meeting be postponed due to inclement weather, the alternate meeting date is May 6, 2010.

**ADDRESSES:** The meeting will be held in the conference room of the Arizona Game and Fish Department Regional Office, 2878 East White Mountain Boulevard, Pinetop, Arizona 85935. Send written comments to Julia Faith Rivera, Coordinator, Eastern Arizona Counties Resource Advisory Committee, c/o Forest Service, USDA, P.O. Box 640, Springerville, Arizona 85938 or electronically to jfrivera@fs.fed.us.

**FOR FURTHER INFORMATION CONTACT:** Julia Faith Rivera, Apache-Sitgreaves National Forests, (928) 333–4301.

**SUPPLEMENTARY INFORMATION:** The meeting is open to the public. Committee discussion is limited to Forest Service staff and Committee members. However, persons who wish to bring matters to the attention of the Committee may file written statements with the Committee staff before or after the meeting. Public input sessions will be provided and individuals who made written requests by April 19, 2010 will have the opportunity to address the committee at those sessions.


Chris Knopp,
Forest Supervisor, Apache-Sitgreaves National Forests.

**DEPARTMENT OF AGRICULTURE**

**Forest Service**

**South Central Idaho Resource Advisory Council**

**AGENCY:** Forest Service, USDA.

**ACTION:** Notice of meeting.

**SUMMARY:** The South Central Idaho RAC will meet in Jerome, Idaho. The committee is meeting as authorized under the Secure Rural Schools and Community Self-Determination Act (Pub. L. 110–343) and in compliance with the Federal Advisory Committee Act. The purpose of the meeting is to discuss with the County Commissioners and Sawtooth National Forest District Rangers operating principles and project proposals.

**DATES:** The meeting will be held May 17, 2010 from 1:30 p.m.–3:30 p.m.

**ADDRESSES:** The meeting will be held at The Idaho Fish and Game Regional Office, 319 S 417 E, Hwy 93 Business Park, Jerome, Idaho 83338. Written comments should be sent to Sawtooth National Forest, Attn: Julie Thomas, 2647 Kimberly Road East, Twin Falls, Idaho 83301. Comments may also be sent via e-mail to jathomas@fs.fed.us, or via facsimile to 208–737–3236.

All comments, including names and addresses when provided, are placed in the record and are available for public inspection and copying. The public may inspect comments received at The Sawtooth National Forest Supervisors Office at 2647 Kimberly Road East, Twin Falls, Idaho 83301. Visitors are encouraged to call ahead to 208–737–3200 to facilitate entry into the building.

**FOR FURTHER INFORMATION CONTACT:** Julie Thomas, Designated Federal Official, Sawtooth National Forest, 208–737–3200.

Individuals who use telecommunication devices for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 between 8 a.m. and 8 p.m., Eastern Standard Time, Monday through Friday.

**SUPPLEMENTARY INFORMATION:** The meeting is open to the public. The following business will be conducted: This Resource Advisory Council meeting will specifically deal with Operating principles and project proposals that the RAC will use to implement the business of the RAC. The agenda for the meeting can be found at http://www.fs.fed.us/r4/sawtooth/. Persons who wish to bring related matters to the attention of the Committee may file written statements with the Committee staff before or after the meeting. Public input sessions will be provided and individuals who made written requests by May 10, 2010 will have the opportunity to address the Committee at those sessions.

Dated: April 1, 2010.

Julie Thomas,
Designated Federal Official.

**DEPARTMENT OF AGRICULTURE**

**Commodity Credit Corporation**

**Wetlands Reserve Enhancement Program**

**AGENCY:** Commodity Credit Corporation and Natural Resources Conservation Service, Department of Agriculture.

**ACTION:** Notice of availability of program funds.

**SUMMARY:** The Natural Resources Conservation Service (NRCS), on behalf of the Commodity Credit Corporation (CCC), announces that a minimum of $25 million in financial assistance will be made available in fiscal year (FY) 2010 for the Wetlands Reserve Enhancement Program (WREP) throughout the United States to eligible landowners.

