118TH CONGRESS 1ST SESSION	S.
tural research, an	ealthy foods, food processing, housing, forestry, agricul- nd other agricultural programs, and Tribal self-deter- to those programs, in the State of Alaska, and for
IN THE SE	NATE OF THE UNITED STATES
and referred	introduced the following bill; which was read twice to the Committee on

A BILL

- To improve access to healthy foods, food processing, housing, forestry, agricultural research, and other agricultural programs, and Tribal self-determination relating to those programs, in the State of Alaska, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Improving Agriculture, Research, Cultivation, Timber,
- 6 and Indigenous Commodities (ARCTIC) Act".
- 7 (b) Table of Contents.—The table of contents of
- 8 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definition of Secretary.

TITLE I—IMPROVING ACCESS TO HEALTHY FOODS

- Sec. 101. Improving micro-grants for food security program.
- Sec. 102. Grants and loans for food distribution in frontier communities.
- Sec. 103. Acceptance of SNAP benefits through online transactions for certain delivery costs.
- Sec. 104. Pilot program to purchase locally produced food.
- Sec. 105. Wild USA seafood label.
- Sec. 106. Market name for genetically engineered fish.
- Sec. 107. Market name for cultivated fish.

TITLE II—IMPROVING FOOD PROCESSING

Sec. 201. Forgivable loans for small commercial food processing.

TITLE III—IMPROVING HOUSING

Sec. 301. Denali Housing Fund.

TITLE IV—IMPROVING SEAFOOD INDUSTRY

- Sec. 401. Country of origin labeling for cooked crab.
- Sec. 402. Eligibility of wild-caught fish and shellfish.
- Sec. 403. Domestic seafood production.
- Sec. 404. Grant program to promote the reuse, recycling, and sustainable use of marine products from seafood industry.
- Sec. 405. Extension of credit to businesses providing services to producers or harvesters of aquatic products.

TITLE V—IMPROVING AGRICULTURAL RESEARCH

- Sec. 501. Funding for agricultural research in States without Agricultural Research Service facilities.
- Sec. 502. Seaweed methane reduction research grants.
- Sec. 503. Urban, indoor, and other emerging agricultural production research, education, and extension initiative.
- Sec. 504. Reports and regulations on coastal seaweed farming.

TITLE VI—SUPPORTING FORESTRY

Sec. 601. Community wood energy and wood innovation program.

TITLE VII—SUPPORTING UNITED STATES FLORICULTURE

Sec. 701. Limitation on procurement.

TITLE VIII—IMPROVING TRIBAL SELF-DETERMINATION

- Sec. 801. Agricultural self-determination and self-governance.
- Sec. 802. Buy Indian Act modifications.
- Sec. 803. Water systems for Alaska Native villages and rural villages.

1	SEC. 2. DEFINITION OF SECRETARY.			
2	In this Act, the term "Secretary" means the Sec-			
3	retary of Agriculture.			
4	TITLE I—IMPROVING ACCESS TO			
5	HEALTHY FOODS			
6	SEC. 101. IMPROVING MICRO-GRANTS FOR FOOD SECURITY			
7	PROGRAM.			
8	Section 4206 of the Agriculture Improvement Act of			
9	2018 (7 U.S.C. 7518) is amended—			
10	(1) in subsection (c), by striking "competitive			
11	distribution of subgrants" and inserting "distribu-			
12	tion of subgrants or other financial assistance";			
13	(2) in subsection (d), by striking paragraph (3);			
14	(3) in subsection (e)—			
15	(A) in the subsection heading, by inserting			
16	"AND OTHER FINANCIAL ASSISTANCE" after			
17	"Subgrants";			
18	(B) in paragraph (1)—			
19	(i) in subparagraph (A), in the matter			
20	preceding clause (i), by inserting "or other			
21	financial assistance provided'' after			
22	"subgrant";			
23	(ii) by striking subparagraph (B);			
24	(iii) by redesignating subparagraph			
25	(C) as subparagraph (B); and			

1	(iv) in subparagraph (B) (as so redes-
2	ignated), by inserting "or other financial
3	assistance provided" after "subgrant";
4	(C) in paragraph (2)—
5	(i) in the matter preceding subpara-
6	graph (A), by striking "competitive dis-
7	tribution of subgrants under subsection
8	(c)" and inserting "distribution of sub-
9	grants or other financial assistance under
10	this section"; and
11	(ii) in subparagraph (A), by inserting
12	"or other financial assistance provided"
13	after "subgrant";
14	(D) in paragraph (3), by inserting "or
15	other financial assistance under this section'
16	after "subgrants";
17	(E) in paragraph (4), in the matter pre-
18	ceding subparagraph (A), by inserting "or other
19	financial assistance provided" after "subgrant"
20	and
21	(F) in paragraph (5), by inserting "or
22	other financial assistance" after "subgrant"
23	and
24	(4) in subsection $(f)(1)$ —

1	(A) by inserting "or other financial assist-		
2	ance" after "subgrant" each place it appears;		
3	and		
4	(B) in subparagraph (B), by striking "sub-		
5	grants by eligible entities" and inserting		
6	"subgrant or other financial assistance by the		
7	eligible entity".		
8	SEC. 102. GRANTS AND LOANS FOR FOOD DISTRIBUTION IN		
9	FRONTIER COMMUNITIES.		
10	Subtitle A of the Consolidated Farm and Rural De-		
11	velopment Act (7 U.S.C. 1922 et seq.) is amended by add-		
12	ing at the end the following:		
13	"SEC. 310J. GRANTS AND LOANS FOR FOOD DISTRIBUTION		
14	IN FRONTIER COMMUNITIES.		
1415	in frontier communities. "(a) Definitions.—		
15	"(a) Definitions.—		
15 16	"(a) Definitions.— "(1) Eligible community.—The term 'eligible		
15 16 17	"(a) Definitions.— "(1) Eligible community.—The term 'eligible community' means—		
15 16 17 18	"(a) Definitions.— "(1) Eligible community.—The term 'eligible community' means— "(A) a frontier community that—		
15 16 17 18 19	"(a) Definitions.— "(1) Eligible community.—The term 'eligible community' means— "(A) a frontier community that— "(i) is located in a noncontiguous		
15 16 17 18 19 20	"(a) Definitions.— "(1) Eligible community.—The term 'eligible community' means— "(A) a frontier community that— "(i) is located in a noncontiguous State;		
15 16 17 18 19 20 21	"(a) Definitions.— "(1) Eligible community.—The term 'eligible community' means— "(A) a frontier community that— "(i) is located in a noncontiguous State; "(ii) does not have a food bank or		

1	"(iii) is determined to be Frontier
2	Level 4 in accordance with the most recent
3	version of the Frontier and Remote Com-
4	munities Code developed by the Economic
5	Research Service; and
6	"(B) a rural community that—
7	"(i) is located in a noncontiguous
8	State;
9	"(ii) does not have a food bank or
10	food pantry as of the date of submission of
11	an application for a grant or loan under
12	this section; and
13	"(iii) is determined to be Frontier
14	Level 3 in accordance with the most recent
15	version of the Frontier and Remote Com-
16	munities Code developed by the Economic
17	Research Service.
18	"(2) ELIGIBLE ENTITY.—The term 'eligible en-
19	tity' means—
20	"(A) an Indian Tribe (as defined in section
21	4 of the Indian Self-Determination and Edu-
22	cation Assistance Act (25 U.S.C. 5304));
23	"(B) a Tribal organization (as defined in
24	section 4 of the Indian Self-Determination and

1	Education Assistance Act (25 U.S.C. 5304));			
2	and			
3	"(C) an organization described in section			
4	501(c)(3) of the Internal Revenue Code of 1986			
5	and exempt from taxation under section 501(a)			
6	of that Code.			
7	"(b) Establishment.—The Secretary shall estab-			
8	lish a program to provide grants and loans to eligible enti-			
9	ties to establish food banks or food pantries in eligible			
10	communities.			
11	"(c) Eligible Activities.—An eligible entity that			
12	receives a grant or loan under subsection (b) may use the			
13	grant or loan for—			
14	"(1) the construction or renovation of facilities;			
15	"(2) wages and benefits for employees;			
16	"(3) equipment to keep food and beverages cold			
17	or frozen, as appropriate;			
18	"(4) transportation of foods and beverages from			
19	rural hub communities to outlying villages, including			
20	by air, barge, or surface transportation; and			
21	"(5) such other activities as the Secretary de-			
22	termines to be appropriate.			
23	"(d) Interest Rate.—			
24	"(1) In general.—Subject to paragraphs (2)			
25	and (3), the interest rate of a loan under subsection			

