Calendar No. 339 ^{110TH CONGRESS} ^{1ST SESSION} H.R. 2419

IN THE SENATE OF THE UNITED STATES

SEPTEMBER 4, 2007 Received and read the first time

SEPTEMBER 5, 2007 Read the second time and placed on the calendar

AN ACT

To provide for the continuation of agricultural programs through fiscal year 2012, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Farm, Nutrition, and Bioenergy Act of 2007".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title and table of contents.

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- Sec. 1102. Availability of direct payments.
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- Sec. 1104. Availability of revenue-based counter-cyclical payments.
- Sec. 1105. Producer agreement required as condition of provision of direct payments and counter-cyclical payments.
- Sec. 1106. Planting flexibility.
- Sec. 1107. Period of effectiveness.

Subtitle B-Marketing Assistance Loans and Loan Deficiency Payments

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- Sec. 1202. Loan rates for nonrecourse marketing assistance loans.
- Sec. 1203. Term of loans.
- Sec. 1204. Repayment of loans.
- Sec. 1205. Loan deficiency payments.
- Sec. 1206. Payments in lieu of loan deficiency payments for grazed acreage.
- Sec. 1207. Special marketing loan provisions for upland cotton.
- Sec. 1208. Special competitive provisions for extra long staple cotton.
- Sec. 1209. Availability of recourse loans for high moisture feed grains and seed cotton.
- Sec. 1210. Deadline for repayment of marketing assistance loan for peanuts.
- Sec. 1211. Commodity quality incentive payments for healthy oilseeds.

Subtitle C-Sugar

- Sec. 1301. Sugar program.
- Sec. 1302. United States membership in the international sugar organization.
- Sec. 1303. Flexible marketing allotments for sugar.

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- Sec. 1401. Dairy product price support program.
- Sec. 1402. Dairy forward pricing program.
- Sec. 1403. Dairy export incentive program.
- Sec. 1404. Revision of Federal marketing order amendment procedures.
- Sec. 1405. Dairy indemnity program.
- Sec. 1406. Extension of milk income loss contract program.
- Sec. 1407. Dairy promotion and research program.
- Sec. 1408. Report on Department of Agriculture reporting procedures for nonfat dry milk.
- Sec. 1409. Federal Milk Marketing Order Review Commission.

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- Sec. 1506. Personal liability of producers for deficiencies.
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- Sec. 1510. Upland cotton storage payments.
- Sec. 1511. Government publication of cotton price forecasts.

1 SEC. 1001. DEFINITIONS.

2 In this title:

1	(1) AGRICULTURAL ACT OF 1949.—The term
2	"Agricultural Act of 1949" means the Agricultural
3	Act of 1949 (7 U.S.C. 1421 et seq.), as in effect
4	prior to the suspensions under section 171 of the
5	Federal Agriculture Improvement and Reform Act of
6	1996 (7 U.S.C. 7301), section 1602(b) of the Farm
7	Security and Rural Investment Act of 2002 (7
8	U.S.C. 7992(b)), and section 1502(b) of this Act.
9	(2) BASE ACRES.—The term "base acres", with
10	respect to a covered commodity on a farm, means
11	the number of acres established under sections 1101
12	and 1302 of the Farm Security and Rural Invest-
13	ment Act of 2002 (7 U.S.C. 7911, 7952), as in ef-
14	fect on the day before the date of the enactment of
15	this Act, subject to any adjustment under section
16	1101 of this Act.
17	(3) Comparable united states quality.—
18	The term "Comparable United States Quality", with
19	respect to upland cotton, means upland cotton clas-
20	sified as Middling (M) $1^{3/32}$ -inch cotton with a
21	micronaire of 3.7 to 4.2, strength 30 grams per tex,
22	and uniformity of 83.
23	(4) Counter-cyclical payment.—The term
24	"counter-cyclical payment" means a payment made
25	to producers on a farm under section 1103 or 1104.

(5) COVERED COMMODITY.—The term "covered 1 2 commodity" means wheat, corn, grain sorghum, bar-3 ley, oats, upland cotton, rice, soybeans, peanuts, and other oilseeds. 4 (6) DIRECT PAYMENT.—The term "direct pay-5 6 ment" means a payment made to producers on a 7 farm under section 1102. (7) EFFECTIVE PRICE.—The term "effective 8 9 price", with respect to a covered commodity for a 10 crop year, means the price calculated by the Sec-11 retary under section 1103 to determine whether 12 counter-cyclical payments are required to be made 13 for that crop year under that section. 14 (8) EXTRA LONG STAPLE COTTON.—The term "extra long staple cotton" means cotton that— 15 16 (A) is produced from pure strain varieties 17 of the Barbadense species or any hybrid of the 18 species, or other similar types of extra long sta-19 ple cotton, designated by the Secretary, having 20 characteristics needed for various end uses for

19ple cotton, designated by the Secretary, having20characteristics needed for various end uses for21which United States upland cotton is not suit-22able and grown in irrigated cotton-growing re-23gions of the United States designated by the24Secretary or other areas designated by the Sec-

1	retary as suitable for the production of the vari-
2	eties or types; and
3	(B) is ginned on a roller-type gin or, if au-
4	thorized by the Secretary, ginned on another
5	type gin for experimental purposes.
6	(9) FAR EAST PRICE.—The term "Far East
7	price" means the Friday through Thursday average
8	price quotation for the three lowest-priced growths
9	of upland cotton, as quoted for Middling (M) $1^{3/32}$ -
10	inch cotton, delivered C/F Far East.
11	(10) LOAN COMMODITY.—The term "loan com-
12	modity" means wheat, corn, grain sorghum, feed
13	barley, malt barley, oats, upland cotton, extra long
14	staple cotton, long grain rice, medium grain rice,
15	short grain rice, soybeans, peanuts, other oilseeds,
16	wool, mohair, honey, dry peas, lentils, and small
17	chickpeas.
18	(11) OTHER OILSEED.—The term "other oil-
19	seed" means a crop of sunflower seed, rapeseed,
20	canola, safflower, flaxseed, mustard seed, crambe,
21	sesame seed, or, if designated by the Secretary, an-
22	other oilseed.
23	(12) PAYMENT ACRES.—The term "payment
24	acres", with respect to a covered commodity on a
25	farm, means 85 percent of the base acres for the

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1	covered commodity, on which direct payments and
2	counter-cyclical payments are made.
3	(13) PAYMENT YIELD.—The term "payment
4	yield" means the yield established for direct pay-
5	ments and counter-cyclical payments under section
6	1102 or 1302 of the Farm Security and Rural In-
7	vestment Act of 2002 (7 U.S.C. 7912; 7952), as in
8	effect on the day before the date of the enactment
9	of this Act, for a farm for a covered commodity.
10	(14) Producer.—
11	(A) IN GENERAL.—The term "producer"
12	means an owner, operator, landlord, tenant, or
13	sharecropper that shares in the risk of pro-
14	ducing a crop and is entitled to share in the
15	crop available for marketing from the farm, or
16	would have shared had the crop been produced.
17	(B) Hybrid seed.—In determining
18	whether a grower of hybrid seed is a producer,
19	the Secretary shall—
20	(i) not take into consideration the ex-
21	istence of a hybrid seed contract; and
22	(ii) ensure that program requirements
23	do not adversely affect the ability of the
24	grower to receive a payment under this
25	title.

(15) SECRETARY.—The term "Secretary"
 means the Secretary of Agriculture.

3 (16) STATE.—The term "State" means each of
4 the several States of the United States, the District
5 of Columbia, the Commonwealth of Puerto Rico, and
6 any other territory or possession of the United
7 States.

8 (17) TARGET PRICE.—The term "target price" 9 means the price per bushel (or other appropriate 10 unit in the case of upland cotton, rice, peanuts, and 11 other oilseeds) of a covered commodity used to de-12 termine the payment rate for counter-cyclical pay-13 ments under section 1103.

14 (18) UNITED STATES.—The term "United
15 States", when used in a geographical sense, means
16 all of the States.

17 (19) UNITED STATES PREMIUM FACTOR.—The 18 term "United States Premium Factor" means the 19 percentage by which the difference in the United 20 States loan schedule premiums for Strict Middling 21 (SM) 1¹/s-inch cotton and for M 1³/₃₂-inch exceeds 22 the difference in the applicable premiums for com-23 parable international qualities delivered C/F Far 24 East.

Subtitle A—Direct Payments and Counter-Cyclical Payments

3 SEC. 1101. ADJUSTMENTS TO BASE ACRES.

4 (a) TREATMENT OF CONSERVATION RESERVE CON5 TRACT ACREAGE.—

6 (1) IN GENERAL.—The Secretary shall provide
7 for an adjustment, as appropriate, in the base acres
8 for covered commodities for a farm whenever either
9 of the following circumstances occurs:

10 (A) A conservation reserve contract en11 tered into under section 1231 of the Food Secu12 rity Act of 1985 (16 U.S.C. 3831) with respect
13 to the farm expires or is voluntarily terminated.

14 (B) Cropland is released from coverage
15 under a conservation reserve contract by the
16 Secretary.

17 (2) Special payment rules.—For the crop 18 year in which a base acres adjustment under para-19 graph (1) is first made, the owner of the farm shall 20 elect to receive either direct payments and counter-21 cyclical payments with respect to the acreage added 22 to the farm under this subsection or a prorated pay-23 ment under the conservation reserve contract, but 24 not both.

25 (b) Prevention of Excess Base Acres.—

1	(1) REQUIRED REDUCTION.—If the sum of the
2	base acres for a farm, together with the acreage de-
3	scribed in paragraph (2), exceeds the actual crop-
4	land acreage of the farm, the Secretary shall reduce
5	the base acres for 1 or more covered commodities for
6	the farm so that the sum of the base acres and acre-
7	age described in paragraph (2) does not exceed the
8	actual cropland acreage of the farm.
9	(2) Other Acreage.—For purposes of para-
10	graph (1), the Secretary shall include the following:
11	(A) Any acreage on the farm enrolled in
12	the conservation reserve program or wetlands
13	reserve program under chapter 1 of subtitle D
14	of title XII of the Food Security Act of 1985
15	(16 U.S.C. 3830 et seq.).
16	(B) Any other acreage on the farm en-
17	rolled in a conservation program for which pay-
18	ments are made in exchange for not producing
19	an agricultural commodity on the acreage.
20	(3) Selection of Acres.—The Secretary shall
21	give the owner of the farm the opportunity to select
22	the base acres against which the reduction required
23	by paragraph (1) will be made.
24	(4) EXCEPTION FOR DOUBLE-CROPPED ACRE-
25	AGE.—In applying paragraph (1), the Secretary

1	shall make an exception in the case of double crop-
2	ping, as determined by the Secretary.
3	(c) Permanent Reduction in Base Acres.—
4	(1) IN GENERAL.—The owner of a farm may
5	reduce, at any time, the base acres for any covered
6	commodity for the farm.
7	(2) Administration.—The reduction shall be
8	permanent and made in the manner prescribed by
9	the Secretary.
10	SEC. 1102. AVAILABILITY OF DIRECT PAYMENTS.
11	(a) PAYMENT REQUIRED.—For each of the 2008
12	through 2012 crop years of each covered commodity, the
13	Secretary shall make direct payments to producers on
14	farms for which payment yields and base acres are estab-
15	lished.
16	(b) PAYMENT RATE.—The payment rates used to
17	make direct payments with respect to covered commodities
18	for a crop year are as follows:
19	(1) Wheat, \$0.52 per bushel.
20	(2) Corn, \$0.28 per bushel.
21	(3) Grain sorghum, \$0.35 per bushel.
22	(4) Barley, \$0.24 per bushel.
23	(5) Oats, \$0.024 per bushel.
24	(6) Upland cotton, \$0.0667 per pound.
25	(7) Rice, \$2.35 per hundredweight.

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1	(8) Soybeans, \$0.44 per bushel.
2	(9) Other oilseeds, \$0.0080 per pound.
3	(10) Peanuts, \$36.00 per ton.
4	(c) PAYMENT AMOUNT.—The amount of the direct
5	payment to be paid to the producers on a farm for a cov-
6	ered commodity for a crop year shall be equal to the prod-
7	uct of the following:
8	(1) The payment rate specified in subsection
9	(b).
10	(2) The payment acres of the covered com-
11	modity on the farm.
12	(3) The payment yield for the covered com-
13	modity for the farm.
14	(d) TIME FOR PAYMENT.—
15	(1) IN GENERAL.—In the case of each of the
16	2008 through 2012 crop years, the Secretary may
17	not make direct payments before October 1 of the
18	calendar year in which the crop of the covered com-
19	modity is harvested.
20	(2) Advance payments.—
21	(A) Option.—At the option of the pro-
22	ducers on a farm, up to 22 percent of the direct
23	payment for a covered commodity for any of the
24	2008 through 2011 crop years shall be paid to
25	the producers in advance.

(B) Month.—

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- 2 (i) SELECTION.—The producers shall
 3 select the month within which the advance
 4 payment for a crop year will be made.
- 5 (ii) OPTIONS.—The month selected 6 may be any month during the period be-7 ginning on December 1 of the calendar 8 year before the calendar year in which the 9 crop of the covered commodity is harvested 10 through the month within which the direct 11 payment would otherwise be made.
- (iii) CHANGE.—The producers may
 change the selected month for a subsequent advance payment by providing advance notice to the Secretary.

16 (3) Repayment of advance payments.—If a 17 producer on a farm that receives an advance direct 18 payment for a crop year ceases to be a producer on 19 that farm, or the extent to which the producer 20 shares in the risk of producing a crop changes, be-21 fore the date the remainder of the direct payment is 22 made, the producer shall be responsible for repaying 23 the Secretary the applicable amount of the advance 24 payment, as determined by the Secretary.

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1 (e) PROHIBITION ON DE MINIMIS PAYMENTS.—If 2 the total direct payment to be paid to a producer on a 3 farm for all covered commodities is less than \$25.00, the 4 Secretary shall not tender the direct payment to the pro-5 ducer.

6 SEC. 1103. AVAILABILITY OF COUNTER-CYCLICAL PAY-7 MENTS.

8 (a) PAYMENT REQUIRED.—For each of the 2008 9 through 2012 crop years for each covered commodity, the 10 Secretary shall make counter-cyclical payments to producers on farms for which payment yields and base acres 11 12 are established with respect to the covered commodity if 13 the Secretary determines that the effective price for the covered commodity is less than the target price for the 14 15 covered commodity.

(b) EFFECTIVE PRICE.—For purposes of subsection
(a), the effective price for a covered commodity is equal
to the sum of the following:

19 (1) The higher of the following:

20 (A) The national average market price re21 ceived by producers during the 12-month mar22 keting year for the covered commodity, as de23 termined by the Secretary.

24 (B) The national average loan rate for a25 marketing assistance loan for the covered com-

1	modity in effect for the applicable period under
2	subtitle B, except that, for the purpose of calcu-
3	lating counter-cyclical payments under this sec-
4	tion for rice and barley, the Secretary shall es-
5	tablish national average all rice and all barley
6	loan rates.
7	(2) The payment rate in effect for the covered
8	commodity under section 1102 for the purpose of
9	making direct payments with respect to the covered
10	commodity.
11	(c) TARGET PRICE.—For purposes of subsection (a),
12	the target prices for covered commodities shall be as fol-
13	lows:
14	(1) Wheat, \$4.15 per bushel.
15	(2) Corn, \$2.63 per bushel.
16	(3) Grain sorghum, \$2.57 per bushel.
17	(4) Barley, \$2.73 per bushel.
18	(5) Oats, \$1.50 per bushel.
19	(6) Upland cotton, \$0.70 per pound.
20	(7) Rice, \$10.50 per hundredweight.
21	(8) Soybeans, \$6.10 per bushel.
22	(9) Other oilseeds, \$0.1150 per pound.
23	(10) Peanuts, \$495.00 per ton.
24	(d) PAYMENT RATE.—The payment rate used to

commodity for a crop year shall be equal to the difference
 between—

- 3 (1) the target price for the covered commodity;4 and
- 5 (2) the effective price determined under sub-6 section (b) for the covered commodity.

7 (e) PAYMENT AMOUNT.—If counter-cyclical pay-8 ments are required to be paid under this section for any 9 of the 2008 through 2012 crop years of a covered com-10 modity, the amount of the counter-cyclical payment to be 11 paid to the producers on a farm for that crop year shall 12 be equal to the product of the following:

13 (1) The payment rate specified in subsection14 (d).

15 (2) The payment acres of the covered com-16 modity on the farm.

17 (3) The payment yield for the covered com-18 modity for the farm.

19 (f) TIME FOR PAYMENTS.—

(1) GENERAL RULE.—If the Secretary determines under subsection (a) that counter-cyclical payments are required to be made under this section for
the crop of a covered commodity, the Secretary shall
make the counter-cyclical payments for the crop as

soon as practicable after the end of the 12-month 1 2 marketing year for the covered commodity. 3 (2) AVAILABILITY OF PARTIAL PAYMENTS.—If, 4 before the end of the 12-month marketing year for 5 a covered commodity, the Secretary estimates that 6 counter-cyclical payments will be required for the 7 crop of the covered commodity, the Secretary shall 8 give producers on a farm the option to receive par-9 tial payments of the counter-cyclical payment pro-10 jected to be made for that crop of the covered com-11 modity. 12 (3) TIME FOR PARTIAL PAYMENTS FOR 2008 13 THROUGH 2010 CROP YEARS.—If the Secretary is re-14 quired to make partial payments available under 15 paragraph (2) for a covered commodity for any of 16 the 2008 through 2010 crop years— 17 (A) the first partial payment shall be made 18 after completion of the first 6 months of the 19 marketing year for the covered commodity; and 20 (B) the final partial payment shall be 21 made the later of the following: 22 (i) As soon as practicable after the 23 end of the 12-month marketing year for 24 the covered commodity.

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1	(ii) October 1 of the fiscal year start-
2	ing in the same calendar year as the end
3	of the marketing year.
4	(4) Amount of partial payments.—
5	(A) FIRST PARTIAL PAYMENT.—For each
6	of the 2008 through 2010 crop years, the first
7	partial payment under paragraph (3) to the
8	producers on a farm may not exceed 40 percent
9	of the projected counter-cyclical payment for
10	the covered commodity for the crop year, as de-
11	termined by the Secretary.
12	(B) FINAL PAYMENT.—The final payment
13	for each of the 2008 through 2010 crop years
14	shall be equal to the difference between—
15	(i) the actual counter-cyclical payment
16	to be made to the producers for the cov-
17	ered commodity for that crop year; and
18	(ii) the amount of the partial payment
19	made to the producers under subparagraph
20	(A).
21	(5) Repayment.—The producers on a farm
22	that receive a partial payment under this subsection
23	for a crop year shall repay to the Secretary the
24	amount, if any, by which the total of the partial pay-
25	ments exceed the actual counter-cyclical payment to

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be made for the covered commodity for that crop
 year.

3 (g) PROHIBITION ON DE MINIMIS PAYMENTS.—If
4 the total counter-cyclical payment to be paid to a producer
5 on a farm for all covered commodities is less than \$25.00,
6 the Secretary shall not tender the counter-cyclical pay7 ment to the producer.

8 SEC. 1104. AVAILABILITY OF REVENUE-BASED COUNTER9 CYCLICAL PAYMENTS.

10 (a) AVAILABILITY AND ELECTION OF ALTERNATIVE11 APPROACH.—

12 (1)AVAILABILITY OF **REVENUE-BASED** 13 COUNTER-CYCLICAL PAYMENTS.—As an alternative 14 to receiving counter-cyclical payments under section 15 1103 with respect to each covered commodity on a 16 farm, the Secretary shall give the producers on the 17 farm an opportunity to elect to instead receive rev-18 enue-based counter-cyclical payments under this sec-19 tion for the 2008 through 2012 crop years.

20 (2) SINGLE ELECTION; TIME FOR ELECTION.—
21 As soon as practicable after the date of enactment
22 of this Act, the Secretary shall provide notice to pro23 ducers regarding their opportunity to make the elec24 tion described in paragraph (1). The notice shall in25 clude the following:

(A) Notice that the opportunity of the pro ducers on a farm to make the election is being
 provided only once.
 (B) Information regarding the manner in

which the election must be made and the time periods and manner in which notice of the election must be submitted to the Secretary.

8 (3) ELECTION DEADLINE.—Within the time pe-9 riod and in the manner prescribed pursuant to para-10 graph (2), the producers on a farm shall submit to 11 the Secretary notice of the election made under 12 paragraph (1).

13 (4) EFFECT OF FAILURE TO MAKE ELEC-14 TION.—If the producers on a farm fail to make the 15 election under paragraph (1) or fail to timely notify 16 the Secretary of the election made, as required by 17 paragraph (3), the producers shall be deemed to 18 have made the election to receive counter-cyclical 19 payments under section 1103 for all covered com-20 modities on the farm.

(b) PAYMENT REQUIRED.—In the case of producers
on a farm who make the election under subsection (a) to
receive revenue-based counter-cyclical payments, the Secretary shall make revenue-based counter-cyclical payments
to such producers with respect to a covered commodity

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on the farm, if the Secretary determines that the national
 actual revenue per acre for the covered commodity is less
 than the national target revenue per acre for the covered
 commodity, as determined pursuant to this section.

5 (c) NATIONAL ACTUAL REVENUE PER ACRE.—For
6 each covered commodity for each of the 2008 through
7 2012 crop years, the Secretary shall establish a national
8 actual revenue per acre by multiplying the national aver9 age yield for the given year by the higher of—

10 (1) the national average market price received
11 by producers of the covered commodity during the
12 12-month marketing year established by the Sec13 retary; or

(2) the loan rate for the covered commodity
under section 1202, except that, for the purpose of
calculating national actual revenue per acre for rice
and barley, the Secretary shall establish national average all rice and all barley loan rates.

19 (d) NATIONAL TARGET REVENUE PER ACRE.—The
20 national target revenue per acre shall be, on a per acre
21 basis, as follows:

- 22 (1) Wheat, \$149.92.
- 23 (2) Corn, \$344.12.
- (3) Grain Sorghum, \$131.28.
- 25 (4) Barley, \$153.30.

1	(5) Oats, \$92.10
2	(6) Upland cotton, \$496.93.
3	(7) Rice, \$548.06.
4	(8) Soybeans, \$231.87.
5	(9) Other oilseeds, \$129.18.
6	(10) Peanuts, \$683.83.
7	(e) NATIONAL PAYMENT YIELD.—The national pay-
8	ment yield shall be as follows:
9	(1) Wheat, 36.1 bushels per acre.
10	(2) Corn, 114.4 bushels per acre.
11	(3) Grain Sorghum, 58.2 bushels per acre.
12	(4) Barley, 48.6 bushels per acre.
13	(5) Oats, 49.8 bushels per acre.
14	(6) Upland cotton, 634 pounds per acre.
15	(7) Rice, 51.28 hundredweight per acre.
16	(8) Soybeans, 34.1 bushels per acre.
17	(9) Other oilseeds, 1167.6 pounds per acre.
18	(10) Peanuts, 1.496 tons per acre.
19	(f) NATIONAL PAYMENT RATE.—The national pay-
20	ment rate used to make revenue-based counter-cyclical
21	payments for a crop year shall be the result of—
22	(1) the difference between the national target
23	revenue per acre for the covered commodity and the
24	national actual revenue per acre for the covered
25	commodity; divided by

2 commodity. 3 (g) PAYMENT AMOUNT.—If revenue-based counter-4 cyclical payments are required to be paid for any of the 5 2008 through 2012 crop years of a covered commodity, the amount of the counter-cyclical payment to be paid to 6 7 the producers on a farm for that crop year for the covered 8 commodity shall be equal to the product of— 9 (1) the national payment rate for the covered 10 commodity; 11 (2) the payment acres of the covered commodity 12 on the farm; and 13 (3) the payment yield for counter-cyclical pay-14 ments for the covered commodity. 15 (h) TIME FOR PAYMENTS.— 16 (1) GENERAL RULE.—If the Secretary deter-17 mines that revenue-based counter-cyclical payments 18 are required to be made under this section for the 19 crop of a covered commodity, the Secretary shall 20 make the counter-cyclical payments for the crop as 21 soon as practicable after the end of the 12-month 22 marketing year for the covered commodity. 23 (2) AVAILABILITY OF PARTIAL PAYMENTS.—If, 24 before the end of the 12-month marketing year for 25 a covered commodity, the Secretary estimates that

(2) the national payment yield for the covered

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1	revenue-based counter-cyclical payments will be re-
2	quired for the crop of the covered commodity, the
3	Secretary shall give producers on a farm the option
4	to receive partial payments of the revenue-based
5	counter-cyclical payments projected to be made for
6	that crop of the covered commodity.
7	(3) TIME FOR PARTIAL PAYMENTS FOR 2008
8	THROUGH 2010 CROP YEARS.—If the Secretary is re-
9	quired to make partial payments available under
10	paragraph (2) for a covered commodity for any of
11	the 2008 through 2010 crop years—
12	(A) the first partial payment shall be made
13	after completion of the first 6 months of the
14	marketing year for the covered commodity; and
15	(B) the final partial payment shall be
16	made the later of the following:
17	(i) As soon as practicable after the
18	end of the 12-month marketing year for
19	the covered commodity.
20	(ii) October 1 of the fiscal year start-
21	ing in the same calendar year as the end
22	of the marketing year.
23	(4) Amount of partial payments.—
24	(A) FIRST PARTIAL PAYMENT.—For each
25	of the 2008 through 2010 crop years, the first

1	partial payment under paragraph (3) to the
2	producers on a farm may not exceed 40 percent
3	of the projected revenue-based counter-cyclical
4	payment for the covered commodity for the crop
5	year, as determined by the Secretary.
6	(B) FINAL PAYMENT.—The final payment
7	for each of the 2008 through 2010 crop years
8	shall be equal to the difference between—
9	(i) the actual revenue-based counter-
10	cyclical payments to be made to the pro-
11	ducers for the covered commodity for that
12	crop year; and
13	(ii) the amount of the partial payment
14	made to the producers on a farm under
15	subparagraph (A) for that crop year.
16	(5) REPAYMENT.—Producers on a farm that
17	receive a partial payment under this subsection for
18	a crop year shall repay to the Secretary the amount,
19	if any, by which the total of the partial payments ex-
20	ceed the actual revenue-based counter-cyclical pay-
21	ments to be made for the covered commodity for
22	that crop year.
23	(i) Prohibition on De Minimis Payments.—If the
24	total revenue-based counter-cyclical payment to be paid to
25	a producer on a farm for all covered commodities is less

 2 based counter-cyclical payment to the producer. 3 SEC. 1105. PRODUCER AGREEMENT REQUIRED AS CONDI- 4 TION OF PROVISION OF DIRECT PAYMENTS 5 AND COUNTER-CYCLICAL PAYMENTS. 6 (a) COMPLIANCE WITH CERTAIN REQUIREMENTS	1	than \$25.00, the Secretary shall not tender the revenue-
4TION OF PROVISION OF DIRECT PAYMENTS5AND COUNTER-CYCLICAL PAYMENTS.6(a) COMPLIANCE WITH CERTAIN REQUIREMENTS.—7(1) REQUIREMENTS.—Before the producers on8a farm may receive direct payments or counter-cycli-9cal payments with respect to the farm, the producers10shall agree, during the crop year for which the pay-11ments are made and in exchange for the payments—12(A) to comply with applicable conservation13requirements under subtitle B of title XII of14the Food Security Act of 1985 (16 U.S.C. 381115et seq.);16(B) to comply with applicable wetland pro-17tection requirements under subtitle C of title18XII of that Act (16 U.S.C. 3821 et seq.);19(C) to comply with the planting flexibility20requirements of section 1106;21(D) to use the land on the farm, in a22quantity equal to the attributable base acres for23the farm for an agricultural or conserving use,	2	based counter-cyclical payment to the producer.
5AND COUNTER-CYCLICAL PAYMENTS.6(a) COMPLIANCE WITH CERTAIN REQUIREMENTS.7(1) REQUIREMENTS.8a farm may receive direct payments or counter-cyclice9cal payments with respect to the farm, the producers10shall agree, during the crop year for which the payments are made and in exchange for the payments.11ments are made and in exchange for the payments.12(A) to comply with applicable conservation13requirements under subtitle B of title XII of14the Food Security Act of 1985 (16 U.S.C. 381115et seq.);16(B) to comply with applicable wetland protection requirements under subtitle C of title18XII of that Act (16 U.S.C. 3821 et seq.);19(C) to comply with the planting flexibility20requirements of section 1106;21(D) to use the land on the farm, in a22quantity equal to the attributable base acres for23the farm for an agricultural or conserving use,	3	SEC. 1105. PRODUCER AGREEMENT REQUIRED AS CONDI-
 (a) COMPLIANCE WITH CERTAIN REQUIREMENTS.— (1) REQUIREMENTS.—Before the producers on a farm may receive direct payments or counter-cycli- cal payments with respect to the farm, the producers shall agree, during the crop year for which the pay- ments are made and in exchange for the payments— (A) to comply with applicable conservation requirements under subtitle B of title XII of the Food Security Act of 1985 (16 U.S.C. 3811 et seq.); (B) to comply with applicable wetland pro- tection requirements under subtitle C of title XII of that Act (16 U.S.C. 3821 et seq.); (C) to comply with the planting flexibility requirements of section 1106; (D) to use the land on the farm, in a quantity equal to the attributable base acres for the farm for an agricultural or conserving use, 	4	TION OF PROVISION OF DIRECT PAYMENTS
 (1) REQUIREMENTS.—Before the producers on a farm may receive direct payments or counter-cyclical payments with respect to the farm, the producers shall agree, during the crop year for which the payments are made and in exchange for the payments— (A) to comply with applicable conservation requirements under subtitle B of title XII of the Food Security Act of 1985 (16 U.S.C. 3811 et seq.); (B) to comply with applicable wetland protection requirements under subtitle C of title XII of that Act (16 U.S.C. 3821 et seq.); (C) to comply with the planting flexibility requirements of section 1106; (D) to use the land on the farm, in a quantity equal to the attributable base acres for the farm for an agricultural or conserving use, 	5	AND COUNTER-CYCLICAL PAYMENTS.
 a farm may receive direct payments or counter-cyclical payments with respect to the farm, the producers shall agree, during the crop year for which the payments are made and in exchange for the payments— (A) to comply with applicable conservation requirements under subtitle B of title XII of the Food Security Act of 1985 (16 U.S.C. 3811 et seq.); (B) to comply with applicable wetland protection requirements under subtitle C of title XII of that Act (16 U.S.C. 3821 et seq.); (C) to comply with the planting flexibility requirements of section 1106; (D) to use the land on the farm, in a quantity equal to the attributable base acres for the farm for an agricultural or conserving use, 	6	(a) Compliance With Certain Requirements.—
 cal payments with respect to the farm, the producers shall agree, during the crop year for which the payments are made and in exchange for the payments— (A) to comply with applicable conservation requirements under subtitle B of title XII of the Food Security Act of 1985 (16 U.S.C. 3811 et seq.); (B) to comply with applicable wetland protection requirements under subtitle C of title XII of that Act (16 U.S.C. 3821 et seq.); (C) to comply with the planting flexibility requirements of section 1106; (D) to use the land on the farm, in a quantity equal to the attributable base acres for the farm for an agricultural or conserving use, 	7	(1) REQUIREMENTS.—Before the producers on
 shall agree, during the crop year for which the payments are made and in exchange for the payments— (A) to comply with applicable conservation requirements under subtitle B of title XII of the Food Security Act of 1985 (16 U.S.C. 3811 et seq.); (B) to comply with applicable wetland protection requirements under subtitle C of title XII of that Act (16 U.S.C. 3821 et seq.); (C) to comply with the planting flexibility requirements of section 1106; (D) to use the land on the farm, in a quantity equal to the attributable base acres for the farm for an agricultural or conserving use, 	8	a farm may receive direct payments or counter-cycli-
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 requirements under subtitle B of title XII of the Food Security Act of 1985 (16 U.S.C. 3811 et seq.); (B) to comply with applicable wetland pro- tection requirements under subtitle C of title XII of that Act (16 U.S.C. 3821 et seq.); (C) to comply with the planting flexibility requirements of section 1106; (D) to use the land on the farm, in a quantity equal to the attributable base acres for the farm for an agricultural or conserving use, 	11	ments are made and in exchange for the payments—
14the Food Security Act of 1985 (16 U.S.C. 381115et seq.);16(B) to comply with applicable wetland pro-17tection requirements under subtitle C of title18XII of that Act (16 U.S.C. 3821 et seq.);19(C) to comply with the planting flexibility20requirements of section 1106;21(D) to use the land on the farm, in a22quantity equal to the attributable base acres for23the farm for an agricultural or conserving use,	12	(A) to comply with applicable conservation
 et seq.); (B) to comply with applicable wetland pro- tection requirements under subtitle C of title XII of that Act (16 U.S.C. 3821 et seq.); (C) to comply with the planting flexibility requirements of section 1106; (D) to use the land on the farm, in a quantity equal to the attributable base acres for the farm for an agricultural or conserving use, 	13	requirements under subtitle B of title XII of
 (B) to comply with applicable wetland pro- tection requirements under subtitle C of title XII of that Act (16 U.S.C. 3821 et seq.); (C) to comply with the planting flexibility requirements of section 1106; (D) to use the land on the farm, in a quantity equal to the attributable base acres for the farm for an agricultural or conserving use, 	14	the Food Security Act of 1985 (16 U.S.C. 3811
1717171717tection requirements under subtitle C of title18XII of that Act (16 U.S.C. 3821 et seq.);19(C) to comply with the planting flexibility20requirements of section 1106;21(D) to use the land on the farm, in a22quantity equal to the attributable base acres for23the farm for an agricultural or conserving use,	15	et seq.);
 18 XII of that Act (16 U.S.C. 3821 et seq.); 19 (C) to comply with the planting flexibility 20 requirements of section 1106; 21 (D) to use the land on the farm, in a 22 quantity equal to the attributable base acres for 23 the farm for an agricultural or conserving use, 	16	(B) to comply with applicable wetland pro-
 19 (C) to comply with the planting flexibility 20 requirements of section 1106; 21 (D) to use the land on the farm, in a 22 quantity equal to the attributable base acres for 23 the farm for an agricultural or conserving use, 	17	tection requirements under subtitle C of title
 requirements of section 1106; (D) to use the land on the farm, in a quantity equal to the attributable base acres for the farm for an agricultural or conserving use, 	18	XII of that Act (16 U.S.C. 3821 et seq.);
21 (D) to use the land on the farm, in a 22 quantity equal to the attributable base acres for 23 the farm for an agricultural or conserving use,	19	(C) to comply with the planting flexibility
quantity equal to the attributable base acres forthe farm for an agricultural or conserving use,	20	requirements of section 1106;
23 the farm for an agricultural or conserving use,	21	(D) to use the land on the farm, in a
	22	quantity equal to the attributable base acres for
and not for a nonagricultural commercial or in-	23	the farm for an agricultural or conserving use,
	24	and not for a nonagricultural commercial or in-

1	dustrial use, as determined by the Secretary;
2	and
3	(E) to effectively control noxious weeds
4	and otherwise maintain the land in accordance
5	with sound agricultural practices, as determined
6	by the Secretary.
7	(2) COMPLIANCE.—The Secretary may issue
8	such rules as the Secretary considers necessary to
9	ensure producer compliance with the requirements of
10	paragraph (1).
11	(3) Modification.—At the request of the
12	transferee or owner, the Secretary may modify the
13	requirements of this subsection if the modifications
14	are consistent with the objectives of this subsection,
15	as determined by the Secretary.
16	(b) TRANSFER OR CHANGE OF INTEREST IN
17	FARM.—
18	(1) TERMINATION.—
19	(A) IN GENERAL.—Except as provided in
20	paragraph (2), a transfer of (or change in) the
21	interest of the producers on a farm in base
22	acres for which direct payments or counter-cy-
23	clical payments are made shall result in the ter-
24	mination of the payments with respect to the
25	base acres, unless the transferee or owner of

1	the acreage agrees to assume all obligations
2	under subsection (a).
3	(B) EFFECTIVE DATE.—The termination
4	shall take effect on the date determined by the
5	Secretary.
6	(2) EXCEPTION.—If a producer entitled to a di-
7	rect payment or counter-cyclical payment dies, be-
8	comes incompetent, or is otherwise unable to receive
9	the payment, the Secretary shall make the payment,
10	in accordance with rules issued by the Secretary.
11	(c) ACREAGE REPORTS.—As a condition on the re-
12	ceipt of any benefits under this subtitle or subtitle B, the
13	Secretary shall require producers on a farm to submit to
14	the Secretary annual acreage reports with respect to all
15	cropland on the farm.
16	(d) TENANTS AND SHARECROPPERS.—In carrying
17	out this subtitle, the Secretary shall provide adequate safe-
18	guards to protect the interests of tenants and share-
19	croppers.
20	(e) Sharing of Payments.—The Secretary shall
21	provide for the sharing of direct payments and counter-
22	cyclical payments among the producers on a farm on a
• •	

23 fair and equitable basis.

39

1 SEC. 1106. PLANTING FLEXIBILITY.

2 (a) PERMITTED CROPS.—Subject to subsection (b),
3 any commodity or crop may be planted on base acres on
4 a farm.

5 (b) LIMITATIONS REGARDING CERTAIN COMMOD-6 ITIES.—

7 (1) GENERAL LIMITATION.—The planting of an
8 agricultural commodity specified in paragraph (3)
9 shall be prohibited on base acres unless the com10 modity, if planted, is destroyed before harvest.

11 (2) TREATMENT OF TREES AND OTHER
12 PERENNIALS.—The planting of an agricultural com13 modity specified in paragraph (3) that is produced
14 on a tree or other perennial plant shall be prohibited
15 on base acres.

16 (3) COVERED AGRICULTURAL COMMODITIES.—
17 Paragraphs (1) and (2) apply to the following agri18 cultural commodities:

19 (A) Fruits.

20 (B) Vegetables (other than lentils, mung21 beans, and dry peas).

(C) Wild rice.

23 (c) EXCEPTIONS.—Paragraphs (1) and (2) of sub24 section (b) shall not limit the planting of an agricultural
25 commodity specified in paragraph (3) of that subsection—

(1) in any region in which there is a history of
double-cropping of covered commodities with agricul-
tural commodities specified in subsection $(b)(3)$, as
determined by the Secretary, in which case the dou-
ble-cropping shall be permitted;
(2) on a farm that the Secretary determines
has a history of planting agricultural commodities
specified in subsection $(b)(3)$ on base acres, except
that direct payments and counter-cyclical payments
shall be reduced by an acre for each acre planted to
such an agricultural commodity; or
(3) by the producers on a farm that the Sec-
retary determines has an established planting his-
tory of a specific agricultural commodity specified in
subsection (b)(3), except that—
(A) the quantity planted may not exceed
the average annual planting history of such ag-
ricultural commodity by the producers on the
farm in the 1991 through 1995 or 1998
through 2001 crop years (excluding any crop
year in which no plantings were made), as de-
termined by the Secretary; and
(B) direct payments and counter-cyclical
payments shall be reduced by an acre for each
acre planted to such agricultural commodity.

1	(d) Planting Transferability Pilot Project.—
2	(1) PILOT PROJECT AUTHORIZED.—In addition
3	to the exceptions provided in subsection (c), the Sec-
4	retary shall carry out a pilot project in the State of
5	Indiana under which paragraphs (1) and (2) of sub-
6	section (b) shall not limit the planting of tomatoes
7	grown for processing on up to 10,000 base acres
8	during each of the 2008 through 2012 crop years.
9	(2) Contract and management require-
10	MENTS.—To be eligible for selection to participate in
11	the pilot project, a producer must—
12	(A) have a contract to grow tomatoes for
13	processing; and
14	(B) agree to produce the tomatoes as part
15	of a program of crop rotation on the farm to
16	achieve agronomic and pest and disease man-
17	agement benefits.
18	(3) TEMPORARY REDUCTION IN BASE ACRES.—
19	The base acres on a farm for a crop year shall be
20	reduced by an acre for each acre planted to tomatoes
21	under the pilot program.
22	(4) DURATION OF REDUCTIONS.—The reduc-
23	tion in the base acres of a farm for a crop year
24	under paragraph (3) shall expire at the end of the
25	crop year, unless the producers on the farm elect to

continue to participate in the pilot project for the
 subsequent crop year.

3 (5) RECALCULATION OF BASE ACRES.—If the 4 Secretary recalculates base acres for a farm while 5 the farm is included in the pilot project, the planting 6 and production of tomatoes under the pilot project 7 shall be considered to be the same as the planting, prevented planting, or production of a covered com-8 9 modity. Nothing in this paragraph provides author-10 ity for the Secretary to recalculate base acres for a 11 farm.

12 SEC. 1107. PERIOD OF EFFECTIVENESS.

This subtitle shall be effective beginning with the
2008 crop year of each covered commodity through the
2012 crop year.

16 Subtitle B—Marketing Assistance
 17 Loans and Loan Deficiency Pay 18 ments

 19
 SEC. 1201. AVAILABILITY OF NONRECOURSE MARKETING

 20
 ASSISTANCE LOANS FOR LOAN COMMOD

 21
 ITIES.

22 (a) NONRECOURSE LOANS AVAILABLE.—

(1) AVAILABILITY.—For each of the 2008
through 2012 crops of each loan commodity, the
Secretary shall make available to producers on a

1 farm nonrecourse marketing assistance loans for 2 loan commodities produced on the farm. 3 (2) TERMS AND CONDITIONS.—The marketing 4 assistance loans shall be made under terms and con-5 ditions that are prescribed by the Secretary and at 6 the loan rate established under section 1202 for the 7 loan commodity.

8 (b) ELIGIBLE PRODUCTION.—The producers on a 9 farm shall be eligible for a marketing assistance loan 10 under subsection (a) for any quantity of a loan commodity produced on the farm. 11

12 (c) TREATMENT OF CERTAIN COMMINGLED COM-13 MODITIES.—In carrying out this subtitle, the Secretary shall make loans to producers on a farm that would be 14 15 eligible to obtain a marketing assistance loan, but for the fact the loan commodity owned by the producers on the 16 farm commingled with loan commodities of other pro-17 ducers in facilities unlicensed for the storage of agricul-18 19 tural commodities by the Secretary or a State licensing 20authority, if the producers obtaining the loan agree to im-21 mediately redeem the loan collateral in accordance with 22 section 166 of the Federal Agriculture Improvement and 23 Reform Act of 1996 (7 U.S.C. 7286).

24 (d) COMPLIANCE WITH CONSERVATION AND WET-25 LANDS REQUIREMENTS.—As a condition of the receipt of

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a marketing assistance loan under subsection (a), the pro ducer shall comply with applicable conservation require ments under subtitle B of title XII of the Food Security
 Act of 1985 (16 U.S.C. 3811 et seq.) and applicable wet land protection requirements under subtitle C of title XII
 of the Act (16 U.S.C. 3821 et seq.) during the term of
 the loan.

8 (e) PEANUT-RELATED LOAN PROVISIONS.—

9 (1) OPTIONS FOR OBTAINING LOANS.—A mar-10 keting assistance loan for peanuts under this section 11 and loan deficiency payments for peanuts under sec-12 tion 1205 may be obtained at option of the pro-13 ducers on a farm through—

- 14 (A) a designated marketing association or
 15 marketing cooperative of producers that is ap16 proved by the Secretary; or
- 17 (B) the Farm Service Agency.

18 (2) STORAGE OF LOAN PEANUTS.—As a condi19 tion on the Secretary's approval of an individual or
20 entity to provide storage for peanuts for which a
21 marketing assistance loan is made under this sec22 tion, the individual or entity shall agree—

23 (A) to provide such storage on a non-24 discriminatory basis; and

	40
1	(B) to comply with such additional require-
2	ments as the Secretary considers appropriate to
3	accomplish the purposes of this section and pro-
4	mote fairness in the administration of the bene-
5	fits of this section.
6	(3) MARKETING.—A marketing association or
7	cooperative may market peanuts for which a loan is
8	made under this section in any manner that con-
9	forms to consumer needs, including the separation of
10	peanuts by type and quality.
11	SEC. 1202. LOAN RATES FOR NONRECOURSE MARKETING
12	ASSISTANCE LOANS.
13	(a) LOAN RATES.—The loan rate for a marketing as-
	(a) LOAN RATES.—The loan rate for a marketing as- sistance loan under section 1201 for a loan commodity
13	
13 14	sistance loan under section 1201 for a loan commodity
13 14 15	sistance loan under section 1201 for a loan commodity shall be equal to the following:
13 14 15 16	<pre>sistance loan under section 1201 for a loan commodity shall be equal to the following: (1) In the case of wheat, \$2.94 per bushel.</pre>
 13 14 15 16 17 	 sistance loan under section 1201 for a loan commodity shall be equal to the following: (1) In the case of wheat, \$2.94 per bushel. (2) In the case of corn, \$1.95 per bushel.
 13 14 15 16 17 18 	 sistance loan under section 1201 for a loan commodity shall be equal to the following: (1) In the case of wheat, \$2.94 per bushel. (2) In the case of corn, \$1.95 per bushel. (3) In the case of grain sorghum, \$1.95 per
 13 14 15 16 17 18 19 	 sistance loan under section 1201 for a loan commodity shall be equal to the following: (1) In the case of wheat, \$2.94 per bushel. (2) In the case of corn, \$1.95 per bushel. (3) In the case of grain sorghum, \$1.95 per bushel.
 13 14 15 16 17 18 19 20 	 sistance loan under section 1201 for a loan commodity shall be equal to the following: In the case of wheat, \$2.94 per bushel. In the case of corn, \$1.95 per bushel. In the case of grain sorghum, \$1.95 per bushel. (4) In the case of malt barley, \$2.50 per bushel.
 13 14 15 16 17 18 19 20 21 	 sistance loan under section 1201 for a loan commodity shall be equal to the following: In the case of wheat, \$2.94 per bushel. In the case of corn, \$1.95 per bushel. In the case of grain sorghum, \$1.95 per bushel. (4) In the case of malt barley, \$2.50 per bushel. (5) In the case of feed barley, \$1.90 per bushel.
 13 14 15 16 17 18 19 20 21 22 	 sistance loan under section 1201 for a loan commodity shall be equal to the following: In the case of wheat, \$2.94 per bushel. In the case of corn, \$1.95 per bushel. In the case of grain sorghum, \$1.95 per bushel. (4) In the case of malt barley, \$2.50 per bushel. In the case of feed barley, \$1.90 per bushel. In the case of oats, \$1.46 per bushel.

1	(8) In the case of extra long staple cotton,
2	\$0.7977 per pound.
3	(9) In the case of long grain rice, $$6.50$ per
4	hundredweight.
5	(10) In the case of medium grain rice and short
6	grain rice, \$6.50 per hundredweight.
7	(11) In the case of soybeans, \$5.00 per bushel.
8	(12) In the case of other oilseeds, 0.1070 per
9	pound for each of the following kinds of oilseeds:
10	(A) Sunflower seed.
11	(B) Rapeseed.
12	(C) Canola.
13	(D) Safflower.
14	(E) Flaxseed.
15	(F) Mustard seed.
16	(G) Crambe.
17	(H) Sesame seed.
18	(I) Other oilseeds designated by the Sec-
19	retary.
20	(13) In the case of dry peas, \$5.40 per hun-
21	dredweight.
22	(14) In the case of lentils, \$11.28 per hundred-
23	weight.
24	(15) In the case of small chickpeas, $\$8.54$ per
25	hundredweight.

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2 (17) In the case of graded wool, \$1.10 per 3 pound. 4 (18) In the case of nongraded wool, \$0.40 per 5 pound. 6 (19) In the case of honey, \$0.60 per pound. 7 (20) In the case of mohair, \$4.20 per pound. 8 (b) SINGLE COUNTY LOAN RATE FOR OTHER OIL-9 SEEDS.—The Secretary shall establish a single loan rate 10 in each county for each kind of other oilseeds described in subsection (a)(12). 11 (c) Special Rules for Corn and Grain Sor-12 13 GHUM.— 14 (1) SINGLE COUNTY AND NATIONAL AVERAGE 15 LOAN RATE.—The Secretary shall— 16 (A) establish a single county loan rate for 17 corn and grain sorghum in each county; 18 (B) establish a single national average loan 19 rate for corn and grain sorghum; and 20 (C) determine each county loan rate and 21 the national average loan rate for corn and 22 grain sorghum and any and all other program 23 loan rates applicable to corn and grain sorghum 24 from a data set that includes prices for both 25 commodities.

1	(2) Administration.—With respect to corn
2	and grain sorghum, the Secretary—
3	(A) shall administer the applicable loan,
4	marketing loan, counter-cyclical payment, and
5	related programs from a single loan rate for
6	corn and grain sorghum that is identical in
7	each individual county;
8	(B) shall provide that any adjustment in
9	the loan rate for location shall be determined
10	and applied on the basis of the combined data
11	set such that any transportation adjustment
12	shall be the same for corn and grain sorghum
13	in each individual county; and
14	(C) may provide for adjustments for grade,
15	type, and quality as appropriate for the corn or

17 action.

16

18 SEC. 1203. TERM OF LOANS.

(a) TERM OF LOAN.—In the case of each loan commodity, a marketing assistance loan under section 1201
shall have a term of 9 months beginning on the first day
of the first month after the month in which the loan is
made.

grain sorghum involved in each specific trans-

(b) EXTENSIONS PROHIBITED.—The Secretary may
 not extend the term of a marketing assistance loan for
 any loan commodity.

4 SEC. 1204. REPAYMENT OF LOANS.

5 (a) GENERAL RULE.—The Secretary shall permit the 6 producers on a farm to repay a marketing assistance loan 7 under section 1201 for a loan commodity (other than up-8 land cotton, long grain rice, medium grain rice, short 9 grain rice, extra long staple cotton, and confectionery and 10 each other kind of sunflower seed (other than oil sunflower 11 seed)) at the lesser of the following:

- (1) The loan rate established for the commodity
 under section 1202, plus interest (determined in accordance with section 163 of the Federal Agriculture
 Improvement and Reform Act of 1996 (7 U.S.C.
 7283)).
- 17 (2) A rate that the Secretary determines will— 18 (A) minimize potential loan forfeitures; 19 (B) minimize the accumulation of stocks of 20 the commodity by the Federal Government; 21 (C) minimize the cost incurred by the Fed-22 eral Government in storing the commodity; 23 (D) allow the commodity produced in the 24 United States to be marketed freely and com-

petitively, both domestically and internationally;
 and

3 (E) minimize discrepancies in marketing
4 loan benefits across State boundaries and
5 across county boundaries, if applicable.

6 (b) REPAYMENT RATES FOR UPLAND COTTON AND
7 RICE.—The Secretary shall permit producers to repay a
8 marketing assistance loan under section 1201 for upland
9 cotton, long grain rice, medium grain rice, and short grain
10 rice at a rate that is the lesser of—

(1) the loan rate established for the commodity
under section 1202, plus interest (determined in accordance with section 163 of the Federal Agriculture
Improvement and Reform Act of 1996 (7 U.S.C.
7283)); or

16 (2) the prevailing world market price for the
17 commodity (adjusted to United States quality and
18 location), as determined by the Secretary.

(c) REPAYMENT RATES FOR EXTRA LONG STAPLE
COTTON.—Repayment of a marketing assistance loan for
extra long staple cotton shall be at the loan rate established for the commodity under section 1202, plus interest
(determined in accordance with section 163 of the Federal
Agriculture Improvement and Reform Act of 1996 (7
U.S.C. 7283)).

1	(d) Prevailing World Market Price.—For pur-
2	poses of this section and section 1207, the Secretary shall
3	prescribe by regulation—
4	(1) a formula to determine the prevailing world
5	market price for upland cotton, which shall be based
6	on the Far East price of upland cotton;
7	(2) a formula to determine the prevailing world
8	market price for—
9	(A) long grain rice; and
10	(B) medium and short grain rice;
11	(3) a mechanism by which the Secretary will
12	announce periodically the prevailing world market
13	price for upland cotton, long grain rice, and medium
14	and short grain rice; and
15	(4) a mechanism by which the Secretary will
16	make the adjustments, required by subsection (e), to
17	the prevailing world market price for upland cotton,
18	long grain rice, and medium and short grain rice.
19	(e) Adjustment of Prevailing World Market
20	PRICE FOR UPLAND COTTON AND RICE.—
21	(1) RICE.—The prevailing world market price
22	for long grain, medium grain, and short grain rice
23	determined in subsection (d) shall be adjusted to
24	United States quality and location.

1	(2) COTTON.—The prevailing world market
2	price for upland cotton, determined in subsection (d)
3	shall be—
4	(A) adjusted to United States quality and
5	location, with such quality adjustment to in-
6	clude—
7	(i) any existing United States loan
8	schedule premiums for Comparable United
9	States Quality; and
10	(ii) a reduction equal to any United
11	States Premium Factor to upland cotton of
12	a quality higher than Middling (M) $1^{3/32}$ -
13	inch; and
14	(B) adjusted to take into account average
15	costs to market the commodity, including aver-
16	age transportation costs, as determined by the
17	Secretary.
18	(f) Additional Adjustment Authority Regard-
19	ING PREVAILING WORLD MARKET PRICE FOR UPLAND
20	Cotton.—
21	(1) IN GENERAL.—During the period beginning
22	on the date of the enactment of this Act through
23	July 31, 2013, the Secretary may further adjust the
24	prevailing world market price for upland cotton (ad-

1	justed under subsection (d)) if the Secretary deter-
2	mines such adjustment necessary—
3	(A) to minimize potential loan forfeitures;
4	(B) to minimize the accumulation of stocks
5	of the commodity by the Federal Government;
6	(C) to allow the commodity produced in
7	the United States to be marketed freely and
8	competitively, both domestically and inter-
9	nationally;
10	(D) to ensure that United States cotton is
11	competitive in world markets; and
12	(E) to ensure an appropriate transition be-
13	tween current-crop and forward-crop price
14	quotations, except that the Secretary may use
15	forward-crop price quotations prior to July 31
16	of the current marketing year only if there are
17	less than three current-crop price quotations
18	and only if such forward-crop price quotation is
19	the lowest such quotation available.
20	(2) GUIDELINES FOR ADDITIONAL ADJUST-
21	MENT.—In further adjusting the prevailing world
22	market price for upland cotton under this sub-
23	section, the Secretary shall establish a mechanism
24	for determining and announcing such adjustments in

order to avoid undue disruption in the United States
 market.

3 (g) REPAYMENT RATES FOR CONFECTIONERY AND
4 OTHER KINDS OF SUNFLOWER SEEDS.—The Secretary
5 shall permit the producers on a farm to repay a marketing
6 assistance loan under section 1201 for confectionery and
7 each other kind of sunflower seed (other than oil sunflower
8 seed) at a rate that is the lesser of—

9 (1) the loan rate established for the commodity
10 under section 1202, plus interest (determined in ac11 cordance with section 163 of the Federal Agriculture
12 Improvement and Reform Act of 1996 (7 U.S.C.
13 7283)); or

14 (2) the repayment rate established for oil sun-15 flower seed.

(h) QUALITY GRADES FOR DRY PEAS, LENTILS, AND
17 SMALL CHICKPEAS.—The loan repayment rate for dry
18 peas, lentils, and small chickpeas shall be based on the
19 quality grades for the applicable commodity.

20 SEC. 1205. LOAN DEFICIENCY PAYMENTS.

21 (a) AVAILABILITY OF LOAN DEFICIENCY PAY-22 Ments.—

(1) IN GENERAL.—Except as provided in subsection (d), the Secretary may make loan deficiency
payments available to producers on a farm that, al-

1	though eligible to obtain a marketing assistance loan
2	under section 1201 with respect to a loan com-
3	modity, agree to forgo obtaining the loan for the
4	commodity in return for loan deficiency payments
5	under this section.
6	(2) UNSHORN PELTS, HAY, AND SILAGE.—
7	(A) MARKETING ASSISTANCE LOANS.—
8	Subject to subparagraph (B), nongraded wool
9	in the form of unshorn pelts and hay and silage
10	derived from a loan commodity are not eligible
11	for a marketing assistance loan under section
12	1201.
13	(B) LOAN DEFICIENCY PAYMENT.—Effec-
14	tive for the 2008 through 2012 crop years, the
15	Secretary may make loan deficiency payments
16	available under this section to producers on a
17	farm that produce unshorn pelts or hay and si-
18	lage derived from a loan commodity.
19	(b) COMPUTATION.—A loan deficiency payment for a
20	loan commodity or commodity referred to in subsection
21	(a)(2) shall be computed by multiplying—
22	(1) the payment rate determined under sub-
23	section (c) for the commodity; by
24	(2) the quantity of the commodity produced by
25	the eligible producers, excluding any quantity for

1	which the producers obtain a marketing assistance
2	loan under section 1201.
3	(c) PAYMENT RATE.—
4	(1) IN GENERAL.—In the case of a loan com-
5	modity, the payment rate shall be the amount by
6	which—
7	(A) the loan rate established under section
8	1202 for the loan commodity; exceeds
9	(B) the rate at which a marketing assist-
10	ance loan for the loan commodity may be repaid
11	under section 1204.
12	(2) UNSHORN PELTS.—In the case of unshorn
13	pelts, the payment rate shall be the amount by
14	which—
15	(A) the loan rate established under section
16	1202 for ungraded wool; exceeds
17	(B) the rate at which a marketing assist-
18	ance loan for ungraded wool may be repaid
19	under section 1204.
20	(3) HAY AND SILAGE.—In the case of hay or si-
21	lage derived from a loan commodity, the payment
22	rate shall be the amount by which—
23	(A) the loan rate established under section
24	1202 for the loan commodity from which the
25	hay or silage is derived; exceeds

(B) the rate at which a marketing assist ance loan for the loan commodity may be repaid
 under section 1204.

4 (d) EXCEPTION FOR EXTRA LONG STAPLE COT5 TON.—This section shall not apply with respect to extra
6 long staple cotton.

(e) EFFECTIVE DATE FOR PAYMENT RATE DETERMINATION.—The Secretary shall determine the amount of
the loan deficiency payment to be made under this section
to the producers on a farm with respect to a quantity of
a loan commodity or commodity referred to in subsection
(a)(2) using the payment rate in effect under subsection
(c) as of the date the producers request the payment.

14 SEC. 1206. PAYMENTS IN LIEU OF LOAN DEFICIENCY PAY-

15

MENTS FOR GRAZED ACREAGE.

16 (a) ELIGIBLE PRODUCERS.—

17 IN GENERAL.—Effective for the 2008(1)18 through 2012 crop years, in the case of a producer 19 that would be eligible for a loan deficiency payment 20 under section 1205 for wheat, barley, or oats, but 21 that elects to use acreage planted to the wheat, bar-22 ley, or oats for the grazing of livestock, the Sec-23 retary shall make a payment to the producer under 24 this section if the producer enters into an agreement

1	with the Secretary to forgo any other harvesting of
2	the wheat, barley, or oats on that acreage.
3	(2) GRAZING OF TRITICALE ACREAGE.—Effec-
4	tive for the 2008 through 2012 crop years, with re-
5	spect to a producer on a farm that uses acreage
6	planted to triticale for the grazing of livestock, the
7	Secretary shall make a payment to the producer
8	under this section if the producer enters into an
9	agreement with the Secretary to forgo any other
10	harvesting of triticale on that acreage.
11	(b) PAYMENT AMOUNT.—
12	(1) IN GENERAL.—The amount of a payment
13	made under this section to a producer on a farm de-
14	scribed in subsection $(a)(1)$ shall be equal to the
15	amount determined by multiplying—
16	(A) the loan deficiency payment rate deter-
17	mined under section 1205(c) in effect, as of the
18	date of the agreement, for the county in which
19	the farm is located; by
20	(B) the payment quantity determined by
21	multiplying-
22	(i) the quantity of the grazed acreage
23	on the farm with respect to which the pro-
24	ducer elects to forgo harvesting of wheat,
25	barley, or oats; and

	99
1	(ii) the payment yield in effect for the
2	calculation of direct payments under sub-
3	title A with respect to that loan commodity
4	on the farm or, in the case of a farm with-
5	out a payment yield for that loan com-
6	modity, an appropriate yield established by
7	the Secretary in a manner consistent with
8	section 1102 of the Farm Security and
9	Rural Investment Act of 2002 (7 U.S.C.
10	7912).
11	(2) GRAZING OF TRITICALE ACREAGE.—The
12	amount of a payment made under this section to a
13	producer on a farm described in subsection $(a)(2)$
14	shall be equal to the amount determined by multi-
15	plying—
16	(A) the loan deficiency payment rate deter-
17	mined under section 1205(c) in effect for
18	wheat, as of the date of the agreement, for the
19	county in which the farm is located; by
20	(B) the payment quantity determined by
21	multiplying—
22	(i) the quantity of the grazed acreage
23	on the farm with respect to which the pro-
24	ducer elects to forgo harvesting of triticale;

25

and

(ii) the payment yield in effect for the
calculation of direct payments under sub-
title A with respect to wheat on the farm
or, in the case of a farm without a pay-
ment yield for wheat, an appropriate yield
established by the Secretary in a manner
consistent with section 1102 of the Farm
Security and Rural Investment Act of
2002 (7 U.S.C. 7912).
(c) TIME, MANNER, AND AVAILABILITY OF PAY-
MENT.—
(1) TIME AND MANNER.—A payment under this
section shall be made at the same time and in the
same manner as loan deficiency payments are made
under section 1205.
(2) Availability.—
(A) IN GENERAL.—The Secretary shall es-
tablish an availability period for the payments
authorized by this section.
(B) CERTAIN COMMODITIES.—In the case
of wheat, barley, and oats, the availability pe-
riod shall be consistent with the availability pe-
riod for the commodity established by the Sec-
retary for marketing assistance loans author-
ized by this subtitle.

(d) PROHIBITION ON CROP INSURANCE INDEMNITY 1 2 OR NONINSURED CROP ASSISTANCE.—A 2008 through 3 2012 crop of wheat, barley, oats, or tritical planted on 4 acreage that a producer elects, in the agreement required 5 by subsection (a), to use for the grazing of livestock in lieu of any other harvesting of the crop shall not be eligible 6 7 for an indemnity under the Federal Crop Insurance Act 8 (7 U.S.C. 1501 et seq.) or noninsured crop assistance 9 under section 196 of the Federal Agriculture Improvement 10 and Reform Act of 1996 (7 U.S.C. 7333). 11 SEC. 1207. SPECIAL MARKETING LOAN PROVISIONS FOR 12 **UPLAND COTTON.** 13 (a) Special Import Quota.— 14 (1) DEFINITION OF SPECIAL IMPORT QUOTA.— 15 In this subsection, the term "special import quota" 16 means a quantity of imports that is not subject to 17 the over-quota tariff rate of a tariff-rate quota. 18 (2) ESTABLISHMENT.— 19 (A) IN GENERAL.—The President shall 20 carry out an import quota program during the 21 period beginning on the date of the enactment 22 of this Act through July 31, 2013, as provided 23 in this subsection. 24 (B) PROGRAM REQUIREMENTS.—Whenever

1 for any consecutive 4-week period, the Friday through Thursday average price quotation for 2 3 the lowest-priced United States growth, as 4 quoted for Middling (M) 1³/₃₂-inch cotton, deliv-5 ered C/F Far East, exceeds the Far East price 6 there shall immediately be in effect a special 7 import quota. 8 (3) QUANTITY.—The quota shall be equal to 1 9 week's consumption of upland cotton by domestic 10 mills at the seasonally adjusted average rate of the 11 most recent 3 months for which data are available. 12 (4) APPLICATION.—The quota shall apply to 13 upland cotton purchased not later than 90 days 14 after the date of the Secretary's announcement 15 under paragraph (1) and entered into the United 16 States not later than 180 days after that date. 17 (5) OVERLAP.—A special quota period may be 18 established that overlaps any existing quota period if 19 required by paragraph (2), except that a special 20 quota period may not be established under this sub-21 section if a quota period has been established under 22 subsection (b). 23 (6) Preferential tariff treatment.—The 24 quantity under a special import quota shall be con-

25 sidered to be an in-quota quantity for purposes of—

1	(A) section 213(d) of the Caribbean Basin
2	Economic Recovery Act (19 U.S.C. 2703(d));
3	(B) section 204 of the Andean Trade Pref-
4	erence Act (19 U.S.C. 3203);
5	(C) section 503(d) of the Trade Act of
6	1974 (19 U.S.C. 2463(d)); and
7	(D) General Note 3(a)(iv) to the Har-
8	monized Tariff Schedule.
9	(7) LIMITATION.—The quantity of cotton en-
10	tered into the United States during any marketing
11	year under the special import quota established
12	under this subsection may not exceed the equivalent
13	of 10 week's consumption of upland cotton by do-
14	mestic mills at the seasonally adjusted average rate
15	of the 3 months immediately preceding the first spe-
16	cial import quota established in any marketing year.
17	(b) Limited Global Import Quota for Upland
18	Cotton.—
19	(1) DEFINITIONS.—In this subsection:
20	(A) SUPPLY.—The term "supply" means,
21	using the latest official data of the Bureau of
22	the Census, the Department of Agriculture, and
23	the Department of the Treasury—
24	(i) the carry-over of upland cotton at
25	the beginning of the marketing year (ad-

1	justed to 480-pound bales) in which the
2	quota is established;
3	(ii) production of the current crop;
4	and
5	(iii) imports to the latest date avail-
6	able during the marketing year.
7	(B) DEMAND.—The term "demand"
8	means—
9	(i) the average seasonally adjusted an-
10	nual rate of domestic mill consumption
11	during the most recent 3 months for which
12	data are available; and
13	(ii) the larger of—
14	(I) average exports of upland cot-
15	ton during the preceding 6 marketing
16	years; or
17	(II) cumulative exports of upland
18	cotton plus outstanding export sales
19	for the marketing year in which the
20	quota is established.
21	(C) LIMITED GLOBAL IMPORT QUOTA.—
22	The term "limited global import quota" means
23	a quantity of imports that is not subject to the
24	over-quota tariff rate of a tariff-rate quota.

1 (2) PROGRAM.—The President shall carry out 2 an import quota program that provides that when-3 ever the Secretary determines and announces that 4 the average price of the base quality of upland cot-5 ton, as determined by the Secretary, in the des-6 ignated spot markets for a month exceeded 130 per-7 cent of the average price of the quality of cotton in 8 the markets for the preceding 36 months, notwith-9 standing any other provision of law, there shall im-10 mediately be in effect a limited global import quota 11 subject to the following conditions: 12 (A) QUANTITY.—The quantity of the quota 13 shall be equal to 21 days of domestic mill con-14 sumption of upland cotton at the seasonally ad-15 justed average rate of the most recent 3 months

16 for which data are available.

17 (B) QUANTITY IF PRIOR QUOTA.—If a 18 quota has been established under this sub-19 section during the preceding 12 months, the 20 quantity of the quota next established under 21 this subsection shall be the smaller of 21 days 22 of domestic mill consumption calculated under 23 subparagraph (A) or the quantity required to 24 increase the supply to 130 percent of the de-25 mand.

1	(C) PREFERENTIAL TARIFF TREAT-
2	MENT.—The quantity under a limited global
3	import quota shall be considered to be an in-
4	quota quantity for purposes of—
5	(i) section 213(d) of the Caribbean
6	Basin Economic Recovery Act (19 U.S.C.
7	2703(d));
8	(ii) section 204 of the Andean Trade
9	Preference Act (19 U.S.C. 3203);
10	(iii) section 503(d) of the Trade Act
11	of 1974 (19 U.S.C. 2463(d)); and
12	(iv) General Note 3(a)(iv) to the Har-
13	monized Tariff Schedule.
14	(D) QUOTA ENTRY PERIOD.—When a
15	quota is established under this subsection, cot-
16	ton may be entered under the quota during the
17	90-day period beginning on the date the quota
18	is established by the Secretary.
19	(3) NO OVERLAP.—Notwithstanding paragraph
20	(2), a quota period may not be established that over-
21	laps an existing quota period or a special quota pe-
22	riod established under subsection (a).
23	(c) Economic Adjustment Assistance to Users
24	of Upland Cotton.—

1	(1) Issuance of marketing certificates or
2	CASH PAYMENTS.—During the period beginning on
3	the date of the enactment of this Act through July
4	31, 2013, the Secretary shall issue, on a monthly
5	basis, marketing certificates or cash payments, at
6	the option of the recipient, to domestic users of up-
7	land cotton for all documented use of upland cotton
8	during the previous monthly period regardless of the
9	origin of the upland cotton.
10	(2) VALUE OF CERTIFICATES OR PAYMENTS.—
11	The value of the marketing certificates or cash pay-
12	ments shall be 4 cents per pound.
13	(3) Allowable purposes.—Economic adjust-
14	ment assistance under this subsection shall be made
15	available only to domestic users of upland cotton
16	that certify that such funds shall be used only for
17	acquisition, construction, installation, modernization,
18	development, conversion, or expansion of land, plant,
19	buildings, equipment, facilities, or machinery.
20	(4) REVIEW OR AUDIT.—The Secretary may
21	conduct such review or audit of the records of a do-
22	mestic user under this subsection as determined nec-
23	essary to carry out the provisions of this subsection.
24	(5) IMPROPER USE OF ASSISTANCE.—If the
25	Secretary determines, after a review or audit of the

1 records of the domestic user, that economic adjust-2 ment assistance under this subsection was not used 3 for the purposes specified in paragraph (3), the do-4 mestic user shall be liable to repay such assistance 5 to the Secretary, plus interest, as determined by the 6 Secretary, and shall be ineligible to participate in 7 the program established by this subsection for a pe-8 riod of 12 months following the determination of the 9 Secretary.

10SEC. 1208. SPECIAL COMPETITIVE PROVISIONS FOR EXTRA11LONG STAPLE COTTON.

(a) COMPETITIVENESS PROGRAM.—Notwithstanding
any other provision of law, during the period beginning
on the date of the enactment of this Act through July 31,
2013, the Secretary shall carry out a program—

16 (1) to maintain and expand the domestic use of
17 extra long staple cotton produced in the United
18 States;

19 (2) to increase exports of extra long staple cot-20 ton produced in the United States; and

(3) to ensure that extra long staple cotton produced in the United States remains competitive in
world markets.

(b) PAYMENTS UNDER PROGRAM; TRIGGER.—Under
 the program, the Secretary shall make payments available
 under this section whenever—

4 (1) for a consecutive 4-week period, the world 5 market price for the lowest priced competing growth 6 of extra long staple cotton (adjusted to United 7 States quality and location and for other factors af-8 fecting the competitiveness of such cotton), as deter-9 mined by the Secretary, is below the prevailing 10 United States price for a competing growth of extra 11 long staple cotton; and

(2) the lowest priced competing growth of extra
long staple cotton (adjusted to United States quality
and location and for other factors affecting the competitiveness of such cotton), as determined by the
Secretary, is less than 134 percent of the loan rate
for extra long staple cotton.

(c) ELIGIBLE RECIPIENTS.—The Secretary shall
make payments available under this section to domestic
users of extra long staple cotton produced in the United
States and exporters of extra long staple cotton produced
in the United States that enter into an agreement with
the Commodity Credit Corporation to participate in the
program under this section.

1 (d) PAYMENT AMOUNT.—Payments under this sec-2 tion shall be based on the amount of the difference in the 3 prices referred to in subsection (b)(1) during the fourth 4 week of the consecutive 4-week period multiplied by the 5 amount of documented purchases by domestic users and 6 sales for export by exporters made in the week following 7 such a consecutive 4-week period.

8 (e) FORM OF PAYMENT.—Payments under this sec-9 tion shall be made through the issuance of cash or mar-10 keting certificates, at the option of eligible recipients of 11 the payments.

12SEC. 1209. AVAILABILITY OF RECOURSE LOANS FOR HIGH13MOISTURE FEED GRAINS AND SEED COTTON.

14 (a) High Moisture Feed Grains.—

(1) DEFINITION OF HIGH MOISTURE STATE.—
In this subsection, the term "high moisture state"
means corn or grain sorghum having a moisture content in excess of Commodity Credit Corporation
standards for marketing assistance loans made by
the Secretary under section 1201.

(2) RECOURSE LOANS AVAILABLE.—For each of
the 2008 through 2012 crops of corn and grain sorghum, the Secretary shall make available recourse
loans, as determined by the Secretary, to producers
on a farm that—

1	(A) normally harvest all or a portion of
2	their crop of corn or grain sorghum in a high
3	moisture state;
4	(B) present—
5	(i) certified scale tickets from an in-
6	spected, certified commercial scale, includ-
7	ing a licensed warehouse, feedlot, feed mill,
8	distillery, or other similar entity approved
9	by the Secretary, pursuant to regulations
10	issued by the Secretary; or
11	(ii) field or other physical measure-
12	ments of the standing or stored crop in re-
13	gions of the United States, as determined
14	by the Secretary, that do not have certified
15	commercial scales from which certified
16	scale tickets may be obtained within rea-
17	sonable proximity of harvest operation;
18	(C) certify that they were the owners of
19	the feed grain at the time of delivery to, and
20	that the quantity to be placed under loan under
21	this subsection was in fact harvested on the
22	farm and delivered to, a feedlot, feed mill, or
23	commercial or on-farm high-moisture storage
24	facility, or to a facility maintained by the users

1	of corn and grain sorghum in a high moisture
2	state; and
3	(D) comply with deadlines established by
4	the Secretary for harvesting the corn or grain
5	sorghum and submit applications for loans
6	under this subsection within deadlines estab-
7	lished by the Secretary.
8	(3) ELIGIBILITY OF ACQUIRED FEED GRAINS.—
9	A loan under this subsection shall be made on a
10	quantity of corn or grain sorghum of the same crop
11	acquired by the producer equivalent to a quantity
12	determined by multiplying—
13	(A) the acreage of the corn or grain sor-
14	ghum in a high moisture state harvested on the
15	producer's farm; by
16	(B) the lower of the farm program pay-
17	ment yield used to make counter-cyclical pay-
18	ments under subtitle A or the actual yield on a
19	field, as determined by the Secretary, that is
20	similar to the field from which the corn or grain
21	sorghum was obtained.
22	(b) Recourse Loans Available for Seed Cot-
23	TON.—For each of the 2008 through 2012 crops of upland
24	cotton and extra long staple cotton, the Secretary shall

make available recourse seed cotton loans, as determined
 by the Secretary, on any production.

3 (c) REPAYMENT RATES.—Repayment of a recourse
4 loan made under this section shall be at the loan rate es5 tablished for the commodity by the Secretary, plus interest
6 (determined in accordance with section 163 of the Federal
7 Agriculture Improvement and Reform Act of 1996 (7
8 U.S.C. 7283)).

9 SEC. 1210. DEADLINE FOR REPAYMENT OF MARKETING AS10 SISTANCE LOAN FOR PEANUTS.

(a) JUNE 30 REDEMPTION DEADLINE.—Notwithstanding any other provision of law, a marketing assistance loan for peanuts may not be redeemed after June
30 of the year subsequent to the year in which the peanuts
were harvested.

(b) EFFECT OF FAILURE TO REDEEM.—A marketing
assistance loan for peanuts that is not redeemed before
the deadline imposed by subsection (a) shall be deemed
to be forfeited to the Commodity Credit Corporation.

20 SEC. 1211. COMMODITY QUALITY INCENTIVE PAYMENTS 21 FOR HEALTHY OILSEEDS.

(a) INCENTIVE PAYMENTS REQUIRED.—Subject to
the availability of funds for this purpose, the Secretary
shall provide commodity quality incentive payments during
the 2009 through 2013 crop years for the production of

oilseeds with specialized traits that enhance human health,
 as determined by the Secretary.

3 (b) COVERED OILSEEDS.—The Secretary shall make
4 payments under this section only for the production of an
5 oilseed that has, as determined by the Secretary—

6 (1) been demonstrated to reduce or eliminate 7 the need to partially hydrogenate the oil derived 8 from the oilseed for use in human consumption; and 9 (2) 1 or more traits for which compelling im-

9 (2) 1 or more traits for which compelling im10 pediments to commercialization have been identified.
11 (c) REQUEST FOR PROPOSALS.—

(1) ISSUANCE.—If funds are available to carry
out this section for a crop year, the Secretary shall
issue a request for proposals for payments under
this section.

16 (2) MULTIYEAR PROPOSALS.—An entity may
17 submit a multiyear proposal for payments under this
18 section.

19 (3) CONTENT OF PROPOSALS.—A proposal for
20 payments under this section shall include a descrip21 tion of—

(A) each trait of the oilseed described in
subsection (b)(2) and the value of the trait as
a matter of public policy;

1	(B) the projected market size and value of
2	the trait;
3	(C) the projected impact of the proposal
4	on—
5	(i) the future price of loan commod-
6	ities; and
7	(ii) if appropriate, on Federal Govern-
8	ment farm program outlays to support
9	loan commodities;
10	(D) a range for the amount of total per
11	bushel premiums to be paid to producers;
12	(E) a per bushel amount of incentive pay-
13	ments requested for each year under this sec-
14	tion that—
15	(i) does not exceed $\frac{1}{3}$ of the total pre-
16	mium offered for any year; and
17	(ii) declines over time;
18	(F) the period of time, of not to exceed 4
19	years, during which incentive payments are to
20	be provided to producers; and
21	(G) the targeted total quantity of produc-
22	tion and estimated acres needed to produce the
23	targeted quantity for each year under this sec-
24	tion.
25	(d) Contracts for Production.—

1	(1) IN GENERAL.—The Secretary shall approve
2	successful proposals submitted under subsection (c)
3	on a timely basis so as to allow successful applicants
4	to offer production contracts to producers beginning
5	in advance of the spring planting season for the
6	2009 crop year.
7	(2) Multiyear contracts.—A successful ap-
8	plicant may enter into a multiyear contract with—
9	(A) a specific group of producers; or
10	(B) various groups of producers.
11	(3) TIMING OF PAYMENTS.—The Secretary
12	shall make payments under this section after the
13	Secretary receives documentation that the total pre-
14	mium offered for crops produced under a contract
15	(including the amount of incentive payments) has
16	been made to covered producers.
17	(e) ADMINISTRATION.—If funding provided for a crop
18	year is not fully allocated under the initial request for pro-
19	posals under subsection (c), the Secretary shall issue addi-
20	tional requests for proposals for subsequent years under
21	this section.
22	(f) AUTHORIZATION OF APPROPRIATIONS.—There
23	are authorized to be appropriated such sums as are nec-
24	essary to carry out this section for each of fiscal years

25 2009 through 2013.

Subtitle C—Sugar

2 SEC. 1301. SUGAR PROGRAM.

1

3 (a) IN GENERAL.—Section 156 of the Federal Agri4 culture Improvement and Reform Act of 1996 (7 U.S.C.
5 7272) is amended to read as follows:

6 "SEC. 156. SUGAR PROGRAM.

7 "(a) SUGARCANE.—The Secretary shall make loans
8 for raw cane sugar available to processors of domestically
9 grown sugarcane at a rate equal to 18.5 cents per pound
10 for each of the 2008 through 2012 crop years.

"(b) SUGAR BEETS.—The Secretary shall make loans
for refined beet sugar available to processors of domestically grown sugar beets at a rate equal to 23.5 cents per
pound for each of the 2008 through 2012 crop years.

15 "(c) TERM OF LOANS.—

16 "(1) IN GENERAL.—A loan under this section
17 during any fiscal year shall be made available not
18 earlier than the beginning of the fiscal year and
19 shall mature at the earlier of—

20 "(A) the end of the 9-month period begin21 ning on the first day of the first month after
22 the month in which the loan is made; or

23 "(B) the end of the fiscal year in which the24 loan is made.

1	"(2) Supplemental loans.—In the case of a
2	loan made under this section in the last 3 months
3	of a fiscal year, the processor may repledge the
4	sugar as collateral for a second loan in the subse-
5	quent fiscal year, except that the second loan shall—
6	"(A) be made at the loan rate in effect at
7	the time the first loan was made; and
8	"(B) mature in 9 months less the quantity
9	of time that the first loan was in effect.
10	"(d) LOAN TYPE; PROCESSOR ASSURANCES.—
11	"(1) NONRECOURSE LOANS.—The Secretary
12	shall carry out this section through the use of non-
12	shan earry out this section through the use of non
12	recourse loans.
13	recourse loans.
13 14	recourse loans. "(2) PROCESSOR ASSURANCES.—
13 14 15	recourse loans. "(2) PROCESSOR ASSURANCES.— "(A) IN GENERAL.—The Secretary shall
13 14 15 16	recourse loans. "(2) PROCESSOR ASSURANCES.— "(A) IN GENERAL.—The Secretary shall obtain from each processor that receives a loan
13 14 15 16 17	recourse loans. "(2) PROCESSOR ASSURANCES.— "(A) IN GENERAL.—The Secretary shall obtain from each processor that receives a loan under this section such assurances as the Sec-
 13 14 15 16 17 18 	recourse loans. "(2) PROCESSOR ASSURANCES.— "(A) IN GENERAL.—The Secretary shall obtain from each processor that receives a loan under this section such assurances as the Sec- retary considers adequate to ensure that the
 13 14 15 16 17 18 19 	recourse loans. "(2) PROCESSOR ASSURANCES.— "(A) IN GENERAL.—The Secretary shall obtain from each processor that receives a loan under this section such assurances as the Sec- retary considers adequate to ensure that the processor will provide payments to producers
 13 14 15 16 17 18 19 20 	recourse loans. "(2) PROCESSOR ASSURANCES.— "(A) IN GENERAL.—The Secretary shall obtain from each processor that receives a loan under this section such assurances as the Sec- retary considers adequate to ensure that the processor will provide payments to producers that are proportional to the value of the loan
 13 14 15 16 17 18 19 20 21 	recourse loans. "(2) PROCESSOR ASSURANCES.— "(A) IN GENERAL.—The Secretary shall obtain from each processor that receives a loan under this section such assurances as the Sec- retary considers adequate to ensure that the processor will provide payments to producers that are proportional to the value of the loan received by the processor for the sugar beets

1	"(i) IN GENERAL.—Subject to clause
2	(ii), the Secretary may establish appro-
3	priate minimum payments for purposes of
4	this paragraph.
5	"(ii) LIMITATION.—In the case of
6	sugar beets, the minimum payment estab-
7	lished under clause (i) shall not exceed the

rate of payment provided for under the applicable contract between a sugar beet producer and a sugar beet processor.

11 "(3) ADMINISTRATION.—The Secretary may 12 not impose or enforce any prenotification require-13 ment, or similar administrative requirement not oth-14 erwise in effect on May 13, 2002, that has the effect 15 of preventing a processor from electing to forfeit the 16 loan collateral (of an acceptable grade and quality) 17 on the maturity of the loan.

18 "(e) LOANS FOR IN-PROCESS SUGAR.—

"(1) DEFINITION OF IN-PROCESS SUGARS AND
SYRUPS.—In this subsection, the term 'in-process
sugars and syrups' does not include raw sugar, liquid sugar, invert sugar, invert syrup, or other finished product that is otherwise eligible for a loan
under subsection (a) or (b).

8

9

1	"(2) AVAILABILITY.—The Secretary shall make
2	nonrecourse loans available to processors of a crop
3	of domestically grown sugarcane and sugar beets for
4	in-process sugars and syrups derived from the crop.
5	"(3) LOAN RATE.—The loan rate shall be equal
6	to 80 percent of the loan rate applicable to raw cane
7	sugar or refined beet sugar, as determined by the
8	Secretary on the basis of the source material for the
9	in-process sugars and syrups.
10	"(4) Further processing on forfeiture.—
11	"(A) IN GENERAL.—As a condition of the
12	forfeiture of in-process sugars and syrups serv-
13	ing as collateral for a loan under paragraph (2),
14	the processor shall, within such reasonable time
15	period as the Secretary may prescribe and at no
16	cost to the Commodity Credit Corporation, con-
17	vert the in-process sugars and syrups into raw
18	cane sugar or refined beet sugar of acceptable
19	grade and quality for sugars eligible for loans
20	under subsection (a) or (b).
21	"(B) TRANSFER TO CORPORATION.—Once
22	the in-process sugars and syrups are fully proc-
23	essed into raw cane sugar or refined beet sugar,
24	the processor shall transfer the sugar to the
25	Commodity Credit Corporation.

1	"(C) PAYMENT TO PROCESSOR.—On trans-
2	fer of the sugar, the Secretary shall make a
3	payment to the processor in an amount equal to
4	the amount obtained by multiplying—
5	"(i) the difference between—
6	"(I) the loan rate for raw cane
7	sugar or refined beet sugar, as appro-
8	priate; and
9	"(II) the loan rate the processor
10	received under paragraph (3); by
11	"(ii) the quantity of sugar transferred
12	to the Secretary.
13	"(5) LOAN CONVERSION.—If the processor does
14	not forfeit the collateral as described in paragraph
15	(4), but instead further processes the in-process sug-
16	ars and syrups into raw cane sugar or refined beet
17	sugar and repays the loan on the in-process sugars
18	and syrups, the processor may obtain a loan under
19	subsection (a) or (b) for the raw cane sugar or re-
20	fined beet sugar, as appropriate.
21	"(6) TERM OF LOAN.—The term of a loan
22	made under this subsection for a quantity of in-proc-
23	ess sugars and syrups, when combined with the term
24	of a loan made with respect to the raw cane sugar
25	or refined beet sugar derived from the in-process

1 sugars and syrups, may not exceed 9 months, con-2 sistent with subsection (c). 3 "(f) Avoiding Forfeitures; Corporation Inven-4 TORY DISPOSITION.— 5 ((1))IN GENERAL.—Subject to subsection 6 (d)(3), to the maximum extent practicable, the Sec-7 retary shall operate the program established under 8 this section at no cost to the Federal Government by 9 avoiding the forfeiture of sugar to the Commodity 10 Credit Corporation. 11 "(2) INVENTORY DISPOSITION.— "(A) IN GENERAL.-To carry out para-12 13 graph (1), the Commodity Credit Corporation 14 may accept bids to obtain raw cane sugar or re-15 fined beet sugar in the inventory of the Com-16 modity Credit Corporation from (or otherwise 17 make available such commodities, on appro-18 priate terms and conditions, to) processors of 19 sugarcane and processors of sugar beets (acting 20 in conjunction with the producers of the sugar-21 cane or sugar beets processed by the proc-22 essors) in return for the reduction of production 23 of raw cane sugar or refined beet sugar, as ap-24 propriate.

1	"(B) BIOENERGY FEEDSTOCK.—If a re-
2	duction in the quantity of production accepted
3	under subparagraph (A) involves sugar beets or
4	sugarcane that has already been planted, the
5	sugar beets or sugarcane so planted may not be
6	used for any commercial purpose other than as
7	a bioenergy feedstock.
8	"(C) Additional Authority.—The au-
9	thority provided under this paragraph is in ad-
10	dition to any authority of the Commodity Credit
11	Corporation under any other law.
12	"(g) Information Reporting.—
13	"(1) DUTY OF PROCESSORS AND REFINERS TO
14	REPORT.—A sugarcane processor, cane sugar re-
15	finer, and sugar beet processor shall furnish the Sec-
16	retary, on a monthly basis, such information as the
17	Secretary may require to administer sugar pro-
18	grams, including the quantity of purchases of sugar-
19	cane, sugar beets, and sugar, and production, impor-
20	tation, distribution, and stock levels of sugar.
21	"(2) DUTY OF PRODUCERS TO REPORT.—
22	"(A) Proportionate share states.—As
23	a condition of a loan made to a processor for
24	the benefit of a producer, the Secretary shall
25	require each producer of sugarcane located in a

1	State (other than the Commonwealth of Puerto
2	Rico) in which there are in excess of 250 pro-
3	ducers of sugarcane to report, in the manner
4	prescribed by the Secretary, the sugarcane
5	yields and acres planted to sugarcane of the
6	producer.
7	"(B) OTHER STATES.—The Secretary may
8	require each producer of sugarcane or sugar
9	beets not covered by subparagraph (A) to re-
10	port, in a manner prescribed by the Secretary,
11	the yields of, and acres planted to, sugarcane or
12	sugar beets, respectively, of the producer.
10	
13	"(3) DUTY OF IMPORTERS TO REPORT.—
13 14	"(3) DUTY OF IMPORTERS TO REPORT.— "(A) IN GENERAL.—Except as provided in
14	"(A) IN GENERAL.—Except as provided in
14 15	"(A) IN GENERAL.—Except as provided in subparagraph (B), the Secretary shall require
14 15 16	"(A) IN GENERAL.—Except as provided in subparagraph (B), the Secretary shall require an importer of sugars, syrups, or molasses to be
14 15 16 17	"(A) IN GENERAL.—Except as provided in subparagraph (B), the Secretary shall require an importer of sugars, syrups, or molasses to be used for human consumption or to be used for
14 15 16 17 18	"(A) IN GENERAL.—Except as provided in subparagraph (B), the Secretary shall require an importer of sugars, syrups, or molasses to be used for human consumption or to be used for the extraction of sugar for human consumption
14 15 16 17 18 19	"(A) IN GENERAL.—Except as provided in subparagraph (B), the Secretary shall require an importer of sugars, syrups, or molasses to be used for human consumption or to be used for the extraction of sugar for human consumption to report, in the manner prescribed by the Sec-

23 "(B) TARIFF-RATE QUOTAS.—Subpara24 graph (A) shall not apply to sugars, syrups, or
25 molasses that are within the quantities of tariff-

1	rate quotas that are subject to the lower rate
2	of duties.
3	"(4) Collection of information on mex-
4	ICO.—
5	"(A) COLLECTION.—The Secretary shall
6	collect—
7	"(i) information on the production,
8	consumption, stocks and trade of sugar in
9	Mexico, including United States exports of
10	sugar to Mexico; and
11	"(ii) publicly available information on
12	Mexican production, consumption, and
13	trade of high fructose corn syrups, includ-
14	ing United States exports of high fructose
15	corn syrups to Mexico.
16	"(B) PUBLICATION.—The data collected
17	under subparagraph (A) shall be published in
18	each edition of the World Agricultural Supply
19	and Demand Estimates.
20	"(5) PENALTY.—Any person willfully failing or
21	refusing to furnish the information required to be
22	reported by paragraph (1), (2), or (3), or furnishing
23	willfully false information, shall be subject to a civil
24	penalty of not more than \$10,000 for each such vio-
25	lation.

"(6) MONTHLY REPORTS.—Taking into consid eration the information received under this sub section, the Secretary shall publish on a monthly
 basis composite data on production, imports, dis tribution, and stock levels of sugar.

6 "(h) SUBSTITUTION OF REFINED SUGAR.—For purposes of Additional U.S. Note 6 to chapter 17 of the Har-7 8 monized Tariff Schedule of the United States and the re-9 export programs and polyhydric alcohol program adminis-10 tered by the Secretary, all refined sugars (whether derived from sugar beets or sugarcane) produced by cane sugar 11 12 refineries and beet sugar processors shall be fully substi-13 tutable for the export of sugar and sugar-containing prod-14 ucts under those programs.

15 "(i) EFFECTIVE PERIOD.—This section shall be ef16 fective only for the 2008 through 2012 crops of sugar
17 beets and sugarcane.".

(b) TRANSITION.—The Secretary of Agriculture shall
make loans for raw cane sugar and refined beet sugar
available for the 2007 crop year on the terms and conditions provided in section 156 of the Federal Agriculture
Improvement and Reform Act of 1996 (7 U.S.C. 7272),
as in effect on the day before the date of the enactment
of this Act.

1SEC. 1302. UNITED STATES MEMBERSHIP IN THE INTER-2NATIONAL SUGAR ORGANIZATION.

The Secretary of Agriculture shall work with the Secretary of State to restore United States membership in
the International Sugar Organization within one year
after the date of enactment of this Act.

7 SEC. 1303. FLEXIBLE MARKETING ALLOTMENTS FOR8 SUGAR.

9 (a) DEFINITION OF HUMAN CONSUMPTION.—Section
10 359a of the Agricultural Adjustment Act of 1938 (7
11 U.S.C. 1359aa) is amended—

(1) by redesignating paragraphs (1) through
(3) (4) as paragraphs (2) through (5), respectively; and
(4) (2) by inserting before paragraph (2), as so re(5) designated, the following new paragraph (1):

16 ((1))HUMAN CONSUMPTION.—The term 17 'human consumption', when used in the context of a 18 reference to sugar (whether in the form of sugar, in-19 process sugar, syrup, molasses, or in some other 20 form) for human consumption, includes sugar for 21 use in human food, beverages, or similar products.". 22 (b) SUGAR ALLOTMENTS.—Section 359b of the Agri-23 cultural Adjustment Act of 1938 (7 U.S.C. 1359bb) is 24 amended to read as follows:

1	"SEC. 359b. FLEXIBLE MARKETING ALLOTMENTS FOR
2	SUGAR.
3	"(a) Sugar Estimates.—
4	"(1) IN GENERAL.—Not later than August 1
5	before the beginning of each of the 2008 through
6	2012 crop years for sugarcane and sugar beets, the
7	Secretary shall estimate—
8	"(A) the quantity of sugar that will be
9	subject to human consumption in the United
10	States during the crop year;
11	"(B) the quantity of sugar that would pro-
12	vide for reasonable carryover stocks;
13	"(C) the quantity of sugar that will be
14	available from carry-in stocks for human con-
15	sumption in the United States during the crop
16	year;
17	"(D) the quantity of sugar that will be
18	available from the domestic processing of sugar-
19	cane, sugar beets, and in-process beet sugar;
20	and
21	"(E) the quantity of sugars, syrups, and
22	molasses that will be imported for human con-
23	sumption or to be used for the extraction of
24	sugar for human consumption in the United
25	States during the crop year, whether such arti-

1	cles are under a tariff-rate quota or are in ex-
2	cess or outside of a tariff-rate quota.
3	"(2) EXCLUSION.—The estimates under this
4	subsection shall not apply to sugar imported for the
5	production of polyhydric alcohol or to any sugar re-
6	fined and reexported in refined form or in products
7	containing sugar.
8	"(3) REESTIMATES.—The Secretary shall make
9	reestimates of sugar consumption, stocks, produc-
10	tion, and imports for a crop year as necessary, but
11	no later than the beginning of each of the second
12	through fourth quarters of the crop year.
13	"(b) Sugar Allotments.—
14	"(1) ESTABLISHMENT.—By the beginning of
15	each crop year, the Secretary shall establish for that
16	crop year appropriate allotments under section 359c
17	for the marketing by processors of sugar processed
18	from sugar cane or sugar beets or in-process beet
19	sugar (whether such sugar beets or in-process beet
20	sugar was produced domestically or imported) at a
21	level sufficient to maintain raw and refined sugar
22	prices above forfeiture levels so that there will be no
23	forfeitures of sugar to the Commodity Credit Cor-
24	poration under the loan program for sugar estab-
25	lished under section 156 of the Federal Agriculture

Improvement and Reform Act of 1996 (7 U.S.C.
 7272).

3 "(2) MINIMUM.—The level of allotments estab4 lished under paragraph (1) may not be less than 85
5 percent of the estimated quantity of sugar for do6 mestic human consumption for the crop year.

"(3) PRODUCTS.—The Secretary may include
sugar products, whose majority content is sucrose, in
the allotments established under paragraph (1) if
the Secretary determines that the inclusion of such
sugar products is appropriate for controlling the
supply of sugar for human consumption.

13 "(c) COVERAGE OF ALLOTMENTS.—

14 "(1) IN GENERAL.—The marketing allotments 15 provided for in this part shall apply to the mar-16 keting by processors of sugar intended for domestic 17 human consumption that has been processed from 18 sugar cane or sugar beets or in-process beet sugar 19 (whether such sugar beets or in-process beet sugar 20 was produced domestically or imported).

21 "(2) EXCEPTIONS.—Consistent with the admin22 istration of marketing allotments during crop years
23 2002 through 2007, the marketing allotments shall
24 not apply to sugar sold—

1	"(A) to facilitate the exportation of such
2	sugar to a foreign country, except that such ex-
3	ports of sugar shall not be eligible to receive
4	credits under re-export programs for refined
5	sugar or sugar containing products adminis-
6	tered by the Secretary;
7	"(B) to enable another processor to fulfill
8	an allocation established for such other proc-
9	essor, except that such sales must be made be-
10	fore May 1 and must be reported to the Sec-
11	retary; or
12	"(C) for uses other than domestic human
13	consumption.
14	"(d) PROHIBITIONS.—
15	"(1) IN GENERAL.—During any crop year or
16	portion thereof for which marketing allotments have
17	been established, no processor of sugar beets or sug-
18	arcane shall market for domestic human consump-
19	tion a quantity of sugar in excess of the allocation
20	established for such processor, except to enable an-
21	other processor to fulfill an allocation established for
22	such other processor or to facilitate the exportation
23	of such sugar.
24	"(2) CIVIL PENALTY.—Any processor who

25 knowingly violates paragraph (1) shall be liable to

1	the Commodity Credit Corporation for a civil penalty
2	in an amount equal to 3 times the United States
3	market value, at the time of the commission of the
4	violation, of that quantity of sugar involved in the
5	violation.
6	"(3) Definition of market.—For purposes
7	of this part, the term 'market' shall mean to sell or
8	otherwise dispose of in commerce in the United
9	States, including—
10	"(A) the forfeiture of sugar under the loan
11	program for sugar under section 156 of the
12	Federal Agriculture Improvement and Reform
13	Act of 1996 (7 U.S.C. 7272) and such forfeited
14	sugar shall be deemed to have been marketed
15	during the crop year in which the loan was
16	made;
17	"(B) with respect to any integrated proc-
18	essor and refiner, the movement of raw cane
19	sugar into the refining process; and
20	"(C) the sale of sugar for the production
21	of ethanol or other bioenergy product, if such
22	ethanol or bioenergy product is the subject of a
23	payment under the feedstock flexibility program
24	for bioenergy producers.".

(c) ESTABLISHMENT.—Section 359c of the Agricul tural Adjustment Act of 1938 (7 U.S.C. 1359cc) is
 amended—

4 (1) by striking subsection (b) and inserting the5 following new subsection:

6 "(b) OVERALL ALLOTMENT QUANTITY.—

"(1) IN GENERAL.—The Secretary shall establish the overall quantity of sugar to be allotted for
the crop year (in this part referred to as the 'overall
allotment quantity') at a level sufficient to maintain
raw and refined sugar prices above forfeiture levels
to avoid the forfeiture of sugar to the Commodity
Credit Corporation.

14 "(2) MINIMUM.—The overall allotment quantity
15 established under paragraph (1) may not be less
16 than 85 percent of the estimated quantity of sugar
17 for domestic human consumption for the crop year.
18 "(3) ADJUSTMENT.—Subject to paragraphs (1)
19 and (2), the Secretary shall adjust the overall allot20 ment quantity—

21 "(A) to maintain raw and refined sugar
22 prices above forfeiture levels to avoid the for23 feiture of sugar to the Commodity Credit Cor24 poration; and

1	"(B) to maintain adequate supplies of raw
2	and refined sugar in the domestic market.";
3	(2) in subsection $(d)(2)$, by inserting before the
4	period the following: "or in-process beet sugar";
5	(3) in subsection $(g)(1)$, by inserting at the end
6	the following new sentence: "However, the overall al-
7	lotment quantity may not be reduced to a quantity
8	less than 85 percent of the estimated quantity of
9	sugar for domestic human consumption for the crop
10	year."; and
11	(4) by striking subsection (h).
12	(d) Allocation of Marketing Allotments
13	Section 359d(b) of the Agricultural Adjustment Act of
14	1938 (7 U.S.C. 1359dd(b)) is amended—
15	(1) in paragraph $(1)(F)$, by striking "Except as
16	otherwise provided in section $359f(c)(8)$, if" and in-
17	serting "If"; and
18	(2) in paragraph (2), by striking subparagraphs
19	(H) and (I) and inserting the following new subpara-
20	graph:
21	"(H) NEW ENTRANTS STARTING PRODUC-
22	TION, REOPENING, OR ACQUIRING AN EXISTING
23	FACTORY WITH PRODUCTION HISTORY.—
24	"(i) Allocation for a new en-
25	TRANT THAT HAS CONSTRUCTED A NEW

1	FACTORY OR REOPENED A FACTORY THAT
2	WAS NOT OPERATING SINCE BEFORE
3	1998.—If a New Entrant constructs a new
4	sugar beet processing factory, or acquires
5	and reopens a sugar beet processing fac-
6	tory that last processed sugar beets prior
7	to the 1998 crop year and there is no allo-
8	cation currently associated with the fac-
9	tory, the Secretary shall—
10	"(I) assign an allocation for beet
11	sugar to the New Entrant that pro-
12	vides a fair and equitable distribution
13	of the allocations for beet sugar in
14	order to enable the New Entrant to
15	achieve a factory utilization rate com-
16	parable to the factory utilization rates
17	of other similarly situated processors;
18	and
19	"(II) reduce the allocations for
20	beet sugar of all other processors on
21	a pro rata basis to reflect the alloca-
22	tion to the New Entrant.
23	"(ii) Allocation for a new en-
24	TRANT THAT HAS ACQUIRED AN EXISTING
25	FACTORY WITH A PRODUCTION HISTORY.—

1	If a New Entrant acquires an existing fac-
2	tory that has processed sugar beets from
3	the 1998 or later crop years and has a
4	production history, then, upon the mutual
5	agreement of the New Entrant and the
6	company currently holding the allocation
7	associated with the factory, the Secretary
8	shall transfer to the New Entrant a por-
9	tion of allocation of the current allocation
10	holder to reflect the historical contribution
11	of the production of the acquired factory to
12	the total allocation of the current alloca-
13	tion holder. In the absence of mutual
14	agreement, the new entrant shall be ineli-
15	gible for a beet sugar allocation.
16	"(iii) APPEALS.—Any decision made
17	under this subsection may be appealed to
18	the Secretary pursuant to section 359i.
19	"(iv) DEFINITION.—In this subpara-
20	graph, the term 'New Entrant' means an
21	individual, corporation, or other entity that
22	does not have an allocation of the beet
23	sugar allotment under this part, is not af-
24	filiated with any other individual, corpora-
25	tion, or entity that has an allocation of

1	beet sugar under this part (known as a
2	'third party'), and will process sugar beets
3	produced by sugar beet growers under con-
4	tract with the New Entrant for the produc-
5	tion of sugar at the new or re-opened fac-
6	tory that is the basis for the New Entrant
7	allocation.
8	"(v) Affiliation.—For purposes of
9	this subparagraph, a New Entrant and a
10	third party shall be deemed to be 'affili-
11	ated' if—
12	"(I) the third party has an own-
13	ership interest in the New Entrant;
14	"(II) the New Entrant and the
15	third party have owners in common;
16	"(III) the third party has the
17	ability to exercise control over the
18	New Entrant by organizational rights,
19	contractual rights, or any other
20	means;
21	"(IV) the third party has a con-
22	tractual relationship with the New
23	Entrant by which the New Entrant
24	will make use of the facilities or assets
25	of such third party; or

1	"(V) any other similar cir-
2	cumstance exists by which the Sec-
3	retary determines that the New En-
4	trant and the third party are affili-
5	ated.".
6	(e) Reassignment of Deficits.—Section 359e(b)
7	of the Agricultural Adjustment Act of 1938 (7 U.S.C.
8	1359ee(b)) is amended in both paragraphs (1)(D) and
9	(2)(C) by inserting "of raw cane sugar" after "imports".
10	(f) Provisions Applicable to Producers.—Sec-
11	tion 359f(c) of the Agricultural Adjustment Act of 1938
12	(7 U.S.C. 1359ff(c)) is amended—
13	(1) in paragraph (2), by striking "quantity of
14	sugarcane" and inserting "quantity of sugar pro-
15	duced from sugarcane";
16	(2) in paragraph $(5)(C)$, by inserting "for
17	sugar" before "in excess of the farm's proportionate
18	share'';
19	(3) in paragraph (7), by striking "amount of
20	sugarcane" and inserting "amount of sugar from
21	sugarcane"; and
22	(4) by striking paragraph (8) and inserting the
23	following new paragraph:
24	"(8) SEED DEFINITION.—In this subsection,
25	the term 'seed' includes only varieties of seed dedi-

1	cated to the production of sugarcane from which is
2	produced sugar for human consumption, and ex-
3	cludes seed of high-fiber cane varieties dedicated to
4	other uses, as determined by the Secretary.".
5	(g) Special Rules.—Section 359g of the Agricul-
6	tural Adjustment Act of 1938 (7 U.S.C. 1359gg) is
7	amended—
8	(1) by striking subsection (a) and inserting the
9	following new subsection:
10	"(a) Transfer of Acreage Base History.—
11	"(1) TRANSFER AUTHORIZED.—For the pur-
12	pose of establishing proportionate shares for sugar-
13	cane farms under section 359f(c), the Secretary, on
14	application of any producer, with the written consent
15	of all owners of a farm, may transfer the acreage
16	base history of the farm to any other parcels of land
17	of the applicant.
18	"(2) Converted acreage base.—
19	"(A) IN GENERAL.—Sugarcane base acre-
20	age established under section 359f(c) that has
21	been or is converted to non-agricultural use on
22	or after May 13, 2002, may be transferred to
23	other land suitable for the production of sugar-
24	cane that can be delivered to a processor in a

proportionate share State in accordance with this paragraph.

"(B) NOTIFICATION.—Not later than 90 3 4 days after the date of the enactment of the 5 Farm, Nutrition, and Bioenergy Act of 2007, 6 or the subsequent conversion of sugarcane base 7 acreage to a non-agricultural use, the Sec-8 retary, acting through the Farm Service Agen-9 cy, shall notify the affected landowner (or land-10 owners) of the transferability of the applicable 11 sugarcane base acreage.

12 "(C) INITIAL TRANSFER PERIOD.—The 13 owner of the base attributable to the acreage at 14 the time of the conversion shall be afforded 90 15 days from the date of the receipt of the notifi-16 cation under subparagraph (B) to transfer the 17 base to one or more farms owned by the owner.

18 "(D) GROWER OF RECORD.—If the trans-19 fer under subparagraph (C) cannot be accom-20 plished within the time period prescribed in 21 such subparagraph, then the grower of record 22 with regard to the base acreage on the date on 23 which the acreage was converted to non-agricul-24 tural use shall be so notified, and shall be af-25 forded 90 days from the date of the receipt of

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such notification to transfer the base to one or more farms operated by the grower.

"(E) POOL DISTRIBUTION.—If the trans-3 4 fers under subparagraphs (B) and (C) cannot 5 be accomplished within the time periods pre-6 scribed therein, then the county committee for 7 the applicable parish shall place the acreage 8 base in a pool for possible assignment to other 9 farms. After providing reasonable notice to 10 farm owners, operators, and growers of record 11 in the parish, the county committee shall accept 12 requests from owners, operators, and growers of 13 record in the parish. The county committee 14 shall assign the base to other farms in the par-15 ish that are eligible and capable of accepting 16 such base, based on a random drawing from 17 among the requests received from owners, oper-18 ators, and growers of record with eligible farms.

19 "(F) STATEWIDE REALLOCATION.—Any 20 base remaining unassigned after the processes 21 in subparagraphs (A) through (E) shall be 22 made available to the State committee for allo-23 cation among the remaining county committees 24 in the State representing parishes with farms 25 eligible for assignment of the base. The remain-

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1	ing base shall be reallocated to requesting coun-
2	ty committees based on a random drawing. Any
3	county committee receiving base under this sub-
4	paragraph shall allocate the base to eligible
5	farms using the process described in subpara-
6	graph (E).
7	"(G) STATUS OF REASSIGNED BASE
8	Once reassigned pursuant to this paragraph,
9	the acreage base shall remain on the farm, and
10	will be subject to the transfer provisions of
11	paragraph (1).";
12	(2) by striking subsection (d) and inserting the
13	following new subsection:
14	"(d) Transfers of Mill Allocations.—
15	"(1) TRANSFER AUTHORIZED.—A producer in a
16	proportionate share State, upon written consent
17	from all affected crop-share owners (or the rep-
18	resentative of the crop-share owners) of a farm may
19	deliver sugarcane to another processing company if
20	the additional delivery, when combined with such
21	other processing company's existing deliveries, does
22	not exceed the processing capacity of the company.
23	"(2) Allocation adjustment.—Notwith-
24	standing section 359d, the Secretary shall adjust the
25	allocations of each of such processing companies af-

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1	fected by a transfer under paragraph (1) to reflect
2	the change in deliveries, based on—
3	"(A) the number of acres of sugarcane
4	base being transferred; and
5	"(B) the pro-rata amount of allocation at
6	the processing company holding the applicable
7	allocation that equals the grower's contribution
8	to the processing company's allocation for the
9	sugarcane base acres being transferred.".
10	(h) APPEALS.—Section 359i of the Agricultural Ad-
11	justment Act of 1938 (7 U.S.C. 1359ii) is amended—
12	(1) in subsection (a), by inserting "or 359g(d)"
13	after "359f"; and
14	(2) by striking subsection (c).
14 15	(2) by striking subsection (c).(i) Administration of Tariff Rate Quotas.—
15	(i) Administration of Tariff Rate Quotas.—
15 16 17	(i) Administration of Tariff Rate Quotas.— The Agricultural Adjustment Act of 1938 is amended by
15 16 17	(i) ADMINISTRATION OF TARIFF RATE QUOTAS.— The Agricultural Adjustment Act of 1938 is amended by striking section 359k (7 U.S.C. 1359kk) and inserting the
15 16 17 18	(i) ADMINISTRATION OF TARIFF RATE QUOTAS.— The Agricultural Adjustment Act of 1938 is amended by striking section 359k (7 U.S.C. 1359kk) and inserting the following new section:
15 16 17 18 19	 (i) ADMINISTRATION OF TARIFF RATE QUOTAS.— The Agricultural Adjustment Act of 1938 is amended by striking section 359k (7 U.S.C. 1359kk) and inserting the following new section: "SEC. 359k. ADMINISTRATION OF TARIFF RATE QUOTAS.
15 16 17 18 19 20	 (i) ADMINISTRATION OF TARIFF RATE QUOTAS.— The Agricultural Adjustment Act of 1938 is amended by striking section 359k (7 U.S.C. 1359kk) and inserting the following new section: "SEC. 359k. ADMINISTRATION OF TARIFF RATE QUOTAS. "(a) ESTABLISHMENT.—Notwithstanding any other
 15 16 17 18 19 20 21 	 (i) ADMINISTRATION OF TARIFF RATE QUOTAS.— The Agricultural Adjustment Act of 1938 is amended by striking section 359k (7 U.S.C. 1359kk) and inserting the following new section: "SEC. 359k. ADMINISTRATION OF TARIFF RATE QUOTAS. "(a) ESTABLISHMENT.—Notwithstanding any other provision of law, at the beginning of the quota year, the

agreements that have been approved by the Congress. This
 subsection shall not apply to specialty sugar.

3 "(b) Adjustment.—

4

"(1) Before April 1.—

5 "(A) INITIAL ADJUSTMENT REQUIRED.— 6 Before April 1 of a fiscal year, in the event that 7 there is an emergency shortage of sugar in the 8 United States market that is caused by war, 9 floods, hurricanes, or other natural disaster, or 10 other similar event, the Secretary shall take ac-11 tion to increase supply as provided under sec-12 tions 359c(b)(2) and 359e(b), including an in-13 crease in the tariff-rate quota for raw cane 14 sugar to accommodate the reassignment to im-15 ports.

"(B) ADDITIONAL ADJUSTMENT.—If, after 16 17 adjustment under subparagraph (A), there is 18 still a shortage of sugar in the United States 19 market, and marketings of domestic sugar have 20 been maximized, the Secretary may increase the 21 tariff-rate quota for refined sugars sufficient to 22 accommodate the supply increase, if such fur-23 ther increase will not threaten to result in the 24 forfeiture of sugar pledged as collateral for a 25 loan under section 156 of the Federal Agri-

1 culture Improvement and Reform Act of 1996 2 (7 U.S.C. 7272). 3 "(2) ON OR AFTER APRIL 1.— "(A) 4 INITIAL ADJUSTMENT AUTHOR-5 IZED.—On or after April 1 of a fiscal year, the 6 Secretary may take action to increase supply as 7 provided under sections 359c(b)(2)and 8 359e(b), including an increase in the tariff-rate 9 quota for raw cane sugar to accommodate the 10 reassignment to imports. 11 "(B) ADDITIONAL ADJUSTMENT.—If, after 12 adjustment under subparagraph (A), there is 13 still a shortage of sugar in the United States 14 market, and marketings of domestic sugar have 15 been maximized, the Secretary may increase the tariff-rate quota for raw cane sugar if such fur-16 17 ther increase will not threaten to result in the 18 forfeiture of sugar pledged as collateral for a 19 loan under section 156 of the Federal Agri-20 culture Improvement and Reform Act of 1996 21 (7 U.S.C. 7272).

22 "(c) Orderly Shipping Patterns for Major
23 Suppliers.—

24 "(1) IN GENERAL.—The Secretary of Agri-25 culture shall establish orderly shipping patterns for

1 major suppliers of sugar to the United States under
2 the tariff rate quotas in accordance with this sub3 section.

4 "(2) VERY LARGE MAJOR SUPPLIERS.—If a 5 country holds quota allocations of at least 100,000 6 metric tons of sugar, the Secretary shall allow the 7 country to export up to 25 percent of the country's 8 quota allocation to the United States in each cal-9 endar quarter. Sugar permitted to enter into the 10 United States in a calendar quarter, but not actually 11 entered in that quarter, may be entered into the 12 United States at any time during the remainder of 13 the fiscal year.

"(3) LARGE MAJOR SUPPLIERS.—For countries
holding quota allocations of more than 45,000 metric tons of sugar, but less than 100,000 metric tons
of sugar, the Secretary shall require that the country may ship not more than 50 percent of the country's quota sugar to the United States in the first
six months of the year.".

(j) EFFECTIVE DATE.—The Agricultural Adjustment
Act of 1938 is amended by inserting after section 359k
(7 U.S.C. 1359kk) the following new section:

1 "SEC. 3591. EFFECTIVE PERIOD.

2 "This part shall be effective only for the 20083 through 2012 crop years for sugar.".

4 (k) TRANSITION.—The Secretary of Agriculture shall
5 administer flexible marketing allotments for sugar for the
6 2007 crop year for sugar on the terms and conditions pro7 vided in part VII of title III of the Agricultural Adjust8 ment Act of 1938, as in effect on the day before the date
9 of the enactment of this Act.

Subtitle D—Dairy-Related
 Provisions

12 SEC. 1401. DAIRY PRODUCT PRICE SUPPORT PROGRAM.

(a) SUPPORT ACTIVITIES.—During the period beginning on January 1, 2008, through December 31, 2012,
the Secretary of Agriculture shall support the price of
cheddar cheese, butter, and nonfat dry milk through the
purchase of such products made from milk produced in
the United States.

(b) PURCHASE PRICE.—To carry out subsection (a)
during the period specified in such subsection, the Secretary shall purchase—

- (1) cheddar cheese in blocks at not less than\$1.13 per pound;
- 24 (2) cheddar cheese in barrels at not less than
 25 \$1.10 per pound;

(3) butter at not less than \$1.05 per pound;
 and

3 (4) nonfat dry milk at not less than \$0.80 per
4 pound.

5 (c) TEMPORARY PRICE ADJUSTMENT TO AVOID EX6 CESS INVENTORIES.—

7 (1) ADJUSTMENTS AUTHORIZED.—The Sec8 retary may adjust the minimum purchase prices es9 tablished under subsection (b) only as permitted
10 under this subsection.

11 (2) CHEESE INVENTORIES IN EXCESS OF 200 12 MILLION POUNDS.—If net removals for a period of 13 12 consecutive months exceed 200 million pounds of 14 cheese, but do not exceed 400 million pounds, the 15 Secretary may reduce the purchase prices under 16 paragraphs (1) and (2) of subsection (b) during the 17 immediately following month by not more than 10 18 cents per pound.

(3) CHEESE INVENTORIES IN EXCESS OF 400
MILLION POUNDS.—If net removals for a period of
12 consecutive months exceed 400 million pounds of
cheese, the Secretary may reduce the purchase
prices under paragraphs (1) and (2) of subsection
(b) during the immediately following month by not
more than 20 cents per pound.

1	(4) BUTTER INVENTORIES IN EXCESS OF 450
2	MILLION POUNDS.—If net removals for a period of
3	12 consecutive months exceed 450 million pounds of
4	butter, but do not exceed 650 million pounds, the
5	Secretary may reduce the purchase price under sub-
6	section (b)(3) during the immediately following
7	month by not more than 10 cents per pound.
8	(5) BUTTER INVENTORIES IN EXCESS OF 650
9	MILLION POUNDS.—If net removals for a period of
10	12 consecutive months exceed 650 million pounds of
11	butter, the Secretary may reduce the purchase price
12	under subsection (b)(3) during the immediately fol-
13	lowing month by not more than 20 cents per pound.
14	(6) Nonfat dry milk inventories in ex-
15	CESS OF 600 MILLION POUNDS.—If net removals for
16	a period of 12 consecutive months exceed 600 mil-
17	lion pounds of nonfat dry milk, but do not exceed
18	800 million pounds, the Secretary may reduce the
19	purchase price under subsection $(b)(4)$ during the
20	immediately following month by not more than 5
21	cents per pound.
22	(7) Nonfat dry milk inventories in ex-

(7) NONFAT DRY MILK INVENTORIES IN EXCESS OF 800 MILLION POUNDS.—If net removals for
a period of 12 consecutive months exceed 800 million pounds of nonfat dry milk, the Secretary may

reduce the purchase price under subsection (b)(4)
 during the immediately following month by not more
 than 10 cents per pound.

4 (d) UNIFORM PURCHASE PRICE.—The prices that
5 the Secretary pays for cheese, butter, or nonfat dry milk,
6 respectively, under subsection (a) shall be uniform for all
7 regions of the United States.

8 (e) SALES FROM INVENTORIES.—In the case of each 9 commodity specified in subsection (b) that is available for 10 unrestricted use in inventories of the Commodity Credit Corporation, the Secretary may sell the commodity at the 11 market prices prevailing for that commodity at the time 12 13 of sale, except that the sale price may not be less than 110 percent of the minimum purchase price specified in 14 15 subsection (b) for that commodity.

16 (f) NET REMOVALS DEFINED.—In this section, the17 term "net removals" means—

(1) the sum of the quantity of a product described in subsection (a) purchased by the Commodity Credit Corporation under this section and
the quantity of such product exported under section
153 of the Food Security Act of 1985 (15 U.S.C.
713a-14); less

24 (2) the amount of such product sold for unre-25 stricted use by the Commodity Credit Corporation.

(g) COMMODITY CREDIT CORPORATION.—The Sec retary shall use the funds of the Commodity Credit Cor poration to carry out this section.

4 SEC. 1402. DAIRY FORWARD PRICING PROGRAM.

5 (a) PROGRAM REQUIRED.—The Secretary of Agri-6 culture shall establish a program under which milk pro-7 ducers and cooperative associations of producers are au-8 thorized to voluntarily enter into forward price contracts 9 with milk handlers.

10 (b) MINIMUM MILK PRICE REQUIREMENTS.—Pay-11 ments made by milk handlers to milk producers and coop-12 erative associations of producers, and prices received by 13 milk producers and cooperative associations, in accordance 14 with the terms of a forward price contract authorized by 15 subsection (a), shall be deemed to satisfy—

(1) all uniform and minimum milk price requirements of paragraphs (B) and (F) of subsection
(5) of section 8c of the Agricultural Adjustment Act
(7 U.S.C. 627), reenacted with amendments by the
Agricultural Marketing Agreement Act of 1937; and
(2) the total payment requirement of paragraph

22 (C) of such subsection.

23 (c) MILK COVERED BY PROGRAM.—

1	(1) COVERED MILK.—The program shall apply
2	only with respect to the marketing of federally regu-
3	lated milk that—
4	(A) is not classified as Class I milk or oth-
5	erwise intended for fluid use; and
6	(B) is in the current of interstate or for-
7	eign commerce or directly burdens, obstructs, or
8	affects interstate or foreign commerce in feder-
9	ally regulated milk.
10	(2) Relation to class I milk.—To assist
11	milk handlers in complying with the limitation in
12	paragraph (1)(A) without having to segregate or
13	otherwise individually track the source and disposi-
14	tion of milk, a milk handler may allocate milk re-
15	ceipts from producers, cooperatives, and other
16	sources that are not subject to a forward contract to
17	satisfy the handler's obligations with regard to Class
18	I milk usage.
19	(d) VOLUNTARY PROGRAM.—A milk handler may not
20	require participation in a forward pricing contract as a
21	condition of the handler receiving milk from a producer
22	or cooperative association of producers, and such producer
23	or cooperative association may continue to have their milk
24	priced under the order's minimum payment provisions.

25 The Secretary shall investigate complaints made by pro-

ducers or cooperative associations of coercion by handlers
 to enter into forward contracts, and if the Secretary finds
 evidence of such coercion, the Secretary shall take appro priate action.

5 (e) DURATION.—No forward price contract may be
6 entered into under this program after September 30,
7 2012, and no forward contract entered into under the pro8 gram may extend beyond September 30, 2015.

9 SEC. 1403. DAIRY EXPORT INCENTIVE PROGRAM.

(a) EXTENSION.—Subsection (a) of section 153 of
the Food Security Act of 1985 (15 U.S.C. 713a–14) is
amended by striking "2007" and inserting "2012".

