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IN THE SENATE OF THE UNITED STATES

OCTOBER 9, 2001 Received

OCTOBER 16, 2001 Read the first time

OCTOBER 17, 2001 Read the second time and placed on the calendar

AN ACT

To provide for the continuation of agricultural programs through fiscal year 2011.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Farm Security Act of 2001".
- 4 (b) TABLE OF CONTENTS.—The table of contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.

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TITLE I—COMMODITY PROGRAMS

10

3 SEC. 100. DEFINITIONS.

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In this title (other than chapter 3 of subtitle C):

5 (1) AGRICULTURAL ACT OF 1949.—The term
6 "Agricultural Act of 1949" means the Agricultural
7 Act of 1949 (7 U.S.C. 1421 et seq.), as in effect
8 prior to the suspensions under section 171 of the
9 Federal Agriculture Improvement and Reform Act of
10 1996 (7 U.S.C. 7301).

(2) BASE ACRES.—The term "base acres", with
respect to a covered commodity on a farm, means
the number of acres established under section 103
with respect to the commodity upon the election
made by the producers on the farm under subsection
(a) of such section.

17 (3) COUNTER-CYCLICAL PAYMENT.—The term
18 "counter-cyclical payment" means a payment made
19 to producers under section 105.

20 (4) COVERED COMMODITY.—The term "covered
21 commodity" means wheat, corn, grain sorghum, bar22 ley, oats, upland cotton, rice, soybeans, and other
23 oilseeds.

24 (5) EFFECTIVE PRICE.—The term "effective
25 price", with respect to a covered commodity for a

crop year, means the price calculated by the Sec retary under section 105 to determine whether
 counter-cyclical payments are required to be made
 for that crop year.

5 (6) ELIGIBLE PRODUCER.—The term "eligible
6 producer" means a producer described in section
7 101(a).

8 (7) FIXED, DECOUPLED PAYMENT.—The term
9 "fixed, decoupled payment" means a payment made
10 to producers under section 104.

(8) OTHER OILSEED.—The term "other oilseed" means a crop of sunflower seed, rapeseed,
canola, safflower, flaxseed, mustard seed, or, if designated by the Secretary, another oilseed.

(9) PAYMENT ACRES.—The term "payment
acres" means 85 percent of the base acres of a covered commodity on a farm, as established under section 103, upon which fixed, decoupled payments and
counter-cyclical payments are to be made.

20 (10) PAYMENT YIELD.—The term "payment
21 yield" means the yield established under section 102
22 for a farm for a covered commodity.

(11) PRODUCER.—The term "producer" means
an owner, operator, landlord, tenant, or sharecropper who shares in the risk of producing a crop

1 and who is entitled to share in the crop available for 2 marketing from the farm, or would have shared had 3 the crop been produced. In determining whether a 4 grower of hybrid seed is a producer, the Secretary 5 shall not take into consideration the existence of a 6 hybrid seed contract and shall ensure that program 7 requirements do not adversely affect the ability of 8 the grower to receive a payment under this title. 9 "Secretary" (12)SECRETARY.—The term 10 means the Secretary of Agriculture. 11 (13) STATE.—The term "State" means each of 12 the several States of the United States, the District 13 of Columbia, the Commonwealth of Puerto Rico, and any other territory or possession of the United 14 15 States. (14) TARGET PRICE.—The term "target price" 16 17 means the price per bushel (or other appropriate 18 unit in the case of upland cotton, rice, and other oil-19 seeds) of a covered commodity used to determine the 20 payment rate for counter-cyclical payments.

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

Subtitle A—Fixed Decoupled Pay ments and Counter-Cyclical Payments

4 SEC. 101. PAYMENTS TO ELIGIBLE PRODUCERS.

5 (a) PAYMENTS REQUIRED.—Beginning with the
6 2002 crop of covered commodities, the Secretary shall
7 make fixed decoupled payments and counter-cyclical pay8 ments under this subtitle—

9 (1) to producers on a farm that were parties to 10 a production flexibility contract under section 111 of 11 the Federal Agriculture Improvement and Reform 12 Act of 1996 (7 U.S.C. 7211) for fiscal year 2002; 13 and

14 (2) to other producers on farms in the United15 States as described in section 103(a).

(b) TENANTS AND SHARECROPPERS.—In carrying
out this title, the Secretary shall provide adequate safeguards to protect the interests of tenants and sharecroppers.

(c) SHARING OF PAYMENTS.—The Secretary shall
provide for the sharing of fixed, decoupled payments and
counter-cyclical payments among the eligible producers on
a farm on a fair and equitable basis.

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1 SEC. 102. ESTABLISHMENT OF PAYMENT YIELD.

(a) ESTABLISHMENT AND PURPOSE.—For the purpose of making fixed decoupled payments and counter-cyclical payments under this subtitle, the Secretary shall
provide for the establishment of a payment yield for each
farm for each covered commodity in accordance with this
section.

8 (b) USE OF FARM PROGRAM PAYMENT YIELD.—Ex-9 cept as otherwise provided in this section, the payment 10 yield for each of the 2002 through 2011 crops of a covered 11 commodity for a farm shall be the farm program payment 12 yield in effect for the 2002 crop of the covered commodity 13 under section 505 of the Agricultural Act of 1949 (7 14 U.S.C. 1465).

(c) FARMS WITHOUT FARM PROGRAM PAYMENT 15 16 YIELD.—In the case of a farm for which a farm program payment yield is unavailable for a covered commodity 17 18 (other than soybeans or other oilseeds), the Secretary shall 19 establish an appropriate payment yield for the covered 20 commodity on the farm taking in consideration the farm program payment yields applicable to the commodity 21 22 under subsection (b) for similar farms in the area.

23 (d) PAYMENT YIELDS FOR OILSEEDS.—

24 (1) DETERMINATION OF AVERAGE YIELD.—In
25 the case of soybeans and each other oilseed, the Sec26 retary shall determine the average yield for the oilHR 2646 PCS

1 seed on a farm for the 1998 through 2001 crop 2 years, excluding any crop year in which the acreage 3 planted to the oilseed was zero. If, for any of these 4 four crop years in which the oilseed was planted, the 5 farm would have satisfied the eligibility criteria es-6 tablished to carry out section 1102 of the Agri-7 culture, Rural Development, Food and Drug Admin-8 istration, and Related Agencies Appropriations Act, 9 1999 (Public Law 105–277; 7 U.S.C. 1421 note), 10 the Secretary shall assign a yield for that year equal 11 to 65 percent of the county yield. (2) Adjustment for payment yield.—The 12 13 payment yield for a farm for an oilseed shall be 14 equal to the product of the following: 15 (A) The average yield for the oilseed deter-16 mined under paragraph (1). 17 (B) The ratio resulting from dividing the 18 national average yield for the oilseed for the 19 1981 through 1985 crops by the national aver-20 age yield for the oilseed for the 1998 through 21 2001 crops. 22 SEC. 103. ESTABLISHMENT OF BASE ACRES AND PAYMENT 23 ACRES FOR A FARM. 24 (a) Election by Producers of Base Acre Cal-

25 CULATION METHOD.—For the purpose of making fixed

decoupled payments and counter-cyclical payments with
 respect to a farm, the Secretary shall give producers on
 the farm an opportunity to elect one of the following as
 the method by which the base acres of all covered commod ities on the farm are to be determined:

6 (1) The four-year average of acreage actually 7 planted on the farm to a covered commodity for har-8 vest, grazing, having, silage, or other similar pur-9 poses during crop years 1998, 1999, 2000, and 10 2001 and any acreage on the farm that the pro-11 ducers were prevented from planting during such 12 crop years to the covered commodity because of 13 drought, flood, or other natural disaster, or other 14 condition beyond the control of the producer, as de-15 termined by the Secretary.

16 (2) The contract acreage (as defined in section
17 102 of the Federal Agriculture Improvement and
18 Reform Act of 1996 (7 U.S.C. 7202)) used by the
19 Secretary to calculate the fiscal year 2002 payment
20 that, subject to section 109, would be made under
21 section 114 of such Act (7 U.S.C. 7214) for the cov22 ered commodity on the farm.

(b) SINGLE ELECTION; TIME FOR ELECTION.—The
opportunity to make the election described in subsection
(a) shall be available to producers on a farm only once.

The producers shall notify the Secretary of the election
 made by the producers under such subsection not later
 than 180 days after the date of the enactment of this Act.

4 (c) EFFECT OF FAILURE TO MAKE ELECTION.—If 5 the producers on a farm fail to make the election under 6 subsection (a), or fail to timely notify the Secretary of the 7 selected option as required by subsection (b), the pro-8 ducers shall be deemed to have made the election described 9 in subsection (a)(2) to determine base acres for all covered 10 commodities on the farm.

11 (d) Application of Election to All Covered 12 COMMODITIES.—The election made under subsection (a) 13 or deemed to be made under subsection (c) with respect to a farm shall apply to all of the covered commodities 14 15 on the farm. Producers may not make the election described in subsection (a)(1) for one covered commodity 16 17 and the election described in subsection (a)(2) for other 18 covered commodities on the farm.

19 (e) TREATMENT OF CONSERVATION RESERVE CON-20 TRACT ACREAGE.—

(1) IN GENERAL.—In the case of producers on
a farm that make the election described in subsection (a)(2), the Secretary shall provide for an adjustment in the base acres for the farm whenever either of the following circumstances occur:

1 (A) A conservation reserve contract en-2 tered into under section 1231 of the Food Secu-3 rity Act of 1985 (16 U.S.C. 3831) with respect 4 to the farm expires or is voluntarily terminated. 5 (B) Cropland is released from coverage 6 under a conservation reserve contract by the 7 Secretary. 8 (2) Special payment rules.—For the fiscal 9 year and crop year in which a base acre adjustment 10 under paragraph (1) is first made, the producers on 11 the farm shall elect to receive either fixed decoupled 12 payments and counter-cyclical payments with respect 13 to the acreage added to the farm under this sub-14 section or a prorated payment under the conserva-15 tion reserve contract, but not both. 16 (f) PAYMENT ACRES.—The payment acres for a cov-17 ered commodity on a farm shall be equal to 85 percent 18 of the base acres for the commodity. 19 (g) PREVENTION OF EXCESS BASE ACRES.— 20 (1) REQUIRED REDUCTION.—If the sum of the 21 base acres for a farm, together with the acreage de-22 scribed in paragraph (2), exceeds the actual crop-23 land acreage of the farm, the Secretary shall reduce 24 the quantity of base acres for one or more covered 25 commodities for the farm or peanut acres for the

1	farm as necessary so that the sum of the base acres
2	and acreage described in paragraph (2) does not ex-
3	ceed the actual cropland acreage of the farm. The
4	Secretary shall give the producers on the farm the
5	opportunity to select the base acres or peanut acres
6	against which the reduction will be made.
7	(2) OTHER ACREAGE.—For purposes of para-
8	graph (1), the Secretary shall include the following:
9	(A) Any peanut acres for the farm under
10	chapter 3 of subtitle C.
11	(B) 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	(C) Any other acreage on the farm enrolled
17	in a conservation program for which payments
18	are made in exchange for not producing an ag-
19	ricultural commodity on the acreage.
20	(3) EXCEPTION FOR DOUBLE-CROPPED ACRE-
21	AGE.—In applying paragraph (1), the Secretary
22	shall make an exception in the case of double crop-
23	ping, as determined by the Secretary.

1 SEC. 104. AVAILABILITY OF FIXED, DECOUPLED PAYMENTS.

2 (a) PAYMENT REQUIRED.—For each of the 2002
3 through 2011 crop years of each covered commodity, the
4 Secretary shall make fixed, decoupled payments to eligible
5 producers.

6 (b) PAYMENT RATE.—The payment rates used to
7 make fixed, decoupled payments with respect to covered
8 commodities for a crop year are as follows:

- 9 (1) Wheat, \$0.53 per bushel.
- 10 (2) Corn, \$0.30 per bushel.
- 11 (3) Grain sorghum, \$0.36 per bushel.
- 12 (4) Barley, \$0.25 per bushel.
- 13 (5) Oats, \$0.025 per bushel.
- 14 (6) Upland cotton, \$0.0667 per pound.
- 15 (7) Rice, \$2.35 per hundredweight.
- 16 (8) Soybeans, \$0.42 per bushel.
- 17 (9) Other oilseeds, \$0.0074 per pound.

(c) PAYMENT AMOUNT.—The amount of the fixed,
decoupled payment to be paid to the eligible producers on
a farm for a covered commodity for a crop year shall be
equal to the product of the following:

(1) The payment rate specified in subsection(b).

24 (2) The payment acres of the covered com-25 modity on the farm.

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

3 (d) TIME FOR PAYMENT.—

4 (1) GENERAL RULE.—Fixed, decoupled payments shall be paid not later than September 30 of
6 each of fiscal years 2002 through 2011. In the case
7 of the 2002 crop, payments may begin to be made
8 on or after December 1, 2001.

9 (2) ADVANCE PAYMENTS.—At the option of an 10 eligible producer, 50 percent of the fixed, decoupled 11 payment for a fiscal year shall be paid on a date se-12 lected by the producer. The selected date shall be on 13 or after December 1 of that fiscal year, and the pro-14 ducer may change the selected date for a subsequent 15 fiscal year by providing advance notice to the Sec-16 retary.

17 (3) Repayment of advance payments.—If a 18 producer that receives an advance fixed, decoupled 19 payment for a fiscal year ceases to be an eligible 20 producer before the date the fixed, decoupled pay-21 ment would otherwise have been made by the Sec-22 retary under paragraph (1), the producer shall be 23 responsible for repaying the Secretary the full 24 amount of the advance payment.

3 (a) PAYMENT REQUIRED.—The Secretary shall make
4 counter-cyclical payments with respect to a covered com5 modity whenever the Secretary determines that the effec6 tive price for the commodity is less than the target price
7 for the commodity.

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

11 (1) The higher of the following:

12 (A) The national average market price re13 ceived by producers during the 12-month mar14 keting year for the commodity, as determined
15 by the Secretary.

16 (B) The national average loan rate for a
17 marketing assistance loan for the covered com18 modity in effect for the same period under sub19 title B.

20 (2) The payment rate in effect for the covered
21 commodity under section 104 for the purpose of
22 making fixed, decoupled payments with respect to
23 the commodity.

24 (c) TARGET PRICE.—For purposes of subsection (a),
25 the target prices for covered commodities are as follows:
26 (1) Wheat, \$4.04 per bushel.

1	(2) Corn, \$2.78 per bushel.
2	(3) Grain sorghum, \$2.64 per bushel.
3	(4) Barley, \$2.39 per bushel.
4	(5) Oats, \$1.47 per bushel.
5	(6) Upland cotton, \$0.736 per pound.
6	(7) Rice, \$10.82 per hundredweight.
7	(8) Soybeans, \$5.86 per bushel.
8	(9) Other oilseeds, \$0.1036 per pound.
9	(d) PAYMENT RATE.—The payment rate used to
10	make counter-cyclical payments with respect to a covered
11	commodity for a crop year shall be equal to the difference
12	between—
13	(1) the target price for the commodity; and
14	(2) the effective price determined under sub-
15	section (b) for the commodity.
16	(e) PAYMENT AMOUNT.—The amount of the counter-
17	cyclical payment to be paid to the eligible producers on
18	a farm for a covered commodity for a crop year shall be
19	equal to the product of the following:
20	(1) The payment rate specified in subsection
21	(d).
22	(2) The payment acres of the covered com-
23	modity on the farm.
24	(3) The payment yield for the covered com-
25	modity for the farm.

1 (f) TIME FOR PAYMENTS.—

2 (1) GENERAL RULE.—The Secretary shall make
3 counter-cyclical payments under this section for a
4 crop of a covered commodity as soon as possible
5 after determining under subsection (a) that such
6 payments are required for that crop year.

7 (2) PARTIAL PAYMENT.—The Secretary may 8 permit, and, if so permitted, an eligible producer 9 may elect to receive, up to 40 percent of the pro-10 jected counter-cyclical payment, as determined by 11 the Secretary, to be made under this section for a 12 crop of a covered commodity upon completion of the 13 first six months of the marketing year for that crop. 14 The producer shall repay to the Secretary the 15 amount, if any, by which the partial payment ex-16 ceeds the actual counter-cyclical payment to be made 17 for that marketing year.

(g) SPECIAL RULE FOR CURRENTLY UNDESIGNATED
OILSEED.—If the Secretary uses the authority under section 100(8) to designate another oilseed as an oilseed for
which counter-cyclical payments may be made, the Secretary may modify the target price specified in subsection
(c)(9) that would otherwise apply to that oilseed as the
Secretary considers appropriate.

25

1	(h) Special Rule for Barley Used Only for
2	FEED PURPOSES.—For purposes of calculating the effec-
3	tive price for barley under subsection (b), the Secretary
4	shall use the loan rate in effect for barley under section
5	122(b)(3), except, in the case of producers who received
6	the higher loan rate provided under such section for barley
7	used only for feed purposes, the Secretary shall use that
8	higher loan rate.
9	SEC. 106. PRODUCER AGREEMENT REQUIRED AS CONDI-
10	TION ON PROVISION OF FIXED, DECOUPLED
11	PAYMENTS AND COUNTER-CYCLICAL PAY-
12	MENTS.
13	(a) Compliance With Certain Requirements.—
14	(1) REQUIREMENTS.—Before the producers on
15	a farm may receive fixed, decoupled payments or
16	counter-cyclical payments with respect to the farm,
17	the producers shall agree, in exchange for the
18	payments—
19	(A) to comply with applicable conservation
20	requirements under subtitle B of title XII of
21	the Food Security Act of 1985 (16 U.S.C. 3811
22	et seq.);
23	(B) to comply with applicable wetland pro-
24	tection requirements under subtitle C of title
25	XII of the Act (16 U.S.C. 3821 et seq.);

1 (C) to comply with the planting flexibility 2 requirements of section 107; and 3 (D) to use the land on the farm, in an 4 amount equal to the base acres, for an agricultural or conserving use, and not for a non-5 6 agricultural commercial or industrial use, as de-7 termined by the Secretary. 8 (2) COMPLIANCE.—The Secretary may issue 9 such rules as the Secretary considers necessary to 10 ensure producer compliance with the requirements of 11 paragraph (1). 12 (b) EFFECT OF FORECLOSURE.—A producer may not 13 be required to make repayments to the Secretary of fixed, decoupled payments and counter-cyclical payments if the 14 15 farm has been foreclosed on and the Secretary determines that forgiving the repayments is appropriate to provide 16 fair and equitable treatment. This subsection shall not 17 void the responsibilities of the producer under subsection 18 19 (a) if the producer continues or resumes operation, or con-20 trol, of the farm. On the resumption of operation or con-21 trol over the farm by the producer, the requirements of

subsection (a) in effect on the date of the foreclosure shallapply.

24 (c) TRANSFER OR CHANGE OF INTEREST IN FARM.—

26

TERMINATION.—Except as provided in 1 (1)2 paragraph (4), a transfer of (or change in) the inter-3 est of a producer in base acres for which fixed, de-4 coupled payments or counter-cyclical payments are 5 made shall result in the termination of the payments 6 with respect to the base acres, unless the transferee 7 or owner of the acreage agrees to assume all obligations under subsection (a). The termination shall be 8 9 effective on the date of the transfer or change.

10 (2) TRANSFER OF PAYMENT BASE.—There is
11 no restriction on the transfer of a farm's base acres
12 or payment yield as part of a change in the pro13 ducers on the farm.

14 (3) MODIFICATION.—At the request of the
15 transferee or owner, the Secretary may modify the
16 requirements of subsection (a) if the modifications
17 are consistent with the objectives of such subsection,
18 as determined by the Secretary.

(4) EXCEPTION.—If a producer entitled to a
fixed, decoupled payment or counter-cyclical payment dies, becomes incompetent, or is otherwise unable to receive the payment, the Secretary shall
make the payment, in accordance with regulations
prescribed by the Secretary.

25 (d) ACREAGE REPORTS.—

(1) IN GENERAL.—As a condition on the receipt
 of any benefits under this subtitle or subtitle B, the
 Secretary shall require producers to submit to the
 Secretary acreage reports.

5 (2) CONFORMING AMENDMENT.—Section 15 of
6 the Agricultural Marketing Act (12 U.S.C. 1141j) is
7 amended by striking subsection (d).

8 (e) REVIEW.—A determination of the Secretary 9 under this section shall be considered to be an adverse 10 decision for purposes of the availability of administrative 11 review of the determination.

12 SEC. 107. PLANTING FLEXIBILITY.

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

16 (b) LIMITATIONS AND EXCEPTIONS REGARDING17 CERTAIN COMMODITIES.—

18 (1) LIMITATIONS.—The planting of the fol19 lowing agricultural commodities shall be prohibited
20 on base acres:

21 (A) Fruits.

22 (B) Vegetables (other than lentils, mung23 beans, and dry peas).

24 (C) Wild rice.

1	(2) EXCEPTIONS.—Paragraph (1) shall not
2	limit the planting of an agricultural commodity spec-
3	ified in such paragraph—
4	(A) in any region in which there is a his-
5	tory of double-cropping of covered commodities
6	with agricultural commodities specified in para-
7	graph (1), as determined by the Secretary, in
8	which case the double-cropping shall be per-
9	mitted;
10	(B) on a farm that the Secretary deter-
11	mines has a history of planting agricultural
12	commodities specified in paragraph (1) on base
13	acres, except that fixed, decoupled payments
14	and counter-cyclical payments shall be reduced
15	by an acre for each acre planted to such an ag-
16	ricultural commodity; or
17	(C) by a producer who the Secretary deter-
18	mines has an established planting history of a
19	specific agricultural commodity specified in
20	paragraph (1), except that—
21	(i) the quantity planted may not ex-
22	ceed the producer's average annual plant-
23	ing history of such agricultural commodity
24	in the 1991 through 1995 crop years (ex-

cluding any crop year in which no plant-

25

1 ings were made), as determined by the 2 Secretary; and 3 (ii) fixed, decoupled payments and 4 counter-cyclical payments shall be reduced 5 by an acre for each acre planted to such 6 agricultural commodity. 7 SEC. 108. RELATION TO REMAINING PAYMENT AUTHORITY 8 PRODUCTION FLEXIBILITY UNDER CON-9 TRACTS. 10 (a) TERMINATION OF SUPERSEDED PAYMENT AU-THORITY.—Notwithstanding section 113(a)(7) of the Fed-11 12 eral Agriculture Improvement and Reform Act of 1996 (7 13 U.S.C. 7213(a)(7)) or any other provision of law, the Sec-

retary shall not make payments for fiscal year 2002 after 14 15 the date of the enactment of this Act under production flexibility contracts entered into under section 111 of such 16 Act (7 U.S.C. 7211). 17

18 (b) CONTRACT PAYMENTS MADE BEFORE ENACT-19 MENT.—If, on or before the date of the enactment of this 20 Act, a producer receives all or any portion of the payment 21 authorized for fiscal year 2002 under a production flexi-22 bility contract, the Secretary shall reduce the amount of 23 the fixed, decoupled payment otherwise due the producer 24 for that same fiscal year by the amount of the fiscal year 25 2002 payment previously received by the producer.

1 SEC. 109. PAYMENT LIMITATIONS.

2 Sections 1001 through 1001C of the Food Security
3 Act of 1985 (7 U.S.C. 1308 through 1308–3) shall apply
4 to fixed, decoupled payments and counter-cyclical pay5 ments.

6 SEC. 110. PERIOD OF EFFECTIVENESS.

7 This subtitle shall be effective beginning with the
8 2002 crop year of each covered commodity through the
9 2011 crop year.

Subtitle B—Marketing Assistance 10 Loans and Loan Deficiency Pay-11 ments 12 13 SEC. 121. AVAILABILITY OF NONRECOURSE MARKETING AS-14 SISTANCE LOANS FOR COVERED COMMOD-15 ITIES. 16 (a) NONRECOURSE LOANS AVAILABLE.— 17 (1) AVAILABILITY.—For each of the 2002 18 through 2011 crops of each covered commodity, the 19 Secretary shall make available to producers on a 20 farm nonrecourse marketing assistance loans for 21 covered commodities produced on the farm. The 22 loans shall be made under terms and conditions that

established under section 122 for the covered com-modity.

are prescribed by the Secretary and at the loan rate

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23

1 (2) INCLUSION OF EXTRA LONG STAPLE COT-2 TON.—In this subtitle, the term "covered com-3 modity" includes extra long staple cotton.

4 (b) ELIGIBLE PRODUCTION.—Any production of a
5 covered commodity on a farm shall be eligible for a mar6 keting assistance loan under subsection (a).

(c) TREATMENT OF CERTAIN COMMINGLED COM-7 8 MODITIES.—In carrying out this subtitle, the Secretary 9 shall make loans to a producer that is otherwise eligible 10 to obtain a marketing assistance loan, but for the fact the covered commodity owned by the producer is commingled 11 12 with covered commodities of other producers in facilities 13 unlicensed for the storage of agricultural commodities by the Secretary or a State licensing authority, if the pro-14 15 ducer obtaining the loan agrees to immediately redeem the loan collateral in accordance with section 166 of the Fed-16 17 eral Agriculture Improvement and Reform Act of 1996 (7 U.S.C. 7286). 18

(d) COMPLIANCE WITH CONSERVATION AND WETLANDS REQUIREMENTS.—As a condition of the receipt of
a marketing assistance loan under subsection (a), the producer shall 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.) and applicable wetland protection requirements under subtitle C of title XII

1 of the Act (16 U.S.C. 3821 et seq.) during the term of2 the loan.

3 (e) DEFINITION OF EXTRA LONG STAPLE COT4 TON.—In this subtitle, the term "extra long staple cotton"
5 means cotton that—

6 (1) is produced from pure strain varieties of the 7 Barbadense species or any hybrid thereof, or other 8 similar types of extra long staple cotton, designated 9 by the Secretary, having characteristics needed for 10 various end uses for which United States upland cot-11 ton is not suitable and grown in irrigated cotton-12 growing regions of the United States designated by 13 the Secretary or other areas designated by the Sec-14 retary as suitable for the production of the varieties 15 or types; and

16 (2) is ginned on a roller-type gin or, if author17 ized by the Secretary, ginned on another type gin for
18 experimental purposes.

(f) TERMINATION OF SUPERSEDED LOAN AUTHORITY.—Notwithstanding section 131 of the Federal Agriculture Improvement and Reform Act of 1996 (7 U.S.C.
7231), nonrecourse marketing assistance loans shall not
be made for the 2002 crop of covered commodities under
subtitle C of title I of such Act.

4	
1	SEC. 122. LOAN RATES FOR NONRECOURSE MARKETING AS-
2	SISTANCE LOANS.
3	(a) WHEAT.—
4	(1) LOAN RATE.—Subject to paragraph (2), the
5	loan rate for a marketing assistance loan under sec-
6	tion 121 for wheat shall be—
7	(A) not less than 85 percent of the simple
8	average price received by producers of wheat, as
9	determined by the Secretary, during the mar-
10	keting years for the immediately preceding five
11	crops of wheat, excluding the year in which the
12	average price was the highest and the year in
13	which the average price was the lowest in the
14	period; but
15	(B) not more than \$2.58 per bushel.
16	(2) STOCKS TO USE RATIO ADJUSTMENT.—If
17	the Secretary estimates for any marketing year that
18	the ratio of ending stocks of wheat to total use for
19	the marketing year will be—
20	(A) equal to or greater than 30 percent,
21	the Secretary may reduce the loan rate for
22	wheat for the corresponding crop by an amount
23	not to exceed 10 percent in any year;
24	(B) less than 30 percent but not less than
25	15 percent, the Secretary may reduce the loan

1	rate for wheat for the corresponding crop by an
2	amount not to exceed 5 percent in any year; or
3	(C) less than 15 percent, the Secretary
4	may not reduce the loan rate for wheat for the
5	corresponding crop.
6	(b) FEED GRAINS.—
7	(1) LOAN RATE FOR CORN AND GRAIN SOR-
8	GHUM.—Subject to paragraph (2), the loan rate for
9	a marketing assistance loan under section 121 for
10	corn and grain sorghum shall be—
11	(A) not less than 85 percent of the simple
12	average price received by producers of corn or
13	grain sorghum, respectively, as determined by
14	the Secretary, during the marketing years for
15	the immediately preceding five crops of the cov-
16	ered commodity, excluding the year in which
17	the average price was the highest and the year
18	in which the average price was the lowest in the
19	period; but
20	(B) not more than \$1.89 per bushel.
21	(2) STOCKS TO USE RATIO ADJUSTMENT.—If
22	the Secretary estimates for any marketing year that
23	the ratio of ending stocks of corn or grain sorghum
24	to total use for the marketing year will be—

1	(A) equal to or greater than 25 percent,
2	the Secretary may reduce the loan rate for the
3	covered commodity for the corresponding crop
4	by an amount not to exceed 10 percent in any
5	year;
6	(B) less than 25 percent but not less than
7	12.5 percent, the Secretary may reduce the loan
8	rate for the covered commodity for the cor-
9	responding crop by an amount not to exceed 5
10	percent in any year; or
11	(C) less than 12.5 percent, the Secretary
12	may not reduce the loan rate for the covered
13	commodity for the corresponding crop.
14	(3) OTHER FEED GRAINS.—The loan rate for a
15	marketing assistance loan under section 121 for bar-
16	ley and oats shall be—
17	(A) established at such level as the Sec-
18	retary determines is fair and reasonable in rela-
19	tion to the rate that loans are made available
20	for corn, taking into consideration the feeding
21	value of the commodity in relation to corn; but
22	(B) not more than—
23	(i) \$1.65 per bushel for barley, except
24	not more than \$1.70 per bushel for barley

1	used only for feed purposes, as determined
2	by the Secretary; and
3	(ii) \$1.21 per bushel for oats.
4	(c) UPLAND COTTON.—
5	(1) LOAN RATE.—Subject to paragraph (2), the
6	loan rate for a marketing assistance loan under sec-
7	tion 121 for upland cotton shall be established by
8	the Secretary at such loan rate, per pound, as will
9	reflect for the base quality of upland cotton, as de-
10	termined by the Secretary, at average locations in
11	the United States a rate that is not less than the
12	smaller of—
13	(A) 85 percent of the average price
14	(weighted by market and month) of the base
15	quality of cotton as quoted in the designated
16	United States spot markets during 3 years of
17	the 5-year period ending July 31 of the year
18	preceding the year in which the crop is planted,
19	excluding the year in which the average price
20	was the highest and the year in which the aver-
21	age price was the lowest in the period; or
22	(B) 90 percent of the average, for the 15-
23	week period beginning July 1 of the year pre-
24	ceding the year in which the crop is planted, of
25	the five lowest-priced growths of the growths

1	quoted for Middling 1 ³ / ₃₂ -inch cotton C.I.F.
2	Northern Europe (adjusted downward by the
3	average difference during the period April 15
4	through October 15 of the year preceding the
5	year in which the crop is planted between the
6	average Northern European price quotation of
7	such quality of cotton and the market
8	quotations in the designated United States spot
9	markets for the base quality of upland cotton),
10	as determined by the Secretary.
11	(2) LIMITATIONS.—The loan rate for a mar-
12	keting assistance loan for upland cotton shall not be
13	less than 0.50 per pound or more than 0.5192 per
14	pound.
15	(d) EXTRA LONG STAPLE COTTON.—The loan rate
16	for a marketing assistance loan under section 121 for
17	extra long staple cotton shall be—
18	(1) not less than 85 percent of the simple aver-
19	age price received by producers of extra long staple
20	cotton, as determined by the Secretary, during 3
21	years of the 5-year period ending July 31 of the year
22	preceding the year in which the crop is planted, ex-
23	cluding the year in which the average price was the
24	highest and the year in which the average price was
25	the lowest in the period; but

1 (2) not more than 0.7965 per pound. 2 (e) RICE.—The loan rate for a marketing assistance 3 loan under section 121 for rice shall be \$6.50 per hun-4 dredweight. 5 (f) OILSEEDS.— 6 (1) SOYBEANS.—The loan rate for a marketing 7 assistance loan under section 121 for soybeans shall 8 be— 9 (A) not less than 85 percent of the simple 10 average price received by producers of soybeans, 11 as determined by the Secretary, during the 12 marketing years for the immediately preceding 13 five crops of soybeans, excluding the year in 14 which the average price was the highest and the 15 year in which the average price was the lowest 16 in the period; but 17 (B) not more than \$4.92 per bushel. 18 (2) OTHER OILSEEDS.—The loan rate for a 19 marketing assistance loan under section 121 for 20 other oilseeds shall be-21 (A) not less than 85 percent of the simple 22 average price received by producers of the other 23 oilseed, as determined by the Secretary, during 24 the marketing years for the immediately pre-25 ceding five crops of the other oilseed, excluding

1	the year in which the average price was the
2	highest and the year in which the average price
3	was the lowest in the period; but
4	(B) not more than \$0.087 per pound.
5	SEC. 123. TERM OF LOANS.
6	(a) TERM OF LOAN.—In the case of each covered
7	commodity (other than upland cotton or extra long staple
8	cotton), a marketing assistance loan under section 121
9	shall have a term of nine months beginning on the first
10	day of the first month after the month in which the loan

11 is made.

(b) SPECIAL RULE FOR COTTON.—A marketing assistance loan for upland cotton or extra long staple cotton
shall have a term of 10 months beginning on the first day
of the month in which the loan is made.

16 (c) EXTENSIONS PROHIBITED.—The Secretary may
17 not extend the term of a marketing assistance loan for
18 any covered commodity.

19 SEC. 124. REPAYMENT OF LOANS.

(a) REPAYMENT RATES FOR WHEAT, FEED GRAINS,
AND OILSEEDS.—The Secretary shall permit a producer
to repay a marketing assistance loan under section 121
for wheat, corn, grain sorghum, barley, oats, and oilseeds
at a rate that is the lesser of—

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1	(1) the loan rate established for the commodity
2	under section 122, plus interest (as determined by
3	the Secretary); or
4	(2) a rate that the Secretary determines will—
5	(A) minimize potential loan forfeitures;
6	(B) minimize the accumulation of stocks of
7	the commodity by the Federal Government;
8	(C) minimize the cost incurred by the Fed-
9	eral Government in storing the commodity; and
10	(D) allow the commodity produced in the
11	United States to be marketed freely and com-
12	petitively, both domestically and internationally.
13	(b) Repayment Rates for Upland Cotton and
14	RICE.—The Secretary shall permit producers to repay a
15	marketing assistance loan under section 121 for upland
16	cotton and rice at a rate that is the lesser of—
17	(1) the loan rate established for the commodity
18	under section 122, plus interest (as determined by
19	the Secretary); or
20	(2) the prevailing world market price for the
21	commodity (adjusted to United States quality and
22	location), as determined by the Secretary.
23	(c) Repayment Rates for Extra Long Staple
24	Cotton.—Repayment of a marketing assistance loan for
25	extra long staple cotton shall be at the loan rate estab-

lished for the commodity under section 122, plus interest
 (as determined by the Secretary).

3 (d) PREVAILING WORLD MARKET PRICE.—For pur4 poses of this section and section 127, the Secretary shall
5 prescribe by regulation—

6 (1) a formula to determine the prevailing world
7 market price for each covered commodity, adjusted
8 to United States quality and location; and

9 (2) a mechanism by which the Secretary shall
10 announce periodically the prevailing world market
11 price for each covered commodity.

12 (e) ADJUSTMENT OF PREVAILING WORLD MARKET13 PRICE FOR UPLAND COTTON.—

(1) IN GENERAL.—During the period beginning
on the date of the enactment of this Act and ending
July 31, 2012, the prevailing world market price for
upland cotton (adjusted to United States quality and
location) established under subsection (d) shall be
further adjusted if—

20 (A) the adjusted prevailing world market
21 price is less than 115 percent of the loan rate
22 for upland cotton established under section 122,
23 as determined by the Secretary; and

24 (B) the Friday through Thursday average25 price quotation for the lowest-priced United

1	States growth as quoted for Middling (M) $1^{3}\!/_{32}$ -
2	inch cotton delivered C.I.F. Northern Europe is
3	greater than the Friday through Thursday av-
4	erage price of the 5 lowest-priced growths of
5	upland cotton, as quoted for Middling (M)
6	$1^{3/32}$ -inch cotton, delivered C.I.F. Northern Eu-
7	rope (referred to in this section as the "North-
8	ern Europe price'').
9	(2) Further adjustment.—Except as pro-
10	vided in paragraph (3), the adjusted prevailing world
11	market price for upland cotton shall be further ad-
12	justed on the basis of some or all of the following
13	data, as available:
14	(A) The United States share of world ex-
15	ports.
16	(B) The current level of cotton export sales
17	and cotton export shipments.
18	(C) Other data determined by the Sec-
19	retary to be relevant in establishing an accurate
20	prevailing world market price for upland cotton
21	(adjusted to United States quality and loca-
22	tion).
23	(3) Limitation on further adjustment.—
24	The adjustment under paragraph (2) may not ex-
25	ceed the difference between—

1 (A) the Friday through Thursday average 2 price for the lowest-priced United States growth 3 as quoted for Middling 1³/₃₂-inch cotton deliv-4 ered C.I.F. Northern Europe; and 5 (B) the Northern Europe price. 6 (f) TIME FOR FIXING REPAYMENT RATE.—In the 7 case of a producer that marketed or otherwise lost bene-8 ficial interest in a covered commodity before repaying the 9 marketing assistance loan made under section 121 with 10 respect to the commodity, the Secretary shall permit the 11 producer to repay the loan at the lowest repayment rate that was in effect for that covered commodity under this 12 13 section as of the date that the producer lost beneficial interest, as determined by the Secretary. 14

15 SEC. 125. LOAN DEFICIENCY PAYMENTS.

16 (a) AVAILABILITY OF LOAN DEFICIENCY PAY-17 MENTS.—Except as provided in subsection (d), the Sec-18 retary may make loan deficiency payments available to 19 producers who, although eligible to obtain a marketing as-20 sistance loan under section 121 with respect to a covered 21 commodity, agree to forgo obtaining the loan for the com-22 modity in return for payments under this section.

23 (b) COMPUTATION.—A loan deficiency payment
24 under this section shall be computed by multiplying—

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1	(1) the loan payment rate determined under
2	subsection (c) for the covered commodity; by
3	(2) the quantity of the covered commodity pro-
4	duced by the eligible producers, excluding any quan-
5	tity for which the producers obtain a loan under sec-
6	tion 121.
7	(c) LOAN PAYMENT RATE.—For purposes of this sec-
8	tion, the loan payment rate shall be the amount by
9	which—
10	(1) the loan rate established under section 122
11	for the covered commodity; exceeds
12	(2) the rate at which a loan for the commodity
13	may be repaid under section 124.
14	(d) Exception for Extra Long Staple Cot-
15	TON.—This section shall not apply with respect to extra
16	long staple cotton.
17	(e) TIME FOR PAYMENT.—The Secretary shall make
18	a payment under this section to a producer with respect
19	to a quantity of a covered commodity as of the earlier of
20	the following:
21	(1) The date on which the producer marketed
22	or otherwise lost beneficial interest in the com-
23	modity, as determined by the Secretary.
24	(2) The date the producer requests the pay-
25	ment.

(f) CONTINUATION OF SPECIAL LDP RULE FOR
 2001CROP YEAR.—Section 135(a)(2) of the Federal Agri culture Improvement and Reform Act of 1996 (7 U.S.C.
 7235(a)(2)) is amended by striking "2000 crop year" and
 inserting "2000 and 2001 crop years".

6 SEC. 126. PAYMENTS IN LIEU OF LOAN DEFICIENCY PAY7 MENTS FOR GRAZED ACREAGE.

8 (a) ELIGIBLE PRODUCERS.—Effective for the 2002 9 through 2011 crop years, in the case of a producer that 10 would be eligible for a loan deficiency payment under section 125 for wheat, barley, or oats, but that elects to use 11 12 acreage planted to the wheat, barley, or oats for the grazing of livestock, the Secretary shall make a payment to 13 the producer under this section if the producer enters into 14 15 an agreement with the Secretary to forgo any other harvesting of the wheat, barley, or oats on that acreage. 16

(b) PAYMENT AMOUNT.—The amount of a payment
made to a producer on a farm under this section shall
be equal to the amount determined by multiplying—

20 (1) the loan deficiency payment rate determined
21 under section 125(c) in effect, as of the date of the
22 agreement, for the county in which the farm is lo23 cated; by

24 (2) the payment quantity determined by25 multiplying—

1	(A) the quantity of the grazed acreage on
2	the farm with respect to which the producer
3	elects to forgo harvesting of wheat, barley, or
4	oats; and
5	(B) the payment yield for that covered
6	commodity on the farm.
7	(c) TIME, MANNER, AND AVAILABILITY OF PAY-
8	MENT.—
9	(1) TIME AND MANNER.—A payment under this
10	section shall be made at the same time and in the
11	same manner as loan deficiency payments are made
12	under section 125.
13	(2) AVAILABILITY.—The Secretary shall estab-
14	lish an availability period for the payment author-
15	ized by this section that is consistent with the avail-
16	ability period for wheat, barley, and oats established
17	by the Secretary for marketing assistance loans au-
18	thorized by this subtitle.
19	(d) PROHIBITION ON CROP INSURANCE OR NON-
20	INSURED CROP ASSISTANCE.—A 2002 through 2011 crop
21	of wheat, barley, or oats planted on acreage that a pro-
22	ducer elects, in the agreement required by subsection (a),
23	to use for the grazing of livestock in lieu of any other har-
24	vesting of the crop shall not be eligible for insurance under
25	the Federal Crop Insurance Act (7 U.S.C. 1501 et seq.)

or noninsured crop assistance under section 196 of the
 Federal Agriculture Improvement and Reform Act of 1996
 (7 U.S.C. 7333).

4 SEC. 127. SPECIAL MARKETING LOAN PROVISIONS FOR UP-5 LAND COTTON.

6 (a) COTTON USER MARKETING CERTIFICATES.—

7 (1) ISSUANCE.—During the period beginning on 8 the date of the enactment of this Act and ending 9 July 31, 2012, the Secretary shall issue marketing 10 certificates or cash payments, at the option of the 11 recipient, to domestic users and exporters for docu-12 mented purchases by domestic users and sales for 13 export by exporters made in the week following a 14 consecutive four-week period in which—

15 (A) the Friday through Thursday average
16 price quotation for the lowest-priced United
17 States growth, as quoted for Middling (M)
18 1³/₃₂-inch cotton, delivered C.I.F. Northern Eu19 rope exceeds the Northern Europe price by
20 more than 1.25 cents per pound; and

(B) the prevailing world market price for
upland cotton (adjusted to United States quality and location) does not exceed 134 percent of
the loan rate for upland cotton established
under section 122.

1	(2) VALUE OF CERTIFICATES OR PAYMENTS.—
2	The value of the marketing certificates or cash pay-
3	ments shall be based on the amount of the difference
4	(reduced by 1.25 cents per pound) in the prices dur-
5	ing the fourth week of the consecutive four-week pe-
б	riod multiplied by the quantity of upland cotton in-
7	cluded in the documented sales.
8	(3) Administration of marketing certifi-
9	CATES.—
10	(A) REDEMPTION, MARKETING, OR EX-
11	CHANGE.—The Secretary shall establish proce-
12	dures for redeeming marketing certificates for
13	cash or marketing or exchange of the certifi-
14	cates for agricultural commodities owned by the
15	Commodity Credit Corporation or pledged to
16	the Commodity Credit Corporation as collateral
17	for a loan in such manner, and at such price
18	levels, as the Secretary determines will best ef-
19	fectuate the purposes of cotton user marketing
20	certificates, including enhancing the competi-
21	tiveness and marketability of United States cot-
22	ton. Any price restrictions that would otherwise
23	apply to the disposition of agricultural commod-
24	ities by the Commodity Credit Corporation shall

1	not apply to the redemption of certificates
2	under this subsection.
3	(B) DESIGNATION OF COMMODITIES AND
4	PRODUCTS.—To the extent practicable, the Sec-
5	retary shall permit owners of certificates to des-
6	ignate the commodities and products, including
7	storage sites, the owners would prefer to receive
8	in exchange for certificates
9	(C) TRANSFERS.—Marketing certificates
10	issued to domestic users and exporters of up-
11	land cotton may be transferred to other persons
12	in accordance with regulations issued by the
13	Secretary.
14	(b) Special Import Quota.—
15	(1) Establishment.—
16	(A) IN GENERAL.—The President shall
17	carry out an import quota program during the
18	period beginning on the date of the enactment
19	of this Act and ending July 31, 2012, as pro-
20	vided in this subsection.
21	(B) Program requirements.—Except as
22	provided in subparagraph (C), whenever the
23	Secretary determines and announces that for
24	any consecutive four-week period, the Friday
25	through Thursday average price quotation for

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the lowest-priced United States growth, as quoted for Middling (M) 1³/₃₂-inch cotton, delivered C.I.F. Northern Europe, adjusted for the value of any certificate issued under subsection (a), exceeds the Northern Europe price by more than 1.25 cents per pound, there shall immediately be in effect a special import quota.

(C) TIGHT DOMESTIC SUPPLY.—During 8 9 any month for which the Secretary estimates 10 the season-ending United States upland cotton 11 stocks-to-use ratio, as determined under sub-12 paragraph (D), to be below 16 percent, the Sec-13 retary, in making the determination under sub-14 paragraph (B), shall not adjust the Friday 15 through Thursday average price quotation for 16 the lowest-priced United States growth, as 17 quoted for Middling (M) 1³/₃₂-inch cotton, deliv-18 ered C.I.F. Northern Europe, for the value of 19 any certificates issued under subsection (a).

20 (D) SEASON-ENDING UNITED STATES
21 STOCKS-TO-USE RATIO.—For the purposes of
22 making estimates under subparagraph (C), the
23 Secretary shall, on a monthly basis, estimate
24 and report the season-ending United States up25 land cotton stocks-to-use ratio, excluding pro-

jected raw cotton imports but including the
 quantity of raw cotton that has been imported
 into the United States during the marketing
 year.

5 (2) QUANTITY.—The quota shall be equal to 6 one week's consumption of upland cotton by domes-7 tic mills at the seasonally adjusted average rate of 8 the most recent three months for which data are 9 available.

(3) APPLICATION.—The quota shall apply to
upland cotton purchased not later than 90 days
after the date of the Secretary's announcement
under paragraph (1) and entered into the United
States not later than 180 days after the date.

(4) OVERLAP.—A special quota period may be
established that overlaps any existing quota period if
required by paragraph (1), except that a special
quota period may not be established under this subsection if a quota period has been established under
subsection (c).

(5) PREFERENTIAL TARIFF TREATMENT.—The
quantity under a special import quota shall be considered to be an in-quota quantity for purposes of—
(A) section 213(d) of the Caribbean Basin
Economic Recovery Act (19 U.S.C. 2703(d));

1	(B) section 204 of the Andean Trade Pref-
2	erence Act (19 U.S.C. 3203);
3	(C) section 503(d) of the Trade Act of
4	1974 (19 U.S.C. 2463(d)); and
5	(D) General Note 3(a)(iv) to the Har-
6	monized Tariff Schedule.
7	(6) DEFINITION.—In this subsection, the term
8	"special import quota" means a quantity of imports
9	that is not subject to the over-quota tariff rate of a
10	tariff-rate quota.
11	(7) LIMITATION.—The quantity of cotton en-
12	tered into the United States during any marketing
13	year under the special import quota established
14	under this subsection may not exceed the equivalent
15	of five week's consumption of upland cotton by do-
16	mestic mills at the seasonally adjusted average rate
17	of the three months immediately preceding the first
18	special import quota established in any marketing
19	year.
20	(c) Limited Global Import Quota for Upland
21	Cotton.—
22	(1) IN GENERAL.—The President shall carry
23	out an import quota program that provides that
24	whenever the Secretary determines and announces
25	that the average price of the base quality of upland

1	cotton, as determined by the Secretary, in the des-
2	ignated spot markets for a month exceeded 130 per-
3	cent of the average price of such quality of cotton
4	in the markets for the preceding 36 months, not-
5	withstanding any other provision of law, there shall
6	immediately be in effect a limited global import
7	quota subject to the following conditions:
8	(A) QUANTITY.—The quantity of the quota
9	shall be equal to 21 days of domestic mill con-
10	sumption of upland cotton at the seasonally ad-
11	justed average rate of the most recent three
12	months for which data are available.
13	(B) QUANTITY IF PRIOR QUOTA.—If a
14	quota has been established under this sub-
15	section during the preceding 12 months, the
16	quantity of the quota next established under
17	this subsection shall be the smaller of 21 days
18	of domestic mill consumption calculated under
19	subparagraph (A) or the quantity required to
20	increase the supply to 130 percent of the de-
21	mand.
22	(C) Preferential tariff treat-
23	MENT.—The quantity under a limited global
24	import quota shall be considered to be an in-
25	quota quantity for purposes of—

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1	(i) section 213(d) of the Caribbean
2	Basin Economic Recovery Act (19 U.S.C.
3	2703(d));
4	(ii) section 204 of the Andean Trade
5	Preference Act (19 U.S.C. 3203);
6	(iii) section 503(d) of the Trade Act
7	of 1974 (19 U.S.C. 2463(d)); and
8	(iv) General Note 3(a)(iv) to the Har-
9	monized Tariff Schedule.
10	(D) DEFINITIONS.—In this subsection:
11	(i) SUPPLY.—The term "supply"
12	means, using the latest official data of the
13	Bureau of the Census, the Department of
14	Agriculture, and the Department of the
15	Treasury—
16	(I) the carry-over of upland cot-
17	ton at the beginning of the marketing
18	year (adjusted to 480-pound bales) in
19	which the quota is established;
20	(II) production of the current
21	crop; and
22	(III) imports to the latest date
23	available during the marketing year.
24	(ii) DEMAND.—The term "demand"
25	means—

1	(I) the average seasonally ad-
2	justed annual rate of domestic mill
3	consumption during the most recent
4	three months for which data are avail-
5	able; and
6	(II) the larger of—
7	(aa) average exports of up-
8	land cotton during the preceding
9	six marketing years; or
10	(bb) cumulative exports of
11	upland cotton plus outstanding
12	export sales for the marketing
13	year in which the quota is estab-
14	lished.
15	(iii) LIMITED GLOBAL IMPORT
16	QUOTA.—The term "limited global import
17	quota" means a quantity of imports that is
18	not subject to the over-quota tariff rate of
19	a tariff-rate quota.
20	(E) QUOTA ENTRY PERIOD.—When a
21	quota is established under this subsection, cot-
22	ton may be entered under the quota during the
23	90-day period beginning on the date the quota
24	is established by the Secretary.

(2) NO OVERLAP.—Notwithstanding paragraph
 (1), a quota period may not be established that over laps an existing quota period or a special quota pe riod established under subsection (b).

