The former rule, which was put into place by President Trump's first administration, encourages industries to take proactive steps to reduce emissions without increasing regulatory burdens. The results during President Trump's first term were overwhelmingly clear: Source reclassification reduces hazardous air pollution in our communities.

We need to take every opportunity available to rightsize regulatory requirements prohibiting our ability to revitalize American manufacturing and achieve energy dominance, while taking steps that reduce emissions through innovative technologies that I have advocated for alongside my colleagues across both aisles of this Chamber.

We need to remember that our manufacturing, energy, and environmental policies do not need to be at odds with one another. A robust manufacturing sector, energy reliability, and a clean environment are not mutually exclusive.

I am proud to join in this effort alongside Senator Curtis, my colleague on the Environment and Public Works Committee. This is an opportunity to return to commonsense environmental policy, and I encourage my colleagues to join us in supporting this resolution.

I yield the floor.

The PRESIDING OFFICER. The Senator from Oregon.

Mr. WYDEN. Mr. President, I ask unanimous consent to speak for up to 1 minute to conclude, and Senator SCHUMER will ask for an additional minute as well, and we would wrap up. But I ask unanimous consent to speak for 1 minute.

The PRESIDING OFFICER. That order has been granted.

S.J. RES. 49

Mr. WYDEN. Thank you, Mr. President.

Senators, the devastating economic news we got this morning should be enough for Senators to vote yes tonight.

The only winner from the tariffs is China, which is scooping up markets and allies Donald Trump has left in the dust.

Senators, vote yes. Reclaim American trade policy, and end its outsourcing to Donald Trump.

The PRESIDING OFFICER. The minority leader.

Mr. SCHUMER. Mr. President, this resolution presents Republicans with a choice: Stand with Donald Trump or stand with American families hurt by the trade war.

The dismal GDP numbers today should be a wake-up call to Republican Senators now more than ever. Donald Trump is doing with the economy and tariffs what he did with his own business: Drive them under. It is terrible.

We hope that Republicans will join us because the devastation of the tariffs is apparent. Families are paying more. IRAs are going down. The country is on the edge of a recession because businesses are paralyzed.

The only solution: Pass our legislation, have JOHNSON pass it in the House, and tell President Trump his tariff policies are chaotic and plain dumb.

I yield the floor.

The PRESIDING OFFICER. Under the previous order, the clerk will read the title of the joint resolution for the third time.

The joint resolution was ordered to be engrossed for a third reading and was read the third time.

VOTE ON S.J. RES. 49

The PRESIDING OFFICER. The joint resolution having been read the third time, the question is, Shall the joint resolution pass?

Mr. WYDEN. I ask for the yeas and navs.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The bill clerk called the roll.

Mr. BARRASSO. The following Senator is necessarily absent: the Senator from Kentucky (Mr. McConnell).

Mr. DURBIN. I announce that the Senator from Rhode Island (Mr. WHITE-HOUSE) is necessarily absent.

The result was announced—yeas 49, nays 49, as follows:

[Rollcall Vote No. 225 Leg.]

YEAS-49

Alsobrooks	Hickenlooper	Reed
Baldwin	Hirono	Rosen
Bennet	Kaine	Sanders
Blumenthal	Kelly	Schatz
Blunt Rochester	Kim	Schiff
Booker	King	Schumer
Cantwell	Klobuchar	Shaheen Slotkin
Collins	Luján	
Coons	Markey	Smith
Cortez Masto	Merkley	Van Hollen
Duckworth	Murkowski	Warner
Durbin	Murphy	Warnock
Fetterman	Murray	
Gallego	Ossoff	Warren
Gillibrand	Padilla	Welch
Hassan	Paul	Wyden
Heinrich	Peters	
	NI A 37G 40	

NAYS—49

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Banks Barrasso Blackburn Boozman Britt Budd Capito Cassidy Cornyn Cotton Cramer Crapo Cruz Curtis Daines Ernst Fischer	Graham Grassley Hagerty Hawley Hoeven Husted Hyde-Smith Johnson Justice Kennedy Lankford Lee Lummis Marshall McCormick Moody Moran	Moreno Mullin Ricketts Risch Rounds Schmitt Scott (FL) Scott (SC) Sheehy Sullivan Thune Tillis Tuberville Wicker Young

NOT VOTING-2

McConnell Whitehouse

The joint resolution (S.J. Res. 49) was rejected.

The PRESIDING OFFICER (Mr. JUSTICE). The majority leader.

MOTION TO RECONSIDER

Mr. THUNE. Mr. President, I move to reconsider the vote.

MOTION TO TABLE

And I move to table the motion to reconsider.

VOTE ON MOTION TO TABLE

The PRESIDING OFFICER. The question is on agreeing to the motion. Mr. THUNE. I ask for the yeas and navs.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. BARRASSO. The following Senator is necessarily absent: the Senator from Kentucky (Mr. McConnell).

Mr. DURBIN. I announce that the Senator from Rhode Island (Mr. WHITE-HOUSE) is necessarily absent.

