

**AMERICAN LAW FOR AMERICAN COURTS**

**WHEREAS**, America has unique values of liberty which do not exist in foreign legal systems, including freedom of religion, speech and press, due process, and the right to privacy or marriage as defined by the constitution of this state; and

**WHEREAS**, no U.S. citizen or resident should be denied the liberties, rights, and privileges guaranteed in our constitutional republic; and

**WHEREAS**, foreign laws and local doctrines are finding their way into U.S. court cases and are at odds with the U.S. constitutional principles of equal protection and due process; therefore be it

**RESOLVED**, that we call upon the Texas Legislature to safeguard our Constitution's fundamentals, particularly the individual guarantees in the Bill of Rights, the sovereignty of our nation and its people, and the principles of the rule of law by introducing and passing a bill banning the use of foreign law in Texas state courts.

*Be it further resolved, that a copy of this resolution be sent to the \_\_\_\_\_  
Senatorial/County Convention Resolutions Committee from Precinct # \_\_\_\_ of the  
\_\_\_\_\_ County \_\_\_\_\_ Party, with the recommendation that it be passed and sent  
to the State Convention Platform Committee of the \_\_\_\_\_ Party of Texas.*

\_\_\_\_\_  
Name of Officer

\_\_\_\_\_  
Officer Signature

## Resolution Exposing United Nations Agenda 21

**WHEREAS**, the United Nations Agenda 21 is a comprehensive plan of extreme environmentalism, social engineering, and global political control that was initiated at the United Nations Conference on Environment and Development (UNCED) held in Rio de Janeiro, Brazil, in 1992; and,

**WHEREAS**, the United Nations Agenda 21 is being covertly pushed into local communities throughout the United States of America through the International Council of Local Environmental Initiatives (ICLEI) through local “sustainable development” policies such as Smart Growth, Wildlands Project, Resilient Cities, Regional Visioning Projects, and other “Green” or “Alternative” projects; and

**WHEREAS**, this United Nations Agenda 21 plan of radical so-called “sustainable development” views the American way of life of private property ownership, single family homes, private car ownership and individual travel choices, and privately owned farms; all as destructive to the environment; and,

**WHEREAS**, according to the United Nations Agenda 21 policy, social justice is described as the right and opportunity of all people to benefit equally from the resources afforded us by society and the environment which would be accomplished by socialist/communist redistribution of wealth; and,

**WHEREAS**, according to the United Nations Agenda 21 policy National sovereignty is deemed a social injustice; therefore be it

**RESOLVED**, that Texas communities recognize the destructive and insidious nature of United Nations Agenda 21 and hereby expose to the public and public policy makers the dangerous intent of the plan; and therefore be it further

**RESOLVED**, that the U.S. government and no state or local government is legally bound by the United Nations Agenda 21 treaty in that it has never been endorsed by the (U.S.) Senate, and therefore be it further

**RESOLVED**, that the federal and state and local governments across the country be well informed of the underlying harmful implications of implementation of United Nations Agenda 21 destructive strategies for “sustainable development” and we hereby endorse rejection of its radical policies and rejection of any grant monies attached to it, and therefore be it further

**RESOLVED**, that upon the approval of this resolution the Republican Party of Texas shall deliver a copy of this resolution to each of the Republican members of Congress, all Republican candidates for Congress, all Republican candidates for the legislature, all Republican candidates for county commissioner, and to each Republican state and territorial party office.

*Be it further resolved, that a copy of this resolution be sent to the \_\_\_\_\_ Senatorial/County Convention Resolutions Committee from Precinct # \_\_\_ of the \_\_\_\_\_ County \_\_\_\_\_ Party, with the recommendation that it be passed and sent to the State Convention Platform Committee of the \_\_\_\_\_ Party of Texas.*

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Name of Officer

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Officer Signature

**SMART METERS**

**WHEREAS**, “Smart Meters” are dangerous, unsafe radiation-emitting devices that are being forced on the unknowing public, many times without permission, by utility companies, causing possible health and environmental hazards and higher energy bills; and

**WHEREAS**, Smart Meters are a threat to freedom, as they intrude on privacy, tracking citizens’ movements and exact electrical device usage in homes, enabling the utility company (regulated by the government) to not only monitor movement, but to ration electricity at whim; therefore be it

**RESOLVED** that the \_\_\_\_\_ Party of Texas opposes the mandated use of Smart Meters and rejects any attempt on the part of utility companies to monitor movement and ration electricity to our homes.

