Fruits, Vegetables, and Other Specialty Crops: Selected Farm Bill and Federal Programs

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Summary

U.S. farmers grow more than 350 types of fruit, vegetable, tree nut, flower, nursery, and other horticultural crops in addition to the major bulk commodity crops. Specialty crop producers are ineligible for the federal commodity price and income support programs that benefit commodity crop producers (e.g., grains and cotton); however, they are eligible for other types of U.S. Department of Agriculture (USDA) support. Unlike federal support for commodity crops, support for specialty crops spans a wide range of existing USDA programs, many of which also provide support to other agricultural commodities. These include marketing and promotion programs, crop insurance and disaster assistance, plant pest and disease protections, trade assistance, and research and extension services, among other types of miscellaneous support. The industry also benefits from fruit and vegetable purchases under various domestic nutrition assistance programs. Despite this wide range of program support, overall program spending on all specialty crops remains a small fraction of that spent on all commodity crops, even when considering both mandatory and discretionary funding.

Some of the programs supporting specialty crops are long-standing farm support programs that benefit all agricultural producers and are regularly contained within omnibus farm legislation. However, several programs addressing specialty crops specifically were established following the enactment of the Specialty Crops Competitiveness Act of 2004 (P.L. 108-465), which was enacted outside a farm bill year. Many of the programs in the 2004 act were further expanded and reauthorized in the 2008 farm bill (Food, Conservation, and Energy Act of 2008, P.L. 110-246). The 2014 farm bill (Agricultural Act of 2014, P.L. 113-79) reauthorized and expanded many of these provisions, and also provided for additional program funding in some cases. Other programs were established in the 2002 farm bill (Farm Security and Rural Investment Act of 2002, P.L. 107-171), often as pilot initiatives that have since become established programs. Other laws, such as the Perishable Agricultural Commodities Act of 1930 (PACA) and the Agricultural Marketing Agreement Act of 1937, were enacted long ago to exclusively serve the produce industry to protect sellers in the marketplace.

Other federal agencies also play important roles in the specialty crop industry. The Food and Drug Administration (FDA, in the U.S. Department of Health and Human Services) is responsible for assuring that fresh, frozen, canned, and imported fruits, vegetables, and nuts are safe for human consumption. Recently enacted food safety reforms (FDA Food Safety Modernization Act, FSMA) placed additional regulatory requirements on certain specialty crop growers and processors to comply with safety requirements for foods that are regulated by FDA, which includes specialty crops. Under FSMA, FDA is developing mandatory food safety regulations and traceability requirements affecting farmers, packers, and processors of both domestically produced and imported foods under FDA's jurisdiction. At the farm production level, these requirements will mostly affect produce growers.

Among other agencies, the Environmental Protection Agency sets the safe limits for pesticide residues on produce, which FDA enforces. The Department of Commerce and the International Trade Commission are responsible for investigating instances of suspected “dumping” of foreign goods on the U.S. market and levying antidumping taxes. The Department of Labor, the Department of Homeland Security, and the Department of State jointly administer a system for temporarily admitting foreign workers to provide seasonal labor, provided that U.S. workers are not available.
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Introduction

Specialty crops, defined as “fruits and vegetables, tree nuts, dried fruits, and horticulture and nursery crops (including floriculture),”\(^1\) comprise a major part of U.S. agriculture. In 2012, the value of farm-level specialty crop production totaled nearly $60 billion, representing about one-fourth of the value of U.S. crop production (Table 1). Despite their relatively large share of crop receipts, specialty crops occupy only about 3% of U.S. harvested cropland acres.\(^2\) The U.S. Department of Agriculture (USDA) reports that retail sales of fresh and processed fruits and vegetables for at-home consumption total nearly $100 billion annually.\(^3\) Exports of U.S. specialty crops totaled about $14 billion in 2013, or about 10% of total U.S. agricultural exports.\(^4\)

### Table 1. U.S. Crop Production Statistics, Commodity and Horticultural Crops

<table>
<thead>
<tr>
<th></th>
<th>2012</th>
<th>2007</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Farms (1,000)</td>
<td>Sales ($ billion)</td>
</tr>
<tr>
<td><strong>Total U.S. Agriculture</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crops, including nursery and greenhouse</td>
<td>1,032</td>
<td>212.4</td>
</tr>
<tr>
<td>Livestock, poultry, and their products</td>
<td>1,005</td>
<td>182.2</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>2,039</td>
<td>394.6</td>
</tr>
<tr>
<td><strong>Commodity crops</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grains, oilseeds, dry beans, dry peas</td>
<td>503</td>
<td>131.1</td>
</tr>
<tr>
<td>Cotton &amp; Tobacco</td>
<td>28</td>
<td>7.6</td>
</tr>
<tr>
<td>Other crops and hay</td>
<td>479</td>
<td>16.1</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>1,010</td>
<td>154.8</td>
</tr>
<tr>
<td><strong>Specialty Crops</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vegetables, melons, potatoes</td>
<td>72</td>
<td>16.9</td>
</tr>
<tr>
<td>Fruits, tree nuts, and berries</td>
<td>106</td>
<td>25.9</td>
</tr>
<tr>
<td>Nursery, greenhouse, floriculture</td>
<td>53</td>
<td>14.5</td>
</tr>
<tr>
<td>Cut trees, and short rotation woody crops</td>
<td>13</td>
<td>0.3</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>244</td>
<td>57.6</td>
</tr>
<tr>
<td><strong>Total, Crops, incl. nursery, greenhouse</strong></td>
<td>1,032</td>
<td>212.4</td>
</tr>
</tbody>
</table>

**Source:** CRS from USDA, 2012 Census of Agriculture (Table 2, Market Value of Agricultural Products Sold), http://www.agcensus.usda.gov/Publications/2012/Full_Report/Volume_1_Chapter_1_US/st99_1_002_002.pdf. The total number of farms does not add since the totals include mixed farming operations.

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3 As reported by USDA, AMS in “PACA—Your Partner in Produce.” Reflects estimates for 2008.

4 CRS from data in the U.S. International Trade Commission’s Trade DataWeb database. Includes fresh and processed fruits, vegetables, and tree nuts (excluding peanuts), and live trees and plants. For more information, see CRS Report RL34468, The U.S. Trade Situation for Fruit and Vegetable Products.
In 2012, about 244,000 farming operations grew more than 350 types of fruit, vegetable, tree nut, flower, nursery, and other horticultural crops in addition to the major bulk commodity crops.5 Specialty crop production is focused in California, Florida, Washington, Oregon, North Dakota, and Michigan; however, every state has some commercial specialty crop production within its borders. USDA data illustrate the nationwide distribution of areas producing vegetables (Figure 1), fruits and tree nuts (Figure 2), and floriculture crops6 (Figure 3).

A majority of specialty crop producers are considered specialized, which means that they receive at least half of their gross value of production from the sale of vegetables, fruits, tree nuts, or other horticultural crops. These specialized farms rely mostly on specialty crop production for their farm income, even though they may be also engaged in other forms of agricultural production. USDA reports that about 50% of all vegetable growers and 80% of fruit and tree nut growers are considered specialized; however, specialized farms account for 90%-95% of the total value of U.S. specialty crop production.7 Conditions may vary considerably by major production region. Specialized fruit and vegetable farms are more concentrated in the western United States, including California, Washington, and Oregon. Some farms also participate in the major commodity support programs, but these tend to be more concentrated in the midwestern states.

Figure 1. Vegetables, Acres Harvested for Sale, 2012
(vegetables and melons harvested)


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6 Floriculture refers to flowering and ornamental plants.
7 See, for example, USDA, Production Expenses of Specialized Vegetable and Melons Farms, VGS-328-01, September 2008, and Specialized U.S. Fruit and Nut Farm Production Expenses, FTS-337-01, June 2009. Data vary by region.
Figure 2. Acres of Land in Orchards as Percent of Cropland Acreage, 2012
(fruits, tree nuts, berries, nursery and greenhouse crops)

Source: USDA, NASS, 2012 Census of Agriculture, Specialty Crops. Data are per county.

Figure 3. Number of Farms with Floriculture Crops Grown for Sale, 2012

Selected Federal Programs

Specialty crops are ineligible for the federal commodity price and income support programs that benefit producers of commodity crops; however, they are eligible for other types of USDA support. Unlike programs supporting the production of specific commodity crops, farm bill programs tailored to support specialty crops provide benefits that accrue to all producers in the sector and generally do not accrue to individual produce growers directly. In addition, some programs supporting specialty crops and organic agriculture are long-standing farm support programs that benefit all agricultural producers and are regularly contained within omnibus farm legislation. These include marketing and promotion programs, crop insurance and disaster assistance, plant pest and disease protections, trade assistance, and research and extension services, among other types of miscellaneous support. The industry also benefits from fruit and vegetable purchases under various food and nutrition programs.

Farm bill support for specialty crops and organic agriculture is relatively recent. Some of the programs supporting specialty crops are long-standing farm support programs that benefit all agricultural producers and are regularly contained within omnibus farm legislation. However, several programs addressing specialty crops specifically were established following the enactment of the Specialty Crops Competitiveness Act of 2004 (P.L. 108-465), which was enacted outside a farm bill year. Many of the programs in the 2004 act were further expanded and reauthorized in the 2008 farm bill (Food, Conservation, and Energy Act of 2008, P.L. 110-246), which included for the first time a farm bill title (Title X) dedicated to specialty crops and organic agriculture. Some programs had been established in the 2002 farm bill (Farm Security and Rural Investment Act of 2002, P.L. 107-171), often as pilot initiatives that have since become established programs. Other laws, such as the Perishable Agricultural Commodities Act of 1930 (PACA) and the Agricultural Marketing Agreement Act of 1937, were enacted long ago to exclusively serve the produce industry to protect sellers in the marketplace.

The 2014 farm bill (Agricultural Act of 2014, P.L. 113-79) reauthorized and expanded many of the existing farm bill provisions designed to support the specialty crop and certified organic sectors. The 2014 farm bill also provided for additional program funding in some cases. Many provisions in Title X (“Horticulture”) of the farm bill fall into the categories of marketing and promotion; data and information collection; pest and disease control; food safety and quality standards; and support for local foods. Title X also includes provisions benefitting certified organic agriculture producers, including USDA's National Organic Program.

Provisions supporting the specialty crop and certified organic sectors are not limited to Title X, but are also contained within several other titles of the farm bill, including the research, nutrition, and trade titles (see text box below). Many of these programs broadly apply to a range of agricultural commodities, including fruits, vegetables, and other specialty crops.

Specialty crop producers likely also benefit from other USDA programs, available to all agricultural producers, that are not specifically highlighted in this report. These include other USDA research and cooperative extension programs, as well as USDA conservation and rural development programs, among others.

Precise estimates of total mandatory and discretionary sources of funding are difficult to measure, given that support for specialty crops is spread across a wide range of USDA programs and not within a price and income support program such as that available for most of the major commodity crops. Following the 2008 farm bill, an average of approximately $676 million
annually (FY2008-FY2012) in mandatory program funding was authorized to be spent on specialty crops and organic agriculture, mostly through government purchases of fruits and vegetables for domestic nutrition and feeding programs (Table 2). The 2014 farm bill reauthorized many of the existing farm bill provisions and also increased spending for some programs supporting specialty crops. Total mandatory spending is expected to average $773 million annually (FY2014-FY2018) for specialty crops and organic agriculture.8 The 2014 farm bill also provided for another roughly $302 million in average annual appropriations across certain programs.9 See also Table 2.

Although the 2014 farm bill provided for an increase above current funding levels, total mandatory spending for specialty crops and organic agriculture will still account for a small share of estimated total farm bill spending and will remain well below spending levels for commodity crops. Mandatory spending for the major commodity crops is expected to average about $4.7 billion per year under the 2014 farm bill (FY2014-FY2018), mostly through direct price and income support.10 This does not reflect additional higher spending for crop insurance.

For an overview of the programs supporting specialty crop and certified organic producers following the 2014 farm bill, see CRS Report R43632, Specialty Crop Provisions in the 2014 Farm Bill (P.L. 113-79).

Following is a description of the key USDA programs, as well as programs administered by other federal agencies. Where applicable, a primary source of information on these selected programs is the Catalog of Federal Domestic Assistance (CFDA).11

The selected programs described in this report are administered by various USDA agencies, including the Agricultural Marketing Service (AMS), Animal and Plant Health Inspection Service (APHIS), Food and Nutrition Service (FNS), Risk Management Agency (RMA), Farm Service Agency (FSA), National Institute of Food and Agriculture (NIFA), Agricultural Research Service (ARS), Natural Resources Conservation Service (NRCS), Foreign Agricultural Service (FAS), and Rural Development (RD).

Aside from USDA, other federal agencies play a role in the specialty crop industry. These include agencies that oversee food safety requirements for fruits, vegetables, and other specialty crops, such as the Food and Drug Administration (FDA) and the Environmental Protection Agency (EPA), and agencies that oversee global trade, such as the Department of Commerce and the U.S. International Trade Commission, among others. These programs are generally not under the jurisdiction of the House and Senate Agriculture Committees and therefore are not part of the periodic omnibus farm bill legislation.

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8 Mandatory funding is made available by multiyear authorizing legislation and does not require annual appropriations or subsequent action by Congress.
9 Discretionary spending requires appropriations action.
11 CFDA has detailed program descriptions for more than 2,000 federal assistance programs (https://www.cfda.gov).
Selected Specialty Crop Provisions in the 2014 Farm Bill (P.L. 113-79)

Commodities (Title I)
- Planting Flexibility (§1114(e))
- Selected Supplemental Agricultural Disaster Assistance programs (§1501)
- Adjusted Gross Income (AGI) limit (Conservation) (§1605)

Conservation (Title II)
- Conservation programs incentives and compliance (§§2207, 2602, 2611)

Trade (Title III)
- Market Access Program (MAP) (§3102)
- Technical Assistance for Specialty Crops (TASC) (§3205)
- Undersecretary of Agriculture for Trade and Foreign Affairs (§3209)

Nutrition (Title IV)
- Fresh Fruit and Vegetable (“Snack”) Program (§4201)
- Pilot project for procurement of unprocessed fruits and vegetables (§4202)
- Senior Farmers’ Market Nutrition Program (§4203)
- Healthy Food Financing Initiative (§4206)
- Food Insecurity Nutrition Incentive program (§4208)
- Fruit and Vegetable Program with pilot program (§4214)

Rural Development (Title VII)
- Value-Added Agricultural Market Development and Program Grants (§6203)

Research (Title VII)
- Specialty Crop Committee Report (§7103)
- Citrus Disease Research and Development Trust Fund (§7103, §7306)
- Specialty Crop Research Initiative (SCRI) (§7306)
- Office of Pest Management Policy (§7309)
- Emergency Citrus Disease Research and Extension Program, Specialty Crops Subcommittee (§7103, §7306)
- High-Priority Research and Extension regarding Pollinator Protection (§7209)

Horticulture and Organic Agriculture (Title X)
- Specialty Crops Market News Allocations (§10001)
- Food Safety Education Initiatives (§10006)
- Plant Pest and Disease Prevention Program (§10007)
- Export Apple Act (§10009)
- Specialty Crop Block Grant program (§10010)
- Farmer’s Market and Local Food Promotion Program (§10003)
- Data collection on production and marketing of local/regional agricultural foods (§10016)
- Labor Standards (§10011)
- Biological Opinions (§10013)

Crop Insurance (Title XI)
- Crop Insurance Safeguards (§11011)
- Study of Food Safety Insurance (§11022)

Miscellaneous (Title XII)
- Scientific and Economic Analysis of the FDA Food Safety Modernization Act (FSMA) (§12311)

Source: CRS, with information from USDA’s Economic Research Service and the United Fresh Produce Association.
**Table 2. Authorized USDA Funding Levels for Specialty Crops & Organic Agriculture**


