En Bloc Amendment to HR 8467 Offered by Chairman Thompson

Amendments included in the en bloc are:

Title 1: 21, 47

Title 2: 10, 22, 46

Title 3: 14

Title 4: 1, 16

Title 6: 5, 24

Title 8: 57

Title 9: 3, 28

Title 10: 35

Title 11: 2, 23

Title 12: 20, 25, 27

AMENDMENT TO H.R. 8467 OFFERED BY Mr. JACKSON OF TEXAS

At the end of subtitle E of title I add the following:

1	SEC. 1505. REPORT ON THE EMERGENCY RELIEF PRO-
2	GRAM.
3	(a) In GENERAL.—Not later than 180 days after the
4	date of the enactment of this Act, the Comptroller General
5	of the United States shall submit to the Committee on
6	Agriculture of the House of Representatives and the Com-
7	mittee on Agriculture, Nutrition, and Forestry of the Sen-
8	ate a report on the ERP 2022.
9	(b) ELEMENTS.—The report required under sub-
0	section (a) shall include—
1	(1) a detailed description of how the ERP 2022
2	was implemented and administered by the Secretary
3	and the effectiveness of such implementation and ad-
.4	ministration;
5	(2) how the implementation and administration
16	of ERP 2022 compares to the implementation and
17	administration of similar disaster relief programs,
8	including with respect to—
9	(A) the efficiency of staff hours;

1	(B) the period between the authorization
2	of the ERP 2022 and the making of payments
3	under the program; and
4	(C) whether such payments were accurate
5	with respect to the recipients and the losses of
6	such recipients;
7	(3) the authority of the Secretary to reimburse
8	certain producers that completed a CCC-860 form;
9	(4) whether the reimbursements described in
10	paragraph (3) affected the number of producers that
11	obtained Federal crop insurance;
12	(5) an evaluation of the effect of the progressive
13	payment factor on the recovery of producers with
14	large weather-related losses; and
15	(6) whether the implementation and administra-
16	tion of ERP 2022 was in accordance with congres-
17	sional intent.
18	(c) DEFINITIONS.—In this section:
19	(1) ERP 2022.—The term "ERP 2022" means
20	the Emergency Relief Program for 2022 of the De-
21	partment.
22	(2) Similar disaster relief programs.—
23	The term "similar disaster relief programs" in-
24	cludes—

1		(A)	the	Emergency	Relief	Program	for
2	•	2020 of 1	the D	epartment;			
3	180 g/f	. (B)	the	Emergency	Relief	Program	for
4 .	341	2021 of	the D	epartment;			·
5		(C)	the '	Wildfire and	Hurric	ane Indem	nity
6		Program	of th	ne Departmei	nt; and		
7		(D)	the '	Wildfire and	Hurric	ane Indem	nity
8		Program	-Plus	(WHIP+)	of the D	epartment	
		-		$ \nabla $			

AMENDMENT TO H.R. 8467 OFFERED BY MR. KELLY OF MISSISSIPPI

Page 56, after line 14 insert the following:

1	SEC. 1503. AVIAN PREDATION OF FARM-RAISED FISH.
2	(a) STUDY.—The Secretary, acting jointly through
3	the Administrator of the Farm Service Administration and
4	the Administrator of the Animal and Plant Health Inspec-
5	tion Service, shall conduct a study on the economic losses
6	of covered producers associated with bird depredation of
7	farm-raised fish, including—
8	(1) the costs associated with the deterrence of
9	piscivorous birds;
10	(2) the value of lost fish and revenue due to
11	bird depredation; and
12	(3) the costs associated with disease loss due to
13	bird depredation.
14	(b) REPORT.—Not later than 180 days after the date
15	of the enactment of this Act, the Secretary shall make the
16	results of the study required by subsection (a) available
17	to the Committee on Agriculture of the House of Rep-
18	resentatives and the Committee on Agriculture, Nutrition,
19	and Forestry of the Senate.

- 1 (c) COVERED PRODUCER DEFINED.—In this section,
- 2 the term "covered producer" means a producer of farm-
- 3 raised fish (as defined in section 1501(a)(3) of the Agri-
- 4 cultural Act of 2014 (7 U.S.C. 9081(a)(3))) located in
- 5 Alabama, Arkansas, Louisiana, Mississippi, or Texas.



AMENDMENT TO H.R. 8467

[PAGE AND LINE NUMBERS REFER TO DRAFT OF THE FARM, FOOD, AND NATIONAL SECURITY ACT OF 2024 POSTED TO COMMITTEE REPOS-ITORY WEBSITE WITH A TIMESTAMP OF MAY 21, 2024 (9: 38 A.M.).]

