115TH CONGRESS 2D SESSION

H. R. 6741

To amend the Federal Reserve Act to increase monetary policy transparency and accountability and to make reforms to the Federal Reserve System, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 7, 2018

Mr. Barr (for himself, Mr. Lucas, Mr. Mooney of West Virginia, Ms. Tenney, and Mr. Davidson) introduced the following bill; which was referred to the Committee on Financial Services, and in addition to the Committee on Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the Federal Reserve Act to increase monetary policy transparency and accountability and to make reforms to the Federal Reserve System, 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Federal Reserve Reform Act of 2018".

1	(b) Table of Contents.—The table of contents for
2	this Act is as follows:
	 Sec. 1. Short title; table of contents. Sec. 2. Monetary policy transparency and accountability. Sec. 3. Independence from credit policy. Sec. 4. Congressional accountability for emergency lending programs. Sec. 5. Interest rates on balances maintained at a Federal Reserve Bank by depository institutions established by Federal Open Market Committee.
	Sec. 6. Membership of Federal Open Market Committee. Sec. 7. Bringing the non-monetary policy related functions of the Board of Governors of the Federal Reserve System into the appropriations process.
	 Sec. 8. Amendment to appointment of presidents of Federal Reserve Banks. Sec. 9. Federal Open Market Committee blackout period. Sec. 10. Salaries, financial disclosures, and office staff of the Board of Governors of the Federal Reserve System. Sec. 11. Vice Chairman for Supervision report requirement. Sec. 12. Removal of dual mandate.
3	SEC. 2. MONETARY POLICY TRANSPARENCY AND ACCOUNT-
4	ABILITY.
5	Section 12A of the Federal Reserve Act (12 U.S.C.
6	263) is amended—
7	(1) by redesignating subsections (b) and (c) as
8	subsections (d) and (e), respectively; and
9	(2) by inserting after subsection (a) the fol-
10	lowing new subsections:
11	"(b) Policy Transparency.—
12	"(1) Monetary policy strategy.—
13	"(A) IN GENERAL.—The Committee shall
14	annually establish exactly 1 monetary policy
15	strategy, which shall serve as a non-technical

public communication of the Committee's con-

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1	sensus expectation for the conduct of monetary
2	policy during that calendar year.
3	"(B) REQUIREMENTS.—Each monetary
4	policy strategy of the Committee shall include
5	the following:
6	"(i) A plain English description of
7	how the Committee would adjust each of
8	the following monetary policy instruments
9	in reaction to changes in a small and well-
10	defined set of publicly available economic
11	indicators:
12	"(I) Short-term interest rate tar-
13	gets established by the Committee.
14	"(II) Open-market operations au-
15	thorized under section 14.
16	"(III) Earnings on balances
17	maintained at a Federal reserve bank
18	by or on behalf of a depository institu-
19	tion under section 19(b)(12).
20	"(ii) An identification of 1 monetary
21	policy instrument from the list in clause (i)
22	that the Committee expects to use as the
23	primary instrument for implementing the
24	monetary policy strategy described under
25	subparagraph (A).

- 1 "(2) Reference monetary policy rules.— 2 In addition to the monetary policy strategy required 3 under paragraph (1), the Committee shall annually adopt at least 1 and not more than 3 reference monetary policy rules, each of which shall mathemati-5 6 cally express how the primary monetary policy in-7 strument identified under paragraph (1)(B)(ii) re-8 acts to changes in a small and well-defined set of 9 publicly available economic indicators.
- 10 "(3) Deviations.—Nothing in this subsection 11 shall be construed to prevent the Committee from 12 setting short-term interest rate targets, conducting 13 open-market operations, or paying earnings on bal-14 ances pursuant to section 19(b)(12) in a manner 15 that deviates from a monetary policy strategy or any 16 reference monetary policy rules established under 17 this subsection.
- "(c) Testimony and Reports of the Chair19 Man.—The Chairman shall, concurrent with each semi-an20 nual hearing required under section 2B, submit a report
 21 to the Committee on Banking, Housing, and Urban Af22 fairs of the Senate and the Committee on Financial Serv23 ices of the House of Representatives, containing—
- 24 "(1) a statement as to whether the monetary 25 policy strategy established under subsection (b)(1)

