to move more able-bodied people into work and into training. While the gentleman's motivations are certainly fine in this regard and he is attempting to get at the right thing, we think that the amendment, if it were adopted, would actually destroy the carefully constructed effort that we have made to try to encourage work and responsibility.

Mr. McCLINTOCK. Mr. Chairman, I continue to reserve the balance of my time.

Mr. THOMPSON of Pennsylvania. Mr. Chairman, I yield such time as she may consume to the gentlewoman from Delaware (Ms. BLUNT ROCHESTER).

Ms. BLUNT ROCHESTER. Mr. Chairman, 42, 23, 89, 200, and 3. These numbers stand out for me. Forty-two million people will be impacted by the SNAP changes; 23 hearings; 89 witnesses, who didn't recommend the proposals that we are seeing today; \$200 million spent on 10 pilot programs, of which we won't get the results in time; and 3 years old, the age that we are reducing down from 6 for parents to go to work.

These numbers just don't add up. And one of my concerns is that great proposals might be put on the floor right now, but we had a process, and the process has been flawed, and now we have a flawed product.

So, again, I urge my colleagues across the aisle to come back together in the great tradition of the Agriculture Committee and work on a bipartisan piece of legislation that moves Americans into work—meaningful work.

The Acting CHAIR. The gentleman from Pennsylvania has the right to close.

Mr. McCLINTOCK. Mr. Chairman, I yield the remainder of my time to the gentleman from Wisconsin (Mr. GROTHMAN), my colleague on the House Budget Committee.

Mr. GROTHMAN. Mr. Chairman, I thank again the gentleman from California for bringing forth this amendment and the gentleman from Texas for all of the work that he did on the bill.

I think sometimes, rather than have hearings, you find out a lot more about these Federal programs and particularly the SNAP program if you talk to the local clerks at the convenience stores and the grocery stores and the income maintenance workers in the counties or the people who manage the low-income housing to find out what really is going on here.

I will bring to light one in particular of the four provisions in the amendment: the idea that participants in training programs have to go through E-Verify.

It has been said that you have to be a citizen to get SNAP anyway. I would suggest talking to some of the income maintenance workers or some of the people who talk to some of the people who use the SNAP program, and I think they will tell you that, whatever

the official Federal law is, SNAP is routinely used by people who are not here legally.

I think by requiring E-Verify for the training programs, we begin to go through the process of making sure that people who are in this country illegally are not taking advantage of taxpayer-funded programs.

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I really wish we had more information on this topic, but, again, it is my belief that the average clerk in an average convenience store knows a lot more about the SNAP program than most Ph.D.s in sociology.

Mr. McCLINTOCK. Mr. Chair, I yield back the balance of my time.

Mr. THOMPSON of Pennsylvania. Mr. Chairman, first of all, I ask support in opposing this amendment from my friend and colleague from California.

To my friends across the aisle who keep asking for bipartisan opportunity, you blew the first one. That was in subcommittee, where we could have amendments, and we are not seeing amendments from Members here. So there has been plenty of opportunity for bipartisan work.

I do appreciate the recommendations that my Democratic friends made in writing to both the ranking member and the chairman. All of those points and all the titles, I believe, were—I know in the nutrition title they were all incorporated into the base bill.

Mr. Chairman, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from California (Mr. McCLINTOCK).

The question was taken; and the Acting Chair announced that the noes appeared to have it.

Mr. McCLINTOCK. Mr Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from California will be postponed.

Mr. CONAWAY. Mr. Chair, I move that the Committee do now rise.

The motion was agreed to.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. HOLDING) having assumed the chair, Mr. SIMPSON, Acting Chair of the Committee of the Whole House on the state of the Union, reported that that Committee, having had under consideration the bill (H.R. 2) to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture through fiscal year 2023, and for other purposes, had come to no resolution thereon.

PERMISSION TO CONSIDER AMENDMENT NO. 7 OUT OF SE-QUENCE DURING FURTHER CON-SIDERATION OF H.R. 2, AGRI-CULTURE AND NUTRITION ACT OF 2018

Mr. CONAWAY. Mr. Speaker, I ask unanimous consent that during further consideration of H.R. 2 in the Committee of the Whole pursuant to House Resolution 900, amendment No. 7 printed in House Report 115–679 may be considered out of sequence.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Texas?

There was no objection.

AGRICULTURE AND NUTRITION ACT OF 2018

The SPEAKER pro tempore. Pursuant to House Resolution 900 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the state of the Union for the further consideration of the bill, H.R. 2.

Will the gentleman from Idaho (Mr. SIMPSON) kindly resume the chair.

□ 1632

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 2) to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture through fiscal year 2023, and for other purposes, with Mr. SIMPSON (Acting Chair) in the chair.

The Clerk read the title of the bill.

The Acting CHAIR. When the Committee of the Whole rose earlier today, a request for a recorded vote on amendment No. 8 printed in House Report 115–679 offered by the gentleman from California (Mr. McCLINTOCK) had been postponed.

AMENDMENT NO. 7 OFFERED BY MR. FORTENBERRY

The Acting CHAIR. It is now in order to consider amendment No. 7 printed in House Report 115–679.

Mr. FORTENBERRY. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

Page 187, after line 10, insert the following (and redesignate the subsequent subsections accordingly):

(a) STATEMENT OF POLICY.—

(1) IN GENERAL.—It is in the national interests of the United States to advance food security in developing countries and open new markets for agricultural trade through programs that leverage the unique capabilities of Federal departments and agencies, and improve coordination between donors, beneficiaries, and the private sector.

(2) ROLE OF DEPARTMENT OF AGRICULTURE.— The Department of Agriculture plays an important role in establishing trade between the United States and other nations and should enhance its role in facilitating the transfer of the knowledge, skills, and experience of American farmers, land-grant universities, and extension services through the John Ogonowski and Doug Bereuter Farmer-To-Farmer Program under title V of the Food for Peace Act (7 U.S.C. 1737).

Page 187, strike lines 11 through 14 and insert the following:

- (b) CLARIFICATION OF NATURE OF ASSIST-ANCE.—Section 501(b)(1) of the Food for Peace Act (7 U.S.C. 1737(b) is amended—
- (1) in paragraph (1) by inserting "technical" before "assistance"; and
- (2) in paragraph (2)(A)—
- (A) by striking "; and" at the end of clause (viii); and
- (B) by striking clause (ix) and inserting the following:
- "(ix) agricultural education and extension; "(x) selection of seed varieties and plant stocks:
- "(xi) knowledge of insecticide and sanitation procedures to prevent crop destruction; "(xii) use and maintenance of agricultural
- equipment and irrigation systems; and "(xiii) selection of fertilizers and methods of soils treatment: and".
- Page 189, after line 6, insert the following: (g) CROP YIELDS AND INNOVATIVE PARTNER-SHIPS.—Section 501 of the Food for Peace Act (7 U.S.C. 1737) is amended by adding at the end the following:
- "(f) ESTABLISHMENT OF A GEOGRAPHICALLY DEFIED CROP YIELD METRICS.—The Secretary of Agriculture, in cooperation with the Administrator of the Agency for International Development, should.—
- "(1) establish a geographically defined crop yield metrics system to assess improvements in crop yields in countries and areas receiving assistance under this title; and
- "(2) store the data resulting from such geographically defined crop yield metrics system in a publicly available Internet database system.
- "(g) Grant Program to Create New Partners and Innovation.—
- "(1) IN GENERAL.—The Administrator of the Agency for International Development shall develop a grant program for fiscal years 2019 through 2023 to facilitate new and innovative partnerships and activities under this title.
- "(2) USE OF FUNDS.—Grant recipients under this subsection shall use such funds—
- "(A) to prioritize new implementing partners:
 - "(B) on innovative volunteer models;
- "(C) on strategic partnerships with other United States development programs; and
- "(D) on expanding the footprint and impact of the programs and activities under this title, and diversity among program participants, including land grant colleges or universities and extension services.
- "(h) APPROPRIATIONS.—None of the amounts made available to carry out this title may be used to carry out subsections (f) and (g) of this section except to the extent that such subsections are carried out using authorities otherwise provided by this title."

The Acting CHAIR. Pursuant to House Resolution 900, the gentleman from Nebraska (Mr. FORTENBERRY) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Nebraska.

Mr. FORTENBERRY. Mr. Chairman, first, let me thank my good friend Chairman CONAWAY for working with us on this very important amendment.

Mr. Chair, I would like to share a story with you. I just got off the phone with Archie Devoor from Lincoln, Nebraska. Archie grew up as a dairy farmer. He started milking cows at 12 and, up at 12 a.m., got slapped in the face

quite a lot with a wet tail. He put himself through college doing that and went on and earned a Ph.D. in dairy science.

He did agricultural extension work for 20 years and became involved with a very important United States Government program called Farmer-to-Farmer.

One of Archie's experiences was in Bangladesh. Bangladesh has as many dairy cows as we do in the United States, and we have 12 times the production capacity as they do.

Through Archie's work, through the techniques that he has provided them, particularly nutrition guidance, he has helped solve one of those problems that exists around the world with structural poverty and not enough to eat.

In fact, the Bangladeshis wanted to name him "Father of modern dairy." He is a humble man, my constituent, and I am proud of his work. And, of course, he refuses that title.

Nonetheless, Mr. Chairman, the amendment before us today addresses this very important program. This program has connected volunteer American farmers, agriculture extension experts, and others with deep knowledge of agriculture production with farmers abroad as well as agricultural experts from American universities to other countries around the globe.

The sharing of America's agricultural expertise dramatically enhances the capacity of people elsewhere to grow their own food.

Really, Mr. Chairman, this initiative is about three things. It is about the richness of America's farm experience. It is about an engine of economic regeneration in the fight against structural global poverty. And it also, I believe, will enhance our 21st century architecture of emerging diplomatic relations.

This program was initially authorized in 1985, and it has been in subsequent farm bills and, again, has promoted sustainable economic growth, food security, and agricultural development worldwide.

All 50 States have been represented in volunteer trips overseas to assist farmers, and specialists from a variety of agricultural disciplines have taught host-country farmers in over 100 nations through coordination with 12,000 different local host organizations.

The growth of the program has fostered community ecosystems of sustainable agriculture. It has enhanced the ability to access new markets and conserved environmental and natural resources. The work of our American farmers has borne great fruit overseas, and, with some innovative rethinking, I think we can help fully realize this program's potential.

This amendment serves three critical objectives.

First, it elevates the role of the United States Department of Agriculture in coordinating sequencing and prioritizing farmer visits to host countries.

Second, it establishes geographically defined crop yield metrics, a system to assess whether improvements in crop yields in countries receiving our assistance are actually occurring.

Third, the data generated through this new metric will be available publicly.

It is important to note that the amendment enhances outreach to identify and prioritize new implementing partners, increases the diversity of program participants, and serves to expand recruitment of new volunteers from diverse agricultural knowledge and skill backgrounds.

