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118TH CONGRESS  
2D SESSION

H. R. _____

[Report No. 118–____]

Making appropriations for Agriculture, Rural Development, Food and Drug Administration, and Related Agencies programs for the fiscal year ending September 30, 2025, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

____ --, 2024

Mr. HARRIS, from the Committee on Appropriations, reported the following bill; which was committed to the Committee of the Whole House on the State of the Union and ordered to be printed

A BILL

Making appropriations for Agriculture, Rural Development, Food and Drug Administration, and Related Agencies programs for the fiscal year ending September 30, 2025, and for other purposes.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for Agriculture, Rural Development, Food and Drug Administration, and Related Agencies programs for fiscal year ending September 30, 2025, and for other purposes, namely:

TITLE I

AGRICULTURAL PROGRAMS

PROCESSING, RESEARCH, AND MARKETING

Office of the Secretary

(INCLUDING TRANSFERS OF FUNDS)

For necessary expenses of the Office of the Secretary, $40,457,000 of which not to exceed $5,051,000 shall be available for the immediate Office of the Secretary; not to exceed $2,146,000 shall be available for the Office of Homeland Security; not to exceed $5,190,000 shall be available for the Office of Tribal Relations; not to exceed $4,711,000 shall be available for the Office of Partnerships and Public Engagement, of which $1,500,000 shall be for 7 U.S.C. 2279(c)(5); not to exceed $16,859,000 shall be available for the Office of the Assistant Secretary for Administration, of which $15,984,000 shall be available for Departmental Administration to provide for necessary expenses for management support services to of-
ices of the Department and for general administration, security, repairs and alterations, and other miscellaneous supplies and expenses not otherwise provided for and necessary for the practical and efficient work of the Department: Provided, That funds made available by this Act to an agency in the Administration mission area for salaries and expenses are available to fund up to one administrative support staff for the Office; not to exceed $3,000,000 shall be available for the Office of Assistant Secretary for Congressional Relations and Intergovernmental Affairs to carry out the programs funded by this Act, including programs involving intergovernmental affairs and liaison within the executive branch; and not to exceed $3,500,000 shall be available for the Office of Communications: Provided further, That the Secretary of Agriculture is authorized to transfer funds appropriated for any office of the Office of the Secretary to any other office of the Office of the Secretary: Provided further, That no appropriation for any office shall be increased or decreased by more than 5 percent: Provided further, That not to exceed $22,000 of the amount made available under this paragraph for the immediate Office of the Secretary shall be available for official reception and representation expenses, not otherwise provided for, as determined by the Secretary: Provided further, That the amount made available under this
heading for Departmental Administration shall be reim-
bursed from applicable appropriations in this Act for trav-
el expenses incident to the holding of hearings as required
by 5 U.S.C. 551–558: Provided further, That funds made
available under this heading for the Office of the Assistant
Secretary for Congressional Relations and Intergovern-
mental Affairs shall be transferred to agencies of the De-
partment of Agriculture funded by this Act to maintain
personnel at the agency level: Provided further, That no
funds made available under this heading for the Office of
Assistant Secretary for Congressional Relations may be
obligated after 30 days from the date of enactment of this
Act, unless the Secretary has notified the Committees on
Appropriations of both Houses of Congress on the alloca-
tion of these funds by USDA agency: Provided further,
That during any 30 day notification period referenced in
section 716 of this Act, the Secretary of Agriculture shall
take no action to begin implementation of the action that
is subject to section 716 of this Act or make any public
announcement of such action in any form.

EXECUTIVE OPERATIONS

OFFICE OF THE CHIEF ECONOMIST

For necessary expenses of the Office of the Chief
Economist, $31,025,000, of which $10,225,000 shall be
for grants or cooperative agreements for policy research

**OFFICE OF HEARINGS AND APPEALS**

For necessary expenses of the Office of Hearings and Appeals, $12,222,000.

**OFFICE OF BUDGET AND PROGRAM ANALYSIS**

For necessary expenses of the Office of Budget and Program Analysis, $11,337,000.

**OFFICE OF THE CHIEF INFORMATION OFFICER**

For necessary expenses of the Office of the Chief Information Officer, $66,814,000, of which not less than $56,858,000 is for cybersecurity requirements of the department.

**OFFICE OF THE CHIEF FINANCIAL OFFICER**

For necessary expenses of the Office of the Chief Financial Officer, $6,028,000.

**OFFICE OF THE ASSISTANT SECRETARY FOR CIVIL RIGHTS**

For necessary expenses of the Office of the Assistant Secretary for Civil Rights, $901,000: *Provided,* That funds made available by this Act to an agency in the Civil
Rights mission area for salaries and expenses are available to fund up to one administrative support staff for the Office.

**Office of Civil Rights**

For necessary expenses of the Office of Civil Rights, $22,789,000.

**Hazardous Materials Management**

(Including Transfers of Funds)

For necessary expenses of the Department of Agriculture, to comply with the Comprehensive Environmental Response, Compensation, and Liability Act (42 U.S.C. 9601 et seq.) and the Solid Waste Disposal Act (42 U.S.C. 6901 et seq.), $2,000,000, to remain available until expended: Provided, That appropriations and funds available herein to the Department for Hazardous Materials Management may be transferred to any agency of the Department for its use in meeting all requirements pursuant to the above Acts on Federal and non-Federal lands.

**Office of Safety, Security, and Protection**

For necessary expenses of the Office of Safety, Security, and Protection, $5,000,000.

**Office of Inspector General**

For necessary expenses of the Office of Inspector General, including employment pursuant to the Inspector General Act of 1978 (Public Law 95–452; 5 U.S.C. App.),
$106,561,000, including such sums as may be necessary for contracting and other arrangements with public agencies and private persons pursuant to section 6(a)(9) of the Inspector General Act of 1978 (Public Law 95–452; 5 U.S.C. App.), and including not to exceed $125,000 for certain confidential operational expenses, including the payment of informants, to be expended under the direction of the Inspector General pursuant to the Inspector General Act of 1978 (Public Law 95–452; 5 U.S.C. App.) and section 1337 of the Agriculture and Food Act of 1981 (Public Law 97–98).

OFFICE OF THE GENERAL COUNSEL

For necessary expenses of the Office of the General Counsel, $45,146,000.

OFFICE OF ETHICS

For necessary expenses of the Office of Ethics, $4,136,000.

OFFICE OF THE UNDER SECRETARY FOR RESEARCH, EDUCATION, AND ECONOMICS

For necessary expenses of the Office of the Under Secretary for Research, Education, and Economics, $1,800,000: Provided, That funds made available by this Act to an agency in the Research, Education, and Economics mission area for salaries and expenses are available to fund up to one administrative support staff for
the Office: *Provided further,* That of the amounts made available under this heading, $1,000,000 shall be made available for the Office of the Chief Scientist.

**ECONOMIC RESEARCH SERVICE**

For necessary expenses of the Economic Research Service, $85,612,000.

**NATIONAL AGRICULTURAL STATISTICS SERVICE**

For necessary expenses of the National Agricultural Statistics Service, $187,513,000, of which up to $46,850,000 shall be available until expended for the Census of Agriculture: *Provided,* That amounts made available for the Census of Agriculture may be used to conduct Current Industrial Report surveys subject to 7 U.S.C. 2204g(d) and (f): *Provided further,* That of the amounts made available no more than $1,000,000 may be used by the National Agricultural Statistics Service to enter into research and development contracts: *Provided further,* That the Secretary shall notify the Committees on Appropriations of the House and Senate in writing 30 days prior to discontinuing data collection programs and reports.

**AGRICULTURAL RESEARCH SERVICE**

**SALARIES AND EXPENSES**

For necessary expenses of the Agricultural Research Service and for acquisition of lands by donation, exchange, or purchase at a nominal cost not to exceed $100,000 and
with prior notification and approval of the Committees on Appropriations of both Houses of Congress, and for land exchanges where the lands exchanged shall be of equal value or shall be equalized by a payment of money to the grantor which shall not exceed 25 percent of the total value of the land or interests transferred out of Federal ownership, $1,793,829,000: Provided, That appropriations hereunder shall be available for the operation and maintenance of aircraft and the purchase of not to exceed one for replacement only: Provided further, That appropriations hereunder shall be available pursuant to 7 U.S.C. 2250 for the construction, alteration, and repair of buildings and improvements, but unless otherwise provided, the cost of constructing any one building shall not exceed $500,000, except for headhouses or greenhouses which shall each be limited to $1,800,000, except for 10 buildings to be constructed or improved at a cost not to exceed $1,100,000 each, and except for four buildings to be constructed at a cost not to exceed $5,000,000 each, and the cost of altering any one building during the fiscal year shall not exceed 10 percent of the current replacement value of the building or $500,000, whichever is greater: Provided further, That appropriations hereunder shall be available for entering into lease agreements at any Agricultural Research Service location for the construction of
a research facility by a non-Federal entity for use by the Agricultural Research Service and a condition of the lease shall be that any facility shall be owned, operated, and maintained by the non-Federal entity and shall be removed upon the expiration or termination of the lease agreement: Provided further, That the limitations on alterations contained in this Act shall not apply to modernization or replacement of existing facilities at Beltsville, Maryland: Provided further, That appropriations hereunder shall be available for granting easements at the Beltsville Agricultural Research Center: Provided further, That the foregoing limitations shall not apply to replacement of buildings needed to carry out the Act of April 24, 1948 (21 U.S.C. 113a): Provided further, That appropriations hereunder shall be available for granting easements at any Agricultural Research Service location for the construction of a research facility by a non-Federal entity for use by, and acceptable to, the Agricultural Research Service and a condition of the easements shall be that upon completion the facility shall be accepted by the Secretary, subject to the availability of funds herein, if the Secretary finds that acceptance of the facility is in the interest of the United States: Provided further, That funds may be received from any State, other political subdivision, organization, or individual for the purpose of estab-
lishing or operating any research facility or research project of the Agricultural Research Service, as authorized by law.

BUILDINGS AND FACILITIES

For the acquisition of land, construction, repair, improvement, extension, alteration, and purchase of fixed equipment or facilities as necessary to carry out the agricultural research programs of the Department of Agriculture, where not otherwise provided, $26,900,000, to remain available until expended, for the purposes, and in the amounts, specified for this account in the table titled “Community Project Funding” in the report accompanying this Act.

NATIONAL INSTITUTE OF FOOD AND AGRICULTURE

RESEARCH AND EDUCATION ACTIVITIES

For payments to agricultural experiment stations, for cooperative forestry and other research, for facilities, and for other expenses, $1,071,900,000, which shall be for the purposes, and in the amounts, specified in the table titled “National Institute of Food and Agriculture, Research and Education Activities” in the report accompanying this Act: Provided, That funds for research grants for 1994 institutions, education grants for 1890 institutions, Hispanic serving institutions education grants, capacity building for non-land-grant colleges of agriculture, the agric-
culture and food research initiative, veterinary medicine
loan repayment, multicultural scholars, graduate fellowship and institution challenge grants, grants management
systems, tribal colleges education equity grants, and scholarships at 1890 institutions shall remain available until expended: Provided further, That each institution eligible to receive funds under the Evans-Allen program receives no less than $1,000,000: Provided further, That funds for education grants for Alaska Native and Native Hawaiian-serving institutions be made available to individual eligible institutions or consortia of eligible institutions with funds awarded equally to each of the States of Alaska and Hawaii: Provided further, That funds for providing grants for food and agricultural sciences for Alaska Native and Native Hawaiian-Serving institutions and for Insular Areas shall remain available until September 30, 2026: Provided further, That funds for education grants for 1890 institutions shall be made available to institutions eligible to receive funds under 7 U.S.C. 3221 and 3222: Provided further, That not more than 5 percent of the amounts made available by this or any other Act to carry out the Agriculture and Food Research Initiative under 7 U.S.C. 3157 may be retained by the Secretary of Agriculture to pay administrative costs incurred by the Secretary in carrying out that authority.
For the Native American Institutions Endowment Fund authorized by Public Law 103–382 (7 U.S.C. 301 note), $11,880,000, to remain available until expended.

EXTENSION ACTIVITIES

For payments to States, the District of Columbia, Puerto Rico, Guam, the Virgin Islands, Micronesia, the Northern Marianas, and American Samoa, $561,164,000 which shall be for the purposes, and in the amounts, specified in the table titled “National Institute of Food and Agriculture, Extension Activities” in the report accompanying this Act: Provided, That funds for extension services at 1994 institutions and for facility improvements at 1890 institutions shall remain available until expended: Provided further, That institutions eligible to receive funds under 7 U.S.C. 3221 for cooperative extension receive no less than $1,000,000: Provided further, That funds for cooperative extension under sections 3(b) and (c) of the Smith-Lever Act (7 U.S.C. 343(b) and (c)) and section 208(c) of Public Law 93–471 shall be available for retirement and employees’ compensation costs for extension agents.

INTEGRATED ACTIVITIES

For the integrated research, education, and extension grants programs, including necessary administrative ex-
penses, $41,100,000, which shall be for the purposes, and
in the amounts, specified in the table titled “National In-
stitute of Food and Agriculture, Integrated Activities” in
the report accompanying this Act: Provided, That funds
for the Food and Agriculture Defense Initiative shall re-
main available until September 30, 2025: Provided further,
That notwithstanding any other provision of law, indirect
costs shall not be charged against any Extension Imple-
mentation Program Area grant awarded under the Crop
Protection/Pest Management Program (7 U.S.C. 7626).

Office of the Under Secretary for Marketing
and Regulatory Programs

For necessary expenses of the Office of the Under
Secretary for Marketing and Regulatory Programs,
$800,000: Provided, That funds made available by this
Act to an agency in the Marketing and Regulatory Pro-
grams mission area for salaries and expenses are available
to fund up to one administrative support staff for the Of-

Animal and Plant Health Inspection Service
Salaries and Expenses
(including transfers of funds)

For necessary expenses of the Animal and Plant
Health Inspection Service, including up to $30,000 for
representation allowances and for expenses pursuant to
the Foreign Service Act of 1980 (22 U.S.C. 4085), $1,147,250,000; of which $250,000, to remain available until expended, shall be available for the control of outbreaks of insects, plant diseases, animal diseases and for control of pest animals and birds (“contingency fund”) to the extent necessary to meet emergency conditions; of which $15,500,000, to remain available until expended, shall be used for the cotton pests program, including for cost share purposes or for debt retirement for active eradication zones; of which $42,000,000, to remain available until expended, shall be for Animal Health Technical Services; of which $36,500,000, to remain available until expended, shall be for agricultural quarantine and inspection services; of which $2,500,000 shall be for activities under the authority of the Horse Protection Act of 1970, as amended (15 U.S.C. 1831); of which $65,000,000, to remain available until expended, shall be used to support avian health; of which $3,000,000, to remain available until expended, shall be for information technology infrastructure; of which $216,500,000, to remain available until expended, shall be for specialty crop pests, of which $8,500,000, to remain available until September 30, 2026, shall be for one-time control and management and associated activities directly related to the multiple-agency response to citrus greening; of which, $10,500,000, to re-
main available until expended, shall be for field crop and
rangeland ecosystem pests; of which $21,000,000, to re-
main available until expended, shall be for zoonotic disease
management; of which $44,500,000, to remain available
until expended, shall be for emergency preparedness and
response; of which $58,000,000, to remain available until
expended, shall be for tree and wood pests; of which
$6,500,000, to remain available until expended, shall be
for the National Veterinary Stockpile; of which up to
$1,500,000, to remain available until expended, shall be
for the scrapie program for indemnities; of which
$2,500,000, to remain available until expended, shall be
for the wildlife damage management program for aviation
safety: Provided, That of amounts available under this
heading for wildlife services methods development,
$1,000,000 shall remain available until expended: Pro-
vided further, That of amounts available under this head-
ing for the screwworm program, $4,990,000 shall remain
available until expended; of which $24,527,000, to remain
available until expended, shall be used to carry out the
science program and transition activities for the National
Bio and Agro-defense Facility located in Manhattan, Kan-
sas: Provided further, That no funds shall be used to for-
mulate or administer a brucellosis eradication program for
the current fiscal year that does not require minimum
matching by the States of at least 40 percent: Provided further, That this appropriation shall be available for the purchase, replacement, operation, and maintenance of aircraft: Provided further, That in addition, in emergencies which threaten any segment of the agricultural production industry of the United States, the Secretary may transfer from other appropriations or funds available to the agencies or corporations of the Department such sums as may be deemed necessary, to be available only in such emergencies for the arrest and eradication of contagious or infectious disease or pests of animals, poultry, or plants, and for expenses in accordance with sections 10411 and 10417 of the Animal Health Protection Act (7 U.S.C. 8310 and 8316) and sections 431 and 442 of the Plant Protection Act (7 U.S.C. 7751 and 7772), and any unexpended balances of funds transferred for such emergency purposes in the preceding fiscal year shall be merged with such transferred amounts: Provided further, That appropriations hereunder shall be available pursuant to law (7 U.S.C. 2250) for the repair and alteration of leased buildings and improvements, but unless otherwise provided the cost of altering any one building during the fiscal year shall not exceed 10 percent of the current replacement value of the building.
In fiscal year 2025, the agency is authorized to collect fees to cover the total costs of providing technical assistance, goods, or services requested by States, other political subdivisions, domestic and international organizations, foreign governments, or individuals, provided that such fees are structured such that any entity’s liability for such fees is reasonably based on the technical assistance, goods, or services provided to the entity by the agency, and such fees shall be reimbursed to this account, to remain available until expended, without further appropriation, for providing such assistance, goods, or services.