(b) COMPLIANCE WITH TRADE AGREEMENTS.—Sec14 tion 153 of the Food Security Act of 1985 (15 U.S.C.
15 713a-14) is amended—

16 (1) in subsection (c), by striking paragraph (3)17 and inserting the following new paragraph:

18 "(3) the maximum volume of dairy product ex-19 ports allowable consistent with the obligations of the 20 United States under the Uruguay Round Agree-21 ments approved under section 101 of the Uruguay 22 Round Agreements Act (19 U.S.C. 3511) is exported 23 under the program each year (minus the volume sold 24 under section 1163 of this Act (Public Law 99–198; 25 7 U.S.C. 1731 note) during that year), except to the

1 extent that the export of such a volume under the 2 program would, in the judgment of the Secretary, exceed the limitations on the value set forth in sub-3 4 section (f); and"; and. (2) in subsection (f), by striking paragraph (1) 5 6 and inserting the following new paragraph: 7 "(1) FUNDS AND COMMODITIES.—Except as 8 provided in paragraph (2), the Commodity Credit 9 Corporation shall in each year use money and com-10 modifies for the program under this section in the 11 maximum amount consistent with the obligations of 12 the United States under the Uruguay Round Agree-13 ments approved under section 101 of the Uruguay 14 Round Agreements Act (19 U.S.C. 3511), minus the 15 amount expended under section 1163 of this Act 16 (Public Law 99–198; 7 U.S.C. 1731 note) during 17 that year.". 18 SEC. 1404. REVISION OF FEDERAL MARKETING ORDER

19

AMENDMENT PROCEDURES.

Subsection (17) of section 8c of the Agricultural Adjustment Act (7 U.S.C. 608c), reenacted with amendments
by the Agricultural Marketing Agreement Act of 1937, is
amended to read as follows:

24 "(17) Provisions Applicable to Amendments.—

"(A) Applicability to amendments.—The

2	provisions of this section and section 8d, applicable
3	to orders shall be applicable to amendments to or-
4	ders.
5	"(B) Advance notice of hearing.—Notice
6	of a hearing upon a proposed amendment to any
7	order issued pursuant to this section shall be given
8	not less than 3 days before the date fixed for the
9	hearing, and such notice shall be deemed to be due
10	notice of the hearing.
11	"(C) PROMPT RESPONSE TO REQUESTS FOR
12	AMENDMENT HEARINGS.—Not more than 30 days
13	after receipt of a written request for an amendment
14	hearing regarding a milk marketing order, the Sec-
15	retary shall—
16	"(i) issue a denial of the request; or
17	"(ii) issue notice of the hearing, which
18	shall begin no more than 60 days, and conclude
19	no more than 90 days, after receipt of the re-
20	quest.
21	"(D) SUBMISSION AND USE OF EVIDENCE.—
22	The proponents of any amendment proposed to be
23	made to a milk marketing order shall file with the
24	Secretary all testimony and other evidence in sup-
25	port of the amendment, in written form, at least 7

business days before the date fixed for the hearing.
The Secretary shall make such written testimony
and other evidence available to interested members
of the public. Subject to any evidentiary objections
and cross examination of submitting witness, the
written testimony and evidence shall be entered into
evidence without being read at the hearing.

8 "(E) ISSUANCE OF DECISION.—The Secretary 9 shall issue a recommended decision on a proposed 10 amendment to a milk marketing order not later than 11 90 days after the date set by the Administrative 12 Law Judge for the submission of post-hearing pro-13 posed findings and conclusions and written argu-14 ments or briefs. The final decision shall be issued 15 not later than 60 days after the date on which the 16 recommended decision was issued.

17 "(F) AVOIDING DUPLICATION.—The Secretary 18 shall not be required to call a hearing on any 19 amendment proposed to be made to a milk mar-20 keting order in response to an application for a 21 hearing on such proposed amendment if the applica-22 tion requesting the hearing is received by the Sec-23 retary within 90 days after the date on which the 24 Secretary has announced the decision on a pre-25 viously proposed amendment to that order and the two proposed amendments are essentially the
 same.".

3 SEC. 1405. DAIRY INDEMNITY PROGRAM.

4 Section 3 of Public Law 90–484 (7 U.S.C. 450l) is
5 amended by striking "2007" and inserting "2012".

6 SEC. 1406. EXTENSION OF MILK INCOME LOSS CONTRACT 7 PROGRAM.

8 Section 1502(c)(3)(B) of the Farm Security and 9 Rural Investment Act of 2002 (7 U.S.C. 7982(c)(3)(B)), 10 as amended by section 9006(a) of the U.S. Troop Readi-11 ness, Veterans' Care, Katrina Recovery, and Iraq Ac-12 countability Appropriations Act, 2007 (Public Law 110– 13 28, 121 Stat. 217), is amended by striking "2007" and 14 inserting "2012".

15 SEC. 1407. DAIRY PROMOTION AND RESEARCH PROGRAM.

(a) EXTENSION OF PROMOTION AUTHORITY.—Section 113(e)(2) of the Dairy Production Stabilization Act
of 1983 (7 U.S.C. 4504(e)(2)) is amended by striking
"2007" and inserting "2012".

20 (b) DEFINITION OF UNITED STATES FOR PRO21 MOTION PROGRAM.—Section 111 of the Dairy Production
22 Stabilization Act of 1983 (7 U.S.C. 4502) is amended—
23 (1) by striking subsection (l) and inserting the

24 following new subsection:

"(l) the term 'United States', when used in a geo graphical sense, means all of the States, the District of
 Columbia, and the Commonwealth of Puerto Rico;"; and
 (2) in subsection (m), by striking "(as defined
 in subsection (l))".

6 (c) DEFINITION OF UNITED STATES FOR RESEARCH
7 PROGRAM.—Section 130 of the Dairy Production Sta8 bilization Act of 1983 (7 U.S.C. 4531)) is amended by
9 striking paragraph (12) and inserting the following new
10 paragraph:

"(12) the term 'United States', when used in a
geographical sense, means all of the States, the District of Columbia, and the Commonwealth of Puerto
Rico.".

(d) REFUND OF ASSESSMENTS ON IMPORTED DAIRY
PRODUCTS.—Section 113(g) of the Dairy Production Stabilization Act of 1983 (7 U.S.C. 4504(g)) is amended by
adding at the end the following:

19 "(7) REFUND OF ASSESSMENTS ON CERTAIN
20 IMPORTED PRODUCTS.—

21 "(A) IN GENERAL.—An importer is enti22 tled to a refund of any assessment paid under
23 this subsection on imported dairy products im24 ported under a contract entered into prior to
25 July 26, 2007.

"(B) EXPIRATION.—Refunds under para graph (A) shall expire one year after the date
 of the enactment of the Farm, Nutrition, and
 Bioenergy Act of 2007.".

5 SEC. 1408. REPORT ON DEPARTMENT OF AGRICULTURE RE6 PORTING PROCEDURES FOR NONFAT DRY
7 MILK.

8 Not later than 90 days after the date of the enact-9 ment of this Act, the Secretary of Agriculture shall submit 10 to Congress a report regarding Department of Agriculture 11 reporting procedures for nonfat dry milk and the impact 12 of these procedures on Federal milk marketing order min-13 imum prices during the period beginning on July 1, 2006, 14 and ending on the date of the enactment of this Act.

15 SEC. 1409. FEDERAL MILK MARKETING ORDER REVIEW
16 COMMISSION.

(a) ESTABLISHMENT.—Subject to the availability of
appropriations to carry out this section, the Secretary of
Agriculture shall establish a commission to be known as
the "Federal Milk Marketing Order Review Commission",
in this section referred to as the "commission", which
shall conduct a comprehensive review and evaluation of—
(1) the current Federal milk marketing order

23 (1) the current Federal milk marketing order24 system; and

25 (2) non-Federal milk marketing order systems.

1	(b) Elements of Review and Evaluation.—As
2	part of the review and evaluation under subsection (a),
3	the commission shall consider legislative and regulatory
4	options for—
5	(1) ensuring that the competitiveness of dairy
6	products with other competing products in the mar-
7	ketplace is preserved and enhanced;
8	(2) enhancing the competitiveness of American
9	dairy producers in world markets;
10	(3) increasing the responsiveness of the Federal
11	milk marketing order system to market forces;
12	(4) streamlining and expediting the process by
13	which amendments to Federal milk market orders
14	are adopted;
15	(5) simplifying the Federal milk marketing
16	order system;
17	(6) evaluating whether the Federal milk mar-
18	keting order system, established during the Great
19	Depression, continues to serve the interests of the
20	public, dairy processors, and dairy farmers;
21	(7) evaluating whether Federal milk marketing
22	orders are operating in a manner to minimize costs
23	to taxpayers and consumers; and

1	(8) evaluating the nutritional composition of
2	milk, including the potential benefits and costs of
3	adjusting the milk content standards.
4	(c) Membership.—
5	(1) Composition.—The commission shall con-
6	sist of 18 members.
7	(2) Members.—As soon as practicable after
8	the date on which funds are first made available to
9	carry out this section, commission members shall be
10	appointed as follows:
11	(A) Two members appointed by the Chair-
12	man of the Committee on Agriculture of the
13	House of Representatives, in consultation with
14	the ranking member of the Committee on Agri-
15	culture of the House of Representatives.
16	(B) Two members appointed by the Chair-
17	man of the Committee on Agriculture, Nutri-
18	tion, and Forestry of the Senate, in consulta-
19	tion with the ranking member of the Committee
20	on Agriculture, Nutrition and Forestry of the
21	Senate.
22	(C) Fourteen members appointed by the
23	Secretary of Agriculture.
24	(3) Special appointment requirements.—
25	In the case of the members to be appointed under

	122
1	paragraph $(2)(C)$, the Secretary shall comply with
2	the following requirements:
3	(A) At least one member shall represent a
4	national consumer organization.
5	(B) At least four members shall represent
6	land-grant universities or ASCARR institutions
7	with accredited dairy economic programs, with
8	two of these members being experts in the field
9	of economics.
10	(C) At least one member shall represent
11	the food and beverage retail sector.
12	(D) Four dairy producer and four dairy
13	processors, appointed so as to balance geo-
14	graphical distribution of milk production and
15	dairy processing, reflect all segments of dairy
16	processing, and represent all regions of the
17	United States equitably, including States that
18	operate outside of a Federal milk marketing
19	order.
20	(4) CHAIR.—The commission shall elect one of
21	its appointed members to serve as chairperson for
22	the duration of the commission's proceedings.
23	(5) VACANCY.—Any vacancy occurring before
24	the termination of the commission shall be filled in
25	the same manner as the original appointment.

1 (6) COMPENSATION.—Members of the commis-2 sion shall serve without compensation, but shall be 3 reimbursed by the Secretary of Agriculture from ex-4 isting budget authority for necessary and reasonable 5 expenses incurred in the performance of the duties 6 of the commission.

7 (d) REPORT.—Not later than two years after the date 8 of the first meeting of the commission, the commission 9 shall submit to the Secretary of Agriculture and Congress 10 a report setting forth the results of the review and evaluation conducted under this section, including such rec-11 12 ommendations regarding the legislative and regulatory op-13 tions considered under subsection (b) as the commission considers to be appropriate. The report findings shall re-14 15 flect, to the extent practicable, a consensus opinion of the commission members, but the report may include majority 16 17 and minority findings regarding those matters for which 18 consensus was not reached.

(e) ADVISORY NATURE.—The commission is wholly
advisory in nature, and the recommendations of the commission are non-binding.

(f) NO EFFECT ON EXISTING PROGRAMS.—The Secretary shall not allow the existence of the commission to
impede, delay, or otherwise affect any decision making
process of the Department of Agriculture, including any

rulemaking procedures planned, proposed, or near comple tion.

3 (g) ADMINISTRATIVE ASSISTANCE.—The Secretary
4 shall provide administrative support to the commission,
5 and expend such funds as necessary from existing budget
6 authority to carry out this responsibility.

7 (h) AUTHORIZATION OF APPROPRIATIONS.—There
8 are authorized to be appropriated such sums as are nec9 essary to carry out this section.

10 (i) TERMINATION.—The commission shall terminate
11 immediately after submission of the report under sub12 section (d).

13 Subtitle E—Administration

14 SEC. 1501. ADMINISTRATION GENERALLY.

(a) USE OF COMMODITY CREDIT CORPORATION.—
The Secretary shall use the funds, facilities, and authorities of the Commodity Credit Corporation to carry out this
title.

19 (b) DETERMINATIONS BY SECRETARY.—A deter20 mination made by the Secretary under this title shall be
21 final and conclusive.

22 (c) Regulations.—

(1) IN GENERAL.—Not later than 90 days after
the date of the enactment of this Act, the Secretary
and the Commodity Credit Corporation, as appro-

	120
1	priate, shall promulgate such regulations as are nec-
2	essary to implement this title.
3	(2) PROCEDURE.—The promulgation of the reg-
4	ulations and administration of this title shall be
5	made without regard to—
6	(A) chapter 35 of title 44, United States
7	Code (commonly known as the "Paperwork Re-
8	duction Act");
9	(B) the Statement of Policy of the Sec-
10	retary of Agriculture effective July 24, 1971
11	(36 Fed. Reg. 13804), relating to notices of
12	proposed rulemaking and public participation in
13	rulemaking; and
14	(C) the notice and comment provisions of
15	section 553 of title 5, United States Code.
16	(3) Congressional review of agency rule-
17	MAKING.—In carrying out this subsection, the Sec-
18	retary shall use the authority provided under section
19	808 of title 5, United States Code.
20	(d) Adjustment Authority Related to Trade
21	Agreements Compliance.—
22	(1) REQUIRED DETERMINATION; ADJUST-
23	MENT.—If the Secretary determines that expendi-
24	tures under subtitles A through E that are subject
25	to the total allowable domestic support levels under

1 the Uruguay Round Agreements (as defined in sec-2 tion 2 of the Uruguay Round Agreements Act (19) 3 U.S.C. 3501)), as in effect on the date of enactment 4 of this Act, will exceed such allowable levels for any 5 applicable reporting period, the Secretary shall, to 6 the maximum extent practicable, make adjustments 7 in the amount of such expenditures during that pe-8 riod to ensure that such expenditures do not exceed such allowable levels. 9 10 (2)Congressional NOTIFICATION.—Before

11 making any adjustment under paragraph (1), the 12 Secretary shall submit to the Committee on Agri-13 culture of the House of Representatives or the Com-14 mittee on Agriculture, Nutrition, and Forestry of 15 the Senate a report describing the determination 16 made under that paragraph and the extent of the 17 adjustment to be made.

18 SEC. 1502. SUSPENSION OF PERMANENT PRICE SUPPORT

19 AUTHORIT

AUTHORITY.

20 (a) AGRICULTURAL ADJUSTMENT ACT OF 1938.—
21 The following provisions of the Agricultural Adjustment
22 Act of 1938 shall not be applicable to the 2008 through
23 2012 crops of covered commodities, peanuts, and sugar
24 and shall not be applicable to milk during the period be-

ginning on the date of enactment of this Act through De cember 31, 2012:
 (1) Parts II through V of subtitle B of title III
 (7 U.S.C. 1326 et seq.).
 (2) In the case of upland cotton, section 377 (7

6 U.S.C. 1377).

9

7 (3) Subtitle D of title III (7 U.S.C. 1379a et
8 seq.).

(4) Title IV (7 U.S.C. 1401 et seq.).

10 (b) AGRICULTURAL ACT OF 1949.—The following 11 provisions of the Agricultural Act of 1949 shall not be ap-12 plicable to the 2008 through 2012 crops of covered com-13 modities, peanuts, and sugar and shall not be applicable 14 to milk during the period beginning on the date of enact-15 ment of this Act and through December 31, 2012:

- 16 (1) Section 101 (7 U.S.C. 1441).
- 17 (2) Section 103(a) (7 U.S.C. 1444(a)).
- 18 (3) Section 105 (7 U.S.C. 1444b).
- 19 (4) Section 107 (7 U.S.C. 1445a).
- 20 (5) Section 110 (7 U.S.C. 1445e).
- 21 (6) Section 112 (7 U.S.C. 1445g).
- 22 (7) Section 115 (7 U.S.C. 1445k).
- 23 (8) Section 201 (7 U.S.C. 1446).
- 24 (9) Title III (7 U.S.C. 1447 et seq.).

(10) Title IV (7 U.S.C. 1421 et seq.), other
 than sections 404, 412, and 416 (7 U.S.C. 1424,
 1429, and 1431).

- 4 (11) Title V (7 U.S.C. 1461 et seq.).
- 5 (12) Title VI (7 U.S.C. 1471 et seq.).

6 (c) SUSPENSION OF CERTAIN QUOTA PROVISIONS.— 7 The joint resolution entitled "A joint resolution relating 8 to corn and wheat marketing quotas under the Agricul-9 tural Adjustment Act of 1938, as amended", approved 10 May 26, 1941 (7 U.S.C. 1330 and 1340), shall not be 11 applicable to the crops of wheat planted for harvest in the 12 calendar years 2008 through 2012.

13 SEC. 1503. PAYMENT LIMITATIONS.

14 (a) EXTENSION AND REVISION OF LIMITATIONS.— 15 (1) EXTENSION.—Sections 1001 and 1001C(a) 16 of the Food Security Act of 1985 (7 U.S.C. 1308, 17 1308–3(a)) are amended by striking "Farm Security 18 and Rural Investment Act of 2002" each place it ap-19 pears (other than in subsection (d)(1) of section 20 1001 of such Act) and inserting "Farm, Nutrition, 21 and Bioenergy Act of 2007".

(2) COMBINATION OF LIMITS.—Section 1001 of
the Food Security Act of 1985 (7 U.S.C. 1308) is
amended by striking subsections (b) and (c) and inserting the following new subsections:

"(b) LIMITATION ON DIRECT AND COUNTER-CYCLI CAL PAYMENTS FOR COVERED COMMODITIES (OTHER
 THAN PEANUTS).—

4 "(1) DIRECT PAYMENTS.—The total amount of 5 direct payments received, directly or indirectly, by a 6 person or any legal entity (except a joint venture or 7 a general partnership) in any crop year under sub-8 title A of title I of the Farm, Nutrition, and Bio-9 energy Act of 2007 for 1 or more covered commod-10 ities (except for peanuts) may not exceed \$60,000. 11 (2)COUNTER-CYCLICAL PAYMENTS.—The

total amount of counter-cyclical payments received,
directly or indirectly, by a person or any legal entity
(except a joint venture or a general partnership in
any crop year under subtitle A of title I of the
Farm, Nutrition, and Bioenergy Act of 2007 for one
or more covered commodities (except for peanuts)
may not exceed \$65,000.

19 "(c) LIMITATION ON DIRECT AND COUNTER-CYCLI-20 CAL PAYMENTS FOR PEANUTS.—

21 "(1) DIRECT PAYMENTS.—The total amount of
22 direct payments received, directly or indirectly, by a
23 person or any legal entity (except a joint venture or
24 a general partnership) in any crop year under sub25 title A of title I of the Farm, Nutrition, and Bio-

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\$60,000.

energy Act of 2007 for peanuts may not exceed

3	"(2) Counter-cyclical payments.—The
4	total amount of counter-cyclical payments received,
5	directly or indirectly, by a person or any legal entity
6	(except a joint venture or a general partnership in
7	any crop year under subtitle A of title I of the
8	Farm, Nutrition, and Bioenergy Act of 2007 for
9	peanuts may not exceed \$65,000.".
10	(b) DIRECT ATTRIBUTION.—Section 1001 of the
11	Food Security Act of 1985 (7 U.S.C. 1308) is amended—
12	(1) in subsection (a)—
13	(A) by redesignating paragraphs (2) and
14	(3) as paragraphs (4) and (5) , respectively; and
15	(B) by inserting after paragraph (1) the
16	following new paragraphs:
17	"(2) LEGAL ENTITY.—The term 'legal entity'
18	means an entity that is created under Federal or
19	State law and that—
20	"(A) owns land or an agricultural com-
21	modity; or
22	"(B) produces an agricultural commodity.
23	"(3) PERSON.—The term 'person' means a nat-
24	ural person, and does not include a legal entity.";
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1 (2) by striking subsections (d) through (e) and 2 inserting the following new subsections: 3 "(d) ATTRIBUTION OF PAYMENTS.— "(1) IN GENERAL.—In implementing 4 sub-5 sections (b) and (c), the Secretary shall issue such 6 regulations as are necessary to ensure that the total 7 amount of payments are attributed to a person by 8 taking into account the direct and indirect owner-9 ship interests of the person in a legal entity that is 10 eligible to receive such payments. 11 "(2) PAYMENTS TO A PERSON.—Every payment 12 made directly to a person shall be combined with the 13 person's pro rata interest in payments received by a 14 legal entity in which the person has a direct or indi-15 rect ownership interest. "(3) PAYMENTS TO A LEGAL ENTITY.— 16 17 "(A) IN GENERAL.—Every payment made 18 to a legal entity shall be attributed to those per-19 sons who have a direct or indirect ownership in-20 terest in the legal entity. "(B) ATTRIBUTION OF PAYMENTS.— 21 22 "(i) PAYMENT LIMITS.—Except as 23 provided in clause (ii), payments made to 24 a legal entity shall not exceed the amounts 25 specified in subsections (b) and (c).

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1	"(ii) EXCEPTION.—Payments made to
2	a joint venture or a general partnership
3	shall not exceed, for each payment speci-
4	fied in subsections (b) and (c), the amount
5	determined by multiplying the maximum
6	payment amount specified in subsections
7	(b) and (c) by the number of persons and
8	legal entities (other than joint ventures
9	and general partnerships) that comprise
10	the ownership of the joint venture or gen-
11	eral partnership.
12	"(4) Four levels of attribution for em-
13	BEDDED ENTITIES.—
14	"(A) IN GENERAL.—Attribution of pay-
15	ments made to legal entities shall be traced
16	through four levels of ownership in entities.
17	"(B) FIRST LEVEL.—Any payments made
18	to a legal entity (a first-tier entity) that is
19	owned in whole or in part by a person shall be
20	attributed to the person in an amount that rep-
21	resents the direct ownership in the first-tier en-
22	tity by the person.
23	"(C) Second Level.—Any payments
24	made to a first-tier entity that is owned in
25	whole or in part by another legal entity (a sec-

ond-tier entity) shall be attributed to the second-tier entity in proportion to the second-tier entity's ownership in the first-tier entity. If the second-tier entity is owned in whole or in part by a person, the amount of the payment made to the first-tier entity shall be attributed to the person in the amount that represents the indirect ownership in the first-tier entity by the person.

10 "(D) THIRD AND FOURTH LEVELS.—The 11 Secretary shall attribute payments at the third 12 and fourth tiers of ownership in the same man-13 ner as specified in subparagraph (C) unless the 14 fourth-tier of ownership is that of a fourth-tier 15 entity and not that of a person, in which case 16 the Secretary shall reduce the amount of the 17 payment to be made to the first-tier entity in 18 the amount that represents the indirect owner-19 ship in the first-tier entity by the fourth-tier en-20 tity.

21 "(e) Special Rules.—

"(1) MINOR CHILDREN.—Payments received by
a child under the age of 18 shall be attributed to the
child's parents, except that the Secretary shall issue
regulations which provide the conditions under which

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1	payments received by a child under the age of 18
2	will not be attributed to the child's parents.
3	"(2) Marketing cooperatives.—Subsections
4	(b) and (c) shall not apply to a cooperative associa-
5	tion of producers with respect to commodities pro-
6	duced by its members which are marketed by such
7	association on behalf of its members but shall apply
8	to such producers as persons.
9	"(3) TRUSTS AND ESTATES.—
10	"(A) IN GENERAL.—With respect to irrev-
11	ocable trusts and estates, the Secretary shall
12	administer the provisions of this subtitle in
13	such manner as the Secretary determines will
14	ensure that fair and equitable treatment of the
15	beneficiaries of such trusts and estates.
16	"(B) IRREVOCABLE TRUST.—In order for
17	a trust to be considered an irrevocable trust,
18	the terms of the trust agreement must not
19	allow for modification or termination of the
20	trust by the grantor, allow for the grantor to
21	have any future, contingent, or remainder inter-
22	est in the corpus of the trust, or provide for the
23	transfer of the corpus of the trust to the re-
24	mainder beneficiary in less than 20 years from
25	the date the trust is established except in cases

where the transfer is contingent on the remain-
der beneficiary achieving at least the age of ma-
jority or is contingent on the death of the
grantor or income beneficiary.
"(C) REVOCABLE TRUST.—A revocable
trust shall be considered to be the same person
as the grantor of the trust.
"(4) CASH RENT TENANTS.—
"(A) DEFINITION.—In this paragraph, the
term 'cash rent tenant' means a person or legal
entity that rents land—
"(i) for eash; or
"(ii) for a crop share guaranteed as to
the amount of the commodity to be paid in
rent.
"(B) RESTRICTION.—A cash rent tenant
who makes a significant contribution of active
personal management, but not of personal
labor, with respect to a farming operation is eli-
gible to receive a payment described in sub-
section (b) only if the tenant makes a signifi-
cant contribution of equipment used in the
farming operation.
"(5) Federal agencies.—

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1	"(A) IN GENERAL.—Federal agencies shall
2	not be eligible to receive any payment described
3	in subsection (b) or (c).
4	"(B) RENTS LAND.—A person or legal en-
5	tity that rents land owned by a Federal agency
6	may receive such payments.
7	"(6) STATE AND LOCAL GOVERNMENTS.—
8	"(A) Governments ineligible.—
9	"(i) IN GENERAL.—Except as pro-
10	vided in subparagraphs (B) and (C), State
11	and local governments and political sub-
12	divisions and agencies of such govern-
13	ments, shall not be eligible to receive pay-
14	ments described in subsections (b) and (c).
15	"(ii) TENANTS.—A person or legal en-
16	tity that rents land owned by a State or
17	local government or a political subdivision
18	or agency of such government, may receive
19	payments described in subsections (b) and
20	(c) if they otherwise meet all applicable cri-
21	teria.
22	"(B) EXCEPTION.—
23	"(i) IN GENERAL.—Within the limita-
24	tion described in clause (ii), a State and
25	the political subdivisions and agencies of

- 1 such governments, may receive payments 2 described in subsections (b) and (c), if the State or a political subdivision or agency of 3 4 such government— "(I) is the producer of all crops 5 6 produced on a farm; and 7 "(II) the proceeds from the crop 8 production are used to maintain a 9 public school. "(ii) LIMITATION.—For each State, 10 11 the total amount of payments described in 12 subsections (b) and (c) that are received 13 collectively by the State and all political 14 subdivisions or agencies of such govern-15 ments shall not exceed the amounts that 16 one legal entity may receive in one year as 17 specified in subsections (b) and (c). 18 "(C) SHARE LEASES.—A State and the po-19 litical subdivisions and agencies of such govern-20 ments may, without regard to the provisions of 21 subparagraph (B), receive payments described 22 in subsections (b) and (c) if— 23 "(i) the payments are received with 24 respect to land that is share leased to a
- 25 private party;

1	"(ii) the lease was in effect on the
2	date of enactment of the Farm, Nutrition,
3	and Bioenergy Act of 2007; and
4	"(iii) the land is used to maintain a
5	public school.
6	"(7) Changes in farming operations.—In
7	the administration of this subtitle, the Secretary
8	may not approve any change in a farming operation
9	that otherwise will increase the number of persons to
10	which the limitations under this section are applied
11	unless the Secretary determines that the change is
12	bona fide and substantive. The addition of a family
13	member to a farming operation under the criteria
14	set out in section 1001A shall be considered a bona
15	fide and substantive change in the farming oper-
16	ation.
17	"(8) Denial of program benefits.—
18	"(A) Two year denial of payment.—A
19	person or legal entity shall be ineligible to re-
20	ceive payments specified in subsections (b) and
21	(c) for that year, and the succeeding crop year,
22	in which the Secretary determines that the per-
23	son or entity engaged in an activity in which
24	the primary purpose of the activity was to avoid
25	the application of the provisions of this subtitle

to the person, legal entity or any other person or legal entity.

"(B) EXTENDED INELIGIBILITY.—If the 3 4 Secretary determines that a person or legal en-5 tity, for their benefit or the benefit of any other 6 person or legal entity, has knowingly engaged 7 in, or aided in the creation of fraudulent docu-8 ments, failed to disclose material information 9 relevant to the administration of this subtitle 10 requested by the Secretary, or committed other 11 equally serious actions as identified in regula-12 tions issued by the Secretary, the Secretary 13 may for a period not to exceed five crop years 14 deny the issuance of payments to the person or 15 legal entity.

"(C) PRO RATA DENIAL.—Payments other-16 17 wise owed to a person or legal entity covered by 18 subparagraphs (A) or (B) shall be denied in a 19 pro rata manner based upon the ownership in-20 terest of the person or legal entity in a farm, 21 and payments otherwise payable to the person 22 or legal entity who is a cash rent tenant on a 23 farm owned or under the control of such person 24 or legal entity shall be denied.

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"(9) DEATH OF OWNER.—In the event of a 1 2 transfer of any ownership interest in land or a com-3 modity as the result of the death of a program par-4 ticipant, the new owner of such land or commodity 5 may, if such person is otherwise eligible to partici-6 pate in the applicable program, succeed to the prior 7 owner's contract and receive payments subject to 8 this section without regard to the amount of pay-9 ments received by the new owner. Payments made 10 pursuant to this subsection shall not exceed the 11 amount to which the previous owner was entitled to 12 receive under the terms of the contract at the time of the death of the prior owner.". 13

14 (c) REPEAL OF THREE-ENTITY RULE.—Section
15 1001A of the Food Security Act of 1985 (7 U.S.C. 1308–
16 1) is amended—

(1) in the section heading, by striking "PREVENTION OF CREATION OF ENTITIES TO QUALIFY AS SEPARATE PERSONS" and inserting "NOTIFICATION OF INTERESTS"; and

(2) by striking subsection (a) and inserting thefollowing new subsection:

23 "(a) NOTIFICATION OF INTERESTS.—To facilitate
24 administration of sections 1001 and this section, each en25 tity or person receiving payments described in subsections

1 (b) and (c) of section 1001 as a separate person shall pro-2 vide to the Secretary of Agriculture, at such times and 3 in such manner as prescribed by the Secretary, the name 4 and social security number of each individual, or the name 5 and taxpayer identification number of each entity, that holds or acquires an ownership interest in such separate 6 7 person and shall provide such information regarding each 8 entity in which such separate person holds an ownership interest.". 9

10 (d) AMENDMENT FOR CONSISTENCY.—Section
11 1001A of the Food Security Act of 1985 (7 U.S.C. 1308–
12 1) is amended by striking subsection (b) and inserting the
13 following new subsections:

14 "(b) ACTIVELY ENGAGED.—

"(1) IN GENERAL.—To be eligible to receive a
payment described in subsections (b) and (c) of section 1001, a person or legal entity must be actively
engaged in farming as provided in this subsection or
subsection (c).

20 "(2) CLASSES ACTIVELY ENGAGED.—Except as
21 provided in subsections (c) and (d)—

"(A) a person, including a person participating in a farming operation as a partner in
a general partnership, a participant in a joint
venture, a grantor of a revocable trust, or a

1	participant in a similar entity as determined by
2	the secretary, shall be considered to be actively
3	engaged in farming with respect to a farm oper-
4	ation if—
5	"(i) the person makes a significant
6	contribution (based on the total value of
7	the farming operation) to the farming op-
8	eration of—
9	"(I) capital, equipment, or land;
10	and
11	"(II) personal labor or active per-
12	sonal management;
13	"(ii) the person's share of the profits
14	or losses from the farming operation is
15	commensurate with the contributions of
16	the person to the farming operation; and
17	"(iii) the contributions of the person
18	are at risk;
19	"(B) a legal entity that is a corporation,
20	joint stock company, association, limited part-
21	nership, charitable organization, or other simi-
22	lar entity determined by the Secretary, includ-
23	ing any such entity participating in the farming
24	operation as a partner in a general partnership,
25	a participant in a joint venture, a grantor of a

1	revocable trust, or as a participant in a similar
2	entity as determined by the Secretary shall be
3	considered as actively engaged in farming with
4	respect to a farming operation if—
5	"(i) the entity separately makes a sig-
6	nificant contribution (based on the total
7	value of the farming operation) of capital,
8	equipment, or land;
9	"(ii) the stockholders or members col-
10	lectively make a significant contribution of
11	personal labor or active personal manage-
12	ment to the operation; and
13	"(iii) the standards provided in
14	clauses (ii) and (iii) of paragraph (A), as
15	applied to the entity, are met by the entity;
16	"(C) if a legal entity that is a general part-
17	nership, joint venture, or similar entity, as de-
18	termined by the Secretary, separately makes a
19	significant contribution (based on the total
20	value of the farming operation involved) of cap-
21	ital, equipment, or land, and the standards pro-
22	vided in clauses (ii) and (iii) of paragraph (A),
23	as applied to the entity, are met by the entity,
24	the partners or members making a significant
25	contribution of personal labor or active personal

1	management shall be considered to be actively
2	engaged in farming with respect to the farming
3	operation involved; and
4	"(D) in making determinations under this
5	subsection regarding equipment and personal
6	labor, the Secretary shall take into consider-
7	ation the equipment and personal labor nor-
8	mally and customarily provided by farm opera-
9	tors in the area involved to produce program
10	crops.
11	"(c) Special Classes Actively Engaged.—
12	"(1) LANDOWNER.—A person or legal entity
13	that is a landowner contributing the owned land to
14	a farming operation shall be considered to be ac-
15	tively engaged in farming with respect to the farm-
16	ing operation if the landowner receives rent or in-
17	come for such use of the land based on the land's
18	production or the operation's operating results, and
19	the person or legal entity meets the standard pro-
20	vided in clauses (ii) and (iii) of subsection (b)(2)(A).
21	"(2) Adult family member.—With respect to
22	a farming operation when a majority of the partici-
23	pants are family members, an adult family member
24	shall be considered to be actively engaged in farming

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with respect to the farming operation if the per-

2	son—
3	"(A) makes a significant contribution,
4	based on the total value of the farming oper-
5	ation, of active personal management or per-
6	sonal labor; and
7	"(B) such contribution meets the stand-
8	ards provided in clauses (ii) and (iii) of sub-
9	section $(b)(2)(A)$.
10	"(3) Sharecropper.—A sharecropper who
11	makes a significant contribution of personal labor to
12	a farming operation shall be considered to be ac-
13	tively engaged in farming with respect to the farm-
14	ing operation if such contribution meets the stand-
15	ards provided in clauses (ii) and (iii) of subsection
16	(b)(2)(A).
17	"(4) GROWERS OF HYBRID SEED.—In deter-
18	mining whether a person or legal entity growing hy-
19	brid seed under contract shall be considered to be
20	actively engaged in farming, the Secretary shall not
21	take into consideration the existence of a hybrid seed
22	contract.
23	"(5) Custom farming services.—A person or
24	legal entity receiving custom farming services will be
25	considered separately eligible for payment limitation

1	purposes if such person or legal entity is actively en-
2	gaged in farming based on subsection $(b)(2)$ or
3	paragraphs (1) through (5) of this subsection. No
4	other rules with respect to custom farming shall
5	apply in making a determination under this section.
6	"(6) Spouse.—Where one spouse is determined
7	to be actively engaged, the other spouse shall be de-
8	termined to have met the requirements of subclause
9	(II) of subsection $(b)(2)(A)(i)$ of this section.
10	"(d) Classes Not Actively Engaged.—
11	"(1) CASH RENT LANDLORD.—A landlord con-
12	tributing land to a farming operation shall not be
13	considered to be actively engaged in farming with re-
14	spect to the farming operation if the landlord re-
15	ceives cash rent, or a crop share guaranteed as to
16	the amount of the commodity to be paid in rent, for
17	such use of the land.
18	"(2) Other persons.—Any other person de-
19	termined by the Secretary as failing to meet the
20	standards set out in subsections $(b)(2)$ and (c) shall
21	not be considered to be actively engaged in farming
22	with respect to a farming operation.".
23	(e) TRANSITION.—Section 1001 of the Food Security
24	Act of 1985 (7 U.S.C. 1308), as in effect on the day before
25	the date of the enactment of this Act, shall continue to

2 modity.

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3 SEC. 1504. ADJUSTED GROSS INCOME LIMITATION.

4 (a) EXTENSION OF ADJUSTED GROSS INCOME LIMI5 TATION.—Section 1001D of the Food Security Act of
6 1985 (7 U.S.C. 1308–3a) is amended—

7 (1) in subsection (b)(2), by striking "Farm Se8 curity and Rural Investment Act of 2002" each
9 place it appears and inserting "Farm, Nutrition,
10 and Bioenergy Act of 2007"; and

(2) in subsection (e), by striking "2007" andinserting "2012".

13 (b) MODIFICATION OF LIMITATION.—Section
14 1001D(b) of the Food Security Act of 1985 (7 U.S.C.
15 1308–3a(b)) is amended—

16 (1) by striking paragraph (1) and inserting the17 following new paragraph:

18 "(1) CAPS.—

"(A) UPPER LIMIT.—Notwithstanding any
other provision of law, an individual or entity
shall not be eligible to receive any benefit described in paragraph (2) during a crop year if
the average adjusted gross income of the individual or entity exceeds \$1,000,000.

1 "(B) PRODUCER EXEMPTION.—Notwith-2 standing any other provision of law, an indi-3 vidual or entity shall not be eligible to receive 4 any benefit described in paragraph (2) during a 5 crop year if the average adjusted gross income 6 of the individual or entity exceeds \$500,000, 7 unless not less than 66.66 percent of the aver-8 age adjusted gross income of the individual or 9 entity is derived from farming, ranching, or for-10 estry operations, as determined by the Sec-11 retary."; (2) in paragraph (2)(A), by striking "or C"; 12 13 and 14 (3) by adding at the end the following new 15 paragraph: "(3) INCOME DERIVED FROM FARMING, RANCH-16 17 ING OR FORESTRY OPERATIONS.—In determining 18 what portion of the average adjusted gross income of an individual or entity is derived from farming, 19 20 ranching, or forestry operations, the Secretary shall 21 include income derived from the following: 22 "(A) The production of crops, livestock, or 23 unfinished raw forestry products.

1	"(B) The sale, including the sale of ease-
2	ments and development rights, of farm, ranch,
3	or forestry land or water rights.
4	"(C) The sale, but not as a dealer, of
5	equipment purchased to conduct farm, ranch,
6	or forestry operations when the equipment is
7	otherwise subject to depreciation expense.
8	"(D) The rental of land used for farming,
9	ranching, or forestry operations.
10	"(E) The provision of production inputs
11	and services to farmers, ranchers, and foresters.
12	"(F) The processing, storing, and trans-
13	porting of farm, ranch, and forestry commod-
14	ities.
15	"(G) The sale of land that has been used
16	for agriculture.".
17	SEC. 1505. ADJUSTMENTS OF LOANS.
18	Section 162 of the Federal Agriculture Improvement
19	and Reform Act of 1996 (7 U.S.C. 7282) is amended—
20	(1) in subsection (a), by inserting "(except for
21	cotton and long grain, medium grain, and short
22	grain rice)" after "commodity";
23	(2) in subsection (b), by striking "Farm Secu-
24	rity and Rural Investment Act of 2002" and insert-

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1	ing "Farm, Nutrition, and Bioenergy Act of 2007";
2	and
3	(3) by adding at the end the following new sub-
4	sections:
5	"(d) Adjustment in Loan Rate for Cotton.—
6	"(1) Adjustment Authority.—The Secretary
7	may make appropriate adjustments in the loan rate
8	for cotton for differences in quality factors.
9	"(2) REVISIONS TO QUALITY ADJUSTMENTS
10	FOR UPLAND COTTON.—
11	"(A) REVISION.—Within 180 days after
12	the date of the enactment of the Farm, Nutri-
13	tion, and Bioenergy Act of 2007, the Secretary,
14	after consultation with the private sector as
15	provided in paragraph (3), shall implement revi-
16	sions in the administration of the marketing as-
17	sistance loan program for upland cotton to
18	more accurately and efficiently reflect market
19	values for upland cotton.
20	"(B) MANDATORY REVISIONS.—The revi-
21	sions required under subparagraph (A) shall in-
22	clude the following:
23	"(i) The elimination or adjustment of
24	warehouse location differentials to reflect
25	market conditions.

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1	"(ii) The establishment of differentials
2	for the various quality factors and staple
3	lengths of cotton based on a three-year,
4	weighted moving average of the weighted
5	designated spot market regions as deter-
6	mined by regional production.
7	"(iii) The elimination of any artificial
8	split in the premium or discount between
9	upland cotton with a 32 or 33 staple
10	length due to micronaire;
11	"(iv) A mechanism to ensure that no
12	premium or discount is established that ex-
13	ceeds the premium or discount associated
14	with a leaf grade that is one better than
15	the applicable color grade.
16	"(C) DISCRETIONARY REVISIONS.—The re-
17	visions under subparagraph (A) may include, at
18	a minimum, the following:
19	"(i) The use of non-spot market price
20	data, in addition to spot market price data,
21	that would enhance the accuracy of the
22	price information used in determining
23	quality adjustments under this subsection.
24	"(ii) Adjustments in the premiums or
25	discounts associated with upland cotton

1	with a staple length of 33 or above due to
2	micronaire with the goal of eliminating any
3	unnecessary artificial splits in the calcula-
4	tions of such premiums or discounts.
5	"(iii) Such other adjustments deter-
6	mined appropriate by the Secretary, after
7	consultations conducted in accordance with
8	paragraph (3).
9	"(3) Consultation with private sector.—
10	"(A) PRIOR TO REVISION.—Prior to imple-
11	menting any revisions to the administration of
12	the marketing assistance loan program for up-
13	land cotton, the Secretary should endeavor to
14	consult with an existing private sector com-
15	mittee whose membership includes representa-
16	tives of the production, ginning, warehousing,
17	cooperative, and merchandising segments of the
18	United States cotton industry and that has de-
19	veloped recommendations concerning such revi-
20	sions.
21	"(B) UPON REVIEW.—The Secretary shall
22	also consult with the committee referred to in
23	subparagraph (A) when conducting a review of
24	adjustments in the operation of the loan pro-
25	gram as provided in paragraph (4).

1	"(C) INAPPLICABILITY OF FEDERAL ADVI-
2	SORY COMMITTEE ACT.—The Federal Advisory
3	Committee Act (5 U.S.C. App.) shall not apply
4	to consultations under this paragraph with the
5	committee referred to in subparagraph (A).
6	"(4) Review of adjustments.—The Sec-
7	retary may review the operation of the upland cotton
8	quality adjustments implemented pursuant to this
9	subsection and may make further revisions to the
10	administration of the loan program, by either revok-
11	ing or revising the actions taken pursuant to para-
12	graph (2)(B) or by revoking or revising any actions
13	taken or authorized to be taken under paragraph
14	(2)(B).
15	"(5) Adjustments in effect prior to revi-
16	SION.—The quality differences (premiums and dis-
17	counts for quality factors) applicable to the upland
18	cotton loan program (prior to any revisions in ac-
19	cordance with this subsection) shall be established
20	by the Secretary by giving equal weight—
21	"(A) to loan differences for the preceding
22	crop; and
23	"(B) to market differences for such crop in
24	the designated United States spot markets.

"(e) RICE LIMITATION.—With respect to long grain
 rice and medium and short grain rice, the Secretary shall
 not make adjustments in the loan rates for such commod ities, except for differences in grade and quality (including
 milling yields).".

6 SEC. 1506. PERSONAL LIABILITY OF PRODUCERS FOR DEFI7 CIENCIES.

8 Section 164 of the Federal Agriculture Improvement 9 and Reform Act of 1996 (7 U.S.C. 7284) is amended by 10 striking "Farm Security and Rural Investment Act of 11 2002" each place it appears and inserting "Farm, Nutri-12 tion, and Bioenergy Act of 2007".

13 SEC. 1507. EXTENSION OF EXISTING ADMINISTRATIVE AU 14 THORITY REGARDING LOANS.

15 Section 166 of the Federal Agriculture Improvement 16 and Reform Act of 1996 (7 U.S.C. 7286) is amended in 17 subsections (a) and (c)(1) by striking "subtitle B and C 18 of title I of the Farm Security and Rural Investment Act 19 of 2002" each place it appears and inserting "subtitle B 20 of title I of the Farm, Nutrition, and Bioenergy Act of 21 2007".

22 SEC. 1508. ASSIGNMENT OF PAYMENTS.

(a) IN GENERAL.—The provisions of section 8(g) ofthe Soil Conservation and Domestic Allotment Act (16)

U.S.C. 590h(g)), relating to assignment of payments, shall
 apply to payments made under the authority of this title.
 (b) NOTICE.—The producer making the assignment,
 or the assignee, shall provide the Secretary with notice,
 in such manner as the Secretary may require, of any as signment made under this section.

7 SEC. 1509. TRACKING OF BENEFITS.

8 As soon as practicable after the date of enactment 9 of this Act, the Secretary shall track the benefits provided, 10 directly or indirectly, to individuals and entities under ti-11 tles I and II and the amendments made by those titles.

12 SEC. 1510. UPLAND COTTON STORAGE PAYMENTS.

Beginning with the 2011 crop of upland cotton, the Secretary may not use the funds of the Commodity Credit Corporation to pay storage, handling, and other costs associated with the storage of upland cotton for which a marketing assistance loan is made under section 1201.

18 SEC. 1511. GOVERNMENT PUBLICATION OF COTTON PRICE

19 FORECASTS.

20 Section 15 of the Agricultural Marketing Act (12
21 U.S.C. 1141j) is amended by striking subsection (d).

1SEC. 1512. PREVENTION OF DECEASED PERSONS RECEIV-2ING PAYMENTS UNDER FARM COMMODITY3PROGRAMS.

4 (a) IDENTIFICATION OF ERRONEOUS PAYMENTS
5 MADE TO DECEASED PERSONS.—The Secretary of Agri6 culture shall—

7 (1) undertake a study to identify any estate of
8 a deceased person that continued to receive pay9 ments under this title for more than two crop years
10 after the death of the person; and

11 (2) submit a report containing the results of12 the study to Congress.

13 (b) NOTIFICATION.—The Secretary shall issue regulations that specify deadlines by which a legal entity must 14 notify the Secretary of any change in ownership of such 15 entity, including the death of a person with a direct or 16 17 indirect ownership interest in the entity, that may affect the entity's eligibility to receive payments or other benefits 18 19 under this title. The Secretary may deny the issuance of 20 such payments or benefits to an entity that fails to comply with such regulations. 21

(c) RECOUPMENT.—If the Secretary determines that
the estate of a deceased person failed to timely notify the
Farm Service Agency of the death, the Secretary shall recoup the erroneous payments made on behalf of the deceased person. The Secretary shall withhold payments that

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would otherwise be made under this title to farming oper ations in which the deceased person was actively engaged
 in farming before death until the funds have been re couped.

5 (d) COORDINATION.—The Secretary shall, twice a 6 year, reconcile individual tax identification numbers with 7 the Internal Revenue Service for recipients of payments 8 under this title to determine recipients' living status.

TITLE II—CONSERVATION

Subtitle A—Conservation Programs of the Food Security Act of 1985

- Sec. 2101. Conservation reserve program.
- Sec. 2102. Wetlands reserve program.

9

- Sec. 2103. Conservation security program.
- Sec. 2104. Grassland reserve program.
- Sec. 2105. Environmental quality incentives program.
- Sec. 2106. Regional water enhancement program.
- Sec. 2107. Grassroots source water protection program.
- Sec. 2108. Conservation of private grazing land.
- Sec. 2109. Great Lakes basin program for soil erosion and sediment control.
- Sec. 2110. Farm and ranchland protection program.
- Sec. 2111. Farm viability program.
- Sec. 2112. Wildlife habitat incentive program.

Subtitle B—Conservation Programs Under Other Laws

- Sec. 2201. Agricultural management assistance program.
- Sec. 2202. Resource Conservation and Development Program.
- Sec. 2203. Small watershed rehabilitation program.

Subtitle C—Additional Conservation Programs

- Sec. 2301. Chesapeake Bay program for nutrient reduction and sediment control.
- Sec. 2302. Voluntary public access and habitat incentive program.

Subtitle D—Administration and Funding

- Sec. 2401. Funding of conservation programs under Food Security Act of 1985.
- Sec. 2402. Improved provision of technical assistance under conservation programs.
- Sec. 2403. Cooperative conservation partnership initiative.
- Sec. 2404. Regional equity and flexibility.
- Sec. 2405. Administrative requirements for conservation programs.

- Sec. 2407. Promotion of market-based approaches to conservation.
- Sec. 2408. Establishment of State technical committees and their responsibilities.
- Sec. 2409. Payment limitations.

Subtitle E—Miscellaneous Provisions

 Sec. 2501. Inclusion of income from affiliated packing and handling operations as income derived from farming for application of adjusted gross income limitation on eligibility for conservation programs.
 Sec. 2502. Encouragement of voluntary sustainability practices guidelines.

Sec. 2503. Farmland resource information.

Subtitle A—Conservation Programs of the Food Security Act of 1985

3 SEC. 2101. CONSERVATION RESERVE PROGRAM.

4 (a) Authorization and Eligible Land.—Section

5 1231 of the Food Security Act of 1985 (16 U.S.C. 3831)

6 is amended—

7 (1) in subsection (a)—

8 (A) by striking "2007" and inserting
9 "2012"; and

10 (B) by inserting before the period the fol11 lowing: "and to address issues raised by State,
12 regional, and national conservation initiatives";
13 and

- 14 (2) in subsection (b)—
- 15 (A) in paragraph (1)(B)—

(i) by striking "the Farm Security
and Rural Investment Act of 2002" and
inserting "the Farm, Nutrition, and Bioenergy Act of 2007"; and

1	(ii) by striking the period at the end
2	and inserting a semicolon; and
3	(B) in paragraph (4), by striking the semi-
4	colon at the end of subparagraph (E) and in-
5	serting "; or".
6	(b) MAXIMUM ENROLLMENT.—Section 1231(d) of
7	the Food Security Act of 1985 (16 U.S.C. 3831(d)) is
8	amended by striking "2007" and inserting "2012".
9	(c) Conservation Priority Areas.—Section
10	1231(f) of the Food Security Act of 1985 (16 U.S.C.
11	3831(f)) is amended by striking "the Chesapeake Bay Re-
12	gion (Pennsylvania, Maryland, and Virginia)" and insert-
13	ing "the Chesapeake Bay Region".
14	(d) TREATMENT OF MULTI-YEAR GRASSES AND
15	LEGUMES.—Subsection (g) of section 1231 of the Food
16	Security Act of 1985 (16 U.S.C. 3831) is amended to read
17	as follows:
18	"(g) Multi-Year Grasses and Legumes.—
19	"(1) IN GENERAL.—For purposes of this sub-
20	chapter, alfalfa and other multi-year grasses and
21	legumes in a rotation practice, approved by the Sec-
22	retary, shall be considered agricultural commodities.
23	"(2) CROPPING HISTORY.—Alfalfa, when grown
24	as part of a rotation practice, as determined by the
25	Secretary, is an agricultural commodity subject to

1 the cropping history criteria under subsection

2	(b)(1)(B) for the purpose of determining whether
3	highly erodible cropland has been planted or consid-
4	ered planted for 4 of the 6 years referred to in such
5	subsection.".
6	(e) PILOT PROGRAM FOR ENROLLMENT OF WET-
7	land and Buffer Acreage in Conservation Re-
8	SERVE.—Section 1231(h)(1)(A) of the Food Security Act
9	of 1985 (16 U.S.C. 3831(h)(1)(A)) is amended by striking
10	"2007" and inserting "2012".
11	(f) Managed Haying and Grazing.—Section
12	1232(a)(7) of the Food Security Act of 1985 (16 U.S.C.
13	3832(a)(7)) is amended—
14	(1) in subparagraph (A)—
15	(A) by inserting "and prescribed grazing
16	for the control of invasive species" after "bio-
17	mass"; and
18	(B) by striking "and" at the end of the
19	subparagraph;
20	(2) by redesignating subparagraph (B) as sub-
21	paragraph (D); and
22	(3) by inserting after subparagraph (A) the fol-
23	lowing new subparagraph:

1	"(B) managed grazing during the year, ex-
2	cept that in permitting such grazing, the Sec-
3	retary shall—
4	"(i) reduce the rental payment other-
5	wise payable under the contract by a per-
6	centage determined by the Secretary to be
7	appropriate; and
8	"(ii) require a management plan, in-
9	cluding a grazing rate, approved by the
10	Secretary that is consistent with section
11	1231(a);
12	"(C) dryland crop production and grazing
13	practices on acreage enrolled into the conserva-
14	tion reserve enhancement program announced
15	on May 27, 1998 (63 Fed. Reg. 28965) where
16	the conservation reserve enhancement program
17	is initiated to address declining groundwater or
18	surface water resources and water quality
19	issues associated with declining groundwater or
20	surface water resources and the conservation
21	reserve enhancement contract requires the
22	owner or operator to retire a water right, except
23	that in permitting dryland crop production and
24	grazing, the Secretary shall—

1	"(i) develop an appropriate working
2	lands conservation plan that implements
3	conservation practices suitable to the re-
4	gion to address soil conservation, water
5	quality, wildlife habitat, or other environ-
6	mental benefits;
7	"(ii) apply the provisions of section
8	11005 of the Farm, Nutrition, and Bio-
9	energy Act of 2007 in determining the eli-
10	gibility for crop insurance of dryland crop
11	production and grazing activities allowed
12	under a conservation reserve enhancement
13	contract for the purposes of this section,
14	dryland crop production and grazing activi-
15	ties allowed under a conservation reserve
16	enhancement contract shall be considered
17	'noncropland' in applying the provisions of
18	section 11005 of the Farm, Nutrition, and
19	Bioenergy Act of 2007;
20	"(iii) reduce the rental payment other-
21	wise payable under the contract by an
22	amount commensurate with the economic
23	value of the crop production or grazing ac-
24	tivity, while still leaving sufficient financial
25	incentives for the owner or operator to par-

1	ticipate in the conservation reserve en-
2	hancement; and
3	"(iv) at the request of a State that
4	has previously entered into a conservation
5	reserve enhancement program agreement,
6	renegotiate the agreement to allow for the
7	dryland crop production and grazing in ac-
8	cordance with this section; and".
9	(g) Rental Rates.—Section 1234(c) of the Food
10	Security Act of 1985 (16 U.S.C. 3834(c)) is amended by
11	adding at the end the following new paragraph:
12	"(5) County average market dry-land and
13	IRRIGATED CASH RENTAL RATES.—
14	"(A) ANNUAL ESTIMATES.—Beginning not
15	later than one year after the date of the enact-
16	ment of the Farm, Nutrition, and Bioenergy
17	Act of 2007, the National Agricultural Statis-
18	tics Service shall conduct an annual survey of
19	per acre estimates of county average market
20	dry-land and irrigated cash rental rates for
21	cropland and pastureland in all counties or
22	equivalent subdivisions within each State with
23	20,000 acres or more of cropland and
24	pastureland.

1	"(B) PUBLIC AVAILABILITY OF ESTI-
2	MATES.—The estimates derived as a result of
3	the annual survey conducted under subpara-
4	graph (A) shall be maintained on a website of
5	the Department of Agriculture for use by the
6	general public.".
7	(h) Conservation Reserve Program Transition
8	INCENTIVES.—Section 1235 of the Food Security Act of
9	1985 (16 U.S.C. 3835) is amended—
10	(1) in subsection $(c)(1)(B)$ —
11	(A) in clause (ii), by striking "or" at the
12	$\mathrm{end};$
13	(B) by redesignating clause (iii) as clause
14	(iv); and
15	(C) by inserting after clause (ii) the fol-
16	lowing new clause:
17	"(iii) to facilitate a transition of land
18	subject to the contract from a retired or
19	retiring owner or operator to a beginning
20	farmer or rancher, socially disadvantaged
21	farmer or rancher, or limited resource
22	farmer or rancher for the purpose of re-
23	turning some or all of the land into pro-
24	duction using sustainable grazing or crop
25	production methods; or"; and

(2) by adding at the end the following new sub section:

3 "(f) TRANSITION OPTION FOR CERTAIN FARMERS OR4 RANCHERS.—

5 "(1) DUTIES OF THE SECRETARY.—In the case 6 of a contract modification approved in order to fa-7 cilitate the transfer of land subject to a contract 8 from a retired or retiring owner or operator under 9 subsection (c)(1)(B)(iii) to a beginning farmer or 10 rancher, socially disadvantaged farmer or rancher, 11 or limited resource farmer or rancher (in this subsection referred to as a 'covered farmer or rancher') 12 13 the Secretary shall—

14 "(A) beginning on the date that is 1 year 15 before the date of termination of the contract— 16 "(i) allow the covered farmer or 17 rancher, in conjunction with the retired or 18 retiring owner or operator, to make con-19 servation and land improvements; and 20 "(ii) allow the covered farmer or 21 rancher, at the election of the covered 22 farmer or rancher, to begin the certifi-23 cation process under the Organic Foods Production Act of 1990 (7 U.S.C. 6501 et 24

25 seq.);

1	"(B) beginning on the date of termination
2	of the contract, require the retired or retiring
3	owner or operator to sell or lease (under a long-
4	term lease or a lease with an option to pur-
5	chase) to the covered farmer or rancher the
6	land subject to the contract for production pur-
7	poses;
8	"(C) require the covered farmer or rancher
9	to develop and implement a comprehensive con-
10	servation plan that meets such sustainability
11	criteria as the Secretary may establish;
12	"(D) provide to the covered farmer or
13	rancher an opportunity to enroll in the con-
14	servation security program or the environmental
15	quality incentives program by not later than the
16	date on which the farmer or rancher takes pos-
17	session of the land through ownership or lease;
18	and
19	"(E) continue to make annual payments to
20	the retired or retiring owner or operator for not
21	more than an additional 2 years after the date
22	of termination of the contract, if the retired or
23	retiring owner or operator is not a family mem-
24	ber (as defined in section $1001A(b)(3)(B)$ of
25	this Act) of the covered farmer or rancher.

1	"(2) REENROLLMENT.—The Secretary shall
2	provide to a beginning farmer or rancher, socially
3	disadvantaged farmer or rancher, or limited resource
4	farmer or rancher described in paragraph (1) the
5	option to reenroll any applicable partial field con-
6	servation practice that is—
7	"(A) eligible for enrollment under the con-
8	tinuous signup requirement of section
9	1231(h)(4)(B); and
10	"(B) part of an approved comprehensive
11	conservation plan.".
12	(i) Early Termination.—Section 1235(e)(1) of the
13	Food Security Act of 1985 (16 U.S.C. 3835(e)(1)) is
14	amended by striking "before January 1, 1995,".
15	(j) Exceptions to Early Termination.—Section
16	1235(e)(2) of the Food Security Act of 1985 (16 U.S.C.
17	3835(e)(2)) is amended by adding at the end the following
18	new subparagraph:
19	"(D) Land enrolled under continuous
20	signup.".
21	SEC. 2102. WETLANDS RESERVE PROGRAM.
22	(a) ESTABLISHMENT AND PURPOSE.—Subsection (a)
23	of section 1237 of the Food Security Act of 1985 (16
24	U.S.C. 3837) is amended to read as follows:
25	"(a) Establishment and Purposes.—

1	"(1) ESTABLISHMENT.—The Secretary shall es-
2	tablish a wetlands reserve program to assist owners
3	of eligible lands in restoring and protecting wet-
4	lands.
5	"(2) PURPOSES.—The purposes of the wetlands
6	reserve program are—
7	"(A) to restore, to create, to protect, or to
8	enhance wetlands on lands that are eligible
9	under subsections (c) and (d); and
10	"(B) to authorize the Secretary, at the sole
11	discretion of the Secretary, to purchase flood-
12	plain easements.".
13	(b) MAXIMUM ENROLLMENT.—Section 1237(b) of
14	the Food Security Act of 1985 (16 U.S.C. 3837(b)) is
15	amended—
16	(1) by striking paragraph (1) and inserting the
17	following new paragraph:
18	"(1) MAXIMUM ENROLLMENT.—The total num-
19	ber of acres enrolled in the wetlands reserve pro-
20	gram shall not exceed 3,605,000 acres."; and
21	(2) by adding at the end the following new
22	paragraphs:
23	"(3) ANNUAL ENROLLMENT GOAL.—Of the
24	total number of acres authorized by paragraph (1),

1	to the maximum extent practicable, the Secretary
2	shall enroll 250,000 acres in each fiscal year.
3	"(4) FLOOD-PLAIN EASEMENTS.—Of the acres
4	to be enrolled each fiscal year, not more than 10,000
5	acres may be enrolled using flood-plain easements.".
6	(c) ELIGIBLE LANDS.—Subsection (c) of section
7	1237 of the Food Security Act of 1985 (16 U.S.C. 3837)
8	is amended to read as follows:
9	"(c) ELIGIBILITY.—For purposes of enrolling land
10	into the wetland reserve program established under this
11	subchapter during the 2008 through 2012 fiscal years,
12	land shall be eligible to be placed into such reserve if the
13	Secretary determines that—
13	Secretary determines that—
13	"(1) in the case of wetlands—
14	"(1) in the case of wetlands—
14 15	"(1) in the case of wetlands— "(A) the land maximizes wetland values
14 15 16	"(1) in the case of wetlands— "(A) the land maximizes wetland values and functions and wildlife benefits;
14 15 16 17	 "(1) in the case of wetlands— "(A) the land maximizes wetland values and functions and wildlife benefits; "(B) the land is farmed wetland or con-
14 15 16 17 18	 "(1) in the case of wetlands— "(A) the land maximizes wetland values and functions and wildlife benefits; "(B) the land is farmed wetland or converted wetland, together with adjacent lands
14 15 16 17 18 19	 "(1) in the case of wetlands— "(A) the land maximizes wetland values and functions and wildlife benefits; "(B) the land is farmed wetland or converted wetland, together with adjacent lands that are functionally dependent on such wet-
 14 15 16 17 18 19 20 	 "(1) in the case of wetlands— "(A) the land maximizes wetland values and functions and wildlife benefits; "(B) the land is farmed wetland or converted wetland, together with adjacent lands that are functionally dependent on such wetlands, except that converted wetlands where the
 14 15 16 17 18 19 20 21 	 "(1) in the case of wetlands— "(A) the land maximizes wetland values and functions and wildlife benefits; "(B) the land is farmed wetland or converted wetland, together with adjacent lands that are functionally dependent on such wetlands, except that converted wetlands where the conversion was not commenced prior to Decem-
 14 15 16 17 18 19 20 21 22 	 "(1) in the case of wetlands— "(A) the land maximizes wetland values and functions and wildlife benefits; "(B) the land is farmed wetland or converted wetland, together with adjacent lands that are functionally dependent on such wetlands, except that converted wetlands where the conversion was not commenced prior to December 23, 1985, shall not be eligible to be enrolled
 14 15 16 17 18 19 20 21 22 23 	"(1) in the case of wetlands— "(A) the land maximizes wetland values and functions and wildlife benefits; "(B) the land is farmed wetland or con- verted wetland, together with adjacent lands that are functionally dependent on such wet- lands, except that converted wetlands where the conversion was not commenced prior to Decem- ber 23, 1985, shall not be eligible to be enrolled in the program under this section;

1	values, merit inclusion of the land into the pro-
2	gram taking into consideration the cost of such
3	restoration; and
4	"(D) the land consists of riparian areas,
5	including areas that link wetlands that are pro-
6	tected by easements or some other device or cir-
7	cumstance that achieves the same purpose as
8	an easement; or
9	"(2) in the case of flood-plain lands—
10	"(A) the flood-plain land has been dam-
11	aged by flooding at least once within the pre-
12	vious calendar year, or has been subject to flood
13	damage at least twice within the previous 10
14	years; or
15	"(B) the enrollment of other land within
16	the flood plain would contribute to the restora-
17	tion of the flood storage and flow or erosion
18	control.".
19	(d) INELIGIBLE LANDS.—Subsection (e) of section
20	1237 of the Food Security Act of 1985 (16 U.S.C. 3837)
21	is amended to read as follows:
22	"(e) INELIGIBLE LAND.—The Secretary may not ac-
23	quire easements on—
24	"(1) in the case of wetlands—

1	"(A) land that contains timber stands es-
2	tablished under the conservation reserve under
3	subchapter B; or
4	"(B) pasture land established to trees
5	under the conservation reserve under sub-
6	chapter B; or
7	"(2) in the case of flood-plain lands—
8	"(A) land on which implementation of res-
9	toration practices would not be productive; or
10	"(B) land that is subject to an existing
11	easement or deed restriction, and the easement
12	or deed provides sufficient protection or res-
13	toration of the flood plain's functions and val-
14	ues, as determined by the Secretary.".
15	(e) EASEMENTS AND AGREEMENTS.—Section 1237A
16	of the Food Security Act of 1985 (16 U.S.C. 3837a) is
17	amended—
18	(1) in subsection $(a)(2)$, by inserting "if appli-
19	cable," after "(2)";
20	(2) in subsection (b)—
21	(A) in the matter before paragraph (1), by
22	inserting "or flood-plain land" after "values of
23	wetland";
24	(B) in paragraph $(1)(B)$, by inserting "or
25	flood-plain land" after "wetland"; and

(C) in paragraph (3), by inserting "or
 flood-plain lands" after "wetlands";

3 (3) by striking subsection (f) and inserting the4 following new subsection:

"(f) COMPENSATION.—Compensation for easements 5 acquired by the Secretary under this subchapter shall be 6 7 made in cash in such amount as agreed to and specified 8 in the easement agreement. Lands may be enrolled 9 through the submission of bids under a procedure estab-10 lished by the Secretary. Commendation may be provided in not less than 5, nor more than 30, annual payments 11 of equal or unequal size, as agreed to by the owner and 12 13 the Secretary based on the following option that results in the lowest amount of compensation to be paid by the 14 Secretary: 15

"(1) A percentage of the fair market value
based on the Uniform Standards for Professional
Appraisals Procedures, as determined by the Secretary or a percentage of the market value determined by an area-wide market survey.

21 "(2) A geographic cap, prescribed in regulations22 issued by the Secretary.

23 "(3) The offer made by the landowner."; and
24 (4) by adding at the end the following new sub25 section:

1	"(h) Acceptance of Contributions.—The Sec-
2	retary may accept and use contributions of non-Federal
3	funds to administer the program under this subchapter.".
4	(f) DUTIES OF THE SECRETARY.—Section 1237C of
5	the Food Security Act of 1985 (16 U.S.C. 3837c) is
6	amended—
7	(1) in subsection $(a)(1)$ —
8	(A) by inserting "including necessary
9	maitenance activities," after "values,"; and
10	(B) by inserting "or flood plains land"
11	after "wetland"; and
12	(2) by striking subsection (c) and inserting the
13	following new subsection:
14	"(c) Ranking of Offers.—
15	"(1) IN GENERAL.—When evaluating offers
16	from landowners, the Secretary may consider—
17	"(A) the conservation benefits of obtaining
18	an easement or other interest in the land;
19	"(B) the cost-effectiveness of each ease-
20	ment or other interest in eligible land, so as to
21	maximize the environmental benefits per dollar
22	expended; and
23	"(C) whether the landowner or another
24	person is offering to contribute financially to

1	the cost of the easement or other interest in the
2	land to leverage Federal funds.
3	"(2) CONSERVATION BENEFITS.—In deter-
4	mining the acceptability of easement offers, the Sec-
5	retary may take into consideration—
6	"(A) in the case of wetlands—
7	"(i) the extent to which the purposes
8	of the easement program would be
9	achieved on the land;
10	"(ii) the productivity of the land; and
11	"(iii) the on-farm and off-farm envi-
12	ronmental threats if the land is used for
13	the production of agricultural commodities;
14	and
15	"(B) in the case of flood-plain lands—
16	"(i) the extent to which the purposes
17	of the easement program would be
18	achieved on the land;
19	"(ii) whether the land has been re-
20	peatedly flooded over the last ten years;
21	"(iii) the extent to which an easement
22	on the flood-plain land would contribute to
23	the restoration or management of land in
24	the area surrounding the flood-plain land;
25	and

1	"(iv) other factors, as determined by
2	the Secretary.".
3	(g) Wetlands Reserve Enhancement.—Section
4	1237D(c) of the Food Security Act of 1985 (16 U.S.C.
5	3837d(c)) is amended by striking paragraph (4) and in-
6	serting the following new paragraph:
7	"(4) Wetlands reserve enhancement.—
8	"(A) IN GENERAL.—The provisions of this
9	subchapter that limit payments to any person,
10	and section 1305(d) of the Agricultural Rec-
11	onciliation Act of 1987 (Public Law 100–203;
12	7 U.S.C. 1308 note), shall not apply to pay-
13	ments received by a State, political subdivision,
14	or agency thereof in connection with agree-
15	ments entered into under a special wetlands re-
16	serve enhancement program carried out by that
17	entity that has been approved by the Secretary.
18	"(B) Agreements.—The Secretary may
19	enter into agreements with States (including
20	political subdivisions and agencies of States) re-
21	garding payments described in subparagraph

(A) that the Secretary determines will advance

the purposes of this subchapter.".

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(h) AUTHORIZATION.—The Food Security Act of
 1985 is amended by inserting after section 1237F (16
 U.S.C. 3837f) the following new section:

4 "SEC. 1237G. PERIOD OF AUTHORIZATION.

5 "This subchapter is authorized to be carried out for6 the 2008 through 2012 fiscal years.".

7 SEC. 2103. CONSERVATION SECURITY PROGRAM.

8 (a) ESTABLISHMENT OF NEW CONSERVATION SECU-9 RITY PROGRAM THROUGH 2017.—Subchapter A of chap-10 ter 2 of subtitle D of title XII of the Food Security Act 11 of 1985 (16 U.S.C. 3838 et seq.) is amended to read as 12 follows:

13 "Subchapter A—Conservation Security

14

Program

15 "SEC. 1238. DEFINITIONS.

16 "In this subchapter:

17 "(1) BEGINNING FARMER OR RANCHER.—The
18 term 'beginning farmer or rancher' has the meaning
19 given the term under section 343(a) of the Consoli20 dated Farm and Rural Development Act (7 U.S.C.
21 1991(a)).

22 "(2) CONSERVATION PLAN.—The term 'con23 servation plan' means a plan that—

"(A) identifies resources of concern, inven-1 2 tories resources, and establishes benchmark 3 data and stewardship enhancement objectives; "(B) describes improvements that will en-4 5 able the producer to meet and exceed the stew-6 ardship threshold for all applicable resources of 7 concern; and "(C) contains a schedule and evaluation 8 9 plan for the planning, installing, maintaining, 10 and managing new conservation practices, ac-11 tivities, and management measures and maintaining, managing, and improving existing con-12 13 servation practices, activities, and management 14 measures. 15 "(3) CONSERVATION PRACTICE.—The term 'conservation practice' means a site-specific land 16

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16 'conservation practice' means a site-specific land
17 management practice or activity, or a supporting
18 structural practice, that is part of an implemented
19 management system designed to address a priority
20 resource of concern.

21 "(4) CONSERVATION SECURITY CONTRACT.—
22 The term 'conservation security contract' means a
23 contract entered into under this subchapter.

"(5) CONSERVATION SECURITY PROGRAM.—The
 term 'conservation security program' means the pro gram established under section 1238A(a).

4 "(6) MANAGEMENT INTENSITY.—The term 5 'management intensity' means the degree, scope, 6 and comprehensiveness of conservation practices, ac-7 tivities, or management measures taken by a pro-8 ducer to address a priority resource of concern to a 9 level exceeding the stewardship threshold.

10 "(7) NONDEGRADATION STANDARD.—The term 11 'nondegradation standard' means the level of natural 12 resource conservation and environmental manage-13 ment measures required to improve and sustain the 14 status and condition of natural and environmental 15 resources to a level that, as determined by the Sec-16 retary—

17 "(A) prevents impairment of soil, water,
18 and air quality and the quality of fish and wild19 life habitat; and

20 "(B) sustains the long-term productivity of21 agricultural resources.

"(8) PRIORITY RESOURCE OF CONCERN.—The
term 'priority resource of concern' means a resource
of concern identified by the Secretary, consistent
with the requirements of section 1238C(a), that

1	must be addressed by participants in the conserva-
2	tion security program in a particular watershed or
3	other area within that State.
4	"(9) PRODUCER.—The term 'producer' means
5	an owner, operator, landlord, tenant, or share-
6	cropper that—
7	"(A) shares in the risk of producing any
8	crop or livestock; and
9	"(B) is entitled to share in the crop or
10	livestock available for marketing from a farm
11	(or would have shared had the crop or livestock
12	been produced).
13	"(10) RESOURCE-SPECIFIC INDEX.—The term
14	'resource-specific index' means an index of manage-
15	ment intensity or other similar index, developed by
16	the Secretary, that estimates the expected level of
17	resource and environmental outcomes of the con-
18	servation practices, activities, and management
19	measures employed by a producer.
20	"(11) Socially disadvantaged farmer or
21	RANCHER.—The term 'socially disadvantaged farmer
22	or rancher' has the meaning given the term under
23	section 355(e) of the Consolidated Farm and Rural
24	Development Act (7 U.S.C. 2003(e)).

((12))1 STRUCTURAL PRACTICE.—The term 2 practice' means a site-specific, 'structural constructed conservation practice that is integrated with 3 4 and essential to the successful implementation of the 5 system of land management practices and activities 6 that are the basis of a conservation security con-7 tract.

8 "SEC. 1238A. CONSERVATION SECURITY PROGRAM.

9 "(a) ESTABLISHMENT AND PURPOSE.—The Sec-10 retary shall establish, and for each of fiscal years 2012 11 through 2017, carry out a conservation security program 12 to assist producers in improving environmental quality by 13 addressing priority resources of concern in a comprehen-14 sive manner.

15 "(b) ELIGIBLE PRODUCERS.—To be eligible to par16 ticipate in the conservation security program, a producer
17 shall—

"(1) demonstrate that the producer is addressing at least one priority resource of concern to a
minimum level of management intensity determined
by the Secretary; and

"(2) develop and submit to the Secretary, and
obtain the approval of the Secretary of, a conservation offer.

25 "(c) ELIGIBLE LAND.—

1	"(1) IN GENERAL.—Except as provided in para-
2	graph (2), private agricultural land (including crop-
3	land, grassland, prairie land, improved pasture land,
4	forest land and rangeland) and land under the juris-
5	diction of an Indian tribe (as defined by the Sec-
6	retary) shall be eligible for enrollment in the con-
7	servation security program.
8	"(2) Exclusions.—
9	"(A) LAND ENROLLED IN OTHER CON-
10	SERVATION PROGRAMS.—Except as provided in
11	subsection $(f)(3)(A)$, the following lands are not
12	eligible for enrollment in the conservation secu-
13	rity program:
14	"(i) Lands enrolled in the conserva-
15	tion reserve program under subchapter B
16	of chapter 1.
17	"(ii) Land enrolled in the wetlands re-
18	serve program established under sub-
19	chapter C of chapter 1.
20	"(iii) Land enrolled in the grassland
21	reserve program established under sub-
22	chapter C of chapter 2.
23	"(B) CONVERSION TO CROPLAND.—Land
24	used for crop production after October 1, 2011,
25	that had not been planted, considered to be

1	planted, or devoted to crop production for at
2	least 4 of the 6 years preceding that date (ex-
3	cept for land enrolled in the conservation re-
4	serve program or that has been maintained
5	using long-term crop rotation practices, as de-
6	termined by the Secretary) shall not be the
7	basis for any payment under the conservation
8	security program.
9	"(d) ECONOMIC USES.—With respect to eligible land
10	covered by a conservation security contract, the Secretary
11	shall permit economic uses of the land that—
10	"(1) maintain the agricultural nature of the
12	(1) manifalli the agricultural flattic of the
12 13	land; and
13	land; and
13 14	land; and "(2) are consistent with the conservation pur-
13 14 15	land; and "(2) are consistent with the conservation pur- poses of the conservation security program.
13 14 15 16	 land; and "(2) are consistent with the conservation purposes of the conservation security program. "(e) CONSERVATION SECURITY CONTRACTS.—
 13 14 15 16 17 	 land; and "(2) are consistent with the conservation purposes of the conservation security program. "(e) CONSERVATION SECURITY CONTRACTS.— "(1) IN GENERAL.—After a determination that
 13 14 15 16 17 18 	 land; and "(2) are consistent with the conservation purposes of the conservation security program. "(e) CONSERVATION SECURITY CONTRACTS.— "(1) IN GENERAL.—After a determination that a producer is eligible for the conservation security
 13 14 15 16 17 18 19 	 land; and "(2) are consistent with the conservation purposes of the conservation security program. "(e) CONSERVATION SECURITY CONTRACTS.— "(1) IN GENERAL.—After a determination that a producer is eligible for the conservation security program, and on approval of the conservation offer
 13 14 15 16 17 18 19 20 	 land; and "(2) are consistent with the conservation purposes of the conservation security program. "(e) CONSERVATION SECURITY CONTRACTS.— "(1) IN GENERAL.—After a determination that a producer is eligible for the conservation security program, and on approval of the conservation offer of the producer, the Secretary shall enter into a con-
 13 14 15 16 17 18 19 20 21 	 land; and "(2) are consistent with the conservation purposes of the conservation security program. "(e) CONSERVATION SECURITY CONTRACTS.— "(1) IN GENERAL.—After a determination that a producer is eligible for the conservation security program, and on approval of the conservation offer of the producer, the Secretary shall enter into a conservation security contract with the producer to en-

25 shall be for a term of 5 years.

1	"(3) AGRICULTURAL OPERATION.—All the acres
2	of the agricultural operation that are under the pro-
3	ducer's effective control at the time the producer en-
4	ters into a conservation security contract shall be
5	covered by the conservation security contract.
6	"(4) Provisions.—The conservation security
7	contract of a producer shall—
8	"(A) include a conservation plan approved
9	by the Secretary;
10	"(B) describe the land covered by the con-
11	servation security contract;
12	"(C) state the amount of the stewardship
13	enhancement payment the Secretary agrees to
14	make to the producer each year of the conserva-
15	tion security contract under section 1238C(c);
16	"(D) describe the new conservation prac-
17	tices and activities the producer is required to
18	implement during the term of the conservation
19	security contract in order to increase the level
20	of management intensity with which the pro-
21	ducer addresses a priority resource of concern
22	or priority resources of concern, as designated
23	by the Secretary under section $1238C(a)(1)$;
24	and

1	"(E) include such other provisions as the
2	Secretary determines necessary to ensure the
3	conservation purposes of the conservation secu-
4	rity program are met.
5	"(5) ON-FARM RESEARCH AND DEMONSTRA-
6	TION OR PILOT TESTING.—The Secretary may ap-
7	prove a conservation security contract that in-
8	cludes—
9	"(A) on-farm conservation research and
10	demonstration activities; and
11	"(B) pilot testing of new technologies or
12	innovative conservation practices.
13	"(f) Modification.—The Secretary may allow a
14	producer to modify a conservation security contract before
15	the expiration of the contract if the Secretary determines
16	that failure to modify the contract would significantly
17	interfere with achieving the purposes of the conservation
18	security program.
19	"(g) Contract Termination.—
20	"(1) VOLUNTARY TERMINATION.—A producer
21	may terminate a conservation security contract if the
22	Secretary determines that termination of the con-
23	tract would not defeat the purposes of the conserva-
24	tion plan of the producer.

"(2) INVOLUNTARY TERMINATION.—The Sec-

2	retary may terminate a contract under this sub-
3	chapter if the Secretary determines that the pro-
4	ducer violated the contract.
5	"(3) TRANSFER OR CHANGE OF INTEREST IN
6	LAND SUBJECT TO CONSERVATION SECURITY CON-
7	TRACT.—
8	"(A) IN GENERAL.—Except as provided in
9	subparagraph (B), the transfer, or change in
10	the interest, of a producer in land subject to a
11	conservation security contract shall result in the
12	termination of the conservation security con-
13	tract.
14	"(B) TRANSFER OF DUTIES AND
15	RIGHTS.—Subparagraph (A) shall not apply if,
16	within a reasonable period of time after the
17	date of the transfer or change in the interest in
18	land, the transferee of the land provides written
19	notice to the Secretary that all duties and
20	rights under the conservation security contract
21	have been transferred to, and assumed by, the
22	transferee. The Secretary shall specify what will
23	be considered a reasonable period of time for
24	purposes of providing the notification required
25	by this subparagraph.

"(h) CONTRACT RENEWAL.—At the end of an initial
 conservation security contract of a producer, the Secretary
 may allow the producer to renew the contract for one addi tional five-year period if the producer—

5 "(1) demonstrates compliance with the terms of 6 the existing contract, including a demonstration that the producer has complied with the schedule for the 7 8 implementation of new practices and activities in-9 cluded in the conservation security contract and has 10 met the stated goals for increasing the level of man-11 agement intensity with which the producer is ad-12 dressing the designated priority resource of concern 13 or priority resources of concern; and

14 "(2) agrees to implement and maintain such 15 additional new conservation practices and activities 16 as the Secretary determines necessary and feasible 17 to achieve higher levels of management intensity 18 with which the producer addresses the designated 19 priority resource of concern or priority resources of 20 concern.

21 "(i) EFFECT OF NONCOMPLIANCE DUE TO CIR22 CUMSTANCES BEYOND THE CONTROL OF PRODUCERS.—
23 The Secretary shall include in the conservation security
24 contract a provision to ensure that a producer shall not
25 be considered in violation of a conservation security con-

tract for failure to comply with the conservation security
 contract due to circumstances beyond the control of the
 producer, including a disaster or related condition, as de termined by the Secretary.

5 "(j) EVALUATION OF OFFERS.—In evaluating appli6 cations by producers to enroll in the conservation security
7 program, the Secretary shall—

8 "(1) consider the extent to which the antici-9 pated environmental benefits from the contract are 10 provided at least cost relative to other similar activi-11 ties;

12 "(2) consider the extent to which the producer 13 proposes to increase the level of performance on ap-14 plicable resource-specific indices or the level of man-15 agement intensity with which the producer addresses 16 the designated priority resources of concern;

"(3) consider the extent to which the environmental benefits expected to result from the contract
complements other conservation efforts in the watershed or region;

21 "(4) consider the multiple benefits of conserva-22 tion-based farming systems, including resource-con-23 servation crop rotations, managed rotational graz-24 ing, and the adoption of certified production under 25 the national organic production program under the Organic Foods Production Act of 1990 (7 U.S.C.
 6501 et seq.); and

"(5) develop any additional criteria for evaluating applications that the Secretary determines are
necessary to ensure that national, State, and local
conservation priorities are effectively addressed.

7 "(k) COORDINATION WITH Organic CERTIFI-8 CATION.—Within 90 days after the date of the enactment 9 of the Farm, Nutrition, and Bioenergy Act of 2007, the 10 Secretary shall establish a transparent and producerfriendly means by which producers may coordinate and si-11 12 multaneously certify eligibly under a conservation security 13 contract and under the national organic production program established under the Organic Foods Production Act 14 15 of 1990 (7 U.S.C. 6501 et seq.).

16 "SEC. 1238B. DUTIES OF PRODUCERS.

17 "(a) AGREEMENT BY PRODUCER.—Under a con-18 servation security contract, a producer shall agree—

19 "(1) to implement during the term of the con20 servation security contract the conservation plan ap21 proved by the Secretary;

"(2) to maintain, and make available to the
Secretary at such times as the Secretary may request, appropriate records showing the effective and

1	timely implementation of the conservation security
2	contract; and
3	"(3) not to engage in any activity during the
4	term of the conservation security contract that
5	would interfere with the purposes of the conservation
6	security program.
7	"(b) Effect of Violation.—On the violation of a
8	term or condition of the conservation security contract of
9	a producer—
10	"(1) if the Secretary determines that the viola-
11	tion warrants termination of the conservation secu-
12	rity contract, the producer shall—
13	"(A) forfeit all rights to receive payments
14	under the conservation security contract; and
15	"(B) refund to the Secretary all or a por-
16	tion of the payments received by the producer
17	under the conservation security contract, in-
18	cluding any advance payments and interest on
19	the payments, as determined by the Secretary;
20	"(2) if the Secretary determines that the viola-
21	tion does not warrant termination of the conserva-
22	tion security contract, the producer shall refund to
23	the Secretary, or accept adjustments to, the pay-
24	ments provided to the producer, as the Secretary de-
25	termines to be appropriate; or

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1	"(3) some combination of the remedies author-
2	ized by paragraphs (1) and (2), as determined by
3	the Secretary to be appropriate.
4	"SEC. 1238C. DUTIES OF THE SECRETARY.
5	"(a) Identification of Priority Resources of
6	Concern.—
7	"(1) Identification at state level.—The
8	Secretary shall ensure that the identification of pri-
9	ority resources of concern is made at the State level
10	so that each priority resource of concern—
11	"(A) represents a significant environmental
12	concern, including watershed management or
13	wildlife habitat, in the State to which agricul-
14	tural activities are contributing; and
15	"(B) is likely to be addressed successfully
16	through the implementation of conservation
17	practices and other activities by producers.
18	"(2) LIMITATION.—The Secretary shall identify
19	not more than 5 resources of concern as priority re-
20	sources of concern in a particular watershed or other
21	appropriate region or area within a State.
22	"(3) Advice and consultation.—The Sec-
23	retary, with the advice of the appropriate State tech-
24	nical committee and in consultation with Federal
25	and State agencies with expertise related to natural

1 resources and environmental quality, shall designate, 2 to the extent practicable, each priority resource of 3 concern identified under paragraph (1) as either a 4 primary, secondary, or tertiary resource of concern. 5 "(b) DEVELOPMENT OF RESOURCE-SPECIFIC INDI-6 CES.—The Secretary shall develop resource-specific indi-7 ces to measure the management intensity with which spe-8 cific resources of concern are addressed, for purposes of 9 determining eligibility and payments for participants in 10 the conservation security program. 11 "(c) Stewardship Enhancement Payment.— 12 TIMING OF PAYMENT.—The Secretary "(1) 13 shall make a payment under a conservation security 14 contract as soon as practicable after October 1 of 15 each fiscal year. "(2) EXCLUSIONS.—A payment to a producer 16 17 under this subsection shall not be provided for— 18 "(A) the design, construction, or mainte-19 nance of animal waste storage or treatment fa-20 cilities or associated waste transport or transfer 21 devices for animal feeding operations; or 22 "(B) conservation practices and activities 23 for which there is no net cost or loss of income 24 to the producer, as determined by the Sec-

retary.

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1	"(3) AVAILABILITY OF PAYMENTS.—The Sec-
2	retary shall provide a stewardship enhancement pay-
3	ment to a producer under a conservation security
4	contract to compensate the producer for—
5	"(A) ongoing implementation and mainte-
6	nance of conservation practices, activities, and
7	management measures in place on the pro-
8	ducers operation at the time the conservation
9	security contract is accepted; and
10	"(B) installation and adoption of new con-
11	servation practices, activities, and management
12	measures or improvements to conservation prac-
13	tices, activities, and management measures in
14	place on the producer's operation, as required
15	by the conservation security contract.
16	"(4) PAYMENT AMOUNT.—The amount of the
17	stewardship enhancement payment shall be deter-
18	mined by the Secretary and shall be based, to the
19	maximum extent feasible, on—
20	"(A) a portion of the actual costs incurred
21	by the producer;
22	"(B) the income forgone by the producer;
23	and

"(C) resource-specific indices, in any case
 in which such indices have been developed and
 implemented.

4 "(d) PAYMENT LIMITATIONS.—An individual or enti-5 ty may not receive, directly or indirectly, payments under 6 a conservation security contract that, in the aggregate, ex-7 ceed \$150,000 for the 5-year term of the conservation se-8 curity contract, excluding funding arrangements with fed-9 erally recognized Indian Tribes or Alaska Native Corpora-10 tions.

11 "(e) REGULATIONS.—The Secretary shall promulgate
12 regulations that—

"(1) provide for adequate safeguards to protect
the interests of tenants and sharecroppers, including
provision for sharing payments, on a fair and equitable basis; and

"(2) prescribe such other rules as the Secretary
determines to be necessary to ensure a fair and reasonable application of the limitations established
under subsection (d).

21 "(f) ALLOCATION TO STATES.—When making alloca-22 tions to States of funds made available to carry out the 23 conservation security program, the Secretary shall give 24 significant consideration to the extent and magnitude of 25 the environmental needs associated with agricultural production in each State, the degree to which implementation
 of the conservation security program in the State is, or
 will be, effective in helping producers address these needs,
 and other considerations to achieve equitable geographic
 distributions of funds, as determined by the Secretary.

6 "(g) TECHNICAL ASSISTANCE.—For each of fiscal 7 years 2008 through 2017, the Secretary shall provide ap-8 propriate technical assistance to producers for the develop-9 ment and implementation of conservation security con-10 tracts, in an amount not to exceed 15 percent of the 11 amounts expended for the fiscal year.

12 "(h) DATA.—The Secretary shall maintain conserva-13 tion security program contract and payment data in a 14 manner that provides detailed and segmented data that 15 allows for quantification of the amount of payments made 16 to producers for—

"(1) the maintenance of conservation practices,
activities, and management measures in place on the
producer's operation at the time the conservation security offer is accepted by the Secretary;

21 "(2) the installation and adoption of new con22 servation practices, activities, and management
23 measures and the improvements to conservation
24 practices, activities, and management measures in
25 place on the producer's operation at the time the

conservation security offer is accepted by the Sec retary;

3 "(3) participation in research, demonstration,
4 and pilot projects; and

5 "(4) the development and periodic assessment
6 and evaluation of comprehensive conservation
7 plans.".

8 (b) EFFECT ON EXISTING CONSERVATION SECURITY 9 CONTRACTS.—Subchapter A of chapter 2 of subtitle D of title XII of the Food Security Act of 1985 (16 U.S.C. 10 11 3838 et seq.), as in effect on the day before the date of 12 the enactment of this Act, shall continue to apply to con-13 servation security contracts entered into before October 1, 2007. The Secretary of Agriculture may continue to make 14 15 payments under such subchapter, as so in effect, with respect to such a conservation security contracts during the 16 17 term of the contract.

(c) PROHIBITION ON NEW CONTRACTS.—A conservation security contract may not be entered into or renewed
under subchapter A of chapter 2 of subtitle D of title XII
of the Food Security Act of 1985 (16 U.S.C. 3838 et seq.),
as in effect on the day before the date of the enactment
of this Act, after September 30, 2007.

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1 SEC. 2104. GRASSLAND RESERVE PROGRAM.

2 (a) ENROLLMENT PRIORITY.—Subsection (b) of sec3 tion 1238N of the Food Security Act of 1985 (16 U.S.C.
4 3838n) is amended by striking paragraph (3) and insert5 ing the following new paragraph:

6 "(3) PRIORITY FOR LONG-TERM AGREEMENTS 7 AND EASEMENTS.—Of the total number of acres en-8 rolled in the program at any one time through the 9 methods described in paragraph (2)(A), the Sec-10 retary shall ensure that at least 60 percent of the 11 acres were enrolled through the use of 30-year rental 12 agreements and permanent and long-term easements 13 described in clause (ii) of such paragraph.".

(b) ENROLLMENT OF ACREAGE.—Subsection (b) of
section 1238N of the Food Security Act of 1985 (16
U.S.C. 3838n) is amended by striking paragraph (1) and
inserting the following new paragraph:

18 "(1) ENROLLMENT.—The Secretary shall enroll
19 an additional 1,340,000 acres of restored or im20 proved grassland, rangeland, and pastureland in the
21 grassland reserve program during fiscal years 2008
22 through 2012.".

(c) ENROLLMENT OF CONSERVATION RESERVE PROGRAM LAND.—Section 1238N of the Food Security Act
of 1985 (16 U.S.C. 3838n) is amended by adding at the
end the following new subsections:

1 "(d) ENROLLMENT OF CONSERVATION RESERVE 2 PROGRAM LAND.—

3 "(1) ENROLLMENT AUTHORIZED.—Subject to 4 the eligibility requirements of subsection (c) and all 5 other requirements of this subchapter, land enrolled 6 in the conservation reserve program may be enrolled 7 in the grassland reserve program if the Secretary de-8 termines that the land is of high ecological value and 9 under significant threat of conversion to other uses. 10 "(2) MAXIMUM ENROLLMENT.—The number of 11 acres of conservation reserve program land enrolled

under this subsection in a calendar year shall not exceed 10 percent of the total number of acres enrolled
in the grassland reserve program in that calendar
year.

"(3) PROHIBITION ON DUPLICATION OF PAYMENTS.—Land enrolled in the program under this
subsection shall no longer be eligible for payments
under the conservation reserve program.

"(e) METHOD FOR DETERMINATION OF FAIR MARKET VALUE.—The Secretary shall determine the fair market value of land to be enrolled in program based on the
option specified in paragraph (1), (2), (3), or (4) that results in the lowest amount of compensation to be paid by
the Secretary:

"(1) A percentage of the fair market value 1 2 based on the Uniform Standards for Professional Appraisals Procedures, as determined by the Sec-3 4 retary. "(2) A percentage of the market value deter-5 6 mined by an area wide market survey. "(3) A geographic cap, as prescribed in regula-7 8 tions issued by the Secretary. 9 "(4) The offer made by the owner of the land.". 10 (d) GRASSLAND RESERVE ENHANCEMENT.—Section 11 1238N of the Food Security Act of 1985 (16 U.S.C. 12 3838n) is amended by inserting after subsection (d), as added by subsection (b), the following new subsection: 13 14 "(e) Grassland Reserve Enhancement.—The 15 Secretary may enter into such agreements with States, including political subdivisions and agencies of States, that 16 the Secretary determines will advance the purposes of the 17 18 grassland reserve program. Section 1305(d) of the Agri-19 cultural Reconciliation Act of 1987 (Public Law 100–203; 20 7 U.S.C. 1308 note) shall not apply to payments received 21 by a State or political subdivision or agency thereof in connection with such an agreement.". 22 23 (e) USE OF PRIVATE ORGANIZATIONS OR STATE 24 AGENCIES.—Section 1238Q of the Food Security Act of 1985 (16 U.S.C. 3838q) is amended— 25

(1) by striking subsection (a) and inserting the
 following new subsection:

3 "(a) AUTHORITY TO USE PRIVATE ORGANIZATIONS 4 OR STATES.—The Secretary shall permit a private con-5 servation or land trust organization (referred to in this 6 section as a 'private organization') or a State agency to 7 own, write, and enforce an easement under this sub-8 chapter, in lieu of the Secretary, subject to the right of 9 the Secretary to conduct periodic inspections and enforce 10 the easement, if—

"(1) the Secretary determines that granting the
permission will promote protection of grassland, land
that contains forbs, and shrubland;

14 "(2) the owner authorizes the private organiza15 tion or State agency to hold and enforce the ease16 ment; and

"(3) the private organization or State agency
agrees to assume the costs incurred in administering
and enforcing the easement, including the costs of
restoration or rehabilitation of the land as specified
by the owner and the private organization or State
agency.";

23 (2) in subsection (b), by striking "hold" and in24 serting "own, write,"; and

	_ 0 0
1	(3) in subsection (c), by striking "hold" and in-
2	serting "own, write,".
3	SEC. 2105. ENVIRONMENTAL QUALITY INCENTIVES PRO-
4	GRAM.
5	(a) PURPOSES.—Section 1240 of the Food Security
6	Act of 1985 (16 U.S.C. 3839aa) is amended—
7	(1) in the matter preceding paragraph (1) , by
8	inserting ", forest management, organic transition,"
9	after "agricultural production"; and
10	(2) by striking paragraphs (3) and (4) and in-
11	serting the following new paragraphs:
12	"(3) providing flexible assistance to producers
13	to install and maintain conservation practices that,
14	while sustaining production of food and fiber—
15	"(A) enhance soil, water, and related nat-
16	ural resources, including grazing land,
17	forestland, wetland, and wildlife; and
18	"(B) conserve energy;
19	"(4) assisting producers to make beneficial, cost
20	effective changes to cropping systems, grazing man-
21	agement, energy use, forest management, nutrient
22	management associated with livestock, pest or irriga-
23	tion management, or other practices on agricultural
24	and forested land; and".

1	(b) DEFINITIONS.—Section 1240A of the Food Secu-
2	rity Act of 1985 (16 U.S.C. 3839aa–1) is amended—
3	(1) by striking paragraph (3) and inserting the
4	following new paragraph:
5	"(3) Land management practice.—
6	"(A) IN GENERAL.—The term 'land man-
7	agement practice' means a site-specific nutrient
8	or manure management, integrated pest man-
9	agement, irrigation management, tillage or res-
10	idue management, grazing management, air
11	quality management, forest management, sil-
12	vicultural practice, or other land management
13	practice carried out on eligible land that the
14	Secretary determines is needed to protect from
15	degradation, in the most cost-effective manner,
16	water, soil, or related resources.
17	"(B) Forest management practices.—
18	For purposes of subparagraph (A), forest man-
19	agement practices may include activities that
20	the Secretary determines are needed to—
21	"(i) improve water quality;
22	"(ii) restore forest biodiversity;
23	"(iii) control invasive species; or
24	"(iv) improve watershed health.

1	"(C) Coordinated implementation.—A
2	land management practice may involve multiple
3	landowners implementing eligible conservation
4	activities in a coordinated fashion.";
5	(2) in paragraph (4), by inserting "alpacas,
6	bison," after "sheep,";
7	(3) by redesignating paragraphs (3) , (4) , (5) ,
8	and (6) , as so amended, as paragraphs (4) , (5) , (6) ,
9	and (8), respectively;
10	(4) by inserting after paragraph (2) the fol-
11	lowing new paragraph:
12	"(3) INTEGRATED PEST MANAGEMENT.—The
13	term 'integrated pest management' means a sustain-
14	able approach to managing pests by combining bio-
15	logical, cultural, physical, and chemical tools in a
16	way that minimizes economic, health, an environ-
17	mental risks."; and
18	(5) by inserting after paragraph (6), as so re-
19	designated, the following new paragraph:
20	"(7) Socially disadvantaged farmer or
21	RANCHER.—The term 'socially disadvantaged farmer
22	or rancher' has the meaning given the term under
23	section 355(e) of the Consolidated Farm and Rural
24	Development Act (7 U.S.C. 2003(e)).".

1	(c) ELIGIBLE PRACTICES.—Section 1240B(a) of the
2	Food Security Act of 1985 (16 U.S.C. 3839aa–2(a)) is
3	amended—
4	(1) in paragraph (1), by striking " 2010 " and
5	inserting "2012"; and
6	(2) in paragraph (2)—
7	(A) in subparagraph (A), by inserting "or
8	receives organic certification" after "chapter";
9	and
10	(B) by striking subparagraph (B) and in-
11	serting the following new subparagraph:
12	"(B) a producer that implements a land
13	management practice, receives technical services
14	from an approved third-party provider, develops
15	a comprehensive nutrient management plan, or
16	implements energy efficiency improvements or
17	renewable energy systems, in accordance with
18	this chapter shall be eligible to receive incentive
19	payments.".
20	(d) Beginning Farmers or Ranchers and So-
21	CIALLY DISADVANTAGED FARMERS OR RANCHERS.—Sec-
22	tion $1240B(d)(2)$ of the Food Security Act of 1985 (16
23	U.S.C. 3839aa–2(d)(2)) is amended by striking subpara-
24	graph (A) and inserting the following new subparagraph:

1 "(A) INCREASED COST-SHARE FOR CER-2 TAIN PRODUCERS.—The Secretary shall in-3 crease the amount provided under paragraph 4 (1) to a producer that is a beginning farmer or 5 disadvantaged farmer rancher, socially -or 6 rancher, or limited resource farmer or rancher 7 to 90 percent of the cost of the practice, as de-8 termined by the Secretary.". 9 (e) Additional Support for Use of Gasifier TECHNOLOGY.—Section 1240B(d)(2) of the Food Secu-10 rity Act of 1985 (16 U.S.C. 3839aa–2(d)(2)) is amended 11 by adding at the end the following new subparagraph: 12 13 "(C) INCREASED COST-SHARE FOR USE OF 14 GASIFIER TECHNOLOGY.—In carrying out this 15 chapter, the Secretary shall promote air quality 16 by providing for a 90 percent cost share for 17 those projects that utilize gasifier technology 18 for the purposes of the disposal of animal car-19 casses and by-products.". 20 (f) INCENTIVE PAYMENTS.—Section 1240B(e) of the 21 Food Security Act of 1985 (16 U.S.C. 3839aa–2(e)) is 22 amended-23 (1) by striking paragraph (1) and inserting the

24 following new paragraph:

1	"(1) AVAILABILITY OF INCENTIVE PAY-
2	MENTS.—The Secretary shall make incentive pay-
3	ments in an amount and at a rate determined by the
4	Secretary to be necessary to encourage a producer—
5	"(A) to perform 1 or more land manage-
6	ment practices;
7	"(B) to receive technical services from an
8	approved third-party provider;
9	"(C) to develop a comprehensive nutrient
10	management plan; or
11	"(D) to implement energy efficiency im-
12	provements or renewable energy systems."; and
13	(2) in paragraph (2), by inserting "pollinator
14	habitat," after "invasive species,".
15	(g) Allocation of Funding.—Section 1240B(g) of
16	the Food Security Act of 1985 (16 U.S.C. 3839aa–2(g))
17	is amended—
18	(1) by striking "For each" and inserting the
19	following:
20	"(1) Allocation for livestock production
21	PRACTICES.—For each";
22	(2) in such paragraph, as so designated, by
23	striking "2007" and inserting "2012"; and
24	(3) by adding at the end the following new
25	paragraph:

1	"(2) Allocation for certain producers.—
2	For each of fiscal years 2007 through 2012, of the
3	funds made available for cost-share payments and
4	incentive payments under this chapter, the Secretary
5	shall reserve, for a period of not less than 90 days
6	after the date on which the funds are made available
7	for the fiscal year—
8	"(A) not less than 5 percent for beginning
9	farmers and ranchers; and
10	"(B) not less than 5 percent of funds for
11	socially disadvantaged farmers and ranchers
12	and limited resource farmers and ranchers.".
13	(h) Eligibility of Market Agencies and Cus-
14	TOM FEEDING BUSINESSES.—Section 1240B of the Food
15	Security Act of 1985 (16 U.S.C. 3839aa–2) is amended
16	by adding at the end the following new subsection:
17	"(i) Eligibility of Market Agencies and Cus-
18	TOM FEEDING BUSINESSES FOR ASSISTANCE.—A market
19	agency (as defined in section 301(c) of the Packers and
20	Stockyards Act, 1921 (7 U.S.C. 201(c))) or custom feed-
21	ing business may receive technical assistance, cost-share
22	payments, or incentive payments under the program. Any
23	reference to 'producer' in this chapter shall be deemed to
24	include a market agency or custom feeding business.".

(i) EVALUATION OF APPLICATIONS FOR COST-SHARE
 PAYMENTS AND INCENTIVE PAYMENTS.—Section 1240C
 of the Food Security Act of 1985 (16 U.S.C. 3839aa–3)
 is amended to read as follows:

5 "SEC. 1240C. EVALUATION OF APPLICATIONS FOR COST6 SHARE PAYMENTS AND INCENTIVE PAY7 MENTS.

8 "(a) PRIORITIES AND GROUPING OF APPLICA9 TIONS.—In evaluating applications for cost-share pay10 ments and incentive payments, the Secretary shall—

"(1) prioritize applications based on their overall level of cost-effectiveness to ensure that the conservation practices and approaches proposed are the most efficient means of achieving the anticipated environmental benefits of the project;

"(2) prioritize applications based on how effectively and comprehensively the project addresses the
designated resource concern or resource concerns;

"(3) prioritize applications that best fulfill the
purpose of the environmental quality incentives program specified in section 1240(1);

"(4) develop criteria for evaluating applications
that will ensure that national, State, and local conservation priorities are effectively addressed; and

1	"(5) to the greatest extent practicable, group
2	applications of similar crop or livestock operations
3	for evaluation purposes or otherwise evaluate appli-
4	cations relative to other applications for similar
5	farming operations.
6	"(b) EVALUATION PROCESS.—The Secretary shall
7	ensure that the evaluation process is as streamlined and
8	efficient as practicable in the case of applications that—
9	"(1) involve operations with substantial and
10	sound environmental management systems; and
11	"(2) seek a single practice or a limited number
12	of practices to further improve the environmental
13	performance of that system.".
14	(j) Duties of Producers.—Section $1240D(2)$ of
15	the Food Security Act of 1985 (16 U.S.C. 3839aa-4(2))
16	is amended by striking "or ranch" and inserting ", ranch,
17	or forestland".
18	(k) PROGRAM PLAN.—Section 1240E of the Food Se-
19	curity Act of 1985 (16 U.S.C. 3839aa-5) is amended by
20	striking subsections (a) and (b) and inserting the following
21	new subsections:
22	"(a) Plan of Operations.—To be eligible to re-
23	ceive cost-share payments or incentive payments under the
24	program, a producer shall submit to the Secretary for ap-

proval a plan of operations that—

1	"(1) specifies practices covered under the pro-
2	gram;
3	((2)) includes such terms and conditions as the

4 Secretary considers necessary to carry out the pro5 gram, including a description of the purposes to be
6 met by the implementation of the plan;

7 "(3) in the case of a confined livestock feeding
8 operation, provides for development and implementa9 tion of a comprehensive nutrient management plan,
10 if applicable; and

11 "(4) in the case of forestland, is consistent with 12 the provisions of a forest management plan meeting 13 with the approval of the Secretary, which may in-14 clude a forest stewardship plan, as specified in sec-15 tion 5 of the Cooperative Forestry Assistance Act of 1978 (16 U.S.C. 2103a), other practice plan ap-16 17 proved by the State forester, or other plan deter-18 mined appropriate by the Secretary.

19 "(b) AVOIDANCE OF DUPLICATION.—The Secretary20 shall—

"(1) consider a permit acquired under a water
or air quality regulatory program as the equivalent
of a plan of operations under subsection (a); and

24 "(2) to the maximum extent practicable, elimi-25 nate duplication of planning activities under the pro-

2 tion programs.". 3 (1) DUTIES OF THE SECRETARY.—Section 1240F of 4 the Food Security Act of 1985 (16 U.S.C. 3839aa–6) is 5 amended-6 (1) by striking "To the extent" and inserting "(a) PROVISION OF ASSISTANCE.—To the extent": 7 8 and 9 (2) by adding at the end the following new sub-10 section: 11 "(b) WATER SAVINGS.—In the case of a practice pri-12 marily intended to conserve water, the Secretary may provide assistance to a producer under this section only if 13 14 the Secretary determines that— "(1) the practice results in a minimum reduc-15 16 tion, as determined by the Secretary, in the total 17 consumptive use of ground water or surface water 18 resources affected by the practice; "(2) any saved water remains in the source for 19 20 the useful life of the practice; and 21 "(3) the practice will not result, directly or indi-22 rectly, in an increase in the consumptive use of 23 water in the agriculture operation of the producer.".

gram under this chapter and comparable conserva-

1

(m) CONSERVATION INNOVATION GRANTS.—Section
 1240H of the Food Security Act of 1985 (16 U.S.C.
 3839aa-8) is amended to read as follows:

4 "SEC. 1240H. CONSERVATION INNOVATION GRANTS.

5 "(a) COMPETITIVE GRANTS.—The Secretary shall 6 pay the cost of competitive grants that are intended to 7 stimulate innovative approaches to leveraging Federal in-8 vestment in environmental enhancement and protection, in 9 conjunction with agricultural production or forest resource 10 management, through the program.

"(b) USE.—The Secretary may provide grants under
this section to governmental and non-governmental organizations and persons, on a competitive basis, to carry out
projects that—

15 "(1) involve producers that are eligible for pay16 ments or technical assistance under the program;

"(2) leverage funds made available to carry out
the program under this chapter with matching funds
provided by State and local governments and private
organizations to promote environmental enhancement and protection in conjunction with agricultural
production;

23 "(3) ensure efficient and effective transfer of
24 innovative technologies and approaches dem-

1	onstrated through projects that receive funding
2	under this section; and
3	"(4) provide environmental and resource con-
4	servation benefits through increased participation by
5	producers of specialty crops.
6	"(c) Pilot Program for Comprehensive Con-
7	SERVATION PLANNING.—
8	"(1) PILOT PROGRAM REQUIRED.—The Sec-
9	retary shall establish a pilot program to undertake
10	comprehensive conservation planning to assist pro-
11	ducers before they submit an application for assist-
12	ance under any of the conservation programs au-
13	thorized by this subtitle.
14	"(2) Conservation planning assistance.—
15	The Secretary shall undertake pilot projects under
16	the pilot program in the locations specified in para-
17	graph (3) to assist producers by making a com-
18	prehensive assessment of the resource concerns,
19	needs, and alternative solutions for the producer's
20	entire operation, as determined by the Secretary, fol-
21	lowing the procedures in the Natural Resources Con-
22	servation Service conservation planning manual. The
23	assistance shall be provided by the Secretary directly
24	or through third party providers certified by the Sec-
25	retary, and shall not be at the expense of the pro-

ducer. The results of the comprehensive planning assistance shall be provided to the producer to enable
informed choices on the type of financial assistance
available under this subtitle that would most effectively address the resource needs of the operation
consistent with the environmental goals for the area
in which the operation is located.

8 "(3) PILOT PROJECTS.—Pilot projects in com-9 prehensive conservation planning shall be under-10 taken in the Chesapeake Bay watershed, and shall 11 include the identification of hydrologic, soil, and 12 rural land use factors that are unique to the Del-13 marva Peninsula.

"(4) REPORT.—The Secretary shall conduct an
assessment of the effectiveness of the pilot program
and publish a report, available to the public, of the
results of the assessment. Such assessments shall be
undertaken in the second year and the fifth year of
the pilot program.

"(d) AIR QUALITY.—Of the funds made available
under subsection (e)(1), the Secretary shall use
\$10,000,000 for fiscal year 2008, \$15,000,000 for fiscal
year 2009, \$30,000,000 for fiscal year 2010, \$40,000,000
for fiscal year 2011, and \$55,000,000 for fiscal year 2012
to support air quality improvements to help producers

meet State and local regulatory requirements related to
 air quality. Notwithstanding the requirements under sub sections (a) and (b), these funds shall be made available
 to a State on the basis of air quality concerns facing that
 producers in that State. The funds made available shall
 be used to provide cost-share and incentive payments to
 producers.

8 "(e) FUNDING.—

9 "(1) AVAILABILITY OF FUNDS.—Of the funds
10 made available under section 1241(a)(6) for fiscal
11 years 2008 through 2012, the Secretary shall use
12 \$30,000,000 for fiscal year 2008, \$35,000,000 for
13 fiscal year 2009, \$50,000,000 for fiscal year 2010,
14 \$60,000,000 for fiscal year 2011, and \$75,000,000
15 for fiscal year 2012.

"(2) OUTREACH FOR CERTAIN PRODUCERS.— 16 17 Of the funds made available under paragraph (1) for 18 a fiscal year, the Secretary shall use \$5,000,000 to 19 make grants to support effective outreach and inno-20 vative approaches for outreach and to serve organic 21 producers and producers of specialty crops (as de-22 fined in section 3 of the Specialty Crops Competi-23 tiveness Act of 2004 (Public Law 108–465; 7 U.S.C. 1621 note). 24

"(3) COMPREHENSIVE CONSERVATION PLAN NING.—Of the funds made available under para graph (1) for a fiscal year, the Secretary shall use
 \$5,000,000 to carry out the comprehensive conserva tion planning pilot program under subsection (c).".

6 SEC. 2106. REGIONAL WATER ENHANCEMENT PROGRAM.

7 (a) PURPOSE AND GOALS.—The purpose of this sec-8 tion is to authorize a regional water enhancement pro-9 gram, within the environmental quality incentives pro-10 gram, to enhance performance-based, cost-effective conservation carried out through cooperative agreements en-11 12 tered into by the Secretary of Agriculture with producers, 13 governmental entities, and Indian tribes. The goal of the program is to improve water quality or ground and surface 14 15 water quantity through coordinated program activities on agricultural lands. The Secretary will develop goals and 16 17 provide coordinated program assistance for water quality 18 or water quantity improvement projects.

(b) ESTABLISHMENT OF PROGRAM.—Section 1240I
of the Food Security Act of 1985 (16 U.S.C. 3839aa–9)
is amended to read as follows:

22 "SEC. 1240I. REGIONAL WATER ENHANCEMENT PROGRAM.

23 "(a) DEFINITIONS.—In this section:

24 "(1) REGIONAL WATER ENHANCEMENT ACTIVI25 TIES.—The term 'regional water enhancement activi-

1	ties' includes resource condition assessment and
2	modeling, water quality, water quantity or water
3	conservation plan development, management system
4	and environmental monitoring and evaluation, cost-
5	share of restoration or enhancement projects, incen-
6	tive payments for land management practices, ease-
7	ment purchases, conservation contracts with land-
8	owners, improved irrigation systems, water banking
9	and other forms of water transactions, groundwater
10	recharge and other conservation related activities
11	that the Secretary determines will help to achieve
12	the water quality or water quantity benefits on agri-
13	cultural lands identified in a partnership agreement.
14	"(2) Partnership agreement.—The term
15	'partnership agreement' means an agreement be-
16	tween the Secretary and a partner under subsection
17	(d).
18	"(3) PARTNER.—The term 'partner' means an
19	entity that enters into a partnership agreement with
20	the Secretary to carry out regional water enhance-
21	ment activities. The term includes—
22	"(A) an agricultural producer, agricultural
23	or silvicultural producer association, or other
24	group of such producers;

1	"(B) a State or unit of local government,
2	including an irrigation or water district; or
3	"(C) a federally recognized Indian tribe.
4	"(b) Establishment of Program.—
5	"(1) ESTABLISHMENT.—The Secretary shall es-
6	tablish a regional water enhancement program in ac-
7	cordance with this section to improve water quality
8	or water quantity on a regional scale to benefit
9	working agricultural land and other lands sur-
10	rounding agricultural land.
11	"(2) Identification of water quality and
12	water quantity priority areas.—The Secretary
13	shall identify areas where protecting or improving
14	water quality, water quantity, or both is a priority.
15	In identifying these areas, the Secretary shall
16	prioritize the Chesapeake Bay, the Upper Mississippi
17	River basin, the Everglades, the Sacramento River
18	watershed, and the Klamath River basin. Not more
19	than 50 percent of the funds made available for the
20	regional water enhancement program shall be re-
21	served for priority areas identified in this paragraph.
22	"(c) Selection of Partners.—
23	"(1) Solicitation of partnership pro-

23 "(1) SOLICITATION OF PARTNERSHIP PRO24 POSALS.—Not later than 90 days after the date of
25 the enactment of the Farm, Nutrition, and Bio-

1	energy Act of 2007, the Secretary shall invite pro-
2	spective partners to submit competitive grant pro-
3	posals for regional water enhancement partnerships.
4	"(2) ELEMENTS.—To be eligible for consider-
5	ation for participation in the program, a proposal
6	submitted by a partner shall contain the following
7	elements:
8	"(A) Identification of the exact geographic
9	area for which the partnership is proposed,
10	which may be based on—
11	"(i) a watershed (or portion thereof);
12	"(ii) an irrigation, water, drainage
13	district, including service area; or
14	"(iii) some other geographic area with
15	characteristics making it suitable for land-
16	scape-wide program implementation, as
17	may be determined by the Secretary.
18	"(B) Identification of the water quality or
19	water quantity issues that are of concern in the
20	area.
21	"(C) A method for determining a baseline
22	assessment of water quality, water quantity,
23	and other resource conditions in the region.
24	"(D) A detailed description of the proposed
25	regional water enhancement activities to be un-

1	dertaken in the area, including an estimated
2	timeline and budget for each activity.
3	"(E) A description of the performance
4	measures to be used to gauge the effectiveness
5	of the regional water enhancement activities.
6	"(F) A description of other regional water
7	enhancement activities carried out by the Sec-
8	retary.
9	"(G) A description of regional water en-
10	hancement activities carried out by partners
11	through other means.
12	"(3) Selection of proposals.—The Sec-
13	retary shall award grants competitively, based on the
14	following criteria applied by the Secretary:
15	"(A) Proposals that will result in the inclu-
16	sion of the highest percentage of agricultural
17	lands and producers in the area.
18	"(B) Proposals that will result in the high-
19	est percentage of on-the-ground activities versus
20	administrative costs.
21	"(C) Proposals that will provide the great-
22	est contribution to sustaining or enhancing ag-
23	ricultural production in the area or rural eco-
24	nomic development.

1	"(D) Proposals that include performance
2	measures that will allow post-activity conditions
3	to be satisfactorily measured to gauge overall
4	effectiveness.
5	"(E) Proposals that will capture surface-
6	water runoff on farms through the construction,
7	improvement, or maintenance of irrigation
8	ponds.
9	"(F) Proposals that have the highest likeli-
10	hood of improving issues of concern for the area
11	through the participation of multiple interested
12	persons.
13	"(G) Proposals that will assist producers
14	in meeting a regulatory requirement imposed on
15	lands in agriculture production that reduces the
16	economic scope of the producer's operation.
17	"(4) DURATION.—Grants under this subsection
18	shall be made on a multi-year basis, not to exceed
19	5 years total, except that the Secretary may termi-
20	nate a grant earlier if the performance measures are
21	not being met.
22	"(d) Partnership Agreements.—
23	"(1) GENERALLY.—Not later than 30 days
24	after the award of a grant to a partner under sub-
25	section (c), the Secretary shall enter into a partner-

 ship agreement with the grant recipient. At a minimum, the agreement shall contain— "(A) a description of the respective duties and responsibilities of the Secretary and the partner in carrying out regional water enhancement activities; and "(B) the criteria that the Secretary will use to measure the overall effectiveness of the
 "(A) a description of the respective duties and responsibilities of the Secretary and the partner in carrying out regional water enhancement activities; and "(B) the criteria that the Secretary will use to measure the overall effectiveness of the
and responsibilities of the Secretary and the partner in carrying out regional water enhance- ment activities; and "(B) the criteria that the Secretary will use to measure the overall effectiveness of the
partner in carrying out regional water enhance- ment activities; and "(B) the criteria that the Secretary will use to measure the overall effectiveness of the
ment activities; and "(B) the criteria that the Secretary will use to measure the overall effectiveness of the
"(B) the criteria that the Secretary will use to measure the overall effectiveness of the
use to measure the overall effectiveness of the
regional water enhancement activities funded by
0 v
the grant in improving the water quality or
quantity conditions of the region relative to the
performance measures in the grant proposal.
"(2) Acceptance of contributions.—The
Secretary may accept and use contributions of non-
Federal funds to administer the program under this
section.
"(3) WAIVER AUTHORITY.—The Secretary shall
waive the limitation in section 1001D of this Act if
the Secretary determines that doing so is necessary
to fulfill the objectives of the regional water en-
hancement program.
"(e) Modification of Secretarial Authority.—
To the extent that the Secretary will be carrying out re-
gional water enhancement activities in an area, the Sec-
Bronker water communication accurates in an area, the see

subtitle to ensure that all producers and landowners in
 the region have the opportunity to participate in such ac tivities.

4 "(f) RELATIONSHIP WITH OTHER PROGRAMS.—The 5 Secretary shall ensure that, to the extent producers and landowners are individually participating in other pro-6 7 grams under this subtitle in a region where the regional 8 water enhancement program is in effect, any improve-9 ments to water quality or water quantity attributable to 10 such individual participation is included in the evaluation 11 criteria developed under subparagraph (d)(1)(B).

12 "(g) CONSISTENCY WITH STATE LAW.—Any regional
13 water enhancement activity conducted under this section
14 shall be consistent with State water laws.

15 "(h) FUNDING.—

"(1) AVAILABILITY OF FUNDS.—In addition to
funds made available to carry out this chapter under
section 1241(a)(6), the Secretary shall use funds of
the Commodity Credit Corporation to carry out this
section in the amount of, to the maximum extent
practicable, \$60,000,000 for each of fiscal years
2008 through 2012.

23 "(2) LIMITATION ON ADMINISTRATIVE EX24 PENSES.—Not more than 3 percent of the funds
25 made available under paragraph (1) for a fiscal year

may be used for administrative expenses of the Sec retary.".

3 SEC. 2107. GRASSROOTS SOURCE WATER PROTECTION 4 PROGRAM.

(a) AUTHORIZATION OF APPROPRIATIONS.—Section
12400(b) of the Food Security Act of 1985 (16 U.S.C.
3839bb-2(b)) is amended by striking "\$5,000,000 for
each of fiscal years 2002 through 2007" and inserting
"\$20,000,000 for each of fiscal years 2008 through
2012".

(b) ADDITIONAL FUNDING.—Section 12400 of the
Food Security Act of 1985 (16 U.S.C. 3839bb-2) is
amended by adding at the end the following new subsection:

"(c) ONE-TIME INFUSION OF FUNDS.—Of the funds
of the Commodity Credit Corporation, the Secretary shall
make available, on a one-time basis, \$10,000,000 to carry
out this section. Such funds shall remain available until
expended.".

20 SEC. 2108. CONSERVATION OF PRIVATE GRAZING LAND.

Section 1240M(e) of the Food Security Act of 1985
(16 U.S.C. 3839bb(e)) is amended by striking "2007" and
inserting "2012".

