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Forest Biomass Policies and Regulations in the United States of America

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Abstract: Using woody biomass from public lands could attract private investments, increase carbon dioxide emission reductions from sustainably harvested low-grade wood to mitigate climate change, provide benefits for the environment, and support rural community economies. Available for use are about 210 million oven dry tons (in the western U.S. alone) of small-diameter wood and harvest residues that could be removed through hazard-fuel treatments and used for bioenergy and bioproducts; representing an economic value of approximately USD 5.97 billion (109). Reaching that utilization goal requires an assessment of current U.S. policies, regulations and directives influencing the use of forest biomass and identification of barriers, challenges, and potential opportunities associated with the use of woody biomass from public lands. One objective of this review is to support the implementation of the U.S. Department of Agriculture, Forest Service (USDA-FS) new effort called “Confronting the Wildfire Crisis: A Strategy for Protecting Communities and Improving Resilience in America’s Forests”, but greater coordination of public policies (regulatory legislation, government subsidies, support programs) at different government levels could increase adoption of forest biomass for bioenergy and bioproducts while also promoting different supply chains for long-term biomass supplies and industry investments. Harmonizing the definition of key biomass terms used by different programs that support using forest biomass for bioenergy and other bioproducts, including the Renewable Fuel Standard, may increase forest biomass use from public lands.

Keywords: woody biomass; public lands; renewable fuel standard

1. Introduction

In general, biomass is referred to as all organic material produced by plants or any conversion process involving life. Biomass includes water- and land-based organisms, including vegetation, trees, or virgin biomass. Biomass is considered renewable because, in a short period of time, the material used can be replaced. This is the main advantage of using biomass for biofuels as compared to fossil fuel-derived products.

Woody biomass, also known as forest biomass or dendromass, comprises all parts of the tree (i.e., stem, bark, branches, leaves, needles, shavings, chips, stumps, and roots) that are generated from forest management and processing activities. Forest biomass also includes residues that remain after harvesting forest products (Figure 1), fuelwood from forestlands, residues from forest products processing mills, and forest residues from...
silvicultural treatments aimed to decrease the amount of hazardous fuel to reduce wildfire risk and improve forest health.

Figure 1. The post-harvest fate of woody residues for bioenergy and bioproducts is dependent on, and integral to, many diverse factors.

Expansion of bioenergy use and bio-based products may contribute to climate change adaptation or mitigation by reducing greenhouse gas emissions or promoting forest health, especially when the cascading principle and waste hierarchy are implemented to achieve resource efficiency of biomass use according to its highest environmental and economic benefit. At present, forest biomass is often underutilized and considered waste material because of the high costs for collection and transportation and because there are few markets for this material. For these reasons, forest biomass is often disposed of by on-site burning, which can cause negative economic and environmental impacts. However, there are considerable advancements in applying new methods and technologies to expand the uses and value of unmerchantable forest biomass. Integrating biomass conversion to bioproducts during forest restoration activities may contribute to the cost-effectiveness of removing trees killed by drought, insects or disease while also reducing wildfire risk [1]. In addition, on-site or near-site forest biomass conversion and utilization can be integrated into thinning and timber harvest operations, producing renewable bioenergy and bioproducts (e.g., nanotechnology, cross laminated timber, biofuels, biochar, and other products).

New markets for burgeoning bioproducts can help achieve a variety of forest management objectives such as wildfire mitigation, forest health, restoration, watershed improvements, wildlife habitat, timber stand improvement, and aesthetics. These objectives are particularly important as climate change and invasive species increasingly stress U.S. forests. Diversifying forest biomass uses could also help offset the high cost of forest management, restoration activities, hazardous fuels treatments, and post-harvest actions. However, there are potential drawbacks such as concerns about air quality, and
the potential increase in greenhouse gas emissions from burning feedstocks [2]. Sustainable harvest operations that extend from timber sale to residue utilization needs consistent policies, regulations, and directives at federal and state government levels to streamline the administrative process.

This review assesses current U.S. policies (actions adopted by a government), regulations (rules developed to modify economic behavior), and directives (authoritative instruction), influencing the use of forest biomass, as well as to identify the barriers, challenges and potential next steps to increase the use of forest biomass that also result in (1) improving environmental conditions and decreasing the risk of wildland fire for rural communities, (2) increasing forest management on national forests to be a source of renewable bioenergy and bioproducts; (3) decreasing the impacts of climate change; (4) promoting economic development and environmental justice in rural, forest-dependent communities and (5) supporting the implementation of the United States Department of Agriculture, Forest Service (USDA-FS) Wildland Fire-Strategy for Protecting Communities and Improving Resilience in America’s Forests.

2. Policy Background

Public policy is promulgated by government representatives (legislators, governors, agency administrators, and judges). Natural resource policy is a designed course of action or inaction to be followed by an individual or group to manage the use and protection of natural resources to achieve an explicit or implicit objective [3–5]. Because private organizations and NGO’s are now involved in forest management activities, these authors also note that policies may be extended to cover groups in their management and disposition of natural resources.

A policy instrument is the link between policy formulation and policy implementation. Policy instruments are also known as governing tools when they are applied with all associated conditions. The objective of implementing governing tools is to achieve policy targets of resource management that are adjusted to social, political, economic, and administrative concerns. The design of a policy instrument varies according to the following criteria [6]:

- Financial (loan, tax, fee, charge, fine, insurance, and price)
- Promotional (cash grants, loan guarantee, public investment, government provision, public promotion, and kind transfer)
- Motivational (information, demonstration, and government-sponsored enterprise)
- Regulatory (quality control, guideline, prohibition, quota, and ban)
- Administrative (certification, screening, license, permit, lease, and contract)

Four types of policy instruments can be used by state and federal governments to promote the use of woody biomass (Table 1): financial incentives, rules and regulations, the provision of services, and public attitudes.
Table 1. Policy instruments to promote the use of woody biomass in the U.S.1.

| Category          | Description                                                                                                                                 |
|-------------------|---------------------------------------------------------------------------------------------------------------------------------------------|
| Tax incentives    | Establishes reduction or exemption from state sales tax on the purchase of qualifying equipment for harvesting, transportation, and manufacturing or processing of biomass. |
| Corporate/production tax incentives. | Deductions or exemptions from taxes paid by businesses for installing certain types of biomass manufacturing systems. They may also include production tax credits paid for the volume of forest biomass used in production or for the amount of energy produced. |
| Personal tax incentives. | Provides income tax credits and deductions most commonly related to the installation of certain types of renewable energy systems. |
| Property tax incentives. Exemptions, exclusions, and credits for the use of property (including equipment) used for the setting of qualifying manufacturing facilities or the transport of biomass. | Financing and contracting Business recruitment is used to promote economic development and job creation by offering specific incentives like tax credits to locate in investment zones or in a business incubator, tax exemptions on equipment purchased or individuals employed, and grants for investing in certain types of technology. Recruitment incentives are generally temporary measures to support emerging industries. Bonds allow state and local governments to raise money by borrowing to support construction of biomass utilization facilities, including the installation of wood boilers to heat schools and industrial facilities. The bonding authority may be reimbursed using the savings resulting from the installation of projects. Loans provide financing for the purchase of qualifying equipment for harvesting biomass, transportation, and processing or remanufacturing. Micro-loans, low-interest, and zero-interest loans may be available to residential, commercial, industrial, transportation, public and nonprofit sectors. Procurement and contracting requires certain types of products be purchases from qualifying sources or that certain types of contractors be used in biomass processing and delivery. By issue of Executive Order, city ordinance, or state legislation, certain biomass products may be required for use in heating, construction, or operating vehicles or equipment. Financial incentives in the form of tax credits, grants, and loans may be used to encourage procurement/contracting practices where it is not mandated. Subsidies and grants Cost share programs. Designed to reduce the purchase price or operations cost of equipment used for biomass harvesting, transportation, or manufacturing. The cost of operations may also be reduced through a waiver of fees, or supplemental resources provided to pay for biomass harvesting or procurement. Grant programs. Encourage the use and development of certain types of technologies or programs aimed at biomass utilization. Grants are typically available to commercial, industrial, community, and government sectors on a competitive basis to purchase equipment, support research, development, or demonstration projects, and to support product commercialization and marketing. Rebate programs. Offered by state or local governments and utilities to promote the purchase or installation of qualifying biomass manufacturing and processing systems. Renewable energy standards. Require utility companies to use renewable energy to account for a certain percentage of their retail electricity sales or generation. This category includes renewable energy goals that establish legal system to regulate behavior or binding goals for renewable energy production; interconnection standards governing how energy producers connect to the grid; consumer green power programs offering the option of buying electricity generated from renewable sources; and public policies that engage in particular benefit funds that set aside utility dollars for renewable energy development. Equipment certification. Establishes standards for the efficiency or quality of equipment used to process or manufacture biomass (e.g., wood pellet burners and biomass boilers). Provision of services. State governments routinely offer numerous services to landowners, technical assistance and education and consultation. States provide fire control, creation of business planning tools, organize outreach to potential businesses, or to coordinate existing service technical assistance and market programs. Education and consultation. Establishes local or state programs to coordinate research on biomass utilization, disseminate technical information, and assist with business planning and grant writing. Other activities may include the training of personnel. Training programs. Education courses or certificates offered to businesses, employees, agency personnel, and others involved in biomass harvesting and use in which development of technical expertise is the objective. Policy implications. Public acceptance of woody biomass for energy and biodiversity changes, recreation, bioenergy, and rural economies are critical to increased use of woody biomass. Bioproducts. Training programs, increased communication, and education used to involve a wider audience. |