OFFERED BY Mr. FEENSTRA OF IOWA

Page 70, line 9, insert "soil amendments," after "fertilizer,".



AMENDMENT TO H.R. 8467 OFFERED BY Mr. Jackson of Texas

[Page and line numbers refer to draft of the Farm, Food, and National Security Act of 2024 posted to the Committee Repository website with a timestamp of May 21, 2024 (9:38 a.m.)]

Page 130, after line 9, insert the following:

1	"(h) COORDINATION AND COOPERATION WITH A
2	LAND GRANT UNIVERSITY.—
3	"(1) IN GENERAL.—The Secretary shall direct
4	the Natural Resources Conservation Service and the
5	Animal and Plant Health Inspection Service to enter
6	into a contract with 1 or more land-grant colleges or
7	universities to assist with the program in achieving
8	its goals.
9	"(2) ELIGIBLE LAND-GRANT COLLEGES AND
10	UNIVERSITIES.—A land-grant college or university is
11	eligible to enter into a contract under paragraph (1)
12	if such college or university—
13	"(A) has developed and implemented a sys-
14	tem of evaluating damages from feral swine and
15	effectiveness of control efforts in response to
16	the Agriculture Improvement Act of 2018 (Pub-
17	lic Law 115-334);

1	"(B) shows evidence of a strong working
2	relationship with Wildlife Services in the Ani-
3	mal and Plant Health Inspection Service; and
4	"(C) has maintained a State-funded, non-
5	Federal Wildlife Services program that has an
6	active cooperative agreement with Wildlife Serv-
7.	ices in the Animal and Plant Health Inspection
8 **	Service within the structure of the Land Grant
9	University System.
10	"(3) ROLE OF THE LAND-GRANT COLLEGE OR
11	UNIVERSITY.—A land-grant college or university
12	that enters into a contract under paragraph (1)
13	shall, as a condition on entering into such a con-
14	tract, assist the program by acting as a strategic,
15	neutral entity that is able to advance the program
16	beyond the expertise of the Department to achieve
17	the stated goals of the program by—
18	"(A) identifying and carrying out research
19	on novel methods of feral swine control and
20	land remediation;
21	"(B) assisting in establishing strategic
22	areas for feral swine control based on data col-
23	lected in response to the Agriculture Improve-
24	ment Act of 2018 (Public Law 115-334);

1		"(C) coordinating and collaborating be-
2		tween field staff, programmatic staff, and re-
3		search staff within the Natural Resources Con-
4		servation Service and the Animal and Plant
5		Health Inspection Service; and
6		"(D) establishing and consulting with the
7		Department on research goals and priorities in
8		the program.
9		"(4) FUNDING.—Funding made available under
10		(g)(2) shall be available to fund activities under this
11		subsection, as determined by the Secretary.
12		"(5) LAND-GRANT COLLEGE OR UNIVERSITY
13		DEFINED.—In this subsection, the term 'land-grant
14	181	college or university' has the meaning given the term
15		'land-grant colleges and universities' in section 1404
16		of the National Agricultural Research, Extension,
17		and Teaching Policy Act of 1977 (7 U.S.C. 3103)."

AMENDMENT TO H.R. 8467 OFFERED BY MR. JACKSON OF TEXAS

Add at the end of subtitle B of title Π the following:

1	SEC. 2108. REPORT ON EMERGENCY GRAZING ON CON-
2	SERVATION RESERVE PROGRAM ACRES DUE
3	TO WILDFIRES.
4	Not later than 180 days after the date of enactment
5	of this Act, the Secretary of Agriculture shall prepare and
6	submit to the Committee on Agriculture of the House of
7	Representatives and the Committee on Agriculture, Nutri-
8	tion, and Forestry of the Senate a report regarding the
9,	authorization of emergency grazing on acres enrolled in
10	the conservation reserve program under subchapter B of
11	chapter 1 of title XII of the Food Security Act of 1985
12	(16 U.S.C. 3831 et seq.) in response to wildfires, which
13	report shall include—
14	(1) an overview of the implementation of the
15	emergency grazing authorization for the conserva-
16	tion reserve program under section 1233(b)(1)(B) of
17	such Act;
18	(2) a detailed description of the processes need-
19	ed to initiate such authorization of emergency graz-
20	ing in response to wildfires;

1		(3) how such emergency grazing can be author-
2.		ized in counties outside of an eligible county with 40
3		percent or greater losses in forage due to significant
4	7	loss of hay and pasture production resulting from a
5		wildfire;
6		(4) effects of the primary nesting season on the
7		ability of livestock producers to use the conservation
8		reserve program for emergency grazing to mitigate
9		grazing losses due to wildfires;
10	-	(5) any recommendations for statutory changes
11		to expedite the process of authorizing and using
12	3	such emergency grazing in response to wildfires; and
13		(6) any recommendations for statutory changes
14	le "	to allow for expansion of the use of such emergency
15		grazing during the primary nesting season in re-
16	1611	sponse to ongoing wildfires.