1	SEC. 2109. GREAT LAKES BASIN PROGRAM FOR SOIL ERO-
2	SION AND SEDIMENT CONTROL.
3	Section 1240P(c) of the Food Security Act of 1985
4	(16 U.S.C. 3839bb–3(c)) is amended by striking "2007"
5	and inserting "2012".
6	SEC. 2110. FARM AND RANCHLAND PROTECTION PROGRAM.
7	Subchapter B of chapter 2 of subtitle D of title XII
8	of the Food Security Act of 1985 (16 U.S.C. 3838h et
9	seq.) is amended to read as follows:
10	"Subchapter B—Farm and Ranchland
11	Protection Program
12	"SEC. 1238H. DEFINITIONS.
13	"In this subchapter:
14	"(1) ELIGIBLE ENTITY.—The term 'eligible en-
15	tity' means any of the following:
16	"(A) An agency of a State or local govern-
17	ment or an Indian tribe (including a farmland
18	protection board or land resource council estab-
19	lished under State law).
20	"(B) An organization that is organized for,
21	and at all times since the formation of the orga-
22	nization has been operated principally for, 1 or
23	more of the conservation purposes specified in
24	clause (i), (ii), (iii), or (iv) of section
25	170(h)(4)(A) of the Internal Revenue Code of
26	1986.

1	"(C) An organization described in section
2	501(c)(3) of the Internal Revenue Code of 1986
3	that is exempt from taxation under section
4	501(a) of that Code.
5	"(D) An organization described in section
6	509(a)(2) of the Internal Revenue Code of
7	1986.
8	"(E) An organization described in section
9	509(a)(3) of the Internal Revenue Code of 1986
10	that is controlled by an organization described
11	in section $509(a)(2)$, of that Code.
12	"(2) ELIGIBLE LAND.—The term 'eligible land'
13	means land on a farm or ranch that—
14	"(A) is cropland;
14 15	''(A) is cropland;''(B) is rangeland;
15	"(B) is rangeland;
15 16	"(B) is rangeland;"(C) is grassland;
15 16 17	"(B) is rangeland;"(C) is grassland;"(D) is pasture land;
15 16 17 18	"(B) is rangeland;"(C) is grassland;"(D) is pasture land;"(E) is forest land that is an incidental
15 16 17 18 19	 "(B) is rangeland; "(C) is grassland; "(D) is pasture land; "(E) is forest land that is an incidental part of an agricultural operation, as determined
15 16 17 18 19 20	 "(B) is rangeland; "(C) is grassland; "(D) is pasture land; "(E) is forest land that is an incidental part of an agricultural operation, as determined by the Secretary; or
 15 16 17 18 19 20 21 	 "(B) is rangeland; "(C) is grassland; "(D) is pasture land; "(E) is forest land that is an incidental part of an agricultural operation, as determined by the Secretary; or "(F) contains historical or archaeological

3 "(4) PROGRAM.—The term 'program' means
4 the farm and ranchland protection program estab5 lished under section 1238I(a).

6 "(5) SECRETARY.—The term 'Secretary' means
7 the Secretary of Agriculture.

8 "SEC. 1238I. FARM AND RANCHLAND PROTECTION PRO-9 GRAM.

10 "(a) Establishment.—

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2

((1))11 ESTABLISHMENT AND PURPOSE.—The 12 Secretary shall establish and carry out a farm and 13 ranchland protection program under which the Sec-14 retary shall facilitate and provide funding for the 15 purchase of conservation easements or other inter-16 ests in eligible land that is subject to a pending offer 17 from a certified State or eligible entity for the pur-18 pose of protecting the agricultural use and related 19 conservation values of the land by limiting incompat-20 ible nonagricultural uses of the land.

21 "(2) PRIORITY.—In carrying out the program,
22 the Secretary shall give the highest priority—

23 "(A) to protecting farm and ranchland24 with prime, unique or other productive soils

1	that are	at risk	of non-agricultural	develop-
2	ment; or			

3 "(B) to projects that further a State or
4 local policy consistent with the purposes of the
5 program.

6 "(b) GRANTS TO CERTIFIED STATES.—The Sec-7 retary shall make grants to States certified by the Sec-8 retary under subsection (c). Such grants shall be made 9 based on demonstrated need for farm and ranch land pro-10 tection. Grants may be made for multiple transactions so long as all funds provided under the program are used 11 to purchase conservation easements or other interests in 12 13 land in a timely and effective manner. A State receiving a grant under this subsection may use up to 10 percent 14 15 of the grant funds for reasonable costs of purchasing and enforcing conservation easements. 16

17 "(c) CERTIFICATION OF STATES FOR GRANTS.—

18 "(1) CERTIFICATION PROCESS.—The Secretary 19 shall implement a process, to be published in the 20 Federal Register, for certifying States as eligible to 21 participate in the program. The Secretary may pro-22 vide a reasonable transitional period, not to extend 23 past September 30, 2008, in order to allow contin-24 ued operation of the program for such time as need-

1	ed for the Secretary to implement the certification
2	process.
3	"(2) Certification requirements.—To be
4	certified under the process implemented under para-
5	graph (1), a State shall demonstrate, at a minimum,
6	the following:
7	"(A) A legislative consistent with the pur-
8	poses of the program.
9	"(B) The necessary authority and the re-
10	sources to monitor and enforce the terms of
11	conservation easements or other interests in
12	land or to require the holder of such easements
13	or other interests in land acquired with the use
14	of funding under the program to monitor and
15	enforce the terms of such easements or other
16	interests in land.
17	"(C) Policies and procedures to ensure
18	that, on average, the purchase price of con-
19	servation easements or other interests in land
20	purchased with program funds do not exceed
21	the fair market value of the easements or other
22	interests in land.
23	"(D) Policies and procedures that ensure
24	that conservation easements or other interests
25	in land purchased with program funds will con-

1	tinue to protect the agricultural use and related
2	conservation values of the land.
3	"(d) Agreements With Eligible Entities.—
4	"(1) Agreements authorized.—The Sec-
5	retary may enter into an agreement with an eligible
6	entity, other than a certified State, under which the
7	entity may purchase conservation easements using a
8	combination of its own funds and funds distributed
9	by the Secretary under the program.
10	"(2) TERMS AND CONDITIONS.—An agreement
11	under this subsection shall stipulate the terms and
12	conditions under which the eligible entity shall use
13	funds provided by the Secretary under the program.
14	The eligible entity shall be authorized to use its own
15	terms and conditions for conservation easements and
16	other purchases of interests in land, so long as—
17	"(A) such terms and conditions are con-
18	sistent with the purposes of the program and
19	permit effective enforcement of the conservation
20	purposes of such easements or other interests;
21	"(B) the eligible entity has in place a re-
22	quirement consistent with agricultural activities
23	regarding the impervious surfaces to be allowed
24	for any conservation easement or other interest

in land purchased using funds provided under the program; and

3 "(C) the eligible entity requires use of a
4 conservation plan for any highly erodible crop5 land for which a conservation easement or other
6 interest in land has been purchased using funds
7 provided under the program.

"(e) FEDERAL CONTINGENT RIGHT OF ENFORCE-8 MENT.—The Secretary may require the inclusion of a Fed-9 10 eral contingent right of enforcement or executory limitation in a conservation easement or other interest in land 11 12 for conservation purposes purchased with Federal funds 13 provided under the program, in order to enforce the easement as a party of last resort. The inclusion of such a 14 15 right or interest shall not be considered to be the Federal acquisition of real property and the Federal standards and 16 17 procedures for land acquisition shall not apply to the in-18 clusion of the right or interest.

19 "(f) REVIEW; REVOCATION.—

20 "(1) REVIEW.—Every 3 years, the Secretary
21 shall review the certification of States under sub22 section (c) and the performance of eligible entities in
23 meeting the terms and conditions of an agreement
24 under subsection (d).

1

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1	"(2) REVOCATION.—If, in the determination of
2	the Secretary, a State no longer meets the qualifica-
3	tions described in subsection $(c)(2)$ or an eligible en-
4	tity is not meeting the terms and conditions of an
5	agreement under subsection (d), the Secretary
6	may—
7	"(A) revoke the certification of the State
8	or terminate the agreement with the eligible en-
9	tity; or
10	"(B) allow the State or eligible entity a
11	specified period of time in which to take such
12	actions as may be necessary to retain its certifi-
13	cation or to meet the terms and conditions of
14	the agreement, as the case may be.
15	"(g) CONSERVATION PLAN.—Any highly erodible
16	cropland for which a conservation easement or other inter-
17	est is purchased under this subchapter shall be subject to
18	the requirements of a conservation plan. In the case of
19	an easement or other interest in land that is perpetual
20	in duration, the Secretary may not require the conversion
21	of the cropland to less intensive uses if, under such plan,
22	soil erosion can be reduced to 'T' or below.
23	"(h) COST SHARING.—The share of the cost provided
24	under this section for purchasing a conservation easement

or other interest in land shall not exceed 50 percent of

1 the appraised fair market value of the conservation ease-2 ment or other interest in eligible land. Fair market value 3 shall be determined on the basis of an appraisal of the 4 conservation easement or other interest in eligible land 5 using an industry-approved methodology determined by 6 the entity.".

7 SEC. 2111. FARM VIABILITY PROGRAM.

8 Section 1238J(b) of the Food Security Act of 1985
9 (16 U.S.C. 3838j(b)) is amended by striking "2007" and
10 inserting "2012".

11 SEC. 2112. WILDLIFE HABITAT INCENTIVE PROGRAM.

(a) REAUTHORIZATION.—Section 1240N of the Food
Security Act of 1985 (16 U.S.C. 3839bb-1) is amended
by adding at the end the following new subsection:

"(d) DURATION OF PROGRAM.—Using funds made
available under section 1241(a)(7), the Secretary shall
carry out the program during fiscal years 2008 through
2012.".

(b) COST SHARE FOR LONG-TERM AGREEMENTS
20 AND IMPACT ON SCOPE OF OPERATIONS.—Section
21 1240N(b)(2) of the Food Security Act of 1985 (16 U.S.C.
22 3839bb-1(b)(2)) is amended—

(1) in the paragraph heading by inserting "AND
IMPACT ON SCOPE OF OPERATIONS" after "AGREEMENTS";

1	(2) in subparagraph (A), by striking "years,"
2	and inserting "years, or that will assist producers in
3	meeting a regulatory requirement imposed on lands
4	in agriculture production that reduces the economic
5	scope of the producer's operation,"; and
6	(3) in subparagraph (B), by striking "15 per-
7	cent" and inserting "25 percent".
8	Subtitle B—Conservation Programs
9	Under Other Laws
10	SEC. 2201. AGRICULTURAL MANAGEMENT ASSISTANCE
11	PROGRAM.
12	(a) ELIGIBLE STATES.—Section 524(b)(1) of the
13	Federal Crop Insurance Act (7 U.S.C. 1524(b)(1)) is
14	amended—
15	(1) by inserting "Hawaii," after "Delaware,";
16	and
17	(2) by inserting "Virginia," after "Vermont,".
18	(b) TECHNICAL CORRECTION.—Section
19	524(b)(4)(B)(i) of the Federal Crop Insurance Act (7
20	U.S.C. 1524(b)(4)(B)(i)) is amended by striking "Except
21	as provided in clauses (ii) and (iii), the" and inserting
22	"The".
23	(c) CERTAIN USES.—Section $524(b)(4)$ of the Fed-
24	eral Crop Insurance Act (7 U.S.C. $1524(b)(4)(B)$) is

amended by adding at the end the following new subpara graph:

3	"(C) CERTAIN USES.—Of the amounts
4	made available to carry out this subsection for
5	a fiscal year, the Commodity Credit Corpora-
6	tion shall use not less than—
7	"(i) 50 percent to carry out subpara-
8	graphs (A), (B), and (C) of paragraph (2)
9	through the Natural Resources Conserva-
10	tion Service;
11	"(ii) 10 percent to provide organic
12	certification cost share assistance through
13	the Agricultural Marketing Service; and
14	"(iii) 40 percent to conduct activities
15	to carry out subparagraph (F) of para-
16	graph (2) through the Risk Management
17	Agency.".
18	SEC. 2202. RESOURCE CONSERVATION AND DEVELOPMENT
19	PROGRAM.
20	(a) Locally Led Planning Process.—Section
21	1528 of the Agriculture and Food Act of 1981 (16 U.S.C.
22	3451) is amended—
23	(1) in paragraph (1) , by striking "planning
24	process" in the matter preceding subparagraph (A)
25	and inserting "locally led planning process"; and

(2) in paragraph (9), by striking "council" and
inserting "locally led council".
(b) Authorized Technical Assistance.—Section
1528(13) of the Agriculture and Food Act of 1981 (16)
U.S.C. 3451(13)) is amended by striking subparagraphs
(C) and (D) and inserting the following new subpara-
graphs:
"(C) providing assistance for the imple-
mentation of area plans and projects; and
"(D) providing services which bring to
bear the resources of Department of Agri-
culture programs in a local community, as de-
fined in the locally led planning process.".
(c) Improved Provision of Technical Assist-
ANCE.—Section 1531 of the Agriculture and Food Act of
1981 (16 U.S.C. 3454) is amended—
(1) by inserting "(a) IN GENERAL.—" before
"In carrying"; and
(2) by adding at the end the following new sub-
section:
"(b) COORDINATOR.—To improve the provision of
technical assistance to councils under this subtitle, the
Secretary shall designate an individual, to be known as
the 'Coordinator', for each council. The Coordinator shall

be directly responsible for the provision of technical assist ance to the council.".

3 (d) PROGRAM EVALUATION.—Section 1534 of the
4 Agriculture and Food Act of 1981 (16 U.S.C. 3457) is
5 repealed.

6 SEC. 2203. SMALL WATERSHED REHABILITATION PRO-7 GRAM.

8 (a) AVAILABILITY OF FUNDS.—Section 14(h)(1) of
9 the Watershed Protection and Flood Prevention Act (16
10 U.S.C. 1012(h)(1)) is amended by adding at the end the
11 following new subparagraph:

12 "(G) \$50,000,000 for each of fiscal years
13 2009 through 2012.".

(b) AUTHORIZATION OF APPROPRIATIONS.—Section
14(h)(2)(E) of the Watershed Protection and Flood Prevention Act (16 U.S.C. 1012(h)(2)(E)) is amended by
striking "fiscal year 2007" and inserting "each of fiscal
years 2007 through 2012".

19 Subtitle C—Additional

20 Conservation Programs

21 SEC. 2301. CHESAPEAKE BAY PROGRAM FOR NUTRIENT RE-

22 DUCTION AND SEDIMENT CONTROL.

Chapter 5 of subtitle D of the Food Security Act of
1985 is amended by inserting after section 1240P (16
U.S.C. 3839bb-3) the following new section:

3 "(a) CHESAPEAKE BAY WATERSHED DEFINED.—In
4 this section, the term 'Chesapeake Bay watershed' means
5 all tributaries, backwaters, and side channels, including
6 their watersheds, draining into the Chesapeake Bay.

7 "(b) Comprehensive Plan for Chesapeake Bay8 Watershed.—

9 "(1) DEVELOPMENT.—The Secretary of Agri-10 culture shall develop, as expeditiously as practicable, 11 a proposed comprehensive plan for the purpose of 12 restoring, preserving, and protecting the Chesapeake 13 bay watershed.

14 "(2) PROVEN TECHNOLOGIES AND INNOVATIVE
15 APPROACHES.—The comprehensive plan shall pro16 vide for the development of new technologies and in17 novative approaches to advance the following goals:
18 "(A) Improvement of water quality and

19 quantity within the Chesapeake Bay.

20 "(B) Restoration, enhancement, and pres21 ervation of habitat for plants and wildlife.

22 "(C) Increase economic opportunity for23 producers and rural communities.

24 "(3) SPECIFIC COMPONENTS.—The comprehen25 sive plan shall include such features as are necessary
26 to provide for—

1	"(A) the development and implementation
2	of a program for erosion prevention and con-
3	trol, sediment control and sediment removal,
4	and reduction of nutrient loads;
5	"(B) the development and implementation
6	of a program for—
7	"(i) the planning, conservation, eval-
8	uation, and construction of measures for
9	fish and wildlife habitat conservation and
10	rehabilitation; and
11	"(ii) stabilization and enhancement of
12	land and water resources; and
13	"(C) the development and implementation
14	of a long-term resource monitoring program.
15	"(4) Consultation.—The comprehensive plan
16	shall be developed by the Secretary in consultation
17	with appropriate Federal and State agencies.
18	"(c) SUBMISSION OF PLAN.—
19	"(1) SUBMISSION.—Not later than 2 years
20	after the date of enactment of the Farm, Nutrition,
21	and Bioenergy Act of 2007, the Secretary shall
22	transmit to Congress a report containing the com-
23	prehensive plan.
24	"(2) Additional studies and analyses.—
25	After submission of the report required by para-

graph (1), the Secretary shall continue to conduct
 such studies and analyses related to the comprehen sive plan as are necessary, consistent with this sub section.

5 "(d) RESTORATION ENHANCEMENT AND PRESERVA-6 TION PROJECTS.—

7 "(1) PROJECT AUTHORITY.—In cooperation 8 with appropriate Federal and State agencies, the 9 Secretary shall carry out restoration enhancement 10 and preservation projects for the Chesapeake Bay 11 watershed to address the goals specified in sub-12 section (b)(2). To achieve the restoration, preserva-13 tion, and protection benefits of a project, the Sec-14 retary shall proceed expeditiously with the imple-15 mentation of the project consistent with the com-16 prehensive plan.

17 "(2) CRITICAL PROJECTS.—In carrying out this
18 subsection, the Secretary shall begin with the Sus19 quehanna River, the Shenandoah River, the Potomac
20 River, and the Patuxent River.

21 "(3) AVAILABILITY OF FUNDS.—Of the funds
22 of the Commodity Credit Corporation, the Secretary
23 shall use to carry out projects under this subsection
24 the following amounts:

25 "(A) \$10,000,000 for fiscal year 2008.

1	"(B) \$15,000,000 for fiscal year 2009.
2	"(C) \$30,000,000 for fiscal year 2010.
3	"(D) \$40,000,000 for fiscal year 2011.
4	"(E) \$55,000,000 for fiscal year 2012.
5	"(4) FEDERAL SHARE.—The Federal share of
6	the cost of carrying out any individual project under
7	this subsection shall not exceed \$5,000,000.
8	"(e) General Provisions.—
9	"(1) WATER QUALITY.—In carrying out
10	projects and activities under this section, the Sec-
11	retary shall take into account the protection of water
12	quality by considering applicable State water quality
13	standards.
14	"(2) PUBLIC PARTICIPATION.—In developing
15	the comprehensive plan under subsection (b) and
16	carrying out projects under subsection (d), the Sec-
17	retary shall implement procedures to facilitate public
18	participation, including providing advance notice of
19	meetings, providing adequate opportunity for public
20	input and comment, maintaining appropriate
21	records, and making a record of the proceeding of
22	meetings available for public inspection.
23	"(f) COORDINATION.—The Secretary shall integrate

24 and coordinate projects and activities carried out under

this section with other Federal and State programs,
 projects, and activities.

3 "(g) Cost Sharing.—

4 "(1) NON-FEDERAL SHARE.—Subject to sub5 section (d)(4), the non-Federal share of the cost of
6 projects and activities carried out under this section
7 shall be not less than 35 percent.

8 "(2) OPERATION, MAINTENANCE, REHABILITA-9 TION, AND REPLACEMENT.—The operation, mainte-10 nance, rehabilitation, and replacement of projects 11 carried out under this section shall be a non-Federal 12 responsibility.

13 "(h) SENSE OF CONGRESS REGARDING CHESAPEAKE
14 BAY EXECUTIVE COUNCIL.—

"(1) FINDINGS.—Congress finds the following: 15 "(A) One of the stated goals of the Chesa-16 17 peake Bay Agreement is to 'develop, promote, 18 and achieve sound land use practices which pro-19 tect and restore watershed resources and water 20 quality, maintain reduced pollutant loadings for 21 the Bay and its tributaries, and restore and 22 preserve aquatic living resources'.

23 "(B) Department of Agriculture conserva-24 tion programs are integral to the restoration of

1	the Chesapeake Bay and achieving the water
2	quality goals for the Chesapeake Bay program.
3	"(2) SENSE OF CONGRESS.—In light of the
4	findings specified in paragraph (1), it is the sense of
5	Congress that the Secretary of Agriculture should be
6	a member of the Chesapeake Bay Executive Council,
7	and is authorized to do so under section $1(3)$ of the
8	Soil Conservation and Domestic Allotment Act (16
9	U.S.C. 590a(3)).".
10	SEC. 2302. VOLUNTARY PUBLIC ACCESS AND HABITAT IN-
11	CENTIVE PROGRAM.
12	Chapter 5 of subtitle D of title XII of the Food Secu-
13	rity Act of 1985 is amended by inserting after section
14	1240Q, as added by section 2301, the following new sec-
15	tion:
16	"SEC. 1240R. VOLUNTARY PUBLIC ACCESS AND HABITAT IN-
17	CENTIVE PROGRAM.
18	"(a) ESTABLISHMENT.—The Secretary shall estab-
19	lish a voluntary public access program under which States
20	and tribal governments may apply for grants to encourage
21	owners and operators of privately-held farm, ranch, and
22	forest land to voluntarily make that land available for ac-
23	
	cess by the public for wildlife-dependent recreation, includ-
24	cess by the public for wildlife-dependent recreation, includ- ing hunting or fishing, under programs administered by

1 "(b) APPLICATIONS.—In submitting applications for 2 a grant under the program, a State or tribal government 3 shall describe— "(1) the benefits that the State or tribal gov-4 5 ernment intends to achieve by encouraging public ac-6 cess to private farm and ranch land for— "(A) hunting and fishing; and 7 "(B) to the maximum extent practicable, 8 9 other recreational purposes; and 10 "(2) the methods that will be used to achieve 11 those benefits. 12 "(e) PRIORITY.—In approving applications and awarding grants under the program, the Secretary shall 13 14 give priority to States and tribal governments that— "(1) have consistent opening dates for migra-15 16 tory bird hunting for both residents and non-resi-17 dents; 18 "(2) propose to maximize participation by offer-19 ing a program the terms of which are likely to meet 20 with widespread acceptance among landowners; "(3) propose to ensure that land enrolled under 21 22 the State or tribal government program has appro-23 priate wildlife habitat; "(4) propose to strengthen wildlife habitat im-24 25 provement efforts on land enrolled in a special conservation reserve enhancement program described in
 1234(f)(4) by providing incentives to increase public
 hunting and other recreational access on that land;
 and

5 "(5) propose to use additional Federal, State,
6 tribal government, or private resources in carrying
7 out the program.

8 "(d) RELATIONSHIP TO OTHER LAWS.—Nothing in
9 this section preempts a State or tribal government law,
10 including any State or tribal government liability law.

11 "(e) REGULATIONS.—The Secretary shall promulgate12 such regulations as are necessary to carry out this section.

13 "(f) AUTHORIZATION OF APPROPRIATIONS.—There
14 is authorized to be appropriated to the Secretary
15 \$20,000,000 for each of fiscal years 2008 through 2012
16 to carry out this section.".

17 SEC. 2303. MUCK SOILS CONSERVATION.

(a) ESTABLISHMENT OF PROGRAM.—The Secretary
of Agriculture shall carry out a conservation program
under which the Secretary makes payments to assist owners and operators of eligible land specified in subsection
(b) to conserve and improve the soil, water, and wildlife
resources of such land.

1	(b) ELIGIBLE LAND.—To be eligible for inclusion in
2	the program established under this section, the land
3	must—
4	(1) be comprised of soil that qualifies as muck,
5	as determined by the Secretary;
6	(2) be used for production of an agricultural
7	crop;
8	(3) have a spring cover crop planted in conjunc-
9	tion with the primary agricultural crop referred to in
10	paragraph (2);
11	(4) have a winter crop planted; and
12	(5) have ditch banks seeded with grass that is
13	maintained on a year-round basis.
14	(c) PAYMENT AMOUNTS.—The Secretary may pro-
15	vide payments of not less than \$300, but not more than
16	\$500, per acre per year under the program.
17	(d) AUTHORIZATION OF APPROPRIATIONS.—There
18	are authorized to be appropriated to the Secretary to carry
19	out the program $$50,000,000$ for each of fiscal years 2008
20	through 2012.

Subtitle D—Administration and Funding

3 SEC. 2401. FUNDING OF CONSERVATION PROGRAMS UNDER

FOOD SECURITY ACT OF 1985.

4

(a) IN GENERAL.—Section 1241(a) of the Food Security Act of 1985 (16 U.S.C. 3841(a)) is amended in the
matter preceding paragraph (1), by striking "2007" and
inserting "2012".

9 (b) CONSERVATION SECURITY PROGRAM.—Para10 graph (3) of section 1241(a) of the Food Security Act of
11 1985 (16 U.S.C. 3841(a)) is amended to read as follows:
12 "(3) The conservation security program under
13 subchapter A of chapter 2, using, to the maximum
14 extent practicable—

"(A) in the case of conservation security
contracts entered into before October 1, 2007,
under such subchapter, as in effect on the day
before the date of the enactment of the Farm,
Nutrition, and Bioenergy Act of 2007—
"(i) \$1,454,000,000 for the period of
fiscal years 2007 through 2012; and

22 "(ii) \$1,927,000,000 for the period of

fiscal years 2007 through 2017; and

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1	"(B) in the case of conservation security
2	contracts entered into on or after October 1,
3	2011, under such subchapter—
4	"(i) \$501,000,000 for fiscal year
5	2012; and
6	"(ii) \$4,646,000,000 for the period of
7	fiscal years 2012 through 2017.".
8	(c) FARM AND RANCHLAND PROTECTION PRO-
9	GRAM.—Paragraph (4) of section 1241(a) of the Food Se-
10	curity Act of 1985 (16 U.S.C. 3841(a)) is amended to
11	read as follows:
12	"(4) The farm and ranchland protection pro-
13	gram under subchapter B of chapter 2, using, to the
14	maximum extent practicable—
15	"(A) \$125,000,000 in fiscal year 2008;
16	"(B) \$150,000,000 in fiscal year 2009;
17	"(C) \$200,000,000 in fiscal year 2010;
18	"(D) \$240,000,000 in fiscal year 2011;
19	and
20	"(E) \$280,000,000 in fiscal year 2012.".
21	(d) Environmental Quality Incentives Pro-
22	GRAM.—Paragraph (6) of section 1241(a) of the Food Se-
23	curity Act of 1985 (16 U.S.C. 3841(a)) is amended to
24	read as follows:

	-
1	"(6) The environmental quality incentives pro-
2	gram under chapter 4, using, to the maximum ex-
3	tent practicable—
4	"(A) \$1,250,000,000 in fiscal year 2008;
5	"(B) \$1,600,000,000 in fiscal year 2009;
6	"(C) \$1,700,000,000 in fiscal year 2010;
7	"(D) \$1,800,000,000 in fiscal year 2011;
8	and
9	"(E) \$2,000,000,000 in fiscal year 2012.".
10	(e) Wildlife Habitat Incentives Program.—
11	Paragraph (7)(D) of section 1241(a) of the Food Security
12	Act of 1985 (16 U.S.C. 3841(a)) is amended by striking
13	"2007" and inserting "2012".
14	SEC. 2402. IMPROVED PROVISION OF TECHNICAL ASSIST-
15	ANCE UNDER CONSERVATION PROGRAMS.
16	Section 1242 of the Food Security Act of 1985 (16)
17	U.S.C. 3842) is amended—
18	(1) in subsection (a)—
19	(A) by striking "or" at the end of para-
20	graph (1) ; and
21	(B) by striking paragraph (2) and insert-
22	ing the following new paragraphs:
22 23	

1	"(3) at the option of the producer, through a
2	payment as determined by the Secretary, directly to
3	an approved third party, if available, or to the pro-
4	ducer for an approved third party, if available.";
5	(2) in subsection (b)—
6	(A) by striking "technical assistance" each
7	place it appears and inserting "technical serv-
8	ices"; and
9	(B) in paragraph (1)(B), by striking "that
10	assistance" and inserting "those technical serv-
11	ices"; and
12	(3) by adding at the end the following new sub-
13	sections:
10	
14	"(c) PAYMENT AMOUNTS.—
14	"(c) PAYMENT AMOUNTS.—
14 15	"(c) Payment Amounts.— "(1) Use of prevailing market rates.—
14 15 16	"(c) PAYMENT AMOUNTS.— "(1) USE OF PREVAILING MARKET RATES.— The Secretary shall set the amounts of payments
14 15 16 17	"(c) PAYMENT AMOUNTS.— "(1) USE OF PREVAILING MARKET RATES.— The Secretary shall set the amounts of payments under subsection (b)(1)(B) for technical services at
14 15 16 17 18	 "(c) PAYMENT AMOUNTS.— "(1) USE OF PREVAILING MARKET RATES.— The Secretary shall set the amounts of payments under subsection (b)(1)(B) for technical services at levels not less than prevailing private market rates.
14 15 16 17 18 19	 "(c) PAYMENT AMOUNTS.— "(1) USE OF PREVAILING MARKET RATES.— The Secretary shall set the amounts of payments under subsection (b)(1)(B) for technical services at levels not less than prevailing private market rates. "(2) EXCEPTION.—Paragraph (1) shall not
 14 15 16 17 18 19 20 	 "(c) PAYMENT AMOUNTS.— "(1) USE OF PREVAILING MARKET RATES.— The Secretary shall set the amounts of payments under subsection (b)(1)(B) for technical services at levels not less than prevailing private market rates. "(2) EXCEPTION.—Paragraph (1) shall not apply in instances where personnel of the Depart-
 14 15 16 17 18 19 20 21 	 "(c) PAYMENT AMOUNTS.— "(1) USE OF PREVAILING MARKET RATES.— The Secretary shall set the amounts of payments under subsection (b)(1)(B) for technical services at levels not less than prevailing private market rates. "(2) EXCEPTION.—Paragraph (1) shall not apply in instances where personnel of the Department of Agriculture are immediately available to
 14 15 16 17 18 19 20 21 22 	 "(c) PAYMENT AMOUNTS.— "(1) USE OF PREVAILING MARKET RATES.— The Secretary shall set the amounts of payments under subsection (b)(1)(B) for technical services at levels not less than prevailing private market rates. "(2) EXCEPTION.—Paragraph (1) shall not apply in instances where personnel of the Department of Agriculture are immediately available to provide comparable technical services to eligible pro-

"(1) REVIEW OF EXISTING TECHNICAL ASSIST ANCE SPECIFICATIONS.—

"(A) REVIEW OF SPECIFICATIONS.—The
Secretary shall direct each State to review and
ensure, to the maximum extent practicable, the
completeness and relevance of technical assistance specifications in effect as of the date of
the enactment of the Farm, Nutrition, and Bioenergy Act of 2007.

"(B) CONSULTATION.—In conducting the
assessment under subparagraph (A), a State
shall consult with specialty crop producers, crop
consultants, cooperative extension and landgrant universities, nongovernmental organizations, and other qualified entities.

"(C) EXPEDITED REVISION OF SPECIFICATIONS.—If a State determines under subparagraph (A) that revisions to its technical assistance specifications are necessary, the State
shall establish an administrative process for expediting the revisions.

22 "(2) ADDRESSING CONCERNS OF SPECIALTY
23 CROP PRODUCERS.—

24 "(A) IN GENERAL.—The Secretary shall
25 direct each State to fully incorporate into its

1	technical assistance specifications and provide
2	for the appropriate range of conservation prac-
3	tices and resource mitigation measures available
4	to specialty crop producers.
5	"(B) AVAILABILITY OF ADEQUATE TECH-
6	NICAL ASSISTANCE.—The Secretary shall en-
7	sure that adequate technical assistance is avail-
8	able for the implementation of conservation
9	practices by specialty crop producers through
10	Federal conservation programs. In carrying out
11	this requirement, the Secretary shall develop—
12	"(i) programs that meet specific needs
13	of specialty crop producers through cooper-
14	ative agreements with other agencies and
15	nongovernmental organizations; and
16	"(ii) program specifications that allow
17	for innovative approaches that engage local
18	resources in providing technical assistance
19	for planning and implementation of con-
20	servation practices.
21	"(e) Non-Federal Assistance.—The Secretary
22	may request the services of, and enter into cooperative
23	agreements or contracts with, non-Federal entities to as-
24	sist the Secretary in providing technical assistance nec-

essary to develop and implement conservation programs
 under this title.".

3 SEC. 2403. COOPERATIVE CONSERVATION PARTNERSHIP 4 INITIATIVE.

5 (a) TRANSFER OF EXISTING PROVISIONS.—Sub6 sections (b), (c), and (d) of section 1243 of the Food Secu7 rity Act of 1985 (16 U.S.C. 3843) are—

8 (1) redesignated as subsections (c), (d), and (e),
9 respectively; and

10 (2) transferred to appear at the end of section
11 1244 of such Act (16 U.S.C. 3844).

(b) ESTABLISHMENT OF PARTNERSHIP INITIATIVE.—Section 1243 of the Food Security Act of 1985
(16 U.S.C. 3843), as amended by subsection (a), is
amended to read as follows:

16 "SEC. 1243. COOPERATIVE CONSERVATION PARTNERSHIP

17 INITIATIVE.

18 "(a) Establishment of Initiative.—

"(1) ESTABLISHMENT.—The Secretary shall establish a cooperative conservation partnership initiative (in this section referred to as the 'Partnership')
within each program described in subsection (b) to
address conservation issues involving production agriculture on local, regional, or State levels.

1	"(2) Administration.—The Secretary shall
2	carry out the Partnership—
3	"(A) by selecting proposals for grants and
4	agreements by eligible entities described in sub-
5	section (c) through a competitive selection proc-
6	ess;
7	"(B) by making grants to, and entering
8	into agreements with, with eligible entities de-
9	scribed in subsection (c) for not less than 2
10	years, but not more than 5 years, in duration;
11	and
12	"(C) by providing producers that are par-
13	ticipating in a special project and initiative of
14	an eligible entity preferential enrollment into 1
15	or more of the programs described in subsection
16	(b).
17	"(3) PURPOSES.—The purposes of the Partner-
18	ship are to carry out special projects and initia-
19	tives—
20	"(A) to address conservation issues involv-
21	ing production agriculture on local, regional, or
22	State levels through producers and eligible enti-
23	ties;
24	"(B) to address community and economic
25	development needs and opportunities; and

1	"(C) to increase access to, and participa-
2	tion in, the programs described in subsection
3	(b) by producers of specialty crops (as defined
4	in section 3 of the Specialty Crops Competitive-
5	ness Act of 2004, Pub. L. 108–465 (7 U.S.C.
6	1621 note).
7	"(b) Covered Programs.—The conservation pro-
8	grams covered by this section are the following:
9	"(1) Conservation security program.
10	"(2) Environmental quality incentives program.
11	"(3) Wildlife habitat incentive program.
12	"(c) ELIGIBLE PARTNERS.—Grants may be made or
13	agreements may be entered into under this section with
13 14	agreements may be entered into under this section with any of the following (or a combination thereof):
14	any of the following (or a combination thereof):
14 15	any of the following (or a combination thereof): "(1) States and agencies of States.
14 15 16	any of the following (or a combination thereof): "(1) States and agencies of States. "(2) Political subdivisions of States, including
14 15 16 17	 any of the following (or a combination thereof): "(1) States and agencies of States. "(2) Political subdivisions of States, including counties and State- or county-sponsored conserva-
14 15 16 17 18	 any of the following (or a combination thereof): "(1) States and agencies of States. "(2) Political subdivisions of States, including counties and State- or county-sponsored conservation districts.
14 15 16 17 18 19	 any of the following (or a combination thereof): "(1) States and agencies of States. "(2) Political subdivisions of States, including counties and State- or county-sponsored conservation districts. "(3) Indian tribes.
 14 15 16 17 18 19 20 	 any of the following (or a combination thereof): "(1) States and agencies of States. "(2) Political subdivisions of States, including counties and State- or county-sponsored conservation districts. "(3) Indian tribes. "(4) Nongovernmental organizations and asso-
 14 15 16 17 18 19 20 21 	 any of the following (or a combination thereof): "(1) States and agencies of States. "(2) Political subdivisions of States, including counties and State- or county-sponsored conservation districts. "(3) Indian tribes. "(4) Nongovernmental organizations and associations, including producer associations, farmer co-
 14 15 16 17 18 19 20 21 22 	 any of the following (or a combination thereof): "(1) States and agencies of States. "(2) Political subdivisions of States, including counties and State- or county-sponsored conservation districts. "(3) Indian tribes. "(4) Nongovernmental organizations and associations, including producer associations, farmer cooperatives, extension associations, and conservation

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1	cerns related to agricultural production, as deter-
2	mined by the Secretary.
3	((5) A combination of partners specified in a
4	preceding paragraph.
5	"(d) Applications.—
6	"(1) Competitive process.—The Secretary
7	shall establish a competitive process for considering
8	applications for grants or agreements under this sec-
9	tion consistent with the evaluation criteria listed in
10	subsection (e).
11	"(2) Program Allocation.—Applications
12	shall include—
13	"(A) specification of the amount of fund-
14	ing or acres, or both, of 1 or more covered pro-
15	grams specified in subsection (b) proposed to be
16	allocated to carry out the special project or ini-
17	tiative; and
18	"(B) a schedule for utilization of funding
19	or acres over the life of the proposed project or
20	initiative.
21	"(e) EVALUATION CRITERIA.—In evaluating applica-
22	tions for grants or agreements under this section the Sec-
23	retary shall consider the extent to which—
24	"(1) preferential enrollment in the covered pro-
25	grams specified in the application will effectively ad-

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dress the environmental objectives established for
the special project or initiative; and
((2) the special project or initiative covered by
the application—
"(A) enjoys local and regional support
from producers and other interested persons,
including governmental and nongovernmental
organizations with appropriate expertise on the
issues the project or initiative seeks to address;
"(B) includes clear environmental objec-
tives;
"(C) includes a well defined project or ini-
tiative plan that identifies sensitive areas re-
quiring treatment and prioritizes conservation
practices and activities needed to achieve envi-
ronmental objectives;
"(D) promises adequate and coordinated
participation to achieve the objectives of the
project or initiative;
"(E) coordinates integration of local,
State, and Federal efforts to make the best use
of available resources and maximize cost-effec-
tive investments;
"(F) leverages financial and technical re-
sources from sources other than the programs

1	authorized by this subtitle, including financial
2	and technical resources provided by Federal
3	and State agencies, local governments, non-
4	governmental organizations and associations,
5	and other private sector entities;
6	"(G) describes how all necessary technical
7	assistance will be provided to each producer
8	participating in the project or initiative, includ-
9	ing cost estimates for technical assistance and
10	whether such assistance will be provided by
11	technical service providers;
12	"(H) describes how the administrative
13	costs of the project or initiative will be mini-
14	mized;
15	"(I) addresses a local, State, regional, or
16	national environmental priority or priorities,
17	with particular emphasis on any priority for
18	which there is an existing State or federally ap-
19	proved plan in place for addressing that pri-
20	ority;
21	"(J) includes a plan to evaluate progress,
22	measure results, and meet the purposes of the
23	agreement;
24	"(K) clearly demonstrates that enrollment
25	of producers in covered programs will be con-

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1	sistent with the purposes and policies of each
2	individual program, as established in statute,
3	rules and regulations, and program guidance
4	promulgated by implementing agencies;
5	"(L) links resource and environmental ob-
6	jectives with community development or
7	agritourism objectives that can be improved as
8	a result of addressing the resources of concern;
9	"(M) demonstrates innovation in linking
10	environmental and community development ob-
11	jectives; and
12	"(N) addresses the needs of beginning
13	farmers and ranchers, socially disadvantaged
14	farmers and ranchers, and limited resource
15	farmers and ranchers.
16	"(f) Priorities.—To the maximum extent prac-
17	ticable, consistent with the requirements of subsection (d),
18	the Secretary shall ensure that, each fiscal year, grants
19	are awarded and agreements are entered into under this
20	section to support projects and initiatives that collectively
21	address the resource concerns facing producers, ranchers,
22	and nonindustrial private forest landowners, including
23	specifically projects and initiatives that are designed—
24	"(1) to achieve improvements in water quality
25	in watersheds impacted by agriculture, particularly

1	by increasing the participation of producers in im-
2	plementing best management practices in a water-
3	shed or developing environmentally and economically
4	viable alternative uses for manure and litter;
5	((2) to achieve improvements in air quality in
6	a geographical area where agricultural operations
7	impact air quality;
8	"(3) to support State activities to efficiently
9	manage and utilize their water resources in regions,
10	States or local areas where water quantity is a con-
11	cern;
12	"(4) to assist in carrying out a State Wildlife
13	Habitat Incentives Program plan or other State, re-
14	gional, or national conservation initiative.
15	"(5) to control invasive species on rangeland or
16	other agricultural land through the cooperative ef-
17	forts of multiple producers in a geographical area;
18	"(6) to address a specific resource of concern or
19	set of concerns on private, non-industrial forest land;
20	((7) to reduce losses of pesticides to the envi-
21	ronment by engaging multiple producers in a geo-
22	graphic area in adoption of integrated pest manage-
23	ment practices and approaches;

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1	"(8) to protect farmland and ranch land facing
2	development pressures from being converted to non-
3	agricultural use; or
4	"(9) to assist producers in carrying out good
5	management practices to enhance food safety.
6	"(g) DUTIES OF PARTNERS.—Eligible partners
7	shall—
8	"(1) identify conservation issues affecting pro-
9	duction agriculture on local, regional, or State levels
10	that could be addressed through special projects and
11	initiatives;
12	"(2) enter into agreements or obtain grants
13	from the Secretary to carry out special projects and
14	initiatives;
15	"(3) identify through outreach efforts producers
16	that can participate in the special project or initia-
17	tive of the eligible entity if the producer is otherwise
18	eligible to be enrolled, as determined by the Sec-
19	retary, or has already enrolled, in the applicable pro-
20	gram described in subsection (b); and
21	"(4) carry out the special project and initiative.
22	"(h) DUTIES OF THE SECRETARY.—
23	"(1) Additional duties.—In addition to the
24	normal administration of the programs described in
25	subsection (b), the Secretary shall be responsible for

1	basic administrative and oversight functions relating
2	to the special projects and initiatives, including—
3	"(A) rules and procedures relating to con-
4	servation standards and specifications;
5	"(B) conservation compliance;
6	"(C) appeals;
7	"(D) adjusted gross income limitations;
8	"(E) direct attribution; and
9	"(F) such other similar functions as the
10	Secretary might designate.
11	"(2) FLEXIBILITY.—The Secretary may adjust
12	eligibility criteria, approved practices, practice stand-
13	ards, innovative conservation practices, and other
14	elements of the programs described in subsection (b)
15	to better reflect unique local circumstances and pur-
16	poses if the Secretary determines such adjustments
17	would—
18	"(A) improve environmental enhancement
19	and long-term sustainability of the natural re-
20	source base; and
21	"(B) be consistent with the purposes of the
22	program and the special project and initiative.
23	"(3) Preferential enrollment.—Subject to
24	the limitations under subsection (j), the Secretary

1	shall provide preferential enrollment to producers
2	that are eligible—
3	"(A) for the applicable program described
4	in subsection (b); and
5	"(B) to participate in the special project
6	and initiative of an eligible partner.
7	"(i) COST SHARE.—The Secretary shall not require
8	more than 25 percent of the cost of a project or initiative
9	supported under a grant or agreement entered into under
10	this section to come from non-Federal sources. However,
11	the Secretary may give higher priority to projects or initia-
12	tives offering to cover a higher percentage of the cost of
13	the project or initiative from non-Federal sources.
14	"(j) Incentive and Bonus Payments.—
15	"(1) AVAILABILITY.—Applications submitted
16	under subsection $(d)(2)$ may include proposals for
17	special incentive and bonus payments, consistent
18	with the statutory purposes of the programs in-
19	volved, to producers that—
20	"(A) restore land, water, or habitat as a
21	community development asset; or
22	"(B) provide public access to enrolled land.
23	"(2) CRITERIA.—The Secretary shall develop
24	and publish criteria for providing special incentive or
25	bonus payments to producers under paragraph (1).

1 "(k) FUNDING.—

"(1) SET-ASIDE.—Of the funds provided for
each of fiscal years 2008 through 2012 to implement
the programs specified in subsection (b), the Secretary shall reserve 10 percent to ensure an adequate source of funds for grants, agreements, financial assistance to producers under this section.

8 "(2) Allocation to states.—The Secretary 9 shall allocate to States 90 percent of the funds re-10 served under paragraph (1) for a fiscal year to allow 11 State Conservationists, with the advice of State tech-12 nical committees, to select projects and initiatives 13 for funding under this section at the State level. The 14 Secretary shall develop criteria for this allocation 15 made on a similar basis as to the program priorities 16 under subsection (f).

"(3) UNUSED FUNDING.—Any funds reserved
for a fiscal year under paragraph (1) that are not
obligated by April 1 of that fiscal year may be used
to carry out other activities under conservation programs under subtitle D during the remainder of that
fiscal year.

23 "(4) ADMINISTRATIVE COSTS FUNDING CAP.—
24 Of the funds made available under this section for
25 a particular project or initiative, not more than 5

1 percent may be expended by the eligible entity on 2 the administrative costs of the project or initiative.". 3 SEC. 2404. REGIONAL EQUITY AND FLEXIBILITY. 4 Section 1241(d) of the Food Security Act of 1985 5 (16)U.S.C. 3841(d)) is amended by striking 6 "\$12,000,000" and inserting "\$15,000,000". 7 SEC. 2405. ADMINISTRATIVE REQUIREMENTS FOR CON-8 SERVATION PROGRAMS. 9 (a) INCENTIVES FOR CERTAIN PRODUCERS.—Section 1244(a) of the Food Security Act of 1985 (16 U.S.C. 10 11 3844(a)) is amended— 12 (1) in the subsection heading, by striking "BE-GINNING" and inserting "INCENTIVES FOR CER-13 14 TAIN"; (2) by inserting ", socially disadvantaged farm-15 16 ers and ranchers, limited resource farmers and 17 ranchers," after "beginning farmers and ranchers"; 18 and (3) by striking "and limited resource agricul-19 20 tural producers". 21 (b) SINGLE, SIMPLIFIED APPLICATION PROCESS FOR 22 CONSERVATION PROGRAMS.—Section 1244 of the Food 23 Security Act of 1985 (16 U.S.C. 3844), as amended by 24 section 2403, is amended by adding at the end the fol-25 lowing new subsection:

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ess,

1	"(A) identification information for the ap-
2	plicant;
3	"(B) identification and location informa-
4	tion for the land parcel or tract of concern;
5	"(C) a general statement of the applicant's
6	resource concern or concerns for the land parcel
7	or tract; and
8	"(D) the minimum amount of other infor-
9	mation the Secretary considers essential for the
10	applicant to provide.
11	"(3) REVISION AND STREAMLINING.—The Sec-
12	retary shall carry out a revision of the application
13	forms and processes for conservation programs cov-
14	ered in this subsection to enable utilization of infor-
15	mation technology as an avenue to incorporate ap-
16	propriate data and information concerning the con-
17	servation needs and solutions appropriate for the
18	land area identified by the applicant. The revision
19	shall seek to streamline the application process to
20	minimize the burden placed on the applicant.
21	"(4) Conservation program application.—
22	When the needs of an applicant are adequately as-
23	sessed by the Secretary, directly or through a third-
24	party provider under section 1242, in order to deter-
25	mine the conservation programs under this title that

1 best match the needs of the applicant, with the ap-2 proval of the applicant, the Secretary may convert 3 the initial application into a specific application for 4 assistance for a specific program. To the maximum 5 extent practical, the specific application for con-6 servation program assistance shall be carried out by 7 the Secretary by requesting only that specific further 8 information from the applicant that is not already 9 available to the Secretary. 10 "(5) IMPLEMENTATION AND NOTIFICATION.— 11 Not later than one year after the date of the enact-12 ment of the Farm, Nutrition, and Bioenergy Act of 13 2007, the Secretary shall complete the requirements 14 of this subsection and shall submit to Congress a 15 written notification of such completion.". 16 SEC. 2406. ANNUAL REPORT ON PARTICIPATION BY SPE-17 CIALTY CROP PRODUCERS IN CONSERVA-18 TION PROGRAMS. 19 (a) REPORT REQUIRED.—Subtitle F of title XII of the Food Security Act of 1985 is amended by inserting 20

after section 1251 (16 U.S.C. 2005a) the following new

22 section:

21

"SEC. 1252. ANNUAL REPORT ON PARTICIPATION BY SPE CIALTY CROP PRODUCERS IN CONSERVA TION PROGRAMS.

4 "(a) REPORT REQUIRED.—The Secretary of Agri5 culture shall submit to the Committee on Agriculture of
6 the House of Representatives and the Committee on Agri7 culture, Nutrition, and Forestry of the Senate an annual
8 report that—

9 "(1) documents and analyzes the participation 10 by producers of specialty crops in conservation pro-11 grams under subtitle D, including the conservation 12 security program and the environmental quality in-13 centives program;

14 "(2) tracks such participation by crop and live-15 stock type; and

"(3) describes the results of implementing the
plan required by subsection (b), as well as any modifications to the plan that the Secretary finds necessary to increase its effectiveness.

"(b) ACCESS PLAN.—As part of each report submitted under subsection (a), the Secretary shall set forth
a plan to improve the access of producers of specialty
crops to, and their participation in, conservation programs
under subtitle D. In developing the plan, the Secretary
shall consult with organizations representing producers of
specialty crops.

"(c) SPECIALTY CROP DEFINED.—In this section,
 the term 'specialty crop' has the meaning given such term
 by section 3(1) of the Specialty Crops Competitiveness Act
 of 2004 (Public Law 108–465; 7 U.S.C. 1621 note).".

5 (b) INITIAL REPORT.—The first report required 6 under section 1252 of the Food Security Act of 1985, as 7 added by subsection (a), shall be submitted not later than 8 180 days after the date of the enactment of this Act. Sub-9 section (a)(2) of such section shall not apply with respect 10 to the first report.

SEC. 2407. PROMOTION OF MARKET-BASED APPROACHES TO CONSERVATION.

13 (a) FINDINGS.—Congress finds the following:

14 (1) Many of the conservation and environmental
15 benefits produced on farms, ranches, and private
16 forest lands in the United States do not have an as17 signed value in the market place or lack a private
18 market altogether.

(2) While private markets for environmental
goods and services are emerging, their viability has
been hampered by several barriers.

(3) The Federal Government can help overcome
these barriers and promote the establishment of
markets for agricultural and forestry conservation
activities.

(4) Generating substantial private-sector de mand for environmental goods and services hinges
 on the ability to use environmental credits generated
 by agricultural and forest conservation activities.

5 (b) MARKET-BASED APPROACHES.—Subtitle E of
6 title XII of the Food Security Act of 1985 is amended
7 by inserting after section 1244 (16 U.S.C. 3844) the fol8 lowing new section:

9 "SEC. 1245. MARKET-BASED APPROACHES TO CONSERVA-10 TION.

11 "(a) IMPLEMENTATION.—To facilitate the develop-12 ment and effective operation of private sector market-13 based approaches for environmental goods and services 14 produced by farmers, ranchers, and owners of private for-15 est land, the Secretary may conduct research and analysis, 16 enter into contracts and cooperative agreements, and 17 award grants for the purpose of—

18 "(1) promoting the development of consistent
19 standards and processes for quantifying environ20 mental benefits, including the creation of perform21 ance standards or baselines;

22 "(2) promoting the establishment of reporting
23 and credit registries, including third-party
24 verification and certification; and

"(3) promoting actions that facilitate the devel opment and functioning of private-sector market based approaches for environmental goods and serv ices involving agriculture and forestry.

5 "(b) Environmental Services Standards6 Board.—

7 "(1) ESTABLISHMENT.—There is to be estab-8 lished an Environmental Services Standards Board 9 to develop consistent performance standards for 10 quantifying environmental services from land man-11 agement and agricultural activities in order to facili-12 tate the development of credit markets for conserva-13 tion and land management activities that are agri-14 culture or forest based.

15 "(2) CHAIRPERSON.—The Secretary of Agri16 culture shall serve as chair of the Environmental
17 Services Standards Board.

18 "(3) MEMBERSHIP.—The Environmental Serv19 ices Standards Board shall be comprised of the Sec20 retary of Agriculture, the Secretary of the Interior,
21 the Secretary of Energy, the Secretary of Com22 merce, the Secretary of Transportation, the Admin23 istrator of the Environmental Protection Agency, the
24 Commander of the Army Corps of Engineers, and

such other representatives as determined by the
 President.

3 "(4) SUBCOMMITTEES.—The Environmental
4 Services Standards Board may form subcommittees
5 to address specific issues.

6 "(c) DISSEMINATION OF PERFORMANCE STAND-7 ARDS.—Federal agencies are authorized to adopt perform-8 ance standards developed by the Environmental Services 9 Standards Board for quantifying environmental services 10 that establish credits to meet requirements of environ-11 mental and conservation programs.

12 "(d) FUNDING .—There is authorized to be appro13 priated \$50,000,000 to carry out this section. Amounts
14 so appropriated shall remain available until expended.

15 "(e) DEFINITIONS.—In this section:

16 "(1) BASELINE.—The term 'baseline' means a
17 level of effort or performance that is expected to be
18 met before an entity can generate marketable cred19 its.

20 "(2) PERFORMANCE STANDARD.—The term
21 'performance standard' means a defined level of en22 vironmental performance, expressed as a narrative
23 or measurable number, which specifies the minimum
24 acceptable environmental performance of an oper25 ation or practice.".

SEC. 2408. ESTABLISHMENT OF STATE TECHNICAL COM MITTEES AND THEIR RESPONSIBILITIES.
 Subtitle G of title XII of the Farm Security Act of
 1985 (16 U.S.C. 3861, 3862) is amended to read as fol lows:

6 "Subtitle G—State Technical 7 Committees

8 "SEC. 1261. ESTABLISHMENT OF STATE TECHNICAL COM-9 MITTEES.

10 "(a) ESTABLISHMENT.—The Secretary shall estab-11 lish a technical committee in each State to assist the Sec-12 retary in the considerations relating to implementation 13 and technical aspects of the conservation programs under 14 this title.

15 "(b) COMPOSITION.—Each State technical committee
16 shall be composed of agricultural producers and other pro17 fessionals that represent a variety of disciplines in the soil,
18 water, wetland, and wildlife sciences. The technical com19 mittee for a State shall include representatives from
20 among the following:

21 "(1) The Natural Resources Conservation Serv-22 ice.

- 23 "(2) The Farm Service Agency.
- 24 "(3) The Forest Service.
- 25 "(4) The Cooperative State Research, Edu26 cation, and Extension Service.

"(5) The State fish and wildlife agency.
"(6) The State forester or equivalent State offi-
cial.
"(7) The State water resources agency.
"(8) The State department of agriculture.
"(9) The State association of soil and water
conservation districts.
"(10) At least 12 agricultural producers rep-
resenting the variety of crops and livestock or poul-
try grown within the State.
"(11) Nonprofit organizations within the mean-
ing of section $501(c)(3)$ of the Internal Revenue
Code of 1986 with demonstrable conservation exper-
tise and experience working with agriculture pro-
ducers in the State.
"(12) Agribusiness.
"(c) Subcommittees.—A State technical committee
shall convene one or more subcommittees to provide tech-
nical guidance and implementation recommendations. The
topics that a subcommittee shall address shall include, at
a minimum, the following:
"(1) Establishing priorities and criteria for
State initiatives under the programs in this title, in-
cluding the review of whether local working groups
are addressing those priorities.

1	"(2) Issues related to private forestlands pro-
2	tection and enhancement.
3	"(3) Issues related to water quality and water
4	quantity.
5	"(4) In those States where applicable, issues re-
6	lated to air quality.
7	"(5) Issues related to wildlife habitat, including
8	the protection of nesting wildlife.
9	"(6) Issues related to wetland protection, res-
10	toration, and mitigation requirements.
11	"(7) Other issues as the Secretary determines
12	would be useful.
13	"SEC. 1262. RESPONSIBILITIES.
14	"(a) IN GENERAL.—Each State technical committee
15	established under section 1261 shall meet regularly to pro-
16	vide information, analysis, and recommendations to appro-
17	priate officials of the Department of Agriculture who are
18	charged with implementing the conservation provisions of
19	this title.
20	"(b) Public Notice and Attendance.—Each
21	State technical committee shall provide public notice of,
22	and permit public attendance at, meetings considering
23	issues of concern related to carrying out this title.
24	"(c) Advisory Role.—The role of a State technical
25	committee is advisory in nature, and the committee shall

have no implementation or enforcement authority. How ever, the Secretary shall give strong consideration to the
 recommendations of the committee in administering the
 programs under this title.

5 "(d) FACA REQUIREMENTS.—Except as provided in
6 subsection (b), a State technical committee, including any
7 subcommittee of State technical committee, is exempt
8 from the Federal Advisory Committee Act (5 U.S.C.
9 App.).".

10 SEC. 2409. PAYMENT LIMITATIONS.

(a) IN GENERAL.—The Food Security Act of 1985
is amended by inserting after section 1245, as added by
section 2407, the following new section:

14 "SEC. 1246. PAYMENT LIMITATIONS.

15 "(a) PAYMENTS FOR CONSERVATION PRACTICES.—
16 The total amount of payments that a person or a legal
17 entity (except a joint venture or a general partnership)
18 may receive, directly or indirectly, in any fiscal year shall
19 not exceed—

"(1) \$60,000 from any single program under
this title or as agricultural management assistance
under section 524(b) of the Federal Crop Insurance
Act (7 U.S.C. 524(b)); or

24 "(2) \$125,000 from more than one program
25 under this title and as agricultural management as-

1	sistance under section 524(b) of the Federal Crop
2	Insurance Act.
3	"(b) EXCEPTIONS.—The limitations under subsection
4	(a) shall not apply with respect to the following:
5	"(1) The wetlands reserve program under sub-
6	chapter C of chapter 1 of subtitle D.
7	"(2) The farm and ranchland protection pro-
8	gram under subchapter B of chapter 2 of such sub-
9	title.
10	"(3) The grassland reserve program under sub-
11	chapter C of chapter 2 of such subtitle.
12	"(c) Direct Attribution.—
13	"(1) IN GENERAL.—In implementing the pay-
14	ment limitations in subsection (a), the Secretary
15	shall issue such regulations as are necessary to en-
16	sure that the total amount of payments are attrib-
17	uted to a person by taking into account the direct
18	and indirect ownership interests of the person in a
19	legal entity that is eligible to receive such payments.
20	"(2) PAYMENTS TO A PERSON.—Every payment
21	made directly to a person shall be combined with the
22	person's pro rata interest in payments received by a
23	legal entity in which the person has a direct or indi-
24	rect ownership interest.
25	"(3) PAYMENTS TO A LEGAL ENTITY.—

1	"(A) IN GENERAL.—Every payment made
2	to a legal entity shall be attributed to those per-
3	sons who have a direct or indirect ownership in-
4	terest in the legal entity.
5	"(B) Attribution of payments.—
6	"(i) PAYMENT LIMITS.—Except as
7	provided in clause (ii), payments made to
8	a legal entity shall not exceed the amounts
9	specified in subsection (a).
10	"(ii) EXCEPTION.—Payments made to
11	a joint venture or a general partnership
12	shall not exceed, for each payment speci-
13	fied in subsection (a), the amount deter-
14	mined by multiplying the maximum pay-
15	ment amount specified in subsection (a) by
16	the number of persons and legal entities
17	(other than joint ventures and general
18	partnerships) that comprise the ownership
19	of the joint venture or general partner-
20	ship.".
21	(b) Conforming Amendments.—
22	(1) EXISTING PAYMENT LIMITATIONS IN CON-
23	SERVATION PROGRAMS.—Title XII of the Food Se-
24	curity Act of 1985 is amended—

1	(A) in section 1234 (16 U.S.C. 3834) by
2	striking subsection (f);
3	(B) in section 1238C (16 U.S.C. 3838c),
4	as amended by section 2103, by striking sub-
5	sections (d) and (e); and
6	(C) by striking section 1240G (16 U.S.C.
7	3839aa–7).
8	(2) Agricultural management assist-
9	ANCE.—Section 524(b) of the Federal Crop Insur-
10	ance Act (7 U.S.C. 524) is amended by striking
11	paragraph (3).
12	Subtitle E—Miscellaneous
13	Provisions
13 14	Provisions SEC. 2501. INCLUSION OF INCOME FROM AFFILIATED
14	SEC. 2501. INCLUSION OF INCOME FROM AFFILIATED
14 15	SEC. 2501. INCLUSION OF INCOME FROM AFFILIATED PACKING AND HANDLING OPERATIONS AS IN-
14 15 16	SEC. 2501. INCLUSION OF INCOME FROM AFFILIATED PACKING AND HANDLING OPERATIONS AS IN- COME DERIVED FROM FARMING FOR APPLI-
14 15 16 17	SEC. 2501. INCLUSION OF INCOME FROM AFFILIATED PACKING AND HANDLING OPERATIONS AS IN- COME DERIVED FROM FARMING FOR APPLI- CATION OF ADJUSTED GROSS INCOME LIMI-
14 15 16 17 18	SEC. 2501. INCLUSION OF INCOME FROM AFFILIATED PACKING AND HANDLING OPERATIONS AS IN- COME DERIVED FROM FARMING FOR APPLI- CATION OF ADJUSTED GROSS INCOME LIMI- TATION ON ELIGIBILITY FOR CONSERVATION
 14 15 16 17 18 19 	SEC. 2501. INCLUSION OF INCOME FROM AFFILIATED PACKING AND HANDLING OPERATIONS AS IN- COME DERIVED FROM FARMING FOR APPLI- CATION OF ADJUSTED GROSS INCOME LIMI- TATION ON ELIGIBILITY FOR CONSERVATION PROGRAMS.
 14 15 16 17 18 19 20 21 	SEC. 2501. INCLUSION OF INCOME FROM AFFILIATED PACKING AND HANDLING OPERATIONS AS IN- COME DERIVED FROM FARMING FOR APPLI- CATION OF ADJUSTED GROSS INCOME LIMI- TATION ON ELIGIBILITY FOR CONSERVATION PROGRAMS. Section 1001D(b)(1) of the Food Security Act of
 14 15 16 17 18 19 20 21 	SEC. 2501. INCLUSION OF INCOME FROM AFFILIATED PACKING AND HANDLING OPERATIONS AS IN- COME DERIVED FROM FARMING FOR APPLI- CATION OF ADJUSTED GROSS INCOME LIMI- TATION ON ELIGIBILITY FOR CONSERVATION PROGRAMS. Section 1001D(b)(1) of the Food Security Act of 1985 (7 U.S.C. 1308–3a(b)(1)) is amended by inserting

1SEC. 2502. ENCOURAGEMENT OF VOLUNTARY SUSTAIN-2ABILITY PRACTICES GUIDELINES.

In administering this title and the amendments made
by this title, the Secretary of Agriculture may encourage
the development of voluntary sustainable practices guidelines for producers and processors of specialty crops.

7 SEC. 2503. FARMLAND RESOURCE INFORMATION.

8 (a) DEVELOPMENT AND DISSEMINATION OF FARM-9 LAND RESOURCE INFORMATION.—The Secretary of Agri-10 culture shall design and implement educational programs 11 and materials emphasizing the importance of productive farmland to the Nation's well-being and distribute edu-12 13 cational materials through communications media, schools, groups, and other Federal agencies. The Sec-14 retary shall carry out this subsection through existing 15 16 agencies or interagency groups and in cooperation with nonprofit organizations and the cooperative extension 17 services of States. 18

19 (b) FARMLAND INFORMATION CENTERS.—The Secretary shall designate 1 or more farmland information 20 21 centers to provide technical assistance and serve as central 22 depositories and distribution points for information on 23 farmland issues. Information provided by a center shall 24 include online access to data on land cover and use changes and trends and literature, laws, historical ar-25 chives, policies, programs, and innovative actions or pro-26

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posals by local and State governments or nonprofit organi zations related to farmland protection.

3 (c) FUNDING.—Funds for the farmland information 4 centers designated under subsection (b) shall be provided 5 using funds made available for the farm and ranchland protection program established under subchapter B of 6 7 chapter 2 of subtitle D of title XII of the Food Security 8 Act of 1985 (16 U.S.C. 3838h et seq.). Such funding for 9 a fiscal year shall not exceed one-half of 1 percent of the 10 funds made available for the farm and ranchland protection program for that fiscal year, but no less than 11 12 \$400,000 annually.

(d) MATCHING FUNDS.—Federal funding for a farm14 land information center designated under subsection (b)
15 shall be matched with non-Federal funds, through cash
16 or in-kind contributions.

17 SEC. 2504. PILOT PROGRAM FOR FOUR-YEAR CROP ROTA-18 TION FOR PEANUTS.

(a) CONTRACT AUTHORITY.—The Secretary of Agriculture shall enter into a contract with a peanut producer
under which the producer will implement a four-year crop
rotation for peanuts.

23 (b) CONTRACT PAYMENTS.—Under the contract, the24 Secretary shall pay to the producer a contract implemen-

tation payment, in an amount determined to be appro priate by the Secretary.

3 (c) FUNDING.—For each of fiscal years 2008 through 4 2012, the Secretary shall use the funds, facilities, and au-5 thorities of the Commodity Credit Corporation to carry 6 out the provisions under this section, except that funding 7 of the pilot program may not exceed \$10,000,000 in each 8 of such fiscal years.

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TITLE III—TRADE

Sec. 3001. Agricultural Trade Development and Assistance Act of 1954. Sec. 3002. Export credit guarantee program. Sec. 3003. Market access program. Sec. 3004. Food for Progress Act of 1985. Sec. 3005. Reauthorization of McGovern-Dole International Food for Education and Child Nutrition Program. Sec. 3006. Bill Emerson Humanitarian Trust. Sec. 3007. Technical assistance for specialty crops. Sec. 3008. Technical assistance for the resolution of trade disputes. Sec. 3009. Representation by the United States at international standard-setting bodies. Sec. 3010. Foreign market development cooperator program. Sec. 3011. Emerging markets. Sec. 3012. Export Enhancement Program. Sec. 3013. Minimum level of nonemergency food assistance. Sec. 3014. Germplasm conservation. Sec. 3015. Report on efforts to improve procurement planning. Sec. 3016. International disaster assistance under the Foreign Assistance Act of 1961. SEC. 3001. AGRICULTURAL TRADE DEVELOPMENT AND AS-SISTANCE ACT OF 1954. (a) PURPOSE OF PROGRAM.—Section 201 of the Ag-

- 13 ricultural Trade Development and Assistance Act of 1954
- 14 (7 U.S.C. 1721) is amended so that paragraph (1) reads
- 15 as follows:

1	"(1) address famine and food crises and re-
2	spond to emergency food needs arising from man-
3	made disasters, and natural disasters.".
4	(b) Support for Eligible Organizations.—Sec-
5	tion 202(e)(1) of the Agricultural Trade Development and
6	Assistance Act of 1954 (7 U.S.C. 1722(e)(1)) is amend-
7	ed—
8	(1) by striking "not less than 5 percent nor
9	more than 10 percent of the funds" and inserting
10	"not less than 7 percent nor more than 12 percent
11	of the funds";
12	(2) striking "and" at the end of subparagraph
13	(A);
14	(3) striking the period at the end of subpara-
15	graph (B) and inserting "; and"; and
16	(4) inserting after subparagraph (B) the fol-
17	lowing:
18	"(C) developing, implementing and improv-
19	ing monitoring systems of programs receiving
20	funds under this title.".
21	(c) Generation and Use of Currencies by Pri-
22	VATE VOLUNTARY ORGANIZATIONS AND COOPERA-
23	TIVES.—Subsection (b) of section 203 of the Agricultural
24	Trade Development and Assistance Act of 1954 (7 U.S.C.

1	1723) is amended by striking "1 or more recipient coun-
2	tries" and inserting "in 1 or more recipient countries".
3	(d) Levels of Assistance.—Section 204(a) of the
4	Agricultural Trade Development and Assistance Act of
5	1954 (7 U.S.C. 1724(a)) is amended—
6	(1) in paragraph (1) by striking "2002 through
7	2007" and inserting "2008 through 2012"; and
8	(2) in paragraph (2) by striking "2002 through
9	2007" and inserting "2008 through 2012".
10	(e) FOOD AID CONSULTATIVE GROUP.—
11	(1) Report to congress.—Section 205 of the
12	Agricultural Trade Development and Assistance Act
13	of 1954 (7 U.S.C. 1725) is amended—
14	(A) by redesignating subsection (f) as sub-
15	section (g); and
16	(B) by inserting after subsection (e) the
17	following new subsection:
18	"(f) Report to Congress.—
19	"(1) IN GENERAL.—Not later than 180 days
20	after the date of the enactment of the Farm, Nutri-
21	tion, and Bioenergy Act of 2007, and annually
22	thereafter until December 31, 2012, the Adminis-
23	trator of the United States Agency for International
24	Development, in close consultation with the Group,
25	shall submit to the appropriate congressional com-

1	mittees a report on efforts taken by the United
2	States Agency for International Development and
3	the Department of Agriculture to develop a strategy
4	under this section to achieve an integrated and effec-
5	tive food assistance program.
6	"(2) Appropriate congressional commit-
7	TEES DEFINED.—In this subsection, the term 'ap-
8	propriate congressional committees' means—
9	"(A) the Committee on Foreign Affairs
10	and the Committee on Agriculture of the House
11	of Representatives; and
12	"(B) the Committee on Agriculture, Nutri-
13	tion, and Forestry of the Senate.".
14	(2) TERMINATION.—Such section is further
15	amended in subsection (g) (as redesignated by para-
16	graph $(1)(A)$) by striking "2007" and inserting
17	<i>"</i> 2012 <i>"</i> .
18	(f) DENIAL OF PROPOSALS.—Paragraph (3) of sec-
19	tion 207(a) of the Agricultural Trade Development and
20	Assistance Act of 1954 (7 U.S.C. 1726a(a)) is amended
21	to read as follows:
22	"(3) DENIAL.—If a proposal under paragraph
23	(1) is denied, the response shall specify the reasons
24	for denial.".

1	(g) Program Oversight, Monitoring, and Eval-
2	UATION.—Section 207 of the Agricultural Trade Develop-
3	ment and Assistance Act of 1954 (7 U.S.C. 1726a) is
4	amended by adding at the end the following:
5	"(f) Program Oversight, Monitoring, and Eval-
6	UATION.—
7	"(1) IN GENERAL.—The Administrator, in con-
8	sultation with the Secretary, shall establish systems
9	to improve, monitor, and evaluate the effectiveness
10	and efficiency of assistance provided under this title
11	in order to maximize the impact of such assistance.
12	Such systems shall include the following:
13	"(A) program monitors in countries receiv-
14	ing assistance under this title;
15	"(B) country and regional food aid impact
16	evaluations;
17	"(C) evaluations of best practices for food
18	aid programs;
19	"(D) evaluation of monetization programs;
20	"(E) early warning assessments to prevent
21	famines; and
22	"(F) upgraded information technology sys-
23	tems.
24	"(2) Implementation Report.—Not later
25	than 180 days after the date of enactment of the

1	Farm, Nutrition, and Bioenergy Act of 2007, the
2	Administrator shall submit to the appropriate con-
3	gressional committees a report on efforts undertaken
4	to implement paragraph (1).
5	"(3) Government accountability office.—
6	Not later than 270 days after the date of the sub-
7	mission of the report under paragraph (2), the
8	Comptroller General of the United States shall sub-
9	mit to the appropriate congressional committees a
10	report that—
11	"(A) reviews and comments on the report
12	under paragraph (2); and
13	"(B) provides recommendations regarding
14	any additional actions necessary to improve the
15	monitoring and evaluation of assistance pro-
16	vided under this title.
17	"(4) ANNUAL REPORT.—Not later than Feb-
18	ruary 1 of each year, the Administrator shall submit
19	to the appropriate congressional committees a report
20	assessing the systems implemented under paragraph
21	(1) and their impact on the effectiveness and effi-
22	ciency of assistance provided under this title.
23	"(5) FUNDING.—In addition to other funds
24	made available for the Administrator to perform
25	monitoring of emergency food assistance, the Admin-

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1	istrator may implement this subsection using up to
2	\$15,000,000 of funds made available under this title
3	for each of the fiscal years 2008 through 2012, ex-
4	cept for paragraph $(1)(F)$, for which only
5	\$2,500,000 shall be made available during fiscal
6	year 2008.
7	"(6) Appropriate congressional commit-
8	TEES DEFINED.—In this subsection, the term 'ap-
9	propriate congressional committees' means—
10	"(A) the Committee on Foreign Affairs
11	and the Committee on Agriculture of the House
12	of Representatives; and
13	"(B) the Committee on Agriculture, Nutri-
14	tion, and Forestry of the Senate.".
15	(h) Shelf-Stable Prepackaged Foods.—Section
16	208(f) of the Agricultural Trade Development and Assist-
17	ance Act of 1954 (7 U.S.C. 1726b(f)) is amended—
18	(1) by striking "2007" and insert "2012"; and
19	(2) by striking "\$3,000,000" and inserting
20	``\$7,000,000''
21	(i) PREPOSITIONING.—Section 407(c)(4) of the Agri-
22	cultural Trade Development and Assistance Act of 1954
23	(7 U.S.C. 1736a(c)(4)) is amended—
24	(1) by striking "Funds" and inserting "(A) IN
25	GENERAL.—Funds";

1	(2) by striking "2007" and inserting "2012";
2	(3) by striking "\$2,000,000" and inserting
3	"\$8,000,000"; and
4	(4) by adding at the end the following new sub-
5	paragraph:
6	"(B) Additional prepositioning
7	SITES.—
8	"(i) FEASIBILITY ASSESSMENT.—On
9	or after the date of the enactment of the
10	Farm, Nutrition, and Bioenergy Act of
11	2007, the Administrator is authorized to
12	carry out assessments for the establish-
13	ment of not less than two sites to deter-
14	mine the feasibility of and costs associated
15	with using such sites for the purpose of
16	storing and handling agricultural commod-
17	ities for prepositioning in foreign countries.
18	"(ii) Establishment of sites.—
19	Based on the results of the assessments
20	carried out under clause (i), the Adminis-
21	trator is authorized to establish additional
22	sites for pre-positioning in foreign coun-
23	tries.
24	"(iii) AUTHORIZATION OF APPROPRIA-
25	TIONS.—To carry out this subparagraph,

1	there are authorized to be appropriated to
2	the Administrator such sums as may be
3	necessary for each of the fiscal years 2008
4	through 2012.".
5	(j) ANNUAL REPORTS.—Section 407(f) of the Agri-
6	cultural Trade Development and Assistance Act of 1954
7	(7 U.S.C. 1736a(f)) is amended—
8	(1) in paragraph (2) —
9	(A) in subparagraph (B), by adding at the
10	end before the semicolon the following: ", and
11	the amount of funds, tonnage levels, and types
12	of activities for non-emergency food assistance
13	programs under title II of this Act";
14	(B) in subparagraph (C), by adding at the
15	end before the semicolon the following: ", and
16	a general description of the projects and activi-
17	ties implemented"; and
18	(C) so that subparagraph (D) reads as fol-
19	lows:
20	"(D) an assessment of the progress toward
21	reducing food insecurity in the populations re-
22	ceiving food assistance from the United
23	States."; and
24	(2) in paragraph (3), by striking "January 15"
25	and inserting "March 1".

(k) EXPIRATION OF ASSISTANCE.—Section 408 of
 the Agricultural Trade Development and Assistance Act
 of 1954 (7 U.S.C. 1736b) is amended by striking "2007"
 and inserting "2012".

5 (1) AUTHORIZATION OF APPROPRIATIONS.—Sub6 section (a) of section 412 of the Agricultural Trade Devel7 opment and Assistance Act of 1954 (7 U.S.C. 1736f) is
8 amended to read as follows:

9 "(a) AUTHORIZATION OF APPROPRIATIONS.—For
10 each of the fiscal years 2008 through 2012, there are au11 thorized to be appropriated to the President—

12 "(1) such sums as may be necessary to carry
13 out the concessional credit sales program established
14 under title I,

15 "(2) \$2,500,000,000 to carry out the emer16 gency and non-emergency food assistance programs
17 under title II, and

18 "(3) such sums as may be necessary to carry19 out the grant program established under title III,

including such amounts as may be required to make payments to the Commodity Credit Corporation to the extent
the Commodity Credit Corporation is not reimbursed
under the programs under this Act for the actual costs
incurred or to be incurred by such Corporation in carrying
out such programs.".

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1	(m) Micronutrient Fortification Programs.—
2	(1) PURPOSE.—Subsection $(a)(2)(C)$ of section
3	415 of the Agricultural Trade Development and As-
4	sistance Act of 1954 (7 U.S.C. 1736g–2) is amend-
5	ed—
6	(A) by striking "using the same mecha-
7	nism that was used to assess the micronutrient
8	fortification program in" and inserting "uti-
9	lizing recommendations from"; and
10	(B) by striking "with funds from the Bu-
11	reau for Humanitarian Response of the United
12	States Agency for International Development"
13	and inserting "with implementation by an inde-
14	pendent entity with proven impartiality and a
15	mechanism that incorporates the range of
16	stakeholders implementing programs under title
17	II of this Act as well as other food assistance
18	industry experts".
19	(2) TERMINATION OF AUTHORITY.—Subsection
20	(d) of such section is amended by striking "2007"
21	and inserting "2012".
22	(n) John Ogonowski and Doug Bereuter Farm-
23	ER-TO-FARMER PROGRAM.—

1	(1) MINIMUM FUNDING.—Section 501(d) of the
2	Agricultural Trade Development and Assistance Act
3	of 1954 (7 U.S.C. 1737(d)) is amended—
4	(A) by inserting "or \$10,000,000, which-
5	ever amount is greater," after "not less than
6	0.5 percent"; and
7	(B) by striking "2002 through 2007" and
8	inserting "2008 through 2012".
9	(2) Authorization of appropriations.—
10	Section 501(e) of the Agricultural Trade Develop-
11	ment and Assistance Act of 1954 (7 U.S.C. 1737(e))
12	is amended by striking paragraph (1) and inserting
13	the following new paragraph:
14	"(1) IN GENERAL.—To carry out programs
15	under this section, there is authorized to be appro-
16	priated for each of fiscal years 2008 through 2012
17	the following amounts:
18	"(A) \$10,000,000 for sub-Saharan African
19	and Caribbean Basin countries.
20	"(B) \$5,000,000 for all other countries not
21	included in subparagraph (A).".
22	(o) References to Committee.—The Agricultural
23	Trade Development and Assistance Act of 1954 (7 U.S.C.
24	1691 et seq.) is amended by striking "Committee on Inter-

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national Relations" each place it appears and inserting
"Committee on Foreign Affairs".
SEC. 3002. EXPORT CREDIT GUARANTEE PROGRAM.
(a) Repeal of Supplier Credit Guarantee Pro-
GRAM AND INTERMEDIATE EXPORT CREDIT GUARANTEE
Program.—
(1) Repeals.—Section 202 of the Agricultural
Trade Act of 1978 (7 U.S.C. 5622) is amended—
(A) in subsection (a)—
(i) in paragraph (1), by striking "(1)"
and all that follows through "The Com-
modity" and inserting "The Commodity";
(ii) in paragraph (1), by striking "3-
year period" and inserting "6-month pe-
riod"; and
(iii) by striking paragraphs (2) and
(3);
(B) by striking subsections (b) and (c);
and
(C) by redesignating subsections (d)
through (l) as subsections (b) through (j), re-
spectively.
(2) Conforming Amendments.—The Agricul-
tural Trade Act of 1978 is amended—
(A) in section 202 (7 U.S.C. 5622)—

1	(i) in subsection (b)(4) (as redesig-
2	nated by paragraph (1)(C)), by striking ",
3	consistent with the provisions of subsection
4	(e)";
5	(ii) in subsection (d) (as redesignated
6	by paragraph $(1)(C))$ —
7	(I) by striking "(1)" and all that
8	follows through "The Commodity"
9	and inserting "The Commodity"; and
10	(II) by striking paragraph (2) ;
11	and
12	(iii) in subsection $(g)(2)$ (as redesig-
13	nated by paragraph $(1)(C)$, by striking
14	"subsections (a) and (b)" and inserting
15	"subsection (a)"; and
16	(B) in section 211 (7 U.S.C. 5641), by
17	striking subsection (b) and inserting the fol-
18	lowing:
19	"(b) Export Credit Guarantee Programs.—(1)
20	The Commodity Credit Corporation shall make available
21	for each of fiscal years 2008 through 2012 not less than
22	\$5,500,000,000 in credit guarantees under section 202(a).
23	"(2) Section $202(k)(1)$ of the Agricultural Trade Act
24	of 1978 (7 U.S.C. 5622(k)(1)) is amended by striking
25	"2007" and inserting "2012".".

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1 SEC. 3003. MARKET ACCESS PROGRAM.

(a) ORGANIC COMMODITIES.—Section 203(a) of the
Agricultural Trade Act of 1978 (7 U.S.C. 5623(a)) is
amended by inserting after "agricultural commodities" the
following: "(including commodities that are organically
produced (as defined in section 2103 of the Organic Foods
Production Act of 1990 (7 U.S.C. 6502))".

8 (b) FUNDING.—Section 211(c)(1)(A) of the Agricul-9 tural Trade Act of 1978 (7 U.S.C. 5641(c)(1)(A)) is 10 amended by striking ", and \$200,000,000 for each of fis-11 cal years 2006 and 2007" and inserting "\$200,000,000 12 for each of fiscal years 2006 and 2007, and \$225,000,000 13 for each of fiscal years 2008 through 2012".

14 SEC. 3004. FOOD FOR PROGRESS ACT OF 1985.

15 The Food for Progress Act of 1985 (7 U.S.C. 1736o)
16 is amended by striking "2007" each place it appears and
17 inserting "2012".

18 SEC. 3005. REAUTHORIZATION OF MCGOVERN-DOLE INTER-

19NATIONAL FOOD FOR EDUCATION AND20CHILD NUTRITION PROGRAM.

(a) ADMINISTRATION OF PROGRAM.—Section 3107
of the Farm Security and Rural Investment Act of 2002
(7 U.S.C. 17360–1) is amended—

(1) in subsection (d), in the matter precedingparagraph (1), by striking "The President shall des-

1	ignate 1 or more Federal agencies to" and inserting
2	"The Secretary shall";
3	(2) in subsection $(f)(2)$, in the matter preceding
4	subparagraph (A), by striking "implementing agen-
5	cy" and inserting "Secretary"; and
6	(3) in subsections $(c)(2)(B)$, $(f)(1)$, $(h)(1)$ and
7	(2), and (i), by striking "President" each place it
8	appears and inserting "Secretary".
9	(b) FUNDING.—Section 3107(l) of the Farm Security
10	and Rural Investment Act of 2002 (7 U.S.C. 17360-1(l))
11	is amended—
12	(1) by striking paragraphs (1) and (2) and in-
13	serting the following:
14	"(1) Use of commodity credit corporation
15	FUNDS.—Of the funds of the Commodity Credit
16	Corporation, the Secretary shall use to carry out this
17	section-
18	"(A) \$0 for fiscal year 2008;
19	"(B) \$140,000,000 for fiscal year 2009;
20	"(C) \$170,000,000 for fiscal year 2010;
21	"(D) \$230,000,000 for fiscal year 2011;
22	"(E) $300,000,000$ for fiscal year 2012;
23	and
24	"(F) \$0 for fiscal year 2013.";

(2) by redesignating paragraph (3) as para graph (2); and

3 (3) in paragraph (2) (as redesignated by para4 graph (2)), by striking "any Federal agency imple5 menting or assisting" and inserting "the Depart6 ment of Agriculture or any other Federal agency as7 sisting".

8 SEC. 3006. BILL EMERSON HUMANITARIAN TRUST.

9 Section 302 of the Bill Emerson Humanitarian Trust
10 Act (7 U.S.C. 1736f–1) is amended by striking "2007"
11 each place it appears in subsection (b)(2)(B)(i) and para12 graphs (1) and (2) of subsection (h) and inserting "2012".

13 SEC. 3007. TECHNICAL ASSISTANCE FOR SPECIALTY CROPS.

Section 3205 of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 5680) is amended so that
subsection (d) reads as follows:

17 "(d) FUNDING.—

18 "(1) COMMODITY CREDIT CORPORATION.—The
19 Secretary shall use the funds, facilities, and authori20 ties of the Commodity Credit Corporation to carry
21 out this section.

"(2) FUNDING AMOUNT.—The Secretary shall
use the funds of, or an equal value of commodities
owned by, the Commodity Credit Corporation to
carry out this section—

1	"(A) \$4,000,000 for fiscal year 2008;
2	"(B) \$6,000,000 for fiscal year 2009;
3	"(C) \$8,000,000 for fiscal year 2010;
4	((D) \$10,000,000 for each of fiscal years
5	2011 through 2012.".

6 SEC. 3008. TECHNICAL ASSISTANCE FOR THE RESOLUTION 7 OF TRADE DISPUTES.

8 (a) IN GENERAL.—The Secretary of Agriculture may 9 provide monitoring, analytic support, and other technical 10 assistance to limited resource persons and organizations 11 associated with agricultural trade (as determined by the 12 Secretary) to address unfair trade practices of foreign 13 countries and to reduce trade barriers.

14 (b) AUTHORIZATION OF APPROPRIATIONS.—There15 are authorized such sums as necessary to carry out sub-16 section (a).

17 SEC. 3009. REPRESENTATION BY THE UNITED STATES AT 18 INTERNATIONAL STANDARD-SETTING BOD-

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IES.

(a) IN GENERAL.—Pursuant to the authority of the
Secretary provided by section 1458(a)(3) of the Food and
Agriculture Act of 1977 (7 U.S.C. 3291(a)(3)), the Secretary is authorized to enhance United States support for
international organizations, including the Food and Agriculture Organization, the Codex Alimentarius Commis-

sion, the International Plant Protection Convention, and
 the World Organization for Animal Health, that establish
 international standards regarding food, food safety,
 plants, and animals, respectively, by funding additional
 positions of Associate Professional Officers to address san itary and phytosanitary priorities of the United States
 within applicable international organizations.

8 (b) AUTHORIZATION OF APPROPRIATIONS.—There
9 are authorized to be appropriated such sums as necessary
10 to carry out this section for each of fiscal years 2007–
11 2012.

12 SEC. 3010. FOREIGN MARKET DEVELOPMENT COOPERATOR 13 PROGRAM.

(a) FOREIGN MARKET DEVELOPMENT COOPERATOR
PROGRAM.—Subsection (c) of section 702 of the Agricultural Trade Act of 1978 (7 U.S.C. 5722) is amended by
striking "Committee on International Relations" and inserting "Committee on Foreign Affairs".

19 (b) FUNDING.—Subsection (a) of section 703 of such
20 Act (7 U.S.C. 5723) is amended by striking "2002
21 through 2007" and inserting "2008 through 2012".

22 SEC. 3011. EMERGING MARKETS.

The Food, Agriculture, Conservation, and Trade Act
of 1990 (7 U.S.C. 5622 note; Public Law 101–624) is

1 amended in each of subsections (a) and (d)(1)(A)(i) by2 striking "2007" and inserting "2012.

3 SEC. 3012. EXPORT ENHANCEMENT PROGRAM.

4 Section 301(e)(1)(G) of the Agricultural Trade Act
5 of 1978 (7 U.S.C. 5651(e)(1)(G)) is amended by striking
6 "2007" and inserting "2012".

7 SEC. 3013. MINIMUM LEVEL OF NONEMERGENCY FOOD AS8 SISTANCE.

9 Section 412 of the Agricultural Trade Development
10 and Assistance Act of 1954 (7 U.S.C. 1736f) is amended
11 by inserting at the end the following new subsection:

12 "(e) MINIMUM LEVEL OF NONEMERGENCY FOOD AS-13 SISTANCE.—

"(1) FUNDS.—Of the amounts made available
to carry out emergency and nonemergency food assistance programs under title II, not less than
\$450,000,000 for each of fiscal years 2008 through
2012 shall be expended for nonemergency food assistance programs under title II.

20 "(2) EXCEPTION.—The Administrator may use
21 less than the amount specified in paragraph (1) for
22 a fiscal year for nonemergency food assistance pro23 grams under title II if—

24 "(A) the Administrator submits to the25 Committees on Foreign Affairs, Agriculture,

1 and Appropriations of the House of Representa-2 tives and the Committees on Appropriations 3 and Agriculture, Nutrition, and Forestry of the 4 Senate a report requesting the reduction and 5 containing the reasons for the reduction; and 6 "(B) following submission of the report, 7 Congress enacts a law approving the Adminis-8 trator's request.".

9 SEC. 3014. GERMPLASM CONSERVATION.

CONTRIBUTION.—The Administrator of 10 (a) the 11 United States Agency for International Development shall contribute funds to endow the Global Crop Diversity Trust 12 (in this section referred to as the "Trust") to assist in 13 the conservation of genetic diversity in food crops through 14 15 the collection and storage of the germplasm of such crops in a manner that provides for— 16

17 (1) the maintenance and storage of seed collec-18 tions;

19 (2) the documentation and cataloguing of the
20 genetics and characteristics of conserved seeds to en21 sure efficient reference for researchers, plant breed22 ers, and the public;

23 (3) building the capacity of seed collection in24 developing countries;

1	(4) making information regarding crop genetic
2	data publicly available for researchers, plant breed-
3	ers, and the public (for example, through the provi-
4	sion of an accessible Internet site);
5	(5) the operation and maintenance of a back-up
6	facility wherein is stored duplicate samples of seeds,
7	as a hedge against natural or man-made disasters;
8	and
9	(6) oversight designed to ensure international
10	coordination of these actions and efficient, public ac-
11	cessibility to this diversity through a cost-effective
12	system.
13	(b) UNITED STATES CONTRIBUTION LIMIT.—The
14	aggregate contributions of United States Government
15	funds provided to the Trust shall not exceed 25 percent
16	of the total of the funds contributed to the Trust from
17	all sources.
18	(c) AUTHORIZATION.—There are authorized to be ap-
19	propriated to carry out this section a total of \$60,000,000
20	over the period of fiscal year 2008 through fiscal year
21	2012.
22	SEC. 3015. REPORT ON EFFORTS TO IMPROVE PROCURE-
23	MENT PLANNING.
24	(a) REPORT REQUIRED.—Not later than 90 days
25	after the date of the enactment of this Act, the Adminis-

trator of the United States Agency for International De-1 2 velopment and the Secretary of Agriculture shall submit 3 to the appropriate congressional committees a report on 4 efforts taken by both the United States Agency for Inter-5 national Development and the Department of Agriculture to improve planning for food and transportation procure-6 7 ment, including efforts to eliminate bunching of food pur-8 chases.

9 (b) CONTENTS.—The report required under sub10 section (a) should include, among other things, a descrip11 tion of efforts taken to—

(1) improve coordination of food purchases by
the United States Agency for International Development and the Department of Agriculture;

15 (2) increase flexibility in procurement sched-16 ules;

17 (3) increase utilization of historical analyses18 and forecasting; and

(4) improve and streamline legal claims proc-esses for resolving transportation disputes.

21 (c) APPROPRIATE CONGRESSIONAL COMMITTEES DE22 FINED.—In this section, the term "appropriate congres23 sional committees" means—

1	(1) the Committee on Foreign Affairs and the
2	Committee on Agriculture of the House of Rep-
3	resentatives; and
4	(2) the Committee on Agriculture, Nutrition,
5	and Forestry of the Senate.
6	SEC. 3016. INTERNATIONAL DISASTER ASSISTANCE UNDER
7	THE FOREIGN ASSISTANCE ACT OF 1961.
8	For each of the fiscal years 2008 through 2012, of
9	the amounts made available to carry out section 491 of
10	the Foreign Assistance Act of 1961 (22 U.S.C. 2292), not
11	less than \$40,000,000 for each such fiscal year is author-
12	ized be made available for the purposes of famine preven-
13	tion and relief under such section.
14	TITLE IV—NUTRITION
15	PROGRAMS

Subtitle A—Food Stamp Program

- Sec. 4001. Renaming the food stamp program.
- Sec. 4002. Definition of drug addiction or alcoholic treatment and rehabilitation program.
- Sec. 4003. Nutrition education.
- Sec. 4004. Food distribution on Indian reservations.
- Sec. 4005. Excluding combat related pay from countable income.
- Sec. 4006. Increasing the standard deduction.
- Sec. 4007. Excluding dependent care expenses.
- Sec. 4008. Adjusting countable resources for inflation.
- Sec. 4009. Excluding education accounts from countable income.
- Sec. 4010. Excluding retirement accounts from countable income.
- Sec. 4011. Deobligate food stamp coupons.
- Sec. 4012. Allow for the accrual of benefits.
- Sec. 4013. Increasing the minimum benefit.
- Sec. 4014. State option for telephonic signature.
- Sec. 4015. Review of major changes in program design.
- Sec. 4016. Grants for simple application and eligibility determination systems and improved access to benefits.
- Sec. 4017. Civil money penalties and disqualification of retail food stores and wholesale food concerns.

- Sec. 4018. Major systems failures.
- Sec. 4019. Funding of employment and training programs.
- Sec. 4020. Reductions in payments for administrative costs.
- Sec. 4021. Cash payment pilot projects.
- Sec. 4022. Findings of Congress regarding Secure Supplemental Nutrition Assistance program nutrition education.
- Sec. 4023. Nutrition education and promotion initiative to address obesity.
- Sec. 4024. Authorization of appropriations.
- Sec. 4025. Consolidated block grants for Puerto Rico and American Samoa.
- Sec. 4026. Study on comparable access to Secure Supplemental Nutrition Assistance Program benefits for Puerto Rico.
- Sec. 4027. Reauthorization of community food project competitive grants.
- Sec. 4028. Emergency food assistance program.

Subtitle B—Commodity Distribution

- Sec. 4201. Authorization of appropriations.
- Sec. 4202. Distribution of surplus commodities; special nutrition projects.
- Sec. 4203. Commodity distribution program.

Subtitle C—Child Nutrition and Related Programs

- Sec. 4301. Purchase of fresh fruits and vegetables for distribution to schools and service institutions.
- Sec. 4302. Buy American requirements.
- Sec. 4303. Expansion of fresh fruit and vegetable program.
- Sec. 4304. Purchases of locally produced foods.

Subtitle D—Miscellaneous

- Sec. 4401. Seniors farmers' market nutrition program.
- Sec. 4402. Congressional Hunger Center.
- Sec. 4403. Joint nutrition monitoring and related research activities.
- Sec. 4404 Sense of the Congress.

1 Subtitle A—Food Stamp Program

2 SEC. 4001. RENAMING THE FOOD STAMP PROGRAM.

3 (a) Amendments to the Food Stamp Act of 4 1977.—

5 (1) REFERENCES AMENDED.—The provisions of
6 the Food Stamp Act of 1977 (7 U.S.C. 2011 et

7 seq.)—

8 (A) specified in paragraph (2)(A) are
9 amended in the section heading by striking
10 "FOOD STAMP" each place it appears and in-

	501
1	serting "SECURE SUPPLEMENTAL NUTRI-
2	TION ASSISTANCE'';
3	(B) specified in paragraph $(2)(B)$ are
4	amended in the subsection heading by striking
5	"FOOD STAMP" each place it appears and in-
6	serting "SECURE SUPPLEMENTAL NUTRITION
7	ASSISTANCE'';
8	(C) specified in paragraph $(2)(C)$ are
9	amended by striking each place it appears "food
10	stamp recipient" and inserting "member of a
11	household that receives Secure Supplemental
12	Nutrition Assistance Program benefits",
13	(D) specified in paragraph $(2)(D)$ are
14	amended by striking "food stamp recipients"
15	each place it appears and inserting "members
16	of households that receive Secure Supplemental
17	Nutrition Assistance Program benefits",
18	(E) specified in paragraph $(2)(E)$ are
19	amended by striking "food stamp households"
20	each place it appears and inserting "households
21	that receive Secure Supplemental Nutrition As-
22	sistance Program benefits";
23	(F) specified in paragraph $(2)(F)$ are
24	amended by striking "Simplified Food Stamp
25	Program" each place it appears and inserting

1	"Simplified Secure Supplemental Nutrition As-
2	sistance Program";
3	(G) specified in paragraph (2)(H) are
4	amended by striking "food stamp participants"
5	each place it appears and inserting "partici-
6	pants in the Secure Supplemental Nutrition As-
7	sistance Program";
8	(H) specified in paragraph $(2)(I)$ are
9	amended by striking "food stamp informational
10	activities" each place it appears and inserting
11	"informational activities relating to the Secure
12	Supplemental Nutrition Assistance Program";
13	(I) specified in paragraph $(2)(J)$ are
14	amended by striking "food stamp caseload"
15	each place it appears and inserting "caseload
16	under the Secure Supplemental Nutrition As-
17	sistance Program'';
18	(J) specified in paragraph (2)(K) are
19	amended by striking "State's food stamp house-
20	holds" each place it appears and inserting "the
21	number of households in the State receiving Se-
22	cure Supplemental Nutrition Assistance Pro-
23	gram benefits";
24	(K) specified in paragraph (2)(L) are

amended in the section heading by striking

25

1	"FOOD STAMP PORTION" each place it ap-
2	pears and inserting "SECURE SUPPLE-
3	MENTAL NUTRITION ASSISTANCE PRO-
4	GRAM BENEFITS'';
5	(L) specified in paragraph $(2)(M)$ are
6	amended by striking "food stamps" each place
7	it appears and inserting "Secure Supplemental
8	Assistance Nutrition Program benefits";
9	(M) specified in paragraph $(2)(N)$ are
10	amended by striking "Food stamp program"
11	each place it appears and inserting "Secure
12	Supplemental Nutrition Assistance Program";
13	(N) specified in paragraph $(2)(0)$ are
14	amended by striking "food stamp program ben-
15	efits" each place it appears and inserting "Se-
16	cure Supplemental Nutrition Program bene-
17	fits"; and
18	(O) specified in paragraph $(2)(O)$ are
19	amended by striking "food stamp program"
20	each place it appears and inserting "Secure
21	Supplemental Nutrition Assistance Nutrition
22	Program".
23	(2) Provisions referred to.—The provi-
24	sions of the of the Food Stamp Act of 1977 referred
25	to in paragraph (1) are the following:

1	(A) Sections 4 and 26.
2	(B) Section $6(j)$.
3	(C) Section 6(0)(6)(A)(ii).
4	(D)(i) Subparagraphs (D) and (E) of sec-
5	tion $6(0)(6);$
6	(ii) sections $16(h)(1)(E)(i)$ and $12(a)$; and
7	(iii) paragraphs $(1)(B)(ii)(II)$ and $(3)(B)$
8	of section 17(b).
9	(E) Sections 7(h)(3)(B)(ii), 9(b)(1), 12(a),
10	and 17(b)(1)(B)(ii)(I).
11	(F) Sections 11(e)(25) and 26(b).
12	(G) Section $11(f)(2)(B)$.
13	(H) Section $16(a)$.
14	(I) Section 16(e)(9)(C).
15	(J) Section 17(b)(1)(B)(iii)(I).
16	(K) Section 22.
17	(L)(i) Subsections (d)(3) and $(o)(6)(A)(i)$
18	of section 6;
19	(ii) paragraphs $(2)(B)(v)(II)$ and (14) of
20	section 11(e); and
21	(iii) sections $12(e)(16)$, $17(b)(3)(C)$, and
22	18(a)(3)(A)(ii).
23	(M) Section 3(h).
24	(N)(i) In section 6—
25	(I) subsection (h); and

1	(II) in subsection (o)—
2	(aa) paragraph (2); and
3	(bb) subclauses (IV) and (V) of
4	paragraph (6)(A)(ii).
5	(ii) Section $7(k)(2)$.
6	(iii) In section 11—
7	(I) subsection $(e)(25)(A);$
8	(II) paragraphs (1) , (2) , and (3) of
9	subsection (s); and
10	(III) subsection $(t)(1)(B)$.
11	(iv) In section 17—
12	(I) subsection $(a)(2);$
13	(II) paragraphs $(1)(A)$, (2) , and
14	(3)(D) of subsection (b);
15	(III) paragraphs $(1)(B)$, $(2)(C)(ii)$,
16	and $(3)(E)$ of subsection (d); and
17	(IV) subsections (e) and (f).
18	(v) Section $21(d)(3)$.
19	(O)(i) Sections 2, 3(h), and 4.
20	(ii) In section 5—
21	(I) subsections (a) , (b) , (c) , and (d) ;
22	(II) clauses (ii)(III) and (iv)(IV) of
23	subsection $(e)(6)(C);$
24	(III) paragraphs (1) , (3) , and
25	(6)(B)(iv) of subsection (g); and

1	(IV) subsections $(h)(2)(A)$ and
2	(k)(4)(B).
3	(iii) In section 6—
4	(I) subsections (a) and (b);
5	(II) in subsection $(d)(1)$ —
6	(aa) subparagraphs (A) and (B);
7	(bb) clauses (i), (ii), and (iii) of
8	subparagraph (C); and
9	(cc) clauses (v) and (vi) of sub-
10	paragraph (D);
11	(III) paragraphs $(2)(C)$, (3) , and
12	(4)(A)(i) of subsection (d);
13	(IV) subsections (e), (f), and (h);
14	(V) paragraphs (1) and (2) of sub-
15	section (i); and
16	(VI) subsections (j) , (k) , $(l)(1)$,
17	(m)(1), (n), (o)(5)(A);
18	(iv) In section 7—
19	(I) subsections (a), (b), and (g);
20	(II) paragraphs (1) and $(2)(B)$ of
21	subsection (j); and
22	(III) in subsection (k)—
23	(aa) paragraph (3); and
24	(bb) subparagraphs (B)(ii) and
25	(C) of paragraph (4).

1	(v) In section 8—
2	(I) subsections (a), $(c)(2)$, and $(d)(2)$;
3	(II) in subsection (f)—
4	(aa) clauses (i)(II)(aa), (ii)(I),
5	and (iv) of paragraph (1)(D); and
6	(bb) paragraph $(3)(B)(ii)(II)(bb)$.
7	(vi) In section 9—
8	(I) paragraphs (1) and (3) of sub-
9	section (a); and
10	(II) subsections $(b)(1)$, (d) , (e) , and
11	(g).
12	(vii) In section 11—
13	(I) subsections (c) and (d);
14	(II) in subsection (e)—
15	(aa) paragraph (1)(A);
16	(bb) clauses (i) and (iv) of para-
17	graph $(2)(B)$; and
18	(cc) paragraphs (10) , (17) ,
19	(20)(B), and (22);
20	(III) subsections $(f)(1)$, (g) , (i) , and
21	(j)(1);
22	(IV) paragraphs (1), (2), (3), and (4)
23	of subsection (o);
24	(V) subsections (p) and (q); and

1	(VI) paragraphs $(2)(A)$ and $(B)(4)(A)$
2	of subsection (t).
3	(viii) Sections $12(a)$ and $14(a)(1)$.
4	(ix) Subsections $(b)(1)$ and (c) of section
5	15.
6	(x) In section 16—
7	(I) subsection (a);
8	(II) paragraph (1) , (2) , and (3) of
9	subsection (b);
10	(III) in subsection (c)—
11	(aa) the matter preceding sub-
12	paragraph (A);
13	(bb) subparagraphs $(D)(i)(II)$
14	and $(F)(iii)(I)$ of paragraph (1); and
15	(cc) subparagraphs (A), (B), and
16	(C) of paragraph (9);
17	(IV) subsections (e), (g), and (i)(1);
18	and
19	(V) in subsection (k)—
20	(aa) subparagraphs (A) and (B)
21	of paragraph (2);
22	(bb) subparagraphs (A) and
23	(B)(i) of paragraph (3); and
24	(cc) subparagraphs (A)(ii) and
25	(B)(iv)(II) of paragraph (5).

1	(xi) In section 17—
2	(I) subsection $(a)(1)$;
3	(II) in subsection (b)—
4	(aa) subparagraphs (A) and
5	(B)(i) of paragraph (1); and
6	(bb) subparagraph (2);
7	(III) subsection (c);
8	(IV) subparagraphs (A) and (C) of
9	subsection (d) (2) ; and
10	(V) subsections (e), (g), and $(h)(2)$.
11	(xii) Subsections $(a)(3)(D)$, (b) , (d) , and
12	(e) of section 18.
13	(xiii) Subsections $(a)(1)$ and (f) of section
14	20.
15	(xiv) In section 21—
16	(I) subsection (a);
17	(II) in subsection (b)—
18	(aa) in paragraph (2)—
19	(AA) clause (i) and (ii) of
20	subparagraph (A);
21	(BB) subparagraphs (B)
22	and (C)(i);
23	(CC) clause (ii), and sub-
24	clauses (II), (III), and (IV) of

	010
1	clause (iii), of subparagraph (F);
2	and
3	(DD) subparagraph (G)(i);
4	(bb) paragraph (3);
5	(cc) in paragraph (4)—
6	(AA) subparagraphs (A) and
7	(B); and
8	(BB) the flush text at the
9	end;
10	(dd) paragraphs (5) and (7) ;
11	(III) subsection $(C)(2)(B);$
12	(IV) paragraphs $(1)(A)$, (2) , and (3)
13	of subsection (d); and
14	(V) paragraphs (1) and (2) of sub-
15	section (f).
16	(xv) In section 22—
17	(I) subsection $(a)(1)$;
18	(II) in subsection (b)—
19	(aa) paragraph (2);
20	(bb) in paragraph (3)—
21	(AA) subparagraphs (A) and
22	(B)(ii);
23	(BB) clauses (ii) and (iii) of
24	subparagraph (C);

1	(CC) subparagraph (D)(ii);
2	and
3	(DD) clauses (i), (ii), and
4	(iv) of subparagraph (E);
5	(cc) paragraph (5);
6	(dd) subparagraphs (B) and (C)
7	of paragraph (6);
8	(ee) subparagraphs (A) and (B)
9	of paragraph (7);
10	(ff) paragraphs (8) and (9);
11	(gg) in paragraph (10)—
12	(AA) subparagraph (A)
13	(BB) clauses (i) and (ii) of
14	subparagraph (B); and
15	(CC) subparagraph (C); and
16	(hh) paragraphs (11) , (12) , and
17	(13);
18	(III) in subsection (d)—
19	(aa) paragraph $(1)(B)(i)$; and
20	(bb) paragraph (3); and
21	(IV) subsections (g)1 and (h).
22	(xvi) Section 23(c).
23	(xvii) In section 26—
24	(I) subparagraphs (B) and (C) of sub-
25	section $(c)(4)$; and

1

(II) subsection (f)(1).

2 (b) REFERENCES IN OTHER LAWS, DOCUMENT, AND
3 RECORDS OF THE UNITED STATES.—In any law (exclud4 ing the Food Stamp Act of 1977), regulation, rule, docu5 ment, or record of the United States—

6 (1) a reference to food stamp recipients shall be
7 deemed to be a reference to recipients of Secure
8 Supplemental Nutrition Assistance Program bene9 fits;

10 (2) a reference to food stamp households shall
11 be deemed to be a reference to households that re12 ceive Secure Supplemental Nutrition Assistance Pro13 gram benefits;

14 (3) a reference to the Simplified Food Stamp
15 Program shall be deemed to be a reference to the
16 Simplified Secure Supplemental Nutrition Assistance
17 Program;

(4) a reference to food stamp participants shall
be deemed to be a reference to participants in the
Secure Supplemental Nutrition Assistance Program;

(5) a reference to food stamp informational activities shall be deemed to be a reference to informational activities relating to the Secure Supplemental
Nutrition Assistance Program;

1	(6) a reference to food stamp caseload shall be
2	deemed to be a reference to caseload under the Se-
3	cure Supplemental Nutrition Assistance Program;
4	(7) a reference to food stamps shall be deemed
5	to be a reference to Secure Supplemental Nutrition
6	Assistance Program benefits; and
7	(8) a reference to the food stamp program shall
8	be deemed to be a reference to Secure Supplemental
9	Nutrition Assistance Program.
10	SEC. 4002. DEFINITION OF DRUG ADDICTION OR ALCO-
11	HOLIC TREATMENT AND REHABILITATION
10	PROGRAM.
12	PROGRAM.
12	Section 3(f) of the Food Stamp Act of 1977 (7
13	Section 3(f) of the Food Stamp Act of 1977 (7
13 14	Section 3(f) of the Food Stamp Act of 1977 (7 U.S.C. 2012(f)) is amended by striking " center, under
13 14 15	Section 3(f) of the Food Stamp Act of 1977 (7 U.S.C. 2012(f)) is amended by striking " center, under part B of title XIX of the Public Health Service Act (42
13 14 15 16	Section 3(f) of the Food Stamp Act of 1977 (7 U.S.C. 2012(f)) is amended by striking " center, under part B of title XIX of the Public Health Service Act (42 U.S.C. 300x et seq.)" and inserting "center, that is—
13 14 15 16 17	Section 3(f) of the Food Stamp Act of 1977 (7 U.S.C. 2012(f)) is amended by striking " center, under part B of title XIX of the Public Health Service Act (42 U.S.C. 300x et seq.)" and inserting "center, that is— "(1) tax exempt; and
 13 14 15 16 17 18 	Section 3(f) of the Food Stamp Act of 1977 (7 U.S.C. 2012(f)) is amended by striking " center, under part B of title XIX of the Public Health Service Act (42 U.S.C. 300x et seq.)" and inserting "center, that is— "(1) tax exempt; and "(2) certified by the State title XIX agency,
 13 14 15 16 17 18 19 	Section 3(f) of the Food Stamp Act of 1977 (7 U.S.C. 2012(f)) is amended by striking " center, under part B of title XIX of the Public Health Service Act (42 U.S.C. 300x et seq.)" and inserting "center, that is— "(1) tax exempt; and "(2) certified by the State title XIX agency, under part B of title XIX of the Public Health Serv-
 13 14 15 16 17 18 19 20 	Section 3(f) of the Food Stamp Act of 1977 (7 U.S.C. 2012(f)) is amended by striking " center, under part B of title XIX of the Public Health Service Act (42 U.S.C. 300x et seq.)" and inserting "center, that is— "(1) tax exempt; and "(2) certified by the State title XIX agency, under part B of title XIX of the Public Health Serv- ice Act (42 U.S.C. 300x et seq.), as receiving fund-
 13 14 15 16 17 18 19 20 21 	Section 3(f) of the Food Stamp Act of 1977 (7 U.S.C. 2012(f)) is amended by striking " center, under part B of title XIX of the Public Health Service Act (42 U.S.C. 300x et seq.)" and inserting "center, that is— "(1) tax exempt; and "(2) certified by the State title XIX agency, under part B of title XIX of the Public Health Serv- ice Act (42 U.S.C. 300x et seq.), as receiving fund- ing under part B, eligible to receive funding under

quire State or Federal licensure to meet these re quirements;".

3 SEC. 4003. NUTRITION EDUCATION.

4 (a) AUTHORITY TO PROVIDE NUTRITION EDU5 CATION.—Section 4(a) of the Food Stamp Act of 1977
6 (7 U.S.C. 2013(a)) is amended in the first sentence by
7 inserting "and through an approved State plan, nutrition
8 education" after "an allotment".

9 (b) IMPLEMENTATION.—Section 11(f) of the Food
10 Stamp Act of 1977 (7 U.S.C. 2020(f)) is amended to read
11 as follows:

12 "(f) NUTRITION EDUCATION.—

"(1) IN GENERAL.—State agencies may implement a nutrition education program for individuals
eligible for Secure Supplemental Nutrition Assistance Program benefits that promotes healthy food
choices consistent with current Dietary Guidelines.

"(2) DELIVERY OF NUTRITION EDUCATION.—
State agencies may deliver nutrition education directly to eligible persons or through agreements with
the Cooperative State Research, Education and Extension Service, including through the expanded food
and nutrition education under section 3(d) of the
Act of May 8, 1914 (7 U.S.C. 343(d)), and other

State and community health and nutrition providers
 and organizations.

"(3) NUTRITION EDUCATION STATE PLANS.— 3 4 State agencies wishing to provide nutrition education 5 under this subsection shall submit a Nutrition Edu-6 cation State Plan to the Food and Nutrition Service 7 for approval. The plan shall identify the uses of the 8 funding for local projects and conform to standards 9 set forth by the Secretary in regulations or guid-10 ance. State costs for providing nutrition education 11 under this subsection shall be reimbursed pursuant 12 to section 16(a).

13 "(4) NOTIFICATION.—Whenever practicable,
14 State agencies shall notify applicants, participants,
15 and eligible program participants of the availability
16 of nutrition education under this subsection.".

17 SEC. 4004. FOOD DISTRIBUTION ON INDIAN RESERVATIONS.

(a) IN GENERAL.—Section 4 of the Food Stamp Act
of 1977 (7 U.S.C. 2013) is amended by striking subsection (b) and inserting the following:

21 "(b) FOOD DISTRIBUTION PROGRAM ON INDIAN22 RESERVATIONS.—

23 "(1) IN GENERAL.—Distribution of commod24 ities, with or without the Secure Supplemental Nu25 trition Assistance Program, shall be made whenever

1	a request for concurrent or separate food program
2	operations, respectively, is made by a tribal organi-
3	zation.
4	"(2) Administration.—
5	"(A) IN GENERAL.—Subject to subpara-
6	graphs (B) and (C), in the event of a distribu-
7	tion on all or part of an Indian reservation, the
8	appropriate agency of the State government in
9	the area involved shall be responsible for the
10	distribution.
11	"(B) Administration by tribal organi-
12	ZATION.—If the Secretary determines that a
13	tribal organization is capable of effectively and
14	efficiently administering a distribution de-
15	scribed in subparagraph (A), then the tribal or-
16	ganization shall administer the distribution.
17	"(C) PROHIBITION.—The Secretary shall
18	not approve any plan for a distribution de-
19	scribed in subparagraph (A) that permits any
20	household on any Indian reservation to partici-
21	pate simultaneously in the Secure Supplemental
22	Nutrition Assistance Program and the distribu-
23	tion of federally donated foods.
24	"(3) DISQUALIFIED PARTICIPANTS.—The Sec-

25 retary shall ensure that an individual who is dis-

1 qualified from participation in the Food Distribution 2 Program on Indian Reservations under this sub-3 section is not eligible to participate in the Secure 4 Supplemental Nutrition Assistance Program under 5 this Act. 6 "(4) ADMINISTRATIVE COSTS.—The Secretary 7 is authorized to pay such amounts for administrative 8 costs of such distribution on Indian reservations as 9 the Secretary finds necessary for effective adminis-10 tration of such distribution by a State agency or 11 tribal organization. 12 "(5) TRADITIONAL AND LOCAL FOODS FUND.— 13 "(A) IN GENERAL.—The Secretary shall 14 establish a fund to purchase traditional and lo-15 cally-grown food, designated by region, for re-16 cipients of food distributed under this sub-17 section. 18 "(B) NATIVE AMERICAN PRODUCERS.— 19 For recipients of food distributed under sub-20 paragraph (A), at least 50 percent shall be pro-21 duced by Native American farmers, ranchers, 22 and producers. 23 "(C) DEFINITION OF TRADITIONAL AND 24 LOCALLY GROWN.—The Secretary, in conjunc-25 tion with the Indian Tribal Organizations, will

1	determine the definition of traditional and lo-
2	cally-grown.
3	"(D) AUTHORIZATION OF APPROPRIA-
4	TIONS.—There is authorized to be appropriated
5	to the Secretary \$5,000,000 for each of the fis-
6	cal years 2008 through 2012 to carry out sub-
7	paragraph (A).".
8	(b) FDPIR FOOD PACKAGE.—Not later than 180
9	days after the date of enactment of this Act, the Secretary
10	of Agriculture shall submit to the Committee on Agri-
11	culture of the House of Representatives and the Com-
12	mittee on Agriculture, Nutrition, and Forestry of the Sen-
13	ate a report that describes—
14	(1) how the Secretary derives the process for
15	determining the food package under the Food Dis-
16	tribution Program on Indian Reservations estab-
17	lished under section 4(b) of the Food Stamp Act of
18	1977 (7 U.S.C. 2013(b)) (referred to in this sub-
19	section as the "food package");
20	(2) the extent to which the food package—
21	(A) conforms (or fails to conform) to the
22	2005 Dietary Guidelines for Americans pub-
23	lished under section 301 of the National Nutri-
24	tion Monitoring and Related Research Act of
25	1990 (7 U.S.C. 5341);

1	(B) addresses (or fails to address) the nu-
2	tritional and health challenges that are specific
3	to Native Americans; and
4	(C) addresses (or fails to address) the nu-
5	tritional needs of low-income Native Americans,
6	compared to the Secure Supplemental Nutrition
7	Assistance Program;
8	(3) any plans of the Secretary to revise and up-
9	date the food package to conform with the most re-
10	cent Dietary Guidelines for Americans, including
11	any costs associated with the planned changes; and
12	(4) if the Secretary does not plan changes to
13	the food package, the rationale of the Secretary for
13 14	the food package, the rationale of the Secretary for retaining the food package.
14	retaining the food package.
14 15	retaining the food package. SEC. 4005. EXCLUDING COMBAT RELATED PAY FROM
14 15 16	retaining the food package. SEC. 4005. EXCLUDING COMBAT RELATED PAY FROM COUNTABLE INCOME.
14 15 16 17	retaining the food package. SEC. 4005. EXCLUDING COMBAT RELATED PAY FROM COUNTABLE INCOME. Section (5)(d) of the Food Stamp Act of 1977 (7
14 15 16 17 18	retaining the food package. SEC. 4005. EXCLUDING COMBAT RELATED PAY FROM COUNTABLE INCOME. Section (5)(d) of the Food Stamp Act of 1977 (7 U.S.C. 2014(d)) is amended—
14 15 16 17 18 19	retaining the food package. SEC. 4005. EXCLUDING COMBAT RELATED PAY FROM COUNTABLE INCOME. Section (5)(d) of the Food Stamp Act of 1977 (7 U.S.C. 2014(d)) is amended— (1) by striking "and (18)", and inserting
 14 15 16 17 18 19 20 	retaining the food package. SEC. 4005. EXCLUDING COMBAT RELATED PAY FROM COUNTABLE INCOME. Section (5)(d) of the Food Stamp Act of 1977 (7 U.S.C. 2014(d)) is amended— (1) by striking "and (18)", and inserting "(18)", and
 14 15 16 17 18 19 20 21 	retaining the food package. SEC. 4005. EXCLUDING COMBAT RELATED PAY FROM COUNTABLE INCOME. Section (5)(d) of the Food Stamp Act of 1977 (7 U.S.C. 2014(d)) is amended— (1) by striking "and (18)", and inserting "(18)", and (2) by inserting before the period at the end the
 14 15 16 17 18 19 20 21 22 	retaining the food package. SEC. 4005. EXCLUDING COMBAT RELATED PAY FROM COUNTABLE INCOME. Section (5)(d) of the Food Stamp Act of 1977 (7 U.S.C. 2014(d)) is amended— (1) by striking "and (18)", and inserting "(18)", and (2) by inserting before the period at the end the following: "and (19) any additional payment received

designated combat zone for the duration of the
 member's deployment to or service in a combat zone
 if the additional pay was not received immediately
 prior to serving in that or another combat zone.".

