

Highly Erodible Land Conservation and Wetland Conservation Provisions

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For State and County Offices

SHORT REFERENCE

6-CP (Revision 4)

UNITED STATES DEPARTMENT OF AGRICULTURE Farm Service Agency Washington, DC 20250

UNITED STATES DEPARTMENT OF AGRICULTURE

Farm Service Agency Washington, DC 20250

Highly Erodible Land Conservation and Wetland Conservation Provisions 6-CP (Revision 4)

Amendment 14

Approved by: Acting Deputy Administrator, Farm Programs

Amendment Transmittal

A Reasons for Amendment

Subparagraphs 2 C, 301 I, 329 A, 357 C, 400 D, 422 B, C, and D, 439 B, 502 F, 603 C, 604 O, 606 A, and 641 A and C, have been amended to remove 3-CM references.

Subparagraphs 201 A has been amended to clarify field combinations from new breakings and to reiterate when 2 HEL fields are combined it does not require a redetermination.

Subparagraph 232 D has been amended to remove the requirement to complete an FSA-569 for the RMA one and two reinsurance year wetland conversion violation producer exceptions.

Subparagraph 301 F has been amended to clarify AD-1026 certification requirements for joint ventures.

Subparagraph 302 C has been amended to add affiliate example and clarify affiliate AD-1026 filing requirements.

Paragraph 307 has been added to provide AD-1026 filing requirements for urban agriculture situations.

Paragraph 357 has been amended to reference Conservation Desktop HELC/WC Tracker Tool for AD-1026 referrals.

Subparagraph 421 E has been amended to add the formerly used wetland determinations of RCW (Relief Converted Wetland) and RECW (Relief Exemption Converted Wetland).

Subparagraph 422 B has been amended to clarify that tract designation "HEL, conservation system is **not** being actively applied" is only applicable for NRCS FSA-569 confirmed HEL violations.

Paragraph 500 has been amended to provided additional information on NRCS compliance review and remove information about the National Compliance Review process.

10-10-24 Page 1

Amendment Transmittal (Continued)

A Reasons for Amendment (Continued)

Subparagraph 501 F has been amended to reference HELC/WC tracker tool for NRCS requested noncompliance FSA-569's.

Subparagraph 502 D has been amended to reference Conservation Desktop HELC/WC Tracker Tool for FSA-569 referrals.

Subparagraph 502 F has been amended to provide instructions to notate appeals to COC of NRCS technical determinations in Conservation Desktop HELC/WC Tracker Tool.

Paragraph 504 has been amended to provide guidance for monitoring FSA-569 referrals.

Subparagraph 602 B has been amended to provide guidance about the applicability of farm/tract producer exception of "new producer after CW".

Subparagraphs 602 E and F have been amended to clarify affiliate violations.

Subparagraphs 621 A and 631 A have been amended to clarify that SED delegation needs documentation.

Subparagraph 632 A has been amended to clarify the difference in the terms of restoration and mitigation.

Subparagraph 637 A has been amended to clarify reductions in ineligibility for planting on converted wetland violations.

Page Control Chart			
TC	Text	Exhibit	
3, 4	1-1, 1-2		
	2-3, 2-4		
	2-75, 2-76		
	3-3, 3-4		
	3-7, 3-8		
	3-8.3, 3-8.4 (add)		
	3-13 through 3-60		
	3-65 through 3-80		
	3-121 through 3-124		
	4-15, 4-16		
	4-39 through 4-82		
	5-1 through 5-4		
	5-7 through 5-12		
	6-7 through 6-10		
	6-10.5, 6-10.6 (add)		
	6-23 through 6-26		
	6-35 through 6-50		
	6-65, 6-66		
	6-95 through 6-98		
	6-111, 6-112		
	6-121, 6-122		

Table of Contents

		Page No.
Part 1	General Information	_
1	Objectives and Overviews of HELC and WC Provisions	1-1
2	Source of Authority and Related References	1-2
3	Applicability	1-2
4-16	(Reserved)	
17	FSA Responsibilities	1-21
18	NRCS Responsibilities	1-24
19	CD, NIFA, and FWS Responsibilities	1-26
20 21-199	RMA Responsibilities (Reserved)	1-26
Part 2		
Part 2	HELC and WC Compliance Provisions	
Section 1	HELC Compliance	
200	Overview of HELC Provisions	2-1
201	Redefining Fields With Previous NRCS HEL Determinations	2-3
202	Criteria Used to Redefine Fields	2-5
203	Conservation Plans and Systems	2-9
204	Relief for Undue Economic Hardship	2-10
205	Notifying New Owners and Operators of Conservation Compliance Provisions	2-17
206	Conservation Compliance Exemptions by NRCS	2-18
207	Conservation Compliance HELC Exemptions – RMA-Crop Insurance Policies	
	Reinsured by FCIC	2-20
208-20	9 (Reserved)	
Section 2	WC Compliance	
Subse	ction 1 Wetland Conservation	
210	Overview of WC Provisions	2-31
211	Notifying New Owners and Operators of WC Provisions	2-34
212	Types of WC Exemptions	2-35
213	Planting Sugarcane on Converted Wetland	2-37
214-21	17 (Reserved)	
Subse	ction 2 Third Party Exemption	
218	Conversion by a Third Party	2-51
219	Request for Third Party Exemption	2-53
220	Filing FSA-492 for Wetland Third Party Conversion Exemption	2-55
221	NRCS Determination of Scope and Effect	2-58
222-22	25 (Reserved)	

		Page No.
Part 2	HELC and WC Compliance Provisions (Continued)	
Section 2	WC Compliance (Continued)	
Subse	ction 3 Maintenance and Abandonment	
226 227 228-23	Maintenance of Existing Drainage Systems Abandonment Provisions (Reserved)	2-71 2-72
Subse	ction 4 Provisions Unique to Federally Reinsured Crop Insurance Subsidy	
231 232 233 234-29	Wetland Violations	2-73 2-74 2-76
Part 3	AD-1026 and AD-1026 Appendix	
Section 1	AD-1026 Purpose and Requirements	
300 301 302 303 304	Overview	3-1 3-2 3-5 3-8.5 3-9
305 306 307-32	When New AD-1026 Is Required To Be Filed	3-9 3-10
Section 2	AD-1026 Appendix and Producer Farm Data Report	
328 329 330-33	AD-1026 Appendix Printing and Using Producer Farm Data Report	3-61 3-65

Part 3	AD-1026 and AD-1026 Appendix	Page No.
Section 2	2.5 Additional AD-1026 Filing Requirement Unique to Federal Crop Insurance Producers	
335	AD-1026 Items 5 B and 8 A	3-81
336	Entity Differences Between RMA and FSA	3-82
337	Sole Proprietorship	
338	Sugar Beet Cooperatives	
339	Signature Authority for Filing AD-1026, CCC-901, and CCC-902	
340	Timely Filed for Federal Crop Insurance Benefits (Applicable to Reinsurance Years 2016-2017)	3-87
341	RMA Exemptions for Certification to Conservation Compliance (Applicable To Reinsurance Years 2016-2017)	
342-3	Reserved)	
Section 3	3 Referrals to NRCS	
356	When to Refer AD-1026 to NRCS	3-121
357 358-3	Preparation for Referral to NRCS	3-122

•	•	•	

		Page No.
Part 4	Recording and Filing NRCS Determinations	
Section	1 Information From NRCS	
400	Information From NRCS on NRCS-CPA-026e, NRCS-CPA-026-HELC and WC, or Wetland Certification Letter	4-1
401	Information From NRCS on NRCS-CPA-027	4-17
402	Maintaining Manual Records of NRCS Determinations	4-18
403-	_	
Section	2 Updating Imagery and Records With NRCS Data	
421	Updating Aerial Imagery	4-39
422	Updating Tract Records	4-42
423-	1 6	
Section	3 Providing Producer Record Changes to NRCS	
439	NRCS Requested Information	4-81
440-	499 (Reserved)	
Part 5	Compliance Checks and FSA-569	
500	Compliance Checks of AD-1026 Certifications	5-1
501	Request for NRCS Compliance Check Using FSA-569	5-2
502	Completing FSA-569	5-5
503	NRCS Denied Access to Determine Compliance	5-11
504	Pending FSA-569 Determinations	5-12
505	Possible HELC Compliance Deficiencies Discovered Through Technical	
	Assistance	5-13
506-	(Reserved)	

		Page No.
Part 6	Producer Eligibility and Relief Provisions	
Section 1	Ineligible Producer Determinations	
600	Overview	6-1
601	Effective Year to Deny Program Benefits	6-1
602	Determining Producers Who Are Ineligible	6-5
603	Landlord Exemption – HELC or WC Planting Violation	6-10.5
604	Tenant HELC Exemption – Landlord Refusal	6-15
605	Applying Landlord/Tenant Exemption Rules	6-25
606	Notifying Producers of Ineligibility Determinations	6-26
607	Notifying Other County Offices and NRCS of Ineligibility Determinations	6-29
608	County Offices Receiving Copies of Producer Ineligibility Notifications	6-29
609	Reinstatement of Eligibility Following HELC Violation	6-30
610	Process for HELC or WC Violations	6-31
611	Tenant/Sharecropper Exemption (Planting Violation on Converted	0 31
011	Wetland > 2014)	6-32
612-61	= /	0-32
Section 2	Good Faith Relief Provisions	
616	General Provisions for Good Faith Relief	6-51
617-62	(Reserved)	
Subse	ction 1 Good Faith Relief for HELC Violations	
621	Good Faith Relief Provisions and Requests – HELC	6-65
622	Using AD-1068	6-70.6
623	Determining GPR for Multiple Producers on HEL in Violation	6-75
624-63	(Reserved)	
Subse	ction 2 Good Faith Relief for WC Violations	
631	Good Faith Relief Provisions and Requests – WC	6-95
632	Using AD-1069	6-97
633	Mitigation Activities for Good Faith Approvals	6-101
634-63	6 (Reserved)	
Subse	ction 3 Reduction in Ineligibility for WC Violations	
637	Restrictions on Relief to Reduce Ineligibility	6-111
638	Requesting Relief to Reduce Ineligibility	6-112
639, 6	40 (Reserved)	
Section 3	Updating Producer Eligibility Record	
641	Producer Eligibility File	6-121
642-69	9 (Reserved)	

		Page No.
Part 7	Reporting HELC and WC Violations	
Section 1	Recording HELC and WC Violation Data	
700	HELC and WC Violation Documentation	7-1
701	Reporting Data on FSA-493	7-3
702	Using FSA-493	7-5
703	Revised FSA-493's	7-14
704-74	49 (Reserved)	
Section 2	National HELC and WC Violation Database	
750	Entering Violation Data Into the National Database	7-121
751-79		
Part 8	Scheme or Device, Appeals, and Equitable Relief	
Section 1	Scheme or Device	
800 801-8	Scheme or Device Violations	8-1
Section 2	Appeals and Equitable Relief	
811 812	General Appeal Provisions	8-15 8-15
Exhibits		
1	Reports, Forms, Abbreviations, and Redelegations of Authority	
2	Definitions of Terms Used in This Handbook	
3	Menu and Screen Index	
4	(Reserved)	
5	Violations Ineligibility for FSA, NRCS and RMA (Reinsured Crop Insurance P	remium
	Subsidy)	

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Part 1 General Information

1 Objectives and Overviews of HELC and WC Provisions

A Objectives

The objectives of HELC and WC are to:

- reduce soil loss because of wind and water erosion
- protect the nation's long-term capability to produce food and fiber
- reduce sedimentation and improve water quality
- help preserve the nation's wetlands
- remove incentives for persons to produce agricultural commodities on HEL or converted wetland.

B Overview of HELC Provisions

The 1985 Act, as amended, provides that persons who produce an agricultural commodity on a field on which HEL is predominate, or designate land on which HEL is predominate to be set aside, diverted, devoted to conservation uses, or otherwise not cultivated under a program administered by the Secretary to reduce production of an agricultural commodity, shall be ineligible for benefits under certain programs administered by USDA, unless the production of an agricultural commodity on HEL is in compliance with an approved conservation plan or system or an exemption applies.

C Overview of WC Provisions

The 1985 Act, as amended, provides that, unless exempt, persons are ineligible for benefits under certain programs administered by USDA if they:

- plant an agricultural commodity on wetland that was converted after December 23, 1985
- convert a wetland after November 28, 1990, by draining, dredging, filling, leveling, or any other means for the purpose, or to have the effect, of making the production of an agricultural commodity possible.

--Note: The date of February 7, 2014, applies to ineligibility for the federal crop insurance premium subsidy.--

2 Source of Authority and Related References

A Legislative History

The source of authority for conservation compliance is the 1985 Act (Pub. L. 99-198) as amended by:

- Food Security Act of 1985 amendment (Pub. L. 100-28)
- Food, Agriculture, Conservation, and Trade Act of 1990 (Pub. L. 101-624)
- Federal Agriculture Improvement and Reform Act of 1996 (Pub. L. 104-127)
- Farm Security and Rural Investment Act of 2002 (Pub. L. 107-171)
- Food, Conservation, and Energy Act of 2008 (Pub. L. 110-246)
- Agricultural Act of 2014 (Pub. L. 113-79).

B Federal Regulations

Regulations governing the administration of HELC and WC provisions are provided in 7 CFR Part 12.

C Related Handbooks

The following handbooks relate to HELC and WC provisions:

- •*--10-CM for farm, tract, crop data, farm records, and reconstitutions--*
- 1-GIS for CLU and FSA wetland point layer
- 3-PL (Rev. 2) for web-based subsidiary files for 2009 and subsequent years.

3 Applicability

A Program Applicability

The provisions of the handbook apply to all payments, loans, or other benefits under programs administered by FSA and NRCS with the following exceptions applicable to NRCS:

- Agriculture Management Assistance Program
- Emergency Watershed Protection Program
- Healthy Forests Restoration Program.

Federal crop insurance premium subsidies administered by RMA are a benefit subject to the provisions of this handbook.

B Person Applicability

The provisions of this handbook apply to any individual, legal entity, business enterprise, State, political subdivision, or agency that requests payments, loans, or other benefits subject to the provisions of this handbook and any affiliated persons as defined in this handbook.

3 Applicability (Continued)

C Land Applicability

If a person requests any payments, loans, or other benefits subject to the provisions of this handbook, the provisions of this handbook apply to all land owned by the person or any affiliated person and all land on which the person or affiliated person is a producer. This includes land located anywhere in the United States and is without regard to whether payments, loans, or other benefits are actually received for this land. It also includes land located in the following:

- American Samoa
- Commonwealth of Northern Mariana Islands
- Commonwealth of Puerto Rico
- District of Columbia
- Federated States of Micronesia
- Guam
- Republic of the Marshall Islands
- Republic of Palau
- Virgin Islands of the United States.

4-16 (**Reserved**)

17 FSA Responsibilities

A HELC and WC Determinations

FSA has primary responsibility for making producer eligibility determinations about compliance with HELC and WC provisions. In addition to establishing field boundaries, FSA shall determine whether:

- an individual, joint venture, or entity is a producer on a HEL field or converted wetland
- *--the land was or will be converted from native vegetation, such as grassland, rangeland, or woodland, to agricultural production after December 23, 1985

Note: See Exhibit 2 for the definition of native vegetation. Determination should be made in consultation with NRCS and any tools (historic aerial photography) NRCS may have along with any historic acreage reports FSA may have.

See subparagraph 357 B to identify native vegetation when referring HEL determination request to NRCS.--*

- a tenant or sharecropper is required to produce an agricultural commodity on HEL under the terms and conditions of an agreement between the landlord and the tenant or sharecropper
- the conversion of a wetland was caused by a third party.

B STC Action

STC shall direct the development and administration of HELC and WC provisions within the authorities and limitations of this handbook.

17 FSA Responsibilities (Continued)

*--C COC and County Office Action

County Office shall:

- provide general supervision for day-to-day HELC and WC operations
- obtain producer certification on AD-1026 of intentions to comply with HELC and WC requirements
- refer cases requiring a technical determination to NRCS
- determine the accuracy of AD-1026 certification according to the spot-check procedure in 2-CP
- notify landowners and operators requesting program benefits of any prior determinations made by NRCS on the land.

COC shall:--*

- make determinations of ineligibility for certain program benefits, as violations are discovered
- consult with Conservation District and NRCS about the adequacy of conservation systems, as needed
- consult with NRCS about determinations of third-party conversion
- provide producers with appeal rights and mediation
- determine whether a producer violated HELC or WC provisions
- when requested by the producer, in consultation with NRCS, determine whether the producer acted in good faith.

D Farm Loan Personnel Action

FSA farm loan personnel will determine whether proceeds of any loan made or guaranteed will be used for a purpose that will contribute to either of the following:

- excessive erosion
- draining, dredging, filling, leveling, manipulating, or converting a wetland.

17 FSA Responsibilities (Continued)

E Documenting County Office Actions

If actions or facts are developed that should be made part of the written record, then the County Office shall record the facts in either of the following ways:

- on the document involved
- by attaching a statement to the document.

Note: The County Office employee who takes the actions or records the facts, etc., shall sign and date the document.

F Documenting COC Determinations

Any of the following is acceptable documentation of COC action about HELC and WC determinations:

- notation on the front or back of the document describing COC's decision signed by a COC member
- a statement signed by the COC member and attached to the document
- a statement in the COC minutes cross-referencing the document.

G DD Responsibilities

*--Each year DD's will:

- review FSA-577 and employee spot checks on compliance activities to ensure that--* each employee responsible for conservation compliance receives additional training if the employee spot check indicates that the quality of work is unacceptable
- report action taken to correct deficiencies that are found to the State Office.

H Signature Authority

Follow 1-CM, Part 25 for signature and authorization provisions.

18 NRCS Responsibilities

A Determinations

NRCS will:

- administer the technical aspects of HELC and WC provisions through the State Conservationist and representatives
- determine whether the land is predominantly HEL on a particular field
- determine whether the land is wetland and if the production of an agricultural commodity is possible:
 - as a result of a natural condition
 - without producer action that destroys a natural wetland characteristic.

B HELC Provisions

NRCS will:

- determine whether a producer is doing either of the following:
 - actively applying a conservation system that is based on the local NRCS technical guide, as approved
 - using a conservation system determined to be adequate for producing an agricultural commodity on HEL
- ensure that a conservation plan is developed by NRCS and signed by the party receiving a good faith exemption before any benefits being restored and/or paid.

18 NRCS Responsibilities (Continued)

C WC Provisions

NRCS will:

provide certified wetland determinations when needed to determine compliance with WC provisions

Note: Existing wetland determinations that are **not** certified will still be maintained by FSA. However, NRCS will make a certified wetland determination before a WC violation is finalized.

- document certified wetland determinations on official USDA aerial photography, including digital imagery
- review and provide written notice that wetland documentation is accurate before the new photography is used by FSA
- determine whether the land is a converted wetland
- determine whether the actions of a producer of an agricultural commodity on converted wetland would have only a minimal effect on wetland functions and values from hydrological and biological aspects of the wetland.

19 CD, NIFA, and FWS Responsibilities

A CD Responsibilities

CD's will review conservation plans and systems evaluated by NRCS in consultation with COC.

Note: <u>CD</u> is a subdivision of a State or local government organized according to the applicable law to develop and implement soil and water conservation activities or programs.

B NIFA Responsibilities

NIFA will coordinate related information and educational programs for USDA about implementing HELC and WC provisions. NIFA contact information is located at www.nifa.usda.gov.

C FWS Responsibilities

NRCS may consult with FWS on wetland determinations, and COC's may consult for technical assistance on requests for third-party exemption. FWS offices and contact information is located at **www.fws.gov**.

20 RMA Responsibilities

A Determinations

RMA will determine:

- the reinsured crop insurance subsidy eligibility for federal crop insurance participants based on FSA eligibility records
- if FSA relief for timely filed AD-1026 for the applicable reinsurance year applies * * *
- applicable amount of reduced reinsured crop insurance subsidy eligibility for qualifying landlord or tenant exemptions
- if a policy or plan of insurance is available to a producer for the first time for applicable wetland violation exemptions.

21-199 (Reserved)

Part 2 HELC and WC Compliance Provisions

Section 1 HELC Compliance

200 Overview of HELC Provisions

A Background

The 1985 Act, as amended, provides that persons who produce an agricultural commodity on a field on which HEL is predominate, or designate land on which HEL is predominate to be set aside, diverted, devoted to conservation uses, or otherwise not cultivated under a program administered by the Secretary to reduce production of an agricultural commodity, shall be ineligible for benefits under certain programs administered by USDA, unless the production of an agricultural commodity on HEL is in compliance with an approved conservation plan or system or an exemption applies.

This section covers:

- making HEL determinations
- exemptions that apply so producers with highly erodible fields may remain eligible for covered benefits.

B Definitions of Key Terms

Key terms and definitions, according to 7 CFR Part 12, are provided in the following table.

Note: These terms are used in this section relative to conservation plans and systems on fields that are HEL.

Term	Definition		
Agricultural	An <u>agricultural commodity</u> is any crop planted and produced by annual		
commodity	tilling of the soil, including tilling by 1-trip planters or sugarcane.		
Highly erodible field	A <u>highly erodible field</u> is a field where HEL is predominant. HEL shall be considered to be predominant if either:		
	• 33.33 percent or more of the total field acreage is identified as soil map units that are highly erodible		
	• 50 or more acres in this field are identified as soil map units that are highly erodible.		
	Note: When a previously determined HEL field is split, any highly erodible soil map units within the newly formed fields, will result in the field determined HEL		
Highly erodible land	HEL is land that has an erodibility index of 8 or more.		
	Note: NRCS makes all HEL and highly erodible field determinations.		

B Definitions of Key Terms (Continued)

Conservation plan means the document that:
applies to highly erodible cropland
• describes the:
 conservation system applicable to the highly erodible cropland
 decisions of the person with respect to location, land use, tillage systems, and conservation treatment measures and schedules
• is approved by the local soil and conservation district in consultation with the local committees established under section 8(b)(5) of the Soil Conservation and Domestic Allotment Act (16 U.S.C. 590h(b)(5)) and NRCS.
Conservation system means a combination of 1 or more conservation
measures or management practices that are:
 based on local resource conditions, available conservation technology, and standards and guidelines in NRCS Field Office Technical Guides
 designed to achieve, in a cost-effective and technically practicable manner, a substantial reduction in soil erosion or a substantial improvement in soil conditions on a field or group of fields containing highly erodible cropland when compared to the level of erosion or soil conditions that existed before the application of the conservation measures and management practices.
<u>CD</u> is a subdivision of a State or local government organized
according to the applicable law to develop and implement soil and water conservation activities or programs.
<u>C</u> r

200 Overview of HELC Provisions (Continued)

C Summary of HELC Exemptions or Relief

The following table provides paragraph references for various exemptions or relief applicable to HELC provisions.

Exemption or Relief	Paragraph References
Undue economic hardship	204
NRCS exemptions	206
Landlord exemption	603
Tenant HELC exemption – landlord refusal	604
Good faith relief	616, 621-623

201 Redefining Fields With Previous NRCS HEL Determinations

A Fields Requiring an NRCS Redetermination

Changes to the field after NRCS has made previous HEL/NHEL determinations must be forwarded to NRCS for a redetermination using AD-1026 when the field boundary has physically changed.

Examples: Clearing or breaking of undetermined surrounding land (excluding removal of fence or tree line, or minor changes from better measurements because of the use of digital photography) requires a HEL determination on that acreage, if

--used to produce an agricultural commodity. New breakings must be designated as a separate field (CLU) until the NRCS HEL determination process is completed (see subparagraph 357 B). If that newly determined acreage is-- combined with an existing determined field this results in a field combination (paragraph 202 applies).

* * *

Reduction in a field size because of land taken out of agricultural production.

--Combination/division of previously delineated fields (except when 2 HEL fields are combined, see subparagraph B).--

201 Redefining Fields With Previous NRCS HEL Determinations (Continued)

B Fields Not Requiring an NRCS Redetermination

Changes in field boundaries that do **not** meet the criteria in subparagraph A for an NRCS redetermination shall either:

• be labeled "HEL" when multiple fields are combined and all of the fields were previously determined to be HEL

Note: Fields that were previously determined to be HEL remain HEL when combined with another field.

• *--be labeled "no determination" (UHEL, undetermined for highly erodible land).

Note: Areas labeled as "UHEL" or without HEL determination in the automated tract—* file, will require a new NRCS determination if the producer intends to plant a commodity crop on the field. A referral to NRCS is required with a "Yes" response on AD-1026, Part B, item 6.

C Other Changes That Do Not Require a HEL Redetermination

HEL redeterminations by NRCS are **not** required when any of the following apply.

- The FSA acreage measurement is corrected and there has been no change to the physical boundaries of the field, such as a change in acreage because of GIS measurement. The *--original NRCS determination must be retained.--*
- Changes to a farming operation resulting in a reconstitution that has no impact on previous HEL/NHEL determinations or producer eligibility.

Examples: Reconstitutions resulting from the sale or loss of a rented tract.

Reconstitutions involving the purchase or additional rental of tracts with previous HEL/NHEL determinations.

D Producer Requests for Redeterminations

The producer may make a request directly to NRCS to do either of the following:

- validate an existing HEL determination of the field if there is reason to believe the designation resulting from a field combination or division is **not** correct
- redefine a field to delineate that portion that is substantially NHEL, from that field for different management uses.

201 Redefining Fields With Previous NRCS HEL Determinations (Continued)

E Using Automated HEL Determinations

HEL determinations are the responsibility of NRCS. Automated HEL measurement/ determination computer programs shall **not** be used. All HEL determinations must be completed using the specific technical criteria set forth in the regulation at 7 CFR 610.14. Because FSA may not have the correct factor values and technical criteria available to make these determinations, FSA shall **not** use any computer program to provide the producer an estimate or advance HEL determination.

202 Criteria Used to Redefine Fields

A Redefinition of HEL Fields

The following:

- provides rules NRCS will use for redetermining HEL on fields for which boundaries are changed after the field was determined predominately HEL by NRCS
- is for information only. FSA shall **not** make HEL determinations and shall refer all redefinitions to NRCS for a determination.

Note: The same rules apply to land that is redefined for an expired CRP contract.

IF a predominately highly erodible	AND NRCS determines	
field is	HEL	THEN NRCS will
combined with adjoining land	in the resulting field is either of the following:	consider the resulting field as HEL.
	• 33.33 percent or more	
	• 50 acres or more	
	in the resulting field is	consider the area:
	less than both of the	
	following:	previously determined HEL as HEL
	• 33.33 percent	• not previously determined HEL as
	• 50 acres	NHEL.
		Note: See 1-GIS to record the
		determination within the
		Service Center GIS.

A Redefinition of HEL Fields (Continued)

IF a predominately highly	AND NRCS determines	
erodible field is	HEL	THEN NRCS will
divided into 2 or more fields		make HEL determination by
incorrectly delineated as the		using the criteria for highly
result of a County Office		erodible fields in
error when NRCS made the		subparagraph 200 B.
initial HEL determination		
requested by the producer to	can be delineated separately	identify the fields as separate
be divided by permanent	from NHEL in the field	HEL and NHEL fields.
boundaries that meet the		
requirements for field		
delineations in 2-CP to		
separate HEL and NHEL		

B Field Determined NHEL

If field boundary changes are made on fields that were determined NHEL by NRCS, then the HEL status for the resulting field or fields shall be determined using the criteria for highly erodible fields.

C Redefinitions for Land Entering Into CRP Contracts

If an area is redefined for CRP eligibility purposes, NRCS will make a new HEL determination on the remaining land in the field that is **not** under CRP contract using the *--criteria for highly erodible fields, if the remaining land is used to produce an agricultural commodity.--*

D Referring Boundary Changes to NRCS

Use the following for referrals to NRCS for changes in field boundaries or redefinition of fields.

Step	Action
1	*Number fields according to 10-CM, subparagraph 29 F*
2	Determine official acreage of all redefined or changed fields.
3	Send copies of the following to NRCS:
	 producer's AD-1026 prepared according to subparagraphs E and F identifying boundaries of the new fields the area before the changes if it will assist NRCS in identifying the change.

E Preparing AD-1026 for NRCS

^{*--}To request a determination, see the most current year AD-1026 filed by a producer to certify compliance on fields that require NRCS determinations according to subparagraph A or B.--* Take action according to subparagraph F.

F Explanation on AD-1026

A statement shall be entered in the bottom margin of AD-1026 that is sent to NRCS for a redetermination or redefinition that describes the:

- reason for the referral
- NRCS action needed as determined according to subparagraphs A and B.
- **Example 1:** "HEL field boundaries were incorrectly delineated. NRCS redetermines whether the field is predominately highly erodible."
- **Example 2:** "HEL field combined with adjoining field."
- **Example 3:** "Producer requested redetermination. NRCS redefines to separate HEL from NHEL."
- **Example 4:** "Field boundary changes on NHEL field. NRCS redetermines whether the field is predominately highly erodible."

G Field Access Authority Is Needed

If NRCS determines that access to a field is required to make a HEL redetermination, *--AD-1026 on file provides that access; regardless of when AD-1026 was filed because of continuous rollover of certification.--*

* * *

H NRCS Action

NRCS shall:

- update NRCS records for fields:
 - that were previously determined HEL
 - required to be HEL, and not subject to redetermination by NRCS
- make new HEL determinations, if applicable
- send producers a revised NRCS-CPA-026e that reflects the new field boundaries and HEL determinations
- notify FSA of new HEL determinations.

203 Conservation Plans and Systems

A Conservation Plan or System Requirement

Regulations provide that no person shall be ineligible for covered benefits as the result of production of an agricultural commodity on HEL if this production is in compliance with an approved conservation plan or system.

NRCS works in coordination with CD to develop and approve conservation plans and systems in conformity with technical standards set forth in the NRCS Field Office Technical Guide for the district.

B Documentation of Conservation Requirements

An acceptable conservation system may or may not be documented in a written conservation plan. Whenever NRCS makes a determination about a conservation system, it is automatically documented in a conservation plan.

Conservation plans are used by NRCS to document the schedule of practices to be used when providing assistance to producers for meeting HEL requirements. A signed conservation plan is a requirement only when the producer has been approved for gradual implementation of a conservation system on HEL.

Conservation plans are also required:

- when a producer requests reinstatement from a violation
- as a condition of restoration of benefits following approval of a good faith exemption
- following receipt of an NRCS technical assistance variance
- •*--for federal crop insurance participants to be eligible for premium subsidy.--*

203 Conservation Plans and Systems (Continued)

C Considerations for Conservation Plans and Systems

The following table provides certain factors that NRCS takes into consideration when developing a conservation plan or system.

Note: The following factors have general applicability and may not be all inclusive of considerations that are made on a local or regional basis.

Factor	Description
Achieve substantial	Conservation system shall be designed to achieve substantial
erosion	reductions in soil erosion according to the NRCS Field Office
	Technical Guide.
Technically and	Conservation system shall be technically and economically
economically feasible	feasible, based on local resource conditions and available
	conservation technology.
Cost-effective	Conservation system shall be cost-effective.
Undue economic	Conservation system shall be developed so it will not cause undue
hardship	economic hardship on the person applying the conservation system.

204 Relief for Undue Economic Hardship

A Determination of Undue Economic Hardship

If NRCS is unable to develop a conservation plan within their technical guidelines to the satisfaction of the producer because the producer asserts that application of a conservation system according to NRCS requirements would impose an undue economic hardship on the producer, NRCS will refer the producer to FSA to make a request for relief to COC.

AD-1026D shall be completed according to this paragraph for all requests for relief to avoid undue economic hardship. Based on information available, including information provided by the producer and NRCS:

- COC shall make a recommendation to STC
- STC shall consider the recommendation by COC and any other information deemed appropriate, and render a final determination.

B Example of AD-1026D

The following is an example of AD-1026D.

*_.

This forn	n is available electronically.				Form Approved – ON	/IB No. 0560-0
AD-1026		RTMENT OF AGRICULTUR	RE	1A. S	TATE NAME	
02-06-12	?) Fa	arm Service Agency		State)	
	RELIEF FOR UNDUE	ECONOMIC HARDS	SHIP REQUEST	1B. C	OUNTY NAME	
		BLE LAND CONSE	•	Count	-y	
IOTE:	The following statement is made in act form is 7 CFR Part 12, the Commodit. The information will be used to make impose an undue economic hardship agencies, and nongovernmental entit identified in the System of Records N. the requested information will result in determined by NRCS would impose a	v Credit Corporation Charter Act a determination as to whether ap on the producer. The informatio es that have been authorized ac strice for USDA/FSA-2, Farm Rec an inability to make a determina in undue economic hardship on t	(15 U.S.C. 714 et seq.), and the function of the conservation system collected on the form may be discess to the information by statute cords File (Automated). Providing ation as to whether application of the producer.	ood, Conservation according to solosed to other or regulation and the requested in the conservation	ion, and Energy Act of 2008 (the specifications determinec Federal, State, Local governr flor as described in applicabl formation is voluntary. Howe system according to the spec	Pub. L. 110-246; I by NRCS would ment agencies, T le Routine Uses ever, failure to ful cifications
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	. – PRODUCER INFORMATIC IE AND ADDRESS OF PRODUCE		3. TAX IDENTIFICATION	NUMBER	4. FARM NUMBER	
ny Pr	oducer	ax (modulity zip Gode)	(Last 4 Digits)	HOMBEN	T. I AINW NOWIDER	
	Avenue		XXXXX		1234 5B. FIELD NUMBER	e cpopyr
ometo,	wn, State 00000		5A. TRACT NUMBER		OB. FIELD NUMBER	6. CROP YE
			567		5	2012
B. TELE	EPHONE NO. (Including Area Code):	(555) 123-4567				
and da any do reques	hare, benefits to be earned throug ated by the affected producer. The ocuments that would support a fino sted to avoid the hardship:	h programs subject to compl request may be made on a	separate sheet, signed and da	situation. The ated, and attac	request must be in writing thed to this application. In	to obtain g and signed clude copies o
and da any do reques season.	ated by the affected producer. The ocuments that would support a find sted to avoid the hardship:	h programs subject to complete to complete to the configuration of the c	liance, and general economic separate sheet, signed and donservation requirements would be seen and the servation requirement of the servation of the	Application fe	ervation practices, efforts request must be in writing hed to this application. In Indue economic hardship or relief shall be request	to obtain y and signed clude copies o and relief
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and da any do request Reason. Note: This BA. SIGN S PART C 10. Description may be considered by the constant of the consta	e relief determination shall appl NATURE OF PRODUCER (By) Tight and the producer in the producer of the produ	y only for the crop year an 8B. TITLE/RELATIONS- SIGNING IN A REPI RCS , estimated cost, suggested ion District may have to assigned and dated, and attach	liance, and general economic separate sheet, signed and disonservation requirements would be a signed as a signed	Application for BC. DATE (MM-DD) 03-08-2	practices, efforts request must be in writing hed to this application. In Indue economic hardship or relief shall be request the property of the practices, and an area of the practices, and are of	ted annually. A USE ONLY ERRED TO NI YY) 4-2012 y other information

B Example of AD-1026D (Continued)

if compliance requireme \$ 500	USDA benefits the producer expects to earn nts are met.
	er's knowledge of the producer's operation, y, and reasons for the recommendation to the
dation	
16B. DATE (MM-DD-YYYY)	17. DATE REFERRED TO STATE COMMITTEE (MM-DD-YYYY)
03-28-2012	03-28-2012
19B. DATE (MM-DE	
20. DATE PRODU	CER WAS NOTIFIED (MM-DD-YYYY)
04-06-2012	RED TO COUNTY COMMITTEE (MM-DD-YYYY)
	16B. DATE (MM-DD-YYYY) 03-28-2012 ary to make a determination, decides a secons

C AD-1026D, Items 1 Through 6

Complete AD-1026D, items 1 through 6 according to the following table for all producers who request a determination for relief from applying practices specified by NRCS to apply a conservation system because it would cause undue economic hardship.

Item	Instruction
1A	Enter the State where HEL applicable to this request is located.
1B	Enter the county where HEL applicable to this request is located.
2	Enter the producer's name and address, including ZIP Code and telephone
	number.
3	Enter the last 4 digits of the tax ID number for the producer listed in item 2.
4	Enter the FSA FSN of the farm for which this exemption request is being made.
5A	Enter the FSA tract number on which HEL is located.
5B	Enter the FSA field number on which HEL is located.
6	Enter the crop year for which this exemption request is being made.

D AD-1026D, Items 7 and 8

AD-1026D, item 7 provides the producer with general guidelines and information needed for making a determination. The following is pertinent information that the producer should be encouraged to include:

- producer's estimate of the cost of installing the conservation practices
- USDA program benefits the producer expects to request if compliance requirements are met
- producer's general economic situation
- type of relief requested to avoid the hardship
- any other information that may assist in making a determination.

D AD-1026D, Items 7 and 8 (Continued)

The producer shall be advised that the determination shall apply for 1 crop year only, and application for relief shall be requested annually.

Note: The producer's request may either be entered on AD-1026D or a separate sheet that is signed and dated. Attach any documentation to AD-1026D and reference each document and description of the document in item 7.

AD-1026D, item 8 shall be signed and dated by the producer, or referenced if the producer signed and dated a request on a separate sheet.

E AD-1026D, Item 9

Upon receipt of a producer's request for relief, FSA shall immediately refer AD-1026D and attachments to NRCS for completion of Part C. Enter the date referred to NRCS on AD-1026D, item 9.

Maintain a temporary file with copies of AD-1026D and all related information.

F AD-1026D, Part C

NRCS shall provide information requested in AD-1026D, item 10. This will include any comments from SWCD that may assist in making a recommendation or determination. Information from NRCS may include the following:

- practices required and estimated cost
- suggested alternatives they would advise
- cost-share assistance available to establish required practices
- any other information or recommendations NRCS has that may assist in making a determination.

The information may be provided on AD-1026D and signed and dated in item 11, or on a separate sheet, signed and dated, and attached to the original AD-1026D. FSA shall reference any attachments and signatures on AD-1026D, as applicable.

NRCS shall:

- keep a copy of AD-1026D and attached information, and return the original and all attachments to FSA
- enter the date the information is referred to FSA in AD-1026D, item 12.

204 Relief for Undue Economic Hardship (Continued)

G AD-1026D, Part D

COC shall complete AD-1026D, item 15 to document their recommendation to STC regarding the relief request and the reasons for the recommendation. The following are relevant factors that shall be considered in making the recommendation:

• cost of installing the practices the producer asserts would cause undue economic hardship

Note: Enter COC's estimated cost of installing the practices on AD-1026D, item 13.

 benefits that the producer expects to receive if compliance requirements are met for the crop year

Note: Enter the approximate amount on AD-1026D, item 14.

- producer's general economic situation
- information provided by the producer and NRCS, and COC's knowledge of the producer's situation.

COC representative shall sign AD-1026D, item 16 or attached document.

A copy of AD-1026D and related documents will be kept in the County Office, and the original AD-1026D and all attached documentation shall be referred to STC with COC's recommendation. Enter the date the information is referred to STC for a determination on AD-1026D, item 17.

H COC Recommendation and Documentation

COC's relief recommendation to STC may be:

- denial of relief
- waiver of the practice or practices for 1 year
- less costly solutions to be applied for 1 year
- other relief deemed appropriate for the situation.

The relief recommendation shall be limited to 1 year and documented in detail with specific reasons for the recommendation and evidence that supports the recommendation.

204 Relief for Undue Economic Hardship (Continued)

I AD-1026D, Items 18 and 19

Upon consideration of all information available, including COC's recommendation and any additional information deemed necessary, STC shall make a determination.

The relief determination:

- shall be for 1 year
- may include the items in subparagraph H
- is not limited to COC's recommendation.

All discussions and considerations in making the determination shall be:

- documented in detail on AD-1026D, item 18 or attachment
- signed and dated by an STC representative on AD-1026D, item 19 or attachment.

J AD-1026D, Item 20

STC shall notify the producer about the determination and reasons for the decision. Provide the producer with appeal rights according to 1-APP. A copy of the producer's notification shall be:

- attached to AD-1026D
- mailed to the County Office where the request originated.

The State Office shall enter the date the producer was notified on AD-1026D, item 20.

K AD-1026D, Item 21

After the producer's appeal rights for STC's determination have expired, the State Office shall refer a copy of AD-1026D and all related information to the County Office.

The State Office shall enter the date the information was mailed on AD-1026D, item 21.

L AD-1026D, Item 22

Upon receipt of AD-1026D, a copy and all documentation shall be:

- copied and provided to NRCS
- filed in the permanent file established according to paragraph 402.

205 Notifying New Owners and Operators of Conservation Compliance Provisions

A Informing New Producers of HELC and WC Provisions

When changes that result in new producers on a farm are reported to County Offices, the new producers involved shall be advised of HELC and WC requirements.

B Providing Information to New Producers

County Offices shall inform new producers:

- of NRCS HEL and wetland determinations
- of areas granted a commenced or third party wetland conversion determination

Note: County Offices shall provide imagery showing HEL and wetland determinations to new producers according to 2-CP.

- whether NRCS has completed HEL and wetland determinations
- whether County Office records indicate that there is an approved conservation plan for the farm and tract
- to contact NRCS for development or revision of a conservation plan on HEL.

A Exemptions NRCS May Apply

The following table provides exemptions that NRCS may apply for determining whether a person is using an acceptable conservation plan or system on HEL.

Note: See Part 6 for producer exemptions that may be applied by FSA.

Exemption		Description			
Reliance on an incorrect NRCS determination of	Production of an agricultural commodity on HEL in reliance on a determination by NRCS that this land was not HEL.				
HEL	Exception:	This exemption shall not apply if the planting of an agricultural commodity was done after NRCS determined the land to be HEL and the person was notified of the determination.			
Areas of 2 acres or less	Noncommercial production of agricultural commodities on HEL on an area of 2 acres or less if it is determined by COC that this production is not intended to circumvent the conservation requirements.				
	Production is considered to be commercial if it is fed to commercial livestock, sold, or used for other commercial purposes.				
	Examples:	Home gardens of 2 acres or less are exempt.			
		Two acres of corn that is fed to cattle are not exempt.			
	-	hall be made by the producer in writing, and the documented in the COC minutes.			
Beyond the producer's control	Failure to con	mply is beyond the control of the person.			

206 Conservation Compliance Exemptions by NRCS (Continued)

A Exemptions NRCS May Apply (Continued)

Exemption	Description
Temporary	NRCS grants a temporary variance from practices specified in the plan
variance	for the purpose of handling a specific problem, including weather, pest,
	and disease problems, which NRCS determines cannot be reasonably
	addressed except through this variance.
Small areas of	Small areas of noncropland within or adjacent to the boundaries of
noncropland	existing HEL fields, such as abandoned farmsteads, areas around filled
	or capped wells, rock piles, trees, or brush that are converted to
	cropland, if they are included in an approved conservation plan for the
	entire highly erodible field.

Note: See subparagraph 621 F for HELC violations NRCS determines to be technical and minor in nature.

B Determinations for Sugarcane

If the initial planting of sugarcane causes a HELC noncompliance, then the producer is ineligible:

- the year the crop is planted
- for succeeding crop years during the life of the sugarcane if:
 - a conservation plan is not being actively applied on the land the year following the initial noncompliance determination
 - application of the conservation plan begins later than the beginning of the crop year following the initial noncompliance determination.

Note: Failure to actively apply the conservation plan during any crop year on the land where the sugarcane is planted may result in a noncompliance determination.

207 Conservation Compliance HELC Exemptions – RMA-Crop Insurance Policies Reinsured by FCIC

A Certifying HELC Compliance for FCIC Provisions

--AD-1026 provides a producer's certification to conservation compliance. This--- certification may solely be seeking the USDA benefit of the federal crop insurance premium subsidy (AD-1026 Appendix, item 6). The Agricultural Act of 2014 and 7 CFR Part 12 provides unique HELC exemptions for producers in this situation.

B New to Conservation Compliance

--Producers (and any of their affiliated persons certifying to conservation compliance-- meeting these same parameters) who have not participated in, and were not affiliated with any person who participated in, any USDA program for which conservation compliance was a requirement, have 5 reinsurance years (a reinsurance year is July 1 through June 30) in which to develop and comply with an NRCS-approved conservation plan for HELC provisions. These producers are identified by AD-1026, item 8 A and are participating in federal crop insurance only (or not seeking any benefit but are certifying as an affiliate of an individual or entity that is certifying to compliance solely for FCIC).

The beginning of the 5-reinsurance-year period depends on whether a HEL determination *--was made on any of the land in the producer's farming operation and whether administrative appeal rights have been exhausted for that determination. The 5-reinsurance-year period begins for:

- producers who have no land with an NRCS HEL determination, the start of the reinsurance year following the date NRCS makes a HEL determination and they exhaust all their administrative appeals to the technical determination
- producers who have any land for which a NRCS HEL determination has been made and all administrative appeals have been exhausted, the start of the reinsurance year following the date the person certifies compliance with FSA to be eligible for the reinsured crop insurance premium subsidy.

Note: The regulation stipulates June 1 as the appeal rights exhausted date to an applicable reinsurance year. The date applicable to this exemption may be the date the appeals rights are exhausted to the HEL determination, or it may be the date the producer filed AD-1026 for the exemption if no HEL determination was required for producer filing for this exemption.--*

207 Conservation Compliance HELC Exemptions – RMA-Crop Insurance Policies Reinsured by FCIC (Continued)

C Conservation Compliance Eligibility for New to Conservation Compliance HELC Exemption

*--Set to "certified" in subsidiary when producers (and affiliated persons) are solely seeking the benefit of the federal crop insurance subsidy benefit, and certify to compliance based on this exemption. This will communicate the producer's eligibility to RMA. However, the applicable HEL/tract that does not have the conservation plan developed and implemented must be set to "HEL: conservation system is not being applied", with the applicable farm/tract RMA producer exception of "New RMA Producer", until a conservation plan has been developed and implemented. This will ensure the producer's ineligibility of FSA and NRCS programs, subject to conservation compliance, until a plan has been implemented. Applicable affiliates are communicated NRCS and FSA ineligible with "Affiliate Violation" in AD-1026, section of subsidiary. They are communicated RMA eligible with "no" (ineligible with "yes") in the Affiliate Violation for RMA portion of AD-1026 subsidiary, ("Is the Producer's Affiliate Violation applicable to RMA?").

If after the 5-reinsurance-year period the producer has not developed or implemented a conservation plan the system must be updated to show "not filed" for AD-1026 in--* subsidiary. NRCS CPA-027, as discussed in paragraph 401, will be used by NRCS when plans have been developed and implemented under this exemption.

D Previously in Compliance With HELC

Producers who were subject to HELC requirements in the past because they participated in USDA programs, stopped participating in those programs before February 7, 2014, but would have been in violation of the HEL requirements had they continued participation in such programs after February 7, 2014, have 2 reinsurance years to develop and comply with a conservation plan approved by NRCS before they become ineligible for federal crop insurance premium subsidies. The 2 reinsurance years begin the start of the reinsurance year, administrative certification date of June 1, following the date the person certifies to compliance with FSA to be eligible for USDA benefits subject to the conservation compliance provisions.

E Conservation Compliance Eligibility for Previously in Compliance With HELC

--Producers previously in noncompliance with HELC were identified as "not filed" for AD-1026 in subsidiary. Change this to "certified" for those now filing for the reinsured crop insurance premium subsidy benefit 2-year HELC exemption for AD-1026 to communicate the producer's eligibility to RMA. The producer's tract data will remain flagged with "HEL: conservation system is not being applied", with applicable farm/tract RMA producer exception of "2RY RMA Exemption". Applicable affiliates are communicated NRCS and FSA ineligible with "Affiliate Violation" in AD-1026, section of subsidiary. They are communicated RMA eligible with "no" (ineligible with "yes") in the Affiliate Violation for RMA portion of AD-1026 subsidiary, ("Is the Producer's Affiliate Violation applicable to RMA?").--

207 Conservation Compliance HELC Exemptions – RMA-Crop Insurance Policies Reinsured by FCIC (Continued)

E Conservation Compliance Eligibility for Previously in Compliance With HELC (Continued)

*--Prepare FSA-569 for the current crop year when individuals and entities certify to this exemption. FSA-569 must be clearly marked "PARTICIPATING FCIC PRODUCER FILING AD-1026 FOR HELC EXEMPTION" before submitting to NRCS. A folder must be kept of FSA-569 according to subparagraph 504 A.

When FSA-569 is returned within the 2-reinsurance-year time period communicating "The field meets the requirements of the HELC provisions" HEL tract data will be updated for the current year to restore eligibility for FSA and NRCS.

If FSA-569 is returned at the end of the 2-reinsurance year time period and communicates "The field does "**Not**" meet requirements of the HELC provisions", the subsidiary flag for AD-1026 must be changed to "not filed" for the current year to communicate ineligibility to RMA.

Example: Jane Farmer was found out of compliance for HELC provisions in 2012. Jane Farmer did not want to invest in structural practices or no-till equipment to meet the erosion reduction as required by the NRCS Conservation Plan. Jane Farmer decided to quit participating in FSA programs and had AD-1026 changed to "not filed". Jane Farmer buys federally reinsured crop insurance administered through RMA and wants to restore eligibility for the reinsured crop insurance subsidy. Jane Farmer certifies to compliance on AD-1026 in May 2016 based on an exemption referred to in AD-1026 Appendix, item 6. Change AD-1026 to "Certified" in the web-based subsidiary eligibility to communicate Jane Farmer's eligibility for the reinsured crop insurance subsidy for reinsurance year 2017 (July 1, 2016). Her tract data will remain set at "HEL: conservation system is not being applied" to communicate ineligibility for FSA and NRCS programs.--* NRCS returns FSA-569 in May 2018 communicating "The field meets the requirements of the HELC provisions". Jane Farmer's tract data is updated to "HEL: conservation system is being actively applied", restoring her eligibility to participate in any FSA and NRCS programs.

