

Resource Enhancement and Protection Program



Guidelines

Fiscal Year 2012–13

(July 1, 2012 – June 30, 2013)

State Conservation Commission
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Resource Enhancement and Protection (REAP) Program Guidelines FY 2012-13

Introduction

- Act 55 of 2007 created the Resource Enhancement and Protection Program (REAP). REAP allows farmers and businesses to earn Pennsylvania state tax credits in exchange for implementing “Best Management Practices” (BMPs) on agricultural operations that will enhance farm production and protect natural resources. All terms defined in Act 55 and used throughout these guidelines may be found in Attachment 1 (pages 7-8)
- The program is administered by the State Conservation Commission (Commission) and the tax credits will be granted by the Pennsylvania Department of Revenue.
- Eligible applicants may receive between 50% and 75% of project costs as state tax credits for up to \$150,000 per agricultural operation. The amount of tax credit available to a recipient is dependent on the type of BMP implemented. See Attachment 2 (pages 9-14) for a list of REAP Eligible BMPs.
- Please note the Commission has interpreted the \$150,000.00 funding limitations of this program with regards to entities with significantly similar organizational structures or which utilize substantially common management or production resources. These entities will be considered a single “agricultural operation” for purposes of REAP tax credits. For additional information, please see Attachment 10.

Eligibility

- Any individual or business who is subject to taxation by the Commonwealth of Pennsylvania under the following state taxes is eligible to participate in REAP: Personal Income Tax, Corporate Net Income Tax, Capital Stock and Franchise Tax, Bank Shares Tax, Title Insurance Company Tax, Insurance Premiums Tax, and Mutual Thrift Institutions Tax.
- Agricultural operations must have a current conservation plan (or a current agricultural erosion and sedimentation control plan (Ag E&S plan)), at a minimum a Manure Management Plan or a REAP Manure Management Summary, if there is livestock or poultry on the farm or if manure is utilized; or an ACT 38 nutrient management plan, if one is required. The cost of developing and implementing these plans may be included as part of an application to qualify for the tax credit. All required plans must meet standards and criteria as established by the Commission. See Attachment 3 (page 15) for more information.
- An agricultural operation with an animal concentration area (ACA) must have implemented the Best Management Practices (BMPs) to control storm water runoff, loss of sediment and nutrients and runoff of other pollutants from the animal concentration area, or the implementation of these BMPs must be included in the application for a tax credit. Animal concentration areas are defined in Attachment 1 (pages 5-6). Examples of animal concentration areas include barnyards, feedlots, loafing areas, etc.
- An agricultural operation with uncompleted BMPs contained in either an Ag E&S plan or a nutrient or manure management plan must **first** include the remaining BMPs required in these plans in the application for a tax credit. Tax credits for equipment or other non-required BMPs will not be awarded until the required BMPs are complete.

Program Requirements and Conditions

There are three ways for applicants to participate in the REAP Program.

1. Implement eligible BMPs and receive tax credits directly to reduce your state tax bill. REAP tax credits will reduce, dollar for dollar, the amount of state tax you owe. You may carry forward your tax credit for up to **fifteen years** from the date the tax credit is awarded by the Department of Revenue, applying the credit on your annual taxes until you have depleted the credit.
2. You may sell your tax credits to another Pennsylvania taxpayer. Many taxpayers – individuals or corporations – seek to reduce their tax liability through the purchase of tax credits. A list of private brokers who arrange the sale of tax credits is found in Attachment 7 (page 21). The guidelines and required application for the sale of REAP tax credits are available by calling the Commission at 717-787-8821.
3. You may work with a sponsor that will help finance the BMPs on an agricultural operation. The farmer will be compensated for making improvements and the sponsor will receive the tax credit. A “sponsor” is defined in Attachment 1 (pages 7-8). Examples of sponsors could include banks and other lending institutions or businesses wishing to make an investment in conservation projects.

No tax credit will be provided for a publicly funded portion of a project; however, any portion of an eligible project paid by a farmer (“out of pocket” expenses) may be included in a REAP application.

Tax credits will be awarded to projects completed after October 23, 2007, but not after the project’s life span as defined in Attachment 2 (page 9-14) have expired.

The tax credit must be returned if the practice is not maintained and managed for the life span of the practice. Life spans established by the Commission for specific practices are found in Attachment 2 (pages 9-14). If the BMP is not maintained for the required period, the owner of the property upon which the project exists shall return to the Department of Revenue the full amount of the tax credit originally granted.

If the recipient of a tax credit provides prior written notification to the Commission that the recipient will be unable to maintain a BMP due to the sale of the property, cessation of an agricultural operation or other factors, the Commission may direct the Department of Revenue to prorate the amount of the tax credit that shall be returned based on the remaining lifespan of the BMP in question.

The Commission has established a policy on the trading of no till planting and low disturbance manure incorporation equipment before the established lifespan of the equipment has expired. See Attachments 4 and 5 (pages 16-19) for more information on this policy.

The following are considered eligible costs of a project to which a tax credit may be applied:

1. Project design engineering and associated planning
2. Project management costs, including contracting, document preparation and applications.
3. Project construction or installation.
4. Equipment, materials and other components of eligible projects.
5. Post construction inspections.
6. Interest payments on loans for project implementation for up to one year prior to the award of the tax credit.

Any of the above costs for services that may be provided by a Conservation District or private sector technical service provider through a fee or charge are eligible costs and may be included in the REAP application. These services are eligible for 75% of eligible costs.

Application, Certification and Approval Procedure

The Commission will accept two types of applications:

- 1) Applications for eligible projects which are **complete** (after October 23, 2007). No tax credits will be awarded for projects that have life spans that are expired.
- 2) Applications for eligible **proposed projects** which will be completed after the Commission determines project eligibility.

Addendum Applications

REAP applications received in FY 2011-12 which were not considered because credits were unavailable, will be reviewed for the upcoming program year (FY 2012-13) *prior to accepting new applications*. These applicants will receive by mail an "Addendum" application which must be completed and returned to the Commission by no later than close of business July 13, 2012.

