

115TH CONGRESS 1ST SESSION H.R. 2275

To require employers to provide pay stubs, codify the Executive order relating to Government contracting, provide greater oversight of executive compensation and restrictions on sales of stocks, clarify the definition of a supervisor, and enhance penalties for violations of workforce safety and standards.

IN THE HOUSE OF REPRESENTATIVES

May 1, 2017

Mr. Polis introduced the following bill; which was referred to the Committee on Education and the Workforce, and in addition to the Committees on Financial Services, and Oversight and Government Reform, 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 require employers to provide pay stubs, codify the Executive order relating to Government contracting, provide greater oversight of executive compensation and restrictions on sales of stocks, clarify the definition of a supervisor, and enhance penalties for violations of workforce safety and standards.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Giving Workers a Fair
- 3 Shot Act".

4 SEC. 2. TABLE OF CONTENTS.

- 5 The table of contents for this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.

TITLE I—EMPLOYER TRANSPARENCY

- Sec. 101. Pay stub provision requirement.
- Sec. 102. Enforcement.
- Sec. 103. Effective date.

TITLE II—THE RE-EMPOWERMENT OF SKILLED AND PROFESSIONAL EMPLOYEES AND CONSTRUCTION TRADEWORKERS

Sec. 201. Definition of supervisor.

TITLE III—ADEQUATE LABOR LAW PUNISHMENT AND PENALTIES

Sec. 301. Penalty enhancements.

TITLE IV—FIRST CONTRACT ARBITRATION

Sec. 401. Facilitating initial collective bargaining agreements.

TITLE V—SHAREHOLDER EMPOWERMENT AND EXECUTIVE RESPONSIBILITY

- Sec. 501. Shareholder votes on executive compensation.
- Sec. 502. CEO and chairman of the board of directors required to be different individuals.
- Sec. 503. Extension of certain requirements for directors and officers.

TITLE VI—PREVENTION OF TAXPAYER DOLLARS BEING USED FOR LABOR BUSTING

Sec. 601. Limitation on the allowability of costs.

TITLE I—EMPLOYER 1 TRANSPARENCY 2 3 SEC. 101. PAY STUB PROVISION REQUIREMENT. Section 11 of the Fair Labor Standards Act of 1938 4 (29 U.S.C. 211) is amended by adding at the end the fol-5 lowing new subsection: "(e) Every employer subject to subsection (c) shall 7 provide to each employee, in conjunction with each payment of compensation to that employee, a document 10 itemizing— 11 "(1) the total hours worked during the pay pe-12 riod; 13 "(2) the total pay during the pay period; 14 "(3) the hourly rate of pay, or— "(A) if the employee is paid a salary, the 15 16 hourly equivalent rate of pay; 17 "(B) if the employee is paid a piece rate, the number of piece rate units earned, the ap-18 19 plicable piece rate, and total amount paid in ac-20 cordance with such piece rate; or 21 "(C) if the employee receives commissions 22 or is paid on the basis of any other type of rate, 23 the total amount paid in such commissions or

in accordance with such rate;

1	"(4) the total amount and rate of any overtime
2	pay or, in the case of an employee employed at piece
3	rate, the piece rate paid for each such overtime
4	hour;
5	"(5) the total amounts of earned, used, and
6	available paid leave, and any expiration dates associ-
7	ated with such leave;
8	"(6) the source and amount of each deduction
9	from total pay, including an indication of whether
10	such deduction is taxable or non-taxable;
11	"(7) whether the employee is—
12	"(A) exempt from the minimum wage re-
13	quirements under section 6(a);
14	"(B) exempt from the overtime require-
15	ments under section 7; and
16	"(C) if applicable, considered by the em-
17	ployer to be an executive, administrative, pro-
18	fessional, or outside sales employee; and
19	"(8) such additional information relating to
20	such compensation that the Secretary may require.".
21	SEC. 102. ENFORCEMENT.
22	Section 16(e)(2) of the Fair Labor Standards Act of
23	1938 (29 U.S.C. 216(e)(2)) is amended—
24	(1) by striking "(2) Any person" and inserting
25	"(2)(A) Any person"; and

1	(2) by adding at the end the following new sub-
2	paragraph:
3	"(B) Any person who violates the provisions of sec-
4	tion 11(e) of this Act shall be subject to a civil penalty
5	of—
6	"(i) not more than \$1,000 per day the docu-
7	ment is not provided to the employee; or
8	"(ii) not more than \$100 per day the person
9	fails to provide a new document to the employee
10	that—
11	"(I) contains any item or items described
12	in paragraphs (1) through (8) of that sub-
13	section that was missing in the document as
14	originally provided; or
15	"(II) corrects any such item or items that
16	was incorrect as originally provided.".
17	SEC. 103. EFFECTIVE DATE.
18	The amendments made by this title shall take effect
19	with respect to compensation paid after the date that is
20	1 year after the date of the enactment of this Act.

