

Payment Eligibility, Payment Limitation, and Average Adjusted Gross Income



UNITED STATES DEPARTMENT OF AGRICULTURE

Farm Service Agency Washington, DC 20250

Payment Eligibility, Payment Limitation, and	
Average Adjusted Gross Income	
4-PL	Amendment 1

Approved by: Acting Deputy Administrator, Farm Programs

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Amendment Transmittal

A Reason for Issuance

This handbook has been issued to provide payment eligibility, payment limitation, and average AGI policy and procedure based on provisions of the Food Security Act of 1985, as amended by the Food, Conservation, and Energy Act of 2008 (Pub. L. 110-246), and other discretionary changes made by regulation.

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1 Handbook Purpose and References

A Purpose

This handbook provides instructions and uniform methods to:

- apply direct attribution for payment limitation purposes
- determine payment eligibility for each program participant.

The provisions of this handbook apply to various programs administered by State and County Offices for the 2009 and subsequent crop years, program years, and FY's.

B Related Handbooks

This table lists all handbooks related to payment eligibility and payment limitation.

IF the questions or concern is about	THEN see
acreage compliance determinations	2-CP.
appeals	1-APP.
audits and investigations	9-AO.
claims and withholdings	58-FI.
common land units	8-CM.
common management and operating procedures	1-CM.
cotton price support payments	7-CN.
crop disaster assistance	5-DAP.
CRP	1-CRP and 2-CRP.
DIPP	3-LD.
direct and counter-cyclical payments	1-DCP and 2-DCP.
directives management	1-AS.
ECP	1-ECP.
farm, tract, and crop data	3-CM.
finality rule and equitable relief	7-CP.
grain and oil seeds price support programs	2-LP Grains and Oilseeds.

1 Handbook Purpose and References (Continued)

B Related Handbooks (Continued)

IF the questions or concern is about	THEN see	
honey price support programs	2-LP Honey.	
lamb meat adjustment assistance program	10-LD.	
livestock assistance programs	4-DAP.	
marketing assistance price support programs	8-LP.	
milk income loss contract programs	11-LD.	
noninsured crop disaster assistance	1-NAP.	
peanut price support programs	2-LP Peanuts.	
person determination for 2008 prior years payment limitation	1-PL.	
quality control	1-COR.	
record operations	25-AS.	
rice price support programs	2-LP Rice.	
special programs and trade adjustment assistance	1-SP and 1-TAP.	
State and County organization and administration	16-AO.	
subsidiary files	2-PL.	
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2 Sources of Authority

A Statutory Reference

Authority for administering payment eligibility and payment limitation provisions is provided by Food Security Act of 1985, Sections 1001, 1001A, 1001B, 1001C, and 1001 D, as amended.

B Regulatory Reference

Authority for administering payment eligibility and payment limitation provisions is provided by 7 CFR Part 1400. References from CFR applicable to each paragraph will be provided and updated through amendments.

A Introduction

Since their establishment in 1970, the payment limitation provisions have been expanded to:

- apply to more programs
- include provisions for payment eligibility based on whether a person or legal entity is actively engaged in farming, a cash-rent tenant, or a foreign person
- include a limitation on average AGI as a condition of eligibility.

Information on the legislative history of the payment eligibility and payment limitation provisions is provided in subparagraphs B through N.

B Agricultural Act of 1970

The Agricultural Act of 1970:

- established the first payment limitation provisions
- provided that the amount of payments that a person could be entitled to receive under each of the annual programs for the 1971, 1972, or 1973 crop could **not** exceed \$55,000
- required the Secretary to reduce the amount of set-aside acreage required on farms when the total amount of payments that would have been earned would be reduced by the payment limitation
- required the Secretary to issue regulations defining the term "person"
- provided that payment limitation would **not** apply to lands owned by States, political subdivision, or agencies thereof so long as such lands were farmed primarily in the direct furtherance of a public function.

C 7 CFR Part 795

7 CFR Part 795 provided:

- the definition of person
- the provisions for determining whether multiple persons or other entities constitute 1 or separate persons
- the provisions for changes in farming operations
- the provisions for determining whether an agreement is a share lease or a cash lease
- the custom farming rules
- provisions for scheme or device
- computation of reduction in set-aside acreage because of the limitation.

D Agriculture and Consumer Protection Act of 1973

The Agricultural and Consumer Protection Act of 1973 extended and amended the Agricultural Act of 1970, as it relates to payment limitation, to provide that the:

- amount of payments that a person was entitled to receive under each of the annual programs for the 1974 through 1977 crops could **not** exceed \$20,000
- rules for determining whether corporations and their stockholders could be considered separate were to be based on ownership of more than 50 percent of the stock of the corporation.

E Food and Agriculture Act of 1977

The Food and Agricultural Act of 1977 extended and amended the payment limitation provisions to require that the amount of payments that a person could be entitled to receive under the:

- 1978 wheat, feed grains, and upland cotton programs could **not** exceed \$40,000
- 1978 rice programs could **not** exceed \$52,250
- 1979 wheat, feed grains, and upland cotton programs could **not** exceed \$45,000
- 1979 rice program could **not** exceed \$50,000
- 1980 and 1981 wheat, feed grains, upland cotton, and rice programs could **not** exceed \$50,000.

F Agriculture and Food Act of 1981

The Agricultural and Food Act of 1981 extended and amended the payment limitation provisions to require that the:

- amount of payments that a person was entitled to receive under the 1982 through 1985 wheat, feed grains, upland cotton, and rice programs could **not** exceed \$50,000
- total amount of disaster payments that a person was entitled to receive for wheat, feed grains, upland cotton, and rice could **not** exceed \$100,000 for each of the 1982 through 1985 crops.

G Food Security Act of 1985

The Food Security Act of 1985:

- extended and amended the payment limitation provisions
- required that the term payments **not** include the following:
 - MAL's
 - LDP's
 - NL ("Findley") payments.

H Omnibus Budget Reconciliation Act of 1987

The Omnibus Budget Reconciliation Act of 1987 amended the Food Security Act of 1985 to:

- define person
- provide that a State, political subdivision, and agencies thereof were to be considered 1 person
- provide that a husband and wife could be separate persons if the husband and wife could show that each spouse brought separate farming operations into the marriage and had maintained separate farming operations throughout the marriage
- include cash-rent tenant provisions that combined the cash-rent tenant with the landowner in certain situations
- require that producers be "actively engaged in farming" to be eligible for specific payments
- limit payment to foreign persons
- limit the creation of entities to qualify as separate persons for payments.

I Disaster Assistance Act of 1988

The Disaster Assistance Act of 1988 established payment limitation provisions for LFP.

J Pub. L. 99-198

Pub. L. 99-198, dated November 13, 1989, amended the cash-rent tenant provisions of the Food Security Act of 1985 for:

- 1989, to provide relief in cases where the cash-rent tenant provisions had been violated and the landowner did **not** consent to or knowingly participate in the cash-rent tenants failure to meet the cash-rent tenant provisions
- 1990, to **no** longer require that the landowner and cash-rent tenant be combined.
 - **Note:** Instead, the cash-rent tenant is determined ineligible for payment if the cash-rent tenant provisions are **not** met.

K The Food, Agriculture, Conservation, and Trade Act of 1990

The Food, Agricultural, Conservation, and Trade Act of 1990 extended and amended the provisions of the Omnibus Budget Reconciliation Act of 1987 to provide:

- a total \$75,000 limitation on "Findley" payments, MLG's, and LDP's, excluding honey
- a \$200,000 limitation on honey MLG's and LDP's
- a \$200,000 limitation on honey loan forfeiture
- separate limitations for wool and mohair payments of:
 - \$200,000 for the 1991 marketing year
 - \$175,000 for the 1992 marketing year
 - \$150,000 for the 1993 marketing year
 - \$125,000 for the 1994 and subsequent marketing years
- the Secretary discretionary authority to implement a rule allowing husbands and wives to be considered separate persons if certain requirements were met
- greater scrutiny of irrevocable trusts
- initial determinations be made by State Offices for farm operations consisting of 6 or more persons.

The Federal Agriculture Improvement and Reform Act of 1996 amended the provisions of the Food Security Act of 1985 to:

- provide a \$40,000 limitation per FY on the total of SL payments made to a person under 1 or more PFC's
- provide a \$50,000 limitation on the total of NL payments made to a person under 1 or more PFC's (this limitation applied to the 7-year life of PFC)
- provide a \$75,000 limitation on the amount of LDP's and MLG's a person may receive
- apply the payment eligibility and payment limitation requirements and restrictions of the 1985 Act to payments made under LDP's, MLG's, and PFC's.

M The Farm Security and Rural Investment Act of 2002

The Farm Security and Rural Investment Act of 2002 amended the provisions of the Food Security Act of 1985 to provide a:

- \$40,000 limitation per crop year on the total direct payments made to a person under 1 or more CCC-509's on covered commodities other than peanuts
- separate \$40,000 limitation per crop year on the total direct payments for peanuts made to a person under 1 or more CCC-509's
- \$65,000 limitation per crop year on the total counter-cyclical payments made to a person under 1 or more CCC-509's on covered commodities
- separate \$65,000 limitation per crop year on the total counter-cyclical payments for peanuts made to a person under 1 or more CCC-509's

Par. 3

M The Farm Security and Rural Investment Act of 2002 (Continued)

- \$75,000 limitation per crop year on the amount of LDP's and MLG's for loan commodities other than peanuts, wool, mohair, and honey
- separate \$75,000 limitation per crop year on the amount of LDP's and MLG's for peanuts, wool, mohair, and honey
- \$2.5 million average AGI limitation as an eligibility requirement for a person and entity to receive any benefits listed above and benefits from all conservation programs administered by USDA.

N The Food, Conservation, and Energy Act of 2008

The Food, Conservation, and Energy Act of 2008 amended the provisions of the Food Security Act of 1985 and resulted in the following:

- person now means a natural person (individual) and does not include a legal entity
- <u>legal entity</u> now means an entity created under Federal or State law that owns land or an agricultural commodity, product, or livestock
- if ownership interest in land or commodity is transferred because of the death of a program participant and the new owner succeeds to the contract of the prior owner, the new owner, if otherwise eligible, may receive payments the previous owner would have been entitled to receive under the contract, even if receiving the payments results in total payments in excess of the applicable limitation
- payments are limited by direct attribution (Exhibit 4) to persons and legal entities
- the permitted entity rule was **repealed**; payments can be received through any number of legal entities with **no** designation required

N The Food, Conservation, and Energy Act of 2008 (Continued)

- spouses have separate payment limitations
- program payments issued to a minor child are attributed to the parents
- States, local government, political subdivisions, and agencies thereof, are **no** longer eligible for payments, **except** for direct, counter-cyclical, and ACRE payments earned on State-owned land that is used to support public schools; under this exception, total program payments are limited to \$500,000 annually

Note: If the State has a population of less than 1.5 million, total program payments are **not** limited.

- a program participant may be ineligible for all program payments for up to 5 years if fraud is determined
- for commodity programs (including DCP, price support, NAP, and disaster assistance programs), AGI limitation for eligibility was changed to an average nonfarm AGI of \$500,000

Note: If average farm AGI exceeds \$750,000, the participant is **not** eligible for direct payments.

- for conservation programs, an average nonfarm AGI of \$1 million or less applies
 - **Note:** If the average nonfarm AGI exceeds \$1 million, the participant may be eligible if at least 66.66 percent of the average AGI is derived from farming, ranching, and forestry operations, as defined; however, the AGI limitation may be waived on a case-by-case basis if the Secretary determines that environmentally sensitive land of special significance would be protected.
- the definition of income from farming, ranching, or forestry operations was expanded to include the following:
 - producing fish and aquaculture for food
 - packing, processing, shedding, storing, and transporting agricultural commodities
 - producing livestock products
 - farm-based production of renewable bio-energy
 - providing operational inputs to farmers, ranchers, and foresters

N The Food, Conservation, and Energy Act of 2008 (Continued)

- the 3-year period for calculating an average AGI is the 3 taxable years preceding the most immediately preceding complete taxable year for which program benefits are requested
- a \$40,000 limitation per crop year applies to direct payments made, directly or indirectly, to a person or legal entity under 1 or more CCC-509's on covered commodities
- a separate \$40,000 limitation per crop year applies to direct payments for peanuts made, directly or indirectly, to a person or legal entity under 1 or more CCC-509's
- a \$65,000 limitation per crop year applies to counter-cyclical payments made, directly or indirectly, to a person or legal entity under 1 or more CCC-509's on covered commodities
- a separate \$65,000 limitation per crop year applies to counter-cyclical payments made, directly or indirectly, to a person or legal entity under 1 or more CCC-509's on peanuts
- no limitations apply to LDP's or MAL's on loan commodities, including honey, mohair, peanuts, and wool
- a \$100,000 limitation per crop year applies to the total payments made, directly or indirectly, to a person or legal entity under NAP.

4-10 (Reserved)

Part 2 General Provisions

Section 1 Program Availability

11 Applicable Programs

A General Applicability

[7 CFR 1400.1 (a) and (b)] This table provides the rules in this handbook that apply to USDA-administered programs.

	Applicable Rules				
Program or Payment	Actively Engaged in Farming	Cash-Rent Tenant	Direct Attribution	Foreign Person	AGI
Conservation Program	IS				
AWEP			X		Х
CBWP			X		Х
CCPI			X		Х
CRP	Х	Х	Х	Х	Х
CSTP			X		Х
EQIP			X		Х
FRPP			X		Х
GRP			X		Х
WHIP			X		Х
WRP			X		Х
DCP/ACRE Payment	Х	Х	X	Х	Х
Disaster Assistance Pr	ograms		· · · · ·		
ELAP			X		Х
LFP			X		Х
LIP			X		Х
NAP (2009-12)			X		Х
SURE			X		Х
ТАР			X		Х
Price Support Program	Price Support Programs				
LDP's				Х	Х
Loans				Х	
MILC			X	Х	Х
MLG's				Х	Х
Other					
AMA			X		Х

Note: Foreign persons are ineligible for payment under certain programs. The procedure for these programs reference the definition of <u>foreign person</u> provided in 4-PL, Part 3. However, the foreign person rule, as provided in Part 3, **only** applies to the programs or payments listed in this table.

11 Applicable Programs (Continued)

B Programs Not Requiring Actively Engaged in Farming Determinations

[7 CFR 1400.1 (b) and 1400.6] If a program requires payments to be limited by direct attribution (Exhibit 4), but not actively engaged in farming determinations, the following are **required** to be eligible for payments or benefits:

- claimed share of the profits or losses of the farming operation **must** be commensurate with the contributions to the farming operation
- contributions **must** be at risk.

12 Specific Rules for MAL's and MLG's

A Foreign Person Requirements

[7 CFR 1400.1 (a) (2)] Regular MAL's are denied if the producer does not meet the foreign person requirements in Part 3.

B AGI Provisions

LDP's and MLG's are subject to the AGI provisions of this handbook.

13 Specific Rules for CRP

A Applicability of this Handbook

The provisions in this handbook apply to participants with CRP-1's approved on or after October 1, 2008.

B Applicability of 1-PL

Persons and entities with CRP-1's that are **not** subject to the provisions of this handbook are subject to the provisions of 1-PL.

14 Payment Limits

A Person or Legal Entity Payment Limitations

[7 CFR 1400.1] This table contains the applicable limitations for a person or legal entity for programs that are subject to provisions of this handbook.

	Limitation (in Dollars)			
Program Payment Type	2009 2010 2011 2012			
Commodity Programs				
Counter-cyclical and ACRE payments on covered	65,000 <u>1</u> /			
commodities except peanuts.				
Counter-cyclical and ACRE payments on peanuts.	65,000 <u>1</u> /			
Direct payments on covered commodities except peanuts.	40,000 <u>2</u> /			
Direct payments on peanuts.	40,000 <u>2</u> /			
Conservation Programs				
CRP annual rental payment.	50,000			
CSTP (all contracts for FY 2009-2012).	200,000			
EQIP (all contracts for FY 2009-2012).	300,000			
GRP	50,000			
WHIP	50,000			
WRP	50,000			
Disaster Assistance Programs				
ELAP, LFP, LIP, and SURE	100,000			
NAP	100,000			
ТАР	100,000			
LDP, MAL, and MLG	No limits			

- 1/ Under ACRE, this amount will be a combined limitation for counter-cyclical and ACRE payments. If a person or legal entity has a direct or indirect interest in payments earned on a farm participating in ACRE, this limitation will reflect an increase for the amount that the direct payments were reduced.
- 2/ If the person or legal entity has a direct or indirect interest in payments earned on a farm that is in ACRE, this limitation will reflect a 20 percent reduction in direct payments on each farm that is participating in ACRE.

15-20 (Reserved)

Section 2 General Administration

21 Annual Notice to Producers

A When to Provide Information

Annually advise all producers of the payment eligibility and payment limitation requirements in this paragraph. Use a newsletter and all other practical means available.

Note: It may be appropriate to provide the information in subparagraph B more than once during a calendar year, if there is more than 1 program operating in the county for which the rules in subparagraph B apply (Exhibit 4).

B Information to Provide

Notify producers, at **least** annually, of the following:

- payments and benefits under certain programs are subject to some or all of the following:
 - payment limitation by direct attribution
 - payment limitation amounts for the applicable programs
 - actively engaged in farming requirements
 - cash-rent tenant rule
 - foreign person rule
 - average AGI limitations
- no program benefits subject to limitation will be provided until:
 - **all** required forms for the specific situation are provided
 - necessary payment eligibility and payment limitation determinations are made

21 Annual Notice to Producers (Continued)

B Information to Provide (Continued)

- payment eligibility and payment limitation determinations may be initiated by COC or requested by the producer
- after 2009, a farm operating plan is **not** required to be filed annually, if the farming operation continues to be conducted as reflected on the farm operating plan and supporting documents are on file in the County Office
- if any changes occur that could affect an actively engaged in farming, cash-rent tenant, foreign person, or average AGI determination, producers **must** timely **not**ify the County Office by filing revised farm operating plans and/or supporting documentation, as applicable

Note: Failure to timely notify the County Office may adversely affect payment eligibility.

- there are statutory provisions that require entities, earning program benefits that are subject to limitation, to provide the names, addresses, and TIN's of the entities' members to COC
- all applicable payment eligibility and payment limitation forms submitted by producers are subject to spot check through the end-of-year review process

Note: Explain what information the producer **must** provide to COC.

- a determination of **not** actively engaged in farming results in the producer being ineligible for any payment or benefit requiring a determination of actively engaged in farming
- noncompliance with AGI provisions, either by exceeding the applicable limitations or by failure to submit a certification statement, will result in the determination of ineligibility for **all** program benefits subject to AGI provisions; program benefits shall be reduced in an amount that is commensurate with the direct and indirect interest held by an ineligible person or legal entity in any legal entity, general partnership, or joint operation that receives benefits subject to the average AGI limitations.

22 Public Information and Casual Advice

A Providing Information to the Public

Provide applicable pages from this handbook to any producer who requests information on any program provisions about payment eligibility, payment limitation, and average AGI compliance determinations.

B Casual Advice Rule

Casual advice shall **not** be given on:

- possible determinations
- how to set up a farming operation to obtain additional payments.

23-30 (Reserved)

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Section 3 Producer Filing Requirements

31 Filing Requirements

A If 1 or More Producers Fail to File

[7 CFR 1400.2 (e)] If 1 or more producers on a contract or application for benefits fail to file the applicable CCC-902, CCC-926, and related forms, the producers **not** filing the applicable forms will be ineligible to receive program benefits subject to eligibility and limitation from that contract or application.

This failure to file will **not** affect the eligibility of other producers who meet all filing requirements.

Note: Shares **cannot** be adjusted to circumvent the ineligibility of the producer who failed to file the applicable forms and related documentation.

31 Filing Requirements (Continued)

B Forms and Updates

For 2009, **all** participants in programs subject to the provisions of this handbook are required to submit a completed CCC-902, CCC-926, and CCC-901, if applicable, for payment eligibility and payment limitation purposes.

A valid CCC-902 and, if applicable, CCC-901 filed by the producer are considered to be continuous certifications used for all payment eligibility and payment limitation determinations applicable for the program benefits requested.

Producers are **not** required to annually submit new CCC-902's or CCC-901's for payment eligibility and payment limitation purposes unless a change in the farming operation occurs that may affect the determination of record.

Producers have the responsibility to:

- ensure that all CCC-902's, CCC-926's, and related forms on file in the County Office are correct at all times
- timely notify the County Office of any changes in the farming operation that may affect the determinations of record by filing a new or updated CCC-902 or CCC-901, as applicable.

Changes that may affect the determinations include, but are **not** limited to, a change of:

- shares of a contract, which **may** reflect:
 - a land lease from cash-rent to share-rent
 - a land lease from share-rent to cash-rent

Note: The producer would be subject to the cash-rent tenant rule.

- a modification of a variable/fixed bushel-rent arrangement
- the size of the producer's farming operation by the addition or reduction of cropland that may affect the application of a cropland factor
- the structure of the farming operation, including any change in the member's shares

31 Filing Requirements (Continued)

B Required Updates (Continued)

- the contributions of farm inputs of capital, equipment, active personal labor, or active personal management
- the acquisition of farming interests **not** previously disclosed on CCC-902, including the farming interests of a spouse or minor child
- financial status that may affect the 3-year average for the determination of average AGI or other change that affects eligibility under the average adjusted income limitation.

C Documenting Changes

Changes to a farming operation may be documented on 1 of the following, depending upon the nature and extent of the changes:

• a photocopy of the previously filed CCC-902

Note: The producer should initial and date **each** change.

• CCC-902 Continuation

Note: CCC-902 Continuation may be used to document changes affecting owned or leased land in the producer's farming operation.

- a new CCC-902
- a new CCC-901, if membership in an embedded entity changes.

If changes are documented using CCC-902 photocopy or CCC-902 Continuation, the CCC-902 photocopy or CCC-902 Continuation shall **also** be signed and dated by the producer.

Note: If a new CCC-902 is submitted:

- applicable determinations **must** be made and the producer notified according to Part 7
- flag the producer as "awaiting determination" according to 3-PL, subparagraph 25 C until all determinations are finalized.

4-PL Amend. 1

32 Documentation

A Introduction

This paragraph provides guidelines on documentation needed to support COC determination.

B Adequate Documentation

COC shall require adequate documentation to support the applicable CCC-902 and CCC-926.

Definition: <u>Adequate documentation</u> means whatever documentation is required by the reviewing authority to make proper actively engaged in farming, attribution, and average AGI compliance determinations.

C Documentation Not Required

The reviewing authority should avoid requiring documents that are extremely personal if the determination can reasonably be made without the documents. COC may:

- accept documents with redacted information that is **not** relevant to the actively engaged in farming and average AGI determinations
- accept income tax returns to make the determination if **voluntarily** provided by the producer
- request income tax returns to verify compliance with all average AGI limitations.

D Lease Information

It is **not** anticipated that amounts paid for land leases or equipment leases will be needed unless the equipment or land is leased from another member with an interest in the farming operation.
32 Documentation (Continued)

E Documentation That May Be Used

Supporting documents may include legal documentation about:

• corporations

Note: Copies of the Articles of Incorporation are **required**. Copies of stock certificates are optional, but may be requested for verifying shares and shareholders.

- financial agreements, including letters of credit
- land and equipment leases
- land ownership
- operating agreements
- partnerships
- trusts

Note: A copy of the trust agreement **must** be provided by the trust unless the trust is revocable.

• any other information, including income tax returns, needed to apply the payment eligibility and payment limitation rules.

32 Documentation (Continued)

F Scrutiny of Trusts

All trusts that receive payments shall be carefully scrutinized to ensure that the trusts are legitimate legal entities and have **not** been created solely for evading payment limitation provisions.

County Offices shall:

• require trusts to provide a copy of the trust agreement unless the trust is a revocable trust

Note: A copy of the trust agreement for a revocable trust may be necessary to establish signature authority.

• determine whether provisions are included in the trust agreement that would require the trust to be considered a revocable trust according to paragraph 166.

G Determination Deadline

Additional information may be requested at COC's option. However, this will **not** extend the 60-calendar day period for making a determination. If the file, as submitted by the producer, does **not** support a favorable finding, COC shall make a determination based on the file as it exists.

H Returning Documentation

Any legal documentation obtained should be returned to the producer as soon as possible. Keep photocopies for the payment limitation file if needed to support COC's determination.

33 FLP Participants

A Information Exchange

The farm loan manager or appropriate farm loan staff shall be provided copies of the following information on any program participant that is also an FLP borrower:

- submitted CCC-901
- new or updated CCC-902 and supporting documentation submitted
- the resultant CCC-903
- written notice of determination for payment eligibility and payment limitation purposes
- written notice of selection for end of year review for payment eligibility and payment limitation compliance purposes
- written notice of **any** determination that may adversely affect payment eligibility and payment limitation.

Note: This includes all farming interests of the FLP borrower, whether as a person, member, or interest holder in a legal entity or joint operation.

B Discrepancies

If representations made for program payment eligibility/limitation purposes and representations made for FLP purposes are found to be different, **and** have the appearance of adversely affecting payment eligibility or the application of any determination previously made, the discrepancies shall be resolved:

- by the program participant/FLP borrower to the satisfaction of COC and FLP reviewing authority
- **before** any further disbursement of **any** program benefits subject to the regulations at 7 CFR Part 1400 and provisions of this handbook.

34 General Form Requirements

A Availability

All forms required to be filed by a producer are available:

- at the local County Office or Service Center
- online at http://intra3.fsa.usda.gov/dam/ffasforms/forms.html or http://www.sc.egov.usda.gov
- through the authorized use of FSA's approved spreadsheet package available at http://intranet.fsa.usda.gov/dafp.

B CCC-901 and CCC-902 Requirements

This table provides an overview of CCC-901 and CCC-902 requirements.

IF the participating producer is	THEN require	Paragraph Reference
a person	CCC-902I	130
a general partnership or joint venture	• CCC-901	99
a corporation, LLC, LLP, LP, association, or any other similar legal entity	• CCC-902E.	149
an estate		158
a trust		167

C CCC-902 Continuation

CCC-902 Continuation may be used:

- as a continuation sheet for leased or owned land
- to update a previously filed CCC-902 according to paragraph 31
- with CCC-902E and CCC-902I.
- **Note:** A copy of AD-1026A, printed for the producer, may be used to record the land in the farming operation **only** with the addition of information on lease terms, rental rate, and whether the land interest was the same as previous year. Producer **must** sign and date AD-1026A **after** the information is added.

35-40 (Reserved)

Section 4 General Application Rules

41 Custom Farming

A Definition of Custom Farming

<u>Custom farming</u> means performing any field work, crop production handling, or related activity; such as crop harvesting, land preparation, or chemical application, for a producer on a fee for service basis; such as by the hour or per acre basis.

B Applicability

If a person, joint operation, or legal entity receives custom farming services:

- make actively engaged in farming determinations according to Part 4
- the ability to meet the cash-rent tenant provisions may be adversely affected on land that is cash-rented in the farming operation.
 - **Note:** The equipment used to perform the custom farming service **cannot** be considered a significant contribution of equipment toward meeting the actively engaged in farming requirements because the person, joint operation, or legal entity does **not** exercise complete control over this equipment.

42 Denial of Program Benefits

A Introduction

Detecting schemes, fraudulent representations, and other equally serious actions of persons and legal entities to circumvent payment eligibility and payment limitation provisions is **essential** for producer compliance.

This paragraph provides rules and guidelines for detecting and determining schemes or devices, fraudulent representations, and other actions to circumvent payment eligibility and payment limitation provisions. Determining actions to circumvent payment eligibility and payment limitation provisions by a person or legal entity may result in the person or legal entity being ineligible for program benefits for 2 to 5 years.

B Consequences of Scheme, Device, or Fraud Determination

When the reviewing authority determines that a person or legal entity:

- adopts a scheme or device designed to evade, or has the affect of evading, the payment eligibility and payment limitation provisions, the person or legal entity shall be **ineligible** for the crop year determined and the succeeding crop year for **all** program benefits subject to limitation
- perpetuates or commits fraud, or other equally serious actions, for the benefit of the person or legal entity, or for the benefit of any other person or legal entity, to circumvent any payment eligibility and payment limitation provision, the person or legal entity shall be **ineligible** for **5 years** for **all** program benefits subject to limitation.

C Detecting Schemes, Devices, and Fraudulent Activities

State and County Office personnel shall be aware of their responsibilities in detecting and reviewing suspected schemes or devices or other questionable activities. To assist in detecting, State and County Offices, as appropriate, shall:

- compare automated multi-County producer files with information reported on CCC-902's to identify unreported farming interests
- use other system-generated reports and queries to identify possible schemes or devices
- closely scrutinize joint operations having individual members who are also stockholders, members, etc., of a member entity
- request OIG's assistance through the State Office, as appropriate.

D Schemes or Devices

[7 CFR 1400.5] Acts, such as the following, may be considered a scheme or device:

- concealing information that affects the application of the payment limitation provisions
- submitting false or erroneous information
- creating fictitious entities to conceal interest of a person or legal entity in a farming operation.

Note: Fraudulent intent is **not** required for determining scheme or device.

E COC or STC Scheme or Device Determinations

This table provides required action after COC or STC determination.

IF COC or State Office				
determines	THEN the			
a scheme or device was adopted to evade, or that had	State or County Office, as appropriate, shall:			
the purpose of evading, the provisions of this handbook	• obtain DD concurrence of COC's determination			
	Note: DD shall initial the determination in COC minutes.			
	• notify all County Offices in which the scheme or device participants have an interest of the determination			
	• notify the scheme or device participants of the determination			
	• obtain a refund of all payments received by the scheme or device participants for the year in which the scheme or device was adopted			
	• not make payments to the scheme or device participants in the succeeding year.			
a scheme or device was not adopted to evade, or that had the purpose of evading, the provisions of this handbook	program participants may be eligible to receive program benefits if all other applicable requirements are met.			

F Fraud or Equally Serious Activities

[7 CFR 1400.5] Acts, such as the following, may be considered fraud or the equivalent:

- knowingly engaged in, or aiding in, creating a fraudulent document
- failure to disclose information relevant to administering the payment eligibility and payment limitation provisions
- other actions of the person or legal entity determined by the Deputy Administrator to circumvent the payment eligibility and payment limitation provisions.

G COC or STC Fraud or Equally Serious Activity Determinations

This table provides the required actions after COC or STC determination.

IF COC or	
STC	
determines	THEN the
	 State or County Office, as appropriate, shall: obtain DD concurrence of the COC's determination (DD must initial the COC minutes) notify all County Offices in which the participants affected by this determination have an interest
	by this determination for the year or years in which such activities were determined to have been perpetrated, including the pro rata share of program payments issued to the participants through interests held in any other legal entities and joint operations
	 deny any program payments, both directly and indirectly to the participants, under any program subject to the payment limitation provisions for a period of time not to exceed 5 years
	• deny any program payments, subject to the payment limitation provisions, to any person or legal entity that is a cash-rent tenant on land owned or controlled by the participants to which this determination applies for a period of time not to exceed 5 years.
fraud or other	program participants may:
equally serious	
actions were	• not have their payment eligibility adversely affected for a period of
not committed	time in excess of 2 years
to circumvent	
the payment limitation provisions	• be eligible for program payments and benefits under programs subject to limitation only if all other payment eligibility and
provisions	payment limitation requirements have been met.

43 Joint and Several Liability

A Rule

Any legal entity, including joint ventures and general partnerships, and any member of a legal entity determined to have knowingly participated in a scheme or device, or any such other equally serious actions, to evade, or that has the purpose of evading, the payment limitation provisions shall be jointly and severally liable for amounts as follows:

- determined payable as the result of such actions
- necessary to recover the payments.

B Release

Any person or legal entity that cooperates with the Secretary to enforce the payment eligibility and payment limitation provisions may be partially or fully released from liability, as determined by the Executive Vice President, CCC.

C Other Applicable Statutes

FSA determined liability is in **addition** to any liability that may arise under a criminal or civil statute.

44 Two or More Rules Apply

A Rule

If 2 or more rules seem to be applicable, apply the rule that is **most** restrictive.

45-50 (Reserved)

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Section 5 Farming Operations

51 Determining Farming Operations

A Definition of Farming Operation

A farming operation means a business enterprise engaged in producing agricultural products.

B Description of Farming Operation

A person's, legal entity's, or joint operation's farming operation consists of the acreage on all farms in all counties in which the person, legal entity, or joint operation has an interest in the agricultural products or proceeds from the agricultural products produced. This includes all acreage in which the person, entity, or joint operation is a producer, regardless of whether the acreage is:

- rented on a crop-share basis
- rented on a cash-lease basis
- owned by the producer.
 - **Note:** Exclude owned acreage that has been cash-rented to a cash-rent tenant, if the landowner has no interest in any crop or crop proceeds from the acreage for the year.

Exception: The farming operation of a landowner includes only the acreage owned by the landowner, if **both** of the following apply:

- land owned by different landowners is combined into 1 farm with other tracts so the claimed share of the crops or crop proceeds is proportionate to size and value of the land and CAB's contributed
- the landowner is **not** also a tenant on the farm.

C Multiple Farming Operations

A person or legal entity may have more than 1 farming operation if the person or legal entity has an interest in 1 or more joint operations. Each interest in a joint operation will be an additional farming operation for the person or legal entity.

D Example 1, Farms Operated

This table shows the **farms operated** by Sam Brown.

Farm 1	Farm 2
Owner-Sam Brown	Owner-Pete Smith
Rental-None	Rental-Crop share
Farm 3	Farm 4
Owner-Henry Black	Owner-Two Buddies Partnership
Rental-Crop share	Partners: • Pete Smith
	Henry Black
	Rental-Crop share

This table **defines** the farming operation of each person involved in this example.

IF the determination is for	THEN the farming operation consists of		
Sam Brown	all farms.		
Pete Smith	Farm 2.		
Henry Black	Farm 3.		
Two Buddies Partnership	Farm 4.		
	Note: This is a second farming operation for Pete Smith and Henry Black.		

Note: None of the persons or legal entities has any other farming interests.

E Example 2, Tracts Operated

This table shows the **tracts operated** by Sam Brown.

Farm 9	Farm 9
Tract 1	Tract 2
Owner-Sam Brown	Owner-Pete Smith
Rental-None	Rental-Cash lease
Farm 9	Farm 9
Tract 3	Tract 4
Owner-Henry Black	Owner-Two Buddies Partnership
Rental-Cash lease	Partners: • Pete Smith
	Henry Black
	Rental-Cash lease

This table **defines** the farming operation of each person involved in this example.

IF the determination is for	THEN the farming operation consists of				
Sam Brown	all of the land in Farm 9.				
Pete Smith	none of the land in Farm 9.				
	Note: Pete Smith has no farming operation.				
Henry Black	none of the land in Farm 9.				
	Note: Henry Black has no farming operation.				
Two Buddies Partnership	none of the land in Farm 9.				
	Note: Two Buddies Partnership has no farming				
	operation.				

Note: None of the persons or legal entities has any other farming interests. All ownership tracts are combined as 1 farm, Farm 9.

F Example 3, Tracts Operated

This table shows the **tracts operated** by Brown and Black Partnership. Both tracts have 100 acres of corn base acres. Sam Brown receives a pro rata crop share regardless of where the crop is planted.

Farm 10	Farm 10		
Tract 1	Tract 2		
Owner-Sam Brown	Owner-Brown and Black		
Rental-Crop Share	Partnership		
Operator-Brown and Black	Rental-N/A		
Partnership			

This table **defines** the farming operation of each person involved in this example.

IF the determination is for	THEN the farming operation consists of
Sam Brown	the acreage in tract 1 of Farm 10.
Brown and Black Partnership	Farm 10.

Note: None of the persons or legal entities has any other farming interests. Both ownership tracts are combined as 1 farm, Farm 10.

F Example 4, Tracts and Farms Operated or Subleased

This table shows the **tracts and farms operated or subleased** by Sam Brown.

Farm 18	Farm 18
Tract 5	Tract 6
Operator-Sam Brown	Subleased to Bill Jones for cash
Owner-Sam Brown	Owner-Pete Smith
Rental-N/A	Rental-Cash lease to Sam Brown
Farm 18	Farm 19
Tract 7	
Subleased to Richard Alexander for cash	Operator-Sam Brown
Owner-Henry Black	Owner-Two Buddies Partnership
Rental-Cash lease to Sam Brown	Partners: • Pete Smith
	Henry Black
	Rental-Crop share

This table **defines** the farming operation of each person involved in this example.

IF the determination is for	THEN the farming operation consists of
Sam Brown	the acreage in tract 5 of Farm 18 and all of Farm 19.
Bill Jones	the acreage in tract 6 of Farm 18.
Richard Alexander	the acreage in tract 7 of Farm 18.
Two Buddies Partnership	Farm 19.

Note: None of the persons or legal entities has any other farming interests. Pete Smith and Henry Black have no individual farming operation.

52 Interest in Farming Operations

A Examples of Interest in a Farming Operation

The following are considered interests in a farming operation:

- general partners of LP's when LP is a producer in the farming operation
- grantors of revocable trusts when the trust is a producer in the farming operation.
- landlords, including landowners, have an interest in the farming operation containing the acreage owned or leased, whether or **not** the landlord has an interest in the production or proceeds from the production
- landowners have an interest in the farming operation containing the land owned, whether or **not** the landowner has an interest in the production or proceeds from the production
- members of a joint operation when the joint operation is a producer in the farming operation
- producers who share in the production or proceeds of the production from the farming operation

52 Interest in Farming Operations (Continued)

B Examples of No Interest in a Farming Operation

The following are **not** considered interests in a farming operation:

- beneficiaries of trusts when the trust is a producer in the farming operation
- grantors of irrevocable trusts when the trust is a producer in the farming operation
- heirs to estates when the estate is a producer in the farming operation
- limited partners of LLP when LLP is a producer in the farming operation
- members of associations when the association is a producer in the farming operation
- stockholders in a corporation when the corporation is a producer in the farming operation
- trustees and personal representatives of trusts or estates when the trust or estate, respectively, is a producer in the farming operation.

C Most Restrictive Rule

Applying a more restrictive rule may apply if a person or legal entity has an interest in another person's or legal entity's farming operation.

53 Total Value of a Farming Operation

A Introduction

The total value of a farming operation **must** be computed when determining whether:

- the contributions made by the person or legal entity are significant
- contributions are commensurate with the claimed share of profits or losses from the farming operation.

B Definition

<u>Total value of a farming operation</u> means the total of the costs, excluding the value of active personal labor and active personal management that is contributed by a member of the farming operation, needed to carry out the farming operation for the year for which the determination is made.

C Example 1

The following is the **scenario** for this example.

Partnership ABC has 3 equal partners, A, B, and C. Partnership ABC farms 2,000 acres of cropland growing corn and various vegetables. All of the land that Partnership ABC farms has a rental value equal to \$42 per acre.

Partner A contributes land with a total rental value of \$24,000 to the partnership. Partner A cash-rents this land from a landowner with no interest in Partnership ABC's farming operation. Partner A's contributions to Partnership ABC also include equipment with a rental value of \$12,000 and \$12,000 of capital. None of Partner A's contributions are acquired as the result of a loan.

Partner B contributes land with a total rental value of \$12,000 to the partnership. Partner B cash-rents this land from a landowner with no interest in Partnership ABC's farming operation. Partner B's contributions to Partnership ABC also include equipment with a rental value of \$12,000 and \$24,000 of capital. None of Partner B's contribution are acquired as the result of a loan.

Partner C contributes land with a total rental value of \$12,000 to the partnership. Partner C owns this land. Partner C's contributions to Partnership ABC also include equipment with a rental value of \$12,000 and \$24,000 of capital. None of Partner C's contributions are acquired as the result of a loan.

Partnership ABC rents land from other landowners for a 1/3 share of the crop with a value of \$36,000. Partnership ABC contributes owned equipment with a rental value of \$21,000 and \$99,000 of capital to the farming operation.

Each of the partners share equally in the labor and management of this farming operation and no additional labor or management is hired.

2 - 2 - 09

C Example 1 (Continued)

This table shows the **contributions** made by the partners and Partnership ABC and the total value of the farming operation.

	Land	Capital	Equipment	Labor	Management	Total
Partner A	24,000	12,000	12,000	Active	Active	48,000
Partner B	12,000	24,000	12,000	Active	Active	48,000
Partner C	12,000	24,000	12,000	Active	Active	48,000
Partnership ABC		99,000	21,000			120,000
Total	84,000 <u>1</u> /	159,000	57,000	0	0	300,000

1/ Includes the rental value of the land contributed by the share-rent landlord. Crop-share rent for the land is valued at \$36,000.

The total value of the farming operation was **determined** as follows.

The rental value of all the land involved in this farming operation is \$84,000. This rental value is derived by the following inputs:

- Partner A's contribution of cash-rented land with a value of \$24,000
- Partner B's contribution of cash-rented land with a value of \$12,000
- Partner C's contribution of owned land with a rental value of \$12,000
- share-rented land with a value of \$36,000 that is **not** attributed to any 1 partner or to the partnership.
- **Note:** If land is owned, a rental value that is normal for the area **must** be used when determining its value.

C Example 1 (Continued)

The total amount of capital needed by this farming operation is equal to \$159,000. This figure is arrived at by taking the total expenditures necessary to conduct this farming operation and subtracting any equipment and land costs that will be expended by the partnership. The capital is derived by the following inputs:

- Partner A's contribution of \$12,000 of capital
- Partner B's contribution of \$24,000 of capital
- Partner C's contribution of \$24,000 of capital
- Partnership ABC's contribution of \$99,000 of capital.

The rental value of all of the equipment used on this farming operation is \$57,000. This rental value is derived by the following inputs:

- Partner A's contribution of owned equipment with a rental value of \$12,000
- Partner B's contribution of leased equipment with a rental value of \$12,000
- Partner C's contribution of owned equipment with a rental value of \$12,000
- Partnership ABC's contribution of owned equipment with a rental value of \$21,000.

Note: If equipment is owned, a rental value that is normal for the area **must** be used when determining its value.

Each partner is equally providing active personal labor and active personal management; therefore, no value is affixed to these contributions in determining the total value of the farming operation.

The total value of this farming operation is equal to \$300,000.

D Example 2

The following is the **scenario** for this example.

Partnership ABC has 3 equal partners, A, B, and C. Partnership ABC farms 1,500 acres of cropland growing cotton and soybeans.

Partner A contributes land with a total rental value of \$5,000 to the partnership. Partner A cash-rents this land from a landowner with no interest in Partnership ABC's farming operation.

Partner B contributes land with a total rental value of \$5,000 to the partnership. Partner B cash-rents this land from a landowner with no interest is Partnership ABC's farming operation.

Partner C contributes land with a total rental value of \$5,000 to the partnership. Partner C owns this land.

Partnership ABC contributes land with a total rental value of \$69,000 to the farming operation. Partnership ABC owns this land. Partnership ABC contributes owned equipment with a rental value of \$57,000 and \$159,000 of capital to the farming operation. The capital is borrowed from a local bank and is **not** secured by any of the partners individually.

Partnership ABC will hire all of the labor needed to conduct this farming operation. The labor cost for this operation will be \$30,000.

Each of the partners share equally in the management of this operation and no additional management is hired.

D Example 2 (Continued)

This table shows the contributions made by the partners and Partnership ABC.

	Land	Capital	Equipment	Labor	Management	Total
Partner A	5,000	0	0		Active	5,000
Partner B	5,000	0	0		Active	5,000
Partner C	5,000	0	0		Active	5,000
Partnership ABC	69,000	159,000	57,000	30,000		315,000
Total	84,000	159,000	57,000	30,000		330,000

The total value of the farming operation was **determined** as follows.

The rental value of all of the land involved in this farming operation is \$84,000. This rental value is derived by the following inputs:

- Partner A's contribution of cash-rented land with a value of \$5,000
- Partner B's contribution of cash-rented land with a value of \$5,000
- Partner C's contribution of owned land with a rental value of \$5,000
- Partnership ABC's contribution of owned land with a rental value of \$69,000.

Note: If land is owned, a rental value that is normal for the area **must** be used when determining its value.

D Example 2 (Continued)

The total amount of capital needed by this farming operation is equal to \$159,000. This figure is arrived at by taking the total expenditures necessary to conduct this operation and subtracting any equipment, land, and labor costs that will be expended by the partnership. The capital for this operation is being provided by Partnership ABC.

The rental value of all of the equipment used on this farming operation is \$57,000. Partnership ABC is contributing owned equipment with a rental value of \$57,000.

Note: If equipment is owned, a rental value that is normal for the area **must** be used when determining its value.

All of the labor for this farming operation is hired by Partnership ABC and will cost \$30,000.

Each partner will equally provide active personal management; therefore, no value is affixed to this contribution in determining the total value of the farming operation.

The total value of this farming operation is equal to \$330,000.

A Background

The Food Security Act of 1985, as amended by the Food, Conservation, and Energy Act of 2008, requires that the Secretary **not** approve, for purposes of applying payment limitations, any change in a farming operation that will increase the number of persons or legal entities for payment, unless the Secretary determines that the change is bona fide and substantive.

B Rule [7 CFR 1400.104]

COC may **not** approve any change in a farming operation, including, but not limited to, establishing a new farming operation containing any person or legal entity that was a member of the previous year's farming operation, that will otherwise increase the number of persons or legal entities to which payment limitation is applied for the current year, unless a substantive change in the farming operation occurs for the current year.

Note: The comparison for substantive change purposes is between the current year's operation and the previous year's operation.

C Substantive Change Requirements

If bona fide, the following are considered substantive changes.

 Change
 Requirement

Change	Requirement
Family	The addition of a family member to a joint operation according to the
Member	adult family member provision as specified in paragraph 138.
	Note: An addition will not affect the status of any other person or legal entity that is added to the joint operation.
Land Rental	For a landowner only , a change from cash-rent to share-rent.

