116th Congress 1st Session S.
To expand domestic content requirements for certain shipboard components, and for other purposes.
IN THE SENATE OF THE UNITED STATES Ms. Baldwin introduced the following bill; which was read twice and referred to the Committee on
A BILL

To expand domestic content requirements for certain shipboard components, 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 "Made in America Ship-
- 5 building Act of 2020".
- 6 SEC. 2. DOMESTIC SHIPBUILDING REQUIREMENT.
- 7 (a) In General.—The head of an executive agency
- 8 may not enter into a contract related to the acquisition,
- 9 construction, or conversion of a vessel unless the vessel
- 10 is to be constructed or converted in the United States.

1	(b) EXECUTIVE AGENCY DEFINED.—In this section,
2	the term "executive agency" has the meaning given the
3	term in section 133 of title 41, United States Code.
4	SEC. 3. DOMESTIC SOURCING REQUIREMENT FOR SHIP-
5	BOARD COMPONENTS.
6	(a) In General.—Chapter 47 of title 41, United
7	States Code, is amended by adding at the end the fol-
8	lowing new section:4713
9	(b)
10	"§ 4714. Domestic sourcing requirement for ship-
11	board components
12	"(a) Requirement for United States Manufac-
13	TURE.—
14	"(1) Limitation on procurements.—The
15	head of an executive agency may procure any of the
16	following components for vessels only if the items
17	are manufactured in the United States:
18	"(A) In General.—The following compo-
19	nents for vessels:
20	"(i) Air circuit breakers.
21	"(ii) Welded shipboard anchor and
22	mooring chain with a diameter of four
23	inches or less.
24	"(iii) Auxiliary equipment, including
25	pumps, for all shipboard services.

1	"(iv) Propulsion system components
2	including main propulsion engines, hybrid
3	drive systems, propulsion shafting, engine
4	crankshafts, reduction gears, and propel-
5	lers.
6	"(v) Shipboard cranes.
7	"(vi) Spreaders for shipboard cranes."
8	"(vii) Power Distribution equipment
9	Energy Store Systems, energy storage
10	magazine equipment.
11	"(viii) Auxiliary propulsion units and
12	systems, including bow and tunnel thrust-
13	ers, waterjets, dynamic positioning sys-
14	tems, and hybrid propulsion systems.
15	"(ix) Ship service and emergency
16	power generation equipment (prime movers
17	and generators).
18	"(x) Military Qualified Wire and
19	Cable and derived products.
20	"(xi) Specialized Valves for pneu-
21	matic, fuel, firefighting, countermeasure
22	wash down, and chilled water systems.
23	"(xii) Low voltage (LV) and high volt-
24	age (HV) switchgear.
25	"(xiii) Power converters.

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1	"(xiv) Power inverters.
2	"(xv) Frequency converters.
3	"(xvi) Aircraft Electrical Starting
4	Stations (AESS).
5	"(xvii) Degaussing systems.
6	"(xviii) Static Automatic Bus Trans-
7	fer Switches (SABTs).
8	"(xix) Inertial navigation systems and
9	gyrocompass.
10	"(xx) Capstans.
11	"(xxi) Winches.
12	"(xxii) Hoists.
13	"(xxiii) Outboard motors.
14	"(xxiv) Windlasses.
15	"(B) OTHER COMPONENTS.—The following
16	components of vessels, to the extent they are
17	unique to marine applications: gyrocompasses,
18	electronic navigation chart systems, steering
19	controls, pumps, propulsion and machinery con-
20	trol systems, and totally enclosed lifeboats.
21	"(C) Valves and machine tools.—
22	Items in the following categories:
23	"(i) Powered and non-powered valves
24	in Federal Supply Classes 4810 and 4820

1	used in piping for naval surface ships and
2	submarines.
3	"(ii) Machine tools in the Federal
4	Supply Classes for metal-working machin-
5	ery numbered 3405, 3408, 3410 through
6	3419, 3426, 3433, 3438, 3441 through
7	3443, 3445, 3446, 3448, 3449, 3460, and
8	3461.
9	"(2) Applicability to certain items.—
10	Paragraph (1) does not apply to a procurement of
11	spare or repair parts needed to support components
12	for vessels produced or manufactured outside the
13	United States.
14	"(3) WAIVER AUTHORITY.—The head of an ex-
15	ecutive agency may waive the limitation in para-
16	graph (1) with respect to the procurement of an
17	item listed in that paragraph if the head of the
18	agency determines that any of the following apply
19	"(A) Application of the limitation would
20	increase the cost of the overall acquisition by
21	more than 25 percent or cause unreasonable
22	delays to be incurred.
23	"(B) Satisfactory quality items manufac-
24	tured by a domestic entity are not available or
25	domestic production of such items cannot be

