



# SELF CERTIFICATION REPLANT CLAIMS

**The Self Certification (Cert.) Replant Process can be used for replant claims up to 100 gross acres per unit.**

In addition, Approved Insurance Providers (AIPs) are authorized to allow policyholders that have elected Basic (BU) or Enterprise Units (EU) to apply the 100-acre limitation and perform self-certification replant inspections up to 100 acres, for each of the underlying databases that could qualify as separate Optional Units (OUs) under the BU; or separate OUs or BUs under the EU. The benefit to this type of replant claim is that it does not require a field visit from the adjuster.

## Details

The claim can be worked remotely, and often times results in a quicker replant payment. The adjuster must grant permission to replant before the acreage is replanted. The adjuster will work with the insured to complete the Self Cert. Replant Paperwork. In addition to the claim form, the insured will need to provide seed receipts for the replanted fields.

### AUTHORIZED CROPS:

Barley and wheat not covered by the Winter Coverage Endorsement (both initially planted winter and spring crops), buckwheat, canola and rapeseed, corn, dry beans, flax (spring-seeded only), grain sorghum, mustard, oats (spring-seeded only), popcorn (including popcorn revenue), peanuts, safflowers, soybeans, sugar beets, and sunflower seed.

## Qualifying for a Self Cert. Replant Claim

- Acreage must be deemed practical to replant by the adjuster;
- Acreage must be greater than 20 acres or 20% of the acreage determined on a unit basis;
- A previous replant payment must not have been made on the same acres in the same crop year;
- The potential of the remaining crop must be less than 90% of the production guarantee for the unit; and
- Acreage must have been planted on or after the initial planting date as specified in the Special Provisions.

## Insured's Responsibilities

Insureds must provide all notices required under the policy provisions. This includes notices when the insured wants to destroy any acreage of an initially planted crop and replant it. The AIP must provide consent in advance of replanting. Exceptions may not be made, even when the original stand remains intact, because the insured interseeded, replanted alongside the original damaged rows or left Representative Sample Areas at the insured's discretion. When the insured crop is destroyed without consent and then replanted, no replanting payment (if replant payment provisions are applicable to the crop) and no indemnity payment associated with the acreage initially planted can be made.

NON DISCRIMINATION STATEMENT: Hudson Insurance Company is an equal opportunity provider. In accordance with Federal law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating on the basis of race, color, national origin, religion, sex, gender identity (including gender expression), sexual orientation, disability, age, marital status, family/parental status, income derived from a public assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity, in any program or activity conducted or funded by USDA (not all bases apply to all programs).

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