*Be it further resolved, that a copy of this resolution be sent to the \_\_\_\_\_ Senatorial/County Convention Resolutions Committee from Precinct # \_\_\_\_ of the \_\_\_\_\_ County \_\_\_\_\_ Party, with the recommendation that it be passed and sent to the State Convention Platform Committee of the \_\_\_\_\_ Party of Texas.*

\_\_\_\_\_  
Name of Officer

\_\_\_\_\_  
Officer Signature

**CONSTITUTIONAL CONVENTION**

**WHEREAS**, the Declaration of Independence and the Constitution of the United States have been our nation’s standard and title of liberty for more than two centuries, and

**WHEREAS**, the 82nd Texas Legislative Session called for a Constitutional Convention for the sole purpose of enacting a Federal Balanced Budget Amendment; and

**WHEREAS**, the original Constitution Convention did not limit itself to the subject for which it was called, leaving a present-day convention open to “fixing” other Constitutional questions and issues, which could undo the protection of unalienable rights and limits on government defined by the Constitution and Bill of Rights; therefore be it

**RESOLVED**, that the people of Texas soundly oppose a Constitutional Convention and call upon state and federal legislators to balance both the state and federal budgets by cutting unnecessary and wasteful spending.

*Be it further resolved, that a copy of this resolution be sent to the \_\_\_\_\_  
Senatorial/County Convention Resolutions Committee from Precinct # \_\_\_\_ of the  
\_\_\_\_\_ County \_\_\_\_\_ Party, with the recommendation that it be passed and sent  
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## **NO TO UN HERITAGE SITES IN TEXAS**

**WHEREAS** the United Nations has designated over 60 sites in the United States as "world heritage sites" or "biosphere reserves," which altogether are equal in size to the State of Colorado, the eighth largest state; and

**WHEREAS** art. IV, sec. 3, United States Constitution, provides that the United States Congress shall make all needed rules and regulations respecting the territory or other property belonging to the United States and nothing in the constitution shall be construed to prejudice any claims of the United States or of any state; and

**WHEREAS** many of the United Nations' designations include private property inholdings and contemplate buffer zones of adjacent land; and

**WHEREAS** some international land designations, such as those under the United States Biosphere Reserve Program and the Man and Biosphere Program of the United Nations Educational, Scientific, and Cultural Organization, operate under independent national committees such as the United States Man and Biosphere National Committee that have no legislative directives or authorization from the United States Congress; and

**WHEREAS** local citizens and public officials concerned about job creation and resource-based economies usually have no say in the designation of land near their homes for inclusion in an international land use program; and

**WHEREAS** these international designations are an open invitation to the international community to interfere in domestic economies and land use decisions; and

**WHEREAS** environmental groups and the United States Department of the Interior, National Park Service, have been working to establish world heritage sites in Texas,

**WHEREAS** foreign companies and countries could use these international designations in Texas to block or inhibit economic development that they perceive as competition; and

**WHEREAS** animal rights activists could use these international designations to generate pressure to harass or block water usage; and

**WHEREAS** international designations may be used to harass or block industrial development in the state, including projects related to fishing, mining, timber harvesting, railroads, power transmission lines, pipelines, and other oil and gas development; and

**WHEREAS** the subsistence and recreational use of fish and game resources in the state could be severely and negatively affected by international land use designations; and

**WHEREAS** the United States Department of the Interior, in cooperation with the Federal Interagency Panel for World Heritage, has identified lands in Texas as likely to meet the criteria for future nomination as world heritage sites; and

**WHEREAS** under current law, the United States Secretary of the Interior can nominate world heritage sites, and the United States Secretary of State can nominate biosphere reserves, both without approval by the Congress; therefore be it

**RESOLVED** that the Texas State Legislature recognizes and reaffirms the constitutional authority guaranteed to the states by the Tenth Amendment to declare that the right of designation be given to the state of Texas; and be it

**FURTHERE RESOLVED** that the Texas State Legislature objects to the nomination or designation of any site in Texas as a world heritage site, biosphere reserve, or any other type of international designation without the prior consent of the Texas State Legislature and affected local governments.

*Be it further resolved, that a copy of this resolution be sent to the \_\_\_\_\_  
Senatorial/County Convention Resolutions Committee from Precinct # \_\_\_\_ of the  
\_\_\_\_\_ County \_\_\_\_\_ Party, with the recommendation that it be passed and sent  
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# RESOLUTION OF THE TEXAS REPUBLICAN PARTY

## STANDING IN OPPOSITION TO THE PROVISIONS IN THE NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR

### 2012 WHICH AUTHORIZE MILITARY DETENTION AND TRIAL OF U.S. CITIZENS AND LAWFUL RESIDENTS IN DIRECT VIOLATION OF THE UNITED STATES CONSTITUTION AND THE CONSTITUTION AND BILL OF RIGHTS OF THE STATE OF TEXAS.

