ACEP-ALE Applications are comprised of two separate forms to be completed by eligible entities – one to establish an Agreement and another to fund a Parcel Contract associated with the Agreement.

First, be sure you are using the latest forms that are applicable to the program you are applying to, as older forms may still be available for similar programs. The latest forms should be available at eForms.gov. You can complete the forms online and submit the forms electronically by registering for eForms.gov or downloading fillable forms that may be posted on your state’s NRCS webpage. Test the forms to be sure they can be filled and saved. If you do not want to register for eForms.gov, you can still access the forms. You will be able to fill and print the forms for submission but you cannot save them.

The first form is referred to as the “Entity Application”, (Form NRCS-CPA-41) “Entity Application for an ALE Agreement”. NRCS uses the phrase “Eligible Entity” to refer to land trusts, state and local units of government and other organizations that hold agricultural conservation easements and meet all the ACEP-ALE eligibility criteria. The definitions for specific terms used on the application are located at the end of the form and should be reviewed. Eligible Entities need only submit one NRCS-CPA-41, even if applying to protect multiple parcels, except for Buy–Protect–Sell transactions, which may only have one associated Parcel Sheet (the second form) per Entity Application. Program Agreements became available in 2020 and are the preferred option as administrative tasks are streamlined because there is no funding associated with this type of agreement.

This document provides step-by-step instructions for applying for a Program Agreement. Completing the ALE Entity Eligibility Checklist available on the ACEP-ALE for Entities web page will prepare you for completing the “Entity Application” Form NRCS-CPA-41. NRCS staff determine your entity’s eligibility by assessing whether it can meet program requirements and responsibilities. Each Eligible Entity must prove they meet the eligibility criteria, if you have little or no experience with ACEP-ALE. NRCS make this determination using the information you supply on the application forms together with supporting materials. Typically, once you have successfully completed an NRCS easement agreement, there is no continuing need to provide this information with each new Entity Application.

If an Entity Application is funded, the Eligible Entity enters into a Program Agreement with NRCS for five years. It will identify the partners roles and program requirements for any agricultural land easements acquired through this agreement. It will not identify specific parcels to be protected, nor have any funding associated with the agreement.

You can find an electronic copy of this form and technical instructions for accessing and completing it on the ACEP-ALE for Entities web page.
SECTION A - Agreement Information

Your answers in this section will provide general program information related to this application, including the type of agreement and transaction type you are applying for, along with the primary entity contact information.

**A BOX 1** The vast majority of applicants will select ACEP-ALE. RCPP is a different program by which to enroll agricultural land easements through partnerships at the local, state, and regional level. Prior to 2020, NRCS implemented the RCPP easement agreements through the ACEP-ALE program. This application can be used for existing RCPP projects awarded from 2014 through 2018. Beginning in 2020, RCPP became a standalone program with its own funding. Partners interested in new RCPP projects can get more information at: https://www.nrcresearch.gov/wps/portal/nrcs/detail-full/national/programs/financial/rcpp/?cid=stelprdb1242732

**A BOX 2** Program Agreements became available in 2020 and were developed to streamline the administrative review. Grant agreements are with NRCS-certified eligible entities only, which requires considerable experience with ACEP-ALE.

**COMPLETE 2a and 2b FOR COOPERATIVE OR GRANT AGREEMENTS ONLY**

**A BOX 2a** There are two enrollment types, though the vast majority of applicants will select General ALE. Grassland of Special Significance would be applicable if the parcel is comprised of grasslands that contain little or no noxious or invasive species, are subject to the threat of conversion to non-grassland uses or fragmentation; and the land is rangeland, pastureland, shrubland, or wet meadows on which the vegetation is dominated by native grasses, grass-like plants, shrubs, or forbs; and provides, or could provide, habitat for threatened or endangered species or at-risk species. The ALE deed must address the protection of those grazing uses or grassland values. Selecting this land eligibility category may prevent more intensive agriculture uses from being allowed on the land in the future, since the grassland use is written into the deed and enforceable.

**A BOX 2b** The vast majority of applicants will select Standard ALE Transaction. It requires the eligible entity have a written pending offer to purchase the agricultural land easement from the landowner or future landowner that has a current written purchase agreement for the parcel.

A “Buy-Protect-Sell” (BPS) Transaction occurs when NRCS enters into an ALE-agreement with an eligible entity to provide cost-share assistance for the purchase of an agricultural land easement on eligible land that is owned or is being purchased by the eligible entity on a transitional basis for the purposes of securing the long-term protection of the land and ensuring timely transfer of the ownership of the land to a qualified farmer or rancher.