1	initiated without significantly delaying the
2	project for which the item is to be acquired.
3	"(C) Application of the limitation would
4	result in the existence of only one domestic
5	source for the item.
6	"(D) Application of the limitation is not in
7	the national security interests of the United
8	States.
9	"(4) Implementation of waiver author-
10	ITY.—
11	"(A) Non-delegation of authority.—
12	The head of an agency may not delegate the
13	waiver authority under paragraph (3).
14	"(B) Publication.—Not later than 30
15	days after exercising the waiver authority under
16	paragraph (3), the head of the agency shall
17	publish in an easily identifiable location on the
18	website of the agency information regarding the
19	waiver, including a detailed justification for the
20	waiver.
21	"(5) Annual Report.—Not later than 180
22	days after the end of each fiscal year, the head of
23	each executive agency that has used a waiver de-
24	scribed in this section in the fiscal year shall submit
25	to the Committee on Homeland Security and Gov-

1	ernmental Affairs of the Senate and the Committee
2	on Oversight and Government Reform of the House
3	of Representatives a report on the total amount of
4	waivers used and detailed information regarding and
5	justification for the waiver.
6	"(b) Components Containing Specialty Met-
7	ALS.—
8	"(1) Limitation on procurements.—The
9	head of an executive agency may not enter into a
10	contract for the procurement of end items or compo-
11	nents for ships that contain a specialty metal not
12	melted or produced in the United States.
13	"(2) Availability exception.—
14	"(A) IN GENERAL.—Paragraph (1) does
15	not apply to the extent that the head of an ex-
16	ecutive agency determines that compliant spe-
17	cialty metal of satisfactory quality and suffi-
18	cient quantity, and in the required form, cannot
19	be procured as and when needed. For purposes
20	of the preceding sentence, the term 'compliant
21	specialty metal' means specialty metal melted or
22	produced in the United States.
23	"(B) Applicability.—This paragraph ap-
24	plies to prime contracts and subcontracts at
25	any tier under such contracts.

1	"(3) Exception for certain acquisi-
2	TIONS.—Paragraph (1) does not apply to the fol-
3	lowing:
4	"(A) Acquisitions outside the United
5	States in support of combat operations or in
6	support of contingency operations.
7	"(B) Acquisitions for which the use of pro-
8	cedures other than competitive procedures has
9	been approved on the basis of section 3304(c)
10	of this title, relating to unusual and compelling
11	urgency of need.
12	"(4) Exception relating to agreements
13	WITH FOREIGN GOVERNMENTS.—Paragraph (1) does
14	not preclude the acquisition of a specialty metal if—
15	"(A) the acquisition is necessary—
16	"(i) to comply with agreements with
17	foreign governments requiring the United
18	States to purchase supplies from foreign
19	sources for the purposes of offsetting sales
20	made by the United States Government or
21	United States firms under approved pro-
22	grams serving defense requirements; or
23	"(ii) in furtherance of agreements
24	with foreign governments in which both
25	such governments agree to remove barriers

1	to purchases of supplies produced in the
2	other country or services performed by
3	sources of the other country; and
4	"(B) any such agreement with a foreign
5	government complies, where applicable, with the
6	requirements of section 36 of the Arms Export
7	Control Act (22 U.S.C. 2776) and with section
8	2457 of title 10.
9	"(5) Exception for small purchases.—
10	Paragraph (1) does not apply to acquisitions in
11	amounts not greater than the simplified acquisition
12	threshold referred to in section 134 of this title.
13	"(6) Exception for purchases of elec-
14	TRONIC COMPONENTS.—Paragraph (1) does not
15	apply to acquisitions of electronic components, un-
16	less the head of the agency, with the concurrence of
17	the Secretary of Defense and upon the recommenda-
18	tion of the Strategic Materials Protection Board
19	pursuant to section 187 of title 10, determines that
20	the domestic availability of a particular electronic
21	component is critical to national security.
22	"(7) Applicability to acquisitions of com-
23	MERCIAL ITEMS.—
24	"(A) IN GENERAL.—Except as provided in
25	subparagraphs (B) and (C), this section applies

