118th CONGRESS 1st Session

To require small, medium, and large hub airports to certify that airport service workers are paid the prevailing wage and provided fringe benefits, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. MARKEY introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

- To require small, medium, and large hub airports to certify that airport service workers are paid the prevailing wage and provided fringe benefits, 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 "Good Jobs for Good

5 Airports Act".

6 SEC. 2. FINDINGS; PURPOSES.

7 (a) FINDINGS.—Congress finds the following:

(1) Safe and effective airport operations are es sential to national commerce and the general wel fare.

4 (2) A well-trained, stable workforce at our Na5 tion's airports is critical to ensuring public safety
6 and security, as well as the health and safety of the
7 public and protection from infectious diseases.

8 (3) The Federal Government has invested bil-9 lions of dollars in creating and maintaining our Na-10 tion's aviation infrastructure, reflecting the national 11 interest in maintaining airports across the country.

12 (4) Airport services are most effective when the 13 workforce providing those services is able to earn a 14 living wage and able to secure adequate health ben-15 efit coverage. In fact, meeting the growing chal-16 lenges of operating airports securely and efficiently 17 requires the recruitment and retention of excellent 18 staff in all of the classifications of employees who 19 work in airport services and operations.

20 (5) Effective management of airports and effec21 tive airport security requires that workforce turnover
22 be reduced and that the workforce be highly trained
23 and highly motivated.

24 (6) In connection with setting workplace stand-25 ards for those engaged in airport services, there is

1	a need to establish an orderly system that reconciles
2	competing interests without undue disruption.
3	(b) PURPOSES.—The purposes of this Act are—
4	(1) to provide a mechanism for ensuring min-
5	imum workplace standards for individuals who work
6	in airports whose operators are grantees of Federal
7	assistance or derive revenue from fees authorized by
8	the Federal Government; and
9	(2) to serve the best interests of the people of
10	the United States by stabilizing the workplace condi-
11	tions of the labor pool that supports our Nation's
12	airport operations.
13	SEC. 3. AMENDMENTS TO TITLE 49 OF THE UNITED STATES
14	CODE TO ENSURE MINIMUM WAGE AND BEN-
15	EFITS FOR COVERED SERVICE WORKERS.
16	(a) Covered Service Worker Definition.—Sec-
17	tion 47102 of title 49, United States Code, is amended
18	by adding at the end the following:
19	"(29) 'covered service worker'—
20	"(A) means an individual who furnishes
21	services on the property or premises of a small
22	hub airport, medium hub airport, or large hub

1	"(i) functions that are related to the
2	air transportation of persons, property, or
3	mail, including—
4	"(I) the loading or unloading of
5	property on aircraft or a building or
6	facility on the airport property;
7	"(II) assistance to passengers,
8	including assistance under part 382 of
9	title 14, Code of Federal Regulations;
10	"(III) security;
11	"(IV) airport ticketing or check-
12	in functions;
13	"(V) ground-handling of aircraft
14	or related equipment (but not includ-
15	ing mechanical services, machinery
16	maintenance, car service maintenance,
17	services at maintenance-related stores,
18	fueling, de-icing, or other mechanic-
19	related functions);
20	"(VI) aircraft cleaning and sani-
21	tization functions or waste removal;
22	"(VII) cleaning within an airport
23	terminal or other building or facility
24	on the airport property;

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1	"(VIII) transportation of employ-
2	ees or individuals within the airport
3	property; or
4	"(IX) ramp agent functions;
5	"(ii) concessions services on the prop-
6	erty of an airport, including—
7	"(I) food service, including food
8	and beverage service, wait service,
9	busing, cooks, or cashiers;
10	"(II) retail service, including re-
11	tail related to news or gifts or duty-
12	free retail services;
13	"(III) cleaning for concession
14	services;
15	"(IV) security for concession
16	services; or
17	"(V) airport lounge services, in-
18	cluding food, retail, cleaning, or secu-
19	rity services for or at an airport
20	lounge;
21	"(iii) airline catering services (such as
22	the preparation or assembly of food, bev-
23	erages, provisions, or related supplies for
24	delivery, and the delivery of such items, di-
25	rectly to aircraft or to a location on or