These Addendum applications will be reviewed in the order in which they were received and numbered in Fiscal Year 2011-12. For example: In fiscal year 2011-12, the Commission reviewed and approved applications 11-01 through 11-180. The next application which is on file with the Commission but was not reviewed, application 11-181, will become application 12-01; application 11-182 will become application 12-02, and so on. **If the Addendum application is not received by July 13, 2012, a new FY 2012-13 application must be submitted.**

New Applications

The SCC will have two separate application periods for the FY 2012-13 program. The first application period (beginning August 1, 2012) will accept applications for COMPLETED projects only. The SCC will reserve 75% of the total REAP allocation for this funding round. The second application period (beginning August 29, 2012) will accept applications for both proposed and completed projects. If there are additional credits that were not awarded from the first application period, those credits will be added to the second application periods allocation. If the amount of completed applications received in the first funding round, exceeds the 75% allocation, those applications will be reviewed as part of the second funding round.

Applications may be delivered in person, via US Postal Service, or via a private carrier to the Commission office at the following address: **Resource Enhancement and Protection (REAP) Program, State Conservation Commission, Room 310, 2301 North Cameron Street, Harrisburg, PA 17110** during normal business hours of 8:00 am through 4:00 pm, Monday through Friday. The Commission will not accept any applications delivered in person on the first day of an application period before 8:00 a.m. Faxed applications will not be accepted.

Applications for COMPLETED projects only

New applications for completed projects for FY 2012-13 will be accepted by the Commission on a first-come, first-served basis beginning **August 1, 2012**. *Any applications received by the Commission which are postmarked prior to July 28, 2012 will be returned.*

All mailed applications for completed projects received by the Commission which are postmarked July 28, 2012 and later, and all applications hand delivered on August 1, 2012, will be date stamped and placed in a "lottery" at the end of the business day on August 1, 2012, and randomly selected and assigned a number beginning with the number following the last Addendum Application received. Applications for completed projects will be accepted on subsequent days until the 75% allocation has been committed to eligible

projects. Completed applications will continue to be accepted in the second funding round as well as applications for proposed projects.

For an application to be considered a complete project the following apply:

1. For applications involving the installation of Best Management Practices (BMPs) to be considered a completed project the following must be included with the application:
 - Applicant must meet all eligibility requirements
 - REAP project certification Completion Certification for BMPs form
 - Paid receipts for each BMP
 - REAP Project Completion Summary form
 - Documentation of other public funding (if applicable)
2. For applications involving the purchase of equipment to be considered a completed project the following must be included with the application:
 - Applicant must meet all eligibility requirements
 - Dealer certification form
 - Paid receipt showing the date the equipment was delivered to the farm and the serial number of the equipment
3. For applications that involve the development of nutrient or conservation plans to be considered a completed project the following must be included with the application:
 - Applicant must meet all eligibility requirements
 - Paid receipt for the cost of the plan
 - Documentation that the plan is complete or approved if necessary
 - Documentation of other public funding (if applicable)

Applications for PROPOSED and completed projects

The SCC will begin accepting applications for PROPOSED (and all other) projects beginning on August 29, 2012.

When an eligible proposed project is complete, the applicant must provide to the Commission a signed certification form indicating that the project is complete, and copies of paid receipts for the completed project. Upon receipt of these documents, the Commission will provide notification to the Department of Revenue that the eligible applicant has completed a project which meets the criteria for a REAP tax credit, and the amount of tax credit for the eligible applicant.

For projects that include the proposed purchase of equipment, delivery of equipment **must take place by June 30, 2013.**

For projects involving the implementation of structural BMPs (other than equipment purchases) which must be phased in to successfully complete the proposed project(s), all BMPs and BMP components must be complete by **June 30, 2014** in order to be eligible. Implementation and completion schedules may be extended past the implementation date approved with the application, on a case-by case basis at the discretion of the Commission if the applicant notifies the Commission, in writing, of extraordinary circumstances which prevent the applicant from implementing a project on the approved schedule.

All multi-year projects deemed eligible by the Commission will be committed from the total REAP appropriation in the fiscal year in which the original application is approved.

Tax credits awarded will not exceed the total amount approved in this application. Additional credits for projects costing more than the amount deemed eligible in this application must be submitted as a new

application in future program years and will be considered if and when additional REAP tax credits are available.

Additional Information for new applications

The Commission will complete the application review of all Addendum and new FY 2012-13 applications within 60 days of receipt, and will notify the applicant in writing whether or not the application meets the requirements for an eligible project and is authorized to receive a tax credit under REAP. Review and approval of all applications received (Addendum and new) is contingent upon a REAP allocation approved in the FY 2012-13 state budget.

The Department of Revenue will conduct a compliance check to determine if the applicant has filed all required state tax reports and returns for all applicable tax years, and paid all balances of state taxes due. Within 60 days of notice from the Commission that a completed project is eligible, the Department of Revenue will issue a notice of award of a tax credit to the eligible applicant.

The chart at the end of these Guidelines illustrates the REAP application and approval process. For projects where the applicant is a sponsor, the Commission requires a signed written agreement between the sponsor (applicant) and the owner of the property on which the project will be completed, certifying that the property owner will comply with all of the requirements associated with award of the REAP tax credit.

For those applicants that do not have a current conservation plan, Ag E&S plan or nutrient management plan (if required), the applicant will be restricted to applying for tax credits for planning-related activities in the FY 2012-13 application.

