113TH CONGRESS 2D SESSION	<b>S.</b>
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To amend the National Labor Relations Act to reform the National Labor Relations Board, the Office of the General Counsel, and the process for appellate review, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

Mr. ALEXANDER (for himself and Mr. McConnell) introduced the following bill; which was read twice and referred to the Committee on

## A BILL

- To amend the National Labor Relations Act to reform the National Labor Relations Board, the Office of the General Counsel, and the process for appellate review, 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 "National Labor Rela-
  - 5 tions Board Reform Act".

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2	(a) Composition; Terms.—Section 3(a) of the Na-
3	tional Labor Relations Act (29 U.S.C. 153(a)) is amend-
4	ed—
5	(1) in the first sentence—
6	(A) by striking "prior to its amendment by
7	the National Labor Management Relations Act,
8	1947," and inserting "prior to its amendment
9	by the National Labor Relations Board Reform
10	Act'';
11	(B) by striking "five instead of three mem-
12	bers" and inserting "6 instead of 5 members";
13	and
14	(C) by striking "appointed by the Presi-
15	dent by and with the advice and consent of the
16	Senate" and inserting "appointed by the Presi-
17	dent, after consultation with the leader of the
18	Senate representing the party opposing the
19	party of the President, by and with the advice
20	and consent of the Senate";
21	(2) by striking the second sentence and insert-
22	ing the following: "The sixth member added by the
23	first sentence of this section shall be appointed for
24	a term that expires on the day before the first date
25	on which a full term of another member of the
26	Board commences that is after the date of enact-

1	ment of the National Labor Relations Board Reform
2	Act. Of the 6 members, there shall be 3 members
3	representing each of the 2 major political parties
4	and, beginning on January 1, 2020, each of the 2
5	members of the Board whose terms expire on the
6	same date, as established under subsection (e), shall
7	represent a different major political party."; and
8	(3) in the fourth sentence (including the
9	amendment made by paragraph (2))—
10	(A) by striking "Their successors, and the
11	successors of the other members," and inserting
12	"The successor of such sixth member, and the
13	successors of the other members,";
14	(B) by inserting "(except as otherwise pro-
15	vided during the transition period under sub-
16	section (e))" after "each"; and
17	(C) by striking "he" and inserting "the in-
18	dividual".
19	(b) Authority.—Section 3(b) of the National Labor
20	Relations Act (29 U.S.C. 153(b)) is amended—
21	(1) in the first sentence—
22	(A) by striking "three or more" and insert-
23	ing "4 or more"; and
24	(B) by inserting before the period the fol-
25	lowing: ", with such group consisting of an

1	equal number of members representing each
2	major political party"; and
3	(2) in the third sentence—
4	(A) by striking "three members" and in-
5	serting "4 members"; and
6	(B) by striking "Board, except that" and
7	all that follows through "hereof." and inserting
8	the following: "Board. Any determination of the
9	Board shall be approved by a majority of the
10	members present.".
11	(c) Transition to Improved Staggered
12	TERMS.—Section 3 of the National Labor Relations Act
13	(29 U.S.C. 153) is further amended by adding at the end
14	the following:
15	"(e) Transition to Improved Staggered
16	TERMS.—Notwithstanding subsection (a) or any other
17	provision of this Act—
18	"(1) each term of a member of the Board ap-
19	pointed after the date of enactment of the National
20	Labor Relations Board Reform Act and before De-
21	cember 31, 2019, shall terminate on December 31,
22	2019, or the date on which the term otherwise ex-
23	pires, whichever is earlier, and new terms for all 6
24	members of the Board shall begin on January 1,
25	2020; and

1	"(2) of the 6 members of the Board who are
2	appointed for the terms beginning on January 1,
3	2020—
4	"(A) 2 of the members shall be appointed
5	for terms ending on December 31, 2021;
6	"(B) 2 of the members shall be appointed
7	for terms ending on December 31, 2023; and
8	"(C) 2 of the members shall be appointed
9	for terms ending on December 31, 2024.".
10	SEC. 3. GENERAL COUNSEL.
11	(a) Review of General Counsel Decisions.—
12	Section 3 of the National Labor Relations Act (29 U.S.C.
13	153), as amended by section 2, is further amended—
14	(1) in subsection (d)—
15	(A) in the second sentence, by striking
16	"trial examiners" and inserting "administrative
17	law judges"; and
18	(B) in the third sentence, by striking "He
19	shall" and inserting "Subject to subsection (f),
20	the General Counsel shall"; and
21	(2) by adding at the end the following:
22	"(f) REVIEW OF GENERAL COUNSEL COMPLAINTS.—
23	"(1) In general.—Any person subject to a
24	complaint that is issued or authorized by the Gen-
25	eral Counsel under subsection (d) may obtain review

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States in the judicial district wherein the unfair labor practice in question was alleged to have occurred, wherein such person resides or transacts business, or in the United States District Court for the District of Columbia, by filing in such court, not later than 30 days after such issuance or authorization, a written petition for review of the complaint. The court may prohibit any further proceedings relating to such complaint if the court determines that the General Counsel does not have substantial evidence that such person has violated this Act.