1	qualitatively differs from any of the reference mone-
2	tary policy rules required under subsection (b)(2)
3	and, if applicable, a full and non-technical expla-
4	nation of any such difference;
5	"(2) a statement as to whether the Committee's
6	conduct of monetary policy since the previous report
7	quantitatively differs from any reference monetary
8	policy rule and, if applicable, a full and non-tech-
9	nical explanation of any such differences; and
10	"(3) a description of—
11	"(A) the circumstances under which the
12	Committee's monetary policy strategy may be
13	amended from year to year; and
14	"(B) a full and non-technical explanation
15	of any such actual amendment.".
16	SEC. 3. INDEPENDENCE FROM CREDIT POLICY.
17	(a) RETURNING TO A MONETARY POLICY BALANCE
18	Sheet.—
19	(1) In general.—Not later than 1 year after
20	the date of the enactment of this Act—
21	(A) the Board of Governors of the Federal
22	Reserve System shall transfer to the Depart-
23	ment of the Treasury all covered assets that are
24	neither gold stock, Treasury currency, nor di-
25	rect obligations of the United States, foreign

1	central banks, or the International Monetary
2	Fund; and
3	(B) the Secretary of the Treasury shall
4	transfer to the Federal reserve banks direct ob-
5	ligations of the United States of equivalent
6	market value to such covered assets.
7	(2) Covered assets defined.—In this sub-
8	section, the term "covered assets" means all as-
9	sets—
10	(A) purchased through open-market oper-
11	ations by the Federal reserve banks; or
12	(B) acquired through transactions under
13	the following sections of the Federal Reserve
14	Act (12 U.S.C. 221 et seq.):
15	(i) Section 10A before the date of the
16	enactment of this Act.
17	(ii) Section 10B.
18	(iii) Section 13.
19	(iv) Section 13A.
20	(v) Section 24.
21	(b) Open Market Asset Purchases.—Section
22	14(b) (12 U.S.C. 355) of the Federal Reserve Act (relat-
23	ing to "Purchase and sale of obligations of United States,
24	States, counties, etc.") is amended to read as follows:

1	"(b) To buy and sell in the open market, at home
2	or abroad, under the direction and regulations of the Fed-
3	eral Open Market Committee, gold stock, Treasury cur-
4	rency, or direct obligations of the United States, foreign
5	central banks, or the International Monetary Fund. Noth-
6	ing in this subsection shall be construed to limit advances
7	under section 10B, or discount loans under sections 13,
8	13A, or 24.".
9	(c) Maintaining a Monetary Policy Balance
10	Sheet.—
11	(1) Assets acquired under emergency
12	LENDING.—Section 13(3) of the Federal Reserve
13	Act (12 U.S.C. 343(3)) is amended by adding at the
14	end the following new subparagraph:
15	"(F) Not later than 1 year after a Federal
16	reserve bank acquires any assets under this
17	paragraph that are neither gold nor direct obli-
18	gations of the United States, foreign central
19	banks, or the International Monetary Fund—
20	"(i) the Board shall transfer such as-
21	sets of the Federal reserve bank to the De-
22	partment of the Treasury; and
23	"(ii) the Secretary of the Treasury
24	shall transfer to the Federal reserve banks
25	direct obligations of the United States of

1	equivalent market value to the assets de-
2	scribed in clause (i).".
3	(2) Repeal of authority to provide emer-
4	GENCY ADVANCES TO GROUPS OF MEMBER BANKS.—
5	Section 10A of the Federal Reserve Act is repealed.
6	(3) Assets acquired through advances to
7	MEMBER BANKS.—The second undesignated para-
8	graph of subsection (a) of section 10B of the Fed-
9	eral Reserve Act is amended—
10	(A) by inserting "not" before "secured by
11	mortgage loans"; and
12	(B) by striking "lowest discount rate" and
13	inserting "highest discount rate".
14	SEC. 4. CONGRESSIONAL ACCOUNTABILITY FOR EMER
15	GENCY LENDING PROGRAMS.
1516	GENCY LENDING PROGRAMS. Section 13(3) of the Federal Reserve Act (12 U.S.C.
16	
16	Section 13(3) of the Federal Reserve Act (12 U.S.C.
16 17	Section 13(3) of the Federal Reserve Act (12 U.S.C. 343(3)), as amended by section 3, is further amended—
16 17 18	Section 13(3) of the Federal Reserve Act (12 U.S.C. 343(3)), as amended by section 3, is further amended— (1) in subparagraph (A)—
16 17 18 19	Section 13(3) of the Federal Reserve Act (12 U.S.C. 343(3)), as amended by section 3, is further amended— (1) in subparagraph (A)— (A) by inserting "that pose a threat to the
16 17 18 19 20	Section 13(3) of the Federal Reserve Act (12 U.S.C. 343(3)), as amended by section 3, is further amended— (1) in subparagraph (A)— (A) by inserting "that pose a threat to the financial stability of the United States" after
16 17 18 19 20 21	Section 13(3) of the Federal Reserve Act (12 U.S.C. 343(3)), as amended by section 3, is further amended— (1) in subparagraph (A)— (A) by inserting "that pose a threat to the financial stability of the United States" after "unusual and exigent circumstances"; and

