117TH CONGRESS 1ST SESSION

To require the Secretary of Agriculture to establish a forest incentives program to keep forests intact and sequester carbon on private forest land of the United States, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

Mrs. SHAHEEN (for herself and Mrs. CAPITO) introduced the following bill; which was read twice and referred to the Committee on

## A BILL

- To require the Secretary of Agriculture to establish a forest incentives program to keep forests intact and sequester carbon on private forest land of the United States, 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 "Forest Incentives Pro-

5 gram Act of 2021".

## 6 SEC. 2. FOREST INCENTIVES PROGRAM.

7 (a) DEFINITIONS.—In this section:

1	(1) CARBON INCENTIVES CONTRACT; CON-
2	TRACT.—The term "carbon incentives contract" or
3	"contract" means a 15- to 30-year contract that
4	specifies—
5	(A) the eligible practices that will be un-
6	dertaken;
7	(B) the acreage of eligible land on which
8	the practices will be undertaken;
9	(C) the agreed rate of compensation per
10	acre;
11	(D) a schedule to verify that the terms of
12	the contract have been fulfilled; and
13	(E) such other terms as are determined
14	necessary by the Secretary.
15	(2) Conservation easement agreement;
16	AGREEMENT.—The term "conservation easement
17	agreement" or "agreement" means a permanent
18	conservation easement that—
19	(A) covers eligible land that will not be
20	converted for development;
21	(B) is enrolled under a carbon incentives
22	contract; and
23	(C) is consistent with the guidelines for—
24	(i) the Forest Legacy Program estab-
25	lished under section 7 of the Cooperative

RYA21318 G07

S.L.C.

1	Forestry Assistance Act of 1978 (16
2	U.S.C. 2103c), subject to the condition
3	that an eligible practice shall be considered
4	to be a conservation value for purposes of
5	such consistency; or
6	(ii) any other program approved by
7	the Secretary for use under this section to
8	provide consistency with Federal legal re-
9	quirements for permanent conservation
10	easements.
11	(3) ELIGIBLE LAND.—The term "eligible land"
12	means forest land in the United States that is pri-
13	vately owned at the time of initiation of a carbon in-
14	centives contract or conservation easement agree-
15	ment.
16	(4) ELIGIBLE PRACTICE.—
17	(A) IN GENERAL.—The term "eligible
18	practice" means a forestry practice, including
19	improved forest management that produces
20	marketable forest products, that is determined
21	by the Secretary to provide measurable in-
22	creases in carbon sequestration and storage be-
23	yond customary practices on comparable land.
24	(B) INCLUSIONS.—The term "eligible prac-
25	tice" includes—

1	(i) afforestation on nonforested land,
2	such as marginal crop or pasture land,
3	windbreaks, shelterbelts, stream buffers,
4	including working land and urban forests
5	and parks, or other areas identified by the
6	Secretary;
7	(ii) reforestation on forest land im-
8	pacted by wildfire, pests, wind, or other
9	stresses, including working land and urban
10	forests and parks;
11	(iii) improved forest management,
12	with appropriate crediting for the carbon
13	benefits of harvested wood products,
14	through practices such as improving regen-
15	eration after harvest, planting in under-
16	stocked forests, reducing competition from
17	slow-growing species, thinning to encour-
18	age growth, changing rotations to increase
19	carbon storage, improving harvest effi-
20	ciency or wood use; and
21	(iv) such other practices as the Sec-
22	retary determines to be appropriate.
23	(5) Forest incentives program; pro-
24	GRAM.—The term "forest incentives program" or

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1	"program" means the forest incentives program es-
2	tablished under subsection $(b)(1)$ .
3	(6) SECRETARY.—The term "Secretary" means
4	the Secretary of Agriculture.
5	(b) Supplemental Greenhouse Gas Emission
6	Reductions in United States.—
7	(1) IN GENERAL.—The Secretary shall establish
8	a forest incentives program to achieve supplemental
9	greenhouse gas emission reductions and carbon se-
10	questration on private forest land of the United
11	States through—
12	(A) carbon incentives contracts; and
13	(B) conservation easement agreements.
14	(2) PRIORITY.—In selecting projects under this
15	subsection, the Secretary shall provide a priority for
16	contracts and agreements—
17	(A) that sequester the most carbon on a
18	per acre basis, with appropriate crediting for
19	the carbon benefits of harvested wood products;
20	and
21	(B) that create forestry jobs or protect
22	habitats and achieve significant other environ-
23	mental, economic, and social benefits.
24	(3) ELIGIBILITY.—

RYA21318 G07

S.L.C.