208-209 (Reserved)

Section 2 WC Compliance

Subsection 1 Wetland Conservation

210 Overview of WC Provisions

A Background

The 1985 Act, as amended, provides that, unless exempt, persons are ineligible for benefits under certain programs administered by USDA if they:

- plant an agricultural commodity on wetland that was converted after December 23, 1985
- convert a wetland after November 28, 1990, by draining, dredging, filling, leveling, or any other means for the purpose, or to have the effect, of making the production of an agricultural commodity possible.
- *--The Agricultural Act of 2014 provides that, unless exempt, persons are ineligible for the federal crop insurance premium subsidy administered by RMA if they:
 - plant an agricultural commodity on wetland that was converted after February 7, 2014
 - convert a wetland after February 7, 2014, by draining, dredging, filling, leveling, or any other means for the purpose, or to have the effect, of making the production of an agricultural commodity possible.

Note: All wetlands determined as CW+14 will be considered after February 7, 2014, unless proven by the producer to have been completed January 1 through February 7, 2014.--*

This section covers:

- wetland types determined by NRCS
- certain exemptions that may apply to remain eligible for covered USDA benefits.

Section 363 of the Consolidated Farm and Rural Development Act places additional requirements on FLP loans and loan guarantees. FSA may not approve any loan or loan guarantee to drain, dredge, fill, level, or otherwise manipulate a wetland, or to engage in any activity that results in impairing or reducing the flow, circulation, or reach of water except in the case of activity related to the maintenance of previously converted wetlands.

B Permitted Uses and Restrictions of Wetlands

The following table provides permitted uses and restrictions of certain wetlands for compliance with WC provisions.

Type of						
Wetland	Permitted Use and Restrictions					
W	Wetlands cannot be converted, but can be farmed under natural conditions.					
CW Before November 28, 1990	Wetlands converted before November 28, 1990, cannot be planted to an agricultural commodity and retain eligibility for FSA and NRCS benefits.					
CW After November 28, 1990,	Wetlands converted after November 28, 1990, must be either of the following:					
*and before	restored to wetland status					
February 8, 2014*	mitigated to regain eligibility for FSA and NRCS benefits.					
	Persons who plant agricultural commodities on $CW \le 13$ are ineligible for FSA and NRCS benefits.					
FW	Wetlands farmed can continue to be farmed. Wetland status cannot be altered.					
	Note: Wetlands that can be farmed under natural conditions cannot be manipulated in any way, unless NRCS determines the work would have minimal effect on wetland values.					
PC	Wetlands converted before December 23, 1985, can be farmed and maintained.					
	Note: Wetlands granted a commenced conversion exemption determination can be maintained to the extent that existed on January 1, 1995.					
CW after February 7, 2014	Wetlands converted after February 7, 2014, cannot be planted to an agricultural commodity and retain eligibility for FSA, NRCS, or RMA benefits.					
	Wetlands converted after February 7, 2014, must be either of the following:					
	 restored to wetland status mitigated to regain eligibility for FSA, NRCS, or RMA benefits. 					
	Persons who plant agricultural commodities on $CW \ge 14$ are ineligible for FSA, NRCS, and RMA benefits.					

B Permitted Uses and Restrictions of Wetlands

Type of						
Wetland	Permitted Use and Restrictions					
*CWIL	Wetlands converted after February 7, 2014, with payment in lieu of mitigation cost can be planted to retain RMA benefits. However, CWIL results in ineligibility of FSA and NRCS benefits. Converted wetland payment in lieu must be either of the following: • restored to wetland status					
	mitigated to regain eligibility for FSA and NRCS benefits. Persons who plant agricultural commodities on CWIL are ineligible for					
	FSA and NRCS benefits.					
CWTA	Wetlands converted after February 7, 2014, by a producer who requested a certified wetland determination from NRCS but who did not receive timely assistance can be planted to retain RMA benefits. However, CWTA results in ineligibility of FSA and NRCS benefits. Converted wetland technical assistance must be either of the following:					
	 restored to wetland status mitigated to regain eligibility for FSA and NRCS benefits. 					
	Persons who plant agricultural commodities on CWTA are ineligible for FSA and NRCS benefits*					

C Summary of WC Exemptions or Relief

The following table provides paragraph references for various exemptions or relief applicable to WC provisions.

Exemption or Relief	Paragraph References
Minimal effect	212
Artificial wetland	212
Natural condition	212
Conversion by third party	212, 218-221
Restoration/mitigation	601 B and E
Operator relief	602 C
Good faith relief	616
Reduction in ineligibility	637
FCIC Exemptions	228-230

211 Notifying New Owners and Operators of WC Provisions

A Notification of Previous Determinations

To assist producers with their conservation compliance obligation, the County Office should notify new farm owners and operators of previous wetland determinations when 1 of the following applies:

- a farm reconstitution is approved
- tract ownership changes
- farm operator changes.

B What to Provide New Owners and Operators

Provide new tract owners and farm operators with:

- a copy of the current farm imagery with previous wetland determinations recorded by field
- an explanation of WC provisions.

C Responsibility for Compliance

The purpose of the notification to new owners and operators is to provide an added reminder to potential program participants of their conservation compliance responsibilities. It remains the responsibility of the producer to ensure compliance with the HELC and WC provisions on all newly acquired land. The County Office is **not** required to become aware of all land transfers (sales or rentals) by every producer. Failure to notify producers according to subparagraph A will **not** eliminate any loss of program benefits because of noncompliance.

212 Types of WC Exemptions

A Introduction

WC regulations provide certain exemptions to allow a person to remain eligible for program benefits when an agricultural commodity is produced on converted wetland or a wetland is converted.

B Types of Exemptions

The following table provides types of wetland exemptions.

IF	THEN an exemption applies on
NRCS has determined that the conversion of the	MW.
wetland and the production of an agricultural	
commodity would have a minimal impact on wetland	
functions and values in the area	
NRCS determines AW is the result of excavating or	AW.
diking NW to collect and retain water for the	
following:	
• livestock	
• fish production	
• irrigation	
rice production	
flood control	

212 Types of WC Exemptions (Continued)

B Types of Exemptions (Continued)

IF	THEN an exemption applies on
NRCS determines the wet area is created by a water	a wet area, such as AW.
delivery system, irrigation, irrigation system,	
application of water for irrigation, nontidal drainage,	
or irrigation ditch excavated in nonwetland	
NRCS determines this production is possible because	wetland.
of a natural condition	
Example: Drought.	
COC determines that the conversion was caused by a	wetlands converted by a third
third party with whom the person requesting benefits	party.
was not associated through a scheme or device to	
circumvent the WC provision	
Note: See Subsection 2 for requirements for granting	
a third party conversion exemption.	
NRCS determines the land is identified as having both	land in Alaska.
of the following:	
high potential for agricultural development	
a predominance of permafrost soils	

213 Planting Sugarcane on Converted Wetland

A Background

Sugarcane is harvested for several years from an initial planting. If the sugarcane is planted on converted wetland, then an eligibility determination is required for each year the crop is harvested.

B Determining Eligibility

If sugarcane is planted on converted wetland, then a sugarcane producer shall be determined:

- ineligible the year the crop is planted
- eligible for program benefits in succeeding crop years, if the farm is otherwise in compliance and either of the following apply:
 - the producer requests and is granted MW determination by NRCS in consultation with FWS
 - the crop is abandoned or destroyed.

* * *

214-217 (Reserved)

218 Conversion by a Third Party

A Definition of Third Party Exemption

A wetland conversion may be considered for a "third party exemption" if it is determined the wetland was converted:

- because of actions of a person (including an entity) unrelated to, and outside the control of, the owner or tenant of the land at the time of the conversion
- without approval of the landowner or tenant at the time of the conversion.

Approval of third party exemption:

- results in a "third party" (TP) wetland determination for the converted wetland
- allows the planting of an agricultural commodity on the area covered by the designation.
- Example 1: A pothole straddles a property line. The adjoining neighbor runs a ditch on their property that drains the entire pothole resulting in a determination of CW + year on wetland acreage of both properties. The other neighbor had no knowledge/consultation/collusion with the neighbor that did the ditching. He applies for and is granted "third party exemption" and his wetland acreage is determined "TP" (the wetland acreage on the neighbor's property remains CW + year).
- Example 2: Joe Farmer purchases a farm in 2017 from Jane Grower. While completing a wetland determination NRCS determines there is 1.0 acres of CW + 2015. The CW + 2015 violation is attributed to Jane Grower, a predecessor in interest. The wetland is not eligible for a third-party exemption because it was converted by the owner at the time of conversion. The wetland acreage remains CW + 2015. Joe Farmer is in violation any year he plants the acreage determined CW + 2015 to an agricultural commodity.
- *--Exception: See subparagraph B when an exception to third party exemption determination, for drainage districts or similar entities is applicable.--*

Note: Further drainage improvement is **not** permitted without loss of eligibility for USDA benefits, unless NRCS determines further drainage would not impact any remaining wetland values.

218 Conversion by a Third Party (Continued)

B Conversion by Drainage Districts

The following table shows the effect of wetland conversion by drainage districts or similar *--entities and when they are ineligible to be considered a "third party" for a resulting third--* party exemption and wetland determination of "TP".

IF	AND	TH	IEN
the converted	the	•	the activities of the drainage district or similar entity will
wetland is	conversion of		be attributed to all persons within the boundaries of the
within the	the wetland		district or similar entity, who are assessed for the
boundaries	was caused by		activities of the district or entity
of a drainage	the actions of		·
district or	the drainage	•	persons assessed by the drainage district or entity are
similar entity	district or		ineligible for third party exemptions
-	similar entity		
	-	•	the land converted by the drainage district or similar entity will be classified as:
			CW if converted before November 28, 1990
			• CWXX if converted on or after November 28, 1990.

C Eligibility Requirements for Land Converted by Drainage Districts

Use the following tables to determine the eligibility requirements for land that was converted *--by drainage districts or similar entities not eligible for third party according to subparagraph B.--*

IF the conversion of the wetland by the drainage district or similar entity was	THEN producers will be determined ineligible for FSA
completed	and NRCS benefits in any year that
before November 28, 1990	they plant or produce an agricultural commodity on CW.
on or after November 28, 1990 *(a wetland converted after	either of the following occurs:
November 28, 1990, includes wetlands converted after February 7, 2014)*	they plant or produce an agricultural commodity on CWXX
	• they harvest a forage crop by mechanical means on CWXX.
	Note: The act of conversion will not be a violation. Only the planting and harvesting restrictions apply for wetlands converted by a drainage district or similar entity.

218 Conversion by a Third Party (Continued)

--C Eligibility Requirements for Land Converted by Drainage Districts (Continued)--

IF the conversion of the wetland by the drainage	
district or similar entity	THEN producers will be determined ineligible for RMA
was completed	benefits in any year that
after February 7, 2014	either of the following occurs:
	they plant or produce an agricultural commodity on CW14 or CW>14
	• they harvest a forage crop by mechanical means on CW14 or CW>14.
	Note: If CW14 date is proven by the producer to have taken place January 1, 2014, through February 7, 2014, than CW14 is not applicable in either bullet.

219 Request for Third Party Exemption

A Who Must File

Persons whose property is affected by third party drainage activities are required to file the third party exemption request on FSA-492.

B Why File Third Party Request

To maintain eligibility for covered USDA benefits, persons whose property is affected by third party conversion activity must file FSA-492 and provide COC with the required information.

C When to File FSA-492

FSA-492 should be filed before planting an agricultural commodity on the wetland converted by a third party.

D Documentation To Be Provided

The person applying for benefits must provide written evidence that the conversion of wetlands was:

• caused by actions of other persons who have no interest in the land that was converted

Example: A neighbor does drainage activities that convert adjoining land in which he or she has no interest. Producers on the adjoining land can request a third party exemption.

- **not** caused by predecessors in interest on the land that was converted
- **not** the result of scheme or device to avoid compliance with WC provisions.

Note: See Part 8 for additional information on scheme or device.

E Examples of Third Party Requests

The following table provides examples of third party conversion requests and determinations.

Situation	Determination
A drainage district developed a set of plans to drain approximately 200 wetlands. The majority of the producers within the district voted to approve the plans. Mr. Brown was opposed to the drainage plan because it would drain several pastures on his land. The drainage plan was approved and Mr. Brown is being assessed for the cost of drainage on his farm. Mr. Brown files FSA-492 requesting third party	COC shall deny Mr. Brown's request for a third party exemption because Mr. Brown: • was assessed for the drainage activity • is considered to have caused or permitted the drainage.
Mr. Brown plans to plant the pasture so he can earn	
Because a well-traveled road had washed out many times, the County Highway Department has installed a 20-foot culvert in the road bed adjoining field number 1 of Mrs. Jones' farm. The culvert will allow water to flow from a small wetland in field number 1 through an open ditch newly constructed by the County Highway Department. The culvert and new open ditch will drain the small wetland in field number 1.	COC shall disapprove Mrs. Jones' request for third party exemption because Mrs. Jones did further drainage work on the wetlands.
Mrs. Jones used a scraper to dig a shallow drain through field number 1 so that another wetland on the other side of the field may also drain through the culvert. Mrs. Jones files FSA-492 requesting a third party	
The Army Corps of Engineers developed a major drainage project. The project will control drainage along 100 miles of a major waterway. The principal purpose of the drainage project is flood control, with a secondary purpose of drainage of agricultural lands according to the plans. The wetlands on Mr. Smith's farm will be drained by the actions of the Army Corps of Engineers.	The conversion of wetlands by actions of the Army Corps of Engineers is considered eligible for a third party exemption, even though the project listed drainage of agricultural lands as a secondary purpose.
	A drainage district developed a set of plans to drain approximately 200 wetlands. The majority of the producers within the district voted to approve the plans. Mr. Brown was opposed to the drainage plan because it would drain several pastures on his land. The drainage plan was approved and Mr. Brown is being assessed for the cost of drainage on his farm. Mr. Brown files FSA-492 requesting third party exemption on his pastureland drained by the project. Mr. Brown plans to plant the pasture so he can earn money to pay for the drainage district's assessment. Because a well-traveled road had washed out many times, the County Highway Department has installed a 20-foot culvert in the road bed adjoining field number 1 of Mrs. Jones' farm. The culvert will allow water to flow from a small wetland in field number 1 through an open ditch newly constructed by the County Highway Department. The culvert and new open ditch will drain the small wetland in field number 1. Mrs. Jones used a scraper to dig a shallow drain through field number 1 so that another wetland on the other side of the field may also drain through the culvert. Mrs. Jones files FSA-492 requesting a third party exemption on the 2 fields. The Army Corps of Engineers developed a major drainage project. The project will control drainage along 100 miles of a major waterway. The principal purpose of the drainage project is flood control, with a secondary purpose of drainage of agricultural lands according to the plans. The wetlands on Mr. Smith's farm will be drained by

220 Filing FSA-492 for Wetland Third Party Conversion Exemption

A Introduction

Each person filing a request for wetland third party conversion exemption shall complete FSA-492 and provide COC with the required information.

B Example of FSA-492

The following is an example of FSA-492.

SA-492	ble electronically. U.S. DEPARTMENT OF AGRICULT	URE 1.	STATE NAME	n Approved – OM 2. COUN		
02-06-12)	Farm Service Agency		State	County		
DATA NEE	DED FOR THIRD-PARTY DET	ERMINATIONS 3.	FARM NUMBER			
			876			
form is 7 The inforn The inforn been auth USDA/FS	wing statement is made in accordance with the Priv CFR Part 12, the Commodity Credit Corporation C mation will be used to make a determination as to mation collected on the form may be disclosed to c porized access to the information by statute or regu NA-2, Farm Records File (Automated). Providing the pomake a determination as to whether a wetland we	harter Act (15 U.S.C. 714 et seq.), and whether a wetland was converted by p ther Federal, State, Local governmen ulation and/or as described in applicab he requested information is voluntary.	d the Food, Conservation, and bersons who have no current or t agencies, Tribal agencies, an ble Routine Uses identified in th However, failure to furnish the	Energy Act of 2008 former interest in the d nongovernmental e System of Record requested informati	(Pub. L. 110 ne affected a entities that is Notice for	0-246) area. have
it displays collection data need applicable	g to the Paperwork Reduction Act of 1995, an ager s a valid OMB control number. The valid OMB con is estimated to average 15 minutes per response, ded, and completing and reviewing the collection o e to the information provided. RETURN THIS COI RESS OF PRODUCER	trol number for this information collect	tion is 0560-0185. The time reductions, searching existing data	quired to complete the sources, gathering or privacy, and other st	nis informati and maintai atutes may	ion ning ti be
			(555) 789-4321	,	,00 0000)	
ma Producer 234 Avenue A			6. GIVE LEGAL DESCR		7	
own, State 1			(Attach a photo copy			
			SE 1/4 of SW 1/4 T2N R1W	of Section	16,	
					YES	N
Has a wetland de	etermination been completed by NRCS? (If "	NO", a wetland determination is n	needed to consider a third p	party request.)	Х	
If a wetland deter	rmination has been completed, are the areas	in augstion determined to be we	stlande?		Х	
	DUCER'S REQUEST	•				
<u> </u>	en planted in the wetland in the current within the boundary of a drainage distri			nted:		
1. Is the request	DE DRODUCER	12B. TITLE/RELATIONSHIP OF		12C. DATE	(MM-DD-Y	YYY)
2A. SIGNATURE C				1		
2a. signature o Signa		SIGNING IN A REPRESE		05-01-		

220 Filing FSA-492 for Wetland Third Party Conversion Exemption (Continued)

B Example of FSA-492 (Continued)

FSA-492 (02-06-12)	Page 2 of 2
PART B – COC THIRD PARTY DETERMINATION	
13. COC Determination: Third Party Exemption: Approved Disapproved	
14. Reasons for COC Determination: Document in detail the COC determination and facts to support the determination. The Producer has never had an interest in her neighbor's land. The Producer had no prior k drainage activities when the Producer was gone on vacation. The Producer had no prior k the neighbor planned on conducting drainage activities. She did not agree to the wetlam was not involved in the conversion and had no way of knowing the wetland was being conve	nowledge that d conversion,
05-15-2012 (MM-I	Producer was notified DD-YYYY) 6-2012

D Completing FSA-492

Complete FSA-492 according to the following table.

Item	Instruction	Responsibility
1	Enter State name.	County Office
2	Enter county name.	-
3	Enter farm number for which a third party request is made.	
4	Enter name and address of the producer who requests a third	
	party determination.	
5	Enter producer's telephone number.	
6	Enter a legal description of the area for which the request is	
	made.	
7	Check (✓) whether NRCS completed a wetland determination	
	on the area and indicate whether the area is a wetland.	
	D.C. H.I. I. A. NDCC.	
	Refer all third party requests to NRCS according to	
0	paragraph 221.	
8	If a determination has already been completed by NRCS for the	
	area, indicate if the area was determined to be a wetland.	
0	Part A - Producer's Request	
9	The producer shall:	
	• enter a description of the drainage activity, providing details	
	of their involvement	
	of their myory ement	
	• indicate whether an agricultural commodity was planted on	
	the converted area along with the date of planting.	
10	Check (✓) whether the area is within the boundary of a	
	drainage district. If "Yes", enter date planted.	
11	Check (\checkmark) whether the request is within the boundary of a	
	drainage district.	
	* NI-4 IC (XV - 2) - 1-4	
	*Note: If "Yes", a determination if the person was assessed	
	for the activity according to subparagraph 218 B is	
	required. Explanation of approval or denial of FSA-492 based on this determination needs to be	
	provided in block 14*	
12 A and	The producer shall sign and date.	
12 A and 12 B	The producer shall sign and date.	
12 D	Part B - COC Third Party Determination	<u> </u>
13	Indicate whether the third party exemption is approved.	COC
14	Document in detail the COC determination and facts to support	
17	the determination.	
15 A and	COC member shall sign and date.	
15 A and	COC member shan sign and date.	
16	Enter date the producer is notified of the COC determination.	County Office
10	Enter date the producer is notified of the COC determination.	County Office

Filing FSA-492 for Wetland Third Party Conversion Exemption (Continued)

E Filing Deadline

Request for exemption on wetland drained by the actions of a third party should be filed before an agricultural commodity is planted on the land.

221 NRCS Determination of Scope and Effect

A Request NRCS to Make Determination

For each request for a third party conversion determination, COC shall request NRCS to:

- make a wetland determination for the area
- determine whether wetlands are present
- make an assessment of the extent of the drainage activity and what activities caused the conversion.

--Note: If acreage is determined as wetland that has been converted, and it is determined that third party circumstances apply, resulting determination is TP (third party). Approval of FSA-492 is required.--

222-225 (Reserved)

Subsection 3 Maintenance and Abandonment

226 Maintenance of Existing Drainage Systems

A Maintaining Existing Drainage Systems

Persons may maintain drainage systems on wet areas in the same manner as they did before December 23, 1985, without loss of USDA benefits, provided that these actions do not make *--possible the production of an agricultural commodity on additional wetlands. See subparagraph 356 C for guidance on referring AD-1026's to NRCS for maintain existing drainage systems.--*

227 Abandonment Provisions

A Definition of Abandonment

<u>Abandonment</u> is the cessation for 5 consecutive years of management or maintenance operations related to using FW or FWP.

Abandonment will cause the area to revert back to a wetland status.

B Conditions Used to Determine Abandonment

NRCS shall make all determinations of abandonment according to the criteria outlined in the National Food Security Act Manual.

228-230 (Reserved)

Subsection 4 Provisions Unique to Federally Reinsured Crop Insurance Subsidy

--231 Wetland Violations--

A Converting a Wetland Through February 7, 2014

No producer certifying to conservation compliance will be ineligible for federal crop insurance premium subsidies for a policy or plan of insurance under the Federal Crop Insurance Act (7 U.S.C. 1501-1524) if they or their affiliates:

- converted a wetland, as determined by NRCS, through February 7, 2014
- plant or produce an agriculture commodity on a converted wetland converted through February 7, 2014.

Note: Wetlands determined as CW+14 are assumed to be after February 7, 2014, unless proven by the producer and concurred/determined by NRCS to have been converted January 1, 2014, through February 7, 2014.

B Conservation Compliance Eligibility for Before CW+14 Wetland Violations

Set to "certified" in subsidiary those producers who have wetland violations through February 7, 2014, and certify to conservation compliance based on provisions in AD-1026 Appendix, item 6. This will communicate the producer's eligibility to RMA. However, the producer's tract record must remain set to the appropriate wetland violation to communicate the producer's ineligibility to FSA and NRCS.

Also set to "certified" in subsidiary whenever a producer is in violation with a conversion that is not associated to them in any tract record (affiliate violation or past violation and they no longer have the land), and they certify to compliance for these provisions. However, in the compliance section of the web-based subsidiary set the farm/tract eligibility to "past violation", with year, State, and county where the violation occurred to communicate the producer's ineligibility for FSA and NRCS programs.

Applicable affiliates are communicated NRCS and FSA ineligible with "Affiliate Violation" in AD-1026, section of subsidiary. They are communicated RMA eligible with "no" (ineligible with "yes") in the Affiliate Violation for RMA portion of AD-1026 subsidiary, ("Is the Producer's Affiliate Violation applicable to RMA?").

Example: Joe Farmer converted a wetland in 2012. Joe Farmer did not restore or mitigate the wetland, but rather chose to drop participation in FSA programs. Joe Farmer's tract file indicates "wetland converted after November 28, 1990, and before February 8, 2014". Joe Farmer's AD-1026 eligibility was changed to "not filed" according to paragraph 305. Joe Farmer buys federally reinsured crop insurance administered through RMA. Joe Farmer certifies to compliance based on AD-1026 Appendix, item 6 to retain eligibility for the reinsured crop insurance premium subsidy. Change Joe Farmer to "certified" in the web-based eligibility, and select "wetland converted after November 28, 1990, and before February 8, 2014" in the tract data. Joe Farmer is compliant for FCIC, but noncompliant for FSA and NRCS.

232 Additional Time Before Ineligibility

A One Reinsurance Year Exemption

--Unless another exemption applies, a producer that was subject to conservation compliance-- in the past, and determined by NRCS to be in violation because of wetland conversion occurring after February 7, 2014, will have 1 reinsurance year after the final determination of violation, including all administrative appeals, to initiate a mitigation or restoration plan before becoming ineligible for the reinsured crop insurance premium subsidy. All practices within the mitigation or restoration plan must be implemented within 2 reinsurance years (eligibility/ineligibility determinations are made for RMA on June 1 before the reinsurance year that begins July 1).

Example: If in May 2017, after NRCS has determined that an individual is in violation for converting a wetland and the individual has exhausted all administrative appeals, the person will have until June 1, 2018, to initiate a mitigation or restoration plan to remedy the violation before becoming ineligible for the federal crop insurance premium subsidies starting with the 2019 reinsurance year (July 1, 2018). All practices within the plan must be implemented by June 1, 2019.

B Two Reinsurance Year Exemption

--A producer subject to wetland compliance provisions for the first time, solely because-- of benefit of the reinsured crop insurance subsidy, and determined to be in violation (as determined by NRCS) because of wetland conversion occurring after February 7, 2014, will have 2 reinsurance years after the final determination of violation, including all administrative appeals, to be implementing all practices in a mitigation or restoration plan before becoming ineligible for the reinsured crop insurance premium subsidy.

C New Insurance Policy Exemption

When a policy or plan of insurance that provides coverage for an agricultural commodity is *--available to a producer, including those who are a substantial beneficial interest holder, for--* the first time after February 7, 2014, as determined by RMA, an exemption applies. The ineligibility of premium subsidies for this policy or plan of insurance because of a wetland conversion will only apply to wetland conversions that are completed, as determined by NRCS, after the date the policy or plan of insurance first becomes available to the individual or entity.

232 Additional Time Before Ineligibility (Continued)

C New Insurance Policy Exemption (Continued)

The exemption:

- applies only to the policy or plan of insurance that becomes available to a producer for the first time after February 7, 2014, as determined by RMA
- does not exempt or otherwise negate the producer's ineligibility for federal crop insurance premium subsidies on any other policy or plan of insurance
- applies only if the producer takes the steps necessary, as determined by NRCS, to mitigate all wetlands converted after February 7, 2014, in a timely manner, as determined by NRCS but not to exceed 2 reinsurance years.

D Conservation Compliance Eligibility

Those certifying to conservation compliance for the reinsured crop insurance premium subsidy benefit for either exemption in subparagraph A or B shall be changed to "certified", for AD-1026, with applicable farm/tract RMA producer exception of "1RY Exemption" or "2RY Exemption" to communicate their eligibility to RMA. Their tract data shall be flagged with the appropriate wetland violation ("wetland converted after February 7, 2014") to communicate ineligibility for FSA and NRCS programs.

* * *

^{*--}The beginning of the reinsurance year, after the exemption expires, an inquiry with NRCS will need to be made to determine if the producer has initiated a restoration or mitigation plan to maintain eligibility into the next applicable reinsurance year. An updated NRCS-CPA-026 is issued if a converted wetland is restored or mitigated.--*

232 Additional Time Before Ineligibility (Continued)

D Conservation Compliance Eligibility (Continued)

If the restoration or mitigation is not completed within the required 1- or 2-reinsurance-year time period * * * wetland tract data will not be updated and the individual or entity certifying to compliance for these exemptions will be changed to "not filed" for AD-1026, with *--applicable RMA farm/tract producer exception removed, to communicate ineligibility to--* RMA.

Update the system to have a producer's farm/tract eligibility in the conservation compliance section of the web-based subsidiary set to "past violation" with year, State, and county where the violation occurred if the producer is no longer associated with the farm/tract of the violation requesting exemption.

Applicable affiliates are communicated NRCS and FSA ineligible with "Affiliate Violation" in AD-1026, section of subsidiary. They are communicated RMA eligible with "no" (ineligible with "yes") in the Affiliate Violation for RMA portion of AD-1026 subsidiary, ("Is the Producer's Affiliate Violation applicable to RMA?").

Note: It is an RMA determination if the exemption in subparagraph C (new insurance policy exemption) is applicable. A producer may be eligible for the premium subsidy if it is new but may not be on other policies or plans of insurance. Therefore, those individuals and entities will be "not filed" for AD-1026 if either exemption in subparagraph A or B is not met.

233 Wetland Determinations Applicable to FCIC Only

A Converted Wetland Payment in Lieu

There is an exemption for wetland conversion for FCIC participants only that impacts less than 5 acres. In lieu of ineligibility for federal crop insurance premium subsidies for a policy or plan of insurance because a wetland conversion violation or concurrent with a planned wetland conversion occurring after February 7, 2014, a person may, if approved by NRCS, pay a contribution to NRCS in an amount equal to 150 percent of the cost of mitigating the converted wetland, as determined by NRCS. A person is limited to only one exemption, as determined by NRCS per farm. Wetlands granted this exemption are identified as "CWIL" (converted wetland payment in lieu) on NRCS-CPA-026e.

233 Wetland Determinations Applicable to FCIC Only (Continued)

B Timely Assistance

If a producer files AD-1026 with FSA certifying compliance that requires an evaluation by NRCS for a certified wetland determination, and NRCS fails to complete the evaluation in a timely manner, they may be exempted from the ineligibility of the reinsured crop insurance subsidy. The exemption:

- applies only to violations that occurred before or during the time NRCS is completing the evaluation
- does not apply to any violations that occur subsequent to NRCS completing the evaluation
- does not apply if FSA or NRCS determines the person employed, adopted, or participated in employing or adopting a scheme or device to evade the provisions of wetland conservation compliance
- does not apply if the required evaluation is delayed because of unfavorable site conditions for the evaluation site conditions for the evaluation of soils, hydrology, or vegetation.

Wetlands granted this exemption by NRCS are identified as CWTA (converted wetland technical assistance) on NRCS-CPA-026e.

C Conservation Compliance Eligibility

*--Set to "certified" in the web-based subsidiary those producers who are determined to have wetlands CWIL or CWTA and certify to conservation compliance, for FCIC. This will communicate the producer's eligibility to RMA. However, set the appropriate wetland violations tract data to "wetland converted after February 7, 2014" to communicate the producer's ineligibility for FSA and NRCS, with RMA producer exception of "CWIL/CWTA" to communicate RMA eligibility.

If the producer is not associated with the farm/tract (no longer associated with the land) to which these wetland determinations apply, and they are certifying to compliance for FCIC, set to "past violation", in the conservation compliance section of the web based subsidiary, with year, State, and county where the violation occurred to communicate ineligibility for FSA and NRCS.

Applicable affiliates are communicated NRCS and FSA ineligible with "Affiliate Violation" in AD-1026, section of subsidiary. They are communicated RMA eligible with "no" (ineligible with "yes") in the Affiliate Violation for RMA portion of AD-1026 subsidiary, ("Is the Producer's Affiliate Violation applicable to RMA?").--*

Note: Planting of CWIL/CWTA is a planting violation to FSA and NRCS, but not to RMA. This is communicated with "an agriculture commodity has been planted on a wetland converted after February 7, 2014", and RMA producer exception of "CWIL/CWTA".

*--234 Equitable Contribution for False Certification

A Equitable Contribution

Equitable Contribution is a provision of the Agricultural Act of 2014 that establishes a penalty, when participants of Federal Crop Insurance fail to accurately certify their compliance with the WC provisions, and either convert a wetland, or plant on a converted wetland, determined $CW \ge 14$, after June 1, 2015. This provision applies only to producers who are participants in the Federal Crop Insurance program.

Equitable Contribution:

- will **not** apply to any WC violations that receive a good faith exemption
- is based only on Federal Crop Insurance premium subsidies
- only applies to converted wetlands or planted converted wetland violations for which appeal rights have been exhausted
- does **not** provide relief from wetland mitigation or restoration requirements for restoration of eligibility
- only applies to planting violations on CW \geq 14 when no AD-1026 was filed (this will be rare).

B Failure to Certify

All participants requesting benefits subject to conservation compliance are required to self-certify their compliance. This includes reporting intended actions to FSA on question 7 of AD-1026. Failure to certify occurs when a participant is found to be in violation of the WC provisions and they did not correctly complete AD-1026 before performing wetland manipulations that resulted in a conversion. A check indicating "YES" on line 7 of AD-1026 is sufficient minimum documentation to consider a person properly certified.

In addition, failure to correctly certify occurs when no AD-1026 is filed and a wetland violation occurs. This is the only time an incorrect certification is considered applicable to a planted converted wetland determined $CW \ge 14$.--*

*--234 Equitable Contribution for False Certification (Continued)

C Timing

This penalty applies only to situations where wetland conversion activities commenced after June 1, 2015, or to planting violations that occur on $CW \ge 14$ after June 1, 2015. If the penalty is applicable, it is assessed on Federal Crop Insurance premium subsidies received during the calendar year of the violation. This does not apply to any subsequent year's subsidy benefits.

D Assessment and Collection

The penalty is calculated by NRCS State Office Staff, with RMA assistance on determining the amount of premium subsidy applicable. The penalty is assessed at 100 percent of the Federal Crop Insurance premium subsidy for converted wetland violations and 50 percent for planting violations.

Note: If the converted wetland is determined by NRCS to meet the minimal effect exemption, there is no penalty assessed. If there is a converted wetland and planting violation determined, applicable to the same producer in the same year, the assessment is 100 percent.

NRCS issues a debt collection notice for the assessed penalty (Equitable Contribution) and the National Accounts Receivable Services Team submits the debt to the National Finance Center, who collects the payment.--*

235-299 (Reserved)

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Part 3 AD-1026 and AD-1026 Appendix

Section 1 AD-1026 Purpose and Requirements

300 Overview

A Introduction

The 1985 Act, as amended, requires that producers who request certain USDA program benefits (subparagraph 3 A) comply with HELC and WC provisions to be eligible for these benefits. Certification of compliance is required on AD-1026 for programs subject to these provisions to:

- inform the producer of the requirements to comply with HELC and WC provisions
- keep track of affiliated persons who are required to comply with the conservation compliance provisions by listing them on AD-1026
- serve as a means to determine whether the producer is in compliance and eligible for benefits
- obtain a signed certification that HELC and WC provisions will **not** be violated
- provide a means for making referrals to NRCS for determinations
- provide authorization for USDA representatives to enter and inspect all farms in which
 the producer has an interest for the purpose of confirming compliance with HELC and
 WC provisions.

B Importance of Accurate AD-1026 Certification

Before a producer is provided AD-1026 for certification and signature, County Offices shall make every effort to ensure that the producer understands:

- HELC and WC requirements
- that an incorrect certification can result in loss of all USDA benefits earned by the producer and the producer's affiliated persons.

301 AD-1026 Filing Requirements

A Who Must File AD-1026

AD-1026 certification is required for each producer who requests benefits under a program covered by HELC and WC provisions and their affiliated persons with farming interests determined according to paragraph 302.

Use the following table to determine who shall sign AD-1026 certification.

Note: Refer to 1-CM for procedure on authorized signatures.

IF the producer filing			
AD-1026 is	THEN AD 1026 contification shall be signed by		
	THEN AD-1026 certification shall be signed by		
an individual	either of the following:		
	individual		
	authorized representative.		
a partnership (all types)	authorized representative of the partnership.		
a joint venture, including	either of the following:		
Indian tribal ventures	<u>-</u>		
	authorized representative of the joint venture		
	responsible official of the Indian tribal council.		
	- responsible official of the matan tribal council.		
	Note: If a responsible official of the Indian tribal council		
	signs AD-1026, each member of the tribal venture		
	will not be required to file AD-1026.		
a business type of "Indians	responsible official of BIA.		
Represented by BIA"			
j ,	Note: If a responsible official of BIA signs AD-1026, each		
	member of the tribal group will not be required to		
	file AD-1026.		
a government entity	authorized representative of the entity.		
a corporation or LLC	authorized representative of the corporation or LLC.		
an estate	authorized representative of the estate.		
a trust (all types)	authorized representative of the trust.		

B Where to File AD-1026

Producers shall file a single AD-1026 covering all of their farming interests within the United States and covered territories. AD-1026 shall be filed in the producer's designated recording *--County Office as determined by 3-PL (Rev. 2). The recording County Office will update--* the producer's eligibility files including a record of filing the AD-1026 certification.

C When to File AD-1026

There is no specific deadline for filing AD-1026 for FSA and NRCS benefits unless otherwise provided in specific program procedure. However, before a producer can be considered eligible for benefits subject to the provisions of this handbook, the producer and producer's affiliated persons, if applicable, must have filed and certified compliance with HELC and WC provisions. AD-1026 is considered filed and certified when AD-1026, Part D, item 10A is signed and AD-1026 is submitted to a County Office (certification date should be recorded with date received or date of post mark if mailed).

The federal crop insurance subsidy administered by RMA had a filing deadline of June 1, before the beginning of the reinsurance year (July 1), for which premium subsidy is being requested for reinsurance years 2016 and 2017. For reinsurance year 2018 and subsequent years, AD-1026 must be on file on or before the premium billing date for the policy or plan of insurance. Certification for RMA is continuous (a new AD-1026 does not have to be filed each reinsurance year) and only requires updates according to paragraph 305.

D AD-1026 Certifications for Programs Covering Past Years

In certain cases, a producer may apply for program benefits that are applicable to previous program or crop years.

If AD-1026 was **not** on file for the year of eligibility, the certification of compliance must be completed before issuing program payments. The County Office shall instruct the producer to complete AD-1026 for the year of eligibility by:

• entering the applicable program or crop year in Part A, item 3

Example: If a producer is completing an application in 2014 for program benefits associated with 2012, "2012" shall be entered in Part A, item 3.

• answering the questions on AD-1026 about the year indicated in Part A, item 3.

E Updating AD-1026 Field in Eligibility File

County Offices will update the AD-1026 field in the web-based eligibility system according to 3-PL (Rev. 2).

F Joint Venture Without ID Number

*--A joint venture can be the producer requesting benefits. Therefore, the producer must certify to compliance with AD-1026 (applicable to joint ventures with and without an EIN).

However, AD-1026 must be "certified" in subsidiary to each member as payments read eligibility to the member level for these entities. Affiliated persons of the members with farming interests must file AD-1026. See 3-PL, subparagraph 25 C for recording AD-1026 certification of members that are not affiliates required to file.

G Revocable Trust Without Employer IRS ID Number

Since the AD-1026 certification statement by the grantor "includes all land in which [the grantor has] or will have an interest," there is no need to obtain a separate AD-1026 from the trust.

However, if the individual beneficiary is different from the grantor and is receiving premium subsidy on a Federal Crop Insurance policy, they are required to file AD-1026 because they are receiving a benefit subject to conservation compliance. See subparagraph 336 A.

Affiliated persons of the grantor must also file AD-1026 if they have farming interests.

H One Member LLC Without Employer IRS ID Number

If AD-1026 is on file for the individual who is the sole member of an LLC using the individual's SSN rather than an EIN, it is not necessary to obtain a separate AD-1026 for the LLC.

I Updating Tract Records

Tract records, including the recording of NRCS HEL and wetland determinations, must be updated in the producer's administrative County Office as determined by * * * 10-CM.

For multi-county producers, the administrative County Office for a particular tract may be different than the producer's recording County Office.

J Responsibility of Producer Requesting Benefits

The producer requesting benefits is responsible for providing the County Office, in which AD-1026 is filed, a copy of AD-1026 filed by their affiliated persons in their respective County Offices. County Offices may be able to assist the producer with that requirement by requesting an e-mailed PDF copy from the affiliated persons' recording County Offices.

K Certification for Risk Management Agency (Number 6 of the Appendix)

Number 6 of the appendix of AD-1026 identifies the wetland conservation compliance date applicable to RMA as February 7, 2014 (paragraph 231). In addition, there are RMA HELC and WC exemptions identified in paragraphs 207, 232, and 233. These are also referenced in number 6 of the appendix.

There is only one AD-1026 to take either certification (the eligibility for FSA, NRCS, and RMA, or RMA only). See paragraphs 207, 231, 232, and 233 for recording a certification of compliance when it would only be applicable to RMA.

RMA determines a producer's eligibility or ineligibility for premium subsidy for an applicable reinsurance year from FSA's current year AD-1026 subsidiary file. County Offices will not give copies of a producer's AD-1026 to crop insurance agents or AIP's.

A Overview

The ineligibility for benefits of a producer under the provisions of this handbook shall also result in the ineligibility of any "affiliated person" of the producer.

B Determining Affiliated Persons

Determine affiliated persons according to the following table when producers request benefits for programs that require compliance with HELC and WC provisions.

IF the producer requesting benefits is	THEN the affiliated persons are		
an individual	• spouses		
	Exception: Spouses who establish to CC satisfaction that their operat maintained separately and in will not be considered affili persons.	ions are ndependently	
	• minor children		
	• estates, trusts, LLC's, partnerships, and joint ventures, except Indian tribal ventures, in which the individual filing or the individual's spouse or minor children have an interest		
	 corporations in which the individual filing of individual's spouse or minor children have 20 percent interest. 		
	Note: If the individual filing is a minor child, a persons also include the father and mother guardian of the child.		

B Determining Affiliated Persons (Continued)

IF the producer	
requesting benefits is	THEN the affiliated persons are
 a general partnership a joint venture a limited partnership LLC an estate a revocable trust an irrevocable trust 	first level members of the entity. See subparagraph 301 G for revocable trusts using grantor's SSN. Example: The members of Irrevocable Trust A are Partnership A and Estate A. The affiliated persons of Irrevocable Trust A are: Partnership A Estate A.
a corporation	Note: The members of Partnership A and heirs of Estate A are not affiliated persons of Irrevocable Trust A. first level members with more than 20 percent interest in
_	the corporation.
an Indian tribal venture	none.
a State	These entities are separate from each other for eligibility purposes if they have separate tax ID numbers.
a charitable organization, church, or nonprofit organization	Example: If a State Department of Natural Resources has its own tax ID number, other Departments within that State government are not considered
a county	affiliated persons.
a city	
a public school	

--Note: Applicable affiliated person determinations must be certified by the producer in block 4 of AD-1026. If there are no applicable affiliates the producer must certify "none". County Offices should use CCC-901 (if on file) as a tool to scrutinize block 4 affiliate identifications. Block 4 will reflect the status as of June 1 of the applicable year. If the status changes after June 1, requiring an updated AD-1026 certification, according to subparagraph 305 C, a less restrictive affiliated person determination will not apply until the next year.--

C AD-1026 Filing Requirement for Affiliated Persons

All affiliated persons with farming interests, as the affiliated producer representation, must file AD-1026 before the producer requesting benefits is considered "certified".

Note: The "awaiting affiliate certification" in the AD-1026 section of subsidiary will reflect the producer as ineligible until all applicable affiliates have a certified AD-1026.

Because conservation compliance certifications and affiliate violations are only determined at the first level, affiliates with farming interests required to file AD-1026 that do not request any USDA benefits subject to conservation compliance do not have the same affiliate provisions to their certification. Affiliates meeting this criteria will have AD-1026 block 4 identified as "affiliate certification only" with the producer listed whose affiliation required their certification requirement.

Note: The AD-1026 certification will be identified as "awaiting affiliate certification" for these producers as a reminder if they seek benefit subject to conservation compliance they may need to update AD-1026 block 4 (which may require

*--additional producers to fall under affiliate provisions). Members of joint ventures with this situation must be recorded as "certified" because payments read their eligibility to the member level. See subparagraph 301 F.

Affiliated persons are considered as having farming interests if the affiliated person is listed as owner, operator, tenant, or other producer on any farm or undeveloped land with a producer representation as the affiliated person.

Example: ABCD LLC has 4 first level members at 25 percent shares (siblings Andrew, Barbara, Charles, and Diane). They have a farming interest as owners of 160 acres of pastureland they inherited from a deceased relative. They apply and are accepted into EQIP to install cross fencing and an additional livestock watering source to implement a planned grazing system for their tenants. ABCD LLC must certify to compliance to receive their EQIP benefit. Andrew is owner and operator of 80 acres of pastureland in another State. Charles is owner and operator of several thousands of acres of cropland in the same county/State as ABCD LLC. Andrew does not participate with USDA. Charles participates in ARC/PLC and Federal Crop Insurance. The only farming interest Barbara and Diane have is their membership share in the LLC. Statutorily conservation compliance applies to a person/producer seeking USDA benefit subject to it, on all their farming interests, not just those seeking benefit. Entities are still comprised of persons. Because Andrew and Charles have farming interest as an individual, they are required to be certified in block 4 of ABCD LLC's AD-1026. Charles already has a certification on file. However, Andrew must also certify to his farming interest regardless of the fact he does not receive any USDA benefits as an individual.--*

C AD-1026 Filing Requirement for Affiliated Persons (Continued)

*--Andrew and Charles are affiliates with farming interests. As first level members, Barbara and Diane are also affiliates, but their only farming interest with the LLC has already been captured with the LLC's certification. They do not have any farming interests separate from the LLC. They are not certified in the LLC's block 4 of AD-1026 and do not certify to compliance as individuals (their only farming interest as a member of the LLC has already been captured with the LLC's certification).

Note: A spouse or minor child of the person requesting benefits is **not** required to file--* AD-1026, if both of the following apply for the spouse or minor child:

- does **not** have a farming interest as an individual or member of a joint operation separate from the person requesting benefits
- does **not** receive USDA benefits subject to conservation compliance under his or her individual ID number.

Note: RMA has a husband/wife exemption. Either spouse may insure all interest in the crop under 1 policy. A husband and wife have an interest in each other; therefore, a spouse can insure all of the land interests of the other spouse, unless proven to be legally separated. Spouses insuring with this RMA exemption are receiving a program benefit under their individual ID number and are required to file AD-1026.

Example: The husband files AD-1026. The wife's only farming interest separate from the husband is as a beneficiary of a trust. The trust files AD-1026. The wife is **not** required to be listed on the husband's AD-1026, Part A, item 4 and is **not** required to file AD-1026 as an individual, if she does **not** receive benefits under her individual ID number.

--Wetland violations apply to the producer for the year of the conversion and each subsequent year until restored or mitigated. Producers that remain in violation, from past farm record association, are still considered a producer with a farming interest, even if they have no current farming interests, for past association to a wetland violation that has not been restored or mitigated. Therefore, the producers are required to be certified in AD-1026, item 4 if an applicable affiliate, resulting in affiliate violation to the certifying producer. See subparagraph 602 E for affiliate violation applicability for members of an entity.--

D Affiliated Persons of Multi-County Producers

Affiliated persons of a multi-county producer must file AD-1026 in the FSA recording County Office designated for the affiliated person. Only the affiliated persons with farming interests are required to complete AD-1026.

E SBI and Affiliated Persons

A <u>substantial benefit interest</u> is an interest held by any person of at least 10 percent in the insured person.

Example: Two partnerships that each have a 50 percent interest in the insured person and each partnership is made up of 2 individuals, each with a 50 percent share in the partnership. Each individual would be considered to have a 25 percent interest in the insured person, and both the partnerships and the individuals would have SBI in the insured person.

There is not an AD-1026 certification to compliance filing requirement for SBI of an insured. However, if SBI has their own farming interest, of which they insure, they are required to file AD-1026 to remain eligible for their premium subsidy.

The rules for determining if a person has SBI in an insured and the rules for determining if a person is an affiliated person are different. A person can have SBI in an insured but not be an affiliate person to the insured. This paragraph and AD-1026 Appendix, item 7 shall be used to determine affiliated persons that are required to file an AD-1026 for conservation compliance.

F Avoidance of Affiliate Provisions

--7 CFR Part 12 § 12.2 (a)--

Person means an individual, partnership, association, corporation, cooperative, estate, trust, joint venture, joint or other legal entity and, whenever applicable, a State, or any agency thereof, and such person's affiliates as provided in § 12.8.

7 CFR Part 12 § 12.8 (e)

Limitations on affiliation shall not apply as needed to correct for any action that would otherwise tend to defeat the purposes of this part.

If a violation occurs and action is taken that is determined to circumvent ineligibility caused by that violation, the limitations on affiliated persons can be expanded as determined necessary to compensate for the circumvention.

Example: Joe Farmer and Tyler Rancher are business partners and have a business entity and each has their own individual farming interest.

Business Venture 1 - TJ Farms JV with EIN 50/50 members Joe Farmer and Tyler Rancher. Joe and Tyler are first level members with farming interests and are required to file individual AD-1026.

TJ Farms JV becomes in violation with CW + 2015 and Joe and Tyler form another business venture and transfer all the land of TJ Farms JV into it, except the one tract in violation with CW + 2015.

Business Venture 2- TJ Ranches Inc. (a different EIN than business venture 1) 50/50 members Joe Farmer and Tyler Rancher (Joe and Tyler are affiliates required to file AD-1026 because they are both first level members with more than 20 percent interest with their individual farming interest).

TJ Farms JV is still determined to have CW + 2015 and therefore is in violation of WC provisions. Joe and Tyler are each in "affiliate violation" (being first level members and affiliates to TJ Farms JV). According to affiliate provisions TJ Ranches Inc. is not determined in affiliate violation because affiliation for conservation compliance is only carried to the first level members. However, COC determined TJ Ranches Inc. was being used to circumvent their ineligibility. The limitation on affiliation will not apply because it defeats the purpose of affiliated person provisions. Therefore TJ Ranches Inc. is also determined to be in "affiliate violation".

303 Certification of Compliance and Eligibility for Payment

A When Producer May Sign

The producer may sign AD-1026 after:

• all questions on AD-1026 have been answered

Note: Multi-county producers shall complete AD-1026 in the recording County Office.

• AD-1026 Appendix has been given to the producer.

Exception: If a producer is declared ineligible for benefits because of a COC or NRCS

determination, then follow instructions in Part 6.

B Updating Web-Based Eligibility System

Follow instructions in 3-PL (Rev. 2) to update the web-based eligibility system.

C Eligibility for Payment

Provided all other eligibility requirements are met, County Offices may issue program payments to the producer before all NRCS determinations are completed if the producer certifies compliance with HELC and WC provisions.

D Withholding Program Payments

Some producers may be uncertain as to their compliance with HELC and WC provisions. In these cases, the producer may request in writing that the County Office **not** issue program payments pending necessary NRCS determinations.

The County Office shall **not** otherwise delay issuing program payments without an FSA determination of ineligibility based upon an NRCS-completed FSA-569.