1	and not less than $\frac{2}{3}$ of the members of the
2	Federal Open Market Committee";
3	(2) in subparagraph (B)—
4	(A) in clause (i), by inserting at the end
5	the following: "Federal reserve banks may not
6	accept equity securities issued by the recipient
7	of any loan or other financial assistance under
8	this paragraph as collateral. Not later than 6
9	months after the date of the enactment of this
10	sentence, the Board shall, by rule, establish—
11	"(I) a method for determining
12	the sufficiency of the collateral re-
13	quired under this paragraph;
14	"(II) acceptable classes of collat-
15	eral;
16	"(III) the amount of any dis-
17	count on the value of the collateral
18	that the Federal reserve banks will
19	apply for purposes of calculating the
20	sufficiency of collateral under this
21	paragraph; and
22	"(IV) a method for obtaining
23	independent appraisals of the value of
24	collateral the Federal reserve banks
25	receive.";

1	(B) in clause (ii)—
2	(i) by striking the second sentence;
3	and
4	(ii) by inserting after the first sen-
5	tence the following: "A borrower shall not
6	be eligible to borrow from any emergency
7	lending program or facility unless the
8	Board and all Federal banking regulators
9	with jurisdiction over the borrower certify
10	that, at the time the borrower initially bor-
11	rows under the program or facility, the
12	borrower is not insolvent."; and
13	(C) by striking clause (iv);
14	(3) by inserting "financial institution" before
15	"participant" each place such term appears;
16	(4) in subparagraph (D)(i), by inserting "finan-
17	cial institution" before "participants"; and
18	(5) by adding at the end the following new sub-
19	paragraphs:
20	"(G) Joint resolution of approval.—
21	"(i) In general.—A program or fa-
22	cility created under subparagraph (A) shall
23	terminate on the date that is 30 calendar
24	days after the date on which Congress re-
25	ceives a report described in subparagraph

1	(C) unless there is enacted into law a joint
2	resolution approving the program or facil-
3	ity not later than 30 calendar days after
4	the date on which the report is received.
5	Any loan offered through the program or
6	facility that is outstanding as of the date
7	on which the program or facility is termi-
8	nated shall be repaid in full not later than
9	30 calendar days after the date on which
10	the program or facility is terminated.
11	"(ii) Contents of Joint Resolu-
12	TION.—For the purpose of this subpara-
13	graph, the term 'joint resolution' means
14	only a joint resolution—
15	"(I) that is introduced not later
16	than 3 calendar days after the date on
17	which the report described in subpara-
18	graph (C) is received by Congress;
19	"(II) that does not have a pre-
20	amble;
21	"(III) the title of which is as fol-
22	lows: 'Joint resolution relating to the
23	approval of a program or facility cre-
24	ated by the Board of Governors of the
25	Federal Reserve System'; and

1	"(IV) the matter after the resolv-
2	ing clause of which is as follows:
3	'That Congress approves the program
4	or facility created by the Board of
5	Governors of the Federal Reserve Sys-
6	tem on' (The
7	blank space being appropriately filled
8	in).
9	"(iii) Fast track consideration in
10	HOUSE OF REPRESENTATIVES.—
11	"(I) Reconvening.—Upon re-
12	ceipt of a report under subparagraph
13	(C), the Speaker, if the House would
14	otherwise be adjourned, shall notify
15	the Members of the House that, pur-
16	suant to this subparagraph, the
17	House shall convene not later than
18	the second calendar day after receipt
19	of such report.
20	"(II) REPORTING AND DIS-
21	CHARGE.—Any committee of the
22	House of Representatives to which a
23	joint resolution is referred shall report
24	it to the House not later than 5 cal-
25	endar days after the date of receipt of

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the report described in subparagraph (C). If a committee fails to report the joint resolution within that period, the committee shall be discharged from further consideration of the joint resolution and the joint resolution shall be referred to the appropriate calendar.

