	(Original Signature of Member)
	TH CONGRESS H. R.
	amend the National Labor Relations Act with respect to the criteria for determining employee units appropriate for the purposes of collective bargaining.
	IN THE HOUSE OF REPRESENTATIVES
Mr.	Price of Georgia introduced the following bill; which was referred to the Committee on
	A BILL
То	amend the National Labor Relations Act with respect to the criteria for determining employee units appro- priate for the purposes of collective bargaining.
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 "Representation Fair-
5	ness Restoration Act".

1	SEC. 2. DETERMINATION OF APPROPRIATE UNITS FOR
2	COLLECTIVE BARGAINING.
3	Section 9(b) of the National Labor Relations Act (29
4	U.S.C. 159(b)) is amended—
5	(1) by redesignating paragraphs (1) through
6	(3) as subparagraphs (A) through (C);
7	(2) by striking "The Board shall decide" and
8	all that follows through "or subdivision thereof:"
9	and inserting the following: "(1) In each case, prior
10	to an election, the Board shall determine, in order
11	to assure to employees the fullest freedom in exer-
12	cising the rights guaranteed by this Act, the unit ap-
13	propriate for the purposes of collective bargaining.
14	Unless otherwise stated in this Act, and excluding
15	any bargaining unit determination promulgated
16	through rulemaking before August 26, 2011, the
17	unit appropriate for purposes of collective bargaining
18	shall consist of employees that share a sufficient
19	community of interest. In determining whether em-
20	ployees share a sufficient community of interest, the
21	Board shall consider—
22	"(A) similarity of wages, benefits, and
23	working conditions;
24	"(B) similarity of skills and training;
25	"(C) centrality of management and com-
26	mon supervision;

1	"(D) extent of interchange and frequency
2	of contact between employees;
3	"(E) integration of the work flow and
4	interrelationship of the production process;
5	"(F) the consistency of the unit with the
6	employer's organizational structure;
7	"(G) similarity of job functions and work;
8	and
9	"(H) the bargaining history in the par-
10	ticular unit and the industry.
11	To avoid the proliferation or fragmentation of bar-
12	gaining units, employees shall not be excluded from
13	the unit unless the interests of the group seeking a
14	separate unit are sufficiently distinct from those of
15	other employees to warrant the establishment of a
16	separate unit. Whether additional employees should
17	be included in a proposed unit shall be determined
18	based on whether such additional employees and
19	proposed unit members share a sufficient community
20	of interest, with the sole exception of proposed accre-
21	tions to an existing unit, in which the inclusion of
22	additional employees shall be based on whether such
23	additional employees and existing unit members
24	share an overwhelming community of interest and

1	the additional employees have little or no separate
2	identity."; and
3	(3) by striking "Provided, That the Board" and
4	inserting the following:
5	"(2) The Board".