H. CON. RES. 295

Providing that any agreement relating trade and investment that is negotiated by the executive branch with other countries must comply with certain minimum standards.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 10, 2005

Mr. Brown of Ohio (for himself, Mr. Jones of North Carolina, Ms. Solis, Ms. Schakowsky, Ms. Lee, Mr. George Miller of California, and Ms. Kaptur) submitted the following concurrent resolution; which was referred to the Committee on Ways and Means

CONCURRENT RESOLUTION

Providing that any agreement relating trade and investment that is negotiated by the executive branch with other countries must comply with certain minimum standards.

Whereas there is general consensus among the American public and the global community that, with respect to international trade and investment rules—

- (1) global environmental, labor, health, food security, and other public interest standards must be strengthened to prevent a global "race to the bottom";
- (2) domestic environmental, labor, health, food security, and other public interest standards and policies must not be undermined, including those based on the use of the precautionary principle, the internationally rec-

ognized legal principle which holds that, when there is scientific uncertainty regarding the potential adverse effects of an action or a product or technology, governments should act in a way that minimizes the risk of harm to human health and the environment;

- (3) provision and regulation of public services such as education, health care, transportation, energy, water, and other utilities are basic functions of democratic government and must not be undermined;
- (4) raising standards in developing countries requires additional assistance and respect for diversity of policies and priorities;
- (5) countries must be allowed to design and implement policies to sustain family farms and achieve food security;
- (6) healthy national economies are essential to a healthy global economy, and the right of governments to pursue policies to maintain and create jobs must be upheld;
- (7) the right of State and local and comparable regional governments of all countries to create and enforce diverse policies must be safeguarded from imposed downward harmonization; and
- (8) rules for the global economy must be developed and implemented democratically and with transparency and accountability; and

Whereas many international trade and investment agreements in existence and currently being negotiated do not serve these interests, and have caused substantial harm to the health and well-being of communities in the United States and within countries that are trading partners of the United States: Now, therefore, be it

1	Resolved by the House of Representatives (the Senate
2	concurring), That any agreement relating to trade and in-
3	vestment that is negotiated by the executive branch with
4	other countries should comply with the following:
5	(1) Regarding investor and investment
6	POLICY.—No such agreement that includes provi-
7	sions relating to foreign investment may permit for-
8	eign investors to challenge or seek compensation be-
9	cause of a measure of a government at the national,
10	State, or local level that protects the public interest,
11	including, but not limited to, public health, safety,
12	and welfare, the environment, and worker protec-
13	tions, unless a foreign investor demonstrates that
14	the measure was enacted or applied primarily for the
15	purpose of discriminating against foreign investors
16	or investments.
17	(2) Regarding services.—Any such agree-
18	ment, to the extent applicable, shall comply with the
19	following:
20	(A)(i) The agreement may not discipline
21	government measures relating to—
22	(I) public services, including public
23	services for which the government is not
24	the sole provider;

1	(II) services that require extensive
2	regulation;
3	(III) essential human services; and
4	(IV) services that have an essentially
5	social component.
6	(ii) The services described in subclauses (I)
7	through (IV) of clause (i) include, but are not
8	limited to, public benefit programs, health care,
9	health insurance, public health, child care, edu-
10	cation and training, the distribution of con-
11	trolled substances and products, including alco-
12	hol and tobacco and firearms, research and de-
13	velopment on natural and social sciences, utili-
14	ties including energy utilities, water, waste dis-
15	posal and sanitation, national security, mari-
16	time, air, surface, and other transportation
17	services, postal services, energy extraction and
18	related services, and correctional services.
19	(B) The agreement shall permit countries
20	that have made commitments in areas covered
21	in subparagraph (A) to revise those commit-
22	ments for the purposes of public interest regu-
23	lation without financial or other trade-related

penalties.

- (C) The agreement shall ensure that rules on subsidies and government procurement fully protect the ability of governments to support and purchase services in ways that promote economic development, social justice and equity, health, environmental quality. public human and workers' rights.
 - (D) The agreement shall make no new commitments on the temporary entry of workers because such policies should be determined by the Congress, after consideration by the congressional committees with jurisdiction over immigration to avoid an array of inconsistent policies and policies which fail to—
 - (i) include labor market tests that ensure that the employment of such temporary workers will not adversely affect other similarly employed workers;
 - (ii) involve labor unions in the labor certification process implemented under the immigration program for temporary workers under section 101(a)(15)(H)(i) of the Immigration and Nationality Act, including the filing by an employer of an ap-

- plication under section 212(n)(1) of that

 Act; and
 - (iii) guarantee the same workplace protections for temporary workers that are available to all workers.
 - (E) The agreement shall guarantee that all governments that are parties to the agreement can regulate foreign investors in services and other service providers in order to protect public health and safety, consumers, the environment, and workers' rights, without requiring the governments to establish their regulations to be the least burdensome option for foreign service providers.
 - (3) Regarding policies to support american workers and small, minority, and womenowned businesses.—Any such agreement shall preserve the right of Federal, State, and local governments to maintain or establish policies to support American workers and small, minority, or women-owned businesses, including, but not limited to, policies with respect to government procurement, loans, and subsidies.

