submit a proposal to CCC that includes, at a minimum:
(1) A description of the sources of renewable biomass, eligible land, and eligible crops that may be enrolled within the proposed project area;
(2) A letter of commitment from a biomass conversion facility stating that the facility will use, for BCAP purposes, eligible crops intended to be produced in the proposed project area;
(3) Information demonstrating that the biomass conversion facility will have sufficient equity available to operate if the facility is not operational at the time the project area proposal is submitted; and
(4) Other information that gives CCC a reasonable assurance that the biomass conversion facility will be in operation in a timely manner so that it will utilize the eligible crops, as determined by CCC.
(b) The project area description required in paragraph (a) of this section needs to specify geographic boundaries and be described in definite terms such as acres, watershed boundaries, mapped longitude and latitude coordinates, or counties.
(c) The project area needs to be physically located near a biomass conversion facility or facilities, as determined by CCC.
(d) Project area proposals may limit the nature and types of eligible crops to be established within a project area.
§ 1450.202 Project area selection criteria.
(a) In selecting project areas, CCC will consider:
(1) The dry tons of the eligible crops proposed to be produced in the proposed project area and the probability that such crops will be used for BCAP purposes;
(2) The dry tons of renewable biomass projected to be available from sources other than the eligible crops grown on contract acres;
(3) The anticipated economic impact in the proposed project area;
(4) The opportunity for producers and local investors to participate in the ownership of the biomass conversion facility in the proposed project area;
(5) The participation rate by beginning or socially disadvantaged farmers or ranchers;
(6) The impact on soil, water, and related resources;
(7) The variety in biomass production approaches within a project area, including agronomic conditions, harvest and postharvest practices, and monoculture and polyculture crop mixes;
(8) The range of eligible crops among project areas; and
(9) Any other additional criteria, as determined by CCC.
(b) [Reserved]
§ 1450.203 Eligible persons and legal entities.
(a) In order to be eligible to enter into a BCAP contract for this subpart, a person or legal entity must be an owner, operator, or tenant of eligible land within a project area, as defined in §1450.204 and be the person or entity with the ability to perform under the terms of the contract.
(b) [Reserved]
§ 1450.204 Eligible land.
(a) For the purposes of this subpart, eligible land must be physically and legally capable of producing an eligible crop and must be:
(1) Agricultural land; or
(2) Nonindustrial private forest land.
(b) For the purposes of this subpart, eligible land is not:
(1) Federal- or State-owned land, including land owned by local governments or municipalities;
(2) Land that is native sod;
(3) Land enrolled in the Conservation Reserve Program operated under part 1410 of this chapter;
(4) Land enrolled in the Wetlands Reserve Program operated under part 1467 of this chapter; or
(5) Land enrolled in the Grassland Reserve Program operated under part 1415 of this chapter.
§ 1450.205 Duration of contracts.
(a) Contracts under this subpart will be for a term of up to:
(1) 5 years for annual and non-woody perennial crops; and
(2) 15 years for woody perennial crops.