

Special Provisions
2025 and Succeeding Crop Years

Year: 2025 Commodity: Safflower (0049) Use All or AFI D
 Date: 11/19/2024 Plan: APH (90) County: Power (077)

Program Dates for Insurable Types and Practices

Sales Closing Date 3/15/2025	Cancellation Date 3/15/2025	Earliest Planting Date 3/15/2025	Final Planting Date 5/15/2025	End of Late Planting Period Date 5/30/2025	Acreage Reporting Date 7/15/2025
Premium Billing Date 8/15/2025	End of Insurance Date 10/31/2025	Termination Date 3/15/2026	Contract Change Date 12/31/2025	Production Reporting Date 4/29/2025	Insured's Production Reporting Date 4/29/2026

TP	Type	Practice
T/P 1	No Type Specified 997	Non-Irrigated 003 *6
T/P 2	No Type Specified 997	Irrigated 002
T/P 3	No Type Specified 997	Organic(Certified) Non-Irr. 713 *6
T/P 4	No Type Specified 997	Organic(Certified) Irr. 702
T/P 5	No Type Specified 997	Organic(Transitional) Non-Irr. 714 *6
T/P 6	No Type Specified 997	Organic(Transitional) Irr. 712

General

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

Corn planted on acreage following a crop that has been prevented from being planted will not be considered a cover crop and will be considered a crop planted for harvest.

Sections 17(f)(8)(i)(E), 17(f)(8)(ii), and 17(f)(8)(iii) of the Basic Provisions do not apply for the 2025 crop year. New breaking acreage will not be eligible for prevented planting coverage the initial year.

Date

In lieu of the definition of late planting period in section 1 of the Basic Provisions, please refer to the End Of Late Planting Period Date.

Price

Contract price:

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You may use a contract price to determine your insurance guarantee when a contract price code of ~~yes~~ exists on the Prices tab in the actuarial documents for the crop, type, and practice.

Contract price authority (i.e., rules governing the use of contract prices and the method to determine a contract price) will be found in one of the following three places, listed in priority order:

1. Special Provisions, separate from this statement, which authorizes the use of the Contract Price Addendum (CPA);
2. Crop Provisions; or
3. CPA.

When the contract price code is ~~yes~~ on the Prices tab for the crop, type, and practice:

1. If the Crop Provisions or Special Provisions provide the contract price authority, your price will be determined in accordance with the Crop Provisions or Special Provisions. If neither the Crop Provisions or Special Provisions provide contract price authority, your price will be determined in accordance with the CPA; and
2. The Crop Provisions or Special Provisions may only provide contract price authority for specific types or practices. When this occurs, the CPA may be used to determine a contract price for other types or practices where contract price authority is not provided through the Crop Provisions or these Special Provisions.

Insurance Availability

*6 Any acreage designated as unrated on the actuarial map will be insurable only by written agreement. Contact your crop insurance agent by the sales closing date to determine eligibility requirements.

Insurance shall attach to a crop following a cover crop when the cover crop meets the definition provided in the Basic Provisions, was planted within the last 12 months, and is managed and terminated according to NRCS Cover Crop Termination Guidelines. The Guidelines include information on cover crops and crop insurance, Good Farming Practices for cover crops, and termination information and exceptions, which can be found at <https://www.rma.usda.gov/en/Topics/Cover-Crops>.

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Use Allotment AFD
County: Power (077)

The DF for production qualifying for quality adjustment containing substances or conditions that are injurious to human or animal health will be determined in accordance with the following:

- a. Units of production that are sold to a buyer who is not a disinterested third party, or that is not sold 60 days after the calendar date for the EOIP, will be settled using the applicable DFs for unsold production unless you elect in writing to delay settlement of your claim for up to 60 days after the calendar date for the EOIP.
- b. Units of production that are sold to a disinterested third party, or that is not sold 60 days after the calendar date for the EOIP, will be settled using the applicable DFs.
- c. At any time during this delay in settlement, you may request to settle your claim for any unsold production using the applicable DFs.

1. OPTION TO DELAY CLAIM SETTLEMENT:

- a. On the date of final inspection for the unit, if any of your unsold**** production qualifies for quality adjustment under sections B and/or C1 or C2a ii and C2a iv below, your claim will be settled using the applicable DFs for unsold production unless you elect in writing to delay settlement of your claim for up to 60 days after the calendar date for the EOIP.
- b. Units of production that are sold to a disinterested third party, or that is not sold 60 days after the calendar date for the EOIP, will be settled using the applicable DFs.
- c. At any time during this delay in settlement, you may request to settle your claim for any unsold production using the applicable DFs.
- d. For any production sold**** to other than a disinterested third party**, or that is not sold 60 days after the calendar date for the EOIP, we will settle your claim using the applicable DFs.
- e. If the production is later sold, we will not recalculate or adjust your claim for indemnity.
- f. If the time to harvest has been extended as stated below, this option will not apply beyond 60 days after the calendar date for the EOIP.
- g. Units of production that are sold to a buyer who is not a disinterested third party, or that is not sold 60 days after the calendar date for the EOIP, will be settled using the applicable DFs for unsold production unless you elect in writing to delay settlement of your claim for up to 60 days after the calendar date for the EOIP.

UNLESS THE AIP GRANTS AN EXTENSION OF TIME TO HARVEST AS SPECIFIED BELOW, THE SAMPLES OF PRODUCTION USED TO DETERMINE INSURABLE QUALITY DEFICIENCIES UNDER SECTIONS A, B, AND C MUST BE OBTAINED IN ACCORDANCE WITH THIS QUALITY ADJUSTMENT STATEMENT, BUT NOT LATER THAN 60 DAYS AFTER THE CALENDAR DATE FOR THE END OF THE INSURANCE PERIOD (EOIP).

