

117TH CONGRESS 1ST SESSION

S. 2221

To restrict executive agencies from acting in contravention of Executive Order 13950, and for other purposes.

IN THE SENATE OF THE UNITED STATES

June 24, 2021

Mr. CRUZ introduced the following bill; which was read twice and referred to the Committee on Homeland Security and Governmental Affairs

A BILL

To restrict executive agencies from acting in contravention of Executive Order 13950, 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 "Ensuring Non-Dis-
- 5 crimination by Defunding Critical Race Theory Act" or
- 6 the "END CRT Act".
- 7 SEC. 2. PROHIBITION ON EXECUTIVE AGENCIES ACTING IN
- 8 CONTRAVENTION OF EXECUTIVE ORDER
- 9 13950.
- 10 (a) Definitions.—

- 1 (1) EO 13950.—The term "EO 13950" means 2 Executive Order 13950 (5 U.S.C. 4103 note; relat-3 ing to combating race and sex stereotyping).
 - (2) EXECUTIVE AGENCY.—The term "Executive agency" has the meaning given the term in section 105 of title 5, United States Code.
 - (b) FINDINGS.—Congress finds the following:
 - (1) On September 22, 2020, President Trump issued EO 13950.
 - (2) EO 13950 was designed "to promote economy and efficiency in Federal contracting, to promote unity in the Federal workforce, and to combat offensive and anti-American race and sex stereotyping and scapegoating".
 - (3) Specifically, EO 13950, among other things, prohibited Federal agencies from teaching, advocating, acting upon, or promoting in any training to agency employees certain divisive concepts, such as concepts that include a teaching or belief that "(1) one race or sex is inherently superior to another race or sex; (2) the United States is fundamentally racist or sexist; (3) an individual, by virtue of his or her race or sex, is inherently racist, sexist, or oppressive, whether consciously or unconsciously; (4) an individual should be discriminated against or receive ad-

1 verse treatment solely or partly because of his or her 2 race or sex; (5) members of one race or sex cannot 3 and should not attempt to treat others without respect to race or sex; (6) an individual's moral char-5 acter is necessarily determined by his or her race or 6 sex; (7) an individual, by virtue of his or her race 7 or sex, bears responsibility for actions committed in 8 the past by other members of the same race or sex; 9 (8) any individual should feel discomfort, guilt, an-10 guish, or any other form of psychological distress on account of his or her race or sex; or (9) meritocracy 12 or traits such as a hard work ethic are racist or sex-13 ist, or were created by a particular race to oppress 14 another race".

- (4) EO 13950 further required that diversity and inclusion efforts of Federal agencies must "first and foremost, encourage agency employees not to judge each other by their color, race, ethnicity, sex, or any other characteristic protected by Federal law".
- (5) EO 13950 was issued soon after the Director of the Office of Management and Budget, Russell Vought, issued a September 4, 2020, memorandum (referred to in this section as the "Sep-

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1	tember 4, 2020, memorandum") in which he ex-
2	plained that—
3	(A) millions of taxpayer dollars have been
4	spent on training Federal employees to "believe
5	divisive, anti-American propaganda'';
6	(B) training sessions have taught that
7	"virtually all White people contribute [or ben-
8	efit from] to racism"; and
9	(C) training sessions have claimed that
10	"there is racism embedded in the belief that
11	America is the land of opportunity or the belief
12	that the most qualified person should receive a
13	job''.
14	(6) In the September 4, 2020, memorandum,
15	Director Vought further explained that the trainings
16	described in paragraph (5) "not only run counter to
17	the fundamental beliefs for which our Nation has
18	stood since its inception, but they also engender divi-
19	sion and resentment within the Federal workforce".
20	(7) EO 13950 and the September 4, 2020,
21	memorandum stood as a direct rebuke of so-called
22	"critical race theory".
23	(8) Critical race theory, according to Heritage
24	Foundation visiting fellow Chris Rufo (referred to in
25	this section as "Rufo"), is "the idea that the United