Under WREP, NRCS enters into agreements with eligible partners to help enhance conservation outcomes on wetlands and adjacent lands. WREP targets and leverages resources to carry out high priority wetland protection, restoration, and enhancement activities and improve wildlife habitat through agreements with States (including a political subdivision or agency of a State), nongovernmental organizations, and Indian tribes. This notice is to
solicit proposals from potential partners who seek to enter into agreements with NRCS under this authority and to inform landowners of the potential availability of program funds through approved projects.

DATES: Effective Date: The notice of request is effective April 9, 2010.

Eligible partners may submit proposals to the NRCS State office by mail or via courier.

- By mail: Proposals must be postmarked by May 24, 2010.
- By courier or hand delivery: Proposals must be delivered by May 24, 2010.

ADDRESS: Written proposals for projects geographically located within a State should be sent to the appropriate NRCS State Conservationist, whose names and addresses are identified as an attachment to this notice. Written proposals for multi-State projects are to be sent to the NRCS State Conservationist of the State in which the majority of the proposed project area resides. All proposals hand-delivered by courier will be accepted between 9 a.m. and 4 p.m., local time, Monday through Friday, except Federal holidays.

Note: Proposals submitted via fax, e-mail, through the grants.gov Web site, or after the deadline date listed in this notice will not be considered.

FOR FURTHER INFORMATION CONTACT: Garry Lee, Acting Director, Easement Programs Division, Department of Agriculture, Natural Resources Conservation Service, 1400 Independence Avenue, SW., Room 6819 South Building, Washington, DC 20250, Telephone: (202) 720–0907 or Fax: (202) 720–9689.

Persons with disabilities who require alternative means for communication (Braille, large print, audio tape, etc.) should contact the USDA TARGET Center at: (202) 720–2600 (voice and TDD).

SUPPLEMENTARY INFORMATION:

Background

Section 2206 of the Food, Conservation, and Energy Act of 2008 (2008 Act) establishes the WREP by amending section 1237a(h) of the Food Security Act of 1985 (16 U.S.C. 3837a(h)). The Secretary of Agriculture delegated authority for WREP to the Chief of NRCS, who is Vice President of the CCC.

Availability of Funding

Effective upon publication of this notice, NRCS, on behalf of CCC, announces that a minimum of $25 million of financial assistance funds is available to accept high quality proposals under WREP in FY 2010. Under WREP, NRCS enters into agreements with eligible State and local governments, Indian tribes, and nongovernmental organizations. The reserve rights pilot of WREP (7 CFR 1467.9(b)) is implemented separately, and funds for the pilot are made available through the normal Wetlands Reserve Program (WRP) allocation process. NRCS will announce, at the State level, when a pilot area has been selected for the reserved rights pilot and will provide enrollment information to landowners at that time.

Overview

WREP is a voluntary conservation program which is a component of WRP. WREP leverages resources of eligible partners to provide financial and technical assistance to eligible landowners to protect, restore, and enhance high priority wetlands and improve wildlife habitat. WREP partners are required to contribute a financial match of at least 5 percent of the acquisition or restoration costs toward the project. Proposals which include additional partner resources will be given higher priority consideration in the selection process. Contributions provided by the partners to achieve additional points can be in the form of technical or financial assistance for the protection, restoration, and enhancement of the wetland. They can also be used for management and monitoring activities. These contributions can be in-kind services or cash.

