117th CONGRESS 1st Session S

To amend the Securities Exchange Act of 1934 to require the Securities and Exchange Commission to require the contractual provision by large issuers of procedural privileges with respect to certain shareholder claims relating to board and management accountability for "woke" social policy actions as a condition of listing on a national securities exchange, and for other purposes.

IN THE SENATE OF THE UNITED STATES

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

A BILL

- To amend the Securities Exchange Act of 1934 to require the Securities and Exchange Commission to require the contractual provision by large issuers of procedural privileges with respect to certain shareholder claims relating to board and management accountability for "woke" social policy actions as a condition of listing on a national securities exchange, 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,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Mind Your Own Busi-3 ness Act of 2021".

4 SEC. 2. FINDINGS.

5 Congress finds the following:

6 (1) The fiduciary duties of boards of directors
7 and other corporate actors to corporations and their
8 stockholders are generally established by and en9 forceable under State law.

10 (2) State law generally permits corporations 11 discretion with respect to altering the rights of 12 stockholders, including the process by which stock-13 holders assert claims for breach of fiduciary duties 14 by the board of directors or other corporate actors, 15 limited by State law governing these fiduciary du-16 ties.

17 (3) The regulation of corporations as issuers of 18 securities authorized by Congress in the Securities 19 Exchange Act of 1934 (15 U.S.C. 78a et seq.) gen-20 erally regulates corporate behavior in connection 21 with the issuance of securities, including with re-22 spect to contractual arrangements between corpora-23 tions and their stockholders via provisions in cor-24 porations' charters and bylaws, and does not—

25 (A) establish fiduciary duties of boards of
26 directors or other corporate actors to corpora-

1	tions and their stockholders under Federal law;
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3	(B) regulate the fiduciary duties of boards
4	of directors or other corporate actors to cor-
5	porations and their stockholders under State
6	law.
7	(4) The State law fiduciary duties of boards of
8	directors and other corporate actors establish certain
9	norms upon which the national market system for
10	securities has historically relied, including—
11	(A) boards of directors and other corporate
12	actors generally have fiduciary duties to their
13	respective corporations and stockholders; and
14	(B) the behavior of corporations as issuers
15	of securities will generally conform to these fi-
16	duciary duties, to the benefit of the protection
17	of investors and the public interest.
18	(5) Other norms related to the public interest
19	have historically provided critical bases upon which
20	the national market system for securities has histori-
21	cally relied, including norms that large corporate
22	issuers that are significant to the national econ-
23	omy—
24	(A) generally invest corporate resources to
25	increase the long-term value of the corporation

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1	as a business rather than as an agent of social
2	change;
3	(B) do not use corporate resources to ad-
4	vance narrowly political or partisan agendas;
5	and
6	(C) do not use corporate resources to pro-
7	mote socialism, Marxism, critical race theory, or
8	other un-American ideologies among their
9	workforces or customers;
10	(6) Though these norms are not enforceable
11	legal duties of boards of directors or other corporate
12	actors under Federal law, they substantially con-
13	tribute to the commercial purpose and nationwide
14	availability of the national market system for securi-
15	ties, which are recognized by section 2 of the Securi-
16	ties Exchange Act of 1934 (15 U.S.C. 78b) as prin-
17	cipal bases for the regulation authorized by that Act.
18	(7) Certain large corporate issuers that are sig-
19	nificant to the national economy have recently un-
20	dertaken actions which facially violate these norms
21	on account of apparent political bias. Examples of
22	such actions include the use of corporate resources
23	to—
24	(A) deny goods and services to States and
25	their political subdivisions, and private entities

their political subdivisions, and private entities

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within such States and their political subdivisions, in response to the social policies proposed or enacted in such States and their political subdivisions, including those related to election procedures, restrictions on abortion, protections for religious freedom, and enforcement of immigration law;