E Continuous AD-1026 Certification

Certification on AD-1026 is a continuous certification that will be effective for the current year entered in Part A, item 3 and subsequent years for which benefits subject to HELC and WC compliance are requested, unless either of the following occurs:

- there are changes or activities that affect compliance with HELC or WC provisions, including refusal to provide access to determine compliance
- the producer submits a written request that AD-1026 be withdrawn.

If the previously filed AD-1026 is no longer effective, a new AD-1026 must be filed to regain eligibility. See subparagraph 305 A for situations that require a new AD-1026.

304 Distributing Copies of AD-1026

A Producer Copies

Provide the producer with a copy of AD-1026 after AD-1026 has been signed.

Attach AD-1026 Appendix to the producer's AD-1026.

B Review Affiliated Persons' Copies

Ensure that all AD-1026's for the affiliated persons of the producer requesting benefits include either of the following:

- producer's signature on AD-1026
- statement of ineligibility on AD-1026.

305 When New AD-1026 Is Required To Be Filed

A Requirements for New AD-1026

The producer shall file a new AD-1026 to replace a previously filed AD-1026 when any of the following changes are made to the producer's records after AD-1026 was signed:

- a "yes" answer applies for the question in AD-1026, Part B, item 6 or 7 for activities not previously reported on AD-1026 and technical determinations for these activities were not completed by NRCS
- any land that does **not** have a determination is broken out on farms or tracts associated with the producer
- the producer was determined ineligible because of a violation of HELC or WC provisions or a refusal to provide access to determine compliance
- •*--affiliated persons in block 4 must be updated.

B Updating Web-Based Eligibility System

If a producer is required to file a new AD-1026, County Offices shall update the AD-1026 determination information in the web-based eligibility system according to 3-PL (Rev. 2). The previously filed AD-1026 is no longer valid. The new AD-1026 is referred to NRCS. Producers are still "certified" for AD-1026 while determinations are pending with NRCS.

If the producer is required to file a new AD-1026 because of updating affiliated persons, the update shall be "awaiting affiliate certification" until all affiliated persons listed in block 4 have filed AD-1026.--*

306 **Completing and Obtaining AD-1026**

A Example of AD-1026, Page 1

The following is an example of AD-1026, page 1. *--

D-1026 0-30-14)	nically. (See Page 2 for Privacy Act and Paperwork Reductio U.S. DEPARTMENT OF AGRICULTURE Farm Service Agency	n Act Statemen	ts)
,	HIGHLY ERODIBLE LAND CONSERVATION (HELC) AND WETLAND CONSERVATION (WC) CERTIFICATION		
Read attached AD-1026 A	Appendix before completing form.		
PART A - BASIC INFOR	MATION		
Name of Producer	2. Tax Identification Number (Last 4 digits)	Crop Year	
4. Names of affiliated persons	is with farming interests. Enter "None," if applicable.		
	g interests must also file an AD-1026. See Item 7 in the Appendix for a definition of an affiliated person.		
	if the statement applies; otherwise continue to Part B.		
person's land, pr	Part A does not have interest in land devoted to agriculture. Examples include bee keepers who place their roducers of crops grown in greenhouses, and producers of aquaculture AND these producers do not own/lea. Note: Do not check this box if the producer shares in a crop.		
does not part	Part A meets all three of the following: ticipate in any USDA program that is subject to HELC and WC compliance except Federal Crop Insurance. rest in land devoted to agriculture which is exclusively used for perennial crops, except sugarcane, and		
Perennial crops includ	verted a wetland after February 7, 2014. de, but are not limited to, tree fruit, tree nuts, grapes, olives, native pasture and perennial forage. A producer tural Resources Conservation Service at the nearest USDA Service Center to determine whether such product		ılfali
production of a perenn		ion quamico ao	
(NRCS) programs,	cked, and the producer in Part A does not participate in Farm Service Agency (FSA) or Natural Resources Cor the full tax identification number of the producer must be provided, but establishment of detailed farm records of t D and sign and date.		ce
PART B - HELC/WC COM	MPLIANCE QUESTIONS		
Indicate YES or NO to ea If you are unsure of wheth USDA Service Center.	ach question. her a HEL determination, wetland determination, or NRCS evaluation has been completed, contact your local	al YES	N
6. During the crop year entere	red in Part A or the term of a requested USDA loan, did or will the producer in Part A plant or produce an cluding sugarcane) on land for which an HEL determination has not been made?		
agricultural commodity (inc			
Has anyone performed (si A. Create new drainage s	since December 23, 1985), or will anyone perform any activities to: systems, conduct land leveling, filling, dredging, land clearing, or excavation that has NOT been evaluated		
Has anyone performed (si A. Create new drainage s by NRCS? If "YES", ii	systems, conduct land leveling, filling, dredging, land clearing, or excavation that has NOT been evaluated <i>indicate the year(s)</i> :		
7. Has anyone performed (si A. Create new drainage s by NRCS? If "YES", I B. Improve or modify an a	systems, conduct land leveling, filling, dredging, land clearing, or excavation that has NOT been evaluated indicate the year(s):existing drainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s):		
7. Has anyone performed (si A. Create new drainage s by NRCS? If "YES", I B. Improve or modify and C. Maintain an existing dr Note: Maintenance is continued use were used before	systems, conduct land leveling, filling, dredging, land clearing, or excavation that has NOT been evaluated <i>indicate the year(s)</i> :		
7. Has anyone performed (si A. Create new drainage s by NRCS? If "YES", I B. Improve or modify an a C. Maintain an existing of Note: Maintenance is continued use were used bef system or inste Note: If "YES" is chec wetland determin determination.	existing drainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): existing drainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): rainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): rainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): s the repair, rehabilitation, or replacement of the capacity of existing drainage systems to allow for the of wetlands currently in agricultural production and the continued management of other area as they fore December 23, 1985. This allows a person to reconstruct or maintain the capacity of the original all a replacement system that is more durable or will realize lower maintenance or costs. cked for Item 7A or 7B, then Part C must be completed to authorize NRCS to make an HELC/WC and/or cert initiation on the identified land. If "YES" is checked for Item 7C, NRCS does not have to conduct a certified we		
7. Has anyone performed (si A. Create new drainage s by NRCS? If "YES", I B. Improve or modify and C. Maintain an existing of Note: Maintenance is continued use were used before system or inste Note: If "YES" is check wetland determination. 8. Check one or both boxes,	systems, conduct land leveling, filling, dredging, land clearing, or excavation that has NOT been evaluated indicate the year(s): existing drainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): rainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): s the repair, rehabilitation, or replacement of the capacity of existing drainage systems to allow for the of wetlands currently in agricultural production and the continued management of other areas as they one December 23, 1985. This allows a person to reconstruct or maintain the capacity of the original all a replacement system that is more durable or will realize lower maintenance or costs. kedd for Item 7A or 7B, then Part C must be completed to authorize NRCS to make an HELCMC and/or cert ination on the identified land. If "YES" is checked for Item 7C, NRCS does not have to conduct a certified we if applicable; otherwise, continue to Part C or D.	etland	
7. Has anyone performed (si A. Create new drainage s by NRCS? If "YES", I B. Improve or modify and C. Maintain an existing of Note: Maintenance is continued use were used before system or inste Note: If "YES" is chec wetland determination. 8. Check one or both boxes, A. Check this box of Part A, including	systems, conduct land leveling, filling, dredging, land clearing, or excavation that has NOT been evaluated indicate the year(s): existing drainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): rainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): s the repair, rehabilitation, or replacement of the capacity of existing drainage systems to allow for the of wetlands currently in agricultural production and the continued management of other areas as they one December 23, 1985. This allows a person to reconstruct or maintain the capacity of the original all a replacement system that is more durable or will realize lower maintenance or costs. kedd for Item 7A or 7B, then Part C must be completed to authorize NRCS to make an HELCWC and/or certination on the identified land. If "YES" is checked for Item 7C, NRCS does not have to conduct a certified we if applicable; otherwise, continue to Part C or D. only if the producer in Part A has FCIC reinsured crop insurance and filing this form represents the first time any affiliated person, has been subject to HELC and WC provisions.	etland	
7. Has anyone performed (si A. Create new drainage s by NRCS? If "YES", I B. Improve or modify an a C. Maintain an existing of Note: Maintenance is continued use were used befixed by the six of the	systems, conduct land leveling, filling, dredging, land clearing, or excavation that has NOT been evaluated indicate the year(s): existing drainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): rainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): s the repair, rehabilitation, or replacement of the capacity of existing drainage systems to allow for the of wetlands currently in agricultural production and the continued management of other areas as they fore December 23, 1985. This allows a person to reconstruct or maintain the capacity of the original all a replacement system that is more durable or will realize lower maintenance or costs. coked for Item 7A or 7B, then Part C must be completed to authorize NRCS to make an HELC/WC and/or cert initiation on the identified land. If "YES" is checked for Item 7C, NRCS does not have to conduct a certified we fig applicable; otherwise, continue to Part C or D. only if the producer in Part A has FCIC reinsured crop insurance and filing this form represents the first time	the producer in box compliance, the leted).	but but
7. Has anyone performed (si A. Create new drainage s by NRCS? If "YES", I B. Improve or modify an a C. Maintain an existing or Note: Maintenance is continued use were used befixed by the sisten or inste Note: If "YES" is check wetland determined determination. 8. Check one or both boxes, A. Check this box or Part A, including B. Check this box if I sa tenant or other farms r Is a landlord	existing drainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): existing drainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): rainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): rainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): rainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): rainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): rainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): rainage system that has NOT been evaluated by NRCS? If "YES", indicate the year(s): stee repair, rehabilitation, or replacement of the capacity of existing drainage systems to allow for the of owellands as they one December 23, 1985. This allows a person to reconstruct or maintain the capacity of the original all a replacement system that is more durable or will realize lower maintenance or costs. checked for Item 7A or 7B, then Part C must be completed to authorize NRCS to make an HELCWC and/or cert initiation on the identified land. If "YES" is checked for Item 7C, NRCS does not have to conduct a certified we have	the producer in box compliance, the leted).	but but
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B Example of AD-1026, Page 2

The following is an example of AD-1026, page 2.

AD-1026 (10-30-14) Page 2 of 2

PART D - CERTIFICATION OF COMPLIANCE

I have received and read the AD-1026 Appendix and understand and agree to the terms and conditions therein on all land in which I (or the producer in Part A if different) and any affiliated person have or will have an interest. I understand that eligibility for certain USDA program benefits is contingent upon this certification of compliance with HELC and WC provisions and I am responsible for any non-compliance. I understand and agree that this certification of compliance is considered continuous and will remain in effect unless revoked or a violation is determined. I further understand and agree that:

- all applicable payments must be refunded if a determination of ineligibility is made for a violation of HELC or WC provisions. NRCS may verify whether a HELC violation or WC has occurred.
- a revised Form AD-1026 must be filed if there are any operation changes or activities that may affect compliance with the HELC and WC provisions. I understand that failure to revise Form AD-1026 for such changes may result in ineligibility for certain USDA program benefits or other consequences.
- affiliated persons are also subject to compliance with HELC and WC provisions and their failure to comply or file Form AD-1026 will result in loss of eligibility for applicable benefits to any individuals or entities with whom they are considered affiliated.

Producer's Certification:

I hereby certify that the information on this form is true and correct to the best of my knowledge.

Thereby certify that the thyormation on misjorm is the and correct to the best of my knowledge.				
10A. Producer's Signature (By)	10B. Title/Relationship (If Signing in Representative Capacity)	10C. Date (MM-DD-YYYY)		
1-7/	The state of the s			
	11A. Signature of FSA Representative	11B. Date (MM-DD-YYYY)		
FOR FSA USE ONLY (for referral to NRCS)	TTA. Signature of FSA Representative	TTB. Date (MINI-DD-YYYY)		
Sign and date if NRCS determination is needed.				
Sign and date in this section indicates to the decision of the				

IMPORTANT: If you are unsure about the applicability of HELC and WC provisions to your land, contact your local USDA Service Center for details concerning the location of any highly erodible land or wetland and any restrictions applying to your land according to NRCS determinations before planting an agricultural commodity or performing any drainage or manipulation. Failure to certify and properly revise your compliance certification when applicable may: (1) affect your eligibility for USDA program benefits, including whether you qualify for reinstatement of benefits through the Good Faith process; and (2) result in other consequences.

The following statement is made in accordance with the Privacy Act of 1974 (5 USC 552a - as amended). The authority for requesting the information identified on this form is 7 CFR Part 12, the Food Security Act of 1985 (Pub. L 99-198), and the Agricultural Act of 2014 (Pub. L. 113-79). The information will be used to certify compliance with HELC and WC provisions and to determine producer eligibility to participate in and receive benefits under programs administered by USDA agencies. The information collected on this form may be disclosed to other Federal, State, Local government agencies, Tribal agencies, and nongovernmental entities that have been authorized access to the information by statute or regulation and/or as described in applicable Routine Uses identified in the System of Records Notice for USDAF-SA-2, Farm Records File (Automated) and USDAF-SA-14, Applicant/Borrower. Providing the requested information is voluntary. However, failure to furnish the requested information will result in a determination of producer ineligibility to participate in and receive benefits under programs administered by USDA agencies.

This information collection is exempted from the Paperwork Reduction Act as specified in the Agricultural Act of 2014 (Pub. L. 113-79, Title II, Subtitle G, Funding and Administration). The provisions of appropriate criminal and civil fraud, privacy, and other statutes may be applicable to the information provided. RETURN THIS COMPLETED FORM AD-1026 TO YOUR COUNTY FARM SERVICE AGENCY (FSA) OFFICE.

The U.S. Department of Agriculture (USDA) prohibits discrimination against its customers, employees, and applicants for employment on the basis of race, color, national origin, age, disability, sex, gender identity, religion, reprisal, and where applicable, political beliefs, mantal status, familial or parental status, sexual orientation, or all or part of an individual's income is derived from any public assistance program, or protected genetic information in employment or activity conducted or funded by the Department. (Not all programs and/or employment activities.) Persons with disabilities, who wish to file a program complaint, write to the address below or if you require alternative means of communication for program information (e.g., Braille, large print, audiotape, etc.) please contact USDA's TARGET Center at (202) 720-2600 (voice and TDD). Individuals who are deaf, hard of hearing, or have speech disabilities and wish to file either an EEO or program complaint, please contact USDA through the Federal Relay Service at (800) 877-8339 or (800) 845-6136 (in Spanish).

If you wish to file a Civil Rights program complaint of discrimination, complete the USDA Program Discrimination Complaint Form, found online at http://www.ascr.usda.gov/complaint_filing_cust.html, or at any USDA office, or call (866) 632-9992 to request the form. You may also write a letter containing all of the inform requested in the form. Send your completed complaint form or letter by mail to U.S. Department of Agriculture, Director, Office of Adjudication, 1400 Independence Avenue, S.W., Washington, D.C. 20250-9410, by fax (202) 690-7442 or email at program.intake@usda.gov. USDA is an equal opportunity provider and employer.

C Completing AD-1026

Producers shall complete AD-1026 according to the following table.

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*	
Item	Instruction
	Part A – Basic Information
1	Enter producer's full name or the name of the business entity applying for USDA program benefits.
2	Enter last 4 digits of the producer's SSN or TIN.
3	Enter crop year for which benefits are being requested. In most cases, it will be the current crop year. However, if applying for program benefits for a past year, enter the specific year applicable to the application.
4	List all affiliated persons with farming interests (as owner, operator, or other producer on any farm). Only affiliated persons of the producer requesting program benefits with farming interests are required to complete AD-1026. See AD-1026 Appendix, item 7 to determine affiliated persons.
5	Check (✓) box:
	• "A", if the producer in Part A, or any affiliated person, does not have an interest in land devoted to agriculture. Examples include bee keepers who place their hives on another person's land, producers of crops grown in greenhouses, and producers of aquaculture and these producers do not own/lease any agricultural land themselves.
	Note: Do not check (✓) box if the producer shares in a crop.
	• "B" if the producer in Part A, or any affiliated person, does not participate in any USDA program that is subject to HELC and WC compliance except Federal Crop Insurance, and only has interest in land devoted to agriculture that is exclusively used for perennial crops, except sugarcane, and has not converted a wetland after February 7, 2014.
	Note: All 3 conditions must exist to check this box.
	Perennial crops include, but are not limited to, tree fruit, tree nuts, grapes, olives, native pasture, and perennial forage. A producer that produces alfalfa should contact NRCS at the nearest USDA Service Center to determine whether such production qualifies as production of a perennial crop. A crop list for compliance purposes is located at www.nrcs.usda.gov/compliance .
	If either box "A" or box "B" is checked, go to Part D, read and complete the certification.

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C Completing AD-1026 (Continued)

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Item		Instruction			
	Part B – HI	ELC/WC Compliance Questions			
6		ENTER "X" in either the "Yes" or "No" box.			
	Answer "Yes" if during the crop year entered in Part A, or the term of a requested				
	_ · · · · · · · · · · · · · · · · · · ·	Part A, did or will plant and produce an agriculture			
	commodity on land for which	h an HEL determination has not been made.			
	If "Ves" is answered FSA w	vill request a HEL determination from NRCS for the			
	specific fields provided in Pa	<u>*</u>			
7		es" or "No" box for each of the items in 7A, 7B,			
		C questions refer to drainage activity.			
	IF	THEN			
	"Yes" is answered in	FSA will request a wetland evaluation from NRCS for			
	item 7A or 7B	the specific areas listed in Part C.			
	"Yes" is answered in	a certified wetland determination is not required.			
	item 7C (maintenance)	NRCS will be notified of the intention to maintain an			
0	ENTEED (SVI): D. A. C.1	existing drainage system.			
8		e producer represented in Part A has FCIC crop esents the first time the producer in Part A, including			
		•			
	affiliated person, has been subject to HELC and WC provisions.				
	ENTER "X" in Box B , if either of the following applies to the producer in Part A for				
	the specified crop year in Part A number 3:				
	• tenant on a farm that will not be in compliance with HELC and WC				
	provisions because the landlord refuses to allow compliance, but other farms				
	associated with that landlord are in compliance (AD-1026B must be				
	completed)				
	• landlord of a farm the	at is not or will not be in compliance with HELC and			
		use of a violation by the tenant on that farm, but other			
		with that tenant are in compliance (AD-1026C must be			
	completed).				
	If neither Box A or B are che	ecked, proceed to Part D.			

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C Completing AD-1026 (Continued)

Item	Instruction			
	Part C – Additional Information			
9	Must be completed only if "Yes" was answered in Part B, item 6 or 7. List farm, tract, and field number in A. Briefly describe activity in B. List land use and specify crops in C. List the location county in D. Forward to NRCS the request for determinations only for those fields that will be used in the production of an agriculture commodity as defined by HELC and WC, or locations specifically			
	identified for wetlands determinations in Part B.			
	Part D – Certifications			
10	The producer shall read the Certification of Compliance statement and sign and date the certification.			
	The producer should not sign AD-1026 if the producer's farming operation is not in compliance with all HELC and WC provisions.			
11	This item is for FSA use only .			

A AD-1026 Certification

Certification of conservation compliance (AD-1026) is required for producers seeking any USDA benefit subject to it:

- FSA farm loans
- FSA farm programs
- NRCS programs
- Federal crop insurance premium subsidies administered by RMA.

B Certification of Compliance Application

The certification is applicable to all producer's agricultural interests (that is, owner, operator, or other producer) on all agricultural land (cropland, rangeland, pastureland, and forestland), including those interests that seek no benefit.

A producer may seek USDA benefits subject to conservation compliance on agricultural interests that do not involve agricultural land (for example, beehives, nursery buildings, livestock housed in buildings or feedlots). These interests are not applicable to certification questions in AD-1026, Part B (questions 6 and 7). However, certification is still required. Therefore, if their only agricultural interests are not tied to agricultural land, they certify to compliance with box 5 A. If they have a mix of interests (some on agricultural land and some on non-agricultural land) their certification evaluation for Part B questions 6 and 7 do not apply to the non-agricultural land interests.

- Example 1: Greta Green has a nursery building that produces greens. She applies for an FSFL for a building that will be constructed next to her nursery building. She certifies to box 5 A as these are her only agricultural interests. She has no interests tied to agricultural land.
- Example 2: Charlie Chef leases commercial space of a condo building for his restaurant business in New York City. He also leases the roof top space for growing vegetables, for the restaurant, with roof top agriculture methods. He participates in NAP for the vegetable operation. He grew up in Custer County Nebraska and inherited 40 acres of cropland and 40 acres of pastureland on an 80-acre parcel which he leases and seeks no USDA benefits. He has 2 farming interests, one as operator on his rooftop lease, and one as owner on his 80 acres in Nebraska. He must certify to compliance for all his farming interests (including the one that he seeks no benefit). Since one interest applies to agricultural land, he must certify to all of AD-1026, Part B. However, his leased interest, on non-agricultural land (the rooftop), has no evaluation for Part B questions 6 and 7.--*

*--307 Urban Agriculture (Continued)

C Non-Agricultural Land

These are the urban agricultural settings that do not constitute agricultural land:

- rooftops
- raised beds
- any permanent structures serving as nurseries, greenhouses, hydroponic (including all permanent hoop houses, including those using natural ground for production).

Note: Some permanent hoop houses are designated as cropland according to 10-CM. For conservation compliance purposes any permanent structure is considered a building, regardless of building materials, foundation presence, or cropland status. Temporary movable high tunnels, used to extend growing seasons, are not permanent and are considered a practice. Any fields using high tunnels are subject to WC and HEL provisions with evaluations for AD-1026 questions 6 and 7.

D Agricultural Land

The only agricultural land setting for urban agriculture, that requires evaluation of AD-1026, Part B questions 6 and 7 possible referral to NRCS for possible HEL and wetland determinations, is open lots (small field settings, for example, 200 ft x 200 ft open lot is used for produce/vegetable production), including open lots using high tunnels.

E Environmental Wetland Evaluations

Acreages determined to need an assessment for environmental wetland evaluations (for example, permanent hoop house being constructed with EQIP cost sharing assistance) on non-agricultural land (subparagraph C) are not evaluated/referred through the AD-1026 certification process, as questions on number 7, are not applicable to non-agricultural land. Those evaluations are made with applicable NRCS environmental evaluations for NRCS programs or FSA-850 and FSA-858 for FSA loans and programs.--*

308-327 (Reserved)

Section 2 AD-1026 Appendix and Producer Farm Data Report

328 AD-1026 Appendix

A Example of AD-1026 Appendix

The following is an example of AD-1026 Appendix.

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This form is available electronically.

AD-1026 Appendix

(10-30-14)

U.S. DEPARTMENT OF AGRICULTURE

APPENDIX TO FORM AD-1026 HIGHLY ERODIBLE LAND CONSERVATION (HELC) AND WETLAND CONSERVATION (WC) CERTIFICATION

1. Overview

The following conditions of eligibility are required for a producer to receive any U.S. Department of Agriculture (USDA) loans or other program benefits that are subject to the highly erodible land conservation (HELC) and wetland conservation (WC) provisions. Unless an exemption has been granted by USDA, the producer agrees to all of the following on all farms in which the producer, and any affiliated person to the producer (as specified in 7 CFR Part 12), has an interest:

- NOT to plant or produce an agricultural commodity on highly erodible land or fields unless being farmed in accordance
 with a conservation plan or system approved by the Natural Resources Conservation Service.
- NOT to plant or produce an agricultural commodity on a wetland that was converted after December 23, 1985.
- NOT to have converted a wetland after November 28, 1990, for the purpose, or to have the effect, of making the
 production of an agricultural commodity possible on such converted wetland.
- NOT to convert a wetland by draining, dredging, filling, leveling, removing woody vegetation, or any other activity
 that results in impairing or reducing the flow and circulation of water in a way that would allow the planting of an
 agricultural commodity.
- NOT to use proceeds from any Farm Service Agency farm loan, insured or guaranteed, or any USDA financial
 assistance program, in such a way that might result in negative impacts to a wetland, except for those projects evaluated
 and approved by Natural Resources Conservation Service.

2. Statutory and Regulatory Authority

The Food Security Act of 1985, as amended, requires producers participating in most programs administered by the Farm Service Agency (FSA), Natural Resources Conservation Service (NRCS), and the Risk Management Agency (RMA) to comply with HELC and WC provisions on all land owned or farmed that is considered highly erodible or a wetland unless USDA determines an exemption applies. Producers participating in these programs, and any individual or entity considered to be an affiliated person of a participating producer, are subject to these provisions. The regulations covering these provisions are set forth at 7 CFR Part 12; all such provisions, whether or not explicitly stated herein, shall apply.

3. Explanation of Terms

Agricultural commodity is any crop planted and produced by annual tilling of the soil, including tilling by one-trip planters,

Highly erodible land is any land that has an erodibility index of 8 or more.

Highly erodible fields are fields where either:

- 33.33 percent or more of the total field acreage is identified as soil map units that are highly erodible; or
- 50 or more acres in such field are identified as soil map units that are highly erodible.

<u>Perennial crop</u> is any crop that is planted once and produces crops over multiple years. Go to www.nrcs.usda.gov/compliance for a list of perennial and annual crops.

Wetland is an area that:

- has a predominance of hydric soils (wet soils);
- is inundated or saturated by surface or groundwater (hydrology) at a frequency and duration sufficient to support a
 prevalence of hydrophytic (water tolerant) vegetation typically adapted for life in saturated soil conditions; and
- under normal circumstances supports a prevalence of such vegetation, except that this term does not include lands in Alaska identified as having a high potential for agricultural development and a predominance of permafrost soils.

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328 AD-1026 Appendix (Continued)

A Example of AD-1026 Appendix (Continued)

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AD-1026 Appendix (10-30-14)

Page 2 of 3

4. NRCS and FSA Determinations

When making HELC and WC compliance determinations:

- NRCS makes technical determinations; these include:
 - For HELC compliance:
 - whether land is considered highly erodible;
 - establishing conservation plans or systems; and
 - whether highly erodible fields are being farmed in accordance with a conservation plan or system approved by NRCS.
 - For WC compliance:
 - whether land is a wetland and if certain technical exemptions apply, such as prior converted;
 - whether a wetland conversion has occurred.
- · FSA's responsibilities include:
 - making eligibility determinations, such as who is ineligible based upon NRCS technical determinations of non-compliance.
 - · acting on requests for application of certain eligibility exemptions, such as the good faith relief exemption.
 - maintaining the official USDA records of highly erodible land and wetland determinations. The determinations are
 recorded both within the geographic information system and the automated farm and tract records maintained by
 FSA; however, it is important to know that determinations may not include all of a producer's land. If a producer
 is uncertain of the highly erodible land and wetland determinations applicable to any of the producer's land, the
 producer should contact the appropriate USDA Service Center for assistance.

5. HELC and WC Non-Compliance - FSA and NRCS Programs

Producers who are not in compliance with HELC and WC provisions are not eligible to receive benefits for most programs administered by FSA and NRCS. If a producer received program benefits and is later found to be non-compliant, the producer may be required to refund all benefits received and/or may be assessed a penalty.

In particular, unless exemptions apply, a producer participating in FSA and NRCS programs must: not plant or produce an agricultural commodity on a highly erodible field unless such production is in compliance with a conservation plan or system approved by NRCS; not have planted or produced an agricultural commodity on a wetland converted after December 23, 1985; and, after November 28, 1990, must not have converted a wetland for the purpose, or to have the effect, of making the production of an agricultural commodity possible on such converted wetland.

A producer who violates HELC or WC provisions is ineligible for applicable FSA and NRCS benefits for the year(s) in violation. A planting violation, whether on highly erodible land or a converted wetland, results in ineligibility for benefits for the year(s) when the planting occurred. A wetland conversion violation results in ineligibility beginning with the year in which the conversion occurred and continuing for subsequent years, unless the converted wetland is restored or mitigated before January 1st of the subsequent year.

6. HELC and WC Non-Compliance - Risk Management Agency - Crop Insurance Policies Reinsured by the Federal Crop Insurance Corporation

Producers obtaining federally reinsured crop insurance will not be eligible for any premium subsidy paid by the Federal Crop Insurance Corporation (FCIC) for any policy or plan of insurance if the producer:

- has not filed a completed Form AD-1026 with FSA certifying compliance with HELC and WC provisions; or
- is not in compliance with HELC and WC provisions.

Unless an exemption applies, a producer must:

- not plant or produce an agricultural commodity on a highly erodible field, unless such production is in compliance with a conservation plan approved by NRCS;
- not plant or produce an agricultural commodity on a wetland converted after February 7, 2014; and
- not have converted a welfand for the purpose, or to have the effect, of making the production of an agricultural commodity possible on such converted wetland after February 7, 2014.

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328 AD-1026 Appendix (Continued)

A Example of AD-1026 Appendix (Continued)

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AD-1026 Appendix (10-30-14)

Page 3 of 3

A producer is ineligible for any premium subsidy paid by FCIC on all policies and plans of insurance for the reinsurance year (July 1 – June 30) following the reinsurance year of a final determination of a violation of HELC or WC provisions, including all administrative appeals, unless specific exemptions apply. Further, a producer will be ineligible for any premium subsidy paid by FCIC on all policies and plans of insurance for a reinsurance year if they do not have a completed Form AD-1026 on file with FSA certifying compliance on or before the June 1 prior to the beginning of the subsequent reinsurance year (July 1), unless otherwise exempted. RMA will contact FSA to determine compliance with HELC and WC provisions and the filing of Form AD-1026 prior to the beginning of a reinsurance year, which begins on July 1. If the producer is not in compliance and is not exempt, the producer will be ineligible for premium subsidy for all crops with a sales closing date between the following July 1 through the next June 30.

7. Affiliated Persons

Any affiliated person of a producer requesting benefits subject to HELC and WC provisions must also be in compliance with those provisions. Ineligibility of a producer will also apply to affiliated persons of that producer. If an affiliated person has a farming interest (as owner, operator, or other producer on any farm), the affiliated person must also file Form AD-1026 certifying compliance with HELC and WC provisions in order for the producer requesting benefits to be eligible.

Use this table to determine affiliated persons who must be in compliance with HELC and WC provisions and file Form AD-1026. If you are unsure about an affiliated person determination, please contact FSA at your local USDA Service Center for assistance.

IF the producer requesting benefits is a (an)	THEN affiliated persons with farming interests who must be in compliance with HELC and WC provisions and file Form AD-1026 are
individual	spouses or minor children with separate farming interests, or who receive benefits under their individual ID number.
NOTE: For a minor, parents or guardians shall be listed	estates, trusts, partnerships, and joint ventures in which the individual filing, or the individual's spouse or minor children have an interest.
as affiliated persons.	corporations in which the individual filing or the individual's spouse or minor children have more than 20% interest.
general partnership	first level members of the entity.
limited partnership	
limited liability company	
joint venture	
estate	
irrevocable or revocable trust	
Indian tribal venture or group	
	first level shareholders with more than 20% interest in the corporation.
corporation with stockholders	Note: First level shareholders of a corporation with 20% interest or less in the corporation are not considered affiliated persons of the corporation.

IMPORTANT NOTICE:

Signature on Form AD-1026 gives representatives of USDA authorization to enter upon and inspect all farms in which the producer in Part A of Form AD-1026 has an interest for the purpose of confirming HELC and WC compliance.

NOTE

The following statement is made in accordance with the Privacy Act of 1974 (5 USC 552a - as amended). The authority for requesting the information identified on this form is 7 CFR Part 12, the Food Security Act of 1985 (Pub. L. 99-198), and the Agricultural Act of 2014 (Pub. L. 113-79). The information will be used to certify compliance with HELC and WC provisions and to determine producer eligibility to participate in and receive benefits under programs administered by USDA agencies. The information collected on this form may be disclosed to other Federal, State, Local government agencies. Tribal agencies, and nongovernmental entities that have been authorized access to the information by statute or regulation and/or as described in applicable Routine Uses identified in the System of Records Notice for USDAFSA-2, Farm Records File (Automated) and USDAFSA-14, Applicant/Borrower. Providing the requested information is voluntary. However, failure to furnish the requested information will result in a determination of producer ineligibility to participate in and receive benefits under programs administered by USDA agencies.

This information collection is exempted from the Paperwork Reduction Act as specified in the Agricultural Act of 2014 (Pub. L. 113-79, Title II, Subtitle G, Funding and Administration). The provisions of appropriate criminal and civil fraud, privacy, and other statutes may be applicable to the information provided. RETURN THE COMPLETED FORM AD-1026 TO YOUR COUNTY FARM SERVICE AGENCY (FSA) OFFICE.

The U.S. Department of Agriculture (USDA) prohibits discrimination against its customers, employees, and applicants for employment on the basis of race, color, national origin, age, disability, sex, gender identity, religion, reprisal, and where applicable, political beliefs, marital status, familial or parental status, sexual original prohibited pass will apply to all programs and/or employment exclusive, conducted or funded by the Department. (Not attin) apply to all programs and/or employment exclusives.) Persons with disabilities, who wish to file a program complaint, write to the address below or if you require alternative means of communication for program information (e.g., Braille, large print, audictage, etc.) please contact USDA's TARGET Content of (2027) 270-2800 (voice and TDD). Individuals who are deaf, hard of hearing, or have speech disabilities and wish to file either an EEO or program complaint, please contact USDA through the Federal Relay Service at (800) 877-8339 or (800) 845-6136 (in Spanish).

If you wish to file a Civil Rights program complaint of discrimination, complete the USDA Program Discrimination Complaint Form, found online at http://www.ascr.usda.gov/complaint_filing_cust.html, or at any USDA office, or call (866) 632-9992 to request the form. You may also write a letter containing all of the information requested in the form. Send your completed complaint form or letter by mail to U.S. Department of Agriculture, Director, Office of Adjudication, 1400 Independence Avenue, S.W., Washington, D.C. 20250-9410, by fax (202) 690-7442 or email at program.intake@usda.gov. USDA is an equal opportunity provider and employer.

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328 AD-1026 Appendix (Continued)

B Purpose of AD-1026 Appendix

AD-1026 Appendix contains the eligibility conditions for HELC and WC compliance.

C Explaining AD-1026 Appendix to Producers

AD-1026 Appendix shall be provided to the producer before the producer completes *--AD-1026 and certifies compliance in Part D, item 10A. Before AD-1026 is completed,--* the County Office shall:

- have the producer read AD-1026 Appendix
- answer any questions the producer may have
- •*--explain that by signing AD-1026, Part D, item 10A, the producer is certifying--* compliance with the provisions on AD-1026 Appendix.

D Distributing AD-1026 Appendix

County Offices shall provide a copy of both AD-1026 Appendix and AD-1026 to the producer upon completing the Continuous AD-1026 Certification statement in AD-1026, *--Part D. item 10A.--*

329 Printing and Using Producer Farm Data Report

A Printing Producer Farm Data Report

A single Producer Farm Data Report covering all of the producer's farming interests in the country may be printed from any County Office according to * * *10-CM.

B Using Producer Farm Data Report

The Producer Farm Data Report includes the following:

- all of a producer's farming interests by county, farm, and tract numbers
- whether the tract includes any fields with HEL or wetlands.

The information on the Producer Farm Data Report may be useful to a producer when completing the questions on AD-1026. However, its use is **not** a requirement for producer certification on AD-1026.

330-334 (Reserved)

*--Section 2.5 Additional AD-1026 Filing Requirements Unique to Federal Crop Insurance Producers

335 AD-1026, Items 5 B and 8 A

A AD-1026, Item 5 B

The item 5 B checkbox of AD-1026 (10-30-14):

- may be checked by producers who only participate in crop insurance and meet the criteria indicated for that checkbox
- is intended to allow the producers to bypass the HELC/WC compliance questions in Part B, and proceed to Part D, if the HELC/WC compliance questions have **no** applicability to their situation.

B Recording FCIC Producers as "Certified" for AD-1026

Producers who file AD-1026 and check the item 5 B checkbox must be entered into Business Partner according to 6-CP, subparagraph 641 D, with at least 1 associated county, to create a subsidiary/eligibility record of "Certified" for AD-1026.

C AD-1026, Item 8 A

The item 8 A checkbox was added to identify those FCIC producers who complete the entire AD-1026 (do **not** check the item 5 B checkbox) and filing AD-1026 represents the first time the producer, including any affiliated person, has been subject to HELC and WC provisions. The producer is making this certification. However, it may have been a number of years since the producer was subject to conservation compliance, such as prior crop insurance participation when it was previously subject to conservation compliance, disaster programs, etc. Any past program participation, regardless if a payment was received, subject to conservation compliance means the producer was previously subject to conservation compliance. If the producer does **not** know and there is evidence of past program participation or prior AD-1026 in possession of FSA or NRCS, they should **not** check the item 8 A checkbox.--*

336 Entity Differences Between RMA and FSA

A RMA Insurance Exemptions

RMA has exemptions that allow a person to insure another person's interest in the crop. Because the reinsured crop insurance subsidy is the benefit subject to conservation compliance, these persons who meet these exemptions shall be allowed to complete AD-1026, if FSA does **not** have AD-1026 on file for that person. They are now receiving a benefit (reinsured crop insurance subsidy) subject to conservation compliance.

The RMA exemptions that will likely fall under these situations are as follows.

- Husband/Wife Either spouse may insure all interest in the crop under 1 policy. A husband and wife have an interest in each other; therefore, a spouse can insure all of the land interests of the other spouse, unless proven to be legally separated.
- Landlord/Tenant Either the landlord or tenant may insure both parties' share with the permission of the other party.
- Revocable Trust An individual beneficiary's or grantor's TIN is used to insure the entire interest of the revocable trust.
- Joint Venture If EIN has been established for a joint venture, it must be used and reported to RMA. However, if the joint venture does **not** have EIN, 1 of the member's TIN is used to insure the entire interest of the joint venture with all members agreeing *--and signing the policy. See paragraph 337 for information on husband/wife informal joint ventures insuring with sole proprietorship EIN's.--*

B RMA Exemptions Do Not Apply

An individual/entity cannot claim to have an interest in land/crop to FSA and claim to have the same interest in the same land/crop as a different individual/entity to RMA unless 1 of the *--exemptions in subparagraph A is met. If it is discovered a producer represented---* themselves to FSA as an individual/entity type different from the way they have represented themselves to RMA for the same land/crop, consult 4-RM. If what the producer told FSA is correct, the producer needs to correct records with their AIP. If FSA records are incorrect,

the producer must correct those records and file AD-1026 for the correct person/entity.

B RMA Exemptions Do Not Apply (Continued)

Example: Brothers A and B do business with FSA as individuals with current and past program participation as 100 percent share to each individual on their acreage reports. A and B Corporation received a letter from RMA indicating they did **not** have AD-1026 on file. That is because Brothers A and B have filed AD-1026 with their individual SSN's for current and past FSA participation. However, they have been obtaining crop insurance as entity A and B Corporation claiming 100 percent share on the same land/crop using the corporation's EIN. FSA did **not** have any knowledge of A and B Corporation. This is conflicting information about which "person", the individuals (Brothers A and B) or the A and B Corporation, actually has the interest in the land/crop. Brothers A and B must correct their records with their AIP or FSA and file AD-1026 accordingly.

337 Sole Proprietorship

--A Explanation of Sole Proprietorship (Insuring with EIN)--

Some producers have EIN for a sole proprietorship because of hired labor and paying into Social Security taxes for that hired labor. The sole proprietorship may have the same name as the individual or a different name. RMA allows producers in this situation to insure their crops with either EIN or SSN. If the same producer conducts business with FSA as an individual using SSN and conducts business with RMA as a sole proprietorship using EIN, there is a mismatch.

--Note: Informal joint ventures that involve husband/wife only, that have sole proprietorship EIN's, are insured as such.--

B Exemption for Sole Proprietorships

If it can be verified through the Comprehensive Information Management System that an *--individual, doing business with FSA as an individual or informal husband/wife joint venture with no tax ID, has filed AD-1026 as an individual using SSN, there is no need for the--* producer to file another AD-1026 in the name of the sole proprietorship using EIN. The individual and sole proprietorship are one and the same and therefore, their conservation compliance is one and the same. Producers in this situation are not required to correct records with either FSA or RMA.

Verification for producers found to have sole proprietorship/individual mismatches between FSA and RMA can be obtained through the Comprehensive Information Management System as follows.

Step	Action
1	On the FSA Intranet, CLICK "FSA Applications", "A-C", and "Comprehensive
	Information Management System (CIMS)".
2	Under "Management Reports", CLICK "Producer/Crop Acreage".
3	Search for the producer's name by physical location State and county.
4	If the producer comes up with EIN identified as "Individual as Company" with
	RMA, they are verified.

337 Sole Proprietorship (Continued)

C Filing and Recording AD-1026 for Sole Proprietorships

To communicate the conservation compliance certification to RMA for the sole proprietorship, the entity must be entered as "Individual Operating as a Small Business" into Business Partner using EIN of the sole proprietorship. The member of the sole *--proprietorship is the individual or the husband in an informal husband/wife joint venture.--*

If there is an AD-1026 on file for the individual comprising the sole proprietorship, conservation compliance can be validated as "Certified" for the sole proprietorship. The applicable affiliate box on the individual's AD-1026 (or if applicable each the husband and wife's AD-1026) shall be notated with "Certification also applies to [Name] Sole Proprietorship" with the last 4 digits of EIN applicable to that sole proprietorship.

If there are no FSA or NRCS benefits received by the sole proprietorship's EIN, no further action is required. If FSA or NRCS benefits are received using EIN, all other applicable eligibility determinations apply to EIN as they do to the individual.

A Sugar Beet Cooperative Entities

Some members of sugar beet cooperative have shares that allow the member to plant a specific number of acres of sugar beets. These shares are specific to the member and cannot be leased to another producer. Instead, the cooperative requires the member (or estate when the member is deceased) to form a pool agreement, joint venture, or limited liability partnership with the producer planting the member's share. The cooperative further requires that the insurance policy be purchased under the individual grower of sugar beets or as this joint venture or limited liability partnership. These joint ventures and limited liability partnership may not represent the grower's entire operation. It may only represent the sugar beet portion of their operation.

The joint venture or limited liability partnership may purchase the crop insurance. FSA may not have any record of the entity, as it is formed for cooperative purposes only. The entity may:

- be comprised of some individuals in FSA records
- include individuals who are not in FSA records, both on the grower side and the shareholder side.

Note: FSA may have records for the grower, but not the shareholder.

B Filing AD-1026 for FCIC for Sugar Beet Cooperative Entities

If the joint venture or limited liability partnership insures the crop, it is the producer seeking a benefit who is subject to conservation compliance and is required to file AD-1026. If the entity is not seeking benefit from FSA, paragraph 339 is applicable.

The affiliated persons of the entity are the first level members of the entity (the shareholder and the grower). If the grower has a farming interest (owner, operator, or other producer) other than the sugar beet acreage, they are an affiliated person with a farming interest subject to conservation compliance. Most in this situation will already have AD-1026 on file.

If the shareholder, as an individual outside of the joint venture or limited liability partnership, has a farming interest (owner, operator, or other producer), they are an affiliated person subject to conservation compliance on their individual farming operation. Only affiliated persons subject to conservation compliance are to be entered in AD-1026, item 4.--*

*--338 Sugar Beet Cooperatives (Continued)

B Filing AD-1026 for FCIC for Sugar Beet Cooperative Entities (Continued)

FSA and RMA do not consider entities formed because of this unique situation as mismatched entities for conservation compliance purposes. The entity that is subject to the reinsured crop insurance subsidy benefit shall be entered into Business Partner and AD-1026 indicated as "Certified" once filed. Farm records do not need to be established for the entity. The affiliated persons listed in AD-1026, item 4 (the members of the entity with farming interests who are subject to conservation compliance) will need full farm records if applicable and not already established.

339 Signature Authority for Filing AD-1026 and CCC-901 and CCC-902

A Benefits and AD-1026

AD-1026 conservation compliance certification is a requirement for most USDA benefits administered by FSA and NRCS, and now the reinsured federal crop insurance subsidy administered by RMA, beginning with reinsurance year 2016 (July 1, 2015). However, the benefit or payment is **not** being sought with AD-1026. AD-1026's execution by a person in a representative capacity (other than power of attorney) can be accepted at face value because a payment or benefit is **not** being sought with AD-1026 itself.

B CCC-901 and CCC-902

Entities filing AD-1026 for FCIC purposes only, and **not** seeking any programmatic benefit from FSA or NRCS, are **not** required to complete CCC-901 or CCC-902. If these entities seek this benefit in the future, CCC-901 and CCC-902 would be required at that time.--*

--340 Timely Filed for Federal Crop Insurance Benefits (Applicable to Reinsurance Years 2016-2017)--

A AD-1026 Filing Date of June 1

A person or legal entity must have AD-1026 on file with FSA by June 1, before the beginning of the reinsurance year (July 1). The failure of a person or legal entity to file AD-1026 with FSA by June 1, will result in ineligibility of the person or legal entity for premium subsidy for the entirety of that reinsurance year.

Example: A producer purchases federal crop insurance for crop year 2016. Reinsurance year 2016 began July 1, 2015. The AD-1026 needed to be filed by June 1, 2015.

A person or legal entity will have until the first applicable crop insurance sales closing date to provide information necessary for the filing of AD-1026 if the person or legal entity:

- is unable to file AD-1026 by June 1, because of circumstances beyond the person's or legal entity's control, as determined by FSA.
- files AD-1026 by June 1, in good faith and FSA subsequently determines that additional information is needed and where the person or legal entity is unable to respond and comply with additional information by July 1, because of circumstances beyond the person's or legal entity's control, as determined by FSA.

B Relief Considerations for Timely Filed if AD-1026 Is Filed After June 1

AD-1026 with signature of a person or legal entity in AD-1026, item 10, and delivered by or postmarked by June 1, will be considered filed by June 1.

A person or legal entity that files AD-1026 after June 1 must submit with the late-filed AD-1026, a written explanation for the late filing.

Relief can be granted for a late-filed AD-1026 that was filed late for reasons beyond the person's or legal entity's control if an adequate explanation for the late filing, as determined by DAFP, is provided and if AD-1026 is filed no later than the first sales closing date for the insured in the reinsurance year. If the late-filed AD-1026 is filed after June 1, FSA will make no relief determination to the person's or legal entity's sales closing date. RMA will verify the eligibility for subsidy based on the date of filing AD-1026 and if relief is applicable.

The documentation provided with the late-filed AD-1026 must discuss and support the reasons for the person's or legal entity's late filing of AD-1026. Only cases with reasonable extenuating circumstances shall be submitted for consideration of relief.

--340 Timely Filed for Federal Crop Insurance Benefits (Applicable to Reinsurance Years 2016-2017) (Continued)--

B Relief Considerations for Timely Filed if AD-1026 Is Filed After June 1 (Continued)

Example: A person may have been unable to file AD-1026 because of an unforeseen, unplanned, and unavoidable hospital stay. Other circumstances include, but are not limited to, a U.S. serviceman or servicewoman obligation that helped delay timely filing of AD-1026, death of family member, adverse weather, or other circumstance that made it difficult for the person or legal entity to timely file AD-1026.

All relief requests shall be submitted to DAFP by the applicable State Office electronically, according to 7-CP, paragraph 4. Additional information in 7-CP, subparagraph 4 C specific to these relief cases is as follows:

- responding division is "PECD"
- type of action requested is "CC" for conservation compliance
- FSA-321 (not applicable)
- COC or STC concurrence or approval is not applicable.

C Timely Filed but Additional Information Is Needed

A person or legal entity that timely files AD-1026, but with missing, incomplete, or inaccurate information, preventing the loading of the certification, will be granted additional time up to the first applicable sales closing date for any insured crop of the person or legal entity in the reinsurance year to provide required information to update their AD-1026. Relief is **not** required for these situations. County Offices will work with these federal crop insurance clients to get required information.

Situations that do **not** require relief but only additional information filed by the deadline of the first sales closing date for any insured crop under these circumstances, include the following:

• inadequate documentation of "affiliated persons" in AD-1026, item 4

Note: FSA has no responsibility for knowing affiliated persons of persons or legal entities. Inadequate documentation can include requests for corrections because of listing SBI's as affiliates or requests to add affiliates. If there are **no** affiliated persons, AD-1026, item 4 should be identified with "None".

• filing AD-1026 of "affiliated persons" listed in AD-1026, item 4

--340 Timely Filed for Federal Crop Insurance Benefits (Applicable to Reinsurance Years 2016-2017) (Continued)--

C Timely Filed But Additional Information Is Needed (Continued)

- providing full address and TIN needed for the web-based subsidiary eligibility record
- persons and legal entities that filed AD-1026, but under a different TIN (SSN or EIN) than used by RMA for federally reinsured crop insurance, and qualify for entity exemptions according to paragraphs 336 and 337.

Example: A married couple received all FSA benefits under Spouse A and had AD-1026 on file. However, Spouse B insured the crop with RMA. Spouse B did **not** file because Spouse A has already filed AD-1026. As it stands, Spouse B would **not** qualify for the reinsured crop insurance premium subsidy because Spouse B did **not** have AD-1026 on file. If Spouse B files a late-filed AD-1026 after June 1, 2015, and by the first sales closing date for any of Spouse B's insured crops in the reinsurance year, FSA and RMA shall consider this as timely filed (June 1, 2015, certification date).

- providing AD-1026, but failing to check appropriate boxes in AD-1026, item 5, 6, or 7
- correcting and updating records with FSA or RMA for mismatched entities.

Note: BIA allotments are exempt from correcting mismatched entities. RMA underwriters are looking into some long-term solutions to the BIA issues that go beyond conservation compliance.

• a timely filed individual that becomes an entity as sole member or members are the timely filed individual and their spouse only.

Example: Roger Rancher is timely filed to the applicable reinsurance year. He informs FSA, after the RMA filing date, that he has formed Rancher's Ranch Inc. consisting solely of him and his spouse as members and filed a new AD-1026. Rancher's Ranch Inc. is considered timely filed as the filing of AD-1026 was an administrative update for name and TIN change only to the timely filed individual Roger Rancher.

• an estate formed for a deceased individual that was timely filed (an estate is a stand in for the deceased person, if the deceased was timely filed, the estate created for them is timely filed).

