

Issued by Producers Agriculture Insurance Company

16011 College Blvd, Suite 210 Lenexa, KS 66219 Phone: (800) 366-2767 Fax: (866) 306-3038

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Applicant / Insured's Name, Mailing and / or Street Address and Other Contact Information					Agen	cy Name and	d Agent Co	ntact Inf	ormation			Crop Year Policy Number					
																State	
Phone: Email: ID Type and Number: SSN EIN RAN Person Type: Signature Authorization(s)**:				Phone: Email: State of Incorporation (applicable to LLCs and Corporations only):							l a ls	Type of Policy:  □ New □ Add Crop to Policy □ Policy Changes □ Transfer □ Cancellation □ Reinstate  I am a limited resource farmer: □ Yes □ No Is applicant at least 18 years old? □ Yes □ No Is applicant insuring the tenant's share? □ Yes □ No Is applicant insuring the landlord's share? □ Yes □ No					
****			Substar	tial Be	nefici	al Interest (S	BI) Re	porting			''' '					No I request insu the Category B crop	urance coverage for
substantial be marriage laws	neficial interest in the a . The total of all SBIs's	applicant shares m	held by any person of at leas or insured unless the spouse any exceed 100 percent. List ant). If none, state NONE.	es can pr	ove the	ey are legally s	eparate	d or otherwise	legally sepai	rate unde	r the applica	able State d	issolutio		production) s in all added o □ Yes □	specified below with counties where the c No I request insu	a designated county crops are insurable. urance coverage for
SBI H	older Name		Complete A	ddress				Phone	ID Typ	e and N	umber	Pers	on Ty	ре		the Category B crop specified below with	s (except forage a designated county ir
								SSN					all added counties within the state where the insurable. If your designated plan of insurable, overage, or price is not available in the accoverage, or price is not available in the accoverage.			te where the crops are an of insurance, level o e in the added county,	
									SSN						Risk Protection	l be provided throug on Endorsement, if documents for an a	the crop is insurable in
									☐ SSN	☐ EIN	☐ RAN						
Crop Inform	ation						<u> </u>		<u> </u>								
Policy ^ (N = New, C = Change, T = Transfer, X = Cancel)	County (Code)	Des. Cty (Y)	Crop (Code)	New Prod. (Cat B Only)	VIP *	Intended Acres	Plan	Coverage Level	% of Price, Proj. Price, Amt. of Ins. or Prot. Factor		Optior Election Endorsen	s or Cro	ective p Year	Туре	/ Practice		re (For Approved States Only) *
		$\sqcup$															
Remarks:																	
☐ Add or re	as indicated above) move SBI ange / correct insured's		☐ Correct SBI's identi					rect spelling o				ons for Ca Insured's			☐ Mu	utual Consent	
authorize  Change /	d representative correct insured's addr	ess	☐ Correct insured's id ☐ Correct spelling of i ion number, provide previous insure	nsured's	name		☐ Oth	l or remove "a er (Explain in l = Landlord / Tena	Remarks)			Death, Industries	n .		Re	her (Explain in emarks)	
Legenu. "Co	and price is published and o	olootod * \	/ID = Vertically Integrated Producer	** A compl	loted Do	vor of Attornov for	n muct ho	cubmitted with th	a initial applicati	on # Prior	Voor ADMe or	nhvina	Soudii (MF	_, THE ES		apply unless all	