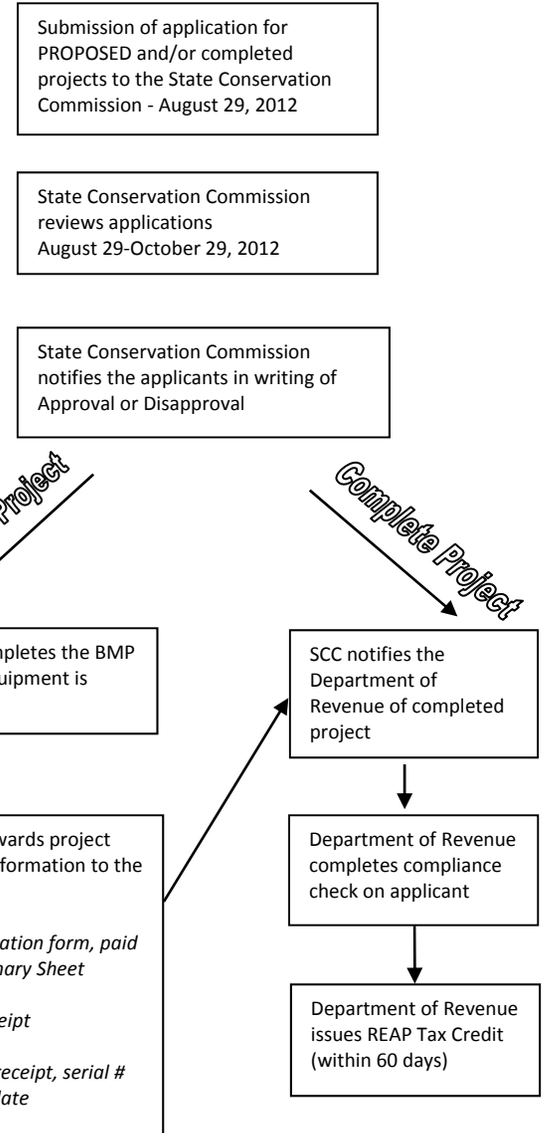
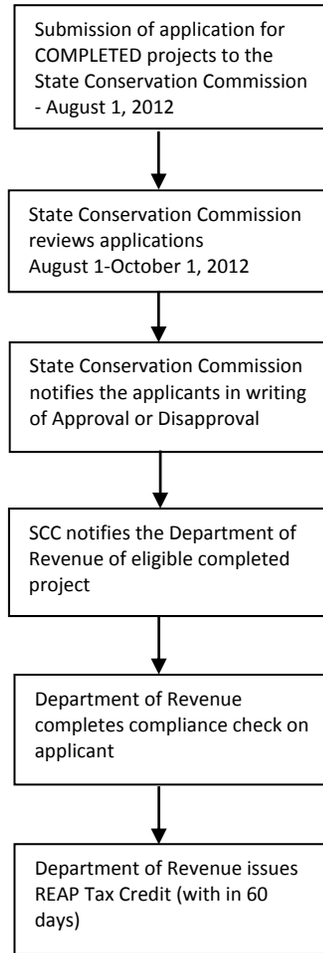
The Commission will consider applications for tax credits for BMPs on existing agricultural operations. Projects which include expansion of an existing agricultural operation of greater than 25% will not be eligible for REAP tax credit.

For all issues not specifically addressed by these guidelines, please refer to the provisions of Act 55 of 2007, Section 1701-E to Section 1710-E, or contact the Commission at 717-787-8821. Questions regarding tax implications for individual applicants should be directed to an accountant or other tax professional.

Addendum Applicants Only

COMPLETED Projects Only

PROPOSED and/or completed Projects



Definitions

Act 55 of 2007 (Section 1702-E)

“Agricultural Erosion and Sedimentation Control Plan.” site-specific plan that:

1. Meets the requirement of the Act of June 22, (1937 P.L. 1987, No 394), known as the Clean Streams Law and 25 PA. Code Chapter 102 (relating to erosion and sediment control);
2. Identifies best management practices to minimize accelerated erosion and sediment from an agricultural operation.

“Agricultural Operation.” The property on which occur the management and use of farming resources for the production of crops, livestock or poultry or for equine activity.

“Animal Concentration Areas.” An exterior area of an agricultural operation subject to rainfall where livestock congregate, including a barnyard, a feedlot, a loafing area, an exercise lot or other similar animal confinement area that will not maintain a growing crop, or where deposited manure nutrients are in excess of crop needs. The term does not include areas managed as pasture or other cropland and pasture access ways if they do not cause direct flow of nutrients to surface water or groundwater.

“Best Management Practice.” A practice or combination of practices determined by the State Conservation Commission or United States Department of Agriculture Natural Resources and Conservation Service to be effective and practical, considering technological, economic and institutional factors, to manage nutrients and sediment to protect surface water and groundwater.

“Business Firm.” An entity authorized to do business in this Commonwealth and subject to the taxes imposed by Article III, IV, VI, VII, VIII, IX or XV.

“Commission.” The State Conservation Commission.

“Conservation District.” A county conservation district established under the Act of May 15, 1945 (P.L.547, No.217) known as the Conservation District Law.

“Conservation Plan.” A plan, including a schedule for implementation, that identifies site specific conservation best management practices on an agricultural operation.

“Department.” The Department of Revenue of the Commonwealth.

“Eligible Applicants.” A business firm or an individual who is subject to the taxes imposed by Article III, VI, VII, VIII, IX or XV.

“Equine Activity.” The term includes the following activities:

- 1) The boarding of equine.
- 2) The training of equine.
- 3) The instruction of people in handling, driving or riding equine.
- 4) The use of equine for riding or driving purposes.
- 5) The pasturing of equine.

The term does not include activity licensed under the Act of December 17, 1981 (P.L. 435, No. 135), known as the Race Horse Industry Reform Act.

“Individual.” A natural person.

“Legacy Sediment.” Sediment that meets all of the following conditions:

1. Was eroded from upland areas after the arrival of early Pennsylvania settlers and during centuries of intensive land use.
2. Was deposited in valley bottoms along stream corridors, burying presettlement streams, floodplains, wetlands and valley bottoms.
3. Altered and continues to impair the hydrologic biologic, aquatic, riparian and water quality functions of presettlement and modern environments.

“Nutrient Management Plan.” As defined under 3 PA.C.S. CH. 5 (Relating to nutrient management and odor management).