1	to acquisitions of commercial items, notwith-
2	standing sections 1906 and 1907 of this title
3	"(B) Exceptions.—This section does not
4	apply to contracts or subcontracts for the ac-
5	quisition of commercially available off-the-shelf
6	items, as defined in section 104 of this title,
7	other than—
8	"(i) contracts or subcontracts for the
9	acquisition of specialty metals, including
10	mill products, such as bar, billet, slab,
11	wire, plate and sheet, that have not been
12	incorporated into end items, subsystems,
13	assemblies, or components;
14	"(ii) contracts or subcontracts for the
15	acquisition of forgings or eastings of spe-
16	cialty metals, unless such forgings or cast-
17	ings are incorporated into commercially
18	available off-the-shelf end items, sub-
19	systems, or assemblies;
20	"(iii) contracts or subcontracts for
21	commercially available high performance
22	magnets unless such high performance
23	magnets are incorporated into commer-
24	cially available off-the-shelf end items or
25	subsystems; and

l	"(iv) contracts or subcontracts for
2	commercially available off-the-shelf fas-
3	teners, unless such fasteners are—
4	"(I) incorporated into commer-
5	cially available off-the-shelf end items,
6	subsystems, assemblies, or compo-
7	nents; or
8	"(II) purchased as provided in
9	subparagraph (C).
10	"(C) Inapplicability to certain fas-
11	TENERS.—This subsection does not apply to
12	fasteners that are commercial items that are
13	purchased under a contract or subcontract with
14	a manufacturer of such fasteners, if the manu-
15	facturer has certified that it will purchase, dur-
16	ing the relevant calendar year, an amount of
17	domestically melted specialty metal, in the re-
18	quired form, for use in the production of such
19	fasteners for sale to executive agencies and
20	other customers, that is not less than 50 per-
21	cent of the total amount of the specialty metal
22	that it will purchase to carry out the production
23	of such fasteners.
24	"(8) Exceptions for purchases of spe-
25	CIALTY METALS BELOW MINIMUM THRESHOLD.—

1	"(A) In general.—Notwithstanding para-
2	graph (1), the head of an executive agency may
3	accept delivery of an item containing specialty
4	metals that were not melted in the United
5	States if the total amount of noncompliant spe-
6	cialty metals in the item does not exceed 2 per-
7	cent of the total weight of specialty metals in
8	the item.
9	"(B) Exception.—This paragraph does
10	not apply to high performance magnets.
11	"(9) Streamlined compliance for commer-
12	CIAL DERIVATIVE MILITARY ARTICLES.—
13	"(A) In General.—Paragraph (1) shall
14	not apply to an item acquired under a prime
15	contract if the head of an executive agency de-
16	termines that—
17	"(i) the item is a commercial deriva-
18	tive military article; and
19	"(ii) the contractor certifies that the
20	contractor and its subcontractors have en-
21	tered into a contractual agreement, or
22	agreements, to purchase an amount of do-
23	mestically melted specialty metal in the re-
24	quired form, for use during the period of
25	contract performance in the production of

1	the commercial derivative military article
2	and the related commercial article, that is
3	not less than the greater of—
4	"(I) an amount equivalent to 120
5	percent of the amount of specialty
6	metal that is required to carry out the
7	production of the commercial deriva-
8	tive military article (including the
9	work performed under each sub-
10	contract); or
11	"(II) an amount equivalent to 50
12	percent of the amount of specialty
13	metal that is purchased by the con-
14	tractor and its subcontractors for use
15	during such period in the production
16	of the commercial derivative military
17	article and the related commercial ar-
18	ticle.
19	"(B) Determination of amount of
20	SPECIALTY METAL REQUIRED.—For the pur-
21	poses of this paragraph, the amount of specialty
22	metal that is required to carry out the produc-
23	tion of the commercial derivative military article
24	includes specialty metal contained in any item,
25	including commercially available off-the-shelf

