# ARKANSAS REGISTER



## **Proposed Rule Cover Sheet**

Secretary of State John Thurston 500 Woodlane Street, Suite 026 Little Rock, Arkansas 72201-1094 (501) 682-5070 www.sos.arkansas.gov



Name of Department
Agency or Division Name
Other Subdivision or Department, If Applicable
Previous Agency Name, If Applicable
Contact Person
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Name of Rule
Newspaper Name
Date of Publishing
Final Date for Public Comment
Location and Time of Public Meeting

## **PROPORSED RULE**

## **CLEAN COPY**

## Arkansas Natural Resources Commission Rules Governing the Arkansas Water Resource Agricultural Cost-Share Program Title 10

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## Arkansas Natural Resources Commission Rules Governing the Arkansas Water Resource Agricultural Cost-Share Program

### **Subtitle I. General provisions**

## Section 1001.1 Purpose.

The purpose of these rules is to establish the procedures for implementing the Arkansas Water Resource Agricultural Cost-Share Program. These rules are applicable to both the commission and conservation districts, when receiving commission delegation to implement the program.

## Section 1001.2 Enabling and pertinent legislation.

- A. Ark. Code Ann. § 15-22-913 through 914, Arkansas Groundwater Protection Act.
- B. Ark. Code Ann.§ 15-22-507, Water Development Fund.
- C. Ark. Code Ann. § 15-20-201 through 207, Arkansas Natural Resources Commission.
- D. Ark. Code Ann. § 14-125-101 through 907, Conservation Districts Law.

#### Section 1001.3. Definitions.

The following definitions shall apply to all parts of this title:

- A. "Agricultural Cost-Share Program" means the program administered by the United States Department of Agriculture pursuant to 16 U.S.C. § 590g-q3, 7 C.F.R. Part 701 and 1-AR(ACP)(Rev. 11) Part 2, as amended.
- B. "Commission" means the Arkansas Natural Resources Commission, as defined in Ark. Code Ann. § 15-20-201 through 207.
- C. "Conservation Plan" means a set of decisions addressing resource use, development and conservation on a unit of land or water. The decisions are formally recorded in the conservation plan document that describes the schedule of operations and activities needed to solve identified problems.
- D. "Cooperator" means a person who has entered into a cooperative agreement with a conservation district to work together in planning and carrying out resource use, development, and conservation on a specific land area.
- E. "District" means a conservation district created under the Conservation District Law, Ark. Code Ann. §14-125-101 through 907.
- F. "Director" means the Director of the Arkansas Department of Agriculture Natural Resources Division.
- G. "Department" means the Arkansas Department of Agriculture.
- H. "Water conservation and development project or practice" means a project or practice to preserve or protect water. This term includes projects that result in either water quantity or quality benefits or substitutes the use of surface water for groundwater such that the groundwater resource may be protected.

## Section 1001.4 District transfer of funds.

A district obtaining delegation under Subtitle II of this Title may by appropriate resolution of the board of directors transfer funds held for use under this title to the water conservation education/information fund created under Subtitle XXV of Title II of the commission rules. Notice of this transfer shall be properly noted in the district permanent records and accounting records.

## Subtitle II. Procedure for delegation of Agricultural Cost-Share Program to conservation districts

#### Section 1002.1 Memorandum of understanding.

Any district wishing to obtain delegation of the agricultural cost-share program within its boundaries

shall enter into a memorandum of understanding with the commission agreeing to abide by these rules. **Section 1002.2 Annual plan.** 

Upon delegation, a district shall develop an annual plan in which it prioritizes water conservation activities within the district. The district shall take this plan in account when considering applications for financial assistance under this program. This plan shall be reviewed and updated annually. This plan must be submitted to the commission at the time the District Operating Plan, required under Title II Section 217.2 of the Commission Rules Governing Conservation Districts, is submitted.

## Section 1002.3 Report of activities.

- A. The district shall provide the department a copy of the annual reports of cost-share activities within the district. These reports shall be in a form acceptable to the director and may include, but are not limited to, the following information:
  - 1. Number and type of applications received.
  - 2. Number and type of projects or practices approved.
- 3. Benefits to be received from approved projects or practices, and amount of cost-share funding approved.
- 4. Projects or practices completed, including cost-share funds disbursed and estimated dollar value of projects or practices installed. Benefits to be received from the installed project or practice, including estimated quantity of benefits received (e.g., Acre feet of groundwater use converted to surface water use).
  - 5. Projects pending.
- B. This report shall be submitted with the assessment of activities required to be submitted to the director pursuant to Title II Section 217.2E of the Commission Rules Governing Conservation Districts.

#### Section 1002.4 Financial records.

- A. A district obtaining delegation under this program shall establish and maintain a system of management and accounting for cost-share funds that is acceptable to the director.
- B. Funds provided under this program to a district shall be subject to the financial reporting requirements of Subtitle XIX of Title II of the Commission's Rules Governing Conservation Districts.

