CONSERVATION STEWARDSHIP PROGRAM (CSP)

Program Description
The USDA Natural Resources Conservation Service’s Conservation Stewardship Program (CSP) offers technical and financial assistance to agricultural and forest producers who agree to adopt additional conservation activities and maintain their baseline level of conservation.

Climate Highlights
CSP helps agricultural producers manage or expand sustainable agricultural practices, including climate-friendly practices that reduce greenhouse gas emissions or sequester carbon such as cover crops, rotational livestock grazing, and agroforestry. Some CSP-eligible practices also help increase resilience to climate change impacts. A CSP program created in the 2018 Farm Bill, the Grassland Conservation Initiative, aims to conserve grazing lands and improve soil health, water quality, and wildlife habitat.

Funding
The 2018 Farm Bill (P.L. 115-334) authorized gradually increasing mandatory funding for CSP, with $700 million for fiscal year (FY) 2019; $725 million for FY 2020; $750 million for FY 2021; $800 million for FY 2022; and $1 billion for FY 2023. In addition, the Inflation Reduction Act (P.L. 117-169) allocated $3.25 billion for CSP, with $250 million for FY 2023, $500 million for FY 2024, $1 billion for FY 2025, and $1.5 billion for FY 2026.
**Legislative Side-By-Side**

The following Side-By-Side compares the House and Senate versions of the Farm Bill’s CSP with current law. Underlined text indicates suggested additions to current law. Struck text indicates suggested deletions to current law. “No change” indicates that the entire section was left unaltered.

<table>
<thead>
<tr>
<th>Current Law</th>
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<th>Senate Version</th>
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<tbody>
<tr>
<td><strong>§3839aa-21. Definitions</strong></td>
<td><strong>No change</strong></td>
<td>This resource will be updated as the Senate legislative Farm Bill text is released.</td>
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</tbody>
</table>

In this subpart:

1. **Agricultural operation**
   - The term “agricultural operation” means all eligible land, whether or not contiguous, that is—
     - (A) under the effective control of a producer at the time the producer enters into a contract under the program; and
     - (B) operated with equipment, labor, management, and production or cultivation practices that are substantially separate from other agricultural operations, as determined by the Secretary.

2. **Conservation activities**
   - (A) In general
     - The term “conservation activities” means conservation systems, practices, or management measures.
   - (B) Inclusions
     - The term “conservation activities” includes—
       - (i) structural measures, vegetative measures, and land management measures, including agriculture drainage management systems, as determined by the Secretary;
       - (ii) planning needed to address a priority resource concern;
       - (iii) development of a comprehensive conservation plan, as defined in section 3839aa–24(e)(1) of this title;
       - (iv) soil health planning, including planning to increase soil organic matter; and
       - (v) activities that will assist a producer to adapt to, or mitigate against, increasing weather volatility.

3. **Conservation stewardship plan**
   - The term “conservation stewardship plan” means a plan that—
     - (A) identifies and inventories priority resource concerns;
(B) establishes benchmark data and conservation objectives; 
(C) describes conservation activities to be implemented, 
managed, or improved; and 
(D) includes a schedule and evaluation plan for the planning, 
installation, and management of the new and existing 
conservation activities. 

(4) Eligible land 

(A) In general 
The term "eligible land" means—
(i) private or tribal land on which agricultural commodities, 
livestock, or forest-related products are produced; and 
(ii) lands associated with the land described in clause (i) 
on which priority resource concerns could be addressed 
through a contract under the program. 

(B) Inclusions 
The term "eligible land" includes—
(i) cropland; 
(ii) grassland; 
(iii) rangeland; 
(iv) pasture land; 
(v) nonindustrial private forest land; and 
(vi) other land in agricultural areas (including cropped 
woodland, marshes, and agricultural land used or capable 
of being used for the production of livestock), as 
determined by the Secretary. 

