115TH CONGRESS 1ST SESSION

H. R. 3424

To prohibit the award of Federal Government contracts to inverted domestic corporations, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

July 26, 2017

Ms. Delauro (for herself, Mr. Levin, and Mr. Doggett) introduced the following bill; which was referred to the Committee on Oversight and Government Reform, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To prohibit the award of Federal Government contracts to inverted domestic corporations, 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 "American Business for
- 5 American Companies Act of 2017".
- 6 SEC. 2. PROHIBITION ON AWARDING CONTRACTS TO IN-
- 7 VERTED DOMESTIC CORPORATIONS.
- 8 (a) CIVILIAN CONTRACTS.—

1	(1) In General.—Chapter 47 of title 41,
2	United States Code, is amended by adding at the
3	end the following new section:
4	"§ 4713. Prohibition on awarding contracts to in-
5	verted domestic corporations
6	"(a) Prohibition.—
7	"(1) In general.—The head of an executive
8	agency may not award a contract for the procure-
9	ment of property or services to—
10	"(A) any foreign incorporated entity that
11	such head has determined is an inverted domes-
12	tic corporation or any subsidiary of such entity;
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14	"(B) any joint venture if more than 10
15	percent of the joint venture (by vote or value)
16	is held by a foreign incorporated entity that
17	such head has determined is an inverted domes-
18	tic corporation or any subsidiary of such entity.
19	"(2) Subcontracts.—
20	"(A) IN GENERAL.—The head of an execu-
21	tive agency shall include in each contract for
22	the procurement of property or services award-
23	ed by the executive agency with a value in ex-
24	cess of \$10,000,000, other than a contract for
25	exclusively commercial items, a clause that pro-

1	hibits the prime contractor on such contract
2	from—
3	"(i) awarding a first-tier subcontract
4	with a value greater than 10 percent of the
5	total value of the prime contract to an en-
6	tity or joint venture described in paragraph
7	(1); or
8	"(ii) structuring subcontract tiers in a
9	manner designed to avoid the limitation in
10	paragraph (1) by enabling an entity or
11	joint venture described in paragraph (1) to
12	perform more than 10 percent of the total
13	value of the prime contract as a lower-tier
14	subcontractor.
15	"(B) Penalties.—The contract clause in-
16	cluded in contracts pursuant to subparagraph
17	(A) shall provide that, in the event that the
18	prime contractor violates the contract clause—
19	"(i) the prime contract may be termi-
20	nated for default; and
21	"(ii) the matter may be referred to
22	the suspension or debarment official for
23	the appropriate agency and may be a basis
24	for suspension or debarment of the prime
25	contractor.

1	"(b) Inverted Domestic Corporation.—
2	"(1) In general.—For purposes of this sec-
3	tion, a foreign incorporated entity shall be treated as
4	an inverted domestic corporation if, pursuant to a
5	plan (or a series of related transactions)—
6	"(A) the entity completes on or after May
7	8, 2014, the direct or indirect acquisition of—
8	"(i) substantially all of the properties
9	held directly or indirectly by a domestic
10	corporation; or
11	"(ii) substantially all of the assets of,
12	or substantially all of the properties consti-
13	tuting a trade or business of, a domestic
14	partnership; and
15	"(B) after the acquisition, either—
16	"(i) more than 50 percent of the stock
17	(by vote or value) of the entity is held—
18	"(I) in the case of an acquisition
19	with respect to a domestic corpora-
20	tion, by former shareholders of the
21	domestic corporation by reason of
22	holding stock in the domestic corpora-
23	tion; or
24	"(II) in the case of an acquisition
25	with respect to a domestic partner-

ship, by former partners of the domestic partnership by reason of holding a capital or profits interest in the
domestic partnership; or

"(ii) the management and control of
the expanded affiliated group which includes the entity occurs, directly or indirectly, primarily within the United States,

as determined pursuant to regulations prescribed by the Secretary of the Treasury,

and such expanded affiliated group has

significant domestic business activities.

