

116TH CONGRESS 1ST SESSION H.R. 5266

To provide for the enhancement of urban agriculture, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 26, 2019

Ms. Gabbard (for herself, Ms. Moore, and Mr. Rush) introduced the following bill; which was referred to the Committee on Agriculture, and in addition to the Committee on Education and Labor, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To provide for the enhancement of urban agriculture, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Urban Agriculture Healthy Food and Entrepreneur
- 6 Act".
- 7 (b) Table of Contents.—The table of contents for
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—URBAN AGRICULTURE CONSERVATION EASEMENT PROGRAM

- Sec. 101. Establishment and purposes.
- Sec. 102. Definitions.
- Sec. 103. Urban agricultural land easements.

TITLE II—OTHER URBAN AGRICULTURE PROGRAMS

- Sec. 201. Urban agriculture microentrepreneur assistance program.
- Sec. 202. Community Food Project Grant Program.
- Sec. 203. Purchases of locally produced foods.
- Sec. 204. Farm to school program.

1 TITLE I—URBAN AGRICULTURE

2 CONSERVATION EASEMENT

3 **PROGRAM**

- 4 SEC. 101. ESTABLISHMENT AND PURPOSES.
- 5 (a) Establishment.—The Secretary shall establish
- 6 an urban agriculture conservation easement program for
- 7 the conservation of eligible land, improved community food
- 8 security, and improved access to cropland for beginning
- 9 farmers or ranchers, socially disadvantaged farmers or
- 10 ranchers, and majority-controlled producer-based business
- 11 ventures through easements or other interests in land.
- 12 (b) Purposes.—The purposes of the program are
- 13 to—
- (1) protect the agricultural use and future via-
- bility, and related conservation values, of eligible
- land by limiting nonagricultural uses of that land;
- 17 (2) to improve or provide affordable long-term
- access to land for agricultural and related uses in
- 19 urban communities; and

1	(3) to improve community food security.
2	SEC. 102. DEFINITIONS.
3	In this title:
4	(1) Beginning farmer or rancher.—The
5	term "beginning farmer or rancher" has the mean-
6	ing given that term in section 343(a) of the Consoli-
7	dated Farm and Rural Development Act (7 U.S.C.
8	1991(a)).
9	(2) Eligible enti-
10	ty'' means—
11	(A) a State or local governmental entity or
12	an Indian Tribe; or
13	(B) an organization that is—
14	(i) organized for, and at all times
15	since the formation of the organization has
16	been operated principally for, 1 or more of
17	the conservation purposes specified in
18	clause (i), (ii), (iii), or (iv) of section
19	170(h)(4)(A) of the Internal Revenue Code
20	of 1986;
21	(ii) an organization described in sec-
22	tion 501(c)(3) of that Code that is exempt
23	from taxation under section 501(a) of that
24	Code; or
25	(iii) described in—

1	(I) paragraph (1) or (2) of sec-
2	tion 509(a) of that Code; or
3	(II) section $509(a)(3)$ of that
4	Code and is controlled by an organiza-
5	tion described in section 509(a)(2) of
6	that Code.
7	(3) ELIGIBLE LAND.—The term "eligible land"
8	means—
9	(A) private or Tribal land—
10	(i) that is subject to a pending offer
11	for purchase of an urban agricultural land
12	easement from an eligible entity;
13	(ii) that is potentially or currently
14	physically suitable for use as cropland and
15	other attendant agricultural activities;
16	(iii) the use of which for agricultural
17	activities does not pose a threat to the
18	human health of those working the land or
19	the public, due to levels of environmental
20	contaminants on the land or in the sub-
21	surface of the land; and
22	(iv)(I) that is currently vacant;
23	(II) that is in tax delinquency;
24	(III) that is a brownfield site, as de-
25	fined in section 101(39) of the Comprehen-