--340 Timely Filed for Federal Crop Insurance Benefits (Applicable to Reinsurance Years 2016-2017) (Continued)--

D Certifying AD-1026 for Timely Filed With Inadequate Information

Those persons and entities that become "Certified" for AD-1026 after affiliate certification, and all other situations outlined in subparagraph 340 C, will be entered into the subsidiary/eligibility with the applicable certification date when originally filed. Individuals and entities in these situations may need to be passed to the National Office to ensure RMA records their certification timely.

Example: Producer A filed AD-1026 on May 1, 2015, and listed an affiliate that filed on June 4, 2015. The certification date is May 1, 2015.

The certification date shall be entered into web-based subsidiary eligibility as original filing date or June 1. It is important to enter the date on or before June 1 to communicate eligibility to RMA.

--341 RMA Exemptions for Certification to Conservation Compliance (Applicable to Reinsurance Years 2016-2017)--

A Purpose of RMA Exemptions

RMA has developed certifications that will exempt persons and entities from conservation compliance in any given reinsurance year. These certifications will be passed from crop insurance agents to AIP's that will work with RMA on granting exemptions. The exemptions in this paragraph are provided to FSA for informational purposes as FSA records may need review for verification of these certifications. FSA employees also need to be familiar with these exemptions to refer RMA producers in these situations to their agents.

B New Producer Exemption

"By signing below, I certify that:

- (1) I (name of individual or name of entity), hereafter referred to as the policyholder, began farming for the first time on (month and day), 20__;
- (2) The policyholder, if an individual, had no interest, as an individual or entity, in any land or commodity subject to the Highly Erodible Land Conservation (HELC) or Wetland Conservation (WC) provisions prior to the date contained in paragraph (1);
- (3) The policyholder, if an entity, has no substantial beneficial interest, as defined in section 1 of the Common Crop Insurance Policy Basic Provisions (7 C.F.R. § 457.8), that farmed prior to the date contained in paragraph (1);
- (4) The policyholder had no substantial beneficial interest, as defined in 7 CFR Part 400, in any person who was subject to the HELC or WC provisions prior to the date contained in paragraph (1);

--341 RMA Exemptions for Certification to Conservation Compliance (Applicable to Reinsurance Years 2016-2017) (Continued)--

B New Producer Exemption (Continued)

- (5) The policyholder understands the Risk Management Agency and the Farm Service Agency may review historical records to determine prior participation in any USDA program or prior interest in any land, crop or person that was subject to the HELC or WC provisions;
- (6) The policyholder understands that if this certification is determined to be false, the policyholder will be subject to sanctions under the policy, including but not limited to voidance of the policy, and the policyholder may be subject to criminal or civil penalties (18 U.S.C. §1006 and §1014; 7 U.S.C. §1506; 31 U.S.C. §3729, §3730 and any other applicable Federal statutes)."

C New Entity Exemption

"By signing below, I, (name of individual), on behalf of (name of entity), hereafter referred to as the policyholder, certify that:

- (1) At least one substantial beneficial interest, as defined in section 1 of the Common Crop Insurance Policy Basic Provisions (7 C.F.R. § 457.8)in the entity has farmed prior to signing this certification;
- (2) The policyholder began farming for the first time on (month and day), 20__;
- (3) The policyholder was organized as an entity such as a joint venture, partnership, corporation, etc., for legitimate business reasons such that its assets and liabilities generate economic value regardless of USDA program benefits, and not to avoid legal mandates regarding USDA program benefits including, but not limited to, Highly Erodible Land Conservation (HELC) or Wetland Conservation (WC) provisions;
- (4) The policyholder understands the Risk Management Agency and the Farm Service Agency may review historical records to determine prior participation in any USDA program or prior interest in any land, crop or person that was subject to the HELC or WC provisions; and
- (5) The policyholder understands that if this certification is determined to be false, the policyholder will be subject to sanctions under the policy(s), including but not limited to voidance of the policy(s), and the policyholder may be subject to criminal or civil penalties (18 U.S.C. §1006 and §1014; 7 U.S.C. §1506; 31 U.S.C. §3729, §3730 and any other applicable Federal statutes).

--341 RMA Exemptions for Certification to Conservation Compliance (Applicable to Reinsurance Years 2016-2017) (Continued)--

D New to Conservation Compliance Exemption

"By signing below, I certify that:

- (1) I (name of individual or name of entity), hereafter referred to as the policyholder, have never participated in any USDA benefit program(s) subject to the Highly Erodible Land Conservation (HELC) or Wetland Conservation (WC) provisions;
- (2) The policyholder has not participated in the Federal crop insurance program in the 2015, or subsequent reinsurance years as applicable;
- (3) The policyholder, if an individual, had no prior interest, as an individual or entity, in any land or commodity subject to the HELC or WC provisions;
- (4) The policyholder, has no SBIs who participated in the Federal crop insurance program in the 2015 or subsequent reinsurance years or in any other USDA benefit program(s) subject to the HELC or WC provisions prior to signing this certification;
- (5) The policyholder had no substantial beneficial interest, as defined in section 1 of the Common Crop Insurance Policy Basic Provisions (7 C.F.R. § 457.8), in any person who participated in Federal crop insurance in the 2015 or subsequent reinsurance years, or who was subject to the HELC or WC provisions prior to signing this certification;
- (6) The policyholder has not received notification from the Risk Management Agency or the Farm Service Agency that form AD-1026 may not be on file with USDA certifying compliance with the highly erodible land conservation HELC and WC provisions.
- (7) The policyholder understands the Risk Management Agency and the Farm Service Agency may review historical records to determine prior participation in any USDA program(s), including Federal crop insurance, or prior interest in any land, crop or person who participated in federal crop insurance or who was subject to the HELC or WC provisions;
- (8) The policyholder understands that if this certification is determined to be false, the policyholder will be subject to sanctions under the policy, including but not limited to voidance of the policy, and the policyholder may be subject to criminal or civil penalties (18 U.S.C. §1006 and §1014; 7 U.S.C. §1506; 31 U.S.C. §3729, §3730 and any other applicable Federal statutes)."

--341 RMA Exemptions for Certification to Conservation Compliance (Applicable to Reinsurance Years 2016-2017) (Continued)--

E New Producer Who Was an SBI to a Policyholder Exemption

"By signing below, I certify that:

- (1) I (name of individual), hereafter referred to as the policyholder, began farming as an individual for the first time on (month and day), 20__;
- (2) The policyholder has, or has previously held, a substantial beneficial interest, as defined in 7 CFR Part 400, in a person who was subject to the HELC or WC provisions prior to the date contained in paragraph (1), but was not previously required to sign form AD-1026;
- (3) The policyholder has not participated in the Federal crop insurance program as a primary insured in the 2015 reinsurance year, or subsequent reinsurance years as applicable, prior to signing this certification;
- (4) The policyholder has not received notification from the Risk Management Agency or the Farm Service Agency that form AD-1026 may not be on file with USDA certifying compliance with the highly erodible land conservation HELC and WC provisions;
- (5) The policyholder understands the Risk Management Agency and the Farm Service Agency may review historical records to determine prior participation in any USDA program or prior interest in any land, crop or person that was subject to the HELC or WC provisions;
- (6) The policyholder understands that if this certification is determined to be false, the policyholder will be subject to sanctions under the policy, including but not limited to voidance of the policy, and the policyholder may be subject to criminal or civil penalties (18 U.S.C. §1006 and §1014; 7 U.S.C. §1506; 31 U.S.C. §3729, §3730 and any other applicable Federal statutes)."

342-355 (Reserved)

Section 3 Referrals to NRCS

356 When to Refer AD-1026 to NRCS

A Background

AD-1026 documents the producer's cropping, drainage, and land manipulation intentions for determining whether a referral to NRCS for HEL or wetland determinations is necessary.

If referrals to NRCS are necessary, then AD-1026 serves as the transmittal document.

B Reviewing AD-1026

County Offices shall review AD-1026 completed by the producer and refer AD-1026 to NRCS when either of the following applies:

- •*--"Yes" is answered in Part B, item 6, 7A, 7B, or 7C--*
- there is reason to believe the questions were not answered correctly and an NRCS determination is necessary before FSA can determine whether the producer is out of compliance.

When to Refer AD-1026 to NRCS (Continued)

C Referral to NRCS Because of Maintenance

When producers answer "Yes" on AD-1026, Part B, item 7C, they are certifying that they intend to perform maintenance on a drainage system or other manipulation of a wetland that took place before December 23, 1985. AD-1026, Part B, item 7 instructs FSA to refer a copy of AD-1026 when Part B, item 6, 7A, 7B, or 7C is answered "Yes".

NRCS assistance is **not** required for normal maintenance of existing drainage systems. Therefore, NRCS-CPA-026e will **not** be issued by NRCS in response to receiving AD-1026 on which only Part B, item 7C is answered "Yes". However, NRCS will maintain a record of these AD-1026's as a record of maintenance that has been performed.

FSA County Offices shall provide NRCS with an "Informational Copy" of AD-1026 when the only reason for the referral is a "Yes" designation in Part B, item 7C.

Since NRCS-CPA-026e will **not** be provided to FSA in these cases, the FSA County Office *--will check "no" under "Referred to NRCS" in the producer's subsidiary file according---* to 3-PL (Rev. 2), subparagraph 29 C.

D Exemption for Referral to NRCS on Interseeded Permanent Pasture

Many acres of permanent pasture are annually interseeded in the early fall with small grains to provide winter grazing when grass goes dormant. According to the National Food Security Act Manual, interseeding a small grain for grazing does not require a HEL determination because of an exemption. The exemption is listed in the National Food Security Act Manual, Fifth Edition, Part 520.14, C. Therefore, no HEL determination is required, nor is an AD-1026 referral to NRCS required for these situations.

357 Preparation for Referral to NRCS

A Referrals to NRCS

*--When a referral to NRCS is necessary according to paragraph 356, initiate the referral in the Conservation Desktop production site (user guide and training materials posted in the training SharePoint at FPAC-FSA-DAFP - Training Presentations - By Program Area and Program (sharepoint.com), Program Area - "Common", - Program "HELC/WC"). Access within FSA applications:

☆ Conservation Desktop HELC/WC Tracker Tool
 ☆ Conservation Desktop HELC/WC Tracker Tool Training Site

B County Office Referrals to NRCS

County Offices will prepare the necessary documents for referral to NRCS for HEL or wetland determinations for land located in their counties according to the following table.

Task	Action
CLU Delineation	Boundaries for new breakings must be drawn out in CLU before submitting AD-1026 to NRCS. The proposed new boundaries must be delineated using existing imagery, producer provided information, or measurement service. At the time the producer notifies FSA that they are proposing to break out new ground, or remove trees, and FSA delineates that proposed boundary, it must not be coded as cropland with a 3-CM cropland indicator of "Yes" until it is known that the producer brought the land into production. Once it has been determined that the land has been brought into production, either when the producer reports the acreage to a crop, verified through new imagery, or verified through a field visit, the 3-CM indicator must be set to "Yes". All CLU's delineated for NRCS determination must be reviewed when new imagery is received to verify the accuracy of the delineations and can also tell that the land was brought into production.
Prepare copies of aerial imagery	Prepare the following for required determinations. •*Attach a copy of the Farm Producer Data Report*
	 On a tract map, identify fields requiring determinations - fields for which a "Yes" answer on AD-1026, Part B, item 6 or 7 (trees removal) applies. If native vegetation conversion applies, according to subparagraph 17 A,
	 identify acreage with "X". Manually identify any drainage activity (item 7 tiling, ditching, etc.)
	completed or proposed on the map. Drainage activity is not permanently delineated in the CLU.
	Note: Determinations are needed for:
	fields that either have been or will be planted to agricultural commodities
	 drainage activities that have not been previously evaluated by NRCS.
Complete AD-1026, Part D,	On AD-1026, Part D, item 11:
item 11	• enter the date AD-1026 is referred to NRCS
	• County Office employee responsible for the referral to NRCS will sign and date.
Send to NRCS	*Refer to NRCS within Conservation Desktop HELC/WC tracker tool*

Preparation for Referral to NRCS (Continued)

C Example of AD-1026 Referral for Multi-County Producer

The following table provides an example of referring AD-1026 to NRCS for a multi-county producer.

Situation: Producer X has farming interests in Counties A, B, and C. County C is the recording County Office. The question in AD-1026, Part B, item 7A is answered "Yes". County A, farm 200, tract 1025, field 1, is indicated on AD-1026, Part C.

Step	Action			
1	County C makes a copy of AD-1026 and forwards to County A.			
2	County A receives AD-1026 for Producer X from recording County C. County A shall:			
	• complete a farm photocopy for the field that needs a determination as listed in - AD-1026, Part D			
	contact the producer, if additional information is needed			
	• attach a farm photocopy to a copy of AD-1026, and send to NRCS.			
3	When NRCS determination is received, County A shall:			
	• record determination for the tract according to * * * 10 CM			
	record NRCS determination in the Service Center GIS system			
	•*forward copies of NRCS-CPA-026-WC or HELC to recording County C*			

358-399 (Reserved)

Part 4 Recording and Filing NRCS Determinations

Section 1 Information From NRCS

*--400 Information From NRCS on NRCS-CPA-026e, NRCS-CPA-026-HELC and -WC, or Wetland Certification Letter

A NRCS Forms Included in This Section

The following are forms that NRCS uses to notify FSA and producers of HELC and WC determinations.

Form	Title
NRCS-CPA-026e	Highly Erodible Land and Wetland Conservation Determination (used before 9/4/2020)
NRCS-CPA-026-HELC	Highly Erodible Land (HEL) Determination (used 9/4/2020 and subsequent)
NRCS-CPA-026-WC	Certified Wetland Determination (used 9/4/2020 and subsequent)
NRCS-CPA-027	Certification of Highly Erodible Land Conservation Plan(s) and System(s)
NRCS-CPA-028	Consolidated Wetland Determination Ledger (used 9/4/2020 and subsequent for producer use)

B NRCS Determination Data

NRCS will return a copy of NRCS-CPA-026e-HELC and/or -WC to the FSA office in--* response to an AD-1026 determination request or certified wetland request, with the following information for:

- HEL determinations:
 - field number
 - HEL or NHEL determination
 - acres
 - date of determination
- certified wetland determinations:
 - field number
 - NRCS wetland label
 - year of conversion
 - acres
 - •*--certification date ("Final Certification Date" for NRCS-CPA-026e, signature date for NRCS-CPA-026-WC).--*

C Examples of Forms--*

The following is an example of NRCS-CPA-026e.

USDA	United States Departs of Agriculture	Conser	l Resource vation Se	rvice	CS-CPA-026e 1/2011
HIGHLY ER	ODIBLE LAND AN	D WETLAND C	ONSERVA	FION DETEI	RMINATION
		Reques	st Date:	Cour	nty:
Name Address:		Tract N	177	Farr	n No.:
71001000			y/Person sting Determin	ation:	8
	Section	ı I - Highly Ero	dible Lan	<u>d</u>	
Is a soil survey no	ow available for making a erodible soil map units on	highly erodible land of	etermination?		
for which an HEL	ion have undergone a dete Determination has not be using an approved conser-	een completed are not vation system on all H	listed. In order	to be eligible fo	r USDA benefits.
Field(s)	HEL(Y/N)	Sodbust (Y/N)	Acres	Deter	mination Date
			_	_	
rielus ili tilis sect		rminations completed	See the Defin	ition of Wetland	Label Codes for
additional inform Security Act and/	ation regarding allowable for when wetland determin	activities under the we nations are necessary to	etland conserva o determine US	tion provisions o DA program elig <u>Preliminary</u>	of the Food gibility. Final
additional inform Security Act and/ Field(s)	ation regarding allowable	activities under the we	etland conserva o determine US	tion provisions of DA program elig	of the Food gibility. Final
Security Act and/	ation regarding allowable or when wetland determin Wetland	activities under the we actions are necessary to Occurrence	tland conserva determine US	tion provisions of DA program eliging Preliminary Determination	Final Certification
Field(s) The Preliminary 1	ation regarding allowable or when wetland determin Wetland	Occurrence Year (CW)**	tland conserva determine US	tion provisions of DA program eliging Preliminary Determination	of the Food gibility. Final Certification
Security Act and/ Field(s)	ation regarding allowable for when wetland determin Wetland Label*	Occurrence Year (CW)**	tland conserva o determine US Acres I	tion provisions of DA program eliging Preliminary Determination	of the Food gibility. Final Certification
Field(s) The Preliminary 1 It was Remarks:	ation regarding allowable for when wetland determin Wetland Label* Wetland Determination was	Occurrence Year (CW)** as completed in the	Acres I	tion provisions of DA program eliging Preliminary Determination Date	f the Food gibility. Final Certification Date
Field(s) The Preliminary 1 It was Remarks:	ation regarding allowable for when wetland determin Wetland Label* Wetland Determination was above determinations are clined in 7 CFR Part 12 and	Occurrence Year (CW)** as completed in the	Acres I	tion provisions of DA program eliging Preliminary Determination Date	f the Food gibility. Final Certification Date
Field(s) The Preliminary 1 It was Remarks:	ation regarding allowable for when wetland determin Wetland Label* Wetland Determination was	Occurrence Year (CW)** as completed in the	Acres I	tion provisions of DA program eliging Preliminary Determination Date	f the Food gibility. Final Certification Date
Field(s) Field(s) The Preliminary 1 It was Remarks: I certify that the a procedures contai Signature: Desig	ation regarding allowable for when wetland determin Wetland Label* Wetland Determination was above determinations are clined in 7 CFR Part 12 and	Occurrence Year (CW)** as completed in the correct and were conducted the National Food Security Preliminary Appeal F	Acres I	tion provisions of DA program eliging Preliminary Determination Date Date ance with regulation.	Final Certification Date ions and
Field(s) The Preliminary It was Remarks: I certify that the a procedures contain Signature: Designature: Designature: Designature with accordance with accordance with the signature with accordance with the signature with the signature.	wetland Label* Wetland Label* Wetland Determination was above determinations are clined in 7 CFR Part 12 and mated Conservationist	Occurrence Year (CW)** as completed in the correct and were conducted the National Food Security Preliminary Appeal F	Acres I	tion provisions of DA program eliging Preliminary Determination Date Date ance with regulation.	Final Certification Date ions and

C Examples of Forms (Continued)--*

DEFINIT	TIONS OF WETLAND LABELS
AW	Artificial Wetland: An area that was formerly a non-wetland area under natural conditions but now exhibit wetland characteristics because of the influence of human activities. These areas are exempt from the Food Security Act of 1985, as amended. This label includes irrigation induced wetlands.
CC	Commenced Conversion: A wetland, farmed wetland, farmed wetland pasture, or converted wetland on which the conversion began but was not completed before December 23, 1985, was approved by FSA to continue, and the
CPD	conversion was completed by January 1, 1995. COE Permit with Mitigation: A converted wetland authorized by a permit issued under Section 404 of the Clean Water Act. Production of agricultural commodities is allowed subject to conditions of the permit.
CWE	Categorical Minimal Effect: A wetland that meets specific categories of conversion activities that have been determined by NRCS to have minimal effect, individually and cumulatively, on the function and values of the wetland and the wetlands in the watershed.
CW	Converted Wetland: A wetland converted between December 23, 1985 and November 28, 1990. Production of an agricultural commodity or additional manipulation of these areas will yield UDSA benefit ineligibility. Also, these areas are wetlands converted after December 23, 1985 by a county, drainage district or similar entity. For these instances, production of an agricultural commodity or forage for mechanical harvest or additional manipulation will cause ineligibility for USDA program benefits.
CW+year	Converted Wetland +(year the conversion occurred): A wetland converted after November 28, 1990 where the USDA program participant is ineligible for benefits until the wetland is restored or mitigated unless an exemption applies.
CWNA*	appries. <u>Converted Wetland Non-Agricultural Use:</u> A wetland converted after November 28, 1990 to a use other than agricultural commodity production.
CWTE	Converted Wetland Technical Error: A wetland converted or commenced after December 23, 1985 based on an incorrect NRCS determination. This label does not apply to obvious wetlands as defined in the National Food Security Act Manual.
FW	Farmed Wetland: A wetland that is farmed under natural conditions, was manipulated and planted before December 23, 1985 but still meets wetland criteria, and addresses either of the pothole, playa or pocosin criterions. These areas may be farmed and maintained as documented before December 23, 1985 as long as they are not abandoned (i.e., management or maintenance for commodity production ceased for five consecutive years).
FWP	Farmed Wetland Pasture or Hayland: A wetland that is used for pasture or haying under natural conditions, was manipulated and planted before December 23, 1985, meets the inundation or saturation criteria, but still meets wetland criteria. These areas may be farmed and maintained as documented before December 23, 1985 as long as they are not abandoned (i.e., management or maintenance for commodity production ceased for five consecutive years).
MIW	Mitigation Exemption: A converted wetland, farmed wetland or farmed wetland pasture of which the acreage, functions and values lost have been compensated for through an NRCS approved mitigation plan.
MW	Minimal Effect Exemption: A converted wetland that is exempt from the wetland conservation provisions of the Food Security Act of 1985, as amended, based on an NRCS determination that the conversion has or will have a minimal effect, individually and cumulatively, on the functions and values of the wetland and the wetlands in the watershed.
MWM	Mitigation Site: The site of wetland restoration, enhancement, or creation serving as mitigation for the mitigation exemption (MIW) site.
NI*	Not Inventoried: An area where no wetland determination has been conducted.
NW	Non-Wetland: An area that does not contain a wetland. Also includes wetlands converted before December 23, 1985, but a commodity crop was not produced and the area does not meet wetland criteria. The area has not been abandoned.
PC	Prior Converted Cropland: A wetland converted to cropland before December 23, 1985, and as of December 23, 1985 was capable of being cropped and did not meet farmed wetland hydrology criteria. These areas are not subject to the wetland conservation provisions of the Food Security Act of 1985, as amended, unless further drainage manipulation affects adjacent wetlands.
TP	Third Party Exemption: A wetland converted after December 23, 1985 by a third party who is not associated with the participant, and without the participant's collusion, fraud, scheme or device. A third party does not include predecessors in interest on the tract, drainage districts, or other local government entities.
W	Wetland: An area meeting wetland criteria that was not converted after December 23, 1985. These areas include farmed wetlands and farmed wetland pasture that have been abandoned.
WX	Manipulated Wetlands: A wetland manipulated after December 23, 1985, but the manipulation was not for the purpose of making production possible and production was not made possible. These areas include wetlands manipulated by drainage maintenance agreements.
*These labels	are no longer used for certified wetland determinations completed after posting of the revised National Food Security Act Manual Part 514-516 (February 8, 2008).

The U.S. Department of Agriculture (USDA) prohibits discrimination in all of its programs and activities on the basis of trace, color, reviewed origin, age, disability, and where applicable, see, marital status, familial status, purental status, religion, account original representation, political behale, squared information, reprint, or because all or part of an individual's income is derived from any public assistance program. (Not all problinged bases apply to sill programs.) Persons with disabilities who require alternative means for commission of program information (Braille, large print, analytic, etc.) should central USDA's TARGET Center at (202) 230-2560 (code and TDD).

To the a complaint of discrimination, write to USDA. Assistant Secretority for Cell Rights, Office of the Assistant Secretority of Cell Rights, Office of the Assistant Secretority of Cell Rights, USDA's or Cell Rights, USDA's or Cell Rights, USDA's and equal opportunity provider and employer.

C Examples of Forms (Continued)

The following is an example of NRCS-CPA-026-HELC.

TT 1: 1 a				Clear Form
	partment of Agriculture s Conservation Service			NRCS-CPA-026-HEL August 2020
	нісні у	ERODIBLE LAN	D (HEL) DETER	MINATION
1 37	Indie	EKODIDEE EAL	D (HEB) DETER	
1. Name:		3. Location County:		
2. Address:				4. Admin. County:
5. Request Fo	orm:			6. Farm Number:
				8. Tract Number:
7. Request Da	te:			8. Tract Number.
9. Are there H	IEL soil map units on this	Tract?: OYES	S ONO	1
If a field is not liste listed below. In ord	d, no determination was made er to be eligible for most USD	at this time. Contact the A program benefits, a p	E Farm Service Agency erson must be implemen	for previously determined HEL status of fields not nting a conservation plan or using an approved
				plementation of an approved conservation system.
	Field(s)	HEL/NHEL	Sodbust (Y/N)	Field Acreage
10 The HFL	determination was com	nleted in: Office	e © Field	
11. Remarks:	THE TOTAL THE POINT			
		conducted in accorda	nce with policies and	procedures contained in the National Food
Security Act March 12. Signature I	anuar. Designated Conservationis	t:	13. Date:	
	g			

C Examples of Forms (Continued)

United States Department of Agriculture Natural Resources Conservation Service NRCS-CPA-026-HELC August 2020

HIGHLY ERODIBLE LAND (HEL) DETERMINATION

Non-Discrimination Statement

In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, religion, sex, gender identity (including gender expression), sexual orientation, disability, age, marital status, family/parental status, income derived from a public assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity, in any program or activity conducted or funded by USDA (not all bases apply to all programs). Remedies and complaint filing deadlines vary by program or incident.

Persons with disabilities who require alternative means of communication for program information (e.g., Braille, large print, audiotape, American Sign Language, etc.) should contact the responsible Agency or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339. Additionally, program information may be made available in languages other than English.

To file a program discrimination complaint, complete the USDA Program Discrimination Complaint Form, AD-3027, found online at How to File a Program Discrimination Complaint and at any USDA office or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter to USDA by: (1) mail: U.S. Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410; (2) fax: (202) 690-7442; or (3) email: program.intake@usda.gov.

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C Examples of Forms (Continued)

The following is an example of NRCS-CPA-026-WC.

atural Resources Conservation Serv		LAND DETERMINATION	August 2020 ON Clear Form		
Name: 2. Location County:					
3. Address:			4. Admin. County:		
5. Request Form:		6. Fari	n Number:		
. Request Date:		8. Tra	et Number:		
nis certified wetland determination curity Act, as amended. See the at trently authorized activities under t	tached Definitions				
		(CW+YEAR)			
Remarks:					
pertify that the above determination	s are sufficient for	the number of making a	latermination of eligibility for		
ogram benefits and were conducted courity Act Manual.					
Signature Designated Conservat	ionist	Date:			

C Examples of Forms (Continued)

United States Department of Agriculture Natural Resources Conservation Service NRCS-CPA-026-WC August 2020

CERTIFIED WETLAND DETERMINATION SUPPLEMENT WORKSHEET

Field	Label	Occurrence Year (CW+YEAR)	Acreage

11. Remarks:	

C Examples of Forms (Continued)

Definitions of Wetland Labels and Uses

Label/Name	Criteria for Determination	Authorized Uses	Authorized Maintenance
AW (Artificial Wetland)	An area that was formerly a non-wetland area under natural conditions but now exhibits wetland characteristics because of the influence of human activities. These areas are exempt from the Food Security Act of 1985, as amended. This label includes irrigation induced wetlands.	No restrictions.	No restrictions.
CPD (Corps of Engineers (USACE) Permit with Mitigation)	A converted wetland authorized by a permit issued under Section 404 of the Clean Water Act by USACE.	Per USACE permit conditions.	Per USACE permit conditions
CW (Converted Wetland)	A wetland converted between December 23, 1985, and November 28, 1990.	Planting of agricultural commodities or additional manipulation will cause ineligibility.	Maintenance allowed to scope and effect of original manipulation.
CW (Wetland converted by county, drainage district, or similar entity)	Wetlands converted after December 23, 1985, by a county, drainage district, or similar entity and beyond a person's direct control, but not considered third party (TP).	Production of an agricultural commodity or forage for mechanical harvest or additional manipulation will cause ineligibility for USDA program benefits.	Maintenance allowed to original scope and effect of system before conversion.
CW+Year (Converted Wetland)	A wetland converted after November 28, 1990. "Year" indicates the year the wetland was converted, and ineligibility begins.	USDA program participant and their affiliated persons are ineligible for benefits (regardless of whether ag commodity planting occurred) until the wetland is restored or mitigated. Planting of agricultural commodities is also prohibited.	Not applicable
CWTE (Converted Wetland Technical Error)	An area converted after December 23, 1985, where the conversion or production of an agricultural commodity was a consequence of an incorrect NRCS determination.	May be used for production of agricultural commodities or forage provided no manipulation is done beyond what existed on the date of the CWTE determination.	May be maintained to the extent that existed on date of the CWTE determination.
FWP (Farmed Wetland Pasture and Hayland)	Manipulated and used for pasture or hay before December 23, 1985 and in most years, is inundated for at least 7 consecutive days or saturated for 14 days during the growing season.	Area may be farmed and maintained as existed before December 23, 1985, as long as area is not abandoned (cessation for five consecutive years of management or maintenance operations related to the use of a farmed wetland).	May be maintained to the extent that existed before December 23, 1985.

C Examples of Forms (Continued)

Definitions of Wetland Labels and Uses

Label/Name	Criteria for Determination	Authorized Uses	Authorized Maintenance
FW (Farmed Wetland)	A wetland that was manipulated and planted before December 23, 1985, but still meets inundation or saturation criteria, noted below. If the area is not a pothole, playa, or pocosin, it is inundated for at least 15 consecutive days during the growing season or 10 percent of the growing season, whichever is less, in most years. If the area is a pothole, playa, or pocosin: it is inundated for at least 7 consecutive days or saturated for at least 14 consecutive days during the growing season in most years. A converted wetland, farmed wetland or	Area may be farmed and maintained as existed before December 23, 1985, as long as area is not abandoned (cessation for five consecutive years of management or maintenance operations related to the use of a farmed wetland). As stipulated in the	May be maintained to the extent that existed before December 23, 1985. As stipulated in the mitigation
(Mitigation Exemption)	A converted wetland, farmed wetland or farmed wetland pasture of which the acreage, functions and values lost have been compensated for through an NRCS-approved mitigation plan.	mitigation plan/agreement.	As supulated in the mitigation plan/agreement.
MW (Minimal Effect Exemption)	A converted wetland that is exempt from the wetland conservation provisions of the Food Security Act of 1985, as amended, based on an NRCS determination that the conversion has or will have a minimal effect on the wetlands in the area.	As stipulated in the minimal effect agreement, if applicable.	Only those activities stipulated in the minimal effect agreement, if applicable.
MWM (Mitigation Site)	The site of wetland restoration, enhancement, or creation serving as mitigation for a converted wetland receiving a mitigation exemption.	As stipulated in the mitigation plan/agreement.	As stipulated in the mitigation plan/agreement.
NW (Nonwetland)	An area that does not contain a wetland.	No restrictions.	No restrictions unless manipulation would convert adjacent wetlands.
PC (Prior Converted Cropland)	A wetland converted to cropland before December 23, 1985, and as of December 23, 1985, was capable of being cropped and did not meet farmed wetland inundation or saturation criteria.	No restrictions.	No restrictions unless manipulation would convert adjacent wetlands.
TP (Third Party Exemption)	A wetland converted after December 23, 1985, by a third party who is not associated with the participant, and the conversion is not a result of a scheme or device.	May be used for production of agricultural commodities or forage.	Further drainage improvement will cause ineligibility.
W (Wetland)	An area that meets the criteria for hydric soils, hydrophytic vegetation, and wetland hydrology. Site typically has not been manipulated by altering hydrology and/or removing woody vegetation, including stumps. These areas include FW and FWP that have been abandoned.	May be farmed under natural conditions without drainage or removal of woody vegetation.	Not applicable, as typically wetlands (W) are not manipulated. See NRCS for information if a W is used as a drainage outlet for another wetland.
WX (Wetlands that have been manipulated)	A wetland manipulated after December 23, 1985, but the manipulation was not for the purpose of making production possible and agricultural commodity crop production was not made possible.	Would cause ineligibility if production was later made possible.	No restrictions as long as production not made possible including on an adjacent wetland.

C Examples of Forms (Continued)

United States Department of Agriculture Natural Resources Conservation Service NRCS-CPA-026-WC August 2020

CERTIFIED WETLAND DETERMINATION

Non-Discrimination Statement

In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, religion, sex, gender identity (including gender expression), sexual orientation, disability, age, marital status, family/parental status, income derived from a public assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity, in any program or activity conducted or funded by USDA (not all bases apply to all programs). Remedies and complaint filing deadlines vary by program or incident.

Persons with disabilities who require alternative means of communication for program information (e.g., Braille, large print, audiotape, American Sign Language, etc.) should contact the responsible Agency or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339. Additionally, program information may be made available in languages other than English.

To file a program discrimination complaint, complete the USDA Program Discrimination Complaint Form, AD-3027, found online at How to File a Program Discrimination Complaint and at any USDA office or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter to USDA by: (1) mail: U.S. Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410; (2) fax: (202) 690-7442; or (3) email: program.intake@usda.gov.

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C Examples of Forms (Continued)

The following is an example of NRCS-CPA-028.

Inited States Departm Natural Resources Con				NRCS-CPA-028 August 2020
CO	NSOLIDATED (CERTIFIED WETLAND DE	ETERMINATION LE	DGER Clear Form
1. Name:			2. Location Count	y:
3. Address:			4. Admin. County	<u> </u>
5. Request Date:			6. Farm Number:	
7. Date Prepared:			8. Tract Number:	
dditional information leterminations and att. vetland determination or ograms.	and currently aut ached map(s) are s and maps for the	et, as amended. See the attache horized activities under the Ac provided for your convenience e official record which will be	t. This consolidated lis You should refer to t used to determine eligi	ting of certified wetlan he original certified bility for USDA
FIELD	LABEL	OCCURRENCE YEAR (CW+YEAR)	ACREAGE	CERTIFICATION DATE
		, , ,		
		1	•	
Remarks:				
Remarks:				
Remarks:				

C Examples of Forms (Continued)

United States Department of Agriculture Natural Resources Conservation Service NRCS-CPA-028 August 2020

CONSOLIDATED CERTIFIED WETLAND DETERMINATION SUPPLEMENTAL WORKSHEET

FIELD	LABEL	OCCURRENCE YEAR (CW+YEAR)	ACREAGE	CERTIFICATION DATE
		(011 222)		22
Remarks:	l	<u> </u>	<u> </u>	

C Examples of Forms (Continued)

Definitions of Wetland Labels and Uses

Label/Name	Criteria for Determination	Authorized Uses	Authorized Maintenance
AW (Artificial Wetland)	An area that was formerly a non-wetland area under natural conditions but now exhibits wetland characteristics because of the influence of human activities. These areas are exempt from the Food Security Act of 1985, as amended. This label includes irrigation induced wetlands.	No restrictions.	No restrictions.
CPD (Corps of Engineers (USACE) Permit with Mitigation)	A converted wetland authorized by a permit issued under Section 404 of the Clean Water Act by USACE.	Per USACE permit conditions.	Per USACE permit conditions
CW (Converted Wetland)	A wetland converted between December 23, 1985, and November 28, 1990.	Planting of agricultural commodities or additional manipulation will cause ineligibility.	Maintenance allowed to scope and effect of original manipulation.
CW (Wetland converted by county, drainage district, or similar entity)	Wetlands converted after December 23, 1985, by a county, drainage district, or similar entity and beyond a person's direct control, but not considered third party (TP).	Production of an agricultural commodity or forage for mechanical harvest or additional manipulation will cause ineligibility for USDA program benefits.	Maintenance allowed to original scope and effect of system before conversion.
CW+Year (Converted Wetland)	A wetland converted after November 28, 1990. "Year" indicates the year the wetland was converted, and ineligibility begins.	USDA program participant and their affiliated persons are ineligible for benefits (regardless of whether ag commodity planting occurred) until the wetland is restored or mitigated. Planting of agricultural commodities is also prohibited.	Not applicable
CWTE (Converted Wetland Technical Error)	An area converted after December 23, 1985, where the conversion or production of an agricultural commodity was a consequence of an incorrect NRCS determination.	May be used for production of agricultural commodities or forage provided no manipulation is done beyond what existed on the date of the CWTE determination.	May be maintained to the extent that existed on date of the CWTE determination.
FW (Farmed Wetland)	A wetland that was manipulated and planted before December 23, 1985, but still meets inundation or saturation criteria, noted below. If the area is not a pothole, playa, or pocosin, it is inundated for at least 15 consecutive days during the growing season or 10 percent of the growing season, whichever is less, in most years. If the area is a pothole, playa, or pocosin: it is inundated for at least 7 consecutive days or saturated for at least 14 consecutive days during the growing season in most years.	Area may be farmed and maintained as existed before December 23, 1985, as long as area is not abandoned (cessation for five consecutive years of management or maintenance operations related to the use of a farmed wetland).	May be maintained to the extent that existed before December 23, 1985.

Page 3 of 5

C Examples of Forms (Continued)

Label/Name	Criteria for Determination	Authorized Uses	Authorized Maintenance
FWP (Farmed Wetland Pasture and Hayland)	Manipulated and used for pasture or hay before December 23, 1985 and in most years, is inundated for at least 7 consecutive days or saturated for 14 days during the growing season.	Area may be farmed and maintained as existed before December 23, 1985, as long as area is not abandoned (cessation for five consecutive years of management or maintenance operations related to the use of a farmed wetland).	May be maintained to the extent that existed before December 23, 1985.
MIW (Mitigation Exemption)	A converted wetland, farmed wetland or farmed wetland pasture of which the acreage, functions and values lost have been compensated for through an NRCS-approved mitigation plan.	As stipulated in the mitigation plan/agreement.	As stipulated in the mitigation plan/agreement.
MW (Minimal Effect Exemption)	A converted wetland that is exempt from the wetland conservation provisions of the Food Security Act of 1985, as amended, based on an NRCS determination that the conversion has or will have a minimal effect on the wetlands in the area.	As stipulated in the minimal effect agreement, if applicable.	Only those activities stipulated in the minimal effect agreement, if applicable.
MWM (Mitigation Site)	The site of wetland restoration, enhancement, or creation serving as mitigation for a converted wetland receiving a mitigation exemption.	As stipulated in the mitigation plan/agreement.	As stipulated in the mitigation plan/agreement.
NW (Nonwetland)	An area that does not contain a wetland.	No restrictions.	No restrictions unless manipulation would convert adjacent wetlands.
PC (Prior Converted Cropland)	A wetland converted to cropland before December 23, 1985, and as of December 23, 1985, was capable of being cropped and did not meet farmed wetland inundation or saturation criteria.	No restrictions.	No restrictions unless manipulation would convert adjacent wetlands.
TP (Third Party Exemption)	A wetland converted after December 23, 1985, by a third party who is not associated with the participant, and the conversion is not a result of a scheme or device.	May be used for production of agricultural commodities or forage.	Further drainage improvement will cause ineligibility.
W (Wetland)	An area that meets the criteria for hydric soils, hydrophytic vegetation, and wetland hydrology. Site typically has not been manipulated by altering hydrology and/or removing woody vegetation, including stumps. These areas include FW and FWP that have been abandoned.	May be farmed under natural conditions without drainage or removal of woody vegetation.	Not applicable, as typically wetlands (W) are not manipulated. See NRCS for information if a W is used as a drainage outlet for another wetland.
WX (Wetlands that have been manipulated)	A wetland manipulated after December 23, 1985, but the manipulation was not for the purpose of making production possible and agricultural commodity crop production was not made possible.	Would cause ineligibility if production was later made possible.	No restrictions as long as production not made possible including on an adjacent wetland.

Page 4 of 5

C Examples of Forms (Continued)

Previously Authorized Wetland Labels

The following wetland labels have been discontinued but may have been used on older certified wetland determinations.

Label/Name	Criteria for Determination	Authorized Uses	Authorized Maintenance
CC (Commenced Conversion)	Conversion began before December 23, 1985 and was approved by FSA; conversion activity was completed by January 1, 1995.	1 *	As stipulated in the agreement.
CWNA (Converted Wetland for non- agricultural purposes) Note: The WX label is now used for this purpose	Wetland was converted prior for non-agricultural purposes.	Production of agricultural commodities will cause ineligibility.	No restrictions.
NI (Not Inventoried)	A wetland determination was not conducted on the area.	determination is completed for the area labeled NI.	Uncertain until certified wetland determination is completed for the area labeled NI

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To file a program discrimination complaint, complete the USDA Program Discrimination Complaint Form, AD-3027, found online at How to File a Program Discrimination Complaint and at any USDA office or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter to USDA by: (1) mail: U.S. Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410; (2) fax: (202) 690-7442; or (3) email: program.intake@usda.gov.

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Page 5 of 5

D Notification of Certified Wetlands by Letter Instead of NRCS-CPA-026e

NRCS will provide an official "certified" wetland determination to producers upon receiving a written request from the producer. Areas with previous wetland determinations that are **not** changed from an earlier NRCS-CPA-026 or NRCS-CPA-026e will be certified as accurate by a letter to the producer with a copy to FSA. County Offices shall:

- attach the letter to the original NRCS-CPA-026 or NRCS-CPA-026e for the tract
- coordinate documenting certified wetland on official aerial photography according to 2-CP, paragraph 495
- update the wetland certification for the tract according to * * * 10-CM.

E Providing NRCS With Names and Addresses

NRCS has adopted a policy to officially notify **all** producers on tracts about technical determinations completed by NRCS.

FSA employees shall provide NRCS with the current names and addresses of the operator, owners, and other producers for each tract for which NRCS requests this information. Ensure that the latest available information is provided to NRCS.

Note: This process is in place for determinations requested on FSA-569. FSA is required to list the names and addresses for all producers on FSA-569. NRCS uses this information for notifying affected producers.

401 Information From NRCS on NRCS-CPA-027

A Using NRCS-CPA-027

NRCS uses NRCS-CPA-027 to inform FSA of approved conservation plans.

Normally a producer is **not** required to have a written conservation plan to be in compliance with HEL provisions. The producer must still be actively applying an NRCS-approved conservation system to HEL to retain eligibility for USDA program benefits.

Exception:

A written conservation plan is required for the federal crop insurance subsidy benefit. It will be documented with NRCS-CPA-027 when the conservation plan is implemented for producers with the new to conservation compliance exemption discussed in subparagraph 207 B.

402 Maintaining Manual Records of NRCS Determinations

A Background

A uniform system is needed for filing HELC and WC determinations received from NRCS. Because HELC and WC determinations are effective indefinitely, the records containing NRCS determinations shall be kept indefinitely.

B Establishing HELC and WC File

Establish and maintain a permanent HELC and WC file for each farm.

C HELC and WC Record Retention

Maintain NRCS HELC and WC determinations in the permanent HELC and WC farm folder according to the following table.

IF the record is	THEN keep this record
NRCS-CPA-026	as long as any part of the determination is
NRCS-CPA-026e	effective.
*NRCS-CPA-026-HELC	
NRCS-CPA-026-WC*	
a letter documenting certification of wetlands	
a farm copy with HELC and WC codes	
NRCS-CPA-027	until a replacement record is received.
FSA-569	indefinitely.

Note: HELC farm folders can be filed by either tract or farm number at the County Office's discretion, as long as this method is consistent for all forms filed within their Service Center for HELC and WC record areas.

D Reconstituted Farms

If a farm is reconstituted, then NRCS HELC and WC records shall be brought forward and referenced in the HELC and WC file with the new farm and tract numbers.

403-420 (Reserved)

Section 2 Updating Imagery and Records With NRCS Data

421 Updating Aerial Imagery

A Maintaining Official Records

FSA shall maintain official USDA records of HEL and wetland determinations by farm, tract, and field number. These determinations shall be recorded and maintained within the Service Center's GIS.

B HEL Labels

NRCS will identify HEL determinations on fields as follows:

- "HEL" for a field predominately highly erodible
- "NHEL" for fields **not** predominately highly erodible.

FSA shall transfer NRCS labels to GIS by designating the HEL determination as an attribute of CLU.

*--Follow the procedure in 1-GIS to attribute CLU with HEL determinations. The following--

codes shall be used as HEL attributes:

- "H" Highly Erodible Land
- "N" Nonhighly Erodible Land
- "E" Exempted Highly Erodible Land
- "U" Undetermined.

Note: "U" indicates that a HEL determination has not yet been completed for CLU.

C Documenting Wetland in GIS

Wetland shall be documented within the Service Center's GIS as a wetland point layer.

--The wetland point layer shall be maintained according to 1-GIS, paragraph 113 and Exhibit 23.--

The following attributes may be recorded for each wetland point:

- NRCS wetland label
- acreage of the wetland, if known
- whether the wetland is certified or inventoried
- date certified.

421 Updating Aerial Imagery (Continued)

E NRCS Food Security Act Wetland Labels

The following table provides wetland determinations and labels (OW and NI are labels) that were used in the past or are currently used by NRCS for wetland determinations.

Wetland		
Code	Description	
AW	Artificial or irrigation induced wetland.	
AW/FW	Artificial or irrigation induced wetland and farmed wetland.	
AW/W	Artificial or irrigation induced wetland and wetland.	
CC	Commenced conversion exemption.	
CMW	Categorical minimal effect.	
CPD	COE Permit with Mitigation: A converted wetland authorized by a	
	permit issued under Section 404 of the Clean Water Act. Production of	
	agricultural commodities is allowed subject to conditions of the permit.	
CW	Wetland converted between December 23, 1985, and November 28, 1990.	
CW+Year	Wetland converted after November 28, 1990.	
CWIL	Converted wetland payment in lieu. Wetland that is converted after	
	February 7, 2014, with payment in lieu of mitigation (maintains RMA's	
CYVDV	federal crop insurance subsidy premium eligibility only).	
CWNA	Wetland converted to other than agricultural commodity production.	
CWTA	Converted wetland technical assistance. Wetland that is converted after	
	February 7, 2014, because of the lack of timely assistance (maintains	
CIVEE	RMA's federal crop insurance subsidy premium eligibility only).	
CWTE	Wetland converted or commenced based on an incorrect NRCS determination.	
Easement	A wetland easement exists on the land.	
FW		
F VV	A farmed wetland that was manipulated and planted before December 23, 1985, but still meets wetland criteria.	
FWP	Pasture or hayland converted before December 23, 1985, that still meets	
	wetland criteria and is not abandoned.	
MIW	A frequently cropped wetland area that is converted under an agreement	
	that another wetland, which was converted before December 23, 1985, is	
	restored to replace it. The restored area may be protected by an easement.	
MW	Conversion activity was determined to have a minimal effect.	
MWM	Minimal effect mitigation.	
NI	Area that is not inventoried by NRCS.	
NW	The field does not contain wetland.	
NW/NAD	Nonwetland per national appeals decision.	
OW	Other waters of the United States.	
PC	Land converted before December 23, 1985, to make agricultural	
	production possible.	
PC/NW	Prior converted and nonwetland.	

421 Updating Aerial Imagery (Continued)

E NRCS Food Security Act Wetland Labels (Continued)

Wetland	
Code	Description
TP	Wetland converted by a third party.
W	Wetland or wetland farmed under natural conditions and no drainage has occurred.
WX	Wetland manipulated after December 23, 1985, but agricultural production was not made possible.
GFW	CW that has been restored under the good faith provision.
GFW+Year	CW+Year that has been restored after 1990 under the good faith provision.
*RCW	Relief Converted Wetland. A converted wetland granted relief in April 1992 by the Food Agriculture Conservation and Trade Act of 1990. Existing drainage systems can be maintained but not improved (designate as CWTE in GIS Wetland Point Layer).
RECW	Relief Exemption Converted Wetland. A converted wetland granted relief in April 1992 by the Food Agriculture and Trade Act of 1990; the wetland area beyond the lateral effect of the drainage system creating the conversion. Existing drainage systems can be maintained but not improved (designate as CWTE in GIS Wetland Point Layer)*
RPW	A not frequently cropped wetland area that is converted to improve efficiency under an agreement that another wetland, that was converted before December 23, 1985, is restored to replace it.
RSW	A wetland area that was not converted between December 23, 1985, and November 28, 1990, that is restored to preconversion conditions. No violation by planting on the converted wetland has occurred.
RVW+Year	A wetland converted after December 23, 1985, on which NRCS determined a violation occurred and restoration to preconversion conditions has been completed.

422 Updating Tract Records

A Overview

Based upon the finalized NRCS determinations documented on NRCS-CPA-026 and aerial imagery, the County Office shall update the tract file according to * * * 10-CM. Conservation compliance tract files reflect:

- NRCS HEL determinations
- NRCS wetland determinations
- producer exemptions, such as good faith or landlord/tenant.

Although NRCS determinations are made at the field level, FSA maintains summarized data at the tract level.

Example: If at least 1 field within a tract has been determined to be HEL, the FSA tract file will indicate HEL for the tract.

B Tract HEL Selections

Tract records shall be updated according to * * * 10-CM using the following selections to record NRCS HEL determinations.

*--Note: Designation of "HEL, conservation system is **not** being applied" is only applicable if there is an NRCS FSA-569 confirmed HEL violation on a field(s) within the tract.--*

	AND the producer	
IF	certifies on AD-1026	THEN select
no HEL determinations have		HEL determinations not
been completed on the tract		complete.
at least 1 field on the tract has		
been determined non-HEL,		
but not all determinations		
have been completed		
at least 1 field on the tract has	compliance with HELC and	HEL, conservation system
been determined HEL, but all	WC provisions	is being actively applied.
determinations have not been	noncompliance with HELC	HEL, conservation system
completed	and WC provisions	is not being applied.
all HEL determinations are		classified as not HEL.
complete and the tract		
contains no HEL fields		
all HEL determinations are	compliance with HELC and	HEL, conservation system
complete and the tract	WC provisions	is being actively applied.
contains at least one HEL	noncompliance with HELC	HEL, conservation system
field	and WC provisions	is not being applied.

422 Updating Tract Records (Continued)

B Tract HEL Selections (Continued)

IF	AND the producer certifies on AD-1026	THEN select
HEL determinations are either complete or incomplete for the tract, but an agricultural commodity is not being produced on the tract	compliance with HELC and WC provisions	HEL, conservation system is not required, no agricultural commodity.
producer has received an NRCS variance on former CRP land		HEL, producer has been granted 2 years to implement an approved conservation system on former CRP land.

C Recording HEL Field Determinations

Field determinations shall be recorded as an attribute of the CLU layer within GIS.