AMENDMENT TO H.R. 8467 OFFERED BY MR. ROUZER OF NORTH CAROLINA

Add at the end of subtitle C of title III the following new section:

1	SEC MODIFICATION TO TOBACCO TARIFF RATE
2	QUOTA.
3	Notwithstanding any other provision of law, for each
4	annual period described in paragraph (5)(a) of the Addi-
5	tional U.S. Notes to Chapter 24 of the Harmonized Tariff
6	Schedule of the United States, beginning with the period
7	starting on September 13, 2024, the Secretary of Agri-
8	culture shall establish the aggregate quantity described in
9	such paragraph at the lesser of—
10	(1) the aggregate total of the quantities speci-
11	fied in such paragraph; or
12	(2) an amount equal to projected United States
13	needs during the period, less the sum of—
14	(A) the total projected quantity specified
15	under paragraph (5)(b), and
16	(B) the greater of—
17	(i) United States domestic production
18	for the period; or

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1	(ii) the Olympic average of United
2	States domestic production during the pe-
3	riod of 2012 through 2018.

AMENDMENT TO H.R. 8467 OFFERED BY MR. MOORE OF ALABAMA

[Page and line numbers refer to draft of the Farm, Food, and National Security Act of 2024 posted the Committee Repository website with a timestamp of May 21, 2024 (9:38AM).]

Page 313, line 14, strike "and maple syrup" and insert "maple syrup, and tree nuts (including shelled tree nuts)".



AMENDMENT TO H.R. 8467 OFFERED BY MR. ROUZER OF NORTH CAROLINA

Page 330, line 12, strike the closed quotation mark and period at the end.

Page 330, after line 12, insert the following:

1	"(iv) Prohibition on Certain
2	PRODUCTS FROM CHINA OR RUSSIA.—The
3	Secretary shall prohibit school food au-
4	thorities from purchasing raw or processed
5	poultry products or seafood imported into
6	the United States from the People's Re-
7	public of China or the Russian Federa-
8	tion.".



AMENDMENT TO H.R. 8467 OFFERED BY MR. BOST OF ILLINOIS

Page 451, line 5, insert "the services provided by" before "eligible".

Page 451, line 15, strike "and".

Page 451, line 16, strike "identifying" and insert "improving".

Page 451, line 18, strike "ing—" and insert "ing changes to—".

Page 451, line 22, insert "and" after the semicolon.

Page 451, strike lines 23 through 25.

Page 452, line 1, strike "(ee)" and insert "(dd)".

Page 452, line 1, insert "and" after the semicolon.

Page 452, after line 1, insert the following:

- 1 "(IV) supporting a partnership,
- 2 regionalization, or consolidation of the
- 3 entity with another water system; and

Page 452, line 4, strike "sistance; and" and insert "sistance and prepare a long-term financial plan; or".

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Page 452, strike lines 5 and 6 and insert the following:

1 "(II) partner, regionalize, or con-2 solidate with another water system.

Page 452, line 22, strike the close quotation marks and the following period.

Page 452, after line 22, insert the following:

"(D) An entity eligible under paragraph (1) or (2) of subsection (a) may designate a water and wastewater utility provider to apply for a loan under this paragraph and carry out the loan application on behalf of the eligible entity. The designated utility must be contiguous to, or in the locality of, the service area of the eligible association, and receiving or eligible for assistance under a rural water or wastewater program, as determined by the Secretary. ``(E)(i) The Secretary shall evaluate such a loan application on the basis of the needs of the eligible entity and the beneficiaries of the eligible entity rather than the needs of the applicant water and wastewater utility provider. "(ii) A water and wastewater utility provider to whom a loan is made under this para-

1	graph on the basis of an application submitted
2	on behalf of an eligible entity may use the loan
3	only for the benefit of the residents of the eligi-
4	ble area for which the loan is provided.".



AMENDMENT TO H.R. 8467 OFFERED BY MR. NUNN OF IOWA

Page 447, line 3, strike "or".

