§ 634.19 Project completion and close-out.
(a) The maximum total life of a project shall be fifteen (15) years or less.
(b) The allowable contracting period may be increased if an adequate level of participation has been achieved and the designated management agency assures a significant increase in participation can be reached in a reasonable time.
(c) The grant or fund transfer agreement with an administering agency shall expire when the administering agency has fulfilled all of its obligations in the long-term RCWP contracts.
(d) When a project is completed, the administering agency is to provide the State Conservationist, NRCS, a close-out report which summarizes the actions accomplished.

Subpart C—Participant RCWP Contracts
§ 634.20 Eligible land.
RCWP is only applicable to privately owned land. Land owned by corporations whose ownership is public (i.e., their stock is publicly traded over the market) is eligible for program assistance only if the corporation can document that the installation of BMP’s places an inappropriate financial burden on the corporation.

§ 634.21 Eligible participants.
(a) Any landowner or operator whose land or activities in a project area is contributing to the area’s agricultural nonpoint source water quality problems and who has an approved water quality plan is eligible to enter into an RCWP contract.
(b) This program will be conducted in compliance with all nondiscrimination requirements as contained in the Civil Rights Act of 1964 and amendments thereto and the Regulations of the Secretary of Agriculture (7 CFR 15.1 through 15.12).

§ 634.22 Application for assistance.
(a) Landowners or operators must apply for RCWP assistance through the office of the administering agency or its designee(s) by completing the prescribed application form.
(b) The priority for assistance among landowners and operators in developing water quality plans is to be determined jointly, through an agreed-to process, by the county ASC committee and the soil conservation district, with technical assistance from NRCS.
(c) Applications that are ineligible or technically infeasible are to be returned to the applicant with a letter stating the reasons for disapproval. Applications that are of a low priority will be retained and the applicant will be sent a notice that the application is being held for a period to be determined locally for future consideration.

§ 634.23 Water quality plan.
(a) The participant’s water quality plan, developed with technical assistance by the NRCS or its designee, is to include appropriate BMP’s identified in the approved agricultural portion of the 208 water quality management plan. Such BMP’s must reduce the amount of pollutants that enter a stream or lake by:
(1) Methods, such as reducing the application rates or changing the application methods of potential pollutants, and
(2) Methods, such as practices or combinations of practices which prevent potential pollutants from leaving source areas or reduce the amount of potential pollutants that reach a stream or lake after leaving a source area.
(b) Participant’s water quality plans shall as a minimum include BMP’s for all critical areas or sources. The plans will include BMP’s which are required but not cost-shared. Non-cost-shared BMP’s, essential for the performance and maintenance of cost-shared BMP’s shall be required as a condition of the RCWP contract.
(c) The participant is responsible for compliance with all other applicable Federal, State, and local laws that deal with the participant’s nonpoint source water quality problems, such as the treatment, storage, and disposal of hazardous waste. BMP’s required for compliance may be cost shared.
(d) It is recognized that the participants’ water-quality plans upon which