To provide for a study on the protection of Native American seeds and traditional foods, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 23, 2019

Mr. Luján (for himself, Mr. Young, Mr. Cole, and Ms. McCollum) introduced the following bill; which was referred to the Committee on Agriculture, and in addition to the Committees on Energy and Commerce, and Natural Resources, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To provide for a study on the protection of Native American seeds and traditional foods, and for other purposes.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

This Act may be cited as the “Native American Seeds Protection Act of 2019”.
SEC. 2. STUDY ON THE PROTECTION OF NATIVE AMERICAN SEEDS AND TRADITIONAL FOODS.

Not later than 1 year after the date of enactment of this Act, the Comptroller General of the United States shall conduct a study on—

(1) the extent to which seeds and foods that mimic Native American seeds or traditional foods are available in the commercial marketplace and are fraudulently identified as authentic Native American seeds or traditional foods, as of the date of enactment of this Act;

(2) the availability and long-term viability of Native American seeds, including an analysis of the storage, cultivation, harvesting, and commercialization of such seeds;

(3) the extent to which Federal law, Federal programs, or Federal oversight protect Native American seeds and traditional foods from infringement, or unlawful or unauthorized commercialization; and

(4) the means by which authentic Native American seeds and traditional foods might be protected to ensure preservation and availability for future generations.

SEC. 3. CONFIDENTIALITY; FOIA; OWNERSHIP.

(a) CONFIDENTIALITY.—The Comptroller General of the United States shall ensure the confidentiality of sen-
sitive information of Indian Tribes that is gained through
the study conducted under section 2, including traditional
cultural knowledge and information about locations that
are considered to be sacred by an Indian Tribe.
(b) FOIA NOT APPLICABLE.—The information de-
scribed in subsection (a) shall be exempt from public dis-
closure under section 552 of title 5, United States Code
(commonly known as the “Freedom of Information Act”).
(e) INDIAN OWNERSHIP.—Nothing in this Act shall
be construed as interfering with, limiting, or otherwise af-
flecting the exclusive ownership and control of Native
American seeds by an Indian Tribe unless the Indian
Tribe consents to the ownership or control of such seeds
by another entity.
SEC. 4. DEFINITION OF INDIAN TRIBE.
In this Act, the term “Indian Tribe” has the meaning
given the term “Indian tribe” (without regard to capital-
ization) in section 4 of the Indian Self-Determination and