119TH CONGRESS	\mathbf{C}	
1st Session	5.	

To amend chapter 1511 of title 36, United States Code, to impose certain requirements on the National Education Association, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Ms. Lummis introduced the following bill; which was read twice and referred to the Committee on

A BILL

To amend chapter 1511 of title 36, United States Code, to impose certain requirements on the National Education Association, 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 "Stopping Teachers
- 5 Unions from Damaging Education Needs Today Act" or
- 6 the "STUDENT Act".
- 7 SEC. 2. FINDINGS.
- 8 Congress finds the following:
- 9 (1) The National Education Association (re-
- ferred to in this section as the "NEA") was char-

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- tered in 1906 by an Act of Congress (34 Stat. 804, chapter 3929) "to elevate the character and advance the interests of the profession of teaching; and to promote the cause of education in the United States" (36 U.S.C. 151102) and remains the only labor union that has a Federal charter.
 - (2) By continuing to hold its Federal charter, the NEA's actions and advocacy effectively receive Congress' seal of approval.
 - (3) The NEA can no longer be considered a patriotic or national organization worthy of its Federal charter as it has drifted substantially from its core mission and become a massive political operation dedicated to electing Democrats and imposing a radical progressive agenda on the schools of the United States.
 - (4) In July 2019, NEA members held an assembly and voted against adding a business item to the organization that stated: "The National Education Association will rededicate itself to the pursuit of increased student learning in every public school in America by putting a renewed emphasis on quality education. NEA will make student learning the priority of the association".

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1	(5) In the same assembly, NEA members voted
2	in support of the right to an abortion, supporting il-
3	legal immigration, and expanding professional devel-
4	opment for educators to help create student Gender
5	Sexuality Alliance clubs.
6	(6) According to disclosures made to the Office
7	of Labor-Management Standards, from September
8	2019 to August 2021, the NEA spent over
9	\$116,700,000 on political activities and lobbying,
10	and in the 2020 election cycle, 95.7 percent of can-
11	didate campaign contributions by the NEA went to
12	Democrat candidates.
13	(7) The NEA adopted measures in July 2021
14	to support critical race theory, calling it "reasonable
15	and appropriate", and to spend \$56,500 on re-
16	searching and shaming organizations fighting the in-
17	clusion of critical race theory in schools.
18	(8) The NEA and other teacher unions stood in
19	the way of reopening schools in 2020 and 2021 by
20	threatening strikes, donating to Democrat can-
21	didates that backed school closures, and influencing
22	Centers for Disease Control and Prevention guid-
23	ance to make it harder for schools to reopen.
24	(9) In July 2025, NEA members held an as-
25	sembly and voted to cut ties with the Anti-Defama-

- tion League (referred to in this section as the
 "ADL") due to the ADL's position on Israel and
 countering antisemitism. Cutting ties would mean no
 longer using ADL materials on antisemitism and
 Holocaust education nor promoting the ADL's statistics or programs.
- 7 (10) At the same assembly, the NEA members 8 voted to refer to President Donald J. Trump's poli-9 cies as "fascism".

10 SEC. 3. MEMBERSHIP CLASSIFICATION.

- 11 Section 151103 of title 36, United States Code, is
- 12 amended to read as follows:

13 **"§ 151103. Membership**

- 14 "(a) IN GENERAL.—Except as otherwise provided in
- 15 this section, eligibility for membership in the corporation
- 16 and the rights, obligations, and designation of classes of
- 17 members are as provided in the bylaws.
- 18 "(b) Collection of Dues From State or Local
- 19 GOVERNMENT EMPLOYEES.—The corporation and its
- 20 State and local affiliates may only accept payment of
- 21 membership dues or fees from an employee of a State or
- 22 local government (as such terms are defined in section
- 23 3371 of title 5) either directly from the employee or indi-
- 24 rectly via per capita taxes or other fees paid by an affil-
- 25 iate, if—

I	"(1) the employee has been notified by the cor-
2	poration or its applicable State or local affiliate of
3	their right under the First Amendment to the Con-
4	stitution of the United States to refrain from mem-
5	bership and payment of associated dues or fees;
6	"(2) the employee has clearly and affirmatively
7	consented to membership and payment of associated
8	dues or fees; and
9	"(3) the employee has authorized the trans-
0	mittal of the employee's membership dues or fees to
1	the corporation or its applicable State or local affil-
2	iate without the use, directly or indirectly, of payroll
3	deduction.
4	"(c) Membership Cancellation.—The corpora-
5	tion and its State or local affiliates shall process and honor
6	membership and dues payment cancellation requests as
7	soon as practicable following receipt.".
8	SEC. 4. REQUIREMENTS.
9	Section 151105 of title 36, United States Code, is
20	amended—
21	(1) in the matter before paragraph (1), by
22	striking "The" and inserting "(a) Powers.—The";
23	and
24	(2) by adding at the end the following:

1	"(b) Requirements.—The corporation shall comply
2	with the following requirements:
3	"(1) The corporation, or a director or officer of
4	the corporation as such, may not contribute to, sup-
5	port, or participate in any political activity or in any
6	manner attempt to influence legislation.
7	"(2) The corporation and its State or local af-
8	filiates shall not—
9	"(A) discriminate against individuals on
10	the basis of race, color, religion, sex, disability,
11	age, or national origin; or
12	"(B) establish or observe any quota based
13	on race, color, religion, sex, disability, age, or
14	national origin in matters concerning member-
15	ship, corporate governance, or personnel.
16	"(3) Each officer of the corporation shall be a
17	citizen of the United States.
18	"(4) The corporation shall maintain its status
19	as an organization exempt from taxation under the
20	Internal Revenue Code of 1986.
21	"(5) The form of government of the corporation
22	must be representative of the membership-at-large
23	and may not permit concentration of control in a
24	limited number of members or in a self-perpetuating
25	group not representative of the membership-at-large.