5 SEC. 4006. INCREASING THE STANDARD DEDUCTION.

6 Section (5)(e)(1) of the Food Stamp Act of 1977 (7
7 U.S.C. 2014(e)(1)) is amended—

8 (1) in subparagraph (A)(ii) by striking "not 9 less than \$134" and all that follows through the pe-10 riod at the end, and inserting the following: "not 11 less than \$145, \$248, \$205, and \$128, respectively. 12 On October 1, 2008, and each October 1 thereafter, 13 such standard deduction shall be an amount that is 14 equal to the amount from the previous fiscal year 15 adjusted to the nearest lower dollar increment to re-16 flect changes in the Consumer Price Index for All 17 Urban Consumers published by the Bureau of Labor 18 Statistics, for items other than food, for the 12 19 months ending the preceding June 30."; and

(2) in subparagraph (B)(ii) by striking "not
less than \$269." and inserting the following: "not
less than \$291. On October 1, 2008, and each October 1 thereafter, such standard deduction shall be
an amount that is equal to the amount of the previous fiscal year adjusted to the nearest dollar incre-

1	ment to reflect changes in the Consumer Price Index
2	for All Urban Consumers published by the Bureau
3	of Labor Statistics, for items other than food, for
4	the 12 months ending the preceding June 30.".
5	SEC. 4007. EXCLUDING DEPENDENT CARE EXPENSES.
6	Section $(5)(e)(3)(A)$ of the Food Stamp Act of 1977
7	(7 U.S.C. 2014(e)(3)(A)) is amended by striking ", the
8	maximum allowable level of which shall be \$200 per month
9	for each dependent child under 2 years of age and \$175
10	per month for each other dependent,".
11	SEC. 4008. ADJUSTING COUNTABLE RESOURCES FOR IN-
12	FLATION.
13	Section $(5)(g)$ of the Food Stamp Act of 1977 (7
13 14	Section (5)(g) of the Food Stamp Act of 1977 (7 U.S.C. 2014(g)) is amended—
14	U.S.C. 2014(g)) is amended—
14 15	U.S.C. 2014(g)) is amended— (1) by striking "(g)(1) The Secretary" and in-
14 15 16	U.S.C. 2014(g)) is amended—(1) by striking "(g)(1) The Secretary" and inserting the following:
14 15 16 17	 U.S.C. 2014(g)) is amended— (1) by striking "(g)(1) The Secretary" and inserting the following: "(g) ALLOWABLE FINANCIAL RESOURCES.—
14 15 16 17 18	 U.S.C. 2014(g)) is amended— (1) by striking "(g)(1) The Secretary" and inserting the following: "(g) ALLOWABLE FINANCIAL RESOURCES.— "(1) TOTAL AMOUNT.—
14 15 16 17 18 19	 U.S.C. 2014(g)) is amended— (1) by striking "(g)(1) The Secretary" and inserting the following: "(g) ALLOWABLE FINANCIAL RESOURCES.— "(1) TOTAL AMOUNT.— "(A) IN GENERAL.—The Secretary".
 14 15 16 17 18 19 20 	 U.S.C. 2014(g)) is amended— (1) by striking "(g)(1) The Secretary" and inserting the following: "(g) ALLOWABLE FINANCIAL RESOURCES.— "(1) TOTAL AMOUNT.— "(A) IN GENERAL.—The Secretary". (2) in subparagraph (A) (as so designated by
 14 15 16 17 18 19 20 21 	 U.S.C. 2014(g)) is amended— (1) by striking "(g)(1) The Secretary" and inserting the following: "(g) ALLOWABLE FINANCIAL RESOURCES.— "(1) TOTAL AMOUNT.— "(A) IN GENERAL.—The Secretary". (2) in subparagraph (A) (as so designated by paragraph (1))—

1	(B) by inserting "(as adjusted in accord-
2	ance with subparagraph (B))" after "\$3,000";
3	and
4	(3) by adding at the end the following:
5	"(B) Adjustment for inflation.—
6	"(i) IN GENERAL.—Beginning on Oc-
7	tober 1, 2007, and each October 1 there-
8	after, the amounts in subparagraph (A)
9	shall be adjusted to the nearest \$100 in-
10	crement to reflect changes for the 12-
11	month period ending the preceding June in
12	the Consumer Price Index for All Urban
13	Consumers published by the Bureau of
14	Labor Statistics of the Department of
15	Labor.
16	"(ii) REQUIREMENT.—Each adjust-
17	ment under clause (i) shall be based on the
18	unrounded amount for the prior 12-month
19	period.".
20	SEC. 4009. EXCLUDING EDUCATION ACCOUNTS FROM
21	COUNTABLE INCOME.
22	Section $(5)(g)$ of the Food Stamp Act of 1977 (7
23	U.S.C. 2014(g)) is amended by adding at the end the fol-
24	lowing:

1	"(7) EXCLUSION OF EDUCATION ACCOUNTS
2	FROM COUNTABLE RESOURCES.—
3	"(A) MANDATORY EXCLUSIONS.—The Sec-
4	retary shall exclude from financial resources
5	under this subsection the value of any funds in
6	a qualified tuition program described in section
7	529 of the Internal Revenue Code of 1986 or
8	in a Coverdell education savings account under
9	section 530 of that Code.
10	"(B) DISCRETIONARY EXCLUSIONS.—The
11	Secretary may also exclude from financial re-
12	sources under this subsection the value of any
13	program or account included in any successor
14	or similar provision that is enacted and deter-
15	mined to be exempt from taxation under the In-
16	ternal Revenue Code of 1986.".
17	SEC. 4010. EXCLUDING RETIREMENT ACCOUNTS FROM
18	COUNTABLE INCOME.
19	Section (5)(g) of the of the Food Stamp Act of 1977
20	(7 U.S.C. 2014(g)), as amended by section 4009, is
21	amended—
22	(1) in subsection $(g)(2)(B)(v)$ by striking "or
23	retirement account (including an individual ac-
24	count)" and inserting "account"; and
25	(2) adding at the end the following:

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"(8) EXCLUSION OF RETIREMENT ACCOUNTS
FROM COUNTABLE RESOURCES.—
"(A) MANDATORY EXCLUSIONS.—The Sec-
retary shall exclude from financial resources
under this subsection the value of any funds in
a plan, contract, or account as described in sec-
tion 401(a), 403(a), 403(b), 408, 408A, 457(b),
or $501(c)(18)$ of the Internal Revenue Code of
1986 and the value of funds in a Federal Thrift
Savings Plan account as provided section 8439
of title 5, United States Code.
"(B) DISCRETIONARY EXCLUSIONS.—
"(i) The Secretary may exclude from
financial resources under this subsection
any other retirement plans, contracts, or
accounts that have been determined to be
tax qualified retirement plans, contracts,
or accounts, under the Internal Revenue
Code of 1986.
"(ii) The Secretary may also exclude
from financial resources under this sub-
section the value of any program or ac-
count included in any successor or similar
provision that is enacted and determined to

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1	be exempt from taxation under the Inter-
2	nal Revenue Code of 1986.".
3	SEC. 4011. DEOBLIGATE FOOD STAMP COUPONS.
4	(a) IN GENERAL.—Section 7 of the Food Stamp Act
5	of 1977 (7 U.S.C. 2016) is amended—
6	(1) by striking the section designation and
7	heading and all that follows through "subsection (j))
8	shall be" and inserting the following:
9	"SEC. 7. ISSUANCE AND USE OF BENEFITS.
10	"(a) IN GENERAL.—Except as provided in subsection
11	(j), EBT cards shall be''.
12	(2) in subsection (b)—
13	(A) by striking "(b) Coupons" and insert-
14	ing the following:
15	"(b) USE.—Benefits"; and
16	(B) by striking ": <i>Provided further</i> " and all
17	that follows through "denominations issued";
18	(3) in subsection (c)—
19	(A) by striking "(c) Coupons" and insert-
20	ing the following:
21	"(c) DESIGN.—
22	"(1) IN GENERAL.—EBT cards";
23	(B) in the 1st sentence by striking "and
24	define their denomination"; and

1	(C) by striking the 2d sentence and insert-
2	ing the following:
3	"(2) PROHIBITION.—The name of any public
4	official shall not appear on any EBT card.";
5	(4) by striking subsection (d);
6	(5) in subsection (e)—
7	(A) by striking "coupons" each place it ap-
8	pears and inserting "benefits"; and
9	(B) by striking "coupon issuers" each
10	place it appears and inserting "benefit issuers";
11	(6) in subsection (f)—
12	(A) by striking "coupons" each place it ap-
13	pears and inserting "benefits";
14	(B) by striking "coupon issuer" and insert-
15	ing "benefit issuer"; and
16	(C) by striking "section $11(e)(20)$ " and all
17	that follows through the period and inserting
18	"section 11(e)(19).";
19	(7) by amending subsection (g) to read as fol-
20	lows:
21	"(g) BENEFIT SYSTEM.—
22	"(1) Cost.—The cost of documents or systems
23	that may be required by subsection (i) may not be
24	imposed upon a retail food store participating in the
25	Secure Supplemental Nutrition Assistance Program.

1	"(2) DEVALUATION AND TERMINATION OF
2	ISSUANCE OF PAPER COUPONS.—
3	"(A) COUPON ISSUANCE.—Beginning on
4	the effective date of this subsection, no State
5	shall issue any coupon, stamp, certificate, or
6	authorization card to a household that receives
7	benefits under this Act.
8	"(B) Ebt cards.—Beginning 1 year after
9	the effective date of this subsection, only an
10	EBT card issued under subsection (i) shall be
11	eligible for exchange at any retail food store.
12	"(C) DE-OBLIGATION OF COUPONS.—Cou-
13	pons not redeemed in the 1-year period begin-
14	ning on the effective date of this subsection will
15	no longer be an obligation of the Federal Gov-
16	ernment and shall not be redeemable.".
17	(8) in subsection $(h)(1)$ by striking "coupons"
18	and inserting "benefits";
19	(9) in subsection (j)—
20	(A) in paragraph (2)(A)(ii) by striking
21	"printing, shipping, and redeeming coupons"
22	and inserting "issuing and redeeming benefits";
23	and
24	(B) in paragraph (5) by striking "coupon"
25	and inserting "benefit"; and

1	(10) in subsection (k) —
2	(A) by striking "coupons in the form of"
3	each place it appears and inserting "benefits in
4	the form of"; and
5	(B) by striking "a coupon issued in the
6	form of" each place it appears and inserting
7	"benefits in the form of".
8	(b) Conforming Amendments.—
9	(1) Section 3 of the Food Stamp Act of 1977
10	(7 U.S.C. 2012) is amended—
11	(A) in subsection (a) by striking "coupons"
12	and inserting "benefits";
13	(B) by amending subsection (b) to read as
14	follows:
15	"(b) 'Benefit' means the value of assistance provided
16	under this Act to a household by means of an electronic
17	benefit transfer under section 7(i), or other means of pro-
18	viding assistance, as determined by the Secretary.";
19	(C) in the 1st sentence of subsection (c) by
20	striking "authorization cards" and inserting
21	"benefits";
22	(D) in subsection (d) by striking "or ac-
23	cess device" and all that follows through "num-
24	ber";
25	(E) in subsection (e)—

1	(i) by striking "coupon issuer" and in-
2	serting "benefit issuer"; and
3	(ii) by striking "coupons" and insert-
4	ing "benefits";
5	(F) by inserting after subsection (f) the
6	following:
7	"(f-1) Ebt Card.—The term 'EBT card' means an
8	electronic benefit transfer card issued under section 7(i).";
9	(G) in subsection $(i)(5)(D)$ by striking
10	"coupons" and inserting "benefits"; and
11	(H) in subsection (t) by inserting "includ-
12	ing point of sale devices," after "other means of
13	access''.
14	(2) Section 4(a) of the Food Stamp Act of
15	1977 (7 U.S.C. 2013(a)) is amended—
16	(A) by striking "coupons" each place it ap-
17	pears and inserting "benefits"; and
18	(B) by striking "coupons issued" and in-
19	serting "benefits issued".
20	(3) Section $5(i)(2)(E)$ of the Food Stamp Act
21	of 1977 (7 U.S.C. $2014(i)(2)(E)$) is amended by
22	striking ", as defined in section 3(i) of this Act,".
23	(4) Section $6(b)(1)$ of the Food Stamp Act of
24	1977 (7 U.S.C. 2015(b)(1)) is amended—

1	(A) in subparagraph (B) by striking "cou-
2	pons or authorization cards" and inserting
3	"benefits"; and
4	(B) by striking "coupons" each place it ap-
5	pears and inserting "benefits".
6	(5) Section $7(j)(5)$ is amended by striking "cou-
7	pon" and inserting "benefit".
8	(6) Section 8(b) of the Food Stamp Act of
9	1977 (7 U.S.C. 2017(b)) is amended by striking ",
10	whether through coupons, access devices, or other-
11	wise''.
12	(7) Section 9 of the Food Stamp Act of 1977
13	(7 U.S.C. 2018) is amended—
14	(A) by striking "coupons" each place it ap-
15	pears and inserting "benefits"; and
16	(B) in subsection (a)—
17	(i) in paragraph (1) by striking "cou-
18	pon" and inserting "benefit"; and
19	(ii) in paragraph (3) by striking "cou-
20	pons, or to redeem".
21	(8) Section 10 of the Food Stamp Act of 1977
22	(7 U.S.C. 2019) is amended—
23	(A) by striking the section designation and
24	heading and all that follows through "Regula-
25	tions" and inserting the following:

1	"SEC. 10. REDEMPTION OF BENEFITS.
2	"Regulations"; and
3	(B) by striking "coupons" each place it ap-
4	pears and inserting "benefits".
5	(9) Section 11 of the Food Stamp Act of 1977
6	(7 U.S.C. 2020) is amended—
7	(A) in subsection (e)—
8	(i) in paragraph (15) by striking
9	"when using its authorization card in order
10	to receive its coupons" and inserting
11	"when receiving benefits"; and
12	(ii) in paragraph (19) by striking
13	"that," and all that follows through "para-
14	graph;" and inserting "that eligible house-
15	holds may be required to present photo-
16	graphic identification cards in order to re-
17	ceive their benefits.";
18	(B) in subsection (h) by striking "coupon
19	or coupons" and inserting "benefits";
20	(C) by striking "coupon" each place it ap-
21	pears and inserting "benefit"; and
22	(D) by striking "coupons" each place it
23	appears and inserting "benefits".
24	(10) Section 13 of the Food Stamp Act of 1977
25	(7 U.S.C. 2022) is amended by striking "coupons"
26	each place it appears and inserting "benefits".
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1	(11) Section 15 of the Food Stamp Act of 1977
2	(7 U.S.C. 2024) is amended—
3	(A) in subsection (a) by striking "coupons"
4	and inserting "benefits";
5	(B) in subsection $(b)(1)$ —
6	(i) by striking "coupons" each place it
7	appears and inserting "benefits";
8	(ii) by striking "coupons or authoriza-
9	tion cards" and inserting "benefits"; and
10	(iii) by striking "access device" each
11	place it appears and inserting "benefit";
12	(C) in subsection (c) by striking "coupons"
13	each place it appears and inserting "benefits";
14	(D) in subsection (d) by striking "Cou-
15	pons" and inserting "Benefits";
16	(E) in subsections (e) and (f) by striking
17	"coupon" each place it appears and inserting
18	"benefit"; and
19	(F) in subsection (g) by striking "coupon,
20	authorization cards or access devices" and in-
21	serting "benefits"; and
22	(12) Section 16(a) of the Food Stamp Act of
23	1977 (7 U.S.C. 2025(a)) is amended by striking
24	"coupons" each place it appears and inserting "ben-
25	efits".

1	(13) Section 17 of the Food Stamp Act of 1977
2	(7 U.S.C. 2026) is amended—
3	(A) in subsection $(a)(2)$ by striking "cou-
4	pon" and inserting "benefit";
5	(B) in subsection $(b)(1)$ —
6	(i) in subparagraph (B)(v)—
7	(I) by striking "countersigned
8	food coupons or similar"; and
9	(II) by striking "food coupons"
10	and inserting "EBT cards"; and
11	(ii) in subparagraph (C)(i)(I) by strik-
12	ing "coupons" and inserting "EBT cards";
13	and
14	(C) in subsection (j) by striking "coupon"
15	and inserting "benefit".
16	(14) Section 21 of the Food Stamp Act of 1977
17	(7 U.S.C. 2030) is amended—
18	(A) in subsection $(d)(3)$ —
19	(i) by striking "food coupons" and in-
20	serting "benefits"; and
21	(ii) by striking "food stamp benefits"
22	and inserting "benefits".
23	(15) Section 22 of the Food Stamp Act of 1977
24	(7 U.S.C. 2031) is amended—

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1	(A) by striking "food coupons" each place
2	it appears and inserting "benefits";
3	(B) by striking "coupons" each place it ap-
4	pears and inserting "benefits"; and
5	(C) in subsection $(g)(1)(A)$ by striking
6	"coupon" and inserting "benefit".
7	(c) References in Other Laws, Documents,
8	AND RECORDS OF THE UNITED STATES.—In any law (ex-
9	cluding the Food Stamp Act of 1977), regulation, rule,
10	document, or record of the United States, a reference to
11	"coupon", "authorization card", or "other access device"
12	as used in the Food Stamp Act of 1977 as in effect before
13	the date of the enactment of this Act shall be deemed to
14	be a reference to "benefit" as defined in such Act as in
15	effect after the date of the enactment of this Act.
16	SEC. 4012. ALLOW FOR THE ACCRUAL OF BENEFITS.
17	Section 7(i) of the Food Stamp Act of 1977 (7 U.S.C.
18	2016(i)) is amended by adding at the end the following:
19	"(12) Recovering electronic benefits.—
20	"(A) A State agency may recover benefits
21	from a household's electronic benefits account
22	because of inactivity in the account after the
23	household has not accessed the account the
24	lesser of—

1	"(i) 3 months during which the ac-
2	count has continuously had a balance in
3	excess of $\$1,000$, adjusted for changes in
4	the thrifty food plan since June 2007; or
5	"(ii) 12 months.
6	"(B) A household whose benefits are recov-
7	ered under subparagraph (A) shall receive no-
8	tice and shall have the benefits made available
9	again upon a request made during a period of
10	not less than 12 months after the recovery.".
11	SEC. 4013. INCREASING THE MINIMUM BENEFIT.
12	Section 8(a) of the Food Stamp Act of 1977 (7
13	U.S.C. 2017(a)) is amended by striking "\$10 per month"
14	and inserting "10 percent of the thrifty food plan for a
15	household containing 1 member, as determined by the Sec-
16	retary under section 3(o)".
17	SEC. 4014. STATE OPTION FOR TELEPHONIC SIGNATURE.
18	Section $11(e)(2)(C)$ of the Food Stamp Act of 1977
19	(7 U.S.C. 2020(e)(2)(C)) is amended—
20	(1) by inserting "(i)" after "(C)"; and
21	(2) by adding at the end the following:
22	"(ii) A State agency may establish a sys-
23	tem by which an applicant household may sign
24	an application through a recorded verbal assent
25	over the telephone. Any such system shall—

- "(I) record for future reference the 1 2 household member's verbal assent and the 3 information to which assent was given; "(II) 4 include effective safeguards against impersonation, identity theft, or in-5 6 vasions of privacy; "(III) not deny or interfere with the 7 8 right of the household to apply in writing; 9 "(IV) promptly send the household 10 member a written copy of the application, 11 with instructions on a simple procedure for 12 correcting any errors or omissions; 13 "(V) comply with paragraph (1)(B); 14 "(VI) satisfy all requirements for a 15 signature on an application under this Act
- 16and other laws applicable to the Secure17Supplemental Nutrition Assistance Pro-18gram, with the date on which the house-19hold member provides verbal assent effec-20tive as the date of application for all pur-21poses; and22"(VII) comply with such other stand-
- ards as the Secretary may establish.".

1	SEC. 4015. REVIEW OF MAJOR CHANGES IN PROGRAM DE-
2	SIGN.
3	(a) PROHIBITION.—Section $11(e)(6)$ of the Food
4	Stamp Act of 1977 (7 U.S.C. 2020(e)(6)) is amended—
5	(1) in subparagraph (A) by striking "and" at
6	the end;
7	(2) by striking subparagraph (B) and inserting
8	the following:
9	"(B) except as provided in section $5(h)(4)$,
10	only State employees employed in accordance
11	with the current standards for a Merit System
12	of Personnel Administration, or any standards
13	later prescribed by the Office of Personnel
14	Management pursuant to section 208 of the
15	Intergovernmental Personnel Act of 1970 (42
16	U.S.C. 4728) modifying or superseding such
17	standards relating to the establishment and
18	maintenance of personnel standards on a merit
19	basis, shall undertake such certifications and
20	shall—
21	"(i) represent the State agency in any
22	official communications with a prospective
23	applicant, applicant, or recipient household
24	regarding their application or participa-
25	tion, except that a nonprofit organization
26	may assist a household under paragraph

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1	(1) through activities allowable under sec-
2	tion $16(a)(4);$
3	"(ii) participate in making any deter-
4	minations relating to a household's sub-
5	stantive or procedural compliance with the
6	requirements of this Act or implementing
7	regulations, including the adequacy of the
8	household's application or of verification or
9	other information the household has sub-
10	mitted in support of that application; or
11	"(iii) participate in making any other
12	determinations required under this sub-
13	section;
14	except that nothing in this subparagraph shall
15	prevent a State agency from contracting for
16	automated systems, issuance services or pro-
17	gram information activities reimbursed under
18	paragraph (2) , (3) , (4) , or (6) of section $16(a)$
19	or under section 16(g) or for assisting in the
20	verification of an applicant's identity; and
21	"(C) the State agency shall not use any
22	Federal funds—
23	"(i) to implement, to perform, or to
24	carry out any contract that does not com-

1	ply with the requirements in effect under
2	subparagraph (B); or
3	"(ii) to pay any cost associated with
4	the termination, breach, or full or partial
5	abrogation, of any contract that does not
6	comply with the requirements in effect
7	under such subparagraph;".
8	(b) WAIVERS.—Section $17(b)(1)(B)(iv)(III)(ff)$ of the
9	Food Stamp Act of 1977 (7 U.S.C.
10	2026(b)(1)(B)(iv)(III)(ff)) is amended by inserting "or
11	11(e)(6)(B)" before the semicolon at the end.
12	(c) PROJECTS.—Section $26(f)(3)(E)$ of the Food
13	Stamp Act of 1977 (7 U.S.C. 2035(f)(3)(E)) is amended
14	by inserting "(6)(B)," after "paragraphs".
15	(d) DISASTERS.—Section 5(h) of the Food Stamp
16	Act of 1977 (7 U.S.C. 2014(h)) is amended by inserting
17	at the end:
18	"(4) The Secretary may authorize a state agen-
19	cy, on a temporary basis, to use employees or indi-
20	viduals that do not meet the standards prescribed
21	under section $11(e)(6)(B)$ in order to determine eli-
22	gibility for a disaster food stamp program under this
23	subsection.".

(e) DISALLOWANCE OF FUNDS.—No funds shall beavailable under any appropriations act for implementing

or continuing any contract that does not comply with sec tion 11(e)(6)(B) of the Food Stamp Act of 1977 (7 U.S.C.
 2020(e)(6)(B)) as amended by subsection (a) nor for any
 costs associated with the termination or full or partial ab rogation of such contract.

6 (f) TRANSITION PERIOD.—Subsection (e) shall not 7 apply to the costs of implementing, continuing, or renego-8 tiating any contract concluded before January 1, 2007, 9 (but shall apply to any costs associated with the termi-10 nation or full or partial abrogation of such contract) until 11 the first day of the first month beginning at least 120 12 days after the date of enactment of this Act.

13 SEC. 4016. GRANTS FOR SIMPLE APPLICATION AND ELIGI-

14BILITY DETERMINATION SYSTEMS AND IM-15PROVED ACCESS TO BENEFITS.

16 Section 11(t)(1) of the Food Stamp Act of 1977 (7
17 U.S.C. 2020(t)(1)) is amended by striking "2007" and in18 serting "2012".

SEC. 4017. CIVIL MONEY PENALTIES AND DISQUALIFICA TION OF RETAIL FOOD STORES AND WHOLE SALE FOOD CONCERNS.
 Section 12 of the Food Stamp Act of 1977 (7 U.S.C.

23 2021) is amended—

1	(1) by striking the section heading and all that
2	follows through "(a) Any approved", and inserting
3	the following:
4	"SEC. 12. CIVIL MONEY PENALTIES AND DISQUALIFICATION
5	OF RETAIL FOOD STORES AND WHOLESALE
6	FOOD CONCERNS.
7	"(a) DISQUALIFICATION.—
8	"(1) IN GENERAL.—An approved";
9	(2) in subsection (a)—
10	(A) in the 1st sentence by striking
11	"\$10,000 for each violation" and all that fol-
12	lows through the period at the end, and insert-
13	ing "\$100,000 for each violation."; and
14	(B) in the 2d sentence—
15	(i) by striking "Regulations" and in-
16	serting the following:
17	"(2) REGULATIONS.—Regulations";
18	(ii) by striking "finding of a violation
19	and the" and inserting "finding of a viola-
20	tion,";
21	(iii) by inserting a comma after "dis-
22	qualification of"; and
23	(iv) by striking "a retail store" and
24	inserting "and the assessment of a civil
25	money penalty against, a retail store";

1	(3) in subsection (b)—
2	(A) by striking "(b) Disqualification" and
3	all that follows through "shall be—", and in-
4	serting the following:
5	"(b) PERIOD OF DISQUALIFICATION.—Subject to
6	subsection (c), a disqualification shall be—";
7	(B) in paragraph (1) by striking "of no
8	less than six months nor more than five years"
9	and inserting "not to exceed 5 years";
10	(C) in paragraph (2) by striking "of no
11	less than twelve months nor more than ten
12	years" and inserting "not to exceed 10 years";
13	(D) in paragraph (3)—
14	(i) in subparagraph (B)—
15	(I) by striking "coupons or traf-
16	ficking in coupons or authorization
17	cards' each place it appears, and in-
18	serting "program access devices or
19	benefit instruments or trafficking in
20	program access devices or benefit in-
21	struments"; and
22	(II) by inserting "or a finding of
23	the unauthorized redemption, use,
24	transfer, acquisition, alteration, or
25	possession of benefits or access de-

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1	vices" after "concern" the 1st place it
2	appears;
3	(4) in paragraph $(3)(C)$ by striking "and" at
4	the end;
5	(5) in subsection (c)—
6	(A) by striking "(c) The action" and in-
7	serting the following:
8	"(c) TREATMENT OF DISQUALIFICATION AND PEN-
9	ALTY DETERMINATIONS.—The action"; and
10	(B) by striking "coupons" and inserting
11	"benefits";
12	(6) in subsection (d) by striking "coupons" in
13	each place it appears and inserting "benefits";
14	(7) in subsection (f) by striking "food coupons"
15	and inserting "benefits";
16	(8) by redesignating subsections (c) through (g)
17	as subsections (d) through (h), respectively;
18	(9) inserting after subsection (b) the following:
19	"(c) In addition to a disqualification under subsection
20	(b), the Secretary may assess a civil monetary penalty of
21	up to \$100,000;"; and
22	(10) by adding at the end:
23	"(i) The Secretary shall, in consultation with the In-
24	spector General of the Department of Agriculture, provide
25	for procedures by which the processing of benefit redemp-

tions for certain retail food stores and wholesale food con-1 2 cerns may be immediately suspended pending administra-3 tive action to disqualify such a store or concern. Under 4 the procedures prescribed pursuant to this subsection, if 5 the Secretary, in consultation with the Inspector General, determines that a retail food store or wholesale food con-6 7 cern is engaged in flagrant violations of this Act or the 8 regulations issued pursuant to this Act, unsettled benefits 9 that have been redeemed by the retail food store or whole-10 sale food concern may be suspended and, if the suspension is upheld, subject to forfeiture pursuant to section 12(g). 11 If the disqualification action is not upheld, suspended 12 13 funds held by the Secretary shall be released to such store or such concern. The Secretary shall not be liable for the 14 15 value of any interest on funds suspended under this subsection.". 16

17 SEC. 4018. MAJOR SYSTEMS FAILURES.

18 Section 13(b) of the Food Stamp Act of 1977 (7
19 U.S.C. 2022(b)) is amended by adding at the end the fol20 lowing:

21 "(5) OVER ISSUANCES CAUSED BY SYSTEMIC
22 STATE ERRORS.—

23 "(A) IN GENERAL.—If the Secretary deter24 mines that a State agency over issued benefits
25 to a substantial number of households in a fis-

1	cal year as a result of a major systemic error
2	by the State agency, as determined by the Sec-
3	retary, the Secretary may prohibit the State
4	agency from collecting these over issuances
5	from some or all households.
6	"(B) Procedures.—
7	"(i) INFORMATION REPORTING BY
8	STATES.—Every State agency shall provide
9	to the Secretary all information requested
10	by the Secretary concerning the issuance of
11	benefits to households by the State agency
12	in the applicable fiscal year.
13	"(ii) FINAL DETERMINATION.—After
14	reviewing relevant information provided by
15	a State agency, the Secretary shall make a
16	final determination—
17	"(I) whether the State agency
18	over issued benefits to a substantial
19	number of households as a result of a
20	systemic error in the applicable fiscal
21	year; and
22	"(II) as to the amount of the
23	over issuance in the applicable fiscal
24	year for which the State agency is lia-
25	ble.

1	"(iii) Establishing a claim.—Upon
2	determining under clause (ii) that a State
3	agency has over issued benefits to house-
4	holds due to a major systemic error deter-
5	mined under subparagraph (A), the Sec-
6	retary shall establish a claim against the
7	State agency equal to the value of the over
8	issuance caused by the systemic error.
9	"(iv) Administrative and judicial
10	REVIEW.—Administrative and judicial re-
11	view, as provided in section 14, shall apply
12	to the final determinations by the Sec-
13	retary under clause (ii).
14	"(v) Remission to the sec-
15	RETARY.—
16	"(I) DETERMINATION NOT AP-
17	PEALED.—If the determination of the
18	Secretary under clause (ii) is not ap-
19	pealed, the State agency shall, as soon
20	as practicable, remit to the Secretary
21	the dollar amount specified in the
22	claim under clause (iii).
23	"(II) DETERMINATION AP-
24	PEALED.—If the determination of the
25	Secretary under clause (ii) is ap-

1	pealed, upon completion of adminis-
2	trative and judicial review under
3	clause (iv), and a finding of liability
4	on the part of the State, the appealing
5	State agency shall, as soon as prac-
6	ticable, remit to the Secretary a dollar
7	amount subject to the finding of the
8	administrative and judicial review.
9	"(vi) Alternative method of col-
10	LECTION.—
11	"(I) IN GENERAL.—If a State
12	agency fails to make a payment under
13	clause (v) within a reasonable period
14	of time, as determined by the Sec-
15	retary, the Secretary may reduce any
16	amount due to the State agency under
17	any other provision of this Act by the
18	amount due.
19	"(II) Accrual of interest.—
20	During the period of time determined
21	by the Secretary to be reasonable
22	under subclause (I), interest in the
23	amount owed shall not accrue.
24	"(vii) LIMITATION.—Any liability
25	amount established under section

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1	16(c)(1)(C) shall be reduced by the
2	amount of the claim established under this
3	subparagraph.".
4	SEC. 4019. FUNDING OF EMPLOYMENT AND TRAINING PRO-
5	GRAMS.
6	Section $16(h)(1)$ of the Food Stamp Act of 1977 (7
7	U.S.C. 2025(h)(1)) is amended—
8	(1) in subparagraph (A)(vii) by striking "fiscal
9	years 2002 through 2007" and inserting "fiscal
10	years 2008 through 2012"; and
11	(2) in subparagraph $(E)(i)$ by striking "fiscal
12	years 2002 through 2007" and inserting "fiscal
13	years 2008 through 2012".
14	SEC. 4020. REDUCTIONS IN PAYMENTS FOR ADMINISTRA-
15	TIVE COSTS.
16	Section $16(k)(3)$ of the Food Stamp Act of 1977 (7
17	U.S.C. 2025(k)(3)) is amended—
18	(1) in subparagraph (A) by striking " 2007 "
19	and inserting "2012"; and
20	(2) in subparagraph (B)(ii) by striking "2007"
21	and inserting "2012".
22	SEC. 4021. CASH PAYMENT PILOT PROJECTS.
23	Section $17(b)(1)(B)(vi)$ of the Food Stamp Act of
24	1977 (7 U.S.C. 2026(b)(1)(B)(vi)) is amended by striking
25	"2007" and inserting "2012".

ASSISTANCE

(a) FINDINGS.—The Congress finds the following:

5 (1) Nutrition education under the Food Stamp 6 Act of 1977 plays an essential role in improving the 7 dietary and physical activity practices of low-income 8 Americans, helping to reduce food insecurity, pre-9 vent obesity, and reduce the risks of chronic disease.

10 (2) Expert bodies, such as the Institute of Med-11 icine, indicate that dietary and physical activity be-12 havior change is more likely to result from the com-13 bined application of public health approaches and 14 education than from individual education alone.

15 (3) State programs are currently implementing 16 such nutrition education using effective strategies, 17 including direct education, group activities, and so-18 cial marketing.

19 (b) SUPPORT NUTRITION EDUCATION.—The Secretary of Agriculture should support and encourage the 20 21 most effective interventions for nutrition education under 22 the Food Stamp Act of 1977, including public health ap-23 proaches as well as traditional education, to increase the 24likelihood that recipients of Secure Supplemental Nutrition Assistance benefits and those who are potentially eli-25 gible for such benefits will choose diets and physical activ-26 **HR 2419 PCS**

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ity practices consistent with the Dietary Guidelines for 1 2 Americans. To promote the most effective implementation 3 of publicly funded programs, State nutrition education ac-4 tivities under the Food Stamp Act of 1977 should be co-5 ordinated with other federally funded food assistance and public health programs and should leverage public/private 6 partnerships to maximize resources and impact. 7 8 SEC. 4023. NUTRITION EDUCATION AND PROMOTION INI-9 TIATIVE TO ADDRESS OBESITY.

Section 17 of the Food Stamp Act of 1977 (7 U.S.C.
2026) is amended by adding at the end the following:

12 "(k) NUTRITION EDUCATION AND PROMOTION INI-13 TIATIVE TO ADDRESS OBESITY.—

"(1) IN GENERAL.—The Secretary shall establish a demonstration program, to be known as the
'Initiative to Address Obesity Among Low-Income
Americans' (referred to in this subsection as the
'Initiative'), to develop and implement solutions to
reduce obesity in the United States.

20 "(A) SELECTION.—The Secretary shall so21 licit and competitively select demonstration pro22 posals for strategies to address obesity among
23 low-income Americans.

24 "(B) EVALUATION.—The effectiveness of25 these strategies shall be rigorously evaluated to

assess the impact on overweight and obesity
among low-income persons and particularly chil-
dren, as well as the feasibility of replicating
these programs in other locations.
"(C) DISSEMINATION.—Evaluation results
shall be shared broadly to inform policy makers,
service providers, other partners, and the public
in order to promote wide use of successful
strategies.
"(2) GRANTS.—
"(A) IN GENERAL.—In carrying out the
Initiative, the Secretary may enter into com-
petitively awarded contracts or cooperative
agreements with, or grants to, public or private
organizations or agencies as defined by the Sec-
retary, for use in accordance with projects that
meet the strategy goals of the Initiative.
"(B) APPLICATION.—To be eligible to re-
ceive a contract, cooperative agreement, or
grant under this paragraph, an organization
shall submit to the Secretary an application at
such time, in such manner, and containing such
information as the Secretary may require.

1	"(C) Selection criteria.—Demonstra-
2	tion proposals shall be evaluated against pub-
3	licly disseminated criteria that include—
4	"(i) identification of a low-income tar-
5	get audience that corresponds to individ-
6	uals living in households with incomes at
7	or below 185 percent of the poverty level;
8	"(ii) incorporation of a scientifically-
9	based strategy that is designed to improve
10	diet quality through more healthful food
11	purchases, preparation, or consumption;
12	"(iii) a commitment to a demonstra-
13	tion plan that allows for a rigorous out-
14	come evaluation, including data collection;
15	"(iv) strategies to improve the nutri-
16	tional value of food served during school
17	hours and during after-school hours;
18	"(v) innovative ways to provide sig-
19	nificant improvement to the health and
20	wellness of children;
21	"(vi) other criteria, as determined by
22	the Secretary.
23	"(D) USE OF FUNDS.—

1	"(i) PROHIBITION.—Funds shall not
2	be used for projects that limit the use of
3	benefits.
4	"(ii) Monitoring and evalua-
5	TION.—The Secretary may use funds pro-
6	vided for the Initiative to pay costs associ-
7	ated with monitoring, evaluation, and dis-
8	semination of the Initiative's findings.
9	"(3) Authorization of appropriations.—
10	There is authorized to be appropriated to carry out
11	this subsection $$10,000,000$ for each of the fiscal
12	years 2008 through 2012, except that no new grants
13	may be made under this subsection after September
14	30, 2012.".
15	SEC. 4024. AUTHORIZATION OF APPROPRIATIONS.
16	Section $18(a)(1)$ of the Food Stamp Act of 1977 (7
17	U.S.C. 2027(a)(1)) is amended by striking "2003 through
18	2007" and inserting "2008 through 2012".
19	SEC. 4025. CONSOLIDATED BLOCK GRANTS FOR PUERTO
20	RICO AND AMERICAN SAMOA.
21	Section $19(a)(2)(A)(ii)$ of the Food Stamp Act of
22	
22	1977 (7 U.S.C. 2028(a)(2)(A)(ii)) is amended in subpara-

1SEC. 4026. STUDY ON COMPARABLE ACCESS TO SECURE2SUPPLEMENTAL NUTRITION ASSISTANCE3PROGRAM BENEFITS FOR PUERTO RICO.

4 Section 19 of the Food Stamp Act of 1977 (7 U.S.C.
5 2028) is amended by adding at the end the following:

6 "(e) STUDY.—The Secretary shall conduct a study of
7 the feasibility and effects of including the Commonwealth
8 of Puerto Rico under section 3(m), in lieu of providing
9 the block grant under this section. The study shall in10 clude—

"(1) an assessment of the administrative, financial management, and other changes that would be
required by the Commonwealth to establish a comparable Secure Supplemental Nutrition Assistance
Program;

"(2) a discussion of the appropriate program
rules under the other sections of the Act, such as
benefit levels under section 3(o), income eligibility
standards under sections 5 and 6, and deduction levels under section 5(e), for the Commonwealth to establish a comparable Secure Supplemental Nutrition
Assistance Program;

23 "(3) an estimate of the impact on Federal and
24 Commonwealth benefit and administrative costs;

25 "(4) an estimate of the impact of the Secure
26 Supplemental Nutrition Assistance Program on hunHR 2419 PCS

1	ger and food insecurity among low-income Puerto
2	Ricans, and
3	((5) such other findings as the Secretary deems
4	appropriate.".
5	SEC. 4027. REAUTHORIZATION OF COMMUNITY FOOD
6	PROJECT COMPETITIVE GRANTS.
7	(a) Authorization of Appropriations.—Section
8	25 of the Food Stamp Act of 1977 (U.S.C. 2034) is
9	amended—
10	(1) in subsections (c), (d), (e)(1), and (f)(1) by
11	striking "subsection (b)" each place it appears and
12	inserting "subsection (g)";
13	(2) by striking subsection (b);
14	(3) by redesignating subsections (c) through (g)
15	as subsections (b) through (f), respectively; and
16	(4) by inserting after subsection (f) the fol-
17	lowing:
18	"(g) Authorization of Appropriations.—There
19	is authorized to be appropriated to the Secretary to make
20	grants available to assist eligible private nonprofit entities
21	to establish and carry out community food projects
22	\$30,000,000 for each of the fiscal years 2008 through
23	2012.".
24	(b) Preferences for Certain Projects.—Sub-
25	section (c) of section 25 of the Food Stamp Act of 1977

1	(7 U.S.C. 2034), as so redesignated by subsection (a) of
2	this section, is amended—
3	(1) in paragraph (3) by striking "or" at the
4	end;
5	(2) in paragraph (4) by striking the period at
6	the end and inserting "; or"; and
7	(3) by adding at the end the following:
8	"(5) serve special needs in areas of—
9	"(A) transportation and processing for ex-
10	panding institutional and emergency food serv-
11	ice demand for local food;
12	"(B) retail access to healthy foods in un-
13	derserved markets;
14	"(C) integration of urban and metro-area
15	food production in food projects; and
16	"(D) technical assistance for youth, so-
17	cially disadvantaged individuals, and limited re-
18	source groups.".
19	(c) Matching Fund Requirements.—Subsection
20	(d)(1) of section 25 of the Food Stamp Act of 1977 (7
21	U.S.C. 2034), as so redesignated by subsection (a) of this
22	section, is amended by striking "50" and inserting "75".
23	(d) TERM OF GRANT.—Subsection $(e)(2)$ of section
24	25 of the Food Stamp Act of 1977 (7 U.S.C. $2034(e)(2)$),

as so redesignated by subsection (a) of this section, is 1 amended by striking "3" and inserting "5". 2 3 (e) FUNDING FOR INNOVATIVE PROGRAMS.—Sub-4 section (h)(4) of section 25 of the Food Stamp Act of 5 1977 (7 U.S.C. 2034), as so redesignated by subsection (a) of this section, is amended— 6 (1) by striking "fiscal years 2003 though 2007" 7 8 and inserting "fiscal years 2008 through 2012"; and 9 striking "200,000" (2) by and inserting 10 "\$500,000". 11 SEC. 4028. EMERGENCY FOOD ASSISTANCE PROGRAM. 12 Section 27(a) of the Food Stamp Act of 1977 (7 13 U.S.C. 2036(a)) is amended by— 14 (1) by striking "(a) PURCHASE OF COMMOD-15 ITIES" and all that follows through 2007' and in-16 serting the following: 17 "(a) PURCHASE OF COMMODITIES.— 18 "(1) IN GENERAL.—As provided in paragraph 19 (2), for each of the fiscal years 2008 through 2012"; (2) by striking "\$140,000,000 of"; and 20 21 (3) by adding at the end the following: 22 "(2) AMOUNTS.—The following amounts are 23 made available to carry out this subsection: 24 "(A) for fiscal year 2008, \$250,000,000;

and

1	"(B) for each of the fiscal years 2009
2	through 2012, the dollar amount of commod-
3	ities specified in subparagraph (A) adjusted by
4	the percentage by which the thrifty food plan
5	has been adjusted under section $3(0)(4)$ be-
6	tween June 30, 2007 and June 30 of the imme-
7	diately preceding fiscal year.".
8	Subtitle B—Commodity
9	Distribution
10	SEC. 4201. AUTHORIZATION OF APPROPRIATIONS.
11	Section 204(a)(1) of the Emergency Food Assistance
12	Act of 1983 (7 U.S.C. 7508(a)(1)) is amended by striking
13	"\$60,000,000 for each of the fiscal years 2003 through
14	2007" and inserting "\$100,000,000 for each of the fiscal
15	years 2008 through 2012".
16	SEC. 4202. DISTRIBUTION OF SURPLUS COMMODITIES; SPE-
17	CIAL NUTRITION PROJECTS.
18	Section $1114(a)(2)(A)$ of the Agriculture and Food
19	Act of 1981 (7 U.S.C. $1431e(a)(2)(A)$) is amended by
20	striking "2007" and inserting "2012".
21	SEC. 4203. COMMODITY DISTRIBUTION PROGRAM.
22	(a) Commodity Distribution Program.—Section
23	4 of the Agriculture and Consumer Protection Act of 1973
24	(7 U.S.C. 612c note) is amended by striking "2007" and
25	inserting "2012".

1	(b) Commodity Supplemental Food Program.—
2	Section 5 of the Agriculture and Consumer Protection Act
3	(7 U.S.C. 612c note) is amended—
4	(1) in subsection (a)—
5	(A) in paragraph (1) by striking "fiscal
6	years 2003 through 2007" and inserting "for
7	fiscal year 2008 and each fiscal year there-
8	after"; and
9	(B) in paragraph (2)(B)—
10	(i) in the heading by striking in
11	"2007" and inserting "2012"; and
12	(ii) by striking "2007" and inserting
13	``2012'';
14	(2) in subsection $(d)(2)$ by inserting ", and for
15	each fiscal year thereafter," after "2007";
16	(3) by amending subsection (g) to read as fol-
17	lows:
18	"(g) USE OF RESOURCES.—Each local agency shall
19	use funds made available to the agency to provide assist-
20	ance under the program to low-income elderly individuals,
21	women, infants, and children in need for food assistance
22	in accordance with such regulations as the Secretary may
23	prescribe.";

(4) in paragraphs (2) and (3) of subsection (h)
 by inserting "elderly individuals," before "preg nant"; and

(5) by adding at the end the following:

4

5 "(m) INCOME ELIGIBILITY STANDARDS.—The Secretary shall establish maximum income eligibility stand-6 7 ards to be used in conjunction with such other risk criteria 8 as may be appropriate in determining eligibility for the 9 program. Such income standards shall be the same for all 10 pregnant, postpartum, and breastfeeding women, for infants, for children, and for elderly individuals qualifying 11 12 for the program, and shall not exceed the maximum income limit prescribed under section 17(d)(2)(A)(i) of the 13 Child of 14 Nutrition Act 1966(42)U.S.C. 15 1786(d)(2)(A)(i)).".

Subtitle C—Child Nutrition and Related Programs

18 sec. 4301. purchase of fresh fruits and vegetables

19 FOR DISTRIBUTION TO SCHOOLS AND SERV-20 ICE INSTITUTIONS.

Section 10603 of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 612c-4) is amended by
striking subsection (b) and inserting the following new
subsection:

"(b) PURCHASE OF FRESH FRUITS AND VEGETA BLES FOR DISTRIBUTION TO SCHOOLS AND SERVICE IN 3 STITUTIONS.—

4 "(1) PURCHASE AUTHORITY.—The Secretary of
5 Agriculture shall purchase fresh fruits and vegeta6 bles for distribution to schools and service institu7 tions in accordance with section 6(a) of the Richard
8 B. Russell National School Lunch Act (42 U.S.C.
9 1755(a)), using, of the amount specified in sub10 section (a)—

11 "(A) not less than \$50,000,000 for each of12 fiscal years 2008 and 2009; and

13 "(B) not less than \$75,000,000 for each of14 fiscal years 2010 through 2012.

15 "(2) SERVICING AGENCY.—The Secretary of 16 Agriculture may provide for the Secretary of De-17 fense to serve as the servicing agency for the pro-18 curement of the fresh fruits and vegetables under 19 this subsection on the same terms and conditions as 20 provided in the memorandum of agreement entered 21 into between the Agricultural Marketing Service, the 22 Food and Consumer Service, and the Defense Per-23 sonnel Support Center during August 1995 (or any 24 successor memorandum of agreement).".

1 SEC. 4302. BUY AMERICAN REQUIREMENTS. 2 (a) FINDINGS.—The Congress finds the following: 3 (1) Federal law requires that commodities and 4 products purchased with Federal funds be, to the ex-5 tent practicable, of domestic origin. 6 (2) Federal Buy American statutory require-7 ments seek to ensure that purchases made with Federal funds benefit domestic producers. 8 9 (3) The Richard B. Russell National School 10 Lunch Act requires the use of domestic food prod-11 ucts for all meals served under the program, includ-12 ing foods products purchased with local funds. 13 (b) BUY AMERICAN STATUTORY REQUIREMENTS.— 14 The Department of Agriculture should undertake training, 15 guidance, and enforcement of the various current Buy 16 American statutory requirements and regulations, including those of the National School Lunch Act and the DOD 17 18 Fresh program. 19 SEC. 4303. EXPANSION OF FRESH FRUIT AND VEGETABLE 20 PROGRAM. 21 Section 18 of the Richard B. Russell National School Lunch Act (42 U.S.C. 1769) is amended in subsection 22 23 (g)—

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24 (1) in paragraph (1)—

1	(A) in the matter preceding subparagraph
2	(A), by striking "July 2004" and inserting
3	"July 2007"; and
4	(B) in paragraph (1) by amending sub-
5	paragraphs (A) and (B) to read as follows:
6	"(A) 35 elementary or secondary schools in
7	each State;
8	"(B) additional elementary or secondary
9	schools in each State in proportion to the stu-
10	dent population of the State; and";
11	(2) in paragraph $(3)(A)$ —
12	(A) in the matter preceding clause (i) by
13	striking "paragraph (1)(B)" and inserting
14	"paragraph (1)";
15	(B) in clause (iii) by striking "and" at the
16	end;
17	(C) in clause (iv) by striking the period at
18	the end and inserting "; and"; and
19	(D) by adding at the end the following:
20	"(v) encourage plans for implementa-
21	tion that include locally grown foods, where
22	geographically available, in accordance
23	with section 9(j).".

1	(3) in paragraph (5) in each of subparagraphs
2	(A) and (B), by striking "2008" and inserting
3	"2012"; and
4	(4) in paragraph $(6)(B)$ —
5	(A) in clause (i)—
6	(i) by striking "October 1, 2004, and
7	on each October 1 thereafter," and insert-
8	ing "October 1, 2007, and on each October
9	1 thereafter,"; and
10	(ii) by striking "\$9,000,000" and in-
11	serting ''\$70,000,000''; and
12	(B) by adding at the end the following:
13	"(iii) Administrative expenses.—
14	For fiscal year 2009 and each fiscal year
15	thereafter, of the amount available to carry
16	out this subsection, the Secretary may re-
17	serve not more than 1 percent of that
18	amount for administrative expenses in car-
19	rying out this subsection.
20	"(iv) State administrative
21	COSTS.—For fiscal year 2009 and each fis-
22	cal year thereafter, of the amount received
23	by a State to carry out this subsection, the
24	State may use not more than 5 percent of
25	that amount for administrative expenses in

1	carrying out this subsection. To be eligible
2	to use such funds for such expenses, the
3	State must submit to the Secretary a plan
4	indicating how the State intends to use
5	such funds.
6	"(v) Federal requirements.—The
7	Secretary shall establish requirements to
8	be followed by States in administering this
9	subsection. The initial set of requirements
10	shall be established not later than 1 year
11	after the date of the enactment of this
12	clause.".
13	SEC. 4304. PURCHASES OF LOCALLY PRODUCED FOODS.
14	Section 9(j) of the Richard B. Russell National
15	School Lunch Act (42 U.S.C. 1758(j)) is amended to read
16	as follows:
17	"(j) Purchases of Locally Produced Foods.—
18	The Secretary shall—
19	"(1) encourage institutions receiving funds
20	under this Act and the Child Nutrition Act of 1966
21	(42 U.S.C. 1771 et seq.) to purchase locally pro-
22	duced foods, to the maximum extent practicable and
23	appropriate;
24	((2) advise institutions participating in a pro-
25	gram described in paragraph (1) of the policy de-

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scribed in that paragraph and post information con-
cerning the policy on the website maintained by the
Secretary; and
((3) allow institutions receiving funds under
this Act and the Child Nutrition Act of 1966 (42)
U.S.C. 1771 et seq.), including the Department of
Defense Fresh Fruit and Vegetable Program, to use
a geographic preference for the procurement of lo-
cally produced foods.".
Subtitle D—Miscellaneous
SEC. 4401. SENIORS FARMERS' MARKET NUTRITION PRO-
GRAM.
GRAM. Section 4402 of the Farm Security and Rural Invest-
Section 4402 of the Farm Security and Rural Invest-
Section 4402 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 3007) is amended—
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Section 4402 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 3007) is amended— (1) by amending subsection (a) to read as fol- lows: "(a) AUTHORIZATION.— "(1) The Secretary of Agriculture shall use \$15,000,000 for each of fiscal years 2008 through 2012 of the funds available to the Commodity Credit
Section 4402 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 3007) is amended— (1) by amending subsection (a) to read as fol- lows: "(a) AUTHORIZATION.— "(1) The Secretary of Agriculture shall use \$15,000,000 for each of fiscal years 2008 through 2012 of the funds available to the Commodity Credit Corporation to carry out and expand the seniors
Section 4402 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 3007) is amended— (1) by amending subsection (a) to read as fol- lows: "(a) AUTHORIZATION.— "(1) The Secretary of Agriculture shall use \$15,000,000 for each of fiscal years 2008 through 2012 of the funds available to the Commodity Credit Corporation to carry out and expand the seniors farmers' market nutrition program.

	010
1	\$60,000,000 for fiscal year 2011, and \$75,000,000
2	for fiscal year 2012 to carry out and expand the
3	seniors farmers' market nutrition program.";
4	(2) in subsection $(b)(1)$ by inserting "honey,"
5	after "vegetables,";
6	(3) by amending subsection (c) to read as fol-
7	lows:
8	"(c) Exclusion of Benefits in Determining
9	ELIGIBILITY FOR OTHER PROGRAMS.—The value of any
10	benefit provided to any eligible seniors farmers' market
11	nutrition program recipient under this section shall not
12	be considered to be income or resources for any purposes
13	under any Federal, State, or local law."; and
14	(4) by adding at the end the following:
15	"(d) Prohibition on Collection of Sales
16	TAX.—The State shall ensure that no State or local taxes
17	are collected within the State on purchases of food with
18	coupons distributed under the seniors farmers' market nu-
19	trition program.
20	"(e) Regulations.—The Secretary may issue such
21	regulations as the Secretary considers necessary to carry
\mathbf{r}	ant the gamions formous' montrat protection and "

22 out the seniors farmers' market nutrition program.".

1 SEC. 4402. CONGRESSIONAL HUNGER CENTER. 2 Section 4404 of the Farm Security and Rural Invest-3 ment Act of 2002 (7 U.S.C. 1621 note) is amended to read as follows: 4 5 "SEC. 4404. BILL EMERSON NATIONAL HUNGER FELLOWS 6 AND MICKEY LELAND INTERNATIONAL HUN-7 GER FELLOWS. "(a) SHORT TITLE.—This section may be cited as the 8 'Bill Emerson National Hunger Fellows and Mickey Le-9 land International Hunger Fellows Program Act of 2007'. 10 11 "(b) FINDINGS.—The Congress finds as follows: 12 "(1) There is a critical need for compassionate 13 individuals who are committed to assisting people 14 who suffer from hunger to initiate and administer 15 solutions to the hunger problem. 16 "(2) Bill Emerson, the distinguished late Rep-17 resentative from the 8th District of Missouri, dem-18 onstrated his commitment to solving the problem of 19 hunger in a bipartisan manner, his commitment to 20 public service, and his great affection for the institu-21 tion and ideals of the Congress of the United States. 22 "(3) George T. (Mickey) Leland, the distin-23 guished late Representative from the 18th District 24 of Texas, demonstrated his compassion for those in 25 need, his high regard for public service, and his live-26 ly exercise of political talents.

1	"(4) The special concern that Mr. Emerson and
2	Mr. Leland demonstrated during their lives for the
3	hungry and poor was an inspiration for others to
4	work toward the goals of equality and justice for all.
5	"(5) These two outstanding leaders maintained
6	a special bond of friendship regardless of political af-
7	filiation and worked together to encourage future
8	leaders to recognize and provide service to others,
9	and therefore it is especially appropriate to honor
10	the memory of Mr. Emerson and Mr. Leland by cre-
11	ating a fellowship program to develop and train the
12	future leaders of the United States to pursue careers
13	in humanitarian service.
14	"(c) DEFINITIONS.—In this section:
15	"(1) Administrator.—The term 'Adminis-
16	trator' means—
17	"(A) if the Secretary of Agriculture enters
18	into a contract described in subsection $(d)(3)$,
19	the head of the Congressional Hunger Center;
20	or
21	"(B) if the Secretary does not enter into
22	such a contract, the Secretary.
23	"(2) Fellow.—The term 'fellow' means—
24	"(A) a Bill Emerson Hunger Fellow; or
25	"(B) a Mickey Leland Hunger Fellow

1	"(3) Fellowship programs.—The term 'Fel-
2	lowship Programs' means the Bill Emerson National
3	Hunger Fellowship Program and the Mickey Leland
4	International Hunger Fellowship Program estab-
5	lished by subsection (d).
6	"(d) Fellowship Program.—There is established
7	in the Department of Agriculture the Bill Emerson Na-
8	tional Hunger Fellowship Program and the Mickey Leland
9	International Hunger Fellowship Program.
10	"(1) PURPOSES.—The purposes of the Fellow-
11	ship Programs are—
12	"(A) to encourage future leaders of the
13	United States to pursue careers in humani-
14	tarian and public service, to recognize the needs
15	of low-income people and hungry people, and to
16	provide assistance to people in need; and
17	"(B) to seek public policy solutions to the
18	challenges of hunger and poverty, to provide
19	training and development opportunities for such
20	leaders through placement in programs oper-
21	ated by appropriate organizations or entities.
22	"(2) Focus of programs.—
23	"(A) Focus of bill emerson hunger
24	FELLOWSHIP PROGRAM.—The Bill Emerson

1 Hunger Fellowship Program shall address hun-2 ger and poverty in the United States. 3 "(B) FOCUS OF MICKEY LELAND HUNGER 4 FELLOWSHIP PROGRAM.—The Mickey Leland 5 Hunger Fellowship Program shall address international hunger and other humanitarian 6 7 needs. "(3) Administration.— 8 9 "(A) IN GENERAL.—Subject to subpara-10 graph (B), the Secretary shall offer to enter 11 into a contract with the Congressional Hunger 12 Center to administer the Fellowship Programs.

13 "(B) REQUIREMENT.—As a condition of a 14 contract described in subparagraph (A), the 15 Congressional Hunger Center shall agree to 16 submit to Congress each year the results of an 17 independent financial audit that demonstrates 18 that the Congressional Hunger Center uses ac-19 counting procedures that conform to generally 20 accepted accounting principles and auditing 21 procedures that conform to chapter 75 of title 22 31, United States Code (commonly known as 23 the 'Single Audit Act of 1984').

24 "(e) Fellowships.—

1	"(1) IN GENERAL.—The Administrator shall
2	make available Bill Emerson Hunger Fellowships
3	and Mickey Leland Hunger Fellowships in accord-
4	ance with this subsection.
5	"(2) CURRICULUM.—
6	"(A) IN GENERAL.—The fellowship pro-
7	grams shall provide experience and training to
8	develop the skills necessary to train fellows to
9	carry out the purposes described in subsection
10	(d)(1), including—
11	"(i) training in direct service pro-
12	grams for the hungry and other anti-hun-
13	ger programs in conjunction with commu-
14	nity-based organizations through a pro-
15	gram of field placement; and
16	"(ii) providing experience in policy de-
17	velopment through placement in a govern-
18	mental entity or nongovernmental, non-
19	profit, or private sector organization.
20	"(B) WORK PLAN.—To carry out subpara-
21	graph (A) and assist in the evaluation of the
22	fellowships under paragraph (6), the Adminis-
23	trator shall, for each fellow, approve a work
24	plan that identifies the target objectives for the

1	fellow in the fellowship, including specific duties
2	and responsibilities relating to those objectives.
3	"(3) Period of fellowship.—
4	"(A) EMERSON FELLOW.—A Bill Emerson
5	Hunger Fellowship awarded under this sub-
6	section shall be for not more than 15 months.
7	"(B) Leland Fellow.—A Mickey Leland
8	Hunger Fellowship awarded under this sub-
9	section shall be for not more than 2 years.
10	"(4) Selection of fellows.—
11	"(A) IN GENERAL.—Fellowships shall be
12	awarded pursuant to a nationwide competition
13	established by the Administrator.
14	"(B) QUALIFICATIONS.—A successful pro-
15	gram applicant shall be an individual who has
16	demonstrated—
17	"(i) an intent to pursue a career in
18	humanitarian service and outstanding po-
19	tential for such a career;
20	"(ii) leadership potential or actual
21	leadership experience;
22	"(iii) diverse life experience;
23	"(iv) proficient writing and speaking
24	skills;

1	"(v) an ability to live in poor or di-
2	verse communities; and
3	"(vi) such other attributes as are con-
4	sidered to be appropriate by the Adminis-
5	trator.
6	"(5) Amount of award.—
7	"(A) IN GENERAL.—A fellow shall receive
8	a living allowance during the term of the Fel-
9	lowship and, subject to subparagraph (B), an
10	end-of-service award.
11	"(B) Requirement for successful
12	COMPLETION OF FELLOWSHIP.—Each fellow
13	shall be entitled to receive an end-of-service
14	award at an appropriate rate for each month of
15	satisfactory service completed, as determined by
16	the Administrator.
17	"(C) TERMS OF FELLOWSHIP.—A fellow
18	shall not be considered an employee of—
19	"(i) the Department of Agriculture;
20	"(ii) the Congressional Hunger Cen-
21	ter; or
22	"(iii) a host agency in the field or pol-
23	icy placement of the fellow.
24	"(D) Recognition of fellowship
25	AWARD.—

EMERSON FELLOW.—An indi-1 "(i) 2 vidual awarded a fellowship from the Bill Hunger Fellowship 3 Emerson shall be known as an 'Emerson Fellow'. 4 5 "(ii) LELAND FELLOW.—An indi-6 vidual awarded a fellowship from the Mick-7 ey Leland Hunger Fellowship shall be 8 known as a 'Leland Fellow'. 9 "(6) EVALUATION.—The Administrator shall 10 conduct periodic evaluations of the Fellowship Pro-11 grams. 12 "(f) AUTHORITY.— 13 "(1) IN GENERAL.—Subject to paragraph (2), 14 in carrying out this section, the Administrator may

11 in carrying out this section, the Hammistrator may
15 solicit, accept, use, and dispose of gifts, bequests, or
16 devises of services or property, both real and per17 sonal, for the purpose of facilitating the work of the
18 Fellowship Programs.

19 "(2) LIMITATION.—Gifts, bequests, or devises
20 of money and proceeds from sales of other property
21 received as gifts, bequests, or devises shall be used
22 exclusively for the purposes of the Fellowship Pro23 grams.

24 "(g) REPORT.—Each year, the Administrator shall
25 submit to the Committee on Agriculture of the House of

Representatives and the Committee on Agriculture, Nutri tion, and Forestry of the Senate a report that describes
 the activities and expenditures of the Fellowship Programs
 during the preceding fiscal year.

5 "(h) FUNDING.—There is authorized to be appro-6 priated to the Secretary to carry out this section 7 \$3,000,000 for each of the fiscal years 2008 through 8 2012.".

9 SEC. 4403. JOINT NUTRITION MONITORING AND RELATED 10 RESEARCH ACTIVITIES.

Subtitle D of title IV of the Farm Security and Rural
 Investment Act of 2002 (Public Law 107–171; 116 Stat.
 333) is amended—

14 (1) by redesignating section 4405 (2 U.S.C.
15 1161 note; Public Law 107–171) as section 4406;
16 and

17 (2) by inserting after section 4404 the fol-18 lowing:

19 "SEC. 4405. JOINT NUTRITION MONITORING AND RELATED 20 RESEARCH ACTIVITIES.

21 "The Secretary of Agriculture and the Secretary of 22 Health and Human Services shall continue to provide 23 jointly for national nutrition monitoring and related re-24 search activities carried out as of the date of enactment 25 of this section—

1	"(1) to collect continuous dietary, health, phys-
2	ical activity, and diet and health knowledge data on
3	a nationally representative sample;
4	"(2) to periodically collect data on special at-
5	risk populations, as identified by the Secretaries;
6	"(3) to distribute information on health, nutri-
7	tion, the environment, and physical activity to the
8	public in a timely fashion;
9	"(4) to analyze new data that becomes avail-
10	able;
11	"(5) to continuously update food composition
12	tables; and
13	"(6) to research and develop data collection
14	methods and standards.".
15	SEC. 4404 SENSE OF THE CONGRESS.
16	It is the sense of the Congress that food items pro-
17	vided pursuant to the Federal school breakfast and school
18	lunch program should be selected so as to reduce the inci-
19	dence of juvenile obesity and to maximize nutritional
20	value.
21	TITLE V—CREDIT

Subtitle A—Farm Ownership Loans

- Sec. 5001. Conservation loan guarantee program.
- Sec. 5002. Limitations on amount of ownership loans.
- Sec. 5003. Down payment loan program.
- Sec. 5004. Beginning farmer and rancher contract land sales program.
- Sec. 5005. Loans to purchasers of highly fractioned lands.

Subtitle B—Operating Loans

- Sec. 5011. Limitations on amount of operating loans.
- Sec. 5012. Suspension of limitation on period for which borrowers are eligible for guaranteed assistance.

Subtitle C—Administrative Provisions

- Sec. 5021. Inventory sales preferences.
- Sec. 5022. Loan fund set-asides.
- Sec. 5023. Transition to private commercial or other sources of credit.
- Sec. 5024. Extension of the right of first refusal to reacquire homestead property to immediate family members of borrower-owner.
- Sec. 5025. Rural development and farm loan program activities.

Subtitle D—Farm Credit

Sec. 5031. Bank for cooperatives voting stock.

Sec. 5032. Rural utility loans.

Sec. 5033. Farm Credit System Insurance Corporation.

Sec. 5034. Risk-based capital levels.

1 Subtitle A—Farm Ownership Loans

2 SEC. 5001. CONSERVATION LOAN GUARANTEE PROGRAM.

3 Section 304 of the Consolidated Farm and Rural De-

4 velopment Act (7 U.S.C. 1924) is amended to read as fol-

5 lows:

6 "SEC. 304. CONSERVATION LOAN GUARANTEE PROGRAM.

7 "(a) IN GENERAL.—The Secretary may provide a
8 loan guarantee, an interest subsidy, or both, to enable an
9 eligible borrower to obtain a qualified conservation loan.

10 "(b) PRIORITY.—In providing loan guarantees under
11 this section, the Secretary shall give priority to—

- 12 "(1) qualified beginning farmers or ranchers;
- 13 "(2) socially disadvantaged farmers or ranchers
 14 (as defined in section 355(e)(2));
- 15 "(3) owners or tenants who use the loans to16 covert to sustainable or organic agricultural produc-
- 17 tion systems; and

1 "(4) producers who use the loans to build con-2 servation structures or establish conservation prac-3 tices to comply with section 1212 of the Food Security Act of 1985. 4 5 "(c) DEFINITIONS.—In this section: "(1) ELIGIBLE BORROWER.—The term 'eligible 6 7 borrower' means a farmer, rancher, farm coopera-8 tive, private domestic corporation, partnership, joint 9 operation, trust, or limited liability company, that is 10 engaged primarily and directly in agricultural production in the United States. 11 "(2) QUALIFIED CONSERVATION LOAN.—The 12 term 'qualified conservation loan' means a loan that 13 14 meets the following requirements: "(A) PURPOSE.—The loan proceeds are re-15 16 quired to be used to cover the costs to the bor-17 rower of carrying out a qualified conservation 18 project. "(B) PRINCIPAL AMOUNT.—The principal 19 20 amount of the loan is not more than 21 \$1,000,000,000. 22 "(C) REPAYMENT PERIOD.—The loan re-23 payment period shall not exceed 10 years. "(D) LIMITED PROCESSING FEE.—The 24 25 total of all processing fees charged with respect

1	to the loan does not exceed such amount as
2	shall be prescribed by the Secretary.
3	"(3) QUALIFIED CONSERVATION PROJECT
4	The term 'qualified conservation project' means,
5	with respect to an eligible borrower, conservation
6	measures that address provisions of a conservation
7	plan of the borrower.
8	"(4) CONSERVATION PLAN.—The term 'con-
9	servation plan' means a plan, approved by the Sec-
10	retary, that, for a farming or ranching operation,
11	identifies the conservation activities that will be ad-
12	dressed with guaranteed loan funds provided under
13	this section, including—
14	"(A) the installation of conservation struc-
15	tures;
16	"(B) the establishment of forest cover for
17	sustained yield timber management, erosion
18	control, or shelter belt purposes;
19	"(C) the installation of water conservation
20	measures;
21	"(D) the installation of waste management
22	systems;
23	((E) the establishment or improvement of
24	permanent pasture;

1	"(F) compliance with section 1212 of the
2	Food Security Act of 1985;
3	"(G) other purposes consistent with the
4	plan; and
5	"(H) any other emerging or existing con-
6	servation practices, techniques, or technologies
7	approved by the Secretary.
8	"(d) Limitations Applicable to Loan Guaran-
9	TEES.—
10	"(1) LIMITATION ON AMOUNT OF GUAR-
11	ANTEE.—The portion of a loan that the Secretary
12	may guarantee under this section shall be not less
13	than 80 percent and not more than 90 percent of
14	the principal amount of the loan.
15	"(2) LIMITATION ON TOTAL AMOUNT OUT-
16	STANDING.—The aggregate principal amount of out-
17	standing loans guaranteed by the Secretary under
18	this section shall not exceed \$1,000,000.
19	"(e) Limitation on Amount of Interest Sub-
20	SIDY.—The interest subsidy which the Secretary may pro-
21	vide under this section with respect to a loan shall result
22	in a reduction of the interest rate agreed upon by the bor-
23	rower and the lender (but to not less than zero) by—
24	((1) 500 basis points, if the principal amount
25	of the loan is less than \$100,000;

1	"(2) 400 basis points, if the principal amount
2	of the loan is not less than \$100,000 and is less
3	than \$500,000; and
4	"(3) 300 basis points, in any other case.
5	"(f) Administrative Provisions.—
6	"(1) AUTHORITY TO COLLECT PROCESSING
7	FEE.—The Secretary may assess a fee to cover the
8	cost of processing an application under this section
9	equal to not more than 1 percent of the principal
10	amount of the loan sought by the applicant, as de-
11	scribed in the application.
12	"(2) Approval of application.—The Sec-
13	retary shall not approve an application submitted
14	pursuant to this section, unless the Secretary has
15	determined that—
16	"(A) the loan sought by the applicant, as
17	described in the application, would be a quali-
18	fied conservation loan; and
19	"(B) the project for which the loan is
20	sought is likely to result in a net benefit to the
21	environment.
22	"(3) Equitable distribution of loan
23	guarantees and interest subsidies.—The Sec-

retary shall ensure that loan guarantees and interestsubsidies under this section are equitably distributed

among agricultural producers according to the scale
 of the operations.

3 "(g) Relationship With Other Conservation 4 **PROGRAMS.**—Neither the application for, nor the receipt 5 of, a loan guarantee or an interest subsidy under this section shall affect the eligibility of the recipient for assist-6 7 ance under title XII of the Food Security Act of 1985 8 or the Watershed Protection and Flood Prevention Act. 9 "(h) AUTHORIZATION OF APPROPRIATIONS.-For each of fiscal years 2008 through 2012, there are author-10 ized to be appropriated to the Secretary such funds as are 11

12 necessary to carry out this section.".

13 SEC. 5002. LIMITATIONS ON AMOUNT OF OWNERSHIP14 LOANS.

15 Section 305 of the Consolidated Farm and Rural De16 velopment Act (7 U.S.C. 1925) is amended—

17 (1) in subsection (a)(2), by striking "\$200,000"
18 and inserting "\$300,000"; and

19 (2) by redesignating subsections (b) and (c) as
20 subsections (c) and (d), respectively, and inserting
21 after subsection (a) the following:

"(b) GRADUATION PLAN.—The Secretary shall establish a plan, in coordination with activities under sections
359, 360, 361, and 362, to encourage each borrower with

1	an outstanding loan under this subtitle to graduate to pri-
2	vate commercial or other sources of credit.".
3	SEC. 5003. DOWN PAYMENT LOAN PROGRAM.
4	Section 310E of the Consolidated Farm and Rural
5	Development Act (7 U.S.C. 1935) is amended—
6	(1) in subsection $(a)(1)$, by striking "and
7	ranchers" and inserting "or ranchers and socially
8	disadvantaged farmers or ranchers";
9	(2) in subsection (b)—
10	(A) by striking paragraph (1) and insert-
11	ing the following;
12	"(1) PRINCIPAL.—Each loan made under this
13	section shall be in an amount that does not exceed
14	45 percent of the least of—
15	"(A) the purchase price of the farm or
16	ranch to be acquired;
17	"(B) the appraised value of the farm or
18	ranch to be acquired; or
19	"(C) \$500,000.
20	"(2) INTEREST RATE.—The interest rate on
21	any loan made by the Secretary under this section
22	shall be a rate equal to the greater of—
23	"(A) the difference obtained by subtracting
24	4 percent from the interest rate for farm own-
25	ership loans under this subtitle; or

1	"(B) 1 percent."; and
2	(B) in paragraph (3), by striking "15" and
3	inserting "20";
4	(3) in subsection (c)—
5	(A) in paragraph (1), by striking "10" and
6	inserting "5";
7	(B) by striking paragraph (2) and redesig-
8	nating paragraph (3) as paragraph (2) ; and
9	(C) in paragraph (2)(B) (as so redesig-
10	nated), by striking "15-year" and inserting
11	"20-year"; and
12	(4) in subsection (d)—
13	(A) in paragraph (3)—
14	(i) by inserting "and socially dis-
15	advantaged farmers and ranchers (as de-
16	fined in section 355(e)(2))" after "ranch-
17	ers''; and
18	(ii) by striking "and" at the end;
19	(B) in paragraph (4), by striking "ranch-
20	ers." and inserting "ranchers and socially dis-
21	advantaged farmers and ranchers (as defined in
22	section 355(e)(2)); and"; and
23	(C) by adding at the end the following:
24	"(5) establish annual performance goals to pro-
25	mote the use of the down payment loan program and

other joint financing participation loans as the pre ferred choice for direct real estate loans made by
 any lender to a qualified beginning farmer or ranch er or socially disadvantaged farmer or rancher (as so
 defined).".

6 SEC. 5004. BEGINNING FARMER AND RANCHER CONTRACT 7 LAND SALES PROGRAM.

8 Section 310F of the Consolidated Farm and Rural
9 Development Act (7 U.S.C. 1936) is amended to read as
10 follows:

11 "SEC. 310F. BEGINNING FARMER AND RANCHER AND SO 12 CIALLY DISADVANTAGED FARMER AND

RANCHER CONTRACT LAND SALES PROGRAM.

14 "(a) IN GENERAL.—The Secretary shall, in accord15 ance with this section, guarantee a loan made by a private
16 seller of a farm or ranch to a qualified beginning farmer
17 or rancher or socially disadvantaged farmer or rancher (as
18 defined in section 355(e)(2)) on a contract land sales
19 basis.

20 "(b) ELIGIBILITY.—In order to be eligible for a loan
21 guarantee under subsection (a)—

"(1) the qualified beginning farmer or rancher
or socially disadvantaged farmer or rancher shall—
"(A) on the date the contract land sale
that is subject of the loan is complete, own or

1	anapate the form or would that is the subject of
1	operate the farm or ranch that is the subject of
2	the contract land sale;
3	"(B) have a credit history that—
4	"(i) includes a record of satisfactory
5	debt repayment, as determined by the Sec-
6	retary; and
7	"(ii) is acceptable to the Secretary;
8	and
9	"(C) demonstrate to the Secretary that the
10	farmer or rancher, as the case may be, is un-
11	able to obtain sufficient credit without a guar-
12	antee to finance any actual need of the farmer
13	or rancher, as the case may be, at a reasonable
14	rate or term;
15	((2) the loan shall meet applicable underwriting
16	criteria, as determined by the Secretary; and
17	"(3) to carry out the loan—
18	"(A) a commercial lending institution shall
19	agree to serve as an escrow agent; or
20	"(B) the private seller, in cooperation with
21	the farmer or rancher, shall use an appropriate
22	alternate arrangement, as determined by the
23	Secretary.
24	"(c) LIMITATIONS.—

"(1) DOWN PAYMENT.—The Secretary shall not 1 2 provide a loan guarantee under subsection (a) if the 3 contribution of the qualified beginning farmer or 4 rancher or socially disadvantaged farmer or rancher 5 to the down payment for the farm or ranch that is 6 the subject of the contract land sale would be less 7 than 5 percent of the purchase price of the farm or 8 ranch. 9 "(2) MAXIMUM PURCHASE PRICE.—The Sec-10 retary shall not provide a loan guarantee under sub-11 section (a) if the purchase price or the appraisal 12 value of the farm or ranch that is the subject of the 13 contract land sale is greater than \$500,000. 14 "(d) PERIOD OF GUARANTEE.—The period during 15 which a loan guarantee under this section is in effect shall be the 10-year period beginning with the date the guar-16 17 antee is provided. 18 "(e) GUARANTEE PLAN.—A private seller of a farm 19 or ranch who makes a loan that is guaranteed by the Sec-20 retary under subsection (a) may select— "(1) a prompt payment guarantee plan, which 21 22 shall cover— "(A) 3 amortized annual installments; or 23 "(B) an amount equal to 3 annual install-24 25 ments (including an amount equal to the total

1	cost of any tax and insurance incurred during
2	the period covered by the annual installments);
3	or

4 "(2) a standard guarantee plan, which shall
5 cover an amount equal to 90 percent of the out6 standing principal of the loan.".

7 SEC. 5005. LOANS TO PURCHASERS OF HIGHLY 8 FRACTIONED LANDS.

9 Section 1 of Public Law 91–229 (25 U.S.C. 488) is amended by adding at the end the following: "The Sec-10 retary of Agriculture may make and insure loans as pro-11 vided in section 309 of the Consolidated Farm and Rural 12 13 Development Act to eligible purchasers of highly fractionated land pursuant to section 204(c) of the Indian 14 15 Land Consolidation Act. Section 4 of this Act shall not apply to trust or restricted tribal or tribal corporation 16 17 property mortgaged pursuant to the preceding sentence.".

Subtitle B—Operating Loans

19 SEC. 5011. LIMITATIONS ON AMOUNT OF OPERATING20LOANS.

Section 313(a)(1) of the Consolidated Farm and
Rural Development Act (7 U.S.C. 1943(a)(1)) is amended
by striking "\$200,000" and inserting "\$300,000".

1	SEC. 5012. SUSPENSION OF LIMITATION ON PERIOD FOR
2	WHICH BORROWERS ARE ELIGIBLE FOR
3	GUARANTEED ASSISTANCE.
4	Section 5102 of the Farm Security And Rural Invest-
5	ment Act of 2002 (7 U.S.C. 1949 note; Public Law 107–
6	171) is amended by striking "September 30, 2007" and
7	inserting "January 1, 2008".
8	Subtitle C—Administrative
9	Provisions
10	SEC. 5021. INVENTORY SALES PREFERENCES.
11	Section 335(c) of the Consolidated Farm and Rural
12	Development Act (7 U.S.C. 1985(c)) is amended—
13	(1) in paragraph (1) —
14	(A) in subparagraph (B)—
15	(i) in the subparagraph heading, by
16	inserting "; SOCIALLY DISADVANTAGED
17	FARMER OR RANCHER" after "OR RANCH-
18	$\mathrm{ER}^{\prime\prime};$
19	(ii) in clause (i), by inserting "or a so-
20	cially disadvantaged farmer or rancher"
21	after "or rancher";
22	(iii) by redesignating clauses (ii)
23	through (iv) as clauses (iii) through (v), re-
24	spectively;
25	(iv) by inserting after clause (i) the
26	following:

1	"(ii) Priority to be given to so-
2	CIALLY DISADVANTAGED FARMERS AND
3	RANCHERS.—In carrying out this subpara-
4	graph, the Secretary shall give priority to
5	socially disadvantaged farmers and ranch-
6	ers.";
7	(v) in clause (iii) (as so redesig-
8	nated)—
9	(I) by inserting "or socially dis-
10	advantaged farmer or rancher" after
11	"or rancher"; and
12	(II) by inserting ", subject to
13	clause (ii)" before the period;
14	(vi) in clause (iv) (as so redesignated),
15	by inserting "or a socially disadvantaged
16	farmer or rancher" after "or rancher"; and
17	(vii) in clause (v) (as so redesignated),
18	by inserting "and socially disadvantaged
19	farmers and ranchers" after "and ranch-
20	ers"; and
21	(B) in subparagraph (C), by inserting "or
22	a socially disadvantaged farmer or rancher"
23	after "or rancher";
24	(2) in paragraph $(5)(B)$ —
25	(A) in clause (i)—

1	(i) in the clause heading, by inserting
2	"; SOCIALLY DISADVANTAGED FARMER OR
3	RANCHER" after "OR RANCHER";
4	(ii) by inserting "or a socially dis-
5	advantaged farmer or rancher" after "a
6	beginning farmer or rancher"; and
7	(iii) by inserting "or the socially dis-
8	advantaged farmer or rancher" after "the
9	beginning farmer or rancher";
10	(B) by redesignating clauses (ii) and (iii)
11	as clauses (iii) and (iv), respectively;
12	(C) by inserting after clause (i) the fol-
13	lowing:
14	"(ii) Priority to be given to so-
15	CIALLY DISADVANTAGED FARMERS AND
16	RANCHERS.—In carrying out clause (i), the
17	Secretary shall give priority to socially dis-
18	advantaged farmers and ranchers."; and
19	(D) in clause (iii) (as so redesignated)—
20	(i) in the matter preceding subclause
21	(I), by inserting "or a socially disadvan-
22	taged farmer or rancher" after "or ranch-
23	er"; and

1	(ii) in subclause (II), by inserting "or
2	the socially disadvantaged farmer or ranch-
3	er" after "or rancher";
4	(3) in paragraph (6)—
5	(A) in subparagraph (A), by inserting "or
6	a socially disadvantaged farmer or rancher"
7	after "or rancher"; and
8	(B) in subparagraph (C)—
9	(i) in clause (i)(I), by inserting "and
10	socially disadvantaged farmers and ranch-
11	ers" after "and ranchers"; and
12	(ii) in clause (ii), by inserting "or so-
13	cially disadvantaged farmers or ranchers"
14	after "or ranchers"; and
15	(4) by adding at the end the following:
16	((7) In this subsection, the term 'socially dis-
17	advantaged farmer or rancher' has the meaning
18	given in section $355(e)(2)$.".
19	SEC. 5022. LOAN FUND SET-ASIDES.
20	Section $346(b)(2)$ of the Consolidated Farm and
21	Rural Development Act (7 U.S.C. 1994(b)(2)) is amend-
22	ed—
23	(1) in subparagraph (A)—
24	(A) in clause (i)—

1	(i) in subclause (I), by striking "70
2	percent" and inserting "not less than 75
3	percent of the total amount made available
4	under paragraph (1)"; and
5	(ii) in subclause (II)—
6	(I) in the subclause heading, by
7	inserting "; PARTICIPATION LOANS"
8	after "PAYMENT LOANS";
9	(II) by striking "60 percent" and
10	inserting "not less than $\frac{2}{3}$ of the
11	amount reserved under subclause (I)";
12	and
13	(III) by inserting "and participa-
14	tion loans" after "section 310E"; and
15	(B) in clause (ii)(III), by striking "2003
16	through 2007, 35 percent" and inserting "2008
17	through 2012, not less than 50 percent of the
18	total amount made available under paragraph
19	(1)"; and
20	(2) in subparagraph (B)(i), by striking "25 per-
21	cent" and inserting "not less than 40 percent of the
22	total amount made available under paragraph (1)".

1	SEC.	5023.	TRANSITION	то	PRIVATE	COMMERCIAL	OR
2			OTHER SOU	RCE	S OF CRED	IT.	
2		a 1			דר ויו	ו תו	Ъ

3 Subtitle D of the Consolidated Farm and Rural De4 velopment Act (7 U.S.C. 1981–2008r) is amended by in5 serting after section 344 the following:

6 "SEC. 345. TRANSITION TO PRIVATE COMMERCIAL OR 7 OTHER SOURCES OF CREDIT.

8 "(a) IN GENERAL.—In making or insuring a farm 9 loan under subtitle A or B, the Secretary shall establish 10 a plan and promulgate regulations (including performance 11 criteria) that promote the goal of transitioning borrowers 12 to private commercial credit and other sources of credit 13 in the shortest practicable period of time.

14 "(b) COORDINATION.—In carrying out this section,
15 the Secretary shall integrate and coordinate the transition
16 policy described in subsection (a) with—

17 "(1) the borrower training program established18 by section 359;

19 "(2) the loan assessment process established by20 section 360;

21 "(3) the supervised credit requirement estab22 lished by section 361;

23 "(4) the market placement program established24 by section 362; and

25 "(5) other appropriate programs and authori-26 ties, as determined by the Secretary.".

1 SEC. 5024. EXTENSION OF THE RIGHT OF FIRST REFUSAL 2 TO REACQUIRE HOMESTEAD PROPERTY TO 3 **IMMEDIATE FAMILY MEMBERS** OF BOR-4 **ROWER-OWNER.** 5 Section 352(c)(4)(B) of the Consolidated Farm and Rural Development Act (7 U.S.C. 2000(c)(4)(B)) is 6 7 amended-8 (1) in the 1st sentence, by striking ", the bor-9 rower-owner" inserting "of a borrower-owner who is 10 a socially disadvantaged farmer or rancher (as de-11 fined in section 355(e)(2), the borrower-owner or a 12 member of the immediate family of the borrower-13 owner"; and (2) in the 2nd sentence, by inserting "or imme-14 15 diate family member, as the case may be," before "from". 16 17 SEC. 5025. RURAL DEVELOPMENT AND FARM LOAN PRO-18 **GRAM ACTIVITIES.** 19 Subtitle D of the Consolidated Farm and Rural De-20 velopment Act (7 U.S.C. 1981–2008r) is amended by in-21 serting after section 364 the following: 22 "SEC. 365. RURAL DEVELOPMENT AND FARM LOAN PRO-23 GRAM ACTIVITIES. 24 "The Secretary may not complete a study of, or enter 25 into a contract with a private party to carry out, without

26 specific authorization in a subsequent Act of Congress, a HR 2419 PCS competitive sourcing activity of the Secretary, including
 support personnel of the Department of Agriculture, relat ing to rural development or farm loan programs.".

Subtitle D—Farm Credit

5 SEC. 5031. BANK FOR COOPERATIVES VOTING STOCK.

4

6 (a) IN GENERAL.—Section 3.3(c) of the Farm Credit 7 Act of 1971 (12 U.S.C. 2124(c)) is amended by striking 8 "and (ii)" and inserting "(ii) other categories of persons 9 and entities described in sections 3.7 and 3.8 eligible to 10 borrow from the bank, as determined by the bank's board 11 of directors; and (iii)".

(b) CONFORMING AMENDMENTS.—Section
4.3A(c)(1)(D) of such Act (12 U.S.C. 2154a(c)(1)(D)) is
amended by redesignating clauses (ii) and (iii) as clauses
(iii) and (iv), respectively, and inserting after clause (i)
the following:

17 "(ii) persons and entities eligible to
18 borrow from the banks for cooperatives, as
19 described in section 3.3(c)(ii);".

20 SEC. 5032. RURAL UTILITY LOANS.

21 Section 8.0(9) of the Farm Credit Act of 1971 (12
22 U.S.C. 2279aa(9)) is amended—

23 (1) by striking "or" at the end of subparagraph24 (A)(iii);

1	(2) by striking the period at the end of sub-
2	paragraph (B) and inserting "; or"; and
3	(3) by adding at the end the following:
4	"(C) that is a loan or interest in a loan for
5	electric or telephone facilities by a cooperative
6	lender to a borrower who has received or is eli-
7	gible to receive a loan under the Rural Elec-
8	trification Act (7 U.S.C. 901 et seq.), except
9	that—
10	"(i) subsections (c) and (d) of section
11	8.6, and sections 8.8 and 8.9 shall not
12	apply to the loan or interest in the loan or
13	to an obligation backed by a pool of obliga-
14	tions relating to the loan or interest in the
15	loan; and
16	"(ii) the loan or interest in the loan
17	shall be considered to meet all standards
18	for qualified loans for all purposes under
19	this Act, subject to reasonable under-
20	writing, security appraisal, and repayment
21	standards established by the Corpora-
22	tion.".

3 (a) AUTHORITY TO PASS ALONG COST OF INSUR4 ANCE PREMIUMS.—Section 1.12(b) of the Farm Credit
5 Act of 1971 (12 U.S.C. 2020(b)) is amended by striking
6 the last sentence and inserting "The assessment on any
7 such association or other financing institution for any pe8 riod shall be computed in an equitable manner.".

9 (b) PREMIUMS; AMOUNT IN FUND NOT EXCEEDING
10 SECURE BASE AMOUNT.—Section 5.55(a) of such Act (12
11 U.S.C. 2277a-4(a)) is amended—

12 (1) in paragraph (1)—

(A) in the matter preceding subparagraph
(A), by striking "(2), the annual" and inserting
"(3), the";

16 (B) by striking subparagraphs (A) through17 (D) and inserting the following:

"(A) the average outstanding insured obligations issued by the bank for the calendar
year, after deducting therefrom the percentages
of the guaranteed portions of loans and investments described in paragraph (2), multiplied by
0.0020;

24 "(B) the average principal outstanding for25 the calendar year on loans made by the bank

that are in nonaccrual status, multiplied by
0.0010; and
"(C) the average amount outstanding for
the calendar year of other-than-temporarily im-
paired investments made by the bank, multi-
plied by 0.0010.";
(2) in paragraph (2), by striking "annual";
(3) in paragraph (3), in the matter preceding
subparagraph (A), by striking "As used" and all
that follows through "that" and inserting "As used
in this section, the term 'government-guaranteed'
when applied to loans or investments, means loans,
credits, or investments, or portions of loans, credits,
or investments, that"; and
(4) by redesignating paragraphs (2) and (3) as
paragraphs (3) and (4), respectively, and inserting
after paragraph (1) the following:
"(2) DEDUCTIONS FROM AVERAGE OUT-
STANDING INSURED OBLIGATIONS.—The average
outstanding insured obligations issued by the bank
for the calendar year referred to in subsection
(a)(1)(A) of this section shall be reduced by deduct-
ing therefrom the sum of—
"(A) 90 percent of the sum of—

1	"(i) the average principal outstanding
2	for such calendar year on the guaranteed
3	portions of Federal government-guaranteed
4	loans made by the bank that are in accrual
5	status; and
6	"(ii) the average amount outstanding
7	for the calendar year of the guaranteed
8	portions of Federal government-guaranteed
9	investments made by the bank that are not
10	permanently impaired, as determined by
11	the Corporation; and
12	"(B) 80 percent of the sum of—
13	"(i) the average principal outstanding
14	for the calendar year on the guaranteed
15	portions of State government-guaranteed
16	loans made by the bank that are in accrual
17	status; and
18	"(ii) the average amount outstanding
19	for the calendar year of the guaranteed
20	portions of State government-guaranteed
21	investments made by the bank that are not
22	permanently impaired, as determined by
23	the Corporation.".

(c) PREMIUMS; AMOUNT IN FUND EXCEEDING SE CURE BASE AMOUNT.—Section 5.55(b) of such Act (12
 U.S.C. 2277a-4(b)) is amended by striking "annual".

4 (d) SECURE BASE AMOUNT.—Section 5.55(c) of such 5 Act (12 U.S.C. 2277 a-4(c)) is amended by striking the parenthetical phrase and inserting "(adjusted downward 6 7 to exclude an amount equal to the sum of: (1) 90 percent 8 of: (A) the guaranteed portions of principal outstanding 9 on Federal government-guaranteed loans in accrual status 10 made by the banks; and (B) the guaranteed portions of the amount of Federal government-guaranteed invest-11 12 ments made by the banks that are not permanently im-13 paired; and (2) 80 percent of: (A) the guaranteed portions of principal outstanding on State government-guaranteed 14 15 loans in accrual status made by the banks; and (B) the guaranteed portions of the amount of State government-16 17 guaranteed investments made by the banks that are not permanently impaired, as determined by the Corpora-18 19 tion)".

20 (e) DETERMINATION OF LOAN AND INVESTMENT
21 AMOUNTS.—Section 5.55(d) of such Act (12 U.S.C.
22 2277a-4(d)) is amended—

(1) in the subsection heading, by striking
"PRINCIPAL OUTSTANDING" and inserting "LOAN
AND INVESTMENT AMOUNTS";

1	(2) in the matter preceding paragraph (1) , by
2	striking "For" and all that follows through "-"
3	and inserting "For the purpose of subsections (a)
4	and (c) of this section, the principal outstanding on
5	all loans made by an insured System bank or the
6	amount outstanding on all investments made by an
7	insured System bank shall be determined based on
8	all loans or investments made—"; and
9	(3) in each of paragraphs (1) and (2) , by in-
10	serting "or investments" before "because".
11	(f) Allocation to System Institutions of Ex-
12	CESS RESERVES.—Section 5.55(e) of such Act (12 U.S.C.
13	2277a–4(e)) is amended—
14	(1) in paragraph (3), by striking "the average
15	secure base amount for the calendar year (as cal-
16	culated on an average daily balance basis)" and in-
17	serting "the secure base amount";
18	(2) in paragraph (4) , by striking subparagraph
19	(B) and inserting the following:
20	"(B) there shall be credited to the Allo-
21	cated Insurance Reserves Account of each in-
22	sured System bank an amount that bears the
23	same ratio to the total amount (less any
24	amount credited under subparagraph (A) of
25	this paragraph) as the average principal out-

1	standing for the calendar year on insured obli-
2	gations issued by the bank (after deducting
3	therefrom the percentages of the guaranteed
4	portions of loans and investments described in
5	subsection $(a)(2)$ of this section), bears to the
6	average principal outstanding for the calendar
7	year on insured obligations issued by all insured
8	System banks (after deducting therefrom the
9	percentages of the guaranteed portions of loans
10	and investments so described)."; and
11	(3) in paragraph (6) —
12	(A) in subparagraph (A)—
13	(i) in the matter preceding clause (i),
14	by striking "beginning" and all that fol-
15	lows through "2005";
16	(ii) by striking clause (i) and inserting
17	the following:
18	"(i) subject to subparagraph (D), pay
19	to each insured System bank, in a manner
20	determined by the Corporation, an amount
21	equal to the balance in its Allocated Insur-
22	ance Reserves Account; and"; and
23	(iii) in clause (ii)—

1	(I) by striking "(C), (E) , and
2	(F)" and inserting "(C) and (E)";
3	and
4	(II) by striking "outstanding,"
5	and all that follows and inserting "at
6	the time of the termination of the Fi-
7	nancial Assistance Corporation, of the
8	balance in the Allocated Insurance
9	Reserves Account established under
10	subparagraph (1)(B).";
11	(B) in subparagraph (C)—
12	(i) in clause (i), by striking "(in addi-
13	tion to the amounts described in subpara-
14	graph (F)(ii))"; and
15	(ii) by striking clause (ii) and insert-
16	ing the following:
17	"(ii) TERMINATION OF ACCOUNT
18	On disbursement of \$56,000,000, the Cor-
19	poration shall close the Account established
20	under paragraph $(1)(B)$ and transfer any
21	remaining funds in the Account to the re-
22	maining Allocated Insurance Reserves Ac-
23	counts in accordance with paragraph
24	(4)(B) for the calendar year in which the
25	transfer occurs."; and

1	(C) by striking subparagraph (F).
2	(g) Certification of Premiums.—
3	(1) FILING CERTIFIED STATEMENT.—Section
4	5.56(a) of such Act (12 U.S.C. 2277a–5(a)) is
5	amended to read as follows:
6	"(a) FILING CERTIFIED STATEMENT.—On a date to
7	be determined in the sole discretion of the Corporation's
8	Board of Directors, each insured System bank that be-
9	came insured before the beginning of the period for which
10	premiums are being assessed (in this section referred to
11	as the 'period') shall file with the Corporation a certified
12	statement showing—
13	((1) the average outstanding insured obliga-
14	tions for the period issued by the bank;
15	((2) the average principal outstanding for the
16	period on the guaranteed portion of Federal govern-
17	ment-guaranteed loans that are in accrual status
18	and the average amount outstanding for the period
19	of Federal government-guaranteed investments that

are not permanently impaired (as defined in section
5.55(a)(4));

22 "(3) the average principal outstanding for the 23 period on State government-guaranteed loans that 24 are in accrual status and the average amount out-25 standing for the period of State government-guaran-

1	teed investments that are not permanently impaired
2	(as defined in section $5.55(a)(4)$);
3	"(4) the average principal outstanding for the
4	period on loans that are in nonaccrual status and
5	the average amount outstanding for the period of
6	other-than-temporarily impaired investments; and
7	"(5) the amount of the premium due the Cor-
8	poration from the bank for the period.".
9	(2) PREMIUM PAYMENTS.—Section 5.56(c) of
10	such Act (12 U.S.C. 2277a–5(c)) is amended to read
11	as follows:
12	"(c) Premium Payments.—Each insured System
13	bank shall pay to the Corporation the premium payments
14	required under subsection (a), not more frequently than
15	once in each calendar quarter, in such manner and at such
16	time or times as the Board of Directors shall prescribe,
17	except that the amount of the premium shall be estab-
18	lished not later than 60 days after filing the certified
19	statement setting forth the amount of the premium.".
20	(3) Conforming Amendments.—Section 5.56
21	of such Act (12 U.S.C. 2277a-5) is amended by
22	striking subsection (d) and redesignating subsection

23 (e) as subsection (d).

(h) RULES AND REGULATIONS.—Section 5.58(10) of
 such Act (12 U.S.C. 2277a-7(10)) is amended by insert ing "and section 1.12(b)" after "part".

4 SEC. 5034. RISK-BASED CAPITAL LEVELS.

5 Section 8.32(a)(1) of the Farm Credit Act of 1971
6 (12 U.S.C. 2279bb-1(a)(1)) is amended by striking all
7 through "a pool of" and inserting the following:

8 "(1) Credit Risk.—

9 "(A) With respect to securities representing an interest in, or obligations backed 10 11 by, a pool of qualified loans (as defined in sec-12 tion 8.0(9)(C), owned or guaranteed by the 13 Corporation, losses occur at a rate of default 14 and severity reasonably related to risks in elec-15 tric and telephone facility loans, respectively, as 16 determined by the Director.

17 "(B) With respect to securities rep18 resenting an interest in, or obligations backed
19 by, a pool of other".

20

21

TITLE VI—RURAL DEVELOPMENT

Sec. 6001. Definition of rural.

Sec. 6002. Water, waste disposal, and wastewater facility grants.

Sec. 6003. Rural business opportunity grants.

Sec. 6004. Rural water and wastewater circuit rider program.

- Sec. 6005. Tribal college and university essential community facilities.
- Sec. 6006. Emergency and imminent community water assistance grant program.
- Sec. 6007. Water systems for rural and native villages in Alaska.

- Sec. 6008. Grants to nonprofit organizations to finance the construction, refurbishing, and servicing of individually-owned household water well systems in rural areas for individuals with low or moderate incomes.
- Sec. 6009. Rural cooperative development grants.
- Sec. 6010. Criteria to be applied in providing loans and loan guarantees under the business and industry loan program.
- Sec. 6011. Appropriate technology transfer for rural areas program.
- Sec. 6012. Grants to improve technical infrastructure and improve quality of rural health care facilities.
- Sec. 6013. Rural entrepreneur and microenterprise assistance program.
- Sec. 6014. Criteria to be applied in considering applications for rural development projects.
- Sec. 6015. National sheep industry improvement center.
- Sec. 6016. National rural development partnership.
- Sec. 6017. Historic barn preservation.
- Sec. 6018. Grants for NOAA weather radio transmitters.
- Sec. 6019. Delta regional authority.
- Sec. 6020. Northern great plains regional authority.
- Sec. 6021. Rural strategic investment program.
- Sec. 6022. Expansion of 911 access.
- Sec. 6023. Access to broadband telecommunications services in rural areas.
- Sec. 6024. Community connect grant program.
- Sec. 6025. Agriculture innovation center demonstration program.
- Sec. 6026. Rural firefighters and emergency medical service assistance program.
- Sec. 6027. Value-added agricultural market development program.
- Sec. 6028. Assistance for rural public television stations.
- Sec. 6029. Telemedicine and distance learning services in rural areas.
- Sec. 6030. Guarantees for bonds and notes issued for electrification or telephone purposes.
- Sec. 6031. Comprehensive rural broadband strategy.
- Sec. 6032. Study of railroad issues.

1 SEC. 6001. DEFINITION OF RURAL.

Not later than 60 days after the date of the enactment of this Act, the Secretary of Agriculture shall prepare and submit to the Committee on Agriculture of the House of Representatives and the Committee on Agriculture, Nutrition, and Forestry of the Senate a report that—

- 8 (1) assesses the varying definitions of "rural"
- 9 used by the Department of Agriculture;

(2) describes the effects those varying defini tions have on the programs administered by the De partment of Agriculture; and

4 (3) makes recommendations for ways to better
5 target funds provided through rural development
6 programs.

7 SEC. 6002. WATER, WASTE DISPOSAL, AND WASTEWATER 8 FACILITY GRANTS.

9 Section 306(a)(2)(B)(vii) of the Consolidated Farm
10 and Rural Development Act (7 U.S.C. 1926(a)(2)(B)(vii))
11 is amended by striking "2002 through 2007" and insert12 ing "2008 through 2012".

13 SEC. 6003. RURAL BUSINESS OPPORTUNITY GRANTS.

Section 306(a)(11)(D) of the Consolidated Farm and
Rural Development Act (7 U.S.C. 1926(a)(11)(D)) is
amended by striking "2007" and inserting "2012".

17SEC. 6004. RURAL WATER AND WASTEWATER CIRCUIT18RIDER PROGRAM.

Section 306(a)(22)(C) of the Consolidated Farm and
Rural Development Act (7 U.S.C. 1926(a)(22)(C)) is
amended by striking "\$15,000,000 for fiscal year 2003"
and inserting "\$25,000,000 for fiscal year 2008".

1	SEC. 6005. TRIBAL COLLEGE AND UNIVERSITY ESSENTIAL
2	COMMUNITY FACILITIES.
3	Section 306(a)(25) of the Consolidated Farm and
4	Rural Development Act (7 U.S.C. 1926(a)(25)) is amend-
5	ed—
6	(1) by striking subparagraph (B) and inserting
7	the following:
8	"(B) FEDERAL SHARE.—The Secretary
9	shall establish the maximum percentage of the
10	cost of the facility that may be covered by a
11	grant under this paragraph, except that the
12	Secretary may not require non-Federal financial
13	support in an amount that is greater than 5
14	percent of the total cost."; and
15	(2) in subparagraph (C), by striking "2003
16	through 2007" and inserting "2008 through 2012".
17	SEC. 6006. EMERGENCY AND IMMINENT COMMUNITY
18	WATER ASSISTANCE GRANT PROGRAM.
19	Section $306A(i)(2)$ of the Consolidated Farm and
20	Rural Development Act (7 U.S.C. $1926a(i)(2)$) is amended
21	by striking "2003 through 2007" and inserting "2008
22	through 2012".
23	SEC. 6007. WATER SYSTEMS FOR RURAL AND NATIVE VIL-
24	LAGES IN ALASKA.
25	Section $306D(d)(1)$ of the Consolidated Farm and
26	Rural Development Act (7 U.S.C. $1926d(d)(1)$) is amend-
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ed by striking "2001 through 2007" and inserting "2008
 through 2012".

3 SEC. 6008. GRANTS TO NONPROFIT ORGANIZATIONS TO FI-4 NANCE THE CONSTRUCTION, REFURBISHING, 5 AND SERVICING OF INDIVIDUALLY-OWNED 6 HOUSEHOLD WATER WELL SYSTEMS IN 7 RURAL AREAS FOR INDIVIDUALS WITH LOW 8 **OR MODERATE INCOMES.**

9 (a) AUTHORIZATION OF APPROPRIATIONS.—Section 10 306E(d) of the Consolidated Farm and Rural Develop-11 ment Act (7 U.S.C. 1926e(d)) is amended by striking 12 "2003 through 2007" and inserting "2008 through 13 2012".

14 (b) Additional Priority in Awarding Grants.— 15 Section 306E(c) of such Act (7 U.S.C. 1926e(c)) is amended by inserting ", and to an applicant that has sub-16 17 stantial expertise and experience in promoting the safe 18 and productive use of individually-owned household water 19 well systems and ground water. The ability of an applicant 20 to provide matching funds shall not be taken into account 21 in determining any priority in awarding grants under this 22 section. The payment by a grantee of audit fees, business 23 insurance, salary, wages, employee benefits, printing costs, 24 postage costs, and legal fees associated with providing the 25 assistance described in paragraph (1) shall be considered the provision of matching funds by the grantee for pur poses of this section" before the period.

3 SEC. 6009. RURAL COOPERATIVE DEVELOPMENT GRANTS.

4 (a) ELIGIBILITY.—Section 310B(e)(5) of the Consoli5 dated Farm and Rural Development Act (7 U.S.C.
6 1932(e)(5)) is amended—

7 (1) in subparagraph (A), by striking "a nation8 ally coordinated, regionally or State-wide operated
9 project" and inserting "activities to promote and as10 sist the development of cooperatively and mutually
11 owned businesses";

(2) in subparagraph (B), by inserting "to promote and assist the development of cooperatively
and mutually owned businesses" before the semicolon;

16 (3) by striking subparagraph (D) and redesig17 nating subparagraph (E) as subparagraph (D);

18 (4) inserting after subparagraph (D) (as so re-19 designated):

20 "(E) demonstrate a commitment to—
21 "(i) networking with and sharing the
22 results of its efforts with other cooperative
23 development centers and other organiza24 tions involved in rural economic develop25 ment efforts; and

1	"(ii) developing multi-organization
2	and multi-State approaches to addressing
3	the cooperative and economic development
4	needs of rural areas."; and
5	(5) in subparagraph (F), by striking "greater
6	than" the 1st place it appears.
7	(b) Authority to Award Multi-Year Grants.—
8	Section 310(B)(e)(6) of such Act (7 U.S.C. 1932(e)(6))
9	is amended to read as follows:
10	"(6) Grants awarded to centers that have re-
11	ceived no prior funding under this subsection shall
12	be made for a period of 1 year. The Secretary shall
13	evaluate programs receiving assistance under this
14	subsection. The Secretary may award grants for a
15	period of more than 1 year, but not more than 3
16	years, to centers that have successfully met the cri-
17	teria under paragraph (5).".
18	(c) Authority to Extend Grant Period for 1
19	YEAR.—Section 310B(e) of such Act (7 U.S.C. 1932(e))
20	is amended by redesignating paragraphs (7) through (9)
21	as paragraphs (8) through (10), respectively, and insert-

22 ing after paragraph (6) the following:

23 "(7) The Secretary may extend for only 1 addi24 tional 12-month period the period in which a grantee
25 may use a grant made under this subsection.".

(d) COOPERATIVE RESEARCH PROGRAM.—Section
 310B(e) of such Act (7 U.S.C. 1932(e)), as amended by
 subsection (c) of this section, is amended by redesignating
 paragraphs (9) and (10) as paragraphs (10) and (11), re spectively, and inserting after paragraph (9) the following:

6 "(10) The Secretary shall enter into a coopera-7 tive research agreement with 1 or more qualified 8 academic institutions in each fiscal year to conduct 9 research on the national economic effects of all types 10 of cooperatives.".

(e) ADDRESSING NEEDS OF MINORITY COMMUNITIES.—Section 310B(e) of such Act (7 U.S.C. 1932(e)),
as amended by subsections (c) and (d) of this section, is
amended by redesignating paragraph (11) as paragraph
(12) and inserting after paragraph (10) the following:

16 "(11)(A) If the total amount appropriated 17 under paragraph (12) of this subsection for a fiscal 18 year exceeds \$7,500,000, the Secretary shall reserve 19 an amount equal to 20 percent of the amount so ap-20 propriated for grants for cooperative development 21 centers, individual cooperatives, or groups of co-22 operatives, serving socially disadvantaged (within the 23 meaning of section 355(e) communities, a majority 24 of the boards of directors or governing boards of

1	which are comprised of socially disadvantaged
2	(withing such meaning) individuals.
3	"(B) To the extent that the Secretary deter-
4	mines that funds reserved under subparagraph (A)
5	will not be used for grants described in subpara-
6	graph (A) because of insufficient applications for the
7	grants, the Secretary shall use the funds as other-
8	wise authorized by this subsection.".
9	(f) AUTHORIZATION OF APPROPRIATIONS.—Section
10	310B(e)(12) of such Act (7 U.S.C. $1932(e)(12)$), as so
11	redesignated by subsections (c) through (e) of this section,
12	is amended by striking "2007" and inserting "2012".
13	SEC. 6010. CRITERIA TO BE APPLIED IN PROVIDING
13 14	SEC. 6010. CRITERIA TO BE APPLIED IN PROVIDING LOANS AND LOAN GUARANTEES UNDER THE
14	LOANS AND LOAN GUARANTEES UNDER THE
14 15	LOANS AND LOAN GUARANTEES UNDER THE BUSINESS AND INDUSTRY LOAN PROGRAM.
14 15 16	LOANS AND LOAN GUARANTEES UNDER THE BUSINESS AND INDUSTRY LOAN PROGRAM. Section 310B(g) of the Consolidated Farm and Rural
14 15 16 17	LOANS AND LOAN GUARANTEES UNDER THE BUSINESS AND INDUSTRY LOAN PROGRAM. Section 310B(g) of the Consolidated Farm and Rural Development Act (7 U.S.C. 1932(g)) is amended by add-
14 15 16 17 18	LOANS AND LOAN GUARANTEES UNDER THE BUSINESS AND INDUSTRY LOAN PROGRAM. Section 310B(g) of the Consolidated Farm and Rural Development Act (7 U.S.C. 1932(g)) is amended by add- ing at the end the following:
14 15 16 17 18 19	LOANS AND LOAN GUARANTEES UNDER THE BUSINESS AND INDUSTRY LOAN PROGRAM. Section 310B(g) of the Consolidated Farm and Rural Development Act (7 U.S.C. 1932(g)) is amended by add- ing at the end the following: "(9)(A) In providing loans and loan guarantees under
 14 15 16 17 18 19 20 	LOANS AND LOAN GUARANTEES UNDER THE BUSINESS AND INDUSTRY LOAN PROGRAM. Section 310B(g) of the Consolidated Farm and Rural Development Act (7 U.S.C. 1932(g)) is amended by add- ing at the end the following: "(9)(A) In providing loans and loan guarantees under this section, the Secretary shall consider an application
 14 15 16 17 18 19 20 21 	LOANS AND LOAN GUARANTEES UNDER THE BUSINESS AND INDUSTRY LOAN PROGRAM. Section 310B(g) of the Consolidated Farm and Rural Development Act (7 U.S.C. 1932(g)) is amended by add- ing at the end the following: "(9)(A) In providing loans and loan guarantees under this section, the Secretary shall consider an application more favorably when compared to other applications to the

essing a locally or regionally produced agricultural prod uct.

3 "(B) In subparagraph (A), the term 'locally or re4 gionally produced agricultural product' means an agricul5 tural product—

6 "(I) which is produced and distributed in the
7 locality or region where the finished product is mar8 keted;

9 "(ii) which has been shipped a total distance of
10 400 or fewer miles, as determined by the Secretary;
11 and

"(iii) about which the distributor has conveyed
to the end-use consumers information regarding the
origin of the product or production practices, or
other valuable information.".

16SEC. 6011. APPROPRIATE TECHNOLOGY TRANSFER FOR17RURAL AREAS PROGRAM.

18 Section 310B of the Consolidated Farm and Rural
19 Development Act (7 U.S.C. 1932) is amended by adding
20 at the end the following:

21 "(i) APPROPRIATE TECHNOLOGY TRANSFER FOR
22 RURAL AREAS PROGRAM.—

23 "(1) DEFINITION OF NATIONAL NONPROFIT AG24 RICULTURAL ASSISTANCE INSTITUTION.—In this

1	subsection, the term 'national nonprofit agricultural
2	assistance institution' means an organization that—
3	"(A) is described in section $501(c)(3)$ of
4	the Internal Revenue Code of 1986 and exempt
5	from taxation under 501(a) of that Code;
6	"(B) has staff and offices in multiple re-
7	gions;
8	"(C) operates national sustainable agri-
9	culture technical assistance programs; and
10	"(D) provides the technical assistance
11	through toll-free hotlines, a website, publica-
12	tions, and work shops.
13	"(2) ESTABLISHMENT.—The Secretary shall es-
14	tablish a national appropriate technology transfer
15	for rural areas program to assist agricultural pro-
16	ducers that are seeking information to help agricul-
17	tural producers—
18	"(A) reduce input costs;
19	"(B) conserve energy resources;
20	"(C) diversify operations through new en-
21	ergy crops and energy generation facilities; and
22	"(D) expand markets for the agricultural
23	commodities produced by the producers through
24	use of sustainable farming practices.
25	"(3) Implementation.—

1	"(A) IN GENERAL.—The Secretary shall
2	carry out the program under this subsection by
3	making a grant to, or offering to enter into a
4	cooperative agreement with, a national non-
5	profit agricultural assistance organization.
6	"(B) COST SHARE.—A grant made, or co-
7	operative agreement entered into, under sub-
8	paragraph (A) shall provide 100 percent of the
9	cost of providing information pursuant to para-
10	graph (2) .
11	"(4) Authorization of appropriations.—
12	There are authorized to be appropriated to the Sec-
13	retary to carry out this subsection $$5,000,000$ for
14	each fiscal year.".
15	SEC. 6012. GRANTS TO IMPROVE TECHNICAL INFRASTRUC-
16	TURE AND IMPROVE QUALITY OF RURAL
17	HEALTH CARE FACILITIES.
18	Subtitle D of the Consolidated Farm and Rural De-
19	velopment Act (7 U.S.C. 1981–2008r), as amended by
20	section 5025 of this Act, is amended by inserting after
21	section 365 the following:

1	"SEC. 366. GRANTS TO IMPROVE TECHNICAL INFRASTRUC-
2	TURE AND IMPROVE QUALITY OF RURAL
3	HEALTH CARE FACILITIES.
4	"(a) IN GENERAL.—The Secretary shall establish a
5	program to award grants to rural health facilities for the
6	purpose of assisting the facilities in—
7	"(1) purchasing health information technology
8	to improve quality in health care and patient safety;
9	OF
10	((2) improving health care quality and patient
11	safety, including the development of—
12	"(A) quality improvement support struc-
13	tures to assist rural health systems and profes-
14	sionals—
15	"(i) achieve greater integration of per-
16	sonal and population health services; and
17	"(ii) address safety, effectiveness,
18	patient- or community-centeredness, timeli-
19	ness, efficiency, and equity; and
20	"(B) innovative approaches to the financ-
21	ing and delivery of health services to achieve
22	rural health quality goals.
23	"(b) DEFINITIONS.—In this section:
24	"(1) Health information technology.—
25	The term 'health information technology' includes
26	total expenditures incurred for—

1	"(A) purchasing, leasing, and installing
2	computer software and hardware, including
3	handheld computer technologies, and related
4	services;
5	"(B) making improvements to computer
6	software and hardware;
7	"(C) purchasing or leasing communications
8	capabilities necessary for clinical data access,
9	storage, and exchange;
10	"(D) services associated with acquiring,
11	implementing, operating, or optimizing the use
12	of computer software and hardware and clinical
13	health care informatics systems;
14	"(E) providing education and training to
15	eligible entity staff on information systems and
16	technology designed to improve patient safety
17	and quality of care; and
18	"(F) purchasing, leasing, subscribing, or
19	servicing support to establish interoperability
20	that—
21	"(i) integrates patient-specific clinical
22	data with well-established national treat-
23	ment guidelines;
24	"(ii) provides ongoing, continuous
25	quality improvement functions that allow

1	providers to assess improvement rates over
2	time and against averages for similar pro-
3	viders; and
4	"(iii) integrates with larger health
5	networks.
6	"(2) RURAL AREA.—The term 'rural area'
7	means any area of the United States that is not—
8	"(A) included within the boundaries of any
9	city, town, borough, or village, whether incor-
10	porated or unincorporated, with a population of
11	more than 20,000 inhabitants; or
12	"(B) the urbanized area contiguous and
13	adjacent to such a city or town.
14	"(3) RURAL HEALTH FACILITY.—The term
15	'rural health facility' means any of the following:
16	"(A) Sole community hospital.—A
17	hospital (as defined in section $1886(a)(2)$ of the
18	Social Security Act (42 U.S.C. 1395ww(a)(2))).
19	"(B) CRITICAL ACCESS HOSPITAL.—A crit-
20	ical access hospital (as defined in section
21	1861(mm)(1) of the Social Security Act (42)
22	U.S.C. 1395x(mm)(1))).
23	"(C) FEDERALLY QUALIFIED HEALTH
24	CENTER IN RURAL AREAS.—A federally quali-
25	fied health center (as defined in section

1	1861(aa)(4) of the Social Security Act (42
2	U.S.C. $1395x(aa)(4)$) that is located in a rural
3	area.
4	"(D) RURAL PHYSICIAN OR RURAL PHYSI-
5	CIAN GROUP PRACTICE.—A physician or physi-
6	cian group practice that is located in a rural
7	area.
8	"(E) RURAL HEALTH CLINIC.—A rural
9	health clinic (as defined in section $1861(aa)(2)$
10	of the Social Security Act (42 U.S.C.
11	1395x(aa)(2))).
12	"(F) Medicare dependent hospital.—
13	A medicare-dependent, small rural hospital (as
14	defined in section $1886(d)(5)(G)(iv)$ of the So-
15	cial Security Act (42 U.S.C.
16	1395ww(d)(5)(G)(iv))).
17	"(c) Amount of Grant.—The Secretary shall deter-
18	mine the amount of a grant awarded under this section.
19	"(d) Furnishing the Secretary With Informa-
20	TION.—An eligible entity receiving a grant under this sec-
21	tion shall furnish the Secretary with such information as
22	the Secretary may require to—
23	"(1) evaluate the project for which the grant is

24 made; and

"(2) ensure that assistance provided under the
 grant is expended for the purposes for which the
 grant is made.

4 "(e) AUTHORIZATION OF APPROPRIATIONS.—There
5 are authorized to be appropriated to the Secretary to carry
6 out this section not more than \$30,000,000 for each of
7 the fiscal years 2008 through 2012.".

8 SEC. 6013. RURAL ENTREPRENEUR AND MICROENTER-9 PRISE ASSISTANCE PROGRAM.

10 Subtitle D of the Consolidated Farm and Rural De-11 velopment Act (7 U.S.C. 1981–2008r), as amended by 12 sections 5025 and 6012 of this Act, is amended by insert-13 ing after section 366 the following:

14 "SEC. 367. RURAL ENTREPRENEUR AND MICROENTER-15 PRISE ASSISTANCE PROGRAM.

16 "(a) DEFINITIONS.—In this section:

17 "(1) ECONOMICALLY DISADVANTAGED MICRO-18 ENTREPRENEUR.—The term 'economically disadvan-19 taged microentrepreneur' means an owner, majority 20 owner, or developer of a microenterprise that has the 21 ability to compete in the private sector but has been 22 impaired because of diminished capital and credit 23 opportunities, as compared to other microentre-24 preneurs in the industry.

1	"(2) INDIAN TRIBE.—The term 'Indian tribe'
2	has the meaning given the term in section 4 of the
3	Indian Self-Determination and Education Assistance
4	Act (25 U.S.C. 450b).
5	"(3) INTERMEDIARY.—The term 'intermediary'
6	means a nonprofit entity that provides assistance—
7	"(A) to a microenterprise development or-
8	ganization; or
9	"(B) for a microenterprise development
10	program.
11	"(4) LOW-INCOME INDIVIDUAL.—The term
12	'low-income individual' means an individual with an
13	income (adjusted for family size) of not more than
14	80 percent of the national median income.
15	"(5) MICROCREDIT.—The term 'microcredit'
16	means a business loan or loan guarantee of not more
17	than $$50,000$ that is provided to a rural entre-
18	preneur.
19	"(6) MICROENTERPRISE.—The term 'micro-
20	enterprise' means—
21	"(A) a sole proprietorship; or
22	"(B) a business entity with not more than
23	10 full-time-equivalent employees.
24	"(7) Microenterprise development orga-
25	NIZATION.—

1	"(A) IN GENERAL.—The term 'microenter-
2	prise development organization' means a non-
3	profit entity that—
4	"(i) provides training and technical
5	assistance to rural entrepreneurs; and
6	"(ii) facilitates access to capital or an-
7	other service described in subsection (b)
8	for rural entrepreneurs.
9	"(B) INCLUSIONS.—The term 'microenter-
10	prise development organization' includes an or-
11	ganization described in subparagraph (A) with
12	a demonstrated record of delivering services to
13	economically disadvantaged microentrepreneurs,
14	or an effective plan to develop a program to de-
15	liver microenterprise services to rural entre-
16	preneurs effectively, as determined by the Sec-
17	retary.
18	"(8) Microenterprise development pro-
19	GRAM.—The term 'microenterprise development pro-
20	gram' means a program administered by a qualified
21	organization serving a rural area.
22	"(9) Microentrepreneur.—The term 'micro-
23	entrepreneur means' the owner, operator, or devel-
24	oper of a microenterprise.

1	"(10) PROGRAM.—The term 'program' means
2	the rural entrepreneur and microenterprise program
3	established under subsection (b)(1).
4	"(11) QUALIFIED ORGANIZATION.—The term
5	'qualified organization' means—
6	"(A) a microenterprise development orga-
7	nization or microenterprise development pro-
8	gram that has a demonstrated record of deliv-
9	ering microenterprise services to rural entre-
10	preneurs, or an effective plan to develop a pro-
11	gram to deliver microenterprise services to rural
12	entrepreneurs effectively, as determined by the
13	Secretary;
14	"(B) an intermediary that has a dem-
15	onstrated record of delivering assistance to
16	microenterprise development organizations or
17	microenterprise development programs;
18	"(C) an Indian tribe, the tribal government
19	of which certifies to the Secretary that there is
20	no microenterprise development organization or
21	microenterprise development program under the
22	jurisdiction of the Indian tribe;
23	"(D) a group of 2 or more organizations or

1	(A) through (C) that agree to act jointly as a
2	qualified organization under this section; or
3	((E) for purposes of subsection (b), a pub-
4	lic college or university that has a demonstrated
5	record of delivering assistance to microenter-
6	prise development organizations or microenter-
7	prise development programs.
8	"(12) RURAL AREA.—The term 'rural area'
9	means any area of the United States that is not—
10	"(A) included within the boundaries of any
11	city, town, borough, or village, whether incor-
12	porated or unincorporated, with a population of
13	more than 20,000 inhabitants; or
14	"(B) the urbanized area contiguous and
15	adjacent to such a city or town.
16	"(13) RURAL CAPACITY-BUILDING SERVICE.—
17	The term 'rural capacity-building service' means a
18	service provided to an organization that—
19	"(A) is, or is in the process of becoming,
20	a microenterprise development organization or
21	microenterprise development program; and
22	"(B) serves rural areas for the purpose of
23	enhancing the ability of the organization to pro-
24	vide training, technical assistance, and other re-
25	lated services to rural entrepreneurs.