1	TITLE II—THE RE-EMPOWER-
2	MENT OF SKILLED AND PRO-
3	FESSIONAL EMPLOYEES AND
4	CONSTRUCTION TRADEWORK-
5	ERS
6	SEC. 201. DEFINITION OF SUPERVISOR.
7	Section 2(11) of the National Labor Relations Act
8	(29 U.S.C. 152(11)) is amended—
9	(1) by inserting "and for a majority of the indi-
10	vidual's worktime" after "interest of the employer";
11	(2) by striking "assign,"; and
12	(3) by striking "or responsibility to direct
13	them,".
14	TITLE III—ADEQUATE LABOR
15	LAW PUNISHMENT AND PEN-
16	ALTIES
17	SEC. 301. PENALTY ENHANCEMENTS.
18	(a) National Labor Relations Act.—
19	(1) Backpay.—Section 10(c) of the National
20	Labor Relations Act (29 U.S.C. 160(c)) is amended
21	by striking "And provided further," and inserting
22	"Provided further, That if the Board finds that an
23	employer has committed a violation of section 8(a)
24	that results in the discharge of an employee or other
25	serious economic loss to an employee, the Board

- shall award the employee back pay and an additional
- 2 amount as liquidated damages equal to 2 times the
- amount of such back pay, without any reduction (in-
- 4 cluding any reduction based on the employee's in-
- 5 terim earnings or failure to earn interim earnings):
- 6 Provided further,".
- 7 (2) Penalty for interfering with the Na-
- 8 TIONAL LABOR RELATIONS BOARD.—Section 12 of
- 9 the National Labor Relations Act (29 U.S.C. 162)
- is amended by striking all that follows "shall be"
- and inserting "fined under title 18, United States
- 12 Code, or imprisoned for not more than three years,
- 13 or both.".
- 14 (b) Fair Labor Standards Act.—Section 16(a) of
- 15 the Fair Labor Standards Act of 1938 (29 U.S.C. 216(a))
- 16 is amended—
- 17 (1) by striking "not more than six months" and
- inserting "not more than three years"; and
- 19 (2) by striking "except for an offense" and in-
- serting "except for an offense: that denies an em-
- 21 ployee more than \$1,000 in minimum wages or over-
- time compensation, or both, in a 12-month period;
- that subjects such person to a civil penalty under
- subsection (e)(1)(A)(ii); or that is".
- 25 (c) Occupational Safety and Health Act.—

1	(1) Violation causing or significantly
2	CONTRIBUTING TO SERIOUS ILLNESS, SERIOUS IN-
3	JURY, OR DEATH TO EMPLOYEE.—Section 17(e) of
4	the Occupational Safety and Health Act of 1970 (29
5	U.S.C. 666(e)) is amended—
6	(A) by striking "willfully" and inserting
7	"knowingly";
8	(B) by striking "caused death to" and in-
9	serting "causes or significantly contributes to
10	the serious illness or serious injury (as those
11	terms are defined in section 519(b)(6) of the
12	Federal Food, Drug, and Cosmetic Act) or
13	death, of";
14	(C) by striking "punished by a fine of not
15	more than \$10,000 or by imprisonment for not
16	more than six months, or by both" and insert-
17	ing "fined under title 18, United States Code,
18	or imprisoned for not more than 10 years, or
19	both"; and
20	(D) by striking "such person, punishment
21	shall be by a fine of not more than \$20,000 or
22	by imprisonment for not more than one year, or
23	by both" and inserting "such employer, the em-

