March 9, 2021

The Honorable Nancy Pelosi                      The Honorable Kevin McCarthy
Speaker                                           Minority Leader
U.S. House of Representatives                   U.S. House of Representatives
Washington, DC  20515                            Washington, DC  20515

Dear Speaker Pelosi and Leader McCarthy:

I write to express the National Retail Federation’s strong opposition to the Protecting the Right to Organize (PRO) Act, which the House will consider this week. NRF has significant concerns with this sweeping legislation and its infringement on both employee and employer rights. Please note that NRF will consider votes concerning the PRO Act and related amendments as part of the Retail Opportunity Index for our voting scorecard.

NRF is the world’s largest retail trade association, representing discount and department stores, home goods and specialty stores, Main Street merchants, grocers, wholesalers, chain restaurants and internet retailers from the United States and more than 45 countries. Retail is the nation’s largest private-sector employer, supporting one in four U.S. jobs — 52 million working Americans. Contributing $3.9 trillion to annual GDP, retail is a daily barometer for the nation’s economy.

The PRO Act would fundamentally redefine labor relations by codifying numerous radical proposals that have been rejected by the courts, the agencies charged with administering them, and/or Congress. This deeply flawed legislation would infringe on employers’ due process rights, interfere with small businesses’ ability to secure legal advice on complex labor matters, codify the controversial Browning-Ferris joint employer standard, and strip away critical “secondary boycott” protections that prevent a union from boycotting a neutral employer.

As bad as this bill is for employers, it is worse for workers. It would limit workers’ free choice in union elections, repeal right-to-work protections in 27 states, and eviscerate critical employee privacy rights. It would allow union organizers unlimited access to sensitive employee records, including but not limited to cell phone numbers, email addresses and home addresses. It would drastically reduce individuals’ access to flexible work opportunities as independent contractors by adopting California’s failed “ABC” test. It would deny workers their right to collective bargaining a first contract by instituting a binding arbitration process overseen by Washington bureaucrats.
The policies embedded in the PRO Act are beyond the pale of reasonable workforce policy. The legislation puts the interests of labor organizers and powerful unions before the rights of employees and employers. NRF stands ready to work with members of Congress on common-sense policies to foster economic growth, but this bill is completely unworkable for any employer, large or small. NRF strongly urges Congress to oppose the PRO Act.

Sincerely,

David French
Senior Vice President
Government Relations

cc: Members of U.S. House of Representatives