“Nutrient Management Specialist.” As defined under 3 PA.C.S. CH. 5 (Relating to nutrient management and odor management).

“Pass-through Entity.” A partnership as defined in Section 301 (N.0) or a Pennsylvania corporation as defined in Section 301 (N.1).

“Qualified Tax Liability.” The liability for taxes imposed upon and eligible applicant under Article III, IV, VI, VII, VII, IX or XV. The term shall not include any tax withheld by an employer from an employee under Article III.

“Riparian Forest Buffer.” An area of mostly trees or shrubs which is adjacent to and up-gradient from watercourses or water bodies and which meets standards established by the United States Department of Agriculture Natural Resources and Conservation Service.

“Technical Service Provider.” An individual, entity or public agency certified by the United States Department of Agriculture Natural Resources and Conservation Service and placed on the approved list to provide technical services to program participants or to the United States Department of Agriculture program participants.

“USDA-NRCS.” United States Department of Agriculture Natural Resources and Conservation Service.
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Terms not found in Act 55, as defined by the Commission:

“Sponsor.” A business subject to the following Pennsylvania Taxes (personal income tax, corporate net income tax, capital stock and franchise tax, bank shares tax, title insurance company premiums tax, insurance premiums tax, and mutual thrift institutions tax) which receives a REAP Tax Credit equal to the amount of money it contributes toward eligible farm conservation projects. In return, the business receives its entire investment back in the form of a tax credit. Agricultural operations provide the matching funds. The sponsor is the applicant for the REAP Tax Credit.

“Agricultural Operation.” - as it relates to the \$150,000.00 life time cap. Please see attachment 10 for complete definition.

Attachment 2

REAP ELIGIBLE BEST MANAGEMENT PRACTICES (BMPS)

1. BMPs with practice codes (xxx) are conservation practices contained in the PA Soil and Water Conservation Technical Guide (eFOTG)
2. Unless otherwise noted, BMP lifespan is **5 years**
3. Unless otherwise noted, REAP tax credit rate is **50%**

Additional Expenses for BMPs Previously Credited

- Eligible **only** for previous REAP recipients where actual project costs exceeded approved REAP credit

EQUIPMENT BMPS

Composting Equipment

- Lifespan: Equipment Lifespan New-7 years, used-3 years
 - Compost Screeners
 - Compost Turning Equipment
 - Compost Baggers
 - Other Equipment approved by the Commission

Manure Incineration Equipment

- Lifespan: Equipment New-7 years, Used-3 Years
 - Furnaces
 - Burners
 - Conveyors
 - Other Equipment approved by the Commission

Manure Incorporation Equipment – Low-disturbance (See equipment requirements in Attachment 5)

- Lifespan: Equipment New – 7 years, Used – 3 years
 - Vertical Tillage Tools (flat coulters)
 - Rotary Harrows
 - Shallow Disc Injectors
 - Aerator Type Equipment
 - Aerator/Injector Combination
- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan required.

Manure Separation Equipment

- Lifespan: Equipment New -7 years, Used- 3 years
 - Centrifuges
 - Dryers
 - Pelletizers
 - Screens
 - Screw Presses
 - Other Equipment approved by the Commission
- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan required.

No Till Planting Equipment (See equipment requirements in Attachment 4)

- Lifespan: New – 7 years, Used – 3 years
 - No-till Planters
 - No-till Drills

PLANNING BMPS – All 75% RATE

Agricultural Erosion and Sedimentation (Ag E&S) Control Plan

- Lifespan: 3 years
- May be used to meet REAP eligibility requirements

Conservation Plan

- Lifespan: 3 years
- May be used to meet REAP eligibility requirements

Comprehensive Nutrient Management Plan (CNMP) (No.) – 102

- Lifespan: 3 years
- May be used to meet REAP nutrient resource planning requirements
- See NRCS policy guidance in eFOTG

Manure Management Plan (MMP) – DEP Chapter 91

- Lifespan: 3 years
- May be used to meet REAP nutrient resource planning requirements
- See DEP Land Application of Manure – Manure Management Plan Guidance

Nutrient Management Planning (Ac.) – NRCS 590 or Act 38 Standards

- Lifespan: 3 years
- May be used to meet REAP nutrient resource planning requirements
- See NRCS policy guidance in eFOTG or Act 38 Technical Manual

REAP Manure Management Summary

- May be used to meet REAP nutrient resource planning requirements for program year 2012-2013 only.

ALL OTHER BMPS**Access Road (Ft.) – 560**

- Eligible for access to newly established BMPs only (i.e., 313, 316, 317, 561)

Animal Mortality Facility (No.) – 316

- Lifespan: 10 years
- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan required.

Animal Trails and Walkways (Ft.) – 575

- Eligible in conjunction with Prescribed Grazing (528) only

Brush Management (Ac.) – 314

- Applicable to removing undesirable woody vegetation in existing pastures by mechanical and/or chemical methods
- Eligible in conjunction with Prescribed Grazing (528) only

Channel Stabilization (Ft.) - 584

- Lifespan: 10 years
- Used to stabilize stream banks eroded due to excessive water flow or livestock activity

Channel Vegetation (Ac.) – 322

- Eligible in conjunction with Vegetated Buffer and Filter Strip (393) establishment only

Closure of Waste Impoundments (No.) – 360**Composting Facility (No.) – 317**

- Lifespan: 10 years
- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan required.

