

EWG FARM SUBSIDY DATABASE—TOP 100 RECIPIENTS OF FARM SUBSIDIES IN 2001 WISCONSIN—Continued

Rank name	Location	Farm Subsidy Total 2001
93 Walter Farms, Inc	Elkhorn, WI 53121	160,200.95
94 New Age Custom Farming Llc	Prairie Du Sac, WI 53578	159,963.83
95 Robert C Traiser	Oscoda, WI 54020	159,280.25
96 Edward H Montsma	Fond Du Lac, WI 54937	159,213.90
97 Larry V Pravechek	Luxemburg, WI 54217	158,312.30
98 David R Faschingbauer	Bloomer, WI 54724	157,905.30
99 David A Sayre	Edgerton, WI 53534	157,227.54
100 Thomas P Sayre Jr	Edgerton, WI 53534	157,227.17

Source: USDA. Compiled by EWG.

I would ask Governor Thompson to give us the answer. If he is a great advocate for the best use of the taxpayers money, why has he never spoken out against the farm subsidies that are clearly being abused in Wisconsin, and I cited Wisconsin only because Governor Thompson is from Wisconsin and he happens to be the man who is pushing now for an even more regressive and even more punitive bill than we have presently, a law that will give no room to breathe for people on welfare in terms of they must get a job but we do not want to give them an education, a chance to get an education.

The present law will not allow anybody to go for a single day to an institution of higher learning. Vocational education is all they can do. Once we had in New York City, and the Federal Government did not prohibit it, a program which allowed people to go to junior college, 2 years of junior college while they were on welfare in order to get their education, complete it to the point where they could become a tax payer.

Study after study has shown that once people get even a degree from a junior college or from a senior college, once they get into that realm, they pay back far more to the tax rolls than they ever received as welfare recipients. It is common sense and yet the Federal law now forbids any State to allow people to go in an institution of higher learning. They have to be vocational education only; and yet the jobs that are needed are the nursing job, the dental hygienist job, the jobs in information technology. They are all in an area which requires about 2 years of college.

If we want to give a person a chance to get off welfare, to not receive a safety net subsidy, then let them go all the way to the point where they can get a decent job. That is not allowed under current law.

So I am trying to make it understood to my constituents, to the constituency of others; and I think that when we have our debate next week on temporary assistance to families in need we will find out, needy families, we will find out whether there are any advocates for the poor.

Are the Democrats going to advocate for that group out there that has nobody here to speak for them? They are far more than 2 percent of the population.

Farmers are very well organized. The farmers have great, giant scrooges among them who did their homework

years ago. The Department of Agriculture is the second largest agency in the Federal Government. Why at this time in America, when the population producing agricultural product is less than 2 percent of the population, why is the Department of Agriculture still the second largest agency in the Federal Government?

Somebody has done their homework very well. Those Scrooges know how to organize. Those Scrooges know how to take from those in need and make certain that they always have subsidies greater than they should be getting, farmers home loans, disaster for farmers, et cetera.

If there are Members of Congress listening who represent poor people, as I do, I am sure they are telling them what I tell them, that in America, people have the same opportunity. People have got to organize. People have got to come out and vote. Forty-nine percent of the American people who are not voting are the answer to all these problems.

The great angels of America need them. Those people have the spirit of wanting to spread our wealth and our know-how and our system of government throughout the world. They want to combat terrorism. They want to make certain that civilization is not subject to all these dark and negative forces that are seeking to pull us down, the al Qaeda network and the people who think women ought to be treated like cattle and the people who have great contempt for democracy and do not want everybody to have a vote, the people who are stealing their countries blind, all of the resources of the country going to the hands of a few.

There are forces out there which are in numbers greater than we are, and the only way we are going to conquer those forces is to have our own forces released. The great angels of America have to overcome the giant Scrooges. The giant Scrooges are always pressing to give our resources to the smallest number of people, and that is no way to keep America great.

A nice way to defend our interests. Our interests have to be defended because we are generous. We are willing to use our know-how and our constitutional civilization to the advantage of every American, willing to use our constitutional civilization to the advantage of people all over the world.

