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AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To amend the Native American Business Development, Trade Promotion, and Tourism Act of 2000, the Buy Indian Act, and the Native American Programs Act of 1974 to provide industry and economic development opportunities to Indian communities.

IN THE SENATE OF THE UNITED STATES

JANUARY 24, 2019

Mr. HOEVEN introduced the following bill; which was read twice and referred to the Committee on Indian Affairs

A BILL

- To amend the Native American Business Development, Trade Promotion, and Tourism Act of 2000, the Buy Indian Act, and the Native American Programs Act of 1974 to provide industry and economic development opportunities to Indian communities.
 - 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.

4 This Act may be cited as the "Indian Community

5 Economic Enhancement Act of 2019".

6 SEC. 2. FINDINGS.

7 Congress finds that—

1	(1)(A) to bring industry and economic develop-
2	ment to Indian communities, Indian Tribes must
3	overcome a number of barriers, including—
4	(i) geographical location;
5	(ii) lack of infrastructure or capacity;
6	(iii) lack of sufficient collateral and capital;
7	and
8	(iv) regulatory bureaucracy relating to—
9	(I) development; and
10	(II) access to services provided by the
11	Federal Government; and
12	(B) the barriers described in subparagraph (A)
13	often add to the cost of doing business in Indian
14	communities;
15	(2) Indian Tribes—
16	(A) enact laws and exercise sovereign gov-
17	ernmental powers;
18	(B) determine policy for the benefit of
19	Tribal members; and
20	(C) produce goods and services for con-
21	sumers;
22	(3) the Federal Government has—
23	(A) an important government-to-govern-
24	ment relationship with Indian Tribes; and

1	(B) a role in facilitating healthy and sus-
2	tainable Tribal economies;
3	(4) the input of Indian Tribes in developing
4	Federal policy and programs leads to more meaning-
5	ful and effective measures to assist Indian Tribes
6	and Indian entrepreneurs in building Tribal econo-
7	mies;
8	(5)(A) many components of Tribal infrastruc-
9	ture need significant repair or replacement; and
10	(B) access to private capital for projects in In-
11	dian communities—
12	(i) may not be available; or
13	(ii) may come at a higher cost than such
14	access for other projects;
15	(6)(A) Federal capital improvement programs,
16	such as those that facilitate tax-exempt bond financ-
17	ing and loan guarantees, are tools that help improve
18	or replace crumbling infrastructure;
19	(B) lack of parity in treatment of an Indian
20	Tribe as a governmental entity under Federal tax
21	and certain other regulatory laws impedes, in part,
22	the ability of Indian Tribes to raise capital through
23	issuance of tax exempt debt, invest as an accredited
24	investor, and benefit from other investment incen-

tives accorded to State and local governmental enti ties; and

3 (C) as a result of the disparity in treatment of
4 Indian Tribes described in subparagraph (B), inves5 tors may avoid financing, or demand a premium to
6 finance, projects in Indian communities, making the
7 projects more costly or inaccessible;

8 (7) there are a number of Federal loan guar-9 antee programs available to facilitate financing of 10 business, energy, economic, housing, and community 11 development projects in Indian communities, and 12 those programs may support public-private partner-13 ships for infrastructure development, but improve-14 ments and support are needed for those programs 15 specific to Indian communities to facilitate more ef-16 fectively private financing for infrastructure and 17 other urgent development needs; and

18 (8)(A) most real property held by Indian Tribes
19 is trust or restricted land that essentially cannot be
20 held as collateral; and

(B) while creative solutions, such as leasehold
mortgages, have been developed in response to the
problem identified in subparagraph (A), some solutions remain subject to review and approval by the

