#### March 1, 2017

### Rules Committee Print 115-5

## TEXT OF H.R. 985, FAIRNESS IN CLASS ACTION

#### LITIGATION AND FURTHERING ASBESTOS

#### CLAIM TRANSPARENCY ACT OF 2017

[Showing the text of H.R. 985 as ordered reported and H.R. 906 as reported by the Committee on the Judiciary; with conforming changes.]

#### 1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Fairness in Class Action Litigation and Furthering As-
- 4 bestos Claim Transparency Act of 2017".
- 5 (b) Table of Contents for
- 6 this Act is as follows:
  - Sec. 1. Short title; table of contents.

#### TITLE I—FAIRNESS IN CLASS ACTION LITIGATION

- Sec. 101. Short title; reference; table of contents.
- Sec. 102. Purposes.
- Sec. 103. Class action procedures.
- Sec. 104. Misjoinder of plaintiffs in personal injury and wrongful death actions.
- Sec. 105. Multidistrict litigation proceedings procedures.
- Sec. 106. Rulemaking authority of Supreme Court and Judicial Conference.
- Sec. 107. Effective date.

#### TITLE II—FURTHERING ASBESTOS CLAIM TRANSPARENCY

- Sec. 201. Short title.
- Sec. 202. Amendments.
- Sec. 203. Effective date; application of amendments.

# 1 TITLE I—FAIRNESS IN CLASS 2 ACTION LITIGATION

2	<b>ACTION LITIGATION</b>
3	SEC. 101. SHORT TITLE; REFERENCE; TABLE OF CONTENTS.
4	(a) SHORT TITLE.—This title may be cited as the
5	"Fairness in Class Action Litigation Act of 2017".
6	(b) Reference.—Whenever, in this title, reference
7	is made to an amendment to, or repeal of, a section or
8	other provision, the reference shall be considered to be
9	made to a section or other provision of title 28, United
10	States Code.
11	(c) Table of Contents.—The table of contents of
12	this title is as follows:
	<ul> <li>Sec. 101. Short title; reference; table of contents.</li> <li>Sec. 102. Purposes.</li> <li>Sec. 103. Class action procedures.</li> <li>Sec. 104. Misjoinder of plaintiffs in personal injury and wrongful death actions.</li> <li>Sec. 105. Multidistrict litigation proceedings procedures.</li> <li>Sec. 106. Rulemaking authority of Supreme Court and Judicial Conference.</li> <li>Sec. 107. Effective date.</li> </ul>
13	SEC. 102. PURPOSES.
14	The purposes of this title are to—
15	(1) assure fair and prompt recoveries for class
16	members and multidistrict litigation plaintiffs with
17	legitimate claims;
18	(2) diminish abuses in class action and mass
19	tort litigation that are undermining the integrity of
20	the U.S. legal system; and
21	(3) restore the intent of the framers of the
22	United States Constitution by ensuring Federal

- 1 court consideration of interstate controversies of na-
- 2 tional importance consistent with diversity jurisdic-
- 3 tion principles.

#### 4 SEC. 103. CLASS ACTION PROCEDURES.

- 5 (a) IN GENERAL.—Chapter 114 is amended by in-
- 6 serting after section 1715 the following:

## 7 "§ 1716. Class action injury allegations

- 8 "(a) In General.—A Federal court shall not issue
- 9 an order granting certification of a class action seeking
- 10 monetary relief for personal injury or economic loss unless
- 11 the party seeking to maintain such a class action affirma-
- 12 tively demonstrates that each proposed class member suf-
- 13 fered the same type and scope of injury as the named class
- 14 representative or representatives.
- 15 "(b) Certification Order.—An order issued under
- 16 Rule 23(c)(1) of the Federal Rules of Civil Procedure that
- 17 certifies a class seeking monetary relief for personal injury
- 18 or economic loss shall include a determination, based on
- 19 a rigorous analysis of the evidence presented, that the re-
- 20 quirement in subsection (a) of this section is satisfied.

#### 21 "§ 1717. Conflicts of interest

- 22 "(a) Required Disclosures.—In a class action
- 23 complaint, class counsel shall state whether any proposed
- 24 class representative or named plaintiff in the complaint
- 25 is a relative of, is a present or former employee of, is a

- 1 present or former client of (other than with respect to the
- 2 class action), or has any contractual relationship with
- 3 (other than with respect to the class action) class counsel.
- 4 In addition, the complaint shall describe the circumstances
- 5 under which each class representative or named plaintiff
- 6 agreed to be included in the complaint and shall identify
- 7 any other class action in which any proposed class rep-
- 8 resentative or named plaintiff has a similar role.
- 9 "(b) Prohibition of Conflicts.—A Federal court
- 10 shall not issue an order granting certification of any class
- 11 action in which any proposed class representative or
- 12 named plaintiff is a relative of, is a present or former em-
- 13 ployee of, is a present or former client of (other than with
- 14 respect to the class action), or has any contractual rela-
- 15 tionship with (other than with respect to the class action)
- 16 class counsel.
- 17 "(c) Definition.—For purposes of this section, 'rel-
- 18 ative' shall be defined by reference to section 3110(a)(3)
- 19 of title 5, United States Code.