**Agricultural Marketing Service**

For necessary expenses of the Agricultural Marketing Service, $192,200,000, of which $5,000,000 shall be available for the purposes of section 12306 of Public Law 113–79, and of which $1,000,000 shall be available for the purposes of section 779 of division A of Public Law 117–103: Provided, That of the amounts made available under this heading, $8,000,000, to remain available until expended, shall be to carry out section 12513 of Public Law 115–334, of which $7,000,000 shall be for dairy business innovation initiatives established in Public Law 116–6 and the Secretary shall take measures to ensure an equal distribution of funds between these three regional innovation
initiatives: *Provided further,* That this appropriation shall be available pursuant to law (7 U.S.C. 2250) for the alteration and repair of buildings and improvements, but the cost of altering any one building during the fiscal year shall not exceed 10 percent of the current replacement value of the building.

Fees may be collected for the cost of standardization activities, as established by regulation pursuant to law (31 U.S.C. 9701), except for the cost of activities relating to the development or maintenance of grain standards under the United States Grain Standards Act, 7 U.S.C. 71 et seq.

**LIMITATION ON ADMINISTRATIVE EXPENSES**

Not to exceed $62,596,000 (from fees collected) shall be obligated during the current fiscal year for administrative expenses: *Provided,* That if crop size is understated and/or other uncontrollable events occur, the agency may exceed this limitation by up to 10 percent with notification to the Committees on Appropriations of both Houses of Congress.

**FUNDS FOR STRENGTHENING MARKETS, INCOME, AND SUPPLY (SECTION 32)**

*(INCLUDING TRANSFERS OF FUNDS)*

Funds available under section 32 of the Act of August 24, 1935 (7 U.S.C. 612c), shall be used only for com-
modity program expenses as authorized therein, and other
related operating expenses, except for: (1) transfers to the
Department of Commerce as authorized by the Fish and
Wildlife Act of 1956 (16 U.S.C. 742a et seq.); (2) trans-
fers otherwise provided in this Act; and (3) not more than
$22,701,000 for formulation and administration of mar-
keting agreements and orders pursuant to the Agricultural
Marketing Agreement Act of 1937 and the Agricultural

PAYMENTS TO STATES AND POSSESSIONS

For payments to departments of agriculture, bureaus
and departments of markets, and similar agencies for
marketing activities under section 204(b) of the Agricul-
tural Marketing Act of 1946 (7 U.S.C. 1623(b)),
$1,000,000.

LIMITATION ON INSPECTION AND WEIGHING SERVICES

Not to exceed $55,000,000 (from fees collected) shall
be obligated during the current fiscal year for inspection
and weighing services: Provided, That if grain export ac-
tivities require additional supervision and oversight, or
other uncontrollable factors occur, this limitation may be
exceeded by up to 10 percent with notification to the Com-
mittees on Appropriations of both Houses of Congress.
OFFICE OF THE UNDER SECRETARY FOR FOOD SAFETY

For necessary expenses of the Office of the Under Secretary for Food Safety, $800,000: Provided, That funds made available by this Act to an agency in the Food Safety mission area for salaries and expenses are available to fund up to one administrative support staff for the Office.

FOOD SAFETY AND INSPECTION SERVICE

For necessary expenses to carry out services authorized by the Federal Meat Inspection Act, the Poultry Products Inspection Act, and the Egg Products Inspection Act, including not to exceed $10,000 for representation allowances and for expenses pursuant to section 8 of the Act approved August 3, 1956 (7 U.S.C. 1766), $1,223,841,000; and in addition, $1,000,000 may be credited to this account from fees collected for the cost of laboratory accreditation as authorized by section 1327 of the Food, Agriculture, Conservation and Trade Act of 1990 (7 U.S.C. 138f): Provided, That funds provided for the Public Health Data Communication Infrastructure system shall remain available until expended: Provided further, That no fewer than 148 full-time equivalent positions shall be employed during fiscal year 2025 for purposes dedicated solely to inspections and enforcement related to the Humane Methods of Slaughter Act (7 U.S.C. 1901 et
seq.): Provided further, That this appropriation shall be
available pursuant to law (7 U.S.C. 2250) for the alter-
ation and repair of buildings and improvements, but the
cost of altering any one building during the fiscal year
shall not exceed 10 percent of the current replacement
value of the building.
TITLE II

FARM PRODUCTION AND CONSERVATION

PROGRAMS

Office of the Under Secretary for Farm
Production and Conservation

For necessary expenses of the Office of the Under Secretary for Farm Production and Conservation, $901,000: Provided, That funds made available by this Act to an agency in the Farm Production and Conservation mission area for salaries and expenses are available to fund up to one administrative support staff for the Office.

FARM PRODUCTION AND CONSERVATION BUSINESS

CENTER

SALARIES AND EXPENSES

(INCLUDING TRANSFERS OF FUNDS)

For necessary expenses of the Farm Production and Conservation Business Center, $213,671,000, of which $1,000,000 shall be for the implementation of section 773 of Public Law 117–328: Provided, That $70,740,000 of amounts appropriated for the current fiscal year pursuant to section 1241(a) of the Farm Security and Rural Investment Act of 1985 (16 U.S.C. 3841(a)) shall be transferred to and merged with this account.
FARM SERVICE AGENCY

SALARIES AND EXPENSES

(INCLUDING TRANSFERS OF FUNDS)

For necessary expenses of the Farm Service Agency,
$1,204,307,000, of which not less than $15,000,000 shall
be for the hiring of new employees to fill vacancies and
anticipated vacancies at Farm Service Agency county of-

ces and farm loan officers and shall be available until
September 30, 2026: Provided, That the agency shall sub-
mit a report by the end of the fourth quarter of fiscal
year 2025 to the Committees on Appropriations of both
Houses of Congress that identifies for each project/invest-
ment that is operational (a) current performance against
key indicators of customer satisfaction, (b) current per-
formance of service level agreements or other technical
metrics, (c) current performance against a pre-established
cost baseline, (d) a detailed breakdown of current and
planned spending on operational enhancements or up-
grades, and (e) an assessment of whether the investment
continues to meet business needs as intended as well as
alternatives to the investment: Provided further, That the
Secretary is authorized to use the services, facilities, and
authorities (but not the funds) of the Commodity Credit
Corporation to make program payments for all programs
administered by the Agency: Provided further, That other
funds made available to the Agency for authorized activities may be advanced to and merged with this account: 

Provided further, That of the amount appropriated under this heading, $696,594,000 shall be made available to county offices, to remain available until expended: Provided further, That, notwithstanding the preceding proviso, any funds made available to county offices in the current fiscal year that the Administrator of the Farm Service Agency deems to exceed or not meet the amount needed for the county offices may be transferred to or from the Farm Service Agency for necessary expenses: Provided further, That none of the funds available to the Farm Service Agency shall be used to close Farm Service Agency county offices: Provided further, That none of the funds available to the Farm Service Agency shall be used to permanently relocate county based employees that would result in an office with two or fewer employees without prior notification and approval of the Committees on Appropriations of both Houses of Congress.

STATE MEDIATION GRANTS

For grants pursuant to section 502(b) of the Agricultural Credit Act of 1987, as amended (7 U.S.C. 5101–5106), $6,000,000: Provided, That the Secretary of Agriculture may determine that United States territories and
Federally recognized Indian tribes are “States” for the purposes of Subtitle A of such Act.

GRASSROOTS SOURCE WATER PROTECTION PROGRAM

For necessary expenses to carry out wellhead or groundwater protection activities under section 12400 of the Food Security Act of 1985 (16 U.S.C. 3839bb–2), $7,000,000, to remain available until expended.

DAIRY INDEMNITY PROGRAM

(INCLUDING TRANSFER OF FUNDS)

For necessary expenses involved in making indemnity payments to dairy farmers and manufacturers of dairy products under a dairy indemnity program, such sums as may be necessary, to remain available until expended: Provided, That such program is carried out by the Secretary in the same manner as the dairy indemnity program described in the Agriculture, Rural Development, Food and Drug Administration, and Related Agencies Appropriations Act, 2001 (Public Law 106–387, 114 Stat. 1549A–12).

AGRICULTURAL CREDIT INSURANCE FUND PROGRAM

ACCOUNT

(INCLUDING TRANSFERS OF FUNDS)

For gross obligations for the principal amount of direct and guaranteed farm ownership (7 U.S.C. 1922 et seq.) and operating (7 U.S.C. 1941 et seq.) loans, emer-
gency loans (7 U.S.C. 1961 et seq.), Indian tribe land acquisition loans (25 U.S.C. 5136), boll weevil loans (7 U.S.C. 1989), direct conservation loans (7 U.S.C. 1924 et seq.), relending program (7 U.S.C. 1936c), and Indian highly fractionated land loans (25 U.S.C. 5136) to be available from funds in the Agricultural Credit Insurance Fund, as follows: $3,500,000,000 for guaranteed farm ownership loans and $1,966,970,000 for farm ownership direct loans; $2,118,491,000 for unsubsidized guaranteed operating loans and $1,100,000,000 for direct operating loans; emergency loans, $37,000,000; Indian tribe land acquisition loans, $20,000,000; direct conservation loans, $300,000,000; relending program, $7,705,000; and for boll weevil eradication program loans, $5,000,000: Provided, That the Secretary shall deem the pink bollworm to be a boll weevil for the purpose of boll weevil eradication program loans.

For the cost of direct and guaranteed loans and grants, including the cost of modifying loans as defined in section 502 of the Congressional Budget Act of 1974, as follows: $4,488,000 for emergency loans, to remain available until expended; and $35,602,000 for direct farm ownership loans, $2,860,000 for direct farm operating loans, $2,661,000 for the relending program, and $18,000 for boll weevil eradication program loans.
In addition, for administrative expenses necessary to carry out the direct and guaranteed loan programs, $326,053,000: Provided, That of this amount, $305,803,000 shall be transferred to and merged with the appropriation for “Farm Service Agency, Salaries and Expenses”.

Funds appropriated by this Act to the Agricultural Credit Insurance Program Account for farm ownership, operating, conservation, and emergency direct loans and loan guarantees may be transferred among these programs: Provided, That the Committees on Appropriations of both Houses of Congress are notified at least 15 days in advance of any transfer.

RISK MANAGEMENT AGENCY

SALARIES AND EXPENSES

For necessary expenses of the Risk Management Agency, $61,855,000: Provided, That $1,000,000 of the amount appropriated under this heading in this Act shall be available for compliance and integrity activities required under section 516(b)(2)(C) of the Federal Crop Insurance Act of 1938 (7 U.S.C. 1516(b)(2)(C)), and shall be in addition to amounts otherwise provided for such purpose: Provided further, That not to exceed $1,000 shall be available for official reception and representation expenses, as authorized by 7 U.S.C. 1506(i).
For necessary expenses for carrying out the provisions of the Act of April 27, 1935 (16 U.S.C. 590a–f), including preparation of conservation plans and establishment of measures to conserve soil and water (including farm irrigation and land drainage and such special measures for soil and water management as may be necessary to prevent floods and the siltation of reservoirs and to control agricultural related pollutants); operation of conservation plant materials centers; classification and mapping of soil; dissemination of information; acquisition of lands, water, and interests therein for use in the plant materials program by donation, exchange, or purchase at a nominal cost not to exceed $100 pursuant to the Act of August 3, 1956 (7 U.S.C. 2268a); purchase and erection or alteration or improvement of permanent and temporary buildings; and operation and maintenance of aircraft, $902,994,000, to remain available until September 30, 2026, of which $24,240,000 shall be for the purposes, and in the amounts, specified for this account in the table titled “Community Project Funding” in the report accompanying this Act: Provided, That appropriations hereunder shall be available pursuant to 7 U.S.C. 2250 for construction and improvement of buildings and public improve-
ments at plant materials centers, except that the cost of
alterations and improvements to other buildings and other
public improvements shall not exceed $250,000: Provided
further, That when buildings or other structures are erect-
ed on non-Federal land, that the right to use such land
is obtained as provided in 7 U.S.C. 2250a.

WATERSHED AND FLOOD PREVENTION OPERATIONS

For necessary expenses to carry out preventive meas-
ures, including but not limited to surveys and investiga-
tions, engineering operations, works of improvement, and
changes in use of land, in accordance with the Watershed
Protection and Flood Prevention Act (16 U.S.C. 1001–
1005 and 1007–1009) and in accordance with the provi-
sions of laws relating to the activities of the Department,
$20,000,000, to remain available until expended: Pro-
vided, That for funds provided by this Act or any other
prior Act, the limitation regarding the size of the water-
shed or subwatershed exceeding two hundred and fifty
thousand acres in which such activities can be undertaken
shall only apply for activities undertaken for the primary
purpose of flood prevention (including structural and land
treatment measures): Provided further, That of the
amounts made available under this heading, $14,650,000
shall be allocated to multi-benefit irrigation modernization
projects and activities that increase fish or wildlife habitat,
reduce drought impact, improve water quality or instream
flow, or provide off-channel renewable energy production.

WATERSHED REHABILITATION PROGRAM

Under the authorities of section 14 of the Watershed
Protection and Flood Prevention Act, $10,000,000 is pro-
vided.

CORPORATIONS

The following corporations and agencies are hereby
authorized to make expenditures, within the limits of
funds and borrowing authority available to each such cor-
poration or agency and in accord with law, and to make
contracts and commitments without regard to fiscal year
limitations as provided by section 104 of the Government
Corporation Control Act as may be necessary in carrying
out the programs set forth in the budget for the current
fiscal year for such corporation or agency, except as here-
inafter provided.