1	near airport property for subsequent deliv-
2	ery to aircraft at the airport); or
3	"(iv) food or beverage service, house-
4	keeping, or hotel service at a hotel located
5	on airport property;
6	"(B) includes an individual without regard
7	to any contractual relationship alleged to exist
8	between the individual and a contractor or sub-
9	contractor;
10	"(C) shall not include an individual to
11	whom the exemption under section $13(a)(1)$ of
12	the Fair Labor Standards Act of 1938 (29
13	U.S.C. 213(a)(1)) applies; and
14	"(D) shall not include an employee of a
15	State, municipality, or other political subdivi-
16	sion of a State or an authority created by an
17	agreement between 2 or more States.".
18	(b) AIRPORT IMPROVEMENT.—Section 47107 of title
19	49, United States Code, is amended by adding at the end
20	the following:
21	"(x) Labor Standards for Certain Airport
22	Service Jobs.—
23	"(1) REQUIREMENT.—The Secretary of Trans-
24	portation may approve a project grant application
25	under this subchapter for an airport development

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1	project at a small, medium, or large hub airport only
2	if the Secretary receives written assurances, satisfac-
3	tory to the Secretary, that the airport owner or op-
4	erator will ensure that all covered service workers,
5	including those subject to a collective bargaining
6	agreement, employed by any employer at such air-
7	port shall be paid a wage and fringe benefits that
8	are—
9	"(A) with respect to such wage, not less
10	than the higher of—
11	"(i) 15 dollars per hour;
12	"(ii) the minimum hourly wage for the
13	appropriate locality and classification as
14	determined in accordance with chapter 67
15	of title 41, United States Code (commonly
16	known as the 'Service Contract Act'), by
17	the Secretary of Labor under paragraph
18	(2)(A)(i), adjusted annually to reflect any
19	changes made by such Secretary in such
20	determinations;
21	"(iii) the minimum hourly wage re-
22	quired under any Federal regulation, pol-
23	icy, or directive issued by the President
24	pursuant to subtitle I of title 40, United
25	States Code, for workers employed in the

1	performance of any Federal contract for
2	the procurement of services; or
3	"(iv) the minimum hourly wage re-
4	quired under an applicable State or local
5	minimum wage law (including a regula-
6	tion) or policy, including the policy of a po-
7	litical subdivision of a State or an author-
8	ity created by a compact between 2 or
9	more States or 1 or more States and the
10	District of Columbia, that applies to cov-
11	ered service workers; and
12	"(B) with respect to such fringe benefits,
13	not less than the greater of—
14	"(i) the minimum fringe benefits for
15	the appropriate locality and classification
16	as determined in accordance with chapter
17	67 of title 41, United States Code (com-
18	monly known as the 'Service Contract
19	Act'), by the Secretary of Labor under
20	paragraph (2)(A)(i), adjusted annually to
21	reflect any changes made by such Sec-
22	retary in such determinations; or
23	"(ii) the minimum fringe benefits re-
24	quired under an applicable State or local
25	law (including a regulation) or policy, in-

