TRIBAL TRUST LANDS DETERMINED ELIGIBLE: The U.S. Forest Service clarified that tribal trust lands are not to be classified as “federal” lands and are eligible to serve as “base property” to qualify for Forest and National Grasslands grazing permits. This change finally gives Tribal producers the same fair chance as all producers at permits.

TRIBAL HOMELANDS HONORED: The U.S. Forest Service has signed more than 180 agreements with tribal nations under the JSO on Co-Stewardship increasing tribal participation and decision making in their original homelands that are now with the USFS.

TRIBAL GOVERNMENT CONSENT REQUIRED: Rural Development clarified that the permits and approvals for large infrastructure projects - broadband and electric - that are required before financing includes tribal government approvals when building on tribal lands through a tribal resolution of consent.

TRIBAL GOVERNMENT-OWNED ENTITIES DETERMINED ELIGIBLE: Rural Development clarified tribal-owned entities (arms and instrumentalities) are eligible for economic development programs like Community Facilities and Rural Business Development Grant (RBDG) programs.

INDIGENOUS ANIMALS ELIGIBLE: The Farm Services Agency (FSA) ensured that bovine tuberculosis (M. bovis) in bison was eligible for the Livestock Indemnity Program (LIP). AMS created the Indigenous Animals Meat Processing Grant (IAG) to acknowledge the unique indigenous animals and processing methods in Indian Country.

INDIGENOUS FOODS INCLUDED: The Food and Nutrition Service ensured indigenous starchy vegetables - like timpsila (prairie turnips) – can now be used instead of grain requirements. School lunch guidelines have been updated to clarify that indigenous foods are eligible, and foods like buffalo and salmon are included.

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