

109TH CONGRESS  
2D SESSION

# H. RES. 1110

Expressing the sense of the House of Representatives that the President should express public support for the workers' rights and protection provisions of China's "Draft Labor Contract Law" and repudiate efforts by some United States corporations and their representatives in China to diminish such rights and protection provisions.

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## IN THE HOUSE OF REPRESENTATIVES

DECEMBER 8, 2006

Ms. WOOLSEY (for herself, Ms. LEE, Mr. DAVIS of Illinois, Mr. OWENS, Mr. FRANK of Massachusetts, Mr. GEORGE MILLER of California, Ms. MOORE of Wisconsin, Mrs. JONES of Ohio, Ms. SCHAKOWSKY, Mr. RYAN of Ohio, Ms. WATSON, Mr. MCGOVERN, Ms. MCCOLLUM of Minnesota, Ms. SOLIS, Mr. GRIJALVA, Ms. LINDA T. SÁNCHEZ of California, Mr. KUCINICH, Ms. WATERS, Mr. MICHAUD, Mr. DEFazio, Mr. LYNCH, Mr. LEWIS of Georgia, Mr. PAYNE, Mr. HINCHEY, Mr. FARR, Mr. STARK, Mr. VAN HOLLEN, Mr. HOLT, Mr. BROWN of Ohio, Mr. PASCRELL, Mrs. MALONEY, Ms. JACKSON-LEE of Texas, and Mr. FILNER) submitted the following resolution; which was referred to the Committee on International Relations

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## RESOLUTION

Expressing the sense of the House of Representatives that the President should express public support for the workers' rights and protection provisions of China's "Draft Labor Contract Law" and repudiate efforts by some United States corporations and their representatives in China to diminish such rights and protection provisions.

Whereas some United States corporations and their representatives in the People's Republic of China are actively opposing the Chinese Government's "Draft Labor Contract Law," which includes workers' rights and protection provisions for Chinese workers;

Whereas corporate opposition to China's "Draft Labor Contract Law" is designed to maintain the status quo in Chinese labor relations, including low wages, extreme poverty, denial of basic rights and minimum standards, lack of health and safety protections, and an absence of legal contracts for millions of employees;

Whereas China's "Draft Labor Contract Law" could provide minimal protections that are commonplace in many other countries, such as enforceable labor contracts, severance pay regulations, and negotiations over workplace policies and procedures;

Whereas the Chinese Government has begun drafting new labor regulations in partial response to rising labor discontent—in 2005 alone the government reported 300,000 labor disputes, nearly double the number reported in 2001;

Whereas some United States corporations and their representatives in China are trying to block even modest legal gains for Chinese workers by threatening to withdraw from China if the "Draft Labor Contract Law" is passed;

Whereas this corporate campaign contradicts the justifications that have been given for United States trade and investment policies which encourage corporations to invest in China, namely that United States corporations are raising human and labor rights standards abroad;

Whereas while wages in the United States stagnate, many Americans worry that low wages and labor standards in China are driving down wages and working conditions in the United States; and

Whereas at a time when China exerts a growing impact on the global economy, efforts to improve the conditions of Chinese workers are profoundly important for workers in the United States and elsewhere: Now, therefore, be it

1       *Resolved*, That it is the sense of the House of Rep-  
2       resentatives that the President should—

3               (1) instruct the Unites States Ambassador to  
4       the People’s Republic of China and the United  
5       States Trade Representative to send a letter of sup-  
6       port for the workers’ rights and protection provi-  
7       sions of China’s “Draft Labor Contract Law” to the  
8       Government of People’s Republic of China;

9               (2) publicly repudiate the efforts of some  
10      United States corporations and their representatives  
11      in China to weaken or obstruct the workers’ rights  
12      and protection provisions of China’s “Draft Labor  
13      Contract Law”; and

14              (3) strongly urge such United States corpora-  
15      tions and their representatives in China to reverse  
16      their opposition to the workers’ rights and protection  
17      provisions of China’s “Draft Labor Contract Law”

- 1 and make clear their support for increased legal pro-
- 2 tections for Chinese workers.