422 Updating Tract Records (Continued)

D Tract File Wetland Selections

Tract records shall be updated according to * * * 10-CM using the following selections to record NRCS wetland determinations.

IF	THEN select
wetland determinations have been completed for the	tract does not contain a wetland.
entire tract and there are no AW/FW, AW/W, CC,	
CMW, CPD, CW, CW + year, CWIL, CWNA,	Note: If the AW, NW, NW/NAD,
CWTA, CWTE, Easement, FW, FWP, MIW, MW,	PC, or PC/NW
MWM, NI, TP, W, WX, GFW, GFW + year, RPW,	determinations are not
RSW, or RVW + year on the tract (determination(s)	recorded with a certified
is/are AW, NW, NW/NAD, PC, or PC/NW)	wetland determination, then
	select "wetland
	determinations not
	complete"
wetland determinations have not been completed for	wetland determinations not
the entire tract and there are no AW/FW, AW/W,	complete.
CC, CMW, CPD, CW, CW + year, CWIL, CWNA,	
CWTA, CWTE, Easement, FW, FWP, MIW, MW,	Note: If any acreage is labeled
MWM, TP, W, WX, GFW, GFW + year, RPW,	with "OW" (other waters)
RSW, or RVW + year on the portion of the tract with	the tract record should be
NRCS determinations	recorded with this.
at least a portion of the tract has received an NRCS	tract contains a wetland or farmed
determination of AW/FW, AW/W, CC, CMW, CPD,	wetland.
CW, CW + year, CWIL, CWNA, CWTA, CWTE,	
Easement, FW, FWP, MIW, MW, MWM, TP, W,	
WX, GFW, GFW + year, RPW, RSW, or RVW +	
year	

Wetland determinations resulting in a "tract contains a wetland or farmed wetland" designation in the tract file, are those that may have an impact on producer eligibility if manipulated and/or planted.

NRCS wetland determinations shall be documented in the county GIS. CLU's within GIS include wetland attributes determined by NRCS.

Example: PC, AW, etc.

423-438 (Reserved)

Section 3 Providing Producer Record Changes to NRCS

439 NRCS Requested Information

A Providing NRCS Requested Information

If requested by NRCS, County Offices shall provide a copy of FSA-156EZ and, when applicable, a copy of the appropriate reconstitution report for a farm when changes in 1 or more of the following records are made:

- owner
- operator
- tract division
- farm division
- farm combination.

Note: Only provide NRCS with FSA-156EZ printed for changes listed in this paragraph.

B Referring Tract Changes to NRCS

Use the following table as a guide to refer tract data changes to NRCS.

Step	Action
1	Print FSA-156EZ file according to * * * 10-CM.
2	Make a copy of the prior FSA-156EZ on file.
3	Highlight the following old and new changes on FSA-156EZ:
	 name and address of the operator of the farm last 4 digits of the operator's ID number tract number or numbers for the farm owner of the tract or tracts. Note: Manually enter the type of change and the date record was updated.

439 NRCS Requested Information (Continued)

B Referring Tract Changes to NRCS (Continued)

Step	Action	
4	IF a change in producer records	THEN
	does not involve a reconstitution	forward FSA-156EZ's to NRCS.
	involves a reconstitution	access the Reconstitution Reports Menu according to 2-CM
		 select the appropriate reconstitution report
		 highlight the following applicable changes:
		 type of reconstitutions parent farm number parent tract number resulting tract numbers
		• attach to corresponding FSA-156EZ.

Note: It is important that County Offices explain the changes reflected on these reports to NRCS.

440-499 (Reserved)

Part 5 Compliance Checks and FSA-569

500 Compliance Checks of AD-1026 Certifications

A NRCS Compliance Checks

NRCS completes a status review each year on a representative sample of tracts to determine whether the producer is actively applying the approved conservation plan or system on HEL and field review of WC compliance. Policy for these tract selections is in NRCS' National Food Security Act Manual. All benefits subject to conservation compliance (that is, FSA farm loans, FSA farm programs, NRCS programs, and premium subsidy to Federal crop insurance administered by RMA) provide benefits data to FSA to create the universe of tracts. NRCS makes the random selection based off that universe.

B FSA Compliance Reviews

Potential noncompliance may be identified by FSA while conducting activities (for example, acreage reporting).--*

If potential noncompliance with HELC or WC provisions is observed, prepare FSA-569 for referral to NRCS according to paragraph 501.

501 Request for NRCS Compliance Check Using FSA-569

A When to Use FSA-569

FSA County Offices shall prepare FSA-569 when FSA or NRCS has reason to believe, or whistleblower reports, that a noncompliance of HELC or WC provisions has occurred.

B FSA-569 Requirement for Ineligibility Determinations

Under no circumstances shall FSA deny benefits to a producer for HELC or WC *--noncompliance in a crop year for which AD-1026 continuous certification is "certified" unless FSA-569 is received from NRCS to confirm the NRCS final technical determination of noncompliance for the applicable crop year.

For producers with past violations that certify in a subsequent crop year, FSA-569 must be generated to confirm the producer has met all requirements to be in compliance from their prior violation before recognizing them as "certified".--*

C HELC Tract Records Show Noncompliance

FSA tract records for HEL may indicate noncompliance if NRCS determined the conservation plan or approved conservation system was **not** actively applied in a prior year. In those circumstances, FSA-569 may **not** be on file with the noncompliance determination from NRCS for the current year.

If a producer who is **not** exempt according to this handbook files an AD-1026 certification for a tract that shows noncompliance, but FSA-569 is **not** on file for the crop year entered on AD-1026:

- send FSA-569 to NRCS to make a compliance determination on the tract for the crop year for which AD-1026 is filed
- notify the producer that:
 - HELC compliance requirements were **not** met on HEL on the tract according to records received from NRCS
 - eligibility for program benefits that are subject to HELC provisions will be denied unless NRCS changes their determination.

Note: In most cases, the producer will either resolve prior year HELC noncompliance determinations with NRCS **before** signing AD-1026 or decide **not** to sign AD-1026. Take no action if AD-1026 is **not** signed.

Solution Request for NRCS Compliance Check Using FSA-569 (Continued)

D FSA-569 for HELC Spot Checks

- *--Prepare FSA-569 to check for potential noncompliance if any producer on the farm is "certified" for AD-1026 for the crop year and planted agricultural commodities (crops requiring annual tillage, including one pass planting operations and sugar cane) on:--*
 - land for which a HEL determination has **not** been made
 - HEL without applying practices required by an approved conservation plan.

Note: FSA-569 shall also be prepared according to subparagraph F if NRCS requests FSA-569.

E FSA-569 for WC Spot Checks

Prepare FSA-569 if a suspected WC noncompliance has occurred according to the following table.

Note: If NRCS requests FSA-569:

- the following table does **not** apply
- FSA-569 shall be prepared according to subparagraph F.

IF the suspected WC	AND an effective AD-1026	
noncompliance is	is	THEN
planting an agricultural commodity on a	on file for any producer on the farm for the crop year	prepare FSA-569 for referral to NRCS.
converted wetland	not on file for any producer on the farm for the crop year	FSA-569 shall not be prepared.
converting a wetland after November 28,	on file for any producer on the farm for the crop year	prepare FSA-569 for referral to NRCS.
1990	not on file for any producer on the farm for the crop year	FSA-569 shall be:
		• clearly marked "NONPARTICIPATING PRODUCER" at the top of FSA-569
		• prepared for referral to NRCS.
planting an agricultural commodity on WX	on file for any producer on the farm for the crop year	prepare FSA-569 for referral to NRCS.
(wetland was	not on file for any producer	FSA-569 shall not be prepared.
manipulated after	on the farm for the crop year	
December 23, 1985, but		
agriculture production		
was not made possible)		

Request for NRCS Compliance Check Using FSA-569 (Continued)

F FSA-569's Requested by NRCS

To ensure an organized and uniform method of recording HELC and WC noncompliance between FSA and NRCS, NRCS uses FSA-569 to notify FSA of HELC or WC noncompliance discovered by NRCS.

FSA-569 shall be	prepared according to	the following table i	f NRCS requests FSA-569.

Step	Agency	Action	
1	NRCS	Request FSA to prepare FSA-569 for farms for which noncompliance	
		is discovered by NRCS.	
2	FSA	Complete FSA-569, Part A for the crop year requested by NRCS	
		according to subparagraph 502 B.	
3	FSA	*Identify the area for which the determination is made on FSA's map	
		and CLU within HELC/WC CD tracker to be referred with	
		FSA-569*	
4	NRCS	Record the NRCS determination on FSA-569, Part C, and return to	
		FSA after the NRCS technical determination is final according to	
		subparagraph 502 E.	

G FSA-569 and AD-1026, Box 5B

A producer certifying to conservation compliance on AD-1026 may check box 5B if all 3 parameters are met:

- does not participate in any USDA program that is subject to HELC and WC compliance except Federal Crop Insurance
- only has interest in land devoted to agriculture which is exclusively used for perennial crops (except sugarcane)
- has not converted a wetland after February 7, 2014.

Producers in this situation may not have full farm records established according to subparagraph 641 D. FSA-569 still must be requested if a suspected violation from FSA or NRCS is detected, or a whistle blower complaint is filed.

Prepare FSA-569 with "NA" (not applicable) for farm and tract information. Contact FSA State designated POC for RMA (4-RM, Exhibit 11). State designated POC's shall work with their RMA POC to obtain RMA acreage reporting information to determine producer information and location. Once this has been obtained from RMA, fill in producer information and mark the area for which the determination is made on two FSA aerial copies. Attach to FSA-569 according to subparagraph 502 D, and forward to NRCS.

502 Completing FSA-569

A Example of FSA-569

The following is an example of FSA-569.

*__

(02-06-12)	U.S. DEPARTMENT OF A Farm Service Ag		LTURE	1. 0	Control Number	er 1		
,	•	•		2 1	Mas This Det		n Requested by	NRCS2
NR	RCS REPORT OF HELC A	ND WC	COMPLIANCE		YES 🔀		_	141100
	COMPLETED BY FSA							
TO: NRCS					SA Administr		nty: 3. County Name a	nd Cod
FROM 3. (County	FSA Office Name and Addres	ss)			lowa – 19		Andrews	
Lake (County FSA Office	/		5.	NRCS FIPS S			
	Box 415 ws, IA 21901-00000			6.	Farm Number	190	71 7. Crop Year	
					1010 Tract Number		2012	
				0.	Tract Number	210	0	
9. Producer Infor	mation					10. To	be completed b	y NRCS
Producer	A. NA	ME AND	ADDRESS		B. TAX ID NUMBER .ast 4 Digits)		r Date NRCS Tec etermination Is Fi (MM-DD-YYYY)	
Operator of Farm entered in Item 6.		- 0000)		XXXX		07-10-2012	
Owner(s) of tract	Jane Johnson Gaines, OH 92163 -	0000			XXXX		07-10-2012	
entered in Item 8.	· ·							
Tenant(s) or								
Sharecropper(s) on farm entered								
in Item 6 Note:								
Enter "NONE" if applicable.				+				
			identified as having a potential no					
conservation provis								
with a red "X" on th a) Please make ap b) Complete Item immediately so	ne attached photocopies. oplicable review(s) for the determ	nical dete progran ete Part	ermination becomes final and Part n benefits can be determined. B)	: C belo		12. Date (MM- 5,	Referred to NF DD-YYYY) /30/2006	RCS
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B Completing FSA-569, Part A

Complete FSA-569, Part A according to the following table to prepare for referral to NRCS.

Item	Instruction	Responsibility
1	FSA shall assign a control number to all FSA-569's.	FSA
2	 Note: Control numbers shall be assigned consecutively, by the FSA County Office, beginning with "1" for each crop year. Check (✓) to indicate whether the FSA-569 request was 	
	initiated by NRCS.	
3	Enter the name and address of the County Office with the administrative responsibilities for the farm on which the compliance check will be completed.	
4A and 4B	Enter the State and county name and code for the County Office entered in item 3.	
5	NRCS will enter the FIPS code used for the tract that is being checked.	NRCS
	Note: FSA's administrative County Office for the farm and county in which the tract is physically located may differ. This field was added because NRCS records are maintained by physical location of the tract (FIPS code). This will be used for linking FSA and NRCS data. Return FSA-569 to NRCS if this entry is not completed.	
6	Enter the farm number assigned to the tract that is being checked.	FSA
7	The Agency that initiates the FSA-569 request shall enter the crop year for which a determination is needed.	NRCS or FSA
	Note: NRCS will be responsible for determining the crop year of noncompliance in all cases except when FSA determines that an agricultural commodity was planted on CW. NRCS will verify the CW classification on land that FSA determines is in noncompliance for planting on CW.	
8	Enter the FSA tract number for the tract that is being checked.	FSA
	Note: A separate FSA-569 shall be completed for each tract that is to be checked.	

B Completing FSA-569, Part A (Continued)

Item	Instruction	Responsibility
9	Enter the names, addresses, and last 4 digits of IRS ID numbers *for the crop year entered in item 7 of the:*	FSA
	• operator and tenants or sharecroppers recorded for the farm number entered in item 6	
	• owners recorded for the tract number entered in item 8.	
	Notes: Ensure that all entries are complete according to FSA records. NRCS will use this information to notify producers of appeal rights when noncompliance is discovered.	
	For FSA-569's returned by NRCS with "The area identified is a wetland that was converted after 11/28/90" in Part C, the year of the conversion must be checked to ensure owners and operators of record in Part 9 match the year of conversion. If they do not match, issue another FSA-569 with owners and operators of record applicable to the conversion year	
10	NRCS will enter the date that the NRCS technical determination is final when Part C indicates that noncompliance has occurred. This item will be blank when FSA-569 is initially referred to NRCS.	NRCS
	Note: Item 10 is completed only when NRCS has determined noncompliance. If Part C indicates noncompliance, do not accept FSA-569 from NRCS until item 10 indicates that the NRCS technical determination is final for all producers.	
11	FSA County Office representative who prepares FSA-569 shall sign after Part B is completed.	FSA
12	Enter the date FSA-569 is referred to NRCS for a determination.	

502 Completing FSA-569 (Continued)

C Completing FSA-569, Part B

FSA shall complete FSA-569, Part B according to the following table for referral to NRCS.

	THEN check (✓)
IF the suspected noncompliance is	block number
planting an agricultural commodity on:	1.
• HEL where producer is not using an approved conservation system	
• land for which a HEL determination has not been made	
HEL without applying the practices required by an approved	
conservation plan	
planting an agricultural commodity on a wetland that was CW	2.
Note: NRCS shall verify that planted areas indicated on aerial	
photography are CW. NRCS shall provide the producer with	
appeal rights if the CW determination was not previously	
appealed with a final decision rendered. Do not make producer	
ineligibility determinations until FSA-569 is returned by NRCS.	
and the NRCS technical determination is final.	
	2
converting a wetland after November 28, 1990	3.
N 4 10 1 4 C C1 1 4 D 100 C C 4	
Note: If no producer on the farm filed AD-1026 for the crop year,	
clearly write "NONPARTICIPATING PRODUCER" at the top	
of FSA-569.	

D * * * Referral to NRCS

*--Initiate the referral in the Conservation Desktop production site (user guide and training materials posted in the training SharePoint at FPAC-FSA-DAFP - Training Presentations - By Program Area and Program (sharepoint.com), Program Area - "Common", - Program "HELC/WC". Access within FSA applications:

☆	Conservation Desktop HELC/WC Tracker Tool	
☆	Conservation Desktop HELC/WC Tracker Tool Training Site	l

502 Completing FSA-569 (Continued)

E NRCS Action on Referred FSA-569's

NRCS shall complete FSA-569, Part C according to the following table for determinations checked in FSA-569, Part B.

Step	Instr	uctions for NRCS		
1	IF	THEN		
	access to the land was denied	NRCS employee shall:		
		• check (✓) the block in Part C to indicate that NRCS was refused access to the land to verify compliance		
		• complete step 5 and immediately refer FSA-569 to FSA.		
	NRCS is allowed to complete	go to step 2.		
	determinations checked in Part B			
2	Check the final NRCS determination	on in Part C, item 1.		
3	Enter the field numbers for which the determination applies in Part C, item 2.			
4	Enter the acres for which the determination applies in Part C, item 3.			
5	NRCS employee shall:			
	• refer FSA-569 to FSA according to paragraph 501			
	• sign and enter the referral date i	n Part C, item 4 before referring to FSA.		

F NRCS Determinations for FSA-569 Requests

Take action according to the following table for determinations made by NRCS for FSA-569 requests.

Reconsideration, appeal, and mediation procedures for adverse determinations are in *--1-APP. Appeals to COC of NRCS technical determinations from AD-1026 or FSA-569 referrals, as discussed in subparagraph 357 A and subparagraph D, must be notated by FSA in Conservation Desktop HELC/WC Tracker Tool.--*

IF NRCS determines	AND	THEN
HELC compliance is met the area identified for verification of whether an agricultural commodity was planted on CW is determined not to be CW the area is not a wetland that was		update automated tract record according to * * * 10-CM.
HELC compliance is not met	the field is not planted to an agricultural commodity	refer FSA-569 back to NRCS to change their determination because HEL fields that are not planted to agricultural commodities do not require compliance with a conservation plan or system. Note: This does not apply if NRCS informs FSA the field is used to produce agricultural commodities and is required to have perennials within the conservation cropping sequence to meet a conservation
	the field is planted to an agricultural commodity Note: This includes the fallow year for fields in a fallow rotation.	 NRCS will issue a preliminary technical determination to producers, and submit a copy to FSA FSA will determine producers who will be ineligible and to what extent according to Part 6
the area identified for verification of whether an agricultural commodity was planted on CW is determined to be CW	the NRCS technical determination is final	NRCS will hold FSA-569 until the NRCS technical determination becomes final. On the date the determination is final, NRCS will enter the date in item 10 and sign and date FSA-569, Part C, item 4 and refer to FSA for denial of benefits
the area is a wetland that was converted after November 28, 1990		FSA will immediately begin withholding benefits when NRCS reports the technical determination is final.
access to the land was denied for making a compliance determination		take action according to paragraph 503.

A Access Requirement

7 CFR Section 12.7 states the following, "In order for a person to be determined to be eligible for any of the benefits specified in Sec. 12.4:...(5) The person applying for the benefits must authorize and provide representatives of USDA access to all land in which such person has an interest for the purpose of verifying any such certification"

The statement, "Signature on Form AD-1026 gives representatives of USDA authorization to enter upon and inspect all farms in which the producer has an interest for the purpose of confirming the above statements", is provided on AD-1026. Therefore, by signing AD-1026, the producer authorizes the required access.

B Determining Producers Ineligible

If NRCS reports on FSA-569 that NRCS was refused access to the land to determine compliance:

 all producers who must meet HELC and WC compliance requirements on the land for which access is denied and their affiliated persons shall be determined ineligible for benefits

Note: RMA ineligibility applies the immediate next reinsurance year (determined the first June 1 after denied access).

- **Example 1:** FSA-569 created for crop year 2017 on March 30, 2017, returned no access in April 2017. The first June 1 is June 1, 2017, and RMA ineligibility would begin reinsurance year 2018.
- **Example 2:** FSA-569 created for crop year 2017 on July 30, 2017, returned as no access in September 2017. The first June 1 is June 1, 2018, and RMA ineligibility would begin reinsurance year 2019.
- notify all affected producers of their ineligibility because of refusal of access to their land by NRCS, and provide appeal rights
- AD-1026 on file is considered revoked for year in item 7 of the FSA-569 and each subsequent year
- change the certification option for AD-1026 in subsidiary eligibility to "Not Filed" according to 3-PL (Rev. 2) for all affected producers for each applicable year(s).

503 NRCS Denied Access to Determine Compliance (Continued)

C Regaining Eligibility

Any producer determined ineligible as a result of refusing access to land to determine compliance must allow access and file a new AD-1026 to regain eligibility. If it is not possible for NRCS to determine eligibility for year(s) that access was denied (for example, denied access during HEL compliance reviews), the producer becomes eligible the first subsequent year after access is allowed and NRCS can confirm conservation compliance.

504 Pending FSA-569 Determinations

*--A Pending FSA-569 Determinations Monitoring

Monitor FSA-569's that have been referred within Conservation Desktop to NRCS for determinations. To avoid unnecessary delays and maintain communication between FSA and NRCS about compliance determinations to be made, on the first week of each month:

- submit to NRCS outstanding FSA-569's for which FSA has **not** received a final NRCS technical determination (preliminary determination statuses will become technically final within 30 calendar days if there is not a request for reconsideration
- request that NRCS respond with the current status of the pending determinations with no preliminary determination status.

B Reports to Ensure Joint Agency Coordination

State Office will use reporting features within Conservation Desktop HELC/WC tracker tool to monitor any FSA-569's for which NRCS has **not** made the preliminary technical determination within 60 calendar days after FSA-569 was referred to NRCS.

State Offices will:

- attempt to resolve with NRCS at the State level any reported delays in making preliminary technical determinations
- report to national conservation compliance manager if unreasonable delays for--*
 making a preliminary technical determination for FSA-569's that were referred cannot
 be resolved with NRCS.

505 Possible HELC Compliance Deficiencies Discovered Through Technical Assistance

A Potential Violations and Technical Assistance

As provided in the regulation set forth at 7 CFR 12.5, if NRCS observes a possible compliance deficiency while providing onsite technical assistance:

- responsible persons shall be provided information about actions needed to comply with the conservation plan and HELC provisions within 45 calendar days after the possible violation is observed instead of being reported as a compliance violation
- responsible persons shall attempt to correct the deficiencies as soon as practicable after receiving the violation
- corrective action must be fully implemented not later than 1 year after the responsible person receives the information.

NRCS will consider the land in compliance and **not** report the potential deficiency to FSA if the producer signs a conservation plan to correct the problem.

Subparagraph B provides the circumstances that are:

- considered discoveries while providing technical assistance
- subject to the provision in this paragraph.

Note: This paragraph does **not** apply for WC determinations.

Possible HELC Compliance Deficiencies Discovered Through Technical Assistance (Continued)

B Situations Considered Technical Assistance

Possible HELC compliance deficiencies are:

- considered discoveries while providing technical assistance
- subject to the provision in subparagraph A, except for discoveries made under any of the following circumstances:
 - NRCS status reviews
 - whistleblowers to NRCS or FSA
 - requests by FSA for determinations by NRCS because the producer certified compliance on AD-1026 and FSA has reason to believe the person did **not** meet HELC or WC requirements
 - requests for compliance checks from other Federal agencies.

C Referrals to NRCS for Technical Assistance

If a possible HELC compliance deficiency is observed while providing technical assistance:

- a good faith determination is **not** required
- the deficiency observed is **not** reported to FSA as a compliance violation if the responsible persons meet the requirements according to subparagraph A
- FSA-569 will **not** be prepared except according to the table in this subparagraph.

505 Possible HELC Compliance Deficiencies Discovered Through Technical Assistance (Continued)

C Referrals to NRCS for Technical Assistance (Continued)

The following table provides some situations and the procedure to be used by NRCS and FSA for HELC observations considered technical assistance.

Technical Assistance Determinations	FSA Action	NRCS Action
Determination needed for the current	Prepare FSA-569	NRCS will process according
year by FSA on FSA-569 because the	according to	to subparagraph A.
records show that a producer who wants	paragraph 502.	
to participate in the current year is		NRCS will complete
ineligible because a prior year HELC	Enter at the top of	FSA-569 to show HELC
violation determination was not	FSA-569,	compliance for the crop year
resolved.	"Referred for	entered on FSA-569 if
	Technical	subparagraph A requirements
Note: If the producer insists on signing	Assistance".	are met.
AD-1026 to certify *compliance in Part D, item 10,*		Note: FSA-569's that are
do not consider it technical		not identified by FSA
assistance according to this		as technical assistance
paragraph. Prepare FSA-569		will:
according to paragraph 502 and		
do not identify it as technical		 not be processed
assistance.		according to this
		paragraph
		 require a good
		faith
		determination
		according to Part
		4 if an exemption
		is requested.

505 Possible HELC Compliance Deficiencies Discovered Through Technical Assistance (Continued)

C Referrals to NRCS for Technical Assistance (Continued)

Technical Assistance Determinations	FSA Action	NRCS Action
The producer reports a HELC problem	Refer the producer to	NRCS will request a
situation that he or she needs to resolve.	NRCS for technical	complete list of names
	assistance.	and addresses of
		persons associated with
	Upon request by NRCS,	the farm with the
	provide a complete list	potential deficiency.
	of names and addresses	
	of:	NRCS will process
		according to
	• operator of the farm	subparagraph A.
	• owner of the tract	
	tenants and	
	sharecroppers on the	
	farm.	
NRCS observes a potential compliance	Upon request by NRCS,	
deficiency while providing technical	provide a complete list	
assistance.	of names and addresses	
	of:	
	• operator of the farm	
	• owner of the tract	
	• tenants and	
	sharecroppers on the	
	farm.	

506-599 (Reserved)

Part 6 Producer Eligibility and Relief Provisions

Section 1 Ineligible Producer Determinations

600 Overview

A Determining and Notifying Affected Producers

This section provides the procedures for:

- determining producers who are ineligible as a result of noncompliance with HELC or WC provisions
- notifying producers and County Offices of ineligibility determinations.

601 Effective Year to Deny Program Benefits

A Ineligibility Determinations

Producer ineligibility determinations shall be made by FSA, if any of the following have been determined:

- HELC violation
- WC violation
- NRCS reports on FSA-569 that NRCS was refused access to the land to verify compliance. Take action according to paragraph 503.

Note: See Part 5 for NRCS violation determinations.

B Effective Year for Which Benefits Shall Be Denied

--Use the following table to determine the year or years for which FSA and NRCS program-- benefits shall be denied if an exemption or relief is **not** applicable.

	THEN deny benefits for	
IF the action that caused the violation was	the crop or program year or years	Example
planting an agricultural commodity on a converted wetland	in which the crop would be considered planted for FSA purposes.	Winter wheat is planted on converted wetland in September 2011. Benefits shall be denied for crop or program year 2012.
converting a wetland	that equals the calendar year in which the wetland conversion activity took place, and all subsequent years until the wetland is restored or mitigated before January 1 of the subsequent crop year.	A wetland is converted in December 2009 and restored in August 2011. Benefits shall be withheld for crop or program years 2009, 2010, and 2011. Eligibility is regained for crop or program year 2012 because the wetland was restored before January 1, 2012.
planting an agricultural commodity on HEL without applying an approved conservation plan or system as determined by NRCS Note: HEL that is not planted to an agricultural commodity does not require compliance with a conservation plan or system.	for which NRCS determines there was a violation of the conservation plan or system.	
refusal to allow NRCS access to the land to verify compliance	that NRCS reports on FSA-569 that NRCS was refused access to the land. Note: See paragraph 503 for notification instructions.	

601 Effective Year to Deny Program Benefits (Continued)

*--B Effective Year for Which Benefits Shall Be Denied

FSA gets the FSA-569 back from NRCS when the NRCS technical determination is "final". At this time FSA sets the appropriate violation in the tract file to show the producer is non-compliant and changes the AD-1026 to "not filed". However, at that point it is not administratively final because the producer has 30 calendar days to appeal the NRCS technical determination to COC or NAD.

AD-1026 Appendix, item 6 states: "A producer is ineligible for any premium subsidy paid by FCIC on all policies and plans of insurance of the reinsurance year * * * following the reinsurance year of the final determination of HELC or WC provisions, **including all administrative appeals**, unless exemptions apply." (see paragraph 207 for HELC exemptions and paragraphs 231-233 for WC exemptions applicable to FCIC benefits *--only). Reinsurance year ineligibility is determined on June 1 prior to the beginning of the reinsurance year (July 1).--*

To communicate the appropriate ineligibility (exhaustion of administrative appeals), to RMA, AD-1026 should not be changed to "not filed" until the appeal rights are exhausted. However the appropriate tract ineligibility files will continue to communicate the appropriate violation after the NRCS technical determination is final, as it has in the past.

Producers are ineligible for the reinsured crop insurance subsidy for the reinsurance year following a violation in which administrative appeals are exhausted for HELC even if they come back into compliance before the start of that reinsurance year.

Example: Farmer Inc. was determined to be in violation of HELC during NRCS annual status reviews in May 2016. Their administrative appeals were not exhausted until July 15, 2016. Farmer Inc.'s tract file was set to "HEL: conservation system is not being applied" in June 2016 when the FSA-569 was returned reporting the violation. However Farmer Inc.'s AD-1026 remained "certified" until July 15, 2016, to communicate eligibility for reinsurance year 2017. Farmer Inc. was not approved good faith or any other exemptions. Because they requested reinstatement, NRCS checked them in May 2017 and determined they were now in compliance. Farmer Inc. has eligibility flags for AD-1026 and tract data reinstating their eligibility for FSA and NRCS benefits. However, Farmer Inc. will be ineligible for the reinsured crop insurance subsidy in reinsurance year *--2018 (July 1, 2017) because their appeals exhausted date fell between June 2, 2016 and June 1, 2017.--*

601 Effective Year to Deny Program Benefits (Continued)

C Ineligibility for Loans and LDP's

For producers who do **not** comply with HELC/WC provisions, County Offices shall:

- for MAL's and LDP's:
 - not disburse loans and LDP's for any crop for the crop year in which noncompliance occurs
 - for existing loans that were disbursed before noncompliance was determined for the crop year, call the loans according to applicable LP handbooks
 - require refund of any LDP for the years in violation
- for FSFL's, the producer must be in compliance with HELC/WC provisions before the loan is approved and disbursed

Note: If a violation is determined after the FSFL has been disbursed, the FSFL is allowed to remain outstanding as long as the producer makes the annual installment payments timely.

•*--for FLP's, producers are ineligible if the loan proceeds could be considered as contributing to the HELC or WC violations.

Note: All violations must be reported to the FLP officer to determine if the violator is an FLP participant. If so, the FLP officer will make a determination on FLP ramifications from the violation according to subparagraph 17 D.--*

D Multiple Year Planting Violations

The following table provides the rules for denying benefits for producers for which planting violations are discovered that would result in ineligibility for benefits for multiple years.

IF a planting violation	AND COC determines that	THEN the producer shall be ineligible for benefits subject to HELC and WC provisions for
occurred on the same converted wetland, which would make a producer ineligible for benefits for more than 1 year	 the producer was unaware that the activities would be considered a violation, based on the information available to the producer the act was not a scheme or device to circumvent the provisions of the program 	 the most current crop year in which both of the following apply: the producer requested benefits the violation occurred on the same land.

601 Effective Year to Deny Program Benefits (Continued)

D Multiple Year Planting Violations (Continued)

		THEN the producer shall be
IF a planting		ineligible for benefits subject to
violation	AND COC determines that	HELC and WC provisions for
	either of the following applies:	each year that the violation
		occurred on the same land.
	the producer could	
	reasonably have known that	
	the activities would be	
	considered a violation	
	• the act was a scheme or	
	device to circumvent the	
	provisions of the program	
occurred on separate		each year that a WC violation
parcels of converted		occurred.
wetland, which would		
make a producer		
ineligible for benefits		
for more than 1 year		
occurs on HEL		each crop year for which NRCS
		reports a violation on FSA-569.

E Wetland Conversion Violations

Unless an exemption applies, producers who are determined responsible for conversion of *--wetlands after November 28, 1990, shall be ineligible for FSA and NRCS benefits, subject--* to HELC and WC provisions, for:

- the crop or program year benefits that are equal to the calendar year that NRCS determined the conversion occurred
- each subsequent crop or program year after the conversion occurred, unless NRCS determines the wetland has been restored or mitigated before January 1 of the subsequent crop or program year.

Notes: This provision applies regardless of when the conversion violation is discovered.

See example in subparagraph B.

A Determining Ineligibility for HELC or WC Planting Violations

When a HELC or WC violation is determined, the recording County Office shall determine the affected producers and the extent of their ineligibility based on both of the following:

- the producer's status on the farm
- whether the producer shares in the crop planted on the land with the violation.

Note: No producer shall be denied benefits until FSA-569 indicating the NRCS technical determination is final is received from NRCS.

Use the following table to determine which producers are ineligible and the extent of their ineligibility.

IF the	AND the crop	
producer's	planted on the	
status on the	land with the	
farm is	violation is	THEN the producer shall be
operator	shared by the	ineligible for all USDA benefits subject to the provisions
	operator	of this handbook.
		*Exception: If a tenant exemption has been approved
	not shared by	according to paragraph 604, the producer*
	the operator	shall be ineligible only on the farm for
		which an exemption was approved.
landlord and	shared by the	ineligible for all USDA benefits subject to the provisions
also operator	landlord and	of this handbook.
_	operator	
	cash rented and	ineligible for USDA benefits subject to the provisions of
	not shared by	this handbook on:
	the landlord and	
	operator	• the farm where the violation occurred
		any other land and warehouses where the landlord is involved with:
		the violating tenant or sharecropper
		 affiliated persons of the violating tenant or sharecropper.
		Note: AD-1026C shall be filed according to
		paragraph 603 if the landlord or operator requests
		benefits on other farms.

602 Determining Producers Who Are Ineligible (Continued)

A Determining Ineligibility for HELC or WC Planting Violations (Continued)

IF the producer's status on the	AND the crop planted on the land with the		
farm is	violation is		oducer shall be
landlord, who is not the operator	shared by the landlord		for USDA benefits subject to the provisions adbook on:
		that th	ds on the farm where the violation occurred e violating operator, tenant or sharecropper, r affiliated persons are involved
		and vi	her land and warehouses where the landlord olating operator, tenant or sharecropper, or ffiliated persons are involved
		exemption	n lands approved under the landlord n rule according to paragraph 603. C shall be used to document exemption.
		Exception:	The share rent landlord shall be ineligible on all lands, if it is determined that the tenant or sharecropper is required to produce an agricultural commodity on predominately HEL or converted wetland, under the terms and conditions of an agreement between the landlord and the tenant or sharecropper.

A Determining Ineligibility for HELC or WC Planting Violations (Continued)

IF the	AND the crop	
producer's	planted on the	
-	-	
status on the	land with the	THEN 4b Jan ab all b -
farm is	violation is	THEN the producer shall be
landlord, who is	cash rented and	ineligible for USDA benefits subject to the provisions
not the operator	not shared by the	of this handbook on lands and warehouses where the
	landlord	landlord and violating operator, tenant or
		sharecropper, or their affiliated persons are involved.
		Note: The landlord could be eligible for USDA
		benefits on the farm where the violation
		occurred, if the landlord is share-renting a part
		of the farm with another tenant or
		sharecropper, provided a landlord exemption
		is approved on AD-1026C according to
		paragraph 603.
either of the	shared by either	ineligible for USDA benefits subject to the provisions
following:	of the following:	of this handbook on:
• tenant	• tenant	• all lands
• sharecropper	• sharecropper	
		any warehouse in which the tenant or sharecropper has an interest.
		sharecropper has an interest.
		Note: This includes cases where it is determined that the tenant or sharecropper planted an agricultural commodity on predominately HEL or converted wetland, or converts a wetland under the terms and conditions of an agreement between the landlord and the tenant or sharecropper.
		Exception: If a tenant exemption has been approved according to paragraph 604, the producer shall be ineligible only on the farm for which an exemption was approved.
	not shared by	able to remain eligible for USDA benefits subject to
	either of the	the provisions of this handbook on:
	following:	
		• all lands
	• tenant	
	 sharecropper 	any warehouse in which the tenant or
		sharecropper has an interest.

B Determining Ineligibility for WC Conversion Violations

Any person who is determined responsible for converting a wetland for the purpose, or which has the effect, of making the production of an agricultural commodity possible, shall be ineligible for all USDA benefits.

*--Converted wetland violations remain within applicable farm records until restored or mitigated. Therefore, producers that come onto the farm record, after the year of the conversion, are communicated eligible with the farm/tract producer exception of "new producer after CW"(see 10-CM, paragraph 26). However, they realize a planting violation any year they may be associated to planting an agricultural commodity on the converted wetland acreage within the parameters of subparagraph A.

Note: The operator of a farm is considered to be in general control of the farm and, therefore, shall also be included as a person determined responsible for converting a wetland, if operator within the conversion year, unless relief is approved by--* DAFP according to subparagraph C.

C Requesting Relief for Operator of Farm With Wetland Conversion

As indicated in subparagraph B, the farm operator is considered to be in general control of that farm. Therefore, the operator of a farm with a wetland conversion is included as being responsible for a wetland conversion occurring during the time he or she is the designated farm operator. However, if there are circumstances that may warrant relief for the farm operator, relief may be requested from DAFP according to the following table.

IF	THEN
COC determines that the	COC shall forward a recommendation for relief to STC.
 farm operator: was in no way responsible for the wetland conversion 	Notes: Any relief under this subparagraph does not relieve the farm operator from ineligibility as the result of planting on a converted wetland. The conversion of a wetland and the planting of an agricultural commodity on a
had no control over the wetland conversion	converted wetland are 2 separate violations. See paragraph 637 for possible reduction in ineligibility
activities	for a planting violation if the operator is unable to mitigate a wetland conversion to meet the requirements for relief under the Good Faith Relief exemption.
STC concurs with COC recommendation	State Office shall forward the case file to DAFP for a decision.
STC does not concur with COC recommendation	the operator shall be ineligible for relief under this subparagraph.

Note: Operators approved for this relief will have their CW farm producer exception set to "no association to violation".

Determining Producers Who Are Ineligible (Continued)

D Group Wetland Projects

The activities of a Water Resource District Board or similar entity will be attributed to the persons in the district who are assessed for the activities of the Water Resource Board or similar entity.

Example: If a Water Resource District Board constructs a drainage ditch, and a person's wetland is therefore converted, the person is considered to have caused or permitted the drainage. See subparagraph 218 B for producer eligibility requirements on land converted by a drainage district or similar entity.

*--E Extent of Ineligibility of Affiliated Violations

The extent of ineligibility is determined according to this paragraph, for a producer who violated, resulting in an affiliate violation to their affiliates, as determined in paragraph 302. If the affiliate does not have a farming interest at the time of the violation, but a farming interest comes to fruition while the violation is still applicable, the resulting affiliate violation is also applicable.—*

Exception: Business enterprises with members or shareholders who violate the benefits of the affiliated business enterprise must be reduced in proportion to the interest held in the business enterprise by the violating member or shareholder.

Example: Member A, who owns 25 percent of the shares in Corporation A, violates on his or her individual operation. Member A is ineligible for benefits. Benefits to affiliated person Corporation A must be reduced by 25 percent.

Currently there is not an automated process to make a percentage of an entity ineligible for those situations when a member of an entity violated HELC/WC provisions. Therefore, County Offices must multiply the percentage of the violating member's share of the entity by the amount of the payment. The nonautomated program code of XXAPPR (affiliated *--person payment reduction) must be used to reduce or collect back the payment. The producer must remain "certified" for AD-1026 to implement the partial ineligibility from affiliate violations. NRCS must be notified of producers in partial ineligibility from the provisions of this subparagraph.--*

RMA SBI file has any member listed that has more than a 10 percent interest in the primary insured, but it does not have specific members' shares when an entity is the primary insured. In addition, CCC-901 may not be on file for these entities if they are only seeking RMA benefit. If a member of an entity is determined in violation, resulting in an affiliate violation to the insured entity, CCC-901 must be filed for a determination on this extent of ineligibility to be made for the reinsured crop insurance premium subsidy. If it is not filed, extent of ineligibility results in 100 percent ineligibility.

602 Determining Producers Who Are Ineligible (Continued)

--F Updating Eligibility Record for Affiliated Persons in Affiliate Violation--

If a producer is determined to be ineligible for program benefits because the producer is an affiliate of a producer who has violated the HELC/WC program provisions, update the

--AD-1026 web-based subsidiary to "affiliate violation" (exception in subparagraph E). If the affiliate violation is applicable to RMA, update the AD-1026 web-based subsidiary according to subparagraphs 207 C, 207 E, 231 B, 232 D, 233 C, and 601 B ("yes," meaning the affiliate violation is applicable to RMA, "no," meaning it is not).--

603 Landlord Exemption – HELC or WC Planting Violation

A Landlord Exemption Rule

Ineligibility of a tenant or sharecropper for benefits shall **not** cause a landlord to be ineligible for program benefits on land other than land in which the violating tenant or sharecropper has an interest.

The landlord exemption shall **not** apply if the production of an agricultural commodity on HEL or converted wetland is required under the terms and conditions of an agreement between the landlord and tenant or sharecropper.

Following are landlord exemption provisions for Federal Crop Insurance participants.

- The premium subsidy shall be reduced rather than a loss of all premium subsidy.
- The percentage reduction will be determined by comparing the total number of cropland acres on the farm where the violation occurred to the total number of cropland acres on all farms in which the landlord (as owner or operator) has an interest.
- The percentage reduction will be applied to all policies and plans of insurance of the landlord in the reinsurance year subsequent to the reinsurance year in which the tenant or sharecropper is determined ineligible.
- If the landlord and tenant or sharecropper are insured under the same policy (as determined by RMA), the landlord will be ineligible for premium subsidy on that policy in lieu of a percentage reduction on that policy.
- Is only applicable to planting violations on converted wetlands determined CW \geq 2014.

Note: All references to landlord exemptions in this handbook shall also include landowners.

603 Landlord Exemption – HELC or WC Planting Violation

B When Landlord Exemption Applies

The landlord exemption shall be applied according to AD-1026C, page 2. See subparagraph G.

Note: A landlord who converts a wetland on or after November 28, 1990, does **not** qualify for a landlord exemption, but may still maintain eligibility for federal crop insurance premium subsidies if converted through February 7, 2014.

C Updating Eligibility Record

If a producer is granted an exemption under the landlord exemption rule, update the "HELC Producer Exception" field for the farm or tract, as applicable, according to * * *10-CM by selecting "Landlord/Tenant" from the drop-down box.

D Purpose of AD-1026C

AD-1026C shall be used for documenting all landlord or landowner exemption:

- certifications of eligibility by producers
- determinations by COC.

E Farms With Multiple Ownership Tracts

If a HELC or WC noncompliance occurs on farms with multiple ownership tracts, then the landlord or landowner on:

- the noncomplying tract is ineligible for benefits unless the landlord exemption applies according to this paragraph
- multiple ownership farms:
 - will **not** be affected by other noncomplying tracts on the farm if the landlord or landowners have complied on their tracts
 - is ineligible to receive benefits from the noncomplying tracts.

F Where to File AD-1026C

AD-1026C shall be filed by the landlord in the administrative County Office for the farm on which the violation occurs.

The administrative County Office for the farm where the violation occurred may **not** be the recording County Office for the producer; however, COC in the administrative County Office would be in the best position to make the determination, based on the circumstances surrounding the particular farm.

--Administrative County Office shall provide a copy of all approved AD-1026C's to the State Conservation Compliance Specialist. Information to be included is the total cropland acres of the landlord (all cropland acres owned or operated). State Conservation Compliance Specialist shall provide the National Conservation Compliance Program Manager a copy (by PDF in an e-mail) of AD-1026C's along with cropland acreage information to communicate eligibility reduction to RMA.--

G Example of AD-1026C

The following is an example of AD-1026C.

AD-1026C U.S. DEPARTMENT OF AGRICULTU			Form Approved – OMB No. 0560-0185
(02-06-12) Farm Service Agency	JRE	1A. STAT	E NAME
(02-00-12) Faith Service Agency		State	
LANDLORD OR LANDOWNER EXEMP	TION REQUEST	1B. COU	NTY NAME
EANDEOND ON EANDOWNER EXEMP	HON REGUEST	County	
NOTE: The following statement is made in accordance with the Privacy A form is 7 CFR Part 12, the Commodity Credit Corporation Charlet The information will be used to process a landlord or landowner r USDA programs. The information collected on the form may be centities that have been authorized access to the information by st Notice for USDA/FSA-2, Farm Records File (Automated). Provide result in an inability to process a landlord or landowner request to programs.	r Act (15 U.S.C. 714 et seq.), and the Food equest to receive an exemption for highly e lisclosed to other Federal, State, Local gov atute or regulation and/or as described in a ing the requested information is voluntary.	l, Conservation, prodible land and pernment agenci applicable Routi However, failur	and Energy Act of 2008 (Pub. L. 110-246). Yor wetland conservation provisions under less, Tribal agencies, and nongovernmental ne Uses identified in the System of Records let furnish the requested information will
According to the Paperwork Reduction Act of 1995, an agency m it displays a valid OMB control in collection. The valid OMB control in collection is estimated to average 5 minutes per response, includ data needed, and completting and reviewing the collection of infor applicable to the information provided. RETURN THIS COMPLE	umber for this information collection is 0560 ing the time for reviewing instructions, seal mation. The provisions of appropriate crin	0-0185. The tim ching existing d ninal and civil fra	e required to complete this information lata sources, gathering and maintaining the
PART A – PRODUCER'S INFORMATION			
NAME AND ADDRESS OF LANDLORD OR LANDOWNER (Including Zip Code)	3. TELEPHONE NO. (A (555) 555-555		4. TAX IDENTIFICATION NUMBER (Last 4 Digits) XXXX
Ben There	5A. FARM NUMBER		5B. TRACT NUMBER
9889 A Street Sometown, State 55555	5432		172
Johne Cowit, State 33333	6. CROP YEAR		7. CROPLAND ACRES
	2012		80.0
PART B - LANDLORD OR LANDOWNER CERTIFICATION			
wetland conservation provisions of the Food Security A between myself and the tenant or sharecropper.			on of the highly erodible land and er the terms of an agreement
wetland conservation provisions of the Food Security A between myself and the tenant or sharecropper. (b) I did not consent to any activities by the tenant or shar provisions of the Food Security Act of 1985 as amended	lct of 1985 as amended is NOT r ecropper to violate the highly erc	equired unde	er the terms of an agreement and wetland conservation
wetland conservation provisions of the Food Security A between myself and the tenant or sharecropper. (b) I did not consent to any activities by the tenant or shar provisions of the Food Security Act of 1985 as amended	lct of 1985 as amended is NOT r ecropper to violate the highly erc	equired unde	er the terms of an agreement and wetland conservation 9B. DATE (MM-DD-YYYY)
wetland conservation provisions of the Food Security A between myself and the tenant or sharecropper. (b) I did not consent to any activities by the tenant or shar provisions of the Food Security Act of 1985 as amended	lct of 1985 as amended is NOT r ecropper to violate the highly erc	equired unde	er the terms of an agreement and wetland conservation
wetland conservation provisions of the Food Security A between myself and the tenant or sharecropper. (b) I did not consent to any activities by the tenant or shar provisions of the Food Security Act of 1985 as amended. 9A. SIGNATURE OF LANDLORD Signature PART C – TO BE COMPLETED BY COC 10. Based on the producer certification and available information, the	lct of 1985 as amended is NOT recorder to violate the highly ered.	equired und	er the terms of an agreement and wetland conservation 9B. DATE (MM-DD-YYYY) 2/20/2012
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wetland conservation provisions of the Food Security A between myself and the tenant or sharecropper. (b) I did not consent to any activities by the tenant or shar provisions of the Food Security Act of 1985 as amended. 9A. SIGNATURE OF LANDLORD Signature PART C – TO BE COMPLETED BY COC 10. Based on the producer certification and available information, the	ct of 1985 as amended is NOT recorpore to violate the highly erod. COC determined that: B. The landlord exemptic producer will be ineligitable in Part D.)	equired unde odible land d	er the terms of an agreement and wetland conservation 9B. DATE (MM-DD-YYYY) 2/20/2012 (List all land on which the
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wetland conservation provisions of the Food Security A between myself and the tenant or sharecropper. (b) I did not consent to any activities by the tenant or shar provisions of the Food Security Act of 1985 as amended 9A. SIGNATURE OF LANDLORD Signature PART C - TO BE COMPLETED BY COC 10. Based on the producer certification and available information, the A. The landlord exemption shall NOT apply.	ecropper to violate the highly ered. COC determined that: B. The landlord exemptic producer will be ineligitable in Part D.) FSN 5432	equired under and a control of the land a co	er the terms of an agreement and wetland conservation 9B. DATE (MM-DD-YYYY) 2/20/2012 (List all land on which the s. Determine according to the
wetland conservation provisions of the Food Security A between myself and the tenant or sharecropper. (b) I did not consent to any activities by the tenant or shar provisions of the Food Security Act of 1985 as amended 9A. SIGNATURE OF LANDLORD Signature PART C - TO BE COMPLETED BY COC 10. Based on the producer certification and available information, the A. The landlord exemption shall NOT apply.	ccropper to violate the highly ered. COC determined that: B. The landlord exemptic producer will be ineligitable in Part D.) FSN 5432	odible land a	er the terms of an agreement and wetland conservation 9B. DATE (MM-DD-YYYY) 2/20/2012 (List all land on which the s. Determine according to the
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wetland conservation provisions of the Food Security A between myself and the tenant or sharecropper. (b) I did not consent to any activities by the tenant or share provisions of the Food Security Act of 1985 as amended SA. SIGNATURE OF LANDLORD Signature PART C - TO BE COMPLETED BY COC 10. Based on the producer certification and available information, the A. The landlord exemption shall NOT apply.	ccropper to violate the highly ered. COC determined that: B. The landlord exemptic producer will be ineligitable in Part D.) FSN 5432 r sheet, if necessary.) to violate HELC provisional. The tenant ignormalization in the production of the provisional in the provisional in the tenant ignormalization.	odible land a	er the terms of an agreement and wetland conservation 9B. DATE (MM-DD-YYYY) 2/20/2012 (List all land on which the s. Determine according to the land on the land or and violated landlord and violated
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G Example of AD-1026C (Continued)

AD-1026C (02-16-12) PART D – RULES FOR APPLYING 13. If item 10B is checked, use this t		Page 2 of 2 e landlord will be ineligible for benefits.
IF the producer's status on the violating farm is	AND if the crop planted on the land with the violation	THEN the landlord or landowner shall be
landlord, who is not the operator	is cash rented, and not shared by the landlord	ineligible for USDA benefits on lands and warehouses where the landlord and violating operator, tenant or sharecropper, or the affiliates are involved. NOTE: The landlord could be eligible for USDA benefits on the farm where the violation occurred, if the landlord is share renting a part of the farm with another tenant or sharecropper.
	is shared by the landlord	ineligible for USDA benefits on any land and warehouses where the landlord and violating operator, tenant or sharecropper, or their affiliates are involved eligible for USDA benefits on other land or warehouses where the violating operator, tenant or sharecropper, or their affiliates are not involved.
andlord and also operator	is shared by the landlord and operator	ineligible for all USDA benefits.
	is cash rented, and not shared by the landlord and operator	ineligible for USDA benefits on: the farm where the violation occurred any other land and warehouses where the landlord involved with: the violating tenant or sharecropper affiliates of the violating tenant or sharecropper.

