117th CONGRESS 1st Session

- open competition and Federal Government ne
- To preserve open competition and Federal Government neutrality towards the labor relations of Federal Government contractors on Federal and federally funded construction projects, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. YOUNG (for himself and Mr. SCOTT of South Carolina) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To preserve open competition and Federal Government neutrality towards the labor relations of Federal Government contractors on Federal and federally funded construction projects, and for other purposes.
 - 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 "Fair and Open Com-

5 petition Act" or the "FOCA Act".

6 SEC. 2. PURPOSES.

7 It is the purpose of this Act to—

1	(1) promote and ensure open competition on
2	Federal and federally funded or assisted construc-
3	tion projects;
4	(2) maintain Federal Government neutrality to-
5	wards the labor relations of Federal Government
6	contractors on Federal and federally funded or as-
7	sisted construction projects;
8	(3) reduce construction costs to the Federal
9	Government and to the taxpayers;
10	(4) expand job opportunities, especially for
11	small and disadvantaged businesses; and
12	(5) prevent discrimination against Federal Gov-
13	ernment contractors or their employees based upon
14	labor affiliation or the lack thereof, thereby pro-
15	moting the economical, nondiscriminatory, and effi-
16	cient administration and completion of Federal and
17	1
17	federally funded or assisted construction projects.
17 18	*
	federally funded or assisted construction projects.
18	federally funded or assisted construction projects. SEC. 3. PRESERVATION OF OPEN COMPETITION AND FED-
18 19	federally funded or assisted construction projects. SEC. 3. PRESERVATION OF OPEN COMPETITION AND FED- ERAL GOVERNMENT NEUTRALITY.
18 19 20	federally funded or assisted construction projects. SEC. 3. PRESERVATION OF OPEN COMPETITION AND FED - ERAL GOVERNMENT NEUTRALITY. (a) PROHIBITION.—
18 19 20 21	federally funded or assisted construction projects. SEC. 3. PRESERVATION OF OPEN COMPETITION AND FED - ERAL GOVERNMENT NEUTRALITY. (a) PROHIBITION.— (1) GENERAL RULE.—The head of each execu-
18 19 20 21 22	federally funded or assisted construction projects. SEC. 3. PRESERVATION OF OPEN COMPETITION AND FED - ERAL GOVERNMENT NEUTRALITY. (a) PROHIBITION.— (1) GENERAL RULE.—The head of each execu- tive agency that awards or enters into any construc-
 18 19 20 21 22 23 	federally funded or assisted construction projects. SEC. 3. PRESERVATION OF OPEN COMPETITION AND FED - ERAL GOVERNMENT NEUTRALITY. (a) PROHIBITION.— (1) GENERAL RULE.—The head of each execu- tive agency that awards or enters into any construc- tion contract or that obligates funds pursuant to

1 Federal Government with respect to such contract, 2 in its bid specifications, project agreements, or other 3 controlling documents does not— 4 (A) require or prohibit a bidder, offeror, 5 contractor, or subcontractor from entering into, 6 or adhering to, agreements with 1 or more 7 labor organizations, with respect to that con-8 struction project or another related construction 9 project; or 10 (B) discriminate against or give preference 11 to a bidder, offeror, contractor, or subcon-12 tractor because such bidder, offeror, contractor, 13 or subcontractor— 14 (i) becomes a signatory, or otherwise 15 adheres to, an agreement with 1 or more 16 labor organizations with respect to that 17 construction project or another related 18 construction project; or 19 (ii) refuses to become a signatory, or 20 otherwise adhere to, an agreement with 1 21 or more labor organizations with respect to 22 that construction project or another related 23 construction project. 24 (2) APPLICATION OF PROHIBITION.—This sub-25 section shall apply with respect to—

