



Crop Insurance Division

## Multiple Peril Crop Insurance New Breaking Acreage Insurability Request Crop Year \_\_\_\_\_

Policy Number \_\_\_\_\_

Part I: INSURED'S INFORMATION	Part II: AGENT INFORMATION
Name	Name
Street or Mailing Address	Street or Mailing Address
City <span style="float: right;">State <span style="float: right;">Zip Code</span></span>	City <span style="float: right;">State <span style="float: right;">Zip Code</span></span>

Part III: CROP INFORMATION						
State/County/Crop	Legal Description <input type="checkbox"/> Section <input type="checkbox"/> Township <input type="checkbox"/> Range <input type="checkbox"/> Other Land Identifier <i>(e.g., Spanish land grants, metes and bounds, etc.)</i>	FSA Information			Newly Broken Acres	
		Farm No.	Tract No.	Field No.	No. of Acres	Date Broken Out or Chemically Sprayed

**Part IV: INSURANCE AVAILABILITY**

(As found in the applicable County/Crop Special Provisions [\*ITEM 2 VARIES BY STATE, COUNTY and the CROP]):

In accordance with section 9(a)(1)(iv) in the Basic Provisions, acreage that has not been planted and harvested or insured (including insured acreage that was prevented from being planted) in at least one of the three previous crop years or acreage where the only crop that has been planted and harvested in one of the three previous crop years was a cover, hay, or forage crop, is insurable without a Written Agreement if all of the following requirements are met:

1. Seventy-five percent or more of the acreage by field is composed of soil types defined as Capability Class I, II, III, or IV as determined by the National Resources Conservation Service (NRCS) Web Soil Survey (<http://websoilsurvey.nrcs.usda.gov/app/HomePage.htm>); and
- 2.\* For wheat types with a fall sales closing date, the land must have been broken out or chemically sprayed (burned down) on or before June 15th prior to planting, and for wheat types with a spring sales closing date, the land must have been broken out or chemically sprayed (burned down) on or before November 30th prior to planting; and  
The land must have been broken out or chemically sprayed (burned down) on or before November 30 prior to planting; and  
The land must have been broken out or chemically sprayed (burned down) prior to planting; and
3. The producer must provide documentation that the acreage has been previously broken and planted to a crop; and
4. The producer must have or will obtain a NRCS Conservation Plan, if NRCS requires a Conservation Plan on the acreage; and
5. The newly broken acreage is 160 acres or less for the producer per each sales closing date (e.g., total of 160 acres or less newly broken acreage for all crops with a September 30 sales closing date and total of 160 acres or less newly broken acreage for all crops with a March 15 sales closing date).



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**Part V: UNDERWRITING STANDARDS**

The above described documentation must be provided to the Approved Insurance Provider (AIP) on or before the acreage reporting date for insurability of such acreage. If all of the above requirements are met and the above described documentation is provided to the AIP by the acreage reporting date, the acreage will be insurable using the variable T-Yield percentage of the applicable published T-Yield in the actuarial documents and a separate APH Database must be established for this land the initial crop year it is insured (in subsequent crop years, standard APH procedure will apply provided the acreage is insurable under the terms of the Basic Provisions). Additionally, this acreage will not be eligible for prevented planting coverage the initial crop year it is insured under this Special Provisions (SP) statement.

If any of the above requirements are not met, or a crop rotation cannot be documented, a new breaking Written Agreement will be required for insurability as specified in section 9 in the Basic Provisions. A new breaking Written Agreement request may also be forwarded by the AIP to the Risk Management Agency Regional Office if the above requirements are met and the AIP chooses not to establish insurability on the acreage under this SP statement.

**Part VI: REQUIRED STATEMENTS**

**COLLECTION OF INFORMATION AND DATA (PRIVACY ACT) STATEMENT**  
**Agents, Loss Adjusters and Policyholders**

The following statements are made in accordance with the Privacy Act of 1974 (5 U.S.C. 552a): The Risk Management Agency (RMA) is authorized by the Federal Crop Insurance Act (7 U.S.C. 1501-1524) or other Acts, and the regulations promulgated thereunder, to solicit the information requested on documents established by RMA or by approved insurance providers (AIPs) that have been approved by the Federal Crop Insurance Corporation (FCIC) to deliver Federal crop insurance. The information is necessary for AIPs and RMA to operate the Federal crop insurance program, determine program eligibility, conduct statistical analysis, and ensure program integrity. Information provided herein may be furnished to other Federal, State, or local agencies, as required or permitted by law, law enforcement agencies, courts or adjudicative bodies, foreign agencies, magistrate, administrative tribunal, AIP's contractors and cooperators, Comprehensive Information Management System (CIMS), congressional offices, or entities under contract with RMA. For insurance agents, certain information may also be disclosed to the public to assist interested individuals in locating agents in a particular area. Disclosure of the information requested is voluntary. However, failure to correctly report the requested information may result in the rejection of this document by the AIP or RMA in accordance with the Standard Reinsurance Agreement between the AIP and FCIC, Federal regulations, or RMA-approved procedures and the denial of program eligibility or benefits derived therefrom. Also, failure to provide true and correct information may result in civil suit or criminal prosecution and the assessment of penalties or pursuit of other remedies.

