

1: Senate approves Accountability in Contracting Act -- Washington Technology

Aim Higher Act is House Democrats' main proposal to reform higher education and financial aid American student loan debt now exceeds \$ trillion, ranking even higher than auto loan debt or credit card debt.

Provides 80 minutes of general debate, one hour equally divided and controlled by the Chairman and Ranking Minority Member of the Committee on Oversight and Government Reform and 20 minutes equally divided and controlled by the Chairman and Ranking Minority Member of the Committee on Armed Services Waives all points of order against consideration of the bill except for clauses 9 and 10 of Rule XXI. Waives all points of order against the amendment in the nature of a substitute except clauses 9 and 10 of Rule XXI. Makes in order only those amendments to the amendment in the nature of a substitute printed in Part B of the Rules Committee report accompanying the resolution. Provides that the amendments printed in Part B of the report may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole Waives all points of order against the amendments printed in the report except for clauses 9 and 10 of Rule XXI. Provides one motion to recommit with or without instructions. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived except those arising under clauses 9 or 10 of rule XXI. General debate shall be confined to the bill and shall not exceed one hour and 20 minutes, with one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Oversight and Government Reform and 20 minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Armed Services. After general debate the bill shall be considered for amendment under the five-minute rule. In lieu of the amendments recommended by the Committee on Oversight and Government Reform and the Committee on Armed Services now printed in the bill, it shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute printed in part A of the report of the Committee on Rules accompanying this resolution. That amendment in the nature of a substitute shall be considered as read. All points of order against that amendment in the nature of a substitute are waived except those arising under clauses 9 or 10 of rule XXI. Notwithstanding clause 11 of rule XVIII, no amendment to that amendment in the nature of a substitute shall be in order except those printed in part B of the report of the Committee on Rules. Each such amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against such amendments are waived except those arising under clauses 9 or 10 of rule XXI. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions. During consideration in the House of H. Adds a provision to sec. Adds senior level personnel who participate personally and substantially in a decision to award a contract to the current revolving door restrictions for acquisition personnel. Prevents such senior level personnel who enter government service from the private sector from administering a contract awarded to their former employer.

2: Hunter Opening Statement on the Accountability in Contracting Act | Armed Services Republicans

Accountability in Contracting Act Passes By a vote of , the House passed the Accountability in Contracting Act this afternoon. This legislation requires federal agencies to limit the use of abuse-prone contracts and increases transparency and accountability in federal contracts.