“Pre-closing BPS” is selected when the eligible entity will transfer fee title ownership of the land to a farmer or rancher at or prior to closing on the ALE and the eligible entity will hold the agricultural land easement prior to receiving the Federal share.

“Post-closing BPS” is selected when the eligible entity will transfer fee title ownership of the land to a farmer or rancher not later than 3 years after closing on the ALE. The entity that owns the land cannot be the easement holder so an interim easement landowner or easement holder may be required. Parcels that plan to utilize “Post-closing BPS” requires NRCS approval on a case-by-case basis so contact with NRCS state program staff in advance of submission of this application is advised.
SECTION A: Agreement Information continued

**A BOX 3** The Application date is the date the application is submitted. The date must be on or after the final signature on pages 2 to 4 of this application.

**A BOX 4** The State is where the easement(s) associated with this application will be located.

**A BOX 5** NRCS completes this number which is generated by agency software.

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**SECTION B: Primary Applicant Information – Applying as an Eligible Entity**

Your answers in this section will provide specific information related to the Primary Eligible Entity, including Tax ID Number and proof of eligibility. The Primary Eligible Entity is the lead point of contact for the Agreement and any parcel contracts. An Eligible Entity is a State or local government, Indian Tribe, or nongovernmental organization that NRCS has determined meets the requirements of the program. An Eligible Entity must be identified as a holder (grantee) on an agricultural land easement deed acquired on any parcels that may be associated with this application.

**B BOXES 1-4** Enter the contact information for the Primary Eligible Entity

**B BOX 5** Enter the Tax ID Number for the Primary Eligible Entity. The TIN should match entity records filed with the USDA-Farm Service Agency and the Subsidiary Print.

**B BOX 6** Select the Primary Eligible Entity Type (State or Local Government, Indian Tribe, NGO)

**B BOX7** Enter the Unique Entity Identifier (UEI) for the Primary Eligible Entity in this box. In April 2022, USDA announced the transition from DUNS numbers to UEIs. Provide a recent print from www.sam.gov verifying your SAM registration is active. If you do not have a UEI or are not registered in SAM, do not proceed with this application until all the eligible entities and co-holders meet these requirements. Information is available at https://www.sam.gov.

**B BOX 8** The Primary Eligible Entity must have entity records established with USDA-Farm Service Agency (FSA) prior to submitting this application. Otherwise, do not proceed with this application until all the eligible entities and co-holders establish entity records. Establishing FSA records can be done at the start of the same fiscal year in which you hope to submit an application, starting October 1st.
SECTION B: Primary Applicant Information – Applying as an Eligible Entity

Do you have entity records established with the appropriate USDA service center agency?

Are you an NRCS-Certified Eligible Entity?

How many eligible entity staff are dedicated to monitoring and easement stewardship?

The Primary Eligible Entity must have the authority and capability to acquire, manage, and enforce agricultural land easements to be eligible. Provide a copy of the statutory authority that allows your entity to purchase and hold agricultural conservation easements.

If you have little or no experience with ACEP-ALE, provide evidence that you meet these criteria:

- Provide official entity documents if available, and/or Webpage or printed public materials that describe your program or convey your agricultural land protection policy.
- Provide an organization charter or mission statement that addresses agricultural land protection. This statement may appear in an annual report, Articles of Organization, or other official document.
- Provide an example of an agricultural conservation easement held, managed, and/or enforced by your entity by supplying a copy of a recorded easement
- Provide a list of all agricultural conservation easements held, managed, and/or enforced by your entity.

The vast majority of entities are not NRCS-Certified. It requires extensive experience with NRCS agricultural easement programs.

Identify the number of eligible entity staff dedicated to monitoring and stewardship (can include volunteers and contractors).

SECTION C – Additional Eligible Entities that will be party to the ALE Agreement

Your answers in this section will provide specific information related to each additional Eligible Entity that will be party to the ALE Agreement, including Tax ID Number and proof of eligibility. An Eligible Entity is a State or local government, Indian Tribe, or nongovernmental organization that NRCS has determined meets the requirements of the program. An Eligible Entity must be identified as a holder (grantee) on an agricultural land easement deed acquired on any parcels that may be associated with this application. Complete this section for each additional Eligible Entity. Attach additional pages if needed.