<table>
<thead>
<tr>
<th>Program Name—2014 Farm Bill (P.L. 113-79), Section number</th>
<th>Funding Type</th>
<th>Annual Average ($million)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>FY2008-FY2012</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Mandatory</td>
</tr>
<tr>
<td>Specialty Crops</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Technical Assistance for Specialty Crops (TASC) (§3205)</td>
<td>Mandatory</td>
<td>$7</td>
</tr>
<tr>
<td>Section 32 Purchases (with new pilot) (§§4201, 4202)</td>
<td>Mandatory</td>
<td>$398</td>
</tr>
<tr>
<td>Senior Farmers’ Market Nutrition Program (§4203)</td>
<td>Mandatory</td>
<td>$21</td>
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<tr>
<td>Healthy Food Financing Initiative (§4206)</td>
<td>Discretionary</td>
<td>NA</td>
</tr>
<tr>
<td>Food Insecurity Nutrition Incentive Program (§4208)</td>
<td>Mandatory/Discretionary</td>
<td>$4</td>
</tr>
<tr>
<td>Fruit and Vegetable Program (with new pilot) (§4214)</td>
<td>Mandatory/Discretionary</td>
<td>$101</td>
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<tr>
<td>Specialty Crop Research Initiative (SCRI) (§7306)</td>
<td>Mandatory/Discretionary</td>
<td>$46</td>
</tr>
<tr>
<td>Specialty Crop Block Grant Program (§10010)</td>
<td>Mandatory</td>
<td>$45</td>
</tr>
<tr>
<td>Farmer’s Market &amp; Local Food Promotion Prog. (§10003)</td>
<td>Mandatory</td>
<td>$7</td>
</tr>
<tr>
<td>Specialty Crops Market News Allocations (§10001)</td>
<td>Discretionary</td>
<td>$9</td>
</tr>
<tr>
<td>Food Safety Education Initiatives (§10006)</td>
<td>Discretionary</td>
<td>NA</td>
</tr>
<tr>
<td>Plant Pest and Disease Prevention Program (§10007)</td>
<td>Mandatory</td>
<td>$35</td>
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<tr>
<td><strong>Subtotal</strong></td>
<td></td>
<td>$676</td>
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<tr>
<td>Certified Organic (all crops and livestock)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>National Organic Certific. Cost-Share Prog. (§10004(c))</td>
<td>Mandatory</td>
<td>$4</td>
</tr>
<tr>
<td>Organic Prodt. &amp; Market Data Initiatives, ODI (§10004(a))</td>
<td>Mandatory/Discretionary</td>
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<tr>
<td>National Organic Program, NOP (§10004(b))</td>
<td>Mandatory/Discretionary</td>
<td>NA</td>
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<tr>
<td><strong>Subtotal</strong></td>
<td></td>
<td>$21</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td></td>
<td>$697</td>
</tr>
</tbody>
</table>

**Source:** CRS, from the 2014 farm bill (P.L. 113-79) and the 2008 farm bill (P.L. 110-246). Section numbers shown in parentheses are for 2014 law. Annual average is the simple average over the five year period. Total funding for the five-year period includes program funding that may have been allocated on a one-time basis (often made available until expended). Excludes programs that are available to all agricultural producers (such as conservation programs, trade promotion programs, etc.) where the specialty crop portion is not readily identifiable. NA = “Not Applicable.”

**Notes:** Mandatory funding is made available by multiyear authorizing legislation and does not require annual appropriations or subsequent action by Congress. Discretionary spending requires appropriations action.

a. Authorized appropriations are at levels “to remain available until expended.”

b. 2008 farm bill funding levels refer to a different but related program (SNAP Pilot Projects (§4141)). SNAP refers to the Supplemental Nutrition Assistance Program (formerly known as the “food stamp” program).
Advisory Committee

USDA established a Fruit and Vegetable Industry Advisory Committee in August 2001, which is currently re-chartered through 2015. The purpose of the committee is to examine the full spectrum of issues faced by the industry and to provide suggestions on how USDA can tailor its programs to better meet the industry’s needs. The committee holds open meetings, which AMS announces in advance in the Federal Register. Up to 25 members may be appointed, consisting of those who represent the fruit and vegetable industry, including fruit and vegetable growers/shippers; wholesalers; brokers; retailers; processors; fresh cut processors; food-service suppliers; state agencies involved in organic and non-organic fresh fruits and vegetables at local, regional, and national levels; state departments of agriculture; and trade associations. Committee members are appointed by USDA and serve two- to three-year terms.

Assistance for Production Losses

Federal Crop Insurance

USDA’s Risk Management Agency (RMA) administers the federal crop insurance program. Approved private insurance companies sell and completely service the policies, but USDA reinsures potential losses and either fully or partially compensates the companies for any losses incurred. Eligible producers can receive catastrophic insurance, which is basically free except for an administrative fee. Producers can buy up their level of coverage beyond the catastrophic level and pay a premium that is subsidized by the federal government. Revenue insurance, which makes indemnity payments for income lost either from poor production or low market prices, also is available to producers of certain crops in many areas. Such insurance provides an indemnity payment when actual revenue falls below a target level of revenue. USDA decides which crops in which geographical areas will be covered by which types of insurance. The decision is made on a crop-by-crop and county-by-county basis, based on farmer demand for coverage and the level of risk associated with the crop in the region, among other factors. RMA frequently offers pilot programs with various types of coverage for new crops (particularly specialty crops) or new geographical areas. It uses the performance of these programs to inform its decision on whether to extend coverage permanently.

USDA estimates that 2.9 million acres of fruits and tree nuts were covered by federal crop insurance in 2011, or 73% of U.S. acreage. For vegetables, insured area was 0.9 million acres or 32% of U.S. acreage. These figures compare with an 85% coverage for major commodity crops (i.e., those under farm commodity price and income support programs). In addition, actual coverage varies depending on crop type. The share of acres insured was at least 90% for some specialty crops (oranges, prunes, and tomatoes), but less than 50% for other crops (cabbage, peppers, and fresh market beans; see Figure 4).

12 78 Federal Register 70259, November 25, 2013.
13 For more information on assistance for production losses, see CRS Report R43494, Crop Insurance Provisions in the 2014 Farm Bill (P.L. 113-79); CRS Report R40532, Federal Crop Insurance: Background; and CRS Report RS21212, Agricultural Disaster Assistance. For more direct assistance, contact Dennis Shields (7-9051, dshields@crs.loc.gov).
Figure 4. Share of Specialty Crop Acres Insured, 2011

More than 80 types of fruits, vegetables, tree nuts, and nursery crops are currently covered by individual federal crop insurance plans. More than 80 types of fruits, vegetables, tree nuts, and nursery crops are currently covered by individual federal crop insurance plans. Crops covered by individual federal crop insurance plans include almonds, apples, avocados, certain beans, blueberries, cabbage, cherries, chile peppers, citrus, cranberries, cucumbers, figs, grapes (including raisins), green peas, macadamia nuts, mint, nursery crops, olives, onions, peaches, pears, pecans, peppers, plums, pistachios, potatoes, pumpkins, prunes, raisins, stonefruit, strawberries, sweet corn, tomatoes, tropical fruit, and walnuts.

Other specialty crops do not have insurance available. These include asparagus, beets, broccoli, carrots (fresh and for processing), cashews, cauliflower, celery, chives, dates, eggplants, garlic, hazelnuts, leeks, lettuce, melons, spinach and other leafy greens, squash, tropical plants, and most other root plants. Some of these crops may be covered by other types of insurance coverage, such as plans based on historical farm income (e.g., whole farm insurance programs). In some cases, USDA has not pursued policies for particular commodities because producers have expressed concerns that offering insurance could adversely affect the market (i.e., because an insurance policy reduces producer risk, farmers may plant more acreage, which could drive down prices and total crop revenue). This has been a particular concern for vegetable crops and explains in part lower levels of insured vegetable acreage compared with other crops.

Participation among specialty crop producers is relatively high in major producing states, including California (71% of total crop area), Florida (91%), and Washington (68%). Other states with specialty crop production (and their participation rates) include Michigan (73%), New York (70%), and Oregon (52%).

In purchasing a crop insurance policy, a producer selects a level of coverage (i.e., deductible) and pays a portion of the premium—or none of it in the case of catastrophic coverage—which increases as the level of coverage rises. The federal government pays the rest of the premium (62%, on average, in 2013). In FY2011, premium subsidies received by all U.S. agricultural producers totaled $7.5 billion. Of this total, specialty crops received an estimated $425 million. Reportedly, although fruits and vegetables (not including nursery crops) account for 22% of estimated 2011 U.S. crop receipts, fruits and vegetables account for less than 5% of annual crop insurance premiums. This compares to 87% of crop insurance premiums for selected commodity crops (corn, soybeans, wheat, and cotton), which together account for about 58% of annual U.S. crop receipts.

Many of the new crop insurance products introduced each year are intended to broaden coverage of fruits, vegetables, and tree nuts, and the number of products has increased in recent years.

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16 USDA, Federal Crop Insurance Corporation (FCIC), Report to Congress: Specialty Crop Report, November 2010, Appendix A (Tables 1 and 2). Actual estimates may vary depending on how different crop varieties are counted.


19 Ibid. USDA, FCIC, Report to Congress: Specialty Crop Report, November 2010.

20 Growers have expressed a preference for no development of insurance products for a number of crops (Attachment 2, RMA, The Risk Management Safety Net: Portfolio Analysis-Market Penetration and Potential, August 2013).


22 Annual USDA appropriations acts provide funding for RMA salaries and expenses to operate the program. The crop insurance program receives such sums as are necessary for premium subsidy and program losses and expenses, which makes it a mandatory program.

(Figure 5). Nevertheless, specialty crop growers reportedly face a number of challenges pertaining to expanding insurance coverage, including generally small acreages (a marketability issue compared to that for commodity crops); multiple crop varieties and farming practices (which contribute to greater complexity and cost); quality and price discovery issues; concerns about grower interest; non-weather risks; and other coverage limitations.24

Figure 5. New Crop Insurance Product Introductions, by Year

While additional policies for specialty crop growers have been introduced over the last 10 years, producer groups and some Members of Congress during the 2014 farm bill debate wanted to improve the safety net for specialty crops, in part since these crops are not eligible for farm commodity support programs.

For example, as specified in the enacted 2014 farm bill, USDA has introduced a revised whole farm insurance plan that reflects provisions on whole farm insurance.25 Whole farm policies insure revenue of the entire farm rather than an individual crop. The farm bill provisions included increasing available coverage from 80% to 85%, and a maximum liability of $1.5 million, up from $1 million. Also, eligible producers are to include direct-to-consumer marketers and producers who produce multiple agricultural commodities, including specialty crops, industrial crops, livestock, and aquaculture products. Coverage is also expanded for the value of packing, packaging, or any other similar on-farm activity.

Prior to the 2014 farm bill, USDA had been broadening coverage for organic crops by making available organic price elections for several crops in order to reflect the higher product value and

provide additional protection for producers. The 2014 farm bill extended the previous practice by requiring price elections (by 2015) that reflect actual retail or wholesale prices of organic (not conventional) crops for all organic crops produced in compliance with standards issued by USDA under the Organic Foods Production Act of 1990.

**Noninsured Disaster Assistance**

Producers of any commercial crops that are not insurable under the federal crop insurance program are potentially eligible for payments up to $125,000 per person under USDA’s noninsured assistance program (NAP).26 Prior to planting time, NAP applicants pay an administrative fee (currently $250 per crop), and no premium is charged. In order to receive a NAP payment, a producer must experience at least a 50% crop loss caused by a natural disaster, or be prevented from planting more than 35% of intended crop acreage. For production losses in excess of the minimum, a producer receives 55% of the average market price for the commodity. USDA’s Farm Service Agency (FSA) administers NAP, which has permanent authority under the Federal Crop Insurance Reform Act of 1994 (P.L. 103-354, as amended).27

Specialty crops currently eligible for the NAP include mushrooms, flowers, ornamental nursery crops, Christmas trees, turfgrass sod, and ginseng, among other specialty crops. An individual producer is ineligible if the farmer’s average adjusted gross income exceeds $900,000. NAP is not subject to annual appropriations, but rather is a mandatory program that receives such sums as necessary through USDA’s Commodity Credit Corporation (CCC).28 In FY2013, USDA estimates it made $342 million in NAP payments to all U.S. agricultural producers.29 Breakouts by individual commodities or commodity groupings are not available.

In order to expand coverage for specialty crops and others covered under NAP, the 2014 farm bill provides additional coverage at 50% to 65% of established yield and 100% of average market price. The farmer-paid premium for additional coverage is 5.25% times the product of the selected coverage level and value of production (acreage times yield times average market price).

To address a particular fruit crop loss in 2012, Section 12305 of the 2014 farm bill retroactively makes available NAP payments associated with additional coverage to producers with fruit crop losses in 2012 in counties covered by a secretarial disaster declaration due to freeze and frost.

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26 USDA, “Noninsured Crop Disaster Assistance Program (NAP) for 2011 and Subsequent Years,” August 2011, http://www.fsa.usda.gov/Internet/FSA_File/nap_august_2011.pdf. The regulatory definition of a NAP-eligible crop is one for which catastrophic coverage is not available and which is commercially produced for food or fiber as specified in the regulations. The term also includes floriculture, ornamental nursery, Christmas tree crops, turfgrass sod, seed crops, aquaculture (including ornamental fish), and industrial crops.


28 USDA’s CCC is a government-owned corporation that is authorized to borrow up to $30 billion at any one time from the U.S. Treasury. The CCC mainly is a financing mechanism for farm bill programs such as commodity price and income supports, agricultural conservation, export assistance, and other mandated authorizations.

29 For more information, see CRS Report R40532, *Federal Crop Insurance: Background* and CRS Report RS21212, *Agricultural Disaster Assistance*. 
Other Supplemental Assistance

The 2014 farm bill permanently authorized and funded two supplemental agricultural disaster assistance programs administered by FSA that provide assistance to specialty crop growers for certain losses that occurred on or after October 1, 2011.  

- The Tree Assistance Program (TAP) makes payments to qualifying orchardists and nursery tree growers to replant or rehabilitate trees, bushes, and vines damaged by natural disasters. Eligible trees, bushes, and vines are those from which an annual crop is produced for commercial purposes. Nursery trees include ornamental, fruit, nut, and Christmas trees produced for commercial sale. To be considered an eligible loss, the individual stand must have sustained a mortality loss or damage loss in excess of 15% after adjustment for normal mortality or damage.  

- The Emergency Assistance for Livestock, Honeybees, and Farm-Raised Fish Program (ELAP) provides assistance to beekeepers who might provide pollination services for specialty crop growers. Coverage includes losses from disaster such as adverse weather or other conditions (such as blizzards and wildfires) that are not adequately covered by any other disaster program.  

FSA also administers a program that makes low-interest emergency loans to farmers in counties that have been officially declared disaster areas. FSA provides such loans to help producers recover from production losses or physical losses. In the case of specialty crops, destruction of established fruit trees, or buildings and equipment, qualifies as a physical loss. Eligible growers may borrow up to 100% of the actual losses (not to exceed $500,000).

Planting Flexibility in Farm Commodity Programs

Owners of cropland with a history of growing “program crops” have received federal subsidy payments without regard to what crops are currently being produced on these base acres. In other words, these “direct payments” had been decoupled from crop planting decisions. While the direct payments program was characterized as giving producers the flexibility to make planting choices based on actual market conditions instead of subsidy rules, there were restrictions. Commodity crop producers were generally allowed to plant part of their crop base acreage to alternative crops or pasture for livestock without losing their program payment; however, there was a prohibition on planting fruits, vegetables (other than mung beans and pulse crops), and wild rice on program base acres.

This planting restriction came under review in both the 2008 and 2014 farm bills. Expansion of “planting flexibility” policies that would further allow growers who receive federal payments to...
also plant fruits and vegetables on acres on which they receive benefits (base acres) is generally opposed by the major specialty crop groups.

The purpose of the targeted restriction is to protect growers of unsubsidized fruits and vegetables from competing production on subsidized land. Planting flexibility was first initiated in the 1990 farm bill, which designated 25% of base acres as “flex acres,” meaning producers could grow certain crops other than the base crops on those acres. The 1990 farm bill also created the restriction on planting fruits and vegetables on program crop base acreage. The 1996 farm bill expanded planting flexibility to all of a farm’s base acres, and the 2002 farm bill continued this policy. The 2008 farm bill continued the restriction but authorized a pilot project in selected states to allow fruits and vegetables grown on acreage participating in the commodity support programs to be used for processing on up to 75,000 acres. Under the pilot program, base acres were temporarily reduced for the year, but restored for the next crop year and “considered planted” for any future base calculations.

The 2014 farm bill provides that any crop may be planted without effect on base acres. However, payment acres on a farm are reduced in any crop year in which fruits, vegetables (other than mung beans and pulse crops), or wild rice have been planted on base acres. The reduction to payment acres is equal to the base acres planted to these crops in excess of 15% of base acres for either the Price Loss Coverage or county coverage under the Agriculture Risk Coverage (ARC) program, and in excess of 35% of base acres for ARC individual coverage. The first 15% of base (or 35%) is not eligible for PLC or ARC payments.