FEDERAL CROP INSURANCE CORPORATION FUND

For payments as authorized by section 516 of the
Federal Crop Insurance Act (7 U.S.C. 1516), such sums
as may be necessary, to remain available until expended.
COMMODITY CREDIT CORPORATION FUND

REIMBURSEMENT FOR NET REALIZED LOSSES

(INCLUDING TRANSFERS OF FUNDS)

For the current fiscal year, such sums as may be necessary to reimburse the Commodity Credit Corporation for net realized losses sustained, but not previously reimbursed, pursuant to section 2 of the Act of August 17, 1961 (15 U.S.C. 713a–11): Provided, That of the funds available to the Commodity Credit Corporation under section 11 of the Commodity Credit Corporation Charter Act (15 U.S.C. 714i) for the conduct of its business with the Foreign Agricultural Service, up to $5,000,000 may be transferred to and used by the Foreign Agricultural Service for information resource management activities of the Foreign Agricultural Service that are not related to Commodity Credit Corporation business: Provided further, That the Secretary shall notify the Committees on Appropriations of the House and Senate in writing 15 days prior to the obligation or commitment of any emergency funds from the Commodity Credit Corporation: Provided further, That such written notification shall include a detailed spend plan for the anticipated uses of such funds and an expected timeline for program execution if such obligation or commitment exceeds $100,000,000.
HAZARDOUS WASTE MANAGEMENT

(LIMITATION ON EXPENSES)

For the current fiscal year, the Commodity Credit Corporation shall not expend more than $15,000,000 for site investigation and cleanup expenses, and operations and maintenance expenses to comply with the requirement of section 107(g) of the Comprehensive Environmental Response, Compensation, and Liability Act (42 U.S.C. 9607(g)), and section 6001 of the Solid Waste Disposal Act (42 U.S.C. 6961).
TITLE III

RURAL DEVELOPMENT PROGRAMS

Office of the Under Secretary for Rural Development

For necessary expenses of the Office of the Under Secretary for Rural Development, $800,000: Provided,

That funds made available by this Act to an agency in the Rural Development mission area for salaries and expenses are available to fund up to one administrative support staff for the Office.

RURAL DEVELOPMENT

SALARIES AND EXPENSES

(INCLUDING TRANSFERS OF FUNDS)

For necessary expenses for carrying out the administration and implementation of Rural Development programs, including activities with institutions concerning the development and operation of agricultural cooperatives; and for cooperative agreements; $344,087,000: Provided,

That of the amount made available under this heading, no less than $75,000,000, to remain available until expended, shall be used for information technology expenses: Provided further, That notwithstanding any other provision of law, funds appropriated under this heading may be used for advertising and promotional activities that support Rural Development programs: Provided further,
That in addition to any other funds appropriated for purposes authorized by section 502(i) of the Housing Act of 1949 (42 U.S.C. 1472(i)), any amounts collected under such section, as amended by this Act, will immediately be credited to this account and will remain available until expended for such purposes.

RURAL HOUSING SERVICE

RURAL HOUSING INSURANCE FUND PROGRAM ACCOUNT

(INCLUDING TRANSFERS OF FUNDS)

For gross obligations for the principal amount of direct and guaranteed loans as authorized by title V of the Housing Act of 1949, to be available from funds in the rural housing insurance fund, as follows: $950,000,000 shall be for section 502 direct loans; $5,000,000 shall be for a Single Family Housing Relending demonstration program for Native American Tribes; and $25,000,000,000, which shall remain available until September 30, 2026 shall be for section 502 unsubsidized guaranteed loans; $18,000,000 for section 504 housing repair loans; $48,000,000 for section 515 rental housing; $400,000,000 for section 538 guaranteed multi-family housing loans; $10,000,000 for credit sales of single family housing acquired property; $5,000,000 for section 523 self-help housing land development loans; and $5,000,000 for section 524 site development loans.
For the cost of direct and guaranteed loans, including the cost of modifying loans, as defined in section 502 of the Congressional Budget Act of 1974, as follows: section 502 loans, $112,100,000 shall be for direct loans; Single Family Housing Relending demonstration program for Native American Tribes, $2,469,000; section 504 housing repair loans, $3,852,000; section 523 self-help housing land development loans, $726,000; section 524 site development loans, $491,000; and repair, rehabilitation, and new construction of section 515 rental housing, $19,003,000, to remain available until September 30, 2026: Provided, That to support the loan program level for section 538 guaranteed loans made available under this heading the Secretary may charge or adjust any fees to cover the projected cost of such loan guarantees pursuant to the provisions of the Credit Reform Act of 1990 (2 U.S.C. 661 et seq.), and the interest on such loans may not be subsidized: Provided further, That applicants in communities that have a current rural area waiver under section 541 of the Housing Act of 1949 (42 U.S.C. 1490q) shall be treated as living in a rural area for purposes of section 502 guaranteed loans provided under this heading: Provided further, That of the amounts available under this paragraph for section 502 direct loans, no less than $5,000,000 shall be available for direct loans for individ-
uals whose homes will be built pursuant to a program
funded with a mutual and self-help housing grant author-
ized by section 523 of the Housing Act of 1949 until June
1, 2025: Provided further, That the Secretary shall imple-
ment provisions to provide incentives to nonprofit organi-
izations and public housing authorities to facilitate the ac-
quisition of Rural Housing Service (RHS) multifamily
housing properties by such nonprofit organizations and
public housing authorities that commit to keep such prop-
erties in the RHS multifamily housing program for a pe-
riod of time as determined by the Secretary, with such
incentives to include, but not be limited to, the following:
allow such nonprofit entities and public housing authori-
ties to earn a Return on Investment on their own re-
sources to include proceeds from low income housing tax
credit syndication, own contributions, grants, and devel-
oper loans at favorable rates and terms, invested in a deal;
and allow reimbursement of organizational costs associ-
ated with owner’s oversight of asset referred to as “Asset
Management Fee” of up to $7,500 per property.

In addition, for the cost of direct loans and grants,
including the cost of modifying loans, as defined in section
502 of the Congressional Budget Act of 1974,
$28,000,000, to remain available until expended, for a
demonstration program for the preservation and revital-
ization of the sections 514, 515, and 516 multi-family rental housing properties to restructure existing USDA multi-family housing loans, as the Secretary deems appropriate, expressly for the purposes of ensuring the project has sufficient resources to preserve the project for the purpose of providing safe and affordable housing for low-income residents and farm laborers including reducing or eliminating interest; deferring loan payments, subordinating, reducing or re-amortizing loan debt; and other financial assistance including advances, payments and incentives (including the ability of owners to obtain reasonable returns on investment) required by the Secretary: Provided, That the Secretary shall, as part of the preservation and revitalization agreement, obtain a restrictive use agreement consistent with the terms of the restructuring.

In addition, for the cost of direct loans, grants, and contracts, as authorized by sections 514 and 516 of the Housing Act of 1949 (42 U.S.C. 1484, 1486), $4,845,000, to remain available until expended for direct farm labor housing loans.

In addition, for administrative expenses necessary to carry out the direct and guaranteed loan programs, $412,254,000 shall be paid to the appropriation for “Rural Development, Salaries and Expenses”.


RENTAL ASSISTANCE PROGRAM

For rental assistance agreements entered into or renewed pursuant to the authority under section 521(a)(2) of the Housing Act of 1949 or agreements entered into in lieu of debt forgiveness or payments for eligible households as authorized by section 502(c)(5)(D) of the Housing Act of 1949, $1,684,376,000, and in addition such sums as may be necessary, as authorized by section 521(c) of the Act, to liquidate debt incurred prior to fiscal year 1992 to carry out the rental assistance program under section 521(a)(2) of the Act: Provided, That amounts made available under this heading shall be available for renewal of rental assistance agreements for a maximum of 1,000 units where the Secretary determines that a maturing loan for a project cannot reasonably be restructured with another USDA loan or modification and the project was operating with rental assistance under section 521 of the Housing Act of 1949: Provided further, That the Secretary may enter into rental assistance contracts in maturing properties with existing rental assistance agreements notwithstanding any provision of section 521 of the Housing Act of 1949, for a term of at least 10 years but not more than 20 years: Provided further, That any agreement to enter into a rental assistance contract under section 521 of the Housing Act of 1949 for a maturing property shall
obligate the owner to continue to maintain the project as
decent, safe, and sanitary housing and to operate the de-
velopment in accordance with the Housing Act of 1949,
except that rents shall be based on current Fair Market
Rents as established by the Department of Housing and
Urban Development pursuant to 24 CFR 888 Subpart A,
42 U.S.C. 1437f and 3535d, to determine the maximum
initial rent and adjusted annually by the Operating Cost
Adjustment Factor pursuant to 24 CFR 888 Subpart B,
unless the Agency determines that the project’s budget-
based needs require a higher rent, in which case the Agen-
cy may approve a budget-based rent level: Provided fur-
ther, That rental assistance agreements entered into or re-
newed during the current fiscal year shall be funded for
a one year period: Provided further, That upon request by
an owner under section 514 or 515 of the Act, the Sec-
retary may renew the rental assistance agreement for a
period of 20 years or until the term of such loan has ex-
pired, subject to annual appropriations: Provided further,
That any unexpended balances remaining at the end of
such one-year agreements may be transferred and used
for purposes of any debt reduction, maintenance, repair,
or rehabilitation of any existing projects; preservation; and
rental assistance activities authorized under title V of the
Act: Provided further, That rental assistance provided
under agreements entered into prior to fiscal year 2024 for a farm labor multi-family housing project financed under section 514 or 516 of the Act may not be recaptured for use in another project until such assistance has remained unused for a period of twelve consecutive months, if such project has a waiting list of tenants seeking such assistance or the project has rental assistance eligible tenants who are not receiving such assistance: Provided further, That such recaptured rental assistance shall, to the extent practicable, be applied to another farm labor multi-family housing project financed under section 514 or 516 of the Act: Provided further, That except as provided in the eighth proviso under this heading and notwithstanding any other provision of the Act, the Secretary may recapture rental assistance provided under agreements entered into prior to fiscal year 2024 for a project that the Secretary determines no longer needs rental assistance and use such recaptured funds for current needs.

RURAL HOUSING VOUCHER ACCOUNT

For the rural housing voucher program as authorized under section 542 of the Housing Act of 1949, but notwithstanding subsection (b) of such section, $54,000,000, to remain available until expended: Provided, That the funds made available under this heading shall be available for rural housing vouchers to any low-income household
(including those not receiving rental assistance) residing in a property financed with a section 515 loan which has been prepaid or otherwise paid off after September 30, 2005 and is not receiving stand-alone section 521 rental assistance: *Provided further,* That the amount of such voucher shall be the difference between comparable market rent for the section 515 unit and the tenant paid rent for such unit: *Provided further,* That funds made available for such vouchers shall be subject to the availability of annual appropriations: *Provided further,* That the Secretary shall, to the maximum extent practicable, administer such vouchers with current regulations and administrative guidance applicable to section 8 housing vouchers administered by the Secretary of the Department of Housing and Urban Development: *Provided further,* That in addition to any other available funds, the Secretary may expend not more than $1,000,000 total, from the program funds made available under this heading, for administrative expenses for activities funded under this heading.

**MUTUAL AND SELF-HELP HOUSING GRANTS**

For grants and contracts pursuant to section 523(b)(1)(A) of the Housing Act of 1949 (42 U.S.C. 1490c), $20,000,000, to remain available until expended.
RURAL HOUSING ASSISTANCE GRANTS

For grants for very low-income housing repair and rural housing preservation made by the Rural Housing Service, as authorized by 42 U.S.C. 1474, and 1490m, $20,000,000, to remain available until expended.

RURAL COMMUNITY FACILITIES PROGRAM ACCOUNT

(INCLUDING TRANSFERS OF FUNDS)

For gross obligations for the principal amount of direct and guaranteed loans as authorized by section 306 and described in section 381E(d)(1) of the Consolidated Farm and Rural Development Act, $1,000,000,000 for direct loans and $650,000,000 for guaranteed loans.

For the cost of direct loans, loan guarantees and grants, including the cost of modifying loans, as defined in section 502 of the Congressional Budget Act of 1974, for rural community facilities programs as authorized by section 306 and described in section 381E(d)(1) of the Consolidated Farm and Rural Development Act, $493,230,000, to remain available until expended, of which up to $461,155,000 shall be for fiscal years 2025 and 2026, for purposes, and in the amounts, specified for this account in the table titled “Community Project Funding” in the report accompanying this Act: Provided, That $4,000,000 of the amount appropriated under this heading shall be available for a Rural Community Development
Initiative: Provided further, That such funds shall be used solely to develop the capacity and ability of private, non-profit community-based housing and community development organizations, low-income rural communities, and Federally Recognized Native American Tribes to undertake projects to improve housing, community facilities, community and economic development projects in rural areas: Provided further, That such funds shall be made available to qualified private, nonprofit and public intermediary organizations proposing to carry out a program of financial and technical assistance: Provided further, That such intermediary organizations shall provide matching funds from other sources, including Federal funds for related activities, in an amount not less than funds provided: Provided further, That any unobligated balances from prior year appropriations under this heading for the cost of direct loans, loan guarantees and grants, including amounts deobligated or cancelled, may be made available to cover the subsidy costs for direct loans and or loan guarantees under this heading in this fiscal year: Provided further, That no amounts may be made available pursuant to the preceding proviso from amounts that were designated by the Congress as an emergency requirement pursuant to a concurrent resolution on the budget or the Balanced Budget and Emergency Deficit Control Act of
1985, or that were specified in the tables titled “Community Project Funding/Congressionally Directed Spending” in the explanatory statements for division A of Public Law 117–103 and division A of Public Law 117–328 as described in section 4 in the matter preceding each such division A: Provided further, That $6,000,000 of the amount appropriated under this heading shall be available for community facilities grants to tribal colleges, as authorized by section 306(a)(19) of such Act: Provided further, That sections 381E–H and 381N of the Consolidated Farm and Rural Development Act are not applicable to the funds made available under this heading: Provided further, That in addition to any other available funds, the Secretary may expend not more than $1,000,000 total, from the program funds made available under this heading, for administrative expenses for activities funded under this heading.

RURAL BUSINESS—COOPERATIVE SERVICE

RURAL BUSINESS PROGRAM ACCOUNT

For gross obligations for the principal amount of guaranteed loans as authorized by section 310B of the Consolidated Farm and Rural Development Act (7 U.S.C. 1932(g)), $2,200,000,000. For the cost of loan guarantees and grants, for the rural business development programs authorized by section 310B and described in subsections (a), (c), (f) and (g) of section 310B of the Consolidated
Farm and Rural Development Act, $26,400,000, to remain available until expended: Provided, That of the amount appropriated under this heading, $4,000,000 shall be for grants to the Delta Regional Authority (7 U.S.C. 2009aa et seq.), the Northern Border Regional Commission (40 U.S.C. 15101 et seq.), the Southwest Border Regional Commission (40 U.S.C. 15301 et seq.), and the Appalachian Regional Commission (40 U.S.C. 14101 et seq.) for any Rural Community Advancement Program purpose as described in section 381E(d) of the Consolidated Farm and Rural Development Act, of which not more than 5 percent may be used for administrative expenses: Provided further, That $4,000,000 of the amount appropriated under this heading shall be for business grants to benefit Federally Recognized Native American Tribes, including $250,000 for a grant to a qualified national organization to provide technical assistance for rural transportation in order to promote economic development: Provided further, That sections 381E–H and 381N of the Consolidated Farm and Rural Development Act are not applicable to funds made available under this heading.
INTERMEDIARY RELENDING PROGRAM FUND ACCOUNT

(INCLUDING TRANSFER OF FUNDS)

For the principal amount of direct loans, as authorized by the Intermediary Relending Program Fund Account (7 U.S.C. 1936b), $9,000,000.