Mr. Chairman, I believe this amendment will also better support our work in global food security programs that already exist and have wide congressional backing. We have an important moment here to renew, innovate, and modernize a very good program.

Mr. Chair, I yield as much time as he may consume to the gentleman from Texas (Mr. CONAWAY).

Mr. CONAWAY. Mr. Chairman, I rise in support of the gentleman's amendment.

This actually is America at her best. It is taking American expertise, going people-to-people across this world, and sharing the great techniques we are developing here. And while that might make those host countries a little more competitive with our production of agriculture here in America, it is the right thing to do.

Mr. Chair, I support the amendment, and I appreciate Mr. FORTENBERRY's dedication not only to this specific issue but his broader work across the international arena that he has shown his expertise in.

Mr. FORTENBERRY. Mr. Chair, I thank the chairman for his comments, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Nebraska (Mr. FORTENBERRY).

The amendment was agreed to.

AMENDMENT NO. 9 OFFERED BY MR. MACARTHUR

The Acting CHAIR. It is now in order to consider amendment No. 9 printed in House Report 115–679.

Mr. Macarthur. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

Page 247, line 23, strike "(I)" and insert "(J)".

Page 256, line 13, strike the close quotation marks and the comma at the end.

Page 256, after line 13, insert the following: "(I) HOUSEHOLD INELIGIBILTY.—If an individual becomes ineligible to participate in the supplemental nutrition assistance program as a household member due to failure to meet the requirements under subparagraph (B), the remaining household members (including children), shall not become ineligible to apply to participate in the supplemental nutrition assistance program due to such individual's ineligibility.".

The Acting CHAIR. Pursuant to House Resolution 900, the gentleman

from New Jersey (Mr. MACARTHUR) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from New Jersey.

Mr. Macarthur. Mr. Chairman, I want to thank the chairman of the Agriculture Committee for his help and support and for crafting a farm bill that I think will benefit a great many Americans.

Mr. Chair, this bill benefits both farmers and consumers across the country. Even in a densely populated State like mine, New Jersey, the most densely populated State in the Nation, I have over 800 family farms that will benefit from this bill.

I have cranberry and blueberry growers that will benefit from specialty crop grants. Our main State university, Rutgers, will benefit from research grants. There are crop insurance provisions, conservation measures, things that will benefit all of us.

But let's face it: the most controversial part of this bill, or at least one of the most controversial parts, has been the Supplemental Nutrition Assistance Program, SNAP.

Of the \$867 billion of authorized spending over the next 10 years, \$664 billion, or more than 75 percent, is for

this one program.

This has been bipartisan, up until now at least. It has always been that the Federal Government would partner with States to help the most vulnerable people in the Nation, and, at the same time, we would help those people towards self-sufficiency, help them prepare to enter the workforce so that they can have the dignity that comes with a job. I think every American deserves this.

We have always balanced both compassion and individual responsibility, and I think this bill goes a long way to continuing in that tradition.

My amendment is about children. It is imperative, as we continue this balance, that no child gets caught up, even unintentionally, in something harmful. No child can go to school on an empty stomach and learn, and no child should have to come home from school and wonder where their next meal is coming from.

There is a lot in this bill already that protects children. I recognize that. I recognize that the committee has been very attentive to this. My amendment goes a little farther and makes it explicitly clear to those who administer the SNAP programs around the country that children cannot be harmed in

any way.

I will read the relevant part of the amendment. It says: "If an individual becomes ineligible to participate in the Supplemental Nutrition Assistance Program as a household member due to failure to meet the requirements under subparagraph (B), the remaining household members (including children), shall not become ineligible to apply to participate in the Supplemental Nutrition Assistance Program due to such individual's ineligibility."

MESSICIAL RESORD HOS

In other words, kids are off limits. Mr. Chair, I urge adoption of the amendment, and I reserve the balance of my time.

Mr. McGOVERN. Mr. Chair, I claim the time in opposition to the amendment even though I am not opposed to it.

The Acting CHAIR. Without objection, the gentleman from Massachusetts is recognized for 5 minutes.

There was no objection.

Mr. McGOVERN. Mr. Chair, I do want to say a few words, and that is, I am trying to understand this amendment, because I really don't understand the point of it.

Under current law, children can still get SNAP even if their parents fail to comply with work requirements. That is the current law. H.R. 2, the farm bill, does nothing to change this, so I am unsure why this amendment has been offered

I think I would classify this amendment as a covering-your-rear-end amendment, because the bottom line is that there is a lot in H.R. 2 that I think does harm to children, because when their parents are thrown off of SNAP, while they may not be thrown off of SNAP, the overall household allowance for food gets decreased, and so there is less food for the entire family.

I would say that if the majority really cared about the impact H.R. 2 would have on children, then they would address the changes that have been made in broad-based categorical eligibility, which will throw working parents off of SNAP

According to CBO, the nonpartisan experts that we rely on to give us data, over 265,000 students will lose access to free school meals.

So there is nothing to be opposed to, I guess, because this is already current law. But I would say to the gentleman that broad-based categorical eligibility, the changes in this bill, are going to adversely impact a number of individuals in New Jersey.

With that alone, 35,000 individuals are going to lose their SNAP benefits. That is just on this one part of the bill. Many of them have kids, and the changes are going to affect these kids.

So, if you really care about these kids, I would urge you to reject this bill. Send it back to the Agriculture Committee. Let's work in a bipartisan way and construct a nutrition title which everybody understands, which is clear, which has been vetted, and which we can come to the floor and say with certainty that it will not adversely impact kids. Because this underlying bill, no matter how you want to slice and dice it, will have a negative impact on kids

□ 1645

And this amendment, you go home and maybe do a press release on it, but it doesn't change the impact of this bill.

Mr. Chairman, I reserve the balance of my time.

Mr. MACARTHUR. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, I regret my friend's confusion over what it does, but, as he well knows, we pass sometimes this much law and those who implement that pass this much, in terms of how it actually gets played out.

This amendment makes it explicitly clear to those who administer the SNAP program that children must be held harmless, they must be protected.

On top of that, the underlying bill also stops family sanctioning.

So you can call it a belt-and-suspenders approach, but, when it comes to children, I think it is worth making it as crystal-clear as possible that they cannot be harmed.

Mr. Chairman, I yield 1 minute to the gentleman from Illinois (Mr. RODNEY DAVIS).

Mr. RODNEY DAVIS of Illinois. Mr. Chairman, I thank the gentleman for yielding to me.

Mr. Chairman, I rise in support of the gentleman's amendment.

Much to the chagrin of many who just oppose any changes to actually help us get children out of poverty and out of the cycle of poverty that perpetual SNAP benefits bring to families. I would argue that it is language like this that reasserts the fact that we need to, as this goes through the legislative process—we are in the second step of the legislative process. As this goes through the process, this clearly shows all of us here in the House and in the Senate and on a conference committee the opportunity that we want to make sure that we protect those who need that protection.

That is exactly why I am glad Mr. MACARTHUR participated in this process. The gentleman wanted to make this bill better. The gentleman wanted to strengthen it to ensure that our children in the most vulnerable households had the opportunity to get the food that they need.

Mr. Chairman, I thank the gentleman for doing that. I think this is a great addition to the farm bill, and I appreciate the gentleman yielding me this opportunity to say so.

Mr. McGOVERN. Mr. Chairman, I yield myself the balance of my time.

Mr. Chairman, I am at a loss. We have no opposition to this amendment, but let's be honest with each other and let's be honest with our constituents. H.R. 2 will hurt families, will hurt working families, will hurt kids.

You know one thing that is also explicit, Mr. Chairman? According to CBO, 265,000 kids will be thrown off of the free breakfast and lunch program. That is according to CBO.

The other thing that is clear is that there are working families—there are working families, Mr. Chairman, people who work, who now get SNAP benefits, who, because we are eliminating broad-based categorical eligibility, a number of them will lose their benefits. And they still work. Their family

households, therefore, will have less of a food allowance. That will impact these kids. That is undeniable.

So don't sit here and say this shows that we are going to protect kids. The law is the law. If you want to restate the law, restate it. Restate it 100 times, "don't hurt kids." That doesn't change the fact that this bill will hurt kids.

That is why so many of us on this side of the aisle and, hopefully, a number of you on your side of the aisle are going to stand strong and oppose this.

This is not right. There was a right way to do this farm bill, and there was a wrong way to do this farm bill. This was the wrong way.

Mr. Chairman, I reserve the balance of my time.

Mr. MACARTHUR. Mr. Chairman, how much time do I have remaining?

The Acting CHAIR. The gentleman from New Jersey has 30 seconds remaining.

Mr. MACARTHUR. Mr. Chairman, I yield 30 seconds to the gentleman from Pennsylvania (Mr. Thompson), my friend.

Mr. THOMPSON of Pennsylvania. Mr. Chairman, I thank the gentleman for yielding to me.

Mr. Chairman, we have heard about broad-based categorical eligibility. If this was a SNAP brochure, Mr. Chairman, and I hand this to you, regardless of what your income is, if you accept this SNAP brochure, you are now eligible for SNAP. That is broad-based categorical eligibility.

Mr. Chairman, if somebody offers you an 800 number to call regarding SNAP, which is a good thing, as is the brochure, and you use that number, under broad-based categorical eligibility, you are now eligible for SNAP, no matter what your income is.

So, if it has been found that some families will come off, it is because it has been found that there are families who already exceed the income.

Now, here is the thing. If they just go and fill out the application, they can be eligible for SNAP if they meet those financial and asset requirements.

Mr. MACARTHUR. Mr. Chair, I yield back the balance of my time.

Mr. McGOVERN. Mr. Chairman, how much time do I have left.

The Acting CHAIR. The gentleman from Massachusetts has 1 minute remaining.

Mr. McGOVERN. Mr. Chairman, the CBO, the nonpartisan experts that we all rely on, says that over 400,000 households will lose their benefits because of the changes in H.R. 2 with regard to categorical eligibility. We estimate that to be a million people. That is undeniable.

So you can sit here all you want and say this is going to hold everybody harmless and that kids won't suffer. It is just not true. I mean, read the CBO score. Better yet, read the bill.

Look, we have no objection to you passing a restatement of current law, because current law says that, even if parents don't comply, their kids can't

be punished. But make no mistake about it, the overall food allowance in that household will decrease. That is a fact. That will impact those kids.

So, if you truly want to help kids, if you truly care about kids, you will vote "no" on this bill. You will vote "no" on H.R. 2.

You will make sure that this bill goes back to committee, that we have a bipartisan process, and we have a bill that comes to the floor that helps our farmers and that helps those in need in this country.

This is not it. This does not help kids. This amendment does nothing. This is a covering-your-rear-end amendment.

Mr. Chairman, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from New Jersey (Mr. MACARTHUR).

The amendment was agreed to.