ployer shall be fined under title 18, United

- States Code, or imprisoned for not more than 2 years, or both".
- 3 (2) PENALTY FOR DISCHARGE OR DISCRIMINA4 TION AGAINST EMPLOYEE FOR EXERCISE OF
 5 RIGHTS.—Section 17 of the Occupational Safety and
 6 Health Act of 1970 (29 U.S.C. 666) is amended by
 7 adding at the end the following:
- 8 "(m) Penalties for Discharge or Discrimina-9 Tion Against Employee for Exercise of Rights.— 10 In addition to any disposition under section 11(c), any em-11 ployer who violates section 11(c)(1) shall be punished as 12 follows:
- 13 "(1) FIRST VIOLATION.—For the first such vio-14 lation, the employer shall be fined not more than 15 \$50,000.
- "(2) SECOND OR SUBSEQUENT VIOLATION.—If the employer commits such a violation after receiving a penalty under paragraph (1), the employer shall be fined not less than \$20,000 and not more than \$200,000.
- "(3) VIOLATION CAUSING OR SIGNIFICANTLY
 CONTRIBUTING TO SERIOUS ILLNESS, SERIOUS INJURY, OR DEATH.—Paragraphs 1 and 2 notwithstanding, if such violation causes or significantly
 contributes to a serious illness or serious injury (as

- 1 those terms are defined in section 519(b)(6) of the
- 2 Federal Food, Drug, and Cosmetic Act (21 U.S.C.
- 3 360i)) or death, the employer shall be fined under
- 4 title 18, United States Code, or imprisoned for not
- 5 more than 10 years, or both.".
- 6 (d) Migrant and Seasonal Agricultural Work-
- 7 ER PROTECTION ACT.—Section 501 of the Migrant and
- 8 Seasonal Agricultural Worker Protection Act (29 U.S.C.
- 9 1851) is amended—
- 10 (1) in subsection (a) by striking "not more than
- \$1,000 or sentenced to prison for a term not to ex-
- ceed one year, or both" and inserting "under title
- 13 18, United States Code, or imprisoned for not more
- than three years, or both"; and
- 15 (2) in subsection (b) by striking "not more than
- \$10,000 or sentenced to prison for a term not to ex-
- ceed three years, or both" and inserting "under title
- 18 18, United States Code, or imprisoned for not more
- than six years, or both".
- 20 (e) Federal Mine Safety and Health Act.—
- 21 Section 110(d) of the Federal Mine Safety and Health Act
- 22 of 1977 (30 U.S.C. 820(d)) is amended to read as follows:
- 23 "(d) Criminal Penalties.—
- 24 "(1) IN GENERAL.—Whoever, being an oper-
- ator, knowingly—

1	"(A) violates a mandatory health or safety
2	standard, or
3	"(B) violates or fails or refuses to comply
4	with any order issued under section 104 or sec-
5	tion 107, or any order incorporated in a final
6	decision issued under this Act (except an order
7	incorporated in a decision under subsection
8	(a)(1) or section $105(c)$,
9	shall, upon conviction, be fined not more than
10	\$250,000, or imprisoned for not more than 1 year,
11	or both, except that if the operator commits the vio-
12	lation after having been previously convicted of a
13	violation under this paragraph and if, the operator
14	knows or has reason to know that such subsequent
15	violation has the potential to expose a miner to risk
16	of serious injury, serious illness, or death, the oper-
17	ator shall, upon conviction, be fined not more than
18	\$1,000,000, or imprisoned for not more than 5
19	years, or both.
20	"(2) Significant risk of serious injury,
21	SERIOUS ILLNESS, OR DEATH.—Whoever, being an
22	operator, knowingly—
23	"(A) tampers with or disables a required
24	safety device (except with express authorization
25	from the Secretary),

1	"(B) violates a mandatory health or safety
2	standard, or
3	"(C) violates or fails or refuses to comply
4	with an order issued under section 104 or 107,
5	or any order incorporated in a final decision
6	issued under this Act (except an order incor-
7	porated in a decision under subsection (a)(1) or
8	section 105(c)),
9	and thereby recklessly exposes a miner to significant
10	risk of serious injury, serious illness, or death, shall,
11	upon conviction, be fined not more than \$1,000,000
12	or imprisoned for not more than 5 years, or both,
13	except that if the operator commits the violation
14	after having been previously convicted of a violation
15	under this paragraph, the operator shall, upon con-
16	viction, be fined not more than \$2,000,000, or im-
17	prisoned for not more than 10 years, or both.
18	"(3) Criminal penalties for retalia-
19	TION.—Whoever knowingly—
20	"(A) with the intent to retaliate, interferes
21	with the lawful employment or livelihood of a
22	person, or the spouse, sibling, child, or parent
23	of a person, because any of them provides infor-
24	mation to an authorized representative of the