Change	Requirement			
Base Acres	An increase through acquiring base acres not previously involved in the			
	farming operation. The increase in base acres:			
	• must be at least 20 percent or more of the total base acres involved in the farming operation			
	• will be applicable for the increase of only 1 person or legal entity to the farming operation.			
	A State Office specialist may approve additional persons or legal entities based on the magnitude and complexity of the change in the farming			
	operation represented and if the increase in base acres supports additional persons or legal entities to the farming operation. See subparagraph D.			
Ownership	A change in ownership by sale or gift of equipment or land from a person or legal entity previously engaged in the farming operation to a person or legal entity who has not been engaged in this operation is considered substantive, only if:			
	• the transferred amount is commensurate with the new person's or legal entity's share of the farming operation			
	• the sale or gift of land or equipment was based on fair market value of the land or equipment			
	• the former owner has no control over the sold or gifted land or equipment			
	• the transaction was not financed by the former owner			
	• preference was not given to the former owner to re-purchase the land or equipment at a later date.			
Equipment	The addition of equipment not previously involved in the farming			
	operation may be considered substantive, if the rental value of the additional equipment contributed is commensurate with the new person's or legal entity's share of the rental value of all equipment used in the farming operation.			

C Substantive Change Requirements (Continued)

Note: Substantive changes **must** be "arms length" business transactions. Documents **must** be provided to support any of the changes in this subparagraph.

D Increase in Base Acres

If base acres are increased more than 20 percent and the producer requests to add more than 1 additional person or legal entity for payment limitation the:

- producer **must**:
 - submit written request for additional persons or legal entities
 - include the reasons why additional persons or legal entities for payment limitation purposes are to be recognized
 - provide any other relevant documentation to support the request
- COC must:
 - document the request in the COC minutes
 - forward the request with comments or recommendations to the State Office
 - include all documentation provided by the producer
- State Office specialist designated to act on these requests **must**:
 - timely review requests and all supporting documentation
 - obtain STC comments, if determined necessary, on the request
 - approve or disapprove the requests
 - record all requests and determinations in the STC minutes
 - notify COC/County Office, in writing, of the determination
 - instruct COC/County Office to provide written notification of the determination to the producer, and include appeal rights if considered adverse.

E Considerations for Approving or Disapproving an Increase of Additional Persons or Legal Entities for Payment Limitation Purposes

State Office specialists are to consider at least all of the following:

- the amount of the increase in base acres
- the crops grown by the farming operation
- the diversity of the farming operation
- relationship of the existing members to the new members
- the programs for which the operation will be a participants
- other relevant information specific or unique to the request.

F Nonsubstantive Changes

The following are considered nonsubstantive changes:

- a decrease in the amount of land
- the dissolution of a legal entity
- any change **not** considered substantive for which the rules would require a more restrictive application of the payment limitation.

G Example 1 of Nonsubstantive Change

Situation: Three persons each have separate and unrelated farming operations, which if continued unchanged, qualify for 3 limits for payment limitation purposes. The 3 persons propose a farming operation by forming a corporation in which each are equal stockholders in the entity. The entity would lease, for cash, a portion of the cropland previously operated by each of the persons. A total of 4 limits would result for payment limitation purposes.

Determination: Forming this legal entity and leasing the land formerly operated by the persons would **not** constitute a bona fide and substantive change. Continue to recognize the 3 persons as determined previously for payment limitation purposes. The new legal entity would **not** be considered eligible for payment.

Explanation: The same land is farmed by the same equipment and the same persons as the previous year. The stockholders hold total ownership of the legal entity and each stockholder produced agricultural products or participated in programs subject to limitation in the previous year.

H Example 2 of Nonsubstantive Change

Situation: A corporation operates land that it owns. A general partnership, consisting of the stockholders of the corporation, leases land owned by unrelated parties that was previously operated by the corporation. The corporation farm manager and other employees complete the farming activities for both operations with equipment owned by the corporation. Records are kept of time spent by the employees and equipment use for each of the farming operations. The corporation's bookkeeper prepares separate payrolls for the employees that reflect the time for each employee on each farming operation. Invoices prepared on behalf of the corporation are issued to the general partnership for the equipment use and cropping expenses to represent its share of the operating expenses. Separate limitation was requested for the corporation and each of the members of the general partnership.

Determination: Changes in bookkeeping for the manner records are kept does **not** constitute or demonstrate a substantive change. Continue to recognize **only** the corporation for payment limitation purposes.

Explanation: The members of the general partnership, who hold total ownership of the corporation, are farming the same land with the same equipment previously operated by the corporation. Only a single farming operation of the corporation exists even though separate books are kept in an effort to represent a separate farming operation of the general partnership.

55 Substantive Change Rule for Persons

A Persons Beginning to Farm

If a person begins to farm and is **not** a member of a legal entity or joint operation, **no** substantive change is required to be considered a person for payment limitation purposes.

B Members of Legal Entities

This table provides guidance to determine when a substantive change is required for a person beginning to farm.

IF the person owns, directly or indirectly, 50 percent or more interest in a legal entity that	AND the person will	THEN a substantive change	
produced program crops, or products, or participated in a program subject to limitations the previous year	operate any land that was in the farming operation of the legal entity as a person or a member of a joint operation	is required.	
	not operate any land that was in the farming operation of the legal entity as a person or a member of a joint operation	is not required.	
did not produce program crops or products, or	operate land as a person or a member of a joint operation	is not required.	
participate in a program subject to limitation in the previous year		Note: The land may be land that was or was not in the farming operation of the legal entity.	

55 Substantive Change Rule for Persons (Continued)

C Example

Situation: Person A owns 50 percent of Corporation AB that produced crops on a 600-acre farming operation last year. This year Corporation AB and Person A will each operate part of the land that was in the Corporation AB farming operation.

Determination: A substantive change would be **required** because Person A owns 50 percent of Corporation AB.

D If Substantive Change Is Not Met

If there is an increase in the number of persons or legal entities subject to limitation in a farming operation that results in applying the substantive change provisions and a substantive change is **not** met:

- continue to recognize the persons or legal entities for payment limitation purposes that were recognized in the previous year
- consider the new persons or legal entities who did **not** meet the substantive change ineligible for payment.
- **Note:** The eligible person's or legal entities' shares **cannot** be adjusted to circumvent the ineligibility of the new person or legal entity.

56 Substantive Change Rule for Joint Operations

A Introduction

This paragraph provides guidelines for determining when substantive change is required for joint operations.

B New Joint Operation Formed

Use this table to determine when substantive change is required for a new joint operation.

IF	THEN substantive change would
none of the members produced program crops, or	not be required.
products, or participated in a program subject to	
limitation in the previous year	
some of the members produced program crops,	be required.
or products, or participated in a program subject	
to limitation in the previous year	
all of the members produced program crops, or	not be required.
products, or participated in a program subject to	
limitation in the previous year	

Note: Substantive change would be **required** if a new joint operation will be farming any of the land that was farmed by a legal entity in which members of the new joint operation held a 50 percent or greater interest.

56 Substantive Change Rule for Joint Operations (Continued)

C Joint Operation Existed in the Previous Year

Use this table to determine when substantive change is required for a joint operation that existed in the previous year.

IF there is an addition of 1 or		
more members to a joint		THEN
operation that existed in the		substantive
previous year and there is	AND the person or legal entity	change would
an increase in the total number	causing the increase produced	not be required.
of persons or legal entities in	program crops, or products, or	
the joint operation subject to	participated in a program subject	
limitation	to limitation in the previous year	
	causing the increase did not	be required.
	produce program crops, or	
	products, or participation in a	
	program subject to limitation in	
	the previous year	
no overall increase in the	leaving the farming operation	be required unless
number of persons or legal	continues to farm any land that	offset by a
entities in the joint operation	was part of the previous year's	decrease in
subject to limitation because of	joint operation	persons or legal
1 or more of the members in the		entities in the
previous year leaving the joint		joint operation.
operation	leaving the farming operation does	not be required.
	not farm any land that was part of	
	the previous year's joint operation	

Notes: If the increase in base acres provision is used for a substantive change, the 20 percent increase in base acres would be calculated from the amount of base acres that was in the joint operation in the previous year.

The 20 percent increase in base acres could be obtained in either of the following ways:

- joint operation increases the land in the farming operation with base acres
- person or legal entity that left the joint operation, if applicable, increases the amount of land farmed with base acres.

56 Substantive Change Rule for Joint Operations (Continued)

D Other Provisions

Other than according to subparagraphs B and C, a substantive change is required when **both** of the following apply:

- at least 1 of the members of the joint operation did **not** produce program crops or participate in CRP in the previous year
- the joint operation will operate any of the land that was in the farming operation of members who did produce program crops or participate in CRP in the previous year.

E Example 1, Joint Operation Existed - Increase in persons or Legal Entities for Payment

Situation: Partnership ABC produced program crops last year. This year Person D buys an equal share of Partnership ABC. Person D produced program crops last year.

Determination: A substantive change is **not** required because Person D is a current producer; therefore, there has been no increase in persons or legal entities subject to limitation.

F Example 2, Joint Operation Existed - Increase in persons or Legal Entities for Payment

Situation: Partnership ABC produced program crops last year. This year Person D buys an equal share of Partnership ABC. Person D did **not** produce program crops last year. Partnership ABC's farming operation last year consisted of 1,000 acres.

Determination: A substantive change is required. If the increase in base acres provision is used, the 20 percent increase in base acres on the 1,000 acres Partnership ABC operated last year.
56 Substantive Change Rule for Joint Operations (Continued)

G Example 1, Joint Operation Existed - No Overall Increase in persons or Legal Entities for Payment

Situation: Partnership ABC produced program crops last year.

- This year Person C sells his share of Partnership ABC to Person D. Person D did **not** produce program crops last year.
- Partnership ABC's farming operation last year consisted of 1,000 acres.
- Person C will farm 300 acres of the land that was in Partnership ABC's farming operation last year.

Determination: A substantive change would be required before recognizing Person D as a person eligible for payment.

- One way of doing that would be if Partnership ABC added 200 base acres (20 percent of 1,000) to its farming operation that was **not** in Partnership ABC's farming operation last year.
- Person C could also meet the requirement if Person C farmed land with 200 base acres that was **not** in Partnership ABC's farming operation last year.

H Example 2, Joint Operation Existed - No Overall Increase in persons or Legal Entities for Payment

Situation: Partnership ABC produced program crops last year.

- This year Person C sells his share of Partnership ABC to Person D. Person D did **not** produce program crops last year.
- Partnership ABC's farming operation last year consisted of 1,000 acres.
- Person C will **not** farm any of the land that was in Partnership ABC's farming operation last year.

Determination: A substantive change would **not** be required because there was no increase in the number of persons or legal entities for payment in the farming operation.

56 Substantive Change Rule for Joint Operations (Continued)

I Example 1, Other Provisions

Situation: Person A produced program crops on a 600-acre farming operation last year. Person B produced program crops on a 400-acre farming operation last year. This year Persons A, B, and C form an equal partnership and will produce program crops on a farming operation that includes some of the land that was in Person A's farming operation last year.

Determination: A substantive change would be required before recognizing Person C as a person eligible for payment. One way of doing that would be if Partnership ABC added 200 base acres (20 percent of 1,000) to its farming operation that was **not** part of the farming of either Person A or B in the previous year.

J Example 2, Other Provisions

Situation: Partnership AB produced program crops on a 600-acre farming operation last year and continues to farm part of the 600 acres this year.

- Person C did **not** produce program crops last year.
- This year Persons B and C form an equal partnership and will produce program crops on a farming operation that includes some of the land that was in Partnership AB's farming operation last year.

Determination: A substantive change would be required before recognizing Person C as a person eligible for payment.

- One way of doing that would be if Partnership BC added 120 base acres (20 percent of 600) to its farming operation that was **not** part of the farming operation of Partnership AB.
- Another way of meeting the substantive change would be if Partnership AB added 120 base acres (20 percent of 600) to its farming operation that was **not** part of the farming operation last year.

56 Substantive Change Rule for Joint Operations (Continued)

K Example 1

Situation: Joint Operation Alpha, Bravo, Charlie, and Delta, was determined to have 4 separate limitations for program payment limitation purposes in the previous year. This year, Alpha and Bravo, LLC and Charlie and Delta, LLC were added and a total of 6 limitations were requested, all with equal shares. Neither of the new members had farmed or participated in the farm programs before. Interest in equipment held by the original 4 partners was gifted to each of the new members.

Determination: Substantive change would be required because of the increase in the number of persons or legal entities for payment in the farming operation. The gifting of equipment interest to each of the new members would meet the requirement if the amount was at least equal to the commensurate share of each new member, and supporting documentation was provided.

L Example 2

Situation: Joint Operation Dollar Farms, comprised of persons Echo, Foxtrot, Golf, and Hotel, was determined to have 4 separate limitations for program payment limitation purposes in the previous year. This year, this joint operation was dissolved and a new joint operation Dollar Farms, comprised of persons Golf, Hotel, India, and Juliet, was formed with a new TIN. The same land is farmed and the same equipment, all previously leased by the "old" Dollar Farms, is now leased by the "new" Dollar Farms.

Determination: Substantive change would **not** be required since there is **not** an increase in the number of persons or legal entities for payment limitation purposes.

M Substantive Change Not Met

If there is an increase in the number of persons or legal entities in a farming operation that results in applying the substantive change provisions and a substantive change is **not** met:

- continue to recognize the persons or legal entities for payment limitation purposes that were recognized in the previous year
- consider the new person or legal entity who did **not** meet the substantive change ineligible for payment.

57 Substantive Change Rule for Entities

A Produced Program Crops Previous Year

If a legal entity produced program crops, or products, or participated in a program subject to limitation in the previous year, a substantive change is **not** required.

B Did Not Produce Program Crops Previous Year

If a legal entity did **not** produce program crops, or products, or participate in a program subject to limitation in the previous year and stockholders, heirs, or beneficiaries who produced program crops, or products, or participated in a program subject to limitation in the previous year own, directly or indirectly, 50 percent or more of the interest in the entity and the entity will:

- operate land that was in the farming operation of members who produced program crops, or products, or participated in a program subject to limitation in the previous year, a substantive change **would** be required
 - **Note:** If the increase in base acres provision is used, the 20 percent increase in base acres shall be calculated from the amount of base acres that was in the farming operation of members who produced program crops, or products, or participated in a program subject to limitation in the previous year.
- **not** operate any land that was in the farming operation of members who produced program crops, or products, or participated in a program subject to limitation in the previous year, a substantive change would **not** be required.

C Ownership Change

Any legal and bona fide change in the ownership of a legal entity **must** be recognized, regardless of the amount of stock involved.

D Addition of Interest Holders

Adding interest holders to a legal entity, **except** for joint operations, does **not** require applying substantive change rules.

57 Substantive Change Rule for Entities (Continued)

E Example 1

Situation: Person A produced program crops on a 600-acre farming operation last year. Person B produced program crops on a 400-acre farming operation last year. Person C did **not** produce program crops last year.

- This year Persons A, B, and C form a corporation with equal shares and will produce program crops on a farming operation that includes some of the land that was in Person A's farming operation last year.
- Persons A and B will also farm this year.

Determination: A substantive change would be **required** before Corporation ABC would be recognized as a legal entity eligible for payment according to subparagraph B. One way of substantively changing Corporation ABC would be for Corporation ABC to add 200 base acres (20 percent of 1,000) to its farming operation that was **not** part of the farming operation of either Person A or B in the previous year.

F Example 2

Situation: Person A produced program crops on a 600-acre farming operation last year. Person B produced program crops on a 400-acre farming operation last year. Person C did **not** produce program crops last year. This year Persons A, B, and C form a corporation with equal shares and will produce program crops on a farming operation that is composed of land that was operated in the previous year by Person Z. Person Z no longer farms.

Determination: A substantive change would **not** be required because none of the land operated by the corporation was operated by Person A or B in the previous year.

G Substantive Change Not Met

If there is an increase in the number of persons or legal entities for payment in a farming operation and substantive change provisions are **not** met:

- continue to recognize the persons or legal entities eligible for payment limitation purposes that were recognized in the previous year
- consider the new person or legal entity who did **not** meet the substantive change ineligible for payment.

58-60 (Reserved)

•

Section 6 Actively Engaged Determinations

Subsection 1 Actively Engaged Considerations

61 General Considerations

A Introduction

For a person or legal entity to be considered actively engaged in farming, the participant **must** make a significant contribution of certain farming inputs. This paragraph lists and defines significant contributions.

B General Provisions

In general, for a person or legal entity to be considered actively engaged in farming, **all** the requirements of this table **must** be met.

Item	Requirement	
1	Significant "left-hand" contributions to the farming operation of 1 or a	
	combination of the following:	
	• capital	
	• equipment	
	• land.	
	Note: See paragraph 127 for exception.	
2	Significant "right-hand" contributions to the farming operation of 1 or a combination of the following:	
	• active personal labor	
	active personal management.	
	Note: See paragraph 62 for exception.	
3	A claimed share of the profits or losses from the farming operation that is commensurate with contributions to the farming operation.	
4	Contributions that are at risk.	

C Definition of Capital

For payment limitation purposes, <u>capital</u> means the funding provided by a person or legal entity to the farming operation for the operation to conduct farming activities.

61 General Considerations (Continued)

D Definition of Land

For payment limitation purposes, <u>land</u> means farmland consisting of cropland, pastureland, wetland, or rangeland that meets the specific requirements of the applicable program.

E Definition of Equipment

For payment limitation purposes, <u>equipment</u> means the machinery and implements used by the farming operation to conduct activities of the farming operation. This includes:

- machinery and implements for:
 - land preparation, planting, cultivating, or harvesting of the crops involved
 - establishing and maintaining conservation cover crops or conservation use acreages
 - conducting livestock operations
- irrigation equipment that is:
 - **not** of a permanent nature
 - commonly used in the area.

F Definition of Active Personal Labor

<u>Active personal labor</u> means personally providing physical activities necessary in a farming operation. These activities include physical activities:

- involved in land preparation, planting, cultivating, harvesting, and marketing of agricultural commodities
- required to establish and maintain conserving cover crops or conserving use acreages
- required in livestock operations.

61 General Considerations (Continued)

G Active Personal Management

Active personal management is personally providing:

- the general supervision and direction of activities and labor involved in the farming operation
- services, whether performed on-site or off-site, reasonably related and necessary to the farming operation, including any of the following:
 - supervision of activities necessary in the farming operation
 - business-related actions that include discretionary decision making
 - evaluation of the financial condition and needs of the farming operation
 - assistance in structuring or preparing financial reports or analyses for the farming operation
 - consultations in or structuring of business-related financing arrangements for the farming operation
 - marketing and promoting agricultural commodities produced by the farming operation
 - acquiring technical information used in the farming operation
 - any other management function necessary to conduct the farming operation and for which the operation would ordinarily be charged a fee.

H Hybrid Seed Producers

The existence of a hybrid seed contract for a producer shall **not** be taken into account when making an actively engaged in farming determination with respect to the producer. However, all other actively engaged in farming provisions shall apply.

62 Landowner Exemption

A Actively Engaged Rule

A landowner shall be considered actively engaged in farming with respect to the owned land if **all** of the following requirements are met.

Item	Requirement	
1	The landowner contributes owned land to the farming operation for which the	
	landowner receives rent or income for the use of the land, based on the land's	
	production or the operation's operating results.	
2	The landowner's share of the profits or losses from the farming operation is	
	commensurate with the landowner's contribution to the operation.	
3	The landowner's contributions are at risk.	

B Applicability of Rule

This rule applies to landowners who:

- are persons
- are persons with a life estate in the land
- are legal entities, such as corporations, trust, or estates
- have an undivided interest in the land

Note: For revocable or living trusts, the landowner exemption for actively engaged in farming **cannot** be extended to the grantor since **only** the trust has equitable interest in the land.

• are members of a joint operation if the joint operation holds title to the land.

Note: This rule applies to joint operations only if 1 of the following applies:

- the members submit documentation to show the title to the land owned by the joint operation will revert to the individual members after dissolution of the joint operation according to each member's share in the joint operation
 - **Note:** This requirement is considered met if the documentation provides that upon dissolution of the joint operation, the land will be sold and the proceeds divided according to each member's share in the joint operation.
- if there is no documentation otherwise and the Regional Attorney advises that State law provides that upon dissolution of the joint operation the land will be sold and the proceeds divided according to each member's share in the joint operation.

63 Landlord

A Actively Engaged Rule

A landlord who is **not** a landowner shall be considered to be actively engaged in farming under the same rules as any other person or legal entity that is **not** a landowner.

Notes: If the landlord provides leased or rented land to an operation in return for a share of the crop, the land will be considered a contribution. Other contributions, as applicable, are required.

See paragraph 91 for cash-rent tenant requirements.

B Example 1

Situation: Landowner A cash leases land to Person B. Person B subleases the land to Operator C. Person B contributes land and does **not** contribute a significant amount of active personal labor or active personal management to the farming operation.

Determination: Person B is **not** actively engaged in farming. Person B **cannot** be considered to be actively engaged in farming because of the landowner provision, since Person B is a landlord and **not** a landowner. Landowner A is **not** actively engaged on this farming operation since cash-rent is received for using the land. A separate determination will be made for Operator C.

63 Landlord (Continued)

C Example 2

Situation: Person D cash leases land from Landowner E. Person D subleases the land to Producer C on a share-rent basis. Person D contributes the land and active personal management to the farming operation.

Determination: Because Person D cash-rents the land from Landowner E, Person D:

- is a cash-rent tenant
 - **Notes:** A cash-rent tenant is eligible to receive program payments on the cash-rented land, if the cash-rent tenant provides a significant contribution of either of the following:
 - active personal labor and capital, equipment, or land
 - active personal management and equipment.

See paragraph 91 for cash-rent tenant requirements.

• is **not** the landowner and **cannot** be considered actively engaged in farming because of the landowner provision.

Because Person D has provided a significant contribution of land and management, Person D can be considered actively engaged in farming. However, Person D is **ineligible** to receive program payments on the cash-rented land, because the necessary contributions for a cash-rent tenant were **not** made.

A separate determination will be made for Producer C.

Landowner E is **not** considered actively engaged in farming for this farming operation.

64 Percent of Cropland Factor

A Introduction

In some cases, producers may only be eligible for payment for a portion of the cropland in the farming operation. Therefore, FSA shall determine the percentage of the farming operation that is eligible for payment. This is determined based on the percent of cropland.

B When to Use the Percent of Cropland Factor

Use percent of cropland factor when a producer:

- does **not** provide a significant contribution of active personal labor or active personal management to the entire farming operation
- is actively engaged in farming and eligible for payment on a portion of the land in the farming operation because of the landowner provision
- is a cash-rent tenant and is **ineligible** for payment for the cash-rented land.
- **Note:** The automated system does **not** handle cases where the producer is actively engaged on some, but **not** all farming operations.

C Applying the Percent of Cropland Factor

The percent of cropland factor shall be applied to **all** program payments earned by the producer on each farm within the farming operation.

64 Percent of Cropland Factor (Continued)

D Determining the Percent of Cropland Factor

Determine a percent of cropland factor according to this table.

Step	Action	
1	List the total cropland acres for each farm in the producer's farming operation and total the acres.	
2	 List the cropland acres owned by the producer on each of the farming operation's farms and total the acres. Note: Include cropland acres that are not cash-rented for which the producer meets the requirements to be eligible for payment. 	
3	Divide the result of step 2 by the result of step 1.	
4	Multiply the factor from step 3 times the producer's payments earned on each farm.	
5	Pay the producer the adjusted payment allowed for each farm as determined by step 4.	

64 **Percent of Cropland Factor (Continued)**

E Example 1

I		
	Farm 20	
	Tract 1 - 100 acres	
	Operator - Sam Brown	
	Owner - Sam Brown	
	Rental - N/A	
	Farm 20	
	Tract 2 - 100 acres	
	Operator - Sam Brown	
	Owner - Pete Smith	
	Rental - Cash lease	

In this example, Sam Brown hires all labor and management necessary to conduct the farming operation.

Result: The farming operation for Sam Brown is the entire acreage on Farm 20. There is no farming operation for Pete Smith because he does **not** have an interest in any crop or crop proceeds.

Because Sam Brown does **not** provide a significant "right hand" contribution to the farming operation, he may only be considered actively engaged in farming under the landowner exemption for that portion of the farming operation represented by land he owns.

Sam Brown owns 50 percent of the cropland in his farming operation. Therefore, payments to Sam Brown would be subject to a 50 percent of cropland factor.

F Example 2

This example is the same as example 1, **except** the tracts are **not** combined as 1 farm. In this example, Sam Brown hires all labor and management necessary to conduct the farming operation.

Farm 21	
100 acres	
Operator - Sam Brown	
Owner - Sam Brown	
Rental - N/A	
Farm 22	
100 acres	
Operator - Sam Brown	
Owner - Pete Smith	

Result: The farming operation for Sam Brown is the entire acreage on Farm 21 and Farm 22. There is **no** farming operation for Pete Smith because he does **not** have an interest in any crop or crop proceeds.

Rental - Cash lease

Because Sam Brown does **not** provide a significant "right hand" contribution to the farming operation, he may only be considered actively engaged in farming under the landowner exemption for that portion of the farming operation represented by land he owns.

Sam Brown owns 50 percent of the cropland in his farming operation. Therefore, payments to Sam Brown would be subject to a 50 percent of cropland factor.

64 **Percent of Cropland Factor (Continued)**

G Example 3

In this example, Sam Brown hires all labor and management necessary to conduct the farming operation.

Farm 23
100 acres
Operator - Sam Brown
Owners - Sam Brown and Pete Smith (undivided joint interest)
Rental - Cash lease

Result: Because Sam Brown does **not** provide a significant "right hand" contribution to the farming operation, he may only be considered actively engaged in farming under the landowner exemption for that portion of the farming operation represented by land he owns.

Because Sam Brown has an undivided ownership interest in the entire acreage in his farming operation, the percent of cropland owned is 100 percent. Accordingly, Sam Brown is actively engaged in farming on 100 percent of his farming operation and is eligible to receive 100 percent of the payment earned.

H Example 4

In this example, Sam Brown and Pete Smith each have a 50 percent share in the partnership. The partnership and the members do **not** have any other farming interests. Sam Brown shares in the pro rata share of all crops, regardless of where the crops are planted. The partnership agreement stipulates that upon dissolution, the land ownership will revert to the members according to their current shares of the partnership. The partnership hires all labor and management necessary to conduct the farming operation.

Farm 24	
Tract 1 - 100 acres	
Operator - Brown and Smith, a general partnership	
Owner - Sam Brown	
Rental3333 crop share	
Farm 24	
Tract 2 - 100 acres	
Owner - Brown and Smith, a general partnership	
Rental - N/A	

Result: The partnership's farming operation is the entire acreage in Farm 24.

Sam Brown's farming operation is the acreage in tract 1.

Because the members of the partnership do **not** provide a significant "right-hand" contribution to the farming operation, the members of the partnership are only considered to be actively engaged in farming under the landowner exemption for that portion of their farming operation represented by owned land. Therefore, a 50 percent of cropland factor of would apply to payments made to the partnership.

A percent of cropland factor of 1.000 would apply to Sam Brown since he is considered to be actively engaged in farming on his entire farming operation.

I Example 5

64

This example is similar to example 4, **except** the tracts are **not** combined as 1 farm. In this example, Sam Brown and Pete Smith are members of Brown and Smith Partnership. Neither the partnership nor the members have any other farming interests. The partnership agreement stipulates that upon dissolution, the land ownership will revert to the members according to their current shares of the partnership. The partnership hires all labor and management necessary to conduct the farming operation.

Farm 25	
100 acres	
Operator - Brown and Smith, a general partnership	
Owner - Sam Brown	
Rental3333 crop share	
Farm 26	
100 acres	
Operator - Brown and Smith, a general partnership	
Owner - Brown and Smith, a general partnership	

Rental - N/A

Result: The partnership's farming operation consists of Farm 25 and Farm 26. Sam Brown's farming operation consists of the acreage in Farm 25, **only**. Because neither member of the partnership provides a significant "right hand" contribution to the farming operation, the members of the partnership may **not** be considered actively engaged in farming on the entire farming operation under the person or joint operation provisions. The members of the partnership, as landowners of Farm 26, are considered actively engaged in farming under the landowner exception.

Sam Brown, as individual landowner of Farm 25, is considered actively engaged in farming under the landowner exception. This is 100 percent of Sam Brown's individual farming operation. Sam Brown's interest in the partnership is a separate farming operation.

The partnership owns 50 percent of the cropland in its farming operation. Therefore, the members of the partnership are actively engaged in farming on 50 percent of the partnership's farming operation and are entitled to receive 50 percent of the partnership's earned payment on each farm in the farming operation.

64 Percent of Cropland Factor (Continued)

J Example 6

In this example, Brown, Smith, Black, and Jones Partnership is made up of the 4 individual landowners. The partnership and the members of the partnership do **not** have any other farming interests. Each farm is of equal size and value. The contributions of each partner are commensurate and at risk. Each landowner contributes their land to the partnership, so no rent will be paid. All payments go to the partnership.

The partnership hires all labor and management necessary to conduct the farming operation.

Farm 27 100 acres Operator - Brown, Smith, Black, and Jones, a general partnership Owner - Sam Brown Rental - N/A

Farm 28 100 acres Operator - Brown, Smith, Black, and Jones, a general partnership Owner - Pete Smith Rental - N/A

Farm 29
100 acres
Operator - Brown, Smith, Black, and Jones, a general partnership
Owner - Henry Black
Rental - N/A

Farm 30	
100 acres Operator - Brown, Smith, Black, and Jones, a general partnership	
Owner - Bill Jones	
Rental - N/A	

Result: The farming operation for the partnership consists of all the acreage in Farms 27, 28, 29, and 30. Because the members do **not** provide "right hand" contributions, the members of the partnership are **not** actively engaged in farming under the person or joint operation provisions. However, each person is actively engaged in farming with respect to the actual land owned under the landowner exception.

Because the members of the partnership are **not** actively engaged in farming on the entire farming operation, only that portion earned with respect to the owned land may be paid. The percent of cropland owned by each owner is 25 percent. Accordingly, a 25 percent of cropland factor would be applied to the partnership's payment on each farm.

65-70 (Reserved)

2 - 2 - 09

Subsection 2 Specific Rules for Contributions

71 Significant Contribution of Capital, Equipment, and Land

A Introduction

When a significant contribution of capital, equipment, or land is required, use the rule in this paragraph to determine what is considered significant.

B Rules for Significant Contributions

This table shows the general rules for determining when a significant contribution is provided to a farming operation by a person or legal entity.

Item	Rule
Capital	The capital must have a value equal to at least 50 percent of the
	person's or legal entity's commensurate share of the total capital necessary to conduct the farming operation, excluding outlays of
	capital for land or equipment.
Equipment	The equipment must have a rental value equal to at least
	50 percent of the person's or legal entity's commensurate share of
	the total rental value of the equipment necessary to conduct the
	farming operation.
LandThe land must have a rental value equal to at least 50	
	the person's or legal entity's commensurate share of the total rental
	value of the land necessary to conduct the farming operation.
	Note: Share-rented land is a contribution of the landlord, not the
	share-renter.
Any combination of	The combined contribution of capital, equipment, and land must
capital, equipment,	have a value equal to 30 percent of the person's or legal entity's
and land.	commensurate share of the total value of the farming operation.

72 Specific Rules for Capital

A Introduction

For capital to be a significant contribution to the farming operation, the capital contributed **must** meet the requirements of this paragraph.

B General Rule

The capital **must** be contributed directly to the farming operation from a fund and account separate and distinct from that of any other person or legal entity with an interest in the farming operation.

Capital contributions to a farming operation **do not** include:

- the value of labor or management
- outlays for land or equipment.

C Source of Capital

The capital may be a direct out-of-pocket input of either of the following:

- a specified sum by the person, legal entity, joint operation, members of a joint operation, or combined State producer
- an amount borrowed by the person or legal entity.
- **Note:** Current year advance program payments, such as advance direct payments, are **not** considered a capital contribution for purposes of meeting the requirements of actively engaged in farming. The applicant is **not** eligible to receive advance program payments until **after** the determination of actively engaged in farming is made by COC or reviewing authority.

72 Specific Rules for Capital (Continued)

D Borrowed Capital

Capital used as a significant contribution may be borrowed. The rules in this table apply to borrowed capital.

IF the farming operation	
is conducted by	THEN borrowed capital must
any of the following:	• be contributed directly to the farming operation by the applicable person, legal entity, or member
 a person a joint operation, but the capital is contributed by a member of the joint operation rather than by the joint operation itself a legal entity 	 not have been acquired as a result of a loan made to, guaranteed by, or secured by: any other person, joint operation, or legal entity that has an interest in the farming operation the person, joint operation, or legal entity by any other person, joint operation, or legal entity that has an interest in the farming operation any other person, joint operation, or legal entity that has an interest in the farming operation any other person, joint operation, or legal entity in whose farming operation this person, joint operation, or legal entity in whose farming operation this person, joint operation, or legal entity in whose farming operation the person, joint operation, or legal entity has an interest.
a joint operation in which the capital is contributed by the joint operation rather than by any members	 or legal entity has an interest. be contributed directly to the farming operation by the joint operation not have been acquired as a result of a loan made to, guaranteed by, or secured by: any person, legal entity, or joint operation that has an interest in the farming operation, except members of the joint operation to which the loan is made Note: See example in subparagraph 139 C. the joint operation by any person, legal entity, or other joint operation any person, legal entity, or other joint operation in whose farming operation this joint operation has an interest.

73 Specific Rules for Equipment

A Introduction

To be credited as a significant contribution to the farming operation, owned or leased equipment **must** meet the requirements of this paragraph.

B Leased Equipment

The equipment may be leased from any person, legal entity, or joint operation; however, use the following table to determine if restrictions apply.

IF the equipment is leased from	THEN the
another person, legal entity, or joint operation that has an interest in the farming operation a joint operation that has 1 or more members in common with the producer to whom the equipment is leased	 producer must: be able to prove to COC that the equipment was leased at a fair market value
	• make the payment within the time determined by COC to be reasonable and customary for the area, taking into consideration whether the equipment is leased by the hour, day, or acre, or on an annual basis.
a person, legal entity, or joint operation	restrictions provided in this table do not apply.
not otherwise indicated in this table	

73 Specific Rules for Equipment (Continued)

C Financing Rules for Equipment

The restrictions on financing for equipment in this table apply to both owned and leased equipment contributed for credit as a significant contribution.

IF the farming operation	
is conducted by	THEN the equipment must
any of the following:a person	• be contributed directly to the farming operation by the applicable person, legal entity, or member
 a joint operation, but the equipment is contributed by a member 	 not have been acquired as a result of a loan made to, guaranteed by, or secured by: any other person, joint operation, or legal entity that has an interest in the farming operation
 a legal entity 	 the person, joint operation, or legal entity by any other person, joint operation, or legal entity that has an interest in the farming operation any other person, joint operation, or legal entity in whose farming operation this person, joint operation,
a joint operation in which the equipment is contributed by the joint	 or legal entity has an interest. be contributed directly to the farming operation by the joint operation
operation	• not have been acquired as a result of a loan made to, guaranteed by, or secured by:
	• any person, legal entity, or joint operation that has an interest in the farming operation, except members of the joint operation to which the loan is made
	Note: See example in subparagraph 139 C.
	• the joint operation by any person, legal entity, or other joint operation that has an interest in the farming operation
	• any person, legal entity, or other joint operation in whose farming operation this joint operation has an interest.

73 Specific Rules for Equipment (Continued)

D Effects of Borrowed Capital on Equipment Contribution

If any capital was borrowed by the person, legal entity, or joint operation from any other person, legal entity, or joint operation with an interest in the farming operation, the cash-leased equipment will **not** be considered as a significant contribution unless the person, legal entity, or joint operation can prove to COC that sufficient capital was available from another source to pay the cash lease.

E Occasional Exchange of Equipment

The occasional exchange of equipment, including labor, with a neighbor will **not** affect the contribution determination if each person or legal entity has adequate equipment, through ownership or lease, to conduct their farming operation in a manner normally acceptable for the area.

74 Specific Rules for Land

A Introduction

To be considered a significant contribution to the farming operation, owned or cash leased land **must** meet the requirements of this paragraph.

B Leased Land

The land may be leased from any person, legal entity, or joint operation.

If the land is leased from another person, legal entity, or joint operation that has an interest in any crop or crop proceeds in the farming operation, the producer **must**:

- be able to prove to COC that the land was leased at a fair market value
- make the payment within the time determined by COC to be reasonable and customary for the area.

Note: Share-rented land is a contribution of the landlord, **not** the share-renter.

74 Specific Rules for Land (Continued)

C Financing Rules for Land

The restrictions in this table apply to both owned and leased land contributed for credit as a significant contribution.

IF the operation is	
conducted by	THEN the land must
any of the following:	• be contributed directly to the farming operation by the applicable person, legal entity, or member
 a person a joint operation, but the land is contributed by a member a legal entity 	 not have been acquired as a result of a loan (including land acquired by Contract of Deed, Deed of Trust, Land Contract, or other similar arrangement) made to, guaranteed by, or secured by: any other person, joint operation, or legal entity that has an interest in the farming operation the person, joint operation, or legal entity by any other
• a legal entity	 the person, joint operation, or legal entity by any other person, joint operation, or legal entity that has an interest in the farming operation any other person, joint operation, or legal entity in whose farming operation this person, joint operation, or legal entity has an interest.
a joint operation in which the land is	• be contributed directly to the farming operation by the joint operation
contributed by the joint operation	• not have been acquired as a result of a loan (including land acquired by Contract of Deed, Deed of Trust, Land Contract, or other similar arrangement) made to, guaranteed by, or secured by:
	• any person, legal entity, or other joint operation that has an interest in the operation, except members of the joint operation to which the loan is made
	Note: See example in subparagraph 139 C.
	• the joint operation by any person, legal entity, or other joint operation that has an interest in the farming operation
	• any person, legal entity, or other joint operation in whose farming operation this joint operation has an interest.

74 Specific Rules for Land (Continued)

D Effects of Borrowed Capital on Land Contribution

If any capital was borrowed by a person, legal entity, or joint operation from any other person, legal entity, or joint operation with an interest in the farming operation, cash leased land will **not** be considered a significant contribution **unless** the person, legal entity, or joint operation can prove to COC that sufficient capital was available from another source to pay the cash lease.

E Recording Land Contributions

All land involved in a farming operation is to be recorded in the following:

- CCC-902 Continuation, Part A
- CCC-902E, Part E
- CCC-902I, Part C.

A Introduction

[7 CFR 1400.3] When a significant contribution of active personal labor or active personal management is required, use the rules in this paragraph to determine what is considered significant.

B Rules on Significant Contribution

This table shows the general rules for determining when a significant contribution is provided to a farming operation by a person or legal entity.

Item	Rule
Active personal	The active personal labor must be an amount that is the smaller of:
labor.	
	• 1,000 hours per either FY or crop year
	• 50 percent of the total hours that would be required to conduct a
	farming operation comparable in size to this person's or legal
	entity's commensurate share in the farming operation.
Active personal	The contribution of active personal management must be critical to the
management.	profitability of the farming operation, taking into consideration the
	person's or legal entity's commensurate share in the farming
	operation.
Any	Combined contributions of active personal labor and active personal
combination of	management must have a critical impact on the profitability of the
labor and	farming operation in an amount at least equal to the significant
management.	contribution of either consideration when taken alone.

Note: If a member of a joint operation receives a guaranteed payment for any part of a contribution of labor or management, **exclude** all of the specific type of contribution for which payment is received.

76 Specific Rules for Active Personal Labor or Management

A Introduction

It is difficult to measure a significant management contribution. The required hours of labor will be different in 1 type of farming operation than another. In some cases, it is difficult to distinguish between labor and management.

B Basis for Decisions

Decisions **must** be based on COC's best judgment considering the:

- requirements in this Section
- intent of significant contribution provisions is to provide program benefits to bona fide farmers, personally providing meaningful inputs on the farm.

Note: COC's are given discretion to make the subjective decisions required.

C Requiring Proof

If necessary, COC may require proof of who provides:

• labor equal to 50 percent or more of the person's or legal entity's commensurate share of the labor required

Note: Proof of labor exceeding 1,000 hours is not required.

- management input critical to the overall profitability of the farming operation
- a satisfactory contribution of a combination of labor and management.

77 Inputs for Commensurate Contributions

A Introduction

For a farming input to be considered toward satisfying the requirements of commensurate contributions, the requirements of this paragraph **must** be met.

B Rules for Commensurate Contributions

After the requirements for significant contributions have been met, apply the rules in this table when determining commensurate contributions.

Fa	arming Input	General Rule	Requirements	
•	Capital	Include if	IF the contribution was acquired as a	THEN the
•	Equipment	contributed	result of a loan to the	loan must
•	Land	directly to the farming operation by the person or legal entity.	 farming operation in which the person or legal entity has an interest person, legal entity, or farming operation: 	• bear the prevailing interest rate
			• by the farming operation or any of its members, beneficiaries, or related entities	• have a repayment schedule normal for the area.
			 that was guaranteed or secured by the farming operation or any of its members, beneficiaries, or related entities 	
•	Labor	Include all	If a member of a joint operation receives	a guaranteed
•	Management	contributions of labor and management, including	payment for any part of a labor or manage contribution, exclude all of the specific ty contribution for which payment is receive	/pe of
		hired labor and hired management.	Note: "Draws" or advances for a member effect on the member's share of the or proceeds of the partnership are a guaranteed payment.	e partnership

78 Determining Commensurate Contributions

A Introduction

Use the guidelines in this paragraph to determine whether contributions are commensurate with shares.

B General Rule

Total contributions that are "within reason" of being equal to the claimed share of profits and losses shall be considered commensurate.

Note: COC's shall not establish a specific tolerance for "within reason."

C Determining Contributions

Use the steps in this table to determine each person's or legal entity's contributions to a farming operation.

Step	Action
1	Determine the total amount of each farming input needed to conduct the farming operation.
2	Determine the type and amount of farming inputs provided by the person or legal entity that meet the requirements in paragraph 77.
3	Determine the percentage of each input required to conduct the farming operation provided by the person or legal entity.
4	Does the person or legal entity provide the same percentage of all inputs required to conduct the farming operation?
	• If yes, consider the person or legal entity as providing that percentage of the farming inputs required to conduct the farming operation.
	• If no, determine the value of the inputs provided by the person or legal entity relative to the total amount of farming inputs required to conduct the farming operation.
5	Determine whether the person's or legal entity's contributions to the farming operation are commensurate with the person's or legal entity's claimed share of the farming operation. See subparagraph D.
	ine ramming operation. See subparagraph D.

78 Determining Commensurate Contributions (Continued)

D Determining Commensurate Shares

Use the steps in this table to determine whether contributions to a farming operation are commensurate with the claimed share of the profits or losses.

Stor	Determination				
Step	Determination				
1	Is the producer's farming operation participating in more than 1 program?				
	• If yes, go to step 2.				
	• If no, go to step 4.				
2	Are the producer's total contributions to the entire farming operation				
	commensurate with the claimed shares of all programs for the entire farming operation?				
	• If yes, go to step 5.				
	• If no, go to step 3.				
3	Are the producer's contributions to each of the programs commensurate with the claimed shares of each program separately?				
	• If yes, go to step 5.				
	• If no, do not continue.				
	Note: Determine the producer to be not actively engaged for the farming operation.				
4	Are contributions by the producer that COC considers pertinent to the farming operation commensurate with the claimed share of profits or losses from the farming operation?				
	• If yes, go to step 5.				
	• If no, do not continue.				
	Note: Determine the producer to be not actively engaged for the farming operation.				
5	Determine the producer to be actively engaged in farming if all other provisions are satisfied.				

78 Determining Commensurate Contributions (Continued)

E DD Responsibility

DD is responsible for:

- verifying that no "tolerance" for commensurate contributions is established in any county
- maintaining reasonable uniformity between counties
- ensuring that the integrity of the program is maintained.

79 Determining Contributions at Risk

A Introduction

In addition to other requirements for a person or legal entity to be considered actively engaged in farming, the contributions made by the person or legal entity **must** be at risk.

B General Rule

For a producer's contribution to be considered at risk, there **must** be a possibility that the producer could suffer loss.

C Specific Rules for At Risk

Apply the rules in this table when determining whether contributions are at risk.

IF producer is a	THEN the	
person	person's contributions to the farming operation must be at risk.	
joint operation	members' contributions to the farming operation must be at risk.	
legal entity	legal entity's contributions to the farming operation must be at risk.	

80-90 (Reserved)

(through 2-170)

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91 Cash-Rent Tenant Rule

A Introduction

A cash-rent tenant **must** meet the requirements of this paragraph to be eligible to receive payment for the programs listed in paragraph 11 that require applying the cash-rent tenant rule.

B Definition

<u>Cash-rent tenant</u> means a producer that rents land from another producer for cash, or a guaranteed crop share, as the amount of the commodity to be paid in rent.

- controlling weeds on land **not** owned
- barter arrangements.

C Rule

[7 CFR 1400.301 (a)] Any cash-rent tenant shall be **ineligible** to receive payments **unless** the cash-rent tenant makes either of the following:

- a significant contribution of active personal labor to the farming operation
- a significant contribution of **both** of the following to the farming operation:
 - active personal management
 - equipment.

Notes: A cash-rent tenant **must** meet **all** applicable requirements to be considered actively engaged in farming.

See paragraph 64 if the producer is eligible to receive payments for a portion of the farming operation represented by the amount of cropland that is **not** cash-rented from another producer.

Note: The provisions apply to tenants who rent land for 0 dollars or farm the land in exchange for compensation other than cash, such as:

91 Cash-Rent Tenant Rule (Continued)

D Specific Rules for Equipment

Use the rules in this table if a significant contribution of equipment is necessary to meet the requirements of the cash-rent tenant rule.

