

National Instruction 300-306 – Agricultural Conservation Easement Program Agricultural Land Easement (ACEP-ALE) Program Agreements and Parcel Contracts

Part 306 – ACEP-ALE Agreements using Program Authorities

306.0 Purpose

- A. ACEP-ALE cost-share assistance made available to eligible entities for their purchase of agricultural land easements may now be provided through a new ALE-agreement mechanism that uses a combination of a new ACEP-ALE program agreement along with associated individual ACEP-ALE parcel cost-share contracts (Parcel Contract).
- B. NRCS identified program delivery mechanisms within existing authorities that were appropriate to adapt for ACEP-ALE purposes to expedite the execution and simplify the long-term administration of ACEP-ALE agreements.
- C. The ACEP-ALE program agreement and Parcel Contract mechanisms are intended to simplify, streamline, and improve ACEP-ALE agreement administration, workload and fund management, and overall program delivery.

306.1 Scope

- A. All States are authorized to use ACEP-ALE program agreements beginning in fiscal year (FY) 2020. The ACEP-ALE program agreement is comprised of the ACEP-ALE program agreement itself and the associated exhibits, which include the standard individual Parcel Contracts and the exhibits thereto, as listed below (and provided as attachments to this national instruction):
 - (1) ACEP-ALE Program Agreement
 - (2) Program Agreement Exhibit 1 – Signature Page with List of Eligible Entities, and Potential Co-Holders and 3rd Party Right Holders
 - (3) Program Agreement Exhibit 2 – Appraisal – NRCS Specifications and Scope of Work for Appraisals of Real Property for ACEP-ALE
 - (4) Program Agreement Exhibit 3 - Sample “ACEP-ALE Cost-Share Contract” for individual Parcel acquisition including:
 - (i) NRCS-CPA-1265, “ACEP-ALE Parcel Cost-Share Contract”
 - (ii) NRCS-CPA-1265-Appendix, “Appendix to Form NRCS-CPA-1265 ACEP-ALE Parcel Cost-Share Contract”
 - (iii) NRCS-CPA-1266, “Schedule of Acquisition for Easements”
 - (iv) NRCS-CPA-1267, “Modification of the Schedule of Acquisition for Easements”
 - (v) NRCS-CPA-230E, “Statement to Confirm Matching Funds for General ALE”
 - (vi) NRCS-CPA-230F, “Statement to Confirm Matching Funds for ACEP-ALE-GSS”
 - (vii) NRCS-CPA-1268, “Conservation Activity Approval and Payment Application for Acquisition of Easements”
 - (5) Program Agreement Exhibit 4 - Optional Attachments providing additional Agreement Provisions (eg. Parameters for Substitutions, Minimum Deed Terms Addendum, or NRCS NHQ-Approved Template Deed)

- B. The ACEP-ALE program agreement must be administered in accordance with all applicable ACEP regulations (7 CFR Part 1468), program policy (Title 440, Conservation Programs Manual, Part 528), this national instruction, and additional specific guidance provided in national bulletins or instructions.

306.2 Applications

An eligible entity must submit applications for ACEP-ALE in accordance with 440-CPM-528.31 and as follows:

- (1) Entities interested in entering into an ACEP-ALE program agreement must submit Form NRCS-CPA-41, “Entity Application for ALE Agreement” (Entity Application). The Form NRCS-CPA-41 may be submitted at any time. An ACEP-ALE program agreement may then be entered into with any entities that meet the entity eligibility requirements as set forth in 440-CPM-528.32 and in accordance with this National Instruction.
- (2) Entity may request ACEP-ALE funds for the acquisition of an agricultural land easement on an individual parcel through an individual Parcel Contract by submitting Form NRCS-CPA-41A, “Parcel Sheet for Entity Application for an ALE Agreement” (parcel sheet application). Individual parcel sheet applications may be submitted concurrent with the entity application (current process) or at any time after an ACEP-ALE program agreement has been executed by all required parties. Subject to the completion of required ranking and eligibility determinations as set forth in 440-CPM-528, Subparts D and E, eligible applications for individual parcels may be selected for funding at any time during the life of a valid, executed ACEP-ALE program agreement.
- (3) An ACEP-ALE program agreement may be executed prior to the receipt of any individual parcel sheet applications that would ultimately be associated with the ACEP-ALE program agreement.

