

(Original Signature of Member)

117TH CONGRESS 1ST SESSION



To reauthorize and amend the Magnuson-Stevens Fishery Conservation and Management Act, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. HUFFMAN introduced the following bill; which was referred to the Committee on _____

A BILL

To reauthorize and amend the Magnuson-Stevens Fishery Conservation and Management Act, 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 "Sustaining America's
- 5 Fisheries for the Future Act of 2021".

6 SEC. 2. TABLE OF CONTENTS.

7 The table of contents for this Act is the following:

Sec. 1. Short title.

- Sec. 2. Table of contents.
- Sec. 3. References.
- Sec. 4. Definitions.

Sec. 5. Conforming amendments to the table of contents of the Magnuson-Stevens Fishery Conservation and Management Act.

TITLE I—CLIMATE-READY FISHERIES

- Sec. 101. Findings, purpose, and policy.
- Sec. 102. Promoting climate resilience in fisheries management.
- Sec. 103. Incorporating climate science.
- Sec. 104. Climate-ready fisheries innovation program.
- Sec. 105. Managing shifting stocks.
- Sec. 106. Emerging fisheries.

TITLE II—SUPPORTING FISHING COMMUNITIES

- Sec. 201. Fishery resource disaster relief.
- Sec. 202. Subsistence fishing.
- Sec. 203. Working Waterfronts Grant Program.
- Sec. 204. Seafood marketing.
- Sec. 205. Community participation in limited access privilege programs.
- Sec. 206. Findings.

TITLE III—STRENGTHENING PUBLIC PROCESS AND TRANSPARENCY

- Sec. 301. Tribal representation at the Pacific Fishery Management Council.
- Sec. 302. Tribal representation at the North Pacific Fishery Management Council.
- Sec. 303. Atlantic Councils.
- Sec. 304. Council procedures and participation.
- Sec. 305. Council accountability and membership.
- Sec. 306. Amendments to Western Pacific Sustainable Fisheries Fund.
- Sec. 307. National Oceanic and Atmospheric Administration sexual harassment and assault prevention.
- Sec. 308. Saltonstall-Kennedy Act reform.

TITLE IV—MODERNIZING FISHERIES SCIENCE AND DATA

- Sec. 401. Data modernization.
- Sec. 402. Expanding and improving electronic technologies.
- Sec. 403. Stock Assessments.
- Sec. 404. Cooperative research and management.
- Sec. 405. Northeast Regional pilot research trawl survey and study.
- Sec. 406. Recreational data consistency.
- Sec. 407. Emergency operating plans.
- Sec. 408. Zeke Grader Fisheries Conservation and Management Fund.
- Sec. 409. Offshore wind collaboration.

TITLE V—SUSTAINING FISHERIES THROUGH HEALTHY ECOSYSTEMS AND IMPROVED MANAGEMENT

- Sec. 501. Sense of Congress.
- Sec. 502. Essential fish habitat consultation.
- Sec. 503. Reducing bycatch.
- Sec. 504. Improving rebuilding outcomes.
- Sec. 505. Depleted fisheries and preventing overfishing.
- Sec. 506. Preparation and review of secretarial plans.
- Sec. 507. Councils.

 Sec. 508. Forage fish conservation.
 Sec. 509. Funding for monitoring implementation of Northeast Multispecies Fishery Management Plan.
 Sec. 510. Authorization of appropriations.

1 SEC. 3. REFERENCES.

Except as otherwise expressly provided in this Act, wherever in this Act an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to that section or other provision of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.).

9 SEC. 4. DEFINITIONS.

- 10 In this Act:
- (1) ADMINISTRATOR.—The term "Administrator" means the Administrator of the National
 Oceanic and Atmospheric Administration.
- 14 (2) SECRETARY.—The term "Secretary" means15 the Secretary of Commerce.

16 SEC. 5. CONFORMING AMENDMENTS TO THE TABLE OF

- 17 CONTENTS OF THE MAGNUSON-STEVENS
- 18 FISHERY CONSERVATION AND MANAGEMENT
- 19 АСТ.

20 The table of contents is amended to read as follows:".

"Sec. 2. Findings, purposes, and policy.

"Sec. 3. Definitions.

"Sec. 4. Authorization of appropriations.

"TITLE I—UNITED STATES RIGHTS AND AUTHORITY REGARDING FISH AND FISHERY RESOURCES

- "Sec. 101. United States sovereign rights to fish and fishery management authority.
- "Sec. 102. Highly migratory species.

"TITLE II—FOREIGN FISHING AND INTERNATIONAL FISHERY AGREEMENTS

- "Sec. 201. Foreign fishing.
- "Sec. 202. International fishery agreements.
- "Sec. 203. Congressional oversight of international fishery agreements.
- "Sec. 204. Permits for foreign fishing.
- "Sec. 205. Import prohibitions.
- "Sec. 206. Large-scale driftnet fishing.
- "Sec. 207. International monitoring and compliance.

"TITLE III—NATIONAL FISHERY MANAGEMENT PROGRAM

- "Sec. 301. National standards for fishery conservation and management.
- "Sec. 302. Regional fishery management councils.
- "Sec. 303. Contents of fishery management plans.
- "Sec. 304. Action by the Secretary.
- "Sec. 305. Other requirements and authority.
- "Sec. 306. State jurisdiction.
- "Sec. 307. Prohibited Acts.
- "Sec. 308. Civil penalties and permit sanctions.
- "Sec. 309. Criminal offenses.
- "Sec. 310. Civil forfeitures.
- "Sec. 311. Enforcement.
- "Sec. 312. Transition to sustainable fisheries.
- "Sec. 313. North Pacific fisheries conservation.
- "Sec. 314. Northwest Atlantic Ocean fisheries reinvestment program.
- "Sec. 315. Regional Coastal Disaster Assistance, Transition, and Recovery Program.
- "Sec. 316. Bycatch Reduction Engineering Program.
- "Sec. 317. Shark Feeding.
- "Sec. 318. Cooperative Research and Management Program.
- "Sec. 319. Herring Study.
- "Sec. 320. Restoration Study.
- "Sec. 321. Required possession of descending devices.
- "Sec. 322.Increasing resilience of fish stocks to climate change.

"TITLE IV—FISHERY MONITORING AND RESEARCH

- "Sec. 401. Registration and information management.
- "Sec. 402. Information collection.
- "Sec. 403. Observers.
- "Sec. 404. Fisheries research.
- "Sec. 405. Incidental harvest research.
- "Sec. 406. Fisheries systems research.
- "Sec. 407. Gulf of Mexico red snapper research.
- "Sec. 408. Deep sea coral research and technology program.
- "Sec. 409. Recreational data improvement program.".

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TITLE I—CLIMATE-READY **FISHERIES**

3 SEC. 101. FINDINGS, PURPOSE, AND POLICY. 4 Section 2 (16 U.S.C. 1801) is amended— 5 (1) in subsection (a)— 6 (A) by amending paragraph (2) to read as 7 follows: 8 "(2) Certain stocks of fish have declined to the 9 point where their survival is threatened, and other 10 stocks of fish have been so substantially reduced in 11 number that they could become similarly threatened 12 as a consequence of— "(A) increased fishing pressure; 13 "(B) the inadequacy of fishery resource 14 15 conservation and management practices and 16 controls; 17 "(C) direct and indirect habitat losses 18 which have resulted in a diminished capacity to 19 support existing fishing levels; or "(D) changing environmental conditions, 20 21 including those associated with climate 22 change.". 23 (B) in paragraph (6), by inserting "to ac-24 count for the impacts of environmental changes on stocks of fish," after "insure conservation,";

1 (C) by amending paragraph (9) to read as 2 follows:

3 "(9) One of the greatest long term threats to 4 the viability of commercial and recreational fisheries 5 is the continuing degradation of marine ecosystems, 6 including the loss of marine, estuarine, and other 7 aquatic habitats, including as a result of changing 8 environmental conditions associated with climate 9 change. Habitat and ecosystem considerations 10 should receive increased attention for the conserva-11 tion and management of fishery resources of the 12 United States.".

(D) by adding at the end the following:
"(14) Environmental changes associated with
climate change, including changes in water temperature, ocean acidification, and deoxygenation, are rapidly altering the abundance, productivity, and distribution of fish and are affecting commercial, recreational, and subsistence fisheries.

"(15) The impacts of climate change on fish
and their habitats are resulting in management and
sustainability challenges that threaten to negatively
impact marine ecosystems, fishery resources, and
coastal communities.";

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1	(2) by amending subsection $(b)(5)$ to read as
2	follows:
3	"(5) to establish Regional Fishery Management
4	Councils to exercise sound judgement in the stew-
5	ardship of fishery resources through the preparation,
6	monitoring, and revision of such plans under cir-
7	cumstances—
8	"(A) which will enable the States, the fish-
9	ing industry, consumer and environmental orga-
10	nizations, and other interested persons to par-
11	ticipate in, and advise on, the establishment
12	and administration of such plans;
13	"(B) which take into account the social
14	and economic needs of the States; and
15	"(C) which address the impacts of environ-
16	mental conditions associated with climate
17	change on stocks of fish, marine ecosystems,
18	fisheries management, and coastal commu-
19	nities."; and
20	(3) in subsection (c)—
21	(A) in paragraph (6), by striking "and"
22	after the semicolon at the end;
23	(B) in paragraph (7), by striking the pe-
24	riod at the end and inserting a semicolon; and
25	(C) by adding at the end the following:

1	"(8) to promote management that accounts for
2	changes in stocks of fish and the marine environ-
3	ment that result from climate change; and
4	"(9) to ensure that the research, resource man-
5	agement, and expenditures to prepare fisheries and
6	fishing communities for climate change promote ra-
7	cial and socioeconomic equity with respect to envi-
8	ronmental, economic, and social outcomes across
9	fisheries and regions.".
10	SEC. 102. PROMOTING CLIMATE RESILIENCE IN FISHERIES
11	MANAGEMENT.
12	(a) IN GENERAL.—Section 303(a) (16 U.S.C.
13	1853(a)) is amended—
14	(1) in paragraph $(1)(A)$, by inserting "and to
15	promote the resilience of fish stocks to cumulative
16	stressors, including cumulative stressors associated
17	with climate change" before the semicolon at the
18	
10	end;
19	
	end;
19	end; (2) by amending paragraph (3) to read as fol-
19 20	end; (2) by amending paragraph (3) to read as fol- lows:
19 20 21	end; (2) by amending paragraph (3) to read as fol- lows: "(3) assess and specify the present and prob-

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ditions, and include a summary of the information

2	used in making such specification;";
3	(3) in paragraph (8), by striking "1991" and
4	inserting "2021", and by inserting ", including data
5	needed to implement the plan effectively under pre-
6	vailing and anticipated environmental or ecological
7	conditions, including climate change" before the
8	semicolon at the end;
9	(4) in paragraph (13) , by inserting "as well as
10	examine the vulnerability of the fishery and fishery
11	participants to the impacts of prevailing and antici-
12	pated environmental or ecological conditions, includ-
13	ing climate change" before the semicolon at the end;
14	and
15	(5) in paragraph (14), by striking "and;" and
16	inserting a semicolon;
17	(6) by striking the period at the end of para-
18	graph (15) and inserting "; and"; and
19	(7) by adding at the end the following:
20	((16) assess and describe the anticipated im-
21	pacts of climate change and other environmental and
22	ecological changes on the fishery, including an as-
23	sessment of whether and how the management
24	measures contained in the plan or plan amendment

have accounted for these changes, and a summary of
 the information used in these assessments;

3 "(17) describe and identify the current range 4 and distribution of, and fishing patterns on, fish 5 stocks managed under the plan, including areas out-6 side the jurisdiction of the Council having authority 7 to issue the plan, and for fish stocks whose distribu-8 tion crosses management boundaries, describe the 9 measures used for coordination with other relevant 10 management bodies for the conservation and man-11 agement of the fish stock; and".

12 (b) EFFECTIVE DATE.—The amendments made by
13 subsection (a) shall take effect 4 years after the date of
14 enactment of this section.

(c) INCREASING RESILIENCE OF FISH STOCKS TO
CLIMATE CHANGE.—Title III is amended by adding at the
end the following:

18 "SEC. 322. INCREASING RESILIENCE OF FISH STOCKS TO
19 CLIMATE CHANGE.

20 "(a) VULNERABILITY ASSESSMENT.—Not later than
21 3 years after the date of enactment of the Sustaining
22 America's Fisheries for the Future Act of 2021 and every
23 5 years thereafter, the Secretary shall—

1	((1) assess the vulnerability of fish stocks with-
2	in each Council's geographical area of authority to
3	climate change;
4	"(2) notify each Council of the vulnerability of
5	fish stocks within such Council's geographical area
6	of authority; and
7	"(3) make recommendations to each Council for
8	measures to conserve and protect such fish stocks.
9	"(b) Council Prioritization Plans.—
10	"(1) IN GENERAL.—No later than 1 year after
11	receiving a notification from the Secretary under
12	subsection (a), a Councils shall publish a plan to
13	prioritize management actions to increase resilience
14	of the fish stocks identified as vulnerable to climate
15	change and begin implementing such plan.
16	"(2) Highly migratory species.—With re-
17	spect to stocks managed under section $302(a)(3)$,
18	not later than 1 year after issuing a notification
19	under subsection (a), the Secretary shall publish a
20	plan to prioritize management actions to increase re-
21	silience of such fish stocks.
22	"(3) REPORT.—Not later than 3 years after
23	publishing the a plan under paragraph (1), each
24	Council shall report to the Secretary on the actions

1 the Council has taken to implement such plan or 2 provide an explanation for not taking such action. 3 "(c) REPORT TO CONGRESS.—Not later than 3 years 4 after the date of enactment of the Sustaining America's Fisheries for the Future Act of 2021 and every 5 years 5 thereafter, the Secretary shall submit a report to Con-6 7 gress-8 "(1) describing the vulnerability of fish stocks 9 to climate change; 10 "(2) identifying the risks posed by climate 11 change to the conservation and management of fish 12 stocks; and 13 "(3) summarizing the steps taken by the Sec-14 retary and the Councils to mitigate and address the 15 impacts on and risks of climate change to fish 16 stocks.". 17 (d) GUIDANCE FOR COUNCILS.—Section 305 is amended by adding at the end the following: 18 "(n) GUIDANCE.—Not later than 1 year after the 19 date of enactment of the Sustaining America's Fisheries 20 21 for the Future Act of 2021, the Secretary shall issue regu-22 lations guidelines to assist the Councils in preparing and 23 adapting fishery management for the impacts of climate 24 change, including for consideration of climate change in

1	the conservation and management of fish stocks under
2	each Council's geographical area of authority.".
3	SEC. 103. INCORPORATING CLIMATE SCIENCE.
4	(a) COUNCIL TRAINING PROGRAM.—Section
5	302(k)(1) (16 U.S.C. 1852(k)(1)) is amended—
6	(1) by redesignating subparagraphs (C) through
7	(H) as subparagraphs (D) through (I), respectively;
8	(2) by redesignating subparagraph (I) as sub-
9	paragraph (K);
10	(3) by inserting after subparagraph (B) the fol-
11	lowing:
12	"(C) climate change and its relevant im-
13	pacts on fisheries health, range, and other fac-
14	tors that would affect the conservation and
15	management of a stock;";
16	(4) by striking "and" after the semicolon at the
17	end of subparagraph (I), as so redesignated; and
18	(5) by inserting after subparagraph (I), as so
19	redesignated, the following:
20	"(J) ecosystem-based fishery management;
21	and".
22	(b) FISHERIES RESEARCH.—Section 404 (16 U.S.C.
23	1881c) is amended—
24	(1) in subsection (a), by inserting "; on changes
25	in geographic range, spatial distribution, and pro-

- ductivity of a fishery or interrelated fisheries;" after
 "management"; and
- 3 (2) in subsection (c)(1), by inserting "changes
 4 in geographic range, spatial distribution, and pro5 ductivity of a fishery or interrelated fisheries,"after
 6 "degradation,".

7 SEC. 104. CLIMATE-READY FISHERIES INNOVATION PRO-8 GRAM.

9 (a) CLIMATE-READY FISHERIES INNOVATION PRO-GRAM.—Not later than 1 year after the date of enactment 10 11 of this Act, the Administrator shall establish a program, 12 including grants, to develop innovative tools and approaches and improve existing tools designed to increase 13 the adaptive capacity of fishery management to the im-14 15 pacts of climate change. In administering such program, the Administrator shall— 16

17 (1) develop science and management ap18 proaches that address regional and national prior19 ities to improve the conservation and management of
20 fishery resources under current and anticipated cli21 mate impacts;

(2) provide for routine input from fishery managers, scientists, fishery participants, Tribes, and
stakeholders in order to maximize opportunities to

incorporate results of the program in fishery man agement actions;

3 (3) promote adoption of methods developed
4 under the program in fishery management plans de5 veloped by the Regional Fishery Management Coun6 cils;

7 (4) provide information and outreach to the pri8 vate sector and academic sector to encourage devel9 opment of tools and approaches to manage the ef10 fects of climate change on fisheries; and

(5) provide information and outreach to fishery
participants to increase understanding of and encourage adoption and use of tools and approaches
developed under the program.

15 (b) COORDINATION OF THE PROGRAM.—

16 (1) The Administrator shall establish a process
17 to ensure coordination with and outreach to—

18 (A) regional offices and science centers of19 the National Marine Fisheries Service.

20 (B) the Regional Fishery Management
21 Councils;

(C) the scientific and statistical committees
of such Fishery Management Councils; and
(D) other relevant programs, including the
cooperative research and management program

under Section 318 of the Magnuson-Stevens
 Fishery Conservation and Management Act (16
 U.S.C. 1867), the Integrated Ocean Observing
 System, and programs within the National Oce anic and Atmospheric Administration designed
 to address ocean acidification.

7 (2) Such coordination should include identifica-8 tion of multi-year research priorities to study and 9 understand the current and anticipated impacts of 10 climate change on fisheries, fishing communities, 11 fisheries interactions, habitats, fishery participants, 12 fisheries science and monitoring, management and 13 the impacts of changing management due to climate 14 change, or other relevant priorities. Such priorities 15 should be routinely reviewed in a timeframe not to 16 exceed 5 years and updated as necessary.

(c) REPORT.—Every 2 years, beginning 2 years after
the date of enactment of this Act, the Administrator shall
transmit a report to the Senate Committee on Commerce,
Science, and Transportation and the House of Representatives Committee on Natural Resources that—

(1) describes funding provided to implementthis section;

24 (2) includes descriptions of and developments in25 tools and approaches achieved under this section;

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(3) describes how and in which fisheries these 2 tools and approaches have been implemented; and 3 (4) describes improvements in fishery climate-4 readiness associated with implementing this section, 5 as well as proposals to address remaining problems. 6 SEC. 105. MANAGING SHIFTING STOCKS. 7 (a) CROSS-JURISDICTIONAL MANAGEMENT.—Section 8 304(f) (16 U.S.C. 1855(f)) is amended to read as follows: 9 "(f) FISHERIES UNDER AUTHORITY OF MORE THAN ONE COUNCIL.— 10 11 "(1) SECRETARIAL REVIEW OF AREAS OF AU-THORITY.—The Secretary shall review the geo-12 13 graphical area of authority of each Council in order 14 to determine if a substantial portion of any fishery 15 within such area is within the area of authority of 16 another council— 17 "(A) upon request of such Council; or 18 "(B) not less frequently than every 5 19 years. "(2) Designation of council to prepare 20 21 PLAN.—If the Secretary determines under para-22 graph (1) that a substantial portion of a fishery is 23 located in the geographical area of authority of more 24 than one Council, the Secretary shall—

1	"(A) not later than 6 months after the
2	date of the determination under paragraph (1),
3	notify the Councils concerned; and
4	"(B) require, not later than 1 year after
5	the date on which the notification is made
6	under subparagraph (A), that each of the Coun-
7	cils concerned, by a majority of the voting
8	members present and voting—
9	"(i) designate one of the Councils con-
10	cerned to prepare the fishery management
11	plan for such fishery and any amendment
12	to such plan, if required under this Act; or
13	"(ii) agree to jointly prepare the fish-
14	ery management plan for such fishery and
15	any amendment to such plan, if required
16	under this Act.
17	"(3) Secretarial designation.—If the
18	Councils concerned are unable to meet the require-
19	ments of paragraph $(2)(B)$ within the relevant time
20	period, the Secretary shall—
21	"(A) designate one of the Councils con-
22	cerned to prepare the fishery management plan
23	and any amendment to such plan, if required
24	under this Act; or

1	"(B) require that such plan and any such
2	amendment, if required under this Act, be pre-
3	pared jointly by the Councils concerned.

4 "(4) DEADLINE FOR SUBMISSION OF PLAN.— 5 Not later than 2 years after the date on which the 6 Councils concerned make a decision pursuant to 7 paragraph (2)(B)(ii), or the date on which the Sec-8 retary makes a decision pursuant to paragraph (3), 9 and at such other times as required under this Act, 10 the Council required under paragraph (2)(B) or (3)11 (as applicable) to prepare the fishery management 12 plan or any such plan amendment, if required under 13 this Act, shall prepare and submit such plan or 14 amendment (with implementing regulations as need-15 ed) in accordance with this Act.

16 "(5) TERMINATION OF CROSS-JURISDICTIONAL
17 AUTHORITY.—

"(A) REQUEST OF COUNCIL.—At the request of a Council or as a result of the review
pursuant to paragraph (1), the Secretary shall
determine whether a fishery described in paragraph (2) no longer has a substantial portion
located in the geographical area of authority of
more than one Council.

1	"(B) TERMINATION.—If the Secretary de-
2	termines under subparagraph (A) that a fishery
3	no longer has a substantial portion located in
4	the geographical area of authority of more than
5	one Council—
6	"(i) the Secretary shall determine
7	which Council has predominant geographic
8	authority over the fishery; and
9	"(ii) not later than 2 years after the
10	date on which the determination under
11	clause (i) is made, and at such other times
12	as required under this Act, the Council de-
13	termined under such clause shall directly
14	and individually adopt any previously exist-
15	ing joint fishery management plan for the
16	fishery, and shall prepare and submit any
17	plan amendments necessary for
18	transitioning to single-Council manage-
19	ment as well as for any other purposes, in
20	accordance with the provisions of this Act.
21	"(6) Establishment of criteria.—The Sec-
22	retary shall, by regulation, identify criteria for deter-
23	mining under paragraphs (1) and (5) whether a sub-
24	stantial portion of a fishery is located in the geo-

graphical area of authority of more than one Coun cil.

3 "(7) ESTABLISHMENT OF BOUNDARIES.—The 4 Secretary shall establish the boundaries between the 5 geographic areas of authority of adjacent Councils. 6 "(8) Requirement for majority of voting 7 MEMBERS.—No jointly prepared plan or amendment 8 required to be prepared under this subsection may 9 be submitted to the Secretary unless such plan or 10 amendment is approved by a majority of the voting 11 members, present and voting, of each Council con-12 cerned.

"(9) HIGHLY MIGRATORY SPECIES IN CERTAIN
FISHERIES.—This subsection shall not apply with
respect to any fishery to which section 302(a)(3) applies.".