1 From information in: [5,7–8].
3. Federal Policies and Incentives

Beginning in the 1970s, the U.S. undertook a program to improve national energy security by working to decrease oil dependency. One strategy was to promote and develop alternative and renewable energy sources for electricity production [9]. At the same time, policymakers started to see agriculture as a potential source of energy (e.g., ethanol from corn). To facilitate this, both federal and state legislation was enacted to stimulate renewable fuel production and funding for research [10]. As a result, the U.S. Public Utility Regulatory Policies Act (PURPA) was enacted in 1978 to encourage cogeneration and promote competition for electric generation. PURPA was implemented by the Federal Energy Regulatory Commission and the states. It imposed mandatory purchase obligations on electric utilities for power generated by cogeneration facilities and small power production facilities of 80 megawatts or less using renewable resources to reduce U.S. dependence on foreign oil [11,12].

After PURPA's enactment, support for woody biomass utilization was promoted by the U.S. Congress and in 1979 they introduced the term 'biomass' to refer to any type of alternative fuel [13]. After this, biomass was further defined in the Energy Security Act of 1980 (P.L. 96–294, Title II), as "any organic matter which is available on a renewable basis, including agricultural crops and agricultural wastes and residues, wood and wood wastes and residues, animal wastes, municipal wastes, and aquatic plants" [13]. Then, in 1992 the U.S. Congress enacted the National Energy Policy Act, which is comprised of several provisions that encourage the use of renewable energy sources. This was followed by Executive Order (EO) 13134 in August 1999 which encouraged the development and promotion of bio-based products and bioenergy [14].

In addition to these early legislation efforts to support renewable resources for energy generation, other policies have been enacted to encourage the use of woody biomass through policy and incentives. The legislative efforts promote energy development and biobased products such as cellulosic ethanol and biodiesel with recent additions of mass timber, biochar, and other innovative woody biomass-based products.

The primary pieces of legislation considered as the over-arching umbrella to promote the increased use of bioenergy and woody biomass are the Biomass Research and Development Act of 2000, the Farm Bill of 2002, the Healthy Forest Restoration Act (HFRA) of 2003, the Energy Policy Act of 2005 (EPACT), the Energy Independence and Security Act of 2007 (EISA CT), and the Food Conservation and Energy Act of 2008 [14–16]. The main characteristics of each of these legislation efforts are presented in the Appendix A.

Timber Sale Regulations

The main set of rules issued by federal agencies is contained in Title 36 of the Code of Federal Regulations (CFR) (Parks, Forests, and Public Property [17]. In part 223 of Title 36 (Sale and disposal of National Forest System timber) Subpart A states the authorities for the USDA-FS to sell and dispose of timber. Timber sale contracts, including timber disposal, should be consistent with applicable land and resource management plans and environmental quality standards and are listed under Subpart B. Subpart B covers legal aspects of contracting as well as limitations.

One of the main requirements related to woody biomass utilization is that it provides a mechanism for the optimum practical use of wood that can be obtained with currently available technology and when considering opportunities to promote more efficient wood utilization, regional conditions, and species characteristics. However, there is no specific language that addresses the disposal of the forest residues and unmerchantable wood from logging operations. Slash piles and forest residues generated in timber sales could be utilized for bioenergy or used to produce biochar on site and used to improve soil health or used for other ecosystem restoration actions.
Using wood normally burned in slash piles for a higher-value use can reduce slash pile burning impacts on the soil resource while also reducing smoke and particulates generated during open burning. In addition, there is a potential to generate additional revenues by using unmerchantable woody biomass generated from timber sales. However, there is a need to determine the best way residues can be disposed so that they benefit the government, local communities, and forest ecosystem processes. Using unmerchantable residues for biochar production could help the USDA-FS improve forest ecosystem conditions such as soil productivity while also decreasing the risk of wildfire. In addition, this effort could create new markets and create jobs in rural communities. One limitation for the USDA-FS is the requirement for how a timber sale purchaser handles unmerchantable or low-value slash material, but this could be overcome by incentivizing the timber purchaser to use these residues.

4. State Policies Related to Woody Biomass

Federal laws supporting the use of woody biomass are followed and applied by state and local legislation and they include policies and incentives to encourage woody biomass production and utilization depending on local conditions. The enactment of law and policy instruments mostly started in 1990, but the majority have been promulgated since 2005 [18]. During the last 20 years federal and state governments have developed policies and regulatory instruments to support the production of electricity and heat from forest biomass. Several authors have classified these policies according to their different characteristics such as those providing financial incentives, energy mandates, and grants [5,7,19]. Others have grouped state legislation in categories related to rules and regulations, public assistance programs, and financial incentives [18] and in categories related to their effects at different phases of the supply chain (harvesting, transportation, manufacturing, and consumer markets) including building codes and biofuel policies [20]. Additional classifications are in themes like tax incentives, cost-share programs and grants, rules and regulations, financing, procurement, and technical assistance [7,18,21,22]. Often selected policies are analyzed individually for their effectiveness. However, in the long-term it will be important to examine policy mixes at federal and state levels to determine the most complementary characteristics that further the goals of low-value woody biomass use.

Becker and Lee [7] reviewed, classified, and integrated a database of legislation and policy instruments about woody biomass from all U.S. states. This database reports 388 policies, 95 tax incentives, 63 subsidies and grants, 129 rules and regulations, 67 education and consultation, and 33 financing and contracting instruments addressing state and local challenges using woody biomass and they provide support to overcome those challenges and promote forest management and create economic development opportunities.

Policy Effectiveness

During the past 10 years, several studies have assessed the effectiveness of woody biomass and renewable energy policies and policy instruments at the state level. The primary objective was to define the most adopted policy instrument or policy mixes at the state level that promote the use of woody biomass as the main feedstock for renewable energy. All the studies concluded that financial incentives, including tax incentives, subsidies, and grants, are the most widely accepted policy instruments or mixes that overcome the challenge of producing a sustainable feedstock demand and supply for energy production and which lowers the capital costs of investments [18]. Financial incentives were also considered as the best policy instrument to promote price competitiveness of renewable energy feedstocks followed by (1) adoption of education and consultation programs and (2) rules and regulations. Financial assistance helps to diminish risks associated with a large advance in investment costs [19,22–25].

Becker et al. [20] identified 370 state policies in the U.S. that promote incentives for forest biomass utilization. They broadly assessed these policies to determine if they were
motivational or coercive in stimulating biomass utilization and how they were organized within the supply chain. They concluded that the largest number of policies were directed at the manufacturing sector (215 policies), followed by consumer markets (134 policies), with a small number related to harvesting (20 policies) and transportation (1 policy). The policies targeting consumer markets were of various forms. For example, procurement policies were widely used to establish requirements on utilities to buy excess energy produced from consumers who have installed qualifying biomass energy systems (net metering). They also mentioned that some regulations are directed to green building and that tax incentives were frequently used to create consumer demand.

In addition to the policies for biomass utilization, in 2013 there were 494 state laws in the U.S. that supported the use of forest biomass for heat and electricity production [21]. Within these state laws, there were 279 laws based on incentives (Tax incentives: 94 laws, project finance: 97 laws, and production incentives: 88 laws), 115 laws related to regulations (Consumption production standard: 73 laws, and connectivity standard: 42 laws), and 100 laws developed around information policies (dissemination: 85 laws, and research feasibility: 15 laws). The most used incentive policies were in the areas of project finance, tax, and production incentives. In addition, 83% of the policies applied broadly to all renewable energy; 8% addressed biomass energy, and 9% were specifically related to forest bioenergy. Ebers et al. [21] also indicated that the state of Oregon had the highest number of tax incentives and biomass policies. According to their results Oregon had 22 policies, followed by New York, Vermont, and California. Specific state laws and policy instruments in each state can be found at https://conservancy.umn.edu/handle/11299/107766 (accessed on 30 August 2022), Database of State Incentives for Renewables and Efficiency (https://www.dsireusa.org/(accessed on 30 August 2022)), and Energy State Bill Tracking Database (https://www.ncsl.org/research/energy/energy-legislation-tracking-database.aspx (accessed on 30 August 2022)).