## Subtitle III. Application procedures - generally

## Section 1003.1 Applicant in general.

- A. An applicant may be an individual, partnership, corporation, limited liability company, joint venture, watershed improvement district, drainage district, or regional water distribution district.
- B. Except for drainage and watershed improvement districts, the applicant must be the owner of the property where the project is to be constructed/installed or have property rights to said land that equal or exceed the predetermined project life of the project for which funding is requested.

## Section 1003.2 Applicant must be cooperator.

An applicant must be a cooperator with the district in which the cost-share funds are to be expended. If applicant is a joint venture, then all individuals shall be cooperators. This section shall not be applicable to drainage or watershed improvement districts.

#### Section 1003.3 Conservation plan on file.

The farm on which the proposed project is located must have a current conservation plan on file with the district. This conservation plan must identify the proposed practice or project as a solution to one or more identified water conservation problems.

## Section 1003.4 Application period.

Applications for agricultural cost-share funds shall be accepted during the months of October, November, December, and January, unless otherwise approved by the director.

## Section 1003.5 Application procedure.

Applications shall be made on forms provided by the district or department and approved by the department. Required information includes, but is not limited to, the following:

- A. Name, address and telephone number of the applicant.
- B. Description of proposed practice or project.
  - 1. location of project
  - 2. type of project
  - 3. sketch showing the location of proposed practice or project
- C. Benefits to be obtained from the proposed project.

## Section 1003.6 Application review.

- A. As soon as practicable after the close of the application period, the applications received shall be reviewed. In making a decision concerning an application consideration shall be given to the proposed project furtherance of the local district's annual plan, the Arkansas Water Plan developed by the department and any other applicable plan of the department or the Arkansas Department of Energy and Environment.
- B. All applications shall be prioritized as to benefits to be received in accordance with Subsection A. Applications shall be approved based upon this prioritization.

## Section 1003.7 Additional technical information on highest ranking applications.

The director for applications made to the department, or the district board of directors for applications made to a district, shall request that applicants with highest priority ranking applications submit additional technical information concerning their applications. The following information shall be completed in consultation with the United States Department of Agriculture, district or department technical staff or an Arkansas licensed professional engineer and submitted to supplement the application:

- A. Estimate of extent of work (e.g. number of acres, feet of pipe, cubic yards of dirt).
- B. Estimated construction schedule.
- C. Estimated cost of project or practice.
- D. Amount of cost-share funds requested.

If the applicant does not provide the additional information within thirty (30) days, the application will lose its priority ranking. As additional cost-share funds become available, applicants with the next highest-ranking priority shall be requested to submit this additional information.

### Section 1003.8 Consideration of applications.

- A. The director on applications made to the department, or the district board of directors on applications made to a district, may approve, disapprove or approve subject to conditions or limitations on any application received.
- B. An application may be approved for the current year and up to two years into the future.
- C. No application shall be approved for cost-share funds in excess of five thousand dollars (5,000) per year.

For joint venture applications, the limitation under this subsection shall be applicable to each individual joint venture participant.

## Section 1003.9 Limitation of cost-share participation

- A. Cost-share participation under this program is limited to sixty percent (60%) of allowable costs.
- B. Total cost-share participation from all contributing sources, including federal, state and local sources, is limited to seventy-five percent (75%) of allowable costs.

## Subtitle IV. Projects and practices - generally

## Section 1004.1 Project design criteria.

All projects or practices shall be designed and installed in compliance with current standards and technical specifications of the United States Department of Agriculture or other standards and specifications approved by the director.

## Section 1004.2 Project design.

All projects or practices shall be designed by an employee of the United States Department of Agriculture, district, or department or by an Arkansas licensed professional engineer.

## Section 1004.3 Final inspection.

Upon completion of the installation of a project or practice, an inspection shall be conducted by a representative of the district, department or United States Department of Agriculture to ensure the projects are installed in compliance with applicable standards. Any deficiency found must be corrected prior to the disbursement of cost-share funds.

## Section 1004.4 Project maintained for project life.

- A. All projects or practices constructed or installed under this program shall be properly maintained for the predetermined project life. Project maintenance shall be the responsibility of the applicant.
- B. If a project or practice funded under this program is removed prior to the end of its predetermined life, the applicant shall repay to the department or district the pro rata share of the remaining life of the project or practice. For example: A project with a ten-year predetermined life is removed four years after being installed, then (10 4)/10 or sixty percent (60%) of the cost-share funds must be returned to the district or department.
- C. The district and department reserve the right to make periodic inspections of the project or practice during the predetermined life of the project or practice.

## **Subtitle V. Approved projects and practices**

## Section 1005.1 Projects and practices approved by the United States Department of Agriculture.

All projects and practices approved for Arkansas by the United States Department of Agriculture, shall qualify as an approved water conservation and development project and be eligible for cost-share assistance under this program.

## Section 1005.2 Projects and practices approved by the director.

The director may approve certain classes of projects and practices as water conservation and development projects eligible for cost-sharing under this program.