1	items, incorporated into such commercial deriv-
2	ative military article.
3	"(10) National Security Waiver.—
4	"(A) In general.—Notwithstanding para-
5	graph (1), the head of an executive agency may
6	accept the delivery of an end item containing
7	noncompliant materials if the head of the exec-
8	utive agency determines in writing that accept-
9	ance of such end item is necessary to the na-
10	tional security interests of the United States.
11	"(B) REQUIREMENTS.—A written deter-
12	mination under subparagraph (A)—
13	"(i) shall specify the quantity of end
14	items to which the waiver applies and the
15	time period over which the waiver applies;
16	and
17	"(ii) shall be provided to Congress
18	prior to making such a determination (ex-
19	cept that in the case of an urgent national
20	security requirement, such certification
21	may be provided to Congress up to 7 days
22	after it is made).
23	"(C) Knowing or Willful Noncompli-
24	ANCE.—

1	"(i) Determination.—In any case in
2	which the head of an executive agency
3	makes a determination under subpara-
4	graph (A), the head of the executive agen-
5	cy shall determine whether or not the non-
6	compliance was knowing and willful.
7	"(ii) Not knowing or willful
8	NONCOMPLIANCE.—If the head of the exec-
9	utive agency determines that the non-
10	compliance was not knowing or willful, the
11	head of the executive agency shall ensure
12	that the contractor or subcontractor re-
13	sponsible for the noncompliance develops
14	and implements an effective plan to ensure
15	future compliance.
16	"(iii) Knowing or willful non-
17	COMPLIANCE.—If the head of the executive
18	agency determines that the noncompliance
19	was knowing or willful, the head of the ex-
20	ecutive agency shall—
21	"(I) require the development and
22	implementation of a plan to ensure fu-
23	ture compliance; and
24	"(II) consider suspending or de-
25	barring the contractor or subcon-

1	tractor until such time as the con-
2	tractor or subcontractor has effec-
3	tively addressed the issues that lead to
4	such noncompliance.
5	"(11) Specialty metal defined.—In this
6	subsection, the term 'specialty metal' means any of
7	the following:
8	"(A) Steel—
9	"(i) with a maximum alloy content ex-
10	ceeding one or more of the following limits:
11	manganese, 1.65 percent; silicon, 0.60 per-
12	cent; or copper, 0.60 percent; or
13	"(ii) containing more than 0.25 per-
14	cent of any of the following elements: alu-
15	minum, chromium, cobalt, columbium, mo-
16	lybdenum, nickel, titanium, tungsten, or
17	vanadium.
18	"(B) Metal alloys consisting of nickel, iron-
19	nickel, and cobalt base alloys containing a total
20	of other alloying metals (except iron) in excess
21	of 10 percent.
22	"(C) Titanium and titanium alloys.
23	"(D) Zirconium and zirconium base alloys
24	"(12) Additional definitions.—In this sub-
25	section:

"(A) The term 'United States' includes
possessions of the United States.
"(B) The term 'component' has the mean-
ing provided in section 105 of this title.
"(C) The term 'acquisition' has the mean-
ing provided in section 131 of this title.
"(D) The term 'required form'—
"(i) shall not apply to end items or to
their components at any tier; and
"(ii) means in the form of mill prod-
uct, such as bar, billet, wire, slab, plate or
sheet, and in the grade appropriate for the
production of—
"(I) a finished end item delivered
to the executive agency; or
"(II) a finished component as-
sembled into an end item delivered to
the executive agency.
"(E) The term 'commercially available off-
•
the-shelf' has the meaning provided in section
the-shelf' has the meaning provided in section
the-shelf' has the meaning provided in section 104 of this title.

1	ty and which incorporates multiple, replaceable
2	parts.
3	"(G) The term 'commercial derivative mili-
4	tary article' means an item procured by the De-
5	partment of Defense that is or will be produced
6	using the same production facilities, a commor
7	supply chain, and the same or similar produc-
8	tion processes that are used for the production
9	of articles predominantly used by the general
10	public or by nongovernmental entities for pur-
11	poses other than governmental purposes.
12	"(H) The term 'subsystem' means a func-
13	tional grouping of items that combine to per-
14	form a major function within an end item, such
15	as electrical power, attitude control, and propul-
16	sion.
17	"(I) The term 'end item' means the final
18	production product when assembled or com-
19	pleted, and ready for issue, delivery, or deploy-
20	ment.
21	"(J) The term 'subcontract' includes a
22	subcontract at any tier.
23	"(c) Use of United States Steel, Iron, Alu-
24	MINUM, AND MANUFACTURED PRODUCTS.—