17 (b) INTERNATIONAL COOPERATION IN THE RE18 SEARCH AND MANAGEMENT OF CROSS-JURISDICTIONAL
19 FISHERIES.—

(1) IN GENERAL.—The Secretary of Commerce,
in coordination with the Secretary of State and Administrator of the Agency for International Development where necessary, shall develop a strategy for
coordinated research and management with other
relevant nations with which the United States shares

1	a fishery or stock of a fishery that currently or is
2	expected to see shifts in geographic range or spatial
3	distribution that does or will span international
4	boundaries, including within the same life stage or
5	across life stages.
6	(2) REPORT.—Not later than 2 years after the
7	date of enactment of this Act, the Secretary shall
8	submit to the Congress a report that includes—
9	(A) a list of fisheries that are currently or
10	expected to see shifts in geographic range or
11	spatial distribution that spans or will span
12	international boundaries and the relevant coun-
13	tries for each fishery or stock of a fishery's cur-
14	rent or expected range;
15	(B) an analysis of priority research needs
16	for each of these fisheries or stocks of fisheries
17	that should be coordinated with other affected
18	nations;
19	(C) a 5-year strategy to undertake and
20	complete such research, including a proposed
21	budget and timeline for that work; and
22	(D) a 10-year strategy to implement co-
23	ordinated management measures that reflect
24	the needs for each fishery or stock of a fishery

1	as determined by the research conducted under
2	subparagraph (C).
3	SEC. 106. EMERGING FISHERIES.
4	Section 305(a) (16 U.S.C. 1855(a)) is amended—
5	(1) in the subsection heading, by striking "No-
6	TIFICATION OF ENTRY" and inserting "DEVELOP-
7	MENT OF NEW FISHERIES";
8	(2) by amending paragraph (1) to read as fol-
9	lows:
10	"(1) The Secretary shall publish in the Federal
11	Register, subject to paragraph (3), and after notice
12	and an opportunity for public comment—
13	"(A) a list of all fisheries, identified by
14	corresponding Council or Secretarial manage-
15	ment under section $302(a)(3)$ —
16	"(i) located entirely or in part in the
17	exclusive economic zone; or
18	"(ii) located outside of the exclusive
19	economic zone but managed by the United
20	States;
21	"(B) with respect to each such fishery—
22	"(i) the types of fishing gear author-
23	ized for use in such fishery;
24	"(ii) the jurisdiction (whether State,
25	Federal, interstate, or otherwise) exer-

1	cising management authority over such
2	fishery;
3	"(iii) whether a Fishery Management
4	Plan or analogous management structure
5	exists for the fishery; and
6	"(iv) the species authorized to be
7	caught and retained in such fishery.".
8	(3) in paragraph (2), by striking "those" and
9	all that follows through the end of the paragraph
10	and inserting "those already listed as to constitute
11	a new fishery or gear type";
12	(4) by redesignating paragraph (6) as para-
13	graph (9) ; and
14	(5) by striking paragraphs (3) , (4) , and (5) and
15	inserting the following:
16	"(3) Not later than 18 months after the date
17	of enactment of the Act, and at least once
18	every 5 years thereafter, each Council (or the Sec-
19	retary for fisheries to which section $302(a)(3)$ ap-
20	plies) shall review the fisheries and gear on the list
21	that are under its authority and submit to the Sec-
22	retary proposed changes to such list in specific and
23	narrow terms, including geographic range, to ensure
24	that only active fisheries and gear are included on
25	the list. The Secretary shall review proposed changes

1	pursuant to the guidelines established under para-
2	graph (2) and publish a revised list, after notice and
3	an opportunity for public comment, upon receiving
4	proposed changes from a Council (or from the Sec-
5	retary for fisheries to which section $302(a)(3)$ ap-
6	plies).
7	"(4) The Secretary may permit, pursuant to
8	section 318(d), on a limited interim basis, fishing
9	activity that is not included on the list, if—
10	"(A) the experimental fishing permit is de-
11	signed and implemented so as to yield informa-
12	tion necessary and currently lacking for the
13	analysis required under paragraph (6);
14	"(B) the Council collects, evaluates, and
15	makes public the data generated by the experi-
16	mental fishing activity at the end of each per-
17	mit year, and based on such evaluation, renders
18	a determination of whether the fishery or fish-
19	ing gear should be continued, either in the form
20	of a subsequent year of experimental fishing
21	under this paragraph, or in the form of a pro-
22	posal under paragraph (5) for a new fishery or
23	fishing gear to be added to the list; and
24	"(C) the data collected from, and the
25	

25 Council's evaluation of, the experimental fishing

1	activity are included in any proposal under
2	paragraph (5) for a new fishery or fishing gear
3	that may result from the experimental fishing
4	permit.
5	"(5) The Secretary may authorize a new fishery
6	or fishing gear that is not included on the list, upon
7	receiving a proposal for a new fishery or fishing gear
8	from a Council, if—
9	"(A) the Secretary determines that a suffi-
10	cient analysis supporting the proposal, as speci-
11	fied in paragraph (7), has been conducted by
12	the Council;
13	"(B) the Secretary determines that the
14	new fishery or fishing gear, as specified in the
15	proposal and the accompanying fishery manage-
16	ment plan or amendment and regulations under
17	subparagraph (C), is consistent with conserva-
18	tion and management requirements in this Act
19	and other applicable laws; and
20	"(C) the Council has prepared and sub-
21	mitted for Secretarial approval pursuant to sec-
22	tion 304, concurrently with the proposal for a
23	new fishery or fishing gear, a fishery manage-
24	ment plan for the new fishery or fishing gear or
25	an amendment to an existing fishery manage-

1 ment plan, including proposed regulations to 2 implement the plan or amendment, in accord-3 ance with section 303. If the new fishery or 4 fishing gear will include one or more stocks of 5 fish that also substantially exist in the geo-6 graphical area of authority of another Council, 7 the fishery management plan or amendment, 8 and implementing regulations, shall be prepared 9 pursuant to section 304(f).

10 "(6) The Secretary shall publish in the Federal 11 Register, after notice and an opportunity for public 12 comment, all authorizations for new fisheries or fish-13 ing gear, including revisions to the list of fisheries 14 and gear as appropriate, and shall make public all 15 supporting documentation and analysis. The Sec-16 retary also shall publish in the Federal Register, 17 after notice and an opportunity for public comment, 18 all decisions to not authorize the development of a 19 new fishery or fishing gear under this paragraph, in-20 cluding the reasons for the decision.

21 "(7)(A) A Council shall analyze, for purposes of
22 paragraph (4)(A)—

23 "(i) the potential impacts of a new fishery
24 or fishing gear on the proposed target stock,
25 stocks of fish, or stock complexes as well as on

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other stocks of fish and species, and the marine ecosystem;

"(ii) the potential impacts of a new fishery or fishing gear on existing fisheries and fishing communities, both within the Council's jurisdiction and, if relevant, in neighboring jurisdictions;

8 "(iii) different potential management strat-9 egies for the new fishery or fishing gear, includ-10 ing identifying any significant differences across 11 management strategies with respect to the po-12 tential impacts described in clauses (i) and (ii);

"(iv) whether the proposed target stock,
stocks of fish, or stock complexes occur in any
neighboring jurisdictions, and if so, whether it
or they are managed by those jurisdictions; and
"(v) whether the proposed fishing activity

18 should be managed under an existing fishery19 management plan, or a new plan.

20 "(B) The Secretary shall issue guidance for suf21 ficient analysis of these topics, to be used in making
22 determinations under paragraph (5)(A).

23 "(8) No person or vessel may employ fishing
24 gear or engage in a fishery not included on the list,
25 except as provided in paragraph (4). A Council may

1	request the Secretary to promulgate emergency reg-
2	ulations under subsection (c) to prohibit any persons
3	or vessels from using an unlisted fishing gear or en-
4	gaging in an unlisted fishery.".
5	TITLE II—SUPPORTING FISHING
6	COMMUNITIES
7	SEC. 201. FISHERY RESOURCE DISASTER RELIEF.
8	(a) IN GENERAL.—Section 312(a) (16 U.S.C.
9	1861a(a)) is amended to read as follows:
10	"(a) FISHERY RESOURCE DISASTER RELIEF.—
11	"(1) DEFINITIONS.—In this subsection:
12	"(A) Allowable cause.—The term 'al-
13	lowable cause' means a natural cause, discrete
14	anthropogenic cause, or undetermined cause.
15	"(B) ANTHROPOGENIC CAUSE.—The term
16	'anthropogenic cause' means an anthropogenic
17	event, such as an oil spill or spillway opening—
18	"(i) that could not have been ad-
19	dressed or prevented by fishery manage-
20	ment measures; and
21	"(ii) that is otherwise beyond the con-
22	trol of fishery managers to mitigate
23	through conservation and management
24	measures, including regulatory restrictions
25	imposed as a result of judicial action or to

1	protect human health or marine animals,
2	plants, or habitats.
3	"(C) FISHERY RESOURCE DISASTER.—The
4	term 'fishery resource disaster' means a dis-
5	aster that is determined by the Secretary in ac-
6	cordance with this subsection and—
7	"(i) is an unexpected large decrease in
8	fish stock biomass or other change that re-
9	sults in significant loss of access to the
10	fishery resource, which may include loss of
11	fishing vessels and gear for a substantial
12	period of time and results in significant
13	revenue or subsistence loss due to an al-
14	lowable cause; and
15	"(ii) does not include—
16	"(I) reasonably predictable, fore-
17	seeable, and recurrent fishery cyclical
18	variations in species distribution or
19	stock abundance; or
20	"(II) reductions in fishing oppor-
21	tunities resulting from conservation
22	and management measures taken pur-
23	suant to this Act.
24	"(D) INDIAN TRIBE.—The term 'Indian
25	Tribe' has the meaning given such term in sec-

1	tion 102 of the Federally Recognized Indian
2	Tribe List Act of 1994 (25 U.S.C. 5130), and
3	the term 'Tribal' means of or pertaining to such
4	an Indian Tribe.
5	"(E) NATURAL CAUSE.—The term 'natural
6	cause'—
7	"(i) means a weather, climatic, haz-
8	ard, or biology-related event, such as—
9	"(I) a hurricane;
10	"(II) a flood;
11	"(III) a harmful algal bloom;
12	"(IV) a tsunami;
13	"(V) a hypoxic zone;
14	"(VI) ocean acidification;
15	"(VII) a drought;
16	"(VIII) El Niño effects on water
17	temperature;
18	"(IX) a marine heat wave; or
19	"(X) disease; and
20	"(ii) does not mean a normal or cycli-
21	cal variation in a species distribution or
22	stock abundance.
23	"(F) 12-month revenue loss.—The
24	term '12-month revenue loss' means the per-
25	centage reduction, as applicable, in commercial,

1	charter, headboat, or processor revenue for the
2	12 months during which the fishery resource
3	disaster occurred, if compared to average an-
4	nual revenue in the most recent 5-years during
5	which no fishery resource disaster occurred or
6	equivalent for stocks with cyclical life histories.

"(G) UNDETERMINED CAUSE.—The term
"undetermined cause' means a cause in which
the current state of knowledge does not allow
the Secretary to identify the exact cause, and
there is no current conclusive evidence supporting a possible cause of the fishery resource
disaster.

14 "(2) GENERAL AUTHORITY.—

15 "(A) IN GENERAL.—The Secretary shall
16 have the authority to determine the existence,
17 extent, and beginning and end dates of a fish18 ery resource disaster under this subsection in
19 accordance with this subsection.

20 "(B) AVAILABILITY OF FUNDS.—After the
21 Secretary determines that a fishery resource
22 disaster has occurred, the Secretary is author23 ized to make sums available, from funds appro24 priated for such purposes, to be used by the af25 fected State, Tribal government, or interstate

1	marine fisheries commission, or by the Sec-
2	retary in cooperation with the affected State,
3	Tribal government, or interstate marine fish-
4	eries commission.
5	"(C) SAVINGS CLAUSE.—The requirements
6	under this subsection shall take effect only with
7	respect to requests for a fishery resource dis-
8	aster determination submitted after the date of
9	enactment of the Sustaining America's Fish-
10	eries for the Future Act of 2021.
11	"(3) Initiation of a fishery resource dis-
12	ASTER REVIEW.—
13	"(A) ELIGIBLE REQUESTERS.—Not later
14	than 1 year after the date of the conclusion of
15	the fishing season, a request for a fishery re-
16	source disaster determination may be submitted
17	to the Secretary, if the Secretary has not inde-
18	pendently determined that a fishery resource
19	disaster has occurred, by—
20	"(i) the Governor of an affected State;
21	"(ii) an official Tribal resolution; or
22	"(iii) any other comparable elected or
23	
20	politically appointed representative as de-

1	"(B) REQUIRED INFORMATION.—A com-
2	plete request for a fishery resource disaster de-
3	termination under subparagraph (A) shall in-
4	clude—
5	"(i) identification of all presumed af-
6	fected fish stocks;
7	"(ii) identification of the fishery as
8	Federal, non-Federal, or both;
9	"(iii) the geographic boundaries of the
10	fishery;
11	"(iv) preliminary information on
12	causes of the fishery resource disaster, if
13	known; and
14	"(v) information needed to support a
15	finding of a fishery resource disaster, in-
16	cluding—
17	"(I) information demonstrating
18	the occurrence of an unexpected large
19	decrease in fish stock biomass or
20	other change that results in signifi-
21	cant loss of access to the fishery re-
22	source, which could include the loss of
23	fishing vessels and gear, for a sub-
24	stantial period of time;

1	"(II) 12-month revenue loss or
2	subsistence loss for the affected fish-
3	ery, or if a fishery resource disaster
4	has occurred at any time in the pre-
5	vious 5-year period, the most recent
6	5-year period during which no fishery
7	resource disaster occurred;
8	"(III) if applicable, information
9	on lost resource tax revenues assessed
10	by local communities, such as a raw
11	fish tax or a local sourcing require-
12	ment; and
13	"(IV) if applicable and available,
14	information on 12-month revenue loss
15	for charter, headboat, or processors
16	related to the information provided
17	under subclause (I), subject to section
18	402(b).
19	"(C) Assistance.—The Secretary may
20	provide data and analysis assistance to an eligi-
21	ble requester described in paragraph (1), if—
22	"(i) the assistance is so requested;
23	"(ii) the Secretary is in possession of
24	the required information described in sub-
25	paragraph (B); and

1	"(iii) the data is not available to the
2	requester, in carrying out the complete re-
3	quest under subparagraph (B).
4	"(D) INITIATION OF REVIEW.—The Sec-
5	retary shall have the discretion to initiate a
6	fishery resource disaster review without a re-
7	quest.
8	"(4) Review process.—
9	"(A) INTERIM RESPONSE.—Not later than
10	20 days after receipt of a request under para-
11	graph (3), the Secretary shall provide an in-
12	terim response to the individual that—
13	"(i) acknowledges receipt of the re-
14	quest;
15	"(ii) provides a regional contact with-
16	in the National Oceanographic and Atmos-
17	pheric Administration;
18	"(iii) outlines the process and timeline
19	by which a request shall be considered; and
20	"(iv) requests additional information
21	concerning the fishery resource disaster, if
22	the original request is considered incom-
23	plete.
24	"(B) EVALUATION OF REQUESTS.—
1	"(i) IN GENERAL.—Based on the in-
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2	formation provided or analyzed under
3	paragraph (4), the Secretary shall com-
4	plete a review, within the time frame de-
5	scribed in clause (ii), using the best sci-
6	entific information available, in consulta-
7	tion with the affected fishing communities,
8	States, or Tribes, of—
9	"(I) the information provided by
10	the requester and any additional in-
11	formation relevant to the fishery,
12	which may include—
13	"(aa) fishery characteristics;
14	"(bb) stock assessments;
15	"(cc) the most recent fishery
16	independent surveys and other
17	fishery resource assessments and
18	surveys conducted by Federal,
19	State, or Tribal officials;
20	"(dd) estimates of mortality;
21	and
22	"(ee) overall effects; and
23	"(II) the available economic in-
24	formation, which may include an anal-
25	ysis of—

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1	"(aa) landings data;
2	"(bb) revenue;
3	"(cc) the number of partici-
4	pants involved;
5	"(dd) the number and type
6	of jobs and persons impacted,
7	which may include—
8	"(AA) fishers;
9	"(BB) charter fishing
10	operators;
11	"(CC) subsistence
12	users;
13	"(DD) United States
14	fish processors; and
15	"(EE) an owner of a
16	related fishery infrastructure
17	or business affected by the
18	disaster, such as a marina
19	operator, recreational fishing
20	equipment retailer, or char-
21	ter, headboat, or tender ves-
22	sel owner, operator, or crew;
23	"(ee) an impacted Indian
24	Tribe;

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1	"(ff) other forms of disaster
2	assistance made available to the
3	fishery, including prior awards of
4	disaster assistance for the same
5	event;
6	"(gg) the length of time the
7	resource, or access to the re-
8	source, has been restricted;
9	"(hh) status of recovery
10	from previous fishery resource
11	disasters;
12	"(ii) lost resource tax reve-
13	nues assessed by local commu-
14	nities, such as a raw fish tax;
15	and
16	"(jj) other appropriate indi-
17	cators to an affected fishery, as
18	determined by the National Ma-
19	rine Fisheries Service.
20	"(ii) TIME FRAME.—The Secretary
21	shall complete the review described in
22	clause (i), if the fishing season, applicable
23	to the fishery—
24	"(I) has concluded or there is no
25	defined fishing season applicable to

1	the fishery, not later than 120 days
2	after the Secretary receives a com-
3	plete request for a fishery resource
4	disaster determination;
5	"(II) has not concluded, not later
6	than 120 days after the conclusion of
7	the fishing season; or
8	"(III) is expected to be closed for
9	the entire fishing season, not later
10	than 120 days after the Secretary re-
11	ceives a complete request for a fishery
12	resource disaster determination.
13	"(C) FISHERY RESOURCE DISASTER DE-
14	TERMINATION.—The Secretary shall make the
15	determination of a fishery resource disaster
16	based on the criteria for determinations listed
17	in paragraph (5).
18	"(D) NOTIFICATION.—Not later than 14
19	days after the conclusion of the review under
20	this paragraph, the Secretary shall notify the
21	requester and the Governor of the affected
22	State or Tribal representative of the determina-
23	tion of the Secretary.
24	"(5) CRITERIA FOR DETERMINATIONS.—

1	
1	"(A) IN GENERAL.—The Secretary shall
2	make a determination about whether a fishery
3	resource disaster has occurred, based on the
4	revenue loss thresholds under subparagraph
5	(B), and, if a fishery resource disaster has oc-
6	curred, whether the fishery resource disaster
7	was due to—
8	"(i) a natural cause;
9	"(ii) an anthropogenic cause;
10	"(iii) a combination of a natural cause
11	and an anthropogenic cause; or
12	"(iv) an undetermined cause.
13	"(B) Revenue loss thresholds.—
14	"(i) IN GENERAL.—Based on the in-
15	formation provided or analyzed under
16	paragraph (4)(B), the Secretary shall
17	apply the following 12-month revenue loss
18	thresholds in determining whether a fish-
19	ery resource disaster has occurred:
20	"(I) Losses greater than 80 per-
21	cent shall result in a positive deter-
22	mination that a fishery resource dis-
23	aster has occurred.
24	"(II) Losses between 35 percent
25	and 80 percent shall be evaluated to

1	determine whether economic impacts
2	are severe enough to declare that a
3	fishery resource disaster has occurred,
4	based on the information provided or
5	analyzed under paragraph (4)(B).
6	"(III) Losses less than 35 per-
7	cent shall not be eligible for a deter-
8	mination that a fishery resource dis-
9	aster has occurred, except in a case in
10	which the Secretary determines there
11	are extenuating circumstances that
12	justify using a lower threshold in
13	making the determination.
13 14	making the determination. "(ii) CHARTER FISHING.—In making
14	"(ii) Charter fishing.—In making
14 15	"(ii) CHARTER FISHING.—In making a determination of whether a fishery re-
14 15 16	"(ii) CHARTER FISHING.—In making a determination of whether a fishery re- source disaster has occurred, the Secretary
14 15 16 17	"(ii) CHARTER FISHING.—In making a determination of whether a fishery re- source disaster has occurred, the Secretary shall consider the economic impacts to the
14 15 16 17 18	"(ii) CHARTER FISHING.—In making a determination of whether a fishery re- source disaster has occurred, the Secretary shall consider the economic impacts to the charter fishing industry to ensure financial
14 15 16 17 18 19	"(ii) CHARTER FISHING.—In making a determination of whether a fishery re- source disaster has occurred, the Secretary shall consider the economic impacts to the charter fishing industry to ensure financial coverage for charter fishing businesses.
 14 15 16 17 18 19 20 	"(ii) CHARTER FISHING.—In making a determination of whether a fishery re- source disaster has occurred, the Secretary shall consider the economic impacts to the charter fishing industry to ensure financial coverage for charter fishing businesses. "(iii) SUBSISTENCE LOSS.—In consid-
 14 15 16 17 18 19 20 21 	"(ii) CHARTER FISHING.—In making a determination of whether a fishery re- source disaster has occurred, the Secretary shall consider the economic impacts to the charter fishing industry to ensure financial coverage for charter fishing businesses. "(iii) SUBSISTENCE LOSS.—In consid- ering subsistence loss, the Secretary shall

1 "(C) INELIGIBLE FISHERIES.—A fishery 2 subject to overfishing in any of the 3 years preceding the date of a determination under this 3 4 subsection is not eligible for a determination of 5 whether a fishery resource disaster has occurred unless the Secretary determines that overfishing 6 7 was not a contributing factor to the fishery re-8 source disaster.

9 "(D) EXCEPTIONAL CIRCUMSTANCES.—In 10 an exceptional circumstance in which substan-11 tial economic impacts to the affected fishery 12 and fishing community have been subject to a 13 disaster declaration under another statutory au-14 thority, such as in the case of a natural disaster 15 or from the direct consequences of a Federal 16 action taken to prevent, or in response to, a 17 natural disaster for purposes of protecting life 18 and safety, the Secretary may determine a fish-19 ery resource disaster has occurred without a re-20 quest.

21 "(6) DISBURSAL OF APPROPRIATED FUNDS.—
22 "(A) AUTHORIZATION.—The Secretary
23 shall allocate funds available under paragraph
24 (9) for fishery resource disasters.

1	"(B) Allocation of appropriated
2	FISHERY RESOURCE DISASTER ASSISTANCE.—
3	"(i) NOTIFICATION OF FUNDING
4	AVAILABILITY.—If there are appropriated
5	funds for 1 or more fishery resource disas-
6	ters, the Secretary shall notify—
7	"(I) the public; and
8	"(II) representatives of affected
9	fishing communities with a positive
10	disaster determination that is un-
11	funded;
12	of the availability of funds, not more than
13	14 days after the date of the appropriation
14	or the determination of a fishery resource
15	disaster, whichever occurs later.
16	"(ii) Extension of deadline.—The
17	Secretary may extend the deadline under
18	clause (i) by 90 days to evaluate and make
19	determinations on eligible requests.
20	"(C) CONSIDERATIONS.—In determining
21	the allocation of appropriations for a fishery re-
22	source disaster, the Secretary shall consider
23	commercial, charter, headboat, or seafood proc-
24	essing revenue losses and may consider the fol-
25	lowing factors:

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1	"(i) Direct economic impacts.
2	"(ii) Uninsured losses.
3	"(iii) Losses of subsistence and Tribal
4	ceremonial fishing opportunity.
5	"(iv) Losses of recreational fishing op-
6	portunity.
7	"(v) Aquaculture operations revenue
8	loss.
9	"(vi) Direct revenue losses to a fishing
10	community.
11	"(vii) Treaty obligations.
12	"(viii) Other economic impacts.
13	"(D) Spend plans.—To receive an alloca-
14	tion from funds available under paragraph (9),
15	a requester with an affirmative fishery resource
16	disaster determination shall submit a spend
17	plan to the Secretary, not more than 120 days
18	after receiving notification that funds are avail-
19	able, that shall include the following informa-
20	tion, if applicable:
21	"(i) Objectives and outcomes, with an
22	emphasis on addressing the factors con-
23	tributing to the fishery resource disaster
24	and minimizing future uninsured losses, if
25	applicable.

1	"(ii) Statement of work.
2	"(iii) Budget details.
3	"(E) REGIONAL CONTACT.—If so re-
4	quested, the Secretary shall provide a regional
5	contact within the National Oceanic and Atmos-
6	pheric Administration to facilitate review of
7	spend plans and disbursal of funds.
8	"(F) DISBURSAL OF FUNDS.—
9	"(i) AVAILABILITY.—Funds shall be
10	made available to grantees not later than
11	90 days after the date the Secretary re-
12	ceives a complete spend plan.
13	"(ii) Method.—The Secretary may
14	provide an allocation of funds under this
15	subsection in the form of a grant, direct
16	payment, cooperative agreement, loan, or
17	contract.
18	"(iii) Eligible uses.—
19	"(I) IN GENERAL.—Funds allo-
20	cated for fishery resources disasters
21	under this subsection shall restore the
22	fishery affected by such a disaster,
23	prevent a similar disaster in the fu-
24	ture, or assist the affected fishing
25	community, and shall prioritize the

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10 "(bb) The collection of fish11 ery information and other activi12 ties that improve management of
13 the affected fishery.