Page 447, after line 3, insert the following:

1	"(IX) implementation of cyberse-
2	curity plans, procedures, and tech-
3	nologies to protect against cyber
4	threats; or

Page 447, line 4, strike "(IX)" and insert "(X)".



AMENDMENT TO H.R. 8467 OFFERED BY MR. DESJARLAIS OF TENNESSEE

At the end of title VIII, add the following:

Subtitle G—White Oak Resilience

-	
2	SEC. 8801. SHORT TITLE.
3	This subtitle may be cited as the "White Oak Resil-
4	ience Act".
5	SEC. 8802. WHITE OAK RESTORATION INITIATIVE COALI-
6	TION.
7	(a) IN GENERAL.—The White Oak Restoration Ini-
8	tiative Coalition shall be established—
9	(1) as a voluntary collaborative group of Fed-
10	eral, State, Tribal, and local governments and pri-
11	vate and non-governmental organizations to carry
12	out the duties described in subsection (b); and
13	(2) in accordance with the charter titled "White
14	Oak Initiative Coalition Charter" adopted by the
15	White Oak Initiative Board of Directors on March
16	21, 2023 (or a successor charter).
17	(b) DUTIES.—In addition to the duties specified in
18	the charter described in subsection (a)(2), the duties of
10	the White Oak Restoration Initiative Coalition are—

1	(1) to coordinate Federal, State, Tribal, local,
2	private, and non-governmental restoration of white
3	oak in the United States; and
4	(2) to make program and policy recommenda-
5	tions, consistent with applicable forest management
6	plans, with respect to—
7	(A) changes necessary to address Federal
8	and State policies that impede activities to im-
9	prove the health, resiliency, and natural regen-
10	eration of white oak;
11	(B) adopting or modifying Federal and
12	State policies to increase the pace and scale of
13	white oak regeneration and resiliency of white
14	oak;
15	(C) options to enhance communication, co-
16	ordination, and collaboration between forest
17	land owners, particularly for cross-boundary
18	projects, to improve the health, resiliency, and
19	natural regeneration of white oak;
20	(D) research gaps that should be ad-
21	dressed to improve the best available science on
22	white oak;
23	(E) outreach to forest landowners with
24	white oak or white oak regeneration potential;
25	and

1	(F) options and policies necessary to im-
2	prove the quality and quantity of white oak in
3	tree nurseries.
4	(c) Administrative Support, Technical Serv-
5	ICES, AND STAFF SUPPORT.—The Secretary shall make
6	such personnel available to the White Oak Restoration Ini-
7	tiative Coalition for administrative support, technical serv-
8	ices, and development and dissemination of educational
9	materials as the Secretary determines necessary to carry
10	out this section.
11	(d) Nonapplicability of Federal Advisory
12	COMMITTEE ACT.—Chapter 10 of title 5, United States
13	Code, shall not apply to the White Oak Restoration Initia-
14	tive Coalition.
15	(e) PRIVATE FUNDING OF WIHTE OAK RESTORA-
16	TION PROJECTS.—The Secretary may make funds avail-
17	able to the White Oak Restoration Initiative Coalition to
18	carry out this section from the account established pursu-
19	ant to section 1241(f) of the Food Security Act of 1985
20	(16 U.S.C. 3841(f)).
21	SEC. 8803. FOREST SERVICE PILOT PROGRAM.
22	(a) IN GENERAL.—The Secretary, acting through the
23	Chief of the Forest Service, shall establish and carry our
24	5 pilot projects in national forests to restore white oal
25	in such forests through white oak restoration and natura

1	regeneration practices that are consistent with applicable
2	forest management plans.
3	(b) AUTHORITY TO ENTER INTO COOPERATIVE
4	AGREEMENTS.—The Secretary may enter into cooperative
5	agreements to carry out the pilot projects required under
6	subsection (a).
7	(c) SUNSET.—The authority under this section shall
8	terminate on the date that is 5 years after the date of
9	enactment of this Act.
10	SEC. 8804. WHITE OAK REGENERATION AND UPLAND OAK
11	HABITAT.
12	(a) Establishment.—Not later than 180 days after
13	the date of the enactment of this Act, the Secretary shall
14	establish a non-regulatory program to be known as the
15	"White Oak and Upland Oak Habitat Regeneration Pro-
15 16	"White Oak and Upland Oak Habitat Regeneration Program" (in this section referred to as the "Program").
16	gram" (in this section referred to as the "Program").
16 17	gram" (in this section referred to as the "Program"). (b) DUTIES.—In carrying out the Program, the Sec-
16 17 18	gram" (in this section referred to as the "Program"). (b) DUTIES.—In carrying out the Program, the Secretary shall— (1) draw upon the best available science and
16 17 18 19	gram" (in this section referred to as the "Program"). (b) DUTIES.—In carrying out the Program, the Sectetary shall— (1) draw upon the best available science and
16 17 18 19 20	gram" (in this section referred to as the "Program"). (b) DUTIES.—In carrying out the Program, the Secretary shall— (1) draw upon the best available science and management plans for species of white oak to identification.
16 17 18 19 20 21	gram" (in this section referred to as the "Program"). (b) DUTIES.—In carrying out the Program, the Sectetary shall— (1) draw upon the best available science and management plans for species of white oak to identify, prioritize, and implement restoration and con-

