

April 15, 2025

Members of the U.S. Senate and U.S. House of Representatives

Dear members of Congress:

The Coalition for a Democratic Workplace (CDW) and the 44 undersigned organizations urge your support for the Start Applying Labor Transparency (SALT) Act, which would amend the Labor-Management Reporting and Disclosure Act (LMRDA) to require labor organizations to register with the Department of Labor (DOL) their "salts," or employees who infiltrate other businesses to trigger an organizing campaign. Salting is inherently coercive, but, currently, neither unions nor salts are required to disclose their actions, in sharp contrast to the reports employers must file under the LMRDA. CDW urges Congress to support the SALT Act, which would require salts and the unions who engage them to file reports with DOL, ensuring employees and employers have access to critical information.

CDW is a broad-based coalition of hundreds of organizations representing hundreds of thousands of employers and millions of employees in various industries across the country concerned with a longstanding effort by some in the labor movement to make radical changes to the National Labor Relations Act without regard to the severely negative impact they would have on employees, employers, and the economy. CDW was formed in 2005.

Unions use salts to destabilize non-unionized workplaces. Salts seek employment at a non-unionized facility with the intention of persuading the employees at that workplace to organize. Salts obtain a job, gain the trust of their fellow workers, sow discord (often by disparaging the employer), and then try to convince their colleagues that unionizing is the only solution to address workplace concerns. They use their positions within the company to obtain information for the union about their coworkers and the employer.

Salts intentionally do not inform their colleagues about their true intentions. They mislead the other workers into believing their goals are aligned. Salting is inherently coercive and violates workers' right to know when they are being persuaded about collective bargaining.

Moreover, under the LMRDA, employers must file reports when they hire consultants to speak to employees directly about organizing, but unions and their salts are allowed to engage in the same behavior in an unregulated, unjust manner. This is unfair to workers and businesses, particularly smaller businesses, who lack in-house lawyers or sophisticated human resources departments that can help navigate the discord and legal challenges posed by a salt.

A recent example of salting occurred in 2022 and 2023 during the organizing campaign that targeted Starbucks stores across the country. While the media at the time portrayed the unionization campaign as an organic grassroots effort by Starbucks baristas, we've come to learn that the campaign relied heavily on well-paid salts. Since the salts' activities were revealed,



workers at numerous unionized Starbucks stores have filed to decertify their union, several citing salting as a reason.

The SALT Act would create parity with employer reporting obligations by requiring unions and salts to file reports with DOL. Publicizing this information would ensure workers, employers, and the public are fully aware when unions have paid a labor organizer to attempt to disrupt and organize a workplace. Workers deserve transparency in the collective bargaining process, and this legislation would ensure workers know when someone with an agenda is trying to persuade them.

CDW and the undersigned organizations urge Congress to support the Start Applying Labor Transparency Act to protect workers, guarantee transparency in union organizing campaigns, and ensure labor stability nationwide.

Sincerely,

Coalition for a Democratic Workplace 60 Plus Association AICC, The Independent Packaging Association Air Conditioning Contractors of America American Association of Senior Citizens American Pipeline Contractors Association American Seniors Housing Association

American Staffing Association

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Associated Builders and Contractors

Center for Individual Freedom

Center for the Defense of Free Enterprise

Coalition of Franchisee Associations

Competitive Enterprise Institute

Construction Industry Round Table

Consumer Technology Association

Convenience Distribution Association (CDA)

Franchise Business Services

Global Cold Chain Alliance

Heating, Air-conditioning, & Refrigeration Distributors International

HR Policy Association

Independent Bakers Association

Independent Electrical Contractors

International Foodservice Distributors Association

International Warehouse Logistics Association (IWLA)

Littler Workplace Policy Institute

Manufactured Housing Institute

National Association of Electrical Distributors (NAED)



National Association of Wholesaler-Distributors

National Council of Chain Restaurants

National Franchisee Association

National Ready Mixed Concrete Association

National Restaurant Association

National Retail Federation

Pennsylvania Utility Contractors Association

Plastics Pipe Institute

Power & Communication Contractors Association

PRINTING United Alliance

Small Business & Entrepreneurship Council

Technology & Manufacturing Association

Texas Hotel & Lodging Association

Truck Renting and Leasing Association

United States Hispanic Business Council

Virginia Manufacturers Association

Western Electrical Contractors Association