Mr. Chairman and esteemed members of the House Agriculture Committee, I am extremely honored to have this opportunity to highlight ongoing credit access challenges Black farmers, landowners and cooperatives continue to face despite credit access improvements in the 2018 Farm Bill.

My name is Dânia Davy and I serve as a Board representative of the Socially Disadvantaged Farmer & Rancher Policy Center at Alcorn State University.

My legal career has afforded me the opportunity to serve rural, Black Americans starting with my Skadden legal fellowship at a nonprofit law firm in North Carolina, then performing outreach to Socially Disadvantaged Farmers & Ranchers in the Pigford II, Keepseagle, Garcia & Love class action discrimination settlements, and currently through the Federation of Southern Cooperatives/Land Assistance Fund where I serve as Director of Land Retention & Advocacy.

I appear before you today from the Mississippi Association of Cooperatives office in Jackson, Mississippi where our legal team is providing estate planning services via our mobile estate planning clinic which has brought us from Opelousas, Louisiana to Jackson and this weekend we will travel to Epes, Alabama. Along the way, we have had the opportunity to meet with many of our members, consisting of Black farmers, landowners and cooperatives that have stewarded the Federation throughout our 55-year history. This has been a deeply enlightening experience and a timely opportunity for us to hear directly from our members which has largely been limited to virtual meetings due to the ongoing pandemic that continues to disproportionately devastate rural, Black America.

This year, the Federation has hosted monthly listening sessions with our members, communities, and allied organizations, the most recent of which was focused on our members’ credit access. Leading this work has given me specific insight into the deleterious impact of credit access challenges and the corresponding disproportionate debt burden, loss of land, livelihood, and legacy for rural, Black America.

I have spoken to a Black farmer in the Midwest who was unable to purchase the certified organic farm he sought because of lengthy and duplicitous loan application process with his local Farm Service Agency. Despite the farmer’s ability to cash flow his proposal and extensive farm management experience, the loan officer refused to approve the loan because the officer advised the farmer that the home on the farm was too nice.

A Black farmer in North Carolina shared with me that she was unable to expand her farm operations when she was discouraged from submitting her microloan application by her local FSA agent. Her loan officer advised her that she would need to collateralize her $50,000 microloan with her home which far exceeded the microloan value. The FSA agent encouraged her to use credit cards to finance her farm instead of applying for a microloan.
But perhaps the most disturbing story I have heard is from a Black rancher in Texas who first contacted us seeking assistance when the debt relief promised last year was delayed putting his farm operations in a devastating limbo. In our most recent conversation, he further emphasized the vulnerability of his operation due to the combination of an unrelenting drought, extremely high input costs, and the uncertainty surrounding his promised farm loan debt relief which put him at risk of losing his farm – thereby repeating a pattern of disproportionate land loss that cost his grandfather his entire farm operation many acres of which this rancher had dutifully recovered to keep his family’s ranching legacy alive and pass on to his children. Despite my assurances of a farm foreclosure moratorium, he referenced contemplating suicide as he has taken the heartbreaking step of initiating the liquidation of his livestock and land to avoid foreclosure.

Access to credit is the lifeblood of any farm or ranch operation. Without it, no farmer can meet the demands of acquiring or accessing land, developing critical infrastructure, or purchasing inputs. The changes in credit access in the 2018 Farm Bill did not anticipate the devastation caused by the global pandemic and, thus, did not go far enough to address the credit needs of farmers on the ground today.

Dating as far back as Reconstruction, Black farmers have been disproportionately denied credit or provided less favorable terms a trend that is so well documented as to be common knowledge. The long-standing history of race-based discrimination in credit access popularly resulted in the race-based class action litigation against the USDA. As one devastating consequence of disparate credit access, Black farmers have been at least three (3) times more likely to lose their land compared to White farmers during the same time period.