Secretary, to a State or local mine safety or

1	health officer or official, or to other law en-
2	forcement officer, in reasonable belief that the
3	information is true and related to an apparent
4	health or safety violation, or to an apparent
5	unhealthful or unsafe condition, policy, or prac-
6	tice under this Act, or
7	"(B) interferes, or threatens to interfere,
8	with the lawful employment or livelihood of a
9	person, or the spouse, sibling, child, or parent
10	of a person, with the intent to prevent any of
11	them from so providing such information,
12	shall be fined under title 18 or imprisoned for not
13	more than 5 years, or both.".
14	TITLE IV—FIRST CONTRACT
15	ARBITRATION
16	SEC. 401. FACILITATING INITIAL COLLECTIVE BARGAINING
17	AGREEMENTS.
18	Section 8 of the National Labor Relations Act (29
19	U.S.C. 158) is amended by adding at the end the fol-
20	lowing:
21	lowing.
21	"(h) Whenever collective bargaining is for the pur-
21	
	"(h) Whenever collective bargaining is for the pur-

"(1) Not later than 10 days after receiving a written request for collective bargaining from an individual or labor organization that has been newly organized or certified as a representative as described in section 9(a), or within such further period as the parties agree upon, the parties shall meet and commence to bargain collectively and shall make every reasonable effort to conclude and sign a collective bargaining agreement.

"(2) If after the expiration of the 90-day period beginning on the date on which bargaining is commenced, or such additional period as the parties may agree upon, the parties have failed to reach an agreement, either party may notify the Federal Mediation and Conciliation Service of the existence of a dispute and request mediation. Whenever such a request is received, it shall be the duty of the Service promptly to put itself in communication with the parties and to use its best efforts, by mediation and conciliation, to bring them to agreement.

"(3) If after the expiration of the 30-day period beginning on the date on which the request for mediation is made under paragraph (2), or such additional period as the parties may agree upon, the Service is not able to bring the parties to agreement

1	by conciliation, the Service shall refer the dispute to
2	an arbitration board established in accordance with
3	such regulations as may be prescribed by the Serv-
4	ice. The arbitration panel shall render a decision set-
5	tling the dispute and such decision shall be binding
6	upon the parties for a period of 2 years, unless
7	amended during such period by written consent of
8	the parties.".
9	TITLE V—SHAREHOLDER EM-
10	POWERMENT AND EXECUTIVE
11	RESPONSIBILITY
12	SEC. 501. SHAREHOLDER VOTES ON EXECUTIVE COM-
13	PENSATION.
14	(a) Additional Votes Required if Resolution
15	ON COMPENSATION NOT APPROVED BY SHARE-
16	HOLDERS.—Section 14A(a) of the Securities Exchange
17	Act of 1934 (15 U.S.C. 78n-1(a)) is amended by adding
18	at the end the following:
18 19	at the end the following: "(4) ADDITIONAL VOTES REQUIRED IF RESOLU-
19	"(4) Additional votes required if resolu-
19 20 21	"(4) Additional votes required if resolution on compensation not approved by share-holders.—
19 20 21 22	"(4) Additional votes required if resolution on compensation not approved by share-holders.— "(A) In general.—If a resolution re-
19 20 21	"(4) Additional votes required if resolution on compensation not approved by share-holders.—

1

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

at which there shall be, separately for each executive officer whose compensation was not approved in the earlier vote, a shareholder vote on a separate resolution to approve the compensation disclosed under subparagraph (B) with respect to such executive officer.

- "(B) DISCLOSURE.—The proxy or consent or authorization for a meeting required by subparagraph (A) shall disclose—
 - "(i) pursuant to section 229.402 of title 17, Code of Federal Regulations, or any successor thereto, the compensation of each executive officer whose compensation will be subject to approval at such meeting; and

"(ii) in a clear and simple form in accordance with regulations to be promulgated by the Commission, any arrangements, whether or not written, that each such executive officer has with the issuer concerning the terms under which any type of compensation may be earned by or awarded to the executive officer, including in the future, unless such arrangements are disclosed under clause (i).