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1	Bureau of Indian Affairs, adding additional costs
2	and delay to Tribal projects.
3	SEC. 3. NATIVE AMERICAN BUSINESS DEVELOPMENT,
4	TRADE PROMOTION, AND TOURISM ACT OF
5	2000.
6	(a) FINDINGS; PURPOSES.—Section 2 of the Native
7	American Business Development, Trade Promotion, and
8	Tourism Act of 2000 (25 U.S.C. 4301) is amended by
9	adding at the end the following:
10	"(c) Applicability to Indian-Owned Busi-
11	NESSES.—The findings and purposes in subsections (a)
12	and (b) shall apply to any Indian-owned business gov-
13	erned—
14	"(1) by Tribal laws regulating trade or com-
15	merce on Indian lands; or
16	"(2) pursuant to section 5 of the Act of August
17	15, 1876 (19 Stat. 200, chapter 289; 25 U.S.C.
18	261).".
19	(b) Definitions.—Section 3 of the Native American
20	Business Development, Trade Promotion, and Tourism
21	Act of 2000 (25 U.S.C. 4302) is amended—
22	(1) by redesignating paragraphs (1) through
23	(6) and paragraphs (7) through (9), as paragraphs
24	(2) through (7) and paragraphs (9) through (11) ,
25	respectively;

1	(2) by inserting before paragraph (2) (as redes-
2	ignated by paragraph (1)) the following:
3	"(1) DIRECTOR.—The term 'Director' means
4	the Director of Native American Business Develop-
5	ment appointed pursuant to section $4(a)(2)$."; and
6	(3) by inserting after paragraph (7) (as redesig-
7	nated by paragraph (1)) the following:
8	"(8) OFFICE.—The term 'Office' means the Of-
9	fice of Native American Business Development es-
10	tablished by section $4(a)(1)$.".
11	(c) Office of Native American Business Devel-
12	OPMENT.—Section 4 of the Native American Business De-
13	velopment, Trade Promotion, and Tourism Act of 2000
14	(25 U.S.C. 4303) is amended—
15	(1) in subsection (a)—
16	(A) in paragraph (1)—
17	(i) by striking "Department of Com-
18	merce" and inserting "Office of the Sec-
19	retary'; and
20	(ii) by striking "(referred to in this
21	Act as the 'Office')"; and
22	(B) in paragraph (2), in the first sentence,
23	by striking "(referred to in this Act as the 'Di-
24	rector')"; and
25	(2) by adding at the end the following:

1	"(c) DUTIES OF DIRECTOR.—
2	"(1) IN GENERAL.—The Director shall serve
3	as—
4	"(A) the program and policy advisor to the
5	Secretary with respect to the trust and govern-
6	mental relationship between the United States
7	and Indian Tribes; and
8	"(B) the point of contact for Indian
9	Tribes, Tribal organizations, and Indians re-
10	garding—
11	"(i) policies and programs of the De-
12	partment of Commerce; and
13	"(ii) other matters relating to eco-
14	nomic development and doing business in
15	Indian lands.
16	"(2) Departmental coordination.—The Di-
17	rector shall coordinate with all offices and agencies
18	within the Department of Commerce to ensure that
19	each office and agency has an accountable process to
20	ensure—
21	"(A) meaningful and timely coordination
22	and assistance, as required by this Act; and
23	"(B) consultation with Indian Tribes re-
24	garding the policies, programs, assistance, and
25	activities of the offices and agencies.

1	"(3) Office operations.—There are author-
2	ized to be appropriated to carry out this section not
3	more than \$2,000,000 for each fiscal year.".
4	(d) Indian Community Development Initia-
5	TIVES.—The Native American Business Development,
6	Trade Promotion, and Tourism Act of 2000 is amended—
7	(1) by redesignating section 8 (25 U.S.C. 4307)
8	as section 10; and
9	(2) by inserting after section 7 (25 U.S.C.
10	4306) the following:
11	"SEC. 8. INDIAN COMMUNITY DEVELOPMENT INITIATIVES.
12	"(a) INTERAGENCY COORDINATION.—Not later than
13	1 year after the enactment of this section, the Secretary,
14	the Secretary of the Interior, and the Secretary of the
15	Treasury shall coordinate—
16	"(1) to develop initiatives that—
17	"(A) encourage, promote, and provide edu-
18	cation regarding investments in Indian commu-
19	nities through—
20	"(i) the loan guarantee program of
21	Bureau of Indian Affairs under section
22	201 of the Indian Financing Act of 1974
23	(25 U.S.C. 1481);
24	"(ii) programs carried out using
25	amounts in the Community Development