WREP financial and technical assistance is delivered to eligible landowners in approved project areas through easement acquisition, conservation program contracts, cooperative agreements, contribution agreements, or Federal contracts. Restoration may be achieved through payments to other parties who conduct the restoration activities. Only States and local units of government, Indian tribes, and nongovernmental organizations are eligible to submit a proposal and enter into agreements with NRCS. A nongovernmental organization is an organization described in section 501(c)(3) of the Internal Revenue Code of 1986. Individual landowners may not submit WREP proposals through this submission process. However, once a WREP project has been approved and announced, eligible landowners may apply for WREP through their local NRCS office. As part of the agreement, approved partners may also help facilitate the submission of landowner applications, provide additional technical or financial assistance to landowners, and provide other resources as defined in the agreement.

Written proposals are to be submitted by eligible partners, and project evaluation will be based upon a competitive process and the criteria established in this notice. Potential partners may submit WREP proposals for an individual landowner project, watershed, or geographic area to the appropriate State Conservationist. Once NRCS selects a partner’s proposal, landowners within the selected project area may submit an application directly to NRCS for participation in WRP. Individual landowner applications will be evaluated and ranked among other applicants in the watershed or geographic project area, when applicable, to ensure that the properties selected for funding will achieve project objectives.

Wetland restoration and enhancement actions will be designed to maximize wildlife habitat values and water quality according to the WRP regulation, 7 CFR part 1467, and NRCS standards and specifications. Proposals must conform to the WRP guidelines for restoration and management of lands subject to a WRP easement.

Benefits to the partners in WREP agreements include:

- Involvement in wetland restorations in high priority areas;
- Ability to cost-share restoration or enhancement components beyond those required by NRCS;
- Ability to participate in management or monitoring of selected project locations; and
- Opportunity to utilize innovative restoration methods and practices.

Proposal Requirements

For consideration, the proposal must be in the following format and contain the information set forth below:

Proposal Format: The basic format for the WREP proposal is a narrative written response to the information requested in this notice. There are no forms required or associated with the WREP proposal submission process; however, the proposal must include all of the following:

1. Proposal Cover Sheet and Summary: The first few pages of the proposal must include:
   (a) Project Title.
   (b) Project Director/Manager name, telephone, and email address.
   (c) Name of lead partner submitting proposal and other collaborating partners.
   (d) Mailing address and telephone numbers for lead partner.
(e) Short general description/summary of project.

(f) Potential acres to be enrolled in the project area.

(g) The geographic location including State(s), county(s), and congressional district(s). Include a general location map.

(h) Proposed project start and end dates (not to exceed a period of 5 years).

(i) Total budget for the project including the amount of WREP financial assistance being requested for project.

(2) Project Natural Resource Objectives and Actions: The proposal must:

(a) Identify and provide detail about the natural resource concern(s) to be addressed and how the proposal’s objectives will address those concerns. Objectives should be specific, measurable, achievable, results-oriented, and include a timeline for completion.

(b) For each objective, identify the actions to be completed to achieve that objective and address the identified natural resource concern. Specify which actions are to be addressed through this project using WREP assistance, and which are being addressed through alternate non-Federal funding sources or other resources provided.

(c) Identify the total acres that require wetland protection, restoration, and enhancement.

(3) Detailed Proposal Criteria: Information provided in the proposal must include:

(a) A description of the partner(s) history of working with landowners to address resource issues.

(b) A description of the watershed characteristics within the designated focus area covered by the proposal including a detailed watershed map which indicates the project location.

The description should include information related to land use types, vegetation, soils, hydrology, potential sources of water quality impairments, occurrences of at-risk species, proximity to other protected areas, and a summary of resource concerns.

(c) A description of the partner(s) and the roles, responsibilities, and capabilities of the partner(s). Proposals which include resources from partners other than the lead partner must include a letter or other documentation confirming the commitment of resources.

(d) A description of the project duration, plan of action, and project implementation schedule. Project proposals cannot exceed 5 years.

(e) A description of the financial assistance resources that are requested through WREP, and the non-Federal resources provided by the partner(s) that will be leveraged by the Federal contribution. WREP partners are required to contribute a financial match of at least 5 percent of the acquisition or restoration costs toward the project.