5 SEC. 128. SPECIAL COMPETITIVE PROVISIONS FOR EXTRA 6 LONG STAPLE COTTON.

7 (a) COMPETITIVENESS PROGRAM.—Notwithstanding 8 any other provision of law, during the period beginning 9 on the date of the enactment of this Act and ending on 10 July 31, 2012, the Secretary shall carry out a program to maintain and expand the domestic use of extra long 11 12 staple cotton produced in the United States, to increase 13 exports of extra long staple cotton produced in the United States, and to ensure that extra long staple cotton pro-14 15 duced in the United States remains competitive in world 16 markets.

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

(1) for a consecutive four-week period, the
world market price for 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 below the prevailing

United States price for a competing growth of extra
 long staple cotton; and

3 (2) the lowest priced competing growth of extra
4 long staple cotton (adjusted to United States quality
5 and location and for other factors affecting the com6 petitiveness of such cotton), as determined by the
7 Secretary, is less than 134 percent of the loan rate
8 for extra long staple cotton.

9 (c) ELIGIBLE RECIPIENTS.—The Secretary shall 10 make payments available under this section to domestic 11 users of extra long staple cotton produced in the United 12 States and exporters of extra long staple cotton produced 13 in the United States who enter into an agreement with 14 the Commodity Credit Corporation to participate in the 15 program under this section.

16 (d) PAYMENT AMOUNT.—Payments under this sec-17 tion shall be based on the amount of the difference in the 18 prices referred to in subsection (b)(1) during the fourth 19 week of the consecutive four-week period multiplied by the 20 amount of documented purchases by domestic users and 21 sales for export by exporters made in the week following 22 such a consecutive four-week period.

(e) FORM OF PAYMENT.—Payments under this sec-tion shall be made through the issuance of cash or mar-

keting certificates, at the option of eligible recipients of
 the payments.

3	SEC. 129. AVAILABILITY OF RECOURSE LOANS FOR HIGH
4	MOISTURE FEED GRAINS AND SEED COTTON
5	AND OTHER FIBERS.

6 (a) High Moisture Feed Grains.—

7 (1) RECOURSE LOANS AVAILABLE.—For each of
8 the 2002 through 2011 crops of corn and grain sor9 ghum, the Secretary shall make available recourse
10 loans, as determined by the Secretary, to producers
11 on a farm who—

12 (A) normally harvest all or a portion of
13 their crop of corn or grain sorghum in a high
14 moisture state;

- 15 (B) present—
- (i) certified scale tickets from an inspected, certified commercial scale, including a licensed warehouse, feedlot, feed mill,
 distillery, or other similar entity approved
 by the Secretary, pursuant to regulations
 issued by the Secretary; or

(ii) field or other physical measurements of the standing or stored crop in regions of the United States, as determined
by the Secretary, that do not have certified

commercial scales from which certified 1 2 scale tickets may be obtained within rea-3 sonable proximity of harvest operation; 4 (C) certify that they were the owners of the feed grain at the time of delivery to, and 5 6 that the quantity to be placed under loan under 7 this subsection was in fact harvested on the 8 farm and delivered to, a feedlot, feed mill, or 9 commercial or on-farm high-moisture storage 10 facility, or to a facility maintained by the users 11 of corn and grain sorghum in a high moisture

12 state; and

(D) comply with deadlines established by
the Secretary for harvesting the corn or grain
sorghum and submit applications for loans
under this subsection within deadlines established by the Secretary.

18 (2) ELIGIBILITY OF ACQUIRED FEED GRAINS.—
19 A loan under this subsection shall be made on a
20 quantity of corn or grain sorghum of the same crop
21 acquired by the producer equivalent to a quantity
22 determined by multiplying—

23 (A) the acreage of the corn or grain sor24 ghum in a high moisture state harvested on the
25 producer's farm; by

1 (B) the lower of the farm program pay-2 ment yield or the actual yield on a field, as de-3 termined by the Secretary, that is similar to the 4 field from which the corn or grain sorghum was 5 obtained.

6 (3) HIGH MOISTURE STATE DEFINED.—In this 7 subsection, the term "high moisture state" means 8 corn or grain sorghum having a moisture content in 9 excess of Commodity Credit Corporation standards 10 for marketing assistance loans made by the Sec-11 retary under section 121.

(b) RECOURSE LOANS AVAILABLE FOR SEED COTTON.—For each of the 2002 through 2011 crops of upland
cotton and extra long staple cotton, the Secretary shall
make available recourse seed cotton loans, as determined
by the Secretary, on any production.

17 (c) REPAYMENT RATES.—Repayment of a recourse
18 loan made under this section shall be at the loan rate es19 tablished for the commodity by the Secretary, plus interest
20 (as determined by the Secretary).

(d) TERMINATION OF SUPERSEDED LOAN AUTHORITY.—Notwithstanding section 137 of the Federal Agriculture Improvement and Reform Act of 1996 (7 U.S.C.
7237), recourse loans shall not be made for the 2002 crop

of corn, grain sorghum, and seed cotton under such sec tion.

3 SEC. 130. AVAILABILITY OF NONRECOURSE MARKETING AS4 SISTANCE LOANS FOR WOOL AND MOHAIR.

5 (a) NONRECOURSE LOANS AVAILABLE.—During the
6 2002 through 2011 marketing years for wool and mohair,
7 the Secretary shall make available to producers on a farm
8 nonrecourse marketing assistance loans for wool and mo9 hair produced on the farm during that marketing year.
10 (b) LOAN RATE.—The loan rate for a loan under sub11 section (a) shall be not more than—

12 (1) \$1.00 per pound for graded wool;

13 (2) \$0.40 per pound for nongraded wool; and

14 (3) \$4.20 per pound for mohair.

(c) TERM OF LOAN.—A loan under subsection (a)
shall have a term of 1 year beginning on the first day
of the first month after the month in which the loan is
made.

(d) REPAYMENT RATES.—The Secretary shall permit
a producer to repay a marketing assistance loan under
subsection (a) for wool or mohair at a rate that is the
lesser of—

(1) the loan rate established for the commodity
under subsection (b), plus interest (as determined by
the Secretary); or

1	(2) a rate that the Secretary determines will—
2	(A) minimize potential loan forfeitures;
3	(B) minimize the accumulation of stocks of
4	the commodity by the Federal Government;
5	(C) minimize the cost incurred by the Fed-
6	eral Government in storing the commodity; and
7	(D) allow the commodity produced in the
8	United States to be marketed freely and com-
9	petitively, both domestically and internationally.
10	(e) LOAN DEFICIENCY PAYMENTS.—
11	(1) AVAILABILITY.—The Secretary may make
12	loan deficiency payments available to producers that,
13	although eligible to obtain a marketing assistance
14	loan under this section, agree to forgo obtaining the
15	loan in return for payments under this section.
16	(2) COMPUTATION.—A loan deficiency payment
17	under this subsection shall be computed by
18	multiplying—
19	(A) the loan payment rate in effect under
20	paragraph (3) for the commodity; by
21	(B) the quantity of the commodity pro-
22	duced by the eligible producers, excluding any
23	quantity for which the producers obtain a loan
24	under this subsection.

1	(3) LOAN PAYMENT RATE.—For purposes of
2	this subsection, the loan payment rate for wool or
3	mohair shall be the amount by which—
4	(A) the loan rate in effect for the com-
5	modity under subsection (b); exceeds
6	(B) the rate at which a loan for the com-
7	modity may be repaid under subsection (d).
8	(4) TIME FOR PAYMENT.—The Secretary shall
9	make a payment under this subsection to a producer
10	with respect to a quantity of a wool or mohair as of
11	the earlier of the following:
12	(A) The date on which the producer mar-
13	keted or otherwise lost beneficial interest in the
14	wool or mohair, as determined by the Secretary.
15	(B) The date the producer requests the
16	payment.
17	(f) LIMITATIONS.—The marketing assistance loan
18	gains and loan deficiency payments that a person may re-
19	ceive for wool and mohair under this section shall be sub-
20	ject to a separate payment limitation, but in the same dol-
21	lar amount, as the payment limitation that applies to mar-
22	keting assistance loans and loan deficiency payments re-
23	ceived by producers of other agricultural commodities in
24	the same marketing year.

3 (a) NONRECOURSE LOANS AVAILABLE.—During the
4 2002 through 2011 crop years for honey, the Secretary
5 shall make available to producers on a farm nonrecourse
6 marketing assistance loans for honey produced on the
7 farm during that crop year.

8 (b) LOAN RATE.—The loan rate for a marketing as9 sistance loan for honey under subsection (a) shall be equal
10 to \$0.60 cents per pound.

(c) TERM OF LOAN.—A marketing assistance loan
under subsection (a) shall have a term of 1 year beginning
on the first day of the first month after the month in
which the loan is made.

(d) REPAYMENT RATES.—The Secretary shall permit
a producer to repay a marketing assistance loan for honey
under subsection (a) at a rate that is the lesser of—

18 (1) the loan rate for honey, plus interest (as de-19 termined by the Secretary); or

20 (2) the prevailing domestic market price for21 honey, as determined by the Secretary.

22 (e) LOAN DEFICIENCY PAYMENTS.—

(1) AVAILABILITY.—The Secretary may make
loan deficiency payments available to any producer
of honey that, although eligible to obtain a marketing assistance loan under subsection (a), agrees
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to forgo obtaining the loan in return for a payment
under this subsection.
(2) Computation.—A loan deficiency payment
under this subsection shall be determined by
multiplying—
(A) the loan payment rate determined
under paragraph (3); by
(B) the quantity of honey that the pro-
ducer is eligible to place under loan, but for
which the producer forgoes obtaining the loan
in return for a payment under this subsection.
(3) LOAN PAYMENT RATE.—For the purposes
of this subsection, the loan payment rate shall be the
amount by which—
(A) the loan rate established under sub-
section (b); exceeds
(B) the rate at which a loan may be repaid
under subsection (d).
(4) TIME FOR PAYMENT.—The Secretary shall
make a payment under this subsection to a producer
with respect to a quantity of a honey as of the ear-
lier of the following:
(A) The date on which the producer mar-
keted or otherwise lost beneficial interest in the
honey, as determined by the Secretary.

1 (B) The date the producer requests the 2 payment.

(f) LIMITATIONS.—The marketing assistance loan 3 4 gains and loan deficiency payments that a person may re-5 ceive for a crop of honey under this section shall be subject to a separate payment limitation, but in the same dollar 6 7 amount, as the payment limitation that applies to mar-8 keting assistance loans and loan deficiency payments re-9 ceived by producers of other agricultural commodities in 10 the same crop year.

(g) PREVENTION OF FORFEITURES.—The Secretary
shall carry out this section in such a manner as to minimize forfeitures of honey marketing assistance loans.

14 SEC. 132. PRODUCER RETENTION OF ERRONEOUSLY PAID
15 LOAN DEFICIENCY PAYMENTS AND MAR16 KETING LOAN GAINS.

17 Notwithstanding any other provision of law, the Secretary of Agriculture and the Commodity Credit Corpora-18 19 tion shall not require producers in Erie County, Pennsyl-20 vania, to repay loan deficiency payments and marketing 21 loan gains erroneously paid or determined to have been 22 earned by the Commodity Credit Corporation for certain 23 1998 and 1999 crops under subtitle C of title I of the 24 Federal Agriculture Improvement and Reform Act of 1996 25 (7 U.S.C. 7231 et seq.). In the case of a producer who

has already made the repayment on or before the date of
 the enactment of this Act, the Commodity Credit Corpora tion shall reimburse the producer for the full amount of
 the repayment.

5 Subtitle C—Other Commodities 6 CHAPTER 1—DAIRY

7 SEC. 141. MILK PRICE SUPPORT PROGRAM.

8 (a) SUPPORT ACTIVITIES.—During the period begin-9 ning on January 1, 2002, and ending on December 31, 10 2011, the Secretary of Agriculture shall support the price 11 of milk produced in the 48 contiguous States through the 12 purchase of cheese, butter, and nonfat dry milk produced 13 from the milk.

(b) RATE.—During the period specified in subsection
(a), the price of milk shall be supported at a rate equal
to \$9.90 per hundredweight for milk containing 3.67 percent butterfat.

(c) PURCHASE PRICES.—The support purchase
prices under this section for each of the products of milk
(butter, cheese, and nonfat dry milk) announced by the
Secretary shall be the same for all of that product sold
by persons offering to sell the product to the Secretary.
The purchase prices shall be sufficient to enable plants
of average efficiency to pay producers, on average, a price

1 that is not less than the rate of price support for milk2 in effect under subsection (b).

3 (d) Special Rule for Butter and Nonfat Dry
4 Milk Purchase Prices.—

5 (1) ALLOCATION OF PURCHASE PRICES.—The 6 Secretary may allocate the rate of price support be-7 tween the purchase prices for nonfat dry milk and 8 butter in a manner that will result in the lowest level 9 of expenditures by the Commodity Credit Corpora-10 tion or achieve such other objectives as the Secretary 11 considers appropriate. Not later than 10 days after 12 making or changing an allocation, the Secretary 13 shall notify the Committee on Agriculture of the 14 House of Representatives and the Committee on Ag-15 riculture, Nutrition, and Forestry of the Senate of 16 the allocation. Section 553 of title 5, United States 17 Code, shall not apply with respect to the implemen-18 tation of this section.

19 (2) TIMING OF PURCHASE PRICE ADJUST20 MENTS.—The Secretary may make any such adjust21 ments in the purchase prices for nonfat dry milk
22 and butter the Secretary considers to be necessary
23 not more than twice in each calendar year.

1 (e) Commodity Credit Corporation.—The Secretary shall carry out the program authorized by this sec-2 tion through the Commodity Credit Corporation. 3 SEC. 142. REPEAL OF RECOURSE LOAN PROGRAM FOR 4 5 PROCESSORS. 6 Section 142 of the Federal Agriculture Improvement 7 and Reform Act of 1996 (7 U.S.C. 7252) is repealed. 8 SEC. 143. EXTENSION OF DAIRY EXPORT INCENTIVE AND 9 DAIRY INDEMNITY PROGRAMS. 10 (a) DAIRY EXPORT INCENTIVE PROGRAM.—Section 153(a) of the Food Security Act of 1985 (15 U.S.C. 713a-11 14(a)) is amended by striking "2002" and inserting 12 "2011". 13 14 (b) DAIRY INDEMNITY PROGRAM.—Section 3 of Pub-15 lic Law 90–484 (7 U.S.C. 450l) is amended by striking "1995" and inserting "2011". 16 17 SEC. 144. FLUID MILK PROMOTION. 18 (a) DEFINITION OF FLUID MILK PRODUCT.—Section 19 1999C of the Fluid Milk Promotion Act of 1990 (7 U.S.C. 20 6402) is amended by striking paragraph (3) and inserting 21 the following new paragraph: 22 "(3) FLUID MILK PRODUCT.—The term 'fluid 23 milk product' has the meaning given such term—

1	"(A) in section 1000.15 of title 7, Code of
2	Federal Regulations, subject to such amend-
3	ments as may be made from time to time; or
4	"(B) in any successor regulation providing
5	a definition of such term that is promulgated
6	pursuant to the Agricultural Adjustment Act (7
7	U.S.C. 601 et seq.), reenacted with amend-
8	ments by the Agricultural Marketing Agreement
9	Act of 1937.".
10	(b) Definition of Fluid Milk Processor.—Sec-
11	tion $1999C(4)$ of the Fluid Milk Promotion Act of 1990
12	(7 U.S.C. 6402(4)) is amended by striking "500,000" and
13	inserting ''3,000,000''.
14	(c) Elimination of Order Termination Date.—
15	Section 1999O of the Fluid Milk Promotion Act of 1990
16	(7 U.S.C. 6414) is amended—
17	(1) by striking subsection (a); and
18	(2) by redesignating subsections (b) and (c) as
19	subsections (a) and (b), respectively.
20	SEC. 145. DAIRY PRODUCT MANDATORY REPORTING.
21	Section $273(b)(1)(B)$ of the Agricultural Marketing
22	Act of 1946 (7 U.S.C. 1637b(b)(1)(B)) is amended—
23	(1) by inserting "and substantially identical
24	products designated by the Secretary" after "dairy
25	products" the first place it appears; and

(2) by inserting "and such substantially iden-
tical products" after "dairy products" the second
place it appears.
SEC. 146. FUNDING OF DAIRY PROMOTION AND RESEARCH
PROGRAM.
(a) DEFINITIONS.—Section 111 of the Dairy Produc-
tion Stabilization Act of 1983 (7 U.S.C. 4502) is
amended—
(1) in subsection (k), by striking "and" at the
end;
(2) in subsection (l), by striking the period at
the end and inserting a semicolon; and
(3) by adding at the end the following:
"(m) the term 'imported dairy product' means
any dairy product that is imported into the United
States, including dairy products imported into the
United States in the form of—
((1) milk, cream, and fresh and dried
dairy products;
"(2) butter and butterfat mixtures;
"(3) cheese; and
"(4) casein and mixtures;
"(n) the term 'importer' means a person that
imports an imported dairy product into the United

1	"(o) the term 'Customs' means the United
2	States Customs Service.".
3	(b) Representation of Importers on Board.—
4	Section 113(b) of the Dairy Production Stabilization Act
5	of 1983 (7 U.S.C. 4504(b)) is amended—
6	(1) by inserting "NATIONAL DAIRY PROMOTION
7	and Research Board.—" after "(b)";
8	(2) by designating the first through ninth sen-
9	tences as paragraphs (1) through (5) and para-
10	graphs (7) through (10) , respectively, and indenting
11	the paragraphs appropriately;
12	(3) in paragraph (2) (as so designated), by
13	striking "Members" and inserting "Except as pro-
14	vided in paragraph (6), the members"; and
15	(4) by inserting after paragraph (5) (as so des-
16	ignated) the following:
17	"(6) Importers.—
18	"(A) Representation.—The Secretary
19	shall appoint not more than 2 members who
20	represent importers of dairy products and are
21	subject to assessments under the order, to re-
22	flect the proportion of domestic production and
23	imports supplying the United States market,
24	which shall be based on the Secretary's deter-
25	mination of the average volume of domestic pro-

1	duction of dairy products proportionate to the
2	average volume of imports of dairy products in
3	the United States over the previous three years.
4	"(B) ADDITIONAL MEMBERS; NOMINA-
5	TIONS.—The members appointed under this
6	paragraph—
7	"(i) shall be in addition to the total
8	number of members appointed under para-
9	graph (2) ; and
10	"(ii) shall be appointed from nomina-
11	tions submitted by importers under such
12	procedures as the Secretary determines to
13	be appropriate.".
14	(c) Importer Assessment.—Section 113(g) of the
15	Dairy Production Stabilization Act of 1983 (7 U.S.C.
16	4504(g)) is amended—
17	(1) by inserting "Assessments.—" after
18	''(g)'';
19	(2) by designating the first through fifth sen-
20	tences as paragraphs (1) through (5) , respectively,
21	and indenting appropriately; and
22	(3) by adding at the end the following:
23	"(6) Importers.—
24	"(A) IN GENERAL.—The order shall pro-
25	vide that each importer of imported dairy prod-

ucts shall pay an assessment to the Board in the manner prescribed by the order.

"(B) TIME FOR PAYMENT.—The assess-3 4 ment on imported dairy products shall be paid 5 by the importer to Customs at the time of the 6 entry of the products into the United States 7 and shall be remitted by Customs to the Board. 8 For purposes of this subparagraph, entry of the 9 products into the United States shall be deemed 10 to have occurred when the products are released 11 from custody of Customs and introduced into 12 the stream of commerce within the United 13 States. Importers include persons who hold title 14 to foreign-produced dairy products immediately 15 upon release by Customs, as well as persons 16 who act on behalf of others, as agents, brokers, 17 or consignees, to secure the release of dairy 18 products from Customs and the introduction of 19 the released dairy products into the stream of 20 commerce.

21 "(C) RATE.—The rate of assessment on
22 imported dairy products shall be determined in
23 the same manner as the rate of assessment per
24 hundredweight or the equivalent of milk.

1

1 "(D) VALUE OF PRODUCTS.—For the pur-2 pose of determining the assessment on imported 3 dairy products under subparagraph (C), the 4 value to be placed on imported dairy products shall be established by the Secretary in a fair 5 6 and equitable manner. 7 "(E) Use of assessments on imported 8 DAIRY PRODUCTS.—Assessments collected on 9 imported dairy products shall not be used for 10 foreign market promotion.". 11 (d) RECORDS.—Section 113(k) of the Dairy Production Stabilization Act of 1983 (7 U.S.C. 4504(k)) is 12 amended in the first sentence by striking "person receiv-13 ing" and inserting "importer of imported dairy products, 14 15 each person receiving". 16 (e) IMPORTER ELIGIBILITY TO VOTE IN REF-17 ERENDUM.—Section 116(b) of the Dairy Promotion Stabilization Act of 1983 (7 U.S.C. 4507(b)) is amended— 18 19 (1) in the first sentence— (A) by inserting after "of producers" the 20 21 following: "and importers"; and (B) by inserting after "the producers" the 22 23 following: "and importers"; and 24 (2) in the second sentence, by inserting after "commercial use" the following: "and importers vot-25

1	ing in the referendum (who have been engaged in
2	the importation of dairy products during the same
3	representative period, as determined by the Sec-
4	retary)".
5	(f) Conforming Amendments To Reflect Addi-
6	TION OF IMPORTERS.—Section 110(b) of the Dairy Pro-
7	duction Stabilization Act of 1983 (7 U.S.C. 4501(b)) is
8	amended—
9	(1) in the first sentence—
10	(A) by inserting after "commercial use"
11	the following: "and on imported dairy prod-
12	ucts"; and
13	(B) by striking "products produced in the
14	United States." and inserting "products."; and
15	(2) in the second sentence, by inserting after
16	"produce milk" the following: "or the right of any
17	person to import dairy products".
18	SEC. 147. STUDY OF NATIONAL DAIRY POLICY.
19	(a) STUDY REQUIRED.—Not later than April 30,
20	2002, the Secretary of Agriculture shall submit to Con-
21	gress a comprehensive economic evaluation of the potential
22	direct and indirect effects of the various elements of the
23	national dairy policy, including an examination of the ef-
24	fect of the national dairy policy on—

1	(1) farm price stability, farm profitability and
2	viability, and local rural economies in the United
3	States;
4	(2) child, senior, and low-income nutrition pro-
5	grams, including impacts on schools and institutions
6	participating in the programs, on program recipi-
7	ents, and other factors; and
8	(3) the wholesale and retail cost of fluid milk,
9	dairy farms, and milk utilization.
10	(b) NATIONAL DAIRY POLICY DEFINED.—In this
11	section, the term "national dairy policy" means the dairy
12	policy of the United States as evidenced by the following
13	policies and programs:
14	(1) Federal Milk Marketing Orders.
15	(2) Interstate dairy compacts (including pro-
16	posed compacts described in H.R. 1827 and S.
17	1157, as introduced in the 107th Congress).
18	(3) Over-order premiums and State pricing pro-
19	grams.
20	(4) Direct payments to milk producers.
21	(5) Federal milk price support program.
22	(6) Export programs regarding milk and dairy
23	products, such as the Dairy Export Incentive Pro-
24	gram.

1	CHAPTER 2—SUGAR
2	SEC. 151. SUGAR PROGRAM.
3	(a) Continuation of Program.—Subsection (i) of
4	section 156 of the Federal Agriculture Improvement and
5	Reform Act of 1996 (7 U.S.C. 7251) is amended—
6	(1) by striking "(other than subsection (f))";
7	and
8	(2) by striking "2002 crops" and inserting
9	"2011 crops".
10	(b) Termination of Marketing Assessment
11	Effective as of October 1, 2001, subsection (f) of such sec-
12	tion is repealed.
13	(c) LOAN RATE ADJUSTMENTS.—Subsection (c) of
14	such section is amended—
15	(1) by striking "Reduction in Loan Rates"
16	and inserting "LOAN RATE ADJUSTMENTS"; and
17	(2) in paragraph (1) —
18	(A) by striking "REDUCTION REQUIRED"
19	and inserting "POSSIBLE REDUCTION"; and
20	(B) by striking "shall" and inserting
21	"may".
22	(d) NOTIFICATION.—Subsection (e) of such section is
23	amended by adding at the end the following new para-
24	graph:

"(3) PREVENTION OF ONEROUS NOTIFICATION
 REQUIREMENTS.—The Secretary may not impose or
 enforce any prenotification or similar administrative
 requirement that has the effect of preventing a proc essor from choosing to forfeit the loan collateral
 upon the maturity of the loan.".

7 (e) IN PROCESS SUGAR.—Such section is further
8 amended by inserting after subsection (e) the following
9 new subsection (f):

10 "(f) LOANS FOR IN-PROCESS SUGAR.—

11 "(1) AVAILABILITY; RATE.—The Secretary shall 12 make nonrecourse loans available to processors of 13 domestically grown sugarcane and sugar beets for 14 in-process sugars and syrups derived from such 15 crops. The loan rate shall be equal to 80 percent of 16 the loan rate applicable to raw can sugar or refined 17 beet sugar, depending on the source material for the 18 in-process sugars and syrups.

19 (2)FURTHER PROCESSING UPON FOR-20 FEITURE.—As a condition on the forfeiture of in-21 process sugars and syrups serving as collateral for a loan under paragraph (1), the processor shall, 22 23 within such reasonable time period as the Secretary 24 may prescribe and at no cost to the Commodity 25 Credit Corporation, convert the in-process sugars

1 and syrups into raw cane sugar or refined beet 2 sugar of acceptable grade and quality for sugars eli-3 gible for loans under subsection (a) or (b). Once the 4 in-process sugars and syrups are fully processed into 5 raw cane sugar or refined beet sugar, the processor 6 shall transfer the sugar to the Corporation, which 7 shall make a payment to the processor in an amount 8 equal to the difference between the loan rate for raw 9 cane sugar or refined beet sugar, whichever applies, 10 and the loan rate the processor received under para-11 graph (1).

12 "(3) LOAN CONVERSION.—If the processor does 13 not forfeit the collateral as described in paragraph 14 (2), but instead further processes the in-process sug-15 ars and syrups into raw cane sugar or refined beet 16 sugar and repays the loan on the in-process sugars 17 and syrups, the processor may then obtain a loan 18 under subsection (a) or (b) on the raw cane sugar 19 or refined beet sugar, as appropriate.

"(4) DEFINITION.—In this subsection the term
"in-process sugars and syrups' does not include raw
sugar, liquid sugar, invert sugar, invert syrup, or
other finished products that are otherwise eligible
for loans under subsection (a) or (b).".

(f) ADMINISTRATION OF PROGRAM.—Such section is
 further amended by adding at the end the following new
 subsection:

4 "(j) Avoiding Forfeitures; Corporation Inven5 Tory Disposition.—

6 "(1) NO COST.—To the maximum extent prac7 ticable, the Secretary shall operate the sugar pro8 gram established under this section at no cost to the
9 Federal Government by avoiding the forfeiture of
10 sugar to the Commodity Credit Corporation.

11 "(2) INVENTORY DISPOSITION.—In support of 12 the objective specified in paragraph (1), the Com-13 modity Credit Corporation may accept bids for com-14 modifies in the inventory of the Corporation from 15 (or otherwise make available such commodities, on 16 appropriate terms and conditions, to) processors of 17 sugarcane and processors of sugar beets (when the 18 processors are acting in conjunction with the pro-19 ducers of the sugarcane or sugar beets processed by 20 such processors) in return for the reduction of pro-21 duction of raw cane sugar or refined beet sugar, as 22 appropriate. The authority provided under this para-23 graph is in addition to any authority of the Corpora-24 tion under any other law.".

1	(g) INFORMATION REPORTING.—Subsection (h) of
2	such section is amended—
3	(1) by redesignating paragraphs (2) and (3) as
4	paragraphs (4) and (5), respectively;
5	(2) by inserting after paragraph (1) the fol-
6	lowing new paragraphs:
7	"(2) DUTY OF PRODUCERS TO REPORT.—
8	"(A) Proportionate share states.—
9	The Secretary shall require a producer of sug-
10	arcane located in a State (other than Puerto
11	Rico) in which there are in excess of 250 sugar-
12	cane producers to report, in the manner pre-
13	scribed by the Secretary, the producer's sugar-
14	cane yields and acres planted to sugarcane.
15	"(B) OTHER STATES.—The Secretary may
16	require producers of sugarcane or sugar beets
17	not covered by paragraph (1) to report, in the
18	manner prescribed by the Secretary, each pro-
19	ducer's sugarcane or sugar beet yields and
20	acres planted to sugarcane or sugar beets, re-
21	spectively.
22	"(3) DUTY OF IMPORTERS TO REPORT.—The
23	Secretary shall require an importer of sugars, syrups
24	or molasses to be used for human consumption or to
25	be used for the extraction of sugar for human con-

sumption, except such sugars, syrups, or molasses
that are within the quantities of tariff-rate quotas
that are at the lower rate of duties, to report, in the
manner prescribed by the Secretary, the quantities
of such products imported and the sugar content or
equivalent of such products."; and

7 (3) in paragraph (5), as so redesignated, by
8 striking "paragraph (1)" and inserting "this sub9 section".

10 (h) INTEREST RATE.—Section 163 of the Federal 11 Agriculture Improvement and Reform Act of 1996 (7 12 U.S.C. 7283) is amended by adding at the end the fol-13 lowing new sentence: "For purposes of this section, raw 14 cane sugar, refined beet sugar, and in process sugar eligi-15 ble for a loan under section 156 shall not be considered 16 an agricultural commodity.".

17 SEC. 152. REAUTHORIZE PROVISIONS OF AGRICULTURAL

18ADJUSTMENT ACT OF 1938 REGARDING19SUGAR.

20 (a) INFORMATION REPORTING.—Section 359a of the
21 Agricultural Adjustment Act of 1938 (7 U.S.C. 1359aa)
22 is repealed.

23 (b) ESTIMATES.—Section 359b of the Agricultural
24 Adjustment Act of 1938 (7 U.S.C. 1359bb) is amended:
25 (1) in the section heading—

1	(A) by inserting " FLEXIBLE " before
2	" MARKETING "; and
3	(B) by striking "AND CRYSTALLINE
4	FRUCTOSE'';
5	(2) in subsection (a)—
6	(A) in paragraph (1)—
7	(i) by striking "Before" and inserting
8	"Not later than August 1 before";
9	(ii) by striking "1992 through 1998"
10	and inserting "2002 through 2011";
11	(iii) in subparagraph (A), by striking
12	"(other than sugar" and all that follows
13	through "stocks";
14	(iv) by redesignating subparagraphs
15	(B) and (C) as subparagraphs (C) and
16	(E), respectively;
17	(v) by inserting after subparagraph
18	(A) the following:
19	"(B) the quantity of sugar that would pro-
20	vide for reasonable carryover stocks;";
21	(vi) in subparagraph (C), as so
22	redesignated—
23	(I) by striking "or" and all that
24	follows through "beets"; and

1	(II) by striking the "and" fol-
2	lowing the semicolon;
3	(vii) by inserting after subparagraph
4	(C), as so redesignated, the following:
5	"(D) the quantity of sugar that will be
6	available from the domestic processing of sugar-
7	cane and sugar beets; and"; and
8	(viii) in subparagraph (E), as so
9	redesignated-
10	(I) by striking "quantity of
11	sugar" and inserting "quantity of
12	sugars, syrups, and molasses";
13	(II) by inserting "human" after
14	"imported for" the first place it ap-
15	pears;
16	(III) by inserting after "con-
17	sumption" the first place it appears
18	the following: "or to be used for the
19	extraction of sugar for human con-
20	sumption";
21	(IV) by striking "year" and in-
22	serting "year, whether such articles
23	are under a tariff-rate quota or are in
24	excess or outside of a tariff rate
25	quota"; and

1	(V) by striking "(other than
2	sugar" and all that follows through
3	"carry-in stocks";
4	(B) by redesignating paragraph (2) as
5	paragraph (3);
6	(C) by inserting after paragraph (1) the
7	following new paragraph:
8	"(2) EXCLUSION.—The estimates in this sec-
9	tion shall not include sugar imported for the produc-
10	tion of polyhydric alcohol or to be refined and re-ex-
11	ported in refined form or in sugar containing prod-
12	ucts.";
13	(D) in paragraph (3), as so redesignated—
14	(i) by striking "QUARTERLY REESTI-
15	MATES" and inserting "REESTIMATES";
16	and
17	(ii) by inserting "as necessary, but"
18	after "a fiscal year";
19	(3) in subsection (b)—
20	(A) by striking paragraph (1) and insert-
21	ing the following new paragraph:
22	"(1) IN GENERAL.—By the beginning of each
	(1) IN GENERAL.—Dy the beginning of each
23	fiscal year, the Secretary shall establish for that fis-

25 for the marketing by processors of sugar processed

1	from sugar beets and from domestically-produced
2	sugarcane at a level that the Secretary estimates will
3	result in no forfeitures of sugar to the Commodity
4	Credit Corporation under the loan program for
5	sugar."; and
6	(B) in paragraph (2), by striking "or crys-
7	talline fructose'';
8	(4) by striking subsection (c);
9	(5) by redesignating subsection (d) as sub-
10	section (c); and
11	(6) in subsection (c), as so redesignated—
12	(A) by striking paragraph (2);
13	(B) by redesignating paragraphs (3) and
14	(4) as paragraphs (2) and (3) , respectively; and
15	(C) in paragraph (2), as so redesignated—
16	(i) by striking "or manufacturer" and
17	all that follows through " (2) "; and
18	(ii) by striking "or crystalline fruc-
19	tose".
20	(c) ESTABLISHMENT.—Section 359c of the Agricul-
21	tural Adjustment Act of 1938 (7 U.S.C. 1359cc) is
22	amended—
23	(1) in the section heading by inserting " FLEXI-
24	BLE" after "OF";

1	(2) in subsection (a), by inserting "flexible"
2	after "establish";
3	(3) in subsection (b)—
4	(A) in paragraph $(1)(A)$, by striking
5	"1,250,000" and inserting "1,532,000"; and
6	(B) in paragraph (2), by striking "to the
7	maximum extent practicable";
8	(4) by striking subsection (c) and inserting the
9	following new subsection:
10	"(c) Marketing Allotment for Sugar Derived
11	FROM SUGAR BEETS AND MARKETING ALLOTMENT FOR
12	SUGAR DERIVED FROM SUGARCANE.—The overall allot-
13	ment quantity for the fiscal year shall be allotted among—
14	((1) sugar derived from sugar beets by estab-
15	lishing a marketing allotment for a fiscal year at a
16	quantity equal to the product of multiplying the
17	overall allotment quantity for the fiscal year by the
18	percentage of 54.35; and
19	((2) sugar derived from sugarcane by estab-
20	lishing a marketing allotment for a fiscal year at a
21	quantity equal to the product of multiplying the
22	overall allotment quantity for the fiscal year by the
23	percentage of 45.65.";
24	(5) by amending subsection (d) to read as fol-
25	lows:

1	"(d) Filling Cane Sugar and Beet Sugar Al-
2	LOTMENTS.—Each marketing allotment for cane sugar es-
3	tablished under this section may only be filled with sugar
4	processed from domestically grown sugarcane, and each
5	marketing allotment for beet sugar established under this
б	section may only be filled with sugar domestically proc-
7	essed from sugar beets.";
8	(6) by striking subsection (e);
9	(7) by redesignating subsection (f) as sub-
10	section (e);
11	(8) in subsection (e), as so redesignated—
12	(A) by inserting "(1) IN GENERAL.—" be-
13	fore "The allotment for sugar" and indenting
14	such paragraph appropriately;
15	(B) in such paragraph (1)—
16	(i) by striking "the 5" and inserting
17	"the";
18	(ii) by inserting after "sugarcane is
19	produced," the following: "after a hearing,
20	if requested by the affected sugar cane
21	processors and growers, and on such notice
22	as the Secretary by regulation may pre-
23	scribe,";
24	(iii) by striking "on the basis of past
25	marketings" and all that follows through

1	"allotments", and inserting "as provided in
2	this subsection and section
3	359d(a)(2)(A)(iv)''; and
4	(C) by inserting after paragraph (1) the
5	following new paragraphs:
6	"(2) Offshore allotment.—
7	"(A) COLLECTIVELY.—Prior to the allot-
8	ment of sugar derived from sugarcane to any
9	other State, 325,000 short tons, raw value shall
10	be allotted to the offshore States.
11	"(B) INDIVIDUALLY.—The collective off-
12	shore State allotment provided for under sub-
13	paragraph (A) shall be further allotted among
14	the offshore States in which sugarcane is pro-
15	duced, after a hearing if requested by the af-
16	fected sugar cane processors and growers, and
17	on such notice as the Secretary by regulation
18	may prescribe, in a fair and equitable manner
19	on the basis of—
20	"(i) past marketings of sugar, based
21	on the average of the 2 highest years of
22	production of raw cane sugar from the
23	1996 through 2000 crops;

1	"(ii) the ability of processors to mar-
2	ket the sugar covered under the allotments
3	for the crop year; and
4	"(iii) past processings of sugar from
5	sugarcane based on the 3 year average of
6	the crop years 1998 through 2000.
7	"(3) Mainland Allotment.—The allotment
8	for sugar derived from sugarcane, less the amount
9	provided for under paragraph (2), shall be allotted
10	among the mainland States in the United States in
11	which sugarcane is produced, after a hearing if re-
12	quested by the affected sugar cane processors and
13	growers, and on such notice as the Secretary by reg-
14	ulation may prescribe, in a fair and equitable man-
15	ner on the basis of—
16	"(A) past marketings of sugar, based on
17	the average of the 2 highest years of production
18	of raw cane sugar from the 1996 through 2000
19	crops;
20	"(B) the ability of processors to market
21	the sugar covered under the allotments for the
22	crop year; and
23	"(C) past processings of sugar from sugar-
24	cane, based on the 3 crop years with the great-
25	est processings (in the mainland States collec-

1	tively) during the 1991 through 2000 crop
2	years.";
3	(9) by inserting after subsection (e), as so re-
4	designated, the following new subsection (f):
5	"(f) FILLING CANE SUGAR ALLOTMENTS.—Except
6	as otherwise provided in section 359e, a State cane sugar
7	allotment established under subsection (e) for a fiscal year
8	may be filled only with sugar processed from sugarcane
9	grown in the State covered by the allotment.";
10	(10) in subsection (g)—
11	(A) in paragraph (1), by striking
12	"359b(a)(2)—" and all that follows through the
13	comma at the end of subparagraph (C) and in-
14	serting "359b(a)(3), adjust upward or down-
15	ward marketing allotments in a fair and equi-
16	table manner";
17	(B) in paragraph (2) by striking "359f(b)"
18	and inserting "359f(c)"; and
19	(C) in paragraph (3)—
20	(i) by striking "REDUCTIONS" and in-
21	serting "CARRY-OVER OF REDUCTIONS";
22	(ii) by inserting after "this subsection,
23	if" the following: "at the time of the reduc-
24	tion";

1	(iii) by striking "price support" and
2	inserting "nonrecourse";
3	(iv) by striking "206" and all that fol-
4	lows through "the allotment" and inserting
5	"156 of the Agricultural Market Transi-
6	tion Act (7 U.S.C. 7272),"; and
7	(v) by striking ", if any,"; and
8	(11) by amending subsection (h) to read as fol-
9	lows:

10 "(h) SUSPENSION OF ALLOTMENTS.—Whenever the 11 Secretary estimates, \mathbf{or} reestimates, under section 12 359b(a), or has reason to believe that imports of sugars, 13 syrups or molasses for human consumption or to be used for the extraction of sugar for human consumption, wheth-14 15 er under a tariff-rate quota or in excess or outside of a tariff-rate quota, will exceed 1.532 million short tons, raw 16 value equivalent, and that such imports would lead to a 17 18 reduction of the overall allotment quantity, the Secretary 19 shall suspend the marketing allotments until such time as 20 such imports have been restricted, eliminated, or otherwise 21 reduced to or below the level of 1.532 million tons.".

(d) ALLOCATION.—Section 359d of the Agricultural
Adjustment Act of 1938 (7 U.S.C. 1359dd) is amended—
(1) in subsection (a)(2)(A)—

1	(A) by inserting "(i) IN GENERAL.—" be-
2	fore "The Secretary shall" and indenting such
3	clause appropriately;
4	(B) in clause (i), as so designated—
5	(i) by striking "interested parties"
6	and inserting "the affected sugar cane
7	processors and growers";
8	(ii) by striking "by taking" and all
9	that follows through "allotment allocated."
10	and inserting "with this subparagraph.";
11	and
12	(iii) by inserting at the end the fol-
13	lowing new sentence: "Each such allocation
14	shall be subject to adjustment under sec-
15	tion 359c(g).";
16	(C) by inserting after clause (i) the fol-
17	lowing new clauses:
18	"(ii) Multiple processor
19	STATES.—Except as provided in clause
20	(iii), the Secretary shall allocate the allot-
21	ment for cane sugar among multiple cane
22	sugar processors in a single State based
23	upon—
24	"(I) past marketings of sugar,
25	based on the average of the 2 highest

1	years of production of raw cane sugar
2	from among the 1996 through 2000
3	crops;
4	"(II) the ability of processors to
5	market sugar covered by that portion
6	of the allotment allocated for the crop
7	year;
8	"(III) past processings of sugar
9	from sugarcane, based on the average
10	of the 3 highest years from among
11	crop years 1996 through 2000; and
12	"(IV) however, only with respect
13	to allotments under subclauses (I),
14	(II), and (III) attributable to the
15	former operations of the Talisman
16	processing facility, shall be allocated
17	among processors in the State coinci-
18	dent with the provisions of the agree-
19	ments of March 25 and March 26,
20	1999, between the affected processors
21	and the Department of the Interior.
22	"(iii) Proportionate share
23	STATES.—In the case of States subject to
24	section 359f(c), the Secretary shall allocate
25	the allotment for cane sugar among mul-

1	tiple cane sugar processors in a single
2	state based upon—
3	"(I) past marketings of sugar,
4	based on the average of the two high-
5	est years of production of raw cane
6	sugar from among the 1997 through
7	2001 crop years;
8	"(II) the ability of processors to
9	market sugar covered by that portion
10	of the allotments allocated for the
11	crop year; and
12	"(III) past processings of sugar
13	from sugarcane, based on the average
14	of the two highest crop years from the
15	five crop years 1997 through 2001.
16	"(iv) New Entrants.—Notwith-
17	standing clauses (ii) and (iii), the Sec-
18	retary, on application of any processor that
19	begins processing sugarcane on or after the
20	date of enactment of this clause, and after
21	a hearing if requested by the affected sug-
22	arcane processors and growers, and on
23	such notice as the Secretary by regulation
24	may prescribe, may provide such processor
25	with an allocation which provides a fair, ef-

1	ficient and equitable distribution of the al-
2	locations from the allotment for the State
3	in which the processor is located and, in
4	the case of proportionate share States,
5	shall establish proportionate shares in an
6	amount sufficient to produce the sugarcane
7	required to satisfy such allocations. How-
8	ever, the allotment for a new processor
9	under this clause shall not exceed 50,000
10	short tons, raw value.
11	"(v) Transfer of ownership.—Ex-
12	cept as otherwise provided in section
13	359f(c)(8), in the event that a sugarcane
14	processor is sold or otherwise transferred
15	to another owner, or closed as part of an
16	affiliated corporate group processing con-
17	solidation, the Secretary shall transfer the
18	allotment allocation for the processor to
19	the purchaser, new owner, or successor in
20	interest, as applicable, of the processor.";
21	and
22	(2) in subsection $(a)(2)(B)$ —
23	(A) by striking "interested parties" and in-
24	serting "the affected sugar beet processors and
25	growers''; and

1	(B) by striking "processing capacity" and
2	all that follows through "allotment allocated"
3	and inserting the following: "the marketings of
4	sugar processed from sugar beets of any or all
5	of the 1996 through 2000 crops, and such other
6	factors as the Secretary may deem appropriate
7	after consultation with the affected sugar beet
8	processors and growers. However, in the case of
9	any processor which has started processing
10	sugar beets after January 1, 1996, the Sec-
11	retary shall provide such processor with an allo-
12	cation which provides a fair, efficient and equi-
13	table distribution of the allocations".
14	(e) REASSIGNMENT.—Section 359e(b) of the Agricul-
15	tural Adjustment Act of 1938 (7 U.S.C. 1359ee(b)) is
16	amended—
17	(1) in paragraph (1) —
18	(A) in subparagraph (B) by striking the
19	"and" after the semicolon;
20	(B) by redesignating subparagraph (C) as
21	subparagraph (D);
22	(C) by inserting after subparagraph (B)
23	the following new subparagraph:
24	"(C) if after the reassignments, the deficit
25	cannot be completely eliminated, the Secretary

1	shall reassign the estimated quantity of the def-
2	icit to the sale of any inventories of sugar held
3	by the Commodity Credit Corporation; and";
4	and
5	(D) in subparagraph (D), as so redesig-
6	nated, by inserting "and sales" after "reassign-
7	ments"; and
8	(2) in paragraph (2)—
9	(A) in subparagraph (A) by striking the
10	"and" after the semicolon;
11	(B) in subparagraph (B), by striking "re-
12	assign the remainder to imports." and inserting
13	"use the estimated quantity of the deficit for
14	the sale of any inventories of sugar held by the
15	Commodity Credit Corporation; and"; and
16	(C) by inserting after subparagraph (B)
17	the following new subparagraph:
18	"(C) if after such reassignments and sales,
19	the deficit cannot be completely eliminated, the
20	Secretary shall reassign the remainder to im-
21	ports.".
22	(f) PRODUCER PROVISIONS.—Section 359f of the Ag-
23	ricultural Adjustment Act of 1938 (7 U.S.C. 1359ff) is
24	amended—
25	(1) in subsection (a)—

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1	(A) by striking "processor's allocation" in
2	the second sentence and inserting "allocation to
3	the processor''; and
4	(B) by inserting after "request of either
5	party" the following: ", and such arbitration
6	should be completed within 45 days, but not
7	more than 60 days, of the request";
8	(2) by redesignating subsection (b) as sub-
9	section (c);
10	(3) by inserting after subsection (a) the fol-
11	lowing new subsection:
12	"(b) Sugar Beet Processing Facility Clo-
13	SURES.— In the event that a sugar beet processing facility
14	is closed and the sugar beet growers who previously deliv-
15	ered beets to such facility desire to deliver their beets to
16	another processing company:
17	"(1) Such growers may petition the Secretary
18	to modify existing allocations to accommodate such
19	a transition; and
20	"(2) The Secretary may increase the allocation
21	to the processing company to which the growers de-
22	sire to deliver their sugar beets, and which the proc-
23	essing company agrees to accept, not to exceed its
24	processing capacity, to accommodate the change in
25	deliveries.

1	"(3) Such increased allocation shall be deducted
2	from the allocation to the company that owned the
3	processing facility that has been closed and the re-
4	maining allocation will be unaffected.
5	"(4) The Secretary's determination on the
6	issues raised by the petition shall be made within 60
7	days of the filing of the petition.";
8	(4) in subsection (c), as so redesignated—
9	(A) in paragraph (3)(A), by striking "the
10	preceding five years" and inserting "the two
11	highest years from among the years 1999,
12	2000, and 2001";
13	(B) in paragraph (4)(A), by striking
14	"each" and all that follows through "in effect"
15	and inserting "the two highest of the three (3)
16	crop years 1999, 2000, and 2001"; and
17	(C) by inserting after paragraph (7) the
18	following new paragraph:
19	"(8) PROCESSING FACILITY CLOSURES.—In the
20	event that a sugarcane processing facility subject to
21	this subsection is closed and the sugarcane growers
22	who previously delivered sugarcane to such facility
23	desire to deliver their sugarcane to another proc-
24	essing company—

1	"(A) such growers may petition the Sec-
2	retary to modify existing allocations to accom-
3	modate such a transition;
4	"(B) the Secretary may increase the allo-
5	cation to the processing company to which the
6	growers desire to deliver the sugarcane, and
7	which the processing company agrees to accept,
8	not to exceed its processing capacity, to accom-
9	modate the change in deliveries;
10	"(C) such increased allocation shall be de-
11	ducted from the allocation to the company that
12	owned the processing facility that has been
13	closed and the remaining allocation will be un-
14	affected; and
15	"(D) the Secretary's determination on the
16	issues raised by the petition shall be made with-
17	in 60 days of the filing of the petition.".
18	(g) Conforming Amendments.—(1) The heading
19	of part VII of subtitle B of Title III of the Agricultural
20	Adjustment Act of 1938 (7 U.S.C. 359aa et seq.) is
21	amended to read as follows:
22	"PART VII—FLEXIBLE MARKETING ALLOTMENTS
23	FOR SUGAR".
24	(2) Section 359g of the Agricultural Adjustment Act
25	of 1938 (7 U.S.C. 1359gg) is amended—

1	(A) by striking "359f" each place it appears
2	and inserting "359f(c)";
3	(B) in subsection (b), by striking "3 consecu-
4	tive" and inserting "5 consecutive"; and
5	(C) in subsection (c), by inserting "or adjusted"
6	after "share established".
7	(3) Section 359j(c) of the Agricultural Adjustment
8	Act of 1938 (7 U.S.C. 1359jj) is amended—
9	(A) by amending the subsection heading to read
10	as follows: "DEFINITIONS.—";
11	(B) by striking "Notwithstanding" and insert-
12	ing the following:
13	"(1) UNITED STATES AND STATE.—Notwith-
14	standing"; and
15	(C) by inserting after such paragraph (1) the
16	following new paragraph:
17	"(2) Offshore states.—For purposes of this
18	part, the term 'offshore States' means the sugarcane
19	producing States located outside of the continental
20	United States.".
21	(h) LIFTING OF SUSPENSION.—Section 171(a)(1)(E)
22	of the Federal Agriculture Improvement and Reform Act
23	of 1996 (7 U.S.C. $7301(a)(1)(E)$) is amended by inserting
24	before the period at the end the following: ", but only with
25	respect to sugar marketings through fiscal year 2002".

1 SEC. 153. STORAGE FACILITY LOANS.

2 (a) STORAGE FACILITY LOAN PROGRAM.—Notwith-3 standing any other provision of law and as soon as practicable after the date of the enactment of this section, the 4 5 Commodity Credit Corporation shall amend part 1436 of title 7, Code of Federal Regulations, to establish a sugar 6 7 storage facility loan program to provide financing for proc-8 essors of domestically-produced sugarcane and sugar beets 9 to build or upgrade storage and handling facilities for raw 10 sugars and refined sugars.

(b) ELIGIBLE PROCESSORS.—Storage facility loans
shall be made available to any processor of domestically
produced sugarcane or sugar beets that has a satisfactory
credit history, determines a need for increased storage capacity (taking into account the effects of marketing allotments), and demonstrates an ability to repay the loan.

(c) TERM OF LOANS.—Storage facility loans shall be
for a minimum of seven years, and shall be in such
amounts and on such terms and conditions (including
down payment, security requirements, and eligible equipment) as are normal, customary, and appropriate for the
size and commercial nature of the borrower.

