S. 76

To amend the Fair Labor Standards Act of 1938 to provide more effective remedies to victims of discrimination in the payment of wages on the basis of sex, and for other purposes.

IN THE SENATE OF THE UNITED STATES

January 7, 2003

Mr. Daschle (for himself, Mr. Akaka, Ms. Cantwell, Mr. Durbin, Mr. Feingold, Mr. Kennedy, Ms. Landrieu, Mr. Levin, Mr. Sarbanes, Mrs. Clinton, Mr. Dodd, Mr. Johnson, Mr. Leahy, Mrs. Murray, Mr. Reid, Mr. Schumer, Mr. Bingaman, and Mr. Breaux) introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

A BILL

To amend the Fair Labor Standards Act of 1938 to provide more effective remedies to victims of discrimination in the payment of wages on the basis of sex, 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 "Paycheck Fairness
- 5 Act".

1 SEC. 2. FINDINGS.

2	Congress makes the following findings:
3	(1) Women have entered the workforce in
4	record numbers.
5	(2) Even today, women earn significantly lower
6	pay than men for work on jobs that require equal
7	skill, effort, and responsibility and that are per-
8	formed under similar working conditions. These pay
9	disparities exist in both the private and govern-
10	mental sectors. In many instances, the pay dispari-
11	ties can only be due to continued intentional dis-
12	crimination or the lingering effects of past discrimi-
13	nation.
14	(3) The existence of such pay disparities—
15	(A) depresses the wages of working fami-
16	lies who rely on the wages of all members of the
17	family to make ends meet;
18	(B) prevents the optimum utilization of
19	available labor resources;
20	(C) has been spread and perpetuated,
21	through commerce and the channels and instru-
22	mentalities of commerce, among the workers of
23	the several States;
24	(D) burdens commerce and the free flow of
25	goods in commerce;

1	(E) constitutes an unfair method of com-
2	petition in commerce;
3	(F) leads to labor disputes burdening and
4	obstructing commerce and the free flow of
5	goods in commerce;
6	(G) interferes with the orderly and fair
7	marketing of goods in commerce; and
8	(H) in many instances, may deprive work-
9	ers of equal protection on the basis of sex in
10	violation of the 5th and 14th amendments.
11	(4)(A) Artificial barriers to the elimination of
12	discrimination in the payment of wages on the basis
13	of sex continue to exist decades after the enactment
14	of the Fair Labor Standards Act of 1938 (29 U.S.C.
15	201 et seq.) and the Civil Rights Act of 1964 (42
16	U.S.C. 2000a et seq.).
17	(B) Elimination of such barriers would have
18	positive effects, including—
19	(i) providing a solution to problems in the
20	economy created by unfair pay disparities;
21	(ii) substantially reducing the number of
22	working women earning unfairly low wages,
23	thereby reducing the dependence on public as-
24	sistance:

1	(iii) promoting stable families by enabling
2	all family members to earn a fair rate of pay;
3	(iv) remedying the effects of past discrimi-
4	nation on the basis of sex and ensuring that in
5	the future workers are afforded equal protection
6	on the basis of sex; and
7	(v) ensuring equal protection pursuant to
8	Congress' power to enforce the 5th and 14th
9	amendments.
10	(5) With increased information about the provi-
11	sions added by the Equal Pay Act of 1963 and wage
12	data, along with more effective remedies, women will
13	be better able to recognize and enforce their rights
14	to equal pay for work on jobs that require equal
15	skill, effort, and responsibility and that are per-
16	formed under similar working conditions.
17	(6) Certain employers have already made great
18	strides in eradicating unfair pay disparities in the
19	workplace and their achievements should be recog-
20	nized.
21	SEC. 3. ENHANCED ENFORCEMENT OF EQUAL PAY RE-
22	QUIREMENTS.
23	(a) Required Demonstration for Affirmative
24	Defense.—Section $6(d)(1)$ of the Fair Labor Standards
25	Act of 1938 (29 U.S.C. 206(d)(1)) is amended by striking