**Market Loss Payments**

In the 2008 farm bill, Congress authorized a one-time “market loss payment” program for asparagus growers. The program provides payments to producers currently growing asparagus for revenue losses during crop years 2004-2007 due to imports, totaling $7.5 million for producers of fresh asparagus and $7.5 million for producers of processed or frozen asparagus. Previously, Congress had authorized market loss payments for apple growers (2001-2002), onion producers, and cranberry producers (1999), among others. Market loss programs are administered by FSA.

(...continued)

the Farm Commodity Programs.

35 P.L. 101-624, § 1101.
37 7 U.S.C. 7916; P.L. 107-171, § 1106
38 Including Illinois, Indiana, Michigan, Wisconsin, Iowa, Minnesota, and Ohio.
39 P.L. 110-246, § 1107.
40 For background on these commodity programs, see CRS Report R43448, Farm Commodity Provisions in the 2014 Farm Bill (P.L. 113-79) and CRS Report IF00025, Overview of Farm Safety Net Programs (In Focus).
42 USDA-administered market loss programs generally compensate agricultural producers for specific market disruptions.
43 One in each of the FY2001 and FY2002 Agriculture appropriations laws (P.L. 106-387, § 811; P.L. 107-76, § 741), and one in the 2002 omnibus farm law (P.L. 107-171, § 10105). These programs provided $269 million for apple grower income assistance in the 1999 and 2000 crop years.
44 2002 omnibus farm law (P.L. 107-171, § 10106). Authorized $10 million of CCC funds for a grant to the State of New York to support producers during 1 or more of the 1996 through 2000 crop years.
Protection for Sellers

The Perishable Agricultural Commodities Act of 1930 (PACA) and the Produce Agency Act of 1937 are the primary laws exclusively serving the produce industry.45 Under these acts USDA's Agricultural Marketing Service (AMS) administers a program to protect producers, shippers, distributors, and retailers from loss due to unfair or fraudulent practices in the marketing of fresh and frozen fruits and vegetables. PACA was enacted at the request of the fruit and vegetable industry to establish and enforce a code of fair business practices. Under PACA, commission merchants, dealers, and brokers handling perishable agricultural commodities in interstate and foreign commerce must obtain a license and abide by certain fair trading practices.46 Traders who violate PACA face license suspension or revocation. PACA also provides an administrative dispute resolution process for settling complaints of violations between buyers and sellers.

Congress amended PACA in 1984 to create a statutory trust consisting of a buyer’s business-related assets. In the event a buyer fails to make full payment (due to bankruptcy, for example), fruit and vegetable sellers can recover money owed to them before trust assets are made available to general creditors. PACA activities are funded by fees charged for obtaining licenses and for filing complaints. From FY2000 to FY2009, USDA conducted more than 200 enforcement actions to sanction firms and individuals for PACA violations.47 In 2011, AMS resolved a reported 1,563 commercial disputes. Decisions and orders were issued in 427 formal reparation cases involving award amounts totaling approximately $11 million. AMS initiated 17 disciplinary cases against firms for alleged PACA violations and issued 19 disciplinary orders—either suspending or revoking a firm’s PACA license, levying civil penalties, or issuing a finding of repeated and flagrant violations against produce firms for violations of the PACA.48

Marketing and Promotion

AMS administers several different types of programs intended to help the produce industry expand its markets. AMS’s mission is to facilitate the competitive and efficient marketing of agricultural products. These programs include marketing orders and agreements, research and promotion programs, collecting and disseminating USDA's Market News reports and information, and providing an array of grading, quality certification, inspection, and product standardization services for fresh and processed produce, among others. AMS administers most of the marketing and promotion programs that benefit specialty crop producers, such as the Specialty Crop Block Grant Program and other programs.

Specialty Crop Block Grant Program

The Specialty Crop Block Grant Program (SCBGP), administered by AMS, was authorized in the Specialty Crops Competitiveness Act of 2004 (P.L. 108-465), and further amended by the 2008...
and 2014 farm bills. Under the program, USDA provides block grants to the state departments of agriculture within the 50 states, the District of Columbia, and the U.S. territories to enhance the competitiveness of specialty crops. The program is funded through USDA’s Commodity Credit Corporation (CCC), and is therefore mandatory, available without an annual (or discretionary) appropriation. Program funding for the FY2014-FY2018 period: $72.5 million annually (FY2014-2017) and $85 million for FY2018 and each year thereafter. Funding for multistate project grants shall rise from $1 million (FY2014) to $5 million (FY2018) and be available until expended.

Under the program, each state receives a base grant plus additional funds based on the state’s share of the total value of U.S. specialty crop production. California, Florida, and Washington have been the three largest recipients under this program, accounting for nearly one-half of all available funds. How each state spends its allocation depends on its priorities. In FY2013, a total of 694 projects were funded covering marketing and promotion (26% of projects), education (23%), research (15%), pest and plant health (16%), food safety (8%), and production (6%), among other types of projects (6%) (Figure 6). USDA’s annual report describes the funded projects across all states.

Figure 6. Specialty Crop Block Grant Program Projects, by Type
Number of Projects and Percentage of Total Projects, 2013


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49 7 U.S.C.§1621 note (CFDA# 10.170). “Specialty crop” is defined as: “fruits and vegetables, tree nuts, dried fruits, and horticulture and nursery crops (including floriculture).” See also “USDA Definition of Specialty Crop” (http://www.ams.usda.gov/AMSv1.0/getfile?dDocName=STELPRDC5082113).

50 USDA’s Commodity Credit Corporation is a government-owned corporation that is authorized to borrow up to $30 billion at any one time from the U.S. Treasury. The CCC mainly is a financing mechanism for farm bill programs such as commodity price and income supports, agricultural conservation, export assistance, and other authorizations.

51 The minimum base grant each state is eligible to receive is equal to the higher of $100,000 or 1/3 of 1% of the total amount of funding made available for that year. The base grant portion is about $180,000 per state. The additional allocation is based on the value and acreage of specialty crop production in each state relative to national production.

52 Ibid. USDA’s report provides a full listing of all program recipients by state, applicant name, and grant amount.
Value-Added Agricultural Product Market Development Grants

The Value-Added Agricultural Product Market Development Grants were originally authorized as the Value-Added Producer Grants (VAPG) program in the Agricultural Risk Act of 2000, and amended by subsequent farm bills. The 2014 farm bill (P.L. 113-79, §6203) renamed the program and expanded its scope and available funding.

The program, administered by USDA’s Rural Business-Cooperative Service, provides grants to eligible entities, such as independent agricultural commodity producers, agricultural producer groups, farmer and rancher cooperatives, and majority-controlled producer-based businesses, to develop strategies and business plans to further refine, enhance, or otherwise add value to their products. Grants may be used for planning activities (such as development of feasibility studies, business plans, and marketing strategies) and for working capital to implement a marketing strategy for value-added agricultural products and for farm-based renewable energy. The maximum grant amount of a planning grant is $100,000 and of a working capital grant is $300,000. Grant funds may be used to pay up to 50% of a project’s costs, with the applicant contributing at least 50% in cash or in-kind contributions. Value-added producer grants offer another potential resource for local and regional food production systems to engage in market and product development, as well as to finance various value-added activities, such as further processing and packaging of raw agricultural commodities. In addition, the program provides priority funding for projects that contribute to opportunities for beginning farmers or ranchers, socially disadvantaged farmers or ranchers, and operators of small- and medium-sized family farms and ranches. The 2014 farm bill expanded eligibility to include veteran farmers and ranchers.

Available funding is both mandatory and subject to annual appropriations. The 2014 farm bill provided mandatory funding levels of $63 million, which is available until expended. Discretionary funding is authorized at $40 million annually from FY2012 to FY2018. Since the program began in 2001 the total amount of grant funding provided has ranged from about $15 million to more than $20 million annually. A full listing of previous program recipients by state, applicant name, and grant amount is available at USDA’s website.

Farmers’ Market and Local Food Promotion Program

USDA’s farmers’ market and various other direct-to-consumer marketing programs provide for market access and assistance to small and medium-size farmers, including fruit and vegetable growers. The intent of the Farmer-to-Consumer Direct Marketing Act of 1976 (P.L. 94-463) was to promote the “development and expansion of direct marketing of agricultural commodities from farmers to consumers” through a range of marketing channels including farmers’ markets, farm stands, and roadside stands, community-supported agriculture (CSA), “pick-your-own” farms, Internet marketing, and other types of niche markets. The act originally authorized the Farmers’ Market Promotion Program (FMPP), administered by AMS, which was amended in subsequent farm bills. The 2014 farm bill reauthorized and expanded the program to include local and regional food enterprises that process, distribute, aggregate, store, and market locally or regionally produced food products, also renaming it the Farmers’ Market and Local Food

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Promotion Program. Under the reauthorized program, two competitive grant programs are available: FMPP and the Local Food Promotion Program (LFPP).

The 2014 farm bill increased mandatory funding from previous funding levels of about $10 million annually to $30 million annually (FY2014-FY2018), and separately authorized appropriations of $10 million each year. Each program is designated 50% of available funding.

**Farmers’ Market Promotion Program (FMPP)**

FMPP provides $15 million in annual mandatory funding available for marketing support for farmers markets and other direct to consumer outlets.\(^{56}\) Under FMPP, USDA provides grants to establish, improve, and promote farmers’ markets and other direct marketing activities such as roadside stands, community supported agriculture (CSAs), pick-your-own farms, agritourism, direct sales to schools, and other direct marketing activities. Activities may include promotion, outreach, and advertising; education for farmers and growers in marketing and business planning; and infrastructure purchases, such as refrigerated trucks, or equipment for a commercial kitchen for value-added products.\(^ {57}\) Grants are also available to bring local farm products into federal nutrition programs through electronic benefits transfer (EBT) technology at direct-market outlets in order to accept Supplemental Nutrition Assistance Program (SNAP, formerly the food stamp program) benefits. In addition to SNAP, FNS administers two other related programs: the WIC Farmers’ Market Nutrition Program (WIC-FMNP)\(^ {58}\) and the Senior Farmers’ Market Nutrition Program (SFMNP).\(^ {59}\) These two programs allow for farmers’ market purchases by low-income WIC applicants and recipients and also low-income seniors, usually through the use of redeemable coupons. For more information on those programs and redemption at farmers’ markets, please see “Assistance to Households and Families.”\(^ {60}\)

Eligible entities include farmer cooperatives, grower associations, nonprofit/public benefit corporations, local governments, economic development corporations, and regional farmers’ market authorities, among others. Grant awards are limited to $100,000, with a minimum award of $15,000. Matching funds are not required. A listing of previous awards is at USDA’s website.

**Local Food Promotion Program (LFPP)**

LFPP provides $15 million in annual mandatory funding available for marketing and promotional support specifically for local food businesses, including food hubs, delivery and aggregation businesses, and processing and storage facilities along the local food supply chain. Two types of project applications are accepted under LFPP: planning grants and implementation grants. Applicants can apply for either project but will receive only one type of grant per grant cycle.

- LFPP Planning Grants for planning stages of establishing or expanding a local and regional food business enterprise. Activities may include market research, feasibility studies, and business planning. A minimum of $5,000 and a maximum

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60 For other information see CRS Report R42155, *The Role of Local Food Systems in U.S. Farm Policy*. 
of $25,000 may be awarded per proposal, and the grants must be completed within a 12-month period; extension will not exceed an additional 6 months.

- LFPP Implementation Grants for establishing a new local and regional food business enterprise, or to improve or expand an existing local or regional food business enterprise. Activities may include training and technical assistance for the business enterprise and/or for producers working with the business enterprise; outreach and marketing to buyers and consumers; working capital; and non-construction infrastructure improvements to business enterprise facilities or information technology systems. A minimum of $25,000 and a maximum of $100,000 will be awarded per proposal, and the grants must be completed within a 24-month grant period; extension will not exceed an additional 6 months.

Eligible entities include entities that “support local and regional food business enterprises that process, distribute, aggregate, or store locally or regionally produced food products.”61 Such entities may include agricultural businesses, agricultural cooperatives, producer networks, producer associations, community supported agriculture networks, community supported agriculture associations, and other agricultural business entities (for-profit groups); nonprofit corporations; public benefit corporations; economic development corporations; regional farmers’ market authorities; and local and tribal governments. Grant funds require a 25% match.

Market News

The AMS Market News program is authorized by various statutes including the Agricultural Marketing Act of 1946 and several omnibus farm bills (1981, 1985, 2008 and 2014), among other statutes.62 Under the program, AMS collects, analyzes, and disseminates local, regional, national, and international market information for many agricultural commodities, including fruits, vegetables, and ornamentals.63 Federal and state reporters collect data (provided on a voluntary basis) at wholesale markets, farmers’ markets, shipping points, and other locations, and also by phone and electronically. AMS disseminates the information on the Internet on a variety of schedules, depending upon the needs of the specific commodity. The information includes supply, prices, contractual agreements, inventories, movement, and more.

The total annual appropriation for Market News is approximately $33 million. Of this amount, the 2014 farm bill reauthorized appropriations of $9 million annually (FY2013-FY2018), “to remain available until expended,” to support the collection and dissemination of market news for specialty crops.64 Previous farm bills also provided funding to support data collection of certified organic agricultural products (discussed later under “Product and Market Data Collection”).

Marketing Orders and Agreements

Marketing orders and agreements are managed by administrative committees made up of local growers and handlers who are operating under them. AMS publishes the proposed and final regulations in the Federal Register. These regulations may include quality standards; quantity

63 Other commodities are cotton, cottonseed, tobacco, dairy products, livestock, meat, grains, wool, poultry and eggs.
64 P.L. 110-246,§ 10107. 7 U.S.C. § 1622b(b).
controls; grading, certification, and verification; packaging requirements; research and promotion; and packaging standards; among other things. Imported products of commodities covered by a marketing order or agreement are also covered. The activities of marketing orders and agreements are financed by industry assessment fees (commonly called “check-off” fees) collected from handlers, usually at the time of sale. To administer the orders and assure that they operate legally and in the public interest, AMS uses funds provided through annual USDA appropriations acts.65

The Agricultural Marketing Agreement Act of 1937 authorizes AMS to facilitate and oversee the operation of marketing orders and agreements, usually at the request of industry.66 Producers and handlers in a specific growing area generally initiate the administrative process leading to the establishment of an order or an agreement. Once a two-thirds majority of the parties in that area approves a marketing order by referendum, the order is binding on all growers, processors, and others involved in marketing an eligible commodity in a designated geographic area. In contrast, a marketing agreement is binding only on growers and handlers who are voluntary signatories to the agreement. Currently there more than 20 active marketing orders and agreements. Fruits, vegetables, and nuts covered by federal marketing orders include almonds, apricots, avocados, sweet and tart cherries, citrus in Florida and Texas, cranberries, dates, grapes, hazelnuts, kiwifruit, nectarines, olives, onions (selected types and regions), peaches, pears in Oregon-Washington, pistachios, California and Washington plums/prunes, potatoes in selected areas, raisins, spearmint oil, tomatoes, and walnuts.67

**Inspection, Grading, Standardization, and Other Promotion**

The Agricultural Marketing Act of 1946 directs USDA to provide such quality grade standards to encourage uniformity and consistency in commercial practices.68 AMS develops quality grade standards for commodities as needed by the agriculture and food industry, mostly under cooperative agreements with 48 states and Puerto Rico.69 Under federal-state agreements, AMS-licensed state employees work where needed: in fields during harvest; at land, sea, and air ports of entry; and at packing houses, processing plants, warehouses, and federal and federal-state terminal markets. In FY2011, AMS graded approximately 15.8 billion pounds of processed fruits and vegetables at 381 processing plants, 14 field offices, and 13 inspection points.70

Grading is paid for by user fees and is voluntary unless the commodity is regulated for quality under a marketing order or agreement, subject to export requirements, or purchased by USDA or another federal agency for distribution (e.g., through the school lunch program or the military). Shipments of any imported commodity whose domestic production is under a marketing order or agreement must receive AMS grading to assure that the produce is comparable to the U.S. grade, size, quality, and maturity requirements. More than 300 grade standards for fresh and processed fruits, vegetables, nuts, and other specialty crops are listed at USDA’s website.71

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65 Marketing orders and research and promotion programs for certain fruit and vegetable crops have come under legal challenge from producers. See CRS Report 95-353, Federal Farm Promotion (“Check-Off”) Programs.