306.3 ACEP-ALE Program Agreements

- A. The ACEP-ALE program agreement itself provides the framework under which NRCS and the eligible entity program participants will operate. The ACEP-ALE program agreement identifies all eligible entities that are party to the agreement and identifies the legal entities that may be potential co-holders or third-party right holders in any individual agricultural land easements. There are no ACEP-ALE funds obligated to the ACEP-ALE program agreement itself, rather NRCS provides the actual ACEP-ALE cost-share assistance funds through the individual Parcel Contracts that are associated with an executed ACEP-ALE program agreement. An ACEP-ALE program agreement may have one or more associated individual Parcel Contracts which are executed on a single parcel basis using a conservation program contract concept similar to the model used in the Environmental Quality Incentives Program (EQIP). The ACEP-ALE program agreement must be fully executed by all parties prior to execution by NRCS of an individual Parcel Contract associated with such agreement.
- B. The ACEP-ALE program agreement is valid for a term of at least 3 fiscal years and not to exceed 5 fiscal years following the fiscal year in which the program agreement is executed. The ACEP-ALE program agreement will automatically expire 5 fiscal years following the fiscal year the agreement is executed and may not be extended. Once the ACEP-ALE program agreement is executed, individual Parcel Contracts may be executed

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at any time during the life of the agreement, subject to the program and funding authorities and limitations applicable in a given fiscal year.

- C. The ACEP-ALE program agreement expiration date, based on the fiscal year of program agreement execution, will be entered in Section III A. and must not exceed the applicable date provided in the table below:

| Program Agreement Execution Fiscal Year (FY) | Program Agreement Expiration Date |
|--|-----------------------------------|
| FY 2020 | September 30, 2025 |
| FY 2021 | September 30, 2026 |
| FY 2022 | September 30, 2027 |
| FY 2023 | September 30, 2028 |

- D. The ACEP-ALE program agreement defines the roles and responsibilities of the eligible entities that are party to the agreement along with NRCS, and defines the roles, requirements, and limitations of those legal entities that may be co-holders or third-party right holders of any agricultural land easements acquired by such eligible entities. Additionally, the ACEP-ALE program agreement must:

- (1) Identify all eligible entities that will individually or collectively be party to any individual Parcel Contracts associated with the agreement and hold the agricultural land easement acquired pursuant to the individual Parcel Contract.
- (2) Identify all of the legal entities that may otherwise co-hold (be identified as a grantee) an agricultural land easement that is held by one or more of the eligible entities that are party to the ACEP-ALE program agreement.
- (3) Identify all of the legal entities that may be identified as a third-party right holder (not identified as a grantee) on an agricultural land easement held by one or more of the eligible entities that are party to the ACEP-ALE program agreement, to the extent that the list of such potential third-party right holders is known at the time the ACEP-ALE program agreement is originally executed.
- (4) Be executed by an appropriately authorized representative of each of entity that is identified in the ACEP-ALE program agreement as an “eligible entity” or as a “co-holder.” Signature of the ACEP-ALE program agreement by the legal entities identified as a third-party right holder is optional.

Note: For the purposes of ACEP-ALE, the terms co-holders and third-party right holders are related strictly to roles of such legal entities in the deed of an agricultural land easement that is held by an eligible entity program participant. See 440-CPM-528.60 and Exhibit 1 to the ACEP-ALE program agreement (provided as an attachment to this NI) for additional information on the roles, requirements, and limitations related to co-holders and third-party right holders.

- E. Only eligible entities are considered participants in ACEP-ALE and must therefore meet all program eligibility requirements and responsibilities of program participation as set forth in 440-CPM-528 and the terms of the ACEP-ALE program agreement. The ACEP-ALE program agreement provides a new option for an entity to participate in ACEP-ALE either as an independent or dependent eligible entity. An independent eligible entity is an entity that NRCS has determined meets all ACEP-ALE statutory, regulatory, and policy requirements as an eligible entity. A dependent eligible entity is an entity that NRCS has determined meets all of the ACEP-ALE statutory requirements of an eligible entity but may not meet one or more of the regulatory or policy requirements at the time the program agreement is executed. At least one independent eligible entity must be party to