1	"(14) RURAL ENTREPRENEUR.—The term
2	'rural entrepreneur' means a microentrepreneur, or
3	prospective microentrepreneur—
4	"(A) the principal place of business of
5	which is in a rural area; and
6	"(B) that is unable to obtain sufficient
7	training, technical assistance, or microcredit
8	elsewhere, as determined by the Secretary.
9	"(15) TRIBAL GOVERNMENT.—The term 'tribal
10	government' means the governing body of an Indian
11	tribe.
12	"(b) Rural Entrepreneurship and Micro-
13	enterprise Program.—
14	"(1) ESTABLISHMENT.—The Secretary shall es-
15	tablish a rural entrepreneurship and microenterprise
16	program.
17	"(2) PURPOSE.—The purpose of the program
18	shall be to provide low-income individuals and mod-
19	erate-income individuals with—
20	"(A) the skills necessary to establish new
21	small businesses in rural areas; and
22	"(B) continuing technical and financial as-
23	sistance as individuals and business starting or
24	operating small businesses.
25	"(3) GRANTS.—

	400
1	"(A) IN GENERAL.—The Secretary may
2	make a grant under the program to a qualified
3	organization—
4	"(i) to provide training, operational
5	support, or a rural capacity-building serv-
6	ice to a qualified organization to assist the
7	qualified organization in developing micro-
8	enterprise training, technical assistance,
9	market development assistance, and other
10	related services, primarily for business with
11	10 or fewer full-time-equivalent employees;
12	"(ii) to assist in researching and de-
13	veloping the best practices in delivering
14	training, technical assistance, and micro-
15	credit to rural entrepreneurs; and
16	"(iii) to carry out such other projects
17	and activities as the Secretary determines
18	to be consistent with the purposes of this
19	section.
20	"(B) DIVERSITY.—In making grants under
21	this paragraph, the Secretary shall ensure, to
22	the maximum extent practicable, that grant re-
23	cipients include qualified organizations—
24	"(i) of varying sizes; and

1	"(ii) that serve racially and ethnically
2	diverse populations.
3	"(C) MATCHING REQUIREMENT.—
4	"(i) IN GENERAL.—As a condition of
5	any grant made to a qualified organization
6	under this paragraph, the Secretary shall
7	require the qualified organization to match
8	not less than 25 percent of the total
9	amount of the grant.
10	"(ii) Sources.—In addition to cash
11	from non-Federal sources, a matching
12	share provided by the qualified organiza-
13	tion may include indirect costs or in-kind
14	contributions funded under non-Federal
15	programs.
16	"(4) RURAL MICROLOAN AND TECHNICAL AS-
17	SISTANCE PROGRAM.—
18	"(A) ESTABLISHMENT.—In carrying out
19	the program, the Secretary may carry out a
20	rural microloan program.
21	"(B) PURPOSE.—The purpose of the rural
22	microloan program shall be to provide technical
23	and financial assistance through qualified orga-
24	nizations to sole proprietorships and small busi-
25	nesses located in rural areas with a particular

1	focus on businesses with 10 or fewer full-time
2	equivalent employees.
3	"(C) Authority of secretary.—In car-
4	rying out the rural microloan program, the Sec-
5	retary may—
6	"(i) make loans to qualified organiza-
7	tions for the purpose of making short-
8	term, fixed interest rate microloans to
9	startup, newly established, and growing
10	rural microbusiness concerns; and
11	"(ii) in conjunction with the loans,
12	provide grants in accordance with subpara-
13	graph (E) to the organizations for the pur-
14	pose of providing intensive marketing,
15	management, and technical assistance to
16	small business concerns that are borrowers
17	under this paragraph.
18	"(D) LOAN DURATION; INTEREST RATES;
19	CONDITIONS.—
20	"(i) LOAN DURATION.—A loan made
21	by the Secretary under this paragraph
22	shall be for a term of 20 years.
23	"(ii) Applicable interest rates.—
24	A loan made by the Secretary under this
25	paragraph to a qualified organization shall

- bear an annual interest rate of at least 1 percent.
- 3 "(iii) DEFERRAL OF INTEREST AND
 4 PRINCIPAL.—The Secretary may permit
 5 the deferral of payments, for principal and
 6 interest, on a loan made under this para7 graph for a period of not more than 2
 8 years, beginning on the date the loan is
 9 made.
- 10 "(E) GRANT AMOUNTS.—

2

11 "(i) IN GENERAL.—Except as other-12 wise provided in this section, each qualified 13 organization that receives a loan under this 14 paragraph shall be eligible to receive a 15 grant to provide marketing, management, and technical assistance to small business 16 17 concerns that are borrowers or potential 18 borrowers under this subsection.

19 "(ii) MAXIMUM AMOUNT FOR MICRO-20 ENTERPRISE DEVELOPMENT ORGANIZA-21 TIONS.—Each microenterprise development 22 organization that receives a loan under this 23 paragraph shall receive an annual grant in 24 an amount equal to not more than 25 per-25 cent of the total outstanding balance of

- 1 loans made to the microenterprise develop-2 ment organization under this paragraph, 3 as of the date the grant is made. 4 "(iii) Matching requirement.— "(I) IN GENERAL.—As a condi-5 6 tion of any grant made to a qualified 7 organization under this subparagraph, 8 the Secretary shall require the quali-9 fied organization to match not less 10 than 15 percent of the total amount 11 of the grant. 12 "(II) SOURCES.—In addition to cash from non-Federal sources, a 13 14 matching share provided by the quali-15 fied organization may include indirect 16 costs or in-kind contributions funded
- 17 under non-Federal programs.

18 "(c) ADMINISTRATIVE EXPENSES.—Not more than
19 10 percent of assistance received by a qualified organiza20 tion for a fiscal year under this section may be used to
21 pay administrative expenses.

"(d) FURNISHING THE SECRETARY WITH INFORMATION.—A qualified organization that receives a grant
under subsection (b)(3) or loan under subsection (b)(4)
shall furnish the Secretary by December 1 such informa-

tion as the Secretary may require to ensure that assistance
 provided under the grant or loan is expended for the pur poses for which the grant or loan is made.

4 "(e) AUTHORIZATION OF APPROPRIATIONS.—There
5 are authorized to be appropriated to the Secretary to carry
6 out this section not more than \$20,000,000 for each of
7 the fiscal years 2008 through 2012.".

8 SEC. 6014. CRITERIA TO BE APPLIED IN CONSIDERING AP9 PLICATIONS FOR RURAL DEVELOPMENT 10 PROJECTS.

11 Subtitle D of the Consolidated Farm and Rural De-12 velopment Act (7 U.S.C. 1981–2008r), as amended by 13 sections 5025, 6012, and 6013 of this Act, is amended 14 by inserting after section 367 the following:

15 "SEC. 368. CRITERIA TO BE APPLIED IN CONSIDERING AP16 PLICATIONS FOR RURAL DEVELOPMENT
17 PROJECTS.

18 "(a) IN GENERAL.—The Secretary shall review the income demographics, population, seasonal increases, and 19 20 other factors as determined by the Secretary, of eligible 21 communities for each program authorized or modified by, 22 or funded pursuant to, an amendment made by title VI 23 of the Farm, Nutrition, and Bioenergy Act of 2007 or sec-24 tion 306, 306A, 306C, 306D, 306E, 310(c), 310(e), 25 310B(b), 310B(c), 310B(e), or 379B, or subtitle F, G,

1 H, or I of this Act, and which proposes to serve a rural2 area (as defined by the applicable law).

3 "(b) REGULATIONS.—The Secretary shall issue regu-4 lations to establish the applicable limitations that a rural 5 area cannot exceed in order to remain eligible for a pro-6 gram referred to in subsection (a).".

7 SEC. 6015. NATIONAL SHEEP INDUSTRY IMPROVEMENT 8 CENTER.

9 (a) FUNDING.—Section 375(e)(6) of the Consolidated
10 Farm and Rural Development Act (7 U.S.C. 2008j(e)(6))
11 is amended by striking paragraphs (B) and (C) and insert12 ing the following:

13 "(B) AUTHORIZATION OF APPROPRIA14 TIONS.—There are authorized to be appro15 priated to the Secretary to carry out this sec16 tion \$10,000,000 for each of the fiscal years
17 2008 through 2012.".

(b) ELIMINATION OF REQUIREMENT TO PRIVATIZE
REVOLVING FUND.—Section 375 of such Act (7 U.S.C.
2008j) is amended by striking subsection (j).

21SEC. 6016. NATIONAL RURAL DEVELOPMENT PARTNER-22SHIP.

23 Section 378(g)(1) of the Consolidated Farm and
24 Rural Development Act (7 U.S.C. 2008m(g)(1)) is amend-

ed by striking "2003 through 2007" and inserting "2008
 through 2012".

3 SEC. 6017. HISTORIC BARN PRESERVATION.

4 (a) GRANT PRIORITY.—Section 379A(c) of the Con5 solidated Farm and Rural Development Act (7 U.S.C.
6 2008o(c)) is amended by redesignating paragraphs (3)
7 and (4) as paragraphs (4) and (5) and inserting after
8 paragraph (2) the following:

9 "(3) PRIORITY.—In making grants under this
10 subsection, the Secretary shall give the highest pri11 ority to funding projects described in paragraph
12 (2)(C).".

(b) LIMITATIONS ON AUTHORIZATION OF APPROPRIATIONS.—Section 379A(c)(5) of such Act (7 U.S.C.
2008o(c)(5)), as so redesignated by subsection (a) of this
section, is amended by striking "2002 through 2007" and
inserting "2008 through 2012".

18 SEC. 6018. GRANTS FOR NOAA WEATHER RADIO TRANSMIT-

19 **TERS.**

Section 379B(d) of the Consolidated Farm and Rural
Development Act (7 U.S.C. 2008p(d)) is amended by
striking "2002 through 2007" and inserting "2008
through 2012".

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1 SEC. 6019. DELTA REGIONAL AUTHORITY.

2 (a) AUTHORIZATION OF APPROPRIATIONS.—Section
3 382M(a) of the Consolidated Farm and Rural Develop4 ment Act (7 U.S.C. 2009aa–12(a)) is amended by striking
5 "2001 through 2007" and inserting "2008 through
6 2012".

7 (b) TERMINATION OF AUTHORITY.—Section 382N of
8 such Act (7 U.S.C. 2009aa–13) is amended by striking
9 "2007" and inserting "2012".

10SEC. 6020. NORTHERN GREAT PLAINS REGIONAL AUTHOR-11ITY.

(a) FEDERAL SHARE OF ADMINISTRATIVE EXPENSES.—Section 383B(g)(1) of the Consolidated Farm
and Rural Development Act (7 U.S.C. 2009bb-1(g)(1))
is amended—

16 (1) in subparagraph (A), by striking "2002"
17 and inserting "2007";

18 (2) in subparagraph (B), by striking "2003"19 and inserting "2008"; and

20 (3) in subparagraph (C), by striking "2004"
21 and inserting "2009".

(b) TECHNICAL AMENDMENT.—Section
383B(d)(6)(A) of such Act (7 U.S.C. 2009bb-1(d)(6)(A))
is amended by inserting "and resource conservation" after
"development".

1	(c) Elimination of Prioritization Ranking of
2	ACTIVITIES TO BE FUNDED.—Section 383C(b)(2) of such
3	Act (7 U.S.C. 2009bb-2(b)(2)) is amended by striking
4	"activities in the following order of priority" and inserting
5	"following activities".
6	(d) Elimination of Isolated Area of Distress
7	DESIGNATION.—
8	(1) IN GENERAL.—Section 383F(a) of such Act
9	(7 U.S.C. 2009bb–5(a)) is amended—
10	(A) by adding "and" at the end of para-
11	graph $(1);$
12	(B) by striking "; and" at the end of para-
13	graph (2) and inserting a period; and
14	(C) by striking paragraph (3).
15	(2) Conforming Amendments.—Section
16	383F(b) of such Act (7 U.S.C. 2009bb-5(b)) is
17	amended—
18	(A) in paragraph (1), by striking "and iso-
19	lated areas of distress"; and
20	(B) in paragraph (2), by striking "or iso-
21	lated areas of distress".
22	(e) Reduction of Minimum Funds Allocation
23	FOR DISTRESSED COUNTIES.—Section 383F(b)(1) of
24	such Act (7 U.S.C. 2009bb $-5(b)(1)$) is amended by strik-
25	ing "75" and inserting "50".

(f) ELIMINATION OF PROHIBITION ON PROVIDING
 FUNDS TO NONDISTRESSED COUNTIES.—Section 383F of
 such Act (7 U.S.C. 2009bb-5) is amended by striking sub section (c) and redesignating subsection (d) as subsection
 (c).

(g) INCLUSION OF RENEWABLE ENERGY AMONG OB-6 7 JECTS \mathbf{OF} MINIMUM FUNDS ALLOCATION.—Section 8 383F(c) of such Act (7 U.S.C. 2009bb-5(c)), as so redes-9 ignated by subsection (a) of this section, is amended— 10 (1) in the subsection heading, by inserting "RE-"TELECOMMUNI-11 ENERGY," after NEWABLE 12 CATION,"; and

13 (2) by inserting "renewable energy," after14 "telecommunication".

(h) AUTHORIZATION OF APPROPRIATIONS.—Section
383M(a) of such Act (7 U.S.C. 2009bb–12(a)) is amended
by striking "2002 through 2007" and inserting "2008
through 2012".

(i) TERMINATION OF AUTHORITY.—Section 383N of
such Act (7 U.S.C. 2009bb-13) is amended by striking
"2007" and inserting "2012".

22 SEC. 6021. RURAL STRATEGIC INVESTMENT PROGRAM.

23 (a) LIMITATIONS ON AUTHORIZATION OF APPRO-24 PRIATIONS.—Section 385E of the Consolidated Farm and

Rural Development Act (7 U.S.C. 2009dd-4) is amended
 to read as follows:

3 "SEC. 385E. LIMITATIONS ON AUTHORIZATION OF APPRO4 PRIATIONS.

5 "There are authorized to be appropriated to the Sec-6 retary to carry out this subtitle not more than 7 \$25,000,000 for each of the fiscal years 2008 through 8 2012.".

9 (b) PRESERVATION AND PROMOTION OF RURAL10 HERITAGE.—

(1) DEFINITION.—Section 385B of such Act (7
U.S.C. 2009dd–1) is amended by adding at the end
the following:

"(12) RURAL HERITAGE.—The term 'rural heritage' means historic sites, structures, and districts
which may include rural downtown areas and main
streets, neighborhoods, farmsteads, scenic and historic trails, and heritage areas and historic landscapes.".

20 (2) RURAL STRATEGIC INVESTMENT PLANNING
21 GRANTS.—Section 385F(b) of such Act (7 U.S.C.
22 2009dd-5(b)) is amended—

23 (A) by striking "and" at the end of para-24 graph (6); and

1	(B) by redesignating paragraph (7) as
2	paragraph (8) and inserting after paragraph
3	(6) the following:
4	"(7) preservation and promotion of rural herit-
5	age; and".
6	(3) INNOVATION GRANTS.—Section 385G(d) of
7	such Act (7 U.S.C. 2009dd–66–(d)) is amended—
8	(A) by striking "and" at the end of para-
9	graph (6) ; and
10	(B) by redesignating paragraph (7) as
11	paragraph (8) and inserting after paragraph
12	(6) the following:
13	((7) demonstrate a plan to protect and promote
14	rural heritage; and".
15	SEC. 6022. EXPANSION OF 911 ACCESS.
16	Section 315(b) of the Rural Electrification Act of
17	1936 (7 U.S.C. 904e(b)) is amended by striking "2002
18	through 2007" and inserting "2008 through 2012".
19	SEC. 6023. ACCESS TO BROADBAND TELECOMMUNICATIONS
20	SERVICES IN RURAL AREAS.
21	(a) DEFINITIONS.—Section 601(b) of the Rural Elec-
22	trification Act of 1936 (7 U.S.C. 950bb(b)) is amended
23	by striking paragraph (2) and inserting the following:

1	"(2) ELIGIBLE RURAL COMMUNITY.—The term
2	'eligible rural community' means any area of the
3	United States that is not—
4	"(A) included within the boundaries of any
5	city, town, borough, or village, whether incor-
6	porated or unincorporated, with a population of
7	more than 20,000 inhabitants; or
8	"(B) the urbanized area contiguous and
9	adjacent to such a city or town.".
10	(b) Prioritization of Applications.—
11	(1) DEFINITION.—Section 601(b) of such Act
12	(7 U.S.C. 950bb(b)), as amended by subsection (a)
13	of this section, is amended by adding at the end the
14	following:
15	"(3) Incumbent service provider.—The
16	term 'incumbent service provider' means, with re-
17	spect to an application submitted pursuant to this
18	section, an entity that is providing broadband service
19	to at least 5 percent of the households in the service
20	area proposed in the application.".
21	(2) PRIORITY BASED ON NUMBER OF INCUM-
22	BENT SERVICE PROVIDERS.—Section 601(c) of such
23	Act (7 U.S.C. 950bb(c)) is amended by adding at
24	the end the following:

"(3)	Applications	PRIORITIZED	BASED	ON
NUMBER (OF INCUMBENT S	SERVICE PROVID	DERS.—	
"(A) IN GENERAL.—In making or guaran-				
teein	g loans under pa	ragraph (1), th	he Secret	tary

5	shall give priority, in the following order, to ap-
6	plications from eligible rural communities that
7	have—
8	"(i) no incumbent service provider;
9	"(ii) 1 incumbent service provider; or
10	"(iii) 2 incumbent service providers
11	who, together, serve not more than 25 per-
12	cent of the households in the service area
13	proposed in the application.
14	"(B) PROHIBITIONS.—In carrying out this
15	section, the Secretary may not—
16	"(i) make a loan to an eligible com-
17	munity in which there are 3 or more in-
18	cumbent service providers, unless—
19	"(I) the loan is to an incumbent
20	service provider of the community;
21	"(II) the other providers in that
22	community are notified of the applica-
23	tion before approval by the Secretary,

tion before approval by the Secretary, 24 and have sufficient time to comment 25 on the application; and

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"(III) the application includes
substantially increasing—
"(aa) the quality of
broadband service in the commu-
nity; and
"(bb) the provision of
broadband service to unserved
households inside and outside the
community; or
"(ii) make a loan for new construction
to any community in which more than 75
percent of the households may obtain af-
fordable broadband service, on request,
from at least 1 incumbent service pro-
vider.".
(c) PAPERWORK REDUCTION.—Section 601(c) of
such Act (7 U.S.C. 950bb(c)), as amended by subsection
(b)(2) of this section, is amended by adding at the end
the following:
"(4) PAPERWORK REDUCTION.—The Secretary
shall take steps to reduce the cost and paperwork
associated with applying for a loan or loan guar-
associated with applying for a loan or loan guar- antee under this section by first-time applicants,

application which shall maintain the ability of the
 Secretary to make an analysis of the risk associated
 with the loan involved.".

4 (d) INCREASE IN MAXIMUM NUMBER OF SUB5 SCRIBER LINES THAT MAY BE SERVED BY AN ELIGIBLE
6 ENTITY.—Section 601(d)(3) of such Act (7 U.S.C.
7 950bb(d)(3)) is amended by striking "2" and inserting
8 "10".

9 (e) LIMITATION ON FUNDS TO ENTITIES WITH
10 MORE THAN 2 PERCENT OF SUBSCRIBER LINES.—Sec11 tion 601(d) of such Act (7 U.S.C. 950bb(d)) is amended
12 by adding at the end the following:

13 "(4) LIMITATION ON FUNDS TO ENTITIES WITH
14 MORE THAN 2 PERCENT OF SUBSCRIBER LINES.—
15 Not more than 25 percent of the loans made under
16 this section in a single fiscal year may be approved
17 for entities that serve more than 2 percent of the
18 telephone subscriber lines in the United States.".

(f) LOAN TERM NOT TO EXCEED 35 YEARS.—Sec-20 tion 601(g)(2) of such Act (7 U.S.C. 950bb(g)(2)) is 21 amended by striking "not to exceed the useful life of the 22 assets constructed, improved, or acquired with the pro-23 ceeds of the loan or extension of credit." and inserting 24 "of such length, not exceeding 35 years, as the borrower 25 may request, so long as the Secretary determines that the loan is adequately secured. In determining the term of a
 loan or loan guarantee, the Secretary shall consider wheth er the recipient is or would be serving an area that is not
 receiving broadband services."

5 (g) ADEQUACY OF SECURITY.—Section 601 of such 6 Act (7 U.S.C. 950bb) is amended by redesignating sub-7 sections (h) through (k) as subsections (i) through (l), re-8 spectively, and inserting after subsection (g) the following: 9 "(h) ADEQUACY OF SECURITY.—The Secretary shall 10 ensure that the type, amount, and method of security used to secure any loan or loan guarantee provided under this 11 section is commensurate to the risk involved with the loan 12 13 or loan guarantee, particularly when the loan or loan guarantee is issued to a financially healthy, strong, and stable 14 15 entity. In determining the amount and method of security, the Secretary shall consider reducing the security in areas 16 that do not have broadband service.". 17

(h) GENERAL REPORT ON PROGRAM.—Section 601
of such Act (7 U.S.C. 950bb), as amended by subsection
(g) of this section, is amended by redesignating subsections (k) and (l) as subsections (l) and (m), respectively, and inserting after subsection (j) the following:

23 "(k) GENERAL PROGRAM REPORT.—Not later than
24 December 1 of each year, the Secretary shall prepare and
25 submit to the Committee on Agriculture of the House of

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1	Representatives and the Committee on Agriculture, Nutri-
2	tion, and Forestry of the Senate a report that details for
3	the preceding fiscal year—
4	"(1) the loans made under this section;
5	((2) the communities served under this section;
6	((3) the speed of the broadband service offered
7	by applicants for, and recipients of, loans or loan
8	guarantees under this section;
9	((4) the type of services offered by the appli-
10	cants and recipients;
11	"(5) the length of time to approve applications
12	submitted pursuant to this section; and
13	"(6) the outreach efforts undertaken by the De-
14	partment of Agriculture to encourage persons in
15	areas without broadband service to submit applica-
16	tions pursuant to this section.".
17	(i) NATIONAL CENTER FOR RURAL TELECOMMUNI-
18	CATIONS ASSESSMENT.—Section 601 of such Act (7
19	U.S.C. 950bb), as amended by subsections (g) and (h) of
20	this section, is amended by redesignating subsections (l)
21	and (m) as subsections (m) and (n), respectively, and in-
22	serting after subsection (k) the following:
23	"(1) NATIONAL CENTER FOR RURAL TELECOMMUNI-
24	CATIONS ASSESSMENT.—

1	"(1) ESTABLISHMENT OF CENTER.—The Sec-
2	retary shall designate a National Center for Rural
3	Telecommunications Assessment (in this subsection
4	referred to as the 'Center').
5	"(2) CRITERIA.—The Secretary shall use the
6	following criteria in making the designation:
7	"(A) The Center must be an entity with a
8	focus on rural policy research and a minimum
9	of 5 years experience in rural telecommuni-
10	cations research and assessment.
11	"(B) The Center must be capable of as-
12	sessing broadband services in rural areas.
13	"(C) The Center must have significant ex-
14	perience with other rural economic development
15	centers and organizations in the assessment of
16	rural policies and formulation of policy solu-
17	tions at the local, State, and Federal level.
18	"(3) BOARD.—The management of the Center
19	shall be vested in a board of directors that is capable
20	of oversight of the duties set forth in paragraph (4).
21	"(4) DUTIES.—The Center shall—
22	"(A) assess the effectiveness of programs
23	provided under subsection (d) in increasing
24	broadband penetration and purchase in rural
25	areas, especially in those rural communities

1	identified by the Secretary as having no service
2	before award of a broadband loan or loan guar-
3	antee under subsection (d);
4	"(B) develop assessments of broadband
5	availability in rural areas, working with existing
6	rural development centers selected by the Cen-
7	ter;
8	"(C) identify policies and initiatives at the
9	local, State and Federal level that have in-
10	creased broadband penetration and purchase in
11	rural areas;
12	"(D) conduct a national study of rural
13	households and businesses focusing on the
14	adoption of, barriers to, and utilization of
15	broadband services; and
16	"(E) provide reports to the public on the
17	activities undertaken under this section.
18	"(5) Reporting Requirements.—The Center
19	shall report by December 1 of each year to the Sec-
20	retary its activities, the results of its research, and
21	any such information the Secretary may request re-
22	garding the prior fiscal year. In reporting to the
23	Secretary the Center shall include the following:
24	"(A) Assessments of the programs pro-
25	vided under subsection (b).

1	"(B) Annual assessments on broadband
2	availability in rural areas under consideration
3	by the Center.
4	"(C) Annual assessments on the effects of
5	the policy initiatives identified in paragraph
6	(2)(C).
7	"(D) Results from the national study of
8	rural households and businesses conducted
9	under paragraph (4)(D).
10	"(6) AUTHORIZATION OF APPROPRIATIONS.—
11	There are authorized to be appropriated to the Sec-
12	retary to carry out this subsection not more than
13	\$1,000,000 for each of the fiscal years 2008 through
14	2012.".
15	(j) FUNDING.—Section 601(m) of such Act (7 U.S.C.
16	950bb(l)) as so redesignated by subsections (g) through
17	(i) of this section, is amended—
18	(1) by striking paragraph (1);
19	(2) by redesignating paragraphs (2) , (3) , and
20	(4) as paragraphs (1), (2), and (3), respectively;
21	(3) in paragraph $(1)(B)$ (as so redesignated),
22	by striking "2007" and inserting "2012";
23	(4) in paragraph (2) (as so redesignated), by
24	striking "2003 through 2007" and inserting "2008
25	through 2012"; and

1 (5) in paragraph (3) (as so redesignated), by 2 adding at the end the following: "(D) ELIGIBLE TRIBAL COMMUNITIES.— 3 4 Of the amounts made available under subpara-5 graph (A) for a fiscal year, 10 percent shall be 6 reserved for entities serving eligible tribal com-7 munities. 8 (E)UNOBLIGATED AMOUNTS.—Any 9 amounts in the reserve established for eligible 10 tribal communities for a fiscal year under sub-11 paragraph (D) that are not obligated by June 12 30 of the fiscal year shall be available to the 13 Secretary to make loans and loan guarantees 14 under this section to eligible entities in any 15 State, as determined by the Secretary.". 16 (k) EXTENSION OF AUTHORITY TO ISSUE LOANS.— 17 Section 601(n) of such Act (7 U.S.C. 950bb(m)), as so 18 redesignated by subsections (f) through (h) of this section, is amended by striking "2007" and inserting "2012". 19

20 SEC. 6024. COMMUNITY CONNECT GRANT PROGRAM.

Title VI of the Rural Electrification Act of 1936 (7
U.S.C. 950bb) is amended by adding at the end the following:

1 "SEC. 602. COMMUNITY CONNECT GRANT PROGRAM.

2 "(a) ESTABLISHMENT.—The Secretary shall estab3 lish a grant program to be known as the 'Community Con4 nect Grant Program' to provide financial assistance to eli5 gible applicants to provide broadband transmission service
6 that fosters economic growth and delivers enhanced edu7 cational, health care, and public safety services.

8 "(b) ELIGIBILITY.—To be eligible for a grant under9 this section, the applicant must—

10 "(1) be legally organized as an incorporated 11 tribal organization, an Indian tribe, or tribal organi-12 zation, as defined in subsections (b) and (c) of sec-13 tion 4 of the Indian Self-Determination and Edu-14 cation Assistance Act (25 U.S.C. 450b(b) and (c)), 15 a State or local unit of government, or other legal 16 entity, including a cooperative, private corporation, 17 or limited liability company organized on a for-profit 18 or not-for-profit basis;

"(2) have the legal capacity and authority to
own and operate broadband facilities as proposed in
its application, to enter into contracts, and to otherwise comply with applicable Federal statutes and
regulations; or

24 "(3) be in an eligible rural community (as de25 fined in section 601(b)(2) of the Rural Electrifica26 tion Act of 1936).

"(c) INELIGIBLE GRANT PURPOSES.—A grant made
 under this section may not be used—

3 "(1) to finance the duplication of any
4 broadband transmission service provided by another
5 entity; or

6 "(2) with respect to facilities, to provide local
7 exchange telecommunications service to any person
8 or entity receiving the service.

9 "(d) PRIORITY.—In making grants under this sec-10 tion, the Secretary shall give priority to grants that will 11 enhance community access to telemedicine and distance 12 learning resources.

13 "(e) MATCHING CONTRIBUTIONS.—

"(1) IN GENERAL.—To be eligible to receive a
grant under subsection (a), a grant applicant shall
provide a matching contribution of at least 15 percent of the grant amount requested, in funds and inkind contributions in a proportion to be determined
by the Secretary.

20 "(2) LIMITATIONS.—

21 "(A) Costs incurred by or on behalf of an
22 applicant, for facilities, installed equipment, or
23 other services rendered before submission of a
24 completed application shall not be considered to

1	be for an eligible grant purpose or a matching
2	contribution.
3	"(B) Any financial assistance from Federal
4	sources shall not be considered to be a match-
5	ing contribution for purposes of this section,
6	unless there is a Federal statutory exception
7	specifically authorizing the Federal financial as-
8	sistance to be so considered.
9	"(f) Authorization of Appropriations.—There
10	are authorized to be appropriated to the Secretary to carry
11	out this section not more than \$25,000,000 for each of
12	the fiscal years 2008 through 2012.".
12 13	the fiscal years 2008 through 2012.". SEC. 6025. AGRICULTURE INNOVATION CENTER DEM-
13	SEC. 6025. AGRICULTURE INNOVATION CENTER DEM-
13 14	SEC. 6025. AGRICULTURE INNOVATION CENTER DEM- ONSTRATION PROGRAM.
13 14 15	SEC. 6025. AGRICULTURE INNOVATION CENTER DEM- ONSTRATION PROGRAM. Section 6402(i) of the Farm Security and Rural In-
13 14 15 16	SEC. 6025. AGRICULTURE INNOVATION CENTER DEM- ONSTRATION PROGRAM. Section 6402(i) of the Farm Security and Rural In- vestment Act of 2002 (7 U.S.C. 1621 note; Public Law
13 14 15 16 17	SEC. 6025. AGRICULTURE INNOVATION CENTER DEM- ONSTRATION PROGRAM. Section 6402(i) of the Farm Security and Rural In- vestment Act of 2002 (7 U.S.C. 1621 note; Public Law 107–171) is amended to read as follows:
13 14 15 16 17 18	SEC. 6025. AGRICULTURE INNOVATION CENTER DEM- ONSTRATION PROGRAM. Section 6402(i) of the Farm Security and Rural In- vestment Act of 2002 (7 U.S.C. 1621 note; Public Law 107–171) is amended to read as follows: "(i) AUTHORIZATION OF APPROPRIATIONS.—There

1 SEC. 6026. RURAL FIREFIGHTERS AND EMERGENCY MED-2 ICAL SERVICE ASSISTANCE PROGRAM. 3 Section 6405 of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 1621 note) is amended to 4 5 read as follows: "SEC. 6405. RURAL FIREFIGHTERS AND EMERGENCY MED-6 7 ICAL SERVICE ASSISTANCE PROGRAM. "(a) GRANTS.—The Secretary shall award grants to 8 9 eligible entities to— 10 "(1) enable the entities to provide for improved 11 emergency medical services in rural areas; and 12 "(2) pay the cost of training firefighters and 13 emergency medical personnel in firefighting, emer-14 gency medical practices, and responding to haz-15 ardous materials and bioagents in rural areas. 16 "(b) ELIGIBILITY.—To be eligible to receive a grant under this section, an entity shall— 17 18 "(1) be— "(A) a State emergency medical services 19 20 office; "(B) a State emergency medical services 21 22 association; "(C) a State office of rural health; 23 24 "(D) a local government entity;

1	"(E) an Indian tribe (as defined in section
2	4 of the Indian Self-Determination and Edu-
3	cation Assistance Act (25 U.S.C. 450b));
4	"(F) a State or local ambulance provider;
5	or
6	"(G) any other entity determined appro-
7	priate by the Secretary; and
8	"(2) prepare and submit to the Secretary an
9	application at such time, in such manner, and con-
10	taining such information as the Secretary may re-
11	quire, that includes—
12	"(A) a description of the activities to be
13	carried out under the grant; and
14	"(B) an assurance that the applicant will
15	comply with the matching requirement of sub-
16	section (e).
17	"(c) USE OF FUNDS.—An entity shall use amounts
18	received under a grant made under subsection (a) only in
19	rural areas to—
20	"(1) hire or recruit emergency medical service
21	personnel;
22	"(2) recruit or retain volunteer emergency med-
23	ical service personnel;
24	"(3) train emergency medical service personnel
25	in emergency response, injury prevention, safety

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1	awareness, and other topics relevant to the delivery
2	of emergency medical services;
3	"(4) fund training to meet State or Federal
4	certification requirements;
5	"(5) provide training for firefighters and emer-
6	gency medical personnel for improvements to the
7	training facility, equipment, curricula, and per-
8	sonnel;
9	"(6) develop new ways to educate emergency
10	health care providers through the use of technology-
11	enhanced educational methods (such as distance
12	learning);
13	"(7) acquire emergency medical services vehi-
14	cles, including ambulances;
15	"(8) acquire emergency medical services equip-
16	ment, including cardiac defibrillators;
17	"(9) acquire personal protective equipment for
18	emergency medical services personnel as required by
19	the Occupational Safety and Health Administration;
20	and
21	"(10) educate the public concerning
22	cardiopulmonary resuscitation (CPR), first aid, in-
23	jury prevention, safety awareness, illness prevention,
24	and other related emergency preparedness topics.

"(d) PREFERENCE.—In awarding grants under this
 section, the Secretary shall give preference to—

3 "(1) applications that reflect a collaborative ef4 fort by 2 or more of the entities described in sub5 paragraphs (A) through (G) of subsection (b)(1);
6 and

7 "(2) applications submitted by entities that in8 tend to use amounts provided under the grant to
9 fund activities described in any of paragraphs (1)
10 through (5) of subsection (c).

11 "(e) MATCHING REQUIREMENT.—The Secretary may 12 not make a grant under this section to an entity unless 13 the entity agrees that the entity will make available (di-14 rectly or through contributions from other public or pri-15 vate entities) non-Federal contributions toward the activi-16 ties to be carried out under the grant in an amount equal 17 to 5 percent of the amount received under the grant.

18 "(f) EMERGENCY MEDICAL SERVICES.—In this sec19 tion, the term 'emergency medical services'—

"(1) means resources used by a qualified public
or private nonprofit entity, or by any other entity
recognized as qualified by the State involved, to deliver medical care outside of a medical facility under
emergency conditions that occur as a result of—
"(A) the condition of the patient; or

1 "(B) a natural disaster or similar situa-2 tion; and

3 "(2) includes (compensated or volunteer) serv-4 ices delivered by an emergency medical services pro-5 vider or other provider recognized by the State in-6 volved that is licensed or certified by the State as an 7 emergency medical technician or the equivalent (as 8 determined by the State), a registered nurse, a phy-9 sician assistant, or a physician that provides services 10 similar to services provided by such an emergency 11 medical services provider.

12 "(g) Authorization of Appropriations.—

"(1) IN GENERAL.—There are authorized to be
appropriated to the Secretary to carry out this section not more than \$30,000,000 for each of fiscal
years 2008 through 2012.

17 "(2) ADMINISTRATIVE COSTS.—Not more than
18 10 percent of the amount appropriated under para19 graph (1) for a fiscal year may be used for adminis20 trative expenses.".

21 SEC. 6027. VALUE-ADDED AGRICULTURAL MARKET DEVEL22 OPMENT PROGRAM.

23 (a) DEFINITION OF MID-TIER VALUE CHAIN.—Sec24 tion 231(a) of the Agricultural Risk Protection Act of

1	2000 (7 U.S.C. 1621 note; Public Law 106–224) is
2	amended by adding at the end the following:
3	"(3) MID-TIER VALUE CHAIN.—The term 'mid-
4	tier value chain' means local and regional supply
5	networks that link independent producers with busi-
6	nesses and cooperatives that market value-added ag-
7	ricultural products in a manner that—
8	"(A) targets and strengthens the profit-
9	ability and competitiveness of small and me-
10	dium-sized family farms, as defined in regula-
11	tions pursuant to Section 302 of the Consoli-
12	dated Farm and Rural Development Act; and
13	"(B) obtains agreement from the eligible
14	agricultural producer group, farmer or rancher
15	cooperative, or majority-controlled producer-
16	based business venture engaged in the value
17	chain in the method for price determination.".
18	(b) Funding; Reservation of Funds; Grant
19	Award Criteria.—Section 231(b) of such Act (7 U.S.C.
20	1621 note; Public Law 106–224) is amended—
21	(1) by striking paragraph (4) and inserting the
22	following:

23 "(4) FUNDING.—Not later than 30 days after
24 the date of the enactment of this paragraph, on Oc25 tober 1, 2008, and on each October 1 thereafter

1	through October 1, 2012, of the funds of the Com-
2	modity Credit Corporation, the Secretary shall make
3	available to carry out this subsection \$30,000,000,
4	to remain available until expended.
5	"(5) Reservation of funds for projects
6	TO BENEFIT BEGINNING FARMERS AND RANCHERS
7	OR SOCIALLY DISADVANTAGED FARMERS AND
8	RANCHERS AND MID-TIER VALUE CHAINS.—
9	"(A) IN GENERAL.—The Secretary shall
10	reserve 10 percent of the amounts made avail-
11	able under paragraph (4) to fund projects that
12	benefit beginning farmers and ranchers (as de-
13	fined in section $343(a)(11)$ of the Consolidated
14	Farm and Rural Development Act) or socially
15	disadvantaged farmers and ranchers (as defined
16	in section 355(e) of such Act).
17	"(B) Mid-tier value chains.—The Sec-
18	retary shall reserve 10 percent of the amounts
19	made available under paragraph (4) to fund ap-
20	plications of eligible entities described in para-
21	graph (1) that propose to develop mid-tier value
22	chains.
23	"(C) UNOBLIGATED AMOUNTS.—Any
24	amounts in the reserves established under sub-
25	paragraphs (A) and (B) that are not obligated

1	by June 30 of the fiscal year shall be available
2	to the Secretary to make grants under this sec-
3	tion to eligible entities in any State, as deter-
4	mined by the Secretary."; and
5	(2) by adding at the end the following:
6	"(6) CRITERIA TO BE APPLIED IN AWARDING
7	GRANTS.—In awarding grants under this section,
8	the Secretary shall consider an application more fa-
9	vorably when compared to other applications to the
10	extent that the project contributes to increasing op-
11	portunities for operators of small and medium-size
12	farms and ranches structured as family farms (as
13	defined in regulations prescribed under section 302
14	of the Consolidated Farm and Rural Development
15	Act).".
16	SEC. 6028. ASSISTANCE FOR RURAL PUBLIC TELEVISION
17	
17	STATIONS.
17	STATIONS. Section 2333 of the Food, Agriculture, Conservation
18	Section 2333 of the Food, Agriculture, Conservation
18 19	Section 2333 of the Food, Agriculture, Conservation and Trade Act of 1990 (7 U.S.C. Sec. 950aaa–2) is
18 19 20	Section 2333 of the Food, Agriculture, Conservation and Trade Act of 1990 (7 U.S.C. Sec. 950aaa–2) is amended by adding at the end the following:
18 19 20 21	Section 2333 of the Food, Agriculture, Conservation and Trade Act of 1990 (7 U.S.C. Sec. 950aaa–2) is amended by adding at the end the following: "(j) DIGITAL SERVICE TRANSITION ASSISTANCE FOR

purposes of developing digital facilities, equipment, and in-1 frastructure to enhance digital services to rural areas.". 2 3 SEC. 6029. TELEMEDICINE AND DISTANCE LEARNING SERV-4 ICES IN RURAL AREAS. 5 (a) AUTHORIZATION OF APPROPRIATIONS.—Section 2335A of the Food, Agriculture, Conservation and Trade 6 Act of 1990 (7 U.S.C. 950aaa–5) is amended by striking 7 8 "2007" and inserting "2012". 9 (b) CONFORMING AMENDMENT.—Section 1(b) of Public Law 102–551 (7 U.S.C. 950aaa note) is amended 10 by striking "2007" and inserting "2012". 11 12 SEC. 6030. GUARANTEES FOR BONDS AND NOTES ISSUED 13 FOR ELECTRIFICATION OR TELEPHONE PUR-14 POSES. 15 Section 313A(f) of the Rural Electrification Act of 1936 (7 U.S.C. 940c-1(f)) is amended by striking "2007" 16 17 and inserting "2012". 18 SEC. 6031. COMPREHENSIVE RURAL BROADBAND STRAT-19 EGY. 20 Not later than 180 days after the date of the enact-21 ment of this Act, the Secretary of Agriculture shall submit 22 to the President, the Committee on Agriculture of the 23 House of Representatives, and the Committee on Agri-24 culture, Nutrition, and Forestry of the Senate a report describing a comprehensive rural broadband strategy that
 includes—

3 (1) recommendations—

4 (A) to promote interagency coordination of 5 Federal agencies in regards to policies, proce-6 dures, and targeted resources, and to improve 7 and streamline the polices, programs, and serv-8 ices;

9 (B) to coordinate among Federal agencies
10 regarding existing rural broadband or rural ini11 tiatives that could be of value to rural
12 broadband development;

13 (C) to address both short- and long-term
14 solutions and needs assessments for a rapid
15 build-out of rural broadband solutions and ap16 plications for Federal, State, regional, and local
17 government policy makers;

(D) to identify how specific Federal agency
programs and resources can best respond to
rural broadband requirements and overcome obstacles that currently impede rural broadband
deployment; and

(E) to promote successful model deployments and appropriate technologies being used
in rural areas so that State, regional, and local

governments can benefit from the cataloging
 and successes of other State, regional, and local
 governments; and

4 (2) a description of goals and timeframes to
5 achieve the strategic plans and visions identified in
6 the report.

7 SEC. 6032. STUDY OF RAILROAD ISSUES.

8 (a) IN GENERAL.—The Secretary of Agriculture, in 9 coordination with the Secretary of Transportation, shall 10 conduct a study of railroad issues regarding the movement 11 of agricultural products, domestically produced renewable 12 fuels and domestically produced resources for the produc-13 tion of electricity for rural America, and economic development in rural America. The study shall include an exam-14 15 ination of the following:

16 (1) The importance of freight railroads to—

- 17 (A) the delivery of equipment, seed, fer18 tilizer, and other such products important to
 19 the development of agricultural commodities
 20 and products;
- 21 (B) the movement of agricultural commod22 ities and products to market;

23 (C) the delivery of ethanol and other re-24 newable fuels;

1	(D) the delivery of domestically produced
2	resources for use in the generation of electricity
3	for rural America;
4	(E) the location of grain elevators, ethanol
5	plants, and other facilities;
6	(F) the development of manufacturing fa-
7	cilities in rural America; and
8	(G) the vitality and economic development
9	of rural communities.
10	(2) The sufficiency in rural America of railroad
11	capacity, the sufficiency of competition in the rail-
12	road system, the reliability of rail service, and the
13	reasonableness of railroad prices.
14	(3) The accessibility to rail customers in rural
15	America of Federal processes for the resolution of
16	rail customer grievances with the railroads.
17	(b) Report to the Congress.—Within 9 months
18	after the date of the enactment of this Act, the Secretary
19	of Agriculture shall submit to the Congress a report that
20	contains the results of the study required by subsection
21	(a), and the recommendations of the Secretary for new
22	Federal policies to address any problems identified by the
23	study.

24 TITLE VII—RESEARCH

Subtitle A—General Provisions

Sec. 7101. Definitions.

- Sec. 7102. Budget submission and funding.
- Sec. 7103. Additional purposes of agricultural research and extension.
- Sec. 7104. National agricultural research program office.
- Sec. 7105. Establishment of competitive grant programs under the National Institute for Food and Agriculture.
- Sec. 7106. Merging of IFAFS and NRI.
- Sec. 7107. Capacity building grants for ASCARR institutions.
- Sec. 7108. Establishment of research laboratories for animal diseases.
- Sec. 7109. Grazinglands research laboratory.
- Sec. 7110. Researcher training.
- Sec. 7111. Fort Reno Science Park research facility.
- Sec. 7112. Assessing the nutritional composition of beef products.
- Sec. 7113. Sense of Congress regarding funding for human nutrition research.

Subtitle B—National Agricultural Research, Extension, and Teaching Policy Act of 1977

- Sec. 7201. Advisory board.
- Sec. 7202. Advisory board termination.
- Sec. 7203. Renewable energy committee.
- Sec. 7204. Specialty crop committee report.
- Sec. 7205. Inclusion of UDC in grants and fellowships for food and agricultural sciences education.
- Sec. 7206. Grants and fellowships for food and agricultural sciences education.
- Sec. 7207. Grants for research on production and marketing of alcohols and industrial hydrocarbons from agricultural commodities and forest products.
- Sec. 7208. Policy research centers.
- Sec. 7209. Human nutrition intervention and health promotion research program.
- Sec. 7210. Pilot research program to combine medical and agricultural research.
- Sec. 7211. Nutrition education program.
- Sec. 7212. Continuing animal health and disease research programs.
- Sec. 7213. Cooperation among eligible institutions.
- Sec. 7214. Appropriations for research on national or regional problems.
- Sec. 7215. Authorization level of extension at 1890 land-grant colleges.
- Sec. 7216. Authorization level for agricultural research at 1890 land-grant colleges.
- Sec. 7217. Grants to upgrade agriculture and food sciences facilities at the District of Columbia Land Grant University.
- Sec. 7218. Grants to upgrade agricultural and food sciences facilities at 1890 land-grant colleges, including Tuskegee University.
- Sec. 7219. National research and training virtual centers.
- Sec. 7220. Matching funds requirement for research and extension activities of 1890 institutions.
- Sec. 7221. Hispanic-serving institutions.
- Sec. 7222. Hispanic-serving agricultural colleges and universities.
- Sec. 7223. International agricultural research, extension, and education.
- Sec. 7224. Competitive grants for international agricultural science and education programs.
- Sec. 7225. Limitation on indirect costs for agricultural research, education, and extension programs.
- Sec. 7226. Research equipment grants.
- Sec. 7227. University research.

- Sec. 7228. Extension service.
- Sec. 7229. Supplemental and alternative crops.
- Sec. 7230. Aquaculture Assistance Programs.
- Sec. 7231. Rangeland research.
- Sec. 7232. Special authorization for biosecurity planning and response.
- Sec. 7233. Resident instruction and distance education grants program for insular area institutions of higher education.
- Sec. 7234. Hispanic Serving Institutions.
- Sec. 7235. Specialty crops policy research institute.
- Sec. 7236. Emphasis of Human Nutrition Initiative.
- Sec. 7237. Grants to upgrade agriculture and food sciences facilities at insular area land-grant institutions.

Subtitle C—Food, Agriculture, Conservation, and Trade Act of 1990

- Sec. 7301. National genetics resources program.
- Sec. 7302. National agricultural weather information system.
- Sec. 7303. Partnerships.
- Sec. 7304. Aflatoxin research and extension.
- Sec. 7305. High-priority research and extension areas.
- Sec. 7306. High-priority research and extension initiatives.
- Sec. 7307. Nutrient management research and extension initiative.
- Sec. 7308. Agricultural telecommunications program.
- Sec. 7309. Assistive technology program for farmers with disabilities.
- Sec. 7310. Organic research.
- Sec. 7311. National rural information center clearinghouse.
- Sec. 7312. New era rural technology program.

Subtitle D—Agricultural Research, Extension, and Education Reform Act of 1998

- Sec. 7401. Partnerships for high-value agricultural product quality research.
- Sec. 7402. Precision agriculture.
- Sec. 7403. Biobased products.
- Sec. 7404. Thomas Jefferson initiative for crop diversification.
- Sec. 7405. Integrated research, education, and extension competitive grants program.
- Sec. 7406. Fusarium graminearum grants.
- Sec. 7407. Bovine Johne's disease control program.
- Sec. 7408. Grants for youth organizations.
- Sec. 7409. Agricultural biotechnology research and development for developing countries.
- Sec. 7410. Agricultural bioenergy and biobased products research initiative.
- Sec. 7411. Specialty crop research initiative.
- Sec. 7412. Office of pest management policy.

Subtitle E—Other Laws

- Sec. 7501. Critical agricultural materials act.
- Sec. 7502. Equity in Educational Land-Grant Status Act of 1994.
- Sec. 7503. Agricultural experiment station Research Facilities Act.
- Sec. 7504. National Agricultural Research, Extension, and Teaching Policy Act Amendments of 1985.
- Sec. 7505. Competitive, Special, and Facilities Research Grant Act (national research initiative).
- Sec. 7506. Agricultural Risk Protection Act of 2000 (carbon cycle research).

Sec. 7507. Renewable Resources Extension Act of 1978.

- Sec. 7508. National Aquaculture Act of 1980.
- Sec. 7509. Construction of a Chinese Garden at the National Arboretum.
- Sec. 7510. Public education regarding use of biotechnology in producing food for human consumption.
- Sec. 7511. Fresh cut produce safety grants.
- Sec. 7512. UDC/EFNEP Eligibility.
- Sec. 7513. Hatch Act of 1987.

Subtitle F—Additional Provisions

Sec. 7601. Merit review of extension and educational grants.

- Sec. 7602. Review of plan of work requirements.
- Sec. 7603. Multistate and integration funding.
- Sec. 7604. Expanded food and nutrition education program.
- Sec. 7605. Grants to 1890 schools to expand extension capacity.
- Sec. 7606. Borlaug international agricultural science and technology fellowship program.
- Sec. 7607. Cost Recovery.

1

Sec. 7608. Organic Food and Agricultural Systems Funding.

Subtitle A—General Provisions

2 SEC. 7101. DEFINITIONS.

3 For purposes of this title:

- 4 (1) CAPACITY PROGRAM.—The term "capacity 5 program" means the capacity program in subpara-6 graph (M) and each of the following agricultural re-7 search, extension, education, and related programs 8 for which the Secretary has administrative or other 9 authority as of the day before the date of enactment 10 of this Act:
- (A) Each program providing funding to
 any of the 1994 institutions under sections 533,
 534(a), and 535 of the Equity in Educational
 Land-Grant Status Act of 1994 (Public Law
 103–382; 7 U.S.C. 301 note) (commonly known
 as financial assistance, technical assistance, and

1	endowments to tribal colleges and the Navajo
2	Community College).
3	(B) The program established under section
4	536 of the Equity in Educational Land-Grant
5	Status Act of 1994 (Public Law 103–382; 7
6	U.S.C. 301 note) providing research grants for
7	1994 institutions.
8	(C) Each program established under sub-
9	sections (b), (c), and (d) of section 3 of the
10	Smith-Lever Act (7 U.S.C. 343).
11	(D) Each program established under the
12	Hatch Act of 1887 (7 U.S.C. 361a et seq.).
13	(E) Each program established under sec-
14	tion $1417(b)(4)$ of the National Agricultural
15	Research, Extension, and Teaching Policy Act
16	of 1977 (7 U.S.C. 3152(b)(4)), including grant
17	programs under that section (commonly known
18	as the 1890 Institution Teaching and Research
19	Capacity Building Grants Program).
20	(F) The animal health and disease re-
21	search program established under subtitle E of
22	the National Agricultural Research, Extension,
23	and Teaching Policy Act of 1977 (7 U.S.C.
24	3191 et seq.).

1	(G) The program established under section
2	1445 of the National Agricultural Research,
3	Extension, and Teaching Policy Act of 1977 (7
4	U.S.C. 3222) (commonly known as the Evans-
5	Allen Program).
6	(H) The program providing grants to up-
7	grade agricultural and food sciences facilities at
8	1890 Institutions established under section
9	1447 of the National Agricultural Research,
10	Extension, and Teaching Policy Act of 1977 (7
11	U.S.C. 3222b).
12	(I) The program providing distance edu-
13	cation grants for insular areas established
14	under section 1490 of the National Agricultural
15	Research, Extension, and Teaching Policy Act
16	of 1977 (7 U.S.C. 3362).
17	(J) The program providing resident in-
18	struction grants for insular areas established
19	under section 1491 of the National Agricultural
20	Research, Extension, and Teaching Policy Act
21	of 1977 (7 U.S.C. 3363).
22	(K) Each research and development and
23	related program established under Public Law
24	87–788 (commonly known as the McIntire-

1	Stennis Cooperative Forestry Act; 16 U.S.C.
2	582a et seq.).
3	(L) Each program established under the
4	Renewable Resources Extension Act of 1978
5	(16 U.S.C. 1671 et seq.).
6	(M) The capacity building grant program
7	for ASCARR Institutions established under this
8	Act.
9	(N) Such other programs or parts of pro-
10	grams as determined appropriate by the Sec-
11	retary.
12	(O) The program providing competitive ex-
13	tension grants to eligible 1994 institutions
14	under section $3(b)(3)$ of the Smith-Lever Act (7
15	U.S.C. 343(b)(3)).
16	(2) Competitive programs.—The term "com-
17	petitive programs" means the competitive program
18	in subparagraph (N) and each of the following agri-
19	cultural research, extension, education, and related
20	programs for which the Secretary has administrative
21	or other authority as of the day before the date of
22	enactment of this Act:
23	(A) Competitive grant programs authorized
24	or otherwise administered by the Department of
25	Agriculture under the terms of section 2(b) of

1	the Competitive, Special and Facilities Research
2	Grant (7 U.S.C. 450i).
3	(B) Institution Challenge Grants, adminis-
4	tered under 1417(j) of the National Agricul-
5	tural Research, Extension, and Teaching Policy
6	Act of 1977, as amended (7 U.S.C. 3152(j)).
7	(C) Grants and related authorities author-
8	ized or otherwise administered by the Secretary
9	of Agriculture under section $1417(b)(5)$ of the
10	National Agricultural Research, Extension, and
11	Teaching Policy Act of 1977, as amended (7
12	U.S.C. $3152(b)(5)$ (commonly known as the
13	Higher Education Multicultural Scholars Pro-
14	gram).
15	(D) Programs authorized or otherwise ad-
16	ministered under section 1455 of the National
17	Agricultural Research, Extension, and Teaching
18	Policy Act of 1977 (7 U.S.C. 3241(e)) (com-
19	monly known as educational grant programs for
20	Hispanic-serving institutions).
21	(E) Integrated research, education, or ex-
22	tension programs authorized under section 406
23	of the Agricultural Research, Extension, and
24	Education Reform Act of 1998 (7 U.S.C.
25	7626).

1	(F) Sustainable Agriculture Research and
2	Education (7 U.S.C. 5811).
3	(G) Organic Research and Extension Ini-
4	tiative (7 U.S.C. 5925b).
5	(H) Higher Education Challenge Grants (7
6	U.S.C. 3152(b)(1)).
7	(I) Food and Agriculture Sciences National
8	Needs Graduate and Postgraduate Fellowship
9	Grants (7 U.S.C. 3152(b)(6)).
10	(J) International Science and Education
11	Competitive Grants (7 U.S.C. 3292b).
12	(K) Community Food Projects Competitive
13	Grants (7 U.S.C. 2034).
14	(L) Risk Management Education (7 U.S.C.
15	1524).
16	(M) High Priority Research and Extension
17	Areas (7 U.S.C. 5925).
18	(N) Such other programs or parts of pro-
19	grams as determined appropriate by the Sec-
20	retary.
21	(3) CAPACITY PROGRAM CRITICAL BASE FUND-
22	ING.—The term "capacity program critical base
23	funding" means the aggregate amount of Federal
24	funds made available for all or individual capacity
25	programs for fiscal year 2007, as appropriate.

1	(4) Competitive program critical base
2	FUNDING.—The term "competitive program critical
3	base funding" means the aggregate amount of Fed-
4	eral funds made available for all or individual com-
5	petitive programs for fiscal year 2007, as appro-
6	priate.
7	(5) ASCARR INSTITUTION.—
8	(A) IN GENERAL.—The term "ASCARR
9	Institution" means a public college or university
10	offering a baccalaureate or higher degree in the
11	study of agriculture.
12	(B) EXCLUSIONS.—The term "ASCARR
13	Institution" does not include Hispanic-serving
14	agricultural colleges and universities or any in-
15	stitution designated under—
16	(i) the Act of July 2, 1862 (commonly
17	known as the "First Morrill Act"; 7 U.S.C.
18	301 et seq.);
19	(ii) the Act of August 30, 1890 (com-
20	monly known as the "Second Morrill Act";
21	7 U.S.C. 321 et seq.); or
22	(iii) the Equity in Educational Land-
23	Grant Status Act of 1994 (Public Law
24	103–382; 7 U.S.C. 301 note).

1	(6) Secretary.—The term "Secretary" means
2	the Secretary of Agriculture.
3	(7) DIRECTORS.—The term "Directors" refers
4	to those directors appointed under section 7104.
5	(8) UNDER SECRETARY.—The term "Under
6	Secretary" means the Under Secretary of Agri-
7	culture for Research, Education, and Economics.
8	(9) HISPANIC-SERVING AGRICULTURAL COL-
9	LEGE AND UNIVERSITY.—The term "Hispanic-serv-
10	ing agricultural college and university" means a col-
11	lege or university that—
12	(A) qualifies as an "Hispanic-serving insti-
13	tution"; and
14	(B) offers associate, bachelor's, or other
15	accredited degree programs in agricultural re-
16	lated fields, as determined by the Secretary.
17	SEC. 7102. BUDGET SUBMISSION AND FUNDING.
18	(a) BUDGET REQUEST.—The President shall submit
19	to Congress, together with the annual budget submission
20	of the President, a single budget line item reflecting the
21	total amount requested by the President for funding for
22	capacity programs, and a single budget line item reflecting
23	the total amount requested by the President for funding
24	for competitive programs for that fiscal year and for the
25	previous 5 fiscal years.

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(b) CAPACITY PROGRAM REQUEST.—

1

(1) CRITICAL BASE FUNDING.—Up to the
amount of the capacity program critical base funding level, any funds requested for capacity programs
in the budget submission single line item shall be
apportioned among the capacity programs based on
priorities established by the Under Secretary in conjunction with the Directors.

9 (2) ADDITIONAL FUNDING.—Of the funds re-10 quested for capacity programs in excess of the ca-11 pacity program critical base funding level, budgetary 12 emphasis should be placed on enhancing funding for 13 the 1890, 1994, ASCARR Institutions, Hispanic-14 serving agricultural colleges, and small 1862 institu-15 tions.

16 (c) Competitive Program Request.—

(1) CRITICAL BASE FUNDING.—Up to the
amount of the competitive program critical base
funding level, any funds requested for competitive
programs in the budget submission single line item
shall be apportioned among the competitive programs based on priorities established by the Under
Secretary in conjunction with the Directors.

24 (2) ADDITIONAL FUNDING.—Of the funds re25 quested for competitive programs in excess of the

competitive program critical base funding level,
 budgetary emphasis shall be placed on enhancing
 funding for emerging problems and their solutions.
 (d) FUNDING.—

(1) CRITICAL BASE FUNDING.—Up to the total 5 6 aggregate amount of the capacity program critical 7 base funding level and the competitive program crit-8 ical base funding level, funds appropriated or other-9 wise made available shall be apportioned among each 10 of the capacity programs and the competitive pro-11 grams based on priorities established by the Under 12 Secretary in conjunction with the Directors.

13 (2) Additional funding.—

14 (A) CAPACITY FUNDING.—Of the funds 15 appropriated or otherwise made available for 16 capacity programs in excess of the capacity pro-17 gram critical base funding level, funding em-18 phasis should be placed on enhancing funding 19 for the 1890, 1994, ASCARR Institutions, His-20 panic-serving agricultural colleges, and small 21 1862 institutions.

(B) COMPETITIVE FUNDING.—Of the
funds appropriated or otherwise made available
for competitive programs in excess of the competitive program critical base funding level,

budgetary emphasis shall be placed on enhanc ing funding for emerging problems and solu tions.

4 (e) AUTHORIZATION OF APPROPRIATIONS.—There
5 are authorized to be appropriated such sums as necessary
6 to carry out this section.

7 (f) COMPETITIVE PROGRAMS.—For the purposes of
8 this section, the term "competitive programs" includes
9 only those programs for which annual appropriations are
10 requested in the President's budget.

11 SEC. 7103. ADDITIONAL PURPOSES OF AGRICULTURAL RE12 SEARCH AND EXTENSION.

13 Section 1403 of the National Agricultural Research,
14 Extension, and Teaching Policy Act of 1977 (7 U.S.C.
15 3102) is amended—

16 (1) in paragraph (6), by striking "and" at the17 end;

18 (2) in paragraph (7), by striking the period and19 inserting a semicolon; and

(3) by adding after paragraph (7) the following:
"(8) to integrate and organize the administration of the agricultural research, extension, education, and related programs administered by the
Secretary of Agriculture to respond to 21st century
challenges and continue to meet the needs of society

1	from a local, tribal, State, national, and inter-
2	national perspective;
3	"(9) to minimize duplication, and maximize co-
4	ordination and integration, among all of the pro-
5	grams at all levels through a solution-based ap-
6	proach; and
7	((10) to position the agricultural research, ex-
8	tension, education, and related programs system to
9	increase the contribution of the system to society
10	through the expansion of the portfolio of the sys-
11	tem.".
12	SEC. 7104. NATIONAL AGRICULTURAL RESEARCH PRO-
13	GRAM OFFICE.
14	(a) ESTABLISHMENT.—The Under Secretary shall
15	organize within the office of the Under Secretary 6 re-

organize within the office of the Under Secretary 6 re-15 search Program Offices to be known collectively as the Na-16 tional Agricultural Research Program Office, which shall 17 coordinate the programs and activities of the research 18 agencies within the mission area in an integrated, multi-19 20 disciplinary, interdisciplinary, interagency, and interinstitutional manner, to the maximum extent practicable. 21 22 The Program Offices within the National Agricultural Research Program Office are as follows: 23

24 (1) Renewable energy, natural resources, and25 environment.

1	(2) Food safety, nutrition, and health.
2	(3) Plant health and production.
3	(4) Animal health and production and animal
4	products.
5	(5) Agriculture systems and technology.
6	(6) Agriculture economics and rural commu-
7	nities.
8	(b) QUALIFICATIONS OF DIRECTORS.—
9	(1) Appointment and classification.—The
10	Under Secretary shall appoint a Director for each
11	Program Office as a senior level position in the com-
12	petitive service.
13	(2) QUALIFICATIONS.—To be eligible for ap-
14	pointment as a Director, an individual shall have—
15	(A) conducted outstanding research, edu-
16	cation, or extension in the field of agriculture or
17	forestry;
18	(B) earned a doctoral level degree at an in-
19	stitution of higher education (as defined in sec-
20	tion 101 of Public Law 89–329 (20 U.S.C.
21	1001)); and
22	(C) met qualification standards prescribed
23	by the Director of the Office of Personnel Man-
24	agement for appointment to a senior level posi-
25	tion of the competitive service.

(c) DUTIES OF DIRECTORS.—Except as otherwise

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2 provided in this Act, each Director as appointed by the 3 Secretary shall— 4 (1) formulate programs in consultation with the 5 National Agricultural Research, Extension, Edu-6 cation, and Economics Advisory Board (7 U.S.C. 7 3123) (hereinafter referred to as the "Board"); 8 (2) assess strategic workforce needs of research, 9 education, extension, and other fields; 10 (3) cooperate with the Board to plan programs 11 that assist in meeting the future personnel needs of 12 disciplines and programs; 13 (4) develop strategic planning for department-14 wide research, education, extension, and related ac-15 tivities; 16 (5) establish department-wide priorities for re-17 search, education, extension, and related programs; 18 (6) communicate with research, education, and 19 extension beneficiaries to identify their needs; and 20 (7) perform such other duties deemed necessary 21 by the Secretary. 22 (d) ADMINISTRATION.—The Under Secretary, in con-23 junction with the Directors and in consultation with the 24 Board, shall direct and coordinate research, education, 25 and extension programs within the relevant agencies of the

1	Department of Agriculture to focus those programs, and
2	the participants, grantees, and other beneficiaries of those
3	programs, on—
4	(1) understanding important problem areas and
5	opportunities relating to a program;
6	(2) discovering and implementing solutions to
7	address those problem areas;
8	(3) exploring other opportunities provided
9	under the programs; and
10	(4) national, regional and local priorities.
11	(e) Program Integration and Coordination.—
12	(1) IN GENERAL.—In accordance with applica-
13	ble law (including regulations), the Under Secretary,
14	in coordination with the Director of each Program
15	Office and taking into consideration the advice of
16	the Board, shall ensure, to the maximum extent
17	practicable, that the research, education, and exten-
18	sion programs are administered, funded, and carried
19	out—
20	(A) in an integrated, multidisciplinary,
21	interdisciplinary, interagency, and interinstitu-
22	tional manner that ensures—
23	(i) the most efficient collaborative use
24	of resources; and

	±0 ±
1	(ii) the focus of all resources and ac-
2	tivities on strategic, priority, problem, op-
3	portunity, and solution areas identified by
4	the Under Secretary and the Directors,
5	taking into consideration the advice of the
6	Board; and
7	(B) among applicable participants, grant-
8	ees, and beneficiaries, in a coordinated manner
9	that encourages and ensures—
10	(i) the most efficient collaborative ap-
11	plication of resources; and
12	(ii) the focus of all resources and ac-
13	tivities on strategic, priority, problem, op-
14	portunity, and solution areas on a local,
15	State, tribal, regional, national, and inter-
16	national basis, as the Under Secretary and
17	each Director, taking into consideration
18	the advice of the Board, determine to be
19	appropriate.
20	(2) Scope.—Each Director, in consultation
21	with the Under Secretary and the Board, shall en-
22	sure, through the integration and coordination under
23	paragraph (1), that opportunities are maximized
24	with respect to—

(A) the use of appropriate authorities,
 agencies, institutions, disciplines, and activities;
 and

4 (B) the inclusion of appropriate partici5 pants and other beneficiaries in those activities,
6 including intramural, extramural, Government,
7 university, extension, and international, as de8 termined by the Under Secretary.

9 (f) FUNDING.—The Under Secretary shall fund each 10 Program Office through the appropriations available to 11 the various agencies within the mission area. The aggre-12 gate staff for all Program Offices shall not exceed 30 full-13 time equivalent positions and shall be filled by current full-14 time equivalent positions.

15 (g) ORGANIZATION.—The Under Secretary shall integrate leadership functions of the national program staff 16 of the research agencies into the National Agricultural Re-17 search Program Office in such form as required to ensure 18 that the Directors of the Program Offices are the primary 19 20 program leaders for the mission areas of the integrated 21 agencies and that administrative duplication does not 22 occur.

23 (h) PRIORITIZING FEDERAL RESEARCH ACTIVITIES
24 FOR SPECIALTY CROPS.—The Under Secretary, in coordi-

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nation with the Directors of relevant Program Offices,
 shall—

3 (1) coordinate with and assist producers and
4 organizations comprised of program beneficiaries
5 working together to develop and implement applied
6 research and extension related to the United States
7 specialty crop industry;

8 (2) facilitate in the delivery of information to 9 beneficiaries in a user-friendly form, in addition to 10 a standard research publication, and reward pro-11 viders for their abilities to deliver information to 12 both the scientific community and the end-user; and 13 (3) ensure coordination among research initia-14 tives funded and sponsored by the Department of 15 Agriculture.

16SEC. 7105. ESTABLISHMENT OF COMPETITIVE GRANT PRO-17GRAMS UNDER THE NATIONAL INSTITUTE18FOR FOOD AND AGRICULTURE.

19 Any office established to administer competitive pro-20 grams under section 7101(b)(2), including the Agricul-21 tural Bioenergy and Biobased Products Research Initia-22 tive, the Specialty Crop Research Initiative, and Fresh 23 Cut Produce Safety Grants created by this Act, shall be 24 referred to as the National Institute of Food and Agri-25 culture.

1	SEC. 7106. MERGING OF IFAFS AND NRI.
2	(a) AMENDMENT.—Subsection (b) of the Competi-
3	tive, Special, and Facilities Research Grant Act (7 U.S.C.
4	450i(b)) is amended to read as follows:
5	"(b) Competitive Grant Programs.—
6	"(1) Competitive basis.—The Secretary of
7	Agriculture is authorized to make competitive grants
8	for the purposes and priorities established under this
9	subsection.
10	"(2) TERM.—The term of a competitive grant
11	made under this subsection may not exceed 10
12	years.
13	"(3) GENERAL ADMINISTRATION.—In making
14	grants under this subsection, the Secretary shall—
15	"(A) seek and accept proposals for grants;
16	"(B) determine the relevance and merit of
17	proposals through a system of peer and merit
18	review in accordance with section 103 of the
19	Agricultural Research, Extension, and Edu-
20	cation Reform Act of 1998 (7 U.S.C. 7613);
21	"(C) award grants on the basis of merit,
22	quality, and relevance to advancing the pur-
23	poses and priorities established under para-
24	graphs (7) and (11) of this subsection;
25	"(D) solicit and consider input from per-
26	sons who conduct or use agricultural research,

extension, or education in accordance with sec-
tion 102(b) of the Agricultural Research, Ex-
tension, and Education Reform Act of 1998 (7
U.S.C. 7612(b)); and
"(E) in seeking proposals for grants under
this subsection and in performing peer review
evaluations of such proposals, seek the widest
participation of qualified scientists in the Fed-
eral Government, colleges and universities,
State agricultural experiment stations, and the
private sector.
"(4) ELIGIBLE ENTITIES.—The Secretary may
make a grant under this subsection to State agricul-
tural experiment stations, all colleges and univer-
sities, university research foundations, other re-
search institutions and organizations, Federal agen-
cies, national laboratories, private organizations or
corporations, and individuals, for research to further
the programs of the Department of Agriculture.
"(5) Administrative costs.—Not more than
4 percent of funds made available pursuant to this
subsection may be retained by the Secretary to pay
administrative costs incurred by the Secretary in

24 carrying out this subsection.

1	"(6) CONSTRUCTION PROHIBITED.—Funds
2	made available for grants under this subsection shall
3	not be used for the construction of a new building
4	or facility or the acquisition, expansion, remodeling,
5	or alteration of an existing building or facility (in-
6	cluding site grading and improvement and architect
7	fees).
8	"(7) PURPOSES.—The purposes of the pro-
9	grams established under paragraph (8) shall reflect
10	the purposes and additional purposes of agricultural
11	research, extension, and education reflected in sec-
12	tions 1402 and 1403 of the National Agricultural
13	Research, Extension, and Teaching Policy Act of
14	1977 (7 U.S.C. 3101 and 3102).
15	"(8) BASIC AND APPLIED RESEARCH PRO-
16	GRAMS.—The Secretary shall establish 2 distinct
17	programs of agricultural research, one to fund fun-
18	damental, basic research pursuant to paragraph (9)
19	to be known as the National Research Initiative and
20	one to fund applied, integrated research, education,
21	and extension pursuant to paragraph (10) to be
22	known as the Initiative for Future Agricultural and
23	Food Systems.
24	((0) NATIONAL DECEADED INTELET

24 "(9) NATIONAL RESEARCH INITIATIVE.—

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1	"(A) Allocation.—The allocation of
2	funds to the National Research Initiative shall
3	be as follows:
4	"(i) Not less than 30 percent shall be
5	available to make grants for research to be
6	conducted by multidisciplinary teams.
7	"(ii) Not less than 20 percent shall be
8	available to make grants for research to be
9	conducted by persons conducting mission-
10	linked systems research.
11	"(iii) Not less than 10 percent shall
12	be available to make grants under subpara-
13	graphs (D), (F), and (G) of paragraph
14	(13) for research and education strength-
15	ening and research opportunity.
16	"(iv) Not more than 2 percent may be
17	used for equipment grants under para-
18	graph (13)(D).
19	"(B) MATCHING FUNDS.—Except as pro-
20	vided in this subparagraph, the Secretary may
21	not take the offer or availability of matching
22	funds into consideration in making a grant
23	under this subsection. In the case of grants
24	under paragraph $(13)(D)$, the amount provided
25	under this subsection may not exceed 50 per-

1	cent of the cost of the special research equip-
2	ment or other equipment acquired. The Sec-
3	retary may waive all or part of the matching re-
4	quirement under this subparagraph in the case
5	of a college, university, or research foundation
6	maintained by a college or university that ranks
7	in the lowest one-third of such colleges, univer-
8	sities, and research foundations on the basis of
9	Federal research funds received if the equip-
10	ment to be acquired costs not more than
11	\$25,000 and has multiple uses within a single
12	research project or is usable in more than 1 re-
13	search project.
14	"(10) Initiative for future agricultural
15	AND FOOD SYSTEMS MATCHING FUNDS.—As a con-
16	dition of making a grant under this paragraph, the
17	Secretary shall require the funding of the grant be
18	matched with equal matching funds from a non-Fed-
19	eral source if the grant is—
20	"(A) for applied research that is com-
21	modity-specific; and
22	"(B) not of national scope.
23	"(11) RESEARCH PRIORITIES.—The research
24	priorities for the programs established in paragraph
25	(8) shall be consistent with the priorities in effect

for the National Research Initiative (7 U.S.C.
 450i(b)) and Initiative for Future Agricultural and
 Food Systems (7 U.S.C. 7621) on the day before the
 date of enactment of this subsection. Priorities
 under the Initiative for Future Agricultural and
 Food Systems shall include classical plant and ani mal breeding.

"(12) 8 PROGRAM ADMINISTRATION.—To the 9 greatest extent possible, the Under Secretary for Re-10 search, Education, and Economics, in conjunction 11 with the Directors of the National Agricultural Re-12 search Program Offices established in section 7104 13 of the Farm, Nutrition, and Bioenergy Act of 2007, 14 shall allocate these grants to high priority research 15 taking into consideration, when available, the deter-16 minations made by the National Agricultural Re-17 search, Extension, Education, and Economics Advi-18 sory Board (as established under section 1408 of the 19 National Agricultural Research, Extension, and 20 Teaching Policy Act of 1977 (7 U.S.C. 3123).

21 "(13) SPECIAL CONSIDERATIONS.—In addition
22 to making research grants under paragraph (9), the
23 Secretary may conduct a program to improve re24 search capabilities in the agricultural, food, and en25 vironmental sciences and award the following cat-

egories of competitive grants. Grants may be awarded— "(A) to a single investigator or coinvestigators within the same discipline; "(B) to teams of researchers from different areas of agricultural research and scientific disciplines; "(C) to multidisciplinary teams that are proposing research on long-term applied research problems, with technology transfer a major component of all such grant proposals; "(D) to an institution to allow for the improvement of the research, development, technology transfer, and education capacity of the institution through the acquisition of special research equipment and the improvement of agricultural education and teaching; however the Secretary shall use not less than 25 percent of the funds made available for grants under this subparagraph to provide fellowships to out-

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search in the agricultural sciences; "(E) to a single investigator or coinvestigators who are beginning their research careers

standing pre- and post-doctoral students for re-

and do not have an extensive research publica-

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1	tion record; however, to be eligible for a grant
2	under this subparagraph, an individual shall be
3	within 5 years of the individual's initial career
4	track position;
5	"(F) to ensure that the faculty of small
6	and mid-sized institutions who have not pre-
7	viously been successful in obtaining competitive
8	grants under this subsection receive a portion
9	of the grants; and
10	"(G) to improve research capabilities in
11	States (as defined in the National Agricultural
12	Research, Extension, and Teaching Policy Act
13	of 1977 (7 U.S.C. 3101 et seq.)) in which insti-
14	tutions have been less successful in receiving
15	funding under this subsection, based on a 3-
16	year rolling average of funding levels.
17	"(14) DIVISION OF FUNDS.—Of the funds made
18	available to carry out this subsection, 60 percent
19	shall be used to fund programs under paragraph (9)
20	and 40 percent shall be used to fund programs
21	under paragraph (10).
22	"(15) TRANSFER OF FUNDS FROM THE INITIA-
23	TIVE FOR FUTURE AGRICULTURE AND FOOD SYS-
24	TEMS.—Funds made available pursuant to section
25	401(b)(3)(D) of the Agricultural Research, Exten-

1	sion, and Education Reform Act of 1998 (7 U.S.C.
2	7621 (b)(3)(D)) shall be transferred to the program
3	established under this subsection.
4	"(16) Authorization of appropriations.—
5	"(A) There is authorized to be appro-
6	priated to carry out this subsection
7	\$500,000,000 for each of fiscal years 2008
8	through 2012.
9	"(B) Funds made available in each fiscal
10	year shall remain available until expended to
11	pay for obligations incurred in that fiscal
12	year.".
13	(b) REPEALS.—The following provisions are hereby
14	repealed:
15	(1) Section 401 of the Agricultural Research,
16	Extension, and Education Reform Act of 1998 (7
17	U.S.C. 7621), except that section $401(b)(3)$ of such
18	Act shall not be repealed and shall remain in effect.
19	(2) Subsection (2)(d) of the Competitive, Spe-
20	cial, and Facilities Research Grant Act of 1965 (7
21	U.S.C. 450i(d)).
22	SEC. 7107. CAPACITY BUILDING GRANTS FOR ASCARR IN-
23	STITUTIONS.
24	(a) Grant Program.—

1	(1) IN GENERAL.—The Secretary shall make
2	competitive grants to ASCARR Institutions to assist
3	the ASCARR Institutions in maintaining and ex-
4	panding the capacity of the ASCARR Institutions to
5	conduct education, research, and outreach activities
6	relating to—
7	(A) agriculture;
8	(B) renewable resources; and
9	(C) other similar disciplines.
10	(2) Use of funds.—An ASCARR Institution
11	that receives a grant under subsection $(a)(1)$ may
12	use the funds made available through the grant to
13	maintain and expand the capacity of the ASCARR
14	Institution—
15	(A) to successfully compete for funds from
16	Federal grants and other sources to carry out
17	educational, research, and outreach activities
18	that address priority concerns of national, re-
19	gional, State, and local interest;
20	(B) to disseminate information relating to
21	priority concerns to—
22	(i) interested members of the agri-
23	culture, renewable resources, and other rel-
24	evant communities;
25	(ii) the public; and

1	(iii) any other interested entity;
2	(C) to encourage members of the agri-
3	culture, renewable resources, and other relevant
4	communities to participate in priority edu-
5	cation, research, and outreach activities by pro-
6	viding matching funding to leverage grant
7	funds; and
8	(D) through—
9	(i) the purchase or other acquisition
10	of equipment and other infrastructure (not
11	including alteration, repair, renovation, or
12	construction of buildings);
13	(ii) the professional growth and devel-
14	opment of the faculty of the ASCARR In-
15	stitution; and
16	(iii) the development of graduate
17	assistantships.
18	(b) Authorization of Appropriations.—There
19	are authorized to be appropriated to carry out this section
20	such sums as are necessary for each fiscal year 2008
21	through 2012.
22	SEC. 7108. ESTABLISHMENT OF RESEARCH LABORATORIES
23	FOR ANIMAL DISEASES.
24	(a) DEFINITIONS.—In this section—

1	(1) ANIMAL DISEASE.—The term "animal dis-
2	ease" has the meaning given the term by the Sec-
3	retary.
4	(2) IMPORT.—The term "import" means to
5	move from a place outside the territorial limits of
6	the United States to a place within the territorial
7	limits of the United States.
8	(3) LIVE VIRUS.—The term "live virus" means
9	a live virus of foot-and-mouth disease or a live virus
10	of any other animal disease that is a threat to the
11	health of livestock, as determined by the Secretary.
12	(4) Secretary.—The term "Secretary" means
13	the Secretary of Agriculture.
14	(5) STATE.—The term "State" means any of
15	the States, the District of Columbia, the Common-
16	wealth of Puerto Rico, Guam, the Commonwealth of
17	the Northern Mariana Islands, the Virgin Islands of
18	the United States, or any territory or possession of
19	the United States.
20	(6) UNITED STATES.—The term "United
21	States" means all of the States.
22	(b) ANIMAL DISEASE RESEARCH.—
23	(1) ESTABLISHMENT OF RESEARCH FACILI-
24	TIES.—The Secretary is authorized to establish re-
25	search laboratories, including the acquisition of nec-

1	essary land, buildings, or facilities, for research on
2	animal diseases in the United States.
3	(2) Activities authorized when disease
4	THREATENS LIVESTOCK.—To the extent the Sec-
5	retary determines that an animal disease constitutes
6	a threat to the livestock industry, the Secretary is
7	authorized to conduct research, diagnostics, and
8	other activities related to the animal disease.
9	(c) RESTRICTIONS REGARDING LIVE VIRUS.—
10	(1) IN GENERAL.—Except as provided in para-
11	graphs (2), (3), and (4), a person or State or Fed-
12	eral agency may not—
13	(A) import a live virus into the United
14	States;
15	(B) transport a live virus within the
16	United States; and
17	(C) store and maintain a live virus at a re-
18	search facility.
19	(2) Authority of the secretary.—The Sec-
20	retary of Agriculture may—
21	(A) import a live virus into the United
22	States;
23	(B) transport a live virus within the
24	United States; and

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1	(C) store and maintain a live virus at a re-
2	search facility.
3	(3) Permits.—
4	(A) IN GENERAL.—If the Secretary deter-
5	mines that it is in the public interest to do so,
6	the Secretary may issue a permit to allow a pri-
7	vate person or a State or Federal agency to—
8	(i) import a live virus into the United
9	States;
10	(ii) transport a live virus within the
11	United States; and
12	(iii) store and maintain a live virus at
13	a research facility.
14	(B) PERMIT TERMS.—A permit issued
15	under this paragraph shall be subject to terms
16	and conditions prescribed by the Secretary.
17	(4) LIMITATION.—Nothing in this section shall
18	apply to the importation, transportation, storage,
19	and maintenance of any live virus governed by regu-
20	lations promulgated pursuant to section 351A of the
21	Public Health Service Act (42 U.S.C. 262a) or the
22	Agricultural Bioterrorism Protection Act of 2002 (7
23	U.S.C. 8401).
24	(d) Authorization of Appropriations.—In addi-
25	tion to funds otherwise available for the control or eradi-

cation of animal diseases, there are authorized to be ap propriated such sums as necessary to carry out this sec tion.

4 SEC. 7109. GRAZINGLANDS RESEARCH LABORATORY.

5 Notwithstanding any other provision of law, without specific authorization by an Act of Congress, the Federal 6 7 land and facilities at El Reno, Oklahoma, currently admin-8 istered by the Secretary of Agriculture as the 9 Grazinglands Research Laboratory, shall not at any time, 10 in whole or part, be declared to be excess or surplus Federal property under chapter 5 of subtitle I of title 40, 11 United States Code, or otherwise be conveyed or trans-12 13 ferred in whole or in part.

14 SEC. 7110. RESEARCHER TRAINING.

(a) REQUIREMENT.—The Secretary shall require that
persons receiving funds under section 1668(g)(2) of the
Food, Agriculture, Conservation, and Trade Act of 1990
(7 U.S.C. 5921(g)(2)) to conduct research concerning genetically engineered plants, including seed and other propagative materials, complete a training program approved
by the Secretary.

(b) CERTIFICATION OF THIRD-PARTY PROVIDERS.—
Not later than 180 days after the date of the enactment
of this Act, the Secretary shall establish a system for approving individuals and entities to provide training under

subsection (a), including criteria for the evaluation of
 trainers or potential trainers.

3 (c) EXPERTISE.—In establishing criteria for the eval-4 uation of potential trainers, the Secretary shall ensure 5 that individuals and entities with expertise in quality man-6 agement systems, plant breeding and genetics, and the 7 technical aspects of the Federal regulatory process for ag-8 ricultural biotechnology, are eligible to become approved 9 trainers under subsection (b).

10sec. 7111. FORT RENO SCIENCE PARK RESEARCH FACIL-11ITY.

12 The Secretary of Agriculture may lease land to the 13 University of Oklahoma at the Grazinglands Research 14 Laboratory at El Reno, Oklahoma, on such terms and con-15 ditions as the University and the Secretary may agree in 16 furtherance of cooperative research and existing easement 17 arrangements.

18 SEC. 7112. ASSESSING THE NUTRITIONAL COMPOSITION OF

BEEF PRODUCTS.

(a) STUDY.—Not later than 1 year after the date of
the enactment of this Act, the Secretary shall award a
grant, contract, or other agreement with an appropriate
land-grant university to update the Department of Agriculture's Nutrient Composition Handbook for Beef, also
known as Handbook #8–13. The Handbook shall incor-

porate accurate and current data collected by the univer sity to be used by Federal agencies, private industries,
 health organizations, and consumers to determine impor tant diet and health-related issues associated with the con sumption of beef and beef products.

6 (b) AUTHORIZATION OF APPROPRIATIONS.—There
7 are authorized to be appropriated such sums as are nec8 essary to carry out this section to be available until ex9 pended.

10 SEC. 7113. SENSE OF CONGRESS REGARDING FUNDING FOR

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HUMAN NUTRITION RESEARCH.

12 It is the sense of the Congress that—

(1) human nutrition research has the potential
for improving the health status of the American
public through studies that help determine—

16 (A) the food and beverage intakes of
17 Americans and the nutrient composition of the
18 food supply;

19 (B) the relationship between diet and obe-20 sity, particularly to prevent childhood obesity;

21 (C) the authoritative, peer-reviewed,
22 science-based evidence that forms the basis for
23 Federal nutrition policy, dietary guidelines and
24 programs; and

1	(D) the nutrient requirements for individ-
2	uals at various stages in the lifespan and for
3	vulnerable populations, particularly children
4	and the elderly;
5	(2) human nutrition research holds the poten-
6	tial for identifying factors in crops and livestock that
7	provide nutrition benefits to humans and add value
8	for producers;
9	(3) the potential cost savings to Federal health
10	programs, combined with the boost in revenues for
11	farmers who produce nutritionally enhanced foods,
12	justifies an increase in funding to a level sufficient
13	to conduct this essential research; and
14	(4) the USDA regional human nutritional re-
15	search centers have unique value in linking producer
16	and consumer interests into investigations of food
17	and human nutrition issues and conducting long-
18	term nutrition studies; and activities at these centers
19	should be preserved and coordinated with other
20	human nutrition research activities.

Subtitle B—National Agricultural Research, Extension, and Teach ing Policy Act of 1977

4 SEC. 7201. ADVISORY BOARD.

5 Section 1408(g)(1) of the National Agricultural Re6 search, Extension, and Teaching Policy Act of 1977 (7
7 U.S.C. 3123(g)(1)) is amended by striking "\$350,000"
8 and inserting "\$500,000".

9 SEC. 7202. ADVISORY BOARD TERMINATION.

Section 1408(h) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3123(h)) is amended by striking "2007" and inserting "2012".

14 SEC. 7203. RENEWABLE ENERGY COMMITTEE.

The National Agricultural Research, Extension, and
Teaching Policy Act of 1977 is amended by inserting after
section 1408A the following:

18 "SEC. 1408B. RENEWABLE ENERGY COMMITTEE.

19 "(a) INITIAL MEMBERS.—Not later than 90 days 20 after the date of the enactment of this section, the execu-21 tive committee of the Advisory Board shall establish and 22 appoint the initial members of a permanent renewable en-23 ergy committee that shall be responsible for studying the 24 scope and effectiveness of research, extension, and eco-25 nomics programs affecting the renewable energy industry. "(b) NON-ADVISORY BOARD MEMBERS.—Individuals
 who are not members of the Advisory Board may be ap pointed as members of the renewable energy committee.
 Members of the renewable energy committee shall serve
 at the discretion of the executive committee.

6 "(e) Report RENEWABLE $\mathbf{B}\mathbf{Y}$ ENERGY COM-7 MITTEE.—Not later than 180 days after the establishment 8 of the renewable energy committee, and annually there-9 after, the renewable energy committee shall submit to the 10 Advisory Board a report containing the findings of its study under subsection (a). The renewable energy com-11 mittee shall include in each report its recommendations. 12 13 "(d) COORDINATION OF FUNCTIONS.—In carrying

14 out its functions, the Renewable Energy Committee shall
15 coordinate with the Biomass Research and Development
16 Act Committee.

"(e) MATTERS TO BE CONSIDERED IN BUDGET RECOMMENDATION.—In preparing the annual budget recommendations for the Department, the Secretary shall
take into consideration those findings and recommendations contained in the most recent report of the renewable
energy committee that are adopted by the Advisory Committee.

24 "(f) REPORT BY THE SECRETARY.—In the budget25 material submitted to Congress by the Secretary in con-

nection with the budget submitted pursuant to section
 1105 of title 31, United States Code, for a fiscal year,
 the Secretary shall include a report describing how the
 Secretary addressed each recommendation of the renew able energy committee described in subsection (e) of this
 section.".

7 SEC. 7204. SPECIALTY CROP COMMITTEE REPORT.

8 Section 1408A(c) of the National Agricultural Re9 search, Extension, and Teaching Policy Act of 1977 (7
10 U.S.C. 3123a(c)) is amended by adding at the end the
11 following:

12 "(4) Analyses of the specialty crop sector, in-13 cluding the impact of changes in domestic and inter-14 national markets, production and new product tech-15 nologies, alternative policies and macroeconomic con-16 ditions on specialty crop production, use, farm and 17 retail prices, and farm income and financial stability 18 from a national, regional, and farm-level perspective.

19 "(5) Review of the economic state of the spe-20 cialty crop industry from a regional perspective.

21 "(6) Development of data that provides applied 22 information useful to specialty crop growers, their 23 associations, and other interested beneficiaries in 24 evaluating that industry from a regional and na-25 tional perspective.".

1	SEC. 7205. INCLUSION OF UDC IN GRANTS AND FELLOW-
2	SHIPS FOR FOOD AND AGRICULTURAL
3	SCIENCES EDUCATION.
4	Section 1417 of the National Agricultural Research,
5	Extension, and Teaching Policy Act of 1977 (7 U.S.C.
6	3152) is amended—
7	(1) in subsection (b), by inserting "including
8	the University of the District of Columbia," after
9	"universities,"; and
10	(2) in subsection $(d)(2)$, by inserting ", includ-
11	ing the University of the District of Columbia,"
12	after "universities".
13	SEC. 7206. GRANTS AND FELLOWSHIPS FOR FOOD AND AG-
14	RICULTURAL SCIENCES EDUCATION.
15	(a) Education Teaching Programs.—Section
16	1417(j) of the National Agricultural Research, Extension
17	and Teaching Policy Act of 1977 (7 U.S.C. $3152(j)$) is
18	amended—
19	(1) in the subsection heading, by striking "SEC-
20	ONDARY EDUCATION AND 2-YEAR POSTSECONDARY
21	EDUCATION TEACHING PROGRAMS" and inserting
22	"Secondary Education, 2-Year Postsecondary
23	Education, and Agriculture in the K-12
24	CLASSROOM"; and
25	(2) in paragraph (3)—

1	(A) by striking "secondary schools, and in-
2	stitutions of higher education that award an as-
3	sociate's degree" and inserting "secondary
4	schools, institutions of higher education that
5	award an associate's degree, other institutions
6	of higher education, and nonprofit organiza-
7	tions";
8	(B) in subparagraph (E), by striking
9	"and" at the end;
10	(C) in subparagraph (F), by striking the
11	period at the end and inserting "; and"; and
12	(D) by adding at the end the following:
13	"(G) to support current agriculture in the
14	classroom programs for grades K–12.".
15	(b) Authorization of Appropriations.—Section
16	1417(l) of the National Agricultural Research, Extension,
17	and Teaching Policy Act of 1977 (7 U.S.C. 3152(l)) is
18	amended by striking "2007" and inserting "2012".
19	(c) REPORT.—Section 1417 of the National Agricul-
20	tural Research, Extension and Teaching Policy Act of
21	1977 is amended by adding at the end the following:
22	"(m) REPORT.—The Secretary shall submit an an-
23	nual report to the Committee on Agriculture of the House
24	of Representatives and the Committee on Agriculture, Nu-
25	trition and Forestry of the Senate detailing the distribu-

tion of funds used to implement the teaching programs
 under subsection (j).".

3 SEC. 7207. GRANTS FOR RESEARCH ON PRODUCTION AND 4 MARKETING OF ALCOHOLS AND INDUSTRIAL 5 HYDROCARBONS FROM AGRICULTURAL COM6 MODITIES AND FOREST PRODUCTS.

7 Section 1419(d) of the National Agricultural Re8 search, Extension, and Teaching Policy Act of 1977 (7
9 U.S.C. 3154(d)) is amended by striking "2007" and in10 serting "2012".

11 SEC. 7208. POLICY RESEARCH CENTERS.

Section 1419A of the National Agricultural Research,
Extension, and Teaching Policy Act of 1977 (7 U.S.C.
3155) is amended—

(1) in subsection (b), by inserting ", including
the Food Agricultural Policy Research Institute and
the Agricultural and Food Policy Center" after "research institutions and organizations"; and

19 (2) in subsection (d), by striking "2007" and20 inserting "2012".

21 SEC. 7209. HUMAN NUTRITION INTERVENTION AND
22 HEALTH PROMOTION RESEARCH PROGRAM.
23 Section 1424(d) of the National Agricultural Re-

24 search, Extension, and Teaching Policy Act of 1977 (7

1 U.S.C. 3174(d)) is amended by striking "2007" and in2 serting "2012".

3 SEC. 7210. PILOT RESEARCH PROGRAM TO COMBINE MED-4 ICAL AND AGRICULTURAL RESEARCH.

5 Section 1424A(d) of the National Agricultural Re6 search, Extension, and Teaching Policy Act of 1977 (7
7 U.S.C. 3174a(d)) is amended by striking "2007" and in8 serting "2012".

9 SEC. 7211. NUTRITION EDUCATION PROGRAM.

Section 1425(c)(3) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3175(c)(3)) is amended by striking "2007" and
inserting "2012".

14 SEC. 7212. CONTINUING ANIMAL HEALTH AND DISEASE RE15 SEARCH PROGRAMS.

Section 1433(a) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3195(a)) is amended in the first sentence by striking "2007" and inserting "2012".

20 SEC. 7213. COOPERATION AMONG ELIGIBLE INSTITUTIONS.

Section 1433 of the National Agricultural Research,
Extension, and Teaching Policy Act of 1977 is amended
by adding at the end the following new subsection:

24 "(g) COOPERATION AMONG ELIGIBLE INSTITU-25 TIONS.—The Secretary, to the maximum extent practicable, shall encourage eligible institutions to cooperate
 in setting research priorities under this section through
 the conduct of regular regional and national meetings.".
 SEC. 7214. APPROPRIATIONS FOR RESEARCH ON NATIONAL
 OR REGIONAL PROBLEMS.

6 Section 1434(a) of the National Agricultural Re7 search, Extension, and Teaching Policy Act of 1977 (7
8 U.S.C. 3196(a)) is amended by striking "2007" and in9 serting "2012".

10SEC. 7215. AUTHORIZATION LEVEL OF EXTENSION AT 189011LAND-GRANT COLLEGES.

Section 1444(a)(2) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3221(a)(2)) is amended by striking "15 percent"
and inserting "20 percent".

16 SEC. 7216. AUTHORIZATION LEVEL FOR AGRICULTURAL RE-

17 SEARCH AT 1890 LAND-GRANT COLLEGES.

18 Section 1445(a)(2) of the National Agricultural Re19 search, Extension, and Teaching Policy Act of 1977 (7
20 U.S.C. 3222(a)(2)) is amended by striking "25 percent"
21 and inserting "30 percent".

1 SEC. 7217. GRANTS TO UPGRADE AGRICULTURE AND FOOD 2 SCIENCES FACILITIES AT THE DISTRICT OF 3 COLUMBIA LAND GRANT UNIVERSITY. 4 The National Agricultural Research, Extension, and 5 Teaching Policy Act of 1977 (7 U.S.C. 3101 et seq.) is amended by inserting after section 1447 the following: 6 7 "SEC. 1447A. GRANTS TO UPGRADE AGRICULTURE AND 8 FOOD SCIENCES FACILITIES AT THE DIS-9 TRICT OF COLUMBIA LAND GRANT UNIVER-10 SITY.

11 "(a) PURPOSE.—It is declared to be the intent of Congress to assist the land grant university in the District 12 13 of Columbia, as established under section 208 of the District of Columbia Public Postsecondary Education Reorga-14 nization Act of October 26, 1974 (Public Law 93–471) 15 16 in efforts to acquire, alter, or repair facilities or relevant 17 equipment necessary for conducting agricultural research. 18 "(b) AUTHORIZATION OF APPROPRIATIONS.—There 19 are authorized to be appropriated for the purposes of car-20 rying out the provisions of this section \$750,000 for each of fiscal years 2008 through 2012.". 21

5 Section 1447(b) of the National Agricultural Re6 search, Extension, and Teaching Policy Act of 1977 (7
7 U.S.C. 3222b(b)) is amended by striking "2007" and in8 serting "2012".

9 SEC. 7219. NATIONAL RESEARCH AND TRAINING VIRTUAL 10 CENTERS.

Section 1448 of the National Agricultural Research,
Extension, and Teaching Policy Act of 1977 (7 U.S.C.
3222c) is amended by striking "2007" each place it appears in subsections (a)(1) and (f) and inserting "2012".
SEC. 7220. MATCHING FUNDS REQUIREMENT FOR RESEARCH AND EXTENSION ACTIVITIES OF 1890
INSTITUTIONS.

18 Section 1449(c) of the National Agricultural Re19 search, Extension, and Teaching Policy Act of 1977 (7
20 U.S.C. 3222d(c)) is amended in the first sentence by strik21 ing "for each of fiscal years 2003 through 2007,".

22 SEC. 7221. HISPANIC-SERVING INSTITUTIONS.

23 Section 1455(c) of the National Agricultural Re24 search, Extension, and Teaching Policy Act of 1977 (7
25 U.S.C. 3241(c)) is amended by striking "2007" and in26 serting "2012".

1	SEC. 7222. HISPANIC-SERVING AGRICULTURAL COLLEGES
2	AND UNIVERSITIES.
3	(a) IN GENERAL.—The National Agricultural Re-
4	search, Extension and Teaching Policy Act of 1977 is
5	amended by inserting after section 1455 the following:
6	"SEC. 1456. HISPANIC-SERVING AGRICULTURAL COLLEGES
7	AND UNIVERSITIES.
8	"(a) DEFINITIONS.—As used in this section:
9	"(1) ENDOWMENT FUND.—The term 'endow-
10	ment fund' means the Hispanic-Serving Agricultural
11	Colleges and Universities Fund established under
12	subsection (b).
13	"(2) HISPANIC-SERVING AGRICULTURAL COL-
14	LEGE AND UNIVERSITIES.—The term 'Hispanic-serv-
15	ing agricultural colleges and universities' means a
16	college or university that—
17	"(A) qualifies as a 'Hispanic-serving insti-
18	tution'; and
19	"(B) offers associate, bachelor's, or other
20	accredited degree programs in agriculture-re-
21	lated fields, as determined by the Secretary.
22	"(b) ENDOWMENT.—
23	"(1) IN GENERAL.—In accordance with this
24	subsection, the Secretary of the Treasury shall es-
25	tablish a Hispanic-Serving Agricultural Colleges and
26	Universities Fund. The Secretary of the Treasury
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1	may enter into such agreements as are necessary to
2	carry out this subsection.
3	"(2) Deposit to the endowment fund.—
4	The Secretary of the Treasury shall deposit in the
5	endowment fund any—
6	"(A) amounts made available through Acts
7	of appropriations, which shall be the endow-
8	ment fund corpus; and
9	"(B) interest earned on the endowment
10	fund corpus.
11	"(3) INVESTMENTS.—The Secretary of the
12	Treasury shall invest the endowment fund corpus
13	and income in interest-bearing obligations of the
14	United States.
15	"(4) WITHDRAWALS AND EXPENDITURES.—The
16	Secretary of the Treasury may not make a with-
17	drawal or expenditure from the endowment fund cor-
18	pus. On September 30, 2008, and each September
19	30 thereafter, the Secretary of the Treasury shall
20	withdraw the amount of the income from the endow-
21	ment fund for the fiscal year and warrant the funds
22	to the Secretary who, after making adjustments for
23	the cost of administering the endowment fund, shall
24	distribute the adjusted income as follows:

1	"(A) 60 percent distributed among the
2	Hispanic-serving agricultural colleges and uni-
3	versities on a pro rata basis based on each in-
4	stitution's Hispanic enrollment count.
5	"(B) 40 percent distributed in equal shares
6	to the Hispanic-serving agricultural colleges
7	and universities.
8	"(5) Authorization of appropriations.—
9	"(A) IN GENERAL.—For fiscal year 2008,
10	and for each fiscal year thereafter, there is au-
11	thorized to be appropriated to the Department
12	of Agriculture an amount equal to—
13	"(i) \$80,000; multiplied by
14	"(ii) the number of Hispanic-serving
15	agricultural colleges and universities.
16	"(B) PAYMENTS.—For fiscal year 2008,
17	and for each fiscal year thereafter, the Sec-
18	retary shall pay to the treasurer of each His-
19	panic-Serving agricultural college and university
20	an amount equal to—
21	"(i) the total amount made available
22	by appropriations pursuant to paragraph
23	(1); divided by
24	"(ii) the number of Hispanic-serving
25	agricultural colleges and universities.

"(C) USE OF FUNDS .--- Amounts author-1 2 ized to be appropriated under this subsection shall be used in the same manner as is pre-3 4 scribed for colleges under the Act of August 30, 5 1890 (commonly known as the Second Morrill 6 Act), and except as otherwise provided in this subsection, the requirements of such Act shall 7 8 apply to the Hispanic-serving agricultural col-9 leges and universities.

"(D) Amounts appropriated pursuant to
this paragraph shall be held and considered to
have been granted to Hispanic-serving agricultural colleges and universities to establish an
endowment pursuant to subsection (b).

15 "(c) INSTITUTIONAL CAPACITY BUILDING16 GRANTS.—

"(1) PURPOSE AND ALLOWABLE USES.—For
fiscal year 2008, and for each fiscal year thereafter,
the Secretary shall make institutional capacity building grants to assist Hispanic-serving agricultural
colleges and universities not including alteration, repair, renovation, or construction of buildings.

23 "(2) CRITERIA FOR INSTITUTIONAL CAPACITY
24 BUILDING GRANTS.—

"(A) REQUIREMENTS FOR GRANTS.—The
Secretary shall make grants under this sub-
section on the basis of a competitive application
process under which Hispanic-serving agricul-
tural colleges and universities may submit ap-
plications to the Secretary in such form and
manner as the Secretary may prescribe.
"(B) BROADER PARTICIPATION AND GEO-
GRAPHIC DIVERSITY.—All Hispanic-serving ag-
ricultural colleges and universities shall be eligi-
ble to compete for grants under this subsection.
"(C) DEMONSTRATION OF NEED.—The
Secretary shall require as part of an application
for a grant under this subsection, a demonstra-
tion of need based on criteria stated in sub-
section $(b)(5)$. The Secretary may award a
grant under this subsection only to an applicant
that demonstrates a failure to obtain funding
for a project after making a reasonable effort to
otherwise obtain the funding.
"(D) PAYMENT OF NON-FEDERAL
SHARE.—A grant awarded under this sub-
section shall be made only if the recipient of the
grant pays a non-Federal share in an amount

1	specified by the Secretary and based upon as
2	sessed institutional needs.

3 "(3) AUTHORIZATION OF APPROPRIATIONS.—
4 There are authorized to be appropriated to the Sec5 retary to carry out this subsection, such sums as are
6 necessary for fiscal year 2008, and for each fiscal
7 year thereafter.

8 "(d) Competitive Grants Program.—The Sec-9 retary shall establish a competitive grants program to 10 fund basic and applied research at Hispanic-serving agricultural colleges and universities in agriculture, human 11 12 nutrition, food science, bioenergy, and environmental 13 science. There are authorized to be appropriated to the Secretary such sums as are necessary to carry out this 14 15 subsection for fiscal year 2008 and for each fiscal year thereafter.". 16

17 (b) EXTENSION FUNDING.—Section 3 of the Act of
18 May 8, 1914, (commonly known as the Smith-Lever Act),
19 is amended—

20 (1) in subsection (b), by adding at the end the21 following new paragraph:

"(4) There are authorized to be appropriated for fiscal year 2008, and for each fiscal year thereafter, such
sums as are necessary for the purposes set forth in subparagraph (D). Such sums shall be in addition to the sums

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appropriated for the several States and Puerto Rico, the 1 2 Virgin Islands, and Guam under the provisions of this sec-3 tion. Such sums shall be distributed on the basis on a com-4 petitive application process to be developed and imple-5 mented by the Secretary and paid by the Secretary to the 6 State institutions established in accordance with the provi-7 sions of the Act of July 2, 1862 (commonly known as the 8 First Morrill Act) and administered by such institutions 9 through cooperative agreements with the Hispanic-serving 10 agricultural colleges and universities in the States of the institutions in accordance with regulations that the Sec-11 12 retary shall adopt."; and

(2) in subsection (f), by inserting "or Hispanicserving agricultural colleges and universities" after
"Institution".

16 SEC. 7223. INTERNATIONAL AGRICULTURAL RESEARCH, EX-

17 TENSION, AND EDUCATION.

18 Section 1458(a) of the National Agricultural Re19 search, Extension, and Teaching Policy Act of 1977 (7
20 U.S.C. 3291(a)) is amended—

- 21 (1) in paragraph (1)—
- 22 (A) in subparagraph (A), by striking
 23 "and" after the semicolon;

24 (B) in subparagraph (B), by adding "and"25 at the end; and

1	(C) by adding at the end the following:
2	"(C) giving priority to those institutions
3	with existing memorandums of understanding,
4	agreements, or other formal ties to United
5	States institutions, or State or Federal agen-
6	cies;'';
7	(2) in paragraph (3), by inserting "Hispanic-
8	serving agricultural colleges and universities," after
9	"universities, as defined in section 1456 of the Na-
10	tional Agricultural Research, Extension, and Teach-
11	ing Policy Act of 1977 (7 U.S.C. 3289),";
12	(3) in paragraph (7)(A), by striking "and land-
13	grant colleges and universities" and inserting ",
14	land-grant colleges and universities, and Hispanic-
15	serving agricultural colleges and universities, as de-
16	fined in section 1456 of the National Agricultural
17	Research, Extension, and Teaching Policy Act of
18	1977 (7 U.S.C. 3289)";
19	(4) in paragraph $(9)(A)$, by striking "or other
20	colleges and universities" and inserting ", or other
21	colleges and universities, or Hispanic-serving agricul-
22	tural colleges and universities, as defined in section
23	1456 of the National Agricultural Research, Exten-
24	sion, and Teaching Policy Act of 1977 (7 U.S.C.
25	3289)"; and

	530
1	(5) by adding at the end the following:
2	((11) establish a program for the purpose of
3	providing fellowships to United States or foreign
4	students to study at foreign agricultural colleges and
5	universities working under agreements provided for
6	under paragraph (3).".
7	SEC. 7224. COMPETITIVE GRANTS FOR INTERNATIONAL AG-
8	RICULTURAL SCIENCE AND EDUCATION PRO-
9	GRAMS.
10	Section 1459A(c) of the National Agricultural Re-
11	search, Extension, and Teaching Policy Act of 1977 (7
12	U.S.C. 3292b(c)) is amended by striking "2007" and in-
13	serting "2012".
14	SEC. 7225. LIMITATION ON INDIRECT COSTS FOR AGRICUL-
15	TURAL RESEARCH, EDUCATION, AND EXTEN-
16	SION PROGRAMS.
17	Section 1462(a) of the National Agriculture Re-
18	search, Extension, and Teaching Policy Act of 1977 (7
19	U.S.C. 3310(a)) is amended by striking "a competitive"
20	and inserting "any".
21	SEC. 7226. RESEARCH EQUIPMENT GRANTS.
22	Section 1462A(e) of the National Agricultural Re-

Section 1462A(e) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3310a(e)) is amended by striking "2007" and inserting "2012".

1 SEC. 7227. UNIVERSITY RESEARCH.

2 Section 1463 of the National Agricultural Research,
3 Extension, and Teaching Policy Act of 1977 (7 U.S.C.
4 3311) is amended by striking "2007" each place it ap5 pears in subsections (a) and (b) and inserting "2012".

6 SEC. 7228. EXTENSION SERVICE.

7 Section 1464 of the National Agricultural Research,
8 Extension, and Teaching Policy Act of 1977 (7 U.S.C.
9 3312) is amended by striking "2007" and inserting
10 "2012".

11 SEC. 7229. SUPPLEMENTAL AND ALTERNATIVE CROPS.

Section 1473D(a) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3319d(a)) is amended by striking "2007" and inserting "2012".

16 SEC. 7230. AQUACULTURE ASSISTANCE PROGRAMS.

Section 1477 of the National Agricultural Research,
Extension, and Teaching Policy Act of 1977 (7 U.S.C.
3324) is amended by striking "2007" and inserting
"2012".

21 SEC. 7231. RANGELAND RESEARCH.

Section 1483(a) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3336(a)) is amended by striking "2007" and inserting "2012".

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SEC. 7232. SPECIAL AUTHORIZATION FOR BIOSECURITY PLANNING AND RESPONSE.

3 Section 1484(a) of the National Agricultural Re4 search, Extension, and Teaching Policy Act of 1977 (7
5 U.S.C. 3351(a)) is amended by striking "2007" and in6 serting "2012".

7 SEC. 7233. RESIDENT INSTRUCTION AND DISTANCE EDU-

8 CATION GRANTS PROGRAM FOR INSULAR 9 AREA INSTITUTIONS OF HIGHER EDUCATION.

(a) DISTANCE EDUCATION GRANTS FOR INSULAR
AREAS.—Section 1490(f) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3362(f)) is amended by striking "2007" and inserting "2012".

(b) RESIDENT INSTRUCTION GRANTS FOR INSULAR
AREAS.—Section 1491 of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3363) is amended—

- 19 (1) by redesignating subsection (e) as sub-20 section (c); and
- 21 (2) in subsection (c) (as so redesignated), by
 22 striking "2007" and inserting "2012".

23 SEC. 7234. HISPANIC SERVING INSTITUTIONS.

The text of section 1404 of the Research Act of 1977
is amended to read as follows: "The term 'Hispanic Serving Institution' has the meaning given that term in section
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502(a)(5) of the Higher Education Act of 1965 (20 U.S.C.
 1101a(a)(5).".

3 SEC. 7235. SPECIALTY CROPS POLICY RESEARCH INSTI-4 TUTE.

5 Section 1419A of the National Agricultural Research,
6 Extension, and Teaching Policy Act of 1977 (7 U.S.C.
7 3155) is amended by adding at the end the following:

8 "(e) SPECIALTY CROPS POLICY RESEARCH INSTI-9 TUTE.—

"(1) ESTABLISHMENT.—The Food Agricultural
Policy Research Institute shall establish a satellite
institute, called the Specialty Crops Policy Research
Institute, hereinafter referred to as the Institute, at
accredited research universities within States with
significant specialty crop industries to fulfill the objectives described in subsection (e)(3) of this section.

17 "(2) MANAGEMENT.—The Institute shall be co18 ordinated and managed by an appointed university
19 and will have the discretion to coordinate and facili20 tate the Institute's economic and policy research ac21 tivities and those of additional member universities
22 and institutions.

23 "(3) INSTITUTE OBJECTIVES.—Consistent with
24 the provisions of subsections (a) and (c) of this sec25 tion, the Institute shall—

"(A) produce and disseminate analysis of 1 2 the specialty crop sector, including the impact of changes in domestic and international mar-3 4 kets, production, new product technologies, 5 web-based risk management tools, alternative 6 policies and macroeconomic conditions on spe-7 cialty crop production, use, farm and retail 8 prices, and farm income and financial stability 9 from a national, regional, and farm-level per-10 spective; and "(B) produce and disseminate an annual 11 12 review of the economic state of the specialty 13 crop industry nationally, regionally, and by-14 state. 15 "(4) AUTHORIZATION OF APPROPRIATION.— 16 There are authorized to be appropriated such sums 17 as are necessary in each fiscal year through 2012 to 18 carry out this section.". 19 SEC. 7236. EMPHASIS OF HUMAN NUTRITION INITIATIVE. 20 Section 1424(b) of the National Agricultural Re-21 search, Extension, and Teaching Policy Act of 1977 (7 22 U.S.C. 3174(b)) is amended— 23 (1) in paragraph (1), by striking "and,"; 24 (2) in paragraph (2), by striking the comma and inserting "; and"; and 25

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1 (3) by adding at the end the following: 2 "(3) proposals that examine the efficacy of cur-3 rent agriculture policies in promoting the health and 4 welfare of economically disadvantaged populations,". 5 SEC. 7237. GRANTS TO UPGRADE AGRICULTURE AND FOOD 6 SCIENCES FACILITIES AT INSULAR AREA 7 LAND-GRANT INSTITUTIONS. 8 The National Agricultural Research, Extension, and 9 Teaching Policy Act of 1977 (7 U.S.C. 3101 et seq.) is 10 amended by inserting after section 1447A the following: 11 "SEC. 1447B. GRANTS TO UPGRADE AGRICULTURE AND 12 FOOD SCIENCES FACILITIES AND EQUIP-13 MENT AT INSULAR AREA LAND-GRANT INSTI-14 TUTIONS. 15 "(a) PURPOSE.—It is declared to be the intent of Congress to assist the land grant institutions in the insu-16 17 lar areas in efforts to acquire, alter, or repair facilities 18 or relevant equipment necessary for conducting agricul-19 tural research. 20 "(b) AUTHORIZATION OF APPROPRIATIONS.—There 21 are authorized to be appropriated for the purposes of car-22 rying out the provisions of this section \$8,000,000 for 23 each of fiscal years 2008 through 2012.

24 "(c) METHOD OF AWARDING GRANTS.—Grants25 awarded pursuant to this section shall be made in such

amounts and under such terms and conditions as the Sec retary shall determine necessary for carrying out the pur poses of this section.

4 "(d) REGULATIONS.—The Secretary may promulgate
5 such rules and regulations as the Secretary may consider
6 necessary to carry out the provisions of this section.".

7 Subtitle C—Food, Agriculture, Con 8 servation, and Trade Act of 1990

9 SEC. 7301. NATIONAL GENETICS RESOURCES PROGRAM.

Section 1635(b) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5844(b)) is amended by striking "2007" and inserting "2012".

13 SEC. 7302. NATIONAL AGRICULTURAL WEATHER INFORMA14 TION SYSTEM.

15 Section 1641(c) of the Food, Agriculture, Conserva16 tion, and Trade Act of 1990 (7 U.S.C. 5855(c)) is amend17 ed by striking "1991 through 1997" and inserting "2008
18 through 2012".

19 SEC. 7303. PARTNERSHIPS.

Section 1672(d) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925(d)) is amended by striking "may" and inserting "shall".

23 SEC. 7304. AFLATOXIN RESEARCH AND EXTENSION.

Section 1672(e)(3) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925(e)(3))

is amended by striking "and controlling aflatoxin in the
 food and feed chains." and inserting "improving, and
 eventually commercializing alfatoxin controls in corn and
 other affected agricultural products and crops.".

5 SEC. 7305. HIGH-PRIORITY RESEARCH AND EXTENSION 6 AREAS.

7 Section 1672(e) of the Food, Agriculture, Conserva8 tion, and Trade Act of 1990 (7 U.S.C. 5925(e)) is amend9 ed by adding the following:

10 "(46) FARMED AND WILD CERVID DISEASE AND 11 APPLIED GENETICS RESEARCH.—Research grants 12 may be made under this section for the purpose of 13 investigating the major infectious, parasitic and 14 toxic diseases of importance to farmed and wild 15 cervids.

16 "(47) AIR EMISSIONS FROM LIVESTOCK OPER17 ATIONS.—Research and extension grants may be
18 made under this section for the purpose of con19 ducting field verification tests and developing mitiga20 tion options for air emissions from animal feeding
21 operations.

"(48) SWINE GENOME PROJECT.—Research
grants may be made under this section to conduct
swine genome research and to map the swine genome.

1	"(49) CATTLE FEVER TICK PROGRAM.—Re-
2	search and extension grants may be made to study
3	cattle fever ticks to facilitate understanding of the
4	role of wildlife in the persistence and spread of cattle
5	fever ticks; to develop advanced methods for eradi-
6	cation of cattle fever ticks; and to improve manage-
7	ment of diseases related to cattle fever ticks that are
8	associated with wildlife, livestock, and human health.
9	"(50) Colony collapse disorder pro-
10	GRAM.—Research and extension grants may be made
11	to survey and collect data of honey bee colony pro-
12	duction and health; research various factors possibly
13	contributing to or associated with colony collapse
14	disorder; and develop mitigative and preventative
15	measures to improve bee health.
16	"(51) Synthetic gypsum from electric
17	POWER PLANTS RESEARCH.—Research and exten-
18	sion grants may be made to study the uses of syn-
19	thetic gypsum from electric power plants to reme-
20	diate soil and nutrient losses.
21	"(52) CRANBERRY RESEARCH PROGRAM.—Re-
22	search and extension grants may be made to study
23	new technologies to assist cranberry growers in com-
24	plying with Federal and State environmental regula-
25	tions, increase production, develop new growing

techniques, establish more efficient growing meth odologies, and educate farmers about sustainable
 growth practices.

4 "(53) SORGHUM RESEARCH INITIATIVE.—Re5 search and extension grants may be made to study
6 the use of sorghum as a bioenergy feedstock, pro7 mote diversification in, and the environmental sus8 tainability of sorghum production, and promote
9 water conservation through the use of sorghum.

"(54) BEAN HEALTH RESEARCH PROGRAM.—
Research and extension grants may be made to
study bean-based solutions to chronic health and nutritional concerns in both developed and developing
countries, and to increase bean consumption.".

15 SEC. 7306. HIGH-PRIORITY RESEARCH AND EXTENSION INI-16 TIATIVES.

Section 1672(h) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925(h)) is amended by striking "2007" and inserting "2012".

20sec. 7307. NUTRIENT MANAGEMENT RESEARCH AND EX-21TENSION INITIATIVE.

Section 1672A of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925a) is amended—

1

2 section (f); (2) in subsection (d), by inserting "or address 3 unique regional concerns" after "entities"; 4 5 (3) in subsection (e)(1)(B), by inserting "and 6 dairy cattle waste" after "swine waste"; and 7 (4) in subsection (f) (as so redesignated in 8 paragraph (1)), by striking "2007" and inserting 9 "2012". 10 SEC. 7308. AGRICULTURAL TELECOMMUNICATIONS PRO-11 GRAM. 12 Section 1673(h) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5926(h)) is amend-13 ed by striking "2007" and inserting "2012". 14 15 SEC. 7309. ASSISTIVE TECHNOLOGY PROGRAM FOR FARM-16 ERS WITH DISABILITIES. 17 Section 1680(c)(1) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5933(c)(1)) 18 is amended by striking "2007" and inserting "2012". 19 20 SEC. 7310. ORGANIC RESEARCH. 21 (a) IN GENERAL.—The Organic Agriculture Re-22 search and Extension Initiative (section 1672B of the 23 Food, Agriculture, Conservation, and Trade Act of 1990 24 (7 U.S.C. 5925b)) is amended— 25 (1) in subsection (a)—

1	(A) in paragraph (5), by striking "and"
2	after the semicolon;
3	(B) in paragraph (6), at the end by strik-
4	ing the period and inserting a semicolon; and
5	(C) by adding at the end the following:
6	"(7) examining optimal conservation and envi-
7	ronmental outcomes relating to organically produced
8	agricultural products; and
9	"(8) developing new and improved seed vari-
10	eties that are particularly suited for organic agri-
11	culture."; and
12	(2) by adding at the end the following—
13	"(f) AUTHORIZATION OF APPROPRIATIONS.—There
14	is authorized to be appropriated \$25,000,000 for each of
15	fiscal years 2009 through 2012.
16	"(g) Additional Funding.—In addition to funds
17	made available under subsection (f), of the funds of the
18	Commodity Credit Corporation, the Secretary shall make
19	available to carry out this section a total of \$25,000,000
20	for fiscal years 2008 through 2012.".
21	(b) COORDINATION.—In carrying out this section, the
22	Secretary shall ensure that the Director of the applicable
23	Program Office established under section 7104(a) coordi-
24	nates projects and activities carried out under this section

to ensure, to the maximum extent practicable, that dupli cation of effort is eliminated or minimized.

3 SEC. 7311. NATIONAL RURAL INFORMATION CENTER 4 CLEARINGHOUSE.

5 Section 2381(e) of the Food, Agriculture, Conserva6 tion, and Trade Act of 1990 (7 U.S.C. 3125b(e)) is
7 amended by striking "2007" and inserting "2012".

8 SEC. 7312. NEW ERA RURAL TECHNOLOGY PROGRAM.

9 (a) FUNCTIONS.—

10 (1) The Secretary shall establish the "New Era 11 Rural Technology Program", to make grants avail-12 able for technology development, applied research, 13 and training to aid in the development of an agri-14 culture-based renewable energy workforce. This ini-15 tiative shall support the fields of bioenergy, pulp and 16 paper manufacturing, and for agriculture-based re-17 newable energy resources.