Constructed Wetland (No.) – 656

- Eligible for wastewater treatment only

Contour Farming (Ac.) – 330

- Planning and Layout costs only

Cover Crop (Ac.) – 340

- Seed cost and Planting Labor and Equipment costs only
- Eligible for initial year of practice only

Critical Area Planting (Ac.) – 342

Diversion (Ft.) – 362

Fence (Ft.) – 382

- Lifespan: 10 years
- Used in conjunction with Access Control (472) to protect other practices and/or land uses and in conjunction with Prescribed Grazing (528) only
- **75% rate when used for animal exclusion in conjunction with 50 Foot Riparian Forest Buffer (391)**
- 50% rate when used for animal exclusion in conjunction with Riparian Herbaceous Buffer (390) and 35 foot vegetated buffer

Filter Strip (Ac.) – 393

- Vegetated buffer establishment only

Grade Stabilization Structure (No.) – 410

- Gully erosion control, or
- Diversion of clean water around livestock areas, or
- Collection/storage of contaminated wastewater

Grassed waterway (Ac.) – 412

Heavy Use Area Protection (Ac.) – 561

- Lifespan: 10 years
- Roof structures over **entire** Heavy Use Areas are not eligible for REAP tax credits.
- Roof structures over portions of Heavy Use Areas, when used for the storage of manure (See Waste Storage Facility) **may be** eligible for REAP tax credits.
- SCC staff site visit required to document the need for a roof structure prior to BMP approval.
- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan required.
- Manure Management Planning not required when used in conjunction with Prescribed Grazing (528)
- **75% rate when used for ACA treatment**

Lined Waterway or Outlet (Ft.) – 468

- Used where vegetation alone will not provide adequate stabilization

Manure Transfer (No.) – 634

- Lifespan: 10 years
- Eligible in conjunction with Waste Storage Facility (313) and Alternative Manure Utilization only
- Not eligible for transfer of manure from a Waste Storage Facility (313) for distribution, application or irrigation
- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan required.

Mulching (Ac.) – 484

Obstruction Removal (Ac.) – 500

- Eligible when existing obstructions interfere with other planned BMPs

Pasture and Hayland Planting (Ac.) – 512

- Eligible for conversion to Prescribed Grazing (528) only

Pipeline (Ft.) – 516

- Eligible as a component of livestock watering systems in conjunction with Prescribed Grazing (528) only

Pond (No.) – 378

- Lifespan: 10 years
- Livestock water source only
- Eligible in conjunction with Prescribed Grazing (528) only

Pond sealing or Lining (No.) – 521

- Eligible for earthen Waste Storage Facilities
- Eligible for Ponds, when used as a livestock water source

Prescribed Grazing (Ac.) – 528

- Planning costs only

Pumping Plant for Water Control (No.) – 533

- Lifespan: 10 years
- Eligible for livestock water source only

Riparian Forest Buffer (Ac.) – 391

- Lifespan: 15 years
- Vegetated buffer establishment only
- 180 foot maximum width eligible for REAP Tax Credit
- **75% rate when used in conjunction with 50 foot minimum width**
- 50% rate when used in conjunction with 35 foot minimum width
- Maintenance costs for three (3) years may be included in eligible costs
- Practice available to agricultural and non-agriculture operations

Riparian Herbaceous Cover (Ac.) – 390

- Vegetated buffer establishment only

Roof Runoff Structure (No.) – 558

- **75% rate when used for ACA treatment**
- Used to collect and direct water coming from roofs over an ACA, manure storage and barns.
- Roofs not included under this practice.

Sediment Basin (No.) – 350

Silage Leachate Management

- Lifespan: Equal to longest component BMP lifespan not to exceed 15 years

Sinkhole and Sinkhole Area Treatment (Ac.) – 527

Solid/Liquid Waste Separation Facility (No.) – 632

- Lifespan: 10 years
- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan required.

Spring Development (No.) – 574

- Eligible in conjunction with Prescribed Grazing (528) only
- Practice may include a maximum of 1,200 feet of 4 inch collection line only
- SCC staff approval of collection systems greater than 1,200 feet is required prior to BMP approval

Stream Crossing (No.) – 578

- Lifespan: 10 years
- Eligible for agricultural equipment crossings and in conjunction with Prescribed Grazing (528)

Streambank and Shoreline Protection (Ft.) - 580

- Lifespan: 10 years
- Used to stabilize stream banks eroded due to excessive water flow or livestock activity

Stripcropping (Ac.) – 585

- Planning and layout costs only

Structure for Water Control (No.) – 587

Subsurface Drain (Ft.) – 606

- Tile drainage
- Eligible in support of other BMP installation only (waste storage facility, spring development, etc.)

Terrace (Ft.) – 600

Tree/Shrub Establishment (Ac.) – 612

- Lifespan: Riparian Forest Buffer (391) – 15 years
- Lifespan: Vegetated Buffer – 10 years
- 180 foot maximum width eligible for REAP Tax Credit
- Eligible in conjunction with Riparian Forest Buffer (391) and Vegetated Buffer establishment only
- **75% rate when used in conjunction with 50 foot minimum width Riparian Forest Buffer**

Underground Outlet (Ft.) – 620

Vegetated Buffer (Ac.)

- Eligible for Act 38 or MMP manure application buffer
- 35' minimum width
- Establishment of any mixture of herbaceous vegetation

Vegetated Treatment Area (Ac.) – 635

- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan required.
- **75% rate when used for ACA treatment**

Waste Facility Cover (No.) – 367

- Lifespan: 10 years
- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan is required.

Waste Storage Facility (No.) – 313

- Lifespan: 10 years
- SCC staff may confirm the need for a roof structure associated with a waste storage facility.
- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan is required.

Waste Treatment (No.) – 629

- Eligible in conjunction with Alternative Manure Utilization only (composting, etc.)
- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan is required.

Waste Treatment Lagoon (No.) – 359

- Lifespan: 10 years
- If the farm operation does not have a current Act 38 or NRCS nutrient management plan, a REAP MMS or similar Manure Management Plan is required.

Water and Sediment Control Basin (No.) – 638

Water Well (No.) – 642

- Eligible for livestock water source when used in conjunction with Prescribed Grazing (528) only

Watering Facility (No.) – 614

- Eligible in conjunction with Prescribed Grazing (528) only

Well Decommissioning (No.) – 351

Windbreak/Shelterbelt Establishment (Ft.) – 380

- Lifespan: 10 years
- Eligible in conjunction with Prescribed Grazing (528) only

REAP Policy – Conservation and Ag E&S Plans

For the purposes of REAP, a conservation plan or Ag E&S plan, is defined as “current” if the plan accurately reflects the existing operation; including correct and current number of acres, crop rotations, tillage, and animal numbers and if the plan is being implemented in accordance with the implementation schedule.