"(2) EXCEPTION FOR CORPORATIONS WITH SUBSTANTIAL BUSINESS ACTIVITIES IN FOREIGN COUNTRY OF ORGANIZATION.—

"(A) IN GENERAL.—A foreign incorporated entity described in paragraph (1) shall not be treated as an inverted domestic corporation if after the acquisition the expanded affiliated group which includes the entity has substantial business activities in the foreign country in which or under the law of which the entity is created or organized when compared to the total business activities of such expanded affiliated group.

1	"(B) Substantial business activi-
2	TIES.—The Secretary of the Treasury (or the
3	Secretary's delegate) shall establish regulations
4	for determining whether an affiliated group has
5	substantial business activities for purposes of
6	subparagraph (A), except that such regulations
7	may not treat any group as having substantial
8	business activities if such group would not be
9	considered to have substantial business activi-
10	ties under the regulations prescribed under sec-
11	tion 7874 of the Internal Revenue Code of
12	1986, as in effect on January 18, 2017.
13	"(3) Significant domestic business activi-
14	TIES.—
15	"(A) In general.—For purposes of para-
16	graph (1)(B)(ii), an expanded affiliated group
17	has significant domestic business activities if at
18	least 25 percent of—
19	"(i) the employees of the group are
20	based in the United States;
21	"(ii) the employee compensation in-
22	curred by the group is incurred with re-
23	spect to employees based in the United
24	States;

1	"(iii) the assets of the group are lo-
2	cated in the United States; or
3	"(iv) the income of the group is de-
4	rived in the United States.
5	"(B) Determination.—Determinations
6	pursuant to subparagraph (A) shall be made in
7	the same manner as such determinations are
8	made for purposes of determining substantial
9	business activities under regulations referred to
10	in paragraph (2) as in effect on January 18,
11	2017, but applied by treating all references in
12	such regulations to 'foreign country' and 'rel-
13	evant foreign country' as references to 'the
14	United States'. The Secretary of the Treasury
15	(or the Secretary's delegate) may issue regula-
16	tions decreasing the threshold percent in any of
17	the tests under such regulations for deter-
18	mining if business activities constitute signifi-
19	cant domestic business activities for purposes of
20	this paragraph.
21	"(c) Waiver.—
22	"(1) IN GENERAL.—The head of an executive
23	agency may waive subsection (a) with respect to any
24	Federal Government contract under the authority of

- such head if the head determines that the waiver is required in the interest of national security.
- "(2) REPORT TO CONGRESS.—The head of an executive agency issuing a waiver under paragraph (1) shall, not later than 14 days after issuing such waiver, submit a written notification of the waiver to the relevant authorizing committees of Congress and the Committees on Appropriations of the Senate and the House of Representatives.

10 "(d) Applicability.—

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- "(1) IN GENERAL.—Except as provided in paragraph (2), this section shall not apply to any contract entered into before the date of the enactment of this section.
- "(2) Task and delivery orders.—This section shall apply to any task or delivery order issued after the date of the enactment of this section pursuant to a contract entered into before, on, or after such date of enactment.
- "(3) Scope.—This section applies only to contracts subject to regulation under the Federal Acquisition Regulation.
- "(e) Definitions and Special Rules.—
- 24 "(1) Definitions.—In this section, the terms 25 'expanded affiliated group', 'foreign incorporated en-

1	tity', 'person', 'domestic', and 'foreign' have the
2	meaning given those terms in section 835(c) of the
3	Homeland Security Act of 2002 (6 U.S.C. 395(c)).
4	"(2) Special rules.—In applying subsection
5	(b) of this section for purposes of subsection (a) of
6	this section, the rules described under 835(c)(1) of
7	the Homeland Security Act of 2002 (6 U.S.C.
8	395(c)(1)) shall apply.".
9	(2) CLERICAL AMENDMENT.—The table of sec-
10	tions at the beginning of chapter 47 of title 41,
11	United States Code, is amended by inserting after
12	the item relating to section 4712 the following new
13	item:
	"4713. Prohibition on awarding contracts to inverted domestic corporations."
14	(b) Defense Contracts.—
15	(1) In General.—Chapter 137 of title 10,
16	United States Code, is amended by adding at the
17	end the following new section:
18	"§ 2340. Prohibition on awarding contracts to in-
19	verted domestic corporations
20	"(a) Prohibition.—
21	"(1) IN GENERAL.—The head of an agency may
22	not award a contract for the procurement of prop-
23	erty or services to—
24	"(A) any foreign incorporated entity that
25	such head has determined is an inverted domes-