**WHEREAS**, the Preamble to the Texas Republican Party platform, states:

*“The embodiment of the conservative dream in America is Texas. Throughout the world people dare to dream of freedom and opportunity. The Republican Party of Texas unequivocally defends that dream. We strive to preserve the freedom given to us by God, implemented by our Founding Fathers, and embodied in the Constitution. We recognize that the nuclear family is the strength of our nation. It is our solemn duty to protect life and develop responsible citizens. We understand that our economic success depends upon free market principles. If we fail to maintain our sovereignty, we risk losing the freedom to live these ideals.”*

**WHEREAS**, on page 7, the Principles espoused in the Texas Republican Party platform state:

*We Believe in:*

- 1. Strict adherence to the Declaration of Independence and U.S. and Texas Constitutions.*
- 2. Preserving American Freedom and Texas Sovereignty.*
- 3. Limiting the expanse of Government Power.*
- 4. The sanctity of human life, created in the image of God, which should be protected from fertilization to natural death.*
- 5. Personal Accountability and Responsibility.*
- 6. Self-sufficient families, founded on the traditional marriage of a natural man and a natural woman.*
- 7. Having an educated population, with parents having the freedom of choice for the education of their children.*
- 8. Americans having the right to be safe in their homes, on their streets, and in their communities, and the unalienable right to defend themselves.*
- 9. A free enterprise society unencumbered by government interference or subsidies.*
- 10. Restoring American sovereignty and leadership, and we honor all of those that serve and protect our freedom with peace through strength.*

**WHEREAS**, on Dec. 15, 2011, on the 220th anniversary of the Bill of Rights, the United States Senate passed the Conference Report to House of Representative bill H.R. 1540, the "NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2012 (NDAA),"

**WHEREAS**, on Dec. 31, 2011, President Barack Obama signed the Conference Report to House of Representative Bill H.R. 1540, the NDAA, into law,

**WHEREAS**, the NDAA contains numerous provisions repugnant to, and destructive of, the constitutions and Bill of Rights of the United States of America, and this state,

**WHEREAS**, the United States Constitution and the constitution of this state are infringed and/or usurped by provisions in the NDAA which authorize the application of: military force (including assassination), indefinite military detention without trial, military trial, and rendition to foreign countries and entities of any person, including American citizens and lawful resident aliens, at the discretion of the President or a subordinate within the Department of Defense,

**WHEREAS**, the support in any way of a law considered unconstitutional is inconsistent with state officials' oath to support the U.S. Constitution.

**WHEREAS**, the citizens of this state are entitled to protection, subject to the Constitution of the United States, anywhere in the world.

**THEREFORE**, it is resolved that the Texas Republican Party rejects all unconstitutional parts of the NDAA for Fiscal Year 2012 (NDAA), and in particular, regarding this resolution, sections 1021 and 1022, in contravention of the Rights of the People and sovereignty of this state and exceed the Constitution's limits of authority granted the federal government, and demand the Legislature and governor of this state by resolution direct this state's Congressional delegation to immediately commence efforts to repeal aforementioned sections, which are repugnant to the sovereign rights of the citizens of this state and are usurpations of authority by the federal government,

**BE IT FURTHER RESOLVED**, the Legislature and Governor of this state are directed, in pursuance of their oaths of office, and their duty to protect the Constitution, to enact laws prohibiting any official, employee, agent, or citizen of this state, or any other person, or of any of its subdivisions, from aiding, abetting, assisting, enforcing, or in any way supporting any official, employee, or agent of the United States Government, including any of its military forces or paramilitary forces under its direction or control, from enforcing or applying sections 1021 and 1022 of the NDAA, or any part thereof, against any person within this state, including citizens and lawful resident aliens, including by capturing or arresting such individuals, and establishing that all who violate such law be subject to criminal penalties,

**BE IT FURTHER RESOLVED**, the Legislature and Governor of this state are directed, in pursuance of their oaths of office, and their duty to protect the Constitution, to enact laws prohibiting any official, employee, or agent of the United States Government, including any of its military forces or paramilitary forces under its direction or control, or that of any foreign military or foreign entity from enforcing or applying sections 1021 and 1022 of the NDAA, or any part thereof, against any person within this state including citizens and lawful resident aliens, including by capturing or arresting such individuals, and establishing that all who violate such laws be subject to criminal penalties.