The result was announced—yeas 49, nays 49, as follows:

[Rollcall Vote No. 226 Leg.]

YEAS-49

Banks	Graham	Moreno
Barrasso	Grassley	Mullin
Blackburn	Hagerty	Ricketts
Boozman	Hawley	Risch
Britt	Hoeven	Rounds
Budd	Husted	Schmitt
Capito	Hyde-Smith	Scott (FL)
Cassidy	Johnson	Scott (SC)
Cornyn	Justice	Sheehv
Cotton	Kennedy	Sullivan
Cramer	Lankford	Thune
Crapo	Lee	Tillis
Cruz	Lummis	
Curtis	Marshall	Tuberville
Daines	McCormick	Wicker
Ernst	Moody	Young
Fischer	Moran	

NAYS-49

Alsobrooks Baldwin Bennet Blumenthal Blunt Rochester Booker Cantwell Collins Coons Cortez Masto Duckworth Durbin Fetterman Gallego Gillibrand Hassan	Hickenlooper Hirono Kaine Kaine Kelly Kim King Klobuchar Luján Markey Merkley Murkowski Murphy Murray Ossoff Padilla Paul	Reed Rosen Sanders Schatz Schiff Schumer Shaheen Slotkin Smith Van Hollen Warner Warnock Warren Welch
Heinrich	Peters	

NOT VOTING—2

McConnell Whitehouse

(Mr. HUSTED assumed the Chair.) The VICE PRESIDENT. On this vote, the yeas are 49, the nays are 49.

The Senate being evenly divided, the Vice President votes in the affirmative. The motion to table is agreed to.

The motion was agreed to.
The PRESIDING OFFICER (Mr. HUSTED). The majority leader.

PROVIDING FOR CONGRESSIONAL DISAPPROVAL UNDER CHAPTER 8 OF TITLE 5, UNITED STATES CODE, OF THE RULE SUBMITTED BY THE ENVIRONMENTAL PROTECTION AGENCY RELATING TO "REVIEW OF FINAL RULE RECLASSIFICATION OF MAJOR SOURCES AS AREA SOURCES UNDER SECTION 112 OF THE CLEAN AIR ACT"—Motion to Proceed

Mr. THUNE. I move to proceed to Calendar No. 31, S.J. Res. 31.

The PRESIDING OFFICER. The clerk will report the motion.

The senior assistant legislative clerk read as follows:

Motion to proceed to Calendar No. 31, S.J. Res. 31, a joint resolution providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Environmental Protection Agency relating to "Review of Final Rule Reclassification of Major Sources as Area Sources Under Section 112 of the Clean Air Act".

VOTE ON MOTION

The PRESIDING OFFICER. The question is on agreeing to the motion to proceed.

Mr. THUNE. I ask for the yeas and navs.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. BARRASSO. The following Senator is necessarily absent: the Senator from Kentucky (Mr. McConnell).

Mr. DURBIN. I announce that the Senator from New Mexico (Mr. Heinrich), the Senator from Connecticut (Mr. Murphy), the Senator from Michigan (Mr. Peters), the Senator from Vermont (Mr. Sanders), the Senator from Virginia (Mr. Warner), the Senator from Vermont (Mr. Welch), and the Senator from Rhode Island (Mr. Whitehouse) are necessarily absent.

The result was announced—yeas 52, nays 40, as follows:

[Rollcall Vote No. 227 Leg.]

YEAS-52

Banks	Graham	Mullin
Barrasso	Grassley	Murkowski
Blackburn	Hagerty	Paul
Boozman	Hawley	Ricketts
Britt	Hoeven	Risch
Budd	Husted	Rounds Schmitt
Capito	Hyde-Smith	
Cassidy	Johnson	Scott (FL)
Collins	Justice	Scott (SC)
Cornyn	Kennedy	Sheehv
Cotton	Lankford	Sullivan
Cramer	Lee	
Crapo	Lummis	Thune
Cruz	Marshall	Tillis
Curtis	McCormick	Tuberville
Daines	Moody	Wicker
Ernst	Moran	Young
Fischer	Moreno	

NAYS-40

Alsobrooks	Hassan	Reed
Baldwin	Hickenlooper	Rosen
Bennet	Hirono	Schatz
Blumenthal	Kaine	Schiff
Blunt Rochester	Kelly	Schumer
Booker	Kim	Shaheen
Cantwell	King	Slotkin
Coons	Klobuchar	Smith
Cortez Masto	Luján	Van Hollen
Duckworth	Markey	Warnock
Durbin	Merkley	Warren
Fetterman	Murray	
Gallego	Ossoff	Wyden
Gillibrand	Padilla	

NOT VOTING-8

Heinrich	Peters	Welch
McConnell	Sanders	Whitehouse
Murphy	Warner	

The motion was agreed to.

PROVIDING FOR CONGRESSIONAL DISAPPROVAL UNDER CHAPTER 8 OF TITLE 5, UNITED STATES CODE, OF THE RULE SUBMITTED BY THE ENVIRONMENTAL PROTECTION AGENCY RELATING TO "REVIEW OF FINAL RULE RECLASSIFICATION OF MAJOR SOURCES AS AREA SOURCES UNDER SECTION 112 OF THE CLEAN AIR ACT"

The PRESIDING OFFICER (Mr. RICKETTS). The clerk will report.