1	(2) collaborate and coordinate with the White
2	Oak Restoration Initiative Coalition to prioritize
3	white oak restoration initiatives;
4	(3) adopt a white oak restoration strategy
5	that—
6	(A) supports the implementation of a
7	shared set of science-based restoration and con-
8	servation activities developed in accordance with
9	paragraph (1);
10	(B) targets cost effective projects with
11	measurable results; and
12	(C) maximizes restoration outcomes with
13	no net gain of Federal full-time equivalent em-
14	ployees; and
15	(4) establish the voluntary grant and technical
16	assistance programs in accordance with subsection
17	(e).
18	(c) COORDINATION.—In establishing the Program,
19	the Secretary, acting through the Chief of the Forest Serv-
20	ice, shall consult with—
21	(1) the heads of Federal agencies, including—
22	(A) the Director of the United States Fish
23	and Wildlife Service; and
24	(B) the Chief of the Natural Resources
25	Conservation Service; and

1	(2) the Governor of each State in which res-
2	toration efforts will be carried out pursuant to the
3	Program.
4	(d) PURPOSES.—The purposes of the Program in-
5	clude—
6	(1) coordinating restoration and conservation
7	activities among Federal, State, Tribal, and local en-
8	tities and conservation partners to address white oak
9	restoration priorities;
10	(2) improving and regenerating white oak and
11	upland oak forests and the wildlife habitat such for-
12	ests provide;
13	(3) carrying out coordinated restoration and
14	conservation activities that lead to the increased
15	growth of species of white oak in native white oak
16	regions on Federal, State, Tribal, and private land;
17	(4) facilitating strategic planning to maximize
18	the resilience of white oak systems and habitats
19	under changing climate conditions;
20	(5) engaging the public through outreach, edu-
21	cation, and citizen involvement to increase capacity
22	and support for coordinated restoration and con-
23	servation activities for species of white oak; and
24	(6) increasing scientific capacity to support the
25	planning, monitoring, and research activities nec-

1	essary to carry out such coordinated restoration and
2	conservation activities.
3	(e) Grants and Assistance.—
4	(1) IN GENERAL.—To the extent that funds are
5	available to carry out this section, the Secretary
6	shall establish a voluntary grant and technical as-
7	sistance program (in this section referred to as the
8	"grant program") to achieve the purposes of the
9	Program, as described in subsection (d).
10	(2) Administration.—
11	(A) IN GENERAL.—The Secretary shall
12	enter into a cooperative agreement with the Na-
13	tional Fish and Wildlife Foundation (in this
14	subsection referred to as the "Foundation") to
15	manage and administer the grant program.
16	(B) Funding.—After the Secretary enters
17	into a cooperative agreement with the Founda-
18	tion under subparagraph (A), the Foundation
19	shall—
20	(i) for each fiscal year, receive
21	amounts to carry out this subsection in an
22	advance payment of the entire amount on
23	October 1, or as soon as practicable there-
24	after, of that fiscal year;

1	(ii) invest and reinvest such amounts
2	for the benefit of the grant program; and
3	(iii) otherwise administer the grant
4	program to support partnerships between
5	the public and private sectors in accord-
6	ance with this section.
7	(3) APPLICATION OF NATIONAL FISH AND
8	WILDLIFE FOUNDATION ACT.—Amounts received by
9	the Foundation to carry out the grant program shall
10	be subject to the National Fish and Wildlife Foun-
11	dation Establishment Act (16 U.S.C. 3701 et seq.),
12	excluding section 10(a) of that Act (16 U.S.C.
13	3709(a)).
14	(f) Sunset.—The authority under this section shall
15	terminate on the date that is 5 years after the date of
16	the enactment of this Act.
17	SEC. 8805. TREE NURSERY SHORTAGES.
18	(a) IN GENERAL.—Not later than 1 year after the
19	date of the enactment of this section, the Secretary, acting
20	through the Chief of the Forest Service, shall—
21	(1) develop and implement a national strategy
22	to increase the capacity of Federal, State, Tribal,
23	and private tree nurseries to address the nationwide
24	shortage of tree seedlings; and
25	(2) coordinate such strategy with—