1	(b) shall be established by the Secretary, for each
2	quarter of the applicable fiscal year, based on the
3	rate prescribed in Rural Development Instruction
4	440.1, exhibit B (or a successor instruction), as in
5	effect on the date on which the loan is approved.
6	"(2) Adjustment.—The interest rate estab-
7	lished under paragraph (1) shall be adjusted to the
8	nearest $\frac{1}{8}$ of 1 percent.
9	"(3) Written request.—
10	"(A) IN GENERAL.—Notwithstanding para-
11	graph (1), before the closing date of a loan
12	under subsection (b), the eligible entity apply-
13	ing for the loan may submit to the Secretary a
14	written request that the interest rate to be
15	charged for the loan be equal to the lesser of—
16	"(i) the interest rate in effect on the
17	date of the loan approval; and
18	"(ii) the interest rate in effect on the
19	date of the loan closing.
20	"(B) Temporary debt instruments.—
21	If a request submitted under subparagraph (A)
22	is approved by the Secretary providing that the
23	applicable interest rate shall be the interest rate
24	in effect on the date of the loan closing, the in-
25	terest rate charged on a loan involving multiple

1	advances of Federal funds using temporary		
2	debt instruments shall be the interest rate in ef-		
3	fect on the date on which the first applicable		
4	temporary debt instrument is issued.		
5	"(e) Authorization of Appropriations.—There		
6	is authorized to be appropriated to carry out this section		
7	\$100,000,000.".		
8	SEC. 103. ACCEPTANCE OF SNAP BENEFITS THROUGH ON		
9	LINE TRANSACTIONS FOR CERTAIN DELIV		
10	ERY COSTS.		
11	Section 7(k) of the Food and Nutrition Act of 2008		
12	(7 U.S.C. 2016(k)) is amended—		
13	(1) in paragraph (1), by striking "(4)" and in-		
14	serting "(5)";		
15	(2) in paragraph (2)(B), by inserting "except as		
16	provided in paragraph (3)," before "ensure";		
17	(3) by redesignating paragraphs (3) and (4) as		
18	paragraphs (4) and (5), respectively; and		
19	(4) by inserting after paragraph (2) the fol-		
20	lowing:		
21	"(3) Delivery costs.—Benefits may be used		
22	for the fees and charges described in paragraph		
23	(2)(B) in the case of the purchase of foods that		
24	must be delivered to, but not within, a rural huk		

community or outlying village in a noncontiguous			
State.".			
SEC. 104. PILOT PROGRAM TO PURCHASE LOCALLY PRO-			
DUCED FOOD.			
Section 203D of the Emergency Food Assistance Act			
of 1983 (7 U.S.C. 7507) is amended—			
(1) in subsection (b)—			
(A) by striking "distribution, to store, han-			
dle or distribute" and inserting the following:			
"distribution—			
"(1) to store, handle, or distribute";			
(B) in paragraph (1) (as so designated), by			
striking the period at the end and inserting ";			
and"; and			
(C) by adding at the end the following:			
"(2) to purchase locally produced food in ac-			
cordance with the pilot program established under			
subsection (g)."; and			
(2) by adding at the end the following:			
"(g) Pilot Program to Purchase Locally Pro-			
DUCED FOOD.—The Secretary shall establish a pilot pro-			
gram under which the Secretary shall permit emergency			
feeding organizations participating in the program author-			
ized by this Act to use those funds to purchase locally pro-			

1	duced food to supplement the commodities provided by the		
2	Secretary under this Act.".		
3	SEC. 105. WILD USA SEAFOOD LABEL.		
4	Title II of the Agricultural Marketing Act of 1946		
5	(7 U.S.C. 1621 et seq.) is amended by adding at the end		
6	the following:		
7	"Subtitle H—Wild USA Seafood		
8	Label		
9	"SEC. 298A. DEFINITIONS.		
10	"In this subtitle:		
11	"(1) Fish.—The term 'fish' means finfish, mol-		
12	lusks, crustaceans, and all other forms of aquatic		
13	animal and plant life other than aquatic mammals		
14	and birds.		
15	"(2) Secretary.—The term 'Secretary' means		
16	the Secretary of Agriculture.		
17	"SEC. 298B. WILD USA SEAFOOD LABEL.		
18	"(a) In General.—A retailer of fish or person en-		
19	gaged in the business of supplying fish to a retailer may		
20	label the fish as 'wild USA seafood', 'wild American sea-		
21	food', or any equivalent designation only if—		
22	"(1) the fish is—		
23	"(A) naturally born in the wild; or		
24	"(B) a hatchery-originated fish released in		
25	the wild;		

1	"(2) the fish is caught, taken, or harvested	
2	from—	
3	"(A) waters within the exclusive economic	
4	zone (as defined in section 107 of title 46,	
5	United States Code); or	
6	"(B) navigable waters (as defined in sec-	
7	tion 502 of the Federal Water Pollution Control	
8	Act (33 U.S.C. 1362)); and	
9	"(3) if the fish is caught, taken, or harvested	
10	by a vessel, that vessel is a vessel of the United	
11	States (as defined in section 3 of the Magnuson-Ste-	
12	vens Fisheries Conservation and Management Act	
13	(16 U.S.C. 1802)).	
14	"(b) Method of Notification.—	
15	"(1) In general.—The information described	
16	in subsection (a) may be provided to consumers by	
17	means of a label, stamp, mark, placard, or other	
18	clear and visible sign on the fish, or on the package,	
19	display, holding unit, or bin containing the fish, at	
20	the final point of sale to consumers.	
21	"(2) Labeled commodities.—If fish is al-	
22	ready individually labeled for retail sale with the	
23	label described in subsection (a), the retailer shall	
24	not be required to provide any additional informa-	
25	tion to comply with this section.	

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2	"(a) Warnings.—If the Secretary determines that a
3	retailer of fish or person engaged in the business of sup-
4	plying fish to a retailer is in violation of section 298B,
5	the Secretary shall—
6	"(1) notify the retailer or person of the deter-
7	mination of the Secretary; and
8	"(2) provide the retailer or person a 30-day pe-
9	riod, beginning on the date on which the retailer or
10	person receives the notice under paragraph (1) from
11	the Secretary, during which the retailer or person
12	may take necessary steps to comply with section
13	298B.
14	"(b) Fines.—
15	"(1) In General.—The Secretary may fine a
16	retailer or person under paragraph (2) if, on comple-
17	tion of the 30-day period described in subsection
18	(a)(2), the Secretary determines that the retailer or
19	person—
20	"(A) has not made a good faith effort to
21	comply with section 298B; and
22	"(B) continues to willfully violate section
23	298B with respect to the violation regarding
24	which the retailer or person received a notifica-
25	tion under subsection $(a)(1)$.

1	"(2) Notice and hearing; amount.—After
2	providing notice and an opportunity for a hearing
3	before the Secretary with respect to the violation de-
4	scribed in paragraph (1), the Secretary may fine the
5	retailer or person in an amount equal to not more
6	than \$10,000 for each violation.
7	"SEC. 298D. REGULATIONS.
8	"The Secretary may promulgate such regulations as
9	are necessary to implement this subtitle.".
10	SEC. 106. MARKET NAME FOR GENETICALLY ENGINEERED
11	FISH.
12	(a) In General.—Notwithstanding subtitle E of
13	title II of the Agricultural Marketing Act of 1946 (7
14	U.S.C. 1639 et seq.), or any other provision of law, for
15	purposes of applying the Federal Food, Drug, and Cos-
16	metic Act (21 U.S.C. 301 et seq.), the acceptable market
17	name of any fish product that is genetically engineered
18	shall include the words "Genetically Engineered" or "GE"
19	prior to the existing acceptable market name.
20	(b) Genetically Engineered Described.—For
21	purposes of this section, a fish product shall be considered
22	to be genetically engineered if the fish product has been
23	modified by recombinant DNA (rDNA) techniques, includ-
24	ing the entire lineage of fish that contain the rDNA modi-
25	fication.

1	SEC	107	MARKET	NAME	FOD	CIII	TIVATED	FIGU
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- 2 (a) In General.—Notwithstanding subtitle E of
- 3 title II of the Agricultural Marketing Act of 1946 (7
- 4 U.S.C. 1639 et seq.) or any other provision of law, for
- 5 purposes of applying the Federal Food, Drug, and Cos-
- 6 metic Act (21 U.S.C. 301 et seq.), the acceptable market
- 7 name of any fish product that is laboratory-grown shall
- 8 include the word "Cultivated" prior to the existing accept-
- 9 able market name.
- 10 (b) Cultivated Described.—For purposes of this
- 11 section, a fish product shall be considered to be cultivated
- 12 if the fish product is derived from the harvested cells of
- 13 fish and grown in a laboratory setting.

