^{111TH CONGRESS} 2D SESSION **S. 3531**

To amend the Dairy Production Stabilization Act of 1983 to establish a dairy market stabilization program.

IN THE SENATE OF THE UNITED STATES

JUNE 24, 2010

A BILL

To amend the Dairy Production Stabilization Act of 1983 to establish a dairy market stabilization program.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Dairy Market Sta-

5 bilization Act of 2010".

6 SEC. 2. DAIRY MARKET STABILIZATION PROGRAM.

- 7 The Dairy Production Stabilization Act of 1983 (7
- 8 U.S.C. 1421 note; title I of Public Law 98–189) is amend-
- 9 ed by adding at the end the following:

Mr. SANDERS (for himself, Mrs. MURRAY, and Mr. LEAHY) introduced the following bill; which was read twice and referred to the Committee on Agriculture, Nutrition, and Forestry

"Subtitle D—Dairy Market Stabilization Program

3 "SEC. 141. DEFINITIONS.

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4 "In this subtitle:

5 "(1) ALLOWABLE MILK MARKETING.—The term
6 'allowable milk marketing' means the quantity of
7 milk production that a dairy facility may produce
8 during a quarter without incurring a market access
9 fee, as determined under section 143(a)(2).

10 "(2) ALLOWABLE MILK MARKETING GROWTH
11 RATE.—The term 'allowable milk marketing growth
12 rate' means the allowable milk marketing growth
13 rate established by the Secretary for the applicable
14 quarter under section 143(a)(3).

15 "(3) ALTERNATIVE MARKET ACCESS FEE.—The
16 term 'alternative market access fee' means a fee de17 scribed in section 143(a)(4) that is assessed on all
18 milk produced in excess of the allowable milk mar19 ketings of a dairy facility.

20 "(4) APPEALS COMMITTEE.—The term 'Appeals
21 Committee' means the producer appeals committee
22 established under section 142(c).

23 "(5) DAIRY FACILITY.—The term 'dairy facil24 ity' means an operation on a property, or set of
25 properties that are contiguous or separated only by

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1	a public right-of-way, that is directly related to rais-
2	ing cows or producing milk from cows for the pur-
3	pose of making a profit or for a livelihood.
4	"(6) Market access fee dividend.—The
5	term 'market access fee dividend' means the market
6	access fees collected during an applicable quarter
7	that are redistributed to dairy facilities with allow-
8	able milk marketings under section 143(c).
9	"(7) MILK HANDLER.—The term 'milk handler'
10	means a person that makes payments to a dairy fa-
11	cility for milk produced in the United States and
12	purchased from the dairy facility for commercial use.
13	"(8) ORDER.—The term 'order' means an order
14	issued by the Secretary under section 142(a).
15	"(9) PRODUCER.—
16	"(A) IN GENERAL.—The term 'producer'
17	means any person engaged in the production of
18	bovine milk for commercial use.
19	"(B) INCLUSIONS.—The term 'producer'
20	includes any producer holding a license to
21	produce milk.
22	"(10) PRODUCER BOARD.—The term 'Producer
23	Board' means the Producer Board established under
24	section $142(b)$.

1	"(11) Program.—The term 'Program' means
2	the Dairy Market Stabilization Program established
3	under section 142(a).
4	"(12) QUARTER.—The term 'quarter' means
5	each of the following 4 quarters of a calendar year:
6	"(A) January 1 through March 31.
7	"(B) April 1 through June 30.
8	"(C) July 1 through September 30.
9	"(D) October 1 through December 31.
10	"(13) REGION.—The term 'region' means each
11	of the following:
12	"(A) Region 1, Northeast, consisting of the
13	States of Connecticut, Delaware, Maine, Mary-
14	land, Massachusetts, New Hampshire, New Jer-
15	sey, New York, Pennsylvania, Rhode Island,
16	Vermont, and West Virginia.
17	"(B) Region 2, Southeast, consisting of the
18	States of Alabama, Arkansas, Florida, Georgia,
19	Kentucky, Louisiana, Mississippi, Missouri,
20	North Carolina, South Carolina, Tennessee, and
21	Virginia.
22	"(C) Region 3, Midwest, consisting of the
23	States of Illinois, Indiana, Iowa, Michigan, Min-
24	nesota, Nebraska, North Dakota, Ohio, South
25	Dakota, and Wisconsin.

