H. R. 2756

To require a study of the barriers to conservation practice adoption on leased agricultural land, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 22, 2021

Ms. Brownley introduced the following bill; which was referred to the Committee on Agriculture

A BILL

To require a study of the barriers to conservation practice adoption on leased agricultural land, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Conservation for Agri-
- 5 cultural Leased Land Act" or the "CALL Act".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:
- 8 (1) According to a 2016 study by the Economic
- 9 Research Service of the Department of Agriculture,
- 39 percent of agricultural land in the United States

- 1 is leased, including the majority (53 percent) of 2 cropland.
 - (2) The participation of landowners and tenants in Federal, State, and local conservation programs, and the adoption of conservation practices on land that they own or manage, can be limited by a wide range of factors that are not fully understood.
 - (3) Much of the limited information that is known comes from the Tenure, Ownership, and Transition of Agricultural Land (TOTAL) Survey conducted by the National Agricultural Statistics Service, in collaboration with the Economic Research Service; regularly recurring data collection through the TOTAL Survey and other Department of Agriculture reports is vital to understanding land tenure trends, challenges, and opportunities.
 - (4) Some of the potential barriers to such participation and adoption include the structure or term of the lease or rental agreement, the level of independence given to the operator, the awareness of the landowner of both conservation practice and program opportunities and the costs and benefits associated with those opportunities, and other policy or market factors.

1	(5) The solutions to these issues are unlikely to
2	be "one size fits all" and must be better understood.
3	SEC. 3. STUDY.
4	(a) In General.—The Secretary shall carry out a
5	study of the participation in conservation programs of,
6	and the adoption of conservation practices on, leased agri-
7	cultural land.
8	(b) Collaboration.—The study under this section
9	shall be carried out in collaboration with the Economic
10	Research Service.
11	(c) Contents.—The study carried out under this
12	section shall include—
13	(1) a review of relevant existing research lit-
14	erature, including—
15	(A) the Tenure, Ownership, and Transition
16	of Agricultural Land (TOTAL) Survey con-
17	ducted by the National Agricultural Statistics
18	Service, in collaboration with the Economic Re-
19	search Service; and
20	(B) the report titled "Understanding and
21	Activating Non-Operating Landlords", pub-
22	lished by the American Farmland Trust in Sep-
23	tember, 2020;

1	(2) a review of initiatives conducted by the Co-
2	operative Extension System to increase the adoption
3	of conservation practices on leased agricultural land;
4	(3) identification and quantification of the var-
5	ious types and structures of current agricultural
6	land leasing relationships;
7	(4) research on the history, and estimation of
8	future trends, of agricultural land ownership;
9	(5) examination of what leasing models have
10	been effective in encouraging the adoption of con-
11	servation practices;
12	(6) consideration of regional variations;
13	(7) examination of existing Federal incentives
14	for adopting conservation practices, and the degree
15	to which such incentives are currently utilized with
16	respect to leased agricultural lands;
17	(8) research on State and local incentive pro-
18	grams that are encouraging conservation practice
19	adoption on leased agricultural land;
20	(9) research on the benefits of transitioning
21	from land leasing to land ownership on conservation
22	practice adoption and Federal conservation program

participation;

23

1	(10) examination of the effects of competition
2	in cash rents on the adoption of conservation prac-
3	tices on leased agricultural lands;
4	(11) examination of what happens to conserva-
5	tion practices currently underway on leased agricul-
6	tural land when new tenants take over such land;
7	and
8	(12) research on how the Department of Agri-
9	culture communicates regarding conservation prac-
10	tice adoption to farmers and ranchers who do not
11	own the land they operate and to landowners who
12	lease out their agricultural land.
13	(d) Consideration.—The study under this section
14	shall be carried out with particular consideration of farm-
15	ers and ranchers who are people of color, including Black
16	and indigenous farmers and ranchers, and beginning
17	farmers and ranchers.
18	(e) Report.—Not later than December 31, 2022, the
19	Secretary shall submit to Congress a report containing—
20	(1) the results of the study conducted under
21	this section; and
22	(2) recommendations, based on such study, for
23	addressing the barriers unique to various agricul-
24	tural land leasing relationships to adopting conserva-

1	tion practices on leased agricultural land, includ-
2	ing—
3	(A) recommendations that can be imple-
4	mented under existing statutory authorities;
5	(B) recommendations that would require
6	congressional authorization in order to be im-
7	plemented; and
8	(C) recommendations for outreach.
9	(f) Implementation.—The Secretary may enter
10	into an agreement with a non-Federal entity (such as a
11	nonprofit entity or university), selected through an appli-
12	cation process, to carry out this section.
13	(g) DEFINITIONS.—In this section:
14	(1) LEASED AGRICULTURAL LAND.—The term
15	"leased agricultural land" means agricultural land
16	that is operated, under a lease or other rental agree-
17	ment, by a farmer or rancher who does not own the
18	land.
19	(2) Secretary.—The term "Secretary" means
20	the Secretary of Agriculture, acting through the Na-
21	tional Agricultural Statistics Service.