



RESOLUTION
TO URGE THE SENATE OF THE STATE OF ARIZONA,
THE HOUSE OF REPRESENTATIVES CONCURRING TO CHANGE
THE MANNER OF THE 2024 PRESIDENTIAL ELECTION

Whereas, State Legislatures have plenary authority over the manner of a United States Presidential election, granted by Article 2, Section 1, Clause 2 of the United States Constitution, an authority that is untouchable and can “neither be taken away nor abdicated”; it may select the electors itself, which was the manner used by State Legislatures in several States for many years after the framing of our Constitution; and,

Whereas, the Supreme court of the United States has repeatedly agreed that the State Legislature has the full and complete authority to change the manner of the Presidential election; and, there is nothing in the Arizona Constitution that conflicts with the US Constitution to prohibit or constrain the Arizona State Legislature from using its Article 2, Section 1, Clause 2 authority to change the manner of the Presidential election for 2024; it is therefore,

Resolved, that Legislative District X demands the Senate of the State of Arizona, the House of Representatives concurring, to rightfully declare its plenary authority over the manner of the Arizona 2024 Presidential election; and,

1. Mandate obeying the Arizona Constitution, Article 7, Section 11 having an Election Day only. Voting by Precinct, requiring proof of U.S. citizenship voter ID, paper ballots, hand count, with no mail-in voting, no machines nor internet connections, allowing absentee ballots under mitigating circumstances with appropriate validation, reporting by precinct with signatures verified, clean and updated voter rolls, chain of custody verified and complete prior to certification of the election.

#