

CHAPTER 21
MULTIFLORA ROSE ERADICATION PROGRAM FOR COST REIMBURSEMENT

[Prior to 7/27/88, see Agriculture Department 30—Ch 4]

21—21.1(72GA,SF511) Definitions. Where used in these rules:

“*Agriculture land*” means privately owned land used in “farming” as defined in Iowa Code section 175.1(9).

“*Partial cost reimbursement*” from state-appropriated funds means one-fourth of the cost of a “label approved” herbicide for use in the control of multiflora rose. State funds must be matched by at least an equal amount of county funds.

21—21.2(72GA,SF511) Form and information requirements. A county board of supervisors desiring a share of the appropriation from the general fund of the state to be used for the purpose of partially reimbursing county agricultural landowners or tenants for the costs of herbicides for controlling or eradicating the multiflora rose shall submit to the secretary of agriculture a plan of eradication and application for funds after June 1 and before July 15. The form, MFR-1, “County Plan and Application for Multiflora Rose Eradication Cost Reimbursement,” is available at the office of the Secretary of Agriculture, Henry A. Wallace Building, Des Moines, Iowa 50319, and can be obtained upon request. A share of the appropriation shall not be granted to any county that does not have an approved plan of eradication.

21—21.3(72GA,SF511) Mandatory cost reimbursement report. Counties receiving multiflora rose eradication cost reimbursement shall file a cost reimbursement report with the department. This report, Form No. MFR-2, will be mailed to county recipients by the department on or before October 31, 1984.

These rules are intended to implement 1987 Iowa Acts, Senate File 511.

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