Understanding the economics of woody biomass utilization at the state level is difficult because the financial gain of a project from a specific policy depends on the scale of the investment, processing procedures, number of products manufactured, and the quantity produced [26]. According to the database from Becker et al. [20] many of the state policies provide incentives that foster biomass removal or forest product uses, but additional state policies that provide incentives for healthy forests rather than general legislation may be necessary in the future [26].

5. Discussion

The woody biomass potential production from federal and private lands has not been fully explored. The Billion Ton report [27] indicates there is a high-yield potential of 483 million dry metric tons in 2022 and increasing to 1.15 billion dry tons in 2040 which consists of forest wastes and residues that could be sustainably produced each year in the U.S., including about 36% of total biomass in 2040 coming from forest residues and wood energy crops [28]. Forest2Market indicated that in 2016 the harvested timber supply chain economic value contribution of private working forests to the US economy was very important, since total direct, indirect, and induced employment effects were close to 2.5 million jobs, with USD 109.4 billion in annual payroll and USD 288 billion in sales and manufacturing [29]. This contribution could be enhanced when biomass from public lands is used for a variety of products.

For the USDA-FS and other land management agencies the large-scale benefits of using forest biomass is that removal for bioenergy or bioproducts offers an opportunity to potentially monetize unmerchantable or low-value residues outside the efficient transportation radius of existing bioenergy operations, making conversion to bioproducts more economically feasible. If implemented properly, and with adequate marketing, the use of low-value woody residues as a feedstock to produce bioenergy and other biobased forest products may help forest managers more effectively and efficiently accomplish fire management objectives and therefore, help protect communities and human health.
However, there are several limiting factors to making use of the full potential of woody biomass. Some limiting factors are technical, but others are related to policies and policy instruments at national and state levels, as well as the challenges associated with local biomass markets. In Denmark, environmental concerns associated with the use of woody biomass are a top priority [8] and this may also be something addressed within the U.S. A full understanding of attitudes about environmental impacts, biodiversity, and climate mitigation associated with bioenergy and bioproduct production will be an important aspect of future policy development or policy mixes. Additional benefits of using low-value forest thinning biomass and residues are a reduction or removal of invasive tree species, decreased insect and disease outbreaks, mitigating climate change impacts, and improved environmental growing conditions for the remaining forest stand. Without markets for this material, it is often not harvested or left as slash piles to decompose, be burned or increase the risk of wildland fire.

**Policy Language**

Biomass was first defined by Congress in Section 203 of the Energy Security Act of 1980, including wood and wood wastes and residues along other sources of biomass [30]. Other legislation containing biomass definitions are the Energy Independence and Security Act of 2007, and the Food, Conservation, and Energy Act of 2008. According to these reports, there are 14 different biomass definitions included in legislation, including tax legislation. The main objective for these varying definitions is to support research and development, technology transfer, and reduce technology costs for landowners and businesses. However, the main impact of all these definitions is that they determine which feedstocks can be used under the various programs, and for the application of biomass used to produce energy.

Why is it important to consider these definitions? Defining biomass type determines the use. For example, the Energy Policy Act of 2005 established the use of cellulosic materials for biofuels production and at the same time established the Renewable Fuels Standard (RFS) that imposed an upper limit to the amount of forest biomass that could be used for biofuels (no restriction on federal lands in the Energy Policy Act of 2005). However, the Energy Independence and Security Act of 2007 defined renewable biomass in such a way that the RFS imposed restrictions on the use of raw material from federal and Tribal lands in trust of the U.S., but it does not include planted trees, tree residue, or “slash and pre-commercial thinning that are from non-federal forestlands, including forestlands belonging to an Indian tribe or an Indian individual, that are held in trust by the United States or subject to a restriction against alienation imposed by the United States, but not forests or forestlands that are ecological communities with a global or State ranking of critically imperiled". The Food, Conservation, and Energy Act of 2008 (known as 2008 Farm Bill) includes biomass from federal lands as a biofuel feedstock, but it limits the use of forest biomass as a feedstock for and this is still a barrier to increased biomass use. However, there is continuing legislation that has been enacted to support the use of forest biomass for bioenergy, such as the 2018 Farm Bill. This bill provides incentives as provided in Infrastructure Investment and Jobs Act, 2021 (Appendix A).

According to the Department of Energy [31], the U.S. Environmental Protection Agency (EPA) administers the RFS program, and it defines slash and precommercial thinning materials that can be used from non-federal lands in the 40 CFR 80.1401 (Figure 2). The EPA established volume requirements for each category of woody residue based on the Energy Independence and Security Act of 2007 with legislated volumes and fuel availability [32]. The EPA also monitors compliance by issuing a Renewable Identification Number (RIN) to each gallon of renewable fuel. Industries regulated by the RFS include oil refiners and gasoline and diesel importers. The volumes authorized for each obligated party are based on a percent of its petroleum product sales. Obligated parties can meet their renewable volume obligations (RVOs) by either selling required biofuel volumes or purchasing RINs from other industries that exceed their requirements. However, while
this is a good option, it is not currently implementable within the forest biomass industry (e.g., producing biofuels for jet fuels). This is the case for Red Rock Biofuels who, under these regulations, has a prohibition on using woody biomass from public lands due to legislation structure. Red Rock Biofuel’s biorefinery under construction (almost finished) in Lakeview, Oregon is a second-generation commercial scale biorefinery that will convert waste woody biomass into renewable jet, diesel, and gasoline blend stock fuels.

**Figure 2.** Renewable Fuel Standard of eligible and non-eligible feedstock for biofuels (Reprinted with permission from Ref. [29]).

6. Increasing the Use of Woody Biomass in the U.S.

The promotion and use of forest biomass for bioenergy and bioproducts is complex. What follows is a list of suggestions to increase the use of woody biomass.

1. Multiple definitions are contained within different programs supporting the use of forest biomass for bioenergy and other bioproducts. The restriction for using biomass from public lands discourages private industry investments and it decreases the opportunity to reduce carbon dioxide emissions by producing biofuels from sustainably harvested low-grade wood to mitigate the impacts of climate change, to reap the associated benefits for the environment, and to improve rural community economies. It also implies that the cost of hazardous fuels materials cannot be decreased when managing public lands because the material cannot be used for bioenergy or biofuels production. This limits an agency’s capacity to implement active forest management and successful implementation of the USDA-FS Wildland Fire Strategy for Protecting Communities and Improving Resilience in America’s Forests. This is important because it could leave out the use of about 210 million oven dry tons of small-diameter and harvest residue material that could be removed through hazard-fuel treatments in the western U.S. [33].
Current U.S. policies direct the federal government, aircraft manufacturers, airlines, fuel producers, airports, and non-governmental organizations to advance the use of cleaner and more sustainable fuels in aviation. These steps make progress toward U.S. climate goals for 2030 and are essential to unlocking the potential for a fully zero-carbon aviation sector by 2050. The aim is to produce three billion gallons of sustainable fuel, reduce aviation emissions by 20% by 2030, and grow good-paying union jobs [34]. Forest biomass could be an important source of raw material for this purpose. However, for the U.S. to be able to accomplish this mandate, all agencies and departments involved need to establish clear definitions of the 42 U.S. Code § 7545(Regulation of fuels (l) Renewable biomass from (v) Biomass obtained from the immediate vicinity of buildings and other areas regularly occupied by people, or of public infrastructure, at risk from wildfire [35]. This work will involve the USDA-FS and EPA to get clarification and guidance on what constitutes qualified renewable biomass and the distance it can be obtained from federal lands surrounding buildings, other areas regularly occupied by people, or public infrastructure in the area at risk for wildfire. Currently, a distance of 200 feet (61 m) has been mentioned but given the current environmental conditions of extreme fire behavior that may occur during intense drought, hot temperatures, and very high winds, this distance may not be sufficient to effectively provide a wildfire fuel break. Additional considerations are defining the forestry terms and concepts included in the RFS code such as slash, pre-commercial thinnings, and wood from plantations. Using standard definitions currently provided in academic literature would assist in bringing consistency to policies and regulations. Soon RIN registrations for woody biomass-derived electricity that displaces liquid fuels in electric and hydrogen vehicles will be needed.

2. Forest biomass definitions can be used to limit bioenergy or bioproducts to avoid industry competition for raw materials and promote unsustainable forest management [18,30]. Alignment and consistency of forest biomass and related definitions are an important topic to analyze and propose solutions, so all sectors have the same understanding.