"(III) Proceeding to consid-ERATION.—After each committee authorized to consider a joint resolution reports it to the House or has been discharged from its consideration, it shall be in order, not later than the sixth day after Congress receives the report described in subparagraph (C), to move to proceed to consider the joint resolution in the House. All points of order against the motion are waived. Such a motion shall not be in order after the House has disposed of a motion to proceed on the joint resolution. The previous question shall be considered as ordered on the motion to its adoption without intervening motion. The motion shall not be de-

1	batable. A motion to reconsider the
2	vote by which the motion is disposed
3	of shall not be in order.
4	"(IV) Consideration.—The
5	joint resolution shall be considered as
6	read. All points of order against the
7	joint resolution and against its consid-
8	eration are waived. The previous ques-
9	tion shall be considered as ordered on
10	the joint resolution to its passage
11	without intervening motion except 2
12	hours of debate equally divided and
13	controlled by the proponent and an
14	opponent. A motion to reconsider the
15	vote on passage of the joint resolution
16	shall not be in order.
17	"(iv) Fast track consideration in
18	SENATE.—
19	"(I) RECONVENING.—Upon re-
20	ceipt of a report under subparagraph
21	(C), if the Senate has adjourned or
22	recessed for more than 2 days, the
23	majority leader of the Senate, after
24	consultation with the minority leader
25	of the Senate, shall notify the Mem-

bers of the Senate that, pursuant to
2 this subparagraph, the Senate shall
convene not later than the second cal-
endar day after receipt of such report.
5 "(II) PLACEMENT ON CAL-
6 ENDAR.—Upon introduction in the
Senate, the joint resolution shall be
8 placed immediately on the calendar.
9 "(III) Floor consideration.—
0 "(aa) In General.—Not-
1 withstanding Rule XXII of the
2 Standing Rules of the Senate, it
is in order at any time during the
4 period beginning on the fourth
day after the date on which Con-
gress receives a report described
in subparagraph (C) and ending
8 on the sixth day after the date on
9 which Congress receives the re-
port (even though a previous mo-
tion to the same effect has been
2 disagreed to) to move to proceed
to the consideration of the joint
4 resolution, and all points of order
5 against the joint resolution (and

1 against consideration of the joint 2 resolution) are waived. The mo-3 tion to proceed is not debatable. The motion is not subject to a motion to postpone. A motion to 6 reconsider the vote by which the 7 motion is agreed to or disagreed 8 to shall not be in order. If a mo-9 tion to proceed to the consider-10 ation of the resolution is agreed 11 to, the joint resolution shall re-12 main the unfinished business 13 until disposed of. 14 "(bb) Debate on 15 the joint resolution, and on all 16 debatable motions and appeals in 17 connection therewith, shall be 18 limited to not more than 10 19 hours, which shall be divided 20 equally between the majority and 21 minority leaders or their des-22 ignees. A motion further to limit 23 debate is in order and not debat-24 able. An amendment to, or a mo-

tion to postpone, or a motion to

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1	proceed to the consideration of
2	other business, or a motion to re-
3	commit the joint resolution is not
4	in order.
5	"(cc) Vote on passage.—
6	The vote on passage shall occur
7	immediately following the conclu-
8	sion of the debate on a joint reso-
9	lution, and a single quorum call
10	at the conclusion of the debate if
11	requested in accordance with the
12	rules of the Senate.
13	"(dd) Rulings of the
14	CHAIR ON PROCEDURE.—Appeals
15	from the decisions of the Chair
16	relating to the application of the
17	rules of the Senate, as the case
18	may be, to the procedure relating
19	to a joint resolution shall be de-
20	cided without debate.
21	"(v) Coordination with action by
22	OTHER HOUSE.—
23	"(I) IN GENERAL.—If, before the
24	passage by one House of a joint reso-
25	lution of that House, that House re-

1	ceives from the other House a joint
2	resolution, then the following proce-
3	dures shall apply:
4	"(aa) The joint resolution of
5	the other House shall not be re-
6	ferred to a committee.
7	"(bb) With respect to a joint
8	resolution of the House receiving
9	the resolution—
10	"(AA) the procedure in
11	that House shall be the
12	same as if no joint resolu-
13	tion had been received from
14	the other House; but
15	"(BB) the vote on pas-
16	sage shall be on the joint
17	resolution of the other
18	House.
19	"(II) Treatment of joint res-
20	OLUTION OF OTHER HOUSE.—If one
21	House fails to introduce or consider a
22	joint resolution under this section, the
23	joint resolution of the other House
24	shall be entitled to expedited floor
25	procedures under this section.