69 All grading services in Oklahoma are currently performed by AMS.


National Marketing Agreement Regulating Leafy Greens

In April 2011, AMS issued a proposed rule for a national marketing agreement reflecting USDA and FDA recommendations for food safety practices for leafy greens, as part of a “National Marketing Agreement Regulating Leafy Green Vegetables” (76 Federal Register 24292, April 29, 2011). Also referred to as the National Leafy Greens Marketing Agreement (NLGMA), the rule would cover the handling of selected leafy greens—spinach, lettuce, and cabbage. It would establish a voluntary program to provide “a governance structure for farmers, handlers, retailers and consumers to work together and develop a practical program so that all types of farming and handling operations can effectively and efficiently comply with food safety requirements.” AMS’s proposal has been under consideration at USDA for the past few years and reflects an industry-led effort to establish a voluntary program requiring compliance of its signatories (marketing agreement), including importers, in meeting certain commercial food quality and safety requirements. The concept originated with the California Leafy Green Products Handler Marketing Agreement, and covers a range of leafy green products.

However, AMS published its proposed rule in April 2011, a few months after Congress enacted major federal food safety legislation as part of the FDA Food Safety Modernization Act (FSMA, P.L. 111-353). It remained unclear how USDA’s proposed voluntary efforts for leafy greens would interact with food safety regulations for a wider range of fruits and vegetables that are being developed by the Food and Drug Administration (FDA), as mandated by FSMA. Some groups also argued that USDA’s marketing agreement program could lead to confusion among consumers; others questioned whether USDA has the expertise and the mandate to regulate food safety.

In December 2013, USDA announced that it was terminating its proceeding on the proposed marketing agreement to regulate the handling of fresh leafy green vegetables in the United States, given “recent developments,” including FDA’s publication of proposed rules under FSMA, that “could affect fundamental aspects of the proposed marketing agreement.” USDA also noted that the program, as proposed by the industry, “would have established a voluntary program that would have included mandatory compliance for its signatories, effectively regulating the handling of cabbage, lettuce, spinach and other vegetables defined as leafy greens marketed in the United States” (78 Federal Register 73111, December 5, 2013).

Finally, AMS administers several federal commodity research and promotion programs, also known as check-off programs, which have been established at the request of some specialty crop industries. These programs allow farmers, ranchers, and other stakeholders to pool funds and develop a coordinated program of research, promotion, and consumer information to improve, maintain, and develop markets for their products. Specialty crop industries with check-off programs include blueberries, Hass avocados, mangos, mushrooms, potatoes, and watermelons. The 2014 farm bill authorized USDA to create two new research and promotion programs, one for fresh-cut Christmas trees and another for certified organic products (see “Organic “Check-off” Program”).

Standards of Identity

The Federal Food Drug and Cosmetic Act (FFDCA) directs FDA to establish definitions and standards for food to “promote honesty and fair dealing” for the benefit of consumers. Under the statute, FDA is authorized to establish regulations “for any food ..., a reasonable definition and standard of identity, a reasonable standard of quality, and reasonable standards of fill” of the container for any food. FDA has established roughly 300 identity standards in 20 categories of food, consisting of a range of processed foods and meat, dairy, and seafood products, as well as preserved and processed fruit and vegetable products and juices. Standards of identity cover mostly processed and value-added foods, including canned fruits and vegetables, frozen

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vegetables, fruit and vegetable juices and beverages, jellies and preserves, tree nut products, and other foods.\(^{74}\) The statute states that no definition and standard of identity and no standard of quality be established for fresh or dried fruits and vegetables, except for avocados, cantaloupes, citrus fruits, and melons. FDA may initiate the development of a standard in cases where it determines a standard is in the interest of consumers or in response to a petition. The rulemaking process to develop a food standard can be time-consuming, often requires detailed technical expertise, and may generate input by supporters and opponents of the proposed recipes; also, the burden of providing information to support the petition is on the petitioner.\(^{75}\) The process is similar to those for other FDA rulemaking actions, such as establishing requirements for food additives and ingredients, color additives, and other product claims.\(^{76}\)

**Country-of-Origin Labeling**

Country-of-origin labeling (COOL) refers to a labeling law that requires retailers (including grocery stores, supermarkets, and club warehouse stores) to notify their customers with information regarding the source (origin) of certain foods. Originally authorized in the 2002 farm bill, COOL prescribes specific criteria that must be met for a covered commodity—both domestic and imported products—to bear a “United States country of origin” declaration.\(^{77}\) Covered commodities include many types of specialty crops including fresh and frozen fruits and vegetables, ginseng, pecans, and macadamia nuts,\(^{78}\) among other foods, such as selected meat products, wild and farm-raised fish and shellfish, and peanuts. AMS is responsible for administration and enforcement. The final rule for all covered commodities went into effect on March 16, 2009.\(^{79}\) USDA estimated that about 86,500 fresh and processed fruit and vegetable, ginseng, and tree nut establishments would be affected by the rule.\(^{80}\) Reportedly, surveys conducted before the final rule took effect indicated that more than 50% of fresh produce offered for sale in retail grocery stores was labeled with country of origin packaging stickers.\(^{81}\)

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\(^{74}\) Canned fruits (Part 145); fruit juices and beverages (Part 146); jellies and preserves (Part 150); fruit pies (Part 152); canned vegetables (Part 155); vegetable juices (Part 156); frozen vegetables (Part 158); tree nut products (Part 164).

\(^{75}\) See, for example, FDA, “FDA’s Standards for High Quality Foods,” June 8, 2007. Also see North Dakota State University, “Standard of Identity, Food Additives and Claims,” [http://www.ag.ndsu.edu/foodlaw/processingsector/standardofidentity](http://www.ag.ndsu.edu/foodlaw/processingsector/standardofidentity).


\(^{80}\) 74 Federal Register 2658-2707, January 15, 2009. Table 1.

\(^{81}\) Information from the United Fresh Produce Association (UFPA) and the Produce Marketing Association (PMA).
Food Safety

Food safety is a critical issue for the specialty crop industry, as consumers increasingly are recognizing the importance of fruit and vegetable consumption to long-term health and proper weight maintenance. Nonetheless, the nature of production, handling, and preparation makes produce vulnerable to contamination from a wide variety of sources. The fact that produce often is consumed raw contributes to its potential as a source of foodborne illness, attributable in part to the growth in consumer preference for fresh, pre-cut produce, as well as the widespread use of such products in restaurants.

Statistics compiled by the Center for Science in the Public Interest (CSPI) foodborne illness outbreak database indicate that products classified under the “Produce” category in CSPI’s database were associated with 639 outbreaks and 31,496 associated illnesses between 1990 and 2009. Some of the more recent outbreaks have been attributed to leafy greens, alfalfa and clover sprouts, celery, tomatoes, and green onions. Microbial hazards associated with produce include pathogenic (disease-causing) strains of *Escherichia coli*, *Salmonella*, *Vibrio*, *Shigella*, *Cryptosporidium*, *Giardia*, *Cyclospora*, *Toxoplasma gondii*, and the Norovirus or Norwalk-like virus and Hepatitis A viruses. Also, in 2011, a multi-state outbreak of listeriosis occurred from the contamination of fresh, whole cantaloupe with the pathogen *Listeria monocytogenes*. Such hazards may be introduced during production via agricultural or processing water, soil amendments (manure and municipal biosolids), worker hygiene and sanitary facilities, field and packing facility sanitation, and transportation.

Several federal agencies have oversight responsibility for food safety in the United States. The primary federal agency responsible for produce food safety is the Food and Drug Administration (FDA), within the U.S. Department of Health and Human Services (HHS). Also at HHS, the Centers for Disease Control and Prevention (CDC) monitors trends in foodborne illness. Other agencies include the U.S. Environmental Protection Agency (EPA) and the U.S. Customs and Border Protection (CBP). Some USDA agencies also play a role including AMS, as well as the Animal and Plant Health Inspection Service (APHIS), and USDA’s research agencies. (This list does not include USDA’s Food Safety and Inspection Service (FSIS), which regulates the safety of meat and poultry products, among other animal products.)

FDA Food Safety Regulations

FDA is the primary federal agency responsible for produce food safety, regulating the safety and labeling of all domestic and imported fruit and vegetable products (fresh and processed) and juices and drinks. FDA’s authority under the Federal Food, Drug, and Cosmetic Act (FFDCA) was amended by the 111th Congress when it passed comprehensive food safety legislation in the FDA Food Safety Modernization Act, or FSMA.

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82 CSPI, Outbreak Alert! Database search for “Produce” (http://www.cspinet.org/foodsafety/outbreak/pathogen.php#). Produce includes fruits, vegetables, and dishes containing fruits or vegetables. CSPI’s database includes outbreaks where both the food and pathogen have been identified and currently has information on over 6,000 outbreaks that occurred between 1990 to 2009.


84 For more information, see CRS Report RS22600, *The Federal Food Safety System: A Primer*.

Under FSMA, FDA is developing mandatory food safety regulations and traceability requirements affecting farmers, packers, and processors of both domestically produced and imported products. At the farm production level, requirements under FSMA Section 105 will mostly affect produce growers. Most other types of food producers—such as meat, poultry, and dairy farms; fisheries; and producers of raw, bulk grains—will likely not be subject to FSMA farm-level requirements. FSMA also exempted from regulation most small grower and processing operations that sell products locally. Requirements under FSMA Section 105 were supposed to be established within two years of enactment, but the deadline for the final rule has been extended to October 31, 2015. These regulations will provide for science-based, minimum standards for the safe production and harvesting of fruits and vegetables, and will address certain farm practices at produce operations, such as the use of soil amendments, hygiene, packaging, temperature controls, animals in the growing area, and water. FDA’s rules for these and other requirements are still under development.

FSMA requirements that could also affect specialty crop producers include food safety requirements for food facilities (FSMA §103), which could include new mandatory requirements for produce manufacturers. This rule is also under development by FDA.

FDA also has responsibility for ensuring the safety of imported food, including imported produce. Historically, FDA has inspected only 1% to 2% of all annual food imports. FSMA requirements pertaining to all FDA-regulated imports, including produce (FSMA §301) are also being developed. In addition, following the events of September 2001, Congress passed a bioterrorism preparedness law that addresses import safety (among many other issues). The Bioterrorism Act contains provisions requiring foreign and domestic food establishments to register with FDA and keep thorough records of their purchases and sales, and requiring foreign firms exporting food to the United States to give FDA prior notification of the exact time, location, and contents of incoming shipments.

Other federal agencies play a role in ensuring the safety of imported foods, including CBP, which inspects imported foods, plants, and animals, as well as APHIS, which conducts border inspections, and aims to prevent the introduction or dissemination of plant pests and diseases.

**USDA Product Quality and Data Collection Programs**

**Qualified Through Verification Program**

Since 1996, AMS has offered a voluntary, user-fee, audit-based inspection service for producers of fresh-cut fruits and vegetables to assist produce packers in adopting science-based, preventive measures against food contamination in their plants. The Qualified Through Verification (QTV) program is similar in approach to the preventive Hazard Analysis and Critical Control Point

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86 FSMA explicitly exempts certain food processors and farms from FSMA if they are either a “very small business” as defined by FDA in rulemaking, or if the facility’s or farm’s “average annual monetary value” of all food sold during the previous three year period was less than $500,000, provided that the food is sold directly to certain “qualified end users” located in the same state where the facility or farm sold the food or within 275 miles of the facility or farm.

87 These are the types of production areas identified in FDA’s 1998 guidance (FDA, “Guidance for Industry Guide to Minimize Microbial Food Safety Hazards for Fresh Fruits and Vegetables,” October 1998).

88 For information on the status of FDA rulemaking under FSMA, see CRS Report R42885, *Food Safety Issues for the 113th Congress*.

(HACCP) system used by USDA’s meat and poultry regulatory agency, the Food Safety and Inspection Service (FSIS). Although the QTV program relates to the safety of fruits and vegetables from a public health standpoint, it is not a regulatory program.

**Microbiological Data Program**

AMS administered the Microbiological Data Program (MDP) from 2001 through 2012. MDP was a national food-borne pathogen monitoring program, implemented with the cooperation of state agriculture departments and other federal agencies, that manages the collection, analysis, data entry, and reporting of foodborne pathogens on selected agricultural commodities. Under the program, fresh produce was tested for the prevalence of harmful bacteria, such as *Salmonella* and pathogenic *E. coli*. Among the types of tested produce are cantaloupe, cilantro, green onions, hot peppers, lettuce, spinach, sprouts, and tomatoes. Approximately 17,000 samples were collected from more than 600 food distribution sites under the program. The program was discontinued in 2012 due to budget concerns as well as contention by both USDA and the produce that FDA should be responsible for conducting this type of work as part of its food safety oversight activities involving produce. USDA had spent between $4 million to $5 million annually to operate the program.

**Pesticide Residues**

EPA is responsible for regulating pesticide use on food and determining whether and under what conditions the proposed pesticide use would present an unreasonable risk to human health or the environment. When Congress enacted the Food Quality Protection Act of 1996 (FQPA), it established a new standard of safety for pesticide residues on food. Maximum pesticide residue levels (known as “tolerances”) must be set by EPA to ensure with “a reasonable certainty” that “no harm” will come to children as a result of pesticide exposure. EPA regulates the labeling, sale, and use of pesticides on domestically produced and imported food toward that safety goal. FDA is responsible for ensuring that tolerance levels for food are not exceeded. Based on the data submitted by pesticide manufacturers when they apply to register a pesticide active ingredient, pesticide product, or a new use of a registered pesticide under Section 3 of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), EPA determines whether and under what conditions the proposed pesticide use would present an unreasonable risk to human health or the environment. If the pesticide is proposed for use on a food crop, EPA also determines whether a “safe” level of pesticide residue, called a “tolerance,” can be established under FFDCA.

In cooperation with EPA, FDA determines which pesticides, insecticides, fungicides, and herbicides may be used on fruit and vegetable crops, and what chemical residue levels will pose the least risk to human health at normal consumption rates. FDA regulations impose the same

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90 For more information, see AMS, “Qualified Through Verification”(QTV) Program for the Fresh-Cut Produce Industry,” July 2012. HACCP refers to a management system that addresses food safety through the analysis and control of biological, chemical, and physical hazards from raw material production, procurement and handling, to manufacturing, distribution and consumption of the finished product.


standards on countries that export produce to the United States, and the agency is responsible for inspecting imports for safety.

At USDA, AMS administers a cooperative federal-state residue testing program through which it collects data on residual pesticides, herbicides, insecticides, fungicides, and growth regulators in over 50 different commodities, including fresh/frozen/canned fruits and vegetables, and fruit juices, among other things. The pesticides and commodities to be tested each year are chosen based on EPA data needs, and on information about the types and amounts foods consumed, in particular, by infants and children. The Pesticide Data Program (PDP) is a national pesticide residue database program that collects data from fresh, frozen, and canned fruits and vegetables, fruit juices, and nuts, among other foods (domestic and imported) at more than 600 sites in 11 participating states. Each year about 11,000 fresh and processed produce samples are tested under the program.

**Export and Trade Promotion**

USDA trade promotion programs, such as the Market Access Program (MAP) and other market development programs, support many export-oriented markets within the specialty crops and certified organic agriculture. Other trade remedy programs are also available. These programs are mostly administered by FAS.

**Market Development Programs**

The Market Access Program (MAP) was established to facilitate U.S. agricultural exports, as part of the Agricultural Trade Act of 1978, as amended by subsequent farm bills. The program uses CCC funds to help U.S. producers, exporters, private companies, and other trade organizations finance promotional activities for U.S. agricultural products. MAP (formerly the Market Promotion Program) encourages the development, maintenance, and expansion of commercial export markets for agricultural commodities through cost-share assistance to eligible trade organizations that implement a foreign market development program. Activities financed include consumer promotions, market research, technical assistance, and trade servicing. MAP money can be used to support both brand-name promotions and generic promotions. The program is administered by Foreign Agricultural Service (FAS).

MAP is widely used by some specialty crop growers to encourage domestic exports. Mandatory funding, as reauthorized by the 2014 farm bill, is $200 million annually through FY2018 for all overseas agricultural promotion and marketing activities. Of the roughly $170 million allocated each fiscal year, about one-third—about $60 million—is allocated to specialty crop producer

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94 Among some of the foods surveyed are canned black beans, orange juice, apples, grapes, pears, asparagus, hot peppers, sweet bell peppers, fresh and frozen sweet corn, green beans, canned spinach, cabbage, pears, fresh and canned spinach, cilantro, sweet potatoes, cantaloupe, lettuce, watermelon, mangoes, canned garbanzo beans, cucumbers, and oranges, and also green beans, pears, and sweet potatoes used in baby food. USDA’s website: http://www.ams.usda.gov/AMSv1.0/pdp.