1	"(C) Timing of votes.—
2	"(i) INITIAL VOTE.—The vote on the
3	initial resolution required by subparagraph
4	(A) with respect to an executive officer
5	shall occur not later than the end of the
6	third quarter of the same fiscal year of the
7	issuer in which the vote on the resolution
8	required by paragraph (1) occurs.
9	"(ii) Second vote.—If the initial
10	resolution required by subparagraph (A)
11	with respect to an executive officer is not
12	approved by the shareholders, the vote on
13	the second resolution required by such sub-
14	paragraph with respect to such executive
15	officer shall occur not later than the date
16	that is 90 days after the vote on the initial
17	resolution required by such subparagraph
18	with respect to such executive officer.
19	"(iii) Subsequent votes.—If the
20	second resolution required by subpara-
21	graph (A) with respect to an executive offi-
22	cer, or any subsequent resolution required
23	by such subparagraph with respect to such
24	executive officer, is not approved by the

shareholders, the vote on the next resolu-

1 tion required by such subparagraph with 2 respect to such executive officer shall occur 3 not later than the date that is 90 days 4 after the vote on the previous resolution 5 required by such subparagraph with re-6 spect to such executive officer. 7 "(D) INAPPLICABILITY.—Subparagraph 8 (A) does not apply with respect to an individual 9 who is no longer an executive officer of the 10 issuer.". 11 (b) BINDING EFFECT OF VOTES ON FREQUENCY.— Section 14A(a)(2) of the Securities Exchange Act of 1934 12 13 (15 U.S.C. 78n-1(a)(2)) is amended by adding at the end the following: "Such votes shall occur not less frequently 14 15 than so determined.". 16 (c) Rules of Construction.—Section 14A(c) of the Securities Exchange Act of 1934 (15 U.S.C. 78n–1(c)) is amended— 18 19 (1) in paragraph (2), by striking the semicolon 20 and inserting "; or"; (2) in paragraph (3), by striking "; or" and in-21 22 serting a period; 23 (3) by redesignating paragraphs (1) through 24 (3) as subparagraphs (A) through (C), respectively,

1 and moving the margins of such subparagraphs 2 2 ems to the right; (4) by striking "Rule of Construction.— 3 4 The shareholder vote referred to in subsections (a) 5 and (b)" and inserting the following: "RULES OF 6 Construction.— "(1) IN GENERAL.—Except for the shareholder 7 8 vote required by paragraph (2) of subsection (a), 9 and except for the requirement of paragraph (4) of 10 such subsection for a shareholder vote on a subse-11 quent resolution after failure of a previous resolution 12 to be approved by the shareholders, a shareholder 13 vote required by subsection (a) or (b)"; and 14 (5) by striking "(4) to restrict or limit" and in-15 serting the following: "(2) No effect on ability 16 $_{
m OF}$ SHARE-17 HOLDERS TO MAKE PROPOSALS.—A shareholder vote 18 required by subsection (a) or (b) may not be con-19 strued to restrict or limit". 20 (d) Effective Date.—The amendments made by 21 this section shall apply to an issuer— 22 (1) with respect to an additional shareholder 23 vote under paragraph (4) of section 14A(a) of the 24 Securities Exchange Act of 1934, as added by sub-

section (a) of this section, beginning with the first

1 shareholder vote under paragraph (1) of such section 2 14A(a) that occurs on or after the date that is 1 3 year after the date of the enactment of this Act; and 4 (2) with respect to a shareholder vote under 5 paragraph (2) of such section 14A(a), beginning 6 with the first such vote that occurs on or after the 7 date that is 1 year after the date of the enactment 8 of this Act. SEC. 502. CEO AND CHAIRMAN OF THE BOARD OF DIREC-10 TORS REQUIRED TO BE DIFFERENT INDIVID-11 UALS. 12 (a) In General.—The Securities Exchange Act of 13 1934 (15 U.S.C. 78a et seq.) is amended by inserting after 14 section 39 the following: 15 "SEC. 40. CEO AND CHAIRMAN OF THE BOARD OF DIREC-16 TORS REQUIRED TO BE DIFFERENT INDIVID-17 UALS. 18 "(a) In General.—Except as provided in subsection 19 (b), an issuer that is required to prepare a proxy state-20 ment under section 14(a) may not have the same indi-21 vidual simultaneously serving in the position of chief executive officer (or any equivalent position) of such issuer and 23 chairman of the board of directors (or any equivalent position) of such issuer, and an individual may not simulta-

neously serve in both such positions.

