of the charges.

--*

*--619 Liens and Lien Waivers (Continued)

E Example of CCC-679

This is an example of a properly completed CCC-679.

*--

<p>This form is available electronically.</p> <p>CCC-679 (06-25-08)</p>		<p>U.S. DEPARTMENT OF AGRICULTURE Commodity Credit Corporation</p>		
<p>LIEN WAIVER</p>				
<p>1. NAME AND ADDRESS OF PRODUCER (Include Zip Code):</p> <p>Joe Producer 100 East Road Dothan, GA 12311</p>		<p>2. CROP YR.</p> <p>2006</p>	<p>3. COMMODITY</p> <p>Peanuts</p>	<p>4. FARM NO.</p> <p>ALL</p>
		<p>6. QUANTITY COVERED</p> <p>ALL</p>	<p>7. STATE AND COUNTY WHERE PRODUCED</p> <p>Calhoun, GA</p>	
<p>NOTE</p> <p>The authority for collecting the following information is Pub. L. 110-246. This authority allows for the collection of information without prior OMB approval mandated by the Paperwork Reduction Act of 1995. The time required to complete this information collection is estimated to average 6 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.</p> <p>The following statement is made in accordance with the Privacy Act of 1974 (5 U.S.C. 552a). The authority for requesting the following information is Food, Conservation, and Energy Act of 2008. The information will be used to determine to whom program benefits will be paid. Furnishing the requested information is voluntary; however, failure to furnish the correct and complete information will result in a determination of ineligibility for program benefits. This information may be provided to other agencies, IRS, Department of Justice or other State and Federal law enforcement agencies and in response to a court magistrate or administrative tribunal. The provisions of criminal and civil fraud statutes, including 18 U.S.C. 286, 371, 641, 651, 1001; 15 U.S.C. 114m; and 31 U.S.C. 3729, may be applicable to the information provided. RETURN THIS COMPLETED FORM TO YOUR COUNTY FSA OFFICE.</p>				
<p>8. The undersigned is the holder of a lien on the commodity identified above. In order for the producer identified above to pledge such commodity as collateral for a Commodity Credit Corporation ("CCC") loan, with respect to CCC only, the undersigned waives all interest in, and title to, such commodity. The undersigned agrees that the proceeds of the loan shall be disbursed (lienholder must check one of the following):</p> <p>(1) <input type="checkbox"/> To the producer.</p> <p>(2) <input type="checkbox"/> Jointly to the producer and the undersigned lienholder.</p> <p>(3) <input checked="" type="checkbox"/> Jointly to the producer and the undersigned lienholder, less \$ (a) _____ administrative offset as of (b) _____ and charges due (c) <u>Golden Peanut as authorized by USDA/FSA/DAFP and producer.</u> (DATE)</p>				
<p>9. If administrative offsets are deducted from the loan proceeds enter estimated net disbursement amount: \$ _____.</p>				
<p>10. NAME AND ADDRESS OF LIENHOLDER OR AUTHORIZED AGENT</p> <p>Key Bank 1001 East Main Street Dothan, GA 12122</p>				
<p>11A. SIGNATURE</p>			<p>11B. DATE (MM-DD-YYYY)</p>	
<p>The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, age, disability, and where applicable, sex, marital status, familial status, parental status, religion, sexual orientation, genetic information, political beliefs, reprisal, or because all or part of an individual's income is derived from any public assistance program. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 720-2600 (voice and TDD). To file a complaint of discrimination, write to USDA, Director, Office of Civil Rights, 1400 Independence Avenue, S.W., Washington, D.C. 20250-9410, or call (800) 795-3272 (voice) or (202) 720-6382 (TDD). USDA is an equal opportunity provider and employer.</p>				

--*

619 Liens and Lien Waivers (Continued)**F Distributing CCC-679**

DMA's shall distribute CCC-679 as follows:

- file original in a locked, fireproof file
- send 1 copy to the producer
- send 1 copy to the lienholder.

620 Offsets, Assignments, and Deductions**A Reference for Offsets and Assignments**

For CCC offsets and assignments, DMA's shall follow the policy applicable to LSA's in 22-CN, Part 6.

B National Peanut Board and State Assessment Deductions

Deductions as applicable from MAL proceeds for the National Peanut Board and authorized State assessments shall be paid directly by DMA's. DMA service County Offices shall not make any such deductions from loans disbursed to DMA's.

C Deductions for DAFP-Authorized Charges

For DAFP-authorized deductions from MAL gross loan amounts, DMA's shall follow policy in 8-LP. DMA's shall:

- for loans secured with EWR's or paper receipts, accept the DAFP-authorized charges relating to cleaning, drying, seed, and custom harvesting agreed to by producers on a written statement of charges signed by the producer and submitted to DMA
- *--for loans where EWR or paper receipt indicates storage has been paid or provided for, as applicable, deduct storage and/or in-handling charges from gross MAL proceeds as directed by each producer on a written statement of unpaid charges signed by the producer--*
- **not** accept charges showing on EWR instead of a written statement signed by the producer
- obtain lienholder's approval of these deductions on CCC-679 according to paragraph 619.

--621 MAL Repayment Processing*A Repayment Types and General Processing**

Producers or their agents may repay MAL's to DMA's at principal plus interest or when applicable, at rates less than the loan rate as a marketing loan repayment or as a commodity certificate repayment transaction according to 8-LP. Furthermore, DMA's shall:

- for lock-in of repayment rates:
 - accept and administer requests from producers on CCC-697 according to 8-LP, paragraph 952
 - during periods of lock-in activity, submit a DMA producer daily lock-in report (1 sheet for each applicable FSA loan number) to the service County Office by COB, that contains the following elements:
 - DMA State and DMA code
 - crop year
 - applicable FSA loan number
 - maturity date
 - lock-in expiration date
 - outstanding DMA loan quantity
 - quantity to lock-in
 - lock-in repayment rate
 - EWR or paper receipt numbers
 - repayment effective date
 - date requested
 - approval date
- do **not** provide the service County Office with copies of CCC-697--*

--621 MAL Repayment Processing (Continued)*A Repayment Types and General Processing (Continued)**

- for commodity certificate exchanges:
 - accept requests from producers on CCC-694-2 according to 8-LP, Part 9, Section 8
 - maintain a copy of the applicable CCC-694-2 in the producer's loan folder
 - do **not** provide the service County Office with copies of CCC-694-2
 - collect the correct amount of funds from the producer or agent for the repayment transaction
 - immediately purchase commodity certificates at the service County Office and repay the underlying loan to DMA at the service County Office
- for all repayment transaction types:
 - collect the correct amount of funds from the producer or agent for the applicable repayment transaction
 - create and provide a repayment summary report (1 sheet for each receipt number) to the service County Office containing the following elements:
 - DMA State and DMA code
 - DMA loan number
 - FSA loan number
 - EWR or paper receipt numbers
 - type of peanut
 - total tons
 - repayment date
 - date documents received
 - repayment rate per ton
 - type of repayment
 - repay the underlying CCC loan, as applicable, at the service County Office.--*

--622 DMA Collection of Charges Due on Forfeited Loans*A Determining Charges Due**

When loans are forfeited and after warehouse charges are paid by KCCO, DMA's shall:

- determine whether a DMA producer shall be billed for storage from the date the peanuts were put into storage to the day before the "date documents received" date
- calculate amounts due by producers. Do **not** include handling charges.

Note: DMA's may also use receivable data created by DMA service County Offices to arrive at amounts owed by DMA producers.

B Collecting Charges Due From Producer

After computing charges due to be paid by DMA producers, DMA's shall:

- send applicable producers a notification letter for charges due according to subparagraph E, and file a copy in the producer's loan folder
- if the amount due remains unpaid 30 calendar days after the date of the notification letter, contact the producer's **administrative** County Office to request that a receivable be established and provide a case file that contains copies of the following:
 - calculation of amounts due
 - DMA notification letter
 - documentation of any collection activity
- forward any funds collected by DMA to the applicable administrative County Office **after** the debt has been referred.--*

--622 DMA Collection of Charges Due on Forfeited Loans (Continued)*C DMA Service County Office Action**

DMA service County Offices shall:

- assist DMA's with calculations of amounts owed by individual DMA producers because of forfeited loans by providing a copy of APSS Screen PFA12000 showing the amount of storage due on each warehouse receipt when processing a peanut loan forfeiture
- accept DMA payments as a result of DMA collections towards receivables created until DMA producer debts are transferred to administrative County Offices
- cease applying DMA collections to receivables when notified by DMA that DMA is transferring DMA producer debts to administrative County Offices
- after all DMA collections have taken place, allow the automatic creation of a claim for unpaid amounts
- immediately withdraw claims against DMA's.

Note: Document that the reason for withdrawal is DMA referral of unpaid amounts to administrative County Offices according to this part.