1	tic corporation or any subsidiary of such entity;
2	or
3	"(B) any joint venture if more than 10
4	percent of the joint venture (by vote or value)
5	is owned by a foreign incorporated entity that
6	such head has determined is an inverted domes-
7	tic corporation or any subsidiary of such entity.
8	"(2) Subcontracts.—
9	"(A) IN GENERAL.—The head of an execu-
10	tive agency shall include in each contract for
11	the procurement of property or services award-
12	ed by the executive agency with a value in ex-
13	cess of \$10,000,000, other than a contract for
14	exclusively commercial items, a clause that pro-
15	hibits the prime contractor on such contract
16	from—
17	"(i) awarding a first-tier subcontract
18	with a value greater than 10 percent of the
19	total value of the prime contract to an en-
20	tity or joint venture described in paragraph
21	(1); or
22	"(ii) structuring subcontract tiers in a
23	manner designed to avoid the limitation in
24	paragraph (1) by enabling an entity or
25	joint venture described in paragraph (1) to

1	perform more than 10 percent of the total
2	value of the prime contract as a lower-tier
3	subcontractor.
4	"(B) Penalties.—The contract clause in-
5	cluded in contracts pursuant to subparagraph
6	(A) shall provide that, in the event that the
7	prime contractor violates the contract clause—
8	"(i) the prime contract may be termi-
9	nated for default; and
10	"(ii) the matter may be referred to
11	the suspension or debarment official for
12	the appropriate agency and may be a basis
13	for suspension or debarment of the prime
14	contractor.
15	"(b) Inverted Domestic Corporation.—
16	"(1) In general.—For purposes of this sec-
17	tion, a foreign incorporated entity shall be treated as
18	an inverted domestic corporation if, pursuant to a
19	plan (or a series of related transactions)—
20	"(A) the entity completes on or after May
21	8, 2014, the direct or indirect acquisition of—
22	"(i) substantially all of the properties
23	held directly or indirectly by a domestic
24	corporation; or

1	"(ii) substantially all of the assets of,
2	or substantially all of the properties consti-
3	tuting a trade or business of, a domestic
4	partnership; and
5	"(B) after the acquisition, either—
6	"(i) more than 50 percent of the stock
7	(by vote or value) of the entity is held—
8	"(I) in the case of an acquisition
9	with respect to a domestic corpora-
10	tion, by former shareholders of the
11	domestic corporation by reason of
12	holding stock in the domestic corpora-
13	tion; or
14	"(II) in the case of an acquisition
15	with respect to a domestic partner-
16	ship, by former partners of the do-
17	mestic partnership by reason of hold-
18	ing a capital or profits interest in the
19	domestic partnership; or
20	"(ii) the management and control of
21	the expanded affiliated group which in-
22	cludes the entity occurs, directly or indi-
23	rectly, primarily within the United States,
24	as determined pursuant to regulations pre-
25	scribed by the Secretary of the Treasury,

and such expanded affiliated group has
significant domestic business activities.

- "(2) EXCEPTION FOR CORPORATIONS WITH SUBSTANTIAL BUSINESS ACTIVITIES IN FOREIGN COUNTRY OF ORGANIZATION.—
 - "(A) IN GENERAL.—A foreign incorporated entity described in paragraph (1) shall not be treated as an inverted domestic corporation if after the acquisition the expanded affiliated group which includes the entity has substantial business activities in the foreign country in which or under the law of which the entity is created or organized when compared to the total business activities of such expanded affiliated group.

"(B) Substantial Business activities if such group would not be considered to have substantial business activities prescribed under sections."