 of a State or an authority created by a compact between 2 or more States or 1 or more States and the District of Columbia, that applies to covered service workers. "(2) CLASSIFICATIONS AND WAGE DETERMINA- TIONS.— "(A) IN GENERAL.—The Secretary of Labor shall— "(i) not later than 90 days after the date of enactment of this subsection and in accordance with subparagraph (B), issue a wage determination with minimum hourly wage and fringe benefits under chapter 67 of title 41, United States Code (commonly known as the 'Service Contract Act'), ap- propriate for each class of covered service worker for purposes of subparagraphs (A)(ii) and (B)(i) of paragraph (1); and "(ii) not later than 90 days after the date of enactment of this subsection and in 	1	cluding the policy of a political subdivision
4more States and the District of Columbia, that applies to covered service workers.6"(2) CLASSIFICATIONS AND WAGE DETERMINA- TIONS.—8"(A) IN GENERAL.—The Secretary of 99Labor shall—10"(i) not later than 90 days after the date of enactment of this subsection and in accordance with subparagraph (B), issue a wage determination with minimum hourly uage and fringe benefits under chapter 67 of title 41, United States Code (commonly known as the 'Service Contract Act'), ap- propriate for each elass of covered service worker for purposes of subparagraphs19(A)(ii) and (B)(i) of paragraph (1); and (ii) not later than 90 days after the date of enactment of this subsection and annually thereafter, provide to the Sec- retary of Transportation the applicable animum hourly wage and fringe benefits	2	of a State or an authority created by a
5that applies to covered service workers.6"(2) CLASSIFICATIONS AND WAGE DETERMINA-7TIONS.—8"(A) IN GENERAL.—The Secretary of9Labor shall—10"(i) not later than 90 days after the11date of enactment of this subsection and in12accordance with subparagraph (B), issue a13wage determination with minimum hourly14wage and fringe benefits under chapter 6715of title 41, United States Code (commonly16known as the 'Service Contract Act'), ap-17propriate for each class of covered service18worker for purposes of subparagraphs19(A)(ii) and (B)(i) of paragraph (1); and20"(ii) not later than 90 days after the21date of enactment of this subsection and22annually thereafter, provide to the Sec-23retary of Transportation the applicable24minimum hourly wage and fringe benefits	3	compact between 2 or more States or 1 or
 6 "(2) CLASSIFICATIONS AND WAGE DETERMINA- 7 TIONS.— 8 "(A) IN GENERAL.—The Secretary of 9 Labor shall— 10 "(i) not later than 90 days after the 11 date of enactment of this subsection and in 12 accordance with subparagraph (B), issue a 13 wage determination with minimum hourly 14 wage and fringe benefits under chapter 67 15 of title 41, United States Code (commonly 16 known as the 'Service Contract Act'), ap- 17 propriate for each class of covered service 18 worker for purposes of subparagraphs 19 (A)(ii) and (B)(i) of paragraph (1); and 20 "(ii) not later than 90 days after the 21 date of enactment of this subsection and annually thereafter, provide to the Sec- 23 retary of Transportation the applicable 24 minimum hourly wage and fringe benefits 	4	more States and the District of Columbia,
 TIONS.— "(A) IN GENERAL.—The Secretary of Labor shall— "(i) not later than 90 days after the date of enactment of this subsection and in accordance with subparagraph (B), issue a wage determination with minimum hourly wage and fringe benefits under chapter 67 of title 41, United States Code (commonly known as the 'Service Contract Act'), ap- propriate for each class of covered service worker for purposes of subparagraphs (A)(ii) and (B)(i) of paragraph (1); and "(ii) not later than 90 days after the date of enactment of this subsection and annually thereafter, provide to the Sec- retary of Transportation the applicable minimum hourly wage and fringe benefits 	5	that applies to covered service workers.
 "(A) IN GENERAL.—The Secretary of Labor shall— "(i) not later than 90 days after the date of enactment of this subsection and in accordance with subparagraph (B), issue a wage determination with minimum hourly wage and fringe benefits under chapter 67 of title 41, United States Code (commonly known as the 'Service Contract Act'), ap- propriate for each class of covered service worker for purposes of subparagraphs (A)(ii) and (B)(i) of paragraph (1); and "(ii) not later than 90 days after the date of enactment of this subsection and annually thereafter, provide to the Sec- retary of Transportation the applicable minimum hourly wage and fringe benefits 	6	"(2) CLASSIFICATIONS AND WAGE DETERMINA-
9Labor shall—10"(i) not later than 90 days after the date of enactment of this subsection and in accordance with subparagraph (B), issue a wage determination with minimum hourly uage and fringe benefits under chapter 67 of title 41, United States Code (commonly known as the 'Service Contract Act'), ap- propriate for each class of covered service worker for purposes of subparagraphs (A)(ii) and (B)(i) of paragraph (1); and 2019(A)(ii) not later than 90 days after the date of enactment of this subsection and annually thereafter, provide to the Sec- retary of Transportation the applicable minimum hourly wage and fringe benefits	7	TIONS.—