(5) Priority resource concern 
The term "priority resource concern" means a natural resource 
concern or problem, as determined by the Secretary, that—
(A) is identified at the national, State, or local level as a 
priority for a particular area of a State; 
(B) represents a significant concern in a State or region; and 
(C) is likely to be addressed successfully through the 
implementation of conservation activities under this program. 

(6) Program 
The term "program" means the conservation stewardship 
program established by this subpart. 

(7) Stewardship threshold 
The term "stewardship threshold" means the level of 
management required, as determined by the Secretary, to 
conserve and improve the quality and condition of a natural 
resource through the use of—
(A) quality criteria under a resource management system;
(B) predictive analytics tools or models developed or approved by the Natural Resources Conservation Service;
(C) data from past and current enrollment in the program; and
(D) other methods that measure conservation and improvement in priority resource concerns, as determined by the Secretary.

§3839aa-22. Conservation Stewardship Program

<table>
<thead>
<tr>
<th>Establishment and purpose</th>
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<tbody>
<tr>
<td>During each of fiscal years 2019 through 2031, the Secretary shall carry out a conservation stewardship program to encourage producers to address priority resource concerns and improve and conserve the quality and condition of natural resources in a comprehensive manner— (1) by undertaking additional conservation activities; and (2) by improving, maintaining, and managing existing conservation activities.</td>
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<td>During each of fiscal years 2019 through 2029, the Secretary shall carry out a conservation stewardship program to encourage producers to address priority resource concerns and improve and conserve the quality and condition of natural resources in a comprehensive manner— (1) by undertaking additional conservation activities; and (2) by improving, maintaining, and managing existing conservation activities.</td>
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<table>
<thead>
<tr>
<th>Exclusions</th>
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<tbody>
<tr>
<td>(1) Land enrolled in other conservation programs</td>
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<td>Subject to paragraph (2), the following land (even if covered by the definition of eligible land) is not eligible for enrollment in the program:</td>
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<td>(A) Land enrolled in the conservation reserve program, unless—</td>
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<td>(i) the conservation reserve contract will expire at the end of the fiscal year in which the land is to be enrolled in the program; and</td>
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<td>(ii) conservation reserve program payments for land enrolled in the program cease before the first program payment is made to the applicant under this subpart.</td>
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<td>(B) Land enrolled in a wetland reserve easement through the agricultural conservation easement program.</td>
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<tr>
<th>Conversion to cropland</th>
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<tr>
<td>Eligible land used for crop production after December 20, 2018, that had not been planted, considered to be planted, or devoted to crop production for at least 4 of the 6 years preceding that date shall not be the basis for any payment under the program, unless the land does not meet such requirement because—</td>
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</table>
(A) the land had previously been enrolled in the conservation reserve program;
(B) the land has been maintained using long-term crop rotation practices, as determined by the Secretary; or
(C) the land is incidental land needed for efficient operation of the farm or ranch, as determined by the Secretary

§3839aa-23. Stewardship Contracts

(a) Submission of contract offers
To be eligible to participate in the conservation stewardship program, a producer shall submit to the Secretary a contract offer for the agricultural operation that—
(1) demonstrates to the satisfaction of the Secretary that the producer, at the time of the contract offer, meets or exceeds the stewardship threshold for at least 2 priority resource concerns; and
(2) would, at a minimum, meet or exceed the stewardship threshold for at least 1 additional priority resource concern by the end of the stewardship contract by—
(A) installing and adopting additional conservation activities; and
(B) improving, maintaining, and managing existing conservation activities across the entire agricultural operation in a manner that increases or extends the conservation benefits in place at the time the contract offer is accepted by the Secretary.

(b) Evaluation of contract offers
(1) Ranking of applications
(A) In general
In evaluating contract offers submitted under subsection (a) and contract renewals under subsection (e), the Secretary shall rank applications based on—
(i) the natural resource conservation and environmental benefits that result from the conservation treatment on all applicable priority resource concerns at the time of submission of the application;
(ii) the degree to which the proposed conservation activities increase natural resource conservation and environmental benefits; and

No change

No change
(iii) other consistent criteria, as determined by the Secretary.

