

8 PROPOSED RESOLUTIONS APPROVED BY THE MCRC RESOLUTIONS COMMITTEE (13-2) TO BE VOTED UPON BY PCs
AT THE 2026 MCRC MANDATORY MEETING | PAGE 1/2

1) Free and Equal Elections Co-Origins: Christophe Hamel and Tony Mileto (LD2) | Whereas the MCRC is greatly concerned about the security, reliability, and potential for technical malfunctions or hacking associated with electronic voting machines (EVMs) used in Arizona elections; Whereas our fellow citizens demand greater accountability and transparency in the electoral process, including election results that can be independently verified by voters and election observers; Whereas the use of EVMs presents challenges in ensuring the verifiability of votes, the security of voter data, and the robustness of election systems against cyberattacks; Whereas paper-based systems, e.g. hand-counted ballots at the precinct level, have a longstanding tradition of providing a transparent, auditable, and verifiable method of voting that enhances voter confidence in the electoral process; and Whereas hand-counted ballots provide the opportunity for public scrutiny and transparency, reduce the risk of technical failure or tampering, and offer greater security against unauthorized access to voting data; now, therefore, be it Resolved, that the MCRC hereby urges the Arizona State Legislature to immediately: 1) Ban Electronic Voting Machines: EVMs, including direct recording electronic (DRE) machines, optical scan systems, and any other form of electronic or computerized voting systems, shall be prohibited in all elections conducted throughout Arizona. 2) Adopt Precinct-Level Voting with Pre-Printed, Water-Marked, Hand-Counted, Paper Ballots: Arizona elections shall be conducted using paper ballots, which shall be manually counted under split-party observation at the precinct level. Precincts shall maintain an open, transparent, and secure process for collecting, verifying, and counting votes, with results made available on the same day.

2) Resolution Promoting the Establishment of Duties for MCRC Members-at-Large Originator: Patty Porter (LD12) | Whereas the MCRC Bylaws identify 5 Members-at-Large (MALs) being elected countywide to represent the body of MCRC Precinct Committeemen (PCs); Whereas although the MCRC Bylaws prescribe Duties for the 5 MCRC Executive Officers (Chair, 1VC, 2VC, Secretary & Treasurer), no Duties are prescribed for MALs; Whereas Duties should be prescribed for MCRC MALs to promote servant leadership, support PCs, and facilitate the MCRC Objective and Mission to “Keep Our Republic” and get Conservatives elected; now therefore be it Resolved, that we the MCRC Precinct Committeemen hereby call upon the MCRC to: 1) establish a checklist of prescribed Duties to be fulfilled by the MALs immediately upon the adoption of this Resolution and the election of MALs, for the full duration of their 2-year terms; and 2) the aforementioned Duties will include, but not be limited to: a) Planning and Executing Events and Programs; b) Voter Registration Drives (e.g. National Voter Registration Day); c) Meet the Candidate Forums; d) Ballot Curing Initiatives; e) Phone Banking Operations; e) Electioneering Activities; f) PC Recruitment; g) PC Training; h) Assist Poll Observer Recruitment, Training and Administration as assigned by the Chair; i) serve on a Committee or Subcommittee at Statutory & Mandatory Meetings as assigned by the Chair; j) be assigned to 4 Legislative Districts to routinely visit and engage with PCs, keeping PCs informed about organizational developments, decisions, and opportunities for involvement; and k) provide a Quarterly Report for the MCRC EGC on the performance of their Duties and Responsibilities.