1	Financial Institutions Fund established
2	under section 104(a) of the Community
3	Development Banking and Financial Insti-
4	tutions Act of 1994 (12 U.S.C. 4703(a));
5	and
6	"(iii) other capital development pro-
7	grams;
8	"(B) examine and develop alternatives that
9	would qualify as collateral for financing in In-
10	dian communities; and
11	"(C) provide entrepreneur and other train-
12	ing relating to economic development through
13	tribally controlled colleges and universities and
14	other Indian organizations with experience in
15	providing such training;
16	((2) to consult with Indian Tribes and with the
17	Securities and Exchange Commission to study, and
18	collaborate to establish, regulatory changes nec-
19	essary to qualify an Indian Tribe as an accredited
20	investor for the purposes of sections 230.500
21	through 230.508 of title 17, Code of Federal Regu-
22	lations (or successor regulations), consistent with the
23	goals of promoting capital formation and ensuring
24	qualifying Indian Tribes have the ability to with-
25	stand investment loss, on a basis comparable to

other legal entities that qualify as accredited inves tors who are not natural persons;

3 "(3) to identify regulatory, legal, or other bar-4 riers to increasing investment, business, and eco-5 nomic development, including qualifying or approv-6 ing collateral structures, measurements of economic 7 strength, and contributions of Indian economies in 8 Indian communities through the Authority estab-9 lished under section 4 of the Indian Tribal Regu-10 latory Reform and Business Development Act of 11 2000 (25 U.S.C. 4301 note);

"(4) to ensure consultation with Indian Tribes
regarding increasing investment in Indian communities and the development of the report required in
paragraph (5); and

16 "(5) not less than once every 2 years, to pro17 vide a report to Congress regarding—

18 "(A) improvements to Indian communities
19 resulting from such initiatives and rec20 ommendations for promoting sustained growth
21 of the Tribal economies;

"(B) results of the study and collaboration
regarding the necessary changes referenced in
paragraph (2) and the impact of allowing In-

1dian Tribes to qualify as an accredited investor;2and3"(C) the identified regulatory, legal, and4other barriers referenced in paragraph (3).

5 "(b) WAIVER.—For assistance provided pursuant to
6 section 108 of the Community Development Banking and
7 Financial Institutions Act of 1994 (12 U.S.C. 4707) to
8 benefit Native Community Development Financial Institu9 tions, as defined by the Secretary of the Treasury, section
10 108(e) of such Act shall not apply.

11 "(c) INDIAN ECONOMIC DEVELOPMENT FEASIBILITY
12 STUDY.—

13 "(1) IN GENERAL.—The Government Account-14 ability Office shall conduct a study and, not later 15 than 18 months after the date of enactment of this 16 subsection, submit to the Committee on Indian Af-17 fairs of the Senate and the Committee on Natural 18 Resources of the House of Representatives a report 19 on the findings of the study and recommendations. 20 "(2) CONTENTS.—The study shall include an 21 assessment of each of the following: 22

"(A) IN GENERAL.—The study shall assess
current Federal capitalization and related programs and services that are available to assist
Indian communities with business and economic

1 development, including manufacturing, physical 2 infrastructure (such as telecommunications and 3 broadband), community development, and facili-4 ties construction for such purposes. For each of 5 the Federal programs and services identified, 6 the study shall assess the current use and de-7 mand by Indian Tribes, individuals, businesses, 8 and communities of the programs, the capital 9 needs of Indian Tribes, businesses, and commu-10 nities related to economic development, and the 11 extent that similar programs have been used to 12 assist non-Indian communities compared to the extent used for Indian communities. 13