The U.S. Department of Agriculture (USDA) prohibits discrimination in all of its programs and activities on the basis of race, color, national origin, age, disability, and where applicable, sex, marital status, familial status, parental status, religion, sexual orientation, political beliefs, genetic information, reprisal, or because all or part of an individual's income is derived from any public assistance program. (Not all prohibited bases apply to all programs.) Persons with disabilities who require alternative means for communication of program information (Braille, large print, audiotape, etc.) should contact USDA's TARGET Center at (202) 720-2800 (voice and TDD). To file a complaint of discrimination, write to USDA, Assistant Secretary for Civil Rights, 1400 Independence Avenue, S.W., Stop 9410, Washington, DC 20250-9410, or call toll-free at (866) 632-9992 (English) or (800) 877-8339 (TDD) or (866) 377-8642 (English Federal-relay) or (800) 845-6136 (Spanish Federal-relay). USDA is an equal opportunity provider and employer.

H Entries Required on AD-1026C

Complete AD-1026C according to the following table.

Item	Instruction	Responsibility
1A	Enter State name and code.	County Office
1B	Enter county name and code.	or Producer
	Part A - Producer's Information	
2	Enter producer's name and address.	
3	Enter producer's telephone number.	
4	Enter last 4 digits of producer's tax ID number.	
5A	Enter farm number on which the tenant or sharecropper has	
	violated or will violate.	
5B	Enter tract number on which the tenant or sharecropper has	
	violated or will violate.	
6	Enter crop year of the violation.	
7	Enter cropland acres on the farm listed in item 5A.	
	Part B - Landlord or Landowner Certification	
9A	Landlord or landowner who is requesting an exemption shall sign	Landlord or
and	and date.	Landowner
9B		
	Part C - To Be Completed by COC	
10A	Check (✓) if COC has determined that the producer certification	COC
	is not valid.	
10B	Check (\checkmark) if COC has no reason to believe that the producer	
	certification is not valid.	
	List all farms that are ineligible for benefits.	
	Note: See Part D.	
11	Enter reason the request was approved or disapproved.	
12A	COC shall sign and date.	
and		
12B		

604 Tenant HELC Exemption – Landlord Refusal

A HELC Exemption if Violation From Landlord Refusal

Ineligibility of an operator, tenant, or sharecropper may be limited only to the farm on which the violation occurred, if the producer has established to COC's satisfaction that:

- a reasonable conservation plan was obtained for the farm
- the landlord refuses to allow the operator, tenant, or renter to comply with the conservation plan
- the producer made a good faith effort to meet HELC requirements
- lack of compliance is **not** part of a scheme or device to avoid compliance
- the producer is **not** in control of application of the measures necessary to meet compliance.

Note: The exempted producer cannot receive any benefits that are subject to HELC provisions from the violating farm for which a HELC exemption is approved.

*--Tenant HELC exemption provisions for Federal Crop Insurance Participants.

- The premium subsidy shall be reduced rather than a loss of all premium subsidy.
- The percentage reduction will be determined by comparing the total number of cropland acres on the farm where the exemption applies to the total number of cropland acres on all farms in which the tenant (as owner or operator) has an interest.
- The percentage reduction will be applied to all policies and plans of insurance of the tenant in the reinsurance year subsequent to the reinsurance year in which the tenant exemption is determined applicable.
- If the landlord and tenant are insured under the same policy (as determined by RMA), the tenant will be ineligible for premium subsidy on that policy in lieu of a percentage reduction on that policy.--*

Tenant HELC Exemption – Landlord Refusal (Continued)

B When to Request HELC Exemption

Producers shall request a HELC exemption when filing AD-1026, if it is known at the time of filing AD-1026 that the landlord will **not** allow compliance with the conservation plan. Exemptions must be applied for yearly on AD-1026B.

COC may accept HELC exemption requests after the producer filed AD-1026, if the producer could **not** reasonably have been expected to know that the landlord would **not** allow compliance with the conservation plan at the time AD-1026 was filed.

Record the COC determination in the COC minutes.

Note: If a HELC exemption is requested, then AD-1026, item 7 shall be answered "Yes".

C Where to Request HELC Exemption

HELC exemption requests shall be made in the administrative County Office for the farm on which the HELC exemption is requested.

The administrative County Office for the farm where the violation occurred may **not** be the recording County Office for the producer; however, COC in the administrative County Office would be in the best position to make the determination, based on the circumstances surrounding the particular farm.

D Authority for Approval of HELC Exemption

If the landlord refuses to allow application of:

- structural practices, COC in the administrative County Office for the farm for which the request is made is authorized to approve the HELC exemption
- planting practices, STC, upon recommendation by COC, is authorized to approve the HELC exemption.

E Purpose of AD-1026B

AD-1026B has been developed for documenting data required for making HELC exemption determinations.

604 Tenant HELC Exemption – Landlord Refusal (Continued)

F Example of AD-1026B

The following is an example of AD-1026B.

AD-1026B U.S. DEPARTME 02-06-12) Farm Se					ed – OMB No. 0560-0
02-06-12) Farm Se	NT OF AGRICULTURE	1	A. STATE	NAME	
	ervice Agency	s	tate		
		1	B. COUN	TY NAME	
HIGHLY ERODIBLE LAND CON	SERVATION EXEMP	TION DECLIECT	ounty		
			- a y		
OTE: The following statement is made in accorde form is 7 CFR Part 12, the Commodity Cre The information will be used to process a p information collected on the form may be d authorized access to the information by star Farm Records File (Automated). Providing process a producer request to receive an e	dit Corporation Charter Act (15 U.S roducer request to receive an exer isclosed to other Federal, State, Lc tute or regulation and/or as descrit the requested information is volun	S.C. 714 et seq.), and the Food, Comption for highly erodible land consucal government agencies, Tribal abed in applicable Routine Uses ider latary. However, failure to furnish th	nservation, a ervation prov gencies, and ntified in the S e requested i	nd Energy Act visions under to nongovernme System of Rec	t of 2008 (Pub. L. 110-24 USDA programs. The ental entities that have be- cords Notice for USDA/FS
According to the Paperwork Reduction Act it displays a valid OMB control number. Th collection is estimated to average 10 minute data needed, and completing and reviewing applicable to the information provided. RE	e valid OMB control number for thi es per response, including the time g the collection of information. The	is information collection is 0560-010 e for reviewing instructions, searchi e provisions of appropriate criminal	35. The time ng existing d and civil frau	required to co ata sources, g	omplete this information athering and maintaining
ART A – PRODUCER'S REQUEST					
A. NAME AND ADDRESS OF PRODUCER (Inc.	luding Zip Code)	3. TAX IDENTIFICATION N (Last 4 Digits)	UMBER	4. FARM	NUMBER
roducer Name				1234	
234 56 th Street		XXXX			
nytown, State 00000		5. CROP YEAR		6. CROPL	AND ACRES
		2012		500	
B. TELEPHONE NO. OF PRODUCER (Area Co	oae): (555) 123-4567	2012			
* *		HIP OF THE INDIVIDUAL IF PRESENTATIVE CAPACITY			8C. DATE (MM-DD-YY
Signature					
Signature A. SIGNATURE OF LANDLORD (BY)	SIGNING IN A REF	PRESENTATIVE CAPACITY HIP OF THE INDIVIDUAL	9C. DA		
Signature	SIGNING IN A REF	PRESENTATIVE CAPACITY	(MM	TE -DD-YYYY) /2012	11/11/2012
Signature A. SIGNATURE OF LANDLORD (BY) Signature	SIGNING IN A REF	PRESENTATIVE CAPACITY HIP OF THE INDIVIDUAL	(MM	I-DD-YYYY)	FOR FSA USE ON 10. REFERRED TO NRCS (MM-DD-Y
Signature A. SIGNATURE OF LANDLORD (BY) Signature ART B - TO BE COMPLETED BY NRCS	9B. TITLE/RELATIONS IF SIGNING IN A R	PRESENTATIVE CAPACITY HIP OF THE INDIVIDUAL	(MM	I-DD-YYYY)	11/11/2012 FOR FSA USE ON 10. REFERRED TO
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Signature A. SIGNATURE OF LANDLORD (BY) Signature ART B - TO BE COMPLETED BY NRCS 1. Was a conservation plan timely obtained 2. Describe structural measures required that ha	9B. TITLE/RELATIONS IF SIGNING IN A R I by the producer? ve not been applied according	PRESENTATIVE CAPACITY HIP OF THE INDIVIDUAL EPRESENTATIVE CAPACITY	(MM	I-DD-YYYY)	FOR FSA USE ON 10. REFERRED TO NRCS (MM-DD-Y
Signature PART B - TO BE COMPLETED BY NRCS 1. Was a conservation plan timely obtained 2. Describe structural measures required that ha 3. Describe planting practices that are required as	9B. TITLE/RELATIONS IF SIGNING IN A R I by the producer? ve not been applied according	PRESENTATIVE CAPACITY HIP OF THE INDIVIDUAL EPRESENTATIVE CAPACITY	(MM	/2012	FOR FSA USE ON 10. REFERRED TO NRCS (MM-DD-Y
A. SIGNATURE OF LANDLORD (BY)	9B. TITLE/RELATIONS IF SIGNING IN A R I by the producer? ve not been applied according	PRESENTATIVE CAPACITY HIP OF THE INDIVIDUAL EPRESENTATIVE CAPACITY	(MM	/2012	FOR FSA USE ON 10. REFERRED TO NRCS (MM-DD-Y) YES

604 Tenant HELC Exemption – Landlord Refusal (Continued)

F Example of AD-1026B (Continued)

AD-1026B (02-06-12)				Page 2 of 2
PART C - TO BE COMPLETED BY THE COUN 15. Exemption is granted for application of the following specifically stated in the producer's request: (Describe producer's eligibility on other farms and the reason Structural Practice Detailed explanation	g structural measures re			
16. Exemption request is not granted by the County Co stated in the producer's request. (Describe the rea Planting practice Detailed explanation		g structural or planting practices	required	by the plan that were specifically
Exemption is recommended for State Committee a conservation plan that were specifically stated in th			illowing pl	anting practices required by the
18A. SIGNATURE OF COUNTY COMMITTEE REPR	ESENTATIVE	18B. DATE (MM-DD-YYYY) 12/11/2012	prae	TE REFERRED TO STO (Refer if clices are entered in Item 17) (MM-DD-YYYY) 2/11/2012
PART D - TO BE COMPLETED BY STATE CO 20. The STC concurs with the exemption recommer allow: (Describe the reasons why) Concur Reasons why		I application of the following plan	iting practi	ces that the landlord refuses to
21. The STC does not concur with the exemption re for the following planting practices: (Describe the re		COC for the following measures	s, and ther	refore an exemption is not granted
22A. SIGNATURE OF STATE COMMITTEE REPRESI	ENTATIVE	22B. DATE (MM-DD-YYYY) 12/20/2012		23. DATE RETURNED TO COF (MM-DD-YYYY)
24. DATE PRODUCER NOTIFIED (MM-DD-YYYY)		STO (MM-DD-YYYY)		12/20/2013 ATE COPY TO PECD (MM-DD-YYYY)
1/10/2013	1/10/2013		1/10	/2013

G Entries Required on AD-1026B

Complete AD-1026B according to the following table.

Note: Attach additional sheets, with the item numbers identified, if more space is needed for any of these items.

Item	Instruction	Responsibility		
1A	Enter State name for administrative County Office location.	FSA County		
1B	Enter name of administrative County Office.	Office or		
110	Part A - Producer's Request	Producer		
2	Enter producer's name and address, including telephone number.			
3	Enter last 4 digits of producer's tax ID number.			
4	Enter farm number for which exemption is requested.			
5	Enter crop year for which exemption is requested.			
6	Enter cropland acres on the farm for which exemption is requested.			
7	Enter detailed description of the practices that the landlord refuses to allow according to the plan, and the reasons why they will not be applied.			
8A, 8B, and 8C	Producer requesting exemption shall sign, enter title/relationship if applicable, and date.	Producer		
9A, 9B, and 9C	Landlord who refuses to allow the required practices according to the conservation plan shall sign, enter title/relationship if applicable, and date. Note: COC may accept the exemption request without the landlord's signature, if a reasonable attempt was made by the producer requesting the exemption to obtain the signature.	Landlord who refuses to apply the conservation plan		
10	Enter date AD-1026B is referred to NRCS.	FSA County Office		
	Part B - To Be Completed by NRCS			
11	Check (✓) NRCS determination of whether the producer obtained a farm plan in a timely manner.	NRCS Representative		
12	Enter description of structural measures that are required by the plan that have not been applied.			
13	Enter description of planting practices that are required by the plan.			
14A and 14B	NRCS employee shall sign and date.			

G Entries Required on AD-1026B (Continued)

Item	Instruction	Responsibility			
	Part C - To Be Completed by the County Committee				
15	Enter description of the practices that will be considered exempt, and the reasons why.	COC			
16	Enter measures that were requested for an exemption, and will not be granted, and the reasons why.				
17	Enter description of the practices recommended for an exemption, and the reasons why.				
	Note: Send AD-1026B and any other pertinent documentation to STC for review.				
18A and 18B	COC shall sign and date.				
19	Enter date referred to the State Office for STC determination, if practices have been entered in item 17.				
	Part D - To Be Completed by the State Committee				
20	Enter description of the practices recommended for exemption by COC that STC concurs with, and describe the reasons why.	STC			
21	Enter description of the practices recommended for exemption by COC that STC does not concur with, and describe the reasons why.				
22A and 22B	Note: Return AD-1026B to the County Office, after STC signature is obtained.				
23	Enter date AD-1026B is returned to the County Office.	State Office			
24	Enter date the producer was notified of the determination.	County Office			
25	Note: Item 24 shall be completed before the final copy is *e-mailed by PDF to the State Office. Enter date the final copy was mailed to the State Office.				
26	Enter date the final copy was maned to the State Office. Enter date the State Office e-mailed a PDF copy to PECD, C/O	State Office			
20	National Conservation Compliance Program Manager*	State Office			

H Completing AD-1026B, Part A

The request must describe the specific measures that were **not** or will **not** be applied, and the reasons why.

If the producer signed and dated an exemption request on another sheet of paper, attach to AD-1026B, and ENTER "See Attached" in AD-1026B, item 7.

The producer requesting the exemption shall make an attempt to obtain the landlord's signature. Document any knowledge of the landlord's refusal to sign in AD-1026B, item 9.

I Completing AD-1026B, Part B

Keep a copy of AD-1026B in a temporary file, and send the original to NRCS for completing AD-1026B, Part B. Enter the date referred to NRCS in AD-1026B, item 10.

J Completing AD-1026B, Part C

COC shall determine good faith according to the requirements in subparagraph A, and the evidence provided by the producer and NRCS.

Enter the exemption determinations for the specific practices for which an exemption request is made. Practices that are **not** specified must be applied according to the conservation plan.

K Completing AD-1026B, Part D

If COC enters practices in AD-1026B, item 17, for which STC approval for nonstructural practices is recommended, then make a copy of AD-1026B, and mail the original to the State Office. Enter the date referred to the State Office in AD-1026B, item 19.

STC shall make a determination, considering the facts in the case. No practices for which the producer has control of shall be approved for exemption.

The State Office shall enter the date returned to the County Office in AD-1026B, item 23.

L Notifying Producers of HELC Exemption Determinations

The County Office where AD-1026B is filed shall notify the producer of the COC determination. The notification shall include the following:

- the precise practices that will be considered exempt
- a statement that all other practices not specifically exempted must be applied as required by the plan
- the reasons why practices that were requested for exemption were **not** approved, if any
- appeal rights.

M Reporting Requirement

The 1985 Act, as amended, requires providing an annual report to Congress on HELC exemptions that have been approved. To fulfill this requirement, when final determinations are made and the producer is notified:

- •*--County Offices shall e-mail a PDF copy of AD-1026B to State Offices as soon as approved, and total cropland acreage applicable to the tenant as owner or operator shall be included
- State Offices shall submit a copy of AD-1026B to the National Conservation Compliance Program Manager by e-mail in PDF, as soon as received.--*

Note: State Offices shall maintain a file with a copy of all AD-1026B's sent to PECD.

N AD-1026B Process

The following table shows the process for filing and notifications for AD-1026B.

		THEN the State or County Office receiving	
IF	AND	AD-1026B shall	
a producer requests HELC exemption	AD-1026B, Part A is completed	file a copy in a pending fileprovide original AD-1026B to NRCS.	
NRCS returns AD-1026B	AD-1026B, Part B is completed by	destroy copy in the pending filehave COC review the request.	
COC documents determination in		notify producer of the determination	
AD-1026B, Part C		 provide copy of completed AD-1026B to the State Office 	
		 provide copy of AD-1026B to the recording County Office for multi-county producers 	
		• attach original AD-1026B to NRCS-CPA-026e	
		• attach copy of AD-1026B to AD-1026.	
		Note: If the County Office receiving AD-1026B is the recording County Office, verify the answer in AD-1026, item 6.	
	STC determination is required	 file a copy in a pending file mail original AD-1026B to the State Office. 	

N AD-1026B Process (Continued)

IF	AND	THEN the State or County Office receiving AD-1026B shall
County Office receives	AD-1026B, Part D is completed	destroy copy in the pending file
AD-1026B from the State		notify producer of the determination
Office		provide copy of completed AD-1026B to the State Office
		provide copy of AD-1026B to the recording County Office for multi-county producers
		• attach original AD-1026B to NRCS-CPA-026e.
State Office receives copy of AD-1026B	STC determination is required in AD-1026B, Part D	document STC determination on the bottom of AD-1026
	·	• file a copy in a pending file
		• mail original to the County Office.
	• determination is final	destroy pending copy, if previous STC determination was made
	producer has been notified	• copy completed AD-1026B, which is Report PA-124R, and file
		e-mail to the National Conservation Compliance Program Manager, a copy of AD-1026B.
recording	producer has not	place AD-1026B in the producer's file to be attached
County Office	filed AD-1026	to AD-1026 when it is filed.
receives copy of AD-1026B	producer has filed AD-1026	attach AD-1026B to AD-1026, and verify the answer in AD-1026, item 6.

O Updating HEL Field for Farm or Tract

If a producer is granted an exemption on AD-1026B, update the HEL field for the farm or tract, as applicable, by selecting "Landlord/Tenant" from the drop-down box according to * * * 10-CM.

605 Applying Landlord/Tenant Exemption Rules

A Background

When either the Landlord Exemption or Tenant HELC Exemption is approved according to paragraph 603 or 604, ineligibility for the producer is limited to specific farms on which the producer is considered to be in violation. If a benefit is **not** farm-specific, it will be more difficult to determine for what portion of benefits a producer is ineligible.

B When to Apply Nonfarm or Crop Specific Rules

The rules in this paragraph shall be applied only to producers who meet **all** of the following conditions:

- requesting benefits that are not farm-specific
- violated HELC or WC provisions
- exempted from ineligibility on farms **not** in violation of HELC or WC provisions because of the Landlord Exemption or Tenant HELC Exemption according to paragraph 603 or 604.

C Benefits for Which Producer Is Ineligible

Producers approved for a Landlord Exemption or Tenant HELC Exemption shall be ineligible for:

- any program benefits specifically associated with the ineligible farm
- any proportion of benefits based on acreage or livestock maintained on the ineligible farm.

Example: Producer A owns FSN 200 and rents FSN 100. Producer A violated HELC provisions on FSN 100, but was approved under the Tenant HELC Exemption so benefits could be earned on FSN 200.

If Producer A located beehives on FSN 100, the honey produced from the beehives during the crop year in violation would be ineligible for benefits.

If Producer B, who does **not** have an interest in FSN 100, places beehives on that farm, Producer B will be eligible for honey benefits if all other provisions are met.

Notifying Producers of Ineligibility Determinations

A When to Notify Producers

Producers shall be notified of the ineligibility determination, and benefits shall be denied, when FSA-569 is returned from NRCS to verify that the NRCS technical determination is final.

Note: Update the eligibility file according 3-PL (Rev. 2) and farm records according to * * *10-CM.

B Who Notifies Ineligible Producers

The County Office with administrative responsibility for the land in violation where the violation occurred shall notify and provide appeal rights to the following:

- each ineligible producer on the farm determined according to paragraph 602
- each affiliated person who is determined ineligible according to paragraph 602.

C Information for Notifying Participating Producers

The notification of ineligibility to participating producers shall include the following:

- an explanation of the violation determination, including the following:
 - statement of the program rules that apply
 - facts in the case that resulted in violation of these rules
- affiliated persons who are affected by the violation
- whether the ineligibility applies to all lands, or only land where the violating tenant, sharecropper, or operator is involved
- appeal rights to COC in the producer's recording FSA County Office
- good faith relief provisions for inadvertent HELC and WC violations.

Notifying Producers of Ineligibility Determinations (Continued)

D Information for Notifying Nonparticipating Producers for Conversion Noncompliance

Nonparticipating producers who convert wetlands shall be sent a notification that includes the following:

- an explanation of the conversion determination by NRCS, including the following:
 - statement of the program rules that apply in this case
 - facts in this case that resulted in conversion of wetland
- a statement that the conversion will result in future ineligibility for USDA benefits covered by HELC and WC provisions
- affiliated persons who are affected by the conversion activity
- appeal rights according to 1-APP.

E Warehouse Operators

If a producer who receives CCC benefits under UGSA is determined ineligible because of a HELC violation:

- the County Office shall notify the State Office
- the State Office shall notify DAFP through DAFO
- KCCO will subsequently be notified.

Note: WC compliance requirements do **not** apply to warehouse operations.

Notifying Producers of Ineligibility Determinations (Continued)

F Difference in Notification of Nonparticipating Producers

The reason that the notification process for nonparticipating producers for wetland conversions differ from HELC or WC planting violations is:

• conversion of wetland after November 28, 1990, results in ineligibility until the wetland is restored

Note: The wetland must be restored by January 1 to be eligible for benefits for the applicable year.

• planting violations are determined annually, and results in ineligibility only for the crop year for which the violation determination is made.

G Nonparticipating Producers With HELC Noncompliance

A producer shall **not** be notified by FSA of a HELC violation determination until AD-1026 is filed. When the producer has filed AD-1026 to request USDA benefits, the administrative County Office:

- for the land in violation shall follow subparagraph C
- where the producer has requested benefits shall follow paragraph 608.

--Note: A producer is considered to have requested benefits for any benefits subject to conservation compliance (including NRCS and RMA).--

Notifying Other County Offices and NRCS of Ineligibility Determinations

A Notifying Other County Offices

For each producer and affiliate who the County Office notifies that an ineligible determination has been made:

- review the Producer Farm Data Report to determine County Offices associated with the producer
- send a copy of the ineligibility notification to each County Office listed on the producer's Producer Farm Data Report.

B Notifying NRCS

Each County Office that receives a copy of a letter stating that a producer has been determined ineligible, shall notify the local NRCS office within 15 calendar days after receiving the letter, in writing, that the producer has been determined ineligible for program benefits because of HELC or WC violations.

608 County Offices Receiving Copies of Producer Ineligibility Notifications

A Administrative County Office Receives Copy

Each County Office with administrative responsibilities for a farm in which an ineligible producer has an interest will receive a copy of the producer's letter of ineligibility.

B Administrative County Office Action

The administrative County Office for an ineligible producer shall:

- determine specific program benefits requested or received that shall be denied
- notify the producer of the determination
- request refunds according to 58-FI
- ensure that benefits are **not** issued to producers who violated in another county.

608 County Offices Receiving Copies of Producer Ineligibility Notifications (Continued)

C Producer Appeals

Producers must file their appeal in the County Office that maintains their producer eligibility records. COC that made the producer's ineligibility determination shall be responsible for making a determination about the producer's appeal. Appeal procedures shall be followed according to 1-APP.

* * *

609 Reinstatement of Eligibility Following HELC and WC Violations

A Applicability

This paragraph is applicable to producers who did **not** receive a Good Faith Relief exemption or any other exemption that allowed the retention of program benefits for the year of the HELC or WC violation.

B Requirements for Eligibility Reinstatement

For reinstatement of eligibility in a year following a HELC or WC violation, a producer must:

- certify HELC and WC compliance on a new AD-1026
- be reviewed by NRCS and determined to be in compliance with HELC or WC
- provisions for the applicable year.

To ensure that these requirements are met, the County Office shall provide FSA-569 to NRCS when a producer requests program benefits and certifies compliance on a new AD-1026.

610 Process for HELC or WC Violations

A Process Overview

The following flowchart provides an overview of the process for HELC or WC violations.

NRCS returns FSA-569 (NRCS Report of HELC and WC Compliance) to FSA after NRCS technical determinations are final. If necessary, Is there an adverse determination? update farm/tract record Determine affected producers, update farm/ tract record and producer eligibility record and notify producers of determination with appeal rights. Consider the Did producer appeal NRCS producer and technical determination to affiliated persons County Committee (COC)? ineligible for NRCS and FSA benefits for the Did COC determine Ν Ν year(s) in violation producer's appeal of the and ineligible for technical determination federal crop has merit? Did producer request good insurance premium faith relief or any other relief subsidy the next provision or exemption July 1 (beginning of indicated in this handbook? reinsurance year) COC shall refer the case to the NRCS State Conservationist to after appeal rights review the technical are exhausted. Eligibility may be determination. regained for a COC or STC decision must be subsequent year based on State Conservationist's if in HELC/WC review and determination. compliance (wetland conversion violations must be mitigated before January 1 of the subsequent year to regain eligibility for that year) If COC determines the producer acted in good faith and without the intent to violate HELC/WC provisions (based on AD-1068 or AD-1069), eligibility for the year(s) in violation may be reinstated after: Concurrence of SED or DD Technical concurrence of NRCS State or Area Conservationist Producer signs NRCS approved plan or agreement for compliance GPR is assessed, if HELC violation. For cases involving violations of HELC provisions, the following may also apply: Exemption where landlord refuses to allow compliance (AD-1026B) Landlord exemption (AD-1026C) Relief for undue economic hardship (AD-1026D) For cases involving violations of WC provisions, the following may also apply: Reduction in ineligibility as the result of a planting violation Third Party Exemption (FSA-492) Relief for operators for wetland conversion violations for which the operator was in no way responsible (this relief, if granted, does not extend to a planting violation).

A Converted Wetland Planting Violation Exemption to the Federal Crop Insurance Subsidy

Violations from planting on converted wetlands determined $CW \ge 2014$ result in ineligibility to the reinsured crop insurance subsidy the next reinsurance year after all administrative appeals are exhausted. Tenant/sharecroppers may have this ineligibility reduced if the producer has established to COC's satisfaction that:

- the producer met good faith requirements for WC requirements
- the producer is **not** in control of application of the measures (restoration/mitigation) necessary to meet compliance
- the landlord refuses to allow the operator, tenant, sharecropper, or renter to comply with the restoration/mitigation requirement to meet WC good faith provisions
- lack of compliance is **not** part of scheme or device to avoid compliance.

B When to Request Tenant/Sharecropper Exemption

Federal Crop Insurance participants that are tenants or sharecroppers on the land in violation of planting a converted wetland (CW \geq 14), meeting the parameters of subparagraph A, may request this exemption after administrative appeals have been exhausted for reduction in ineligibility of the reinsured crop insurance subsidy benefit.

Note: The reduction of ineligibility of FSA benefits according to paragraphs 637 and 638 does not apply to the reinsured crop insurance subsidy benefit. Therefore, the tenant/sharecropper exemption must be requested, if applicable, to reinstate eligibility for partial subsidy benefit.

C Purpose of AD-1026E

AD-1026E shall be used for documenting all tenant/sharecropper exemptions:

- certifications of eligibility of producers
- determinations by COC.--*

*--611 Tenant/Sharecropper Exemption (Planting Violation on Converted Wetland ≥ 2014) (Continued)

D Where to File AD-1026E

AD-1026E shall be filed by the tenant/sharecropper in the administrative County Office for the farm on which the violation occurs.

The administrative County Office for the farm where the violation occurred may **not** be the recording County Office for the producer; however, the COC in the administrative County Office would be in the best position to make the determination, based on the circumstances surrounding the particular farm.

Administrative county shall provide a copy of all approved AD-1026E's to the State Conservation Compliance Specialist as approved. State Conservation Specialists shall provide a copy (e-mail and PDF) of all approved AD-1026E's to the National Conservation Compliance Program Manager so exemptions can be reported to RMA.--*

*--611 Tenant/Sharecropper Exemption (Planting Violation on Converted Wetland \geq 2014) (Continued)

E Example of AD-1026E

Following is an example of AD-1026E.

07-13-16)	0.0. DEI AKTIMENT OF AGRICULTURE		STATE NAME
	TENANT/SHARECROPPER EXE		COUNTY NAME
	ETLAND PLANTING VIOLATION		
identified of information programs. nongovem identified in voluntary.	on this form is 7 CFR Part 12, the Food Security Air in will be used to process a producer request to rec The information collected on this form may be dis immental entities that have been authorized access in the System of Records Notice for USDA/FSA-2,	acy Act of 1974 (5 USC 552a - as amended). The au tof 1985 (Pub. L. 99-198), and the Agricultural Act o eive an exemption for wetland planting violation cons- colosed to other Federal, State, Local government age to the information by statute or regulation and/or as o Farm Records File (Automated). Providing the reque- tion will result in a determination of producer ineligibili	f 2014 (Pub. L. 113-79). The ervation provisions under USDA encies, Tribal agencies, and lescribed in applicable Routine Uses sted information is
G, Funding	g and Administration). The provisions of appropria	Reduction Act as specified in the Agricultural Act of 2 te criminal and civil fraud, privacy, and other statutes FO YOUR COUNTY FARM SERVCE AGENCY (FSA	may be applicable to the information
PART A – PRODU	CER'S INFORMATION		
	DRESS OF TENANT/SHARECROPPER	3. TELEPHONE NUMBER (Area Code)	4. TAX ID NUMBER (Last 4)
Producer Name 1234 56 th Str		5A. FARM NUMBER 1234	5B. TRACT NUMBER 1234
Anytown, Stat	te 00000	6. CROP YEAR 2016	7A. CROPLAND ACRES
		7B. TOTAL CROPLAND ACRES 1000	7C. PERCENT REDUCED 10 %
(b) A good-fa converted	aware the acreage planted was a convert tith effort was made to comply by develop, l wetland, however the landowner refuses	ing a plan, approved by NRCS, for the resto to comply.	
(a) I was not (b) A good-fa converted (c) The planti (d) I will no l	aware the acreage planted was a convert tith effort was made to comply by develop, wetland, however the landowner refuses ing of the converted wetland was not a so longer plant the acreage identified as CW	ing a plan, approved by NRCS, for the resto to comply. heme and device between myself and the lan ≥ 2014.	ration for mitigation of the downer or landlord.
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*--611 Tenant/Sharecropper Exemption (Planting Violation on Converted Wetland \geq 2014) (Continued)

E Example of AD-1026E (Continued)

SUBSIDY.	THIS TABLE TO DETERMINE PRODUCE	ER INELIGIBILITY FOR REINSURED CROP INSURANCE PREMIUM
F the producer's status on the violating farm is	AND if the crop planted on the land with the violation	THEN the
enant or sharecropper, who is operator	is cash rented or shared	tenant shall be ineligible for all premium subsidies in proportion to the percentage reduction figured in 7. If the landowner and tenant or sharecropper are insured under the same policy (as determined by RMA), the tenant or sharecropper will be ineligible for premium subsidy on that policy in lieu of a percentage reduction on that policy.
andlord	is shared	landlord shall be ineligible for all premium subsidies.
andlord	is cash rented	landlord is not held responsible for the planting violation (their eligibility/ineligibility hinges on the conversion).
PART E - TO BE COMPLETED I	BY COC (Continued from Page 1, P	art C)
15A. SIGNATURE OF COC		15B. DATE (MM-DD-YYYY)

Tenant/Sharecropper Exemption (Planting Violation on Converted Wetland ≥ 2014) 611 (Continued)

--F Entries Required on AD-1026E--

Complete AD-1026E according to the following table.

Item	Instructions	Responsibility		
1A	Enter State name and code.	County Office		
1B	Enter county name and code.	and Producer		
	Part A – Producer's Information			
2	Enter producer's name and address			
3	Enter producer's telephone number.			
4	Enter last 4 digits of producer's tax ID number.			
5A	Enter farm number on which the tenant or sharecropper has			
	planting violation.			
5B	Enter tract number on which the tenant or sharecropper has			
	planting violation.			
6	Enter crop year of the violation.			
7A	Enter cropland acres of the farm in 5A.			
7B	Enter all cropland acres the tenant or sharecropper has interest			
	in as owner or operator.			
7C	Divide 7A/7B to determine percentage reduction.			
	Example: 7A = 100 acres, 7B = 1000 acres, percentage			
	reduction = 10%			
	Part B – Tenant or Sharecropper's Certification			
9A	Tenant, sharecropper, or representative who is requesting an	Tenant or		
9B	exemption shall sign and date.	Sharecropper		
9C		11		
	Part C – To Be Completed by COC			
10A	Check if COC has determined that the producer's certification	COC		
	is not valid.			
10B	Check if COC has reason to believe the producer's			
	certification is valid.			
11	Enter reason the request was approved or disapproved.			
12A	COC shall sign and date.			
and				
12B				
		*		

612-615 (Reserved)

Section 2 Good Faith Relief Provisions

616 General Provisions for Good Faith Relief

A Violations Subject to Good Faith Determinations

- *--Sections 1212(f) and 1222(h) of the 1985 Act, as amended, provide that the ineligibility of a person as a result of a violation of HELC/WC provisions may be waived if both of the following apply:
 - the person acted in "good faith" and without the intent to violate HELC/WC provisions
 - the person implements an approved HELC plan or wetland restoration/mitigation plan, as applicable within a period of time not to exceed 1 year (2 reinsurance years for the Federally reinsured crop insurance premium subsidy).

Note: Graduated payment reductions also apply to HELC "good faith" relief determinations.

To maintain the integrity of HELC/provisions, it is necessary to have adequate documentation of the reasons "good faith" relief was granted in a particular case. If the reasons for granting "good faith" relief are not adequately documented, the relief may be viewed as invalid even though appropriate reasons for granting the relief may exist.

Unjustified relief results in a:

- disincentive for producer compliance with HELC/WC compliance provisions
- perception by public and auditing agencies that FSA is not fully implementing conservation compliance provisions.

NRCS must be consulted when COC is considering a request for relief under "good faith" provisions. NRCS will submit information on AD-1068 or AD-1069 and provide supporting information that relates to the facts of the case. This information is crucial for an objective evaluation of whether good faith relief is justifiable in a particular case.

Except for HELC deficiencies observed while providing technical assistance according to paragraph 505, persons determined ineligible as the result of a HELC or WC violation must meet good faith requirements according to this paragraph for reinstatement of eligibility. The County Office will review and comply with procedure including:

- general provisions of good faith relief
- information required from NRCS for determining good faith
- documentation and notifications for good faith determinations
- factors for relief consideration
- producer requirements under the good faith provisions.--*

616 General Provisions for Good Faith Relief (Continued)

A Violations Subject to Good Faith Determinations (Continued)

--Approvals must be supported by conclusive evidence to indicate that the producer intended to comply without the intent to violate.--

The situations that require a good faith determination for reinstatement of eligibility according to this paragraph are:

- all WC violations
- HELC violations discovered by:
 - status reviews
 - whistleblowers to NRCS or FSA
 - requests by FSA for determinations because the producer certified compliance on AD-1026 and FSA has reason to believe the person did **not** meet HELC or WC requirements.

Note: HELC violations or potential deficiencies **not** included in the situations in this subparagraph shall be considered technical assistance according to paragraph 505.

B Good Faith Relief for HELC Violations

Persons who violate HELC requirements remain eligible if good faith relief is approved. If good faith relief is approved, eligibility is reinstated, but program benefits that the producer would otherwise be eligible to receive for the crop year in violation are reduced by GPR based on the seriousness of the violation.

As a condition of good faith relief, the producer must implement the measures and practices necessary to be considered to be actively applying the producer's conservation plan within the period of time required by NRCS. The maximum period of time allowed by statute is 1 year.

Note: A second good faith relief determination cannot be granted on the same violation to extend the 1-year maximum period to apply the conservation plan.

616 General Provisions for Good Faith Relief (Continued)

C Good Faith Relief for WC Violations

Persons who violate WC requirements remain eligible if good faith relief is approved.

Note: GPR's do **not** apply to WC violations.

As a condition of good faith relief, the producer must implement the measures and practices necessary to be considered to be actively restoring the wetland within the period of time required by NRCS. The maximum period of time allowed by statute is 1 year. (See subparagraph 631 A for the maximum time period for FCIC provisions.)

Note: A second good faith relief determination cannot be granted on the same violation to extend the 1-year maximum period to restore or mitigate the wetland.

D Summary of GPR Applicability

The following table provides a summary of the application of GPR's to conservation compliance violations for which the Good Faith Relief exemption is approved.

Situation	GPR
HELC violation on land that was converted from native vegetation	*Minimum - \$1,200*
to crop production after December 23, 1985.	Maximum - \$12,000
HELC violation on land that was not converted from native	Minimum - \$1,000
vegetation to crop production after December 23, 1985.	Maximum - \$10,000
WC violation for planting on a converted wetland.	None
WC violation for conversion of wetland after November 28, 1990.	

Note: See paragraph 623 to use AD-1068A to determine the GPR distribution when multiple producers are approved for reinstatement of benefits under the Good Faith Relief exemption for the same HELC violation.

616 General Provisions for Good Faith Relief (Continued)

E Requests for Good Faith Determination

Producers with a potential violation situation may request that COC make a good faith determination as soon as NRCS issues a preliminary technical determination. COC shall:

- act upon each case as soon as a request is received
- render their decision that will apply if an adverse technical determination becomes final.

A request for a good faith determination does **not** preclude the producer's opportunity to pursue all appeal rights with regard to notice given for the technical determination.

F Who Makes Good Faith Relief Request

Each producer * * * determined ineligible as the result of HELC or WC violation determination, must file AD-1068 or AD-1069 according to this section to qualify for consideration for reinstatement of eligibility.

--The affiliate violation is determined from the actions of the producer in violation. If there is relief from the violation, there is also relief from the affiliate violation. Good faith relief is determined from the actions of the violator; therefore, producers determined in affiliate violation do not apply for good faith relief.--

G Late Payment Interest

Late payment interest for withheld benefits that are reinstated because of a good faith determination shall begin 30 calendar days after the date that NRCS returns AD-1068 or AD-1069, which indicates in AD-1068, Part E or AD-1069, Part D that a conservation or mitigation plan has been signed.

H Yearly Report to NRCS

COC shall provide NRCS annually, but not later than November 30, a report of all tracts issued Good Faith Relief exemptions from HELC and WC provisions.

617-620 (Reserved)

621 Good Faith Relief Provisions and Requests – HELC

A Good Faith Relief Provisions

A producer who is determined ineligible as the result of a violation of HELC provisions may regain eligibility for the crop year in violation if all of the following conditions are met:

- the producer requests good faith relief using AD-1068
- COC determines that the producer acted in good faith and without intent to violate HELC provisions
- •*--SED, or DD if authority is delegated with SED documentation, reviews and concurs--* with COC's determination (review and concurrence required for COC approvals only)

Note: If COC, DD, or SED, does **not** approve the producer's request for good faith relief, the producer must be notified with applicable appeal rights according to 1-APP.

- State Conservationist, or Area Conservationist if authority is delegated, provides technical concurrence based on a review of the proposed conservation plan and the factors used to determine GPR
- the producer agrees to implement the practices according to a conservation plan within an agreed period determined by NRCS, **not** to exceed 1 year
- GPR is assessed according to subparagraphs E and F.

Note: If NRCS determines the producer failed to implement practices within 1 year or the producer does not pay assessed GPR according to subparagraph J, notify producer that the good faith is rescinded and request a refund of benefits reinstated.

B Making a Request for Good Faith Relief

Requests for a good faith determination for HELC violations shall be made, in writing, by each producer who wants to regain eligibility for benefits that were or may be denied as the result of HELC violation or potential violation. The request shall include the following:

- circumstances surrounding the violation or potential violation
- any evidence indicating the activity was conducted in good faith, and **not** as a scheme or device to avoid compliance.

Note: Do either of the following:

- attach the producer's signed and dated request to AD-1068 for processing
- have the producer write the request on AD-1068.

C Where to Make a Good Faith Relief Request

Producer shall file a good faith relief request with COC for the county where the farm with the HELC violation is located for program administration purposes.

D Information Required From NRCS for Determining Good Faith

NRCS shall provide the following information to COC on AD-1068 for making a determination:

- any facts about the case that may affect the COC determination
- copies of documents containing pertinent information about the case, such as NRCS notification to the producer about their determination
- whether the producer obtained or attempted to obtain a conservation plan for the land in a timely manner
- whether there was any face-to-face discussion with the producer concerning the violation
- whether the landlord attempted to work with NRCS in developing a conservation plan that could be actively applied by the producer
- information about the violation and the erodibility index of each field in violation
- characteristics of the field and whether the producer should have known that the field was HEL and/or was subject to gully erosion
- whether the participant had been provided a previous determination and/or conservation plan, and made a good faith effort to comply
- whether there is evidence of intent to violate HELC provisions.

E GPR Calculation

The GPR amount calculated according to this paragraph reflects the amount of reduction in benefits determined to be commensurate with the seriousness of the HELC violation.

GPR for Sheet and Rill or Wind Erosion: The GPR amount for sheet and rill or wind erosion shall be calculated by multiplying the applicable acres in violation times the dollar amount determined according to the following table, subject to any applicable adjustments indicated in subparagraph F.

GPR Amount per Acre for Sheet and Rill or Wind Erosion				
Erodibility	Actual Soil Loss (Multiple of T)			
Index	<3T	3T - 3.9T	4T - 4.9T	5T+
8.0 - 8.9	\$13	\$25	\$38	\$50
9.0 - 11.9	\$25	\$50	\$75	\$100
12.0 - 14.9	\$50	\$100	\$150	\$200
15.0 - 19.9	\$75	\$150	\$225	\$300
20.0 - 24.9	\$100	\$200	\$300	\$400
25.0+	\$125	\$250	\$375	\$500

GPR for Gully Erosion: The GPR amount for gully erosion shall be \$1,000 per field, subject to any applicable adjustments indicated in subparagraph F.

Note: NRCS determines the type of erosion, erodibility index, actual soil loss, and acres or fields in violation of HELC provisions. Fields with both sheet and rill or wind erosion **and** gully erosion shall have GPR based upon the higher of the 2 methods.

F Adjustments to Calculated GPR

The GPR amount calculated according to subparagraph E shall be adjusted as follows.

IF the calculated GPR amount is	THEN the assessed GPR amount shall be	
less than \$1,000	a minimum of \$1,000, unless NRCS determines	
	the HELC violation to be technical in nature	
	with a minimal effect on the erosion control	
	purposes of the conservation plan applicable to	
	the land on which the violation occurred.	
for a HELC violation NRCS determines	\$0.	
to be technical in nature with a minimal		
effect on the erosion control purposes of	Note: A good faith determination is not	
the conservation plan applicable to the	necessary to retain program benefits for	
land on which the violation occurred	HELC violations NRCS determines to	
	be technical and minor in nature.	

F Adjustments to Calculated GPR (Continued)

IF the calculated GPR amount is	THEN the assessed GPR amount shall be
greater than \$10,000	a maximum of \$10,000, unless NRCS
	determines the HELC violation is on land that
	has been converted from native vegetation,
	such as rangeland or woodland, to crop
	production after December 23, 1985.
for a HELC violation on land NRCS	*increased by 20 percent from a minimum of
determines to have been converted from	\$1200 to a maximum of \$12,000*
native vegetation, such as rangeland or	
woodland, to crop production after	
December 23, 1985	

Note: When multiple persons are affected by a HELC violation, prorate GPR's according to paragraph 623.

G Determining Acres in Violation

The acres in violation shall be the total acreage in the HEL field on which the conservation system was **not** applied, unless both of the following apply:

- the producer provides information to COC that shows that the entire field was **not** in violation
- NRCS can delineate the area of the field on which the HELC violation occurred.

H Application of GPR's

GPR amounts determined according to this subsection shall:

- apply only for violations on HEL
- apply in addition to any other program payment reductions that are applicable
- apply to **all** USDA benefits that are subject to HELC and WC provisions earned for the crop year of the violation determination

Note: This includes MAL's, NRCS and RMA benefits. Farm loans are only included if the loan contributed to the HELC violation.

H Application of GPR's (Continued)

• **not** apply to USDA benefits earned for crop years before or later than the crop year of the violation determination.

Example: Producer A fails to comply with HELC provisions on HEL for the 2011 crop year. GPR of \$5,000 is determined for the producer according to this subsection. If the total 2011 crop year earnings for the producer is \$3,000:

- the producer would **not** receive 2011 benefits
- the \$2,000 difference in the amount of GPR and benefits earned for the 2011 crop year cannot be deducted from benefits earned for crop years that are before or later than the 2011 crop year.

I Documentation and Notifications for Good Faith Determinations

The facts about the request for good faith relief and all pertinent details that led to COC's conclusion when making the determination shall be:

- •*--documented in AD-1068, items 18-25--*
- included in a notification to the producer about the decision.

Approvals must be supported by conclusive evidence to indicate that the producer acted in good faith without intent to violate and the action was **not** a scheme or device to avoid compliance.

Disapprovals must have documentation to support a conclusion that there is **not** sufficient evidence that the producer intended to comply.

J Assessing GPR's

As discussed in subparagraph H all applicable benefits are applicable to GPR to the crop year of the violation, at the time GPR is assessed.

Step	IF	THEN
1	the producer received FSA benefits and those benefits to the applicable year fully meet the GPR	issue demand letter and collect repayment from the producer for GPR amount or use applicable program code to offset any payments not yet made. No further action is required.
2	the producer did not receive FSA benefits or those benefits to the applicable year do not fully satisfy the GPR	contact NRCS to determine NRCS benefits applicable to subparagraph H.
3	NRCS benefits (solely or in combination with FSA benefits) fully meet the GPR	issue demand letter and collect repayment for the amount of the GPR from the producer. No further action is required.
4	FSA and NRCS benefits do not fully satisfy GPR, or there are not any FSA or NRCS benefits to the applicable crop year	research the producer in CIMS to determine if the producer is a Federal Crop Insurance participant.
5	the producer is a Federal Crop Insurance participant	*determine the amount of federally reinsured crop insurance subsidies for the applicable reinsurance year by searching for the producer in CIM's (conservation compliance)*
6	the federally reinsured crop insurance subsidy will fully satisfy the GPR (solely or in combination of FSA and/or NRCS benefits)	issue demand letter and collect repayment for the amount of the GPR from the producer. No further action is required.
7	the producer is not a Federal Crop Insurance participant, or the federally reinsured crop insurance subsidy (solely or in combination with FSA and NRCS benefits) do not fully satisfy the GPR	at the time ARC/PLC payments are made determine if producer will receive one.
8	the producer will be issued an ARC/PLC payment	use the applicable program code to offset that payment up to the amount not to exceed the full amount of satisfying the GPR.
9	there will not be any ARC/PLC payments, or the ARC/PLC payments do not fully satisfy the GPR	obligation has been met according to the last bullet of subparagraph H. Monitor any future disaster payments made to the applicable crop year.

Use applicable FI handbooks to assess GPR's with the nonautomated program code of *--XXGPR (including payments received for NRCS and RMA benefits if applicable). Amount of payment cannot be determined until GPR has been satisfied or all payments subject to conservation compliance have been determined to the violation year. Payment may be received by check or can be offset by FSA payments. The offset does not have to come from payments for the year of the violation.--*

Note: Substitute "XX" with the applicable year.

K Adverse Determinations

If SED or DD does **not** approve the good faith determination, the producer shall be provided appeal rights to NAD according to 1-APP.

If the NRCS State or Area Conservationist does **not** provide technical concurrence, the conservation plan and the determination of applicable GPR factors shall be returned to the District Conservationist for technical corrections.

622 Using AD-1068

A Purpose of AD-1068

AD-1068, together with any supporting attachment, is used to document the following:

- producer's request for a good faith determination and relief from ineligibility resulting from a violation of HELC provisions
- action taken on the producer's request by COC and reasons for COC's determination
- action taken by SED or DD and NRCS relating to the producer's violation and request for good faith relief
- GPR amount if good faith relief is approved for a HELC violation.

B Example of AD-1068

The following is an example of AD-1068.