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Applicant / Insured's Name	Agency and Agent Names	Crop Year	Policy Number						
Conditions of Assentance									
Conditions of Acceptance - This application is accepted and insurance attaches	in accordance with the policy unless: (1) The Federal Crop Insurance Corporation determ	nines that, in accordance	with the regulations, the risk is						
	on or in the submission of this application; (3) you have failed to provide complete and ac does not automatically result in rejection of the application. For example, if you answer								
bankruptcy; the application would not be rejected.	does not automatically result in rejection of the application. For example, if you answer	yes to question (a) but y	our debt was discriarged in						
☐ Yes ☐ No (a) Are you now indebted and the debt is delinquent for insurance cover	rage under the Federal Cron Insurance Act?								
• • • • • • • • • • • • • • • • • • • •	·	2000							
☐ Yes ☐ No (b) Have you in the last five years been convicted under federal or state law of planting, cultivating, growing, producing, harvesting or storing a controlled substance?									
<ul> <li>□ Yes □ No (c) Have you ever had insurance coverage under the authority of the Federal Crop Insurance Act terminated for violation of the terms of the contract or regulation, or for failure to pay your delinquent debt?</li> <li>□ Yes □ No (d) Are you disqualified or debarred under the Federal Crop Insurance Act, the regulations of the Federal Crop Insurance Corporation, or the United States Department of Agriculture?</li> </ul>									
	, ,	· ·	h						
Insurance Act and that Agreement is still effective?	urance Corporation or with the Department of Justice that you would refrain from particip	ating in programs under t	ne authority of the Federal Crop						
Yes No (f) Do you have like insurance on any of the above crop(s)?									
, , ,	quently terminated for indebtedness had this application been filed after the termination d	ate no coverage can be i	provided and I am inclinible for any						
	ted. We will notify you of rejection by depositing notification in the United States mail, pos								
	be in effect for the crop(s) and crop years specified and shall continue for each succeeding								
	application, is defined in the regulation published at 7 CFR Chapter IV. No terms or cond	lition of the contract shall	be waived or changed unless such						
waiver or change is expressly allowed by the contract and is in writing.									
Policy Cancellation Information - To be completed only if cancelling insuran	ce coverage without transferring to another Approved Insurance Provider (AIP):								
	hown on this form. I understand that if this form is not executed on or before the cancella	ition date for any crop list	ed, the cancellation of insurance on						
such crops(s) will not become effective until the following crop year.									
AIP Authorized Representative's Printed Name	AIP Authorized Representative's Signature		Date						
Policy Transfer Information - To be completed only if cancelling previous no	licy and transferring the experience and insurance coverage from another Δηργονό	d Insurance Provider (4	MP).						
	licy and transferring the experience and insurance coverage from another Approve	ed Insurance Provider (A	AIP):						
I hereby request cancellation of my crop insurance policy with (Ceding AIP Name and	Policy Number)								
I hereby request cancellation of my crop insurance policy with (Ceding AIP Name and for the crop(s) and crop year(s) shown below because I have applied for insurance with	Policy Number) another Approved Insurance Provider. I understand that if this form is not executed on o								
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Signature Authorization								
condition insurance. The auth Application or divorce It is your crop insurance or federal	☐ I grant the person(s) listed below the authority to sign any and all crop insurance documents on my behalf. I understand that by authorizing such persons to sign documents on my behalf I am legally bound by all terms and conditions of such documents and of the crop insurance contract. I also understand that granting the following person(s) the authority to sign on my behalf does not obligate that person(s) to the terms and conditions of my crop insurance contract. I further understand that this authorization may be revoked by me at any time upon written notice, signed and delivered to my Approved Insurance Provider.  The authority granted under this provision: a) is applicable only to the insured person and insured commodities reported on this Application and does not extend to any other policy or person; b) terminates upon (i) our receipt of a new Application for the commodities reported on this Application, (ii) voidance or termination of the policy for any reason, including dissolution, death, disappearance or judicially declared incompetence of the grantor, (iii) legal separation or divorce if the authorized person is a spouse of the insured person; and c) does not extend to changing plans of insurance or applying for new coverage, including but not limited to, adding a new crop to an existing policy. It is your sole responsibility to notify any other persons that have authority to sign on your behalf, including persons authorized to act on your behalf under a power of attorney, that you are granting authority to your application and the grant of authority contained therein ProAg does not waive or vary any federal or state law. ProAg will not be held liable if the granting of authority under this Signature Authorization language is determined to be invalid under state or federal law or is superseded by any grant of authority under a valid power of attorney.							
_	Legal Name Last 4 SSN							
			7					
	Note: If you only want certain SBI holders to have signing authority, they should be listed above. However, all SBI holders must be listed in the appropriate section of this application; listing a person in this section does not satisfy the application's requirement to list all SBI holders.							
☐ I here	☐ I hereby revoke the authority to sign crop insurance documents on behalf of the insured that was previously granted to the following person(s):							
	Legal Name	Last 4 SSN	]					
			_					

By signing below, I authorize the Company to offset from any indemnity or prevented planting payment any and all unbilled and payable premium and fees. Check here only if you do NOT authorize such offset. 🔲



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#### Hail Binder

No coverage is in effect until the earlier of 12:01 a.m. on the date following the date of postal postmark of the envelope in which the signed completed application is mailed to the company or two (2) hours from the time the completed application is electronically received in the appropriate processing office. Completed applications that are processed electronically will become effective 2 hours from the time and date of submission to the company. However, if any acre of crop described in this application is damaged by any peril prior to the effective hour of insurance, no insurance shall be in effect and within 72 hours after such damage you shall give us written notice and shall be entitled to return premium on such acreage. This binder may be canceled by us by written notice to you in accordance with the policy provisions.

