

116TH CONGRESS 1ST SESSION

S. 1630

To amend the Securities Exchange Act of 1934 to require shareholder authorization before a public company may make certain political expenditures, and for other purposes.

IN THE SENATE OF THE UNITED STATES

May 23 (legislative day, May 22), 2019

Mr. Menendez introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

A BILL

- To amend the Securities Exchange Act of 1934 to require shareholder authorization before a public company may make certain political expenditures, 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 "Shareholder Protection
 - 5 Act of 2019".
 - 6 SEC. 2. FINDINGS.
 - 7 Congress finds that—

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- (1) corporations make significant political contributions and expenditures that directly or indirectly influence the election of candidates and support or oppose political causes;
 - (2) decisions to use corporate funds for political contributions and expenditures are usually made by corporate boards and executives, rather than shareholders;
 - (3) corporations, acting through boards and executives, are obligated to conduct business for the best interests of their owners, the shareholders;
 - (4) historically, shareholders have not had a way to know, or to influence, the political activities of the corporations they own;
 - (5) shareholders and the public have a right to know how corporate managers are spending company funds to make political contributions and expenditures benefitting candidates, political parties, and political causes;
 - (6) corporations should be accountable to shareholders in making political contributions or expenditures affecting Federal governance and public policy; and
- 24 (7) requiring a corporation to obtain the ex-25 press approval of shareholders before making polit-

1	ical contributions or expenditures will establish nec-
2	essary accountability.
3	SEC. 3. SHAREHOLDER APPROVAL OF CORPORATE POLIT-
4	ICAL ACTIVITY.
5	(a) In General.—The Securities Exchange Act of
6	1934 (15 U.S.C. 78a et seq.) is amended by inserting after
7	section 14B (15 U.S.C. 78n-2) the following:
8	"SEC. 14C. SHAREHOLDER APPROVAL OF CERTAIN POLIT-
9	ICAL EXPENDITURES AND DISCLOSURE OF
10	VOTES OF INSTITUTIONAL INVESTORS.
11	"(a) Definitions.—In this section—
12	"(1) the term 'expenditure for political activi-
13	ties'—
14	"(A) means—
15	"(i) an independent expenditure (as
16	defined in section 301(17) of the Federal
17	Election Campaign Act of 1971 (52 U.S.C.
18	30101(17)));
19	"(ii) an electioneering communication
20	(as defined in section 304(f)(3) of that Act
21	(52 U.S.C. 30104(f)(3))) and any other
22	public communication (as defined in sec-
23	tion 301(22) of that Act (52 U.S.C.
24	30101(22))) that would be an election-

1	eering communication if it were a broad-
2	cast, cable, or satellite communication; or
3	"(iii) dues or other payments to trade
4	associations or organizations described in
5	section 501(c) of the Internal Revenue
6	Code of 1986 and exempt from tax under
7	section 501(a) of that Code that are, or
8	could reasonably be anticipated to be, used
9	or transferred to another association or or-
10	ganization for the purposes described in
11	clauses (i) or (ii); and
12	"(B) does not include—
13	"(i) direct lobbying efforts through
14	registered lobbyists employed or hired by
15	the issuer;
16	"(ii) communications by an issuer to
17	its shareholders and executive or adminis-
18	trative personnel and their families; or
19	"(iii) the establishment, administra-
20	tion, and solicitation of contributions to a
21	separate segregated fund to be utilized for
22	political purposes by a corporation; and
23	"(2) the term 'issuer' does not include an in-
24	vestment company that is registered under section 8

1	of the Investment Company Act of 1940 (15 U.S.C.
2	80a-8).
3	"(b) Shareholder Authorization for Polit-
4	ICAL EXPENDITURES.—Each solicitation of proxy, con-
5	sent, or authorization by an issuer with a class of equity
6	securities registered under section 12 shall—
7	"(1) contain—
8	"(A) a description of the specific nature of
9	any expenditure for political activities proposed
10	to be made by the issuer for the forthcoming
11	fiscal year that has not been authorized by a
12	vote of the shareholders of the issuer, to the ex-
13	tent the specific nature is known to the issuer;
14	and
15	"(B) the total amount of expenditures for
16	political activities proposed to be made by the
17	issuer for the forthcoming fiscal year; and
18	"(2) provide for a separate vote of the share-
19	holders of the issuer to authorize such expenditures
20	for political activities in the total amount described
21	in paragraph (1).
22	"(c) Vote Required To Make Expenditures.—
23	No issuer may make an expenditure for political activities
24	in any fiscal year unless that expenditure—

1	"(1) is of the nature of those proposed by the
2	issuer in subsection (b)(1); and
3	"(2) has been authorized by a vote of the ma-
4	jority of the outstanding shares of the issuer in ac-
5	cordance with subsection (b)(2).
6	"(d) FIDUCIARY DUTY; LIABILITY.—
7	"(1) FIDUCIARY DUTY.—A violation of sub-
8	section (c) by an issuer shall be considered to be a
9	breach of a fiduciary duty of any officer or director
10	of the issuer who authorized the expenditure for po-
11	litical activities described in that subsection.
12	"(2) Liability.—An officer or director of an
13	issuer who authorizes an expenditure for political ac-
14	tivities in violation of subsection (c) shall be jointly
15	and severally liable in—
16	"(A) any action brought in a court of com-
17	petent jurisdiction to any person or class of per-
18	sons that held shares at the time the expendi-
19	ture for political activities was made; and
20	"(B) an amount that is equal to 3 times
21	the amount of the expenditure for political ac-
22	tivities.
23	"(e) DISCLOSURE OF VOTES.—
24	"(1) DISCLOSURE REQUIRED.—Each institu-
25	tional investment manager that is subject to section

1 13(f) shall disclose not less frequently than annually 2 how the institutional investment manager voted on 3 any shareholder vote under subsection (a), unless 4 the vote is otherwise required by rule of the Com-

mission to be reported publicly.

- 6 "(2) RULES.—Not later than 180 days after
 7 the date of enactment of this section, the Commis8 sion shall issue rules to carry out this subsection
 9 that require that a disclosure required under para10 graph (1)—
- 11 "(A) be made not later than 30 days after 12 the date on which a vote described in that para-13 graph is held; and
- 14 "(B) be made available to the public 15 through the EDGAR system as soon as prac-16 ticable.
- "(f) SAFE HARBOR FOR CERTAIN DIVESTMENT DE18 CISIONS.—Notwithstanding any other provision of Federal
 19 or State law, if an institutional investment manager makes
 20 the disclosures required under subsection (e), no person
 21 may bring any civil, criminal, or administrative action
 22 against the institutional investment manager, or any em23 ployee, officer, or director of the institutional investment
 24 manager, based solely upon a decision of the investment
 25 manager to divest from, or not to invest in, securities of

- 1 an issuer due to an expenditure for political activities
- 2 made by the issuer.".
- 3 (b) Technical and Conforming Amendment.—
- 4 Section 3(a)(8) of the Securities Exchange Act of 1934
- 5 (15 U.S.C. 78c(a)(8)) is amended by striking "The term"
- 6 and inserting "Except as otherwise expressly provided, the
- 7 term".
- 8 SEC. 4. REQUIRED BOARD VOTE ON CORPORATE EXPENDI-
- 9 TURES FOR POLITICAL ACTIVITIES.
- The Securities Exchange Act of 1934 (15 U.S.C. 78a
- 11 et seq.) is amended by adding after section 16 (15 U.S.C.
- 12 78p) the following:
- 13 "SEC. 16A. REQUIRED BOARD VOTE ON CORPORATE EX-
- 14 PENDITURES FOR POLITICAL ACTIVITIES.
- 15 "(a) Definitions.—In this section—
- 16 "(1) the term 'election' has the meaning given
- the term in section 301 of the Federal Election
- 18 Campaign Act of 1971 (52 U.S.C. 30101); and
- 19 "(2) the terms 'expenditure for political activi-
- 20 ties' and 'issuer' have the meanings given the terms
- in section 14C.
- 22 "(b) Listing on Exchanges.—Not later than 180
- 23 days after the date of enactment of this section, the Com-
- 24 mission shall, by rule, direct the national securities ex-
- 25 changes and national securities associations to prohibit the

