#### 112TH CONGRESS 1ST SESSION

# S. 1507

To provide protections for workers with respect to their right to select or refrain from selecting representation by a labor organization.

## IN THE SENATE OF THE UNITED STATES

August 2, 2011

Mr. Hatch (for himself, Mr. Burr, Mr. McCain, and Mr. Graham) introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

# A BILL

To provide protections for workers with respect to their right to select or refrain from selecting representation by a labor organization.

- 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.
- This Act may be cited as the "Employee Rights Act".
- 5 SEC. 2. AMENDMENTS TO THE NATIONAL LABOR RELA-
- 6 TIONS ACT.
- 7 (a) Unfair Labor Practices.—Section 8(b)(1) of
- 8 the National Labor Relations Act (29 U.S.C. 158(b)(1))
- 9 is amended by inserting "interfere with" before "restrain"

1 (b) Representatives and Elections.—Section 9 2 of the National Labor Relations Act (29 U.S.C. 159) is amended— 3 4 (1) in subsection (a)— (A) by striking "designated or selected for 5 6 the purposes of collective bargaining" and in-7 serting "for the purposes of collective bar-8 gaining selected by secret ballot in an election 9 conducted by the Board,"; and 10 (B) by inserting before the period the fol-11 lowing: ": Provided further, That, for purposes 12 of determining the majority of the employees in 13 a secret ballot election in a unit, the term 'ma-14 jority' shall mean the majority of all the em-15 ployees in the unit, and not the majority of em-16 ployees voting in the election"; and 17 (2) in subsection (e), by adding at the end the 18 following: 19 "(3) Not later than 36 months after the initial certifi-20 cation of a labor organization as the exclusive representa-21 tive of employees in an appropriate bargaining unit, and 22 each 3-year period thereafter, a neutral, private organiza-23 tion chosen by agreement between the employer and the labor organization involved, after a notice period of not less than 35 days, shall conduct a secret ballot election

1	among such employees to determine whether a majority
2	desire to continue to be represented by such labor organi-
3	zation. The cost to the third party that is conducting the
4	election shall be shared equally by the labor organization
5	and the employer involved. The election shall be conducted
6	without regard to the pendency of any unfair labor prac-
7	tice charge against the employer or the labor organization
8	representative and the Board shall rule on any objections
9	to the election pursuant to its established timeframes for
10	resolving such matters. If a majority of the votes cast re-
11	ject the continuing representation by the labor organiza-
12	tion, the Board shall withdraw the labor organization's
13	certification."
14	(c) Fair Representation in Elections.—Section
15	9 of the National Labor Relations Act (29 U.S.C. 159)
16	is amended—
17	(1) in subsection (b), by inserting "prior to an
18	election" after "in each case"; and
19	(2) in subsection (c)—
20	(A) in the flush matter following para-
21	graph (1)(B)—
22	(i) by inserting "of 14 days in ad-
23	vance" after "appropriate hearing upon
24	due notice";

1	(ii) by inserting ", and a review of
2	post-hearing appeals," after "the record of
3	such hearing"; and
4	(iii) by adding at the end the fol-
5	lowing: "No election shall be conducted
6	less than 40 calendar days following the
7	filing of an election petition. The employer
8	shall provide the Board a list of employee
9	names and home addresses of all eligible
10	voters within 7 days following the Board's
11	determination of the appropriate unit or
12	following any agreement between the em-
13	ployer and the labor organization regard-
14	ing the eligible voters."; and
15	(B) by adding at the end the following:
16	"(6)(A) No election shall take place after the filing
17	of any petition unless and until—
18	"(i) a hearing is conducted before a qualified
19	hearing officer in accordance with due process on
20	any and all material, factual issues regarding juris-
21	diction, statutory coverage, appropriate unit, unit in-
22	clusion or exclusion, or eligibility of individuals; and
23	"(ii) the issues are resolved by a Regional Di-
24	rector, subject to appeal and review, or by the
25	Board.

- 1 "(B) No election results shall be final and no labor
- 2 organization shall be certified as the bargaining represent-
- 3 ative of the employees in an appropriate unit unless and
- 4 until the Board has ruled on—
- 5 "(i) each pre-election issue not resolved before
- 6 the election; and
- 7 "(ii) the Board conducts a hearing in accord-
- 8 ance with due process and resolves each issue per-
- 9 taining to the conduct or results of the election."
- 10 (d) Penalties.—Section 10 of the National Labor
- 11 Relations Act (29 U.S.C. 160) is amended by inserting
- 12 after the second sentence following the second proviso, the
- 13 following: "Any labor organization found to have inter-
- 14 fered with, restrained, or coerced employees in the exercise
- 15 of their rights under section 7 to form or join a labor orga-
- 16 nization or to refrain therefrom, including the filing of a
- 17 decertification petition, shall be liable for wages lost and
- 18 union dues or fees collected unlawfully, if any, and an ad-
- 19 ditional amount as liquidated damages. Any labor organi-
- 20 zation found to have interfered with, restrained, or coerced
- 21 an employee in connection with the filing of a decertifica-
- 22 tion petition shall be prohibited from filing objections to
- 23 an election held pursuant to such petition.".