#### Section 1005.3 Specific project approval.

An applicant wishing to develop a project or practice not being approved under Sections 1005.1 or 1005.2 of this Title may request approval of the project from the director. Upon approval by the director as an approved water conservation and development practice, the project or practice shall be eligible for cost-share funding under this program.

## **Subtitle VI. Agreements and payments**

#### Section 1006.1. Cost-share agreement.

Within sixty (60) days after approval of an application, or if application is approved subject to availability of funds sixty (60) days after applicant is notified that funds are available, the applicant must enter into a cost-share agreement with the district or department. The form of the agreement must be approved

by the director.

## Section 1006.2 Supplemental design, construction, or operation information.

The district or department may require additional information concerning design, construction, or operation of the project or practice at any time.

## Section 1006.3 Payment request and certification.

Upon final inspection and approval of the project or practice by the department or district, the applicant may request payment of cost-share funds. This request shall be in a form approved by the director and at a minimum contain:

- A. An accounting of expenses incurred in the installation of the project or practice.
- B. The allowed cost-share expenses.
- C. Certification by the applicant that the project or practice was installed in compliance with approved specifications.

## Section 1006.4 Payment of cost-share funds.

Upon satisfactory review and approval, the department or district shall make the proper payment to the applicant.



## ARKANSAS DEPARTMENT OF AGRICULTURE

1 Natural Resources Drive, Little Rock, AR 72205 agriculture.arkansas.gov (501) 225-1598



September 19, 2022

## Memorandum regarding Amendment to Natural Resources Commission's Title X Rules

#### **Purpose**

This memorandum analyzes a proposed amendment to the Arkansas Natural Resources Commission's (Commission) existing rules implementing the Title X Rules Governing the Arkansas Water Resource Agricultural Cost-Share Program (Cost-Share Program).

## **Background**

The Cost-Share Program was established in 1994 and is regulated under the Commission's Title X rules. The Cost-Share Program is funded by the United States Environmental Protection Agency Section 319(h) Nonpoint Source Pollution Grant. Arkansas is typically awarded \$3.3 million annually to administer the Arkansas Nonpoint Source Pollution Program.

The Department's Natural Resources Division (NRD) does not set aside any 319(h) funds directly for the Cost-Share Program but administers the program by providing grant awards to partners to implement conservation practices, education and outreach, or water quality monitoring. Grant awards are selected through ranking of workplan proposals. The proposals that rank highest are those that work to implement conservation practices in designated nonpoint priority watersheds or watersheds with EPA accepted Nine Element Watershed Plans.

On August 11, 2022, the Commission voted to proceed with adoption of the proposed amendments to Title X to increase the incentives available under the Cost-Share Program to increase Program participation.

## **Key Points**

- The Cost-Share Program has suffered from low participation by conservation districts, with only 15% of districts participating in the Program over the last ten years
- The proposed amendment includes increasing the landowner project cap from \$2,500 or \$7,500 per three-year cycle to \$5,000 annually or \$15,000 per three-cycle.
- The proposed amendment also revises the cost-share percentage to align with current federal nonpoint source pollution program requirements of 60% federal funds and 40% non-federal sponsor funds.

#### Discussion

Under Title X, the Commission delegates the authority for administration of the Cost-Share Program to conservation districts, including identifying eligible landowners, developing farm plans for conservation practices, and ensuring implementation aligns with NRCS national conservation practice standards. Over the last ten years, NRD has only had 11 of 75 (15%) conservation districts participate in funding \$1,670,009 worth of conservation practices. The Cost-Share Program has also been used to purchase equipment for Conservation Districts to rent to landowners to help subsidize their local budgets and staffing.

The proposed amendment includes increasing the landowner project cap from \$2,500 or \$7,500 per three-year cycle to \$5,000 annually or \$15,000 per three-cycle. Staff also proposed revising the cost-share percentage to align with current federal nonpoint source pollution program requirements of 60% federal

funds and 40% non-federal sponsor funds. The current rule requires a 60% non-federal sponsor to implement cost-share projects.

Finally, due to the Bureau of Legislative Research's ongoing Code of Arkansas Rules Project, the proposed amendment also contains many stylistic changes that are non-substantive to bring the rule into compliance with the new style guide for rules.

## Legal Notice

#### Arkansas Natural Resources Commission

The Arkansas Natural Resources Commission is proposing amendments to its Title 10 Rules Governing the Arkansas Water Resource Agricultural Cost-Share Program and its Title 13 Rules Governing the Tax Credit Program for the Creation, Restoration, and Conservation of Private Wetland and Riparian Zones

The purpose of the proposed rule amendments to Title 10 is increase the landowner project cap from \$2,500 or \$7,500 per three-year cycle to \$5,000 annually or \$15,000 per three-cycle and revise the cost-share percentage to align with current federal nonpoint source pollution program requirements of 60% federal funds and 40% non-federal sponsor funds. The purpose of the proposed rule amendments to Title 13 is to clarify that for a project to qualify for a tax credit under the rule, the project must include activities that reduce sediment inputs.