(B) Additional criterion
If 2 or more applications receive the same ranking under subparagraph (A), the Secretary shall rank those contracts based on the extent to which the actual and anticipated conservation benefits from each contract are provided at the lowest cost relative to other similarly beneficial contract offers.

(2) Prohibition
The Secretary may not assign a higher priority to any application because the applicant is willing to accept a lower payment than the applicant would otherwise be eligible to receive.

(3) Additional criteria
The Secretary may develop and use such additional criteria that the Secretary determines are necessary to ensure that national, State, and local priority resource concerns are effectively addressed.

(c) Entering into contracts
After a determination that a producer is eligible for a contract or contract renewal under this section, and a determination that the contract or contract renewal offer ranks sufficiently high under the evaluation criteria under subsection (b), the Secretary shall enter into a conservation stewardship contract or contract renewal with the producer to enroll the eligible land to be covered by the contract or contract renewal.

(d) Contract provisions
(1) Term
A conservation stewardship contract shall be for a term of 5 years.

(2) Required provisions
The conservation stewardship contract of a producer shall—
(A) state the amount of the payment the Secretary agrees to make to the producer for each year of the conservation stewardship contract under section 3839aa–24(c) of this title;
(B) require the producer—

No change
(i) to implement a conservation stewardship plan that describes the program purposes to be achieved through 1 or more conservation activities;
(ii) to maintain and supply information as required by the Secretary to determine compliance with the conservation stewardship plan and any other requirements of the program; and
(iii) not to conduct any activities on the agricultural operation that would tend to defeat the purposes of the program;

(C) permit all economic uses of the eligible land that—
(i) maintain the agricultural nature of the land; and
(ii) are consistent with the conservation purposes of the conservation stewardship contract;

(D) include a provision to ensure that a producer shall not be considered in violation of the contract for failure to comply with the contract due to circumstances beyond the control of the producer, including a disaster or related condition, as determined by the Secretary;

(E) include provisions requiring that upon the violation of a term or condition of the contract at any time the producer has control of the land—
(i) if the Secretary determines that the violation warrants termination of the contract—
(I) the producer shall forfeit all rights to receive payments under the contract; and
(II) the producer shall refund all or a portion of the payments received by the producer under the contract, including any interest on the payments, as determined by the Secretary; or
(ii) if the Secretary determines that the violation does not warrant termination of the contract, the producer shall refund or accept adjustments to the payments provided to the producer, as the Secretary determines to be appropriate;

(F) include provisions in accordance with paragraphs (3) and (4); and

(G) include any additional provisions the Secretary determines are necessary to carry out the program.

(3) Change of interest in land subject to a contract

(A) In general

At the time of application, a producer shall have control of the eligible land to be enrolled in the program. Except as
provided in subparagraph (B), a change in the interest of a producer in eligible land covered by a contract under the program shall result in the termination of the contract with regard to that land.

(B) Transfer of duties and rights
Subparagraph (A) shall not apply if—
(i) within a reasonable period of time (as determined by the Secretary) after the date of the change in the interest in eligible land covered by a contract under the program, the transferee of the land provides written notice to the Secretary that all duties and rights under the contract have been transferred to, and assumed by, the transferee for the portion of the land transferred; and
(ii) the transferee meets the eligibility requirements of the program; and
(iii) the Secretary approves the transfer of all duties and rights under the contract.

(4) Modification and termination of contracts
(A) Voluntary modification or termination
The Secretary may modify or terminate a contract with a producer if—
(i) the producer agrees to the modification or termination; and
(ii) the Secretary determines that the modification or termination is in the public interest.

(B) Involuntary termination
The Secretary may terminate a contract if the Secretary determines that the producer violated the contract.

(5) Repayment
If a contract is terminated, the Secretary may, consistent with the purposes of the program—
(A) allow the producer to retain payments already received under the contract; or
(B) require repayment, in whole or in part, of payments received and assess liquidated damages.