1	"(1) In General.—The head of an executive
2	agency may not enter into a contract related to the
3	construction of a vessel unless the steel, iron, alu-
4	minum, and manufactured products to be used in
5	the construction of the vessel are produced in the
6	United States.
7	"(2) Exceptions.—The provisions of para-
8	graph (1) shall not apply where the head of an exec-
9	utive agency finds—
10	"(A) that their application would be incon-
11	sistent with the public interest;
12	"(B) that such materials and products are
13	not produced in the United States in sufficient
14	and reasonably available quantities and of a
15	satisfactory quality; or
16	"(C) that inclusion of domestic material
17	will increase the cost of the overall project con-
18	tract by more than 25 percent.
19	"(3) Implementation of exceptions.—
20	"(A) Non-delegation of authority.—
21	The head of an agency may not delegate the
22	authority to make a finding described in para-
23	graph (2).
24	"(B) Publication.—Not later than 30
25	days after making a finding described in para-

1	graph (2), the head of the agency shall publish
2	in an easily identifiable location on the website
3	of the agency information regarding the finding,
4	including a detailed justification for the excep-
5	tion.
6	"(4) Annual Report.—Not later than 180
7	days after the end of each fiscal year, the head of
8	each executive agency that has made an exception
9	finding described in paragraph (2) in the fiscal year
10	shall submit to the Committee on Homeland Secu-
11	rity and Governmental Affairs of the Senate and the
12	Committee on Oversight and Government Reform of
13	the House of Representatives a report on the total
14	amount of exceptions used and detailed information
15	regarding and justification for the exceptions.
16	"(5) Calculation of component cost.—For
17	purposes of this subsection, in calculating compo-
18	nents' costs, labor costs involved in final assembly
19	shall not be included in the calculation.
20	"(6) Intentional violations.—If it has been
21	determined by a court or Federal agency that any
22	person intentionally—
23	"(A) affixed a label bearing a 'Made in
24	America' inscription, or any inscription with the
25	same meaning, to any product used in projects

1	to which this section applies, sold in or shipped
2	to the United States that was not made in the
3	United States; or
4	"(B) represented that any product used in
5	projects to which this section applies, sold in or
6	shipped to the United States that was not pro-
7	duced in the United States, was produced in
8	the United States;
9	that person shall be debarred from contracting with
10	the Federal Government for a period of not less
11	than 5 years.".
12	(b) CLERICAL AMENDMENT.—The table of sections
13	at the beginning of such chapter is amended by adding
14	after the item relating to section 4713 the following new
15	item:
	"4714. Domestic sourcing requirement for shipboard components.".
16	SEC. 4. CONFORMING AMENDMENTS RELATED TO DEPART-
17	MENT OF DEFENSE PROVISIONS.
18	(a) Use of United States Steel, Iron, Alu-
19	MINUM, AND MANUFACTURED PRODUCTS.—
20	(1) In General.—Chapter 137 of title 10,
21	United States Code, is amended by adding at the
22	end the following new section:

1	"§ 2339b. Use of United States steel, iron, aluminum,
2	and manufactured products in ship-
3	building
4	"(a) In General.—The head of an agency may not
5	enter into a contract related to the construction of a vessel
6	unless the steel, iron, aluminum, and manufactured prod-
7	ucts to be used in the construction of the vessel are pro-
8	duced in the United States.
9	"(b) Exceptions.—The provisions of subsection (a)
10	shall not apply where the head of the agency finds—
11	"(1) that their application would be inconsistent
12	with the public interest;
13	"(2) that such materials and products are not
14	produced in the United States in sufficient and rea-
15	sonably available quantities and of a satisfactory
16	quality; or
17	"(3) that inclusion of domestic material will in-
18	crease the cost of the overall project contract by
19	more than 25 percent.
20	"(c) Implementation of Exceptions.—
21	"(1) Non-delegation of authority.—The
22	head of an agency may not delegate the authority to
23	make a finding described in subsection (b).
24	"(2) Publication.—Not later than 30 days
25	after making a finding described in subsection (b),
26	the head of the agency shall publish in an easily

