

104TH CONGRESS  
2D SESSION

# H. CON. RES. 202

Expressing the sense of the Congress that United States companies should acquire technology that was developed by United States companies from those companies instead of from their overseas competitors.

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## IN THE HOUSE OF REPRESENTATIVES

JULY 25, 1996

Mr. FRANKS of Connecticut submitted the following concurrent resolution;  
which was referred to the Committee on Commerce

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## CONCURRENT RESOLUTION

Expressing the sense of the Congress that United States companies should acquire technology that was developed by United States companies from those companies instead of from their overseas competitors.

1        *Resolved by the House of Representatives (the Senate*  
2 *concurring)*, That it is the sense of the Congress that,  
3 when a United States company acquires technology that  
4 has been developed by other United States companies with  
5 the assistance of taxpayer dollars, that company should  
6 acquire the technology from the company that developed  
7 it instead of from overseas sources, so long as the United

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- 1 States source is offering a comparable product in terms
- 2 of both performance and cost.

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