The Acting Chair. The Chair understands that amendment No. 10 will not be offered.

AMENDMENT NO. 11 OFFERED BY MR. HOLDING

The Acting CHAIR. It is now in order to consider amendment No. 11 printed in House Report 115–679.

Mr. HOLDING. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of subtitle A of title IV, insert the following:

SEC. ___. DISQUALIFICATION OF CERTAIN CON-

Section 6 of the Food and Nutrition Act of 2008 (7 U.S.C. 2015), as amended by section 4015, is amended in subsection (p)(1)—

(1) in subparagraph (A) by striking ": and" at the end and inserting a period, and

 $\left(2\right)$ by striking subparagraph (B).

The Acting CHAIR. Pursuant to House Resolution 900, the gentleman from North Carolina (Mr. HOLDING) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from North Carolina.

Mr. HOLDING. Mr. Chairman, I rise today in support of my amendment, and I urge all colleagues to support its inclusion in the farm bill today.

Mr. Chairman, the amendment is simple. It ends eligibility for the Supplemental Nutrition Assistance Program for convicted rapists, murderers, and those guilty of sexual exploitation.

The 2014 farm bill contained a prohibition for these individuals from being eligible for SNAP, but the individual also has to be considered a fleeing felon. This means that, in order to lose eligibility, the person has to not only be a convicted murderer, rapist, et cetera, but they also must be in violation of the terms of their sentence.

Mr. Chairman, I believe we should not have to wait before a criminal who has already been convicted of these acts violates the terms of their sentence before terminating the benefits.

Mr. Chairman, this amendment would eliminate the fleeing felon provision from the underlying law and thereby prohibits convicted rapists, pedophiles, murderers, et cetera, from being eligible for SNAP.

This is a commonsense proposal that says if you commit these atrocious crimes that you are ineligible for this government program.

Mr. Chairman, I urge all of my colleagues to vote for this commonsense amendment and include it in the farm bill that we have under consideration.

I yield back the balance of my time. The Acting CHAIR. The question is on the amendment offered by the gentleman from North Carolina (Mr. HOLDING).

The amendment was agreed to.

AMENDMENT NO. 12 OFFERED BY MISS GONZÁLEZ-COLÓN OF PUERTO RICO

The Acting CHAIR. It is now in order to consider amendment No. 12 printed in House Report 115–679.

Miss GONZALEZ-COLON of Puerto Rico. Mr. Chairman, I have an amendment to H.R. 2 at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of subtitle A of title IV, insert the following:

SEC. ___. DETERMINATION OF AMOUNT OF BLOCK GRANT PAYABLE TO PUERTO

(a) STUDY.—With funds appropriated to carry out this subsection, the Secretary of Agriculture shall conduct a study to determine the feasibility and impact of using a thrifty food plan developed exclusively to apply under section 19(a)(2)(A)(ii) of the Food and Nutrition Act of 2008 (7 U.S.C. 2028(a)(2)(A)) to calculate the amount of the block grant payable to Puerto Rico.

(b) AUTHORIZATION OF APPROPRIATIONS.— There are authorized to be appropriated such sums as may be necessary to carry out subsection (a).

(c) APPROPRIATION IN ADVANCE.—Only funds appropriated under subsection (b) in advance specifically to carry out subsection (a) shall be available to carry out such subsection.

The Acting CHAIR. Pursuant to House Resolution 900, the gentlewoman from Puerto Rico (Miss González-Colón) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentlewoman from Puerto Rico.

Miss GONZÁLEZ-COLÓN of Puerto Rico. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, I rise today in support of my amendment to H.R. 2.

Mr. Chairman, this amendment aims to take a deeper look into the Thrifty Food Plan and how it influences the amount of funds currently calculated for Nutrition Assistance Block Grants provided to Puerto Rico through the Nutrition Assistance Program. NAP.

Puerto Rico is currently included in the Thrifty Food Plan of the 48 contiguous States. However, the island imports most food items that are sold in stores, which increases the cost families pay when purchasing foods included in their diet. Mr. Chairman, my amendment will require the Secretary of Agriculture to produce a report on the feasibility and impact of Puerto Rico having its own Thrifty Food Plan. This will allow the government of Puerto Rico and the Department of Family, which administers the program on the island, to make an educated decision on how to move forward in terms of acquiring benefits and addressing factors that reflect increases in the cost of food items found and purchased on the island.

My second amendment will request the Secretary of Agriculture to produce an update on a 2010 report previously generated by the Food and Nutrition Service Agency at the USDA. That report will indicate the percentage of households that will receive nutritional assistance and what the average monthly benefit per household would be if Puerto Rico were treated equally under the Supplemental Nutritional Assistance Program, SNAP.

As approved by the 2014 farm bill, Puerto Rico's cash portion of benefits obtained through NAP will gradually be reduced by 5 percent each year until 2021—right now, that measure is waived by this administration because of the hurricane—when all NAP benefits will be then available through the electronic benefit transfer system.

In view of this and in preparation for this, we must start considering if a transition to SNAP is feasible or not and, if so, what it would mean for my constituency in terms of benefits and requirements. An updated study will allow us to have recent data to properly consider making this decision along with the government of Puerto Rico and the Federal Government.

Mr. Chairman, my amendments essentially seek better facts and better data on the nutritional benefits my constituents receive and depend on. For many families on the island, this is the main source of nutritional assistance.

As Puerto Rico's sole Representative here in Congress, it is my responsibility to make sure that we have the tools and information we need at hand to collaborate with State officials and make those decisions that will continue to help families on the island maintain proper access to a quality diet and, therefore, a proper quality of life.

Mr. Chairman, decisions that are this important and delicate should not be subjected to guesswork but based on updated facts, and my two amendments will do that.

Mr. Chairman, I also want to share that these amendments, as drafted, do not increase mandatory spending.

And, last, I would like to urge my colleagues to support these two amendments, and I want to thank the chairman of the Agriculture Committee for helping me out in drafting my amendments and helping the people of Puerto Rico.

Mr. Chairman, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentlewoman from Puerto Rico (Miss González-Colón).

The amendment was agreed to.

AMENDMENT NO. 13 OFFERED BY MR. FASO

The Acting CHAIR. It is now in order to consider amendment No. 13 printed in House Report 115–679.

Mr. FASO. Mr. Chairman, I have an amendment at the desk made in order by the rule.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of subtitle A of title IV, insert the following:

SEC. ___. ADMINISTRATIVE FLEXIBILITY FOR STATES.

Section 11(e)(6)(B) of the Food and Nutrition Act of 2008 (7 U.S.C. 2020(e)(6)(B)) is amended to read as follows:

"(B) personnel of the State agency or, at the option of the State agency and by contract with the State agency, personnel of an entity that has no direct or indirect financial interest in an approved retail food store, may undertake such certification or carry out any other function of the State agency under the supplemental nutrition assistance program and without restriction by the Secretary on the State agency's use of nongovernmental employees to perform program eligibility or any other administrative function to carry out such program;".

The Acting CHAIR. Pursuant to House Resolution 900, the gentleman from New York (Mr. FASO) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from New York.

Mr. FASO. Mr. Chairman, I rise today to offer my amendment, which would provide States additional flexibility to administer the Supplemental Nutrition Assistance Program, or SNAP.

If included in the farm bill, this amendment would provide States the option, not a mandate, to determine the appropriate mix of government staff and service provider staff for all administrative SNAP functions.

It would build on existing SNAP administrator flexibility within employment and training programs as well as technology initiatives like electronic benefits transfer.

This barrier, currently in the SNAP law dating from the 1970s, prevents the implementation of commonsense administrative solutions that include integrated call centers, leveraging investment to modernize programs, and incorporate best practices and the ability to address periodic peaks in enrollment activity that accompany times of economic distress.

□ 1700

Mr. Chairman, I know that at least a dozen Governors sent a letter to the leadership of the House and Senate today saying that States across the country have been calling for administrative flexibility to implement various government programs, and it is time that we provide each State the

choice to decide what is best for them in their overall effectiveness in running these programs.

Mr. Chairman, I would also like to thank my partners in this amendment, Representatives HARTZLER, POLIQUIN, MARSHALL, and GOODLATTE, who are supportive of this policy change.

I encourage my colleagues to vote in favor of this commonsense amendment and provide the States with added flexibility, and I reserve the balance of my time.

Mr. McGOVERN. Mr. Chair, I rise in opposition to the amendment.

The Acting CHAIR. The gentleman from Massachusetts is recognized for 5 minutes.

Mr. McGOVERN. Mr. Chairman, I oppose this amendment. This proposal opens the door to sweeping changes in how States can operate SNAP. The amendment, which was never debated or discussed by the committee, could result in tens of thousands of American jobs being shipped overseas. I know Donald Trump wants to create more jobs in China, but I don't think we do.

This risks good-paying civil service jobs and puts benefits and services to vulnerable households at risk. SNAP's merit system ensures workers' aim is to effectively implement program rules unhindered by private interests or profit motives. Some SNAP operational functions can be appropriately turned over to private contractors, such as computer systems, custodial services, or debit card issuance in order to leverage businesses' competitive advantage.

Some, however, like eligibility determination, must remain a government function. Some SNAP clients, including many elderly, have very complex cases that require trained professional civil service workers to dedicate significant time to appropriately screen and verify their information, and ensure they receive the correct benefit levels, which is important.

Good local jobs likely could be exported out of the area or overseas. In many areas, including rural regions, civil service jobs offer some of the best paying, most stable employment for local workers. Privatizing core SNAP functions would mean many of these jobs would be moved to other locations, including overseas. Why do we want to do that?

Privatization could also compromise the security of a participant's data. SNAP collects detailed information about applicants and participants, including Social Security numbers, household composition and income, and employment information. Handing private data of millions of individuals over to private companies raises serious concerns about their ability to keep it secure, and their interest in using it for other purposes.

I respect the gentleman's intentions, I guess, but I think if we had spent some time in the committee actually discussing this, some of these concerns that I raise would be apparent. So this is a bad idea, a bad amendment, and I reserve the balance of my time.

Mr. FASO. Mr. Chairman, in response to the distinguished gentleman from Massachusetts' comments, I would simply suggest that what this amendment is trying to do is: number one, give the States the option to utilize modern management techniques in terms of the operation of the SNAP program. It is an option. It is not a mandate.

Number two, I would point out that various programs such as TANF, and such as the Children's Health Insurance Program also have the ability to do precisely what I am suggesting in this amendment. This is not unusual. This is not sending jobs overseas. That is an absurd notion, I believe.

The fact of the matter is, we are trying to make it possible for States to seamlessly run these programs, whether it is TANF, whether it is housing assistance, whether it is the Children's Health Insurance Program, or whether it is Medicaid. Those programs, States already have the option and already have the ability to use social service nonprofit organizations like Catholic Charities to assist them in eligibility determinations, to assist States in assisting recipients in getting into employment and training programs.