1	sive Environmental Response, Compensa-
2	tion, and Liability Act of 1980 (42 U.S.C.
3	9601(39));
4	(IV) that is currently being used for
5	urban agriculture purposes; or
6	(V) the protection of which will fur-
7	ther a State or local policy consistent with
8	the purposes of the program; or
9	(B) other private or Tribal land that is in-
10	cidental to land described in subparagraph (A),
11	if the Secretary determines that it is necessary
12	for the efficient administration of an easement
13	under the program.
14	(4) Majority-controlled producer-based
15	BUSINESS VENTURE.—The term "majority-controlled
16	producer-based business venture" has the meaning
17	given that term in section 210A(a)(5) of the Agricul-
18	tural Marketing Act of 1946 (7 U.S.C. 1627c(a)(5)).
19	(5) Program.—The term "program" means
20	the urban agricultural conservation easement pro-
21	gram established by this subtitle.
22	(6) Secretary.—The term "Secretary" means
23	the Secretary of Agriculture, acting through the Of-
24	fice of Urban Agriculture and Innovative Produc-
25	tion.

1	(7) Socially disadvantaged farmer or
2	RANCHER.—The term "socially disadvantaged farm-
3	er or rancher" has the meaning given that term in
4	section 355(e) of the Consolidated Farm and Rural
5	Development Act (7 U.S.C. 2003(e)).
6	(8) Urban agricultural land easement.—
7	The term "urban agricultural land easement" means
8	an easement or other interest in eligible land that—
9	(A) is conveyed for the purpose of pro-
10	tecting natural resources and the agricultural
11	nature of the land in urban communities; and
12	(B) permits the landowner the right to
13	continue agricultural production and related
14	uses subject to an urban agricultural land ease-
15	ment plan, as approved by the Secretary.
16	SEC. 103. URBAN AGRICULTURAL LAND EASEMENTS.
17	(a) Availability of Assistance.—The Secretary
18	shall facilitate and provide funding for—
19	(1) the purchase by eligible entities of urban
20	agricultural land easements in eligible land; and
21	(2) technical assistance to provide for the con-
22	servation of natural resources pursuant to an urban
23	agricultural land easement plan.
24	(b) Cost-Share Assistance.—

1	(1) In general.—The Secretary shall protect
2	the agricultural use, including grazing, and related
3	conservation and food security values of eligible land
4	through cost-share assistance to eligible entities for
5	purchasing urban agricultural land easements.
6	(2) Scope of assistance available.—
7	(A) FEDERAL SHARE.—An agreement de-
8	scribed in paragraph (4) shall provide for a
9	Federal share determined by the Secretary of
10	an amount not to exceed 75 percent of the fair
11	market value of the urban agricultural land
12	easement, as determined by the Secretary
13	using—
14	(i) the Uniform Standards of Profes-
15	sional Appraisal Practice;
16	(ii) an areawide market analysis or
17	survey; or
18	(iii) another industry-approved meth-
19	od.
20	(B) Non-federal share.—
21	(i) In General.—Under the agree-
22	ment, the eligible entity shall provide a
23	share that is at least 25 percent of the fair
24	market value of the urban agricultural

1	land easement in accordance with subpara-
2	graph (A).
3	(ii) Source of contribution.—An
4	eligible entity may include as part of its
5	share under clause (i) a charitable dona-
6	tion or qualified conservation contribution
7	(as defined by section 170(h) of the Inter-
8	nal Revenue Code of 1986) from the pri-
9	vate landowner if the eligible entity con-
10	tributes its own cash resources in an
11	amount that is at least 25 percent of the
12	amount contributed by the Secretary.
13	(C) Exception.—For purposes of sub-
14	paragraph (B)(ii), the Secretary may waive any
15	portion of the eligible entity cash contribution
16	requirement for projects of special significance,
17	subject to an increase in the private landowner
18	donation that is equal to the amount of the
19	waiver, if the donation is voluntary and the
20	property is in active agricultural production.
21	(3) Evaluation and ranking of applica-
22	TIONS.—
23	(A) Criteria.—The Secretary shall estab-
24	lish evaluation and ranking criteria to maximize