- an ACEP-ALE program agreement and each associated individual Parcel Contract. A dependent eligible entity may only be party to an ACEP-ALE program agreement and any associated individual Parcel Contracts to which an independent eligible entity is also party.
- F. The eligible entity and NRCS may agree to attach an additional exhibit to the ACEP-ALE program agreement to further define and clarify roles and responsibilities or other agreement-specific provisions to the extent such further definitions, clarifications, and provisions do not conflict with ACEP-ALE program provisions (7 CFR 1468, 440-CPM-528) or the terms and conditions of the ACEP-ALE program agreement or associated individual Parcel Contracts.
- G. The individual Parcel Contracts executed pursuant to an ACEP-ALE program agreement must:
- (1) Identify and be executed by each eligible entity that is party to such Parcel Contract. Only those eligible entities that are party to the ACEP-ALE program agreement may be party to an individual Parcel Contract associated with that agreement.
 - (2) List each co-holder that will be identified in the agricultural land easement deed acquired pursuant to such Parcel Contract. An authorized representative of each co-holder must sign the appendix of the Parcel Contract to acknowledge its terms. Only those co-holders that are identified in and have signed the ACEP-ALE program agreement may be identified in an individual Parcel Contract associated with that agreement.
 - (3) List each third-party right holder that will be identified in the agricultural land easement deed acquired pursuant to the individual Parcel Contract. A third-party right holder may be identified in an individual Parcel Contract that has not been identified in the associated ACEP-ALE program agreement, unless the eligible entity requires such identification in the additional terms of the ACEP-ALE program agreement. The third-party right holder is not required to sign the ACEP-ALE program agreement or the appendix of an individual Parcel Contract, unless required by the eligible entity.
- H. ACEP-ALE program agreements may be amended to update Exhibit 1 to add eligible entities, co-holders, or third-party right holders or update to include or modify the optional Exhibit 4 “Additional Agreement Provisions.” An ACEP-ALE program agreement may not be amended to remove an eligible entity.

306.4 Parcel Contracts

- A. NRCS provides the actual ACEP-ALE cost-share assistance funds through an individual Parcel Contract entered into by NRCS and one or more eligible entities that are party to the ACEP-ALE program agreement with which the Parcel Contract is associated. A Parcel Contract is entered into on an individual parcel basis providing for the purchase of one agricultural land easement on an individual eligible parcel.
- B. A Parcel Contract is the contracting document between NRCS and the eligible entity program participants identified on the Parcel Contracts. A Parcel Contract is comprised of:
- (1) Form NRCS-CPA-1265, “ACEP-ALE Parcel Cost-Share Contract”

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- (2) Form NRCS-CPA-1265-Appendix
 - (3) Form NRCS-CPA-1266 “Schedule of Acquisition for Easements” and any modifications thereto executed on Form-CPA-1267, “Modification of the Schedule of Acquisition for Easements”
 - (4) And incorporates by reference the terms and conditions of the ACEP-ALE program agreement with which the individual Parcel Contract is associated.
- C. Each parcel contract documents the attributes specific to the enrollment and acquisition of the individual parcel which are agreed-to by the parties to the parcel contract upon its execution, these specific attributes include but are not limited to:
- (1) The enrollment type: whether the enrollment is a general ALE or grassland of special environmental significance (ACEP-ALE-GSS)
 - (2) The transaction type: whether the easement will be purchased following standard transaction procedures or buy-protect-sell transaction procedures
 - (3) The designation of whether the eligible entity will acquire the agricultural land easement under the certified or noncertified eligible entity provisions as set forth in the ACEP-ALE program agreement and the parcel contract. To select the certified eligible entity provisions, at least one eligible entity that has been certified by NRCS and meets the requirements as an independent eligible entity must be party to the individual parcel contract.
 - (4) Parcel acre and location information. A copy of the proposed easement boundary map must be attached to the parcel contract.
 - (5) The method that will be used to address the ACEP-ALE deed requirements, including as applicable the option that will be used to address ACEP-ALE minimum deed terms as set forth in the terms of the ACEP-ALE program agreement. For noncertified eligible entities, a copy of the identified document based on the option selected (see instructions in the Form NRCS-CPA-1266) must be attached to the parcel contract, either at the time it is originally executed, or through a subsequent modification to the parcel contract as described in section 306.5 below.
 - (6) Document whether an agricultural land easement plan will be developed and specify any required or agreed-to components that the plan must include
 - (7) Estimated easement cost information, including the total requested Federal share and the total non-Federal share amount
 - (8) The list of eligible entities that are party to the individual Parcel Contract and information specific to each listed eligible entity, including payment shares, estimated payment distribution, status of each eligible entity as certified or noncertified, and the qualification of the eligible entity as either an independent or dependent eligible entity as described in this NI
 - (9) The list of co-holders and third-party right holders associated with the individual agricultural land easement being acquired
 - (10) The list of landowners, including identifying which of the landowners is designated as the decision maker
 - (11) Signatures from the authorized representatives of the eligible entities and co-holders on the various Parcel Contract documents as identified in the terms of the such Parcel Contract

