

**Special Provisions of Insurance**  
2016 and Succeeding Crop Years

Year: 2016  
Date: 7/23/2015

Commodity: Pecans (0020)  
Plan: Pecan Revenue (41)

State: Georgia (13)  
County: Treutlen (283)

**Program Dates for Insurable Types and Practices**

**Sales Closing Date**  
1/31/2016

**Earliest Planting Date**

**Final Planting Date**

**Acreage Reporting Date**  
3/15/2016

**Premium Billing Date**  
8/15/2016

TP	Type	Practice
T/P 1	All Varieties 999	Non-Irrigated 003
T/P 2	All Varieties 999	Irrigated 002
T/P 3	All Varieties 999	Organic(Certified) Non-Irr. 713
T/P 4	All Varieties 999	Organic(Certified) Irr. 702
T/P 5	All Varieties 999	Organic(Transitional) Non-Irr. 714
T/P 6	All Varieties 999	Organic(Transitional) Irr. 712

**Statement**

**General**

In lieu of the second sentence of Section 24(a) of the Basic Provisions, for the purpose of premium amounts owed to us or administrative fees owed to FCIC, interest will start to accrue on the first day of the month following the issuance of the notice by us, provided that a minimum of 30 days have passed from the premium billing date specified in the Special Provisions.

In accordance with section 13(c)(2)(ii) of the Pecan Revenue Crop Provisions, the catastrophic risk protection factor will be fifty-five percent (.55).

For purposes of CAT, coverage will be equal to the approved average revenue times 27.5 percent.

Contact your agent regarding possible premium discounts, options, and/or additional coverage that may be available.

**Practice**

Acreage, production, and revenue history from certified organic or transitional acreage will be contained in separate approved revenue history databases by practice. Each database will include acreage, production, and revenue from any applicable buffer zone. Any yearly average approved revenues, for the most recent four crop years only, from the transitional acreage database will be used in place of the applicable T-revenue in two year increments to establish the certified organic APH database. The T-revenue provided in the actuarial documents for the current coverage module will be used to complete the database, if required.

## Special Provisions of Insurance 2016 and Succeeding Crop Years

Year: 2016                                      Commodity: Pecans (0020)                                      State: Georgia (13)  
Date: 7/23/2015                                      Plan: Pecan Revenue (41)                                      County: Treutlen (283)

### Types / Practices

Pursuant to section 8(g)(1) of the Pecan Revenue Crop Provisions, pecans grown on trees that have been hedged are insurable provided all other policy requirements have been met. An RO determined yield is required for any unit with trees hedged within one year of the Acreage Reporting Date.

### Price

AMS prices can be found using the AMS Market News search at <http://search.ams.usda.gov/mnsearch/mnsearch.aspx>. To search by report number, enter the applicable two digit state code in the first field, the code FV for fruit and vegetables in the second field, and the code 140 for pecans in the third field. The applicable state codes are: US for Texas; IX for Arizona, New Mexico and West Texas; KO for Oklahoma; TV for Georgia; and BO for Louisiana. If an AMS report is not available for your area, use the report from the nearest area. If neither AMS prices nor local market prices are available for the week that the pecans were harvested, use the most recent AMS report for your area or the area nearest to you if a report is not available for your area to determine the market price.

### Premium

In lieu of section 7(h)(2)(i) of the Basic Provisions, notwithstanding section 7(h)(2) of the Basic Provisions, if you demonstrate you began farming for the first time after June 1 but prior to the beginning of the reinsurance year (July 1), you may be eligible for premium subsidy the subsequent reinsurance year without having form AD-1026 on file with FSA on or before June 1. For example, if you demonstrate you started farming for the first time on June 15, 2015, you may be eligible for premium subsidy for the 2016 reinsurance year without form AD-1026 on file with FSA.

Effective for any policy with a sales closing date on or after July 1, 2015 but not later than June 30, 2016, in lieu of sections 2(c) and (d) of the Basic Provisions, you may not cancel your policy for the initial crop year, but after the initial crop year either you or we may cancel your policy by providing written notice to the other on or before the cancellation date shown in the Crop Provisions. However, for both new and carryover policies you may cancel your policy not later than 45 days after the cancellation date if all of the following are met:

1. You request through your agent and Approved Insurance Provider to query the FSA data regarding whether you have filed an AD-1026 with FSA and such query reveals that there is no AD-1026 on file for the identification number under which you seek, or have, insurance;
2. You believe the FSA information is in error and that a valid AD-1026 is on file;
3. You make application, or elect not to cancel an existing policy, based on this belief;
4. You request review not later than 15 days after the sales closing date, via your AIP, by RMA and FSA of your records and attempt to reconcile any discrepancy; and
5. The result of such process is that you do not have a valid AD-1026 on file.

If all of these conditions are not met, you are precluded from cancelling your policy until the next crop year and you will be responsible for all premium owed.

### Insurance Availability

Pecans previously interplanted with peaches are insurable in this county.

**Special Provisions of Insurance**  
**2016 and Succeeding Crop Years**

Year: 2016

Commodity: Pecans (0020)

State: Georgia (13)

Date: 7/23/2015

Plan: Pecan Revenue (41)

County: Treutlen (283)

Pursuant to section 8(g)(2) of the Pecan Revenue Crop Provisions, direct marketed pecans are insurable.

Pursuant to section 8(d) of the Pecan Revenue Crop Provisions, trees which have been "spaded" and relocated will be considered to have been "topworked" and insurable under this provision.