Nearly half of the available allocation supported California specialty crop groups in the almond, asparagus, cherry, citrus, kiwifruit, peach, pear, pistachio, prune, strawberry, table grape, tomato, tree fruit, and walnut sectors. Other supported states include groups supporting specialty crops in Florida, Texas, Hawaii, Washington, and some northwestern states. Other national groups in the apple, cherry, cranberry, potato, and watermelon sectors are also supported, along with support for the U.S. wine industry. The Organic Trade Association also received support under MAP. (The 2008 farm bill also specifically added language to address coverage for certified organic foods.)

FAS administers other trade development programs that support certain U.S. specialty crops.

- The Quality Samples Program (QSP) helps create export sales of commodities by providing samples to foreign importers, intended to form new partnerships between importers and U.S. exporters. Total FY2010 (mandatory) funding for the program was $1.9 million, of which about 40% of funds were directed toward specialty crop groups (cranberry, ginseng, potato, and walnut samples to potential importers). This amount does not include support through other national, state, or regional export promotion groups that might also provide support for specialty crops, among other agricultural commodities.

- The CCC export credit guarantee program promotes purchases of U.S. agricultural exports by providing competitive credit terms to foreign buyers through credit guarantees. CCC funds guarantee the payments due from approved foreign banks to U.S. exporters or financial institutions. The CCC determines which countries and banks are eligible and at what level of debt, and also selects which commodities and products will be eligible (depending upon market potential). Among the eligible U.S. agricultural commodities are a wide variety of fresh, dried, and processed fruits; canned, dried, fresh, and frozen vegetables; juices; tree nuts; wine; and nursery products.

Additionally, FAS administers other programs, such as the Foreign Market Development (FMD) program and the Food for Progress (FFP) program. FMD (also known as the cooperator program) provides for cost-sharing of overseas marketing and promotion activities with nonprofit U.S. commodity and trade organizations. This program received mandatory CCC funding for overseas promotion of U.S. bulk commodity crops, but not for fruits, vegetables, and tree nuts. FFP provides for the donation of U.S. agricultural commodities to certain developing countries, whereby donated commodities are monetized (sold on the local market) and the proceeds are used

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98 See fiscal year funding allocations at USDA’s website. This amount does not include support through other national, state, or regional export promotion groups that might also provide support for specialty crops, among other agricultural commodities.

99 P.L. 110-246, § 3102.


104 USDA, “Foreign Market Development Program,” http://www.fas.usda.gov/info/factsheets/fmd.asp. Funding for FMD was $34.2 million (FY2010), of which no funds were directed toward specialty crop groups.
to support agricultural development activities. Previously FFP had procured small quantities of U.S. dehydrated potatoes and dehydrated vegetables. In 2009, only dehydrated potatoes comprised an overall very small share of USDA’s overseas food aid under the program.

**Technical Assistance for Specialty Crops**

The Technical Assistance for Specialty Crops (TASC) program, administered by FAS, was originally authorized in the 2002 farm bill and reauthorized in the 2008 and 2014 farm bill. The program provides funds to eligible entities for projects that address sanitary (animal) and phytosanitary (plant) barriers, commonly referred to as SPS barriers to U.S. specialty crop exports. SPS requirements and their potential to be trade barriers, among other types of technical barriers to trade (TBT), has become a more prominent issue as tariffs have been reduced under multilateral trade agreements and various free trade agreements (FTAs) entered into by the United States, such as the North American Free Trade Agreement and other bilateral FTAs. A summary of the current U.S. concerns regarding SPS and TBT issues across all agricultural commodities and U.S. trading partners is provided in annual reports compiled by the Office of the United States Trade Representative (USTR).

TASC projects should demonstrably benefit the represented industry rather than a specific company or brand, and must address barriers to exports of commercially available U.S. specialty crops for which barrier removal would predominantly benefit U.S. exports. Examples of expenses that CCC may agree to reimburse under the TASC program may include initial pre-clearance programs, export protocol and work plan support, seminars and workshops, study tours, field surveys, development of pest lists, pest and disease research, database development, reasonable logistical and administrative support, and travel and per diem expenses. Eligible recipients include U.S. federal or state government agencies, U.S. nonprofit trade associations, U.S. universities, U.S. agricultural cooperatives, U.S. private companies, or any other U.S. organizations. Funding is through the CCC, and is authorized at $9 million annually through FY2018. The program is administered by FAS.

**Trade Adjustment Assistance for Farmers**

The Trade Adjustment Assistance (TAA) for Farmers program provides technical assistance and cash benefits to eligible producers of agricultural commodities and fishermen who experience adverse economic impacts caused by increased imports. TAA for Farmers provides technical

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108 The so-called SPS Agreement entered into force on January 1, 1995, as part of the establishment of the WTO, following the Uruguay Round of the General Agreement on Tariffs and Trade (GATT). The TBT Agreement resulted from the Tokyo Round in 1979. For more information, see CRS Report R43450, *Sanitary and Phytosanitary (SPS) and Related Non-Tariff Barriers to Agricultural Trade*.

109 USTR’s annual Report on Sanitary and Phytosanitary Measures and Report on Technical Barriers to Trade are available at USTR’s website (http://www.ustr.gov). For other information on how SPS barriers may affect specialty crop trade, see CRS Report RL34468, *The U.S. Trade Situation for Fruit and Vegetable Products*.

110 Trade Act of 1974, as amended by the Trade Act of 2002 (P.L. 107-210), and the 2009 economic stimulus package (continued...
assistance and cash benefits to eligible farmers and fishermen who have been adversely affected by competition from imports of a commodity that they produce, if increased imports have contributed importantly to a price decline of at least 20%. Support is available in the form of enhanced technical assistance and seed money to enable a producer to formulate and implement a business adjustment plan. The program is administered by FAS.

Under the program, fish and seafood producers have accounted for most of the cash benefits paid out. Among fruit and vegetable growers, producers of Concord grapes, lychees, olives, wild blueberries, fresh potatoes, Florida avocados, and asparagus were among others that USDA certified to be eligible for assistance. Funding is discretionary, and currently may not exceed $90 million annually (FY2012-FY2013), and $22.5 million (first quarter FY2014).

Trade Remedies

In the event of suspected unfair competition from foreign imports, U.S. law makes available certain remedies that the specialty crop industry can pursue, not within USDA, but from the Department of Commerce and the U.S. International Trade Commission. Title VII of the Tariff Act of 1930 provides for the levying of antidumping (AD) duties on imports sold at less than fair value that have caused or threaten to cause material injury to a domestic industry producing a like product. Where subsidized imports have this injurious effect, Title VII authorizes countervailing duties (CVD) to be imposed.

U.S. specialty crop producers on occasion have petitioned the Department of Commerce and the USITC to investigate suspected occurrences of dumping. Previous USITC investigations have highlighted the increased competitive market and trade pressures on U.S. fruit producers from lower-cost foreign fruit and vegetable producers (such as those in China, Thailand, Chile, Argentina, and South Africa) as well as from countries with subsidized fruit and vegetable production (such as in the EU, including Spain). Import injury investigations initiated by the United States further highlight concerns that some countries might be supplying imports at prices below fair market value. Since the 1990s, dumping petitions filed by the U.S. fruit and vegetable sectors have included charges against imports of fresh tomatoes (Canada, Mexico), frozen raspberries (Chile), apple juice concentrate (China), frozen orange juice (Brazil), lemon juice (Argentina, Mexico), fresh garlic (China), preserved mushrooms (China, Chile, India, Indonesia), canned pineapple (Thailand), table grapes (Chile, Mexico), and tart cherry juice (Germany, former Yugoslavia). Many of these petitions were decided in favor of U.S. domestic producers and resulted in higher tariffs being assessed on U.S. imported products from some of these countries.

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Pest and Disease Exclusion

USDA’s Animal and Plant Health Inspection Service (APHIS) is responsible for protecting U.S. agriculture from domestic and foreign pests and diseases, responding to domestic animal and plant health problems, facilitating agricultural trade, regulating genetically engineered organisms, and other responsibilities related to animal welfare and wildlife damage management. For the fruit and vegetable industries, APHIS addresses pest and disease exclusion (i.e., prevention, detection, and eradication) as well as emergency response, management, trade issue resolution, and capacity building.

The Plant Protection Act (PPA) is the primary law governing APHIS’s responsibilities regarding plant health consolidated several plant quarantine authorities, some dating back to the 1880s. (The primary law governing animal health is the Animal Health Protection Act, AHPA.) PPA authorizes APHIS to cooperate with states, localities, and others to prevent the spread of and eradicate invasive pests and diseases. The statute also authorizes APHIS to prohibit or restrict the importation, exportation, and the interstate movement of plants, plant products, certain biological control organisms, noxious weeds, and plant pests, and also authorizes APHIS to inspect foreign plant imports, to quarantine any state or premises infested with a new pest or noxious weed, and to cooperate with states in certain control and eradication actions. These authorities have been traditional hallmarks of U.S. plant pest regulations, and are administered by APHIS in collaboration with state departments of agriculture and their plant protection boards.

PPA gives USDA authority to use a wide range of measures to exclude alien pests or prevent the spread of new, but not widespread pests. These measures include inspections, surveillance, quarantines, treatments, or destruction. USDA can develop lists of organisms that can or cannot enter the United States and goods that can be imported from specific countries, and has the authority to certify that U.S. agricultural exports meet the phytosanitary standards of other countries. USDA can require private parties to take remedial actions without cost to the government but must select the least costly, effective measure. USDA has less regulatory authority to address established and widespread pests, but can enter into agreements with foreign governments, state governments, or other organizations to implement the act.

For the most part, APHIS, which has a nationwide network of regional and state offices, serves in a consultative mode to assist state departments of agriculture in planning and operating control and eradication programs using state and private funds. However, when a particularly harmful disease or pest emerges suddenly, state resources for immediate response can be quickly overwhelmed. In such emergency situations, USDA has broad authority to transfer funds from the Commodity Credit Corporation (CCC) to APHIS for emergency control programs. The authority to transfer money for plant and animal health emergencies is found both in annual appropriations acts and in authorizing statutes, including the PPA. Such authorities date back to 1948.

115 For more information, see APHIS, “A 40-Year Retrospective of APHIS, 1972–2012.”
117 See also CRS Report R43258, Invasive Species: Major Laws and the Role of Selected Federal Agencies.
118 PPA (7 U.S.C. §§ 7751, 7772, 431 and 442); also AHPA (7 U.S.C. §§ 8310, 8316, 10411 and 10417), replacing (continued...)
Discretion rests with the USDA Secretary, who is subject to limited review when making transfers. In recent appropriations, appropriators have expressed the expectation that USDA will continue to use its authority to transfer funds from other appropriations or funds available to USDA for activities related to the arrest and eradication of animal and plant pests and diseases. USDA has exercised this authority in recent years, and it has become an issue within government concerning the method for funding plant and animal health programs. USDA reports that in FY2011 it redirected $65.9 million in emergency funding for activities covering some plant-related concerns caused by the Asian longhorned beetle, European grapevine moth, and the light brown apple moth, among other pests.

Pest Detection and Surveillance

The 2008 farm bill amended PPA to provide for early plant pest detection and surveillance, threat identification and mitigation of plant pests and diseases, and technical assistance in the development and implementation of audit-based certification systems and nursery plant pest risk management systems (“section 10201”). At the same time, Congress also established a related program, the National Clean Plant Network (NCPN), to provide reliable sources of pathogen-free planting stock of high-value specialty crops.

APHIS is implementing Section 10201 across six goal areas: (1) enhancing plant pest/disease survey and analysis; (2) targeting domestic inspection activities at vulnerable points; (3) enhancing pest identification tools and technology; (4) developing programs to safeguard nursery production; (5) enhancing outreach and education; and (6) enhancing mitigation capabilities. In FY2011, APHIS funded 312 projects across all goal areas. About three-fourths of the projects directly provided funds to 48 state departments of agriculture and two territories. The remaining one-fourth of all projects provided funds to universities, federal agencies, tribal organizations, and nonprofit entities. Funds were used by APHIS for certain programs, including development of an improved data management system. More detailed information is available in USDA’s FY2013 budget justification.

APHIS, ARS, and NIFA are working to develop the NCPN under a memorandum of understanding. As of 2012, APHIS has entered into 19 cooperative agreements with clean plant centers. Centers use NCPN funds to (1) diagnose for harmful pathogens that cause disease in covered specialty crops, (2) apply therapeutic measures to eliminate these pests, (3) establish plantings of clean plant “starter” material and make this material available to nurseries and growers, and (4) engage with nurseries and growers in education/outreach programs to communicate the economic value to industry of using clean nursery stock. These activities are

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previous authorities in other laws. For more information, see CRS Report RL32504, Funding Plant and Animal Health Emergencies: Transfers from the Commodity Credit Corporation.

123 These include either universities or state agencies in Arkansas, Alabama, Arizona, California, Florida, Hawaii, Louisiana, Michigan, Missouri, New York, North Carolina, Oregon, South Carolina, Texas, and Washington.
expected to provide additional sources of healthy planting stock for fruit trees, grapes, citrus, berries, and hops.

According to USDA prior to the 2014 farm bill debate, certain aspects of these programs connect both programs.\textsuperscript{124} Funding is mandatory through CCC. Section 10201 received authorization for $12 million (FY2009); $45 million (FY2010); and $50 million (FY2011-FY2012 and each fiscal year thereafter). NCPN was provided with $5 million annually (FY2009-FY2012). The 2014 farm bill consolidated both programs, naming it the “National Clean Plant Network.” It also consolidated and increased available mandatory funding levels: $62.5 million annually (FY2014-FY2017), and $75 million for FY2018, including $5 million in appropriated funds for FY2013.

The 2008 farm bill also authorized the establishment of a Pest and Disease Revolving Loan Fund to provide loans to local governments to finance purchases of equipment to monitor, remove, dispose of, and replace pest- and disease-infested trees in quarantine areas.\textsuperscript{125} The Forest Service is drafting rules and identifying appropriate mechanisms to implement the fund.\textsuperscript{126}

**Specialty Crop and Plant Pest Management**

APHIS spends roughly $140 million to $150 million annually (about 15%-20% of its total annual appropriation) to address specialty crop pests.\textsuperscript{127} As part of this work, APHIS cooperates with states to develop, implement, and funds action plans for surveying, reporting, and controlling emerging pest threats. This funding provides APHIS with the infrastructure to carry out urgent plant pest and disease programs, some of which currently are or have been partially funded through emergency CCC transfers. For specialty crops, APHIS works to address concerns within the following areas: Citrus Health Response Program, Asian longhorned beetle, emerald ash borer, glassy-winged sharpshooter, pale cyst nematode, and light brown apple moth, among other pests.

Additionally, APHIS gets appropriated funds for its Pest Detection program.\textsuperscript{128} The program helps ensure that any new introductions of harmful plant pests and diseases are detected as soon as possible, before they cause significant damage. Under the program, APHIS works with its state cooperators and also the scientific community, universities, the public, non-profit entities, and industry to carry out surveys for high-risk pests, diseases, and weeds in the field. Funding is provided through the Cooperative Agricultural Pest Survey (CAPS) program. Information collected through CAPS is compiled into detailed maps and other formats, and filed in the electronic National Agricultural Pest Information System (NAPIS) database. The program helps identify pest-free regions and allow for continued export of commodities from particular areas of the country. When significant quarantine pests are found, APHIS and cooperators rapidly decide an appropriate course of action. The CAPS/NAPIS system allows for early detection of significant pests, which in turn helps organize eradication efforts before pests cause major economic damage. These efforts also support inspections of commodities, conveyances, and

\textsuperscript{124} See, for example, APHIS, “White Paper, Section 10201(d)(1) of the Farm Bill pertaining to Audit-based Certification,” http://www.nationalplantboard.org/docs/sanc_Farm_Bill_10201d_White_Paper_draft_1.pdf.

\textsuperscript{125} P.L. 110-246,§ 10205.