23 (d) ADMINISTRATION.—The sugar storage facility
24 loan program shall be administered using the services, fa25 cilities, funds, and authorities of the Commodity Credit
26 Corporation.

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1	CHAPTER 3—PEANUTS
2	SEC. 161. DEFINITIONS.
3	In this chapter:
4	(1) Counter-cyclical payment.—The term
5	"counter-cyclical payment" means a payment made
6	to peanut producers under section 164.
7	(2) Effective price.—The term "effective
8	price" means the price calculated by the Secretary
9	under section 164 for peanuts to determine whether
10	counter-cyclical payments are required to be made
11	under such section for a crop year.
12	(3) HISTORIC PEANUT PRODUCER.—The term
13	"historic peanut producer" means a peanut producer
14	on a farm in the United States that produced or at-
15	tempted to produce peanuts during any or all of
16	crop years 1998, 1999, 2000, and 2001.
17	(4) FIXED, DECOUPLED PAYMENT.—The term
18	"fixed, decoupled payment" means a payment made
19	to peanut producers under section 163.
20	(5) PAYMENT ACRES.—The term "payment
21	acres" means 85 percent of the peanut acres on a
22	farm, as established under section 162, upon which
23	fixed, decoupled payments and counter-cyclical pay-
24	ments are to be made.

(6) PEANUT ACRES.—The term "peanut acres"
 means the number of acres assigned to a particular
 farm by historic peanut producers pursuant to section 162(b).

5 (7) PAYMENT YIELD.—The term "payment 6 yield" means the yield assigned to a particular farm 7 by historic peanut producers pursuant to section 8 162(b).

9 (8) PEANUT PRODUCER.—The term "peanut 10 producer" means an owner, operator, landlord, ten-11 ant, or sharecropper who shares in the risk of pro-12 ducing a crop of peanuts in the United States and 13 who is entitled to share in the crop available for 14 marketing from the farm, or would have shared had 15 the crop been produced.

16 (9) SECRETARY.—The term "Secretary" means
17 the Secretary of Agriculture.

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

23 (11) TARGET PRICE.—The term "target price"
24 means the price per ton of peanuts used to deter-

mine the payment rate for counter-cyclical pay-

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2 ments. STATES.—The term "United 3 (12)UNITED 4 States", when used in a geographical sense, means 5 all of the States. 6 SEC. 162. ESTABLISHMENT OF PAYMENT YIELD, PEANUT 7 ACRES, AND PAYMENT ACRES FOR A FARM. 8 (a) ESTABLISHMENT OF PAYMENT YIELD AND PAY-MENT ACRES.— 9 10 (1) DETERMINATION OF AVERAGE YIELD.—The 11 12

Secretary shall determine, for each historic peanut producer, the average yield for peanuts on each farm 13 on which the historic peanut producer produced pea-14 nuts for the 1998 through 2001 crop years, exclud-15 ing any crop year in which the producer did not 16 produce peanuts. If, for any of these four crop years 17 in which peanuts were planted on a farm by the pro-18 ducer, the farm would have satisfied the eligibility 19 criteria established to carry out section 1102 of the 20 Agriculture, Rural Development, Food and Drug 21 Administration, and Related Agencies Appropria-22 tions Act, 1999 (7 U.S.C. 1421 note; Public Law 23 105–277), the Secretary shall assign a yield for the 24 producer for that year equal to 65 percent of the 25 county yield, as determined by the Secretary.

1 (2) DETERMINATION OF ACREAGE AVERAGE. 2 The Secretary shall determine, for each historic pea-3 nut producer, the four-year average of acreage actu-4 ally planted in peanuts by the historic peanut pro-5 ducer for harvest on one or more farms during crop 6 years 1998, 1999, 2000, and 2001 and any acreage 7 that the producer was prevented from planting to 8 peanuts during such crop years because of drought, 9 flood, or other natural disaster, or other condition 10 beyond the control of the producer, as determined by 11 the Secretary. If more than one historic peanut pro-12 ducer shared in the risk of producing the crop on 13 the farm, the historic peanut producers shall receive 14 their proportional share of the number of acres 15 planted (or prevented from being planted) to pea-16 nuts for harvest on the farm based on the sharing 17 arrangement that was in effect among the producers 18 for the crop.

(3) TIME FOR DETERMINATIONS; CONSIDERATIONS.—The Secretary shall make the determinations required by this subsection not later than 90
days after the date of the enactment of this Act. In
making such determinations, the Secretary shall
take into account changes in the number and identity of persons sharing in the risk of producing a

peanut crop since the 1998 crop year, including pro viding a method for the assignment of average acres
 and average yield to a farm when the historic peanut
 producer is no longer living or an entity composed
 of historic peanut producers has been dissolved.

6 (b) Assignment of Payment Yield and Peanut7 Acres to Farms.—

8 (1) ASSIGNMENT BY HISTORIC PEANUT PRO-9 DUCERS.—The Secretary shall give each historic 10 peanut producer an opportunity to assign the aver-11 age peanut yield and average acreage determined 12 under subsection (a) for the producer to cropland on 13 a farm.

(2) PAYMENT YIELD.—The average of all of the
yields assigned by historic peanut producers to a
farm shall be deemed to be the payment yield for
that farm for the purpose of making fixed decoupled
payments and counter-cyclical payments under this
chapter.

20 (3) PEANUT ACRES.—Subject to subsection (e),
21 the total number of acres assigned by historic pea22 nut producers to a farm shall be deemed to be the
23 peanut acres for a farm for the purpose of making
24 fixed decoupled payments and counter-cyclical pay25 ments under this chapter.

1 (c) TIME FOR ASSIGNMENT.—The opportunity to 2 make the assignments described in subsection (b) shall be 3 available to historic peanut producers only once. The his-4 toric peanut producers shall notify the Secretary of the 5 assignments made by such producers under such sub-6 sections not later than 180 days after the date of the en-7 actment of this Act.

8 (d) PAYMENT ACRES.—The payment acres for pea9 nuts on a farm shall be equal to 85 percent of the peanut
10 acres assigned to the farm.

11 (e) PREVENTION OF EXCESS PEANUT ACRES.—

12 (1) REQUIRED REDUCTION.—If the sum of the 13 peanut acres for a farm, together with the acreage 14 described in paragraph (2), exceeds the actual cropland acreage of the farm, the Secretary shall reduce 15 16 the quantity of peanut acres for the farm or base 17 acres for one or more covered commodities for the 18 farm as necessary so that the sum of the peanut 19 acres and acreage described in paragraph (2) does 20 not exceed the actual cropland acreage of the farm. 21 The Secretary shall give the peanut producers on the 22 farm the opportunity to select the peanut acres or 23 base acres against which the reduction will be made.

24 (2) OTHER ACREAGE.—For purposes of para-25 graph (1), the Secretary shall include the following:

1	(A) Any base acres for the farm under
2	subtitle A.
3	(B) Any acreage on the farm enrolled in
4	the conservation reserve program or wetlands
5	reserve program under chapter 1 of subtitle D
6	of title XII of the Food Security Act of 1985
7	(16 U.S.C. 3830 et seq.).
8	(C) Any other acreage on the farm enrolled
9	in a conservation program for which payments
10	are made in exchange for not producing an ag-
11	ricultural commodity on the acreage.
12	(3) EXCEPTION FOR DOUBLE-CROPPED ACRE-
13	AGE.—In applying paragraph (1), the Secretary
14	shall make an exception in the case of double crop-
15	ping, as determined by the Secretary.
16	SEC. 163. AVAILABILITY OF FIXED, DECOUPLED PAYMENTS
17	FOR PEANUTS.
18	(a) PAYMENT REQUIRED.—For each of the 2002
19	through 2011 crop years, the Secretary shall make fixed,
20	decoupled payments to peanut producers on a farm.
21	(b) PAYMENT RATE.—The payment rate used to
22	make fixed, decoupled payments with respect to peanuts
23	for a crop year shall be equal to \$36 per ton.
24	(c) PAYMENT AMOUNT.—The amount of the fixed,
25	decoupled payment to be paid to the peanut producers on

a farm for a covered commodity for a crop year shall be 1 2 equal to the product of the following: 3 (1) The payment rate specified in subsection 4 (b). 5 (2) The payment acres on the farm. 6 (3) The payment yield for the farm. 7 (d) TIME FOR PAYMENT.— 8 (1) GENERAL RULE.—Fixed, decoupled pay-9 ments shall be paid not later than September 30 of 10 each of fiscal years 2002 through 2011. In the case 11 of the 2002 crop, payments may begin to be made 12 on or after December 1, 2001. 13 (2) ADVANCE PAYMENTS.—At the option of a 14 peanut producer, 50 percent of the fixed, decoupled 15 payment for a fiscal year shall be paid on a date se-16 lected by the peanut producer. The selected date 17 shall be on or after December 1 of that fiscal year, 18 and the peanut producer may change the selected 19 date for a subsequent fiscal year by providing ad-20 vance notice to the Secretary. 21 (3) Repayment of advance payments.—If a 22 peanut producer that receives an advance fixed, de-23 coupled payment for a fiscal year ceases to be a pea-

nut producer before the date the fixed, decoupledpayment would otherwise have been made by the

1	Secretary under paragraph (1), the peanut producer
2	shall be responsible for repaying the Secretary the
3	full amount of the advance payment.
4	SEC. 164. AVAILABILITY OF COUNTER-CYCLICAL PAYMENTS
5	FOR PEANUTS.
6	(a) PAYMENT REQUIRED.—During the 2002 through
7	2011 crop years for peanuts, the Secretary shall make
8	counter-cyclical payments with respect to peanuts when-
9	ever the Secretary determines that the effective price for
10	peanuts is less than the target price.
11	(b) Effective Price.—For purposes of subsection
12	(a), the effective price for peanuts is equal to the sum
13	of the following:
14	(1) The higher of the following:
15	(A) The national average market price re-
16	ceived by peanut producers during the 12-
17	month marketing year for peanuts, as deter-
18	mined by the Secretary.
19	(B) The national average loan rate for a
20	marketing assistance loan for peanuts in effect
21	for the same period under this chapter.
22	(2) The payment rate in effect under section
23	163 for the purpose of making fixed, decoupled pay-
24	ments.

(c) TARGET PRICE.—For purposes of subsection (a),
 the target price for peanuts shall be equal to \$480 per
 ton.

4 (d) PAYMENT RATE.—The payment rate used to
5 make counter-cyclical payments for a crop year shall be
6 equal to the difference between—

7 (1) the target price; and

8 (2) the effective price determined under sub-9 section (b).

(e) PAYMENT AMOUNT.—The amount of the countercyclical payment to be paid to the peanut producers on
a farm for a crop year shall be equal to the product of
the following:

14 (1) The payment rate specified in subsection15 (d).

16 (2) The payment acres on the farm.

17 (3) The payment yield for the farm.

18 (f) TIME FOR PAYMENTS.—

(1) GENERAL RULE.—The Secretary shall make
counter-cyclical payments under this section for a
peanut crop as soon as possible after determining
under subsection (a) that such payments are required for that crop year.

24 (2) PARTIAL PAYMENT.—The Secretary may
25 permit, and, if so permitted, a peanut producer may

1	elect to receive, up to 40 percent of the projected
2	counter-cyclical payment, as determined by the Sec-
3	retary, to be made under this section for a peanut
4	crop upon completion of the first six months of the
5	marketing year for that crop. The peanut producer
6	shall repay to the Secretary the amount, if any, by
7	which the partial payment exceeds the actual
8	counter-cyclical payment to be made for that crop.
9	SEC. 165. PRODUCER AGREEMENT REQUIRED AS CONDI-
10	TION ON PROVISION OF FIXED, DECOUPLED
11	PAYMENTS AND COUNTER-CYCLICAL PAY-
12	MENTS.
13	(a) Compliance With Certain Requirements.—
14	(1) Requirements.—Before the peanut pro-
15	ducers on a farm may receive fixed, decoupled pay-
16	ments or counter-cyclical payments with respect to
17	the farm, the peanut producers shall agree, in ex-
18	change for the payments—
19	(A) to comply with applicable conservation
20	requirements under subtitle B of title XII of
21	the Food Security Act of 1985 (16 U.S.C. 3811
22	et seq.);
23	(B) to comply with applicable wetland pro-
24	tection requirements under subtitle C of title
25	XII of the Act (16 U.S.C. 3821 et seq.);

1	(C) to comply with the planting flexibility
2	requirements of section 166; and
3	(D) to use the land on the farm, in an
4	amount equal to the peanut acres, for an agri-
5	cultural or conserving use, and not for a non-
6	agricultural commercial or industrial use, as de-
7	termined by the Secretary.
8	(2) COMPLIANCE.—The Secretary may issue
9	such rules as the Secretary considers necessary to
10	ensure peanut producer compliance with the require-
11	ments of paragraph (1).
12	(b) EFFECT OF FORECLOSURE.—A peanut producer
13	may not be required to make repayments to the Secretary
14	of fixed, decoupled payments and counter-cyclical pay-
15	ments if the farm has been foreclosed on and the Secretary
16	determines that forgiving the repayments is appropriate
17	to provide fair and equitable treatment. This subsection
18	shall not void the responsibilities of the peanut producer
19	under subsection (a) if the peanut producer continues or
20	resumes operation, or control, of the farm. On the resump-
21	tion of operation or control over the farm by the producer,
22	the requirements of subsection (a) in effect on the date
23	of the foreclosure shall apply.

24 (c) TRANSFER OR CHANGE OF INTEREST IN FARM.—

1 TERMINATION.—Except as provided in (1)2 paragraph (4), a transfer of (or change in) the inter-3 est of a peanut producer in peanut acres for which 4 fixed, decoupled payments or counter-cyclical pay-5 ments are made shall result in the termination of 6 the payments with respect to the peanut acres, un-7 less the transferee or owner of the acreage agrees to 8 assume all obligations under subsection (a). The ter-9 mination shall be effective on the date of the trans-10 fer or change.

(2) TRANSFER OF PAYMENT BASE.—There is
no restriction on the transfer of a farm's peanut
acres or payment yield as part of a change in the
peanut producers on the farm.

(3) MODIFICATION.—At the request of the
transferee or owner, the Secretary may modify the
requirements of subsection (a) if the modifications
are consistent with the objectives of such subsection,
as determined by the Secretary.

(4) EXCEPTION.—If a peanut producer entitled
to a fixed, decoupled payment or counter-cyclical
payment dies, becomes incompetent, or is otherwise
unable to receive the payment, the Secretary shall
make the payment, in accordance with regulations
prescribed by the Secretary.

(d) ACREAGE REPORTS.—As a condition on the re ceipt of any benefits under this chapter, the Secretary
 shall require peanut producers to submit to the Secretary
 acreage reports.

5 (e) TENANTS AND SHARECROPPERS.—In carrying 6 out this chapter, the Secretary shall provide adequate 7 safeguards to protect the interests of tenants and share-8 croppers.

9 (f) SHARING OF PAYMENTS.—The Secretary shall 10 provide for the sharing of fixed, decoupled payments and 11 counter-cyclical payments among the peanut producers on 12 a farm on a fair and equitable basis.

13 SEC. 166. PLANTING FLEXIBILITY.

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

17 (b) LIMITATIONS AND EXCEPTIONS REGARDING18 CERTAIN COMMODITIES.—

19 (1) LIMITATIONS.—The planting of the fol20 lowing agricultural commodities shall be prohibited
21 on peanut acres:

22 (A) Fruits.

23 (B) Vegetables (other than lentils, mung24 beans, and dry peas).

25 (C) Wild rice.

1	(2) EXCEPTIONS.—Paragraph (1) shall not
2	limit the planting of an agricultural commodity spec-
3	ified in such paragraph—

(A) in any region in which there is a history of double-cropping of peanuts with agricultural commodities specified in paragraph (1), as determined by the Secretary, in which case the double-cropping shall be permitted;

9 (B) on a farm that the Secretary deter-10 mines has a history of planting agricultural 11 commodities specified in paragraph (1) on pea-12 nut acres, except that fixed, decoupled pay-13 ments and counter-cyclical payments shall be 14 reduced by an acre for each acre planted to 15 such an agricultural commodity; or

16 (C) by a peanut producer who the Sec17 retary determines has an established planting
18 history of a specific agricultural commodity
19 specified in paragraph (1), except that—

20 (i) the quantity planted may not ex21 ceed the peanut producer's average annual
22 planting history of such agricultural com23 modity in the 1991 through 1995 crop
24 years (excluding any crop year in which no

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1	plantings were made), as determined by
2	the Secretary; and
3	(ii) fixed, decoupled payments and
4	counter-cyclical payments shall be reduced
5	by an acre for each acre planted to such
6	agricultural commodity.
7	SEC. 167. MARKETING ASSISTANCE LOANS AND LOAN DEFI-
8	CIENCY PAYMENTS FOR PEANUTS.
9	(a) Nonrecourse Loans Available.—
10	(1) AVAILABILITY.—For each of the 2002
11	through 2011 crops of peanuts, the Secretary shall
12	make available to peanut producers on a farm non-
13	recourse marketing assistance loans for peanuts pro-
14	duced on the farm. The loans shall be made under
15	terms and conditions that are prescribed by the Sec-
16	retary and at the loan rate established under sub-
17	section (b).
18	(2) ELIGIBLE PRODUCTION.—Any production of
19	peanuts on a farm shall be eligible for a marketing
20	assistance loan under this subsection.
21	(3) TREATMENT OF CERTAIN COMMINGLED
22	COMMODITIES.—In carrying out this subsection, the
23	Secretary shall make loans to a peanut producer
24	that is otherwise eligible to obtain a marketing as-
25	sistance loan, but for the fact the peanuts owned by

1	the peanut producer are commingled with other pea-
2	nuts in facilities unlicensed for the storage of agri-
3	cultural commodities by the Secretary or a State li-
4	censing authority, if the peanut producer obtaining
5	the loan agrees to immediately redeem the loan col-
6	lateral in accordance with section 166 of the Federal
7	Agriculture Improvement and Reform Act of 1996
8	(7 U.S.C. 7286).
9	(4) Options for obtaining loan.—A mar-
10	keting assistance loan under this subsection, and
11	loan deficiency payments under subsection (e), may
12	be obtained at the option of the peanut producer
13	through—
14	(A) a designated marketing association of
15	peanut producers that is approved by the Sec-
16	retary; or
17	(B) the Farm Service Agency.
18	(b) LOAN RATE.—The loan rate for a marketing as-
19	sistance loan under for peanuts subsection (a) shall be
20	equal to \$350 per ton.
21	(c) TERM OF LOAN.—
22	(1) IN GENERAL.—A marketing assistance loan
23	for peanuts under subsection (a) shall have a term
24	of nine months beginning on the first day of the

1	first month after the month in which the loan is
2	made.
3	(2) EXTENSIONS PROHIBITED.—The Secretary
4	may not extend the term of a marketing assistance
5	loan under subsection (a).
6	(d) Repayment Rate.—The Secretary shall permit
7	peanut producers to repay a marketing assistance loan for
8	peanuts under subsection (a) at a rate that is the lesser
9	of—
10	(1) the loan rate established for the commodity
11	under subsection (b), plus interest (as determined by
12	the Secretary); or
13	(2) a rate that the Secretary determines will—
14	(A) minimize potential loan forfeitures;
15	(B) minimize the accumulation of stocks of
16	peanuts by the Federal Government;
17	(C) minimize the cost incurred by the Fed-
18	eral Government in storing peanuts; and
19	(D) allow peanuts produced in the United
20	States to be marketed freely and competitively,
21	both domestically and internationally.
22	(e) LOAN DEFICIENCY PAYMENTS.—
23	(1) AVAILABILITY.—The Secretary may make
24	loan deficiency payments available to peanut pro-
25	ducers who, although eligible to obtain a marketing

1	assistance loan for peanuts under subsection (a),
2	agree to forgo obtaining the loan for the peanuts in
3	return for payments under this subsection.
4	(2) COMPUTATION.—A loan deficiency payment
5	under this subsection shall be computed by
6	multiplying—
7	(A) the loan payment rate determined
8	under paragraph (3) for peanuts; by
9	(B) the quantity of the peanuts produced
10	by the peanut producers, excluding any quan-
11	tity for which the producers obtain a loan under
12	subsection (a).
13	(3) LOAN PAYMENT RATE.—For purposes of
14	this subsection, the loan payment rate shall be the
15	amount by which—
16	(A) the loan rate established under sub-
17	section (b); exceeds
18	(B) the rate at which a loan may be repaid
19	under subsection (d).
20	(4) TIME FOR PAYMENT.—The Secretary shall
21	make a payment under this subsection to a peanut
22	producer with respect to a quantity of peanuts as of
23	the earlier of the following:
24	(A) The date on which the peanut pro-
25	ducer marketed or otherwise lost beneficial in-

terest in the peanuts, as determined by the Sec retary.

3 (B) The date the peanut producer requests4 the payment.

5 (f) COMPLIANCE WITH CONSERVATION AND WET-LANDS REQUIREMENTS.—As a condition of the receipt of 6 7 a marketing assistance loan under subsection (a), the pea-8 nut producer shall comply with applicable conservation re-9 quirements under subtitle B of title XII of the Food Security Act of 1985 (16 U.S.C. 3811 et seq.) and applicable 10 wetland protection requirements under subtitle C of title 11 XII of the Act (16 U.S.C. 3821 et seq.) during the term 12 of the loan. 13

(g) REIMBURSABLE AGREEMENTS AND PAYMENT OF
EXPENSES.—To the extent practicable, the Secretary
shall implement any reimbursable agreements or provide
for the payment of expenses under this chapter in a manner that is consistent with such activities in regard to
other commodities.

20 (h) TERMINATION OF SUPERSEDED PRICE SUPPORT21 AUTHORITY.—

(1) REPEAL.—Section 155 of the Federal Agriculture Improvement and Reform Act of 1996 (7
U.S.C. 7271) is repealed.

1	(2) Conforming Amendments.—The Agricul-
2	tural Act of 1949 (7 U.S.C. 1441 et seq.) is
3	amended—
4	(A) in section 101(b) (7 U.S.C. 1441(b)),
5	by striking "and peanuts"; and
6	(B) in section 408(c) (7 U.S.C. 1428(c)),
7	by striking "peanuts,".
8	SEC. 168. QUALITY IMPROVEMENT.
9	(a) Official Inspection.—
10	(1) MANDATORY INSPECTION.—All peanuts
11	placed under a marketing assistance loan under sec-
12	tion 167 shall be officially inspected and graded by
13	Federal or State inspectors.
14	(2) Optional inspection.—Peanuts not
15	placed under a marketing assistance loan may be
16	graded at the option of the peanut producer.
17	(b) Termination of Peanut Administrative
18	COMMITTEE.—The Peanut Administrative Committee es-
19	tablished under Marketing Agreement No. 1436, which
20	regulates the quality of domestically produced peanuts
21	under the Agricultural Adjustment Act (7 U.S.C. 601 et
22	seq.), reenacted with amendments by the Agricultural
23	Marketing Agreement Act of 1937, is terminated.
24	(c) Establishment of Peanut Standards
25	BOARD.—The Secretary shall establish a Peanut Stand-

ards Board for the purpose of assisting in the establish ment of quality standards with respect to peanuts. The
 authority of the Board is limited to assisting in the estab lishment of quality standards for peanuts. The members
 of the Board should fairly reflect all regions and segments
 of the peanut industry.

7 (d) EFFECTIVE DATE.—This section shall take effect8 with the 2002 crop of peanuts.

9 SEC. 169. PAYMENT LIMITATIONS.

For purposes of sections 1001 through 1001C of the
Food Security Act of 1985 (7 U.S.C. 1308 through 1308–
3), separate payment limitations shall apply to peanuts
with respect to—

- 14 (1) fixed, decoupled payments;
- 15 (2) counter-cyclical payments, and
- 16 (3) limitations on marketing loan gains and17 loan deficiency payments.

18 SEC. 170. TERMINATION OF MARKETING QUOTA PROGRAMS

- 19 FOR PEANUTS AND COMPENSATION TO PEA20 NUT QUOTA HOLDERS FOR LOSS OF QUOTA
 21 ASSET VALUE.
- 22 (a) REPEAL OF MARKETING QUOTA.—
- (1) REPEAL.—Part VI of subtitle B of title III
 of the Agricultural Adjustment Act of 1938 (7)

U.S.C. 1357–1359a), relating to peanuts, is re pealed.

3 (2) TREATMENT OF 2001 CROP.—Part VI of
4 subtitle B of title III of the Agricultural Adjustment
5 Act of 1938 (7 U.S.C. 1357–1359a), as in effect on
6 the day before the date of the enactment of this Act,
7 shall continue to apply with respect to the 2001 crop
8 of peanuts notwithstanding the amendment made by
9 paragraph (1).

10 (b) COMPENSATION CONTRACT REQUIRED.—The 11 Secretary shall offer to enter into a contract with eligible 12 peanut quota holders for the purpose of providing com-13 pensation for the lost value of the quota on account of the repeal of the marketing quota program for peanuts 14 15 under subsection (a). Under the contracts, the Secretary shall make payments to eligible peanut quota holders dur-16 17 ing fiscal years 2002 through 2006.

(c) TIME FOR PAYMENT.—The payments required
under the contracts shall be provided in five equal installments not later than September 30 of each of fiscal years
2002 through 2006.

(d) PAYMENT AMOUNT.—The amount of the payment for a fiscal year to a peanut quota holder under a
contract shall be equal to the product obtained by
multiplying—

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1 (1) 0.10 per pound; by

(2) the actual farm poundage quota (excluding
seed and experimental peanuts) established for the
peanut quota holder's farm under section 358–1(b)
of the Agricultural Adjustment Act of 1938 (7
U.S.C. 1358–1(b)) for the 2001 marketing year.

7 (e) Assignment of Payments.—The provisions of 8 section 8(g) of the Soil Conservation and Domestic Allot-9 ment Act (16 U.S.C. 590h(g)), relating to assignment of 10 payments, shall apply to the payments made to peanut 11 quota holders under the contracts. The peanut quota holder making the assignment, or the assignee, shall provide 12 13 the Secretary with notice, in such manner as the Secretary may require, of any assignment made under this sub-14 15 section.

16 (f) PEANUT QUOTA HOLDER DEFINED.—In this sec17 tion, the term "peanut quota holder" means a person or
18 enterprise that owns a farm that—

(1) was eligible, immediately before the date of
the enactment of this Act, to have a peanut quota
established upon it;

(2) if there are not quotas currently established,
would be eligible to have a quota established upon
it for the succeeding crop year, in the absence of the
amendment made by subsection (a); or

(3) is otherwise a farm that was eligible for
 such a quota at the time the general quota establish ment authority was repealed.

4 The Secretary shall apply this definition without regard5 to temporary leases or transfers or quotas for seed or ex-6 perimental purposes.

7 Subtitle D—Administration

8 SEC. 181. ADMINISTRATION GENERALLY.

9 (a) USE OF COMMODITY CREDIT CORPORATION.—
10 The Secretary shall carry out this title through the Com11 modity Credit Corporation.

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

(c) REGULATIONS.—Not later than 90 days after the
date of the enactment of this Act, the Secretary and the
Commodity Credit Corporation, as appropriate, shall issue
such regulations as are necessary to implement this title.
The issuance of the regulations shall be made without regard to—

(1) the notice and comment provisions of section 553 of title 5, United States Code;

23 (2) the Statement of Policy of the Secretary of
24 Agriculture effective July 24, 1971 (36 Fed. Reg.

1 13804) relating to notices of proposed rulemaking
 and public participation in rulemaking; and

3 (3) chapter 35 of title 44, United States Code
4 (commonly know as the "Paperwork Reduction
5 Act").

6 (d) PROTECTION OF PRODUCERS.—The protection 7 afforded producers that elect the option to accelerate the 8 receipt of any payment under a production flexibility con-9 tract payable under the Federal Agriculture Improvement 10 and Reform Act of 1996 (7 U.S.C. 7212 note) shall also 11 apply to the advance payment of fixed, decoupled pay-12 ments and counter-cyclical payments.

13 (e) Adjustment Authority Related to URU-GUAY ROUND COMPLIANCE.—If the Secretary determines 14 15 that expenditures under subtitles A, B, and C that are subject to the total allowable domestic support levels under 16 the Uruguay Round Agreements (as defined in section 17 2(7) of the Uruguay Round Agreements Act (19 U.S.C. 18 3501(7)), as in effect on the date of the enactment of 19 20 this Act, will exceed such allowable levels for any applica-21 ble reporting period, the Secretary may make adjustments 22 in the amount of such expenditures during that period to 23 ensure that such expenditures do not exceed, but in no 24 case are less than, such allowable levels.

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PRICE SUPPORT AUTHORITY.

3 (a) AGRICULTURAL ADJUSTMENT ACT OF 1938.—
4 Section 171(a)(1) of the Federal Agriculture Improvement
5 and Reform Act of 1996 (7 U.S.C. 7301(a)(1)) is amend6 ed by striking "2002" both places it appears and inserting
7 "2011".

8 (b) AGRICULTURAL ACT OF 1949.—Section
9 171(b)(1) of the Federal Agriculture Improvement and
10 Reform Act of 1996 (7 U.S.C. 7301(b)(1)) is amended
11 by striking "2002" both places it appears and inserting
12 "2011".

(c) SUSPENSION OF CERTAIN QUOTA PROVISIONS.—
Section 171(c) of the Federal Agriculture Improvement
and Reform Act of 1996 (7 U.S.C. 7301(c)) is amended
by striking "2002" and inserting "2011".

17 SEC. 183. LIMITATIONS.

18 (a) LIMITATION ON AMOUNTS RECEIVED.—Section
19 1001 of the Food Security Act of 1985 (7 U.S.C. 1308)
20 is amended—

- 21 (1) in paragraph (1)—
- 22 (A) by striking "PAYMENTS UNDER PRO23 DUCTION FLEXIBILITY CONTRACTS" and insert24 ing "FIXED, DECOUPLED PAYMENTS";
- (B) by striking "contract payments madeunder the Agricultural Market Transition Act

1	to a person under 1 or more production flexi-
2	bility contracts" and inserting "fixed, decoupled
3	payments made to a person"; and
4	(C) by striking "4" and inserting "5";
5	(2) in paragraphs (2) and (3) —
6	(A) by striking "payments specified" and
7	all that follows through "and oilseeds" and in-
8	serting "following payments that a person shall
9	be entitled to receive";
10	(B) by striking "75" and inserting "150";
11	(C) by striking the period at the end of
12	paragraph (2) and all that follows through "the
13	following" in paragraph (3);
14	(D) by striking "section 131" and all that
15	follows through "section 132" and inserting
16	"section 121 of the Farm Security Act of 2001
17	for a crop of any covered commodity at a lower
18	level than the original loan rate established for
19	the commodity under section 122"; and
20	(E) by striking "section 135" and insert-
21	ing "section 125"; and
22	(3) by inserting after paragraph (2) the fol-
23	lowing new paragraph (3):
24	"(3) Limitation on counter-cyclical pay-
25	MENTS.—The total amount of counter-cyclical pay-

ments that a person may receive during any crop
 year shall not exceed the amount specified in para graph (2), as in effect on the day before the date of
 the enactment of the Farm Security Act of 2001.".
 (b) DEFINITIONS.—Paragraph (4) of section 1001 of
 the Food Security Act of 1985 (7 U.S.C. 1308) is amend ed to read as follows:

8 "(4) DEFINITIONS.—In this title, the terms 9 'covered commodity', 'counter-cyclical payment', and 10 'fixed, decoupled payment' have the meaning given 11 those terms in section 100 of the Farm Security Act 12 of 2001.".

13 (c) TRANSITION.—Section 1001 of the Food Security
14 Act of 1985 (7 U.S.C. 1308), as in effect on the day before
15 the date of the enactment of this Act, shall continue to
16 apply with respect to fiscal year 2001 and the 2001 crop
17 of any covered commodity.

18 SEC. 184. ADJUSTMENTS OF LOANS.

Section 162(b) of the Federal Agriculture Improvement and Reform Act of 1996 (7 U.S.C. 7282(b)) is
amended by striking "this title" and inserting "this title
and title I of the Farm Security Act of 2001".

1	SEC. 185. PERSONAL LIABILITY OF PRODUCERS FOR DEFI-
2	CIENCIES.
3	Section 164 of the Federal Agriculture Improvement
4	and Reform Act of 1996 (7 U.S.C. 7284) is amended by
5	striking "this title" each places it appears and inserting
6	"this title and title I of the Farm Security Act of 2001".
7	SEC. 186. EXTENSION OF EXISTING ADMINISTRATIVE AU-
8	THORITY REGARDING LOANS.
9	Section 166 of the Federal Agriculture Improvement
10	and Reform Act of 1996 (7 U.S.C. 7286) is amended—
11	(1) in subsection (a)—
12	(A) by striking "IN GENERAL.—" and in-
13	serting "SPECIFIC PAYMENTS.—"; and
14	(B) by striking "subtitle C" and inserting
15	"subtitle C of this title and title I of the Farm
16	Security Act of 2001"; and
17	(2) in subsection (c)(1)—
18	(A) by striking "producer" the first two
19	places it appears and inserting "person"; and
20	(B) by striking "to producers under sub-
21	title C" and inserting "by the Commodity Cred-
22	it Corporation".
23	SEC. 187. ASSIGNMENT OF PAYMENTS.
24	The provisions of section 8(g) of the Soil Conserva-
25	tion and Domestic Allotment Act (16 U.S.C. 590h(g)), re-
26	lating to assignment of payments, shall apply to payments
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made under the authority of this Act. The producer mak ing the assignment, or the assignee, shall provide the Sec retary with notice, in such manner as the Secretary may
 require, of any assignment made under this section.

5 SEC. 188. REPORT ON EFFECT OF CERTAIN FARM PRO6 GRAM PAYMENTS ON ECONOMIC VIABILITY
7 OF PRODUCERS AND FARMING INFRASTRUC8 TURE.

9 (a) REVIEW REQUIRED.—The Secretary of Agri-10 culture shall conduct a review of the effects that payments under production flexibility contracts and market loss as-11 12 sistance payments have had, and that fixed, decoupled 13 payments and counter-cyclical payments are likely to have, on the economic viability of producers and the farming in-14 15 frastructure, particularly in areas where climate, soil types, and other agronomic conditions severely limit the 16 17 covered crops that producers can choose to successfully 18 and profitably produce.

(b) CASE STUDY RELATED TO RICE PRODUCTION.—
The review shall include a case study of the effects that
the payments described in subsection (a), and the forecast
effects of increasing these or other decoupled payments,
are likely to have on rice producers (including tenant rice
producers), the rice milling industry, and the economies
of rice farming areas in Texas, where harvested rice acre-

1 age has fallen from 320,000 acres in 1995 to only 211,0002 acres in 2001.

3 (c) REPORT AND RECOMMENDATIONS.—Not later than 90 days after the date of the enactment of this Act, 4 5 the Secretary shall submit to the Committee on Agriculture of the House of Representatives and the Com-6 7 mittee on Agriculture, Nutrition, and Forestry of the Sen-8 ate a report describing the information collected for the 9 review and the case study and any findings made on the 10 basis of such information. The report shall include recommendations for minimizing the adverse effects on pro-11 12 ducers, with a special focus on producers who are tenants, on the agricultural economies in farming areas generally, 13 on those particular areas described in subsection (a), and 14 15 on the area that is the subject of the case study in sub-16 section (b).

17 **TITLE II—CONSERVATION**

18 Subtitle A—Environmental Con19 servation Acreage Reserve Pro20 gram

21 SEC. 201. GENERAL PROVISIONS.

22 Title XII of the Food Security Act of 1985 is23 amended—

24 (1) in section 1230(a), by striking "1996
25 through 2002" and inserting "2002 through 2011";

(2) by striking subsection (c) of section 1230;
 and
 (3) in section 1230A (16 U.S.C. 3830a), by

4 striking "chapter" each place it appears and insert-5 ing "title".

6 Subtitle B—Conservation Reserve 7 Program

8 SEC. 211. REAUTHORIZATION.

9 (a) IN GENERAL.—Section 1231 of the Food Security 10 Act of 1985 (16 U.S.C. 3831) is amended in each of sub-11 sections (a) and (d) by striking "2002" and inserting 12 "2011".

(b) SCOPE OF PROGRAM.—Section 1231(a) of such
Act (16 U.S.C. 3831(a)) is amended by striking "and
water" and inserting ", water, and wildlife".

16 SEC. 212. ENROLLMENT.

17 (a) ELIGIBILITY.—Section 1231(b) of the Food Secu18 rity Act of 1985 (16 U.S.C. 3831(b)) is amended—

(1) by striking paragraph (3) and inserting thefollowing:

21 "(3) marginal pasturelands to be devoted to
22 natural vegetation in or near riparian areas or for
23 similar water quality purposes, including marginal
24 pasturelands converted to wetlands or established as
25 wildlife habitat;";

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1	(2) in paragraph (4) —
2	(A) by striking subparagraph (A) and in-
3	serting the following:
4	"(A) if the Secretary determines that—
5	"(i) the lands contribute to the deg-
6	radation of soil, water, or air quality, or
7	would pose an on-site or off-site environ-
8	mental threat to soil, water, or air quality
9	if permitted to remain in agricultural pro-
10	duction; and
11	"(ii) soil, water, and air quality objec-
12	tives with respect to the land cannot be
13	achieved under the environmental quality
14	incentives program established under chap-
15	ter 4;'';
16	(B) by striking "or" at the end of subpara-
17	graph (C);
18	(C) by striking the period at the end of
19	subparagraph (D) and inserting "; or"; and
20	(D) by adding at the end the following:
21	"(E) if the Secretary determines that en-
22	rollment of such lands would contribute to con-
23	servation of ground or surface water."; and
24	(3) by adding after and below the end the fol-
25	lowing flush sentence:

1 "Notwithstanding the preceding sentence (but subject to
2 subsection (c)), the Secretary may not include in the pro3 gram established under this subchapter any land that has
4 not been in production for at least 4 years, unless the land
5 is in the program as of the effective date of this sen6 tence.".

7 (b) INCREASE IN MAXIMUM ENROLLMENT.—Section
8 1231(d) of such Act (16 U.S.C. 3831(d)) is amended by
9 striking "36,400,000" and inserting "39,200,000".

(c) ELIGIBILITY ON CONTRACT EXPIRATION.—Section 1231(f) of such Act (16 U.S.C. 3831(f)) is amended
to read as follows:

"(f) ELIGIBILITY ON CONTRACT EXPIRATION.—On
the expiration of a contract entered into under this subchapter, the land subject to the contract shall be eligible
to be considered for re-enrollment in the conservation reserve.".

(d) BALANCE OF NATURAL RESOURCE PURPOSES.—
(1) IN GENERAL.—Section 1231 of such Act
(16 U.S.C. 3831) is amended by adding at the end
the following:

"(i) BALANCE OF NATURAL RESOURCE PURPOSES.—
In determining the acceptability of contract offers under
this subchapter, the Secretary shall ensure an equitable

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3 (2) REGULATIONS.—Not later than 180 days
4 after the date of the enactment of this Act, the Sec5 retary of Agriculture shall issue final regulations im6 plementing section 1231(i) of the Food Security Act
7 of 1985, as added by paragraph (1) of this sub8 section.

9 SEC. 213. DUTIES OF OWNERS AND OPERATORS.

Section 1232 of the Food Security Act of 1985 (16
U.S.C. 3832) is amended—

12 (1) in subsection (a)—

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13 (A) in paragraph (3), by inserting "as de14 scribed in section 1232(a)(7) or for other pur15 poses" before "as permitted";

16 (B) in paragraph (4), by inserting "where
17 practicable, or maintain existing cover" before
18 "on such land"; and

(C) in paragraph (7), by striking "Secretary—" and all that follows and inserting
"Secretary may permit, consistent with the conservation of soil, water quality, and wildlife
habitat—

24 "(A) managed grazing and limited haying,25 in which case the Secretary shall reduce the

1	conservation reserve payment otherwise payable
2	under the contract by an amount commensurate
3	with the economic value of the activity;
4	"(B) wind turbines for the provision of
5	wind energy, whether or not commercial in na-
6	ture; and
7	"(C) land subject to the contract to be
8	harvested for recovery of biomass used in en-
9	ergy production, in which case the Secretary
10	shall reduce the conservation reserve payment
11	otherwise payable under the contract by an
12	amount commensurate with the economic value
13	of such activity;"; and
14	(2) by striking subsections (c) and (d) and re-
15	designating subsection (e) as subsection (c).
16	SEC. 214. REFERENCE TO CONSERVATION RESERVE PAY-
17	MENTS.
18	Subchapter B of chapter 1 of subtitle D of title XII
19	of such Act (16 U.S.C. 3831–3836) is amended—
20	(1) by striking "rental payment" each place it
21	appears and inserting "conservation reserve pay-
22	ment'';
23	(2) by striking "rental payments" each place it
24	appears and inserting "conservation reserve pay-
25	ments"; and

1 (3) in the paragraph heading for section 2 1235(e)(4), by striking "RENTAL PAYMENT" and in-3 serting "CONSERVATION RESERVE PAYMENT". 4 SEC. 215. EXPANSION OF PILOT PROGRAM TO ALL STATES. 5 Section 1231(h) of the Food Security Act of 1985 6 (16 U.S.C. 3831(h)) is amended— (1) in paragraph (1), by striking "and 2002" 7 8 and all that follows through "South Dakota" and in-9 serting "through 2011 calendar years, the Secretary 10 shall carry out a program in each State"; 11 (2) in paragraph (3)(C), by striking "—" and 12 all that follows and inserting "not more than 13 150,000 acres in any 1 State."; and 14 (3) by striking paragraph (2) and redesignating 15 paragraphs (3) through (5) as paragraphs (2)16 through (4), respectively. Subtitle C—Wetlands Reserve 17 Program 18 19 SEC. 221. ENROLLMENT. 20 (a) MAXIMUM.—Section 1237(b) of the Food Secu-21 rity Act of 1985 (16 U.S.C. 3837(b)) is amended by strik-22 ing paragraph (1) and inserting the following: 23 "(1) ANNUAL ENROLLMENT.—In addition to 24 any acres enrolled in the wetlands reserve program

as of the end of a calendar year, the Secretary may

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1	in the succeeding calendar year enroll in the pro-
2	gram a number of additional acres equal to—
3	"(A) if the succeeding calendar year is cal-
4	endar year 2002, 150,000; or
5	"(B) if the succeeding calendar year is a
6	calendar year after calendar year 2002—
7	''(i) 150,000; plus
8	"(ii) the amount (if any) by which
9	150,000, multiplied by the number of cal-
10	endar years in the period that begins with
11	calendar year 2002 and ends with the cal-
12	endar year preceding such succeeding cal-
13	endar year, exceeds the total number of
14	acres added to the reserve during the pe-
15	riod.".
16	(b) Methods.—Section 1237 of such Act (16 U.S.C.
17	3837(b)(2)) is amended—
18	(1) in subsection (b), by striking paragraph (2)
19	and inserting the following:
20	"(2) Methods of enrollment.—The Sec-
21	retary shall enroll acreage into the wetlands reserve
22	program through the use of easements, restoration
23	cost share agreements, or both."; and
24	(2) by striking subsection (g).

1	(c) EXTENSION.—Section 1237(c) of such Act (16
2	U.S.C. 3837(c)) is amended by striking "2002" and in-
3	serting "2011".
4	SEC. 222. EASEMENTS AND AGREEMENTS.
5	Section 1237A of the Food Security Act of 1985 (16
6	U.S.C. 3837a) is amended—
7	(1) in subsection (b), by striking paragraph (2)
8	and inserting the following:
9	((2)) prohibits the alteration of wildlife habitat
10	and other natural features of such land, unless spe-
11	cifically permitted by the plan;";
12	(2) in subsection (e), by striking paragraph (2)
13	and inserting the following:
14	((2) shall be consistent with applicable State
15	law.";
16	(3) by striking subsection (h).
17	SEC. 223. DUTIES OF THE SECRETARY.
18	Section $1237C$ of the Food Security Act of 1985 (16
19	U.S.C. 3837c) is amended by striking subsection (d).
20	SEC. 224. CHANGES IN OWNERSHIP; AGREEMENT MODI-
21	FICATION; TERMINATION.
22	Section 1237E(a)(2) of the Food Security Act of
23	1985 (16 U.S.C. $3837e(a)(2)$) is amended to read as fol-
24	lows:

"(2) the ownership change occurred due to fore closure on the land and the owner of the land imme diately before the foreclosure exercises a right of re demption from the mortgage holder in accordance
 with State law; or".

6 Subtitle D—Environmental Quality 7 Incentives Program

8 SEC. 231. PURPOSES.

9 Section 1240 of the Food Security Act of 1985 (16
10 U.S.C. 3839aa) is amended—

(1) by striking "to—" and all that follows
through "provides—" and inserting "to provide—";
(2) by striking "that face the most serious
threats to" and inserting "to address environmental
needs and provide benefits to air,";

(3) by redesignating the subparagraphs (A)
through (D) that follow the matter amended by
paragraph (2) of this section as paragraphs (1)
through (4), respectively;

20 (4) by moving each of such redesignated provi-21 sions 2 ems to the left; and

(5) by striking "farmers and ranchers" eachplace it appears and inserting "producers".

1	SEC. 232. DEFINITIONS.
2	Section 1240A of the Food Security Act of 1985 (16
3	U.S.C. 3839aa–1) is amended—
4	(1) in paragraph (1) —
5	(A) by inserting "non-industrial private
6	forest land," before "and other land"; and
7	(B) by striking "poses a serious threat"
8	and all that follows and inserting "provides in-
9	creased environmental benefits to air, soil,
10	water, or related resources."; and
11	(2) in paragraph (4) , by inserting ", including
12	non-industrial private forestry" before the period.
13	SEC. 233. ESTABLISHMENT AND ADMINISTRATION.
14	(a) Reauthorization.—Section 1240B(a)(1) of the
15	Food Security Act of 1985 (16 U.S.C. 3839aa-2(a)(1))
16	is amended by striking "2002" and inserting "2011".
17	(b) TERM OF CONTRACTS.—Section $1240B(b)(2)$ of
18	such Act (16 U.S.C. $3839aa-2(b)(2)$) is amended by strik-
19	ing "not less than 5, nor more than 10, years" and insert-
20	ing "not less than 1 year, nor more than 10 years".
21	(c) STRUCTURAL PRACTICES.—Section
22	1240B(c)(1)(B) of such Act (16 U.S.C. 3839aa-
23	2(c)(1)(B)) is amended to read as follows:
24	"(B) achieving the purposes established
25	under this subtitle.".

1	(d) Elimination of Certain Limitations on Eli-
2	GIBILITY FOR COST-SHARE PAYMENTS.—Section
3	1240B(e)(1) of such Act (16 U.S.C. $3839aa-2(e)(1)$) is
4	amended—
5	(1) by striking subparagraph (B) and redesig-
6	nating subparagraph (C) as subparagraph (B); and
7	(2) in subparagraph (B) (as so redesignated),
8	by striking "or 3".
9	(e) Incentive Payments.—Section 1240B of such
10	Act (16 U.S.C. 3839aa-2) is amended—
11	(1) in subsection (e)—
12	(A) in the subsection heading, by striking
13	", INCENTIVE PAYMENTS,"; and
14	(B) by striking paragraph (2); and
15	(2) by redesignating subsections (f) and (g) as
16	subsections (g) and (h), respectively, and inserting
17	after subsection (e) the following:
18	"(f) Conservation Incentive Payments.—
19	"(1) IN GENERAL.—The Secretary may make
20	incentive payments in an amount and at a rate de-
21	termined by the Secretary to be necessary to encour-
22	age a producer to perform multiple land manage-
23	ment practices and to promote the enhancement of
24	soil, water, wildlife habitat, air, and related re-
25	sources.

"(2) SPECIAL RULE.—In determining the
 amount and rate of incentive payments, the Sec retary may accord great weight to those practices
 that include residue, nutrient, pest, invasive species,
 and air quality management.".

6 SEC. 234. EVALUATION OF OFFERS AND PAYMENTS.

7 Section 1240C of the Food Security Act of 1985 (16
8 U.S.C. 3839aa–3) is amended by striking paragraphs (1)
9 through (3) and inserting the following:

"(1) aid producers in complying with this title
and Federal and State environmental laws, and encourage environmental enhancement and conservation;

"(2) maximize the beneficial usage of animal
manure and other similar soil amendments which
improve soil health, tilth, and water-holding capacity; and

18 "(3) encourage the utilization of sustainable
19 grazing systems, such as year-round, rotational, or
20 managed grazing.".

21 SEC. 235. ENVIRONMENTAL QUALITY INCENTIVES PRO22 GRAM PLAN.

23 Section 1240E(a) of the Food Security Act of 1985
24 (16 U.S.C. 3839aa–5(a)) is amended by striking "that in25 corporates such conservation practices" and all that fol-

lows and inserting "that provides or will continue to pro vide increased environmental benefits to air, soil, water,
 or related resources.".

4 SEC. 236. DUTIES OF THE SECRETARY.

5 Section 1240F(3) of the Food Security Act of 1985
6 (16 U.S.C. 3839aa-6(3)) is amended to read as follows:
7 "(3) providing technical assistance or cost-share
8 payments for developing and implementing 1 or
9 more structural practices or 1 or more land manage10 ment practices, as appropriate;".

11 SEC. 237. LIMITATION ON PAYMENTS.

Section 1240G of the Food Security Act of 1985 (16
U.S.C. 3839aa–7) is amended—

14 (1) in subsection (a)—

- 15 (A) in paragraph (1), by striking
 16 "\$10,000" and inserting "\$50,000"; and
- 17 (B) in paragraph (2), by striking
 18 "\$50,000" and inserting "\$200,000";

(2) in subsection (b)(2), by striking "the maximization of environmental benefits per dollar expended and"; and

22 (3) by striking subsection (c).

23 SEC. 238. GROUND AND SURFACE WATER CONSERVATION.

24 Section 1240H of the Food Security Act of 1985 (16

25 U.S.C. 3839aa-8) is amended to read as follows:

1 "SEC. 1240H. GROUND AND SURFACE WATER CONSERVA-2 TION.

3 "(a) SUPPORT FOR CONSERVATION MEASURES.—
4 The Secretary shall provide cost-share payments and low5 interest loans to encourage ground and surface water con6 servation, including irrigation system improvement, and
7 provide incentive payments for capping wells, reducing use
8 of water for irrigation, and switching from irrigation to
9 dryland farming.

10 "(b) FUNDING.—Of the funds of the Commodity
11 Credit Corporation, the Secretary shall make available the
12 following amounts to carry out this section:

13 "(1) \$30,000,000 for fiscal year 2002.

14 "(2) \$45,000,000 for fiscal year 2003.

15 "(3) \$60,000,000 for each of fiscal years 2004
16 through 2011.".