- 1 listing of any class of equity security of an issuer that
- 2 is not in compliance with the requirements of any portion
- 3 of subsection (c).
- 4 "(c) Requirement for Vote in Corporate By-
- 5 LAWS.—
- 6 "(1) Vote required.—The bylaws of an
- 7 issuer shall expressly provide for a vote of the board
- 8 of directors of the issuer on any expenditure for po-
- 9 litical activities—
- 10 "(A) in an amount that is more than
- \$50,000; and
- "(B) that would result in the total amount
- spent by the issuer for a particular election to
- be more than \$50,000.
- 15 "(2) Public availability.—An issuer shall
- make the votes of each member of the board of di-
- 17 rectors of the issuer for a vote required under para-
- graph (1) publicly available not later than 48 hours
- after the vote, including in a clear and conspicuous
- location on the internet web site of the issuer.
- 21 "(d) No Effect on Determination of Coordina-
- 22 TION WITH CANDIDATES OR CAMPAIGNS.—For purposes
- 23 of the Federal Election Campaign Act of 1971 (52 U.S.C.
- 24 30101 et seg.), an expenditure for political activities by
- 25 an issuer shall not be treated as made in concert or co-

operation with, or at the request or suggestion of, any candidate or committee solely because a member of the board 3 of directors of the issuer voted on the expenditure as re-4 quired under this section.". SEC. 5. REPORTING REQUIREMENTS. 6 Section 13 of the Securities Exchange Act of 1934 (15 U.S.C. 78m) is amended by adding at the end the 8 following: 9 "(s) Reporting Requirements Relating to Cer-TAIN POLITICAL EXPENDITURES.— 10 "(1) DEFINITIONS.—In this subsection, the 11 12 terms 'expenditure for political activities' 13 'issuer' have the meanings given the terms in section 14 14C. "(2) Quarterly reports.— 15 "(A) REPORTS REQUIRED.—Not later than 16 17 180 days after the date of enactment of this 18 subsection, the Commission shall amend the re-19 porting rules under this section to require each issuer with a class of equity securities reg-20

istered under section 12 to submit to the Com-

mission and the shareholders of the issuer a

quarterly report containing—

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1	"(i) a description of any expenditure
2	for political activities made during the pre-
3	ceding quarter;
4	"(ii) the date of each expenditure for
5	political activities;
6	"(iii) the amount of each expenditure
7	for political activities;
8	"(iv) the votes of each member of the
9	board of directors of the issuer authorizing
10	the expenditure for political activity, as re-
11	quired under section 16A(c);
12	"(v) if the expenditure for political ac-
13	tivities was made in support of or in oppo-
14	sition to a candidate, the name of the can-
15	didate and the office sought by, and the
16	political party affiliation of, the candidate;
17	and
18	"(vi) the name or identity of trade as-
19	sociations or organizations described in
20	section 501(c) of the Internal Revenue
21	Code of 1986 and exempt from tax under
22	section 501(a) of such Code that receive
23	dues or other payments as described in
24	section $14C(a)(1)(A)(iii)$.

1 "(B) Public availability.—The Com-2 mission shall ensure that, to the greatest extent 3 practicable, the quarterly reports required 4 under this paragraph are publicly available 5 through the internet website of the Commission 6 and through the EDGAR system in a manner 7 that is searchable, sortable, and downloadable, 8 consistent with the requirements under section 9 24.

"(3) Annual reports.—Not later than 180 days after the date of enactment of this subsection, the Commission shall, by rule, require each issuer to include in the annual report of the issuer to shareholders a summary of each expenditure for political activities made during the preceding year in excess of \$10,000, and each expenditure for political activities for a particular election if the total amount of such expenditures for that election is in excess of \$10,000."

20 SEC. 6. REPORTS.

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- 21 (a) SECURITIES AND EXCHANGE COMMISSION.—The
- 22 Securities and Exchange Commission shall—
- 23 (1) conduct an annual assessment of the com-24 pliance of issuers and officers and members of the 25 boards of directors of issuers with sections 13(s),

- 1 14C, and 16A of the Securities Exchange Act of
- 2 1934, as added by this Act; and
- 3 (2) submit to Congress an annual report con-
- 4 taining the results of the assessment under para-
- 5 graph (1).
- 6 (b) GOVERNMENT ACCOUNTABILITY OFFICE.—The
- 7 Comptroller General of the United States shall periodically
- 8 evaluate and report to Congress on the effectiveness of the
- 9 oversight by the Securities and Exchange Commission of
- 10 the reporting and disclosure requirements under sections
- 11 13(s), 14C, and 16A of the Securities Exchange Act of
- 12 1934, as added by this Act.
- 13 SEC. 7. SEVERABILITY.
- 14 If any provision of this Act, an amendment made by
- 15 this Act, or the application of such provision or amend-
- 16 ment to any person or circumstance is held to be unconsti-
- 17 tutional, the remainder of this Act, the amendments made
- 18 by this Act, and the application of such provision or
- 19 amendment to any person or circumstance shall not be af-
- 20 fected thereby.

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