14 TITLE II—IMPROVING FOOD

15 **PROCESSING**

- 16 SEC. 201. FORGIVABLE LOANS FOR SMALL COMMERCIAL
- 17 **FOOD PROCESSING.**
- 18 (a) Definition of Eligible Entity.—In this sec-
- 19 tion, the term "eligible entity" means an individual or en-
- 20 tity that is an agricultural producer or owns or operates,
- 21 or seeks to own or operate, a commercial food processing
- 22 operation that—
- 23 (1) holds a commercial license issued by a non-
- 24 contiguous State; and

1	(2)(A) carries on a farming business (within the
2	meaning of section 263A(e)(4) of the Internal Rev-
3	enue Code of 1986); or
4	(B) conducts a commercial food processing op-
5	eration that is a small business concern (as defined
6	in section 3 of the Small Business Act (15 U.S.C.
7	632)).
8	(b) Establishment.—The Secretary shall establish
9	a program, to be known as the "Arctic Agriculture Accel-
10	erator Loan Program", to provide—
11	(1) loans to eligible entities to start or expand
12	a small commercial food processing operation; and
13	(2) forgiveness of those loans in accordance
14	with subsection (f).
15	(c) APPLICATIONS.—To apply for a loan under sub-
16	section (b)(1), an eligible entity shall submit to the Sec-
17	retary an application at such time, in such manner, and
18	containing such information as the Secretary may require,
19	including a description of activities described in subsection
20	(d) that the eligible entity will carry out using the loan.
21	(d) Eligible Activities.—An eligible entity that
22	receives a loan under subsection $(b)(1)$ may use the loan
23	funds for the purchase and installation of equipment, the
24	construction or renovation of facilities, or any other activ-

- 1 ity to create or expand the capacity of the eligibility entity
- 2 to process, store, or distribute locally produced food.
- 3 (e) Loan Amounts.—The amount of a loan under
- 4 subsection (b)(1) shall be—
- 5 (1) \$150,000 in the case of an eligible entity
- 6 that owns or operates, or seeks to own or operate,
- 7 a small commercial food processing operation for
- 8 specialty crops or grains; and
- 9 (2) \$250,000 in the case of an eligible entity
- that owns or operates, or seeks to own or operate,
- a small commercial food processing operation for
- meat, poultry, egg, aquaculture, or wild-caught fish
- products.
- 14 (f) Loan Forgiveness.—The Secretary shall forgive
- 15 the indebtedness of a borrower of a loan under subsection
- 16 (b)(1) if the Secretary determines that the borrower has
- 17 successfully carried out the activities described in the ap-
- 18 plication submitted by the borrower under subsection (c).
- 19 (g) AUTHORIZATION OF APPROPRIATIONS.—There is
- 20 authorized to be appropriated for the cost of loans and
- 21 forgiveness of loans to carry out this section \$10,000,000
- 22 for each of fiscal years 2024 through 2028.

23 TITLE III—IMPROVING HOUSING

- 24 SEC. 301. DENALI HOUSING FUND.
- 25 (a) Definitions.—In this section:

1	(1) Eligible entity.—The term "eligible enti-
2	ty'' means—
3	(A) a nonprofit organization;
4	(B) a limited dividend organization;
5	(C) a cooperative organization;
6	(D) an Indian Tribe (as defined in section
7	4 of the Indian Self-Determination and Edu-
8	cation Assistance Act (25 U.S.C. 5304)); and
9	(E) a public entity, such as a municipality,
10	county, district, authority, or other political
11	subdivision of a State.
12	(2) FEDERAL COCHAIR.—The term "Federal
13	Cochair" means the Federal Cochair of the Denali
14	Commission.
15	(3) Fund.—The term "Fund" means the
16	Denali Housing Fund established under subsection
17	(b)(1).
18	(4) Low-income.—The term "low-income";
19	with respect to a household means that the house-
20	hold income is less than 150 percent of the Federal
21	poverty level for the State of Alaska.
22	(5) Moderate-income.—The term "moderate-
23	income", with respect to a household, means that
24	the household income is less than 250 percent of the
25	Federal poverty level for the State of Alaska.

1	(6) Rural Alaska Village.—The term "rural
2	Alaska village" means a rural community or Native
3	village in Alaska that—
4	(A)(i) is located in an unorganized bor-
5	ough; and
6	(ii) has a population of fewer than 1,000
7	inhabitants; or
8	(B)(i) is located in a borough; and
9	(ii) is not connected by road to—
10	(I) Anchorage, Alaska; or
11	(II) Fairbanks, Alaska.
12	(b) Denali Housing Fund.—
13	(1) Establishment.—There shall be estab-
14	lished in the Treasury of the United States the
15	Denali Housing Fund, to be administered by the
16	Federal Cochair.
17	(2) Source and use of amounts in fund.—
18	(A) IN GENERAL.—Amounts allocated to
19	the Federal Cochair for the purpose of carrying
20	out this section shall be deposited in the Fund
21	(B) Uses.—The Federal Cochair shall use
22	the Fund as a revolving fund to carry out the
23	purposes of this section.
24	(C) INVESTMENT.—The Federal Cochain
25	may invest amounts in the Fund that are not

1	necessary for operational expenses in bonds or
2	other obligations, the principal and interest of
3	which are guaranteed by the Federal Govern-
4	ment.
5	(D) GENERAL EXPENSES.—The Federal
6	Cochair may charge the general expenses of
7	carrying out this section to the Fund.
8	(3) Authorization of appropriations.—
9	There is authorized to be appropriated to the Fund
10	\$5,000,000 for each of fiscal years 2024 through
11	2029.
12	(c) Purposes.—The purposes of this section are—
13	(1) to encourage and facilitate the construction
14	or rehabilitation of housing to meet the needs of low-
15	income households and moderate-income households;
16	and
17	(2) to provide housing for public employees.
18	(d) Loans and Grants.—
19	(1) In General.—The Federal Cochair may
20	provide grants and loans from the Fund to eligible
21	entities under such terms and conditions the Federal
22	Cochair may prescribe.
23	(2) Purpose.—The purpose of a grant or loan
24	under paragraph (1) shall be for planning and ob-
25	taining federally insured mortgage financing or

21 1 other financial assistance for housing construction or 2 rehabilitation projects for low-income and moderate-3 income households in rural Alaska villages. 4 (e) Providing Amounts to States for Grants 5 AND LOANS.—The Federal Cochair may provide amounts to the State of Alaska, or political subdivisions thereof, 6 7 for making the grants and loans described in subsection 8 (d). 9 (f) Loans.— 10 (1) Limitation on available amounts.—A 11 loan under subsection (d) for the cost of planning 12 and obtaining financing (including the cost of pre-13 liminary surveys and analyses of market needs, pre-14 liminary site engineering and architectural fees, site 15 options, application and mortgage commitment fees, 16 legal fees, and construction loan fees and discounts) 17 of a project described in that subsection may be for 18 not more than 90 percent of that cost. 19 (2) Interest.—A loan under subsection (d) 20 shall be made without interest, except that a loan 21 made to an eligible entity established for profit shall 22 bear interest at the prevailing market rate author-23 ized for an insured or guaranteed loan for that type 24 of project.

25 (3) Payment.—

1	(A) IN GENERAL.—The Federal Cochair
2	shall require payment of a loan made under this
3	section under terms and conditions the Sec-
4	retary may require by not later than the date
5	of completion of the project.
6	(B) CANCELLATION.—For a loan other
7	than a loan to an eligible entity established for
8	profit, the Secretary may cancel any part of the
9	debt with respect to a loan made under sub-
10	section (d) if the Secretary determines that a
11	permanent loan to finance the project cannot be
12	obtained in an amount adequate for repayment
13	of a loan made under subsection (d).
14	(g) Grants.—
15	(1) In general.—A grant under this section
16	for expenses incidental to planning and obtaining fi-
17	nancing for a project described in this section that
18	the Federal Cochair considers unrecoverable from
19	the proceeds of a permanent loan made to finance
20	the project—
21	(A) may not be made to an eligible entity
22	established for profit; and
23	(B) may not exceed 90 percent of those ex-
24	penses.