Our farmers are their communities’ first responders, not only do they perform the critical feat of feeding their families and communities, but they create jobs, stimulate rural economies, and lay the foundation for thriving self-sufficient rural regions. As we review the Farm Bill and prepare for the scheduled reauthorization next year, we must use this opportunity to prevent the looming threat of the loss of Black farms, land, and livelihoods that has been institutionalized by racially disparate credit access.

As the farmer stories I have shared this morning have outlined, our farmers need a more flexible, transparent, and streamlined FSA loan application process. One way to do so is to simplify the first $100,000 of any farm loan in line with the existing microloan process. This will accomplish both an increased limit for microloans and position our farmers to acquire their initial inputs and establish their initial infrastructure more expeditiously. For any loans that exceed $100,000, we recommend alignment on farm ownership and farm operating loans to the farm ownership loan’s $600,000 limit. There is already a process in place for evaluating a loan application’s ability to cash flow up to the $600,000 limit and with the increased cost of all inputs, we need our farmers to have access to increased operating loan amounts to remain competitive. Finally, our farmers need support and resources to develop a financial institution, owned and controlled by farmers of color, which accomplishes the same rural credit access as the existing Farm Credit System.

I humbly submit this testimony and recommendations for your consideration.
EXPERIENCE

FEDERATION OF SOUTHERN COOPERATIVES/LAND ASSISTANCE FUND

Director of Land Retention & Advocacy, March 2021 – Present
- Manage and direct Federation Legal Fellows and legal interns in providing land retention legal services for the membership and communities served by the largest and oldest cooperatively owned organization whose membership includes Black farmers, landowners and cooperatives
- Lead state, regional and Federal advocacy initiatives on a variety of issues affecting rural, Black communities
- Manage land retention research, mediation services and relevant litigation on behalf of the membership and their related rural communities
- Host the Federation Conversation Podcast to help listeners better understand and support the membership and staff

PROGRESSIVE INSURANCE, Maitland, FL

PIP Litigation Senior Representative, September 2016 – March 2021
- Manage PIP litigation by evaluating coverage investigations, conducting comprehensive analysis of medical bill handling, and determining most effective resolution plan, which sometimes included negotiating strategic settlements or directing house counsel and/or outside counsel in implementing defense strategy.

BLACK BELT JUSTICE CENTER, Washington, DC (working remotely in Orlando, FL)

Deputy Director, November 2015 – Present
- Provide legal representation in various areas of the law, including tax foreclosure defense and commercial contracts.

ROADTRAIN TRANSPORT LLC, Orlando, FL

Managing Member, July 2014 – January 2016
- Directed the acquisition of assets and expansion of services for family-owned transportation company.
- Conducted the filing of all relevant regulatory, tax and legal documents.
- Managed all aspects of corporate finances, including procuring contracts, managing billing and accounting, running payroll and overseeing all financial accounts.

LAND LOSS PREVENTION PROJECT, Durham, NC

Program Specialist Attorney, July 2012 – May 2014
- Skadden Fellow Attorney, September 2008 – August 2010
- Provided legal representation in various areas of the law, including estate planning, civil rights and foreclosure defense.
- Led non-profit law firm’s strategic planning process, coordinated board and stakeholder meetings and drafted white paper on recommendations for transforming firm’s service-delivery and financial model.
- Co-managed economic development, drafted grant applications for federal government, national foundations, and local charities, coordinated fundraising events, and managed fundraising staff.

RURAL COALITION, Washington, DC

Staff Attorney, December 2011 – May 2012
- Coordinated national outreach campaign to educate potential claimants on their legal rights under multiple class action discrimination lawsuits and the corresponding claims resolution processes.