14 "(cc) In a commercial fish-15 ery, capacity reduction and other activities that improve manage-16 17 ment of fishing effort, including 18 funds to offset budgetary costs to 19 refinance a Federal fishing ca-20 pacity reduction loan or to repay 21 the principal of a Federal fishing 22 capacity reduction loan. "(dd) Developing, repairing, 23 24 or improving fishery-related pub-

1	"(ee) Direct assistance to a
2	person, fishing community (in-
3	cluding assistance for lost fish-
4	eries resource levies), or a busi-
5	ness to alleviate economic loss in-
6	curred as a direct result of a
7	fishery resource disaster, particu-
8	larly if affected by a cir-
9	cumstance described in para-
10	graph $(5)(D)$.
11	"(ff) Hatcheries and stock
12	enhancement to help rebuild the
13	affected stock or offset fishing
14	pressure on the affected stock.
15	"(II) DISPLACED FISHERY EM-
16	PLOYEES.—If appropriate, individuals
17	carrying out the activities described in
18	items (aa) through (ff) of subclause
19	(I) shall be individuals who are, or
20	were, employed in a commercial, char-
21	ter, or Tribal fishery for which the
22	Secretary has determined that a fish-
23	ery resource disaster has occurred.
24	"(7) Limitations.—
25	"(A) FEDERAL SHARE.—

1	"(i) IN GENERAL.—Except as pro-
2	vided in clauses (ii) and (iii), the Federal
3	share of the cost of any activity carried out
4	under the authority of this subsection shall
5	not exceed 75 percent of the cost of that
6	activity.
7	"(ii) WAIVER.—The Secretary may
8	waive the non-Federal share requirements
9	of this subsection, if the Secretary deter-
10	mines that—
11	"(I) no reasonable means are
12	available through which the recipient
13	of the Federal share can meet the
14	non-Federal share requirement; and
15	"(II) the probable benefit of 100
16	percent Federal financing outweighs
17	the public interest in imposition of the
18	non-Federal share requirement.
19	"(iii) EXCEPTION.—The Federal
20	share shall be equal to 100 percent in the
21	case of—
22	"(I) direct assistance as de-
23	scribed in paragraph
24	(6)(F)(iii)(I)(hh); or

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1	"(II) assistance to subsistence or
2	Tribal fisheries.
3	"(B) LIMITATIONS ON ADMINISTRATIVE
4	EXPENSES.—
5	"(i) Federal.—Not more than 3 per-
6	cent of the funds available under this sub-
7	section may be used for administrative ex-
8	penses by the National Oceanographic and
9	Atmospheric Administration.
10	"(ii) STATE OR TRIBAL GOVERN-
11	MENTS.—Of the funds remaining after the
12	use described in clause (i), not more than
13	5 percent may be used by States, Tribal
14	governments, or interstate marine fisheries
15	commissions for administrative expenses.
16	"(C) FISHING CAPACITY REDUCTION PRO-
17	GRAM.—
18	"(i) IN GENERAL.—No funds available
19	under this subsection may be used as part
20	of a fishing capacity reduction program in
21	a fishery unless the Secretary determines
22	that adequate conservation and manage-
23	ment measures are in place in such fishery.
24	"(ii) Assistance conditions.—As a
25	condition of providing assistance under

1	this subsection with respect to a vessel
2	under a fishing capacity reduction pro-
3	gram, the Secretary shall—
4	"(I) prohibit the vessel from
5	being used for fishing in Federal,
6	State, or international waters; and
7	"(II) require that the vessel be—
8	"(aa) scrapped or otherwise
9	disposed of in a manner approved
10	by the Secretary;
11	"(bb) donated to a nonprofit
12	organization and thereafter used
13	only for purposes of research,
14	education, or training; or
15	"(cc) used for another non-
16	fishing purpose provided the Sec-
17	retary determines that adequate
18	measures are in place to ensure
19	that the vessel cannot reenter
20	any fishery anywhere in the
21	world.
22	"(D) No fishery endorsement.—
23	"(i) IN GENERAL.—A vessel that is
24	prohibited from fishing under subpara-
25	graph (C)(ii)(I) shall not be eligible for a

1	fishery endorsement under section
2	12113(a) of title 46, United States Code.
3	"(ii) Nonreflective.—A fishery en-
4	dorsement for a vessel described in clause
5	(i) shall not be effective.
6	"(iii) NO SALE.—A vessel described in
7	clause (i) shall not be sold to a foreign
8	owner or reflagged.
9	"(8) Public information on data collec-
10	TION.—The Secretary shall make available and up-
11	date as appropriate, information on data collection
12	and submission best practices for the information
13	described in paragraph (4)(B).".
14	(b) MAGNUSON-STEVENS FISHERY CONSERVATION
15	and Management Act.—
16	(1) REPEAL.—Section 315 (16 U.S.C. 1864) is
17	repealed.
18	(2) Report.—Section 113(b)(2) of the Magnu-
19	son-Stevens Fishery Conservation and Management
20	Reauthorization Act of 2006 (16 U.S.C. 460ss note)
21	is amended—
22	(A) in the paragraph heading, by striking
23	"ANNUAL REPORT" and inserting "REPORT";
24	(B) in the matter preceding subparagraph
25	(A), by striking "Not later than 2 years after

1	the date of enactment of this Act, and annually
2	thereafter" and inserting "Not later than 2
3	years after the date of enactment of the Sus-
4	taining America's Fisheries for the Future Act
5	of 2021, and biennially thereafter"; and
6	(C) in subparagraph (D), by striking "the
7	calendar year 2003" and inserting "the most
8	recent".
9	(c) Interjurisdictional Fisheries Act of
10	1986
11	(1) REPEAL.—Section 308 of the Interjurisdic-
12	tional Fisheries Act of 1986 (16. U.S.C. 4107) is re-
13	pealed.
14	(2) Technical edit.—Section $3(k)(1)$ of the
15	Small Business Act (15 U.S.C. 632(k)(1)) is amend-
16	ed by striking "(as determined by the Secretary of
17	Commerce under section 308(b) of the Interjurisdic-
18	tional Fisheries Act of 1986)" and inserting "(as de-
19	termined by the Secretary of Commerce under the
20	Sustaining America's Fisheries for the Future Act
21	of 2021)".
22	(d) Budget Requests; Reports.—
23	(1) BUDGET REQUEST.—In the budget jus-
24	tification materials submitted to Congress in support
25	of the budget of the Department of Commerce for

1	each fiscal year (as submitted with the budget of the
2	President under section 1105(a) of title 31, United
3	States Code), the Secretary of Commerce shall in-
4	clude a separate statement of the amount requested
5	to be appropriated for that fiscal year for out-
6	standing unfunded fishery resource disasters.
7	(2) DRIFTNET ACT AMENDMENTS OF 1990 RE-
8	PORT AND BYCATCH REDUCTION AGREEMENTS.—
9	(A) IN GENERAL.—The Magnuson-Stevens
10	Fishery Conservation and Management Act (16
11	U.S.C. 1801 et seq.) is amended—
12	(i) in section 202(h), by striking para-
13	graph (3) ; and
14	(ii) in section 206—
15	(I) by striking subsections (e)
16	and (f); and
17	(II) by redesignating subsections
18	(g) and (h) as subsections (e) and (f),
19	respectively.
20	(B) BIENNIAL REPORT ON INTERNATIONAL
21	COMPLIANCE.—Section 607 of the High Seas
22	Driftnet Fishing Moratorium Protection Act
23	(16 U.S.C. 1826h) is amended—

(i) by inserting "(a) IN GENERAL.—"
before "The Secretary" and indenting ap-
propriately; and
(ii) by adding at the end the fol-
lowing:
"(b) ADDITIONAL INFORMATION.—In addition to the
information described in paragraphs (1) through (5) of
subsection (a), the report shall include—
"(1) a description of the actions taken to carry
out the provisions of section 206 of the Magnuson-
Stevens Fishery Conservation and Management Act
(16 U.S.C. 1826), including—
"(A) an evaluation of the progress of those
efforts, the impacts on living marine resources,
including available observer data, and specific
plans for further action;
"(B) a list and description of any new fish-
eries developed by nations that conduct, or au-
thorize their nationals to conduct, large-scale
driftnet fishing beyond the exclusive economic
zone of any nation; and
"(C) a list of the nations that conduct, or
authorize their nationals to conduct, large-scale
driftnet fishing beyond the exclusive economic
zone of any nation in a manner that diminishes

the effectiveness of or is inconsistent with any
 international agreement governing large-scale
 driftnet fishing to which the United States is a
 party or otherwise subscribes; and

5 "(2) a description of the actions taken to carry
6 out the provisions of section 202(h) of the Magnu7 son-Stevens Fishery Conservation and Management
8 Act (16 U.S.C. 1822(h)).

9 "(c) CERTIFICATION.—If, at any time, the Secretary, 10 in consultation with the Secretary of State and the Secretary of the department in which the Coast Guard is op-11 12 erating, identifies any nation that warrants inclusion in the list described under subsection (b)(1)(C), due to large 13 14 scale drift net fishing, the Secretary shall certify that fact 15 to the President. Such certification shall be deemed to be a certification for the purposes of section 8(a) of the Fish-16 17 ermen's Protective Act of 1967 (22 U.S.C. 1978(a)).".

18 SEC. 202. SUBSISTENCE FISHING.

19 (a) PURPOSES.—Section 2(b)(3) (16 U.S.C.
20 1801(b)(3)) is amended by inserting ", subsistence," after
21 "commercial".

(b) DEFINITION OF SUBSISTENCE FISHING.—Section
3 is amended—

1	(1) by redesignating the second paragraph (33)
2	(appearing after paragraph (50) as paragraph (51);
3	and
4	(2) by inserting after paragraph (42) the fol-
5	lowing:
6	"(42A)(A) SUBSISTENCE FISHING.—The term
7	'subsistence fishing' means fishing in which the fish
8	harvested are intended for customary and traditional
9	uses, including—
10	"(i) for direct personal or family con-
11	sumption as food or clothing;
12	"(ii) for the making or selling of
13	handicraft articles out of nonedible byprod-
14	ucts taken for personal or family consump-
15	tion, for barter, or sharing for personal or
16	family consumption; and
17	"(iii) for customary trade.
18	"(B) In this paragraph—
19	"(i) the term 'family' means all persons re-
20	lated by blood, marriage, or adoption, or any
21	person living within the household on a perma-
22	nent basis; and
23	"(ii) the term 'barter' means the exchange
24	of a fish or fish part—
25	"(I) for another fish or fish part; or

1	"(II) for other food or for nonedible
2	items other than money if the exchange is
3	of a limited and noncommercial nature.".
4	SEC. 203. WORKING WATERFRONTS GRANT PROGRAM.
5	(a) IN GENERAL.—The Coastal Zone Management
6	Act of 1972 (16 U.S.C. 1451 et seq.) is amended by add-
7	ing at the end the following:
8	"SEC. 320. WORKING WATERFRONTS GRANT PROGRAM.
9	"(a) Working Waterfront Task Force.—
10	"(1) ESTABLISHMENT AND FUNCTIONS.—The
11	Secretary of Commerce shall establish a task force
12	to work directly with coastal States, user groups,
13	and coastal stakeholders to identify and address crit-
14	ical needs with respect to working waterfronts.
15	"(2) MEMBERSHIP.—The members of the task
16	force shall be appointed by the Secretary of Com-
17	merce, and shall include—
18	"(A) experts in the unique economic, so-
19	cial, cultural, ecological, geographic, and re-
20	source concerns of working waterfronts; and
21	"(B) representatives from the National
22	Oceanic and Atmospheric Administration's Of-
23	fice of Coastal Management, the United States
24	Fish and Wildlife Service, the Department of
25	Agriculture, the Environmental Protection

1	Agency, the United States Geological Survey,
2	the Navy, the National Marine Fisheries Serv-
3	ice, the Economic Development Agency, and
4	such other Federal agencies as the Secretary
5	considers appropriate.
6	"(3) FUNCTIONS.—The task force shall—
7	"(A) identify and prioritize critical needs
8	with respect to working waterfronts in States
9	that have a management program approved by
10	the Secretary of Commerce pursuant to section
11	306, in the areas of—
12	"(i) economic and cultural importance
13	of working waterfronts to communities;
14	"(ii) changing environments and
15	threats working waterfronts face from en-
16	vironment changes, trade barriers, sea level
17	rise, extreme weather events, ocean acidifi-
18	cation, and harmful algal blooms; and
19	"(iii) identifying working waterfronts
20	and highlighting them within communities;
21	"(B) outline options, in coordination with
22	coastal States and local stakeholders, to address
23	such critical needs, including adaptation and
24	mitigation where applicable;

1	"(C) identify Federal agencies that are re-
2	sponsible under existing law for addressing such
3	critical needs; and
4	"(D) recommend Federal agencies best
5	suited to address any critical needs for which
6	no agency is responsible under existing law.
7	"(4) INFORMATION TO BE CONSIDERED.—In
8	identifying and prioritizing policy gaps pursuant to
9	paragraph (3), the task force shall consider the find-
10	ings and recommendations contained in section VI of
11	the report entitled 'The Sustainable Working Water-
12	fronts Toolkit: Final Report', dated March 2013.
13	"(5) REPORT.—Not later than 18 months after
14	the date of the enactment of this section, the task
15	force shall submit a report to Congress on its find-
16	ings.
17	"(6) IMPLEMENTATION.—The head of each
18	Federal agency identified in the report pursuant to
19	paragraph $(3)(C)$ shall take such action as is nec-
20	essary to implement the recommendations contained
21	in the report by not later than 1 year after the date
22	of the issuance of the report.
23	"(b) Working Waterfront Grant Program.—
24	((1) The Constant shall establish a Warling

24 "(1) The Secretary shall establish a Working
25 Waterfront Grant Program, in cooperation with ap-

propriate State, regional, and other units of government, under which the Secretary may make a grant
to any coastal State for the purpose of implementing
a working waterfront plan approved by the Secretary
under subsection (c).

6 "(2) Subject to the availability of appropria-7 tions, the Secretary shall award matching grants 8 under the Working Waterfronts Grant Program to 9 coastal States with approved working waterfront 10 plans through a regionally equitable, competitive 11 funding process in accordance with the following:

12 "(A) The Governor, or the lead agency 13 designated by the Governor for coordinating the 14 implementation of this section, where appro-15 priate in consultation with the appropriate local 16 government, shall determine that the applica-17 tion is consistent with the State's or territory's 18 approved coastal zone plan, program, and poli-19 cies prior to submission to the Secretary.

20 "(B) In developing guidelines under this
21 section, the Secretary shall consult with coastal
22 States, other Federal agencies, and other inter23 ested stakeholders with expertise in working
24 waterfront planning.

1	"(C) Coastal States may allocate grants to
2	local governments, Indian Tribes, agencies, or
3	nongovernmental organizations eligible for as-
4	sistance under this section.
5	"(3) In awarding a grant to a coastal State, the
6	Secretary shall consider—
7	"(A) the economic, cultural, and historical
8	significance of working waterfront to the coast-
9	al State;
10	"(B) the demonstrated working waterfront
11	needs of the coastal State as outlined by a
12	working waterfront plan approved for the coast-
13	al State under subsection (c), and the value of
14	the proposed project for the implementation of
15	such plan;
16	"(C) the ability to successfully leverage
17	funds among participating entities, including
18	Federal programs, regional organizations, State
19	and other government units, landowners, cor-
20	porations, or private organizations;
21	"(D) the potential for rapid turnover in
22	the ownership of working waterfront in the
23	coastal State, and where applicable the need for
24	coastal States to respond quickly when prop-
25	erties in existing or potential working water-

1	front areas or public access areas as identified
2	in the working waterfront plan submitted by
3	the coastal State come under threat or become
4	available; and
5	"(E) the impact of the working waterfront
6	plan approved for the coastal State under sub-
7	section (c) on the coastal ecosystem and the
8	users of the coastal ecosystem.
9	"(4) The Secretary shall approve or reject an
10	application for such a grant within 60 days after re-
11	ceiving an application for the grant.
12	"(c) Working Waterfront Plans.—
13	((1) To be eligible for a grant under subsection
14	(b), a coastal State must submit and have approved
15	by the Secretary a comprehensive working water-
16	front plan in accordance with this subsection, or be
17	in the process of developing such a plan and have an
18	established working waterfront program at the State
19	or local level, or the Secretary determines that an
20	existing coastal land use plan for that State is in ac-
21	cordance with this subsection.
22	"(2) Such plan—
23	"(A) must provide for preservation and ex-
24	pansion of access to coastal waters to persons

engaged in commercial fishing, recreational

1	fishing and boating businesses, aquaculture,
2	boatbuilding, or other water-dependent, coastal-
3	related business;
4	"(B) shall include one or more of—
5	"(i) an assessment of the economic,
6	social, cultural, and historic value of work-
7	ing waterfront to the coastal State;
8	"(ii) a description of relevant State
9	and local laws and regulations affecting
10	working waterfront in the geographic areas
11	identified in the working waterfront plan;
12	"(iii) identification of geographic
13	areas where working waterfronts are cur-
14	rently under threat of conversion to uses
15	incompatible with commercial and rec-
16	reational fishing, recreational fishing and
17	boating businesses, aquaculture,
18	boatbuilding, or other water-dependent,
19	coastal-related business, and the level of
20	that threat;
21	"(iv) identification of geographic areas
22	with a historic connection to working wa-
23	terfronts where working waterfronts are
24	not currently available, and, where appro-
25	priate, an assessment of the environmental

1	impacts of any expansion or new develop-
2	ment of working waterfronts on the coastal
3	ecosystem;
4	"(v) identification of other working
5	waterfront needs including improvements
6	to existing working waterfronts and work-
7	ing waterfront areas;
8	"(vi) a strategic and prioritized plan
9	for the preservation, expansion, and im-
10	provement of working waterfronts in the
11	coastal State;
12	"(vii) for areas identified under
13	clauses (iii), (iv), (v), and (vi), identifica-
14	tion of current availability and potential
15	for expansion of public access to coastal
16	waters;
17	"(viii) a description of the degree of
18	community support for such strategic plan;
19	and
20	"(ix) a contingency plan for properties
21	that revert to the coastal State pursuant to
22	determinations made by the coastal State
23	under subsection $(g)(4)(C);$
24	"(C) may include detailed environmental
25	impacts on working waterfronts, including haz-

1	ards, sea level rise, inundation exposure, and
2	other resiliency issues;
3	"(D) may be part of the management pro-
4	gram approved under section 306;
5	"(E) shall utilize to the maximum extent
6	practicable existing information contained in
7	relevant surveys, plans, or other strategies to
8	fulfill the information requirements under this
9	paragraph; and
10	"(F) shall incorporate the policies and reg-
11	ulations adopted by communities under local
12	working waterfront plans or strategies in exist-
13	ence before the date of the enactment of this
14	section.
15	"(3) A working waterfront plan—
16	"(A) shall be effective for purposes of this
17	section for the 5-year period beginning on the
18	date it is approved by the Secretary;
19	"(B) must be updated and re-approved by
20	the Secretary before the end of such period; and
21	"(C) shall be complimentary to and incor-
22	porate the policies and objectives of regional or
23	local working waterfront plans as in effect be-
24	fore the date of enactment of this section or as
25	subsequently revised.

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1	"(4) The Secretary may—
2	"(A) award planning grants to coastal
3	States for the purpose of developing or revising
4	comprehensive working waterfront plans; and
5	"(B) award grants consistent with the pur-
6	poses of this section to States undertaking the
7	working waterfront planning process under this
8	section, for the purpose of preserving and pro-
9	tecting working waterfronts during such proc-
10	ess.
11	"(5) Any coastal State applying for a working
12	waterfront grant under this title shall—
13	"(A) develop a working waterfront plan,
14	using a process that involves the public and
15	those with an interest in the coastal zone;
16	"(B) coordinate development and imple-
17	mentation of such a plan with other coastal
18	management programs, regulations, and activi-
19	ties of the coastal State; and
20	"(C) if the coastal State allows qualified
21	holders (other than the coastal State) to enter
22	into working waterfront covenants, provide as
23	part of the working waterfront plan under this
24	subsection a mechanism or procedure to ensure
25	that the qualified holders are complying their

1	duties to enforce the working waterfront cov-
2	enant.
3	"(d) Uses, Terms, and Conditions.—
4	"(1) Each grant made by the Secretary under
5	this section shall be subject to such terms and condi-
6	tions as may be appropriate to ensure that the grant
7	is used for purposes consistent with this section.
8	"(2) A grant under this section may be used—
9	"(A) to acquire a working waterfront, or
10	an interest in a working waterfront;
11	"(B) to make improvements to a working
12	waterfront, including the construction or repair
13	of wharfs, boat ramps, or related facilities; or
14	"(C) for necessary climate adaptation miti-
15	gation.
16	"(e) Public Access Requirement.—A working
17	waterfront project funded by grants made under this sec-
18	tion must provide for expansion, improvement, or preser-
19	vation of reasonable and appropriate public access to
20	coastal waters at or in the vicinity of a working water-
21	front, except for commercial fishing or other industrial ac-
22	cess points where the coastal State determines that public
23	access would be unsafe.
24	"(f) Limitations.—

"(1) Except as provided in paragraph (2), a
 grant awarded under this section may be used to
 purchase working waterfront or an interest in work ing waterfront, including an easement, only from a
 willing seller and at fair market value.

6 "(2) A grant awarded under this section may 7 be used to acquire working waterfront or an interest 8 in working waterfront at less than fair market value 9 only if the owner certifies to the Secretary that the 10 sale is being entered into willingly and without coer-11 cion.

"(3) No Federal, State, or local entity may exercise the power of eminent domain to secure title to
any property or facilities in connection with a
project carried out under this section.

16 "(g) Allocation of Grants to Local Govern17 Ments and Other Entities.—

"(1) The Secretary shall encourage coastal
States to broadly allocate amounts received as
grants under this section among working waterfronts identified in working waterfront plans approved under subsection (c).

23 "(2) Subject to the approval of the Secretary,
24 a coastal State may, as part of an approved working
25 waterfront plan, designate as a qualified holder any

unit of State or local government or nongovernmental organization, if the coastal State is ultimately responsible for ensuring that the property
will be managed in a manner that is consistent with
the purposes for which the land entered into the program.

7 "(3) A coastal State or a qualified holder des-8 ignated by a coastal State may allocate to a unit of 9 local government, nongovernmental organization, 10 fishing cooperative, or other entity, a portion of any 11 grant made under this section for the purpose of 12 carrying out this section, except that such an allocation shall not relieve the coastal State of the respon-13 14 sibility for ensuring that any funds so allocated are 15 applied in furtherance of the coastal State's ap-16 proved working waterfront plan.

17 "(4) A qualified holder may hold title to or in18 terest in property acquired under this section, except
19 that—

"(A) all persons holding title to or interest
in working waterfront affected by a grant under
this section, including a qualified holder, private
citizen, private business, nonprofit organization,
fishing cooperative, or other entity, shall enter
into a working waterfront covenant;

1	"(B) such covenant shall be held by the
2	coastal State or a qualified holder designated
3	under paragraph (2);
4	"(C) if the coastal State determines, on
5	the record after an opportunity for a hearing,
6	that the working waterfront covenant has been
7	violated—
8	"(i) all right, title, and interest in and
9	to the working waterfront covered by such
10	covenant shall, except as provided in sub-
11	paragraph (D), revert to the coastal State;
12	and
13	"(ii) the coastal State shall have the
14	right of immediate entry onto the working
15	waterfront;
16	"(D) if a coastal State makes a determina-
17	tion under subparagraph (C), the coastal State
18	may convey or authorize the qualified holder to
19	convey the working waterfront or interest in
20	working waterfront to another qualified holder;
21	and
22	"(E) nothing in this subsection waives any
23	legal requirement under any Federal or State
24	law.
25	"(h) Matching Contributions.—

"(1) Except as provided in paragraph (2), the
Secretary shall require that each coastal State that
receives a grant under this section, or a qualified
holder designated by that coastal State under subsection (g), shall provide matching funds in an
amount equal to at least 25 percent of the total cost
of the project carried out with the grant.
"(2) The Secretary may waive the application

8 "(2) The Secretary may waive the application 9 of paragraph (1) for any qualified holder that is an 10 underserved community, a community that has an 11 inability to draw on other sources of funding because 12 of the small population or low income of the commu-13 nity, or for other reasons the Secretary considers ap-14 propriate.

15 "(3) A local community designated as a quali-16 fiel holder under subsection (g) may utilize funds or 17 other in-kind contributions donated by a nongovern-18 mental partner to satisfy the matching funds re-19 quirement under this subsection.

"(4) As a condition of receipt of a grant under
this section, the Secretary shall require that a coastal State provide to the Secretary such assurances as
the Secretary determines are sufficient to demonstrate that the share of the cost of each eligible
project that is not funded by the grant awarded
 under this section has been secured.