Unless the AIP grants an extension of time to harvest as specified below, the samples of production used to determine insurable quality deficiencies under sections A, B, and C must be obtained in accordance with this Quality Adjustment Statement, but not later than 60 days after the calendar date for the end of the insurance period (EOIP).

UNLESS THE AIP GRANTS AN EXTENSION OF TIME TO HARVEST AS SPECIFIED BELOW, THE SAMPLES OF PRODUCTION USED TO DETERMINE INSURABLE QUALITY DEFICIENCIES UNDER SECTIONS A, B, AND C MUST BE OBTAINED IN ACCORDANCE WITH THIS QUALITY ADJUSTMENT STATEMENT, BUT NOT LATER THAN 60 DAYS AFTER THE CALENDAR DATE FOR THE END OF THE INSURANCE PERIOD (EOIP).

Unless the AIP grants an extension of time to harvest as specified below, the samples of production used to determine insurable quality deficiencies under sections A, B, and C must be obtained in accordance with this Quality Adjustment Statement, but not later than 60 days after the calendar date for the end of the insurance period (EOIP).

Special Provisions 2025 and Succeeding Crop Years

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- c. Drying;
- d. Handling;
- e. Processing; or
- f. $\frac{RIV_{local} - RIV_{distant}}{RIV_{local}}$
 - i. $\frac{RIV_{distant} - RIV_{local}}{RIV_{distant}}$
 - ii. If a lower RIV is available for production sold at a distant market, the RIV at the distant market may be increased by the fair consideration to deliver the production to the distant market, provided the resulting RIV does not exceed the RIV in your local marketing area.
 - iii. $\frac{RIV_{distant} - RIV_{local}}{RIV_{distant}}$ * $\frac{RIV_{local} - RIV_{distant}}{RIV_{local}}$ * $\frac{RIV_{distant} - RIV_{local}}{RIV_{distant}}$ * $\frac{RIV_{local} - RIV_{distant}}{RIV_{local}}$
 - iv. The RIV and local market price* are determined on the date such quality adjusted production is sold to a disinterested third party.

SECTION A - DISCOUNT FACTOR CHARTS

U) $\frac{RIV_{distant} - RIV_{local}}{RIV_{distant}}$ * $\frac{RIV_{local} - RIV_{distant}}{RIV_{local}}$ * $\frac{RIV_{distant} - RIV_{local}}{RIV_{distant}}$ * $\frac{RIV_{local} - RIV_{distant}}{RIV_{local}}$

DAMAGE DISCOUNT:

Discounts for excessive kernel damage (excluding heat damage) as follows:

Damage %	DF	Damage %	DF	Damage %	DF
25 and below	None	29.01-30	0.456	34.01-35	0.580
25.01-26	0.357	30.01-31	0.481	35.01-36	0.605
26.01-27	0.382	31.01-32	0.505	Above 36	See Section B
27.01-28	0.406	32.01-33	0.530	Á	Á
28.01-29	0.431	33.01-34	0.555	Á	Á

SAMPLE GRADE DISCOUNTS:

$\frac{RIV_{distant} - RIV_{local}}{RIV_{distant}}$ * $\frac{RIV_{local} - RIV_{distant}}{RIV_{local}}$ * $\frac{RIV_{distant} - RIV_{local}}{RIV_{distant}}$ * $\frac{RIV_{local} - RIV_{distant}}{RIV_{local}}$

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- b. $\frac{DF \times (1 - \text{insurable quality deficiencies})}{\text{local market price}}$
- c. $\frac{DF \times (1 - \text{insurable quality deficiencies})}{\text{local market price}}$

1. $\frac{DF \times (1 - \text{insurable quality deficiencies})}{\text{local market price}}$

1. $\frac{DF \times (1 - \text{insurable quality deficiencies})}{\text{local market price}}$
 - a. $\frac{DF \times (1 - \text{insurable quality deficiencies})}{\text{local market price}}$
 - b. For unsold production or production sold to other than a disinterested third party prior to 60 days after the calendar date for the EOIP, the DF will be the applicable DFs shown in the chart below (unless you elect to delay settlement as specified in the General Statements above) added to the applicable DFs included in sections A or B2 above.
 - c. Unsold 60 days after the calendar date for the EOIP, fed, utilized in any other manner, or is sold to other than a disinterested third party, the DF will be the applicable DFs shown in the chart below added to the applicable DFs included in sections A or B3 above.

DFs for Vomitoxin:

Vomitoxin Range	DF
0.1 - 1.0 ppm	.000
1.1 - 10.0 ppm	.450
10.1 ppm & above	See C3 below

2. For production containing substances or conditions, other than Vomitoxin, that qualifies under section C with an Aflatoxin level of 300 ppb or less, or other substances or conditions with a level less than the maximum allowable, adjust the production in the following manner.
 - a. If on the date of final adjustment for the unit, the production was transported directly from the field to the buyer, or transported directly from the field and put into commercial storage without going into on farm storage, the DF will be:
 - i. For production sold to a disinterested third party prior to 60 days after the calendar date for the EOIP, the sum of all RIVs applied by the buyer due to all insurable quality deficiencies, and that value divided by the local market price.
 - ii. $\frac{DF \times (1 - \text{insurable quality deficiencies})}{\text{local market price}}$