18 (2) To receive funding under this section an en19 tity—

20 (A) shall be a rural community college or
21 advanced technological center, in existence on
22 the date of the enactment of this Act, that par23 ticipates in agricultural or bioenergy research
24 and applied research;

1 (B) shall have a proven record of develop-2 ment and implementation of programs to meet 3 the needs of students, educators, and business 4 and industry to supply the agriculture-based, 5 renewable energy or pulp and paper manufac-6 turing fields with certified technicians as deter-7 mined by the Secretary of Agriculture; and 8 (C) shall have the ability to leverage exist-9 ing partnerships and occupational outreach and 10 training programs for secondary schools, 4-year 11 institutions and relevant non-profit organiza-12 tions. 13 (b) LIMITATION ON AUTHORIZATION OF APPROPRIA-TIONS.—To carry out this section, there are authorized 14 15 to be appropriated such sums as necessary for each of the fiscal years 2008 through 2012. 16 17 (c) COMMUNITY COLLEGES.—In this section, the term "community college" means an institution of higher 18

19 education—

(1) that admits as regular students persons who
are beyond the age of compulsory school attendance
in the State in which the institution is located and
who have the ability to benefit from the training offered by the institution;

1	(2) that does not provide an educational pro-
2	gram for which it awards a bachelor's degree, or an
3	equivalent degree; and
4	(3) that—
5	(A) provides an educational program of not
6	less than two years that is acceptable for full
7	credit toward such a degree; or
8	(B) offers a two-year program in engineer-
9	ing, technology, mathematics, or the physical,
10	chemical or biological sciences, designed to pre-
11	pare a student to work as a technician or at the
12	semiprofessional level in engineering, scientific,
13	or other technological fields requiring the un-
14	derstanding and application of basic engineer-
15	ing, scientific, or mathematical principles of
16	knowledge.
17	(d) GRANT PRIORITY.—Preference shall be given to
18	rural community colleges working in partnership to im-

19 prove information sharing capacity and to maximize the20 ability to meet the requirements of this section.

Subtitle D—Agricultural Research, 1 Extension, and Education Re-2 form Act of 1998 3

4 SEC. 7401. PARTNERSHIPS FOR HIGH-VALUE AGRICUL-5

TURAL PRODUCT QUALITY RESEARCH.

6 Section 402(g) of the Agricultural Research, Extension, and Education Reform Act of 1998 (7 U.S.C. 7 7622(g)) is amended by striking "2007" and inserting 8 9 "2012".

10 SEC. 7402. PRECISION AGRICULTURE.

11 Section 403(i)(1) of the Agricultural Research, Extension, and Education Reform Act of 1998 (7 U.S.C. 12 7623(i)(1) is amended by striking "2007" and inserting 13 "2012". 14

15 SEC. 7403. BIOBASED PRODUCTS.

16 (a) PILOT PROJECT.—Section 404(e)(2) of the Agricultural Research, Extension, and Education Reform Act 17 of 1998 (7 U.S.C. 7624(e)(2)) is amended by striking 18 "2007" and inserting "2012". 19

20 (b) AUTHORIZATION OF APPROPRIATIONS.—Section 21404(h) of the Agricultural Research, Extension, and Education Reform Act of 1998 (7 U.S.C. 7624(h)) is amended 22 23 by striking "2007" and inserting "2012".

3 Section 405(h) of the Agricultural Research, Exten4 sion, and Education Reform Act of 1998 (7 U.S.C.
5 7625(h)) is amended by striking "2007" and inserting
6 "2012".

7 SEC. 7405. INTEGRATED RESEARCH, EDUCATION, AND EX8 TENSION COMPETITIVE GRANTS PROGRAM.

9 Section 406(f) of the Agricultural Research, Exten-10 sion, and Education Reform Act of 1998 (7 U.S.C. 11 7626(f)) is amended by striking "2007" and inserting 12 "2012".

13 SEC. 7406. FUSARIUM GRAMINEARUM GRANTS.

Section 408 of the Agricultural Research, Extension,
and Education Reform Act of 1998 (7 U.S.C. 7628(e))
is amended—

17 (1) in the heading for such section, by striking
18 "GRANT" and inserting "GRANTS"; and

19 (2) in subsection (e), by striking "2007" and20 inserting "2012".

21 SEC. 7407. BOVINE JOHNE'S DISEASE CONTROL PROGRAM.

Section 409(b) of the Agricultural Research, Extension, and Education Reform Act of 1998 (7 U.S.C.
7629(b)) is amended by striking "2007" and inserting
"2012".

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1 SEC. 7408. GRANTS FOR YOUTH ORGANIZATIONS.

2 Section 410 of the Agricultural Research, Extension,
3 and Education Reform Act of 1998 (7 U.S.C. 7630) is
4 amended by striking subsections (b) and (c) and inserting
5 the following:

6 "(b) FLEXIBILITY.—The Secretary shall provide 7 maximum flexibility in content delivery to each organiza-8 tion receiving funds under this section so as to ensure that 9 the unique goals of each organization, as well as the local 10 community needs are fully met.

11 "(c) REDISTRIBUTION OF FUNDING WITHIN ORGA-12 NIZATIONS AUTHORIZED.—Recipients of funds under this 13 section are authorized to redistribute all or part of the 14 funds received to individual councils or local chapters 15 within such organization without further need of approval 16 from the Secretary.

17 "(d) AUTHORIZATION OF APPROPRIATIONS.—There
18 are authorized to be appropriated to carry out this section
19 such sums as are necessary for each of fiscal years 2008
20 through 2012.".

21 SEC. 7409. AGRICULTURAL BIOTECHNOLOGY RESEARCH
22 AND DEVELOPMENT FOR DEVELOPING COUN23 TRIES.

24 Section 411(c) of the Agricultural Research, Exten-25 sion, and Education Reform Act of 1998 (7 U.S.C. 1 7631(c)) is amended by striking "2007" and inserting2 "2012".

3 SEC. 7410. AGRICULTURAL BIOENERGY AND BIOBASED 4 PRODUCTS RESEARCH INITIATIVE.

5 Title IV of the Agricultural Research, Extension, and
6 Education Reform Act of 1998 (7 U.S.C. 7621 et seq.)
7 is amended by adding at the end the following:

8 "SEC. 412. AGRICULTURAL BIOENERGY AND BIOBASED 9 PRODUCTS RESEARCH INITIATIVE.

"(a) DEFINITION.—For the purposes of this section,
the term 'Initiative' means the agricultural bioenergy and
biobased products research initiative established by subsection (b).

14 "(b) ESTABLISHMENT.—There is established within
15 the Department a bioenergy and biobased products re16 search initiative to enhance the production, sustainability,
17 and conversion of biomass to renewable fuels and related
18 products.

19 "(c) LABORATORY NETWORK.—

20 "(1) IN GENERAL.—The Secretary shall carry
21 out the Initiative through a bioenergy and biobased
22 product laboratory network that may consist of—

23 "(A) Federal agencies;

24 "(B) national laboratories;

25 "(C) colleges and universities;

1	"(D) research institutions and organiza-
2	tions;
3	"(E) private organizations or corporations;
4	"(F) State agricultural experiment sta-
5	tions; and
6	"(G) individuals.
7	"(2) Research and development objec-
8	TIVES.—The laboratory network shall focus on im-
9	proving biomass production and sustainability, and
10	improving biomass conversion in biorefineries, by—
11	"(A) leveraging the broad scientific capa-
12	bilities of the Department in—
13	"(i) plant genetics and breeding;
14	"(ii) crop production;
15	"(iii) soil and water science;
16	"(iv) use of agricultural waste;
17	"(v) carbohydrate, lipid, protein, and
18	lignin chemistry and biochemistry;
19	"(vi) enzyme development;
20	"(vii) fermentation;
21	"(viii) microbiology;
22	"(ix) cellulosic gasification; and
23	"(x) ethanol by-product utilization.
24	"(B) supporting bioenergy and biobased
25	product research that will enhance the produc-

1	tion, sustainability, and conversion of biomass
2	to renewable fuels and related products; and
3	"(C) supporting bioenergy and biobased
4	product research, and the dissemination of that
5	research, that will assist in achieving the goals
6	of this section.
7	"(d) COORDINATION.—In carrying out the Initiative,
8	the Secretary shall ensure that the Director of the applica-
9	ble Program office established under section $7104(a)(1)$
10	shall coordinate projects and activities carried out under
11	the Initiative with projects and activities under the Bio-
12	mass Research and Development Act of 2000 (7 U.S.C.
13	8601 et seq) to ensure, to the maximum extent prac-
14	ticable, that—
15	"(1) duplication of effort is eliminated or mini-
16	mized; and
17	((2) the respective strengths of the Department
18	and the Department of Energy are maximized.
19	"(e) RESEARCH PROJECTS.—In carrying out this
20	section, the Secretary shall award grants on a competitive
21	basis.
22	"(f) Administration.—
23	"(1) IN GENERAL.—For grants awarded under
24	subsection $(e)(2)$, the Secretary shall—
25	"(A) seek and accept proposals for grants;

1	"(B) determine the relevance and merit of
2	proposals through a system of peer review in
3	accordance with section 103 of the Agricultural
4	Research, Extension, and Education Reform
5	Act of 1998 (7 U.S.C. 7613); and
6	"(C) award grants on the basis of merit,
7	quality, and relevance.
8	"(2) TERM.—A grant under this section shall
9	have a term that does not exceed 5 years.
10	"(3) Other conditions.—The Secretary may
11	set such other conditions on the award of a grant
12	under this section as the Secretary determines ap-
13	propriate.
14	"(g) Buildings and Facilities.—Funds made
15	available under this section shall not be used for the con-
16	struction of a new building or facility or the acquisition,
17	expansion, remodeling, or alteration of an existing build-
18	ing or facility (including site grading and improvement
19	and architect fees).
20	"(h) FUNDING.—There is authorized to be appro-
21	priated \$50,000,000 for each of fiscal years 2008 through
22	2012 to carry out this section.".
23	SEC. 7411. SPECIALTY CROP RESEARCH INITIATIVE.
24	(a) IN GENERAL.—Title IV of the Agricultural Re-
25	search, Extension, and Education Reform Act of 1998 (7

1	U.S.C. 7621 et seq.), as amended by section 7410, is fur-
2	ther amended by adding at the end the following:
3	"SEC. 413. SPECIALTY CROP RESEARCH INITIATIVE.
4	"(a) DEFINITIONS.—In this section:
5	"(1) INITIATIVE.—The term 'Initiative' means
6	the specialty crop research initiative established by
7	subsection (b).
8	"(2) Specialty Crop.—The term 'specialty
9	crop' shall have the meaning given that term in sec-
10	tion 3(1) of the Specialty Crops Competitiveness Act
11	of 2004 (7 U.S.C. 1621 note).
12	"(b) ESTABLISHMENT.—There is established within
13	the Department a specialty crop research initiative to ad-
14	dress the critical needs of the specialty crop industry by
15	developing and disseminating science-based tools to ad-
16	ducan model of an office and a difference in the dimensional field.
	dress needs of specific crops and their regions, including—
17	"(1) research in—
17 18	
	"(1) research in—
18	"(1) research in— "(A) plant breeding, genetics, and
18 19	"(1) research in— "(A) plant breeding, genetics, and genomics to improve crop characteristics, such
18 19 20	"(1) research in— "(A) plant breeding, genetics, and genomics to improve crop characteristics, such as—
18 19 20 21	"(1) research in— "(A) plant breeding, genetics, and genomics to improve crop characteristics, such as— "(i) product appearance;

1	"(iv) pest and disease management;
2	and
2	"(v) enhanced phytonutrient content;
4	(v) contained phytomatricit content, "(B) safety;
т 5	
	"(C) quality;
6	"(D) yield;
7	"(E) taste;
8	"(F) shelf life;
9	"(G) policy and marketing; and
10	"(H) specialty crop pollination;
11	((2) efforts to identify and address threats
12	from invasive species;
13	"(3) efforts to improve agricultural production
14	by developing more technologically efficient and ef-
15	fective applications of water, nutrients, and pes-
16	ticides;
17	"(4) new innovations and technology, such as
18	enhancing mechanization and reducing reliance on
19	labor; and
20	"(5) production efficiency, productivity, profit-
21	ability and marketing.
22	"(c) ELIGIBLE ENTITIES.—The Secretary may carry
23	out the Initiative through—
24	"(1) Federal agencies;
25	"(2) national laboratories;

1	"(3) colleges and universities;
2	"(4) research institutions and organizations;
3	"(5) private organizations or corporations;
4	"(6) State agricultural experiment stations; and
5	"(7) individuals.
6	"(d) RESEARCH PROJECTS.—In carrying out this
7	section, the Secretary shall award grants on a competitive
8	basis.
9	"(e) Administration.—
10	"(1) IN GENERAL.—For grants awarded under
11	subsection (d) the Secretary shall—
12	"(A) seek and accept proposals for grants;
13	"(B) determine the relevance and merit of
14	proposals through a system of peer review in
15	accordance with section 103; and
16	"(C) award grants on the basis of merit,
17	quality, and relevance.
18	"(2) TERM.—A grant under this section shall
19	have a term that does not exceed 5 years.
20	"(3) Other conditions.—The Secretary may
21	set such other conditions on the award of a grant
22	under this section as the Secretary determines ap-
23	propriate.
24	"(f) BUILDINGS AND FACILITIES.—Funds made
25	available under this section shall not be used for the con-

struction of a new building or facility or the acquisition,
 expansion remodeling, or alteration of an existing building
 or facility (including site grading and improvement and
 architect fees).

5 "(g) FUNDING.—There is authorized to be appro6 priated \$100,000,000 for each of fiscal years 2008
7 through 2012 to carry out this section.

8 "(h) ADDITIONAL FUNDING.—In addition to funds 9 made available under subsection (g), of the funds of the 10 Commodity Credit Corporation, the Secretary shall make 11 available to carry out this section a total of \$215,000,000 12 for fiscal years 2008 through 2012.".

(b) COORDINATION.—In carrying out this section, the
Secretary shall ensure that the Director of the applicable
Program Office established under section 7104(a) coordinates projects and activities carried out under this section
to ensure, to the maximum extent practicable, that duplication of effort is eliminated or minimized.

19 SEC. 7412. OFFICE OF PEST MANAGEMENT POLICY.

Section 614(f) of the Agricultural Research, Exten21 sion, and Education Reform Act of 1998 (7 U.S.C.
22 7653(f)) is amended by striking "2007" and inserting
23 "2012".

Subtitle E—Other Laws

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2 SEC. 7501. CRITICAL AGRICULTURAL MATERIALS ACT.

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3 Section 16(a) of the Critical Agricultural Materials
4 Act (7 U.S.C. 178n(a)) is amended by striking "2007"
5 and inserting "2012".

6 SEC. 7502. EQUITY IN EDUCATIONAL LAND-GRANT STATUS 7 ACT OF 1994.

8 (a) ENDOWMENT FOR 1994 INSTITUTIONS.—Section 9 533(b) of the Equity in Educational Land-Grant Status 10 Act of 1994 (7 U.S.C. 301 note; Public Law 103–382) 11 is amended in the first sentence by striking "2007" and 12 inserting "2012".

(b) INSTITUTIONAL CAPACITY BUILDING GRANTS.—
Section 535 of the Equity in Educational Land-Grant Status Act of 1994 (7 U.S.C. 301 note; Public Law 103–
382) is amended by striking "2007" each place it appears
and inserting "2012".

(c) RESEARCH GRANTS.—Section 536(c) of the Equity in Educational Land-Grant Status Act of 1994 (7
U.S.C. 301 note; Public Law 103–382) is amended in the
first sentence by striking "2007" and inserting "2012".

1 SEC. 7503. AGRICULTURAL EXPERIMENT STATION RE-2 SEARCH FACILITIES ACT. 3 Section 6(a) of the Research Facilities Act (7 U.S.C. 390d(a)) is amended by striking "2007" and inserting 4 5 "2012". 6 SEC. 7504. NATIONAL AGRICULTURAL RESEARCH, EXTEN-7 SION, AND TEACHING POLICY ACT AMEND-8 **MENTS OF 1985.** 9 Section 1431 of the National Agricultural Research, Extension, and Teaching Policy Act Amendments of 1985 10 (Public Law 99–198; 99 Stat. 1556) is amended by strik-11 ing "2007" and inserting "2012". 12 13 SEC. 7505. COMPETITIVE, SPECIAL, AND FACILITIES RE-14 SEARCH GRANT ACT (NATIONAL RESEARCH 15 **INITIATIVE).** 16 Section 2 of the Competitive, Special, and Facilities Research Grant Act (7 U.S.C. 450i) is amended— 17 18 (1) in subsection (b)(10), by striking "2007" 19 and inserting "2012"; and 20 (2) by striking subsection (g). 21 SEC. 7506. AGRICULTURAL RISK PROTECTION ACT OF 2000 22 (CARBON CYCLE RESEARCH). 23 Section 221(g) of the Agricultural Risk Protection Act of 2000 (7 U.S.C. 6711(g)) is amended by striking 24

25 "2007" and inserting "2012".

3 (a) AUTHORIZATION OF APPROPRIATIONS.—Section
4 6 of the Renewable Resources Extension Act of 1978 (16
5 U.S.C. 1675) is amended by striking "2007" and insert6 ing "2012".

7 (b) TERMINATION DATE.—Section 8 of the Renew8 able Resources Extension Act of 1978 (16 U.S.C. 1671
9 note; Public Law 95–306) is amended by striking "2007"
10 and inserting "2012".

11 SEC. 7508. NATIONAL AQUACULTURE ACT OF 1980.

Section 10 of the National Aquaculture Act of 1980
(16 U.S.C. 2809) is amended by striking "2007" each
place it appears and inserting "2012".

15 SEC. 7509. CONSTRUCTION OF A CHINESE GARDEN AT THE 16 NATIONAL ARBORETUM.

17 The Act of March 4, 1927 (20 U.S.C. 191 et seq.),18 is amended by adding at the end the following:

19 "SEC. 197. CONSTRUCTION OF A CHINESE GARDEN AT THE 20 NATIONAL ARBORETUM.

21 "A Chinese Garden may be constructed at the Na-22 tional Arboretum established under this Act with—

23 "(1) funds accepted under the provisions of sec24 tion 195 (20 U.S.C. 195);

25 "(2) authorities provided to the Secretary of
26 Agriculture under section 196 (20 U.S.C. 196); and
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"(3) appropriations provided for this purpose.". 1 2 SEC. 7510. PUBLIC EDUCATION REGARDING USE OF BIO-3 TECHNOLOGY IN PRODUCING FOOD FOR 4 HUMAN CONSUMPTION. 5 Section 10802(b) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 5921a(b)) is amended by 6 7 striking "2007" and inserting "2012". 8 SEC. 7511. FRESH CUT PRODUCE SAFETY GRANTS. 9 (a) IN GENERAL.—The Secretary may award com-10 petitive research and extension grants to eligible entities to enable such entities to design, implement, and evaluate 11 innovative, cost-effective programs to improve and en-12 13 hance the safety of fresh cut produce. 14 (b) ELIGIBLE ENTITIES.—To be eligible to receive a 15 grant under subsection (a) an entity shall— 16 (1) be a university, college, or other entity des-17 ignated by the Secretary; and 18 (2) have developed partnerships with producers 19 of fresh cut produce. 20 (c) USE OF FUNDS.—An entity shall use funds re-21 ceived under a grant under this section to— 22 (1) improve sanitation and food safety practices 23 in the processing of fresh cut produce; 24 (2) develop improved techniques to monitor and 25 inspect fresh cut produce;

1	(3) develop efficient, rapid and sensitive meth-
2	ods to detect contaminants in fresh cut produce;
3	(4) determine the sources of contamination in
4	fresh cut produce;
5	(5) develop methods to reduce or destroy harm-
6	ful pathogens before, during, and after processing of
7	fresh cut produce; and
8	(6) conduct other research as determined ap-
9	propriate by the Secretary.
10	(d) Matching Funds Required.—The Secretary
11	shall require the recipient of a grant under this section
12	to provide funds or in-kind support from non-Federal
13	sources in an amount at least equal to the amount pro-
14	vided by the Federal Government.
15	(e) COORDINATION.—In carrying out this section, the
16	Secretary shall ensure that the Director of the applicable
17	Program Office established under section 7104(a) coordi-
18	nates projects and activities carried out under this section
19	to ensure, to the maximum extent practicable, that dupli-
20	cation of effort is eliminated or minimized.
21	(f) AUTHORIZATION OF APPROPRIATIONS.—There
22	are authorized to be appropriated such sums as are nec-
23	essary to carry out this section for each of fiscal years
24	2008 through 2012.

(g) ADDITIONAL FUNDING.—In addition to funds
 made available under subsection (f), of the funds of the
 Commodity Credit Corporation, the Secretary shall make
 available to carry out this section a total of \$25,000,000
 for fiscal years 2008 through 2012.

6 SEC. 7512. UDC/EFNEP ELIGIBILITY.

7 Section 208 of the District of Columbia Public Post8 secondary Education Reorganization Act (Public Law 93–
9 471) is amended—

10 (1) in subsection (b)(2), by striking ", except"
11 and all that follows through the period and inserting
12 a period;

13 (2) in subsection (c), by striking "section 3"
14 each place it appears and inserting "section 3(c)";
15 and

16 (3) in subsection (c), by striking "such sums
17 may be used to pay" and all that follows through
18 "work.".

19 SEC. 7513. HATCH ACT OF 1987.

20 Section 3(d)(4) of the Hatch Act of 1887 (7 U.S.C.
21 351c(d)(4)) is amended—

(1) in the paragraph heading, by inserting
"AND THE DISTRICT OF COLUMBIA" after "AREAS";
(2) in subparagraph (A), by inserting " and the
District of Columbia" after "United States";

(3) in subparagraph (A), by inserting "and the
 District of Columbia" after "respectively,"; and
 (4) in subparagraph (B), by inserting "or the
 District of Columbia" after "area".
 Subtitle F—Additional Provisions
 SEC. 7601. MERIT REVIEW OF EXTENSION AND EDU CATIONAL GRANTS.

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8 Section 103 of the Agricultural Research, Extension, 9 and Education Reform Act of 1998 (7 U.S.C. 7613) is 10 amended in subsection (a)(2)(A), by striking "Cooperative 11 State Research, Education, and Extension Service of the 12 Department" and inserting "the National Institute for 13 Food and Agriculture.".

14 SEC. 7602. REVIEW OF PLAN OF WORK REQUIREMENTS.

(a) REVIEW.—The Secretary shall work with university partners in extension and research to review and identify measures to streamline the submission, reporting
under, and implementation of plan of work requirements
including those under—

20 (1) section 1444(d) and 1445(c) of the National
21 Agricultural Research, Extension, and Teaching Pol22 icy Act of 1977 (7 U.S.C. 3221(d) and 3222(c), re23 spectively);

24 (2) section 7 of the Hatch Act of 1887 (7
25 U.S.C. 361g); and

(3) section 4 of the Smith-Lever Act (7 U.S.C.
 344).

3 (b) REPORT.—Not later than 180 days after the date
4 of the enactment of this Act, the Secretary shall provide
5 to the Committee on Agriculture of the House of Rep6 resentatives and the Committee on Agriculture, Nutrition,
7 and Forestry of the Senate a report regarding the review
8 carried out under subsection (a). The report shall include
9 recommendations—

10 (1) to reduce the administrative burden and 11 workload upon institutions associated with plan of 12 work compliance while meeting Department report-13 ing needs for inputs, outputs, and outcome indica-14 tors;

(2) to streamline the submission and reporting
requirements of the plan of work such that it is of
practical utility to both the department and the institution; and

19 (3) for any legislative changes necessary to20 carry out the plan of work improvements.

(c) CONSULTATION.—In carrying out the review and
formulating and compiling the recommendations, the Secretary shall consult with the land grant institutions.

1	SEC. 7603. MULTISTATE AND INTEGRATION FUNDING.
2	(a) Funds Expended on Integration of Re-
3	SEARCH AND EXTENSION.—Section 3 of the Hatch Act
4	of 1887 (7 U.S.C. 361c) is amended—
5	(1) in subsection $(i)(2)(B)$, by striking "the
6	lesser of" and inserting "25 percent"; and
7	(2) by striking clauses (i) and (ii).
8	(b) Funds Expended on Multistate Coopera-
9	TIVE EXTENSION ACTIVITIES.—Section 3 of the Smith
10	Lever Act (7 U.S.C. 343) is amended—
11	(1) in subsection $(h)(2)(B)$, by striking "the
12	lesser of" and inserting "25 percent"; and
13	(2) by striking clauses (i) and (ii).
14	SEC. 7604. EXPANDED FOOD AND NUTRITION EDUCATION
14 15	SEC. 7604. EXPANDED FOOD AND NUTRITION EDUCATION PROGRAM.
15	PROGRAM.
15 16	PROGRAM. (a) Funding to 1862, 1890, and Insular Area
15 16 17	PROGRAM. (a) FUNDING TO 1862, 1890, AND INSULAR AREA INSTITUTIONS.—Section 1425(c)(2)(B) of the National
15 16 17 18	PROGRAM. (a) FUNDING TO 1862, 1890, AND INSULAR AREA INSTITUTIONS.—Section 1425(c)(2)(B) of the National Agriculture Research, Extension, and Teaching Policy Act
15 16 17 18 19	PROGRAM. (a) FUNDING TO 1862, 1890, AND INSULAR AREA INSTITUTIONS.—Section 1425(c)(2)(B) of the National Agriculture Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3175(c)(2)(B)) is amended—
15 16 17 18 19 20	PROGRAM. (a) FUNDING TO 1862, 1890, AND INSULAR AREA INSTITUTIONS.—Section 1425(c)(2)(B) of the National Agriculture Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3175(c)(2)(B)) is amended— (1) in the prefatory material, by striking
 15 16 17 18 19 20 21 	PROGRAM. (a) FUNDING TO 1862, 1890, AND INSULAR AREA INSTITUTIONS.—Section 1425(c)(2)(B) of the National Agriculture Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3175(c)(2)(B)) is amended— (1) in the prefatory material, by striking "among the States";
 15 16 17 18 19 20 21 22 	PROGRAM. (a) FUNDING TO 1862, 1890, AND INSULAR AREA INSTITUTIONS.—Section 1425(c)(2)(B) of the National Agriculture Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3175(c)(2)(B)) is amended— (1) in the prefatory material, by striking "among the States"; (2) by striking clause (i) and inserting the fol-
 15 16 17 18 19 20 21 22 23 	PROGRAM. (a) FUNDING TO 1862, 1890, AND INSULAR AREA INSTITUTIONS.—Section 1425(c)(2)(B) of the National Agriculture Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3175(c)(2)(B)) is amended— (1) in the prefatory material, by striking "among the States"; (2) by striking clause (i) and inserting the fol- lowing:

1	(3) by redesignating clause (ii) as clause (iii);
2	(4) by inserting after clause (i) the following:
3	"(ii) subject to subsection (d), of the
4	remainder, 10 percent in fiscal year 2008,
5	11 percent in fiscal year 2009, 12 percent
6	in fiscal year 2010, 13 percent in fiscal
7	year 2011, 14 percent in fiscal year 2012,
8	and 15 percent in fiscal year 2013 and
9	each fiscal year thereafter, shall be allo-
10	cated to each 1890 Institution (as defined
11	in section 2 of the Agricultural Research,
12	Extension, and Education Reform Act of
13	1998) in an amount that bears the same
14	ratio to the total amount to be allocated
15	under this clause as the population of the
16	State living at or below 125 percent of the
17	income poverty guidelines prescribed by the
18	Office of Management and Budget (ad-
19	justed pursuant to section $673(2)$ of the
20	Omnibus Budget Reconciliation Act of
21	1981 (42 U.S.C. 9902)), bears to the total
22	population of all the States that have 1890
23	Institutions living at or below 125 percent
24	of the income poverty guidelines, as deter-
25	mined by the last preceding decennial cen-

1	sus at the time each such additional
2	amount is first appropriated: Provided,
3	That the total allocated under this clause
4	shall not exceed: (I) the amount of the
5	funds appropriated for the conduct of the
6	expanded food and nutrition education pro-
7	gram for the fiscal year that are in excess
8	of the amount appropriated for the con-
9	duct of the program for the fiscal year
10	ending September 30, 2007, reduced by
11	(II) any amounts expended pursuant to
12	any adjustment under subsection (d);
13	and"; and
14	(5) by amending clause (iii), as redesignated—
15	(A) by striking "allocated to each State"
16	and inserting "allocated to the institution eligi-
17	ble to receive funds under the Act of July 2,
18	1862 (and including the appropriate insular
19	area institution) in each State (and the Univer-
20	sity of the District of Columbia, notwith-
21	standing section 208(c) of Public Law 93–
22	471)"; and
23	(B) by striking "subparagraph." and in-
24	serting "subparagraph: <i>Provided</i> , That the total
25	allocated under this clause to the University of

1	the District of Columbia shall not exceed: (I)
2	the amount described in the proviso to clause
3	(ii), reduced further by (II) the amount allo-
4	cated under clause (ii).".
5	(b) Authorization.—Section 1425(c)(3) of the Na-
6	tional Agriculture Research, Extension, and Teaching Pol-
7	icy Act of 1977 (7 U.S.C. 3175(c)(3)) is amended by
8	striking "\$83,000,000 for each of fiscal years 1996
9	though 2007" and inserting "\$90,000,000 for each of fis-
10	cal years 2008 through 2014".
11	(c) EFFECTIVE DATE.—The amendments made by
12	this section take effect on October 1, 2007.
13	SEC. 7605. GRANTS TO 1890 SCHOOLS TO EXPAND EXTEN-
15	
14	SION CAPACITY.
14	SION CAPACITY.
14 15 16	SION CAPACITY. Section 1417(b)(4) of the National Agricultural Re-
14 15 16 17	SION CAPACITY. Section 1417(b)(4) of the National Agricultural Re- search, Extension, and Teaching Policy Act of 1977 (7
14 15 16 17	SION CAPACITY. Section 1417(b)(4) of the National Agricultural Re- search, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3152(b)(4)) is amended by striking "teaching and
14 15 16 17 18	SION CAPACITY. Section 1417(b)(4) of the National Agricultural Re- search, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3152(b)(4)) is amended by striking "teaching and research" and inserting "teaching, research, and exten-
14 15 16 17 18 19	SION CAPACITY. Section 1417(b)(4) of the National Agricultural Re- search, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3152(b)(4)) is amended by striking "teaching and research" and inserting "teaching, research, and exten- sion".
 14 15 16 17 18 19 20 	SION CAPACITY. Section 1417(b)(4) of the National Agricultural Re- search, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3152(b)(4)) is amended by striking "teaching and research" and inserting "teaching, research, and exten- sion". SEC. 7606. BORLAUG INTERNATIONAL AGRICULTURAL
 14 15 16 17 18 19 20 21 	SION CAPACITY. Section 1417(b)(4) of the National Agricultural Re- search, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3152(b)(4)) is amended by striking "teaching and research" and inserting "teaching, research, and exten- sion". SEC. 7606. BORLAUG INTERNATIONAL AGRICULTURAL SCIENCE AND TECHNOLOGY FELLOWSHIP
 14 15 16 17 18 19 20 21 22 	SION CAPACITY. Section 1417(b)(4) of the National Agricultural Re- search, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3152(b)(4)) is amended by striking "teaching and research" and inserting "teaching, research, and exten- sion". SEC. 7606. BORLAUG INTERNATIONAL AGRICULTURAL SCIENCE AND TECHNOLOGY FELLOWSHIP PROGRAM.

the "Borlaug International Agricultural Science and Technology Fellowship Program," to provide fellow-
Technology Fellowship Program," to provide fellow-
ships for scientific training to individuals from eligi-
ble countries (as described under subsection (b))
who specialize in agricultural education, research,
and extension for study in the United States.
(2) Programs.—The Secretary shall carry out
the program established under paragraph (1)
through 3 programs designed to assist individual fel-
lowship recipients as follows:
(A) A Graduate Studies Program in Agri-
culture to assist individuals who participate in
graduate agricultural degree training at a
United States institution.
(B) An Individual Career Improvement
Program to assist agricultural scientists from
developing countries to upgrade skills and un-
derstanding in agricultural science and tech-
nology.
(C) The Borlaug Agricultural Policy Exec-
utive Leadership Course to assist senior agri-
cultural policy makers from eligible countries
with an initial focus on sub-Saharan Africa and

(b) ELIGIBLE COUNTRIES.—Developing countries, as
 determined by the Secretary using a gross national income
 per capita test, shall be eligible to participate in the pro gram established under this section.

5 (c) PURPOSE OF FELLOWSHIPS.—Fellowships under 6 this section shall promote food security and economic 7 growth in eligible countries by educating a new generation 8 of agricultural scientists, increasing scientific knowledge 9 and collaborative research to improve agricultural produc-10 tivity, and extending this knowledge to users and their intermediaries in the market place. Fellowships shall sup-11 12 port-

(1) training and collaborative research opportunities through exchanges for entry-level international
agricultural research scientists, faculty, and policymakers from eligible countries;

17 (2) collaborative research to improve agricul-18 tural productivity;

(3) the transfer of new science and agricultural
technologies to strengthen agricultural practice; and
(4) the reduction of barriers to technology
adoption.

23 (d) Fellowship Recipients.—

24 (1) ELIGIBLE CANDIDATES.—The Secretary
25 may provide fellowships under the program author-

ized by this section to individuals from eligible coun tries who specialize in or have experience in agricul tural education, research, extension, or related fields,
 including individuals from the public and private
 sectors, and private agricultural producers.

6 (2) CANDIDATE IDENTIFICATION.—The Sec-7 retary shall utilize the expertise of United States 8 land-grant and similar universities, international or-9 ganizations working in agricultural research and 10 outreach, and national agricultural research organi-11 zations to help identify program candidates for fel-12 lowships under this section from both the public and 13 private sectors of eligible countries.

14 (e) USE OF FELLOWSHIPS.—Fellowships shall pro-15 mote collaborative programs between agricultural professionals of eligible countries with those of the United States 16 17 and the international agricultural research system and, as 18 appropriate, with United States entities conducting re-19 search. They will be used to support fellowship recipients 20 through the Graduate Studies Program in Agriculture es-21 tablished under subsection (a)(2)(A).

(f) PROGRAM IMPLEMENTATION.—The Secretary
shall provide for the management, coordination, evaluation
and monitoring of the overall Borlaug International Agricultural Science and Technology Fellowship Program and

for the individual programs described in subsection (a)(2),
 except that the Secretary may contract out to one or more
 collaborating universities the management of one or more
 of the fellowship programs.

5 (g) AUTHORIZATION OF APPROPRIATIONS.—There 6 are authorized to be appropriated without fiscal year limi-7 tation such sums as may be necessary to carry out the 8 program established under this section.

9 SEC. 7607. COST RECOVERY.

Section 1473A of the National Agricultural Research,
Extension, and Teaching Policy Act of 1977 (7 U.S.C.
3319a) is amended by striking "not exceeding 10 percent
of the direct cost" and inserting "not exceeding 19 percent
of the direct cost".

15 SEC. 7608. ORGANIC FOOD AND AGRICULTURAL SYSTEMS 16 FUNDING.

17 It is the sense of Congress that the Secretary of Agriculture should use a share of Agricultural Research Serv-18 19 ice's total annual funding for research specific to organic 20 food and agricultural systems that is at least commensu-21 rate with the organic sector's market, in order to facilitate 22 the development of this growing sector. A portion of 23 these funds should be used to disseminate research results 24 through the National Agriculture Library's Alternative 25 Farming Systems Information Center.

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TITLE VIII—FORESTRY

Subtitle A—Cooperative Forestry Assistance Act of 1978

- Sec. 8001. National priorities for private forest conservation.
- Sec. 8002. Long-term, State-wide assessments and strategies for forest resources.
- Sec. 8003. Assistance to the Federated States of Micronesia, the Republic of the Marshall Islands, and the Republic of Palau.
- Sec. 8004. Changes to Forest Resource Coordinating Committee.
- Sec. 8005. Changes to State Forest Stewardship Coordinating Committees.
- Sec. 8006. Competition in programs under Cooperative Forestry Assistance Act of 1978.
- Sec. 8007. Cooperative forest innovation partnership projects.

Subtitle B—Amendments to Other Laws

Sec. 8101. Healthy forest reserve program.

1

- Sec. 8102. Emergency forest restoration program.
- Sec. 8103. Office of International Forestry.

Sec. 8104. Rural revitalization technologies.

Subtitle C—Miscellaneous Provisions

Sec. 8201. Hispanic-serving institution agricultural land national resources leadership program.

Subtitle A—Cooperative Forestry Assistance Act of 1978

4 SEC. 8001. NATIONAL PRIORITIES FOR PRIVATE FOREST

5 CONSERVATION.

6 Section 2 of the Cooperative Forestry Assistance Act

7 of 1978 (16 U.S.C. 2101) is amended—

8 (1) by redesignating subsections (c) and (d) as

9 subsections (e) and (f), respectively; and

10 (2) by inserting after subsection (b) the fol-11 lowing new subsections:

12 "(c) PRIORITIES.—In allocating funds appropriated
13 or otherwise made available under this Act, the Secretary
14 shall focus on the following national private forest con-

servation priorities, notwithstanding other priorities speci fied elsewhere in this Act:

3 "(1) Conserving and managing working forest4 landscapes for multiple values and uses.

5 "(2) Protecting forests from threats, including
6 wildfire, hurricane, tornado, windstorm, snow or ice
7 storm, flooding, drought, invasive species, or insect
8 or disease outbreak, and restoring appropriate forest
9 types in response to such threats.

"(3) Enhancing public benefits from private
forests, including air and water quality, soil conservation, biological diversity, carbon storage, forest
products, forestry-related jobs, production of renewable energy, wildlife and wildlife habitat, and recreation.

16 "(d) REPORTING REQUIREMENT.—Not later than 17 September 30, 2011, the Secretary shall submit to Con-18 gress a report describing how funding was used under this 19 Act and through other programs administered by the Sec-20 retary to address the national priorities specified in sub-21 section (c) and the outcomes achieved in meeting the na-22 tional priorities.". 3 The Cooperative Forestry Assistance Act of 1978 is
4 amended by inserting after section 2 (16 U.S.C. 2101)
5 the following new section:

6 "SEC. 2A. STATE-WIDE ASSESSMENT AND STRATEGIES FOR 7 FOREST RESOURCES.

8 "(a) ASSESSMENT AND STRATEGIES FOR FOREST 9 RESOURCES.—For a State to be eligible to receive funds 10 under the authorities of this Act, the State forester of the 11 State or equivalent State official shall develop and submit 12 to the Secretary, not later than two years after the date 13 of the enactment of the Farm, Nutrition, and Bioenergy 14 Act of 2007, the following:

- 15 "(1) A State-wide assessment of forest resource
 16 conditions, including—
- 17 "(A) the conditions and trends of forest re-18 sources in that State;

19 "(B) the threats to forest lands and re20 sources in that State consistent with the na21 tional priorities specified in section 2(c);

22 "(C) any areas or regions of that State23 that are of priority; and

24 "(D) any areas, known as multi-State
25 areas, that are of priority to more than just
26 that State.

"(2) A State-wide forest resource strategy, in cluding—

3	"(A) strategies for addressing threats to
4	forest resources in the State outlined in the as-
5	sessment required by paragraph (1); and
6	"(B) a description of the resources avail-
7	able to the State forester or equivalent State of-
8	ficial from all sources to address the State-wide
9	strategy required by subparagraph (A).

10 "(b) UPDATING.—The State forester or equivalent 11 State official shall submit the State-wide strategy required 12 by subsection (a)(2) on an annual basis. The State-wide 13 assessment of forest resource conditions required by sub-14 section (a)(1) shall be updated as the Secretary or State 15 Forester or equivalent State official determines to be nec-16 essary.

17 "(c) COORDINATION.—In developing the State-wide
18 assessment and annual strategy under subsection (a), the
19 State forester or equivalent State official shall coordinate
20 with—

21 "(1) the State Forest Stewardship Coordinating
22 Committee established for the State under section
23 19(b);

1	"(2) the State wildlife agency to incorporate
2	any overlapping priorities included in State wildlife
3	action plans; and
4	"(3) the State Technical Committee.
5	"(d) FUNDING.—Of the funds available under this
6	Act for a fiscal year, the Secretary may not use more than
7	\$10,000,000 to implement this section for that fiscal year.
8	Use of funds for implementing this section shall be con-
9	sistent with the original authorities for such funds.".
10	SEC. 8003. ASSISTANCE TO THE FEDERATED STATES OF MI-
11	CRONESIA, THE REPUBLIC OF THE MAR-
12	SHALL ISLANDS, AND THE REPUBLIC OF
13	PALAU.
13 14	PALAU. Section 13(d)(1) of the Cooperative Forestry Act of
14	Section $13(d)(1)$ of the Cooperative Forestry Act of
14 15	Section 13(d)(1) of the Cooperative Forestry Act of 1978 (16 U.S.C. 2109(d)(1)) is amended by striking "the
14 15 16	Section 13(d)(1) of the Cooperative Forestry Act of 1978 (16 U.S.C. 2109(d)(1)) is amended by striking "the Trust Territory of the Pacific Islands," and inserting "the
14 15 16 17	Section 13(d)(1) of the Cooperative Forestry Act of 1978 (16 U.S.C. 2109(d)(1)) is amended by striking "the Trust Territory of the Pacific Islands," and inserting "the Federated States of Micronesia, the Republic of the Mar-
14 15 16 17 18	Section 13(d)(1) of the Cooperative Forestry Act of 1978 (16 U.S.C. 2109(d)(1)) is amended by striking "the Trust Territory of the Pacific Islands," and inserting "the Federated States of Micronesia, the Republic of the Mar- shall Islands, the Republic of Palau,".
14 15 16 17 18 19	Section 13(d)(1) of the Cooperative Forestry Act of 1978 (16 U.S.C. 2109(d)(1)) is amended by striking "the Trust Territory of the Pacific Islands," and inserting "the Federated States of Micronesia, the Republic of the Mar- shall Islands, the Republic of Palau,". SEC. 8004. CHANGES TO FOREST RESOURCE COORDI-
 14 15 16 17 18 19 20 	Section 13(d)(1) of the Cooperative Forestry Act of 1978 (16 U.S.C. 2109(d)(1)) is amended by striking "the Trust Territory of the Pacific Islands," and inserting "the Federated States of Micronesia, the Republic of the Mar- shall Islands, the Republic of Palau,". SEC. 8004. CHANGES TO FOREST RESOURCE COORDI- NATING COMMITTEE.
 14 15 16 17 18 19 20 21 	Section 13(d)(1) of the Cooperative Forestry Act of 1978 (16 U.S.C. 2109(d)(1)) is amended by striking "the Trust Territory of the Pacific Islands," and inserting "the Federated States of Micronesia, the Republic of the Mar- shall Islands, the Republic of Palau,". SEC. 8004. CHANGES TO FOREST RESOURCE COORDI- NATING COMMITTEE. Section 19 of the Cooperative Forestry Assistance
 14 15 16 17 18 19 20 21 22 	 Section 13(d)(1) of the Cooperative Forestry Act of 1978 (16 U.S.C. 2109(d)(1)) is amended by striking "the Trust Territory of the Pacific Islands," and inserting "the Federated States of Micronesia, the Republic of the Marshall Islands, the Republic of Palau,". SEC. 8004. CHANGES TO FOREST RESOURCE COORDINATING COMMITTEE. Section 19 of the Cooperative Forestry Assistance Act of 1978 (16 U.S.C. 2113) is amended by striking sub-

1	"(1) ESTABLISHMENT.—The Secretary shall es-
2	tablish a committee, to be known as the 'Forest Re-
3	source Coordinating Committee' (in this section re-
4	ferred to as the 'Coordinating Committee'), to co-
5	ordinate private non-industrial forestry activities
6	within the Department of Agriculture and with the
7	private sector.
8	"(2) COMPOSITION.—The Coordinating Com-
9	mittee shall be composed of the following:
10	"(A) The Chief of the Forest Service.
11	"(B) The Chief of the Natural Resources
12	Conservation Service.
13	"(C) The Director of the Farm Service
14	Agency.
15	"(D) The Administrator of the Cooperative
16	State Research, Education, and Extension Serv-
17	ice.
18	"(E) Non-Federal representatives ap-
19	pointed by the Secretary to 3 year terms, al-
20	though initial appointees shall have staggered
21	terms, including the following persons:
22	"(i) At least three State foresters or
23	equivalent State officials from geographi-
24	cally diverse regions of the United States.

1	"(ii) A representative of a State fish
2	and wildlife agency.
3	"(iii) A private non-industrial forest
4	landowner.
5	"(iv) A forest industry representative.
6	"(v) A conservation organization rep-
7	resentative.
8	"(vi) A land-grant university or col-
9	lege representative.
10	"(vii) A private forestry consultant.
11	"(viii) A representative from a State
12	Technical Committee established under
13	section 1261 of the Food Security Act of
14	1985 (16 U.S.C. 3861).
15	"(ix) Such other persons as deter-
16	mined by the Secretary to be appropriate.
17	"(3) CHAIRPERSON.—The Chief of the Forest
18	Service shall serve as chairperson of the Coordi-
19	nating Committee.
20	"(4) DUTIES.—The Coordinating Committee
21	shall—
22	"(A) provide direction and coordination of
23	actions within the Department of Agriculture,
24	and coordination with State agencies and the
25	private sector, to effectively address the na-

1	tional priorities specified in section 2(c), with
2	specific focus on private non-industrial forest
3	landowners;
4	"(B) clarify individual agency responsibil-
5	ities of each agency represented on the Coordi-
6	nating Committee concerning the national pri-
7	orities specified in section 2(c), with specific
8	focus on private non-industrial forested land;
9	"(C) provide advice on the allocation of
10	funds, including the competitive funds set-aside
11	by sections 8006 and 8007 of the Farm, Nutri-
12	tion, and Bioenergy Act of 2007; and
13	"(D) assist the Secretary in developing and
14	reviewing the report required by section $2(d)$.
15	"(5) MEETING.—The Coordinating Committee
16	shall meet biannually to discuss progress in address-
17	ing the national priorities specified in section 2(c)
18	and issues regarding non-industrial private forest
19	land.
20	"(6) Compensation.—
21	"(A) Federal members.—Members of
22	the Coordinating Committee who are full-time
23	officers or employees of the United States shall
24	receive no additional pay, allowances, or bene-
25	fits by reason of their service on the Committee.

1	"(B) Non-federal members.—Non-fed-
2	eral members of the Coordinating Committee
3	shall serve without pay, but may be reimbursed
4	for reasonable costs incurred while performing
5	their duties on behalf of the Committee.".
6	SEC. 8005. CHANGES TO STATE FOREST STEWARDSHIP CO-
7	ORDINATING COMMITTEES.
8	Section 19(b) of the Cooperative Forestry Assistance
9	Act of 1978 (16 U.S.C. 2113(b)) is amended—
10	(1) in paragraph $(1)(B)(ii)$ —
11	(A) by striking "and" at the end of sub-
12	clause (VII); and
13	(B) by adding at the end the following new
14	subclause:
15	"(IX) the State Technical Com-
16	mittee.".
17	(2) in paragraph $(2)(C)$, by striking "a Forest
18	Stewardship Plan under paragraph (3)" and insert-
19	ing "the State-wide assessment and strategy regard-
20	ing forest resource conditions under section 2A";
21	(3) by striking paragraphs (3) and (4) ; and
22	(4) by redesignating paragraphs (5) and (6) as
23	paragraphs (3) and (4), respectively.

1 SEC. 8006. COMPETITION IN PROGRAMS UNDER COOPERA-

TIVE FORESTRY ASSISTANCE ACT OF 1978.

2

3 (a) COMPETITION.—Beginning not later than 3 years
4 after the date of the enactment of this Act, the Secretary
5 of Agriculture shall competitively allocate a portion, to be
6 determined by the Secretary, of the funds available under
7 the Cooperative Forestry Assistance Act of 1978 (16
8 U.S.C. 2101 et seq.) to State foresters or equivalent State
9 officials.

(b) DETERMINATION.—In determining the competitive allocation of funds under subsection (a), the Secretary
shall consult with the Forest Resource Coordinating Committee established by section 19(a) of the Cooperative Forestry Assistance Act of 1978 (16 U.S.C. 2113(a)).

(c) PRIORITY.—The Secretary shall give priority for
funding to States for which the strategies submitted under
section 2A(a)(2) of the Cooperative Forestry Assistance
Act of 1978 will best promote the national priorities specified in section 2(c) of such Act.

20SEC. 8007. COOPERATIVE FOREST INNOVATION PARTNER-21SHIP PROJECTS.

(a) COOPERATIVE FOREST INNOVATION PARTNERSHIP PROJECTS.—The Secretary of Agriculture may competitively allocate not more than 5 percent of funding
available under the Cooperative Forestry Assistance Act
of 1978 (16 U.S.C. 2101 et seq.) to support innovative
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national, regional, or local education, outreach, or tech nology transfer projects that the Secretary determines
 would substantially increase the ability of the Department
 of Agriculture to address the national priorities specified
 in section 2(c) of such Act.

6 (b) ELIGIBILITY.—Notwithstanding the eligibility
7 limitations contained within the Cooperative Forestry As8 sistance Act of 1978, any State or local government, In9 dian tribe, land-grant college or university, or private enti10 ty shall be eligible for funds under subsection (a).

11 (c) COST-SHARE REQUIREMENT.—In carrying out 12 subsection (a), the Secretary shall not cover more than 13 50 percent of the total cost of a project under such sub-14 section. In calculating the total cost of a project and con-15 tributions made with regard to the project, the Secretary 16 shall include in-kind contributions.

Subtitle B—Amendments to Other Laws

19 SEC. 8101. HEALTHY FOREST RESERVE PROGRAM.

20 Section 508 of the Healthy Forests Restoration Act
21 of 2003 (16 U.S.C. 6578) is amended to read as follows:
22 "SEC. 508. FUNDING.

23 "Notwithstanding any other provision of law, of the
24 funds of the Commodity Credit Corporation, the Secretary
25 shall make available to carry out this title \$10,000,000

for each of fiscal years 2008 through 2012. Such funds
 shall remain available until expended.".

3 SEC. 8102. EMERGENCY FOREST RESTORATION PROGRAM.

4 (a) ESTABLISHMENT.—Title IV of the Agricultural
5 Credit Act of 1978 (16 U.S.C. 2201–2205) is amended—
6 (1) by redesignating sections 404, 405, and 406
7 as sections 405, 406, and 407, respectively; and

8 (2) by inserting after section 403 the following9 new section:

10 "SEC. 404. EMERGENCY FOREST RESTORATION PROGRAM.

11 "(a) AVAILABILITY OF ASSISTANCE.—The Secretary 12 of Agriculture is authorized to provide financial and tech-13 nical assistance to an owner of non-industrial private for-14 est lands to assist with developing and implementing an 15 approved plan in accordance with subsection (c)(2).

16 "(b) Amount of Assistance.—

17 "(1) COST SHARE.—Payments under subsection
18 (a) may not cover more than 75 percent of the total
19 cost of measures implemented pursuant to an approved plan in accordance with subsection (c)(2).

21 "(2) ANNUAL LIMIT.—An owner of non-indus22 trial private forest lands may not receive more than
23 \$50,000 per year under this section.

24 "(c) ELIGIBILITY.—To be eligible for assistance
25 under this section, a landowner must—

1	"(1) have suffered a loss of, or damage to, non-
2	industrial private forest land due to events, including
3	wildfires, hurricanes, drought, windstorms, insect
4	and disease, ice storms, or invasive species, as deter-
5	mined by the Secretary; and
6	((2) develop a plan, in cooperation with the
7	Secretary, and agree to implement the plan during
8	the 10-year period beginning on the date of the loss,
9	that—
10	"(A) provides for reforestation, rehabilita-
11	tion, and related measures for the non-indus-
12	trial private forest land;
13	"(B) restores the land and related natural
14	resources;
15	"(C) uses best management practices on
16	the forest land, in accordance with the best
17	management practices as determined by the
18	Secretary; and
19	"(D) incorporates good stewardship and
20	conservation practices on the land, while main-
21	taining the land in a forested state.
22	"(d) INSECT AND DISEASE THREATSNotwith-
23	standing subsection $(c)(1)$, non-industrial private forest
24	lands are eligible under this section if the Secretary deter-
25	mines that the lands are under an imminent threat of loss

or damage by insect or disease and immediate action
 would help to avoid the loss or damage.

3 "(e) NON-INDUSTRIAL PRIVATE FOREST LAND DE4 FINED.—In this section, the term 'non-industrial private
5 forest land' means rural lands, as determined by the Sec6 retary, that—

7 "(1) have existing tree cover or had tree cover8 within the preceding 10 years; and

9 "(2) are owned by any non-industrial private 10 individual, group, association, corporation, Indian 11 tribe, or other private legal entity so long as the in-12 dividual, group, association, corporation, tribe, or 13 entity has definitive decision-making authority over 14 the lands.".

15 (b) REGULATIONS.—Not later than one year after the 16 date of the enactment of this Act, the Secretary of Agri-17 culture shall issue regulations to carry out section 404 of 18 the Agricultural Credit Act of 1978, as added by sub-19 section (a).

20 SEC. 8103. OFFICE OF INTERNATIONAL FORESTRY.

Section 2405(d) of the Global Climate Change Prevention Act of 1990 (7 U.S.C. 6704(d)) is amended by
striking "2007" and inserting "2012".

2 Section 2371(d)(2) of the Food, Agriculture, Con3 servation, and Trade Act of 1990 (7 U.S.C. 6601(d)(2))
4 is amended by striking "2004 through 2008" and insert5 ing "2008 through 2012".

6 Subtitle C—Miscellaneous 7 Provisions

8 SEC. 8201. HISPANIC-SERVING INSTITUTION AGRICUL-9 TURAL LAND NATIONAL RESOURCES LEAD-10 ERSHIP PROGRAM.

(a) GRANT AUTHORITY.—The Secretary of Agriculture may make grants, on a competitive basis, to Hispanic-serving institutions for the purpose of establishing
an undergraduate scholarship program to assist in the recruitment, retention, and training of Hispanics and other
under-represented groups in forestry and related fields.

(b) USE OF GRANT FUNDS.—Grants made under this
section shall be used to recruit, retain, train, and develop
professionals to work in forestry and related fields with
Federal agencies, such as the Forest Service, State agencies, and private-sector entities.

(c) DEFINITION OF HISPANIC-SERVING INSTITUTION.—In this section, the term "Hispanic-serving institution" has the meaning given that term in section
502(a)(5) of the Higher Education Act of 1965 (20 U.S.C.
1101a(a)(5)).

(d) AUTHORIZATION OF APPROPRIATIONS.—There
 are authorized to be appropriated to the Secretary for
 each of fiscal years 2008 through 2012 such sums as may
 be necessary to carry out this section.

5

TITLE IX—ENERGY

Sec. 9001. Table of contents. Sec. 9002. Federal procurement of biobased products. Sec. 9003. Loan guarantees for biorefineries and biofuel production plants. Sec. 9004. Energy audit and renewable energy development program. Sec. 9005. Renewable energy systems and energy efficiency improvements. Sec. 9006. Biomass Research and Development Act of 2000. Sec. 9007. Adjustments to the bioenergy program. Sec. 9008. Research, extension, and educational programs on biobased energy technologies and products. Sec. 9009. Energy Council of the Department of Agriculture. Sec. 9010. Farm energy production pilot program. Sec. 9011. Rural energy self-sufficiency initiative. Sec. 9012. Agricultural biofuels from biomass internship pilot program. Sec. 9013. Feedstock flexibility program for bioenergy producers. Sec. 9014. Biomass inventory report. Sec. 9015. Future farmsteads program. Sec. 9016. Sense of Congress on renewable energy.

6 SEC. 9001. TABLE OF CONTENTS.

- 7 Title IX of the Farm Security and Rural Investment
- 8 Act of 2002 (7 U.S.C. 8101 et seq.) is amended by insert-
- 9 ing before section 9001 the following new section:

10 "SEC. 9000. TABLE OF CONTENTS.

11 "The table of contents of this title is as follows:

"TITLE IX—ENERGY

- "Sec. 9000. Short title; table of contents.
- "Sec. 9001. Definitions.
- "Sec. 9002. Federal procurement of biobased products.
- "Sec. 9003. Biorefinery development grants.
- "Sec. 9004. Biodiesel fuel education program.
- "Sec. 9005. Energy audit and renewable energy development program.
- "Sec. 9006. Rural energy for America program.
- "Sec. 9007. Hydrogen and fuel cell technologies.
- "Sec. 9008. Biomass Research and Development Act of 2000.
- "Sec. 9009. Cooperative research and extension projects.
- "Sec. 9010. Continuation of bioenergy program.

"Sec. 9011. Research, extension, and educational programs on biobased energy technologies and products.
"Sec. 9012. Energy Council of the Department of Agriculture.
"Sec. 9013. Farm energy production pilot program.

"Sec. 9014. Rural energy self-sufficiency initiative.

"Sec. 9015. Agricultural Biofuels from Biomass Internship Pilot Program.

"Sec. 9016. Feedstock flexibility program for bioenergy producers.".

1 SEC. 9002. FEDERAL PROCUREMENT OF BIOBASED PROD-

2

UCTS.

3 (a) Composition of Biobased Products.—Sec-4 tion 9002(c)(1) of the Farm Security and Rural Invest-5 ment Act of 2002 (7 U.S.C. 8102(c)(1)) is amended by inserting ", composed of at least five percent of inter-6 7 mediate ingredients and feedstocks (such as biopolymers, 8 methyl soyate, and soy polyols) as designated by the Secretary," after "highest percentage of biobased products 9 practicable". 10

(b) PROCUREMENT GUIDELINE CONSIDERATIONS.—
Section 9002(e)(2)(B) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8102(e)(2)(B)) is amended by striking "life cycle costs" and inserting "information
on life cycle costs if such information is appropriate and
available".

(c) LABELING REQUIREMENTS AND REVISED DEADLINE.—Section 9002(h) of the Farm Security and Rural
Investment Act of 2002 (7 U.S.C. 8102(h)) is amended—

20 (1) in paragraph (2)—

21 (A) by striking "Within one year after the
22 date of enactment of this Act" and inserting

1	"Not later than 90 days after the date of enact-
2	ment of the (Farm, Nutrition, and Bioenergy
3	Act of 2007),"; and
4	(B) by adding at the end the following:
5	"Criteria shall be issued for finished products
6	and intermediate ingredients and feedstocks.";
7	(2) by redesignating paragraphs (3) and (4) as
8	paragraphs (4) and (5), respectively, and inserting
9	after paragraph (2) the following:
10	"(3) CONSULTATION.—In developing the eligi-
11	bility criteria for the labeling program under this
12	section, the Secretary shall consult with other Fed-
13	eral agencies and with non-governmental groups
14	with an interest in biobased products including small
15	and large producers of biobased materials and prod-
16	ucts, industry, trade organizations, academia, con-
17	sumer organizations, and environmental organiza-
18	tions.".
19	(d) Authorization of Appropriations.—Para-
20	graph (1) of section 9002(k) of the Farm Security and
21	Rural Investment Act of 2002 (7 U.S.C. 8102(k)) is
22	amended to read as follows:
23	"(1) Authorization of appropriations.—
24	"(A) FEDERAL PROCUREMENT.—There

1	for each of fiscal years 2008 through 2013 to
2	implement the provisions of this section other
3	than subsection (h).
4	"(B) LABELING.—There are authorized to
5	be appropriated $$1,000,000$ for each of fiscal
6	years 2008 through 2013 to implement sub-
7	section (h) of this section.".
8	(e) Report Requirements.—
9	(1) Report by agencies to administrator
10	FOR FEDERAL PROCUREMENT POLICY.—Subsection
11	(f) of section 9002 of the Farm Security and Rural
12	Investment Act of 2002 (7 U.S.C. 8102) is amend-
13	ed—
14	(A) by striking "The Office of" and insert-
15	ing "(1) The Administrator for"; and
16	(B) by adding at the end the following new
17	paragraph:
18	"(2) To assist the Administrator for Federal Pro-
19	curement Policy in preparing the report to Congress re-
20	quired under paragraph (1), each procuring agency each
21	year shall submit to the Administrator a report covering
22	the following:
23	"(A) Actions taken to implement subsections
24	(c), (d), and (g) of this section.

"(B) The results of the annual review and mon itoring program established under subsection
 (g)(2)(C).

4 "(C) The number of contracts entered into by
5 the agency during the year covered by the report
6 that include the procurement of biobased products.
7 "(D) A list of the biobased products procured
8 by the agency during the year covered by the re9 port.".

10 (2) REPORT BY SECRETARY TO CONGRESS ON
11 IMPLEMENTATION OF SECTION.—Section 9002 of
12 the Farm Security and Rural Investment Act of
13 2002 (7 U.S.C. 8102) is amended by adding at the
14 end the following new subsection:

"(1) REPORT BY SECRETARY TO CONGRESS ON IMPLEMENTATION OF SECTION.—Not later than six months
after the date of the enactment of the Farm, Nutrition,
and Bioenergy Act of 2007, and each year thereafter, the
Secretary shall submit to Congress a report on the implementation of this section. The report shall include the following:

"(1) A comprehensive management plan defining tasks, milestones, and funding allocations for
fully implementing this section.

1	"(2) A list of items designated under subsection
2	(e)(1)(A) whose procurement will carry out the ob-
3	jectives of this section, with associated cost and per-
4	formance data.
5	"(3) Information on the current status of im-
6	plementation of the procurement preference under
7	this section, including the procurement program of
8	each Federal agency under subsection (g), and the
9	voluntary labeling program under subsection (h).".
10	(f) REPEAL OF SUBSECTION.—Subsection (b) of sec-
11	tion 9002 of the Farm Security and Rural Investment Act
12	of 2002 (7 U.S.C. 8102(b)) is hereby repealed.
13	SEC. 9003. LOAN GUARANTEES FOR BIOREFINERIES AND
14	BIOFUEL PRODUCTION PLANTS.
14 15	BIOFUEL PRODUCTION PLANTS. Section 9003 of the Farm Security and Rural Invest-
15	Section 9003 of the Farm Security and Rural Invest-
15 16	Section 9003 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 8103) is amended—
15 16 17	Section 9003 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 8103) is amended— (1) in the section heading, by inserting ";
15 16 17 18	Section 9003 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 8103) is amended— (1) in the section heading, by inserting "; LOAN GUARANTEES FOR BIOREFINERIES AND
15 16 17 18 19	Section 9003 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 8103) is amended— (1) in the section heading, by inserting "; LOAN GUARANTEES FOR BIOREFINERIES AND BIOFUEL PRODUCTION PLANTS" after
15 16 17 18 19 20	Section 9003 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 8103) is amended— (1) in the section heading, by inserting "; LOAN GUARANTEES FOR BIOREFINERIES AND BIOFUEL PRODUCTION PLANTS" after "GRANTS";
 15 16 17 18 19 20 21 	Section 9003 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 8103) is amended— (1) in the section heading, by inserting "; LOAN GUARANTEES FOR BIOREFINERIES AND BIOFUEL PRODUCTION PLANTS" after "GRANTS"; (2) in subsection (b)(2)(A), by striking "and"
 15 16 17 18 19 20 21 22 	Section 9003 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 8103) is amended— (1) in the section heading, by inserting "; LOAN GUARANTEES FOR BIOREFINERIES AND BIOFUEL PRODUCTION PLANTS " after " GRANTS "; (2) in subsection (b)(2)(A), by striking "and" the 1st place it appears and inserting "or";
 15 16 17 18 19 20 21 22 23 	Section 9003 of the Farm Security and Rural Invest- ment Act of 2002 (7 U.S.C. 8103) is amended— (1) in the section heading, by inserting "; LOAN GUARANTEES FOR BIOREFINERIES AND BIOFUEL PRODUCTION PLANTS " after " GRANTS "; (2) in subsection (b)(2)(A), by striking "and" the 1st place it appears and inserting "or"; (3) in subsection (c), by redesignating sub-

1 tively, and inserting after subsection (c) the fol-2 lowing: 3 "(d) LOAN GUARANTEES.— 4 "(1) IN GENERAL.—The Secretary shall make 5 loan guarantees to eligible entities to assist in pay-6 ing the cost of development and construction of bio-7 refineries and biofuel production plants (including 8 retrofitting) to carry out projects to demonstrate the 9 commercial viability of 1 or more processes for con-10 verting biomass to fuels or chemicals.

11 "(2) LIMITATIONS.—

12 "(A) MAXIMUM PERCENTAGE OF LOAN
13 GUARANTEED.—A loan guarantee under para14 graph (1) shall be for not more than 90 percent
15 of the principal and interest due on the loan.

16 "(B) TOTAL AMOUNTS GUARANTEED.—
17 The total amount of principal and interest
18 guaranteed under paragraph (1) shall not ex19 ceed—

 20
 "(i) \$1,000,000,000, in the case of

 21
 loans valued at not more than

 22
 \$100,000,000; or

23 "(ii) \$1,000,000,000, in the case of
24 loans valued at more than \$100,000,000
25 but not more than \$250,000,000.

1	"(C) MAXIMUM TERM OF LOAN GUARAN-
2	TEED.—The Secretary shall determine the max-
3	imum term of a loan guarantee provided under
4	paragraph (1).";
5	(4) in subsection (f) (as so redesignated)—
6	(A) in paragraph (2)(B)—
7	(i) by striking "and" at the end of
8	clause (viii);
9	(ii) by striking the period at the end
10	of clause (ix) and inserting "; and"; and
11	(iii) by adding at the end the fol-
12	lowing:
13	"(x) The level of local ownership.";
14	and
15	(B) by adding at the end the following:
16	"(3) PRIORITY IN AWARDING LOAN GUARAN-
17	TEES.—In selecting projects to receive loan guaran-
18	tees under subsection (d), the Secretary shall give
19	priority to projects based on the criteria set forth in
20	paragraph $(2)(B)$ of this subsection."; and
21	(5) by inserting after subsection (h) the fol-
22	lowing new subsection:
23	"(i) Condition of Provision of Assistance.—As
24	a condition of receiving a grant or loan guarantee under
25	this section, the eligible entity shall ensure that all labor-

ers and mechanics employed by contractors or subcontrac-1 2 tors in the performance of construction work financed in 3 whole or in part with the grant or loan guarantee, as the 4 case may be, shall be paid wages at rates not less than 5 those prevailing on similar construction in the locality, as 6 determined by the Secretary of Labor in accordance with 7 sections 3141 through 3144, 3146, and 3147 of title 40, 8 United States Code. The Secretary of Labor shall have, 9 with respect to such labor standards, the authority and 10 functions set forth in Reorganization Plan Numbered 14 11 of 1950 (15 Fed. Reg. 3176; 64 Stat. 1267) and section 3145 of such title."; 12

(6) in subsection (j) (as so redesignated), by
striking "2007" and inserting "2012"; and

15 (7) by adding at the end the following new sub-16 section:

17 "(k) ADDITIONAL FUNDING FOR LOAN GUARAN18 TEES.—Of the funds of the Commodity Credit Corpora19 tion, the Secretary shall use to carry out this section—

20 "(1) \$75,000,000 for fiscal year 2008;

21 "(2) \$100,000,000 for fiscal year 2009;

22 "(3) \$125,000,000 for fiscal year 2010;

23 "(4) \$200,000,000 for fiscal year 2011; and

24 "(5) \$300,000,000 for fiscal year 2012.".

1	(8) in paragraph (2)(B) of subsection (f) (as so
2	redesignated)
3	(A) in clause (viii), by striking "and" at
4	the end;
5	(B) in clause ix, by striking "approaches."
6	and inserting "approaches; and"; and
7	(C) by adding at the end the following new
8	clause:
9	"(x) whether the impact the distribu-
10	tion of funds would have on existing manu-
11	facturing and other facilities that utilize
12	similar feedstocks would be minimal.".
13	SEC. 9004. ENERGY AUDIT AND RENEWABLE ENERGY DE-
14	VELOPMENT PROGRAM.
15	Section 9005(i) of the Farm Security and Rural In-
16	vestment Act of 2002 (7 U.S.C. 8105) is amended by
17	striking "2007" and inserting "2012".
18	SEC. 9005. RENEWABLE ENERGY SYSTEMS AND ENERGY EF-
19	FICIENCY IMPROVEMENTS.
20	Section 9006 of the Farm Security and Rural Invest-
21	ment Act of 2002 (7 U.S.C. 8106) is amended—

22 (1) by striking the section heading and insert-23 ing the following:

24 "SEC. 9006. RURAL ENERGY FOR AMERICA PROGRAM.";

25 (2) in subsection (a)—

1	(A) in the matter preceding paragraph (1),
2	by inserting ", other agricultural producer"
3	after ''rancher'';
4	(B) in paragraph (1), by striking "and" at
5	the end;
6	(C) in paragraph (2), by striking the pe-
7	riod and inserting "; and"; and
8	(D) by adding at the end the following new
9	paragraph:
10	"(3) produce and sell electricity generated by
11	new renewable energy systems.";
12	(3) in subsection (b), by inserting ", other agri-
13	cultural producer" after "rancher";
14	(4) in subsection (c)—
15	(A) in paragraph (1)—
16	(i) in subparagraph (B), by striking
17	"50 percent" and inserting "75 percent";
18	and
19	(ii) by redesignating subparagraph
20	(B) as subparagraph (C) and inserting
21	after subparagraph (A) the following:
22	"(B) LOAN GUARANTEES.—
23	"(i) MAXIMUM AMOUNT.—The
24	amount of a loan guaranteed under this
25	section shall not exceed \$25,000,000.

1	"(ii) Maximum percentage.—A loan
2	guaranteed under this section shall not ex-
3	ceed 75 percent of the cost of the activity
4	funded under subsection (a)."; and
5	(B) by adding at the end the following new
6	paragraph:
7	"(3) PRIORITIZATION.—The Secretary shall
8	give the greatest priority for grants under subsection
9	(a) to activities for which the least percentage of the
10	total cost of such activities is requested by the farm-
11	er, rancher, other agricultural producer, or rural
12	small business.".
13	(5) by redesignating subsection (e) as sub-
14	section (g) and striking subsection (f); and
15	(6) by inserting after subsection (d) the fol-
16	lowing new subsections:
17	"(e) FEASIBILITY STUDIES.—
18	"(1) IN GENERAL.—The Secretary may provide
19	assistance to a farmer, rancher, other agricultural
20	producer, or rural small business to conduct a feasi-
21	bility study of a project for which assistance may be
22	provided under this section.
23	"(2) LIMITATION.—The Secretary shall use not
24	more than 10 percent of the funds made available to

carry out this section to provide assistance described
 in paragraph (1).

3 "(3) CRITERIA.—The Secretary shall issue reg4 ulations establishing criteria for the receipt of assist5 ance under this subsection.

6 "(4) AVOIDANCE OF DUPLICATIVE ASSIST-7 ANCE.—An farmer, rancher, other agricultural pro-8 ducer, or rural small business that receives assist-9 ance to carry out a feasibility study for a project 10 under this subsection shall not be eligible for assist-11 ance to carry out a feasibility study for the project 12 under any other provision of law.

13 "(f) SMALL ACTIVITIES.—

14 "(1) LIMITATION ON USE OF FUNDS.—The Sec15 retary shall use not less than 15 percent of the
16 funds made available under subsection (h) to provide
17 grants for activities that have a cost of \$50,000 or
18 less.

19 "(2) EXCEPTION.—Beginning on the first day
20 of the third quarter of a fiscal year, the limitation
21 on the use of funds under paragraph (1) shall not
22 apply to funds made available under subsection (h)
23 for such fiscal year.".

24 (7) by adding at the end the following new sub-25 section:

1	"(h) FUNDING.—Of the funds of the Commodity
2	Credit Corporation, the Secretary of Agriculture shall
3	make available to carry out this section—
4	"(1) \$50,000,000 for fiscal year 2008;
5	"(2) \$75,000,000 for fiscal year 2009;
6	"(3) \$100,000,000 for fiscal year 2010;
7	"(4) \$125,000,000 for fiscal year 2011; and
8	"(5) \$150,000,000 for fiscal year 2012.".
9	SEC. 9006. BIOMASS RESEARCH AND DEVELOPMENT ACT
10	OF 2000.
11	(a) RESTATEMENT OF ACT.—Section 9008 of the
12	Farm Security and Rural Investment Act of 2002 (116
13	Stat. 486) is amended to read as follows:
14	"SEC. 9008. BIOMASS RESEARCH AND DEVELOPMENT ACT
15	OF 2000.
16	"(a) SHORT TITLE.—This section may be cited as the
17	'Biomass Research and Development Act of 2000'.
18	"(b) FINDINGS.—Congress finds that—
19	"(1) conversion of biomass into biobased indus-
20	trial products offers outstanding potential for benefit
21	to the national interest through—
22	"(A) improved strategic security and bal-
23	ance of payments;
24	"(B) healthier rural economies;
25	"(C) improved environmental quality;

1	"(D) near-zero net greenhouse gas emis-
2	sions;
3	"(E) technology export; and
4	"(F) sustainable resource supply;
5	((2) the key technical challenges to be overcome
6	in order for biobased industrial products to be cost-
7	competitive are finding new technology and reducing
8	the cost of technology for converting biomass into
9	desired biobased industrial products;
10	"(3) biobased fuels have the clear potential to
11	be sustainable, low cost, and high performance fuels
12	that are compatible with both current and future
13	transportation systems and provide near-zero net
14	greenhouse gas emissions;
15	"(4) biobased chemicals have the clear potential
16	for environmentally benign product life cycles;
17	"(5) biobased power can—
18	"(A) provide environmental benefits;
19	"(B) promote rural economic development;
20	and
21	"(C) diversify energy resource options;
22	"(6) many biomass feedstocks suitable for in-
23	dustrial processing show the clear potential for sus-
24	tainable production, in some cases resulting in im-
25	proved soil fertility and carbon sequestration;

"(7)(A) grain processing mills are biorefineries
 that produce a diversity of useful food, chemical,
 feed, and fuel products; and

4 "(B) technologies that result in further diver5 sification of the range of value-added biobased in6 dustrial products can meet a key need for the grain
7 processing industry;

8 "(8)(A) cellulosic feedstocks are attractive be9 cause of their low cost and widespread availability;
10 and

"(B) research resulting in cost-effective technology to overcome the recalcitrance of cellulosic biomass would allow biorefineries to produce fuels and
bulk chemicals on a very large scale, with a commensurately large realization of the benefit described in
paragraph (1);

"(9) research into the fundamentals to understand important mechanisms of biomass conversion
can be expected to accelerate the application and advancement of biomass processing technology by—

21 "(A) increasing the confidence and speed
22 with which new technologies can be scaled up;
23 and

24 "(B) giving rise to processing innovations
25 based on new knowledge;

"(10) the added utility of biobased industrial 1 2 products developed through improvements in proc-3 essing technology would encourage the design of 4 feedstocks that would meet future needs more effec-5 tively; 6 "(11) the creation of value-added biobased in-7 dustrial products would create new jobs in construc-8 tion, manufacturing, and distribution, as well as new 9 higher-valued exports of products and technology; 10 ((12)(A)) because of the relatively short-term 11 time horizon characteristic of private sector invest-12 ments, and because many benefits of biomass proc-13 essing are in the national interest, it is appropriate 14 for the Federal Government to provide 15 precommercial investment in fundamental research 16 and research-driven innovation in the biomass proc-17 essing area; and 18 "(B) such an investment would provide a valu-19 able complement to ongoing and past governmental 20 support in the biomass processing area; and "(13) several prominent studies, including stud-21 22 ies by the President's Committee of Advisors on 23 Science and Technology and the National Research Council— 24

1	"(A) support the potential for large re-
2	search-driven advances in technologies for pro-
3	duction of biobased industrial products as well
4	as associated benefits; and
5	"(B) document the need for a focused, in-
6	tegrated, and innovation-driven research effort
7	to provide the appropriate progress in a timely
8	manner.
9	"(c) DEFINITIONS.—In this section:
10	"(1) ADVISORY COMMITTEE.—The term 'Advi-
11	sory Committee' means the Biomass Research and
12	Development Technical Advisory Committee estab-
13	lished by this section.
14	"(2) BIOBASED FUEL.—The term 'biobased
15	fuel' means any transportation or heating fuel pro-
16	duced from biomass.
17	"(3) BIOBASED PRODUCT.—The term 'biobased
18	product' means an industrial product (including
19	chemicals, materials, and polymers) produced from
20	biomass, or a commercial or industrial product (in-
21	cluding animal feed and electric power) derived in
22	connection with the conversion of biomass to fuel.
23	"(4) BIOMASS.—The term 'biomass' means any
24	organic matter that is available on a renewable or
25	recurring basis, including agricultural crops and

1	trees, wood and wood wastes and residues, plants
2	(including aquatic plants), grasses, residues, fibers,
3	and animal wastes, municipal wastes, and other
4	waste materials.
5	"(5) BOARD.—The term 'Board' means the
6	Biomass Research and Development Board estab-
7	lished by this section.
8	"(6) DEMONSTRATION.—The term 'demonstra-
9	tion' means demonstration of technology in a pilot
10	plant or semi-works scale facility.
11	"(7) INITIATIVE.—The term 'Initiative' means
12	the Biomass Research and Development Initiative
13	established under this section.
14	"(8) INSTITUTION OF HIGHER EDUCATION.—
15	The term 'institution of higher education' has the
16	meaning given the term in section 102(a) of the
17	Higher Education Act of 1965 (20 U.S.C. 1002(a)).
18	"(9) NATIONAL LABORATORY.—The term 'Na-
19	tional Laboratory' has the meaning given that term
20	in section 2 of the Energy Policy Act of 2005.
21	"(10) POINT OF CONTACT.—The term 'point of
22	contact' means a point of contact designated under
23	this section.
24	"(d) Cooperation and Coordination in Biomass
25	Research and Development.—

 culture and the Secretary of Energy shall cooperate with respect to, and coordinate, policies and procedures that promote research and development leading to the production of biobased fuels and biobased products. "(2) POINTS OF CONTACT.— "(A) IN GENERAL.—To coordinate research and development programs and activities relating to biobased fuels and biobased products that are carried out by their respective Departments— "(i) the Secretary of Agriculture shall designate, as the point of contact for the Department of Agriculture and efference
 dures that promote research and development lead- ing to the production of biobased fuels and biobased products. "(2) POINTS OF CONTACT.— "(A) IN GENERAL.—To coordinate re- search and development programs and activities relating to biobased fuels and biobased products that are carried out by their respective Depart- that are carried out by their respective Depart- ments— "(i) the Secretary of Agriculture shall designate, as the point of contact for the
 ing to the production of biobased fuels and biobased products. "(2) POINTS OF CONTACT.— "(A) IN GENERAL.—To coordinate re- search and development programs and activities relating to biobased fuels and biobased products that are carried out by their respective Depart- that are carried out by their respective Depart- ments— "(i) the Secretary of Agriculture shall designate, as the point of contact for the
 products. "(2) POINTS OF CONTACT.— "(A) IN GENERAL.—To coordinate re- search and development programs and activities relating to biobased fuels and biobased products that are carried out by their respective Depart- ments— "(i) the Secretary of Agriculture shall designate, as the point of contact for the
 7 "(2) POINTS OF CONTACT.— 8 "(A) IN GENERAL.—To coordinate re- 9 search and development programs and activities 10 relating to biobased fuels and biobased products 11 that are carried out by their respective Depart- 12 ments— 13 "(i) the Secretary of Agriculture shall 14 designate, as the point of contact for the
8 "(A) IN GENERAL.—To coordinate re- 9 search and development programs and activities 10 relating to biobased fuels and biobased products 11 that are carried out by their respective Depart- 12 ments— 13 "(i) the Secretary of Agriculture shall 14 designate, as the point of contact for the
 9 search and development programs and activities 10 relating to biobased fuels and biobased products 11 that are carried out by their respective Depart- 12 ments— 13 "(i) the Secretary of Agriculture shall 14 designate, as the point of contact for the
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11that are carried out by their respective Depart-12ments—13"(i) the Secretary of Agriculture shall14designate, as the point of contact for the
12ments—13"(i) the Secretary of Agriculture shall14designate, as the point of contact for the
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14 designate, as the point of contact for the
15 Demonstration $f = f = \frac{1}{2} - \frac{1}{2} -$
15 Department of Agriculture, an officer of
16 the Department of Agriculture appointed
17 by the President to a position in the De-
18 partment before the date of the designa-
19 tion, by and with the advice and consent of
20 the Senate; and
21 "(ii) the Secretary of Energy shall
22 designate, as the point of contact for the
23 Department of Energy, an officer of the
24 Department of Energy appointed by the
25 President to a position in the Department

1	before the date of the designation, by and
2	with the advice and consent of the Senate.
3	"(B) DUTIES.—The points of contact shall
4	jointly—
5	"(i) assist in arranging interlabora-
6	tory and site-specific supplemental agree-
7	ments for research and development
8	projects relating to biobased fuels and
9	biobased products;
10	"(ii) serve as cochairpersons of the
11	Board;
12	"(iii) administer the Initiative; and
13	"(iv) respond in writing to each rec-
14	ommendation of the Advisory Committee
15	made under subsection (f).
16	"(e) BIOMASS RESEARCH AND DEVELOPMENT
17	Board.—
18	"(1) ESTABLISHMENT.—There is established
19	the Biomass Research and Development Board,
20	which shall supersede the Interagency Council on
21	Biobased Products and Bioenergy established by Ex-
22	ecutive Order No. 13134, to coordinate programs
23	within and among departments and agencies of the
24	Federal Government for the purpose of promoting
25	the use of biobased fuels and biobased products by—

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1	"(A) maximizing the benefits deriving from
2	Federal grants and assistance; and
3	"(B) bringing coherence to Federal stra-
4	tegic planning.
5	"(2) Membership.—The Board shall consist
6	of—
7	"(A) the point of contact of the Depart-
8	ment of Energy designated under subsection
9	(d), who shall serve as cochairperson of the
10	Board;
11	"(B) the point of contact of the Depart-
12	ment of Agriculture designated under sub-
13	section (d), who shall serve as cochairperson of
14	the Board;
15	"(C) a senior officer of each of the Depart-
16	ment of the Interior, the Environmental Protec-
17	tion Agency, the National Science Foundation,
18	and the Office of Science and Technology Pol-
19	icy, each of whom shall—
20	"(i) be appointed by the head of the
21	respective agency; and
22	"(ii) have a rank that is equivalent to
23	the rank of the points of contact; and
24	"(D) at the option of the Secretary of Ag-
25	riculture and the Secretary of Energy, other

1	members appointed by the Secretaries (after
2	consultation with the members described in sub-
3	paragraphs (A) through (C)).
4	"(3) DUTIES.—The Board shall—
5	"(A) coordinate research and development
6	activities relating to biobased fuels and biobased
7	products—
8	"(i) between the Department of Agri-
9	culture and the Department of Energy;
10	and
11	"(ii) with other departments and
12	agencies of the Federal Government;
13	"(B) provide recommendations to the
14	points of contact concerning administration of
15	this title;
16	"(C) ensure that—
17	"(i) solicitations are open and com-
18	petitive with awards made annually; and
19	"(ii) objectives and evaluation criteria
20	of the solicitations are clearly stated and
21	minimally prescriptive, with no areas of
22	special interest; and
23	"(D) ensure that the panel of scientific
24	and technical peers assembled under subsection
25	(g) to review proposals is composed predomi-

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1	nantly of independent experts selected from out-
2	side the Departments of Agriculture and En-
3	ergy.
4	"(4) FUNDING.—Each agency represented on
5	the Board is encouraged to provide funds for any
6	purpose under this section.
7	"(5) MEETINGS.—The Board shall meet at
8	least quarterly to enable the Board to carry out the
9	duties of the Board under paragraph (3).
10	"(f) BIOMASS RESEARCH AND DEVELOPMENT TECH-
11	NICAL ADVISORY COMMITTEE.—
12	"(1) ESTABLISHMENT.—There is established
13	the Biomass Research and Development Technical
14	Advisory Committee, which shall supersede the Advi-
15	sory Committee on Biobased Products and Bio-
16	energy established by Executive Order No. 13134—
17	"(A) to advise the Secretary of Energy, the
18	Secretary of Agriculture, and the points of con-
19	tact concerning—
20	"(i) the technical focus and direction
21	of requests for proposals issued under the
22	Initiative; and
23	"(ii) procedures for reviewing and
24	evaluating the proposals;

1	"(B) to facilitate consultations and part-
2	nerships among Federal and State agencies, ag-
3	ricultural producers, industry, consumers, the
4	research community, and other interested
5	groups to carry out program activities relating
6	to the Initiative; and
7	"(C) to evaluate and perform strategic
8	planning on program activities relating to the
9	Initiative.
10	"(2) Membership.—
11	"(A) IN GENERAL.—The Advisory Com-
12	mittee shall consist of—
13	"(i) an individual affiliated with the
14	biofuels industry;
15	"(ii) an individual affiliated with the
16	biobased industrial and commercial prod-
17	ucts industry;
18	"(iii) an individual affiliated with an
19	institution of higher education who has ex-
20	pertise in biobased fuels and biobased
21	products;
22	"(iv) two prominent engineers or sci-
23	entists from government or academia who
24	have expertise in biobased fuels and
25	biobased products;

1	"(v) an individual affiliated with a
2	commodity trade association;
3	"(vi) 2 individuals affiliated with an
4	environmental or conservation organiza-
5	tion;
6	"(vii) an individual associated with
7	State government who has expertise in
8	biobased fuels and biobased products;
9	"(viii) an individual with expertise in
10	energy and environmental analysis;
11	"(ix) an individual with expertise in
12	the economics of biobased fuels and
13	biobased products;
14	"(x) an individual with expertise in
15	agricultural economics;
16	"(xi) an individual with expertise in
17	agronomy, crop science, or soil science; and
18	"(xii) at the option of the points of
19	contact, other members.
20	"(B) APPOINTMENT.—The members of the
21	Advisory Committee shall be appointed by the
22	points of contact.
23	"(3) DUTIES.—The Advisory Committee
24	shall—

1	"(A) advise the points of contact with re-
2	spect to the Initiative; and
3	"(B) evaluate whether, and make rec-
4	ommendations in writing to the Board to en-
5	sure that—
6	"(i) funds authorized for the Initiative
7	are distributed and used in a manner that
8	is consistent with the objectives, purposes,
9	and considerations of the Initiative;
10	"(ii) solicitations are open and com-
11	petitive with awards made annually and
12	that objectives and evaluation criteria of
13	the solicitations are clearly stated and
14	minimally prescriptive, with no areas of
15	special interest;
16	"(iii) the points of contact are funding
17	proposals under this title that are selected
18	on the basis of merit, as determined by an
19	independent panel of scientific and tech-
20	nical peers predominantly from outside the
21	Departments of Agriculture and Energy;
22	and
23	"(iv) activities under this section are
24	carried out in accordance with this section.

1	"(4) COORDINATION.—To avoid duplication of
2	effort, the Advisory Committee shall coordinate its
3	activities with those of other Federal advisory com-
4	mittees working in related areas.
5	"(5) MEETINGS.—The Advisory Committee
6	shall meet at least quarterly to enable the Advisory
7	Committee to carry out the duties of the Advisory
8	Committee.
9	"(6) TERMS.—Members of the Advisory Com-
10	mittee shall be appointed for a term of 3 years, ex-
11	cept that—
12	"(A) one-third of the members initially ap-
13	pointed shall be appointed for a term of 1 year;
14	and
15	"(B) one-third of the members initially ap-
16	pointed shall be appointed for a term of 2
17	years.
18	"(g) BIOMASS RESEARCH AND DEVELOPMENT INI-
19	TIATIVE.—
20	"(1) IN GENERAL.—The Secretary of Agri-
21	culture and the Secretary of Energy, acting through
22	their respective points of contact and in consultation
23	with the Board, shall establish and carry out a Bio-
24	mass Research and Development Initiative under
25	which competitively awarded grants, contracts, and

1	financial assistance are provided to, or entered into
2	with, eligible entities to carry out research on, and
3	development and demonstration of, biobased fuels
4	and biobased products, and the methods, practices
5	and technologies, for their production.
6	"(2) Objectives.—The objectives of the Initia-
7	tive are to develop—
8	"(A) technologies and processes necessary
9	for abundant commercial production of biobased
10	fuels at prices competitive with fossil fuels;
11	"(B) high-value biobased products—
12	"(i) to enhance the economic viability
13	of biobased fuels and power;
14	"(ii) as substitutes for petroleum-
15	based feedstocks and products; and
16	"(iii) to enhance the value of coprod-
17	ucts arise from such technologies and proc-
18	esses; and
19	"(C) a diversity of sustainable domestic
20	sources of biomass for conversion to biobased
21	fuels and biobased products.
22	"(3) PURPOSES.—The purposes of the Initiative
23	are—
24	"(A) to increase the energy security of the
25	United States;

1	"(B) to create jobs and enhance the eco-
2	nomic development of the rural economy;
3	"(C) to enhance the environment and pub-
4	lic health; and
5	"(D) to diversify markets for raw agricul-
6	tural and forestry products.
7	"(4) TECHNICAL AREAS.—To advance the ob-
8	jectives and purposes of the Initiative, the Secretary
9	of Agriculture and the Secretary of Energy, in con-
10	sultation with the Administrator of the Environ-
11	mental Protection Agency and heads of other appro-
12	priate departments and agencies (referred to in this
13	subsection as the 'Secretaries'), shall direct research,
14	development, and commercial applications toward—
15	"(A) feedstocks and feedstock systems rel-
16	evant to production of raw materials for conver-
17	sion to biobased fuels and biobased products,
18	including-
19	"(i) development of advanced and
20	dedicated crops and other biomass sources
21	with desired features, including enhanced
22	productivity, broader site range, low re-
23	quirements for chemical inputs, and en-
24	hanced processing;

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1	"(ii) advanced crop production meth-
2	ods to achieve the features described in
3	clause (i);
4	"(iii) feedstock harvest, handling,
5	transport, and storage;
6	"(iv) strategies for integrating feed-
7	stock production into existing managed
8	land; and
9	"(v) improving the value and quality
10	of coproducts, including materials used for
11	animal feeding;
12	"(B) overcoming recalcitrance of cellulosic
13	biomass through developing technologies for
14	converting cellulosic biomass into intermediates
15	that can subsequently be converted into
16	biobased fuels and biobased products, includ-
17	ing—
18	"(i) pretreatment in combination with
19	enzymatic or microbial hydrolysis;
20	"(ii) thermochemical approaches, in-
21	cluding gasification and pyrolysis; and
22	"(iii) self-processing crops that ex-
23	press enzymes capable of degrading cel-
24	lulosic biomass;

1	"(C) product diversification through tech-
2	nologies relevant to production of a range of
3	biobased products (including chemicals, animal
4	feeds, and cogenerated power) that eventually
5	can increase the feasibility of fuel production in
6	a biorefinery, including—
7	"(i) catalytic processing, including
8	thermochemical fuel production;
9	"(ii) metabolic engineering, enzyme
10	engineering, and fermentation systems for
11	biological production of desired products,
12	coproducts, or cogeneration of power;
13	"(iii) product recovery;
14	"(iv) power production technologies;
15	"(v) integration into existing biomass
16	processing facilities, including starch eth-
17	anol plants, sugar processing or refining
18	plants, paper mills, and power plants; and
19	"(vi) enhancement of products and co-
20	products, including dried distillers grains
21	(including substantially elevated starch
22	content, increased oil content, improved
23	fatty acid profiles, and improved resistance
24	to mold and mycotoxins; and

"(D) analysis that provides strategic guid-1 2 ance for the application of biomass technologies in accordance with realization of improved sus-3 4 tainability and environmental quality, cost ef-5 fectiveness, security, and rural economic devel-6 opment, usually featuring system-wide ap-7 proaches. 8 "(5) ADDITIONAL CONSIDERATIONS.—Within

9 the technical areas described in paragraph (4), and 10 in addition to advancing the purposes described in 11 paragraph (3) and the objectives described in para-12 graph (2), the Secretaries shall support research and 13 development—

14 "(A) to create continuously expanding op15 portunities for participants in existing biofuels
16 production by seeking synergies and continuity
17 with current technologies and practices, such as
18 improvements in dried distillers grains as a
19 bridge feedstock;

20 "(B) to maximize the environmental, eco21 nomic, and social benefits of production of
22 biobased fuels and biobased products on a large
23 scale through life-cycle economic and environ24 mental analysis and other means; and

1	"(C) to assess the potential of Federal
2	land and land management programs as feed-
3	stock resources for biobased fuels and biobased
4	products, consistent with the integrity of soil
5	and water resources and with other environ-
6	mental considerations.
7	"(6) ELIGIBLE ENTITIES.—To be eligible for a
8	grant, contract, or assistance under this subsection,
9	an applicant shall be—
10	"(A) an institution of higher education;
11	"(B) a National Laboratory;
12	"(C) a Federal research agency;
13	"(D) a State research agency;
14	"(E) a private sector entity;
15	"(F) a nonprofit organization; or
16	"(G) a consortium of two or more entities
17	described in subparagraphs (A) through (F).
18	"(7) Administration.—
19	"(A) IN GENERAL.—After consultation
20	with the Board, the points of contact shall—
21	"(i) publish annually one or more
22	joint requests for proposals for grants,
23	
	contracts, and assistance under this sub-

1	"(ii) require that grants, contracts,
2	and assistance under this section be
3	awarded competitively, on the basis of
4	merit, after the establishment of proce-
5	dures that provide for scientific peer review
6	by an independent panel of scientific and
7	technical peers; and
8	"(iii) give some preference to applica-
9	tions that—
10	"(I) involve a consortia of experts
11	from multiple institutions;
12	"(II) encourage the integration
13	of disciplines and application of the
14	best technical resources; and
15	"(III) increase the geographic di-
16	versity of demonstration projects.
17	"(B) DISTRIBUTION OF FUNDING BY
18	TECHNICAL AREA.—Of the funds authorized to
19	be appropriated for activities described in this
20	subsection, funds shall be distributed for each
21	of fiscal years 2007 through 2012 so as to
22	achieve an approximate distribution of—
23	"(i) 20 percent of the funds to carry
24	out activities for feedstock production
25	under paragraph (4)(A);

1	"(ii) 45 percent of the funds to carry
2	out activities for overcoming recalcitrance
3	of cellulosic biomass under paragraph
4	(4)(B), of which not less than 10 percent
5	shall be used for activities referred to in
6	each clause of paragraph (4)(B);
7	"(iii) 30 percent of the funds to carry
8	out activities for product diversification
9	under paragraph $(4)(C)$; and
10	"(iv) 5 percent of the funds to carry
11	out activities for strategic guidance under
12	paragraph (4)(D).
13	"(C) DISTRIBUTION OF FUNDING WITHIN
14	EACH TECHNICAL AREA.—Within each technical
15	area described in subparagraphs (A) through
16	(C) of paragraph (4), funds shall be distributed
17	for each of fiscal years 2007 through 2012 so
18	as to achieve an approximate distribution of—
19	"(i) 15 percent of the funds for ap-
20	plied fundamentals;
21	"(ii) 35 percent of the funds for inno-
22	vation; and
23	"(iii) 50 percent of the funds for dem-
24	onstration and commercial applications.
25	"(D) MATCHING FUNDS.—

"(i) IN GENERAL.—A minimum 20 1 2 percent funding match shall be required for demonstration projects under this sec-3 tion. 4 "(ii) Commercial Applications.—A 5 6 minimum of 50 percent funding match 7 shall be required for commercial applica-8 tion projects under this section. 9 "(E) TECHNOLOGY AND INFORMATION 10 TRANSFER TO AGRICULTURAL USERS.—The Ad-11 ministrator of the Cooperative State Research, 12 Education, and Extension Service and the Chief 13 of the Natural Resources Conservation Service 14 shall ensure that applicable research results and 15 technologies from the Initiative are adapted, 16 made available, and disseminated through those

17 services, as appropriate.

18 "(h) Administrative Support and Funds.—

"(1) IN GENERAL.—To the extent administrative support and funds are not provided by other
agencies under paragraph (2)(b), the Secretary of
Energy and the Secretary of Agriculture may provide such administrative support and funds of the
Department of Energy and the Department of Agriculture to the Board and the Advisory Committee as

1 are necessary to enable the Board and the Advisory 2 Committee to carry out their duties under this section. 3 "(2) OTHER AGENCIES.—The heads of the 4 5 agencies referred to in subsection (e)(2)(C), and the 6 other members appointed under subsection 7 (e)(2)(D), may, and are encouraged to, provide ad-8 ministrative support and funds of their respective 9 agencies to the Board and the Advisory Committee. 10 "(3) LIMITATION.—Not more than 4 percent of

11 the amount appropriated for each fiscal year under 12 subsection (g)(6) may be used to pay the adminis-13 trative costs of carrying out this section.

14 "(i) Reports.—

15 "(1) ANNUAL REPORTS.—For each fiscal year
16 for which funds are made available to carry out this
17 section, the Secretary of Energy and the Secretary
18 of Agriculture shall jointly submit to Congress a de19 tailed report on—

"(A) the status and progress of the Initiative, including a report from the Advisory Committee on whether funds appropriated for the
Initiative have been distributed and used in a
manner that—

1	"(i) is consistent with the objectives,
2	purposes, and additional considerations de-
3	scribed in paragraphs (2) through (5) of
4	subsection (g);
5	"(ii) uses the set of criteria estab-
6	lished in the initial report submitted under
7	title III of the Agricultural Risk Protection
8	Act of 2000;
9	"(iii) achieves the distribution of
10	funds described in subparagraphs (B) and
11	(C) of subsection $(g)(7)$; and
12	"(iv) takes into account any rec-
13	ommendations that have been made by the
14	Advisory Committee;
15	"(B) the general status of cooperation and
16	research and development efforts carried out at
17	each agency with respect to biobased fuels and
18	biobased products, including a report from the
19	Advisory Committee on whether the points of
20	contact are funding proposals that are selected
21	under subsection (g)(3)(B)(iii); and
22	"(C) the plans of the Secretary of Energy
23	and the Secretary of Agriculture for addressing
24	concerns raised in the report, including con-
25	cerns raised by the Advisory Committee.

1	"(2) UPDATES.—The Secretary and the Sec-
2	retary of Energy shall update the Vision and Road-
3	map documents prepared for Federal biomass re-
4	search and development activities.
5	"(3) MANAGEMENT PLAN.—The Secretary shall
6	every five years, in consultation with the Secretary
7	of Energy, submit to Congress a detailed manage-
8	ment plan for the implementation of this section.
9	The management plan shall include—
10	"(A) consideration of the contribution of
11	the section towards achieving the objectives re-
12	ferred to in paragraphs (2) and (3) of sub-
13	section (g) and in achieving the goals of the
14	biomass program of the Department of Energy;
15	"(B) consideration of input solicited from
16	the Advisory Committee, State, and private
17	sources; and
18	"(C) specific and quantifiable near and
19	long-term goals.
20	"(j) FUNDING.—
21	"(1) IN GENERAL.—Of the funds of the Com-
22	modity Credit Corporation, the Secretary of Agri-
23	culture shall make available to carry out this sec-
24	tion—
25	"(A) \$35,000,000 for fiscal year 2008;

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"(B) \$60,000,000 for fiscal year 2009;
"(C) \$75,000,000 for fiscal year 2010;
"(D) \$100,000,000 for fiscal year 2011;
and
"(E) \$150,000,000 for fiscal year 2012.
"(2) ADDITIONAL FUNDING.—In addition to
amounts transferred under paragraph (1), there are
authorized to be appropriated to carry out this sec-
tion \$200,000,000 for each of fiscal years 2006
through 2015.".
(b) REPEAL.—Title III of the Agricultural Risk Pro-
tection Act of 2000 (Public Law 106–224) is hereby re-
pealed.
(c) Management Plan Submission Date.—The
first management plan required to be submitted under sec-
tion $9008(i)(3)$ of the Biomass Research and Development
Act of 2000, as added by subsection (a), shall be sub-
mitted not later than 180 days after the date of the enact-
ment of this Act.
SEC. 9007. ADJUSTMENTS TO THE BIOENERGY PROGRAM.
Section 9010 of the Farm Security and Rural Invest-
ment Act of 2002 (7 U.S.C. 8108) is amended—
(1) in subsection (a)—
(A) in paragraph (1)—

2"and";3(ii) in subparagraph (B), by striking4the final period and inserting a semicolon;5and6(iii) by adding at the end the fol-7lowing new subparagraphs:8"(C) production of heat and power at a9biofuels plant;10"(D) biomass gasification;11"(E) hydrogen made from cellulosic com-12modities for fuel cells;13"(F) renewable diesel;14"(G) such other items as the Secretary15considers appropriate.";16(B) by striking paragraph (3) and insert-17ing the following:18"(3) ELIGIBLE FEEDSTOCK.—19"(A) IN GENERAL.—The term 'eligible20feedstock' means—21"(i) any plant material grown or col-22lected for the purpose of being converted to23energy (including aquatic plants);24"(ii) any organic byproduct or residue	1	(i) in subparagraph (A), by striking
4the final period and inserting a semicolon;5and6(iii) by adding at the end the fol-7lowing new subparagraphs:8"(C) production of heat and power at a9biofuels plant;10"(D) biomass gasification;11"(E) hydrogen made from cellulosic com-12modities for fuel cells;13"(F) renewable diesel;14"(G) such other items as the Secretary15considers appropriate.";16(B) by striking paragraph (3) and insert-17ing the following:18"(A) IN GENERAL.—The term 'eligible20feedstock' means—21"(i) any plant material grown or col-22lected for the purpose of being converted to23energy (including aquatic plants);	2	"and";
5and6(iii) by adding at the end the fol-7lowing new subparagraphs:8"(C) production of heat and power at a9biofuels plant;10"(D) biomass gasification;11"(E) hydrogen made from cellulosic com-12modities for fuel cells;13"(F) renewable diesel;14"(G) such other items as the Secretary15considers appropriate.";16(B) by striking paragraph (3) and insert-17ing the following:18"(3) ELIGIBLE FEEDSTOCK.—19"(A) IN GENERAL.—The term 'eligible20feedstock' means—21"(i) any plant material grown or col-22lected for the purpose of being converted to23energy (including aquatic plants);	3	(ii) in subparagraph (B), by striking
 (iii) by adding at the end the following new subparagraphs: "(C) production of heat and power at a biofuels plant; "(D) biomass gasification; "(E) hydrogen made from cellulosic commodities for fuel cells; "(F) renewable diesel; "(F) renewable diesel; "(G) such other items as the Secretary considers appropriate."; (B) by striking paragraph (3) and inserting the following: "(3) ELIGIBLE FEEDSTOCK.— "(A) IN GENERAL.—The term 'eligible feedstock' means— "(i) any plant material grown or collected for the purpose of being converted to energy (including aquatic plants); 	4	the final period and inserting a semicolon;
 lowing new subparagraphs: "(C) production of heat and power at a biofuels plant; "(D) biomass gasification; "(E) hydrogen made from cellulosic com- modities for fuel cells; "(F) renewable diesel; "(F) renewable diesel; "(G) such other items as the Secretary considers appropriate."; (B) by striking paragraph (3) and insert- ing the following: "(3) ELIGIBLE FEEDSTOCK.— "(A) IN GENERAL.—The term 'eligible feedstock' means— "(i) any plant material grown or collected for the purpose of being converted to energy (including aquatic plants); 	5	and
 8 "(C) production of heat and power at a 9 biofuels plant; 10 "(D) biomass gasification; 11 "(E) hydrogen made from cellulosic com- 12 modities for fuel cells; 13 "(F) renewable diesel; 14 "(G) such other items as the Secretary 15 considers appropriate."; 16 (B) by striking paragraph (3) and insert- 17 ing the following: 18 "(3) ELIGIBLE FEEDSTOCK.— 19 "(A) IN GENERAL.—The term 'eligible 20 feedstock' means— 21 "(i) any plant material grown or col- 22 lected for the purpose of being converted to 23 energy (including aquatic plants); 	6	(iii) by adding at the end the fol-
 9 biofuels plant; 10 "(D) biomass gasification; 11 "(E) hydrogen made from cellulosic com- 12 modities for fuel cells; 13 "(F) renewable diesel; 14 "(G) such other items as the Secretary 15 considers appropriate."; 16 (B) by striking paragraph (3) and insert- 17 ing the following: 18 "(3) ELIGIBLE FEEDSTOCK.— 19 "(A) IN GENERAL.—The term 'eligible 20 feedstock' means— 21 "(i) any plant material grown or col- 22 lected for the purpose of being converted to 23 energy (including aquatic plants); 	7	lowing new subparagraphs:
10"(D) biomass gasification;11"(E) hydrogen made from cellulosic com-12modities for fuel cells;13"(F) renewable diesel;14"(G) such other items as the Secretary15considers appropriate.";16(B) by striking paragraph (3) and insert-17ing the following:18"(3) ELIGIBLE FEEDSTOCK.—19"(A) IN GENERAL.—The term 'eligible20feedstock' means—21"(i) any plant material grown or col-22lected for the purpose of being converted to23energy (including aquatic plants);	8	"(C) production of heat and power at a
 11 "(E) hydrogen made from cellulosic com- 12 modities for fuel cells; 13 "(F) renewable diesel; 14 "(G) such other items as the Secretary 15 considers appropriate."; 16 (B) by striking paragraph (3) and insert- 17 ing the following: 18 "(3) ELIGIBLE FEEDSTOCK.— 19 "(A) IN GENERAL.—The term 'eligible 20 feedstock' means— 21 "(i) any plant material grown or col- 22 lected for the purpose of being converted to 23 energy (including aquatic plants); 	9	biofuels plant;
12modities for fuel cells;13"(F) renewable diesel;14"(G) such other items as the Secretary15considers appropriate.";16(B) by striking paragraph (3) and insert-17ing the following:18"(3) ELIGIBLE FEEDSTOCK.—19"(A) IN GENERAL.—The term 'eligible20feedstock' means—21"(i) any plant material grown or col-22lected for the purpose of being converted to23energy (including aquatic plants);	10	"(D) biomass gasification;
 "(F) renewable diesel; "(G) such other items as the Secretary considers appropriate."; (B) by striking paragraph (3) and insert- ing the following: "(3) ELIGIBLE FEEDSTOCK.— "(A) IN GENERAL.—The term 'eligible feedstock' means— "(i) any plant material grown or col- lected for the purpose of being converted to energy (including aquatic plants); 	11	"(E) hydrogen made from cellulosic com-
 14 "(G) such other items as the Secretary 15 considers appropriate."; 16 (B) by striking paragraph (3) and insert- 17 ing the following: 18 "(3) ELIGIBLE FEEDSTOCK.— 19 "(A) IN GENERAL.—The term 'eligible 20 feedstock' means— 21 "(i) any plant material grown or col- 22 lected for the purpose of being converted to 23 energy (including aquatic plants); 	12	modities for fuel cells;
 15 considers appropriate."; 16 (B) by striking paragraph (3) and insert- 17 ing the following: 18 "(3) ELIGIBLE FEEDSTOCK.— 19 "(A) IN GENERAL.—The term 'eligible 20 feedstock' means— 21 "(i) any plant material grown or collected for the purpose of being converted to 23 energy (including aquatic plants); 	13	"(F) renewable diesel;
16(B) by striking paragraph (3) and insert-17ing the following:18"(3) ELIGIBLE FEEDSTOCK.—19"(A) IN GENERAL.—The term 'eligible20feedstock' means—21"(i) any plant material grown or col-22lected for the purpose of being converted to23energy (including aquatic plants);	14	"(G) such other items as the Secretary
 17 ing the following: 18 "(3) ELIGIBLE FEEDSTOCK.— 19 "(A) IN GENERAL.—The term 'eligible 20 feedstock' means— 21 "(i) any plant material grown or collected for the purpose of being converted to 23 energy (including aquatic plants); 	15	considers appropriate.";
 18 "(3) ELIGIBLE FEEDSTOCK.— 19 "(A) IN GENERAL.—The term 'eligible 20 feedstock' means— 21 "(i) any plant material grown or collected for the purpose of being converted to 23 energy (including aquatic plants); 	16	(B) by striking paragraph (3) and insert-
19"(A) IN GENERAL.—The term 'eligible20feedstock' means—21"(i) any plant material grown or col-22lected for the purpose of being converted to23energy (including aquatic plants);	17	ing the following:
20feedstock' means—21"(i) any plant material grown or col-22lected for the purpose of being converted to23energy (including aquatic plants);	18	"(3) ELIGIBLE FEEDSTOCK.—
 21 "(i) any plant material grown or col- 22 lected for the purpose of being converted to 23 energy (including aquatic plants); 	19	"(A) IN GENERAL.—The term 'eligible
 22 lected for the purpose of being converted to 23 energy (including aquatic plants); 	20	feedstock' means—
23 energy (including aquatic plants);	21	"(i) any plant material grown or col-
	22	lected for the purpose of being converted to
24 "(ii) any organic byproduct or residue	23	energy (including aquatic plants);
	24	"(ii) any organic byproduct or residue
25 from agriculture and forestry, including	25	from agriculture and forestry, including

1 mill residues and pulping residues that can 2 be converted into energy; "(iii) any waste material that can be 3 4 converted to energy and is derived from 5 plant material, including— 6 "(I) wood waste and residue; 7 "(II) specialty crop waste, includ-8 ing waste derived from orchard trees, 9 vineyard crops, and nut crops; or 10 "(III) other fruit and vegetable 11 byproducts or residues; or 12 "(iv) animal waste and byproducts. 13 "(B) EXCLUSION.—The term 'eligible feed-14 stock' does not include corn starch.": 15 (C) in paragraph (4), by striking "an eligible commodity" and inserting "eligible feed-16 17 stock"; and 18 (D) by adding at the end the following new 19 paragraph: "(5) RENEWABLE DIESEL.—The term 'renew-20 21 able diesel' means any type of biobased renewable 22 fuel derived from plant or animal matter that may 23 be used as a substitute for standard diesel fuel and 24 meets the requirements of an appropriate American 25 Society for Testing and Material standard. Such

1	term does not include any fuel derived from coproc-
2	essing an eligible feedstock with a feedstock that is
3	not biomass.";
4	(2) in subsection (b)—
5	(A) in paragraph (1)—
6	(i) by striking "The Secretary shall
7	continue" and all that follows through "the
8	Secretary makes" and inserting "The Sec-
9	retary shall make"; and
10	(ii) by striking "eligible commodities"
11	and inserting "eligible feedstock";
12	(B) in paragraph (2)(B), by striking "eligi-
13	ble commodities" and inserting "eligible feed-
14	stock'';
15	(C) in paragraph (3), by striking subpara-
16	graphs (B) and (C) and inserting the following:
17	"(B) PRIORITY.—In making payments
18	under this paragraph, the Secretary shall give
19	priority to contracts by considering the factors
20	referred to in section 9003(e)(2)(B).";
21	(D) by striking paragraph (6) and insert-
22	ing the following:
23	"(6) LIMITATION.—The Secretary may limit
24	the amount of payments that may be received by an
24	the amount of payments that may be received by a

1	eligible producer under this section as the Secretary
2	considers appropriate."; and
3	(E) by adding at the end the following new
4	paragraph:
5	"(8) RENEWAL OF CONTRACTS.—When consid-
6	ering the renewal of a contract under this section,
7	the Secretary shall review such contract to deter-
8	mine whether the production of bioenergy at the fa-
9	cility under contract is economically viable and re-
10	consider the need for the contract based on that de-
11	termination."; and
12	(3) by striking subsection (c) and inserting the
13	following:
14	"(c) FUNDING.—Of the funds of the Commodity
15	Credit Corporation, the Secretary of Agriculture shall use
16	to carry out this section—
17	"(1) \$225,000,000 for fiscal year 2008;
18	"(2) \$250,000,000 for fiscal year 2009;
19	"(3) \$275,000,000 for fiscal year 2010;
20	"(4) \$300,000,000 for fiscal year 2011; and
21	"(5) \$350,000,000 for fiscal year 2012.".

1SEC. 9008. RESEARCH, EXTENSION, AND EDUCATIONAL2PROGRAMS ON BIOBASED ENERGY TECH-3NOLOGIES AND PRODUCTS.

4 (a) WESTERN INSULAR PACIFIC CENTER.—Section
5 9011(d) is amended by adding at the end the following
6 new paragraph:

"(6) WESTERN INSULAR PACIFIC CENTER.—A
western insular pacific center at the University of
Hawaii for the region of Alaska, Hawaii, Guam,
American Samoa, the Commonwealth of the Northern Mariana Islands, the Federated States of Micronesia, the Republic of the Marshall Islands, and the
Republic of Palau.".

(b) AUTHORIZATION OF APPROPRIATIONS.—Section
9011(j)(1)(C) of the Farm Security and Rural Investment
Act of 2002 (7 U.S.C. 8109(j)(1)(C)) is amended by striking "2010" and inserting "2012".

18 SEC. 9009. ENERGY COUNCIL OF THE DEPARTMENT OF AG-

19 RICULTURE.

20 Title IX of the Farm Security and Rural Investment
21 Act of 2002 (7 U.S.C. 8101 et seq.) is further amended
22 by adding at the end the following new section:

23 "SEC. 9012. ENERGY COUNCIL OF THE DEPARTMENT OF AG-

24 **RICULTURE.**

25 "(a) IN GENERAL.—The Secretary of Agriculture
26 shall establish an energy council in the Office of the SecHR 2419 PCS

retary (in this section referred to as the 'Council') to co ordinate the energy policy of the Department of Agri culture and consult with other departments and agencies
 of the Federal Government.

5 "(b) Membership.—

6 "(1) IN GENERAL.—The Secretary shall appoint 7 the members of the Council from among the staff of 8 the agencies and mission areas of the Department of 9 Agriculture with responsibilities relating to energy 10 programs or policies.

"(2) CHAIR.—The chief economist and the
Under Secretary for Rural Development of the Department of Agriculture shall serve as the Chairs of
the Council.

15 "(c) DUTIES OF OFFICE OF ENERGY POLICY AND
16 NEW USES.—The Office of Energy Policy and New Uses
17 of the Department of Agriculture shall support the activi18 ties of the Council.".

19 SEC. 9010. FARM ENERGY PRODUCTION PILOT PROGRAM.

20 Title IX of the Farm Security and Rural Investment
21 Act of 2002 (7 U.S.C. 8101 et seq.) is further amended
22 by adding at the end the following new section:

23 "SEC. 9013. FARM ENERGY PRODUCTION PILOT PROGRAM.

24 "(a) PROGRAM.—The Secretary of Agriculture shall
25 establish a pilot program to provide grants to farmers for

the purpose of demonstrating the feasibility of making a
 farm energy neutral using existing technologies.

3 "(b) AUTHORIZATION OF APPROPRIATIONS.—There
4 is authorized to be appropriated to carry out this section
5 \$5,000,000 for fiscal years 2008 through 2012.".

6 SEC. 9011. RURAL ENERGY SELF-SUFFICIENCY INITIATIVE.

7 Title IX of the Farm Security and Rural Investment
8 Act of 2002 (7 U.S.C. 8101 et seq.) is further amended
9 by adding at the end the following new section:

10 "SEC. 9014. RURAL ENERGY SELF-SUFFICIENCY INITIATIVE.

11 "(a) GRANT AUTHORITY.—

"(1) IN GENERAL.—The Secretary of Agriculture (in this section referred to as the 'Secretary')
may make grants in accordance with this section to
enable eligible rural communities to substantially increase their energy self-sufficiency.

17 "(2) ELIGIBLE RURAL COMMUNITY DEFINED.—
18 In this section, the term 'eligible rural community'
19 means a community that has a population of fewer
20 than 25,000 individuals, and is not located in a met21 ropolitan statistical area (as defined by the Bureau
22 of the Census).

23 "(b) Applications.—

24 "(1) IN GENERAL.—A community desiring to
25 receive a grant under this section shall submit to the

1	Secretary an application for the grant, which con-
2	tains a description of how the community would use
3	the grant to develop an integrated renewable energy
4	system to substantially increase its energy self-suffi-
5	ciency.
6	"(2) INTEGRATED RENEWABLE ENERGY SYS-
7	TEM.—In paragraph (1), the term 'integrated renew-
8	able energy system' includes—
9	"(A) the use of biofuels;
10	"(B) the use of biomass to produce elec-
11	tricity;
12	"(C) the use of animal manure to produce
13	biogas as a substitute for natural gas;
14	"(D) the use of new technologies to pro-
15	vide highly energy efficient lighting, buildings,
16	or vehicles;
17	"(E) the use of wind power to produce
18	electricity and hydrogen; and
19	"(F) the use of solar energy.
20	"(c) Consideration of Applications.—
21	"(1) EVALUATION.—In making grants under
22	this section, the Secretary shall evaluate applications
23	based on their ability to demonstrate—
24	"(A) integration of different renewable en-
25	ergy sources at lowest total cost;

1	"(B) integration of different renewable en-
2	ergy sources with greatest potential for com-
3	mercialization; and
4	"(C) development of best practices, and
5	models for viable rural energy self-sufficiency.
6	"(2) PREFERENCE.—In making grants under
7	this section, the Secretary shall give preference to
8	those which propose a project developed or carried
9	out in coordination with—
10	"(A) universities or their non-profit foun-
11	dations;
12	"(B) Federal, State, or local government
13	agencies;
14	"(C) public or private power generation en-
15	tities; or
16	"(D) government entities with responsi-
17	bility for water or natural resources.
18	"(d) GRANTS.—
19	"(1) Cost-sharing.—The amount of a grant
20	under this section with respect to an application
21	shall not exceed 75 percent of the cost of the activi-
22	ties described in the application.
23	"(2) NUMBER OF GRANTS PER YEAR.—The
24	Secretary may make not more than 5 grants under
25	this section in each fiscal year.

1 "(e) USE OF GRANTS.—A community to which a 2 grant is made under this section shall use the grant to 3 develop an integrated renewable energy system to improve 4 the energy efficiency of the community, and shall docu-5 ment any energy savings resulting from the use of the 6 grant.

7 "(f) REPORT TO THE CONGRESS.—The Secretary
8 shall submit to the Committee on Agriculture of the House
9 of Representatives and the Committee on Agriculture, Nu10 trition, and Forestry of the Senate a report that document
11 the best practices and approaches used by grantees receiv12 ing funds under this section.

"(g) LIMITATIONS ON AUTHORIZATION OF APPROPRIATIONS.—For grants under this section, there are authorized to be appropriated to the Secretary not more than
\$5,000,000 for fiscal year 2008, and such sums as may
be necessary for fiscal years 2009 through 2012.".

18 SEC. 9012. AGRICULTURAL BIOFUELS FROM BIOMASS IN-

19 TERNSHIP PILOT PROGRAM.

20 Title IX of the Farm Security and Rural Investment
21 Act of 2002 (7 U.S.C. 8101 et seq.) is further amended
22 by adding at the end the following new section:

1 "SEC. 9015. AGRICULTURAL BIOFUELS FROM BIOMASS IN-

2

TERNSHIP PILOT PROGRAM.

3 ESTABLISHMENT.—The Secretary of Agri-"(a) culture shall establish a structured, academically-oriented 4 5 internship pilot program (in this section referred to as the 'Program') to provide students from universities in Cali-6 7 fornia, Iowa, Missouri, Georgia, Minnesota, and other 8 states with substantial farm-based economies or univer-9 sities with fields of study capable of developing renewable energy technology or policy with the opportunity to work 10 11 within the Department of Agriculture, Congress and legislative branch agencies, other Federal departments and 12 13 agencies, corporations, and nonprofit institutions on matters pertaining to policies regarding renewable energy, in-14 15 cluding the conversion of biomass and other agricultural 16 products to produce ethanol and other biofuels.

17 "(b) ELIGIBILITY.—To be eligible for an internship18 under subsection (a) a student shall—

19 "(1) be a third or fourth year undergraduate 20 student or a graduate student at an accredited col-21 lege or university in California, Iowa, Missouri, 22 Georgia, Minnesota, or another State with a sub-23 stantial farm-based economy, or at a university with 24 fields of study capable of developing renewable en-25 ergy technology or policy (including agriculture-re-26 lated studies, chemistry, environmental sciences, bio-

1	engineering, biochemistry, natural resources, and
2	public policy), that commits matching funds in ac-
3	cordance with subsection (g);
4	"(2) be a United States citizen;
5	"(3) be pursuing an undergraduate or graduate
6	program in agriculture and related supporting sub-
7	jects with direct relevance to the subject of bio-
8	refinery, biofuels, and renewable energy; and
9	"(4) meet any other conditions or requirements
10	that the Secretary considers necessary.
11	"(c) Priorities of Internship Pilot Program.—
12	In administering the Program (including in the selection
13	of students to participate in the Program), the Secretary
14	shall prioritize the following activities and placements:
15	"(1) Structured internship experiences that fea-
16	ture direct, hands-on assistance to policy makers en-
17	gaged in the development and implementation of ag-
18	riculture and related supporting policies and legisla-
19	tion, with direct relevance to the subject of bio-
20	refinery, biofuels, and renewable energy.
21	"(2) Internship and academic seminar pro-
22	grams that provide a combination of workforce
23	training, experiential education, and leadership de-
24	velopment designed specifically for the Department
25	of Agriculture and Congress, with regard to agri-

culture-based biorefinery, biofuels, and related re newable energy policies.

3 "(3) Establishment of regional and state net-4 works that partner with the agricultural business, 5 government and academic communities to enhance 6 the prospects for providing financial assistance to 7 students, particularly minority students, from col-8 leges and universities in each participating State who are from economically disadvantaged back-9 10 grounds.

"(4) Internship and academic seminar programs that focus on agriculture-based research, development, and policies addressing new technologies
to enhance agriculture production and enhanced economic development in the agriculture sector of the
United States.

17 "(d) Administration of the Pilot Program.— The Secretary, in consultation with other executive and 18 legislative branch officials, shall administer the Program. 19 20 The Secretary may engage the services of an experienced, 21 nonprofit, nonpartisan professional internship and aca-22 demic seminar organization with extensive experience in 23 developing and carrying out Washington-based or other State-based internship programs and State-based financial 24

assistance initiatives for interns to assist in carrying out
 the Program.