(f) A description of non-Federal resources that will be available for implementation of the proposal. Proposals which include additional non-Federal resources will be given higher consideration in the selection process. The partner needs to state clearly how they intend to leverage Federal funds along with partner resources. Landowner contributions in the implementation of agreed-to wetland restoration and enhancement practices may not be considered any part of a match from the potential partner for purposes of WREP. Partners will also be required to submit a plan for monitoring, evaluating, and reporting progress made toward achieving the objectives of the agreement.

(g) An estimate of the percentage of potential landowners, or estimate of the percentage of acres likely to be enrolled within the project area, compared to the total number of potential landowners or acres located in the project area. A statement on how the partner will encourage participation to guarantee success of the project. It is not necessary for a target area to involve multiple landowners to be selected. Projects will be evaluated based on the ecological merits of the proposal and contributions by the partners.

(h) A statement describing how the partner will provide outreach, especially to encourage participation by Indian tribes, beginning farmers or ranchers, socially disadvantaged farmers or ranchers, and limited resource farmers or ranchers.

(i) A description of the wetland protection, restoration, and enhancement activities to be implemented during the project timeframe, and the general sequence of implementation of the project. Activities may include those efforts undertaken by the partner and those that the partner requests NRCS to address through financial support.

(j) A description of the amount of funds needed annually for easement acquisition and wetland restoration and enhancement activities.

Submitting Proposals

Potential partners must submit a complete proposal to the appropriate NRCS State Conservationist by the date and time listed at the beginning of this notice addressing all items listed in the “Proposal Requirements” section of this notice. More than one proposal may be submitted. Potential partners should recognize that the proposal is the only document NRCS will use in the evaluation process. The proposal must include sufficient detail to allow NRCS to understand the partner’s priority resource concerns, objectives, and expected outcomes. If a project is multi-State in scope, the proposal should be sent to the State Conservationist of the State in which the majority of the project area resides. Incomplete proposals and those that do not meet the requirements set forth in this notice will not be considered, and notification of elimination will be mailed to the applicant.

The potential partner must submit five copies of the proposal, typewritten or printed on 8½” x 11” white paper. One additional copy of the proposal must be in electronic format, such as Microsoft Word or PDF on one CD–ROM. If submitting more than one project proposal, submit a separate document for each project. The entire project proposal must not exceed 15 pages in length including summary, responses to the information requested for the Project Natural Resource Objectives and Actions and Detailed Project Criteria, maps, reference materials, and related reports.

State Conservationists may provide guidance to potential partners regarding resource concerns that may be addressed in the proposed project area, local working group and State Technical Committee natural resource priorities, and approved wetland restoration and enhancement practices and activities the partner should consider.

Note: All WREP proposals submitted to the State Conservationist become the property of NRCS for use in the administration of the program, may be filed or disposed of by the agency, and will not be returned to the potential partner. Once proposals have been submitted to the agency for review and ranking, there will be no further opportunity to change or re-submit the proposal document.

State Conservationist Review of Proposal

The State Conservationist(s) will review the proposals to address:

(a) Potential duplication of efforts with other projects or existing programs;

(b) Adherence to, and consistency with, program regulation including requirements related to land and landowner eligibility and other program requirements;

(c) Expected benefits for project implementation in their State(s);
Partnership Agreements

Upon proposal selection, NRCS will enter an agreement with a partner as the mechanism for partner participation in WREP. At a minimum, the agreement will address:

(a) The role of the partner;
(b) The role of NRCS;
(c) The format and frequency of reports that are required as a condition of the agreement;
(d) Plan of Work and budget to identify other funding sources (if applicable) for financial or technical assistance;
(e) The specified project schedule and timeframe; and
(f) Other requirements deemed necessary by NRCS to achieve purposes of the WRP.