Enter name for the Additional Eligible Entity

Enter the Tax ID Number for the Additional Eligible Entity

Select the Additional Eligible Entity Type (State or Local Government, Indian Tribe, NGO)

Enter the Unique Entity Identifier (UEI) for the Additional Eligible Entity in this box. In April 2022, USDA announced the transition from DUNS numbers to UEIs. Provide a recent print from www.sam.gov verifying your SAM registration is active. If you do not have a UEI or are not registered in SAM, do not proceed with this application until all the eligible entities and co-holders meet these requirements. Information is available at https://www.sam.gov.

The Additional Eligible Entity must have entity records established with USDA-Farm Service Agency prior to submitting this application. Otherwise, do not proceed with this application until all the eligible entities and co-holders establish entity records.
SECTION C - Additional Eligible Entities that will be party to the ALE Agreement continued

C BOX 6 The Additional Eligible Entity must have the authority and capability to acquire, manage, and enforce agricultural land easements to be eligible. Provide a copy of the statutory authority that allows your entity to purchase and hold agricultural conservation easements. Provide evidence that you meet these criteria if you have little or no experience with ACEP-ALE following instructions in Section B. Box 9

C BOX 7 The vast majority of entities are not NRCS-Certified. It requires extensive experience with NRCS agricultural easement programs.

C SIGNATURE BOX Signature of Authorized Eligible Entity Representative is required

SECTION D: Co-Holders (Grantees)

Your answers in this section will provide specific information related to each legal entity identified as a Co-holder (grantee) in an agricultural land easement deed held by an Eligible Entity on a parcel associated with this application. A Co-holder is not considered a participant in ACEP-ALE and may not receive a direct payment of ACEP-ALE cost-share funds; however, a co-holder is a beneficiary of such Federal funds and therefore must acknowledge their agreement to comply with the terms of an ALE-agreement.

Each co-holder (not listed in Section B or C) that may be on the agricultural land easement deed for any parcels associated with this application must complete this section. Attach additional pages if needed.

D BOX 1 Enter the name for the Co-Holder Entity.

D BOX 2 Enter the Tax ID Number for the Co-Holder Entity.

D BOX 3 Enter the Unique Entity Identifier (UEI) for the Co-Holder Entity in this box. In April 2022, USDA announced the transition from DUNS numbers to UEIs. If you do not have a UEI, do not proceed with this application until all the eligible entities and co-holders meet these requirements.

D SIGNATURE BOX Signature of Co-holder Legal Entity Authorized Representative is Optional
## SECTION E: Third-Party Right Holders

Your answers in this section will provide specific information related to each legal entity that will hold a third-party right, contingent right, or any other real property interest in an agricultural land easement on any parcels that may be associated with this application.

Each third-party right holder (not listed in Section B, C, or D) that may be on the agricultural land easement deed for any parcels associated with this application must complete this section. Attach additional pages if needed.

| BOX 1 | Enter the name for the Third-Party Holder Entity. |
| E BOX 2 | Enter the Tax ID Number for the Third-Party Holder Entity. |
| E BOX 3 | Enter the Unique Entity Identifier (UEI) for the Third-Party Holder Entity in this box. In April 2022, USDA announced the transition from DUNS numbers to UEIs. This is optional. |
| E SIGNATURE BOX | Signature of Third-Party Holder Legal Entity Authorized Representative is Optional |
TERMS AND CERTIFICATIONS - This section describes the terms and conditions of this application including due diligence, accurate and up-to-date data to support all items addressed in this application, including Landowner eligibility requirements for conservation and Adjusted Gross Income, and member information for landowner entities.

APPLICANT ELIABILITY CERTIFICATION AND SIGNATURES - This box requires the Eligible Entity to check both boxes, sign, and date.

- Certification that the Applicant (Primary Eligible Entity) has the resources necessary to acquire monitor, manage, and enforce the easement being applied for and acknowledge that additional documentation to substantiate this may be required to receive Federal cost-share assistance.

- Certification the Applicant (Primary Eligible Entity) has reviewed a copy of the required ALE-Agreement and associated attachments and understands the terms of the ALE deed.

DO NOT COMPLETE SECTION F (Easement Value and Compensation Costs) and SECTION G (Roles, Contributions, and Distributions) FOR Program Agreement as identified in Section A, Box 2. This information will be requested on the Form NRCS-CPA-41A Parcel Sheet for Entity Application.