3. Lack of alignment between some national and state policies for the use of forest biomass creates increased cost and uncertainty (i.e., Clean Air regulations). Abrams et al. [22] point out that the biomass policy system in the U.S. may not be well designed to support innovation, particularly due to conflicts between forest biomass use promotion policies and other forest, environmental, or energy policies.

4. Additional factors that affect how state and federal energy policies impact the forest bioenergy sector are pending or near final court rulings. These bioenergy policies can deter or stall investments and expansion of rural economies. Changes in the legal definition of forest bioenergy and its eligibility in policy (e.g., Renewable Portfolio Standards (RPS)) can influence harvesting practices, site sustainability, and feedstock availability (e.g., removal of forest biomass from federal lands) [21].

5. RPS are a regulatory mandate to increase production of energy from renewable sources such as wind, solar, biomass, and other alternatives to fossil and nuclear electric generation. It is also known as a renewable electricity standard [12,35]. Currently, 30 States and the District of Columbia have RPSs, 5 states have a Clean Energy Standard, 8 states have renewable portfolio goals, and 5 states have clean energy goals [36]. This is important, because RPS can set limits in the U.S. for forest biomass used for electricity production. The implication of this is that when forest biomass supplies are limited, using wood as an energy feedstock can increase competition for the material between the bioenergy sector and the pulp and paper industry. In addition, there are concerns that burning biomass could reduce air quality by releasing particulate matter [21].

6. There are several policies that are not directly linked to, or specifically designed for, dealing with forest biomass. However, they have a high degree of influence on the
different programs. This situation creates an imbalance between support for using forest biomass and limits of harvest operations because of a high standard within the regulations. Examples are national environmental policies such as the Clean Air Act, the Endangered Species Act, and policies regulating USDA-FS National Forest System management. Furthermore, at the state level there are additional forest management policies, such as forest management and climate change action plans. It is important to analyze and create a consistent design or mix of regulations that could have the same standards but aligned with the new reality.

7. Other aspects to be considered are high transportation costs. Forest biomass transportation cost is a major concern, and this is where designing policies that consider incentives for transportation costs could help reduce the cost of the supply chain and promote forest biomass use in the western US, where federal lands are located at long hauling distances from the processing facilities.

8. Increasing education efforts can create, raise, sustain, and develop public awareness to increase knowledge and build positive attitudes for early and sustained adoption of bioenergy and bioproducts. Current efforts can be intensified to change public behaviors in both rural and urban households, industries, and communities.

7. Future Considerations

There is a need to increase USDA-FS biomass production capacity, but this requires more coordinated and direct policies. The goal would be to use pieces of existing policies (policy mixes) or design new policies that promote forest biomass as a specific source for the creation of biobased products and renewable energy. These could establish direct subsidies that help organizations finance installation of new systems for innovative biomass-based products and support market development. Ultimately, these new policies or policy mixes would strengthen the whole forest industry supply chain. In addition, there are restrictions on raw material from federal and Tribal lands used for bioenergy and biofuels in the RFS, modifying these restrictions could increase forest product markets.

If the goal of policy instruments is to increase the adoption of biomass use for a variety of purposes, then policies could be developed that improve forest health through active management. These policies could also consider promoting a consistent long-term fuel supply for industrial investments. Initially, the effective treatment areas could target the wildland-urban interface and thereby increase biomass use adjacent to federal-, state- or industry-owned lands.

Forest harvest operations will continue to generate slash piles, but a change in contracting language for federal land harvest operations can promote biomass utilization over pile burning. Incentives in timber sale and stewardship contracts that promote woody biomass for bioenergy or bio-based products rather than paying to create slash piles for on-site burning will increase production of bioproducts that benefit society. Furthermore, accomplishing these changes will support increasing forest restoration and active forest management under the Bipartisan Infrastructure Law and federal strategies to confront the wildfire crisis and plan investments in building resilient forests by targeting wildfire reduction risk and ecosystem restoration.

8. Conclusions

Woody biomass is the only renewable resource that has the potential to supply a significant portion of U.S. liquid transportation fuels, chemicals, and substitutes for fossil fuel intensive products. Furthermore, the Energy Independence and Security Act of 2007 (Public Law 110–140) mandates that by 2022 the United States will replace 36 billion gallons/year (bg/yr) of transportation fuels with biofuels, with at least 16 bg/yr coming from cellulosic feedstocks [37]. Our goal of this review was to evaluate current U.S. policies related to biomass use and identify barriers, areas for improvement, and next steps for increasing bioproduct or bioenergy production. We point out that differing
definitions of what constitutes woody biomass from federal lands discourages investments in new technologies and, therefore, improving the consistency of language and policy actions will promote greater government coordination and wider adoption of forest biomass supply chains that improve forest sustainability, long-term biomass supplies, and industry investments. This review also highlights that there is potential for increased educational efforts to build community support for increasing use of woody biomass. Slash piles and non-merchantable woody residues should also be considered as viable products for bioenergy, biofuels, or biochar, but current regulations and policies will need updating to incentivize their use. Learning about different policies from state-to-state and across federal agencies will also help achieve improvements in woody biomass utilization.

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**Disclaimer:** The findings and conclusions in this publication are those of the authors and should not be construed to represent any official USDA or US government determination or policy.
## Appendix A

### Table A1. Summary of the U.S. main legislation enacted by the U.S. Congress for Forest Biomass.

| Implementing Agency | Legislation | Legal and Regulatory Instruments | Main Characteristics | Funding Mechanism |
|---------------------|-------------|----------------------------------|----------------------|------------------|
|                     |             | Policy Instrument | Existing Legislation | Production | Mandate |                   |
| Biomass Research and Development Board US Department of Agriculture amended | Biomass Research and Development Act of 2000, as amended | Legislative-R&D and Demonstration | Yes | Government | Coordinates federal policies and procedures for promoting R&D and Demonstration activities leading to production of biofuel and biobased products | Same as Biomass R&D Advisory Committee |
| Biomass Research and Development Technical Advisory Committee (Department of Energy/Department of Agriculture) | The Biomass Research and Development Act of 2000, as amended | Legislation—R&D and Demonstration | Yes | Education Institutions, private industry and environmental interest groups | Promotes development of new and emerging technologies for the use of biomass, including processes of production of bio-based fuels and biobased products. Promotes R&D and Demonstration activities to advance the availability of new technology for the conversion and the use of Biofuels and biobased products | USD 5 million from Commodity Credit Corporation for 2002 and USD 14 million/year in the period 2003/2007 + USD 200 million/year in the period 2006/2015 |
| Department of Agriculture | Farm Act 2002 | Legislation—Omnibus | Yes | sec IX Energy; Sec 1 commodities programs; Sec 2 conservation; Sec 3 Trade; Sec 4 Nutrition Program; Sec 5 credit; Sec 6 Rural development; Sec 7 Research and related matters; Sec 8 Forestry; Sec 10 Miscellaneous | Conservation Security Program (CSP) provides payments and incentives for further environmental management and conservation by farmers who are already implementing such practices. This is a comparatively new program with spending amounts to USD 260 million annually |
| Department of Agriculture | Farm Act 2002, Section 9002, Federal Procurement of Bio-based Products; | Legislation—Guidelines | Yes | Government | Establishes a new program for purchase of bio-based products by federal agencies, modeled on the existing program for purchase of recycled materials. A voluntary bio-based labeling program is included. Designed to increase the use of voluntary certification frameworks in the production of bio-based products | Mandates funding of USD 1 million annually through the Commodity Credit Corporation (CCC) for fiscal years (FY) 2002-07 for testing bio-based products |
| Department of Agriculture | Farm Act 2002, Section 9003, Bio-refinery Grants; | Legislation—Incentives | Yes | Industry | Establishes a competitive grant program to support development of bio-refineries to convert biomass into multiple products such as fuels, chemicals, and electricity. Provides grants for up to 30% of the costs for development of new and emerging technologies | Authorization only, no funding |
| Department of Agriculture | Program; Legislation—Incentives and Education | Yes | Government/Private Entities | for the use of biomass, including lignocellulosic biomass | Establishes a competitive grant program to educate government and private entities with vehicle fleets, as well as the public, about the benefits of Biodiesel fuel use. Promotes the use of Biodiesel fuel in the by raising public awareness on the benefits of utilizing this bio-fuel source for transport | USD 1 million/year from Commodity Credit Corporation in the period 2002–2007. |
|---------------------------|---------------------------------------------|-----|----------------------------|------------------------------------------------------|----------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------|
| Department of Agriculture | Program; Legislation—Information | Yes | Farmers, Ranchers, and Rural Small Business | Authorizes a competitive grant program for the administration of energy audits and renewable energy development assessments to include bioenergy and energy crops. Promotes the use of biomass (and renewable in general) by showing to farmers, ranchers and rural small businesses the economic advantage of their use in production schemes | Supports end-use implementation and access to bioenergy for farmers, ranchers and rural small business. Establishes a loan/loan guarantee/grant program to assist eligible farmers, ranchers, and rural small businesses in purchasing renewable energy systems and making energy efficiency improvements. | USD 23 million/year from Commodity Credit Corporation in the period 2002–2007 |
| Department of Agriculture | Biodiesel Fuel Education; Farm Act 2002 | Legislation—Incentives | Yes | Farmers, Ranchers, and Rural Small Business | Promotes research and development activities for new and emerging bioenergy technologies and processes for production of bio-based fuels, including biomass. Promotes new and emerging technologies for use in the production of biofuels and bioenergy. | Promotes the use of biomass for increased production levels. Production less than 65,000,000 gallons of bioenergy reimbursed at 1 feedstock unit for every 3.5 feedstock units of eligible commodity used for increased production; Producers of more than 65,000,000 gallons of bioenergy reimbursed at 1 feedstock unit for every 2.5 feedstock units of eligible commodity used for increased production; Lays out targeted incentives based on production levels. | USD 54 million from Commodity Credit Corporation for 2002 and USD 63 million/year in the period 2003–2007 |
| Department of Agriculture | Bioenergy Program; Farm Act 2002 | Legislation—Incentive and Targets | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy. | Establishes the Bioenergy Program which provides financial incentives for the use of biomass to produce bioenergy. | Establishes the Bioenergy Program which provides financial incentives for the use of biomass to produce bioenergy. | USD 150 million/year from Commodity Credit Corporation in the period 2003–2007. |
Encourages increased purchase of eligible commodities (energy feedstocks) for the purpose of expanding production of bioenergy and supporting new production capacity.