“Let's roll, America. Set the tracks of destiny straight. Don't look back but close the gate, toast the past but change the cast. In every language of

the earth to the country of all Nations we have proudly given birth. At the Olympics of forever we will win all the races; we are Great Angels of tomorrow with magic mongrel faces.

“Let kindergartners take a poll, full baby bellies is our favorite goal, usher in the age of soul.”

“America, let's roll.”

CORRECTION TO THE CONGRESSIONAL RECORD OF APRIL 17, 2002

The following general leave statement by Mr. BEREUTER was inadvertently placed under the motion to recommit offered by Ms. JACKSON-LEE of Texas. It should have been placed under the motion to instruct conferees offered by Mr. SMITH of Michigan for H.R. 2646, on page H1382.

Mr. BEREUTER. Madam Speaker, this Member rises in strong support of the motion to instruct conferees on the issue of payment limitations which the distinguished gentleman from Michigan (Mr. SMITH) has offered.

It is clear that strong payment limitation language would improve the integrity of the farm program payments and help to retain public support for these programs essential to rural areas. Making this change will also help prevent the overwhelming consolidation of farms that has resulted in a decrease in small- and medium-sized family farm operations. The savings achieved from this provision could then be directed to other worthwhile agricultural programs.

A survey conducted by 27 land grant universities found that 81 percent of the agricultural producers across the country supported placing limits on support payments thereby directing dollars to where they are actually intended. Furthermore, a 2001 General Accounting Office report found that in recent years, more than 80 percent of farm payments were made to large- and medium-size farms. In 1999, for instance, 7 percent of the nation's farms—those with gross agricultural sales of \$250,000 or more—received about 45 percent of the payments. With Congress facing so many spending priorities, we must demonstrate to our constituents that we are using taxpayers' money more efficiently.

It is important to note that this motion to instruct expresses support for redirecting these funds to agricultural research and conservation. Our choice is clear—we can continue to funnel millions of dollars to some of the wealthiest farms or we can make an investment in the future of agriculture which will benefit all producers and all Americans.

Mr. Speaker, this Member strongly supports the motion to instruct and encourages his colleagues to vote for it.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mrs. ROUKEMA (at the request of Mr. ARMEY) for today after 2 p.m. on account of illness.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. OWENS) to revise and extend their remarks and include extraneous material:)

Ms. NORTON, for 5 minutes, today.

Mr. BROWN of Ohio, for 5 minutes today.

Mr. PALLONE, for 5 minutes, today.

Ms. BERKLEY, for 5 minutes, today.

Mr. SHOWS, for 5 minutes, today.

Mr. GREEN of Texas, for 5 minutes today.

Mr. KIND, for 5 minutes, today.

Ms. JACKSON-LEE of Texas, for 5 minutes today.

(The following Members (at the request of Mr. TANCREDO) to revise and extend their remarks and include extraneous material:)

Mr. TANCREDO, for 5 minutes, today.

Mr. BURTON of Indiana, for 5 minutes today.

Mr. FOLEY, for 5 minutes, today.

ADJOURNMENT

Mr. OWENS. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 6 o'clock and 27 minutes p.m.), under its previous order, the House adjourned until Monday, April 22, 2002, at 2 p.m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 8 of rule XII, executive communications were taken from the Speaker's table and referred as follows:

6242. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Revocation of Certain Obsolete Tolerance Exemptions [OPP-2002-0010; FRL-6833-3] (RIN: 2070-AB78) received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

6243. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Foramsulfuron; Exemption from the Requirement of a Tolerance [OPP-301227; FRL-6829-8] (RIN: 2070-AB78) received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

6244. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Furilazole; Pesticide Tolerance [OPP-301223; FRL-6828-4] (RIN: 2070-AB78) received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

6245. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Propiconazole; Extension of Tolerance for Emergency Exemptions [OPP-301221; FRL-6828-3] (RIN: 2070-AB78) received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

6246. A letter from the Secretary, Department of Energy, transmitting the annual report of the National Institutes of Health Loan Repayment Program for Research Generally for FY 2001, pursuant to 42 U.S.C. 8262g(d); to the Committee on Energy and Commerce.