Subtitle E—Funding and Administration

19 SEC. 241. REAUTHORIZATION.

Section 1241(a) of the Food Security Act of 1985
(16 U.S.C. 3841(a)) is amended by striking "2002" and
inserting "2011".

23 **SEC. 242. FUNDING.**

24 Section 1241(b)(1) of the Food Security Act of 1985
25 (16 U.S.C. 3841(b)(1)) is amended—

1	(1) by striking "\$130,000,000" and all that fol-
2	lows through "2002, for" and inserting "the fol-
3	lowing amounts for purposes of";
4	(2) by striking "subtitle D." and inserting
5	"subtitle D:"; and
6	(3) by adding at the end the following:
7	"(A) \$200,000,000 for fiscal year 2001.
8	"(B) \$1,025,000,000 for each of fiscal
9	years 2002 and 2003.
10	"(C) \$1,200,000,000 for each of fiscal
11	years 2004, 2005, and 2006.
12	((D) \$1,400,000,000 for each of fiscal
13	years 2007, 2008, and 2009.
14	((E) \$1,500,000,000 for each of fiscal)
15	years 2010 and 2011.".
16	SEC. 243. ALLOCATION FOR LIVESTOCK PRODUCTION.
17	Section 1241(b)(2) of the Food Security Act of 1985
18	(16 U.S.C. 3841(b)(2)) is amended by striking "2002"
19	and inserting "2011".
20	SEC. 244. ADMINISTRATION AND TECHNICAL ASSISTANCE.
21	(a) Broadening of Exception to Acreage Limi-
22	TATION.—Section 1243(b)(2) of the Food Security Act of
23	1985 (16 U.S.C. $3843(b)(2)$) is amended by striking
24	"that—" and all that follows and inserting "that the ac-

1 tion would not adversely affect the local economy of the2 county.".

3 (b) RULES GOVERNING PROVISION OF TECHNICAL
4 ASSISTANCE.—Section 1243(d) of such Act (16 U.S.C.
5 3843(d)) is amended to read as follows:

6 "(d) RULES GOVERNING PROVISION OF TECHNICAL7 ASSISTANCE.—

8 "(1) IN GENERAL.—The Secretary shall provide 9 technical assistance under this title to a producer el-10 igible for such assistance, by providing the assist-11 ance directly or, at the option of the producer, 12 through an approved third party if available.

"(2) REEVALUATION.—The Secretary shall reevaluate the provision of, and the amount of, technical assistance made available under subchapters B
and C of chapter 1 and chapter 4 of subtitle D.

17 "(3) CERTIFICATION OF THIRD-PARTY PRO18 VIDERS.—

"(A) IN GENERAL.—Not later than 6
months after the date of the enactment of this
subsection, the Secretary of Agriculture shall,
by regulation, establish a system for approving
persons to provide technical assistance pursuant
to chapter 4 of subtitle D. For purposes of this
paragraph, a person shall be considered ap-

1	proved if they have a memorandum of under-
2	standing regarding the provision of technical
3	assistance in place with the Secretary.
4	"(B) Expertise required.—In pre-
5	scribing such regulations, the Secretary shall
6	ensure that persons with expertise in the tech-
7	nical aspects of conservation planning, water-
8	shed planning, environmental engineering, in-
9	cluding commercial entities, nonprofit entities,
10	State or local governments or agencies, and
11	other Federal agencies, are eligible to become
12	approved providers of such technical assist-
13	ance.".
14	(c) DUTY OF SECRETARY.—
15	(1) IN GENERAL.—Section 1770(d) of such Act
16	(7 U.S.C. 2276(d)) is amended—
17	(A) by striking "or" at the end of para-
18	graph $(9);$
19	(B) by striking the period at the end of
20	paragraph (11) and inserting "; or"; and
21	(C) by adding at the end the following:
22	"(12) title XII of this Act.".
23	(2) Conforming Amendments.—Section
24	1770(e) of such Act (7 U.S.C. 2276(e)) is
25	amended—

	155
1	(A) by striking the subsection heading and
2	inserting "EXCEPTIONS"; and
3	(B) by inserting ", or as necessary to carry
4	out a program under title XII of this Act as de-
5	termined by the Secretary" before the period.
6	Subtitle F—Other Programs
7	SEC. 251. PRIVATE GRAZING LAND CONSERVATION ASSIST-
8	ANCE.
9	Section $386(d)(1)$ of the Federal Agriculture Im-
10	provement and Reform Act of 1996 (16 U.S.C.
11	2005b(d)(1)) is amended—
12	(1) by striking "and" at the end of subpara-
13	graph (G);
14	(2) by striking the period at the end of sub-
15	paragraph (H) and inserting "; and"; and
16	(3) by adding at the end the following new sub-
17	paragraph:
18	"(I) encouraging the utilization of sustain-
19	able grazing systems, such as year-round, rota-
20	tional, or managed grazing.".
21	SEC. 252. WILDLIFE HABITAT INCENTIVES PROGRAM.
22	Subsection (c) of section 387 of the Federal Agri-
23	culture Improvement and Reform Act of 1996 (16 U.S.C.
24	3836a) is amended to read as follows:

1	"(c) FUNDING.—Of the funds of the Commodity
2	Credit Corporation, the Secretary of Agriculture shall
3	make available the following amounts to carry out this sec-
4	tion:
5	"(1) \$25,000,000 for fiscal year 2002.
6	"(2) \$30,000,000 for each of fiscal years 2003
7	and 2004.
8	"(3) $$35,000,000$ for each of fiscal years 2005
9	and 2006.
10	"(4) \$40,000,000 for fiscal year 2007.
11	"(5) \$45,000,000 for each of fiscal years 2008
12	and 2009.
13	"(6) $$50,000,000$ for each of fiscal years 2010
14	and 2011.".
15	SEC. 253. FARMLAND PROTECTION PROGRAM.
16	(a) Removal of Acreage Limitation; Expansion
17	OF PURPOSES.—Subsection (a) of section 388 of the Fed-
18	eral Agriculture Improvement and Reform Act of 1996
19	(16 U.S.C. 3830 note) is amended—
20	(1) by striking "not less than 170,000, nor
21	more than 340,000 acres of"; and
22	(2) by inserting ", or agricultural land that
23	contains historic or archaeological resources," after
24	"other productive soil".

1 (b) FUNDING.—Subsection (c) of such section is2 amended to read as follows:

3 "(c) FUNDING.—The Secretary shall use not more
4 than \$50,000,000 of the funds of the Commodity Credit
5 Corporation in each of fiscal years 2002 through 2011 to
6 carry out this section.".

7 (c) ELIGIBLE ENTITIES.—Such section is further8 amended—

9 (1) in subsection (a), by striking "a State or
10 local government" and inserting "an eligible entity";
11 and

(2) by adding at the end the following:

13 "(d) DEFINITION OF ELIGIBLE ENTITY.—In this sec-14 tion, the term 'eligible entity' means—

"(1) any agency of any State or local government, or federally recognized Indian tribe, including
farmland protection boards and land resource councils established under State law; and

19 "(2) any organization that—

20 "(A) is organized for, and at all times
21 since the formation of the organization has
22 been operated principally for, one or more of
23 the conservation purposes specified in clause (i),
24 (ii), or (iii) of section 170(h)(4)(A) of the Inter25 nal Revenue Code of 1986;

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1	"(B) is an organization described in sec-
2	tion $501(c)(3)$ of that Code that is exempt from
3	taxation under section 501(a) of that Code;
4	"(C) is described in section $509(a)(2)$ of
5	that Code; or
6	"(D) is described in section $509(a)(3)$ of
7	that Code and is controlled by an organization
8	described in section $509(a)(2)$ of that Code.".
9	SEC. 254. RESOURCE CONSERVATION AND DEVELOPMENT
10	PROGRAM.
11	(a) PURPOSE.—Section 1528 of the Agriculture and
12	Food Act of 1981 (16 U.S.C. 3451) is amended—
13	(1) by striking the section heading and all that
14	follows through "SEC. 1528. It is the purpose" and
15	inserting the following:
16	"SEC. 1528. STATEMENT OF PURPOSE.
17	"It is the purpose"; and
18	(2) by inserting "through designated RC&D
19	councils" before "in rural areas".
20	(b) DEFINITIONS.—Section 1529 of such Act (16
21	U.S.C. 3452) is amended—
22	(1) by striking the section heading and all that
23	follows through "SEC. 1529. As used in this sub-
24	title—" and inserting the following:

1 **"SEC. 1529. DEFINITIONS.** 2 "In this title:"; 3 (2) in paragraph (1)— 4 (A) in the matter preceding subparagraph 5 (A), by inserting "RC&D council" before "area 6 plan"; 7 (B) in subparagraph (B), by striking "through control of nonpoint sources of pollu-8 9 tion"; 10 (C) in subparagraph (C)— (i) by striking "natural resources 11 based" and inserting "resource-based"; 12 (ii) by striking "development of aqua-13 14 culture,"; (iii) by striking "and satisfaction" 15 16 and inserting "satisfaction"; and (iv) by inserting ", food security, eco-17 nomic development, and education" before 18 19 the semicolon; and 20 (D) in subparagraph (D), by striking "other" the 1st place it appears and inserting 21 22 "land management"; (3) in paragraph (3), by striking "any State, 23 24 local unit of government, or local nonprofit organization" and inserting "the designated RC&D council"; 25

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1	(4) by striking paragraphs (4) through (6) and
2	inserting the following:
3	((4)(A) The term 'financial assistance' means
4	the Secretary may—
5	"(i) provide funds directly to RC&D coun-
6	cils or associations of RC&D councils through
7	grants, cooperative agreements, and interagency
8	agreements that directly implement RC&D area
9	plans; and
10	"(ii) may join with other federal agencies
11	through interagency agreements and other ar-
12	rangements as needed to carry out the pro-
13	gram's purpose.
14	"(B) Funds may be used for such things as—
15	"(i) technical assistance;
16	"(ii) financial assistance in the form of
17	grants for planning, analysis and feasibility
18	studies, and business plans;
19	"(iii) training and education; and
20	"(iv) all costs associated with making such
21	services available to RC&D councils or RC&D
22	associations.
23	"(5) The term 'RC&D council' means the re-
24	sponsible leadership of the RC&D area. RC&D coun-
25	cils and associations are non-profit entities whose

1	members are volunteers and include local civic and
2	elected officials. Affiliations of RC&D councils are
3	formed in states and regions.";
4	(5) in paragraph (8), by inserting "and feder-
5	ally recognized Indian tribes" before the period;
6	(6) in paragraph (9), by striking "works of im-
7	provement" and inserting "projects";
8	(7) by redesignating paragraphs (7) through
9	(9) as paragraphs (6) through (8) , respectively; and
10	(8) by striking paragraph (10) and inserting
11	the following:
12	"(9) The term 'project' means any action taken
13	by a designated RC&D council that achieves any of
14	the elements identified under paragraph (1).".
15	(c) ESTABLISHMENT AND SCOPE.—Section 1530 of
16	such Act (16 U.S.C. 3453) is amended—
17	(1) by striking the section heading and all that
18	follows through "SEC. 1530. The Secretary" and in-
19	serting the following:
20	"SEC. 1530. ESTABLISHMENT AND SCOPE.
21	"The Secretary"; and
22	(2) by striking "the technical and financial as-
23	sistance necessary to permit such States, local units
24	of government, and local nonprofit organizations"
25	and inserting "through designated RC&D councils

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1	the technical and financial assistance necessary to
2	permit such RC&D Councils".
3	(d) Selection of Designated Areas.—Section
4	1531 of such Act (16 U.S.C. 3454) is amended by striking
5	the section heading and all that follows through "SEC.
6	1531. The Secretary" and inserting the following:
7	"SEC. 1531. SELECTION OF DESIGNATED AREAS.
8	"The Secretary".
9	(e) Authority of Secretary.—Section 1532 of
10	such Act (16 U.S.C. 3455) is amended—
11	(1) by striking the section heading and all that
12	follows through "SEC. 1532. In carrying" and in-
13	serting the following:
14	"SEC. 1532. AUTHORITY OF SECRETARY.
15	"In carrying";
16	(2) in each of paragraphs (1) and (3) —
17	(A) by striking "State, local unit of gov-
18	ernment, or local nonprofit organization" and
19	inserting "RC&D council"; and
20	(B) by inserting "RC&D council" before
21	"area plan";
22	(3) in paragraph (2), by inserting "RC&D
23	council" before "area plans"; and
24	(4) in paragraph (4), by striking "States, local
25	units of government, and local nonprofit organiza-

1	tions" and inserting "RC&D councils or affiliations
2	of RC&D councils".
3	(f) Technical and Financial Assistance.—Sec-
4	tion 1533 of such Act (16 U.S.C. 3456) is amended—
5	(1) by striking the section heading and all that
6	follows through "SEC. 1533. (a) Technical" and in-
7	serting the following:
8	"SEC. 1533. TECHNICAL AND FINANCIAL ASSISTANCE.
9	"(a) Technical";
10	(2) in subsection (a)—
11	(A) by striking "State, local unit of gov-
12	ernment, or local nonprofit organization to as-
13	sist in carrying out works of improvement spec-
14	ified in an" and inserting "RC&D councils or
15	affiliations of RC&D councils to assist in car-
16	rying out a project specified in a RC&D coun-
17	cil'';
18	(B) in paragraph (1)—
19	(i) by striking "State, local unit of
20	government, or local nonprofit organiza-
21	tion" and inserting "RC&D council or af-
22	filiate"; and
23	(ii) by striking "works of improve-
24	ment" each place it appears and inserting
25	"project";

1	(C) in paragraph (2)—
2	(i) by striking "works of improve-
3	ment" and inserting "project"; and
4	(ii) by striking "State, local unit of
5	government, or local nonprofit organiza-
6	tion" and inserting "RC&D council";
7	(D) in paragraph (3), by striking "works
8	of improvement" and all that follows and in-
9	serting "project concerned is necessary to ac-
10	complish and RC&D council area plan objec-
11	tive;";
12	(E) in paragraph (4), by striking "the
13	works of improvement provided for in the" and
14	inserting "the project provided for in the RC&D
15	council'';
16	(F) in paragraph (5), by inserting "feder-
17	ally recognized Indian tribe" before "or local"
18	each place it appears; and
19	(G) in paragraph (6), by inserting "RC&D
20	council" before "area plan";
21	(3) in subsection (b), by striking "work of im-
22	provement" and inserting "project"; and
23	(4) in subsection (c), by striking "any State,
24	local unit of government, or local nonprofit organiza-

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1	tion to carry out any" and inserting "RC&D council
2	to carry out any RC&D council".
3	(g) Resource Conservation and Development
4	Policy Board.—Section 1534 of such Act (16 U.S.C.
5	3457) is amended—
6	(1) by striking the section heading and all that
7	follows through "SEC. 1534. (a) The Secretary" and
8	inserting the following:
9	"SEC. 1534. RESOURCE CONSERVATION AND DEVELOP-
10	MENT POLICY BOARD.
11	"(a) The Secretary"; and
12	(2) in subsection (b), by striking "seven".
13	(h) Program Evaluation.—Section 1535 of such
14	Act (16 U.S.C. 3458) is amended—
15	(1) by striking the section heading and all that
16	follows through "SEC. 1535. The Secretary" and in-
17	serting the following:
18	"SEC. 1535. PROGRAM EVALUATION.
19	"The Secretary";
20	(2) by inserting "with assistance from $RC\&D$
21	councils" before "provided";
22	(3) by inserting "federally recognized Indian
23	tribes," before "local units"; and
24	(4) by striking "1986" and inserting "2007".
24	(4) by striking "1986" and inserting "2007"
<u> ~</u> T	(1) by summing 1500 and institung 2007.

(i) LIMITATION ON ASSISTANCE.—Section 1536 of
 such Act (16 U.S.C. 3458) is amended by striking the sec tion heading and all that follows through "SEC. 1536. The
 program" and inserting the following:

5 "SEC. 1536. LIMITATION ON ASSISTANCE.

6 "The program".

7 (j) SUPPLEMENTAL AUTHORITY OF THE SEC8 RETARY.—Section 1537 of such Act (16 U.S.C. 3460) is
9 amended—

10 (1) by striking the section heading and all that
11 follows through "SEC. 1537. The authority" and in12 serting the following:

13 "SEC. 1537. SUPPLEMENTAL AUTHORITY OF SECRETARY.

14 "The authority"; and

(2) by striking "States, local units of government, and local nonprofit organizations" and inserting "RC&D councils".

18 (i) AUTHORIZATION OF APPROPRIATIONS.—Section
19 1538 of such Act (16 U.S.C. 3461) is amended—

20 (1) by striking the section heading and all that
21 follows through "SEC. 1538. There are" and insert22 ing the following:

23 "SEC. 1538. AUTHORIZATION OF APPROPRIATIONS.

24 "There are"; and

(2) by striking "for each of the fiscal years
 1996 through 2002".

3 SEC. 255. GRASSLAND RESERVE PROGRAM.

4 (a) IN GENERAL.—Chapter 1 of subtitle D of title
5 XII of the Food Security Act of 1985 (16 U.S.C. 3830–
6 3837f) is amended by adding at the end the following:

7 "Subchapter D—Grassland Reserve Program 8 "SEC. 1238. GRASSLAND RESERVE PROGRAM.

9 "(a) ESTABLISHMENT.—The Secretary, acting 10 through the Farm Service Agency, shall establish a grass-11 land reserve program (referred to in this subchapter as 12 the 'program') to assist owners in restoring and con-13 serving eligible land described in subsection (c).

14 "(b) ENROLLMENT CONDITIONS.—

15 "(1) MAXIMUM ENROLLMENT.—The total num16 ber of acres enrolled in the program shall not exceed
17 2,000,000 acres, not more than 1,000,000 of which
18 shall be restored grassland, and not more than
1,000,000 of which shall be virgin (never cultivated)
20 grassland.

21 "(2) METHODS OF ENROLLMENT.—The Sec22 retary shall enroll in the program for a willing owner
23 not less than 100 contiguous acres of land west of
24 the 90th meridian or not less than 50 contiguous

1	acres of land east of the 90th meridian through the
2	use of—
3	"(A) 10-year, 15-year, or 20-year con-
4	tracts; and
5	"(B) 30-year or permanent easements.
6	"(3) Limitation on use of easements.—Not
7	more than one-third of the total amount of funds ex-
8	pended under the program may be used to acquire
9	30-year and permanent easements.
10	"(c) ELIGIBLE LAND.—Land shall be eligible to be
11	enrolled in the program if the Secretary determines that—
12	"(1) the land is natural grass or shrubland; or
13	((2) the land—
14	"(A) is located in an area that has been
15	historically dominated by natural grass or
16	shrubland; and
17	"(B) has potential to serve as habitat for
18	animal or plant populations of significant eco-
19	logical value if the land is restored to natural
20	grass or shrubland.
21	"SEC. 1238A. CONTRACTS AND AGREEMENTS.
22	"(a) Requirements of Landowner.—
23	"(1) CONTRACTS.—To be eligible to enroll land
24	in the program under a multi-year contract, the
25	owner of the land shall—

1	"(A) agree to comply with the terms of the
2	contract and related restoration agreements;
3	and
4	"(B) agree to the suspension of any exist-
5	ing cropland base and allotment history for the
6	land under any program administered by the
7	Secretary.
8	"(2) EASEMENTS.—To be eligible to enroll land
9	in the program under an easement, the owner of the
10	land shall—
11	"(A) grant an easement that runs with the
12	land to the Secretary;
13	"(B) create and record an appropriate
14	deed restriction in accordance with applicable
15	State law to reflect the easement;
16	"(C) provide a written statement of con-
17	sent to the easement signed by persons holding
18	a security interest or any vested interest in the
19	land;
20	"(D) provide proof of unencumbered title
21	to the underlying fee interest in the land that
22	is the subject of the easement;
23	"(E) agree to comply with the terms of the
24	easement and related restoration agreements;
25	and

1	"(F) agree to the suspension of any exist-
2	ing cropland base and allotment history for the
3	land under any program administered by the
4	Secretary.
5	"(b) TERMS OF CONTRACTS AND EASEMENTS.—A
6	contract or easement under the program shall—
7	"(1) permit—
8	"(A) common grazing practices on the land
9	in a manner that is consistent with maintaining
10	the viability of natural grass and shrub species
11	indigenous to that locality;
12	"(B) haying, mowing, or haying for seed
13	production, except that such uses shall not be
14	permitted until after the end of the nesting sea-
15	son for birds in the local area which are in sig-
16	nificant decline or are conserved pursuant to
17	State or Federal law, as determined by the Nat-
18	ural Resources Conservation Service State con-
19	servationist; and
20	"(C) construction of fire breaks and
21	fences, including placement of the posts nec-
22	essary for fences;
23	"(2) prohibit—
24	"(A) the production of any agricultural
25	commodity (other than hay); and

1	"(B) unless allowed under subsection (d),
2	the conduct of any other activity that would dis-
3	turb the surface of the land covered by the con-
4	tract or easement; and
5	((3) include such additional provisions as the
6	Secretary determines are appropriate to carry out or
7	facilitate the administration of this subchapter.
8	"(c) RANKING APPLICATIONS.—
9	"(1) Establishment of criteria.—The Sec-
10	retary shall establish criteria to evaluate and rank
11	applications for contracts or easements under this
12	subchapter.
13	"(2) EMPHASIS.—In establishing the criteria,
14	the Secretary shall emphasize support for native
15	grass and shrubland, grazing operations, and plant
16	and animal biodiversity.
17	"(d) Restoration Agreements.—The Secretary
18	shall prescribe the terms by which grassland that is sub-
19	ject to a contract or easement under the program shall
20	be restored. The agreement shall include duties of the land
21	owner and the Secretary, including the Federal share of
22	restoration payments and technical assistance.
23	"(e) VIOLATIONS.—On the violation of the terms or
24	conditions of a contract, easement, or restoration agree-
25	ment entered into under the program—

"(1) the contract or easement shall remain in
 force; and

"(2) the Secretary may require the owner to refund all or part of any payments received by the
owner under this subchapter, with interest on the
payments as determined appropriate by the Secretary.

8 "SEC. 1238B. DUTIES OF SECRETARY.

9 "(a) IN GENERAL.—In return for the granting of an 10 easement or the execution of a contract by an owner under 11 this subchapter, the Secretary shall make payments under 12 subsection (b), make payments of the Federal share of res-13 toration under subsection (c), and provide technical assist-14 ance to the owner in accordance with this section.

15 "(b) Contract and Easement Payments.—

- "(1) CONTRACTS.—In return for entering into
 a contract by an owner under this subchapter, the
 Secretary shall make annual payments to the owner
 during the term of the contract in an amount that
 is not more than 75 percent of the grazing value of
 the land.
- 22 "(2) EASEMENTS.—
- 23 "(A) IN GENERAL.—In return for the
 24 granting of an easement by an owner under this

1	subchapter, the Secretary shall make easement
2	payments to the owner in an amount equal to—
3	"(i) in the case of a permanent ease-
4	ment, the fair market value of the land
5	less the grazing value of the land encum-
6	bered by the easement; and
7	"(ii) in the case of a 30-year easement
8	or an easement for the maximum duration
9	allowed under applicable State law, 30 per-
10	cent of the fair market value of the land
11	less the grazing value of the land for the
12	period that the land is encumbered by the
13	easement.
14	"(B) PAYMENT SCHEDULE.—Easement
15	payments may be made as a single payment or
16	annual payments, but not to exceed 10 annual
17	payments of equal or unequal amounts, as
18	agreed to by the Secretary and the owner.
19	"(c) Federal Share of Restoration.—The Sec-
20	retary shall make payments to the owner of not more
21	than—
22	"(1) in the case of virgin (never cultivated)
23	grassland, 90 percent of the costs of carrying out
24	measures and practices necessary to restore grass-
25	land functions and values; or

"(2) in the case of restored grassland, 75 per cent of such costs.

3 "(d) TECHNICAL ASSISTANCE.—A landowner who is
4 receiving a benefit under this subchapter shall be eligible
5 to receive technical assistance in accordance with section
6 1243(d) to assist the owner or operator in carrying out
7 a contract entered into under this subchapter.

8 "(e) PAYMENTS TO OTHERS.—If an owner who is en-9 titled to a payment under this subchapter dies, becomes 10 incompetent, is otherwise unable to receive the payment, or is succeeded by another person who renders or com-11 pletes the required performance, the Secretary shall make 12 13 the payment, in accordance with regulations promulgated by the Secretary and without regard to any other provision 14 15 of law, in such manner as the Secretary determines is fair and reasonable in light of all the circumstances.". 16

17 (b) FUNDING.—Section 1241 of such Act (16 U.S.C.18 3841) is amended by adding at the end the following:

"(c) GRASSLAND RESERVE PROGRAM.—For fiscal
years 2002 through 2011, the Secretary shall use a total
of \$254,000,000 of the funds of the Commodity Credit
Corporation to carry out subchapter D of chapter 1 of subtitle D.".

1 SEC. 256. FARMLAND STEWARDSHIP PROGRAM.

Subtitle D of title XII of the Food Security Act of
1985 (16 U.S.C. 3830–3839bb) is amended by inserting
after chapter 1 (and the matter added by section 255 of
this Act) the following:

6 "CHAPTER 2—FARMLAND STEWARDSHIP 7 PROGRAM

8 **"SEC. 1239. DEFINITIONS.**

9 "In this chapter:

10 "(1) AGREEMENT.—The terms 'farmland stew11 ardship agreement' and 'agreement' mean a stew12 ardship contract authorized by this chapter.

"(2) CONTRACTING AGENCY.—The term 'con-13 14 tracting agency' means a local conservation district, 15 resource conservation and development council, local 16 office of the Department of Agriculture, other par-17 ticipating government agency, or other nongovern-18 mental organization that is designated by the Sec-19 retary to enter into farmland stewardship agree-20 ments on behalf of the Secretary.

21 "(3) ELIGIBLE AGRICULTURAL LANDS.—The
22 term 'eligible agricultural lands' means private lands
23 that are in primarily native or natural condition or
24 are classified as cropland, pastureland, grazing
25 lands, timberlands, or other lands as specified by the
26 Secretary that—

1	"(A) contain wildlife habitat, wetlands, or
2	other natural resources; or
3	"(B) provide benefits to the public at
4	large, such as—
5	"(i) conservation of soil, water, and
6	related resources;
7	"(ii) water quality protection or im-
8	provement;
9	"(iii) control of invasive and exotic
10	species;
11	"(iv) wetland restoration, protection,
12	and creation; and
13	"(v) wildlife habitat development and
14	protection;
15	"(vi) preservation of open spaces, or
16	prime, unique, or other productive farm
17	lands; and
18	"(vii) and other similar conservation
19	purposes.
20	"(4) FARMLAND STEWARDSHIP PROGRAM; PRO-
21	GRAM.—The terms 'Farmland Stewardship Pro-
22	gram' and 'Program' mean the conservation pro-
23	gram of the Department of Agriculture established
24	by this chapter.

1 "SEC. 1239A. ESTABLISHMENT AND PURPOSE OF PROGRAM.

2 "(a) ESTABLISHMENT.—The Secretary shall estab-3 lish a conservation program of the Department of Agri-4 culture, to be known as the Farmland Stewardship Pro-5 gram, that is designed to more precisely tailor and target 6 existing conservation programs to the specific conservation 7 needs and opportunities presented by individual parcels of 8 eligible agricultural lands.

9 "(b) RELATION TO OTHER CONSERVATION PRO-10 GRAMS.—Under the Farmland Stewardship Program, the 11 Secretary may implement, or combine together, the fea-12 tures of—

"(1) the Wetlands Reserve Program; 13 "(2) the Wildlife Habitat Incentives Program; 14 15 "(3) the Forest Land Enhancement Program; 16 "(4) the Farmland Protection Program; or "(5) other conservation programs administered 17 18 by other Federal agencies and State and local gov-19 ernment entities, where feasible and with the con-20 sent of the administering agency or government. 21 "(c) FUNDING SOURCES.— 22 "(1) IN GENERAL.—The Farmland Stewardship 23 Program and agreements under the Program shall 24 be funded by the Secretary using— "(A) the funding authorities of the con-25 26 servation programs that are implemented in

1	whole, or in part, through the use of agree-
2	ments or easements; and
3	"(B) such funds as are provided to carry
4	out the programs specified in paragraphs (1)
5	through (4) of subsection (b).
6	"(2) Cost-sharing.—It shall be a requirement
7	of the Farmland Stewardship Program that the ma-
8	jority of the funds to carry out the Program must
9	come from other existing conservation programs,
10	which may be Federal, State, regional, local, or pri-
11	vate, that are combined into and made a part of an
12	agreement, or from matching funding contributions
13	made by State, regional, or local agencies and divi-
14	sions of government or from private funding sources.
15	"(d) PERSONNEL COSTS.—The Secretary may use
16	the Natural Resources Conservation Service to carry out
17	the Farmland Stewardship Program.
18	"(e) Technical Assistance.—An owner or oper-
19	ator who is receiving a benefit under this chapter shall
20	be eligible to receive technical assistance in accordance

21 with section 1243(d) to assist the owner or operator in

22 carrying out a contract entered into under this chapter.

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3 "(a) AGREEMENTS AUTHORIZED.—The Secretary 4 shall carry out the Farmland Stewardship Program by en-5 tering into stewardship contracts as determined by the 6 Secretary, to be known as farmland stewardship agree-7 ments, with the owners or operators of eligible agricultural 8 lands to maintain and protect for the natural and agricul-9 tural resources on the lands.

10 "(b) BASIC PURPOSES.—An agreement with the 11 owner or operator of eligible agricultural lands shall be 12 used—

13 "(1) to negotiate a mutually agreeable set of 14 guidelines, practices, and procedures under which 15 conservation practices will be provided by the owner 16 or operator to protect, maintain, and, where pos-17 sible, improve, the natural resources on the lands 18 covered by the agreement in return for annual pay-19 ments to the owner or operator;

"(2) to implement a conservation program or
series of programs where there is no such program
or to implement conservation management activities
where there is no such activity; and

24 "(3) to expand conservation practices and re25 source management activities to a property where it
26 is not possible at the present time to negotiate or
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reach agreement on a public purchase of a fee-sim ple or less-than-fee interest in the property for con servation purposes.

"(c) Modification of Other Conservation Pro-4 GRAM ELEMENTS.—If most, but not all, of the limitations, 5 conditions, and requirements of a conservation program 6 7 that is implemented in whole, or in part, through the 8 Farmland Stewardship Program are met with respect to 9 a parcel of eligible agricultural lands, and the purposes 10 to be achieved by the agreement to be entered into for such lands are consistent with the purposes of the con-11 12 servation program, then the Secretary may waive any remaining limitations, conditions, or requirements of the 13 conservation program that would otherwise prohibit or 14 15 limit the agreement.

16 "(d) STATE AND LOCAL CONSERVATION PRIOR17 ITIES.—To the maximum extent practicable, agreements
18 shall address the conservation priorities established by the
19 State and locality in which the eligible agricultural lands
20 are located.

21 "(e) WATERSHED ENHANCEMENT.—To the extent
22 practicable, the Secretary shall encourage the development
23 of Farmland Stewardship Program applications on a wa24 tershed basis.

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1 "SEC. 1239C. PARTNERSHIP APPROACH TO PROGRAM.

2 "(a) AUTHORITY OF SECRETARY EXERCISED 3 THROUGH PARTNERSHIPS.—The Secretary may administer agreements under the Farmland Stewardship Pro-4 5 gram in partnership with other Federal, State, and local agencies whose programs are incorporated into the Pro-6 7 gram under section 1239A.

8 "(b) DESIGNATION AND USE OF CONTRACTING 9 AGENCIES.—Subject to subsection (c), the Secretary may 10 authorize a local conservation district, resource conserva-11 tion & development district, nonprofit organization, or local office of the Department of Agriculture or other par-12 13 ticipating government agency to enter into and administer agreements under the Program as a contracting agency 14 on behalf of the Secretary. 15

16 "(c) CONDITIONS ON DESIGNATION.—The Secretary
17 may designate an eligible district or office as a contracting
18 agency under subsection (b) only if the district of office—

19 "(1) submits a written request for such des-20 ignation to the Secretary;

21 "(2) affirms that it is willing to follow all guide22 lines for executing and administering an agreement,
23 as promulgated by the Secretary;

24 "(3) demonstrates to the satisfaction of the
25 Secretary that it has established working relation26 ships with owners and operators of eligible agriculHR 2646 PCS

1 tural lands, and based on the history of these work-2 ing relationships, demonstrates that it has the abil-3 ity to work with owners and operators of eligible ag-4 ricultural lands in a cooperative manner; "(4) affirms its responsibility for preparing all 5 documentation for the agreement, negotiating its 6 7 terms with an owner or operator, monitoring compli-8 ance, making annual reports to the Secretary, and 9 administering the agreement throughout its full 10 term; and 11 "(5) demonstrates to the satisfaction of the 12 Secretary that it has or will have the necessary staff 13 resources and expertise to carry out its responsibil-14 ities under paragraphs (3) and (4). **"SEC. 1239D. PARTICIPATION OF OWNERS AND OPERATORS** 15 16 OF ELIGIBLE AGRICULTURAL LANDS. 17 "(a) Application and Approval Process.—To 18 participate in the Farmland Stewardship Program, an 19 owner or operator of eligible agricultural lands shall— "(1) submit to the Secretary an application in-20 21 dicating interest in the Program and describing the 22 owner's or operator's property, its resources, and 23 their ecological and agricultural values;

1 "(2) submit to the Secretary a list of services 2 to be provided, a management plan to be imple-3 mented, or both, under the proposed agreement; "(3) if the application and list are accepted by 4 5 the Secretary, enter into an agreement that details 6 the services to be provided, management plan to be implemented, or both, and requires compliance with 7 8 the other terms of the agreement. 9 "(b) Application on Behalf of an Owner or 10 OPERATOR.—A designated contracting agency may sub-11 mit the application required by subsection (a) on behalf 12 of an owner or operator by if the contracting agency has 13 secured the consent of the owner or operator to enter into 14 an agreement.". 15 SEC. 257. SMALL WATERSHED REHABILITATION PROGRAM. 16 Section 14(h) of the Watershed Protection and Flood 17 Prevention Act (16 U.S.C. 1012(h)) is amended— 18 (1) by adding "and" at the end of paragraph 19 (1); and 20 (2) by striking all that follows paragraph (1)21 and inserting the following: 22 "(2) \$15,000,000 for fiscal year 2002 and each

23 succeeding fiscal year.".

1	SEC. 258. PROVISION OF ASSISTANCE FOR REPAUPO CREEK
2	TIDE GATE AND DIKE RESTORATION
3	PROJECT, NEW JERSEY.
4	Notwithstanding section 403 of the Agricultural
5	Credit Act of 1978 (16 U.S.C. 2203), the Secretary of
6	Agriculture, acting through the Natural Resources Con-
7	servation Service, shall provide assistance for planning
8	and implementation of the Repaupo Creek Tide Gate and
9	Dike Restoration Project in the State of New Jersey.
10	Subtitle G—Repeals
11	SEC. 261. PROVISIONS OF THE FOOD SECURITY ACT OF
12	1985.
13	(a) Wetlands Mitigation Banking Program.—
14	Section 1222 of the Food Security Act of 1985 (16 U.S.C.
15	3822) is amended by striking subsection (k).
16	(b) Conservation Reserve Program.—
17	(1) REPEALS.—(A) Section 1234(f) of such Act
18	(16 U.S.C. 3834(f)) is amended by striking para-
19	graph (3) and by redesignating paragraph (4) as
20	paragraph (3).
21	(B) Section 1236 of such Act (16 U.S.C. 3836)
22	is repealed.
23	(2) Conforming Amendments.—(A) Section
24	1232(a)(5) of such Act (16 U.S.C. $3832(a)(5)$) is
25	amended by striking "in addition to the remedies
26	provided under section 1236(d),".

1 (B) Section 1234(d)(4) of such Act (16 U.S.C. 2 3834(d)(4)) is amended by striking "subsection 3 (f)(4)" and inserting "subsection (f)(3)". PROGRAM.—Section 4 (c)WETLANDS Reserve 5 1237D(c) of such Act (16 U.S.C. 3837d(c)) is amended by striking paragraph (3). 6 7 (d) Environmental Easement Program.— 8 (1) REPEAL.—Chapter 3 of subtitle D of title 9 XII of such Act (16 U.S.C. 3839–3839d) is re-10 pealed. 11 (2)CONFORMING AMENDMENT.—Section 12 1243(b)(3) of such Act (16 U.S.C. 3843(b)(3)) is 13 amended by striking "or 3". 14 (e) CONSERVATION FARM OPTION.—Chapter 5 of 15 subtitle D of title XII of such Act (16 U.S.C. 3839bb) is repealed. 16 17 (f) TREE PLANTING INITIATIVE.—Section 1256 of such Act (16 U.S.C. 2101 note) is repealed. 18 19 SEC. 262. NATIONAL NATURAL RESOURCES CONSERVATION 20 FOUNDATION ACT. 21 Subtitle F of title III of the Federal Agriculture Im-22 provement and Reform Act of 1996 (16 U.S.C. 5801-23 5809) is repealed.

TITLE III—TRADE 1 2 SEC. 301. MARKET ACCESS PROGRAM. 3 Section 211(c)(1) of the Agricultural Trade Act of 4 1978 (7 U.S.C. 5641(c)(1)) is amended— 5 (1) by striking "and not more" and inserting 6 "not more"; 7 (2)inserting "and by not more than 8 \$200,000,000 for each of fiscal years 2002 through 2011," after "2002,"; and 9 (3) by striking "2002" and inserting "2001". 10 11 SEC. 302. FOOD FOR PROGRESS. 12 (a) IN GENERAL.—Subsections (f)(3), (g), (k), and 13 (l)(1) of section 1110 of the Food Security Act of 1985 14 (7 U.S.C. 17360) are each amended by striking "2002" and inserting "2011". 15 16 (b) INCREASE IN FUNDING.—Section 1110(l)(1) of the Food Security Act of 1985 (7 U.S.C.1736o(1)(1)) is 17 amended-18 19 (1) by striking "2002" and inserting "2011"; 20 and 21 (2) by striking "\$10,000,000" and inserting 22 "\$15,000,000. 23 (c)EXCLUSION FROM LIMITATION.—Section 1110(e)(2) of the Food Security Act of 1985 (7 U.S.C. 24 1736o(e)(2)) is amended by inserting ", and subsection 25

(g) does not apply to such commodities furnished on a
 grant basis or on credit terms under title I of the Agricul tural Trade Development Act of 1954" before the final
 period.

5 (d) TRANSPORTATION COSTS.—Section 1110(f)(3) of
6 the Food Security Act of 1985 (7 U.S.C. 1736o(f)(3)) is
7 amended by striking "\$30,000,000" and inserting
8 "\$40,000,000".

9 (e) AMOUNTS OF COMMODITIES.—Section 1110(g) of 10 the Food Security Act of 1985 (7 U.S.C. 17360(g)) is 11 amended by striking "500,000" and inserting 12 "1,000,000".

(f) MULTIYEAR BASIS.—Section 1110(j) of the Food
Security Act of 1985 (7 U.S.C. 1736o(j)) is amended—
(1) by striking "may" and inserting "is encouraged"; and

17 (2) by inserting "to" before "approve".

(g) MONETIZATION.—Section 1110(l)(3) of the Food
Security Act of 1985 (7 U.S.C. 1736o(l)(3)) is amended
by striking "local currencies" and inserting "proceeds".

(h) NEW PROVISIONS.—Section 1110 of the Food Security Act of 1985 (7 U.S.C. 17360) is amended by adding
at the end the following:

24 "(p) The Secretary is encouraged to finalize program25 agreements and resource requests for programs under this

section before the beginning of the relevant fiscal year. 1 2 By November 1 of the relevant fiscal year, the Secretary 3 shall provide to the Committee on Agriculture and the 4 Committee on International Relations of the House of 5 Representatives, and the Committee on Agriculture, Nutrition, and Forestry of the Senate a list of approved pro-6 7 grams, countries, and commodities, and the total amounts 8 of funds approved for transportation and administrative 9 costs, under this section.".

10SEC. 303. SURPLUS COMMODITIES FOR DEVELOPING OR11FRIENDLY COUNTRIES.

(a) USE OF CURRENCIES.—Section 416(b)(7)(D) of
the Agricultural Act of 1949 (7 U.S.C. 1431(b)(7)(D)) is
amended—

(1) in clauses (i) and (iii), by striking "foreign
currency" each place it appears;

17 (2) in clause (ii)—

18 (A) by striking "Foreign currencies" and19 inserting "Proceeds"; and

20 (B) by striking "foreign currency"; and

21 (3) in clause (iv)—

22 (A) by striking "Foreign currency pro23 ceeds" and inserting "Proceeds";

24 (B) by striking "country of origin" the sec-25 ond place it appears and all that follows

1	through "as necessary to expedite" and insert-
2	ing "country of origin as necessary to expe-
3	dite";
4	(C) by striking "; or" and inserting a pe-
5	riod; and
6	(D) by striking subclause (II).
7	(b) Implementation of Agreements.—Section
8	416(b)(8)(A) of the Agricultural Act of 1949 (7 U.S.C.
9	1431(b)(8)(A)) is amended—
10	(1) by inserting "(i)" after "(A)"; and
11	(2) by adding at the end the following new
12	clauses:
13	"(ii) The Secretary shall publish in the Federal Reg-
14	ister, not later than October 31 of each fiscal year, an
15	estimate of the commodities that shall be available under
16	this section for that fiscal year.
17	"(iii) The Secretary is encouraged to finalize program
18	agreements under this section not later than December 31
19	of each fiscal year.".
20	SEC. 304. EXPORT ENHANCEMENT PROGRAM.
21	Section $301(e)(1)(G)$ of the Agricultural Trade Act
22	of 1978 (7 U.S.C. $5651(e)(1)(G)$) is amended by inserting
23	"and for each fiscal year thereafter through fiscal year
24	2011" after "2002".

United States agricultural products into emerging

24 markets" after "products".

1	(2) REPORT TO CONGRESS.—Section 702 of the
2	Agricultural Trade Act of 1978 (7 U.S.C. 5722) is
3	amended by adding at the end the following:
4	"(c) Report to Congress.—
5	"(1) IN GENERAL.—The Secretary shall report
6	annually to appropriate congressional committees
7	the amount of funding provided, types of programs
8	funded, the value added products that have been tar-
9	geted, and the foreign markets for those products
10	that have been developed.
11	((2) DEFINITION.—In this subsection, the term
12	'appropriate congressional committees' means—
13	"(A) the Committee on Agriculture and
14	the Committee on International Relations of the
15	House of Representatives; and
16	"(B) the Committee on Agriculture, Nutri-
17	tion and Forestry and the Committee on For-
18	eign Relations of the Senate.".
19	SEC. 306. EXPORT CREDIT GUARANTEE PROGRAM.
20	(a) Reauthorization.—Section 211(b)(1) of the
21	Agricultural Trade Act of 1978 (7 U.S.C. 5641(b)(1)) is

22 amended by striking "2002" and inserting "2011".

23 (b) PROCESSED AND HIGH VALUE PRODUCTS.—Sec24 tion 202(k)(1) of the Agricultural Trade Act of 1978 (7)

	10-
1	U.S.C. $5622(k)(1)$) is amended by striking ", 2001, and
2	2002" and inserting "through 2011".
3	SEC. 307. FOOD FOR PEACE (PUBLIC LAW 480).
4	The Agricultural Trade Development and Assistance
5	Act of 1954 (7 U.S.C. 1691 et seq.) is amended—
6	(1) in section 2 (7 U.S.C. 1691), by striking
7	paragraph (2) and inserting the following:
8	"(2) promote broad-based, equitable, and sus-
9	tainable development, including agricultural develop-
10	ment as well as conflict prevention;";
11	(2) in section 202(e)(1) (7 U.S.C. 1722(e)(1)),
12	by striking "not less than $$10,000,000$, and not
13	more than \$28,000,000" and inserting "not less
14	than 5 percent and not more than 10 percent of
15	such funds";
16	(3) in section 203(a) (7 U.S.C. 1723(a)), by
17	striking "the recipient country, or in a country" and
18	inserting "one or more recipient countries, or one or
19	more countries";
20	(4) in section 203(c) (7 U.S.C. 1723(c))—
21	(A) by striking "foreign currency"; and
22	(B) by striking "the recipient country, or
23	in a country" and inserting "one or more re-
24	cipient countries, or one or more countries";
25	(5) in section 203(d) (7 U.S.C. 1723(d))—

1	(A) by striking "Foreign currencies" and
2	inserting "Proceeds";
3	(B) in paragraph (2)—
4	(i) by striking "income generating"
5	and inserting "income-generating"; and
6	(ii) by striking "the recipient country
7	or within a country" and inserting "one or
8	more recipient countries, or one or more
9	countries"; and
10	(C) in paragraph (3), by inserting a
11	comma after "invested" and "used";
12	(6) in section 204(a) (7 U.S.C. 1724(a))—
13	(A) by striking "1996 through 2002" and
14	inserting "2002 through 2011"; and
15	(B) by striking "2,025,000" and inserting
16	<i>``2,250,000'';</i>
17	(7) in section $205(f)$ (7 U.S.C. $1725(f)$), by
18	striking "2002" and inserting "2011";
19	(8) by striking section 206 (7 U.S.C. 1726);
20	(9) in section 207(a) (7 U.S.C. 1726a(a))—
21	(A) by redesignating paragraph (2) as
22	paragraph (3); and
23	(B) by striking paragraph (1) and insert-
24	ing the following:

1	"(1) RECIPIENT COUNTRIES.—A proposal to
2	enter into a non-emergency food assistance agree-
3	ment under this title shall identify the recipient
4	country or countries subject to the agreement.
5	"(2) TIME FOR DECISION.—Not later than 120
6	days after receipt by the Administrator of a proposal
7	submitted by an eligible organization under this
8	title, the Administrator shall make a decision con-
9	cerning such proposal.";
10	(10) in section $208(f)$, by striking "2002" and
11	inserting "2011";
12	(11) in section 403 (7 U.S.C. 1733), by insert-
13	ing after subsection (k) the following:
14	"(l) SALES PROCEDURES.—Subsections (b) and (h)
15	shall apply to sales of commodities to generate proceeds
16	for titles II and III of this Act, section 416(b) of the Agri-
17	cultural Act of 1949, and section 1110 of the Food and
18	Security Act of 1985. Such sales transactions may be in
19	United States dollars and other currencies.";
20	(12) in section $407(c)(4)$, by striking "2001
21	and 2002" and inserting "2001 through 2011";
22	(13) in section $407(c)(1)$ (7 U.S.C.
23	1736a(c)(1))—
24	(A) by striking "The Administrator" and
25	inserting "(A) The Administrator"; and

1	(B) by adding at the end the following:
2	"(B) In the case of commodities made available
3	for nonemergency assistance under title II for least
4	developed countries that meet the poverty and other
5	eligibility criteria established by the International
6	Bank for Reconstruction and Development for fi-
7	nancing under the International Development Asso-
8	ciation, the Administrator may pay the transpor-
9	tation costs incurred in moving the commodities
10	from designated points of entry or ports of entry
11	abroad to storage and distribution sites and associ-
12	ated storage and distribution costs.".
13	(14) in section 408, by striking "2002" and in-
14	serting "2011"; and
15	(15) in section 501(c), by striking "2002" and
16	inserting "2011".
17	SEC. 308. EMERGING MARKETS.
18	Section 1542 of the Food, Agriculture, Conservation,
19	and Trade Act of 1990 (7 U.S.C. 5622 note) is
20	amended—
21	(1) in subsections (a) and $(d)(1)(A)(i)$, by strik-
22	ing "2002" and inserting "2011"; and
23	(2) in subsection $(d)(1)(H)$, by striking
24	"\$10,000,000 in any fiscal year" and inserting

"\$13,000,000 for each of fiscal years 2002 through
 2011".

3 SEC. 309. BILL EMERSON HUMANITARIAN TRUST.

Subsections (b)(2)(B)(i), (h)(1), and (h)(2) of section
302 of the Bill Emerson Humanitarian Trust Act (7
U.S.C. 1736f–1) are each amended by striking "2002"
and inserting "2011".

8 SEC. 310. TECHNICAL ASSISTANCE FOR SPECIALTY CROPS.

9 (a) ESTABLISHMENT.—The Secretary of Agriculture 10 shall establish an export assistance program (referred to 11 in this section as the "program") to address unique bar-12 riers that prohibit or threaten the export of United States 13 specialty crops.

(b) PURPOSE.—The program shall provide direct assistance through public and private sector projects and
technical assistance to remove, resolve, or mitigate sanitary and phytosanitary and related barriers to trade.

(c) PRIORITY.—The program shall address time sensitive and strategic market access projects based on—

20 (1) trade effect on market retention, market ac-

21 cess, and market expansion; and

22 (2) trade impact.

23 (d) FUNDING.—The Secretary shall make available
24 \$3,000,000 for each of fiscal years 2002 through 2011

1	of the funds of, or an equal value of commodities owned
2	by, the Commodity Credit Corporation.
3	SEC. 311. FARMERS FOR AFRICA AND CARIBBEAN BASIN
4	PROGRAM.
5	(a) FINDINGS.—Congress finds the following:
6	(1) Many African farmers and farmers in Car-
7	ibbean Basin countries use antiquated techniques to
8	produce their crops, which result in poor crop qual-
9	ity and low crop yields.
10	(2) Many of these farmers are losing business
11	to farmers in European and Asian countries who use
12	advanced planting and production techniques and
13	are supplying agricultural produce to restaurants,
14	resorts, tourists, grocery stores, and other con-
15	sumers in Africa and Caribbean Basin countries.
16	(3) A need exists for the training of African
17	farmers and farmers in Caribbean Basin countries
18	and other developing countries in farming techniques
19	that are appropriate for the majority of eligible
20	farmers in African or Caribbean countries, including
21	standard growing practices, insecticide and sanita-
22	tion procedures, and other farming methods that will
23	produce increased yields of more nutritious and
24	healthful crops.