Title II Biomass
(a) Uses of Grants, Contracts, and Assistance. — Section 307(d) of the Biomass Research and Development Act of 2000 (7 U.S.C. 7624 note; Public Law 106–224) is amended. Research to integrate silviculture, harvesting, product development, processing information, and economic evaluation to provide the science, technology, and tools to forest managers and community developers for use in evaluating forest treatment and production alternatives, including—(A) to develop tools that would enable land managers, locally or in a several-State region, to estimate—(i) the cost to deliver varying quantities of wood to a particular location; and (ii) the amount that could be paid for stumpage if delivered wood was used for a specific mix of products; (B) to conduct research focused on developing appropriate thinning systems and equipment designs that are—(i) capable of being used on land without significant adverse effects on the land; (ii) capable of handling large and varied landscapes; (iii) adaptable to handling a wide variety of tree sizes; (iv) inexpensive; and (v) adaptable to various terrains; and (C) to develop, test, and employ in the training of forestry managers and community developers curricula materials and training programs on matters described in subparagraphs (A) and (B).

(b) Funding — Section 310(b) of the Biomass Research and Development Act of 2000 (7 U.S.C. 7624 note; Public Law 106–224) is amended by striking “USD 49,000,000” and inserting “USD 54,000,000”.

Section 2371 of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 6601) is amended by adding at the end the following: (d) Rural Revitalization Technologies—(1) in general.—The Secretary of Agriculture, acting through the Chief of the Forest Service, in consultation with the State and Private Forestry Technology Marketing Unit at the Forest Products

(2) Authorization of Appropriations—There is authorized to be appropriated to carry out this subsection USD 5,000,000 for each of fiscal years 2004 through 2008.
Laboratory, and in collaboration with eligible institutions, may carry out a program—(A) to accelerate adoption of technologies using biomass and small-diameter materials; (B) to create community-based enterprises through marketing activities and demonstration projects; and (C) to establish small-scale business enterprises to make use of biomass and small-diameter materials.

| Department of Agriculture | Commercial Utilization Grant Program | Legislation S&PF | Yes | Government |
|---------------------------|-------------------------------------|-----------------|-----|-------------|
| Energy Act 2005. Sec. 203. | Federal Purchase Requirement | Legislation—Mandates | Yes | Government |

(a) In General—In addition to any other authority of the Secretary of Agriculture to make grants to a person that owns or operates a facility that uses biomass as a raw material to produce electric energy, sensible heat, transportation fuel, or substitutes for petroleum-based products, the Secretary may make grants to a person that owns or operates a facility that uses biomass for wood-based products or other commercial purposes to offset the costs incurred to purchase biomass.

(b) Definitions—In this section:

(1) Biomass—The term “biomass” means any lignin waste material that is segregated from other waste materials and is determined to be nonhazardous by the Administrator of the Environmental Protection Agency and any solid, nonhazardous, cellulosic material that is derived from—

(A) any of the following forest-related resources: mill residues, precommercial thinnings, slash, and brush, or nonmerchantable material;

(B) solid wood waste materials, including waste pallets, crates, dunnage, manufacturing and construction wood wastes (other than pressure-treated, chemically treated, or painted wood wastes), and landscape or right-of-way tree trimmings, but not including municipal solid waste (garbage), gas derived from the biodegradation of solid waste, or paper that is commonly recycled;

(b) Authorization of Appropriations—There is authorized to be appropriated to carry out this
| Department of Energy | Energy Act 2005, Section 703, Incremental Cost Allocation. | Legislation—Mandates | Yes | Government |
|----------------------|----------------------------------------------------------|----------------------|-----|------------|
|                      | Requires U.S. Government vehicle fleets to use alternative fuels in dual-fuel vehicles unless the Secretary of Energy determines an agency qualifies for a waiver. Grounds for a waiver are: alternative fuel is not reasonably available to the fleet and the cost of alternative fuel is unreasonably more expensive than convention fuel. Promotes use of biofuels in transport fleets used by government—Leading by example |
|                      | Amending Section 303 of the Energy Policy Act of 1992. Requires the U.S. General Services Administration (and other federal agencies that procure vehicles for fleets) to spread the incremental vehicle costs of all vehicles. Promotes the use of energy efficient vehicles in Government vehicle fleets. |
| Department of Energy | Energy Act 2005, Section 704, Alternative Compliance Legislation—Strategy Yes for State and Flexibility. | Legislation—Strategy | Yes | Government |
|                      | amending the Title V of the Energy Policy Act of 1992 Establishes flexible compliance options under the Environmental Protection Act of 1992 to allow agencies to choose a petroleum reduction path for their vehicle fleets in lieu of acquiring Alternative Fuel Vehicles (AFVs). Program has a waiver requirement where agencies can provide evidence to DOE that their petroleum reduction program will achieve results equivalent to alternative fuel vehicles (AFVs) running on alternative fuels 100% of the time. Promotes use of biofuels and energy efficient transportation models at the government level |
| Department of Energy | Energy Act 2005, Section 705, Report Concerning Compliance with Alternative Fueled Vehicle Purchasing Requirements; | Legislation—Mandates | Yes | Department of Energy |
|                      | Establishes annual agency reporting date of February 15th, for Executive Order 13149 Compliance Reporting to Congress on use of Alternative Fuel Vehicles in government fleets. Establishes national reporting structure for review and analysis by Legislative bodies on government use and implementation of alternative fuel vehicles |
| Department of Energy | Energy Act 2005, Section 706, Joint Flexible Fuel/Hybrid Vehicle Commercialization Initiative; | Legislation—R&D | Yes | Industry/Private Sector/Non-Profit Sector | Establishes a research program to advance the commercialization of flexible fuel or plug-in hybrid vehicles. The Act requires vehicles to achieve at least 250 miles per petroleum gallon. Promotes development of alternative energy vehicles for transport with a goal of increasing energy efficiency. | Government allocation of USD 3,000,000 for fiscal year 2005/USD 7,000,000 for fiscal year 2006/USD 10,000,000 for fiscal year 2007/USD 20,000,000 for fiscal year 2008 |
| Department of Energy | Energy Act 2005, sec 1501, Extension and Modification of Renewable Electricity Production Credit | Legislation—Targets and Mandates | Yes | Industry/Transport | This section establishes a program requiring gasoline sold in the United States to be mixed with increasing amounts of renewable fuel (usually ethanol) on an annual average basis. In 2006, 4 billion gallons of renewable fuels are to be mixed with gasoline, and this requirement increases annually to 7.5 billion gallons of renewable fuel by 2012. For 2013 and beyond, the required volume of renewable fuel will include a minimum of 250 million gallons of cellulosic ethanol. Establishes blending mandates and incrementally increases in the use of ethanol for transportation by setting minimum targets. | |
| Department of Energy | Energy Act 2005, Section 902, Bioenergy Program | Legislation—R&D | Yes | Industry/Academic Institutions | Provides a framework for Department of Energy biomass and bio-product programs to partner with industrial and academic institutions to advance the development of biofuels, bio-products, and bio-refineries. Sets goals for promoting use of biotechnology and other advanced processes to make biofuels from lignocellulosic feedstocks cost-competitive with gasoline and diesel, increasing production of bio-products that reduce the use of fossil fuels in manufacturing facilities, and demonstrating the commercial application of integrated bio-refineries that use a wide variety of lignocellulosic feedstocks to produce liquid transportation fuels, high-value chemicals, electricity, and useful heat. | USD 167,650,000 for fiscal year 2006; USD 180,000,000 for fiscal year 2007; and USD 192,000,000 for fiscal year 2008. |
| Department of Energy | Energy Act 2005, Section 941, Amendments to the Biomass Research and Development Act of 2000. | Legislation—R&D | Yes | Academic Institutions | Promotes development of crops and crop systems that improve feedstock production and processing; convert recalcitrant cellulosic biomass into intermediates that can be used to | |
produce bio-based fuels and products; develop technologies that yield a wide range of bio-based products that increase the feasibility of fuel production in a bio-refinery; analyze biomass technologies for their impact on sustainability and environmental quality, security, and rural economic development. Promotes development of crops and crops systems that improve feedstock production. Creates systems for conversion of recalcitrant cellulosic biomass into intermediates that can be used to produce Biobased fuels/develop of technologies to increase efficiency of bio refineries.