1	"(iv) a differential" and all that follows through the period
2	and inserting the following: "(iv) a differential based on
3	a bona fide factor other than sex, such as education, train-
4	ing or experience, except that this clause shall apply only
5	if—
6	"(I) the employer demonstrates
7	that—
8	"(aa) such factor—
9	"(AA) is job-related with re-
10	spect to the position in question;
11	or
12	"(BB) furthers a legitimate
13	business purpose, except that this
14	item shall not apply where the
15	employee demonstrates that an
16	alternative employment practice
17	exists that would serve the same
18	business purpose without pro-
19	ducing such differential and that
20	the employer has refused to
21	adopt such alternative practice;
22	and
23	"(bb) such factor was actually
24	applied and used reasonably in light
25	of the asserted justification: and

1	"(II) upon the employer succeeding
2	under subclause (I), the employee fails to
3	demonstrate that the differential produced
4	by the reliance of the employer on such
5	factor is itself the result of discrimination
6	on the basis of sex by the employer.
7	"An employer that is not otherwise in compliance
8	with this paragraph may not reduce the wages of
9	any employee in order to achieve such compliance.".
10	(b) Application of Provisions.—Section 6(d)(1)
11	of the Fair Labor Standards Act of 1938 (29 U.S.C.
12	206(d)(1)) is amended by adding at the end the following:
13	"The provisions of this subsection shall apply to applicants
14	for employment if such applicants, upon employment by
15	the employer, would be subject to any provisions of this
16	section.".
17	(c) Elimination of Establishment Require-
18	MENT.—Section 6(d) of the Fair Labor Standards Act of
19	1938 (29 U.S.C. 206(d)) is amended—
20	(1) by striking ", within any establishment in
21	which such employees are employed,"; and
22	(2) by striking "in such establishment" each
23	place it appears.

1	(d) Nonretaliation Provision.—Section 15(a)(3)
2	of the Fair Labor Standards Act of 1938 (29 U.S.C
3	215(a)(3)) is amended—
4	(1) by striking "or has" each place it appears
5	and inserting "has"; and
6	(2) by inserting before the semicolon the fol-
7	lowing: ", or has inquired about, discussed, or other-
8	wise disclosed the wages of the employee or another
9	employee, or because the employee (or applicant) has
10	made a charge, testified, assisted, or participated in
11	any manner in an investigation, proceeding, hearing
12	or action under section 6(d)".
13	(e) Enhanced Penalties.—Section 16(b) of the
14	Fair Labor Standards Act of 1938 (29 U.S.C. 216(b)) is
15	amended—
16	(1) by inserting after the first sentence the fol-
17	lowing: "Any employer who violates section 6(d)
18	shall additionally be liable for such compensatory or
19	punitive damages as may be appropriate, except that
20	the United States shall not be liable for punitive
21	damages.";
22	(2) in the sentence beginning "An action to"
23	by striking "either of the preceding sentences" and
24	inserting "any of the preceding sentences of this
25	subsection";

1	(3) in the sentence beginning "No employees
2	shall", by striking "No employees" and inserting
3	"Except with respect to class actions brought to en-
4	force section 6(d), no employee";
5	(4) by inserting after the sentence referred to
6	in paragraph (3), the following: "Notwithstanding
7	any other provision of Federal law, any action
8	brought to enforce section 6(d) may be maintained
9	as a class action as provided by the Federal Rules
10	of Civil Procedure."; and
11	(5) in the sentence beginning "The court in"—
12	(A) by striking "in such action" and in-
13	serting "in any action brought to recover the li-
14	ability prescribed in any of the preceding sen-
15	tences of this subsection"; and
16	(B) by inserting before the period the fol-
17	lowing: ", including expert fees".
18	(f) ACTION BY SECRETARY.—Section 16(c) of the
19	Fair Labor Standards Act of 1938 (29 U.S.C. 216(c)) is
20	amended—
21	(1) in the first sentence—
22	(A) by inserting "or, in the case of a viola-
23	tion of section 6(d), additional compensatory or
24	punitive damages," before "and the agree-
25	ment"; and