- E. Parcel contracts may be entered into and funds obligated at any time during the fiscal year after which the States have received allocations and authorization to proceed with new enrollments in a given fiscal year. This approach allows for a more continuous application selection, enrollment, and fund obligation cycle throughout the fiscal year.
- F. The ACEP-ALE funds obligated to an individual Parcel Contract may only be used for the purchase of an agricultural land easement on the parcel identified in the Parcel Contract and may not be transferred to other Parcel Contracts.

306.5 Parcel Contract Modifications

- A. Certain parcel-specific attributes identified in the Parcel Contract may be modified, provided such changes, as determined by NRCS, are within the scope of the original Parcel Contract, meet all program requirements as set forth in the applicable regulations and policy, and meet the requirements set forth in the terms of the ACEP-ALE program agreement and the Parcel Contract. All modifications must be mutually agreed to by NRCS and the eligible entity, must be documented using Form NRCS-CPA-1267, and may include, but are not limited to:
 - (1) Contract Expiration Date Modification – Prior to expiration of a Parcel Contract, a Parcel Contract modification may be executed to extend the expiration date for a period of 12 months from the previous expiration date. A maximum of two 12-month extensions may be approved. No Parcel Contract may be extended beyond March 31 of the fifth fiscal year following the original fiscal year of the Parcel Contract execution.
 - (2) Transaction Type Modification – Prior to easement closing, the eligible entity may request a change of the transaction type, which is limited to changing a buy-protect-sell transaction from a pre-closing to post-closing or the reverse. A Parcel Contract may not be modified to change a standard transaction to a buy-protect-sell transaction or the reverse.
 - (3) Designation of provisions based on eligible entity status.- An eligible entity may request to change the provisions under which they are acquiring the agricultural land easement as either a certified or noncertified eligible entity, for example, if an eligible entity becomes certified after the Parcel Contract is originally executed. Such modification may only be approved if the provisions of the ACEP-ALE program agreement or Parcel Contract that are applicable based on eligible entity status as a certified or noncertified, including the document submission and review requirements, can be met within the period of performance of the Parcel Contract.
 - (4) Updates to the Existing Parcel-Prior to easement closing a Parcel Contract may be modified to update the boundary of the proposed easement area or the total easement acres, for example based on receipt of a final legal survey. If the modification will result in a change to the proposed easement boundary an updated map must be attached to the Form NRCS-CPA-1267. A Parcel Contract modification is not required if the only change is to the number of acres within the existing identified parcel.
 - (5) Substitution of an Existing Parcel – Prior to easement closing, NRCS may allow for the substitution of a parcel, provided that as determined by NRCS, the substitute parcel and all of its landowners meet all ACEP-ALE eligibility requirements, the substitute parcel is of comparable conservation value and is the same enrollment type (General ALE or ACEP-ALE-GSS) as the original parcel, and sufficient funds are

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available. All required sections of the Form NRCS-CPA-1267 must be completed in accordance with the instructions on Form NRCS-CPA-1267 for a modification to substitute an existing parcel.

