Taking a migrant-rights approach to the issue of global labor migration is increasingly being promoted as a way of ensuring that the human rights of migrant workers are protected. Together with such an approach, the international community must address the push and pull factors created by globalization, specifically, how international trade agreements and global economic policies make migrant workers vulnerable to exploitation.

In the context of worker rights, significant push factors for migration include poverty level incomes, low wages in rural areas, and lack of employment opportunities in poor countries, coupled with higher wages and greater job opportunities in urban areas and rich nations. Despite its general economic benefits, globalization has created an ever-widening wealth gap between countries, between rural and urban areas within countries. Indeed, it is the lack of viable economic opportunities at home that often pushes workers to migrate in search of better options. Global economic policies, initiated through market liberalization and the structural adjustment policies (SAPs) of the World Bank and International Monetary Fund, are major causes of the gap in income and employment opportunities, displacing workers from...
their local livelihoods. For example, the flood of cheap agricultural products from the U.S. following the implementation of the North American Free Trade Agreement (NAFTA) displaced 1.7 million small-scale Mexican farmers and destroyed the agricultural economy in Mexico.\(^2\) Having lost their livelihoods, and faced with few employment opportunities in rural areas, agricultural workers migrated to urban areas in Mexico to compete for jobs. This migration resulted in lower wages in urban centers and displaced workers who, in turn, migrated to countries such as the United States in search of work.\(^3\)

The demand for cheap labor is a crucial pull factor for labor migration. Often, migrant workers fill positions that workers in the domestic workforce refuse to do because of low wages or harsh working conditions. In the United States for example, immigrant workers constitute the majority of the labor force in the U.S. meat and poultry industry. The meatpacking industry, from the 1930s through the 1970s, had a unionized workforce with higher wages than the average manufacturing job and safety conditions in line with other industries. Now, wages in the meatpacking industry are well below the average U.S. manufacturing wage (24 percent lower in 2002), and meatpacking has become the most dangerous factory job in America, with injury rates more than twice the national average.\(^4\) Studies of other economic sectors, such as construction, in other parts of the world show a similar pattern of increasing demand for cheap migrant labor accompanied by declining wages, benefits, and labor and safety standards.

When sectors employ primarily migrant workers, the employers’ profit potential is much higher than would be the case if local labor were employed, particularly in the case of trafficked persons.\(^5\) Migrant workers, especially those in the informal economy, are invariably paid at a lower rate than local workers and usually do not receive benefits, such as healthcare or pensions, that would raise the costs to employers. Employers may prefer migrant workers over local workers because of their “vulnerability and lack of choice that results from their foreign status. Employers perceive them as comparatively ‘flexible’ and ‘cooperative’ with respect to longer working hours, more vulnerable to ‘molding’ . . . and less likely to leave their jobs.”\(^6\)

Globalization & Exploitation of Migrant Workers

Globalization and neoliberal economic policies are leading to an increased flexibility of the workforce and the “degradation of work,” where workers are increasingly moving from formal to informal sectors of the economy, from permanent to temporary and contract work, and receiving fewer benefits (such as healthcare and pensions) from their employers. Such a situation puts workers into an increasingly vulnerable position, as the safety net that used to catch them when they were laid off, injured, or unable to find work no longer exists. For example, global trade agreements such as the 2005 phaseout of the Multifiber Arrangement under World Trade Organization (WTO) rules left thousands of
female textile and garment contract workers in places like Swaziland, Indonesia, and Bangladesh, without jobs almost overnight. Without adequate severance pay, unemployment insurance, and employment opportunities, many of these young female workers were vulnerable to exploitation by labor recruiters trying to take advantage of their precarious situation by offering them jobs abroad that they had little choice but to accept.