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1	(A) IN GENERAL.—To participate in the
2	program, an owner of eligible land shall—
3	(i) enter into a carbon incentives con-
4	tract; and
5	(ii) fulfill such other requirements as
6	the Secretary determines to be necessary.
7	(B) CONTINUED ELIGIBLE PRACTICES.—
8	An owner of eligible land who has been carrying
9	out eligible practices on the eligible land shall
10	not be barred from entering into a carbon in-
11	centives contract under this subsection to con-
12	tinue carrying out the eligible practices on the
13	eligible land.
14	(C) DURATION OF CONTRACT.—A contract
15	shall be for a term of not less than 15, nor
16	more than 30, years, as determined by the
17	owner of eligible land.
18	(D) Compensation under contract.—
19	The Secretary shall determine the rate of com-
20	pensation per acre under the contract so that
21	the longer the term of the contract, the higher
22	rate of compensation.
23	(E) Relationship to other pro-
24	GRAMS.—An owner or operator shall not be
25	prohibited from participating in the program

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1 due to participation of the owner or operator in 2 other Federal or State conservation assistance 3 programs. 4 (4) COMPLIANCE.—In developing regulations 5 for carbon incentives contracts under this sub-6 section, the Secretary shall specify requirements to 7 address whether the owner of eligible land has com-8 pleted contract and agreement requirements. 9 (c) INCENTIVE PAYMENTS.— 10 (1) IN GENERAL.—The Secretary shall provide 11 to owners of eligible land financial incentive pay-12 ments for— 13 (A) eligible practices that measurably in-14 crease carbon sequestration and storage over a 15 designated period on eligible land, with appro-16 priate crediting for the carbon benefits of har-17 vested wood products, as specified through a 18 carbon incentives contract; and 19 (B) subject to paragraph (2), conservation 20 easements on eligible land covered under a con-21 servation easement agreement. 22 (2) COMPENSATION.—The Secretary shall de-23 termine the amount of compensation to be provided 24 under a contract under this subsection based on the 25 emissions reductions obtained or avoided and the du-

ration of the reductions, with due consideration to
 prevailing carbon pricing as determined by any rel evant or State compliance offset programs.

4 (3) NO CONSERVATION EASEMENT AGREEMENT
5 REQUIRED.—Eligibility for financial incentive pay6 ments under a carbon incentives contract described
7 in paragraph (1)(A) shall not require a conservation
8 easement agreement.

9 (d) REGULATIONS.—Not later than 1 year after the 10 date of enactment of this Act, the Secretary shall issue 11 regulations that specify eligible practices and related com-12 pensation rates, standards, and guidelines as the basis for 13 entering into the program with owners of eligible land.

14 (e) Set-Aside of Funds for Certain Pur-15 poses.—

16 (1) IN GENERAL.—At the discretion of the Sec17 retary, a portion of program funds made available
18 under the program for a fiscal year may be used—
19 (A) to develop forest carbon modeling and

20 methodologies that will improve the projection 21 of carbon gains for any forest practices made 22 eligible under the program;

23 (B) to provide additional incentive pay-24 ments for specified management activities that