## 20 "§ 1718. Class member benefits

- 21 "(a) Distribution of Benefits to Class Mem-
- 22 BERS.—A Federal court shall not issue an order granting
- 23 certification of a class action seeking monetary relief un-
- 24 less the class is defined with reference to objective criteria
- 25 and the party seeking to maintain such a class action af-

firmatively demonstrates that there is a reliable and administratively feasible mechanism (a) for the court to determine whether putative class members fall within the 4 class definition and (b) for distributing directly to a sub-5 stantial majority of class members any monetary relief se-6 cured for the class. "(b) ATTORNEYS' FEES IN CLASS ACTIONS.— 7 8 "(1) Fee distribution timing.—In a class 9 action seeking monetary relief, no attorneys' fees 10 may be determined or paid pursuant to Rule 23(h) 11 of the Federal Rules of Civil Procedure or otherwise 12 until the distribution of any monetary recovery to 13 class members has been completed. 14 "(2) Fee determinations based on mone-15 TARY AWARDS.—Unless otherwise specified by Fed-16 eral statute, if a judgment or proposed settlement in 17 a class action provides for a monetary recovery, the 18 portion of any attorneys' fee award to class counsel 19 that is attributed to the monetary recovery shall be 20 limited to a reasonable percentage of any payments 21 directly distributed to and received by class mem-22 bers. In no event shall the attorneys' fee award ex-23 ceed the total amount of money directly distributed 24 to and received by all class members.

1	"(3) Fee determinations based on equi-
2	TABLE RELIEF.—Unless otherwise specified by Fed-
3	eral statute, if a judgment or proposed settlement in
4	a class action provides for equitable relief, the por-
5	tion of any attorneys' fee award to class counsel that
6	is attributed to the equitable relief shall be limited
7	to a reasonable percentage of the value of the equi-
8	table relief, including any injunctive relief.

## 9 "§ 1719. Money distribution data

10 "(a) Settlement Accountings.—In any settlement of a class action that provides for monetary benefits, the court shall order class counsel to submit to the Direc-12 tor of the Federal Judicial Center and the Director of the Administrative Office of the United States Courts an ac-15 counting of the disbursement of all funds paid by the defendant pursuant to the settlement agreement. The ac-16 counting shall state the total amount paid directly to all class members, the actual or estimated total number of 19 class members, the number of class members who received payments, the average amount (both mean and median) 21 paid directly to all class members, the largest amount paid to any class member, the smallest amount paid to any class member and, separately, each amount paid to any other person (including class counsel) and the purpose of the payment. In stating the amounts paid to class mem-

- 1 bers, no individual class member shall be identified. No
- 2 attorneys' fees may be paid to class counsel pursuant to
- 3 Rule 23(h) of the Federal Rules of Civil Procedure until
- 4 the accounting has been submitted.
- 5 "(b) Annual Settlement Distribution Re-
- 6 PORTS.—Commencing not later than 12 months after the
- 7 date of enactment of this section, the Judicial Conference
- 8 of the United States, with the assistance of the Director
- 9 of the Federal Judicial Center and the Director of the Ad-
- 10 ministrative Office of the United States Courts, shall an-
- 11 nually prepare and transmit to the Committees on the Ju-
- 12 diciary of the Senate and the House of Representatives
- 13 for public dissemination a report summarizing how funds
- 14 paid by defendants in class actions have been distributed,
- 15 based on the settlement accountings submitted pursuant
- 16 to subsection (a).

## 17 **"§ 1720. Issues classes**

- 18 "(a) In General.—A Federal court shall not issue
- 19 an order granting certification of a class action with re-
- 20 spect to particular issues pursuant to Rule 23(c)(4) of the
- 21 Federal Rules of Civil Procedure unless the entirety of the
- 22 cause of action from which the particular issues arise sat-
- 23 isfies all the class certification prerequisites of Rule 23(a)
- 24 and Rule 23(b)(1), Rule 23(b)(2), or Rule 23(b)(3).