For the cost of direct loans, $3,065,000, as authorized by the Intermediary Relending Program Fund Account (7 U.S.C. 1936b), of which $573,000 shall be available through June 30, 2025, for Federally Recognized Native American Tribes; and of which $1,147,000 shall be available through June 30, 2025, for Mississippi Delta Region counties (as determined in accordance with Public Law 100–460): Provided, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974.

In addition, for administrative expenses to carry out the direct loan programs, $4,468,000 shall be paid to the appropriation for “Rural Development, Salaries and Expenses”.

RURAL ECONOMIC DEVELOPMENT LOANS PROGRAM ACCOUNT

For the principal amount of direct loans, as authorized under section 313B(a) of the Rural Electrification Act, for the purpose of promoting rural economic development and job creation projects, $75,000,000.
The cost of grants authorized under section 313B(a) of the Rural Electrification Act, for the purpose of promoting rural economic development and job creation projects shall not exceed $10,000,000.

RURAL COOPERATIVE DEVELOPMENT GRANTS

For rural cooperative development grants authorized under section 310B(e) of the Consolidated Farm and Rural Development Act (7 U.S.C. 1932), $16,600,000, of which $2,800,000 shall be for cooperative agreements for the appropriate technology transfer for rural areas program: Provided, That not to exceed $3,000,000 shall be for grants for cooperative development centers, individual cooperatives, or groups of cooperatives that serve socially disadvantaged groups and a majority of the boards of directors or governing boards of which are comprised of individuals who are members of socially disadvantaged groups; and of which $5,000,000, to remain available until expended, shall be for value-added agricultural product market development grants, as authorized by section 210A of the Agricultural Marketing Act of 1946, of which $1,500,000, to remain available until expended, shall be for Agriculture Innovation Centers authorized pursuant to section 6402 of Public Law 107–171.
For the principal amount of direct loans as authorized by section 379E of the Consolidated Farm and Rural Development Act (7 U.S.C. 2008s), $20,000,000.

For the cost of loans and grants, $5,000,000 under the same terms and conditions as authorized by section 379E of the Consolidated Farm and Rural Development Act (7 U.S.C. 2008s).

RURAL ENERGY FOR AMERICA PROGRAM

For the principal amount of loan guarantees, under the same terms and conditions as authorized by section 9007 of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8107), $100,000,000.

RURAL UTILITIES SERVICE

RURAL WATER AND WASTE DISPOSAL PROGRAM ACCOUNT

For gross obligations for the principal amount of direct and guaranteed loans as authorized by section 306 and described in section 381E(d)(2) of the Consolidated Farm and Rural Development Act, as follows: $860,000,000 for direct loans; and $50,000,000 for guaranteed loans.

For the direct cost of direct loans, loan guarantees and grants, including the cost of modifying loans, as defined in section 502 of the Congressional Budget Act of
1974, for rural water, waste water, waste disposal, and solid waste management programs authorized by sections 306, 306A, 306C, 306D, 306E, and 310B and described in sections 306C(a)(2), 306D, 306E, and 381E(d)(2) of the Consolidated Farm and Rural Development Act, $496,716,000, to remain available until expended, of which up to $96,975,000 shall be for the purposes, and in the amounts, specified for this account in the table titled “Community Project Funding” in the report accompanying this Act, of which not to exceed $1,000,000 shall be available for the rural utilities program described in section 306(a)(2)(B) of such Act: Provided, That not to exceed $4,000,000 of the amount appropriated under this heading shall be available for the rural utilities program described in section 306E of such Act: Provided further, That not to exceed $10,000,000 of the amount appropriated under this heading shall be for grants authorized by section 306A(i)(2) of the Consolidated Farm and Rural Development Act in addition to funding authorized by section 306A(i)(1) of such Act: Provided further, That $20,000,000 of the amount appropriated under this heading shall be for loans and grants including water and waste disposal systems grants authorized by section 306C(a)(2)(B) and section 306D of the Consolidated Farm and Rural Development Act, and Federally Recognized
organized Native American Tribes authorized by 306C(a)(1) of such Act, and the Department of Hawaiian Home Lands (of the State of Hawaii): Provided further, That funding provided for section 306D of the Consolidated Farm and Rural Development Act may be provided to a consortium formed pursuant to section 325 of Public Law 105–83: Provided further, That not more than 2 percent of the funding provided for section 306D of the Consolidated Farm and Rural Development Act may be used by the State of Alaska for training and technical assistance programs and not more than 2 percent of the funding provided for section 306D of the Consolidated Farm and Rural Development Act may be used by a consortium formed pursuant to section 325 of Public Law 105–83 for training and technical assistance programs: Provided further, That $30,000,000 of the amount appropriated under this heading shall be for technical assistance grants for rural water and waste systems pursuant to section 306(a)(14) of such Act, unless the Secretary makes a determination of extreme need, of which $8,500,000 shall be made available for a grant to a qualified nonprofit multi-State regional technical assistance organization, with experience in working with small communities on water and waste water problems, the principal purpose of such grant shall be to assist rural communities with popu-
lations of 3,300 or less, in improving the planning, financing, development, operation, and management of water and waste water systems, and of which not less than $800,000 shall be for a qualified national Native American organization to provide technical assistance for rural water systems for tribal communities: Provided further, That not to exceed $21,817,000 of the amount appropriated under this heading shall be for contracting with qualified national organizations for a circuit rider program to provide technical assistance for rural water systems: Provided further, That not to exceed $4,000,000 of the amounts made available under this heading shall be for solid waste management grants: Provided further, That not to exceed $3,130,000 of the amounts appropriated under this heading shall be available as the Secretary deems appropriate for water and waste direct one percent loans for distressed communities: Provided further, That if the Secretary determines that any portion of the amount made available for one percent loans is not needed for such loans, the Secretary may use such amounts for grants authorized by section 306(a)(2) of the Consolidated Farm and Rural Development Act: Provided further, That if any funds made available for the direct loan subsidy costs remain unobligated after July 31, 2025, such unobligated balances may be used for grant programs funded under this heading.
RURAL ELECTRIFICATION AND TELECOMMUNICATIONS

LOANS PROGRAM ACCOUNT

(INCLUDING TRANSFER OF FUNDS)

The principal amount of loans and loan guarantees as authorized by sections 4, 305, 306, 313A, and 317 of the Rural Electrification Act of 1936 (7 U.S.C. 904, 935, 936, 940c-1, and 940g) shall be made as follows: guaranteed rural electric loans made pursuant to section 306 of that Act, $2,167,000,000; cost of money direct loans made pursuant to sections 4, notwithstanding the one-eighth of one percent in 4(c)(2), and 317, notwithstanding 317(c), of that Act, $4,333,000,000; guaranteed underwriting loans pursuant to section 313A of that Act, $900,000,000; and for cost-of-money rural telecommunications loans made pursuant to section 305(d)(2) of that Act, $690,000,000.

For the cost of direct loans as authorized by section 305(d)(2) of the Rural Electrification Act of 1936 (7 U.S.C. 935(d)(2)), including the cost of modifying loans, as defined in section 502 of the Congressional Budget Act of 1974, cost of money rural telecommunications loans, $3,830,000.

In addition, $5,040,000 to remain available until expended, to carry out section 6407 of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8107a): Pro-
vided, That the energy efficiency measures supported by
the funding in this paragraph shall contribute in a demon-
strable way to the reduction of greenhouse gases.

In addition, for administrative expenses necessary to
carry out the direct and guaranteed loan programs,
$33,270,000, which shall be paid to the appropriation for
“Rural Development, Salaries and Expenses”.

DISTANCE LEARNING, TELEMEDICINE, AND BROADBAND
PROGRAM

For grants for telemedicine and distance learning
services in rural areas, as authorized by 7 U.S.C. 950aaa
et seq., $35,469,000, to remain available until expended,
of which up to $10,469,000 shall be for the purposes, and
in the amounts, specified for this account in the table ti-
tled “Community Project Funding” in the report accom-
panying this Act: Provided, That $3,000,000 shall be
made available for grants authorized by section 379G of
the Consolidated Farm and Rural Development Act: Pro-
vided further, That funding provided under this heading
for grants under section 379G of the Consolidated Farm
and Rural Development Act may only be provided to enti-
ties that meet all of the eligibility criteria for a consortium
as established by this section.

For the cost to continue a broadband loan and grant
pilot program established by section 779 of division A of
the Consolidated Appropriations Act, 2018 (Public Law 115–141) under the Rural Electrification Act of 1936, as amended (7 U.S.C. 901 et seq.), $105,842,000, to remain available until expended, of which up to $5,842,000 shall be for the purposes, and in the amounts, specified for this account in the table titled “Community Project Funding” in the report accompanying this Act: Provided, That the Secretary may award grants described in section 601(a) of the Rural Electrification Act of 1936, as amended (7 U.S.C. 950bb(a)) for the purposes of carrying out such pilot program: Provided further, That the cost of direct loans shall be defined in section 502 of the Congressional Budget Act of 1974: Provided further, That at least 90 percent of the households to be served by a project receiving a loan or grant under the pilot program shall be in a rural area without sufficient access to broadband: Provided further, That for purposes of such pilot program, a rural area without sufficient access to broadband shall be defined as twenty-five megabits per second downstream and three megabits per second upstream: Provided further, That to the extent possible, projects receiving funds provided under the pilot program must build out service to at least one hundred megabits per second downstream, and twenty megabits per second upstream: Provided further, That an entity to which a loan or grant is made
under the pilot program shall not use the loan or grant to overbuild or duplicate broadband service in a service area by any entity that has received a broadband loan from the Rural Utilities Service unless such service is not provided sufficient access to broadband at the minimum service threshold: Provided further, That not more than four percent of the funds made available in this paragraph can be used for administrative costs to carry out the pilot program and up to three percent of funds made available in this paragraph may be available for technical assistance and pre-development planning activities to support the most rural communities: Provided further, That the Rural Utilities Service is directed to expedite program delivery methods that would implement this paragraph: Provided further, That for purposes of this paragraph, the Secretary shall adhere to the notice, reporting and service area assessment requirements set forth in section 701 of the Rural Electrification Act (7 U.S.C. 950cc).

In addition, $20,000,000, to remain available until expended, for the Community Connect Grant Program authorized by 7 U.S.C. 950bb–3.
TITLE IV

DOMESTIC FOOD PROGRAMS

Office of the Under Secretary for Food, Nutrition, and Consumer Services

For necessary expenses of the Office of the Under Secretary for Food, Nutrition, and Consumer Services, $800,000: Provided, That funds made available by this Act to an agency in the Food, Nutrition and Consumer Services mission area for salaries and expenses are available to fund up to one administrative support staff for the Office.

Food and Nutrition Service

Child Nutrition Programs

(Including Transfers of Funds)

For necessary expenses to carry out the Richard B. Russell National School Lunch Act (42 U.S.C. 1751 et seq.), except section 21, and the Child Nutrition Act of 1966 (42 U.S.C. 1771 et seq.), except sections 17 and 21; $31,749,468,000, to remain available through September 30, 2026, of which such sums as are made available under section 14222(b)(1) of the Food, Conservation, and Energy Act of 2008 (Public Law 110–246), as amended by this Act, shall be merged with and available for the same time period and purposes as provided herein: Provided, That of the total amount available, $18,004,000
shall be available to carry out section 19 of the Child Nutrition Act of 1966 (42 U.S.C. 1771 et seq.): Provided further, That of the total amount available, $21,005,000 shall be available to carry out studies and evaluations and shall remain available until expended: Provided further, That of the total amount available, $3,000,000 shall remain available until expended to carry out section 18(g) of the Richard B. Russell National School Lunch Act (42 U.S.C. 1769(g)): Provided further, That notwithstanding section 18(g)(3)(C) of the Richard B. Russell National School Lunch Act (42 U.S.C. 1769(g)), the total grant amount provided to a farm to school grant recipient in fiscal year 2025 shall not exceed $500,000: Provided further, That of the total amount available, $10,000,000 shall be available to provide competitive grants to State agencies for subgrants to local educational agencies and schools to purchase the equipment, with a value of greater than $1,000, needed to serve healthier meals, improve food safety, and to help support the establishment, maintenance, or expansion of the school breakfast program: Provided further, That of the total amount available, $4,196,000 shall be available for food safety education including activities that support sections 17 and 21 of the Child Nutrition Act of 1966 (42 U.S.C. 1786, 1790) and to support the safe distribution of USDA Foods, as de-

SPECIAL SUPPLEMENTAL NUTRITION PROGRAM FOR WOMEN, INFANTS, AND CHILDREN (WIC)

For necessary expenses to carry out the special supplemental nutrition program as authorized by section 17 of the Child Nutrition Act of 1966 (42 U.S.C. 1786), $7,235,000,000, to remain available through September 30, 2026: Provided, That notwithstanding section 17(h)(10) of the Child Nutrition Act of 1966 (42 U.S.C. 1786(h)(10)), not less than $90,000,000 shall be used for breastfeeding peer counselors and other related activities: Provided further, That the Secretary shall use funds made available under this heading to increase the amount of a
cash-value voucher for women and children participants

to an amount recommended by the National Academies
of Science, Engineering and Medicine and adjusted for in-
flation: Provided further: That none of the funds provided
in this account shall be available for the purchase of infant
formula except in accordance with the cost containment
and competitive bidding requirements specified in section
17 of such Act: Provided further, That the Secretary shall
require State agencies to authorize fresh, frozen, canned,
and dried fruit and vegetables for Food Packages III, IV,
V, VI, VII, and VIII under the special supplemental nutri-
tion program for women, infants, and children established
under section 17 of the Child Nutrition Act of 1966 (42
U.S.C. 1786): Provided further, That none of the funds
provided shall be available for activities that are not fully
reimbursed by other Federal Government departments or
agencies unless authorized by section 17 of such Act: Pro-
vided further, That upon termination of a federally man-
dated vendor moratorium and subject to terms and condi-
tions established by the Secretary, the Secretary may
waive the requirement at 7 CFR 246.12(g)(6) at the re-
quest of a State agency.

SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM

For necessary expenses to carry out the Food and
$123,160,159,000, of which $3,000,000,000, to remain available through September 30, 2027, shall be placed in reserve for use only in such amounts and at such times as may become necessary to carry out program operations: Provided, That funds provided herein shall be expended in accordance with section 16 of the Food and Nutrition Act of 2008: Provided further, That of the funds made available under this heading, $998,000 may be used to provide nutrition education services to State agencies and Federally Recognized Tribes participating in the Food Distribution Program on Indian Reservations: Provided further, That of the funds made available under this heading, $4,000,000, to remain available until September 30, 2026, shall be used to carry out section 4003(b) of Public Law 115–334 relating to demonstration projects for tribal organizations: Provided further, That of the funds made available under this heading, $3,000,000 shall be used to carry out section 4208 of Public Law 115–334: Provided further, That this appropriation shall be subject to any work registration or workfare requirements as may be required by law: Provided further, That funds made available for Employment and Training under this heading shall remain available through September 30, 2026: Provided further, That funds made available under this heading for section 28(d)(1), section 4(b), and section 27(a) of the
Food and Nutrition Act of 2008 shall remain available through September 30, 2026: Provided further, That none of the funds made available under this heading may be obligated or expended in contravention of section 213A of the Immigration and Nationality Act (8 U.S.C. 1183A): Provided further, That funds made available under this heading may be used to enter into contracts and employ staff to conduct studies, evaluations, or to conduct activities related to program integrity provided that such activities are authorized by the Food and Nutrition Act of 2008.