**NONDISCRIMINATION STATEMENT**

The U.S. Department of Agriculture (USDA) prohibits discrimination in all its programs and activities on the basis of race, color, national origin, age, disability, and where applicable, sex, marital status, familial status, parental status, religion, sexual orientation, genetic information, political beliefs, reprisal, or because all or a 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, audiotope, etc.) should contact USDA's TARGET Center at (202) 720 2600 (voice and TDD).

To file a complaint of discrimination, write to: USDA, Director, Office of Civil Rights, 1400 Independence Avenue, S.W., Washington, D.C. 20250 9410, or call (800) 795 3272 (voice) or (202) 720-6382 (TDD). USDA is an equal opportunity provider and employer.



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**Part VII: INSURED'S REQUEST, CERTIFICATION AND UNDERSTANDING**

As allowed for in section 9(a)(1)(iv) in the Basic Provisions and the Special Provisions Insurance Availability Statement (noted on the reverse side of the form), *I hereby request that the acreage for the insured crops noted above be insurable without a Written Agreement.*

This is acreage that has not been planted and harvested or insured (including insured acreage that was prevented from being planted) in at least one of the three previous crop years or acreage where the only crop that has been planted and harvested in one of the three previous crop years was a cover, hay, or forage crop.

*I also certify that as a condition for insurance without a written agreement for such acreage, all of the following requirements below have been met:*

1. Seventy-five percent or more of the acreage by field is composed of soil types defined as Capability Class I, II, III, or IV as determined by the National Resources Conservation Service (NRCS) Web Soil Survey (<http://websoilsurvey.nrcs.usda.gov/app/HomePage.htm>) and I have attached a capability summary for such acreage; and
2. The land was broken out or chemically sprayed (burned down) prior to planting and on or before the date referred to in my specific State/County/Crop Special Provisions Insurance Availability Statement; and
3. I (producer) have attached documentation with this request (i.e. – prior insurance records, FSA 578 records, receipts from custom planting or harvesting for specific fields, etc.), that the acreage has been previously broken and planted to a crop; and
4. I (producer) have or will obtain a NRCS Conservation Plan, if NRCS requires a Conservation Plan on the acreage (if NRCS requires a Conservation Plan, I may be required to provide a copy to the AIP upon request); and
5. The newly broken acreage is 160 acres or less for the producer per each sales closing date (e.g., total of 160 acres or less newly broken acreage for all crops with a September 30 sales closing date and total of 160 acres or less newly broken acreage for all crops with a March 15 sales closing date).

*I understand that:*

1. If any of the above requirements are not met, this land will be insurable only by Written Agreement and a Written Agreement request will be required for ALL newly broken acreage and must be submitted by the applicable sales closing date; and
2. If the above requirements are met, and the AIP chooses not to establish insurability on this acreage, a New Breaking Written Agreement request may be forwarded by the AIP to the Risk Management Agency Regional Office by the applicable sales closing date.
3. If all of the above requirements are met and the above described documentation is provided to the AIP by the acreage reporting date, the acreage will be insurable using the variable T-Yield percentage of the applicable published T-Yield in the actuarial documents and a separate APH Database must be established for this land the initial crop year it is insured (in subsequent crop years, standard APH procedure will apply provided the acreage is insurable under the terms of the Basic Provisions); and
4. This acreage will not be eligible for prevented planting coverage the initial crop year it is insured.

I certify that to the best of my knowledge and belief all of the information on this form is correct. I also understand that failure to report completely and accurately may result in sanctions under my policy, including but not limited to voidance of the policy, and in 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).

Insured's Printed Name	Signature	Date
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Agent's Printed Name	Signature	Code Number	Date
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AIP's Representative's Printed Name	Signature	Date
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**REMINDER:** For acreage described on this form, the insured is permitted to insure such acreage without a written agreement. This is contingent upon ALL requirements being met, and the described documentation is attached to the form and provided to the AIP on or before the applicable Acreage Reporting Date. It is important to note that if ANY requirements are not met, the land is only insurable by Written Agreement and a request for such an agreement MUST be submitted by the applicable Sales Closing Date.