- (6) Conservation Easement Deed Language – Prior to easement closing, the Parcel Contract may be modified in order to change the option a noncertified eligible entity will use to address the minimum deed terms in the conservation easement deed. Additionally, if either the ‘incorporate’ or ‘template’ option is selected, prior to easement closing, the NRCS NHQ-approved incorporation deed or template deed must be attached to the Parcel Contract, if such deed was not available at the time the Parcel Contract was originally executed, the Parcel Contract must be modified to attach the subsequently approved deed.
- (7) Agricultural Land Easement Plan – Prior to easement closing, the eligible entity may request a modification to update the elections made with respect to the optional components of an agricultural land easement plan, provided the changes would not have a negative effect on the original ranking and selection of the parcel.
- (8) Easement Cost Information – Prior to easement closing, a modification to the Parcel Contract to reflect changes to the easement cost information, must occur as follows:
 - (i) If changes result in non-Federal share contributions below required levels, the Parcel Contract must be modified to decrease the Federal share for the parcel to ensure that no more than the maximum allowable ACEP-ALE cost-share amount is provided for the individual parcel.
 - (ii) If the final approved fair market value of the agricultural land easement and non-Federal share provided by the eligible entity supports a Federal share amount that is higher than the original estimate, the State conservationist has discretion to increase the amount of the Federal share for the individual parcel up to the maximum allowable ACEP-ALE cost-share amount. Pursuant to the terms of the ACEP-ALE program agreement, NRCS is under no obligation to increase the Federal share above the original estimated amount. The State conservationist may only authorize an increase in the Federal share amount for an individual parcel that is within the scope of the original Parcel Contract and if there are sufficient funds available.
 - (iii) A Parcel Contract modification is not required to update easement cost information if there is no change to the amount of the Federal share that is being requested or that may be provided.
 - (iv) The details of the final easement costs, including the approved appraised value, the final Federal share amount, and the breakdown of the non-Federal share must be documented on the appropriate Form NRCS-CPA-230 “Statement to Confirm Matching Funds” (based on the enrollment type of the parcel as either a General ALE or an ACEP-ALE-GSS) as described in the payment section 306.6 below.
- (9) Eligible Entity Information – Prior to easement closing, if there are changes to add or remove an eligible entity as a new party to the individual Parcel Contract, the new eligible entity be identified on and must sign the Form NRCS-CPA-1265, the NRCS-CPA-1265-appendix, and the Form NRCS-CPA-1267. If there are changes to the payment shares for the identified eligible entities, the Parcel Contract must be modified and all listed eligible entities must sign the Form NRCS-CPA-1267. Additionally, the eligible entity may request a Parcel Contract modification to update the certification status of a listed eligible entity.

- (10) Other Holder Information.- Prior to easement closing, if there are changes to the list of co-holders or third-party right holders identified in the Parcel Contract, the Parcel Contract must be modified to provide an updated list of all such parties on Form NRCS-CPA-1267, and any newly identified co-holders must sign the NRCS-CPA-1267.
 - (11) Parcel Landowner Information – In accordance with the terms of the Parcel Contract, the eligible entity must inform NRCS of any changes in the landownership of the parcel as soon as possible, generally within 60 days of such changes. NRCS must complete landowner eligibility determinations in accordance with Title 440-CPM-528.35 and the applicable provisions of Title 440-CPM-528.51. Provided all landowners are determined eligible by NRCS, the Parcel Contract must be modified to reflect the updated ownership on Form NRCS-CPA-1267. A modification to the Parcel Contract is not required if the only change is to the members of a landowner-legal entity, unless such change has an effect on the eligibility of the landowner-legal entity itself.
- B. A Parcel Contract may not be modified to change the enrollment type, from a general ALE to an ACEP-ALE-GSS or the reverse.
 - C. As described above, a modification to the Parcel Contract is not required if the only change is to the number of acres of within the existing parcel or to the fair market value of the agricultural land easement based on a final approved appraisal. However, any time a Form NRCS-CPA-1267 is completed to reflect other changes or updates, if such updated acreage or appraised value information is available, it should be reflected.

306.6 Parcel Contract Payments

- A. Form NRCS-CPA-1268 “Conservation Activity Approval and Payment Application for Acquisition of Easements” must be used to document and process all payments of the ACEP-ALE cost-share assistance funds which constitute the Federal share provided by NRCS. All required supporting documentation as identified in Form NRCS-CPA-1268 must be submitted by the eligible entity as part of the payment request package.
- B. NRCS will populate the information required on the first page, and in the “Conservation Activity Performed” section, and the “Payment Summary” section of Form NRCS-CPA-1268. The eligible entity must verify the information populated by NRCS, submit the required documents identified in section 2, complete section 5, and return the signed Form NRCS-CPA-1268 to NRCS.
- C. NRCS will certify that all of the required documents have been submitted to meet the program and conservation activity requirements identified in the “Conservation Activity Certification” section.
- D. The “Payment Summary” section will include information for all eligible entities that will receive payment of the federal share as indicated on form NRCS-CPA-1265 or any subsequent modifications documented on form NRCS-CPA-1267. Any eligible entities with a 0 percent payment share do not need to be included.
- E. The distribution of the payment amount owed to each eligible entity must be identified on Form NRCS-CPA-1268. In the “Payment Distribution and Assignments” section NRCS will document the total amount owed to each eligible entity, and the eligible entity will identify how the funds owed will be distributed. The eligible entity must specify the recipients, the amounts to be paid to each recipient, and the required account

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information. The eligible entity must provide executed assignment of payment documentation for any portion of their payment that is being assigned to the closing agent as identified in the “NRCS Closing Agent Requirements” or to another assignee, as identified in Form CCC-36, “Assignment of Payment.”