IF the cash-rent tenant	THEN
provides the harvesting	the rental value of harvesting equipment is included when
equipment	determining if a significant contribution of equipment is met.
meets both of the	the rental value of harvesting equipment is not included
following requirements:	when determining if a significant contribution of equipment
following requirements.	is met.
• custom harvesting is	
used in the cash-rent	Note: The rental value of harvesting equipment would still
tenant's farming	be considered in making actively engaged in farming
operation	determinations.
• the custom harvester	Example: Person A, a cash-rent tenant, owns or leases all
has no interest in the	equipment for the farming operation except
farming operation	equipment needed for harvesting. Harvesting is
	custom hired. The custom harvester has no
	interest in the farming operation.
	The rental value of harvesting equipment shall
	not be included in determining the total rental
	value of equipment needed to conduct the
	farming operation for cash-rent tenant rule
	purposes.
leases the equipment from	the lease and payment must meet the requirements of
the landowner	subparagraph 73 B.
leases the equipment from	both of the following conditions must be met:
the same person or legal entity that is providing	
hired labor to the farming	 contracts for leasing the equipment and the hired labor must be 2 separate contracts that reflect the fair market
operation	value of the leased equipment and the hired labor
operation	value of the leased equipment and the fifted fabor
	• cash-rent tenant must exercise complete control over
	using a significant amount of the equipment during the
	current crop year.
	current crop year.
	Note: <u>Complete control</u> means exclusive access and use
	by the tenant.
	oy the tenant.

92 Cash-Rent Tenant Example

A Example 1

Situation: Person A cash leases land from Landowner B. Person A subleases the land to Producer C on a share-rent basis. Person A contributes the land and active personal management to the farming operation.

Determination: Because Person A cash-rents the land from Landowner B, Person A is:

- a cash-rent tenant
- **not** the landowner and **cannot** be considered actively engaged in farming because of the landowner provision.

Because Person A has provided a significant contribution of land and management, Person A can be considered actively engaged in farming. However, Person A is **ineligible** to receive program payments on the cash-rented land, because the necessary contributions for a cash-rent tenant were **not** made.

A separate determination will be made for Producer C.

Explanation: Landowner B is **not** considered to be actively engaged in farming for this farming operation, but may be considered actively engaged in farming for another farming operation.

B Example 2

Situation: A joint operation consists of Persons A, B, C, and D; all with equal shares. All land is cash-rented by the joint operation. Members A and B provide all of the equipment, Members C and D provide all the capital, all necessary labor is hired by the joint operation, and active personal management is provided equally by the members.

Determination: Only Members A and B meet the cash-rent tenant rule requirements because they provide management and equipment. Therefore, payment to the joint operation is limited to the amount represented by the shares held by Members A and B.

Explanation: Since all labor is hired by the joint operation, significant contributions of both equipment and active personal management are **required**. Members C and D do **not** provide any contributions of equipment and; therefore, do **not** meet the requirements of the cash-rent tenant rule required for payment eligibility.

92 Cash-Rent Tenant Example (Continued)

C Example 3

Situation: Same as subparagraph B, **except** the joint operation provides all capital, equipment, and hired labor. Active personal management is equally provided by the members.

Determination: All members meet the cash-rent tenant rule requirement.

Explanation: Since all labor is hired by the joint operation, significant contributions of **both** equipment and active personal management of the members are required. A significant equipment contribution was provided by the joint operation and active personal management was provided by the members.

D Example 4

Situation: Same as subparagraph C, **except** the joint operation has all of the land custom farmed by unrelated persons and legal entities.

Determination: All members are ineligible for payment on the land cash-rented by the joint operation.

Explanation: Significant active personal labor contributions by the members, or a significant equipment and active personal management contribution, were **not** provided to the operation as required for payment eligibility.

92 Cash-Rent Tenant Example (Continued)

E Example 5

Situation: A local Future Farmers of America chapter requests program payments on land that is cash-rented from an unrelated party. The chapter members are providing active personal labor and active personal management to the farming operation.

Determination: The National Future Farmers of America is a Federally chartered corporation with its purpose to create, foster, and assist subsidiary chapters composed of students enrolled in vocational agriculture in public schools. The corporation may **not** issue stock, or declare or pay any dividend.

All the partners, stockholders, or members with an ownership interest are providing active personal labor, active personal management, or a combination of active personal labor and active personal management (7 CFR 1400.204).

Even though the chapter members may be providing active personal labor and/or active personal management, they do **not** have the **required** ownership interest in the corporation. Consequently, Future Farmers of America chapters **cannot** be considered to have met the cash-rent tenant rule requirements on the rented land.

93-95 (Reserved)

2 - 2 - 09

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Section 8 Notification of Interests

96 Entity Responsibilities

A Introduction

The Food Security Act of 1985, as amended by the Food, Conservation, and Energy Act of 2008, requires the entity to provide the information in subparagraph B. These requirements (Exhibit 4) ensure that USDA can adequately control payment limitation by direct attribution.

B Responsibility for Providing Information

The legal entity receiving payment is responsible for obtaining the name, address, and TIN of each member, person, and legal entity, including persons and legal entities in each lower level of embedded legal entities.

97 Notification Exceptions

A Introduction

All legal entities receiving payment, including embedded legal entities must submit the documentation required in subparagraph 98 A, **unless** an exception in subparagraph B applies.

B Exception

Notification requirements do **not** apply if the legal entity is tax exempt under Internal Revenue Code, Section 501(C)(3).

- **Notes:** Approval by IRS shall be indicated by providing COC with a copy of either of the following:
 - IRS determination letter notifying the organization or legal entity of approval as a tax exempt entity for the year
 - copy of the organization's or legal entity's most recently filed IRS-990.

Documentation **not** effective for the current year may be accepted if COC is satisfied the status for the current year is the same as supported by the documentation.

98 Required Information

A Rule [7 CFR 1400.402]

Each legal entity that submits a contract for a program or an application for payment that is subject to payment limitation control (Exhibit 4) **must** provide COC the name, address, and TIN of each person and embedded legal entity that holds or acquires any interest, directly or indirectly, in the entity earning payment. This information will be recorded on CCC-901 or CCC-902E. See paragraph 99.

B Information Deadline

Provide the information to COC when CCC-902E is filed.

If the required information is **not** filed in the County Office according to paragraph 31, the entity will be **ineligible** to receive program payments.

99 Completing CCC-901's

A Who Must Complete CCC-901's

Each legal entity that submits a contract for payment that is subject to payment limitation or direct attribution **must** provide the member's information required on CCC-901.

Exception: CCC-901 is **not** required if **all** the first level members are persons.

Note: New CCC-901's are **not** required to be filed in subsequent years unless there are changes in the operation.

B Filling Responsibility

The legal entity that is earning payment is responsible for obtaining and providing the required information to COC.

C Deadline for Submitting CCC-901's

The legal entity earning payment shall provide the completed CCC-901 to COC when CCC-902E is filed.

D Filing and Distribution

File the original CCC-901 in the legal entity's payment limitation folder and give a copy to the payment entity.

99 Completing CCC-901's (Continued)

E Completing CCC-901

Complete CCC-901 according to this table.

Item Number	Instruction
1	Enter the name of the county where the farming operation is located. If in more than 1 county, enter the name of the county that has been designated as the administrative county.
2	Enter the name of the State where the farming operation is located.
3	Enter the current program year, or the year for which this information is applicable.
Part A	Enter the name of the legal entity earning the payment.
3-6	Enter name, TIN, address, and percent share of ownership for each person or legal entity who is a member of the entity. Use supplemental CCC-901's, if needed.
Parts B-E	Enter name of any legal entity that is a member (embedded legal entity) of the previously listed legal entity or embedded legal entity. If there is more than 1 legal entity that is a member of the previously listed legal entity, use supplemental CCC-901 to properly list the embedded legal entity at the appropriate level.
Part F	Certification
23-24	If a "producer/applicant signing is not signing in the representative capacity, this field should be left blank. If "self" is written to indicate the producer or applicant is signing on behalf of themselves, it is acceptable;however, not necessary."
25	Enter date form was signed.

99 Completing CCC-901's (Continued)

F Example CCC-901

The following is an example of a completed CCC-901.

This form is available electronicall CCC-901 U.S. D		1. County	
	EPARTMENT OF AGRICULTURE mmodity Credit Corporation		
(12-22-00)	Shimodity credit corporation	Erath	
		2. State	
	MBER'S INFORMATION		
200	9 and Subsequent Years	Texas	
		3. Program Year	
		2009	
(Pub. L 110-246). Additi in determining eligibility fit result in a determination result of this form may be information under Section information collection is e Energy Act of 2006 (Pub.	requesting and safeguarding the information d nnally, the authority for requesting this informat or program benefits. Furnishing the requested of ineligibility for program benefits and other fin released to USDA employees, USDA contract 1619 of the Food, Conservation and Energy / xempted from the Paperwork Reduction Act, a L. 110-246, Title I, Subtitle F – Administration) RETURN THIS COMPLETED FORM TO YO	ion is for 7 CFR Part 1410. The information information is voluntary. Failure to furnish ancial assistance administered by USDA. fors, or authorized USDA cooperators who lot or 1974, the E-Government Act of 2002 s it is required for the administration of the . The provisions of criminal and civil fraud	n is necessary for CCC to ass, the requested information will The information collected as a are bound to safeguard the and related authorities. This Food, Conservation, and
	y who is a member of this entity, list the memb vnership. If a member has both types of identi td.		ation number, address
3.	4.	5.	6.
o. Member's Name	Social Security No./Tax ID No. (If the social security number or Taxpayer ID number is on file, only the last 4 digits are required)	Address	Percent Share
Curtis Ludlow	3875	85 Ludlow Ln Glen Rose, TX 74444	45
Christi Ludlow	3877	12716 Main, Apt. 47	45
		Dallas, TX 71111	
Charles Ludlow	1532	2342 Burke Rd	9
udley Entermyics Co		Glen Rose, TX 74444	
Ludlow Enterprise Co.	4433	2342 Burke Rd Glen Rose, TX 74444	1
entity, provide the requeste	If a member has both types of identification d information for each entity on supplemental interprise Co.		er, listed in Part A is an
Curtis Ludlow	ID number is on file, only the last 4 digits are required)	85 Ludlow Ln	
SALOID HULLOW	3875	Glen Rose, TX 74444	20
Christi Ludlow	3877	12716 Main, Apt. 47 Dallas, TX 71111	20
Charles Ludlow	1532	2343 Burke Rd Glen Rose, TX 74444	50
CH Ludlow LLC	4434	2343 Burke Rd	10
	rerr	Glen Rose, TX 74444	
ex, marital status, familial status, parenta rom any public assistance program. (Not nformation (Braille, large print, audiotape	 prohibits discrimination in all its program and activit status, religion, sexual orientation, genetic informatio all prohibited bases apply to all programs.) Persons etc.) should contact USDA's TARGET Center at (20: ondence Avenue, SW., Washindton, DC 20250-9410 	on, political beliefs, reprisal, or because all or par with disabilities who require alternative means for 2) 720-2600 (voice and TDD). To file a complain	of an individual's income is derive communication of program of Discrimination, write to USDA,

99 Completing CCC-901's (Continued)

F Example CCC-901 (Continued)

	ty (as identified in Part A): Ludlow Ltd.		Page 2 of 2
for each member of such entity		list such embedded entity's name and list the ion numbers, list both. If more than one mem ital sheets.	
Name of Embedded Legal Entity	H Ludlow LLC		
11. Member's Name	12. Social Security No./Tax ID No. (If the social security number or Taxpayer ID number is on file, only the last 4 digits are required)	13. Address	14. Percent Share
Charles Ludlow	1532	2342 Burke Rd Glen Rose, TX 74444	100 %
			%
			%
			%
			%
	nber has both types of identification number on for each entity on supplemental sheets. 16. Social Security No./Tax ID No.	ers, list both. If more than one member, listed	in Part C is an entity,
	(If the social security number or Taxpayer ID number is on file, only the last 4 digits are required)		
			%
			%
			%
			%
for each member of such entity	 If a member has both types of identificat ted information for each entity on supplem 	st such embedded entity's name and list the r ion numbers, list both. If more than one men ental sheets.	
19. Member's Name	20. Social Security No./Tax ID No. (If the social security number or Taxpayer ID number is on file, only the last 4 digits are required)	21. Address	22. Percent Share
			%
			%
			%
			%
PART F- CERTIFICATION - / certify that	all information entered on this document i	s true and correct. I understand that furnishin	g incorrect information will
	its. I will timely provide written notification	to the Farm Service Agency committees for th	
23. Representative's Signature (By) Charles Ludlaw	24. Title/Relationship of Indi President, Ludlaw Li		. Date (MM-DD-YYYY) 3/05/2009

100 Nondisclosure Results

A COC Responsibilities

If the legal entity fails to provide COC with the name, TIN, and **a**ddress of each applicable person and legal entity, COC shall:

- deny any payment earned by the legal entity
- notify the legal entity of the denied payment and reason for denial
- **not** be responsible for notifying the members
- permit the legal entity to cancel the applicable contract or application according to applicable program procedures.

101-105 (Reserved)

106 Foreign Person Rule Applicability

A Introduction

Before making **any** actively engaged in farming or other eligibility determinations, it **must** be established whether persons or legal entities, projected to share in applicable program benefits, are foreign persons.

B Program Applicability

Apply the provisions in this part to any type of payment, loan, and benefit made for 1989 and subsequent crop years for the programs listed in paragraph 11.

Note: Unless otherwise specified, **all** other provisions of this handbook are applicable in determining payment eligibility for foreign persons.

C Person Applicability

The provisions in this part are applicable to foreign persons as defined in paragraphs 107 and 108.

- **Note:** The provisions in this part are **not** applicable to a citizen of the U.S., lawful alien, or legal entity that is **not** subject to this part that is:
 - in lawful possession, through a lease or otherwise, of a farm owned by a person or legal entity who is subject to this part
 - successor-in-interest to a program contract or agreement for a farm owned by a person or legal entity who is subject to this part.

D COC Determination

COC shall make the initial determination of foreign or nonforeign status for persons, legal entities, or other similar entities based on documentation provided.

107 Foreign Person Identification

A Definition

Foreign person means someone who is **not** a:

- citizen of the U.S.
- lawful alien possessing a valid Permanent Resident or Resident Alien Card (I-551).

B Proof of Citizenship

If COC questions the citizenship of a person, acceptable proof of citizenship **must** be provided. Proof of citizenship includes the following:

- birth certificate
- nationalization and citizenship papers
- certificate of citizenship
- verification through the nearest Immigration and Naturalization Service office.

107 Foreign Person Identification (Continued)

C Forms of Identification

The following are the front and back views of the Permanent Resident and Resident Alien Cards (I-551) currently in use.

- Special attention **must** be taken to ensure that proper identification of lawful aliens is made.
- Note visual inspection of I-551 on CCC-902.
- Request to photocopy I-551 if there is any question of its validity.

The **Permanent Resident Card** (1-551):

- began being issued in November 2004
- displays the seal of the Department of Homeland Security
- contains a detailed hologram on the front of the card
- is personalized with an etching displaying the following:
 - bearer's photo
 - name
 - signature
 - date of birth
 - alien registration number
 - card expiration date
 - card number.



107 Foreign Person Identification (Continued)

C Forms of Identification (Continued)

The **Resident Alien Card** (I-551) is:

- no longer issued
- valid indefinitely or until the expiration date
- commonly referred to as a "green card"
- is the replacement for the Alien Registration Recipient Card (I-151).

Recipients of the Resident Alien Card (I-551) are lawful permanent residents.



A Definition

<u>Foreign entity</u> means a corporation, trust, estate, or other similar organization, that has more than 10 percent of its beneficial interest held by persons who are **not**:

- citizens of the U.S.
- lawful aliens possessing valid Permanent Resident or Resident Alien Cards (I-551).

B Determining Beneficial Interest

In determining whether beneficial interest is held, the beneficial ownership shall be based on the higher amount of interest on either of the following dates:

- date applicable program contract or agreement is executed
- beginning harvest date for the commodity as determined by STC.

Note: All interest in an entity, including interest in an embedded entity, shall be taken into account.

108 Foreign Entity Identification (Continued)

C Entity Ownership Share

Use this table to determine a person's or legal entity's ownership interest in a foreign entity.

	THEN the ownership percentage held by a	
IF ownership is of	person or legal entity shall be based on	
1 class of stock or	their outstanding share of ownership compared to the total	
other similar unit	outstanding unit of ownership.	
more than 1 class of	the fair market value of all outstanding stock.	
stock or other similar		
unit	Note: To determine the fair market value, follow paragraph 146.	

Note: The value of different classes of stock or other unit of ownership can be determined by COC, STC, or DAFP, but shall be determined by the earliest level **before** referring to the next higher level of authority.

D Less Than 10 Percent Interest

DAFP may determine that an ownership interest of 10 percent or less shall be considered beneficial interest.

E Entity's Responsibility

The entity shall inform COC of any increase in ownership by a member that occurs after the beneficial interest has been determined.

Note: If there has been an increase in foreign ownership after a payment, loan, or benefit has been made, the entity **must** refund the payment, loan, or benefit.

109 Foreign Person Payment Eligibility

A Introduction

This paragraph provides the requirements to determine a foreign person eligible to receive payments, loans, or benefits subject to the foreign person rule for the programs listed in paragraph 11.

B Contribution Requirements

In addition to the requirements for actively engaged, the following significant contributions **must** be provided by a person or legal entity considered to be a foreign person.

Foreign Person	Who Must Make the Contribution	What Significant Contribution Must Be Provided
Person	Person.	 One or more of the following: active personal labor capital land.
Entity	Each foreign person who is a stockholder or other type of member.	Active personal labor.

Note: The eligibility determination will apply to **all** program benefits associated with payments, loans, and benefits subject to the foreign person rule, with respect to any commodity produced, or land set aside from production, for that crop year.

C Active Personal Labor Exception for CRP

Labor that is custom hired may be **excluded** when determining both the amount of labor necessary to conduct the farming operation and whether the foreign person has provided a significant contribution of active personal labor, if **both** of the following apply:

- the foreign person receives **only** CRP payments
- COC determines, and State Office concurs, that such labor is **always** custom hired in the county.

Note: Exceptions shall be producer specific and documented on CCC-903 or attachment.

A Introduction

Entities that have been determined ineligible for payment, loan, or benefit because of the foreign person rule may receive the amount of payment that represents the percentage interest of the entity that is owned by U.S. citizens or lawful aliens.

Note: This provision is also applicable to foreign stockholders, etc. of an entity if some, but **not** all, of the foreign persons provide a significant contribution of active personal labor.

B Requesting Payment

To receive the eligible portion of payment, loan, or benefit, the entity **must**:

- provide a written request for payment to COC that includes the percentage of foreign ownership (subparagraph C)
- receive an approval determination letter from COC (subparagraph D).

110 Requesting Benefits for Nonforeign Shares (Continued)

C Example Letter From Entity

This is an example letter from a foreign entity, with foreign persons holding more than 10 percent, requesting percentage of eligible payments.

То:	County Committee	
From:	Corporation/ Entity	
10 percen	g to program provisions dealing with foreig t beneficial ownership of an entity, the foll penefits is made.	
	below are the foreign persons holding a be cent ownership of the entity:	peneficial interest that totals more than
Na	ame	Percent of Ownership
		Total:
held by U	nation provided above indicates that S. citizens and/or lawful aliens. We form e of benefits that the entity is eligible to re-	hally request payment of this
Signature	Date	_
Title		_

110 Requesting Benefits for Nonforeign Shares (Continued)

D Example COC Approval Letter

This is an example letter notifying a foreign entity, with more than 10 percent foreign ownership, of COC approval of request for payment.

Dear Producer:

The _____ County FSA Committee has reviewed your request for payment of eligible benefits. It is our finding that _____ percent of the beneficial ownership is held by foreign persons and ineligible for payment.

Based on this determination, _____ percent of payments earned by your entity will be eligible to be paid.

[Give appeal rights according to 1-APP.]

This determination has been based on the facts as submitted. Any unrevealed circumstances could require the application of a more restrictive rule.

Sincerely,

County Executive Director

111 Foreign Person Rule Notification Letter Examples

A Introduction

This paragraph provides example notification letters to foreign persons.

B Letters to Eligible Foreign Persons

Insert the following statement in notification letters to foreign persons determined eligible for payments and other benefits:

"Based on the information you (your representative) provided, the _____ County FSA Committee has determined you to be a foreign person eligible to receive certain program benefits."

Note: Insert the statement following the actively engaged in farming and person determinations.

111 Foreign Person Rule Notification Letter Examples (Continued)

C Example Letter to Ineligible Foreign Persons

This is an example notification letter to foreign persons determined ineligible for payments and other benefits.

Dear Producer: Based on the information you (your representative) provided, the ______ County FSA Committee has determined you are a foreign person ineligible to receive certain program benefits. These benefits include payments and loans. [Give appeal rights according to 1-APP.] This determination has been based on the facts as submitted. Any unrevealed circumstances could require the application of a more restrictive rule. Sincerely, County Executive Director

D Letter to Ineligible Foreign Entities

Insert the following statement in notification letters to ineligible foreign entities:

"Foreign entities that have been determined ineligible to receive certain benefits may request payment of the percentage of entity ownership held by U.S. citizens and/or lawful aliens. The request **must** be in writing and include the percentage of foreign ownership."

112-115 (Reserved)

Part 4 Eligibility Determinations for Farming Operations

Section 1 General Determinations

116 Spouses

A Actively Engaged in Farming Rule for Spouses

Use this table for actively engaged in farming determinations involving spouses.

IF the spouses are both	THEN
farming together:	if 1 spouse is determined actively engaged in farming, the
	other is credited with significant contributions of active
• in a joint operation	personal labor and active personal management to the same
• as an entity	farming operation. The requirements of significant
-	contribution of capital land, or equipment, commensurate
	share and risk remain applicable.
involved in separate	each spouse must independently meet all applicable
farming operations	requirements to be considered actively engaged in farming.

B Determinations for Spouses Example 1

Situation: Husband A and Wife B have a joint farming operation comprised of 500 acres of rented land. In addition, Wife B has 100 percent interest in Corporation X that is participating in CRP and earning annual payments.

- Husband A and Wife B jointly own all the equipment and provide all the capital for their farming operation.
- Husband A contributes at least 50 percent of the active personal labor and a significant contribution of active personal management for the joint farming operation. Wife B does not provide active personal labor or active personal management.
- Husband A's and Wife B's share of the profits or losses from the farming operation are commensurate with their contributions and the contributions are at risk.

Determination: Husband A is considered to be actively engaged in farming because he is making both a left hand and right hand contribution. Wife B is also making a left hand contribution, but is not making a right hand contribution. However, by using the actively engaged rule for spouses, Wife B is credited with contributing labor and management; therefore, Wife B is considered to be actively engaged. Husband A and Wife B are each eligible to receive their respective share of the total program payments and benefits received by the joint operation and subject to limitation. Any contributions necessary for payment eligibility credited to Wife B are **only** applicable to the joint operation and do **not** apply to the Corporation X farming operation.

C Determinations for Spouses Example 2

Situation: Husband M and Wife N have a joint farming operation comprised of 700 acres of owned and cash-rented land. Wife N is an heir to the estate of her father who died in the previous year. Wife N is a full-time employee at the local FSA office.

- Husband M and Wife N jointly own all of the equipment and provide all of the capital necessary for the farming operation.
- Husband M contributes the majority of the active personal labor and the active personal management for the farming operation.
- Wife N contributes active personal labor and active personal management, whenever able, to the farming operation, but the amount is **not** commensurate with her share.
- The estate owns land, of which Wife N is an heir, and meets the requirements to be considered actively engaged in farming under the landowner provision.
- Husband M and Wife N's shares of the profits or losses from the farming operation are commensurate with their contributions to the farming operation and the contributions are at risk.

Determination: Husband M, Wife N, and the estate are all considered actively engaged in farming. Through the special provision for spouses, Wife N is credited as making significant contributions of active personal labor and/or active personal management to the farming operation since Husband M is considered to have met the requirement of actively engaged in farming. Both Husband M and Wife N made significant contributions of capital and equipment, and consequently, both met the requirements of the cash-rent tenant rule as well. In addition to her share of the program payments received through this joint farming operation, Wife N will also be attributed payments earned by her father's estate according to her share held as an heir.

117 Minor Children

A Definition of Minor Child

[7 CFR 1400.101] <u>Minor child</u> means a person that is **not** 18 years of age on or before April 1 of the current year.

Notes: Court action conferring majority on such person does **not** change this person's status as a minor child.

Person A's payments will continue to be attributed to his/her parent for the applicable crop year, program year, or FY even though the age of majority is reached during the year.

B Payments to a Minor Child

Payments issued to a minor child:

- are attributed to the parent or court-appointed person who is responsible for the child
- that is a beneficiary of a trust or heir of an estate, are attributed to the parent or court-appointed person who is responsible for the child.
- **Exception:** If both parents are receiving program payments, the minor child payments will be attributed to the parent receiving the larger amount in payments.
- **Notes:** A conservatorship does **not** necessarily mean the appointee is responsible for the child. A conservatorship means the appointee has control of certain **assets** of the child's.

117 Minor Children (Continued)

C Exception to Rule

Payments to a minor child will not be attributed to a parent or court-appointed person for payment limitation purposes if **both** of the following requirements are met:

- the minor child is a producer on a farm
- neither the minor child's parents nor court-appointed person has any interest in the minor child's farm or production from that farm.

D Exception Restrictions

Either of the following **must** be met for the minor child to remain under the exception in subparagraph C:

- the minor child meets **all** of the following:
 - has established and maintains a separate household from the parent or court-appointed person
 - personally carries out the farming activities in his or her operation
 - maintains a separate accounting for his or her farming operation
- the minor child meets **all** of the following:
 - does **not** live in the same household as his or her parents
 - is represented by a court-appointed person responsible for the minor child
 - has ownership of the farm vested in him or her.

118 Indian Tribes

A Definition

<u>Indian tribe</u> means any Indian tribe, band, nation, pueblo, or other organized group or community, including any Alaska Native village or regional corporation as defined in or established under the Alaska Native Claims Settlement Act, which is recognized as eligible for the special programs and services provided by the U.S. because of their status as Indian.

B Rule

This table provides rules applicable to Native Americans and Indian Tribes.

IF the farming operation is conducted by	THEN
the tribe on land the tribe owns	 payments exceeding 1 limitation may be made to the tribe if a BIA official or tribal council certifies in CCC-902E, item 18, "Remarks" or attached to CCC-902E, that no 1 member, directly or indirectly, will receive more than the limitation [7 CFR 1400.207] individual members of the tribe are considered actively engaged because of land ownership earnings are attributable to each person of the tribe.
the tribe on land that is rented or otherwise acquired	determinations must be made as for any other joint operation.
individual Native Americans or groups of Native Americans represented by BIA on allotted land	 a BIA official must certify in CCC-902E, item 18, "Remarks" or attached to CCC-902E, that no 1 member, directly or indirectly, will receive more than the limitation individual members are considered actively engaged because of land ownership
	• earnings are attributable to each individual Native American.

118 Indian Tribes (Continued)

C Individual Operations

[7 CFR 1400.4] If Native American individuals have their own operation plus interest in the tribal venture operation, the individual **must** certify that his or her total payments do **not** exceed the limitation. This should be completed on CCC-902I or attached to CCC-902E.

D Legal Entity Operations Involving Native Americans

Corporations, trusts (revocable or irrevocable), and estates having Native Americans as members are subject to the same rules as all other legal entities, except any Alaskan Native village or regional corporation, as defined in or established under the Alaska Native Claims Settlement Act.

E Examples

The following are examples to clarify procedure for filing CCC-902's involving Native American tribes.

Example 1 - **Situation** -- Native American tribe "AB" farms land owned by the tribe. BIA has certified that payments exceeding the applicable payment limitation, with respect to the land owned by the tribe, will **not** accrue directly or indirectly to any individual Native American including the spouse or minor children of the Native Americans. Individual Native Americans of the tribe also farm land owned by third parties.

Determination -- BIA certification is effective **only** for the land owned by the tribe. Each individual Native American farming land owned by third parties **must** certify that they will **not** receive payments exceeding the applicable payment limitation with respect to the earnings from:

- the tribe's farming operation
- their individual farming operation.

118 Indian Tribes (Continued)

E Examples (Continued)

Example 2 - **Situation** -- Native American tribe "CD" farms land that is owned by the tribe and land that is leased to the tribe. The tribe provides all the capital and equipment, but **only** a few members of the tribe contribute a significant amount of active personal labor or active personal management to the farming operation on the leased land.

BIA has certified that payments exceeding the applicable payment limitation, with respect to the land owned by the tribe, will **not** accrue directly or indirectly to any individual Native American.

Some members of the tribe lease land and farm as individuals, contributing significant amounts of leased equipment, active personal labor, or active personal management to the farming operation on the personally leased land.

Determination -- BIA's certification is applicable **only** for the land that is owned by the tribe. The tribe is considered to be actively engaged in farming, with respect to land that is owned, and may earn payments exceeding the applicable payment limitation.

The land that is leased by the tribe **must** qualify under the same provisions that apply to joint operations. Therefore, for land leased to the tribe, each member of the tribe **must** contribute a significant amount of active personal labor or active personal management to the farming operation to be considered actively engaged in farming. The tribe **must** complete the necessary forms for COC to determine whether the members of the tribe are actively engaged with respect to the leased land.

Each Native American receiving payment as an individual **must** certify that they will **not** receive payments exceeding the applicable payment limitation with respect to the earnings from:

- the tribe's farming operation
- their person farming operation.

Each Native American **must** also complete the necessary forms for COC to determine whether the individual is actively engaged in farming.

119 States, Political Subdivisions, and Agencies

A Rule [7 CFR 1400.102]

States, including agencies, divisions, or political subdivisions thereof, are ineligible for program payments, **except** as provided in subparagraph B.

B Exceptions to Rule

- **Exception 1:** DCP and ACRE payments issued with respect to land owned by the State and used to support public schools are authorized, but limited to \$500,000 annually.
- Note: The term public school includes State universities.
- **Exception 2:** DCP and ACRE payments made to States under Exception 1 are **not** limited if State has a population of less than 1.5 million.
- **Note:** States with population of less than 1.5 million include Alaska, Delaware, Hawaii, Idaho, Maine, Montana, North Dakota, New Hampshire, Rhode Island, South Dakota, Vermont, and Wyoming.

C Written Verification

If the requirements in subparagraph B are met and the payments are **not** issued directly to a public school, written verification **must** be obtained from the State Board of Education, or other authorized official, that payments are used solely for the support of public schools.

119 States, Political Subdivisions, and Agencies (Continued)

D Action by Noncontrol County

Noncontrol County Offices shall follow this table for payments authorized according to subparagraph B, Exception 1, to a State producer.

Step	Action
_	
1	Notify State producers before the end of applicable signup that:
	• State producers may agree to a method of disbursing program payments
	• a drawing will be conducted to select the payment order in which participating eligible State producers will receive program payments, if no alternative payment method is agreed upon by the State producers
	• State producers shall contact the control County Office by the end of signup to give the alternative payment method agreed upon by all affected parties, if applicable
	• the method used for selection will apply for CCC-509's.
2	Send the following to the control County Office for all eligible participating State producers and participating legal entities in which the State producer has an interest:
	• CCC-509's
	 CCC-902E's
	 CCC-902E's CCC-926's.
2	
3	Notify affected producers of the results of the drawing conducted by the control County Office no later than 1 week after the drawing is held.
	Note: Notify the control County Office of any cancellations.

119 States, Political Subdivisions, and Agencies (Continued)

E Letter to Combined State Producers

Send this letter to State producers subject to subparagraph B, Exception 1, no later than 30 calendar days **before** the end of signup.

Producer's Name Street City, State ZIP Code

Date

Dear Producer:

A State, including all political subdivisions and agencies thereof, is only eligible for payments under DCP or ACRE if the payments are used solely for the support of public schools. Total payments **cannot** exceed \$500,000 annually. To be eligible for payment, **each** legal entity **must** be determined actively engaged in farming and in compliance with highly erodible land conservation and wetland conservation provisions.

If you intend to participate in DCP and/or ACRE, you **must** enroll by [end of signup date]. **No** later than [end of signup date], all State producers should develop a method for disbursing program payments subject to limitation and inform the control County Office [give office name and address]. If no method is given, the control County Office will conduct a drawing, open to the public, on [second Friday after signup] at 10:00 a.m., for selecting the order in which participating State producers will receive payments subject to limitation. These payments are earned on State-owned land and used solely for the support of public schools.

If a drawing is conducted, you will be notified of the results.

Sincerely,

County Executive Director
119 States, Political Subdivisions, and Agencies (Continued)

F State Drawing, Control County

Control County Offices shall use this table if it is necessary to conduct a drawing for State producers. The drawing shall be open to the public and conducted at 10 a.m. on the second Friday **after** the end of signup or such other date is announced.

Step	Action
1	Determine the number of State producers by counting each eligible contract or application subject to the same limitation and assign a number to each.
	Note: Include only timely filed contracts or applications in which the State producer has an interest.
2	Select by drawing the numbers assigned in step 1 until a payment order has been established for all State producers. For CCC-509's, use the calculated direct payment amount to determine when the limitation has been reached for direct payments.
	Note: For both the direct and counter-cyclical payments, allocate the amounts to producers in the same order as determined by the drawing and issue payment when appropriate.
3	Notify the noncontrol County Offices of the results of the drawing.
	Note: Include a list of payment and designation order as determined in step 2 that indicates each producer's earnings subject to the applicable limitation.
4	Update the list in step 3 if any producers cancel their contract or application.
	• Subsequent final payments subject to the applicable limitations shall be made in the order listed.
	• Total payments for direct, counter-cyclical, and ACRE payments shall not exceed \$500,000 for program payment limitation amount.

120 Completing CCC-902E for a Public School

A Example CCC-902E

Following is an example of CCC-902E completed for a public school.

This form is available electronica	ally.				(See Page 5)	for Privacy Act Statement.)
CCC-902E U.S. DEP	ARTMENT OF AGRICU			1. County Brazos		3. Program Year 2009
	ATING PLAN FOR ubsequent Progr		2. State Texas			
For "actively engaged in farming" an	d other payment elig	ibility/limitation dete	erminations.			
This form is to be completed for an programs that are subject to the reg benefits directly using the tax ident receives program benefits directly a the contribution of certain inputs to a information on this form will be used PART A - ENTITY INFORMATI 1. Entity's Name and Address (Inclu Wixon Valley USD#427	ulations at 7 CFR Pa fication number listed s an individual must o n farming operation s I by FSA to determine ON	rt 1400. This form o d in Part A. This for complete a CCC-90 uch as land, capital	collects farming a rm also collects i 21 with respect to , equipment, lab	and other infor nformation ab o that individu or, and manag	mation about the entity th out the members of such al's operation. Payment d gement by the entity listed direct attribution. 2. Tax Identification N identification number only the last 4 digits 4	at receives program entity. An individual who eligibility is based upon l in Part A. The Number (If the taxpayer is already on file with FSA,
#427 Wixon Rd Wixon Valley, TX 78888					2400 3. Date of Formation 01-1973	(MM-DD-YYYY)
PART B - TYPE OF OPERATIO	ON (Select only o	ne)				
1. Select appropriate type of operat	•		art A:			
General Partnership	Limited Partn	ership	Estate		City, County	or State-owned Entity
Joint Venture	Limited Liabili		Charitable/	Tax-exempt	Other:	
	Revocable/Liv	•	Organizatio			
	Irrevocable T		Public Sch			
 Supporting documentation (such all shareholders, members and o entity and the authority of its sha 	wners) is required, e	xcept for public sch	ools, States, Sta	te entities, citi		
PART C - MEMBER INFORMA	TION					
1. Members - List all members						
A. Name (If member is a minor child, also complete Item F)	B. Tax ID Number (If Taxpayer ID No., is already on file list last 4 digits)	C. % Share	D. Position ar <i>(If appli</i>	nd Salary	E. Family Member Relationship	F. Enter Date of Birth for any member under 18 years old as of April 1
Public School No members			\$			
			\$			
			\$			
			\$			
			\$			
			\$			
2. If the entity in Part A is an Estat information on the Executor, A Grantor.	e or Trust, enter dministrator or	A. Name			B. Title	
3. Embedded Entities - A CCC-901 concurrent with this CCC-902E i					ntity. Check if	CCC-901 is attached.
The U.S. Department of Agriculture (USDA marital status, familial status, parental statu public assistance program. (Not all prohibi print, audiotape, etc.) should contact USDA Independence Avenue, SW., Washington,	is, religion, sexual orien ted bases apply to all pi I's TARGET Center at (2	tation, genetic informa ograms.) Persons wit 202) 720-2600 (voice	ition, political belief h disabilities who r and TDD). To file a	's, reprisal, or be equire alternativ a complaint of di	ecause all or part of an individ re means for communication scrimination, write to USDA,	lual's income is derived from any of program information (Braille, la Director, Office of Civil Rights, 14

CCC-902E (12-2	2-08) Name	of Entity (as identi	tified in Part A)	· Wixon Vall	ev USD #427		F	Page 2 of 6
	,					e following: (If none of t		
		this box 🔀 N/A). T						
	A. s Name	Parent's	B. Parent's or Guardian's Name		Parent's o	C. or Guardian's Address	Nu (Parent's o if the SSN	D. I Security Jumber or Guardian's, I is already on last 4 digits)
	•	rate household from ninor maintains a se		guardian? usehold. N	lO		l	
F. If a minor's par	ent(s) or guardian	(s) has any interest	in a farming op	eration, comple	te the following	for all such interests:		
(1) Minor's Na	me F	(2) Parent or Guardian's Name		(3) ne of Farming Interest	(4) % Share	(5) Tax ID No. of Farming Interest (If Taxpayer ID No., is already on file list last 4 digits)	(6 County and 9 Farming I Loca	State Where nterest is
5 Citizenship Sta	utus of Members a	nd Interest Holders	(Complete Iterr	15 5A and 5B for	the entity or ioi	nt operation listed in Pa	art A).	
Names: NO. List ALI Names: B. Are any memb C. Are ALL memb YES. If an a Name	L individuals who a	are not US citizens a ders an entity? [es) U.S. citizens or a itted into the U.S., lis are not US citizens a	and are not alien ,	ens lawfully admi Item 5C.	IO. Go to Part IU.S.?	S. D Receipt Card, I-551.	for each ine	n Receipt 1 presented dividual in and 5C who lawfully o the US?
PART D – SUM	MARY OF CON	ITRIBUTIONS TO	THE FARMI	NG OPERATI	ON			
	nation for contribut	tions to be made by	the entity identi	tified in Part A.((Provide informa	be contributed directly ation about these contri red Labor		s A – E.)
	куear) В. L %	Land 100	C. Equip	pmeni	%	ed Labor E	. Hired Manag 100	ement %
	ions to the farming the contributions to	g operation of the en	ntity identified in		rovided by Mem	nbers listed in PART C? htributions in Items B – I	? Enter the follo	owing
A. Member's	B. Capital I	C. D. Land % of	E. Equipment	F. % of	G.	Labor (%)	H. Manage	ment (%)
Name	Capital L (Current Year) %	% Owned Land Land	Equipment %	% 01 Owned Equipment	Hired	Active Check if 1000 Hours	Hired	Active Personal
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CCC-902E (12-22-	08) Name of Entity	(as ident	ified in Pa	rtA): <u>Wi</u>	ixon Valley USD #427			Page 3 of 6
				ning opera	tion of the entity identified	in Part A. (For ad	lditional space, co	omplete
A. Farm No. and Location (County and	<u>2 Continuation and attach</u> B. Land Leased or Contributed By		C. Check One	e	D. Name of Person or Entity Whom Land is Leased to and/or From	E. Acres	F. Rental Rate \$ per Acre/ %	G. Check here if same land
State)		Owned	Leased To	Leased From	(Includes names of Iandowners and Iandiords)		or Crop Share	interest was held last year
	Wixon Valley JSD #427					15.0	100%	
Farm No.: Location:								
Farm No.:								
Farm No.:								
Farm No.:								
Location:								
private loans/cre private loans/cre Will contribution(s Equipment: \Y	s) of equipment or land b	e acquired	% as a resul Land:	t of a loan	-			
3. If capital includes	loan(s) or credit, will suc		credit be a	cquired fro	om, guaranteed by, co-sign	-	· —	
A Type of Capital Con (Specify loan, cash a farm supply acco	dvance,	В			<u>olete Items 3(A) through 3</u> C Guarantor's Name	(E) D Credit Source o Affiliation or In Farming O	terest in the	E Percent of Total Capital
 Owned Equipm by the entity Leased Equipm 	ent: Enter the following	L equipme	ent to be us	sed in the eased equ	e ntal values.) farming operation of the e ipment to be used in the f	-		0 %
If no equipment of A. Percent of Total Ed Used in the Farming			E of Party/E	3.	pment	Туре	C. of Equipment Lea	sed
	%		is Leds					
	%							
	%							

 B. Describe any management duties/activities that will be provided by someone other than a member or shareholder (include management by a administrator or trustee who receives compensation for this activity): School Superintendent, Daniel Wicks, manages the land owned by the school district which is enrolled in the Conservation Reserve Program. Daniel Wicks makes all arrangements annually for mowing and weed control as deemed necessary. Other management: A. Enter the estimated percent of other management that the entity identified in Part A will annually use to 	CC-902E (12-22-08) Name of Ent	ity (as identified in Part A): <u>Wi</u> z	on Valley USD #427		Page 4 of
A B C D Type of Services Farm Number(s) Number of Acres Name of Provider Mowing established cover on CRP 200 15.0 Al's Mowing Service PART I – LABOR End of the services 0 For the farms listed in Part E, enter the information for contributions of labor to the farming operation of the entity identified in Part A both active personal and hired, which will be provided by hired laborers or personally by others: 0 1. Active personal labor: Enter the percentage or the number of hours to be donated by family members or others 0 6 which no payment will be issued or owed. 100 2. Hired labor: Enter the percentage or hours of labor the same source of leased equipment in Part G? 0 B. Will any of the hirel abor originate from the same source of leased equipment in Part G? 0 B. Will any of the hirel abor originate from the same source of leased percent of the farming operation's total management responsality or the hirel diabor be included in the custom services shown in Part H? PART J - LAANGEMENT No 125 Mill are percentage or hours of abor this farming operation which will be provided percent of the farming operation's total management responsality and the type of managerial duties required for this farming operation which will be provided percent of the farming operation's of the herel and percent of active personal management that will be provided to the farming operation in Part A by each me	ART H - CUSTOM SERVICES				
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B B C D Number of Services Farm Number(s) Number of Acres Name of Provider Mowing established cover on CRP 200 15.0 Al's Mowing Service PART I – LABOR End the across of the acros of the across of the across of the across of the acros		— · ·			
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A. Will any of the hired labor originate from the same source of leased equipment in Part G? □ YES /f *YES', attach documentation, acceptable to CCC, to prove such relationship. B. Will any of the hired labor be included in the custom services shown in Part H? □ NO □ YES /f *YES'', attach documentation, acceptable to CCC, to prove such relationship. ART J - MANACEMENT O □ YES /f *YES'', attach documentation, acceptable to CCC, to prove such relationship. ART J - MANACEMENT O □ YES /f *YES'', attach documentation, acceptable to CCC, to prove such relationship. ART J - MANACEMENT O □ YES /f *YES'', attach documentation, acceptable to CCC, to prove such relationship. ART J - MANACEMENT O □ YES /f *YES'', attach documentation, acceptable to CCC, to prove such relationship. ART J - MANACEMENT O □ YES /f *YES'', attach documentation, acceptable to CCC, to prove such relationship. ART J - MANACEMENT O □ YES /f *YES'', attach documentation, acceptable to CCC, to prove such relationship. ART J - MANACEMENT O □ O □ YES /f *YES'', attach documentation, acceptable to CCC, to prove such relationship. ART J - MANACEMENT O □ O □ TES /f *YES'', attach documentation, acceptable to CCC, to prove such relationship. ART J - MANACEMENT 0 Active personal management. 0 Active personal management: 0 A. Enter the estimated percent of hired management that the entity identified in	HIRE IADOR. Enter the percentage or	nours of labor that will be hired.		\vdash	
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ART J - MANAGEMENT or the farms listed in Part E as operated by the entity identified in Part A, enter the estimated percent of the farming operation's total management sponsibility and the type of management: Active personal management: A. Enter the estimated percent of active personal management that will be provided to the farming operation in Part A by each member or shareholder listed in Part C of this form: B. List the type of management: A. Enter the estimated percent of hired management that will be performed personally by each member or shareholder: Mired management: A. Enter the estimated percent of hired management that the entity identified in Part A will annually use to conduct its farming operation: B. List the type of management duties/activities that will be provided by someone other than a member or shareholder (include management by a administrator or trustee who receives compensation for this activity): chool Superintendent, Daniel Wicks, manages the land owned by the school district which is enrolled in the Conservatic eserve Program. Daniel Wicks makes all arrangements annually for mowing and weed control as deemed necessary. Other management: A. Enter the estimated percent of other management that the entity identified in Part A will annually use to conduct its farming operation: B. Describe any non-compensated management that the entity identified in Part A will annually use to conduct its farming operation its down and by the school district which is encolled in the Conservatic eserve Program. Daniel Wicks makes all arrangements annually for mowing and weee					
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CCC-902E (12-22-08) Name of Entity (as identified in Pa	rt A): <u>Wixon Valley USD #427</u>	Page 5 of 6
PART K - REMARKS		
PART L - CERTIFICATION - (FOR JOINT VENTURES AND	GENERAL PARTNERSHIP, A SIGNATURE IS REQUIRE	ED FOR EACH MEMBER)
I certify that all the information entered on this document and an	<i>iy supporting documentation is true and correct. I under</i>	rstand that furnishing
incorrect information will result in forfeiture of payments and m		
the Farm Service Agency committees for the county and State lis	ted on this form of any changes in this farming operation	n. By signing this form I
acknowledge that:		
• all supporting documentation has been submitted as required		
• I have reviewed and understand all definitions and requireme		
• all information provided is true and correct, and will be const	<i>, , , , , , , , , ,</i>	
• it is my responsibility to timely notify FSA in writing of any cl composition of the entity indicated in Part A; the farming, ran		
entity indicated in Part A.	ching or joresiry operation of the entity indicated in 1 dr	i A, financiai siaius of the
• evidence such as tax records, certified public accountant's cert	rtification, or other documentation may be required to va	alidate these representations
and I will take all necessary actions to provide such materials		
• it is my responsibility to timely notify FSA in writing of any su	accessors who acquire an interest in this farming operat	ion as the result of the death
of a member or interest holder.	2	
1. Signature (By)	Title/Relationship of Individual Signing in the	3.
	Representative	Date (MM-DD-YYYY)
Daniel Wicks	Superintendent, USD #427	03/05/2009
<u> </u>		
		+
NOTE: The primary authority for requesting and safeguarding the inform	hation described on this form is the Food, Conservation, and Ener	ray Act of 2008 (Pub 1 110-246)
Additionally, the authority for requesting this information is 7 CF	R Part 1400 and 7 CFR Part 1410. The information requested is	necessary for CCC to assist in
	ested information is voluntary. Failure to furnish the requested inf er financial assistance administered by USDA. The information cc	
be released to USDA employees, USDA contractors, or authoriz	zed USDA cooperators who are bound to safeguard the informatic	on under Section 1619 of the Food,
	overnment Act of 2002, and related authorities. This information of the Food, Conservation, and Energy Act of 2008 (Pub. L.110-24	
Administration). The provisions of criminal and civil fraud statut	es may be applicable to the information provided. RETURN THIS	
COUNTY FSA OFFICE.		

ccc	-902E (12-22-08) Page 6 of 6
	DEFINITIONS
The f	ollowing definitions apply to Form CCC-902E.
1.	ACTIVELY ENGAGED IN FARMING – means providing both: 1) significant contributions of capital, equipment, or land, or combination thereof to the farming operation; and 2) significant contributions of active personal labor or active personal management, or a combination thereof, to the farming operation as described. Further, for a person or legal entity to be considered actively engaged in farming for program payment purposes, the contributions of the person or legal entity must be at-risk and commensurate with the person's or legal entity's claimed share of the profit and loss of the farming operation. Failure to meet these requirements will result in the determination of ineligibility for payments under programs specified in 7 CFR Part 1400.
2.	INTEREST IN A FARMING OPERATION – a person or legal entity is considered to have an interest in a particular farming operation if the person or legal entity owns or rents land to or from that farming operation; has an interest in the agricultural commodities produced on the operation; or is a member of a joint operation that either owns or rents land to or from the farming operation, or has an interest in the agricultural commodities produced on that operation.
3.	JOINT OPERATION - is a general partnership, joint venture, or similar organization.
4.	PERSON – is a natural person (an individual) and does not include a legal entity.
5.	ACTIVE PERSONAL LABOR – a person is considered to be providing active personal labor with respect to a farming operation if that person is directly and personally providing physical activities necessary to conduct the farming operation, including land preparation, planting, cultivating, harvesting, and marketing of agricultural commodities in the farming operation. Other qualifying physical activities include establishing and maintaining conserving covers and those physical activities necessary for livestock production for the farming operation.
6.	ACTIVE PERSONAL MANAGEMENT – a person is considered to be providing active personal management with respect to a farming operation if that person is directly and personally providing the general supervision and direction of activities and labor involved in the farming operation; or providing services (whether performed on-site or off-site) reasonably related and necessary to the farming operation.
7. 8. 9.	 CAPITAL – with respect to a farming operation is the funding provided by a person or legal entity to the farming operation in order for such operation to conduct farming activities. To be considered a countable contribution for a person or legal entity, the capital must have been derived from a fund or account separate and distinct from that of any other person or entity involved in such operation. Countable capital does not include the value of any labor or management which is contributed to the farming operation. A capital contribution may be a direct out-of-pocket input of a specified sum or an amount borrowed by the person or entity. Capital does not include advance program payments. CONTRIBUTION – with respect to a farming operation is the provision of land, capital or equipment assets, and providing active personal labor, or active personal management to the farming operation in exchange for, or the expectation of, deriving benefits based solely on the success of the farming operation. CUSTOM SERVICES – with respect to a farming operation is the hiring of a contractor or vendor that is in the business of providing such specialized
	services to perform services for the farming operation in exchange for the payment of a fee for such services performed.
10.	ENTITY - is a corporation, joint stock company, limited liability company, association, limited partnership, limited liability partnership, irrevocable trust, revocable trust, estate, charitable organization, or other similar organization including any such organization participating in the farming operation as a partner in a general partnership, participant in a joint venture, a grantor of a revocable trust, or as a participant in a similar organization.
11.	EQUIPMENT – with respect to a farming operation is the machinery and implements needed by the farming operation to conduct activities of the farming operation including machinery and implements involved in land preparation, planting, cultivating, harvesting or marketing of the crops produced by the farming operation. Equipment also includes machinery and implements needed to establish and maintain conserving covers.
12.	FAMILY MEMBER – a person is considered to be a family member of another person in the farming operation of that person is related to the other as a lineal ancestor, lineal descendant, sibling, spouse, or otherwise by marriage.
13.	FARMING OPERATION - is a business enterprise engaged in the production of agricultural products which is operated by a person or formal or informal entity which is eligible to receive payments, directly or indirectly.
14.	LAND – with a respect to a contribution to a farming operation is agricultural land consisting of cropland, pastureland, wetland, or rangeland which meets the specific requirements of the applicable program for which payments or benefits are sought.
15.	SUPPORTING DOCUMENTATION – is any information that supports the relevant representations made such as, but not limited to: articles of incorporation; corporate meeting minutes; stock certificates; organizational papers; trust agreement; last will or testament or a deceased individual; affidavit of heirship approved by Office of General Counsel; partnership agreement; property lease agreement; purchase agreement; land deed; lending security agreement; and financial statement.
16.	All other terms utilized in this form shall be defined pursuant to 7 CFR Part 1400.