1	(2) Site development costs and offsite
2	IMPROVEMENTS.—
3	(A) IN GENERAL.—The Federal Cochain
4	may make grants and commitments for grants
5	under terms and conditions the Federal Cochain
6	may require to eligible entities for reasonable
7	site development costs and necessary offsite im-
8	provements, such as sewer and water line exten-
9	sions, if the grant or commitment—
10	(i) is essential to ensuring that hous-
11	ing is constructed on the site in the future
12	and
13	(ii) otherwise meets the requirements
14	for assistance under this section.
15	(B) MAXIMUM AMOUNTS.—The amount of
16	a grant under this paragraph may not—
17	(i) with respect to the construction of
18	housing, exceed 40 percent of the cost of
19	the construction; and
20	(ii) with respect to the rehabilitation
21	of housing, exceed 10 percent of the rea-
22	sonable value of the rehabilitation, as de-
23	termined by the Federal Cochair.
24	(h) Information, Advice, and Technical Assist-
25	ANCE.—The Federal Cochair may provide, or contract

1	with public or private organizations to provide, informa-
2	tion, advice, and technical assistance with respect to the
3	construction, rehabilitation, and operation by nonprofit or-
4	ganizations of housing for low-income or moderate-income
5	households, or for public employees, in rural Alaska vil-
6	lages under this section.
7	TITLE IV—IMPROVING SEAFOOD
8	INDUSTRY
9	SEC. 401. COUNTRY OF ORIGIN LABELING FOR COOKED
10	CRAB.
11	Section 281(1) of the Agricultural Marketing Act of
12	1946 (7 U.S.C. 1638(1)) is amended—
13	(1) in subparagraph (B), by striking "The
14	term" and inserting "Except as provided in subpara-
15	graph (C), the term"; and
16	(2) by adding at the end the following:
17	"(C) Inclusion.—The term 'covered com-
18	modity' includes crab that—
19	"(i) is wild fish; and
20	"(ii) has been cooked, including by
21	frying, broiling, grilling, boiling, steaming,
22	baking, and roasting.".
23	SEC. 402. ELIGIBILITY OF WILD-CAUGHT FISH AND SHELL-
24	FISH.
25	(a) Farm Loans.—

1	(1) DEFINITIONS OF FARMER AND FARMING.—
2	Section 343(a) of the Consolidated Farm and Rural
3	Development Act (7 U.S.C. 1991(a)) is amended—
4	(A) in paragraph (1), by striking "farm-
5	ing." and inserting "farming or commercial
6	fishing.";
7	(B) in paragraph (2), by striking "farm-
8	ing." and inserting "farming and commercial
9	fishing."; and
10	(C) by adding at the end the following:
11	"(14) Commercial fishing.—
12	"(A) In general.—The term 'commercial
13	fishing' means fishing (as defined in section 3
14	of the Magnuson-Stevens Fishery Conservation
15	and Management Act (16 U.S.C. 1802)) in
16	which the fish harvested, either in whole or in
17	part, are intended to enter commerce or enter
18	commerce through sale, barter, or trade.
19	"(B) Associated definition of fish.—
20	For purposes of subparagraph (A), the term
21	'fish'—
22	"(i) means finfish, mollusks, crusta-
23	ceans, and all other forms of aquatic ani-
24	mal and plant life; but
25	"(ii) does not include—

1	"(I) marine mammals; or
2	"(II) birds.".
3	(2) Farm ownership loans.—Section 303(a)
4	of the Consolidated Farm and Rural Development
5	Act (7 U.S.C. 1923(a)) is amended by adding at the
6	end the following:
7	"(3) Commercial fishers.—A commercial
8	fisher may use a direct or guaranteed loan under
9	this subtitle for—
10	"(A) acquiring a commercial fishing per-
11	mit; and
12	"(B) acquiring, operating, and maintaining
13	a commercial fishing vessel.".
14	(3) Farm operating loans.—Section 312 of
15	the Consolidated Farm and Rural Development Act
16	(7 U.S.C. 1942) is amended by adding at the end
17	the following:
18	"(f) Commercial Fishers.—A commercial fisher
19	may use a direct or guaranteed loan under this subtitle
20	for acquiring, operating, and maintaining a commercial
21	fishing vessel.".
22	(b) Farmers' Markets and Local Food Pro-
23	MOTION PROGRAM.—Section 210A(d)(6) of the Agricul-
24	tural Marketing Act of 1946 (7 U.S.C. 1627c(d)(6)) is
25	amended by adding at the end the following:

1	"(F) Eligibility of wild-caught fish
2	AND SHELLFISH.—For purposes of this para-
3	graph, an agricultural commodity or product
4	described in subsection (a)(12) shall include
5	fish (as defined in paragraph (14)(B) of section
6	343(a) of the Consolidated Farm and Rural
7	Development Act (7 U.S.C. 1991(a))).".
8	SEC. 403. DOMESTIC SEAFOOD PRODUCTION.
9	(a) Definitions.—In this section:
10	(1) Mariculture.—The term "mariculture"
11	means shellfish and aquatic plants grown under con-
12	trolled conditions.
13	(2) RURAL COMMUNITY.—The term "rural
14	community" means a coastal community located in
15	a rural area (as defined in section 343(a) of the
16	Consolidated Farm and Rural Development Act (7
17	U.S.C. 1991(a)).
18	(3) Seafood.—The term "seafood" means
19	wild-caught finfish and shellfish.
20	(b) Action Plan and Selection of Coastai
21	COMMUNITIES.—
22	(1) In general.—Not later than 180 days
23	after the date of enactment of this Act, the Sec-
24	retary, in consultation with the Secretary of Com-
25	merce, shall develop an action plan to facilitate in-

1	creased domestic processing of United States-caught
2	seafood and mariculture.
3	(2) Inclusions.—The action plan developed
4	under paragraph (1) shall include—
5	(A) an identification of coastal commu-
6	nities in which—
7	(i) commercial fishing is a significant
8	economic driver; and
9	(ii) there exists a need, and voiced
10	community desire, for the creation of new
11	(or rehabilitation of existing) seafood proc-
12	essing infrastructure to allow those com-
13	munities—
14	(I) to effectively process the
15	catch of the communities locally; and
16	(II) to provide for the local and
17	domestic market;
18	(B) an identification of coastal commu-
19	nities with existing or developing mariculture
20	operations in which processing infrastructure is
21	not sufficient to meet the needs of the
22	mariculture operations;
23	(C) a consideration of the diversity of
24	coastal communities, including geographic di-
25	versity;

1	(D) an assessment of the number of coast-
2	al communities described in subparagraphs (A)
3	through (C) that qualify as rural communities;
4	and
5	(E) an analysis of the current domestic
6	seafood supply chain, including a carbon foot-
7	print.
8	(3) Selection of eligible communities.—
9	The action plan developed under paragraph (1) shall
10	include a selection of 5 coastal communities across
11	the United States that would be eligible for the
12	grants and cooperative agreements under subsection
13	(e).
14	(4) Stakeholder engagement.—In devel-
15	oping the action plan under paragraph (1), the Sec-
16	retary, in consultation with the Secretary of Com-
17	merce, shall provide a meaningful stakeholder en-
18	gagement process that—
19	(A) prioritizes outreach and engagement
20	through methods that effectively reach residents
21	of rural communities described in subpara-
22	graphs (A) through (C) of paragraph (2); and
23	(B) provides an opportunity for public
24	comment regarding a draft of the action plan,
25	and incorporation of any comments received by

1	the date that is 60 days after the end of the
2	public comment period.
3	(c) Grants and Cooperative Agreements to
4	SUPPORT LOCAL SEAFOOD PROCESSING.—
5	(1) In general.—Using funds made available
6	under subsection (f), the Secretary shall, for the pe-
7	riod of fiscal years 2024 and 2025, make competi-
8	tive grants or enter into cooperative agreements—
9	(A) to support pilot projects for new sea-
10	food or mariculture processing infrastructure in
11	eligible communities selected under subsection
12	(b)(3);
13	(B) to support pilot projects for the reha-
14	bilitation, repair, or retrofitting of existing sea-
15	food or mariculture processing infrastructure in
16	those eligible communities;
17	(C) to host onsite local training, education,
18	outreach, and technical assistance initiatives for
19	working waterfront populations in those com-
20	munities; or
21	(D) to provide preference for community
22	members from those eligible communities in the
23	startup of pilot seafood or mariculture proc-
24	essing facilities exclusively designed for serving

1	domestic and local markets, which shall in-
2	clude—
3	(i) entrepreneurship and business
4	training;
5	(ii) financial and risk management
6	training; and
7	(iii) food safety and recordkeeping.
8	(2) Eligibility.—To be eligible to receive a
9	grant or enter into a cooperative agreement under
10	paragraph (1), the recipient of the grant or partici-
11	pant in the cooperative agreement shall be—
12	(A) a collaborative State, Tribal, local, or
13	regionally based network or partnership of pub-
14	lic or private entities; or
15	(B) an individual seafood or mariculture
16	processing company.
17	(3) Priorities.—In making grants or entering
18	into cooperative agreements under paragraph (1),
19	the Secretary shall give priority to—
20	(A) projects that commit—
21	(i) to sell a substantial quantity of
22	seafood domestically, as determined by the
23	Secretary;
24	(ii) to meaningful local-hire practices,
25	as determined by the Secretary;