1	(4) Regarding environmental, labor, and
2	OTHER PUBLIC INTEREST STANDARDS.—Any such
3	agreement—
4	(A) may not supersede the rights and obli-
5	gations of parties under multilateral environ-
6	mental, labor, and human rights agreements;
7	and
8	(B) shall, to the extent applicable, include
9	commitments, subject to binding enforcement
10	on the same terms as commercial provisions—
11	(i) to adhere to specified workers'
12	rights and environmental standards;
13	(ii) not to diminish or fail to enforce
14	existing domestic labor and environmental
15	provisions; and
16	(iii) to abide by the core labor stand-
17	ards of the International Labor Organiza-
18	tion (ILO).
19	(5) Regarding united states trade
20	LAWS.—No such agreement may—
21	(A) contain a provision which modifies or
22	amends, or requires a modification of or an
23	amendment to, any law of the United States
24	that provides to United States businesses or

1	workers safeguards from unfair foreign trade
2	practices, including any law providing for—
3	(i) the imposition of countervailing or
4	antidumping duties;
5	(ii) protection from unfair methods of
6	competition or unfair acts in the importa-
7	tion of articles;
8	(iii) relief from injury caused by im-
9	port competition;
10	(iv) relief from unfair trade practices;
11	or
12	(v) the imposition of import restric-
13	tions to protect the national security; or
14	(B) weaken the existing terms of the
15	Agreement on Implementation of Article VI of
16	the General Agreement on Tariffs and Trade
17	1994, or the Agreement on Subsidies and Coun-
18	tervailing Measures, of the World Trade Orga-
19	nization, including through the domestic imple-
20	mentation of rulings of dispute settlement bod-
21	ies.
22	(6) Regarding food safety.—No such
23	agreement may—
24	(A) restrict the ability of the United States
25	to ensure that food products entering the

1	United States are rigorously inspected to estab-
2	lish that they meet all food safety standards in
3	the United States, including inspection stand-
4	ards;
5	(B) force acceptance of different food safe-
6	ty standards as "equivalent", or require inter-
7	national harmonization of food safety stand-
8	ards, which undermine the level of human
9	health protection provided under domestic law;
10	or
11	(C) restrict the ability of governments to
12	enact policies to guarantee the right of con-
13	sumers to know where and how their food is
14	produced.
15	(7) Regarding agriculture and food se-
16	CURITY.—No such agreement may, with respect to
17	food and other agricultural commodities—
18	(A) contain provisions that prevent coun-
19	tries from—
20	(i) establishing domestic and global
21	reserves,
22	(ii) managing supply,
23	(iii) enforcing antidumping disciplines,
24	(iv) ensuring fair market prices, or

1	(v) vigorously enforcing antitrust
2	laws,
3	in order to guarantee competitive markets for
4	family farmers; or
5	(B) prevent countries from developing the
6	necessary sanitary and phytosanitary standards
7	to prevent the introduction of pathogens or
8	other potentially invasive species which may ad-
9	versely affect agriculture, human health, or the
10	environment.
11	(8) REGARDING TRANSPARENCY.—(A) The
12	process of negotiating any such agreement must be
13	open and transparent, including through—
14	(i) prompt and regular disclosure of full
15	negotiating texts; and
16	(ii) prompt and regular disclosure of nego-
17	tiating positions of the United States.
18	(B) In negotiating any such agreement, any re-
19	quest or offer relating to investment, procurement,
20	or trade in services must be made public within 10
21	days after its submission if such request or offer—
22	(i) proposes specific Federal, State, and
23	local laws and regulations in the United States
24	to be changed, eliminated, or scheduled under
25	such an agreement, including, but not limited

1	to, subsidies, tax rules, procurement rules, pro-
2	fessional standards, and rules on temporary
3	entry of persons;
4	(ii) proposes for coverage under such an
5	agreement—
6	(I) specific essential public services,
7	including, but not limited to, public bene-
8	fits programs, health care, education, na-
9	tional security, sanitation, water, energy,
10	and other utilities; or
11	(II) private sector services that re-
12	quire extensive regulation or have an in-
13	herently social component, including, but
14	not limited to, maritime, air transport,
15	trucking, and other transportation services,
16	postal services, utilities such as water, en-
17	ergy, and sanitation, corrections, education
18	and childcare, and health care; or
19	(iii) proposes a discipline or process of gen-
20	eral application which may interfere with the
21	ability of the United States or State, local, or
22	tribal governments to adopt, implement, or en-
23	force laws and regulations identified in clause
24	(i) or provide or regulate services identified in
25	clause (ii).

- (C) The broad array of constituencies rep-resenting the majority of the people of the United States, including labor unions, environmental organi-zations, consumer groups, family farm groups, pub-lic health advocates, faith-based organizations, and civil rights groups, must have at least the same rep-resentation on trade advisory committees and access to trade negotiators and negotiating fora as those constituencies representing commercial interests.
 - (D) Any dispute resolution mechanism established in any such agreement must be open and transparent, including through disclosure to the public of documents and access to hearings, and must permit participation by nonparties through the filing of amicus briefs, as well as provide for standing for State and local governments as intervenors.
 - (9) REGARDING GOVERNMENTAL AUTHORITY.—
 No such agreement may contain provisions that bind national, State, local, or comparable regional governments to limiting regulatory, taxation, spending, or procurement authority without an opportunity for public review and comment described in paragraph (8), and without the explicit, informed consent of the national, State, local, or comparable regional legisla-

tive body concerned, through such means as is decided by such legislative body.

- (10) Regarding access to medicines and seeds.—(A) No such agreement may contain provisions that prevent countries from taking measures to protect public health by ensuring access to medicines.
 - (B) No such agreement may constrain the rights of farmers to save, use, exchange, or sell farm-saved seeds and other publicly available seed varieties.
 - (11) Regarding developing countries.—
 Any such agreement must grant special and differential treatment for developing countries with regard to the timeframe for implementation of the agreement as well as other concerns.

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