Price Support
UNITED STATES DEPARTMENT OF AGRICULTURE
FARM SERVICE AGENCY

Seed Cotton Recourse Loans for Upland and Extra Long Staple Cotton

OVERVIEW

The U.S. Department of Agriculture’s (USDA) Commodity Credit Corporation (CCC) marketing assistance loans (MAL) are a marketing tool producers can use to store their production after harvest, which increases their marketing opportunities. Eligible producers of seed cotton may obtain a recourse seed cotton loan at the county office that keeps the records for the farm.

Seed cotton recourse loans help upland and extra long staple (ELS) cotton producers meet cash flow needs without having to sell their commodities when market prices are typically at harvest-time lows. Recourse loans also allow producers to store production at harvest and provide for a more orderly marketing of cotton throughout the year.

Seed cotton loans are considered recourse loans because the loan can only be redeemed by cash repayment, and the loan collateral is ineligible to be delivered to CCC. Seed cotton loans are also ineligible for commodity certificate exchanges and loan deficiency payments (LDP).

This fact sheet explains eligibility requirements, loan terms and loan rates for seed cotton recourse loans.

ELIGIBILITY REQUIREMENTS

Producer Eligibility

To be eligible for a seed cotton recourse loan, the producer must:

• Complete form CCC Cotton A-5 to request a seed cotton loan;
• Comply with conservation and wetland protection requirements;
• Submit an acreage report to account for all cropland on all farms; and
• Have and retain beneficial interest in the commodity until the loan is repaid.

For approved cotton cooperatives, the producer member must:

• Meet the eligible requirements listed above; and
• Give the cooperative, through a marketing agreement, authority to pledge the cotton for loan.

Commodity Eligibility

To be eligible for a seed cotton recourse loan, the cotton must be:

• Mechanically harvested, but not ginned, and still in a module form;
• In storable condition;
• Merchantable for fiber or other uses, as determined by CCC;
• Stored in a manner to adequately protect it from loss or damage;
• Located within a reasonable distance from an approved gin (approved warehouse will be considered approved storage);
• Available at all times to both the producer or producer’s agent and a county office representative; and
• Insured at the full loan value against damage by fire. Additional insurance may be required for losses of wind, flood and rising water.

The producer is responsible for any loss in quality or quantity of the seed cotton under loan. If the cotton is insured at the market price, loans may only be approved if market price is more than the loan value. If the insurance policy has a deductible clause, the loan amount will be reduced by the deductible amount.

SEED COTTON RECURS LOANS

Loan Availability and Maturity Dates

Seed cotton loans are available from harvest through March 31 following the year after the cotton was planted.
All seed cotton loans are due the earlier of:

- May 31 of the year after the calendar year the cotton was planted; or
- Before May 31, if CCC demands payment to conform to state or local quarantine regulations or for other reasons.

**Loan Rates**

The loan rate used for seed cotton loans is the base quality loan rate, as follows:

- $0.4949 per pound for 2017 upland seed cotton; or
- $0.7977 per pound for 2017 ELS seed cotton.

Loan premiums and discounts are not applicable to seed cotton loans.

**Interest**

The interest rate charged on a seed cotton loan is set at one percentage point above CCC’s cost of borrowing from the U.S. Treasury at the time the loan is made as required by Section 163 of the Federal Agricultural Improvement and Reform Act of 1996. After a loan is made, the rate is fixed except the interest rate for loans outstanding on Jan. 1 is adjusted to reflect CCC’s cost of borrowing on Jan. 1, plus one percentage point.

**Loan Service Fees and Offsets**

Service charges will be assessed on all seed cotton loans disbursed, including seed cotton loans disbursed to approved cooperatives. The service fee will be the smaller of the following:

- ½ of 1 percent (0.005) times the gross loan amount; or
- $45 per loan, plus $3 for each module over 1 percent.

Seed cotton loans are subject to offset. If a producer owes an amount to CCC, Farm Service Agency (FSA) or other federal creditors, or for other debts having lien status under state law, it will be deducted from the loan amount.

Research and promotion fees do not apply to seed cotton recourse loans.

**Loan Settlement**

Seed cotton loans must be redeemed at principal plus interest either by:

- Cash repayment from the producer; or
- Proceeds from a ginned-cotton MAL.

To ensure the proceeds from a ginned-cotton loan provided by the Cooperative Marketing Association (CMA) or Loan Servicing Agent (LSA) are used to repay a seed cotton loan obligation, FSA county offices will provide written or e-mail notification to every CMA or LSA used by the producer of the producer’s:

- Name and farm number(s); and
- Module number submitted as collateral for the seed cotton loan.

Seed cotton loans must be redeemed by the dates specified above regardless of whether or not the modules have been ginned. Seed cotton loans not redeemed by the maturity date may be subject to a local sale to satisfy the loan amount.

**OTHER REQUIREMENTS**

**Ginner Approval Application for Seed Cotton Loans**

If cotton modules pledged for a seed cotton loan are stored on the ginner’s premises, each ginner wanting to participate in the recourse Seed Cotton Loan Program must file form CCC-879, Application for Approval of Cotton Gin under Seed Cotton Loan Program, in the county office where the gin is located.

CCC will enter into an agreement with approved ginners by completing form CCC-880, Ginner’s Seed Cotton Agreement, after:

- CCC representative visits the gin to determine the conditions and related documents are correct;
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- CCC representative determines the ginner understands the ginner’s obligations under the program;
- Reviewing documents and determining the information is valid;
- Carefully considering the conditions of the storage area are suitable to protect CCC from damaged collateral;
- Carefully reviewing and ensuring the ginner carries fire insurance to cover the full loan value of the cotton stored on gin premises or premises under the ginner’s control; and
- Ensuring the gin is a reputable concern.

FOR MORE INFORMATION

This fact sheet is provided for informational purposes; other restrictions may apply. More information on this and other FSA programs is available on FSA’s web site at http://www.fsa.usda.gov or from local FSA offices. To find your local FSA office, visit http://offices.usda.gov.

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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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