"(B) FINANCING ASSISTANCE.—The study 14 15 shall assess and quantify the extent of assist-16 ance provided to non-Indian borrowers and to 17 Indian (both Tribal and individual) borrowers 18 (including information about such assistance as 19 a percentage of need for Indian borrowers and 20 for non-Indian borrowers, assistance to Indian 21 borrowers and to non-Indian borrowers as a 22 percentage of total applicants, and such assist-23 ance to Indian borrowers as individuals as com-24 pared to such assistance to Indian Tribes)

1	through the loan programs, the loan guarantee
2	programs, or bond guarantee programs of the—
3	"(i) Department of the Interior;
4	"(ii) Department of Agriculture;
5	"(iii) Department of Housing and
6	Urban Development;
7	"(iv) Department of Energy;
8	"(v) Small Business Administration;
9	and
10	"(vi) Community Development Finan-
11	cial Institutions Fund of the Department
12	of the Treasury.
13	"(C) TAX INCENTIVES.—The study shall
14	assess and quantify the extent of the assistance
15	and allocations afforded for non-Indian projects
16	and for Indian projects pursuant to each of the
17	following tax incentive programs:
18	"(i) New market tax credit.
19	"(ii) Low income housing tax credit.
20	"(iii) Investment tax credit.
21	"(iv) Renewable energy tax incentives.
22	"(v) Accelerated depreciation.
23	"(D) TRIBAL INVESTMENT INCENTIVE
24	The study shall assess various alternative incen-
25	tives that could be provided to enable and en-

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1	courage Tribal governments to invest in an In-
2	dian community development investment fund
3	or bank.".
4	(e) Conforming and Technical Amendments.—
5	The Native American Business Development, Trade Pro-
6	motion, and Tourism Act of 2000 (25 U.S.C. 4301 et seq.)
7	is amended—
8	(1) in section 3—
9	(A) in each of paragraphs (1), (4), and
10	(8), by striking "tribe" and inserting "Tribe";
11	and
12	(B) in paragraph (6), by striking "The
13	term 'Indian tribe' has the meaning given that
14	term" and inserting "The term 'Indian Tribe'
15	has the meaning given the term 'Indian tribe'";
16	(2) by striking "tribes" each place the term ap-
17	pears and inserting "Tribes"; and
18	(3) by striking "tribal" each place the term ap-
19	pears and inserting "Tribal".
20	SEC. 4. BUY INDIAN ACT.
21	Section 23 of the Act of June 25, 1910 (commonly
22	known as the "Buy Indian Act") (36 Stat. 861, chapter
23	431; 25 U.S.C. 47), is amended to read as follows:

1	"SEC. 23. EMPLOYMENT OF INDIAN LABOR AND PURCHASE
2	OF PRODUCTS OF INDIAN INDUSTRY; PAR-
3	TICIPATION IN MENTOR-PROTEGE PROGRAM.
4	"(a) DEFINITIONS.—In this section:
5	"(1) INDIAN ECONOMIC ENTERPRISE.—The
6	term 'Indian economic enterprise' has the meaning
7	given the term in section 1480.201 of title 48, Code
8	of Federal Regulations (or successor regulations).
9	"(2) MENTOR FIRM; PROTEGE FIRM.—The
10	terms 'mentor firm' and 'protege firm' have the
11	meanings given those terms in section 831(c) of the
12	National Defense Authorization Act for Fiscal Year
13	1991 (10 U.S.C. 2302 note; Public Law 101–510).
14	"(3) Secretaries.—The term 'Secretaries'
15	means—
16	"(A) the Secretary of the Interior; and
17	"(B) the Secretary of Health and Human
18	Services.
19	"(b) Enterprise Development.—
20	"(1) IN GENERAL.—Unless determined by one
21	of the Secretaries to be impracticable and unreason-
22	able—
23	"(A) Indian labor shall be employed; and
24	"(B) purchases of Indian industry prod-
25	ucts (including printing and facilities construc-
26	tion, notwithstanding any other provision of

law) may be made in open market by the Secretaries.