| Department of Energy | Energy Act 2005, Section 932, Bioenergy Program; Legislation—R&D | Yes | Industry/Academic Institutions |
|----------------------|---------------------------------------------------------------|-----|--------------------------------|
| Develop, in partnership with industry and institutions of higher education: advanced biochemical and thermochemical conversion technologies capable of making fuels from lignocellulosic feedstocks that are price-competitive with gasoline or diesel in either internal combustion engines or fuel cell-powered vehicles; advanced biotechnology processes capable of making biofuels and bioproducts with emphasis on development of biorefinery technologies using enzyme-based processing systems; advanced biotechnology processes capable of increasing energy production from lignocellulosic feedstocks, with emphasis on reducing the dependence of industry on fossil fuels in manufacturing facilities; and other advanced processes |

| Department of Energy | Section 942, Production Incentives for Cellulosic Biofuels; Energy Act 2005 Legislation—Incentives and Targets | Yes | Producers |
|----------------------|----------------------------------------------------------|-----|------------|
| accelerate deployment and commercialization of biofuels; deliver the first 1,000,000,000 gallons in annual cellulosic biofuels production by 2015; ensure biofuels produced after 2015 are cost competitive with gasoline and diesel; and ensure that small feedstock producers and rural small businesses are full participants in the development of the cellulosic biofuels industry. | USD 213,000,000 for fiscal year 2007; USD 251,000,000 for fiscal year 2008; and USD 274,000,000 for fiscal year 2009 |
| Departments of Energy and Agriculture (Biomass Research and Development Technical Advisory Committee) | Energy Act 2005, Section 941, Amendments to the Biomass Research and Development Act of 2000; Legislation—FACA | Yes | Industry, Academic, State, Environmental, Government, Trade Association, Analyst, Economist. Government | Authorizes the establishment of incentives to ensure that annual production of one billion gallons of cellulosic biofuels is achieved by 2015. 

Established a Federal Advisory Committee to advise the Secretary of Energy, the Secretary of Agriculture, and the points of contact concerning: the technical focus and direction of requests for proposals issued under the Initiative; and procedures for reviewing and evaluating the proposals; to facilitate consultations and partnerships among Federal and State agencies, agricultural producers, industry, consumers, the research community, and other interested groups to carry out program activities relating to the Initiative; and to evaluate and perform strategic planning on program activities relating to the Initiative. Establishes an Interagency Board to coordinate programs within and among departments and agencies of the Federal Government for the purpose of promoting the use of biobased industrial products by maximizing the benefits deriving from Federal grants and assistance; and bringing coherence to Federal strategic planning. |
|---|---|---|---|---|
| Department of Agriculture | Environmental Quality Incentive Program | Incentives | Yes | All working agricultural lands | Provides assistance to agricultural producers in a manner that will promote agricultural production and environmental quality as compatible goals. Applies to all agriculture, not restricted to bioenergy crops. Applies to establishment of new practices. Since EQIP began in 1997, USDA has entered into 117,625 contracts, enrolled more than 51.5 million acres into the program, and obligated nearly USD 1.08 billion to help producers advance stewardship on working agricultural land. |
| Department of Agriculture | Conservation Security Program | Incentives | Yes | Working agricultural lands in selected watersheds | A voluntary conservation program that supports ongoing stewardship of private agricultural lands by providing payments for maintaining and enhancing natural resources. Applies to all agriculture, not restricted to energy crops. Can apply to existing practices. Since its inception in 2004, 19,400 farms and ranches representing 15,800,000 acres in 280 different watersheds have been enrolled. In 2005, CSP made payments of USD 202 million |
| Department of Agriculture | Conservation Reserve Program | Incentives | Yes | Highly erodible soils and target conservation areas | Provides incentives to prevent expansion of agriculture, including bioenergy crops, into As of 2005, CRP has a total of 34.9 million acres enrolled that if farmed would be very |
| Department of Agriculture | Woody Biomass Utilization 2005 Grant Program, Public Law 108–447 & Public Law 108–148 | grants | yes | State foresters and local communities |
|---------------------------|---------------------------------------------------------------------------------|-------|-----|-------------------------------------|
| Department of Agriculture | Biomass for small-scale heat and power | R&D   | yes | Bioenergy users |
| Department of Agriculture | Wetlands Reserve Program | Incentives | yes | Restoration of wetlands marginal for agriculture |
| Environmental Protection Agency | Energy Act 2005. Section 211 of the Clean Air Act (42 U.S.C. 7545) amended | Policy/Regulation | yes | Renewable Fuel Standard (RFS) Refineries, blenders, distributors, and importers |
| Department of Energy, Department of Agriculture, Department of Interior, and Environmental Protection Agency | Energy Act 2007. Sec. 201, Definitions | Legislation | Yes | Government and producers of biodiesel and fuels grade ethanol |

Marginal lands for agriculture that are prone to soil erosion. Applies to all agriculture, not restricted to bioenergy crops. susceptible to erosion and runoff. CRP payments for land retirement in 2005 totaled USD 1.79 billion. 

(i) Renewable Biomass—The term ‘renewable biomass’ means each of the following:
(ii) Planted crops and crop residue harvested from agricultural land cleared or cultivated at any time prior to the enactment of this sentence that is either actively managed or fallow, and non-forested.
(iii) Planted trees and tree residue from actively managed tree plantations on non-federal land cleared at any time prior to enactment of this sentence, including land belonging to an Indian tribe or an Indian individual, that is held in trust by the United States or subject to a restriction against alienation imposed by the United States.
(iv) Animal waste material and animal byproducts.
United States or subject to a restriction against alienation imposed by the United States, but not forests or forestlands that are ecological communities with a global or State ranking of critically imperiled, imperiled, or rare pursuant to a State Natural Heritage Program, old growth forest, or late successional forest.

(v) Biomass obtained from the immediate vicinity of buildings and other areas regularly occupied by people, or of public infrastructure, at risk from wildfire.