(e) Contract renewal
The Secretary may provide the producer an opportunity to renew an existing contract in the first half of the fifth year of the contract period if the producer—
(1) demonstrates compliance with the terms of the existing contract;
(2) agrees to adopt and continue to integrate new or improved conservation activities across the entire agricultural operation, demonstrating continued improvement during the additional 5-year period, as determined by the Secretary; and
(3) agrees, by the end of the contract period—
(A) to meet the stewardship threshold of at least 2 additional priority resource concerns on the agricultural operation; or
(B) to adopt or improve conservation activities, as determined by the Secretary, to achieve higher levels of performance with respect to not less than 2 existing priority resource concerns that are specified by the Secretary in the initial contract.

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<tr>
<th>§3839aa-24. Duties of the Secretary</th>
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<tbody>
<tr>
<td>(a) In general</td>
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</table>
| To achieve the conservation goals of a contract under the conservation stewardship program, the Secretary shall—
  (1) make the program available to eligible producers on a continuous enrollment basis with 1 or more ranking periods, 1 of which shall occur in the first quarter of each fiscal year;
  (2) identify not less than 5 priority resource concerns in a particular watershed or other appropriate region or area within a State; and
  (3) establish a science-based stewardship threshold for each priority resource concern identified under paragraph (2). | No change |

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<thead>
<tr>
<th>(b) Allocation to States</th>
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| The Secretary shall allocate funding to States for enrollment, based—
  (1) primarily on each State's proportion of eligible land to the total acreage of eligible land in all States; and
  (2) also on consideration of—
  (A) the extent and magnitude of the conservation needs associated with agricultural production in each State;
  (B) the degree to which implementation of the program in the State is, or will be, effective in helping producers address those needs; and
  (C) other considerations to achieve equitable geographic distribution of funds, as determined by the Secretary. | No change |

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<tr>
<th>(c) Conservation stewardship payments</th>
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| **(1) Availability of payments** | The Secretary shall provide annual payments under the program to compensate the producer for—  
(A) installing and adopting additional conservation activities; and  
(B) improving, maintaining, and managing conservation activities in place at the agricultural operation of the producer at the time the contract offer is accepted by the Secretary. |
| **(2) Payment amount** | The amount of the annual payment shall be determined by the Secretary and based, to the maximum extent practicable, on the following factors:  
(A) Costs incurred by the producer associated with planning, design, materials, installation, labor, management, maintenance, or training.  
(B) Income forgone by the producer.  
(C) Expected conservation benefits.  
(D) The extent to which priority resource concerns will be addressed through the installation and adoption of conservation activities on the agricultural operation.  
(E) The level of stewardship in place at the time of application and maintained over the term of the contract.  
(F) The degree to which the conservation activities will be integrated across the entire agricultural operation for all applicable priority resource concerns over the term of the contract.  
(G) Such other factors as are determined appropriate by the Secretary. |
| **(3) Exclusions** | A payment to a producer under this subsection shall not be provided for—  
(A) the design, construction, or maintenance of animal waste storage or treatment facilities or associated waste transport or transfer devices for animal feeding operations; or  
(B) conservation activities for which there is no cost incurred or income forgone to the producer. |
| **(4) Delivery of payments** | In making payments under this subsection, the Secretary shall, to the extent practicable—  
(A) installing and adopting additional conservation activities; and  
(B) improving, maintaining, and managing conservation activities in place at the agricultural operation of the producer at the time the contract offer is accepted by the Secretary. |

**Note:** The table format is used to organize the text more clearly. Each section is labeled with a specific heading, and the content is structured to reflect the logical flow of the regulations.
(A) prorate conservation performance over the term of the contract so as to accommodate, to the extent practicable, producers earning equal annual payments in each fiscal year; and
(B) make such payments as soon as practicable after October 1 of each fiscal year for activities carried out in the previous fiscal year.

(5) Payment for cover crop activities
The amount of a payment under this subsection for cover crop activities shall be not less than 125 percent of the annual payment amount determined by the Secretary under paragraph (2).