"(5) If financial assistance under this section
represents only a portion of the total cost of a
project, funding from other Federal sources may be
applied to the cost of the project. Each portion shall
be subject to match requirements under the applicable provision of law.

9 "(6) The Secretary shall treat as non-Federal 10 match the value of a working waterfront or interest 11 in a working waterfront, including conservation and 12 other easements, that is held in perpetuity by a 13 qualified holder, if the working waterfront or inter-14 est is identified in the application for the grant and 15 acquired by the qualified holder within 3 years of 16 the grant award date, or within 3 years after the 17 submission of the application and before the end of 18 the grant award period. Such value shall be deter-19 mined by an appraisal performed at such time before 20 the award of the grant as the Secretary considers 21 appropriate.

"(7) The Secretary shall treat as non-Federal
match the costs associated with acquisition of a
working waterfront or an interest in a working waterfront, and the costs of restoration, enhancement,

or other improvement to a working waterfront, if the
 activities are identified in the project application and
 the costs are incurred within the period of the grant
 award, or, for working waterfront described in para graph (6), within the same time limits described in
 that paragraph. These costs may include either cash
 or in-kind contributions.

8 "(i) LIMIT ON ADMINISTRATIVE COSTS.—No more 9 than 5 percent of the funds made available to the Sec-10 retary under this section may be used by the Secretary 11 for planning or administration of the program under this 12 section.

13 "(j) Other Technical and Financial Assist-14 ance.—

"(1) Up to 5 percent of the funds appropriated
under this section may be used by the Secretary for
purposes of providing technical assistance as described in this subsection.

19 "(2) The Secretary shall—

20 "(A) provide technical assistance to coastal
21 States and local governments in identifying and
22 obtaining other sources of available Federal
23 technical and financial assistance for the devel24 opment and revision of a working waterfront

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plan and the implementation of an approved working waterfront plan;

"(B) provide technical assistance to States 3 4 and local governments for the development, im-5 plementation, and revision of comprehensive 6 working waterfront plans, which may include, 7 subject to the availability of appropriations, 8 planning grants and assistance, pilot projects, 9 feasibility studies, research, and other projects 10 necessary to further the purposes of this sec-11 tion;

12 "(C) assist States in developing other tools
13 to protect working waterfronts;

14 "(D) collect and disseminate to States
15 guidance for best storm water management
16 practices in regards to working waterfronts;

17 "(E) provide technical assistance to States
18 and local governments on integrating resilience
19 planning into working waterfront preservation
20 efforts; and

21 "(F) collect and disseminate best practices
22 on working waterfronts and resilience planning.
23 "(k) REPORTS.—

24 "(1) The Secretary shall—

1	"(A) develop performance measures to
2	evaluate and report on the effectiveness of the
3	program under this section in accomplishing the
4	purpose of this section; and
5	"(B) submit to Congress a biennial report
6	that includes such evaluations, an account of all
7	expenditures, and descriptions of all projects
8	carried out using grants awarded under this
9	section.
10	"(2) The Secretary may submit the biennial re-
11	port under paragraph $(1)(B)$ by including it in the
12	biennial report required under section 316.
13	"(l) DEFINITIONS.—In this section:
14	"(1) The term 'qualified holder' means a coast-
15	al State or a unit of local or coastal State govern-
16	ment or a non-State organization designated by a
17	coastal State under subsection (g).
18	"(2) The term 'Secretary' means the Secretary,
19	acting through the National Oceanic and Atmos-
20	pheric Administration.
21	"(3) The term 'working waterfront' means real
22	property (including support structures over water
23	and other facilities) that provides access to coastal
24	waters to persons engaged in commercial and rec-
25	reational fishing, recreational fishing and boating

1	businesses, boatbuilding, aquaculture, or other
2	water-dependent, coastal-related business and is
3	used for, or that supports, commercial and rec-
4	reational fishing, recreational fishing and boating
5	businesses, boatbuilding, aquaculture, or other
6	water-dependent, coastal-related business.
7	"(4) The term 'working waterfront covenant'
8	means an agreement in recordable form between the
9	owner of working waterfront and one or more quali-
10	fied holders, that provides such assurances as the
11	Secretary may require that—
12	"(A) the title to or interest in the working
13	waterfront will be held by a grant recipient or
14	qualified holder in perpetuity, except as pro-
15	vided in subparagraph (C);
16	"(B) the working waterfront will be man-
17	aged in a manner that is consistent with the
18	purposes for which the property is acquired
19	pursuant to this section, and the property will
20	not be converted to any use that is inconsistent
21	with the purpose of this section;
22	"(C) if the title to or interest in the work-
23	ing waterfront is sold or otherwise exchanged—
24	"(i) all working waterfront owners
25	and qualified holders involved in such sale

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or exchange shall accede to such agreement; and

"(ii) funds equal to the fair market 3 4 value of the working waterfront or interest in working waterfront shall be paid to the 5 6 Secretary by parties to the sale or ex-7 change, and such funds shall, at the dis-8 cretion of the Secretary, be paid to the 9 coastal State in which the working waterfront is located for use in the implementa-10 11 tion of the working waterfront plan of the 12 State approved by the Secretary under this 13 section; and

"(D) such covenant is subject to enforcement and oversight by the coastal State or by
another person as determined appropriate by
the Secretary.

18 "(m) AUTHORIZATION OF APPROPRIATIONS.—There
19 is authorized to be appropriated to the Grant Program
20 \$15,000,000.".

(b) WORKING WATERFRONTS PRESERVATION LOAN
FUND.—The Coastal Zone Management Act of 1972 (16
U.S.C. 1451 et seq.) is further amended by adding at the
end the following:

"SEC. 321. WORKING WATERFRONTS PRESERVATION LOAN FUND.

3 "(a) FUND.—There is established in the Treasury a
4 separate account that shall be known as the 'Working Wa5 terfronts Preservation Loan Fund' (in this section re6 ferred to as the 'Fund').

7 "(b) USE.—

8 "(1) Subject to the availability of appropria-9 tions, amounts in the Fund may be used by the Sec-10 retary to make loans to coastal States for the pur-11 pose of implementing a working waterfront plan ap-12 proved by the Secretary under section 320(c)13 through preservation, improvement, restoration, re-14 habilitation, acquisition of working waterfront prop-15 erties under criteria established by the Secretary.

"(2) Upon enactment of this section, the Secretary of Commerce shall conduct a feasibility study
on the administration of the development and management of a Working Waterfronts Preservation
Loan Fund.

"(3) Upon the completion of the study under
paragraph (2), the Secretary shall establish a fund
in accordance with the results of that study, and establish such criteria as referenced in subsection (c)
in consultation with States that have a management
program approved by the Secretary of Commerce

pursuant to section 306 and local government coast al management programs.

3 "(c) AWARD CRITERIA.—The Secretary shall award
4 loans under this section through a regionally equitable,
5 competitive funding process, and in accordance with the
6 following:

"(1) The Governor, or the lead agency des-7 8 ignated by the Governor for coordinating the imple-9 mentation of this section, where appropriate in con-10 sultation with the appropriate local government, 11 shall determine that an application for a loan is con-12 sistent with the State's approved coastal zone plan, 13 program, and policies prior to submission to the Sec-14 retary.

15 "(2) In developing guidelines under this section,
16 the Secretary shall consult with coastal States, other
17 Federal agencies, and other interested stakeholders
18 with expertise in working waterfront planning.

"(3) Coastal States may allocate amounts
loaned under this section to local governments, Indian Tribes, agencies, or nongovernmental organizations eligible for loans under this section.

23 "(4) In awarding a loan for activities in a
24 coastal State, the Secretary shall consider—

	81
1	"(A) the economic and cultural significance
2	of working waterfront to the coastal State;
3	"(B) the demonstrated working waterfront
4	needs of the coastal State as outlined by a
5	working waterfront plan approved for the coast-
6	al State under section 320(c), and the value of
7	the proposed loan for the implementation of
8	such plan;
9	"(C) the ability to successfully leverage
10	loan funds among participating entities, includ-
11	ing Federal programs, regional organizations,
12	State and other government units, landowners,
13	corporations, or private organizations;
14	"(D) the potential for rapid turnover in
15	the ownership of working waterfront in the
16	coastal State, and where applicable the need for
17	coastal States to respond quickly when prop-
18	erties in existing or potential working water-

16 17 18 19 front areas or public access areas as identified in the working waterfront plan submitted by 20 21 the coastal State come under threat or become available; 22

23 $``({\bf E})$ the impact of the loan on the coastal 24 ecosystem and the users of the coastal eco-25 system; and

1	"(F) the extent of the historic connection
2	between working waterfronts for which the loan
3	will be used and the local communities within
4	the coastal State.
5	"(d) Loan Amount and Terms.—
6	"(1) The amount of a loan under this section—
7	((A) shall be not less than $100,000$; and
8	"(B) shall not exceed 15 percent of the
9	amount in the Fund as of July 1 of the fiscal
10	year in which the loan is made.
11	"(2) The interest rate for a loan under this sec-
12	tion shall not exceed 4 percent.
13	"(3) The repayment term for a loan under this
14	section shall not exceed 20 years.
15	"(e) Deadline for Approval.—The Secretary
16	shall approve or reject an application for a loan under this
17	section within 60 days after receiving an application for
18	the loan.
19	"(f) Limit on Administrative Costs.—No more
20	than 5 percent of the funds made available to the Sec-
21	retary under this section may be used by the Secretary
22	for planning or administration of the program under this
23	section.
24	"(g) DEFINITIONS.—The definitions in section 320(l)
25	shall apply to this section.

"(h) AUTHORIZATION OF APPROPRIATIONS.—There
 is authorized to be appropriated to the Fund
 \$15,000,000.".

4 SEC. 204. SEAFOOD MARKETING.

5 (a) OUTREACH PLAN.—The Secretary of Agriculture, 6 in conjunction with the Administrator, shall develop an 7 outreach plan to expand Department of Agriculture out-8 reach to fishing industry stakeholders to increase aware-9 ness of and assist with the use of programs in the Agricul-10 tural Marketing Service.

(b) STUDY.—The Administrator shall, in consultation
with the Secretary of Agriculture and members of the seafood industry, study the possibility of establishing education and marketing programs within the National Oceanic and Atmospheric Administration.

16 (c) REPORTS.—Not later than 2 years after the date
17 of enactment of this Act—

(1) the Secretary of Agriculture, in conjunction
with the Administrator, shall submit a report to
Congress on the outreach plan developed under subsection (a); and

(2) the Administrator shall submit a report to
Congress on the findings of the study conducted
under subsection (b).

1	SEC. 205. COMMUNITY PARTICIPATION IN LIMITED ACCESS
2	PRIVILEGE PROGRAMS.
3	Section 303A(c) (16 U.S.C. 1853a(c)) is amended—
4	(1) in paragraph (1) —
5	(A) in subparagraph (C)(iii), by inserting
6	", including the participation of fishing commu-
7	nities in the fishery" after "benefits"; and
8	(B) by adding at the end the following:
9	"(L) consider the needs of fishing commu-
10	nities and provide a process for fishing commu-
11	nities to participate in the limited access privi-
12	lege program in accordance with subsection
13	(c)(3)."; and
14	(2) by amending paragraph (3) to read as fol-
15	lows:
16	"(3) FISHING COMMUNITIES.—
17	"(A) ELIGIBILITY.—To be eligible to par-
18	ticipate in a limited access privilege program to
19	harvest fish, a fishing community shall—
20	"(i) be located within the management
21	area of the relevant Council;
22	"(ii) consist of residents who conduct
23	commercial or recreational fishing, proc-
24	essing, or fishery-dependent support busi-
25	nesses within the Council's management
26	area; and

1	"(iii) develop and submit a community
2	sustainability plan to the Council and the
3	Secretary that demonstrates how the plan
4	will address the social and economic devel-
5	opment needs of coastal communities, in-
6	cluding those that have not historically had
7	the resources to participate in the fishery,
8	for approval.
9	"(B) Community sustainability plan
10	APPROVAL.—
11	"(i) IN GENERAL.—A community sus-
12	tainability plan submitted by a fishing
13	community to a Council for approval shall
14	include the following components:
15	"(I) A description of the Board
16	and governance for the entity that will
17	receive the allocation.
18	"(II) A description of the quota
19	allocation process that will be used by
20	the fishing community entity, includ-
21	ing an appeals process within the enti-
22	ty.
23	"(III) Provisions for monitoring
24	and enforcement of the community
25	sustainability plan.

"(IV) Goals and objectives for
 the fishing community and how the
 entity will use the allocation to meet
 those goals and objectives.

"(V) A description of how the en-5 6 tity will sustain the participation of 7 the fishing community in the fisheries, 8 including providing for new entry and 9 intergenerational transfer, encour-10 aging active participation and ad-11 dressing economic barriers to access 12 to the fisheries.

13 "(VI) A description of how the 14 community sustainability plan will ad-15 dress the projected economic and social impacts associated with the imple-16 17 mentation of the limited access pro-18 gram, including the potential for 19 strengthening economic conditions in 20 remote fishing communities lacking 21 the resources to participate in har-22 vesting activities in the fishery.

> "(VII) A description of how the community sustainability plan will ensure the benefits of participating in

23

24

1	the limited access privilege program	
2	accrue to the fishing community and	
3	participants.	
4	"(ii) Previously adopted plan.—A	
5	community sustainability plan submitted	
6	before the date of enactment of the Sus-	
7	taining America's Fisheries for the Future	
8	Act of 2021 shall not be invalidated by	
9	failure to comply with clause (i) unless	
10	such plan is amended after such date.".	
11	SEC. 206. FINDINGS.	
12	Section $2(a)(3)$ (16 U.S.C. $1802(a)(3)$) is amended	
13	to read as follows:	
14	"(3) Commercial and recreational fishing (in-	
15	cluding charter fishing) constitutes a major source	
16	of employment and contributes significantly to the	
17	economy of the Nation. Many coastal areas are de-	
18	pendent upon fishing and related activities, and their	
19	economies have been badly damaged by the over-	
20	fishing of fishery resources; ensuring sustainable use	
21	of fishery resources is essential to the economic well-	

III—STRENGTHENING TITLE 1 **PUBLIC PROCESS** AND 2 TRANSPARENCY 3

4 SEC. 301. TRIBAL REPRESENTATION AT THE PACIFIC FISH-

5 ERY MANAGEMENT COUNCIL.

6 (a) IN GENERAL.—Section 302(b)(5) (16 U.S.C. 7 1852(b)(5)) is amended—

8 (1) in subparagraph (A), by striking "of not 9 less than 3 individuals"; and

10 (2) by adding at the end the following:

11 "(E) TERM \mathbf{OF} TRIBAL REPRESENTA-12 TIVE.—An individual appointed under subpara-13 graph (A) shall serve on the Pacific Council 14 until such time as a new appointment to the 15 tribal seat is made under subparagraph (A).". 16 (b) CONFORMING AMENDMENT.—Section 302(b)(3) is amended by striking "paragraphs (2) and (5)" and in-17 serting "paragraph (2)". 18

19 SEC. 302. TRIBAL REPRESENTATION AT THE NORTH PA-20

CIFIC FISHERY MANAGEMENT COUNCIL.

21 (a) IN GENERAL.—Section 302(a)(1)(G) (16 U.S.C.

- 22 1852(a)(1)(G)) is amended—
- 23 (1) by striking "11" and inserting "13"; and

1	(2) by inserting "and including 2 appointed
2	from Indian tribes in Alaska selected in accordance
3	with subsection $(b)(7)$ " before the period at the end.
4	(b) APPOINTMENT.—Section 302(b) (16 U.S.C.
5	1852(b)) is amended by adding at the end the following:
6	"(7) TRIBAL REPRESENTATIVE ON NORTH PA-
7	CIFIC COUNCIL.—
8	"(A) APPOINTMENT.—The Secretary shall
9	appoint to the North Pacific Council 2 rep-
10	resentatives of Indian tribes in Alaska from a
11	list submitted by Tribal governments. The Sec-
12	retary, in consultation with the Secretary of In-
13	terior and Tribal governments shall determine
14	the procedure for submitting a list under this
15	subparagraph.
16	"(B) REPRESENTATION.—Representation
17	shall be rotated among affected tribal regions,
18	taking into consideration—
19	"(i) the qualifications of the individ-
20	uals on the list described in subparagraph
21	(A).
22	"(ii) the degree to which the Indian
23	tribes in the region are dependent on anad-
24	romous fish and marine resources in the
25	area managed by the Council and the im-

1	pact of Council actions on such resources;
2	and
3	"(iii) the geographic area in which the
4	tribe of the representative is located.
5	"(C) FILLING OF VACANCY.—A vacancy
6	occurring prior to the expiration of any term
7	shall be filled in the same manner as set out in
8	subparagraphs (A) and (B), except that the
9	Secretary may use the list from which the
10	vacating representative was chosen.
11	"(D) DESIGNATION OF ALTERNATE.—The
12	tribal representative appointed under subpara-
13	graph (A) may designate as an alternate an in-
14	dividual knowledgeable concerning tribal rights
15	and fishing practices, Indigenous traditional
16	knowledge, tribal law, and other marine re-
17	sources of the geographical area concerned.
18	"(E) TERM OF APPOINTMENT.—An indi-
19	vidual appointed under subparagraph (A) shall
20	serve on the North Pacific Council until such
21	time as new appointment to the tribal seat is
22	made under subparagraph (A).".
23	SEC. 303. ATLANTIC COUNCILS.
24	Section 302(a) (16 U.S.C. 1852(a)) is amended—
25	(1) in paragraph (1) —

1	(A) in subparagraph (A)—
2	(i) by striking "18" and inserting
3	"19"; and
4	(ii) by inserting before the period at
5	the end "and a liaison who is a member of
6	the Mid-Atlantic Fishery Management
7	Council to represent the interests of fish-
8	eries under the jurisdiction of such Coun-
9	cil"; and
10	(B) in subparagraph (B)—
11	(i) by striking "21" and inserting
12	"22"; and
13	(ii) by inserting before the period at
14	the end "and a liaison who is a member of
15	the New England Fishery Management
16	Council to represent the interests of fish-
17	eries under the jurisdiction of such Coun-
18	cil"; and
19	(2) by adding at the end the following:
20	"(4) REQUIREMENTS FOR LIAISON.—The Sec-
21	retary may only appoint an individual to be a liaison
22	between 2 Councils under this subsection if such in-
23	dividual has expertise in a fishery that spans the
24	geographical areas of both such Councils.".

1 SEC. 304. COUNCIL PROCEDURES AND PARTICIPATION.

2 (a) IN GENERAL.—Section 302(e) (16 U.S.C.
3 1852(e)) is amended—

4	(1) in paragraph (5), by striking "At the re-	
5	quest of any voting member of a Council, the Coun-	
6	cil shall hold a roll call vote on any matter before	
7	the Council." and inserting "Each Council shall hold	
8	a roll call vote on all nonprocedural matters before	
9	the Council. At the request of any voting member of	
10	a Council, the Council shall hold a roll call vote on	
11	any procedural matter before the Council."; and	
12	(2) by adding at the end the following:	
13	"(6) To the extent possible, each Council	
14	shall—	
15	"(A) seek to hold meetings in person; and	
16	"(B) ensure the availability of remote	
17	meeting participation and voting.".	
18	(b) Council Meetings.—Section 302(i)(2) is	
19	amended by adding at the end the following:	
20	"(G) Each Council shall make available on	
21	the website of the Council—	
22	"(i) to the extent practicable, a	
23	webcast or a live audio or video broadcast	
24	of each meeting of the Council, and of the	
25	Council Coordination Committee estab-	
26	lished under subsection (l), that is not	

closed in accordance with paragraph (3);
 and

3	"(ii) an audio or video recording (if
4	the meeting was in person or by video con-
5	ference), or a searchable audio recording
6	or written transcript, of each meeting of
7	the Council and of the meetings of commit-
8	tees referred to in section $302(g)(1)(B)$ of
9	the Council, by not later than 30 days
10	after the conclusion of the meeting.

"(H) The Secretary shall maintain and
make available to the public an archive of
Council and scientific and statistical committee
meeting audio and video recordings and transcripts made available under clauses (i) and (ii)
of subparagraph (G).".

17 SEC. 305. COUNCIL ACCOUNTABILITY AND MEMBERSHIP.

18 (a) ETHICS.—Section 302(f) (16 U.S.C. 1852(f)) is
19 amended—

(1) in paragraph (1), by inserting "Such employees, including executive directors, shall be
deemed Federal employees with respect to any requirement that applies to Federal employees." after
"functions."; and

25 (2) by adding at the end the following:

1 "(8) Council, committee, and advisory panel 2 members shall be subject to all law, rules, and poli-3 cies regarding ethics and sexual harassment and as-4 sault that apply to Federal employees. Council, com-5 mittee, and advisory panel members found to have 6 violated such laws, rules, or policies shall be held in-7 dividually liable for their actions. The Secretary may 8 impose civil penalties for violations including suspen-9 sion or expulsion from participation or membership 10 in a council, advisory body, or related entity or activ-11 ity.". 12 (b) DISCLOSURE OF FINANCIAL INTEREST AND RECUSAL.—Section 302(j) (16 U.S.C. 1852(j)) is amend-13 14 ed—

15 (1) by amending paragraph (1)(B) to read as16 follows:

17 "(B) the term 'designated official' means an at-18 torney employed in the Office of the General Counsel 19 of the National Oceanic and Atmospheric Adminis-20 tration with an expertise in Federal conflict-of-inter-21 est requirements who is designated by the Secretary, 22 in consultation with the Council, to attend Council 23 meetings and make determinations under paragraph 24 (7)(B).";

(2) in paragraph (2)(C), by inserting "con tractor," after "partner,";

3 (3) in paragraph (5)(B), by striking "on the
4 Internet" and inserting "on the website of the agen5 cy, on the website of the applicable Council,";

6 (c) LOBBYING.—Section 302 is amended by adding7 at the end the following:

8 "(m) Lobbying.—

9 "(1) PROHIBITION ON COUNCIL LOBBYING.— 10 Regional Fishery Management Council members, 11 members of Council advisory bodies, and Council 12 employees and contractors, are prohibited from 13 using Federal funds to attempt to influence the in-14 troduction, advancement, enactment, amendment, or 15 repeal of Federal or State legislation, as well as the 16 issuance, advancement, modification, or overturning 17 of an executive order, Presidential proclamation, or 18 similar Presidential directive or decree. Notwith-19 standing the foregoing, such individuals may provide 20 a technical and factual presentation directly related 21 to the performance of a Council's duties, through 22 hearing testimony or written statements, if such 23 presentation is in response to a documented request 24 and is made available under paragraph (4).

25 "(2) Adjudicating violations.—

1	"(A) INITIATION BY SECRETARY.—The
2	Secretary may initiate an investigation of a po-
3	tential violation of this subsection.
4	"(B) COMPLAINT.—The Secretary shall in-
5	vestigate a complaint submitted by any person
6	or government entity regarding a potential vio-
7	lation of this subsection.
8	"(3) PENALTIES.—If the Secretary determines
9	that an individual violated paragraph (1), such indi-
10	vidual shall be subject to civil penalties including
11	suspension or expulsion from participation in, mem-
12	bership of, or employment by a council, advisory
13	body, or related entity or activity.
14	"(4) CONTENT OF COMMUNICATIONS.—Councils
15	shall maintain and make publicly available Council
16	websites—
17	"(A) copies of all documents and commu-
18	nication relevant to paragraph (1), including
19	any relevant Council meeting minutes, briefing
20	book materials, and correspondence, including
21	with a office of general counsel of a regional of-
22	fice of the National Oceanic and Atmospheric
23	Administration;
24	"(B) copies of all communication with
25	Federal or State legislators, or any communica-

tion with executive branch officials on subjects
 other than routine fishery management in the
 region; and

4 "(C) documentation of verbal communica5 tion with Federal or State legislators or with
6 Federal executive branch officials on subjects
7 other than routine fishery management in the
8 region.

9 "(5) TRAINING.—The Secretary shall provide 10 training to individuals described in paragraph (1) on 11 compliance with rules issued under this subsection 12 and general limits of Federal grant recipients on 13 contacts with members and staff of the Executive 14 and Legislative branches.