121 Clubs, Societies, and Fraternal and Religious Organizations

A Rule [7 CFR 1400.103]

Charitable organizations, including clubs, societies, fraternal, and religious organizations, shall be considered separate and distinct farming operations from the members of the organization or any other legal entity.

B Exceptions to Rule

If the land operated by the organization, or the production from the operation, may transfer to a legal entity that exercises control over the organization, the payments to the organization shall be attributed to the parent organization.

- **Note:** If parent organization's TIN is used by the organization, the payments to the organization shall be attributed to the parent organization.
- **Important:** The fact that an organization has a separate TIN does **not** mean that it qualifies for a separate limitation. If there is any indication that 1 organization exercises control over another organization and land or proceeds transfer to the parent organization, the payments shall be attributed to the parent organization and payments limited accordingly.

Example: If land owned by a church within a diocese would transfer to the diocese upon closure of the church, payments to the church would be attributed to the diocese.

C Example of Determinations for Charitable Organizations

Situation: A charitable organization forms other charitable organizations that are represented to be separate organizations. The other organizations have separate TIN's and each is recognized by IRS as qualifying as a charitable organization. However, there is evidence that the parent organization continues to exercise control over the other organizations, and that the land, or proceeds from the land, may transfer to the parent organization.

Result: All payments will be attributed to the parent organization.

A Example CCC-902E

Following is an example of CCC-902 completed for a charitable/tax-exempt organization.

This form is available electronica	illy.				(See Page 5	for Privacy Act Statement.)
	ARTMENT OF AGRICU odity Credit Corporation			1. County Dallas		3. Program Year 2009
	ATING PLAN FOR ubsequent Progr	2. State Texas				
For "actively engaged in farming" an	d other payment elig	ibility/limitation dete	erminations.	TEXUS		
This form is to be completed for an a programs that are subject to the reg benefits directly using the tax identi receives program benefits directly as the contribution of certain inputs to a information on this form will be used PART A - ENTITY INFORMATI	ulations at 7 CFR Pa fication number listed s an individual must o farming operation s by FSA to determine	rt 1400. This form o d in Part A. This for complete a CCC-90 uch as land, capital	collects farming a rm also collects i 021 with respect t I, equipment, lab	and other infor nformation ab o that individu or, and manag	mation about the entity th out the members of such al's operation. Payment gement by the entity listed	nat receives program entity. An individual who eligibility is based upon
1. Entity's Name and Address (Inclu						is already on file with FSA,
Dallas Wildlife Preservation S 89797 I-20 E Dallas, TX 75555	ociety				only the last 4 digits - 5300 3. Date of Formation 04-1956	. ,
PART B - TYPE OF OPERATIO	ON (Select only o	ne)				
1. Select appropriate type of operat	ion that defines the e	ntity identified in Pa	art A:			
General Partnership	Limited Partn	ership	Estate		City, County	or State-owned Entity
Joint Venture	Limited Liabili		-	Tax-exempt	Other:	
Indian Tribe Corporation	Revocable/Liv	-	Organizatio			
2. Supporting documentation (such all shareholders, members and o entity and the authority of its shar PART C - MEMBER INFORMA	wners) is required, e eholders, members	xcept for public sch	ools, States, Sta	te entities, citi		
1. Members - List all members/	interest holders of	the entity identifi	ed in Part A of	this form:		
A. Name (If member is a minor child, also complete Item F)	B. Tax ID Number (If Taxpayer ID No., is already on file list last 4 digits)	C. % Share	D Position ar (If appli	nd Salary	E. Family Member Relationship	F. Enter Date of Birth for any member under 18 years old as of April 1
501(c)(3) Tax Exempt Entity, no members			\$			
			Ş			
			s			
			\$			
			\$			
			\$			
2. If the entity in Part A is an Estat information on the Executor, Ac Grantor.		A. Name			B. Title	
3. Embedded Entities - A CCC-901 concurrent with this CCC-902E i					ntity. Check if	CCC-901 is attached.
The U.S. Department of Agriculture (USDA marital status, familial status, parental statu public assistance program. (Not all prohibi print, audiotape, etc.) should contact USDA Independence Avenue, SW., Washington, I	s, religion, sexual orien ted bases apply to all pi 's TARGET Center at (2	tation, genetic informa ograms.) Persons wi 202) 720-2600 (voice	ation, political beliei th disabilities who r and TDD). To file a	s, reprisal, or be equire alternativ a complaint of di	ecause all or part of an indivi- re means for communication iscrimination, write to USDA,	dual's income is derived from any of program information (Braille, la Director, Office of Civil Rights, 14

CCC-902E (12-2	22-08) Nan	ne of Enti	ity (as identi	ified in Part A)	: Dallas Wild	life Preser	vatio	n Societ	У		Page 2 of 6
4. Minor Member Part C Item 1	s or Interest Hol is a minor chec					iinor, provide	e the fo	ollowing: (lf none of t	he members I	isted in
ŀ	A. B. Minor's Name Parent's or Guardian's Name				Paren	t's or (C. Guardian's	Address	N (Parent's) if the SS	D. al Security Jumber s or Guardian's, N is already on t last 4 digits)	
E. Does the mino	r maintain a sep ck this box if the					0					
F. If a minor's par	rent(s) or guardi	an(s) has	any interest	in a farming op	eration, comple	te the followi	ing for	all such i	nterests:		
(1) Minor's Na	ame		(2) or Guardian's Name	s Nan	(3) ne of Farming Interest	(4) % Shari	e	Tax ID Farming (If Taxpay is already	5) No. of I Interest Ver ID No., Von file list digits)	County and Farming	(6) State Where Interest is cated
5. Citizenship Sta	atus of Members	and Inter	rest Holders	(Complete Iten	is 54 and 58 for	the entity of	r ioint (operation	listed in Pa	ert Δ)	
Names: NO. List AL Names: B. Are any memb C. Are ALL memb YES. If an Nam	alien lawfully ad 	o are not olders an (ies) U.S mitted int	o the U.S., lik US citizens a entity? [. citizens or a o the U.S., lik	st the name an , ,	d present Alien l ens lawfully adm item 5C. N Idmitted into the and present Alie	Registration itted into the itted into the itted into the U.G. Go to P U.S.? n Registratio	Receij e U.S. art D	pt Card, I-		6. Was an A Registrati Card, I-55 for each in Item 5A is an alier	on Receipt 1 presented ndividual in and 5C who n lawfully to the US?
PART D – SUM	MARY OF CC	NTRIBU	JTIONS TO	THE FARM	NG OPERATI	ON					
	nation for contril	outions to		the entity iden	tified in Part A.	(Provide info	ormatio	on about th	nese contril	butions in Iten	ns A – E.)
A. Capital (currer	ntyear) B %	. Land	100	C. Equ	ipment	D. %	Hired	Labor	E %	. Hired Mana 100	gement %
2. What contribut information for and 2 must equ	ions to the farmi the contribution		tion of the en	tity identified ir		rovided by N			PART C?	Enter the fol	lowing
A. B. C. D. E. F. G. Labor (%) H. Management (%) Member's Capital Land % of Equipment % of Equipment (%) H. Management (%)									ement (%)		
Name	(Current Year) %	%	Owned Land	%	Owned Equipment	Hired		Active ersonal	Check if 1000 Hours	Hired	Active Personal

CCC-902E (12-22-08) Name of Entity (as identified in Part A): Dallas Wildlife Preservation Society Page 3 of 6									
	the following info				ning opera	tion of the entity identified	in Part A. <i>(For a</i> d	dditional space, co	mplete
A. Farm No. and Location	CC-902 Continuation and attach B. d Land Leased or Contributed By		C. Check One			D. Name of Person or Entity Whom Land is	E. Acres	F. Rental Rate \$ per Acre/ %	G. Check here if same land
(County and State)			Owned	Leased To	Leased From	Leased to and/or From (Includes names of landowners and landlords)		or Crop Share	interest was held last year
Farm No.: 1589 Location: Ellis/TX	Dallas Wildl Preservation Society		\boxtimes				400.0	100%	
Farm No.: 623 Location: Knox/TX	Dallas Wildl Preservation Society		\boxtimes				318.9	100%	
Farm No.: Location:									
Farm No.: Location:									
Farm No.: Location:									
PART F - CAPI									
 What is the strong Total should equal to the should equal of the strong o	<i>ial 100%).</i> et" capital	ing capital fo		y identified 00%		? (Check ALL that apply. Sh FSA loan(s) SA program payments froi		of capital from each s	
private loans/				%		Other:			% %
	n(s) of equipmer │YES │ NO	nt or land be	acquired	as a resul Land:		or credit arrangement? NO			
3. If capital incluc	des loan <i>(s)</i> or cre			redit be ad	cquired fro	m, guaranteed by, co-sign	•	· — ·	
or entity (other A	than the entity i	ndicated in F	- <u>ARTA)?</u> B		ES. Com	blete Items 3(A) through 3(C	E) D	NO. Go to	E E
Type of Capital C (Specify loan, cash farm supply ac	h advance,	lame of Loai	n or Credi	t Source	0	Guarantor's Name	Credit Source o Affiliation or In Farming C	terest in the	Percent of Total Capital
									%
									%
 PART G - EQUIPMENT (All percentages are based on annual rental values.) Owned Equipment: What percent of ALL equipment to be used in the farming operation of the entity identified in Part A of this form is owned by the entity Leased Equipment: Enter the following information for ALL leased equipment to be used in the farming operation of the entity identified in Part A 									
If no equipment used in this farm operation is leased, Go To Part H): A. B. C.									
	A. B. C. Percent of Total Equipment Name of Party/Entity Equipment Type of Equipment Leased Used in the Farming Operation is Leased From Type of Equipment Leased							sed	
	%								
	%								
	λ								

ART H - CUSTOM SERVICES					4 0
NO. GO TO PART I	acres be utilized by the entity ident XES. Complete Items 1A -		ed in Part E?		
A.		- ID. C.		D.	
Type of Services	Farm Number(s)	Number of Acres	Nam	ne of Provider	
(tillage, planting, cultivating, harvesting)					
lowing established cover	1589	400.0	Elmo Rice		
owing established cover	623	318.9	Bill Evant		
ART I – LABOR					
or the farms listed in Part E, enter t	the information for contributions	s of labor to the farming op	eration of the entity	/ identified in Part	А,
oth active personal and hired, whic		orers or personally by other	s:		
	Туре			Amount	
Active personal labor: Enter the p	•	to be donated by family memb	pers or others	0	<u>%</u>
for which no payment will be issued of	or owed.			0	hı %
Hired labor. Enter the percentage of	or hours of labor that will be hired.			100	9 hi
A. Will any of the hired labor ori	ginate from the same source o	f leased equipment in Part	G?	0	11
	"YES", attach documentation,	acceptable to CCC, to prov	/e such relationship	D.	
B. Will any of the hired labor be					
	"YES", attach documentation,	acceptable to CCC, to prov	e such relationship	0.	
ART J - MANAGEMENT					
		rsonally by each member or sl	nareholder:) (
		isonany by each member of s	nareholder:		
 Hired management: A. Enter the estimated percent of hire conduct its farming operation: B. Describe any management duties, administrator or trustee who received administrator or trustee who received the program. Xavier Salas makes all 	activities that will be provided by s ves compensation for this activity): manages land owned by the	tified in Part A will annually us omeone other than a member Society which is participa	e to or shareholder <i>(inclu</i> a ting in the Conse	de management by ervation Reserve	00 an
 A. Enter the estimated percent of hird conduct its farming operation: B. Describe any management duties, administrator or trustee who received the estimated percent of the percent. A. Enter the estimated percent of oth conduct its farming operation: B. Describe any non-compensated metal percent of the percent of the percent percent of the percent percent percent of the percent percen	activities that will be provided by s res compensation for this activity): manages land owned by the arrangements annually for m er management that the entity ider	tified in Part A will annually us omeone other than a member Society which is participa owing, shredding, and w tified in Part A will annually us y someone other than a memb	e to or shareholder <i>(inclu</i> ating in the Conse eed control as ne	de management by ervation Reserve cessary.	00 an

Par. 122

122 Completing CCC-902E for a Charitable/Tax-Exempt Organization (Continued)

		Dama 5 of 6
CCC-902E (12-22-08) Name of Entity (as identified in Pa PART K - REMARKS	rt A): Dallas Wildlife Preservation Society	Page 5 of 6
PART R - REMARKS		
PART L - CERTIFICATION - (FOR JOINT VENTURES AND (GENERAL PARTNERSHIP, A SIGNATURE IS REQUIRE	D FOR EACH MEMBER)
<i>I certify that all the information entered on this document and ar</i>		
incorrect information will result in forfeiture of payments and m		
the Farm Service Agency committees for the county and State lis acknowledge that:	ted on this form of any changes in this farming operation	b. By signing this form I
 all supporting documentation has been submitted as required I have reviewed and understand all definitions and requireme 	nts on Page 6 of this form.	
• all information provided is true and correct, and will be consi	idered in effect until continuously unless changes or revi	
• it is my responsibility to timely notify FSA in writing of any ch composition of the entity indicated in Part A; the farming, ran		
entity indicated in Part A.		
 evidence such as tax records, certified public accountant's cer and I will take all necessary actions to provide such materials 		
• it is my responsibility to timely notify FSA in writing of any su		
of a member or interest holder.	2.	
1. Signature (By)	Title/Relationship of Individual Signing in the	3. Date <i>(MM-DD-YYYY)</i>
Xanier Salas	Representative Executive Director	
NAMIER JALAA	Cheeunee Director	03/05/2009
	l nation described on this form is the Food, Conservation, and Energy	
Additionally, the authority for requesting this information is 7 CF determining eligibility for program benefits. Furnishing the reque	R Part 1400 and 7 CFR Part 1410. The information requested is r ested information is voluntary. Failure to furnish the requested info	necessary for CCC to assist in formation will result in a
determination of ineligibility for certain program benefits and oth	er financial assistance administered by USDA. The information co zed USDA cooperators who are bound to safeguard the information	llected as a result of this form may
Conservation, and Energy Act, the Privacy Act or 1974, the E-G	overnment Act of 2002, and related authorities. This information of the Food, Conservation, and Energy Act of 2008 (Pub. L.110-24	collection is exempted from the
Administration). The provisions of criminal and civil fraud statut	es may be applicable to the information provided. RETURN THIS	
COUNTY FSA OFFICE.		

A Example CCC-902E (Continued)

ccc	C-902E (12-22-08) Page 6 o	of 6
	DEFINITIONS	10
The	following definitions apply to Form CCC-902E.	ļ
1.	ACTIVELY ENGAGED IN FARMING – means providing both: 1) significant contributions of capital, equipment, or land, or combination thereof the farming operation; and 2) significant contributions of active personal labor or active personal management, or a combination thereof, to the farmin operation as described. Further, for a person or legal entity to be considered actively engaged in farming for program payment purposes, the contributions of the person or legal entity must be at-risk and commensurate with the person's or legal entity's claimed share of the profit and loss of t farming operation. Failure to meet these requirements will result in the determination of ineligibility for payments under programs specified in 7 CFI Part 1400.	ning f the
2.	INTEREST IN A FARMING OPERATION – a person or legal entity is considered to have an interest in a particular farming operation if the perso or legal entity owns or rents land to or from that farming operation; has an interest in the agricultural commodities produced on the operation; or is a member of a joint operation that either owns or rents land to or from the farming operation, or has an interest in the agricultural commodities produced on that operation.	ı
3.	JOINT OPERATION - is a general partnership, joint venture, or similar organization.	
4.	PERSON – is a natural person (an individual) and does not include a legal entity.	ļ
5.	ACTIVE PERSONAL LABOR – a person is considered to be providing active personal labor with respect to a farming operation if that person is directly and personally providing physical activities necessary to conduct the farming operation, including land preparation, planting, cultivating, harvesting, and marketing of agricultural commodities in the farming operation. Other qualifying physical activities include establishing and maintaining conserving covers and those physical activities necessary for livestock production for the farming operation.	
6.	ACTIVE PERSONAL MANAGEMENT – a person is considered to be providing active personal management with respect to a farming operation that person is directly and personally providing the general supervision and direction of activities and labor involved in the farming operation; or providing services (whether performed on-site or off-site) reasonably related and necessary to the farming operation.	ı if
7. 8.	CAPITAL – with respect to a farming operation is the funding provided by a person or legal entity to the farming operation in order for such operation to conduct farming activities. To be considered a countable contribution for a person or legal entity, the capital must have been derived from a fund of account separate and distinct from that of any other person or entity involved in such operation. Countable capital does not include the value of any labor or management which is contributed to the farming operation. A capital contribution may be a direct out-of-pocket input of a specified sum or a amount borrowed by the person or entity. Capital does not include advance program payments. CONTRIBUTION – with respect to a farming operation is the provision of land, capital or equipment assets, and providing active personal labor, or active personal management to the farming operation in exchange for, or the expectation of, deriving benefits based solely on the success of the farming operation.	l or r an or ning
9.	CUSTOM SERVICES – with respect to a farming operation is the hiring of a contractor or vendor that is in the business of providing such specializ services to perform services for the farming operation in exchange for the payment of a fee for such services performed.	zed
10.	ENTITY - is a corporation, joint stock company, limited liability company, association, limited partnership, limited liability partnership, irrevocable trust, revocable trust, estate, charitable organization, or other similar organization including any such organization participating in the farming operati as a partner in a general partnership, participant in a joint venture, a grantor of a revocable trust, or as a participant in a similar organization.	
11.	EQUIPMENT – with respect to a farming operation is the machinery and implements needed by the farming operation to conduct activities of the farming operation including machinery and implements involved in land preparation, planting, cultivating, harvesting or marketing of the crops produced by the farming operation. Equipment also includes machinery and implements needed to establish and maintain conserving covers.	
12.	FAMILY MEMBER – a person is considered to be a family member of another person in the farming operation of that person is related to the other a lineal ancestor, lineal descendant, sibling, spouse, or otherwise by marriage.	r as
13.	FARMING OPERATION - is a business enterprise engaged in the production of agricultural products which is operated by a person or formal or informal entity which is eligible to receive payments, directly or indirectly.	
14.	LAND – with a respect to a contribution to a farming operation is agricultural land consisting of cropland, pastureland, wetland, or rangeland which meets the specific requirements of the applicable program for which payments or benefits are sought.	
15.	SUPPORTING DOCUMENTATION – is any information that supports the relevant representations made such as, but not limited to: articles of incorporation; corporate meeting minutes; stock certificates; organizational papers; trust agreement; last will or testament or a deceased individual; affidavit of heirship approved by Office of General Counsel; partnership agreement; property lease agreement; purchase agreement; land deed; lendir security agreement; and financial statement.	ing
16.	All other terms utilized in this form shall be defined pursuant to 7 CFR Part 1400.	

123-125 (Reserved)

126 Actively Engaged in Farming Determinations

A Rule [7 CFR 1400.201]

A person shall be considered to be actively engaged in farming if **all** of the requirements in this table are met.

Item	Requirement
1	The person makes a significant contribution to the farming operation of both of the
	following:
	• capital, equipment, land, or a combination thereof
	• active personal labor, active personal management, or a combination thereof.
2	The person's share of the profits or losses from the farming operation is
	commensurate with the person's contribution to the farming operation.
3	The person's contributions are at risk.

B Other Participants That Use This Rule

This rule also applies to a person who is a:

- partner in a general partnership
- participant in a joint venture.

C Military Personnel

[7 CFR 1400.213] COC may determine a person who is called to active duty in the military during the program year actively engaged in farming according to this table.

IF the person is called to active	
duty in the military	THEN COC
before the determination is made	must determine that the person was making a conscious
	effort to be, and would have been determined to be,
	actively engaged in farming if not for being called to
	active duty in the military.
after the determination is made	shall allow the determination to be in effect for the
	program year.

127 Sharecroppers

A Rule [7 CFR 1400.209]

A sharecropper shall be considered actively engaged in farming if **all** of the requirements in this table are met.

Item	Requirement
1	The sharecropper makes a significant contribution of active personal labor to the
	farming operation for which the sharecropper receives a specified share of the
	crop produced on the farm.
2	The sharecropper's share of the profits or losses from the farming operation is
	commensurate with the contribution to the operation.
3	The sharecropper's contributions are at risk.

Note: To be considered actively engaged in farming under this provision, the person may:

- **not** receive wages for labor and be considered a sharecropper for this purpose
- be provided housing and "draw" cash advances to be deducted later from proceeds of the crop.

B Example

Situation: Person Y provides labor for Landowner Z on 500 acres of rice in exchange for a share of the crop. Person Y **only** contributes active personal labor to the farming operation and receives a cash advance that will be set off from the proceeds of the crop after harvest. Landowner Z provides Person Y with housing.

Determination: Person Y is considered to be actively engaged in farming since Person Y is a sharecropper and the requirements in subparagraph A are met. Landowner Z is considered to be actively engaged in farming since Landowner Z is a landowner.

128 Incapacitated Persons

A Introduction

This paragraph describes the requirements for a person who dies or becomes incapacitated during the program year to be determined actively engaged in farming,

B Rule [7 CFR 1400.210]

COC may determine a person who dies or becomes incapacitated during the program year actively engaged in farming according to this table.

IF the person dies or	
becomes incapacitated	THEN COC
before the determination is	must determine that the person would have been determined
made	to be, actively engaged in farming, if not for the person's
	death or incapacitation.
after the determination is	shall allow the determination to be in effect for the program
made	year.

Notes: This rule is also applicable to an entity if COC determines that the person who died or who became incapacitated would have qualified the legal entity as actively engaged in farming,

The following year, the person, the person's estate, or the legal entity, as applicable, **must** meet all of the necessary requirements to be actively engaged in farming for that year.

129 Case Examples

A Example 1

Situation: Person Z rents 1,500 acres of land on a share-rent basis. Person Z owns the equipment and contributes at least 50 percent of the commensurate share of active personal labor and contributes 100 percent of the farming operation's management. In this situation, Person Z's share of the profits or losses from the farming operation is commensurate with Person Z's contributions to the operation and the contributions are at risk.

Determination: Person A is considered to be actively engaged in farming,

B Example 2

Situation: Person A rents land on a share-rent basis. Person A contributes a significant amount of leased equipment and a significant amount of active personal management to the farming operation. Capital is borrowed from another producer on the farm at the prevailing interest rate. The labor needed for Person Z's farming operation is hired. Person A's share of the profits or losses from the farming operation is commensurate with person A's contribution to the operation and the contributions are at risk.

Determination: Person A is considered to be actively engaged in farming since Person A contributes a significant amount of both equipment and active personal management. A contribution of capital, equipment, or land is used to meet the significant contribution.

130 Completing CCC-902I

A Example CCC-902I

Following is an example of a completed CCC-902I.

This f	orm is available electronically.								
	· · · · · ·		F AGRICULT	URE		1. County	/		3. Program Year
(12-2		lity Credit C				Erath			2009
	FARM OPERATIN 2009 and Su					2. State			
	2009 and 30	ibsequei	it Flogran	ii reals		Texas			
For "	actively engaged in farming" and	other pavr	nent eliaibili	tv and lin	nitation determinati	ons.			
This I	form is to be completed by, or on beha	lf of, an indi	vidual who is	seeking b	enefits from the Farm	Service Agency (FS.			
one o	r more programs that are subject to the tly using the social security number ide	e regulation	sat7 CFR Pa	art 1400. 1 mm also co	his form collects farm	ning and other inform	ation about	the individual who i	eceives program benefits
	es must complete a CCC-902E if they a								
	tion such as land, capital, equipment,			by the indi	vidual identified in Pa	rt A. The information	on this for	m will be used by FS	SA to determine payment
	ility and limitation of payments by direct								
	RT A – BASIC INFORMAT								
	dividual 's Name and Address <i>(In</i> ; Jahr	ciuae ∠ip	Code)						ber (If the social security number is on file, only
	Narrow Lane							last4 digits are requ	
	phenville, TX 72222							1212	
	·····, ····								
PAF	RT B - ADDITIONAL INFORM	IATION							
1. Is	this individual a U.S. citizen?	2. Is this i	ndividual an	n alien lav	vfully admitted into	the U.S.?			USE ONLY <i>(Was an</i>
	YES. Go to Item 4A	🗌 YE	S, must pre	sent Alie	n Registration Rec	eipt Card (I-551).	Alier		pt Card, I-551 shown?)
$ \Box$	NO. Go to Item 2 ->)		-			YES 🗌	NO
				م ا∹سم م	of the pressore	1001	10 5=4	or Data of Birth /*	
	4A. Is this individual under 1	<u> </u>	-				40. ENte	er Date of Birth (N	пwi-шu-тттт)
	specified in Item 3?	🛛 NO	Go to Item 7	7 L	YES, continue	with Item 4B			
	5. Enter the name, address	and soc	ial security	<i>i</i> numbe	r of parent or qu	ardian [.]			
			aar security	y numbe	i or parent or gu				
	_				_			Social Securit	C. v Number of Parent or
	A. Parent's or Guardian's Nan			Por	B. ent's or Guardian's	Adress			social security number or
	Parent's of Guardian's Nan	le		Par	ents of Guardians	Address		Taxpayer ID num	ber is on file, only the last4
								digit	s are required)
MINORS									
L H									
ĬŽ	D. Does this individual maintair	n a separa	te househol	d from pa	arent or guardian?	VES	N	0	
E	List the direct and indirect inf	terests in a	all farming o	perations	s of this individual's	parents or guardi	ans:		
						D.			
					С.	Tax ID Num Farming In			-
	А.		В.		%	(If the social	security	County and S	E. State Where Farming
	Parent's or Guardian's Name	Name o	f Farming Ir	nterest	Share of Farmin				st is Located
					Interest	ID number is only the last			
						are requi			
7	Other Forming Interactor 2	n 0 + - + - :	o itom for	all former'	a optitize instru	ing joint an art		high the individu	al identified in
7.	Other Farming Interests: Con				-				iai identified IN
<u> </u>	Part A has an interest, and fo	n any iafi	ming intere B.	sais oi a		Chila. L		Go to Part C.	
	•	Whos	в. e Farming I	nterest?		Tax ID Number of	of Farming	a	E.
	A. Other Farming Interests				C.	Interest (If the so	cial security	County and	
		Self	Spouse	Minor Child	% Share	number or Taxpayer on file only the last f		s Ínte	rest is Located
				Child		on file only the last f required		~	
		_							
	0.0					# - t !- ·	1		· · · · · · · · · · · · · · · · · · ·
	S. Department of Agriculture (USDA) p arital status, familial status, parental st								
from ar	y public assistance program. (Not all	prohibited t	ases apply to	o all progra	ams.) Persons with d	sabilities who require	e alternative	e means for commur	ication of program
informa Directo	ation (Braille, large print, audiotape, et or, Office of Civil Rights, 1400 Independ	c.) should c dence Aven	ontact USDA	's TARGE	T Center at (202) 720 C 20250-9410, or ca	-2600 (voice and TD) 11 (800) 795-3272 (vo	D). To file	a complaint of Discr ותתד/ 720-6382 (י	mination, write to USDA,
	inity provider and employer.		,, mac					., . 10 0002 (, DD).	o un oquu

130 Completing CCC-902I (Continued)

CCC-902I (12	2-22-08) Name of Individu	al (as ide	ntified in	Part A)	: Dirk Jahr				Page 2 of 4
INSTRUCTIO	ONS FOR PARTS C THRC					vidual ident	ified in Part A. [Do not include ir	formation for
PART C - LA	sted in Part B, Item 7. ND								
	nter the following information bace, complete CCC-902 C						t A and not as p ☐ if attached.	eart of an entity.	(For additional
A. Farm No.	B. Location (County and State)	Owned	C. Check On Leased To	e Leased From	D. Name of Individual or Land is Leased to ar (Includes names of lanc landlords)	nd/or From	E. Acres	F. Rental Rate \$ per Acre Or % of Crop Share	G. Check here if same land interest was held last year
1213	Erath, TX				Beringer Par	tners	507.3	25%	
1214	Erath, TX				Jahr Dairies,	Inc.	250	\$45/Acre	
PART D - CA		:4 - 1 6 41	in dia in		utified in Deut A feath	f amma liat	ad in Dart 00 (
	e source of all farming cap ercent of capital from each so					ie tarms list	ed in Part C ? (C	neck all that appl	<i>y</i> .
Non-borrov	wed capital		1	<u>00</u> %	FSA loan(s)			%	
	al loans/credit			%	FSA program payr	nents from th	is crop year		%
Private loai	ns/credit			%	Other:		_		%
2. Will contrit Equipmen	butions of farming equipme t: □□ YES ⊠ NO	ent or la			as a result of a loan o YES ⊠NO	or credit arra	angement?		
	ncludes loans or credit, will N/A. Go to Part E.	such lo		dit be a	acquired from, guara		-signed by, or s Items 3A throug		her individual or
A. Type of C Contribution (S cash advance, fa account	pecify loan, farm supply	B. an or Cre	edit Sourc	e	C. Guarantor's N	ame	D Credit Source o Affiliation or Ir Farming C	or Guarantor's Iterest in the	E. Percent of Total Capital
									%
									%
									%
PART <u>E - E</u> C	QUIPMENT (All percentag	es are i	based o	n annu	al rental values.)				
1. Owned E		vned by	the indiv	idual id	used by the individu entified in Part A? If the farming operatic	the individu	al specified in l		0%
2. Leased E	Equipment: Enter the follo farms listed in	wing inf	ormation		e 1			identified in Pa	
	Α.			B. quipme	nt is Leased From		Type of Ec	C. uipment Leased	
	%								
	%								
	%								

130 Completing CCC-902I (Continued)

	(): <u>Dirk Jahr</u>		Page	30
ART F - CUSTOM SERVICES Will custom services on cash-lease	ed acres be utilized by the	individual listed in Part A on t	he farms listed in P	art C2	
	ES, complete Items 1A through		ne lamb listed in t	arto:	
A. Type of Ser∨ices (tillage, planting, cultivating, harvesting)	B. Farm Number(s)	C. Number of Acres	D. Name of P	rovider	
(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
ART G – LABOR					
or the farms listed in Part C, enter the i dividual identified in Part A, hired labor		of labor both active personal and	hired, which will be	provided by tl	ne
	Туре			Amoun	t
Active personal labor. Enter the p	ercentage or hours to be pro	ovided personally by the individua	al listed in Part A.	0	% hr
Hired labor. Enter the percentage	or hours of labor that will be	hired		0	%
				0	hr
A. Will any of the hired labor origina □ NO □ YES /f "YES", a		leased equipment shown in Part table to CCC, to prove such relat			
B. Will any of the hired labor be inclu	ded in the custom farming s				
ART H – MANAGEMENT (The total p r the farms listed in Part C, enter the estima	ercentage shown in Items ated percent of the individual's t	nily members or others. <i>(No payn</i> 1 through 3 must equal 100%) otal management responsibility and t	the type of managerial of	duties required	0
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Other labor. Enter the percentage of ART H – MANAGEMENT (The total p or the farms listed in Part C, enter the estima- tich will be provided by the individual identif Active personal management: A. Enter the estimated percent of the B. List the type of managerial duties/ I make all landowner decision	ercentage shown in Items ated percent of the individual's tr ied in Part A, by hired persons of e active personal manageme activities to be personally pe	hily members or others. (<i>No payn</i> 1 through 3 must equal 100%) otal management responsibility and for or entities, or by others who are not h nt to be provided by the individual performed by the individual identifi	the type of managerial d iired. al identified in Part A ed in Part A:		
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A Example CCC-902I (Continued)

CCC-902I (12-22-08)

Page 4 of 4

гı	na fall	DEFINITIONS
1 r	ie iolie	owing definitions apply to Form CCC-902I.
	1.	ACTIVELY ENGAGED IN FARMING – means providing both: 1) significant contributions of capital, equipment, or land, or combination thereof to the farming operation; and 2) significant contributions of active personal labor or active personal management, or a combination thereof, to the farming operation as described. Further, for a person or legal entity to be considered actively engaged in farming for program payment purposes, the contributions of the person or legal entity must be at-risk and commensurate with the person's or legal entity's claimed share of the profit and loss of the farming operation. Failure to meet these requirements will result in the determination of ineligibility for payments under programs specified in 7 CFR Part 1400.
	2.	INTEREST IN A FARMING OPERATION – a person or legal entity is considered to have an interest in a particular farming operation if the person or legal entity owns or rents land to or from that farming operation; has an interest in the agricultural commodities produced on the operation; or is a member of a joint operation that either owns or rents land to or from the farming operation, or has an interest in the agricultural commodities produced on the operation; has one of a joint operation that either owns or rents land to or from the farming operation, or has an interest in the agricultural commodities produced on that operation.
	3.	JOINT OPERATION - is a general partnership, joint venture, or similar organization.
	4.	PERSON – is a natural person (an individual) and does not include a legal entity.
	5.	ACTIVE PERSONAL LABOR – a person is considered to be providing active personal labor with respect to a farming operation if that person is directly and personally providing physical activities necessary to conduct the farming operation, including land preparation, planting, cultivating, harvesting, and marketing of agricultural commodities. Other qualifying physical activities include establishing and maintaining conserving covers and those physical activities necessary for livestock production for the farming operation.
,	6.	ACTIVE PERSONAL MANAGEMENT – a person is considered to be providing active personal management with respect to a farming operation if that person is directly and personally providing the general supervision and direction of activities and labor involved in the farming operation; or providing services (whether performed on-site or off-site) reasonably related and necessary to the farming operation.
	7.	CAPITAL – with respect to a farming operation is the funding provided by a person or legal entity to the farming operation in order for such operation to conduct farming activities. To be considered a countable contribution for a person or legal entity, the capital must have been derived from a fund or account separate and distinct from that of any other person or entity involved in such operation. Countable capital does not include the value of any labor or management which is contributed to the farming operation. A capital contribution may be a direct non-borrowed (out-of-pocket) input of a specified sum or an amount borrowed by the person or entity. Capital does not include advance program payments.
	8.	CONTRIBUTION – with respect to a farming operation is the provision of land, capital or equipment assets, and providing active personal labor, or active personal management to the farming operation in exchange for, or the expectation of, deriving benefits based solely on the success of the farming operation.
	9.	CUSTOM SERVICES – with respect to a farming operation is the hiring of a contractor or vendor that is in the business of providing such specialized services to perform services for the farming operation in exchange for the payment of a fee for such services performed.
	10.	ENTITY - is a corporation, joint stock company, limited liability company, association, limited partnership, limited liability partnership, irrevocable trust, revocable trust, estate, charitable organization, or other similar organization including any such organization participating in the farming operation as a partner in a general partnership, participant in a joint venture, a grantor of a revocable trust, or as a participant in a similar organization.
	11.	EQUIPMENT – with respect to a farming operation is the machinery and implements needed to conduct activities of the farming operation including machinery and implements used for land preparation, planting, cultivating, harvesting or marketing crops. Equipment also includes machinery and implements needed to establish and maintain conserving covers.
	12.	FAMILY MEMBER – a person is considered to be a family member of another person in the farming operation of that person is related to the other as a lineal ancestor, lineal descendant, sibling, spouse, or otherwise by marriage.
	13.	FARMING OPERATION - is a business enterprise engaged in the production of agricultural products which is operated by a person or a formal or informal entity which is eligible to receive payments, directly or indirectly.
	14.	LAND – with a respect to a contribution to a farming operation is farmland consisting of cropland, pastureland, wetland, or rangeland which meets the specific requirements of the applicable program for which payments or benefits are sought.
	15.	SUPPORTING DOCUMENTATION – is any information that supports the relevant representations made such as, but not limited to: articles of incorporation; corporate meeting minutes; stock certificates; organizational papers; trust agreement; last will or testament or a deceased individual; affidavit of heirship approved by Office of General Counsel; partnership agreement; property lease agreement; purchase agreement; land deed; lending security agreement; and financial statement.
	16.	All other terms utilized in this form shall be defined pursuant to 7 CFR Part 1400.
	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). Additionally, the authority for requesting this information is 7 CFR Part 1400 and 7 CFR Part 1410. The information requested is necessary for CCC to assist in determining eligibility for certain program benefits. Furnishing the requested information 7 CFR Part 1410. The information collected as a result of this form may be released to 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 or 1974, the E-Government Act of 2002, and related authorities. This information collection is exempted from the Paperwork Reduction Act, as is required for the administration of the Food, Conservation, and Energy Act of 2008 (Pub. L 110-246, Title I, Subtite F – Administration). The provisions of criminal and civil fraud statutes may be applicable to the information provided. RETURN THIS COMPLETED FORM TO YOUR COUNTY FSA OFFICE.

131-135 (Reserved)

136 Eligibility Determinations

A Rule [7 CFR 1400.203]

Each member who shares in the income from a joint operation **must** be determined to be actively engaged in farming for the joint operation to be fully eligible for payment.

B Programs Not Requiring Actively Engaged in Farming Determinations

[7 CFR 1400.7] If a program requires eligibility determinations, but **not** actively engaged in farming determinations, the following are **required** to be eligible for payments or benefits:

- claimed share of the profits or losses of the farming operation **must** be commensurate with the contributions to the farming operation
- contributions **must** be at risk.

137 Joint Operation Actively Engaged in Farming Determinations

A Rule

Members of a joint operation can be determined actively engaged in farming by meeting **all** of the requirements in this table.

Item	Requirement
1	Contributions to the farming operation of both of the following are made:
	• the member or joint operation makes a significant contribution of capital, equipment, or land, or a combination thereof
	• each member makes a significant contribution of active personal labor or active personal management, or a combination thereof, that are:
	performed on a regular basisidentifiable and documentable
	 separate and distinct from contributions of any other member.
	Note: See subparagraph 116 A for exceptions for spouses.
2	The member must provide satisfactory evidence that his or her contributions of land, labor, management, equipment, or capital to the joint operation are
	commensurate with the member's claimed share of the profits or losses of the joint operation. See subparagraphs 147 D, E, and F for recordkeeping, methods of
	proof, and verification requirements.
3	The member's contributions to the farming operation are at risk.

B Separate and Distinct Contribution of Labor

If a member provides active personal labor to the joint operation's farming operation that is performed on a regular basis, and that is identifiable and documentable, the member will be considered to have met the requirement of a separate and distinct contribution of labor to the joint operation's farming operation.

C Contributions Not Commensurate

For a member of a joint operation whose contributions of inputs are not equal to his or her claimed share:

- if the contribution is less than commensurate, that member is not considered "actively engaged in farming" and ineligible to receive any payment earned by the joint operation
- if the contribution is at least commensurate, that member may receive his or her share of the payment earned by the operation, but this share cannot be increased because of the ineligibility of another member.

138 Family Members in a Joint Operation

A Definition [7 CFR 1400.3]

<u>Family member</u> means a person to whom another member in the farming operation is related as lineal ancestor, lineal descendant, sibling, spouse, or otherwise by marriage.

The term family member shall include:

- great grandparent
- grandparent
- parent
- child, including legally adopted children and stepchildren
- grandchild
- great grandchild
- sibling of the family members in the farming operation
- spouse of family members.

B Making Determinations

In making determinations, COC shall consider the makeup of the operation at the time the determinations are made.

C Rule [7 CFR 1400.208]

A person who is an adult family member shall be considered actively engaged in farming for a joint operation composed of a majority of whom are family members, if **all** of the requirements in this table are met.

Item	Requirement
1	The family member makes a significant contribution of active personal
	management or active personal labor, or combination thereof, to the farming
	operation.
2	The family member's share of the profits or losses from the farming operation is
	commensurate with the family member's contribution to the operation.
3	The family member's contributions are at risk.

Par. 138

D Example 1

Situation: In 2008, Partnership AB consists of Person A and Person B, 2 unrelated person members. In 2009, Person C, an adult son of Person A, will join the partnership.

- Persons A and B will **each** provide a significant contribution of active personal labor and active personal management.
- Person C will provide a significant contribution of active personal labor.
- The partnership will provide all of the capital and equipment. The land is share leased by the partnership from 5 different landowners.

Determination: A majority of the persons of the joint operation are family members. Based on the contributions of each member, Persons A, B, and C are **each** considered to be actively engaged in farming, if COC determines the contributions are at risk and claimed shares are commensurate with the contributions of each member.

Person C is actively engaged in farming because of the family member provision, since the joint operation consists of 3 persons, a majority of whom are persons that are family members.

E Example 2

Situation: Father A has been farming owned land and rented land for many years. Son B, an adult, is starting to farm with his father. Son B contributes a significant amount of active personal labor. Father A contributes all of the farming operation's capital, equipment, and active personal management.

Determination: Father A and Son B are both considered to be actively engaged in farming, if COC determines the contributions are at risk and claimed shares are commensurate with the contributions of each member.

F Example 3

Situation: In 2008, Partnership CD consisted of Person C and Grandfather D. In 2009, Grandson E is brought into the farming operation.

- Person C contributes all the capital and a significant amount of active personal management.
- Grandfather D contributes the use of a significant amount of equipment, owned land, and active personal management.
- Grandson E will provide all the active personal labor.