1	(A) the national reforestation strategy of
2	the Forest Service; and
-3	(B) each regional implementation plan for
4	national forests.
5	(b) Elements.—The strategy required under sub-
6	section (a) shall—
7	(1) be based on the best available science and
8	data; and
9	(2) identify and address—
10	(A) regional seedling shortages of bareroot
11	and container tree seedlings;
12	(B) regional reforestation opportunities
13	and the seedling supply necessary to fulfill such
14	opportunities;
15	(C) opportunities to enhance seedling di-
16	versity and close gaps in seed inventories; and
17	(D) barriers to expanding, enhancing, or
18	creating new infrastructure to increase nursery
19	capacity.
20	SEC. 8806. USDA FORMAL INITIATIVE.
21	(a) IN GENERAL.—The Secretary, acting through the
22	Chief of the Natural Resources Conservation Service and
23	in coordination with the Chief of the Forest Service, shall
24	establish a formal initiative on white oak to—

1	(1) re-establish white oak forests where appro-
2	priate;
3	(2) improve management of existing white oak
4	forests to foster natural regeneration of white oak;
5	(3) provide technical assistance to private land-
6	owners to re-establish, improve management of, and
7	naturally regenerate white oak;
8	(4) improve and expand white oak nursery
9	stock; and
10	(5) adapt and improve white oak seedlings.
11	(b) SUNSET.—The authority under this section shall
12	terminate on the date that is 5 years after the date of
13	the enactment of this Act.
14	SEC. 8807. AUTHORITIES.
15	To the maximum extent practicable, the Secretary
16	shall use the authorities provided under this subtitle in
17	combination with other authorities to carry out projects,
18	including—
19	(1) good neighbor agreements entered into
20	under section 8206 of the Agricultural Act of 2014
21	(16 U.S.C. 2113a); and
22	(2) stewardship contracting projects entered
23	into under section 604 of the Healthy Forests Res-
24	toration Act of 2003 (16 U.S.C. 6591c).

AMENDMENT TO H.R. 8467 OFFERED BY MR. CRAWFORD OF ARKANSAS

Page 741, line 3, strike the close quotation marks and the following period.

Page 741, after line 3, insert the following:

1	"(e) Additional Limitations.—The Secretary may
2	not provide financial assistance for a project that procures
3	a solar energy component (as defined in section 13502 of
4	the Inflation Reduction Act of 2022 (26 U.S.C.
5	45x(c)(3))) produced, manufactured, or assembled—
6	"(1) in a foreign country of concern (as defined
7	in section 10638 of the Chips and Science Act of
8	2022 (42 U.S.C. 19237(2)); or
9	"(2) by—
10	"(A) an entity domiciled or controlled by a
11	foreign country of concern; or
12	"(B) a foreign entity of concern (as de-
13	fined in section 10638 of the Chips and Science
14	Act of 2022 (42 U.S.C. 19237(3)).".

AMENDMENT TO H.R. 8467 OFFERED BY MR. BOST OF ILLINOIS

Page 451, line 5, insert "the services provided by" before "eligible".

Page 451, line 15, strike "and".

Page 451, line 16, strike "identifying" and insert "improving".

Page 451, line 18, strike "ing—" and insert "ing changes to—".

Page 451, line 22, insert "and" after the semicolon.

Page 451, strike lines 23 through 25.

Page 452, line 1, strike "(ee)" and insert "(dd)".

Page 452, line 1, insert "and" after the semicolon.

Page 452, after line 1, insert the following:

- 1 "(IV) supporting a partnership,
- 2 regionalization, or consolidation of the
- 3 entity with another water system; and

Page 452, line 4, strike "sistance; and" and insert "sistance and prepare a long-term financial plan; or".

Page 452, strike lines 5 and 6 and insert the following:

1	"(II) partner, regionalize, or con-
2	solidate with another water system.

Page 452, line 22, strike the close quotation marks and the following period.