306.7 Delegation of NRCS

- A. The State Conservationist has the delegation of authority to execute the ACEP-ALE program agreement and all associated Parcel Contracts on behalf of NRCS. The authority to execute and enter into the ACEP-ALE program agreement itself may not be delegated below the State Conservationist.
- B. Prior to execution of an ACEP-ALE program agreement, the State Conservationist must receive written approval from the Deputy Chief for Programs. To request this approval, States must submit draft, unexecuted program agreement to Easement Programs Division (EPD) for processing in accordance with published guidance.
- C. The State Conservationist may delegate, in writing, to the assistant State Conservationist with responsibility for easement programs the authority to execute the following Parcel Contract forms:
 - (1) Form NRCS-CPA-1265 “ACEP-ALE Parcel Cost-Share Contract”
 - (2) Form NRCS-CPA-1266 “Schedule of Acquisition for Easements”
 - (3) Form NRCS-CPA-1267 “Modification of the Schedule of Acquisition for Easements”
 - (4) Form NRCS-CPA-1268 “Conservation Activity Approval and Payment Application for Acquisition of Easements”

306.8 Business Tools

The ACEP-ALE program agreement and associated Parcel Contracts will be developed using program tools available for all agreements that utilize program authorities to commit NRCS funds. NRCS developed the program agreement concept to be incorporated into Conservation Desktop (CD), Conservation Assessment Ranking Tool (CART), Select Agreements Tool (SAT), and ProTracts business tools utilized for all NRCS programs.

306.9 Definitions

- A. Co-holder.—Is a legal entity that is identified in and signatory to the program agreement and Parcel Contract and will be identified as a co-holder (grantee) on the individual conservation easement deed to be held by eligible entity on the Parcel identified in the Parcel Contract.
- B. Landowner.—Is a person, legal entity, or Indian Tribe, having current legal ownership of eligible land and those who may be buying eligible land under a purchase agreement and as further specified in 7 CFR Section 1468.3.

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- C. **Lead Eligible Entity.**—As designated on the Form NRCS-CPA-1265, is one of the above-listed eligible entities who will serve as the primary point of contact to NRCS for the administration of the Parcel Contract; the lead eligible entity may serve as the primary signatory for executing specific documents associated with the Parcel Contract in accordance with designations made on the Form NRCS-CPA-1265.
- D. **Participant.**— Is defined as an eligible entity who has entered into the Parcel Contract and is party to and responsible for implementing the terms and conditions of the Parcel Contract and associated program agreement and who may receive payment of the ACEP-ALE cost-share assistance funds provided by NRCS as the federal share.
- E. **Parcel Contract.**— Is the program documents, including the “ACEP-ALE Parcel Cost-Share Contract,” Form NRCS-CPA-1265, this NRCS-CPA-1265-Appendix, the associated “ACEP-ALE Schedule of Acquisition for Easements,” Form NRCS-CPA-1266 and as applicable any “Modification of the Schedule of Acquisition for Easements,” Form NRCS-CPA-1267.
- F. **Third-party right holder.**—Is a legal entity identified in the Parcel Contract and that will be identified as a holder of a third-party right or other interest (not a grantee) on the individual conservation easement deed to be held by eligible entity on the parcel identified in a Parcel Contract.

306.10 Exhibits

- A. ACEP-ALE Program Agreement
- B. ACEP-ALE Program Agreement Exhibit 1 Template
- C. Form NRCS-CPA-1265, “ACEP-ALE Parcel Cost-Share Contract”
- D. Form NRCS-CPA-1265-Appendix, “Appendix to the Form NRCS-CPA-1265 ACEP-ALE Parcel Cost-Share Contract
- E. Form, NRCS-CPA-1266, “Schedule of Acquisition for Easements”
- F. Form NRCS-CPA-1267, “Modification of the Schedule of Acquisition for Easements”
- G. Form NRCS-CPA-1268, “Conservation Activity Approval and Payment Application for Acquisition of Easements”