Determination: Person C, Grandfather D, and Grandson E will each be considered to be actively engaged in farming, if COC determines the claimed shares are at risk and commensurate with each partner's contribution to the farming operation.

G Example 4

Situation: ABC Partnership is a family held partnership consisting of Father A, Son B, and Daughter C. In 2009, Father A brings Son-in-law D into the farming operation.

- Daughter C, who is married to Son-in-law D, does **not** provide a significant amount of active personal labor or active personal management to the farming operation.
- Son B contributes a significant amount of capital, active personal labor, and active personal management.
- Father A originally contributed his owned equipment to the partnership and contributes some capital and a significant amount of active personal management.
- Son-in-law D contributes a significant amount of both active personal labor and active personal management to the farming operation.

Determination: Father A, Son B, and Son-in-law D are considered to be actively engaged in farming, if COC determines the claimed shares are at risk and commensurate with each partner's contribution to the farming operation. Daughter C is considered to be actively engaged in farming, if the requirements of paragraph 116 apply. Son-in-law D was brought into the farming operation using the family member provision.

138 Family Members in a Joint Operation (Continued)

H Example 5

Situation: Mother A, Daughter B, and Son C are partners in a family partnership. Son D, a minor child, becomes a partner in 2009.

- Mother A contributes a significant amount of both capital and active personal management.
- Daughter B contributes a significant amount of both capital and active personal management.
- Son C contributes a significant amount of equipment, active personal labor, and active personal management.
- Son D contributes a significant amount of active personal labor.

Determination: Mother A, Daughter B, and Son C are considered to be actively engaged in farming. However, Son D is **not** considered to be actively engaged in farming because of the family member provision because he is **not** an adult family member.

A Example 1

Situation: Partnership AB farms 2,000 acres of land. The partnership owns the equipment and the partners provide at least 50 percent of their commensurate share of active personal labor and a significant amount of active personal management. Each partner's share of the profits or losses from the farming operation is commensurate with the partner's contribution to the operation and each partner's contributions are at risk.

Determination: Partners A and B are considered to be actively engaged in farming and each have a separate payment limitation.

B Example 2

Situation: Partnership CD farms 2,000 acres of land. Each partner contributes a significant amount of both capital and active personal management to the farming operation. Labor is hired. Equipment and land are rented from third parties. Each partner's share of the profits or losses from the farming operation is commensurate with the partner's contribution to the operation and each partner's contributions are at risk.

Determination: Partners C and D are considered to be actively engaged in farming and each have their own respective payment limitation.

C Example 3

Situation: Partnership EFG farms 2,000 acres of land. The contributions of capital, land, and equipment are acquired from loans from a banking institution. The bank requires that all partners sign to guarantee the loan. The partners provide at least 50 percent of their commensurate share of active personal labor and a significant amount of active personal management. Each partner's share of the profits or losses from the farming operation is commensurate with the partner's contributions to the operation and each partner's contributions are at risk. None of the partners have any other farming interests.

Determination: Partners E, F, and G are considered to be actively engaged in farming. The fact that the contributions of capital, land, and equipment are guaranteed by the members does **not** prevent the contributions from being considered for a significant contribution. See subparagraphs 72 C, 72 D, and 73 C.

140 Completing CCC-902E for Joint Operations

A Example CCC-902E

Following is an example of CCC-902E for a joint operation.

This form is available electronic					(See Page 5	for Privacy Act Statement.
	PARTMENT OF AGRICU nodity Credit Corporation	LTURE		1. County Joh	nson	 Program Year 2009
	, ,			- Con		
	ATING PLAN FOR Subsequent Progr			2. State		
				Теха	IS	
For "actively engaged in farming" a This form is to be completed for an		-		from the Earm	Service Agency (ESA)	under one or more
programs that are subject to the reg benefits directly using the tax iden receives program benefits directly the contribution of certain inputs to information on this form will be use PART A - ENTITY INFORMAT	tification number listed as an individual must o a farming operation su d by FSA to determine ION	l in Part A. This f complete a CCC-9 uch as land, capit	orm also collects i 9021 with respect to al, equipment, lab	nformation abo o that individua or, and manage	ut the members of such I's operation. Payment ement by the entity listed	entity. An individual who eligibility is based upon
I. Entity's Name and Address (Inc. Beringer Partners	lude Zip Code)				identification number only the last 4 digits	Number (If the taxpayer r is already on file with FSA, are required)
205 Southland Rd Cleburne, TX 73333					1263 3. Date of Formation 10-2008	(MM-DD-YYYY)
PART B - TYPE OF OPERAT	ION (Select only o	ne)			·	
. Select appropriate type of opera	tion that defines the e	ntity identified in F	Part A:			
General Partnership	Limited Partne	ership	Estate		City, County	or State-owned Entity
Joint Venture	Limited Liabili	•	=	Tax-exempt	Other:	
Indian Tribe	Revocable/Liv	•	Organizatio			
Corporation	Irrevocable Tr	ust	Public Sch	lool		
1. Members - List all members A. Name (If member is a minor child, also complete Item F)	B. Tax ID Number (If Taxpayer ID No., is already on	the entity identi C. % Share	fied in Part A of D. Position ar (If appli	nd Salary	E. Family Member Relationship	F. Enter Date of Birth fo any member under 18 years old as of April 1
Jack Beringer	file list last 4 digits)		Partner		Self	
	0457	25	\$0			
Ana Beringer			Partner		Wife	
5	8328	25	\$0			
Bobby Beringer			Partner		Brother	
	6101	25	\$0			
lda Beringer	4077		Partner		Sister-in-law	
	4377	25	\$0		Brother's wife	
			\$			
			\$			
 If the entity in Part A is an Esta information on the Executor, A Grantor. 		A. Name	\$		B. Title	
information on the Executor, A	dministrator or 1, Member's Informati if any member or inter	on, must also be rest holder of the	completed and su entity identified in	bmitted Part A is an en	tity. Check if	CCC-901 is attached.

CCC-902E (12-2	22-08) Na r	ne of Enti	ity (as identi	fied in Part A): Beringer F	Partners				Page 2 of 6
4. Minor Members	s or Interest Ho is a minor cheo					inor, provide	the following:	(If none of th	ne members lis	sted in
ŀ	A. Minor's Name			B. s or Guardian's		C. Parent's or Guardian's Address			D. Social Security Number (Parent's or Guardian's, if the SSN is already on file list last 4 digits)	
E. Does the mino	r maintain a se ck this box if th				guardian? usehold. 🗌 N	0				
F. If a minor's par					peration, comple	te the follow	ing for all such i	nterests:		
(1) Minor's Na	ame		(2) or Guardian's Name	s Na	(3) me of Farming Interest	(4) % Shar	e Farmin (If Taxpa is alread	(5) O No. of g Interest yer ID No., y on file list digits)	County and Farming	6) State Where Interest is ated
5. Citizenship Sta							• •	listed in Pai	<i>τ Α).</i> FOR FSA Ι	
Names: B. Are any memb	ers or interest l	nolders an	entity?	,] YES. Go to		, O. Go to P			for each in	1 presented dividual in and 5C who lawfully
C. Are ALL memb	alien lawfully ad	• • •			admitted into the and present Alie		on Receipt Caro	I, I-551.	YES	□ NO
NO. List AL Nam		no are not	US citizens a	and are not al ,	iens lawfully adm	itted into the ,	U.S.			
PART D – SUM										
-	nation for contri	butions to		the entity ider	ntified in Part A.	(Provide info	rmation about t	hese contrib	outions in Item	s A – E.)
A. Capital (curren	100 %	3. Land	0	% C. Equ	uipment 10		Hired Labor 70	% E.	Hired Manag 0	ement %
2. What contribut information for and 2 must equ	ions to the farm the contributior		ion of the en	tity identified i		rovided by N	lembers listed i	n PART C?		owing
A. Member's Name	B. Capital <i>(Current</i>	C. Land %	D. % of Owned	E. Equipment %	F. % of Owned	Hired	G. Labor (%) Active	Check if 1000	H. Manage Hired	Active
Jack Beringer	Year) %		Land		Equipment		Personal 10%	Hours		Personal 25%
Ana Beringer							5%			25%
Bobby Beringer							10%			25%
Ida Beringer										

000 0005 40 5					ninger Dertsen			
CCC-902E (12-2	,	y (as ident	ified in Pa	ιπ Α): <u>Β</u> ε	eringer Partners			Page 3 of 6
PART E - LAND 1. Land: Enter 1		or ALL land	in the farm	ning opera	tion of the entity identified	Lin Part A. (For a	dditional space, c	omplete
	0 <u>02 Continuation and attac</u> B. Land Leased or Contributed By	r. C. Check One D. Name of Person or Entity Whom Land is Leased to and/or From Uncludes names of Iandowners and landlords) E. Acres F. Rental Rate \$ per Acre % or Crop Share Check here same laminiterest we held last yee rs Image: Stress of Iandowners and landlords) S64.0 75% Image: Stress of Iandowners and landlords) rs Image: Stress of Iandowners and landlords) S60/Acre Image: Stress of Iandowners and Iandlords) rs Image: Stress of Iandowners and Iandlords) S60/Acre Image: Stress of Iandowners and Iandlords) rs Image: Stress of Iandowners and Iandlords) S60/Acre Image: Stress of Iandowners and Iandlords) rs Image: Stress of Iandowners and Iandlords) S60/Acre Image: Stress of Iandowners and Iandlords) rs Image: Stress of Iandowners and Iandlords) S60/Acre Image: Stress of Iandowners and Iandlords) rs Image: Stress of Iandowners and Iandlords) Image: Stress of Iandowners and Iandlords) S60/Acre Image: Stress of Iandowners and Iandlords) rs Image: Stress of Iandowners and Iandlords Image: Stress of Iandowners and Iandlords) S60/Acre Image: Stress of Iandowners and Iandlords) rs Image: Stress of Iandowners and Iandlords Image: Stress of Iandowners and Iandlords) Stress						
State)		Owned			(Includes names of			held last year
Farm No.: 42 Location: Johnson/TX	Beringer Partners					364.0	75%	
Farm No.: 837 Location: Johnson/TX	Beringer Partners				Thomas Heirs	173.0	\$60/Acre	
Farm No.: 1213 Location:	Beringer Partners				Dirk Jahr	507.3	75%	
Erath/TX Farm No.: 13	Berinder Partners					685.8	75%	
Location: Erath/TX	Beringer Partners					000.0	1370	
Farm No.: Location:								
 private loans/ 2. Will contribution 		be acquired						%
Equipment: 🔀	YES 🗌 NO		Land: 🗌	YES 🗌	NO	ned by or secure	h by an individual	igint operation
•	than the entity indicated in	PART A)?				B(E)	NO. Go t	o Part G.
A Type of Capital C (Specify loan, cash farm supply ac	h advance,	-	t Source	0	C Guarantor's Name	Credit Source of Affiliation or Ir	or Guarantor's nterest in the	E Percent of Total Capital
Loan		PCA						70
 Owned Equip by the entity Leased Equip 	IPMENT (All percenta) pment: What percent of A pment: Enter the following nt used in this farm operati	LL equipme	ent to be us	sed in the eased equ	farming operation of the e			80 %
A. Percent of Total	Equipment		E of Party/E	3. Entity Equi	pment	Туре	C. of Equipment Lea	sed
Used in the Farmi	ng Operation 20 %	Rog	is Leas gers Imp	ed From Diement	Co.	Trac	tor and spray	rig
	%							
	%							

CCC-902E (12-22-08) Name of Ent	ity (as identified in Part A): <u>Beri</u>	nger Partners		Page	4 of 6
PART H - CUSTOM SERVICES					
1. Will custom services on cash-leased act			in Part E?		
NO. GO TO PART I	YES. Complete Items 1A – 1				
A. Type of Services (tillage, planting, cultivating, harvesting)	B. Farm Number(s)	C. Number of Acres	Nam	D. e of Provider	
PART I – LABOR					
For the farms listed in Part E, enter the both active personal and hired, which	will be provided by hired labore		ation of the entity		А,
1 Active personal labor: Enter the per	Type	he denoted by family members	a or others	Amount	0/
1. Active personal labor: Enter the per for which no payment will be issued or		be donated by raining members		0	% hrs
				70	%
2. Hired labor . Enter the percentage or	nours of labor that will be hired.			3500	hrs
A. Will any of the hired labor origi					
	(ES", attach documentation, ac		such relationship	D	
B. Will any of the hired labor be in					
	'ES", attach documentation, ac	ceptable to CCC, to prove s	such relationship	,	
PART J - MANAGEMENT					
For the farms listed in Part E as operated b responsibility and the type of managerial du operation, or by hired management.					
1. Active personal management:					
 A. Enter the estimated percent of active by each member or shareholder liste 		provided to the farming opera	tion in Part A	100	%
B. List the type of managerial duties/ac		nally by each member or shar	eholder:	100	- 70
		, ,			
All members share equally in de	cisions about planting, cu	Itivating, marketing, fir	nancing, and c	lecisions on	
leasing and equipment.					
2. Hired management:					
A. Enter the estimated percent of hired	management that the entity identifi	ed in Part A will annually use t	0		
conduct its farming operation:					0 %
B. Describe any management duties/ac administrator or trustee who receives		eone other than a member or	shareholder (includ	de management by a	an
	compensation for this douvity).				
3. Other management:					
A. Enter the estimated percent of other	management that the entity identifi	ed in Part A will annually use t	0		0 %
conduct its farming operation: B. Describe any non-compensated mar	agement that will be provided by s	omeone other than a member	or shareholder (inc	ude management l	
administrator or trustee who does n			,	5	-

ART L - CERTIFICATION - (FOR JOINT VENTURES AND GENERAL PARTMERSHIP, A SIGNATURE IS REQUIRED FOR EACH MEMBER; certify that all the information entered on this document and any supporting documentation is true and correct. I understand that furnishing correct information will result in forfeiture of payments and may result in the assessment of a penadys. I will immely provide written wolffension to a fram Service Agency committees for the county and State listed on this form of any changes in this forming operation. By signing this form I showledge that: all supporting documentation has been submitted as required. There reviewed and understand all definitions and gray changes for this form. all supporting documentation has been submitted as required. There reviewed and understand all definitions and gray day day betwares than any differ there representations, including, but not limited to: the composition of the entity indicated in Part A; the forming, ranching or forstry operation may be required to validate these representation and the discussory activations to provide such materials to the applicable State correctly contributed within writing of any successors who acquire an interest in this forming operation as the result of the entity indicated in Part A; the forming, ranching or forestry operation of the entity indicated in Part A; the forming, ranching or forestry operation of the entity indicated and part A; the forming of any successors who acquire an interest in this forming operation as the result of the dea of a momber or intervent holder. all will take all mecossny activations provide such materials to the applicable State correct values that account as the result of the dea of a momber or intervent holder. Signature (By) <t< th=""><th></th><th>entified in Part A): Beringer Partners</th><th>Page 5 of 6</th></t<>		entified in Part A): Beringer Partners	Page 5 of 6
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	Administration). The provisions of criminal and c		

ccc	-902E (12-22-08) Page 6 of 6
	DEFINITIONS
The f	ollowing definitions apply to Form CCC-902E.
1.	ACTIVELY ENGAGED IN FARMING – means providing both: 1) significant contributions of capital, equipment, or land, or combination thereof to the farming operation; and 2) significant contributions of active personal labor or active personal management, or a combination thereof, to the farming operation as described. Further, for a person or legal entity to be considered actively engaged in farming for program payment purposes, the contributions of the person or legal entity must be at-risk and commensurate with the person's or legal entity's claimed share of the profit and loss of the farming operation. Failure to meet these requirements will result in the determination of ineligibility for payments under programs specified in 7 CFR Part 1400.
2.	INTEREST IN A FARMING OPERATION – a person or legal entity is considered to have an interest in a particular farming operation if the person or legal entity owns or rents land to or from that farming operation; has an interest in the agricultural commodities produced on the operation; or is a member of a joint operation that either owns or rents land to or from the farming operation, or has an interest in the agricultural commodities produced on that operation.
3.	JOINT OPERATION - is a general partnership, joint venture, or similar organization.
4.	PERSON – is a natural person (an individual) and does not include a legal entity.
5.	ACTIVE PERSONAL LABOR – a person is considered to be providing active personal labor with respect to a farming operation if that person is directly and personally providing physical activities necessary to conduct the farming operation, including land preparation, planting, cultivating, harvesting, and marketing of agricultural commodities in the farming operation. Other qualifying physical activities include establishing and maintaining conserving covers and those physical activities necessary for livestock production for the farming operation.
6.	ACTIVE PERSONAL MANAGEMENT – a person is considered to be providing active personal management with respect to a farming operation if that person is directly and personally providing the general supervision and direction of activities and labor involved in the farming operation; or providing services (whether performed on-site or off-site) reasonably related and necessary to the farming operation.
7. 8. 9.	 CAPITAL – with respect to a farming operation is the funding provided by a person or legal entity to the farming operation in order for such operation to conduct farming activities. To be considered a countable contribution for a person or legal entity, the capital must have been derived from a fund or account separate and distinct from that of any other person or entity involved in such operation. Countable capital does not include the value of any labor or management which is contributed to the farming operation. A capital contribution may be a direct out-of-pocket input of a specified sum or an amount borrowed by the person or entity. Capital does not include advance program payments. CONTRIBUTION – with respect to a farming operation is the provision of land, capital or equipment assets, and providing active personal labor, or active personal management to the farming operation in exchange for, or the expectation of, deriving benefits based solely on the success of the farming operation. CUSTOM SERVICES – with respect to a farming operation is the hiring of a contractor or vendor that is in the business of providing such specialized
	services to perform services for the farming operation in exchange for the payment of a fee for such services performed.
10.	ENTITY - is a corporation, joint stock company, limited liability company, association, limited partnership, limited liability partnership, irrevocable trust, revocable trust, estate, charitable organization, or other similar organization including any such organization participating in the farming operation as a partner in a general partnership, participant in a joint venture, a grantor of a revocable trust, or as a participant in a similar organization.
11.	EQUIPMENT – with respect to a farming operation is the machinery and implements needed by the farming operation to conduct activities of the farming operation including machinery and implements involved in land preparation, planting, cultivating, harvesting or marketing of the crops produced by the farming operation. Equipment also includes machinery and implements needed to establish and maintain conserving covers.
12.	FAMILY MEMBER – a person is considered to be a family member of another person in the farming operation of that person is related to the other as a lineal ancestor, lineal descendant, sibling, spouse, or otherwise by marriage.
13.	FARMING OPERATION - is a business enterprise engaged in the production of agricultural products which is operated by a person or formal or informal entity which is eligible to receive payments, directly or indirectly.
14.	LAND – with a respect to a contribution to a farming operation is agricultural land consisting of cropland, pastureland, wetland, or rangeland which meets the specific requirements of the applicable program for which payments or benefits are sought.
15.	SUPPORTING DOCUMENTATION – is any information that supports the relevant representations made such as, but not limited to: articles of incorporation; corporate meeting minutes; stock certificates; organizational papers; trust agreement; last will or testament or a deceased individual; affidavit of heirship approved by Office of General Counsel; partnership agreement; property lease agreement; purchase agreement; land deed; lending security agreement; and financial statement.
16.	All other terms utilized in this form shall be defined pursuant to 7 CFR Part 1400.

B Example CCC-902 Continuation

Following is an example of CCC-902 Continuation.

CCC-902 Cc (12-22-08)	ontinuation		U.S. DEP/		OF AGRICULTURE ty Credit Corporation	1. CC Johns			
CONTI	NUATION SHEET	FOR LE	EASED	OR OV	VNED LAND	2. ST. Texas			
						3. PR 20	OGRAM YEAF 09	2	
	ATTACH TO FORM	CCC-90	21 📋 or	CCC902	2E 🖂		RTICIPANT'S I g er Partners	NAME	
Ad pro pro US or the	e primary authority for request ditionally, the authority for req ogram benefits. Furnishing the ogram benefits and other finan DA contractors, or authorized 1974, the E-Government Act of administration of the Food, C ud statutes may be applicable -AND	uesting this requested cial assistar USDA coop of 2002, and onservation	information information nce adminis perators who related autors , and Energ	is for 7 CFF is voluntary tered by US o are bound horities. Th y Act of 200	Reart 1410. The information Failure to furnish the req DA. The information collect to safeguard the information is information collection is 6 (Pub. L. 110-246, Title I,	on is nece juested inf cted as a i on under \$ exempted , Subtitle F	essary for CCC to a formation will result result of this form n Section 1619 of the from the Paperwon – Administration).	ssist in determining elig in a determination of in nay be released to USD Food, Conservation an rk Reduction Act, as it is The provisions of crim	ibility for eligibility for A employees d Energy Act s required for
enter the far	lowing information for A m number. County and for a joint operation, ind	State, ch	eck "Ow	ned," and	enter the cropland a	acres. If	this CCC-902	Continuation is att	
1. FARM NO.	2. COUNTY(IES)	3. CHECK ONE		4. NAME OF PERSON LEGAL ENTITY WHOM	1 LAND	5. ACRES	6. RENTAL RATE(S) \$ PER ACRE OR	7. CHECK II YOU HAE THE SAM	
		OWNED	LEASED TO	LEASED FROM	IS LEASED TO AND FROM	<i>i</i> /UK		% CROP SHARE	INTERES LAND INTERES LAST YEA
53	Johnson				JLB Enterprises		160	\$60/acre	\square
79	Johnson				L & J LLC		80	\$60/acre	
applicable, sex, ncome is derive	iment of Agriculture (USDA) pr marital status, familial status, i d from any public assistance p	parental sta program. (N	us, religion ot all prohib	, sexual orie ited bases a	ntation, genetic information apply to all programs.) Per	n, political rsons with	beliefs, reprisal, or disabilities who rec	because all or part of a quire alternative means	ın individual'ঃ for
of Discrimination	of program information (Braille n, write to USDA, Director, Offi SDA is an equal opportunity pr	ce of Civil R	ights, 1400						

2-2-09
Section 4 Corporations, LLC's, LLP's LP's, and Similar Legal Entities

146 Corporation, LLC, LLP, LP, and Similar Legal Entity Eligibility Determinations

A Ownership in Legal Entities

June 1 of the program year will be used to determine ownership interest in a legal entity that receives payment subject to limitation.

Voluntary acquisition of interest after June 1 does **not** reduce the ownership share of any interest holder for payment limitation purposes.

For interest held in other legal entities that have minor children as heirs, beneficiaries, or members, consider any program payments received by or attributed to that interest of the minor child as being attributed to the minor child's parent or legal guardian.

Note: If the minor child is considered separate for payment limitation purposes according to paragraph 117, program payments received by or attributed to the minor child's interest will **not** be attributed to the parent or legal guardian.

B Stock Classes

For corporations with more than 1 stock class; such as preferred and common, the ownership percentage of stock, or unit of ownership, shall be determined by the fair market value of outstanding stock.

Note: The value can be determined by COC, STC, DAFP, or designee, but should be determined at the earliest level **before** referring to the next higher level of authority.

146 Corporation, LLC, LLP, LP, and Similar Legal Entity Eligibility Determinations (Continued)

C Fair Market Value Factors

To determine the fair market value of stock, or unit ownership, the following available factors shall be considered:

- current market quotations for each stock class
- relevant factors affecting the value of each stock class
- rights and privileges of each stock class
- any other information that would assist in the determination.

D Programs Not Requiring Actively Engaged in Farming Determinations

If a program requires person determinations, but **not** actively engaged in farming determinations, the following are **required** to be eligible for payments or benefits:

- claimed share of the profits or losses of the farming operation **must** be commensurate with the contributions to the farming operation
- contributions **must** be at risk.

147 Corporation, LLC, LLP, LP, and Similar Legal Entity Actively Engaged in Farming Determinations

A Rule

[7 CFR 1400.204] A corporation, LLC, LLP, LP, or other similar legal entity shall be considered to be actively engaged in farming, if **all** of the requirements in this table are met.

Item	Requirement
1	The legal entity independently and separately makes a significant contribution of capital, equipment, land, or combination thereof.
2	Each partner, stockholder, or member with an ownership interest makes a contribution, whether compensated or not compensated, of active personal labor, active personal management, or a combination of active personal labor and active personal management to the farming operation; that are:
	• performed on a regular basis
	• identifiable and documentable
	• separate and distinct from contributions of any other partner, stockholder, or member.
3	The contribution of the partners, stockholders, and members is significant and commensurate.
4	The legal entity's share of the profits or losses from the farming operation is commensurate with the contributions to the farming operation.
5	The legal entity's contributions are at risk, with the level of risk being commensurate with the legal entity's claimed share of the farming operation.

147 Corporation, LLC, LLP, LP, and Similar Legal Entity Actively Engaged in Farming Determinations (Continued)

B Exceptions

These exceptions are only applicable to a corporation, LLC, LLP, LP, and other similar legal entity.

Spouses – If both spouses are interest holders in the same legal entity, the contribution of active personal labor and/or active personal management of 1 spouse to the farming operation of the legal entity will also meet the other spouse's requirement to make a contribution of active personal labor and/or active personal management to the farming operation of the legal entity.

Minor children – If a parent is an interest holder in a legal entity in which his or her minor children are also interest holders, the parent's contribution of active personal labor and/or active personal management to the legal entity's farming operation will also meet the requirement that each minor child **must** make a contribution of active personal labor and/or active personal management to the same farming operation.

Spouses and minor children – If both spouses and minor children are in the same legal entity, the contributions of 1 spouse/parent of active personal labor and/or active personal management to the legal entity's farming operation will meet the requirements that all such interest holders of the legal entity **must** contribute active personal labor and/or active personal management to the legal entity's farming operation.

Note: Contributors of active personal labor and/or active personal management to a legal entity's farming operation **must** hold an ownership interest in the legal entity at the time the contributions are made.

C Separate and Distinct Contributions of Labor

If a partner, stockholder, or member provides active personal labor to the entity's farming operation that is performed on a regular basis, and that is identifiable and documentable; that partner, stockholder, or member will be considered to have met the requirements of a separate and distinct contribution of labor to the entity's farming operation.

147 Corporation, LLC, LLP, LP, and Similar Legal Entity Actively Engaged in Farming Determinations (Continued)

D Burden of Proof Recordkeeping Requirements

All partners, stockholders and members with an ownership interest must contribute active personal labor and/or active personal management to the entity's farming operation.

Each partner, stockholder, and member must be able to show by reasonable means that such activities:

- are performed on a regular basis throughout the crop year
- are identifiable and documentable as to which partner, stockholder, or member made such contribution
- are separate and distinct from any other partner, stockholder or member with an ownership interest in the farming operation.

E Methods of Proof

Reasonable records may include, but are not limited to, the following:

- appointment books
- calendars
- narrative summaries
- phone logs
- contemporaneous records
- activity logs with date, time, and description of activity performed
- documents for goods and services used by the farming operation signed only by the interest holder.

147 Corporation, LLC, LLP, LP, and Similar Legal Entity Actively Engaged in Farming Determinations (Continued)

F Verification of Recorded Activities

COC may request verification from an interest holder if:

- the records provided for such activities seem unreasonable for the type and size of farming operation
- performance is questionable of such activities as claimed
- the farming operation is selected for an end of year review for payment eligibility and payment limitation compliance purposes.

G Payment Reduction

If any partner, stockholder, or member fails to meet the requirements in subparagraph A, **all** payments to the legal entity subject to the actively engaged determination will be reduced by an amount commensurate with the ownership share held by the partner, stockholder, or member.

148 Corporation, LLC, LLP, LP, and Similar Legal Entity Case Examples

A Example 1

Situation: Corporation XYZ rents 3,000 acres of land for 1/3 share of the crop.

- Corporation XYZ contributes a significant amount of capital to the operation.
- Corporation XYZ hires the majority of all labor necessary for the operation.
- All 3 stockholders provide the balance of the labor needed.
- All 3 stockholders regularly during the crop year and all management decisions are made jointly during these meetings.
- Each stockholder has defined responsibilities, such as marketing, field operations and equipment, financing and daily business activities.
- Each stockholder is on-site almost everyday during the crop year.
- The corporation's share of the profits or losses from the farming operation is commensurate with the corporation's contributions and the contributions are at risk for a loss.

Determination: Corporation XYZ is considered actively engaged in farming. Each stockholder contributed active personal labor and active personal management to the farming operation on a regular basis, identifiable and documentable, and each stockholder's contributions were separate and distinct from contributions made by the other stockholders.

148 Corporation, LLC, LLP, LP, and Similar Legal Entity Case Examples (Continued)

B Example 2

Situation: Corporation AB consists of Father A and Son B, each having a 50 percent share. Corporation AB cash-rents land.

- Father A is a retired farmer who created the corporation for tax reasons and to aid in the transfer of the farm to Son B.
- The corporation contributes a significant amount of capital and equipment to the farming operation.
- Son B contributes both active personal labor and active personal management to the farming operation.
- Father A lives on the farm and contributes no active personal labor, but periodically advises Son B about farm related matters.

Determination: Because the corporation provides at capital and equipment, and Son B contributes active personal labor and active personal management; Corporation AB is considered to be actively engaged in farming. However, Corporation AB will be subject to payment reduction commensurate with the 50 percent ownership interest held by Father A because COC determined the advice provided by Father A is not considered management.

C Example 3

Situation: Corporation GH consists of Husband G owning 70 percent of the corporate stock and Wife H owning 30 percent of the corporate stock.

- Corporation GH provides all the capital, equipment, and leased land for the farming operation.
- Husband G provide all of the active personal labor and active personal management necessary for the farming operation.

Determination: Corporation GH is actively engaged in farming through the contributions of the corporation and of Husband G. Even though Wife H failed to make any contributions of active personal labor, active personal management, or a combination thereof, the exception applicable to spouses in subparagraph 147 B applies. Corporation GH and **no** payment reduction will be applied to Corporation GH.

Par. 149 149 Completing CCC-902E's for Corporations, LLC's, LLP's, LP's, and Similar Legal Entities

A Example CCC-902E

Following is an example of CCC-902E for a corporation.

This form is available electronic	ally.				(See Page 5	for Privacy Act Statement.)
	ARTMENT OF AGRICU			1. County		3. Program Year
(12-22-08) Comm	odity Credit Corporation	1		Texas		2009
FARM OPER	ATING PLAN FOR	R AN ENTITY				
2009 and S	Subsequent Progr	am Years		2. State		
For "actively engaged in farming" ar	nd other payment elig	ibility/limitation det	erminations.	Oklahoma		
This form is to be completed for an	1,7 0	· ·		from the Farm	Service Agency (ESA) (under one or more
programs that are subject to the reg benefits directly using the tax ident receives program benefits directly a the contribution of certain inputs to information on this form will be used PART A - ENTITY INFORMATI	ification number liste s an individual must a farming operation s I by FSA to determine ON	d in Part A. This fo complete a CCC-96 uch as land, capita	orm also collects i 02l with respect to al, equipment, lab	nformation abo o that individua or, and manage	ut the members of such I's operation. Payment ement by the entity listed	entity. An individual who eligibility is based upon
 Entity's Name and Address (Incl. J & J Inc. 	ude Zip Code)				only the last 4 digits	is already on file with FSA,
N 1020 Rd					3333	
Hardesty, OK 73999					3. Date of Formation 01-2008	(MM-DD-YYYY)
					51-2000	
PART B - TYPE OF OPERATI	ON (Select only o	ne)				
1. Select appropriate type of operate	ion that defines the e	entity identified in P	Part A:			
General Partnership	Limited Partn	ershin			City, County	or State-owned Entity
Joint Venture		•		Tax-exempt		
Indian Tribe	Revocable/Liv		Organizatio		Other:	
Corporation	Irrevocable T	•	Public Sch			
						1. I. I. I. I.
 Supporting documentation (such all shareholders, members and c entity and the authority of its sha 	wners) is required, e	xcept for public scl	hools, States, Sta	te entities, citie		
PART C - MEMBER INFORMA	TION					
1. Members - List all members		the entity identif	ied in Part A of	this form:		
A.	B.	C.			E.	E.
Name (If member is a minor child, also complete Item F)	Tax ID Number (If Taxpayer ID No., is already on file list last 4 digits)	% Share	Position ar (If appli	nd Salary	Family Member Relationship	Enter Date of Birth for any member under 18 years old as of April 1
John Hardesty	me not hast 4 digitaj		President		Father	
· · · · · · · · · · · · · · · · · · ·	8989	60	\$0			
Barran II					0	
Jimmy Hardesty	7272	40	V. Presider	nt	Son	
			\$0			
			\$			
			é			
			\$			
			\$			
			\$			
 If the entity in Part A is an Estai information on the Executor, A Grantor. 		A. Name			B. Title	
3. Embedded Entities - A CCC-90'					titu	CCC-901 is attached.
concurrent with this CCC-902E					uuy. <u>—</u>	
The U.S. Department of Agriculture (USDA narital status, familial status, parental statu public assistance program. (Not all prohib	us, religion, sexual orien ited bases apply to all pi	ntation, genetic inform rograms.) Persons w	ation, political belief ith disabilities who r	's, reprisal, or bec equire alternative	cause all or part of an indivi	dual's income is derived from an of program information (Braille, i

CCC-902E (12-2	22-08) Na	me of Ent	ity (as identi	fied in Part	tA): <u>J&JInc.</u>						Page 2 of 6
					t Holder who is a m	inor, provid	de the fol	lowing: (If none of t	he members li	sted in
Part C, Item 1,		ck this boy	(🖂 N/A). T		tem 5.						
	A. B. Minor's Name Parent's or Guar			B. s or Guardia	n's Name	C. Parent's or Guardian's Address			s Address	D. Social Security Number (Parent's or Guardian's, if the SSN is already on file list last 4 digits)	
E. Does the mino	r maintain a se ck this box if th	-		-	or guardian? household.	0					
F. If a minor's par	rent(s) or guard	dian(s) has	any interest	in a farming	operation, comple	te the follo	wing for a	all such i	nterests:		
(1) Minor's Na	ame		(2) or Guardian's Name	5 N	(3) Name of Farming Interest	(4 % Sha	6 are	Tax IE Farming (If Taxpa) is already	5) O No. of g Interest yer ID No., y on file list digits)	County and Farming	6) State Where Interest is ated
5. Citizenship Sta	atus of Member	rs and Inte	rest Holders	(Complete li	tems 5A and 5B for	the entity	or joint o _l	peration	listed in Pa	,	JSE ONLY
Names: B. Are any memb C. Are ALL memb YES. If an Nam	bers or interest bers of the enti alien lawfully a les:	holders ar ty(ies) U.S admitted in	n entity? [citizens or a to the U.S., lis	'] YES. Go iliens lawfull st the name(,	aliens lawfully adm to Item 5C. X N ly admitted into the (s) and present Alia aliens lawfully adm	, IO. Go to U.S.? en Registra	Part D tion Rece	eipt Card	I, I-551.	for each ir Item 5A is an alier	on Receipt 1 presented idividual in and 5C who i lawfully o the US?
PART D – SUM	MARY OF C	ONTRIB	UTIONS TO	THE FAR	MING OPERATI	ON					
1. What percenta	ges of the over	rall inputs	for the farmin	g operation	of the entity identif lentified in Part A.	ied in Part .					
A. Capital (currer		B. Land			quipment). Hired L			. Hired Manag	jement
	the contributio				10 d in Part A will be p Provide information			s listed i			
A.	B.	C.	D.	E.	F.		G. Lab	or (%)		H. Manage	ement (%)
Member's Name	Capital (Current Year) %	Land %	% of Owned Land	Equipmei %	nt % of Owned Equipment	Hired		ctive sonal	Check if 1000 Hours	Hired	Active Personal
John Hardesty							15%		\square		60%
Jimmy Hardesty							5%				40%

CCC 902E (12)	200) N	ama of Entity	(aa idant	ified in De		8			Dogo 2 of 6	
CCC-902E (12-2 PART E - LANI		ame of Entity	(as ident	ned in Pa	па): <u>Ј</u>	<u>s j mc.</u>			Page 3 of 6	
		nformation for	ALL land	in the farm	ning opera	tion of the entity identified	in Part A. <i>(For a</i>	dditional space, c	omplete	
A. A. Farm No. and Location (County and	E Land Le	i <u>on and attach</u> 3. eased or uted By	C. Check One Na En		D. Name of Person or Entity Whom Land is Leased to and/or From	E. Acres	F. Rental Rate \$ per Acre/ %	G. Check here same land	ł	
State)			Owned	Leased To	Leased From	(Includes names of Iandowners and Iandiords)		or Crop Share	interest wa held last ye	
Farm No.: 273 Location: Texas/OK	J & J Inc.			\boxtimes	Guymon Investors Ltd.	1239.0	\$60/Ac.			
Farm No.: Location:										
Farm No.: Location:										
Farm No.: Location:										
Farm No.:										
Location:										
Equipment:	oans/credit credit n(s) of equipn] YES 🔀 N les loan(s) or	O credit, will sucl	e acquired	Land: 🔲	t of a loan YES X	FSA loan(s) SA program payments from Other: or credit arrangement? NO om, guaranteed by, co-sign plete Items 3(A) through 3(ed by, or secured	d by an individual,		1
A Type of Capital C (Specify loan, cas farm supply ad	ontribution h advance,	Name of Loa	В			C Guarantor's Name	Credit Source of Affiliation or Ir Farming C	or Guarantor's	E Percent of Total Capital	I
Line of cr	redit	Sunray N	lational	Bank		lardesty / Hardesty	stockh		70	%
										%
										%
by the entity	pment: What pment: Enter	percent of AL the following i	L equipme	ent to be us	sed in the eased equ	ental values.) farming operation of the er ipment to be used in the fa	-		100 %	
A. Percent of Tota Used in the Farm	l Equipment			E of Party/E	i.	pment	Туре	C. of Equipment Lea	ased	
	%									
	%									
	%									

ART H - CUSTOM SERVICES Will custom services on cash-leased a	ntity (as identified in Part A): <u>J &</u>	<u>J Inc.</u>	Page 4 of 6
Will custom services on cash-leased a			
	cre <u>s b</u> e utilized by the entity identifie	d in Part A on the farms listed in Par	rt E?
🖂 NO. GO TO PART I	YES. Complete Items 1A – 1	D.	
A. Type of Services (tillage, planting, cultivating, harvesting)	B. Farm Number(s)	C. Number of Acres	D. Name of Provider
ART I – LABOR			
or the farms listed in Part E, enter th			of the entity identified in Part A,
oth active personal and hired, which		ers or personally by others:	
Active neuropal labors . Enter the n		he depeted by femily members or at	Amount
Active personal labor: Enter the per for which no payment will be issued on			
for which no payment will be issued of	r owed.		0 hrs 80 %
Hired labor. Enter the percentage of	r hours of labor that will be hired.		
A. Will any of the hired labor orig	ninate from the same source of la	eased equipment in Part G2	0 hrs
	"YES", attach documentation, ac		relationship
B. Will any of the hired labor be			Totatonomp.
	"YES", attach documentation, ac		relationship
ART J - MANAGEMENT			·
 A. Enter the estimated percent of activity by each member or shareholder liss B. List the type of managerial duties/aites/ai	sted in Part C of this form: activities that will be performed perso out planting, harvesting, marke	onally by each member or sharehold	100_%
 Hired management: A. Enter the estimated percent of hireconduct its farming operation: B. Describe any management duties/a administrator or trustee who received 	activities that will be provided by som		holder (include management by an
	er management that the entity identif	ied in Part A will annually use to	

	8) Name of Entity (as identified	in Part A): <u>J & J Inc.</u>	Page 5 of 6
ART K - REMARK	IS		
		AND GENERAL PARTNERSHIP, A SIGNATURE IS REQUIRE and any supporting documentation is true and correct. I under:	
correct information	will result in forfeiture of payments a	and may result in the assessment of a penalty. I will timely prov	vide written notification to
e Farm Service Agen cknowledge that:	icy committees for the county and Sta	ate listed on this form of any changes in this farming operation.	. By signing this form I
0		. 1	
I have reviewed and	mentation has been submitted as requ d understand all definitions and requ	irements on Page 6 of this form.	
		e considered in effect until continuously unless changes or revis any changes that may affect these representations, including, bi	
composition of the e	entity indicated in Part A; the farming	g, ranching or forestry operation of the entity indicated in Part	
entity indicated in P	Part A		
	x records, certified public accountan	nt's certification, or other documentation may be required to val	lidate these representations
and I will take all ne	ux records, certified public accountan necessary actions to provide such mat	terials to the applicable State or county committee if requested	lidate these representations by FSA
and I will take all ne	ix records, certified public accountan necessary actions to provide such mat ity to timely notify FSA in writing of c	terials to the applicable State or county committee if requested any successors who acquire an interest in this farming operation	lidate these representations by FSA
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and I will take all no it is my responsibili of a member or inter Gahn Hardesty NOTE: The primary at Additionally, th determining el determining of be released to	ix records, certified public accountant lecessary actions to provide such mat ity to timely notify FSA in writing of a erest holder. 1. Signature (By) uithority for requesting and safeguarding the he authority for requesting this information is ligibility for program benefits. Furnishing the of ineligibility for certain program benefits a USDA employees. USDA contractors, or a	terials to the applicable State or county committee if requested any successors who acquire an interest in this farming operation 2. Title/Relationship of Individual Signing in the Representative President, G + G Snc. e information described on this form is the Food, Conservation, and Energy is 7 CFR Part 1400 and 7 CFR Part 1410. The information requested information is voluntary. Failure to furnish the requested information coll authorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collaritorized USDA cooperators who are bound to safeguard the information collarity and the complex contex	Idate these representations by FSA on as the result of the death 3. Date (MM-DD-YYYY) 03/05/2009 03/05/2009 19 Act of 2008 (Pub. L 110-246) eccessary for CCC to assist in mmation will result of this form mn under Section 1619 of the Foo
and I will take all me it is my responsibili of a member or inter Gahn Hardesty NOTE: The primary at Additionally, th determining eli determining eli conservation, Paperwork Re	ex records, certified public accountant tecessary actions to provide such mat ity to timely notify FSA in writing of a crest holder. 1. Signature (By) uthority for requesting and safeguarding the he authority for requesting this information is ligibility for program benefits. Furnishing the ineligibility for certain program benefits a 0 USDA employees, USDA contractors, or a and Energy Act, the Privacy Act or 1974, tt duction Act, as is required for the administr	terials to the applicable State or county committee if requested any successors who acquire an interest in this farming operation 2. Title/Relationship of Individual Signing in the Representative President, G + G Sne. e information described on this form is the Food, Conservation, and Energis 7 CFR Part 1400 and 7 CFR Part 1410. The information requested information requested information requested information requested information to voluntary. Failure to furnish the requested information and other financial assistance administered by USDA. The information constructions	Idate these representation: by FSA on as the result of the death 3. Date (MM-DD-YYYY) 03/05/2009 05/000 05/05/2009 05/05/05/00 05/05/000 05/05/000 05/05/00 05/05/000 05/05/00 05/00 00000000

	-902E (12-22-08)	Page 6 of 6
The fol	DEFINITIONS Following definitions apply to Form CCC-902E.	
t c f	ACTIVELY ENGAGED IN FARMING – means providing both: 1) significant contributions of capital, the farming operation; and 2) significant contributions of active personal labor or active personal managem operation as described. Further, for a person or legal entity to be considered actively engaged in farming fc contributions of the person or legal entity must be at-risk and commensurate with the person's or legal entit farming operation. Failure to meet these requirements will result in the determination of ineligibility for part 1400.	nent, or a combination thereof, to the farming for program payment purposes, the ty's claimed share of the profit and loss of the
1	INTEREST IN A FARMING OPERATION – a person or legal entity is considered to have an interest in or legal entity owns or rents land to or from that farming operation; has an interest in the agricultural commember of a joint operation that either owns or rents land to or from the farming operation, or has an interest on that operation.	modities produced on the operation; or is a
3.	JOINT OPERATION - is a general partnership, joint venture, or similar organization.	
4. 1	PERSON – is a natural person (an individual) and does not include a legal entity.	
1	ACTIVE PERSONAL LABOR – a person is considered to be providing active personal labor with respective directly and personally providing physical activities necessary to conduct the farming operation, including harvesting, and marketing of agricultural commodities in the farming operation. Other qualifying physical maintaining conserving covers and those physical activities necessary for livestock production for the farming operation.	land preparation, planting, cultivating, l activities include establishing and
t	ACTIVE PERSONAL MANAGEMENT – a person is considered to be providing active personal manage that person is directly and personally providing the general supervision and direction of activities and labor providing services (whether performed on-site or off-site) reasonably related and necessary to the farming	r involved in the farming operation; or
t 1 8.	CAPITAL – with respect to a farming operation is the funding provided by a person or legal entity to the factor to conduct farming activities. To be considered a countable contribution for a person or legal entity, the cata account separate and distinct from that of any other person or entity involved in such operation. Countable labor or management which is contributed to the farming operation. A capital contribution may be a direct amount borrowed by the person or entity. Capital does not include advance program payments. CONTRIBUTION – with respect to a farming operation is the provision of land, capital or equipment ass active personal management to the farming operation in exchange for, or the expectation of, deriving benef operation.	apital must have been derived from a fund or e capital does not include the value of any t out-of-pocket input of a specified sum or an sets, and providing active personal labor, or
9. (CUSTOM SERVICES – with respect to a farming operation is the hiring of a contractor or vendor that is services to perform services for the farming operation in exchange for the payment of a fee for such service	
t	ENTITY - is a corporation, joint stock company, limited liability company, association, limited partnership trust, revocable trust, estate, charitable organization, or other similar organization including any such organ as a partner in a general partnership, participant in a joint venture, a grantor of a revocable trust, or as a par	nization participating in the farming operation
f	EQUIPMENT – with respect to a farming operation is the machinery and implements needed by the farming operation including machinery and implements involved in land preparation, planting, cultivating, produced by the farming operation. Equipment also includes machinery and implements needed to establist	, harvesting or marketing of the crops
	FAMILY MEMBER – a person is considered to be a family member of another person in the farming opera lineal ancestor, lineal descendant, sibling, spouse, or otherwise by marriage.	eration of that person is related to the other as
	FARMING OPERATION - is a business enterprise engaged in the production of agricultural products we informal entity which is eligible to receive payments, directly or indirectly.	hich is operated by a person or formal or
	LAND – with a respect to a contribution to a farming operation is agricultural land consisting of cropland, meets the specific requirements of the applicable program for which payments or benefits are sought.	pastureland, wetland, or rangeland which
i a	SUPPORTING DOCUMENTATION – is any information that supports the relevant representations made incorporation; corporate meeting minutes; stock certificates; organizational papers; trust agreement; last wi affidavit of heirship approved by Office of General Counsel; partnership agreement; property lease agreem security agreement; and financial statement.	ill or testament or a deceased individual;
16	All other terms utilized in this form shall be defined pursuant to 7 CFR Part 1400.	