So what this amendment is seeking to do is to eliminate the exclusion of that ability that is now only in the SNAP program. Mr. Chairman, it is only in the SNAP program that we exclude the opportunity for States to have these kind of abilities, to have these services performed by nonprofit organizations and by other providers that can efficiently and seamlessly coordinate the benefits and eligibility that exists for TANF, that exists for children's health insurance, that exists for a whole panoply of social services programs.

Mr. Chairman, I regret the gentleman from Massachusetts' opposition to the amendment. I hope he would reconsider, given the fact that CHIP and all of these other programs—which the gentleman supports already—permit doing precisely what I am suggesting here, and I reserve the balance of my time.

Mr. McGOVERN. Mr. Chair, how much time do I have remaining?

The Acting CHAIR. The gentleman from Massachusetts has $2\frac{1}{2}$ minutes remaining.

Mr. McGOVERN. Mr. Chair, I am not going to reconsider my opposition. I think this is a bad amendment, plain and simple. And I think the issues like determining eligibility for who can receive SNAP should not be contracted out to some private company. I do worry about creating more jobs overseas and losing very good jobs here at home.

So if you are concerned about keeping good jobs—and these are good jobs, civil service jobs—here in the United States, then you have got to oppose this amendment.

Shifting core SNAP functions to private workers could disrupt timely and accurate benefits. In H.R. 2, we are

going after vulnerable populations in a very, very harsh way, and I think this would complicate things even worse.

Mr. Chairman, I yield the balance of my time to the gentlewoman from Texas (Ms. JACKSON LEE).

Ms. JACKSON LEE. Mr. Chairman, let me thank the gentleman from Massachusetts for yielding.

Let me very quickly say that my first statement is my opposition to this bill. I can't imagine the cut of \$23 billion out of our food nutrition program, nor can I understand the breaching of the relationship between our support for farmers and our support for poor people.

I appreciate my good friend, Mr. FASO, but I have to stand in strong opposition to his amendment which would authorize States to privatize and contract out program eligibility and other administrative functions.

Mr. Chair, I come from Texas. We tried it. It was an enormous drain on the budget. It didn't work. It was costly. People lost their benefits. It is a terrible idea because removing SNAP's merit staffing requirement would prioritize profit, disrupt access to food assistance, and export good jobs.

The SNAP merit system ensures that an employee's core mission objective is to effectively implement program rules unhindered by private interests or profit motives. Many SNAP clients, including the elderly and disabled, have complex cases that require trained professional civil service workers to dedicate significant time.

When these functions are turned over to for-profit companies, there is a different priority, Mr. Chairman, They focus on the bottom line rather than providing comprehensive support. Your constituents of this program are the elderly and children and disabled. In the early 2000s, Texas transferred most of the operational aspects of its eligibility determination system to a private contractor with disastrous results. Services deteriorated as backlogs and other inefficiencies increased. There were 127,000 children who were dropped from health insurance. I am opposed to this legislation. Let's do what is right, Mr. Chairman, for the children.

Mr. Chair, I rise in strong opposition to Amendment No. 13 offered by the gentleman from New York, Congressman FASO, which would authorize states to privatize and contract out program eligibility and other administrative functions.

This is a terrible idea because removing SNAP's merit staffing requirement would prioritize profit, disrupt access to food assistance, and export good jobs.

SNAP's merit system ensures that an employee's core mission objective is to effectively implement program rules unhindered by private interests or profit motives.

Many SNAP clients, including the elderly and disabled, have complex cases that require trained, professional civil service workers to dedicate significant time to appropriately screen and verify their information and ensure they receive the correct benefit levels.

When these functions are turned over to forprofit companies, they focus on the bottom line rather than providing comprehensive support to the needy.

This is what we saw in Texas when the state experimented with privatization.

In the early 2000's Texas transferred most of the operational aspects of its eligibility determination system to a private contractor with disastrous results.

Services deteriorated as backlogs and other inefficiencies increased.

The contractor's monthly abandoned call rate was four times higher than what was called for in the contract; more than 127,000 children were dropped from health insurance between December 2005 and April 2006; and thousands of experienced state employees were laid off or quit and replaced by poorly trained, low-paid vendor employees.

Former Texas Comptroller, Carole Keeton Strayhorn, after conducting an audit of the system, stated that the "project has failed the state and the citizens it was designed to serve" and called the privatization effort a "perfect story of wasted tax dollars, reduced access to services and profiteering at tax-payers' expense."

Additionally, the Faso Amendment puts at risk good local jobs that likely could be exported out of the area or overseas.

In many areas, including rural regions, civil service jobs offer some of the best-paying, most stable employment for local workers.

Privatizing core SNAP functions would mean many of these jobs would be moved to other locations, including overseas.

Diminishing the pool of good jobs with steady hours and benefits could leave many out of work or with less stable options, hurting local economies.

An added danger of privatization is that it could compromise the security of participants' data.

SNAP collects detailed information about applicants and participants, including social security numbers, household composition, and income and employment information.

Handing private data of millions of individuals over to private companies raises serious concerns about their ability to keep it secure and their interests in using it for other purposes.

Shifting core SNAP functions to private workers could disrupt timely and accurate provision of benefits.

During the early 2000's, Texas experimented with privatizing key pieces of the eligibility process, including accepting applications, advising clients on program requirements and eligibility, and verifying eligibility.

The results were disastrous.

Thousands were unable to apply or were given misinformation and many received incorrect benefit allotments.

Individuals' private information was released, compromising their security.

And taxpayer dollars were wasted—none of the promises of improved performance or cost-savings were realized.

I urge all Members to join me in voting no to Amendment No. 13.

Mr. McGOVERN. Mr. Chair, I yield back the balance of my time.

Mr. FASO. Mr. Chairman, to close on the amendment, let me reiterate. This amendment simply seeks to treat States' flexibility for SNAP the same as it does, as current law does, for TANF, for a host of other social services programs, and for CHIP.

I would also point out, in response to the gentleman from Massachusetts' concern, the States that do this for CHIP and use nonprofit organizations to assist them in eligibility and other determinations, explicitly prohibit the outsourcing of these jobs to foreign countries, and many even prohibit the outsourcing of any job out of State. So the gentleman raises a red herring that is not appropriate in this context, and should not be considered.

This simply gives the States the flexibility to seamlessly manage the SNAP program and coordinate the benefits as they might have for home heating assistance, or they might have for CHIP, or they might have for TANF.

Mr. Chairman, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from New York (Mr. FASO).

The question was taken; and the Acting Chair announced that the ayes appeared to have it.

Mr. McGOVERN. Mr. Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from New York will be postponed.

AMENDMENT NO. 14 OFFERED BY MR. YOUNG OF ALASKA

The Acting CHAIR. It is now in order to consider amendment No. 14 printed in House Report 115-679.

Mr. YOUNG of Alaska. I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as fol-

At the end of subtitle A of title IV, insert the following:

SEC. . SERVICE OF TRADITIONAL FOODS IN PUBLIC FACILITIES.

Section 4033 of the Agricultural Act of 2014 (128 STAT. 818) is amended—

- (1) in subsection (c)—
 (A) by inserting ", a State, a country equivalent, or a local education agency, after "programs" the 1st place it appears,
- (B) by striking "and facilities operated by tribal organizations, that primarily serve Indians" and inserting "and federally funded child nutrition and senior meal programs,", and
- (2) in subsection (d)(1)-
- (A) by striking "and" the 1st place it appears, and
- (B) by inserting ", a State, a county or county equivalent, a local educational agency, and an entity or person authorized to facilitate the donation, storage, preparation, or serving of traditional food by the operator of a food service program" after "organization".

The Acting CHAIR. Pursuant to House Resolution 900, the gentleman from Alaska (Mr. Young) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Alaska.

Mr. YOUNG of Alaska. Mr. Chairman, my amendment is simple. It is to

make sure Alaska Natives and American Indian populations are able to access traditional foods in nutrition programs.

Many American Indians and Alaska Natives incorporate traditional foods: fish, game, seafood, wild berries, and plants into their daily diets. These foods are locally sourced and culturally significant.

The cultural significance of traditional foods is especially important in long-term care and hospital settings, where individuals are likely to be away from their homes for extended periods and are unable to easily carry on their traditions. It is likewise important for Native youth to have access to traditional foods for proper nutrition and cultural heritage.

May I say, Mr. Chairman, when you are in a hospital you can recover faster if you have a traditional food. This amendment builds on a previous provision of mine in the 2014 farm bill that authorized donation and serving of traditional foods which meet the safety standards and in facilities that serve these indigenous populations.

It applies to programs encompassing residential childcare, child nutrition programs, hospitals, long-term care facilities, and others. There have been no documented safety issues and the food handling and storage safety standards incorporated in my previous amendment are stringent. The standards were, in part, based on successful standards from Alaska which has long led the way for safety procedures for traditional foods.

For years, this provision has led the way to safely offer traditional foods to the vulnerable populations that need it the most. My amendment maintains these standards.

This amendment tonight, like the previous one, has no budgetary effects. That is for those who do not want to spend any more money. It simply works to ensure that Native American and Alaska Native youth and elders can participate in nutrition programs and access traditional foods, regardless of the facility in which the program is implemented.

This is important, given that child nutrition and senior meal programs that serve a significant number of natives are sometimes housed in facilities that are not specifically designated as Tribal, and the legislation is truly focused on the importance of nutrition.

This amendment should be heavily and heartily accepted and passed. I strongly urge adoption of this amendment. It is about nutrition, and I reserve the balance of my time.

Mr. CONAWAY. Mr. Chairman, I rise in opposition to the amendment.

The Acting CHAIR. The gentleman from Texas is recognized for 5 minutes.

Mr. CONAWAY. Mr. Chair, it is with great reluctance that I rise in opposition to the gentleman's amendment. If it were limited to just to Alaska, then that might be one thing, but the underlying language is too broad.

It would allow this to happen across the United States, and I have some concerns about food safety with respect to that.

I understand what he is trying to get at, and I agree with the intent in making that, but I reluctantly disagree. and I yield back the balance of my time.

Mr. YOUNG of Alaska. Mr. Chairman, I yield 1 minute to the gentleman from Minnesota (Mr. Peterson), the ranking member of the Agriculture Committee.

Mr. PETERSON. Mr. Chairman, I thank the gentleman for yielding.

I have been to Alaska with Mr. Young a number of times and know the culture up there and what is going on. This is a good amendment. I think it makes a lot of sense for Alaska, and I support it. So I encourage my colleagues to support this amendment.

Mr. YOUNG of Alaska. Mr. Chair, I thank the gentleman. Again, I understand why the chairman is against this, but we have no cases where there has been any food hazards, food abuses, or anything like that. And I have to describe one thing to my colleagues.