1	(4) African-American and other American farm-
2	ers, as well as banking and insurance professionals,
3	are a ready source of agribusiness expertise that
4	would be invaluable for African farmers and farmers
5	in Caribbean Basin countries.
б	(5) A United States commitment is appropriate
7	to support the development of a comprehensive agri-
8	cultural skills training program for these farmers
9	that focuses on—
10	(A) improving knowledge of insecticide and
11	sanitation procedures to prevent crop destruc-
12	tion;
13	(B) teaching modern farming techniques,
14	including the identification and development of
15	standard growing practices and the establish-
16	ment of systems for recordkeeping, that would
17	facilitate a continual analysis of crop produc-
18	tion;
19	(C) the use and maintenance of farming
20	equipment that is appropriate for the majority
21	of eligible farmers in African or Caribbean
22	Basin countries;
23	(D) expansion of small farming operations
24	into agribusiness enterprises through the devel-
25	opment and use of village banking systems and

1	the use of agricultural risk insurance pilot prod-
2	ucts, resulting in increased access to credit for
3	these farmers; and
4	(E) marketing crop yields to prospective
5	purchasers (businesses and individuals) for local
6	needs and export.
7	(6) The participation of African-American and
8	other American farmers and American agricultural
9	farming specialists in such a training program prom-
10	ises the added benefit of improving access to African
11	and Caribbean Basin markets for American farmers
12	and United States farm equipment and products and
13	business linkages for United States insurance pro-
14	viders offering technical assistance on, among other
15	things, agricultural risk insurance products.
16	(7) Existing programs that promote the ex-
17	change of agricultural knowledge and expertise
18	through the exchange of American and foreign farm-
19	ers have been effective in promoting improved agri-
20	cultural techniques and food security, and, thus, the
21	extension of additional resources to such farmer-to-
22	farmer exchanges is warranted.
23	(b) DEFINITIONS.—In this section:
24	(1) Agricultural farming specialist.—The
25	term "agricultural farming specialist" means an in-

dividual trained to transfer information and technical support relating to agribusiness, food security,
the mitigation and alleviation of hunger, the mitigation of agricultural and farm risk, maximization of
crop yields, agricultural trade, and other needs specific to a geographical location as determined by the
President.

8 (2) CARIBBEAN BASIN COUNTRY.—The term
9 "Caribbean Basin country" means a country eligible
10 for designation as a beneficiary country under sec11 tion 212 of the Caribbean Basin Economic Recovery
12 Act (19 U.S.C. 2702).

13 (3) ELIGIBLE FARMER.—The term "eligible 14 farmer" means an individual owning or working on 15 farm land (as defined by a particular country's laws 16 relating to property) in the sub-Saharan region of 17 the continent of Africa, in a Caribbean Basin coun-18 try, or in any other developing country in which the 19 President determines there is a need for farming ex-20 pertise or for information or technical support de-21 scribed in paragraph (1).

(4) PROGRAM.—The term "Program" means
the Farmers for Africa and Caribbean Basin Program established under this section.

1 (c) ESTABLISHMENT OF PROGRAM.—The President 2 shall establish a grant program, to be known as the 3 "Farmers for Africa and Caribbean Basin Program", to 4 assist eligible organizations in carrying out bilateral ex-5 change programs whereby African-American and other American farmers and American agricultural farming spe-6 7 cialists share technical knowledge with eligible farmers 8 regarding-9 (1) maximization of crop yields; 10 (2) use of agricultural risk insurance as finan-11 cial tools and a means of risk management (as al-12 lowed by Annex II of the World Trade Organization 13 rules); 14 (3) expansion of trade in agricultural products; 15 (4) enhancement of local food security; 16 (5) the mitigation and alleviation of hunger; 17 (6) marketing agricultural products in local, re-18 gional, and international markets; and 19 (7) other ways to improve farming in countries 20 in which there are eligible farmers. 21 (d) ELIGIBLE GRANTEES.—The President may make 22 a grant under the Program to— 23 (1) a college or university, including a histori-24 cally black college or university, or a foundation 25 maintained by a college or university; and

(2) a private organization or corporation, in cluding grassroots organizations, with an established
 and demonstrated capacity to carry out such a bilat eral exchange program.

5 (e) TERMS OF PROGRAM.—(1) It is the goal of the 6 Program that at least 1,000 farmers participate in the 7 training program by December 31, 2005, of which 80 per-8 cent of the total number of participating farmers will be 9 African farmers or farmers in Caribbean Basin countries 10 and 20 percent of the total number of participating farm-11 ers will be American farmers.

12 (2) Training under the Program will be provided to 13 eligible farmers in groups to ensure that information is 14 shared and passed on to other eligible farmers. Eligible 15 farmers will be trained to be specialists in their home com-16 munities and will be encouraged not to retain enhanced 17 farming technology for their own personal enrichment.

(3) Through partnerships with American businesses,
the Program will utilize the commercial industrial capability of businesses dealing in agriculture to train eligible
farmers on farming equipment that is appropriate for the
majority of eligible farmers in African or Caribbean Basin
countries and to introduce eligible farmers to the use of
insurance as a risk management tool.

(f) SELECTION OF PARTICIPANTS.—(1) The selection
 of eligible farmers, as well as African-American and other
 American farmers and agricultural farming specialists, to
 participate in the Program shall be made by grant recipi ents using an application process approved by the Presi dent.

7 (2) Participating farmers must have sufficient farm
8 or agribusiness experience and have obtained certain tar9 gets regarding the productivity of their farm or agri10 business.

(g) GRANT PERIOD.—The President may make
grants under the Program during a period of 5 years beginning on October 1 of the first fiscal year for which
funds are made available to carry out the Program.

15 (h) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to carry out this section 16 \$10,000,000 for each of fiscal years 2002 through 2011. 17 18 SEC. 312. GEORGE MCGOVERN-ROBERT DOLE INTER-19 NATIONAL FOOD FOR EDUCATION AND 20 CHILD NUTRITION PROGRAM.

(a) IN GENERAL.—The President may, subject to
subsection (j), direct the procurement of commodities and
the provision of financial and technical assistance to carry
out—

1	(1) preschool and school feeding programs in
2	foreign countries to improve food security, reduce
3	the incidence of hunger, and improve literacy and
4	primary education, particularly with respect to girls;
5	and
6	(2) maternal, infant, and child nutrition pro-
7	grams for pregnant women, nursing mothers, in-
8	fants, and children who are 5 years of age or young-
9	er.
10	(b) Eligible Commodities and Cost Items.—
11	Notwithstanding any other provision of law—
12	(1) any agricultural commodity is eligible for
13	distribution under this section;
14	(2) as necessary to achieve the purposes of this
15	section—
16	(A) funds may be used to pay the trans-
17	portation costs incurred in moving commodities
18	(including prepositioned commodities) provided
19	under this section from the designated points of
20	entry or ports of entry of one or more recipient
21	countries to storage and distribution sites in
22	these countries, and associated storage and dis-
23	tribution costs;
24	(B) funds may be used to pay the costs of
25	activities conducted in the recipient countries by

1	a nonprofit voluntary organization, cooperative,
2	or intergovernmental agency or organization
3	that would enhance the effectiveness of the ac-
4	tivities implemented by such entities under this
5	section; and
6	(C) funds may be provided to meet the al-
7	lowable administrative expenses of private vol-
8	untary organizations, cooperatives, or intergov-
9	ernmental organizations which are imple-
10	menting activities under this section; and
11	(3) for the purposes of this section, the term
12	"agricultural commodities" includes any agricultural
13	commodity, or the products thereof, produced in the
14	United States.
15	(c) GENERAL AUTHORITIES.—The President shall
16	designate one or more Federal agencies to—
17	(1) implement the program established under
18	this section;
19	(2) ensure that the program established under
20	this section is consistent with the foreign policy and
21	development assistance objectives of the United
22	States; and
23	(3) consider, in determining whether a country
24	should receive assistance under this section, whether
25	the government of the country is taking concrete

1	steps to improve the preschool and school systems in
2	its country.
3	(d) ELIGIBLE RECIPIENTS.—Assistance may be pro-
4	vided under this section to private voluntary organizations,
5	cooperatives, intergovernmental organizations, govern-
6	ments and their agencies, and other organizations.
7	(e) PROCEDURES.—
8	(1) IN GENERAL.—In carrying out subsection
9	(a) the President shall assure that procedures are
10	established that—
11	(A) provide for the submission of proposals
12	by eligible recipients, each of which may include
13	one or more recipient countries, for commod-
14	ities and other assistance under this section;
15	(B) provide for eligible commodities and
16	assistance on a multi-year basis;
17	(C) ensure eligible recipients demonstrate
18	the organizational capacity and the ability to
19	develop, implement, monitor, report on, and
20	provide accountability for activities conducted
21	under this section;
22	(D) provide for the expedited development,
23	review, and approval of proposals submitted in
24	accordance with this section;

1 (E) ensure monitoring and reporting by el-2 igible recipients on the use of commodities and other assistance provided under this section; 3 4 and (F) allow for the sale or barter of commod-5 6 ities by eligible recipients to acquire funds to 7 implement activities that improve the food secu-8 rity of women and children or otherwise en-9 hance the effectiveness of programs and activi-10 ties authorized under this section. 11 (2) PRIORITIES FOR PROGRAM FUNDING.—In 12 carrying out paragraph (1) with respect to criteria 13 for determining the use of commodities and other 14 assistance provided for programs and activities au-15 thorized under this section, the implementing agency 16 may consider the ability of eligible recipients to— 17 (A) identify and assess the needs of bene-18 ficiaries, especially malnourished or undernour-19 ished mothers and their children who are 5 20 years of age or younger, and school-age children 21 who are malnourished, undernourished, or do not regularly attend school; 22 23 (B)(i) in the case of preschool and school-24 age children, target low-income areas where 25 children's enrollment and attendance in school

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1	is low or girls' enrollment and participation in
2	preschool or school is low, and incorporate de-
3	velopmental objectives for improving literacy
4	and primary education, particularly with re-
5	spect to girls; and
6	(ii) in the case of programs to benefit
7	mothers and children who are 5 years of age or
8	younger, coordinate supplementary feeding and
9	nutrition programs with existing or newly-estab-
10	lished maternal, infant, and children programs
11	that provide health-needs interventions, and
12	which may include maternal, prenatal, and
13	postnatal and newborn care;
14	(C) involve indigenous institutions as well
15	as local communities and governments in the
16	development and implementation to foster local
17	capacity building and leadership; and
18	(D) carry out multiyear programs that fos-
19	ter local self-sufficiency and ensure the lon-
20	gevity of recipient country programs.
21	(f) Use of Food and Nutrition Service.—The
22	Food and Nutrition Service of the Department of Agri-
23	culture may provide technical advice on the establishment
24	of programs under subsection $(a)(1)$ and on their imple-
25	mentation in the field in recipient countries.

1 (g) MULTILATERAL INVOLVEMENT.—The President is urged to engage existing international food aid coordi-2 3 nating mechanisms to ensure multilateral commitments 4 to, and participation in, programs like those supported 5 under this section. The President shall report annually to the Committee on International Relations and the Com-6 7 mittee on Agriculture of the United States House of Rep-8 resentatives and the Committee on Foreign Relations and 9 the Committee on Agriculture, Nutrition, and Forestry of 10 the United States Senate on the commitments and activities of governments, including the United States govern-11 12 ment, in the global effort to reduce child hunger and in-13 crease school attendance.

(h) PRIVATE SECTOR INVOLVEMENT.—The President is urged to encourage the support and active involvement of the private sector, foundations, and other individuals and organizations in programs assisted under this
section.

(i) REQUIREMENT TO SAFEGUARD LOCAL PRODUCTION AND USUAL MARKETING.—The requirement of section 403(a) of the Agricultural Trade Development and
Assistance Act of 1954 (7 U.S.C. 1733(a) and 1733(h))
applies with respect to the availability of commodities
under this section.

25 (j) FUNDING.—

1 (1) IN GENERAL.—There are authorized to be 2 appropriated such sums as may be necessary to 3 carry out this section for each of fiscal years 2002 4 through 2011. Nothing in this section shall be inter-5 preted to preclude the use of authorities in effect be-6 fore the date of the enactment of this Act to carry 7 out the ongoing Global Food for Education Initia-8 tive.

9 (2) ADMINISTRATIVE EXPENSES.—Funds made 10 available to carry out the purposes of this section 11 may be used to pay the administrative expenses of 12 any agency of the Federal Government implementing 13 or assisting in the implementation of this section.

14 SEC. 313. STUDY ON FEE FOR SERVICES.

15 (a) STUDY.—Not later than 1 year after the date of the enactment of this Act, the Secretary shall provide a 16 17 report to the designated congressional committees on the feasibility of instituting a program which would charge 18 19 and retain a fee to cover the costs for providing persons 20 with commercial services performed abroad on matters 21 within the authority of the Department of Agriculture ad-22 ministered through the Foreign Agriculture Service or any 23 successor agency.

(b) DEFINITION.—In this section, the term "des-ignated congressional committees" means the Committee

on Agriculture and the Committee on International Rela tions of the House of Representatives and the Committee
 on Agriculture, Nutrition and Forestry of the Senate.

4 SEC. 314. NATIONAL EXPORT STRATEGY REPORT.

5 (a) REPORT.—Not later than 1 year after the date of the enactment of this Act, the Secretary of Agriculture 6 7 shall provide to the designated congressional committees 8 a report on the policies and programs that the Department 9 of Agriculture has undertaken to implement the National 10 Export Strategy Report. The report shall contain a description of the effective coordination of these policies and 11 programs through all other appropriate Federal agencies 12 13 participating in the Trade Promotion Coordinating Committee and the steps the Department of Agriculture is tak-14 ing to reduce the level of protectionism in agricultural 15 trade, to foster market growth, and to improve the com-16 mercial potential of markets in both developed and devel-17 oping countries for United States agricultural commod-18 19 ities.

(b) DEFINITION.—In this section, the term "designated congressional committees" means the Committee
on Agriculture and the Committee on International Relations of the House of Representatives and the Committee
on Agriculture, Nutrition and Forestry of the Senate.

TITLE IV—NUTRITION 1 PROGRAMS 2 Subtitle A—Food Stamp Program 3 SEC. 401. SIMPLIFIED DEFINITION OF INCOME. 4 5 Section 5(d) of the Food Stamp Act of 1977 (7 U.S.C. 2014(d)) is amended— 6 7 (1) in paragraph (3)— (A) by striking "and (C)" and inserting 8 "(C)"; and 9 10 (B) by inserting after "premiums," the fol-11 lowing: 12 "and (D) to the extent that any other educational loans 13 on which payment is deferred, grants, scholarships, fellow-14 ships, veterans' educational benefits, and the like, are re-15 quired to be excluded under title XIX of the Social Security Act, the state agency may exclude it under this sub-16 section,"; 17 by striking "and (15)" and inserting 18 (2)"(15)"; 19 20 (3) by inserting before the period at the end the 21 following: 22 ", (16) any state complementary assistance program pay-23 ments that are excluded pursuant to subsections (a) and 24 (b) of section 1931 of title XIX of the Social Security Act, 25 and (17) at the option of the State agency, any types of

income that the State agency does not consider when de-1 termining eligibility for cash assistance under a program 2 3 funded under part A of title IV of the Social Security Act 4 (42 U.S.C. 601 et seq.) or medical assistance under sec-5 tion 1931 of the Social Security Act (42 U.S.C. 1396u– 1), except that this paragraph shall not authorize a State 6 7 agency to exclude earned income, payments under title I, 8 II, IV, X, XIV, or XVI of the Social Security Act, or such 9 other types of income whose consideration the Secretary 10 determines essential to equitable determinations of eligibility and benefit levels except to the extent that those 11 12 types of income may be excluded under other paragraphs of this subsection". 13

14 SEC. 402. STANDARD DEDUCTION.

15 Section 5(e)(1) of the Food Stamp Act of 1977 (7
16 U.S.C. 2014(e)(1)) is amended—

17 (1) by striking "of \$134, \$229, \$189, \$269, 18 and \$118" and inserting "equal to 9.7 percent of 19 the eligibility limit established under section 5(c)(1)20 for fiscal year 2002 but not more than 9.7 percent 21 of the eligibility limit established under section 22 5(c)(1) for a household of six for fiscal year 2002 23 nor less than \$134, \$229, \$189, \$269, and \$118"; 24 and

(2) by inserting before the period at the end the
 following:

3 ", except that the standard deduction for Guam
4 shall be determined with reference to 2 times the eli5 gibility limits under section 5(c)(1) for fiscal year
6 2002 for the 48 contiguous states and the District
7 of Columbia".

8 SEC. 403. TRANSITIONAL FOOD STAMPS FOR FAMILIES 9 MOVING FROM WELFARE.

(a) IN GENERAL.—Section 11 of the Food Stamp Act
of 1977 (7 U.S.C. 2020) is amended by adding at the end
the following:

13 "(s) TRANSITIONAL BENEFITS OPTION.—

"(1) IN GENERAL.—A State may provide transitional food stamp benefits to a household that is
no longer eligible to receive cash assistance under a
State program funded under part A of title IV of the
Social Security Act (42 U.S.C. 601 et seq.).

"(2) TRANSITIONAL BENEFITS PERIOD.—Under
paragraph (1), a household may continue to receive
food stamp benefits for a period of not more than
6 months after the date on which cash assistance is
terminated.

24 "(3) AMOUNT.—During the transitional bene25 fits period under paragraph (2), a household shall

1	receive an amount equal to the allotment received in
2	the month immediately preceding the date on which
3	cash assistance is terminated. A household receiving
4	benefits under this subsection may apply for recer-
5	tification at any time during the transitional benefit
6	period. If a household reapplies, its allotment shall
7	be determined without regard to this subsection for
8	all subsequent months.
9	"(4) DETERMINATION OF FUTURE ELIGI-
10	BILITY.—In the final month of the transitional bene-
11	fits period under paragraph (2), the State agency
12	may—
13	"(A) require a household to cooperate in a
14	redetermination of eligibility to receive an au-
15	thorization card; and
16	"(B) renew eligibility for a new certifi-
17	cation period for the household without regard
18	to whether the previous certification period has
19	expired.
20	"(5) LIMITATION.—A household sanctioned
21	under section 6, or for a failure to perform an action
22	required by Federal, State, or local law relating to
23	such cash assistance program, shall not be eligible
24	for transitional benefits under this subsection.".

(b) CONFORMING AMENDMENTS.—(1) Section 3(c) of
 the Food Stamp Act of 1977 (7 U.S.C. 2012(c)) is amend ed by adding at the end the following: "The limits in this
 section may be extended until the end of any transitional
 benefit period established under section 11(s).".

6 (2) Section 6(c) of the Food Stamp Act of 1977 (7
7 U.S.C. 2015(c)) is amended by striking "No household"
8 and inserting "Except in a case in which a household is
9 receiving transitional benefits during the transitional ben10 efits period under section 11(s), no household".

11 SEC. 404. QUALITY CONTROL SYSTEMS.

12 (a) TARGETED QUALITY CONTROL SYSTEM.—Sec13 tion 16(c) of the Food Stamp Act of 1977 (7 U.S.C.
14 2025(c)) is amended—

15 (1) in paragraph (1)(C)—

"claim"; and

16 (A) in the matter preceding clause (i), by 17 inserting "the Secretary determines that a 95 18 percent statistical probability exists that for the 19 3d consecutive year" after "year in which"; and 20 (B) in clause (i)(II)(aa)(bbb) by striking "the national performance measure for the fis-21 22 cal year" and inserting "10 percent"; 23 (2) in the 1st sentence of paragraph (4)— 24 (A) by striking "or claim" and inserting

1	(B) by inserting "or performance under
2	the measures established under paragraph
3	(10)," after "for payment error,";
4	(3) in paragraph (5), by inserting "to comply
5	with paragraph (10) and" before "to establish";
6	(4) in the 1st sentence of paragraph (6), by in-
7	serting "one percentage point more than" after
8	"measure that shall be"; and
9	(5) by inserting at the end the following:
10	((10)(A) In addition to the measures established
11	under paragraph (1), the Secretary shall measure the per-
12	formance of State agencies in each of the following
13	regards—
14	"(i) compliance with the deadlines established
15	under paragraphs (3) and (9) of section 11(e); and
16	"(ii) the percentage of negative eligibility deci-
17	sions that are made correctly.
18	"(B) For each fiscal year, the Secretary shall make
19	excellence bonus payments of \$1,000,000 each to the 5
20	States with the highest combined performance in the 2
21	measures in subparagraph (A) and to the 5 States whose
22	combined performance under the 2 measures in subpara-
23	graph (A) most improved in such fiscal year.
24	"(C) For any fiscal year in which the Secretary deter-
25	mines that a 95 percent statistical probability exists that

a State agency's performance with respect to any of the 1 2 2 performance measures established in subparagraph (A) is substantially worse than a level the Secretary deems 3 4 reasonable, other than for good cause shown, the Sec-5 retary shall investigate that State agency's administration of the food stamp program. If this investigation deter-6 7 mines that the State's administration has been deficient. 8 the Secretary shall require the State agency to take 9 prompt corrective action.".

10 (b) IMPLEMENTATION.—The amendment made by 11 subsection (a)(5) shall apply to all fiscal years beginning 12 on or after October 1, 2001, and ending before October 13 1, 2007. All other amendments made by this section shall 14 apply to all fiscal years beginning on or after October 1, 15 1999.

16 SEC. 405. SIMPLIFIED APPLICATION AND ELIGIBILITY DE-17 TERMINATION SYSTEMS.

18 Section 16 of the Food Stamp Act of 1977 (7 U.S.C.
19 2025) is amended by inserting at the end the following:
20 "(1) SIMPLIFICATION OF SYSTEMS.—The Secretary
21 shall expend up to \$9,500,000 million in each fiscal year
22 to pay 100 percent of the costs of State agencies to de23 velop and implement simple application and eligibility de24 termination systems.".

2 (a) Employment and Training Programs.—Section 16(h)(1) of the Food Stamp Act of 1977 (7 U.S.C. 3 4 2025(h)(1)) is amended— 5 (1) in subparagraph (A)(vii) by striking "fiscal 6 year 2002" and inserting "each of the fiscal years 7 2003 through 2011"; and (2) in subparagraph (B) by striking "2002" 8 and inserting "2011". 9 10 (b) COST ALLOCATION.—Section 16(k)(3) of the Food Stamp Act of 1977 (7 U.S.C. 2025(k)(3)) is 11 amended-12 13 (1) in subparagraph (A) by striking "2002" and inserting "2011"; and 14 15 (2) in subparagraph (B)(ii) by striking "2002" and inserting "2011". 16 17 (c) CASH PAYMENT PILOT PROJECTS.—Section 17(b)(1)(B)(vi) of the Food Stamp Act of 1977 (7 U.S.C. 18 19 2026(b)(1)(B)(vi) is amended by striking "2002" and in-20 serting "2011". 21 (d) OUTREACH DEMONSTRATION PROJECTS.—Sec-22 tion 17(i)(1)(A) of the Food Stamp Act of 1977 (7 U.S.C. 23 2026(i)(1)(A) is amended by striking "1992 through 2002" and inserting "2003 through 2011". 24 25 (e) AUTHORIZATION OF APPROPRIATIONS.—Section 18(a)(1) of the Food Stamp Act of 1977 (7 U.S.C. 26 **HR 2646 PCS**

SEC. 406. AUTHORIZATION OF APPROPRIATIONS.

1	2027(a)(1)) is amended by striking "1996 through 2002"
2	and inserting "2003 through 2011".
3	(f) PUERTO RICO.—Section 19(a)(1) of the Food
4	Stamp Act of 1977 (7 U.S.C. 2028(a)(1)) is amended—
5	(1) in subparagraph (A)—
6	(A) in clause (ii) by striking "and" at the
7	end;
8	(B) in clause (iii) by adding "and" at the
9	end; and
10	(C) by inserting after clause (iii) the fol-
11	lowing:
12	"(iv) for each of fiscal years 2003 through
13	2011, the amount equal to the amount required to
14	be paid under this subparagraph for the preceding
15	fiscal year, as adjusted by the percentage by which
16	the thrifty food plan is adjusted under section
17	3(0)(4) for the current fiscal year for which the
18	amount is determined under this clause;"; and
19	(2) in subparagraph (B)—
20	(A) by inserting "(i)" after "(B)"; and
21	(B) by adding at the end the following:
22	"(ii) Notwithstanding subparagraph (A) and clause
23	(i), the Commonwealth may spend up to \$6,000,000 of
24	the amount required under subparagraph (A) to be paid
25	for fiscal year 2002 to pay 100 percent of the cost to up-

grade and modernize the electronic data processing system
 used to provide such food assistance and to implement sys tems to simplify the determination of eligibility to receive
 such assistance.".

5 (g) TERRITORY OF AMERICAN SAMOA.—Section 24
6 of the Food Stamp Act of 1977 (7 U.S.C. 2033) is
7 amended—

8 (1) by striking "Effective October 1, 1995,
9 from" and inserting "From"; and

(2) by striking "\$5,300,000 for each of fiscal
years 1996 through 2002" and inserting
"\$5,750,000 for fiscal year 2002 and \$5,800,000 for
each of fiscal years 2003 though 2011".

14 (h) ASSISTANCE FOR COMMUNITY FOOD
15 PROJECTS.—Section 25(b)(2) of the Food Stamp Act of
16 1977 (7 U.S.C. 2034(b)(2)) is amended—

17 (1) in subparagraph (A) by striking "and" at18 the end;

19 (2) in subparagraph (B)—

20 (A) by striking "2002" and inserting
21 "2001"; and

(B) by striking the period at the end andinserting "; and"; and

24 (3) by inserting after subparagraph (B) the fol-25 lowing:

1	((C) \$7,500,000 for each of the fiscal
2	years 2002 through 2011.".
3	(i) Availability of Commodities for the Emer-
4	GENCY FOOD ASSISTANCE PROGRAM.—Section 27 of the
5	Food Stamp Act of 1977 (7 U.S.C. 2036) is amended—
6	(1) in subsection (a)—
7	(A) by striking "1997 through 2002" and
8	inserting "2002 through 2011"; and
9	(B) by striking "\$100,000,000" and in-
10	serting ''\$140,000,000''; and
11	(2) by adding at the end the following:
12	"(c) USE OF FUNDS FOR RELATED COSTS.—For
13	each of the fiscal years 2002 through 2011, the Secretary
14	shall use \$10,000,000 of the funds made available under
15	subsection (a) to pay for the direct and indirect costs of
16	the States related to the processing, storing, transporting,
17	and distributing to eligible recipient agencies of commod-
18	ities purchased by the Secretary under such subsection
19	and commodities secured from other sources, including
20	commodities secured by gleaning (as defined in section
21	111 of the Hunger Prevention Act of 1988 (7 U.S.C. 612c
22	note)).''.
23	(i) Special Effective Date.—The amendments

(j) SPECIAL EFFECTIVE DATE.—The amendments
made by subsections (g), (h), and (i) shall take effect on
October 1, 2001.

Subtitle B—Commodity Distribution

1

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3 SEC. 441. DISTRIBUTION OF SURPLUS COMMODITIES TO
 4 SPECIAL NUTRITION PROJECTS.

5 Section 1114(a) of the Agriculture and Food Act of
6 1981 (7 U.S.C. 1431e) is amended by striking "2002"
7 and inserting "2011".

8 SEC. 442. COMMODITY SUPPLEMENTAL FOOD PROGRAM.

9 The Agriculture and Consumer Protection Act of
10 1973 (7 U.S.C. 612c note) is amended—

(1) in section 4(a) by striking "1991 through
2002" and inserting "2003 through 2011"; and

13 (2) in subsections (a)(2) and (d)(2) of section
14 5 by striking "1991 through 2002" and inserting
15 "2003 through 2011".

16 SEC. 443. EMERGENCY FOOD ASSISTANCE.

The 1st sentence of section 204(a)(1) of the Emergency Food Assistance Act of 1983 (7 U.S.C. 7508(a)(1))
is amended—

20 (1) by striking "1991 through 2002" and in21 serting "2003 through 2011";

- 22 (2) by striking "administrative"; and
- 23 (3) by inserting "storage," after "processing,".

Subtitle C—Miscellaneous Provisions

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3 SEC. 461. HUNGER FELLOWSHIP PROGRAM.

(a) Short Title; Findings.—

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(1) SHORT TITLE.—This section may be cited as the "Congressional Hunger Fellows Act of 2001".

(2) FINDINGS.—The Congress finds as follows:

8 (A) There is a critical need for compas-9 sionate individuals who are committed to assist-10 ing people who suffer from hunger as well as a 11 need for such individuals to initiate and admin-12 ister solutions to the hunger problem.

(B) Bill Emerson, the distinguished late
Representative from the 8th District of Missouri, demonstrated his commitment to solving
the problem of hunger in a bipartisan manner,
his commitment to public service, and his great
affection for the institution and the ideals of
the United States Congress.

20 (C) George T. (Mickey) Leland, the distin21 guished late Representative from the 18th Dis22 trict of Texas, demonstrated his compassion for
23 those in need, his high regard for public service,
24 and his lively exercise of political talents.

(D) The special concern that Mr. Emerson 1 2 and Mr. Leland demonstrated during their lives 3 for the hungry and poor was an inspiration for 4 others to work toward the goals of equality and justice for all. 5 6 (E) These two outstanding leaders main-7 tained a special bond of friendship regardless of 8 political affiliation and worked together to en-9 courage future leaders to recognize and provide 10 service to others, and therefore it is especially 11 appropriate to honor the memory of Mr. Emer-12 son and Mr. Leland by creating a fellowship 13 program to develop and train the future leaders 14 of the United States to pursue careers in hu-15 manitarian service. 16 (b) ESTABLISHMENT.—There is established as an

(b) ESTABLISHMENT.—There is established as an
independent entity of the legislative branch of the United
States Government the Congressional Hunger Fellows
Program (hereinafter in this section referred to as the
"Program").

21 (c) BOARD OF TRUSTEES.—

(1) IN GENERAL.—The Program shall be subject to the supervision and direction of a Board of
Trustees.

25 (2) Members of the board of trustees.—

1	(A) APPOINTMENT.—The Board shall be
2	composed of 6 voting members appointed under
3	clause (i) and one nonvoting ex officio member
4	designated in clause (ii) as follows:
5	(i) VOTING MEMBERS.—(I) The
6	Speaker of the House of Representatives
7	shall appoint two members.
8	(II) The minority leader of the House
9	of Representatives shall appoint one mem-
10	ber.
11	(III) The majority leader of the Sen-
12	ate shall appoint two members.
13	(IV) The minority leader of the Sen-
14	ate shall appoint one member.
15	(ii) Nonvoting member.—The Exec-
16	utive Director of the program shall serve
17	as a nonvoting ex officio member of the
18	Board.
19	(B) TERMS.—Members of the Board shall
20	serve a term of 4 years.
21	(C) VACANCY.—
22	(i) Authority of board.—A va-
23	cancy in the membership of the Board does
24	not affect the power of the remaining
25	members to carry out this section.

1	(ii) Appointment of successors.—
2	A vacancy in the membership of the Board
3	shall be filled in the same manner in which
4	the original appointment was made.
5	(iii) INCOMPLETE TERM.—If a mem-
6	ber of the Board does not serve the full
7	term applicable to the member, the indi-
8	vidual appointed to fill the resulting va-
9	cancy shall be appointed for the remainder
10	of the term of the predecessor of the indi-
11	vidual.
12	(D) CHAIRPERSON.—As the first order of
13	business of the first meeting of the Board, the
14	members shall elect a Chairperson.
15	(E) Compensation.—
16	(i) IN GENERAL.—Subject to clause
17	(ii), members of the Board may not receive
18	compensation for service on the Board.
19	(ii) TRAVEL.—Members of the Board
20	may be reimbursed for travel, subsistence,
21	and other necessary expenses incurred in
22	carrying out the duties of the program.
23	(3) DUTIES.—
24	(A) Bylaws.—

1	(i) ESTABLISHMENT.—The Board
2	shall establish such bylaws and other regu-
3	lations as may be appropriate to enable the
4	Board to carry out this section, including
5	the duties described in this paragraph.
6	(ii) CONTENTS.—Such bylaws and
7	other regulations shall include provisions—
8	(I) for appropriate fiscal control,
9	funds accountability, and operating
10	principles;
11	(II) to prevent any conflict of in-
12	terest, or the appearance of any con-
13	flict of interest, in the procurement
14	and employment actions taken by the
15	Board or by any officer or employee
16	of the Board and in the selection and
17	placement of individuals in the fellow-
18	ships developed under the program;
19	(III) for the resolution of a tie
20	vote of the members of the Board;
21	and
22	(IV) for authorization of travel
23	for members of the Board.
24	(iii) TRANSMITTAL TO CONGRESS.—
25	Not later than 90 days after the date of

1	the first meeting of the Board, the Chair-
2	person of the Board shall transmit to the
3	appropriate congressional committees a
4	copy of such bylaws.
5	(B) BUDGET.—For each fiscal year the
6	program is in operation, the Board shall deter-
7	mine a budget for the program for that fiscal
8	year. All spending by the program shall be pur-
9	suant to such budget unless a change is ap-
10	proved by the Board.
11	(C) PROCESS FOR SELECTION AND PLACE-
12	MENT OF FELLOWS.—The Board shall review
13	and approve the process established by the Ex-
14	ecutive Director for the selection and placement
15	of individuals in the fellowships developed under
16	the program.
17	(D) Allocation of funds to fellow-
18	SHIPS.—The Board of Trustees shall determine
19	the priority of the programs to be carried out
20	under this section and the amount of funds to
21	be allocated for the Emerson and Leland fellow-
22	ships.
23	(d) Purposes; Authority of Program.—
24	(1) PURPOSES.—The purposes of the program
25	are—

1	(A) to encourage future leaders of the
2	United States to pursue careers in humani-
3	tarian service, to recognize the needs of people
4	who are hungry and poor, and to provide assist-
5	ance and compassion for those in need;
6	(B) to increase awareness of the impor-
7	tance of public service; and
8	(C) to provide training and development
9	opportunities for such leaders through place-
10	ment in programs operated by appropriate or-
11	ganizations or entities.
12	(2) AUTHORITY.—The program is authorized to
13	develop such fellowships to carry out the purposes of
14	this section, including the fellowships described in
15	paragraph (3).
16	(3) Fellowships.—
17	(A) IN GENERAL.—The program shall es-
18	tablish and carry out the Bill Emerson Hunger
19	Fellowship and the Mickey Leland Hunger Fel-
20	lowship.
21	(B) CURRICULUM.—
22	(i) IN GENERAL.—The fellowships es-
23	tablished under subparagraph (A) shall
24	provide experience and training to develop
25	the skills and understanding necessary to

- 1 improve the humanitarian conditions and 2 the lives of individuals who suffer from 3 hunger, including— 4 (I) training in direct service to 5 the hungry in conjunction with com-6 munity-based organizations through a 7 program of field placement; and 8 (II) experience in policy develop-9 ment through placement in a governmental entity or nonprofit organiza-10 11 tion. 12 (ii) FOCUS OF BILL EMERSON HUN-13 GER FELLOWSHIP.—The Bill Emerson 14 Hunger Fellowship shall address hunger 15 and other humanitarian needs in the 16 United States. 17 (iii) Focus of mickey leland hun-18 GER FELLOWSHIP.—The Mickey Leland 19 Hunger Fellowship shall address inter-20 national hunger and other humanitarian 21 needs. 22 (iv) WORKPLAN.—To carry out clause 23 (i) and to assist in the evaluation of the 24 fellowships under paragraph (4), the pro-
- 25 gram shall, for each fellow, approve a work

1	plan that identifies the target objectives for
2	the fellow in the fellowship, including spe-
3	cific duties and responsibilities related to
4	those objectives.
5	(C) Period of fellowship.—
6	(i) Emerson fellow.—A Bill Emer-
7	son Hunger Fellowship awarded under this
8	paragraph shall be for no more than 1
9	year.
10	(ii) Leland fellow.—A Mickey Le-
11	land Hunger Fellowship awarded under
12	this paragraph shall be for no more than
13	2 years. Not less than 1 year of the fellow-
14	ship shall be dedicated to fulfilling the re-
15	quirement of subparagraph (B)(i)(I).
16	(D) Selection of fellows.—
17	(i) IN GENERAL.—A fellowship shall
18	be awarded pursuant to a nationwide com-
19	petition established by the program.
20	(ii) QUALIFICATION.—A successful
21	applicant shall be an individual who has
22	demonstrated—
23	(I) an intent to pursue a career
24	in humanitarian service and out-
25	standing potential for such a career;

1	(II) a commitment to social
2	change;
3	(III) leadership potential or ac-
4	tual leadership experience;
5	(IV) diverse life experience;
6	(V) proficient writing and speak-
7	ing skills;
8	(VI) an ability to live in poor or
9	diverse communities; and
10	(VII) such other attributes as de-
11	termined to be appropriate by the
12	Board.
13	(iii) Amount of award.—
14	(I) IN GENERAL.—Each indi-
15	vidual awarded a fellowship under this
16	paragraph shall receive a living allow-
17	ance and, subject to subclause (II), an
18	end-of-service award as determined by
19	the program.
20	(II) REQUIREMENT FOR SUC-
21	CESSFUL COMPLETION OF FELLOW-
22	SHIP.—Each individual awarded a fel-
23	lowship under this paragraph shall be
24	entitled to receive an end-of-service
25	award at an appropriate rate for each

month of satisfactory service as deter- mined by the Executive Director.
mined by the Executive Director.
(iv) Recognition of fellowship
AWARD.—
(I) EMERSON FELLOW.—An indi-
vidual awarded a fellowship from the
Bill Emerson Hunger Fellowship shall
be known as an "Emerson Fellow".
(II) LELAND FELLOW.—An indi-
vidual awarded a fellowship from the
Mickey Leland Hunger Fellowship
shall be known as a "Leland Fellow".
(4) EVALUATION.—The program shall conduct
periodic evaluations of the Bill Emerson and Mickey
Leland Hunger Fellowships. Such evaluations shall
include the following:
(A) An assessment of the successful com-
pletion of the work plan of the fellow.
(B) An assessment of the impact of the fel-
lowship on the fellows.
(C) An assessment of the accomplishment
of the purposes of the program.
(D) An assessment of the impact of the
fellow on the community.
(e) Trust Fund.—

1 (1) ESTABLISHMENT.—There is established the 2 Congressional Hunger Fellows Trust Fund (herein-3 after in this section referred to as the "Fund") in 4 the Treasury of the United States, consisting of 5 amounts appropriated to the Fund under subsection 6 (i), amounts credited to it under paragraph (3), and 7 amounts received under subsection (g)(3)(A).

8 (2) INVESTMENT OF FUNDS.—The Secretary of 9 the Treasury shall invest the full amount of the 10 Fund. Each investment shall be made in an interest 11 bearing obligation of the United States or an obliga-12 tion guaranteed as to principal and interest by the 13 United States that, as determined by the Secretary 14 in consultation with the Board, has a maturity suit-15 able for the Fund.

16 (3) RETURN ON INVESTMENT.—Except as pro17 vided in subsection (f)(2), the Secretary of the
18 Treasury shall credit to the Fund the interest on,
19 and the proceeds from the sale or redemption of, ob20 ligations held in the Fund.

21 (f) EXPENDITURES; AUDITS.—

(1) IN GENERAL.—The Secretary of the Treasury shall transfer to the program from the amounts
described in subsection (e)(3) and subsection
(g)(3)(A) such sums as the Board determines are

necessary to enable the program to carry out the
provisions of this section.
(2) LIMITATION.—The Secretary may not
transfer to the program the amounts appropriated to
the Fund under subsection (i).
(3) USE OF FUNDS.—Funds transferred to the
program under paragraph (1) shall be used for the
following purposes:
(A) STIPENDS FOR FELLOWS.—To provide
for a living allowance for the fellows.
(B) TRAVEL OF FELLOWS.—To defray the
costs of transportation of the fellows to the fel-
lowship placement sites.
(C) INSURANCE.—To defray the costs of
appropriate insurance of the fellows, the pro-
gram, and the Board.
(D) TRAINING OF FELLOWS.—To defray
the costs of preservice and midservice education
and training of fellows.
(E) SUPPORT STAFF.—Staff described in
subsection (g).
(F) AWARDS.—End-of-service awards
under subsection (d)(3)(D)(iii)(II).

1	(G) Additional approved uses.—For
2	such other purposes that the Board determines
3	appropriate to carry out the program.
4	(4) Audit by Gao.—
5	(A) IN GENERAL.—The Comptroller Gen-
6	eral of the United States shall conduct an an-
7	nual audit of the accounts of the program.
8	(B) BOOKS.—The program shall make
9	available to the Comptroller General all books,
10	accounts, financial records, reports, files, and
11	all other papers, things, or property belonging
12	to or in use by the program and necessary to
13	facilitate such audit.
14	(C) REPORT TO CONGRESS.—The Comp-
15	troller General shall submit a copy of the re-
16	sults of each such audit to the appropriate con-
17	gressional committees.
18	(g) Staff; Powers of Program.—
19	(1) EXECUTIVE DIRECTOR.—
20	(A) IN GENERAL.—The Board shall ap-
21	point an Executive Director of the program who
22	shall administer the program. The Executive
23	Director shall carry out such other functions
24	consistent with the provisions of this section as
25	the Board shall prescribe.

1	(B) RESTRICTION.—The Executive Direc-
2	tor may not serve as Chairperson of the Board.
3	(C) Compensation.—The Executive Di-
4	rector shall be paid at a rate not to exceed the
5	rate of basic pay payable for level V of the Ex-
6	ecutive Schedule under section 5316 of title 5,
7	United States Code.
8	(2) Staff.—
9	(A) IN GENERAL.—With the approval of a
10	majority of the Board, the Executive Director
11	may appoint and fix the pay of additional per-
12	sonnel as the Executive Director considers nec-
13	essary and appropriate to carry out the func-
14	tions of the provisions of this section.
15	(B) COMPENSATION.—An individual ap-
16	pointed under subparagraph (A) shall be paid
17	at a rate not to exceed the rate of basic pay
18	payable for level GS–15 of the General Sched-
19	ule.
20	(3) POWERS.—In order to carry out the provi-
21	sions of this section, the program may perform the
22	following functions:
23	(A) GIFTS.—The program may solicit, ac-
24	cept, use, and dispose of gifts, bequests, or de-
25	vises of services or property, both real and per-

sonal, for the purpose of aiding or facilitating 1 2 the work of the program. Gifts, bequests, or de-3 vises of money and proceeds from sales of other 4 property received as gifts, bequests, or devises 5 shall be deposited in the Fund and shall be 6 available for disbursement upon order of the 7 Board. 8 (B) EXPERTS AND CONSULTANTS.—The

program may procure temporary and intermittent services under section 3109 of title 5,
United States Code, but at rates for individuals
not to exceed the daily equivalent of the maximum annual rate of basic pay payable for GS15 of the General Schedule.

15 (C) CONTRACT AUTHORITY.—The program
16 may contract, with the approval of a majority
17 of the members of the Board, with and com18 pensate Government and private agencies or
19 persons without regard to section 3709 of the
20 Revised Statutes (41 U.S.C. 5).

(D) OTHER NECESSARY EXPENDITURES.—
The program shall make such other expenditures which the program considers necessary to
carry out the provisions of this section, but excluding project development.

1 (h) REPORT.—Not later than December 31 of each 2 year, the Board shall submit to the appropriate congres-3 sional committees a report on the activities of the program 4 carried out during the previous fiscal year, and shall in-5 clude the following:

6 (1) An analysis of the evaluations conducted 7 under subsection (d)(4) (relating to evaluations of 8 the Emerson and Leland fellowships and accomplish-9 ment of the program purposes) during that fiscal 10 year.

11 (2) A statement of the total amount of funds 12 attributable to gifts received by the program in that 13 (as authorized under subsection fiscal vear 14 (g)(3)(A), and the total amount of such funds that 15 were expended to carry out the program that fiscal 16 year.

(i) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated \$18,000,000 to carry
out the provisions of this section.

(j) DEFINITION.—In this section, the term "appropriate congressional committees" means—

(1) the Committee on Agriculture and the Committee on International Relations of the House of
Representatives; and

(2) the Committee on Agriculture, Nutrition
 and Forestry and the Committee on Foreign Rela tions of the Senate.

4 SEC. 462. GENERAL EFFECTIVE DATE.

5 Except as otherwise provided in this title, the amend6 ments made by this title shall take effect on October 1,
7 2002.

8 TITLE V—CREDIT

9 SEC. 501. ELIGIBILITY OF LIMITED LIABILITY COMPANIES

10 FOR FARM OWNERSHIP LOANS, FARM OPER11 ATING LOANS, AND EMERGENCY LOANS.

(a) Sections 302(a), 311(a), and 321(a) of the Consolidated Farm and Rural Development Act (7 U.S.C.
14 1922(a), 1941(a), and 1961(a)) are each amended by
striking "and joint operations" each place it appears and
inserting "joint operations, and limited liability companies".

(b) Section 321(a) of such Act (7 U.S.C. 1961(a))
is amended by striking "or joint operations" each place
it appears and inserting "joint operations, or limited liability companies".

1	SEC. 502. SUSPENSION OF LIMITATION ON PERIOD FOR
2	WHICH BORROWERS ARE ELIGIBLE FOR
3	GUARANTEED ASSISTANCE.
4	During the period beginning January 1, 2002, and
5	ending December 31, 2006, section 319(b) of the Consoli-
6	dated Farm and Rural Development Act (7 U.S.C.
7	1949(b)) shall have no force or effect.
8	SEC. 503. ADMINISTRATION OF CERTIFIED LENDERS AND
9	PREFERRED CERTIFIED LENDERS PRO-
10	GRAMS.
11	(a) IN GENERAL.—Section 331(b) of the Consoli-
12	dated Farm and Rural Development Act (7 U.S.C.
13	1981(b)) is amended—
14	(1) by redesignating paragraphs (2) through
15	(9) as paragraphs (3) through (10) , respectively;
16	and
17	(2) by inserting after paragraph (1) the fol-
18	lowing:
19	((2) administer the loan guarantee program
20	under section 339(c) through central offices estab-
21	lished in States or in multi-State areas;".
22	(b) Conforming Amendment.—Section 331(c) of
23	such Act (7 U.S.C. 1981(c)) is amended by striking
24	"(b)(5)" and inserting "(b)(6)".

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1	SEC. 504. SIMPLIFIED LOAN GUARANTEE APPLICATION
2	AVAILABLE FOR LOANS OF GREATER
3	AMOUNTS.
4	Section $333A(g)(1)$ of the Consolidated Farm and
5	Rural Development Act (7 U.S.C. $1983a(g)(1)$) is amend-
6	ed by striking "\$50,000" and inserting "\$150,000".
7	SEC. 505. ELIMINATION OF REQUIREMENT THAT SEC-
8	RETARY REQUIRE COUNTY COMMITTEES TO
9	CERTIFY IN WRITING THAT CERTAIN LOAN
10	REVIEWS HAVE BEEN CONDUCTED.
11	Section 333 of the Consolidated Farm and Rural De-
12	velopment Act (7 U.S.C. 1983) is amended by striking
13	paragraph (2) and redesignating paragraphs (3) through
14	(5) as paragraphs (2) through (4) , respectively.
15	SEC. 506. AUTHORITY TO REDUCE PERCENTAGE OF LOAN
16	GUARANTEED IF BORROWER INCOME IS IN-
17	SUFFICIENT TO SERVICE DEBT.
18	Section 339 of the Consolidated Farm and Rural De-
19	velopment Act (7 U.S.C. 1989) is amended—
20	(1) in subsection $(c)(4)(A)$, by inserting ", ex-
21	cept that the Secretary may guarantee such lesser
21 22	cept that the Secretary may guarantee such lesser percentage as the Secretary determines appropriate
22	percentage as the Secretary determines appropriate

(2) in subsection (d)(4)(A), by inserting ", ex cept that the Secretary may guarantee such lesser
 percentage as the Secretary determines appropriate
 of such a loan if the income of the borrower is less
 than the income necessary to meet the requirements
 of subsection (b)" before the semicolon.

7 SEC. 507. TIMING OF LOAN ASSESSMENTS.

8 Section 360(a) of the Consolidated Farm and Rural 9 Development Act (7 U.S.C. 2006b(a)) is amended by 10 striking "After an applicant is determined eligible for as-11 sistance under this title by the appropriate county com-12 mittee established pursuant to section 332, the" and in-13 serting "The".

14SEC. 508. MAKING AND SERVICING OF LOANS BY PER-15SONNEL OF STATE, COUNTY, OR AREA COM-16MITTEES.

17 (a) IN GENERAL.—Subtitle D of the Consolidated
18 Farm and Rural Development Act (7 U.S.C. 1981–2008j)
19 is amended by adding at the end the following:

20 "SEC. 376. MAKING AND SERVICING OF LOANS BY PER21 SONNEL OF STATE, COUNTY, OR AREA COM22 MITTEES.

23 "The Secretary shall employ personnel of a State,
24 county or area committee established under section
25 8(b)(5) of the Soil Conservation and Domestic Allotment

Act (16 U.S.C 590h(b)(5)) to make and service loans
 under this title to the extent the personnel have been
 trained to do so.".

4 (b) INAPPLICABILITY OF FINALITY RULE.—Section
5 281(a)(1) of the Department of Agriculture Reorganiza6 tion Act of 1994 (7 U.S.C. 7001(a)(1)) is amended by
7 inserting ", except functions performed pursuant to sec8 tion 376 of the Consolidated Farm and Rural Develop9 ment Act" before the period.

SEC. 509. ELIGIBILITY OF EMPLOYEES OF STATE, COUNTY, OR AREA COMMITTEE FOR LOANS AND LOAN GUARANTEES.

Subtitle D of the Consolidated Farm and Rural Development Act (7 U.S.C. 1981–2008j) is further amended
by adding at the end the following:

16 "SEC. 377. ELIGIBILITY OF EMPLOYEES OF STATE, COUNTY,

- 17 OR AREA COMMITTEE FOR LOANS AND LOAN
- 18 GUARANTEES.

19 "The Secretary shall not prohibit an employee of a 20 State, county or area committee established under section 21 8(b)(5) of the Soil Conservation and Domestic Allotment 22 Act (16 U.S.C. 590h(b)(5)) or an employee of the Depart-23 ment of Agriculture from obtaining a loan or loan guar-24 antee under subtitle A, B or C of this title if an office 25 of the Department of Agriculture other than the office in which the employee is located determines that the em ployee is otherwise eligible for the loan or loan guar antee.".

4 SEC. 510. EMERGENCY LOANS IN RESPONSE TO AN ECO5 NOMIC EMERGENCY RESULTING FROM QUAR6 ANTINES AND SHARPLY INCREASING ENERGY
7 COSTS.