- States is a fundamentally racist country and that all of the institutions, including the law, culture, business, the economy are all designed to maintain white supremacy".
 - (9) Critical race theory is, at its core, anti-American, discriminatory, and based on Marxist ideology.
 - (10) Critical race theory relies on a Marxist analytical framework, viewing society in terms of the oppressed and the oppressor, and instills a defeatist mentality in the individuals that critical race theory casts as the oppressed.
 - (11) Critical race theory's objective is the destruction and replacement of Western Enlightenment Liberalism with a Marxist-influenced government.
 - (12) Critical race theory intentionally seeks to undermine capitalism and western values, such as property rights, free speech, and the very concept of Lockean natural rights.
 - (13) At the Department of Homeland Security, Rufo explained, trainers "insisted that statements such as 'America is the land of opportunity,' 'Everybody can succeed in this society, if they work hard

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- enough,' and 'I believe the most qualified person should get the job' are racist and harmful''.
- it Union Administration, diversity trainer Howard
 Ross taught that "It is irrefutable that [American society] is a system based on racism" and "good and decent [White] people . . . support the status quo

 [of] a system of systematized racism".
 - (15) According to Rufo, employees of the Department of the Treasury and Federal financial agencies attended a series of events at which diversity trainer Howard Ross taught employees that all White individuals in the United States are complicit in White supremacy "by automatic response to the ways we're taught Whiteness includes White privilege and White supremacy".
 - (16) Martin Luther King, Jr., in his "I have a dream speech" said, "I look to a day when people will not be judged by the color of their skin, but by the content of their character".
 - (17) By teaching that certain individuals, by virtue of inherent characteristics, are inherently flawed, critical race theory contradicts the basic principle upon which the United States was founded that all men and women are created equal.

- 1 (18) The teachings of critical race theory stand 2 in contrast to the overarching goal of the Civil 3 Rights Act of 1964 (42 U.S.C. 2000A et seq.) to 4 prevent discrimination on the basis of race, color, or 5 national origin in the United States.
 - (19) Critical race theory seeks to portray the United States not as a united Nation of individuals, families, and communities striving for a common purpose, but rather a Nation of many victimized groups based on sex, race, national origin, and gender.
 - (20) Critical race theory, and its emphasis on predetermining the thoughts, beliefs, and actions of an individual, flouts the guarantee of Constitution of the United States of equal protection under the law to all men and women.
 - (21) On January 20, 2021, President Joe Biden issued Executive Order 13985 (86 Fed. Reg. 7009; relating to advancing racial equity and support for underserved communities through the Federal Government) (referred to in this section as "EO 13985"), which revoked EO 13950.
 - (22) The people of the United States should defend the civil rights of all people and seek to eliminate racism wherever it exists. Critical race theory

1	and its propagation within the Federal Government
2	through EO 13985 desecrates this paramount pur-
3	suit to eliminate racism.
4	(c) Prohibition.—No Executive agency may act in
5	contravention of EO 13950, except as EO 13950 relates
6	to contractors and grant recipients.
7	(d) Limitation on Funds.—An Executive agency or
8	any other recipient of Federal funds may not use Federal
9	funds to teach or advance the idea, or otherwise award
10	any grant or subgrant using Federal funds to any Execu-
11	tive agency, entity, or individual that teaches or otherwise
12	advances the idea, that—
13	(1) one race is inherently superior or inferior to
14	another race;
15	(2) an individual or a group of individuals, by
16	virtue of the race of the individual or group of indi-
17	viduals—
18	(A) is superior or inferior to another indi-
19	vidual, or a group of individuals, who is of a
20	different race;
21	(B) bears responsibility or moral culpa-
22	bility for the actions committed by other indi-
23	viduals who are of the same race as the indi-
24	vidual or group of individuals; or

1	(C) is inherently racist or oppressive,
2	whether consciously or unconsciously;
3	(3) the race of an individual or a group of indi-
4	viduals is determinative of the moral worth of the in-
5	dividual or group of individuals;
6	(4) the United States is a fundamentally racist
7	country; or
8	(5) the founding documents of the United
9	States, including the Declaration of Independence
10	and the Constitution of the United States, are fun-
11	damentally racist documents.

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