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The amount of a payment under this subsection for cover crop activities shall be not less than 125 percent of the annual payment amount determined by the Secretary under paragraph (2).

(6) Minimum payment
The amount of an annual payment under the program shall be not less than $2,500.

(d) Supplemental payments for resource-conserving crop rotations and advanced grazing management

(1) Definitions
In this subsection:
(A) Advanced grazing management
The term "advanced grazing management" means the use of a combination of grazing practices (as determined by the Secretary), which may include management-intensive rotational grazing, that provide for—
(i) improved soil health and carbon sequestration;
(ii) drought resilience;
(iii) wildlife habitat;
(iv) wildfire mitigation;
(v) control of invasive plants; and
(vi) water quality improvement.
(B) Management-intensive rotational grazing
The term "management-intensive rotational grazing" means a strategic, adaptively managed multipasture grazing system in which animals are regularly and systematically moved to fresh pasture in a manner that—
(i) maximizes the quantity and quality of forage growth;
(ii) improves manure distribution and nutrient cycling;
(iii) increases carbon sequestration from greater forage harvest;
(iv) improves the quality and quantity of cover for wildlife;

(d) Supplemental payments for resource-conserving crop rotations and advanced grazing management, advanced grazing management, and precision agriculture

(1) Definitions
In this subsection:
(A) Advanced grazing management
The term "advanced grazing management" means the use of a combination of grazing practices (as determined by the Secretary), which may include management-intensive rotational grazing, that provide for—
(i) improved soil health and carbon sequestration;
(ii) drought resilience;
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(B) Management-intensive rotational grazing
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(i) maximizes the quantity and quality of forage growth;
(ii) improves manure distribution and nutrient cycling;
(iii) increases carbon sequestration from greater forage harvest;
(iv) improves the quality and quantity of cover for wildlife;
(v) provides permanent cover to protect the soil from erosion; and
(vi) improves water quality.

(C) Resource-conserving crop rotation
The term "resource-conserving crop rotation" means a crop rotation that—
(i) includes at least 1 resource-conserving crop (as defined by the Secretary);
(ii) reduces erosion;
(iii) improves soil fertility and tilth;
(iv) interrupts pest cycles;
(v) builds soil organic matter; and
(vi) in applicable areas, reduces depletion of soil moisture or otherwise reduces the need for irrigation.

(2) Availability of payments
The Secretary shall provide additional payments to producers that, in participating in the program, agree to adopt or improve, manage, and maintain—
(A) resource-conserving crop rotations; or
(B) advanced grazing management.

(3) Eligibility
To be eligible to receive a payment described in paragraph (2), a producer shall agree to adopt or improve, manage, and maintain resource-conserving crop rotations or advanced grazing management for the term of the contract.

(4) Amount of payment
An additional payment provided under paragraph (2) shall be not less than 150 percent of the annual payment amount determined by the Secretary under subsection (c)(2).

(e) Payment for comprehensive conservation plan
(1) Definition of comprehensive conservation plan
In this subsection, the term "comprehensive conservation plan" means a conservation plan that meets or exceeds the stewardship threshold for each priority resource concern identified by the Secretary under subsection (a)(2).

(2) Payment for comprehensive conservation plan
The Secretary shall provide a 1-time payment to a producer that develops a comprehensive conservation plan.

(3) Amount of payment
No change
The Secretary shall determine the amount of payment under paragraph (2) based on—
(A) the number of priority resource concerns addressed in the comprehensive conservation plan; and
(B) the number of types of land uses included in the comprehensive conservation plan.

(f) Payment limitations
A person or legal entity may not receive, directly or indirectly, payments under the program that, in the aggregate, exceed $200,000 under all contracts entered into during fiscal years 2019 through 2023, excluding funding arrangements with Indian tribes, regardless of the number of contracts entered into under the program by the person or legal entity.

(g) Specialty crop and organic producers
The Secretary shall ensure that outreach and technical assistance are available, and program specifications are appropriate to enable specialty crop and organic producers to participate in the program.