1	the benefit of Federal investment under the
2	program.
3	(B) Considerations.—In establishing the
4	criteria, the Secretary shall emphasize support
5	for—
6	(i) improving community food secu-
7	rity; and
8	(ii) facilitating improved access to
9	cropland for beginning and socially dis-
10	advantaged producers and producer
11	groups.
12	(C) BIDDING DOWN.—If the Secretary de-
13	termines that 2 or more applications for cost-
14	share assistance are comparable in achieving
15	the purpose of the program, the Secretary shall
16	not assign a higher priority to any of those ap-
17	plications solely on the basis of lesser cost to
18	the program.
19	(4) AGREEMENTS WITH ELIGIBLE ENTITIES.—
20	(A) IN GENERAL.—The Secretary shall
21	enter into agreements with eligible entities to
22	stipulate the terms and conditions under which
23	the eligible entity is permitted to use cost-share

assistance provided under this section.

24

1	(B) Length of Agreements.—An agree-
2	ment shall be for a term that is—
3	(i) in the case of an eligible entity cer-
4	tified under the process described in para-
5	graph (5), a minimum of 5 years; and
6	(ii) for all other eligible entities, at
7	least 3, but not more than 5 years.
8	(C) MINIMUM TERMS AND CONDITIONS.—
9	An eligible entity shall be authorized to use its
10	own terms and conditions for urban agricultural
11	land easements so long as the Secretary deter-
12	mines such terms and conditions—
13	(i) are consistent with the purposes of
14	the program;
15	(ii) permit effective enforcement of
16	the purposes of such easements;
17	(iii) include a right of enforcement for
18	the Secretary, that may be used only if the
19	terms of the easement are not enforced by
20	the holder of the easement;
21	(iv) subject the land in which an in-
22	terest is purchased to an urban agricul-
23	tural land easement plan that describes the
24	activities which promote the long-term via-

1	bility of the land to meet the purposes for
2	which the easement was acquired; and
3	(v) do not limit the generation of
4	profit through agricultural activities on the
5	land.
6	(D) Substitution of qualified
7	PROJECTS.—An agreement shall allow, upon
8	mutual agreement of the parties, substitution of
9	qualified projects that are identified at the time
10	of the proposed substitution.
11	(E) EFFECT OF VIOLATION.—If a violation
12	occurs of a term or condition of an agreement
13	under this subsection—
14	(i) the Secretary may terminate the
15	agreement; and
16	(ii) the Secretary may require the eli-
17	gible entity to refund all or part of any
18	payments received by the entity under the
19	program, with interest on the payments as
20	determined appropriate by the Secretary.
21	(5) Certification of eligible entities.—
22	(A) CERTIFICATION PROCESS.—The Sec-
23	retary shall establish a process under which the
24	Secretary may—

1	(i) directly certify eligible entities that
2	meet established criteria;
3	(ii) enter into long-term agreements
4	with certified eligible entities; and
5	(iii) accept proposals for cost-share
6	assistance for the purchase of urban agri-
7	cultural land easements throughout the du-
8	ration of such agreements.
9	(B) CERTIFICATION CRITERIA.—In order
10	to be certified, an eligible entity shall dem-
11	onstrate to the Secretary that the entity will
12	maintain, at a minimum, for the duration of the
13	agreement—
14	(i) a plan for administering easements
15	that is consistent with the purpose of the
16	program;
17	(ii) the capacity and resources to
18	monitor and enforce urban agricultural
19	land easements; and
20	(iii) policies and procedures to en-
21	sure—
22	(I) the long-term integrity of
23	urban agricultural land easements on
24	eligible land;