This form is available electronically.					
(02-06-12)	DEPARTMENT OF AGRICUL Farm Service Agency Il Resources Conservation Se			1A. State Name State	1B. County Name County
REQUES HIGHLY ERODIBLE LA	T FOR GOOD FAITH R AND CONSERVATION		TION		
NOTE: The following statement is made in accorda 7 CFR Part 12 and the Food, Security Act of form may be disclosed to other Federal, Sta by statute or regulation and/or as described the requested information is voluntary. How	of 1985 as amended. The informa ate, Local government agencies, I in applicable Routine Uses ident	ntion will be used to de Tribal agencies, and n ified in the System of	etermine eligibility for progr ongovernmental entities th Records Notice for USDA/	ram benefits. The informe nat have been authorized (FSA-2, Farm Records Fil	ation collected on this access to the informatio e (Automated). Providin
This information collection is exempted fron 110-246) Title II. Subtitle J – Miscellaneous information provided. COMPLETE PART A	Conservation Provisions. The pr	rovisions of appropriat	te criminal and civil fraud, p		
PART A - PRODUCER'S REQUEST					
2. Name and Address of Producer (Including Z	ip Code):	3. Telephone No.	(Including Area Code)	4. Tax Identification	No.(last 4 digits)
Producer Name L23 4 ^{LL} Avenue		555-	-123-4567		XXX
Sometown, State 00000		5. Farm No. With		6. Crop Year of Dete	
			1004		310
7. Request for a good faith determination. (Sta	to the circumstances curroun		1234		012
in good faith and without intent to violate HEL				derice that the activitie	3 were perioritied
				_	
	OD Title /Deletienelsie ef ti	and the althought and	OC D-t- 444 00 1000	a FCA CO	
BA. Signature of Producer (By)	8B. Title/Relationship of the Signing in the Representations.		8C. Date (MM-DD-YYY)	·	NRCS (MM-DD-YYYY)
BA. Signature of Producer (By) Signature NOTE TO PRODUCER: Application for a gowith regard to the HEL determination. If a good of the NRCS, eligibility will not be restored unity.	Signing in the Repressor	entative Capacity not preclude the opproved by the cou	10-09-2012 pportunity to exercise unty committee with co	9. Date Referred to 1 10-0 appeal rights accordence of the State	NRCS (MM-DD-YYYY) 9-2012 ing to notice given te Executive Director
Signature NOTE TO PRODUCER: Application for a gowith regard to the HEL determination. If a gowith RCS, eligibility will not be restored unapplied within the period required by NRCS. PART B - NRCS INFORMATION 10. Describe any pertinent facts relating to the	Signing in the Repressol faith determination does good faith relief request is a gill an agreement is signed to	not preclude the o pproved by the cou apply practices ac	pportunity to exercise unty committee with coccording to NRCS requ	9. Date Referred to 1 10-0 appeal rights according to the State virements. The practions of the State virements.	NRCS (MM-DD-YYYY) 9-2012 ing to notice given to Executive Directo ices must then be
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622 Using AD-1068 (Continued)

B Example of AD-1068 (Continued)

AD-1068 (02-06-12) Page 2 of 2

18. Field Number	19. Acres in Violation	20. Erodibility Index	21. Actual Soil Loss Multiples of T	22. Per Acre GPR (From Table below)	23. GPR Penalty
					\$
					\$
					\$
					\$
					\$
					\$
					\$
				24. Subtotal:	\$

1/ Adjustments:

- If any of the acres listed in Item 19 are on land converted from native vegetation after December 23, 1985, the subtotal for those acres in Item 23 shall be increased by 20%.
- If the subtotal of Item 24 is: less than \$1,000, enter \$1,000 in Item 25.
 - greater than \$10,000, enter \$10,000 in Item 25.

	Shee	t/Rill Erosion – U	se This Tabl	e to Determine	the Per Ac	re GPR (Item 2	2)	
Erodibility Index				Actual Soil L	oss (Multipl	es of T)		
(EI)		<3T		3T-3.9T		4T-4.9T		5T+
8.0-8.9	\$	13.	\$	25.	\$	38.	\$	50.
9.0-11.9	\$	25.	\$	50.	\$	75.	\$	100.
12.0-14.9	\$	50.	\$	100.	\$	150.	\$	200
15.0-19.9	\$	75.	\$	150.	\$	225.	\$	300.
20.0-24.9	\$	100.	\$	200.	\$	300.	\$	400.
25.0 and greater	\$	125.	\$	250.	\$	375.	\$	500.

Gully Erosion - The GPR (Item 23) for gully erosion shall be \$1,000 per field.

NOTE: A field with both sheet/rill erosion and gully erosion shall have a GPR based upon the higher of the two methods.

PART E - CONSERVATION PLAN

A Good Faith determination resulting in the reinstatement of USDA program benefits minus the Graduated Payment Reduction shall become effective after all required signatures in Part C are obtained and the producer signs the required conservation plan.

26. Date conservation plan was signed by the producer (MM-DD-YYYY):

27A. Signature of NRCS Employee
Signature

27B. Date Signed (MM-DD-YYYY)

11-07-2012

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To file a complaint of discrimination, write to USDA, Assistant Secretary for Civil Rights, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, S.W., Stop 9410, Washington, DC 20250-9410, or call toll-free at (866) 632-9992 (English) or (800) 877-8339 (TDD) or (866) 377-8642 (English Federal-relay) or (800) 845-6136 (Spanish Federal-relay). USDA is an equal opportunity provider and employer.

622 Using AD-1068 (Continued)

C Completing AD-1068

Complete AD-1068 according to the following table.

Item	Instruction	Responsibility
1A and	Enter the FSA State and county name where the farm with the	FSA/Producer
1B	violation is located for program administration purposes.	
	Part A - Producer's Request	
2	Enter producer's name and address, including ZIP Code.	Producer
3	Enter telephone number.	
4	Enter last 4 digits of tax ID number.	
5	Enter farm number or numbers on which the HELC	
	noncompliance occurred.	
6	Enter crop year of violation for which the good faith	
	determination is requested.	
7	Enter reasons for request for a good faith determination.	
8A, 8B,	Producer requesting relief shall sign, enter their title if	
and 8C	applicable, and date.	
	Note: FSA shall attach the producer's signed and dated	
	request to AD-1068, if the request is made on another	
	sheet. Make a notation in the signature block.	
9	Enter date AD-1068 was referred to NRCS.	FSA
	Note: Keep a copy of AD-1068 in a pending file.	
	Part B - NRCS Information	
10	Enter description of any pertinent facts about the case that	NRCS
	either NRCS or SWCD has that may affect the COC	
	determination.	
11A	NRCS employee shall sign and date.	
and		
11B		

C Completing AD-1068 (Continued)

Item	Instruction	Responsibility
	Part C – Determination by COC and Concurrences	
12	Check (\checkmark) either of the following items to reflect the good faith determination for the producer:	COC
	was made by the producerwas not made by the producer.	
13	Enter reasons for COC determination.	
14A and 14B	COC representative shall sign and date.	
15A and 15B	 SED or DD shall sign and date. Check (✓) either of the following items: "Concur" "Do Not Concur". 	SED or DD
16	If SED or DD does not concur with COC determination, provide reasons.	
17A and	NRCS State or Area Conservationist shall sign and date.	NRCS
17B	Check (✓) either of the following items:	State or Area Conservationist
	• "Concur"	
	• "Do Not Concur".	
	Part D – Calculation of Graduated Payment Reduction	n
18	Enter field numbers of HEL in violation.	NRCS
19	Enter HEL acres in violation. See subparagraph 621 G.	
20	Enter erodibility index of the fields in violation.	
21	Enter the actual soil loss (multiples of T).	
22	Enter the per acre GPR dollar amount determined according to the table for sheet and rill erosion.	FSA
23	Enter the calculated GPR for each field in violation:	
	• for sheet and rill erosion (item 19 x item 22)	
24	• for gully erosion (\$1,000 per field).	
24	Enter the total of calculated dollar amounts in item 23.	
25	Enter total GPR after adjustments, if applicable, according to subparagraph 621 F.	

C Completing AD-1068 (Continued)

Item	Instruction	Responsibility
	Part E - Conservation Plan	
Note: Par	t E shall be completed if a good faith relief approval is made b	y COC.
26	Enter date the producer signed a conservation plan with	NRCS
	NRCS.	
27A and	NRCS employee shall sign and date.	
27B		

D Multiple Producers Affected by Same HELC Violation

When multiple producers file AD-1068 to regain eligibility for benefits denied as a result of the same HELC violation, determine GPR liabilities for producers affected according to paragraph 623.

Note: Producers who do **not** earn benefits that will be reinstated shall **not** be counted as a producer in the calculation for determining the amounts for which affected producers are jointly and severally liable as a result of a violation of HELC provisions.

623 Determining GPR for Multiple Producers on HEL in Violation

A Using AD-1068A

AD-1068A shall be used for documenting GPR's when multiple producers who are affected by a single violation request reinstatement of benefits under the good faith provision.

B Completing AD-1068A

Complete AD-1068A according to instructions provided on AD-1068A. An individual completing AD-1068A shall sign and date.

Note: AD-1068A must be attached to each AD-1068 for which the GPR amount calculated on AD-1068 is divided among more than 1 producer.

Determining GPR for Multiple Producers on HEL in Violation (Continued)

C Example of AD-1068A

The following is an example of AD-1068A.

AD-1068A (02-06-12)		Farm Servi	OF AGRICULTURE ice Agency			tate and County Name tate County
	DISTRIBUT		D PAYMENT REDUCTIO	N (GPR)	2. F	arm No. <i>(AD-1068, Item 5)</i> 1234
		(Supplementa	al to AD-1068)		3. C	rop Year <i>(AD-1068, Item 6)</i> 2012
PART A – P	RODUCERS	WHO EARNED BENEFIT	TS AND FILED AD-1068 FC	R REINSTATEMENT		
		4	. Name			5. Tax Identification Number (Last 4 digits)
Ima Belie	er, LLC					XXXX
Veggie Fa	mer, Inc.					XXXX
DADT D. D	DODUGED O					
		PR CALCULATION	8	l a		10 *
Minimu	RODUCER GI 5. m GPR 000)	PR CALCULATION 7. Number of Producers	8. Item 6 X Item 7	9. GPR (AD-1068, Item	25)	10.* Jointly and Severally Liable Amour (Amount Item 9 exceeds Item 8. Ente- "zero" if Item 8 is greater than Item 9)
Minimu	S. m GPR	7.		GPR	25)	Jointly and Severally Liable Amour (Amount Item 9 exceeds Item 8. Enter
Minimu (\$1,	5. m GPR 000)	7. Number of Producers	\$ 2,000.00	GPR (AD-1068, Item	25)	Jointly and Severally Liable Amount (Amount Item 9 exceeds Item 8. Ente- "zero" if Item 8 is greater than Item 9)
Minimu (\$1, \$ 1,000.00 INSTRUCT Item(s)	on GPR	7. Number of Producers 2 COMPLETING PART	\$ 2,000.00	GPR (AD-1068, Item \$ 3,000.00	25)	Jointly and Severally Liable Amount (Amount Item 9 exceeds Item 8. Ente- "zero" if Item 8 is greater than Item 9)
\$ 1,000.00 INSTRUCT Item(s) 1, 2, and 3	in GPR 000) IONS FOR (Enter infor	7. Number of Producers 2 COMPLETING PART. rmation as requested.	\$ 2,000.00 A AND PART B: Act	\$ 3,000.00		Jointly and Severally Liable Amour (Amount Item 9 exceeds Item 8. Entergreno" if Item 8 is greater than Item 9) \$ 1,000.00
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\$ 1,000.00 INSTRUCT Item(s) 1, 2, and 3 Part A Part B Item 6	IONS FOR (Enter infor Enter the n for a single IMPORT. Minimum Enter the t	7. Number of Producers 2 COMPLETING PART That ion as requested. names and last 4 digits and last 4 digits and last 4 digits. HELC Violation. Do ANT: Do not include GPR is \$1,000.00	\$ 2,000.00 A AND PART B: Act Of tax identification numl o not use AD-1068A if or producers who do not earlers listed in Part A.	\$ 3,000.00 sion bers for all producer when the	rs who	Jointly and Severally Liable Amour (Amount Item 9 exceeds Item 8. Entergreno" if Item 8 is greater than Item 9) \$ 1,000.00
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\$ 1,000.00 INSTRUCT Item(s) 1, 2, and 3 Part A Part B Item 6 Item 7 Item 8 Item 9 Item 10 * No produ	Enter infor a single IMPORT Minimum Enter the tenter	7. Number of Producers 2 COMPLETING PART mation as requested. names and last 4 digits c HELC Violation. Do ANT: Do not include GPR is \$1,000.00 otal number of produce uct of Item 6 x Item 7. a calculated on AD-106 esult of subtracting Ite held liable for an amo	\$ 2,000.00 A AND PART B: Act Of tax identification numlo not use AD-1068A if or producers who do not earless listed in Part A. 68, Item 25. m 8 entry from Item 9 enount greater than beneficials.	\$ 3,000.00 sion bers for all producer when benefits. try. Enter zero if Ite its earned by such producer in the producer is the interpretation of the in	es who can save earns	Jointly and Severally Liable Amour (Amount Item 9 exceeds Item 8. Entergren' if Item 8 is greater than Item 9) \$ 1,000.00 earm benefits and file AD-1068. benefits files AD-1068.
\$ 1,000.00 INSTRUCT Item(s) 1, 2, and 3 Part A Part B Item 6 Item 7 Item 8 Item 9 Item 10 * No produ 11A. Signature	Enter infor a single IMPORT. Minimum Enter the tenter	7. Number of Producers 2 COMPLETING PART mation as requested. names and last 4 digits at HELC Violation. Do ANT: Do not include GPR is \$1,000.00 otal number of produce uct of Item 6 x Item 7. a calculated on AD-106 esult of subtracting Ite held liable for an amount	\$ 2,000.00 A AND PART B: Act Of tax identification numlo not use AD-1068A if or producers who do not earlers listed in Part A. 68, Item 25. m 8 entry from Item 9 en	\$ 3,000.00 sion bers for all producer when benefits. try. Enter zero if Ite its earned by such producer in the producer is the interpretation of the in	rs who can save according to the carms	Jointly and Severally Liable Amour (Amount Item 9 exceeds Item 8. Entergren' if Item 8 is greater than Item 9) \$ 1,000.00 earm benefits and file AD-1068 s benefits files AD-1068.

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Determining GPR for Multiple Producers on HEL in Violation (Continued)

D Collecting GPR Amounts for Which Producers Are Jointly and Severally Liable

If benefits covered by HELC and WC provisions have been paid to producers who are jointly and severally liable for outstanding GPR amounts for HELC violations, producers shall be considered joint debtors according to 58-FI.

Note: No producer who is jointly and severally liable for an outstanding GPR shall be:

- issued additional payments unless GPR amounts are satisfied according to subparagraph E
- liable for a total GPR amount that is greater than earned benefits subject to HELC and WC provisions for the applicable program year.

E Payment Reductions for GPR Amounts for Which Producers Are Jointly and Severally Liable

No additional benefits shall be issued for the applicable program year to any producer for which a GPR determination is made, according to this paragraph, until either of the following occurs:

- the following amounts are satisfied through withholding:
 - producer's minimum payment reduction for the violation
 - GPR amount for which affected producers are jointly and severally liable, calculated in AD-1068A, item 10

Note: This amount must be collected or withheld before additional benefits are issued.

• payments are made by producers to cover the outstanding GPR for which the producer is liable.

Note: Producers are **not** held jointly and severally liable for the minimum payment reduction amounts for other producers who were affected by the same HELC violation.

Example: The GPR calculation on AD-1068 is \$5,000. Producers A, B, and C were each assessed the minimum \$1,000. Producers A, B, and C are jointly and severally liable for \$2,000 (\$5,000 minus \$3,000).

624-630 (Reserved)

Subsection 2 Good Faith Relief for WC Violations

631 Good Faith Relief Provisions and Requests – WC

A Good Faith Relief Provisions

A producer who is determined ineligible as the result of a violation of WC provisions may regain eligibility for the crop year in violation if **all** of the following conditions are met:

- the producer requests good faith relief using AD-1069
- COC determines that the producer acted in good faith and without intent to violate WC provisions
- •*--SED, or DD if authority is delegated with SED documentation, reviews and concurs--* with COC's determination of good faith (COC determination of no good faith do not require SED or DD review)
- State Conservationist, or Area Conservationist if authority is delegated, provides technical concurrence based on a review of the proposed mitigation plan
- the producer agrees to implement the measures and practices necessary to be considered to be actively restoring the subject wetland within an agreed period determined by NRCS, not to exceed 1 year for FSA and NRCS benefits and 2 reinsurance years for the federal crop insurance premium subsidy.

No payment reduction shall apply for producers who meet the good faith relief requirements for a WC violation.

Note: See paragraph 637 for reducing the payment ineligibility for producers who are unable to restore or mitigate the converted wetland, but acted in good faith without the intent to violate WC provisions (applicable only to planting on converted violations).

B Requests for Good Faith Relief

Requests for good faith relief for WC violations shall be made, in writing, by the producer. The request shall include the following:

- the circumstances surrounding the violation
- any evidence indicating that the violation was in good faith and without intent to violate WC provisions, and **not** as a scheme or device to avoid compliance.

Note: Either have the producer provide the request in AD-1069, Part A or attach the producer's request to AD-1069 for processing.

631 Good Faith Relief Provisions and Requests – WC (Continued)

C Where to Make a Good Faith Relief Request

Producers shall file good faith relief requests with COC for the county where the farm with the WC violation is located for program administration purposes.

D Information Required From NRCS and SWCD for Determining Good Faith

NRCS shall provide the following information to COC on AD-1069 for making a determination:

- any facts about the case that NRCS or SWCD has that may affect COC's determination
- copies of documents containing pertinent information about the case that provide facts and details that may affect COC's good faith decision, such as NRCS' notification to the producer about their determination
- whether the producer was officially informed of the wetland determination made by NRCS
- whether there was any face-to-face discussion with the producer about the wetland, before the violation occurred
- whether NRCS has knowledge that the producer was involved in a previous WC issue
- characteristics of the site before the conversion occurred.

E Making Good Faith Determinations

COC shall determine whether the producer acted in good faith and without intent to violate WC provisions, based on information:

- provided by the producer
- provided by NRCS on AD-1069
- COC may have concerning the circumstances in the case.

F Adverse Determinations

*--If COC, SED or DD does **not** approve the good faith determination, the producer shall be-* provided appeal rights according to 1-APP.

If the NRCS State or Area Conservationist does **not** provide technical concurrence, the mitigation plan shall be returned to the District Conservationist for technical corrections.

632 Using AD-1069

A Purpose of AD-1069

AD-1069, together with any supporting attachment, is used to document the following:

- producer's request for a good faith determination and relief from ineligibility resulting from a violation of WC provisions
- action taken on the producer's request by COC and reasons for COC's determination
- action taken by SED or DD and NRCS relating to the producer's violation and request for good faith relief.

--Note: Restoration refers to restoring the converted wetland and mitigation refers to mitigating the converted wetland acreage through the creation of wetland either through an acceptable mitigation bank or through another site determined acceptable. Any of these 3 can meet the condition of good faith relief. The AD-1069 term of "mitigation" refers to mitigating the violations, therefore applies to restorations and mitigations (that is, mitigation bank mitigations or alternative site mitigations).--

B Example of AD-1069

The following is an example of AD-1069.

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C Completing AD-1069

The following table shows the entries required on AD-1069 and who must complete the items.

Note: Attach an additional sheet with the item numbers identified, if more space is needed to record any of these items.

Item	Instruction	Responsibility
1A and	Enter the FSA State and county name where the farm with the	FSA/Producer
1B	violation is located for program administration purposes.	
	Part A - Producer's Request	
2	Enter producer's name and address, including ZIP Code.	Producer
3	Enter telephone number.	
4	Enter last 4 digits of tax ID number.	
5	Enter farm number or numbers on which the WC violation occurred.	
6	Enter crop year of violation for which the good faith	
	determination is requested.	
7	Enter reasons for request for a good faith determination.	
8A, 8B, and 8C	Producer requesting good faith determination shall sign, enter their title if applicable, and date.	
	Note: FSA shall attach the producer's signed and dated request to AD-1069, if the request is made on another sheet. Make a notation in the signature block.	
9	Enter date AD-1069 was referred to NRCS.	FSA
	Note: Keep a copy of AD-1069 in a pending file.	
	Part B - NRCS Information	
10	Enter description of any pertinent facts about the case that either NRCS or SWCD has that may affect the COC determination.	NRCS
11	Check (✓) whether the producer was informed of the wetland determination made by NRCS.	
12	Check (✓) whether NRCS has knowledge that the producer was involved in a previous WC violation issue.	
13	Check (✓) whether NRCS had discussion at any time concerning the wetland before the violation occurred.	
14A	NRCS employee shall sign and date.	
and 14B	Tives employee shall sign and date.	
15	Enter date AD-1069 was returned to FSA.	

C Completing AD-1069 (Continued)

Item	Instruction	Responsibility
	Part C – Determination by COC and Concurrences	
16	Check (✓) either of the following items to reflect the good faith determination for the producer:	COC
	was made by the producer	
	was not made by the producer.	
17	Enter reasons for COC determination.	
18A and 18B	COC representative shall sign and date.	
19A	SED or DD shall sign and date. Check (✓) either of the	SED or DD
and 19B	following items:	
	• "Concur"	
	• "Do Not Concur".	
20	If SED or DD does not concur with the COC determination, provide reasons.	SED or DD
21A	NRCS State or Area Conservation shall sign and date.	NRCS
and 21B	Check (✓) either of the following items:	State or Area Conservationist
	• "Concur"	
	• "Do Not Concur".	
Note: I	Part D - Mitigation Plan Part D shall be completed if a good faith relief approval is made by	COC.
22	Enter date the producer signed a mitigation plan with NRCS.	NRCS
23A	NRCS employee shall sign and date.	
and		
23B		

633 Mitigation Activities for Good Faith Approvals

A Monitoring Mitigation Plan Activities

NRCS is responsible for conducting follow-up inspections and monitoring progress toward completing activities required in a wetland mitigation plan required for reinstatement of eligibility under the good faith provision.

B Mitigation Plan Requirements Not Met

If terms of the restoration or mitigation plan/agreement are violated, then NRCS will request FSA-569 from FSA. The good faith waiver will be invalidated and the converted wetland for which it applied will be relabeled CW+year (the year of the original conversion).

The wetland determination remains as CW or CW + year until NRCS determines that wetland has been restored or mitigated (farm/tract producer exceptions of "good faith" restores a producer's eligibility during this time period). After the wetland has been restored *--or mitigated NRCS issues applicable wetland determination (MIW or MWM for mitigated, restored wetlands return to the determination prior to the conversion (e.g., W), wetlands restored prior to 2000 may be determined, RVW, or RVW + year).--*

If NRCS determines that the producer is **not** fully applying the required plan, after restored or mitigated, or if conditions that must be met after the first year are **not** met, such as hardwood survival or control of woody or exotic vegetation, NRCS will use FSA-569 to indicate that the producer is **not** in compliance with the provisions of his or her good faith waiver. The waiver will be invalidated and the converted wetland for which it was applied will revert to the previous CW+year label.

If NRCS determines that the wetland was not restored within the statutorily required 1-year time period, a new FSA-569 does not need to be issued. There is an existing FSA-569 that already determines the acreage as CW or CW + year.

If NRCS determines that the mitigation plan requirements are **not** met because of violation of the restoration or mitigation, or not meeting the 1 year restoration requirement:

- notify producers, who were approved for good faith subject to the mitigation plan, that the determination is rescinded because mitigation plan requirements were **not** met
- request a refund of benefits that were reinstated for the applicable crop year
- apply ineligibility determination that existed before the good faith approval.

Note: The producer has 2 years from the first June 1 after the restoration/mitigation is signed (indicated in AD-1069, item 23B) for CW+2014 or later before being determined ineligible for RMA. This is communicated by setting the RMA farm/tract producer exception to "Good Faith RMA" if the 1-year restoration/mitigation requirement is not met for FSA and NRCS.

633 Mitigation Activities for Good Faith Approvals (Continued)

C Conversion After Wetland Is Restored

If a producer converts a wetland that has been restored according to a good faith mitigation plan after NRCS determines that all required restoration activities are completed:

- •*--the good faith approval will **not** be rescinded--*
- NRCS will report the noncompliance on FSA-569 as a new CW+year determination
- make ineligibility determinations according to this part.

634-636 (Reserved)

Subsection 3 Reduction in Ineligibility for WC Violations

Restrictions on Relief to Reduce Ineligibility

A When Relief May be Appropriate

--Relief from total ineligibility as a result of a WC planting violation may be appropriate if-- a producer planted an agricultural commodity on a converted wetland, but is unable to receive relief under the Good Faith Relief exemption.

Example: An operator who planted an agricultural commodity on a converted wetland is determined to have acted in good faith and without the intent to violate WC provisions, but is unable to restore or mitigate the converted wetland.

In these cases, 7 CFR 12.4(c) provides that, instead of the loss of all benefits for the crop year in violation of WC planting provisions, ineligibility may be reduced based on the seriousness of the violation, as determined by DAFP. If relief is approved under this provision, ineligibility is reduced, **not** waived.

- *--Relief under the provisions of this subsection will **not** be authorized:
 - for wetland conversion violations
 - if the producer is determined to have acted in good faith for the planting violation, and is able to restore, but is unwilling to do so.--*

Note: Reduction in ineligibility is applicable to NRCS and FSA benefits. Tenant reduction in ineligibility may also apply to the Federal Crop Insurance subsidy benefit, see paragraph 611.

637 Restrictions on Relief to Reduce Ineligibility (Continued)

B Factors for Relief Consideration

Relevant factors, such as the following, shall be considered in determining whether relief is appropriate and the appropriate amount to reduce ineligibility.

- Did the producer act in good faith and without the intent to violate WC provisions?
- * * *
- What information was available to the producer before the violation?
- What are the previous land use patterns?
- Are there previous WC violations or other local, State, or Federal wetland violations?
- * * *
- What impact would a reduction in payments have on the producer's ability to repay a USDA farm loan?
- Would taking away certain benefits defeat the purposes of encouraging good conservation of soil and water resources?

638 Requesting Relief to Reduce Ineligibility

A Request for a Reduction in Ineligibility

--Persons whose appeal rights are expired for planting an agricultural commodity on a converted wetland based on a determination of ineligibility with regard to the producer-- ineligibility determination and good faith relief request, if applicable, may request a reduction in ineligibility instead of the loss of all benefits subject to WC provisions.

The person shall have been provided with all opportunities available for appeal of the producer ineligibility determination and good faith consideration before a request for reduction in benefits instead of loss of all benefits is considered by COC.

COC may consider a request for relief from WC ineligibility from persons who do **not** exercise appeal rights or request good faith after the deadline for filing an appeal of the ineligibility determination is expired and the decision is final.

Note: Relief for an operator of a farm with a WC violation may be requested according to subparagraph 602 C.

638 Requesting Relief to Reduce Ineligibility (Continued)

B Processing Request for Reduction in Ineligibility

If COC believes relief under the provisions of this subsection is justified, the factors believed to justify relief must be documented and a recommendation must be made on an appropriate reduction in ineligibility, indicating why that amount is appropriate. The relief request shall then be submitted to STC for consideration.

If STC:

- concurs with COC's recommendations, the case may be submitted to DAFP for relief consideration
- concurs that relief according to this subsection is appropriate, but does **not** concur with COC's recommended amount of reduction in ineligibility, STC shall provide their recommendation and submit the case to DAFP for relief consideration
- does **not** concur with COC that relief is appropriate, the case shall **not** be submitted to DAFP.

Establish a receivable for the ineligible amount. See 64-FI, Part 3.

The nonautomated program code to be used, to establish a receivable, when reducing *--ineligibility for WC planting violations is XXWCPR (wetland conservation payment--* reduction).

639, 640 (Reserved)

Section 3 Updating Producer Eligibility Record

641 Producer Eligibility File

A Accessing Producer's Eligibility Record

County Offices must follow the procedure in:

- * * * 10-CM to update farm/tract data
- 3-PL (Rev. 2) to access and update producer eligibility records.

Producer eligibility is based upon the following:

- certification of compliance on AD-1026
- summarization of HELC, converted wetland, and planted converted wetland exemptions in farm records.

See Exhibit 5 for additional information on recording applicable subsidiary, farm records, and farm records producer exemptions.

B Producer AD-1026 Certification

To be eligible for certain USDA program benefits, a producer must certify compliance on AD-1026. Record the producer's certification in the eligibility file according to 3-PL (Rev. 2).

C Tract Data

Producer eligibility for conservation compliance purposes is also based upon the data recorded within the web-based system for all tracts associated with the producer. NRCS HELC/WC tract determinations are recorded according to * * * 10-CM

The eligibility record for an individual producer reflects the overall status for HELC and WC compliance.

Example: The eligibility record for a producer will be automatically updated as "Not Compliant" if the producer is associated with at least one HEL tract that is in violation of the conservation compliance provisions. The producer will be ineligible for USDA program payments even though other tracts associated with the producer are in compliance.

641 Producer Eligibility File (Continued)

D Establishing Farm Records and Producer Information in Business Partner

Producers that are not currently in farm records, and check either box A or B on AD-1026, item 5, do not need to have farm records established. Load these producers in Business Partner. An eligibility record is automatically created when the producer is loaded in Business Partner. Update the eligibility record to show AD-1026 has been filed. If these producers subsequently apply to participate in FSA or NRCS programs, farm records would need to be established at that time.

Note: Use AD-2047 according to 1-CM, paragraph 198 to collect producer information for *--producers who need a record established in Business Partner to capture recording of AD-1026 (information collection for AD-1026 is exempt from the Paperwork Reduction Act).--*

All other producers must have farm records established to which their certification of conservation compliance applies. This applies regardless if the producer is not an FSA farm program participant and certifying to conservation compliance for NRCS, RMA, or FSA farm loans benefits. A certification by a producer without farm records could allow a circumvention of conservation compliance provisions. AD-1026 certification of compliance is not complete until the farm records are established and will not be recorded in subsidiary with a certification date until acceptable documentation is provided by the producer.

The only exceptions to this are the RMA husband/wife and revocable trust exemptions discussed in subparagraph 336 A, the RMA sole proprietorship exemption discussed in paragraph 337, and the sugar beet cooperative entities formed for RMA purposes discussed in paragraph 338. Affiliation (AD-1026, item 4) ties those producers to a certification of compliance with established farm records.

642-699 (Reserved)

Part 7 Reporting HELC and WC Violations

Section 1 Recording HELC and WC Violation Data

700 HELC and WC Violation Documentation

A Violation Reporting System

HELC and WC violations are recorded on:

- FSA-569 to document the violation
- FSA-493 to collect violation data for entry into the web-based national HELC or WC violation database.

B HELC and WC Reporting System

The following table provides the steps for entering HELC and WC violations into the reporting system.

Step	Action
1	FSA prepares FSA-569 for a potential HELC or WC violation and submits to
	NRCS for determinations.
2	FSA assigns a control number to FSA-569 when making an initial compliance
	determination on the tract.
3	NRCS prepares FSA-569 with a compliance determination and returns it to the
	FSA County Office with administrative responsibilities for the violating farm.
4	Administrative County Office:
	 completes FSA-493: Parts A, B, and C for the administrative County Office Parts A and B for other County Offices
	• sends FSA-493's to other County Offices to complete Part C if needed.

700 HELC and WC Violation Documentation (Continued)

C HELC and WC Reporting System (Continued)

Step	Action
5	Other County Offices who receive FSA-493 from the administrative County Office
	shall:
	• complete FSA-493, Part C
	• return completed FSA-493's to the administrative County Office.
6	Administrative County Office submits all completed FSA-493's that are prepared
	for the violation to the State Office.
7	State Office records information from FSA-493's into the web-based national
	violation database as soon as it is received from the County Office.
	National, State, and county violation data may be viewed by all users with access
	to the FSA Intranet.
	County Offices shall review data for their county within the HELC or WC database
	for completeness. Prepare FSA-493 for missing data and submit to the State
	Office.

701 Reporting Data on FSA-493

A FSA-493

FSA-493:

- is used to report data about producers and farms that are affected by a noncompliance determination on FSA-569
- serves as the source document for information entered into the web-based national HELC or WC violation database
- must have a corresponding FSA-569 that is the basis for the producer report
- shall be prepared for all violations, including those where the violator is approved for relief, such as relief under the Good Faith Relief exemption.

B Conditions That Require Preparing FSA-493's

FSA-493's shall be prepared according to this section when FSA-569 is returned from NRCS, and any of the following conditions apply:

- either of the following statements are checked on FSA-569, Part C:
 - the field does **not** meet requirements of HELC provisions
 - the area identified is a wetland that was converted after November 28, 1990
- FSA has determined that CW is planted to an agricultural commodity, and NRCS has checked the statement, "The area identified is a CW", on FSA-569, Part C to confirm that the CW determination is final.

C Control Number Assignment on FSA-569 and FSA-493

FSA will assign a control number to each FSA-569 that is prepared when NRCS makes an initial determination of HELC or WC noncompliance on a tract. FSA will use the control number listed on FSA-569 when completing the associated FSA-493 whenever FSA-569 is returned from NRCS indicating that the producer's appeal rights are exhausted and noncompliance determinations are final. This includes the following determinations:

- HELC violations
- wetland conversions after November 28, 1990
- agricultural commodity planted on a converted wetland.

Reporting Data on FSA-493 (Continued)

D Control Number Sequence

The source document for the control number entered on FSA-493 is the associated FSA-569. Each FSA office will sequentially number all FSA-569's, beginning with "1" for each crop year, with noncompliance determinations that the NRCS office processes. A separate FSA-569 shall be prepared for each tract.

Control numbers recorded on FSA-493's will **not** necessarily be sequential for FSA County Offices because control numbers for FSA-569's prepared for initial noncompliance determinations that are later determined to be in compliance will **not** be reported on FSA-493's by FSA.

Note: If NRCS initially reports on FSA-569 that a violation determination is final, and later rescinds the determination, then FSA-493's shall be prepared using reason code "5" from Part D.

E FSA-493 Coordination

The administrative County Office for a tract determined to be in noncompliance:

- shall prepare FSA-493's according to this section for all FSA-569's that show noncompliance, whether or not producers will be denied benefits as the result of the violation
- may delay preparing FSA-493's up to 60 calendar days after receiving FSA-569 until the producers' appeals or requests for relief are resolved to avoid numerous revisions
- shall communicate with other counties for multi-county producers to ensure that initial FSA-493's and revisions are coordinated and reported accurately by all counties
- shall report to the State Office any FSA-569 determinations that cannot be resolved and reported on FSA-493's for all counties with producers affected by the violation within 60 calendar days after FSA-569 is received from NRCS.

Note: State Offices can then monitor where assistance is needed to avoid unnecessary delays.

F Schedule for Sending FSA-493's to State Office

A completed FSA-493 shall be forwarded to the State Office immediately upon completion. Completing FSA-493 is based upon the return of FSA-569 from NRCS documenting a violation.

Note: NRCS will only return FSA-569 when the technical determination is finalized.

A Administrative County Office Responsibilities

The County Office that maintains the farm and tract records for the land on which a violation has occurred, referred to as an administrative County Office, is responsible for:

- initiating FSA-493's
- coordinating with other counties for completing FSA-493's
- ensuring that FSA-493's are reported to cover all land for each producer and affiliate who is associated with the violating farm.

B Other County Office Responsibility

Other County Office is a county that maintains farm and tract records for a producer who is associated with a violating farm that is administered by another County Office.

Other County Offices shall complete FSA-493, Part C for FSA-493's that are referred from the administrative County Office, according to this paragraph.

C Administrative County Office Action

The administrative County Office receiving FSA-569 shall determine the total number of FSA-493's that are required for the administrative County Office and other counties according to the following table.

Step	Action
1	FSA-569 is received from NRCS, which indicates that:
	a violation has occurred or confirms that an area is CW that was planted to an agricultural commodity
	• NRCS determinations are final technical determinations according to 7 CFR Part 614.
2	Determine the following producers associated with the farm reported on FSA-569:
	 operator, tenants, and sharecroppers on the farm owner of the tract.
	All of the producers recorded on FSA-569 shall be reported on FSA-493's, whether or not the producers will be affected by the violation. This includes both participating and nonparticipating producers.

C Administrative County Office Action (Continued)

Step	Action
3	Determine whether producers derived from step 2 filed AD-1026 effective for the crop year entered in FSA-569, item 10.
4	*Determine affiliated persons from AD-1026, Part A, item 4 for producers* determined to have filed AD-1026 according to step 3.
5	Print the Producer Farm Data Report for producers and affiliated persons.
6	If affiliated persons determined in step 4 are not recorded in FRS, no further action is required.
	Note: Only affiliates of producers who filed AD-1026's will be reported.
7	Determine other counties where producers have a farming interest.
8	Complete separate FSA-493:
	 Parts A and B for each county where producers on the violating farm or their affiliated persons have farming interests determined in step 7 Parts A B and C for producers on the violating form reported on ESA 560 and
	• Parts A, B, and C for producers on the violating farm reported on FSA-569 and affiliated persons in FRS.
	FSA-493, item 1 shall be checked either:
	"No" for first time reports for the producer
	"Yes" if reporting revisions from a prior report.

702 Using FSA-493 (Continued)

D Example of FSA-493

FSA-493's shall be completed for each producer who is associated with a farm that is *--reported in violation on FSA-569, for each year of violation determined (e.g. CW + 2015 determined in 2017 has 3 years of violations 2015, 2016, and 2017).--*

The following is an example of FSA-493.

6A-493 -06-12)		U.S. DEPARTMENT OF AGRICULTURE Farm Service Agency							E	Exemption	arm Payment and Data on Prior Report
	HIGHLY	ERODIBLE LAND	CONSER	ATION/WE (WORKSH		SERVATION V	VIOLATION DA	TA		YES 🔛	ио ⊠
		opy data from corres				6. Farm Num					
Control Number	3. Crop Year	FSA Administrative Co A. State Name			NRCS FIPS State & County Code (Enter if different from Item 4)					ype of Viola	ation (Check one):
8	2011	State	00			0000	0000		13.0	Planting on (2141
		B. County Name County	Code 000								nversion after 11/28/90
		A (FSA-493 must be co	ompleted for ea	ach producer as	sociated as OW,	OP, OO, or OT o	n farm listed in Part	A and their a			
Count Producer's Nam		have an interest.) 11. Tax ID Nu	mber 12 IC	Type:	13. AD-1026 Filed?	14. GPR Appr	roved \$ 1000.00		15. State Nar	me & Code	16. County Name & C
Producer		(Last 4 Dig		E	YES NO	Note: GPR a	mount shall be entere	d from AD-1068	only State On	ino a coac	County 00
							ed in Part A. Other co		nk.		-
RT C - FARI Attach	M PAYMENT of this FSA-493 t	AND EXEMPTION Do a photocopy of the pro	DATA (If Part) evious FSA-49	C for the produc 3 report that ha	er and county list s Part C complete	ed above was con ed for the produce	mpleted on another er.)	FSA-493 for	he crop year, do no	t complete	Part C again.
	- FARM SPECII			,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		***				
	A.		B. Farm No	C. Cropla	D. nd Status	E. Requested	F. Reinstated	G. Reason	H. Exemption Approval	PART	D - REASON CODES
	Program		Faiii No	Acres		Benefits	Benefits	Code (See	Level (Code & Date)		Description
						(\$)	(\$)	Part D)	(See Part E)	1	AD-1026B Tenant Exempti
			000	200.0	00	3000.00	2000.00	3	C 2-18-12	2	AD-1026C Landlord Exem
											AD-1068 HELC
										3	AD-1000 HELC
										4	AD-1069 WC
										4	AD-1069 WC
										4 5	AD-1069 WC NRCS Reversed
ROGRAMS -	- NOT FARM S	PECIFIC:								4 5 6 7	AD-1069 WC NRCS Reversed Misaction/Misinformation Other: (Enter in Part C, Iter
ROGRAMS -	- NOT FARM S	A.				B. Peruseted	C. Reinstated	D. Reason	E. Everntion Approve	4 5 6 7 PART	AD-1069 WC NRCS Reversed Misaction/Misinformation Other: (Enter in Part C, Itel E - EXEMPTION APPROVAL LEVEL
ROGRAMS -	- NOT FARM S					Requested Benefits	Reinstated Benefits	Reason Code (See	Exemption Approval Level (Code & Date)	4 5 6 7 PART I Code	AD-1069 WC NRCS Reversed Misaction/Misinformation Other: (Enter in Part C, Itel = EXEMPTION APPROVAL LEVEL Description
ROGRAMS -	- NOT FARM S	A.				Requested	Reinstated	Reason	Exemption Approval	4 5 6 7 PART Code C	AD-1089 WC NRCS Reversed Misaction/Misinformation Other: (Enter in Part C, Iter EXEMPTION APPROVAL LEVEL Description County
ROGRAMS -	- NOT FARM S	A.				Requested Benefits	Reinstated Benefits	Reason Code (See	Exemption Approval Level (Code & Date)	4 5 6 7 PART Code C S	AD-1089 WC NRCS Reversed Misaction/Misinformation Other (Enter in Part C, Iter E—EXEMPTION APPROVAL LEVEL Description County State
ROGRAMS -	- NOT FARM S	A.				Requested Benefits	Reinstated Benefits	Reason Code (See	Exemption Approval Level (Code & Date)	4 5 6 7 PART	AD-1089 WC NRCS Reversed Misaction/Misinformation Other: (Enter in Part C, Itel E—EXEMPTION APPROVAL LEVEL Description County State National
ROGRAMS -	- NOT FARM S	A.				Requested Benefits	Reinstated Benefits	Reason Code (See	Exemption Approval Level (Code & Date)	4 5 6 7 PART Code C S	AD-1089 WC NRCS Reversed Misaction/Misinformation Other (Enter in Part C, Iter E—EXEMPTION APPROVAL LEVEL Description County State
ROGRAMS -	- NOT FARM S	A.				Requested Benefits	Reinstated Benefits	Reason Code (See	Exemption Approval Level (Code & Date)	4 5 6 7 PART	AD-1089 WC NRCS Reversed Misaction/Misinformation Other: (Enter in Part C, Itel E—EXEMPTION APPROVAL LEVEL Description County State National
		A.				Requested Benefits	Reinstated Benefits	Reason Code (See	Exemption Approval Level (Code & Date)	4 5 6 7 PART	AD-1089 WC NRCS Reversed Misaction/Misinformation Other: (Enter in Part C, Itel E—EXEMPTION APPROVAL LEVEL Description County State National
Description of	Code 7 entries	A. Program				Requested Benefits (\$)	Reinstated Benefits (\$)	Reason Code (See	Exemption Approval Level (Code & Date)	4 5 6 7 PART I Code C S N J J	AD-1089 WC NRCS Reversed Misaction/Misinformation Other (Enter in Part C, Itel E—EXEMPTION APPROVAL LEVEL Description County State National Judicial Court
Description of	Code 7 entries	A. Program	4B. Title of	Preparer		Requested Benefits (\$)	Reinstated Benefits	Reason Code (See Part D)	Exemption Approval Level (Code & Date)	4 5 6 7 PART I Code C S N J J 4 D. D	AD-1089 WC NRCS Reversed Misaction/Misinformation Other: (Enter in Part C, Itel E—EXEMPTION APPROVAL LEVEL Description County State National

702 Using FSA-493 (Continued)

E Completing FSA-493, Part A

Information on FSA-569 for the violating farm shall be transferred to FSA-493, Part A according to the following table.

Notes: The administrative County Office shall complete FSA-493, Parts A and B for the administrative County Office and other counties for each producer associated with the violating farm.

A separate FSA-493 shall be completed for each of the following:

- "OP", "OO", or "OT" on the violating farm
- "OW" on the violating tract
- affiliated person.

FSA	-569		Corresponding FSA-493, Part A
Part	Item	Item	Description
	1	2	Control number.
Α	4A	4A	FSA administrative State name and code.
	4B	4B	FSA administrative County Office name and code.
	5	5	NRCS FIPS State and county code.
	6	6	Farm number.
	7	3	Crop Year.
	8	7	Tract number.
С	1	9	Type of violation.
			Note: See subparagraph F.
	3	8	Acres.

F Completing FSA-493, Part A, Item 9

Entries recorded on FSA-569, Part C, item 1 shall be used to determine the block that shall be checked on FSA-493, Part A, item 9, according to the following table.

Statement Checked on FSA-569, Part C, Item 1		Item to Check on FSA-493, Part A
	Item	Violation
The field does NOT meet requirements of the HELC provisions.	9 A	HELC
The area identified is a CW.	9 B	Planting on CW
		Note: FSA-493's shall not be prepared for producers on the farm unless FSA determined that CW was planted to an agricultural commodity.
The area identified is a wetland that was converted after 11/28/90.	9 C	Wetland Conversion after 11/28/90

G Completing FSA-493, Part B

FSA-493, Part B shall be completed by the administrative County Office according to the following table.

Item	Instructions
10	Enter the producer's name, last 4 digits of ID number, and ID type.
through	
12	
13	Check whether the producer in item 10 filed AD-1026 applicable to the crop
	year entered in Part A, item 3
14	Approved GPR amount from AD-1068 shall be entered on one FSA-493 only
	by the administrative County Office for the producer. Items 15 and 16 will be
	the same as item 4 for the producer.
	Note: Item 14 shall be left blank for FSA-493's prepared for other counties.
15 and	Enter State and county name and code.
16	

H Preparing, Filing, and Sending FSA-493's to Other Counties

The administrative County Office shall:

- maintain a folder of pending FSA-493's
- send other counties FSA-493's according to the following table.

Step	Action
1	Prepare a folder for each tract for which a violation determination requires preparing
	FSA-493's according to this paragraph.
2	Place the following FSA-493's in the FSA-493 file:
	original FSA-493's prepared for the administrative County Office
	• a copy of FSA-493's prepared for other counties.
3	Send original FSA-493's to the applicable other county listed in FSA-493, Part B.

I Other Counties Preparing FSA-493's

Other counties that receive FSA-493's, with Parts A and B completed, shall do the following.

Step	Action
1	Print the Producer Farm Data Report for the producer recorded in FSA-493, Part B.
2	Complete FSA-493, Part C according to subparagraphs J through L.
3	Maintain a file with copies of FSA-493's that are prepared according to step 2.
4	Send original completed FSA-493 to the County Office recorded in FSA-493,
	Part A.

J Information Needed to Complete FSA-493, Part C

The following information will be required for producers recorded on FSA-493, Part B to complete Part C:

- Producer Farm Data Report printed for the producer by the County Office indicated in FSA-493, Part B, item 16
- the amount of FSA and NRCS benefits requested by the producer for all programs that are covered by HELC and WC provisions for the crop year entered in FSA-493, Part A, item 3.

Note: All farms in which the producer has an interest and all benefits requested must be recorded for every producer for whom FSA-493 is required.

K Obtaining Amount of Benefits Requested by the Producer

Information needed to report benefits requested by the producer that is required in FSA-493, Part C shall be obtained by researching records and contacting NRCS to determine all applicable programs for which benefits are requested and amounts the producer would earn.

L Completing FSA-493, Part C

After obtaining the information in subparagraphs H and I, FSA-493, Part C shall be completed by the administrative County Office and other counties for each producer who is associated with a farm on which a violation occurred according to the following table.

Item	Instruction				
1A	Enter farm-specific programs, such as DCP, under which the producer requested				
	benefits for the crop year in violation.				
1B	Enter the farm number for each farm corresponding to the entry in item 1A.				
1C	Enter the total cropland acres for each farm.				
1D	Enter the status of the producer on the farm as 1 of the following:				
	 "OO" for owner and operator "OP" for operator "OW" for owner "OT" for tenant or sharecropper. 				
1E	Note: This information is printed on the Producer Farm Data Report. Enter the dollar amount of program benefits under the program in item 1A for				
	which the producer would be eligible, if not for the violation.				
	Note: It is important that all program benefits that were requested by the producer for the crop year in item 3 be reported. Include benefits that will be paid because an exemption, such as the Good Faith Relief exemption, applies.				
1F	Enter the dollar amount of program benefits indicated in item 1E that were reinstated for the producer.				
	Note: Items 1G and 1H must be completed if program benefits have been reinstated.				

L Completing FSA-493, Part C (Continued)

Item	Instruction
1G	If reinstated program benefits are recorded in item 1F, enter the:
	• reason code listed in Part D that is the basis for the reinstatement
	• explanation of the reason for the reinstatement on the reverse side of FSA-493 if reason code "7" is used.
1H	If a reason code was entered in item 1G, enter the:
	 level of authority that approved the determination, using the codes in Part E date the determination was final.
2A	Enter programs that are not farm-specific, such as LIP, under which the producer requested benefits for the crop year in violation.
2B	Enter the dollar amount of program benefits under the program in item 2A for which the producer would be eligible, if not for the violation.
	Note: It is important that all program benefits that were requested by the producer for the crop year in item 3 be reported. Include benefits that will be paid because an exemption, such as the Good Faith Relief exemption, applies.
2C	Enter the dollar amount of program benefits indicated in item 2B that were reinstated for the producer.
	Note: Items 2D and 2E must be completed if program benefits have been reinstated.
2D	If reinstated program benefits are recorded in item 2C, enter the:
	• reason code listed in Part D that is the basis for the reinstatement
	• explanation of the reason for the reinstatement on the reverse side of FSA-493 if reason code "7" is used.
2E	If a reason code was entered in item 2D, enter the:
	 level of authority that approved the determination, using the codes in Part E date the determination was final.
	Example: S - 7/6/11

702 Using FSA-493 (Continued)

M Administrative County Office Action When All FSA-493's Are Completed for a Violating Farm

Administrative County Offices shall do the following when FSA-493's, which are required according to this paragraph, are received from other counties.

Step	Action			
1	Remove and destroy the pending copies that were prepared for other counties			
	according to subparagraph H, and replace with completed FSA-493's as they are			
	received from other counties.			
2	When all FSA-493's are completed that are required for the FSA-569			
	determination:			
	• copy the entire set of FSA-493's			
	• attach the copies of FSA-493's to FSA-569 and maintain in the HELC and WC file prepared according to paragraph 402.			
3	Submit the entire set of original completed FSA-493's that are required for the			
	FSA-569 determination to the State Office.			

A Revising Other County FSA-493's Because of Exemptions or Relief

Corrections or revisions to FSA-493's for other counties because of exemptions or relief granted in the administrative County Office for producers on the violating farm shall be made according to the following table.