1	"(III) CONSIDERATION AFTER
2	PASSAGE.—If, following passage of
3	the joint resolution in the Senate, the
4	Senate then receives the companion
5	measure from the House of Rep-
6	resentatives, the companion measure
7	shall not be debatable.
8	"(IV) Vetoes.—If the President
9	vetoes the joint resolution, the period
10	beginning on the date the President
11	vetoes the joint resolution and ending
12	on the date the Congress receives the
13	veto message with respect to the joint
14	resolution shall be disregarded in com-
15	puting the 30-calendar day period de-
16	scribed in clause (i) and debate on a
17	veto message in the Senate under this
18	section shall be 1 hour equally divided
19	between the majority and minority
20	leaders or their designees.
21	"(V) Rules of house of rep-
22	RESENTATIVES AND SENATE.—This
23	subparagraph is enacted by Con-
24	gress—

1	"(aa) as an exercise of the
2	rulemaking power of the Senate
3	and House of Representatives
4	respectively, and as such it is
5	deemed a part of the rules of
6	each House, respectively, but ap-
7	plicable only with respect to the
8	procedure to be followed in that
9	House in the case of a joint reso-
10	lution, and it supersedes other
11	rules only to the extent that it is
12	inconsistent with such rules; and
13	"(bb) with full recognition of
14	the constitutional right of either
15	House to change the rules (so far
16	as relating to the procedure of
17	that House) at any time, in the
18	same manner, and to the same
19	extent as in the case of any other
20	rule of that House.
21	"(H) Penalty rate.—
22	"(i) In general.—Not later than 6
23	months after the date of enactment of this
24	subparagraph, the Board shall, with re-
25	spect to a recipient of any loan or other fi-

1	nancial assistance under this paragraph,
2	establish by rule a minimum interest rate
3	on the principal amount of any loan or
4	other financial assistance.
5	"(ii) Minimum interest rate de-
6	FINED.—In this subparagraph, the term
7	'minimum interest rate' shall mean the
8	sum of—
9	"(I) the average of the secondary
10	discount rate of all Federal reserve
11	banks over the most recent 90-day pe-
12	riod; and
13	"(II) the average of the dif-
14	ference between a distressed corporate
15	bond yield index (as defined by rule of
16	the Board) and a bond yield index of
17	debt issued by the United States (as
18	defined by rule of the Board) over the
19	most recent 90-day period.
20	"(I) FINANCIAL INSTITUTION PARTICIPANT
21	DEFINED.—For purposes of this paragraph, the
22	term 'financial institution participant'—
23	"(i) means a company that is pre-
24	dominantly engaged in financial activities
25	(as defined in section 102(a) of the Finan-

1	cial Stability Act of 2010 (12 U.S.C.
2	5311(a))); and
3	"(ii) does not include an agency de-
4	scribed in subparagraph (W) of section
5	5312(a)(2) of title 31, United States Code,
6	or an entity controlled or sponsored by
7	such an agency.".
8	SEC. 5. INTEREST RATES ON BALANCES MAINTAINED AT A
9	FEDERAL RESERVE BANK BY DEPOSITORY
10	INSTITUTIONS ESTABLISHED BY FEDERAL
11	OPEN MARKET COMMITTEE.
12	Subparagraph (A) of section 19(b)(12) of the Federal
13	Reserve Act (12 U.S.C. 461(b)(12)(A)) is amended by in-
14	serting "established by the Federal Open Market Com-
15	mittee" after "rate or rates".
16	SEC. 6. MEMBERSHIP OF FEDERAL OPEN MARKET COM-
17	MITTEE.
18	Section 12A(a) of the Federal Reserve Act (12
19	U.S.C. 263(a)) is amended—
20	(1) in the first sentence, by striking "five rep-
21	resentatives of the Federal Reserve banks to be se-
22	lected as hereinafter provided" and inserting "one
23	representative from each of the Federal Reserve
24	banks";