Comments can be mailed to: Arkansas Department of Agriculture – Attn: Tate Wentz, 10421 West Markham Street, Little Rock, AR 72205, or emailed to tate.wentz@agriculture.arkansas.gov

Comments will be accepted beginning October 7 until the close of business on November 5, 2022. Oral comments may be made in person at the Arkansas Department of Agriculture, 1 Natural Resources Drive, Little Rock, AR 72205 on October 12, 2022, at 10:00 a.m.

The proposed rules can be viewed on the website at www.arkansas.agriculture.gov

Wade Hodge, Legal Counsel

Arkansas Department of Agriculture

## **PROPOSED RULE**

## **MARKUP**

## Arkansas Natural Resources Commission Rules Governing the Arkansas Water Resource Agricultural Cost-Share Program Title 10

\*In 2005, the agency known as 'Arkansas Soil and Water Conservation Commission' was renamed 'Arkansas Natural Resources Commission' pursuant to Act 1243 of 2005. References to the Commission in these rules have been updated to reflect the 2005 name change.

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## Arkansas Natural Resources Commission Rules Governing the Arkansas Water Resource Agricultural Cost-Share Program

### **Subtitle I. General provisions**

#### Section 1001.1 Purpose.

The purpose of these rules is to establish the procedures for implementing the Arkansas Water Resource Agricultural Cost-Share Program. These rules are applicable to both the Commission commission and Conservation Districts conservation districts, when receiving Commission delegation to implement the program.

## Section 1001.2 Enabling and pertinent legislation.

- A. Ark. Code Ann. § 15-22-913 through 914, Arkansas Groundwater Protection Act.
- B. Ark. Code Ann.§ 15-22-507, Water Development Fund.
- C. Ark. Code Ann. § 15-20-201 through 207, Arkansas Natural Resources Commission.
- D. Ark. Code Ann. § 14-125-101 through 907, Conservation Districts Law.

#### Section 1001.3. Definitions.

The following definitions shall apply to all parts of this title:

- A. Agricultural Stabilization and Conservation Service: United States-Department of Agriculture Agricultural Stabilization and Conservation Service or its successor.
- <u>B.A.</u> <u>"Agricultural Cost-Share Program" means the program administered by the Agricultural Stabilization and Conservation Service United States Department of Agriculture pursuant to 16 U.S.C. § 590g-q3, 7 C.F.R. Part 701 and 1-AR(ACP)(Rev. 11) Part 2, as amended.</u>
- C. Chief Engineer: The chief engineer of the Arkansas Natural Resources Commission.
- C.B. "Commission" means the Arkansas Natural Resources Commission, as defined in Ark. Code Ann. § 15-20-201 through 207.
- D. C. "Conservation Plan" means a set of decisions addressing resource use, development and conservation on a unit of land or water. The decisions are formally recorded in the conservation plan document that describes the schedule of operations and activities needed to solve identified problems.
- <u>E.D.</u> <u>"Cooperator" means a person who has entered into a cooperative agreement with a conservation district to work together in planning and carrying out resource use, development, and conservation on a specific land area.</u>
- F.E. <u>"District" means</u> a conservation district created under the Conservation District Law, Ark. Code Ann. §14-125-101 through 907.
- G.F. Executive "Director" The person appointed to administer the affairs of the Arkansas Natural Resources Commission, as defined by Ark. Code Ann. §15-20-205. means the Director of the Arkansas Department of Agriculture Natural Resources Division.
- H. Soil Conservation Service United States Department of Agriculture Soil Conservation Service or its successor.
- + G. "Department" means the Arkansas Department of Agriculture.
- <u>H. "Water conservation and development project or practice" means</u> a project or practice to preserve or protect water. This term includes projects that result in either water quantity or quality benefits or substitutes the use of surface water for groundwater such that the groundwater resource may be protected.

#### Section 1001.4 District transfer of funds.

A district obtaining delegation under Subtitle II of this Title may by appropriate resolution of the board of directors transfer funds held for use under this title to the water conservation education/information

fund created under Subtitle XXV of Title II of the Commission commission rules. Notice of this transfer shall be properly noted in the district permanent records and accounting records.

## Subtitle II. Procedure for delegation of Agricultural Cost-Share Program to conservation districts

## Section 1002.1 Memorandum of understanding.

Any district wishing to obtain delegation of the agricultural cost-share program within its boundaries shall enter into a memorandum of understanding with the Commission commission agreeing to abide by these rules.

## Section 1002.2 Annual plan.

Upon delegation, a district shall develop an annual plan in which it prioritizes water conservation activities within the district. The <u>District district</u> shall take this plan in account when considering applications for financial assistance under this program. This plan shall be reviewed and updated annually. This plan must be submitted to the <u>Commission commission</u> at the time the District Operating Plan, required under <u>Title II</u> Section 217.2 of the Commission Rules <u>Governing Conservation Districts</u>, is submitted.