D DMA Producer Administrative County Office Action

For debts transferred from DMA's according to this part, administrative County Offices shall:

- begin collection actions according to 58-FI and 67-FI
- send another notification letter even though DMA has already sent one to the producer
- create claims using:
 - program code "XXPNUTSTGCRS", replacing "XX" with the applicable crop year
 - reason code "10424".--*

*--622 DMA Collection of Charges Due on Forfeited Loans (Continued)

E Notification Letter for Debt Collection

Following is an example of the initial notification letter for charges due.

Dear Producer:

It has been determined that you owe CCC \$_____. The amount due is a result of the forfeiture of your peanut loan number _____.

You were notified of this loan’s maturity date and of the options available to you. By having decided to forfeit the loan collateral in satisfaction of the loan, you agreed to pay to CCC at rates, that are specified in the storage agreement between the warehouse and CCC, and all warehouse storage charges that accrued **before** the date all documents required from you for the loan were provided to the DMA.

You may contact this office to review records related to the determination of this debt or to receive an explanation of the debt. You may obtain a copy of the records subject to copying charges.

You have 30 calendar days from the date of this letter to seek an informal review and request reconsideration of the determination of the debt. In requesting the reconsideration, provide a written explanation of the basis of your disagreement with the determination and provide documentation to support your position.

You may pay your debt by check payable to (insert DMA name) and mail the check to this office at the above address. Please contact this office at _____ if you have any questions. We will work with you to resolve this matter.

If this debt is not resolved, CCC reserves the right to use all additional actions available to recover the debt. The debt may be collected by internal administrative offset from any CCC or FSA payment that may be due to you. Additional actions that may be taken to recover the debt include the assessment of late payment interest, administrative costs, and penalties; administrative wage garnishment; reporting the debt to credit bureaus; referring the debt to private collection agencies and debt collection centers; collecting the debt by offset of qualified disbursements and refunds, including federal tax refunds; referring the debt to litigation (if collection administratively is unsuccessful); and reporting the debt to the Internal Revenue Service if the debt, or any portion of the debt, is discharged. Once your debt is more than 180 days delinquent, we are required to refer the debt to the Department of Treasury for collection.

Our records do not reflect that you have filed for bankruptcy protection under Title II of the United States Code. If you have filed bankruptcy, please notify us so that we may update our records and proceed to resolve this debt in accordance with bankruptcy procedures.

Sincerely,

DMA Official
 _____ DMA Office

--*

*--623 DMA Collection of Amounts Due From Loan and LDP Violations

A DMA Producer Violations

DMA producers are subject to penalties for violating the terms and conditions applicable to MAL's and LDP's. DMA's shall follow policy for violations according to 8-LP, Part 6. When violations are discovered or DMA's are notified by administrative County Offices of violations according to paragraphs 552 through 554, DMA's shall:

- send the producer a notification letter according to 8-LP, subparagraph 602 B
- if necessary, seek advice from the service County Office to calculate amounts due that will include the following:
 - interest and liquidated damages
 - in charges and storage credit
- collect amounts due from producers
- repay the underlying receivable created at the service County Office.

If producers request waiver of interest or liquidated damages, DMA's shall forward a waiver request to PSD for consideration. Include any supporting documents and recommendations.

For amounts that remain unpaid 30 calendar days (not including the time a waiver request is under consideration) after the date of the notification letter, DMA's shall:

- contact the producer's **administrative** County Office to request that a receivable be established and provide a case file that contains copies of the following:
 - calculation of amounts due
 - DMA notification letter
 - documentation of any collection activity
- forward any funds collected by DMA to the applicable administrative County Office **after** the debt has been referred.--*

***--623 DMA Collection of Amounts Due From Loan and LDP Violations (Continued)**

B DMA Service County Office Action

DMA service County Offices shall:

- accept DMA payments as a result of DMA collections towards receivables created
- cease applying DMA collections to receivables when notified by DMA that DMA is transferring DMA producer debts to administrative County Offices
- after all DMA collections have taken place, allow the automatic creation of a claim for unpaid amounts and immediately withdraw claims against DMA's.

Note: Document that the reason for withdrawal is DMA referral of unpaid amounts to administrative County Offices according to this paragraph.

C DMA Producer Administrative County Office Action

For debts transferred from DMA's according to this part, administrative County Offices shall:

- begin collection actions according to 58-FI and 67-FI
- send another notification letter even though DMA has already sent one to the producer.--*

--624 Lobbying Disclosure Requirements, Compliance, and Reporting*A Applicability**

The disclosure requirement applies to:

- peanut loans with a principal value exceeding \$150,000, whether this loan collateral is redeemed with cash or exchanged for a commodity certificate
- LDP applications exceeding \$100,000.

B To Comply With Disclosure Requirements

To comply with lobbying disclosure requirements, applicants for and recipients of a loan disbursement exceeding \$150,000 or LDP exceeding \$100,000 must file, with DMA Office, either of the following forms for **each** loan or payment that exceeds \$150,000 or \$100,000, respectively:

- CCC-674, if they have **not** or will **not** use monies received to lobby or otherwise influence the actions of a Federal official about a particular loan or payment
- SF-LLL, if they have or will use monies received to lobby or otherwise influence the actions of a Federal official about a particular loan or payment.

C Providing Forms

Each time a loan exceeding \$150,000 or LDP exceeding \$100,000 is requested, DMA Offices shall give the applicant a copy of either of the following:

- CCC-674
- SF-LLL.

DMA Offices shall inform the applicant that the applicable form must be returned to DMA Office before the loan or payment will be disbursed.

D Disbursing the Loan or Payment

DMA Offices shall not disburse a loan exceeding \$150,000 or LDP exceeding \$100,000 until the applicant has returned the completed CCC-674 or SF-LLL.--*

*--624 Lobbying Disclosure Requirements, Compliance, and Reporting (Continued)

E Example of CCC-674

This is an example of CCC-674.

This form is available electronically.
CCC-674
(08-01-98)

U.S. DEPARTMENT OF AGRICULTURE
Commodity Credit Corporation

Form Approved - OMB No. 0348-0046

**CERTIFICATION FOR CONTRACTS, GRANTS, LOANS,
AND COOPERATIVE AGREEMENTS**

NAME AND ADDRESS OF RECIPIENT

John A. Largefarm
1000 Largefarm Road
Vienna, GA 31092

TRANSACTION DOCUMENT (*Loan No.,
Contract No., CCC-6 No(s), Check No., etc.*)
D0008417

PROGRAM YEAR 20XX

To comply with lobbying disclosure requirements (31 U.S.C. 1352), applicants for and recipients of: 1) A Federal loan exceeding \$150,000; or 2) A Federal contract, grant, or cooperative agreement payment exceeding \$100,000 must file, with the disbursing office:

A. If they have not or will not use monies received for lobbying purposes, CCC-674.
B. If they have or will use monies received for lobbying purposes, SF-LLL.

CERTIFICATION

The undersigned certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U. S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

RECIPIENT SIGNATURE DATE

According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0348-0046. The time required to complete this information collection is estimated to average 30 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. RETURN THIS COMPLETED FORM TO YOUR COUNTY FSA OFFICE.

The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, age, disability, and where applicable, sex, marital status, familial status, parental status, religion, sexual orientation, genetic information, political beliefs, reprisal, or because all or part of an individual's income is derived from any public assistance program. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 720-2600 (voice and TDD). To file a complaint of discrimination, write to USDA, Director, Office of Civil Rights, 1400 Independence Avenue, S.W., Washington, D.C. 20250-9410, or call (800) 795-3272 (voice) or (202) 720-6382 (TDD). USDA is an equal opportunity provider and employer.

--*

*--624 Lobbying Disclosure Requirements, Compliance, and Reporting (Continued)

F Example of SF-LLL

This is an example of SF-LLL.