A current conservation plan or Ag E&S plan, must address the following soil, water and nutrient resource concerns on the agricultural operation with the identified quality criteria:

Resource Concern	Description of Concern	Quality Criteria	Assessment or Evaluation Tools
Soil Erosion – Sheet & Rill	Detachment and transport of soil particles degrade soil quality.	Sheet and Rill erosion does not exceed “T” over the crop rotation.	Visual, RUSLE hard copy, RUSLE2
Soil Erosion – Ephemeral & Classic Gully	Small and large channels degrade soil quality.	Conservation Practices or BMPs stabilize the small and large channels.	Visual, volume calculation
Water Quality – Excessive Suspended Sediment in Surface Water	Cropping system includes crops with <25% <i>cover</i> * adjacent to <i>surface water</i> **; which degrades <i>surface water</i> ** quality.	Cropland with <25% <i>cover</i> * within 100’ of <i>surface water</i> ** are treated with additional Conservation Practices or BMPs to mitigate adverse effect.	Visual, transect measurement
Water Quality – Excessive Nutrients & Organics in Surface Water and Groundwater #	Pollution from human-induced nutrients (N, P and Organics) degrades <i>surface water</i> **/groundwater.	Nutrients and organics are stored, handled and applied to mitigate adverse effect.	Visual, water quality indicators, P Index, MMP***, P.C. 590, Act 38, Act 38 + Permit

- * The term *cover* includes living plant cover and post- harvest crop residue.
- ** The term *surface water* is limited to: perennial and intermittent streams, lakes, ponds and existing open sinkholes.
- *** The term *MMP* denotes the requirements of the DEP Manure Management Plan.
- # This resource concern is now required to be addressed for all REAP participating farms.

REAP No Till Equipment Requirements

All REAP tax credit applications for the purchase of no-till equipment must meet ALL other general REAP Eligibility Requirements. Please complete the REAP Eligibility questions beginning on Page 2 of the Application to determine eligibility.

Requirements for No-Till Equipment

The Commission will not approve applications for tax credits for any no-till equipment delivered before October 23, 2007 or for equipment for which the life span, as defined by Attachment 2 (pages 9-14) has expired.

For the fiscal year 2012-13 program, delivery of all no till planting equipment must take place by **June 30, 2013.**

All applicants for REAP tax credits for no till planting equipment must attach a bill of sale, sales order, price quote or receipt which shows the purchase price of the equipment. If the equipment has been delivered at the time of application, the applicant must provide a paid receipt which reflects the total cost paid, the delivery date of the equipment, and a serial number.

New equipment qualifications

- The no-till planter or drill must be capable of placing seeds at the optimum depth for germination and growth in untilled soil with residue cover.
- The equipment purchase must include field setup by an equipment dealer.
- Applicant must sign the certification, "REAP No Till Equipment Purchase Certification," stating that the equipment will be utilized as intended in untilled soil consistent with the provisions of a current conservation plan.
- New equipment shall have a REAP lifespan of 7 years.

Used equipment qualifications:

- The used no till drill or planter must be capable of placing seeds at the optimum depth for germination and growth in untilled soil with residue cover.
- The equipment purchase must include field setup by the equipment dealer.
- All wear items must meet or exceed manufacturer's guidelines for wear replacement parts as certified by a qualified equipment dealer.
- The equipment is certified to meet the above used equipment criteria by a qualified farm equipment dealer authorized by the Commission or any other person authorized by the Commission.
- Applicant must sign the certification, "REAP No Till Equipment Purchase Certification," stating that the equipment will be utilized as intended in untilled soil consistent with the provisions of a current conservation plan.
- The costs of parts, repair or refurbishing of existing no-till planting equipment does **not qualify** for REAP Tax credits.

- *Used equipment sold privately must also be certified by a dealer representative to meet the above used equipment criteria.*
- Used equipment shall have a lifespan of 3 years

“Trade in – Trade up” Policy

In some circumstances, an applicant may wish to sell or trade in a piece of no till planting equipment for which the applicant has received a REAP tax credit prior to the expiration of the required lifespan under the REAP program (7 years for new equipment, 3 years for used equipment) for a comparable or larger piece of eligible no till equipment. The following policy is in effect for these instances:

- If a REAP tax credit recipient wishes to trade in a piece of equipment for which a REAP tax credit was received prior to the expiration of the lifespan, the applicant must immediately make a request to the Commission in writing.
- The Commission will consider the request for a “waiver” of the lifespan requirement if the applicant is trading or selling the original piece(s) of equipment for another piece of no till planting equipment which will allow the farmer to no till a comparable or larger number of no till acres.
- An “Equipment Certification Form” must be submitted for the new piece of equipment.
- The applicant will be eligible for a REAP tax credit, up to the maximum \$150,000 per applicant, which equals the difference between the credit received on the originally purchased piece of equipment, and the eligible credit on the new equipment. The applicant must submit a new application for these costs.
- If the applicant receives REAP tax credits for the difference between the cost of the original equipment and the cost of the new equipment, the lifespan requirement “starts over” with the new piece of equipment.
- If the applicant does not wish to apply for additional REAP tax credits, the lifespan for the original equipment will pass over to the “new equipment.” The new equipment must be used until the lifespan requirement of the original piece of equipment has been met.
- If the recipient of a tax credit does not provide prior written notification to the Commission that the recipient requests to trade in or sell a piece of equipment for which a REAP tax credit has been received, the recipient is subject to the provisions of the REAP statute which require the recipient to return to the Department of Revenue the full amount of the tax credit originally granted.

REAP Low-Disturbance Manure Incorporation Requirements

All REAP Tax Credit applications for the purchase of Low-Disturbance Manure Incorporation Equipment must meet ALL other general REAP Eligibility Requirements. Please complete the REAP Eligibility questions beginning on Page 2 of the Application to determine eligibility.