3 "(e) Scholarships and Other Assistance for 4 INTERNSHIPS.—The Secretary may make available to un-5 dergraduate and graduate students participating in the Program scholarships or other types of financial assist-6 ance, including funds to cover the cost of housing, per 7 8 diem living expenses, transportation, tuition and other 9 educational expenses, and related costs, that would allow 10 participation by eligible undergraduate and graduate students from economically-disadvantaged backgrounds with-11 12 in the Program States.

13 "(f) LONGITUDINAL STUDIES AND REPORTING RE-14 QUIREMENTS.—

15 "(1) LONGITUDINAL STUDIES AND EVALUATION 16 OF INTERNSHIP PROGRAM.—In developing and im-17 plementing the Program, the Secretary shall carry 18 out such longitudinal studies and program evalua-19 tions as he or she deems appropriate to ensure that 20 the program is administered in a cost-effective man-21 ner and has specific milestones, objectives, and re-22 sults quantified with regard to such Program.

23 "(2) REPORTING REQUIREMENTS.—The Sec24 retary shall submit to the Committee on Agriculture
25 of the House of Representatives and the Committee

on Agriculture, Nutrition, and Forestry of the Sen ate periodic reports regarding the development and
 implementation of the Program, including the longi tudinal studies and evaluations required under para graph (1).

6 "(g) STATE MATCHING REQUIREMENT.—As a condi-7 tion of receiving an internship under the Program, the 8 State in which the student receiving the internship is pur-9 suing an undergraduate or graduate degree shall provide 10 matching funds in the amount of one dollar for every two 11 dollars provided by the Secretary under the Program.

12 "(h) FEDERAL CONTRIBUTION LIMIT.—The Sec13 retary may not expend more than \$200,000 in any fiscal
14 year to provide internships to students pursuing an under15 graduate or graduate degree in any particular State.

16 "(i) APPLICATION OF FUNDS.—The Secretary shall, 17 to the maximum extent practicable, use funds made avail-18 able under subsection (j) to provide scholarships and the 19 other forms of financial assistance described in subsection 20 (e) directly attributable to the participation in the Pro-21 gram by students from rural, economically-disadvantaged 22 backgrounds.

23 "(j) AUTHORIZATION OF APPROPRIATIONS.—There
24 are authorized to be appropriated such sums as may be
25 necessary to carry out this section.".

1 SEC. 9013. FEEDSTOCK FLEXIBILITY PROGRAM FOR BIO-2 **ENERGY PRODUCERS.** 3 Title IX of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8101 et seq.) is further amended 4 5 by adding at the end the following new section: "SEC. 9016. FEEDSTOCK FLEXIBILITY PROGRAM FOR BIO-6 7 **ENERGY PRODUCERS.** 8 "(a) DEFINITIONS.—In this section: "(1) BIOENERGY.—The term 'bioenergy' means 9 10 fuel grade ethanol and other biofuel. 11 "(2) BIOENERGY PRODUCER.—The term 'bio-12 energy producer' means a producer of bioenergy that 13 uses an eligible commodity to produce bioenergy 14 under this section. 15 "(3) ELIGIBLE COMMODITY.—The term 'eligible 16 commodity' means a form of raw or refined sugar or 17 in-process sugar that is eligible to be marketed in 18 the United States for human consumption or to be 19 used for the extraction of sugar for human consump-20 tion. 21 "(4) ELIGIBLE ENTITY.—The term 'eligible en-22 tity' means an entity located in the United States 23 that markets an eligible commodity in the United 24 States. "(b) FEEDSTOCK FLEXIBILITY PROGRAM.— 25 "(1) IN GENERAL.— 26

1 "(A) PURCHASES AND SALES.—For each 2 of fiscal years 2008 through 2012, the Sec-3 retary shall purchase eligible commodities from 4 eligible entities and sell such commodities to 5 bioenergy producers for the purpose of pro-6 ducing bioenergy in a manner that ensures that 7 156 of the Federal Agricultural Improvement 8 and Reform Act (7 U.S.C. 7272) is operated at 9 no cost to the Federal Government by avoiding 10 forfeitures to the Commodity Credit Corpora-11 tion.

12 "(B) Competitive procedures.—In car-13 rying out the purchases and sales required 14 under subparagraph (A), the Secretary shall, to 15 the maximum extent practicable, use competi-16 tive procedures, including the receiving, offer-17 ing, and accepting of bids, when entering into 18 contracts with eligible entities and bioenergy 19 producers, provided that such procedures are 20 consistent with the purposes of subparagraph 21 (A).

22 "(C) LIMITATION.—The purchase and sale
23 of eligible commodities under subparagraph (A)
24 shall only be made in fiscal years in which such
25 purchases and sales are necessary to ensure

1	that the program authorized under section 156
2	of the Federal Agriculture Improvement and
3	Reform Act (7 U.S.C. 7272) is operated at no
4	cost to the Federal Government by avoiding for-
5	feitures to the Commodity Credit Corporation.
6	"(2) NOTICE.—
7	"(A) IN GENERAL.—Not later than Sep-
8	tember 1, 2007, and each September 1 there-
9	after through fiscal year 2011, the Secretary
10	shall provide notice to eligible entities and bio-
11	energy producers of the quantity of eligible
12	commodities that shall be made available for
13	purchase and sale for the subsequent fiscal year
14	under this section.
15	"(B) REESTIMATES.—Not later than the
16	first day of each of the second through fourth
17	quarters of each of fiscal years 2008 through
18	2012, the Secretary shall reestimate the quan-
19	tity of eligible commodities determined under
20	subparagraph (A), and provide notice and make
21	purchases and sales based on such reestimates.
22	"(3) Commodity credit corporation inven-
23	TORY.—To the extent that an eligible commodity is
24	owned and held in inventory by the Commodity
25	Credit Corporation (accumulated pursuant to the

1	program authorized under section 156 of the Fed-
2	eral Agriculture Improvement and Reform Act (7
3	U.S.C. 7272)), the Secretary shall sell such com-
4	modity to bioenergy producers under this section.
5	"(4) Transfer Rule; storage fees.—
6	"(A) GENERAL TRANSFER RULE.—Except
7	as provided in subparagraph (C), the Secretary
8	shall ensure that bioenergy producers that pur-
9	chase eligible commodities pursuant to this sub-
10	section take possession of such commodities
11	within 30 calendar days of the date of such
12	purchase from the Commodity Credit Corpora-
13	tion.
14	"(B) PAYMENT OF STORAGE FEES PRO-
15	HIBITED.—
16	"(i) IN GENERAL.—The Secretary
17	shall, to the greatest extent practicable,
18	carry out this subsection in a manner that
19	ensures no storage fees are paid by the
20	Commodity Credit Corporation in the ad-
21	ministration of this subsection.
22	"(ii) Exception.—Clause (i) shall
23	not apply with respect to any commodities
24	owned and held in inventory by the Com-
25	modity Credit Corporation (accumulated

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pursuant to the program authorized under
section 156 of the Federal Agriculture Im-
provement and Reform Act (7 U.S.C.
7272)).
"(C) Option to prevent storage
FEES.—
"(i) IN GENERAL.—The Secretary
may enter into contracts with bioenergy
producers to sell eligible commodities to
such producers prior in time to entering
into contracts with eligible entities to pur-
chase such commodities to be used to sat-
isfy the contracts entered into with the bio-
energy producers.
"(ii) Special transfer rule.—If
the Secretary makes a sale and purchase
referred to in clause (i), the Secretary shall
ensure that the bioenergy producer that
purchased eligible commodities takes pos-
session of such commodities within 30 cal-
endar days of the date the Commodity
Credit Corporation purchases such com-
modities.
"(5) Relation to other laws.—If sugar
that is subject to a marketing allotment under part

VII of subtitle B of title III of the Agricultural Ad justment Act of 1938 (7 U.S.C. 1359aa et seq.) is
 the subject of a payment under this section, such
 sugar shall be considered marketed and shall count
 against a processor's allocation of an allotment
 under such part, as applicable.

7 "(6) FUNDING.—The Secretary shall use the
8 funds, facilities, and authorities of the Commodity
9 Credit Corporation, including the use of such sums
10 as are necessary, to carry out this section.".

11 SEC. 9014. BIOMASS INVENTORY REPORT.

(a) INVENTORY REQUIRED.—The Secretary of Agriculture shall conduct an inventory of biomass resources
on a county-by-county basis.

(b) REPORT.—Not later than one year after the date
of the enactment of this Act, the Secretary shall submit
to the Committee on Agriculture of the House of Representatives and the Committee on Agriculture, Nutrition,
and Forestry of the Senate a report containing—

20 (1) the results of the inventory conducted under21 subsection (a); and

(2) an estimate of the amount of unused crop
land in the United States that could be used for
dedicated energy crops.

(c) BIOMASS RESOURCES DEFINED.—In this section,
 the term "biomass resource" has the meaning given the
 term "eligible commodity" in section 9010(a)(3) of the
 Farm Security and Rural Investment Act of 2002 (7
 U.S.C. 8108(a)(3)).

6 SEC. 9015. FUTURE FARMSTEADS PROGRAM.

7 (a) ESTABLISHMENT.—The Secretary of Agriculture
8 shall establish a program to equip, in each of 5 regions
9 of the country chosen to represent different farming prac10 tices, a farm house and its surrounding fields, facilities,
11 and forested areas with technologies to—

12 (1) improve farm energy production and energy13 use efficiencies;

(2) provide working examples to farmers; and

(3) serve as an education, demonstration, and
research facility that will teach graduate students
whose focus of research is related to either renewable energy or energy conservation technologies.

19 (b) GOALS.—The goals of the program established20 under subsection (a) shall be to—

(1) advance farm energy use efficiencies and
the on-farm production of renewable energies, along
with advanced communication and control technologies with the latest in energy capture and conversion techniques, thereby enhancing rural energy

1 independence and creating new revenues for rural 2 economies; 3 (2) accelerate private sector and university re-4 search into the efficient on-farm production of re-5 newable fuels and help educate the farming industry, 6 students, and the general public; and 7 (3) accelerate energy independence, including 8 the production and the conservation of renewable en-9 ergies on farms. 10 (c) Collaboration Partners.—The program under this section shall be carried out in partnership with 11 12 regional land grant institutions, agricultural commodity 13 commissions, biofuels companies, sensor and controls companies, and internet technology companies. 14 15 (d) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated such sums as may be 16 necessary to carry out this section. 17 18 SEC. 9016. SENSE OF CONGRESS ON RENEWABLE ENERGY. 19 It is the sense of Congress that— 20 (1) energy demand in the United States is pro-21 jected to increase by more than 30 percent over the 22 next two decades; 23 (2) increased production of renewable energy 24 and growth of its infrastructure would assist the

United States in meeting the growing energy de mand;

3 (3) continued, and even accelerated, develop4 ment of renewable energy inputs and technologies
5 provide numerous benefits to the United States, in6 cluding improved national security and economic
7 growth;

8 (4) while it should be a priority of the Federal 9 Government to continue to promote policies and in-10 centives to stimulate growth and development of re-11 newable energy infrastructure, it should be recog-12 nized that the marketplace is also an important in-13 strument to determine which renewable energy 14 sources and technologies will provide the most effi-15 cient and effective energy production;

16 (5) renewable energy inputs and technology
17 must be available in abundant quantities and provide
18 energy at competitive prices in a reliable manner for
19 the American consumer; and

20 (6) it is in the interest of the United States to
21 diversify its energy portfolio and increase the energy
22 independence of the United States by further devel23 oping alternative forms of energy.

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1 SEC. 9017. BIODIESEL FUEL EDUCATION PROGRAM.

2 Section 9004(d) of the Farm Security and Rural In3 vestment Act of 2002 (7 U.S.C. 8104(d)) is amended to
4 read as follows:

5 "(d) FUNDING.—Of the funds of the Commodity
6 Credit Corporation, the Secretary shall make available to
7 carry out this section \$2,000,000 for each of fiscal years
8 2008 through 2012.".

9 SEC. 9018. BIOMASS ENERGY RESERVE.

10 Title IX of the Farm Security and Rural Investment
11 Act of 2002 (7 U.S.C. 8101 et seq.) is amended by adding
12 at the end the following new section:

13 "SEC. 9017. BIOMASS ENERGY RESERVE.

14 "(a) PURPOSE.—The purpose of this section is to es-15 tablish a biomass energy reserve—

"(1) to encourage production of dedicated energy crops in a sustainable manner that protects the
soil, air, water, and wildlife of the United States;
and

20 "(2) to provide financial and technical assist21 ance to owners and operators of eligible cropland to
22 produce dedicated energy crops and crop mixes of
23 suitable quality and in sufficient quantities to sup24 port and induce development and expansion of the
25 use of the crop for—

"(A) bioenergy;

1	"(B) power or heat generation to supple-
2	ment or replace nonbiobased energy sources; or
3	"(C) biobased products to supplement or
4	replace non biobased products;
5	"(3) to establish biomass energy reserve project
6	areas; and
7	"(4) to provide financial and technical assist-
8	ance to owners and operators for harvesting, storing,
9	and transporting cellulosic material.
10	"(b) DEFINITIONS.—In this section:
11	"(1) Beginning farmer or rancher.—The
12	term 'beginning farmer or rancher' has the meaning
13	given the term in section 343(a) of the Consolidated
14	Farm and Rural Development Act (7 U.S.C.
15	1991(a)).
16	"(2) BER.—The term 'BER' means the bio-
17	mass energy reserve established under this section.
18	"(3) BER project area.—The term 'BER
19	project area' means an area that—
20	"(A) has eligible cropland that—
21	"(i) is owned or operated by eligible
22	participants; and
23	"(ii) has specified boundaries that are
24	submitted to the Secretary by eligible par-

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1	ticipants and subsequently approved by the
2	Secretary; and
3	"(B) is physically located within a 50-mile
4	radius of a bioenergy facility.
5	"(4) Conservation Reserve program.—The
6	term 'conservation reserve program' means the con-
7	servation reserve program established under sub-
8	chapter B of chapter 1 of subtitle D of title XII of
9	the Food Security Act of 1985 (16 U.S.C. 3831 et
10	seq.).
11	"(5) CONTRACT ACREAGE.—The term 'contract
12	acreage' means eligible cropland that is covered by
13	a BER contract entered into with the Secretary.
14	"(6) ELIGIBLE APPLICANT.—The term 'eligible
15	applicant' means—
16	"(A) a collective group of owners and oper-
17	ators producing or proposing to produce eligible
18	dedicated energy crops;
19	"(B) an energy or agricultural company or
20	refinery; and
21	"(C) an Agricultural Innovation Center es-
22	tablished pursuant to section 6402 of the Farm
23	Security and Rural Investment Act of 2002
24	(Public Law 107–171; 116 Stat. 426; 7 U.S.C.
25	1621 note).

1	"(7) ELIGIBLE CROPLAND.—
2	"(A) IN GENERAL.—The term 'eligible
3	cropland' means land that the applicable county
4	committee of the Farm Service Agency deter-
5	mines—
6	"(i) is currently being tilled for the
7	production of a crop for harvest; or
8	"(ii) is not currently being tilled but
9	has been tilled in a prior crop year and is
10	suitable for production of an eligible dedi-
11	cated energy crop.
12	"(B) EXCLUSIONS.—The term 'eligible
13	cropland' does not include—
14	"(i) Federally-owned land;
15	"(ii) land enrolled in—
16	"(I) the conservation reserve pro-
17	gram;
18	"(II) the grassland reserve pro-
19	gram; or
20	"(III) the wetlands reserve pro-
21	gram; and
22	"(iii) land with greater than 50 per-
23	cent cover of native nonwoody vegetation
24	or forest land, as of the date of enactment
25	of this section.

1	"(8) ELIGIBLE DEDICATED ENERGY CROP.—
2	"(A) IN GENERAL.—The term 'eligible
3	dedicated energy crop' means any crop native to
4	the United States, or another crop, as deter-
5	mined by the Secretary, grown specifically to
6	provide raw materials for—
7	"(i) conversion to liquid transpor-
8	tation fuels or chemicals through bio-
9	chemical or thermochemical processes; or
10	"(ii) energy generation through com-
11	bustion, pyrolysis, gasification, cofiring, or
12	other technologies, as determined by the
13	Secretary.
14	"(B) EXCLUSIONS.—The term 'eligible
15	dedicated energy crop' does not include—
16	"(i) any crop that is eligible for pay-
17	ments under title I or a successor title; or
18	"(ii) any plant that is invasive or nox-
19	ious or has the potential to become
20	invasive or noxious, as determined by the
21	Secretary, in consultation with other ap-
22	propriate Federal or State departments
23	and agencies.
24	"(9) ELIGIBLE PARTICIPANT.—The term 'eligi-
25	ble participant' means an owner or operator of con-

1	tract acreage that is physically located within a
2	BER project area.
3	"(10) Federally-owned land.—The term
4	'Federally-owned land' means land owned by—
5	"(A) the Federal Government (including
6	any department, instrumentality, bureau, or
7	agency of the Federal Government); or
8	"(B) any corporation whose stock is wholly
9	owned by the Federal Government.
10	"(11) FOREST LAND.—The term 'forest land'
11	means an ecosystem that is at least 1 acre in size
12	(including timberland and woodland) and that (as
13	determined by the Secretary)—
	determined by the Secretary)— "(A) is characterized by dense and exten-
13	
13 14	"(A) is characterized by dense and exten-
13 14 15	"(A) is characterized by dense and exten- sive tree cover;
13 14 15 16	"(A) is characterized by dense and extensive tree cover;"(B) contains, or once contained, at least
 13 14 15 16 17 	 "(A) is characterized by dense and extensive tree cover; "(B) contains, or once contained, at least 10 percent tree crown cover; and
 13 14 15 16 17 18 	 "(A) is characterized by dense and extensive tree cover; "(B) contains, or once contained, at least 10 percent tree crown cover; and "(C) is not developed and planned for ex-
 13 14 15 16 17 18 19 	 "(A) is characterized by dense and extensive tree cover; "(B) contains, or once contained, at least 10 percent tree crown cover; and "(C) is not developed and planned for exclusive nonforest resource use.
 13 14 15 16 17 18 19 20 	 "(A) is characterized by dense and extensive tree cover; "(B) contains, or once contained, at least 10 percent tree crown cover; and "(C) is not developed and planned for exclusive nonforest resource use. "(12) GRASSLAND RESERVE PROGRAM.—The
 13 14 15 16 17 18 19 20 21 	 "(A) is characterized by dense and extensive tree cover; "(B) contains, or once contained, at least 10 percent tree crown cover; and "(C) is not developed and planned for exclusive nonforest resource use. "(12) GRASSLAND RESERVE PROGRAM.—The term 'grassland reserve program' means the grass-

1	"(13) OPERATOR.—The term 'operator' means
2	an individual, entity, or joint operation that is in
3	control of the farming operations on a farm during
4	the applicable crop year.
5	"(14) Owner.—
6	"(A) IN GENERAL.—The term 'owner'
7	means a person that has legal ownership of eli-
8	gible cropland.
9	"(B) INCLUSION.—The term 'owner' in-
10	cludes—
11	"(i) a person that is buying eligible
12	cropland under a contract for deed; and
13	"(ii) a person that has a life estate in
14	eligible cropland.
15	"(15) QUALIFIED ORGANIZATION.—The term
16	'qualified organization' means—
17	"(A) an Agricultural Innovation Center es-
18	tablished pursuant to section 6402 of the Farm
19	Security and Rural Investment Act of 2002
20	(Public Law 107–171; 116 Stat. 426; 7 U.S.C.
21	1621 note) with significant experience in the
22	field of renewable energy, as determined by the
23	Secretary; or
24	"(B) in a region not served by a center re-
25	ferred to in subparagraph (A)—

1	"(i) an entity with significant experi-
2	ence in the field of renewable energy that
3	is geographically located in such region, as
4	determined by the Secretary; or
5	"(ii) an accredited college or univer-
6	sity with experience providing technical as-
7	sistance in the field of renewable energy
8	that is geographically located in such re-
9	gion, as determined by the Secretary.
10	"(16) Secretary.—The term 'Secretary'
11	means the Secretary of Agriculture.
12	"(17) Socially disadvantaged farmer or
13	RANCHER.—The term 'socially disadvantaged farmer
14	or rancher' means a farmer or rancher who is a
15	member of a socially disadvantaged group (as de-
16	fined in section 355(e) of the Consolidated Farm
17	and Rural Development Act (7 U.S.C. 2003(e))).
18	"(18) Wetlands reserve program.—The
19	term 'wetlands reserve program' means the wetlands
20	reserve program established under subchapter C of
21	chapter 1 of subtitle D of title XII of the Food Se-
22	curity Act of 1985 (16 U.S.C. 3837 et seq.).
23	"(c) ESTABLISHMENT.—Not later than 90 days after
24	the date of enactment of this section, the Secretary shall
25	establish a biomass energy reserve in accordance with this

1	section. The Secretary shall ensure the purposes in sub-
2	section (a) are met by including in the reserve projects
3	that include a variety of harvest and post-harvest prac-
4	tices, including stubble height, unharvested strips (includ-
5	ing strips for wildlife habitat), and varying harvest dates
6	and a variety of monoculture and polyculture crop mixes,
7	as appropriate, by project area.
8	"(d) Proposals for BER Project Areas.—
9	"(1) Selection of qualified organiza-
10	TIONS.—
11	"(A) IN GENERAL.—The Secretary shall
12	select not more than 10 qualified organizations
13	to assist—
14	"(i) eligible applicants in submitting
15	proposals under paragraph (2); and
16	"(ii) the Secretary in selecting BER
17	project areas.
18	"(B) REGION.—The Secretary shall select
19	not more than 1 qualified organization to assist
20	eligible applicants and the Secretary in any par-
21	ticular region of the United States, as deter-
22	mined by the Secretary.
23	"(C) FUNDING.—The Secretary shall pro-
24	vide each qualified organization selected under

1	paragraph (1) not more than \$300,000 to carry
2	out this paragraph.
3	"(2) Consultation with qualified organi-
4	ZATION.—An eligible applicant may consult with and
5	submit to a qualified organization a written proposal
6	that—
7	"(A) identifies the eligible cropland that
8	will be a part of the proposed BER project
9	area; and
10	"(B) indicates a strong likelihood that the
11	proposed BER project area will generate a suf-
12	ficient quantity of biomass from eligible dedi-
13	cated energy crops and acres or other sources
14	to supply an existing bioenergy facility.
15	"(3) MINIMUM REQUIREMENTS.—The written
16	proposal for a proposed BER project area shall in-
17	clude—
18	"(A) a description of the eligible cropland
19	of each eligible participant that will participate
20	in the proposed BER project area, including—
21	"(i) the quantity of eligible cropland
22	of each eligible participant;
23	"(ii) the physical location of the eligi-
24	ble cropland;

1	"(iii) the 1 or more eligible dedicated
2	energy crops that will be produced on the
3	eligible cropland; and
4	"(iv) the type of land use or crop that
5	will be displaced by the eligible dedicated
6	energy crop;
7	"(B)(i) the name, if available, and type, lo-
8	cation, and description of the bioenergy facility
9	that will use the eligible dedicated energy crops
10	to be produced in the proposed BER project
11	area; and
12	"(ii) a letter of commitment from a bio-
13	energy facility that the facility will use the eligi-
14	ble dedicated energy crops intended to be pro-
15	duced in the proposed BER project area;
16	"(C) a general analysis of the anticipated
17	local economic impact of the proposed BER
18	project; and
19	"(D) any additional information needed to
20	determine the eligibility for, and ranking of, the
21	proposal, as determined by the Secretary.
22	"(4) Individual owners and operators.—A
23	project area proposal may not submit an individual
24	proposal to participate in the BER.

1	"(5) ELIGIBILITY CRITERIA FOR BER PROJECT
2	AREAS.—The Secretary shall establish a system for
3	ranking BER project areas based on the following
4	criteria:
5	"(A) The probability that the eligible dedi-
6	cated energy crops proposed to be produced in
7	the proposed BER project area will be used for
8	the purposes of the BER.
9	"(B) The inclusion of adequate potential
10	feedstocks and suitable placement with respect
11	to the bioenergy facility.
12	"(C) The potential for a positive economic
13	impact in the proposed BER project area.
14	"(D) The availability of the ownership of
15	the bioenergy facility in the proposed BER
16	project area to producers and local investors.
17	"(E) The participation rate by beginning
18	farmers or ranchers or socially disadvantaged
19	farmers or ranchers.
20	"(F) The potential to improve soil con-
21	servation and water quality, and enhance wild-
22	life habitat, when compared to existing land
23	uses.

1	"(G) The variety of agronomic conditions
2	the proposed eligible dedicated energy crops will
3	be grown within a project area.
4	"(H) The variety of harvest and post har-
5	vest practices, including stubble height,
6	unharvested strips (including strips for wildlife
7	habitat), and varying harvest dates.
8	"(I) The variety of monoculture and
9	polyculture crop mixes, as appropriate, by
10	project area.
11	"(6) Selection of projects.—
12	"(A) RANKING; SUBMISSION TO SEC-
13	RETARY.—Each qualified organization selected
14	by the Secretary under paragraph (1) shall
15	rank proposals submitted to such qualified or-
16	ganization under paragraph (2) using the sys-
17	tem for ranking established by the Secretary
18	under paragraph (6) and shall submit to the
19	Secretary up to five of the highest ranked appli-
20	cations.
21	"(B) SECRETARY SELECTION.—The Sec-
22	retary shall authorize not less than one pro-
23	posal submitted to the Secretary from each
24	qualified organization under subparagraph (A).
25	"(e) Forest Biomass Planning Grants.—

1	"(1) IN GENERAL.—The Secretary shall provide
2	forest biomass planning assistance grants to private
3	landowners to develop forest stewardship plans that
4	involve sustainable management of biomass from
5	forest land of the private landowners that will pre-
6	serve diversity, soil, water, or wildlife values of the
7	land, while ensuring a steady supply of biomass ma-
8	terial, through—
9	"(A) State forestry agencies, in consulta-
10	tion with State wildlife agencies; and
11	"(B) technical service provider arrange-
12	ments with third-parties.
13	"(2) LIMITATION.—The total amount of funds
14	used to carry out this subsection shall not exceed
15	\$5,000,000.
16	"(f) DURATION OF CONTRACT.—
17	"(1) IN GENERAL.—Subject to paragraph (2),
18	for purposes of carrying out the BER, the Secretary
19	shall enter into contracts of 5 years.
20	"(2) EARLY TERMINATION.—The Secretary
21	may terminate a contract early if the Secretary de-
22	termines that—
23	"(A) contract acreage will not be used to
24	produce an eligible dedicated energy crop;

1	"(B) a material breach of the contract has
2	occurred;
3	"(C) the owner or operator has died; or
4	"(D) continuation of the contract will
5	cause undue economic hardship.
6	"(g) Contract Acreage Requirements.—
7	"(1) IN GENERAL.—On approval of a BER
8	project area by the Secretary, each eligible partici-
9	pant in the BER project area shall enter into a con-
10	tract with the Secretary that is consistent with the
11	BER.
12	"(2) Additional eligible participants.—
13	The Secretary may add eligible participants to a
14	BER project area after approval of the BER project
15	area.
16	"(3) Conservation practices.—To ensure
17	the sustainability of farm operations and the protec-
18	tion of soil, air, water and wildlife, the Secretary
19	shall include such terms and conditions in a contract
20	entered into under paragraph (1) as the Secretary
21	considers necessary.
22	"(4) Purposes.—
23	"(A) IN GENERAL.—Except as provided in
24	subparagraph (B), to be eligible to participate
25	in the BER, an eligible participant may use eli-

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1	gible dedicated energy crops produced on con-
2	tract acreage only for the purposes described in
3	subsection (a).
4	"(B) PERSONAL USE.—During the period
5	before the commercial viability of a bioenergy
6	facility, an eligible participant may use eligible
7	dedicated energy crops produced by the eligible
8	participant on contract acreage for personal
9	use.
10	"(C) SEED PRODUCTION.—During the pe-
11	riod before the commercial viability of a bio-
12	energy facility, an eligible participant may har-
13	vest and sell seed produced on contract acreage.
14	"(5) REQUIREMENTS.—To be eligible to partici-
15	pate in the BER, during the term of the BER con-
16	tract, an eligible participant shall comply with—
17	"(A) the highly erodible land conservation
18	requirements of subtitle B of title XII of the
19	Food Security Act of 1985 (16 U.S.C. 3811 et
20	seq.); and
21	"(B) the wetland conservation require-
22	ments of subtitle C of title XII of that Act (16 $$
23	U.S.C. 3821 et seq.).
24	"(h) Additional Eligible Biomass.—

1	"(1) IN GENERAL.—The Secretary may allow
2	on land that is enrolled in the conservation reserve
3	program and located within the BER project area
4	the harvesting of biomass—
5	"(A) in exchange for a reduction of an ap-
6	plicable annual payment in an amount to be de-
7	termined by the Secretary;
8	"(B) in accordance with an approved con-
9	servation reserve program plan, including mid-
10	contract management and forestry maintenance
11	activities; and
12	"(C) in a manner that ensures that bio-
13	mass harvest activities occur outside the official
14	nesting and brood rearing season for those
15	plans.
16	"(i) DUTIES OF SECRETARY.—The Secretary shall—
17	"(1) establish and administer the BER;
18	((2) authorize establishment of BER project
19	areas for the purposes of the BER described in sub-
20	section (a);
21	"(3) develop procedures—
22	"(A) to monitor the compliance of eligible
23	participants that have land enrolled in the BER
24	with the requirements of the BER;

1	"(B) to measure the performance of the
2	BER; and
3	"(C) to demonstrate whether the long-term
4	eligible dedicated energy crop production goals
5	are being achieved.
6	"(4) enter into a written contract with each eli-
7	gible participant that elects to participate in the
8	BER in a BER project area;
9	"(5) not enter into a contract under the BER
10	with an individual owner or operator unless the land
11	of the eligible participant is physically located in an
12	approved BER project area; and
13	"(6) provide all payments under the contract
14	directly to the eligible participant.
15	"(j) Contracts.—A contract entered into between
16	the Secretary and an eligible participant under the BER
17	shall include, at a minimum, terms that cover—
18	((1)) requirements for the eligible participant in
19	carrying out the contract, including requirements de-
20	scribed in subsections (f), (g), and (l);
21	"(2) termination provisions;
22	"(3) payment terms and amounts to be pro-
23	vided on an annual basis;
24	"(4) the sales or transfer of contract acreage;
25	"(5) the modification of the contract;

1	"(6) the maximum quantity of contract acreage
2	and an estimated schedule for how much eligible
3	cropland will be enrolled each contract year; and
4	"(7) any additional terms the Secretary con-
5	siders appropriate.
6	"(k) PAYMENTS.—
7	"(1) IN GENERAL.—The Secretary shall provide
8	payments directly to eligible participants who enter
9	into contracts described in subsection (j) in accord-
10	ance with such subsection.
11	"(2) Establishment payments.—
12	"(A) IN GENERAL.—The Secretary shall
13	provide to an eligible participant who enters
14	into a BER contract an establishment payment
15	in an amount equal to the costs of establishing
16	an eligible dedicated energy crop on the con-
17	tract acreage covered by the contract.
18	"(B) ELIGIBLE ESTABLISHMENT PAY-
19	MENTS.—The costs for which an eligible owner
20	may receive an establishment payment under
21	this paragraph include—
22	"(i) the cost of seeds and stock; and
23	"(ii) the cost of planting the crop.
24	"(3) RENTAL PAYMENTS.—

1	"(A) IN GENERAL.—The Secretary shall
2	make annual rental payments to an eligible par-
3	ticipant who enters into a BER contract.
4	"(B) PERIOD.—An eligible participant
5	shall receive rental payments for a period of not
6	more than 5 years after entering into a BER
7	contract with the Secretary on contract acreage.
8	"(C) REDUCTION.—The Secretary shall re-
9	duce rental payments under (A) by an amount
10	determined to be appropriate by the Secretary,
11	if an eligible dedicated energy crop is harvested
12	in accordance with subsection $(g)(4)$.
13	"(1) Information Sharing.—
14	"(1) IN GENERAL.—Owners and operators of a
15	farm entering into a contract with the Secretary
16	under this section shall agree to make available to
17	the Secretary, or to an institution of higher edu-
18	cation or other entity designated by the Secretary,
19	such information as the Secretary considers to be
20	appropriate to promote the production of bioenergy
21	crops and the development of biorefinery technology;
22	and
23	"(2) Best practices database.—Subject to
24	section 1770 of the Food Security Act of 1985 (7

25 U.S.C. 2276), the Secretary shall make available to

1 the public in a database format the best practices in-2 formation developed by the Secretary in providing 3 bioenergy assistance under this section. "(m) PAYMENTS FOR COLLECTING, HARVESTING, 4 5 STORING, AND TRANSPORTING BIOMASS PRODUCED ON 6 BER CONTRACT ACREAGE, AGRICULTURAL WASTE BIO-7 MASS, AND SUSTAINABLY-HARVESTED AGRICULTURAL 8 AND FOREST RESIDUES.— 9 "(1) IN GENERAL.—Subject to paragraph (2), 10 the Secretary may provide matching payments at a 11 rate of \$1 for every \$1 per ton provided by the bio-12 energy facility, in an amount equal to not more than 13 \$45 per ton for a period of two years— "(A) to eligible participants for biomass 14 15 produced on BER contract acreage in exchange 16 for a reduction of the annual payment issued 17 under subsection (k)(3), as determined by the 18 Secretary; 19 "(B) to any producer of agricultural waste 20 biomass or sustainably-harvested agricultural 21 and forest residues in the United States for the 22 agricultural waste or residue; and 23 "(C) for residue collected as a result of the removal of noxious and invasive species, in ac-24

cordance with methods approved by the Sec retary.

3 "(2) FOREST LAND OWNER ELIGIBILITY.—
4 Owners of forest land shall be eligible to receive pay5 ments under this subsection only if such owners are
6 acting pursuant to a forest stewardship plan.

7 "(n) FUNDING.—Of the funds of the Commodity
8 Credit Corporation, the Secretary shall use to carry out
9 this section such sums as are necessary for each of fiscal
10 years 2008 through 2012.".

11 SEC. 9019. FOREST BIOMASS FOR ENERGY.

12 Title IX of the Farm Security and Rural Investment
13 Act of 2002 (7 U.S.C. 8101 et seq.) is further amended
14 by adding at the end the following new section:

15 "SEC. 9018. FOREST BIOMASS FOR ENERGY.

16 "(a) IN GENERAL.—The Secretary of Agriculture,
17 through the Forest Service, shall conduct a competitive
18 research and development program to encourage use of
19 forest biomass for energy.

"(b) ELIGIBLE ENTITIES.—Entities eligible to compete under this program include the Forest Service
(through Research and Development), other Federal agencies, State and local governments, federally recognized Indian tribes, land grant colleges and universities, and private entities.

1	"(c) PRIORITY FOR PROJECT SELECTION.—The Sec-
2	retary shall give priority to projects that—
3	"(1) develop technology and techniques to use
4	low value forest biomass, such as byproducts of for-
5	est health treatments and hazardous fuels reduction,
6	for the production of energy;
7	"(2) develop processes that integrate production
8	of energy from forest biomass into biorefineries or
9	other existing manufacturing streams;
10	"(3) develop new transportation fuels from for-
11	est biomass; and
12	"(4) improve the growth and yield of trees in-
13	tended for renewable energy production.
14	"(d) FUNDING.—Of the funds of the Commodity
15	Credit Corporation, the Secretary shall make available to
16	carry out this section \$15,000,000 for each of fiscal years
17	2008 through 2012.".
18	SEC. 9019. COMMUNITY WOOD ENERGY PROGRAM.
19	(a) FINDINGS.—Congress finds that—
20	(1) the United States' over-reliance on fossil
21	fuel energy has placed undue strain on the nation by
22	compromising our economy and national security;
23	(2) the United States' over-reliance on fossil
24	fuel energy has also created new strains on our nat-

ural systems, including carbon emissions that con-
tribute to climate change;
(3) transportation of energy, such as heating
oil, adds to carbon emissions associated with meet-
ing our community energy needs and therefore fur-
ther feeds climate change;
(4) it is in the national interest to conserve en-
ergy and support adoption of new local, sustainable,
efficient, and carbon neutral energy sources, such as
wood energy, for community energy needs;
(5) communities can save as much as 50 per-
cent over natural gas, 80 percent over propane, 80
percent over electric heat, and 50 percent over oil
heat by switching to wood energy for heating schools
and other public buildings;
(6) in fast growing communities of all sizes
across the United States, municipal and country-
owned forest land is playing an essential role in
meeting many public needs and could also be used
to help support sustainable forestry and local wood
energy applications; and
(7) the rapidly expanding base of private forest
land owners nationwide includes many individuals
with no experience in forest stewardship who could

be given technical assistance to provide locally

1	sourced wood supply through sustainable forest
2	management for local wood energy applications.
3	(b) PURPOSE.—The purpose of this section is to pro-
4	vide grants for community wood energy systems that are
5	intended to—
6	(1) meet community energy needs with reduced
7	carbon intensity versus fossil fuel systems;
8	(2) promote energy conservation and develop-
9	ment of new renewable energy sources;
10	(3) aid local budgets by reducing municipal and
11	county energy costs;
12	(4) increase utilization of low value wood sup-
13	plies and waste, thereby strengthening the forest
14	products economy for the benefit of forest workers
15	and private forest land owners; and
16	(5) increase awareness of energy conservation
17	and consumption and the multiple-use values of for-
18	ests among community members, especially young
19	people.
20	(c) GRANT PROGRAM.—The Secretary of Agriculture,
21	acting through the Forest Service, shall establish a pro-
22	gram to be known as the Community Wood Energy Pro-
23	gram to provide grants to State and local governments to
24	acquire community wood energy systems for public build-
25	ings and to implement a community wood energy plan.

1 (d) USE IN PUBLIC BUILDINGS.—A State or local 2 government receiving a grant under subsection (c) shall 3 use a community wood energy system acquired in whole 4 or in part with the use of grant funds for primary use 5 in a public facility owned by such State or local govern-6 ment.

7 (e) LIMITATION.—A community wood energy system
8 acquired with grant funds provided under subsection (c)
9 shall not exceed an output of—

10 (1) 50,000,000 BTU per hour for heating; and 11 (2) 2 megawatts for electric power production. 12 (f) Community Wood Energy Plan.—Within 18 months of receiving assistance under this section, commu-13 nities shall utilize the technical assistance of the State for-14 15 ester to create a community wood energy plan identifying how local forests can be accessed in a sustainable manner 16 17 to help meet the wood supply needs of systems purchased 18 under this section.

(g) MATCHING FUNDS.—A State or local government
receiving a grant under subsection (c) shall contribute an
amount of non-Federal funds towards the acquisition of
community wood energy systems that is at least equal to
the amount of grant funds received by such State or local
government.

1 (h) Community WOOD ENERGY SYSTEM De-FINED.—The term "community wood energy system" in-2 cludes single facility central heating, district heating, com-3 4 bined heat and energy systems, and other related biomass 5 energy systems that service schools, town halls, libraries, and other public buildings. 6

7 (i) APPROPRIATION.—There are authorized to be ap8 propriated such sums as may be necessary to carry out
9 this section.

10SEC. 9020. SUPPLEMENTING CORN AS AN ETHANOL FEED-11STOCK.

(a) RESEARCH AND DEVELOPMENT PROGRAM.—The
Secretary of Agriculture shall establish a program to make
grants of not to exceed \$1,000,000 each to no more than
20 universities for a 3-year program of demonstration of
supplementing corn as an ethanol feedstock with sweet
sorghum and switchgrass.

18 (b) PROGRAM GOALS.—The goals of the program19 under this section shall be to—

20 (1) enhance agronomic efficiency of the crop on
21 marginal lands by—

(A) developing best management practices
for maintaining high yields while using less
water and nitrogen than corn;

1	(B) identifying and selecting plants with a
2	high sugar content; and
3	(C) developing cold-tolerant sweet sorghum
4	varieties to enable two crops to be grown per
5	season;
6	(2) enhance ethanol processing potential in the
7	crop by—
8	(A) developing a robust technology for cen-
9	tralized ethanol production facilities that pair
10	high-performing sweet sorghum lines with dif-
11	ferent yeasts to produce the best process for
12	converting sweet sorghum juice into ethanol;
13	(B) conducting process and chemical anal-
14	yses of sweet sorghum sap fermentation;
15	(C) introducing cellulosic hydrolyzing en-
16	zymes into sweet sorghum to promote biomass
17	conversion; and
18	(D) performing life-cycle analysis of sweet
19	sorghum ethanol, including analysis of energy
20	yield, efficiency, and greenhouse gas reduction;
21	(3) establish a production system optimized for
22	the region of the university conducting the research;
23	(4) improve sweet sorghum lines with higher
24	sugar production and performance with minimal ag-
25	ricultural inputs;

1	(5) optimize sugar fermentation using selected
2	yeast strains;
3	(6) develop sweet sorghum lines with improved
4	cold tolerance and cellulosic degradation; and
5	(7) develop agricultural models for predicting
6	agricultural performance and ethanol yield under
7	various growing conditions.
8	(c) Award Criteria.—The Secretary shall award
9	grants under this section only to universities that—
10	(1) have access to multiple lines of sweet sor-
11	ghum for research; and
12	(2) are located in a State where sweet sorghum
13	is anticipated to grow well on marginal lands.
14	(d) AUTHORIZATION OF APPROPRIATIONS.—There
15	are authorized to be appropriated to the Secretary for car-
16	rying out this section \$20,000,000.

TITLE X—HORTICULTURE AND 17 **ORGANIC AGRICULTURE** 18

Subtitle A—Honey and Bees

Sec. 10001. Annual report on response to honey bee colony collapse disorder.

Subtitle B—Horticulture Provisions

- Sec. 10101. Tree assistance program.
- Sec. 10102. Specialty crop block grants.
- Sec. 10103. Additional section 32 funds for purchase of fruits, vegetables, and nuts to support domestic nutrition assistance programs.
- Sec. 10103A Additional section 32 funds to provide grants for the purchase and operation of urban gardens growing organic fruits and vegetables for the local population.
- Sec. 10104. Independent evaluation of Department of Agriculture commodity purchase process.
- Sec. 10105. Quality requirements for clementines.

- Sec. 10106. Implementation of food safety programs under marketing orders.
- Sec. 10107. Inclusion of specialty crops in census of agriculture.
- Sec. 10108. Maturity requirements for Hass avocados.
- Sec. 10109. Mushroom promotion, research, and consumer information.
- Sec. 10110. Fresh produce education initiative.

Subtitle C—Pest and Disease Management

- Sec. 10201. Pest and disease program.
- Sec. 10202. Multi-species fruit fly research and sterile fly production.

Subtitle D—Organic Agriculture

- Sec. 10301. National organic certification cost-share program.
- Sec. 10302. Organic production and market data.
- Sec. 10303. Organic conversion, technical, and educational assistance.

Subtitle E—Miscellaneous Provisions

- Sec. 10401. Grant program to improve movement of specialty crops.
- Sec. 10402. Authorization of appropriations for market news activities regarding specialty crops.
- Sec. 10403. Farmer marketing program.
- Sec. 10404. National Clean Plant Network.

Subtitle A—Honey and Bees

2 SEC. 10001. ANNUAL REPORT ON RESPONSE TO HONEY BEE

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COLONY COLLAPSE DISORDER.

4 The Secretary of Agriculture shall submit to Con-

5 gress an annual report describing the progress made by

6 the Department of Agriculture in investigating the cause

7 or causes of honey bee colony collapse and in finding ap-

8 propriate strategies to reduce colony loss.

9 Subtitle B—Horticulture

10 **Provisions**

11 SEC. 10101. TREE ASSISTANCE PROGRAM.

12 (a) INCLUSION OF NURSERY TREE GROWERS.—

13 (1) ELIGIBILITY.—Section 10201 of the Farm

- 14 Security and Rural Investment Act of 2002 (7
- 15 U.S.C. 8201) is amended—

1	(A) by redesignating paragraphs (3) and
2	(4) as paragraphs (4) and (5) , respectively; and
3	(B) by inserting after paragraph (2) the
4	following new paragraph:
5	"(3) NURSERY TREE GROWER.—The term
6	'nursery tree grower' means a person who produces
7	nursery, ornamental, fruit, nut, or Christmas trees
8	for commercial sale, as determined by the Sec-
9	retary.".
10	(2) Conforming Amendments.—Subtitle C of
11	title X of the Farm Security and Rural Investment
12	Act of 2002 is amended—
13	(A) in section 10202 (7 U.S.C. 8202)—
14	(i) in subsection (a), by inserting
15	"and nursery tree growers" after "eligible
16	orchardists"; and
17	(ii) in subsection (b), by inserting "or
18	nursery tree grower" after "eligible or-
19	chardist"; and
20	(B) in section 10203 (7 U.S.C. 8203), by
21	inserting "and nursery tree growers" after "eli-
22	gible orchardists".
23	(b) ANNUAL PAYMENT LIMITATION.—Section
$\mathbf{D}\mathbf{A}$	10004(a) of the Herry Convites and Devel Investment Act

10204(a) of the Farm Security and Rural Investment Act

of 2002 (7 U.S.C. 8204(a)) is amended by striking
 2 "\$75,000" and inserting "\$150,000 per year".

3 (c) APPLICABILITY.—The amendments made by this 4 section shall apply with respect to any natural disaster oc-5 curring after the date of the enactment of this Act for 6 which assistance is provided by the Secretary of Agri-7 culture under the tree assistance program.

8 SEC. 10102. SPECIALTY CROP BLOCK GRANTS.

9 (a) EXTENSION OF PROGRAM.—Subsection (a) of 10 section 101 of the Specialty Crops Competitiveness Act 11 of 2004 (Public Law 108–465; 7 U.S.C. 1621 note) is 12 amended by striking "2009" and inserting "2012".

(b) AVAILABILITY OF FUNDS.—Subsection (i) of section 101 of the Specialty Crops Competitiveness Act of
2004 is amended to read as follows:

16 "(i) FUNDING.—Of the funds of the Commodity
17 Credit Corporation, the Secretary of Agriculture shall
18 make grants under this section, using—

- 19 "(1) \$60,000,000 in fiscal year 2008;
- 20 "(2) \$65,000,000 in fiscal year 2009;
- 21 "(3) \$70,000,000 in fiscal year 2010;
- 22 "(4) \$75,000,000 in fiscal year 2011; and
- 23 "(5) \$95,000,000 in fiscal year 2012.".

1	(c) Conforming Amendments.—Section 101 of the
2	Specialty Crops Competitiveness Act of 2004 (Public Law
3	108–465; 7 U.S.C. 1621 note) is further amended—
4	(1) in subsection (a), by striking "Subject to
5	the appropriation of funds to carry out this section"
6	and inserting "Using the funds made available
7	under subsection (i)";
8	(2) in subsection (b), by striking "appropriated
9	pursuant to the authorization of appropriations in"
10	and inserting "made available under"; and
11	(3) in subsection (c), by striking "Subject to
12	the appropriation of sufficient funds to carry out
13	this subsection, each" and inserting "Each".
14	(d) Definition of Specialty Crop.—Section 3(1)
15	of the Specialty Crops Competitiveness Act of 2004 (Pub-
16	lic Law 108–465; 7 U.S.C. 1621 note) is amended by in-
17	serting "horticulture and" before "nursery".
18	(e) Definition of State.—Section 3(2) of the Spe-
19	cialty Crops Competitiveness Act of 2004 (Public Law
20	108–465; 7 U.S.C. 1621 note) is amended by striking
21	"and the Commonwealth of Puerto Rico" and inserting
22	"the Commonwealth of Puerto Rico, Guam, American
23	Samoa, the United States Virgin Islands, and the Com-
24	monwealth of the Northern Mariana Islands".

SEC. 10103. ADDITIONAL SECTION 32 FUNDS FOR PUR CHASE OF FRUITS, VEGETABLES, AND NUTS
 TO SUPPORT DOMESTIC NUTRITION ASSIST ANCE PROGRAMS.

5 (a) FUNDING FOR ADDITIONAL PURCHASES OF FRUITS, VEGETABLES, AND NUTS.—In addition to the 6 7 purchases of fruits, vegetables, and nuts required by sec-8 tion 10603 of the Farm Security and Rural Investment 9 Act of 2002 (7 U.S.C. 612c-4), the Secretary of Agri-10 culture shall purchase fruits, vegetables, and nuts for the 11 purpose of providing nutritious foods for use in domestic 12 nutrition assistance programs, using, of the funds made 13 available under section 32 of the Act of August 24, 1935 14 (7 U.S.C. 612c), the following amounts:

15 (1) \$190,000,000 in fiscal year 2008.

16 (2) \$193,000,000 in fiscal year 2009.

17 (3) \$199,000,000 in fiscal year 2010.

18 (4) \$203,000,000 in fiscal year 2011.

19 (5) \$206,000,000 in fiscal year 2012 and each20 fiscal year thereafter.

(b) FORM OF PURCHASES.—Fruits, vegetables, and
nuts may be purchased under this section in the form of
frozen, canned, dried, or fresh fruits, vegetables, and nuts.
(c) VALUE ADDED PRODUCTS.—The Secretary may
consider offering value-added products containing fruits,

vegetables or nuts under this section, taking into ac count—

3 (1) whether demand exists for the value-added4 product; and

5 (2) the interests of entities that receive fruits,6 vegetables, and nuts under this section.

7 SEC. 10103A. ADDITIONAL SECTION 32 FUNDS TO PROVIDE
8 GRANTS FOR THE PURCHASE AND OPER9 ATION OF URBAN GARDENS GROWING OR10 GANIC FRUITS AND VEGETABLES FOR THE
11 LOCAL POPULATION.

(a) GRANTS.—The Secretary of Agriculture may
make grants to eligible entities to assist in purchasing and
operating organic gardens or greenhouses in urban areas
for growing fruits and vegetables. In making such grants,
the Secretary will ensure such fruits and vegetables are
sold to local grocery stores.

(b) LIMITATIONS.—Grants provided to any eligible
entity under this section may not exceed \$25,000 for any
given year.

21 (c) ELIGIBLE ENTITIES.—

(1) INDIVIDUALS.—An individual shall be eligible to receive a grant under subsection (a) if the individual is a resident of the neighborhood in which

the urban garden or greenhouse is located, or will be
 located.

3 (2) COOPERATIVES.—A cooperative shall be eligible to receive a grant under subsection (a) if every
individual member or owner of the cooperative is a
resident of the neighborhood in which the urban garden or greenhouse is located, or will be located.

8 (d) SELECTION OF ELIGIBLE ENTITIES.—The Sec9 retary shall develop criteria for the selection of eligible en10 titles to receive grants under this section.

(e) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to carry out this section
\$20,000,000 for fiscal year 2008 and for each fiscal year
thereafter.

15SEC. 10104. INDEPENDENT EVALUATION OF DEPARTMENT16OF AGRICULTURE COMMODITY PURCHASE

17 **PROCESS.**

18 (a) EVALUATION REQUIRED.—The Secretary of Agri-19 culture shall arrange to have performed an independent 20 evaluation of the commodity purchasing processes (and 21 the statutory and regulatory authority underlying such 22 processes) used by the Department of Agriculture to re-23 move surplus commodities from the market and support 24 commodity prices and producer incomes, especially with 25 regard to activities under section 32 of the Act of August 24, 1935 (7 U.S.C. 612c) and the importance of increas ing purchases of specialty crops.

3 (b) SUBMISSION OF RESULTS.—Not later than one
4 year after the date of the enactment of this Act, the Sec5 retary of Agriculture shall submit to Congress a report
6 on the results of the evaluation.

7 SEC. 10105. QUALITY REQUIREMENTS FOR CLEMENTINES.

8 Section 8e(a) of the Agricultural Adjustment Act (7 9 U.S.C. 608e–1(a)), reenacted with amendments by the Ag-10 ricultural Marketing Agreement Act of 1937, is amended 11 in the first sentence by inserting after "nectarines," the 12 following: "clementines,".

13 SEC. 10106. IMPLEMENTATION OF FOOD SAFETY PRO-14GRAMS UNDER MARKETING ORDERS.

15 Section 8c(6) of the Agricultural Adjustment Act (7
16 U.S.C. 608c(6)), reenacted with amendments by the Agri17 cultural Marketing Agreement Act of 1937, is amended
18 by adding at the end the following:

19 "(K) In the case of an order related to a specialty 20 crop (as such term is defined in section 3(1) of the Spe-21 cialty Crops Competitiveness Act of 2004 (Public Law 22 108–465; 118 Stat. 3883)), authorizing the implementa-23 tion of quality-related food safety programs designed to 24 enhance the safety of the specialty crop and products de-25 rived from specialty crops.".

3 Section 2(a) of the Census of Agriculture Act of 1997 (7 U.S.C. 2204g(a) is amended by adding at the end the 4 5 following new sentence: "Beginning with the census of agriculture required to be conducted in 2008, the Secretary 6 7 shall conduct as part of each census of agriculture a cen-8 sus of specialty crops (as such term is defined in section 9 3(1) of the Specialty Crops Competitiveness Act of 2004 (Public Law 108–465; 118 Stat. 3883)).". 10

11 SEC. 10108. MATURITY REQUIREMENTS FOR HASS AVOCA12 DOS.

Subtitle A of the Agricultural Marketing Act of 1946
is amended by adding at the end the following new section: **"SEC. 209. MATURITY REQUIREMENTS FOR HASS AVOCA-**DOS.

"(a) MINIMUM PERCENTAGE OF DRY MATTER.—Not
later than 180 days after the date of the enactment of
the Farm, Nutrition, and Bioenergy Act of 2007, the Secretary of Agriculture shall issue final regulations to require that all Hass avocados sold to consumers in the
United States meet the minimum maturity standard of not
less than 20.8 percent dry matter.

24 "(b) EXCEPTIONS.—Subsection (a) and the regula25 tions issued pursuant to such subsection shall not apply
26 to Hass avocados—

1 "(1) intended for consumption by charitable in-2 stitutions;

3 "(2) intended for distribution by relief agencies;
4 "(3) intended for commercial processing into
5 products; or

6 "(4) that the Secretary determines should not
7 be subject to such subsection or such regulations.

8 "(c) USE OF EXISTING INSPECTORS.—The Secretary 9 shall, to the greatest extent practicable, use inspectors 10 that inspect avocados for compliance with section 8e of 11 the Agricultural Adjustment Act (7 U.S.C. 608e–1), reen-12 acted with amendments by the Agricultural Marketing 13 Agreement Act of 1937, to conduct inspections under this 14 section.

15 "(d) CIVIL PENALTIES.—The Secretary may require
16 any person who violates this section or the regulations
17 issued pursuant to this section to—

18 "(1) forfeit to the United States a sum equal
19 to the value of the commodity at the time of viola20 tion, which forfeiture shall be recoverable in a civil
21 suit bought in the name of the United States; or

22 "(2) on conviction, be fined not less than \$50
23 or more than \$5,000 for each violation.

24 "(e) DIVERSION.—In the case of any Hass avocados25 that do not meet the requirements of this section or the

regulations issued pursuant to this section, the Secretary
 may—

3 "(1) provide for the reinspection of the Hass4 avocados; or

5 "(2) authorize the diversion, export, or repack6 ing of the Hass avocados.

7 "(f) FEES.—The Secretary may prescribe and collect
8 fees to cover the costs of providing for the inspection of
9 Hass avocados under this section. All fees and penalties
10 collected shall be credited to the accounts that incur such
11 costs and shall remain available until expended without
12 fiscal year limitation.

13 "(g) AUTHORIZATION OF APPROPRIATIONS.—There
14 are authorized to be appropriated such sums as may be
15 necessary to carry out this section.".

16 SEC. 10109. MUSHROOM PROMOTION, RESEARCH, AND CON-

17 SUMER INFORMATION.

(a) REGIONS AND MEMBERS.—Section 1925(b)(2) of
the Mushroom Promotion, Research, and Consumer Information Act of 1990 (subtitle B of title XIX of Public Law
101-624; 7 U.S.C. 6104(b)(2)) is amended—

(1) in subparagraph (B), by striking "4 re-gions" and inserting "3 regions";

1	(2) in subparagraph (D), by striking
2	"35,000,000 pounds" and inserting "50,000,000
3	pounds"; and
4	(3) by striking subparagraph (E), and inserting
5	the following new subparagraph:
6	"(E) Additional members.—In addition
7	to the members appointed pursuant to para-
8	graph (1), and subject to the nine-member limit
9	of members on the council provided in such
10	paragraph, the Secretary shall appoint addi-
11	tional members to the council from a region
12	which attains additional pounds of production
13	as follows:
14	"(i) If a region's annual production is
15	greater than 110,000,000 pounds, but less
16	than or equal to 180,000,000 pounds, the
17	region shall be represented by one addi-
18	tional member.
19	"(ii) If a region's annual production is
20	greater than 180,000,000 pounds, but less
21	than or equal to 260,000,000 pounds, the
22	region shall be represented by two addi-
23	tional members.
24	"(iii) If a region's annual production
25	is greater than 260,000,000 pounds, the

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region shall be represented by three addi-
tional members.".
(b) Powers and Duties of Council.—Section
1925(c) of the Mushroom Promotion, Research, and Con-
sumer Information Act of 1990 (subtitle B of title XIX
of Public Law 101–624; 7 U.S.C. 6104(c)) is amended—
(1) by redesignating paragraphs (6) , (7) , and
(8) as paragraphs (7), (8), and (9), respectively; and
(2) by inserting after paragraph (5) , the fol-
lowing new paragraph (6):
"(6) to develop a program for good agricultural
practices and good handling practices for mush-
rooms;".
rooms;".
rooms;". SEC. 10110. FRESH PRODUCE EDUCATION INITIATIVE.
rooms;". SEC. 10110. FRESH PRODUCE EDUCATION INITIATIVE. (a) INITIATIVE AUTHORIZED.—The Secretary of Ag-
rooms;". SEC. 10110. FRESH PRODUCE EDUCATION INITIATIVE. (a) INITIATIVE AUTHORIZED.—The Secretary of Ag- riculture may carry out a program to educate persons in-
rooms;". SEC. 10110. FRESH PRODUCE EDUCATION INITIATIVE. (a) INITIATIVE AUTHORIZED.—The Secretary of Ag- riculture may carry out a program to educate persons in- volved in the fresh produce industry and the public
rooms;". SEC. 10110. FRESH PRODUCE EDUCATION INITIATIVE. (a) INITIATIVE AUTHORIZED.—The Secretary of Ag- riculture may carry out a program to educate persons in- volved in the fresh produce industry and the public about—
rooms;". SEC. 10110. FRESH PRODUCE EDUCATION INITIATIVE. (a) INITIATIVE AUTHORIZED.—The Secretary of Ag- riculture may carry out a program to educate persons in- volved in the fresh produce industry and the public about— (1) scientifically proven practices for reducing
rooms;". SEC. 10110. FRESH PRODUCE EDUCATION INITIATIVE. (a) INITIATIVE AUTHORIZED.—The Secretary of Ag- riculture may carry out a program to educate persons in- volved in the fresh produce industry and the public about— (1) scientifically proven practices for reducing microbiological pathogens on fresh produce; and
rooms;". SEC. 10110. FRESH PRODUCE EDUCATION INITIATIVE. (a) INITIATIVE AUTHORIZED.—The Secretary of Ag- riculture may carry out a program to educate persons in- volved in the fresh produce industry and the public about— (1) scientifically proven practices for reducing microbiological pathogens on fresh produce; and (2) methods of reducing the threat of cross-con-
rooms;". SEC. 10110. FRESH PRODUCE EDUCATION INITIATIVE. (a) INITIATIVE AUTHORIZED.—The Secretary of Ag- riculture may carry out a program to educate persons in- volved in the fresh produce industry and the public about— (1) scientifically proven practices for reducing microbiological pathogens on fresh produce; and (2) methods of reducing the threat of cross-con- tamination of fresh produce through unsanitary han-

(c) FUNDING.—There are authorized to be appro priated such sums as are necessary for each of fiscal years
 2008 through 2012 to carry out this section.

4 Subtitle C—Pest and Disease 5 Management

6 SEC. 10201. PEST AND DISEASE PROGRAM.

7 (a) ESTABLISHMENT.—The Secretary of Agriculture8 shall establish a program to—

9 (1) conduct early pest detection and surveil10 lance activities in cooperation with state depart11 ments of agriculture;

12 (2) determine and prioritize pest and disease
13 threats to domestic production of specialty crops;
14 and

(3) create an audit-based certification approach
to protect against the spread of plant pests and to
facilitate the interstate movement of plants and
plant products.

19 (b) EARLY PEST DETECTION AND SURVEILLANCE20 IMPROVEMENT PROGRAM.—

(1) COOPERATIVE AGREEMENTS.—The Secretary of Agriculture shall enter into cooperative
agreements with State departments of agriculture to
provide grants to such State departments of agri-

culture for early pest detection and surveillance ac tivities.

3 (2) APPLICATION.—A State department of agri-4 culture seeking to enter into a cooperative agreement under this subsection shall submit to the Sec-5 6 retary an application containing such information as 7 the Secretary may require. The Secretary shall no-8 tify applicants of the following: 9 (A) The requirements to be imposed on a 10 department of agriculture for auditing of, and 11 reporting on, the use of any funds provided by 12 the Secretary under the cooperative agreement. 13 (B) The criteria to be used to ensure that 14 early pest detection and surveillance activities 15 supported under the cooperative agreement are 16 based on sound scientific data or thorough risk 17 assessments. 18 (C) The means of identifying pathways of 19 pest introductions. 20 (3) Use of funds.— 21 (A) Pest detection and surveillance 22 ACTIVITIES.—A State department of agriculture 23

that receives funds under this section shall usethe funds to carry out early pest detection and

1	surveillance activities approved by the Secretary
2	to prevent the introduction or spread of a pest.
3	(B) SUBAGREEMENTS.—A State depart-
4	ment of agriculture may use funds received
5	under this section to enter into subagreements
6	with political subdivisions in such State that
7	have legal responsibilities relating to agricul-
8	tural pest and disease surveillance.
9	(4) Special funding considerations.—The
10	Secretary shall provide, subject to the availability of
11	funds under subsection (j), funds to a State depart-
12	ment of agriculture that the Secretary determines is
13	in a State that has a high risk of being affected by
14	one or more pest, based on the following factors:
15	(A) The number of international airports
16	and maritime facilities in that State.
17	(B) The volume of international passenger
18	and cargo entry into that State.
19	(C) The geographic location of that State
20	and if such location is conducive to agricultural
21	pest and disease establishment due to the cli-
22	mate or crop diversity of that State.
23	(D) The types of agricultural commodities
24	or plants produced in that State and if the
25	commodities or plants produced are conducive

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1	to agricultural pest and disease establishment
2	due to the climate or crop diversity of that
3	State.
4	(E) Whether the Secretary has declared an
5	emergency in that State pursuant to section
6	442 of the Plant Protection Act (7 U.S.C.
7	7772) due to an agricultural pest or disease of
8	Federal concern.
9	(F) Such other factors as the Secretary
10	considers appropriate.
11	(5) Cost-share.—
12	(A) FEDERAL COST SHARE; FORM OF NON-
13	FEDERAL COST SHARE.—Except as provided in
14	subparagraph (B), a cooperative agreement en-
15	tered into under paragraph (1) shall provide
16	that—
17	(i) the Federal share of carrying out
18	the cooperative agreement shall not exceed
19	75 percent of the total cost;
20	(ii) the non-Federal share of the cost
21	of carrying out the agreement may be pro-
22	vided in-kind; and
23	(iii) in-kind costs may include indirect
24	costs as considered appropriate by the Sec-
25	retary.

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1	(B) ABILITY TO PROVIDE FUNDS.—The
2	Secretary shall not take the ability to provide
3	non-Federal costs to carry out a cooperative
4	agreement entered into under paragraph (1)
5	into consideration when deciding whether to
6	enter into a cooperative agreement with a State
7	department of agriculture.
8	(C) Special funding consider-
9	ATIONS.—The non-federal share of carrying out
10	paragraph (4) shall not exceed 40 percent of
11	the total costs of carrying out such paragraph.
12	(6) REPORTING REQUIREMENT.—Not later than
13	180 days after the date of completion of an early
14	pest detection and surveillance activity conducted by
15	a State department of agriculture using funds pro-
16	vided under this section, the department of agri-
17	culture shall submit to the Secretary a report that
18	describes the purposes and results of the activities,
19	including any activities conducted pursuant to a sub-
20	agreement referred to in paragraph $(3)(B)$.
21	(c) Threat Identification and Mitigation Pro-
22	GRAM.—
23	(1) IN GENERAL.—In conducting the program
24	established under subsection (a), the Secretary
25	shall—

1	(A) develop risk assessments of the exist-
2	ing and potential threat to the specialty crop in-
3	dustry in the United States from pests and dis-
4	ease;
5	(B) prepare a list prioritizing pest and dis-
6	ease threats to the specialty crop industry;
7	(C) develop action plans, in consultation
8	with State departments of agriculture and other
9	State or regional resource partnerships, that ef-
10	fectively address pest and disease threats to the
11	specialty crop industry, including pathway anal-
12	ysis, domestic and offshore mitigation meas-
13	ures, and comprehensive exclusion measures at
14	ports of entry and other key distribution cen-
15	ters, in addition to strategies to employ if a
16	pest or disease is introduced;
17	(D) implement such action plans as soon
18	as they are developed to test the effectiveness of
19	such action plans and help prevent new foreign
20	and domestic pest and disease threats from
21	being introduced or widely disseminated in the
22	United States; and
23	(E) collaborate with the nursery industry,
24	research institutions, and other appropriate en-
25	tities to develop a nursery pest risk manage-

ment system to identify nursery pests and diseases, prevent the introduction, establishment, and spread of such pests and diseases, and reduce the risk of, prioritize, mitigate, and eradicate such pests and diseases.

6 (2) REPORTS.—Not later than one year after 7 the date of the enactment of this Act, and annually 8 thereafter, the Secretary shall update and submit to 9 Congress the priority list and action plans described 10 in paragraph (1), including an accounting of funds 11 expended on the action plans.

12 (d) Audit-Based Approach to Speciality Crop 13 PHYTOSANITARY CERTIFICATION.—In conducting the program established under subsection (a), the Secretary 14 15 shall provide funds and technical assistance to specialty crop growers, organizations representing such growers, 16 17 and State and local agencies working with such growers 18 and organizations for the development and implementation 19 of certification systems based on audit-based approaches, 20 such as best management practices or nursery pest risk 21 management systems, to address plant pests and to miti-22 gate the risk of plant pests in the movement of plants and 23 plant products.

24 (e) COOPERATIVE AGREEMENTS.—The Secretary
25 may enter into cooperative agreements with other Federal

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departments or agencies, States or political subdivisions
 of States, national governments, local governments of
 other nations, domestic or international organizations, do mestic or international associations, and other persons to
 carry out this section.

6 (f) CONSULTATION.—The Secretary shall consult 7 with the National Plant Board, State departments of agri-8 culture, and specialty crop grower organizations to estab-9 lish funding priorities under this section for each fiscal 10 year.

(g) ADMINISTRATIVE COSTS.—Not more than 5 percent of the funds provided under this section may be used
for administrative costs.

14 (h) DEFINITIONS.—In this section:

15 (1) EARLY PEST DETECTION AND SURVEIL-LANCE.—The term "early pest detection and surveil-16 17 lance" means the full range of activities undertaken 18 to find newly introduced pests, whether new to the 19 United States or new to certain areas of the United 20 States, before the pests become established, or be-21 fore pest infestations become too large and costly to 22 eradicate or control.

(2) PEST.—The term "pest" has the meaning
given the term "plant pest" in section 403(14) of
the Plant Protection Act (7 U.S.C. 7702(14)).

1	(3) Specialty Crop.—The term "specialty
2	crop" has the meaning given the term in section
3	3(1) of the Specialty Crop Competitiveness Act of
4	2004 (Public Law 108–465; 118 Stat. 3883; 7
5	U.S.C. 1621 note).
6	(4) STATE DEPARTMENT OF AGRICULTURE.—
7	The term "State department of agriculture" means
8	an agency of a State that has a legal responsibility
9	to perform early pest detection and surveillance ac-
10	tivities.
11	(i) Secretarial Discretion.—Section 442(c) of
12	the Plant Protection Act (7 U.S.C. 7772(c)) is amended
13	by striking "of longer than 60 days".
14	(j) FUNDING.—Of the funds of the Commodity Credit
15	Corporation, the Secretary shall make available to carry
15 16	out this section—
16	out this section—
16 17	out this section— (1) \$10,000,000 for fiscal year 2008;
16 17 18	out this section— (1) \$10,000,000 for fiscal year 2008; (2) \$25,000,000 for fiscal year 2009;
16 17 18 19	out this section— (1) \$10,000,000 for fiscal year 2008; (2) \$25,000,000 for fiscal year 2009; (3) \$40,000,000 for fiscal year 2010;
16 17 18 19 20	out this section— (1) \$10,000,000 for fiscal year 2008; (2) \$25,000,000 for fiscal year 2009; (3) \$40,000,000 for fiscal year 2010; (4) \$55,000,000 for fiscal year 2011; and
 16 17 18 19 20 21 	out this section— (1) \$10,000,000 for fiscal year 2008; (2) \$25,000,000 for fiscal year 2009; (3) \$40,000,000 for fiscal year 2010; (4) \$55,000,000 for fiscal year 2011; and (5) \$70,000,000 for fiscal year 2012.
 16 17 18 19 20 21 22 	 out this section— (1) \$10,000,000 for fiscal year 2008; (2) \$25,000,000 for fiscal year 2009; (3) \$40,000,000 for fiscal year 2010; (4) \$55,000,000 for fiscal year 2011; and (5) \$70,000,000 for fiscal year 2012. SEC. 10202. MULTI-SPECIES FRUIT FLY RESEARCH AND

facility in Waimanalo, Hawaii, to support fruit fly rearing 1 2 and sterilization activities. 3 (b) AUTHORIZATION OF APPROPRIATIONS.—There 4 are authorized to be appropriated— 5 (1) \$15,000,000 for the construction of a ware-6 house and irradiation containment facility pursuant 7 to subsection (a); and 8 (2) \$1,000,000 for fiscal year 2008 and each 9 subsequent fiscal year for maintenance to the facili-10 ties constructed pursuant to this section. Subtitle D—Organic Agriculture 11 12 SEC. 10301. NATIONAL ORGANIC CERTIFICATION COST-13 SHARE PROGRAM. 14 Section 10606 of the Farm Security and Rural In-15 vestment Act of 2002 (7 U.S.C. 6523) is amended— 16 (1) in subsection (a), by striking "\$5,000,00017 for fiscal year 2002" and inserting "\$22,000,000 for 18 fiscal year 2008"; and 19 (2) in subsection (b)(2), by striking "\$500" 20 and inserting "\$750". 21 SEC. 10302. ORGANIC PRODUCTION AND MARKET DATA. 22 (a) NEW DATA REQUIREMENTS.—Section 7407 of 23 the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 5925c) is amended to read as follows: 24

3 "(a) DATA COLLECTION AND PUBLICATION.—To as-4 sist organic farmers in making informed production and 5 marketing decisions, the Secretary of Agriculture shall col-6 lect and publish segregated data and survey information 7 about the price, production, and marketing of major or-8 ganically produced commodities, as determined by the Sec-9 retary.

10 "(b) FUNDING.—The Secretary of Agriculture shall use \$3,000,000 of the funds of the Commodity Credit Cor-11 12 poration to carry out this section during fiscal year 2008, 13 and such funds shall remain available until expended.". 14 (b) IMPLEMENTATION REPORT.—Not later than 180 days after the date of the enactment of this Act, the Sec-15 16 retary of Agriculture shall submit to Congress a report regarding the progress made in implementing the amend-17 18 ment made by subsection (a).

19 SEC. 10303. ORGANIC CONVERSION, TECHNICAL, AND EDU20 CATIONAL ASSISTANCE.

(a) ESTABLISHMENT.—Not later than 180 days after
the date of the enactment of this section, the Secretary
shall establish a program to provide cost share and incentive payments and technical and educational assistance to
producers to promote conservation practices and activities
for production systems undergoing transition, in whole or
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in part, to organic production in accordance with the Or ganic Foods Production Act of 1990 (7 U.S.C. 6501 et
 seq.).

4 (b) ORGANIC TRANSITION COST SHARE AND INCEN-5 TIVE PAYMENTS.—

6 (1) IN GENERAL.—The Secretary shall enter 7 into contracts with eligible producers referred to in 8 paragraph (2) to provide cost-share and incentive 9 payments to assist in the transition to organic pro-10 duction systems.

11 (2) ELIGIBLE PRODUCERS.—A producer is an
12 eligible producer under this paragraph if such pro13 ducer agrees to—

(A) develop and carry out environmental
and conservation activities consistent with an
organic plan that protect soil, water, wildlife,
air, and other natural resources as defined by
the Secretary;

19 (B) receive technical and education assist20 ance from the Secretary, or from organizations,
21 institutions, and consultants with cooperative
22 agreements with the Secretary, relating to—

23 (i) the development and implementa24 tion of conservation practices and activities
25 that are part of an organic plan; or

1	(ii) other aspects of transition to or-
2	ganic production, including marketing,
3	credit, business, and risk management
4	plans;
5	(C) submit to annual verification by a cer-
6	tifying agent accredited by the Department of
7	Agriculture under section 2115 of the Organic
8	Foods Production Act of 1990 (7 U.S.C. 6514)
9	to determine compliance of the producer with
10	organic certification requirements; and
11	(D) develop marketing, credit, business,
12	and risk management plans, as appropriate.
13	(3) CONTRACT.—A contract entered into under
14	paragraph (1) shall provide that—
15	(A) payments provided to a producer under
16	the contract shall only be used for—
17	(i) conservation management and veg-
18	etative and structural practices and activi-
19	ties during transition to certified organic
20	production that—
21	(I) are consistent with an organic
22	plan; and
23	(II) protect soil, water, wildlife,
24	air, and other natural resources, as
25	required under the Organic Foods

Production Act of 1990 (7 U.S.C. 1 2 6501 et seq.); (ii) animal production measures con-3 4 sistent with an organic plan; and (iii) such other measures as the Sec-5 6 retary determines are appropriate and con-7 sistent with an organic plan; 8 (B) subject to subparagraph (C), the con-9 tract shall terminate after a period of not more 10 than three years; 11 (C) the Secretary may terminate the contract if the Secretary determines the eligible 12 13 producer is not pursuing organic certification 14 under the Organic Foods Production Act of 15 1990 (7 U.S.C. 6501 et seq.); and 16 (D) the Secretary may require repayment 17 in whole of payments already received if the 18 Secretary determines the eligible producer is 19 not pursuing organic certification under the Or-20 ganic Foods Production Act of 1990 (7 U.S.C. 21 6501 et seq.). 22 (4) LIMITATIONS ON PAYMENTS.—An eligible 23 producer may not receive payments under paragraph

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24 (1)—

1	(A) for a total period of more than three
2	years;
3	(B) an amount not to exceed \$50 per acre
4	for crop land, or \$25 per acre for grazing land;
5	and
6	(C) in an amount more than \$10,000 in a
7	fiscal year.
8	(c) Technical and Educational Assistance.—
9	The Secretary shall provide producers with technical and
10	educational assistance, including through the use of com-
11	petitive cooperative agreements with non-profit organiza-
12	tions, non-governmental organizations, institutes of higher
13	education, or consultants with expertise in advisory serv-
14	ices for organic producers on organic production systems,
15	and the planning for and marketing of organic products.
16	(d) USE OF FUNDS.—The Secretary shall use 50 per-
17	cent of the funds made available pursuant to the author-
18	ization of appropriations under subsection (f) to provide
19	technical and educational assistance under subsection (c).
20	(e) DEFINITIONS.—In this section:
21	(1) Organic plan.—The term "organic plan"
22	means an organic plan submitted under section
23	2114(a) of the Organic Foods Production Act of

1990 (7 U.S.C. $6513(\mathrm{a}))$ and agreed to by the pro-

24

ducer and handler of a product and a certifying
 agent under such section.

3 (2) TECHNICAL AND EDUCATIONAL ASSIST4 ANCE.—The term "technical and educational assist5 ance" means the conveyance of information and
6 counsel regarding economic and business planning,
7 marketing, and organic practices, such as entomo8 logical practices and pest and weed control and pre9 vention that satisfy organic practices.

(f) FUNDING.—There is authorized to be appropriated to carry out this section \$50,000,000, which shall
remain available until expended.

13 Subtitle E—Miscellaneous 14 Provisions

15 SEC. 10401. GRANT PROGRAM TO IMPROVE MOVEMENT OF

16 SPECIALTY CROPS.

17 (a) GRANTS AUTHORIZED.—The Secretary of Agri18 culture may make grants under this section to an eligible
19 entity described in subsection (b)—

20 (1) to improve the cost-effective movement of
21 specialty crops to local, regional, national, and inter22 national markets; and

(2) to address regional intermodal transpor-tation deficiencies that adversely affect the move-

1 ment of specialty crops to markets inside or outside 2 the United States. 3 (b) ELIGIBLE GRANT RECIPIENTS.—Grants may be 4 made under this section to any of the following (or a com-5 bination thereof): 6 (1) State and local governments. 7 (2) Grower cooperatives. 8 (3) State or regional producer and shipper or-9 ganizations. 10 (4) Other entities as determined to be appro-11 priate by the Secretary. 12 (c) MATCHING FUNDS.—The recipient of a grant under this section shall contribute an amount of non-Fed-13 eral funds toward the project for which the grant is pro-14 15 vided that is at least equal to the amount of grant funds received by the recipient under this section. 16 17 (d) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated such sums as may be 18 19 necessary for each of fiscal years 2008 through 2012 to 20 carry out this section. 21 SEC. 10402. AUTHORIZATION OF APPROPRIATIONS FOR 22 MARKET NEWS ACTIVITIES REGARDING SPE-23 CIALTY CROPS. 24 There are authorized to be appropriated to the Sec-25 retary of Agriculture such sums as may be necessary for each of the fiscal years 2008 through 2012 to support the
 market news activities regarding specialty crops (as such
 term is defined in section 3(1) of the Specialty Crops Com petitiveness Act of 2004 (Public Law 108-465; 118 Stat.
 3883)).

6 SEC. 10403. FARMER MARKETING ASSISTANCE PROGRAM.

7 (a) FINDINGS.—Congress finds that—

8 (1) agricultural direct farmer-to-consumer mar-9 keting activities, including farmers' markets, road-10 side stands, community supported agriculture, inter-11 net, mail-order, and other similar direct order mar-12 keting activities, significantly enhance the ability of 13 agricultural producers to retain a greater share of 14 their products' retail value;

(2) direct farmer-to-consumer marketing activities are a crucial component of the current and future viability of small and mid-sized farms and
ranches and beginning and socially disadvantaged
farmers and ranchers; and

(3) agricultural direct marketing activities contribute to the health and well-being of consumers in
rural, urban, and tribal communities by providing
access to healthy, fresh, and affordable food.

1	(b) Program.—Section 6 of the Farmer-to-Con-
2	sumer Direct Marketing Act of 1976 (7 U.S.C. 3005) is
3	amended—
4	(1) in subsection (a)—
5	(A) by striking "Farmers' Market Pro-
6	motion Program" and inserting "Farmer Mar-
7	keting Assistance Program"; and
8	(B) by striking "promote farmers' mar-
9	kets" and inserting "direct producer to con-
10	sumer marketing";
11	(2) in subsection $(b)(1)$ —
12	(A) in subparagraph (A), by striking ", do-
13	mestic farmers' markets, roadside stands, com-
14	munity-supported agriculture programs, and
15	other"; and
16	(B) in subparagraph (B), by striking
17	"farmers' markets, roadside stands, commu-
18	nity-supported agriculture programs, and other
19	direct producer-to-consumer infrastructure"
20	and inserting "direct producer-to-consumer
21	marketing and infrastructure opportunities";
22	(3) in subsection (c)—
23	(A) by redesignating paragraphs (1)
24	through (7) as paragraphs (2) through (8) , re-
25	spectively;

1	(B) by inserting before paragraph (2) the
2	following new paragraph:
3	"(1) two or more farmers or farm vendors who
4	sell products through a common channel of distribu-
5	tion;"; and
6	(C) in paragraph (2) (as so redesignated)
7	by striking "an agricultural cooperative" and
8	inserting "an agricultural cooperative or pro-
9	ducer network or association";
10	(4) by striking subsection (e) and inserting the
11	following new subsections:
12	"(e) ELIGIBLE ACTIVITIES.—A recipient of a grant
13	under this section may use the funds for the following ac-
14	tivities:
15	"(1) Farmers markets.
16	"(2) Roadside stands.
17	"(3) Community supported agriculture oper-
18	ations, through which a farmer agrees to deliver a
19	certain quantity of agricultural products to con-
20	sumers at a set price.
21	"(4) The purchase of equipment or other activi-
22	ties supporting the use of electronic benefit transfer
23	systems at farmers markets.
24	"(5) Agritourism activities facilitating the di-
25	rect sale of agricultural products, including oper-

1	ations where the consumer picks their own agricul-
2	tural products.
3	"(6) Other activities as determined appropriate
4	by the Secretary.
5	"(f) FUNDING.—
6	"(1) IN GENERAL.—Of the funds of the Com-
7	modity Credit Corporation, the Secretary of Agri-
8	culture shall use to carry out this section—
9	"(A) \$5,000,000 in each of fiscal year
10	2008, 2009, and 2010; and
11	"(B) \$10,000,000 in each of fiscal years
12	2011 and 2012.
13	"(2) Use of funds.—Not less than 10 percent
14	of the funds used to carry out this section in a fiscal
15	year under paragraph (1) shall be used to support
16	the use of electronic benefits transfers at farmers'
17	markets.".
18	SEC. 10404. NATIONAL CLEAN PLANT NETWORK.
19	(a) ESTABLISHMENT.—There is established in the
20	Department of Agriculture a program to be known as the
21	"National Clean Plant Network".
22	(b) Network.—The Secretary of Agriculture shall
23	use the network—
24	(1) to develop a sustainable national funding
25	source for clean planting stock programs for horti-

1	cultural crops determined by the Secretary to be of
2	priority for the United States; and
3	(2) to enter into cooperative agreements to enti-
4	ties that have the expertise, facilities, and climate
5	necessary to efficiently produce, maintain, and dis-
6	tribute healthy planting stock for specialty crops.
7	(c) FUNDING.—
8	(1) Commodity credit corporation.—Of the
9	funds of the Commodity Credit Corporation, the
10	Secretary shall make available to carry out this sec-
11	tion $$20,000,000$ for fiscal years 2008 through
12	2012.
13	(2) Authorization of appropriations.—
14	There are authorized to be appropriated such sums
15	as are necessary for each of fiscal years 2008
16	through 2012 to carry out this section.
17	SEC. 10405. HEALTHY FOOD URBAN ENTERPRISE DEVELOP-
18	MENT PROGRAM.
19	(a) PURPOSE.—The purpose of this section is to sup-
20	port farm and ranch income by significantly enhancing a
21	producer's share of the final retail product price through
22	improved access to competitive processing and distribution
23	systems which deliver affordable, locally and regionally
24	produced foods to consumers, and improve food access in
25	underserved communities.

(b) DEFINITIONS.—In this section:
(1) ELIGIBLE ENTITY.—The term "eligible enti-
ty" includes—
(A) a small or midsized processor, dis-
tributor, wholesaler, or retail food outlet;
(B) a group of producers operating as a le-
gally recognized marketing alliance;
(C) a producer-owned cooperative;
(D) a nonprofit organization;
(E) an economic development or commu-
nity development corporation;
(F) a unit of State or local government;
and
(G) an academic institution.
(2) INDIAN TRIBE.—The term "Indian tribe"
has the meaning given the term in section 4 of the
Indian Self-Determination and Education Assistance
Act (25 U.S.C. 450b).
(3) Secretary.—The term "Secretary" means
the Secretary of Agriculture.
(4) Socially disadvantaged farmer or
RANCHER.—The term "socially disadvantaged farm-
er or rancher" has the meaning given the term in
section 355(e) of the Consolidated Farm and Rural
Development Act (7 U.S.C. 2003(e)).

1	(5) UNDERSERVED COMMUNITY.—The term
2	"underserved community" includes any community
3	that may have, as determined by the Secretary—
4	(A) limited access to affordable, healthy
5	foods, including fresh fruits and vegetables, in
6	grocery retail stores or farmer-to-consumer di-
7	rect markets;
8	(B) high incidences of diet-related diseases,
9	including obesity;
10	(C) high rates of hunger or food insecurity;
11	or
12	(D) severe or persistent poverty in urban
13	or rural communities, including Indian tribal
14	communities.
15	(c) GRANT PROGRAM.—
16	(1) ESTABLISHMENT.—The Secretary, acting
17	through the head of the market services branch of
18	the Agricultural Marketing Service, shall establish a
19	program under which the Secretary shall provide
20	grants, on a competitive basis, to eligible entities to
21	conduct enterprise feasibility studies (including stud-
22	ies of consumer preference), in accordance with the
23	purpose of this section.
24	(2) APPLICATION.—To be eligible to receive a
25	grant under this subsection, an eligible entity shall

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1	submit to the Secretary an application at such time,
2	in such manner, and containing such information as
3	the Secretary may require.
4	(3) Coordination with other agencies.—
5	In carrying out the program under this subsection,
6	the Secretary shall coordinate, with respect to the
7	development of the program and reviews of grant
8	applications, with—
9	(A) the Cooperative State Research, Edu-
10	cation, and Extension Service; and
11	(B) the Rural Business Cooperative Serv-
12	ice.
13	(4) PRIORITY.—In providing grants under this
14	subsection, the Secretary shall give priority to appli-
15	cations with proposed projects that—
16	(A) include features effectively targeting
17	participation by socially disadvantaged farmers
18	or ranchers or beginning farmers or ranchers;
19	(B) increase employment opportunities in
20	underserved communities;
21	(C) support small and mid-sized farm via-
22	bility and increase farming opportunities; or
23	(D) establish and maintain satisfactory en-
24	vironmental and labor standards, including
25	worker protection.

1	(5) MAXIMUM AMOUNT.—The amount of a
2	grant provided under this subsection shall not exceed
3	\$250,000.
4	(6) TERM.—A grant provided under this sub-
5	section shall have a term of not more than 3 years.
6	(7) Reports.—
7	(A) IN GENERAL.—Each eligible entity
8	that receives a grant under this subsection shall
9	submit to the Secretary an annual report de-
10	scribing the results and progress of each feasi-
11	bility study to ensure sufficient progress is
12	achieved with respect to the goals of the
13	projects carried out by the eligible entity.
14	(B) PUBLIC AVAILABILITY.—The Secretary
15	shall ensure that any information contained in
16	a report under subparagraph (A) relating to
17	consumer preference or producer availability is
18	made available to the public.
19	(8) FUNDING.—There are authorized to be ap-
20	propriated such sums as are necessary for each of
21	fiscal years 2008 through 2012 to carry out this sec-
22	tion.
23	(d) Grant Program Requirements.—
24	(1) TECHNICAL ASSISTANCE AND OUTREACH.—
25	(A) IN GENERAL.—The Secretary shall—

1	(i) provide to the public information
2	relating to the grant programs under this
3	section; and
4	(ii) provide technical assistance to—
5	(I) socially disadvantaged farm-
6	ers or ranchers;
7	(II) Indian tribal organizations;
8	(III) low-income populations; and
9	(IV) other underserved commu-
10	nities and producers.
11	(B) SERVICE PROVIDERS.—In carrying out
12	subparagraph (A), the Secretary may enter into
13	contracts, on a competitive basis, with entities
14	that, as determined by the Secretary—
15	(i) demonstrate experience in serving
16	socially disadvantaged farmers or ranchers
17	and other underserved communities and
18	producers;
19	(ii) include, in the governance struc-
20	ture of the entity, 2 or more members rep-
21	resenting the targeted communities served
22	by the entity; and
23	(iii) will share information developed
24	or used by the entity with—
25	(I) researchers;

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1	(II) practitioners; and
2	(III) other interested parties.
3	(2) LIMITATIONS.—For purposes of the pro-
4	grams under this section, the Secretary—
5	(A) shall not give preference to any entity
6	based on an agricultural commodity produced
7	or supported by the entity; and
8	(B) shall encourage, to the maximum ex-
9	tent practicable, projects that use infrastructure
10	efficiently for more than 1 agricultural product.
11	(3) REPORT.—Not less frequently than once
12	each year, the Secretary shall submit to Congress a
13	report that describes the programs (including the
14	level of participation in each program) under this
15	section, including information relating to—
16	(A) projects carried out under this section;
17	(B) characteristics of the agricultural pro-
18	ducers and communities served by the projects;
19	(C) the benefits of the projects;
20	(D) data necessary to comply with—
21	(i) section 2501A of the Food, Agri-
22	culture, Conservation, and Trade Act of
23	1990 (7 U.S.C. 2279–1); or

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1	(ii) section 8(b)(5)(B) of the Soil Con-
2	servation and Domestic Allotment Act (16
3	U.S.C. 590h(b)(5)); and
4	(E) outreach and technical assistance ac-
5	tivities carried out by the Secretary under para-
6	graph (1) .
7	TITLE XI—MISCELLANEOUS
8	PROVISIONS
	Subtitle A—Federal Crop Insurance
	Sec. 11001. Premiums and reinsurance requirements.
	Sec. 11002. Catastrophic risk protection administrative fee.
	Sec. 11003. Funding for reimbursements, contracting, risk management edu- cation, and information technology.
	Sec. 11004. Reimbursement of research and development costs related to new crop insurance products.
	See 11005 Research and development contracts for averagic production cov

- Sec. 11005. Research and development contracts for organic production coverage improvements.
- Sec. 11006. Targeting risk management education for beginning farmers and ranchers and certain other farmers and ranchers.
- Sec. 11007. Crop insurance ineligibility related to crop production on noncropland.
- Sec. 11008. Funds for data mining.
- Sec. 11009. Noninsured crop assistance program.
- Sec. 11010. Change in due date for Corporation payments for underwriting gains.
- Sec. 11011. Sesame insurance pilot program.
- Sec. 11012. National Drought Council and drought preparedness plans.
- Sec. 11013. Payment of portion of premium for area revenue plans.
- Sec. 11014. Share of risk.
- Sec. 11015. Livestock Assistance.
- Sec. 11016. Determination of certain sweet potato production.

Subtitle B—Livestock and Poultry

- Sec. 11101. Sense of Congress regarding pseudorabies eradication program.
- Sec. 11102. Arbitration of livestock and poultry contracts.
- Sec. 11103. State-inspected meat and poultry.
- Sec. 11104. Country of origin labeling.
- Sec. 11105. Sense of Congress regarding the voluntary control program for low pathogenic avian influenza.
- Sec. 11106. Sense of Congress regarding the cattle fever tick eradication program.

Subtitle C—Socially Disadvantaged Producers and Limited Resource Producers

- Sec. 11201. Outreach and technical assistance for socially disadvantaged farmers and ranchers and limited resource farmers and ranchers.
- Sec. 11202. Improved program delivery by Department of Agriculture on Indian reservations.
- Sec. 11203. Transparency and accountability for socially disadvantaged farmers and ranchers.
- Sec. 11204. Beginning farmer and rancher development program.
- Sec. 11205. Provision of receipt for service or denial of service.
- Sec. 11206. Tracking of socially disadvantaged farmers and ranchers and limited resource farmers and ranchers in Census of Agriculture and certain studies.
- Sec. 11207. Farmworker coordinator.
- Sec. 11208. Office of Outreach relocation.
- Sec. 11209. Minority farmer advisory committee.
- Sec. 11210. Coordinator for chronically underserved rural areas.

Subtitle D—Other Miscellaneous Provisions

- Sec. 11301. Designation of separate cotton-producing States under Cotton Research and Promotion Act.
- Sec. 11302. Cotton classification services.
- Sec. 11303. Availability of excess and surplus computers in rural areas.
- Sec. 11304. Permanent debarment from participation in Department of Agriculture programs for fraud.
- Sec. 11305. No discrimination against use of registered pesticide products or classes of pesticide products.
- Sec. 11306. Prohibition on closure or relocation of county offices for the Farm Service Agency, Rural Development Agency, and Natural Resources Conservation Service.
- Sec. 11307. Regulation of exports of plants, plant products, biological control organisms, and noxious weeds.
- Sec. 11308. Grants to reduce production of methamphetamines from anhydrous ammonia.
- Sec. 11309. USDA Graduate School.
- Sec. 11310. Prevention and investigation of payment and fraud and error.
- Sec. 11311. Sense of Congress regarding food deserts, geographically isolated neighborhoods and communities with limited or no access to major chain grocery stores.
- Sec. 11312. Pigford claims.
- Sec. 11313. Comptroller general study of wastewater infrastructure near United States-Mexico border.
- Sec. 11314. Elimination of statute of limitations applicable to collection of debt by administrative offset.
- Sec. 11315. Pollinator protection.
- Sec. 11316. Prohibition on use of live animals for marketing medical devices; fines under the Animal Welfare Act.
- Sec. 11317. Protection of pets.

Subtitle A—Federal Crop Insurance

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3 SEC. 11001. PREMIUMS AND REINSURANCE REQUIRE-4 MENTS.

5 (a) PREMIUM ADJUSTMENTS.—Section 508(a) of the
6 Federal Crop Insurance Act (7 U.S.C. 1508(a)) is amend7 ed by adding at the end the following new paragraph:

8 "(9) Premium adjustments.—

9 "(A) PROHIBITION.—Except as provided 10 in subparagraph (B), the paying, allowing, or 11 giving, or offering to pay, allow, or give, directly 12 or indirectly, either as an inducement to pro-13 cure insurance or after insurance has been pro-14 cured, any rebate, discount, abatement, credit, 15 or reduction of the premium named in an insur-16 ance policy or any other valuable consideration 17 or inducement whatsoever not specified in the 18 policy, is strictly prohibited under this title.

19 "(B) EXCEPTIONS.—Subparagraph (A)
20 does not apply with respect to the following:

21 "(i) A rebate authorized under sub22 section (b)(5)(B).

23 "(ii) A performance-based discount
24 authorized under subsection (d)(3).".

1	(b) PAYMENT OF CATASTROPHIC RISK PROTECTION
2	Fee on Behalf of Producers.—Section 508(b)(5)(B)
3	of the Federal Crop Insurance Act (7 U.S.C.
4	1508(b)(5)(B)) is amended—
5	(1) in the subparagraph heading, by inserting
6	"OF CATASTROPHIC RISK PROTECTION FEE" after
7	"PAYMENT";
8	(2) in clause (i)—
9	(A) by striking "or other payment"; and
10	(B) by striking "with catastrophic risk
11	protection or additional coverage"; and insert-
12	ing "through the payment of all or a portion of
13	catastrophic risk protection administrative
14	fees'';
15	(3) in clause (ii)—
16	(A) by striking "or other payment made by
17	an insurance provider" and inserting "payment
18	made pursuant to clause (i) by an insurance
19	provider'';
20	(B) by striking "issuance of catastrophic
21	risk protection or additional coverage to" and
22	inserting "payment of catastrophic risk protec-
23	tion administrative fees on behalf of"; and
24	(C) by striking "or other payment" the
25	second place it appears;

1	(4) in clause (iv), by striking "A policy or plan
2	of insurance" and inserting "Catastrophic risk pro-
3	tection coverage";
4	(5) in clause (v)—
5	(A) by striking "licensing fee or other ar-
6	rangement under this subparagraph" and in-
7	serting "licensing fee arrangement"; and
8	(B) by striking "levels of additional cov-
9	erage" and inserting "levels of coverage"; and
10	(6) by striking clause (vi).
11	(c) Change in Due Date for Policyholder Pre-
12	MIUMS.—Section 508 of the Federal Crop Insurance Act
13	(7 U.S.C. 1508) is amended—
14	(1) in subsection $(b)(5)(C)$, by striking "the
15	date that premium" and inserting "the same date on
16	which the premium'';
17	(2) in subsection $(c)(10)(B)$ —
18	(A) by inserting "; TIME FOR PAYMENT"
19	after "WAIVER"; and
20	(B) by adding at the end the following new
21	sentence: "Subparagraph (C) of such subsection
22	shall apply with respect to the collection date
23	for policy premiums."; and
24	(3) in subsection (d), by adding at the end the
25	following new paragraph:

1	"(4) BILLING DATE FOR PREMIUMS.—Begin-
2	ning with the 2012 reinsurance year, the Corpora-
3	tion shall establish August 1 as the billing date for
4	premiums.".
5	(d) REINSURANCE.—
6	(1) REIMBURSEMENT RATE.—Section
7	508(k)(4)(A) of the Federal Crop Insurance Act (7
8	U.S.C. 1508(k)(4)(A)) is amended by striking clause
9	(ii) and inserting the following new clause:
10	"(ii) for the 2009 and subsequent re-
11	insurance years, 2.9 percentage points
12	below the rates, in effect as of the date of
13	the enactment of this Act of the Farm,
14	Nutrition, and Bioenergy Act of 2007, for
15	all crop insurance policies used to define
16	loss ratio.".
17	(2) Renegotiation of standard reinsur-
18	ANCE AGREEMENT.—Section 508(k) of the Federal
19	Crop Insurance Act (7 U.S.C. 1508(k)) is amended
20	by adding at the end the following new paragraph:
21	"(8) Renegotiation of standard reinsur-
22	ANCE AGREEMENT.—
23	"(A) PERIODIC RENEGOTIATION.—Fol-
24	lowing the reinsurance year ending June 30,
25	2012, the Corporation may renegotiate the fi-

nancial terms of the standard reinsurance 2 agreement during the next reinsurance year and once during each period of five reinsurance 3 4 years thereafter.

5 "(B) EFFECT OF FEDERAL LAW 6 CHANGES.—If changes in Federal law are en-7 acted that require revisions in the financial 8 terms of the standard reinsurance agreement, 9 and such changes in the agreement are made 10 on a mandatory basis by the Corporation, such 11 changes will not be deemed to be a renegoti-12 ation of the agreement for purposes of subpara-13 graph (A).

14 "(C) CONSULTATION.—Approved insur-15 ance providers and their representatives may 16 confer with each other, and collectively with the 17 Corporation, during the renegotiation process 18 under subparagraph (A).".

19 TREATMENT (3)OF 2008 REINSURANCE 20 YEAR.—Clause (ii) of section 508(k)(4)(A) of the 21 Federal Crop Insurance Act (7U.S.C. 22 1508(k)(4)(A), as in effect on the day before the 23 date of the enactment of this Act, shall continue to apply with respect to the 2008 reinsurance year. 24

(e) CHANGE IN DUE DATE FOR ADMINISTRATIVE
 AND OPERATING EXPENSE PAYMENT.—Section 516(b) of
 the Federal Crop Insurance Act (7 U.S.C. 1516(b)) is
 amended by adding at the end the following new para graph:

6 "(3) DUE DATE FOR ADMINISTRATIVE AND OP-7 ERATING EXPENSE PAYMENT.—Beginning with the 8 2012 reinsurance year, the Corporation shall make 9 payments pursuant to paragraph (1)(B) during Oc-10 tober 2012, and for subsequent reinsurance years, 11 every October thereafter.".

12 (f) Conforming Amendments.—

13 (1) PREMIUM REDUCTION AUTHORITY.—Sub14 section 508(e) of the Federal Crop Insurance Act (7
15 U.S.C. 1508(e)) is amended—

16 (A) in paragraph (2) by striking "para17 graph (4)" and inserting "paragraph (3)";
18 (B) by striking paragraph (3); and
19 (C) by redesignating paragraphs (4) and

20 (5) as paragraphs (3) and (4), respectively.

(2) PREMIUM RATE REDUCTION PILOT PROGRAM.—Section 523 of the Federal Crop Insurance
Act (7 U.S.C. 1523) is amended—

24 (A) by striking subsection (d); and

1	(B) by redesignating subsection (e) as sub-
2	section (d).
3	(3) SUBMISSION OF POLICIES AND MATE-
4	RIALS.—Section 508(h)(1)(A) of the Federal Crop
5	Insurance Act (7 U.S.C. 1508(h)(1)(A)) is amended
6	by striking "; and" and inserting "; or".
7	SEC. 11002. CATASTROPHIC RISK PROTECTION ADMINIS-
8	TRATIVE FEE.
9	Section $508(b)(5)(A)$ of the Federal Crop Insurance
10	Act $(7 \text{ U.S.C. } 1508(b)(5)(A))$ is amended by striking
11	"\$100 per crop per county" and inserting in its place
12	"\$200 per crop per county".
13	SEC. 11003. FUNDING FOR REIMBURSEMENTS, CON-
13 14	SEC. 11003. FUNDING FOR REIMBURSEMENTS, CON- TRACTING, RISK MANAGEMENT EDUCATION,
14	TRACTING, RISK MANAGEMENT EDUCATION,
14 15	TRACTING, RISK MANAGEMENT EDUCATION, AND INFORMATION TECHNOLOGY.
14 15 16	 TRACTING, RISK MANAGEMENT EDUCATION, AND INFORMATION TECHNOLOGY. (a) FUNDING.—Section 516 of the Federal Crop In-
14 15 16 17	TRACTING, RISK MANAGEMENT EDUCATION, AND INFORMATION TECHNOLOGY. (a) FUNDING.—Section 516 of the Federal Crop In- surance Act (7 U.S.C. 1516) is amended by adding at the
14 15 16 17 18	TRACTING, RISK MANAGEMENT EDUCATION, AND INFORMATION TECHNOLOGY. (a) FUNDING.—Section 516 of the Federal Crop In- surance Act (7 U.S.C. 1516) is amended by adding at the end the following new subsections:
14 15 16 17 18 19	TRACTING, RISK MANAGEMENT EDUCATION, AND INFORMATION TECHNOLOGY. (a) FUNDING.—Section 516 of the Federal Crop In- surance Act (7 U.S.C. 1516) is amended by adding at the end the following new subsections: "(d) FUNDING FOR REIMBURSEMENTS, CON-
 14 15 16 17 18 19 20 	TRACTING, RISK MANAGEMENT EDUCATION,AND INFORMATION TECHNOLOGY.(a) FUNDING.—Section 516 of the Federal Crop In-surance Act (7 U.S.C. 1516) is amended by adding at theend the following new subsections:"(d) FUNDING FOR REIMBURSEMENTS, CON-TRACTING, RISK MANAGEMENT EDUCATION, AND INFOR-
 14 15 16 17 18 19 20 21 	TRACTING, RISK MANAGEMENT EDUCATION, AND INFORMATION TECHNOLOGY. (a) FUNDING.—Section 516 of the Federal Crop In- surance Act (7 U.S.C. 1516) is amended by adding at the end the following new subsections: "(d) FUNDING FOR REIMBURSEMENTS, CON- TRACTING, RISK MANAGEMENT EDUCATION, AND INFOR- MATION TECHNOLOGY.—Of the amounts made available

1	"(1) Reimbursement of research and develop-
2	ment and maintenance costs described under section
3	522(b).
4	"(2) Research and development contracting de-
5	scribed under section 522(c).
6	"(3) Partnerships for risk management and im-
7	plementation described under section 522(d).
8	"(4) Education and information programs de-
9	scribed in section $524(a)(2)$.
10	"(5) Partnerships for risk management edu-
11	cation program described in section $524(a)(3)$.
12	"(6) Information technology, as determined by
13	the Corporation.
14	"(e) UNDERSERVED STATES.—Of the amount made
15	available under subsection (d), the Corporation shall use
16	not more than \$5,000,000 in each fiscal year to carry out
17	contracting for research and development described in sec-
18	tion 522(c)(1)(A).".
19	(b) Conforming Amendments.—
20	(1) FORMER FUNDING PROVISION.—Section
21	522 of the Federal Crop Insurance Act (7 U.S.C.
22	1522) is amended by striking subsection (e) and in-
23	serting the following new subsection:
24	"(e) Prohibited Research and Development by
25	CORPORATION.—

1	"(1) NEW POLICIES.—Notwithstanding sub-
2	section (d), the Corporation shall not conduct re-
3	search and development for any new policy for an
4	agricultural commodity offered under this title.
5	"(2) EXISTING POLICIES.—Any policy devel-
6	oped by the Corporation under this title before Octo-
7	ber 1, 2000, may continue to be offered for sale to
8	producers.".
9	(2) Cross reference.—Section $523(c)(1)$ of
10	the Federal Crop Insurance Act (7 U.S.C.
11	1523(c)(1)) is amended by striking "section
12	522(e)(4)" and inserting "section $522(e)$ ".
13	(3) Education assistance funding.—Sec-
14	tion $524(a)$ of the Federal Crop Insurance Act (7
15	U.S.C. 1524(a)) is amended as follows:
16	(A) in paragraph (1), by striking "para-
17	graph (4)" and inserting "section $516(d)$ "; and
18	(B) by striking paragraph (4).
19	SEC. 11004. REIMBURSEMENT OF RESEARCH AND DEVEL-
20	OPMENT COSTS RELATED TO NEW CROP IN-
21	SURANCE PRODUCTS.
22	(a) Reimbursement Authorized.—Paragraph (1)
22 23	(a) REIMBURSEMENT AUTHORIZED.—Paragraph (1) of section 522(b) of the Federal Crop Insurance Act (7

1	"(1) RESEARCH AND DEVELOPMENT REIM-
2	BURSEMENT.—The Corporation shall provide a pay-
3	ment to reimburse an applicant for research and de-
4	velopment costs directly related to a policy that—
5	"(A) is submitted to the Board pursuant
6	to an FCIC Reimbursement Grant under para-
7	graph (7) ; or
8	"(B) is submitted to the Board and ap-
9	proved by the Board under section 508(h) for
10	reinsurance and, if applicable, offered for sale
11	to producers.".
12	(b) FCIC REIMBURSEMENT GRANTS.—Section
13	522(b) of the Federal Crop Insurance Act (7 U.S.C.
14	1522(b)) is amended by adding at the end the following
15	new paragraph:
16	"(7) FCIC REIMBURSEMENT GRANTS.—
17	"(A) GRANTS AUTHORIZED.—The Cor-
18	poration shall provide FCIC Reimbursement
19	Grants to persons proposing to prepare for sub-
20	mission to the Board crop insurance policies
21	and provisions under subparagraphs (A) and
22	(B) of section 508(h)(1), who apply and are ap-
23	proved for such FCIC Reimbursement Grants
24	under the terms and conditions of this para-
25	graph.

1	
1	"(B) SUBMISSION OF APPLICATION.—The
2	Board shall receive and consider applications
3	for FCIC Reimbursement Grants at least once
4	annually. An application to receive an FCIC
5	Reimbursement Grant from the Corporation
6	shall consist of such materials as the Board
7	may require, including—
8	"(i) a concept paper that describes the
9	proposal in sufficient detail for the Board
10	to determine whether it satisfies the re-
11	quirements of subparagraph (C);
12	"(ii) a summary of —
13	"(I) the need for the product, in-
14	cluding an assessment of market-
15	ability and expected demand among
16	affected producers;
17	"(II) support from producers,
18	producer organizations, lenders, or
19	other interested parties;
20	"(III) the impact the product
21	would have on producers and on the
22	crop insurance delivery system; and
23	"(IV) that no products are of-
24	fered by the private sector providing

1	the same benefits and risk manage-
2	ment services as the proposal.
3	"(iii) a summary of data sources
4	available demonstrating that the product
5	can reasonably be developed and properly
6	rated; and
7	"(iv) identification of the risks the
8	proposed product will cover and that the
9	risks are insurable under the Act.
10	"(C) Approval conditions.—Approval of
11	an application for a FCIC Reimbursement
12	Grant shall be by majority vote of the Board.
13	The Board shall approve the application only if
14	the Board finds that—
15	"(i) the proposal contained in the ap-
16	plication—
17	"(I) provides coverage to a crop
18	or region not traditionally served by
19	the Federal crop insurance program;
20	"(II) provides crop insurance
21	coverage in a significantly improved
22	form;
23	"(III) addresses a recognized
24	flaw or problem in the program;

1 "(IV) introduces a significant 2 new concept or innovation to the pro-3 gram; or "(V) provides coverage, benefits, 4 5 or risk management services not available from the private sector; 6 7 "(ii) the applicant demonstrates the 8 necessary qualifications to complete the 9 project successfully in a timely manner 10 with high quality; "(iii) the proposal is in the interests 11 12 of producers and can reasonably be ex-13 pected to be actuarially appropriate; 14 "(iv) the Board determines that the 15 Corporation has sufficient available funding to award the FCIC Reimbursement 16 17 Grant; and 18 "(v) the proposed budget and time-19 table are reasonable. 20 "(D) PARTICIPATION.—In reviewing pro-21 posals under this paragraph, the Board may 22 use the services of persons it deems appropriate 23 for expert review. All proposals submitted under 24 this paragraph will be treated as confidential in 25 accordance with section 508(h)(4).

"(E) ENTERING INTO AGREEMENT.—Upon
approval of the application, the Board shall
enter into an agreement with the person for the
development of a formal submission meeting the
requirements for a complete submission established by the Board under section 508(h).

"(F) FEASIBILITY STUDIES.—In appro-7 8 priate cases, the Corporation may structure the 9 FCIC Reimbursement Grant to require, as an 10 initial step within the overall process, the sub-11 mitter to complete a feasibility study and report 12 the results of such study to the Corporation 13 prior to proceeding with further development. 14 The Corporation may require such other reports 15 as necessary to monitor the development ef-16 forts.

"(G) RATES.—Payment for work performed under this paragraph shall be based on
rates determined by the Corporation for products submitted under section 508(h) of the Act
or for those contracted by the Corporation
under section 522(c) of the Act.

23 "(H) TERMINATION.—The Corporation or
24 the submitter may terminate any FCIC Reim25 bursement Grant to reimburse expenses at any

1	time for just cause. If the Corporation or the
2	submitter terminates the FCIC Reimbursement
3	Grant before final approval of the product cov-
4	ered thereby, the submitter shall be entitled to
5	reimbursement of all costs incurred to that
6	point, or, in the case of a fixed rate agreement,
7	to payment of an appropriate percentage. If the
8	submitter terminates development without just
9	cause, the Corporation may deny reimburse-
10	ment.
11	"(I) Consideration of products.—The
12	Board shall consider any product submitted to
13	it developed under this paragraph under the
14	rules it has established for products submitted
15	under section 508(h) of this Act.".
16	SEC. 11005. RESEARCH AND DEVELOPMENT CONTRACTS
17	FOR ORGANIC PRODUCTION COVERAGE IM-
18	PROVEMENTS.
19	Section 522(c) of the Federal Crop Insurance Act (7
20	U.S.C. 1522(c)) is amended—
21	(1) by redesignating paragraph (10) as para-
22	graph (11) ; and
23	(2) by inserting after paragraph (9) the fol-
24	lowing new paragraph:

"(10) CONTRACTS FOR ORGANIC PRODUCTION
 COVERAGE IMPROVEMENTS.—

3 "(A) CONTRACT REQUIRED.—Not later 4 than 180 days after the date of the enactment 5 of the Farm, Nutrition, and Bioenergy Act of 6 2007, the Corporation shall enter into one or 7 more contracts for the development of improve-8 ments in Federal crop insurance policies cov-9 ering crops produced in compliance with stand-10 ards issued by the Department of Agriculture 11 under the National Organic Program.

12 "(B) REVIEW OF UNDERWRITING, RISK,
13 AND LOSS EXPERIENCE.—

14 "(i) REVIEW REQUIRED.—A contract 15 under subparagraph (A) shall include a re-16 view of the underwriting, risk, and loss ex-17 perience of organic crops covered by the 18 Corporation, as compared with the same 19 crops produced in the same counties and 20 during the same time periods using non-or-21 ganic methods. The review should be de-22 signed to allow the Corporation to deter-23 mine whether significant, consistent, or 24 systemic variations in loss history exist be-25 tween organic and non-organic production,

- 1 and shall include the widest available range 2 of data, including loss history under exist-3 ing crop insurance policies, collected by the 4 National Agricultural Statistics Service, and other sources of information. 5 6 "(ii) EFFECT ON PREMIUM SUR-7 CHARGE.—Unless the review under this 8 subparagraph documents the existence of 9 such significant, consistent, and systemic
- such significant, consistent, and systemic
 variations in loss history between organic
 and non-organic crops, either collectively or
 on an individual basis, the Corporation
 shall eliminate or reduce the premium surcharge that the Corporation charges for
 coverage for organic crops.

"(C) ADDITIONAL PRICE ELECTION.—A 16 17 contract under subparagraph (A) shall include 18 the development of a procedure, including any 19 associated changes in policy terms or materials 20 required for implementation of the procedure, 21 to offer producers of organic crops an addi-22 tional price election that would reflect the ac-23 tual retail or wholesale prices, as appropriate, 24 received by organic producers for their crops, as 25 established using data collected and maintained 1 by the Agricultural Marketing Service or other 2 sources. The development of the procedure shall be completed in a timely manner to allow the 3 4 Corporation to begin offering the additional price election for organic crops with sufficient 5 6 data for the 2009 crop year, and expand it 7 thereafter as the Agricultural Marketing Service 8 expands its data collection and availability for 9 prices of organic crops.

10 "(D) REPORTING REQUIREMENTS.—The 11 Corporation shall submit to the Committee on 12 Agriculture of the House of Representatives 13 and the Committee on Agriculture, Nutrition, 14 and Forestry of the Senate an annual report on 15 the progress made in developing and improving 16 Federal crop insurance for organic crops, in-17 cluding the numbers and varieties of organic 18 crops insured, the development of new insur-19 ance approaches, and the progress of the initia-20 tives mandated under this paragraph. The re-21 port shall also include such recommendations as 22 the Corporation considers appropriate regarding 23 additional opportunities to improve Federal 24 crop insurance coverage for such crops.".

1	SEC. 11006. TARGETING RISK MANAGEMENT EDUCATION
2	FOR BEGINNING FARMERS AND RANCHERS
3	AND CERTAIN OTHER FARMERS AND RANCH-
4	ERS.
5	Section 524(a) of the Federal Crop Insurance Act (7
6	U.S.C. 1524(a)) is amended—
7	(1) by redesignating paragraph (4) as para-
8	graph (5) ; and
9	(2) by inserting after paragraph (3) the fol-
10	lowing new paragraph:
11	"(4) TARGETING RISK MANAGEMENT EDU-
12	CATION FOR CERTAIN FARMERS AND RANCHERS.—
13	"(A) IN GENERAL.—In carrying out the
14	education and information program established
15	under paragraph (2) and the partnerships for
16	risk management education program under
17	paragraph (3), the Secretary shall include a
18	special emphasis on risk management strategies
19	and education and outreach specifically targeted
20	at farmers and ranchers described in subpara-
21	graph (B).
22	"(B) COVERED FARMERS AND RANCH-
23	ERS.—Subparagraph (A) applies with respect to
24	the following:
25	"(i) Beginning farmers and ranchers.

- "(ii) Immigrant farmers and ranchers 1 2 who are attempting to become established producers in the United States. 3 "(iii) Socially disadvantaged farmers 4 and ranchers. 5 6 "(iv) Farmers and ranchers who are 7 preparing to retire and are using transition 8 strategies to help new farmers and ranch-9 ers get started. 10 "(v) Farmers and ranchers who are 11 converting their current production and 12 marketing systems to pursue new mar-13 kets.". 14 SEC. 11007. CROP INSURANCE INELIGIBILITY RELATED TO 15 **CROP PRODUCTION ON NONCROPLAND.** 16 Section 502 of the Federal Crop Insurance Act (7) 17 U.S.C. 1502) is amended by adding at the end the following new subsection: 18 "(e) Crop Insurance Ineligibility Related to 19 20 CROP PRODUCTION ON NONCROPLAND.— "(1) NONCROPLAND DEFINED.—In this sub-21 22 section, the term 'noncropland' means native grass-
- land and pasture the Secretary determines has neverbeen used for crop production.

1	"(2) INELIGIBILITY.—Noncropland acreage on
2	which an agricultural commodity for which a policy
3	or plan of insurance is available under this title is
4	planted shall be ineligible for crop insurance under
5	this title for the first 4 years of planting, as deter-
6	mined by the Secretary.
7	"(3) Yield determination based on coun-
8	TY ACTUAL PRODUCTION HISTORY.—If an agricul-
9	tural commodity ineligible for insurance as described
10	in paragraph (2) is planted for 4 years, beginning
11	with the fifth year in which the commodity is plant-
12	ed, the producer of the commodity may procure crop
13	insurance for the commodity under this title. The
14	yield for such crop insurance shall be determined
15	only—
16	"(A) by using the actual production history
17	for the farm; and
18	"(B) for each year in which the farm does
19	not have an actual production history, by using
20	the average actual production history for the
21	commodity in the county in which the farm is
22	located.
23	"(4) Effective date.—This subsection shall
24	apply to crop years following the 2007 crop year.".

1	SEC. 11008. FUNDS FOR DATA MINING.
2	Section 515(k) of the Federal Crop Insurance Act (7
3	U.S.C. 1515(k)) is amended by striking paragraph (1) and
4	inserting the following new paragraph:
5	"(1) AVAILABLE FUNDS.—To carry out this
6	section, the Corporation may use, from amounts
7	made available from the insurance fund established
8	under section 516(c)—
9	"(A) not more than \$11,000,000 during
10	fiscal year 2008; and
11	"(B) not more than $7,000,000$ during fis-
12	cal year 2009 and each subsequent year there-
13	after.".
14	SEC. 11009. NONINSURED CROP ASSISTANCE PROGRAM.
14 15	SEC. 11009. NONINSURED CROP ASSISTANCE PROGRAM. Section 196(k)(1) of the Agricultural Market Transi-
15	Section 196(k)(1) of the Agricultural Market Transi-
15 16 17	Section 196(k)(1) of the Agricultural Market Transi- tion Act (7 U.S.C. 7333(k)(1)) is amended by striking
15 16 17	Section $196(k)(1)$ of the Agricultural Market Transi- tion Act (7 U.S.C. $7333(k)(1)$) is amended by striking subparagraphs (A) and (B) and inserting the following
15 16 17 18	Section 196(k)(1) of the Agricultural Market Transi- tion Act (7 U.S.C. 7333(k)(1)) is amended by striking subparagraphs (A) and (B) and inserting the following new subparagraphs:
15 16 17 18 19	Section 196(k)(1) of the Agricultural Market Transi- tion Act (7 U.S.C. 7333(k)(1)) is amended by striking subparagraphs (A) and (B) and inserting the following new subparagraphs:
15 16 17 18 19 20	Section 196(k)(1) of the Agricultural Market Transi- tion Act (7 U.S.C. 7333(k)(1)) is amended by striking subparagraphs (A) and (B) and inserting the following new subparagraphs:
 15 16 17 18 19 20 21 	Section 196(k)(1) of the Agricultural Market Transi- tion Act (7 U.S.C. 7333(k)(1)) is amended by striking subparagraphs (A) and (B) and inserting the following new subparagraphs:
 15 16 17 18 19 20 21 22 	Section 196(k)(1) of the Agricultural Market Transi- tion Act (7 U.S.C. 7333(k)(1)) is amended by striking subparagraphs (A) and (B) and inserting the following new subparagraphs:

ments for underwriting gains under the Federal Crop In surance Act (7 U.S.C. 1501 et seq.)—
 (1) for the 2011 reinsurance year on October 1,

4 2012; and

5 (2) for each reinsurance year thereafter on the
6 October 1 of the next calendar year.

7 SEC. 11011. SESAME INSURANCE PILOT PROGRAM.

8 (a) PILOT PROGRAM REQUIRED.—The Secretary of 9 Agriculture shall establish and carry out a pilot program 10 under which a producer of non-dehiscent sesame under 11 contract may elect to obtain multi-peril crop insurance, as 12 determined by the Secretary.

(b) TERMS AND CONDITIONS.—The multi-peril crop
insurance offered under the sesame insurance pilot program shall—

16 (1) be offered through reinsurance arrange-17 ments with private insurance companies;

18 (2) be actuarially sound; and

19 (3) require the payment of premiums and ad20 ministrative fees by a producer obtaining the insur21 ance.

(c) LOCATION.—The sesame insurance pilot programshall be carried out only in the State of Texas.

24 (d) RELATION TO PROHIBITION ON RESEARCH AND
25 DEVELOPMENT BY CORPORATION.—Section 522(e)(4) of

the Federal Crop Insurance Act (7 U.S.C. 1522(e)(4))
 shall apply with respect to the sesame insurance pilot pro gram.

4 (e) DURATION.—The Secretary shall commence the
5 sesame insurance pilot program as soon as practicable
6 after the date of the enactment of this Act and continue
7 the program through the 2012 crop year.

8 SEC. 11012. NATIONAL DROUGHT COUNCIL AND DROUGHT 9 PREPAREDNESS PLANS.

10 (a) DEFINITIONS.—In this section:

(1) COUNCIL.—The term "Council" means the
National Drought Council established by this section.

14 (2) CRITICAL SERVICE PROVIDER.—The term
15 "critical service provider" means an entity that pro16 vides power, water (including water provided by an
17 irrigation organization or facility), sewer services, or
18 wastewater treatment.