8 (a) LOAN AUTHORITY.—Section 321(a) of the Con9 solidated Farm and Rural Development Act (7 U.S.C.
10 1961(a)) is amended—

11 (1) in each of the 1st and 3rd sentences—

(A) by striking "a natural disaster in the 12 United States or by" and inserting "a quar-13 14 antine imposed by the Secretary under the 15 Plant Protection Act or the animal quarantine 16 laws (as defined in section 2509 of the Food, 17 Agriculture, Conservation, and Trade Act of 18 1990), an economic emergency resulting from 19 sharply increasing energy costs as described in 20 section 329(b), a natural disaster in the United 21 States, or"; and

(B) by inserting "Robert T. Stafford" before "Disaster Relief and Emergency Assistance
Act"; and

25 (2) in the 4th sentence—

1	(A) by striking "a natural disaster" and
2	inserting "such a quarantine, economic emer-
3	gency, or natural disaster"; and
4	(B) by striking "by such natural disaster"
5	and inserting "by such quarantine, economic
6	emergency, or natural disaster".
7	(b) Conforming Amendment.—Section 323 of
8	such Act (7 U.S.C. 1963) is amended—
9	(1) by inserting "quarantine," before "natural
10	disaster"; and
11	(2) by inserting "referred to in section 321(a),
12	including, notwithstanding any other provision of
13	this title, an economic emergency resulting from
14	sharply increasing energy costs as described in sec-
15	tion 329(b)" after "emergency".
16	(c) Sharply Increasing Energy Costs.—Section
17	329 of such Act (7 U.S.C. 1969) is amended—
18	(1) by striking all that precedes "Secretary
19	shall" and inserting the following:
20	"SEC. 329. LOSS CONDITIONS.
21	"(a) IN GENERAL.—Except as provided in subsection
22	(b), the"; and
23	(2) by adding after and below the end the fol-
24	lowing:

"(b) LOSS RESULTING FROM SHARPLY INCREASING
 ENERGY COSTS.—The Secretary shall make financial as sistance under this subtitle available to any applicant seek ing assistance based on an income loss resulting from
 sharply increasing energy costs referred to in section 323
 if—

"(1) the price of electricity, gasoline, diesel fuel,
natural gas, propane, or other equivalent fuel during
any 3-month period is at least 50 percent greater
than the average price of the same form of energy
during the preceding 5 years, as determined by the
Secretary; and

"(2) the income loss of the applicant is directly
related to expenses incurred to prevent livestock
mortality, the degradation of a perishable agricultural commodity, or damage to a field crop.".

17 (d) MAXIMUM AMOUNT OF LOAN.—Section 324(a) of
18 such Act (7 U.S.C. 1964(a)) is amended—

19 (1) by striking "or" at the end of paragraph20 (1);

(2) by striking the period at the end of paragraph (2) and inserting a semicolon; and

23 (3) by adding at the end the following:

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1	"(3) in the case of a loan made in response to
2	a quarantine referred to in section 321, exceeds
3	\$500,000; or
4	"(4) in the case of a loan made in response to
5	an economic emergency referred to in section 321,
6	exceeds \$200,000.".
7	SEC. 511. EXTENSION OF AUTHORITY TO CONTRACT FOR
8	SERVICING OF FARMER PROGRAM LOANS.
9	Section 331(d) of the Consolidated Farm and Rural
10	Development Act (7 U.S.C. 1981(d)) is amended—
11	(1) in the heading by striking "TEMPORARY";
12	and
13	(2) in paragraph (5) , by striking "2002" and
14	inserting "2011".
15	SEC. 512. AUTHORIZATION FOR LOANS.
16	Section $346(b)(1)$ of the Consolidated Farm and
17	Rural Development Act (7 U.S.C. 1994(b)(1)) is amended
18	by striking "not more than the following amounts:" and
19	all that follows and inserting "such sums as may be nec-
20	essary.".
21	SEC. 513. RESERVATION OF FUNDS FOR DIRECT OPER-
22	ATING LOANS FOR BEGINNING FARMERS AND
23	RANCHERS.
24	Section $346(b)(2)(A)(ii)(III)$ of the Consolidated
25	Farm and Rural Development Act (7 U.S.C.

1 1994(b)(2)(A)(ii)(III)) is amended by striking "2000
 2 through 2002" and inserting "2002 through 2011".

3 SEC. 514. EXTENSION OF INTEREST RATE REDUCTION PRO 4 GRAM.

5 Section 351(a)(2) of the Consolidated Farm and
6 Rural Development Act (7 U.S.C. 1999(a)(2)) is amended
7 by striking "2002" and inserting "2011".

8 SEC. 515. INCREASE IN DURATION OF LOANS UNDER DOWN 9 PAYMENT LOAN PROGRAM.

10 (a) IN GENERAL.—Section 310E(b)(3) of the Con11 solidated Farm and Rural Development Act (7 U.S.C.
12 1935(b)(3)) is amended by striking "10" and inserting
13 "15".

14 (b) CONFORMING AMENDMENT.—Section
15 310E(c)(3)(B) of the Consolidated Farm and Rural De16 velopment Act (7 U.S.C. 1935(c)(3)(B)) is amended by
17 striking "10-year" and inserting "15-year".

18 SEC. 516. HORSE BREEDER LOANS.

(a) DEFINITION OF HORSE BREEDER.—In this section, the term "horse breeder" means a person that, as
of the date of the enactment of this Act, derives more than
70 percent of the income of the person from the business
of breeding, boarding, raising, training, or selling horses,
during the shorter of—

(1) the 5-year period ending on January 1,
 2001; or

3 (2) the period the person has been engaged in4 the business.

5 (b) LOAN AUTHORIZATION.—The Secretary shall
6 make a loan to an eligible horse breeder to assist the
7 breeder for losses suffered as a result of mare reproductive
8 loss syndrome.

9 (c) ELIGIBILITY.—A horse breeder shall be eligible
10 for a loan under this section if the Secretary determines
11 that, as a result of mare reproductive loss syndrome—

(1) during the period beginning January 1,
2000, and ending October 1, 2000, or during the period beginning January 1, 2001, and ending October
1, 2001—

16 (A) 30 percent or more of the mares
17 owned by the breeder failed to conceive, mis18 carried, aborted, or otherwise failed to produce
19 a live healthy foal; or

20 (B) 30 percent or more of the mares
21 boarded on a farm owned, operated, or leased
22 by the breeder failed to conceive, miscarried,
23 aborted, or otherwise failed to produce a live
24 healthy foal;

(2) during the period beginning January 1,
2000, and ending on September 30, 2002, the breed-
er was unable to meet the financial obligations, or
pay the ordinary and necessary expenses, of the
breeder incurred in connection with breeding, board-
ing, raising, training, or selling horses; and
(3) the breeder is not able to obtain sufficient
credit elsewhere (within the meaning of section
321(a) of the Consolidated Farm and Rural Devel-
opment Act).
(d) Amount.—
(1) IN GENERAL.—Subject to paragraph (2),
the Secretary shall determine the amount of a loan
to be made to a horse breeder under this section, on
the basis of the amount of losses suffered by the
breeder, and the financial needs of the breeder, as
a result of mare reproductive loss syndrome.
(2) MAXIMUM AMOUNT.—The amount of a loan
made under this section shall not exceed \$500,000.
(e) TERM.—
(1) IN GENERAL.—Subject to paragraph (2),
the term for repayment of a loan made to a horse
breeder under this section shall be determined by the
Secretary based on the ability of the breeder to
repay the loan.

(2) MAXIMUM TERM.—The term of a loan made
 under this section shall not exceed 15 years.

3 (f) INTEREST RATE.—Interest shall be payable on a
4 loan made under this section, at the rate prescribed under
5 section 324(b)(1) of the Consolidated Farm and Rural De6 velopment Act.

7 (g) SECURITY.—Security shall be required on a loan
8 made under this section, in accordance with section 324(d)
9 of the Consolidated Farm and Rural Development Act.

10 (h) APPLICATION.—To be eligible to obtain a loan 11 under this section, a horse breeder shall submit to the Sec-12 retary an application for the loan not later than Sep-13 tember 30, 2002.

(i) FUNDING.—The Secretary shall carry out this section using funds available for emergency loans under subtitle C of the Consolidated Farm and Rural Development
Act.

(j) TERMINATION.—The authority provided by thissection shall terminate on September 30, 2003.

20 SEC. 517. EVALUATIONS OF DIRECT AND GUARANTEED21LOAN PROGRAMS.

(a) STUDIES.—The Secretary of Agriculture shall
conduct 2 studies of the direct and guaranteed loan
progams under sections 302 and 311 of the Consolidated
Farm and Rural Development Act, each of which shall in-

clude an examination of the number, average principal
 amount, and delinquency and default rates of loans pro vided or guaranteed during the period covered by the
 study.

5 (b) PERIODS COVERED.—

6 (1) FIRST STUDY.—One study under subsection
7 (a) shall cover the 1-year period that begins 1 year
8 after the date of the enactment of this section.

9 (2) SECOND STUDY.—One study under sub10 section (a) shall cover the 1-year period that begins
11 3 years after such date of enactment.

12 (c) REPORTS TO THE CONGRESS.—At the end of the 13 period covered by a study under this section, the Secretary of Agriculture shall submit to the Congress a report that 14 15 contains an evaluation of the results of the study, including an analysis of the effectiveness of loan programs re-16 ferred to in subsection (a) in meeting the credit needs of 17 18 agricultural producers in an efficient and fiscally respon-19 sible manner.

20 SEC. 518. DEFINITION OF DEBT FORGIVENESS.

Section 343(a)(12)(B) of the Consolidated Farm and
Rural Development Act (7 U.S.C. 1991(a)(12)(B)) is
amended to read as follows:

24 "(B) EXCEPTIONS.—The term 'debt for25 giveness' does not include—

1	"(i) consolidation, rescheduling, re-
2	amortization, or deferral of a loan; or
3	"(ii) any write-down provided as a
4	part of a resolution of a discrimination
5	complaint against the Secretary.".
6	SEC. 519. LOAN ELIGIBILITY FOR BORROWERS WITH PRIOR
7	DEBT FORGIVENESS.
8	Section $373(b)(1)$ of the Consolidated Farm and
9	Rural Development Act (7 U.S.C. 2008h(b)(1)) is amend-
10	ed to read as follows:
11	"(1) PROHIBITIONS.—Except as provided in
12	paragraph (2)—
13	"(A) the Secretary may not make a loan
14	under this title to a borrower who, on more
15	than 2 occasions, received debt forgiveness on a
16	loan made or guaranteed under this title; and
17	"(B) the Secretary may not guarantee a
18	loan under this title to a borrower who, on more
19	than 3 occasions, received debt forgiveness on a
20	loan made or guaranteed under this title.".
21	SEC. 520. ALLOCATION OF CERTAIN FUNDS FOR SOCIALLY
22	DISADVANTAGED FARMERS AND RANCHERS.
23	The last sentence of section $355(c)(2)$ of the Consoli-
24	dated Farm and Rural Development Act (7 U.S.C.
25	2003(c)(2)) is amended to read as follows: "Any funds re-

served and allocated under this paragraph but not used
 within a State shall, to the extent necessary to satisfy
 pending applications under this title, be available for use
 by socially disadvantaged farmers and ranchers in other
 States, as determined by the Secretary, and any remaining
 funds shall be reallocated within the State.".

7 SEC. 521. HORSES CONSIDERED TO BE LIVESTOCK UNDER 8 THE CONSOLIDATED FARM AND RURAL DE9 VELOPMENT ACT.

Section 343 of the Consolidated Farm and Rural Development Act (7 U.S.C. 1991) is amended by adding at
the end the following:

13 "(c) LIVESTOCK INCLUDES HORSES.—The term14 'livestock' includes horses.".

15SEC. 522. TEMPORARY SUSPENSION OF FORECLOSURE ON16CERTAIN REAL PROPERTY OWNED BY, AND17RECOVERY OF CERTAIN PAYMENTS FROM,18BORROWERS WITH SHARED APPRECIATION19ARRANGEMENTS.

During the period that begins with the date of the enactment of this Act and December 31, 2002, in the case of a borrower who has failed to make a payment required under section 353(e) of the Consolidated Farm and Rural Development Act with respect to real property, the Secretary of Agriculture—

1 (1) shall suspend foreclosure on the real p 2 erty by reason of the failure; and 3 (2) may not attempt to recover the pay 4 from the borrower. 5 SEC. 523. AUTHORITY TO MAKE BUSINESS AND INDUS 6 GUARANTEED LOANS FOR FARMER-OW 7 PROJECTS THAT ADD VALUE TO OR PROG 8 AGRICULTURAL PRODUCTS. 9 Section 310B(a)(1) of the Consolidated Farm 10 Rural Development Act (7 U.S.C. 1932(a)(1)) is ame 11 by inserting "(and in areas other than rural communi 12 in the case of insured loans, if a majority of the pr 13 involved is owned by individuals who reside and have f 14 ing operations in rural communities, and the project 15 value to or processes agricultural commodities)" 16 "rural communities". 17 TITLE VI—RURAL 18 DEVELOPMENT 19 SEC. 601. FUNDING FOR RURAL LOCAL TELEVISION BR 20 CAST SIGNAL LOAN GUARANTEES. 21 Section 1011(a) of the Launching Our Communi 22 Access to Local Television Act of 2000 (title X of 12) 23 5	
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24 553) is amended by adding at the end the following:	106-
	: "In
25 addition, a total of \$200,000,000 of the funds of the 0	Com-
25 addition, a total of \$200,000,000 of the funds of the	g

modity Credit Corporation shall be available during fiscal 1 2 years 2002 through 2006, without fiscal year limitation, for loan guarantees under this title.". 3 4 SEC. 602. EXPANDED ELIGIBILITY FOR VALUE-ADDED AGRI-5 CULTURAL PRODUCT MARKET DEVELOP-6 MENT GRANTS. 7 Section 231(a) of the Agricultural Risk Protection 8 Act of 2000 (7 U.S.C. 1621 note) is amended— 9 (1) by striking paragraph (1) and inserting the 10 following: "(1) 11 Establishment AND PURPOSES.—In 12 each of fiscal years 2002 through 2011, the Sec-13 retary shall use \$50,000,000 of the funds of the 14 Commodity Credit Corporation to award competitive 15 grants-"(A) to eligible independent producers (as 16 17 determined by the Secretary) of value-added ag-18 ricultural commodities and products of agricul-19 commodities tural assist eligible to an 20 producer-"(i) to develop a business plan for via-21 22 ble marketing opportunities for a value-23 added agricultural commodity or product 24 of an agricultural commodity; or

1	"(ii) to develop strategies for the ven-
2	tures that are intended to create marketing
3	opportunities for the producers; and
4	"(B) to public bodies, institutions of higher
5	learning, and trade associations to assist such
6	entities—
7	"(i) to develop a business plan for via-
8	ble marketing opportunities in emerging
9	markets for a value-added agricultural
10	commodity or product of an agricultural
11	commodity; or
12	"(ii) to develop strategies for the ven-
13	tures that are intended to create marketing
14	opportunities in emerging markets for the
15	producers.";
16	(2) by striking "producer" each place it appears
17	thereafter and inserting "grantee"; and
18	(3) in the heading for paragraph (3), by strik-
19	ing "PRODUCER" and inserting "GRANTEE".
20	SEC. 603. AGRICULTURE INNOVATION CENTER DEM-
21	ONSTRATION PROGRAM.
22	(a) PURPOSES.—The purposes of this section are to
23	carry out a demonstration program under which agricul-
24	tural producers are provided—

1	(1) technical assistance, including engineering
2	services, applied research, scale production, and
3	similar services to enable the producers to establish
4	businesses for further processing of agricultural
5	products;
6	(2) marketing, market development, and busi-
7	ness planning; and
8	(3) overall organizational, outreach, and devel-
9	opment assistance to increase the viability, growth,
10	and sustainability of value-added agricultural busi-
11	nesses.
12	(b) NATURE OF PROGRAM.—The Secretary of Agri-
13	culture (in this section referred to as the "Secretary")
14	shall—
15	(1) make grants to eligible applicants for the
16	purposes of enabling the applicants to obtain the as-
17	sistance described in subsection (a); and
18	(9) provide excitation to eligible explicante
	(2) provide assistance to eligible applicants
19	(2) provide assistance to engine applicants through the research and technical services of the
19 20	
	through the research and technical services of the
20	through the research and technical services of the Department of Agriculture.
20 21	through the research and technical services of the Department of Agriculture.(c) ELIGIBILITY REQUIREMENTS.—
20 21 22	 through the research and technical services of the Department of Agriculture. (c) ELIGIBILITY REQUIREMENTS.— (1) IN GENERAL.—An applicant shall be eligible

1	(A) the applicant—
2	(i) has provided services similar to
3	those described in subsection (a); or
4	(ii) shows the capability of providing
5	the services;
6	(B) the application of the applicant for the
7	grant and assistance sets forth a plan, in ac-
8	cordance with regulations which shall be pre-
9	scribed by the Secretary, outlining support of
10	the applicant in the agricultural community, the
11	technical and other expertise of the applicant,
12	and the goals of the applicant for increasing
13	and improving the ability of local producers to
14	develop markets and processes for value-added
15	agricultural products;
16	(C) the applicant demonstrates that re-
17	sources (in cash or in kind) of definite value are
18	available, or have been committed to be made
19	available, to the applicant, to increase and im-
20	prove the ability of local producers to develop
21	markets and processes for value-added agricul-
22	tural products; and
23	(D) the applicant meets the requirement of
24	paragraph (2).

1	(2) BOARD OF DIRECTORS.—The requirement
2	of this paragraph is that the applicant shall have a
3	board of directors comprised of representatives of
4	the following groups:
5	(A) The 2 general agricultural organiza-
6	tions with the greatest number of members in
7	the State in which the applicant is located.
8	(B) The Department of Agriculture or
9	similar State organization or department, for
10	the State.
11	(C) Organizations representing the 4 high-
12	est grossing commodities produced in the State,
13	according to annual gross cash sales.
14	(d) GRANTS AND ASSISTANCE.—
15	(1) IN GENERAL.—Subject to subsection (g),
16	the Secretary shall make annual grants to eligible
17	applicants under this section, each of which grants
18	shall not exceed the lesser of—
19	(A) \$1,000,000 ; or
20	(B) twice the dollar value of the resources
21	(in cash or in kind) that the applicant has dem-
22	onstrated are available, or have been committed
23	to be made available, to the applicant in accord-
24	ance with subsection $(c)(1)(C)$.

1 (2) INITIAL LIMITATION.—In the first year of 2 the demonstration program under this section, the 3 Secretary shall make grants under this section, on a 4 competitive basis, to not more than 5 eligible appli-5 cants.

6 (3)EXPANSION OF DEMONSTRATION PRO-7 GRAM.—In the second year of the demonstration 8 program under this section, the Secretary may make 9 grants under this section to not more than 10 eligi-10 ble applicants, in addition to any entities to which 11 grants are made under paragraph (2) for such year.

(4) STATE LIMITATION.—In the first 3 years of
the demonstration program under this section, the
Secretary shall not make an Agricultural Innovation
Center Demonstration Program grant under this
section to more than 1 entity in a single State.

(e) USE OF FUNDS.—An entity to which a grant is
made under this section may use the grant only for the
following purposes, but only to the extent that the use is
not described in section 231(d) of the Agricultural Risk
Protection Act of 2000:

- 22 (1) Applied research.
- 23 (2) Consulting services.

24 (3) Hiring of employees, at the discretion of the25 board of directors of the entity.

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(4) The making of matching grants, each of
 which shall be not more than \$5,000, to agricultural
 producers, so long as the aggregate amount of all
 such matching grants shall be not more than
 \$50,000.

6 (5) Legal services.

7 (f) RULE OF INTERPRETATION.—This section shall
8 not be construed to prevent a recipient of a grant under
9 this section from collaborating with any other institution
10 with respect to activities conducted using the grant.

(g) AVAILABILITY OF FUNDS.—Of the amount made
available under section 231(a)(1) of the Agricultural Risk
Protection Act of 2000 (Public Law 106–224; 7 U.S.C.
1621 note), the Secretary shall use to carry out this
section—

16 (1) not less than \$5,000,000 for fiscal year
17 2002; and

18 (2) not less than \$10,000,000 for each of the
19 fiscal years 2003 and 2004.

20 (h) REPORT ON BEST PRACTICES.—

(1) EFFECTS ON THE AGRICULTURAL SECTOR.—The Secretary shall utilize \$300,000 per year
of the funds made available pursuant to this section
to support research at any university into the effects
of value-added projects on agricultural producers

and the commodity markets. The research should
 systematically examine possible effects on demand
 for agricultural commodities, market prices, farm in come, and Federal outlays on commodity programs
 using linked, long-term, global projections of the ag ricultural sector.

7 (2) DEPARTMENT OF AGRICULTURE.—Not later 8 than 3 years after the first 10 grants are made 9 under this section, the Secretary shall prepare and 10 submit to the Committee on Agriculture, Nutrition, 11 and Forestry of the Senate and to the Committee on 12 Agriculture of the House of Representatives a writ-13 ten report on the effectiveness of the demonstration 14 program conducted under this section at improving 15 the production of value-added agricultural products 16 and on the effects of the program on the economic 17 viability of the producers, which shall include the 18 best practices and innovations found at each of the 19 Agriculture Innovation Centers established under the 20 demonstration program under this section, and de-21 tail the number and type of agricultural projects as-22 sisted, and the type of assistance provided, under 23 this section.

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3 (a) FUNDING.—In each of fiscal years 2002 through
4 2011, the Secretary of Agriculture shall use \$30,000,000
5 of the funds of the Commodity Credit Corporation to carry
6 out section 306A of the Consolidated Farm and Rural De7 velopment Act (7 U.S.C. 1926a).

8 (b) EXTENSION OF PROGRAM.—Section 306A(i) of
9 the Consolidated Farm and Rural Development Act (7
10 U.S.C. 1926a(i)) is amended by striking "2002" and in11 serting "2011".

(c) MISCELLANEOUS AMENDMENTS.—Section 306A
of such Act (7 U.S.C. 1926a) is amended—

14	(1) in the heading by striking " EMERGENCY ";
15	(2) in subsection $(a)(1)$ —
16	(A) by striking "after" and inserting
17	"when"; and
18	(B) by inserting "is imminent" after "com-
19	munities"; and
20	(3) in subsection (c), by striking "shall—" and
21	all that follows and inserting "shall be a public or
22	private nonprofit entity.".

1SEC. 605. LOAN GUARANTEES FOR THE FINANCING OF THE2PURCHASE OF RENEWABLE ENERGY SYS-3TEMS.

4 Section 4 of the Rural Electrification Act of 1936 (7
5 U.S.C. 904) is amended—

6 (1) by inserting "(a)" before "The Secretary";7 and

8 (2) by adding after and below the end the fol-9 lowing:

10 "(b) LOAN GUARANTEES FOR THE FINANCING OF THE PURCHASE OF RENEWABLE ENERGY SYSTEMS.-11 The Secretary may provide a loan guarantee, on such 12 terms and conditions as the Secretary deems appropriate, 13 for the purpose of financing the purchase of a renewable 14 energy system, including a wind energy system and anaer-15 16 obic digestors for the purpose of energy generation, by any person or individual who is a farmer, a rancher, or an 17 owner of a small business (as defined by the Secretary) 18 19 that is located in a rural area (as defined by the Secretary). In providing guarantees under this subsection, the 20 21 Secretary shall give priority to loans used primarily for 22 power generation on a farm, ranch, or small business (as 23 so defined).".

1SEC. 606. LOANS AND LOAN GUARANTEES FOR RENEWABLE2ENERGY SYSTEMS.

3 Section 310B(a)(3) of the Consolidated Farm and
4 Rural Development Act (7 U.S.C. 1932(a)(3)) is amended
5 by inserting "and other renewable energy systems includ6 ing wind energy systems and anaerobic digestors for the
7 purpose of energy generation" after "solar energy sys8 tems".

9 SEC. 607. 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 "2002" and inserting "2011".

13 SEC. 608. GRANTS FOR WATER SYSTEMS FOR RURAL AND
14 NATIVE VILLAGES IN ALASKA.

15 Section 306D(d)(1) of the Consolidated Farm and
16 Rural Development Act (7 U.S.C. 1926d(d)(1)) is amend17 ed by striking "and 2002" and inserting "through 2011".

18 SEC. 609. RURAL COOPERATIVE DEVELOPMENT GRANTS.

19 Section 310B(e)(9) of the Consolidated Farm and
20 Rural Development Act (7 U.S.C. 1932(e)(9)) is amended
21 by striking "2002" and inserting "2011".

22 SEC. 610. NATIONAL RESERVE ACCOUNT OF RURAL DEVEL23 OPMENT TRUST FUND.

24 Section 381E(e)(3)(F) of the Consolidated Farm and
25 Rural Development Act (7 U.S.C. 2009d(e)(3)(F)) is

	205
1	amended by striking "fiscal year 2002" and inserting
2	"each of the fiscal years 2002 through 2011".
3	SEC. 611. RURAL VENTURE CAPITAL DEMONSTRATION PRO-
4	GRAM.
5	Section $381O(b)(3)$ of the Consolidated Farm and
6	Rural Development Act (7 U.S.C. 2009n(b)(3)) is amend-
7	ed by striking "2002" and inserting "2011".
8	SEC. 612. INCREASE IN LIMIT ON CERTAIN LOANS FOR
9	RURAL DEVELOPMENT.
10	Section 310B(a) of the Consolidated Farm and Rural
11	Development Act (7 U.S.C. 1932(a)) is amended by strik-
12	ing "\$25,000,000" and inserting "\$100,000,000".
13	SEC. 613. PILOT PROGRAM FOR DEVELOPMENT AND IMPLE-
14	MENTATION OF STRATEGIC REGIONAL DE-
15	VELOPMENT PLANS.
16	(a) DEVELOPMENT.—
17	(1) Selection of states.—The Secretary of
18	Agriculture (in this section referred to as the "Sec-
	Agriculture (in this section referred to as the bec-
19	retary") shall, on a competitive basis, select States
19 20	
	retary") shall, on a competitive basis, select States
20	retary") shall, on a competitive basis, select States in which to implement strategic regional develop-
20 21	retary") shall, on a competitive basis, select States in which to implement strategic regional develop- ment plans developed under this subsection.
20 21 22	retary") shall, on a competitive basis, select States in which to implement strategic regional develop- ment plans developed under this subsection. (2) GRANTS.—
20212223	retary") shall, on a competitive basis, select States in which to implement strategic regional develop- ment plans developed under this subsection. (2) GRANTS.— (A) AUTHORITY.—

the Secretary shall make a matching grant to 1 or more entities in each State selected under subsection (a), to develop a strategic regional development plan that provides for rural economic development in a region in the State in which the entity is located. (ii) PRIORITY.—In making grants under this subsection, the Secretary shall give priority to entities that represent a regional coalition of community-based plan-

10 gional coalition of community-based plan11 ning, development, governmental, and busi12 ness organizations.

13 (B) TERMS OF MATCH.—In order for an 14 entity to be eligible for a matching grant under 15 this subsection, the entity shall make a commit-16 ment to the Secretary to provide funds for the 17 development of a strategic regional development 18 plan of the kind referred to in subparagraph 19 (A) in an amount that is not less than the 20 amount of the matching grant.

21 (C) LIMITATION.—The Secretary shall not
22 make a grant under this subsection in an
23 amount that exceeds \$150,000.

24 (3) FUNDING.—

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1	(A) IN GENERAL.—The Secretary shall use
2	\$2,000,000 of the funds of the Commodity
3	Credit Corporation, plus ² /13 of the amounts
4	made available by section 943 of the Farm Se-
5	curity Act of 2001 for grants under this sec-
6	tion, in each of fiscal years 2002 through 2011
7	to carry out this subsection.
8	(B) AVAILABILITY.—Funds made available
9	pursuant to subparagraph (A) shall remain
10	available without fiscal year limitation.
11	(b) Strategic Planning Implementation.—
12	(1) The Secretary shall use the authorities pro-
13	vided in the provisions of law specified in section
14	793(c)(1)(A)(ii) of the Federal Agriculture Improve-
15	ment and Reform Act of 1996 to implement the
16	strategic regional development plans developed pur-
17	suant to subsection (a) of this section.
18	(2) FUNDING.—
19	(A) IN GENERAL.—The Secretary shall use
20	\$13,000,000 of the funds of the Commodity
21	Credit Corporation, plus ¹¹ / ₁₃ of the amounts
22	made available by section 943 of the Farm Se-
23	curity Act of 2001 for grants under this sec-
24	tion, in each of fiscal years 2002 through 2011
25	to carry out this subsection.

1	(B) AVAILABILITY.—Funds made available
2	pursuant to subparagraph (A) shall remain
3	available without fiscal year limitation.
4	(c) USE OF FUNDS.—The amounts made available
5	under subsections (a) and (b) may be used as the Sec-
6	retary deems appropriate to carry out any provision of this
7	section.
8	SEC. 614. GRANTS TO NONPROFIT ORGANIZATIONS TO FI-
9	NANCE THE CONSTRUCTION, REFURBISHING,
10	AND SERVICING OF INDIVIDUALLY-OWNED
11	
11	HOUSEHOLD WATER WELL SYSTEMS IN
11	RURAL AREAS FOR INDIVIDUALS WITH LOW
12	RURAL AREAS FOR INDIVIDUALS WITH LOW
12 13	RURAL AREAS FOR INDIVIDUALS WITH LOW OR MODERATE INCOMES.
12 13 14	RURAL AREAS FOR INDIVIDUALS WITH LOWOR MODERATE INCOMES.(a) IN GENERAL.—Subtitle A of the Consolidated
12 13 14 15	RURAL AREAS FOR INDIVIDUALS WITH LOW OR MODERATE INCOMES. (a) IN GENERAL.—Subtitle A of the Consolidated Farm and Rural Development Act (7 U.S.C. 1922–1949) is amended by inserting after section 306D the following:
12 13 14 15 16	RURAL AREAS FOR INDIVIDUALS WITH LOW OR MODERATE INCOMES. (a) IN GENERAL.—Subtitle A of the Consolidated Farm and Rural Development Act (7 U.S.C. 1922–1949) is amended by inserting after section 306D the following:
12 13 14 15 16 17	RURAL AREAS FOR INDIVIDUALS WITH LOW OR MODERATE INCOMES. (a) IN GENERAL.—Subtitle A of the Consolidated Farm and Rural Development Act (7 U.S.C. 1922–1949) is amended by inserting after section 306D the following: "SEC. 306E. GRANTS TO NONPROFIT ORGANIZATIONS TO FI-
12 13 14 15 16 17 18	RURAL AREAS FOR INDIVIDUALS WITH LOW OR MODERATE INCOMES. (a) IN GENERAL.—Subtitle A of the Consolidated Farm and Rural Development Act (7 U.S.C. 1922–1949) is amended by inserting after section 306D the following: SEC. 306E. GRANTS TO NONPROFIT ORGANIZATIONS TO FI- NANCE THE CONSTRUCTION, REFURBISHING,
12 13 14 15 16 17 18 19	RURAL AREAS FOR INDIVIDUALS WITH LOW OR MODERATE INCOMES. (a) IN GENERAL.—Subtitle A of the Consolidated Farm and Rural Development Act (7 U.S.C. 1922–1949) is amended by inserting after section 306D the following: "SEC. 306E. GRANTS TO NONPROFIT ORGANIZATIONS TO FI- NANCE THE CONSTRUCTION, REFURBISHING, AND SERVICING OF INDIVIDUALLY-OWNED

23 "(a) DEFINITION OF ELIGIBLE INDIVIDUAL.—In this
24 section, the term 'eligible individual' means an individual
25 who is a member of a household, the combined income of

whose members for the most recent 12-month period for
 which the information is available, is not more than 100
 percent of the median nonmetropolitan household income
 for the State or territory in which the individual resides,
 according to the most recent decennial census of the
 United States.

7 "(b) GRANTS.—The Secretary may make grants to 8 private nonprofit organizations for the purpose of assist-9 ing eligible individuals in obtaining financing for the con-10 struction, refurbishing, and servicing of individual house-11 hold water well systems in rural areas that are owned (or 12 to be owned) by the eligible individuals.

13 "(c) USE OF FUNDS.—A grant made under this sec-14 tion may be—

15 "(1) used, or invested to provide income to be16 used, to carry out subsection (b); and

17 "(2) used to pay administrative expenses associ18 ated with providing the assistance described in sub19 section (b).

"(d) PRIORITY IN AWARDING GRANTS.—In awarding
grants under this section, the Secretary shall give priority
to an applicant that has substantial expertise and experience in promoting the safe and productive use of individually-owned household water well systems and ground
water.".

(b) EFFECTIVE DATE.—The amendment made by
 this section takes effect on October 1, 2001.

3 SEC. 615. NATIONAL RURAL DEVELOPMENT PARTNERSHIP.

4 Subtitle E of the Consolidated Farm and Rural De5 velopment Act (7 U.S.C. 2009–2009n) is amended by add6 ing at the end the following:

7 "SEC. 381P. NATIONAL RURAL DEVELOPMENT PARTNER-8 SHIP.

9 "(a) RURAL AREA DEFINED.—In this section, the
10 term 'rural area' means such areas as the Secretary may
11 determine.

12 "(b) ESTABLISHMENT.—There is established a Na13 tional Rural Development Partnership (in this section re14 ferred to as the 'Partnership'), which shall be composed
15 of—

16 "(1) the National Rural Development Coordi17 nating Committee established in accordance with
18 subsection (c); and

19 "(2) State rural development councils estab-20 lished in accordance with subsection (d).

21 "(c) NATIONAL RURAL DEVELOPMENT COORDI-22 NATING COMMITTEE.—

23 "(1) COMPOSITION.—The National Rural De24 velopment Coordinating Committee (in this section

1	referred to as the 'Coordinating Committee') may be
2	composed of—
3	"(A) representatives of all Federal depart-
4	ments and agencies with policies and programs
5	that affect or benefit rural areas;
6	"(B) representatives of national associa-
7	tions of State, regional, local, and tribal govern-
8	ments and intergovernmental and multi-juris-
9	dictional agencies and organizations;
10	"(C) national public interest groups; and
11	"(D) other national nonprofit organiza-
12	tions that elect to participate in the activities of
13	the Coordinating Committee.
14	"(2) FUNCTIONS.—The Coordinating Com-
15	mittee may—
16	"(A) provide support for the work of the
17	State rural development councils established in
18	accordance with subsection (d); and
19	"(B) develop and facilitate strategies to re-
20	duce or eliminate conflicting or duplicative ad-
21	ministrative and regulatory impediments con-
22	fronting rural areas.
23	"(d) STATE RURAL DEVELOPMENT COUNCILS.—
24	"(1) Composition.—A State rural development
25	council may—

1	"(A) be composed of representatives of
2	Federal, State, local, and tribal governments,
3	and nonprofit organizations, the private sector,
4	and other entities committed to rural advance-
5	ment; and
6	"(B) have a nonpartisan and nondiscrim-
7	inatory membership that is broad and rep-
8	resentative of the economic, social, and political
9	diversity of the State.
10	"(2) FUNCTIONS.—A State rural development
11	council may—
12	"(A) facilitate collaboration among Fed-
13	eral, State, local, and tribal governments and
14	the private and non-profit sectors in the plan-
15	ning and implementation of programs and poli-
16	cies that affect the rural areas of the State, and
17	to do so in such a way that provides the great-
18	est degree of flexibility and innovation in re-
19	sponding to the unique needs of the State and
20	the rural areas; and
21	"(B) in conjunction with the Coordinating
22	Committee, develop and facilitate strategies to
23	reduce or eliminate conflicting or duplicative
24	administrative and regulatory impediments con-
25	fronting the rural areas of the State.

"(e) ADMINISTRATION OF THE PARTNERSHIP.—The
 Secretary may provide for any additional support staff to
 the Partnership as the Secretary determines to be nec essary to carry out the duties of the Partnership.

5 "(f) TERMINATION.—The authority provided by this
6 section shall terminate on the date that is 5 years after
7 the date of the enactment of this section.".

8 SEC. 616. ELIGIBILITY OF RURAL EMPOWERMENT ZONES, 9 RURAL ENTERPRISE COMMUNITIES, AND 10 CHAMPION COMMUNITIES FOR DIRECT AND 11 GUARANTEED LOANS FOR ESSENTIAL COM-12 MUNITY FACILITIES.

13 Section 306(a)(1) of the Consolidated Farm and Rural Development Act (7 U.S.C. 1926(a)(1)) is amended 14 15 by inserting after the 1st sentence the following: "The Secretary may also make or insure loans to communities 16 that have been designated as rural empowerment zones or 17 rural enterprise communities pursuant to part I of sub-18 19 chapter U of chapter 1 of the Internal Revenue Code of 201986, as rural enterprise communities pursuant to section 21 766 of the Agriculture, Rural Development, Food and 22 Drug Administration, and Related Agencies Appropria-23 tions Act, 1999, or as champion communities (as deter-24 mined by the Secretary), to provide for the installation or improvement of essential community facilities including 25

necessary related equipment, and to furnish financial as sistance or other aid in planning projects for such pur poses.".

4 SEC. 617. GRANTS TO TRAIN FARM WORKERS IN NEW TECH5 NOLOGIES AND TO TRAIN FARM WORKERS IN 6 SPECIALIZED SKILLS NECESSARY FOR HIGH7 ER VALUE CROPS.

8 (a) IN GENERAL.—The Secretary of Agriculture may 9 make a grant to a nonprofit organization with the capacity 10 to train farm workers, or to a consortium of non-profit 11 organizations, agribusinesses, State and local govern-12 ments, agricultural labor organizations, and community-13 based organizations with that capacity.

(b) USE OF FUNDS.—An entity to which a grant is
made under this section shall use the grant to train farm
workers to use new technologies and develop specialized
skills for agricultural development.

(c) LIMITATIONS ON AUTHORIZATION OF APPROPRIATIONS.—For grants under this section, there are authorized to be appropriated to the Secretary of Agriculture
not more than \$10,000,000 for each of fiscal years 2002
through 2011.

1SEC. 618. LOAN GUARANTEES FOR THE PURCHASE OF2STOCK IN A FARMER COOPERATIVE SEEKING3TO MODERNIZE OR EXPAND.

4 Section 310B(g)(2) of the Consolidated Farm and
5 Rural Development Act (7 U.S.C. 1932(g)(2)) is amended
6 by striking "start-up" and all that follows and inserting
7 "capital stock of a farmer cooperative established for an
8 agricultural purpose.".

9 SEC. 619. INTANGIBLE ASSETS AND SUBORDINATED UNSE10 CURED DEBT REQUIRED TO BE CONSIDERED
11 IN DETERMINING ELIGIBILITY OF FARMER12 OWNED COOPERATIVE FOR BUSINESS AND
13 INDUSTRY GUARANTEED LOAN.

Section 310B of the Consolidated Farm and Rural
Development Act (7 U.S.C. 1932) is amended by adding
at the end the following:

17 "(h) INTANGIBLE ASSETS AND SUBORDINATED UN-18 SECURED DEBT REQUIRED TO BE CONSIDERED IN DE-19 TERMINING ELIGIBILITY OF FARMER-OWNED COOPERA-20 INDUSTRY GUARANTEED TIVE FOR BUSINESS AND LOAN.—In determining whether a cooperative organiza-21 22 tion owned by farmers is eligible for a guaranteed loan 23 under subsection (a)(1), the Secretary may consider the 24 value of the intangible assets and subordinated unsecured 25 debt of the cooperative organization.".

1 SEC. 620. BAN ON LIMITING ELIGIBILITY OF FARMER COOP-

2 ERATIVE FOR BUSINESS AND INDUSTRY
3 LOAN GUARANTEE BASED ON POPULATION
4 OF AREA IN WHICH COOPERATIVE IS LO5 CATED.

6 Section 310B of the Consolidated Farm and Rural
7 Development Act (7 U.S.C. 1932) is further amended by
8 adding at the end of the following:

9 "(i) SPECIAL RULES APPLICABLE TO FARMER CO-10 OPERATIVES UNDER THE BUSINESS AND INDUSTRY LOAN 11 PROGRAM.—In determining whether a cooperative organi-12 zation owned by farmers is eligible for a guaranteed loan 13 under subsection (a)(1), the Secretary shall not apply any 14 lending restriction based on population to the area in 15 which the cooperative organization is located.".

16 SEC. 621. RURAL WATER AND WASTE FACILITY GRANTS.

Section 306(a)(2) of the Consolidated Farm and
Rural Development Act (7 U.S.C. 1926(a)(2)) is amended
by striking "aggregating not to exceed \$590,000,000 in
any fiscal year".

21 SEC. 622. RURAL WATER CIRCUIT RIDER PROGRAM.

(a) ESTABLISHMENT.—The Secretary of Agriculture
shall establish a national rural water and wastewater circuit rider grant program that shall be modeled after the
National Rural Water Association Rural Water Circuit

Rider Program that receives funding from the Rural Utili ties Service.

3 (b) LIMITATIONS ON AUTHORIZATION OF APPRO4 PRIATIONS.—To carry out subsection (a), there are au5 thorized to be appropriated to the Secretary of Agriculture
6 \$15,000,000 for each fiscal year.

7 SEC. 623. RURAL WATER GRASSROOTS SOURCE WATER 8 PROTECTION PROGRAM.

9 (a) ESTABLISHMENT.—The Secretary of Agriculture 10 shall establish a national grassroots source water protec-11 tion program that will utilize the on-site technical assist-12 ance capabilities of State rural water associations that are 13 operating wellhead or ground water protection programs 14 in each State.

(b) LIMITATIONS ON AUTHORIZATION OF APPROPRIATIONS.—To carry out subsection (a), there are authorized to be appropriated to the Secretary of Agriculture
\$5,000,000 for each fiscal year.

19 **TITLE VII—RESEARCH AND**

20

RELATED MATTERS

21 Subtitle A—Extensions

22 SEC. 700. MARKET EXPANSION RESEARCH.

23 Section 1436(b)(3)(C) of the Food Security Act of
24 1985 (7 U.S.C. 1632(b)(3)(C)) is amended by striking
25 "1990" and inserting "2011".

3 Section 2381(e) of the Food, Agriculture, Conserva4 tion, and Trade Act of 1990 (7 U.S.C. 3125b(e)) is
5 amended by striking "2002" and inserting "2011".

6 SEC. 702. GRANTS AND FELLOWSHIPS FOR FOOD AND AGRI7 CULTURAL SCIENCES EDUCATION.

8 Section 1417(l) of the National Agricultural Re9 search, Extension, and Teaching Policy Act of 1977 (7
10 U.S.C. 3152(l)) is amended by striking "2002" and in11 serting "2011".

12 SEC. 703. POLICY RESEARCH CENTERS.

13 Section 1419A(d) of the National Agricultural Re14 search, Extension, and Teaching Policy Act of 1977 (7
15 U.S.C. 3155(d)) is amended by striking "2002" and in16 serting "2011".

17 SEC. 704. HUMAN NUTRITION INTERVENTION AND HEALTH 18 PROMOTION RESEARCH PROGRAM.

19 Section 1424(d) of the National Agricultural Re20 search, Extension, and Teaching Policy Act of 1977 (7
21 U.S.C. 3174(d)) is amended by striking "2002" and in22 serting "2011".

23 SEC. 705. PILOT RESEARCH PROGRAM TO COMBINE MED-

24 ICAL AND AGRICULTURAL RESEARCH.

25

Section 1424A(d) of the National Agricultural Re-

26 search, Extension, and Teaching Policy Act of 1977 (7 HR 2646 PCS 1 U.S.C. 3174a(d)) is amended by striking "2002" and in-2 serting "2011".

3 SEC. 706. NUTRITION EDUCATION PROGRAM.

4 Section 1425(c)(3) of the National Agricultural Re5 search, Extension, and Teaching Policy Act of 1977 (7
6 U.S.C. 3175(c)(3)) is amended by striking "2002" and
7 inserting "2011".

8 SEC. 707. CONTINUING ANIMAL HEALTH AND DISEASE RE9 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 by striking "2002" and inserting "2011".

14 SEC. 708. APPROPRIATIONS FOR RESEARCH ON NATIONAL

15

OR REGIONAL PROBLEMS.

Section 1434(a) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3196(a)) is amended by striking "2002" and inserting "2011".

20 SEC. 709. GRANTS TO UPGRADE AGRICULTURAL AND FOOD

21 SCIENCES FACILITIES AT 1890 LAND-GRANT
22 COLLEGES, INCLUDING TUSKEGEE UNIVER23 SITY.

24 Section 1447(b) of the National Agricultural Re-25 search, Extension, and Teaching Policy Act of 1977 (7 1 U.S.C. 3222b(b)) is amended by striking "2002" and in-2 serting "2011".

3 SEC. 710. NATIONAL RESEARCH AND TRAINING CENTEN-4 NIAL CENTERS AT 1890 LAND-GRANT INSTITU-5 TIONS.

6 Sections 1448(a)(1) and (f) of the National Agricul-7 tural Research, Extension, and Teaching Policy Act of 8 1977 (7 U.S.C. 3222c(a)(1) and (f)) are amended by 9 striking "2002" each place it appears and inserting 10 "2011".

11 SEC. 711. HISPANIC-SERVING INSTITUTIONS.

Section 1455(c) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3241(c)) is amended by striking "2002" and inserting "2011".

16 SEC. 712. COMPETITIVE GRANTS FOR INTERNATIONAL AG-

17 RICULTURAL SCIENCE AND EDUCATION PRO-18 GRAMS.

Section 1459A(c) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3292b(c)) is amended by striking "2002" and inserting "2011".

23 SEC. 713. UNIVERSITY RESEARCH.

24 Subsections (a) and (b) of section 1463 of the Na-25 tional Agricultural Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3311(a) and (b)) are amend ed by striking "2002" each place it appears and inserting
 "2011".

4 SEC. 714. EXTENSION SERVICE.

Section 1464 of the National Agricultural Research,
Extension, and Teaching Policy Act of 1977 (7 U.S.C.
7 3312) is amended by striking "2002" and inserting
8 "2011".

9 SEC. 715. 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 "2002" and inserting "2011".

14 SEC. 716. AQUACULTURE RESEARCH FACILITIES.

The first sentence of section 1477 of the National
Agricultural Research, Extension, and Teaching Policy
Act of 1977 (7 U.S.C. 3324) is amended by striking
"2002" and inserting "2011".

19 SEC. 717. 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 "2002" and inserting "2011".

1 SEC. 718. NATIONAL GENETICS RESOURCES PROGRAM.

2 Section 1635(b) of the Food, Agriculture, Conserva-3 tion, and Trade Act of 1990 (7 U.S.C. 5844(b)) is amended by striking "2002" and inserting "2011". 4

5 SEC. 719. HIGH-PRIORITY RESEARCH AND EXTENSION INI-6

7 Section 1672(h) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925(h)) is amend-8 9

10 SEC. 720. NUTRIENT MANAGEMENT RESEARCH AND EXTEN-11

12 Section 1672A(g) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925a(g)) is 13 amended by striking "2002" and inserting "2011". 14

15 SEC. 721. AGRICULTURAL TELECOMMUNICATIONS PRO-16

17 Section 1673(h) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5926(h)) is amend-18 19

20 SEC. 722. ALTERNATIVE AGRICULTURAL RESEARCH AND

21 COMMERCIALIZATION REVOLVING FUND.

22 (a) AUTHORIZATION OF APPROPRIATIONS.—Section 1664(g)(1) of the Food, Agriculture, Conservation, and 23 24 Trade Act of 1990 (7 U.S.C. 5908(g)(1)) is amended by 25

(b) CAPITALIZATION.—Section 1664(g)(2) of such
 Act (7 U.S.C. 5908(g)(2)) is amended by striking "2002"
 and inserting "2011".

4 SEC. 723. ASSISTIVE TECHNOLOGY PROGRAM FOR FARM-5 ERS WITH DISABILITIES.

6 Section 1680(c)(1) of the Food, Agriculture, Con7 servation, and Trade Act of 1990 (7 U.S.C. 5933(c)(1))
8 is amended by striking "2002" and inserting "2011".

9 SEC. 724. PARTNERSHIPS FOR HIGH-VALUE AGRICULTURAL

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PRODUCT QUALITY RESEARCH.

Section 402(g) of the Agricultural Research, Extension, and Education Reform Act of 1998 (7 U.S.C.
7622(g)) is amended by striking "2002" and inserting
"2011".

15 SEC. 725. BIOBASED PRODUCTS.

(a) PILOT PROJECT.—Section 404(e)(2) of the Agricultural Research, Extension, and Education Reform Act
of 1998 (7 U.S.C. 7624(e)(2)) is amended by striking
"2001" and inserting "2011".

20 (b) AUTHORIZATION OF APPROPRIATIONS.—Section
21 404(h) of such Act (7 U.S.C. 7624(h)) is amended by
22 striking "2002" and inserting "2011".

1SEC. 726. INTEGRATED RESEARCH, EDUCATION, AND EX-2TENSION COMPETITIVE GRANTS PROGRAM.

3 Section 406(e) of the Agricultural Research, Exten4 sion, and Education Reform Act of 1998 (7 U.S.C.
5 7626(e)) is amended by striking "2002" and inserting
6 "2011".

7 SEC. 727. INSTITUTIONAL CAPACITY BUILDING GRANTS.

8 (a) GENERALLY.—Section 535(b)(1) of the Equity in
9 Educational Land-Grant Status Act of 1994 (7 U.S.C.
10 301 note) is amended by striking "2000" and inserting
11 "2011".

(b) AUTHORIZATION OF APPROPRIATIONS.—Section
535(c) of such Act is amended by striking "2000" and
inserting "2011".

15 SEC. 728. 1994 INSTITUTION RESEARCH GRANTS.

Section 536(c) of the Equity in Educational LandGrant Status Act of 1994 (7 U.S.C. 301 note) is amended
by striking "2002" and inserting "2011".

19 SEC. 729. ENDOWMENT FOR 1994 INSTITUTIONS.

The first sentence of section 533(b) of the Equity in Educational Land-Grant Status Act of 1994 (7 U.S.C. 301 note) is amended by striking "\$4,600,000" and all that follows through the period and inserting "such sums as are necessary to carry out this section for each of fiscal years 1996 through 2011.". 289

1 SEC. 730. PRECISION AGRICULTURE.

2 Section 403(i) of the Agricultural Research, Exten3 sion, and Education Reform Act of 1998 (7 U.S.C.
4 7623(i)) is amended by striking "2002" and inserting
5 "2011".

6 SEC. 731. THOMAS JEFFERSON INITIATIVE FOR CROP DI7 VERSIFICATION.

8 Section 405(h) of the Agricultural Research, Exten9 sion, and Education Reform Act of 1998 (7 U.S.C.
10 7625(h)) is amended by striking "2002" and inserting
11 "2011".

12 SEC. 732. SUPPORT FOR RESEARCH REGARDING DISEASES 13 OF WHEAT, TRITICALE, AND BARLEY CAUSED 14 BY FUSARIUM GRAMINEARUM OR BY 15 TILLETIA INDICA.

Section 408(e) of the Agricultural Research, Extension, and Education Reform Act of 1998 (7 U.S.C.
7628(e)) is amended by striking "2002" and inserting
"2011".

20 SEC. 733. OFFICE OF PEST MANAGEMENT POLICY.

Section 614(f) of the Agricultural Research, Extension, and Education Reform Act of 1998 (7 U.S.C.
7653(f)) is amended by striking "2002" and inserting
"2011".

1	SEC.	734.	NATIONA	LA	GRICU	LTU	RAL	RESE	EARCH	I, E	EXT	EN-
2			SION,	ED	UCATI	ON,	AND	ECO	NOMI	(CS	A	DVI-
3			SORY	BOA	RD.							
		\sim		/ - \	a . 1							-

4 Section 1408(h) of the National Agricultural Re5 search, Extension, and Teaching Policy Act of 1977 (7
6 U.S.C. 3123(h)) is amended by striking "2002" and in7 serting "2011".