DISCLOSURE OF LOBBYING ACTIVITIES		Approved by OMB 0348-0046
Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352 (See reverse for public burden disclosure.)		
1. Type of Federal Action: <input type="checkbox"/> a. contract <input checked="" type="checkbox"/> D b. grant c. cooperative agreement d. loan e. loan guarantee f. loan insurance	2. Status of Federal Action: <input type="checkbox"/> a. bid/offer/application <input checked="" type="checkbox"/> B b. initial award c. post-award	3. Report Type: <input type="checkbox"/> a. initial filing <input checked="" type="checkbox"/> A b. material change For Material Change Only: year _____ quarter _____ date of last report _____
4. Name and Address of Reporting Entity: <input checked="" type="checkbox"/> Prime <input type="checkbox"/> Subawardee Tier _____, if known: J.A. Moneywell 123 Banker Avenue Houston, TX 12345 Congressional District, if known:	5. If Reporting Entity in No. 4 is a Subawardee, Enter Name and Address of Prime: NA Congressional District, if known:	
6. Federal Department/Agency: USDA/FSA	7. Federal Program Name/Description: Marketing Assistance Loan CFDA Number, if applicable: 10.051	
8. Federal Action Number, if known:	9. Award Amount, if known: \$ 175,000	
10. a. Name and Address of Lobbying Registrant (if individual, last name, first name, MI): Able and Unable Attorney at Law 1001 Harmony Street Washington, DC 20018	b. Individuals Performing Services (including address if different from No. 10a) (last name, first name, MI): Unable, Jack May B.	
11. Information requested through this form is authorized by title 31 U.S.C. section 1352. This disclosure of lobbying activities is a material representation of fact upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be reported to the Congress semi-annually and will be available for public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.	Signature: _____ Print Name: _____ Title: _____ Telephone No.: _____ Date: _____	
		Authorized for Local Reproduction Standard Form LLL (Rev. 7-97)

--*

*--624 Lobbying Disclosure Requirements, Compliance, and Reporting (Continued)

F Example of SF-LLL (Continued)

INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
2. Identify the status of the covered Federal action.
3. Identify the appropriate classification of this report. If this is a followup report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.
4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
6. Enter the name of the Federal agency making the award or loan commitment. Include at least one organizational level below agency name, if known. For example, Department of Transportation, United States Coast Guard.
7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitation for Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
10. (a) Enter the full name, address, city, State and zip code of the lobbying registrant under the Lobbying Disclosure Act of 1995 engaged by the reporting entity identified in item 4 to influence the covered Federal action.
 (b) Enter the full names of the individual(s) performing services, and include full address if different from 10 (a). Enter Last Name, First Name, and Middle Initial (MI).
11. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

According to the Paperwork Reduction Act, as amended, no persons are required to respond to a collection of information unless it displays a valid OMB Control Number. The valid OMB control number for this information collection is OMB No. 0348-0046. Public reporting burden for this collection of information is estimated to average 10 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, DC 20503.

--*

Reports, Forms, Abbreviations, and Redelegations of Authority

Reports

None.

Forms

This table lists all forms referenced in this handbook.

Number	Title	Display Reference	Reference
AD-1026	Highly Erodible Land Conservation (HELC) and Wetland Conservation (WC) Certification		106, 252, 336,
AD-1026A	Supplemental to AD-1026		388
CCC-10	Representations for Commodity Credit Corporation or Farm Service Agency Loans and Authorization to File a Financing Statement and Related Documents		615, 619
CCC-184	CCC Check		2
CCC-257	Schedule of Deposit		140
CCC-478	Production Flexibility Contract		
CCC-502	Farm Operating Plan for Payment Eligibility Review for _____		106
CCC-601	Commodity Credit Corporation Note and Security Agreement Terms and Conditions		615
CCC-605P	Designation of Agent – Peanuts		615, 618
CCC-633 EZ	Loan Deficiency Payment (LDP) Agreement and Request		205, 615
CCC-678	Warehouse Storage Note and Security Agreement		615
CCC-679	Lien Waiver	92, 619	103, 620
CCC-694-1	CCC-Determined Value and Commodity Certificate Worksheet		135
CCC-694-2	Acknowledgment of Commodity Certificate Purchase		621
CCC-697	Request to Lock in a Market Loan Repayment Rate		621
CCC-719	ACRS Transaction Report (Report Control No. FM-596R)		89
CCC-736 (Addendum)	Privacy Act, Public Burden, and Penalty Statement for CMA and LSA Loan and Loan Deficiency Payment (LDP) Forms	Ex. 4	89
CCC-746	CMA, DMA, or LSA Request for Manual Producer Eligibility Determination	388	

Reports, Forms, Abbreviations, and Delegations of Authority (Continued)

Forms (Continued)

Number	Title	Display Reference	Reference
CCC-770 DMA	DMA Peanut MAL or LDP Processing Checklist	Ex. 19	615.1
CCC-846	Application for Approval of Cooperative Marketing Association for Loan and Loan Deficiency Payments (LDP)	55	38, 53, 54, 73
CCC-846-1	Loan and Loan Deficiency Payment (LDP) Recertification for Approved Cooperative Marketing Associations (CMA's)	57	22, 53, 54, 56
CCC-846-1A	Recertification of Status for Approved Loan Servicing Agents or Designated Marketing Associations		604
CCC-912	Agreement of Authorized Loan Servicing Agent		2, 602
CCC-912-P	Agreement for Designated Marketing Association Terms and Conditions for Peanuts	Ex. 17	601
CCC-926	Average Adjusted Gross Income (AGI) Statement		106
CCC Cotton A-5	Statement of Eligibility and Information Worksheet		106
CCC-Cotton G	Cotton Cooperative Loan Agreement		2, 54, 139
CCC-Cotton G-4	Cotton Reconciliation Agreement		54
FSA-211	Power of Attorney	618	600, 615
FSA-211A	Power of Attorney Signature Continuation Sheet		618
FSA-578	Report of Acreage		224, 238, 300, 383
FSA-2360	Report of Lien Search		619

Abbreviations

This table lists all abbreviations used in this handbook.

Approved Abbreviation	Term	Reference
AB	Automation Branch, PSD	73, 76, 190, 251, 315
ACRS	Automated Cotton Reporting System	2, 3, 73, 383
AGI	Adjusted Gross Income	106, 132, 134, 330
APSS	Automated Price Support System	140, 615, 622
BIA	Bureau of Indian Affairs	151, Ex. 10, 11, 12
CAIVRS	Credit Alert Interactive Voice Response System	106
CCB	Cotton Commercial Bank	16, 53, 92
CCC	Commodity Credit Corporation	Text, Ex. 2
CED	County Executive Director	3

Reports, Forms, Abbreviations, and Redelegations of Authority (Continued)

Abbreviations (Continued)

Approved Abbreviation	Term	Reference
CFR	Code of Federal Regulations	21, 23, 25, 54, 600, Ex. 2
Char	character	237, 239, 252, 255, 256, 551
CMA	approved Cooperative Marketing Association	Text, Ex. 2, 6
COC	County Committee	552, 554
COPS	Cotton Online Processing System	550
DAFP	Deputy Administrator, Farm Programs, FSA	3, 600, 620, Ex. 20
DCIA	Debt Collection Improvement Act	106, 107, 354, 388
DMA	Peanut Designated Marketing Association	Text, Ex. 2
EFT	electronic funds transfer	615
ELS	extra long staple	Ex. 7
EWR	electronic warehouse receipt	600, 615, 620, 621
FAX	facsimile	Text, Ex. 6
FCI	Federal Crop Insurance	224, 252, 334
FLP	Farm Loan Programs	619
FMD	Financial Management Division, FSA	3, 53, 600, 601, 615
FmHA	Farmers Home Administration	619
FOIA	Freedom of Information Act	382, 551
FR	Federal Register	600
FS	Financial Services	350
FSA	Farm Service Agency, USDA	Text, Ex. 6, 7
FSN	farm serial number	Text, Ex. 2
FTP	File Transmission Protocol	Text
FY	fiscal year	55, 56, 57, 106, 604, Ex. 2
HELC	highly erodible land conservation	106, 323
ID	identification	Text, Ex. 2, 10, 11, 12
IRS	Internal Revenue Service	272
KC-ADC	Kansas City Application Development Center	Text, Ex. 2
KCAO	Kansas City Administrative Office	202, 216
KCCO	Kansas City Commodity Office	3, 622
LDP	loan deficiency payment	Text, Ex. 2, 4, 7, 12
LSA	authorized cotton Loan Servicing Agent	Text, Ex. 2, 6
MAL	marketing assistance loan	Text, Ex. 2

Reports, Forms, Abbreviations, and Delegations of Authority (Continued)

Abbreviations (Continued)

Approved Abbreviation	Term	Reference
MA.CTM	county table maintenance file	171, 224
MA.EFM	eligibility file	Text
MA.M?M	multicounty file	Text
MA.NAM	name and address file	171, 224, 322, 332
ME.P?M	compliance share file	171, 224, 300, 325
ME.S?M	FSA-578 compliance summary file	Text
NAM	name and address record	Text
PSD	Price Support Division	Text
SSL	secure socket layer	204
STC	State Committee	3
USDA	United States Department of Agriculture	202, 550, 601, 619
WC	wetland conservation	106, 323

Delegations of Authority

None

Definitions of Terms Used in This Handbook**Active Member**

An active member is a member who has used the services offered by CMA one of the three preceding CMA FY's or a shorter period as may be provided in CMA's articles of incorporation or bylaws.

Administrative County Office

An administrative County Office is the County Office where the producer's records are maintained. It may also be called "noncontrol" County Office or "other" County Office.

Authorized Commodity

An authorized commodity is a commodity that CMA is approved to use to obtain loans or LDP's. Commodities that may be approved by CMA are those approved for MAL's and LDP's according to 7 CFR Part 1421.

CMA

CMA is a cooperative approved by CCC to participate in loan and LDP programs for any authorized commodity.

CMA Process

The CMA Process is an automated system to provide CMA's, DMA's, and LSA's eligibility and payment limitation information related to CCC's loan and LDP program. CMA's, DMA's, and LSA's make electronic submissions containing the ID numbers of their producers and the FSN's administrative County Office. CMA Process processes these ID numbers using County Office file data uploaded from County Offices. Output files resulting from the process are returned to applicable CMA's, DMA's, and LSA's. State and County Offices also get reports of eligibility and processing conditions found during the process.