1	(iii) to avoiding additional overbur-
2	dening of rural communities, such as by
3	minimizing additional vehicular traffic; and
4	(iv) to supporting innovative transpor-
5	tation networks to minimize adverse im-
6	pacts on adjacent communities;
7	(B) projects that—
8	(i) colocate with, or supply, commu-
9	nity fish markets or community-based sea-
10	food distributors, such as local farmers
11	markets;
12	(ii)(I) would retrofit or update exist-
13	ing infrastructure; and
14	(II) are zoned for mixed use, such as
15	a processing plant with an adjacent com-
16	munity fish market; or
17	(iii) include partnerships with schools
18	or organizations that address food security
19	and hunger; and
20	(C) community-based businesses and orga-
21	nizations with expertise in working with rural
22	communities and coastal communities.
23	(4) Evaluation criteria.—In making grants
24	or entering into cooperative agreements under para-
25	graph (1), the Secretary shall evaluate, with respect

1	to applications for the grants or cooperative agree-
2	ments—
3	(A) relevancy;
4	(B) technical merit;
5	(C) achievability, expertise, and track
6	record; and
7	(D) equity and environmental justice im-
8	pacts.
9	(5) Requirements.—A grant or cooperative
10	agreement under paragraph (1) shall be for an
11	amount and term determined appropriate by the
12	Secretary.
13	(6) Interagency funding.—Any Federal
14	agency may participate in any grant or cooperative
15	agreement under paragraph (1) by contributing
16	funds, if the contributing agency determines that the
17	objectives of the grant or cooperative agreement will
18	advance the authorized programs of the contributing
19	agency.
20	(7) Limitation on indirect costs.—A recipi-
21	ent of a grant or a party to a cooperative agreement
22	under paragraph (1) may not use more than 10 per-
23	cent of the funds received for the indirect costs of
24	carrying out the grant or cooperative agreement.

1	(d) Evaluation of Action Plan, Grants, and
2	COOPERATIVE AGREEMENTS.—Not later than 1 year after
3	the date of enactment of this Act, the Secretary, in con-
4	sultation with the Secretary of Commerce, shall submit to
5	Congress a report evaluating the effectiveness of the ac-
6	tion plan developed under subsection (b) and the grants
7	and cooperative agreements made or entered into under
8	subsection (e), including—
9	(1) an assessment of social and economic bene-
10	fits resulting from projects carried out using those
11	grants and cooperative agreements; and
12	(2) recommendations—
13	(A) to improve the effectiveness of the ac-
14	tion plan and the grants and cooperative agree-
15	ments; and
16	(B) to expand projects carried out using
17	the grants and cooperative agreements to addi-
18	tional coastal communities.
19	(e) Exclusive Economic Zone Prohibitions.—
20	(1) Prohibition on authorizing finfish
21	AQUACULTURE.—Notwithstanding any other provi-
22	sion of law, no Federal agency shall permit, author-
23	ize, or otherwise regulate commercial finfish aqua-
24	culture operations in the Exclusive Economic Zone
25	of the United States (as established by Proclamation

1	Numbered 5030, dated March 10, 1983), except in
2	accordance with a law authorizing such an action
3	that is enacted after the date of enactment of this
4	Act.
5	(2) Prohibition on funds to promote
6	FINFISH AQUACULTURE.—No Federal funds avail-
7	able to the National Oceanic and Atmospheric Ad-
8	ministration shall be used to award grants to facili-
9	tate or otherwise regulate finfish aquaculture in
10	Federal waters.
11	(f) Funding.—
12	(1) Authorization of appropriations.—
13	There is authorized to be appropriated to carry out
14	this section \$15,000,000 for each of fiscal years
15	2024 and 2025.
16	(2) Reservation of funds.—Of the amounts
17	made available under paragraph (1)—
18	(A) \$200,000 shall be used to carry out
19	subsection (b) during fiscal year 2024, to be di-
20	vided equally between the Secretary and the
21	Secretary of Commerce;
22	(B) \$200,000 shall be used to carry out
23	subsection (d) during fiscal year 2025; and
24	(C) the remaining amounts shall be used,
25	subject to paragraphs (3) and (4)—

1	(1) to carry out subsection (c); or
2	(ii) for expenses relating to the ad-
3	ministration of this section.
4	(3) Allocation of funds.—A majority of the
5	amount made available to carry out subsection (c)
6	for any fiscal year shall be used to support coastal
7	communities that are rural communities.
8	(4) Administrative expenses.—Not more
9	than 5 percent of the amounts made available to
10	carry out this section for a fiscal year may be used
11	for expenses relating to the administration of this
12	section.
13	SEC. 404. GRANT PROGRAM TO PROMOTE THE REUSE, RE-
13 14	SEC. 404. GRANT PROGRAM TO PROMOTE THE REUSE, RE- CYCLING, AND SUSTAINABLE USE OF MARINE
14	CYCLING, AND SUSTAINABLE USE OF MARINE
141516	CYCLING, AND SUSTAINABLE USE OF MARINE PRODUCTS FROM SEAFOOD INDUSTRY.
14151617	CYCLING, AND SUSTAINABLE USE OF MARINE PRODUCTS FROM SEAFOOD INDUSTRY. (a) PURPOSE.—The purpose of this section is to sup-
14151617	CYCLING, AND SUSTAINABLE USE OF MARINE PRODUCTS FROM SEAFOOD INDUSTRY. (a) PURPOSE.—The purpose of this section is to support projects that promote the reuse, recycling, and susport projects that promote the reuse, recycling, and susport projects that promote the reuse.
14 15 16 17 18	CYCLING, AND SUSTAINABLE USE OF MARINE PRODUCTS FROM SEAFOOD INDUSTRY. (a) PURPOSE.—The purpose of this section is to support projects that promote the reuse, recycling, and sustainable use of marine products from the seafood industry.
141516171819	CYCLING, AND SUSTAINABLE USE OF MARINE PRODUCTS FROM SEAFOOD INDUSTRY. (a) PURPOSE.—The purpose of this section is to support projects that promote the reuse, recycling, and sustainable use of marine products from the seafood industry. (b) DEFINITIONS.—In this section:
14151617181920	CYCLING, AND SUSTAINABLE USE OF MARINE PRODUCTS FROM SEAFOOD INDUSTRY. (a) PURPOSE.—The purpose of this section is to support projects that promote the reuse, recycling, and sustainable use of marine products from the seafood industry. (b) DEFINITIONS.—In this section: (1) ELIGIBLE ENTITY.—The term "eligible enti-
14 15 16 17 18 19 20 21	CYCLING, AND SUSTAINABLE USE OF MARINE PRODUCTS FROM SEAFOOD INDUSTRY. (a) PURPOSE.—The purpose of this section is to support projects that promote the reuse, recycling, and sustainable use of marine products from the seafood industry. (b) Definitions.—In this section: (1) Eligible entity" means—

1	(2) Marine Product.—The term "marine
2	product' means—
3	(A) chitin derived from marine animals, in-
4	cluding crustaceans, mollusks, and the scales,
5	shells, or waste of any marine animal;
6	(B) seaweed;
7	(C) marine waste from seafood; and
8	(D) any other product or byproduct of the
9	seafood industry that, in the determination of
10	the Secretary—
11	(i) would ultimately end in a landfill
12	or other waste disposal facility if not re-
13	used, recycled, or put to use in a manner
14	consistent with the purpose of this section;
15	and
16	(ii) demonstrates promise for reuse,
17	recycling, or sustainable use.
18	(3) Reuse, recycling, or sustainable
19	USE.—The term "reuse, recycling, or sustainable
20	use", with respect to a marine product, includes use
21	of the marine product—
22	(A) as a fertilizer;
23	(B) as a biostimulant;
24	(C) as a component in a plastic alternative;
25	(D) in soil amendment and remediation;

1	(E) in wastewater treatment; and
2	(F) for collagen extraction.
3	(c) Grant Program.—
4	(1) Establishment.—The Secretary shall es-
5	tablish a program under which the Secretary shall
6	provide grants to eligible entities for projects that
7	involve the reuse, recycling, or sustainable use of 1
8	or more marine products from the seafood industry.
9	(2) Set-Aside.—The Secretary shall set aside
10	50 percent of the amounts appropriated to carry out
11	the program established under paragraph (1) to
12	make grants to eligible entities that are domiciled, or
13	have an operating location, in a State that, as deter-
14	mined by the Secretary, is among the States with
15	the greatest length of coastline.
16	(d) Authorization of Appropriations.—There
17	are authorized to be appropriated to the Secretary such
18	sums as are necessary to carry out this section.
19	SEC. 405. EXTENSION OF CREDIT TO BUSINESSES PRO-
20	VIDING SERVICES TO PRODUCERS OR HAR
21	VESTERS OF AQUATIC PRODUCTS.
22	(a) Farm Credit Banks.—
23	(1) Eligibility for credit and financial
24	SERVICES.—Section 1.9 of the Farm Credit Act of
25	1971 (12 U.S.C. 2017) is amended—