15 "(6) REPORT.—The Secretary shall submit an
16 annual report to the Committee on Natural Re17 sources of the House of Representatives and the
18 Committee on Commerce, Science, and Transpor19 tation of the Senate that describes—

20 "(A) the funding provided to implement21 this subsection;

22 "(B) complaints received of and investiga23 tions into potential violations of this subsection;
24 and

1	"(C) barriers associated with and pro-
2	posals to improve implementation of this sub-
3	section.
4	"(7) REGULATIONS.—Not later than 12 months
5	after the date of enactment of the Sustaining Amer-
6	ica's Fisheries for the Future Act of 2021, the Sec-
7	retary shall issue implementing regulations for this
8	subsection.".
9	(d) Voting Members.—Section $302(b)(2)$ (16)
10	U.S.C. 1852(b)(2)) is amended—
11	(1) by amending subparagraph (A) to read as
12	follows:
13	"(A) Required expertise.—In making
14	appointments to the Council under this section,
15	the Secretary shall appoint an individual who,
16	by reason of occupational or other experience,
17	scientific expertise, or training, is knowledge-
18	able regarding—
19	"(i) the conservation and manage-
20	ment, or the commercial, recreational, or
21	subsistence harvest, of the fishery re-
22	sources of the geographic area concerned;
23	or
24	"(ii) ecosystem-based fishery manage-
25	ment or climate science.";

1 (2) by amending subparagraph (B) to read as 2 follows:

3 "(B) APPORTIONMENT.—The Secretary, in 4 making appointments under this section, shall, 5 to the extent practicable, ensure a fair and bal-6 anced apportionment, on a rotating or other 7 basis, of active participants or representatives 8 of such participants in the commercial, rec-9 reational, and subsistence fisheries under the 10 jurisdiction of the Council and of members of 11 the conservation community, scientists, non-12 consumptive users, and indigenous and tribal 13 communities as applicable, and of the active 14 participants (or their representatives) in the 15 commercial, recreational, and subsistence fish-16 eries under the jurisdiction of the Council. The 17 Secretary shall, on an annual basis, submit to 18 the Committee on Commerce, Science, and 19 Transportation of the Senate and the Com-20 mittee on Natural Resources of the House of 21 Representatives a report on the actions taken 22 by the Secretary to ensure that such fair and 23 balanced apportionment is achieved. The report shall-24

1	"(i) list the fisheries under the juris-
2	diction of each Council, outlining for each
3	fishery the type and quantity of fish har-
4	vested, fishing and processing methods em-
5	ployed, the number of participants, the du-
6	ration and range of the fishery, and other
7	distinguishing characteristics;
8	"(ii) assess the membership of each
9	Council in terms of the apportionment of
10	the active participants in each such fishery
11	and of members of the conservation com-
12	munity, scientists, non-consumptive users,
13	indigenous and tribal communities; and
14	"(iii) state the Secretary's plans and
15	schedule for actions to achieve a fair and
16	balanced apportionment on the Council for
17	the active participants in any such fishery
18	and for the categories of members listed in
19	clause (ii).";
20	(3) by amending subparagraph (C) to read as
21	follows:
22	"(C) Appointments.—
23	"(i) LIST FROM GOVERNOR.—
24	"(I) APPOINTMENT FROM
25	LIST.—The Secretary shall appoint

the members of each Council from a
list of individuals submitted by the
Governor of each applicable con-
stituent State.
"(II) REQUIREMENTS FOR
LIST.—in submitting a list for the
purposes of subclause (I), a Gov-
ernor—
"(aa) may only submit the
name of an individual if such
Governor has determined such in-
dividual is qualified under the re-
quirements of subparagraph (A);
and
"(bb) shall include the
names and pertinent biographical
data of not less than 3 individ-
uals for each applicable vacancy
and shall be accompanied by a
statement by the Governor ex-
plaining how each such individual
meets the requirements of sub-
paragraph (A).
paragraph (A). ''(III) REVIEW.—The Secretary

1	this subparagraph. If the Secretary
2	determines that any individual does
3	not meet the requirements of this
4	paragraph, the Secretary shall notify
5	the appropriate Governor.
6	"(IV) RESPONSE TO REVIEW.—If
7	a Governor receives notice under sub-
8	clause (III), the Governor may submit
9	a revised list or resubmit the original
10	list with an additional explanation of
11	the qualifications of the individual in
12	question.
13	"(ii) Individuals who do not have
14	A FINANCIAL INTEREST.—The Secretary
15	shall appoint to each Council at least 1 in-
16	dividual who does not have a financial in-
17	terest in matters before the Council.
18	"(iii) FINANCIAL DISCLOSURE RE-
19	QUIREMENTS.— An individual is not eligi-
20	ble for appointment by the Secretary until
21	that individual complies with the applicable
22	financial disclosure requirements under
23	subsection (j).".
24	(e) Section $302(b)(2)$ (16 U.S.C. $1852(b)(2)$) is
25	amended by adding at the end the following:

1	"(F) In appointing at-large members to
2	the Western Pacific Fishery Management Coun-
3	cil, the Secretary shall ensure geographic rep-
4	resentation across all constituent states of the
5	Council.".
6	(f) JUDICIAL REVIEW.—Section 305(f)(1) is amend-
7	ed by striking "30" and inserting "60".
8	SEC. 306. AMENDMENTS TO WESTERN PACIFIC SUSTAIN-
9	ABLE FISHERIES FUND.
10	section 204(e) is amended—
11	(1) in paragraph (4) —
12	(A) by amending subparagraph (A) to read
13	as follows:
14	"(A) IN GENERAL.—
15	"(i) REQUIREMENT.—Prior to enter-
16	ing into a Pacific Insular Area fishery
17	agreement, the Western Pacific Council
18	and the appropriate Governor shall develop
19	a 3-year marine conservation plan includ-
20	ing detailing uses for funds to be collected
21	by the Secretary pursuant to such agree-
22	ment.
23	"(ii) Process.—Not later than 30
24	days before submitting a marine conserva-
25	tion plan to the Secretary for approval, the

Western Pacific Council shall issue a pub lic notice of intent to submit such plan to
 the Secretary, including publishing such
 plan.

"(iii) CONTENTS.—The marine con-5 6 servation management plan required by 7 clause (i) shall be consistent with any ap-8 plicable fishery management plan, identify 9 conservation and management objectives (including criteria for determining when 10 11 such objectives have been met), and 12 prioritize planned marine conservation 13 projects. Conservation and management 14 objectives shall include—

15 "(I) Pacific Insular Area ob-16 server programs, or other monitoring 17 programs, that the Secretary deter-18 mines are adequate to monitor the 19 harvest, bycatch, and compliance with 20 the laws of the United States by for-21 eign fishing vessels that fish under 22 Pacific Insular Area fishing agree-23 ments;

24 "(II) conduct of marine and fish25 eries research, including development

	100
1	of systems for information collection,
2	analysis, evaluation, and reporting;
3	"(III) conservation, education,
4	and enforcement activities related to
5	marine and coastal management, such
6	as living marine resource assessments,
7	habitat monitoring and coastal stud-
8	ies;
9	"(IV) grants to the University of
10	Hawaii for technical assistance
11	projects by the Pacific Island Net-
12	work, such as education and training
13	in the development and implementa-
14	tion of sustainable marine resources
15	development projects, scientific re-
16	search, and conservation strategies;
17	and
18	"(V) western Pacific community-
19	based demonstration projects under
20	section 112(b) of the Sustainable
21	Fisheries Act and other coastal im-
22	provement projects in waters beyond
23	the seaward boundary (as such term
24	is defined in section 4 of the Sub-
25	merged Lands Act) of any State to

1	foster and promote the management,
2	conservation, and economic enhance-
3	ment of the Pacific Insular Areas.
4	"(iv) Applicability of recusal re-
5	QUIREMENTS.—The development of a ma-
6	rine conservation plan under this subpara-
7	graph shall be a Council decision for the
8	purposes of section 302(j).".
9	(B) in subparagraph (B), by inserting
10	"Hawaii," before "American Samoa,";
11	(2) by amending paragraph (7) to read as fol-
12	lows:
13	"(7) Western pacific sustainable fish-
14	ERIES FUND.—There is established in the United
15	States Treasury a Western Pacific Sustainable Fish-
16	eries Fund into which any payments received by the
17	Secretary under a Pacific Insular Area fishery
18	agreement and any funds or contributions received
19	in support of conservation and management objec-
20	tives under a marine conservation plan for any Pa-
21	cific Insular Area other than American Samoa,
22	Guam, or the Northern Mariana Islands shall be de-
23	posited. The Western Pacific Sustainable Fisheries
24	Fund shall be made available, without appropriation

or fiscal year limitation, to the Secretary, who shall
 provide such funds only—

"(A) for the purpose of carrying out the
provisions of this subsection, as determined by
the Secretary in consultation with the Western
Pacific Sustainable Fishery Fund Advisory
panel under paragraph (9), including implementation of a marine conservation plan approved
under paragraph (4);

"(B) to the Secretary of State for mutually
agreed upon travel expenses for no more than
2 Federal representatives incurred as a direct
result of complying with paragraph (1)(B); and

"(C) to meet conservation and management objectives in the State of Hawaii if funds
remain in the Western Pacific Sustainable Fisheries Fund after the funding requirements of
subparagraphs (A) and (B) have been satisfied."; and

20 (3) by adding at the end the following:

21 "(9) WESTERN PACIFIC SUSTAINABLE FISHERY
22 FUND ADVISORY PANEL.—

23 "(A) ESTABLISHMENT.—The Secretary
24 shall establish an advisory panel under section

302(g) to evaluate and annually rank applica-
tions for grants under paragraph (7).
"(B) Membership.—The Secretary shall
appoint to such advisory panel the following in-
dividuals who shall not be members or employ-
ees of the Western Pacific Fishery Management
Council:
"(i) One individual selected by the
Governor of Hawaii.
"(ii) One individual selected by the
Governor of the Northern Mariana Islands.
"(iii) One individual selected by the
Governor of Guam.
"(iv) One individual selected by the by
the Governor of American Samoa.
"(10) WRITTEN EXPLANATION.—In any case in
which the Secretary issues a grant that is incon-
sistent with the ranking given by such advisory
panel under subparagraph (A), the Secretary shall
provide a detailed written explanation of such devi-
ation.
"(11) NOTICE.—The Secretary shall provide
timely notice to the public of each meeting of such
advisory panel.
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1	(B) by adding at the end the following:
2	"(2) Included personnel.—The individuals
3	who work with or conduct business on behalf of the
4	Administration referred to in paragraph (1) include
5	the following:
6	"(A) Observers and at-sea monitors re-
7	quired by the National Marine Fisheries Service
8	to be aboard commercial fishing vessels and
9	other privately owned vessels, barges, or plat-
10	forms for—
11	"(i) commercial fisheries observation
12	required by the Magnuson-Stevens Fishery
13	Conservation and Management Act;
14	"(ii) protected species or endangered
15	species observation required by the Marine
16	Mammal Protection Act of 1972 or the
17	Endangered Species Act of 1973; or
18	"(iii) platform removal observation.
19	"(B) Voting members and executive and
20	administrative staff of regional fishery manage-
21	ment councils established by section 302 of the
22	Magnuson-Stevens Fishery Conservation and
23	Management Act.".

1	(2) Inclusion of equal employment in
2	QUARTERLY REPORTS.—Section 3541(f) of such Act
3	(33 U.S.C. 894(f)) is amended—
4	(A) by inserting "and equal employment"
5	after "sexual harassment" each place it ap-
6	pears; and
7	(B) in paragraph (2)—
8	(i) by redesignating subparagraphs
9	(C) and (D) as subparagraphs (D) and
10	(E), respectively; and
11	(ii) by inserting after subparagraph
12	(B) the following:
13	"(C) A synopsis of each case and the dis-
14	ciplinary action taken (if any) in each case.".
15	(b) Comprehensive Policy on Prevention of
16	and Response to Sexual Assaults.—
17	(1) COVERED PERSONNEL.—Section 3542(a) of
18	such Act (33 U.S.C. 894a(a)) is amended—
19	(A) by striking "Not later" and inserting
20	the following:
21	"(1) IN GENERAL.—Not later"; and
22	(B) by adding at the end the following:
23	"(2) Included personnel.—The individuals
24	who work with or conduct business on behalf of the

1	Administration referred to in paragraph (1) include
2	the individuals described in section 3541(a)(2).".
3	(2) VICTIM ADVOCATES.—
4	(A) IN GENERAL.—Section $3542(c)(2)$ of
5	such Act $(33 \text{ U.S.C. } 894a(c)(2))$ is amended to
6	read as follows:
7	"(2) VICTIM ADVOCATES.—For purposes of this
8	subsection, a victim advocate is a full-time perma-
9	nent employee of the Administration trained in and
10	responsible solely for matters relating to sexual as-
11	sault and the comprehensive policy developed under
12	subsection (a).".
13	(B) LOCATION.—Section $3542(c)(4)$ (33)
14	U.S.C. $894a(c)(4)$) of such Act is amended by
15	inserting "full time" after "stationed".
16	(c) ANNUAL REPORT ON SEXUAL ASSAULTS, SEX-
17	UAL HARASSMENT, AND EQUAL EMPLOYMENT.—Section
18	3548 of such Act (33 U.S.C. 894e) is amended—
19	(1) by striking the section heading and insert-
20	ing the following: "ANNUAL REPORT ON SEXUAL
21	ASSAULTS, SEXUAL HARASSMENT, AND EQUAL
22	EMPLOYMENT IN THE NATIONAL OCEANIC AND
23	ATMOSPHERIC ADMINISTRATION.";

1	(2) in subsection (a), by inserting ", sexual har-
2	assment, and equal employment" after "sexual as-
3	saults"; and
4	(3) in subsection (b)—
5	(A) in paragraph (4), by inserting ", in-
6	cluding a synopsis of each case and the discipli-
7	nary action taken, if any, in each case" before
8	the period at the end; and
9	(B) by adding at the end the following:
10	"(5) A summary of the number of change of
11	station, unit transfer, and change of work location
12	requests submitted to the Under Secretary under
13	section 3544(a), including the number of such re-
14	quests that were denied.
15	"(6) A summary of the number of cases re-
16	ferred to the Coast Guard under section 3550.
17	((7) The number of alleged sexual assaults and
18	sexual harassment cases involving fisheries, pro-
19	tected species, and endangered species observers, in-
20	cluding—
21	"(A) a synopsis of each case and the sta-
22	tus;
23	"(B) the disposition of any investigation;
24	and

1	"(C) a description of the fishery manage-
2	ment region and fishery or the geographic re-
3	gion and type of permitted operation in which
4	the assault or harassment is alleged to have oc-
5	curred, as appropriate.".
6	(d) Investigation and Criminal Referral Re-
7	QUIREMENTS.—
8	(1) TECHNICAL AMENDMENT.—Sections 3548
9	(as amended) and 3549 of such Act (33 U.S.C. 894e
10	and 894f) are redesignated as sections 3551 and
11	3552, respectively.
12	(2) IN GENERAL.—Subtitle C of title XXXV of
13	such Act (33 U.S.C. 894 et seq.) is amended by in-
13 14	such Act (33 U.S.C. 894 et seq.) is amended by in- serting after section 3547 the following:
14	serting after section 3547 the following:
14 15	serting after section 3547 the following: "SEC. 3548. EXCEPTIONS REGARDING ANONYMITY OF SUR-
14 15 16 17	serting after section 3547 the following: "SEC. 3548. EXCEPTIONS REGARDING ANONYMITY OF SUR- VIVORS IN CERTAIN CASES.
14 15 16 17	serting after section 3547 the following: "SEC. 3548. EXCEPTIONS REGARDING ANONYMITY OF SUR- VIVORS IN CERTAIN CASES. ((a) IN GENERAL.—In any case in which an em-
14 15 16 17 18	serting after section 3547 the following: "SEC. 3548. EXCEPTIONS REGARDING ANONYMITY OF SUR- VIVORS IN CERTAIN CASES. ((a) IN GENERAL.—In any case in which an em- ployee, member of the commissioned officer corps, or indi-
14 15 16 17 18 19	serting after section 3547 the following: "SEC. 3548. EXCEPTIONS REGARDING ANONYMITY OF SUR- VIVORS IN CERTAIN CASES. (a) IN GENERAL.—In any case in which an em- ployee, member of the commissioned officer corps, or indi- vidual conducting business on behalf of the administration
 14 15 16 17 18 19 20 	serting after section 3547 the following: "SEC. 3548. EXCEPTIONS REGARDING ANONYMITY OF SUR- VIVORS IN CERTAIN CASES. "(a) IN GENERAL.—In any case in which an em- ployee, member of the commissioned officer corps, or indi- vidual conducting business on behalf of the administration elects anonymous reporting under section 3541(b)(3)(B)
 14 15 16 17 18 19 20 21 	serting after section 3547 the following: "SEC. 3548. EXCEPTIONS REGARDING ANONYMITY OF SUR- VIVORS IN CERTAIN CASES. "(a) IN GENERAL.—In any case in which an em- ployee, member of the commissioned officer corps, or indi- vidual conducting business on behalf of the administration elects anonymous reporting under section 3541(b)(3)(B) or 3542(b)(5)(B), disclosure of such person's personally

1	"(1) To National Oceanic and Atmospheric Ad-
2	ministration staff or law enforcement personnel,
3	when authorized by the survivor in writing.
4	"(2) To National Oceanic and Atmospheric Ad-
5	ministration staff or law enforcement personnel to
6	prevent or lessen a serious or imminent threat to the
7	health or safety of the survivor or another person.
8	"(3) To a victim advocate or healthcare pro-
9	vider, when required for the provision of victim serv-
10	ices.
11	"(4) To a State or Federal court, when ordered
12	by such court or if disclosure is required by Federal
13	or State statute.
14	"(b) Notice of Disclosure and Privacy Protec-
15	TION.—In any case in which information is disclosed
16	under subsection (a), the Secretary shall—
17	"(1) make reasonable attempts to provide no-
18	tice to the employee, member, or individual whose
19	personally identifying information is disclosed; and
20	"(2) take such action as is necessary to protect
21	the privacy and safety of the employee, member, or
22	individual.
23	"SEC. 3549. RESTRICTED REPORTING.
24	"(a) IN GENERAL.—Not later than 3 years after the
25	date of enactment of this section, the Secretary of Com-

merce, acting through the Under Secretary for Oceans and
 Atmosphere, shall develop a mechanism to provide a sys tem of restricted reporting.

4 "(b) RESTRICTED REPORTING DEFINED.—In this 5 section the term 'restricted reporting' means a system of reporting that allows employees of the National Oceanic 6 7 and Atmospheric Administration, members of the Com-8 missioned Officer Corps of the Administration, and indi-9 viduals who work with or conduct business on behalf of the Administration who are sexually assaulted to confiden-10 11 tially disclose the details of such person's assault to speci-12 fied individuals and receive the services outlined in this 13 subtitle title—

"(1) without the dissemination of such
persons's personally identifying information except
as necessary for the provision of such services; and
"(2) without automatically triggering an investigative process.

19 "SEC. 3550. MARINER REFERRAL.

20 "The Under Secretary of Commerce for Oceans and 21 Atmosphere, acting through the Director of the Office of 22 Marine and Aviation Operations and in consultation with 23 the Commandant of the Coast Guard, shall, not later than 24 180 days after the date of the enactment of this section, 25 develop and implement a policy to report to the Coast

Guard Suspension and Revocation National Center of Ex pertise, the names of personnel of the National Oceanic
 and Atmospheric Administration who—

4 "(1) are the subject of a claim of an act or of-5 fense detrimental to good discipline and safety at 6 sea, such as sexual harassment or sexual assault 7 that is substantiated by an investigation under sec-8 tion 3546, or any other substantiated claim of an 9 act or offense for which suspension or revocation of 10 a credential is either mandatory or sought pursuant 11 to part 5 of title 46 of the Code of Federal Regula-12 tions; and

13 "(2) are—

14 "(A) employees or contractors of the Ad15 ministration required to hold a valid merchant
16 mariner credential as a condition of employ17 ment; or

18 "(B) crew of a vessel that, at the time of
19 such act or offence, was operating under a con20 tract with the Administration.".

21 (e) Conforming and Clerical Amendments.—

(1) CONFORMING AMENDMENTS.—Subtitle C of
title XXXV of such Act (33 U.S.C. 894 et seq.) is
amended—

1	(A) by striking the term "victims" each
2	place it appears and inserting "survivors";
3	(B) in section $3541(b)(2)(B)$, by striking
4	"victim" and inserting "target of sexual harass-
5	ment'';
6	(C) in section $3542(c)(5)(A)$, by striking
7	"victim of" and inserting "survivor of";
8	(D) in section 3543—
9	(i) in the heading, by striking " VIC-
10	TIM " and inserting " SURVIVOR "; and
11	(ii) by striking "victim" and inserting
12	"survivor";
13	(E) in section 3544—
14	(i) in subsection (a)—
15	(I) by striking "VICTIMS" and in-
16	serting "SURVIVORS"; and
17	(II) in paragraph (1), by striking
18	"was" each place such term appears
19	and inserting "is"; and
20	(ii) by striking "victim" each place
21	such term appears and inserting "sur-
22	vivor".
23	(2) CLERICAL AMENDMENT.—Each of the ta-
24	bles of contents in section 2(b) and at the beginning
25	of title XXXV of such Act is amended—

1	(A) by striking the item relating to section
2	3543 and inserting the following:
	"Sec. 3543. Rights of the survivor of a sexual assault."; and
3	(B) by striking the items relating to sec-
4	tions 3548 and 3549 and inserting the fol-
5	lowing:
	 "Sec. 3548. Exceptions regarding anonymity of survivors in certain cases. "Sec. 3549. Restricted reporting. "Sec. 3550. Mariner referral. "Sec. 3551. Annual report on sexual assaults, sexual harassment, and equal employment in the National Oceanic and Atmospheric Administration. "Sec. 3552. Sexual assault defined.".
6	(f) PROHIBITED ACTS.—Section 307(1)(L) of the
7	Magnuson-Stevens Fishery Conservation and Manage-
8	ment Act (16 U.S.C. 1857(1)(L)) is amended—
9	(1) by striking "forcibly"; and
10	(2) by striking "on a vessel".
11	(g) Prohibition on Service in the National
12	OCEANIC AND ATMOSPHERIC ADMINISTRATION COMMIS-
13	SIONED OFFICER CORPS BY INDIVIDUALS CONVICTED OF
14	CERTAIN SEXUAL OFFENSES.—Section 261(a) of the Na-
15	tional Oceanic and Atmospheric Administration Commis-
16	sioned Officer Corps Act of 2002 (33 U.S.C. 3071(a)) is
17	amended—
18	(1) by redesignating paragraphs (4) through
19	(16) as paragraphs (5) through (17) , respectively;

20 and

1	(2) by inserting after paragraph (3) the fol-
2	lowing:
3	"(4) Section 657, relating to prohibition on
4	service by individuals convicted of certain sexual of-
5	fenses.".
6	SEC. 308. SALTONSTALL-KENNEDY ACT REFORM.
7	(a) ESTABLISHMENT.—Section 2 of the Act of Au-
8	gust 11, 1939 (15 U.S.C. 713c–3), is amended—
9	(1) by redesignating subsection (e) as sub-
10	section (f); and
11	(2) by inserting after subsection (d) the fol-
12	lowing:
13	"(e) American Fisheries Advisory Com-
14	MITTEE.—
15	"(1) DEFINITIONS.—In this subsection:
16	"(A) COMMITTEE.—The term 'Committee'
17	means the American Fisheries Advisory Com-
18	mittee established under paragraph (2).
19	"(B) FISHING COMMUNITY.—The term
20	'fishing community' means harvesters, market-
21	ers, growers, processors, recreational fishermen,
22	charter fishermen, and persons providing goods
23	and services to such persons.
24	"(C) MARKETING AND PROMOTION.—The
25	term 'marketing and promotion' means an ac-

1	tivity aimed at encouraging the consumption of
2	seafood or expanding or maintaining commer-
3	cial markets for seafood.
4	"(D) PROCESSOR.—The term 'processor'
5	means any person in the business of preparing
6	or packaging seafood (including seafood of the
7	processor's own harvesting) for sale.
8	"(E) SEAFOOD.—The term 'seafood'
9	means farm-raised and wild-caught fish, shell-
10	fish or marine alcae harvested in the United

10 fish, or marine algae harvested in the United
11 States or by a United States flagged vessel for
12 human consumption.

"(2) ESTABLISHMENT.—Not later than 90 days
after the date of enactment of the Sustaining America's Fisheries for the Future Act of 2021, the Secretary shall establish the American Fisheries Advisory Committee. Such Committee shall use the following division of regions for organizational purposes:

20 "(A) Region 1 shall consist of Alaska, Ha21 waii, the Commonwealth of the Northern Mar22 iana Islands, and the Territories of Guam and
23 American Samoa.