## Section 1002.3 Report of activities.

- A. The <u>District</u> shall provide the <u>Commission</u> <u>department</u> a copy of the annual reports of cost-share activities within the district. These reports shall be in a form acceptable to the <u>Executive</u> <u>Director director</u> and may include, but are not limited to, the following information:
  - 1. Number and type of applications received.
  - 2. Number and type of projects or practices approved.
  - 3. Benefits to be received from approved projects or practices, and amount of cost-share funding approved.
  - 4. Projects or practices completed, including cost-share funds disbursed and estimated dollar value of projects or practices installed. Benefits to be received from the installed project or practice, including estimated quantity of benefits received (e.g., Acre feet of groundwater use converted to surface water use).
  - 5. Projects pending.
- B. This report shall be submitted with the assessment of activities required to be submitted to the Executive Director pursuant to Title II Section 217.2E of the Commission Rules Governing Conservation Districts.

### Section 1002.4 Financial records.

A. A district obtaining delegation under this program shall establish and maintain a system of management and accounting for cost-share funds that is acceptable to the Executive Director director.

B. Funds provided under this program to a District district shall be subject to the financial reporting requirements of Subtitle XIX of Title II of the Commission's Rules Governing Conservation Districts.

## Subtitle III. Application procedures - generally

#### Section 1003.1 Applicant in general.

- A. An applicant may be an individual, partnership, corporation, limited liability company, joint venture, watershed improvement district, drainage district, or regional water distribution district.
- B. Except for drainage and watershed improvement districts, the <u>Applicant applicant</u> must be the owner of the property where the project is to be constructed/installed or have property rights to said land that equal or exceed the predetermined project life of the project for which funding is requested. **Section 1003.2 Applicant must be cooperator.**

An applicant must be a cooperator with the district in which the cost-share funds are to be expended. If

applicant is a joint venture, then all individuals shall be cooperators. This section shall not be applicable to drainage or watershed improvement districts.

## Section 1003.3 Conservation plan on file.

The farm on which the proposed project is located must have a current conservation plan on file with the district. This conservation plan must identify the proposed practice or project as a solution to one or more identified water conservation problems.

## Section 1003.4 Application period.

Applications for agricultural cost-share funds shall be accepted during the months of <u>October</u>, November, December, and January, unless otherwise approved by the <u>Executive Director</u> <u>director</u>.

## Section 1003.5 Application procedure.

Applications shall be made on forms provided by the district or Commission department and approved by the department Commission. Required information includes, but is not limited to, the following:

- A. Name, address and telephone number of the applicant.
- B. Description of proposed practice or project.
  - 1. location of project
  - 2. type of project
  - 3. sketch showing the location of proposed practice or project
- C. Benefits to be obtained from the proposed project.

## Section 1003.6 Application review.

- A. As soon as practicable after the close of the application period, the applications received shall be reviewed. In making a decision concerning an application consideration shall be given to the proposed project furtherance of the local district's annual plan, the Arkansas Water Plan developed by the Commission department and any other applicable plan of the department or the Arkansas Department of Pollution Control and Ecology Energy and Environment or Arkansas Livestock and Poultry Commission.
- B. All applications shall be prioritized as to benefits to be received in accordance with Subsection A. Applications shall be approved based upon this prioritization.

#### Section 1003.7 Additional technical information on highest ranking applications.

The Executive Director director for applications made to the Commission department, or the district board of directors for applications made to a district, shall request that applicants with highest priority ranking applications submit additional technical information concerning their applications. The following information shall be completed in consultation with the Soil Conservation Service United States

Department of Agriculture, district or Commission department technical staff or an Arkansas licensed professional engineer and submitted to supplement the application:

- A. Estimate of extent of work (e.g. number of acres, feet of pipe, cubic yards of dirt).
- B. Estimated construction schedule.
- C. Estimated cost of project or practice.
- D. Amount of cost-share funds requested.

If the Applicant applicant does not provide the additional information within thirty (30) days, the application will lose its priority ranking. As additional cost-share funds become available, applicants with the next highest-ranking priority shall be requested to submit this additional information.

## Section 1003.8 Consideration of applications.

- A. The Executive Director director on applications made to the Commission department, or the district board of directors on applications made to a district, may approve, disapprove or approve subject to conditions or limitations on any application received.
- B. An application may be approved for the current year and up to two years into the future.
- C. No application shall be approved for cost-share funds in excess of \$2,500.00 five thousand

## dollars (5,000) per year.

For joint venture applications, the limitation under this subsection shall be applicable to each individual joint venture participant.

## Section 1003.9 Limitation of cost-share participation

- A. Cost-share participation under this program is limited to forty sixty percent (40% 60%) of allowable costs.
- B. Total cost-share participation from all contributing sources, including federal, state and local sources, is limited to seventy-five percent (75%) of allowable costs.

## Subtitle IV. Projects and practices – generally

## Section 1004.1 Project design criteria.

All projects or practices shall be designed and installed in compliance with current standards and technical specifications of the <u>Soil Conservation Service</u> <u>United States Department of Agriculture</u> or other standards and specifications approved by the <u>Chief Engineer</u> director.

