

**UNITED STATES DEPARTMENT OF AGRICULTURE**

Farm Service Agency  
Washington, DC 20250

**Agricultural Resource  
Conservation Program  
2-CRP (Revision 5)**

**Amendment 10**

**Approved by:** Acting Deputy Administrator, Farm Programs



**Amendment Transmittal**

**A Reason for Amendment**

Subparagraph 571 B has been amended to add back information that was omitted in error in Amendment 8.

<b>Page Control Chart</b>		
<b>TC</b>	<b>Text</b>	<b>Exhibit</b>
	16-51, 16-52	



## Section 2 Terminations, Foreclosures, Receiverships, and Bankruptcies

### 571 Terminations

#### A Policy for Terminating All Land Under CRP-1

COC shall terminate **all** land under CRP-1 before its expiration date, if any of the following are met:

- participant loses control of or transfers **all** of the land under CRP-1 and there is no successor-in-interest
- **all** signatories voluntarily request, in writing, to terminate **all** land under CRP-1
- participants' request for termination of part of the land under CRP-1 was disapproved and participants proceed to violate the terms and conditions of CRP-1 on that land

**Example:** Participant has 100 acres enrolled in CRP. Participant requests to terminate part of the acres under CRP-1 to return to crop production. The request is not approved. Producer plants part of the acres under CRP-1 to corn. COC shall terminate all land (100 acres) under CRP-1.

**Note:** See subparagraph 603 E.

- **all** land under CRP-1 is transferred to WRP, GRP, HFRP, or EWP Floodplain Easement according to paragraph 554
- CRP practice or practices failed on **all** land under CRP-1 according to subparagraph 493 B and COC determines the cost of restoring the cover outweighs the benefits received from the restoration
- land under CRP-1 is under lease for gas, oil, earth, or mineral rights and the owner of these rights exercises the option to extract the gas, oil, earth, or minerals on **all** of the land under CRP-1 according to paragraph 154
- CRP-1 was approved based on erroneous eligibility determinations according to paragraph 638
- NRCS determines continuous signup practice cannot function on its own when a partial termination is requested.

**Note:** See paragraph 573 for terminating CRP-1's.

## 571 Terminations (Continued)

**B Policy for Terminating Part of the Land Under CRP-1**

COC shall terminate **part** of the land under CRP-1 before its expiration date, if any of the following are met:

- participant loses control of or transfers **part** of the land under CRP-1 and there is no successor-in-interest
- COC could not determine that a good faith effort was made according to paragraph 603

**Note:** See paragraph 603 to determine whether all or part of the land under CRP-1 will be terminated.

- **part** of the land under CRP-1 is transferred to WRP, GRP, HFRP, or EWP Floodplain Easement according to paragraph 554
- CRP practice or practices failed on **part** of the land under CRP-1 according to subparagraph 493 B and COC determines the cost of restoring the cover outweighs the benefits received from the restoration
- land under CRP-1 is under lease for gas, oil, earth, or mineral rights and the owner of these rights exercises the option to extract the gas, oil, earth, or minerals on **part** of the land under CRP-1 according to paragraph 154
- part of the land under CRP-1 was approved based on erroneous eligibility determinations according to paragraph 638
- **both** of the following conditions are met:
  - **all** signatories to CRP-1 request, in writing, to terminate part of the acreage under an approved CRP-1
  - the later of the following:
    - CRP-1 has been effective for at least 2 years

**Exception:** CRP-1's that have been re-enrolled do not have to be in effect for at least 2 years.

**Example:** CRP-1 number 196 was enrolled in 1997 and was scheduled to expire September 30, 2007, but was re-enrolled under REX with an effective date of October 1, 2007. CRP-1 does **not** have to be in effect for 2 years to request a partial termination.