CMA Service County Office

A CMA service County Office processes loan and LDP activities for other than cotton CMA's for the CMA it is assigned.

Commingled Commodities

Commingled commodities are commodities, other than cotton, where the identity of the producer is lost once the commodity is delivered to CMA and mixed with production from other producers.

Definitions of Terms Used in This Handbook (Continued)

Component Members

Component members are members of joint operations. This distinguishes the member of CMA who may be a joint operation, from the payment limitation entity that is a member of a joint operation. In the CMA Process, component members cannot be joint operations. When a joint operation has other joint operations as members, the CMA Process identifies all applicable component members and their respective actual shares in the joint operation.

* * *

Cooperative

A cooperative is a business owned and controlled by the producers who use its services and operated under generally accepted cooperative principles.

Date Market Gains Are Received

The date market gains are received for:

- LDP's is the date of LDP
- loans is the loan's repayment date.

Denied Market Gains

Denied market gains are market gains a producer or "person" is not entitled to because the *-producer or "person" has AGI share of less than 1.0000.--*

Designated Marketing Association (DMA)

DMA is an entity or a subsidiary thereof that performs marketing functions for a marketing association of peanut producers, does not take title to the commodity, and is authorized by CCC to provide and to service CCC peanut MAL's and LDP's for individual producers who have beneficial interest in peanuts. Furthermore, DMA is not controlled either directly or indirectly, by a person or entity that acquires peanuts for processing or crushing through a business involved in buying and selling peanuts or peanut products.

Definitions of Terms Used in This Handbook (Continued)

DMA Service County Office

A DMA service County Office is a County Office designated by CCC to accept, process, and disburse peanut MAL's and LDP's to DMA.

* * *

*--Financial Services

Financial Services is a web-based application created to provide customers and Service Center employees the ability to enter information for assignments, joint payments, direct deposits, and customer profile related information.--*

Flag

A flag is a "Y" in 1 of the eligibility or processing fields in the CMA Process.

Identity Preserved Commodities

Identity preserved commodities are commodities, such as cotton, where the individual producer's identity is maintained while the commodity is under loan.

Joint Operation

A joint operation is either of the following:

- a general partnership (entity type 02)
- a joint venture (entity type 03).

Loan Pool

A loan pool is any CMA pool containing commodities used by CMA to obtain either loans or LDP's.

Market Gain

Market gain is the sum of the loan rate, minus the repayment rate on loans repaid with less than the loan rate, plus, for LDP's, the county loan rate minus the CCC determined value times the *--quantity of commodity. These gains are limited based on AGI.--*

Definitions of Terms Used in This Handbook (Continued)

Market Gain Period

Market gain period is the time period from, and including the date market gain was received, to, but not including, the reimbursement date. It is used in determining repayment amounts due CCC for ineligible market gains, denied market gains, and/or excess market gains.

Member

A member is a producer who:

- has fully paid for membership stock or earned equity credits in CMA
- has executed a uniform marketing agreement with CMA
- is a member of CMA
- is entitled to all CMA membership rights.

Transfer Out

Transfer out is the action taken by an administrative County Office, at the producers' request, to transfer farm records to another County Office for administration. After the "transfer out" is completed, CMA Process input file records must reflect the new administrative County Office.

"Person"

A "person" * * * is:

- an individual, or an individual participating as a member of a joint operation or similar operation
- a corporation, joint stock company, association, limited stock company, limited partnership, irrevocable trust, revocable trust together with the grantor of the trust, estate, or charitable organization, including any entity participating in the farming operation as a partner in a general partnership, a participant in a joint venture, a grantor of a revocable trust, or a participant in a similar entity
- a State, political subdivision, or agency thereof.

Primary ID Number

Primary ID number is an ID number for a producer submitted by CMA or LSA.

Recording County Office

A recording County Office is the only County Office that records eligibility data for producers designated as multi-county producers.

CCC-736 (Addendum), Privacy Act, Public Burden, and Penalty Statement for CMA and LSA
Loan and LDP Forms

This is an example of CCC-736 (Addendum).

This form is available electronically.

CCC-736 (Addendum)
(02-24-04)

U.S. DEPARTMENT OF AGRICULTURE
Commodity Credit Corporation

**PRIVACY ACT, PUBLIC BURDEN, AND PENALTY STATEMENT
FOR CMA AND LSA LOAN AND LOAN DEFICIENCY PAYMENT (LDP) FORMS**

This addendum provides statements required by the Privacy Act, Paperwork Reduction and CCC Charter Act for Form: CCC-719, ACRS Transaction Report. This form must be maintained in the CMA's or LSA's office.

PRIVACY ACT AND PUBLIC BURDEN STATEMENTS

The authority for collecting the following information is Pub. L. 107-171. This authority allows for the collection of information without prior OMB approval mandated by the Paperwork Reduction Act of 1995. The time required to complete this information collection is estimated to average 5 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

*The authority for requesting the following information is 7 CFR Parts 1421, 1425 and 1427. The information will be used to provide computer generated reports to County FSA Offices to obtain information concerning producer eligibility and payment limitation information, and CCC to obtain a record of Loan and Loan Deficiency Payment benefits paid to association members. Furnishing the requested information is necessary to monitor participation in the Loan and Loan Deficiency Payment program. Failure to furnish the requested information is necessary to monitor participation in the Loan and benefits paid out under this program unless this form is completed and filed as required by existing law and regulations. This information may be provided to other agencies, IRS, Department of Justice, or other State and Federal law enforcement agencies, and in response to a court magistrate or administrative tribunal. The provisions of criminal and civil fraud statutes, including 18 USC 286, 287, 371, 641, 651, 1001; 15 USC 714m; and 31 USC 3729, may be applicable to the information provided. **RETURN THIS ADDENDUM TO THE DIRECTOR, PRICE SUPPORT DIVISION, USDA, FARM SERVICE AGENCY, STOP 0512, Room 4095-S, 1400 Independence Avenue SW, WASHINGTON, D.C. 20250-0512.***

PENALTY STATEMENT

Section 15 (a) of the Commodity Credit Corporation (CCC) Chapter Act of 15 USC 714 (m(a)) provides a fine of not more than \$10,000 or not more than five years imprisonment, or both, for making any statement knowing it to be false for the purpose of influencing the action of CCC or of obtaining money under any applicable to CCC. The making of such false statements may also subject entity to civil liability, including liable under 31 USC 231.

ACKNOWLEDGMENT OF RECEIPT

A. SIGNATURE OF CMA OR LSA

C. NAME OF CMA OR LSA

B. DATE (MM-DD-YYYY)

The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, gender, religion, age, disability, political beliefs, sexual orientation, and marital or family status. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 720-2600 (voice and TDD). To file a complaint of discrimination, write USDA, Director, Office of Civil Rights, Room 326-W, Whitten Building, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410 or call (202) 720-5964 (voice or TDD). USDA is an equal opportunity provider and employer.

Approved CMA's, DMA's, and LSA's

This table provides an alphabetical list of approved CMA's, DMA's, and LSA's and information about each CMA, DMA, and LSA. Only approved CMA's, DMA's, and LSA's are authorized to contact control County Offices to resolve producer eligibility problems.

State Offices shall use the mailing address or FAX number for each CMA, DMA, and LSA to send them FSA handbook amendments and notices. Users can distinguish CMA's from LSA's by their code. CMA's and DMA's are assigned a county code in the "800" series, and LSA's are assigned a county code in the "700" series.

CMA's shall obtain loans and LDP's for only the crops for which they are approved. CMA suspensions are indicated in the "Approved Crops" column.

Wheat, feed grains, and rice CMA's obtain loans and LDP's through a service County Office. Cotton CMA's and LSA's are not assigned a service County Office.