"(2) MENTOR-PROTEGE PROGRAM.—

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"(A) IN GENERAL.—Participation in the Mentor-Protege Program established under section 831(a) of the National Defense Authorization Act for Fiscal Year 1991 (10 U.S.C. 2302 note; Public Law 101–510) or receipt of assistance under a developmental assistance agreement under that program shall not render any individual or entity involved in the provision of Indian labor or an Indian industry product ineligible to receive assistance under this section.

14 "(B) TREATMENT.—For purposes of this 15 section, no determination of affiliation or con-16 trol (whether direct or indirect) may be found 17 between a protege firm and a mentor firm on 18 the basis that the mentor firm has provided, or 19 agreed to provide, to the protege firm, pursuant 20 to a mentor-protege agreement, any form of de-21 velopmental assistance described in section 22 831(f) of the National Defense Authorization 23 Act for Fiscal Year 1991 (10 U.S.C. 2302 note; Public Law 101–510). 24

"(c) IMPLEMENTATION.—In carrying out this sec-1 2 tion, the Secretaries shall— 3 "(1) conduct outreach to Indian industrial enti-4 ties; 5 "(2) provide training; "(3) promulgate regulations in accordance with 6 7 this section and with the regulations under part 8 1480 of title 48, Code of Federal Regulations (or 9 successor regulations), to harmonize the procure-10 ment procedures of the Department of the Interior 11 and the Department of Health and Human Services, 12 to the maximum extent practicable; "(4) require regional offices of the Bureau of 13 14 Indian Affairs and the Indian Health Service to ag-15 gregate data regarding compliance with this section; "(5) require procurement management reviews 16 17 by their respective Departments to include a review 18 of the implementation of this section; and 19 "(6) consult with Indian Tribes, Indian indus-20 trial entities, and other stakeholders regarding meth-21 ods to facilitate compliance with— 22 "(A) this section; and "(B) other small business or procurement 23 24 goals. "(d) REPORT.— 25

1	"(1) IN GENERAL.—Not later than 1 year after
2	the date of enactment of this section, and not less
3	frequently than once every 2 years thereafter, each
4	of the Secretaries shall submit to the Committee on
5	Indian Affairs of the Senate and the Committee on
6	Natural Resources of the House of Representatives
7	a report describing, during the period covered by the
8	report, the implementation of this section by each of
9	the respective Secretaries.
10	"(2) CONTENTS.—Each report under this sub-
11	section shall include, for each fiscal year during the
12	period covered by the report—
13	"(A) the names of each agency under the
14	respective jurisdiction of each of the Secretaries
15	to which this section has been applied, and ef-
16	forts made by additional agencies within the
17	Secretaries' respective Departments to use the
18	procurement procedures under this Act;
19	"(B) a summary of the types of purchases
20	made from, and contracts (including any rel-
21	evant modifications, extensions, or renewals)
22	awarded to, Indian economic enterprises, ex-
23	pressed by agency region;
24	"(C) a description of the percentage in-
25	crease or decrease in total dollar value and

1	number of purchases and awards made within
2	each agency region, as compared to the totals
3	of the region for the preceding fiscal year;
4	"(D) a description of the methods used by
5	applicable contracting officers and employees to
6	conduct market searches to identify qualified
7	Indian economic enterprises;
8	"(E) a summary of all deviations granted
9	under section 1480.403 of title 48, Code of
10	Federal Regulations (or successor regulations),
11	including a description of—
12	"(i) the types of alternative procure-
13	ment methods used, including any Indian
14	owned businesses reported under other
15	procurement goals; and
16	"(ii) the dollar value of any awards
17	made pursuant to those deviations;
18	"(F) a summary of all determinations
19	made to provide awards to Indian economic en-
20	terprises, including a description of the dollar
21	value of the awards;
22	"(G) a description or summary of the total
23	number and value of all purchases of, and con-
24	tracts awarded for, supplies, services, and con-
25	struction (including the percentage increase or