The senior assistant legislative clerk read as follows:

A joint resolution (S.J. Res. 31) providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Environmental Protection Agency relating to "Review of Final Rule Reclassification of Major Sources as Area Sources Under Section 112 of the Clean Air Act".

The PRESIDING OFFICER. The Senator from South Dakota.

FOUNDATION OF THE FEDERAL BAR ASSOCIATION CHARTER AMENDMENTS ACT OF 2025

Mr. THUNE. Mr. President, I ask unanimous consent that the Committee on the Judiciary be discharged from further consideration of S. 616 and the Senate proceed to its immediate consideration.

The PRESIDING OFFICER. The clerk will report the bill by title.

The senior assistant legislative clerk read as follows:

A bill (S. 616) to amend title 36, United States Code, to revise the Federal charter for the Foundation of the Federal Bar Association.

There being no objection, the committee was discharged, and the Senate proceeded to consider the bill.

Mr. THUNE. Mr. President, I ask unanimous consent that the bill be considered read a third time and passed and the motion to reconsider be considered made and laid upon the table.

The PRESIDING OFFICER. Without objection, it is so ordered.

The bill (S. 616) was ordered to be engrossed for a third reading, was read the third time, and passed as follows:

S. 616

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Foundation of the Federal Bar Association Charter Amendments Act of 2025".

SEC. 2. ORGANIZATION.

Section 70501 of title 36, United States Code, is amended—

- (1) by striking subsection (b); and
- (2) by redesignating subsection (c) as subsection (b).

SEC. 3. MEMBERSHIP.

Section 70503 of title 36, United States Code, is amended—

- (1) by striking subsections (a) and (b) and inserting the following:
- "(a) ELIGIBILITY.—Except as provided in this chapter, eligibility for membership in the corporation and the rights and privileges

of members are as provided in the bylaws.";

(2) by redesignating subsection (c) as subsection (b).

SEC. 4. GOVERNING BODY.

Section 70504 of title 36, United States Code, is amended to read as follows:

"§ 70504. Governing body

"(a) BOARD OF DIRECTORS.—The board of directors is the governing body of the corporation. The board may exercise, or provide for the exercise of, the powers of the corporation. The board of directors and the responsibilities of the board are as provided in the bylaws.

"(b) OFFICERS.—The officers and the election of the officers are as provided for in the bylaws.".

SEC. 5. RESTRICTIONS.

Section 70507 of title 36, United States Code, is amended to read as follows:

"§ 70507. Restrictions

"(a) STOCK AND DIVIDENDS.—The corporation may not issue stock or declare or pay a dividend.

"(b) POLITICAL ACTIVITIES.—

"(1) IN GENERAL.—The activities, funds, income, and property of the corporation may not be used to carry on political activity or attempt to influence legislation.

"(2) NO CONTRIBUTION, SUPPORT, OR PARTICI-PATION.—The corporation or a director or officer in the corporate capacity of the director of officer may not contribute to, support, or participate in any political activity or in any manner attempt to influence legislation.

"(c) DISTRIBUTION OF INCOME OR ASSETS.—
"(1) IN GENERAL.—The income or assets of
the corporation may not inure to the benefit
of, or be distributed to, a director, officer, or
member during the life of the charter granted by this chapter. This subsection does not

prevent the payment, in amounts approved

by the board of directors, of—
"(A) reasonable compensation; or

"(B) reimbursement for expenses incurred in undertaking the corporation's business, to officers, directors, or members.

 $^{\circ}$ (2) RULE OF CONSTRUCTION.—This subsection shall not be construed to—

"(A) prevent the award of a grant to a Federal Bar Association chapter of which an officer, director, or member may be a member; or

"(B) prevent the payment of reasonable compensation to the corporation's employees for services undertaken on behalf of the corporation.

"(d) LOANS.—The corporation may not make a loan to a director, officer, member, or employee.

"(e) IMMUNITY FROM LIABILITY.—Members and private individuals are not liable for the obligations of the corporation.

"(f) CLAIM OF GOVERNMENTAL APPROVAL OR AUTHORITY.—The corporation—

"(1) may not claim congressional approval or the authority of the United States Government for any of its activities; and

``(2) may acknowledge this charter."

SEC. 6. PRINCIPAL OFFICE.

Section 70508 of title 36, United States Code, is amended by striking "the District of Columbia," and inserting "a United States location decided by the board of directors and specified in the bylaws,".

SEC. 7. SERVICE OF PROCESS.

Section 70510 of title 36, United States Code, is amended to read as follows:

"§ 70510. Service of process

"The corporation shall comply with the law on service of process of the State or District in which it is incorporated.".

SEC. 8. DEPOSIT OF ASSETS ON DISSOLUTION OR FINAL LIQUIDATION.

Section 70512 of title 36, United States Code, is amended to read as follows: