636.104-70 Foreign Service Buildings Act of 1926, as amended.

- (a) *Policy*. Section 11 of the Foreign Service Buildings Act of 1926, as amended (22 U.S.C. 302) limits competition for the construction, alteration, or repair of buildings or grounds abroad exceeding \$5 million to:
- (1) American-owned firms; or
- (2) Firms from countries which permit or agree to permit substantially equal access to American firms for comparable diplomatic and consular building projects.
- (b) *Limitation*. This participation may be permitted by or limited to:
- (1) Host-country firms where required by international agreement; or
- (2) By the laws of the host country; or
- (3) Where determined by the Secretary of State to be necessary in the interest of bilateral relations or necessary to carry out the construction project.
- (c) *Evaluation preference*. For purposes of determining competitive status, American-owned firms shall receive a ten (10) percent price preference reduction, provided that two prospective responsible bidders/offerors submit a bid/offer.

Parent topic: Subpart 636.1—General