1	"(D) Region 4, South, consisting of the
2	States of Kansas, New Mexico, Oklahoma, and
3	Texas.
4	"(E) Region 5, Northwest, consisting of
5	the States of Colorado, Idaho, Montana, Or-
6	egon, Utah, Washington, and Wyoming.
7	"(F) Region 6, West, consisting of the
8	States of Arizona, California, and Nevada.
9	"(14) Secretary.—The term 'Secretary'
10	means the Secretary of Agriculture, acting in con-
11	sultation with the Appeals Committee or Producer
12	Board (as appropriate).
13	"(15) Standard Market Access fee.—The
14	term 'standard market access fee' means a fee as-
15	sessed under section 143(b) on all milk produced by
16	a dairy facility.
17	"SEC. 142. ESTABLISHMENT.
18	"(a) Issuance of Orders.—
19	"(1) PROPOSED ORDER.—Not later than 60
20	days after the date of enactment of this subtitle, the
21	Secretary shall publish in the Federal Register a
22	proposed order to establish a program to be known
23	as the 'Dairy Market Stabilization Program' that

shall apply to all dairy facilities within the contig-

uous United States that produce milk for sale com mercially.
 "(2) FINAL ORDER.—After providing notice

and opportunity for public comment on the proposed
order under paragraph (1), but not later than 90
days after publication of the proposed order, the
Secretary shall issue an order to establish the Program.

9 "(3) REFERENDUM ON CONTINUATION OF PRO10 GRAM.—

"(A) IN GENERAL.—Not later than 3 years 11 12 after the date of enactment of this subtitle, the 13 Secretary shall conduct a referendum among 14 dairy producers who, during a representative 15 period (as determined by the Secretary), have been engaged in the production of milk for com-16 17 mercial use, for the purpose of ascertaining 18 whether the Program then in effect shall be 19 continued.

20 "(B) VOTING PROCEDURE.—The Secretary
21 shall conduct the following 2 rounds of voting
22 in the referendum:

23 "(i) FIRST ROUND.—
24 "(I) IN GENERAL.—In the first
25 round of voting, each dairy producer

1	shall be entitled to cast the vote of the
2	dairy producer.
3	"(II) PROHIBITION.—A coopera-
4	tive association of dairy producers
5	may not vote on behalf of the mem-
6	bers of the association.
7	"(ii) Second round.—
8	"(I) IN GENERAL.—In the second
9	round of voting, a cooperative associa-
10	tion of dairy producers may vote on
11	behalf of those of the members of the
12	association who did not vote in the
13	first round.
14	"(II) PROHIBITION.—A coopera-
15	tive association of dairy producers
16	may not vote on behalf of the mem-
17	bers of the association who voted in
18	the first round.
19	"(C) DETERMINATION.—The Program
20	shall be continued after the date of the ref-
21	erendum only if the Secretary determines that
22	the Program has been approved by not less
23	than a majority of the eligible dairy producers
24	voting in the referendum.

1	"(D) TERMINATION.—If continuation of
2	the Program is not approved by a majority of
3	the eligible dairy producers voting in the ref-
4	erendum, the Secretary shall—
5	"(i) terminate the collection of fees
6	under the Program not later than 180
7	days after the Secretary determines that
8	termination is favored by a majority of the
9	eligible producers voting in the ref-
10	erendum; and
11	"(ii) terminate the Program in an or-
12	derly manner as soon as practicable after
13	that determination.
14	"(b) Producer Board.—
15	"(1) IN GENERAL.—The order shall provide for
16	the establishment of a board of directors to be
17	known as the 'Producer Board' to advise the Sec-
18	retary on administration of the Program.
19	"(2) Composition.—The Producer Board shall
20	be composed of 15 members, of whom—
21	"(A) 12 shall be producers, of whom—
22	"(i) 6 producers shall be elected under
23	paragraph $(3)(A)$ based on region, with 1
24	member from each of the 6 dairy-pro-
25	ducing regions in the United States; and