1	(B) by inserting before the period the fol-
2	lowing: ", or such compensatory or punitive
3	damages, as appropriate";
4	(2) in the second sentence, by inserting before
5	the period the following: "and, in the case of a viola-
6	tion of section 6(d), additional compensatory or pu-
7	nitive damages";
8	(3) in the third sentence, by striking "the first
9	sentence" and inserting "the first or second sen-
10	tence''; and
11	(4) in the last sentence—
12	(A) by striking "commenced in the case"
13	and inserting "commenced—
14	"(1) in the case";
15	(B) by striking the period and inserting
16	"; or"; and
17	(C) by adding at the end the following:
18	"(2) in the case of a class action brought to en-
19	force section 6(d), on the date on which the indi-
20	vidual becomes a party plaintiff to the class action".
21	SEC. 4. TRAINING.
22	The Equal Employment Opportunity Commission
23	and the Office of Federal Contract Compliance Programs,
24	subject to the availability of funds appropriated under sec-
25	tion 9, shall provide training to Commission employees

and affected individuals and entities on matters involving 2 discrimination in the payment of wages. 3 SEC. 5. RESEARCH, EDUCATION, AND OUTREACH. 4 The Secretary of Labor shall conduct studies and provide information to employers, labor organizations, and the general public concerning the means available to elimi-6 nate pay disparities between men and women, including— 8 (1) conducting and promoting research to de-9 velop the means to correct expeditiously the condi-10 tions leading to the pay disparities; 11 (2) publishing and otherwise making available 12 to employers, labor organizations, professional asso-13 ciations, educational institutions, the media, and the 14 general public the findings resulting from studies 15 and other materials, relating to eliminating the pay 16 disparities; 17 (3) sponsoring and assisting State and commu-18 nity informational and educational programs; 19 (4) providing information to employers, labor 20 organizations, professional associations, and other 21 interested persons on the means of eliminating the 22 pay disparities; 23 (5) recognizing and promoting the achievements

of employers, labor organizations, and professional

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- associations that have worked to eliminate the pay
 disparities; and
- 3 (6) convening a national summit to discuss, and 4 consider approaches for rectifying, the pay dispari-5 ties.

6 SEC. 6. TECHNICAL ASSISTANCE AND EMPLOYER RECOGNI-

7 TION PROGRAM.

(a) Guidelines.—

- (1) In General.—The Secretary of Labor shall develop guidelines to enable employers to evaluate job categories based on objective criteria such as educational requirements, skill requirements, independence, working conditions, and responsibility, including decisionmaking responsibility and de facto supervisory responsibility.
 - (2) Use.—The guidelines developed under paragraph (1) shall be designed to enable employers voluntarily to compare wages paid for different jobs to determine if the pay scales involved adequately and fairly reflect the educational requirements, skill requirements, independence, working conditions, and responsibility for each such job with the goal of eliminating unfair pay disparities between occupations traditionally dominated by men or women.

(3) Publication.—The guidelines shall be developed under paragraph (1) and published in the Federal Register not later than 180 days after the date of enactment of this Act.

(b) Employer Recognition.—

- (1) Purpose.—It is the purpose of this subsection to emphasize the importance of, encourage the improvement of, and recognize the excellence of employer efforts to pay wages to women that reflect the real value of the contributions of such women to the workplace.
- (2) In General.—To carry out the purpose of this subsection, the Secretary of Labor shall establish a program under which the Secretary shall provide for the recognition of employers who, pursuant to a voluntary job evaluation conducted by the employer, adjust their wage scales (such adjustments shall not include the lowering of wages paid to men) using the guidelines developed under subsection (a) to ensure that women are paid fairly in comparison to men.
- (3) TECHNICAL ASSISTANCE.—The Secretary of Labor may provide technical assistance to assist an employer in carrying out an evaluation under paragraph (2).