(h) Organic certification
(1) Coordination
The Secretary shall establish a transparent means by which producers may initiate organic certification under the Organic Foods Production Act of 1990 (7 U.S.C. 6501 et seq.) while participating in a contract under the program.

(2) Allocation
(A) In general
Using funds made available for the program for each of fiscal years 2019 through 2031, the Secretary shall allocate funding to States to support organic production and transition to organic production through paragraph (1).

(B) Determination
The Secretary shall determine the allocation to a State under subparagraph (A) based on—
(i) the number of certified and transitioning organic operations within the State; and
(ii) the number of acres of certified and transitioning organic production within the State.

(i) Regulations
The Secretary shall promulgate regulations that—

No change
(1) prescribe such other rules as the Secretary determines to be necessary to ensure a fair and reasonable application of the limitations established under subsection (f); and (2) otherwise enable the Secretary to carry out the program.

(j) Streamlining and coordination
To the maximum extent feasible, the Secretary shall provide for streamlined and coordinated procedures for the program and the environmental quality incentives program under subpart A, including applications, contracting, conservation planning, conservation practices, and related administrative procedures.

(k) Soil health
To the maximum extent feasible, the Secretary shall manage the program to enhance soil health.

(l) Annual report
Each fiscal year, the Secretary shall submit to the Committee on Agriculture of the House of Representatives and the Committee on Agriculture, Nutrition, and Forestry of the Senate a report describing the payment rates for conservation activities offered to producers under the program and an analysis of whether payment rates can be reduced for the most expensive conservation activities.

§3839aa-25. Grassland Conservation Initiative

<table>
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<tr>
<th>(a) Definitions</th>
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<tbody>
<tr>
<td>In this section:</td>
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<tr>
<td>(1) Eligible land</td>
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<tr>
<td>Notwithstanding sections 3839aa–21(4) and 3839aa–22(b)(2) of this title, the term &quot;eligible land&quot; means cropland on a farm for which base acres have been maintained by the Secretary under section 9012(d)(3) of title 7.</td>
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<td>(2) Initiative</td>
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<td>The term &quot;initiative&quot; means the grassland conservation initiative established under subsection (b).</td>
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<table>
<thead>
<tr>
<th>(b) Establishment and purpose</th>
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<tr>
<td>The Secretary shall establish within the program a grassland conservation initiative for the purpose of assisting producers in</td>
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The grassland conservation plan developed for eligible land shall be limited to—
(1) eligible land; and
(2) resource concerns and activities relating to grassland.

(g) Payments
(1) In general
Beginning in fiscal year 2019, of the funds made available for this subpart under section 3841(a)(3)(B) of this title, and notwithstanding any payment under title I of the Agriculture Improvement Act of 2018, an amendment made by that title, or section 3839aa–24(c) of this title, the Secretary shall make annual grassland conservation contract payments to the producer of any eligible land that is the subject of a grassland conservation contract under this section.

(2) Payment noneligibility
A grassland conservation contract under this section shall not be—
(A) eligible for payments under section 3839aa–24(d) of this title; or
(B) subject to the payment limitations under this subpart.

(3) Limitation
The amount of an annual payment under this subsection shall be $18 per acre, not to exceed the number of base acres on a farm.

(h) Considered planted
The Secretary shall consider land enrolled under a grassland conservation contract under this section during a crop year to be planted or considered planted to a covered commodity (as defined in section 9011 of title 7) during that crop year.

(i) Other contracts
A producer with an agricultural operation that contains land eligible under this section and land eligible under section 3839aa–23 of this title—
(1) may enroll the land eligible under this section through a contract under this section or under section 3839aa–23 of this title; and
(2) shall not be prohibited from enrolling the land eligible under section 3839aa–23 of this title through a contract under section 3839aa–23 of this title.
§3839aa-26. State Assistance for Soil Health

(a) Definitions

In this subpart:

(1) Eligible Indian Tribe
The term “eligible Indian Tribe” means an Indian Tribe that is—
(A) implementing a soil health program for the area over which the Indian Tribe has jurisdiction; and
(B) meeting or exceeding performance measures established by the Indian Tribe for the soil health program.

