Summary

Payment limits set a maximum amount of farm commodity program payments per person. Limits were created in 1970 and continue today. Federal deficits and perceived inequities about the distribution of payments have heightened congressional attention.

In the 109th Congress, S. 385 and H.R. 1590 would tighten the limits and count commodity certificates toward the limit. The Administration also proposed tighter limits as part of the FY2006 budget reconciliation. But a Senate floor amendment to add payment limits to the budget reconciliation bill failed by a procedural vote of 46-53.

Tighter limits likely would affect more southern cotton and rice farms than midwestern feed grain and oilseed farms. Fewer acres of cotton or rice are needed to reach the limit since payments per acre generally are higher. This report will be updated.

Background on Payment Limits

Payment limits set a maximum amount of farm program payments a “person” can receive (7 U.S.C. 1308). Limits have existed since the Agricultural Act of 1970 (P.L. 91-524). The issue was controversial when the 2002 farm bill was written (the Farm Security and Rural Investment Act, P.L. 107-171, Section 1603), and the policy debate continues today. The debate usually focuses on perceived inequities about what size farms should be supported, whether payments should be proportional to production or limited per individual, and the need to reduce federal spending.

The effect of payment limits varies greatly across individuals and regions. Geographically, the South and West tend to have more large farms than the Upper Midwest or Northeast. By commodity, cotton and rice farms are affected more often because the subsidy per acre is relatively higher.

What Payments Are Subject to Limits? Producers generally receive three types of commodity payments: direct payments, counter-cyclical payments, and marketing loans. Direct and counter-cyclical payments are relatively straightforward since they are direct cash transfers. Marketing loans are more complicated since limits do not apply to...
some marketing loan options (see CRS Report RL33271, *Farm Commodity Programs: Direct Payments, Counter-Cyclical Payments, and Marketing Loans*, by Jim Monke).

Subject to limits:
- Direct payments
- Counter-cyclical payments
- Some marketing loan benefits
  - marketing loan gain (MLG): repay a loan for less than the original amount and keep the difference as a marketing loan benefit
  - loan deficiency payment (LDP): a cash payment instead of taking out a loan

Not subject to limits:
- Some marketing loan benefits
  - commodity certificate gain: similar to a MLG; repay a loan with certificates instead of cash (P.L. 106-78, Section 812, exempted commodity certificates)
  - forfeiting the collateral (commodity) and keeping cash from the loan

Other farm programs have payment limits per person. These include the Milk Income Loss Contract (MILC, 2.4 million pounds of milk annually), the Conservation Reserve Program ($50,000) and the Environmental Quality Incentives Program ($30,000).

**Who Receives Payments?** One-third of the 2 million farms in the United States receive subsidy payments, although the ratio is as high as 72% in North Dakota and 70% in Iowa. Ten states received 53% of the total amount (Texas, Iowa, Georgia, Arkansas, California, Illinois, Nebraska, Minnesota, Kansas, and Mississippi). About 708,000 farm operators and 998,000 landlords received payments, with operators accounting for 54% of payments. Half of the payments went to 5% of recipients (see CRS Report RL32590, *Average Farm Subsidy Payments, by State, 2002*, by Jasper Womach). In addition to individuals, a “person” may include certain corporations, partnerships, and trusts. The impact of payment limits can be minimized legally by creating multiple entities to receive payments, even though some policy makers have tried to eliminate such possibilities.¹

**How Many Farmers Are Affected?** Little data are available on the current effect of payment limits. USDA has developed, but not released publicly, a new database that was ordered in the 2002 farm bill (sec. 1614). The 2003 report of the Payment Limits Commission provides data that is valid to compare with only one of the three current payments. In 2000, about 1% of producers receiving payments were affected by the $40,000 limit on what now are called direct payments.² This amounted to 12,300 producers across 42 states, with an average reduction of $6,700. The total reduction in direct payments was $83 million, or 1.6%. Payment reductions in California ($19.6 million) and Texas ($10 million) represented 36% of the total reduction. Reductions to cotton farmers accounted for 60% of the cut in California and 35% of the cut in Texas.

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Current Payment Limits

Under the 2002 farm bill, the annual payment limit is $360,000 per person. The limit has three parts including $40,000 for direct payments, $65,000 for counter-cyclical payments, and $75,000 for marketing loan gains and loan deficiency payments. These amounts add to $180,000, but can be doubled (Table 1). The $360,000 limit is not a firm ceiling, however. Marketing loan benefits are essentially unlimited because producers can use commodity certificates without limit when other marketing loan options are limited.

One way to double the limit is the “three entity rule,” allowing one person to receive payments on up to three entities, with second and third entities eligible for one-half of the limits. The other is the “spouse rule,” allowing a husband and wife to be treated as separate persons to double a farm’s payment limit. Although payments for most qualifying commodities are combined toward a single limit, separate limits apply to peanuts, wool, mohair and honey.3

The 2002 farm bill also created an income test, prohibiting payments to entities with adjusted gross income greater than $2.5 million, unless 75% or more comes from farming.