1	"(B) Region 2 shall consist of Maine, New
2	Hampshire, Massachusetts, Rhode Island, and
3	Connecticut.
4	"(C) Region 3 shall consist of Texas, Ala-
5	bama, Louisiana, Mississippi, Florida, Arkan-
6	sas, Puerto Rico, and the Territory of the Vir-
7	gin Islands of the United States.
8	"(D) Region 4 shall consist of California,
9	Washington, Oregon, and Idaho.
10	"(E) Region 5 shall consist of New Jersey,
11	New York, Delaware, Maryland, Virginia,
12	North Carolina, South Carolina, and Georgia.
13	"(F) Region 6 shall consist of Michigan,
14	Minnesota, Wisconsin, Illinois, Indiana, Ohio,
15	and Pennsylvania.
16	"(3) Membership.—The Committee shall be
17	composed of the following members:
18	"(A) REGIONAL REPRESENTATION.—The
19	Secretary shall appoint 3 members to the Com-
20	mittee from each of the regions described in
21	paragraph (2)—
22	"(i) who reside in a State or territory
23	in the region that the member will rep-
24	resent;
25	"(ii) of which—

1	"(I) one shall have experience as
2	a seafood harvester or processor;
3	"(II) one shall have experience as
4	recreational or commercial fisher or
5	have experience growing seafood; and
6	"(III) one shall be an individual
7	who represents the fisheries science
8	community or the relevant Regional
9	Fishery Management Council; and
10	"(iii) that are selected so that the
11	members of the Committee have experience
12	or expertise with as many seafood species
13	as practicable.
14	"(B) AT-LARGE MEMBERS.—The Secretary
15	shall appoint to the Committee at-large mem-
16	bers as follows:
17	"(i) One individual with experience in
18	food distribution, marketing, retail, or food
19	service.
20	"(ii) One individual with experience in
21	the recreational fishing industry supply
22	chain, such as fishermen, manufacturers,
23	retailers, and distributors.
24	"(iii) One individual with experience
25	in the commercial fishing industry supply

1	chain, such as fishermen, manufacturers,
2	retailers, and distributors.
3	"(iv) One individual who is an em-
4	ployee of the National Marine Fisheries
5	Service with expertise in fisheries research.
6	"(C) BALANCED REPRESENTATION.—In
7	selecting the members described in subpara-
8	graphs (A) and (B), the Secretary shall seek to
9	maximize on the Committee, to the extent prac-
10	ticable, a balanced representation of expertise
11	in United States fisheries, seafood production,
12	and science.
13	"(4) Member terms.—The term for a member
14	of the Committee shall be 3 years, except that the
15	Secretary shall designate staggered terms for the
16	members initially appointed to the Committee.
17	"(5) Responsibilities.—The Committee shall
18	be responsible for—
19	"(A) identifying needs of the fishing com-
20	munity that may be addressed by a project
21	funded with a grant under subsection (c);
22	"(B) developing the request for proposals
23	for such grants;
24	"(C) reviewing applications for such
25	grants; and

1	"(D) selecting applications for approval
2	under subsection $(c)(2)(B)$.
3	"(6) CHAIR.—The Committee shall elect a chair
4	by a majority of those voting, if a quorum is
5	present.
6	"(7) QUORUM.—A simple majority of members
7	of the Committee shall constitute a quorum, but a
8	lesser number may hold hearings.
9	"(8) MEETINGS.—
10	"(A) FREQUENCY.—The Committee shall
11	meet not more than 2 times each year.
12	"(B) LOCATION.—The meetings of the
13	Committee shall rotate between the geographic
14	regions described under paragraph (2).
15	"(C) MINIMIZING COSTS.—The Committee
16	shall seek to minimize the operational costs as-
17	sociated with meetings, hearings, or other busi-
18	ness of the Committee, including through the
19	use of video or teleconference.
20	"(9) Designation of staff member.—The
21	Secretary shall designate a staff member to coordi-
22	nate the activities of the Committee and to assist
23	with administrative and other functions as requested
24	by the Committee.

1 "(10) PER DIEM AND EXPENSES AND FUND-2 ING.—

3 "(A) IN GENERAL.—A member of the
4 Committee shall serve without compensation,
5 but shall be reimbursed in accordance with sec6 tion 5703 of title 5, United States Code, for
7 reasonable travel costs and expenses incurred in
8 performing duties as a member of the Committee.

"(B) FUNDING.—The costs of reimburse-10 11 ments under subparagraph (A) and the other costs associated with the Committee shall be 12 13 paid from funds made available to carry out 14 this section (which may include funds described 15 in subsection (f)(1)(B), except that no funds 16 allocated for grants under subsection (f)(1)(A)17 shall be expended for any purpose under this 18 subsection.

19 "(11) CONFLICT OF INTEREST.—The conflict of 20 interest and recusal provisions set out in section 21 302(j) of the Magnuson-Stevens Fishery Conserva-22 tion and Management Act shall apply to any deci-23 sion by the Committee and to all members of the 24 Committee as if each member of the Committee is 25 an affected individual within the meaning of such

1	section 302(j), except that in addition to the disclo-
2	sure requirements of section $302(j)(2)(C)$ of such
3	Act, each member of the Committee shall disclose
4	any financial interest or relationship in an organiza-
5	tion or with an individual that is applying for a
6	grant under subsection (c) held by the member of
7	the Committee, including an interest as an officer,
8	director, trustee, partner, employee, contractor,
9	agent, or other representative.
10	"(12) Technical review of applications.—
11	"(A) IN GENERAL.—Prior to review of an
12	application for a grant under subsection (c) by
13	the Committee, the Secretary shall obtain an
14	independent written technical evaluation from 3
15	or more appropriate Federal, private, or public
16	sector experts (such as industry, academia, or
17	governmental experts) who—
18	"(i) have subject matter expertise to
19	determine the technical merit of the pro-
20	posal in the application;
21	"(ii) shall independently evaluate each
22	such proposal; and
23	"(iii) shall certify that the expert does
24	not have a conflict of interest concerning

1 the application that the expert is review-2 ing.

"(B) GUIDANCE.—Not later than 180 days 3 4 after the date of enactment of the Sustaining 5 America's Fisheries for the Future Act of 2021, 6 the Secretary shall issue guidance related to 7 carrying out the technical evaluations under 8 subparagraph (A). Such guidance shall include 9 criteria for the elimination by the National Oce-10 anic and Atmospheric Administration of appli-11 cations that fail to meet a minimum level of 12 technical merit as determined by the review de-13 scribed in subparagraph (A).".

14 (b) ROLE IN APPROVAL OF GRANTS.—Section
15 2(c)(3) of the Act of August 11, 1939 (15 U.S.C. 713c–
16 3(c)(3)), is amended to read as follows:

17 "(3)(A) No application for a grant under this sub-18 section may be approved unless the Secretary—

"(i) is satisfied that the applicant has the requisite technical and financial capability to carry out
the project; and

"(ii) based on the recommendations of the
American Fisheries Advisory Committee established
in subsection (e), evaluates the proposed project as
to—

1	"(I) soundness of design;
2	"(II) the possibilities of securing produc-
3	tive results;
4	"(III) minimization of duplication with
5	other fisheries research and development
6	projects;
7	"(IV) the organization and management of
8	the project;
9	"(V) methods proposed for monitoring and
10	evaluating the success or failure of the project;
11	and
12	"(VI) such other criteria as the Secretary
13	may require.
14	"(B) If the Secretary fails to provide funds to a grant
15	selected by the American Fisheries Advisory Committee,
16	the Secretary shall provide a written document to the
17	Committee justifying the decision.".
18	(c) PUBLIC AVAILABILITY OF GRANTS PROPOSALS.—
19	Section 2(c) of the Act of August 11, 1939 (15 U.S.C.
20	713c–3(c)), is amended by adding at the end the following:
21	"(6) Any person awarded a grant under this
22	subsection shall make publicly available a title and
23	abstract of the project to be carried out by the grant
24	funds that serves as the public justification for fund-
25	ing the project that includes a statement describing

how the project serves to enhance United States
 fisheries, including harvesting, processing, mar keting, and associated infrastructures, if applica ble.".

5 (d) FUNDING FROM CUSTOMS RECEIPTS ON FISH6 ERY PRODUCTS.—Section 2 of the Act of August 11, 1939
7 (15 U.S.C. 713c–3(b)), is amended—

8 (1) by amending subsection (b) to read as fol-9 lows:

10 "(b) TRANSFER OF FUNDS.—The Secretary of Agri-11 culture shall transfer to the Secretary each fiscal year, from funds made available to carry out section 32 of the 12 13 Act of August 24, 1935, an amount equal to 30 percent of the gross receipts from duties collected under the cus-14 15 toms laws on fishery products (including fish, shellfish, mollusks, crustaceans, aquatic plants and animals, and 16 17 any products thereof, including processed and manufac-18 tured products), which shall be used only for the purposes 19 described in subsection (c)."; and

20 (2) by amending subsection (c)(1) to read as21 follows:

"(1) The Secretary shall make grants from the
fund made available under subsection (b) to—

24 "(A) assist persons in carrying out re-25 search and development projects addressed to

1	any aspect of United States fisheries, including
2	fisheries science, recreational fishing, har-
3	vesting, processing, marketing, and associated
4	infrastructures; or
5	"(B) assist persons to market and promote
6	the consumption of—
7	"(i) local or domestic fishery products;
8	"(ii) environmentally- and climate
9	friendly fishery products; or
10	"(iii) well-managed but less known
11	species.".
12	TITLE IV—MODERNIZING
13	FISHERIES SCIENCE AND DATA
13 14	FISHERIES SCIENCE AND DATA SEC. 401. DATA MODERNIZATION.
14	SEC. 401. DATA MODERNIZATION.
14 15 16	SEC. 401. DATA MODERNIZATION. (a) IN GENERAL.—Not later than 180 days after the
14 15 16 17	SEC. 401. DATA MODERNIZATION. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Secretary, acting
14 15 16 17	SEC. 401. DATA MODERNIZATION. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Secretary, acting through the Assistant Administrator for Fisheries, shall
14 15 16 17 18	SEC. 401. DATA MODERNIZATION. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Secretary, acting through the Assistant Administrator for Fisheries, shall provide to Congress an implementation plan for the Fish-
14 15 16 17 18 19	SEC. 401. DATA MODERNIZATION. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Secretary, acting through the Assistant Administrator for Fisheries, shall provide to Congress an implementation plan for the Fish- eries Information Management Modernization initiative.
14 15 16 17 18 19 20	SEC. 401. DATA MODERNIZATION. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Secretary, acting through the Assistant Administrator for Fisheries, shall provide to Congress an implementation plan for the Fish- eries Information Management Modernization initiative. Such plan shall include a description of—
 14 15 16 17 18 19 20 21 	SEC. 401. DATA MODERNIZATION. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Secretary, acting through the Assistant Administrator for Fisheries, shall provide to Congress an implementation plan for the Fisheries Information Management Modernization initiative. Such plan shall include a description of— (1) activities for the goals and objectives of the
 14 15 16 17 18 19 20 21 22 	SEC. 401. DATA MODERNIZATION. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Secretary, acting through the Assistant Administrator for Fisheries, shall provide to Congress an implementation plan for the Fish- eries Information Management Modernization initiative. Such plan shall include a description of— (1) activities for the goals and objectives of the initiative;

(4) a plan for stakeholder engagement for de velopment of user-centric systems, processes, and
 policies; and

4 (5) how the initiative will align with other Na5 tional Oceanic and Atmospheric Administration data
6 management efforts to provide for efficiency and
7 interoperability including such Administration's
8 Data Strategy, Cloud Strategy, and Artificial Intel9 ligence strategy.

(b) ASSISTANCE FROM EXPERTS.—The Secretary
shall seek assistance from data management and technology experts inside and outside the government in carrying out this section.

14 (c) REPORT.—The Secretary shall annually report to15 Congress on progress in carrying out this section.

16 SEC. 402. EXPANDING AND IMPROVING ELECTRONIC TECH-

17 NOLOGIES.

18 (a) SENSE OF CONGRESS.— It is the sense of Con-19 gress that the use of electronic technologies such as digital 20 video cameras and monitors, digital recording systems, 21 and other forms of electronic technology as a complement 22 to, and in some cases a replacement for, observers may 23 maintain, increase, or improve the amount and accuracy 24 of observer and fishery dependent information collected from fisheries while reducing costs and logistical difficul-25

ties. To achieve optimum yields while maintaining sustain-1 2 able fisheries and healthy ecosystems, managers require 3 timely, accurate, and comprehensive stock assessment and 4 catch accounting across all regions and fishing sectors. To 5 achieve management goals especially in the context of cli-6 mate change, the National Oceanic and Atmospheric Administration should work to meet evolving management 7 8 needs and, in collaboration with industry stakeholders, 9 identify appropriate data collection technologies and strategies. The National Oceanic and Atmospheric Administra-10 tion should also consider the use of innovative technology 11 12 in fishery independent data collection including stock and habitat assessments and environmental conditions. 13

14 (b) FISHERY MANAGEMENT COUNCILS.—Section15 303(b)(8) is amended to read as follows:

- 16 "(8) require the collection of data necessary for 17 the conservation and management of the fishery to 18 be collected from a vessel of the United States en-19 gaged in fishing for species that are subject to the 20 plan while that vessel is at-sea through—
- 21 "(A) electronic monitoring or other elec22 tronic technology; or

23 "(B) on-board observation, except that
24 such a vessel shall not be required to carry an
25 observer on board if the facilities of the vessel

1	for the quartering of an observer, or for car-
2	rying out observer functions, are so inadequate
3	or unsafe that the health or safety of the ob-
4	server or the safe operation of the vessel would
5	be jeopardized;".
6	(c) INFORMATION SYSTEMS.—Section 402(a) (16
7	U.S.C. 1881a(a)) is amended—
8	(1) in paragraph (1), by inserting "The Council
9	shall consider the use of electronic monitoring and
10	reporting or other electronic technology as part of an
11	information collection program under this sub-
12	section." after "request.";
13	(2) in paragraph (2) , by inserting "The Sec-
14	retary shall consider the use of electronic monitoring
15	and reporting or other electronic technology as part
16	of an information collection program." after "fish-
17	ery."; and
18	(3) by adding at the end the following:
19	"(3) Secretarial review.—Not less often
20	than once every 5 years, the Secretary shall review
21	the procedures and policies by which information is
22	collected, managed, and used to manage fisheries
23	and revise information collection programs and poli-
24	cies needed to integrate data collection and manage-
25	ment, improve the timeliness, quality, usability, cost-

effectiveness, and to reduce unnecessary duplication
 within and across fishery management plans and re gions. Upon the completion of each such review, the
 Secretary shall publish a report for the public de scribing the findings of such review and planned re visions to information collection programs.".

7 (d) Assessment of Electronic Technologies in8 Fisheries Management.—

9 (1) IN GENERAL.—The Comptroller General of 10 the United States shall, in consultation with the rel-11 evant committees of Congress, conduct a review of 12 the capabilities of the National Marine Fisheries 13 Service with respect to developing, deploying, and 14 using electronic monitoring and data collection tools 15 to monitor fisheries and shall make recommenda-16 tions to improve such capabilities, taking into con-17 sideration cost and efficiency.

(2) REPORT.—The Comptroller General shall
submit to Congress a report describing the results of
the review required by paragraph (1) and the recommendations made pursuant to such review not
later than 18 months after the date of enactment of
this Act.

24 (e) ELECTRONIC TECHNOLOGIES INNOVATION25 PRIZE.—The Administrator, in consultation with the Sec-

1	retary of Defense and the heads of other relevant Federal
2	agencies, and in conjunction with such nongovernmental
3	partners as the Administrator determines appropriate,
4	shall establish at least 1 electronic technologies innovation
5	prize to catalyze the rapid development and deployment
6	of electronic technology-based data collection to be used
7	in fisheries management. Such prize shall focus on one
8	or more of the following:
9	(1) Improved fish species recognition software.
10	(2) Confidential data management.
11	(3) Cost-effective storage of electronic reports,
12	imagery, location information, and other data.
13	(4) Data analysis and visualization.
14	(5) Artificial intelligence and machine learning
15	applications for data collection and monitoring.
16	(6) Battery storage and energy supply storage
17	at sea.
18	(7) Improved internet connectivity onshore and
19	at sea in support of data uploads.
20	(8) Bycatch hotspot mapping and adaptive use
21	of protected areas.
22	(9) Such other area as the Administrator deter-
23	mines appropriate.
24	(f) Advisory Panel for Electronic Tech-
25	NOLOGIES DEVELOPMENT AND DEPLOYMENT.—

1 (1) ESTABLISHMENT.—The Secretary shall es-2 tablish an advisory panel (referred to in this sub-3 section as the "Advisory Panel") to inform the Administrator, the Assistant Administrator for Fish-4 5 eries, and the Regional Fishery Management Coun-6 cils on developments in the advancement of elec-7 tronic technologies that can be used in fisheries 8 monitoring, data collection, and management. 9 (2) APPOINTMENTS.—In appointing individuals 10 to the Advisory Panel, the Secretary shall appoint at 11 least 2 members who are electronic technology devel-12 opers, operators, or providers. 13 (3) SUMMARIES.—The Secretary shall publish, 14 on an annual basis, summaries of Advisory Panel 15 discussions, including a summary of best practices 16 and technical guidance to support Regional Fishery 17 Management Councils. 18 (4) RECOMMENDATIONS.—Not later than 1 19 year after the date of enactment of this Act, the Ad-20 visory Panel shall make a recommendation to the 21 Secretary regarding the potential value of national 22 performance standards for electronic technologies 23 used in fisheries data collection and management. Such recommendation shall include— 24

1	(A) an assessment of how the National
2	Marine Fisheries Service and electronic tech-
3	nology developers, operators, and providers
4	could benefit from such performance standards;
5	(B) if the Advisory Panel recommends es-
6	tablishing such performance standards, a rec-
7	ommendation for which factors should be in-
8	cluded in such performance standards and how
9	the Secretary should determine the appropriate
10	standards;
11	(C) an assessment of whether such per-
12	formance standards are likely to spur increased
13	use of electronic technologies by the Regional
14	Fishery Management Councils;
15	(D) an assessment of how such perform-
16	ance standards would impact existing regional
17	or fishery-specific technologies currently in use
18	and recommendations on ensuring continued
19	use or improvement of these technologies if
20	such performance standards are established;
21	(E) a list of knowledge gaps or additional
22	questions the Secretary should consider before
23	publishing such performance standards;

1	(F) recommendations on ensuring cost ef-
2	fectiveness of electronic technologies for fish-
3	eries data collection and management;
4	(G) recommendations to address data stor-
5	age problems of electronic technologies;
6	(H) recommendations on ownership of data
7	collected using electronic technology; and
8	(I) recommendations on policies and proce-
9	dures to develop and implement electronic tech-
10	nologies for fisheries data collection and man-
11	agement.
12	(5) SAVINGS CLAUSE.—Nothing in this sub-
13	section shall preclude any regional council from inde-
14	pendently developing electronic technologies to be
15	used in fisheries data collection and management.
16	SEC. 403. STOCK ASSESSMENTS.
17	Not later than 1 year after the date of enactment
18	of this Act, and annually thereafter, the Secretary shall
19	report to the Committee on Natural Resources of the
20	House of Representatives and the Committee on Com-
21	merce, Science, and Transportation of the Senate, on the
22	National Marine Fisheries Service's progress on
23	prioritizing and improving stock assessments. Such report
24	shall—

1	(1) summarize the methods used for assess-
2	ments for all stocks of fish for which a fishery man-
3	agement plan is in effect under the Magnuson-Ste-
4	vens Fishery Conservation and Management Act (16
5	U.S.C. 1801 et seq.), and explain which stocks have
6	not been assessed, and why;
7	(2) summarize each stock assessment and stock
8	assessment update completed during the preceding
9	year;
10	(3) identify each stock assessment that was not
11	completed and explain why such stock assessment
12	was not completed;
13	(4) include the schedule for all upcoming stock
14	assessments and stock assessment updates;
15	(5) identify data and analysis, that, if available,
16	would reduce uncertainty in and improve the accu-
17	racy of future stock assessments, including whether
18	such data and analysis could be provided by fisher-
19	men, fishing communities, universities, and research
20	institutions;
21	(6) summarize progress on autonomous surveys
22	and identify opportunities to expand new tech-
23	nologies for stock assessments; and

1 (7) summarize data gaps that may be a result 2 of changing ocean and climate conditions, and ac-3 tions taken to address changing assessment needs. 4 SEC. 404. COOPERATIVE RESEARCH AND MANAGEMENT. 5 (a) IN GENERAL.—Section 318 (16 U.S.C. 1867) is 6 amended-7 (1) in subsection (a), by inserting "fishing com-8 munities," after "data),"; 9 (2) by amending subsection (b) to read as fol-10 lows: 11 "(b) ELIGIBLE PROJECTS.—The Secretary shall

12 make funds available under the program for the support of cooperative research and management projects to ad-13 dress critical needs identified by the Councils. Each Coun-14 15 cil shall provide a list of such needs to the Secretary on an annual basis, identifying and prioritizing such needs. 16 17 The program shall promote and encourage efforts to use sources of data maintained by other Federal agencies, 18 19 State agencies, local and traditional knowledge, or academia for use in such projects."; 20

21 (3) by amending subsection (c) to read as fol22 lows:—

23 "(c) PRIORITIES.—In making funds available the
24 Secretary shall award funding on a competitive basis and
25 based on regional fishery management needs, select pro-

grams that form part of a coherent program of cooperative 1 2 research or management projects focused on addressing priority issues identified by the Councils, and shall give 3 4 priority to the following projects: 5 "(1) Projects to collect data to improve, supple-6 ment, or enhance stock assessments, including the 7 use of fishing vessels or acoustic or other marine 8 technology. 9 "(2) Projects to improve fishery dependent data 10 collection, intake, use, and access including-11 "(A) to assess the amount and type of by-12 catch or post-release mortality occurring in a 13 fishery; 14 "(B) expanding the use of electronic tech-15 nology and modernizing data management sys-16 tems; and 17 "(C) improving monitoring coverage 18 through the expanded use of electronic tech-19 nology. 20 "(3) Conservation engineering or management 21 projects designed to reduce bycatch, including avoid-22 ance of post-release mortality, reduction of bycatch 23 in high seas fisheries, and transfer of such fishing 24 technologies and methods to other nations, or other

1 regional entities, including fishing communities, re-2 gional fishery associations, and fishing sectors. 3 "(4) Projects for the identification of habitat 4 areas of particular concern and for habitat conserva-5 tion. 6 "(5) Projects designed to collect and compile 7 economic and social data for which electronic technologies can be added. 8 9 "(6) Projects to test and expand electronic 10 technologies for monitoring, reporting, observer cov-11 erage, and other functions. 12 "(7) Projects that use electronic technologies to 13 monitor changing ocean conditions, improve meth-14 ods, support adaptive management, and ensure cli-15 mate resilient fisheries. "(8) Projects designed to identify the impacts 16 17 of anticipated changing ocean conditions, including 18 climate change, on fish stocks, fisheries, and fishing 19 communities or designed to develop conservation and 20 management strategies to adapt to those impacts. 21 "(9) Cooperative management projects that

22 make use of data collected under this section.";

23 (4) by redesignating subsections (e) and (f) as
24 subsections (f) and (g), respectively;

1 (5) by inserting after subsection (d) the fol-2 lowing:

3 "(e) Cooperative Management Agreements.—

4 "(1) IN GENERAL.—Not later than 1 year after 5 the date of enactment of this Act, the Secretary, in 6 consultation with the Councils and with input from 7 the public, shall issue guidance to facilitate a trans-8 parent, timely, uniform, and regionally-based process 9 for the development, oversight, and management of 10 cooperative management agreements.

"(2) PROCESS FOR APPROVAL.—The Secretary
may use the process developed pursuant to (d) to
approve cooperative management agreements as if
such agreements are cooperative fishing agreements.

15 "(3) Performance standards.—An agree-16 ment authorized by this subsection shall be subject 17 to performance standards and accountability meas-18 ures specified in a fishery management plan or oth-19 erwise established by the Secretary, in consultation 20 with the Councils, and shall not allow catch in excess 21 of annual catch limits or bycatch in excess of bycatch caps or limits. 22

23 "(4) PRE-EXISTING AGREEMENTS.—This sub24 section shall not apply to a cooperative management
25 agreement submitted to, proposed by or approved by
the Secretary before the date of enactment of this
 Act."; and

3 (6

(6) by adding at the end the following:

4 "(g) PUBLIC REPORT OF DATA.—With respect to 5 any cooperative research project funded or experimental 6 fishing permit issued under this section, the appropriate 7 Council shall publish a report of results and data gen-8 erated by such project or under such permit.