Global trade agreements, which rarely include adequate labor standards and protections, often contribute to the exploitation of migrant workers. For example, the U.S. African Growth and Opportunity Act (AGOA) resulted in increased investment in Africa, leading to the growth of textile and garment factories in Export Processing Zones (EPZs) in countries such as Uganda. To fill the low-wage jobs in these factories, Ugandan and Kenyan agents recruited young women workers from Kenya. Once in Uganda, according to Kenyan trade unions, many of these women were exploited and even trafficked for forced labor and other exploitative labor and sexual practices. Some of these women workers, referred to as “AGOA girls,” were in a particularly vulnerable situation in Uganda due to their migrant status and the lack of labor law protections in Uganda. Similar movements of workers have occurred in Jordan, where large numbers of Bangladeshi workers migrate through recruitment agencies to work in textile and garment factories in Qualified Industrial Zones that developed as part of a trade agreement between the U.S. and Jordanian governments. While the official line is often that there are not enough trained Jordanians to fill such jobs (despite unofficial unemployment rates get as high as 30 percent), the recent reports of exploitation and abuse of migrant workers in these factories indicates other motives.

**Immigration Policy & Restrictions on the Rights of Migrant Workers**

Despite the fact that the economies of many host countries rely on migrant workers, these same countries often marginalize and limit the
rights of these workers. Host countries use a variety of methods to limit the residency and citizenship rights of foreign workers. Such methods include guest worker programs, sponsorship systems in which workers are tied to a particular employer, rotational systems of migrant labor to limit the duration of foreigners’ stay, limits on the ability of migrant workers to bring their families with them, and curbs on naturalization rights. Migrant workers’ rights organizations have reported that such migration policies are increasing the vulnerability of workers to abuse under legal migration programs and work permit schemes that tie migrant workers to a particular employer. These organizations report a “‘rise in the incidence of unpaid wages, confiscated passports, confinement, lack of job training and even violence’ against migrant workers who are legally present in a number of countries under various work permit schemes.”

Guestworker or temporary migration programs create a subclass of workers entitled to fewer rights. Despite this fact, these types of programs are being mainstreamed and are even a factor negotiated within international trade agreements. Members of the WTO are negotiating the General Agreement on Trade in Services (GATS) Mode 4, which deals with the temporary international migration of workers for the purpose of services provision. This is essentially a framework for a global guestworker program because it ties workers’ visas to a specific employer or contract, creating a subclass of temporary workers who are not entitled to the same rights as citizen workers and permanent immigrants.

Indeed, many countries legislate restrictive immigration policies for political advantage, making it more difficult for workers to enter a country legally in search of employment, even when there is a demand for such labor or jobs available. Anti-Slavery International emphasizes, “Governments in developed countries are generally reluctant to publicly recognize their dependency on both skilled and unskilled migrant labour. However, the reality is that demand for migrant workers will be filled by irregular migration unless policy makers recognize that it is in their national interest to facilitate and manage this process.” Unequal treatment in terms of workers rights and irregular migration greatly increases the vulnerability of migrant workers to exploitation.

For example, the government of Malaysia periodically implements mass
deportations or expulsions of undocumented migrant workers. According to Amnesty International, in 2002 “the government ordered an estimated 600,000 undocumented migrant workers to leave Malaysia before an August 2002 deadline, after which harsher penalties were to be imposed under the newly amended Immigration Act, including sentences of up to five years imprisonment and six strokes of the cane.” As a result, more than 300,000 migrant workers left the country. Many of these workers were forced to leave Malaysia without their wages or back pay. In addition, many had either nowhere to go or no way to get there, and thus sat in makeshift camps just over the Malaysian border. In those camps, the migrant workers were vulnerable to abuse and exploitation by agents, employers, and traffickers, who took advantage of their precarious situation. The Malaysian government implements such policies despite its acknowledgement of the contribution made by foreign labor in developing the country’s economy and productive capacity.

Countries place migrant workers in a vulnerable position by imposing immigration laws that are not in line with the economic realities of a permanent demand for cheap labor; instead, workers must migrate through irregular channels, increasing their vulnerability to exploitation.