## Required Statements For Crop Hail Policies By State

ARKANSAS and LOUISIANA—WARNING: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

**ARIZONA**—For your protection, Arizona law requires the following statement to appear on this form. Any person who knowingly presents a false or fraudulent claim for payment of a loss is subject to criminal and civil penalties. **CALIFORNIA**—For your protection, California law requires the following to appear on this form. Any person who knowingly presents a false or fraudulent information to obtain or amend insurance coverage or to make a claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

COLORADO—It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance, and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies.

FLORIDA—Any person who knowingly and with intent to injure, defraud, or deceive any insurance company, files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony.

IDAHO—Any person who knowingly, and with intent to defraud or deceive any insurance company, files a statement of claim containing any false, incomplete, or misleading information is guilty of a felony.

INDIANA-Any person who knowingly and with intent to defraud an insurer files a statement of claim containing any false, incomplete, or misleading information commits a felony.

KANSAS—Any act committed by any person who, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to or by an insurer, purported insurer, broker or any agent thereof, any written, electronic, electronic impulse, facsimile, magnetic, oral, or telephonic communication or statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for the personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto is considered fraud.

**KENTUCKY**—Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime.

MÁRYLAND-WARNING: Any person who knowingly and willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly and willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

MAINE—WARNING: It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines, or a denial of insurance benefits

MINNESOTA-A person who files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

NEW JERSEY-Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

**NEW MEXICO**—WARNING: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to civil fines and criminal penalties.

OHIO-Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

**OKLAHOMA**—WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

**PENNSYLVANIA-**WARNING: Any person who knowingly, and with intent to defraud any insurance company or other person files any application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.

TENNESSEE, VIRGINIA, and WASHINGTON-It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines, or a denial of insurance benefits.

**UTAH**–Any matter in dispute between you and the company may be subject to arbitration as an alternative to court action pursuant to the rules of the American Arbitration Association, a copy of which is available on request from the company. Any decision reached by arbitration shall be binding upon both you and the company. The arbitration award may include attorney's fees if allowed by state law and may be entered as a judgment in any court of proper jurisdiction. **FOR ALL OTHER STATES**–Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.



Issued by Producers Agriculture Insurance Company

16011 College Blvd, Suite 210 Lenexa, KS 66219 Phone: (800) 366-2767 Fax: (866) 306-3038

Applicant / Insured's Name	Agency and Agent Names	Crop Year	Policy Number

## **Anti-Rebating Certification**

### Applicant / Insured Statement

I certify, for the crop year indicated, that I have not directly or indirectly received, accepted, or been paid, offered, promised, or given any benefit, including money, goods, or services for which payment is usually made, rebate, discount, abatement, credit, or reduction of premium, or any other valuable consideration, as an inducement to procure insurance or in exchange for purchasing this insurance policy after it has been procured. I understand that this prohibition does not include payment of administrative fees, performance based discounts, and any other payment approved by FCIC that are authorized under sections 508(a)(9)(B) and 508(d)(3) of the Federal Crop Insurance Act (Act) (7 U.S.C. §§ 1508(a)(9)(B) and 1508(d)(3)). I understand that a false certification or failure to completely and accurately report any information on this form may subject me, and any person with a substantial beneficial interest in me, to sanctions, including but not limited to, criminal and civil penalties and administrative sanctions in accordance with section 515(h) of the Act (7 U.S.C. §1515(h)) and all other applicable federal statutes.

#### Agent Statement

I certify, for the crop year indicated, that I have neither offered nor promised, directly or indirectly, any benefit, including money, goods, or services for which payment is usually made, rebate, discount, credit, reduction of premium, or any other valuable consideration to this person either as an inducement to procure insurance or in exchange for obtaining insurance after it has been procured. I understand that this prohibition does not include payment of administrative fees, performance based discounts, and any other payment approved by FCIC that are authorized under sections 508(a)(9)(B) and 508(d)(3) of the Federal Crop Insurance Act (Act) (7 U.S.C. §§ 1508(a)(9)(B) and 1508(d)(3)). I understand that a false certification or failure to completely and accurately report any violation may subject me, and all agencies / companies I represent, to sanctions, including but not limited, to criminal and civil penalties and administrative sanctions in accordance with section 515(h) of the Act (7 USC §1515(h)) and all other applicable federal statutes.