I am 85 years old. I am an Alaska Native. I have lived in one of the villages up north. My diet has consisted of seal meat, seal oil, whale meat, whale oil, and berries. I am an older man. I am in a hospital in Anchorage, Alaska, or I am in a long-term care facility to take care of me, and they serve me, of all things, a chicken, or they will serve me some salty Spam.

□ 1715

That is not too bad by the way.

But things that will not make me well. And in my mind I desire and my body craves what I have eaten during the history of my life. And that keeps me weller. In fact, I might be able to go home and be able to harvest those things that I love.

This is all I am trying to do in facilities. This is a good amendment. I know there has been opposition from some of the Federal agencies: Oh, this is a safety issue. Keep in mind, this is an issue that takes care of that person who is receiving that food.

Mr. Chairman, I would urge a "yes" vote on this legislation. It should happen for those people, my Alaskan Natives. It is important.

Mr. Chairman, I don't have any other speakers, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Alaska (Mr. Young).

The amendment was agreed to. AMENDMENT NO. 15 OFFERED BY MISS

GONZÁLEZ-COLÓN OF PUERTO RICO

The Acting CHAIR. It is now in order to consider amendment No. 15 printed in House Report 115-679.

Miss GONZÁLEZ-COLÓN of Puerto Rico. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment

The text of the amendment is as fol-

At the end of subtitle A of title IV, insert the following:

SEC. ____. EXTENSION OF STUDY ON COM-PARABLE ACCESS TO SUPPLE-MENTAL NUTRITION ASSISTANCE FOR PUERTO RICO.

- (a) AMENDMENTS.—Section 4142 of the Food, Conservation, and Energy Act of 2008 (Public Law 110–246; 122 STAT. 1881) is amended—
- (1) in subsection (b) by striking "this Act" and inserting "Agriculture and Nutrition Act of 2018", and
- (2) in subsection (d)(1) by striking "2008" and inserting "2018".
- (b) AUTHORIZATION OF APPROPRIATIONS.— There are authorized to be appropriated such sums as may be necessary to carry out section 4142 of the Food, Conservation, and Energy Act of 2008 (Public Law 110–246; 122 STAT. 1881) as amended by subsection (a).
- (c) APPROPRIATION IN ADVANCE.—Only funds appropriated under subsection (b) in advance specifically to carry out section 4142 of the Food, Conservation, and Energy Act of 2008 (Public Law 110-246; 122 STAT. 1881) as amended by subsection (a) shall be available to carry out such section as so amended.

The Acting CHAIR. Pursuant to House Resolution 900, the gentlewoman from Puerto Rico (Miss González-Colón) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentlewoman from Puerto Rico.

Miss GONZÁLEZ-COLÓN of Puerto Rico. Mr. Chairman, I spoke about the two amendments before, so I am going to be brief now in speaking about this amendment, not without thanking Chairman CONAWAY for helping us out to get this amendment through.

Amendment No. 15 will just request an update on the survey in the request of data for the island. This second amendment requests the Secretary of Agriculture to produce an update on the 2010 report previously generated by the Food and Nutrition Service Agency at the USDA. That report will indicate the percentage of households that will receive nutritional assistance and what the average monthly benefit to their household will be if Puerto Rico were treated equally under the Supplemental Nutrition Assistance Program, SNAP. We don't receive that.

As approved in the 2014 farm bill, Puerto Rico's cash portion of the benefit obtained through the NAP program will gradually be reduced by 5 percent each year through 2021. Of course, that situation, that 5 percent reduction has been waived since last year by the administration because of the hurricane situation, but all NAP benefits would then be available through the electronic benefit transfer system, the EBT.

In view and in preparation for this, we are beginning to consider the transition to SNAP, if it is feasible or not, and I do think it is feasible. So we are looking forward to having a report that will allow us to know what kind of benefits my constituents will be receiving.

An updated study will allow us to have recent data to properly consider making this decision, along with the Government of Puerto Rico. My amendment will essentially seek better facts and better data on the nutritional benefits my constituents, the people of Puerto Rico, receive and depend on. For many families on the island, as you may know, this is the main source of nutritional assistance.

I am the only representative of the people of Puerto Rico here and in the Senate, and it is my responsibility to make sure we receive that kind of data. The last time was in 2010. We are in 2018 without an update of that report.

So we look forward to having the tools and information we need at hand to collaborate with State officials and the Federal Government to enable those families to continue to receive those kinds of services and the island to maintain a proper access to a quality diet and, therefore, a proper quality of life. Those decisions need to be made by updated facts and not subjected to guesswork by some officials.

I do believe that this amendment, as drafted, does not increase mandatory spending, so it will require just data. That is what we need.

Mr. Chairman, I urge my colleagues to vote in favor of this amendment, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentlewoman from Puerto Rico (Miss González-Colón).

The amendment was agreed to.

AMENDMENT NO. 16 OFFERED BY MR. BIGGS

The Acting CHAIR. It is now in order to consider amendment No. 16 printed in House Report 115–679.

Mr. BIGGS. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

Strike page 382, line 8, and all that follows through page 386, line 19, and insert the following:

SEC. 6402. REPEAL OF DEPARTMENT OF AGRI-CULTURE BIOENERGY SUBSIDY PRO-GRAMS AND OTHER RELATED SUB-SIDY PROGRAMS.

Title IX of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8101 et seq.) is hereby repealed.

The Acting CHAIR. Pursuant to House Resolution 900, the gentleman from Arizona (Mr. BIGGS) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Arizona.

Mr. BIGGS. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, my amendment is straightforward. It merely eliminates the bioenergy subsidy programs that were established way back in title IX of the 2002 farm bill some 16 years ago. Those programs are the Biobased Markets Program; the Biorefinery, Renewable Chemical, and Biobased Product Manufacturing Assistance Program; the Repowering Assistance Program; the Biodiesel Fuel Education Program; the Rural Energy for America Program; the Biomass Research and Development Initiative; the Feedstock

Flexibility Program for Bioenergy Producers; the Biomass Crop Assistance Program; and the Community Wood Energy Program.

President Reagan said that there is nothing quite as everlasting as a Federal program, and I am hoping that we can end some of these programs today.

Needless to say, subsidies have no place in a free market. If biofuels are to succeed, it should be based on their benefit to the Nation's overall energy economy, not because they receive taxpayer funds.

Mr. Chairman, I urge all my colleagues to end this Washington give-away, and I reserve the balance of my time.

Mr. RODNEY DAVIS of Illinois. Mr. Chairman, I claim the time in opposition to the amendment.

The Acting CHAIR. The gentleman is recognized for 5 minutes.

Mr. RODNEY DAVIS of Illinois. Mr. Chairman, I thank the gentleman from Arizona for his amendment; however, I believe it is a little bit misguided.

The programs that the amendment would eliminate are not energy subsidies. What these programs do is to create infrastructure and market opportunities for America's farmers, ranchers, and rural communities. Furthermore, these programs often leverage private capital that actually works toward revitalizing our communities.

Additionally, while I strongly support the RFS and biofuels production, these programs do not incentivize the production of corn ethanol, do not fund ethanol blender pumps, and are not part of the renewable fuels mandate.

The Biggs amendment strikes infrastructure-focused initiatives that help farmers and ranchers improve energy efficiency in their operations and increase commercial opportunities for agricultural products.

Mr. Chairman, I therefore urge my colleagues to join me in opposing this amendment, and I reserve the balance of my time.

Mr. BIGGS. Mr. Chairman, I respect my colleague's reasoned opposition, although I disagree with him.

I appreciate his passion on the issue, and I have no doubt that he and I will work together on many future projects. But with this, Mr. Chairman, I continue to hold my position and would urge the passage of my amendment.

Mr. Chairman, I reserve the balance of my time.

Mr. RODNEY DAVIS of Illinois. Mr. Chairman, I yield 1 minute to the gentlewoman from South Dakota (Mrs. NOEM), who is my good friend and colleague.

Mrs. NOEM. Mr. Chairman, I rise today in opposition to the Biggs amendment as well. This amendment would repeal the bioenergy programs established in the 2002 farm bill. These programs encourage investment in small towns.

Not only do they encourage renewable fuels—and to me, that is a national security issue—but they also

create jobs and investments that bring these benefits to our rural communities, our States, and our country. Not only that, but they also create new demand for many agricultural products.

H.R. 2 already makes reforms. It eliminates mandate funding and reauthorizes programs that reduce discretionary funding levels. This amendment is not necessary because, instead of improving successful programs, it repeals them, eliminating all their successes, while not saving any taxpayer money

Mr. Chairman, I encourage my colleagues to vote against this amendment.

Mr. BIGGS. Mr. Chairman, I appreciate my colleague's position, and I regrettably must disagree with that position and continue to urge passage of the amendment.

Mr. Chairman, I reserve the balance of my time.

Mr. RODNEY DAVIS of Illinois. Mr. Chairman, I thank my colleague, Mr. BIGGS. It is great to have this opportunity to talk about what we believe the impact of this amendment will be to many of the constituents that I serve in rural America. I appreciate the opportunity to debate. That is what this House is about, and that is what this process is about.

I would like to thank my colleague for offering this amendment, although I do disagree and urge my colleagues to vote against.

Mr. Chairman, I yield back the balance of my time.

Mr. BIGGS. Mr. Chairman, I urge passage of my amendment, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Arizona (Mr. BIGGS).

The question was taken; and the Acting Chair announced that the noes appeared to have it.

Mr. BIGGS. Mr. Chairman, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Arizona will be postponed.

ANNOUNCEMENT BY THE ACTING CHAIR

Acting CHAIR. Pursuant clause 6 of rule XVIII, proceedings will now resume on those amendments printed in House Report 115-679 on which further proceedings were postponed, in the following order:

Amendment No. 1 by Ms. Foxx of North Carolina.

Amendment No. 3 by Mr. McClintock of California.

Amendment No. 8 by Mr. McCLINTOCK of California.

Amendment No. 13 by Mr. Faso of New York.

Amendment No. 16 by Mr. Biggs of Arizona.

The Chair will reduce to 2 minutes the minimum time for any electronic vote after the first vote in this series.

AMENDMENT NO. 1 OFFERED BY MS. FOXX

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentlewoman from North Carolina (Ms. Foxx) on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate amendment.