*--

Address/Contact	FIPS Code	Phone/FAX	Approved Crops	Service County/Code
Adams Land Company PO Box 49 Leachville AR 72438-0049	05-704 (LSA)	870-539-6314 870-539-2362	Cotton	NA
American Peanut Marketing Association, LLC 210 Court Sq Blakely GA 39823-2247	13-808 (DMA)	229-724-7322 229-724-7385	Peanuts	Calhoun GA 13-037
Aurora Cooperative Elevator Company 605 12th St PO Box 209 Aurora NE 68818-0209	31-848	402-694-2106 402-694-2060	Terminated	Hamilton NE 31-081
Autauga Quality Cotton Association 208 Medical Center Ct Prattville AL 36066-7288	01-801	334-365-3369 334-365-9261	Cotton	NA
Bakersfield Cotton Warehouse LLC 2905 F St Bakersfield CA 93301-1819	06-706 (LSA)	661-325-0750 661-328-5770	Cotton	NA
Beltwide Cotton Cooperative 4444 Park Blvd PO Box 20100 Montgomery AL 36120-0100	47-801	806-762-0671 806-762-5608	Cotton	NA

--*

Approved CMA's, DMA's, and LSA's (Continued)

Address/Contact	FIPS Code	Phone/FAX	Approved Crops	Service County/Code
Calcot, Ltd 1900 E Brundage Ln PO Box 259 Bakersfield CA 93302-0259	06-804	661-327-5961 661-861-9870	Cotton	NA
Carolinas Cotton Growers Cooperative 101 Sigma Dr Garner NC 27529-8543	37-801	919-773-2120 919-773-4495	Cotton	NA
CHS Inc. PO Box 64089 St Paul MN 55164-4089	27-801	651-355-6465 651-355-6496	Barley Canola Corn Crambe Flaxseed Oats Soybeans Sunflowers Wheat	Dakota MN *--27-037--*
Cooperative Marketing Alliance/ DBA CoMark 80 Monroe Ave Ste 420 Memphis TN 38103-2482	05-805	901-543-9494 901-543-9498	Cotton	NA
Cooperative Producers Inc. 265 N Showboat Blvd PO Box 1008 Hastings NE 68901-1008	31-893	402-463-5148 402-463-7263	Corn Sorghum Soybeans Wheat	Adams NE 31-001
Concordia Allied Producers 1361 US Hwy 41 N PO Box 232 Ashburn GA 31714-0232	13-806 (DMA)	229-567-9662 229-567-9664	Peanuts	Worth GA 13-321
Concordia LLC 1361 US Hwy 41 N PO Box 232 Ashburn GA 31714-0232	13-805	229-567-9661 229-567-9664	Peanuts	Worth GA 13-321
Cotton Cooperative Association 1520 Texas Ave Lubbock TX 79401-5139	48-828	806-747-7836 806-747-1991	Cotton	NA
Cotton Resources, Inc. PO Box 897 Seminole TX 79360	48-709 (LSA)	432-758-9491 432-758-3342	Cotton	NA

Approved CMA's, DMA's, and LSA's (Continued)

Address/Contact	FIPS Code	Phone/FAX	Approved Crops	Service County/Code
Dumas Cooperative 600 Twichell St PO Box 831 Dumas TX 79029-0831	48-815	806-935-6440 806-935-6464	Corn Sorghum Wheat	Moore TX 48-341
Fambro Warehouse Company c/o Dunavant & Company PO Box 26627 Fresno CA 93729-6627	06-703 (LSA)	559-447-1800 559-448-1846	Cotton	NA
Farmers Cooperative of El Campo 911 S Wharton St PO Box 826 El Campo TX 77347-0826	48-809	979-543-6284 979-543-9004	Corn Grain Sorghum Soybeans Wheat	Wharton TX 48-481
Farmers' Rice Cooperative 2525 Natomas Park Dr PO Box 15223 Sacramento CA 95851-0223	06-801	916-923-5100 916-925-4970	Rice	Sacramento CA 06-067
GFA Peanut Association 5201 Hwy 19 S PO Box 488 Camilla GA 31730-0488	13-804	229-336-5241 229-336-9503	Peanuts	Mitchell GA 13-205
Growers Marketing Cooperative Inc. 1150 Maine St Ste 290 Robstown TX 75081-6749	48-831	361-387-2600 361-387-2603	Terminated	Nueces TX 48-355
Harvest LSA Inc. 740 East Campbell Rd Ste 740 Richardson TX 75081-6749	48-710 (LSA)	214-965-0070 214-965-0028	Cotton	NA
Midland Co-Op Hwy 6 & 34 PO Box 98 Funk NE 68940-0098	31-894	308-263-2441 308-263-2444	Terminated	Phelps NE 31-137
National Quality Cotton Association 208 Medical Center Ct Prattville AL 36066-7288	47-802	334-365-3369 334-365-9261	Terminated	NA

Approved CMA's, DMA's, and LSA's (Continued)

Address/Contact	FIPS Code	Phone/FAX	Approved Crops	Service County/Code
Olton Grain Cooperative, Inc. 910 W 1st St Hwy 70 PO Box 1083 Olton TX 79064-1083	48-814	806-285-2638 806-285-3166	Corn Sorghum Soybeans Wheat	Lamb TX 48-279
Peanut Growers Cooperative Marketing Association 1001 Campbell Ave PO Box 59 Franklin VA 23851-0059	51-801	757-562-4103 757-562-0744	Peanuts	Southampton VA 51-175
Peanut Loan Processing Center 304 SE Lubbock St PO Box 338 Gorman TX 76454-0338	48-830 (DMA)	254-734-2222 254-734-2288	Terminated	Eastland TX 48-133
Peanut Marketing Loan Services, LLC 1405 Glenwood Dr PO Box 71 Stephenville TX 76401-0001	48-832	254-734-2783	Peanuts	Eastland TX 48-133
Plains Cotton Cooperative Association 3301 E 50th St PO Box 2827 Lubbock TX 79408-2827	48-803	806-763-8011 806-762-7444 806-762-7333	Cotton	NA
Producers' Marketing Cooperative 202 NW Railroad PO Box 255 Mertzon TX 76941-0255	48-826	325-835-7173 325-835-7174	Mohair Wool	Tom Green TX 48-451
Producers Rice Mill, Inc. 518 E Harrison St PO Box 1248 Stuttgart AR 72160-1248	05-803	870-672-4453 870-673-8131	Rice	Arkansas AR 05-001
Production Marketing LSA, LLC 2778 E Gunter Park Dr Ste A&B Montgomery AL 36109	01-701 (LSA)	334-279-9665 334-260-5100	Cotton	NA
Quality Cotton Cooperative * * * PO Box 1027 Plymouth NC 27962-1027	37-803	252-793-3460 252-793-3466	Cotton	NA

Approved CMA's, DMA's, and LSA's (Continued)

Address/Contact	FIPS Code	Phone/FAX	Approved Crops	Service County/Code
Riceland Foods, Inc. 2210 S Park Ave Box 9272 Stuttgart AR 72160-9272	05-802	870-673-5222 870-673-5667	Rice Soybeans Wheat	Arkansas AR 05-001
Richardson LSA, Inc. 2280 Campbell Creek Blvd Ste 350 Richardson TX 75082-4449	48-707	972-301-3258	Terminated	NA
Signia Cotton Cooperative PO Box 7645 Pine Bluff AR 71611-7645	47-803	870-536-1006 870-536-1014	Terminated	NA
Southwestern Peanut Grower's Association 304 SE Lubbock St PO Box 338 Gorman TX 76454-0338	48-829	254-734-2222 254-734-2288	Terminated	Eastland TX 48-133
Staplcofn 214 W Market St PO Box 547 Greenwood MS 38935-0547	28-801	662-455-8847 662-453-8701	Cotton	NA
Sunmark Services, LLC *--c/o Ecom Atlantic Inc. 13760 Noel Rd #500 Dallas TX 75240-7336--*	48-708 (LSA)	214-520-1717 214-520-1859	Cotton	NA
Sunray Cooperative 101 Main St PO Box 430 Sunray TX 79086-0430	48-808	806-948-4121 806-948-5606	Terminated	Moore TX 48-341

Approved CMA's, DMA's, and LSA's (Continued)

Address/Contact	FIPS Code	Phone/FAX	Approved Crops	Service County/Code
Team Marketing Alliance, LLC 307 W Cole St Moundridge KS 67107-7533	20-875	620-345-3560 620-345-3569	Corn Sorghum Soybeans Wheat	McPherson KS 20-113
Telmark LSA 3301 E 50th St PO Box 2917 Lubbock TX 79404-2917	48-701 (LSA)	806-763-8011 806-762-7333	Cotton	NA
--T-H Cotton Resources, Inc 1290 N CR 121 Loop TX 79342	48-711 (LSA)	806-487-6426 919-571-0772	Cotton	NA--
Topflight Grain Cooperative 400 E Bodman St Bement IL 61813-1202	17-802	217-678-2261 217-678-8113	Corn Soybeans	Piatt IL 17-147
V-C Peanut DMA LLC 1001 Campbell Ave PO Box 59 Franklin VA 23851-0059	51-802 (DMA)	757-562-4103 757-562-0744	Peanuts	Southampton VA 51-175
U.S. Cotton Growers Association *--c/o Ecom Atlantic Inc. 13760 Noel Rd #500 Dallas TX 75240-7336--*	48-827	214-520-1717 214-520-1859	Cotton	NA
White Gold Cotton LSA, LLC 5555 Business Park S Ste 210 Bakersfield CA 93309-1678	06-705 (LSA)	661-636-0280 661-636-0288	Cotton	NA

FSA Crop Codes, Unit of Measure, and Contract Type

This table provides FSA 4-digit commodity code, unit of measure, and contract type for each of the commodities in the loan and LDP program.