Landowner Application

Landowners must meet the eligibility requirements of WRP, as published in 7 CFR part 1467. Landowners interested in participating may apply for designated WREP funds at their local service center after WREP proposals are selected. In FY 2010, NRCS will make WREP funds available to eligible landowners to enroll land under a permanent easement, a 30-year easement, or a 30-year contract on acreage owned by Indian tribes. NRCS and the partner may assist landowners in determining whether the application is appropriate for WREP depending on the wetland protection, restoration, and enhancement activities that the applicant seeks to install or perform.

Land Eligibility

The land eligibility criteria for WREP are the same as for WRP and are listed in 7 CFR § 1467.4.

Waiver Authority

To assist in the implementation of WREP projects, the Chief may waive the applicability of the Adjusted Gross Income Limitation, on a case-by-case basis, in accordance with 7 CFR part 1400. Such waiver requests must be submitted in writing from the program applicant, addressed to the Chief, and submitted through the local NRCS designated conservationist.

Signed this April 5, 2010, in Washington, DC.

Dave White,
Vice President, Commodity Credit Corporation and Chief, Natural Resources Conservation Service.

United States Department of Agriculture
Natural Resources Conservation Service

State Conservationists

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DEPARTMENT OF COMMERCE
International Trade Administration

[A–533–813]

Certain Preserved Mushrooms from India: Notice of Amended Final Results Pursuant to Final Court Decision

AGENCY: Import Administration, International Trade Administration, Department of Commerce.


EFFECTIVE DATE: April 9, 2010.

FOR FURTHER INFORMATION CONTACT: David Goldberger or Katherine Johnson, AD/CVD Operations, Office 2, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC, 20230; telephone (202) 482–4136 or (202) 482–4929, respectively.

SUPPLEMENTARY INFORMATION:

Background

On July 12, 2002, the Department issued its final results in the antidumping duty administrative review of certain preserved mushrooms from India covering the period of review of February 1, 2000, through January 31, 2001. See Certain Preserved Mushrooms From India: Final Results of Antidumping Duty Administrative Review, 67 FR 46172 (July 12, 2002), and accompanying Issues and Decisions Memorandum (Final Results). Agro Dutch challenged certain aspects of the Department’s Final Results: (1) that the use of partial facts available and adverse inferences for certain of its sales was improper; (2) that the methodology used to determine Agro Dutch’s constructed value was in error; (3) that the calculation of its imputed credit expenses was in error; and (4) that its entries were improperly and prematurely liquidated.

In Agro Dutch Industries Limited v. United States, Slip Op. 07–25 (CIT February 16, 2007) (Agro Dutch I), the CIT upheld the Department’s determinations on issues (2) and (3) regarding constructive value and imputed credit expense methodologies. However, with respect to the first issue, that the use of partial facts available and adverse inferences for certain of Agro Dutch’s sales was improper, the CIT instructed the Department on remand to revisit its determination.

On March 3, 2007, the Department filed its remand redetermination and further explained its use and application of facts available in this review. In Agro Dutch II, the CIT did not accept the Department’s explanation.

Dutch IV to the United States Court of Appeals for the Federal Circuit (CAFC), and on December 15, 2009, the CAFC affirmed the CIT’s decision. See Agro Dutch Industries Limited v. United States, Slip Op. 2009–1127 (Fed.Cir. December 15, 2009) (Agro Dutch V). As there is now a final and conclusive court decision in this case, the Department is amending the final results of the 2000–2001 administrative review of certain preserved mushrooms from India.

See Agro Dutch

See Agro Dutch Industries Limited v. United States, Slip Op. 07–185 (CIT December 26, 2007) (Agro Dutch I). As there is now a final and conclusive court decision in this case, the Department is amending the final results of the 2000–2001 administrative review of certain preserved mushrooms from India.

See Agro Dutch Industries Limited v. United States, Slip Op. 07–185 (CIT December 26, 2007) (Agro Dutch I). As there is now a final and conclusive court decision in this case, the Department is amending the final results of the 2000–2001 administrative review of certain preserved mushrooms from India.