Table 1. Payment Limits on Farm Commodity Programs

<table>
<thead>
<tr>
<th></th>
<th>Current law</th>
<th>Proposals</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2002 Farm Bill</td>
<td>S. 385 H.R. 1590</td>
</tr>
<tr>
<td>Direct and Counter-Cyclical Payments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Direct Payments</td>
<td>$40,000</td>
<td>$20,000</td>
</tr>
<tr>
<td>(b) Counter-Cyclical Payments</td>
<td>$65,000</td>
<td>$30,000</td>
</tr>
<tr>
<td>Doubling allowance</td>
<td>$105,000</td>
<td>$50,000</td>
</tr>
<tr>
<td>Subtotal</td>
<td>$210,000</td>
<td>$100,000</td>
</tr>
<tr>
<td>(c) Marketing Loan Payments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(c1) Marketing Loan Gains plus (c2) Loan Deficiency Payments</td>
<td>$75,000</td>
<td>$75,000</td>
</tr>
<tr>
<td>(c3) Commodity Certificates ** (c4) Loan Forfeiture Gains</td>
<td>No limit</td>
<td></td>
</tr>
<tr>
<td>Doubling allowance</td>
<td>$75,000</td>
<td>$75,000</td>
</tr>
<tr>
<td>Subtotal of (c1) and (c2)</td>
<td>$150,000</td>
<td>$150,000</td>
</tr>
<tr>
<td>Subtotal including (c3) and (c4)</td>
<td>No limit</td>
<td></td>
</tr>
<tr>
<td>Sum of Direct, Counter-Cyclical, and Marketing Loan Payments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total of (a), (b), (c1) and (c2)</td>
<td>$360,000</td>
<td>$250,000</td>
</tr>
<tr>
<td>Total including (c3) and (c4)</td>
<td>No limit</td>
<td></td>
</tr>
</tbody>
</table>

Source: CRS.

How Many Acres Does It Take to Reach the Limit? For cotton and rice, government payments per acre generally are higher, resulting in fewer acres needed to reach the limit. Data from the USDA Payment Limits Commission show that cotton and

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3 See also the USDA fact sheet [http://www.fsa.usda.gov/pas/publications/facts/payelig03.pdf].
rice farms can reach the limits with half or fewer of the number of acres than corn, wheat, or soybean farms (Table 2). Moreover, cotton and rice farms usually are larger, further increasing the likelihood that they reach the limits. In 2002, 14% of farms harvesting cotton had more than 1,000 acres of cotton, compared with only 2.6% of farms harvesting more than 1,000 acres of corn. Although data in the table do not account for diversified farms growing multiple crops, the results reflect general differences between crops.4

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**How Do Variable Costs Compare?** Variable costs per acre to grow cotton and rice usually exceed the variable costs of growing other crops. Cotton and rice groups cite higher variable costs to justify higher government payments per acre. USDA data in Table 2 show that the ratio of government commodity support divided by variable costs is 164% and 186% for cotton and rice, respectively, compared with 193%, 218% and 259% for corn, wheat, and soybeans, respectively.

**Table 2. Acres Needed to Reach Payment Limits, and Support Relative to Variable Costs**

<table>
<thead>
<tr>
<th>Crop</th>
<th>Acres to reach $40,000 direct payment limit</th>
<th>Acres to reach $65,000 counter-cyclical limit</th>
<th>Farms with 1,000 acres or more of crop</th>
<th>Total support divided by variable cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Corn</td>
<td>1,636</td>
<td>1,497</td>
<td>2.6%</td>
<td>193%</td>
</tr>
<tr>
<td>Wheat</td>
<td>2,623</td>
<td>2,956</td>
<td>6.4%</td>
<td>218%</td>
</tr>
<tr>
<td>Soybeans</td>
<td>3,565</td>
<td>5,852</td>
<td>3.3%</td>
<td>259%</td>
</tr>
<tr>
<td>Upland cotton</td>
<td>1,176</td>
<td>891</td>
<td>14.0%</td>
<td>164%</td>
</tr>
<tr>
<td>Rice</td>
<td>416</td>
<td>823</td>
<td>7.8%</td>
<td>186%</td>
</tr>
</tbody>
</table>

*Source: USDA Payment Limits Commission (Tables 4.3-4.5), and 2002 Census of Agriculture*

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**Policy Issues In Congress**

Supporters of payment limits use both economic and political arguments to justify tighter limits. Economically, they contend that large or unlimited payments benefit large farms, facilitate consolidation of farms into larger units, raise the price of land, and put smaller, family-sized farming operations at a competitive disadvantage. They say that tighter limits would reduce incentives to expand farms, and facilitate small and beginning farmers in buying and renting land. Politically, they believe that large payments to large farms undermines public support for farm subsidies and is costly to the federal budget.