1	(II) timely completion of acquisi-
2	tions of such easements; and
3	(III) timely and complete evalua-
4	tion and reporting to the Secretary on
5	the use of funds provided under the
6	program.
7	(C) REVIEW AND REVISION.—
8	(i) Review.—The Secretary shall con-
9	duct a review of eligible entities certified
10	under subparagraph (A) every three years
11	to ensure that such entities are meeting
12	the criteria established under subpara-
13	graph (B).
14	(ii) REVOCATION.—If the Secretary
15	finds that a certified eligible entity no
16	longer meets the criteria established under
17	subparagraph (B), the Secretary may—
18	(I) allow the certified eligible en-
19	tity a specified period of time, at a
20	minimum 180 days, in which to take
21	such actions as may be necessary to
22	meet the criteria; and
23	(II) revoke the certification of the
24	eligible entity, if, after the specified

1	period of time, the certified eligible
2	entity does not meet such criteria.
3	(c) METHOD OF ENROLLMENT.—The Secretary shall
4	enroll eligible land under this section through the use of—
5	(1) permanent easements; or
6	(2) easements for the maximum duration al-
7	lowed under applicable State laws.
8	(d) Technical Assistance.—The Secretary may
9	provide technical assistance, if requested, to assist in—
10	(1) compliance with the terms and conditions of
11	easements; and
12	(2) implementation of an urban agricultural
13	land easement plan.
14	(e) Funding.—
15	(1) Mandatory funding.—Of the funds of
16	the Commodity Credit Corporation, the Secretary
17	shall use to carry out this title \$20,000,000 for fis-
18	cal year 2020 and each fiscal year thereafter.
19	(2) Authorization of appropriations.—
20	There is authorized to be appropriated to carry out
21	this title \$20,000,000 for fiscal year 2020 and each
22	fiscal year thereafter.

1 TITLE II—OTHER URBAN 2 AGRICULTURE PROGRAMS

3	SEC. 201. URBAN AGRICULTURE MICROENTREPRENEUR AS-
4	SISTANCE PROGRAM.
5	(a) Definitions.—In this section:
6	(1) Indian tribe.—The term "Indian tribe"
7	has the meaning given the term in section 4 of the
8	Indian Self-Determination and Education Assistance
9	Act (25 U.S.C. 450b).
10	(2) Microentrepreneur.—The term "micro-
11	entrepreneur" means an owner and operator, or pro-
12	spective owner and operator, of an urban agri-
13	culture-related microenterprise who is unable to ob-
14	tain sufficient training, technical assistance, or cred-
15	it other than under this section, as determined by
16	the Secretary.
17	(3) Microenterprise development organi-
18	zation.—The term "microenterprise development
19	organization" means an organization that—
20	(A) is—
21	(i) a nonprofit entity;
22	(ii) an Indian tribe, if the tribal gov-
23	ernment of which certifies to the Secretary
24	that—

1	(I) no microenterprise develop-
2	ment organization serves the Indian
3	tribe; and
4	(II) there is no urban microentre-
5	preneur assistance program under the
6	jurisdiction of the Indian tribe; or
7	(iii) a public institution of higher edu-
8	cation;
9	(B) provides training and technical assist-
10	ance to microentrepreneurs;
11	(C) facilitates access to capital or another
12	service described in subsection (b) for urban
13	microenterprises; and
14	(D) has a demonstrated record of deliv-
15	ering services to microentrepreneurs, or an ef-
16	fective plan to develop a program to deliver
17	services to microentrepreneurs, as determined
18	by the Secretary.
19	(4) MICROLOAN.—The term "microloan" means
20	a business loan of not more than \$75,000 that is
21	provided to a microenterprise.
22	(5) Program.—The term "program" means
23	the urban agriculture microentrepreneur assistance
24	program established under subsection (b).