150-155 (Reserved)

156 Actively Engaged in Farming Determinations

A General Rule

For 2 program years **after** the program year in which a person dies, the person's estate shall be considered to be actively engaged in farming if all of the requirements in this table are met.

Item	Requirement
1	The estate separately makes a significant contribution of capital, equipment, land,
	or a combination thereof.
2	The personal representative (executor, administrator, etc.) or heirs of the estate
	collectively make a significant contribution of active personal labor, active
	personal management, or combination thereof, to the farming operation.
3	The estate's share of the profits or losses from the farming operation is
	commensurate with the contribution to the farming operation.
4	The estate's contributions are at risk.

Notes: See paragraph 128 for the incapacitated person rule.

See 1-CM for estate EIN requirements.

B Rule for Estates in Existence Longer Than 2 Years

Following the period of 2 program years after the program year in which a person dies, the deceased person's estate shall **not** be considered to be actively engaged in farming **unless**, on a case-by-case basis, COC determines that the estate is still active and is being kept active for reasons other than receiving program payments.

C Required COC Reviews and Determinations

On an annual basis, COC is required to:

- identify all estates requesting program benefits that have been in existence for more than 2 program years after the date of death of the person
- review all supporting documentation provided by an authorized representative on behalf of the estate
- determine if the estate is kept active for reasons other than receiving program benefits and document the decision in COC minutes.

C Required COC Reviews and Determinations (Continued)

Information provided by an authorized representative of the estate for this **required** COC review may include, but is **not** limited to:

- Letter of Testamentary issued by the court within the last 12 months
- prior year tax return; applicable IRS Forms
- written explanation from the executor, administrator, or legal counsel for the estate.

If an identified estate fails to meet these requirements, the estate shall be:

- determined ineligible for current and subsequent years program benefits
- provided written notice of COC's ineligibility determination
- given appeal rights according to 1-APP.

D DD Review of Estates of in Existence Longer Than 2 Years

For estates that have been in existence for more than 2 program years after the date of death of the person, DD **must**:

- review COC findings
- concur with the determination for the estate to be recognized as eligible
- annually provide a report to the State Office of all estates in existence longer than 2 years that have had reviews and determinations made by COC.

E State Office Review of Estates in Existence Longer Than 2 Years

Effective for 2009 and subsequent years, State Offices shall:

- collect reports from all DD's
- consolidate information for future reporting purposes to DAFP, PECD.

157 Case Examples

A Example 1

Situation: Estate E is formed upon the death of Person E that occurred less than 2 years ago. Person B is the sole heir of the estate and provides a significant amount of active personal management. Estate E provides equipment and rented land. All labor is hired. All contributions are commensurate and are at risk.

Determination: Estate E is considered to be actively engaged in farming since the heir, Person B, has provided a significant amount of active personal management and the estate has provided equipment and land.

B Example 2

Situation: Estate C is formed upon the death of Person C that occurred less than 2 years ago. The heirs are Persons E, F, and G, each having a 1/3 interest. Person E will serve as executor for the estate.

- **Before** the death of Person C, Person C owned equipment and all of the acreage farmed was cash leased.
- For the current year, Estate C will cash lease land. Estate C will contribute a significant amount of cash-rented land, owned equipment, and capital for the farming operation.
- Person E will provide a significant amount of active personal management with the estate hiring all labor.
- All contributions are commensurate and are at risk.
- COC reviewed the Letter of Testamentary and the prior year tax return, and determined that Estate C is being kept active for reasons other than receiving program benefits.

Determination: Estate C is considered to be actively engaged in farming and eligible for program benefits.

C Example 3

Situation: Estate Y is formed upon the death of Person Y that occurred less than 2 years ago.

- **Before** death, Person Y had been determined to be actively engaged in farming and had entered into CCC-509 to participate in current year DCP.
- Estate Y will continue to farm the acreage that was leased to Person Y, as a successor-in-interest to the current year CCC-509. Estate Y will hire any labor and management that is needed for the farming operation.

Determination: Estate Y is considered to be actively engaged in farming because Person Y was determined to be actively engaged in farming and had executed CCC-509 to participate in DCP **before** death. However, to continue to be actively engaged in farming for the current year, the heirs or personal representative of the estate will have to provide a significant amount of active personal labor or active personal management, and the estate will have to provide a significant amount of capital, equipment, or land.

158 Completing CCC-902E's for Estates

A Introduction

The following forms are required for estates:

- CCC-901
- CCC-902E.

B When to File

File CCC-902E with COC no later than the ending signup date for the applicable program. See paragraph 31.

C Supporting Data

COC shall require adequate supporting data to make proper actively engaged in farming and eligibility determinations according to paragraph 32.

D Related Forms

If any member of this legal entity is another legal entity or a joint operation, that legal entity or joint operation will be required to provide CCC-902E.

The legal entity completing CCC-902E will be required to submit CCC-901 for itself and every legal entity that is a member.

E Example CCC-902E

Following is an example of CCC-902E completed for an estate.

This form is available electronica	lly.				(See Page 5	for Privacy Act Statement.)
	ARTMENT OF AGRICU			1. County		3. Program Year
(12-22-08) Commo	odity Credit Corporation			Jo	hnson	2009
	ATING PLAN FOR			2. State		
2009 and S	ubsequent Progr	am Years			xas	
For "actively engaged in farming" an	d other payment elig	ibility/limitation dete	erminations.		Ado	
This form is to be completed for an e	entity, including a joir	t operation, that is	seeking benefits	from the Fa	m Service Agency (FSA) נ	Inder one or more
programs that are subject to the regi benefits directly using the tax identi receives program benefits directly as the contribution of certain inputs to a information on this form will be used PART A - ENTITY INFORMATIO 1. Entity's Name and Address (Inclu	fication number listed s an individual must of farming operation s by FSA to determine ON	d in Part A. This fo. complete a CCC-90 uch as land, capita.	rm also collects i 21 with respect t I, equipment, lab	nformation a o that individ or, and mana	bout the members of such ual's operation. Payment ogement by the entity listed y direct attribution. 2. Tax Identification N	entity. An individual who eligibility is based upon i in Part A. The Number (If the taxpayer
					identification number only the last 4 digits	is already on file with FSA, are required)
Rob Beckham Estate					1933	aro roquirou)
4600 Beckham Rd					3. Date of Formation	(MM-DD-YYYY)
Cleburne, TX 73333					08-2008	
PART B - TYPE OF OPERATIO	ON (Select only o	ne)				
 Select appropriate type of operation 	on that defines the e	ntity identified in P	art A:			
General Partnership	Limited Partn	ership	🖂 Estate		City, County	or State-owned Entity
Joint Venture	Limited Liabili	•	8	Tax-exempt		
	Revocable/Liv		Organizati		Other:	
Corporation	Irrevocable Ti	-	Public Sch			
PART C - MEMBER INFORMA 1. Members - List all members/		the entity identifi	ed in Part A of	this form:		
A. Name (If member is a minor child, also complete Item F)	B. Tax ID Number (If Taxpayer ID No., is already on file list last 4 digits)	C. % Share	D Position ar (If appl.	nd Salary	E. Family Member Relationship	F. Enter Date of Birth for any member under 18 years old as of April 1
	65 F F	100	Ber	eficiary		
Martha Beckham	6555	100	\$ no	salary	wife	
				,		
			\$		-	
			÷			
					-	
			\$			
			<u> </u>		4	
			\$			
					-	
			\$			
			\$]	
 If the entity in Part A is an Estate information on the Executor, Ac Grantor. 		A. Name Robert Beckh	am Jr.		B. Title Executor	1
 Embedded Entities - A CCC-901 concurrent with this CCC-902E it 	f any member or inte	rest holder of the e	ntity identified in	Part A is an	enuty.	CCC-901 is attached.
he U.S. Department of Agriculture (USDA, arital status, familial status, parental statu ublic assistance program. (Not all prohibil int, audiotape, etc.) should contact USDA dependence Avenue, SW., Washington, I	s, religion, sexual orien ted bases apply to all pi 's TARGET Center at (2	tation, genetic informa ograms.) Persons wi 202) 720-2600 (voice	ation, political belie th disabilities who r and TDD). To file	fs, reprisal, or i equire alternat a complaint of	because all or part of an individ ive means for communication discrimination, write to USDA,	dual's income is derived from a of program information (Braille Director, Office of Civil Rights

Par. 158

158 Completing CCC-902E's for Estates (Continued)

CCC-902E (12-2	2-08) Name	of Entity (as ide	ntified in Part A	• Rob Beckh	am Estate		F	Page 2 of 6
	,					e following: (If none of t		<u> </u>
Part C, Item 1,	is a minor check	this box 🗹 N/A).	Then Go to Item	n 5.		5 .		
۵ Minor's		Parer	B. Parent's or Guardian's Name Pa			C. or Guardian's Address	s D. Social Security Number (Parent's or Guardian' if the SSN is already o file list last 4 digits)	
E. Does the minor		rate household fro ninor maintains a		guardian? Jsehold. 🗌 N	0			
F. If a minor's par	ent(s) or guardia	n(s) has any intere	est in a farming op	peration, comple	te the following t	for all such interests:		
(1) Minor's Na	me	(2) Parent or Guardia Name	n's Nan	(3) ne of Farming Interest	(4) % Share	(5) Tax ID No. of Farming Interest (If Taxpayer ID No., is already on file list last 4 digits)	(6 County and 9 Farming I Loca	State Where nterest is
5 Citizenshin Sta	tue of Members a	and Interest Holde	rs (Complete Iten	as 5A and 5B for	the entity or join	nt operation listed in Pa	art A)	
Names:	alien lawfully adm 	d interest holders itted into the U.S. are not US citizer	, list the name an ,	d present Alien I	Registration Rec	eipt Card, I-551.	 FOR FSA U 6. Was an Ali Registratio Card, I-551 for each ind Item 5A a 	en n Receipt presented dividual in nd 5C who
B. Are any memb C. Are ALL memb					NO. Go to Part	D	is an alien admitted to	the US?
YES. If an a Name		itted into the U.S.	, list the name(s)	and present Alie	n Registration R	Receipt Card, I-551.	U YES	Пио
NO. List ALI Nam		are not US citizer	ns and are not alie	ens lawfully adm	itted into the U.S	5.		
	ges of the overall	inputs for the farn	ning operation of	the entity identifi	ed in Part A will	be contributed directly tion about these contri		
A. Capital (curren		Land 100	C. Equ				. Hired Manag	-
	the contributions					bers listed in PART C? tributions in Items B –		wing
A. Member's		C. D. Land % of			G.	Labor (%)	H. Manage	ment (%) Active
Name	(Current Year) %	% Owned Land	%	Owned Equipment	Hired	Active if 1000 Personal Hours	Hired	Personal

CCC-902E (12-22-08) Name of Entity (as identified in Part A): <u>Rob Beckham Estate</u> Page PART E - LAND Page									
1. Land: Enter	the following information for			ning opera	tion of the entity identified i	n Part A. <i>(For a</i>	dditional space, co	mplete	
A. Farm No. and Location (County and	902 Continuation and attach B. Land Leased or Contributed By		<u>m):</u> C. Check One	9	D. Name of Person or Entity Whom Land is Leased to and/or From	E. Acres	F. Rental Rate \$ per Acre/ % or Crop Share	G. Check here if same land interest was	
State)		Owned	Leased To	Leased From	(Includes names of landowners and landlords)			held last year	
42 Location: Johnson/TX	Rob Beckham Estate				Beringer Partners	364.0	25%		
Farm No.: Location:	-								
Farm No.: Location:	_								
Farm No.: Location:	-								
Farm No.: Location:	-								
Total should equ out of pocket commercial lo private loans c. Will contributio	et" capital		~% %	F F C t of a loan	SA loan(s) SA program payments from Other: or credit arrangement?		of capital from each : %	source. % %	
3. If capital includ	des loan(s) or credit, will suc		credit be a	cquired fro	m, guaranteed by, co-signe	-	· `		
Type of Capital C (Specify Ioan, cas farm supply a	h advance,	В			blete Items 3(A) through 3(E C Guarantor's Name	<u>-)</u> Credit Source c Affiliation or Ir Farming C	or Guarantor's nterest in the	E Percent of Total Capital	
								%	
								%	
 Owned Equi by the entity Leased Equi 	JIPMENT (All percentages pment: What percent of AL pment: Enter the following int used in this farm operation	L equipme	ent to be us	sed in the eased equ	farming operation of the en			%	
A. Percent of Tota Used in the Farm		Name	e of Party/E is Leas		pment	Туре	C. of Equipment Lea	sed	
	%								
	%								

CCC-902E (12-22-08) Name of Ent	ity (as identified in Part A): Rob	Beckham Estate		Page	4 of 6
PART H - CUSTOM SERVICES	ity (us identified in Full A). <u>198</u>	Bookham Estato		1 dgo	1010
1. Will custom services on cash-leased act	es be utilized by the entity identifie	d in Part A on the farms listed in	Part E?		
NO. GO TO PART I	YES. Complete Items 1A – 1				
A. Type of Services (tillage, planting, cultivating, harvesting)	B. Farm Number(s)	C. Number of Acres	D. Name of Pro	ovider	
PART I – LABOR					
For the farms listed in Part E, enter the	e information for contributions o	f labor to the farming operati	on of the entity identif	ied in Part	A,
both active personal and hired, which	1 2	rs or personally by others:		A	
1. Active personal labor: Enter the per	Type centage or the number of hours to	be donated by family members of		Amount 0	%
for which no payment will be issued or		,,		0	hrs
2. Hired labor. Enter the percentage or l	nours of labor that will be hired.			0	%
A. Will any of the hired labor origin	nate from the same source of le	ased equipment in Part G?		0	hrs
	/ES", attach documentation, ac		uch relationship.		
B. Will any of the hired labor be in					
	'ES", attach documentation, ac	ceptable to CCC, to prove su	ich relationship.		
PART J - MANAGEMENT For the farms listed in Part E as operated b	with a aptitul identified in Part A apt	ar the actimated percent of the f	arming operation's total r	managaman	+
responsibility and the type of managerial du operation, or by hired management. 1. Active personal management: A. Enter the estimated percent of active			,	he entity or j	oint
by each member or shareholder liste	ed in Part C of this form:				%
B. List the type of managerial duties/ac	tivities that will be performed perso	nally by each member or share	nolder:		
2. Hired management: A. Enter the estimated percent of hired conduct its farming operation:	management that the entity identifi	ed in Part A will annually use to			%
B. Describe any management duties/ac		eone other than a member or sh	nareholder <i>(include mana</i>	agement by	
administrator or trustee who receives	compensation for this activity):				
3. Other management:					
A. Enter the estimated percent of other	management that the entity identifi	ed in Part A will annually use to			
conduct its farming operation: B. Describe any non-compensated mar administrator or trustee who does n			shareholder <i>(include m</i>		<u>00 %</u> by an
The Executor of the estate makes all o	lecisions regarding the land ow	ned by the estate.			
L					

CCC-902E (12-22-08) Name of Entity (as identified in Pa	art A): Rob Beckham Estate	Page 5 of 6
PART K - REMARKS		
PART L - CERTIFICATION - (FOR JOINT VENTURES AND I certify that all the information entered on this document and an incorrect information will result in forfeiture of payments and m the Farm Service Agency committees for the county and State list acknowledge that:	ny supporting documentation is true and correct. I under ay result in the assessment of a penalty. I will timely pro	rstand that furnishing wide written notification to
 all supporting documentation has been submitted as required I have reviewed and understand all definitions and requireme all information provided is true and correct, and will be cons it is my responsibility to timely notify FSA in writing of any cl composition of the entity indicated in Part A; the farming, ran entity indicated in Part A. evidence such as tax records, certified public accountant's ce and I will take all necessary actions to provide such materials it is my responsibility to timely notify FSA in writing of any st of a member or interest holder. 	idered in effect until continuously unless changes or rev hanges that may affect these representations, including, b aching or forestry operation of the entity indicated in Par rtification, or other documentation may be required to va s to the applicable State or county committee if requested uccessors who acquire an interest in this farming operation	nut not limited to: the t A; financial status of the didate these representations by FSA
1. Signature (By)	2. Title/Relationship of Individual Signing in the Representative	3. Date <i>(MM-DD-YYYY)</i>
Rabert Beekham Jr.	Executar, Rab Beckham Estate	03/05/2009
Additionally, the authority for requesting this information is 7 CF determining eligibility for program benefits. Furnishing the requ determination of ineligibility for certain program benefits and oth be released to USDA employees, USDA contractors, or authori Conservation, and Energy Act, the Privacy Act or 1974, the E-C Paperwork Reduction Act, as is required for the administration	mation described on this form is the Food, Conservation, and Ener R Part 1400 and 7 CFR Part 1410. The information requested is r ested information is voluntary. Failure to furnish the requested infor- ref financial assistance administered by USDA. The information co- zed USDA cooperators who are bound to safeguard the information Sovernment Act of 2002, and related authorities. This information of the Food, Conservation, and Energy Act of 2008 (Pub. L-110-24 tes may be applicable to the information provided. RETURN THIS	recessary for CCC to assist in ormation will result in a lilected as a result of this form may in under Section 1619 of the Food, collection is exempted from the 6, Title 1, Subtitle F –

E Example CCC-902E (Continued)

ccc	C-902E (12-22-08) Page	e 6 of 6
	DEFINITIONS	
The	following definitions apply to Form CCC-902E.	
1.	ACTIVELY ENGAGED IN FARMING – means providing both: 1) significant contributions of capital, equipment, or land, or combination the farming operation; and 2) significant contributions of active personal labor or active personal management, or a combination thereof, to the operation as described. Further, for a person or legal entity to be considered actively engaged in farming for program payment purposes, the contributions of the person or legal entity must be at-risk and commensurate with the person's or legal entity's claimed share of the profit and lo farming operation. Failure to meet these requirements will result in the determination of ineligibility for payments under programs specified in Part 1400.	farming oss of the
2.	INTEREST IN A FARMING OPERATION – a person or legal entity is considered to have an interest in a particular farming operation if the or legal entity owns or rents land to or from that farming operation; has an interest in the agricultural commodities produced on the operation; or member of a joint operation that either owns or rents land to or from the farming operation, or has an interest in the agricultural commodities produced on that operation on that operation.	or is a
3.	JOINT OPERATION - is a general partnership, joint venture, or similar organization.	
4.	PERSON – is a natural person (an individual) and does not include a legal entity.	
5.	ACTIVE PERSONAL LABOR – a person is considered to be providing active personal labor with respect to a farming operation if that person directly and personally providing physical activities necessary to conduct the farming operation, including land preparation, planting, cultivatin harvesting, and marketing of agricultural commodities in the farming operation. Other qualifying physical activities include establishing and maintaining conserving covers and those physical activities necessary for livestock production for the farming operation.	
6.	ACTIVE PERSONAL MANAGEMENT – a person is considered to be providing active personal management with respect to a farming oper that person is directly and personally providing the general supervision and direction of activities and labor involved in the farming operation; o providing services (whether performed on-site or off-site) reasonably related and necessary to the farming operation.	
7. 8.	CAPITAL – with respect to a farming operation is the funding provided by a person or legal entity to the farming operation in order for such of to conduct farming activities. To be considered a countable contribution for a person or legal entity, the capital must have been derived from a account separate and distinct from that of any other person or entity involved in such operation. Countable capital does not include the value of labor or management which is contributed to the farming operation. A capital contribution may be a direct out-of-pocket input of a specified su amount borrowed by the person or entity. Capital does not include advance program payments. CONTRIBUTION – with respect to a farming operation is the provision of land, capital or equipment assets, and providing active personal lat active personal management to the farming operation in exchange for, or the expectation of, deriving benefits based solely on the success of the operation.	fund or f any um or an bor, or
9.	CUSTOM SERVICES – with respect to a farming operation is the hiring of a contractor or vendor that is in the business of providing such spectroses to perform services for the farming operation in exchange for the payment of a fee for such services performed.	ecialized
10.	ENTITY - is a corporation, joint stock company, limited liability company, association, limited partnership, limited liability partnership, irrevo trust, revocable trust, estate, charitable organization, or other similar organization including any such organization participating in the farming or as a partner in a general partnership, participant in a joint venture, a grantor of a revocable trust, or as a participant in a similar organization.	
11.	EQUIPMENT – with respect to a farming operation is the machinery and implements needed by the farming operation to conduct activities of farming operation including machinery and implements involved in land preparation, planting, cultivating, harvesting or marketing of the crops produced by the farming operation. Equipment also includes machinery and implements needed to establish and maintain conserving covers.	
12.	FAMILY MEMBER – a person is considered to be a family member of another person in the farming operation of that person is related to the a lineal ancestor, lineal descendant, sibling, spouse, or otherwise by marriage.	other as
13.	FARMING OPERATION - is a business enterprise engaged in the production of agricultural products which is operated by a person or forma informal entity which is eligible to receive payments, directly or indirectly.	l or
14.	LAND – with a respect to a contribution to a farming operation is agricultural land consisting of cropland, pastureland, wetland, or rangeland w meets the specific requirements of the applicable program for which payments or benefits are sought.	vhich
15.	SUPPORTING DOCUMENTATION – is any information that supports the relevant representations made such as, but not limited to: articles incorporation; corporate meeting minutes; stock certificates; organizational papers; trust agreement; last will or testament or a deceased individ affidavit of heirship approved by Office of General Counsel; partnership agreement; property lease agreement; purchase agreement; land deed; security agreement; and financial statement.	lual;
16.	All other terms utilized in this form shall be defined pursuant to 7 CFR Part 1400.	

159-165 (Reserved)

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166 Revocable and Irrevocable Trusts

A Types of Trusts

For payment limitation purposes, there are 2 types of trusts, as follows.

Trust Type	Characteristics
Revocable	• Can be modified or terminated by the grantor or the assets revert to the grantor after a specific period of time.
	• Does not meet the criteria for an irrevocable trust.
Irrevocable	• May not be modified or terminated by the grantor.
	• The grantor does not have any future, contingent, or remainder interest in the corpus of the trust.
	• For trusts established after January 1, 1987, does not provide for transferring the corpus of the trust to the remainder beneficiary in less than 20 years from the date the trust is established, except in cases where the transfer is contingent upon the remainder beneficiary achieving at least the age of majority or upon the death of the grantor or income beneficiary.
	Note: All trusts not meeting these requirements shall be considered revocable trusts.

B Trust Scrutiny

All trusts that receive payments shall be carefully scrutinized to ensure that the trusts are legitimate legal entities and have **not** been created solely for the purpose of evading payment limitation provisions.

County Offices shall:

• require producers to provide a copy of the trust agreement unless the trust is a revocable trust

Note: A copy of the trust agreement for a revocable trust may be required to establish signature authority for the legal entity.

• determine whether provisions are included in the trust that would require the trust to be considered a revocable trust for payment limitation purposes.

167 Trust Eligibility Determinations

A Revocable Trust and Grantor

A revocable trust is the same as the grantor.

B Trusts With Minor Children Beneficiaries

For trusts with 1 or more minor children as beneficiaries and the minor children do **not** qualify as a separate limitation according to paragraph 117, payments earned by the minor children's interest will be attributed to the parent's or court-appointed person's interest.

Note: If the minor children are the sole beneficiaries, or if all the minor children are under the same parent or court-appointed person's care, payments earned by the minor children's interest will be attributed to the parent responsible for the minor children.

C Programs Not Requiring Actively Engaged in Farming Determinations

If a program requires eligibility determinations, but **not** actively engaged in farming determinations, the following are **required** to be eligible for payments or benefits:

- claimed share of the profits or losses of the farming operation **must** be commensurate with the contributions to the farming operation
- contributions **must** be at risk.

D IRA's

An IRA may be considered an eligible program participant, as a trust **only**, if the Regional Attorney determines the account:

- meets the definition of legal entity
- has full function of a trust
- is owner of the land on which program benefits are requested.
- **Note:** Approval from the Regional Attorney is **required before** any eligibility determinations.

168 Trust Actively Engaged in Farming Determinations

A Rule

[7 CFR 1400.205] An irrevocable or revocable trust shall be considered to be actively engaged in farming if all of the requirements in this table are met.

Item	Requirement
1	The trust separately makes a significant contribution of capital, equipment, land, or
	a combination thereof.
2	Income beneficiaries that make contributions of active personal labor or active
	personal management, have a combined interest of at least 50 percent, and
	collectively make a significant contribution to the farming operation.
3	The trust's share of the profits or losses from the farming operation is
	commensurate with the contribution to the farming operation.
4	The trust's contributions are at risk.
5	The trust has provided TIN of the trust, unless the trust is a revocable trust and the
	grantor is the sole income beneficiary.
6	The trust has provided a copy of the trust agreement to COC, unless the trust is a
	revocable trust.

B TIN's

A single TIN, such as a Social Security number, may **not** be used to pay both a person and a trust in the same year.

Note: See 1-CM for EIN requirements for trusts.

C Trustee Actions

The personal actions of a trustee, either labor or management, **cannot** be considered as contributions of the trust in meeting the requirement of actively engaged in farming.

Only the income beneficiaries of a trust can provide the required, at-risk contributions of active personal labor, active personal management, or combination thereof, for the trust to be considered actively engaged in farming.

169 Trust Case Examples

A Irrevocable Trust Example 1

Situation: EF Trust meets the requirements to be considered an irrevocable trust for payment limitation purposes. The trust, with Persons E and F each having a 50 percent interest, contributes a significant amount of capital to the farming operation. Each beneficiary contributes a significant amount of active personal management. All labor is hired. The land and equipment are leased. The trust's share of the profits or losses from the farming operation is commensurate with the trust's contributions to the operation and the contributions are at risk.

Determination: EF Trust is considered to be actively engaged in farming because the trust provides capital and the beneficiaries contribute a significant amount of active personal management.

B Irrevocable Trust Example 2

Situation: The terms of a late husband's will made certain specific bequests of cash and nonfarm property to persons other than his widow. The balance of the estate, including farmland, is distributed to a testamentary trust. The widow has the sole right to the income of the trust during her lifetime. At the time of her death, the trust is to be terminated and the property distributed to her heirs.

Determination: Because the widow has the sole right to income of the trust during her lifetime, the widow is considered the sole beneficiary. The trust is considered actively engaged in farming because of the landowner provision.

169 Trust Case Examples (Continued)

C Revocable Trust Example 1

Situation: ST Trust is a revocable trust.

- Person U is the grantor and income beneficiary.
- ST Trust contributes a significant amount of both capital and equipment to the farming operation.
- Beneficiary contributes a significant amount of active personal management to the operation.
- All land is leased and all labor is hired.
- The trust's share of the profits or losses from the farming operation is commensurate with its contribution to the operation and the contributions are at risk.

Determination: ST Trust is considered to be actively engaged in farming. For payment limitation purposes, all payments issued to ST Trust will be attributed to Person U as grantor of the trust.

170 Required Forms and Example of CCC-902E for a Trust

A Trust Required Forms

The following forms are **required** for trusts:

- CCC-901
- CCC-902E.

B Example CCC-902E

Following is an example of CCC-902E completed for a trust.

his form is availab					1. County	(See Fage 5	for Privacy Act Statemen	
CCC-902E 12-22-08)		PARTMENT OF AGRI modity Credit Corporati			Johnson		3. Program Year 2009	
		RATING PLAN FC Subsequent Prog			2. State Texas		-	
or "actively ong	od in farmina" -	and other payment e	ligibility/limitation -	lotorminations				
his form is to be consistent rograms that are se enefits directly us eceives program be the contribution of consistent	ompleted for an ubject to the re ing the tax ider enefits directly certain inputs to	entity, including a jo gulations at 7 CFR I otification number lis as an individual mus	Dint operation, that Part 1400. This for ted in Part A. This st complete a CCC such as land, cap	is seeking benefits m collects farming a form also collects i -902l with respect to ital, equipment, labo	and other infor information ab- o that individua or, and manag	al's operation. Paymen ement by the entity list	that receives program h entity. An individual wl t eligibility is based upon	
PART A - ENTIT	Y INFORMAT	ION		·				
Entity's Name an Martha Beckha 1600 Beckham	am Trust No Rd				2.	Tax Identification Nur identification number is only the last 4 digits are 6549	already on file with FSA,	
Cleburne, TX	13333					Date of Formation (Mi 1-10- 2009	M-DD-YYYY)	
PART B - TYPE	OF OPERAT	ION (Select only	one)					
. Select appropria	te type of opera	ation that defines the	e entity identified in	Part A:				
General Partne	ership	Limited Partne	ership	Estate		🗌 City, Coun	ty or State-owned Entity	
Joint Venture		Limited Liabili	ty Company		Tax-exempt			
Indian Tribe		Revocable/Liv	-	Organizatio		Other:		
Corporation		Irrevocable Tr		Public Sch			erational authorities of a	
A. Name (If member is a min- complete Ite	or child, also	B. Tax ID Number (If Taxpayer ID No., is already on file list last	C. % Share	D. Position and <i>(If applica</i>)		E. Family Member Relationship	F. Enter Date of Birth f any member under	
		4 digits)		beneficiary			years old as of April	
Curtis Ludlow		3875	33	¢0	g	randson		
				\$0 beneficiary				
Christi Ludlow	,	3877	34	beneficiary	a	randdaughter		
				\$0	9	· · · · · · · · · · · · · · · · · · ·		
Charles Ludio	w Jr.	4434	33	beneficiary	a	randson		
				\$0	3		_	
				\$				
				Ψ				
				\$				
				\$				
. If the entity in Part . information on the I Grantor.			A. Name Martha Beck	ham		. Title rantor	1	
Grantor. . Embedded Entities	Executor, Adminis		Martha Beck	d and submitted concu	G	rantor	ck if CCC-901 is attached	
information on the Grantor. Embedded Entities with this CCC-902E S. Department of Agricu al status, religion, sexua	Executor, Adminis - A CCC-901, Me E if any member of Iture (USDA) prohibi I orientation, genetic	strator or ember's Information, mi or interest holder of the information, political belief	Martha Beck ust also be completed entity identified in Pa rogram and activities on s, reprisal, or because al	d and submitted concu rt A is an entity. the basis of race, color, ne Il or part of an individual's i	rrent ational origin, age, income is derived f	rantor Che disability, and where applicable orm any public assistance prog	ck if CCC-901 is attached o, sex, marital status, familial statu ram. (Not ail prohibited bases aj ET Centre 4 (202) 720-2800 (v	

CCC-902E (12-2	2-08) Nam	ne of Entity (a	s identified in P	art A): Ma	artha Beckl	nam Tru	st No	o. 1			Page 2 of 6
4. Minor Members or Interest Holders – For any Member or Interest Holder who is a minor, provide the following: (If none of the members listed in Part C, Item 1, is a minor check this box 🔀 N/A). Then Go to Item 5.											
A. Minor's Name Parent's or Guard			3.	e	C. Parent's or Guardian's Address			D. Social Security Number (Parent's or Guardian's, if the SSN is already on file list last 4 digits)			
E. Does the minor		•	hold from the pa tains a separate	•	an?						
F. If a minor's par	ent(s) or gua	.,					g for a				
(1) Minor's Na	ime		(2) ıardian's Name	Name of	3) [:] Farming erest	(4) % Share		(5) Tax ID No. of Farming Interes (If Taxpayer ID No is already on file lis last 4 digits)	t Fai	(6) County and State Where rming Interest is Located	
5. Citizenship Sta									Part A).		
A. Are ALL individ			holders U.S. citiz he U.S., list the r							FOR FSA U	SE ONLY
Names: B. Are any memb C. Are ALL memb	ers or interes	t holders an er tity(ies) U.S. ci	•	. Go to Item 5 awfully admitte	C. ⊠ NO. ed into the U.S	Go to Part	t D			 Was an Al Registratic Card, I-55⁻ ed for eacl in Item 5A who is an : fully admit US? 	n Receipt I present- n individual and 5C alien law-
Names:	alien lawrully	admitted into t		name(s) and p	resent Allen R	,	Rece	Ipt Card, 1-551.		YES	□ NO
NO. List AL Names:	L individuals	who are not U	S citizens and a	re not aliens la	awfully admitte	d into the L	J.S.				
PART D – SUM											
-	nation for con	tributions to be	the farming oper made by the er	tity identified i	n Part A. <i>(Pro</i>	vide inform	nation	about these cor	tributions	in Items A – E.	
A. Capital (curren	nt year) %	B. Land	100 %	C. Equipm		D. H	ired La	abor %	E. Hirec	I Management	%
2. What contributi information for and 2 must equ	ions to the far the contributi			ntified in Part	A will be provi	ded by Me		listed in PART			
A. Member's	B. Capital	C. D. E. F. G. Labor (%)				H. Manage	ment (%)				
Name	(Current Year) %	Lana /	Owned Land	%	Owned Equipment	Hire	d	Active Personal	Check if 1000 Hours	Hired	Active Personal
L		-1			1	1		1		1	

CCC-902E (12-22-08)) Name of Entity (as	s identified	in Part A): Mart	tha Beckham Tru	ıst No. 1		Page 3 of 6
PART E - LAND 1. Land: Enter the following information for ALL land in the farming operation of the entity identified in Part A. (For additional space, complete CCC-902 Continuation and attach to this form):								
A. Farm No. and Location (County and State)	B. B. Land Leased or Contributed By	B. C. Leased or Check One			D. Name of Person Entity Whom Lanc Leased to and/or F	lis	F. Rental R per Acre or Crop S	e/ % same land
		Owned	Leased To	Leased From	(Includes names o landowners and landlo	of I		held last year
Farm No.: 3945 Location: Johnson/TX	Martha Beckham Trust No. 1	\boxtimes	\boxtimes		Charles Ludlov Jr.	v 160	25%	
Farm No.: Location:								
Farm No.:								
Location:								
Farm No.: Location:								
Farm No.:								
PART F - CAPITAL								
What is the source Total should equal 100 "out of pocket" cap commercial loans/c private loans/credit	pital	or the entity i	%	FS/	A loan(s)		of capital from each	n source %
2. Will contribution(s) c	of equipment or land be		_	_	credit arrangement?			%
Equipment: YES				ES N		ned by or secure	l by an individua	Lioint operation
	the entity indicated in F	PART A)?			te Items 3(A) through 3	3 <u>(E)</u>	· —	to Part G.
A Type of Capital Contrib (Specify loan, cash adva farm supply account)	nce,	B n or Credit S	ource	Gua	C ırantor's Name	D Credit Source o Affiliation or In Farming O	terest in the	E Percent of Total Capital
								%
								%
								%
 PART G - EQUIPMENT (All percentages are based on annual rental values.) 1. Owned Equipment: What percent of ALL equipment to be used in the farming operation of the entity identified in Part A of this form is owned by the entity 2. Leased Equipment: Enter the following information for ALL leased equipment to be used in the farming operation of the entity identified in Part A 								
A. Percent of Total Equi	pment		В.	tity Equipm	ent	Тур	C. be of Equipment	Leased
Used in the Farming O			is Leased					
	%							
	%							

	as identified in Part A):	Martha Beckham Trust No	o. 1		Page 4 of 6
PART H - CUSTOM SERVICES 1. Will custom services on cash-leased NO. GO TO PART I	acres be utilized by the e	•	farms listed in P	art E?	
A. Type of Services (tillage, planting, cultivating, harvesting)	B. Farm Number(s)	C. Number of Acres	Ν	D. lame of Provider	
(unage, planting, cantraing, narrooung)					
PART I – LABOR					
For the farms listed in Part E, enter the active personal and hired, which will be			ation of the entity	videntified in Part A	, both
active personal and miled, which will be	Type	s of personally by others.		Amount	
1. Active personal labor: Enter the perce	•	s to be donated by family member	s or others	0	%
for which no payment will be issued or ov	leu.			0	hrs
2. Hired labor. Enter the percentage or ho	urs of labor that will be hired			0	%
A. Will any of the hired labor originat	e from the same source o	of leased equipment in Part G?		0	hrs
B. Will any of the hired labor be inclu		acceptable to CCC, to prove su	ich relationship.		
NO YES If "YES",	allach documentation, ad	cceptable to CCC, to prove suc	m relationship.		
For the farms listed in Part E as operate management responsibility and the type member(s) of the entity or joint operatio	of managerial duties req	uired for this farming operation			
1. Active personal management:			-tion in Dout A		
 A. Enter the estimated percent of active p by each member or shareholder listed B. List the type of managerial duties/acti 	in Part C of this form:				0%
2. Hired management:					
 A. Enter the estimated percent of hired m farming operation: B. Describe any management duties/activity 	vities that will be provided by	someone other than a member o		de management by a	0 %
administrator or trustee who receives of 3. Other management:	ompensation for this activity):			
A. Enter the estimated percent of other m	anagement that the entity id	entified in Part A will annually use	to conduct its		
farming operation: B. Describe any non-compensated mana		-			00 %
administrator or trustee who does not i The Trustee makes all decisions	eceive compensation for this	s activity):	or shareholder (III)	ende management bj	r all

CCC-902E (12-22-08)	Name of Entity (as identified in Par	t A): Martha Beckham Trust No. 1	Page 5 of 6
PART K - REMARKS			
	aided to Jahnson Caunty 75	4 Office en 3/20/09	
I certify that all the inform information will result in f Service Agency committee. • all supporting document • I have reviewed and um • all information provide. • it is my responsibility to of the entity indicated in Part A. • evidence such as tax ree will take all necessary a	ation entered on this document and any forfeiture of payments and may result in s for the county and State listed on this dation has been submitted as required derstand all definitions and requiremen d is true and correct, and will be consid timely notify FSA in writing of any cha Part A; the farming, ranching or fores cords, certified public accountant's cert ictions to provide such materials to the p timely notify FSA in writing of any suc	lered in effect until continuously unless changes or revi unges that may affect these representations, including, b try operation of the entity indicated in Part A; financial ification, or other documentation may be required to va applicable State or county committee if requested by FS ccessors who acquire an interest in this farming operati	stand that furnishing incorrect en notification to the Farm ing this form I acknowledge that: isions are submitted. nut not limited to: the composition I status of the entity indicated in didate these representations and I SA.
Si	1. ignature (By)	2. Title/Relationship of Individual Signing in the Representative	3. Date <i>(MM-DD-YYYY)</i>
/s/ Charles Ludle		Trustee	3/20/2009
Additionally, the au determining eligibili ineligibility for certa employees, USDA Act, the Privacy Ac required for the adr	thority for requesting this information is 7 CFR ity for program benefits. Furnishing the reque- in program benefits and other financial assists contractors, or authorized USDA cooperators t or 1974, the E-Government Act of 2002, and ministration of the Food, Conservation, and Er	ation described on this form is the Food, Conservation, and Energ Part 1400 and 7 CFR Part 1410. The information requested is r sted information is voluntary. Failure to furnish the requested info ance administered by USDA. The information collected as a resul who are bound to safeguard the information under Section 1619 related authorities. This information collection is exempted from regry Act of 2008 (Pub. L. 110-246, Title I, Subtitle F - Administra RETURN THIS COMPLETED FORM TO YOUR COUNTY FSA	recessary for CCC to assist in ormation will result in a determination of to fihis form may be released to USDA of the Food, Conservation, and Energy the Paperwork Reduction Act, as is tion). The provisions of criminal and
170 Required Forms and Example of CCC-902E for a Trust (Continued)

B Example CCC-902E (Continued)

ccc	:-902E (12-22-08)		Page 6 of 6				
		DEFINITIONS	-				
The	The following definitions apply to Form CCC-902E.						
1.	operation; and 2) significant contributions of ac Further, for a person or legal entity to be consid	eans providing both: 1) significant contributions of capital, equipment, or land, or tive personal labor or active personal management, or a combination thereof, to t ered actively engaged in farming for program payment purposes, the contribution egal entity's claimed share of the profit and loss of the farming operation. Failure s under programs specified in 7 CFR Part 1400.	he farming operation as described. Ins of the person or legal entity must be				
2.	owns or rents land to or from that farming operation	– a person or legal entity is considered to have an interest in a particular farming tion; has an interest in the agricultural commodities produced on the operation; o operation, or has an interest in the agricultural commodities produced on that op	or is a member of a joint operation that				
3.	JOINT OPERATION - is a general partnershi	p, joint venture, or similar organization.					
4.	PERSON – is a natural person (an individual) a	nd does not include a legal entity.					
5.	personally providing physical activities necessa	considered to be providing active personal labor with respect to a farming operati ry to conduct the farming operation, including land preparation, planting, cultivat on. Other qualifying physical activities include establishing and maintaining con the farming operation.	ting, harvesting, and marketing of				
6.		person is considered to be providing active personal management with respect to pervision and direction of activities and labor involved in the farming operation; and necessary to the farming operation.					
7. 8.	farming activities. To be considered a countabl distinct from that of any other person or entity i contributed to the farming operation. A capital Capital does not include advance program payn	n is the funding provided by a person or legal entity to the farming operation in o e contribution for a person or legal entity, the capital must have been derived fron nvolved in such operation. Countable capital does not include the value of any la contribution may be a direct out-of-pocket input of a specified sum or an amount tents. operation is the provision of land, capital or equipment assets, and providing acti	m a fund or account separate and abor or management which is t borrowed by the person or entity.				
9.	management to the farming operation in exchan CUSTOM SERVICES – with respect to a farm	ge for, or the expectation of deriving benefits based solely on the success of the ning operation is the hiring of a contractor or vendor that is in the business of pro- change for the payment of a fee for such services performed.	farming operation.				
10.	trust, estate, charitable organization, or other sir	y, limited liability company, association, limited partnership, limited liability par nilar organization including any such organization participating in the farming or tor of a revocable trust, or as a participant in a similar organization.					
11.	including machinery and implements involved i	ation is the machinery and implements needed by the farming operation to condu n land preparation, planting, cultivating, harvesting or marketing of the crops pro- ents needed to establish and maintain conserving covers.					
12.	FAMILY MEMBER – a person is considered ancestor, lineal descendant, sibling, spouse, or o	to be a family member of another person in the farming operation of that person i therwise by marriage.	is related to the other as a lineal				
13.	FARMING OPERATION - is a business enter which is eligible to receive payments, directly o	prise engaged in the production of agricultural products which is operated by a p r indirectly.	person or formal or informal entity				
14.	LAND – with a respect to a contribution to a far requirements of the applicable program for which	rming operation is agricultural land consisting of cropland, pastureland, wetland, ch payments or benefits are sought.	or rangeland which meets the specific				
15.	corporate meeting minutes; stock certificates; of	y information that supports the relevant representations made such as, but not lim ganizational papers; trust agreement; last will or testament or a deceased individ nt; property lease agreement; purchase agreement; land deed; lending security ag	ual; affidavit of heirship approved by				
16.	All other terms utilized in this form shall be def	ined pursuant to 7 CFR Part 1400.					

171-175 (Reserved)

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176 Program Payment and Benefit Limitations

A Person or Legal Entity

Program payments and benefits specified in paragraphs 11 and 14 are limited to:

- person
- legal entity.

B Joint Operation

Program payments and benefits to a joint operation are limited by the total number of persons and legal entities that are members multiplied times the dollar amount of the limitation of the program specified in paragraph 14.

177 Payment Reductions

A Proportionate Reductions

Payments made to a legal entity will be reduced proportionately by an amount that represents the direct or indirect ownership of a person or legal entity that has otherwise reached the applicable maximum payment limitation.

178 Exceptions for Inheritance and Estates

A Inheritance

Payments received directly or indirectly by a person may exceed the applicable limitation if **all** of the following apply:

- ownership interest in the land or commodity was transferred because of death
- the new owner succeeds to contract
- the new owner meets all other eligibility requirements.

The new owner determined eligible **cannot** exceed the following:

- amount the previous owner was entitled to receive under the applicable program contracts at the time of death
- applicable limitation in the year following the year of death of the previous owner.

B Estates

Payments received by an estate will be:

- restricted by the amount applicable to any other legal entity
- attributed to the heirs.

Heirs of an estate will **not** be restricted to the applicable limitation if the estate succeeds to a contract of the deceased individual. If the estate meets **all** program and payment eligibility requirements, this provision will apply as follows:

- for DCP and ACRE, 1 program year
- for CRP and multi-year agreements and contracts, the term of the contract or agreement.

179 Payment Attribution

Program payments made, directly or indirectly to a person, are combined with the pro rata interest held in any other legal entity that received payments, **unless** the payments to the legal entity were reduced by the pro rata share of the person.

B Payments to a Legal Entity

Program payments made directly to a legal entity are attributed to those persons that have a direct and indirect interest in the legal entity (Exhibit 4), **unless** the payments to the legal entity have been reduced by the pro rata share of the person.

C Attribution Levels

Payments attribution to a legal entity will be tracked through 4 levels of ownership in the legal entity according to this table.

Levels of		
Ownership	Payment Attribution	
First	Any payment made to a legal entity that is owned in whole or in part by a	
	person will be attributed to the person in the amount that represents direct	
	ownership in the payment entity.	
Second Any payment made to a legal entity that is owned in whole or in par another legal entity at the second level will be attributed to this entit the amount that represents the direct ownership in the payment entit		
	Note: If the second level entity is owned in whole or on part by a person, the amount of payment made to the payment entity will be attributed to the person in the amount that represents the indirect ownership in the payment entity.	
Third	Any payments made to a legal entity at the third and fourth levels of	
and	ownership shall be attributed in the same manner as at the first and second	
Fourth	levels of ownership.	
Fourth Only	If any part to the ownership interest at the fourth level is owned by another	
-	legal entity, a reduction in payment will be applied to the payment entity in	
	the amount that represents the indirect of the fourth level entity in the	
	payment entity.	

For illustrations of direct attribution, see Exhibit 4.

180 Ownership Interest for Direct Attribution Purposes

A Determining Ownership Interest

Ownership interest that a person or legal entity holds in a legal entity for payment will be determined as of June 1.