\textsuperscript{126} Comments by Rayne Pegg, AMS Administrator, before the House Subcommittee on Horticulture and Organic Agriculture, October 28, 2009. Amends 36 CFR 230 (see 77 Federal Register 7900, February 13, 2012).


passenger baggage conducted by CBP at sea ports, airports, and land border crossings. APHIS spends about $27 million annually to address pest detection across all crops and program areas, or about 3% of its total annual appropriation.129

**Import Inspection and Quarantine**

APHIS and the Department of Homeland Security’s (DHS’s) Bureau of Customs and Border Protection (CBP) administer the Agricultural Quarantine Inspection (AQI), which protects the United States from the risks associated with the introduction of invasive agricultural pests and diseases.130 Under the program, APHIS and CBP administer foreign plant quarantines, whereby the importation of certain plants and plant products into the United States may be prohibited or restricted.131 APHIS inspects passengers, cargo, and conveyances traveling from Hawaii, Puerto Rico, and other islands to the mainland. Among APHIS’s pest and disease exclusion activities are to (1) develop protocols for plant materials in trade; (2) maintain quarantine facilities and treat regulated imported products; (3) conduct pre-clearance programs for products being imported into the United States and certification programs for U.S. agricultural exports; and (4) support scientific projects to detect and identify high-risk plant pathogens, and develop protocols for quarantine testing.132 The program is funded through a combination of appropriations and user fees. Within APHIS, these activities are carried out under the agency’s Plant Protection and Quarantine (PPQ) program.

The Center for Plant Health Science and Technology (CPHST), located on USDA’s research campus in Beltsville, MD, is a key component of the APHIS’s National Plant Pathogen Laboratory Accreditation Program (NPPLAP). The lab is responsible for proficiency test panel development, delivery, and first-level evaluation of proficiency tests conducted by scientists who perform diagnostics on behalf of APHIS using CPHST-validated methods.133 In addition, APHIS maintains a searchable database, known as the Fruits And Vegetables Import Requirement (FAVIR) database, which provides an online reference to regulations and information pertaining to the importation of fruits and vegetables into the United States.134 APHIS also maintains information on specific agricultural pests and diseases,135 among other types of program activities.

**Export Facilitation**

Along with overseeing U.S. import requirements, APHIS also provides assistance to U.S. specialty crop growers who have the capacity to export crops abroad. APHIS helps to maintain and expand existing markets and create new markets, assisting U.S. exporters to meet the entry requirements of other countries and also resolve trade issues to facilitate U.S. exports, and also building international support for trade agreements.136 APHIS attachés, located at U.S. embassies

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130 Until 2002, APHIS held sole responsibility for operating the AQI. In 2002, in the law creating DHS (P.L. 107-296), Congress transferred the inspection function and more than 2,600 APHIS inspectors to DHS.

131 Quarantine regulations are at 7 CFR Part 319 and apply to many commodities, including nursery stock.

132 APHIS, “Plant Inspection Station Strategic Plan, 2007-2012.”


136 For more information, see APHIS’ website: http://www.aphis.usda.gov/import_export/sanitary_phytosanitary.shtml.
abroad, work with host country officials to establish and oversee foreign-based inspection programs to ensure that products designated for export to the United States are pest-free, and that inspection officials at U.S. ports of entry receive early warning of pest and disease problems that may be emerging in exporting countries. APHIS helps manage and resolve sanitary (animal) and phytosanitary (plant), or SPS, barriers to U.S. exports to other countries (see previous discussion “Technical Assistance for Specialty Crops”).

As part of its responsibilities, APHIS, along with other U.S. agencies, represents the United States in the World Trade Organization (WTO) and other international bodies that set SPS standards for trade, and is the USDA negotiator in WTO phytosanitary disputes that concern U.S. agricultural trade. APHIS also helps negotiate and resolve SPS and other types of technical barriers to trade that could potentially affect U.S. trade relationships. USDA reports that through the resolution of SPS issues, APHIS “intervened in 280 releases of U.S. cargo held up at foreign ports of entry, which prevented the rejection of shipments worth more than $34.8 million” and also “negotiated and resolved 200 SPS trade-related issues involving U.S. agricultural exports, with an estimated market value of $2.9 billion.” APHIS also is the agency in charge of certifying that U.S. specialty crop exports meet other countries’ phytosanitary regulations before they are shipped.

Research and Cooperative Extension

USDA's research and extension service play an important role in specialty crop and organic production through programs directed specifically at specialty crops, as well as general research and extension services available to all U.S. agricultural producers.

The United States has a nationwide network of public agricultural laboratories and academic institutions supported in full or in part by annual USDA appropriations. There are four USDA Research, Education, and Economics (REE) agencies: Agricultural Research Service (ARS), National Institute of Food and Agriculture (NIFA), Economic Research Service (ERS), and National Agricultural Statistics Service (NASS).

- ARS is USDA’s chief scientific in-house research agency, and provides scientific and technical support for USDA’s regulatory agencies, including APHIS. ARS conducts basic and applied research on the full range of subjects important to specialty crops, from production through processing and food safety. ARS also is the designated lead agency for federal nutrition research.

- NIFA is the USDA agency that distributes federal funds to support research and extension programs at the land grant colleges of agriculture in every state. NIFA supports research, education, and extension programs in the Land-Grant University System and other partner organizations; it does not perform actual research, education, and extension but instead helps fund programs at the state and local level. NIFA allocates some funds to each state according to formulas spelled out in authorizing laws, and distributes the rest through various competitive grant programs.

139 Formerly Cooperative State Research, Education, and Extension Service or CSREES.
ERS is USDA’s economic research agency, covering agriculture, food, natural resources, and rural development issues. The agency publishes market analysis and outlook reports for most commodities including specialty crops.

NASS is USDA’s principal data collection agency. In addition to periodic data publications and special reports, NASS also conducts the U.S. Census of Agriculture every five years, and conducts the Census of Horticultural Specialties once every 10 years. The latter provides the only comprehensive and detailed data compilation of U.S. fruit, vegetable, tree nut, floriculture, nursery, and other specialty crop operations.\textsuperscript{140}

This report covers selected USDA research programs that directly support U.S. specialty crop growers, and does not address other research and extension services that generally support all agricultural producers. For example, NIFA is the federal partner in the Cooperative Extension System that provides federal funding to support state, local, and regional offices at land-grant colleges and universities in each U.S. state and territory. These offices are staffed by experts who provide practical and research-based information to agricultural producers, small business owners, and the public. NIFA’s website provides contact information and a map of the land-grant colleges and universities across all states and territories.\textsuperscript{141} Other NIFA grant programs may also provide indirect support. For example, some specialty crop and organic producers generally benefit from other programs intended to assist farmers in developing and implementing sustainable and innovative farming strategies, such as Sustainable Agriculture Research and Education (SARE) grants through USDA NIFA, and also information services through the National Sustainable Agriculture Information Service (known as the ATTRA project).\textsuperscript{142}

\section*{Specialty Crop Research Initiative}

The Specialty Crop Research Initiative (SCRI) was authorized in the 2008 farm bill, to provide grants to solve critical industry issues through research and extension activities.\textsuperscript{143} SCRI gives priority to projects that are multistate, multi-institutional, or trans-disciplinary; and includes explicit mechanisms to communicate results to producers and the public. Projects must address at least one of five focus areas: research in plant breeding, genetics, and genomics to improve crop characteristics; efforts to identify and address threats from pests and diseases, including threats to specialty crop pollinators; efforts to improve production efficiency, productivity, and profitability over the long term; new innovations and technology, including improved mechanization and technologies that delay or inhibit ripening; and methods to prevent, detect, monitor, control, and respond to potential food safety hazards in the production and processing of specialty crops.

The 2014 farm bill reauthorized SCRI and provided additional mandatory funds of $80 million for FY2014 and each fiscal year thereafter, and also extended authority to appropriate funds of

\textsuperscript{140} For information, see USDA (http://www.agcensus.usda.gov/Publications/Census_of_Horticulture_Specialties/).
\textsuperscript{142} Appropriate Technology Transfer for Rural Areas (ATTRA) project, authorized in the 1985 farm bill. For more information, see CRS Report RL31837, An Overview of USDA Rural Development Programs.
\textsuperscript{143} P.L. 101-246,§ 7311 (amended the 1998 Agricultural Research, Extension, and Education Reform Act, AREERA); 7 U.S.C. § 7632 et seq. (CFDA# 10.309). In establishing the initiative, the 2008 farm bill also removed specialty crop research from USDA’s list high priority research and extension activities (7 U.S.C.§ 5925), which had been added in the 2005 Specialty Crop Competitiveness Act (P.L. 106-465,§ 302).
$25 million per fiscal year (FY2014-FY2018). A listing of funded projects is available at USDA’s website.\textsuperscript{144}

The 2014 farm bill also authorized an Emergency Citrus Disease Research and Extension Program, establishing a citrus disease subcommittee as part of the existing specialty crops committee, and reserving SCRI funds totaling $25 million for FY2014 through 2018, available until expended, and authorized appropriations of $25 million for each of FY2014 through 2018.\textsuperscript{145} Among its duties, the duties of the citrus subcommittee shall advise USDA on citrus research, extension, and development needs; propose a research and extension agenda and annual budgets for the available funds; evaluate and review ongoing research and extension funded under the program; establish annual priorities for the award of grants under such subsection; provide USDA any comments on awarded grants; and engage in regular consultation and collaboration with USDA and other institutional, governmental, and private persons conducting scientific research on, and extension activities related to, the causes or treatments of citrus diseases and pests.

**Methyl Bromide**

Through its “National Program 308” (NP 308), ARS is the primary federal research agency conducting research on alternatives to the use of methyl bromide (MeBr)—a pesticidal gas widely used in specialty crop production as a soil fumigant and structural fumigant to control pests use.\textsuperscript{146} NP 308 was initiated after methyl bromide was listed as a stratospheric ozone depletor, which was followed by worldwide controls on production, emissions, and trade under the 1987 Montreal Protocol on Substances that Deplete the Ozone Layer, and domestically under Title VI of the U.S. Clean Air Act.\textsuperscript{147} The program followed the 1995 formation of the Methyl Bromide Alternatives Working Group to track and facilitate adoption of alternatives to methyl bromide, and the allocation of ARS funds starting in FY1999 toward research to develop alternatives to methyl bromide, principally at the University of California and the California Strawberry Commission, and the University of Florida.

Under the Montreal Protocol, MeBr has been officially phased out as of January 1, 2005. Allowable exemptions to the phase-out include an exemption for Quarantine and Preshipment (QPS) to eliminate quarantine pests, as well as exemptions for critical use, or so-called Critical Use Exemptions (CUEs), of which agricultural production is one.\textsuperscript{148} CUEs were designed for agricultural users with no technically or economically feasible alternatives to using MeBr. Strawberries, tomatoes, peppers, eggplant, cucurbits,\textsuperscript{149} and ornamental nursery crops are particularly dependent on pre-planting soil fumigation with MeBr.\textsuperscript{150} Other commodities rely on

\textsuperscript{144} USDA’s website (http://www.csrees.usda.gov/fo/specialtycropsearchinitiative.cfm.) under “Abstracts of Funded Projects” (recipient names, award amount, and project terms).

\textsuperscript{145} P.L. 110-246,§§ 7306, 7103.

\textsuperscript{146} The program followed the 1995 formation of the Methyl Bromide Alternatives Working Group to track and facilitate adoption of alternatives to methyl bromide, and the allocation of ARS funds starting in FY1999 toward research to develop alternatives to methyl bromide, principally at the University of California and the California Strawberry Commission, and the University of Florida. ARS, “National Program 308: Methyl Bromide Alternatives Strategic Vision,” http://www.ars.usda.gov/research/programs/programs.htm?np_code=308.


\textsuperscript{148} CUEs are permitted under Section 604(d) of the Clean Air Act and also under the Protocol.

\textsuperscript{149} Squashes, melons, cucumbers, and gourds, etc.

MeBr to control pests in storage, among other types of post-harvest uses in food processing. Each year some specialty crop growers seek exemptions for critical use in part because research suggests the continued difficulty of finding comparably effective alternatives. Currently, many signatories of the protocol have further agreed to fully phase out MeBr by January 1, 2015, with no provision to exempt critical uses.151

**Nutrition and Food Assistance152**

USDA's Food Nutrition Service (FNS) administers a range of domestic nutrition and food assistance programs. The major laws governing these programs are the Richard B. Russell National School Lunch Act; the Child Nutrition Act; Section 32 of the Act of August 24, 1935 (“Section 32”); the Food Stamp Act, the Emergency Food Assistance Act; and Section 5 of the Agriculture and Consumer Protection Act of 1973.153 Congressional jurisdiction over these laws in the Senate is exercised by the Senate Agriculture, Nutrition, and Forestry Committee. In the House of Representatives, jurisdiction is split between the House Education and Workforce Committee, and the House Agriculture Committee. These programs do not purchase from or benefit the fruits and vegetable industry exclusively, but many aspects of the programs do benefit the industry or have potential to do so.

**Commodity Procurement for Domestic Food Assistance Programs**

Numerous food distribution programs administered by FNS provide children and low-income individuals access to food and nutrition by providing both funding and USDA-purchased commodity foods. USDA purchase and donation of commodity foods provides food to needy populations, while at the same time supports U.S. agricultural producers, including fruit and vegetable growers. Many of these programs grew out of the programs supporting U.S. agriculture during the Depression.

As part of the USDA Foods program, FNS, AMS, and FSA work together to directly purchase commodities—including fruit, vegetable, and tree nut products—for distribution or donation to various organizations, including schools that provide federally-supported meals.154 FNS is responsible for general oversight, regulation, and administration of domestic USDA foods program, is the primary liaison between USDA and the administering state agency, and also tracks entitlement and takes food orders from states. AMS and FSA are responsible for purchasing and delivering USDA-purchased foods.155

There are two types of USDA-purchased food commodities.

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152 For more direct assistance, contact Randy Alison Aussenberg (7-8641, raussenberg@crs.loc.gov).
153 This report does not cover spending on fruit, vegetable, and tree nut products financed under nutrition programs authorized by the Older Americans Act (administered by the Department of Health and Human Services), for which no information regarding specific food types of food purchases is available, nor does it address federally supported nutrition education initiatives aimed at increasing consumption of fruits and vegetables.
154 In this case, the term “commodity foods” refers to all USDA purchased foods, which includes fruits and vegetables, and livestock, poultry, and seafood products, and applies more broadly than “commodity crops.”
- **Mandated, or “entitlement” commodity purchases.** Entitlement commodities refers to food purchases and donations that, by law, must be purchased and to which schools, organizations, or states (depending on the program) are entitled. USDA generally purchases entitlement commodities based on preferences expressed by recipient organizations (e.g., schools, state food assistance or program operators).

- **Contingency, or “bonus” commodity purchases.** Periodically, USDA taps its contingency reserve for so-called emergency surplus removals (or diversions), which are then distributed as “bonuses” to domestic food assistance programs. Bonus buys normally are based on market conditions, may be influenced by surpluses or other economic problems with the farming community, and are often intended to stabilize market conditions. In the case of specialty crops, bonus buys tend to include types of fruits, vegetables, and tree nuts not routinely seen on lists of entitlement purchases (e.g., asparagus, apricots, blackberries, almonds).

USDA directly purchases and then donates a variety of non-price-supported commodities, including specialty crops, for consumption through domestic nutrition and food assistance programs. These purchases and donations help feed groups of nutritionally vulnerable recipients and organizations that serve these groups (such as low-income school children, and participants at family child care homes, child care centers, Head Start programs, and adult care centers, among others) while also helping to balance supply and demand for various commodities.

Federal programs that receive USDA Foods include:156

- individuals and household programs, such as the Commodity Supplemental Foods Program (CSFP), The Emergency Food Assistance Program (TEFAP), the Food Distribution Program on Indian Reservations (FDPIR), and disaster feeding programs; and

- schools and institution programs, such as the National School Lunch Program (NSLP), Summer Food Service Program (SFSP), Child and Adult Care Food Program (CACFP), and Nutrition Services Incentive Program (NSIP, formerly Nutrition Program for the Elderly).157

Depending on the year, roughly 180 food items may be available, including fresh, frozen, packaged, canned, dried, and bulk foods. USDA purchases of fruit and vegetable products represent roughly 40% of annual AMS food purchases. USDA reports that fruit and vegetable purchases by AMS were valued between $530 million $610 million from FY2009-FY2012, and reached a high of $660 million in FY2013 (Table 3). Limited data on the value of USDA bonus buys indicate that fruit and vegetable purchases totaled $1.3 billion over the period from FY2000-FY2009, not including the amount of cash reimbursement to states158 (Table 4). In the case of commodity food assistance programs, USDA reports that of total USDA purchases for child nutrition programs by food type—including both entitlement purchases and bonus buys—fruits and vegetables accounted for 27% in FY2009.159 AMS also provides purchasing services to FNS

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156 USDA FNS, “Food Distribution Programs Overview,” September 2011. For information on these and other domestic assistance programs, see CRS Report R42353, Domestic Food Assistance: Summary of Programs.