1	(2) in the second sentence, by striking "and,
2	beginning" and all that follows through "San Fran-
3	cisco"; and
4	(3) by striking the third and fourth sentences.
5	SEC. 7. BRINGING THE NON-MONETARY POLICY RELATED
6	FUNCTIONS OF THE BOARD OF GOVERNORS
7	OF THE FEDERAL RESERVE SYSTEM INTO
8	THE APPROPRIATIONS PROCESS.
9	(a) In General.—The Federal Reserve Act is
10	amended by inserting after section 11B the following:
11	"SEC. 11C. APPROPRIATIONS REQUIREMENT FOR NON-
12	MONETARY POLICY RELATED ADMINISTRA-
13	TIVE COSTS.
14	"(a) Appropriations Requirement.—
15	"(1) Recovery of costs of annual appro-
16	
	PRIATION.—The Board of Governors of the Federal
17	PRIATION.—The Board of Governors of the Federal Reserve System and the Federal reserve banks shall
17 18	
	Reserve System and the Federal reserve banks shall
18	Reserve System and the Federal reserve banks shall collect assessments and other fees, as provided under
18 19	Reserve System and the Federal reserve banks shall collect assessments and other fees, as provided under this Act, that are designed to recover the costs to
18 19 20	Reserve System and the Federal reserve banks shall collect assessments and other fees, as provided under this Act, that are designed to recover the costs to the Government of the annual appropriation to the
18 19 20 21	Reserve System and the Federal reserve banks shall collect assessments and other fees, as provided under this Act, that are designed to recover the costs to the Government of the annual appropriation to the Board of Governors of the Federal Reserve System

1	with respect to non-monetary policy related adminis-
2	trative costs pursuant to an appropriations Act.
3	"(2) Offsetting collections.—Assessments
4	and other fees described under paragraph (1) for
5	any fiscal year—
6	"(A) shall be deposited and credited as off-
7	setting collections to the account providing ap-
8	propriations to the Board of Governors of the
9	Federal Reserve System; and
10	"(B) shall not be collected for any fiscal
11	year except to the extent provided in advance in
12	appropriation Acts.
13	"(3) Limitation.—This subsection shall only
14	apply to the non-monetary policy related administra-
15	tive costs of the Board of Governors of the Federal
16	Reserve System.
17	"(b) Definitions.—For purposes of this section:
18	"(1) Monetary Policy.—The term 'monetary
19	policy' means a strategy for producing a generally
20	acceptable exchange medium that supports the pro-
21	ductive employment of economic resources by reli-
22	ably serving as both a unit of account and store of
23	value.
24	"(2) Non-monetary policy related admin-
25	ISTRATIVE COSTS.—The term 'non-monetary policy

1	related administrative costs' means administrative
2	costs not related to the conduct of monetary policy
3	and includes—
4	"(A) direct operating expenses for super-
5	vising and regulating entities supervised and
6	regulated by the Board of Governors of the
7	Federal Reserve System, including conducting
8	examinations, conducting stress tests, commu-
9	nicating with the entities regarding supervisory
10	matters and laws, and regulations;
11	"(B) operating expenses for activities inte-
12	gral to carrying out supervisory and regulatory
13	responsibilities, such as training staff in the su-
14	pervisory function, research and analysis func-
15	tions including library subscription services, and
16	collecting and processing regulatory reports
17	filed by supervised institutions; and
18	"(C) support, overhead, and pension ex-
19	penses related to the items described under sub-
20	paragraphs (A) and (B).".
21	(b) Effective Date.—The amendments made by
22	this section shall apply with respect to expenses paid and
23	fees collected on or after October 1, 2018

1	SEC. 8. AMENDMENT TO APPOINTMENT OF PRESIDENTS OF
2	FEDERAL RESERVE BANKS.
3	The fifth subparagraph of the fourth undesignated
4	paragraph of section 4 of the Federal Reserve Act (12
5	U.S.C. 341) is amended by striking "Class B and Class
6	C directors" and inserting "board of directors".
7	SEC. 9. FEDERAL OPEN MARKET COMMITTEE BLACKOUT
8	PERIOD.
9	Section 12A of the Federal Reserve Act (12 U.S.C.
10	263), as amended by section 2, is further amended by add-
11	ing at the end the following new subsection:
12	"(f) Blackout Period.—
13	"(1) In general.—During a blackout period,
14	the only public communications that may be made
15	by members and staff of the Committee with respect
16	to macroeconomic or financial developments or about
17	current or prospective monetary policy issues are the
18	following:
19	"(A) The dissemination of published data,
20	surveys, and reports that have been cleared for
21	publication by the Board of Governors of the
22	Federal Reserve System.
23	"(B) Answers to technical questions spe-
24	cific to a data release.

