## <sup>107th CONGRESS</sup> <sup>2D SESSION</sup> **S. 2082**

To modify the application of the antitrust laws to permit collective development and implementation of a standard contract form for playwrights for the licensing of their plays.

## IN THE SENATE OF THE UNITED STATES

April 10, 2002

Mr. HATCH (for himself and Mr. SCHUMER) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

# A BILL

- To modify the application of the antitrust laws to permit collective development and implementation of a standard contract form for playwrights for the licensing of their plays.
  - 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 "Playwrights Licensing

5 Relief Act of 2002".

### 6 SEC. 2. NONAPPLICATION OF ANTITRUST LAWS.

7 (a) IN GENERAL.—Subject to subsection (c), the 8 antitrust laws shall not apply to any joint discussion, consideration, review, action, or agreement for the express
 purpose of, and limited to, the development of a standard
 form contract containing minimum terms of artistic pro tection and levels of compensation for playwrights by
 means of—

6 (1) meetings, discussions, and negotiations be7 tween or among playwrights or their representatives
8 and producers or their representatives; or

9 (2) joint or collective voluntary actions for the
10 limited purposes of developing a standard form con11 tract by playwrights or their representatives.

12 (b) ADOPTION AND IMPLEMENTATION.—Subject to 13 subsection (c), the antitrust laws shall not apply to any joint discussion, consideration, review, or action for the 14 15 express purpose of, and limited to, reaching a collective agreement among playwrights adopting a standard form 16 17 contract developed pursuant to subsection (a) as the participating playwrights sole and exclusive means by which 18 participating playwrights shall license their plays to pro-19 20 ducers.

(c) AMENDMENT OF CONTRACT.—A standard form
of contract developed and implemented under subsections
(a) and (b) shall be subject to amendment by individual
playwrights and producers consistent with the terms of the
standard form contract.

#### 1 SEC. 3. DEFINITIONS.

2 In this Act:

3	(1) ANTITRUST LAWS.—The term "antitrust
4	laws" has the meaning given it in section (a) of the
5	first section of the Clayton Act (15 U.S.C. 12) ex-
6	cept that such term includes section 5 of the Federal
7	Trade Commission Act (15 U.S.C. 45) to the extent
8	that such section applies to unfair methods of com-
9	petition.

10 (2) PLAYWRIGHT.—The term "playwright" 11 means the author, composer, or lyricist of a dra-12 matic or musical work intended to be performed on 13 the speaking stage and shall include, where appro-14 priate, the adapter of a work from another medium.

15 (3) PRODUCER.—The term "producer"—

16 (A) means any person who obtains the
17 rights to present live stage productions of a
18 play; and

(B) includes any person who presents a
play as first class performances in major cities,
as well as those who present plays in regional
and not-for-profit theaters.

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