### 1 SEC. 3. AMENDMENTS TO THE LABOR-MANAGEMENT RE-

- 2 PORTING AND DISCLOSURE ACT OF 1959.
- 3 (a) Definition.—Section 3(k) of the Labor-Man-
- 4 agement Reporting and Disclosure Act of 1959 (29 U.S.C.
- 5 402(k)) is amended by striking "ballot, voting machine,
- 6 or otherwise, but" and inserting "paper ballot, voting ma-
- 7 chine, or electronic ballot cast in the privacy of a voting
- 8 booth and".
- 9 (b) RIGHTS OF MEMBERS.—Section 101(a)(1) of the
- 10 Labor-Management Reporting and Disclosure Act of 1959
- 11 (29 U.S.C. 411(a)(1)) is amended by adding at the end
- 12 the following "Every employee in a bargaining unit rep-
- 13 resented by a labor organization, regardless of member-
- 14 ship status in the labor organization, shall have the same
- 15 right as members to vote by secret ballot regarding wheth-
- 16 er to ratify a collective bargaining agreement with, or to
- 17 engage in, a strike or refusal to work of any kind against
- 18 their employer.".
- 19 (c) Right Not To Subsidize Union Non-
- 20 REPRESENTATIONAL ACTIVITIES.—Title I of the Labor-
- 21 Management Reporting and Disclosure Act of 1959 (29
- 22 U.S.C. 411 et seq.) is amended by adding at the end the
- 23 following:

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ı	"SEC.	106.	RIGHT	NOT	TO	SUBSIDIZE	UNION	NON

- 2 REPRESENTATIONAL ACTIVITIES.
- 3 "No employee's union dues, fees, or assessments or
- 4 other contributions shall be used or contributed to any
- 5 person, organization, or entity for any purpose not directly
- 6 germane to the labor organization's collective bargaining
- 7 or contract administration functions unless the member,
- 8 or nonmember required to make such payments as a con-
- 9 dition of employment, authorizes such expenditure in writ-
- 10 ing, after a notice period of not less than 35 days. An
- 11 initial authorization provided by an employee under the
- 12 preceding sentence shall expire not later than 1 year after
- 13 the date on which such authorization is signed by the em-
- 14 ployee. There shall be no automatic renewal of an author-
- 15 ization under this section.".
- 16 (d) Limitations.—Section 101(a) of the Labor-
- 17 Management Reporting and Disclosure Act of 1959 (29)
- 18 U.S.C. 411(a)) is amended by adding at the end the fol-
- 19 lowing:
- 20 "(6) Limitation.—No strike shall commence with-
- 21 out the consent of a majority of all employees affected,
- 22 determined by a secret ballot vote conducted by a neutral,
- 23 private organization chosen by agreement between the em-
- 24 ployer and the labor organization involved. In any case
- 25 in which the employer involved has made an offer for a
- 26 collective bargaining agreement, the employees involved

- 1 shall be provided with an opportunity for a secret ballot
- 2 vote on such offer prior to any vote relating to the com-
- 3 mencement of a strike. The cost of any such election shall
- 4 be borne by the labor organization.".
- 5 (e) ACTS OF VIOLENCE.—Section 610 of the Labor-
- 6 Management Reporting and Disclosure Act of 1959 (29
- 7 U.S.C. 530) is amended—
- 8 (1) by striking "It shall" and inserting "(a) It
- 9 shall"; and
- 10 (2) by adding at the end the following:
- 11 "(b) It shall be unlawful for any person, through the
- 12 use of force or violence, or threat of the use of force or
- 13 violence, to restrain, coerce, or intimidate, or attempt to
- 14 restrain, coerce, or intimidate any person for the purpose
- 15 of obtaining from any person any right to represent em-
- 16 ployees or any compensation or other term or condition
- 17 of employment. Any person who willfully violates this sub-
- 18 section shall be fined not more than \$100,000 or impris-
- 19 oned for not more than 10 years, or both.
- 20 "(c) The lawfulness of a labor organization's objec-
- 21 tives shall not remove or exempt from the definition of
- 22 extortion conduct by the labor organization or its agents
- 23 that otherwise constitutes extortion as defined by section

- 1 1951(b)(2) of title 18, United States Code, from the defi-
- 2 nition of extortion.".

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