To ensure proper oversight and accountability in Federal contracting, and for other purposes. The table of contents for this Act is as follows: Subtitle B--Competition and Accountability Sec. Competition in multiple award contracts. Statement of work requirements for certain task or delivery orders. Postaward briefings for task and delivery orders. Protests of task and delivery orders. Publication of justification and approval documents. Limitation on length of certain noncompetitive contracts. Prohibition on award of certain large task or delivery order contracts for services. Guidance on use of tiered evaluations of offers for contracts and task orders under contracts. Plan for minimizing cost-reimbursement contracts. Subtitle C--Accountability and Administration Sec. Recording of obligations on task order contracts. Definitizing of letter contracts. Preventing abuse of interagency contracts. Purchase card waste elimination. Limitations on tiering of subcontractors. Reform of Afghanistan assistance programs. Debarment of contractors that are serious threats to national security. Required assignment of level one certified program managers to Department of Homeland Security level one programs. Elimination of one-year limitation on interest due on late payments to contractors. Prohibition of cash bonus or awards. Inspectors General at level III of executive schedule. Qualifications of Inspectors General for designated Federal entities. Removal of Inspectors General for designated Federal entities. Program Fraud Civil Remedies Act. In administering any personnel ceiling applicable to an executive agency or a unit of an executive agency, an individual assigned as an intern under the program shall not be counted. The Administrator shall evaluate the implementation of the provisions of this subsection by executive agencies. The Chief Acquisition Officer shall ensure that the policies of the agency head established in accordance with this subsection are implemented throughout the agency. Task and delivery order contracts: In prescribing such guidance, the Administrator shall give full consideration to the guidance prescribed by the Secretary of Defense under section of the National Defense Authorization Act for Fiscal Year Public Law ; 10 U. The head of each executive agency shall develop a plan for minimizing the use of cost-reimbursement contracts. Any terms so determined shall be subject to the contract disputes process. A Procedures for the use of interagency acquisitions to maximize competition, deliver best value to executive agencies, and minimize waste, fraud, and abuse. B Categories of contracting inappropriate for interagency acquisition, due to high risk of waste, fraud, or abuse. C Requirements for training acquisition workforce personnel in the proper use of interagency acquisitions. A The number of interagency contracts that are currently in operation, and the scope, sponsoring agencies, primary users, activity levels in terms of orders and value for the most recent fiscal year, and rationales for such contracts. B The level of acquisition activity conducted by the Intergovernmental Revolving Funds including the Franchise Funds on behalf of other executive agencies. C The number of enterprisewide, single agency contracts that are currently in operation, and the scope, activity levels in terms of orders and value for the most recent fiscal year, and rationales for such contracts. The head of each executive agency shall periodically submit reports to the Director on the implementation of this subsection and shall make such reports publicly available. The Director shall include guidelines on the following matters: A Analysis of purchase card expenditures to identify opportunities for achieving savings through micro-purchases made in economical volumes. B Negotiation of discount agreements with major vendors accepting the purchase card. C Establishment of communication programs to ensure that purchase cardholders receive information pertaining to the availability of discounts, including programs for the training of purchase cardholders on the availability of discounts. D Assessment of cardholder purchasing practices, including use of discount agreements. E Collection and dissemination of best practices and successful strategies for achieving savings in micro-purchases. F Analysis of purchase card expenditures to identify opportunities for achieving and accurately measuring fair participation of small business concerns in micro-purchases consistent with the national policy on small business participation in Federal procurement

ACCOUNTABILITY IN CONTRACTING ACT pdf

set forth in sections 2 a and 15 g of the Small Business Act 15 U. Section d 3 A of title 31, United States Code, is amended to read as follows: Section 3 of the Inspector General Act of 5 U.

3: House considers Accountability in Contracting Act -- Washington Technology

H.R. Accountability in Contracting Act Summary: H.R. would amend federal contracting rules. Specifically the legislation would require federal agencies to limit the length of noncompetitive contracts and limit the use of sole- source and cost-reimbursement contracts when possible.

4: Pocan Introduces Contractor Accountability and Workplace Safety Act | Congressman Mark Pocan

Category: Proceedings of Congress and General Congressional Publications: Collection: Congressional Record Index: SuDoc Class Number: X /A: Congress: th Congress, 1st Sessio.

5: Accountability in Contracting Act Passes - Democratic Leader Nancy Pelosi

H.R. - Accountability in Contracting Act. Structured rule. Provides 80 minutes of general debate, one hour equally divided and controlled by the Chairman and Ranking Minority Member of the Committee on Oversight and Government Reform and 20 minutes equally divided and controlled by the Chairman and Ranking Minority Member of the Committee on Armed Services.

6: Contracting Accountability Act - Public leadership Institute

Contracting Accountability Act. Summary: The Contracting Accountability Act ensures that government contracts with businesses that have a good record of compliance with applicable laws.

7: S. - Accountability in Government Contracting Act of - U.S. Senate Bill

Bill 49 from Parliament 41 Session 2 of the Legislative Assembly of Ontario: Transparency and Accountability in Government Contracting Act, View bill 49 from Parliament 41 Session 2 of the Legislative Assembly of Ontario: Transparency and Accountability in Government Contracting Act,

8: Larsen Votes to Restore Accountability in Government Contracting

The "Accountability in Contracting Act": A Good First Start For years, POGO has documented the unbridled public policy disaster of government contracting in the era of "acquisition reform." Simply put, "acquisition reform" has mostly been about loosening the competition and oversight requirements of the government contracting process in order to "feather the nests" of contractors.

9: Contractor Accountability

Feb 15, S. (th). A bill to improve Federal contracting and procurement by eliminating fraud and abuse and improving competition in contracting and procurement and by enhancing administration of Federal contracting personnel, and for other purposes.

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