114TH CONGRESS 1ST SESSION S.

To amend the National Labor Relations Act to establish an efficient system to enable employees to form, join, or assist labor organizations, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. SANDERS (for himself, Mr. BROWN, Mrs. MURRAY, and Mr. HEINRICH) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To amend the National Labor Relations Act to establish an efficient system to enable employees to form, join, or assist labor organizations, 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 "Workplace Democracy5 Act".

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SEC. 2. STREAMLINING CERTIFICATION FOR LABOR ORGA NIZATIONS.

3 (a) IN GENERAL.—Section 9(c) of the National
4 Labor Relations Act (29 U.S.C. 159(c)) is amended by
5 adding at the end the following:

6 "(6) Notwithstanding any other provision of this sec-7 tion, whenever a petition shall have been filed by an em-8 ployee or group of employees or any individual or labor 9 organization acting in their behalf alleging that a majority 10 of employees in a unit appropriate for the purposes of collective bargaining wish to be represented by an individual 11 12 or labor organization for such purposes, the Board shall investigate the petition. If the Board finds that a majority 13 of the employees in a unit appropriate for bargaining has 14 signed valid authorizations designating the individual or 15 16 labor organization specified in the petition as their bargaining representative and that no other individual or 17 18 labor organization is currently certified or recognized as 19 the exclusive representative of any of the employees in the 20 unit, the Board shall not direct an election but shall certify 21 the individual or labor organization as the representative 22 described in subsection (a).

"(7) The Board shall develop guidelines and procedures for the designation by employees of a bargaining
representative in the manner described in paragraph (6).
Such guidelines and procedures shall include—

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1	"(A) model collective bargaining authorization
2	language that may be used for purposes of making
3	the designations described in paragraph (6); and
4	"(B) procedures to be used by the Board to es-
5	tablish the validity of signed authorizations desig-
6	nating bargaining representatives.".
7	(b) Conforming Amendments.—
8	(1) NATIONAL LABOR RELATIONS BOARD.—Sec-
9	tion 3(b) of the National Labor Relations Act (29
10	U.S.C. 153(b)) is amended, in the second sentence—
11	(A) by striking "and to" and inserting
12	"to"; and
13	(B) by striking "and certify the results
14	thereof," and inserting ", and to issue certifi-
15	cations as provided for in that section,".
16	(2) UNFAIR LABOR PRACTICES.—Section 8(b)
17	of the National Labor Relations Act (29 U.S.C.
18	158(b)) is amended—
19	(A) in paragraph (7)(B) by striking ", or"
20	and inserting "or a petition has been filed
21	under section $9(c)(6)$, or"; and
22	(B) in paragraph $(7)(C)$ by striking "when
23	such a petition has been filed" and inserting
24	"when such a petition other than a petition
25	under section $9(c)(6)$ has been filed".

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1SEC. 3. FACILITATING INITIAL COLLECTIVE BARGAINING2AGREEMENTS.

3 Section 8 of the National Labor Relations Act (29
4 U.S.C. 158) is amended by adding at the end the fol5 lowing:

6 "(h) Whenever collective bargaining is for the pur7 pose of establishing an initial agreement following certifi8 cation or recognition, the provisions of subsection (d) shall
9 be modified as follows:

10 "(1) Not later than 10 days after receiving a 11 written request for collective bargaining from an in-12 dividual or labor organization that has been newly 13 organized or certified as a representative as defined 14 in section 9(a), or within such further period as the 15 parties agree upon, the parties shall meet and com-16 mence to bargain collectively and shall make every 17 reasonable effort to conclude and sign a collective 18 bargaining agreement.

19 "(2) If after the expiration of the 90-day period 20 beginning on the date on which bargaining is com-21 menced, or such additional period as the parties may 22 agree upon, the parties have failed to reach an 23 agreement, either party may notify the Federal Me-24 diation and Conciliation Service of the existence of 25 a dispute and request mediation. Whenever such a 26 request is received, it shall be the duty of the Service GRE15542

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promptly to put itself in communication with the
 parties and to use its best efforts, by mediation and
 conciliation, to bring them to agreement.

4 "(3) If after the expiration of the 30-day period 5 beginning on the date on which the request for me-6 diation is made under paragraph (2), or such addi-7 tional period as the parties may agree upon, the 8 Service is not able to bring the parties to agreement 9 by conciliation, the Service shall refer the dispute to 10 an arbitration board established in accordance with 11 such regulations as may be prescribed by the Serv-12 ice. The arbitration panel shall render a decision set-13 tling the dispute and such decision shall be binding 14 upon the parties for a period of 2 years, unless 15 amended during such period by written consent of 16 the parties.".