10"(i) not later than 90 days after the11date of enactment of this subsection and in12accordance with subparagraph (B), issue a13wage determination with minimum hourly14wage and fringe benefits under chapter 6715of title 41, United States Code (commonly16known as the 'Service Contract Act'), ap-17propriate for each class of covered service18worker for purposes of subparagraphs19(A)(ii) and (B)(i) of paragraph (1); and20"(ii) not later than 90 days after the21date of enactment of this subsection and22annually thereafter, provide to the Sec-23retary of Transportation the applicable24minimum hourly wage and fringe benefits	8	"(A) IN GENERAL.—The Secretary of
11date of enactment of this subsection and in12accordance with subparagraph (B), issue a13wage determination with minimum hourly14wage and fringe benefits under chapter 6715of title 41, United States Code (commonly16known as the 'Service Contract Act'), ap-17propriate for each class of covered service18worker for purposes of subparagraphs19(A)(ii) and (B)(i) of paragraph (1); and20"(ii) not later than 90 days after the21date of enactment of this subsection and22annually thereafter, provide to the Sec-23retary of Transportation the applicable24minimum hourly wage and fringe benefits	9	Labor shall—
12accordance with subparagraph (B), issue a13wage determination with minimum hourly14wage and fringe benefits under chapter 6715of title 41, United States Code (commonly16known as the 'Service Contract Act'), ap-17propriate for each class of covered service18worker for purposes of subparagraphs19(A)(ii) and (B)(i) of paragraph (1); and20"(ii) not later than 90 days after the21date of enactment of this subsection and22retary of Transportation the applicable24minimum hourly wage and fringe benefits	10	"(i) not later than 90 days after the
13wage determination with minimum hourly14wage and fringe benefits under chapter 6715of title 41, United States Code (commonly16known as the 'Service Contract Act'), ap-17propriate for each class of covered service18worker for purposes of subparagraphs19(A)(ii) and (B)(i) of paragraph (1); and20"(ii) not later than 90 days after the21date of enactment of this subsection and22annually thereafter, provide to the Sec-23retary of Transportation the applicable24minimum hourly wage and fringe benefits	11	date of enactment of this subsection and in
14wage and fringe benefits under chapter 6715of title 41, United States Code (commonly16known as the 'Service Contract Act'), ap-17propriate for each class of covered service18worker for purposes of subparagraphs19(A)(ii) and (B)(i) of paragraph (1); and20"(ii) not later than 90 days after the21date of enactment of this subsection and22annually thereafter, provide to the Sec-23retary of Transportation the applicable24minimum hourly wage and fringe benefits	12	accordance with subparagraph (B), issue a
15of title 41, United States Code (commonly16known as the 'Service Contract Act'), ap-17propriate for each class of covered service18worker for purposes of subparagraphs19(A)(ii) and (B)(i) of paragraph (1); and20"(ii) not later than 90 days after the21date of enactment of this subsection and22annually thereafter, provide to the Sec-23retary of Transportation the applicable24minimum hourly wage and fringe benefits	13	wage determination with minimum hourly
16known as the 'Service Contract Act'), ap-17propriate for each class of covered service18worker for purposes of subparagraphs19(A)(ii) and (B)(i) of paragraph (1); and20"(ii) not later than 90 days after the21date of enactment of this subsection and22annually thereafter, provide to the Sec-23retary of Transportation the applicable24minimum hourly wage and fringe benefits	14	wage and fringe benefits under chapter 67
17propriate for each class of covered service18worker for purposes of subparagraphs19(A)(ii) and (B)(i) of paragraph (1); and20"(ii) not later than 90 days after the21date of enactment of this subsection and22annually thereafter, provide to the Sec-23retary of Transportation the applicable24minimum hourly wage and fringe benefits	15	of title 41, United States Code (commonly
 18 worker for purposes of subparagraphs 19 (A)(ii) and (B)(i) of paragraph (1); and 20 "(ii) not later than 90 days after the 21 date of enactment of this subsection and 22 annually thereafter, provide to the Sec- 23 retary of Transportation the applicable 24 minimum hourly wage and fringe benefits 	16	known as the 'Service Contract Act'), ap-
19(A)(ii) and (B)(i) of paragraph (1); and20"(ii) not later than 90 days after the21date of enactment of this subsection and22annually thereafter, provide to the Sec-23retary of Transportation the applicable24minimum hourly wage and fringe benefits	17	propriate for each class of covered service
 20 "(ii) not later than 90 days after the 21 date of enactment of this subsection and 22 annually thereafter, provide to the Sec- 23 retary of Transportation the applicable 24 minimum hourly wage and fringe benefits 	18	worker for purposes of subparagraphs
21date of enactment of this subsection and22annually thereafter, provide to the Sec-23retary of Transportation the applicable24minimum hourly wage and fringe benefits	19	(A)(ii) and (B)(i) of paragraph (1); and
 annually thereafter, provide to the Sec- retary of Transportation the applicable minimum hourly wage and fringe benefits 	20	"(ii) not later than 90 days after the
 retary of Transportation the applicable minimum hourly wage and fringe benefits 	21	date of enactment of this subsection and
24 minimum hourly wage and fringe benefits	22	annually thereafter, provide to the Sec-
v O O	23	retary of Transportation the applicable
25 required for purposes of such paragraph	24	minimum hourly wage and fringe benefits
	25	required for purposes of such paragraph

