

111TH CONGRESS
1ST SESSION

H. R. 390

To prohibit, as an unfair and deceptive act or practice, the promotion, marketing, and advertising of any post-season NCAA Division I football game as a national championship game unless such game is the culmination of a fair and equitable playoff system.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 9, 2009

Mr. BARTON of Texas (for himself, Mr. RUSH, and Mr. MCCAUL) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To prohibit, as an unfair and deceptive act or practice, the promotion, marketing, and advertising of any post-season NCAA Division I football game as a national championship game unless such game is the culmination of a fair and equitable playoff system.

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 “College Football Play-
5 off Act of 2009”.

6 **SEC. 2. FINDINGS.**

7 Congress finds that—

1 (1) college football games, including post-season
2 football games, depend upon competition between
3 college and university teams traveling in interstate
4 commerce;

5 (2) the competitions involve and affect inter-
6 state commerce and are therefore within Congress's
7 constitutional authority to regulate;

8 (3) the total economic impact in the host cities
9 from the 5 Bowl Championship Series (BCS) games
10 in January 2008 was estimated at more than \$1.2
11 billion;

12 (4) collegiate athletic conferences whose teams
13 participate in each BCS bowl game share \$17.5 mil-
14 lion in revenue;

15 (5) the BCS system recognizes the important
16 economic impact to a city hosting the BCS cham-
17 pionship game and therefore rotates it among cities;
18 and

19 (6) the colleges and universities whose teams
20 participate in the post-season football bowls experi-
21 ence significant financial windfall including in-
22 creased applications for enrollment, recruiting ad-
23 vantages, increased alumni donations, and increased
24 corporate sponsorship that provides a competitive
25 advantage over universities whose teams are ineli-

1 an unfair or deceptive act or practice prescribed under sec-
2 tion 18(a)(1)(B) of the Federal Trade Commission Act
3 (15 U.S.C. 57a(a)(1)(B)). The Federal Trade Commission
4 shall enforce this Act in the same manner, by the same
5 means, and with the same jurisdiction as though all appli-
6 cable terms and provisions of the Federal Trade Commis-
7 sion Act were incorporated into and made a part of this
8 Act.

9 (b) REGULATIONS.—The Federal Trade Commission
10 may promulgate regulations or issue interpretative guide-
11 lines as necessary to implement and carry out this Act.

12 **SEC. 5. EFFECTIVE DATE.**

13 The prohibition in section 3 shall apply to any post-
14 season NCAA Division I FBS football game that occurs
15 after January 31, 2011.

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