Requirements for Low-disturbance Manure Incorporation Equipment

The Commission will not approve applications for tax credits for any Low Disturbance Manure Incorporation equipment purchased before October 23, 2007 or for equipment for which the life span, as defined by Attachment 2 (pages 9-14) has expired.

For the fiscal year 2012-13 program, delivery of all Low Disturbance Manure Incorporation equipment must take place by **June 30, 2013**.

All applicants for REAP tax credits for low disturbance manure incorporation equipment must attach a bill of sale, sales order, price quote or receipt which shows the purchase price of the equipment. If the equipment has been delivered at the time of application, the applicant must provide a paid receipt which reflects the total cost paid, the delivery date of the equipment, and a serial number.

New equipment qualifications

- The equipment must be capable of leaving a minimum of 50% of pre-operation residue or cover on the surface following the manure incorporation operation.
- Adjustable equipment must be adjusted to meet the above residue or cover condition regardless of the number of equipment passes.
- The purchase of adjustable equipment must include field setup by an equipment dealer.
- Applicant must sign the certification, "REAP Low Disturbance Manure Incorporation Equipment Purchase Certification," stating that the equipment will be utilized as intended in accordance with the provisions of a current conservation plan.
- New equipment shall have a REAP lifespan of 7 years.

Used equipment qualifications:

- Used equipment must be capable of meeting the same conditions as new equipment
- All wear items must meet or exceed manufacturer's guidelines for wear replacement parts as certified by a qualified equipment dealer.
- Applicant must sign the certification, "REAP Low Disturbance Manure Incorporation Equipment Purchase Certification," stating that the equipment will be utilized as intended in accordance with the provisions of a current conservation plan.
- The costs of operator-installed parts, repair or refurbishing of existing equipment does **not qualify** for REAP Tax credits
- *Used equipment sold privately must also be certified by a dealer representative to meet the above used equipment criteria.*
- Used equipment shall have a lifespan of 3 years.

Eligible equipment:

Note: The eligible incorporation equipment below may also be set up to include the actual manure application operation.

1. Vertical tillage tools, using only flat coulters, that level and mix soil and manure at or near the soil surface
2. Combination tillage tools (disc + rotary harrow, disc + rolling basket, etc.) that perform as in item # 1 above
3. Rotary harrows
4. Shallow disk injectors
5. Aerators that form openings in the soil

“Trade in – Trade up” Policy

In some circumstances, an applicant may wish to sell or trade in a piece of Low Disturbance Manure Incorporation equipment, for which the applicant has received a REAP tax credit, prior to the expiration of the required lifespan under the REAP program (7 years for new equipment, 3 years for used equipment.) for a comparable or larger piece of eligible Low Disturbance Manure Incorporation equipment. The following policy is in effect for these instances:

- If a REAP tax credit recipient wishes to trade in a piece of equipment for which a REAP tax credit was received prior to the expiration of the lifespan, the applicant must immediately make a request to the Commission in writing.
- The Commission will consider the request for a “waiver” of the lifespan requirement if the applicant is trading or selling the original piece(s) of equipment for another piece of Low Disturbance Manure Incorporation equipment which will allow the farmer to utilize the equipment on a comparable or larger number of acres.
- An “Equipment Certification Form” must be submitted for the new piece of equipment.
- The applicant will be eligible for a REAP tax credit, up to the maximum \$150,000 per applicant, which equals the difference between the credit received on the originally purchased piece of equipment, and the eligible credit on the new equipment. The applicant must submit a new application for these costs.
- If the applicant receives REAP tax credits for the difference between the cost of the original equipment and the cost of the new equipment, the lifespan requirement “starts over” with the new piece of equipment.
- If the applicant does not wish to apply for additional REAP tax credits, the lifespan for the original equipment will pass over to the “new equipment.” The new equipment must be used until the lifespan requirement of the original piece of equipment has been met.
- If the recipient of a tax credit does not provide prior written notification to the Commission that the recipient requests to trade in or sell a piece of equipment for which a REAP tax credit has been received, the recipient is subject to the provisions of the REAP statute which require the recipient to return to the Department of Revenue the full amount of the tax credit originally granted.

Verification Signatures for Section 2

The individual signing on the “Verification Signature” line (page 4 of the application) for Conservation plans, Ag E&S Plans, Animal Concentration Areas, and Nutrient Management Plans is verifying that: the plan exists, that it reflects the current operation on the agricultural operation (tillage, number of acres, animal numbers and type(s), crop rotations, etc.), and that the plan is either 1) fully implemented, or 2) is being actively implemented on a reasonable implementation schedule.

The following organizations/individuals are qualified under REAP to provide the necessary verification signatures:

- Conservation District Employees with a working knowledge and appropriate training in the conservation planning process and BMP implementation.
- Qualified Technical Service Providers (TSPs)– those in the TSP registry and certified to write conservation plans, or working under the supervision of a certified TSP.
- Individuals with current certification under Act 38 of 2005, both public and private sector.
- USDA NRCS employees who are certified in conservation planning, or working under the supervision of a certified individual. *The Commission will accept the signature of a USDA NRCS employee on a form provided by the USDA NRCS in lieu of the signature on the REAP application form, provided the NRCS form verifies the same requirements. Please attach the USDA NRCS form where applicable.*
- Please note that BOTH Section 2A and Section 2B must be verified by a qualified individual, even if there are no animals present on the operation.

Note: Where verification signatures may be provided by qualified staff at the County Conservation District as permitted above to verify REAP documents, this is a function of the individual staff and does not require an action of the District Board.

Verification Signatures for Equipment Purchases

The “Verification Signature” information (page 4 of the application) as noted above must be completed for equipment purchases, as well as an “Equipment Certification” signature (pages 11 or 12 of the application), for the application to be considered complete.

For equipment purchases, manufacturers and dealers of equipment with appropriate knowledge of specific equipment, private sector engineers and others as determined by the Commission are qualified under the REAP program to sign on the “Equipment Certification” line of the application.