- 1 "(b) Treatment of Small Capitalization Com-
- 2 Panies.—Subsection (a) shall not apply in the case of a
- 3 small capitalization company (as defined by the Commis-
- 4 sion by regulation) if, by shareholder vote, the share-
- 5 holders elect for such subsection not to apply.".
- 6 (b) Conforming Amendment.—The Securities Ex-
- 7 change Act of 1934 is further amended by striking section
- 8 14B.
- 9 (c) Effective Date.—The amendments made by
- 10 this section shall apply beginning on the date that is 2
- 11 years after the date of the enactment of this Act.
- 12 SEC. 503. EXTENSION OF CERTAIN REQUIREMENTS FOR DI-
- 13 RECTORS AND OFFICERS.
- 14 (a) IN GENERAL.—Section 16 of the Securities Ex-
- 15 change Act of 1934 (15 U.S.C. 78p) is amended by adding
- 16 at the end the following:
- 17 "(h) Persons Ceasing To Be Directors or Offi-
- 18 CERS.—
- 19 "(1) CONTINUED APPLICABILITY OF REQUIRE-
- 20 MENTS.—During the period beginning on the date
- on which a person ceases to be a director or officer
- described in subsection (a)(1) with respect to an
- issuer and ending on the date that is 1 year there-
- 24 after, such person shall continue to be subject to
- 25 this section (except as provided in paragraph (2)) in

- the same manner and to the same extent as if such person had not so ceased.
- "(2) Prohibition on selling more than 25 3 PERCENT OF STOCK OF ISSUER.—If a person ceases 4 5 to be a director or officer described in subsection 6 (a)(1) with respect to an issuer, such person may 7 not, during the period that begins on the first day 8 of the last full fiscal quarter of the issuer in which 9 such person is such a director or officer and ends on 10 the date that is 1 year after the date on which such 11 person so ceases, sell more than 25 percent of the 12 equity securities of such issuer (other than an ex-13 empted security) that such person owns on the first 14 day of such period.".
- 15 (b) Conforming Amendment.—Section 16(d) of 16 the Securities Exchange Act of 1934 (15 U.S.C. 78p(d)) 17 is amended by striking "subsection (c)" and inserting 18 "subsections (c) and (h)(2)".
- 19 (c) EFFECTIVE DATE.—The amendments made by 20 this section shall apply to a person who ceases to be a 21 director or officer described in section 16(a)(1) of the Securities Exchange Act of 1934 after the date that is 1 23 year after the date of the enactment of this Act.

TITLE VI—PREVENTION OF TAX-

2 PAYER DOLLARS BEING USED

FOR LABOR BUSTING

- 4 SEC. 601. LIMITATION ON THE ALLOWABILITY OF COSTS.
- 5 (a) AMENDMENT.—Chapter 43 of division C of sub-
- 6 title I of title 41, United States Code, is amended by add-
- 7 ing at the end the following new section:

8 "§ 4311. Limitation on the allowability of costs

- 9 "(a) In General.—Costs incurred by a contractor
- 10 relating to any covered activity are not allowable as reim-
- 11 bursable costs under a contract entered into by an execu-
- 12 tive agency. Such unallowable costs shall be excluded from
- 13 any billing, claim, proposal, or disbursement applicable to
- 14 any such contract.
- 15 "(b) Covered Activities.—For purposes of sub-
- 16 section (a), a covered activity, with respect to a contract
- 17 entered into by an executive agency, includes any activity
- 18 undertaken to persuade employees of the contractor to ex-
- 19 ercise or not to exercise, or concerning the manner of exer-
- 20 cising, rights to organize and bargain collectively through
- 21 representatives of the employees' own choosing, and in-
- 22 cludes the following:
- "(1) Preparing and distributing materials.
- 24 "(2) Hiring or consulting legal counsel or con-
- 25 sultants.

- 1 "(3) Holding meetings (including paying the 2 salaries of the attendees at meetings held for this 3 purpose).
- 4 "(4) Planning or conducting activities by man5 agers, supervisors, or union representatives during
 6 work hours.
- 7 "(c) Exception.—The costs described in subsection
- 8 (a) do not include costs of maintaining satisfactory rela-
- 9 tions between the contractor and its employees, including
- 10 costs of labor-management committees, employee publica-
- 11 tions (other than those undertaken to persuade employees
- 12 to exercise or not to exercise, or concerning the manner
- 13 of exercising, the right to organize and bargain collec-
- 14 tively), and other related activities.".
- 15 (b) Technical and Conforming Amendment.—
- 16 The table of sections at the beginning of chapter 43 of
- 17 division C of subtitle I of title 41, United States Code,
- 18 is amended by adding after the item relating to section
- 19 4310 the following new item:
 - "4311. Limitation on the allowability of costs.".
- 20 (c) Existing FAR Application.—Section 31.205–
- 21 21 of title 48, Code of Federal Regulations (relating to
- 22 labor relations costs), shall be considered to implement the
- 23 provisions of section 4311 of title 41, United States Code,

- 1 as added by subsection (a), and may be revised as nec-
- 2 essary.

 \bigcirc