- 1 "(b) CERTIFICATION ORDER.—An order issued under
- 2 Rule 23(c)(4) of the Federal Rules of Civil Procedure that
- 3 certifies a class with respect to particular issues shall in-
- 4 clude a determination, based on a rigorous analysis of the
- 5 evidence presented, that the requirement in subsection (a)
- 6 of this section is satisfied.

## 7 "§ 1721. Stay of discovery

- 8 "In any class action, all discovery and other pro-
- 9 ceedings shall be stayed during the pendency of any mo-
- 10 tion to transfer, motion to dismiss, motion to strike class
- 11 allegations, or other motion to dispose of the class allega-
- 12 tions, unless the court finds upon the motion of any party
- 13 that particularized discovery is necessary to preserve evi-
- 14 dence or to prevent undue prejudice to that party.

# 15 "§ 1722. Third-party litigation funding disclosure

- 16 "In any class action, class counsel shall promptly dis-
- 17 close in writing to the court and all other parties the iden-
- 18 tity of any person or entity, other than a class member
- 19 or class counsel of record, who has a contingent right to
- 20 receive compensation from any settlement, judgment, or
- 21 other relief obtained in the action.

# 22 **"§ 1723. Appeals**

- 23 "A court of appeals shall permit an appeal from an
- 24 order granting or denying class-action certification under
- 25 Rule 23 of the Federal Rules of Civil Procedure.".

1	(b) Conforming Amendment.—The table of sec-
2	tions for such chapter is amended by inserting after the
3	item pertaining to section 1715 the following:
	""Sec. 1716. Class action injury allegations. ""Sec. 1717. Conflicts of interest. ""Sec. 1718. Class member benefits. ""Sec. 1719. Money distribution data. ""Sec. 1720. Issues classes. ""Sec. 1721. Stay of discovery. ""Sec. 1722. Third-party litigation funding disclosure. ""Sec. 1723. Appeals.".
4	SEC. 104. MISJOINDER OF PLAINTIFFS IN PERSONAL IN-
5	JURY AND WRONGFUL DEATH ACTIONS.
6	Section 1447 is amended—
7	(1) by redesignating subsection (d) as sub-
8	section (e);
9	(2) by redesignating subsection (e) as sub-
10	section (f); and
11	(3) by inserting after subsection (c) the fol-
12	lowing:
13	"(d) Misjoinder of Plaintiffs in Personal In-
14	JURY AND WRONGFUL DEATH ACTIONS.—
15	"(1) This subsection shall apply to any civil ac-
16	tion in which—
17	"(A) two or more plaintiffs assert personal
18	injury or wrongful death claims;
19	"(B) the action is removed on the basis of
20	the jurisdiction conferred by section 1332(a);
	·

1	"(C) a motion to remand is made on the
2	ground that one or more defendants are citizens
3	of the same State as one or more plaintiffs.
4	"(2) In deciding the remand motion in any such
5	case, the court shall apply the jurisdictional require-
6	ments of section 1332(a) to the claims of each plain-
7	tiff individually, as though that plaintiff were the
8	sole plaintiff in the action.
9	"(3) The court shall sever the claims that do
10	not satisfy the jurisdictional requirements of section
11	1332(a) and shall remand those claims to the State
12	court from which the action was removed. The court
13	shall retain jurisdiction over the claims that satisfy
14	the jurisdictional requirements of section 1332(a).".
15	SEC. 105. MULTIDISTRICT LITIGATION PROCEEDINGS PRO-
15 16	SEC. 105. MULTIDISTRICT LITIGATION PROCEEDINGS PROCEDURES.
16 17	CEDURES.
16 17	CEDURES.  Section 1407 is amended by adding at the end the
16 17 18	CEDURES.  Section 1407 is amended by adding at the end the following:
16 17 18 19	CEDURES.  Section 1407 is amended by adding at the end the following:  "(i) Allegations Verification.—In any coordi-
16 17 18 19 20	CEDURES.  Section 1407 is amended by adding at the end the following:  "(i) Allegations Verification.—In any coordinated or consolidated pretrial proceedings conducted pur-
116 117 118 119 220 221	Section 1407 is amended by adding at the end the following:  "(i) Allegations Verification.—In any coordinated or consolidated pretrial proceedings conducted pursuant to subsection (b), counsel for a plaintiff asserting
16 17 18 19 20 21 22	Section 1407 is amended by adding at the end the following:  "(i) Allegations Verification.—In any coordinated or consolidated pretrial proceedings conducted pursuant to subsection (b), counsel for a plaintiff asserting a claim seeking redress for personal injury whose civil ac-