1	(c) REGULATIONS.—The Secretary of Labor shall
2	promulgate such rules and regulations as may be nec-
3	essary to carry out this section.
4	SEC. 7. ESTABLISHMENT OF THE NATIONAL AWARD FOR
5	PAY EQUITY IN THE WORKPLACE.
6	(a) In General.—There is established the Secretary
7	of Labor's National Award for Pay Equity in the Work-
8	place, which shall be evidenced by a medal bearing the
9	inscription "Secretary of Labor's National Award for Pay
10	Equity in the Workplace". The medal shall be of such de-
11	sign and materials, and bear such additional inscriptions
12	as the Secretary of Labor may prescribe.
13	(b) Criteria for Qualification.—To qualify to
14	receive an award under this section a business shall—
15	(1) submit a written application to the Sec-
16	retary of Labor, at such time, in such manner, and
17	containing such information as the Secretary may
18	require, including at a minimum information that
19	demonstrates that the business has made substantial
20	effort to eliminate pay disparities between men and
21	women, and deserves special recognition as a con-
22	sequence; and
23	(2) meet such additional requirements and
24	specifications as the Secretary of Labor determines
25	to be appropriate.

1	(c) Making and Presentation of Award.—
2	(1) AWARD.—After receiving recommendations
3	from the Secretary of Labor, the President or the
4	designated representative of the President shall an-
5	nually present the award described in subsection (a)
6	to businesses that meet the qualifications described
7	in subsection (b).
8	(2) Presentation.—The President or the des-
9	ignated representative of the President shall present
10	the award under this section with such ceremonies
11	as the President or the designated representative of
12	the President may determine to be appropriate.
13	(d) Business.—In this section, the term "business"
14	includes—
15	(1)(A) a corporation, including a nonprofit cor-
16	poration;
17	(B) a partnership;
18	(C) a professional association;
19	(D) a labor organization; and
20	(E) a business entity similar to an entity de-
21	scribed in any of subparagraphs (A) through (D);
22	(2) an entity carrying out an education referral
23	program, a training program, such as an apprentice-
24	ship or management training program, or a similar
25	program: and

1	(3) an entity carrying out a joint program,
2	formed by a combination of any entities described in
3	paragraph (1) or (2).
4	SEC. 8. COLLECTION OF PAY INFORMATION BY THE EQUAL
5	EMPLOYMENT OPPORTUNITY COMMISSION.
6	Section 709 of the Civil Rights Act of 1964 (42
7	U.S.C. 2000e-8) is amended by adding at the end the fol-
8	lowing:
9	"(f)(1) Not later than 18 months after the date of
10	enactment of this subsection, the Commission shall—
11	"(A) complete a survey of the data that is cur-
12	rently available to the Federal Government relating
13	to employee pay information for use in the enforce-
14	ment of Federal laws prohibiting pay discrimination
15	and, in consultation with other relevant Federal
16	agencies, identify additional data collections that will
17	enhance the enforcement of such laws; and
18	"(B) based on the results of the survey and
19	consultations under subparagraph (A), issue regula-
20	tions to provide for the collection of pay information
21	data from employers as described by the sex, race,
22	and national origin of employees.
23	"(2) In implementing paragraph (1), the Commission
24	shall have as its primary consideration the most effective
25	and efficient means for enhancing the enforcement of Fed-

- 1 eral laws prohibiting pay discrimination. For this purpose,
- 2 the Commission shall consider factors including the impo-
- 3 sition of burdens on employers, the frequency of required
- 4 reports (including which employers should be required to
- 5 prepare reports), appropriate protections for maintaining
- 6 data confidentiality, and the most effective format for the
- 7 data collection reports.".
- 8 SEC. 9. AUTHORIZATION OF APPROPRIATIONS.
- 9 There are authorized to be appropriated such sums
- 10 as may be necessary to carry out this Act.

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