Page 452, after line 22, insert the following:

3	"(D) An entity eligible under paragraph
4	(1) or (2) of subsection (a) may designate a
5	water and wastewater utility provider to apply
6	for a loan under this paragraph and carry out
7	the loan application on behalf of the eligible en-
8	tity. The designated utility must be contiguous
9	to, or in the locality of, the service area of the
10	eligible association, and receiving or eligible for
11	assistance under a rural water or wastewater
12	program, as determined by the Secretary.
13	"(E)(i) The Secretary shall evaluate such a
14	loan application on the basis of the needs of the
15	eligible entity and the beneficiaries of the eligi-
16	ble entity rather than the needs of the applicant
17	water and wastewater utility provider.
18	"(ii) A water and wastewater utility pro-
19	vider to whom a loan is made under this para-

L	graph on the basis of an application submitted
2	on behalf of an eligible entity may use the loan
3	only for the benefit of the residents of the eligi-
1	ble area for which the loan is provided.".



AMENDMENT TO H.R. 8467 OFFERED BY MR. MILLER OF OHIO

Page 741, after line 3, insert the following:

1	SEC SUSTAINABLE AVIATION FUELS STRATEGY.
2	The Secretary shall establish a Department-wide
3	strategy to advance the production of sustainable aviation
4	fuels by—
5	(1) facilitating the collaboration between rel-
6	evant Department mission areas to encourage the
7	advancement of the sustainable aviation fuels supply
8	chain, including utilization of agricultural crops
9	grown for sustainable aviation fuel production;
10	(2) identifying opportunities to maximize sus-
11	tainable aviation fuels development, deployment, and
12	commercialization;
13	(3) leveraging the capabilities of America's
14	farmers, ranchers, foresters, and produuers to cap-
15	ture opportunities in the sustainable aviation fuels
16	market;
17	(4) supporting rural economic development
18	through sustainable aviation fuel production; and

1 (5) promoting public private partnerships for 2 the development, deployment, and commercialization 3 of sustainable aviation fuels.

X

AMENDMENT TO H.R. 8467 OFFERED BY MRS. MILLER OF ILLINOIS

Page 748, strike lines 19 through 22, and insert the following:

1	(1) by striking paragraph (1) and inserting the
2	following:
3	"(1) HEMP.—
4	"(A) IN GENERAL.—The term 'hemp'
5	means the plant Cannabis sativa L. and any
6	part of that plant, including the seeds thereof
7	and all derivatives, extracts, cannabinoids, iso-
8	mers, acids, salts, and salts of isomers, whether
9	growing or not, with a total
10	tetrahydrocannabinol concentration (including
11	tetrahydrocannabinolic acid) of not more than
12	0.3 percent in the plant on a dry weight basis.
13	"(B) Exclusions.—Such term does not
14	include—
15	"(i) any viable seeds from a Cannabis
16	sativa L. plant that exceeds a total
17	tetrahydrocannabinol concentration (in-
18	cluding tetrahydrocannabinolic acid) of 0.3

1	percent in the plant on a dry weight basis;
2	OI.
3	"(ii) any hemp-derived cannabinoid
4	products containing—
5	"(I) cannabinoids that are not
6	capable of being naturally produced
7	by a Cannabis sativa L. plant;
8	"(II) cannabinoids that—
9	"(aa) are capable of being
10	naturally produced by a Cannabis
11	sativa L. plant; and
12	"(bb) were synthesized or
13	manufactured outside the plant;
14	or
15	"(III) quantifiable amounts (as
16	determined by the Secretary) of—
17	"(aa) tetrahydrocannabinol
18	(including tetraliydrocannabinolic
19	acid); or
20	"(bb) any other
21	cannabinoids that have similar
22	effects (or are marketed to have
23	similar effects) on humans or
24	animals as tetrahydrocannabinol

1	(as determined by the Sec-			
2	retary).";			
3	(2) by redesignating paragraphs (2) through			
4	(6) as paragraphs (4) through (8), respectively;			
5	(3) by inserting after paragraph (1) (as so			
6	amended), the following:			
7	"(2) Hemp-derived cannabinoid prod-			
8	UCT.—The term 'hemp-derived cannabinoid product'			
9	means any intermediate or final product derived			
10	from hemp, excluding industrial hemp, that-			
11	" (Λ) contains cannabinoids in any form;			
12	and			
13	"(B) is intended for human or animal use			
14	through any means of application or adminis-			
15	tration, such as inhalation, ingestion, or topical			
16	application.".			
	Page 748, line 23, strike "(2)" and insert "(3)".			
	Page 750, strike lines 16 through 20, and insert the			
fol	lowing:			
17	(III) in clause (iii), as redesig-			
18	nated by clause (i) of this subpara-			
19	graph—			
20	(aa) by inserting "except as			
21	provided in subparagraph			