The Clerk redesignated the amendment

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

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The vote was taken by electronic device, and there were—ayes 137, noes 278, not voting 12, as follows:

[Roll No. 193]

AYES-137

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Amodei Heck Renacci Banks (IN) Hensarling Roe (TN) Barletta Hice, Jody B. Rohrabacher Barr Himes Rokita Holding Biggs Rooney, Francis Black Hollingsworth Rosen Blum Hultgren Roskam Blumenauer Hunter Rothfus Brat Issa. Royce (CA) Brooks (IN) Jenkins (KS) Ruppersberger Bucshon Johnson (OH) Rush Budd Johnson, Sam Russell Chabot Jordan Sanford Joyce (OH) Cicilline Schiff Kelly (PA) Coffman Schneider Collins (NY) Kilmer Schweikert Comstock Kind Sensenbrenner King (NY) Cooper Shea-Porter Costello (PA) Shimkus Curtis Kustoff (TN) Shuster Davidson Lance Sinema Davis, Danny Langevin Smith (NJ) Delanev Latta Smith (WA) DeSantis Lee Smucker DesJarlais Lesko Speier Doggett Lininski Stewart Duncan (SC) LoBiondo Stivers Duncan (TN) Loudermilk Swalwell (CA) Fitzpatrick Love Tipton Fleischmann Marino Flores Massie Titus Tsongas Foster Mast McClintock Upton Foxx Frelinghuysen Meeks Veasev Visclosky Gallagher Messer Wagner Garamendi Mooney (WV) Garrett Moore Walberg Goodlatte Moulton Walorski Gosar Pallone Gottheimer Pascrel1 Welch Wenstrup Perry Gowdy Williams Graves (GA) Peters Griffith Quigley Wittman Gutiérrez Womack Raskin Handel Ratcliffe Woodall

NOES-278

Bustos Abraham Costa Butterfield Adams Courtney Byrne Aderholt Cramer Calvert Crawford Aguilar Allen Capuano Crist Arrington Carbajal Crowley Babin Cárdenas Cuellar Bacon Carson (IN) Culberson Barragán Carter (GA) Cummings Curbelo (FL) Barton Carter (TX) Cartwright Davis (CA) Beatty Castor (FL) Davis, Rodney Bera Castro (TX) DeFazio DeGette Bergman Cheney Chu, Judy Bilirakis DeLauro Bishop (GA) Clark (MA) DelBene Bishop (MI) Clarke (NY) Demings Bishop (UT) Cleaver Denham Blunt Rochester Clvburn DeSaulnier Deutch Diaz-Balart Bonamici Cohen Bost Cole Brady (PA) Collins (GA) Dingell Brady (TX) ${\bf Comer}$ Donovan Doyle, Michael Brooks (AL) Conaway Brownley (CA) Connolly Buchanan Cook Duffv Burgess

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Emmer Engel Eshoo Espaillat Estes (KS) Esty (CT) Evans Faso Ferguson Fortenberry Frankel (FL) Fudge Gabbard Gaetz Gallego Gianforte Gibbs Gomez Gonzalez (TX) Granger Graves (LA) Graves (MO) Green Al Green, Gene Grijalva Grothman Guthrie Hanabusa Harper Hartzler Hastings Herrera Beutler Higgins (LA) Higgins (NY) Hill Hoyer Hudson Huffman Huizenga Hurd Jackson Lee Jayapal Jeffries Jenkins (WV) Johnson (GA) Johnson (LA) Johnson, E. B. Jones Kaptur Katko Keating Kelly (IL) Kelly (MS) Kennedy Khanna Kihuen Kildee King (IA) Kinzinger Knight Krishnamoorthi LaHood LaMalfa Lamb Lamborn Larsen (WA) Larson (CT)

Ellison

Lawrence

Lawson (FL) Levin Lewis (GA) Lewis (MN) Lieu, Ted Loebsack Lofgren Long Lowenthal Lowey Lucas Luetkemever Lujan Grisham, M Luján, Ben Ray Lynch MacArthur Maloney, Carolyn B. Maloney, Sean Marchant Marshall Matsui McCarthy McCaul McCollum McEachin McGovern McHenry McKinley McMorris Rodgers McNerney McSally Meng Mitchell Moolenaar Mullin Murphy (FL) Nadler Napolitano Neal Newhouse Noem Nolan Norcross Norman Nunes O'Halleran O'Rourke Olson Palazzo Palmer Panetta Paulsen Pavne Pearce Pelosi Perlmutter Peterson Pingree Pittenger Pocan Poe (TX) Poliquin Posey Price (NC)

Reed Rice (NY) Rice (SC) Richmond Roby Rogers (AL) Rooney, Thomas J. Ros-Lehtinen Ross Rouzer Roybal-Allard Ruiz Rutherford Ryan (OH) Sánchez Sarbanes Scalise Schakowsky Schrader Scott (VA) Scott, Austin Scott, David Serrano Sessions Sewell (AL) Sherman Simpson Sires Smith (MO) Smith (NE) Smith (TX) Soto Stefanik Suozzi Takano Taylor Tenney Thompson (CA) Thompson (MS) Thompson (PA) Thornberry Tonko Torres Trott Turner Valadao Vargas Vela Velázguez Walden Walters, Mimi Wasserman Schultz Waters, Maxine Watson Coleman Weber (TX) Webster (FL) Westerman Wilson (FL) Wilson (SC) Yarmuth Yoder Yoho Young (AK)

Young (IA)

Zeldin

NOT VOTING-12

Beyer Buck Polis Blackburn Rogers (KY) Clav Boyle, Brendan Gohmert Walz Labrador Brown (MD) Meadows

□ 1753

Mr. CARSON of Indiana, Ms. HER-RERA BEUTLER, Messrs. CAPUANO, ADERHOLT, and LONG changed their vote from "aye" to "no."

Mr. SWALWELL of California, Ms. LEE, Messrs. PASCRELL and ISSA changed their vote from "no" to "aye."

So the amendment was rejected.

The result of the vote was announced as above recorded.

AMENDMENT NO. 3 OFFERED BY MR. MCCLINTOCK

The Acting CHAIR (Mr. COLLINS of Georgia). The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from California (Mr. McClintock) on

Sherman

Shimkus

Shuster

Newhouse

Noem

Nolan

King (IA)

King (NY)

which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This is a 2minute vote.

The vote was taken by electronic device, and there were—ayes 34, noes 380, not voting 13, as follows:

[Roll No. 194]

AYES-34

111120 01			
Amash	Garrett	Mooney (WV)	
Banks (IN)	Gosar	Perry	
Biggs	Hensarling	Posey	
Budd	Herrera Beutler	Rohrabacher Rooney, Francis Rothfus Royce (CA) Sanford Schweikert Sensenbrenner	
Chabot	Issa		
Coffman	Johnson, Sam		
Cook	Lance		
DeSantis	Lesko		
Duncan (TN)	LoBiondo		
Foxx	Loudermilk		
Frelinghuysen	McClintock		
Gaetz	Messer		

NOES-380

	NOES-500	
Abraham	Comstock	Gibbs
Adams	Conaway	Gomez
Aderholt	Connolly	Gonzalez (TX)
Aguilar	Cooper	Goodlatte
Allen	Correa	Gottheimer
Amodei	Costa	Gowdy
Arrington	Costello (PA)	Granger
Babin	Courtney	Graves (GA)
Bacon	Cramer	Graves (LA)
Barletta	Crawford	Graves (MO)
Barr	Crist	Green, Al
Barragan Barton	Crowley Cuellar	Green, Gene Griffith
Bass	Culberson	Grijalva
Beatty	Cummings	Grothman
Bera	Curbelo (FL)	Guthrie
Bergman	Curtis	Gutiérrez
Bilirakis	Davidson	Hanabusa
Bishop (GA)	Davidson Davis (CA)	Handel
Bishop (MI)	Davis, Danny	Harper
Bishop (UT)	Davis, Rodney	Harris
Black	DeFazio	Hartzler
Blum	DeGette	Hastings
Blumenauer	Delaney	Heck
Blunt Rochester	DeLauro	Hice, Jody B.
Bonamici	DelBene	Higgins (LA)
Bost	Demings	Higgins (NY)
Brady (PA)	Denham	Hill
Brady (TX)	DeSaulnier	Himes
Brat	DesJarlais	Holding
Brooks (AL)	Deutch	Hollingsworth
Brooks (IN)	Diaz-Balart	Hoyer
Brownley (CA)	Dingell	Hudson
Buchanan	Doggett	Huffman
Bucshon	Donovan	Huizenga
Burgess	Doyle, Michael	Hultgren
Bustos	ř.	Hunter
Butterfield	Duffy	Hurd
Byrne	Duncan (SC)	Jackson Lee
Calvert	Dunn	Jayapal
Capuano	Ellison	Jeffries
Carbajal	Emmer	Jenkins (KS)
Cárdenas	Engel	Jenkins (WV)
Carson (IN)	Eshoo	Johnson (GA)
Carter (GA)	Espaillat	Johnson (LA)
Carter (TX)	Estes (KS)	Johnson (OH)
Cartwright	Esty (CT)	Johnson, E. B.
Castor (FL)	Evans	Jones
Castro (TX)	Faso	Jordan
Cheney	Ferguson	Joyce (OH)
Chu, Judy	Fitzpatrick	Kaptur
Cicilline	Fleischmann	Katko
Clark (MA)	Flores	Keating
Clarke (NY)	Fortenberry	Kelly (IL)
Cleaver	Foster	Kelly (MS)
Clyburn	Frankel (FL)	Kelly (PA)
Cohen	Fudge	Kennedy
Cole	Gabbard	Khanna
Collins (GA)	Gallagher	Kihuen
Collins (NY)	Garamendi	Kildee
Comer	Gianforte	Kilmer

Kinzinger Norcross Simpson Knight Norman Sinema Nunes Krishnamoorthi Sires O'Halleran Kuster (NH) Smith (MO) Kustoff (TN) O'Rourke Smith (NE) LaHood Olson Smith (NJ) LaMalfa Palazzo Smith (TX) Lamb Pallone Smith (WA) Lamborn Palmer Smucker Panetta. Langevin Soto Larsen (WA) Pascrell Speier Larson (CT) Paulsen Stefanik Payne Latta Stewart Lawrence Pearce Stivers Lawson (FL) Pelosi Suozzi Perlmutter Lee Swalwell (CA) Levin Peters Takano Lewis (GA) Peterson Taylor Pingree Lewis (MN) Tenney Lieu, Ted Pittenger Thompson (CA) Lipinski Pocan Thompson (MS) Poe (TX) Loebsack Thompson (PA) Lofgren Poliquin Thornberry Price (NC) Long Tipton Quigley Love Titus Lowenthal Raskin Tonko Ratcliffe Lowey Torres Lucas Reed Trott Luetkemeyer Reichert Tsongas Lujan Grisham. Renacci Turner Rice (NY) Unton Luján, Ben Ray Rice (SC) Valadao Richmond Lvnch Vargas MacArthur Roby Roe (TN) Veasey Maloney, Carolyn B. Vela Rogers (AL) Velázquez Maloney, Sean Rokita Visclosky Rooney, Thomas Marchant Wagner Marino J. Walberg Marshall Ros-Lehtinen Walden Massie Rosen Walker Mast Roskam Walorski Matsui Ross Walters, Mimi McCarthy Rouzer Wasserman McCaul Roybal-Allard Schultz McCollum Ruiz Waters, Maxine Ruppersberger McEachin Watson Coleman McGovern Rush Weber (TX) McHenry Russell Webster (FL) Rutherford McKinley Welch McMorris Ryan (OH) Wenstrup Rodgers Sánchez Westerman McNerney Sarbanes McSally Scalise Williams Wilson (FL) Meeks Schakowsky Wilson (SC) Meng Schiff Mitchell Schneider Wittman Womack Moolenaar Schrader Scott (VA) Woodall Moore Moulton Scott, Austin Yarmuth Mullin Scott, David Yoder Murphy (FL) Serrano Yoho Nadler Sessions Young (AK) Young (IA) Zeldin Napolitano Sewell (AL) Neal Shea-Porter

NOT VOTING-13

	1101 1011110	10
Beyer	Buck	Meadows
Blackburn	Clay	Polis
Boyle, Brendan	Gallego	Rogers (KY)
F.	Gohmert	Walz
Brown (MD)	Labrador	

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□ 1758

Mr. COFFMAN changed his vote from "no" to "aye."

