

119TH CONGRESS  
1ST SESSION

# H. R. 5253

To provide that no Federal funds may be obligated or expended to award a grant or contract to an institution of higher education for the specific purposes of conducting fundamental research in collaboration with a covered entity.

---

## IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 10, 2025

Mr. BARR introduced the following bill; which was referred to the Committee on Science, Space, and Technology

---

## A BILL

To provide that no Federal funds may be obligated or expended to award a grant or contract to an institution of higher education for the specific purposes of conducting fundamental research in collaboration with a covered entity.

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 “Protecting American  
5 Research and Talent Act”.

1   **SEC. 2. PROHIBITION ON AVAILABILITY OF FUNDS FOR**  
2                   **FUNDAMENTAL RESEARCH COLLABORATION**  
3                   **WITH COVERED ENTITIES.**

4       (a) PROHIBITION.—Except as provided in subsection  
5       (b), no Federal funds may be obligated or expended to  
6       award a grant or contract to an institution of higher edu-  
7       cation for the specific purposes of conducting fundamental  
8       research in collaboration with a covered entity.

9       (b) WAIVER.—

10              (1) IN GENERAL.—The head of a Federal agen-  
11       cy may waive the prohibition described in subsection  
12       (a) on a case-by-case basis, with respect to an indi-  
13       vidual grant or contract with an eligible institution  
14       of higher education described in paragraph (2) if the  
15       agency head determines that such a waiver is in the  
16       national security interests of the United States.

17              (2) ELIGIBILITY.—

18                  (A) IN GENERAL.—An institution of higher  
19       education is eligible for a waiver under this sub-  
20       section if—

21                      (i) the international enrollment rate at  
22       the institution is less than 15 percent; and  
23                      (ii) the enrollment at the institution of  
24       students from foreign countries of concern  
25       is less than 5 percent of the international  
26       student body at the institution.

1 (B) PERSECUTED GROUPS NOT TO BE IN-  
2 CLUED IN CAP.—

(i) IN GENERAL.—For purposes of calculating the enrollment at an institution of higher education of students under clauses (i) and (ii) of subparagraph (A), a student from a foreign country of concern who is member of a group on the list described in clause (ii) for such foreign country of concern shall not count toward the caps provided in such subparagraph.

23 (c) REPORT.—

1       a report on the compliance of the agency and institutions  
2       of higher education with the requirements of  
3       this section.

4                 (2) CONTENTS.—Each report annex submitted  
5       pursuant to paragraph (1) shall include—

6                         (A) a list of institutions of higher education  
7       that applied for funding that also applied  
8       for a waiver under subsection (b) during the pe-  
9       riod covered by the report, and for each of  
10      these institutions, statistics on domestic, inter-  
11      national, and foreign country of concern enroll-  
12      ment in each of the institution's undergraduate  
13      and graduate schools; and

14                         (B) for each waiver made under subsection  
15      (b) during the period covered by the report—

16                                 (i) a justification for the waiver; and  
17                                 (ii) a detailed description of the type  
18      and extent of any collaboration between an  
19      institution of higher education and a cov-  
20      ered entity allowed pursuant to the waiver,  
21      including identification of the institution of  
22      higher education and the covered entity in-  
23      volved, the type of technology involved, the  
24      duration of the collaboration, and terms  
25      and conditions on intellectual property as-

3 (d) DEFINITIONS.—In this Act:

(A) sharing of research facilities, re-  
sources, or data;

10 (B) sharing of technical know-how;

(C) any financial or in-kind contribution intended to produce a research product;

13 (D) sponsorship or facilitation of research  
14 fellowships, visas, or residence permits;

(E) joint ventures, partnerships, or other formalized agreements for the purpose of conducting research or sharing resources, data, or technology;

(F) inclusion of researchers as consultants, advisors, or members of advisory or review boards; and

(G) such other activities as may be determined by the Secretary of Defense.

1                             (A) means—

2                                 (i) any academic institution that is in-  
3                                 cluded in the most recently updated list de-  
4                                 veloped pursuant to section 1286(c)(9) of  
5                                 the John S. McCain National Defense Au-  
6                                 thorization Act for Fiscal Year 2019 (Pub-  
7                                 lic Law 115–232; 10 U.S.C. 4001 note);

8                                 (ii) any entity included in the list of  
9                                 Chinese military companies operating in  
10                                 the United States most recently submitted  
11                                 under section 1260H(b)(1) of the William  
12                                 M. (Mac) Thornberry National Defense  
13                                 Authorization Act for Fiscal Year 2021  
14                                 (Public Law 116–283; 10 U.S.C. 113 note);

15                                 or

16                                 (iii) any college or university in the  
17                                 People’s Republic of China that—

18                                     (I) is known as the “Seven Sons  
19                                 of National Defense”;

20                                     (II) is designated under the  
21                                 “Double First-Class Construction”  
22                                 plan;

23                                     (III) is designated or overseen by  
24                                 the State Administration for Science,  
25                                 Technology, and Industry for National

3 (IV) otherwise conducts research  
4 or other activities in support of imple-  
5 mentation of military-civil fusion  
6 strategy or national defense capabili-  
7 ties; and

8 (B) includes—

16 (iii) any foreign person who receives  
17 funding from—

18 (I) an entity described in sub-  
19 paragraph (A);

20 (II) a foreign talent program in-  
21 cluded in the most recently updated  
22 list developed pursuant to section  
23 1286(c)(10) of the John S. McCain  
24 National Defense Authorization Act

for Fiscal Year 2019 (Public Law  
115–232; 10 U.S.C. 4001 note); or  
(III) a foreign country of concern  
or an entity based in a foreign coun-  
try of concern, whether or not directly  
sponsored by the foreign country of  
concern.

- 1                   (A) any department, program, project, fac-  
2                   ulty, researcher, or other individual, entity, or  
3                   activity of such institution; and  
4                   (B) any branch of such institution within  
5                   or outside the United States.

○