1	(6) Urban agriculture microenter-
2	PRISE.—The term "urban agriculture microenter-
3	prise" means an entity that—
4	(A) is—
5	(i) a sole proprietorship located in a
6	urban area as defined by the Census Bu-
7	reau; or
8	(ii) a business entity with not more
9	than 10 full-time equivalent employees lo-
10	cated in a urban area; and
11	(B) is engaged in agriculture production
12	and attendant activities, such as harvesting,
13	packing, and minimal processing.
14	(b) Urban Agriculture Microentrepreneur
15	Assistance Program.—
16	(1) Establishment.—The Secretary shall es-
17	tablish an urban agriculture microentrepreneur as-
18	sistance program to provide loans and grants to sup-
19	port microentrepreneurs in the development and on-
20	going success of urban agriculture microenterprises.
21	(2) Purpose.—The purpose of the program
22	shall be to provide microentrepreneurs with—
23	(A) the skills necessary to establish new
24	urban agriculture microenterprises; and

1	(B) continuing technical and financial as-
2	sistance related to the successful operation of
3	urban agriculture microenterprises.
4	(3) Loans.—
5	(A) In General.—The Secretary shall
6	make loans to microenterprise development or-
7	ganizations for the purpose of providing fixed
8	interest rate microloans to microentrepreneurs
9	for startup and growing urban agriculture
10	microenterprises.
11	(B) LOAN TERMS.—A loan made by the
12	Secretary to a microenterprise development or-
13	ganization under this paragraph shall—
14	(i) be for a term not to exceed 20
15	years; and
16	(ii) bear interest at a rate of at least
17	1 percent per year.
18	(C) Loan loss reserve fund.—The
19	Secretary shall require each microenterprise de-
20	velopment organization that receives a loan
21	under this paragraph to—
22	(i) establish a loan loss reserve fund;
23	and
24	(ii) maintain the reserve fund in an
25	amount equal to at least 5 percent of the

1	outstanding balance of the loans owed by
2	the organization, until all obligations owed
3	to the Secretary under this paragraph are
4	repaid.
5	(D) Deferral of interest and prin-
6	CIPAL.—The Secretary may permit the deferral
7	of payments on principal and interest due on a
8	loan to a microenterprise development organiza-
9	tion made under this paragraph for a 2-year pe-
10	riod beginning on the date the loan is made.
11	(4) Grants.—
12	(A) Grants to support urban agri-
13	CULTURE MICROENTERPRISE DEVELOPMENT.—
14	(i) IN GENERAL.—The Secretary shall
15	make grants to microenterprise develop-
16	ment organizations to—
17	(I) provide training, operational
18	support, business planning, and mar-
19	ket development assistance, and other
20	related services to urban agriculture
21	microentrepreneurs; and
22	(II) carry out such other projects
23	and activities as the Secretary deter-
24	mines appropriate to further the pur-
25	poses of the program.

1	(ii) Selection.—In making grants
2	under clause (i), the Secretary shall—
3	(I) place an emphasis on micro-
4	enterprise development organizations
5	that serve microentrepreneurs that
6	are located in areas of concentrated
7	poverty with limited access to fresh lo-
8	cally or regionally grown foods, as de-
9	termined by the Secretary; and
10	(II) ensure, to the maximum ex-
11	tent practicable, that grant recipients
12	include microenterprise development
13	organizations—
14	(aa) of varying sizes; and
15	(bb) that serve racially and
16	ethnically diverse populations.
17	(B) Grants to assist microentre-
18	PRENEURS.—
19	(i) IN GENERAL.—The Secretary shall
20	make grants to microenterprise develop-
21	ment organizations to provide marketing,
22	management, and other technical assist-
23	ance to microentrepreneurs that received
24	or are seeking a loan from the organization
25	under paragraph (3).