3) The Maricopa County Republican Committee (MCRC) Calls Upon the Arizona State Legislature and Elected Government Officials to Take Action Protecting Arizonans from Unauthorized Climate and Weather Modification Originator: LD3 (Presented by Melissa Price—LD3) | Whereas consistent with Article II of the Arizona Constitution, Arizona citizens are empowered to take action in the pursuit of all available legal remedies asserting Arizona’s sovereign authority; Whereas based upon this authority under the Tenth Amendment of the U.S. Constitution—“the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people”—and in accordance with the Ninth Amendment—“the enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people”—Arizona must affirm its commitment to protecting the liberties and constitutional rights retained by its citizens; Whereas based upon widespread visual evidence of sky pollution, we call for halting practices to which “We the People” of Arizona do NOT consent; Whereas the use of—and exposure to—toxic chemicals frequently results in catastrophic consequences to the health and well-being of Arizonans; and Whereas the ecological effects to animals, trees, bees, and soil—brought about by artificially altered weather patterns, acid rain flash floods, aluminum snow, chemical ice nucleation, and more—the unpredictable repercussions of geoengineering far outweigh the unproven claimed benefits: ethical considerations deem these practices to be “playing God”; now therefore be it Resolved, that the MCRC hereby calls upon the Arizona State Legislature to support proposed legislation requiring transparency and protecting the people of Arizona from harmful climate and weather modification programs.

4) Public-Private Partnership (PPP) Contracts Must be Open and Transparent, Subject to Public Oversight, Audits, and Corrective Action Plans (CAPs) Originator: Jamie Weinbauer Martin (LD13) | Whereas absolute power corrupts absolutely, a danger to civil society, good governance is based upon the rule of law, proven transparency, and accountability; Whereas public trust is never built upon blind faith, intermediary agents at the Arizona Department of Administration’s General Services Procurement Office—responsible for reviewing compliance with all applicable laws and statutes—serving as guardrails and safety nets, ensure that the terms and conditions of Public-Private Partnership (PPP) contracts are being adhered to; Whereas when the terms and conditions of PPP contracts are not adhered to for whatever reason—under whatever circumstances—and contingency plans provided for in the contract fail to remedy the situation, then what once started out as a good plan “on a road paved with good intentions” turns into a “runaway tractor trailer speeding downhill without brakes”; Whereas the only last resort standing in the way of catastrophic mission failure is the

“emergency escape ramp” that is the Corrective Action Plan (CAP); and Whereas a CAP: a) identifies problems, b) gathers and verifies information and data, c) determines direct, root, and contributing causes; then 1) determines corrective actions, both specific and preventive; 2) makes missions mistake- and error-proof, 3) ultimately making it virtually impossible for errors to occur or makes errors immediately obvious; now therefore be it Resolved, that the MCRC hereby calls upon the Arizona State Legislature to establish laws mandating that all Public-Private Partnership contracts throughout all Arizona government jurisdictions shall institute Contract Compliance Oversight and Corrective Action Plan protocols.

5) MCRC Promotes Long-Standing Principle Mandating Only U.S. Citizens Eligible and Qualified for Elective Office, Precinct Committeeman, and State Committeeman Originator: Tristan Manos (LD5) | Whereas it is basic common sense that a Citizen possesses only one Citizenship and only one corresponding Oath of Allegiance for only one Nation at a time; Whereas in running for Elective Office or Precinct Committeeman in Arizona, one must submit a Nomination Paper Declaration of Qualification stating, "I will have been a citizen of the U.S. for (#) years before my election and have been a citizen of Arizona for (#) years before my election"—never mentioning foreign citizenship; Whereas the Citizenship Requirement is therefore singular and exclusive; Whereas elected officials "solemnly swear or affirm [to] bear true faith and allegiance to the Constitution of the U.S. and the Constitution and laws of Arizona"—likewise singular and exclusive; Whereas the Naturalization Oath of Allegiance to the United States—"I hereby declare, on oath, that I absolutely and entirely renounce all allegiance and fidelity to any foreign state of which I have heretofore been a subject or citizen"—is inherently incompatible with the notion of “dual citizenship”; and Whereas “dual citizens” taking an oath of office to serve and represent Arizona government elective offices or Precinct Committeeman and State Committeeman positions while simultaneously claiming partial allegiance or "belonging" to a foreign nation is absurd on its face; now therefore be it Resolved, that the MCRC hereby commits to uphold and promote the principle that only U.S. Citizens possessing singular U.S. citizenship shall be eligible and qualified for Arizona Elective Office, Precinct Committeeman, and State Committeeman.