## Section 1004.2 Project design.

All projects or practices shall be designed by an employee of the Soil Conservation Service United States Department of Agriculture, district, or Commission department or by an Arkansas licensed professional engineer.

## Section 1004.3 Final inspection.

Upon completion of the installation of a project or practice, an inspection shall be conducted by a representative of the district, <u>Commission department</u> or <u>Soil Conservation Service United States Department of Agriculture</u> to ensure the projects are installed in compliance with applicable standards. Any deficiency found must be corrected prior to the disbursement of cost-share funds. Section 1004.4 Project maintained for project life.

- A. All projects or practices constructed or installed under this program shall be properly maintained for the predetermined project life. Project maintenance shall be the responsibility of the applicant.
- B. If a project or practice funded under this program is removed prior to the end of its predetermined life, the applicant shall repay to the Commission department or district the pro rata share of the remaining life of the project or practice. For example: A project with a ten-year predetermined life is removed four years after being installed, then (10 4)/10 or sixty percent (60%) of the cost-share funds must be returned to the district or Commission department.
- C. The district and Commission department reserve the right to make periodic inspections of the project or practice during the predetermined life of the project or practice.

## **Subtitle V. Approved projects and practices**

## Section 1005.1 Agricultural Conservation Program Projects and practices approved by the United States Department of Agriculture.

All projects and practices approved for Arkansas by the Agricultural Conservation Program, as operated by the Agricultural Stabilization and Conservation Service United States Department of Agriculture, shall qualify as an approved water conservation and development project and be eligible for cost-share assistance under this program.

Section 1005.2 Projects and practices approved by the Chief Engineer director.

The Chief Engineer director may approve certain classes of projects and practices as water conservation and development projects eligible for cost-sharing under this program.

## Section 1005.3 Specific project approval.

An applicant wishing to develop a project or practice not being approved under Sections 1005.1 or 1005.2 of this Title may request approval of the project from the Chief Engineer director. Upon approval by the Chief Engineer director as an approved water conservation and development practice, the project or practice shall be eligible for cost-share funding under this program.

## **Subtitle VI. Agreements and payments**

## Section 1006.1. Cost-share agreement.

Within <u>sixty (60)</u> days after approval of an application, or if application is approved subject to availability of funds <u>sixty (60)</u> days after applicant is notified that funds are available, the applicant must enter into a cost-share agreement with the district or <u>Commission department</u>. The form of the agreement must be approved by the <u>Executive director</u> director.

## Section 1006.2 Supplemental design, construction, or operation information.

The district or Commission department may require additional information concerning design, construction, or operation of the project or practice at any time.

## Section 1006.3 Payment request and certification.

Upon final inspection and approval of the project or practice by the Commission department or district, the applicant may request payment of cost-share funds. This request shall be in a form approved by the Executive director and at a minimum contain:

- An accounting of expenses incurred in the installation of the project or practice.
- B. The allowed cost-share expenses.
- C. Certification by the applicant that the project or practice was installed in compliance with approved specifications.

## Section 1006.4 Payment of cost-share funds.

Upon satisfactory review and approval, the Commission department or district shall make the proper payment to the applicant.

# QUESTIONNAIRE FOR FILING PROPOSED RULES WITH THE ARKANSAS LEGISLATIVE COUNCIL

	ARTMENT/AGENCY_Arkansas Department of Agriculture/Natural Resources Commission
	ISION Natural Resources
	ISION DIRECTOR Chris Colclasure
	TACT PERSON_Wade Hodge
	DRESS_#1 Natural Resources Drive, Little Rock AR 72205
	ONE NO. 501-219-6361 FAX NO.
	AIL wade.hodge@agriculture.arkansas.gov
	ME OF PRESENTER AT COMMITTEE MEETING _Chris Colclasure
PKE	SENTER E-MAIL chris.colclasure@agriculture.arkansas.gov_
	<u>INSTRUCTIONS</u>
A. B.	Please make copies of this form for future use. Please answer each question <u>completely</u> using layman terms. You may use additional sheets, if necessary.
C.	If you have a method of indexing your rules, please give the proposed citation after "Short Title of this Rule" below.
D.	Submit two (2) copies of this questionnaire and financial impact statement attached to the front of two (2) copies of the proposed rule and required documents. Mail or deliver to:
	Rebecca Miller-Rice Administrative Rules Review Section
	Arkansas Legislative Council
	Bureau of Legislative Research
	One Capitol Mall, 5th Floor
	Little Rock, AR 72201
****	****************************
1.	What is the short title of this rule? <u>Title 10 Water Resource Agricultural Cost-Share Program rules</u>
revisi	What is the subject of the proposed rule? The proposed amendment includes increasing the landowner ct cap from \$2,500 or \$7,500 per three-year cycle to \$5,000 annually or \$15,000 per three-cycle. Also proposed ing the cost-share percentage to align with current federal nonpoint source pollution program requirements of federal funds and 40% non-federal sponsor funds.
3.	Is this rule required to comply with a federal statute, rule, or regulation? YesNox
	If yes, please provide the federal rule, regulation, and/or statute citation.
4.	Was this rule filed under the emergency provisions of the Administrative Procedure Act? YesNox
	If yes, what is the effective date of the emergency rule?
	When does the emergency rule expire?
	Will this emergency rule be promulgated under the permanent provisions of the Administrative