**International Instruments**

The United Nations (UN) and the International Labor Organization (ILO) have developed comprehensive international instruments to protect the rights of migrant workers. However, the reluctance of migrant-receiving states to broaden the rights afforded to migrant workers results in the infrequent ratification and enforcement of these instruments by the states at which they are primarily aimed. Moreover, these instruments do not address many of the global trade and economic policy issues discussed above, and thus leave migrant workers vulnerable to abuse.

The UN International Convention on the Protection of the Rights of Migrant Workers and Members of their Families entered into force in July 2003, after 13 years of efforts to secure enough ratifications. Similarly, ILO conventions, specifically Convention No. 97 on Migration for Employment and No. 143 on Migrant Workers, provide migrant workers with more well-defined rights than the UN Convention in terms of freedom of association and the rights to organize, social security, education, training, housing, cultural rights, and other collective freedoms.

Critics note, however, that both the UN and the ILO lack effective enforcement mechanisms. Moreover, it is the labor-sending countries that have ratified these conventions. None of the major labor-receiving countries, such as the United States, Canada, Japan, India, or any of the Gulf States, have ratified either ILO convention or fully ratified the UN Convention. The lack of ratification and enforcement mechanisms in labor-receiving countries like the United States renders these conventions hollow.
Other core labor standards, however, may be used to protect migrant workers. For example, in 2003 the Inter-American Court of Human Rights issued an advisory opinion, titled, “Legal Status and Rights of Undocumented Migrants.” The Court stated that employment and labor rights must be extended to all workers equally, regardless of immigration status. The Court’s decision holds that undocumented workers are entitled to the same labor rights as citizens and documented workers, including back pay and wages owed, protection from discrimination, and protection for health and safety on the job.

Indeed, migrant workers must be extended basic workplace rights. As a start, the core international labor standards must apply to all workers. These include: the 1) freedom of association and collective bargaining; 2) elimination of forced and compulsory labor; 3) elimination of discrimination in respect of employment and occupation, and; 4) abolition of child labor. Other internationally accepted labor standards, such as equal remuneration, safety and health at the workplace, and wage and hour protections, must also be extended to all workers regardless of their nationality, or even their immigration status.

**Conclusion**

Global economic policies, implemented through instruments such as trade agreements and SAPs, have a direct impact on the movement of workers. They also have the direct effect of increasing the vulnerability of migrant workers to exploitation. The international community must take measures to address these vulnerabilities. Possible measures include incorporating worker rights and labor standard protections into migrant labor management agreements, taking into account the effects on workers of trade agreements and other market liberalization policies, and ensuring that minimum labor standards and protections are included in such agreements. Additional measures include developing immigration laws and policies that take into account economic realities, focusing on job creation where people live, and creating safe migration processes. A migrant rights-based approach must take into account economic justice and the rights of workers in the workplace.

2 Bjorn Jensen, “Labor Mobility and the Global Economy: Should the World Trade Organization Set Migration Policy?”, American Friends Service Committee, July 10, 2006. As Jensen notes, “SAPs generally include the raising of interest rates, cuts in public spending for health, education and subsidies to the manufacturing and agriculture industries. Additionally, countries are pushed to privatize public services (to reduce government expenditure so additional money can go to repaying international loans) and to liberalize their economy by opening it to foreign competition. Privatizing government services leads to layoffs for many public workers and lower pay and less benefits for workers who keep their jobs.” (Endnote 7).


5 Chuang, note 1.


9 Mary Cunneen, “Strategies to combat forced labour in the context of migration,” Anti-Slavery International


11 Chuang, note 1.

12 According to Jensen: “This convention extends basic human rights, as defined in the Universal Declaration of Human Rights, to migrant workers both documented and undocumented. It also contains the principle of equality of treatment between migrant workers and nationals regarding wages, extensive rights to transfer earnings, and access to emergency medical assistance and education for their children.”

13 Jensen, note 2.