	4		
1	(B)(i)", before "a procedure";		
2	and		
3	(bb) by striking "delta-9		
4	tetrahydrocannabinol concentra-		
5	tion" and inserting "total		
6	tetrahydrocannabinol concentra-		
7	tion (including		
8	tetrahydrocannabinolic acid)";		
9	and		
	Page 752, line 10, strike "and" at the end.		
	Page 752, after line 10, insert the following:		
10	(2) in subsection (e)(2)(A)(iii), by striking		
11	"delta-9" and all that follows through "percent" and		
12	inserting the following: "total tetrahydrocannabinol		
13	concentration (including tetrahydrocannabinolic		
14	acid) of not more than 0.3 percent in the plant";		
15	and		
Page 756, strike lines 1 through 4, and insert the			
fol	lowing:		
16	(v) in clause (iii) (as redesignated by		
17	clause (iii) of this subparagraph)—		
18	(I) by inserting "except as pro-		
19	vided in subparagraph (B)(i)," before		
20	"a procedure"; and		

1	(II)	by	striking	; "delta-9
2	tetrahydro(annabir	nol co	ncentration'
3	and	inser	ting	"total
4	tetrahydro	cannabir	nol (concentration
5	(including	tet	rahydro	ocannabinolic
6	acid)";			
	\boxtimes			

AMENDMENT TO H.R. 8467 OFFERED BY MR. LANGWORTHY OF NEW YORK

Page 845, line 23, insert "table grapes, wine grapes, juice grapes," before "tomatoes".



AMENDMENT TO H.R. 8467 OFFERED BY MR. MANN OF KANSAS

Page 817, after line 2 insert the following:

1	(c) Enterprise Units.—Section 508(e)(5) of the
2	Federal Crop Insurance Act is amended by adding at the
3	end the following:
4	"(F) FALLOW CROPPING SYSTEMS.—Be-
5	ginning with the 2026 crop year, the Corpora-
6	tion may make available separate enterprise
7	units for fallow and continuous acreage of crops
8	in counties.".

AMENDMENT TO H.R. 8467

OFFERED BY MR. JACKSON OF TEXAS

[Page and line numbers refer to draft of the Farm, Food, and National Security Act of 2024 posted to Committee Repository website with a timestamp of May 21, 2024 (9:38 a.m.).]

Page 872, line 11, insert "biosecurity assistance," after "payments,".

Page 872, line 17, insert "having to implement additional biosecurity measures," after "animals,".



3

AMENDMENT TO H.R. 8467

OFFERED BY MR. NUNN OF IOWA

[Page and line numbers refer to draft of the Farm, Food, and National Security Act of 2024 posted to Committee Repository website with a timestamp of May 21, 2024 (9:38 a.m.).]

Page 944, strike lines 8 through 10 and insert the following:

- "(1) provide for the notification of law enforce-1
- ment officials of appropriate jurisdiction (including 2 local law enforcement) or the State animal health of-
- ficial (or designee of such official); or". 4



AMENDMENT TO H.R. 8467 OFFERED BY MR. MOLINARO OF NEW YORK

Page 954, after line 12, insert the following:

1	SEC INFORMATION ON ENERGY-EFFICIENT PUMP-
2	ING SYSTEMS.
3	(a) In General.—Not later than 180 days after the
4	date of the enactment of this Act, the Secretary, in con-
5	sultation with pumping system experts, in order to educate
6	farmers on the benefits of energy-efficient pumping sys-
7	tems, shall make available on an existing website of the
8	Department easily accessible information on cost savings,
9	energy savings, water conservation, and carbon emissions
10	reductions realized through the use of energy-efficient
11	pumping systems, an energy efficiency assessment tool for
12	pumping systems, and information for energy auditors on
13	the energy use and energy savings that can be realized
14	through energy efficient pumping systems.
15	(b) Contents.—In carrying out subsection (a), the
16	Secretary shall include information on—
17	(1) pumps, pipes, motors, drives, and controls
18	that can provide energy savings and cost savings,
19	conserve water, and reduce carbon emissions;

1	(2) Department programs that provide farmers
2	resources for acquiring energy-efficient pumping sys-
3	tems and drought management infrastructure, in-
4	cluding the environmental quality incentives pro-
5	gram, the Rural Energy for America Program, and
6	the conservation stewardship program;
7	(3) existing, and if necessary, modified Depart-
8	ment energy efficiency assessment tools for pumping
9	systems to assist farmers in making preliminary as-
10	sessments of the energy efficiency of existing pump-
11	ing systems and provide an estimate of potential en-
12	ergy savings, cost savings, and carbon emissions re-
13	ductions realized through pumping system improve-
14	ments; and
15	(4) energy use and energy savings that can be
16	realized through energy efficient pumping systems
17	for energy auditors.