157 NSIP is jointly administered by HHS and USDA’s FNS.

158 Entitlement funding for USDA foods totaled $1.057 billion; bonus funding totaled $0.178 billion.

to supply food to recipients in nutrition assistance programs and is reimbursed for the administrative costs associated with these purchases.160

Most funding for USDA commodity purchases is classified as “mandatory”—that is, the level is dictated by underlying law. (For example, child nutrition programs are due a specific number of cents per meal in commodity foods.) A lower level of spending is “discretionary”—the amount is set by appropriations decisions or dependent on market conditions. Primary funding sources for USDA commodity procurement include Section 6 of the Richard B. Russell National School Lunch Act; Section 32 of the Act of August 24, 1935 (“Section 32”);161 and Section 416 of the Agricultural Act of 1949.

The 2002 and 2008 farm bills established minimum levels of specialty crop purchases under Section 32. Minimum purchases for fruits, vegetables, and other specialty crops under Section 32 total $406 million annually.162 In addition, special rules relate to fresh fruits and vegetables to child nutrition programs. Provisions under recent omnibus farm bills require at least $50 million worth of fresh fruits and vegetables must be provided annually through an arrangement with a Department of Defense (DOD) procurement agency (the Defense Supply Center in Philadelphia). (The initiative is named the Department of Defense Fresh Fruit and Vegetable Program or “DoD Fresh.”)163 The amount is based on the dollar value of commodities that child nutrition programs are entitled to.

### Table 3. Annual USDA Food Commodity Purchases

<table>
<thead>
<tr>
<th>Year</th>
<th>F&amp;V ($million)</th>
<th>Meat, Poultry, Egg, Lamb, Fish Total</th>
<th>% Fruits/Vegetables</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>($millions)</td>
<td>($millions)</td>
<td>(percent)</td>
</tr>
<tr>
<td>FY2009</td>
<td>594.3</td>
<td>793.5</td>
<td>1,387.8</td>
</tr>
<tr>
<td>FY2010</td>
<td>613.7</td>
<td>794.7</td>
<td>1,408.3</td>
</tr>
<tr>
<td>FY2011</td>
<td>530.5</td>
<td>833.4</td>
<td>1,363.8</td>
</tr>
<tr>
<td>FY2012</td>
<td>530.2</td>
<td>896.0</td>
<td>1,426.2</td>
</tr>
<tr>
<td>FY2013</td>
<td>662.3</td>
<td>899.6</td>
<td>1,561.9</td>
</tr>
<tr>
<td>FY2014 (YTD)a</td>
<td>425.3</td>
<td>459.2</td>
<td>884.5</td>
</tr>
</tbody>
</table>

Source: CRS from historical commodity purchases data at USD’s website: http://www.ams.usda.gov/AMSv1.0/CPDAnnualPurchaseSummary.

a. Total purchases to date, ending June 27, 2014. (Full fiscal year runs October 1 through September 30).

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161 7 U.S.C.§ 612c. Section 32 requires that 30% of annual customs receipts be used by USDA to buy U.S. agricultural commodities. For information see CRS Report RL34081, Farm and Food Support Under USDA’s Section 32 Program.

162 The 2002 farm bill provided $200 million annually and each year thereafter (P.L. 107-171§ 10603); the 2008 farm bill provided an additional $206 million for FY2012 and each year thereafter (P.L. 110-246,§ 4404).

163 DoD Fresh is a mechanism created by USDA to increase fresh produce offerings to schools. DoD Fresh, which utilizes the logistical capacity of the United States military to deliver food to U.S. military bases across the country and world, began as a USDA pilot project in 1996. This program now operates in more than 40 states. The program works in partnership with USDA to take advantage of DoD’s buying power, distribution system, and nationwide network of suppliers.
Table 4. Section 32 Contingency Fund (Bonus) Purchases, Specialty Crops, FY2000-FY2009

<table>
<thead>
<tr>
<th>Commodity</th>
<th>Number of Years Purchased</th>
<th>Total Value Purchased (million $)</th>
<th>Commodity</th>
<th>Number of Years Purchased</th>
<th>Total Value Purchased (million $)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almonds</td>
<td>3</td>
<td>29.5</td>
<td>Grapefruit</td>
<td>2</td>
<td>20.1</td>
</tr>
<tr>
<td>Apples</td>
<td>6</td>
<td>88.8</td>
<td>Mixed Fruit</td>
<td>2</td>
<td>79.5</td>
</tr>
<tr>
<td>Apricots</td>
<td>7</td>
<td>49.6</td>
<td>Orange Juice</td>
<td>5</td>
<td>99.5</td>
</tr>
<tr>
<td>Asparagus</td>
<td>7</td>
<td>28.3</td>
<td>Peaches</td>
<td>6</td>
<td>141.7</td>
</tr>
<tr>
<td>Beans</td>
<td>4</td>
<td>40.8</td>
<td>Pears</td>
<td>5</td>
<td>42.0</td>
</tr>
<tr>
<td>Blueberries</td>
<td>3</td>
<td>35.7</td>
<td>Pineapple</td>
<td>5</td>
<td>21.2</td>
</tr>
<tr>
<td>Caneberriesa</td>
<td>3</td>
<td>4.5</td>
<td>Plums</td>
<td>4</td>
<td>8.2</td>
</tr>
<tr>
<td>Cherries</td>
<td>7</td>
<td>99.9</td>
<td>Potatoesb</td>
<td>6</td>
<td>113.2</td>
</tr>
<tr>
<td>Cranberries</td>
<td>5</td>
<td>80.6</td>
<td>Strawberries</td>
<td>3</td>
<td>12.8</td>
</tr>
<tr>
<td>Dates</td>
<td>3</td>
<td>7.2</td>
<td>Tomatoes</td>
<td>7</td>
<td>40.3</td>
</tr>
<tr>
<td>Figs</td>
<td>4</td>
<td>17.0</td>
<td>Trail Mix</td>
<td>4</td>
<td>78.5</td>
</tr>
<tr>
<td>Grape Products</td>
<td></td>
<td>95.0</td>
<td>Walnuts</td>
<td>6</td>
<td>94.8</td>
</tr>
</tbody>
</table>

Specialty crops total $1,246.7

Source: USDA and House Appropriations Committee, various hearing reports, supplemented by AMS unpublished data. Each category represents commodities and/or any foods processed from them, purchased by AMS. Purchases for each category are cumulative for the 10-year period covered. Does not include purchases of livestock, poultry, and seafood products. For other information, see CRS Report RL34081, Farm and Food Support Under USDA’s Section 32 Program.

a. Includes raspberries and blackberries.
b. Includes sweet potatoes.

Purchases Using Child Nutrition Programs’ Cash Assistance

In addition to USDA’s purchase of fruits and vegetables as part of the department’s commodity procurement for and donation to domestic food assistance programs, USDA also provides cash assistance based on per-meal reimbursements for the child nutrition programs. “Child nutrition programs” is a category used to describe FNS programs that help to provide food for children in school or institutional settings. The National School Lunch and School Breakfast programs provide a per-meal subsidy for each meal that is served for free, for a reduced-price, or for a full-price (called a “paid” meal). The Child and Adult Care Food Program (CACFP) and Summer Food Service Program (SFSP) will, under certain circumstances, provide free meals or snacks to all the children at a site, because it is the site (not the child) that is subject to eligibility criteria. These federal funds provide an additional—and proportionally larger—means for institutional purchasing of all foods, including fruits and vegetables.

164 For more information, see CRS Report R42353, Domestic Food Assistance: Summary of Programs.
Each year more than 30 million children each day got their lunch through the National School Lunch Program.\(^{165}\) Federal assistance for school food programs in FY2013 totaled approximately $15.7 billion, which consisted of $14.6 billion in cash assistance and $1.1 billion in donated food assistance.\(^{166}\) The National School Lunch Program accounted for the bulk of this assistance, with a total cost $12.3 billion in FY2013.\(^{167}\)

The cash reimbursement to states is on the basis of the number of meals or snacks served to children at participating schools at reimbursement rates that vary according to household income status. USDA studies of school food purchase data, the relative share of school food purchases fresh fruits and vegetables (except for potatoes) appears to be increasing.\(^{168}\) In recent years, Congress has substantially expanded support for fruit and vegetables within USDA’s food and nutrition programs—both in the 2008 farm bill and in the 2010 reauthorization of child nutrition legislation (Healthy, Hunger-Free Kids Act, P.L. 111-296). The latter specifically required that USDA issue updated nutrition guidelines. The final regulation issued in January 2012 included requirements for participating schools to serve more fruits and vegetables.\(^{169}\) Health and nutrition concerns are likely to be among the leading drivers of increased demand for fresh fruits and vegetables in the next few years.\(^{170}\)

**Fresh Fruit and Vegetable Program**

The Fresh Fruit and Vegetable Program (FFVP, also referred to as the Fruit and Vegetable “Snack” Program) gives cash grants to states and Indian reservations to provide free snacks of fresh fruits and vegetables to elementary school children during the school day.\(^{171}\) FFVP started as a pilot program in the 2002 farm bill—funded with a one-time mandatory appropriation of $6 million—providing cash grants to selected states and Indian reservations, and covered both fresh and dried fruits and vegetables. FFVP was reauthorized and expanded in the 2004 Child Nutrition and WIC Reauthorization Act to include more states and reservations, also making it a permanent part of child nutrition law. The 2004 law provided mandatory funding of $9 million a year through FY2008. The 2008 farm bill permanently authorized the program nationwide and provided additional funding through Section 32, but limited purchases to fresh fruits and vegetables only. Funding for the program is permanent and now total more than $150 million per school year (taking into account necessary indexed cost adjustments). The program is administered through FNS. The agency expects to allocate to states a total of about $165 million per school year.

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\(^{167}\) Ibid. Consisted of $11.1 billion in cash assistance and $1.2 billion in donated food assistance.


\(^{169}\) For more information, see CRS Report R41354, *Child Nutrition and WIC Reauthorization: P.L. 111-296*. Other resources related to the updated guidelines and compliance requirements are at FNS’ website: http://www.fns.usda.gov/school-meals/nutrition-standards-school-meals.


\(^{171}\) P.L. 110-246,§ 4303, amending the NSLA; 42 U.S.C§ 1769 (CFDA# 10.582). USDA websites: http://www.fns.usda.gov/cnd/ffvp/ and http://www.fns.usda.gov/cnd/ffvp/handbook.pdf. The 2002 farm law included authority to use funding for *dried* fruits and vegetables, while the expanded and extended program does not include these products.
for school year 2013/2014. In most states, FFVP is primarily administered through states education agencies, except for Texas and New Jersey, where FFVP is administered by their agriculture agencies.

**Assistance to Households and Families**

A range of FNS programs provide foods for use in the home to individuals and families. These programs include the Commodity Supplemental Foods Program (CSFP), The Emergency Food Assistance Program (TEFAP), Food Distribution Programs on Indian Reservations (FDPIR), the Special Supplemental Nutrition Program for Women, Infants, and Children (WIC) and various disaster feeding programs. CSFP, WIC, and FDPIR provide specific foods based on the program’s “food package” requirements.

FNS’s largest nutrition assistance program—based on participation and expenditures—is the Supplemental Nutrition Assistance Program (SNAP, formerly the Food Stamp Program), which provides benefits issued on Electronic Benefit Transfer (EBT) cards to households. SNAP benefits are not the same as cash: they are only redeemable at authorized stores, equipped with EBT machines, and may only be redeemed for SNAP-eligible foods. In general, SNAP benefits may be redeemed for any foods for home preparation and consumption, subject to certain exceptions.

Previous studies by USDA indicate about 20% of SNAP benefits were spent on fruit and vegetable products (broadly defined) in FY2001. Federal initiatives are being developed to further promote fruit and vegetable consumption under existing domestic nutrition assistance programs.

**Redeeming Nutrition Assistance Program Benefits at Farmers’ Markets**

Farmers’ markets may accept EBT benefits and become SNAP-licensed retailers; they have done so at an increasing rate. USDA reported that 3,214 farmers’ markets or individual farmers were authorized to accept SNAP benefits in FY2012, and they redeemed a total of $16.6 million in SNAP benefits—a sharp increase in authorizations and in benefits redeemed compared to just a few years ago.

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172 The annual grant include a minimum grant amount (1% of the funds made available), with an additional allocation to each state based on its population share. Priority is given to schools where more than 50% of the students are eligible for free or reduced price meals. See also FNS, http://www.fns.usda.gov/sites/default/files/FFVPFactSheet.pdf.

173 WIC food packages and nutrition education are primary means by which the program affects the dietary quality and habits of participants. For more information, see USDA, “WIC Food Packages,” http://www.fns.usda.gov/wic/benefitsandservices/foodpkg.htm.

174 For an overview of SNAP, see CRS Report R42505, Supplemental Nutrition Assistance Program (SNAP): A Primer on Eligibility and Benefits.


178 FNS, "Retailer Policy & Management Division 2012 Annual Report," (continued...)
In addition to SNAP benefits, two other programs provide available resources to patronize and support farmers markets under two FNS-administered programs related to USDA’s Farmer’s Market Promotion Program (FMPP) (see “Farmers’ Market Promotion Program (FMPP)”’. These are:

- WIC Farmers’ Market Nutrition Program (WIC-FMNP) and
- Senior Farmers’ Market Nutrition Program (SFMNP).

These programs provide redeemable benefits to consumers at farmers’ markets, allowing for farmers’ market purchases (including fruit, vegetable, and tree nut products) by low-income WIC applicants and recipients and also low-income seniors, usually through the use of redeemable coupons.179 Program benefits from SNAP and the farmers market nutrition programs may be redeemed for a range of agricultural products, including fruits, vegetables, and other specialty crops.

**Certified Organic Foods**

For some specialty crop producers, obtaining organic certification to sell their products as “organic” represents a viable business strategy. The Organic Foods Production Act (OFPA) of 1990 and USDA’s National Organic Program (NOP) regulations require that agricultural products labeled as “organic” originate from farms or handling operations certified by a state or private entity that has been accredited by USDA.180

Organic agriculture accounts for a small but growing share of the U.S. farming sector. USDA reports that farm sales from organic fruit and vegetable operations totals more than $1 billion annually, or about 4% of all farm-level fruit and vegetable sales in the United States.181 The 2014 farm bill authorized an average of nearly $80 million annually (FY2013-FY2018) in mandatory and discretionary program funding to be spent on certified organic agricultural production (Table 2), an increase compared to the authorized spending in the 2008 farm bill. In addition to certified organic fruits, vegetables, and tree nuts, this annual estimate spans all certified organic production, including meat and dairy foods, as well as organic commodity crops.

Among organic fruit and vegetable growers, USDA’s most recent available published estimates report that there were approximately 3,900 vegetable farms, 3,300 fruit and tree nut farms, and 1,600 berry farms growing certified organic products in 2008.182 Ranked by acres in production, organic fruit and vegetable production is focused in California, Washington, Oregon, Florida, and Colorado.

(...continued)


179 The FNS provides grants to state agencies, such as state health, agriculture and other agencies and Indian Tribal Organizations (ITOs), in nearly all states. A map of participating states is at http://www.fns.usda.gov/wic/SFMNP-FMNP-Map.pdf. Participating state agencies must submit a plan describing how the agency intends to implement, operate and administer the program. Grant payments are made by a letter of credit, and state agencies may withdraw funds only as needed.

180 OFPA was enacted as part of the 1990 farm bill (P.L. 101-624). NOP regulations are at 7 C.F.R. 205.

181 Based on the most updated available information (USDA, 2008 Organic Production Survey, Volume 3, AC-07-SS-2, July 2010). USDA’s 2012 tabulation for organic production is scheduled to be available in September 2014.

182 USDA’s 2012 tabulation for organic production is scheduled to be available in September 2014.
Despite some shared program interests and also a shared title in both the 2008 and 2014 farm bills, differences often exist between U.S. specialty crop and organic producers in terms of their overall farm bill priorities and in the types of key farm bill programs each group supports.

USDA programs supporting organic agricultural producers are spread across many different titles of the farm bill (see text box). The selected programs described in this report are mostly administered by AMS and USDA's research and extension agencies. Other information about programs geared to certified organic producers is available in USDA's organic resource guide.