B Cooperative Associations

Government payments issued to a cooperative association on behalf of eligible producers will be attributed (Exhibit 4) to the members as persons.

181 Interest Notification

A Legal Entity Payment Eligibility Condition

Each legal entity receiving any payments **must** disclose either of the following:

- name and Social Security number of each person
- name and TIN of each legal entity that holds or acquires an ownership interest in the legal entity.

B Person Payment Eligibility Condition

Each person receiving any payment **must** disclose the name and TIN of each legal entity in which the person holds an ownership interest.

182-185 (Reserved)

186 Average AGI Limitations

A Rule

[7 CFR 1400.500] A person or legal entity shall **not** be eligible to receive certain program benefits during the 2009 through 2012 crop, program, or FY if the average AGI exceeds specified amounts.

B Three AGI Limitations

The AGI limitations are as follows.

IF average adjusted gross	THEN the person or legal entity is ineligible for	
nonfarm income exceeds	commodity, price support, and disaster assistance	
\$500,000	program benefits listed in subparagraph D.	
	Note: A person or legal entity with average adjusted gross nonfarm income that exceeds \$500,000 is not eligible for marketing loan gains and LDP payments. However, the person or entity is eligible for MAL's, but the loans must be repaid at principal plus interest, or commodity certificates may exchanged for the loan collateral.	
farm income exceeds \$750,000	DCP direct payments.	
nonfarm income exceeds	conservation program benefits listed in subparagraph D,	
\$1 million	unless 66.66 percent or more of the average AGI was	
	derived from activities related to farming, ranching, and	
	forestry operations.	

186 Average AGI Limitations (Continued)

C Quick Reference for AGI Amounts

This is a quick reference for determining AGI amounts.

Average AGI	
minus the	
Average Adjusted Gross Farm Income	
equals the	
Average Adjusted Gross Nonfarm Income	

D Quick Reference for Programs and Applicable AGI Provisions

This is a quick reference for programs and applicable AGI limitations.

Program	Less Than \$500,000 Nonfarm AGI	Greater Than \$750,000 Farm AGI	Less Than \$1 Million Nonfarm AGI	Greater Than \$1 Million Nonfarm AGI and at Least 66.66 Percent of AGI is Derived From Farming	Greater Than \$1 Million Nonfarm AGI and Less Than 66.66 Percent of AGI is Derived From Farming
DCP/ACRE	Eligible				
Direct Payments	Eligible	Ineligible			
ELAP, LFP, LIP, NAP, SURE, and TAP	Eligible				
CCC-580's, MLG's, and LDP's	Eligible				
CRP, EQIP, and all other Conservation			Eligible	Eligible	Ineligible
All other.	As determined by regulation for each program.				

187 Applying Average AGI Limitations

A Programs and Benefits

[7 CFR 1400.500 (c)] Effective for FY's 2009 through 2012, programs and benefits subject to the average AGI limitation provision include the following:

- ACRE
- DCP
- ELAP
- LDP
- LFP
- LIP
- MAL's
- NAP
- SURE
- TAP
- conservation programs and EQIP as specified under the following:
 - Food, Conservation, and Energy Act of 2008, Title I
 - Food Security Act of 1985, Title XII.

187 Applying Average AGI Limitations (Continued)

A Programs and Benefits (Continued)

The average AGI limitation provision includes all benefits, cost-share payments, easements, and rental payments under programs such as:

- AMA
- AWEP
- CBWP
- CCPI
- CRP
- CSTP
- EQIP
- FRPP
- GRP
- WHIP
- WRP
- any other program this provision is made applicable by statute and regulation.

B Average AGI Limitation Provision Exemptions

The following are **exempt** from the average AGI limitation provision:

- States, counties, political subdivisions, and agencies thereof
- Federally recognized Indian Tribes
- CRP-1's and other multi-year agreements approved and effective before October 1, 2008
- payments to vendors for technical services or assistance provided along with programs made applicable by statute or regulation
- payments to an escrow agent or other in similar capacity that is maintaining temporary custody with eventual disbursement to the eligible recipient.

188 AGI Definitions and Determinations

A Definition of AGI and Average AGI for a Person or Legal Entity

[7 CFR 1400.501] <u>AGI</u> means, for a:

- person, the amount reported to IRS on the appropriate tax filing documents as AGI
- legal entity, the comparable measure according to this handbook.

<u>Average AGI for a person or legal entity</u> means the average AGI, or comparable measure, of the individual or entity over the 3 tax years immediately preceding the year for which benefits are requested.

Note: Exclude any years that the individual or entity did not have taxable income.

B Definition of Average Adjusted Gross Farm Income

<u>Average adjusted gross farm income</u> of a person or legal entity means income or benefits derived from the following sources.

Income Related to Livestock and Crops	Other Types of Income			
Production of livestock, including but not limited to:	The sale of land that has been used for agriculture.			
• cattle, sheep, goats, swine	The sale of easements and development rights			
• elk, reindeer, bison, deer	to:			
• horses				
• poultry	• farmland, ranchland, or forestry land			
• fish and other aquaculture products used for food	• water or hunting			
• honeybees.	• environmental benefits.			
The feeding, rearing, or finishing of livestock.	The rental or lease of land or equipment used			
Products produced by or derived from livestock.	for farming, ranching or forestry operations,			
	including water or hunting rights.			
Production of crops, specialty crops, and unfinished	Any payment or benefit, including benefits			
raw forestry products.	from risk management practices, crop			
	insurance indemnities, and catastrophic risk			
	protection plans.			
The processing, packing, storing, shedding, and	Payments and benefits authorized under any			
transporting of farm, ranch, and forestry	program made applicable to payment			
commodities, including renewable energy.	eligibility and payment limitation rules.			
	Production of farm-based renewable energy.			
Any other activity related to farming, ranching, or fore	stry as determined by the Deputy Administrator.			
Any income reported on IRS Schedule F or other schedule used by the person or legal entity to report				
income from farming, ranching, or forestry operations to IRS.				
The sale of equipment to conduct farm, ranch, or forestry operations and the provision of production				
inputs and services to farmers, ranchers, foresters, and farm operations, if the average adjusted gross				
farm income is at least 66.66 percent of the average AGI.				

Note: Wages earned from farming are not considered farm income.

188 AGI Definitions and Determinations (Continued)

C Definition of Income from Fishing

<u>Income from fishing</u> means income derived from catching, taking, harvesting, cultivating, or farming aquatic resources such as fish, shellfish, crustacea, and other aquatic forms of animal or vegetable life according to IRS Publication 595 or other applicable IRS instructions.

D Sources of Income Data

Income from farming, ranching, forestry operations, and related activities is:

- recorded on the IRS Schedule F, Form 4835, or comparable form
- any other schedule as allowed by applicable IRS tax code to report farming, ranching, forestry operations, and related activity income
- reflected in and attached to IRS Form 1040 or other appropriate IRS income tax return filed by the person or legal entity with the IRS for tax purposes.

Income from fishing is:

- recorded on IRS Schedule C, or Schedule C-EZ, as allowed by applicable IRS tax code
- reflected in and attached to IRS Form 1040 or other appropriate IRS income tax return filed by the person or legal entity for IRS tax purposes.

189 Average AGI Certification

A Certifying Compliance

To comply with the AGI requirement for the applicable crop year, program, or FY, an individual or entity shall provide **1** of the following:

- statement from a certified public accountant or an attorney that the average AGI does **not** exceed the limitation
- CCC-926 applicable to the year that program benefits are requested.

B Required AGI Certifications for Payment Eligibility

AGI compliance certifications are required for payment eligibility for all:

- persons
- legal entities
- interest holders in a legal entity, including embedded entities to the fourth level of ownership interest, regardless of the level of interest held
- members of a general partnership or joint venture
- Indians and Native Americans represented by BIA.

189 Average AGI Certification (Continued)

C Deadline for AGI Certifications

AGI certification **must** be submitted:

- according to the deadlines established by the applicable programs
- **before** approving and issuing any program benefit subject to AGI provisions.

D Using FSA-211's

FSA-211's may be used to complete AGI certifications. See 1-CM.

E Multi-County Producers

Persons or legal entities with multi-county farming interests will submit the required AGI certifications **only** once in the control county.

The control county shall make any AGI compliance determinations, if necessary, and share the information with other counties according to paragraphs 228 and 229.

190 Rules for Special Cases

A Acceptable Documentation

For a person or legal entity, including a foreign person or legal entity that does **not** have tax records or is **not** required to file tax returns, acceptable forms of AGI documentation may include, but are **not** limited to, the following:

- annual budgets and statement of operations
- annual public financial disclosures
- financial statements
- other documentation as deemed acceptable by the reviewing authority.

B Churches, Clubs, Fraternal Organizations, Societies, and Similar Associations

Persons who attend a church or belong to a club, fraternal organization, association, or similar type of entity that is requesting payments or benefits:

- do **not** hold an ownership interest in the entity
- are **not** required to submit an AGI certification for the entity to meet AGI provision.

Note: The church, club, etc. are required to provide an AGI certification.

190 Rules for Special Cases (Continued)

C Multi-Year Contracts and Agreements

For program contracts and agreements that extend more than 1 crop year, program year, or FY, the average AGI determination will:

- be based on the 3 taxable years preceding the most immediately preceding complete taxable year for which the contract or agreement is approved
- be made once and apply for the entire term of the contract or agreement.

D Succession-in-Interest

The average AGI limitations, according to this part, do **not** apply to multi-year contracts; such as CRP-1's that were effective **before** October 1, 2008. The average AGI provisions in this part were **not** part of the original contract or agreement when executed.

If succession occurs to a multi-year contract or agreement that was effective:

- **before** FY 2009, the successors **will not** be subject to AGI provisions in this part on the multi-year contract or agreement
- for FY 2009 or subsequent years, the successors **will** be subject to AGI provisions on the multi-year contract or agreement.

E Multi-Year CRP-1 Extensions and Re-Enrollments

See Exhibit 10 for multi-year CRP-1 extensions and re-enrollments.

191 Determining AGI and Average AGI

A Determining Total AGI (Farm and Nonfarm)

Determine AGI according to the following table.

IF certification is by	THEN AGI is the		
a person filing a separate	amount reported as AGI on the final IRS tax return for the		
tax return	person for the applicable year.		
a person filing a joint tax	full amount reported as AGI on the final IRS tax return for the		
return	applicable year.		
	Exception: A certification is provided by a certified public		
	accountant or an attorney that specifies what the		
	amounts would have been if separate tax returns		
	would have been filed for the applicable year.		
an LLC, LLP, LP, or	income from trade or business activities plus the amount of		
similar type of	guaranteed payments to the members as reported on the final		
organization	IRS tax returns for the applicable year.		
an estate or trust	adjusted total income plus charitable deductions as reported on		
	the final IRS tax return for the applicable year.		
a corporation, including	total taxable income plus the amount of charitable contributions		
subchapter S corporation	as reported on the final IRS tax return for the applicable year.		
a tax-exempt or	unrelated business taxable income as reported to IRS less any		
non-profit organization	income that CCC determines to be from noncommercial sources.		

191 Determining AGI and Average AGI (Continued)

B Using IRS Data for AGI Determinations

The following provides guidance on AGI determinations using data reported to IRS.

IF determining	THEN see	
AGI for	IRS Form	AND use the amount entered on
corporations	1120	line 30 (total taxable income)
		plus
		line 19 (charitable contributions) for years 2000
		through 2008.
estates or trusts	1041	line 17 (AGI)
		plus
		line 13 (charitable deductions) for years
		2000 through 2008.
LLC's, LLP's,	1065	line 22 (total income from trade or business)
LP's, or other		plus
similar type		line 10 (guaranteed payments to partners) for years
organization		2000 through 2008.
persons	1040	• line 37 (AGI) for 2005 through 2008
		• line 36 (AGI) for 2004
		• line 34 (AGI) for 2003
		• line 35 (AGI) for 2002
		• line 33 (AGI) for 2001
		• line 33 (AGI) for 2000 .
tax-exempt or	990-T	line 34 (unrelated business taxable income)
charitable		minus
organizations		income that CCC determined to be from
		non-commercial activity for years 2000 through 2008.

Note: Variations of the referenced IRS tax forms, or comparable forms, may apply in which the line items for the appropriate income amounts will be different.

191 Determining AGI and Average AGI (Continued)

C Determining Average AGI (Continued)

IF determination is for a	THEN average AGI is the average		
• person	of AGI, including losses, for the 3 taxable years preceding the most immediately preceding complete		
• legal entity in business for all of the applicable 3-year	taxable year.		
period	Note: This includes legal entities not required to file an IRS tax return or legal entities that did not have taxable income in 1 or more years of the applicable 3-year period.		
legal entity not in business for all	AGI, including losses for only the years in the base		
of the applicable 3-year period	period that the new legal entity was in business.		

Determine the average AGI according to the following table.

D Average Nonfarm AGI's Exceeding \$1 Million Limitation

When the average nonfarm AGI is greater than \$1 million, a comparison **must** be made to determine if less than 66.66 percent of the average AGI was derived from farming, ranching, forestry operations, and related activities.

IF	THEN see IRS Form
corporation	1120; compare the 3-year average of line 10 (other income per
	Schedule F) with the average AGI determined for the same time
	period.
estate or trust	1041; compare the 3-year average of line 6 (farm income or loss)
	with the average AGI determined for the same time period.
LLC, LLP, LP, or	1065; compare the 3-year average of line 5 (farm income or loss)
other similar	with average AGI determined for the same time period.
organization	
person	1040; compare the 3-year average of line 18 (farm income or loss)
	with the average AGI determined for the same time period.
tax-exempt or	990-T; compare the 3-year average of line 8 (interest, annuities,
charitable	royalties, and rents per Schedule F) with the average AGI
organization	determined for the same time period.

Note: Exceptions may be applicable to the 3-year base period.

E AGI Compliance Worksheet

For AGI compliance determinations, use worksheet in paragraph 197.

191 Determining AGI and Average AGI (Continued)

F Rule for New Entity

A new legal entity shall **not** be considered new to the extent that it takes over an existing operation and has any elements of common ownership or interests with the preceding legal entity, or persons and legal entities, with an interest in the old legal entity.

The income of the old legal entity will be averaged with the income of the new legal entity for the base period if any of the elements of commonality are present.

Twin Falls Corporation is comprised of Joe Plummer (50 percent) and Example for 2009: John Plummer (50 percent). The average AGI from the 3 complete taxable years 2005, 2006, and 2007 for Twin Falls Corporation was \$1.1 million. Less than 66.66 percent was derived from farming, ranching, forestry operations, and related activities. Twin Falls Corporation had \$3 million AGI in 2008. Twin Falls Corporation exceeded the average \$1 million nonfarm AGI limitation, and; therefore, was determined ineligible for 2009 conservation program benefits. Example for 2010: Plummer LLC is comprised of Joe Plummer (5 percent), John Plummer (5 percent), and Twin Falls Corporation (90 percent). Plummer LLC takes over the farming operation previously represented as Twin Falls Corporation. The average AGI for Plummer LLC for 2010 payment eligibility purposes will be \$1.73 million, the average of AGI of Plummer LLC and Twin Falls Corporation for the years 2006, 2007, and 2008. Plummer LLC is ineligible for 2010 conservation program benefits because of the average \$1 million nonfarm AGI limitation.

192 Average AGI Limitations and Payment Eligibility

A Applying Average AGI

The following table shows how different average AGI amounts affect payment eligibility for a person or legal entity under different programs.

Average AGI Programs and Limitations					
	Average AGI				
Program	Amount	Income	Average AGI		
Commodity and	\$500,000	Nonfarm.	Adjusted gross nonfarm income.		
Price Support					
Conservation	\$1 Million	Nonfarm, unless 66 percent or more average AGI is farm.	 Adjusted gross nonfarm income unless not less than 66 percent of the average AGI is average adjusted gross farm income. Note: May be waived on a case-by-case basis if environmentally sensitive land of special significance would be protected. 		
DCP Direct	\$750,000	Farm.	Adjusted gross farm income.		
Payments					

192 Average AGI Limitations and Payment Eligibility (Continued)

B AGI Examples

The following examples show how different average AGI amounts affect payment eligibility for different programs.

	Applying Average AGI Limitations						
			Program Benefits				
				DCP Direct			
Example	Av	verage AGI	Commodity	Payment	Conservation		
1	Farm	\$1.4 Million	Not Eligible	Not Eligible	Eligible		
	Nonfarm	\$600,000					
	AGI	\$2 Million					
2	Farm	\$3 Million (71%)	Not Eligible		Eligible		
	Nonfarm	\$1.2 Million					
	AGI	\$4.2 Million					
3	Farm	\$700,000	Not Eligible		Eligible		
	Nonfarm	\$600,000					
	AGI	\$1.3 Million					
4	Farm	\$800,000 (40%)	Not Eligible		Not Eligible		
	Nonfarm	\$1.2 Million					
	AGI	\$2 Million					
5	Farm	\$3 Million	Eligible		Eligible		
	Nonfarm	\$0					
	AGI	\$3 Million					

193 Selecting Cases for Average AGI Review

A Selecting Cases

Reviews for compliance with average AGI provisions may be:

- initiated by COC or STC representative
- selected on a nation-wide basis by DAFP.

B Verifying Compliance

Information necessary to verify compliance with average AGI provisions includes, but is **not** limited to, the following:

- balance sheets
- financial statements
- information prepared for a private lender
- IRS and State income tax returns
- reports prepared for other government agencies
- other credible information of income for the qualification period.

The reviewing authority must safeguard the confidentiality of information provided.

Note: Information provided by program participants to verify compliance with average AGI provisions under this part shall **not** be subject to any requests submitted under FOIA.

Note: IRS and State income tax information may be requested by the reviewing authority if that is the only way to establish compliance with average AGI provisions.

193 Selecting Cases for Average AGI Review (Continued)

C Selection Notification

Program participants selected for review shall be notified, in writing, of:

- the nature and reason for the review
- suggested sources and types of information most helpful
- the established deadline to submit the information
- consequences of failing to timely provide the requested information (subparagraph D).

D Failure to Provide Information

Failure to timely provide correct and accurate information to establish compliance with average AGI requirement will result in any of the following:

- ineligibility for all program payments subject to this requirement for the applicable years
- required refund of all such program benefits affected
- possible civil suit or criminal prosecution.

If requested information is **not** timely provided:

- notify the program participant of the ineligibility for payments from the affected programs
- include appeal rights according to 1-APP.

A Commensurate Payment Reductions

[7 CFR 1400.503] Any payment and benefit earned by a legal entity or joint operation shall be reduced by an amount that is commensurate with the direct and indirect interest of any member or shareholder who either:

- is determined to have an average AGI in excess of the limitations
- fails to timely submit a certification statement.

Ownership interest in a legal entity shall be reviewed to the fourth level, if applicable, to determine applicable commensurate share reductions.

Note: If the fourth level ownership interest is **not** held by a **person**, that share is **not** eligible for payment or benefits.

B Applying Commensurate Payment Reductions

Commensurate payment and benefit reductions apply to:

- the crop year, program year, or FY
- all program payments and benefits to which average AGI applies.

195 Average AGI and NRCS Programs

A Data-Sharing With NRCS

NRCS:

- administers some programs for which payments and benefits subject to the average AGI limitation are issued
- has program coordination and delivery responsibilities.

FSA has the responsibility for data collection and determining average AGI compliance for applicable persons and legal entities.

Upon request from NRCS, FSA will supply average AGI compliance data for the persons and legal entities specified in the request.

If FSA has records on file for the person or legal entity, FSA will provide the following:

- average AGI certification statement submitted by the persons or legal entities
- cover letter that states whether the person or legal entity was considered in compliance with AGI, based on the information provided
- screen print of the eligibility file that shows the 'value' set for the corresponding average AGI compliance determination for the person or legal entity.

B Statements Not on File

If a statement is **not** on file:

- FSA will request AGI certification from the person or legal entity
- FSA will make the corresponding average AGI compliance determination
- provide the same information to NRCS as specified in subparagraph A.

Waiving Average AGI Limitation for Conservation Programs Only

A Secretary Waiving Conservation Program Average AGI Limitation

The Secretary may waive the AGI limitation applicable to conservation programs:

- on a case-by-case basis
- to protect environmentally sensitive land of special significance.

B Written Requests

196

Written requests for consideration of Secretarial waiver must:

- document that land, within or adjacent to the producer's agricultural operation, contains critical resources; such as, but **not** limited to the following:
 - critical groundwater recharge areas
 - historical of cultural resources
 - threatened, endangered, or at-risk species
 - unique wetlands
- do either of the following:
 - show that using conservation program funding by 1 producer is critical to the success of the project that benefits multiple producers in a community watershed or other geographic area
 - achieve enduring conservation treatment through using long-term agreement (greater than 15 years) or deed restriction on the land.

196 Waiving Average AGI Limitation for Conservation Programs Only (Continued)

C Referral and Review

Any written requests received for average AGI limitation waiver consideration will be subject to a joint review completed by the following:

- NRCS State Conservationist and FSA's SED
- Chief, NRCS, and the Administrator, FSA, or their designees

D Determination and Implementation

Determinations for any waiver of average AGI limitation for conservation program requests will be implemented with the coordination of **both** NRCS and FSA officials, as appropriate.

197 Calculating Average AGI for 2009 and Subsequent Years

A Worksheet for Calculating Average AGI for 2009 and Subsequent Years

Use the following worksheet to calculate the average AGI for a person or legal entity.

Step	Action	Result
1	Enter the total AGI (both nonfarm and farm) for the 3 complete taxable	
	years preceding the most immediately preceding complete taxable year of	
	the year for which program benefits are requested.	
	Year Amount	
	\$	
	Total the dellar array to in star 1	¢
23	Total the dollar amounts in step 1.	\$
	Calculate the average AGI by dividing the result of step 2 by the number of years in step 1.	\$
4	Enter AGI for the same 3 years in step 1 that was derived from all activities	
	related to farming, ranching, and forestry operations.	
	Year Amount	
	\$	
5	Total the dellar amounts in star 4	¢
5 6	Total the dollar amounts in step 4.	\$ \$
0	Calculate the average adjusted gross farm income by dividing the result of step 5 by the number of years in step 4.	Φ
7	Calculate the average adjusted gross nonfarm income by subtracting the	\$
,	result of step 6 from the result of step 3.	Ψ
8	Calculate the percentage of the average adjusted gross farm income	
0	from the average AGI by dividing the result of step 6 by the result of	
	step 3, and multiply by 100.	%
	If step 8 is 66.66% or greater , and the person or legal entity has income	
	for equipment sales or input services, go to step 13; otherwise, go to step 9.	
	Determination	Eligible
9	If the result of step 7 is \$500,000 or less, the person or legal entity is	☐ YES
	eligible for all commodity, MILC, marketing loan gains, LDP payments,	\Box NO
	disaster assistance, and conservation program benefits, unless step 6	
	resulted in ineligibility for direct payments.	
10	If the result of step 6 is \$750,000 or less, the person or legal entity is	\Box YES
	eligible for direct payments under DCP.	\Box NO
11	If the result of step 7 is \$1 million or less, the person or legal entity is	\Box YES
	eligible for all conservation program payments.	□ NO
12	If the result of step 7 exceeds \$1 million, but the result of step 8 is at least	\Box YES
	66.66%, the person or legal entity is eligible for all conservation program	\Box NO
	payments.	

197 Calculating Average AGI for 2009 and Subsequent Years (Continued)

Α	Worksheet for Calculating	Average AGI for	2009 and Subsequent	Years (Continued)
	worksheet for curculating	inverage montor	and Subsequent	I carb (Commuca)

Step	Action	Result
13	Enter the total AGI derived from equipment sales and input services for the 3 complete taxable years preceding the most immediately preceding complete taxable year of the year for which program benefits are requested.	
	Year Amount \$	
14	Total the dollar amounts in step 13.	\$
15	Calculate the average AGI from equipment sales and input services by dividing the result of step 14 by the number of years in step 13.	\$
16	Enter adjusted gross farm income for the same 3 years in step 4 that was derived from all activities related to farming, ranching, and forestry operations, plus the amounts entered in Step 13 for equipment sales and input services.	
	Year Amount \$	
17	Total the dollar amounts in step 16.	\$
18	Calculate the average adjusted gross farm income including equipment sales and input services by dividing the result of step 17 by the number of years in step 16.	\$
19	Calculate the average adjusted gross nonfarm income by subtracting the result of step 18 from the result of step 3.	\$
20	Calculate the percentage of the average adjusted gross farm income from the average AGI by dividing the result of step 18 by the result of step 3, and multiply by 100.	%
	If step 20 is 66.66% or greater , and the person or legal entity has income for equipment sales and input services, go to step 21 .	
	Determination	Eligible
21	If the result of step 19 is \$500,000 or less, the person or legal entity is eligible for all commodity, MILC, marketing loan gains, LDP payments, disaster assistance, and conservation program benefits.	□ YES □ NO
22	If the result of step 18 is \$750,000 or less, the person or legal entity is eligible for direct payments under DCP.	$\Box YES \\ \Box NO$
23	If the result of step 19 is \$1 million or less, the person or legal entity is eligible for all conservation program payments.	$\Box YES \\ \Box NO$
24	If the result of step 19 exceeds \$1 million, but the result of step 20 is at least 66.66 percent, the person or legal entity is eligible for all conservation program payments .	$\Box YES \\ \Box NO$

197 Calculating Average AGI for 2009 and Subsequent Years (Continued)

B Special Rule for Average AGI Determination

If at least 66.66 percent of a person's or legal entity's average AGI is derived from all other sources of farm income, income from the following, if applicable, shall **also** be considered as farm income:

- sale of equipment to conduct farm, ranch, and forestry operations
- provision of production inputs and services to farmers, ranchers, foresters, and farm operations.

C Applying the Special Rule for Determining the Average AGI

The following are examples of applying the rule in subparagraph B.

Example 1: Jake has requested 2009 DCP benefits. Jake's total average AGI was \$900,000. His farm AGI was \$650,000 from the production of crops and livestock. His nonfarm AGI was comprised of \$150,000 from his aerial spraying service and \$100,000 from oil and gas royalties.

Facts and figures: Over 66.66 percent of Jake's total AGI was from the production of crops (\$650,000 divided by \$900,000 times 100 equals 72.22 percent). Jake also has nonfarm AGI from his aerial spraying; a custom service to farmers and ranchers, that now **must** be considered farm AGI for payment eligibility purposes.

The result: Jake's farm AGI is now \$800,000 (the total of \$650,000 and \$150,000); nonfarm AGI is \$100,000. Jake's farm AGI exceeds \$750,000. Jake is eligible for 2009 DCP benefits, **except** for direct payments.

Example 2: Wanda has requested 2009 DCP, NAP, and EQIP benefits. Wanda's total AGI was \$3 million. Her farm AGI was \$2.25 million from the production of crops and livestock. Her nonfarm AGI was \$750,000; comprised of \$500,000 for livestock equipment sales and \$250,000 from commercial real estate rental.

Facts and figures: Over 66.66 percent of Wanda's total AGI was from the production of crops and livestock (\$2.25 million divided by \$3 million times 100 equals 75 percent). Wanda also has nonfarm AGI of \$500,000 from livestock equipment sales that now **must** be considered average farm AGI for payment eligibility purposes.

The result: Wanda's farm average AGI is now \$2.75 million (\$2.25 million and \$500,000); nonfarm AGI is \$250,000. Wanda's farm AGI still exceeds \$750,000, but her nonfarm AGI is now less than \$500,000. Wanda is eligible for all program benefits requested, **except** for 2009 DCP direct payments.

A Example CCC-926

The following is an example of a completed CCC-926.

This form is available electronically.				
CCC-926 U.S. DEPARTMENT OF AGRIC	CULTURE	1. County FS	A Office or Service Center Add	ress (Include Zip Code)
(11-20-08) Commodity Credit Corpor		Erati	h County 75A Office	
			FRough Rd	
AVERAGE ADJUSTED GROS		Callon	Rose, 7X 74444	
STATEMENT		1 -		
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). Additionally, the authority for requesting this information is 7 CFR Part 1400 and 7 CFR Part 1410. The information requested is necessary for CCC to assist in determining eligibility for program benefits. Information about the average Adjusted Gross Income limitations can be found in the regulations at 7 CFR Part 1400. Furnishing the requested information is voluntary. Failure to furnish the requested information 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 or 1974, the E-Government Act of 2002, and related authorities. This 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 (Pub. L. 110-246. Title I, Subtitle F – Administration). The provisions of criminal and civil fraud statutes may be applicable to the information provided. RETURN THIS COMPLETED FORM TO YOUR COUNTY FSA OFFICE. 2. Name and Address of Person or Legal Entity (Include Zip Code) 3. Identification Number (Last 4 digits of SSN or Tax ID No.)				
Ludlow Ltd.			4432	
2342 Buske Rd				
Glen Rose, TX 74444				
NOTE: Please read and complete all items	Definitions of terms such a	as "nonfarm ind	come" and "farm income" are	e contained on Page 2
CERTIFICATION OF AVERAGE ADJU				oonnamed on rago 2
4. Select the program year for which program be				
		, 0.1.0).	T I (1) (1) (1)	
A. 2009 The applicable 3-year period for AGI will be the taxable years of		C. 🗌 2011	The applicable 3-year period t AGI will be the taxable years	
B. 2010 The applicable 3-year period for AGI will be the taxable years of		D. 🗌 2012	The applicable 3-year period AGI will be the taxable years	for calculation of the average of 2010, 2009 and 2008.
5. Was the average adjusted gross nonfarm in	come \$500,000 or less for the	applicable 3-yea	r period for the program year se	lected in Item 4?
A. YES. B. NO				
6. Was the average adjusted gross farm incom	<u>ie</u> \$750,000 or less for the appl	icable 3-year pe	riod for the program year select	ed in Item 4?
А. 🛛 YES. В. 🗌 NO				
7. Was the average adjusted gross nonfarm in	come \$1 000 000 or less for th	e annlicable 3-ve	ear period for the program year	selected in Item 42
A. ⊠ YES B. □ NO				
8. Was the average adjusted gross farm income	for the applicable 3-year period	selected in Item	4 at least 66.66 percent of the	average adjusted gross
income (that is, both farm and nonfarm income				
	is checked, and if income includ s, foresters, and farm operations			uts and services to farmers,
 By signing this form: I acknowledge that I have read and reviewed all definitions and requirements on Page 2 of this form; I certify that all information contained within this certification is true and correct; I take responsibility to timely notify FSA in writing of any changes to the farming, ranching, or forestry operation, or a change in financial status that may affect this certifications are consistent with the tax returns filed with the Internal Revenue Service (IRS) and with the definitions specified on Page 2 of this form; I certify that all east every three years beginning no later than for the 2011 program year, or the year this person or legal entity ceases operation if that occurs first, I will submit evidence such as tax records, business documents (for review only, not for retention), or a signed third-party verification deemed acceptable by CCC to verify the average adjusted gross income, average adjusted gross farm income, and that I will take the necessary actions to provide such documents or certification; If requested, I agree to authorize CCC to obtain tax data from the IRS for AGI compliance verification purposes and I will take all necessary actions required by the terms and conditions of the IRS disclosure laws so that CCC can obtain such data. 				
Signature (By) 10. Title/Relationship (Individual Signing in the representative capacity) Date (MM-DD-YYYY)		Date (<i>MM-DD-YYYY</i>) <i>12-12-2008</i>		
	S Convert Convert		12 12-2000	
Ludlow, LTD				
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.				

A Example CCC-926 (Continued)

CCC-926 (11-20-08) Page 2 of 2		
GENERAL INFORMATION ON AVERAGE ADJUSTED GROSS INCOME		
Limitations related to income levels are a statutory payment eligibility provision for a number of commodity and conservation programs administered by CCC. This certification is needed to assist in program administration. Except as may be provided in applicable program regulations, any person or legal entity requesting certain program payments, either directly or indirectly, shall be subject to this provision. Any person or legal entity that is determined to have an average adjusted gross income that exceeds specified limits shall be ineligible for the program payment subject to that limit for the applicable crop, fiscal, or program year. Further, any covered benefit issued to a legal entity, general partnership, or joint venture shall be reduced by an amount that is commensurate with the direct or indirect ownership interest in the legal entity, general partnership, or joint venture of each person or legal entity whose relevant average adjusted gross income for the relevant period exceeds the average adjusted gross income limit. These determinations will be made pursuant to, and subject to, regulations issued on behalf of the Secretary. As of the time this form was created, the applicable limits were as follows:		
For commodity, price support benefits, disaster assistance programs, and for the Milk Income Loss Compensation Program, if the person or legal entity has:		
 average adjusted gross <u>nonfarm income</u> greater than \$500,000, the person or legal entity is not eligible for payments and benefits from these programs. average adjusted gross <u>farm income</u> greater than \$750,000, the person or legal entity is not eligible for direct payments under the Direct and Counter-cyclical Program. 		
For new contracts or participation in conservation programs after October 1, 2008, if the person or legal entity has:		
 average adjusted gross <u>nonfarm income</u> greater than \$1 million, the person or legal entity is not eligible, unless 66.66 percent or more of the average adjusted gross income is attributable to activities related to farming defined as "farm income" below. 		
Please note as indicated above that payments are further limited if persons and legal entities with an interest, either directly or indirectly, in a legal entity or partnership exceeds these same levels. Those persons and legal entities must also submit this form.		
DEFINITIONS		
Adjusted Gross Income is the individual's or legal entity's IRS-reported adjusted gross income. A three year average of that income will be computed for the three years of the relevant base periods. Base periods vary by program year as indicated on the first page of this form.		
Adjusted Gross Farm Income is for a year that part of the adjusted gross income that is farm income as defined below. The amount will be computed for each year separately and then averaged.		
Adjusted Gross Nonfarm Income is the difference for the year between the filer's adjusted gross income and the filer's adjusted gross farm income. The difference shall be computed for each year of the base period, and then averaged.		
Farm income means income related to the following: production of crops, livestock, fish and aquaculture for food; the feeding and rearing of livestock; products products produced or derived from livestock; production of specialty crops and unfinished raw forestry products; processing, packing, storing and transporting farm, ranch and forestry commodities including renewable energy; production of farm-based renewable energy; the sale of land used for agriculture; sale of land or sale of easements and development rights to agricultural land, water and hunting rights, and environmental benefits; rental or lease of land or equipment used in farming, ranching, forestry operations; payments and benefits from risk management practices, crop insurance indemnities, catastrophic risk protection plans, conservation programs and government farm program payments. Proceeds from the sale of farm equipment and from production inputs to farmers and ranchers are generally considered nonfarm income. However, if for a year not less than 66.66 percent of the average adjusted gross income of the person or legal entity is derived from farming, ranching, or forestry operations, the person's or legal entity's farm income shall also include the sale of equipment to conduct farm, ranch, or forestry operations, and the production inputs and services to farmers, ranchers, foresters, and farm operations.		
Legal Entity is a corporation, joint stock company, association, limited partnership, charitable organization, or similar entity, including any such entity or organization participating in the operation as a partner in a general partnership, a participant in a joint venture, a grantor in a revocable trust, or as a participant in a similar entity, including joint ventures and general partnerships as determined by the Secretary.		
Program year means the relevant program year as determined by CCC, for which a specific benefit is made available under a program authorized by legislation such as the Direct and Counter-cyclical Program, Milk Income Loss Contract Program, Conservation Reserve Program, Noninsured Crop Disaster Assistance Program, Supplemental Revenue Assistance Program. FSA may require additional information as necessary to make the relevant program payments.		
Third-party verification means a signed statement from a certified public accountant (CPA) or an attorney that the person or legal entity meets the applicable AGI provisions for payment eligibility.		
HOW TO DETERMINE ADJUSTED GROSS INCOME		
Person. For persons that file the IRS Form 1040, specific lines on that form represent the adjusted gross income and the income from farming, ranching or forestry operations.		
Trust or Estate. For a trust or estate, the adjusted gross income is the total income and charitable contributions reported to IRS.		
Corporation. For a corporation, the adjusted gross income is the total of the final taxable income and any charitable contributions reported to IRS.		
Limited Partnership (LP), Limited Liability Company (LLC), Limited Liability Partnership (LLP) or Similar Entity. For an LP, LLC or LLP, the adjusted gross income is the total income from trade or business activities plus guaranteed payments to the members as reported to the IRS.		
Tax-exempt Organization. For a tax-exempt organization, the adjusted gross income is the unrelated business taxable income excluding any income from non-commercial activities as reported to the IRS.		

199-205 (Reserved)

Part 7 Payment Eligibility and Payment Limitation Determinations

Section 1 COC Responsibilities

206 COC Determinations

A Introduction

COC shall make the initial actively engaged in farming and eligibility reviews and determinations.

B Determination Deadlines

This table provides requirement deadlines for COC to make eligibility and actively engaged in farming determinations and producer notification.

IF CCC-902 is filed for programs	THEN make eligibility
not requiring actively engaged in	determinations and notify producers within
farming determinations	60 calendar days of the date the complete
	CCC-902 was filed.
requiring actively engaged in farming	and actively engaged in farming determinations
determinations	and notify producers within 60 calendar days of
	the date the complete CCC-902 was filed.

206 COC Determinations (Continued)

C Insufficient Information

If the file does **not** contain adequate information for COC to make determinations, COC shall request additional information. This does **not** extend COC's 60 calendar day time limit to make initial determinations.

Note: If the file does **not** contain sufficient information for a favorable determination, COC shall make the determination, based on the file as it exists, to avoid a default determination.

D Determination Appeals

COC shall hear appeals by applicants of the initial COC determinations of actively engaged in farming and eligibility.
207 Completing CCC-903's

A Introduction

COC shall use CCC-903 to document determinations for payment eligibility and payment limitation purposes.

B Documenting Determinations

Record the factors on CCC-903 that COC used to make the actively engaged in farming and eligibility determinations. Significant contributions **must** be identified and recorded. Include how the cash-rent tenant and substantive change rules were met, when applicable.

C Determination Narratives

A short narrative explaining the determining factors in the COC determination shall be documented on CCC-903, item 7.

Example: The following is an example narrative:

"Organic Farms, Inc. provides a significant contribution of capital and equipment. The single stockholder provides a significant contribution of active personal management. The cash-rent tenant provision is met through the significant contribution of equipment and significant contribution of active personal management. All contributions are commensurate and at risk."

207 Completing CCC-903's (Continued)

D Example CCC-903

The following is an example of a completed CCC-903.

This	form is available electronically.				
	C-903 U.S. DEPARTMENT OF AGRICULTURE 1. NAME I3-08) Commodity Credit Corporation Beringer Partners				
(
	WORKSHEET FOR PAYMENT ELIGIBILITY AND 2. COUNTY AND STATE PAYMENT LIMITATION DETERMINATIONS Johnson, TX				
	3. PROGRAM YEAR				
DAD	2009				
	TA – Type of operation				
	Person Sole Proprietor/Small Business General Partnership Limited Partne	•			
	_ EstateCity, County or State-owned EntityJoint VentureLimited Liabilit Charitable/Non-ProfitIndians rep. by BIARevocable Trust	y Compa.	any		
	Corporation Irrevocable Trust Public School Other				
PAR	T B - Review of Eligibility Requirements and Contributions				
	wer the following questions by checking "YES, "NO" or N/A ".				
1	Are the Name and SSN (or EIN) provided for the person, legal entity and each member or interest holder?	YES	NO	N/A	
		X			
2	If participant is an Estate, has a tax identification number (EIN) been provided for the estate?			X	
3	If participant or any interest holder is a trust, has an EIN been provided for the trust, unless the trust is			X	
	revocable trust and the grantor is the sole income beneficiary?				
4	Is the person a US Citizen or a holder of a valid form I-551 (Alien Registration Receipt Card)? If the participant is a legal entity, are all interest holders US Citizens or holders of valid form I-551s?	X			
	If this person or any interest holder in this legal entity is under 18-years-old, has the MINOR qualified to	+			
5	receive payment separate from the parent or guardian? (if NO, Common Attribution is shown in Remarks.)			X	
	Does this person or legal entity meet ALL of the following with regard to the farming operation:				
6	 has a separate and distinct interest in the land, crops, and livestock demonstrates separate responsibility for the interest in land, crops and livestock 	X			
	 maintains funds and accounts separate from all other farming operations. 				
	Are cash rent tenant provisions met with significant contributions of either of the following:				
7	 active personal labor, or active personal management and equipment 				
	(Note: If participant is a joint operation, each member must meet cash rent tenant provisions.)				
8	If equipment or land is leased from a person or legal entity with interest in this farming operation, are rates and repayment terms reasonable and customary for the area?	x			
	(If NO, the input is not a significant contribution.)				
9	If hired labor and leased equipment originate from the same source, are separate contracts provided for the			x	
	labor and for the equipment? (If NO, equipment is not a significant contribution.)				
10	For limited partnerships, LLPs, LLCs, corporations and other similar legal entities, are all partners, members			X	
	or stockholders providing active personal labor and/or active personal management?				
11	If participant or any interest holder is an estate that has been in existence for over 2 years, has required documentation been provided and determination made according to 4-PL?			X	
10	If a trust, does the trust provide for modification or interest by the grantor, or if established after January 1,	+		v	
12	1987, provide for transfer to the remainder beneficiary in less than 20 years.			X	
13	If an irrevocable trust, has trust documentation been provided and is such documentation on file?			X	
14	For a State, political subdivision, or an agency thereof, is the land owned by the entity and used solely for the support of public schools?			X	
15	If a charitable organization, does the land or proceeds from the farming operation transfer to an entity that			x	
	exercises control over the organization? (If YES, Common Attribution is shown in Remarks)				
	Substantive change rules were met by (check each applicable substantive change): X Addition of 2 (number) adult family member(s)				
	For a landowner only, a change from cash rent to share rent	+		X	
16	A 20% increase in base acres, allowing recognition of one person or legal entity for payment			X	
	A qualifying change in ownership of equipment			X	
	A qualifying change in ownership of land			Х	

207 Completing CCC-903's (Continued)

D Example CCC-903 (Continued)

CCC-903 (12-23-08)						
	Participant's Name: Beringer Partners Crop Year: 2			2009		
PAR	PART C – DETERMINATIONS OF THE REVIEWING AUTHORITY					
	ed on the information provided, CO for joint operations with 6 or more				YES	NO
1	LANDOWNER PROVISIONS apply	VNER PROVISIONS apply to this participant.			\square	
2A	The person's or entity's contributions <u>And</u> the person or entity is ACTIVEL			IARKS)	\boxtimes	
2B	For JOINT OPERATIONS ONLY, ea		utions are COMMENSURATE and AT R ING (If NO, explanation is in REI			
3	COMMON ATTRIBUTION rules app	ly (Persons and Enti	ties with common attribution are listed in	Remarks)		\square
4	A CROPLAND FACTOR applies been by one or more members of the joint		ENANT rules are not met by the person, xplanation is in Remarks)	, the entity, or		
	NIFICANT CONTRIBUTIONS were de nplete 5A if the participant is a PERSC		s: plete 5B if the participant is a JOINT OP	ERATION.)		
5A	The PERSON or ENTITY is determin following SIGNIFICANT CONTRIBU		ACTIVE PERSONAL LABOR AC	CTIVE PERSONAL	MANAGE	MENT
	The JOINT OPERATION is determined to make the following SIGNIFICANT CONTRIBUTION(S).					
	MEMBERS of the JOINT OPERATIO	ON are determined to	make the following SIGNIFICANT CON	TRIBUTIONS:		
	Member(s) Name(s): Jack Beringer, Bobby Beringer		ACTIVE PERSONAL LABOR ACTIVE PERSONAL MANAGEMENT LAND CAPITAL EQUIPMENT			
5B	Member(s) Name(s): Ana Beringer, Ida Beringer		ACTIVE PERSONAL LABOR ACTIVE PERSONAL MANAGEMENT			
	Member(s) Name(s):		ACTIVE PERSONAL LABOR ACTIVE PERSONAL MANAGEMENT			
	Additional Pages are attached to show significant contributions of additional members.					
	Special rules for SPOUSES are personal management in this fa		se with a significant contribution of active	e personal labor	or active	
PAR	T D – REMARKS					
CON	IMON ATTRIBUTION applies to:					
Ineli	gible FOREIGN PERSONS are:					
pers one	ADDITIONAL REMARKS regarding persons or entities that <u>did not meet</u> one or more of the following requirements:					
- ca - su - pro er	tively engaged in farming sh rent tenant rules bstantive change oviding Names/IDs of persons, titles or interest holders					
- other (see explanation) PART E – SIGNATURE OF REVIEWING AUTHORITY						
COC or STO Representative: T			ate:			
	Joe Workingman		Chairperson, COC	03/12/2009		
The U.S. Department of Agriculture (USDA) prohibits discrimination in all its program 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, SW., Washington, DC 20250-9410, or call (800) 795-3272 (voice) or (202) 720-6382 (TDD). USDA is an equal opportunity provider and employer.						

208 COC Requirements to Make Timely Determinations

A Introduction

COC shall make the initial actively engaged in farming and eligibility determinations within the deadlines established in paragraph 206.

Note: See paragraph 236 for required State Office determinations.

B Definition

<u>Default determination</u> means all persons or legal entities are considered to be actively engaged in farming.

C Rule

If COC does **not** make the initial determinations within the 60 calendar day time limit, the applicant shall receive a default determination. COC **must** still make actively engaged in farming and eligibility determinations. If the correct determination is different:

- FSA will honor the default determination for the current year, if the farm operation plan is followed **exactly**
- the proper determination will apply, if the farm operation plan is **not** followed exactly
- the proper determination will apply the following year, if the operation is **exactly** the same.

D Notification to Producer

See paragraphs 243 and 244 for notification requirements of both the default and correct determination letters to the producer.

209-215 (Reserved)

216 Redelegating Authority

A Introduction

COC may redelegate their authority to CED to make actively engaged in farming and eligibility determinations in certain circumstances.

B Redelegating Circumstances

COC's authority to make actively engaged in farming and eligibility determinations may be redelegated to CED when the cases delegated are routine.

Note: Record all COC determinations in COC minutes, including determinations made by CED for COC.