*--

Crop	Unit of Measure	FSA Crop Code
	Bushel	0091
Canola	Hundredweight	0711
Corn	Bushel	0041
Crambe	Hundredweight	0714
Dry Peas	Hundredweight	0067
ELS Cotton	Pound	0022
Flaxseed	Hundredweight	0031
Lentils	Hundredweight	0401
Mustard Seed	Hundredweight	0130
Mohair	Pound	2015
Oats	Bushel	0016
Peanuts	Tons	0075
Sunflower Seed Oil and Other-Type	Hundredweight	0078
Rapeseed	Hundredweight	0129
Rice	Hundredweight	0018
Safflower Seed	Hundredweight	0079
Small Chick Peas	Hundredweight	0067
Sorghum	Hundredweight	0051
Soybeans	Bushel	0081
Upland Cotton	Pound	0021
Wool	Pound	2016
Wheat	Bushel	0011

--*

ID Type and Definitions

The ID type is used to record types of ID numbers. This table provides a list of ID types.

Note: Exhibit 12 lists valid ID type and entity type combinations.

ID Type	Definition
S	Social Security number.
E	Employer ID number.
I	IRS number.
T	Temporary ID number assigned by a County Office.
F	Federal Agency number including BIA.

Entity Type and Definitions

The entity code is used to record types of operations. This table provides a list of entities and their descriptions.

Notes: General partnerships and joint ventures are often referred to as joint operations.

Exhibit 12 lists valid ID type and entity type combinations.

Entity Code	Type	Description
01	Individual	A person operating as an individual.
02	General Partnership	A joint operation in which each partner is personally liable for all of the partnership's debts.
03	Joint Venture	A joint operation that is not a legal partnership or other entity. Note: The operation must consist of 2 or more individuals or entities that pool their resources, such as land, labor, capital, and equipment, to conduct the operation.
04	Corporation with Stockholders	A corporation with stockholders.
05	Limited Partnership	A limited partnership consisting of at least 1 general partner and 1 or more limited partners. <ul style="list-style-type: none"> • The general partner shall be personally liable for all debts of the limited partnership. • The limited partners' liability is generally limited to the extent of the investment or contributions to the assets of the partnership.
06	Estate	An estate.

Entity Type and Definitions (Continued)

Entity Code	Type	Description
07	Trust - Revocable	<p>A revocable trust with an employer ID number.</p> <ul style="list-style-type: none"> • A trust is considered revocable if 1 of the following applies: <ul style="list-style-type: none"> • the trust may be terminated by the grantors • the trust may be modified by the grantors • the trust reverts to the grantors after a specific time period. • If a revocable trust does not provide a separate ID number from the grantor, and the grantor is 100 percent income beneficiary: <ul style="list-style-type: none"> • payments for the trust will not be identified separately from the grantor • payments shall be made using the ID number as recorded for the grantor.
08	Federally Owned	Federal Agency ID number, except for the federally assigned BIA number.
09	State-Owned	State-owned entity, except for State-owned public school lands that are exempt from payment limitation.
10	Fraternal or Religious	Fraternal or religious organizations, clubs, societies, and other associations.
11	County-Owned	A county, except for county-owned public school lands that are exempt from payment limitation.
12	City-Owned	A city, except for city-owned public school lands that are exempt from payment limitation.

Entity Type and Definitions (Continued)

Entity Code	Type	Description
13	Public Schools	<p>An entity that is exempt from payment limitation for payments that are made to:</p> <ul style="list-style-type: none"> • public schools for land that is owned by a public school district • a State for State-owned lands used to maintain a public school. <p>Note: A separate ID number shall be required if a public school earns payments on both land that is exempt from payment limitation and not exempt from payment limitation (use entity type 09, 11, or 12).</p>
14	BIA and Indian Tribal Venture	An entity that is an Indian tribal venture or BIA.
15	Indian Represented by BIA	An individual Indian who is represented by BIA.
16	Corporations with no Stockholders	<p>An entity that is either of the following:</p> <ul style="list-style-type: none"> • corporations with no stockholders • publicly traded corporations, farm credit banks, and agricultural credit associations that meet the conditions in 1-PL.
17	Trust - Irrevocable	<p>A trust that:</p> <ul style="list-style-type: none"> • may not be terminated by the grantor • may not be modified by the grantor • does not revert to the grantor after a specific time period.
18	Sole Proprietor	An individual with an employer ID number.
99	Other	The members of an entity when assigned a temporary ID number.

Valid ID and Entity Type Combinations

This table provides valid combinations of ID and entity types.

Note: Only producers with these combinations of ID type and entity type are eligible for loans and LDP's.

Entity Code	Description	Valid ID Types
01	Individual	S and I
02	General Partnership	E
03	Joint Venture	E
04	Corporation with Stockholders	E
05	Limited Partnership	E
06	Estate	E
07	Trust – Revocable	S and E
08	Federally Owned	F
09	State-Owned	E
10	Fraternal or Religious	E
11	County-Owned	E
12	City-Owned	E
13	Public Schools	E
14	BIA and Indian Tribal Venture	E
15	Indian Represented by BIA	T
16	Corporations with no Stockholders	E
17	Trust – Irrevocable	E
18	Sole Proprietor	E
99	Other	

CCC-912-P, Agreement for Designated Marketing Association Terms and Conditions for Peanuts

This is an example of CCC-912-P.

<p>CCC-912-P (08-19-03)</p>	<p>U.S. DEPARTMENT OF AGRICULTURE Commodity Credit Corporation</p>	
<p>AGREEMENT FOR DESIGNATED MARKETING ASSOCIATION TERMS AND CONDITIONS FOR PEANUTS</p>		
<p><small>NOTE: The authority for collecting the following information is Pub. L. 107-171. This authority allows for the collection of information without prior OMB approval mandated by the Paperwork Reduction Act of 1995. The time required to complete this information collection is estimated to average 30 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.</small></p> <p><small>The following statement is made in accordance with the Privacy Act of 1974 (5 USC 552a). The authority for requesting the following information is Pub. L. 107-171. The information will be used to evaluate if the applicant is eligible for DMA status. Furnishing the requested information is voluntary. Failure to furnish the requested information will result in disapproval of DMA status. This information may be provided to other agencies, IRS, Department of Justice, or other State and Federal law enforcement agencies, and in response to a court magistrate or administrative tribunal. The provisions of criminal and civil fraud statutes, including 18 USC 286, 287, 371, 641, 651, 1001; 15 USC 714m; and 31 USC 3729, may be applicable to the information provided. RETURN COMPLETED FORMS TO THE DIRECTOR, PRICE SUPPORT DIVISION, USDA, FSA, STOP 0512, WASHINGTON, D.C. 20250.</small></p>		
<p>1. Date of Agreement: <i>(Day, Month, Year)</i></p>	<p>2. Name of Designated Marketing Association</p>	
<p>3. Street Address</p>	<p>4. City, State, Zip Code</p>	
<p>5. Phone Number (Area Code):</p>	<p>6. State and DMA Code: <i>(Assigned by FSA)</i></p>	
<p>7. Purpose:</p> <p>A. Under CCC's peanut marketing assistance loan program, peanut marketing assistance loans (MAL's) and loan deficiency payments (LDP's) are available to producers of peanuts in accordance with the general regulations governing the 2002 through 2007 crop, codified at 7 CFR Part 1421, and any amendments thereto (hereinafter referred to as "the regulations").</p> <p>B. According to the regulations at 7 CFR Part 1421, peanut producers may obtain peanut MAL's from a Designated Marketing Association (DMA).</p> <p>C. CCC desires to permit a DMA to act as agent for CCC in performing certain MAL making and servicing functions in accordance with CCC's peanut MAL and LDP program.</p>		
<p>8. Definitions:</p> <p>A. Designated Marketing Association means an entity, or subsidiary thereof, that performs marketing functions for a marketing association of peanut producers, does not take title to the commodity, and is authorized by CCC to provide and to service CCC peanut MAL's and LDP's for individual producers who have beneficial interest in peanuts.</p>		

CCC-912-P, Agreement for Designated Marketing Association Terms and Conditions for Peanuts
(Continued)

CCC-912-P (08-19-03)

Page 2 of 7

- B. **Administrative County Office** means the FSA County Office where a producer's FSA records are maintained.
- C. **DMA Service County Office** means a FSA County Office designated by CCC to accept, process, and disburse peanut MAL's and LDP's to the DMA.