ASIAN PACIFIC AMERICAN LEGAL CENTER, Los Angeles, CA

Community-based Program Coordinator, October 2010 – September 2011
- Designed and directed leadership development training programs for local government agencies and community groups to foster cross-cultural collaboration across race, ethnicity, gender, sexual orientation, and religious differences.
EDUCATION

UNIVERSITY OF VIRGINIA SCHOOL OF LAW, Charlottesville, VA
J.D., May 2008

BROWN UNIVERSITY, Providence, RI
B.A, May 2005, Community Health, Magna Cum Laude

PROFESSIONAL MEMBERSHIP

• Membership: North Carolina Bar (2008 - current), Farmers Legal Action Group Board, and Southern Rural Development Center Board, & NCBA CLUSA – Cooperative Economics Council
Truth in Testimony Disclosure Form

In accordance with Rule XI, clause 2(g)(5)* of the Rules of the House of Representatives, witnesses are asked to disclose the following information. Please complete this form electronically by filling in the provided blanks.

Committee: Agriculture

Subcommittee: 

Hearing Date: 07/14/2022

Hearing Title: “A 2022 Review of the Farm Bill: The State of Credit for Young, Beginning, and Underserved Producers”

Witness Name: Dânia Davy

Position/Title: Board Representative - Socially Disadvantaged Farmer & Rancher Policy Center

Witness Type: ⭕ Non-governmental

Are you representing yourself or an organization? ⭕ Organization

If you are representing an organization, please list what entity or entities you are representing:

Federation of Southern Cooperatives/Land Assistance Fund
Socially Disadvantaged Farmer & Rancher Policy Center

FOR WITNESSES APPEARING IN A NON-GOVERNMENTAL CAPACITY

Please complete the following fields. If necessary, attach additional sheet(s) to provide more information.

Are you a fiduciary—including, but not limited to, a director, officer, advisor, or resident agent—of any organization or entity that has an interest in the subject matter of the hearing? If so, please list the name of the organization(s) or entities.

NO
Rule XI, clause 2(g)(5), of the U.S. House of Representatives provides:

(5)(A) Each committee shall, to the greatest extent practicable, require witnesses who appear before it to submit in advance written statements of proposed testimony and to limit their initial presentations to the committee to brief summaries thereof.

(B) In the case of a witness appearing in a non-governmental capacity, a written statement of proposed testimony shall include—

(i) a curriculum vitae; (ii) a disclosure of any Federal grants or contracts, or contracts, grants, or payments originating with a foreign government, received during the past 36 months by the witness or by an entity represented by the witness and related to the subject matter of the hearing; and (iii) a disclosure of whether the witness is a fiduciary (including, but not limited to, a director, officer, advisor, or resident agent) of any organization or entity that has an interest in the subject matter of the hearing.

(C) The disclosure referred to in subdivision (B)(iii) shall include—

(i) the amount and source of each Federal grant (or subgrant thereof) or contract (or subcontract thereof) related to the subject matter of the hearing; and (ii) the amount and country of origin of any payment or contract related to the subject matter of the hearing originating with a foreign government.

(D) Such statements, with appropriate redactions to protect the privacy or security of the witness, shall be made publicly available in electronic form 24 hours before the witness appears to the extent practicable, but not later than one day after the witness appears.

| Georgia Agricultural Mediation Program - Farm Service Agency | $82,340 |
| Louisiana Agricultural Mediation Program - Farm Service Agency | $88,852.20 |

Please list any federal grants or contracts (including subgrants or subcontracts) related to the hearing’s subject matter that you, the organization(s) you represent, or entities for which you serve as a fiduciary have received in the past thirty-six months from the date of the hearing. Include the source and amount of each grant or contract.

| Georgia Agricultural Mediation Program - Farm Service Agency | $82,340 |
| Louisiana Agricultural Mediation Program - Farm Service Agency | $88,852.20 |

Please list any contracts, grants, or payments originating with a foreign government and related to the hearing’s subject that you, the organization(s) you represent, or entities for which you serve as a fiduciary have received in the past thirty-six months from the date of the hearing. Include the amount and country of origin of each contract or payment.

| N/A |

Please complete the following fields. If necessary, attach additional sheet(s) to provide more information.

- ✔ I have attached a written statement of proposed testimony.
- ✔ I have attached my curriculum vitae or biography.

*A Rule XI, clause 2(g)(5), of the U.S. House of Representatives provides:

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