records) for the factual contentions in plaintiff's complaint regarding the alleged injury, the exposure to the risk that 3 allegedly caused the injury, and the alleged cause of the 4 injury. The submission must be made within the first 45 days after the civil action is transferred to or directly filed in the proceedings. That deadline shall not be extended. Within 30 days after the submission deadline, the judge 8 or judges to whom the action is assigned shall enter an order determining whether the submission is sufficient and shall dismiss the action without prejudice if the submis-10 11 sion is found to be insufficient. If a plaintiff in an action 12 dismissed without prejudice fails to tender a sufficient submission within the following 30 days, the action shall 13 be dismissed with prejudice. 14 15 "(j) Trial Prohibition.—In any coordinated or consolidated pretrial proceedings conducted pursuant to 16 17 subsection (b), the judge or judges to whom actions are 18 assigned by the Judicial Panel on Multidistrict Litigation 19 may not conduct any trial in any civil action transferred 20 to or directly filed in the proceedings unless all parties 21 to the civil action consent to trial of the specific case 22 sought to be tried. 23 "(k) REVIEW OF ORDERS.— "(1) IN GENERAL.—The Court of Appeals hav-24 25 ing jurisdiction over the transferee district shall per-

1 mit an appeal to be taken from any order issued in 2 the conduct of coordinated or consolidated pretrial proceedings conducted pursuant to subsection (b), 3 4 provided that an immediate appeal from the order 5 may materially advance the ultimate termination of 6 one or more civil actions in the proceedings. 7 "(2) Remand orders.—Notwithstanding sec-8 tion 1447(e), a court of appeals may accept an ap-9 peal from an order issued in any coordinated or con-10 solidated proceedings conducted pursuant to sub-11 section (b) granting or denying a motion to remand 12 a civil action to the State court from which it was 13 removed if application is made to the court of ap-14 peals within 14 days after the order is entered. 15 "(1) Ensuring Proper Recovery for Plain-TIFFS.—The claimants in any civil action asserting a 16 17 claim for personal injury transferred to or directly filed 18 in coordinated or consolidated pretrial proceedings con-19 ducted pursuant to subsection (b) shall receive not less 20 than 80 percent of any monetary recovery obtained in that 21 action by settlement, judgment or otherwise. The judge 22 or judges to whom the coordinated or consolidated pretrial 23 proceedings have been assigned shall have jurisdiction over any disputes regarding compliance with this requirement.". 25

1	SEC. 106. RULEMAKING AUTHORITY OF SUPREME COURT
2	AND JUDICIAL CONFERENCE.
3	Nothing in this title shall restrict in any way the au-
4	thority of the Judicial Conference and the Supreme Court
5	to propose and prescribe general rules of practice and pro-
6	cedure under chapter 131 of title 28, United States Code.
7	SEC. 107. EFFECTIVE DATE.
8	The amendments made by the title shall apply to any
9	civil action pending on the date of enactment of this title
10	or commenced thereafter.
11	TITLE II—FURTHERING ASBES-
12	TOS CLAIM TRANSPARENCY
13	SEC. 201. SHORT TITLE.
14	This title may be cited as the "Furthering Asbestos
15	Claim Transparency (FACT) Act of 2017".
16	SEC. 202. AMENDMENTS.
17	Section 524(g) of title 11, United States Code, is
18	amended by adding at the end the following:
19	"(8) A trust described in paragraph (2) shall, subject
20	to section 107—
21	"(A) file with the bankruptcy court, not later
22	than 60 days after the end of every quarter, a report
23	that shall be made available on the court's public
24	docket and with respect to such quarter—
25	"(i) describes each demand the trust re-
26	ceived from, including the name and exposure

1	history of, a claimant and the basis for any
2	payment from the trust made to such claimant
3	and
4	"(ii) does not include any confidential med-
5	ical record or the claimant's full social security
6	number; and
7	"(B) upon written request, and subject to pay-
8	ment (demanded at the option of the trust) for any
9	reasonable cost incurred by the trust to comply with
10	such request, provide in a timely manner any infor-
11	mation related to payment from, and demands for
12	payment from, such trust, subject to appropriate
13	protective orders, to any party to any action in law
14	or equity if the subject of such action concerns li-
15	ability for asbestos exposure.".
16	SEC. 203. EFFECTIVE DATE; APPLICATION OF AMEND
17	MENTS.
18	(a) Effective Date.—Except as provided in sub-
19	section (b), this title and the amendments made by this
20	title shall take effect on the date of the enactment of this
21	title.
22	(b) Application of Amendments.—The amend-
23	ments made by this title shall apply with respect to cases

- 1 commenced under title 11 of the United States Code be-
- 2 fore, on, or after the date of the enactment of this title.