8 SEC. 735. GRANTS FOR RESEARCH ON PRODUCTION AND

9 MARKETING OF ALCOHOLS AND INDUSTRIAL
10 HYDROCARBONS FROM AGRICULTURAL COM11 MODITIES AND FOREST PRODUCTS.

Section 1419(d) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3154(d)) is amended by striking "2002" and inserting "2011".

16 SEC. 736. BIOMASS RESEARCH AND DEVELOPMENT.

17 Title III of the Agricultural Risk Protection Act of18 2000 (7 U.S.C. 7624 note) is amended—

- (1) in section 307(f), by striking "2005" andinserting "2011"; and
- 21 (2) in section 310, by striking "2005" and in22 serting "2011".

1 SEC. 737. AGRICULTURAL EXPERIMENT STATIONS RE-2 SEARCH FACILITIES. 3 Section 6(a) of the Research Facilities Act (7 U.S.C. 390d(a)) is amended by striking "2002" and inserting 4 5 "2011". SEC. 738. COMPETITIVE, SPECIAL, AND FACILITIES RE-6 7 SEARCH GRANTS NATIONAL RESEARCH INI-8 TIATIVE. 9 Section 2(b)(10) of the Competitive, Special, and Facilities Research Grant Act (7 U.S.C. 450i(b)(10)) is 10 amended by striking "2002" and inserting "2011". 11 12 SEC. 739. FEDERAL AGRICULTURAL RESEARCH FACILITIES 13 AUTHORIZATION OF APPROPRIATIONS. 14 Section 1431 of the National Agricultural Research, Extension, and Teaching Policy Act Amendments of 1985 15 (Public Law 99–198; 99 Stat. 1556) is amended by strik-16 ing "2002" and inserting "2011". 17

18 SEC. 740. COTTON CLASSIFICATION SERVICES.

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
"2002" and inserting "2011".

1SEC. 740A.CRITICALAGRICULTURALMATERIALSRE-2SEARCH.

3 Section 16(a) of the Critical Agricultural Materials
4 Act (7 U.S.C. 178n(a)) is amended by striking "2002"
5 and inserting "2011".

6 Subtitle B—Modifications
7 SEC. 741. EQUITY IN EDUCATIONAL LAND-GRANT STATUS
8 ACT OF 1994.

9 (a) AUTHORIZATION OF APPROPRIATIONS.—Section 10 534(a)(1)(A) of the Equity in Educational Land-Grant 11 Status Act of 1994 (7 U.S.C. 301 note) is amended by 12 striking "\$50,000" and inserting "\$100,000".

(b) WITHDRAWALS AND EXPENDITURES.—Section
533(c)(4)(A) of such Act is amended by striking "section
390(3)" and all that follows through "1998)" and inserting "section 2(a)(7) of the Tribally Controlled College or
University Assistance Act of 1978)".

(c) ACCREDITATION.—Section 533(a)(3) of such Act
is amended by striking "under sections 534 and 535" and
inserting "under sections 534, 535, and 536".

(d) 1994 INSTITUTIONS.—Section 532 of such Act is
amended by striking paragraphs (1) through (30) and inserting the following:

24 "(1) Bay Mills Community College.

25 "(2) Blackfeet Community College.

26 "(3) Cankdeska Cikana Community College.

1	"(4) College of Menominee Nation.
2	"(5) Crownpoint Institute of Technology.
3	"(6) D–Q University.
4	"(7) Diné College.
5	"(8) Dull Knife Memorial College.
6	"(9) Fond du Lac Tribal and Community Col-
7	lege.
8	"(10) Fort Belknap College.
9	"(11) Fort Berthold Community College.
10	"(12) Fort Peck Community College.
11	"(13) Haskell Indian Nations University.
12	"(14) Institute of American Indian and Alaska
13	Native Culture and Arts Development.
14	"(15) Lac Courte Oreilles Ojibwa Community
15	College.
16	"(16) Leech Lake Tribal College.
17	"(17) Little Big Horn College.
18	"(18) Little Priest Tribal College.
19	"(19) Nebraska Indian Community College.
20	"(20) Northwest Indian College.
21	"(21) Oglala Lakota College.
22	"(22) Salish Kootenai College.
23	"(23) Sinte Gleska University.
24	"(24) Sisseton Wahpeton Community College.
25	"(25) Si Tanka/Huron University.

294
"(26) Sitting Bull College.
"(27) Southwestern Indian Polytechnic Insti-
tute.
"(28) Stone Child College.
"(29) Turtle Mountain Community College.
"(30) United Tribes Technical College.".
SEC. 742. NATIONAL AGRICULTURAL RESEARCH, EXTEN-
SION, AND TEACHING POLICY ACT OF 1977.
Section 1404(4) of the National Agricultural Re-
search, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3103(4)) is amended—
(1) by striking the period at the end of sub-
paragraph (E) and inserting ", or"; and
(2) by adding at the end the following: "(F) is
one of the 1994 Institutions (as defined in section
532 of the Equity in Educational Land-Grant Sta-
tus Act of 1994).".
tus Act of 1994).". SEC. 743. AGRICULTURAL RESEARCH, EXTENSION, AND
SEC. 743. AGRICULTURAL RESEARCH, EXTENSION, AND
SEC. 743. AGRICULTURAL RESEARCH, EXTENSION, AND EDUCATION REFORM ACT OF 1998.
 SEC. 743. AGRICULTURAL RESEARCH, EXTENSION, AND EDUCATION REFORM ACT OF 1998. (a) PRIORITY MISSION AREAS.—Section 401(c)(2) of
 SEC. 743. AGRICULTURAL RESEARCH, EXTENSION, AND EDUCATION REFORM ACT OF 1998. (a) PRIORITY MISSION AREAS.—Section 401(c)(2) of the Agricultural Research, Extension, and Education Re-

1	(2) by striking the period at the end of sub-
2	paragraph (F) and inserting "; and"; and
3	(3) by adding at the end the following new sub-
4	paragraph:
5	"(G) alternative fuels and renewable en-
6	ergy sources.".
7	(b) PRECISION AGRICULTURE.—Section 403 of the
8	Agricultural Research, Extension, and Education Reform
9	Act of 1998 (7 U.S.C. 7623) is amended—
10	(1) in subsection $(a)(5)(F)$, by inserting "(in-
11	cluding improved use of energy inputs)" after "farm
12	production efficiencies"; and
13	(2) in subsection (d) —
14	(A) by redesignating paragraphs (4) and
15	(5) as paragraphs (5) and (6) , respectively; and
16	(B) by inserting after paragraph (3) the
17	following new paragraph:
18	"(4) Improve on farm energy use efficiencies.".
19	(c) Thomas Jefferson Initiative for Crop Di-
20	VERSIFICATION.—Section 405(a) of the Agricultural Re-
21	search, Extension, and Education Reform Act of 1998 (7
22	U.S.C. 7625(a)) is amended by striking "and marketing"
23	and inserting ", marketing, and efficient use".
24	(d) Coordinated Program of Research, Exten-
25	SION, AND EDUCATION TO IMPROVE VIABILITY OF

SMALL- AND MEDIUM-SIZE DAIRY, LIVESTOCK, AND
 POULTRY OPERATIONS.—Section 407(b)(3) of the Agri cultural Research, Extension, and Education Reform Act
 of 1998 (7 U.S.C. 7627(b)(3)) is amended by inserting
 "(including improved use of energy inputs)" after "poultry
 systems that increase efficiencies".

7 (e) SUPPORT FOR RESEARCH REGARDING DISEASES
8 OF WHEAT, TRITICALE, AND BARLEY CAUSED BY FUSAR9 IUM GRAMINEARUM OR BY TILLETIA INDICA.—

10 (1) RESEARCH GRANT AUTHORIZED.—Section
11 408(a) of the Agricultural Research, Extension, and
12 Education Reform Act of 1998 (7 U.S.C. 7628(a))
13 is amended to read as follows:

14 "(a) RESEARCH GRANT AUTHORIZED.—The Sec-15 retary of Agriculture may make grants to consortia of land-grant colleges and universities to enhance the ability 16 17 of the consortia to carry out multi-State research projects 18 aimed at understanding and combating diseases of wheat, triticale, and barley caused by Fusarium graminearum 19 20and related fungi (referred to in this section as 'wheat 21 scab') or by Tilletia indica and related fungi (referred to 22 in this section as 'Karnal bunt').".

23 (2) RESEARCH COMPONENTS.—Section 408(b)
24 of such Act (7 U.S.C. 7628(b)) is amended—

1	(A) in paragraph (1), by inserting "or of
2	Karnal bunt," after "epidemiology of wheat
3	scab'';
4	(B) in paragraph (1), by inserting ",
5	triticale," after "occurring in wheat";
6	(C) in paragraph (2), by inserting "or
7	Karnal bunt" after "wheat scab";
8	(D) in paragraph (3)(A), by striking "and
9	barley for the presence of" and inserting ",
10	triticale, and barley for the presence of Karnal
11	bunt or of";
12	(E) in paragraph (3)(B), by striking "and
13	barley infected with wheat scab" and inserting
14	", triticale, and barley infected with wheat scab
15	or with Karnal bunt";
16	(F) in paragraph $(3)(C)$, by inserting
17	"wheat scab" after "to render";
18	(G) in paragraph (4), by striking "and
19	barley to wheat scab" and inserting ", triticale,
20	and barley to wheat scab and to Karnal bunt";
21	and
22	(H) in paragraph (5)—
23	(i) by inserting "and Karnal bunt"

24 after "wheat scab"; and

1	(ii) by inserting ", triticale," after
2	"resistant wheat".

3 (3)COMMUNICATIONS NETWORKS.—Section 4 408(c) of such Act (7 U.S.C. 7628(c)) is amended by inserting "or Karnal bunt" after "wheat scab". 5 6 (4) TECHNICAL AMENDMENTS.—(A) The sec-7 tion heading for section 408 of such Act is amended 8 by striking "AND BARLEY CAUSED BY FUSARIUM 9 **GRAMINEARUM**" and inserting ", TRITICALE, 10 **FUSARIUM** AND BARLEY **CAUSED** BY 11 GRAMINEARUM OR BY TILLETIA INDICA".

(B) The table of sections for such Act is
amended by striking "and barley caused by fusarium
graminearum" in the item relating to section 408
and inserting ", triticale, and barley caused by Fusarium graminearum or by Tilletia indica".

(f) PROGRAM TO CONTROL JOHNE'S DISEASE.—Title
18 IV of the Agricultural Research, Extension, and Edu19 cation Reform Act of 1998 (7 U.S.C. 7621 et seq.) is
20 amended by adding at the end the following new section:

21 "SEC. 409. BOVINE JOHNE'S DISEASE CONTROL PROGRAM.

"(a) ESTABLISHMENT.—The Secretary of Agriculture, in coordination with State veterinarians and other
appropriate State animal health professionals, may establish a program to conduct research, testing, and evaluation

of programs for the control and management of Johne's
 disease in livestock.

3 "(b) AUTHORIZATION OF APPROPRIATIONS.—There 4 is authorized to be appropriated to the Secretary such 5 sums as may be necessary to carry out this section for 6 each of fiscal years 2003 through 2011.".

7 SEC. 744. FOOD, AGRICULTURE, CONSERVATION, AND 8 TRADE ACT OF 1990.

9 (a) AGRICULTURAL GENOME INITIATIVE.—Section
10 1671(b) of the Food, Agriculture, Conservation, and
11 Trade Act of 1990 (7 U.S.C. 5924(b)) is amended—

12 (1) in paragraph (3), by inserting "pathogens13 and" before "diseases causing economic hardship";

14 (2) in paragraph (6), by striking "and" at the15 end;

16 (3) by redesignating paragraph (7) as para-17 graph (8); and

18 (4) by inserting after paragraph (6) the fol-19 lowing new paragraph:

20 "(7) reducing the economic impact of plant
21 pathogens on commercially important crop plants;
22 and".

(b) HIGH-PRIORITY RESEARCH AND EXTENSION INITIATIVES.—Section 1672(e) of the Food, Agriculture,
Conservation, and Trade Act of 1990 (7 U.S.C. 5925) is

amended by adding at the end the following new para graphs:

3 "(25) RESEARCH TO PROTECT THE UNITED
4 STATES FOOD SUPPLY AND AGRICULTURE FROM
5 BIOTERRORISM.—Research grants may be made
6 under this section for the purpose of developing
7 technologies, which support the capability to deal
8 with the threat of agricultural bioterrorism.

9 "(26) WIND EROSION RESEARCH AND EXTEN-10 SION.—Research and extension grants may be made 11 under this section for the purpose of validating wind 12 erosion models.

"(27) CROP LOSS RESEARCH AND EXTENSION.—Research and extension grants may be made
under this section for the purpose of validating crop
loss models.

"(28) LAND USE MANAGEMENT RESEARCH AND
EXTENSION.—Research and extension grants may be
made under this section for the purposes of evaluating the environmental benefits of land use management tools such as those provided in the Farmland Protection Program.

23 "(29) WATER AND AIR QUALITY RESEARCH
24 AND EXTENSION.—Research and extension grants
25 may be made under this section for the purpose of

1	better understanding agricultural impacts to air and
2	water quality and means to address them.
3	"(30) Revenue and insurance tools re-
4	SEARCH AND EXTENSION.—Research and extension
5	grants may be made under this section for the pur-
6	poses of better understanding the impact of revenue
7	and insurance tools on farm income.
8	"(31) AGROTOURISM RESEARCH AND EXTEN-
9	SION.—Research and extension grants may be made
10	under this section for the purpose of better under-
11	standing the economic, environmental, and food sys-
12	tems impacts on agrotourism.
13	"(32) Harvesting productivity for fruits
14	AND VEGETABLES.—Research and extension grants
15	may be made under this section for the purpose of
16	improving harvesting productivity for fruits and
17	vegetables (including citrus), including the develop-
18	ment of mechanical harvesting technologies and ef-
19	fective, economical, and safe abscission compounds.
20	"(33) NITROGEN-FIXATION BY PLANTS.—Re-
21	search and extension grants may be made under this
22	section for the purpose of enhancing the nitrogen-
23	fixing ability and efficiency of legumes, developing
24	new varieties of legumes that fix nitrogen more effi-
25	ciently, and developing new varieties of other com-

mercially important crops that potentially are able to
 fix nitrogen.

"(34) AGRICULTURAL MARKETING.—Extension
grants may be made under this section for the purpose of providing education materials, information,
and outreach programs regarding commodity and
livestock marketing strategies for agricultural producers and for cooperatives and other marketers of
any agricultural commodity, including livestock.

10 "(35) Environment and private lands re-11 SEARCH AND EXTENSION.—Research and extension 12 grants may be made under this section for the pur-13 pose of researching the use of computer models to 14 aid in assessment of best management practices on 15 a watershed basis, working with government, indus-16 try, and private landowners to help craft industry-17 led solutions to identified environmental issues, re-18 searching and monitoring water, air, or soil environ-19 mental quality to aid in the development of new ap-20 proaches to local environmental concerns, and work-21 ing with local, State, and federal officials to help 22 craft effective environmental solutions that respect 23 private property rights and agricultural production realities. 24

"(36) LIVESTOCK DISEASE RESEARCH AND EXTENSION.—Research and extension grants may be
made under this section for the purpose of identifying possible livestock disease threats, educating the
public regarding livestock disease threats, training
persons to deal with such threats, and conducting
related research.

8 "(37) PLANT GENE EXPRESSION.—Research 9 and development grants may be made under this 10 section for the purpose of plant gene expression re-11 search to accelerate the application of basic plant 12 genomic science to the development and testing of 13 new varieties of enhanced food crops, crops that can 14 be used as renewable energy sources, and other al-15 ternative uses of agricultural crops.".

16 SEC. 745. NATIONAL AGRICULTURAL RESEARCH, EXTEN-

SION, AND TEACHING POLICY ACT OF 1977.

(a) NATIONAL AGRICULTURAL RESEARCH, EXTEN19 SION, EDUCATION, AND ECONOMIC ADVISORY BOARD.—
20 Section 1408 of the National Agricultural Research, Ex21 tension, and Teaching Policy Act of 1977 (7 U.S.C. 3123)
22 is amended—

23 (1) in subsection (b)(3)—

17

1	(A) by redesignating subparagraphs (R)
2	through (DD) as subparagraphs (S) through
3	(EE), respectively; and
4	(B) by inserting after subparagraph (Q)
5	the following new subparagraph:
6	"(R) 1 member representing a nonland
7	grant college or university with a historic com-
8	mitment to research in the food and agricul-
9	tural sciences.";
10	(2) in subsection $(c)(1)$, by striking "and land-
11	grant colleges and universities" and inserting ",
12	land-grant colleges and universities, and the Com-
13	mittee on Agriculture of the House of Representa-
14	tives, the Committee on Agriculture, Nutrition, and
15	Forestry of the Senate, the Subcommittee on Agri-
16	culture, Rural Development, Food and Drug Admin-
17	istration and Related Agencies of the Committee on
18	Appropriations of the House of Representatives, and
19	the Subcommittee on Agriculture, Rural Develop-
20	ment and Related Agencies of the Committee on Ap-
21	propriations of the Senate";
22	(3) in subsection $(d)(1)$, inserting "consult with
23	any appropriate agencies of the Department of Agri-

24 culture and" after "the Advisory Board shall"; and

(4) in subsection (b)(1), by striking "30 mem-1 2 bers" and inserting "31 members". 3 (b) GRANTS FOR RESEARCH ON PRODUCTION AND 4 MARKETING OF ALCOHOLS AND INDUSTRIAL HYDRO-CARBONS FROM AGRICULTURAL COMMODITIES AND FOR-5 EST PRODUCTS.—Section 1419 of the National Agricul-6 7 tural Research, Extension, and Teaching Policy Act of 8 1977 (7 U.S.C. 3154) is amended— 9 (1) in subsection (a)(2), by inserting "and ani-10 mal fats and oils" after "industrial oilseed crops"; 11 and 12 (2) in subsection (a)(4), by inserting "or 13 triglycerides" after "other industrial hydrocarbons". 14 (c) FAS OVERSEAS INTERN PROGRAM.—Section 15 1458(a) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3291(a)) is 16 17 amended-18 (1) by striking "and" at the end of paragraph 19 (8);20 (2) by striking the period at the end of paragraph (9) and inserting "; and"; and 21 22 (3) by adding at the end the following new 23 paragraph: 24 "(10) establish a program, to be coordinated by 25 the Cooperative State Research, Education, and Ex-

1	tension Service and the Foreign Agricultural Service,
2	to place interns from United States colleges and uni-
3	versities at Foreign Agricultural Service field offices
4	overseas.".
5	SEC. 746. BIOMASS RESEARCH AND DEVELOPMENT.
6	Title III of the Agricultural Risk Protection Act of
7	2000 (7 U.S.C. 7624 note) is amended—
8	(1) in section $302(3)$, by inserting "or bio-
9	diesel" after "such as ethanol";
10	(2) in section $303(3)$, by inserting "animal by-
11	products," after "fibers,"; and
12	(3) in section $306(b)(1)$ —
13	(A) by redesignating subparagraphs (E)
14	through (J) as subparagraphs (F) through (K),
15	respectively; and
16	(B) by inserting after subparagraph (D)
17	the following new subparagraph:
18	"(E) an individual affiliated with a live-
19	stock trade association;".
20	SEC. 747. BIOTECHNOLOGY RISK ASSESSMENT RESEARCH.
21	Section 1668 of the Food, Agriculture, Conservation,
22	and Trade Act of 1990 (7 U.S.C. 5921) is amended to
23	read as follows:

1 "SEC. 1668. BIOTECHNOLOGY RISK ASSESSMENT RE-2SEARCH.

3 "(a) PURPOSE.—It is the purpose of this section—
4 "(1) to authorize and support environmental as5 sessment research to help identify and analyze envi6 ronmental effects of biotechnology; and

7 "(2) to authorize research to help regulators de8 velop long-term policies concerning the introduction
9 of such technology.

10 "(b) GRANT PROGRAM.— The Secretary of Agri-11 culture shall establish a grant program within the Cooper-12 ative State Research, Education, and Extension Service 13 and the Agricultural Research Service to provide the nec-14 essary funding for environmental assessment research 15 concerning the introduction of genetically engineered 16 plants and animals into the environment.

17 "(c) TYPES OF RESEARCH.— Types of research for
18 which grants may be made under this section shall include
19 the following:

"(1) Research designed to identify and develop
appropriate management practices to minimize physical and biological risks associated with genetically
engineered animals and plants once they are introduced into the environment.

"(2) Research designed to develop methods to
 monitor the dispersal of genetically engineered ani mals and plants.

4 "(3) Research designed to further existing
5 knowledge with respect to the characteristics, rates
6 and methods of gene transfer that may occur be7 tween genetically engineered plants and animals and
8 related wild and agricultural organisms.

9 "(4) Environmental assessment research de-10 signed to provide analysis, which compares the rel-11 ative impacts of plants and animals modified 12 through genetic engineering to other types of pro-13 duction systems.

14 "(5) Other areas of research designed to fur-15 ther the purposes of this section.

16 "(d) ELIGIBILITY REQUIREMENTS.—Grants under
17 this section shall be—

18 "(1) made on the basis of the quality of the19 proposed research project; and

20 "(2) available to any public or private research
21 or educational institution or organization.

"(e) CONSULTATION.— In considering specific areas
of research for funding under this section, the Secretary
of Agriculture shall consult with the Administrator of the
Animal and Plant Health Inspection Service and the Na-

tional Agricultural Research, Extension, Education, and
 Economics Advisory Board.

3 "(f) PROGRAM COORDINATION.— The Secretary of 4 Agriculture shall coordinate research funded under this 5 section with the Office of Research and Development of 6 the Environmental Protection Agency in order to avoid du-7 plication of research activities.

8 "(g) AUTHORIZATION OF APPROPRIATIONS.—

9 "(1) IN GENERAL.— There are authorized to be
10 appropriated such sums as necessary to carry out
11 this section.

12 "(2) WITHHOLDINGS FROM BIOTECHNOLOGY 13 OUTLAYS.—The Secretary of Agriculture shall with-14 hold from outlays of the Department of Agriculture 15 for research on biotechnology, as defined and deter-16 mined by the Secretary, at least 3 percent of such 17 amount for the purpose of making grants under this 18 section for research on biotechnology risk assess-19 ment. Except that, funding from this authorization 20 should be collected and applied to the maximum ex-21 tent practicable to risk assessment research on all 22 categories identified as biotechnology by the Sec-23 retary.".

3 Section 2(a) of the Competitive, Special, and Facili4 ties Research Grant Act (7 U.S.C. 450i(a)) is amended
5 by adding at the end the following new paragraph:

6 "(3) DETERMINATION OF HIGH PRIORITY RE-7 SEARCH.—Research priorities shall be determined by 8 the Secretary on an annual basis, taking into ac-9 count input as gathered by the Secretary through 10 the National Agricultural Research, Extension, Edu-11 cation, and Economics Advisory Board.".

12 SEC. 749. MATCHING FUNDS REQUIREMENT FOR RE-13SEARCH AND EXTENSION ACTIVITIES OF 189014INSTITUTIONS.

15 Section 1449 of the National Agricultural Research,
16 Extension, and Teaching Policy Act of 1977 (7 U.S.C.
17 3222d) is amended—

18 (1) by amending subsection (c) to read as fol-19 lows:

20 "(c) MATCHING FORMULA.—For each of fiscal years 21 2003 through 2011, the State shall provide matching 22 funds from non-Federal sources. Such matching funds 23 shall be for an amount equal to not less than 60 percent 24 of the formula funds to be distributed to the eligible insti-25 tution, and shall increase by 10 percent each fiscal year 26 thereafter until fiscal year 2007."; and 1 (2) by amending subsection (d) to read as fol-2 lows:

3 "(d) WAIVER AUTHORITY.—Notwithstanding sub-4 section (f), the Secretary may waive the matching funds 5 requirement under subsection (c) above the 50 percent 6 level for fiscal years 2003 through 2011 for an eligible 7 institution of a State if the Secretary determines that the 8 State will be unlikely to satisfy the matching require-9 ment.".

10SEC. 749A. MATCHING FUNDS REQUIREMENT FOR RE-11SEARCH AND EXTENSION ACTIVITIES FOR12THE UNITED STATES TERRITORIES.

13 (a) RESEARCH MATCHING REQUIREMENT.—Section 3(d)(4) of the Hatch Act of 1887 (7 U.S.C. 361c(d)(4)) 14 15 is amended by striking "the same matching funds" and all that follows through the end of the sentence and insert-16 ing "matching funds requirements from non-Federal 17 sources for fiscal years 2003 through 2011 in an amount 18 equal to not less than 50 percent of the formula funds 19 to be distributed to the Territory. The Secretary may 20 21 waive the matching funds requirements for a Territory for 22 any of the fiscal years 2003 through 2011 if the Secretary 23 determines that the Territory will be unlikely to satisfy 24 the matching funds requirement for that fiscal year.".

1 (b) EXTENSION MATCHING REQUIREMENT.—Section 2 3(e)(4) of the Smith-Lever Act (7 U.S.C. 343(e)(4)) is amended by striking "the same matching funds" and all 3 4 that follows through the end of the sentence and inserting 5 "matching funds requirements from non-Federal sources" for fiscal years 2003 through 2011 in an amount equal 6 7 to not less than 50 percent of the formula funds to be 8 distributed to the Territory. The Secretary may waive the 9 matching funds requirements for a Territory for any of 10 the fiscal years 2003 through 2011 if the Secretary determines that the Territory will be unlikely to satisfy the 11 12 matching funds requirement for that fiscal year.".

13 SEC. 750. INITIATIVE FOR FUTURE AGRICULTURE AND 14 FOOD SYSTEMS.

(a) FUNDING.—Section 401(b)(1) of the Agricultural
Research, Extension, and Education Reform Act of 1998
(7 U.S.C. 7621(b)(1)) is amended to read as follows:

18 "(1) IN GENERAL.—

19 "(A) TOTAL AMOUNT ТО BETRANS-20 FERRED.—On October 1, 2003, and each Octo-21 ber 1 thereafter through September 30, 2011, 22 the Secretary of Agriculture shall deposit funds 23 of the Commodity Credit Corporation into the 24 Account. The total amount of Commodity Cred-25 it Corporation funds deposited into the Account

1	under this subparagraph shall equal
2	\$1,160,000,000.
3	"(B) Equal amounts.—To the maximum
4	extent practicable, the amounts deposited into
5	the Account pursuant to subparagraph (A) shall
6	be deposited in equal amounts for each fiscal
7	year.
8	"(C) Availability of funds.—Amounts
9	deposited into the Account pursuant to sub-
10	paragraph (A) shall remain available until ex-
11	pended.".
12	(b) Availability of Funds.—Section $401(f)(6)$ of
13	the Agricultural Research, Extension, and Education Re-
14	form Act of 1998 (7 U.S.C. $7621(f)(6)$) is amended to
15	read as follows:
16	"(6) AVAILABILITY OF FUNDS.—Funds made
17	available under this section to the Secretary prior to
18	October 1, 2003, for grants under this section shall
19	be available to the Secretary for a 2-year period.".
20	SEC. 751. CARBON CYCLE RESEARCH.
21	Section 221 of the Agricultural Risk Protection Act
22	of 2000 (Public Law 106–224; 114 Stat. 407) is
23	amended—
24	(1) in subsection (a), by striking "Of the
25	amount" and all that follows through "to provide"

1 and inserting "To the extent funds are made avail-2 able for this purpose, the Secretary shall provide"; (2) in subsection (d), by striking "under sub-3 4 section (a)" and inserting "for this section"; and (3) by adding at the end the following new sub-5 6 section: "(e) AUTHORIZATION OF APPROPRIATIONS.—There 7 8 are authorized to be appropriated for fiscal years 2002 9 through 2011 such sums as may be necessary to carry out this section.". 10 11 SEC. 752. DEFINITION OF FOOD AND AGRICULTURAL 12 SCIENCES. 13 Section 2(3) of the Research Facilities Act (7 U.S.C. 14 390(2)(3)) is amended to read as follows: 15 "(3) FOOD AND AGRICULTURAL SCIENCES.— 16 The term 'food and agricultural sciences' has the 17 meaning given that term in section 1404(8) of the 18 National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3103(8)).". 19 20 SEC. 753. FEDERAL EXTENSION SERVICE. 21 Section 3(b)(3) of the Smith-Lever Act (7 U.S.C. 22 343(b)(3) is amended by striking "\$5,000,000" and in-23 serting "such sums as are necessary".

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1 SEC. 754. POLICY RESEARCH CENTERS.

Section 1419A(c)(3) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7
U.S.C. 3155(c)(3)) is amended by striking "collect and
analyze data" and inserting "collect, analyze, and disseminate data".

7 Subtitle C—Related Matters 8 SEC. 761. RESIDENT INSTRUCTION AT LAND-GRANT COL9 LEGES IN UNITED STATES TERRITORIES.

10 (a) PURPOSE.—It is the purpose of this section to 11 promote and strengthen higher education in the food and 12 agricultural sciences at agricultural and mechanical col-13 leges located in the Commonwealth of Puerto Rico, the Virgin Islands of the United States, Guam, American 14 Samoa, the Commonwealth of the Northern Mariana Is-15 16 lands, the Federated States of Micronesia, the Republic of the Marshall Islands, or the Republic of Palau (herein-17 after referred to in this section as "eligible institutions") 18 19 by formulating and administering programs to enhance teaching programs in agriculture, natural resources, for-20 21 estry, veterinary medicine, home economics, and dis-22 ciplines closely allied to the food and agriculture produc-23 tion and delivery system.

(b) GRANTS.—The Secretary of Agriculture shallmake competitive grants to those eligible institutions hav-

ing a demonstrable capacity to carry out the teaching of
 food and agricultural sciences.

3 (c) USE OF GRANT FUNDS.—Grants made under
4 subsection (b) shall be used to—

5 (1) strengthen institutional educational capac-6 ities, including libraries, curriculum, faculty, sci-7 entific instrumentation, instruction delivery systems, 8 and student recruitment and retention, in order to 9 respond to identified State, regional, national, or 10 international education needs in the food and agri-11 cultural sciences;

(2) attract and support undergraduate and
graduate students in order to educate them in identified areas of national need to the food and agriculture sciences;

(3) facilitate cooperative initiatives between two
or more eligible institutions or between eligible institutions and units of State Government, organizational in the private sector, to maximize the development and use of resources such as faculty, facilities,
and equipment to improve food and agricultural
sciences teaching programs; and

(4) conduct undergraduate scholarship programs to assist in meeting national needs for training food and agricultural scientists.

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1 (d) GRANT REQUIREMENTS.—

(1) The Secretary of Agriculture shall ensure
that each eligible institution, prior to receiving grant
funds under subsection (b), shall have a significant
demonstrable commitment to higher educations programs in the food and agricultural sciences and to
each specific subject area for which grant funds
under this subsection are to be used.

9 (2) The Secretary of Agriculture may require 10 that any grant awarded under this section contain 11 provisions that require funds to be targeted to meet 12 the needs identified in section 1402 of the National 13 Agriculture Research, Extension, and Teaching Pol-14 icy Act of 1977.

(e) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated such sums as are necessary for each of the fiscal years 2002 through 2011 to
carry out this section.

19 SEC. 762. DECLARATION OF EXTRAORDINARY EMERGENCY 20 AND RESULTING AUTHORITIES.

(a) REVIEW OF PAYMENT OF COMPENSATION.—Section 415(e) of the Plant Protection Act (7 U.S.C. 7715(e))
is amended by inserting before the final period the following: "or review by any officer of the Government other
than the Secretary or the designee of the Secretary".

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1 (b) REVIEW OF CERTAIN DECISIONS.—

2 (1) PLANT PROTECTION ACT.—Section 442 of
3 the Plant Protection Act (7 U.S.C. 7772) is amend4 ed by adding at the end following new subsection:

5 "(f) SECRETARIAL DISCRETION.—The action of any 6 officer, employee, or agent of the Secretary in carrying 7 out this section, including determining the amount of and 8 making any payment authorized to be made under this 9 section, shall not be subject to review by any officer of 10 the Government other than the Secretary or the designee 11 of the Secretary.".

12 (2) Other plant and animal pest and dis-13 EASE LAWS.—Section 11 of the Act of May 29, 1884 14 (21 U.S.C. 114a; commonly known as the "Animal" 15 Industry Act") and the first section of the Act of September 25, 1981 (7 U.S.C. 147b), are each 16 17 amended by adding at the end the following new 18 sentence: "The action of any officer, employee, or 19 agent of the Secretary in carrying out this section, 20 including determining the amount of and making 21 any payment authorized to be made under this sec-22 tion, shall not be subject to review by any officer of 23 the Government other than the Secretary or the des-24 ignee of the Secretary.".

(c) METHYL BROMIDE.—The Plant Protection Act (7
 U.S.C. 7701 et seq.) is amended by inserting after section
 418 the following new section:

4 "SEC. 419. METHYL BROMIDE.

5 "(a) IN GENERAL.—The Secretary, upon request of 6 State, local, or tribal authorities, shall determine whether 7 methyl bromide treatments or applications required by 8 State, local, or tribal authorities to prevent the introduc-9 tion, establishment, or spread of plant pests (including 10 diseases) or noxious weeds should be authorized as an offi-11 cial control or official requirement.

12 "(b) Administration.—

13 "(1) TIMELINE FOR DETERMINATION.—The
14 Secretary shall make the determination required by
15 subsection (a) not later than 90 days after receiving
16 the request for such a determination.

17 "(2) REGULATIONS.—The promulgation of reg18 ulations for and the administration of this section
19 shall be made without regard to—

20 "(A) the notice and comment provisions of
21 section 553 of title 5, United States Code;
22 "(B) the Statement of Policy of the Sec23 retary of Agriculture, effective July 24, 1971
24 (36 Fed. Reg. 13804; relating to notices of pro-

1	posed rulemaking and public participation in
2	rulemaking); and
3	"(C) chapter 35 of title 44, United States
4	Code (commonly known as the 'Paperwork Re-
5	duction Act').
6	"(c) REGISTRY.—Not later than 180 days after the
7	date of the enactment of this section, the Secretary shall
8	publish, and thereafter maintain, a registry of State, local,
9	and tribal requirements authorized by the Secretary under
10	this section.".
11	SEC. 763. AGRICULTURAL BIOTECHNOLOGY RESEARCH
12	AND DEVELOPMENT FOR THE DEVELOPING
13	WORLD.
14	(a) GRANT PROGRAM.—The Secretary of Agriculture

15 shall establish a program to award grants to entities de16 scribed in subsection (b) for the development of agricul17 tural biotechnology with respect to the developing world.
18 The Secretary shall administer and oversee the program
19 through the Foreign Agricultural Service of the Depart20 ment of Agriculture.

(b) PARTNERSHIPS.—(1) In order to be eligible to receive a grant under this section, the grantee must be a
participating institution of higher education, a nonprofit
organization, or consortium of for profit institutions with
in-country agricultural research institutions.

1 (2) A participating institution of higher education 2 shall be an historically black or land-grant college or uni-3 versity, an Hispanic serving institution, or a tribal college 4 or university that has agriculture or the biosciences in its 5 curricula.

6 (c) COMPETITIVE AWARD.—Grants shall be awarded
7 under this section on a merit-reviewed competitive basis.
8 (d) USE OF FUNDS.—The activities for which the
9 grant funds may be expended include the following:

10 (1) Enhancing the nutritional content of agri11 cultural products that can be grown in the devel12 oping world to address malnutrition through bio13 technology.

14 (2) Increasing the yield and safety of agricul15 tural products that can be grown in the developing
16 world through biotechnology.

17 (3) Increasing through biotechnology the yield
18 of agricultural products that can be grown in the de19 veloping world that are drought and stress-resistant.

20 (4) Extending the growing range of crops that
21 can be grown in the developing world through bio22 technology.

23 (5) Enhancing the shelf-life of fruits and vege24 tables grown in the developing world through bio25 technology.

(6) Developing environmentally sustainable ag ricultural products through biotechnology.

3 (7) Developing vaccines to immunize against
4 life-threatening illnesses and other medications that
5 can be administered by consuming genetically engi6 neered agricultural products.

7 (e) FUNDING SOURCE.—Of the funds deposited in 8 the Treasury account known as the Initiative for Future 9 Agriculture and Food Systems on October 1, 2003, and 10 each October 1 thereafter through October 1, 2007, the 11 Secretary of Agriculture shall use \$5,000,000 during each 12 of fiscal years 2004 through 2008 to carry out this sec-13 tion.

14 Subtitle D—Repeal of Certain

15 Activities and Authorities

16 SEC. 771. FOOD SAFETY RESEARCH INFORMATION OFFICE

17 AND NATIONAL CONFERENCE.

(a) REPEAL.—Subsections (b) and (c) of section 615
of the Agricultural Research, Extension, and Education
Reform Act of 1998 (7 U.S.C. 7654(b) and (c)) are repealed.

22 (b) Conforming Amendments.—

23 (1) GENERALLY.—Section 615 of such Act is
24 amended—

1	(A) in the section heading, by striking
2	"AND NATIONAL CONFERENCE";
3	(B) by striking "(a) FOOD SAFETY RE-
4	SEARCH INFORMATION OFFICE.—";
5	(C) by redesignating paragraphs (1) , (2) ,
6	and (3) as subsections (a), (b), and (c), respec-
7	tively, and moving the margins 2 ems to the
8	left;
9	(D) in subsection (b) (as so redesignated),
10	by redesignating subparagraphs (A) and (B) as
11	paragraphs (1) and (2) , respectively, and mov-
12	ing the margins 2 ems to the left; and
13	(E) in subsection (c) (as so redesignated),
14	by striking "this subsection" and inserting
15	"this section".
16	(2) TABLE OF SECTIONS.—The table of sections
17	for such Act is amended by striking "and National
18	Conference" in the item relating to section 615.
19	SEC. 772. REIMBURSEMENT OF EXPENSES UNDER SHEEP
20	PROMOTION, RESEARCH, AND INFORMATION
21	ACT OF 1994.
22	Section 617 of the Agricultural Research, Extension,
23	and Education Reform Act of 1998 (Public Law 105–185;
24	112 Stat. 607) is repealed.

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1	SEC. 773. NATIONAL GENETIC RESOURCES PROGRAM.
2	Section 1634 of the Food, Agriculture, Conservation,
3	and Trade Act of 1990 (7 U.S.C. 5843) is repealed.
4	SEC. 774. NATIONAL ADVISORY BOARD ON AGRICULTURAL
5	WEATHER.
6	(a) REPEAL.—Section 1639 of the Food, Agriculture,
7	Conservation, and Trade Act of 1990 (7 U.S.C. 5853) is
8	repealed.
9	(b) Conforming Amendment.—Section 1640(b) of
10	the Food, Agriculture, Conservation, and Trade Act of
11	1990 (7 U.S.C. 5854(b)) is amended by striking "take
12	into" and all that follows through "Weather and".
13	SEC. 775. AGRICULTURAL INFORMATION EXCHANGE WITH
14	IRELAND.
15	Section 1420 of the National Agricultural Research,
16	Extension and Teaching Policy Act Amendments of 1985
17	(Public Law 99–198; 99 Stat. 1551) is repealed.
18	SEC. 776. PESTICIDE RESISTANCE STUDY.
19	Section 1437 of the National Agricultural Research,
20	Extension, and Teaching Policy Act Amendments of 1985
21	(Public Law 99–198; 99 Stat. 1558) is repealed.
22	SEC. 777. EXPANSION OF EDUCATION STUDY.
23	Section 1438 of the National Agricultural Research,
24	Extension, and Teaching Policy Act Amendments of 1985
25	(Public Law 99–198; 99 Stat. 1559) is repealed.
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SEC. 778. SUPPORT FOR ADVISORY BOARD. 2 (a) REPEAL.—Section 1412 of the National Agricul-3 tural Research, Extension, and Teaching Policy Act of 4 1977 (7 U.S.C. 3127) is repealed. 5 (b) CONFORMING AMENDMENT.—Section 1413(c) of such Act (7 U.S.C. 3128(c)) is amended by striking "sec-6 7 tion 1412 of this title and". 8 SEC. 779. TASK FORCE ON 10-YEAR STRATEGIC PLAN FOR 9 AGRICULTURAL RESEARCH FACILITIES. 10 (a) REPEAL.—Section 4 of the Research Facilities Act (7 U.S.C. 390b) is repealed. 11 12 (b) CONFORMING AMENDMENT.—Section 2 of such Act (7 U.S.C. 390) is amended by striking paragraph (5). 13 Subtitle E—Agriculture Facility 14 **Protection** 15 16 SEC. 790. ADDITIONAL PROTECTIONS FOR ANIMAL OR AG-17 RICULTURAL ENTERPRISES, RESEARCH FA-18 CILITIES, AND OTHER ENTITIES. 19 (a) DEFINITIONS.—The Research Facilities Act (7 20 U.S.C. 390 et seq.) is amended— 21 (1) by redesignating section 6 as section 7; and 22 (2) by inserting after section 5 the following 23 new section:

1	³²⁰ "SEC. 6. ADDITIONAL PROTECTIONS FOR ANIMAL OR AGRI-
2	CULTURAL ENTERPRISES, RESEARCH FACILI-
3	TIES, AND OTHER ENTITIES AGAINST DISRUP-
4	TION.
5	"(a) DEFINITIONS.—For the purposes of this section,
6	the following definitions apply:
7	"(1) ANIMAL OR AGRICULTURAL ENTER-
8	PRISE.—The term 'animal or agricultural enterprise'
9	means any of the following:
10	"(A) A commercial, governmental, or aca-
11	demic enterprise that uses animals, plants, or
12	other biological materials for food or fiber pro-
13	duction, breeding, processing, research, or test-
14	ing.
15	"(B) A zoo, aquarium, circus, rodeo, or
16	other entity that exhibits or uses animals,
17	plants, or other biological materials for edu-
18	cational or entertainment purposes.
19	"(C) A fair or similar event intended to
20	advance agricultural arts and sciences.
21	"(D) A facility managed or occupied by an
22	association, federation, foundation, council, or
23	other group or entity of food or fiber producers,
24	processors, or agricultural or biomedical re-
25	searchers intended to advance agricultural or
26	biomedical arts and sciences.

1	"(2) ECONOMIC DAMAGE.—The term 'economic
2	damage' means the replacement of the following:
3	"(A) The cost of lost or damaged property
4	(including all real and personal property) of an
5	animal or agricultural enterprise.
6	"(B) The cost of repeating an interrupted
7	or invalidated experiment.
8	"(C) The loss of revenue (including costs
9	related to business recovery) directly related to
10	the disruption of an animal or agricultural en-
11	terprise.
12	"(D) The cost of the tuition and expenses
13	of any student to complete an academic pro-
14	gram that was disrupted, or to complete a re-
15	placement program, when the tuition and ex-
16	penses are incurred as a result of the damage
17	or loss of the property of an animal or agricul-
18	tural enterprise.
19	"(3) PROPERTY OF AN ANIMAL OR AGRICUL-
20	TURAL ENTERPRISE.—The term 'property of an ani-
21	mal or agricultural enterprise' means real and per-
22	sonal property of or used by any of the following:
23	"(A) An animal or agricultural enterprise.
24	"(B) An employee of an animal or agricul-
25	tural enterprise.

"(C) A student attending an academic ani mal or agricultural enterprise.

3 "(4) DISRUPTION.—The term 'disruption' does
4 not include any lawful disruption that results from
5 lawful public, governmental, or animal or agricul6 tural enterprise employee reaction to the disclosure
7 of information about an animal or agricultural en8 terprise.

9 "(b) VIOLATION.—A person may not recklessly, 10 knowingly, or intentionally cause, or contribute to, the dis-11 ruption of the functioning of an animal or agricultural en-12 terprise by damaging or causing the loss of any property 13 of the animal or agricultural enterprise that results in eco-14 nomic damage, as determined by the Secretary.

15 "(c) Assessment of Civil Penalty.—

"(1) IN GENERAL.—The Secretary may impose
on any person that the Secretary determines violates
subsection (b) a civil penalty in an amount determined under paragraphs (2) and (3). The civil penalty may be assessed only on the record after an opportunity for a hearing.

"(2) RECOVERY OF DEPARTMENT COSTS.—The
civil penalty assessed by the Secretary against a person for a violation of subsection (b) shall be not less
than the total cost incurred by the Secretary for in-

vestigation of the violation, conducting any hearing
 regarding the violation, and assessing the civil pen alty.

"(3) Recovery of economic damage.—In 4 addition to the amount determined under paragraph 5 6 (2), the amount of the civil penalty shall include an 7 amount not less than the total cost (or, in the case 8 of knowing or intentional disruption, not less than 9 150 percent of the total cost) of the economic dam-10 age incurred by the animal or agricultural enter-11 prise, any employee of the animal or agricultural en-12 terprise, or any student attending an academic ani-13 mal or agricultural enterprise as a result of the 14 damage or loss of the property of an animal or agri-15 cultural enterprise.

"(d) IDENTIFICATION.—The Secretary shall identify
for each civil penalty assessed under subsection (c), the
portion of the amount of the civil penalty that represents
the recovery of Department costs and the portion that represents the recovery of economic losses.

21 "(e) OTHER FACTORS IN DETERMINING PENALTY.—
22 In determining the amount of a civil penalty under sub23 section (c), the Secretary shall consider the following:

24 "(1) The nature, circumstance, extent, and25 gravity of the violation or violations.

1	"(2) The ability of the injured animal or agri-
2	cultural enterprise to continue to operate, costs in-
3	curred by the animal or agricultural enterprise to re-
4	cover lost business, and the effect of the violation on
5	earnings of employees of the animal or agricultural
6	enterprise.
7	"(3) The interruptions experienced by students
8	attending an academic animal or agricultural enter-
9	prise.
10	"(4) Whether the violator has previously vio-
11	lated subsection (a).
12	"(5) The violator's degree of culpability.
13	"(f) Fund to Assist Victims of Disruption.—
14	"(1) Fund established.—There is estab-
15	lished in the Treasury a fund which shall consist of
16	that portion of each civil penalty collected under
17	subsection (c) that represents the recovery of eco-
18	nomic damages.
19	"(2) USE OF AMOUNTS IN FUND.—The Sec-
20	retary of Agriculture shall use amounts in the fund
21	to compensate animal or agricultural enterprises,
22	employees of an animal or agricultural enterprise,
23	and student attending an academic animal or agri-
24	cultural enterprise for economic losses incurred as a
25	result of the disruption of the functioning of an ani-

1 mal or agricultural enterprise in violation of sub-2 section (b).". TITLE VIII—FORESTRY 3 **INITIATIVES** 4 5 SEC. 801. REPEAL OF FORESTRY INCENTIVES PROGRAM 6 AND STEWARDSHIP INCENTIVE PROGRAM. 7 The Cooperative Forestry Assistance Act of 1978 is 8 amended by striking section 4 (16 U.S.C. 2103) and sec-9 tion 6 (16 U.S.C. 2103b). 10 SEC. 802. ESTABLISHMENT OF FOREST LAND ENHANCE-11 MENT PROGRAM. 12 (a) FINDINGS.—Congress finds the following: 13 (1) There is a growing dependence on private 14 nonindustrial forest lands to supply the necessary 15 market commodities and nonmarket values, such as 16 habitat for fish and wildlife, aesthetics, outdoor 17 recreation opportunities, and other forest resources, 18 required by a growing population. 19 (2) There is a strong demand for expanded as-20 sistance programs for owners of nonindustrial pri-21 vate forest land since the majority of the wood supply of the United States comes from nonindustrial 22 23 private forest land. 24 (3) The soil, carbon stores, water and air qual-25 ity of the United States can be maintained and improved through good stewardship of nonindustrial
 private forest lands.

3 (4) The products and services resulting from
4 stewardship of nonindustrial private forest lands
5 provide income and employment that contribute to
6 the economic health and diversity of rural commu7 nities.

8 (5) Wildfires threaten human lives, property, 9 forests, and other resources, and Federal and State 10 cooperation in forest fire prevention and control has 11 proven effective and valuable, in that properly man-12 aged forest stands are less susceptible to cata-13 strophic fire, as dramatized by the catastrophic fire 14 seasons of 1998 and 2000.

(6) Owners of private nonindustrial forest lands
are being faced with increased pressure to convert
their forestland to development and other uses.

18 (7) Complex, long-rotation forest investments,
19 including sustainable hardwood management, are
20 often the most difficult commitment for small, non21 industrial private forest landowners and, thus,
22 should receive equal consideration under cost-share
23 programs.

24 (8) The investment of one Federal dollar in25 State and private forestry programs is estimated to

leverage \$9 on average from State, local, and private
 sources.

3 (b) PURPOSE.—It is the purpose of this section to
4 strengthen the commitment of the Department of Agri5 culture to sustainable forestry and to establish a coordi6 nated and cooperative Federal, State, and local sustain7 able forest program for the establishment, management,
8 maintenance, enhancement, and restoration of forests on
9 nonindustrial private forest lands in the United States.

(c) FOREST LAND ENHANCEMENT PROGRAM.—The
Cooperative Forestry Assistance Act of 1978 is amended
by inserting after section 3 (16 U.S.C. 2102) the following
new section 4:

14 "SEC. 4. FOREST LAND ENHANCEMENT PROGRAM.