#### **New Producer Certification Statements**

- ☐ For any crop and county that indicates "New Producer" under the Crop Information section of this Application, the undersigned, on behalf of themselves and the named applicant/insured, certifies as follows:
  - I certify that I have not produced the insured crop in the county for more than two APH crop years.
  - I certify that I was not a member of another insured entity as a substantial benificial interest holder, which produced the insured crop in the county for more than two APH crop years.
  - I certify that any substantial benificial interest holder for the policy in which new producer status is requested, have not produced the insured crop in the county for more than two APH years.

I understand that discovery of information indicating any of the above certifications to be false may result in recalculation of my yield history, coverage guarantee, premiums, and any applicable loss payments in addition to any potential consequences contained in the certification Statement below.

## MARGIN PROTECTION PLAN DISCLAIMER

By signing below, I certify that I understand and agree to the following.

- 1. The Margin Protection Plan of Insurance does not cover a loss of actual production on your acres. It is an area plan that is based upon the yields of a county or grouping of counties to determine the Expected area Yield used to calculate any losses, based on data from the practices and areas designated in the Actuarial Information Browser for your county for the crop year. It is possible for you to have low crop production on the acreage you county for the crop year. it is possible for you to have low crop production on the acreage you insure and still not receive an indemnity.
- 2. Electing the Margin Protection Plan of Insurance that attaches to the base policy restricts some of the choices I may make:
  - a. I must transfer my base policy to the same AIP as my Margin Protection Plan policy by the Margin Protection Plan policy sales closing date.
  - b. I may not transfer my base policy after the Margin Protection Plan sales closing date.
  - c. I may not elect any additional coverage or endorsement on my base policy that duplicates all or a portion of my coverage range under the Margin Protection Plan policy (e.g., Supplemental Coverage Option, Enhanced Coverage Option, Hurricane Insurance Protection-Wind Index, etc.).
- 3. By signing this form, I understand any additional coverage or endorsement on my base policy that duplicates all or a portion of my coverage under the Margin Protection Plan Policy, will be cancelled.

## Dry Bean Revenue Insurance Disclaimer

By signing below, I certify that I understand and agree to the following.

- 1. If a projected price cannot be determined, a projected price shall be established in accordance with Section 7(e) of the Dry Bean Revenue Endorsement. That projected price will be used to determine the protection guarantee (per acre). The same projected price will also be the harvest price. The price volatility will be set to zero; thus, the premium rate will be the rate that applies to yield protection under the Dry Bean Crop Provisions.
- 2. If a harvest price cannot be determined, but a projected price was established in accordance with the Dry Bean Revenue Endorsement, the harvest price shall be established in accordance with Section 7(e) of the Dry Bean Revenue Endorsement. The harvest price will equal the projected price; consequently, the coverage will effectively become yield-based coverage. Should this situation occur, there will be no adjustment to the premium due.

### Dry Pea Revenue Insurance Disclaimer

By signing below, I certify that I understand and agree to the following.

- 1. If a projected price cannot be determined, a projected price shall be established in accordance with Section 7(e) of the Dry Pea Revenue Endorsement. That projected price will be used to determine the protection guarantee (per acre). The same projected price will also be the harvest price. The price volatility will be set to zero; thus, the premium rate will be the rate that applies to yield protection under the Dry Pea Crop Provisions.
- 2. If a harvest price cannot be determined, but a projected price was established in accordance with the Dry Pea Revenue Endorsement, the harvest price shall be established in accordance with Section 7(e) of the Dry Pea Revenue Endorsement. The harvest price will equal the projected price; consequently, the coverage will effectively become yield-based coverage. Should this situation occur, there will be no adjustment to the premium due.



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# Collection of Information and Data (Privacy Act) Statement (Agent, 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 the 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, AIPs 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.

#### 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 <a href="https://www.usda.gov/oascr/filing-program-discrimination-complaint-usda-customer">www.usda.gov/oascr/filing-program-discrimination-complaint-usda-customer</a> 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, S.W., Washington, D.C. 20250-9410; (2) fax: (202) 690-7442; or (3) email: <a href="mailto:program.intake@usda.gov">program.intake@usda.gov</a>.

### **Certification Statement**

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. §3729, §3730 and any other applicable federal statutes).

By signing below, I authorize the Company to offset from any indemnity or prevented planting payment any and all unbilled and payable premium and fees. Check here only if you do NOT authorize such offset.

Applicant / Insured's Signature

Date

Agent's Printed Name

Code

Agent's Signature

Date