I	"(6) The corporation is liable for any act of any
2	officer or agent of the corporation acting within the
3	scope of the authority of the corporation.
4	"(7) The corporation shall comply with the law
5	governing service of process in—
6	"(A) the District of Columbia;
7	"(B) each State in which it is incor-
8	porated; and
9	"(C) each State in which it carries out ac-
10	tivities.
11	"(8) The corporation shall keep—
12	"(A) correct and complete records of ac-
13	count;
14	"(B) minutes of the proceedings of mem-
15	bers, board of directors, and committees of the
16	corporation having any of the authority of the
17	board of directors of the corporation; and
18	"(C) at the principal office of the corpora-
19	tion established under section 151107 of this
20	title, a record of the names and addresses of
21	the members of the corporation entitled to vote
22	on matters relating to the corporation.
23	"(9) A member entitled to vote on any matter
24	relating to the corporation, or an agent or attorney

1	of the member, may inspect the records of the cor-
2	poration for any proper purpose at any time.
3	
	"(10) The corporation shall submit to Congress
4	an annual report on the activities of the corporation
5	during the preceding fiscal year.
6	"(11) The Attorney General of the United
7	States may bring a civil action in the United States
8	District Court for the District of Columbia for ap-
9	propriate equitable relief if the corporation—
10	"(A) engages or threatens to engage in any
11	act, practice, or policy that is inconsistent with
12	the purposes described in section 151102 of
13	this title; or
14	"(B) refuses, fails, or neglects to carry out
15	its obligations under this chapter or threatens
16	to do so.
17	"(12) On dissolution or final liquidation of the
18	corporation, any assets remaining after the dis-
19	charge or satisfactory provision for the discharge of
20	all liabilities shall be either deposited in the Treas-
21	ury of the United States as a miscellaneous receipt
22	or divided equally among employed individuals who
23	are, at the time of dissolution or final liquidation,
24	members of the corporation or any of its State or
25	local affiliates.

1	"(13) No part of the compensation received for
2	work performed on behalf of the corporation, or any
3	of its State or local affiliates, by any officer or rep-
4	resentative of the corporation, or any of its State or
5	local affiliates, who is an employee of a State or
6	local government (as such terms are defined in sec-
7	tion 3371 of title 5), may be derived from payments
8	made by the State or local government to the cor-
9	poration or its officers or representatives.
10	"(14) The corporation and its State or local af-
11	filiates shall not—
12	"(A) require or encourage staff, officers,
13	affiliates, or members to affirm, adopt, or ad-
14	here to any belief of concept that—
15	"(i) the United States is fundamen-
16	tally or irredeemably racist or sexist;
17	"(ii) an individual, by virtue of sex,
18	race, ethnicity, religion, color, or national
19	origin—
20	"(I) is inherently racist, sexist, or
21	oppressive, whether consciously or un-
22	consciously; or
23	"(II) should be blamed for ac-
24	tions committed in the past by other
25	members of the same sex, race, eth-

1	nicity, religion, color, or national ori
2	$\operatorname{gin};$
3	"(iii) an individual's moral character
4	is necessarily determined, in whole or in
5	part, by the sex, race, ethnicity, religion
6	color, or national origin of the individual
7	or
8	"(iv) promotes antisemitic beliefs or
9	practices, including beliefs that perpetuate
10	harmful stereotypes about Jewish people
11	deny or minimize the Holocaust, or pro
12	mote hatred or discrimination against Jew
13	ish individuals based on identity, ancestry
14	or connection to and beliefs about Israel
15	or
16	"(B) advocate for or encourage any loca
17	educational agency, public school (including a
18	public charter school), or governmental entity
19	responsible for the oversight of public secondary
20	or elementary schools to require students to af
21	firm, adopt, or adhere to any of the beliefs
22	practices, or concepts described in subpara
23	graph (A).
24	"(15) The corporation and its State or local af
25	filiates shall not—

1	"(A) call, or participate in, a strike, work
2	stoppage, or slowdown affecting a State or local
3	government (as such terms are defined in sec-
4	tion 3371 of title 5); or
5	"(B) condone any activity described in sub-
6	paragraph (A) of this paragraph by failing to
7	take action to prevent or stop such activity.
8	"(16) The corporation and each of its State and
9	local affiliates shall be deemed to be a labor organi-
10	zation, as such term is defined in section 3 of the
11	Labor-Management Reporting and Disclosure Act of
12	1959 (29 U.S.C. 402), and shall abide by all provi-
13	sions of such Act applicable to labor organizations.".
14	SEC. 5. REPEAL OF DISTRICT OF COLUMBIA PROPERTY TAX
15	EXEMPTION.
16	(a) In General.—Section 151106 of title 36, United
17	States Code, is repealed.
18	(b) Conforming Amendment.—The analysis for
19	chapter 1511 of title 36, United States Code, is amended
20	by repealing the item relating to section 151106.