1	"(C) Communications with respect to the
2	prudential or supervisory functions of the
3	Board of Governors.
4	"(2) Blackout period defined.—For pur-
5	poses of this subsection, and with respect to a meet-
6	ing of the Committee described under subsection (a),
7	the term 'blackout period' means the time period
8	that—
9	"(A) begins immediately after midnight on
10	the day that is one week prior to the date on
11	which such meeting takes place; and
12	"(B) ends at midnight on the day after the
13	date on which such meeting takes place.
14	"(3) Exemption for chairman of the
15	BOARD OF GOVERNORS.—Nothing in this section
16	shall prohibit the Chairman of the Board of Gov-
17	ernors of the Federal Reserve System from partici-
18	pating in or issuing public communications.".
19	SEC. 10. SALARIES, FINANCIAL DISCLOSURES, AND OFFICE
20	STAFF OF THE BOARD OF GOVERNORS OF
21	THE FEDERAL RESERVE SYSTEM.
22	(a) In General.—Section 11 of the Federal Reserve
23	Act (12 U.S.C. 248) is amended—

1	(1) by redesignating the second subsection (s)
2	(relating to "Assessments, Fees, and Other Charges
3	for Certain Companies") as subsection (t); and
4	(2) by adding at the end the following new sub-
5	sections:
6	"(u) Prohibited and Restricted Financial In-
7	TERESTS AND TRANSACTIONS.—The members and em-
8	ployees of the Board of Governors of the Federal Reserve
9	System shall be subject to the provisions under section
10	4401.102 of title 5, Code of Federal Regulations, to the
11	same extent as such provisions apply to an employee of
12	the Securities and Exchange Commission.
13	"(v) Disclosure of Staff Salaries and Finan-
14	CIAL INFORMATION.—The Board of Governors of the Fed-
15	eral Reserve System shall make publicly available, on the
16	website of the Board of Governors, a searchable database
17	that contains the names of all members, officers, and em-
18	ployees of the Board of Governors who receive an annual
19	salary in excess of the annual rate of basic pay for GS-
20	15 of the General Schedule, and—
21	"(1) the yearly salary information for such indi-
22	viduals, along with any nonsalary compensation re-
23	ceived by such individuals; and
24	"(2) any financial disclosures required to be
25	made by such individuals.".

1	(b) Office Staff for Each Member of the
2	BOARD OF GOVERNORS.—Subsection (l) of section 11 of
3	the Federal Reserve Act (12 U.S.C. 248) is amended by
4	adding at the end the following: "Each member of the
5	Board of Governors of the Federal Reserve System may
6	employ, at a minimum, 2 individuals, with such individuals
7	selected by such member and the salaries of such individ-
8	uals set by such member. A member may employ addi-
9	tional individuals as determined necessary by the Board
10	of Governors.".
11	SEC. 11. VICE CHAIRMAN FOR SUPERVISION REPORT RE-
12	QUIREMENT.
13	Paragraph (12) of section 10 of the Federal Reserve
14	Act (12 U.S.C. 247(b)) is amended—
15	(1) by redesignating such paragraph as para-
16	graph (11); and
17	(2) in such paragraph, by adding at the end the
18	following: "In each such appearance, the Vice Chair-
19	man for Supervision shall provide written testimony
20	that includes the status of all pending and antici-
21	pated rulemakings that are being made by the
22	Board of Governors of the Federal Reserve System.
23	If, at the time of any appearance described in this
24	paragraph, the position of Vice Chairman for Super-
25	vision is vacant, the Vice Chairman for the Board of

- 1 Governors of the Federal Reserve System (who has
- 2 the responsibility to serve in the absence of the
- 3 Chairman) shall appear instead and provide the re-
- 4 quired written testimony. If, at the time of any ap-
- 5 pearance described in this paragraph, both Vice
- 6 Chairman positions are vacant, the Chairman of the
- 7 Board of Governors of the Federal Reserve System
- 8 shall appear instead and provide the required writ-
- 9 ten testimony.".
- 10 SEC. 12. REMOVAL OF DUAL MANDATE.
- 11 Section 2A of the Federal Reserve Act (12 U.S.C.
- 12 225a) is amended by striking "maximum employment, sta-
- 13 ble prices," and inserting "stable prices".

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