1	increase the adaptive capacity of land under a
2	carbon incentives contract; and
3	(C) for the Forest Inventory and Analysis
4	Program of the Forest Service to develop im-
5	proved measurement and monitoring of forest
6	carbon stocks.
7	(2) Program components.—In establishing
8	the program, the Secretary shall provide that funds
9	provided under this section shall not be substituted
10	for, or otherwise used as a basis for reducing, fund-
11	ing authorized or appropriated under other pro-
12	grams to compensate owners of eligible land for ac-
13	tivities that are not covered under the program.
14	(f) Program Measurement, Monitoring,
15	VERIFICATION, AND REPORTING.—
16	(1) Measurement, monitoring, and
17	VERIFICATION.—The Secretary shall establish and
18	implement protocols that provide monitoring and
19	verification of compliance with the terms of con-
20	tracts and agreements.
21	(2) Reporting Requirement.—At least annu-
22	ally, the Secretary shall submit to Congress a report
23	that contains—
24	(A) an estimate of annual and cumulative
25	reductions achieved as a result of the program,

1	determined using standardized measures, in-
2	cluding measures of economic efficiency;
3	(B) a summary of any changes to the pro-
4	gram that will be made as a result of program
5	measurement, monitoring, and verification;
6	(C) the total number of acres enrolled in
7	the program by method; and
8	(D) a State-by-State summary of the data.
9	(3) AVAILABILITY OF REPORT.—Each report
10	required by this subsection shall be available to the
11	public through the website of the Department of Ag-
12	riculture.
13	(4) Program adjustments.—At least once
14	every 2 years the Secretary shall adjust eligible prac-
15	tices and compensation rates for future carbon in-
16	centives contracts based on the results of monitoring
17	under paragraph (1) and reporting under paragraph
18	(2), if determined necessary by the Secretary.
19	(5) Estimating carbon benefits.—Any
20	modeling, methodology, or protocol resource devel-
21	oped under this section—
22	(A) shall be suitable for estimating carbon
23	benefits associated with eligible practices for
24	the purpose of incentives under this section;
25	and

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(B) may be used for netting by States or
emission sources under Federal programs relat-
ing to carbon emissions.
(g) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated such sums as are nec-
essary to carry out this section.
SEC. 3. MATERIAL CHOICES IN BUILDINGS FOR SUPPLE-
MENTAL GREENHOUSE GAS EMISSION RE-
DUCTIONS IN UNITED STATES.
(a) DEFINITIONS.—In this section:
(1) ELIGIBLE BUILDING.—The term "eligible
building" means a nonresidential building used for
commercial or State or local government purposes.
(2) ELIGIBLE PRODUCT.—The term "eligible
product" means a commercial or industrial product,
such as an intermediate, feedstock, or end product
such as an intermediate, feedstock, or end product (other than food or feed), that is composed in whole
(other than food or feed), that is composed in whole
(other than food or feed), that is composed in whole or in part of biological products, including renewable
(other than food or feed), that is composed in whole or in part of biological products, including renewable agricultural and forestry materials used as struc-
(other than food or feed), that is composed in whole or in part of biological products, including renewable agricultural and forestry materials used as struc- tural building material.
<ul> <li>(other than food or feed), that is composed in whole or in part of biological products, including renewable agricultural and forestry materials used as structural building material.</li> <li>(3) PROGRAM.—The term "program" means</li> </ul>
<ul> <li>(other than food or feed), that is composed in whole or in part of biological products, including renewable agricultural and forestry materials used as structural building material.</li> <li>(3) PROGRAM.—The term "program" means the greenhouse gas incentives program established</li> </ul>

(b) SUPPLEMENTAL GREENHOUSE GAS EMISSION
 REDUCTIONS IN BUILDINGS.—

3 (1) IN GENERAL.—The Secretary shall establish
4 a greenhouse gas incentives program to achieve sup5 plemental greenhouse gas emission reductions from
6 material choices in buildings, based on the lifecycle
7 assessment of the building materials.