1	tion 7874 of the Internal Revenue Code of
2	1986, as in effect on January 18, 2017.
3	"(3) Significant domestic business activi-
4	TIES.—
5	"(A) In general.—For purposes of para-
6	graph (1)(B)(ii), an expanded affiliated group
7	has significant domestic business activities if at
8	least 25 percent of—
9	"(i) the employees of the group are
10	based in the United States;
11	"(ii) the employee compensation in-
12	curred by the group is incurred with re-
13	spect to employees based in the United
14	States;
15	"(iii) the assets of the group are lo-
16	cated in the United States; or
17	"(iv) the income of the group is de-
18	rived in the United States.
19	"(B) Determination.—Determinations
20	pursuant to subparagraph (A) shall be made in
21	the same manner as such determinations are
22	made for purposes of determining substantial
23	business activities under regulations referred to
24	in paragraph (2) as in effect on January 18,
25	2017, but applied by treating all references in

1 such regulations to 'foreign country' and 'rel-2 evant foreign country' as references to 'the United States'. The Secretary of the Treasury 3 4 (or the Secretary's delegate) may issue regulations decreasing the threshold percent in any of the tests under such regulations for deter-6 mining if business activities constitute signifi-7 8 cant domestic business activities for purposes of 9 this paragraph.

"(c) Waiver.—

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- "(1) IN GENERAL.—The head of an agency may waive subsection (a) with respect to any Federal Government contract under the authority of such head if the head determines that the waiver is required in the interest of national security.
- "(2) REPORT TO CONGRESS.—The head of an agency issuing a waiver under paragraph (1) shall, not later than 14 days after issuing such waiver, submit a written notification of the waiver to the Committees on Armed Services and Appropriations of the Senate and the House of Representatives.

22 "(d) Applicability.—

23 "(1) IN GENERAL.—Except as provided in para-24 graph (2), this section shall not apply to any con-

- tract entered into before the date of the enactment of this section.
- "(2) TASK AND DELIVERY ORDERS.—This section shall apply to any task or delivery order issued after the date of the enactment of this section pursuant to a contract entered into before, on, or after such date of enactment.
 - "(3) Scope.—This section applies only to contracts subject to regulation under the Federal Acquisition Regulation and the Defense Supplement to the Federal Acquisition Regulation.
- 12 "(e) Definitions and Special Rules.—
 - "(1) DEFINITIONS.—In this section, the terms 'expanded affiliated group', 'foreign incorporated entity', 'person', 'domestic', and 'foreign' have the meaning given those terms in section 835(c) of the Homeland Security Act of 2002 (6 U.S.C. 395(c)).
 - "(2) SPECIAL RULES.—In applying subsection
 (b) of this section for purposes of subsection (a) of
 this section, the rules described under 835(c)(1) of
 the Homeland Security Act of 2002 (6 U.S.C.
 395(c)(1)) shall apply.".
- 23 (2) CLERICAL AMENDMENT.—The table of sec-24 tions at the beginning of chapter 137 of title 10, 25 United States Code, is amended by inserting after

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the item relating to section 2339 the following new

2 item:

"2340. Prohibition on awarding contracts to inverted domestic corporations.".

- 3 (c) Regulations Regarding Management and
- 4 Control.—
- 5 (1) In General.—The Secretary of the Treas-6 ury (or the Secretary's delegate) shall, for purposes 7 of section 4713(b)(1)(B)(ii) of title 41, United 8 States Code, and section 2340(b)(1)(B)(ii) of title 10, United States Code, as added by subsections (a) 9 10 and (b), respectively, prescribe regulations for pur-11 poses of determining cases in which the management 12 and control of an expanded affiliated group is to be 13 treated as occurring, directly or indirectly, primarily 14 within the United States. The regulations prescribed 15 under the preceding sentence shall apply to periods 16 after May 8, 2014.
 - (2) EXECUTIVE OFFICERS AND SENIOR MANAGEMENT.—The regulations prescribed under paragraph (1) shall provide that the management and
 control of an expanded affiliated group shall be
 treated as occurring, directly or indirectly, primarily
 within the United States if substantially all of the
 executive officers and senior management of the expanded affiliated group who exercise day-to-day responsibility for making decisions involving strategic,

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financial, and operational policies of the expanded affiliated group are based or primarily located within the United States. Individuals who in fact exercise such day-to-day responsibilities shall be treated as executive officers and senior management regardless of their title.

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