The Commission reserves the right to disqualify any individual from providing a “Verification Signature.”

Tax Credit Brokers

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Disclaimer: This attachment is provided for informational purposes only. The Commission is aware that these private organizations provide services related to the sale of tax credits, but neither endorses these organizations, guarantees their services, nor the sale price of any tax credit.

Map Requirements

Each REAP application must include:

- A 1:24,000 scale USGS Topographic quad map showing an outline of your home farm and any other parcels that contain the BMPs requested in your application.
- An 8.5" X 11" black and white photocopy of a USGS Quad map at 1:24,000 scale is acceptable provided it includes the name of the Quad, and a major cultural feature or map feature that is readily identifiable.
- Be sure to include the name of the 1:24,000 Quad map.

Do not submit:

- Hand drawn maps
- Maps at a scale of something other than 1:24,000
- Digital satellite images or aerial photographs
- Maps from internet sources such as Mapquest or Google Maps
- County Road Maps or other maps provided by merchants, chambers of commerce or advertisers.

If you have any questions about where to obtain the required map, please contact:

- Your technical service provider
- The County Conservation District
- The State Conservation Commission at 717-787-8821

A copy of a sample map which meets the requirements of the REAP program is found on Page 20 of this guidance document.

Frequently Asked Map Questions

Q. All I want to do is buy a no-till drill. Do I still have to provide all this mapping information?

A. Yes. Draw on a map an outline of the home farm/agricultural operation listed on the application and show the point on that agricultural operation where the machinery will be stored.

Q. As a sponsor what do I have to submit?

A. Requirements for sponsored applications are the same as those for any other applicant.

Q. I have four farms leased as well as my own home farm and all I want is a no-till drill. What should I show on the map?

A. At a minimum your application must show the home farm and the storage location described above. You may also include the additional farms. If other BMPs/practices are being put into place on those farms, they must be included in the agricultural operation boundary.

Q. My agricultural operation consists of five separate parcels? How should I draw them?

A. Draw them as five separate parcels unless they have common boundaries. Those parcels may be drawn with a common exterior perimeter if you desire.

Nutrient Management Policy for REAP Participants

Proposed and existing CAOs and CAFOs are required to have an approved Nutrient Management Plan under the State Conservation Commission's Nutrient Management Program in order to be eligible for REAP tax credits. If these operators do not have a plan, they may submit a REAP application to support their efforts to get a plan developed for their farm. Likewise, all Non-CAO and Non-CAFO operations may apply for REAP tax credits to develop a nutrient management plan meeting the Commission's Nutrient Management Program criteria.

Non-CAO and Non-CAFO operators are required to have a Manure Management Plan (DEP MMP) under DEP Chapter 91 regulations in order to be eligible for REAP tax credits. This plan will also make these operations eligible for manure management or manure storage practices. Other Commission acceptable manure/nutrient management plans (i.e. NRCS P.C. 590, NRCS CNMP, Act 38 NM plan, REAP MMS) will also meet this eligibility requirement and should be retained as part of the written Operation and Maintenance plan for the new practice. The REAP program year 2012 is the last program year under which the development of a written REAP Manure Management Summary (REAP MMS) will meet the nutrient/manure management planning requirement under the REAP tax credit program. This nutrient/manure planning requirement must address the owned and rented fields where manure from the operation is planned to be mechanically applied. This nutrient/ manure management plan must be completed prior to REAP certification, and therefore prior to final REAP tax credit authorization of the manure management or manure storage practice. For grazing operations, a grazing plan meeting NRCS P.C. 528 standards will meet this requirement.

The manure management/storage related practices requiring a REAP MMS include: composting systems processing or using manure, heavy use area protection systems, manure transfer systems, manure treatment or processing systems, manure application equipment, and manure storage facilities.

REAP MMSs and DEP MMPs (Manure Management Plans) can be prepared by the farmer although the farmer may benefit from obtaining assistance from individuals trained and experienced in developing these summaries or plans. The practices applied for must be consistent with the MMS or MMP.

The development of these plans will require soil testing and manure testing to properly determine manure application rates. If manure testing is not possible prior to developing the plan (which will likely be the case as these are being developed to address a new system), book values for manure nutrient content should be used, and the plan updated when actual analysis is available within the first year of operation.

The REAP MMS and DEP MMP format have been designed for use on fields having a phosphorus soil test level of less than 200 ppm P. For fields with a phosphorus soil test level of over 200 ppm P, and for situations where a farmer would choose to avoid the setback standard in this planning format, the standard REAP MMS and MMP planning format will not work. These fields must be assessed using the REAP MMS with the inclusion of the Pa P-Index to identify and address phosphorus concerns, or the fields can be addressed using the NRCS Nutrient Management Planning (P.C. 590) standard or the Commission's Act 38 planning standard..

Manure volume for the operation will be calculated by the project designer as necessary to properly design the manure management or storage practice being considered for this operation.

The operator will need to implement the chosen nutrient/manure management plan and keep it current with the farming operation for the lifespan of the practice for which the REAP tax credit has been approved. This will generally be 10 years from the certification date of the practice.

Application of Tax Credit Limitations for Agricultural Operations:

For purposes of evaluating REAP applications and applying tax credit limits prescribed in Section 1703-E (B) of the Act, the Commission will consider an eligible applicant as a single “agricultural operation” where ...

all tracts of land, whether contiguous or non-contiguous,

are under the common ownership and or common management control of the person, whether as an individual, corporation, partnership or other legal entity, applying for the REAP tax credit and have organizational structures that include or retain the same or significantly similar ownership, management, directors, officers or shareholders

or which utilize substantially common management or production resources such as land, equipment, labor, accounting and business systems to support one or more farm enterprises, partnerships, corporations or other farm related entity.

These entities with significantly similar organizational structures or which utilize substantially common management or production resources will be considered a single “agricultural operation” for purposes of REAP tax credits.