So the amendment was rejected.

The result of the vote was announced as above recorded.

AMENDMENT NO. 8 OFFERED BY MR. MCCLINTOCK

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from California McCLINTOCK) on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This is a 2minute vote.

The vote was taken by electronic device, and there were—ayes 83, noes 330, not voting 14, as follows:

[Roll No. 195]

AYES—83

Aderholt	Fleischmann	Messer
Arrington	Foxx	Mooney (WV)
Bacon	Gaetz	Norman
Banks (IN)	Gallagher	Palazzo
Barr	Garrett	Palmer
Biggs	Gosar	Perry
Bishop (UT)	Graves (GA)	Pittenger
Black	Graves (LA)	Poe (TX)
Blum	Grothman	Ratcliffe
Brat	Guthrie	Rice (SC)
Budd	Harris	Roby
Byrne	Hensarling	Rohrabacher
Calvert	Hice, Jody B.	Rokita
Carter (GA)	Holding	
Chabot	Huizenga	Rooney, Francis Rouzer
Cheney	Hunter	
Collins (GA)	Issa	Russell
Comer	Johnson (LA)	Sanford
Cook	Johnson, Sam	Scalise
Curtis	Jordan	Schweikert
Davidson	King (IA)	Sensenbrenner
DeSantis	Kustoff (TN)	Smucker
DesJarlais	LaHood	Walker
Duffy	Lamborn	Westerman
Duncan (SC)	Lesko	Williams
Duncan (TN)	Loudermilk	Wittman
Estes (KS)	Mast	Woodall
Ferguson	McClintock	Zeldin
	NOES-330	

NOES-Abraham Costa Granger Graves (MO) Costello (PA) Adams Aguilar Courtney Green, Al Allen Cramer Green, Gene Griffith Amash Crawford Amodei Crist Grijalva **Bahin** Crowley Gutiérrez Barletta Cuellar Hanabusa Culberson Handel Barragán Barton Cummings Harper Curbelo (FL) Bass Hartzler Beatty Davis (CA) Hastings Bera. Davis, Danny Heck Davis, Rodney Bergman Bilirakis DeFazio Bishop (GA) DeGette Bishop (MI) Delaney Hill Blumenauer DeLauro Blunt Rochester DelBene Bonamici Demings Bost Brady (PA) Denham DeSaulnier Brady (TX) Deutch Brooks (AL) Diaz-Balart Hurd Brooks (IN) Dingell Brownley (CA) Doggett Buchanan Donovan Bucshon Dovle, Michael Burgess Bustos Dunn Butterfield Ellison Capuano Emmer Carbajal Engel Cárdenas Espaillat Carson (IN) Esty (CT) Carter (TX) Evans Cartwright Faso Castor (FL) Fitzpatrick Castro (TX) Flores Fortenberry Chu, Judy Cicilline Foster Clark (MA) Frankel (FL) Clarke (NY) Frelinghuysen Cleaver Fudge Gabbard Clyburn Coffman Gallego Kind Cohen Garamendi Cole Gianforte Collins (NY) Gibbs Knight ComstockGomez Krishnamoorthi Gonzalez (TX) Kuster (NH) Conaway Goodlatte LaMalfa Connolly ${\bf Cooper}$ Gottheimer Lamb Correa Gowdy Lance

Herrera Beutler Higgins (LA) Higgins (NY) Himes Hollingsworth Hoyer Hudson Huffman Hultgren Jackson Lee Jayapal Jeffries Jenkins (KS) Jenkins (WV) Johnson (GA) Johnson (OH) Johnson, E. B Jones Joyce (OH) Kaptur Katko Keating Kelly (IL) Kelly (MS) Kelly (PA) Kennedy Khanna. Kihuen Kildee Kilmer King (NY) Kinzinger

Langevin Nolan Larsen (WA) Norcross Larson (CT) Nunes Latta O'Halleran Lawrence O'Rourke Lawson (FL) Olson Lee Pallone Levin Panetta Lewis (GA) Pascrell Lewis (MN) Paulsen Lieu, Ted Payne Lipinski Pearce LoBiondo Pelosi Perlmutter Loebsack Lofgren Peters Peterson Long Pingree Lowenthal Pocan Lowey Poliquin Lucas Posey Price (NC) Luetkemeyer Lujan Grisham, Quigley Raskin Luián Ben Bay Reed Reichert Lynch MacArthur Renacci Rice (NY) Maloney, Carolyn B. Richmond Roe (TN) Maloney, Sean Rogers (AL) Marchant Marino Rooney, Thomas Marshall J. Ros-Lehtinen Massie Matsui Rosen McCarthy Roskam McCaul Ross McCollum Rothfus Roybal-Allard McEachin McGovern Royce (CA) McHenry McKinley Ruppersberger McMorris Rush Rutherford Rodgers McNerney Rvan (OH) McSally Sánchez Sarbanes Meeks Meng Schakowsky Mitchell Schiff Moolenaar Schneider Moore Schrader Moulton Scott (VA) MullinScott, Austin Murphy (FL) Scott, David

Nadler

Neal

Noem

Napolitano

Newhouse

Shimkus Shuster Simpson Sinema Sires Smith (MO) Smith (NE) Smith (NJ) Soto Stefanik Stewart Stivers Snozzi Takano Tavlor Tenney

Smith (TX) Smith (WA) Swalwell (CA) Thompson (CA) Thompson (MS) Thompson (PA) Thornberry Tipton Titus Tonko Torres Trott Tsongas Turner Upton Valadao Vargas Veasey Vela. Velázquez Visclosky Wagner Walberg Walden Walorski Walters, Mimi Wasserman

Schultz Waters, Maxine Watson Coleman Weber (TX) Webster (FL) Welch Wenstrup Wilson (FL) Wilson (SC) Womack Yarmuth Yoder Yoho Young (AK)

Young (IA)

Sherman NOT VOTING-

Buck Meadows Beyer Blackburn Clav Polis Boyle, Brendan Eshoo Rogers (KY) Gohmert Speier Brown (MD) Labrador Walz

Serrano

Sessions

Sewell (AL)

Shea-Porter

ANNOUNCEMENT BY THE ACTING CHAIR The Acting CHAIR (during the vote). There is 1 minute remaining.

\sqcap 1802

Mr. YOUNG of Iowa changed his vote from "aye" to "no."

Mr. KUSTOFF of Tennessee changed his vote from "no" to "aye."

So the amendment was rejected.

The result of the vote was announced as above recorded.

AMENDMENT NO. 13 OFFERED BY MR. FASO

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from New York (Mr. FASO) on which further proceedings were postponed and on which the ayes prevailed by voice vote.

Clerk will redesignate The the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This is a minute vote.

The vote was taken by electronic device, and there were—aves 222, noes 192. not voting 13, as follows:

[Roll No. 196]

AYES-222

Abraham Gowdy Palazzo Aderholt Granger Palmer Allen Graves (GA) Paulsen Amash Graves (LA) Pearce Amodei Graves (MO) Perry Arrington Griffith Pittenger Grothman Babin Poe (TX) Bacon Guthrie Poliquin Banks (IN) Handel Posev Ratcliffe Barletta Harper Barr Harris Reed Barton Hartzler Reichert Bergman Hensarling Renacci Herrera Beutler Biggs Rice (SC) Bilirakis Hice, Jody B. Roby Bishop (MI) Higgins (LA) Roe (TN) Bishop (UT) Hill Rogers (AL) Black Holding Rohrabacher Blum Hollingsworth Rokita Bost Hudson Rooney, Francis Brady (TX) Huizenga Rooney, Thomas Brat Hultgren J. Brooks (AL) Hunter Ros-Lehtinen Brooks (IN) Hurd Roskam Buchanan Issa. Ross Jenkins (KS) Bucshon Rothfus Budd Jenkins (WV) Rouzer Royce (CA) Russell Burgess Johnson (LA) Byrne Johnson (OH) Calvert Johnson, Sam Rutherford Carter (GA) Jones Sanford Jordan Carter (TX) Scalise Chabot Joyce (OH) Schweikert Chenev Katko Scott, Austin Coffman Kelly (MS) Sensenbrenner Cole Kelly (PA) Sessions Collins (GA) King (IA) Shimkus Collins (NY) King (NY) Shuster Comer Kinzinger Simpson Comstock Knight Smith (MO) Kustoff (TN) Conaway Smith (NE) Cook LaHood Smith (TX) Cramer LaMalfa Smucker Crawford Lamborn Stefanik Culberson Latta Stewart Curbelo (FL) Lesko Stivers Lewis (MN) Curtis Taylor Davidson Long Tenney Davis, Rodney Loudermilk Thompson (PA) Denham Love Thornberry DeSantis Lucas Tipton DesJarlais Luetkemeyer Trott Diaz-Balart MacArthur Upton Donovan Marchant Marino Valadao Duffy Wagner Duncan (SC) Marshall Walberg Duncan (TN) Massie Dunn Mast Walden Walker Emmer McCarthy Walorski Estes (KS) McCaul Walters, Mimi Faso McClintock Weber (TX) McHenry Ferguson Webster (FL) Fitzpatrick McKinlev Wenstrup Fleischmann McMorris Westerman Flores Rodgers Fortenberry Williams McSallv Wilson (SC) Foxx Messer Wittman Frelinghuysen Mitchell Womack Gaetz Moolenaar Gallagher Mooney (WV) Woodall Garrett Mullin Yoder Gianforte Noem Yoho Gibbs Norman Young (AK) Goodlatte Nunes Young (IA) Olson Zeldin Gosar

NOES-192

Adams

Aguilar

Bass

Bera

Beatty

Barragán

Bishop (GA)

Blumenauer

Bonamici

Brady (PA)

Blunt Rochester

Brownley (CA) Cicilline Clark (MA) Bustos Butterfield Clarke (NY) Capuano Cleaver Carbajal Clyburn Cárdenas Cohen Carson (IN) Connolly Cartwright Cooper Castor (FL) Correa Castro (TX) Costa Costello (PA) Chu, Judy