"(2) DISCOVERY.—Any party to a complaint under paragraph (1) may file a request to the General Counsel to obtain any advice memorandum prepared by an attorney of the Division of Advice of the Office of the General Counsel, any internal memorandum of the Office of the General Counsel, or any other inter-agency or intra-agency memorandum or letter described in section 552(b)(5) of title 5, United States Code, related to the complaint. Not later than 10 days after the filing of such request, the General Counsel shall provide such party the requested memorandum, letter, or document."

1	(b) SALARY.—Section 4(a) of the National Labor Re
2	lations Act (29 U.S.C. 154(a)) is amended—
3	(1) in the first sentence, by striking "shall re
4	ceive a salary of \$12,000 a year," and inserting
5	"shall be compensated at a level equivalent to leve
6	IV of the Executive Schedule, in accordance with
7	section 5315 of title 5, United States Code. The
8	Chairman of the Board shall be compensated at a
9	level equivalent to level III of the Executive Sched
10	ule, in accordance with section 5314 of title 5
11	United States Code. Each member of the Board, the
12	General Counsel, and the Chairman';
13	(2) in the fourth sentence, including the amend
14	ment made by paragraph (1), by striking "exam
15	iners" and inserting "administrative law judges"
16	and
17	(3) in the sixth sentence, including the amend
18	ment made by paragraph (1)—
19	(A) by striking "trial examiner's report"
20	and inserting "report of an administrative law
21	judge"; and
22	(B) by striking "trial examiner shall ad
23	vise" and inserting "administrative law judge
24	shall advise".

1	SEC. 4. FINAL ORDERS; DISCHARGE.
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2	Section 10 of the National Labor Relations Act (29
3	U.S.C. 160) is amended—
4	(1) in subsection (c)—
5	(A) by striking "before an examiner or ex-
6	aminers thereof" and inserting "before an ad-
7	ministrative law judge or administrative law
8	judges thereof"; and
9	(B) by striking "such examiner or exam-
10	iners" and inserting "such judge or judges";
11	and
12	(2) in subsection (d)—
13	(A) by inserting "or the Board has issued
14	a final order" after "have been filed in a
15	court'';
16	(B) by striking "at any time upon reason-
17	able notice" and inserting ", not later than 1
18	year after the submission of a report of an ad-
19	ministrative law judge, or a decision of a re-
20	gional director, pertaining to such case or
21	order, upon reasonable notice,"; and
22	(C) by adding at the end the following:
23	"The Board shall issue a final order reviewing
24	an appeal of a report of an administrative law
25	judge or decision of a regional director filed
26	within 1 year after such report or decision. If

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the Board does not issue a final order within 1 year after the report of an administrative law judge or decision of a regional director, any party to the case may move to discharge the case. Upon such motion, the report of the administrative law judge or decision of the regional director shall be deemed to be a final agency action and the Board may not take further action on the matter under subchapter II of chapter 5 of title 5, United States Code. Any party to the case may obtain review of the order in any court of appeals of the United States in the circuit wherein the unfair labor practice in question was alleged to have occurred, wherein such person resides or transacts business, or in the United States Court of Appeals for the District of Columbia, by filing in such court, not later than 60 days after the issuance of the order, a written petition for the court to modify or set aside the order of the Board. The court shall review the order de novo.".

## 22 SEC. 5. AUTHORIZATION OF APPROPRIATIONS TO FUR-23 THER EFFECTIVE GOVERNMENT.

The National Labor Relations Act (29 U.S.C. 151 et seq.) is amended by adding at the end the following:

## 1 "SEC. 20. AUTHORIZATION OF APPROPRIATIONS TO FUR-

- 2 THER EFFECTIVE GOVERNMENT.
- 3 "(a) 2-YEAR DEADLINE.—If, 2 years after the date
- 4 of enactment of the National Labor Relations Board Re-
- 5 form Act, the Board has failed to issue a final order, in
- 6 accordance with section 10(d), on more than 90 percent
- 7 of the cases pending on (or filed on or after) such date
- 8 of enactment, then the amount authorized to be appro-
- 9 priated to carry out this Act for each of the succeeding
- 10 2 fiscal years shall be 80 percent of the average amount
- 11 so authorized for the prior 2 fiscal years.
- 12 "(b) 4-YEAR DEADLINE.—If, 4 years after the date
- 13 of enactment of the National Labor Relations Board Re-
- 14 form Act, the Board has failed to issue a final order, in
- 15 accordance with section 10(d), on more than 90 percent
- 16 of the cases pending on (or filed on or after) the date that
- 17 is 2 years after the date of such enactment, then the
- 18 amount authorized to be appropriated to carry out this
- 19 Act for each succeeding fiscal year shall remain the
- 20 amount so appropriated for the fiscal year that is 4 years
- 21 after the date of such enactment.".