Critics of payment limits counter that all farms are in need of support, especially when market prices decline, and that larger farms should not be penalized for the economies of size and efficiencies they have achieved. They say that farm payments help U.S. agriculture compete in global markets and that income testing is at odds with federal farm policies directed toward improving U.S. agriculture and its competitiveness.

In August 2003, the Payment Limits Commission (created by the 2002 farm bill) provided a detailed report to Congress. The commission was charged to study impacts from tighter limits. The report has extensive data on program payments and limits, but the Commission ultimately did not take a position other than that any changes should wait until the next farm bill.

**S. 385 and H.R. 1590.** In the 109th Congress, Senator Grassley introduced S. 385 to tighten limits on direct, counter-cyclical, and marketing loan payments to a total of $250,000, and count commodity certificates and loan forfeiture toward marketing loan limits. An identical bill, H.R. 1590, was introduced in the House. In February 2005, CBO estimated that a similar plan (but without the provision in S. 385 allowing single farming operations to double the limit, below) would save $97 million in FY2006 and $1.2 billion over five years.5 CBO has not released a specific score of S. 385, but the score can be expected to be lower than the figures above because of the single farming operation provision.

The statutory limit (before doubling) on direct payments would decrease from $40,000 to $20,000; and the limit on counter-cyclical payments would decrease from $65,000 to $30,000. While the stated limit on the marketing loan program would remain the same at $75,000, the effective limit is reduced because commodity certificates and loan forfeiture would be counted toward the limit (Table 1). This is a key feature because, as a practical matter, marketing loan payments are not limited under the 2002 farm bill. When MLGs and LDPs hit the limit, producers can shift to commodity certificates without limit.

The bills would establish a new rule allowing a person with an interest in only a single farming operation to double the payment limits without needing to use the three-entity or spouse rules, both of which would continue. Thus, farmers would have another means and find it easier to double the payment limits.

The changes would apply to the “covered commodities” and certain loan commodities as a group (wheat, corn, grain sorghum, barley, oats, upland cotton, rice, soybeans, other oilseeds, extra long staple cotton, dry peas, lentils, and chickpeas). But peanuts, wool, mohair, and honey are not addressed by the bills, and thus would remain eligible for the higher limits enacted in the 2002 farm bill, including unlimited use of commodity certificates and forfeiture.

**Proposals in the 107th and 108th Congress.** In 2003, Senator Grassley introduced a similar bill, S. 667 (108th Congress). Tighter limits also were part of the Senate-passed version of the 2002 farm bill (S.Amdt. 2826 to S. 1731, 107th Congress), but those limits were rejected by the conference committee. That bill would have limited direct and counter-cyclical payments to a combined $75,000, allowed a $50,000 spouse benefit, replaced the three-entity rule with direct attribution, limited marketing loan benefits to $150,000, and counted commodity certificates and forfeiture. The vote on the Senate’s 2002 farm bill amendment was 66-31 in favor of tighter limits.

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**Budget Reconciliation and Administration Proposal.** In February 2005, the Administration proposed tighter payment limits as part of FY2006 budget reconciliation. The Administration estimated savings from its payment limits plan of $200 million in FY2006 and $845 million over five years.\(^6\) The proposal set a combined cap of $250,000, included commodity certificates and loan forfeiture under the limits, eliminated the three-entity rule, and applied the limits to the dairy program (Table 1).

The House Committee on Agriculture stated in its 2005 views and estimates letter to the Budget Committee that the 2002 farm bill should not be reopened, and that any changes should wait until the next farm bill.\(^7\) Neither the House nor Senate agriculture committee included payment limits in their reconciliation mark-up. A floor amendment by Senator Grassley to add payment limits to the Senate version of the FY2006 budget reconciliation bill failed by a procedural vote of 46-53 on November 3, 2005 (S.Amdt. 2359 to S. 1932).

For more on budget reconciliation, see CRS Report RS22086, *Agriculture and FY2006 Budget Reconciliation*, by Ralph M. Chite.

**Non-Binding Budget Amendments on Payment Limits.** The Senate-passed budget resolution for FY2006 (S.Con.Res. 18) contained a non-binding sense of the Senate amendment by Senator Grassley that any agricultural savings should be achieved primarily through reductions in farm commodity program payment limits. This provision was deleted in conference.

For the FY2005 budget resolution (S.Con.Res. 95, 108th Congress), Senator Grassley added an amendment by a 16-6 vote to reduce mandatory agriculture spending by $1.2 billion and increase mandatory conservation, rural development, and child nutrition spending by the same amount. A similar amendment was added to the FY2004 Senate budget resolution (S.Con.Res. 23, 108th Congress). The amendments mentioned in this paragraph did not contain specific reconciliation instructions and would have been nonbinding on the Agriculture Committee.

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