19 (3) DROUGHT.—The term "drought" means a
20 natural disaster that is caused by a deficiency in
21 precipitation—

(A) that may lead to a deficiency in surface and subsurface water supplies (including
rivers, streams, wetlands, ground water, soil

1	moisture, reservoir supplies, lake levels, and
2	snow pack); and
3	(B) that causes or may cause—
4	(i) substantial economic or social im-
5	pacts; or
6	(ii) physical damage or injury to indi-
7	viduals, property, or the environment.
8	(4) FUND.—The term "Fund" means the
9	Drought Assistance Fund established by this section.
10	(5) INDIAN TRIBE.—The term "Indian tribe"
11	has the meaning given the term in section 4 of the
12	Indian Self-Determination and Education Assistance
13	Act (25 U.S.C. 450b).
14	(6) INTERSTATE WATERSHED.—The term
15	"interstate watershed" means a watershed that tran-
16	scends State or Tribal boundaries, or both.
17	(7) MEMBER.—The term "member", with re-
18	spect to the National Drought Council, means a
19	member of the Council specified or appointed under
20	this section or, in the absence of the member, the
21	member's designee.
22	(8) MITIGATION.—The term "mitigation"
23	means a short- or long-term action, program, or pol-
24	icy that is implemented in advance of or during a

1	drought to minimize any risks and impacts of
2	drought.
3	(9) NEIGHBORING COUNTRY.—The term
4	"neighboring country" means Canada and Mexico.
5	(10) Office.—The term "Office" means the
6	National Office of Drought Preparedness established
7	under this section.
8	(11) SECRETARY.—The term "Secretary"
9	means the Secretary of Agriculture.
10	(12) STATE.—The term "State" means the sev-
11	eral States, the District of Columbia, American
12	Samoa, Guam, the Commonwealth of the Northern
13	Mariana Islands, the Commonwealth of Puerto Rico,
14	and the United States Virgin Islands.
15	(13) TRIGGER.—The term "trigger" means the
16	thresholds or criteria that must be satisfied before
17	mitigation or emergency assistance may be provided
18	to an area—
19	(A) in which drought is emerging; or
20	(B) that is experiencing a drought.
21	(14) UNDER SECRETARY.—The term "Under
22	Secretary" means the Under Secretary of Agri-
23	culture for Natural Resources and Environment.
24	(15) WATERSHED.—The term "watershed"
25	means a region or area with common hydrology, an

1 area drained by a waterway that drains into a lake 2 or reservoir, the total area above a given point on 3 a stream that contributes water to the flow at that 4 point, or the topographic dividing line from which 5 surface streams flow in two different directions. In 6 no case shall a watershed be larger than a river 7 basin. 8 (16) WATERSHED GROUP.—The term "water-9

9 shed group" means a group of individuals, formally 10 recognized by the appropriate State or States, who 11 represent the broad scope of relevant interests with-12 in a watershed and who work together in a collabo-13 rative manner to jointly plan the management of the 14 natural resources contained within the watershed.

15 (b) EFFECT OF SECTION.—This section does not af-16 fect—

(1) the authority of a State to allocate quantities of water under the jurisdiction of the State; or
(2) any State water rights established as of the

20 date of enactment of this Act.

21 (c) NATIONAL DROUGHT COUNCIL.—

(1) ESTABLISHMENT.—There is established in
the Office of the Secretary of Agriculture a council
to be known as the "National Drought Council".

25 (2) MEMBERSHIP.—

1	(A) COMPOSITION.—The Council shall be
2	composed of—
3	(i) the Secretary (or the designee of
4	the Secretary);
5	(ii) the Secretary of Commerce (or the
6	designee of the Secretary of Commerce);
7	(iii) the Secretary of the Army (or the
8	designee of the Secretary of the Army);
9	(iv) the Secretary of the Interior (or
10	the designee of the Secretary of the Inte-
11	rior);
12	(v) the Director of the Federal Emer-
13	gency Management Agency (or the des-
14	ignee of the Director);
15	(vi) the Administrator of the Environ-
16	mental Protection Agency (or the designee
17	of the Administrator);
18	(vii) 4 members appointed by the Sec-
19	retary, in coordination with the National
20	Governors Association, each of whom shall
21	be the Governor of a State (or the designee
22	of the Governor) and who collectively shall
23	represent the geographic diversity of the
24	Nation;

1	(viii) 1 member appointed by the Sec-
2	retary, in coordination with the National
3	Association of Counties;
4	(ix) 1 member appointed by the Sec-
5	retary, in coordination with the United
6	States Conference of Mayors;
7	(x) 1 member appointed by the Sec-
8	retary of the Interior, in coordination with
9	Indian tribes, to represent the interests of
10	tribal governments; and
11	(xi) 1 member appointed by the Sec-
12	retary, in coordination with the National
13	Association of Conservation Districts, to
14	represent local soil and water conservation
15	districts.
16	(B) DATE OF APPOINTMENT.—The ap-
17	pointment of each member of the Council shall
18	be made not later than 120 days after the date
19	of enactment of this Act.
20	(3) TERM; VACANCIES.—
21	(A) TERM.—A non-Federal member of the
22	Council appointed under paragraph (2) shall be
23	appointed for a term of two years.
24	(B) VACANCIES.—A vacancy on the Coun-
25	cil—

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1	(i) shall not affect the powers of the
2	Council; and
3	(ii) shall be filled in the same manner
4	as the original appointment was made.
5	(C) TERMS OF MEMBERS FILLING VACAN-
6	CIES.—Any member appointed to fill a vacancy
7	occurring before the expiration of the term for
8	which the member's predecessor was appointed
9	shall be appointed only for the remainder of
10	that term.
11	(4) MEETINGS.—
12	(A) IN GENERAL.—The Council shall meet
13	at the call of the co-chairs.
14	(B) FREQUENCY.—The Council shall meet
15	at least semiannually.
16	(5) QUORUM.—A majority of the members of
17	the Council shall constitute a quorum, but a lesser
18	number may hold hearings or conduct other busi-
19	ness.
20	(6) Council leadership.—
21	(A) IN GENERAL.—There shall be a Fed-
22	eral co-chair and non-Federal co-chair of the
23	Council.
24	(B) Appointment.—

1	(i) FEDERAL CO-CHAIR.—The Sec-
2	retary shall be Federal co-chair.
3	(ii) Non-federal co-chair.—The
4	non-Federal members of the Council shall
5	select, on a biannual basis, a non-Federal
6	co-chair of the Council from among the
7	members appointed under paragraph (2) .
8	(7) DIRECTOR OF THE OFFICE.—
9	(A) IN GENERAL.—The Director of the Of-
10	fice shall serve as Secretary of the Council.
11	(B) DUTIES.—The Director of the Office
12	shall serve the interests of all members of the
13	Council.
14	(d) DUTIES OF THE COUNCIL.—
15	(1) IN GENERAL.—The Council shall—
16	(A) not later than one year after the date
17	of the first meeting of the Council, develop a
18	comprehensive National Drought Policy Action
19	Plan that—
20	(i)(I) delineates and integrates re-
21	sponsibilities for activities relating to
22	drought (including drought preparedness,
23	mitigation, research, risk management,
24	training, and emergency relief) among
25	Federal agencies; and

1	(II) ensures that those activities are
2	coordinated with the activities of the
3	States, local governments, Indian tribes,
4	and neighboring countries;
5	(ii) is consistent with—
6	(I) this Act and other applicable
7	Federal laws; and
8	(II) the laws and policies of the
9	States for water management;
10	(iii) is integrated with drought man-
11	agement programs of the States, Indian
12	tribes, local governments, watershed
13	groups, and private entities; and
14	(iv) avoids duplicating Federal, State,
15	tribal, local, watershed, and private
16	drought preparedness and monitoring pro-
17	grams in existence on the date of enact-
18	ment of this Act;
19	(B) evaluate Federal drought-related pro-
20	grams in existence on the date of enactment of
21	this Act and make recommendations to Con-
22	gress and the President on means of elimi-
23	nating—
24	(i) discrepancies between the goals of
25	the programs and actual service delivery;

1	(ii) duplication among programs; and
2	(iii) any other circumstances that
3	interfere with the effective operation of the
4	programs;
5	(C) make recommendations to the Presi-
6	dent, Congress, and appropriate Federal Agen-
7	cies on—
8	(i) the establishment of common inter-
9	agency triggers for authorizing Federal
10	drought mitigation programs; and
11	(ii) improving the consistency and
12	fairness of assistance among Federal
13	drought relief programs;
14	(D) encourage and facilitate the develop-
15	ment of drought preparedness plans under sub-
16	title C, including establishing the guidelines
17	under this section;
18	(E) based on a review of drought prepared-
19	ness plans, develop and make available to the
20	public drought planning models to reduce water
21	resource conflicts relating to water conservation
22	and droughts;
23	(F) develop and coordinate public aware-
24	ness activities to provide the public with access

1	to understandable, and informative materials on
2	drought, including—
3	(i) explanations of the causes of
4	drought, the impacts of drought, and the
5	damages from drought;
6	(ii) descriptions of the value and bene-
7	fits of land stewardship to reduce the im-
8	pacts of drought and to protect the envi-
9	ronment;
10	(iii) clear instructions for appropriate
11	responses to drought, including water con-
12	servation, water reuse, and detection and
13	elimination of water leaks;
14	(iv) information on State and local
15	laws applicable to drought; and
16	(v) opportunities for assistance to re-
17	source-dependent businesses and industries
18	in times of drought; and
19	(G) establish operating procedures for the
20	Council.
21	(2) CONSULTATION.—In carrying out this sub-
22	section, the Council shall consult with groups af-
23	fected by drought emergencies.
24	(3) Reports to congress.—
25	(A) ANNUAL REPORT.—

1	(i) IN GENERAL.—Not later than one
2	year after the date of the first meeting of
3	the Council, and annually thereafter, the
4	Council shall submit to Congress a report
5	on the activities carried out under this sec-
6	tion.
7	(ii) Inclusions.—
8	(I) IN GENERAL.—The annual
9	report shall include a summary of
10	drought preparedness plans.
11	(II) INITIAL REPORT.—The ini-
12	tial report submitted under subpara-
13	graph (A) shall include any rec-
14	ommendations of the Council.
15	(B) FINAL REPORT.—Not later than seven
16	years after the date of enactment of this Act,
17	the Council shall submit to Congress a report
18	that recommends—
19	(i) amendments to this section; and
20	(ii) whether the Council should con-
21	tinue.
22	(e) Powers of the Council.—
23	(1) HEARINGS.—The Council may hold hear-
24	ings, meet and act at any time and place, take any

1	testimony and receive any evidence that the Council
2	considers advisable to carry out this section.
3	(2) INFORMATION FROM FEDERAL AGENCIES.—
4	(A) IN GENERAL.—The Council may ob-
5	tain directly from any Federal agency any in-
6	formation that the Council considers necessary
7	to carry out this section.
8	(B) Provision of information.—
9	(i) IN GENERAL.—Except as provided
10	in clause (ii), on request of the Secretary
11	or the non-Federal co-chair of the Council,
12	the head of a Federal agency may provide
13	information to the Council.
14	(ii) LIMITATION.—The head of a Fed-
15	eral agency shall not provide any informa-
16	tion to the Council that the Federal agency
17	head determines the disclosure of which
18	may cause harm to national security inter-
19	ests.
20	(3) Postal services.—The Council may use
21	the United States mail in the same manner and
22	under the same conditions as other agencies of the
23	Federal Government.
24	(4) GIFTS.—The Council may accept, use, and
25	dispose of gifts or donations of services or property.

1	(f) Council Personnel Matters.—
2	(1) Compensation of members.—
3	(A) Non-federal employees.—A mem-
4	ber of the Council who is not an officer or em-
5	ployee of the Federal Government shall serve
6	without compensation.
7	(B) Federal employees.—A member of
8	the Council who is an officer or employee of the
9	United States shall serve without compensation
10	in addition to the compensation received for
11	services of the member as an officer or em-
12	ployee of the Federal Government.
13	(2) TRAVEL EXPENSES.—A member of the
14	Council shall be allowed travel expenses at rates au-
15	thorized for an employee of an agency under sub-
16	chapter I of chapter 57 of title 5, United States
17	Code, while away from the home or regular place of
18	business of the member in the performance of the
19	duties of the Council.
20	(g) TERMINATION OF COUNCIL.—The Council shall
21	terminate at the end of the eighth fiscal year beginning
22	on or after the date of the enactment of this Act.
23	(h) NATIONAL OFFICE OF DROUGHT PREPARED-
24	NESS.—

1	(1) ESTABLISHMENT.—The Secretary shall es-
2	tablish an office to be known as the "National Office
3	of Drought Preparedness" to provide assistance to
4	the Council.
5	(2) Director of the office.—
6	(A) Appointment.—
7	(i) IN GENERAL.—The Under Sec-
8	retary shall appoint a Director of the Of-
9	fice under sections 3371 through 3375 of
10	title 5, United States Code.
11	(ii) QUALIFICATIONS.—The Director
12	of the Office shall be a person who has ex-
13	perience in—
14	(I) public administration; and
15	(II) drought mitigation or
16	drought management.
17	(B) POWERS.—The Director of the Office
18	may hire such other additional personnel or
19	contract for services with other entities as nec-
20	essary to carry out the duties of the Office.
21	(3) Detail of government employees.—
22	(A) IN GENERAL.—Except for the require-
23	ments of section 204, an employee of the Fed-
24	eral Government may be detailed to the Office
25	without reimbursement, unless the Secretary,

1	on the recommendation of the Director of the
2	Office, determines that reimbursement is appro-
3	priate.
4	(B) CIVIL SERVICE STATUS.—The detail of
5	an employee shall be without interruption or
6	loss of civil service status or privilege.
7	(i) DROUGHT ASSISTANCE FUND.—
8	(1) ESTABLISHMENT.—There is established
9	within the Department of Agriculture a fund to be
10	known as the "Drought Assistance Fund".
11	(2) PURPOSE.—The Fund shall be used to pay
12	the costs of—
13	(A) providing technical and financial as-
14	sistance (including grants and cooperative as-
15	sistance) to States, Indian tribes, local govern-
16	ments, watershed groups, and critical service
17	providers for the development and implementa-
18	tion of drought preparedness plans;
19	(B) providing to States, Indian tribes, local
20	governments, watershed groups, and critical
21	service providers the Federal share, as deter-
22	mined by the Secretary, in consultation with the
23	other members of the Council, of the cost of
24	mitigating the overall risk and impacts of
25	droughts;

1	(C) assisting States, Indian tribes, local
2	governments, watershed groups, and critical
3	service providers in the development of mitiga-
4	tion measures to address environmental, eco-
5	nomic, and human health and safety issues re-
6	lating to drought; and
7	(D) expanding the technology transfer of
8	drought and water conservation strategies and
9	innovative water supply techniques.
10	(3) GUIDELINES.—
11	(A) IN GENERAL.—The Secretary, in con-
12	sultation with the non-Federal co-chair of the
13	Council and with the concurrence of the Coun-
14	cil, shall develop and promulgate guidelines to
15	implement this subsection.
16	(B) REQUIREMENTS.—The guidelines shall
17	address the following:
18	(i) Ensure the distribution of amounts
19	from the Fund within a reasonable period
20	of time.
21	(ii) Take into consideration regional
22	differences.
23	(iii) Take into consideration all im-
24	pacts of drought in a balanced manner.

(iv) Prohibit the use of amounts from
 the Fund for Federal salaries that are not
 directly related to the provision of drought
 assistance.

5 (\mathbf{v}) Require that distribution of 6 amounts from the Fund granted to States, 7 local governments, watershed groups, and 8 critical service providers to meet the re-9 quirements of this subsection be coordi-10 nated with and managed by the State in 11 which such local government or critical 12 service provider is located, consistent with 13 the drought preparedness priorities and 14 relevant water management plans within 15 the State.

16 (vi)that distribution Require of 17 amounts from the Fund granted to Indian 18 tribes to meet the requirements of this 19 subsection be used to implement plans that 20 are, to the extent practicable, in coordina-21 tion with each State in which lands of the 22 Indian tribe are located and consistent 23 with existing drought preparedness and 24 water management plans of such States.

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1	(vii) Require that a State, Indian
2	tribe, local government, watershed group,
3	or critical service provider that receives
4	Federal funds under paragraph (2) or (3)
5	of subsection (b) cover not less than 25
6	percent of the overall cost incurred in car-
7	rying out the project for which the Federal
8	funds are provided. This cost sharing re-
9	quirement may be satisfied using non-Fed-
10	eral grants or cash donations made by
11	non-Federal third parties.
12	(4) Special requirement for interstate
13	WATERSHEDS.—
14	(A) DEVELOPMENT OF DROUGHT PRE-
15	PAREDNESS PLANS.—In order to receive funds
16	under this subsection to develop drought pre-
17	paredness plans for interstate watersheds, the
18	guidelines shall also require the relevant States,
19	Indian tribes, or both, in which the watershed
20	is located, to coordinate in the development of
21	the drought preparedness plan. The develop-
22	ment of such plans shall—
23	(i) be consistent with the relevant
24	States' and Tribal water laws, policies, and
25	agreements;

- 1 (ii) be consistent and coordinated with 2 any existing interstate stream compacts; 3 (iii) include the participation of any 4 relevant watershed groups located in the relevant States, Indian tribes, or both; and 5 6 (iv) recognize that implementation of 7 the interstate drought preparedness plan 8 will involve further coordination among the 9 relevant States, Indian tribes, or both, ex-10 cept that each State and Indian tribe has 11 sole jurisdiction over implementation of 12 that portion of the watershed that exists 13 within their boundaries.
- 14 (B) IMPLEMENTATION OF DROUGHT PRE-15 PAREDNESS PLANS.—In order to receive funds 16 under this subsection to implement drought 17 preparedness plans for interstate watersheds, 18 the guidelines shall also require, to the extent 19 practicable, the relevant States, Indian tribes, 20 or both, in which the watershed is located, to 21 coordinate in the implementation of the drought 22 preparedness plan, recognizing the sovereignty 23 of the States and Indian tribes. Implementation 24 of interstate drought preparedness plans 25 shall-

1	(i) be contingent upon the existence of
2	a drought preparedness plan, but not re-
3	quire the distribution of funds to all States
4	and Indian tribes in which the watershed is
5	located;
6	(ii) consider the level of impact within
7	the watershed on each of the relevant
8	States, Indian tribes, or both; and
9	(iii) not impede on State water rights
10	established as of the date of enactment of
11	this Act.
12	(j) Drought Preparedness Plans.—
13	(1) IN GENERAL.—The Secretary shall—
14	(A) with the concurrence of the Council,
15	jointly develop guidelines for administering a
16	national program to provide technical and fi-
17	nancial assistance to States, Indian tribes, local
18	governments, watershed groups, and critical
19	service providers for the development, mainte-
20	nance, and implementation of drought pre-
21	paredness plans; and
22	(B) promulgate the guidelines developed
23	under subparagraph (A).
24	(2) REQUIREMENTS.—To build on the experi-
25	ence and avoid duplication of efforts of Federal,

1	State, local, tribal, and regional drought plans in ex-
2	istence on the date of enactment of this Act, the
3	guidelines may recognize and incorporate those
4	plans.
5	(3) Federal plans.—
6	(A) IN GENERAL.—The Secretary and
7	other appropriate Federal agency heads shall
8	develop and implement Federal drought pre-
9	paredness plans for agencies under the jurisdic-
10	tion of the appropriate Federal agency head.
11	(B) REQUIREMENTS.—The Federal
12	plans—
13	(i) shall be integrated with each other;
14	(ii) may be included as components of
15	other Federal planning requirements;
16	(iii) shall be integrated with drought
17	preparedness plans of State, tribal, and
18	local governments that are affected by
19	Federal projects and programs; and
20	(iv) shall be completed not later than
21	two years after the date of the enactment
22	of this Act.
23	(4) STATE AND TRIBAL PLANS.—States and In-
24	dian tribes may develop and implement State and
25	tribal drought preparedness plans that—

1	(A) address monitoring of resource condi-
2	tions that are related to drought;
3	(B) identify areas that are at a high risk
4	for drought;
5	(C) describes mitigation strategies to ad-
6	dress and reduce the vulnerability of an area to
7	drought; and
8	(D) are integrated with State, tribal, and
9	local water plans in existence on the date of en-
10	actment of this Act.
11	(5) Regional and local plans.—Local gov-
12	ernments, watershed groups, and regional water pro-
13	viders may develop and implement drought pre-
14	paredness plans that—
15	(A) address monitoring of resource condi-
16	tions that are related to drought;
17	(B) identify areas that are at a high risk
18	for drought;
19	(C) describe mitigation strategies to ad-
20	dress and reduce the vulnerability of an area to
21	drought; and
22	(D) are integrated with corresponding
23	State plans.
24	(6) PLAN ELEMENTS.—A drought preparedness
25	plan—

1	(A) shall be consistent with Federal and
2	State laws, contracts, and policies;
3	(B) shall allow each State to continue to
4	manage water and wildlife in the State;
5	(C) shall address the health, safety, and
6	economic interests of those persons directly af-
7	fected by drought;
8	(D) shall address the economic impact on
9	resource-dependent businesses and industries,
10	including regional tourism;
11	(E) may include—
12	(i) provisions for water management
13	strategies to be used during various
14	drought or water shortage thresholds, con-
15	sistent with State water law;
16	(ii) provisions to address key issues
17	relating to drought (including public
18	health, safety, economic factors, and envi-
19	ronmental issues such as water quality,
20	water quantity, protection of threatened
21	and endangered species, and fire manage-
22	ment);
23	(iii) provisions that allow for public
24	participation in the development, adoption,
25	and implementation of drought plans;

1	(iv) provisions for periodic drought ex-
2	ercises, revisions, and updates;
3	(v) a hydrologic characterization study
4	to determine how water is being used dur-
5	ing times of normal water supply avail-
6	ability to anticipate the types of drought
7	mitigation actions that would most effec-
8	tively improve water management during a
9	drought;
10	(vi) drought triggers;
11	(vii) specific implementation actions
12	for droughts;
13	(viii) a water shortage allocation plan,
14	consistent with State water law; and
15	(ix) comprehensive insurance and fi-
16	nancial strategies to manage the risks and
17	financial impacts of droughts; and
18	(F) shall take into consideration—
19	(i) the financial impact of the plan on
20	the ability of the utilities to ensure rate
21	stability and revenue stream; and
22	(ii) economic impacts from water
23	shortages.
24	(k) Authorization of Appropriations.—

1	(1) Council.—There is authorized to be appro-
2	priated to carry out the activities of the Council
3	\$2,000,000 for fiscal year 2008 and for each of the
4	subsequent seven fiscal years.
5	(2) FUND.—There are authorized to be appro-
6	priated to the Fund such sums as are necessary to
7	carry out subsection (i).
8	SEC. 11013. PAYMENT OF PORTION OF PREMIUM FOR AREA
9	REVENUE PLANS.
10	Section 508(e) of the Federal Crop Insurance Act (7
11	U.S.C. 1508(e)) is amended—
12	(1) in paragraph (2) , in the matter preceding
13	subparagraph (A), by striking "paragraph (4)" and
14	inserting "paragraphs (4), (6), and (7)"; and
15	(2) by adding at the end the following:
16	"(6) PREMIUM SUBSIDY FOR AREA REVENUE
17	PLANS.—Subject to paragraph (4), in the case of a
18	policy or plan of insurance that covers losses due to
19	a reduction in revenue in an area, the amount of the
20	premium paid by the Corporation shall be as follows:
21	"(A) In the case of additional area cov-
22	erage equal to or greater than 70 percent, but
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23	less than 75 percent, of the recorded county

1	cent of the expected market price, the amount
2	shall be equal to the sum of—
3	"(i) 59 percent of the amount of the
4	premium established under subsection
5	(d)(2)(B)(i) for the coverage level selected;
6	and
7	"(ii) the amount determined under
8	subsection $(d)(2)(B)(ii)$ for the coverage
9	level selected to cover operating and ad-
10	ministrative expenses.
11	"(B) In the case of additional area cov-
12	erage equal to or greater than 75 percent, but
13	less than 85 percent, of the recorded county
14	yield indemnified at not greater than 100 per-
15	cent of the expected market price, the amount
16	shall be equal to the sum of—
17	"(i) 55 percent of the amount of the
18	premium established under subsection
19	(d)(2)(B)(i) for the coverage level selected;
20	and
21	"(ii) the amount determined under
22	subsection $(d)(2)(B)(ii)$ for the coverage
23	level selected to cover operating and ad-
24	ministrative expenses.

1	"(C) In the case of additional area cov-
2	erage equal to or greater than 85 percent, but
3	less than 90 percent, of the recorded county
4	yield indemnified at not greater than 100 per-
5	cent of the expected market price, the amount
6	shall be equal to the sum of—
7	"(i) 49 percent of the amount of the
8	premium established under subsection
9	(d)(2)(B)(i) for the coverage level selected;
10	and
11	"(ii) the amount determined under
12	subsection $(d)(2)(B)(ii)$ for the coverage
13	level selected to cover operating and ad-
14	ministrative expenses.
15	"(D) In the case of additional area cov-
16	erage equal to or greater than 90 percent of the
17	recorded county yield indemnified at not greater
18	than 100 percent of the expected market price,
19	the amount shall be equal to the sum of—
20	"(i) 44 percent of the amount of the
21	premium established under subsection
22	(d)(2)(B)(i) for the coverage level selected;
23	and
24	"(ii) the amount determined under
25	subsection $(d)(2)(B)(ii)$ for the coverage

1	level selected to cover operating and ad-
2	ministrative expenses.
3	"(7) PREMIUM SUBSIDY FOR AREA YIELD
4	PLANS.—Subject to paragraph (4), in the case of a
5	policy or plan of insurance that covers losses due to
6	a loss of yield or prevented planting in an area, the
7	amount of the premium paid by the Corporation
8	shall be as follows:
9	"(A) In the case of additional area cov-
10	erage equal to or greater than 70 percent, but
11	less than 80 percent, of the recorded county
12	yield indemnified at not greater than 100 per-
13	cent of the expected market price, the amount
14	shall be equal to the sum of—
15	"(i) 59 percent of the amount of the
16	premium established under subsection
17	(d)(2)(B)(i) for the coverage level selected;
18	and
19	"(ii) the amount determined under
20	subsection $(d)(2)(B)(ii)$ for the coverage
21	level selected to cover operating and ad-
22	ministrative expenses.
23	"(B) In the case of additional area cov-
24	erage equal to or greater than 80 percent, but
25	less than 90 percent, of the recorded county

1	yield indemnified at not greater than 100 per-
2	cent of the expected market price, the amount
3	shall be equal to the sum of—
4	"(i) 55 percent of the amount of the
5	premium established under subsection
6	(d)(2)(B)(i) for the coverage level selected;
7	and
8	"(ii) the amount determined under
9	subsection $(d)(2)(B)(ii)$ for the coverage
10	level selected to cover operating and ad-
11	ministrative expenses.
12	"(C) In the case of additional area cov-
13	erage equal to or greater than 90 percent, of
14	the recorded county yield indemnified at not
15	greater than 100 percent of the expected mar-
16	ket price, the amount shall be equal to the sum
17	of—
18	"(i) 51 percent of the amount of the
19	premium established under subsection
20	(d)(2)(B)(i) for the coverage level selected;
21	and
22	"(ii) the amount determined under
23	subsection $(d)(2)(B)(ii)$ for the coverage
24	level selected to cover operating and ad-
25	ministrative expenses.".

1 SEC. 11014. SHARE OF RISK. 2 (a) IN GENERAL.—Section 508(k)(3) of the Federal 3 Crop Insurance Act (7 U.S.C. 1508(k)(3)) is amended— 4 (1) by striking "require the" and inserting "re-5 quire— 6 "(A) the"; 7 (2) by striking the period at the end and inserting "; and"; and 8 9 (3) by adding at the end the following: 10 "(B)(i) the cumulative underwriting gain 11 or loss, and the associated premium and losses 12 with such amount, calculated under any rein-13 surance agreement (except livestock) ceded to 14 the Corporation by each approved insurance 15 provider to be not less than 12.5 percent; and 16 "(ii) the Corporation to pay a ceding com-17 mission to reinsured companies of 2 percent of 18 the premium used to define the loss ratio for 19 the approved insurance provider's book of busi-20 ness that is described in clause (i).". 21 (b) CONFORMING AMENDMENTS.—Section 516(a)(2) 22 of the Federal Crop Insurance Act (7 U.S.C. 1516(a)(2)) 23 is amended by adding at the end the following new sub-24 paragraph: "(E) Costs associated with the ceding com-25 26 missions described in section 508(k)(3)(B)(ii).".

(c) EFFECTIVE DATE.—This section shall take effect
 on the first June 30th after the date of the enactment
 of this Act.

4 SEC. 11015. LIVESTOCK ASSISTANCE.

Notwithstanding any other provision of law, the purchase of a Non-insured Assistance Program policy shall
not be a requirement to receive any Federal livestock disaster assistance.

9 SEC. 11016. DETERMINATION OF CERTAIN SWEET POTATO 10 PRODUCTION.

In the case of sweet potatoes, Risk Management
Agency Pilot Program data shall not be considered for
purposes of determining production for the 2005–2006
Farm Service Agency Crop Disaster Program.

15 Subtitle B—Livestock and Poultry

16 SEC. 11101. SENSE OF CONGRESS REGARDING

- 17 **PSEUDORABIES ERADICATION PROGRAM.**
- 18 It is the sense of Congress that—

(1) the Secretary should recognize the threatferal swine pose to the domestic swine population;

(2) keeping the United States commercial swine
herd free of pseudorabies is essential to maintaining
and growing pork export markets;

24 (3) the establishment of a swine surveillance25 system will assist the swine industry in the moni-

1 toring, surveillance, and eradication of pseudorabies; 2 and 3 (4) pseudorabies eradication is a high priority 4 that the Secretary should carry out under the au-5 thorities of the Animal Health Protection Act. 6 SEC. 11102. ARBITRATION OF LIVESTOCK AND POULTRY 7 CONTRACTS. 8 The Packers and Stockyards Act, 1921 (7 U.S.C. 181 9 et seq.) is amended— 10 (1) by redesignating section 416 as section 417; 11 and 12 (2) by inserting after section 415 the following 13 new section: 14 **"SEC. 416. ARBITRATION OF LIVESTOCK AND POULTRY** 15 CONTRACTS. "(a) ISSUANCE OF REGULATIONS.—The Secretary of 16 17 Agriculture shall promulgate regulations to establish 18 standards related to the inclusion of arbitration provisions 19 in livestock and poultry production contracts. 20 "(b) CONTENT.—Such regulations shall— 21 "(1) establish permissible agreements with re-22 spect to venue of arbitration, allocation of arbitra-23 tion costs, number and appointment of arbitrators, 24 and any other element of an arbitration agreement 25 that the Secretary determines to be necessary;

1	"(2) permit a producer to seek relief in a small
2	claims court in lieu of arbitration for disputes or
3	claims within the jurisdiction of a small claims
4	court, despite the existence of an arbitration agree-
5	ment; and
6	"(3) require any person appointed or to be ap-
7	pointed as an arbitrator to disclose any circumstance
8	likely to raise doubt as to the arbitrator's impar-
9	tiality.".
10	SEC. 11103. STATE-INSPECTED MEAT AND POULTRY.
11	(a) Review of State Meat and Poultry Inspec-
12	TION PROGRAMS.—
13	(1) REPORT.—Not later than 30 days after the
13 14	(1) REPORT.—Not later than 30 days after the date of the enactment of this Act, the Secretary of
14	date of the enactment of this Act, the Secretary of
14 15	date of the enactment of this Act, the Secretary of Agriculture shall submit to Congress a report con-
14 15 16	date of the enactment of this Act, the Secretary of Agriculture shall submit to Congress a report con- taining the results of a review by the Secretary of
14 15 16 17	date of the enactment of this Act, the Secretary of Agriculture shall submit to Congress a report con- taining the results of a review by the Secretary of each State meat and poultry inspection program.
14 15 16 17 18	date of the enactment of this Act, the Secretary of Agriculture shall submit to Congress a report con- taining the results of a review by the Secretary of each State meat and poultry inspection program. Such report shall include—
14 15 16 17 18 19	date of the enactment of this Act, the Secretary of Agriculture shall submit to Congress a report con- taining the results of a review by the Secretary of each State meat and poultry inspection program. Such report shall include— (A) a determination of the effectiveness of
 14 15 16 17 18 19 20 	 date of the enactment of this Act, the Secretary of Agriculture shall submit to Congress a report containing the results of a review by the Secretary of each State meat and poultry inspection program. Such report shall include— (A) a determination of the effectiveness of each State meat and poultry inspection pro-
 14 15 16 17 18 19 20 21 	date of the enactment of this Act, the Secretary of Agriculture shall submit to Congress a report con- taining the results of a review by the Secretary of each State meat and poultry inspection program. Such report shall include— (A) a determination of the effectiveness of each State meat and poultry inspection pro- gram; and
 14 15 16 17 18 19 20 21 22 	 date of the enactment of this Act, the Secretary of Agriculture shall submit to Congress a report containing the results of a review by the Secretary of each State meat and poultry inspection program. Such report shall include— (A) a determination of the effectiveness of each State meat and poultry inspection program; and (B) an identification of changes that are

1	quirements as described in the amendments
2	made by subsections (b) and (c).
3	(2) Authorization of appropriations.—
4	(A) IN GENERAL.—There are authorized to
5	be appropriated such sums as are necessary to
6	carry out this section.
7	(B) AVAILABLE FUNDS.—Notwithstanding
8	any other provision of law, only funds specifi-
9	cally appropriated under subparagraph (A) may
10	be used to carry out this subsection.
11	(b) STATE MEAT INSPECTION PROGRAMS.—
12	(1) IN GENERAL.—Title III of the Federal
13	Meat Inspection Act (21 U.S.C. 661 et seq.) is
14	amended to read as follows:
15	"TITLE III—STATE MEAT
16	INSPECTION PROGRAMS
17	"SEC. 301. POLICY AND FINDINGS.
18	"(a) POLICY.—It is the policy of Congress to protect
19	the public from meat and meat food products that are
20	adulterated or misbranded and to assist in efforts by State
21	and other government agencies to accomplish that policy.
22	"(b) FINDINGS.—Congress finds that—
23	((1) the goal of a safe and wholesome supply
24	of meat and meat food products throughout the

25 United States would be better served if a consistent

1	set of requirements, established by the Federal Gov-
2	ernment, were applied to all meat and meat food
3	products, whether produced under State inspection
4	or Federal inspection;
5	"(2) under such a system, State and Federal
6	meat inspection programs would function together to
7	create a seamless inspection system to ensure food
8	safety and inspire consumer confidence in the food
9	supply in interstate commerce; and
10	"(3) such a system would ensure the viability of
11	State meat inspection programs, which should help
12	to foster the viability of small establishments.
10	
13	"SEC. 302. APPROVAL OF STATE MEAT INSPECTION PRO-
13 14	"SEC. 302. APPROVAL OF STATE MEAT INSPECTION PRO- GRAMS.
14	GRAMS.
14 15	GRAMS. "(a) IN GENERAL.—Notwithstanding any other pro-
14 15 16	GRAMS. "(a) IN GENERAL.—Notwithstanding any other pro- vision of this Act, the Secretary may approve a State meat
14 15 16 17	GRAMS. "(a) IN GENERAL.—Notwithstanding any other pro- vision of this Act, the Secretary may approve a State meat inspection program and allow the shipment in commerce
14 15 16 17 18	GRAMS. "(a) IN GENERAL.—Notwithstanding any other pro- vision of this Act, the Secretary may approve a State meat inspection program and allow the shipment in commerce of carcasses, parts of carcasses, meat, and meat food prod-
14 15 16 17 18 19	GRAMS. "(a) IN GENERAL.—Notwithstanding any other pro- vision of this Act, the Secretary may approve a State meat inspection program and allow the shipment in commerce of carcasses, parts of carcasses, meat, and meat food prod- ucts inspected under the State meat inspection program
 14 15 16 17 18 19 20 	GRAMS. "(a) IN GENERAL.—Notwithstanding any other pro- vision of this Act, the Secretary may approve a State meat inspection program and allow the shipment in commerce of carcasses, parts of carcasses, meat, and meat food prod- ucts inspected under the State meat inspection program in accordance with this title.
 14 15 16 17 18 19 20 21 	GRAMS. "(a) IN GENERAL.—Notwithstanding any other pro- vision of this Act, the Secretary may approve a State meat inspection program and allow the shipment in commerce of carcasses, parts of carcasses, meat, and meat food prod- ucts inspected under the State meat inspection program in accordance with this title. "(b) ELIGIBILITY.—
 14 15 16 17 18 19 20 21 22 	GRAMS. "(a) IN GENERAL.—Notwithstanding any other pro- vision of this Act, the Secretary may approve a State meat inspection program and allow the shipment in commerce of carcasses, parts of carcasses, meat, and meat food prod- ucts inspected under the State meat inspection program in accordance with this title. "(b) ELIGIBILITY.— "(1) IN GENERAL.—To receive or maintain ap-

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1	"(A) implement a State meat inspection
2	program that enforces the mandatory ante-
3	mortem and postmortem inspection, reinspec-
4	tion, sanitation, and related Federal require-
5	ments of titles I, II, and IV (including the regu-
6	lations, directives, notices, policy memoranda,
7	and other regulatory requirements issued under
8	those titles); and
9	"(B) enter into a cooperative agreement
10	with the Secretary in accordance with sub-
11	section (c).
12	"(2) Additional requirements.—
13	"(A) IN GENERAL.—In addition to the re-
14	quirements described in paragraph (1), a State
15	meat inspection program reviewed in accord-
16	ance with section 11103(a) of the Farm, Nutri-
17	tion, and Bioenergy Act of 2007 shall imple-
18	ment, not later than 180 days after the date on
19	which the report is submitted under subsection
20	(b) of such section, all recommendations from
21	the review, in a manner approved by the Sec-
22	retary.
23	"(B) REVIEW OF NEW STATE MEAT IN-
24	SPECTION PROGRAMS.—

1	"(i) REVIEW REQUIREMENT.—Not
2	later than one year after the date on which
3	the Secretary approves a new State meat
4	inspection program, the Secretary shall
5	conduct a review of the new State meat in-
6	spection program, which shall include—
7	"(I) a determination of the effec-
8	tiveness of the new State meat inspec-
9	tion program; and
10	"(II) identification of changes
11	necessary to ensure enforcement of
12	Federal inspection requirements.
13	"(ii) Implementation require-
14	MENTS.—In addition to the requirements
15	described in paragraph (1), to continue to
16	be an approved State meat inspection pro-
17	gram, a new State meat inspection pro-
18	gram shall implement all recommendations
19	from the review conducted in accordance
20	with this subparagraph, in a manner ap-
21	proved by the Secretary.
22	"(iii) Definition of new state
23	MEAT INSPECTION PROGRAM.—In this sub-
24	paragraph, the term 'new State meat in-
25	spection program' means a State meat in-

1	spection program that is not approved in
2	accordance with subsection (a) between the
3	effective date of the Farm, Nutrition, and
4	Bioenergy Act of 2007 and the date that
5	is one year after the effective date of such
6	Act.
7	"(c) Cooperative Agreement.—Notwithstanding
8	chapter 63 of title 31, United States Code, the Secretary
9	may enter into a cooperative agreement with a State
10	that—
11	"(1) establishes the terms governing the rela-
12	tionship between the Secretary and the State meat
13	inspection program;
14	((2)) provides that the State will adopt (includ-
15	ing adoption by reference) provisions identical to ti-
16	tles I, II, and IV (including the regulations, direc-
17	tives, notices, policy memoranda, and other regu-
18	latory requirements issued under those titles);
19	"(3) provides that State-inspected and passed
20	meat and meat food products shall be marked with
21	a mark of State inspection, which shall be deemed
22	to be an official mark, in accordance with require-
23	ments issued by the Secretary;
24	"(4) provides that the State will comply with all
25	labeling requirements issued by the Secretary gov-

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1	erning meat and meat food products inspected under
2	the State meat inspection program;
3	"(5) provides that the Secretary shall have au-
4	thority—
5	"(A) to detain and seize livestock, car-
6	casses, parts of carcasses, meat, and meat food
7	products under the State meat inspection pro-
8	gram;
9	"(B) to obtain access to facilities, records,
10	livestock, carcasses, parts of carcasses, meat,
11	and meat food products of any person, firm, or
12	corporation that slaughters, processes, handles,
13	stores, transports, or sells meat or meat food
14	products inspected under the State meat inspec-
15	tion program to determine compliance with this
16	Act (including the regulations issued under this
17	Act); and
18	"(C) to direct the State to conduct any ac-
19	tivity authorized to be conducted by the Sec-
20	retary under this Act (including the regulations
21	issued under this Act); and
22	"(6) includes such other terms as the Secretary
23	determines to be necessary to ensure that the ac-
24	tions of the State and the State meat inspection pro-
25	gram are consistent with this Act (including the reg-

ulations, directives, notices, policy memoranda, and
 other regulatory requirements issued under this
 Act).

4 "(d) RESTRICTION ON ESTABLISHMENT SIZE.—After 5 the date that is 90 days after the effective date of the 6 Farm, Nutrition, and Bioenergy Act of 2007, establish-7 ments with more than 50 employees may not be accepted 8 into a State meat inspection program. Any establishment 9 that is subject to state inspection on such date, may re-10 main subject to State inspection.

"(e) REIMBURSEMENT OF STATE COSTS.—The Secretary may reimburse a State for not more than 50 percent of the State's costs of meeting the Federal requirements for the State meat inspection program.

15 "(f) SAMPLING.—A duly authorized representative of
16 the Secretary shall be afforded access to State inspected
17 establishments to take reasonable samples of the inventory
18 of such establishments upon payment of the fair market
19 value therefor.

20 "(g) NONCOMPLIANCE.—If the Secretary determines 21 that a State meat inspection program does not comply 22 with this title or the cooperative agreement under sub-23 section (c), the Secretary shall take such action as the Sec-24 retary determines to be necessary to ensure that the car-25 casses, parts of carcasses, meat, and meat food products in the State are inspected in a manner that effectuates
 this Act (including the regulations, directives, notices, pol icy memoranda, and other regulatory requirements issued
 under this Act).

5 "SEC. 303. AUTHORITY TO TAKE OVER STATE MEAT INSPEC6 TION PROGRAMS.

"(a) NOTIFICATION.—If the Secretary has reason to 7 8 believe that a State is not in compliance with this Act (in-9 cluding the regulations, directives, notices, policy memoranda, and other regulatory requirements issued under 10 11 this Act) or the cooperative agreement under section 12 302(c) and is considering the revocation or temporary sus-13 pension of the approval of the State meat inspection program, the Secretary shall promptly notify and consult with 14 15 the Governor of the State.

16 "(b) SUSPENSION AND REVOCATION.—

"(1) IN GENERAL.—The Secretary may revoke 17 18 or temporarily suspend the approval of a State meat 19 inspection program and take over a State meat in-20 spection program if the Secretary determines that 21 the State meat inspection program is not in compli-22 ance with this Act (including the regulations, directives, notices, policy memoranda, and other regu-23 24 latory requirements issued under this Act) or the co-25 operative agreement under section 302(c).

1 "(2) PROCEDURES FOR REINSTATEMENT.—A 2 State meat inspection program that has been the 3 subject of a revocation may be reinstated as an ap-4 proved State meat inspection program under this 5 Act only in accordance with the procedures under 6 section 302(b)(2)(B).

7 "(c) PUBLICATION.—If the Secretary revokes or tem8 porarily suspends the approval of a State meat inspection
9 program in accordance with subsection (b), the Secretary
10 shall publish notice of the revocation or temporary suspen11 sion under that subsection in the Federal Register.

12 "(d) INSPECTION OF ESTABLISHMENTS.—Not later 13 than 30 days after the date of publication of a determina-14 tion under subsection (c), an establishment subject to a 15 State meat inspection program with respect to which the 16 Secretary makes a determination under subsection (b) 17 shall be inspected by the Secretary.

18 "SEC. 304. EXPEDITED AUTHORITY TO TAKE OVER INSPEC-

19TION OF STATE-INSPECTED ESTABLISH-20MENTS.

21 "Notwithstanding any other provision of this title, if 22 the Secretary determines that an establishment operating 23 under a State meat inspection program is not operating 24 in accordance with this Act (including the regulations, di-25 rectives, notices, policy memoranda, and other regulatory

requirements issued under this Act) or the cooperative 1 2 agreement under section 302(c), and the State, after noti-3 fication by the Secretary to the Governor, has not taken 4 appropriate action within a reasonable time as determined 5 by the Secretary, the Secretary may immediately determine that the establishment is an establishment that shall 6 7 be inspected by the Secretary, until such time as the Sec-8 retary determines that the State will meet the require-9 ments of this Act (including the regulations, directives, no-10 tices, policy memoranda, and other regulatory requirements) and the cooperative agreement with respect to the 11 12 establishment.

13 "SEC. 305. ANNUAL REVIEW.

14 "(a) IN GENERAL.—The Secretary shall develop and 15 implement a process to annually review each State meat 16 inspection program approved under this title and to certify 17 the State meat inspection programs that comply with the 18 cooperative agreement entered into with the State under 19 section 302(c).

20 "(b) COMMENT FROM INTERESTED PARTIES.—In
21 developing the review process described in subsection (a),
22 the Secretary shall solicit comment from interested par23 ties.

1 "SEC. 306. FEDERAL INSPECTION OPTION.

2	"(a) IN GENERAL.—An establishment that operates
3	in a State with an approved State meat inspection pro-
4	gram may apply for inspection under the State meat in-
5	spection program or for Federal inspection.
6	"(b) LIMITATION.—An establishment shall not make
7	an application under subsection (a) more than once every
8	four years.".
9	(2) Restaurants and retail stores.—Title
10	IV of the Federal Meat Inspection Act is amended—
11	(A) by redesignating section 411 (21)
12	U.S.C. 681) as section 414; and
13	(B) by inserting after section 410 (21)
14	U.S.C. 680) the following:
15	"SEC. 411. RESTAURANTS AND RETAIL STORES.
16	"(a) Limitation on Applicability of Inspection
17	REQUIREMENTS.—The provisions of this Act requiring in-
18	spection of the slaughter of animals and the preparation
19	of carcasses, parts of carcasses, meat, and meat food prod-
20	ucts shall not apply to operations of types traditionally
21	and usually conducted at retail stores and restaurants, as
22	determined by the Secretary, if the operations are con-
23	ducted at a retail store, restaurant, or similar retail estab-
24	lishment for sale of such prepared articles in normal retail

- 25 quantities or for service of the articles to consumers at
- 26 such an establishment.

1 "(b) CENTRAL KITCHEN FACILITIES.—

2 "(1) IN GENERAL.—For the purposes of this 3 section, operations conducted at a central kitchen fa-4 cility of a restaurant shall be considered to be con-5 ducted at a restaurant if the central kitchen of the 6 restaurant prepares meat or meat food products that 7 are ready to eat when they leave the facility and are 8 served in meals or as entrees only to customers at 9 restaurants owned or operated by the same person, 10 firm, or corporation that owns or operates the facil-11 ity.

12 "(2) EXCEPTION.—A facility described in para-13 graph (1) shall be subject to section 202 and may 14 be subject to the inspection requirements of title I 15 for as long as the Secretary determines to be nec-16 essary, if the Secretary determines that the sanitary 17 conditions or practices of the facility or the proc-18 essing procedures or methods at the facility are such 19 that any of the meat or meat food products of the 20 facility are rendered adulterated.

21 "SEC. 412. ACCEPTANCE OF INTERSTATE SHIPMENTS OF 22 MEAT AND MEAT FOOD PRODUCTS.

23 "Notwithstanding any provision of State law, a State
24 or local government shall not prohibit or restrict the move25 ment or sale of meat or meat food products that have been

inspected and passed in accordance with this Act for inter state commerce.

3 "SEC. 413. ADVISORY COMMITTEES FOR FEDERAL AND 4 STATE PROGRAMS.

5 "The Secretary may appoint advisory committees 6 consisting of such representatives of appropriate State 7 agencies as the Secretary and the State agencies may des-8 ignate to consult with the Secretary concerning State and 9 Federal programs with respect to meat inspection and 10 other matters within the scope of this Act.".

11 (c) STATE POULTRY INSPECTION PROGRAMS.—

12 (1) IN GENERAL.—The Poultry Products In13 spection Act (21 U.S.C. 451 et seq.) is amended by
14 striking section 5 and inserting the following:

15 "SEC. 5. STATE POULTRY INSPECTION PROGRAMS.

"(a) POLICY.—It is the policy of Congress to protect
the public from poultry products that are adulterated or
misbranded and to assist in efforts by State and other government agencies to accomplish that policy.

20 "(b) FINDINGS.—Congress finds that—

"(1) the goal of a safe and wholesome supply
of poultry products throughout the United States
would be better served if a consistent set of requirements, established by the Federal Government, were

1	applied to all poultry products, whether produced
2	under State inspection or Federal inspection;
3	"(2) under such a system, State and Federal
4	poultry inspection programs would function together
5	to create a seamless inspection system to ensure
6	food safety and inspire consumer confidence in the
7	food supply in interstate commerce; and
8	"(3) such a system would ensure the viability of
9	State poultry inspection programs, which should
10	help to foster the viability of small official establish-
11	ments.
12	"(c) Approval of State Poultry Inspection
13	Programs.—
13 14	PROGRAMS.— "(1) IN GENERAL.—Notwithstanding any other
14	"(1) IN GENERAL.—Notwithstanding any other
14 15	"(1) IN GENERAL.—Notwithstanding any other provision of this Act, the Secretary may approve a
14 15 16	"(1) IN GENERAL.—Notwithstanding any other provision of this Act, the Secretary may approve a State poultry inspection program and allow the ship-
14 15 16 17	"(1) IN GENERAL.—Notwithstanding any other provision of this Act, the Secretary may approve a State poultry inspection program and allow the ship- ment in commerce of poultry products inspected
14 15 16 17 18	"(1) IN GENERAL.—Notwithstanding any other provision of this Act, the Secretary may approve a State poultry inspection program and allow the ship- ment in commerce of poultry products inspected under the State poultry inspection program in ac-
14 15 16 17 18 19	"(1) IN GENERAL.—Notwithstanding any other provision of this Act, the Secretary may approve a State poultry inspection program and allow the ship- ment in commerce of poultry products inspected under the State poultry inspection program in ac- cordance with this section and section 5A.
 14 15 16 17 18 19 20 	"(1) IN GENERAL.—Notwithstanding any other provision of this Act, the Secretary may approve a State poultry inspection program and allow the ship- ment in commerce of poultry products inspected under the State poultry inspection program in ac- cordance with this section and section 5A. "(2) ELIGIBILITY.—
 14 15 16 17 18 19 20 21 	 "(1) IN GENERAL.—Notwithstanding any other provision of this Act, the Secretary may approve a State poultry inspection program and allow the shipment in commerce of poultry products inspected under the State poultry inspection program in accordance with this section and section 5A. "(2) ELIGIBILITY.— "(A) IN GENERAL.—To receive or main-

1	"(i) implement a State poultry inspec-
2	tion program that enforces the mandatory
3	antemortem and postmortem inspection,
4	reinspection, sanitation, and related Fed-
5	eral requirements of sections 1 through 4
6	and 6 through 33 (including the regula-
7	tions, directives, notices, policy memo-
8	randa, and other regulatory requirements
9	issued under those sections); and
10	"(ii) enter into a cooperative agree-
11	ment with the Secretary in accordance
12	with paragraph (3) .
13	"(B) Additional requirements.—
13 14	"(B) Additional requirements.— "(i) In general.—In addition to the
14	"(i) IN GENERAL.—In addition to the
14 15	"(i) IN GENERAL.—In addition to the requirements described in subparagraph
14 15 16	"(i) IN GENERAL.—In addition to the requirements described in subparagraph (A), a State poultry inspection program re-
14 15 16 17	"(i) IN GENERAL.—In addition to the requirements described in subparagraph (A), a State poultry inspection program re- viewed in accordance with section 11103(a)
14 15 16 17 18	"(i) IN GENERAL.—In addition to the requirements described in subparagraph (A), a State poultry inspection program re- viewed in accordance with section 11103(a) of the Farm, Nutrition, and Bioenergy Act
14 15 16 17 18 19	"(i) IN GENERAL.—In addition to the requirements described in subparagraph (A), a State poultry inspection program re- viewed in accordance with section 11103(a) of the Farm, Nutrition, and Bioenergy Act of 2007 shall implement, not later 180
 14 15 16 17 18 19 20 	"(i) IN GENERAL.—In addition to the requirements described in subparagraph (A), a State poultry inspection program re- viewed in accordance with section 11103(a) of the Farm, Nutrition, and Bioenergy Act of 2007 shall implement, not later 180 days after the date on which the report is
 14 15 16 17 18 19 20 21 	"(i) IN GENERAL.—In addition to the requirements described in subparagraph (A), a State poultry inspection program re- viewed in accordance with section 11103(a) of the Farm, Nutrition, and Bioenergy Act of 2007 shall implement, not later 180 days after the date on which the report is submitted under subsection (b) of such
 14 15 16 17 18 19 20 21 22 	"(i) IN GENERAL.—In addition to the requirements described in subparagraph (A), a State poultry inspection program re- viewed in accordance with section 11103(a) of the Farm, Nutrition, and Bioenergy Act of 2007 shall implement, not later 180 days after the date on which the report is submitted under subsection (b) of such section, all recommendations from the re-

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1	"(ii) REVIEW OF NEW STATE POUL-
2	TRY INSPECTION PROGRAMS.—
3	"(I) REVIEW REQUIREMENT.—
4	Not later than one year after the date
5	on which the Secretary approves a
6	new State poultry inspection program,
7	the Secretary shall conduct a review
8	of the new State poultry inspection
9	program, which shall include—
10	"(aa) a determination of the
11	effectiveness of the new State
12	poultry inspection program; and
13	"(bb) identification of
14	changes necessary to ensure en-
15	forcement of Federal inspection
16	requirements.
17	"(II) IMPLEMENTATION RE-
18	QUIREMENTS.—In addition to the re-
19	quirements described in subparagraph
20	(A), to continue to be an approved
21	State poultry inspection program, a
22	new State poultry inspection program
23	shall implement all recommendations
24	from the review conducted in accord-

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ance with this clause, in a manner approved by the Secretary.

3 "(III) DEFINITION OF NEW 4 STATE POULTRY INSPECTION PRO-5 GRAM.—In this clause, the term 'new 6 State poultry inspection program' 7 means a State poultry inspection pro-8 gram that is not approved in accord-9 ance with paragraph (1) between the 10 effective date of the Farm, Nutrition, 11 and Bioenergy Act of 2007 and the 12 date that is one year after the effec-13 tive date of such Act.

14 "(3) COOPERATIVE AGREEMENT.—Notwith15 standing chapter 63 of title 31, United States Code,
16 the Secretary may enter into a cooperative agree17 ment with a State that—

18 "(A) establishes the terms governing the
19 relationship between the Secretary and the
20 State poultry inspection program;

21 "(B) provides that the State will adopt (in22 cluding adoption by reference) provisions iden23 tical to sections 1 through 4 and 6 through 33
24 (including the regulations, directives, notices,

1	policy memoranda, and other regulatory re-
2	quirements issued under those sections);
3	"(C) provides that State-inspected and
4	passed poultry products may be marked with
5	the mark of State inspection, which shall be
6	deemed to be an official mark, in accordance
7	with requirements issued by the Secretary;
8	"(D) provides that the State will comply
9	with all labeling requirements issued by the
10	Secretary governing poultry products inspected
11	under the State poultry inspection program;
12	"(E) provides that the Secretary shall have
13	authority—
14	"(i) to detain and seize poultry and
15	poultry products under the State poultry
16	inspection program;
17	"(ii) to obtain access to facilities,
18	records, and poultry products of any per-
19	son that slaughters, processes, handles,
20	stores, transports, or sells poultry products
21	inspected under the State poultry inspec-
22	tion program to determine compliance with
23	this Act (including the regulations issued
24	under this Act); and

"(iii) to direct the State to conduct 1 2 any activity authorized to be conducted by 3 the Secretary under this Act (including the 4 regulations issued under this Act); and 5 "(F) includes such other terms as the Sec-6 retary determines to be necessary to ensure 7 that the actions of the State and the State 8 poultry inspection program are consistent with 9 this Act (including the regulations, directives, 10 notices, policy memoranda, and other regulatory 11 requirements issued under this Act). 12 "(4) RESTRICTION ON ESTABLISHMENT SIZE.—

After the date that is 90 days after the effective date of the Farm, Nutrition, and Bioenergy Act of 2007, establishments with more than 50 employees may not be accepted into a State meat inspection program. Any establishment that is subject to state inspection on such date may remain subject to state inspection.

"(5) REIMBURSEMENT OF STATE COSTS.—The
Secretary may reimburse a State for not more than
60 percent of the State's costs of meeting the Federal requirements for the State poultry inspection
program.

"(6) SAMPLING.—A duly authorized representa tive of the Secretary shall be afforded access to
 State inspected establishments to take reasonable
 samples of their inventory upon payment of the fair
 market value therefor.

6 "(7) NONCOMPLIANCE.—If the Secretary deter-7 mines that a State poultry inspection program does 8 not comply with this section, section 5A, or the co-9 operative agreement under paragraph (3), the Sec-10 retary shall take such action as the Secretary deter-11 mines to be necessary to ensure that the poultry 12 products in the State are inspected in a manner that 13 effectuates this Act (including the regulations, direc-14 tives, notices, policy memoranda, and other regu-15 latory requirements issued under this Act).

16 "(d) ANNUAL REVIEW.—

"(1) IN GENERAL.—The Secretary shall develop
and implement a process to annually review each
State poultry inspection program approved under
this section and to certify the State poultry inspection programs that comply with the cooperative
agreement entered into with the State under subsection (c)(3).

24 "(2) COMMENT FROM INTERESTED PARTIES.—
25 In developing the review process described in para-

graph (1), the Secretary shall solicit comment from
 interested parties.

3 "(e) Federal Inspection Option.—

4 "(1) IN GENERAL.—An official establishment
5 that operates in a State with an approved State
6 poultry inspection program may apply for inspection
7 under the State poultry inspection program or for
8 Federal inspection.

9 "(2) LIMITATION.—An official establishment
10 shall not make an application under paragraph (1)
11 more than once every 4 years.

12 "SEC. 5A. AUTHORITY TO TAKE OVER STATE POULTRY IN13 SPECTION ACTIVITIES.

14 "(a) AUTHORITY TO TAKE OVER STATE POULTRY15 INSPECTION PROGRAMS.—

16 "(1) NOTIFICATION.—If the Secretary has rea-17 son to believe that a State is not in compliance with 18 this Act (including the regulations, directives, no-19 tices, policy memoranda, and other regulatory re-20 quirements issued under this Act) or the cooperative 21 agreement under section 5(c)(3) and is considering 22 the revocation or temporary suspension of the ap-23 proval of the State poultry inspection program, the 24 Secretary shall promptly notify and consult with the 25 Governor of the State.

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"(2) SUSPENSION AND REVOCATION.—

1

2 "(A) IN GENERAL.—The Secretary may re-3 voke or temporarily suspend the approval of a 4 State poultry inspection program and take over 5 a State poultry inspection program if the Sec-6 retary determines that the State poultry inspec-7 tion program is not in compliance with this Act 8 (including the regulations, directives, notices, 9 policy memoranda, and other regulatory re-10 quirements issued under this Act) or the coop-11 erative agreement.

12 "(B) PROCEDURES FOR **REINSTATE-**MENT.—A State poultry inspection program 13 14 that has been the subject of a revocation may 15 be reinstated as an approved State poultry in-16 spection program under this Act only in accord-17 ance with procedures the under section 18 5(c)(2)(B)(ii).

"(3) PUBLICATION.—If the Secretary revokes
or temporarily suspends the approval of a State
poultry inspection program in accordance with paragraph (2), the Secretary shall publish notice of the
revocation or temporary suspension under that paragraph in the Federal Register.

"(4) INSPECTION OF ESTABLISHMENTS.—Not
later than 30 days after the date of publication of
a determination under paragraph (3), an official establishment subject to a State poultry inspection
program with respect to which the Secretary makes
a determination under paragraph (2) shall be inspected by the Secretary.

8 "(b) EXPEDITED AUTHORITY TO TAKE OVER IN-9 SPECTION OF STATE-INSPECTED OFFICIAL ESTABLISH-MENTS.—Notwithstanding any other provision of this 10 title, if the Secretary determines that an official establish-11 ment operating under a State poultry inspection program 12 13 is not operating in accordance with this Act (including the regulations, directives, notices, policy memoranda, and 14 15 other regulatory requirements issued under this Act) or the cooperative agreement under section 5(c)(3), and the 16 17 State, after notification by the Secretary to the Governor, has not taken appropriate action within a reasonable time 18 19 as determined by the Secretary, the Secretary may imme-20diately determine that the official establishment is an es-21 tablishment that shall be inspected by the Secretary, until such time as the Secretary determines that the State will 22 23 meet the requirements of this Act (including the regula-24 tions, directives, notices, policy memoranda, and other regulatory requirements) and the cooperative agreement with
 respect to the official establishment.".

3 (2) RESTAURANTS AND RETAIL STORES, AC4 CEPTANCE OF INTERSTATE SHIPMENTS OF POULTRY
5 PRODUCTS, AND ADVISORY COMMITTEES FOR FED6 ERAL AND STATE PROGRAMS.—The Poultry Prod7 ucts Inspection Act (21 U.S.C. 451 et seq.) is
8 amended by inserting after section 30 the following:
9 #SEC 21 DESTAURANTS AND DETAIL SECORES

9 "SEC. 31. RESTAURANTS AND RETAIL STORES.

10 "(a) Limitation on Applicability of Inspection **REQUIREMENTS.**—The provisions of this Act requiring in-11 12 spection of the slaughter of poultry and the processing of 13 poultry products shall not apply to operations of types traditionally and usually conducted at retail stores and res-14 15 taurants, if the operations are conducted at a retail store, restaurant, or similar retail establishment for sale of such 16 prepared articles in normal retail quantities or for service 17 18 of the articles to consumers at such an establishment.

19 "(b) CENTRAL KITCHEN FACILITIES.—

"(1) IN GENERAL.—For the purposes of this
section, operations conducted at a central kitchen facility of a restaurant shall be considered to be conducted at a restaurant if the central kitchen of the
restaurant prepares poultry products that are ready
to eat when they leave the facility and are served in

meals or as entrees only to customers at restaurants
 owned or operated by the same person that owns or
 operates the facility.

4 "(2) EXCEPTION.—A facility described in para-5 graph (1) shall be subject to section 11(b) and may 6 be subject to the inspection requirements of this Act 7 for as long as the Secretary determines to be nec-8 essary, if the Secretary determines that the sanitary 9 conditions or practices of the facility or the proc-10 essing procedures or methods at the facility are such 11 that any of the poultry products of the facility are 12 rendered adulterated.

13 "SEC. 32. ACCEPTANCE OF INTERSTATE SHIPMENTS OF 14 POULTRY PRODUCTS.

15 "Notwithstanding any provision of State law, a State 16 or local government shall not prohibit or restrict the move-17 ment or sale of poultry products that have been inspected 18 and passed in accordance with this Act for interstate com-19 merce.

20 "SEC. 33. ADVISORY COMMITTEES FOR FEDERAL AND 21 STATE PROGRAMS.

22 "The Secretary may appoint advisory committees 23 consisting of such representatives of appropriate State 24 agencies as the Secretary and the State agencies may des-25 ignate to consult with the Secretary concerning State and Federal programs with respect to poultry product inspec tion and other matters within the scope of this Act.".

3 (d) REGULATIONS.—Not later than 180 days after
4 the date of the enactment of this Act, the Secretary of
5 Agriculture shall promulgate such regulations as are nec6 essary to implement the amendments made by subsections
7 (b) and (c).

8 (e) EFFECTIVE DATE.—The amendments made by 9 subsections (b) and (c) of this Act shall take effect on the 10 date that is 180 days after the date of the enactment of 11 this Act.

12 SEC. 11104. COUNTRY OF ORIGIN LABELING.

13 Subtitle D of the Agricultural Marketing Act of 1946
14 (7 U.S.C. 1638 et seq.) is amended—

15	(1) in section $281(2)(A)$ —
16	(A) in clause (v) by striking "and";
17	(B) in clause (vi), by striking "peanuts."
18	and inserting "peanuts; and"; and
19	(C) by adding at the end the following new
20	clause:
21	"(vii) meat produced from goats.";
22	(2) in section 282—
23	(A) in subsection (a), by striking para-
24	graphs (2) and (3) and inserting the following:

	001
1	"(2) DESIGNATION OF COUNTRY OF ORIGIN
2	FOR BEEF, LAMB, PORK, AND GOAT.—
3	"(A) UNITED STATES COUNTRY OF ORI-
4	GIN.—A retailer of a covered commodity that is
5	beef, lamb, pork, or goat may designate the cov-
6	ered commodity as exclusively having a United
7	States country of origin only if the covered
8	commodity is derived from an animal that
9	was—
10	"(i) exclusively born, raised, and
11	slaughtered in the United States;
12	"(ii) born and raised in Alaska or Ha-
13	waii and transported for a period of not
14	more than 60 days through Canada to the
15	United States and slaughtered in the
16	United States; or
17	"(iii) present in the United States on
18	or before January 1, 2008.
19	"(B) Multiple countries of origin.—
20	A retailer of a covered commodity that is beef,
21	lamb, pork, or goat that is derived from an ani-
22	mal that is—
23	"(i) not exclusively born, raised, and
24	slaughtered in the United States,

1	"(ii) born, raised, or slaughtered in
2	the United States, and
3	"(iii) not imported into the United
4	States for immediate slaughter,
5	may designate the country of origin of such cov-
6	ered commodity as all of the countries in which
7	the animal may have been born, raised, or
8	slaughtered.
9	"(C) Imported for immediate slaugh-
10	TER.—A retailer of a covered commodity that is
11	beef, lamb, pork, or goat that is derived from
12	an animal that is imported into the United
13	States for immediate slaughter must designate
14	the origin of such covered commodity as—
15	"(i) the country from which the ani-
16	mal was imported; and
17	"(ii) the United States.
18	"(D) FOREIGN COUNTRY OF ORIGIN.—A
19	retailer of a covered commodity that is beef,
20	lamb, pork, or goat that is derived from an ani-
21	mal that is not born, raised, or slaughtered in
22	the United States must designate a country
23	other than the United States as the country of
24	origin of such commodity.

1	"(E) GROUND BEEF, PORK, AND LAMB
2	The notice of country of origin for ground beef,
3	ground pork, or ground lamb shall include—
4	"(i) a list of all countries of origin of
5	such ground beef, ground pork, or ground
6	lamb; or
7	"(ii) a list of all reasonably possible
8	countries of origin of such ground beef,
9	ground pork, or ground lamb.
10	"(3) DESIGNATION OF COUNTRY OF ORIGIN
11	FOR FISH.—
12	"(A) IN GENERAL.—A retailer of a covered
13	commodity that is farm-raised fish or wild fish
14	may designate the covered commodity as having
15	a United States country of origin only if the
16	covered commodity—
17	"(i) in the case of farm-raised fish, is
18	hatched, raised, harvested, and processed
19	in the United States; and
20	"(ii) in the case of wild fish, is—
21	"(I) harvested in the United
22	States, a territory of the United
23	States, or a State, or by a vessel that
24	is documented under chapter 121 of

1	title 46, United States Code, or reg-
2	istered in the United States; and
3	"(II) processed in the United
4	States, a territory of the United
5	States, or a State, including the wa-
6	ters thereof.
7	"(B) DESIGNATION OF WILD FISH AND
8	FARM-RAISED FISH.—The notice of country of
9	origin for wild fish and farm-raised fish shall
10	distinguish between wild fish and farm-raised
11	fish.
12	"(4) DESIGNATION OF COUNTRY OF ORIGIN
13	FOR PERISHABLE AGRICULTURAL COMMODITIES AND
14	PEANUTS.—
15	"(A) IN GENERAL.—A retailer of a covered
16	commodity that is a perishable agricultural
17	commodity or peanut may designate the covered
18	commodity as having a United States country
19	of origin only if the covered commodity is exclu-
20	sively produced in the United States.
21	"(B) STATE, REGION, LOCALITY OF THE
22	UNITED STATES.—With respect to a covered
23	commodity that is a perishable agricultural
24	commodity produced exclusively in the United
25	States, designation by a retailer of the State,

1	region, or locality of the United States where
2	such commodity was produced shall be suffi-
3	cient to identify the United States as the coun-
4	try of origin."; and
5	(B) by striking subsection (d) and insert-
6	ing the following:
7	"(d) Audit Verification System.—
8	"(1) IN GENERAL.—The Secretary may conduct
9	an audit of any person that prepares, stores, han-
10	dles, or distributes a covered commodity for retail
11	sale to verify compliance with this subtitle (including
12	the regulations promulgated under section 284(b)).
13	"(2) Record requirements.—
14	"(A) IN GENERAL.—A person subject to
15	an audit under paragraph (1) shall provide the
16	Secretary with verification of the country of ori-
17	gin of covered commodities. Records maintained
18	in the course of the normal conduct of the busi-
19	ness of such person, including animal health pa-
20	pers, import or customs documents, or producer
21	affidavits, may serve as such verification.
22	"(B) PROHIBITION ON REQUIREMENT OF
23	ADDITIONAL RECORDS.—The Secretary may not
24	require a person that prepares, stores, handles,
25	or distributes a covered commodity to maintain

1	a record of the country of origin of a covered
2	commodity other than those maintained in the
3	course of the normal conduct of the business of
4	such person.";
5	(3) in section 283—
6	(A) by striking subsections (a) and (c);
7	(B) by redesignating subsection (b) sub-
8	section (a);
9	(C) in subsection (a) (as so redesignated),
10	by striking "retailer" and inserting "retailer or
11	person engaged in the business of supplying a
12	covered commodity to a retailer"; and
13	(D) by adding at the end the following new
14	subsection:
15	"(b) FINES.—If, on completion of the 30-day period
16	described in subsection $(a)(2)$, the Secretary determines
17	that the retailer or person engaged in the business of sup-
18	plying a covered commodity to a retailer has—
19	"(1) not made a good faith effort to comply
20	with section 282, and
21	"(2) continues to willfully violate section 282
22	with respect to the violation about which the retailer
23	or person received notification under subsection
24	(a)(1),

after providing notice and an opportunity for a hearing
 before the Secretary with respect to the violation, the Sec retary may fine the retailer or person in an amount of
 not more than \$1,000 for each violation.".

5 SEC. 11105. SENSE OF CONGRESS REGARDING THE VOL-6 UNTARY CONTROL PROGRAM FOR LOW 7 PATHOGENIC AVIAN INFLUENZA.

8 It is the sense of Congress that—

9 (1) the voluntary control program for low path-10 ogenic avian influenza is a critical component of the 11 animal health protection system of the United 12 States, as well as a safeguard against highly patho-13 genic avian influenza; and

(2) the Secretary of Agriculture has appropriately provided for the payment of compensation to
owners of poultry and cooperating State agencies of
100 percent of eligible costs, and the Secretary
should continue to provide such payments at 100
percent of such costs.

20 SEC. 11106. SENSE OF CONGRESS REGARDING THE CATTLE

21

FEVER TICK ERADICATION PROGRAM.

22 It is the sense of Congress that—

(1) the cattle fever tick and the southern cattle
tick are vectors of the causal agent of babesiosis, a
severe and often fatal disease of cattle; and

1	(2) implementing a national strategic plan for
2	the cattle fever tick eradication program is a high
3	priority that the secretary should carry out in order
4	to—
5	(A) prevent the entry of cattle fever ticks
6	into the United States;
7	(B) enhance and maintain an effective sur-
8	veillance program to rapidly detect any cattle
9	fever tick incursions; and
10	(C) research, identify, and procure the
11	tools and knowledge necessary to prevent and
12	eradicate cattle fever ticks in the United States.
13	Subtitle C—Socially Disadvantaged
13 14	Subtitle C—Socially Disadvantaged Producers and Limited Re-
14	Producers and Limited Re-
14 15	Producers and Limited Re- source Producers
14 15 16	Producers and Limited Re- source Producers SEC. 11201. OUTREACH AND TECHNICAL ASSISTANCE FOR
14 15 16 17	Producers and Limited Re- source Producers SEC. 11201. OUTREACH AND TECHNICAL ASSISTANCE FOR SOCIALLY DISADVANTAGED FARMERS AND
14 15 16 17 18	Producers and Limited Re- source Producers SEC. 11201. OUTREACH AND TECHNICAL ASSISTANCE FOR SOCIALLY DISADVANTAGED FARMERS AND RANCHERS AND LIMITED RESOURCE FARM-
14 15 16 17 18 19	Producers and Limited Re- source Producers SEC. 11201. OUTREACH AND TECHNICAL ASSISTANCE FOR SOCIALLY DISADVANTAGED FARMERS AND RANCHERS AND LIMITED RESOURCE FARM- ERS AND RANCHERS.
 14 15 16 17 18 19 20 	Producers and Limited Resource ProducersSEC. 11201. OUTREACH AND TECHNICAL ASSISTANCE FORSOCIALLY DISADVANTAGED FARMERS ANDRANCHERS AND LIMITED RESOURCE FARMERS AND RANCHERS.Section 2501 of the Food, Agriculture, Conservation,
 14 15 16 17 18 19 20 21 	Producers and Limited Re- source Producers SEC. 11201. OUTREACH AND TECHNICAL ASSISTANCE FOR SOCIALLY DISADVANTAGED FARMERS AND RANCHERS AND LIMITED RESOURCE FARM- ERS AND RANCHERS. Section 2501 of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 2279) is amended—

1	"(2) REQUIREMENTS.—The outreach and tech-
2	nical assistance program under paragraph (1) shall
3	be used—
4	"(A) to enhance coordination of the out-
5	reach, technical assistance, and education ef-
6	forts authorized under agriculture programs;
7	and
8	"(B) to assist the Secretary in—
9	"(i) reaching socially disadvantaged or
10	limited resource farmers and ranchers and
11	prospective socially disadvantaged or lim-
12	ited resource farmers and ranchers in an
13	appropriate manner; and
14	"(ii) improving the participation of
15	those farmers and ranchers in Department
16	programs, as determined under section
17	2501A.";
18	(B) in paragraph (3)—
19	(i) in subparagraph (A), by striking
20	"entity to provide information" and insert-
21	ing "entity that has demonstrated an abil-
22	ity to carry out the requirements described
23	in paragraph (2) to provide outreach"; and
24	(ii) by adding at the end the following
25	new subparagraphs:

1	"(D) Additional contracting author-
2	ITY.—Any agency of the Department of Agri-
3	culture may make grants and enter into con-
4	tracts and cooperative agreements with a com-
5	munity-based organization that meets the defi-
6	nition of an eligible entity under subsection (e)
7	in order to utilize the community-based organi-
8	zation to provide outreach and technical assist-
9	ance.
10	"(E) REPORT.—The Secretary shall sub-
11	mit to the Committee on Agriculture of the
12	House of Representatives and the Committee
13	on Agriculture, Nutrition, and Forestry of the
14	Senate, and make publicly available, an annual
15	report that includes a list of the following:
16	"(i) The recipients of funds made
17	available under the program.
18	"(ii) The activities undertaken and
19	services provided.
20	"(iii) The number of producers served
21	and outcomes of such service.
22	"(iv) The problems and barriers iden-
23	tified by entities in trying to increase par-
24	ticipation by socially disadvantaged farm-
25	ers and ranchers."; and

1	(C) in paragraph (4)—
2	(i) by striking subparagraph (A), and
3	inserting the following new subparagraph:
4	"(A) AVAILABILITY OF FUNDS.—Of the
5	funds of the Commodity Credit Corporation, the
6	Secretary shall make available \$15,000,000 for
7	each of the fiscal years 2008 through 2012 to
8	carry out this subsection.";
9	(ii) in subparagraph (B), by striking
10	"authorized to be appropriated under sub-
11	paragraph (A)" and inserting "made avail-
12	able under subparagraph (A)"; and
13	(iii) by adding at the end the fol-
14	lowing new subparagraph:
15	"(C) Limitation on use of funds for
16	ADMINISTRATIVE EXPENSES.—Not more than 5
17	percent of the amounts made available under
18	subparagraph (A) for a fiscal year may be used
19	for expenses related to administering the pro-
20	gram under this section."; and
21	(2) in subsection $(e)(5)(A)(ii)$ —
22	(A) by inserting "and on behalf of" before
23	"socially"; and
24	(B) by striking "2-year" and inserting "3-
25	year".

1	SEC. 11202. IMPROVED PROGRAM DELIVERY BY DEPART-
2	MENT OF AGRICULTURE ON INDIAN RES-
3	ERVATIONS.
4	Section $2501(g)(1)$ of the Food, Agriculture, Con-
5	servation, and Trade Act of 1990 (7 U.S.C. $2279(g)(1)$)
6	is amended—
7	(1) in the first sentence, by striking "where
8	there is a demonstrated demand for service" after
9	"offices"; and
10	(2) by striking the second sentence.
11	SEC. 11203. TRANSPARENCY AND ACCOUNTABILITY FOR SO-
12	CIALLY DISADVANTAGED FARMERS AND
13	RANCHERS.
14	Section 2501A of the Food, Agriculture, Conserva-
15	tion, and Trade Act of 1990 (7 U.S.C. 2279–1) is amend-
16	ed by striking subsection (c) and inserting the following
17	new subsections:
18	"(c) Compilation of Program Participation
19	Data.—
20	"(1) ANNUAL REQUIREMENT.—For each county
21	and State in the United States, the Secretary of Ag-
22	riculture (referred to in this section as the 'Sec-
23	retary') shall annually compile program application
24	and participation rate data regarding socially dis-
25	advantaged farmers and ranchers by computing for

1	each program of the Department of Agriculture that
2	serves agricultural producers and landowners—
3	"(A) raw numbers of applicants and par-
4	ticipants by race, ethnicity, and gender, subject
5	to appropriate privacy protections, as deter-
6	mined by the Secretary; and
7	"(B) the application and participation rate,
8	by race, ethnicity, and gender, as a percentage
9	of the total participation rate of all agricultural
10	producers and landowners.
11	"(2) AUTHORITY TO COLLECT DATA.—The
12	heads of the agencies of the Department of Agri-
13	culture shall collect and transmit to the Secretary
14	any data, including data on race, gender, and eth-
15	nicity, that the Secretary determines to be necessary
16	to carry out paragraph (1).
17	"(3) REPORT.—Using the technologies and sys-
18	tems of the National Agricultural Statistics Service,
19	the Secretary shall compile and present the data
20	compiled under paragraph (1) for each program de-
21	scribed in that paragraph in a manner that includes
22	the raw numbers and participation rates for—
23	"(A) the entire United States;
24	"(B) each State; and
25	"(C) each county in each State.

1	"(4) Public availability of report.—The
2	Secretary shall maintain and make readily available
3	to the public, via website and otherwise in electronic
4	and paper form, the report described in paragraph
5	(3).
6	"(d) Limitations on Use of Data.—
7	"(1) PRIVACY PROTECTIONS.—In carrying out
8	this section, the Secretary shall not disclose the
9	names or individual data of any program partici-
10	pant.
11	"(2) AUTHORIZED USES.—The data under this
12	section shall be used exclusively for the purposes de-
13	scribed in subsection (a).
14	"(3) LIMITATION.—Except as otherwise pro-
15	vided, the data under this section shall not be used
16	for the evaluation of individual applications for as-
17	sistance.".
18	SEC. 11204. BEGINNING FARMER AND RANCHER DEVELOP-
19	MENT PROGRAM.
20	Section 7405 of the Farm Security and Rural Invest-
21	ment Act of 2002 (7 U.S.C. 3319f) is amended by striking
22	subsection (h) and inserting the following new subsection:
23	"(h) AVAILABILITY OF FUNDS.—Of the funds of the
24	

available \$15,000,000 for each of the fiscal years 2008
 through 2012 to carry out this section.".

3 SEC. 11205. PROVISION OF RECEIPT FOR SERVICE OR DE-4 NIAL OF SERVICE.

5 In any case in which a producer or landowner, or prospective producer or landowner, requests from the Depart-6 7 ment of Agriculture any benefit or service offered by the 8 Department to agricultural producers or landowners, the 9 Secretary of Agriculture shall provide for the issuance, on 10 the date on which the producer or landowner, or prospective producer or landowner, makes the request, a receipt 11 containing-12

13 (1) the date, place, and subject of the request;14 and

15 (2) the action taken, not taken, or rec-16 ommendations made in response to the request.

17 SEC. 11206. TRACKING OF SOCIALLY DISADVANTAGED

18FARMERS AND RANCHERS AND LIMITED RE-19SOURCE FARMERS AND RANCHERS IN CEN-20SUS OF AGRICULTURE AND CERTAIN STUD-21IES.

The Secretary of Agriculture shall ensure, to the maximum extent practicable, that the Census of Agriculture and studies carried out by the Economic Research Service accurately document the number, location, and economic contributions of socially disadvantaged farmers
 and ranchers and limited resource farmers and ranchers
 in agricultural production.

4 SEC. 11207. FARMWORKER COORDINATOR.

5 (a) ESTABLISHMENT.—The Secretary of Agriculture
6 shall establish the position of Farmworker Coordinator (in
7 this section referred to as the "Coordinator"), which shall
8 be located in the Office of Outreach of the Department
9 of Agriculture.

10 (b) DUTIES.—The Secretary may delegate to the Co-11 ordinator responsibility for any or all of the following:

(1) Assisting in administering the program established by section 2281 of the Food, Agriculture,
Conservation, and Trade Act of 1990 (42 U.S.C.
5177a).

16 (2) Serving as a liaison to community-based
17 non-profit organizations that represent, and have
18 demonstrated experience serving, low-income mi19 grant and seasonal farmworkers.

20 (3) Coordinating with the Department of Agri21 culture and State and local governments to assure
22 that farmworker needs are assessed and met during
23 declared disasters and other emergencies.

24 (4) Consulting with the Office of Small Farm25 Coordination, Office of Outreach, Outreach Coordi-

nators, and other entities to better integrate farm worker perspectives, concerns, and interests into the
 ongoing programs of the Department.

4 (5) Consulting with Hispanic-serving institu5 tions on research, program improvements, or agri6 cultural education opportunities that assist low-in7 come and migrant seasonal farmworkers.

8 (6) Assuring that farmworkers have access to
9 services and support to enter agriculture as pro10 ducers.

(c) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to the Secretary such
sums as necessary to carry out this section for fiscal years
2008 through 2012.

15 SEC. 11208. OFFICE OF OUTREACH RELOCATION.

(a) RELOCATION PROPOSAL.—Not more than 18
months after the date of enactment of the Act, the Secretary shall develop a proposal to relocate the Office of
Outreach of the Department of Agriculture.

20 (b) ADMINISTRATION.—The Office of Outreach shall
21 be responsible for the administration of—

(1) the outreach and technical assistance program established under section 2501 of the Food,
Agriculture, Conservation, and Trade Act of 1990 (7
U.S.C. 2279);

(2) the beginning farmer and rancher develop ment program established under section 7405 of the
 Farm Security and Rural Investment Act of 2002 (7
 U.S.C. 3319f); and

5 (3) the coordination of the outreach activities
6 among the various agencies within the Department.
7 (c) REPORT.—After the relocation described in this
8 section is completed, the Secretary shall submit to Con9 gress a report that includes information describing the
10 new location of the program.

11 SEC. 11209. MINORITY FARMER ADVISORY COMMITTEE.

(a) ESTABLISHMENT.—Not later than 18 months
after the date of enactment of this Act, the Secretary of
Agriculture shall establish an advisory committee, to be
known as the "Advisory Committee on Minority Farmers"
(in this section referred to as the "Committee"), which
shall be overseen by the Office of Outreach of the Department of Agriculture.

19 (b) DUTIES.—The Committee shall—

20 (1) review all civil rights cases to ensure that21 they are processed in a timely manner;

(2) ensure that the processing of civil rightscases complies with applicable laws;

24 (3) report quarterly to the Secretary of Agri25 culture on civil rights enforcement and outreach;

1	(4) monitor and annually report to Congress on
2	compliance with all civil rights and related laws by
3	all agencies and under all programs of the Depart-
4	ment;
5	(5) recommend to the Secretary corrective ac-
6	tions to prevent civil rights violations;
7	(6) review the operations of the outreach and
8	technical assistance program established under sec-
9	tion 2501 of the Food, Agriculture, Conservation,
10	and Trade Act of 1990 (7 U.S.C. 2279); and
11	(7) review ongoing efforts toward outreach in
12	the agencies and programs of the Department.
13	(c) Membership of Committee.—The Committee
14	shall be composed of the following:
15	(1) Three members appointed by the Secretary.
16	(2) Two members appointed by the chairman of
17	the Committee on Agriculture, Nutrition, and For-
18	estry of the Senate, in consultation with the ranking
19	member of the Committee.
20	(3) Two members appointed by the chairman of
21	the Committee on Agriculture of the House of Rep-
22	resentatives, in consultation with the ranking mem-
23	ber of the Committee.
24	(4) A civil rights professional.
25	(5) A socially disadvantaged farmer or rancher.

(6) Such other persons or professionals as de-1 2 termined by the Secretary to be appropriate. 3 SEC. 11210. COORDINATOR FOR CHRONICALLY UNDER-4 SERVED RURAL AREAS. 5 (a) ESTABLISHMENT.—The Secretary of Agriculture shall establish a Coordinator for Chronically Underserved 6 7 Rural Areas (in this section referred to as the "Coordi-8 nator"), to be located in the Office of Outreach of the De-9 partment of Agriculture.

(b) MISSION.—The mission of the Coordinator shall
be to direct Department of Agriculture resources to high
need, high poverty rural areas.

(c) DUTIES.—The Coordinator shall consult with
other offices in directing technical assistance, strategic regional planning, at the State and local level, for developing
rural economic development that leverages the resources
of State and local governments and non-profit and community development organizations.

(d) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to the Secretary such
sums as necessary to carry out this section for fiscal years
2008 through 2012.

Subtitle D—Other Miscellaneous Provisions

3 SEC. 11301. DESIGNATION OF SEPARATE COTTON-PRO4 DUCING STATES UNDER COTTON RESEARCH
5 AND PROMOTION ACT.

6 Section 17(f) of the Cotton Research and Promotion 7 Act (7 U.S.C. 2116(f)) is amended by adding at the end 8 the following new sentence: "Notwithstanding the pre-9 ceding sentence, effective beginning with the 2008 crop 10 of cotton, the States of Kansas, Virginia, and Florida shall 11 each be deemed to be a separate cotton-producing State 12 for the purposes of this Act.".

13 SEC. 11302. COTTON CLASSIFICATION SERVICES.

(a) EXTENSION.—The first sentence of section 3a of
the Act of March 3, 1927 (commonly known as the Cotton
Statistics and Estimates Act; 7 U.S.C. 473a), is amended
by striking "2007" and inserting "2012".

(b) ESTABLISHMENT OF OFFICES.—The second sentence of section 3a of the Act of March 3, 1927, is amended in the proviso—

(1) by striking "and" at the end of clause (6);
(2) by striking the period at the end of clause
(7) and inserting "; and"; and

24 (3) by adding at the end the following new25 clause: "(8) the Secretary may enter into long-term

lease agreements that exceed five years or may take
 title to property, including through purchase agree ments, for the purposes of obtaining offices to be
 used for the classification of cotton in accordance
 with this Act if the Secretary determines such action
 would best effectuate the purposes of this Act.".

7 SEC. 11303. AVAILABILITY OF EXCESS AND SURPLUS COM8 PUTERS IN RURAL AREAS.

9 The Secretary of Agriculture may make available to 10 any city or town located in a rural area (as defined in 11 section 343(a)(13)(A) of the Consolidated Farm and 12 Rural Development Act) excess or surplus computers or 13 other technical equipment of the Department of Agri-14 culture.

15 SEC. 11304. PERMANENT DEBARMENT FROM PARTICIPA16 TION IN DEPARTMENT OF AGRICULTURE 17 PROGRAMS FOR FRAUD.

18 The Secretary of Agriculture is hereby granted the 19 authority to permanently debar an individual, organiza-20 tion, corporation, or other entity convicted of knowingly 21 defrauding the United States in connection with any pro-22 gram administered by the Department of Agriculture from 23 any subsequent participation in Department of Agri-24 culture programs.

1SEC. 11305. NO DISCRIMINATION AGAINST USE OF REG-2ISTERED PESTICIDE PRODUCTS OR CLASSES3OF PESTICIDE PRODUCTS.

In establishing priorities and evaluation criteria for
the approval of plans, contracts, and agreements under
title II, the Secretary of Agriculture shall not discriminate
against the use of specific registered pesticide products or
classes of pesticide products.

9 SEC. 11306. PROHIBITION ON CLOSURE OR RELOCATION OF
10 COUNTY OFFICES FOR THE FARM SERVICE
11 AGENCY, RURAL DEVELOPMENT AGENCY,
12 AND NATURAL RESOURCES CONSERVATION
13 SERVICE.

14 Until the date that is one year after the date of the
15 enactment of this Act, the Secretary of Agriculture may
16 not close or relocate a county or field office of the Farm
17 Service Agency, Rural Development Agency, or Natural
18 Resources Conservation Service of the Department of Ag19 riculture.

20 SEC. 11307. REGULATION OF EXPORTS OF PLANTS, PLANT
21 PRODUCTS, BIOLOGICAL CONTROL ORGA22 NISMS, AND NOXIOUS WEEDS.

(a) IN GENERAL.—Subtitle A of title IV of the Agricultural Risk Protection Act of 2000 (7 U.S.C. 7701 et
seq.) is amended by adding at the end the following new
section:

1	"SEC. 420. REGULATION OF EXPORTS OF PLANTS, PLANT
2	PRODUCTS, BIOLOGICAL CONTROL ORGA-
3	NISMS, AND NOXIOUS WEEDS.
4	"(a) IN GENERAL.—The Secretary may regulate
5	plants, plant products, biological control organisms, and
6	noxious weeds for export purposes.
7	"(b) DUTIES.—The Secretary shall—
8	"(1) coordinate fruit and vegetable market
9	analyses with the private sector and the Adminis-
10	trator of Foreign Agricultural Service; and
11	((2)) make publicly available on an Internet
12	website—
13	"(A) the status of all export petitions;
14	"(B) to the greatest extent possible, an ex-
15	planation of the sanitary or phytosanitary
16	issues associated with each pending export peti-
17	tion; and
18	"(C) to the greatest extent possible, infor-
19	mation on the import requirements of foreign
20	countries for fruits and vegetables.
21	"(c) Regulations.—The Secretary may issue regu-
22	lations to implement this section.".
23	(b) TABLE OF CONTENTS.—The table of contents in
24	section 1(b) of such Act (7 U.S.C. 1501 note) is amended
25	by inserting after the item relating to section 419 the fol-
26	lowing new item:

"Sec. 420. Regulation of exports of plants, plant products, biological control organisms, and noxious weeds.".

1	SEC. 11308. GRANTS TO REDUCE PRODUCTION OF
2	METHAMPHETAMINES FROM ANHYDROUS
3	AMMONIA.
4	(a) GRANT AUTHORITY.—The Secretary of Agri-
5	culture may make a grant to an eligible entity to enable
6	the entity to obtain and add to an anhydrous ammonia
7	fertilizer nurse tank a substance which will reduce the
8	amount of methamphetamine which can be produced from
9	any anhydrous ammonia removed from the tank.
10	(b) DEFINITIONS.—In this section:
11	(1) ELIGIBLE ENTITY.—The term "eligible enti-
12	ty" means—
13	(A) a producer of agricultural commod-
14	ities;
15	(B) a cooperative association a majority of
16	the members of which produce or process agri-
17	cultural commodities, and
18	(C) a person in the trade or business of—
19	(i) selling an agricultural product, in-
20	cluding an agricultural chemical, at retail,
21	predominantly to farmers and ranchers; or
22	(ii) aerial and ground application of
23	an agricultural chemical.

(2) NURSE TANK.—The term "nurse tank"
 shall have the meaning set forth in section
 173.315(m) of title 49, Code of Federal Regulations,
 as in effect as of the date of the enactment of this
 Act.

6 (c) GRANT AMOUNT.—The amount of a grant made
7 under this section to an entity shall be not less than \$40
8 and not more than \$60, multiplied by the number of fer9 tilizer nurse tanks of the entity.

10 (d) LIMITATIONS ON AUTHORIZATION OF APPRO-11 PRIATIONS.—For grants under this section, there are au-12 thorized to be appropriated to the Secretary a total of not 13 more than \$15,000,000 for fiscal years 2008 through 14 2012.

15 SEC. 11309. USDA GRADUATE SCHOOL.

16 (a) Section 921 of the Federal Agriculture Improvement and Reform Act of 1996 (7 U.S.C. 2279b) is amend-17 18 ed by striking subsections (a) through (k) and inserting 19 the following: "The Department of Agriculture shall not 20 establish, maintain, otherwise operate \mathbf{or} a non-21 appropriated fund instrumentality of the United States to 22 develop, administer, or provide educational training and 23 professional development activities, including educational 24 activities for Federal agencies, Federal employees, nonprofit organizations, other entities, and members of the
 general public.".

3 (b) EFFECTIVE DATE.—The amendment made in4 subsection (a) apply beginning October 1, 2008.

5 SEC. 11310. PREVENTION AND INVESTIGATION OF PAY-6 MENT AND FRAUD AND ERROR.

7 Section 1113(k) of the Right to Financial Privacy
8 Act of 1978 (12 U.S.C. 3413(k)) is amended to read as
9 follows:

10 "(k) DISCLOSURE NECESSARY FOR PROPER ADMIN11 ISTRATION OF PROGRAMS OF CERTAIN GOVERNMENT AU12 THORITIES.—

13 "(1) DISCLOSURE TO GOVERNMENT AUTHORI-14 TIES.—Nothing in this title shall apply to the disclo-15 sure by the financial institution of the financial 16 records of any customer to the Department of the 17 Treasury, the Social Security Administration, the 18 Railroad Retirement Board, or any other Govern-19 ment authority that certifies, disburses, or collects 20 payments, when the disclosure of such information is 21 necessary to, and such information is used solely for 22 the purposes of—

23 "(A) the proper administration of section
24 1441 of the Internal Revenue Code of 1986 (26
25 U.S.C. 1441);

1	"(B) the proper administration of title II
2	of the Social Security Act (42 U.S.C. 401 et
3	$\operatorname{seq.});$
4	"(C) the proper administration of the Rail-
5	road Retirement Act of 1974 (45 U.S.C. 231 et
6	$\operatorname{seq.});$
7	"(D) the verification of the identify of any
8	person in connection with the issuance of a
9	Federal payment or collection of funds by a
10	Government authority; or
11	"(E) the investigation or recovery of an
12	improper Federal payment or collection of
13	funds, or an improperly negotiated Treasury
14	check.
15	"(2) Limitations on subsequent disclo-
16	SURE.—Notwithstanding any other provision of law,
17	any request authorized by paragraph (1), and the in-
18	formation contained therein, may be used by the fi-
19	nancial institution and its agents solely for the pur-
20	pose of providing the customer's financial records to
21	the Government authority requesting the informa-
22	tion and shall be barred from redisclosure by the fi-
23	nancial institution or its agents. Any Government
24	authority receiving information pursuant to para-
25	graph (1) may not disclose or use the information

except for the purposes set forth in such para graph.".

3 SEC. 11311. SENSE OF CONGRESS REGARDING FOOD
4 DESERTS, GEOGRAPHICALLY ISOLATED
5 NEIGHBORHOODS AND COMMUNITIES WITH
6 LIMITED OR NO ACCESS TO MAJOR CHAIN
7 GROCERY STORES.

8 It is the sense of Congress that the Secretary of Agri-9 culture, in conjunction with the National Institutes of 10 Health, the Centers for Disease Control, the Institute of 11 Medicine and faith-based organizations, should—

(1) conduct a national assessment of food
deserts in the United States, namely those geographically isolated neighborhoods and communities
with limited or no access to major-chain grocery
stores; and

17 (2) develop recommendations for eliminating18 food deserts.

19 SEC. 11312. PIGFORD CLAIMS.

(a) IN GENERAL.—Any Pigford claimant who has not
previously obtained a determination on the merits of a
Pigford claim may, in a civil action, obtain that determination.

24 (b) LIMITATION.—Notwithstanding any other provi-25 sion of law—

1	(1) all payments or debt relief (including any
2	limitation on foreclosure under subsection (f)) made
3	pursuant to an action commenced under subsection
4	(a) shall be made exclusively from funds made avail-
5	able pursuant to subsection (h), Provided that the
6	total amount of payments and debt relief pursuant
7	to an action commenced under subsection (a) shall
8	not exceed \$100,000,000; and
9	(2) in no event may such payments or debt re-
10	lief be made from the Judgement Fund established
11	by 31 U.S.C. 1304.
12	(c) INTENT OF CONGRESS AS TO REMEDIAL NATURE
13	OF SECTION.—It is the intent of Congress that this sec-
14	tion be liberally construed so as to effectuate its remedial
15	purpose of giving a full determination on the merits for
16	each Pigford claim denied that determination.
17	(d) LOAN DATA.—
18	(1) Report to person submitting peti-
19	TION.—Not later than 60 days after the Secretary
20	of Agriculture receives notice of a complaint filed by
21	a claimant under subsection (a), the Secretary shall
22	provide to the claimant a report on farm credit loans
23	made within the claimant's county or adjacent coun-
24	ty by the Department during the period beginning
25	

25 on January 1 of the year preceding the year or years

1	covered by the complaint and ending on December
2	31 of year following such year or years. Such report
3	shall contain information on all persons whose appli-
4	cation for a loan was accepted, including—
5	(A) the race of the applicant;
6	(B) the date of application;
7	(C) the date of the loan decision;
8	(D) the location of the office making the
9	loan decision; and
10	(E) all data relevant to the process of de-
11	ciding on the loan.
12	(2) NO PERSONALLY IDENTIFIABLE INFORMA-
13	TION.—The reports provided pursuant to paragraph
14	(1) shall not contain any information that would
15	identify any person that applied for a loan from the
16	Department of Agriculture.
17	(e) Expedited Resolutions Authorized.—Any
18	person filing a complaint under this Act for discrimination
19	in the application for, or making or servicing of, a farm
20	loan, at his or her discretion, may seek liquidated damages
21	of \$50,000, discharge of the debt that was incurred under,
22	or affected by, the discrimination that is the subject of
23	the person's complaint, and a tax payment in the amount
24	equal to 25 percent of the liquidated damages and loan
25	principal discharged, in which case—

(1) if only such damages, debt discharge, and
 tax payment are sought, the complainant shall be
 able to prove his or her case by substantial evidence;
 and

5 (2) the court shall decide the case based on a 6 review of documents submitted by the complainant 7 and defendant relevant to the issues of liability and 8 damages.

9 (f) LIMITATION ON FORECLOSURES.—The Secretary 10 of Agriculture may not begin acceleration on or foreclosure 11 of a loan if a borrower is a Pigford claimant and, in an 12 appropriate administrative proceeding, makes a prima 13 facie case that the foreclosure is related to a Pigford 14 claim.

15 (g) DEFINITIONS.—In this Act—

(1) the term "Pigford claimant" means an individual who previously submitted a late-filing request
under section 5(g) of the consent decree in the case
of Pigford v. Glickman, approved by the United
States District Court for the District of Columbia on
April 14, 1999; and

(2) the term "Pigford claim" means a discrimination complaint, as defined by section 1(h) of that
consent decree and documented under section 5(b)
of that consent decree.

1 (h) FUNDING.—Of the funds of the Commodity Cred-2 Corporation, the Secretary shall make available it 3 \$100,000,000 for fiscal year 2008, to remain available 4 until expended, for payments and debt relief in satisfac-5 tion of claims against the United States under subsection (a), and for any actions made pursuant to subsection (f). 6 7 SEC. 11313. COMPTROLLER GENERAL STUDY OF WASTE-8 INFRASTRUCTURE NEAR WATER UNITED 9 STATES-MEXICO BORDER.

10 The Comptroller General shall conduct a study of the 11 state of wastewater infrastructure in rural communities 12 within 150 miles of the United States-Mexico border to 13 determine what the Federal Government can do to assist 14 border rural communities in bringing wastewater infra-15 structure up to date.

16 SEC. 11314. ELIMINATION OF STATUTE OF LIMITATIONS AP-

17 PLICABLE TO COLLECTION OF DEBT BY AD-

18 **MINISTRATIVE OFFSET.**

19 (a) ELIMINATION.—Section 3716(e) of title 31,20 United States Code, is amended to read as follows:

"(e)(1) Notwithstanding any other provision of law,
regulation, or administrative limitation, no limitation on
the period within which an offset may be initiated or taken
pursuant to this section shall be effective.

"(2) This section does not apply when a statute ex plicitly prohibits using administrative offset or setoff to
 collect the claim or type of claim involved.".

4 (b) APPLICATION OF AMENDMENT.—The amendment
5 made by subsection (a) shall apply to any debt outstanding
6 on or after the date of the enactment of this Act.

7 SEC. 11315. POLLINATOR PROTECTION.

8 (a) SHORT TITLE.—This section may be cited as the9 "Pollinator Protection Act of 2007".

10 (b) FINDINGS.—Congress finds that—

(1) many of the crops that humans and livestock consume rely on pollinators for healthy
growth;

(2) pollination by honey and native bees adds
more than \$18,000,000,000 annually to the value of
United States crops;

17 (3) ¹/₃ of the food supply of the United States
18 depends on bee pollination, which makes the man19 agement and protection of pollinators an issue of
20 paramount importance to the security of the United
21 States food supply system;

(4) colony collapse disorder is the name that
has been given to the latest die-off of honey bee colonies, exacerbating the continual decline of pollinators
in North America;

(5) honey bee colonies in more than 23 states have been affected by colony collapse disorder;

(6) if the current rate of decline continues, the
United States will be forced to rely more heavily on
imported foods, which will destabilize the food security of the United States through adverse affects on
the availability, price, and quality of the many fruits,
vegetables, and other products that depend on animal pollination; and

10 (7) enhanced funding for research on honey 11 bees, native bees, parasites, pathogens, toxins, and 12 other environmental factors affecting bees and polli-13 nation of cultivated and wild plants will result in 14 methods of response to colony collapse disorder and 15 other factors causing the decline of pollinators in 16 North America.

17 (c) AUTHORIZATIONS OF APPROPRIATIONS.—

18 (1) AGRICULTURAL RESEARCH SERVICE.—
19 There is authorized to be appropriated to the Sec20 retary of Agriculture, acting through the Agricul21 tural Research Service—

22 (A) \$3,000,000 for each of fiscal years
23 2008 through 2012, to be used for new per24 sonnel, facilities improvement, and additional

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1 research at Department of Agriculture Bee Re-2 search Laboratories; (B) \$2,500,000 for each of fiscal years 3 4 2008 and 2009, to be used for research on honey and native bee physiology, insect pathol-5 6 ogy, insect chemical ecology, and honey and na-7 tive bee toxicology at other Department of Agri-8 culture facilities in New York, Florida, Cali-9 fornia, Utah, and Texas; and 10 (C) \$1,750,000 for each of fiscal years

2008 through 2010, to be used for an area-wide
research program to identify causes and solutions for colony collapse disorder in affected
States.

15 (2)COOPERATIVE STATE RESEARCH, EDU-16 CATION, AND EXTENSION SERVICE.—There is au-17 thorized to be appropriated to the Secretary of Agri-18 culture, acting through the Cooperative State Re-19 search, Education, and Extension Service, 20 \$10,000,000 for each of fiscal years 2008 through 21 2012 to be used to fund Department of Agriculture 22 extension and research grants to investigate—

23 (A) honey bee biology, immunology, and24 ecology;

25 (B) honey bee genomics;

1	(C) honey bee bioinformatics;
2	(D) native bee crop pollination and habitat
-3	conservation;
4	
	(E) native bee taxonomy and ecology;
5	(F) pollination biology;
6	(G) sublethal effects of insecticides, herbi-
7	cides, and fungicides on honey bees, native pol-
8	linators, and other beneficial insects;
9	(H) the effects of genetically-modified
10	crops, including the interaction of genetically-
11	modified crops with honey bees and other native
12	pollinators; and
13	(I) honey, bumble, and other native bee
14	parasites and pathogens and effects on other
15	native pollinators.
16	(3) ANIMAL AND PLANT HEALTH INSPECTION
17	SERVICE.—There is authorized to be appropriated to
18	the Secretary of Agriculture, acting through the Ani-
19	mal and Plant Health Inspection Service,
20	\$2,250,000 for each of fiscal years 2008 through
21	2012 to conduct a nationwide honey bee pest and
22	pathogen surveillance program.
23	(d) ANNUAL REPORTS.—The Secretary of Agri-
24	culture, acting through the Agricultural Research Service
25	and the Cooperative State Research, Education, and Ex-

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tension Service, shall submit to the Committee on Agri culture of the House of Representatives and the Com mittee on Agriculture, Nutrition, and Forestry of the Sen ate a report on the status and progress of bee research
 projects that are carried out by the Secretary.

6 (e) GIVING POLLINATOR HABITAT AND PROTECTION
7 A PRIORITY IN CONSERVATION PROGRAMS.—Section
8 1244 of the Food Security Act of 1985 (16 U.S.C. 3844)
9 is amended by adding at the end the following new sub10 section:

"(c) NATIVE AND MANAGED POLLINATORS.—In carrying out any conservation program administered by the
Secretary, except the farmland protection program, the
Secretary shall establish a priority and provide incentives
for—

16 "(1) increasing habitat for native and managed17 pollinators, especially native habitat; and

18 "(2) establishing cropping systems, integrated
19 pest management regimes, and other practices to
20 protect native and managed pollinators.".

21 SEC. 11316. PROHIBITION ON USE OF LIVE ANIMALS FOR
22 MARKETING MEDICAL DEVICES; FINES
23 UNDER THE ANIMAL WELFARE ACT.

(a) PROHIBITION ON USE OF ANIMALS FOR MAR-KETING OF MEDICAL DEVICES.—The Animal Welfare Act

	010
1	(7 U.S.C. 2131 et seq.) is amended by inserting after sec-
2	tion 17 the following new section:
3	"PROHIBITION ON USE OF LIVE ANIMALS FOR
4	MARKETING MEDICAL DEVICES
5	"Sec. 18. (a) IN GENERAL.—No person may use a
6	live animal to—
7	"(1) demonstrate a medical device or product to
8	a sales representative for the purpose of marketing
9	such medical device or product;
10	"(2) train a sales representative to use a med-
11	ical device or product;
12	"(3) demonstrate a medical device or product in
13	a workshop or training session for the purpose of
14	marketing a medical device or product; or
15	"(4) create a multimedia recording (including a
16	video recording) for the purpose of marketing a
17	medical device or product.
18	"(b) EXCEPTION.—Subsection (a) shall not apply to
19	the training of medical personnel for a purpose other than
20	marketing a medical device or product.
21	"(c) DEVICE DEFINED.—In this section, the term
22	'device' has the meaning given the term in section 201(h)
23	of the Federal Food, Drug, and Cosmetic Act (21 U.S.C.
24	321(h)).".

(b) FINES FOR VIOLATIONS OF THE ANIMAL WEL-

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2 FARE ACT.—Section 19(b) of the Animal Welfare Act (7 U.S.C. 2149(b)) is amended— 3 4 (1) in the first sentence by striking "not more 5 than \$2,500 for each such violation" and inserting "not more than \$10,000 for each such violation"; 6 7 and 8 (2) by striking the second sentence and insert-9 ing the following: "Each violation, each day during 10 which a violation continues, and, in the case of a vio-11 lation with respect to animals, each animal that is 12 the subject of such a violation shall be a separate offense.". 13

(c) REPORTS ON ACTIVITIES UNDER THE ANIMAL
WELFARE ACT.—The Animal Welfare Act (7 U.S.C. 2131
et seq.) is further amended by striking section 25 and inserting the following new section:

18 "ANNUAL REPORT
19 "SEC. 25. Not later than March 1 of each year, the

20 Secretary shall submit to Congress a report containing—
21 "(1) an identification of all research facilities,
22 exhibitors, and other persons and establishments li23 censed by the Secretary under section 3 and section
24 12;

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1	"(2) an identification of all research facilities,
2	intermediate handlers, carriers, and exhibitors reg-
3	istered under section 6;
4	"(3) the nature and place of all investigations
5	and inspections conducted by the Secretary under
6	section 16, and all reports received by the Secretary
7	under section 13;
8	"(4) recommendations for legislation to improve
9	the administration of this Act or any provisions of
10	this Act; and
11	"(5) recommendations and conclusions con-
12	cerning the aircraft environment as it relates to the
13	carriage of live animals in air transportation.".
14	SEC. 11317. PROTECTION OF PETS.
15	(a) SHORT TITLE.—This section may be cited as the
16	"Pet Safety and Protection Act of 2007".
17	(b) RESEARCH FACILITIES.—Section 7 of the Animal
18	Welfare Act (7 U.S.C. 2137) is amended to read as fol-
19	lows:
20	"SEC. 7. SOURCES OF DOGS AND CATS FOR RESEARCH FA-
21	CILITIES.
22	"(a) DEFINITION OF PERSON.—In this section, the
23	term 'person' means any individual, partnership, firm,
24	joint stock company, corporation, association, trust, es-
25	tate, pound, shelter, or other legal entity.

"(b) USE OF DOGS AND CATS.—No research facility 1 2 or Federal research facility may use a dog or cat for re-3 search or educational purposes if the dog or cat was ob-4 tained from a person other than a person described in sub-5 section (d).

6 "(c) Selling, Donating, or Offering Dogs and 7 CATS.—No person, other than a person described in sub-8 section (d), may sell, donate, or offer a dog or cat to any 9 research facility or Federal research facility.

10 "(d) PERMISSIBLE SOURCES.—A person from whom a research facility or a Federal research facility may ob-11 12 tain a dog or cat for research or educational purposes 13 under subsection (b), and a person who may sell, donate, 14 or offer a dog or cat to a research facility or a Federal 15 research facility under subsection (c), shall be—

"(1) a dealer licensed under section 3 that has 16 17 bred and raised the dog or cat;

18 "(2) a publicly owned and operated pound or 19 shelter that—

20	"(A) is registered with the Secretary;
21	"(B) is in compliance with section $28(a)(1)$
22	and with the requirements for dealers in sub-
23	sections (b) and (c) of section 28; and
24	"(C) obtained the dog or cat from its legal
25	owner, other than a pound or shelter;

1	"(3) a person that is donating the dog or cat
2	and that—
3	"(A) bred and raised the dog or cat; or
4	"(B) owned the dog or cat for not less
5	than 1 year immediately preceding the dona-
6	tion;
7	"(4) a research facility licensed by the Sec-
8	retary; and
9	"(5) a Federal research facility licensed by the
10	Secretary.
11	"(e) Penalties.—
12	"(1) IN GENERAL.—A person that violates this
13	section shall be fined \$1,000 for each violation.
14	"(2) Additional penalty.—A penalty under
15	this subsection shall be in addition to any other ap-
16	plicable penalty.
17	"(f) NO REQUIRED SALE OR DONATION.—Nothing
18	in this section requires a pound or shelter to sell, donate,
19	or offer a dog or cat to a research facility or Federal re-
20	search facility.".
21	(c) FEDERAL RESEARCH FACILITIES.—Section 8 of
22	the Animal Welfare Act (7 U.S.C. 2138) is amended—
23	(1) by striking "Sec. 8. No department" and
24	inserting the following:

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1 "SEC. 8. FEDERAL RESEARCH FACILITIES.

2 "Except as provided in section 7, no department";
3 (2) by striking "research or experimentation
4 or"; and

5 (3) by striking "such purposes" and inserting
6 "that purpose".

7 (d) CERTIFICATION.—Section 28(b)(1) of the Animal
8 Welfare Act (7 U.S.C. 2158(b)(1)) is amended by striking
9 "individual or entity" and inserting "research facility or
10 Federal research facility".

11 (e) EFFECTIVE DATE.—The amendments made by subsections (b), (c), and (d) take effect on the date that 12 is 90 days after the date of the enactment of this Act. 13 TITLE XII—PREVENTION OF TAX 14 **EXPLOITATION** TREATY 15 ТО EVADE UNITED STATES TAX-16 ATION 17

Sec. 12001. Limitation on treaty benefits for certain deductible payments.

18 SEC. 12001. LIMITATION ON TREATY BENEFITS FOR CER-

19

TAIN DEDUCTIBLE PAYMENTS.

(a) IN GENERAL.—Section 894 of the Internal Revenue Code of 1986 (relating to income affected by treaty)
is amended by adding at the end the following new subsection:

24 "(d) LIMITATION ON TREATY BENEFITS FOR CER-25 TAIN DEDUCTIBLE PAYMENTS.—

"(1) IN GENERAL.—In the case of any deduct-1 2 ible related-party payment, the amount of any with-3 holding tax imposed under chapter 3 (and any tax 4 imposed under subpart A or B of this part) with re-5 spect to such payment shall not be less than the 6 amount which would be imposed if the payment were 7 made directly to the foreign parent corporation (tak-8 ing into account any income tax treaty between the 9 United States and the country in which the foreign 10 parent corporation is resident).

11 (2)DEDUCTIBLE **RELATED-PARTY** PAY-12 MENT.—For purposes of this subsection, the term 13 'deductible related-party payment' means any pay-14 ment made, directly or indirectly, by any person to 15 any other person if the payment is allowable as a de-16 duction under this chapter and both persons are 17 members of the same foreign controlled group of en-18 tities.

19 "(3) FOREIGN CONTROLLED GROUP OF ENTI20 TIES.—For purposes of this subsection—

21 "(A) IN GENERAL.—The term 'foreign
22 controlled group of entities' means a controlled
23 group of entities the common parent of which
24 is a foreign corporation.

1	"(B) Controlled group of entities.—
2	The term 'controlled group of entities' means a
3	controlled group of corporations as defined in
4	section 1563(a)(1), except that—
5	"(i) "more than 50 percent" shall be
6	substituted for 'at least 80 percent' each
7	place it appears therein, and
8	"(ii) the determination shall be made
9	without regard to subsections $(a)(4)$ and
10	(b)(2) of section 1563.
11	A partnership or any other entity (other than a
12	corporation) shall be treated as a member of a
13	controlled group of entities if such entity is con-
14	trolled (within the meaning of section
15	954(d)(3)) by members of such group (includ-
16	ing any entity treated as a member of such
17	group by reason of this sentence).
18	"(4) FOREIGN PARENT CORPORATION.—For
19	purposes of this subsection, the term 'foreign parent
20	corporation' means, with respect to any deductible
21	related-party payment, the common parent of the
22	foreign controlled group of entities referred to in
23	paragraph (3)(A).
24	"(5) Regulations.—The Secretary may pre-

25 scribe such regulations or other guidance as are nec-

1	essary or appropriate to carry out the purposes of
2	this subsection, including regulations or other guid-
3	ance which provide for—
4	"(A) the treatment of two or more persons
5	as members of a foreign controlled group of en-
6	tities if such persons would be the common par-
7	ent of such group if treated as one corporation,
8	and
9	"(B) the treatment of any member of a
10	foreign controlled group of entities as the com-
11	mon parent of such group if such treatment is
12	appropriate taking into account the economic
13	relationships among such entities.".
14	(b) EFFECTIVE DATE.—The amendment made by
15	this section shall apply to payments made after the date
16	of the enactment of this Act.
17	TITLE XIII—ADDITIONAL
18	OFFSETS

Subtitle A-Conservation of Resources Fees and Repeal of Royalty Relief

Sec. 13001. Conservation of resources fees.

- Sec. 13002. Repeal of certain taxpayer subsidized royalty relief for the oil and gas industry.
- Sec. 13003. Time for payment of corporate estimated taxes.

Subtitle B—Allocation of Offsets

Sec. 13011. Report on funds; rate of federal crop insurance.

1	Subtitle A—Conservation of Re-
1	
2	sources Fees and Repeal of Roy-
3	alty Relief
4	SEC. 13001. CONSERVATION OF RESOURCES FEES.
5	(a) Conservation of Resources Fees.—
6	(1) IN GENERAL.—Not later than 60 days after
7	the date of enactment of this Act, the Secretary of
8	the Interior by regulation shall establish a conserva-
9	tion of resources fee for producing Federal oil and
10	gas leases in the Gulf of Mexico.
11	(2) FEE TERMS.—The fee under paragraph
12	(1)—
13	(A) subject to subparagraph (C), shall
14	apply to covered leases that are producing
15	leases;
16	(B) shall be set at \$9 per barrel for oil and
17	\$1.25 per million Btu for gas, respectively, in
18	2005 dollars; and
19	(C) shall apply only to production of oil or
20	gas occurring—
21	(i) in any calendar year in which the
22	arithmetic average of the daily closing
23	prices for light sweet crude oil on the New
24	York Mercantile Exchange (NYMEX) ex-
25	ceeds $$34.73$ per barrel for oil and $$4.34$

1	non million Pty for and in 2005 dollars.
	per million Btu for gas in 2005 dollars;
2	and
3	(ii) on or after October 1, 2006.
4	(3) TREATMENT OF RECEIPTS.—Amounts re-
5	ceived by the United States as fees under this sub-
6	section shall be treated as offsetting receipts.
7	(b) COVERED LEASE DEFINED.—In this section the
8	term "covered lease" means a lease for oil or gas produc-
9	tion in the Gulf of Mexico that is—
10	(1) in existence on the date of enactment of this
11	Act;
12	(2) issued by the Department of the Interior
13	under section 304 of the Outer Continental Shelf
14	Deep Water Royalty Relief Act (43 U.S.C. 1337
15	note; Public Law 104–58); and
16	(3) not subject to limitations on royalty relief
17	based on market price that are equal to or less than
18	the price thresholds described in clauses (v) through
19	(vii) of section 8(a)(3)(C) of the Outer Continental
19 20	(vii) of section 8(a)(3)(C) of the Outer Continental Shelf Lands Act (43 U.S.C. 1337(a)(3)(C)).

1	SEC. 13002. REPEAL OF CERTAIN TAXPAYER SUBSIDIZED
2	ROYALTY RELIEF FOR THE OIL AND GAS IN-
3	DUSTRY.
4	(a) Repeal of Provisions of Energy Policy Act
5	OF 2005.—The following provisions of the Energy Policy
6	Act of 2005 (Public Law 109–58) are repealed:
7	(1) Section 344 (42 U.S.C. 15904; relating to
8	incentives for natural gas production from deep wells
9	in shallow waters of the Gulf of Mexico).

10 (2) Section 345 (42 U.S.C. 15905; relating to
11 royalty relief for deep water production in the Gulf
12 of Mexico).

13 (3) Subsection (i) of section 365 (42 U.S.C.
14 15924; relating to the prohibition on drilling-related
15 permit application cost recovery fees).

(b) PROVISIONS RELATING TO PLANNING AREAS
OFFSHORE ALASKA.—Section 8(a)(3)(B) of the Outer
Continental Shelf Lands Act (43 U.S.C. 1337(a)(3)(B))
is amended by striking "and in the Planning Areas offshore Alaska" after "West longitude".

(c) PROVISIONS RELATING TO NAVAL PETROLEUM
RESERVE IN ALASKA.—Section 107 of the Naval Petroleum Reserves Production Act of 1976 (as transferred, redesignated, moved, and amended by section 347 of the Energy Policy Act of 2005 (119 Stat. 704)) is amended—

1 (1) in subsection (i) by striking paragraphs (2) 2 through (6); and 3 (2) by striking subsection (k). 4 SEC. 13003. TIME FOR PAYMENT OF CORPORATE ESTI-5 MATED TAXES. 6 Subparagraph (B) of section 401(1) of the Tax In-7 crease Prevention and Reconciliation Act of 2005 is amended by striking "114.50 percent" and inserting 8 9 "115.75 percent". Subtitle B—Allocation of Offsets 10 SEC. 13011. REPORT ON FUNDS; RATE OF FEDERAL CROP 11 12 **INSURANCE.** 13 (a) REPORT.—Not later than the September 15 pre-14 ceding each fiscal year, the Secretary of the Interior shall 15 report to the Secretary of Agriculture the total amount expected to be received in the fiscal year as a result of 16 the changes in subtitle A. 17 18 (b) RATE.—Notwithstanding section 508(k)(4)(A)(ii) 19 Act of the Federal Crop Insurance (7)U.S.C. 20 1508(k)(4)(A)(ii)), the reimbursement rate established for 21 each of the reinsurance years 2012 through 2017 shall

- 22 be the lesser of—
- 23 (1) the rate established in such section; and
- 24 (2) the product of—

1	(A) the rate established in such section;
2	and
3	(B) the factor calculated in subsection (c).
4	(c) CALCULATION.—In carrying out subsection (b),
5	the Secretary of the Interior shall calculate the appro-
6	priate factor by dividing the amount calculated under sub-
7	section (a) for the fiscal year by the amount calculated
8	under subsection (a) for fiscal year 2012.
	Passed the House of Representatives July 27, 2007.

Attest: LORRAINE C. MILLER,

Clerk.

By Jorge E. Sorensen,

Deputy Clerk.

Calendar No. 339

110TH CONGRESS H. R. 2419

AN ACT

To provide for the continuation of agricultural programs through fiscal year 2012, and for other purposes.

September 5, 2007

Read the second time and placed on the calendar