

116TH CONGRESS
1ST SESSION

H. R. 3500

To amend the Post-Katrina Emergency Management Reform Act of 2006 to incorporate the recommendations made by the Government Accountability Office relating to advance contracts, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 26, 2019

Mr. THOMPSON of Mississippi introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

A BILL

To amend the Post-Katrina Emergency Management Reform Act of 2006 to incorporate the recommendations made by the Government Accountability Office relating to advance contracts, 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 “Federal Advance Con-
5 tracts Enhancement Act” or the “FACE Act”.

6 **SEC. 2. FINDINGS.**

7 Congress finds that—

1 (1) the Post-Katrina Emergency Management
2 and Reform Act of 2006 (Public Law 109–925; 120
3 Stat. 1394) required the Federal Emergency Man-
4 agement Agency to establish advance contracts,
5 which are established prior to disasters and are typi-
6 cally needed to quickly provide life-sustaining goods
7 and services in the immediate aftermath of a dis-
8 aster;

9 (2) the catastrophic hurricanes and wildfires in
10 the United States in 2017 highlighted the impor-
11 tance of these advance contracts in disaster re-
12 sponse;

13 (3) in a report issued by the Government Ac-
14 countability Office entitled “2017 Disaster Con-
15 tracting: Action Needed to Better Ensure More Ef-
16 fective Use and Management of Advance Contracts”,
17 the Government Accountability Office identified a
18 number of challenges with advance contracts and
19 recommended actions to improve management by the
20 Federal Emergency Management Agency of these
21 contracts for future disasters; and

22 (4) section 691 of the Post-Katrina Emergency
23 Management Reform Act of 2006 (6 U.S.C. 791)
24 should be amended to incorporate the recomme-
25 dations made by the report described in paragraph (3)

1 to ensure more effective use and management of ad-
2 vance contracts.

3 **SEC. 3. FEDERAL EMERGENCY MANAGEMENT AGENCY AD-**
4 **VANCE CONTRACTS.**

5 (a) IN GENERAL.—Section 691 of the Post-Katrina
6 Emergency Management Reform Act of 2006 (6 U.S.C.
7 791) is amended by adding at the end the following:

8 “(e) UPDATED REPORT.—Not later than 180 days
9 after the date of enactment of this subsection, the Admin-
10 istrator shall submit to the appropriate committees of
11 Congress an updated report that contains—

12 “(1) the information required in the initial re-
13 port under subparagraphs (A) and (B) of subsection
14 (a)(1); and

15 “(2) an updated strategy described in sub-
16 section (a)(1)(C) that clearly defines—

17 “(A) the objectives of advance contracts;

18 “(B) how advance contracts contribute to
19 disaster response operations of the Agency;

20 “(C) how to maximize the award of ad-
21 vance contracts to small business concerns, as
22 defined in section 3 of the Small Business Act
23 (15 U.S.C. 632); and

1 “(D) whether and how advance contracts
2 should be prioritized in relation to new post-dis-
3 aster contract awards.

4 “(f) ADDITIONAL DUTIES OF THE ADMINIS-
5 TRATOR.—

6 “(1) HEAD OF CONTRACTING.—The Adminis-
7 trator shall ensure that the head of contracting ac-
8 tivity of the Agency—

9 “(A) not later than 270 days after the date
10 of enactment of this subsection, updates the
11 Disaster Contracting Desk Guide of the Agency
12 to provide specific guidance—

13 “(i) on whether and under what cir-
14 cumstances contracting officers should con-
15 sider using existing advance contracts en-
16 tered into in accordance with this section
17 prior to making new post-disaster contract
18 awards, and include this guidance in exist-
19 ing semi-annual training given to con-
20 tracting officers; and

21 “(ii) for contracting officers to per-
22 form outreach to State and local govern-
23 ments on the potential benefits of estab-
24 lishing their own pre-negotiated advance
25 contracts;

1 “(B) adheres to hard copy contract file
2 management requirements in effect to ensure
3 that the files relating to advance contracts en-
4 tered into in accordance with this section are
5 complete and up to date, whether the files will
6 be transferred into the Electronic Contract Fil-
7 ing System of the Agency or remain in hard
8 copy format;

9 “(C) notifies contracting officers of the 3-
10 day time frame requirement for entering com-
11 pleted award documentation into the contract
12 writing system of the Agency when executing
13 notice to proceed documentation;

14 “(D) not later than 180 days after the
15 date of enactment of this subsection, revises the
16 reporting methodology of the Agency to ensure
17 that all disaster contracts are included in each
18 quarterly report submitted to the appropriate
19 congressional committees under this section on
20 disaster contract actions;

21 “(E) identifies a single centralized resource
22 listing advance contracts entered into under
23 this section and ensures that source is current
24 and up to date and includes all available ad-
25 vance contracts; and

1 “(F) communicates complete and up-to-
2 date information on available advance contracts
3 to State and local governments to inform their
4 advance contracting efforts.

5 “(2) MASTER ACQUISITION PLANNING SCHED-
6 ULE.—Not later than 180 days after the date of en-
7 actment of this subsection, the Administrator shall
8 update and implement guidance for program office
9 and acquisition personnel of the Agency to—

10 “(A) identify acquisition planning time
11 frames and considerations across the entire ac-
12 quisition planning process of the Agency; and

13 “(B) clearly communicate the purpose and
14 use of a master acquisition planning schedule.”.

15 (b) REPORT.—The Administrator of the Federal
16 Emergency Management Agency shall regularly update
17 the appropriate committees of Congress (as defined in sec-
18 tion 602 of the Post-Katrina Emergency Management Re-
19 form Act of 2006 (6 U.S.C. 701)) on the progress of the
20 Federal Emergency Management Agency in implementing
21 the recommendations of the Government Accountability
22 Office in the report entitled “2017 Disaster Contracting:
23 Action Needed to Better Ensure More Effective Use and
24 Management of Advance Contracts”, as required under
25 section 691 of the Post-Katrina Emergency Management

1 Reform Act of 2006 (6 U.S.C. 791), as amended by sub-
2 section (a).