9 "(h) PROGRESS REPORT.—Not later than 180 days 10 after the date of enactment of this Act, the Assistant Ad-11 ministrator for Fisheries shall provide a report to Con-12 gress on progress in implementing the recommendations of the Cooperative Research and Cooperative Management 13 Working Group report entitled 'NOAA Technical Memo-14 15 randum NMFS-F/SPO-156' and published in August 16 2015 and on the development and implementation of any 17 subsequent recommendations by such Working Group.". 18 (b) Section 2(a)(8) is amended by inserting "Fish-19 eries management is most effective when it uses the best 20 scientific information available, and incorporates such in-21 formation from governmental and nongovernmental 22 sources, including State and Federal agency staff, fisher-23 men, fishing communities, universities, nonprofit organi-24 zations, local and traditional knowledge from Tribes, In-25 digenous communities, and subsistence fishermen, and re-

search institutions. Scientific and statistical committees
 should consider such information when seeking the best
 scientific information available to form the basis of con servation and management." after "States".

5 SEC. 405. NORTHEAST REGIONAL PILOT RESEARCH TRAWL 6 SURVEY AND STUDY.

7 (a) INDUSTRY-BASED PILOT STUDY.—Not later than 8 1 year after the date of enactment of this Act, the Sec-9 retary shall, in coordination with the relevant Councils selected by the Secretary and the Northeast Area Moni-10 toring and Assessment Program, develop a fishing indus-11 try-based Northeast regional pilot research trawl survey 12 13 and study to enhance and provide improvement to current National Oceanic and Atmospheric Administration vessel 14 15 trawl surveys.

16 (b) COMPONENTS.—Under the pilot survey and 17 study—

18 (1) the Secretary—

19 (A) may select fishing industry vessels to
20 participate in the study by issuing a request for
21 procurement;

(B) may use the Northeast Area Monitoring and Assessment Program Southern New
England/Mid-Atlantic Nearshore Trawl Survey
or another methodology selected in partnership

1	with the National Marine Fisheries Service
2	Northeast Fisheries Science Center and the Vir-
3	ginia Institute of Marine Science as a model for
4	the pilot survey;
5	(C) shall outfit participating vessels with a
6	peer-reviewed net configuration; and
7	(D) shall ensure the pilot study uses a sta-
8	tistically valid sampling method and spatial cov-
9	erage that allows for comparison with results
10	from the National Oceanic and Atmospheric
11	Administration trawl surveys; and
12	(2) the National Marine Fisheries Service
13	Northeast Fisheries Science Center shall, in partner-
14	ship with the selected Councils and the Virginia In-
15	stitute of Marine Science, collect data for 5 years.
16	(c) REPORT.—Upon completion of the pilot survey
17	and study, the Secretary and the selected Councils shall
18	submit a detailed report on the results of the pilot survey
19	and study to the Committee on Natural Resources of the
20	House of Representatives and the Committee on Com-
21	merce, Science, and Transportation of the Senate.
22	SEC. 406. RECREATIONAL DATA CONSISTENCY.
23	(a) IN GENERAL.—Section 305 (16 U.S.C. 1855) is
24	amended by adding at the end the following:

1 "(l) RECREATIONAL DATA IMPROVEMENT.-Not later than 2 years after the date of enactment of the Sus-2 3 taining America's Fisheries for the Future Act of 2021, 4 the Secretary shall establish guidelines for recreational 5 catch data, which shall include the development of data standards to improve timeliness, accuracy, precision and 6 7 validation of data produced by recreational surveys in 8 order to facilitate the use of such data in assessments, 9 for use in management actions, and for other uses as applicable. The Secretary's guidelines shall consider the rel-10 evant recommendations developed under section 404(e), 11 12 subsections (g)(4)(C) and (h) of section 401, and section 201(b) of the Modernizing Recreational Fisheries Manage-13 ment Act of 2018 (16 U.S.C. 1881 note). If recreational 14 15 catch data for a stock of fish come from more than one survey program, such as Federal and non-Federal sources, 16 including from States or Marine Fisheries Commissions, 17 the Secretary shall implement measures, which may in-18 clude the use of calibration methods, as needed for the 19 timely integration of such data to ensure consistent meth-20 21 ods and approaches are used for monitoring of catch against the relevant annual catch limits and for other fish-22 23 ery science and management purposes.".

(b) RECREATIONAL DATA IMPROVEMENT PRO 2 GRAM.—Title IV is amended by adding at the end the fol 3 lowing:

4 "SEC. 409. RECREATIONAL DATA IMPROVEMENT PROGRAM.

5 "(a) IN GENERAL.—The Secretary shall initiate and 6 maintain a comprehensive program to implement the re-7 quirements and associated guidelines in section 305(l). In 8 executing the program, the Secretary shall coordinate with 9 programs established in subsection 401(g) and promote 10 collaboration with State and Federal partners.

11 "(b) STRATEGIC PLAN.—Not later than one year 12 after the date of enactment of the Sustaining America's Fisheries for the Future Act of 2021, and not less fre-13 quently than once every 5 years thereafter, the Secretary 14 15 shall develop and publish in the Federal Register a strategic plan for recreational data improvements for the 5 16 years immediately following such publication. The plan 17 shall— 18

"(1) improve coordination between Federal programs that implement recreational fishing surveys
and other data from non-Federal sources, including
data from States or Marine Fisheries Commissions;
"(2) improve the timeliness, accuracy, precision,
and validation of data produced by surveys;

1	"(3) describe processes to calibrate data sources
2	with historical time series data prior to being used
3	for management;
4	"(4) develop methods to integrate recreational
5	data collected from more than one source for use in
6	assessments;
7	"(5) create goals, objectives, and timeframes for
8	achievement of paragraphs (1) through (4);
9	((6) consider the use and effectiveness of exper-
10	imental fishing permits to carry out such research;
11	and
12	((7) describe the role of fishery participants in
13	the program. In developing the strategic plan and
14	subsequent plans, the Secretary shall cooperate with
15	the Councils and affected States, provide for coordi-
16	nation with the Councils, affected States, and other
17	research and data collection entities, and allow for
18	public input.
19	"(c) Areas of Research.—In initiating and main-
20	taining the program, the Secretary shall prioritize re-
21	search and improvement in the following areas:
22	((1) Development of data standards and valida-
23	tion processes for survey programs collecting data on
24	recreational fishing catch and effort, including those

- produced by State agencies and considered integral
 or supplemental to Federal surveys.
- 3 "(2) Research to understand how surveys of
 4 recreational fishing can more effectively account for
 5 differences in fishing rate and effort, including
 6 among fishermen who use private or public access
 7 points, and fishermen who are State residents or
 8 non-residents.

9 "(3) Methods and policies to improve the esti10 mation of discards in recreational fisheries, including
11 estimation of discarded fish both during and outside
12 of fishing seasons.

"(4) To improve understanding of best practices for minimizing discard mortality as well as estimation of adoption rates of such practices by fishermen.

17 "(5) To assess changes in discard mortality es18 timates when best fishing practices are adequately
19 and verifiably applied.

"(6) Research on how the use of electronic applications can be used to collect data in recreational
fisheries, including spatial information, depth, discard rate and disposition, release method, and socioeconomic information, while meeting data and validation standards.

"(7) Research on how electronic technologies
 can most effectively be incorporated into survey de signs.

4 "(8) Research of methods to integrate rec5 reational catch data from more than one survey
6 source for use in assessments.

"(9) The use of approaches to improve recreational data, including the use of tag and endorsement measures to fund such data improvement,
stock-wide regional effort surveys, and species-specific oversampling.

12 "(d) PUBLIC NOTICE.—In developing the plan required under subsection (b), the Secretary shall consult 13 with relevant Federal, State, and international agencies, 14 15 scientific and technical experts, and other interested persons, public and private, and shall publish a proposed plan 16 in the Federal Register for the purpose of receiving public 17 18 comment on the plan. Upon final publication in the Fed-19 eral Register, the plan shall be submitted by the Secretary to the Committee on Commerce, Science, and Transpor-20 21 tation of the Senate and the Committee on Natural Re-22 sources of the House of Representatives.".

23 SEC. 407. EMERGENCY OPERATING PLANS.

(a) IN GENERAL.—The Administrator, not later than1 year after the date of enactment of this Act and in con-

sultation with the Fishery Management Councils, relevant
 Federal, State, and international agencies, scientific and
 technical experts, and interested stakeholders, shall de velop a contingency plan for circumstances that would
 make fisheries monitoring, including human observation,
 and stock assessments impractical.

7 (b) REPORT.—Not later than 1 year after the date
8 of enactment of this Act, the Administrator shall submit
9 a report to Congress on the contingency plan developed
10 under subsection (a).

11 SEC. 408. ZEKE GRADER FISHERIES CONSERVATION AND 12 MANAGEMENT FUND.

(a) IN GENERAL.—Section 208 of the Magnuson-Stevens Fishery Conservation and Management Reauthorization Act of 2006 (16 U.S.C. 1891b) is amended—

16 (1) in the section heading, by inserting "ZEKE
17 GRADER" before "FISHERIES CONSERVATION
18 AND MANAGEMENT FUND";

(2) in subsection (a), by inserting "Zeke Grader" before "Fisheries Conservation and Management
Fund"; and

(3) in subsection (c), by striking "Fishery Conservation and Management Fund" each place such
term appears and inserting "Zeke Grader Fisheries
Conservation and Management Fund".

1	(b) Adaptation for Climate Change.—Section
2	208(b) (16 U.S.C. 1891b(b)) is amended—
3	(1) in paragraph (6), by striking "and";
4	(2) in paragraph (7), by striking the period at
5	the end and inserting "; and"; and
6	(3) by adding at the end the following:
7	"(8) conducting research and analysis to pre-
8	pare and adapt fisheries and fishing communities to
9	the effects of climate change.".
10	(c) Allocation.—Section 208(d) (16 U.S.C.
11	1891b(d)) is amended to read as follows:
12	"(d) Allocation.—
13	"(1) IN GENERAL.—Except as provided in para-
14	graphs (2) and (3) , the Secretary shall, every 2
15	years, apportion amounts from the Fund among the
16	8 Council regions according to recommendations of
17	the Councils, based on regional priorities identified
18	through the Council process.
19	"(2) MINIMUM ALLOCATION.—In the case of
20	amounts deposited in the Fund pursuant to sub-
21	section $(c)(2)$, unless specified otherwise, the Sec-
22	retary shall allocate not less than 5 percent of the
23	Fund in each allocation period to each region.
24	"(3) Specifically apportioned funds.—
25	The Secretary may apportion amounts from the

Fund to a specific project or region if such amounts
were identified by the Council that designated such
amounts for inclusion in the Fund under subsection
(c)(1), or by the appropriation Act, State, public
source, or nonprofit or organization from which they
were received under subsection (c)(2), as being deposited for that specific project or region.".

8 (d) REFERENCES.—Any reference in a law, map, reg-9 ulation, document, paper, or other record of the United 10 States to the "Fisheries Conservation and Management 11 Fund" is deemed to be a reference to the "Zeke Grader 12 Fisheries Conservation and Management Fund".

(e) CLERICAL AMENDMENT.—The table of contents
for the Magnuson-Stevens Fishery Conservation and Management Reauthorization Act of 2006 (Public Law 109–
479) is amended by striking the item relating to section
208 and inserting the following:

"Sec. 208. Zeke Grader Conservation and Management Fund.".

18 SEC. 409. OFFSHORE WIND COLLABORATION.

19 The Secretary and the Secretary of the Interior, act-20 ing through the Bureau of Ocean Energy Management, 21 shall enter into a cooperative agreement to fund such addi-22 tional stock assessments and fisheries and marine wildlife 23 research as may be necessary as a result of actions by 24 such Bureau related to the development of offshore wind 25 energy.

TITLE V—SUSTAINING FISH ERIES THROUGH HEALTHY ECOSYSTEMS AND IMPROVED MANAGEMENT

5 SEC. 501. SENSE OF CONGRESS.

6 It is the sense of Congress that protection of essential 7 fish habitat ensures healthy and resilient fisheries and ma-8 rine ecosystems, particularly as oceans conditions shift 9 due to climate change, and that impacts from both fishing 10 gear and non-fishing activities should be considered 11 through consistent application of essential fish habitat 12 provisions under the Magnuson-Stevens Fishery Conserva-13 tion and Management Act.

14 SEC. 502. ESSENTIAL FISH HABITAT CONSULTATION.

(a) IN GENERAL.—Section 305(b) of the Magnuson16 Stevens Fishery Conservation and Management Act (16
17 U.S.C. 1855(b)) is amended—

18 (1) in subparagraph (D), by inserting "and19 such agencies shall take action" after "agencies";

20 (2) by striking paragraphs (2), (3), and (4);21 and

(3) by adding at the end the following:

23 "(2) CONSULTATIONS REGARDING FEDERAL
24 AGENCY ACTION WITH ADVERSE EFFECTS ON ES25 SENTIAL FISH HABITAT.—

1	"(A) REQUIREMENT TO AVOID OR MITI-
2	GATE ADVERSE EFFECTS.—With respect to any
3	Federal agency action that may have an ad-
4	verse effect on—
5	"(i) essential fish habitat, each Fed-
6	eral agency shall, in consultation with the
7	Secretary, ensure that any action author-
8	ized, funded, or undertaken by such agency
9	avoids the adverse effect of such action on
10	essential fish habitat or, to the extent that
11	the adverse effect cannot be avoided, the
12	agency shall minimize and mitigate the ad-
13	verse effect; and
14	"(ii) a habitat area of particular con-
15	cern, each Federal agency shall, in con-
16	sultation with the Secretary—
17	"(I) monitor or require moni-
18	toring for possible adverse effects;
19	"(II) take action to minimize and
20	mitigate any adverse effect of the ac-
21	tion on—
22	"(aa) the habitat area of
23	particular concern;
24	"(bb) the species for with
25	respect to which the habitat area

	100
1	of particular concern is des-
2	ignated; and
3	"(cc) for the entire period
4	during which such adverse effects
5	are likely to occur; and
6	"(III) evaluate the effectiveness
7	of measures described in subclause
8	(II) and report the results of such
9	evaluation to the Secretary annually.
10	"(B) Considerations.—In consulting
11	with a Federal agency under subparagraph (A)
12	for projects seeking to restore and improve the
13	long-term resilience of habitat, particularly in
14	estuarine environments heavily impacted by sea
15	level rise and other climate change factors, the
16	Secretary shall account for the consequences of
17	not pursuing such restoration and habitat resil-
18	ience projects and the long-term positive im-
19	pacts on fish populations of such activities.
20	"(C) REGULATIONS.—The Secretary shall
21	establish regulations for the consultation proc-
22	ess required by subparagraph (A), including to
23	ensure that recommendations made by the Sec-
24	retary pursuant to such subparagraph would re-
25	sult in the avoidance, if possible, of adverse ef-

1	fects on essential fish habitat and, if avoidance
2	is not possible, the minimization and mitigation
3	of any such adverse effects.
4	"(3) INFORMATION TO COUNCIL.—The Sec-
5	retary shall inform each Council that has authority
6	over an affected fishery of any consultation carried
7	out under paragraph (2), including information on
8	the proposed action and any potential adverse ef-
9	fects, and each such Council—
10	"(A) may comment on and make rec-
11	ommendations to the Secretary and any Federal
12	or State agency concerning the underlying ac-
13	tion if, in the view of the Council, such action
14	may affect the habitat of a fishery resource
15	under the authority of such Council; and
16	"(B) shall comment on and make rec-
17	ommendations to the Secretary and any Federal
18	or State agency concerning the underlying ac-
19	tion if, in the view of the Council, such action
20	is likely to adversely affect the habitat of an
21	anadromous fishery resource under the author-
22	ity of such Council.
23	"(4) Information from other sources.—
24	"(A) RECEIPT OF INFORMATION.—If the
25	Secretary receives information from any source

1 and determines that an action taken, funded, or 2 authorized or proposed to be taken, funded, or 3 authorized by a State or Federal agency may 4 have an adverse effect on an essential fish habi-5 tat identified under this Act, the Secretary shall 6 recommend to such agency measures that avoid 7 such adverse effects and to the extent the ad-8 verse effects cannot be avoided, minimize and 9 mitigate such adverse effects.

10 "(B) REQUIRED RESPONSE.—Not later 11 than 30 days after receiving a recommendation 12 under subparagraph (A), a Federal, State, or 13 local agency shall provide a detailed response in 14 writing to any Council comment under para-15 graph (3) and the Secretary regarding the mat-16 ter. The response shall include a description of 17 measures proposed by the agency for avoiding 18 the adverse effects, or to the extent the adverse 19 effects cannot be avoided, mitigating the ad-20 verse effects of the action on such essential fish habitat. In the case of a response that is incon-21 22 sistent with the recommendations of the Sec-23 retary, the Federal agency shall explain how the 24 alternative measures proposed will avoid the ad-25 verse effects of such action on essential fish

1	habitat or, to the extent that adverse effects
2	cannot be avoided, minimize and mitigate the
3	adverse effects.
4	"(C) PUBLICATION.—The Secretary shall
5	make available to the public—
6	"(i) any recommendation made under
7	subparagraph (A) on the date on which
8	such recommendation is made; and
9	"(ii) any response made by an agency
10	under subparagraph (B) on the date on
11	which such response is received.
12	"(D) MONITORING.—The Secretary shall
13	monitor measures taken by each Federal agency
14	to meet the requirements of this subsection.
15	"(E) Report to congress.—Not later
16	than 5 years after the date of the enactment of
17	the Sustaining America's Fisheries for the Fu-
18	ture Act of 2021 and not less frequently than
19	every 5 years thereafter, the Secretary shall
20	submit a report—
21	"(i) describing the effectiveness of
22	measures taken by the Secretary to ensure
23	the conservation and enhancement of es-
24	sential fish habitat; and

1	"(ii) identifying opportunities for
2	partnerships between the National Oceanic
3	and Atmospheric Administration, in con-
4	sultation with other Federal agencies,
5	State agencies, and non-Federal partners
6	to enhance data collection, research, and
7	monitoring of essential fish habitat.".
8	(b) Contents of Fishery Management Plans.—
9	Section 303(a)(7) (16 U.S.C. 1853(a)(7)) is amended to
10	read as follows:
11	"(7) describe and identify—
12	"(A) essential fish habitat for the fishery
13	based on the guidelines established by the Sec-
14	retary under section 305(b)(1)(A), minimize ad-
15	verse effects on essential fish habitat caused by
16	fishing, and identify other actions to encourage
17	the conservation and enhancement of essential
10	
18	fish habitat; and
18 19	fish habitat; and "(B) habitat areas of particular concern
19	"(B) habitat areas of particular concern
19 20	"(B) habitat areas of particular concern based on the guidelines established by the Sec-
19 20 21	"(B) habitat areas of particular concern based on the guidelines established by the Sec- retary under section 305(b)(1)(A), avoid ad-

1	the conservation and enhancement of such habi-
2	tat;".
3	(c) PURPOSE.—Section $2(b)(7)$ (16 U.S.C.
4	1801(b)(7)) is amended by striking "in the review of
5	projects" and inserting "from adverse effects caused by
6	fishing and from projects".
7	(d) Habitat Areas of Particular Concern.—
8	Section 3 (16 U.S.C. 1802) is amended—
9	(1) by redesignating paragraph (1) as para-
10	graph (1A);
11	(2) by inserting before paragraph (1A), as re-
12	designated, the following:
13	"(1) Adverse effect.—The term 'adverse ef-
14	fect' means, with respect to essential fish habitat,
15	any impact that reduces the quality or quantity of
16	essential fish habitat.".
17	(3) by inserting after paragraph (19) the fol-
18	lowing:
19	"(19A) HABITAT AREAS OF PARTICULAR CON-
20	CERN.—The term 'habitat areas of particular con-
21	cern' means specific types or areas of habitat that
22	are part of or within essential fish habitat that—
23	"(A) provide important ecological function,
24	including for maintaining and restoring the bio-

1	mass, demographic, spatial and genetic charac-
2	teristics of fish populations;
3	"(B) are sensitive to human-induced envi-
4	ronmental degradation;
5	"(C) are or will be significantly stressed by
6	human activities;
7	"(D) due to prevailing or anticipated fu-
8	ture environmental conditions, are or may be-
9	come important to the health of managed spe-
10	cies; or
11	"(E) are rare.".
12	SEC. 503. REDUCING BYCATCH.
13	(a) MINIMIZING BYCATCH.—
14	(1) NATIONAL STANDARDS FOR FISHERY CON-
15	Servation and management.—Section $301(a)(9)$
16	(16 U.S.C. 1851(a)(9)) is amended to read as fol-
17	lows:
18	"(9) Conservation and management measures
19	shall—
20	"(A) minimize bycatch; and
21	"(B) to the extent bycatch cannot be
22	avoided, minimize the mortality of such by-
23	catch.".

1	(2) Contents of fishery management
2	PLANS.—Section 303 (16 U.S.C. 1853) is amend-
3	ed—
4	(A) in subsection (a)—
5	(i) in paragraph (5), by inserting
6	"quantification of bycatch," after "hauls,";
7	and
8	(ii) in paragraph (11), by striking "to
9	the extent practicable and"; and
10	(B) in subsection (b)—
11	(i) in paragraph (12), by striking
12	"and" at the end; and
13	(ii) by inserting after paragraph (12)
14	the following:
15	"(13) consider full retention requirements for
16	species with high catch mortality rates; and".
17	(3) Action by the secretary.—Section 304
18	(16 U.S.C. 1854) is amended—
19	(A) by redesignating the second subsection
20	(i) as subsection (j); and
21	(B) by adding at the end the following:
22	"(k) Standardized Bycatch Reporting Pro-
23	GRAM.—
24	"(1) ESTABLISHMENT.—Not later than 2 years
25	after the date of enactment of the Sustaining Amer-

1	ica's Fisheries for the Future Act of 2021, the Sec-
2	retary shall establish a national standardized report-
3	ing program (referred to in this subsection as 'the
4	program') to assess the amount and type of by catch
5	occurring in each fishery and across fisheries, deter-
6	mine the contribution of by catch to the total fishing-
7	related mortality of each fishery, and evaluate the
8	effects of by catch on relevant fisheries and the eco-
9	system.
10	"(2) Methodology and standards.—The
11	Secretary shall, acting through the program—
12	"(A) identify appropriate methodologies
13	and standards for collecting and producing sta-
14	tistically accurate and precise information re-
15	garding bycatch; and
16	"(B) require consistent data reporting, col-
17	lection, and assessment for all fisheries man-
18	aged under fishery management plans.
19	"(3) Multiple jurisdictions.—In a case in
20	which a species is caught in areas under the jurisdic-
21	tion of more than one Council or fishery manage-
22	ment plan, the Secretary shall require consistent re-
23	porting mechanisms across jurisdictions to ensure
24	that data can be aggregated and compared.

"(4) COORDINATION WITH STATES.—The Sec retary shall coordinate with State fishery managers
 to carry out paragraph (3).".

4 (b) BYCATCH REDUCTION ENGINEERING PRO-5 GRAM.—

6 (1) IN GENERAL.—Section 316(a) (16 U.S.C.
7 1865(a)) is amended by striking paragraphs (3) and
8 (4) and inserting the following:

9 "(3) provide information, outreach, technical 10 assistance, and training to Councils, Tribes, and 11 fishery participants that will encourage adoption and 12 use of technologies and methods developed under the 13 program; and

14 "(4) provide for routine consultation with the 15 Councils in order to maximize opportunities to incor-16 porate results of the program in Council actions and 17 provide incentives for adoption of technologies and 18 methods developed under the program in fishery 19 management plans, actions, and other measures de-20 veloped by the Councils or the Secretary.".