C Spot-Checking Redelegated Determinations

Periodically, COC's and DD's shall review a sufficient number of redelegated cases to ensure that proper determinations are being made.

217 Meritorious Relief and Incorrect Determinations

A Misaction or Misinformation

See 7-CP for cases involving misaction or misinformation.

B Incorrect Determination Corrective Action

Use this table if a determination is found to be in error by any reviewing authority.

IF a determination is			
found to be in error	THEN the		
within 60 calendar days of the date the producer filed a complete CCC-902	producer shall be immediately notified of the corrected determination and advised of the right to appeal according to 1-APP		
	• corrected determination shall be applicable for the current year, unless COC determines and DD concurs that both of the following apply:		
	• error was not so great that the producer should have noticed the error		
	• producer, relying on the erroneous written determination and acting in good faith:		
	• materially changed plans because of the erroneous determination		
	• was not notified in time to comply with the correct determination without suffering a loss.		
but not within 60 calendar days of the date the producer filed a complete CCC-902	• initial determination shall be considered a default determination according to paragraph 208 for the current year and any previous year to which CCC-902 is applicable		
	Exception: The correct determination shall apply for the current year if both of the following apply:		
	• incorrect determination was made in a previous year and considered to be in effect for subsequent years		
	• error was discovered and the producer was notified before a payment.		
	• producer shall be notified of the correct determination according to paragraph 244.		

218-225 (Reserved)

Section 2 County Office Responsibilities

Subsection 1 Multiple State and County Producers

226 Responsibilities of County Office Receiving CCC-902

A Overview

This paragraph explains the basic responsibilities of a County Office that receives CCC-902 from a multiple county producer.

B Responsibilities

Counties receiving CCC-902 for a multiple county producer shall follow this table.

Step	Action		
1	Immediately photocopy all forms and supporting documentation submitted.		
2	Prepare a letter advising other County Offices involved of:		
	the filing datewhich county is the control county.		
3	Mail the letter with a set of the photocopied documents to each County Office where the producer has a farming interest.		

C Determination Deadline

COC **must** make determinations and notify the producer within 60 calendar days after the producer files a complete CCC-902. The 60 calendar day period begins on the date a complete CCC-902 is filed, regardless of whether or **not** the County Office receiving the filing is the control county.

227 Control County Responsibilities

A Responsibilities

This table contains a list of responsibilities of control counties in different situations.

IF the multiple county producer is involved in	THEN the control County Office shall make
only 1 farming operation	eligibility determinationsactively engaged in farming determinations.
multiple farming operations and all operations are in the control county	 all eligibility determinations all actively engaged in farming determinations.
multiple farming operations and all farming operations are not in the	• all eligibility determinations
control county	 actively engaged in farming determinations for the farming operations located in the control county.

B Actively Engaged Determination Exception

The control county is **not** responsible for making the actively engaged determination for a farming operation located entirely in another county.

A Overview

Counties with multiple county producers shall remain in close contact. This paragraph provides the interaction that **must** take place between counties.

B Control County Responsibilities

The control county shall:

- notify the producer of the determination within 60 calendar days of the producer filing date
 - **Note:** The control county shall **not** delay notification to the producer to obtain the concurrence of other COC's.
- notify COC's involved with the multiple county producer of the determinations
- upon receiving concurrence from other COC's, update eligibility flags according to 3-PL.

228 Interaction Between Counties (Continued)

C Other County Initial Determination Responsibilities

COC's in noncontrol counties receiving an initial determination notification by the control county COC for a multiple county producer shall respond according to this table.

IF COC's in noncontrol	
counties	THEN the noncontrol county shall
agree with the determination	notify the control county of the concurrence in writing.
do not agree with the determination made by the control county	• immediately contact the control county to resolve the differences
	• involve DD's and State Offices if needed to resolve the differences
	• notify the control county of concurrence, in writing , when the differences have been resolved.

Note: If the original determination is changed for any reason, the control county shall immediately repeat the procedures in this paragraph.

D Other County Updated Determination Responsibilities

COC's in noncontrol counties receiving an updated determination notification by the control county COC for a multiple county producer shall take the following action.

IF COC's in noncontrol counties	THEN that county
agree with the determination that is	is not required to respond when the letter sent by
being updated	the control county indicates that an agreeing
	response is not needed.
do not agree with the updated	shall follow the instructions in subparagraph C
determination	when a noncontrol county does not agree.

229 Producers With Multiple State Interests

A COC Determinations for Multiple State Producers

Procedure applicable to multicounty producers shall be followed for multiple State producers, according to paragraph 228.

B State Office Concurrence

Counties should communicate directly with and provide notification and determination copies to the State Offices for concurrence.

230-235 (Reserved)

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Subsection 2 State Office Determinations

236 Required State Office Determinations

A Rule on Required State Office Determinations

[7 CFR 1400.2] State Office review and determination is:

- **required** for initial eligibility and actively engaged in farming determinations for joint operations with 6 or more members
- **not** required when **both** of the following apply:
 - State Office made eligibility and actively engaged in farming determinations for the joint operation in a previous year
 - producer certifies minor changes in the farming operation and COC determines that the changes will **not** affect determinations previously made by the State.
- **Notes:** State Offices are **not** required to make initial determinations for Indians receiving payment through affiliation with BIA or on lands owned by or held in trust for an Indian tribal venture.

Complex cases **must** be reviewed by STC.

COC's shall not make or recommend a determination.

236 Required State Office Determinations (Continued)

B Related Farming Operations

If State Office is required to make eligibility and actively engaged in farming determinations for a producer and the producer is also involved in another farming operation as an individual or member of a joint operation or entity:

- CCC-902's for the other farming operations are **not** required to be sent to the State Office for determination
 - **Exception:** If there is reason to believe the additional CCC-902's would change the determination, the State Office may require CCC-902's for the other farming operations.
- the applicable control COC for the other farming operations shall:
 - make the required determinations for that farming operation
 - notify the producer.

236 Required State Office Determinations (Continued)

C Determination Deadlines

This table provides deadlines for the State Office to make eligibility and actively engaged in farming determinations and producer notification (subparagraph 237 B)

IF CCC-902 is filed		
for programs	THEN make	
not requiring an	an eligibility determination and notify the producer within	
actively engaged in	60 calendar days of the date the applicable CCC-902 was filed.	
farming determination		
	Note: An actively engaged in farming determination is not	
	required until benefits are requested for a program	
	requiring an actively engaged in farming determination.	
not requiring an	• an eligibility determination, and notify the producer within	
actively engaged in	60 calendar days of the date the applicable CCC-902 was	
farming determination,	filed	
but benefits are later		
requested for a	• an actively engaged in farming determination within	
program requiring an	60 calendar days of the later of the following:	
actively engaged in		
farming determination	• date the application or contract to participate for the	
C	program subject to an actively engaged in farming	
	determination is filed	
	• date a new or updated CCC-902 is filed, if applicable.	
requiring an actively	eligibility and actively engaged in farming determinations, and	
engaged in farming	notify the producer within 60 calendar days of the date the	
determination	applicable CCC-902 is filed.	

D Default Determinations

If the State Office does **not** make the initial determinations within the 60 calendar day time limit, the applicant shall receive a default determination according to paragraph 208.

237 Required Documentation

A Sending Files to the State Office

If a State Office determination is required according to this paragraph, County Offices shall send, by fastest means possible, new or updated CCC-902's with supporting documentation to State Office no later than 3 workdays following the day CCC-902's were received in the County Office.

Supporting documentation shall include a copy of:

- the requests for program benefits filed by the producer
- CCC-902's for the interests of the producer in other farming operations as an individual or member of a joint operation or entity as required by the State Office.

Supporting documentation may also include:

- copy of cash or share leases
- legal documentation about:
 - corporations
 - land ownership
 - partnerships
 - trusts
- additional documentation, as required by the State Office.

B Notifying Producers of Joint Operations With 6 or More Members

County Offices shall notify applicable producers by letter that:

- CCC-902 and supporting documentation, if applicable, has been sent to the State Office according to the requirement that State Offices make initial eligibility and actively engaged in farming determinations for joint operations with 6 or more members
- determination notifications will be sent from the State Office.

238-240 (Reserved)

Subsection 3 Notifying Producers of Determinations

241 Notifying Producers of COC Determinations

A Introduction

County Offices shall notify producers of COC's payment eligibility and payment limitation determinations as soon as possible after the determinations are made.

B Rule

County Offices shall notify producers of COC's determinations **no** later than 60 calendar days after the date the completed CCC-902 was filed.

C Types of Notifications

County Offices shall mail the following types of notification letters to producers:

- payment approvals to entities with more than 10 percent foreign ownership
- default
- foreign person ineligibility
- payment eligibility and payment limitation
- proper determination after default determination
- payment reductions.

242 Payment Eligibility and Payment Limitation Determinations

A Notification Requirements

Notification letters informing participants of the COC's determinations for payment eligibility and payment limitation purposes must include information on the following:

- actively engaged in farming determination
- if applicable, determinations for cash-rent tenant and AGI compliance
- the number of payment limitations applicable
- for a legal entity and joint operation, that payments will also be attributed to each partner, stockholder, or member according to the ownership share represented
- an explanation of any reduction in payment to the legal entity commensurate with the ownership interest held by the stockholder, partner, or member that failed to make a contribution of active personal labor and/or active personal management to the farming operation that are performed on a regular basis; identifiable and documentable; and separate and distinct from such contributions of any other partner, stockholder, or member of the farming operation
- the statement, "This determination is based on facts as submitted. You are responsible for promptly notifying the County Office of any change that would affect these determinations. Any unrevealed circumstances could require the application of a more restrictive rule."
- these determinations will remain in effect for the current and subsequent years and a new farm operating plan will not be required unless a change occurs in the farming operation that would affect these determinations
- a statement that the determination may be appealed within 30 calendar days of notification, if the determination is adverse.

A Rule

Every participant shall receive a determination **no** later than 60 calendar days after submitting a completed CCC-902. If COC **cannot** make an initial determination within the required 60-calendar-day period, the producer will receive and be notified of a default determination.

B Notification Example

This is an example of a letter notifying the producer of a default determination.

[*Letterhead*] **Riverside County FSA Office** Box 123 Anytown CA 92241-0123 Date Ms. Becky Montana, President Montana Farms, Inc. POBox 3 Anytown CA 92241-0003 Dear Ms. Montana: The Orange County FSA Committee did not complete its review within 60 calendar days of the date CCC-902 was filed in the County Office. Therefore, you will receive the determination that you sought for [year], provided the information given accurately reflects your farming operation. Montana Farms, Inc., will be considered. [Insert the correct determination response; for example; actively engaged in farming; restricted to one limitation.] Any payments received by this corporation will be attributed to each stockholder listed, based on the ownership shares as represented. If it is subsequently determined that the farming operation was **not** conducted as indicated on the CCC-902, the determination sought by you will no longer automatically apply, and a more restrictive determination may be applied. [Give appeal rights according to 1-APP.] Sincerely,

Tom Jones County Executive Director

A Rule

A default determination does **not** relieve COC from making a proper determination. If the proper determination is different from the default determination, notify the producer of the following:

- the proper determination
- that FSA will honor the default determination for the current year, if the operating plan is followed **exactly**.

Note: The proper determination will apply for the:

- current year, if it is determined that the farm operating plan is **not** followed **exactly** as presented
- following year, if the operation is **exactly** the same in the following year.

244 **Proper Determinations (Continued)**

B Example Notification

This is an example letter notifying producers of a proper determination after a default determination.

[Letterhead]
Orange County FSA Office Box 123 Anytown CA 92680-0123
Date
Ms. Sandra Fields P O Box 3 Anytown CA 92680-0003
Dear Ms. Fields:
By letter dated is [<i>are</i>] considered to be eligible for [<i>year</i>], separate and distinct from any other individual or entity.
The Orange County FSA Committee has completed a more thorough review of the farm operation plan for [<i>year</i>] and found the original determination to be incorrect. If there are no changes in your operation for [<i>next year</i>] and subsequent years, this revised determination will be effective for those years.
Based on the information submitted, the Committee determined that
Based on these understandings, the Committee determined that
As stated above, this revised determination does not affect the determination given you earlier for this year. However, the determination will be effective for [<i>year</i>], if no changes are made for that year.
This determination is based on the facts as submitted. Any unrevealed circumstances could require the application of a more restrictive rule.
[Give appeal rights according to 1-APP.]
Sincerely,
F. Amos County Executive Director

A Introduction

Use the example notification letters in subparagraphs B and C as guides when notifying participants of payment eligibility and payment limitation determinations.

B Letter for an Individual

This is an example of a letter notifying the producer of COC determination for an individual.

[Letterhead]			
Date			
Mr. Charles Ludlow 2342 Burke Rd Glen Rose, TX 74444			
Dear Mr. Ludlow:			
The Erath County FSA Committee has completed its review of your farm operating plan for [year]. Based on the information submitted, the Committee determined the following:			
• you are "actively engaged in farming" and eligible for payments and benefits that may be requested under programs subject to the payment eligibility and payment limitation provisions			
• you are restricted to one limitation for payment limitation purposes.			
These determinations will remain in effect for the current and subsequent years and a new farm operating plan will not be required unless a change occurs in your farming operation that would affect these determinations.			
These determinations are based on the facts as submitted. You are responsible for promptly notifying the County FSA Office in writing of any change that would affect these determinations. Any unrevealed circumstances could require the application of a more restrictive rule.			
[Provide appeal rights according to 1-APP if determination is adverse.]			
Sincerely,			
Joe B. Grumpy County Executive Director			

245 Notification Letters (Continued)

C Letter for a Legal Entity

This is an example of a letter notifying the producer of COC determination for a legal entity.

[Letterhead]			
[Lenerneaa]			
Date			
Mr. John Hardesty J and J Inc. N 1024 Rd Someplace, OK 98764			
Dear Mr. Hardesty:			
The Sooner County FSA Committee has completed the review of the farm operating plan and supporting documentation submitted on behalf of J and J Inc. for [<i>year</i>]. The Sooner County FSA Committee understands that J and J Inc. is a properly chartered corporation having 2 stockholders, each owning 50 percent of the stock. Corporate interests are as follows:			
Individual/legal entityPercent InterestJohn Hardesty50Jimmy Hardesty50			
Based on the information submitted, the Committee determined the following:			
• J and J Inc. is "actively engaged in farming" and eligible for payments under programs subject to the payment eligibility and payment limitation provisions			
• J and J Inc. is restricted to one limitation for payment limitation purposes and payments will also be attributed to each stockholder in accordance with the ownership share represented.			
These determinations will remain in effect for the current and subsequent years and a new farm operating plan will not be required unless a change occurs in your farming operation that would affect these determinations.			
These determinations are based on the facts as submitted. You are responsible for promptly notifying the County FSA Office in writing of any change that would affect these determinations. Any unrevealed circumstances could require the application of a more restrictive rule.			
[Provide appeal rights according to 1-APP if determination is adverse.]			
Sincerely,			
Jane C. Doe County Executive Director			

C Letter for a Legal Entity (Continued)

[Letterhead]
Date
Mr. John Smith S & J LLC N Dusty Road Sometown, NE 98764
Dear Mr. Smith:
The Huskers County FSA Committee has completed the review of the farm operating plan and supporting documentation submitted on behalf of J & S LLC for [<i>year</i>]. The Huskers County FSA Committee understands that J & S LLC is a properly organized limited liability company with 2 interest holders, each owning 50 percent of the entity. Entity interests are identified as follows:
Individual/legal entity Percent Interest
John Smith50Jimmy Jones50
Based on the information submitted, the Committee determined the following:
• J & S LLC is "actively engaged in farming" and eligible for payments under programs subject to the payment eligibility and payment limitation provisions.
• J & S LLC is restricted to one limitation for payment limitation purposes and payments will be attributed to each stockholder in accordance with the ownership share represented.
• Program payments issued to J & S LLC will be reduced by 50 percent, the interest held by Jimmy Jones. All interest holders in an entity are required to make contributions of active personal labor and/or active personal management to the farming operation. Such activities must be contributed to the farming operation on a regular basis throughout the crop year; identifiable and documentable; and separate and distinct from such contributions of any other interest holder. The failure of an interest holder to meet these requirements results in a reduction in payments commensurate with the ownership interest held by such interest holder in the entity. The CCC-902E farm operating plan submitted for J & S LLC revealed that Mr. Jones did not make any contributions to the farming operation.
• These determinations will remain in effect for the current and subsequent years and a new farm operating plan will not be required unless a change occurs in your farming operation that would affect these determinations.
These determinations are based on the facts as submitted. You are responsible for promptly notifying County FSA Office in writing of any change that would affect these determinations. Any unrevealed circumstances could require the application of a more restrictive rule.
[Provide appeal rights according to 1-APP.]
Sincerely,
Jane C. Doe County Executive Director
(Reserved)

246-250

251 Filing Payment Limitation Documentation

A Introduction

County Offices shall file applicable payment limitation documentation received from producers and other County Offices.

B How to File

County Offices shall file producer and County Office documentation:

- in separate folders
- alphabetically by producer.

252-255 (Reserved)

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256 Monitoring COC Determinations

A Introduction

DD's shall monitor COC initial, end-of-year, scheme or device, and default determinations to ensure that proper and timely determinations are made.

B Initial Determinations

DD's shall review initial COC determinations to ensure that COC has timely:

- made determinations that properly considered:
 - cash-rent tenant provisions
 - commensurate contributions
 - significant contributions
 - substantive change rules
- and properly notified producers, in writing, of determinations
- and adequately monitored determinations for multiple county producers.

256 Monitoring COC Determinations (Continued)

C End-of-Year Determinations

DD's shall review a number of cases selected for end-of-year review to ensure that:

- cases for review were properly selected
- correct determinations were made based on documentation provided
- documentation was sufficient to support the determination
- reviews were made in a timely manner.

Note: DD's are encouraged to review documentation **before** COC determination. In all cases, DD's should review **before** producer is notified of the outcome of the review.

D Scheme or Device Determinations

DD's shall:

- provide assistance to COC, as appropriate
- concur with COC's determination of scheme or device **before** the producer is notified of the determination
- initial COC determination in COC minutes.

257 Corrective Actions

A Introduction

If DD's review of COC determinations or County Office determination handling reveals errors or other problems, DD's shall take immediate and appropriate action.

B Guidelines

DD's shall determine the magnitude of the situation when errors or problems are discovered. Based on the magnitude, DD's shall determine how to provide assistance to correct the situation.

IF the error or problem is	THEN
isolated to a small number of cases	review with COC or County Office the correct procedure and corrective action, if applicable.
widespread	 review with COC or County Office the correct procedure and corrective action contact State Office specialist to determine whether additional
	action, such as training, is necessary.
recurring after DD's	contact State Office specialist for assistance in correcting the
guidance to correct	situation.

DD's shall use this table to decide the best way to handle situations.

C Subsequent Review

After subsequent visits to County Offices, DD's shall review to determine whether:

- errors or problems have been resolved
- COC or County Office is following procedure.

D Report to State Office

DD shall be prepared to report to STC or State Office any errors or problems encountered in the district.

258 DD Disagreement With COC Determinations

A Introduction

DD's do **not** have authority to overrule COC determinations.

B Determination Disagreements

If a disagreement on the determination **cannot** be resolved at the local level, DD shall:

- submit the case with all documentation to STC for a determination
- transmit the file with a memorandum containing a short narrative explaining:
 - why COC determination is believed to be incorrect
 - DD's recommended determination.

259, 260 (Reserved)

Section 4 STC Responsibilities

261 STC Authority

A Introduction

STC's have authority over COC's, County Offices, DD's, and State Office specialists to implement the provisions of this handbook.

B Responsibilities

STC's shall:

- assign a State program specialist the responsibility to carryout provisions of this handbook
- resolve questioned COC determinations
- establish a date by which end-of-year reviews **must** be completed
- establish a date for submitting end-of-year review report
- be responsible for reviewing cases involving initial eligibility determinations for joint operations consisting of 6 or more members.

C Actions

STC's may take any action authorized or required to be taken by COC's that is **not** taken by COC. STC's may also:

- correct, or require COC's to correct, any action taken by COC that is **not** according to the provisions of this handbook
- require COC's to withhold taking any action that is **not** according to this handbook.

261 STC Authority (Continued)

D Assigning Program Specialist

STC shall assign a State program specialist the overall responsibility for the day-to-day administration of payment limitation determinations.

E Questioned COC Determinations

STC's shall:

- resolve determinations that are questioned by DD's
- complete determination resolution responsibilities by reviewing material submitted by DD's according to paragraph 258.

F End-of-Year Reviews

STC shall specify a date by which all end-of-year reviews **must** be completed within the State. STC shall take into consideration the following:

- different dates may be established for specific areas within the State
- an action; such as marketing of a crop, may **not** be completed at the time of the end-of-year review

Note: Do **not** consider the determination incorrect simply because the action is **not** completed by the established end-of-year review date.

• that some factors to be considered may require verification beyond the STC-established end-of-year review date

Note: The end-of-year review should be completed to the extent that followup actions are known and scheduled.

- the date final payments will be made.
- **Note:** This paragraph shall be supplemented by each State Office to specify dates by which end-of-year reviews shall be completed.

262 State Office Specialist Responsibilities

A Introduction

The State Office specialist is assigned the overall responsibility for the day-to-day operation of payment limitation determinations according to this handbook within the State. The State Office specialist shall:

- provide training
- provide technical assistance
- accumulate reports.

B Training

State Office specialists shall provide payment limitation procedure training to COC's, DD's, and County Offices. **Each** year, State Office specialists shall assess training needs within the State and provide training, as necessary.

C Technical Assistance

The State Office specialist shall provide technical assistance to all levels within the State by:

- assisting with reviews of any determination questioned by DD
- obtaining assistance of OIG, if appropriate, for scheme or device determination
- following up on DD reports of improper or insufficient COC determinations
- preparing cases, as necessary, for STC determinations
- selecting a sufficient number of CED's and program assistants to serve as members of district teams to conduct end-of-year reviews.

Notes: Review team members shall **not** participate in the review of producers who operate in the same county that employs the review team member.

The State Office specialist shall oversee progress and adequacy of findings by requiring reports, as appropriate.

262 State Office Specialist Responsibilities (Continued)

D Accumulating Reports

The State Office specialist shall:

- monitor the number of default determinations made by each County Office
- be prepared to provide a cumulative report of the total number of default determinations in the State to DAFP, if requested
- require a report of default determinations end-of-year reviews from each County Office.

E Required Determinations

State Offices shall:

- make initial eligibility and actively engaged in farming determinations for joint operations receiving payment with 6 or more members
- **not** make determinations for all other farming operations in which the producer is involved as an individual or member of a joint operation or entity.

The control County Office shall make all other eligibility determinations according to paragraph 227.

F Determination Priority

Determinations shall be sorted to prioritize determinations involving newly filed CCC-902's, operations with payments exceeding \$40,000, or any other applicable limitation.

If the volume of determinations prevents timely determinations in all cases, producers shall receive a default determination according to paragraph 243.

G Determination Required Action

State Offices shall:

- notify applicable producers of determinations made according to this handbook
- notify designated control county for the producer of determinations
- maintain a record of determinations made by the State Office
- conduct end-of-year reviews for determinations required to be made by State Office.

263-265 (Reserved)

266 General Responsibilities

A General Supervision

[7 CFR 1400.2] The provisions of this handbook shall be administered under the general supervision and direction of the Executive Vice President, CCC and the Administrator, FSA.

B DAFP Authority

[7 CFR 1400.2 (d)] DAFP may take any action authorized or required to be taken by either COC or STC that is **not** taken by COC or STC. DAFP may also:

- correct or require COC or STC to correct any action taken by COC or STC that is **not** according to the provisions of this handbook
- require COC or STC to withhold taking any action that is **not** in keeping with provisions of this handbook.

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Reports, Forms, Abbreviations, and Redelegations of Authority

Reports

None.

Forms

This table lists all forms referenced in this handbook.

		Display	
Number	Title	Reference	Reference
AD-1026A	Supplemental to AD-1026		34
CCC-502	Farm Operating Plan for Payment Eligibility		Ex. 10
	Review for		
CCC-509	2009-2012 Direct and Counter-Cyclical		3, 119, 157
	Program Contract		
CCC-526	Payment Eligibility Average Adjusted Gross		Ex. 10
	Income Certification		
CCC-580	Milk Income Loss Contract (MILC)		186
CCC-901	Member's Information - 2009 and	99	Text
	Subsequent Years		
CCC-902	Continuation Sheet for Leased or Owned	140	Text, Ex. 10
Continuation	Land (Attach to Form CCC-902I or		
	CCC-902E)		
CCC-902E	Farm Operating Plan for an Entity - 2009 and	120, 122,	Text, Ex. 10
	Subsequent Program Years	140, 149,	
		158, 170	
CCC-902I	Farm Operating Plan for an Individual -	130	Text, Ex. 10
	2009 and Subsequent Program Years		
CCC-903	Worksheet for Payment Eligibility and	207	33, 109
	Payment Limitation Determinations		
CCC-926	Average Adjusted Gross Income (AGI)	198	31, 32, 119,
	Statement		189, Ex. 10
CRP-1	Conservation Reserve Program Contract		13, 187, 190,
			Ex. 10
FSA-211	Power of Attorney		189
I-151 <u>1</u> /	Alien Registration Receipt Card		107
I-551	Permanent Resident Card/Resident Alien	107	108, Ex. 2
	Card		
IRS-990	Return of Organizations Exempt From		97
	Income Tax		

 $\underline{1}$ / Form is obsolete.

Reports, Forms, Abbreviations, and Redelegations of Authority (Continued)

Abbreviations Not Listed in 1-CM

Approved		
Abbreviation	Term	Reference
ACRE	Average Crop Revenue Election	3, 11, 14, 119, 178, 186,
		187
AGI	adjusted gross income	Text, Ex. 2, 10
AMA	Agriculture Management Assistance	11, 187
AWEP	Agricultural Water Enhancement Program	11, 187
CBWP	Chesapeake Bay Watershed Program	11, 187
CCPI	Cooperative Conservation Partnership Initiative	11, 187
CSTP	Conservation Stewardship Program	11, 14, 187
EIN	employer identification number	156, 168
ELAP	Emergency Assistance Program for Livestock,	11, 14, 186, 187
	Honey Bees, and Farm-raised Fish	
EQIP	Environmental Quality Incentive Program	11, 14, 186, 187, 197
FRPP	Farm and Ranchland Protection Program	11, 187
GRP	Grassland Reserve Program	11, 14, 187
IRA	individual retirement account	167
LIP	Livestock Indemnity Program	11, 14, 186, 187
LLC	limited liability company	34, 56, 146-149, 191,
		245
LLP	limited liability partnership	34, 52, 146-149, 191
LP	limited partnership	34, 52, 146-149, 191,
		Ex. 2
MAL	marketing assistance loan	3, 12, 14, 186, 187
MILC	Milk Income Loss Contract	11, 197
MLG	marketing loan gain	3, 11, 12, 14, 186
SURE	Supplemental Revenue Assistance Program	11, 14, 186, 187
TIN	tax ID number	21, 56, 96, 98-100, 121,
		168, 181
WHIP	Wildlife Habitat Incentives Program	11, 14, 187

The following abbreviations are **not** listed in 1-CM.

Redelegations of Authority

This table lists redelegations of authority in this handbook.

Redelegation	Reference
Making Determination Decisions	216
Monitoring Determinations	216

Active Personal Labor

<u>Active personal labor</u> means personally providing physical activities necessary in a farming operation. These activities include physical activities:

- involved in land preparation, planting, cultivating, harvesting, and marketing of agricultural commodities
- required to establish and maintain conserving cover crops or conserving use acreages
- required in livestock operations.

Active Personal Management

Active personal management means personally providing:

- the general supervision and direction of activities and labor involved in the farming operation
- services, whether performed on-site or off-site, reasonable related and necessary to the farming operation, including any of the following:
 - supervision of activities necessary in the farming operation
 - business-related actions that include discretionary decision making
 - evaluation of the financial condition and needs of the farming operation
 - assistance in structuring or preparing financial reports or analyses for the farming operation
 - consultations in or structuring of business-related financing arrangements for the farming operation
 - marketing and promoting agricultural commodities produced by the farming operation
 - acquiring technical information used in the farming operation
 - any other management function necessary to conduct the farming operation and for which the operation would ordinarily be charged a fee.

Adequate Documentation

<u>Adequate documentation</u> means whatever documentation is required by the reviewing authority to make proper actively engaged in farming, attribution, and average AGI compliance determinations.

Adjusted Gross Income (AGI)

AGI means, for a:

- person, the amount reported to IRS on the appropriate tax filing documents as AGI
- legal entity, the comparable measure according to this handbook.

"Arm's Length" Business Transaction

<u>"Arm's length" business transaction</u> means a transaction between 2 parties, however closely related they may be, conducted as if the parties were strangers, so that no conflict of interest arises.

Attribution

<u>Attribution</u> means crediting payments made to entities, such as corporations, estates, trusts and limited partnerships, to "real persons" based on the share of the entity held by the individual stockholder, heir, beneficiary, etc.

Average Adjusted Gross Farm Income

<u>Average adjusted gross farm income</u> of a person or legal entity means income or benefits derived from the following sources.

Income Related to Livestock and Crops	Other Types of Income			
Production of livestock, including but not	The sale of land that has been used for			
limited to:	agriculture.			
	The sale of easements and development rights			
• cattle, sheep, goats, swine	to:			
• elk, reindeer, bison, deer	• farmland, ranchland, or forestry land			
	• water or hunting			
• horses	• environmental benefits.			
• poultry				
• fish and other aquaculture products				
used for food				
• honeybees.				
The feeding, rearing, or finishing of	The rental or lease of land or equipment used			
livestock.	for farming, ranching or forestry operations, including water or hunting rights.			
Products produced by or derived from				
livestock.				
Production of crops, specialty crops, and	Any payment or benefit, including benefits			
unfinished raw forestry products.	from risk management practices, crop insurance			
	indemnities, and catastrophic risk protection			
	plans.			
The processing, packing, storing, shedding,	Payments and benefits authorized under any			
and transporting of farm, ranch, and	program made applicable to payment eligibility			
forestry commodities, including renewable	and payment limitation rules.			
energy.	Production of farm-based renewable energy.			
Any other activity related to farming, ranching, or forestry as determined by the Deputy				
Administrator.				
Any income reported on IRS Schedule F or other schedule used by the person or legal entity				
to report income from farming, ranching, or forestry operations to IRS.				
The sale of equipment to conduct farm, ranch, or forestry operations and the provision of				
production inputs and services to farmers, ranchers, foresters, and farm operations, if the				
average adjusted gross farm income is at least 66.66 percent of the average AGI.				

Average AGI for a Person or Legal Entity

<u>Average AGI for a person or legal entity</u> means the average AGI, or comparable measure, of the individual or entity over the 3 taxable years preceding the most immediately preceding complete taxable year for which benefits are requested.

Note: Exclude any years that the individual or entity did **not** have income or had AGI considered as zero.

Capital

For payment limitation purposes, <u>capital</u> means the funding provided by a person or legal entity to the farming operation for the operation to conduct farming activities.

Cash-Rent Tenant

<u>Cash-rent tenant</u> means a producer that rents land from another producer for cash, or a guaranteed crop share, as the amount of the commodity to be paid in rent.

Complete Control

<u>Complete control</u> means exclusive access and use by the tenant.

Corporation

<u>Corporation</u> means an entity recognized by law comprised of 1 or more persons or legal entities, which has certain rights and duties.

Note: For payment limitation purposes, a subchapter S corporation is included in this definition.

Custom Farming

<u>Custom farming</u> means performing any field work, crop production handling, or related activity; such as crop harvesting, land preparation, or chemical application, for a producer on a fee for service basis; such as by the hour or per acre basis.

Default Determination

<u>Default determination</u> means all persons or legal entities are considered actively engaged in farming.

Embedded Legal Entity

<u>Embedded legal entity</u> means an entity that has an interest, directly or indirectly, as a stockholder, member, beneficiary, or heir, in another entity that is earning payments.

Equipment

For payment limitation purposes, <u>equipment</u> means the machinery and implements used by the farming operation to conduct activities of the farming operation.

This includes:

- machinery and implements for:
 - land preparation, planting, cultivating, or harvesting of the crops involved
 - establishing and maintaining conservation cover crops or conservation use of acreages
 - conducting livestock operations
- irrigation equipment that is:
 - **not** of a permanent nature
 - commonly used in the area.

Family Member

<u>Family member</u> means a person to whom another member in the farming operation is related as lineal ancestor, lineal descendant, sibling, spouse, or otherwise by marriage.

The term family member shall include:

- great grandparent
- grandparent
- parent
- child, including legally adopted children and stepchildren
- grandchild
- great grandchild
- sibling of the family members in the farming operation
- spouse of family members.

Farming Operation

<u>Farming operation</u> means a business enterprise engaged in production of agricultural products, commodities, or livestock, operated by a person, legal entity, or joint operation that is eligible to receive payments, directly or indirectly, under 1 or more programs specified in § 1400.1. A person or legal entity may have more than 1 farming operation if this person or legal entity is a member of 1 or more joint operations.

Foreign Entity

<u>Foreign entity</u> means a corporation, trust, estate, or other similar organization, that has more than 10 percent of its beneficial interest held by individuals who are **not**:

- citizens of the U.S.
- lawful alien possessing a valid Permanent Resident Card or Resident Alien Card (Form I-551).

Foreign Person

Foreign person means someone who is **not** a:

- citizen of the U.S.
- lawful alien possessing a valid Permanent Resident Card or Resident Alien Card (Form I-551).

Income From Farming, Ranching, or Forestry Operations

<u>Income from farming, ranching or forestry operations</u> means income derived from producing crops, livestock, or unfinished raw forestry products.

Indian Tribe

<u>Indian tribe</u> means any Indian tribe, band, nation, pueblo, or other organized group or community, including any Alaska Native village or regional corporation as defined in or established under the Alaska Native Claims Settlement Act, which is recognized as eligible for the special programs and services provided by the U.S. because of their status as Indian.

Joint Operation

<u>Joint operation</u> means a general partnership, joint venture, or other similar business organization in which 2 or more individuals or entities pool their resources, such as land, labor, capital, management, and equipment to conduct the operation for a common purpose that the group intends to carry out, with sharing of the profits and losses.

Land

For payment limitation purposes, <u>land</u> means farmland consisting of cropland, pastureland, wetland, or rangeland that meets the specific requirements of the applicable program.

"Left-Hand" Contribution

"Left-hand" contribution to the farming operation means 1 or a combination of the following:

- capital
- land
- equipment.

Legal Entity

<u>Legal entity</u> means an entity created under Federal or State law that owns land or an agricultural commodity, product, or livestock.

Limited Partnership (LP)

For payment limitation purposes, <u>LP</u> means LP has both of the following:

- at least 1 general partner entrusted with managing and controlling the partnership's business
- at least 1 limited partner.

Minor Child

Minor child means a person that is **not** 18 years of age on or before April 1 of the current year.

Note: Court action conferring majority on such person does **not** change this person's status as a minor child.

Person

Person means a natural person (individual) and does not include a legal entity.

Note: A cooperative association of producers that market commodities shall **not** be considered the person, and payments and benefits thereby limited for the commodities marketed for the producers.

Public School

<u>Public school</u> means a primary, elementary, secondary school, college, or university which is directly administered under the authority of a governmental body or which receives a predominant amount of its financing from public funds.

"Right-Hand" Contribution

"Right-hand" contribution to the farming operation means 1 or a combination of the following:

- active personal labor
- active personal management.

Separate and Distinct Contribution

<u>Separate and distinct contribution</u> is a contribution to the farming operation that is:

- unique and apart from other contributions
- distinguishable from the contributions of other partners, stockholders, or members of the same legal entity or joint operation.

Sharecropper

Sharecropper means an individual who:

- performs work in connection with the production of the crop under the supervision of the operator
- receives a share of the crop in return for the provision of such labor.

Total Value of a Farming Operation

<u>Total value of a farming operation</u> means the total of the costs, excluding the value of active personal labor and active personal management that is contributed by a member of the farming operation, needed to carry out the farming operation for the year for which the determination is made.

Tribal Venture

<u>Tribal venture</u> means a joint operation conducted by members of a Native American or Indian tribe.

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Direct Attribution

A 2008 and 2009 Rules

The following compares rules for 2008 and 2009.



A 2008 and 2009 Rules (Continued)



B Attribution Examples

The following show the effect of attribution rules on spouses with multiple interests.

Description of Farming Operations					
Husband and Wife share 50/50 in a joint operation.	Wife is 100% beneficiary of a trust.	Husband has 25% interest in his father's estate.	Husband has 35% interest in a limited partnership with his brothers	Husband has 50% interest in the corporation that is the general partner of the Limited Partnership.	
Husband/Wife Jt Op. H = 50%, W = 50% Earns \$70,000 NAP Earns \$66,000 DCP	Trust W = 100% Earns \$8,000 NAP Earns \$10,000DCP	Estate H = 25% Earns \$12,000 NAP Earns \$9,000 DCP	Bros Cattle LTD H = 35% Earns \$10,000 NAP Earns \$15,000 DCP	Bros Cattle LTD Corp = 1% H = 50% of Corporation LTD earns \$10,000 NAP LTD earns \$15,000 DCP	
	Attribu	ted Amounts from	Each Operation		
From the Jt Op	From the Trust	From the Estate	From his interest in LTD	Embedded interest in Corp	
NAP H = \$35,000 VV = \$35,000 Jt Op = \$0 DCP H = \$_33,000 VV = \$_33,000 Jt Op = \$_0	NAP H = \$0 VV = \$8,000 Estate = \$8,000 DCP H = \$0 VV = \$ 7,000 * Trust = \$7,000_	NAP H = \$3,000 VV = \$0 Estate = \$12,000 DCP H = \$2,250 VV = \$0 Estate = \$_9,000	NAP H = \$3,500 VV = \$0 LTD = \$10,000 DCP H = \$_4,750 VV = \$_0 LTD = \$_14,425	NAP H = \$50 VV = \$0 Corp = \$100 DCP H = \$_0 VV = \$_0 Corp = \$_ 75	
	* Wife's DCP payment through the trust is limited because she already received \$33K in the Jt Op.		Husband's DCP earnings from his direct interest in the LTD is limited to his available attribution limit, bringing his total DCP to \$40,000. Amount attributed to the corporation reflects reductions made for the Husband's interests exceeding the direct attribution limit.	Husband's interest in the corporation is not eligible because his available attribution is \$0. His 50% of the corporation's 1% will not be paid.	

B Attribution Examples (Continued)

The following is an example of attribution rules for a corporation.



B Attribution Examples (Continued)

The following is an example of attribution rules for a limited partnership.



B Attribution Examples (Continued)

The following is an example of attribution rules for a corporation and limited partnership.



C Test Questions and Answers

The following are test questions to reinforce direct attribution rules.

Test Questions

Question 1.

John Brown was a participant in a 2009 DCP contract which generates \$10,000 in direct payments. John Brown passed away before any contract payments were issued. John Jr. inherited his father's farm and became the successor to the DCP contract once held by his father. John Jr. has other 2009 DCP contracts with direct payments that total \$35,000. What is the maximum amount of direct payments that John Jr. can receive under the 2009 DCP contracts?

Α.	\$35,000
В.	\$40,000
С.	\$45,000

Question 2.

Stooges Incorporated has three equal stockholders, Larry, Curly and Moe. Stooges Inc is a participant with a 100% share in a DCP contract that generated \$21,000 in direct payments. Curly is the only interest holder in Curly LLC., and that entity is also a participant with 100% share in a DCP contract that generates \$1,000 in direct payments. Under direct attribution, how should the Hollywood COF correctly issue the DCP payments?

- A. \$7,000 to Larry; 7,000 to Moe; \$8,000 to Curly
- B. \$21,000 to Stooges Inc.; \$1,000 to Curly LLC.
- C. None of the above.

C Test Questions and Answers (Continued)

Test Questions

Question 3.

Steve has applied for 2009 NAP benefits and is eligible to receive \$20,000. An application was also filed for Steve Inc., of which Steve holds 60% interest and his spouse holds the remainder, and the entity was approved to receive \$20,000. What are the payment limitations for NAP for these individuals and entity?

- A. Steve and Spouse combined for \$100,000; Steve Inc \$100,000
- B. Steve, Spouse, and Steve Inc. combined for \$100,000
- C. Steve \$100,000; Spouse \$100,000; Steve Inc. \$100,000
- D. Steve \$60,000; Spouse \$40,000; Steve Inc. \$0.

Question 4.

John has an average AGI of \$1.1 million and according to his complete tax return, the average of the amounts from the Schedule F's was \$800,000. What program benefits is John eligible for? (66.66% of the \$1.1 million is \$733,260).

- A. Nothing his average AGI is too high
- B. DCP and EQIP
- C. DCP (including direct payments) and LDP's
- D. DCP (excluding direct payments), EQIP and LDP's
- E. LDP's only.

Exhibit 10 (Par. 190)

Impact of Food, Conservation, and Energy Act of 2008 on CRP-1 Payment Eligibility and Payment Limitation

	Date Act Appr	oved			
Type of Action	10/1/02 Through 9/30/08	10/1/08 or Later	Applicable Payment Eligibility/Limitation Rules	Forms	Example
New CRP-1	1		Based on original CRP-1 Approval Date: Person, AEIF, Permitted Entity, \$2.5 Million AGI.	CCC-502 CCC-526	COC approves original CRP-1 after October 1, 2002.
Succession-in- Interest (When CRP-1 was not subject to AGI before succession.)	~	~	Based on original CRP-1 Effective Date: Person, AEIF, Permitted Entity (AGI Not Applicable).	CCC-502	New producer succeeds to a 1999 CRP-1 approved July 1, 2004. According to 1-PL, AGI rules do not apply for CRP-1 with an effective date before October 1, 2002; therefore, AGI rules will not apply to the successor.
Succession-in- Interest (When CRP-1 was subject to AGI before succession.)	~	√	Based on the CRP-1 succession Approval Date : Person, AEIF, Permitted Entity, \$2.5 Million AGI.	CCC-502 CCC-526	New producer succeeds to a 2004 CRP-1, effective August 1, 2009. (1-PL rules apply for life of CRP-1 based on the original October 1, 2003, effective date.)
	Before 12/29/06				
REX Extension (When CRP-1 was not previously subject to AGI.)	√ √		Based on CRP-1 Extended Period Start Date : Person, AEIF, Permitted Entity, \$2.5 Million AGI.	CCC-502 CCC-526	COC approves a 3-year extension to a 1997 CRP-1 on November 16, 2006. Effective date of the extension is October 1, 2007. (CRP-1F Addendum activates AGI from the CRP-1 extended period.)
REX Re-Enrollment (Created new CRP-1 subject to AGI.)	~		Based on the re-enrollment CRP-1 Approval Date : Person, AEIF, Permitted Entity, \$2.5 Million AGI	CCC-502 CCC-526	COC approves a re-enrollment (new CRP-1) for a 2000 CRP-1 on December 5, 2006. Effective date for the re-enrollment is October 1, 2010. (1-PL rules will apply based on the approval date before October 1, 2008.)
New CRP-1		~	Based on CRP-1 Approval Date: Direct Attribution, \$1 Million AGI.	CCC-902 CCC-926	COC approves original CRP-1 after October 1, 2008.
Succession-in- Interest (When CRP-1 was subject to 2008 Act AGI before succession.)		✓	Based on CRP-1 Approval Date: Direct Attribution, \$1 Million AGI.	CCC-902 CCC-926	New producer succeeds to a 2009 CRP-1, effective August 1, 2011.

Impact of Food, Conservation, and Energy Act of 2008 on CRP-1 Payment Eligibility and Payment Limitation (Continued)

	Applicable Payment		
Type of Action	Eligibility/Limitation Rules	Forms	Example
	Action Approved 10/1/02 thru 9/3		
New CRP-1	Based on CRP-1 Effective Date : Person, AEIF, Permitted Entity, \$2.5 Million AGI	CCC-502 CCC-526	New CRP-1 is approved September 10, 2008. New producer succeeds to a 1999
Succession-in-Interest (When CRP-1 was not subject to AGI before succession.)	Based on the parent CRP-1 Effective Date : Person, AEIF, Permitted Entity (Not \$2.5 Million AGI).		CRP-1, effective July 1, 2008.
Succession-in-Interest (When CRP-1 was subject to AGI before succession.)	Based on the parent CRP-1 Effective Date : Person, AEIF, Permitted Entity, \$2.5 Million AGI		New producer succeeds to a 2004 CRP-1, effective August 1, 2008.
REX Extension (When CRP-1 was not previously subject to AGI.)	Based on the Extended Period Start Date : Person, AEIF, Permitted Entity, \$2.5 Million AGI		COC approves a 3-year extension to a 2000 CRP-1 on November 16, 2006. Effective date of the extension is October 1, 2010.
Re-Enrollment (New CRP-1 subject to AGI.)	Based on the re-enrollment CRP-1 Approval Date : Person, AEIF, Permitted Entity, \$2.5 Million AGI.		COC approves a re-enrollment (new CRP-1) on December 5, 2006. Effective date for the re-enrollment is October 1, 2009.
	Action Approved 10/1/08 or La	ter	
New CRP-1	Based on CRP-1 Effective Date : Direct Attribution, \$1 Million AGI	CCC-902 CCC-926	New CRP-1 is approved on December 12, 2009.
Succession-in-Interest (When CRP-1 was not subject to AGI before succession.)	Based on the original CRP-1 Effective Date : Person, AEIF, Permitted Entity (Not \$2.5 Million AGI).	CCC-502 CCC-526	New producer succeeds to a 2001 CRP-1, approved December 10, 2008.
Succession-in-Interest (When CRP-1 was subject to AGI before succession.) REX Extension during the extended period.	Based on CRP-1 Effective Date : Person, AEIF, Permitted Entity, \$2.5 Million AGI	CCC-502 CCC-526	New producer succeeds to a 2006 CRP-1, approved June 10, 2009.
Succession-in-Interest (When CRP-1 was subject to 2008 Act AGI before succession.)	Based on CRP-1 Approval Date : Direct Attribution, \$1 Million AGI.	CCC-902 CCC-926	New producer succeeds to a 2009 CRP-1 effective August 31, 2010.