9. Functions to be performed by the DMA

- A. **Functions** - Subject to other provisions of this Agreement, CCC hereby appoints the person or firm named above as a DMA for the purpose of performing certain services requisite to the making and servicing of CCC peanut MAL's and LDP's to eligible producers of eligible peanuts in accordance with the peanut MAL and LDP program carried out by CCC. The DMA may act as CCC's agent for the following purposes:
 - (1) preparing and executing CCC peanut MAL and LDP application documents;
 - (2) determining that producers and the commodity are eligible for peanut MAL's and LDP's;
 - (3) determining that eligible peanuts are free and clear of all liens by performing lien searches at DMA expense and, if necessary, obtaining lien waivers;
 - (4) instructing the holder of Electronic Warehouse Receipts (EWR), if applicable, to notify the EWR provider to amend the EWR to show CCC is the holder;
 - (5) receiving CCC funds, as directed by CCC, from either a CCC approved bank or a DMA Service County Office, previously approved by CCC, for the peanut MAL or LDP amounts shown on the MAL documents presented to the bank or DMA Service County Office;
 - (6) disbursing CCC peanut MAL and LDP proceeds to individual producers who have beneficial interest in eligible peanuts;
 - (7) preparing and executing documents for MAL repayments;
 - (8) collecting repayment funds from producers or buyers and transmitting such funds to CCC; transmitting documents to render forfeited collateral to CCC; and collecting data for reporting to CCC as required by CCC.
- B. In performing the above services, the DMA shall further:
 - (1) perform such services in accordance with the procedures outlined in the applicable peanut program regulations and notices published in the Federal Register and the Code of Federal Regulations, applicable peanut FSA Handbooks and amendments thereto, and any Notices or instructions issued by the Deputy Administrator for Farm Programs; or Director, Price Support Division (PSD).
 - (2) make and service CCC peanut MAL's and LDP's, only upon presentation of warehouse receipts, (unless otherwise provided by CCC), and grading information by an eligible producer to the DMA;

CCC-912-P, Agreement for Designated Marketing Association Terms and Conditions for Peanuts
(Continued)

CCC-912-P (08-19-03)

Page 3 of 7

- (3) become familiar with the peanut program as set forth in the applicable regulations, notices published in the Federal Register, FSA peanut MAL Handbooks, forms, and other instructions issued relating to the peanut MAL and LDP program;
- (4) attend DMA and peanut MAL and LDP program training offered by CCC at DMA expense; and
- (5) provide sufficient personnel, computer hardware, computer communications systems, and software, as determined necessary by CCC, to administer the peanut MAL and LDP program.

10. CCC shall:

- A. provide producer eligibility and payment limitation data to the DMA that the DMA will use to determine whether the producer is an eligible producer or if the producer will exceed allotted payment limitation; and
- B. make FSA claim, assignment, debt, and other applicable information available to the DMA.

11. Indebted Producers: If the DMA is notified at any time that a producer requesting peanut MAL's or LDP's through the service provided by the DMA is indebted to CCC, is delinquent on other non-tax federal debt, or is otherwise subject to offset by CCC in accordance with the offset regulations of CCC, the DMA shall:

- A. contact CCC for the amount that is owed to CCC and is to be offset from the MAL or LDP proceeds prior to the disbursement of such proceeds; and
- B. prepare a check payable to CCC for the amount collected by offset and forward the check to CCC as directed by CCC.

12. Fees: The DMA may charge the producer requesting a CCC peanuts MAL or LDP a fee for preparation of MAL or LDP documents and for servicing the MAL, at a rate determined by the DMA. Fees shall be deducted from the MAL or LDP amount received by the DMA from CCC before distribution to the producer. Any fees charged by the DMA for making and servicing peanut MAL's or LDP's shall be assessed at the same rate for each producer requesting a CCC peanut MAL or LDP through the service provided by the DMA.

13. Power of Attorney Policy: Producers may designate the DMA, on form FSA-211 (Power of Attorney), to be the producer's agent for the purpose of executing MAL or LDP documents in order to obtain MAL's or LDP's, repaying peanut MAL's, or marketing peanuts on behalf of the producer. If the DMA is designated by a producer to be the producer's agent for the purpose of executing documents to obtain a peanut MAL or LDP, repaying peanut MAL's on behalf of the producer, or marketing the producer's peanuts, the DMA shall:

CCC-912-P, Agreement for Designated Marketing Association Terms and Conditions for Peanuts
(Continued)

CCC-912-P (08-19-03)

Page 4 of 7

- A. disclose to CCC all facts which the DMA knows or should know would reasonably affect the judgment of CCC in permitting the DMA to act as agent for both CCC and the producer;
- B. include the following language (or equivalent language approved by CCC) as an attachment to each FSA-211 entered into between the DMA and a producer:

"[The producer] hereby acknowledges that [the DMA] is an agent of the Commodity Credit Corporation for the purpose of performing certain services requisite to the making and servicing of Commodity Credit Corporation peanut MAL's and LDP's to eligible producers of eligible peanuts and agrees to permit [the DMA] to act as agent for both [the producer] and the Commodity Credit Corporation. [The DMA] shall disclose to [the producer] all facts which [the DMA] knows or should know would reasonably affect the judgement of [the producer] in permitting [the DMA] to act as agent for both [the producer] and the Commodity Credit Corporation"; and

- C. submit for CCC's approval a sample copy of the FSA-211 and any attachments to be entered into between the DMA and producer.

14. Prohibited Activity: The DMA shall not:

- pool the producer's peanuts for the purpose of obtaining peanut MAL's or LDP's from CCC;
- pool the proceeds obtained from peanut MAL's or LDP's made by CCC;
- make settlement of MAL proceeds with producers on a pool basis;
- take title to any peanuts;
- make farm stored MAL's or LDP's unless authorized by CCC;
- make MAL's or LDP's to producers involved in bankruptcy proceedings unless otherwise authorized by CCC;
- make MAL's or LDP's to ineligible peanut producers or on ineligible peanuts;
- operate the DMA operation under the same entity and tax identification number that is a CCC-approved Cooperative Marketing Association (CMA).

15. Scheme or Device: The DMA will not adopt any scheme or device to circumvent the purpose of the applicable commodity program regulations, the regulation governing DMA's, or this Agreement.

16. Marketing Services: Any charge for marketing services performed by the DMA for a producer requesting CCC peanut MAL's or LDP's through the service provided by the DMA shall be established by the producer and the DMA before execution of a marketing agreement and power of attorney. Any such charge will be assessed at the same rate for all producers for which the DMA performs marketing services.

CCC-912-P, Agreement for Designated Marketing Association Terms and Conditions for Peanuts
(Continued)

CCC-912-P (08-19-03)

Page 5 of 7

17. **Nondiscrimination:** The DMA shall not discriminate against any person because of race, color, religion, sex, national origin, marital status, physical disability, mental disability, or age in conducting activities in accordance with this Agreement. The services of the DMA shall be made available to all eligible producers whether or not such producers have granted the DMA a power of attorney or have designated the DMA as the producer's agent for the purpose of:
- A. executing MAL documents to obtain peanut MAL's, or LDP's
 - B. repaying such peanut MAL's on behalf of the producer; or
 - C. marketing the producer's peanuts.
18. **Financial Security:**
- A. The DMA shall furnish security to CCC in order to guarantee performance. The security shall be either:
 - a certified or cashier's check payable to CCC;
 - an irrevocable commercial letter of credit in the form approved by CCC;
 - a performance or surety bond conditioned on the DMA fully discharging all of its obligations under this Agreement;
 - other form of security, as CCC may deem appropriate.

The amount of the financial security shall be equal to an amount, as determined by CCC, that protects CCC from risk and takes into consideration the DMA's financial condition based upon the financial statements presented to gain initial DMA status and the financial statements presented to maintain DMA status.
 - B. The DMA is liable to CCC for any losses incurred by CCC as a result of the DMA's failure to discharge all of its obligations under this Agreement. Payment in the amount of such losses shall be made to CCC first, from the financial security furnished by DMA, and second, by the DMA if the amount of the loss exceeds the amount of the financial security.
19. **Records Retention:** The DMA shall maintain, according to FSA Handbook 25-AS, for an indefinite period, unless otherwise notified by CCC, all MAL or LDP, current and complete records with respect to executed MAL and LDP documents required by this Agreement.
20. **Field Reviews:** The DMA shall permit CCC or its representatives to examine the books, MAL records, papers, and accounts relating to the activities of the DMA in connection with the making and servicing of CCC peanut MAL's or LDP's any time during normal business hours. Examination and inspections made by CCC or by a Federal, State, or other body authorized by CCC shall, however, in no way relieve the DMA of its obligations under the terms and conditions of this Agreement.
21. **Release of Information:** No information collected or acquired by the DMA in its capacity as agent of CCC shall be released, supplied, or made available, without prior approval of CCC, to any person other than CCC or the person who supplied such information.