I	(A) in paragraph (2), by striking "or" at
2	the end;
3	(B) by redesignating paragraph (3) as
4	paragraph (4); and
5	(C) by inserting after paragraph (2) the
6	following:
7	"(3) persons furnishing to producers or har-
8	vesters of aquatic products services directly related
9	to their operating needs; or".
10	(2) Purposes for extensions of credit.—
11	Section $1.11(c)(1)$ of the Farm Credit Act of 1971
12	(12 U.S.C. $2019(c)(1)$) is amended by inserting
13	"and to persons furnishing services directly related
14	to the operating needs of producers or harvesters of
15	aquatic products" after "needs".
16	(b) Production Credit Associations.—Section
17	2.4(a) of the Farm Credit Act of 1971 (12 U.S.C.
18	2075(a)) is amended—
19	(1) in paragraph (2), by striking "and" at the
20	end;
21	(2) in paragraph (3), by striking the period at
22	the end and inserting "; and"; and
23	(3) by adding at the end the following:

1	"(4) persons furnishing to producers or har-
2	vesters of aquatic products services directly related
3	to their operating needs.".
4	TITLE V—IMPROVING
5	AGRICULTURAL RESEARCH
6	SEC. 501. FUNDING FOR AGRICULTURAL RESEARCH IN
7	STATES WITHOUT AGRICULTURAL RESEARCH
8	SERVICE FACILITIES.
9	Subtitle B of title VI of the Agricultural Research,
10	Extension, and Education Reform Act of 1998 (7 U.S.C.
11	7651 et seq.) is amended by adding at the end the fol-
12	lowing:
13	"SEC. 621. FUNDING FOR AGRICULTURAL RESEARCH IN
14	STATES WITHOUT AGRICULTURAL RESEARCH
15	SERVICE FACILITIES.
16	"There is authorized to be appropriated \$5,000,000
17	for fiscal year 2024 and each fiscal year thereafter, to re-
18	main available until expended, for agricultural research at
19	1862 Institutions and State agriculture agencies in States
20	that do not have an Agricultural Research Service facility,
21	to address the research priorities of those States.".

	71
1	SEC. 502. SEAWEED METHANE REDUCTION RESEARCH
2	GRANTS.
3	Subtitle H of title XVI of the Food, Agriculture, Con-
4	servation, and Trade Act of 1990 is amended by inserting
5	after section 1673 (7 U.S.C. 5926) the following:
6	"SEC. 1674. SEAWEED METHANE REDUCTION RESEARCH
7	GRANTS.
8	"(a) Definitions.—In this section:
9	"(1) ELIGIBLE ENTITY.—The term 'eligible en-
10	tity' means an institution of higher education (as de-
11	fined in section 101 of the Higher Education Act of
12	1965 (20 U.S.C. 1001)).
13	"(2) Secretary.—The term 'Secretary' means
14	the Secretary of Agriculture.
15	"(b) Grants.—The Secretary shall provide grants to
16	eligible entities for the research and development of the
17	suitability of cold-water seaweed species for reduction of
18	enteric methane through livestock feed additives.
19	"(c) Research Priorities.—The Secretary shall
20	give priority in providing grants under subsection (b) for
21	the following types of research:
22	"(1) Research conducted on which varieties of
23	seaweed inhibit methane production.
24	"(2) Research conducted on which varieties of
25	seaweed that inhibit methane production can grow in
26	cold-water climates.

1	(3) Research conducted on whether bromoform
2	from seaweed causes any effects on the ozone.
3	"(4) Research conducted on what level of shelf-
4	life seaweed could have if produced on a large scale
5	"(5) Research conducted on whether, and to
6	what extent, large-scale production of seaweed has
7	environmental effects.
8	"(6) Research conducted on how seaweed af-
9	fects livestock biology if used as livestock feed.
10	"(7) Research conducted on whether seaweed
11	affects human health if used as livestock feed.
12	"(8) Research conducted on how knowledge of
13	the ability of seaweed to inhibit methane production
14	would affect the market value of seaweed products
15	including—
16	"(A) the largest entities or sectors that
17	would potentially purchase seaweed products;
18	"(B) potential market prices for livestock
19	feed containing seaweed additives; and
20	"(C) the potential role of greenhouse gas
21	emission credits in supporting the reduction of
22	enteric methane using seaweed.
23	"(d) Requirements.—In providing grants under
24	subsection (b), the Secretary shall—

1	"(1) select recipients on the basis of the quality
2	of the proposed research project; and
3	"(2) award not less than 50 percent of funding
4	to eligible entities in States that, as determined by
5	the Secretary, are among the States with the great-
6	est length of coastline.
7	"(e) AUTHORIZATION OF APPROPRIATIONS.—There
8	are authorized to be appropriated such sums as are nec-
9	essary to carry out this section for each of fiscal years
10	2024 through 2028.".
11	SEC. 503. URBAN, INDOOR, AND OTHER EMERGING AGRI-
12	CULTURAL PRODUCTION RESEARCH, EDU-
13	CATION, AND EXTENSION INITIATIVE.
13 14	CATION, AND EXTENSION INITIATIVE. Section 1672E of the Food, Agriculture, Conserva-
14 15	Section 1672E of the Food, Agriculture, Conserva-
14 15	Section 1672E of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925g) is amend-
14 15 16	Section 1672E of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925g) is amended—
14 15 16 17	Section 1672E of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925g) is amended— (1) in subsection (a)—
14 15 16 17	Section 1672E of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925g) is amended— (1) in subsection (a)— (A) in paragraph (5), by striking "produc-
114 115 116 117 118	Section 1672E of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925g) is amended— (1) in subsection (a)— (A) in paragraph (5), by striking "production;" and inserting "production or preserva-
14 15 16 17 18 19 20	Section 1672E of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925g) is amended— (1) in subsection (a)— (A) in paragraph (5), by striking "production;" and inserting "production or preservation;"; and
14 15 16 17 18 19 20 21	Section 1672E of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925g) is amended— (1) in subsection (a)— (A) in paragraph (5), by striking "production;" and inserting "production or preservation;"; and (B) in paragraph (6), by inserting ", in-

1	(A) in paragraph (1), by striking "or" at
2	the end;
3	(B) in paragraph (2), by striking the pe-
4	riod at the end and inserting "; or"; and
5	(C) by adding at the end the following:
6	"(3) areas designated as frontier or remote
7	areas.".
8	SEC. 504. REPORTS AND REGULATIONS ON COASTAL SEA
9	WEED FARMING.
10	(a) Definitions.—In this section:
11	(1) Coastal seaweed farming.—The term
12	"coastal seaweed farming" means the onshore or
13	nearshore propagation and harvesting of seaweed
14	and products derived from seaweed that—
15	(A) does not use any—
16	(i) synthetic pesticide (as defined in
17	section 2 of the Federal Insecticide, Fun-
18	gicide, and Rodenticide Act (7 U.S.C.
19	136)); or
20	(ii) plastic, unless a suitable replace-
21	ment does not exist; and
22	(B) does not produce finfish for commer-
23	cial purposes.
24	(2) Seaweed.—The term "seaweed" means
25	any macroscopic, multicellular marine algae species.

1	(3) Secretaries.—The term "Secretaries"
2	means—
3	(A) the Secretary; and
4	(B) the Secretary of Commerce, acting
5	through the Under Secretary of Commerce for
6	Oceans and Atmosphere.
7	(b) Reports.—
8	(1) Preliminary report.—
9	(A) IN GENERAL.—Not later than 2 years
10	after the date of enactment of this Act, the Sec-
11	retaries shall jointly submit to Congress, and
12	publish on the websites of the Department of
13	Agriculture and the National Oceanic and At-
14	mospheric Administration, a preliminary report
15	analyzing the following:
16	(i) The effects of coastal seaweed
17	farming on—
18	(I) surrounding communities;
19	(II) the ecosystem; and
20	(III) marine and coastal wildlife.
21	(ii) Best practices for cultivating and
22	sourcing local seeds to propagate for coast-
23	al seaweed farming, including practices
24	based on traditional ecological knowledge.