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| Agency | Energy Act 2007. Sec. 202. | Legislation—Targets and Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy |
|--------|-----------------------------|----------------------------------|-----|--------------------------------------------------------------------------------------------------|
| Environmental Protection Agency | Renewable Fuel Standard.      |                                   |     | (1) Regulations. Amended directing the Administrator to revise the regulations under this paragraph to ensure that transportation fuel sold or introduced into commerce in the United States (except in noncontiguous States or territories), on an annual average basis, contains at least the applicable volume of renewable fuel, advanced biofuel, cellulosic biofuel, and biomass-based diesel, determined in accordance with subparagraph (B) and, in the case of any such renewable fuel produced from new facilities that commence construction after the date of enactment of this sentence, achieves at least a 20 percent reduction in lifecycle greenhouse gas emissions compared to baseline lifecycle greenhouse gas emissions. Renewable Fuel—For the purpose of subparagraph (A), the applicable volume of renewable fuel for the calendar years 2006 (4 billion gallons of renewable fuel through 2022 with 36 billion gallons of renewable fuel; 21 billion gallons of advanced biofuel for 2022; and 16 billion gallons of cellulosic biofuel fand 1 billion gallons for biomass diesel for 2022. |
| Department of Agriculture; Department of Energy; Environmental Protection Agency | Energy Act 2007. Sec. 204. Environmental and Resource Conservation Impacts. | Legislation—Mandates | Yes | Assess and report to Congress on the impacts to date and likely future impacts of the requirements of Section 211(o) of the Clean Air Act on the following: (1) Environmental issues, including air quality, effects on hypoxia, pesticides, sediment, nutrient and pathogen |
| Department of Energy | Energy Act 2007, Sec. 223. Grants for biofuel production research and Development in certain states | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy | The Secretary shall provide grants to eligible entities for research, development, demonstration, and commercial application of biofuel production technologies in States with low rates of ethanol production, including low rates of production of cellulosic biomass ethanol, as determined by the Secretary. |
|----------------------|-------------------------------------------------|---------------------|------|-------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------|
| Department of Energy | Energy Act 2007, Sec. 234. University based research and development grant Program | Legislation—Mandates | Yes | Education Institutions, private industry and environmental interest groups | shall establish a competitive grant program, in a geographically diverse manner, for projects submitted for consideration by institutions of higher education to conduct research and development of renewable energy technologies. |
| Department of Agriculture | Food, Conservation, and Energy Act of 2008, Section 9001. Definitions | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy | (12) Renewable Biomass—The term ‘renewable biomass’ means—
(A) materials, pre-commercial thinnings, or invasive species from National Forest System land and public lands (as defined in Section 103 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1702)) that—
(i) are byproducts of preventive treatments that are removed—
(I) to reduce hazardous fuels;
(II) to reduce or contain disease or insect infestation; or
(III) to restore ecosystem health;
(ii) would not otherwise be used for higher value products; and
(iii) are harvested in accordance with—
(I) applicable law and land management plans; and
(II) the requirements for—
(aa) old-growth maintenance, restoration, and management direction of paragraphs (2), (3), and (4) of subsection (e) of Section 102 of the Healthy Forests Restoration Act of 2003 (16 U.S.C. 6512); and
(bb) large-tree retention of subsection (f) of that section; or
(B) any organic matter that is available on a renewable or recurring basis from non-Federal land or land belonging to an Indian or Indian tribe that is held in trust by the United States or subject to a restriction against alienation imposed by the United States, including—
(i) renewable plant material, including—
(I) feed grains; (II) other agricultural commodities; (III) other plants and trees; and
(IV) algae; and
(ii) waste material, including—
(I) crop residue; (II) other vegetative waste material (including wood waste and wood residues); (III) animal waste and byproducts (including fats, oils, greases, and manure); and
(IV) food waste and yard waste.

| Department of Agriculture | Food, Conservation, and Energy Act of 2008, Section 9003 | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy | Provided for grants covering up to 30% of the cost of developing and building demonstration-scale biorefineries for producing advanced biofuels. |
|--------------------------|--------------------------------------------------------|----------------------|-----|--------------------------------------------------|-------------------------------------------------------------------------------------------------|
| Department of Agriculture | Food, Conservation, and Energy Act of 2008, Sec. 9005. Bioenergy Program for Advanced Biofuels | Legislation—Mandates | Yes | The Secretary shall make payments to eligible producers to support and ensure an expanding production of advanced biofuels. | Mandatory Funding, From funds of the Commodity Credit Corporation, the Secretary shall use to carry out this section, to remain available until expended—(A) USD 55,000,000 for fiscal year 2009; (B) USD 55,000,000 for fiscal year 2010; (C) USD |
In addition to any other funds made available to carry out this section, there is authorized to be appropriated to carry out this section USD 85,000,000 for fiscal year 2011; and (D) USD 105,000,000 for fiscal year 2012.

**Limitation.** Of the funds for each fiscal year, not more than 5 percent of the funds shall be made available to eligible producers for production at facilities with a total refining capacity exceeding 150,000,000 gallons per year.

| Department of Agriculture | Food, Conservation, and Energy Act of 2008. Sec. 9008. Biomass Research and Development | Legislation—Mandates | Yes | Education Institutions, private industry and environmental interest groups |
|---------------------------|-----------------------------------------------------------------------------------------|----------------------|-----|--------------------------------------------------------------------------------|
|                           | The Secretary of Agriculture and the Secretary of Energy shall coordinate policies and procedures that promote research and development regarding the production of biofuels and biobased products |

Mandatory Funding. Of the funds of the Commodity Credit Corporation, the Secretary of Agriculture shall use to carry out this section, to remain available until expended—(A) USD 20,000,000 for fiscal year 2009; (B) USD 28,000,000 for fiscal year 2010; (C) USD 30,000,000 for fiscal year 2011; and (D) USD 40,000,000 for fiscal year 2012.

| Department of Agriculture | Food, Conservation, and Energy Act of 2008. Sec. 9010. Feedstock Flexibility Program for Bioenergy Producers | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy |
|---------------------------|-------------------------------------------------------------------------------------------------|----------------------|-----|-----------------------------------------------------------------
|                           | For each of the 2008 through 2012 crops, the Secretary shall purchase eligible commodities from eligible entities and sell such commodities to bioenergy producers for the purpose of producing bioenergy in a manner that ensures that Section 156 of the Federal Agriculture Improvement and Reform Act (7 U.S.C. 7272) is operated at no cost to the Federal Government by avoiding forfeitures to the Commodity Credit Corporation |

Funding. The Secretary shall use the funds, facilities, and authorities of the Commodity Credit Corporation, including the use of such sums as are necessary, to carry out this section.

| Department of Agriculture | Food, Conservation, and Energy Act of 2008. Sec. 9011. Biomass crop assistance program. | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy |
|---------------------------|-------------------------------------------------------------------------------------------------|----------------------|-----|-----------------------------------------------------------------
|                           | The term 'eligible land' includes agricultural and nonindustrial private forest lands (as defined in Section 5(c) of the Cooperative Forestry Assistance Act of 1978 (16 U.S.C. 2103a(c))). The Secretary shall establish and administer a Biomass Crop Assistance Program to (1) support the establishment and production of |

Funding. Of the funds of the Commodity Credit Corporation, the Secretary shall use to carry out this section such sums as are necessary for each of fiscal years 2008 through 2012.
| Department of Agriculture | Agricultural Act of 2014. Sec. 9003. Biorefinery Assistance. | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy | Eligible crops for conversion to bioenergy in selected BCAP project areas; and (2) assist agricultural and forest land owners and operators with collection, harvest, storage, and transportation of eligible material for use in a biomass conversion facility. |
| Department of Agriculture | Food, Conservation, and Energy Act of 2008. Sec. 9012. Forest Biomass for Energy | Legislation—Mandates | Yes | Education Institutions, private industry and environmental interest groups | The Secretary, acting through the Forest Service, shall conduct a competitive research and development program to encourage use of forest biomass for energy. |
| Department of Agriculture | Agricultural Act of 2014. Sec. 9002. Biobased Markets Program | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy | Establish a targeted biobased-only procurement requirement under which the procuring agency shall issue a certain number of biobased-only contracts when the procuring agency is purchasing products, or purchasing services that include the use of products, that are included in a biobased product category designated by the Secretary. |

| Department of Agriculture | Agricultural Act of 2014. Sec. 9003. Biorefinery Assistance. | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy | In approving loan guarantee applications, the Secretary shall ensure that, to the extent practicable, there is diversity in the types of projects approved for loan guarantees to ensure that as wide a range as possible of technologies, products, and approaches are assisted. |

**Authorizations of Appropriations.** There is authorized to be appropriated to carry out this section USD 5,000,000 for each of fiscal years 2009 through 2012.