8 (B) deny goods and services to industries 9 and other classes of entities on the basis of 10 characteristics of those industries and classes 11 related to social policy, including industries in-12 volved in the sale or manufacture of firearms, 13 operation of border security or criminal deten-14 tion facilities, and performance of services for 15 the United States military, and classes of enti-16 ties based on religious belief or identity; and

17 (C) promote race and sex stereotyping, 18 such as those described in section 2(a) of Exec-19 utive Order 13950 (5 U.S.C. 4103 note; relat-20 ing to combating race and sex stereotyping), 21 which include such destructive concepts that the 22 United States is fundamentally racist or sexist, 23 an individual should be discriminated against or receive adverse treatment solely or partly be-24 25 cause of his or her race or sex, and meritocracy

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1	or traits such as a hard work ethic are racist
2	or sexist, or were created by a particular race
3	to oppress another race; and
4	(D) openly coordinate with political actors
5	to pursue such actions, including—
6	(i) undertaking such actions upon the
7	action (or inaction) of boards of directors
8	and other corporate actors that are not
9	sufficiently independent from conflicts of
10	interest with political actors, including
11	elected officials, political parties, news
12	media, labor unions, nonprofit or non-gov-
13	ernmental organizations which advocate for
14	changes political or social policy through
15	issuers, other activists affiliated with such
16	actors, and activist investors which advo-
17	cate for changes in corporate policy pri-
18	marily unrelated to the pecuniary interest
19	of the issuer; and
20	(ii) conceding to the demands of such
21	political actors without undertaking due
22	care.
23	(8) The prominent, open, and public facial vio-
24	lation of these norms by large corporate issuers that
25	are significant to the national economy undermine

1 the commercial purpose and nationwide availability 2 of the national market system for securities by 3 spending corporate resources on non-commercial and 4 divisive, political and partisan causes. 5 (9) The threat these actions pose to the na-6 tional market system for securities establishes a 7 public interest in ensuring large corporate issuers 8 that are significant to the national economy— 9 (A) have adequate internal procedural 10 mechanisms to ensure the accountability of 11 boards of directors and other corporate actors 12 with respect to their adherence with the norms 13 described in this section; and 14 (B) do not unduly burden the ability of 15 stockholders to assert claims for breach of fidu-16 ciary duty under State law where the actions at 17 issue in such claims facially violates those 18 norms. 19 SEC. 3. LISTING REQUIREMENT RELATING TO PROCE-20 DURAL PRIVILEGES FOR CERTAIN SHARE-21 HOLDER CLAIMS. 22 The Securities Exchange Act of 1934 (15 U.S.C. 78a) 23 et seq.) is amended by inserting after section 10D (15)

24 U.S.C. 78j–4) the following:

1	"SEC. 10E. PROCEDURAL PRIVILEGES FOR CERTAIN
2	SHAREHOLDER CLAIMS.
3	"(a) DEFINITIONS.—In this section:
4	"(1) CLAIMANT.—The term 'claimant' means—
5	"(A) a person that brings a covered claim;
6	or
7	"(B) if a covered claim is brought as a
8	class action, the representative of the class in
9	that action.
10	"(2) CONTROLLER.—The term 'controller'
11	means any person or entity that has control, directly
12	or indirectly, by any means (as those terms are de-
13	fined under applicable State law), over the board of
14	directors of an issuer, either—
15	"(A) generally; or
16	"(B) with respect to an action at issue in
17	a covered claim.
18	"(3) COVERED CLAIM.—The term 'covered
19	claim'—
20	"(A) means any single cause of action
21	that—
22	"(i) asserts a claim for breach of fidu-
23	ciary duty owed by any corporate defend-
24	ant to the applicable issuer (or the share-
25	holders of the applicable issuer) resulting
26	from material action by any covered cor-