1	(A) contracts awarded on or after the date
2	of the enactment of this Act; and
3	(B) subcontracts awarded under such con-
4	tracts.
5	(3) RULE OF CONSTRUCTION.—Nothing in
6	paragraph (1) may be construed to prohibit a con-
7	tractor or subcontractor from voluntarily entering
8	into an agreement described in such paragraph.
9	(4) Federal acquisition regulation.—Not
10	later than 60 days after the date of the enactment
11	of this Act, the Federal Acquisition Regulation shall
12	be revised to implement the provisions of this sub-
13	section.
14	(b) RECIPIENTS OF GRANTS AND OTHER ASSIST-
15	ANCE.—The head of each executive agency that awards
16	grants, provides financial assistance, or enters into cooper-
17	ative agreements for construction projects after the date
18	of the enactment of this Act shall ensure that—
19	(1) the bid specifications, project agreements,
20	or other controlling documents for such construction
21	projects of a recipient of a grant or financial assist-
22	ance, or by the parties to a cooperative agreement,
23	do not contain any of the requirements or prohibi-
24	tions described in subparagraph (A) or (B) of sub-
25	section $(a)(1)$; or

(2) the bid specifications, project agreements,
 or other controlling documents for such construction
 projects of a construction manager acting on behalf
 of a recipient or party described in paragraph (1) do
 not contain any of the requirements or prohibitions
 described in subparagraph (A) or (B) of subsection
 (a)(1).

8 (c) FAILURE TO COMPLY.—If an executive agency, 9 a recipient of a grant or financial assistance from an exec-10 utive agency, a party to a cooperative agreement with an 11 executive agency, or a construction manager acting on be-12 half of such an agency, recipient, or party, fails to comply 13 with subsection (a) or (b), the head of the executive agency awarding the contract, grant, or assistance, or entering 14 15 into the agreement involved, shall take such action, consistent with the law, as the head of such agency deter-16 17 mines to be appropriate.

18 (d) EXEMPTIONS.—

(1) IN GENERAL.—The head of an executive
agency may exempt a particular project, contract,
subcontract, grant, or cooperative agreement from
the requirements of 1 or more of the provisions of
subsections (a) and (b) if the head of such agency
determines that special circumstances exist that require an exemption in order to avert an imminent

DAV21167 GRJ

6

threat to public health or safety or to serve the na tional security.

3 (2) Special circumstances.—For purposes 4 of paragraph (1), a finding of special circumstances 5 may not be based on the possibility or existence of 6 a labor dispute concerning contractors or sub-7 contractors that are nonsignatories to, or that other-8 wise do not adhere to, agreements with 1 or more 9 labor organizations, or labor disputes concerning em-10 ployees on the project who are not members of, or 11 affiliated with, a labor organization.

12 (3)ADDITIONAL EXEMPTION FOR CERTAIN 13 **PROJECTS.**—The head of an executive agency, upon 14 application of an awarding authority, a recipient of 15 grants or financial assistance, a party to a coopera-16 tive agreement, or a construction manager acting on 17 behalf of any of such entities, may exempt a par-18 ticular project from the requirements of any or all 19 of the provisions of subsection (a) or (b), if the head 20 of such agency finds-

(A) that the awarding authority, recipient
of grants or financial assistance, party to a cooperative agreement, or construction manager
acting on behalf of any of such entities had
issued or was a party to, as of the date of the

1	enactment of this Act, bid specifications, project
2	agreements, agreements with 1 or more labor
3	organizations, or other controlling documents
4	with respect to that particular project, which
5	contained any of the requirements or prohibi-
6	tions set forth in subsection $(a)(1)$; and
7	(B) that 1 or more construction contracts
8	subject to such requirements or prohibitions
9	had been awarded as of the date of the enact-
10	ment of this Act.
11	(e) DEFINITIONS.—In this section:
12	(1) CONSTRUCTION CONTRACT.—The term
13	"construction contract" means any contract for the
14	construction, rehabilitation, alteration, conversion,
15	extension, or repair of buildings, highways, or other
16	improvements to real property.
17	(2) EXECUTIVE AGENCY.—The term "executive
18	agency" has the meaning given the term "Executive
19	agency" in section 105 of title 5, United States
20	Code, except that such term does not include the
21	Government Accountability Office.
22	(3) LABOR ORGANIZATION.—The term "labor
23	organization" has the meaning given such term in
24	section 701 of the Civil Rights Act of 1964 (42)
25	U.S.C. 2000e).