1	(iii) Best practices, including practices
2	based on traditional ecological knowledge,
3	to prevent the escape or spread during
4	coastal seaweed farming of any organism
5	that would—
6	(I) alter the natural ecosystem;
7	or
8	(II) present a biofouling risk.
9	(iv) Best practices, including practices
10	based on traditional ecological knowledge,
11	relating to species selection, harvesting cy-
12	cles, spatial planning and siting, engineer-
13	ing and design, and environmental aspects
14	of coastal seaweed farming that—
15	(I) maximize benefits, and avoid
16	adverse effects, on the marine eco-
17	system and marine and coastal wild-
18	life;
19	(II) lead to optimal yields;
20	(III) account for the impact cli-
21	mate change may have on natural
22	habitats and coastal seaweed farming
23	operations;
24	(IV) minimize entanglements and
25	other harmful interactions between

1	marine life and nearshore seaweed
2	farming infrastructure and gear;
3	(V) account for changes in mi-
4	gration patterns of marine mammals
5	and highly migratory species (as de-
6	fined in section 3 of the Magnuson-
7	Stevens Fishery Conservation and
8	Management Act (16 U.S.C. 1802));
9	and
10	(VI) account for, and avoid inter-
11	ference with, competing uses, includ-
12	ing vessel traffic and commercial and
13	recreational fishing.
14	(v) The potential for growing seaweed
15	for long-term carbon sequestration and
16	best practices for measurement, reporting
17	and verification approaches for that grow-
18	ing, specific to the sequestration reservoir
19	(vi) The effects of cocultivation of bi-
20	valves with seaweed on the ecosystem
21	ocean acidification, and hypoxia levels.
22	(vii) The effects of coastal seaweed
23	farming on water quality.

1	(viii) Best practices for limiting the
2	use of plastic in coastal seaweed farming
3	gear.
4	(ix) The history and use of Indigenous
5	and traditional seaweed farming practices.
6	(x) Best practices for sustainable har-
7	vest and post-harvest processing of coastal
8	seaweed farming products, including—
9	(I) methods of reducing energy
10	costs; and
11	(II) methods based on traditional
12	ecological knowledge.
13	(xi) Scalable commercial applications
14	for value-added seaweed or products de-
15	rived from seaweed, including as feedstock
16	for animals and other agricultural, com-
17	mercial, and industrial applications.
18	(xii) Processes for processing, storage,
19	and transportation of seaweed that—
20	(I) are cost-effective and effi-
21	cient; and
22	(II) reduce carbon emissions
23	from transportation.

1	(xiii) Existing and potential markets
2	and market capacity for major cultivated
3	seaweed species.
4	(xiv) Baseline economic analyses and
5	business planning models for major cul-
6	tivated seaweed species.
7	(xv) The effects of water quality or
8	the quality of cultivated seaweed for
9	human consumption, including the absorp-
10	tion of toxic heavy metals and persistent
11	organic pollutants.
12	(xvi) Best practices for onshore sea-
13	weed farming issues that reduce energy re-
14	quirements to pump water, include man-
15	agement of effluent and spatial planning
16	and address conflicting uses of the onshore
17	coastal zone.
18	(xvii) Best practices in efficient and
19	effective Federal and State regulatory sys-
20	tems for coastal seaweed farming.
21	(B) Consultation and engagement.—
22	In preparing the report under subparagraph
23	(A), the Secretaries shall consult or engage, as
24	appropriate, with the following:

1	(i) The Interagency Working Group
2	on Indigenous Traditional Ecological
3	Knowledge, with respect to—
4	(I) the cultivation of kelp, sea-
5	weed, and shellfish;
6	(II) the use of Tribal waters for
7	coastal seaweed farming;
8	(III) the impact and benefits of
9	coastal seaweed farming on Tribal
10	waters; and
11	(IV) best practices for engaging
12	with Indian Tribes (as defined in sec-
13	tion 4 of the Indian Self-Determina-
14	tion and Education Assistance Act
15	(25 U.S.C. 5304)) with respect to
16	matters relating to coastal seaweed
17	farming.
18	(ii) Indian Tribes (as so defined).
19	(iii) The Office of Hawaiian Affairs
20	(as defined in section 2 of the Native
21	American Graves Protection and Repatri-
22	ation Act (25 U.S.C. 3001)).
23	(iv) The Interagency Working Group
24	on Research for Farming of Seaweeds and
25	Seagrasses.

1	(v) The Interagency Working Group
2	on Ocean Acidification.
3	(vi) The Joint Subcommittee on
4	Aquaculture of the National Science and
5	Technology Council.
6	(vii) Such other agencies as the Secre-
7	taries determine to be appropriate.
8	(2) UPDATE.—Not later than 2 years after the
9	date on which the report under paragraph (1) is
10	submitted, the Secretaries shall submit to Congress
11	an updated report based on pertinent information
12	derived from Federal research programs and other
13	sources of information.
14	(c) REGULATIONS.—Not later than 1 year after the
15	date on which the preliminary report under subsection
16	(b)(1) is published, the Secretaries, in consultation with
17	the Chief of Engineers, shall promulgate and implement
18	such regulations as the Secretaries determine to be appro-
19	priate—
20	(1) to ensure that design, development, siting
21	species selection, operation, and production systems
22	of coastal seaweed farming maximize potential bene-
23	fits to, and avoid potential adverse effects on, the
24	marine ecosystem, wildlife, and fisheries and sur-
25	rounding communities;

1	(2) to establish evaluation metrics to measure
2	the impact and benefits of coastal seaweed farming
3	on—
4	(A) the marine ecosystem, including ma-
5	rine wildlife, biodiversity, productivity, water
6	quality, and stored carbon; and
7	(B) surrounding communities, including
8	relating to the equitable distribution of costs
9	and benefits (including economic and environ-
10	mental costs and benefits) within those commu-
11	nities; and
12	(3) to require monitoring and reporting relating
13	to—
14	(A) any adverse effects on the marine eco-
15	system and wildlife, including entanglements of
16	marine life; and
17	(B) any effects on commercial and rec-
18	reational fishing.
19	(d) Authorization of Appropriations.—There
20	are authorized to be appropriated to the Secretaries, to
21	be allocated between the Secretaries as the Secretaries de-
22	termine to be appropriate—
23	(1) \$3,000,000 for each of fiscal years 2024
24	and 2025 to complete the preliminary report under
25	subsection (b)(1);

1	(2) \$3,000,000 for fiscal year 2026, of which—
2	(A) $$1,000,000$ shall be used for the up-
3	dated report under subsection (b)(2); and
4	(B) $$2,000,000$ shall be used to promul-
5	gate and implement regulations pursuant to
6	subsection (e); and
7	(3) \$1,000,000 for fiscal year 2027 to complete
8	the updated report under subsection (b)(2).
9	TITLE VI—SUPPORTING
10	FORESTRY
11	SEC. 601. COMMUNITY WOOD ENERGY AND WOOD INNOVA-
12	TION PROGRAM.
13	Section 9013 of the Farm Security and Rural Invest-
14	ment Act of 2002 (7 U.S.C. 8113) is amended—
15	(1) in subsection $(a)(1)(A)$ —
16	(A) in clause (ii), by striking "and" at the
17	end;
18	(B) in clause (iii)(II), by striking the pe-
19	riod at the end and inserting "; and; and
20	(C) by adding at the end the following:
21	"(iv) involves services and equipment
22	for the processing and distribution of
23	woody biomass materials.";
24	(2) in subsection (c)—
25	(A) in paragraph (1)—

1	(i) by striking "make grants to cover"
2	and inserting the following: "make
3	grants—
4	"(A) to cover";
5	(ii) in subparagraph (A) (as so redes-
6	ignated), by striking the period at the end
7	and inserting "; and"; and
8	(iii) by adding at the end the fol-
9	lowing:
10	"(B) for the processing and distribution of
11	woody biomass products."; and
12	(B) in paragraph (2), by inserting "or in
13	the case of processing and distribution of woody
14	biomass products for a school or hospital in a
15	low-income community," after "community,";
16	and
17	(3) in subsection (d), in the matter preceding
18	paragraph (1), by striking "or innovative wood prod-
19	uct facility project" and inserting ", an innovative
20	wood product facility project, or a project for the
21	processing and distribution of woody biomass prod-
22	ucts".