**Mandatory Funding.** Of the funds of the Commodity Credit Corporation, the Secretary shall use to carry out this section USD 3,000,000 for each of fiscal years 2014 through 2018. Discretionary Funding. There is authorized to be appropriated to carry out this section USD 2,000,000 for each of fiscal years 2014 through 2018.
Subject to subparagraph (B), of the funds of the Commodity Credit Corporation, the Secretary shall use for the cost of loan guarantees under this section, to remain available until expended. (B) Biobased Product Manufacturing. Of the total amount of funds made available for fiscal years 2014 and 2015 under subparagraph (A), the Secretary may use for the cost of loan guarantees under this section not more than 15 percent of such funds to promote biobased product manufacturing.

| Department of Agriculture | Agricultural Act of 2014. Sec. 9008. Biomass Research and Development | Legislation—Mandates | Yes | Education Institutions, private industry and environmental interest groups | Promotes research and development activities for development of new and emerging bioenergy technologies and processes for production of bio-based fuels, including biomass. Promotes new and emerging technologies for use in the production of biofuels and bioenergy | USD 3,000,000 for each of fiscal years 2014 through 2017; and USD 20,000,000 for each of fiscal years 2014 through 2018 |
|----------------------------|---------------------------------------------------------------|---------------------|-----|--------------------------------------------------------------|-----------------------------------------------------------------------------------|-----------------------------------------------------------------------------------|
| Department of Agriculture | Agricultural Act of 2014. Sec. 9010. Biomass crop assistance program. | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy | The Secretary shall establish and administer a Biomass Crop Assistance Program to (1) support the establishment and production of eligible crops for conversion to bioenergy in selected BCAP project areas; and (2) assist agricultural and forest land owners and operators with collection, harvest, storage, and transportation of eligible material for use in a biomass conversion facility. The term ‘eligible material’ means renewable biomass harvested directly from the land, including crop residue from any crop that is eligible to receive payments under title I of the Agricultural Act of 2014 or an amendment made by that title. (B) Inclusions. The term ‘eligible material’ shall only include (i) eligible material that is collected or harvested by the eligible material owner. (f) directly from (aa) National Forest System; (bb) Bureau of Land Management land; (cc) non-Federal land; or | (1) In General. Of the funds of the Commodity Credit Corporation, the Secretary shall use to carry out this section USD 25,000,000 for each of fiscal years 2014 through 2018. (2) Collection, Harvest, Storage, and Transportation Payments. Of the amount made available under paragraph (1) for each fiscal year, the Secretary shall use not less than 10 percent, nor more than 50 percent, of the amount to make collection, harvest, transportation, and storage payments under subsection (d)(2). (3) Technical Assistance. (A) In General. Effective for fiscal year 2014 and each subsequent fiscal year, funds made available under this subsection shall be available for the provision of technical assistance with respect to activities authorized under this section |
(dd) land owned by an individual Indian or Indian tribe that is held in trust by the United States for the benefit of the individual Indian or Indian tribe or subject to a restriction against alienation imposed by the United States; (II) in a manner that is consistent with
(aa) a conservation plan; (bb) a forest stewardship plan; or (cc) a plan that the Secretary determines is equivalent to a plan described in item (aa) or (bb) and consistent with Executive Order 13112 (42 U.S.C. 4321 note; relating to invasive species); (ii) if woody eligible material, woody eligible material that is produced on land other than contract acreage that (I) is a byproduct of a preventative treatment that is removed to reduce hazardous fuel or to reduce or contain disease or insect infestation; and (II) if harvested from Federal land, is harvested in accordance with Section 102(e) of the Healthy Forests Restoration Act of 2003 (16 U.S.C. 6512(e)); and (iii) eligible material that is delivered to a qualified biomass conversion facility to be used for heat, power, biobased products, research, or advanced biofuels.

| Department of Agriculture | Agricultural Act of 2014. Sec. 9012. Community Wood Energy Program. | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy | Grant Program. Section 9013(b)(1) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8113(b)(1)) is amended. Grants of up to USD 50,000 to biomass consumer cooperatives for the purpose of establishing or expanding biomass consumer cooperatives that will provide consumers with services or discounts relating to (i) the purchase of biomass heating systems; (ii) biomass heating products, including wood chips, wood pellets, and advanced biofuels; or (iii) the delivery and storage of biomass of heating products. |
| Department of Agriculture | Agricultural Act of 2018. Sec. 9002. Biobased Markets Program | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil | Not later than 1 year after the date of enactment of this subsection, the Secretary shall establish guidelines for an integrated process under USD 3,000,000 for each of fiscal years 2019 through 2023 |
| Department of Agriculture | Agricultural Act of 2018. Sec. 9003. Biorefinery Assistance. | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy | Section 9003 of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8103) is amended (1) in subsection (b)(3) (A) in subparagraph (A), by striking “produces an advanced biofuel; and” and inserting the following: “produces any 1 or more, or a combination, of (i) an advanced biofuel; (ii) a renewable chemical; or (iii) a biobased product; and; and (B) in subparagraph (B), by striking ”produces an advanced biofuel.” and inserting the following: “produces any 1 or more, or a combination, of (i) an advanced biofuel; (ii) a renewable chemical; or (iii) a biobased product.’ and inserting a semicolon; and (ii) by adding at the end the following: (iii) USD 50,000,000 for fiscal year 2019; and (iv) USD 25,000,000 for fiscal year 2020.”; and (B) in paragraph (2), by striking “2018” and inserting “2023” | this section USD 25,000,000 for each of fiscal years 2019 through 2023. |
| Department of Agriculture | Agricultural Act of 2018. Sec. 9010. Biomass Crop Assistance Program | Legislation—Mandates | Yes | Producers of Biodiesel and fuel grade ethanol from energy crops, oil seed, or vegetable oils that produce bioenergy | Algae material was added as eligible. | this section USD 25,000,000 for each of fiscal years 2019 through 2023. |
| Department of Agriculture and Department of Interior | Infrastructure Investment and Jobs Act, 2021. Sec. 40803. Wildfire Risk Reduction | Legislation—Mandates | Yes | Government | (b) Treatment—Of the Federal land or Indian forest land or rangeland that has been identified as having a very high wildfire hazard potential, the Secretary of the Interior and the Secretary of Agriculture, acting through the Chief of the Forest Service, shall, by not later than September 30, 2027, conduct restoration treatments and improve the Fire Regime Condition Class of 10,000,000 acres. | (a) Authorization of Appropriations—There is authorized to be appropriated to the Secretary of the Interior and the Secretary of Agriculture, acting through the Chief of the Forest Service, for the activities described in subsection (c), USD 3,369,200,000 for the period of fiscal years 2022 through 2026. |
(c) ACTIVITIES—Of the amounts made available under subsection (a) for the period of fiscal years 2022 through 2026
(10) USD 100,000,000 shall be made available to the Secretary of Agriculture for collaboration and collaboration-based activities, including facilitation, certification of collaboratives, and planning and implementing projects under the Collaborative Forest Landscape Restoration Program established under Section 4003 of the Omnibus Public Land Management Act of 2009 (16 U.S.C. 7303) in accordance with subsection (e); (11) USD 500,000,000 shall be made available to the Secretary of the Interior and the Secretary of Agriculture—
(A) for—
(i) conducting mechanical thinning and timber harvesting in an ecologically appropriate manner that maximizes the retention of large trees, as appropriate for the forest type, to the extent that the trees promote fire-resilient stands; or (ii) precommercial thinning in young growth stands for wildlife habitat benefits to provide subsistence resources; and (B) of which—
(i) USD 100,000,000 shall be made available to the Secretary of the Interior; and (ii) USD 400,000,000 shall be made available to the Secretary of Agriculture;
(15) USD 200,000,000 shall be made available for contracting or employing crews of laborers to modify and remove flammable vegetation on Federal land and for using materials from treatments to the extent practicable, to produce biochar and other innovative wood products, including through the use of existing locally based organizations that engage young adults, Native youth, and veterans in service projects, such as youth and conservation corps, of which—
| Department of Agriculture | Sec. 40804. Ecosystem Restoration | Legislation—Mandates | Yes | Government |
|---------------------------|---------------------------------|----------------------|-----|------------|
|                           |                                 | (A) USD 100,000,000 shall be made available to the Secretary of the Interior; and (B) USD 100,000,000 shall be made available to the Secretary of Agriculture; |
|                           |                                 | (2) USD 160 million for FS to provide funds to States and Tribes for implementing restoration projects on federal land through the Good Neighbor Authority. (3) USD 400 million for USDA to provide financial assistance to facilities that purchase and process byproducts from ecosystem restoration projects, based on a ranking of the need to remove the vegetation and whether the presence of a new or existing wood product facility would substantially reduce the cost of removing the material. Furthermore, encourages the spending of other federal funds based on the ranking criteria for removal of vegetation and presence of a wood processing facility or forest worker is seeking to conduct restoration treatment work on or in close proximity to the unit. |
|                           |                                 | (a) Authorization of Appropriations—There is authorized to be appropriated to the Secretary of the Interior and the Secretary of Agriculture, acting through the Chief of the Forest Service, for the activities described in subsection (b), USD 2,130,000,000 for the period of fiscal years 2022 through 2026. |

| Sec. 40808. Joint Chiefs Landscape Restoration Partnership Program | Legislation—Mandates | Yes | Government |
|---------------------------------------------------------------|----------------------|-----|------------|
|                                                               | Codifies the Joint Chiefs Landscape Restoration Partnership Program, includes criteria for evaluation of proposals, and authorizes the appropriation of USD 90 million for each of fiscal years 2022 and 2023, with not less than 40 percent allocated to carry out eligible activities through NRCS and not less than 40 percent allocated to carry out eligible activities through the Forest Service. |
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