8 (2)FINANCIAL INCENTIVE PAYMENTS.—The 9 Secretary shall provide to owners of eligible build-10 ings incentive payments for the use of eligible prod-11 ucts in buildings for sequestering carbon based on a 12 lifecycle assessment of the structural assemblies, as 13 compared to a model building as a result of using 14 eligible products in substitution for more energy-in-15 tensive materials in—

- 16 (A) new construction; or
- 17 (B) building renovation.
- 18 (c) PROGRAM REQUIREMENTS.—

(1) APPLICATIONS.—To be eligible to participate in the program, the owner of an eligible building shall submit to the Secretary an application at
such time, in such manner, and containing such information as the Secretary may require.

(2) COMPONENTS.—In establishing the pro gram, the Secretary shall require that payments for
 activities under the program shall be—
 (A) established at a rate not to exceed the

net estimated benefit an owner of an eligible
building would receive for similar practices
under any federally established carbon offset
program, taking into consideration the costs associated with the issuance of credits and compliance with reversal provisions;

11 (B) provided to owners of eligible buildings 12 demonstrating at least a 20-percent reduction 13 in carbon emissions potential, based on a 14 lifecycle assessment of the structural assem-15 blies, as compared to the structural assemblies 16 of a model building, subject to the requirements 17 that—

18	(i) the Secretary shall identify a
19	model baseline nonresidential building—
20	(I) of common size and function;
21	and
22	(II) having a service life of not
23	less than 60 years; and
24	(ii) applicants shall evaluate the car-

25 bon emissions potential of the baseline

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1	building and the proposed building using
2	the same lifecycle assessment software tool
3	and data sets, which shall be compliant
4	with the document numbered ISO 14044;
5	and
6	(C) provided on certification by the owner
7	of an eligible building and verification by the
8	Secretary, after consultation with the Secretary
9	of Energy, that—
10	(i) the eligible building meets the re-
11	quirements of the applicable State com-
12	mercial building energy efficiency code (as
13	in effect on the date of the applicable per-
14	mit of the eligible building); and
15	(ii) the State has made the certifi-
16	cation required pursuant to section 304 of
17	the Energy Conservation and Production
18	Act (42 U.S.C. 6833).
19	(3) INCENTIVE PAYMENTS.—A participant in
20	the program shall receive payment under the pro-
21	gram on completion of construction or renovation of
22	the applicable eligible building.
23	(d) REPORTS.—Not less frequently than once each
24	year, the Secretary shall submit to Congress a report that
25	contains—

1	(1) an estimate of annual and cumulative re-
2	ductions achieved as a result of the program—
3	(A) determined by using lifecycle assess-
4	ment software that is compliant with the docu-
5	ment numbered ISO 14044; and
6	(B) expressed in terms of the total number
7	of cars removed from the road;
8	(2) a summary of any changes to the program
9	that will be made as a result of past implementation
10	of the program; and
11	(3) the total number of buildings under carbon
12	incentives contracts as of the date of the report.
13	(e) Analytical Requirements.—For purposes of
14	this section—
15	(1) any carbon emissions potential calculation
16	shall—
17	(A) be performed in accordance with
18	standard lifecycle assessment practice; and
19	(B) include removal and sequestration of
20	carbon dioxide from the use of biobased prod-
21	ucts, as well as recycled content materials;
22	(2) a full lifecycle assessment shall be con-
23	ducted taking into consideration all lifecycle stages,
24	including—
25	(A) resource extraction and processing;

RYA21318 G07

S.L.C.

1	(B) product manufacturing;
2	(C) onsite construction of assemblies;
3	(D) transportation;
4	(E) maintenance and replacement cycles
5	over an assumed eligible building service life of
6	60 years; and
7	(F) demolition;
8	(3) structural assemblies shall be considered to
9	include columns, beams, girders, purlins, floor deck,
10	roof, and structural envelope elements;
11	(4) primary materials shall be considered to in-
12	clude common products used as the structural sys-
13	tem, such as wood, steel, concrete, or masonry; and
14	(5) the effects of recycling, reuse, or energy re-
15	covery beyond the boundaries of an applicable study
16	system shall not be taken in account.
17	(f) AUTHORIZATION OF APPROPRIATIONS.—There
18	are authorized to be appropriated such sums as are nec-
19	essary to carry out this section.