23 1 identifiable location on the website of the agency in-2 formation regarding the finding, including a detailed 3 justification for the exception. 4 "(d) Annual Report.—Not later than 180 days 5 after the end of each fiscal year, the head of each executive 6 agency that has made an exception finding described in 7 subsection (b) in the fiscal year shall submit to the Com-8 mittees on Armed Services of the Senate and the House of Representatives a report on the total amount of excep-10 tions used and detailed information regarding and justification for the exceptions. 12 "(e) Calculation of Component Cost.—For purposes of this section, in calculating components' costs, labor costs involved in final assembly shall not be included 14 15 in the calculation. 16 "(f) Intentional Violations.—If it has been determined by a court or Federal agency that any person 18 intentionally— 19 "(1) affixed a label bearing a 'Made in Amer-20 ica' inscription, or any inscription with the same 21 meaning, to any product used in projects to which 22 this section applies, sold in or shipped to the United

States that was not made in the United States; or "(2) represented that any product used in projects to which this section applies, sold in or

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1	shipped to the United States that was not produced
2	in the United States, was produced in the United
3	States;
4	that person shall be debarred from contracting with the
5	Federal Government for a period of not less than 5
6	years.".
7	(2) CLERICAL AMENDMENT.—The table of sec-
8	tions at the beginning of such chapter is amended
9	by adding after the item relating to section 2339a
10	the following new item:
	"2339b. Use of United States steel, iron, aluminum, and manufactured products in shipbuilding.".
11	(b) Miscellaneous Limitations on the Pro-
12	CUREMENT OF GOODS OTHER THAN UNITED STATES
13	Goods.—
14	(1) In General.—Section 2534(a)(3)(A) of
15	title 10, United States Code, is amended by adding
16	at the end the following new clauses:
17	"(iv) Air circuit breakers.
18	"(ii) Welded shipboard anchor and moor-
19	ing chain with a diameter of four inches or less.
20	"(iii) Auxiliary equipment, including
21	pumps, for all shipboard services.
22	"(iv) Propulsion system components, in-
23	cluding main propulsion engines, hybrid drive

1	systems, propulsion shafting, engine crank-
2	shafts, reduction gears, and propellers.
3	"(v) Shipboard cranes.
4	"(vi) Spreaders for shipboard cranes.
5	"(vii) Power Distribution equipment, En-
6	ergy Store Systems, energy storage/magazine
7	equipment.
8	"(viii) Auxiliary propulsion units and sys-
9	tems, including bow and tunnel thrusters,
10	waterjets, dynamic positioning systems, and hy-
11	brid propulsion systems.
12	"(ix) Ship service and emergency power
13	generation equipment (prime movers and gen-
14	erators).
15	"(x) Military Qualified Wire and Cable and
16	derived products.
17	"(xi) Specialized Valves for pneumatic,
18	fuel, firefighting, countermeasure wash down,
19	and chilled water systems.
20	"(xii) Low voltage (LV) and high voltage
21	(HV) switchgear.
22	"(xiii) Power converters.
23	"(xiv) Power inverters.
24	"(xv) Frequency converters.

1	"(xvi) Aircraft Electrical Starting Stations						
2	(AESS).						
3	"(xvii) Degaussing systems.						
4	"(xviii) Static Automatic Bus Transfer						
5	Switches (SABTs).						
6	"(xix) Inertial navigation systems and gy						
7	rocompass.						
8	"(xx) Capstans.						
9	"(xxi) Winches.						
10	"(xxii) Hoists.						
11	"(xxiii) Outboard motors.						
12	"(xxiv) Windlasses.".						
13	(2) Applicability of previously sunsetted						
14	PROVISIONS.—Subsection (c)(2)(C) of section 2534						
15	of title 10, United States Code, is amended by strik						
16	ing "shall cease to be effective on October 1, 1996"						
17	and inserting "shall be in effect during—						
18	"(i) the period beginning on the date of						
19	the enactment of this paragraph and ending on						
20	October 1, 1996; and						
21	"(ii) the period beginning on the date of						
22	the enactment of the Made in America Ship-						
23	building Act of 2020.".						

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2	The requirements under this Act and the amend-
3	ments made by this Act—
4	(1) apply to contracts entered into on or after
5	the date of the enactment of this Act; and
6	(2) do not apply to—
7	(A) contracts entered into before the date
8	of the enactment of this Act; or
9	(B) options included as part of such con-
10	tracts as of such date of enactment.