

ASSEMBLY JOINT RESOLUTION NO. 10—ASSEMBLYMEN PIERCE,  
PARKS, KOIVISTO, ARBERRY, CLABORN, MCCLAIN,  
OHRENSCHALL AND SEGERBLOM

MARCH 19, 2007

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Referred to Committee on Elections, Procedures, Ethics,  
and Constitutional Amendments

SUMMARY—Urges Congress not to reauthorize the “fast track”  
approval of international trade agreements.  
(BDR R-1295)

FISCAL NOTE: Effect on Local Government: No.  
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [omitted material] is material to be omitted.

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ASSEMBLY JOINT RESOLUTION—Urging Congress not to  
reauthorize the “fast track” approval of international trade  
agreements.

1 WHEREAS, As international trade has evolved in recent years  
2 under the “fast track” authority by which Congress reviews  
3 international trade agreements involving the United States, the  
4 authority for which will expire on June 30, 2007, significant  
5 questions have developed with respect to the continuing ability of  
6 states to retain their character, environmental controls and quality of  
7 life; and

8 WHEREAS, Under “fast track” rules, the review of complex  
9 trade agreements by Congress is limited to a vote to approve or  
10 reject the agreements, after limited time for consideration, without  
11 the possibility of amendments; and

12 WHEREAS, Trade agreements today have an impact which  
13 extends significantly beyond the bounds of traditional trade matters  
14 such as tariffs and quotas, and instead grant foreign investors and  
15 service providers certain rights and privileges regarding acquisition  
16 of land and facilities and regarding operations within a state’s  
17 territory, subject state laws to challenge as “non-tariff barriers to  
18 trade” in the binding dispute resolution bodies that accompany the



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1 pacts and place limits on the future policy options of state  
2 legislatures; and

3 WHEREAS, Despite the demonstrated variety of significant  
4 impacts that trade and investment agreements have on state  
5 governance, taxation authority, environmental protection, land use  
6 regulation and many other areas of state interest, states and local  
7 governments have not received assurances that their concerns will  
8 be adequately addressed in any “fast track” renewal process; and

9 WHEREAS, Federal legislation should clarify the negotiating  
10 agenda of the United States in a manner that establishes a stronger  
11 role for states and should include an explicit mechanism for the  
12 prior informed consent of affected state legislatures; now, therefore,  
13 be it

14 RESOLVED BY THE ASSEMBLY AND SENATE OF THE STATE OF  
15 NEVADA, JOINTLY, That the Nevada Legislature hereby urges  
16 Congress not to reauthorize the “fast track” approval of international  
17 trade agreements, and instead replace that authority with a more  
18 democratic, inclusive mechanism which takes into consideration the  
19 concerns of state legislatures and authorizes their participation in the  
20 international trade agreement process; and be it further

21 RESOLVED, That the Chief Clerk of the Assembly prepare and  
22 transmit a copy of this resolution to the Vice President of the United  
23 States as the presiding officer of the Senate, the Speaker of the  
24 House of Representatives and each member of the Nevada  
25 Congressional Delegation; and be it further

26 RESOLVED, That this resolution becomes effective upon  
27 passage.