(2) Eligible state
The term “eligible state” means a State that is—
(A) implementing a soil health program for the State; and
(B) meeting or exceeding performance measures established by the State for the soil health program.

(3) Soil health program
The term “soil health program” means a program to improve soil health on agricultural land that—
(A) is broadly consistent with the soil health principles of the Natural Resources Conservation Service, as determined by the Secretary; and
(B) may include—
(i) technical assistance;
(ii) financial assistance;
(iii) on-farm research and demonstration;
(iv) education, outreach, and training;
(v) monitoring and evaluation; or
(vi) such other components as the Secretary determines appropriate.

(b) Availability and purpose of grants

For fiscal years 2025 through 2029, the Secretary shall make grants to eligible States and eligible Indian Tribes for the purpose of improving soil health on agricultural lands through the implementation of State and Tribal soil health programs.

(c) Applications

(1) In general
To receive a grant under this section, an eligible State or eligible Indian Tribe shall submit to the Secretary an application at such time, in such a manner, and containing such information as the Secretary shall require, which shall include—
(A) a description of performance measures to be used to evaluate the State or Tribal soil health program and the results of any activities carried out using grant funds received under this section; and
(B) an assurance that grant funds received under this section will supplement the expenditure of State or Tribal funds in support of soil health, rather than replace such funds.

(2) **Tribal option**
An Indian Tribe shall have the option, at the sole discretion of the Indian Tribe, to be incorporated into the application of an eligible State.

### (d) Priority

In making grants under this section, the Secretary shall give priority to eligible States and eligible Indian Tribes with a climate action plan that includes soil health, as determined by the Secretary.

### (e) Grants

#### (1) Amount

The amount of a grant to an eligible State or eligible Indian Tribe under this section for a fiscal year may not exceed the lower of—

(A) $5,000,000; or
(B) as applicable—

(i) 50 percent of the cost of implementing the State soil health program in the fiscal year; or
(ii) 75 percent of the cost of implementing the Tribal soil health program in the fiscal year.

#### (2) Term

A grant under this section shall be for 1 year, and may be renewed annually.

### (f) Audits and reviews

An eligible State or eligible Indian Tribe receiving a grant under this section shall submit to the Secretary—

(1) for each year for which the State or Indian Tribe receives such a grant, the results of an audit of the expenditures of the grant funds; and
(2) at such intervals as the Secretary shall establish, a review and evaluation of the State or Tribal soil health program.
| (g) Effect of noncompliance  
If the Secretary, after reasonable notice to an eligible State or eligible Indian Tribe receiving a grant under this section, finds that the State or Indian Tribe has failed to comply with the terms of the grant, the Secretary may disqualify, for 1 or more years, the State or Indian Tribe from receipt of future grants under this section. |
|---|
| (h) Funding  
Of the funds made available to carry out this subchapter, $100,000,000 shall be available in each of fiscal years 2025 through 2029 to carry out this section. |
| (i) Administration  
(1) Department  
The Secretary may not use more than 3 percent of the funds made available to carry out this section for a fiscal year for administrative expenses.  
(2) States or Indian Tribes  
An eligible State or eligible Indian Tribe receiving a grant under this section may not use more than 7 percent of the granted funds for a fiscal year for administrative expenses. |

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This resource will be updated as final House and Senate legislative Farm Bill texts are released.

This resource is available electronically (with hyperlinks and endnotes) at www.eesi.org/papers.

The Environmental and Energy Study Institute (EESI) is a non-profit organization founded in 1984 on a bipartisan basis by members of Congress to help educate and inform policymakers, their staff, stakeholders, and the American public about the benefits of a low-emissions economy that prioritizes energy efficiency, renewable energy, and new clean energy technologies. In 1988, EESI declared that addressing climate change is a moral imperative, which has since guided our work toward our vision: a sustainable, resilient, and equitable world.