COMMODITY ASSISTANCE PROGRAM

For necessary expenses to carry out disaster assistance and the Commodity Supplemental Food Program as authorized by section 4(a) of the Agriculture and Consumer Protection Act of 1973 (7 U.S.C. 612c note); the Emergency Food Assistance Act of 1983; special assistance for the nuclear affected islands, as authorized by section 103(f)(2) of the Compact of Free Association Amendments Act of 2003 (Public Law 108–188); and the Farmers’ Market Nutrition Program, as authorized by section 17(m) of the Child Nutrition Act of 1966, $502,044,000, to remain available through September 30, 2026: Provided, That none of these funds shall be available to reimburse the Commodity Credit Corporation for commodities donated to the program: Provided further, That notwith-
standing any other provision of law, effective with funds made available in fiscal year 2025 to support the Seniors Farmers’ Market Nutrition Program, as authorized by section 4402 of the Farm Security and Rural Investment Act of 2002, such funds shall remain available through September 30, 2026: Provided further, That of the funds made available under section 27(a) of the Food and Nutrition Act of 2008 (7 U.S.C. 2036(a)), the Secretary may use up to 20 percent for costs associated with the distribution of commodities.

NUTRITION PROGRAMS ADMINISTRATION

For necessary administrative expenses of the Food and Nutrition Service for carrying out any domestic nutrition assistance program, $140,348,000: Provided, That of the funds provided herein, $2,000,000 shall be used for the purposes of section 4404 of Public Law 107–171, as amended by section 4401 of Public Law 110–246.
TITLE V
FOREIGN ASSISTANCE AND RELATED PROGRAMS

OFFICE OF THE UNDER SECRETARY FOR TRADE AND FOREIGN AGRICULTURAL AFFAIRS

For necessary expenses of the Office of the Under Secretary for Trade and Foreign Agricultural Affairs, $875,000: Provided, That funds made available by this Act to any agency in the Trade and Foreign Agricultural Affairs mission area for salaries and expenses are available to fund up to one administrative support staff for the Office.

OFFICE OF CODEX ALIMENTARIUS

For necessary expenses of the Office of Codex Alimentarius, $4,922,000, including not to exceed $40,000 for official reception and representation expenses.

FOREIGN AGRICULTURAL SERVICE

SALARIES AND EXPENSES

(INCLUDING TRANSFERS OF FUNDS)

For necessary expenses of the Foreign Agricultural Service, including not to exceed $250,000 for representation allowances and for expenses pursuant to section 8 of the Act approved August 3, 1956 (7 U.S.C. 1766), $222,330,000, of which no more than 6 percent shall remain available until September 30, 2026, for overseas op-
erations to include the payment of locally employed staff:

Provided, That the Service may utilize advances of funds, or reimburse this appropriation for expenditures made on behalf of Federal agencies, public and private organizations and institutions under agreements executed pursuant to the agricultural food production assistance programs (7 U.S.C. 1737) and the foreign assistance programs of the United States Agency for International Development: Provided further, That funds made available for middle-income country training programs, funds made available for the Borlaug International Agricultural Science and Technology Fellowship program, and up to $2,000,000 of the Foreign Agricultural Service appropriation solely for the purpose of offsetting fluctuations in international currency exchange rates, subject to documentation by the Foreign Agricultural Service, shall remain available until expended.

FOOD FOR PEACE TITLE II GRANTS

For expenses during the current fiscal year, not otherwise recoverable, and unrecovered prior years' costs, including interest thereon, under the Food for Peace Act (Public Law 83–480), for commodities supplied in connection with dispositions abroad under title II of said Act, $1,000,000,000, to remain available until expended.
MCGOVERN-DOLE INTERNATIONAL FOOD FOR EDUCATION
AND CHILD NUTRITION PROGRAM GRANTS

For necessary expenses to carry out the provisions of section 3107 of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 1736o–1), $240,000,000, to remain available until expended: Provided, That the Commodity Credit Corporation is authorized to provide the services, facilities, and authorities for the purpose of implementing such section, subject to reimbursement from amounts provided herein: Provided further, That of the amount made available under this heading, not more than 10 percent, but not less than $24,000,000, shall remain available until expended to purchase agricultural commodities as described in subsection 3107(a)(2) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 1736o–1(a)(2)).

COMMODITY CREDIT CORPORATION EXPORT (LOANS)
CREDIT GUARANTEE PROGRAM ACCOUNT
(INCLUDING TRANSFERS OF FUNDS)

For administrative expenses to carry out the Commodity Credit Corporation’s Export Guarantee Program, GSM 102 and GSM 103, $6,063,000, to cover common overhead expenses as permitted by section 11 of the Commodity Credit Corporation Charter Act and in conformity with the Federal Credit Reform Act of 1990, which shall
1 be paid to the appropriation for “Foreign Agricultural
2 Service, Salaries and Expenses”.
For necessary expenses of the Food and Drug Administration, including hire and purchase of passenger motor vehicles; for payment of space rental and related costs pursuant to Public Law 92–313 for programs and activities of the Food and Drug Administration which are included in this Act; for rental of special purpose space in the District of Columbia or elsewhere; in addition to amounts appropriated to the FDA Innovation Account, for carrying out the activities described in section 1002(b)(4) of the 21st Century Cures Act (Public Law 114–255); for miscellaneous and emergency expenses of enforcement activities, authorized and approved by the Secretary and to be accounted for solely on the Secretary’s certificate, not to exceed $25,000; and notwithstanding section 521 of Public Law 107–188; $6,749,535,000: Provided, That of the amount provided under this heading, $1,450,545,000 shall be derived from prescription drug user fees authorized by 21 U.S.C. 379h, and shall be credited to this ac-
count and remain available until expended; $369,627,000 shall be derived from medical device user fees authorized by 21 U.S.C. 379j, and shall be credited to this account and remain available until expended; $625,812,000 shall be derived from human generic drug user fees authorized by 21 U.S.C. 379j–42, and shall be credited to this account and remain available until expended; $31,731,000 shall be derived from biosimilar biological product user fees authorized by 21 U.S.C. 379j–52, and shall be credited to this account and remain available until expended; $34,170,000 shall be derived from animal drug user fees authorized by 21 U.S.C. 379j–12, and shall be credited to this account and remain available until expended; $25,500,000 shall be derived from generic new animal drug user fees authorized by 21 U.S.C. 379j–21, and shall be credited to this account and remain available until expended; $712,000,000 shall be derived from tobacco product user fees authorized by 21 U.S.C. 387s, and shall be credited to this account and remain available until expended: Provided further, That in addition to and notwithstanding any other provision under this heading, amounts collected for prescription drug user fees, medical device user fees, human generic drug user fees, biosimilar biological product user fees, animal drug user fees, and generic new animal drug user fees that exceed the respective fiscal
year 2025 limitations are appropriated and shall be credited to this account and remain available until expended: Provided further, That fees derived from prescription drug, medical device, human generic drug, biosimilar biological product, animal drug, and generic new animal drug assessments for fiscal year 2025, including any such fees collected prior to fiscal year 2025 but credited for fiscal year 2025, shall be subject to the fiscal year 2024 limitations: Provided further, That the Secretary may accept payment during fiscal year 2025 of user fees specified under this heading and authorized for fiscal year 2026, prior to the due date for such fees, and that amounts of such fees assessed for fiscal year 2026 for which the Secretary accepts payment in fiscal year 2025 shall not be included in amounts under this heading: Provided further, That none of these funds shall be used to develop, establish, or operate any program of user fees authorized by
31 U.S.C. 9701: Provided further, That of the total amount appropriated: (1) $1,185,989,000 shall be for the Center for Food Safety and Applied Nutrition and related field activities in the Office of Inspections and Investigations, of which no less than $15,000,000 shall be used for inspections of foreign seafood manufacturers and field examinations of imported seafood; (2) $2,367,705,000 shall be for the Center for Drug Evaluation and Research and
related field activities in the Office Inspection and Investigations, of which no less than $10,000,000 shall be for pilots to increase unannounced foreign inspections and shall remain available until expended; (3) $576,826,000 shall be for the Center for Biologies Evaluation and Research and for related field activities in the Office of Inspection and Investigations; (4) $285,387,000 shall be for the Center for Veterinary Medicine and for related field activities in the Office of Inspection and Investigations; (5) $777,345,000 shall be for the Center for Devices and Radiological Health and for related field activities in the Office of Inspection and Investigations; (6) $77,505,000 shall be for the National Center for Toxicological Research; (7) $684,348,000 shall be for the Center for Tobacco Products and for related field activities in the Office of Regulatory Affairs; (8) $215,313,000 shall be for Rent and Related activities, of which $53,061,000 is for White Oak Consolidation, other than the amounts paid to the General Services Administration for rent; (9) $220,610,000 shall be for payments to the General Services Administration for rent; and (10) $358,507,000 shall be for other activities, including the Office of the Commissioner of Food and Drugs, the Office of Food Policy and Response, the Office of Operations, the Office of the Chief Scientist, and central services for these offices. Provided
further, That not to exceed $25,000 of this amount shall
be for official reception and representation expenses, not
otherwise provided for, as determined by the Commis-
sioner: Provided further, That any transfer of funds pursu-
ant to, and for the administration of, section 770(n) of
379dd(n)) shall only be from amounts made available
under this heading for other activities and shall not exceed
$2,000,000: Provided further, That of the amounts that
are made available under this heading for “other activi-
ties”, and that are not derived from user fees, $1,500,000
shall be transferred to and merged with the appropriation
for “Department of Health and Human Services—Office
of Inspector General” for oversight of the programs and
operations of the Food and Drug Administration and shall
be in addition to funds otherwise made available for over-
sight of the Food and Drug Administration: Provided fur-
ther, That funds may be transferred from one specified
activity to another with the prior approval of the Commit-
tees on Appropriations of both Houses of Congress.

In addition, mammography user fees authorized by
42 U.S.C. 263b, export certification user fees authorized
by 21 U.S.C. 381, priority review user fees authorized by
21 U.S.C. 360n and 360ff, food and feed recall fees, food
reinspection fees, and voluntary qualified importer pro-
gram fees authorized by 21 U.S.C. 379j–31, outsourcing
drug wholesale distributor licensing and inspection fees
authorized by 21 U.S.C. 353(e)(3), third-party logistics
provider licensing and inspection fees authorized by 21
U.S.C. 360eee–3(c)(1), third-party auditor fees authorized
by 21 U.S.C. 384d(e)(8), medical countermeasure priority
review voucher user fees authorized by 21 U.S.C. 360bbb–
4a, and fees relating to over-the-counter monograph drugs
authorized by 21 U.S.C. 379j–72 shall be credited to this
account, to remain available until expended.

FDA INNOVATION ACCOUNT, CURES ACT
(INCLUDING TRANSFER OF FUNDS)

For necessary expenses to carry out the purposes de-
dscribed under section 1002(b)(4) of the 21st Century
Cures Act, in addition to amounts available for such pur-
poses under the heading “Salaries and Expenses”,
$55,000,000, to remain available until expended: Pro-
vided, That amounts appropriated in this paragraph are
appropriated pursuant to section 1002(b)(3) of the 21st
Century Cures Act, are to be derived from amounts trans-
ferred under section 1002(b)(2)(A) of such Act, and may
be transferred by the Commissioner of Food and Drugs
to the appropriation for “Department of Health and

Human Services Food and Drug Administration Salaries
and Expenses” solely for the purposes provided in such Act: Provided further, That upon a determination by the Commissioner that funds transferred pursuant to the previous proviso are not necessary for the purposes provided, such amounts may be transferred back to the account: Provided further, That such transfer authority is in addition to any other transfer authority provided by law.

INDEPENDENT AGENCIES

COMMODITY FUTURES TRADING COMMISSION

(INCLUDING TRANSFER OF FUNDS)

For necessary expenses to carry out the provisions of the Commodity Exchange Act (7 U.S.C. 1 et seq.), including the purchase and hire of passenger motor vehicles, and the rental of space (to include multiple year leases), in the District of Columbia and elsewhere, $345,000,000, including not to exceed $3,000 for official reception and representation expenses, and not to exceed $25,000 for the expenses for consultations and meetings hosted by the Commission with foreign governmental and other regulatory officials, of which not less than $80,000,000 shall remain available until September 30, 2026, and of which not less than $4,218,000 shall be for expenses of the Office of the Inspector General: Provided, That notwithstanding the limitations in 31 U.S.C. 1553, amounts provided under this heading are available for the liquidation
of obligations equal to current year payments on leases entered into prior to the date of enactment of this Act: 

Provided further, That for the purpose of recording and liquidating any lease obligations that should have been recorded and liquidated against accounts closed pursuant to 31 U.S.C. 1552, and consistent with the preceding proviso, such amounts shall be transferred to and recorded in a no-year account in the Treasury, which has been established for the sole purpose of recording adjustments for and liquidating such unpaid obligations.

FARM CREDIT ADMINISTRATION

LIMITATION ON ADMINISTRATIVE EXPENSES

Not to exceed $100,430,000 (from assessments collected from farm credit institutions, including the Federal Agricultural Mortgage Corporation) shall be obligated during the current fiscal year for administrative expenses as authorized under 12 U.S.C. 2249: Provided, That this limitation shall not apply to expenses associated with receiverships: Provided further, That the agency may exceed this limitation by up to 10 percent with notification to the Committees on Appropriations of both Houses of Congress: Provided further, That the purposes of section 3.7(b)(2)(A)(i) of the Farm Credit Act of 1971 (12 U.S.C. 2128(b)(2)(A)(i)), the Farm Credit Administration may exempt, an amount in its sole discretion, from the applica-
tion of the limitation provided in that clause of export
loans described in the clause guaranteed or insured in a
manner other than described in subclause (II) of the
clause.
TITLE VII

GENERAL PROVISIONS

(INCLUDING RESCISSIONS AND TRANSFERS OF FUNDS)

SEC. 701. The Secretary may use any appropriations made available to the Department of Agriculture in this Act to purchase new passenger motor vehicles, in addition to specific appropriations for this purpose, so long as the total number of vehicles purchased in fiscal year 2025 does not exceed the number of vehicles owned or leased in fiscal year 2018: Provided, That, prior to purchasing additional motor vehicles, the Secretary must determine that such vehicles are necessary for transportation safety, to reduce operational costs, and for the protection of life, property, and public safety: Provided further, That the Secretary may not increase the Department of Agriculture’s fleet above the 2018 level unless the Secretary notifies in writing, and receives approval from, the Committees on Appropriations of both Houses of Congress within 30 days of the notification.