15 "(a) Establishment.—

"(1) ESTABLISHMENT; PURPOSE.—The Sec-16 17 retary shall establish a Forest Land Enhancement 18 Program (in this section referred to as the 'Pro-19 gram') for the purpose of providing financial, tech-20 nical, educational, and related assistance to State 21 foresters to encourage the long-term sustainability of 22 nonindustrial private forest lands in the United 23 States by assisting the owners of such lands in more 24 actively managing their forest and related resources 25 by utilizing existing State, Federal, and private sec-

tor resource management expertise, financial assist-1 2 ance, and educational programs. 3 "(2) ADMINISTRATION.—The Secretary shall 4 carry out the Program within, and administer the 5 Program through, the Natural Resources Conserva-6 tion Service. "(3) COORDINATION.—The Secretary shall im-7 8 plement the Program in coordination with State for-9 esters. 10 "(b) PROGRAM OBJECTIVES.—In implementing the 11 Program, the Secretary shall target resources to achieve the following objectives: 12 13 "(1) Investment in practices to establish, re-14 store, protect, manage, maintain, and enhance the 15 health and productivity of the nonindustrial private 16 forest lands in the United States for timber, habitat 17 for flora and fauna, water quality, and wetlands. 18 "(2) Ensuring that afforestation, reforestation, 19 improvement of poorly stocked stands, timber stand 20 improvement, practices necessary to improve seed-21 ling growth and survival, and growth enhancement 22 practices occur where needed to enhance and sustain 23 the long-term productivity of timber and nontimber 24 forest resources to help meet future public demand

1	for all forest resources and provide environmental
2	benefits.
3	"(3) Reduce the risks and help restore, recover,
4	and mitigate the damage to forests caused by fire,
5	insects, invasive species, disease, and damaging
6	weather.
7	"(4) Increase and enhance carbon sequestration
8	opportunities.
9	"(5) Enhance implementation of agroforestry
10	practices.
11	"(6) Maintain and enhance the forest landbase
12	and leverage State and local financial and technical
13	assistance to owners that promote the same con-
14	servation and environmental values.
15	"(c) ELIGIBILITY.—
16	"(1) IN GENERAL.—An owner of nonindustrial
17	private forest land is eligible for cost-sharing assist-
18	ance under the Program if the owner—
19	"(A) agrees to develop and implement an
20	individual stewardship, forest, or stand manage-
21	ment plan addressing site specific activities and
22	practices in cooperation with, and approved by,
23	the State forester, state official, or private sec-
24	tor program in consultation with the State for-
25	ester;

1 "(B) agrees to implement approved activi-2 ties in accordance with the plan for a period of 3 not less than 10 years, unless the State forester 4 approves a modification to such plan; and 5 "(C) meets the acreage restrictions as de-6 termined by the State forester in conjunction 7 with the State Forest Stewardship Coordinating 8 Committee established under section 19. 9 "(2) STATE PRIORITIES.—The Secretary, in 10 consultation with the State forester and the State 11 Forest Stewardship Coordinating Committee may 12 develop State priorities for cost sharing under the 13 Program that will promote forest management objec-14 tives in that State. 15 "(3) DEVELOPMENT OF PLAN.—An owner shall 16 be eligible for cost-share assistance for the develop-17 ment of the individual stewardship, forest, or stand 18 management plan required by paragraph (1). 19 "(d) APPROVED ACTIVITIES.— 20 "(1) DEVELOPMENT.—The Secretary, in con-21 sultation with the State forester and the State For-22 est Stewardship Coordinating Committee, shall de-23 velop a list of approved forest activities and prac-24 tices that will be eligible for cost-share assistance 25 under the Program within each State.

1	"(2) TYPE OF ACTIVITIES.—In developing a list
2	of approved activities and practices under paragraph
3	(1), the Secretary shall attempt to achieve the estab-
4	lishment, restoration, management, maintenance,
5	and enhancement of forests and trees for the fol-
6	lowing:
7	"(A) The sustainable growth and manage-
8	ment of forests for timber production.
9	"(B) The restoration, use, and enhance-
10	ment of forest wetlands and riparian areas.
11	"(C) The protection of water quality and
12	watersheds through the application of State-de-
13	veloped forestry best management practices.
14	"(D) Energy conservation and carbon se-
15	questration purposes.
16	"(E) Habitat for flora and fauna.
17	"(F) The control, detection, and moni-
18	toring of invasive species on forestlands as well
19	as preventing the spread and providing for the
20	restoration of lands affected by invasive species.
21	"(G) Hazardous fuels reduction and other
22	management activities that reduce the risks and
23	help restore, recover, and mitigate the damage
24	to forests caused by fire.

1	"(H) The development of forest or stand
2	management plans.
3	"(I) Other activities approved by the Sec-
4	retary, in coordination with the State forester
5	and the State Forest Stewardship Coordinating
6	Committee.
7	"(e) COOPERATION.—In implementing the Program,
8	the Secretary shall cooperate with other Federal, State,
9	and local natural resource management agencies, institu-
10	tions of higher education, and the private sector.
11	"(f) Reimbursement of Eligible Activities.—
12	"(1) IN GENERAL.—The Secretary shall share
13	the cost of implementing the approved activities that
14	the Secretary determines are appropriate, in the
15	case of an owner that has entered into an agreement
16	to place nonindustrial private forest lands of the
17	owner in the Program.
18	"(2) RATE.—The Secretary shall determine the
19	appropriate reimbursement rate for cost-share pay-
20	ments under paragraph (1) and the schedule for
21	making such payments.
22	"(3) MAXIMUM.—The Secretary shall not make
23	cost-share payments under this subsection to an
24	owner in an amount in excess of 75 percent of the
25	total cost, or a lower percentage as determined by

the State forester, to such owner for implementing
 the practices under an approved plan. The maximum
 payments to any one owner shall be determined by
 the Secretary.

5 "(4) CONSULTATION.—The Secretary shall
6 make determinations under this subsection in con7 sultation with the State forester.

8 "(g) RECAPTURE.—

9 "(1) IN GENERAL.—The Secretary shall estab-10 lish and implement a mechanism to recapture pay-11 ments made to an owner in the event that the owner 12 fails to implement any approved activity specified in 13 the individual stewardship, forest, or stand manage-14 ment plan for which such owner received cost-share 15 payments.

16 "(2) ADDITIONAL REMEDY.—The remedy pro17 vided in paragraph (1) is in addition to any other
18 remedy available to the Secretary.

"(h) DISTRIBUTION.—The Secretary shall distribute
funds available for cost sharing under the Program among
the States only after giving appropriate consideration to—

22 "(1) the total acreage of nonindustrial private23 forest land in each State;

24 "(2) the potential productivity of such land;

1	"(3) the number of owners eligible for cost
2	sharing in each State;
3	"(4) the opportunities to enhance non-timber
4	resources on such forest lands;
5	"(5) the anticipated demand for timber and
6	nontimber resources in each State;
7	"(6) the need to improve forest health to mini-
8	mize the damaging effects of catastrophic fire, in-
9	sects, disease, or weather; and
10	((7) the need and demand for agroforestry
11	practices in each State.
12	"(i) DEFINITIONS.—In this section:
13	"(1) Nonindustrial private forest
14	LANDS.—The term 'nonindustrial private forest
15	lands' means rural lands, as determined by the Sec-
16	retary, that—
17	"(A) have existing tree cover or are suit-
18	able for growing trees; and
19	"(B) are owned or controlled by any non-
20	industrial private individual, group, association,
21	corporation, Indian tribe, or other private legal
22	entity (other than a nonprofit private legal enti-
23	ty) so long as the individual, group, association,
24	corporation, tribe, or entity has definitive deci-
25	sion-making authority over the lands, including

1	through long-term leases and other land tenure
2	systems, for a period of time long enough to en-
3	sure compliance with the Program.
4	"(2) OWNER.—The term 'owner' includes a pri-
5	vate individual, group, association, corporation, In-
6	dian tribe, or other private legal entity (other than
7	a nonprofit private legal entity) that has definitive
8	decision-making authority over nonindustrial private
9	forest lands through a long-term lease or other land
10	tenure systems.
11	"(3) Secretary.—The term 'Secretary' means
12	the Secretary of Agriculture.
13	"(4) STATE FORESTER.—The term 'State for-
14	ester' means the director or other head of a State
15	Forestry Agency or equivalent State official.
16	"(j) Availability of Funds.—The Secretary shall
17	use \$200,000,000 of funds of the Commodity Credit Cor-
18	poration to carry out the Program during the period be-
19	ginning on October 1, 2001, and ending on September 30,
20	2011.".
21	(d) Conforming Amendment.—Section 246(b)(2)
22	of the Department of Agriculture Reorganization Act of
23	1994 (7 U.S.C. $6962(b)(2)$) is amended by striking "for-
24	estry incentive program" and inserting "Forest Land En-
25	hancement Program".

SEC. 803. RENEWABLE RESOURCES EXTENSION ACTIVITIES.
 (a) EXTENSION AND AUTHORIZATION INCREASE.—
 Section 6 of the Renewable Resources Extension Act of
 1978 (16 U.S.C. 1675) is amended—
 (1) by striking "\$15,000,000" and inserting

6 "\$30,000,000"; and

7

(2) by striking "2002" and inserting "2011".

8 (b) SUSTAINABLE FORESTRY OUTREACH INITIA9 TIVE.—The Renewable Resources Extension Act of 1978
10 is amended by inserting after section 5A (16 U.S.C.
11 1674a) the following new section:

12 "SEC. 5B. SUSTAINABLE FORESTRY OUTREACH INITIATIVE.

13 "The Secretary shall establish a program to be known14 as the 'Sustainable Forestry Outreach Initiative' for the15 purpose of educating landowners regarding the following:

16 "(1) The value and benefits of practicing sus-17 tainable forestry.

18 "(2) The importance of professional forestry
19 advice in achieving their sustainable forestry objec20 tives.

21 "(3) The variety of public and private sector re22 sources available to assist them in planning for and
23 practicing sustainable forestry.".

24 SEC. 804. ENHANCED COMMUNITY FIRE PROTECTION.

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

1	(1) The severity and intensity of wildland fires
2	has increased dramatically over the past few decades
3	as a result of past fire and land management poli-
4	cies.
5	(2) The record 2000 fire season is a prime ex-
6	ample of what can be expected if action is not taken.
7	(3) These wildfires threaten not only the na-
8	tion's forested resources, but the thousands of com-
9	munities intermingled with the wildlands in the
10	wildland-urban interface.
11	(4) The National Fire Plan developed in re-
12	sponse to the 2000 fire season is the proper, coordi-
13	nated, and most effective means to address this wild-
14	fire issue.
15	(5) Whereas adequate authorities exist to tackle
16	the wildfire issues at the landscape level on Federal
17	lands, there is limited authority to take action on
18	most private lands where the largest threat to life
19	and property lies.
20	(6) There is a significant Federal interest in en-
21	hancing community protection from wildfire.
22	(b) ENHANCED PROTECTION.—The Cooperative For-
23	estry Assistance Act of 1978 is amended by inserting after
24	section 10 (16 U.S.C. 2106) the following new section:

1 "SEC. 10A. ENHANCED COMMUNITY FIRE PROTECTION.

2 "(a) COOPERATIVE MANAGEMENT RELATED TO
3 WILDFIRE THREATS.—The Secretary may cooperate with
4 State foresters and equivalent State officials in the man5 agement of lands in the United States for the following
6 purposes:

- 7 "(1) Aid in wildfire prevention and control.
- 8 "(2) Protect communities from wildfire threats.
 9 "(3) Enhance the growth and maintenance of
- 10 trees and forests that promote overall forest health.
- "(4) Ensure the continued production of all forest resources, including timber, outdoor recreation
 opportunities, wildlife habitat, and clean water,
 through conservation of forest cover on watersheds,
 shelterbelts, and windbreaks.

16 "(b) Community and Private Land Fire Assist-17 Ance Program.—

18 "(1) ESTABLISHMENT; PURPOSE.—The Sec19 retary shall establish a Community and Private
20 Land Fire Assistance program (in this section re21 ferred to as the 'Program')—

22 "(A) to focus the Federal role in pro23 moting optimal firefighting efficiency at the
24 Federal, State, and local levels;

25 "(B) to augment Federal projects that es-26 tablish landscape level protection from wildfires;

1	"(C) to expand outreach and education
2	programs to homeowners and communities
3	about fire prevention; and
4	"(D) to establish defensible space around
5	private landowners homes and property against
6	wildfires.
7	"(2) Administration and implementa-
8	TION.—The Program shall be administered by the
9	Forest Service and implemented through the State
10	forester or equivalent State official.
11	"(3) Components.—In coordination with exist-
12	ing authorities under this Act, the Secretary may
13	undertake on both Federal and non-Federal lands—
14	"(A) fuel hazard mitigation and preven-
15	tion;
16	"(B) invasive species management;
17	"(C) multi-resource wildfire planning;
18	"(D) community protection planning;
19	"(E) community and landowner education
20	enterprises, including the program known as
21	FIREWISE;
22	"(F) market development and expansion;
23	"(G) improved wood utilization;
24	"(H) special restoration projects.

"(4) CONSIDERATIONS.—The Secretary shall
 use local contract personnel wherever possible to
 carry out projects under the Program.

4 "(c) AUTHORIZATION OF APPROPRIATIONS.—There
5 are hereby authorized to be appropriated to the Secretary
6 \$35,000,000 for each of fiscal years 2002 through 2011,
7 and such sums as may be necessary thereafter, to carry
8 out this section.".

9 SEC. 805. INTERNATIONAL FORESTRY PROGRAM.

Section 2405(d) of the Global Climate Change Prevention Act of 1990 (title XXIV of Public Law 101–624;
7 U.S.C. 6704(d)) is amended by striking "2002" and inserting "2011".

14 SEC. 806. LONG-TERM FOREST STEWARDSHIP CONTRACTS

15 FOR HAZARDOUS FUELS REMOVAL AND IM16 PLEMENTATION OF NATIONAL FIRE PLAN.

17 (a) ANNUAL ASSESSMENT OF TREATMENT ACRE-AGE.—Not later than March 1 of each of fiscal years 2002 18 19 through 2006, the Secretary of Agriculture shall submit 20 to Congress an assessment of the number of acres of for-21 ested National Forest System lands recommended to be 22 treated during the next fiscal year using stewardship end 23 result contracts authorized by subsection (c). The assess-24 ment shall be based on the treatment schedules contained in the report entitled "Protecting People and Sustaining 25

1 Resources in Fire-Adapted Ecosystems", dated October 2 13, 2000, and incorporated into the National Fire Plan. 3 The assessment shall identify the acreage by condition 4 class, type of treatment, and treatment year to achieve 5 the restoration goals outlined in the report within 10-, 15-6 and 20-year time periods. The assessment shall also in-7 clude changes in the restoration goals based on the effects 8 of fire, hazardous fuel treatments pursuant to the Na-9 tional Fire Plan, or updates in data.

10 (b) FUNDING RECOMMENDATION.—The Secretary of Agriculture shall include in the annual assessment a re-11 12 quest for funds sufficient to implement the recommenda-13 tions contained in the assessment using stewardship end result contracts under subsection (c) when the Secretary 14 15 determines that the objectives of the National Fire Plan are best accomplished through forest stewardship end re-16 17 sult contracting.

18 (c) Stewardship End Result Contracting.—

(1) AUTHORITY.—Subject to the amount of
funds made available pursuant to subsection (b), the
Secretary of Agriculture may enter into stewardship
end result contracts to implement the National Fire
Plan on National Forest System lands based upon
the stewardship treatment schedules provided in the
annual assessments under subsection (a). The con-

1	tracting goals and authorities described in sub-
2	sections (b) through (f) of section 347 of the De-
3	partment of the Interior and Related Agencies Ap-
4	propriations Act, 1999 (as contained in section
5	101(e) of division A of Public Law 105–277; 16
6	U.S.C. 2104 note; commonly known as the Steward-
7	ship End Result Contracting Demonstration Project)
8	shall apply to contracts entered into under this sub-
9	section, except that the period of the contract shall
10	be 10 years.
11	(2) DURATION.—The authority of the Secretary
12	of Agriculture to enter into contracts under this sub-
13	section expires September 30, 2007.
14	(d) STATUS REPORT.—Beginning with the assess-
15	ment required under subsection (a) in 2003, the Secretary
16	of Agriculture shall include in the annual assessment a
17	
	status report of the stewardship end result contracts en-
18	status report of the stewardship end result contracts en- tered into under the authority of this section.
18 19	
	tered into under the authority of this section.
19	tered into under the authority of this section. SEC. 807. MCINTIRE-STENNIS COOPERATIVE FORESTRY RE-

 $23\,$ known as the McIntire-Stennis Cooperative Forestry Act.

TITLE IX—MISCELLANEOUS PROVISIONS Subtitle A—Tree Assistance Program

5 SEC. 901. ELIGIBILITY.

6 (a) Loss.—Subject to the limitation in subsection 7 (b), the Secretary of Agriculture shall provide assistance, 8 as specified in section 902, to eligible orchardists that 9 planted trees for commercial purposes but lost such trees 10 as a result of a natural disaster, as determined by the 11 Secretary.

(b) LIMITATION.—An eligible orchardist shall qualify
for assistance under subsection (a) only if such orchardist's tree mortality, as a result of the natural disaster, exceeds 15 percent (adjusted for normal mortality).

16 SEC. 902. ASSISTANCE.

17 The assistance provided by the Secretary of Agri18 culture to eligible orchardists for losses described in sec19 tion 901 shall consist of either—

(1) reimbursement of 75 percent of the cost of
replanting trees lost due to a natural disaster, as determined by the Secretary, in excess of 15 percent
mortality (adjusted for normal mortality); or

24 (2) at the discretion of the Secretary, sufficient25 seedlings to reestablish the stand.

350

1 SEC. 903. LIMITATION ON ASSISTANCE.

2 (a) LIMITATION.—The total amount of payments
3 that a person shall be entitled to receive under this subtitle
4 may not exceed \$50,000, or an equivalent value in tree
5 seedlings.

6 (b) REGULATIONS.—The Secretary of Agriculture7 shall issue regulations—

(1) defining the term "person" for the purposes 8 9 of this subtitle, which shall conform, to the extent 10 practicable, to the regulations defining the term 11 "person" issued under section 1001 of the Food Se-12 curity Act of 1985 (7 U.S.C. 1308) and the Disaster 13 Assistance Act of 1988 (7 U.S.C. 1421 note); and 14 (2) prescribing such rules as the Secretary de-15 termines necessary to ensure a fair and reasonable 16 application of the limitation established under this 17 section.

18 SEC. 904. DEFINITIONS.

19 In this subtitle:

20 (1) ELIGIBLE ORCHARDIST.—The term "eligible
21 orchardist" means a person who produces annual
22 crops from trees for commercial purposes and owns
23 500 acres or less of such trees.

24 (2) NATURAL DISASTER.—The term "natural
25 disaster" includes plant disease, insect infestation,

1	drought fine freeze fleed earthquelze and other
	drought, fire, freeze, flood, earthquake, and other
2	occurrences, as determined by the Secretary.
3	(3) TREE.—The term "tree" includes trees,
4	bushes, and vines.
5	Subtitle B—Other Matters
6	SEC. 921. HAZARDOUS FUEL REDUCTION GRANTS TO PRE-
7	VENT WILDFIRE DISASTERS AND TRANS-
8	FORM HAZARDOUS FUELS TO ELECTRIC EN-
9	ERGY, USEFUL HEAT, OR TRANSPORTATION
10	FUELS.
11	(a) FINDINGS.—Congress finds the following:
12	(1) The damages caused by wildfire disasters
13	have been equivalent in magnitude to the damage re-
14	sulting from the Northridge earthquake, Hurricane
15	Andrew, and the recent flooding of the Mississippi
16	River and the Red River.
17	(2) More than 20,000 communities in the
18	United States are at risk to wildfire and approxi-
19	mately 11,000 of these communities are located near
20	Federal lands. More than 72,000,000 acres of Na-
21	tional Forest System lands and 57,000,000 acres of
22	lands managed by the Secretary of the Interior are
23	at risk of catastrophic fire in the near future. The
24	accumulation of heavy forest fuel loads continues to
25	increase as a result of disease, insect infestations,

and drought, further raising the risk of fire each
 year.

3 (3) Modification of forest fuel load conditions
4 through the removal of hazardous fuels will minimize
5 catastrophic damage from wildfires, reducing the
6 need for emergency funding to respond to wildfires
7 and protecting lives, communities, watersheds, and
8 wildlife habitat.

9 (4) The hazardous fuels removed from forest
10 lands represent an abundant renewable resource as
11 well as a significant supply of biomass for biomass12 to-energy facilities.

13 (b) HAZARDOUS FUELS TO ENERGY GRANT PRO-GRAM.—The Secretary concerned may make a grant to a 14 15 person that operates a biomass-to-energy facility to offset the costs incurred to purchase hazardous fuels from forest 16 17 lands for use by the facility in the production of electric energy, useful heat, or transportation fuels. The Secretary 18 19 concerned shall select grant recipients on the basis of their 20 planned purchases of hazardous fuels and the level of an-21 ticipated benefits to reduced wildfire risk.

(c) GRANT AMOUNTS.—A grant under this section
shall be equal to at least \$5 per ton of hazardous fuels
delivered, but not to exceed \$10 per ton of hazardous fuels

delivered, based on the distance of the hazardous fuels
 from the biomass-to-energy facility.

3 (d) MONITORING OF GRANT RECIPIENT ACTIVI-4 TIES.—As a condition on a grant under this section, the 5 grant recipient shall keep such records as the Secretary concerned may require to fully and correctly disclose the 6 7 use of the grant funds and all transactions involved in the 8 purchase of hazardous fuels derived from forest lands. 9 Upon notice by a duly authorized representative of the 10 Secretary concerned, the operator of a biomass-to-energy 11 facility that purchases or uses the resulting hazardous 12 fuels shall afford the representative reasonable access to 13 the facility and an opportunity to examine the inventory and records of the facility. 14

(e) MONITORING OF EFFECT OF TREATMENTS.—The
Secretary concerned shall monitor Federal lands from
which hazardous fuels are removed and sold to a biomassto-energy facility to determine and document the reduction
in fire hazards on such lands.

20 (f) DEFINITIONS.—In this section:

(1) BIOMASS-TO-ENERGY FACILITY.—The term
"biomass-to-energy facility" means a facility that
uses forest biomass as a raw material to produce
electric energy, useful heat, or transportation fuels.

1	(2) FOREST BIOMASS.—The term "forest bio-
2	mass" means hazardous fuels and biomass accumu-
3	lations from precommercial thinnings, slash, and
4	brush on forest lands that do not satisfy the defini-
5	tion of hazardous fuels.
6	(3) HAZARDOUS FUELS.—The term "hazardous
7	fuels" means any unnaturally excessive accumulation
8	of organic material, particularly in areas designated
9	as condition class 2 or condition class 3 (as defined
10	in the report entitled "Protecting People and Sus-
11	tainable Resources in Fire-Adapted Ecosystems",
12	prepared by the Forest Service, and dated October
13	13, 2000), on forest lands that the Secretary con-
14	cerned determines poses a substantial present or po-
15	tential hazard to forest ecosystems, wildlife, human,
16	community, or firefighter safety in the case of a
17	wildfire, particularly a wildfire in a drought year.
18	(4) Secretary concerned.—The term "Sec-
19	retary concerned" means—
20	(A) the Secretary of Agriculture or the
21	designee of the Secretary of Agriculture with
22	respect to the National Forest System lands
23	and private lands; and
24	(B) the Secretary of the Interior or the
25	designee of the Secretary of the Interior with

respect to Federal lands under the jurisdiction
 of the Secretary of the Interior and Indian
 lands.

4 (g) AUTHORIZATION OF APPROPRIATIONS.—There is
5 authorized to be appropriated \$50,000,000 for each fiscal
6 year to carry out this section.

7 SEC. 922. BIOENERGY PROGRAM.

8 Notwithstanding any limitations in the Commodity 9 Credit Corporation Charter Act (15 U.S.C. 714 et seq.) 10 or part 1424 of title 7, Code of Federal Regulations, the Commodity Credit Corporation shall designate animal 11 fats, agricultural byproducts, and oils as eligible agricul-12 13 tural commodities for use in the Bioenergy Program to promote industrial consumption of agricultural commod-14 15 ities for the production of ethanol and biodiesel fuels.

16 SEC. 923. AVAILABILITY OF SECTION 32 FUNDS.

The 2d undesignated paragraph of section 32 of the
Act of August 24, 1935 (Public Law 320; 49 Stat. 774;
7 U.S.C. 612c), is amended by striking "\$300,000,000"
and inserting "\$500,000,000".

21 SEC. 924. SENIORS FARMERS' MARKET NUTRITION PRO22 GRAM.

(a) ESTABLISHMENT.—For each of the fiscal years
24 2002 through 2011, the Secretary of Agriculture shall use
25 \$15,000,000 of the funds available to the Commodity

Credit Corporation to carry out and expand a seniors
 farmers' market nutrition program.

- 3 (b) PROGRAM PURPOSES.— The purposes of the sen4 iors farmers' market nutrition program are—
- 5 (1) to provide resources in the form of fresh,
 6 nutritious, unprepared, locally grown fruits, vegeta7 bles, and herbs from farmers' markets, roadside
 8 stands and community supported agriculture pro9 grams to low-income seniors;
- 10 (2) to increase the domestic consumption of ag11 ricultural commodities by expanding or aiding in the
 12 expansion of domestic farmers' markets, roadside
 13 stands, and community supported agriculture pro14 grams; and
- 15 (3) to develop or aid in the development of new
 16 and additional farmers' markets, roadside stands,
 17 and community supported agriculture programs.
- (c) REGULATIONS.—The Secretary may issue such
 regulations as the Secretary considers necessary to carry
 out the seniors farmers' market nutrition program.

21 SEC. 925. DEPARTMENT OF AGRICULTURE AUTHORITIES 22 REGARDING CANEBERRIES.

(a) AUTHORITY FOR MARKETING ORDER AND RE24 SEARCH AND PROMOTION ORDER.—Section 8c of the Ag25 ricultural Adjustment Act (7 U.S.C. 608c), reenacted with

amendments by the Agricultural Marketing Agreement
 Act of 1937, is amended—

- 3 (1) in subsection (2) -
- 4 (\mathbf{A}) in paragraph (A), by inserting 5 "caneberries (including raspberries, black-6 berries, and logenberries)," after "other than 7 pears, olives, grapefruit,"; and

8 (B) in the second sentence, by inserting
9 "caneberries (including raspberries, black10 berries, and logenberries)," after "effective as
11 to cherries, apples,"; and

12 (2) in subsection (6)(I), by inserting
13 "caneberries (including raspberries, blackberries,
14 and logenberries)" after "tomatoes,".

(b) AUTHORITY WITH RESPECT TO IMPORTS.—Section 8e(a) of such Act (7 U.S.C. 608e–1(a)) is amended
by inserting "caneberries (including raspberries, blackberries, and logenberries)," after "pistachios,".

19 SEC. 926. NATIONAL APPEALS DIVISION.

Section 278 of the Department of Agriculture Reor21 ganization Act of 1994 (7 U.S.C. 6998) is amended by
22 adding at the end the following new subsection:

23 "(f) FINALITY OF CERTAIN APPEAL DECISIONS.—If
24 an appellant prevails at the regional level in an adminis25 trative appeal of a decision by the Division, the agency

may not pursue an administrative appeal of that decision
 to the national level.".

3 SEC. 927. OUTREACH AND ASSISTANCE FOR SOCIALLY DIS4 ADVANTAGED FARMERS AND RANCHERS.

5 Subsection (a) of section 2501 of the Food, Agri6 culture, Conservation, and Trade Act of 1990 (7 U.S.C.
7 2279) is amended to read as follows:

8 "(a) Outreach and Assistance.—

9 "(1) IN GENERAL.—The Secretary of Agri-10 culture (in this section referred to as the 'Secretary') 11 shall provide outreach and technical assistance pro-12 grams specifically to encourage and assist socially 13 disadvantaged farmers and ranchers to own and op-14 erate farms and ranches and to participate equitably 15 in the full range of agricultural programs. This assistance, which should enhance coordination and 16 17 make more effective the outreach, technical assist-18 ance, and education efforts authorized in specific ag-19 riculture programs, shall include information and as-20 sistance on commodity, conservation, credit, rural, 21 and business development programs, application and 22 bidding procedures, farm and risk management, 23 marketing, and other essential information to par-24 ticipate in agricultural and other programs of the 25 Department.

1	"(2) Grants and contracts.—The Secretary
2	may make grants and enter into contracts and other
3	agreements in the furtherance of this section with
4	the following entities:
5	"(A) Any community-based organization,
6	network, or coalition of community-based orga-
7	nizations that—
8	"(i) has demonstrated experience in
9	providing agricultural education or other
10	agriculturally related services to socially
11	disadvantaged farmers and ranchers;
12	"(ii) provides documentary evidence of
13	its past experience of working with socially
14	disadvantaged farmers and ranchers dur-
15	ing the 2 years preceding its application
16	for assistance under this section; and
17	"(iii) does not engage in activities pro-
18	hibited under section $501(c)(3)$ of the In-
19	ternal Revenue Code of 1986.
20	"(B) 1890 Land-Grant Colleges, including
21	Tuskegee Institute, Indian tribal community
22	colleges and Alaska native cooperative colleges,
23	Hispanic serving post-secondary educational in-
24	stitutions, and other post-secondary educational
25	institutions with demonstrated experience in

providing agriculture education or other agri-2 culturally related services to socially disadvan-3 taged family farmers and ranchers in their re-4 gion.

"(C) Federally recognized tribes and na-5 6 tional tribal organizations with demonstrated 7 experience in providing agriculture education or 8 other agriculturally related services to socially disadvantaged family farmers and ranchers in 9 their region. 10

"(3) FUNDING.—There are authorized to be ap-11 propriated \$25,000,000 for each fiscal year to make 12 13 grants and enter into contracts and other agree-14 ments with the entities described in paragraph (2) 15 and to otherwise carry out the purposes of this sub-16 section.".

17 SEC. 928. EQUAL TREATMENT OF POTATOES AND SWEET 18 POTATOES.

19 Section 508(a)(2) of the Federal Crop Insurance Act (7 U.S.C. 1508(a)(2)) is amended by striking "and pota-20 toes" and inserting ", potatoes, and sweet potatoes". 21

1

1	361 SEC. 929. REFERENCE TO SEA GRASS AND SEA OATS AS
2	CROPS COVERED BY NONINSURED CROP DIS-
3	ASTER ASSISTANCE PROGRAM.
4	Section 196(a)(2)(B) of the Federal Agriculture Im-
5	provement and Reform Act of 1996 (7 U.S.C.
6	7333(a)(2)(B)) is amended by inserting "sea grass and
7	sea oats," after "fish),".
8	SEC. 930. OPERATION OF GRADUATE SCHOOL OF DEPART-
9	MENT OF AGRICULTURE.
10	(a) COMPETITION.—Section 921 of the Federal Agri-
11	culture Improvement and Reform Act of 1996 (7 U.S.C.
12	2279b) is amended—
13	(1) in subsection (c)—
14	(A) by striking "Under" and inserting the
15	following:
16	"(1) EDUCATIONAL, TRAINING, AND PROFES-
17	SIONAL DEVELOPMENT ACTIVITIES.—Under"; and
18	(B) by adding at the end the following new
19	paragraph:
20	"(2) COMPETITION.—The Graduate School may
21	
	not enter into a contract or agreement with a Fed-
22	not enter into a contract or agreement with a Fed- eral agency to provide services or conduct activities
22 23	
	eral agency to provide services or conduct activities

to individuals and entities of the private sector.";
 and

3 (2) in subsection (i), by striking "The" and in4 serting "Subject to subsection (c)(2), the".

5 (b) AUDITS OF RECORDS.—Such section is further
6 amended by adding at the end the following new sub7 section:

8 "(k) AUDITS OF RECORDS.—The financial records of 9 the Graduate School relating to contracts and agreements 10 for services or activities described in subsection (c)(1) 11 shall be made available to the Comptroller General for 12 purposes of conducting an audit.".

13 (c) CONFORMING REPEAL.—Section 1669 of the
14 Food, Agriculture, Conservation, and Trade Act of 1990
15 (7 U.S.C. 5922) is repealed.

16 SEC. 931. ASSISTANCE FOR LIVESTOCK PRODUCERS.

17 **AVAILABILITY** (a) OF ASSISTANCE.—In such amounts as are provided in advance in appropriation Acts, 18 the Secretary may provide assistance to dairy and other 19 20 livestock producers to cover economic losses incurred by 21 such producers in connection with the production of live-22 stock.

23 (b) TYPES OF ASSISTANCE.—The assistance provided
24 to livestock producers may be in the form of—

1	(1) indemnity payments to livestock producers
2	who incur livestock mortality losses;
3	(2) livestock feed assistance to livestock pro-
4	ducers affected by shortages of feed;
5	(3) compensation for sudden increases in pro-
6	duction costs; and
7	(4) such other assistance, and for such other
8	economic losses, as the Secretary considers appro-
9	priate.
10	(c) LIMITATIONS.—Notwithstanding section 181(a),
11	the Secretary may not use the funds of the Commodity
12	Credit Corporation to provide assistance under this sec-
13	tion.
14	(d) Authorization of Appropriations.—There is
15	authorized to be appropriated to the Secretary such sums
16	as may be necessary to carry out this section.
17	SEC. 932. COMPLIANCE WITH BUY AMERICAN ACT AND
18	SENSE OF CONGRESS REGARDING PURCHASE
19	OF AMERICAN-MADE EQUIPMENT, PROD-
20	UCTS, AND SERVICES USING FUNDS PRO-
21	VIDED UNDER THIS ACT.
22	(a) Compliance With Buy American Act.—No
23	funds made available under this Act, whether directly
24	using funds of the Commodity Credit Corporation or pur-
25	suant to an authorization of appropriations contained in

this Act, may be provided to a producer or other person
 or entity unless the producer, person, or entity agrees to
 comply with the Buy American Act (41 U.S.C. 10a-10c)
 in the expenditure of the funds.

5 (b) SENSE OF CONGRESS.—In the case of any equip-6 ment, products, or services that may be authorized to be 7 purchased using funds provided under this Act, it is the 8 sense of Congress that producers and other recipients of 9 such funds should, in expending the funds, purchase only 10 American-made equipment, products, and services.

11 (c) NOTICE TO RECIPIENTS OF FUNDS.—In pro-12 viding payments or other assistance under this Act, the 13 Secretary of Agriculture shall provide to each recipient of 14 the funds a notice describing the requirements of sub-15 section (a) and the statement made in subsection (b) by 16 Congress.

17 SEC. 933. REPORT REGARDING GENETICALLY ENGINEERED 18 FOODS.

(a) IN GENERAL.—Not later than 1 year after funds
are made available to carry out this section, the Secretary
of Agriculture, acting through the National Academy of
Sciences, shall complete and transmit to Congress a report
that includes recommendations for the following:

24 (1) DATA AND TESTS.—The type of data and
25 tests that are needed to sufficiently assess and

1	evaluate human health risks from the consumption
2	of genetically engineered foods.
3	(2) MONITORING SYSTEM.—The type of Federal
4	monitoring system that should be created to assess
5	any future human health consequences from long-
6	term consumption of genetically engineered foods.
7	(3) REGULATIONS.—A Federal regulatory
8	structure to approve genetically engineered foods
9	that are safe for human consumption.
10	(b) Authorization of Appropriations.—There is
11	authorized to be appropriated to the Secretary of Agri-
12	culture \$500,000 to carry out this section.
13	SEC. 934. MARKET NAME FOR PANGASIUS FISH SPECIES.
14	The term "catfish" may not be considered to be a
15	common or usual name (or part thereof) for the fish
16	Pangasius bocourti, or for any other fish not classified
17	within the family Ictalariidae, for purposes of section 403
18	of the Federal Food, Drug, and Cosmetic Act, including
19	with respect to the importation of such fish pursuant to

21 SEC. 935. PROGRAM OF PUBLIC EDUCATION REGARDING
22 USE OF BIOTECHNOLOGY IN PRODUCING
23 FOOD FOR HUMAN CONSUMPTION.

(a) PUBLIC INFORMATION CAMPAIGN.—Not later25 than 1 year after the date of the enactment of this Act,

20 section 801 of such Act.

the Secretary of Agriculture shall develop and implement
 a program to communicate with the public regarding the
 use of biotechnology in producing food for human con sumption. The information provided under the program
 shall include the following:

6 (1) Science-based evidence on the safety of7 foods produced with biotechnology.

8 (2) Scientific data on the human outcomes of
9 the use of biotechnology to produce food for human
10 consumption.

(b) AUTHORIZATION OF APPROPRIATIONS.—For each
of fiscal years 2002 through 2011 there are authorized
to be appropriated such sums as may be necessary to carry
out this section.

15 SEC. 936. GAO STUDY.

(a) IN GENERAL.—The Comptroller General shall
conduct a study and make findings and recommendations
with respect to determining how producer income would
be affected by updating yield bases, including—

20 (1) whether crop yields have increased over the
21 past 20 years for both program crops and oilseeds;
22 (2) whether program payments would be dis23 bursed differently in this Act if yield bases were up24 dated;

(3) what impact this Act's target prices with
 updated yield bases would have on producer income;
 and

4 (4) what impact lower target prices with up5 dated yield bases would have on producer income
6 compared to this Act.

7 (b) REPORT.—The Comptroller General shall submit
8 a report to Congress on the study, findings, and rec9 ommendations required by subsection (a), not later than
10 6 months after the date of the enactment of this Act.

11 SEC. 937. INTERAGENCY TASK FORCE ON AGRICULTURAL 12 COMPETITION.

13 (a) APOINTMENT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Agri-14 15 culture shall establish an Interagency Task Force on Agricultural Competition (in this section referred to as the 16 17 "Task Force") and, after consultation with the Attorney General, shall appoint as members of the Task Force such 18 nine employees of the Department of Agriculture and the 19 20Department of Justice as the Secretary considers to be 21 appropriate. The Secretary shall designate one member of 22 the Task Force to serve as chairperson of the Task Force. 23 (b) HEARINGS.—The Task Force shall conduct hear-24 ings to review the lessening of competition among pur-

commodities in the United States and shall include in such 1 2 hearings review of the following matters: 3 (1) The enforcement of particular Federal laws 4 relating to competition. (2) The concentration and vertical integration 5 6 of the business operations of such purchasers. 7 (3) Discrimination and transparency in prices 8 paid by such purchasers to producers of livestock, 9 poultry, and unprocessed agricultural commodities in 10 the United States. 11 (4) The economic protection and bargaining 12 rights of producers who raise livestock and poultry 13 under contracts. 14 Marketing innovations and alternatives (5)15 available to producers of livestock, poultry, and un-16 processed agricultural commodities in the United 17 States. 18 (c) REPORT.—Not later than 1 year after the last member of the Task Force is appointed, the Task Force 19 20shall submit, to the Committee on Agriculture of the 21 House of Representatives and the Committee on Agri-22 culture, Nutrition, and Forestry of the Senate, a report 23 containing the findings and recommendations of the Task 24 Force for appropriate administrative and legislative ac-25 tion.

1SEC. 938. AUTHORIZATION FOR ADDITIONAL STAFF AND2FUNDING FOR THE GRAIN INSPECTION,3PACKERS AND STOCKYARDS ADMINISTRA-4TION.

5 There are authorized to be appropriated such sums as are necessary to enhance the capability of the Grain 6 7 Inspection, Packers and Stockyards Administration to 8 monitor, investigate, and pursue the competitive implica-9 tions of structural changes in the meat packing industry. 10 Sums are specifically earmarked to hire litigating attor-11 neys to allow the Grain Inspection, Packers and Stockyards Administration to more comprehensively and effec-12 13 tively pursue its enforcement activities.

14 SEC. 939. ENFORCEMENT OF THE HUMANE METHODS OF

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SLAUGHTER ACT OF 1958.

16 (a) FINDINGS.—Congress finds as follows:

(1) Public demand for passage of Public Law
85–765 (7 U.S.C. 1901 et seq.; commonly known as
the "Humane Methods of Slaughter Act of 1958")
was so great that when President Eisenhower was
asked at a press conference if he would sign the bill,
he replied, "If I went by mail, I'd think no one was
interested in anything but humane slaughter".

(2) The Humane Methods of Slaughter Act of
1958 requires that animals be rendered insensible to
pain when they are slaughtered.

(3) Scientific evidence indicates that treating
 animals humanely results in tangible economic bene fits.

4 (4) The United States Animal Health Associa-5 tion passed a resolution at a meeting in October 6 1998 to encourage strong enforcement of the Hu-7 mane Methods of Slaughter Act of 1958 and reiter-8 ated support for the resolution at a meeting in 2000. 9 (5) The Secretary of Agriculture is responsible 10 for fully enforcing the Act, including monitoring 11 compliance by the slaughtering industry.

12 (b) SENSE OF CONGRESS.—It is the sense of Con-13 gress that the Secretary of Agriculture should fully en-14 force Public Law 85–765 (7 U.S.C. 1901 et seq.; com-15 monly known as the "Humane Methods of Slaughter Act 16 of 1958") by ensuring that humane methods in the 17 slaughter of livestock—

18 (1) prevent needless suffering;

19 (2) result in safer and better working condi20 tions for persons engaged in the slaughtering indus21 try;

(3) bring about improvement of products andeconomies in slaughtering operations; and

24 (4) produce other benefits for producers, proc-25 essors, and consumers that tend to expedite an or-

1	derly flow of livestock and livestock products in
2	interstate and foreign commerce.
3	(c) Policy of the United States.—It is the pol-
4	icy of the United States that the slaughtering of livestock
5	and the handling of livestock in connection with slaughter
6	shall be carried out only by humane methods, as provided
7	by Public Law 85–765 (7 U.S.C. 1901 et seq.; commonly
8	known as the "Humane Methods of Slaughter Act of
9	1958'').
10	SEC. 940. PENALTIES AND FOREIGN COMMERCE PROVI-
11	SIONS OF THE ANIMAL WELFARE ACT.
12	(a) Penalties and Foreign Commerce Provi-
13	SIONS OF THE ANIMAL WELFARE ACT.—Section 26 of the
13 14	SIONS OF THE ANIMAL WELFARE ACT.—Section 26 of the Animal Welfare Act (7 U.S.C. 2156) is amended—
14	Animal Welfare Act (7 U.S.C. 2156) is amended—
14 15	Animal Welfare Act (7 U.S.C. 2156) is amended— (1) in subsection (e)—
14 15 16	Animal Welfare Act (7 U.S.C. 2156) is amended— (1) in subsection (e)— (A) by inserting "PENALTIES.—" after
14 15 16 17	Animal Welfare Act (7 U.S.C. 2156) is amended— (1) in subsection (e)— (A) by inserting "PENALTIES.—" after "(e)";
14 15 16 17 18	Animal Welfare Act (7 U.S.C. 2156) is amended— (1) in subsection (e)— (A) by inserting "PENALTIES.—" after "(e)"; (B) by striking "\$5,000" and inserting
14 15 16 17 18 19	Animal Welfare Act (7 U.S.C. 2156) is amended— (1) in subsection (e)— (A) by inserting "PENALTIES.—" after "(e)"; (B) by striking "\$5,000" and inserting "\$15,000"; and
 14 15 16 17 18 19 20 	Animal Welfare Act (7 U.S.C. 2156) is amended— (1) in subsection (e)— (A) by inserting "PENALTIES.—" after "(e)"; (B) by striking "\$5,000" and inserting "\$15,000"; and (C) by striking "1 year" and inserting "2
 14 15 16 17 18 19 20 21 	Animal Welfare Act (7 U.S.C. 2156) is amended— (1) in subsection (e)— (A) by inserting "PENALTIES.—" after "(e)"; (B) by striking "\$5,000" and inserting "\$15,000"; and (C) by striking "1 year" and inserting "2 years"; and

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(b) EFFECTIVE DATE.—The amendments made by
 this section take effect 30 days after the date of the enact ment of this Act.

4 SEC. 941. PROHIBITION ON INTERSTATE MOVEMENT OF 5 ANIMALS FOR ANIMAL FIGHTING.

6 (a) PROHIBITION ON INTERSTATE MOVEMENT OF
7 ANIMALS FOR ANIMAL FIGHTING.—Section 26(d) of the
8 Animal Welfare Act (7 U.S.C. 2156(d)) is amended to
9 read as follows:

10 "(d) ACTIVITIES NOT SUBJECT TO PROHIBITION.— 11 This section does not apply to the selling, buying, trans-12 porting, or delivery of an animal in interstate or foreign 13 commerce for any purpose, so long as the purpose does 14 not include participation of the animal in an animal fight-15 ing venture.".

16 (b) EFFECTIVE DATE.—The amendment made by
17 this section take effect 30 days after the date of the enact18 ment of this Act.

19 SEC. 942. RENEWABLE ENERGY RESOURCES.

(a) ENVIRONMENTAL QUALITY INCENTIVES PRO21 GRAM.—Section 1240 of the Food Security Act of 1985
22 (16 U.S.C. 3839aa), as amended by section 231 of this
23 Act, is amended—

24 (1) by striking "and" at the end of paragraph25 (3);

(2) by striking the period at the end of para graph (4); and

(3) by adding at the end the following:

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4 "(5) assistance to farmers and ranchers for the
5 assessment and development of their on-farm renew6 able resources, including biomass for the production
7 of power and fuels, wind, and solar.".

8 (b) COOPERATIVE STATE RESEARCH, EDUCATION, 9 AND EXTENSION SERVICE.—The Secretary of Agri-10 culture, through the Cooperative State Research, Education, and Extension Service and, to the extent prac-11 12 ticable, in collaboration with the Natural Resources Con-13 servation Service, regional biomass programs under the Department of Energy, and other appropriate entities, 14 15 may provide education and technical assistance to farmers and ranchers for the development and marketing of renew-16 17 able energy resources, including biomass for the produc-18 tion of power and fuels, wind, solar, and geothermal.

19 SEC. 943. USE OF AMOUNTS PROVIDED FOR FIXED, DECOU-

20 PLED PAYMENTS TO PROVIDE NECESSARY
21 FUNDS FOR RURAL DEVELOPMENT PRO22 GRAMS.

Notwithstanding section 104 of this Act, in each of
fiscal years 2002 through 2011, the Secretary of Agriculture shall—

1	(1) reduce the total amount payable under sec-
2	tion 104 of this Act, on a pro rata basis, so that the
3	total amount of such reductions equals
4	\$100,000,000; and
5	(2) expend—
6	(A) \$45,000,000 for grants under 306A of
7	the Consolidated Farm and Rural Development
8	Act (relating to the community water assistance
9	grant program);
10	(B) $$45,000,000$ for grants under 613 of
11	this Act (relating to the pilot program for devel-
12	opment and implementation of startegic re-
13	gional development plans); and
14	(C) $10,000,000$ for grants under section
15	231(a)(1) of the Agricultural Risk Protection
16	Act of 2000 (relating to value-added agricul-
17	tural product market development grants).
18	SEC. 944. COUNTRY OF ORIGIN LABELING OF PERISHABLE
19	AGRICULTURAL COMMODITIES.
20	(a) Establishment of Labeling Require-
21	MENT.—The Perishable Agricultural Commodities Act,
22	1930, is amended by inserting after section 17 (7 U.S.C.
23	499q) the following new section:

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AGRICULTURAL COMMODITIES.

3 "(a) NOTICE OF COUNTRY OF ORIGIN REQUIRED.— Except as provided in subsection (b), a retailer of a perish-4 5 able agricultural commodity shall inform consumers, at the final point of sale of the perishable agricultural com-6 7 modity to consumers, of the country of origin of the perishable agricultural commodity. This requirement shall 8 9 apply to imported and domestically produced perishable agricultural commodities. 10

11 "(b) EXEMPTION FOR FOOD SERVICE ESTABLISH-12 MENTS.—

13 "(1) EXEMPTION.—Subsection (a) shall not
14 apply to a perishable agricultural commodity to the
15 extent that the perishable agricultural commodity
16 is—

17 "(A) prepared or served in a food service18 establishment; and

"(B) offered for sale or sold at the food
service establishment in normal retail quantities
or served to consumers at the food service establishment.

23 "(2) DEFINITION.—In this subsection, the term
24 'food service establishment' means a restaurant, caf25 eteria, lunch room, food stand, saloon, tavern, bar,
26 lounge, or other similar facility, which is operated as

an enterprise engaged in the business of selling
 foods to the public.

3 "(c) Method of Notification.—

4 "(1) IN GENERAL.—The information required
5 by subsection (a) may be provided to consumers by
6 means of a label, stamp, mark, placard, or other
7 clear and visible sign on the perishable agricultural
8 commodity or on the package, display, holding unit,
9 or bin containing the commodity at the final point
10 of sale to consumers.

11 "(2) LABELED COMMODITIES.—If a perishable 12 agricultural commodity is already individually la-13 beled regarding country of origin by a packer, im-14 porter, or another person, the retailer shall not be 15 required to provide any additional information to 16 comply with this section.

17 "(d) VIOLATIONS.—If a retailer fails to indicate the
18 country of origin of a perishable agricultural commodity
19 as required by subsection (a), the Secretary of Agriculture
20 may assess a civil penalty on the retailer in an amount
21 not to exceed—

22 "(1) \$1,000 for the first day on which the viola-23 tion occurs; and

24 "(2) \$250 for each day on which the same vio-25 lation continues.

"(e) DEPOSIT OF FUNDS.—Amounts collected under
 subsection (d) shall be deposited in the Treasury of the
 United States as miscellaneous receipts.".

4 (b) APPLICATION OF AMENDMENT.—Section 18 of
5 the Perishable Agricultural Commodities Act, 1930, as
6 added by subsection (a), shall apply with respect to a per7 ishable agricultural commodity offered for retail sale after
8 the end of the six-month period beginning on the date of
9 the enactment of this Act.

10sec. 945. UNLAWFUL STOCKYARD PRACTICES INVOLVING11NONAMBULATORY LIVESTOCK.

12 Title III of the Packers and Stockyards Act, 1921,
13 (7 U.S.C. 201 et seq.) is amended by adding at the end
14 the following:

15 "SEC. 318. UNLAWFUL STOCKYARD PRACTICES INVOLVING 16 NONAMBULATORY LIVESTOCK.

17 "(a) DEFINITIONS.—In this section:

18 "(1) HUMANELY EUTHANIZE.—The term 'hu19 manely euthanize' means to kill an animal by me20 chanical, chemical, or other means that immediately
21 render the animal unconscious, with this state re22 maining until the animal's death.

23 "(2) NONAMBULATORY LIVESTOCK.—The term
24 'nonambulatory livestock' means any livestock that
25 is unable to stand and walk unassisted.

1	"(b) UNLAWFUL PRACTICES.—
2	"(1) IN GENERAL.—Except as provided in para-
3	graph (2), it shall be unlawful for any stockyard
4	owner, market agency, or dealer to buy, sell, give,
5	receive, transfer, market, hold, or drag any non-
6	ambulatory livestock unless the nonambulatory live-
7	stock has been humanely euthanized.
8	"(2) Exceptions.—
9	"(A) Non-GIPSA FARMS.—Paragraph (1)
10	shall not apply to any farm the animal care
11	practices of which are not subject to the author-
12	ity of the Grain Inspection, Packers, and Stock-
13	yards Administration.
14	"(B) VETERINARY CARE.—Paragraph (1)
15	shall not apply in a case in which non-
16	ambulatory livestock receive veterinary care in-
17	tended to render the livestock ambulatory.
18	"(c) Application of Prohibition.—Subsection (b)
19	shall apply beginning one year after the date of the enact-
20	ment of the Farm Security Act of 2001. By the end of
21	such period, the Secretary shall promulgate regulations to
22	carry out this section.".

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3 The Secretary shall submit to the Congress an annual
4 report on the amount of beef and pork that is imported
5 into the United States each calendar year.

Passed the House of Representatives October 5, 2001.

Attest:

JEFF TRANDAHL,

Clerk.

Calendar No. 199

^{107TH CONGRESS} H.R. 2646

AN ACT

To provide for the continuation of agricultural programs through fiscal year 2011.

October 17, 2001 Read the second time and placed on the calendar