CCC-912-P, Agreement for Designated Marketing Association Terms and Conditions for Peanuts
(Continued)

CCC-912-P (08-19-03)

Page 6 of 7

22. **Maintaining DMA Status:** The DMA shall, within 4 months of the end of the DMA fiscal year, furnish to PSD:
- A. a current and audited financial statement prepared in accordance with generally accepted accounting principles and including the items listed below:
- balance sheet;
 - income statement (profit and loss statement);
 - cash flow statement;
 - statement of retained earnings;
- B. a report of audit or review of the financial statement conducted by an independent Certified Public Accountant in accordance with standards established by the American Institute of Certified Public Accountants. The accountant's report of audit or review shall include the accountant's certifications, assurances, opinions, comments and notes with respect to such financial statements; and
- C. basic DMA data including:
- any changes to DMA name, contact person name, DMA address, phone number, FAX number, or e-mail addresses;
 - a current list of DMA employees authorized to conduct CCC business;
 - copies of all CCC forms that are computer-generated by the DMA.
23. **Liability:** The DMA shall hold CCC harmless from any claim made against CCC in connection with any MAL or LDP making, MAL servicing, or other activity carried out by the DMA which is not in accordance with the terms and conditions of this Agreement.
24. **Termination or Suspension:** Either party may terminate this Agreement at any time upon 30-calendar days written notice to the other party. CCC may terminate this Agreement without providing 30 days notice if CCC determines that the DMA has failed to meet the terms and conditions of this Agreement. Termination of this Agreement by either party is without prejudice to any rights of a party against the other under this Agreement arising from a party's failure to meet the terms and conditions of this Agreement. If the DMA sends a notice of termination to CCC or receives a notice of termination from CCC, the DMA shall immediately cease the execution of MAL or LDP documents. CCC may also suspend the DMA from making new peanut MAL's and LDP's. If the DMA can come into compliance with CCC terms and conditions within a time period established by CCC, the suspension may be lifted.

CCC-912-P, Agreement for Designated Marketing Association Terms and Conditions for Peanuts
(Continued)

CCC-912-P (08-19-03)

Page 7 of 7

- 25. **Member Delegate:** Unless exempted by 41 U.S.C. 22, no member or Delegate to Congress, or resident commissioner, shall be admitted to any share or part of this Agreement or to any benefit arising from it. However, this provision does not apply to this Agreement to the extent that this Agreement is made with such persons in their capacity as producers of agricultural commodities or with a corporation for its general benefit.
- 26. **Federal Employee Status:** This Agreement does not render the DMA or its employees, a Federal employee.
- 27. **Effective Date:** It is agreed that this Agreement will become effective upon execution by CCC and will remain in effect until terminated.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on the date in Item 1.

28. **COMMODITY CREDIT CORPORATION**

A. Attest: _____ B. By _____ C. Date: _____
(Signature) (Signature of Contracting Officer)

29. **DESIGNATED MARKETING ASSOCIATION**

A. Attest: _____ B. By _____ C. Date: _____
(Signature) (Signature of Responsible Party)

The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, gender, religion, age, disability, political beliefs, sexual orientation, and marital or family status. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 720-2600 (voice and TDD). To file a complaint of discrimination, write USDA, Director, Office of Civil Rights, Room 326-W, Whitten Building, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410 or call (202) 720-5964 (voice or TDD). USDA is an equal opportunity provider and employer.

***--CCC-770 DMA, DMA Peanut MAL or LDP Processing Checklist**

The following is an example of CCC-770 DMA.

This form is available electronically.

CCC-770 DMA (12-06-06) DMA PEANUT MAL or LDP PROCESSING CHECKLIST	U.S. DEPARTMENT OF AGRICULTURE Commodity Credit Corporation	1. Applicant's Name	2. Date of Application (MM-DD-YYYY)
	3. State Office Name		4. DMA Name
	5. Loan/LDP Number		6. Crop Year
6. Pre MAL or LDP DMA Actions:		Handbook or Other Applicable References	Date Completed
A. Discuss key program provisions with applicant.		<i>8-LP, LP Notices</i>	
B. Obtain name, address and ID number used to conduct business with FSA.		<i>1-CMA, paragraph 225</i>	
C. Obtain FSA-211 if requested. If producer is an entity or joint operation, obtain documents authorizing representative to sign.		<i>1-CMA, paragraph 618 1-CM, Part 25, Section 3</i>	
D. Obtain CCC-10 if a current one is not on file.		<i>1-CMA, paragraph 615</i>	
E. Before each loan is disbursed, conduct lien search. Document results.		<i>1-CMA, paragraph 619</i>	
F. If there are lienholders on the crop, obtain lien holder instructions on CCC-679.		<i>1-CMA, paragraph 619</i>	
G. When available, obtain paper receipts or EWR data. For EWR's instruct holder to request that DMA be made holder.		<i>1-CMA, paragraph 615</i>	
H. Determine whether producer has beneficial interest in commodity.		<i>1-CMA, paragraph 615</i>	
I. Submit producer ID number to CMA eligibility process.		<i>1-CMA, paragraph 236</i>	
J. Receive producer eligibility data from CMA process and if necessary resolve eligibility problems.		<i>1-CMA, Part 7</i>	
K. Determine whether sufficient PLM is available for LDP's or MLG's.		<i>1-CMA, Section 7</i>	
L. Producer or POA should file CCC-633 EZ Page 1 in case an LDP is requested.		<i>1-CMA, paragraph 615</i>	
7. MAL Processing:			
A. Prepare a folder for each MAL.		<i>1-CMA, paragraph 615</i>	
B. For applications lacking required information, notify applicant and obtain necessary information.		<i>1-CMA, paragraph 615</i>	
C. If DAFP authorized deductions to MAL are applicable according to a producer signed statement of charges, obtain lien holder instructions on CCC-679.		<i>1-CMA, paragraph 620</i>	
D. Verify DCIA compliance by checking applicant certification on CCC-678 or a separate certification and take further action if producer is not in compliance.		<i>1-CMA, paragraph 107</i>	
E. Instruct EWR provider to make CCC holder of EWR.		<i>1-CMA, paragraph 615</i>	
F. Producer or POA signs CCC-678.		<i>1-CMA, paragraph 615</i>	
G. Complete CCC-678 (date documents received shall be the disbursement date).		<i>1-CMA, paragraph 615</i>	
H. Disburse funds to producer using authorized drawdown funds or wait for funds from service county office.		<i>1-CMA, paragraph 615</i>	
I. Obtain and retain CCC-674 or SF-LLL for MAL's exceeding 150,000.		<i>8-LP, paragraph 17</i>	
J. Provide producer with copies of CCC-678 and CCC-601.		<i>1-CMA, paragraph 615</i>	
K. Distribute assessment amounts to NPB and applicable States.		<i>1-CMA, paragraph 620</i>	

--*

***--CCC-770 DMA, DMA Peanut MAL or LDP Processing Checklist (Continued)**

CCC-770 DMA (12-06-06)		Page 2 of 3	
8. Obtain MAL from Service County Office:	Handbook or Other Applicable References	Date Completed	Check if Not Applicable
A. Within 3 workdays of disbursement group and submit MAL's with same disbursement date, peanut type, warehouse code, and State where peanuts were inspected, by either of the following methods: <ul style="list-style-type: none"> • manually with individual paper warehouse receipts or EWR numbers, and the EWR provider's name representing bundled MAL's • create pre-processed files. 	<i>1-CMA, paragraph 615</i>		
9. MAL Servicing Actions:			
A. Collect repayment using repayment type requested by producer or their agent on CCC-605 (P+, MLG, or certificate).	<i>1-CMA, paragraph 615</i>		
B. Repay underlying MAL's obtained from service county office. Create and provide a repayment summary report (1 sheet for each receipt number) to the service County Office.	<i>1-CMA, paragraph 621</i>		
C. Service county offices releases receipts to DMA, DMA releases receipts to producers or agent.	<i>1-CMA, paragraph 615</i>		
D. Send Notices of MAL Maturity 45 days before maturity date.	<i>1-CMA, paragraph 615</i>		
E. Collect excess storage paid as a result of forfeitures.	<i>1-CMA, paragraph 622</i>		
F. Accept and process lock in requests, provide daily report to service county office.	<i>1-CMA, paragraph 621</i>		
G. Process producer violations as applicable.	<i>1-CMA, paragraph 623</i>		
H. Record transactions for Section 1614 report purposes.	<i>1-CMA, paragraph 555</i>		
I. Record MAL volume amounts for volume report purposes.	<i>1-CMA, paragraph 550</i>		
10. LDP Processing:			
A. Complete CCC-633 EZ, page 2.	<i>1-CMA, paragraph 615</i>		
B. If EWR's are applicable, instruct current holder to notify the EWR provider to amend EWR to show peanuts were used to obtain LDP.	<i>1-CMA, paragraph 615</i>		
C. Have producer or power of attorney sign LDP documents.	<i>1-CMA, paragraph 615</i>		
D. Obtain and retain CCC-674 or SF-LLL for LDP's exceeding \$100,000.	<i>8-LP, paragraph 17</i>		
E. Disburse funds to the producer from DMA's CCC authorized drawdown account or wait for funds from the service County Office. Note: The LDP rate applicable to the CCC-633 EZ request is the rate in effect on the date DMA receives the request or the date BI was lost.	<i>1-CMA, paragraph 615</i>		
11. Obtain LDP from service county office			
A. Group LDP's with same LDP rate, approval date, and peanut type. Submit each group to the service County Office by either of the following methods: <ul style="list-style-type: none"> • manually with individual paper warehouse receipts or EWR numbers, and the EWR provider's name representing bundled MAL's or LDP's • create a preprocessed file 	<i>1-CMA, paragraph 615</i>		

--*