1 TITLE VII—SUPPORTING UNITED 2 STATES FLORICULTURE

3	SEC. 701. LIMITATION ON PROCUREMENT.
4	(a) SHORT TITLE.—This section may be cited as the
5	"American Grown Act".
6	(b) DEFINITIONS.—In this section:
7	(1) COVERED AGENCY.—The term "covered
8	agency" means—
9	(A) the Executive Office of the President;
10	(B) the Department of Defense; and
11	(C) the Department of State.
12	(2) COVERED ENTITY.—The term "covered en-
13	tity' means—
14	(A) a foreign government; and
15	(B) an agent of a foreign principal (as de-
16	fined section 1 of the Foreign Agents Registra-
17	tion Act of 1938, as amended (22 U.S.C. 611)).
18	(3) Cut flower.—The term "cut flower"
19	means a flower removed from a living plant for deco-
20	rative use.
21	(4) Cut green.—The term "cut green" means
22	a green, foliage, or branch removed from a living
23	plant for decorative use.
24	(5) QUALIFYING AREA.—The term "qualifying
25	area'' means—

I	(A) a State;
2	(B) the District of Columbia;
3	(C) a territory or possession of the United
4	States; and
5	(D) an area subject to the jurisdiction of
6	a federally recognized Indian Tribe.
7	(c) Requirement.—
8	(1) In general.—Funds appropriated or oth-
9	erwise available to a covered agency may only be
10	used for the procurement of a cut flower or cut
11	green if the cut flower or cut green is grown in a
12	qualifying area.
13	(2) Applicability.—This subsection shall
14	apply to a procurement made or contracted for—
15	(A) in the United States; and
16	(B) on or after the date that is 1 year
17	after the date of enactment of this Act.
18	(d) Gifts for Display.—
19	(1) In general.—A covered agency may only
20	accept a gift of a cut flower or cut green that is not
21	grown in a qualifying area from a covered entity for
22	the purpose of displaying the cut flower or cut green
23	if—

1	(A) the origin of the cut flower or cut
2	green is clearly displayed at the time of deliv-
3	ery; and
4	(B) at the time of delivery, the covered
5	agency procures an additional cut flower or cut
6	green that is grown in a qualifying area to dis-
7	play during the period of display of the gift.
8	(2) REQUIREMENT.—A covered agency that ac-
9	cepts a gift of a cut flower or cut green from a cov-
10	ered entity under paragraph (1) shall clearly display
11	the origin of the cut flower or cut green during the
12	period of display of the cut flower or cut green.
13	TITLE VIII—IMPROVING TRIBAL
14	SELF-DETERMINATION
15	SEC. 801. AGRICULTURAL SELF-DETERMINATION AND
16	
	SELF-GOVERNANCE.
17	SELF-GOVERNANCE. (a) Self-determination for Department of
17	
17 18	(a) Self-determination for Department of
17 18 19	(a) Self-determination for Department of Agriculture Activities and Programs.—Title I of
17 18 19	(a) Self-Determination for Department of Agriculture Activities and Programs.—Title I of the Indian Self-Determination and Education Assistance
17 18 19 20	(a) Self-Determination for Department of Agriculture Activities and Programs.—Title I of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 5321 et seq.) is amended by adding at
17 18 19 20 21	(a) Self-determination for Department of Agriculture Activities and Programs.—Title I of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 5321 et seq.) is amended by adding at the end the following:
17 18 19 20 21 22	(a) Self-determination for Department of Agriculture Activities and Programs.—Title I of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 5321 et seq.) is amended by adding at the end the following: "SEC. 112. SELF-DETERMINATION FOR DEPARTMENT OF

determination contracts, in accordance with subsection 2 (c), with Tribal organizations, on the request of any In-3 dian Tribe, by Tribal resolution— 4 "(1) to plan, conduct, and administer any func-5 tion, service, or activity provided by the Forest Serv-6 ice or the Natural Resources Conservation Service 7 for the Indian Tribe: 8 "(2) to carry out the food distribution program 9 on Indian reservations established under section 4(b) 10 of the Food and Nutrition Act of 2008 (7 U.S.C. 11 2013(b)) for any individual or household within the 12 jurisdiction of the Indian Tribe; or 13 "(3) subject to subsection (b), to carry out the 14 authority of the Food Safety and Inspection Service 15 under the Federal Meat Inspection Act (21 U.S.C. 16 601 et seq.) and the Agricultural Marketing Act of 17 1946 (7 U.S.C. 1621 et seq.). 18 "(b) FOOD SAFETY AND INSPECTION SERVICE CON-19 TRACTS.— 20 "(1) In general.—Before requesting to enter 21 into a self-determination contract described in sub-22 section (a)(3), a Tribal organization shall adopt, by 23 Tribal resolution, a food and agriculture code ap-24 proved by the Secretary of Agriculture, after which 25 the Secretary of Agriculture shall exercise the au-

- 1 thority of the Secretary of Agriculture under Public
- 2 Law 87–718 (7 U.S.C. 1633) with respect to the In-
- dian Tribe governed by that Tribal organization.
- 4 "(2) Rural water, waste disposal, and
- 5 COMMUNITY FACILITIES LOANS AND GRANTS.—An
- 6 Indian Tribe operating under a contract described in
- 7 subsection (a)(3) shall be eligible for grant and loan
- 8 programs under paragraphs (19) and (24) of section
- 9 306(a) of the Consolidated Farm and Rural Devel-
- 10 opment Act (7 U.S.C. 1926(a)).
- 11 "(c) Self-determination Contract.—A self-de-
- 12 termination contract entered into under subsection (a)
- 13 shall have the same terms and conditions, and be subject
- 14 to the same procedures, regulations, and requirements, as
- 15 a self-determination contract entered into under section
- 16 102, except that the Secretary of Agriculture and the De-
- 17 partment of Agriculture shall be the appropriate Secretary
- 18 and agency for purposes of a self-determination contract
- 19 entered into under subsection (a).
- 20 "(d) Technical Assistance.—The Office of Self-
- 21 Governance of the Bureau of Indian Affairs shall provide
- 22 technical assistance with respect to self-determination con-
- 23 tracts under subsection (a)—
- 24 "(1) to the Secretary of Agriculture; and

1	"(2) to Indian Tribes and Tribal organizations
2	that request that assistance.".
3	(b) Department of Agriculture Office of
4	Self-Governance.—
5	(1) Study.—Not later than 1 year after the
6	date of enactment of this Act, the Secretary shall
7	conduct a study to determine the feasibility of a
8	Tribal self-governance demonstration project for ap-
9	propriate programs, services, functions, and activi-
10	ties of the Department of Agriculture.
11	(2) Report.—Not later than 18 months after
12	the date of enactment of this Act, the Secretary
13	shall submit to Congress a report detailing—
14	(A) the results of the study conducted
15	under paragraph (1); and
16	(B) a plan to establish an Office of Self-
17	Governance in the Department of Agriculture to
18	carry out—
19	(i) the results of that study; and
20	(ii) the amendment made by sub-
21	section (a).
22	(3) Consultation.—The Secretary shall de-
23	velop the plan described in paragraph (2)(B) in con-
24	sultation with Indian Tribes, the Office of Tribal
25	Relations of the Department of Agriculture, and the

1	Tribal Advisory Committee established under section
2	309(b) of the Federal Crop Insurance Reform and
3	Department of Agriculture Reorganization Act of
4	1994 (7 U.S.C. 6921(b)).
5	(4) Implementation.—Not later than 18
6	months after the date on which the Secretary sub-
7	mits the report under paragraph (2), the Secretary
8	shall implement the plan described in the report.
9	SEC. 802. BUY INDIAN ACT MODIFICATIONS.
10	Section 23 of the Act of Act of June 25, 1910 (36
11	Stat. 861, chapter 431; 25 U.S.C. 47) (commonly known
12	as the "Buy Indian Act"), is amended—
13	(1) in subsection $(a)(3)$ —
14	(A) in subparagraph (A), by striking
15	"and" at the end;
16	(B) in subparagraph (B), by striking the
17	period at the end and inserting "; and; and
18	(C) by adding at the end the following:
19	"(C) the Secretary of Agriculture.";
20	(2) in subsection (c)—
21	(A) in paragraph (3), by striking "and the
22	Department of Health and Human Services"
23	and inserting ", the Department of Health and
24	Human Services, and the Department of Agri-
25	culture''; and

1	(B) in paragraph (4), by striking "and the
2	Indian Health Service" and inserting ", the In-
3	dian Health Service, and the Department of
4	Agriculture"; and
5	(3) in subsection $(d)(1)$, by striking "Com-
6	mittee on Indian Affairs" and all that follows
7	through "House of Representatives" and inserting
8	"Committees on Indian Affairs and Agriculture, Nu-
9	trition, and Forestry of the Senate and the Commit-
10	tees on Natural Resources and Agriculture of the
11	House of Representatives".
12	SEC. 803. WATER SYSTEMS FOR ALASKA NATIVE VILLAGES
13	AND RURAL VILLAGES.
14	Section 306D(c) of the Consolidated Farm and Rural
15	Development Act (7 U.S.C. 1926d(c)) is amended by in-
16	serting "and the Alaska Native Tribal Health Consor-
17	tium" after "State of Alaska".