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**Selected Organic Agriculture Provisions in the 2014 Farm Bill (P.L. 113-79)**

**Conservation (Title II)**
- EQIP Organic Initiative (§2202)

**Trade (Title III)**
- Market Access Program (MAP) (§3102)

**Research (Title VII)**
- Organic Agriculture Research and Extension Initiative (§7211)
- Integrated Research, Education, and Extension Competitive Grants—Organic Transitions (ORG) (§7302)

**Horticulture and Organic Agriculture (Title X)**
- National Organic Certification Cost-Share Program (§10004(d)-(f))
- Organic Production and Marketing Data Collection (§10004(c))
- National Organic Program (§10004(b), §10005)

**Source:** Compiled by CRS, including information from USDA’s Economic Research Service (ERS) and the National Sustainable Agriculture Coalition (NSAC)

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**National Organic Program**

The National Organic Program (NOP), authorized by OFPA, is a regulatory program administered by AMS. The mission of the program is to “ensure the integrity” of USDA organic products, by overseeing the development of “national standards for organically-produced agricultural products to assure consumers that products with the USDA organic seal meet consistent, uniform standards.” The NOP regulations became operational in 2002, establishing a voluntary production and handling certification program that specifies the methods, practices, and materials that may be used in how certified organic production is to be grown, raised, and processed. Products labeled as “organic” must originate from farms or handling operations certified by a state or private entity that has been accredited by USDA.

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183 Specifically, Title X (“Horticulture”) covers fruits, vegetables, and other specialty crops and organic agriculture, even though organic agriculture includes products other than fruits and vegetables, including meat and poultry products, milk and dairy foods, and field crops.


186 NOP regulations prohibit the use of genetic engineering, irradiation, and sewage sludge in certified organic production and handling.
Funding for the program covers regulatory enforcement and review and development of NOP regulations, among other activities such as responding to requests for international equivalency agreements. Funding is subject to appropriations, and annual authorizations have risen from under $2 million per year (FY2002-FY2007) to about $7 million per year (FY2010-FY2012).\(^{187}\) Authorized annual appropriations in the 2014 farm bill were $15 million (FY2014-FY2018).\(^{188}\) No user fees are charged for appropriated activities.\(^{189}\) The 2014 farm bill also amended OFPA’s investigations and enforcement provisions.\(^{190}\)

**USDA Organic Certification Cost-Share Programs**

Two USDA programs provide funding to reimburse eligible producers and handlers to offset the costs of NOP certification paid by producers to accredited agents for certification services. The USDA Organic Certification Cost Share Program programs include (1) the National Organic Certification Cost-Share Program (NOCCSP)\(^{191}\) and (2) the Agricultural Management Assistance (AMA) Organic Certification Cost-Share Program.\(^{192}\) AMS administers both programs.\(^{193}\)

Both cost-share programs operate under a cooperative agreement between USDA and state agencies, and help defray the cost of organic certification by authorizing USDA to allocate funds from the NOCCSP and AMA to eligible state agencies (typically state departments of agriculture but in some cases departments of natural resources). The state agencies process and review applications for cost share funds, which then reimburse certified organic operators for a portion of their costs incurred to obtain or maintain certification to NOP regulations. Funds are made available each year on a state-by-state basis, with each state/territory receiving an allocation based on their historical activity and their number of certified organic operations. State agencies determine their application deadlines.

Combined, both programs provided financial assistance to nearly more than 9,000 producers annually.\(^{194}\) For FY2014, individual organic operators are eligible for reimbursement of 75% of their 2014 (October 1, 2013, through September 30, 2014) certification costs up to a maximum of $750 per category of certification.\(^{195}\) The program is administered on a first-come, first-served basis until funds are exhausted.

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\(^{188}\) P.L. 110-246, § 10004(b).

\(^{189}\) However, USDA’s program that accredits certification agents is fee-based, allowing accredited certification agents to charge fees to producers (cost-reimbursement basis) for organic certification services (7 CFR § 205.640).

\(^{190}\) P.L. 110-246, § 10005.


\(^{192}\) Authorized under the Federal Crop Insurance Act (FCIA), as amended (Title 7, Part 36, §§ 1501-1524). 7 U.S.C. §§ 1501-1524 (CFDA # 10.163). See also USDA’s website ([www.ams.usda.gov/NOPCostSharing](http://www.ams.usda.gov/NOPCostSharing)). AMS receives 10% of total available funding, with the remainder provided to other agencies for other programs (7 U.S.C. § 1524(b)).


\(^{194}\) USDA/AMS, NOP Cost-Share Programs 2012 Report to Congress: Table 2 and Table 3.

Under NOCCSP, organic producers and handlers are eligible to participate in all 50 States, the District of Columbia, American Samoa, Northern Marina Islands, Puerto Rico, Guam, and the U.S. Virgin Islands. In recent years USDA has paid out roughly $5-$6 million annually to states and territories for reimbursements to farmers. The 2014 farm bill provided total mandatory CCC funds (FY2014-FY2018) of $11.5 million annually, to remain available until expended.

Under the AMA Organic Certification Cost-Share Program, organic producers (but not handlers) in 16 states that have a historically low participation rate in the Federal Crop Insurance Program are eligible to participate. States include Connecticut, Delaware, Hawaii, Maine, Maryland, Massachusetts, Nevada, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, Utah, Vermont, West Virginia, and Wyoming. All funds must be used within the fiscal year in which they are allocated. In recent years USDA has paid out roughly $1.1 million to $1.3 million annually to eligible states. The program is authorized to receive $1.5 million in mandatory funds annually through FY2018. (During the 2014 farm bill debate Congress considered but ultimately did not authorize other proposed changes that would have affected the program.)

Detailed information about these two programs is available in USDA’s annual reports to Congress and also USDA’s annual fiscal year Notice of Funds Availability (NOFA) for each program.

### Product and Market Data Collection

USDA’s Organic Production and Market Data Initiatives (ODI) builds on AMS Market News program (see section “Market News” in this report) and requires USDA to keep segregated data on the production and marketing of organic agricultural production, including price and market data. ODI was originally authorized in the 2002 farm bill, and expanded in the 2008 farm bill. The 2008 farm bill provided one-time mandatory funding of $5 million “to remain available until expended” from mandatory CCC funds, along with authorized appropriations of not more than $5 million annually (FY2008-FY2012) also “to remain available until expended.” The 2014 farm bill reauthorized appropriations of $5 million through FY2018 (available until expended) and provides for funds to be available “annually thereafter,” and also provided an additional $5 million in mandatory funds (to remain available until expended).

USDA reports that its market data collection covers about 250 different organic agricultural products—cotton, dairy and dairy products, fruits and vegetables, meat and grain, and poultry and eggs—while also developing additional organic market information tools within Market News.

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196 As reported in various AMS reports to Congress, NOCCSP “funds used by state” were: $4.9 million (FY2003-FY2008); $5.9 million (FY2009); $3.9 million (FY2010); $5.0 million (FY2011); and $5.3 million (FY2012). Allocations under NOCCSP ranged from $2,300 to $1.2 million per state/territory.

197 The 2008 farm bill allocated $22.0 million on a one-time basis “to remain available until expended” from available mandatory CCC funds (P.L. 110-246,§ 10301). This amended the 2002 farm bill, which provided a one-time amount of $5 million (P.L. 107-171,§ 10606).

198 As reported in various AMS reports to Congress, AMA cost-share “funds used by state” were: $1.1 million (FY2009); $1.1 million (FY2010); $1.2 million (FY2011); and $1.3 million (FY2012). Allocations under AMA cost-share ranged from $2,300 to $1.2 million per eligible state.

199 76 Federal Register 54999-55000, September 6, 2011; and AMS, NOP Cost-Share Programs 2012 Report to Congress. A list of state contacts is available from USDA (http://www.ams.usda.gov/) and the National Association of Organic Programs (www.nasda.org/nasop/).


ODI is administered by three USDA agencies: AMS, the Economic Research Service (ERS), and the National Agricultural Statistics Service (NASS).

**Organic “Check-off” Program**

The 2014 farm bill (P.L. 113-79, §10004(d)-(f)) includes provisions that would facilitate the ability for U.S. certified organic producers to consider developing an organic research and promotion program (“check-off”) program for certified organic products. Organic agriculture covers specialty crops (fruits, vegetables, and tree nuts), as well as meat, poultry and dairy foods, as well as a range of other organic commodity crops and processed foods. Each state reports some level of certified organic production and/or processing.202

First, the enacted bill amends USDA’s federal research and promotion program (7 U.S.C. 7401) by allowing organic producers to withdraw from conventional agriculture check-off programs and exempting them from paying promotion order assessments. Prior to the 2014 farm bill, certified organic producers were subject to the check-off programs for conventional products (for example, organic blueberry growers have been subject to requirements and growers are required to pay fees under the blueberry check-off program). This exemption applies in cases where the agricultural product is certified as “organic” or “100% organic” (as defined in 7 CFR Part 251), but also if produced by a “split operation” whereby the product certified as “organic” or “100% organic” by a producer, handler, or marketer that also produces, handles, or markets conventional products. USDA is directed to publish regulations regarding compliance for an exemption.

Second, the farm bill also authorizes USDA to issue an organic check-off program for “any agricultural commodity” of both domestic and imported certified organic products, as defined under the Organic Foods Production Act (OFPA) of 1990.203 OFPA was enacted as part of the 1990 farm bill, and USDA's National Organic Program (NOP) regulations require that agricultural products labeled as “organic” originate from farms or handling operations certified by a state or private entity that has been accredited by USDA.204 Establishing an organic check-off program would involve submitting a proposal for an organic check-off program that meets the USDA's requirements;205 publication in the Federal Register for comment; public meetings; nominations and appointment of a board; establishment of a recommended assessment rate, budget, and marketing plan; and approval by USDA of that plan.206 Only after the completion of all these steps would an organic check-off program become implemented and fully operational. Establishing an organic check-off program is being promoted by the Organic Trade Association (OTA).207 Some oppose establishing an organic check-off program, including the Cornucopia Institute208 and some organic producer groups.209

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203 P.L. 101-624.
204 P.L. 101-624. NOP regulations are at 7 C.F.R. 205.
207 For more information, see OTA’s website: http://www.ota.com/ORPP.html.
209 See press release by Northeast Organic Dairy Producers Alliance and other groups, “Regarding the proposal by the Organic Trade Association OTA to implement an Organic Research and Promotion Program – Organic Check-off.” (continued...)
Once a proposed check-off plan is submitted to USDA—and deemed by the agency to have merit following review and public comment—the proposal then goes to a referendum vote. A two-thirds majority of all industry stakeholders is required for the proposed check-off plan to be adopted.

Given these complexities, many in the industry recognize that additional time is needed before a proposed plan is submitted to USDA. The farm bill conferees acknowledged that establishing an organic check-off program would “differ from existing check-offs, which are specific to a particular commodity” and “for the first time, a check-off program is not solely commodity-specific, but could be established on the basis of a specific set of production and processing practices.” The conferees also emphasized that the law that governs check-off programs “prohibits any advertising that may be disparaging to another commodity” and further encourages USDA to review and revise its guidance for overseeing commodity research and promotion programs to address potential disparagement in both commodity and process-based check-off programs.

Organic Agriculture Research and Extension Initiative

The Organic Agriculture Research and Extension Initiative (OREI) provides grants to facilitate the development of organic agriculture production, breeding, and processing methods through the integration of research and extension activities. It funds projects intended to enhance the ability of producers and processors who have already adopted organic standards to grow and market high quality organic agricultural products. Priority concerns include projects addressing the biological, physical, and social sciences, including economics. The 2014 farm bill reauthorized OREI and increased available funding for the program. It authorized mandatory CCC funds of $20 million (FY2014-FY2018) and extended authorized appropriations of $25 million through FY2018. The program is administered by NIFA. A list of funded projects is available at USDA’s website.

Organic Transitions Program

The Organic Transitions Program (ORG) funds research, extension, and education programs to improve the competitiveness of organic producers and those transitioning to organic practices, including the development and implementation of biologically based pest management practices. ORG supports the development and implementation of research, extension, and higher education programs to improve the competitiveness of organic livestock and crop producers, as well as producers who are adopting organic practices. The 2014 farm bill reauthorized the Integrated Research, Education, and Extension Competitive Grants Program, which includes ORG, and extends authority to appropriate funds of “such sums as necessary”
through FY2018, currently estimated to total about $4.0 million annually. The program is administered by NIFA. A listing of funded ORG projects is available at USDA’s website.

**EQIP Organic Initiative**

As part of the Environmental Quality Incentives Program (EQIP), administered by USDA’s Natural Resources Conservation Service (NRCS), the 2008 farm bill includes provisions to assist organic producers with natural resource concerns and requirements for the National Organic Program (NOP). The EQIP Organic Initiative provides financial and technical assistance to implement approved conservation practices, and to develop and implement conservation plans (or Organic System Plans), and to assist producers who are transitioning to organic production. Eligible applicants include certified organic producers or producers pursuing NOP certification, transitioning to organic production, or selling less than $5,000 organic products. Assistance per producer is limited to $20,000 annually and $80,000 during a six-year period. USDA reports that the initiative funded contracts totaling $23.8 million (FY2010) and $35.7 million (FY2011-FY2012) to producers across all states. In some states, obligations to producers totaled more than $1 million annually (California, Colorado, Iowa, Michigan, Minnesota, Missouri, Nebraska, New York, North Dakota, Washington, and Wisconsin).

**Other Farm Bill Programs**

A number of other farm bill programs assist specialty crop producers that are not specifically addressed in this report. Many of these programs are important to some specialty crop producers.

One example is conservation programs that benefit all eligible U.S. agricultural producers, including specialty crop growers. Changes in recent farm bills expanded incentives to encourage greater farmer participation through cost-sharing and technical assistance programs, such as Environmental Quality Incentives Program (EQIP), Conservation Stewardship Program (CSP), and Conservation Reserve Program (CRP), as well as competitive grants including Conservation Innovation Grants, Cooperative Conservation Partnership Initiatives, and Conservation Technical Assistance.

**Labor Protections**

Most fruit and vegetable production, processing, and distribution—from planting and harvesting to packaging and transportation—is highly labor-intensive, making produce growers especially dependent on hired and contract labor. USDA reports that labor expenses at fruit and vegetable

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216 USDA’s website (http://www.csrees.usda.gov/fo/organictransitionsprogram.cfm) under “Abstracts of Funded Projects” (recipient names, award amount, and project terms).
220 CRS communication with NRCS staff, March 2012. Data are for FY2010.
221 For information on these programs, see CRS Report R40763, *Agricultural Conservation: A Guide to Programs*. 

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farms total 48% and 36%, respectively, as a share of total variable expenses. This compares to 17% across all farms, and 5%-6% on corn and soybean farms. Reportedly, the fruit and vegetable industry often relies upon a mostly immigrant workforce and faces labor shortages in some produce growing areas.

**H-2A Program**

Under current law, certain lower-skilled foreign workers, sometimes referred to as guest workers, may be admitted to the United States to perform temporary service or labor under temporary worker visas. For agricultural workers, the H-2A visa program establishes a means for agricultural employers who anticipate a shortage of domestic workers to bring nonimmigrant foreign workers to the United States to perform agricultural labor or services of a temporary or seasonal nature. It allows employers to petition for the temporary admission of foreign workers to the United States to perform agricultural labor or services of a seasonal or temporary nature, provided that U.S. workers are not available. Eligible applicants under the H-2A program are agricultural employers and may include an individual proprietorship, a partnership or corporation, or an association of agricultural producers.

The program is administered by the Department of Labor (DOL), the Department of Homeland Security (DHS), and the Department of State. Employers must demonstrate to DOL that sufficient domestic workers are not available and that employment of foreign workers will not adversely affect U.S. workers who are similarly employed. DHS handles the visa determinations. After receiving a labor certification from DOL, an employer petitions DHS for approval to hire foreign workers. A Department of State foreign office issues the visas.

**Farmworker Assistance Programs**

DOL administers a number of programs intended to benefit domestic agricultural workers, whose lives tend to be characterized by poverty, frequent moving, and chronic unemployment and underemployment. One such program is DOL’s Employment and Training Administration (ETA), the National Farmworker Jobs Program (NFJP). NFJP provides grants for services provided by state/local government agencies and private non-profit institutions and organizations that operate employment and training programs. Grantees provide job training and other employment and education services and related assistance to migrant and seasonal farmworkers (MSFWs) to address chronic seasonal unemployment and underemployment, and to increase the income and stability of farmworker families. DOL also administers and enforces requirements under the Migrant and Seasonal Agricultural Worker Protection Act, which provides for certain

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228 29 U.S.C.§ 1801 et seq. (CFDA#17.308 and 17.303).
employment-related protections to migrant and seasonal agricultural workers, and is responsible for monitoring farm labor contractors and the wages, working conditions, and housing arrangements of migrant and seasonal laborers, among other things. DOL’s Occupational Safety and Health Administration administers workplace and field safety and sanitation requirements. Additionally, there are special provisions for the education of farmworkers’ children under the No Child Left Behind Act (Department of Education).

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