5.	To amend the incentives available under the Title X rules to increase program participation and make stylistic changes to conform to Code of Rules guidelines. See attached summary.
	Does this repeal an existing rule? Yes No ✓ If yes, a copy of the repealed rule is to be included with your completed questionnaire. If it is being replaced with a new rule, please provide a summary of the rule giving an explanation of what the rule does.
	Is this an amendment to an existing rule? Yes_✓No If yes, please attach a mark-up showing the changes in the existing rule and a summary of the substantive changes. <b>Note: The summary should explain what the amendment does.</b> The proposed amendment includes increasing the landowner project cap from \$2,500 or \$7,500 per three-year cycle to \$5,000 annually or \$15,000 per three-cycle. Also proposed revising the cost-share percentage to align with current federal nonpoint source pollution program requirements of 60% federal funds and 40% non-federal sponsor funds.
6.	Cite the state law that grants the authority for this proposed rule? If codified, please give the Arkansas Code citation. Ark. Code Ann. §§ 14-125-101—907; 15-20-201—207; 15-22-507; 15-22-913914;
7.	What is the purpose of this proposed rule? Why is it necessary? See attached summary
8.	Please provide the address where this rule is publicly accessible in electronic form via the Internet as required by Arkansas Code § 25-19-108(b). <a href="https://www.agriculture.arkansas.gov">www.agriculture.arkansas.gov</a>
9.	Will a public hearing be held on this proposed rule? Yes✓ No If yes, please complete the following:
	Date:November 16, 2022
	Time: 9:30
	Place:1 Natural Resources Drive, Little Rock
10.	When does the public comment period expire for permanent promulgation? (Must provide a date.)  _October 22, 2022
11.	What is the proposed effective date of this proposed rule? (Must provide a date.)
	_January 1, 2023
12.	Please provide a copy of the notice required under Ark. Code Ann. § 25-15-204(a), and proof of the publication of said notice.

- 13. Please provide proof of filing the rule with the Secretary of State as required pursuant to Ark. Code Ann. § 25-15-204(e).
- 14. Please give the names of persons, groups, or organizations that you expect to comment on these rules? Please provide their position (for or against) if known.

## FINANCIAL IMPACT STATEMENT

## PLEASE ANSWER ALL QUESTIONS COMPLETELY

DEPA	RTMENT Arkansas Department of Agriculture/Natural Resources Commission
	IONNatural Resources
	ON COMPLETING THIS STATEMENT Wade Hodge
	PHONE NO. <u>501-219-6361</u> FAX NO
EMAL	L:wade.hodge@agriculture.arkansas.gov
	apply with Ark. Code Ann. § 25-15-204(e), please complete the following Financial Impact ent and file two copies with the questionnaire and proposed rules.
SHOR	T TITLE OF THIS RULE_Title 10 Water Resource Agricultural Cost-Share Program rules
1.	Does this proposed, amended, or repealed rule have a financial impact?  Yes NoX
2.	Is the rule based on the best reasonably obtainable scientific, technical, economic, or other evidence and information available concerning the need for, consequences of, and alternatives to the rule?  YesxNo
3.	In consideration of the alternatives to this rule, was this rule determined by the agency to be the least costly rule considered? Yes_x No
	If an agency is proposing a more costly rule, please state the following:
	(a) How the additional benefits of the more costly rule justify its additional cost;
	(b) The reason for adoption of the more costly rule;
	(c) Whether the more costly rule is based on the interests of public health, safety, or welfare, and if so, please explain; and
	(d) Whether the reason is within the scope of the agency's statutory authority, and if so, please explain.
4.	If the purpose of this rule is to implement a federal rule or regulation, please state the following: N/A
	(a) What is the cost to implement the federal rule or regulation? $N/A$

<b>Current Fiscal Year</b>	Next Fiscal Year
General Revenue	General Revenue
Federal Funds	Federal Funds
Cash Funds	Cash Funds
Special Revenue	Special Revenue
Other (Identify)	Other (Identify)
Fotal	Total
(b) What is the additional cost of the	e state rule?
Current Fiscal Year	Next Fiscal Year
General Revenue	General Revenue
ederal Funds	
Cash Funds	Cash Funds
pecial Revenue	Special Revenue
Other (Identify)	Other (Identify)
Гоtal	Total
Current Fiscal Year	Next Fiscal Year
\$N/A	\$N/A
The proposed rule is currently funded	under existing US Environmental Protection Agency Section
819(h) administered by ADA-NRD N	onpoint Source Pollution program. This rule change will reduce
cost to private individuals by reducing	the participants' cost share percentage from 60% to 40%.
What is the total estimated cost by finplement this rule? Is this the cost is affected.	iscal year to state, county, and municipal government to of the program or grant? Please explain how the government
Current Fiscal Year	Next Fiscal Year
\$N/A	\$N/A
The cost for this cost-share program	n is shared between the United State Environmental Protection

municipal government due to this proposed rule change.