SEC. 702. Notwithstanding any other provision of this Act, the Secretary of Agriculture may transfer unobligated balances of discretionary funds appropriated by this Act or any other available unobligated discretionary balances that are remaining available of the Department of Agriculture to the Working Capital Fund for the acquisi-
tion of property, plant and equipment and for the improve-
ment, delivery, and implementation of Department finan-
cial, and administrative information technology services,
and other support systems necessary for the delivery of
financial, administrative, and information technology serv-
dices, including cloud adoption and migration, of primary
benefit to the agencies of the Department of Agriculture,
such transferred funds to remain available until expended:

Provided, That none of the funds made available by this
Act or any other Act shall be transferred to the Working
Capital Fund without the prior approval of the agency ad-
ministrator: Provided further, That none of the funds
transferred to the Working Capital Fund pursuant to this
section shall be available for obligation without written no-
tification to and the prior approval of the Committees on
Appropriations of both Houses of Congress: Provided fur-
ther, That none of the funds appropriated by this Act or
made available to the Department’s Working Capital
Fund shall be available for obligation or expenditure to
make any changes to the Department’s National Finance
Center without written notification to and prior approval
of the Committees on Appropriations of both Houses of
Congress as required by section 716 of this Act: Provided
further, That none of the funds appropriated by this Act
or made available to the Department’s Working Capital
Fund shall be available for obligation or expenditure to initiate, plan, develop, implement, or make any changes to remove or relocate any systems, missions, personnel, or functions of the offices of the Chief Financial Officer and the Chief Information Officer, co-located with or from the National Finance Center prior to written notification to and prior approval of the Committee on Appropriations of both Houses of Congress and in accordance with the requirements of section 716 of this Act: Provided further, That the National Finance Center Information Technology Services Division personnel and data center management responsibilities, and control of any functions, missions, and systems for current and future human resources management and integrated personnel and payroll systems (PPS) and functions provided by the Chief Financial Officer and the Chief Information Officer shall remain in the National Finance Center and under the management responsibility and administrative control of the National Finance Center: Provided further, That the Secretary of Agriculture and the offices of the Chief Financial Officer shall actively market to existing and new Departments and other government agencies National Finance Center shared services including, but not limited to, payroll, financial management, and human capital shared services and allow the National Finance Center to perform
Provided further, That of annual income amounts in the Working Capital Fund of the Department of Agriculture allocated for the National Finance Center, the Secretary shall reserve not more than 4 percent for the replacement or acquisition of capital equipment, including equipment for the improvement, delivery, and implementation of financial, administrative, and information technology services, and other systems of the National Finance Center or to pay any unforeseen, extraordinary cost of the National Finance Center: Provided further, That none of the amounts reserved shall be available for obligation unless the Secretary submits written notification of the obligation to the Committees on Appropriations of both Houses of Congress: Provided further, That the limitations on the obligation of funds pending notification to Congressional Committees shall not apply to any obligation that, as determined by the Secretary, is necessary to respond to a declared state of emergency that significantly impacts the operations of the National Finance Center; or to evacuate employees of the National Finance Center to a safe haven to continue operations of the National Finance Center.

SEC. 703. No part of any appropriation contained in this Act shall remain available for obligation beyond the current fiscal year unless expressly so provided herein.
81

Sec. 704. No funds appropriated by this Act may be used to pay negotiated indirect cost rates on cooperative agreements or similar arrangements between the United States Department of Agriculture and nonprofit institutions in excess of 10 percent of the total direct cost of the agreement when the purpose of such cooperative arrangements is to carry out programs of mutual interest between the two parties. This does not preclude appropriate payment of indirect costs on grants and contracts with such institutions when such indirect costs are computed on a similar basis for all agencies for which appropriations are provided in this Act.

Sec. 705. Appropriations to the Department of Agriculture for the cost of direct and guaranteed loans made available in the current fiscal year shall remain available until expended to disburse obligations made in the current fiscal year for the following accounts: the Rural Development Loan Fund program account, the Rural Electrification and Telecommunication Loans program account, and the Rural Housing Insurance Fund program account.

Sec. 706. None of the funds made available to the Department of Agriculture by this Act may be used to acquire new information technology systems or significant upgrades, as determined by the Office of the Chief Information Officer, without the approval of the Chief Informa-
tion Officer and the concurrence of the Executive Information Technology Investment Review Board: Provided, That notwithstanding any other provision of law, none of the funds appropriated or otherwise made available by this Act may be transferred to the Office of the Chief Information Officer without written notification to and the prior approval of the Committees on Appropriations of both Houses of Congress: Provided further, That notwithstanding section 11319 of title 40, United States Code, none of the funds available to the Department of Agriculture for information technology shall be obligated for projects, contracts, or other agreements over $25,000 prior to receipt of written approval by the Chief Information Officer: Provided further, That the Chief Information Officer may authorize an agency to obligate funds without written approval from the Chief Information Officer for projects, contracts, or other agreements up to $250,000 based upon the performance of an agency measured against the performance plan requirements described in the explanatory statement accompanying Public Law 113–235.

Sec. 707. Funds made available under section 524(b) of the Federal Crop Insurance Act (7 U.S.C. 1524(b)) in the current fiscal year shall remain available until ex-
pended to disburse obligations made in the current fiscal year.

Sec. 708. Notwithstanding any other provision of law, any former Rural Utilities Service borrower that has repaid or prepaid an insured, direct or guaranteed loan under the Rural Electrification Act of 1936, or any not-for-profit utility that is eligible to receive an insured or direct loan under such Act, shall be eligible for assistance under section 313B(a) of such Act in the same manner as a borrower under such Act.

Sec. 709. Except as otherwise specifically provided by law, not more than $20,000,000 in unobligated balances from appropriations made available for salaries and expenses in this Act for the Farm Service Agency shall remain available through September 30, 2026, for information technology expenses.

Sec. 710. None of the funds appropriated or otherwise made available by this Act may be used for first-class travel by the employees of agencies funded by this Act in contravention of sections 301–10.122 through 301–10.124 of title 41, Code of Federal Regulations.

Sec. 711. In the case of each program established or amended by the Agricultural Act of 2014 (Public Law 113–79) or by a successor to that Act, other than by title I or subtitle A of title III of such Act, or programs for
which indefinite amounts were provided in that Act, that
is authorized or required to be carried out using funds
of the Commodity Credit Corporation—

(1) such funds shall be available for salaries
and related administrative expenses, including tech-
nical assistance, associated with the implementation
of the program, without regard to the limitation on
the total amount of allotments and fund transfers
contained in section 11 of the Commodity Credit
Corporation Charter Act (15 U.S.C. 714i); and

(2) the use of such funds for such purpose shall
not be considered to be a fund transfer or allotment
for purposes of applying the limitation on the total
amount of allotments and fund transfers contained
in such section.

Sec. 712. Of the funds made available by this Act,
not more than $2,900,000 shall be used to cover necessary
expenses of activities related to all advisory committees,
panels, commissions, and task forces of the Department
of Agriculture, except for panels used to comply with negoti-
tiated rule makings and panels used to evaluate competi-
tively awarded grants.

Sec. 713. (a) None of the funds made available in
this Act may be used to maintain or establish a computer
network unless such network blocks the viewing, downloading, and exchanging of pornography.

(b) Nothing in subsection (a) shall limit the use of funds necessary for any Federal, State, tribal, or local law enforcement agency or any other entity carrying out criminal investigations, prosecution, or adjudication activities.

SEC. 714. Notwithstanding subsection (b) of section 14222 of Public Law 110–246 (7 U.S.C. 612c–6; in this section referred to as “section 14222”), none of the funds appropriated or otherwise made available by this or any other Act shall be used to pay the salaries and expenses of personnel to carry out a program under section 32 of the Act of August 24, 1935 (7 U.S.C. 612c; in this section referred to as “section 32”) in excess of $1,427,930,000 (exclusive of carryover appropriations from prior fiscal years), as follows: Child Nutrition Programs Entitlement Commodities—$485,000,000; State Option Contracts—$5,000,000; Removal of Defective Commodities—$1,660,000; Administration of section 32 Commodity Purchases—$37,178,000: Provided, That none of the funds made available in this Act or any other Act shall be used for salaries and expenses to carry out in this fiscal year section 19(i)(1)(E) of the Richard B. Russell National School Lunch Act, as amended, except in an amount that excludes the transfer of $195,000,000 of the funds to be
transferred under subsection (c) of section 14222 of Public Law 110–246, until October 1, 2025: Provided further, That $195,000,000 made available on October 1, 2025, to carry out section 19(i)(1)(E) of the Richard B. Russell National School Lunch Act, as amended, shall be excluded from the limitation described in subsection (b)(2)(A)(x) of section 14222 of Public Law 110–246 for fiscal year 2026: Provided, That, of the total funds made available in the matter preceding this proviso that remain unobligated on October 1, 2025, such unobligated balances shall carryover into fiscal year 2026 and shall remain available until expended for any of the purposes of section 32, except that any such carryover funds used in accordance with clause (3) of section 32 may not exceed $350,000,000 and may not be obligated until the Secretary of Agriculture provides written notification of the expenditures to the Committees on Appropriations of both Houses of Congress at least two weeks in advance: Provided further, That, with the exception of any available carryover funds authorized in any prior appropriations Act to be used for the purposes of clause (3) of section 32, none of the funds appropriated or otherwise made available by this or any other Act shall be used to pay the salaries or expenses of any employee of the Department of Agriculture to carry out clause (3) of section 32.
SEC. 715. None of the funds appropriated by this or any other Act shall be used to pay the salaries and expenses of personnel who prepare or submit appropriations language as part of the President’s budget submission to the Congress for programs under the jurisdiction of the Appropriations Subcommittees on Agriculture, Rural Development, Food and Drug Administration, and Related Agencies that assumes revenues or reflects a reduction from the previous year due to user fees proposals that have not been enacted into law prior to the submission of the budget unless such budget submission identifies which additional spending reductions should occur in the event the user fees proposals are not enacted prior to the date of the convening of a committee of conference for the fiscal year 2025 appropriations Act.

SEC. 716. (a) None of the funds provided by this Act, or provided by previous appropriations Acts to the agencies funded by this Act that remain available for obligation or expenditure in the current fiscal year, or provided from any accounts in the Treasury derived by the collection of fees available to the agencies funded by this Act, shall be available for obligation or expenditure through a reprogramming, transfer of funds, or reimbursements as authorized by the Economy Act, or in the case of the Department of Agriculture, through use of the authority provided
by section 702(b) of the Department of Agriculture Organic Act of 1944 (7 U.S.C. 2257) or section 8 of Public Law 89–106 (7 U.S.C. 2263), that—

(1) creates new programs;

(2) eliminates a program, project, or activity;

(3) increases funds or personnel by any means for any project or activity for which funds have been denied or restricted;

(4) relocates an office or employees;

(5) reorganizes offices, programs, or activities;

or

(6) contracts out or privatizes any functions or activities presently performed by Federal employees;

unless the Secretary of Agriculture, the Secretary of Health and Human Services, or the Chairman of the Commodity Futures Trading Commission (as the case may be) notifies in writing and receives approval from the Committees on Appropriations of both Houses of Congress at least 30 days in advance of the reprogramming of such funds or the use of such authority.

(b) None of the funds provided by this Act, or provided by previous Appropriations Acts to the agencies funded by this Act that remain available for obligation or expenditure in the current fiscal year, or provided from any accounts in the Treasury derived by the collection of
fees available to the agencies funded by this Act, shall be available for obligation or expenditure for activities, programs, or projects through a reprogramming or use of the authorities referred to in subsection (a) involving funds in excess of $500,000 or 10 percent, whichever is less, that—

(1) augments existing programs, projects, or activities;

(2) reduces by 10 percent funding for any existing program, project, or activity, or numbers of personnel by 10 percent as approved by Congress; or

(3) results from any general savings from a reduction in personnel which would result in a change in existing programs, activities, or projects as approved by Congress;

unless the Secretary of Agriculture, the Secretary of Health and Human Services, or the Chairman of the Commodity Futures Trading Commission (as the case may be) notifies in writing and receives approval from the Committees on Appropriations of both Houses of Congress at least 30 days in advance of the reprogramming or transfer of such funds or the use of such authority.

e) The Secretary of Agriculture, the Secretary of Health and Human Services, or the Chairman of the Commodity Futures Trading Commission shall notify in writ-
ing and receive approval from the Committees on Appropriations of both Houses of Congress before implementing any program or activity not carried out during the previous fiscal year unless the program or activity is funded by this Act or specifically funded by any other Act.

(d) None of the funds provided by this Act, or provided by previous Appropriations Acts to the agencies funded by this Act that remain available for obligation or expenditure in the current fiscal year, or provided from any accounts in the Treasury derived by the collection of fees available to the agencies funded by this Act, shall be available for—

(1) modifying major capital investments funding levels, including information technology systems, that involves increasing or decreasing funds in the current fiscal year for the individual investment in excess of $500,000 or 10 percent of the total cost, whichever is less;

(2) realigning or reorganizing new, current, or vacant positions or agency activities or functions to establish a center, office, branch, or similar entity with five or more personnel; or

(3) carrying out activities or functions that were not described in the budget request;
unless the agencies funded by this Act notify, in writing, the Committees on Appropriations of both Houses of Congress at least 30 days in advance of using the funds for these purposes.

(e) As described in this section, no funds may be used for any activities unless the Secretary of Agriculture, the Secretary of Health and Human Services, or the Chairman of the Commodity Futures Trading Commission receives from the Committee on Appropriations of both Houses of Congress written or electronic mail confirmation of receipt of the notification as required in this section.

SEC. 717. Notwithstanding section 310B(g)(5) of the Consolidated Farm and Rural Development Act (7 U.S.C. 1932(g)(5)), the Secretary may assess a one-time fee for any guaranteed business and industry loan in an amount that does not exceed 3 percent of the guaranteed principal portion of the loan.

SEC. 718. None of the funds appropriated or otherwise made available to the Department of Agriculture, the Food and Drug Administration, the Commodity Futures Trading Commission, or the Farm Credit Administration shall be used to transmit or otherwise make available reports, questions, or responses to questions that are a result of information requested for the appropriations hear-
ing process to any non-Department of Agriculture, non-
Department of Health and Human Services, non-Com-
modity Futures Trading Commission, or non-Farm Credit
Administration employee.

Sec. 719. Unless otherwise authorized by existing
law, none of the funds provided in this Act, may be used
by an executive branch agency to produce any pre-
packaged news story intended for broadcast or distribution
in the United States unless the story includes a clear noti-
fication within the text or audio of the prepackaged news
story that the prepackaged news story was prepared or
funded by that executive branch agency.

Sec. 720. No employee of the Department of Agri-
culture may be detailed or assigned from an agency or
office funded by this Act or any other Act to any other
agency or office of the Department for more than 60 days
in a fiscal year unless the individual’s employing agency
or office is fully reimbursed by the receiving agency or
office for the salary and expenses of the employee for the
period of assignment.

Sec. 721. Not later than 30 days after the date of
enactment of this Act, the Secretary of Agriculture, the
Commissioner of the Food and Drug Administration, the
Chairman of the Commodity Futures Trading Commis-
sion, and the Chairman of the Farm Credit Administra-
tion shall submit to the Committees on Appropriations of both Houses of Congress a detailed spending plan by program, project, and activity for all the funds made available under this Act including appropriated user fees, as defined in the report accompanying this Act.

SEC. 722. Section 516(a) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. section 360f(a)) is amended—by inserting “, except for devices that are authorized or ordered for an individual by a court of competent jurisdiction” after “to make such intended use or uses a banned intended use or uses”.

SEC. 723. For the purposes of determining eligibility or level of program assistance for Rural Housing Service programs the Secretary shall not include incarcerated prison populations.

SEC. 724. For loans and loan guarantees that do not require budget authority and the program level has been established in this Act, the Secretary of Agriculture may increase the program level for such loans and loan guarantees by not more than 25 percent: Provided, That prior to the Secretary implementing such an increase, the Secretary notifies, in writing, the Committees on Appropriations of both Houses of Congress at least 15 days in advance.
SEC. 725. None of the credit card refunds or rebates transferred to the Working Capital Fund pursuant to section 729 of the Agriculture, Rural Development, Food and Drug Administration, and Related Agencies Appropriations Act, 2002 (7 U.S.C. 2235a; Public Law 107–76) shall be available for obligation without written notification to, and the prior approval of, the Committees on Appropriations of both Houses of Congress: Provided, That the refunds or rebates so transferred shall be available for obligation only for the acquisition of property, plant and equipment, including equipment for the improvement, delivery, and implementation of Departmental financial management, information technology, and other support systems necessary for the delivery of financial, administrative, and information technology services, including cloud adoption and migration, of primary benefit to the agencies of the Department of Agriculture.

