Sample Letter to the Editor

**To Congress: The PRO Act is NOT Pro Worker**

Today in the U.S. Senate, there’s an ongoing debate over the Protecting the Right to Organize (PRO) Act, which claims to be one of the most “pro-worker” bills to come before Congress in decades. Actually, the PRO Act would be the most radical change to labor law in more than 70 years, and the U.S. Senate must stop it. If passed, workers who choose to opt out of paying union dues could actually be fired from their jobs.

Furthermore, the PRO Act adopts California’s disastrous law defining who is or is not an independent contractor and applies it nationwide. The result would be that a whole range of workers, from gig drivers to insurance agents and freelancers would suddenly be defined as employees. Workers would lose the flexibility and earning opportunities that come from independent contracting, and consumers would face higher prices for services like ride sharing and deliveries. Congress should not let this wish list of union-sponsored priorities become law. I urge Senator [X] to stand up for workers and vote NO on the PRO Act.