government,	• •	r more	usiness, state government, county government, municipal of those entities combined?		
If YES, the a	gency is requir	ed by A	Ark. Code Ann. § 25-15-204(e)(4) to file written findings at the statement. The written findings shall be filed simultaneously		
with the fina	ncial impact sta	itement	and shall include, without limitation, the following:		
(1) a stateme	(1) a statement of the rule's basis and purpose;				
•	em the agency see is required by		o address with the proposed rule, including a statement of e;		
(a) ju (b) de	_	cy's ne	ence that: ed for the proposed rule; and its of the rule meet the relevant statutory objectives and justify		
	-		to the proposed rule and the reasons why the alternatives do no be solved by the proposed rule;		
	hy the alternat		osed rule that were suggested as a result of public comment an not adequately address the problem to be solved by the		
seeks to addr problem, an o	ess with the pro	oposed why an	rules have created or contributed to the problem the agency rule and, if existing rules have created or contributed to the nendment or repeal of the rule creating or contributing to the e; and		
based upon the (a) the (b) the (c) the	ne evidence, the rule is achieve benefits of the	ere rem ing the e rule c nended	e rule no less than every ten (10) years to determine whether, tains a need for the rule including, without limitation, whether: statutory objectives; continue to justify its costs; and le or repealed to reduce costs while continuing to achieve the		

## Linda Luebke

From:

legalads@arkansasonline.com

Sent:

Thursday, October 6, 2022 8:23 AM

To:

Linda Luebke

Subject:

Re: CORRECTED - Legal Notice - October 7 - 9, 2022 - Arkansas Natural Resources

Commission

Will run Fri 10/7, Sat 10/8, and Sun 10/9.

Thank you.

Gregg Sterne, Legal Advertising Arkansas Democrat-Gazette legalads@arkansasonline.com

From: "Linda Luebke" < linda.luebke@agriculture.arkansas.gov>

To: "legalads@arkansasonline.com" < legalads@arkansasonline.com>

Cc: "Wade Hodge" <wade.hodge@agriculture.arkansas.gov>, "Wes Ward"

<wes.ward@agriculture.arkansas.gov>, "Cynthia Edwards"

<cynthia.edwards@agriculture.arkansas.gov>, "Autumn Causey"

<a href="mailto:</a><a href="mailto:Autumn.causey@agriculture.arkansas.gov">, "Chris Colclasure"</a>

<Chris.Colclasure@agriculture.arkansas.gov>, "Tate Wentz"

<Tate.Wentz@agriculture.arkansas.gov>, "Michael Bynum"

<Michael.Bynum@agriculture.arkansas.gov>, "Kolton Jones"

<kolton.jones@agriculture.arkansas.gov>, "Caitlin Bennett"

<Caitlin.Bennett@agriculture.arkansas.gov>, "Dana Jones" <dana.jones@agriculture.arkansas.gov>,

"April Harris" < April. Harris@agriculture.arkansas.gov>

Sent: Wednesday, October 5, 2022 11:10:14 AM

Subject: CORRECTED - Legal Notice - October 7 - 9, 2022 - Arkansas Natural Resources

Commission

I am sending a corrected email. I had attached the wrong document in WORD format. I have attached the correct one.

Thank you!

Linda

From: Linda Luebke

Sent: Wednesday, October 5, 2022 9:27 AM

To: 'legalads@arkansasonline.com' <legalads@arkansasonline.com>

Cc: Wade Hodge <wade.hodge@agriculture.arkansas.gov>; Wes Ward <wes.ward@agriculture.arkansas.gov>; Cynthia Edwards <cynthia.edwards@agriculture.arkansas.gov>; Autumn Causey <Autumn.causey@agriculture.arkansas.gov>; Chris Colclasure <Chris.Colclasure@agriculture.arkansas.gov>; Tate Wentz <Tate.Wentz@agriculture.arkansas.gov>; Michael Bynum <Michael.Bynum@agriculture.arkansas.gov>; Kolton Jones <kolton.jones@agriculture.arkansas.gov>; Caitlin Bennett <Caitlin.Bennett@agriculture.arkansas.gov>; Dana Jones <dana.jones@agriculture.arkansas.gov>; April Harris@agriculture.arkansas.gov>

Subject: Legal Notice - October 7 - 9, 2022 - Arkansas Natural Resources Commission

Legal Notice - October 7 - 9, 2022

Please run the attached legal notice on Friday, October 7, 2022, Saturday, October 8, 2022 in all counties that still receive daily (Mon.-Sat.) delivery of the printed edition, and statewide on Sunday, October 9, 2022.

Thank you!

## Linda Luebke

**Administrative Analyst** 

Arkansas Department of Agriculture 1 Natural Resources Drive, Little Rock, AR 72205 (501) 225-1598 linda.luebke@agriculture.arkansas.gov agriculture.arkansas.gov