SEC. 726. None of the funds made available by this Act may be used to implement, administer, or enforce the “variety” requirements of the final rule entitled “Enhancing Retailer Standards in the Supplemental Nutrition Assistance Program (SNAP)” published by the Department of Agriculture in the Federal Register on December 15, 2016 (81 Fed. Reg. 90675) until the Secretary of Agriculture amends the definition of the term “variety” as de-
fined in section 278.1(b)(1)(ii)(C) of title 7, Code of Federal Regulations, and “variety” as applied in the definition of the term “staple food” as defined in section 271.2 of title 7, Code of Federal Regulations, to increase the number of items that qualify as acceptable varieties in each staple food category so that the total number of such items in each staple food category exceeds the number of such items in each staple food category included in the final rule as published on December 15, 2016: Provided, That until the Secretary promulgates such regulatory amendments, the Secretary shall apply the requirements regarding acceptable varieties and breadth of stock to Supplemental Nutrition Assistance Program retailers that were in effect on the day before the date of the enactment of the Agricultural Act of 2014 (Public Law 113–79).

SEC. 727. In carrying out subsection (h) of section 502 of the Housing Act of 1949 (42 U.S.C. 1472), the Secretary of Agriculture shall have the same authority with respect to loans guaranteed under such section and eligible lenders for such loans as the Secretary has under subsections (h) and (j) of section 538 of such Act (42 U.S.C. 1490p–2) with respect to loans guaranteed under such section 538 and eligible lenders for such loans.

SEC. 728. None of the funds appropriated or otherwise made available by this Act shall be available for the
United States Department of Agriculture to propose, finalize or implement any regulation that would promulgate new user fees pursuant to 31 U.S.C. 9701 after the date of the enactment of this Act.

Sec. 729. None of the funds made available by this or any other Act thereafter may be used to write, prepare, or publish a proposed rule, final rule, or an interim final rule in furtherance of, or otherwise to implement or enforce the final rule entitled “Transparency in Poultry Grower Contracting and Tournaments,” published by the Department of Agriculture in the Federal Register on November 28, 2023 (88 Fed. Reg. 83210 et seq.), the final rule entitled “Inclusive Competition and Market Integrity Under the Packers and Stockyards Act,” published by the Department of Agriculture in the Federal Register on March 6, 2024 (89 Fed. Reg. 16092 et seq.), the advanced notice of proposed rulemaking entitled “Poultry Growing Tournament Systems: Fairness and Related Concerns,” published by the Department of Agriculture in the Federal Register on June 8, 2022 (87 Fed. Reg. 34814) (also identified in the White House Office of Management and Budget’s Fall 2023 Unified Agenda of Regulatory and De-regulatory Actions as “Poultry Grower Payment Systems and Capital Improvement Systems (AMS-FTPP-22-0046),” RIN 0581-AE18), the rulemaking identified in
the White House Office of Management and Budget’s Fall 2023 Unified Agenda of Regulatory and Deregulatory Actions as “Unfair Practices, Undue Preferences, and Harm to Competition Under the Packers and Stockyards Act (AMS-FTPP-21-0046),” RIN 0581-AE04, or any subsequent substantially similar rulemaking effort, except that funds may be used to, and the Secretary of Agriculture shall, withdraw or rescind any such proposed rules, advanced notices of proposed rulemaking, and any such rules that may have been finalized, and discontinue and provide notice of closure to affected parties of any investigations or enforcement activities pending under said rules.

SEC. 730. Notwithstanding any provision of law that regulates the calculation and payment of overtime and holiday pay for FSIS inspectors, the Secretary may charge establishments subject to the inspection requirements of the Poultry Products Inspection Act, 21 U.S.C. 451 et seq., the Federal Meat Inspection Act, 21 U.S.C. 601 et seq., and the Egg Products Inspection Act, 21 U.S.C. 1031 et seq., for the cost of inspection services provided outside of an establishment’s approved inspection shifts, and for inspection services provided on Federal holidays: Provided, That any sums charged pursuant to this paragraph shall be deemed as overtime pay or holiday pay under section 1001(d) of the American Rescue Plan Act of 2021 (Public
Law 117–2, 135 Stat. 242): Provided further, That sums
received by the Secretary under this paragraph shall, in
addition to other available funds, remain available until
expended to the Secretary without further appropriation
for the purpose of funding all costs associated with FSIS
inspections.

Sec. 731. (a) The Secretary of Agriculture shall—
(1) conduct audits in a manner that evaluates
the following factors in the country or region being
audited, as applicable—
(A) veterinary control and oversight;
(B) disease history and vaccination prac-
tices;
(C) livestock demographics and
traceability;
(D) epidemiological separation from poten-
tial sources of infection;
(E) surveillance practices;
(F) diagnostic laboratory capabilities; and
(G) emergency preparedness and response;
and
(2) promptly make publicly available the final
reports of any audits or reviews conducted pursuant
to paragraph (1).
(b) This section shall be applied in a manner consistent with United States obligations under its international trade agreements.

SEC. 732. (a) In addition to other funds made available, there is hereby appropriated $2,000,000, to remain available until expended, for the Secretary of Agriculture to approve no more than 5 pilot projects under section 17(b) of the Food and Nutrition Act of 2008 (7 U.S.C. 2026), that meet the terms and conditions determined by the Secretary for a period not to exceed 3 years and without increasing household benefit allotments as authorized by section 8 of the Food and Nutrition Act of 2008 (7 U.S.C. 2017), that limit the purchase of certain food or beverage items as determined by the Secretary with supplemental nutrition assistance program benefits, of which 1 or more of such approved projects shall begin before December 31, 2025.

(b) Not later than 6 months after the first pilot project under subsection (a) begins, the Office of the Chief Economist shall enter into a contract with a land grant university that currently conducts policy research under 7 U.S.C. 3155 to—

(1) evaluate the pilot project or projects carried out under subsection (a); and
(2) provide the initial results of such evaluation not later than 18 months after the date of such contract.

SEC. 733. None of the funds made available by this Act, or provided from any accounts in the Treasury of the United States derived by the collection of fees available to the agencies funded by this Act, may be used by the Secretary of Health and Human Services to finalize, issue, or implement any rule, regulation, notice of proposed rulemaking, or order setting any tobacco product standard that would: 1) prohibit menthol in cigarettes or prohibit characterizing flavors in all cigars and their components and parts; or 2) mandate a maximum nicotine level for cigarettes, until the FDA:

(1) updates its “Guidance for Industry on its Enforcement Priorities” published in January 2020 and updated in April 2020, to expand its prioritized enforcement to flavored disposable ENDS products in addition to cartridge-based products (on pages 10-11 and 18) and to define “disposable ENDS product” on page 9;

(2) Center for Tobacco Products (CTP) issues a final rule requiring Foreign Manufacturer Registration (RIN #0910-AH59);
(3) FDA coordinates with Customs and Border Protection (CBP) and U.S. Postal Service (USPS) to prevent importation of any deemed product unless the product is on a list FDA prepares and transmits to CBP consisting of (a) products with MGOs, (b) products that received MDOs but that have been and remain stayed by the Secretary or through court order, rescinded by the Secretary, or vacated by a court, and (c) products with PMTAs pending review since on or before September 9, 2020, and further that FDA requires that no such product may be imported without the manufacturer or importer identifying the PMTA or STN number associated with the product;

(4) Publicly disclose the authorized list to manufacturers, wholesalers, and retailers, with instructions to cease the distribution, sale, and/or marketing of any deemed product not on the list;

(5) Issue Import Alerts to help address the importation of tobacco products that appear to be in violation of applicable laws; and

(6) Submit a quarterly written report to the Committees on Appropriations of the House and Senate on the progress the Center for Tobacco Prod-
ucts is making in removing all non-compliant nicotine products from the market.

Sec. 734. (a)(1) No Federal funds made available for this fiscal year for the rural water, waste water, waste disposal, and solid waste management programs authorized by sections 306, 306A, 306C, 306D, 306E, and 310B of the Consolidated Farm and Rural Development Act (7 U.S.C. 1926 et seq.) shall be used for a project for the construction, alteration, maintenance, or repair of a public water or wastewater system unless all of the iron and steel products used in the project are produced in the United States.

(2) In this section, the term “iron and steel products” means the following products made primarily of iron or steel: lined or unlined pipes and fittings, manhole covers and other municipal castings, hydrants, tanks, flanges, pipe clamps and restraints, valves, structural steel, reinforced precast concrete, and construction materials.

(b) Subsection (a) shall not apply in any case or category of cases in which the Secretary of Agriculture (in this section referred to as the “Secretary”) or the designee of the Secretary finds that—

(1) applying subsection (a) would be inconsistent with the public interest;
(2) iron and steel products are not produced in the United States in sufficient and reasonably available quantities or of a satisfactory quality; or

(3) inclusion of iron and steel products produced in the United States will increase the cost of the overall project by more than 25 percent.

e) If the Secretary or the designee receives a request for a waiver under this section, the Secretary or the designee shall make available to the public on an informal basis a copy of the request and information available to the Secretary or the designee concerning the request, and shall allow for informal public input on the request for at least 15 days prior to making a finding based on the request. The Secretary or the designee shall make the request and accompanying information available by electronic means, including on the official public Internet Web site of the Department.

(d) This section shall be applied in a manner consistent with United States obligations under international agreements.

e) The Secretary may retain up to 0.25 percent of the funds appropriated in this Act for “Rural Utilities Service—Rural Water and Waste Disposal Program Account” for carrying out the provisions described in sub-
section (a)(1) for management and oversight of the requirements of this section.

(f) Subsection (a) shall not apply with respect to a project for which the engineering plans and specifications include use of iron and steel products otherwise prohibited by such subsection if the plans and specifications have received required approvals from State agencies prior to the date of enactment of this Act.

(g) For purposes of this section, the terms “United States” and “State” shall include each of the several States, the District of Columbia, and each Federally recognized Indian Tribe.

SEC. 735. None of the funds appropriated by this Act may be used in any way, directly or indirectly, to influence congressional action on any legislation or appropriation matters pending before Congress, other than to communicate to Members of Congress as described in 18 U.S.C. 1913.

SEC. 736. Of the total amounts made available by this Act for direct loans and grants under the following headings: “Rural Housing Service—Rural Housing Insurance Fund Program Account”; “Rural Housing Service—Mutual and Self-Help Housing Grants”; “Rural Housing Service—Rural Housing Assistance Grants”; “Rural Housing Service—Rural Community Facilities Program
Account”; “Rural Business-Cooperative Service—Rural Business Program Account”; “Rural Business-Cooperative Service—Rural Economic Development Loans Program Account”; “Rural Business-Cooperative Service—Rural Cooperative Development Grants”; “Rural Business-Cooperative Service—Rural Microentrepreneur Assistance Program”; “Rural Utilities Service—Rural Water and Waste Disposal Program Account”; “Rural Utilities Service—Rural Electrification and Telecommunications Loans Program Account”; and “Rural Utilities Service—Distance Learning, Telemedicine, and Broadband Program”, to the maximum extent feasible, at least 10 percent of the funds shall be allocated for assistance in persistent poverty counties under this section, including, notwithstanding any other provision regarding population limits, any county seat of such a persistent poverty county that has a population that does not exceed the authorized population limit by more than 10 percent: Provided, That for purposes of this section, the term “persistent poverty counties” means any county that has had 20 percent or more of its population living in poverty over the past 30 years, as measured by the 1990 and 2000 decennial censuses, and 2007–2011 American Community Survey 5-year average, or any territory or possession of the United States: Provided further, That with respect to specific ac-
tivities for which program levels have been made available by this Act that are not supported by budget authority, the requirements of this section shall be applied to such program level.

SEC. 737. None of the funds made available by this Act may be used to notify a sponsor or otherwise acknowledge receipt of a submission for an exemption for investigational use of a drug or biological product under section 505(i) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(i)) or section 351(a)(3) of the Public Health Service Act (42 U.S.C. 262(a)(3)) in research in which a human embryo is intentionally created or modified to include a heritable genetic modification. Any such submission shall be deemed to have not been received by the Secretary, and the exemption may not go into effect.

SEC. 738. None of the funds made available by this or any other Act may be used to enforce the final rule promulgated by the Food and Drug Administration entitled “Standards for the Growing, Harvesting, Packing, and Holding of Produce for Human Consumption”, and published on November 27, 2015, and the proposed rule issued by the Food and Drug Administration entitled “Standards for the Growing, Harvesting, Packing, and Holding Produce for Human Consumption Related to Agricultural Water” (86 Fed. Reg. 69120 and 87 Fed. Reg.
42973), with respect to the regulation of entities that grow, harvest, pack, or hold wine grapes, hops, pulse crops, or almonds.

SEC. 739. For school years 2024–2025 and 2025–2026, none of the funds made available by this Act may be used to restrict or limit the substitution of any vegetable subgroup for fruits under the school breakfast program established under section 4 of the Child Nutrition Act of 1966 (42 U.S.C. 1773).

SEC. 740. None of the funds made available by this Act or any other Act may be used—

(1) in contravention of section 7606 of the Agricultural Act of 2014 (7 U.S.C. 5940), subtitle G of the Agricultural Marketing Act of 1946, or section 10114 of the Agriculture Improvement Act of 2018; or

(2) to prohibit the transportation, processing, sale, or use of hemp, or seeds of such plant, that is grown or cultivated in accordance with section 7606 of the Agricultural Act of 2014 or subtitle G of the Agricultural Marketing Act of 1946, within or outside the State in which the hemp is grown or cultivated.

SEC. 741. The Secretary of Agriculture may waive the matching funds requirement under section 412(g) of
the Agricultural Research, Extension, and Education Reform Act of 1998 (7 U.S.C. 7632(g)).

SEC. 742. None of the funds made available by this Act may be used to implement, administer, or enforce any rule that would reduce the maximum monthly allowance with respect to milk under section 246.10 of title 7, Code of Federal Regulations (as in effect on April 1, 2023), including the rule entitled “Special Supplemental Nutrition Program for Women, Infants, and Children (WIC): Revisions to the WIC Food Packages” published by the Department of Agriculture in the Federal Register on April 18, 2024 (89 Fed. Reg. 28488).

SEC. 743. None of the funds made available by this Act may be used to impose updated minimum efficiency standards for new housing financed by the Department of Agriculture as part of carrying out the notice entitled “Final Determination: Energy Efficiency Standards for New Construction of HUD and USDA Financed Housing” (89 Fed. Reg. 33112).

SEC. 744. None of the funds made available by this Act may be used to carry out any program, project, or activity that promotes or advances Critical Race Theory or any concept associated with Critical Race Theory.

SEC. 745. (a) After the effective date of any final rule the Food and Drug Administration (FDA) publishes in
connection with its proposed rule to update these require-
ments (87 Federal Register 59168, issued on September
29, 2022), manufacturers may also continue to comply
with the previous requirements promulgated by the FDA
for the implied nutrient content claim “healthy” through
the “compliance date” FDA provides in the final rule.

(b) Any food product manufactured and labeled as
“healthy” during the compliance period FDA provides in
that final rule shall not be directly or indirectly subject
to any state-law requirements that are not identical to ei-
ther (i) the Federal requirements for the implied nutrition
content claim “healthy” that were in effect as of the date
FDA issues the final rule, or (ii) the updated Federal re-
quirements that FDA promulgates in the final rule, as-
suming the updated requirements go into effect during the
regulatory compliance period.

Sec. 746. Funds made available under title II of the
Food for Peace Act (7 U.S.C. 1721 et seq.) may only be
used to provide assistance to recipient nations if adequate
monitoring and controls, as determined by the Adminis-
trator, are in place to ensure that emergency food aid is
received by the intended beneficiaries in areas affected by
food shortages and not diverted for unauthorized or inap-
propriate purposes.
SEC. 747. None of the funds made available by this Act may be used to procure raw or processed poultry products or seafood imported into the United States from the People’s Republic of China for use in the school lunch program under the Richard B. Russell National School Lunch Act (42 U.S.C. 1751 et seq.), the Child and Adult Care Food Program under section 17 of such Act (42 U.S.C. 1766), the Summer Food Service Program for Children under section 13 of such Act (42 U.S.C. 1761), or the school breakfast program under the Child Nutrition Act of 1966 (42 U.S.C. 1771 et seq.).