Kildee Pingree Courtney Kilmer Crist Pocan Crowley Kind Price (NC) Cuellar Krishnamoorthi Cummings Kuster (NH) Davis (CA) Lamb Davis, Danny Lance Langevin DeFazio DeGette Larsen (WA) Larson (CT) Delanev DeLauro Lawrence Lawson (FL) DelBene Demings Lee Levin DeSaulnier Lewis (GA) Deutch Dingell Lieu, Ted Doggett Lipinski Doyle, Michael LoBiondo Loebsack Ellison Lofgren Lowenthal Engel Eshoo Lowey Espaillat Lujan Grisham, Esty (CT) M Evans Luján, Ben Ray Foster Lynch Frankel (FL) Malonev. Carolyn B Fudge Gabbard Maloney, Sean Gallego Matsui Garamendi McCollum ${\tt Gomez}$ McEachin Gonzalez (TX) McGovern Gottheimer McNerney Green, Al Meeks Grijalva Meng Gutiérrez Moore Hanabusa. Moulton Hastings Murphy (FL) Heck Nadler Higgins (NY) Napolitano Himes Neal Newhouse Hoyer Huffman Nolan Jackson Lee Norcross O'Halleran Jayapal Jeffries O'Rourke Johnson (GA) Pallone Johnson, E. B. Panetta Kaptur Pascrel1 Keating Payne Kelly (IL) Pelosi Welch Perlmutter Kennedy Khanna Peters Wilson (FL) Kihuen Peterson Yarmuth

Quigley Raskin Rice (NY) Richmond Rosen Roybal-Allard Ruiz Ruppersberger Rush Ryan (OH) Sánchez Sarbanes Schakowsky Schiff Schneider Schrader Scott (VA) Scott, David Serrano Sewell (AL) Shea-Porter Sherman Sinema Sires Smith (NJ) Smith (WA) Soto Speier Suozzi Swalwell (CA) TakanoThompson (CA) Thompson (MS) Titus Tonko Torres Tsongas Turner Vargas Veasey Vela Velázquez Visclosky Wasserman Schultz Waters, Maxine Watson Coleman

NOT VOTING-13

Beyer Buck Meadows Blackburn Clay Polis Boyle, Brendan Gohmert Rogers (KY) Green, Gene Walz Brown (MD) Labrador

ANNOUNCEMENT BY THE ACTING CHAIR The Acting CHAIR (during the vote). There is 1 minute remaining.

□ 1806

Mr. COLLINS of Georgia changed his vote from "no" to "aye."

So the amendment was agreed to.

The result of the vote was announced as above recorded.

AMENDMENT NO. 16 OFFERED BY MR. BIGGS

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Arizona (Mr. BIGGS) on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This is a 2minute vote.

Peters

Lujan Grisham,

Smith (TX)

The vote was taken by electronic device, and there were—ayes 75, noes 340, not voting 12, as follows:

[Roll No. 197]

AYES-75 Amash Gallagher Norman Banks (IN) Garrett Palmer Poe (TX) Biggs Gianforte Bilirakis Posey Gosar Ratcliffe Bishop (UT) Graves (GA) Brat Grothman Roe (TN) Rohrabacher Budd Harris Burgess Hartzler Rokita Carter (GA) Rooney, Francis Hensarling Chabot Hice, Jody B. Rothfus Coffman Holding Royce (CA) Collins (GA) Huizenga Russell Comer Hunter Sanford Cooper Tssa. Scalise Johnson, Sam Schweikert Culberson Sensenbrenner Curtis Jordan Davidson Lamborn Sessions DeSantis Lesko Wagner DesJarlais Loudermilk Walker Walters, Mimi Duncan (SC) Massie McClintock Duncan (TN) Webster (FL) Estes (KS) McHenry Williams Fleischmann McSally Wittman Mooney (WV) Woodall Foxx Mullin Frelinghuysen Zeldin

NOES-340 Abraham Crowley Higgins (NY) Cuellar Adams Hill Aderholt Cummings Himes Aguilar Curbelo (FL) Hollingsworth Davis (CA) Allen Hover Amodei Davis, Danny Hudson Arrington Davis, Rodney Huffman Babin DeFazio Hultgren Bacon DeGette Hurd Barletta Delanev Jackson Lee Barr DeLauro Jayapal Barragán DelBene Jeffries Barton Demings Jenkins (KS) Denham Bass Jenkins (WV) Beatty DeSaulnier Johnson (GA) Bera. Deutch Johnson (LA) Bergman Diaz-Balart Johnson (OH) Bishop (GA) Dingell Johnson, E. B. Bishop (MI) Doggett Jones Donovan Joyce (OH) Doyle, Michael Rl11m Kaptur Blumenauer Katko Blunt Rochester Duffy Keating Bonamici Dunn Kelly (IL) Ellison Bost Kelly (MS) Brady (PA) Emmer Kelly (PA) Brady (TX) Engel Kennedy Brooks (AL) Eshoo Khanna. Brooks (IN) Espaillat Kihuen Brownley (CA) Esty (CT) Kildee Buchanan Evans Kilmer Bucshon Faso Kind Bustos Ferguson King (IA) Butterfield Fitzpatrick King (NY) Byrne Flores Kinzinger Fortenberry Calvert Knight Capuano Foster Krishnamoorthi Carbajal Frankel (FL) Kuster (NH) Cárdenas Fudge Kustoff (TN) Gabbard Carson (IN) LaHood Carter (TX) Gaetz LaMalfa Gallego Cartwright Lamb Castor (FL) Garamendi Lance Castro (TX) Gibbs Cheney Gomez Langevin Larsen (WA) Chu, Judy Gonzalez (TX) Larson (CT) Cicilline Goodlatte Clark (MA) Latta Gottheimer Lawrence Clarke (NY) Gowdy Lawson (FL) Cleaver Granger Lee Clyburn Graves (LA) Levin Cohen Graves (MO) Lewis (GA) Cole Green, A1 Collins (NY) Lewis (MN) Green, Gene Lieu, Ted Comstock Griffith Lipinski Conaway Grijalya LoBiondo Connolly Guthrie Cook Gutiérrez Loebsack Lofgren Correa Hanabusa Costa Handel Long Costello (PA) Harper Love Courtney Hastings Lowenthal Cramer Heck Lowey Herrera Beutler Crawford Lucas Higgins (LA) Luetkemeyer Crist

M. Peterson Smith (WA) Luján, Ben Ray Pingree Smucker Lynch Pittenger Soto MacArthur Pocan Speier Maloney, Poliquin Stefanik Carolyn B. Price (NC) Stewart Quigley Maloney, Sean Stivers Marchant Raskin Suozzi Marino Reed Swalwell (CA) Marshall Reichert Takano Mast Renacci Taylor Rice (NY) Matsui Tenney McCarthy Rice (SC) Thompson (CA) McCaul Richmond Thompson (MS) McCollum Roby Thompson (PA) McEachin Rogers (AL) Thornberry McGovern Rooney, Thomas Tipton McKinley J. Titus McMorris Ros-Lehtinen Tonko Rodgers Rosen Torres McNerney Roskam Trott Meeks Ross Tsongas Meng Rouzer Turner Messer Roybal-Allard Upton Mitchell Ruiz Valadao Moolenaar Ruppersberger Vargas Moore Rush Veasey Moulton Rutherford Murphy (FL) Vela Rvan (OH) Velázquez Nadler Sánchez Visclosky Napolitano Sarbanes Walberg Schakowsky Neal Newhouse Walden Schiff Walorski Noem Schneider Wasserman Nolan Schrader Schultz Norcross Scott (VA) Waters, Maxine Nunes Scott, Austin O'Halleran Scott, David Watson Coleman O'Rourke Serrano Weber (TX) Welch Olson Sewell (AL) Wenstrup Palazzo Shea-Porter Westerman Pallone Sherman Wilson (FL) Panetta Shimkus Wilson (SC) Pascrell Shuster Paulsen Simpson Womack Yarmuth Pavne Sinema Pearce Sires Yoder Pelosi Smith (MO) Yoho Perlmutter Young (AK) Smith (NE) Perry Smith (NJ) Young (IA)

NOT VOTING-12

Beyer Buck Polis
Blackburn Clay Rogers (KY)
Boyle, Brendan Gohmert Walz
F. Labrador
Brown (MD) Meadows

ANNOUNCEMENT BY THE ACTING CHAIR
The Acting CHAIR (during the vote).
There is 1 minute remaining.

\square 1811

Mr. COFFMAN changed his vote from "no" to "aye."

So the amendment was rejected.

The result of the vote was announced as above recorded.

Mr. CONAWAY. Mr. Chairman, I move that the Committee do now rise. The motion was agreed to.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. HULTGREN) having assumed the chair, Mr. McCLINTOCK, Acting Chair of the Committee of the Whole House on the state of the Union, reported that that Committee, having had under consideration the bill (H.R. 2) to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture through fiscal year 2023, and for other purposes, had come to no resolution thereon.

AGRICULTURE AND NUTRITION ACT OF 2018

The SPEAKER pro tempore. Pursuant to House Resolution 891 and rule

XVIII, the Chair declares the House in the Committee of the Whole House on the state of the Union for the further consideration of the bill, H.R. 2.

Will the gentleman from Georgia (Mr. COLLINS) kindly resume the chair.

□ 1813

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 2) to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture through fiscal year 2023, and for other purposes, with Mr. COLLINS of Georgia (Acting Chair) in the chair.

The Clerk read the title of the bill.

The Acting CHAIR. When the Committee of the Whole rose earlier today, amendment No. 20 printed in part C of House Report 115–677 offered by the gentleman from Texas (Mr. THORNBERRY) had been disposed of.

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, proceedings will now resume on those amendments printed in part C of House Report 115–677 on which further proceedings were postponed, in the following order:

Amendment No. 13 by Mr. WESTERMAN of Arkansas.

Amendment No. 14 by Mr. Young of Alaska.

The Chair will reduce to 2 minutes the minimum time for any electronic vote in this series.

AMENDMENT NO. 13 OFFERED BY WESTERMAN

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Arkansas (Mr. Westerman) on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This is a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 224, noes 191, not voting 12, as follows:

[Roll No. 198]

AYES-224

Abraham	Black	Coffman
Aderholt	Blum	Cole
Allen	Bost	Collins (GA)
Amash	Brady (TX)	Collins (NY)
Amodei	Brat	Comer
Arrington	Brooks (AL)	Comstock
Babin	Brooks (IN)	Conaway
Bacon	Buchanan	Cook
Banks (IN)	Bucshon	Cramer
Barletta	Budd	Crawford
Barr	Burgess	Culberson
Barton	Byrne	Curtis
Bergman	Calvert	Davidson
Biggs	Carter (GA)	Davis, Rodney
Bilirakis	Carter (TX)	Denham
Bishop (MI)	Chabot	DeSantis
Bishop (UT)	Cheney	DesJarlais