1	with respect to each such class of covered
2	service worker.
3	"(B) NEW OCCUPATIONAL CATEGORIES.—
4	In issuing the wage determinations under sub-
5	paragraph (A)(i), the Secretary of Labor—
6	"(i) shall ensure that each class of
7	covered service worker is classified appro-
8	priately in a category of occupation covered
9	under chapter 67 of title 41, United States
10	Code; and
11	"(ii) to the extent needed to carry out
12	clause (i), may establish 1 or more new
13	categories of occupation covered under
14	chapter 67 of title 41, United States Code,
15	to ensure that all classes of covered service
16	workers have an appropriate determination
17	of minimum hourly wage and fringe bene-
18	fits.
19	"(3) Airport sponsor certification.—
20	"(A) REQUIREMENT.—
21	"(i) IN GENERAL.—An airport spon-
22	sor subject to the requirement under para-
23	graph (1) shall certify to the Secretary, on
24	an annual basis, that each covered service
25	worker, including those subject to a collec-

tive bargaining agreement, is paid a wage
 and fringe benefits that comply with the
 requirements described in subparagraphs
 (A) and (B) of such paragraph.

5 "(ii) EVIDENCE OF CERTIFICATION.— 6 Where certification is required under 7 clause (i), an airport sponsor shall obtain 8 from each entity that employs a covered 9 service worker a certification that each 10 such covered service worker at such airport 11 is paid a wage and fringe benefits that 12 comply with the requirements described in 13 subparagraphs (A) and (B) of paragraph 14 (1).

15 "(B) COMPLIANCE REPORT.—In order to 16 ensure compliance, an airport sponsor subject 17 to the requirement under paragraph (1) shall 18 require any entity that employs a covered serv-19 ice worker at such airport to submit a report to 20 the airport sponsor, on an annual basis, certi-21 fying compliance with the requirements de-22 scribed in subparagraphs (A) and (B) of para-23 graph (1).

24 "(C) COMPLIANCE AUTHORITY.—

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	12
1	"(i) IN GENERAL.—The Secretary of
2	Transportation shall have the authority to
3	ensure compliance with this subsection.
4	"(ii) Good faith compliance by
5	AIRPORT SPONSOR.—The Secretary of
6	Transportation may, at the Secretary's dis-
7	cretion, determine that an airport sponsor
8	shall not be considered to be in violation of
9	this subsection upon a showing of good
10	faith compliance with the requirements of
11	subparagraphs (A) and (B).
12	"(4) Non-preemption of state or local
13	LAWS.—Nothing in this subsection shall preempt
14	any State or local law (including a regulation) or
15	policy that requires a higher minimum wage or oth-
16	erwise requires greater benefits or protections for
17	covered service workers than the requirements of
18	this subsection.".
19	(c) PASSENGER FACILITY CHARGES.—Section
20	40117(d) of title 49, United States Code, is amended—
21	(1) in paragraph (3), by striking "and" at the
22	end;
23	(2) by redesignating paragraph (4) as para-
24	graph (5); and

1	(3) by inserting after paragraph (3) the fol-
2	lowing:
3	"(4) the eligible agency has certified that it is
4	in compliance with the requirements under section
5	47107(x), if such requirements apply to the eligible
6	agency;".
7	(d) Discretionary Grant.—Section 47115(d)(2)
8	of title 49, United States Code, is amended—
9	(1) in subparagraph (A), by striking "and" at
10	the end;
11	(2) in subparagraph (B), by striking the period
12	at the end and inserting "; and"; and
13	(3) by adding at the end the following:
14	"(C) the sponsor is in compliance with the
15	requirements under section $47107(x)$, if such
16	requirements apply to the sponsor.".
17	SEC. 4. RESTRICTION ON THE USE OF CERTAIN FUNDS
18	UNDER THE INFRASTRUCTURE INVESTMENT
19	AND JOBS ACT.
20	(a) Airport Infrastructure Grants.—The
21	amounts made available under the heading "AIRPORT IN-
22	FRASTRUCTURE GRANTS (INCLUDING TRANSFER OF
23	FUNDS)" under the heading "FEDERAL AVIATION ADMIN-
24	ISTRATION" in title VIII of division J of the Infrastructure
25	Investment and Jobs Act (Public Law 117–58; 135 Stat.

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1 1416) shall only be made available to a person who is in
2 compliance with the labor standards for covered service
3 workers, as required by the Secretary of Transportation
4 under section 47107(x) of title 49, United States Code (as
5 added by section 3(b)).

(b) AIRPORT TERMINAL PROGRAM.—The amounts 6 7 made available under the heading "AIRPORT TERMINAL PROGRAM" under the heading "FEDERAL AVIATION AD-8 9 MINISTRATION" in title VIII of division J of the Infra-10 structure Investment and Jobs Act (Public Law 117–58; 11 135 Stat. 1418) shall only be made available to a person 12 who is in compliance with the labor standards for covered 13 service workers, as required by the Secretary of Transpor-14 tation under section 47107(x) of title 49, United States 15 Code (as added by section 3(b)).