SEC. 748. For school year 2025–2026, only a school food authority that had a negative balance in the nonprofit school food service account as of June 30, 2024, shall be required to establish a price for paid lunches in accordance with section 12(p) of the Richard B. Russell National School Lunch Act (42 U.S.C. 1760(p)).

SEC. 749. Any funds made available by this or any other Act that the Secretary withholds pursuant to section 1668(g)(2) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5921(g)(2)), as amended, shall be available for grants for biotechnology risk assessment research: Provided, That the Secretary may transfer such funds among appropriations of the Department of Agriculture for purposes of making such grants.
SEC. 750. Notwithstanding any other provision of law, no funds available to the Department of Agriculture may be used to move any staff office or any agency from the mission area in which it was located on August 1, 2018, to any other mission area or office within the Department in the absence of the enactment of specific legislation affirming such move.

SEC. 751. The Secretary, acting through the Chief of the Natural Resources Conservation Service, may use funds appropriated under this Act or any other Act for the Watershed and Flood Prevention Operations Program and the Watershed Rehabilitation Program carried out pursuant to the Watershed Protection and Flood Prevention Act (16 U.S.C. 1001 et seq.), and for the Emergency Watershed Protection Program carried out pursuant to section 403 of the Agricultural Credit Act of 1978 (16 U.S.C. 2203) to provide technical services for such programs pursuant to section 1252(a)(1) of the Food Security Act of 1985 (16 U.S.C. 3851(a)(1)), notwithstanding subsection (e) of such section.

SEC. 752. In administering the pilot program established by section 779 of division A of the Consolidated Appropriations Act, 2018 (Public Law 115–141), the Secretary of Agriculture may, for purposes of determining entities eligible to receive assistance, consider those commu-
nities which are “Areas Rural in Character”: Provided, That not more than 10 percent of the funds made available under the heading “Distance Learning, Telemedicine, and Broadband Program” for the purposes of the pilot program established by section 779 of Public Law 115–141 may be used for this purpose.

SEC. 753. None of the funds made available by this Act may be used by the Secretary of Agriculture, the Commissioner of Food and Drugs, the Chairman of the Commodity Futures Trading Commission, or the Chairman of the Farm Credit Administration to fly or display a flag over a facility of the Department of Agriculture, the Food and Drug Administration, the Commodity Futures Trading Commission, or the Farm Credit Administration other than the flag of the United States; the flag of a State, territory, the District of Columbia; the flag of an Indian Tribal Government; the official flag of a U.S. Department or agency; or the Prisoners of War/Missing in Action flag.

SEC. 754. Of the unobligated balances from amounts made available to carry out section 749(g) of the Agricultural Appropriations Act of 2010 (Public Law 111-80), $40,000,000 are hereby rescinded: Provided, That no amounts may be rescinded from amounts that were designated by the Congress as an emergency requirement pursuant to a Concurrent Resolution on the Budget or the

Sec. 755. None of the funds appropriated or otherwise made available by this or any other Act may be used to implement, administer, apply, enforce, or carry out Executive Order 13985 of January 20, 2021 (86 Fed. Reg. 7009, relating to advancing racial equity and support for underserved communities through the Federal Government), or the U.S. Department of Agriculture’s Equity Action Plan in Support of Executive Order 13985, or any Equity Action Plan created by the Food and Drug Administration, the Commodity Futures Trading Commission, or the Farm Credit Administration, or Executive Order 14035 of June 25, 2021 (86 Fed. Reg. 34593, relating to diversity, equity, inclusion, and accessibility in the Federal workforce), or Executive Order 14091 of February 16, 2023 (88 Fed. Reg. 10825, relating to further advancing racial equity and support for underserved communities through the Federal Government), or to create or establish an Office of the Chief Diversity and Inclusion Officer.

Sec. 756. None of the funds appropriated or otherwise made available by this Act may be used by the Food and Drug Administration (FDA) to issue or promote any new guidelines or regulations applicable to food manufacturers for Listeria monocytogenes (Lm) until the FDA
considers the available new science in developing the Compliance Policy Guide (CPG), Guidance for FDA Staff, Sec. 555.320 Listeria monocytogenes—regarding Lm in low-risk foods, meaning foods that do not support the growth of Lm.

SEC. 757. None of the funds appropriated or otherwise made available by this Act may be used by the Food and Drug Administration to develop, issue, promote or advance any final guidelines or new regulations applicable to food manufacturers for long-term population-wide sodium reduction actions until an assessment is completed on the impact of the short-term sodium reduction targets.

SEC. 758. (a) In general.—Notwithstanding section 7 of title 1, United States Code, section 1738C of title 28, United States Code, or any other provision of law, none of the funds provided by this Act, or previous appropriations Acts, shall be used in whole or in part to take any discriminatory action against a person, wholly or partially, on the basis that such person speaks, or acts, in accordance with a sincerely held religious belief, or moral conviction, that marriage is, or should be recognized as, a union of one man and one woman.

(b) Discriminatory action defined.—As used in subsection (a), a discriminatory action means any action taken by the Federal government to—
(1) alter in any way the Federal tax treatment of, or cause any tax, penalty, or payment to be assessed against, or deny, delay, or revoke an exemption from taxation under section 501(a) of the Internal Revenue Code of 1986 of, any person referred to in subsection (a);

(2) disallow a deduction for Federal tax purposes of any charitable contribution made to or by such person;

(3) withhold, reduce the amount or funding for, exclude, terminate, or otherwise make unavailable or deny, any Federal grant, contract, subcontract, cooperative agreement, guarantee, loan, scholarship, license, certification, accreditation, employment, or other similar position or status from or to such person;

(4) withhold, reduce, exclude, terminate, or otherwise make unavailable or deny, any entitlement or benefit under a Federal benefit program, including admission to, equal treatment in, or eligibility for a degree from an educational program, from or to such person; or

(5) withhold, reduce, exclude, terminate, or otherwise make unavailable or deny access or an entitlement to Federal property, facilities, educational in-
stitutions, speech fora (including traditional, limited, and nonpublic fora), or charitable fundraising campaigns from or to such person.

c) Accreditation; Licensure; Certification.—The Federal government shall consider accredited, licensed, or certified for purposes of Federal law any person that would be accredited, licensed, or certified, respectively, for such purposes but for a determination against such person wholly or partially on the basis that the person speaks, or acts, in accordance with a sincerely held religious belief or moral conviction described in subsection (a).

Sec. 759. (a) Closure of Agricultural Research Service Facility.—The Secretary of Agriculture may close the Agricultural Research Service Federal laboratory located at 4279 East Mount Hope Road, East Lansing, Michigan once operations have ceased and ongoing research missions are, or will be, relocated to a different facility.

(b) Conveyance Authority.—With respect to the Agricultural Research Service facility to be closed pursuant to subsection (a), the Secretary of Agriculture may convey, with or without consideration, all right, title, and interest of the United States in and to any real property, including improvements and equipment thereon, of the facility, to a land grant college or university (as defined in section 1404(13) of the National Agricultural Research, Exten-
sion, and Teaching Policy Act of 1977 (7 U.S.C. 3103(13)) that previously owned that parcel of real prop-
erty.

SEC. 760. Section 297A of the Agricultural Mar-
keting Act of 1946 (7 U.S.C. 1639o) is amended—

(1) by amending paragraph (1) to read as fol-
lows:

“(1) HEMP.—

“(A) IN GENERAL.—The term ‘hemp’ means the plant Cannabis sativa L. and any part of that plant, including the seeds thereof and all derivatives, extracts, cannabinoids, iso-
mers, acids, salts, and salts of isomers, whether growing or not, with a total tetrahydrocannabinol concentration (including tetrahydrocannabinolic acid) of not more than 0.3 percent in the plant on a dry weight basis.

“(B) EXCLUSIONS.—Such term does not include

“(i) any viable seeds from a Cannabis sativa L. plant that exceeds a total tetrahydrocannabinol concentration (in-
cluding tetrahydrocannabinolic acid) of 0.3 percent in the plant on a dry weight basis; or
“(ii) any hemp-derived cannabinoid products containing—

“(I) cannabinoids that are not capable of being naturally produced by a Cannabis sativa L. plant;

“(II) cannabinoids that—

“(aa) are capable of being naturally produced by a Cannabis sativa L. plant; and

“(bb) were synthesized or manufactured outside the plant; or

“(III) quantifiable amounts (as determined by the Secretary in consultation with the Secretary of Health and Human Services) of—

“(aa) tetrahydrocannabinol (including tetrahydrocannabinolic acid); or

“(bb) any other cannabinoids that have similar effects (or are marketed to have similar effects) on humans or animals as tetrahydrocannabinol (as determined by the Secretary
in consultation with the Secretary of Health and Human Services).”.

(2) by redesignating paragraphs (2) through (6) as paragraphs (3) through (7), respectively; and

(3) by inserting after paragraph (1) (as so amended), the following:

“(2) HEMP-DERIVED CANNABINOID PRODUCT.—The term ‘hemp-derived cannabinoid product’ means any intermediate or final product derived from hemp, excluding industrial hemp, that—

“(A) contains cannabinoids in any form;

and

“(B) is intended for human or animal use through any means of application or administration, such as inhalation, ingestion, or topical application.”.

Sec. 761. If services performed by APHIS employees are determined by the Administrator of the Animal and Plant Health Inspection Service to be in response to an animal disease outbreak, any premium pay that is funded, either directly or through reimbursement, shall be exempted from the aggregate of basic pay and premium pay calculated under section 5547 of title 5, United States Code, and any other provision of law limiting the aggregate
amount of premium pay payable on a biweekly or calendar
eyear basis: Provided, That this section shall take effect
as if enacted on January 1, 2023.

Sec. 762. None of the funds made available by this
Act may be used to pay the salaries or expenses of per-
sonnel—

(1) to inspect horses under section 3 of the
Federal Meat Inspection Act (21 U.S.C. 603);

(2) to inspect horses under section 903 of the
Federal Agriculture Improvement and Reform Act of
1996 (7 U.S.C. 1901 note; Public Law 104–127); or

(3) to implement or enforce section 352.19 of
title 9, Code of Federal Regulations (or a successor
regulation).

Sec. 763. The National Academies of Sciences, Engi-
neering and Medicine (NASEM) were tasked with pro-
viding findings and recommendations on alcohol consump-
tion for the purposes of inclusion in the 2025 Dietary
Guidelines for Americans as required by Section 772 of
Division A of the Consolidated Appropriations Act, 2023
/Public Law 117–328): Provided, That the Secretary of
Health and Human Services and the Secretary of Agri-
culture shall consider the findings and recommendations
of the NASEM report in the development of the 2025 Die-
tary Guidelines for Americans and further, both Secre-
taries shall ensure that the alcohol consumption rec-
ommendations in the 2025 Dietary Guidelines for Amer-
cans shall be based on the preponderance of scientific and
medical knowledge consistent with section 5341 of title 7
of United States Code.

SEC. 764. Notwithstanding any other provision of
law, the acceptable market name of any engineered animal
approved prior to the effective date of the National Bio-
engineered Food Disclosure Standard (February 19,
2019) shall include the words “genetically engineered”
prior to the existing acceptable market name.

SEC. 765. Of the unobligated balances from prior
year appropriations made available for conservation activi-
ties under the heading “Natural Resources Conservation
Service—Conservation Operations”, $50,000,000 are
hereby rescinded: Provided, That no amounts may be re-
scinded from amounts that were designated by the Con-
gress as an emergency requirement pursuant to a concur-
rent resolution on the budget or the Balanced Budget and

SEC. 766. The Secretary of Agriculture shall be in-
cluded as a member of the Committee on Foreign Invest-
ment in the United States (CFIUS) on a case by case
basis pursuant to the authorities in section 721(k)(2)(J)
4565(k)(2)(J)) with respect to each covered transaction (as defined in section 721(a)(4) of the Defense Production Act of 1950 (50 U.S.C. 4565(a)(4))) involving agricultural land, agriculture biotechnology, or the agriculture industry (including agricultural transportation, agricultural storage, and agricultural processing), as determined by the CFIUS Chairperson in coordination with the Secretary of Agriculture. The Secretary of Agriculture shall, to the maximum extent practicable, notify the Committee on Foreign Investment in the United States of any agricultural land transaction that the Secretary of Agriculture has reason to believe, based on information from or in cooperation with the Intelligence Community, is a covered transaction (A) that may pose a risk to the national security of the United States, with particular emphasis on covered transactions of an interest in agricultural land by foreign governments or entities of concern, as defined in 42 U.S.C. 19221(a), including the People’s Republic of China, the Democratic People’s Republic of Korea, the Russian Federation, and the Islamic Republic of Iran; and (B) with respect to which a person is required to submit a report to the Secretary of Agriculture under section 2(a) of the Agricultural Foreign Investment Disclosure Act of 1978 (7 U.S.C. 3501(a)).
SEC. 767. The agencies and offices of the Department of Agriculture may reimburse the Office of the General Counsel (OGC), out of the funds provided in this Act, for costs incurred by OGC in providing services to such agencies or offices under time-limited agreements entered into with such agencies and offices: Provided, That such transfer authority is in addition to any other transfer authority provided by law.

SEC. 768. No funds appropriated by this Act may be used to implement, administer, or enforce the “Requirements for Additional Traceability Records for Certain Foods” published on November 21, 2022 (87 Fed. Reg. 70910), or any other rule promulgated in accordance with section 204 of the FDA Food Safety Modernization Act (21 U.S.C. 2223) until the U.S. Food and Drug Administration:

(1) completes at least 4 pilot projects using numerous products on the Food Traceability List, in coordination with farms and with food industry members operating restaurants, retail food establishments, warehouses distributing to retail food establishments, farms, and restaurants, to

(A) measure the effectiveness of foodborne illness outbreak investigations conducted without requiring tracing to a single lot code; and
(B) identify and evaluate the feasibility and effectiveness of low-cost food tracing technologies; and

(2) extends the compliance date for such rule to at least two years after the date on which the pilot projects required by section (A) are successfully completed allowing FDA to retrieve the information they need for an investigation/recall.

Sec. 769. Within 120 days of enactment of this Act, the Secretary of Health and Human Services, acting through the Commissioner of Food and Drugs, shall develop a plan, in consultation with the Department of State and the governments of Abraham Accords countries, to consider the location, duties, and personnel necessary to carry out the functions of an Abraham Accords Bureau within the Food and Drug Administration.

Sec. 770. (a) Section 260 of the Agricultural Marketing Act of 1946 (7 U.S.C. 1636i) is amended by striking “2024” and inserting “2025”.

(b) Section 942 of the Livestock Mandatory Reporting Act of 1999 (7 U.S.C. 1635 note; Public Law 106–78) is amended by striking “2024” and inserting “2025”.

Spending Reduction Account

Sec. 771. $0.
This act may be cited as the “Agriculture, Rural Development, Food and Drug Administration, and Related Agencies Appropriations Act, 2025”.

A BILL

Making appropriations for Agriculture, Rural Development, Food and Drug Administration, and Related Agencies programs for the fiscal year ending September 30, 2025, and for other purposes.

passed, September 30, 2025, and for other pur-
poses. Includes a number of provisions for the fiscal year
Department Food and Drug Administration and
making appropriations for Agriculture, Rural De-

H. R.

Report No. 118–