Step	Action			
1	The administrative County Office shall send a notification to other counties who reported FSA-493's for producers who are affected by an exemption or relief determination that will change information reported on FSA-493. The notification shall include the following:			
	 the reason for exemption or relief the name and ID number of the producer who was granted the exemption or relief what level of authority made the exemption or relief determination a request for a revised FSA-493 that reflects the change. 			
	Examples: Some examples of relief or exemption determinations made and FSA approving authority for the determinations are:			
	 AD-1026B approved by COC for tenant exemption AD-1068 or AD-1069 approved by COC, with SED concurrence. 			
2	Other counties that will reinstate benefits because of an exemption or relief action shall:			
	• on the copy of FSA-493 that is maintained in the pending FSA-493 file according to this paragraph:			
	complete FSA-493, Part C according to this paragraph			
	 highlight all new or revised entries made since the original FSA-493 was forwarded to the administrative County Office 			
	• check (✓) "Yes" in FSA-493, item 1 to indicate that a prior report was prepared			
	• copy the revised FSA-493 and place it in the pending file of FSA-493's			
	 mail the original revised FSA-493 to the administrative County Office listed in FSA-493, Part A. 			

B Errors Discovered on FSA-493

If errors are discovered on FSA-493's that have been forwarded to the administrative County Office, then the county that prepared FSA-493, Part C shall:

- add new items or line through and correct items on the County Office copy of FSA-493
- follow subparagraph A.

Revised FSA-493's (Continued)

C Administrative County Office Action for Reporting Revisions or Corrections to FSA-493's

The administrative County Office shall:

- coordinate the completion of necessary revisions or corrections of FSA-493's with other counties who prepared FSA-493, Part C
- make revisions or corrections on FSA-493's for which Part C was completed by the administrative County Office
- replace existing FSA-493's that are attached to FSA-569 with a copy of the revised FSA-493's
- ensure that all corrections, additions, and revisions are highlighted on FSA-493's that are to be mailed to the State Office
- forward FSA-493's with revisions highlighted to the State Office.

704-749 (Reserved)

		·

Section 2 National HELC and WC Violation Database

750 Entering Violation Data Into the National Database

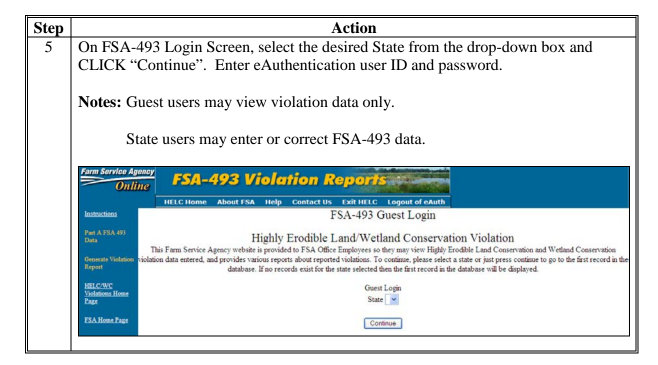
A Entering FSA-493 Information Into the National Database

Users shall enter FSA-493 information into the national database according to the following table.

Step	Action		
1	Access the FSA Intranet Home Page at http://intranet.fsa.usda.gov/fsa/.		
2	Under "Resources", CLICK "FSA Applications".		
3	*CLICK "Compliance - HELC/Wetlands Program"*		
4	On FSA-493 Main Login Screen:		
	• select 1 of the following from the "User Type" drop-down box		
	"State User" for the FSA State Office designated HELC/WC specialist		
	 "National User" for designated FSA and NRCS headquarters users 		
	 "Administrator" for system administrators only 		
	 "Guest User" for all users with FSA Intranet access 		
	Notes: All USDA employees with access to the FSA Intranet may log in as a "Guest User" to view violation data and generate reports. Designated State and headquarter users and administrators may enter or		
	correct FSA-493 data for violation data with the required password. • CLICK "Login".		
	Online FSA-493 Violation Reports HELC Home About FSA Help Contact Us Exit HELC Logout of eAuth		
	Instructions FSA-493 Main Login		
	Part AFSA 493 Data Highly Erodible Land/Wetland Conservation Violation		
	Generate Violation User Type State User ✓ Report State User ✓		
	HELCANG Violations Home Page This Farm Service Agency website is provided to review Highly Erodble [Guest User] and Wetland Conservation violation data, and provide various		
	reports about reported violations. Section 508 Caccessibility USDA is committed to making its web pages accessible to all individuals. If you are a person with a disability and have trouble accessing or using our web site, please contact the CCE Help Desk at 1-800-457-3642. Please provide us with the specific URL with which you have a problem or concern.		

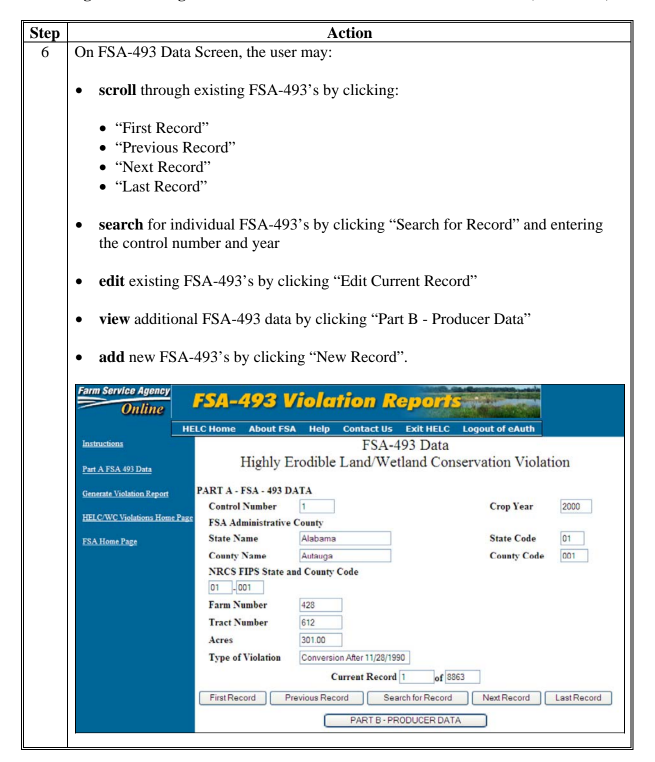
T50 Entering Violation Data Into the National Database (Continued)

A Accessing and Entering FSA-493 Information Into the National Database (Continued)



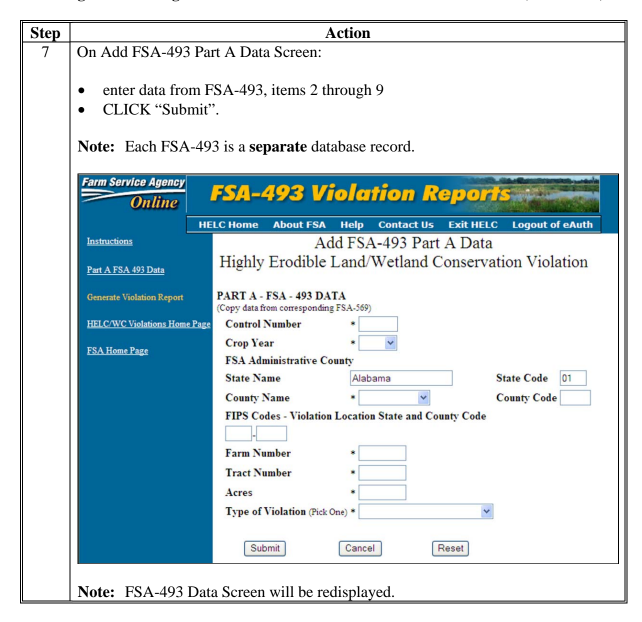
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A Accessing and Entering FSA-493 Information Into the National Database (Continued)

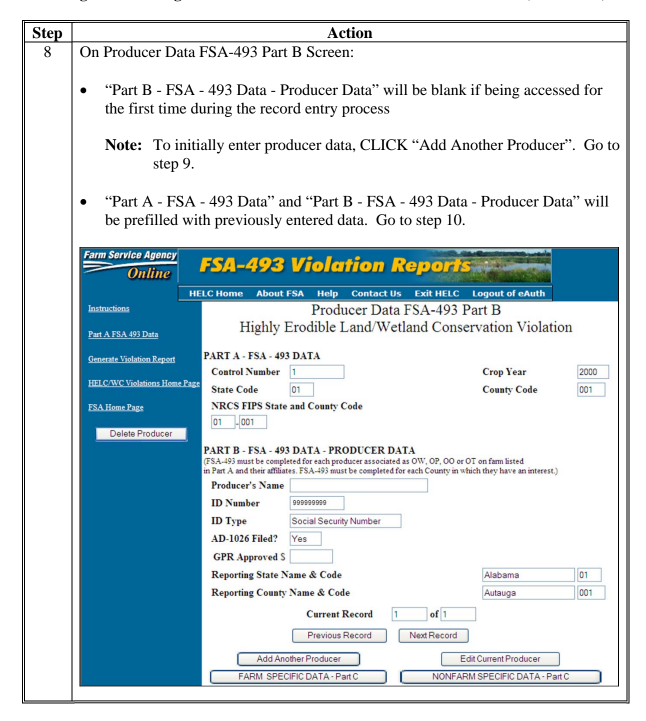


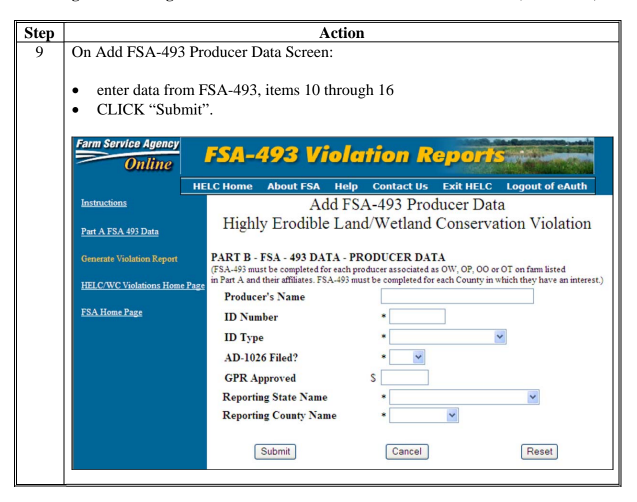
750 Entering Violation Data Into the National Database (Continued)

A Accessing and Entering FSA-493 Information Into the National Database (Continued)

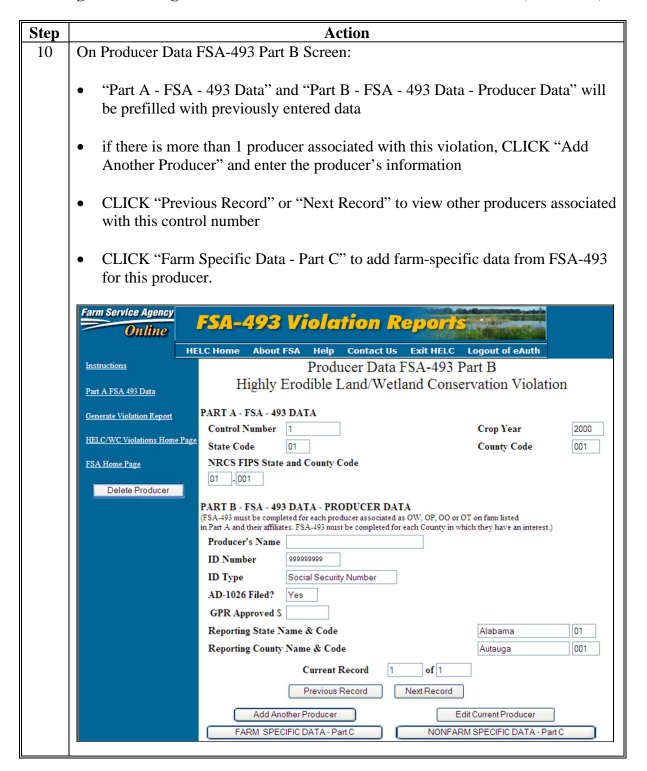


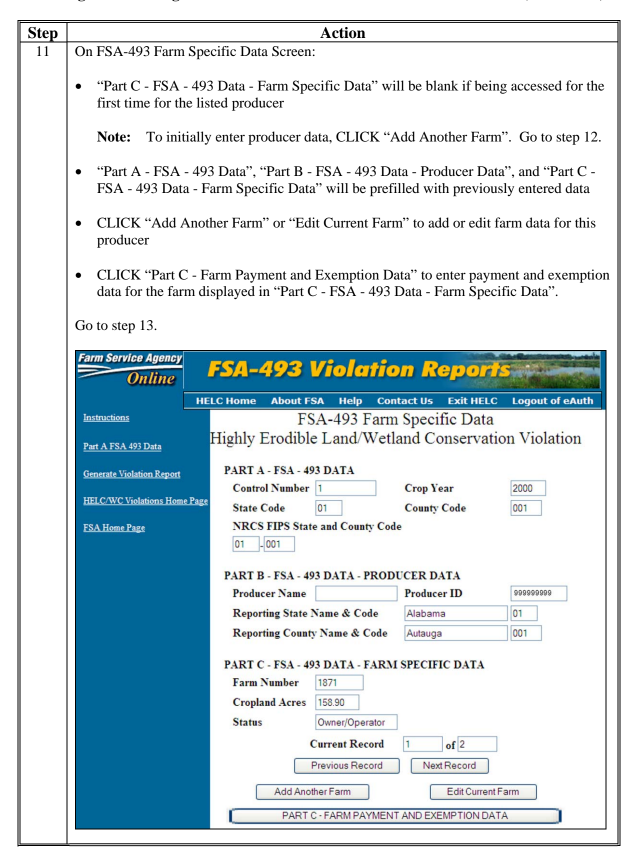
Tensor of School of Schoo

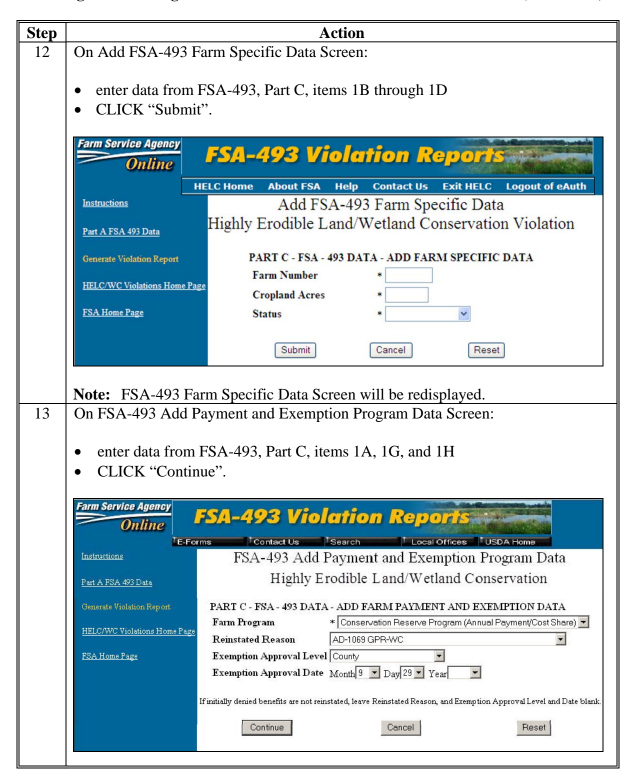




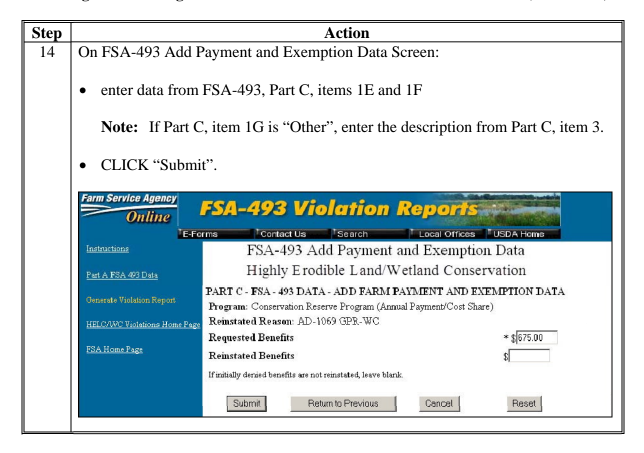
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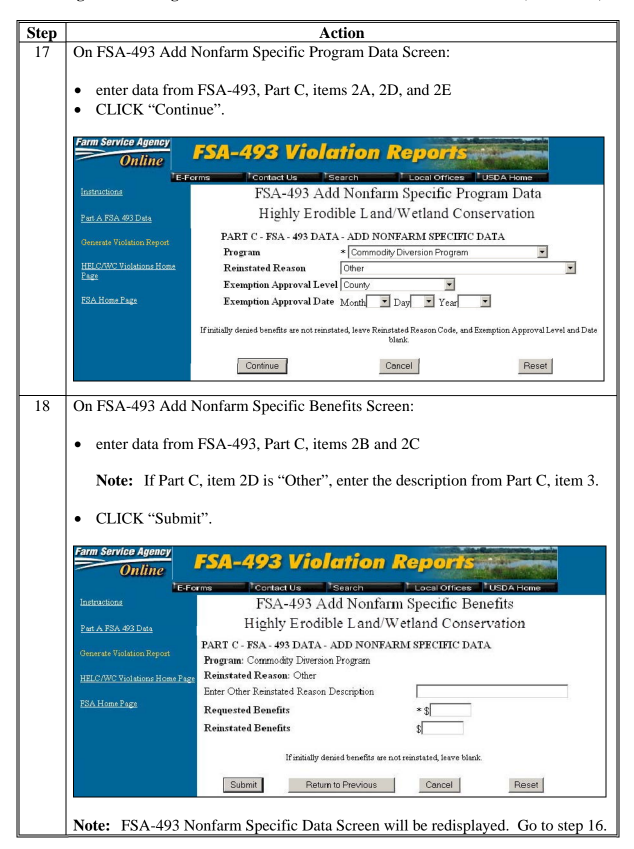


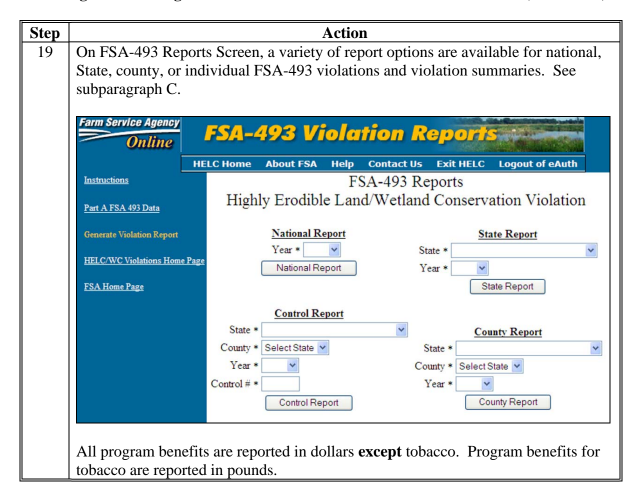
Temporal Proof. Temporal Pate 1 Temporal Pate 2 Temporal Pate 3 Temporal Pa



Step	Action				
15	On Producer Data	FSA-493 Part B Screen, CLICK:			
	 "Add Another Producer" to add other producers associated with this record "Edit Current Producer" to edit previously entered data 				
	through 2E for	rific Data - Part C" to enter data from FSA this producer.	4-493, Part C, ite	ms 2A	
	Online	FSA-493 Violation Reports			
	Instructions HE	Producer Data FSA-493 P			
	Part A FSA 493 Data	Highly Erodible Land/Wetland Conse	rvation Violation		
	Generate Violation Report	PART A - FSA - 493 DATA	6 4	0000	
	HELC/WC Violations Home Page	Control Number 1 State Code 01	Crop Year County Code	001	
	FSA Home Page Delete Producer	NRCS FIPS State and County Code			
		PART B - FSA - 493 DATA - PRODUCER DATA (FSA-493 must be completed for each producer associated as OW, OP, OO or C in Part A and their affiliates. FSA-493 must be completed for each County in wh			
		Producer's Name			
		ID Number 999999999 ID Type Social Security Number			
		AD-1026 Filed? Yes			
		GPR Approved S			
		Reporting State Name & Code	Alabama	01	
		Reporting County Name & Code Current Record 1 of 1	Autauga	001	
		Previous Record Next Record	_		
			lit Current Producer		
			M SPECIFIC DATA - Part C		

Step	Action							
16	On the FSA-493 Nonfarm Specific Data S	creen:						
	 "Part C - FSA - 493 Data - Nonfarm Specific Data" will be blank if being accessed for the first time for a particular producer associated with this FSA-493 Note: To initially enter a new FSA-493, CLICK "Add non-Farm Specific Data". Go 							
	to step 17.							
	"Part A - FSA - 493 Data" and "Part E prefilled with previously entered data	3 - FSA - 493 Data - Producer Data" will be						
	• CLICK:							
	"Previous Record" or "Next Record previously entered for this produce.	rd" for other nonfarm specific FSA-493 data er and control number						
	"Edit Current non-Farm Specific I	Data" to change previously entered data						
	"Return to 569 Data Screen" to ad	d a new FSA-569 violation record						
	"Return to Producer Data Screen"	to add another producer violation record.						
	Online FSA-493 Violation							
		Nonfarm Specific Data						
	PART A - FSA - 493 DATA							
	Generate Violation Report Control Number State Code 01	Crop Year 2000 County Code 001						
	HELC/WC Violations Home Page NRCS FIPS State and County Code	in the second se						
	ESA Home Page 01 -001							
	PART B - FSA - 493 DATA - PRODUC Highly Erodible Land/Wet Producer Name Reporting State Name & Code	land Conservation Violation Producer ID Alabama 01						
	Reporting County Name & Code	Autauga 001						
	PART C - FSA - 493 DATA - NONFAI Program	RM SPECIFIC DATA						
	Requested Benefits S Reinstated Benefits S							
	Reinstated Reason							
	Exemption Approval Level Exemption Approval Date Month	Day Year						
	Current l							
	Previous	Record Next Record						
	Add non-Farm Specific Data	Edit Current non-Farm Specific Data						
	Return to 569 Data Screen	Return to Producer Data Screen						





Step	Action							
19	The following is an example of the 2003 Highly Erodible Land/Wetland							
(Cntd)	Conserva	Conservation Violation Report for Kansas.						
	Kansas Report ID: LL-F\$A-493-2	U.S. Department of Agriculture Prepared: 1/11 Farm Service Agency 2012 Highly Erodible Land Wetland Conservation Violation Report						
	Administering County	Number of Producers in Violation	Requested Benefits SS	Reinstated Benefits SS	Requested Benefits LBS	Reinstated Benefits LBS	Number of Wetland Violations	Number of HELC Violations
I	Allen	0	\$0.00	\$0.00	0	0	0	0
	Anderson	0	\$0.00	\$0.00	0	0	0	0
	Atchison	0	\$0.00	\$0.00	0	0	0	0
	Barber	0	\$0.00	\$0.00	0	0	0	0
	Barton	0	\$0.00	\$0.00	0	0	0	0
	Bourbon	0	\$0.00	\$0.00	0	0	0	0
	Brown	0	\$0.00	\$0.00	0	0	0	0
	Butler	0	\$0.00	\$0.00	0	0	0	0
	Chase	0	\$0.00	\$0.00	0	0	0	0
	Chautauqua	0	\$0.00	\$0.00	0	0	0	0
	Cherokee	0	\$0.00	\$0.00	0	0	0	0
	Cheyenne	0	\$0.00	\$0.00	0	0	0	0
	Clark	0	\$0.00	\$0.00	0	0	0	0
	Clay	0	\$0.00	\$0.00	0	0	0	-
	Cloud	0	\$0.00	\$0.00	0	0	0	-
	Coffey	0	\$0.00	\$0.00	0	0	0	-
	Comanche	0	\$0.00	\$0.00	0	0	0	0
	e-mail re listing the	rs cannot delquest shall be e following:						,
	Statecount	tv						
	• year	· J						
	-							
	• contr	ol number.						
	Note: A	n e-mail will	be receiv	ed confir	ming the	deletion.		

B Entering FSA-493 Data Into the National Database

Designated State Office specialists shall enter information from FSA-493's into the national database as soon as FSA-493's are received from County Offices.

Note: Menu options related to data entry will **not** appear if the user is logged into the national database as a "Guest User".

C Violation Data Reports

Violation reports may be generated for:

- a specific violation record, if the control number is known
- year specific:
 - county reports
 - State reports
 - national reports.

Generate a HELC or WC violation report according to the following table.

Step	Action
1	Access the national database as a "Guest User" or "State User" according to
	subparagraph A.
2	On FSA-493 Login Screen, select the desired State from the drop-down box and
	CLICK "Continue".
3	On the left side of the FSA-493 Data Screen, CLICK "Generate Violation Report".
4	Select the desired individual, county, State, or national report from the drop-down
	box.

751-799 (Reserved)

Part 8 Scheme or Device, Appeals, and Equitable Relief

Section 1 Scheme or Device

800 Scheme or Device Violations

A Violation

A person may be denied all program benefits if COC determines that the person adopted or participated in a scheme or device to evade HELC or WC provisions.

B Examples of Scheme or Device

A scheme or device can be any of the following:

- concealing information
- submitting false information
- creating entities to:
 - conceal a person's interest in a farming operation
 - avoid compliance with HELC and WC provisions.

Note: COC shall only make scheme or device determinations for producers who request FSA benefits.

C Payments To Be Refunded

Any payment made for the crop year in which the violation occurs shall be refunded according to 58-FI.

801-810 (Reserved)

Section 2 Appeals and Equitable Relief

811 General Appeal Provisions

A Right of Appeal

*--Any person who receives an adverse determination from a USDA Agency has the opportunity to appeal the determination according to 1-APP. The following language must be incorporated into all conservation compliance adverse determinations:

Equitable relief does not apply to highly erodible land conservation (HELC) and wetlands conservation (WC) provisions because they are not a covered program falling under equitable relief consideration. Statutory provisions provide NAD with authority to grant equitable relief in cases involving covered programs administered by the Secretary of Agriculture in the same manner and to the same extent as provided by the Secretary. See 7 U.S.C. §\$6998(d) and 7996(b). Equitable relief may be appropriate if a participant, despite failing to comply fully with the requirements of a covered program, made a good faith effort to comply fully with the requirements of the program. See 7 U.S.C. §7996(b)(2). Highly erodible land and wetland conservation requirements under subtitle B or C of title XII of the Food Security Act of 1985 (16 U.S.C. 3811 et seq.) are not a covered program for equitable relief purposes. See 7 U.S.C. §7996(a)(2)(A)(ii).

812 Equitable Relief

A Misaction/Misinformation by FSA

Equitable relief, for failure to fully comply, does not apply to highly erodible land conservation (HELC) and wetlands conservation (WC) provisions because they are not a covered program falling under equitable relief consideration. If it is determined misaction/misinformation by FSA, caused ineligibility by such person in good-faith reliance on the erroneous advice, information, or action, FSA may make such benefits available to the extent of similar relief allowed under 7 CFR part 718.

B Misaction/Misinformation by NRCS

If it is determined by the NRCS State Conservationist that the action or advice of an NRCS employee caused a producer to be considered in violation of HELC or WC provisions, then the resulting outcome is reflected in the technical determination by NRCS.--*

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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-1026	Highly Erodible Land Conservation (HELC)	306	Text, Ex. 5
	and Wetland Conservation (WC) Certification		
AD-1026 Appendix	Appendix to Form AD-1026, Highly Erodible	328	303, 304, 306
	Land Conservation (HELC) and Wetland		
	Conservation (WC) Certification		
AD-1026B	Highly Erodible Land Conservation Exemption	604	306, 703
	Request		
AD-1026C	Landlord or Landowner Exemption Request	603	306, 602
AD-1026D	Relief for Undue Economic Hardship Request	204	
	Highly Erodible Land Conservation		
AD-1026E	Tennant/Sharecropper Exemption for Wetland	611	611
	Planting Violation on CW ≥ 2014		
AD-1068	Request for Good Faith Relief – Highly	622	616, 621, 623,
	Erodible Land Conservation (HELC) Violation		702, 703
AD-1068A	Distribution of Graduated Payment Reduction	623	616
	(GPR) (Supplemental to AD-1068)		
AD-1069	Request for Good Faith Relief – Wetland	632	616, 631, 703
	Conservation (WC) Violation		
CCC-901	Members Information Agricultural Act of 2014		302, 339, 602
CCC-902	Farm Operating Plan for Payment Eligibility		339
	2009 and Subsequent Program Years		
FSA-156EZ	Abbreviated 156 Farm Record and Tract Listing		439
FSA-321	Finality Rule and Equitable Relief		340
FSA-492	Data Needed for Third-Party Determinations	220	219, 221
FSA-493	Highly Erodible Land Conservation/Wetland	702	700, 701, 703,
	Conservation Violation Data		750
FSA-569	NRCS Report of HELC and WC Compliance	502	Text
FSA-577	Report of Supervisory Check		17
NRCS-CPA-026	Highly Erodible Land and Wetland		400, 402, 422
	Conservation Determination		
NRCS-CPA-026-	Highly Erodible Land (HEL) Determinations		400
HELC			
NRCS-CPA-026-WC	Certified Wetland Determination		400
NRCS-CPA-026e	Highly Erodible Land and Wetland	400	Text
	Conservation Determination		
NRCS-CPA-027	Certification of Highly Erodible Land		400-402
	Conservation Plan(s) and System(s)		
NRCS-CPA-028	Consolidated Wetland Determination Ledger		400

Reports, Forms, Abbreviations, and Redelegations of Authority (Continued)

Abbreviations Not Listed in 1-CM

The following abbreviations are not listed in 1-CM.

Approved Abbreviation	Term	Reference
1985 Act	Food Security Act of 1985	1, 2, 200, 210,
1703 ACt	1 ood security Net of 1765	300, 604, 616
AIP	approved insurance provider	301, 336, 341
AW	artificial wetland	212, 226, 421,
1111	difficial wettand	422, Ex. 2
CD	Conservation District	19, 200, 203,
		Ex. 2
CIMS	Comprehensive Information Management System	336, 621
CW	converted wetland (converted after December 23, 1985)	210, 218, 421,
		502, 633, 701,
		702, Ex. 2
FW	farmed wetland	210, 226, 227,
		421, 422, Ex. 2
FWP	farmed wetland pasture	226, 227, 421,
		Ex. 2
GPR	graduated payment reduction	616, 621-623,
		702
MW	minimal effect wetland	212, 213, 218,
		421, Ex. 2
NHEL	not highly erodible land	201, 202, 400,
		421
NW	nonwetland	212, 421
OO	owner and operator	702
OP	operator	702
OT	tenant or sharecropper	702
OW	owner	702
PC	prior converted wetland (converted before December 23,	210, 226, 421,
	1985)	422, Ex. 2
SBI	substantial benefit interest	302, 340, 341
SWCD	Soil and Water Conservation District	204, 622, 631,
		632
W	wetland	Text, Ex. 2

Redelegations of Authority

None

Definitions of Terms Used in This Handbook

Abandonment

<u>Abandonment</u> is the cessation for 5 consecutive years of management or maintenance operations related to using FW or FWP.

Administrative County Office

<u>Administrative County Office</u> is the FSA County Office that maintains the records for the farm in violation.

Agricultural Commodity

An <u>agricultural commodity</u> is any crop planted and produced by annual tilling of the soil, including tilling by 1-trip planters or sugarcane.

Example 1: Producer plants a wildlife food plot to wheat.

Example 2: Annual rye grass.

Example 3: Producer plants wheat as cover crop on a field that includes converted wetland.

Nonexample 1: Alfalfa.

Nonexample 2: Perennial grasses.

Note: Certain crops, such as strawberries, may or may not meet the definition of an agricultural commodity based upon the producer's planting practice.

Artificial Wetland (AW)

<u>AW</u> is an area that was formerly nonwetland, but now meets wetland criteria because of human activities, such as:

- an artificial lake or pond created by excavating or diking land that is **not** a wetland to collect and retain water that is used primarily for livestock, fish production, irrigation, wildlife, fire control, flood control, cranberry growing, rice production, or as a settling pond
- a wetland that is temporarily or incidentally created as a result of adjacent development activity.

Conservation District (CD)

<u>CD</u> is a subdivision of a State or local government organized according to the applicable law to develop and implement soil and water conservation activities or programs.

Conservation Plan

Conservation plan means the document that:

- applies to highly erodible cropland
- describes the:
 - conservation system applicable to the highly erodible cropland
 - decisions of the person with respect to location, land use, tillage systems, and conservation treatment measures and schedules
- is approved by the local soil and conservation district in consultation with the local committees established under section 8(b)(5) of the Soil Conservation and Domestic Allotment Act (16 U.S.C. 590h(b)(5)) and NRCS.

Conservation System

<u>Conservation system</u> means a combination of 1 or more conservation measures or management practices that are:

- based on local resource conditions, available conservation technology, and standards and guidelines in NRCS Field Office Technical Guides
- designed to achieve, in a cost-effective and technically practicable manner, a substantial
 reduction in soil erosion or a substantial improvement in soil conditions on a field or group of
 fields containing highly erodible cropland when compared to the level of erosion or soil
 conditions that existed before the application of the conservation measures and management
 practices.

Conversion

<u>Conversion</u> or "convert" is draining, dredging, filling, leveling, or otherwise manipulating a wetland, including any activity that results in impairing or reducing the flow, circulation, or reach of water, for the purpose or to have the effect of making the production of an agricultural commodity possible if this production would **not** have been possible but for this action.

Converted Wetland (CW)

<u>CW</u> is wetland that has been drained, dredged, filled, leveled, or otherwise manipulated, including the removal of woody vegetation or any activity that results in impairing or reducing the flow and circulation of water, for the purpose of or to have the effect of making possible the production of an agricultural commodity without further application of the manipulations if:

- this production would **not** have been possible but for this action
- before this action this land was wetland, farmed wetland, and was **not** HEL.

Farmed Wetland (FW)

<u>FW</u> is wetland that before December 23, 1985, was manipulated and used to produce an agricultural commodity, and on December 23, 1985, did **not** support woody vegetation and met the hydrologic criteria for farmed wetland listed in 7 CFR 12.2.

Farmed Wetland Pasture (FWP)

<u>FWP</u> is wetland that was manipulated and managed for pasture or hayland before December 23, 1985, and on December 23, 1985, met the hydrologic criteria for FWP listed in 7 CFR 12.2.

Field

A <u>field</u> means a part of a farm that is separated from the balance of the farm by permanent boundaries, such as fences, permanent waterways, or other similar features. At the option of the owner or operator of the farm, croplines may also be used to delineate a field if farming makes it practicable that the croplines are **not** subject to change.

Highly Erodible Field

A <u>highly erodible field</u> is a field where HEL is predominant. HEL shall be considered to be predominant if either:

- 33.33 percent or more of the total field acreage is identified as soil map units that are highly erodible
- 50 or more acres in this field are identified as soil map units that are highly erodible.

Highly Erodible Land (HEL)

<u>HEL</u> is land that has an erodibility index of 8 or more.

Hydric Soil

<u>Hydric soil</u> is soil that, in its undrained condition, is saturated, flooded, or ponded long enough during a growing season to develop an anaerobic condition that supports the growth and regeneration of hydrophytic vegetation.

Hydrophytic Vegetation

<u>Hydrophytic vegetation</u> is a plant growing in either of the following:

- water
- substrate that is at least periodically deficient in oxygen during a growing season because of excessive water content.

Minimal Effect Wetland (MW)

<u>MW</u> is the effect on the hydrological and biological functions of the wetland caused by the production of an agricultural commodity on converted wetland.

Note: MW determinations are made by NRCS.

Native Vegetation

<u>Native vegetation</u> can vary by area. NRCS shall provide FSA with a determination of native vegetation for a particular State or county when needed. The NRCS technical guide materials on native vegetation will be used as a primary source for these determinations.

Other County Office

Other County Office is a county that maintains farm and tract records for a producer who is associated with a violating farm that is administered by another County Office.

Person

A person is 1 of the following:

- individual
- partnership (general or limited)
- association
- corporation
- cooperative
- estate
- trust
- joint venture
- joint operation
- LLC
- other business enterprise
- other legal entity
- State or local government
- political subdivision of a State
- any State agency
- the person's affiliated person, determined according to paragraph 302.

Note: The definition of person for conservation compliance purposes differs from the 1-PL or 4-PL definition.

Prior Converted Wetland (PC)

<u>PC</u> is converted wetland where the conversion occurred before December 23, 1985, an agricultural commodity had been produced at least once before December 23, 1985, and as of December 23, 1985, the converted wetland did **not** support woody vegetation and met the hydrologic criteria for prior-converted cropland listed in 7 CFR 12.2.

Produced

Produced is an agricultural commodity planted on HEL or converted wetland.

Recording County Office

The <u>recording County Office</u> is the County Office assigned the specific responsibilities for a multi-county producer.

Soil Map Unit

A <u>soil map unit</u> is an area of the landscape shown on a soil map that consists of 1 or more soils.

*--Substantial Benefit Interest (SBI)

A <u>substantial benefit interest</u> is an interest held by any person of at least 10 percent in the insured person.--*

Third Party Exemption

<u>Third party exemption</u> means a person shall **not** be determined to be ineligible for program benefits as a result of the production of an agricultural commodity on wetlands converted after December 23, 1985, or the conversion of wetland by actions of persons other than either of the following:

- the person applying for USDA benefits
- any of the predecessors in interest on the converted wetland.

Wetland (W)

W is land that meets both of the following characteristics:

- has a predominance of hydric soils
- is inundated or saturated by surface or ground water at a frequency and duration sufficient to support, and that under normal circumstances does support a prevalence of hydrophytic vegetation, typically adapted for life in saturated soil conditions.

Menu and Screen Index

The following menus and screens are displayed in this handbook.

Menu or	TOTAL .	D 6
Screen	Title	Reference
	FSA-493 Main Login Screen	750
	FSA-493 Guest Login Screen	750
	FSA-493 Data Screen	750
	Add FSA-493 Part A Data Screen	750
	Producer Data FSA-493 Part B Screen	
	Add FSA-493 Producer Data Screen	750
	FSA-493 Farm Specific Data Screen	750
	Add FSA-493 Farm Specific Data Screen	750
	FSA-493 Add Payment and Exemption Program Data Screen	750
	FSA-493 Add Payment and Exemption Data Screen	750
	FSA-493 Nonfarm Specific Data Screen	750
	FSA-493 Add Nonfarm Specific Program Data Screen	750
	FSA-493 Add Nonfarm Specific Benefits Screen	750
	FSA-493 Reports Screen	750

A Information for Identifying Violations

Following is information for identifying violations in farm records and subsidiary.

Note: See Subparagraph 17 D for Farm Loans ineligibility.

	Converted Wetland – CW + Year (CW ineligible any year	Planting on Converted	
	planted to an agricultural	Wetland (CW or CW +	
	commodity)	Year)	HELC
FSA and	Producer(s) on the tract, in the	Producer(s) determined	Producer(s) determined
NRCS	year of the conversion,	to share in the crop,	to share in the crop,
Programs	ineligible after NRCS returns	according to	according to
	FSA-569 with final technical	subparagraph 602 A, are	subparagraph 602 A,
	determination, also each	determined ineligible,	are determined
	subsequent year until restored or	after NRCS returns FSA-	ineligible, after NRCS
	mitigated (must be restored or	569, for the year(s) the	determined by
	mitigated by Jan. 1 of the current crop year to be eligible	commodity crop (crops requiring annual tillage,	FSA-569, "the field does not meet the
	for that crop year).	including one pass	requirements of HELC
	for that crop year).	planting operations and	provision" for the
	Ineligibility determined from the	sugar cane) was planted	applicable year.
	tract level WL violations, as	on the acreage	applicable year.
	applicable, for each applicable	determined CW or CW +	Ineligibility determined
	year (tract level WL violations	year.	from the tract level
	of "Wetland converted between		HEL determinations
	December 23, 1985, and	Ineligibility determined	"HEL: conservation
	November 28, 1990 does not	from the tract level CW	system is not applied"
	trigger ineligibility).	violations, as applicable,	(these violations are
		for each applicable year.	year to year but
	Wetland converted after		continue to roll as a
	November 28, 1990, and	 An agricultural 	producer determined
	before February 8, 2014.	commodity has been	out of compliance
		planted on a wetland	remains so until NRCS
	Wetland converted after	converted before	field review proves the
	February 7, 2014.	February 8, 2014.	producer is back into
		. A.,	compliance).
		An agricultural	Any producer in
		commodity has been	Any producer in affiliate violation is not
		planted on a wetland converted after	on the tract record and
		February 7, 2014.	is determined as
		1 Columny 1, 2017.	ineligible with "affiliate
			violation" (AD-1026,
			Section of Subsidiary)
			for the applicable year.

A Information for Identifying Violations (Continued)

Converted Wetland - CW +	Planting on	
Year (CW ineligible any year	Converted Wetland	
planted to an agricultural	(CW or CW +	
commodity)	Year)	HELC
For any year a producer is	Any producer in	All other producers
ineligible, and they are no longer	affiliate violation is	with AD-1026 on file
on the tract record, because of a	not on the tract	remain "certified" in
subsequent year reconstitution,	record and is	the AD-1026 section
ineligibility is determined from	determined as	of subsidiary to
the conservation compliance	ineligible with	communicate RMA
section of subsidiary; Farm/Tract	"affiliate violation"	eligibility (AD-1026,
Eligibility "Past Violation",	(AD-1026, Section of	number 6 of the
indicating year of violation and	Subsidiary) for each	appendix). See
state and county where violation occurred.	applicable year.	subparagraph 601 B.
	All other producers	
Any producer in affiliate violation	with AD-1026 on file	
is not on the tract record and is	(planting violations	
determined as ineligible with	on CW or CW +	
"affiliate violation" (AD-1026	2013 or earlier (not	
Section of Subsidiary) for each	applicable to RMA)	
applicable year.	or CW + 2014 or	
	later (not applicable	
All other producers, that have	to RMA until the	
AD-1026 on file, with CW or CW	reinsurance year after	
+ 2013 or earlier, are to remain	appeal rights are	
"certified" in the AD-1026	exhausted)) remain	
Section of Subsidiary to	"certified" in the	
communicate RMA eligibility	AD-1026, Section of	
(number 6 of the appendix of	Subsidiary to	
AD-1026). See paragraph 231.	communicate RMA	
	eligibility (number 6	
Producers with CW + 2014 or	of the appendix of	
later need to be changed to "Not	AD-1026). See	
Filed" for AD-1026 after their RMA ineligibility kicks in.	paragraph 231.	

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A Information for Identifying Violations (Continued)

	Converted Wetland - CW + Year (CW ineligible any year planted to an agricultural commodity)	Planting on Converted Wetland (CW or CW + Year)	HELC
RMA	Producer(s) on the tract, in the year of conversion for CW + 2014 or later, ineligible the reinsurance year after the appeal rights are exhausted (June 1 the administrative determination date to the reinsurance year that begins on July 1) to the technical determination. Ineligibility continues for each subsequent reinsurance year until the wetland is restored or mitigated by June 1 before the eligible reinsurance year. Ineligibility determined from the tract level CW violations (years 2014 and subsequent). • Wetland converted after February 7, 2014. With applicable producer exception of "appeal rights exhausted", with applicable date (such as on or before June 1, 2020 for reinsurance year 2021 that begins July 1, 2020).	Producer(s) determined to share in the crop, according to subparagraph 602 A, are determined ineligible the reinsurance year after the appeal rights are exhausted (June 1 the administrative determination date to the reinsurance year that begins on July 1) to a determination a commodity crop (crops requiring annual tillage, including one pass planting operations and sugar cane) was planted on the acreage determined CW + 2014 or later. Ineligibility determined from the tract level CW violations (years 2014 and subsequent). • An agricultural commodity has been planted on a wetland converted after February 7, 2014.	Producer(s) determined to share in the crop, according to subparagraph 602 A, are determined ineligible, the reinsurance year after the appeal rights are exhausted (June 1 the administrative determination date to the reinsurance year that begins on July 1) to a determination "the field does not meet the requirements of HELC provision". Ineligibility determined from the tract level HEL determinations "HEL: conservation system is not applied." (such as in the 2018 – 2020 records for reinsurance year 2021 that begins July 1, 2020). With applicable producer exception of "appeal rights exhausted" with applicable date (such as June 2, 2019 through June 1, 2020, for reinsurance year 2021 that begins July 1, 2020).

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A Information for Identifying Violations (Continued)

	Converted Wetland - CW + Year (CW ineligible any	Planting on Converted Wetland (CW or CW +	
	year planted to an agricultural commodity)	Year)	HELC
RMA	For any year a producer is ineligible, and they are not on the tract record, because of subsequent year reconstitution, ineligibility is communicated in the conservation compliance section of subsidiary; Farm/Tract Eligibility "Past Violation", indicating year of violation (only applicable to RMA if 2014 or later) and State and county where violation occurred. Any producer in affiliate violation is not on the tract record and is determined as ineligible with "affiliate violation" (AD-1026 Section of Subsidiary) and a "yes" that the affiliate violation is applicable to RMA, in the Affiliate Violation for RMA portion of AD-1026 subsidiary, for each applicable year ("yes" is not to be set on CW + 2013 or earlier or until the reinsurance year after the appeal rights have been exhausted for CW + 2014 or later) See paragraph 231.	with applicable producer exception of "appeal rights exhausted" with applicable date (such as June 2, 2019 through June 1, 2020, for reinsurance year 2021 that begins July 1, 2020). Any producer in affiliate violation is not on the tract record and is determined as ineligible with "affiliate violation" (AD-1026 Section of Subsidiary) and a "yes" that the affiliate violation is applicable to RMA, in the Affiliate Violation for RMA portion of AD-1026 subsidiary, for each applicable year ("yes" is not to be set on CW + 2013 or earlier planting violations, or until the reinsurance year after the appeal rights have been exhausted for CW + 2014 or later) See paragraph 231.	Any producer in affiliate violation is not on the tract record and is determined as ineligible with "affiliate violation" (AD-1026, Section of Subsidiary) and a "yes" that the affiliate violation is applicable to RMA, in the Affiliate Violation for RMA portion of AD-1026 subsidiary, for the applicable year ("yes" is not to be set until the reinsurance year after the appeal rights have been exhausted). See subparagraph 601 B.

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B Applicable Producer Exceptions That Override a Producer's Ineligibility

Applicable producer exceptions that override a producer's ineligibility (farm producer exceptions operators, tract producer exceptions, owners and other producers). Affiliates are not on the applicable farm records, so their eligibility needs to be determined through applicable subsidiary designations.

	Converted Wetland - CW + Year	Planting on Converted Wetland (CW or CW + Year)	HELC
FSA, NRCS, and RMA	Good faith – designated for each applicable year a good faith determination applies according to paragraphs 631 and 632. The year subsequent restoration or mitigation is determined completed WL tract level violation designation should be removed. New Producer after CW - designated for the year an owner or operator is associated to tract with violation prior to the year they became associated to it (tract level wetland violation remains set). No Association to the violation – designated for operators that are granted relief according	Good faith – designated for each applicable year a good faith determination applies according to paragraphs 631 and 632.	HELC Landlord/Tenant — designated when partial compliance is determined applicable according to paragraphs 603-605. Note: Only communicates partial compliance. Good faith — designated when good faith relief is applicable according to paragraphs 621-623. Economic Hardship — designated when economic hardship according to paragraph 204 applies. No Association to violation — designated when it is determined a producer is not associated to the HEL violation according to subparagraph 602 A.
	to subparagraph 602 C.		

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B Applicable Producer Exceptions That Override a Producer's Ineligibility (Continued)

Converted Wetland – CW +	Planting on Converted Wetland (CW or	
Year	CW + Year)	HELC
Wetland Restored – designated the first year a wetland in violation comes back into compliance, with NRCS determined applied restoration or mitigation plan, applicable when good faith was not determined. The year subsequent the WL tract level violation designation should be removed.		
Note: Third Party exemptions according to paragraphs 218-221 are not to be designated with a producer exception. Resulting NRCS determination of TP is not a wetland violation that should be recorded the WL tract level designation.		

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B Applicable Producer Exceptions That Override a Producer's Ineligibility (Continued)

	Converted Wetland – CW + Year	Planting on Converted Wetland (CW or CW + Year)	HELC
RMA Only	Has Appeal Rights – designated when the final technical determination is still in appeal.	Has Appeal Rights – designated when the final technical determination is still in appeal.	Has Appeal Rights – designated when the final technical determination is still in appeal.
	Appeal Rights Exhausted designated when the appeal rights to the technical determination are exhausted. Determines a producer ineligible unless one of the following producer exceptions are designated as applicable.	Appeal Rights Exhausted – designated when the appeal rights to the technical determination are exhausted. Determines a producer ineligible unless one of the following producer exceptions are designated as applicable. • CWIL/CWTA –	Appeal Rights Exhausted designated when the appeal rights to the technical determination are exhausted. Determines a producer ineligible unless one of the following producer exceptions are designated as applicable.
	• 1 RY Exemption – all producers have 1 reinsurance year to request a restoration or mitigation plan before being determined RMA ineligible (subparagraph 232 A).	producers associated to a tract with planting on a converted wetland payment in lieu (CWIL) or converted wetland technical assistance (CWTA) (paragraph 233).	 New RMA Producer – producers that qualify for the 5-reinsurance year exemption (subparagraph 207 B). 2 RY Exemption – producers that qualify for the 2-reinsurance
	• 2 RY Exemption – producer new to conservation compliance because of the reinsured crop insurance premium subsidy has 2 reinsurance years to request a restoration or mitigation plan (subparagraph 232 B).	Good Faith RMA – producers that did not meet the 1-year restoration or mitigation plan statutorily required for FSA and NRCS good faith eligibility (statutorily designated 2 reinsurance years for RMA).	year exemption (subparagraph 207 D).

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B Applicable Producer Exceptions That Override a Producer's Ineligibility (Continued)

Converted Wetland - CW + Year	Planting on Converted Wetland (CW or CW + Year)	HELC
CWIL/CWTA – producers associated to a tract with a converted wetland payment in lieu (CWIL) or converted wetland technical (CWTA) assistance (paragraph 233).		
Good Faith RMA – producers that did not meet the 1-year restoration or mitigation plan statutorily required for FSA and NRCS good faith eligibility (statutorily designated 2 reinsurance years for RMA).		

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