1	(ii) Maximum amount of grant.—A
2	microenterprise development organization
3	shall be eligible to receive an annual grant
4	under this subparagraph in an amount
5	equal to not more than 25 percent of the
6	total outstanding balance of microloans
7	made by the organization under paragraph
8	(3), as of the date the grant is awarded.
9	(C) Administrative expenses.—Not
10	more than 10 percent of a grant received by a
11	microenterprise development organization for a
12	fiscal year under this paragraph may be used to
13	pay administrative expenses.
14	(c) Administration.—
15	(1) Cost share.—
16	(A) Federal Share.—Subject to sub-
17	paragraph (B), the Federal share of the cost of
18	a project funded under this section shall not ex-
19	ceed 75 percent.
20	(B) MATCHING REQUIREMENT.—As a con-
21	dition of any grant made under this subpara-
22	graph, the Secretary shall require the microen-
23	terprise development organization to match not

less than 15 percent of the total amount of the

24

1	grant in the form of matching funds, indirect
2	costs, or in-kind goods or services.
3	(C) FORM OF NON-FEDERAL SHARE.—The
4	non-Federal share of the cost of a project fund-
5	ed under this section may be provided—
6	(i) in cash, including through fees,
7	grants (including community development
8	block grants provided by the Department
9	of Housing and Urban Development), and
10	gifts; or
11	(ii) in the form of in-kind contribu-
12	tions.
13	(2) Oversight.—At a minimum, not later than
14	December 1 of each fiscal year, a microenterprise
15	development organization that receives a loan or
16	grant under this section shall be required to ensure
17	that assistance provided under this section is used
18	for the purposes for which the loan or grant was
19	made.
20	(d) Funding.—
21	(1) Mandatory funding.—Of the funds of
22	the Commodity Credit Corporation, the Secretary
23	shall use to carry out this section \$3,000,000 for fis-
24	cal year 2019 and each fiscal year thereafter, which

shall remain available until expended.

25

1	(2) Discretionary funding.—In addition to
2	amounts made available under paragraph (1), there
3	are authorized to be appropriated to carry out this
4	section \$10,000,000 for fiscal year 2019 and each
5	fiscal year thereafter.
6	SEC. 202. COMMUNITY FOOD PROJECT GRANT PROGRAM.
7	Section 25(b)(2) of the Food and Nutrition Act of
8	2008 (7 U.S.C. 2034(b)(2)) is amended—
9	(1) in subparagraph (C) striking "and" at the
10	end;
11	(2) in subparagraph (D) by striking "each fis-
12	cal year thereafter." and inserting "; and"; and
13	(3) by adding at the end the following:
14	"(E) $$15,000,000$ for fiscal year 2020 and
15	each fiscal year thereafter.".
16	SEC. 203. PURCHASES OF LOCALLY PRODUCED FOODS.
17	Section 9(j)(3) of the Richard B. Russell National
18	School Lunch Act (42 U.S.C. 1758(j)(3)) is amended—
19	(1) by striking "Program, to use a geographic
20	preference" and inserting the following: "Program—
21	"(A) to use a geographic preference"; and
22	(2) by adding at the end the following:
23	"(B) to use locally grown, locally raised, or
24	locally caught as a product specification.".

1 SEC. 204. FARM TO SCHOOL PROGRAM.

2	Section 18(g) of the Richard B. Russell National
3	School Lunch Act (42 U.S.C. 1769(g)) is amended—
4	(1) in paragraph (5)—
5	(A) by striking "To the maximum" and in-
6	serting:
7	"(A) In general.—To the maximum ex-
8	tent'';
9	(B) in subparagraph (F), by striking
10	"and" at the end;
11	(C) by redesignating subparagraphs (A)
12	through (F) as clauses (i) through (vi) and ad-
13	justing the margins accordingly;
14	(D) by redesignating subparagraph (G) as
15	clause (viii); and
16	(E) by inserting after clause (vi), as so re-
17	designated, the following:
18	"(vii) expand the selection of local ag-
19	ricultural products for eligible schools;
20	and"; and
21	(2) in paragraph (8)(A), by striking
22	"\$5,000,000" and inserting "\$15,000,000".

 \bigcirc