1	"(ii) 6 producers shall be elected
2	under paragraph (3)(B) based on the geo-
3	graphical distribution of milk production
4	volume throughout the United States;
5	"(B) 1 shall represent dairy consumers;
6	"(C) 1 shall represent fluid milk bottlers;
7	and
8	"(D) 1 shall represent dairy product proc-
9	essors.
10	"(3) ELECTION.—
11	"(A) REGIONAL REPRESENTATION.—
12	"(i) IN GENERAL.—The Secretary
13	shall hold an election of dairy producers in
14	each region to select the members of the
15	Producer Board described in paragraph
16	(2)(A)(i).
17	"(ii) VOTING.—Each dairy producer
18	shall have 1 vote per region in which the
19	dairy producer has a dairy.
20	"(iii) First round.—
21	"(I) IN GENERAL.—In the first
22	round of voting, each dairy producer
23	shall be entitled to cast the vote of the
24	dairy producer.

"(II) PROHIBITION.—A coopera-
tive association of dairy producers
may not vote on behalf of the mem-
bers of the association.
"(iv) Second Round.—
"(I) IN GENERAL.—In the second
round of voting, a cooperative associa-
tion of dairy producers may vote on
behalf of those of the members of the
association who did not vote in the
first round.
"(II) PROHIBITION.—A coopera-
tive association of dairy producers
may not vote on behalf of the mem-
bers of the association who voted in
the first round.
"(B) GEOGRAPHICAL DISTRIBUTION OF
MILK PRODUCTION VOLUME.—
"(i) IN GENERAL.—The Secretary
shall determine which of the 6 dairy-pro-
ducing regions in the United States shall
hold an election of dairy producers to se-
lect the members of the Producer Board
described in paragraph (2)(A)(ii), based on
the milk production volume of each region.

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1	"(ii) VOTING.—Each dairy producer
2	in a region selected under clause (i) shall
3	have 1 vote per selected region in which
4	the dairy producer has a dairy.
5	"(iii) VOTING PROCEDURE.—Each re-
6	gion selected under clause (i) shall conduct
7	2 rounds of voting under similar proce-
8	dures to the procedures described in sub-
9	paragraph (A)(iii).
10	"(4) Advisor.—
11	"(A) IN GENERAL.—The Secretary shall
12	appoint a dairy economist to advise the Pro-
13	ducer Board.
14	"(B) Nonvoting Member.—The indi-
15	vidual appointed under subparagraph (A) shall
16	be a nonvoting member of the Producer Board.
17	"(c) PRODUCER APPEALS COMMITTEE.—The order
18	shall require the Producer Board to establish a committee
19	to be known as the 'Producer Appeals Committee' to ad-
20	vise the Secretary on appeals of decisions made during the
21	first year of operation of the Program.
22	"SEC. 143. OPERATION OF THE PROGRAM.
23	"(a) Establishment of Rates, Fees, Dividends,
24	and Initial Allowable Milk Marketings.—

1	"(1) IN GENERAL.—The order shall provide for
2	the establishment of rates and fees and the payment
3	of dividends in accordance with this section.
4	"(2) Allowable milk marketings.—
5	"(A) IN GENERAL.—At least 30 days be-
6	fore the first day of each quarter, the Secretary
7	shall—
8	"(i) establish the quantity of allowable
9	milk marketings for each dairy facility;
10	and
11	"(ii) notify each dairy facility of the
12	quantity.
13	"(B) ESTABLISHMENT OF ALLOWABLE
14	MILK MARKETINGS DURING THE FIRST YEAR OF
15	THE PROGRAM.—
16	"(i) DAIRY FACILITIES THAT BEGAN
17	MARKETING MILK PRIOR TO 2007.—In the
18	case of a dairy facility that marketed milk
19	during the period beginning on January 1,
20	2007, and ending on the date of enactment
21	of this subtitle, the allowable milk mar-
22	ketings for the dairy facility during the
23	first year of operation of the Program shall

1	"(I) the average of the milk mar-
2	ketings for the corresponding quarters
3	of 2007, 2008, and 2009, as adjusted
4	to reflect the allowable milk marketing
5	growth rate; or
6	"(II) the milk marketings for the
7	corresponding quarter of 2009.
8	"(ii) Other dairy producers.—In
9	the case of a dairy facility that did not
10	market milk during each of the calendar
11	years 2007, 2008, and 2009, but that is
12	marketing milk as of the date of enactment
13	of this Act, the initial establishment of al-
14	lowable milk marketings shall be—
15	"(I) established by the Secretary
16	in an amount determined by the Sec-
17	retary to be appropriate; and
18	"(II) subject to review by the Ap-
19	peals Committee.
20	"(C) Establishment of allowable
21	MILK MARKETINGS IN SUBSEQUENT YEARS.—
22	Except as otherwise provided in this subsection,
23	the quantity of allowable milk marketings for a
24	dairy facility under this subtitle shall be equal
25	to the quantity of milk commercially produced

1	by the dairy facility during the corresponding
2	quarter during the previous calendar year, as
3	adjusted to reflect the allowable milk marketing
4	growth rate.
5	"(D) APPEAL.—A dairy producer may ap-
6	peal to the Secretary the quantity of allowable
7	milk marketings established for the dairy pro-
8	ducer.
9	"(E) TRANSFERS OF ALLOWABLE MILK
10	MARKETINGS.—The 1 or more owners of the
11	milk-producing cows at a dairy facility may
12	transfer, in full, the allowable milk marketings
13	associated with the dairy facility to—
14	"(i) an individual or entity that pur-
15	chases the dairy facility; or
16	"(ii) another dairy facility under the
17	same ownership.
18	"(F) LEAP-YEAR ADJUSTMENT.—
19	"(i) IN GENERAL.—During a calendar
20	year that consists of 366 days, ¹ /90th of the
21	allowable milk marketings for the first
22	quarter shall be added to the allowable
23	milk marketings of each dairy facility.
24	"(ii) SUBSEQUENT YEAR.—Following
25	a year described in subparagraph (A),

1	¹ /91st of the allowable milk marketings
2	shall be subtracted from the allowable milk
3	marketings of each dairy facility during
4	the preceding year.
5	"(3) ALLOWABLE MILK MARKETING GROWTH
6	RATE.—
7	"(A) ESTABLISHMENT OF ALLOWABLE
8	MILK MARKETING GROWTH RATE.—At least 30
9	days before the first day of each quarter, the
10	Secretary, after considering any recommenda-
11	tions made by the Producer Board, shall estab-
12	lish the allowable milk marketing growth rate
13	for the upcoming quarter based on the following
14	table:

"Milk-Feed Ratio	Allowable milk marketing growth rate (in percent)
Milk-Feed Ratio greater than/equal to 2.00	3.00
Milk-Feed Ratio 1.75–1.99	0.00
Milk-Feed Ratio less than/equal to 1.74	-3.00.

15	"(B) MILK FEED RATIO.—For purposes of
16	this paragraph and paragraph (4), the Sec-
17	retary shall calculate a milk-feed ratio for a
18	month using the same procedures used to cal-
19	culate the milk-feed ratio on page 64 of the Ag-
20	ricultural Prices report dated January 29,
21	2010, of the National Agricultural Statistics
22	Service of the Department of Agriculture (in-

1	cluding the data and factors noted in footnote
2	4).
3	"(C) Quarterly announcement of the
4	ALLOWABLE MILK MARKETING GROWTH
5	RATE.—For the purpose of announcing the
6	quarterly allowable milk marketing growth rate,
7	the Secretary shall use the simple average of
8	the 3 most recently available monthly figures
9	for the milk-feed ratio.
10	"(4) Standard and alternative market
11	ACCESS FEES.—
12	"(A) Standard market access fee.—
13	"(i) IN GENERAL.—At least 30 days
14	before the first day of each quarter, the
15	Secretary shall establish the standard mar-
16	ket access fee to be assessed on all com-
17	mercial milk production of a dairy facility
18	for that quarter.
19	"(ii) Requirement.—The standard
20	market access fee shall be based on the
21	number of hundredweights of raw milk
22	produced for commercial use, as deter-
23	mined by the Secretary.
24	"(iii) CALCULATION OF STANDARD
25	MARKET ACCESS FEE.—The standard mar-

1	ket access fee shall be determined using
2	the following table:

"Milk-Feed Ratio	Market Access Fee
Milk-Feed Ratio greater than/equal to 3.00	\$0.03
Milk-Feed Ratio 2.50–2.99	\$0.13
Milk-Feed Ratio 2.00–2.49	\$0.25
Milk-Feed Ratio less than/equal to 1.99	\$0.50.

3	"(iv) Quarterly announcement of
4	THE MARKET ACCESS FEE.—For the pur-
5	pose of announcing the quarterly standard
6	market access fee, the Secretary shall use
7	the simple average of the 3 most recently
8	available monthly figures for the milk-feed
9	ratio.
10	"(B) ALTERNATIVE ACCESS FEE.—The
11	amount of the alternative market access fee to
12	be assessed on all commercial milk production
13	of a dairy facility that exceeds the allowable
14	milk marketings of the dairy facility for a quar-
15	ter shall be equal to the product obtained by
16	multiplying—
17	"(i) 5; by
18	"(ii) the standard market access fee
19	amount per hundredweight of milk.
20	"(5) REVISIONS.—
21	"(A) IN GENERAL.—The Secretary may
22	make revisions to the calculations of the market

2	rate, but only if at least ² / ₃ of the members of
3	the Producer Board support the revisions.
4	"(B) CONSIDERATIONS.—For any revi-
5	sions, the Secretary shall consider—
6	"(i) the economic conditions of the
7	dairy industry in the United States;
8	"(ii) the economic conditions of the
9	world dairy market;
10	"(iii) the commercial disappearance of
11	fluid and manufactured milk products;
12	"(iv) the domestic on-farm cost of
13	producing raw milk, including—
14	"(I) the cost of feed;
15	"(II) the cost of labor, including
16	the reasonable value of the labor and
17	management of the dairy producer;
18	"(III) machinery expenses;
19	"(IV) interest expenses; and
20	"(V) other cash expenses, includ-
21	ing the cost of hauling, veterinary
22	services and medicine, bedding and
23	litter, marketing, custom services and
24	supplies, fuel, lubrication, electricity,

1	machinery and building repairs, labor,
2	association fees, and assessments;
3	(v)(I) the domestic mailbox milk
4	price paid to dairy farmers in the United
5	States; and
6	"(II) the margin between that milk
7	price and the domestic on-farm cost of pro-
8	ducing milk referred to in subsection (iv);
9	"(vi) other economic forces affecting
10	dairy producers;
11	"(vii) probable trends in production
12	and consumption of milk and milk prod-
13	ucts;
14	"(viii) the level of dairy farm prices in
15	relation to production costs;
16	"(ix) the financial condition of dairy
17	producers;
18	"(x) the costs and charges for pro-
19	ducing, hauling, handling, processing, dis-
20	tributing, selling, and conducting all other
21	services performed with respect to milk
22	and milk products;
23	"(xi) the international value of manu-
24	factured dairy products;

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1	"(xii) the current United States im-
2	port/export balance in dairy products;
3	"(xiii) any foreseen purchases by the
4	Federal Government for nutrition pro-
5	grams; and
6	"(xiv) any other economic indicator
7	that the Secretary determines to be appro-
8	priate.
9	"(b) Collection of Market Access Fees.—
10	"(1) IN GENERAL.—During any quarter, a
11	dairy facility that produces and markets milk in a
12	quantity that is greater than the allowable milk mar-
13	ketings of the dairy facility for that quarter shall be
14	assessed the standard market access fee in the fol-
15	lowing quarter unless, not later than 7 days after
16	the end of the quarter, the dairy facility notifies in
17	writing the appropriate local office of the Farm
18	Services Agency of the intent of the dairy facility to
19	pay the alternative market access fee in lieu of the
20	standard market access fee.
21	((2) NOTICE.—Not later than 25 days after the
22	end of a quarter during which a dairy facility ex-
23	ceeded the allowable milk marketings of the dairy fa-
24	cility, the Secretary shall send to the dairy facility
25	and to each of the milk handlers of the dairy facility

1	a notice that describes the market access fee to be
2	assessed against the dairy facility during the fol-
3	lowing quarter.
4	"(3) Milk handlers.—
5	"(A) IN GENERAL.—Each milk handler of
6	a dairy facility notified under paragraph (2)
7	shall—
8	"(i) during the quarter for which the
9	milk handler receives the notice, collect an
10	assessment per hundredweight of milk
11	from the dairy facility in the amount of the
12	market access fee described in the notice;
13	and
14	"(ii) deposit the assessment amounts
15	into the protected account described in
16	subsection (d).
17	"(B) ALTERNATIVE MARKET ACCESS
18	FEE.—If a dairy facility notifies the appropriate
19	local office of the Farm Services Agency under
20	paragraph (1) of an intent to pay the alter-
21	native market access fee, the amount of the as-
22	sessment described in the notice under para-
23	graph (2) shall be—

1	"(i) deducted from the revenues of the
2	dairy facility in 3 equal monthly install-
3	ments; and
4	"(ii) deposited into the protected ac-
5	count described in subsection (d).
6	"(4) SUBSEQUENT OVERAGES.—If a dairy facil-
7	ity exceeds the allowable milk marketings of the
8	dairy facility in a quarter and any of the 4 subse-
9	quent quarters, the dairy facility shall be assessed a
10	market access fee in an amount that is equal to the
11	lesser of—
12	"(A) the market access fee announced
13	after the first quarter in which the dairy facility
14	exceeded the allowable milk marketings; or
15	"(B) the market access fee announced for
16	the 4 quarters in which the dairy facility subse-
17	quently exceeds the allowable milk marketings
18	of the dairy facility.
19	"(5) RESPONSIBILITY.—The milk handler for
20	the 1 or more owners of the milk-producing cows at
21	a dairy facility that receives a notice under para-
22	graph (2) shall give notice to the owners that the
23	market access fees shall be—
24	"(A) deducted from the proceeds of the
25	dairy facility; and

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1	"(B) submitted to the local office of the
2	Farm Services Agency with which the owners
3	have registered.
4	"(c) PAYMENT OF MARKET ACCESS FEE DIVI-
5	DENDS.—
6	"(1) IN GENERAL.—During any quarter, a
7	dairy facility that produces and markets a quantity
8	of milk that is less than or equal to the allowable
9	milk marketings of the dairy facility for that quarter
10	shall be entitled to receive a market access fee divi-
11	dend in an amount based on the ratio that—
12	"(A) each hundredweight of allowable milk
13	marketings produced during that quarter at the
14	dairy facility; bears to
15	"(B) total hundredweights produced by all
16	facilities that did not exceed the applicable al-
17	lowable milk marketings during that quarter.
18	"(2) TOTAL AMOUNT.—The total amount of
19	market access fee dividends available during a quar-
20	ter shall be equal to the cumulative market access
21	fees collected under this subtitle for a quarter.
22	"(3) DISTRIBUTION.—
23	"(A) IN GENERAL.—The market access fee
24	dividends for a quarter shall be distributed to

1	each qualifying dairy facility not later than 30
2	days after the last day of the following quarter.
3	"(B) ELIGIBILITY.—The 1 or more owners
4	of the milk-producing cows at a dairy facility
5	described in paragraph (1) shall be eligible to
6	receive any market access fee dividends paid to
7	the dairy facility under this subsection.
8	"(C) PAYMENT.—Payment of market ac-
9	cess fee dividends shall be by check or direct
10	deposit.
11	"(d) Administration.—Amounts collected by milk
12	handlers under subsection (b) shall be deposited into a
13	protected account established by the Secretary from which
14	amounts may not be withdrawn other than for distribution
15	as market access fee dividends.".

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