6247. A letter from the Secretary, Department of Health and Human Services, transmitting the annual report for FY 2001 of the National Institutes of Health Clinical Research Loan Repayment Program for Individuals from Disadvantaged Backgrounds (CR-LRP) and the Extramural Clinical Research Loan Repayment Program for Individuals from Disadvantaged Backgrounds (ECR-LRP), pursuant to 42 U.S.C. 2541—1(i); to the Committee on Energy and Commerce.

6248. A letter from the Secretary, Department of Health and Human Services, transmitting the Annual Report of the National Institute of Child Health and Human Development (NICHD) Contraception and Infertility Research Loan Repayment Program (CIR-LRP) for FY 2001, pursuant to 42 U.S.C. 2541—1(i); to the Committee on Energy and Commerce.

6249. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Revisions to the California State Implementation Plan, South Coast Air Quality Management District [CA 210-0306a; FRL-7165-2] received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6250. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Revisions to the California State Implementation Plan, San Joaquin Valley Unified Air Pollution Control District [CA 071- 0335; FRL-7164-6] received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6251. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Revisions to the California State Implementation Plan, Monterey Bay Unified Air Pollution Control District [CA 251-0326a; FRL-7160-8] received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6252. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Interim Final Determination that the State of California Has Conditionally Corrected Deficiencies and Stay of Sanctions, San Joaquin Valley Unified Air Pollution Control District [CA 255-0320b; FRL-7164-7] received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6253. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Interim Final Determination that the State of California Has Corrected Deficiencies and Stay of Sanctions, South Coast Air Quality Management District [CA 259-0332c; FRL-7158-9] received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6254. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Approval and Promulgation of Implementation Plans and Designation of Areas for Air Quality Planning Purposes; Nevada [NV 021-0049a; FRL-7167-3] received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6255. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Approval of Section 112(I) Authority for Hazardous Air Pollutants; State of West Virginia; Department of Environment Protection [WV001-1000a; FRL-7166-6] received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6256. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Approval and Promulgation of Implementation Plans Commonwealth of Kentucky: Approval of Revisions to the 1-Hour Ozone Maintenance State Implementation Plan for the Edmonson County and the Owensboro-Daviess County Area; Correction [KY-200215; FRL-7168-6] received April 3, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6257. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting certification of a proposed license for the export of defense articles to India [Transmittal No. DTC 174-01], pursuant to 22 U.S.C. 2776(c); to the Committee on International Relations.

6258. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting certification of a proposed license for the export of defense articles to India [Transmittal No. DTC 173-01], pursuant to 22 U.S.C. 2776(c); to the Committee on International Relations.

6259. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting certification of a proposed license for the export of defense articles or defense services sold under a contract to Japan, France, and Canada [Transmittal No. DTC 015-02], pursuant to 22 U.S.C. 2776(c); to the Committee on International Relations.

6260. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting certification of a proposed license for the export of defense articles or defense services sold under a contract to Japan [Transmittal No. DTC 028-02], pursuant to 22 U.S.C. 2776(c); to the Committee on International Relations.

6261. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting certification of a proposed license for the export of defense articles or defense services sold under a contract to Japan [Transmittal No. DTC 17-02], pursuant to 22 U.S.C. 2776(c); to the Committee on International Relations.

6262. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting certification of a proposed license for the export of defense articles or defense services sold under a contract to Japan [Transmittal No. DTC 170-01], pursuant to 22 U.S.C. 2776(c); to the Committee on International Relations.

6263. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting certification of a proposed license for the export of defense articles or defense services sold under a contract to Japan [Transmittal No. DTC 011-02], pursuant to 22 U.S.C. 2776(c) and 22 U.S.C. 2776(d); to the Committee on International Relations.

6264. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting the Department's final rule—Exemptions for U.S. Institutions of Higher Learning—received March 18, 2002, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on International Relations.

6265. A letter from the Chief Administrative Officer, transmitting the quarterly report of receipts and expenditures of appropriations and other funds for the period January 1, 2002 through March 31, 2002 as compiled by the Chief Administrative Officer, pursuant to 2 U.S.C. 104a; (H. Doc. No. 107-201); to the Committee on House Administration and ordered to be printed.