6) MCRC to AZLeg: Just Say “NO” to Crypto Originator: Tristan Manos (LD5) | Whereas “Cryptocurrency” is defined by Webster’s Dictionary as “any form of currency that only exists digitally, usually has no central issuing or regulating authority, uses a decentralized system to record transactions and manage the issuance of new units, and is dependent upon cryptography to prevent counterfeiting and fraudulent transactions”; Whereas the similarities between government-regulated Black Box Voting Machines and government-regulated Cryptocurrency are most concerning; Whereas it is important We The People’s Elections return to REAL Election Integrity: eliminating Black Box Voting Machines and returning to the open and transparent hand counting of pre-printed paper ballots—the physically seeable, touchable, and easily understandable “currency” of electoral “assets”; Whereas a wide-ranging multitude of “grave” Cryptocurrency concerns are self-evident: based upon an artificial digital construct, extremely volatile, minimal consumer protection, irreversible transactions, prevalence of fraud and scams, security vulnerabilities, regulatory uncertainty, lack of intrinsic value—Crypto is the fiat of fiat currency—“fiat” meaning “because I say so”; Whereas, “Why would a government once based upon a Gold Standard—now the Dollar—hype up Crypto while downplaying the Dollar’s most realistic and strongest competitor—Gold—as central banks stockpile Gold reserves?”; and Whereas physical Gold and Silver—established since antiquity as “Natural Law Currency”—store REAL intrinsic value and represent REAL Fiscal Integrity; now therefore be it Resolved, that the MCRC hereby urges the Arizona State Legislature to: 1) stop drafting superficial, hyped-up, trendy, and controversial Cryptocurrency bills, and 2) return its attention to addressing—and safeguarding—We The People’s REAL interests: REAL Integrity, REAL Elections, and REAL Money.

7) Thank You, Charlie Kirk Originator: Tristan Manos (LD5) | Whereas Charlie Kirk played a great and uniquely special role in providing an overall principled, patriotic, and humanitarian service to the United States of America, the America First Movement, and American Civil Society; now therefore be it Resolved, that the MCRC hereby expresses its profound and sincere appreciation, admiration, and gratitude to Charlie Kirk.

8) MCRC Resolution Endorsing President Donald J. Trump’s March 25, 2025 Executive Order 14248: "Preserving And Protecting The Integrity Of American Elections" Originator: MCRC Resolutions Committee (Presented by Logan Busch—LD22) | Whereas honest and secure elections are the foundation of our constitutional Republic, ensuring that only eligible citizens decide the future of this great nation; Whereas widespread fraud, noncitizen voting, and unverifiable ballots erode public trust and threaten the rightful outcome of every election; Whereas President Donald J. Trump’s Executive Order 14248—issued March 25, 2025—enforces proof of citizenship for voter registration, prioritizes prosecution of illegal voting, protects against foreign interference, and directs states to eliminate widespread unsolicited mail-in balloting in favor of secure, in-person voting with limited, verified absentee exceptions; Whereas the Executive Order declares, “Elections must be honest and worthy of the public trust. That requires voting methods that produce a voter-verifiable paper record allowing voters to efficiently check their votes to protect against fraud or mistake”; and Whereas ending mass mail-in voting and returning to proven, verifiable election procedures is essential to restoring confidence in our electoral system; now therefore be it Resolved, that the Maricopa County Republican Committee hereby: 1) strongly endorses Executive Order 14248 and calls for its immediate and full implementation; 2) urges the elimination of widespread mail-in ballots; and 3) calls for the immediate restoration of Election Day voting as the primary method to guarantee only lawful votes are counted.