1	porate actor with respect to the applicable
2	issuer—
3	"(I) that is taken primarily in re-
4	sponse to a law (including a regula-
5	tion) that is enacted by a State, or a
6	bill that is introduced in the legisla-
7	ture of a State or policy otherwise
8	publicly proposed by an elected official
9	of a State, which shall include if such
10	action includes any prohibition of
11	business within that State by an
12	issuer, whether with respect to busi-
13	ness services or travel to, or major
14	events in, that State, that is facially
15	unrelated to the pecuniary interest of
16	the applicable issuer, which shall pre-
17	sumptively include if the law bill, or
18	policy would modify, establish, or cre-
19	ate a law relating to—
20	"(aa) the manner in which
21	elections are conducted in the
22	State;
23	"(bb) protecting religious
24	freedom; or

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1	"(cc) limiting the availability
2	of services that include the abor-
3	tion of unborn children;
4	"(II) to prohibit the sale of goods
5	or services by any covered corporate
6	actor with respect to the applicable
7	issuer to customers who operate in an
8	industry with which the issuer en-
9	gages in such business primarily on
10	the basis of a characteristic of that in-
11	dustry that is facially unrelated to the
12	pecuniary interest of the applicable
13	issuer;
14	"(III) to promote a covered divi-
15	sive concept; or
16	"(IV) for which the reasoning
17	publicly presented by any covered cor-
18	porate actor with respect to the appli-
19	cable issuer as—
20	"(aa) any basis for such ac-
21	tion promotes a covered divisive
22	concept; or
23	"(bb) the primary basis for
24	such action is facially unrelated
25	to the pecuniary interest of the

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1	applicable issuer, which shall pre-
2	sumptively include any reference
3	to diversity, equity, or inclusion
4	with respect to the composition
5	of the workforce, management, or
6	board of directors of the issuer or
7	society in general; and
8	"(ii) is brought by a covered share-
9	holder as—
10	"(I) a direct action; or
11	"(II) a derivative action or pro-
12	ceeding brought on behalf of the ap-
13	plicable issuer; and
14	"(B) does not include a cause of action
15	that asserts a claim for the breach of fiduciary
16	duty owed by any corporate defendant to the
17	applicable issuer (or the shareholders of that
18	issuer) resulting from—
19	"(i) a charitable contribution by any
20	covered corporate actor with respect to the
21	applicable issuer;
22	"(ii) the exercise of religion by any
23	covered corporate actor with respect to the
24	applicable issuer;

1	"(iii) business activity by any covered
2	corporate actor in connection with the na-
3	tional security of the United States, the
4	Armed Forces, or veterans of the Armed
5	Forces; or
6	"(iv) the limitation of business by any
7	covered corporate actor with respect to the
8	applicable issuer—
9	"(I) occurring in the jurisdiction
10	of, or with an agent of the People's
11	Republic of China, the Russian Fed-
12	eration, North Korea, Iran, Syria,
13	Sudan, Venezuela, or Cuba;
14	"(II) in connection with pre-
15	venting the abuse of internationally
16	recognized worker rights, as defined
17	in section 507 of the Trade Act of
18	1974 (19 U.S.C. 2467);
19	"(III) with any entity that de-
20	rives directly or indirectly more than
21	de minimis gross revenue through the
22	sale of products or services, or the
23	presentation of any depictions or dis-
24	plays, of a prurient sexual nature;

 $\rm SIL21A98\ 482$

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1	"(IV) with any entity that en-
2	gages in a commerce- or investment-
3	related boycott, divestment, or sanc-
4	tions activity that targets Israel; or
5	"(V) that is required under Fed-
6	eral, State, or local law.
7	"(4) COVERED COMPANY.—The term 'covered
8	company' means an issuer that has, as calculated in
9	accordance with section 240.12b–2 of title 17, Code
10	of Federal Regulations, or any successor regula-
11	tion—
12	"(A) a public float of more than
13	\$20,000,000,000; or
14	"(B) annual revenues of more than
15	\$5,000,000,000.
16	"(5) COVERED CORPORATE ACTOR.—The term
17	'covered corporate actor' means—
18	"(A) an issuer;
19	"(B) a director, officer, or affiliate of an
20	issuer;
21	"(C) a controller with respect to an issuer;
22	or
23	"(D) any person acting in the capacity of
24	an officer or agent of an issuer.