21 (2) FREQUENCY OF REPORT.—Section 316(d)
 22 (16 U.S.C. 1865(d)) is amended—

23 (A) by striking "transmit an annual re24 port" and inserting ", not less frequently than
25 once every 3 years, transmit a report";

1	(B) in paragraph (2), by striking "and" at
2	the end;
3	(C) in paragraph (3), by striking the pe-
4	riod at the end and inserting "; and"; and
5	(D) by adding at the end the following:
6	"(4) includes a cumulative description of all by-
7	catch reduction technologies and methods developed,
8	tested, or supported by the Bycatch Reduction Engi-
9	neering Program, an assessment of the effectiveness
10	of those techniques, a summary on how and in which
11	fisheries those techniques have been fully imple-
12	mented and to what degree, and, if those techniques
13	have not been implemented into fishery manage-
14	ment, an explanation for why those techniques have
15	not been used and an estimate of the reduction of
16	bycatch that could be achieved if those techniques
17	were implemented.".
18	SEC. 504. IMPROVING REBUILDING OUTCOMES.
19	Section 304(e) (16 U.S.C. 1854(e)) is amended—
20	(1) by amending paragraph (1) to read as fol-
21	lows:
22	"(1) The Secretary shall report annually to the
23	Congress and the Councils on the status of fisheries
24	within each Council's geographical area of authority.
25	In this report, the Secretary shall do the following:

1 "(A) Identify those fisheries that are sub-2 ject to overfishing, are depleted, or are approaching a condition of being depleted. For 3 4 those fisheries managed under a fishery man-5 agement plan or international agreement, the 6 status shall be determined using the criteria for 7 overfishing and depleted status specified in such 8 plan or agreement. For stocks that lack criteria 9 as required under Sec 303(a)(10), the Secretary 10 shall determine whether the stock is depleted or 11 subject to overfishing using the best available 12 scientific information. A fishery shall be classi-13 fied as approaching a condition of being de-14 pleted if, based on trends in fishing effort, fish-15 ery resource size, and other appropriate factors, 16 the Secretary estimates that the fishery will be-17 come depleted within 2 years. 18 "(B) Identify those stocks that are under

19 a rebuilding plan or in need of a rebuilding plan 20 (as specified by this section), including speci-21 fying the number of years the stock has been in 22 a rebuilding plan, the length in years of the 23 stock's current rebuilding plan, the number of 24 rebuilding plans that have been implemented 25 for the stock, and whether a lack of adequate

1	progress toward ending overfishing and rebuild-
2	ing has been found for the stock.";
3	(2) by amending paragraph (2) to read as fol-
4	lows:
5	"(2) If the Secretary determines at any time
6	that a fishery is subject to overfishing, is depleted,
7	or is approaching a depleted status, the Secretary
8	shall immediately notify the appropriate Council and
9	request that action be taken—
10	"(A) to end overfishing in the fishery im-
11	mediately and prevent overfishing in the fish-
12	ery;
13	"(B) for stocks that are depleted, to end
14	overfishing immediately in the fishery and to
15	implement conservation and management meas-
16	ures to rebuild affected stocks of fish; or
17	"(C) for stocks that are approaching a de-
18	pleted condition, to end overfishing in the fish-
19	ery immediately and prevent the stock from
20	reaching a depleted condition.
21	The Secretary shall publish each notice under this
22	paragraph in the Federal Register.";
23	(3) by amending paragraph (3) to read as fol-
24	lows:

1	"(3) Not later than 2 years after the date on
2	which a fishery is newly identified as or determined
3	to be depleted or approaching a depleted condition
4	under paragraph $(1)(A)$ or paragraph (2) , a fish-
5	ery's rebuilding plan has been found to have failed
6	under paragraph $(7)(C)$, or a fishery reaches the end
7	of the time period for rebuilding pursuant to para-
8	graph (8), the appropriate Council (or the Secretary,
9	for fisheries under section $302(a)(3)$) shall prepare
10	and implement a fishery management plan, plan
11	amendment, or proposed regulations for the fishery
12	to which the identification or notice applies—
13	"(A) for stocks that are depleted, to end
14	overfishing immediately in the fishery and to
15	rebuild affected stocks of fish; or
16	"(B) for stocks that are approaching a de-
17	pleted condition, to end overfishing immediately
18	and prevent the stock from reaching a depleted
19	condition.".
20	(4) in paragraph (4) —
21	(A) by amending subparagraph (A)(ii) to
22	read as follows:
23	"(ii) not exceed the time the stock of
24	fish would be rebuilt without fishing occur-
25	ring plus one mean generation, unless

1	management measures under an inter-
2	national agreement in which the United
3	States participates dictate otherwise;";
4	(B) in subparagraph (B), by striking
5	"and" at the end;
6	(C) in subparagraph (C), by striking the
7	period at the end and inserting "; and"; and
8	(D) by adding at the end the following:
9	"(D) contain objective and measurable cri-
10	teria for evaluating rebuilding progress.";
11	(5) by amending paragraph (5) to read as fol-
12	lows:
13	"(5) If, during the 2-year period beginning on
14	the date of identification or notification, the Council
15	does not submit to the Secretary a fishery manage-
16	ment plan, plan amendment, or proposed regulations
17	required by paragraph (3), the Secretary shall pre-
18	pare under subsection (c) not later than 6 months
19	after the end of such 2-year period, a fishery man-
20	agement plan or plan amendment and any accom-
21	panying regulations to, for stocks that are depleted,
22	end overfishing immediately and rebuild affected
23	stocks of fish, or, for stocks that are approaching an
24	depleted condition, to end overfishing immediately

and prevent the stock from reaching an depleted
 condition.";

3 (6) by amending paragraph (7) to read as fol-4 lows:

5 ((7)(A) The Secretary shall review any fishery 6 management plan, plan amendment, or regulations 7 required by this subsection at routine intervals that 8 may not exceed 2 years to determine whether such 9 plan, amendment, or regulations have resulted in 10 adequate progress toward rebuilding affected fish 11 stocks. The Secretary shall find a lack of adequate 12 progress toward rebuilding an affected fish stock 13 if—

"(i) the status of the stock is not improving sufficiently such that it becomes unlikely
that the stock will be rebuilt within the rebuilding time period;

"(ii) the applicable fishing mortality rate
or annual catch limits are exceeded, and the
causes and rebuilding consequences of such
exceedances have not been corrected;

"(iii) new scientific information demonstrates that assumptions regarding the
stock's biology that formed the basis for the rebuilding plan, such as stock productivity, were

1	fundamentally inaccurate, and such inaccura-
2	cies render the current rebuilding plan unable
3	to address the stock's rebuilding needs; or
4	"(iv) for other reasons, as appropriate.
5	"(B) If, as a result of the review, the Secretary
6	finds that such plan, amendment, or regulations
7	have not resulted in adequate progress toward re-
8	building affected fish stocks, the Secretary shall—
9	"(i) in the case of a fishery to which sec-
10	tion $302(a)(3)$ applies, immediately make revi-
11	sions necessary to achieve adequate progress to-
12	ward rebuilding by the deadline established
13	under paragraph (4); or
14	"(ii) for all other fisheries, immediately no-
15	tify the appropriate Council, which must make
16	revisions necessary to achieve adequate progress
17	toward rebuilding by not later than the deadline
18	established under paragraph (4). If the Council
19	fails to take such action by the date that is 9
20	months after the date of such notification, the
21	Secretary shall, not later than 15 months after
22	such date, make such revisions as are needed to
23	ensure adequate progress toward rebuilding by
24	not later than the deadline established under
25	paragraph (4).

1	"(C) If, as a result of the review, the Secretary
2	finds that revisions pursuant to subparagraph (B)
3	cannot achieve adequate progress within the time pe-
4	riod set under paragraph (4), the Secretary may
5	find that the rebuilding plan has failed. Upon such
6	a finding, the Council (or the Secretary in the case
7	of a stock to which section $302(a)(3)$ applies) shall
8	prepare and implement a new rebuilding plan pursu-
9	ant to the requirements in paragraph (8).
10	"(D) The Secretary shall publish the results of
11	a review performed under this paragraph in the Fed-
12	eral Register, including a determination of adequate
13	progress or lack of adequate progress, and the basis
14	for such determination."; and
15	(7) by adding at the end the following:
16	"(8) If the time period established under a
17	plan, amendment, or regulations pursuant to this
18	subsection expires, or the Secretary determines that
19	an existing rebuilding plan has failed under para-
20	graph $(7)(C)$, but relevant stock has not rebuilt, the
21	Council (or Secretary in the case of a stock to which
22	section $302(a)(3)$ applies) shall prepare a new re-
23	building plan pursuant to paragraphs (3) through
24	(6) of this subsection, except that such plan shall
25	have no less than a 75 percent chance of rebuilding

1	the fishery by the end of the new time period set
2	under paragraph (4). Management measures in-
3	tended to rebuild the stock shall remain in effect
4	during such preparation of a rebuilding plan.".
5	SEC. 505. DEPLETED FISHERIES AND PREVENTING OVER-
6	FISHING.
7	(a) Depleted Fisheries.—
8	(1) DEFINITION.—Section 3 (16 U.S.C. 1802)
9	is amended by inserting after paragraph (8) the fol-
10	lowing:
11	"(8A) Depleted.—
12	"(A) DEFINITION.—The term 'depleted'
13	means, with respect to a stock or stock com-
14	plex, that its biomass has declined below the
15	level at which the capacity of the stock or stock
16	complex to produce maximum sustainable yield
17	on a continuing basis is jeopardized. A depleted
18	condition may be caused by numerous factors,
19	alone or in combination, such as fishing effort,
20	habitat loss, ecosystem changes or climate
21	change, overfishing, inadequate forage, or other
22	characteristics of or stressors on the stock or
23	stock complex.
24	"(B) INCLUSION OF CASE LAW.—The term
25	

'depleted' has the meaning given to the term

1	'overfished' by this section before the date of
2	enactment of the Sustaining America's Fish-
3	eries for the Future Act of 2021 for the pur-
4	poses of determining the application of any
5	court precedent issued before such date.".
6	(2) SUBSTITUTION.—The Magnuson-Stevens
7	Fishery Conservation and Management Act (16
8	U.S.C. 1801 et seq.) is amended—
9	(A) in section 3 (16 U.S.C. 1802), by
10	amending paragraph (34) to read as follows:
11	"(34) Overfishing.—The term 'overfishing'
12	means a rate or level of fishing mortality that jeop-
13	ardizes the capacity of a fishery to produce the max-
14	imum sustainable yield on a continuing basis.";
15	(B) by striking the term "overfished" each
16	place such term appears and inserting "de-
17	pleted";
18	(C) in the heading of subsection (e) of sec-
19	tion 304, by striking "OVERFISHED" and in-
20	serting "DEPLETED".
21	(3) References in this act.—The provisions
22	of this Act and the amendments made by this Act
23	are not intended to alter the legal mandate to pre-
24	vent depletion of fisheries and to rebuild depleted
25	fisheries upon determination of their depleted status,

1	which includes among other things ending or cur-
2	tailing fishing while the fishery rebuilds.
3	(b) Information Provided by Scientific and
4	STATISTICAL COMMITTEES.—Section 302(g)(1) (16
5	U.S.C. 1852(g)(1)) is amended—
6	(1) in subparagraph (A), by inserting "ecologi-
7	cal," after "social"; and
8	(2) by amending subparagraph (B) to read as
9	follows:
10	"(B) Each scientific and statistical com-
11	mittee shall provide the appropriate Council
12	with ongoing scientific advice for fishery man-
13	agement decisions, including—
14	"(i) recommendations for accounting
15	for all sources of mortality in establishing
16	management measures, for the acceptable
17	biological catch levels, for preventing over-
18	fishing, for maximum sustainable yield,
19	and for achieving rebuilding targets and
20	promoting resilience of fish stocks to cli-
21	mate change;
22	"(ii) objective and measurable criteria
23	for determining whether a stock is depleted
24	or experiencing overfishing; and

1	"(iii) reports on stock status and
2	health, sources of mortality, bycatch, habi-
3	tat status, social, ecological, and economic
4	impacts of management measures, and
5	sustainability of fishing practices, and pre-
6	vailing and anticipated future impacts of
7	climate change on fish stocks, fishing com-
8	munities, and fishery sectors.".

9 (c) MINIMUM REQUIRED PRECAUTIONARY STAND-10 ARD.—Section 303(a)(10) (16 U.S.C. 1853(a)(10)) is 11 amended by inserting ", which may not be less pre-12 cautionary than the recommendation of the scientific and 13 statistical committees for such fishery," before "and,".

14 (d) TECHNICAL CORRECTION.—Section 301 of the
15 Modernizing Recreational Fisheries Management Act of
16 2018 (16 U.S.C. 1801 note) is amended to read as follows:
17 "SEC. 301. RULE OF CONSTRUCTION.

18 "Nothing in this Act, including the amendment made 19 by section 102(a)(3), shall be construed as modifying the 20 requirements of sections 301(a), 302(h)(6), 303(a)(15), or 21 304(e) of the Magnuson-Stevens Fishery Conservation 22 and Management Act, or the equal application of such re-23 quirements and other standards and requirements under 24 the Magnuson-Stevens Fishery Conservation and Manage-

ment Act to commercial, charter, and recreational fish-
eries, including each component of mixed-use fisheries.".
SEC. 506. PREPARATION AND REVIEW OF SECRETARIAL
PLANS.
Section 304(c)(1) (16 U.S.C. 1854(c)) is amended—
(1) by striking "may" and inserting "shall";
(2) in subparagraph (A), by inserting "not to
exceed 180 days" after "time";
(3) in subparagraph (B), by inserting "not later
than 180 days after the disapproval" before the
semicolon; and
(4) by adding at the end the following:
"Not later than 30 days before the last day of a time pe-
riod established in subparagraph (B) or (C), the Secretary
shall provide written notification to the affected Council
that if such Council does not fulfill the requirements de-
scribed in such subparagraph, the Secretary shall issue a
Secretarial plan.".
SEC. 507. COUNCILS.
Section 302(h) (16 U.S.C. 1852(h)) is amended—
(1) in paragraph (5), by striking "and" at the
end;
(2) in paragraph (7) —

1	(A) by redesignating subparagraphs (B)
2	and (C) as subparagraphs (C) and (D), respec-
3	tively; and
4	(B) by inserting after subparagraph (A)
5	the following:
6	"(B) prioritize fisheries and habitats expe-
7	riencing or expected to experience shifts in geo-
8	graphic range, spatial distribution, or produc-
9	tivity;";
10	(3) by redesignating paragraphs (8) and (9) as
11	paragraphs (11) and (13), respectively;
12	(4) by inserting after paragraph (7) the fol-
13	lowing:
14	"(8) approve, for each of its managed stocks,
15	objective and measurable criteria for identifying
16	whether the stock is depleted or experiencing over-
17	fishing, which may not be less precautionary than
18	the recommendation of its scientific and statistical
19	committee;
20	"(9) develop and implement a plan to protect
21	essential fish habitat in the region of the Council
22	from adverse effects caused by fishing that shall in-
23	clude—

1	"(A) quantitative and measurable targets
2	and goals for increasing quality, quantity, and
3	representativeness of essential fish habitat; and
4	"(B) conservation and management meas-
5	ures to implement the plan;
6	"(10) at routine intervals not less frequently
7	than every 7 years and based on scientific evidence
8	or other relevant information, review habitat protec-
9	tion plans developed under paragraph (9) by such
10	Council and each designation of essential fish habi-
11	tat and habitat areas of particular concern under
12	section $303(a)(7)$ by such Council, and amend such
13	Council's fishery management plans as necessary
14	and appropriate;".
15	SEC. 508. FORAGE FISH CONSERVATION.
16	(a) Secretary to Define Forage Fish.—Section
17	305 (16 U.S.C. 1855) is further amended by adding at
18	the end the following:
19	"(m) Forage Fish.—Not later than 6 months after
20	the date of enactment of the Sustaining America's Fish-
21	eries for the Future Act of 2021, the Secretary shall issue
22	a definition of the term 'forage fish' for the purposes of
23	this Act. In defining such term, the Secretary shall con-
24	sider factors including whether a species covered by such
25	definition, throughout such species' lifecycle—

1	"(1) is at a low trophic level;
2	"(2) is generally small- to intermediate-sized;
3	"(3) occurs in schools or other dense aggrega-
4	tions;
5	"(4) contributes significantly to the diets of
6	other fish, marine mammals, or birds; and
7	"(5) serves as a conduit for energy transfer to
8	species at a higher trophic level.".
9	(b) Definitions.—Section 3 (16 U.S.C. 1802) is
10	further amended—
11	(1) by inserting after paragraph (18) the fol-
12	lowing:
13	"(18A) FORAGE FISH.—The term 'forage
14	fish'—
15	"(A) has the meaning given the term by
16	the Secretary under section 305(m); and
17	"(B) with respect to a species in a fishery
18	managed pursuant to a fishery management
19	plan or plan amendment that is approved by
20	the Secretary under section 304(a), means any
21	species identified in such plan as a forage
22	fish."; and
23	(2) in paragraph (33) —
24	(A) in subparagraph (B), by striking
25	"and";

1	(B) in subparagraph (C), by striking the
2	period and inserting "; and"; and
3	(C) by adding at the end the following:
4	"(D) in the case of a forage fish, is re-
5	duced, pursuant to subparagraph (B), to pro-
6	vide for the diet needs of fish species and other
7	marine wildlife, including marine mammals and
8	birds, for which forage fish is a significant die-
9	tary component.".
10	(c) Scientific Advice.—Section $302(g)(1)(B)$ (16)
11	U.S.C. $1852(g)(1)(B)$) is further amended by adding at
12	the end the following:
13	"(iv) maintaining a sufficient abun-
14	dance, diversity, and localized distribution
15	of forage fish populations to support the
16	role of such populations in marine eco-
17	systems.".
18	(d) COUNCIL FUNCTIONS.—
19	(1) Research priorities.—Section $302(h)(7)$
20	(16 U.S.C. 1852(h)(7)) is further amended by in-
21	serting "forage fish populations and distribution,"
22	after "habitats,".
23	(2) UNMANAGED FORAGE FISH.—Section
24	302(h) (16 U.S.C. $1852(h)$) is further amended by
25	inserting after paragraph (11) the following:

1	"(12) develop a list of unmanaged forage fish
2	occurring in the area under its authority and pro-
3	hibit the development of any new directed forage fish
4	fishery until the Council has—
5	"(A) considered the best scientific informa-
6	tion available and evaluated the potential im-
7	pacts of forage fish harvest on existing fish-
8	eries, fishing communities, and the marine eco-
9	system;
10	"(B) determined whether conservation and
11	management of the forage fish fishery is need-
12	ed;
13	"(C) if a determination is made that con-
14	servation and management is needed, prepared
15	and submitted to the Secretary a fishery man-
16	agement plan or amendment consistent with
17	section 303; and
18	"(D) received final, approved regulations
19	from the Secretary pursuant to section
20	304(b)(3); and".
21	(3) EFFECTIVE DATE.—The amendments made
22	by subsections (a) and (b) shall take effect 2 years
23	after the date of enactment of this Act.
24	(e) Contents of Fishery Management Plans.—

1	(1) FORAGE FISH MANAGEMENT.—Section
2	303(a) (16 U.S.C. $1853(a)$) is further amended by
3	adding at the end the following:
4	"(18) when setting annual catch limits for for-
5	age fish fisheries, assess, specify, and reduce such
6	limits by the diet needs of fish species and other ma-
7	rine wildlife, such as marine mammals and birds, for
8	which forage fish is a significant part of their diet.".
9	(2) Effective date.—The amendment made
10	by subsection (a) shall take effect 5 years after the
11	date of enactment of this Act.
12	(f) Action by the Secretary.—Section 304 (16
13	U.S.C. 1854) is further amended by adding at the end
13 14	U.S.C. 1854) is further amended by adding at the end the following:
14	the following:
14 15	the following: "(l) Forage Fish Management Guidelines.—
14 15 16	the following: "(l) FORAGE FISH MANAGEMENT GUIDELINES.— "(1) IN GENERAL.—Not later than 18 months
14 15 16 17	the following: "(1) FORAGE FISH MANAGEMENT GUIDELINES.— "(1) IN GENERAL.—Not later than 18 months after the date of enactment of the Sustaining Amer-
14 15 16 17 18	the following: "(1) FORAGE FISH MANAGEMENT GUIDELINES.— "(1) IN GENERAL.—Not later than 18 months after the date of enactment of the Sustaining Amer- ica's Fisheries for the Future Act of 2021, the Sec-
14 15 16 17 18 19	the following: "(1) FORAGE FISH MANAGEMENT GUIDELINES.— "(1) IN GENERAL.—Not later than 18 months after the date of enactment of the Sustaining Amer- ica's Fisheries for the Future Act of 2021, the Sec- retary shall establish by regulation guidelines to as-
14 15 16 17 18 19 20	 the following: "(1) FORAGE FISH MANAGEMENT GUIDELINES.— "(1) IN GENERAL.—Not later than 18 months after the date of enactment of the Sustaining America's Fisheries for the Future Act of 2021, the Secretary shall establish by regulation guidelines to assist the Councils in implementing sections
14 15 16 17 18 19 20 21	 the following: "(1) FORAGE FISH MANAGEMENT GUIDELINES.— "(1) IN GENERAL.—Not later than 18 months after the date of enactment of the Sustaining America's Fisheries for the Future Act of 2021, the Secretary shall establish by regulation guidelines to assist the Councils in implementing sections 302(h)(12), and 303(a)(16).

25 fisheries, and conservation interests.".

1	(g) RIVER HERRING AND SHAD.—
2	(1) DEFINITIONS.—In this section—
3	(A) RIVER HERRING.—The term "river
4	herring" means blueback herring (Alosa
5	aestivalis) and alewife (Alosa pseudoharengus).
6	(B) Shad.—The term "shad" means
7	American shad (Alosa sapidissima) and hickory
8	shad (Alosa mediocris).
9	(2) Amendments of plans.—Not later than
10	180 days after the date of enactment of this Act, the
11	Secretary of Commerce shall—
12	(A) amend the fishery management plans
13	for the Atlantic Herring and Atlantic Mackerel,
14	Squid, and Butterfish fisheries for the New
15	England and Mid-Atlantic Regions to add shad
16	and river herring as managed stocks in such
17	plans consistent with section $302(h)(1)$ of the
18	Magnuson-Stevens Fishery Conservation and
19	Management Act (16 U.S.C. 1852(h)(1));
20	(B) initiate additional fishery management
21	plan amendments to be completed in not more
22	than 1 year from the date of the addition of the
23	species identified in paragraph (1) in order to
24	develop and implement all required conservation
25	and management measures for such stocks con-

1	sistent with the Magnuson-Stevens Fisheries
2	Conservation and Management Act (16 U.S.C.
3	1801 et seq.), and all other applicable law; and
4	(C) notwithstanding any other law, rule, or
5	fishery management plan provision, including
6	conservation and management measures under
7	section $303(a)(11)$ of the Magnuson-Stevens
8	Fishery Conservation and Management Act (16
9	U.S.C. 1853(a)(11)), reallocate existing re-
10	sources to provide, for not less than 60 percent
11	of all relevant fishing trips, not fewer than one
12	at-sea observer or an on-board electronic or
13	video means of producing equivalent at-sea
14	monitoring information, for any vessel using
15	mid-water trawl or paired mid-water trawl fish-
16	ing gear in the Atlantic herring and Atlantic
17	mackerel fisheries.
18	(h) RULE OF CONSTRUCTION.—Nothing in this sec-
19	tion shall be construed as—
20	(1) extending or diminishing the jurisdiction or
21	authority of any State within its boundaries; or
22	(2) affecting—
23	(A) section 306 of the Magnuson-Stevens
24	Fishery Conservation and Management Act (16
25	U.S.C. 1856); or

1(B) the Atlantic Coastal Fisheries Cooper-2ative Management Act (16 U.S.C. 5107 et3seq.).

4 SEC. 509. FUNDING FOR MONITORING IMPLEMENTATION
5 OF NORTHEAST MULTISPECIES FISHERY
6 MANAGEMENT PLAN.

7 Section 311(f)(4) (16 U.S.C. 1861(f)(4)) is amended
8 by striking "pursuant to this section" and all that follows
9 through the end of the sentence and inserting "to enforce
10 and monitor (including electronic monitoring) implementa11 tion of that plan.".

12 SEC. 510. AUTHORIZATION OF APPROPRIATIONS.

13 There is authorized to be appropriated to the Sec-14 retary the following amounts to carry out the provisions15 of this Act:

- 16 (1) For fiscal year 2022, \$682,446,000.
- 17 (2) For fiscal year 2023, \$698,142,000.
- 18 (3) For fiscal year 2024, \$714,200,000.
- 19 (4) For fiscal year 2025, \$730,626,000.
- 20 (5) For fiscal year 2026, \$747,431,000.
- 21 (6) For fiscal year 2027, \$764,621,000.