	e ,
3	"(i) Indian economic enterprises; and
4	"(ii) non-Indian economic enterprises;
5	"(H) any administrative, procedural, legal,
6	or other barriers to achieving the purposes of
7	this section, together with recommendations for
8	legislative or administrative actions to address
9	those barriers; and
10	"(I) for each agency region—
11	"(i) the total amount spent on pur-
12	chases made from, and contracts awarded
13	to, Indian economic enterprises; and
14	"(ii) a comparison of the amount de-
15	scribed in clause (i) to the total amount
16	that the agency region would likely have
17	spent on the same purchases made from a
18	non-Indian economic enterprise or con-
19	tracts awarded to a non-Indian economic
20	enterprise.
21	"(e) GOALS.—Each agency shall establish an annual

21 "(e) GOALS.—Each agency shall establish an annual
22 minimum percentage goal for procurement in compliance
23 with this section.".

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1	SEC. 5. NATIVE AMERICAN PROGRAMS ACT OF 1974.
2	(a) Financial Assistance for Native American
3	PROJECTS.—Section 803 of the Native American Pro-
4	grams Act of 1974 (42 U.S.C. 2991b) is amended—
5	(1) by redesignating subsections (b) through (d)
6	as subsections (c) through (e), respectively; and
7	(2) by inserting after subsection (a) the fol-
8	lowing:
9	"(b) Economic Development.—
10	"(1) IN GENERAL.—The Commissioner may
11	provide assistance under subsection (a) for projects
12	relating to the purposes of this title to a Native com-
13	munity development financial institution, as defined
14	by the Secretary of the Treasury.
15	"(2) PRIORITY.—With regard to not less than
16	50 percent of the total amount available for assist-
17	ance under this section, the Commissioner shall give
18	priority to any application seeking assistance for—
19	"(A) the development of a Tribal code or
20	court system for purposes of economic develop-
21	ment, including commercial codes, training for
22	court personnel, regulation pursuant to section
23	5 of the Act of August 15, 1876 (19 Stat. 200,
24	chapter 289; 25 U.S.C. 261), and the develop-
25	ment of nonprofit subsidiaries or other Tribal
26	business structures;

1	"(B) the development of a community de-
2	velopment financial institution, including train-
3	ing and administrative expenses; or
4	"(C) the development of a Tribal master
5	plan for community and economic development
6	and infrastructure.".
7	(b) Technical Assistance and Training.—Sec-
8	tion 804 of the Native American Programs Act of 1974
9	(42 U.S.C. 2991c) is amended—
10	(1) in the matter preceding paragraph (1) , by
11	striking "The Commissioner" and inserting the fol-
12	lowing:
13	"(a) IN GENERAL.—The Commissioner"; and
14	(2) by adding at the end the following:
15	"(b) PRIORITY.—In providing assistance under sub-
16	section (a), the Commissioner shall give priority to any
17	application described in section 803(b)(2).".
18	(c) Authorization of Appropriations.—Section
19	816 of the Native American Programs Act of 1974 (42
20	U.S.C. 2992d) is amended—
21	(1) by striking "803(d)" each place it appears
22	and inserting "803(e)"; and
23	(2) in subsection (a)—
24	(A) by striking "such sums as may be nec-
25	essary" and inserting "\$34,000,000"; and

(B) by striking "1999, 2000, 2001, and
2002" and inserting "2020 through 2024".
(d) Conforming and Technical Amendments.—
The Native American Programs Act of 1974 (42 U.S.C.
2991 et seq.) is amended—
(1) by striking "tribe" each place the term ap-
pears and inserting "Tribe";
(2) by striking "tribes" each place the term ap-
pears and inserting "Tribes"; and
(3) by striking "tribal" each place the term ap-
pears and inserting "Tribal".

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