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1	"(6) Corporate defendant.—The term 'cor-
2	porate defendant' means any individual who—
3	"(A) is a director, officer, affiliate of an
4	issuer, or controller; and
5	"(B) may be named as a defendant in a
6	cause of action for breach of fiduciary duty
7	under applicable State law.
8	"(7) COVERED DIVISIVE CONCEPT.—The term
9	'covered divisive concept' means any concept de-
10	scribed in section $2(a)$ of Executive Order 13950 (5
11	U.S.C. 4103 note; relating to combating race and
12	sex stereotyping).
13	"(8) Covered shareholder.—
14	"(A) IN GENERAL.—The term 'covered
15	shareholder' means a shareholder that as of the
16	date on which a covered claim with respect to
17	the issuer is filed and at all times during which
18	the covered claim described in subparagraph
19	(A) is pending have continuously owned not less
20	than—
21	"(i) \$2,000 in market value of the
22	issuer's securities for at least three years;
23	or
24	"(ii) \$15,000 in market value of the
25	issuer's securities for at least two years; or

 $\rm SIL21A98\ 482$

S.L.C.

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1	"(iii) \$25,000 in market value of the
2	issuer's securities for at least one year;
3	"(9) DIRECTOR.—The term 'director' means,
4	with respect to an issuer, a member of the board of
5	directors of the issuer.
6	"(10) Investment adviser; private fund.—
7	The terms 'investment adviser' and 'private fund'
8	have the meanings given the terms in section 202 of
9	the Investment Advisers Act of 1940 (15 U.S.C.
10	80b–2).
11	"(11) INVESTMENT COMPANY.—The term "in-
12	vestment company' has the meaning given the term
13	in section 3 of the Investment Company Act of 1940
14	(15 U.S.C. 80a–3).
15	"(12) Issuer.—The term 'issuer' means an
16	issuer with a class of securities registered pursuant
17	to section 12.
18	"(13) Non-pecuniary investment entity.—
19	The term 'non-pecuniary investment entity' means—
20	"(A) any investment company or private
21	fund that invests, reinvests, or trades, or pro-
22	poses to invest, reinvest, or trade in, or that ex-
23	ercises any control right with respect to any se-
24	curity primarily on a basis that is facially unre-
25	lated to the pecuniary interest of any bene-

1	ficiary of such company or fund for which such
2	activity occurs with respect to such security;
3	"(B) any investment advisor that provides
4	any advice that is not a charitable contribu-
5	tion-
6	"(i) that is for compensation; and
7	"(ii) the basis for which is primarily
8	unrelated to the pecuniary interest of the
9	party receiving the advice;
10	"(C) any entity that engages in activism
11	with respect to issuers to which section 14 ap-
12	plies for which the primary basis of such activ-
13	ism is facially unrelated to the pecuniary inter-
14	est of the issuers to which such activism is di-
15	rected, including—
16	"(i) nominating candidates for elec-
17	tion as directors of those issuers; or
18	"(ii) making shareholder proposals
19	pursuant to that section; and
20	"(D) any labor organization, as defined in
21	section 2 of the National Labor Relations Act
22	(29 U.S.C. 152), or pension fund affiliated with
23	a labor organization.
24	"(b) Requirements.—

1	"(1) RULES.—Not later than 1 year after the
2	date of enactment of the Mind Your Own Business
3	Act of 2021, the Commission shall, by rule, direct
4	the national securities exchanges and national secu-
5	rities associations to prohibit the listing of any secu-
6	rity of any covered company that is not in compli-
7	ance with the requirements of this section.
8	"(2) Issuer requirements.—The rules issued
9	under paragraph (1) shall require each issuer, to the
10	maximum extent permitted by State law, in the arti-
11	cles of incorporation or bylaws of the issuer, to pro-
12	vide, with respect to any covered claim, that any cor-
13	porate defendant with respect to the issuer that is
14	named as a defendant in the covered claim shall—
15	"(A) be bound by the presumptions estab-
16	lished under subsection (c) with respect to any
17	factual representation made in connection with
18	the covered claim, including any factual rep-
19	resentation relating to whether a claim asserted
20	is a covered claim;
21	"(B) have the burden of proof with respect
22	to any determination of independent business
23	judgment;
24	"(C) if the claimant obtains a judgment on
25	the merits in the covered claim, be jointly and

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1	severally liable for money damages to the claim-
2	ant in an amount that is not less than the
3	greater of—
4	"(i) treble damages; or
5	"(ii) 2 times the total compensation
6	paid by the issuer to all directors of the
7	issuer for the year in which the primary
8	action alleged in the covered claim sub-
9	stantially occurred, which shall include the
10	market value of all securities issued as
11	compensation to those directors in that
12	year;
13	"(D) if the claimant obtains all or some of
14	the relief sought in the covered claim, whether
15	by court order, settlement, voluntary change in
16	the conduct of the defendant, or otherwise, re-
17	imburse the claimant for the greatest amount
18	permitted by law with respect to all fees, costs,
19	and expenses of every kind and description (in-
20	cluding all reasonable attorney's fees and other
21	litigation expenses) that the claimant may ob-
22	tain in connection with the covered claim; and
23	((E) not be indemnified by the issuer for
24	any liability, loss (including attorney's fees,
25	judgments, fines, or amounts paid in settle-

SIL21A98 482

S.L.C.

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1 ment) incurred or suffered in connection with 2 the covered claim. 3 "(c) PRESUMPTIONS.—For the purposes of this sec-4 tion, the following presumptions shall apply with respect 5 to any covered claim, including with respect to any factual 6 representation relating to whether a claim asserted is a 7 covered claim: "(1) PECUNIARY INTEREST.—There shall be a 8 9 presumption that the pecuniary interest of an issuer, 10 which shall include the best interest of the issuer to 11 the extent that such interest is substantially similar 12 to the pecuniary interest of the issuer, does not in-13 clude---14 "(A) the morale of, or ability of the issuer 15 to hire or retain, supervisory employees in gen-16 eral; 17 "(B) the diversity of the board of direc-18 tors, management, or workforce in general with 19 respect to any characteristic protected by sec-20 tion 703 of the Civil Rights Act of 1964 (42) 21 2000e-2); 22 "(C) the public relations, image, value of 23 marketing, or coverage by the news media of 24 the issuer; or

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1	"(D) any financial benefit or reduction in
2	cost, including the cost of capital to the issuer,
3	to the extent the pecuniary benefit of or to such
4	benefit or reduction in cost is caused by the—
5	"(i) investment in the securities of the
6	issuer by a non-pecuniary investment enti-
7	ty; or
8	"(ii) inclusion of the securities of the
9	issuer in indexes created by index pro-
10	viders that select those indexes on a pri-
11	marily non-pecuniary basis or that include
12	such securities in any index on a primarily
13	non-pecuniary basis.
14	"(2) DEMAND EXCUSED.—For the purpose of
15	determining whether demand is excused with respect
16	to a covered claim, there shall be a presumption that
17	a director is not independent if the director is em-
18	ployed, controlled, or nominated by, or otherwise has
19	a history of affiliation with a non-pecuniary invest-
20	ment entity or any affiliate of a non-pecuniary in-
21	vestment entity.
22	"(d) Rules of Construction.—Nothing in this
23	section may be construed—
24	((1) to limit the exercise of religion, as defined
25	in section 5 of the Religious Freedom Restoration

Act of 1993 (42 U.S.C. 2000bb-2) of any issuer or
 any director, officer, or affiliate of an issuer; or
 "(2) as establishing a fiduciary duty by any
 corporate defendant or corporate actor.".