*Be it further resolved, that a copy of this resolution be sent to the \_\_\_\_\_ Senatorial/County Convention Resolutions Committee from Precinct # \_\_\_ of the \_\_\_\_\_ County \_\_\_\_\_ Party, with the recommendation that it be passed and sent to the State Convention Platform Committee of the \_\_\_\_\_ Party of Texas.*

\_\_\_\_\_  
Name of Officer

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Officer Signature



**PRESERVING THE ELECTORAL COLLEGE**

**WHEREAS**, the Electoral College to elect the President of the United States was deemed the best method by the Founding Fathers to ensure state sovereignty in the presidential election process, affording weight to both large and small states; and

**WHEREAS**, the Electoral College has been tested and proven itself in over 56 presidential elections as the method to preserve our representative form of democracy, resulting in the election of a President by a majority of electoral votes, not a mere plurality; and

**WHEREAS**, the “National Popular Vote Interstate Compact,” if successfully implemented, would eviscerate the constitutional Electoral College process of electing the President, and would radically change the way we elect our President through a questionable legal maneuver by changing the rules of presidential elections via a compact between as few as 11 states instead of the normal 38 states needed to amend the Constitution; and

**WHEREAS**, the “National Popular Vote Interstate Compact,” if successfully implemented, would make a non-member state’s electoral votes irrelevant, because the member states’ electoral votes would number 270 or more, and they would award their votes to the national popular voter winner, effectively destroying the Electoral College, undermining state authority, and giving more-populated media markets disproportionate power; therefore be it

**RESOLVED**, that the \_\_\_\_\_ Party of Texas opposes the attempt to undermine the U.S. Constitution and the Electoral College by way of the “National Popular Vote Interstate Compact;” and fully endorses retaining the constitutionally approved and time-tested Electoral College method of awarding electoral votes to candidates to win the office of President United States of America.

*Be it further resolved, that a copy of this resolution be sent to the \_\_\_\_\_  
Senatorial/County Convention Resolutions Committee from Precinct # \_\_\_ of the  
\_\_\_\_\_ County \_\_\_\_\_ Party, with the recommendation that it be passed and sent  
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Name of Officer

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Officer Signature

Against the Ownership, Leasing, Operation, and Management of Public Infrastructure  
by Private Entities

**Whereas**, the public roads owned by the agencies and units of government of the State of Texas are owned, in fact, by the citizens of Texas; and

**Whereas**, proposals have been made to turn over the ownership, leasing, operation and/or management of existing and future public roads in Texas to agencies, companies and/or private consortiums which are led and primarily owned by private entities; and

**Whereas**, a host of taxpayer subsidies are being used to prop-up such public private partnership toll contracts leaving the taxpayer at risk for losses making such deals tantamount to socializing the losses and privatizing the profits; and

**Whereas**, we believe that the resources exist within the United States of America to safely, securely and efficiently own, operate and manage the public roads owned by the citizens of the State of Texas; and

**Whereas**, neither private companies nor government should profit off of public roads owned by the citizens of Texas; and

**Whereas**, turning over for lease or ownership, the operation or management of public roads to privately-controlled organizations represents an unnecessary financial and security risk to the citizens of the State of Texas;

Now, therefore, be it:

**Resolved**, that we oppose public private partnership infrastructure contracts between any agency or unit of government of the State of Texas and any private company or any private consortium including foreign firms; and further be it

**Resolved**, that the laws of the State of Texas should be amended to, without exception, to prohibit agencies and units of government of the State of Texas from entering into any contract with any private company or any private consortium including foreign firms for the purposes of transferring the ownership, leasing, operation and/or management of any Texas public infrastructure to a private entity; and further be it

**Resolved**, that this measure be applied immediately to prevent any such contracts under consideration from being executed and to revoke any such existing contracts.

*Be it further resolved, that a copy of this resolution be sent to the \_\_\_\_\_ Senatorial/County Convention Resolutions Committee from Precinct # \_\_\_ of the \_\_\_\_\_ County \_\_\_\_\_ Party, with the recommendation that it be passed and sent to the State Convention Platform Committee of the \_\_\_\_\_ Party of Texas.*

\_\_\_\_\_  
Name of Officer

\_\_\_\_\_  
Officer Signature

## GMO LABELING

**WHEREAS**, Food is a fundamental prerequisite to human life and we as individuals and families have the right to choose the foods we consume, and

**WHEREAS**, Many packaged foods that are commonly sold in grocery stores contain Genetically Modified Organisms (GMOs) which have not been fully assessed for long-term health and environmental risks, and

**WHEREAS**, The right to make decisions on the foods we eat is made difficult by the absence of labels identifying GMOs, and

**WHEREAS**, Texans place a high value on consumers who are informed, educated and knowledgeable; therefore be it resolved

**RESOLVED**, That the State of Texas hereby indicates its support for labeling all products containing GMOs clearly and in a uniform and recognizable fashion.

*Be it further resolved, that a copy of this resolution be sent to the \_\_\_\_\_  
Senatorial/County Convention Resolutions Committee from Precinct # \_\_\_ of the  
\_\_\_\_\_ County \_\_\_\_\_ Party, with the recommendation that it be passed and sent  
to the State Convention Platform Committee of the \_\_\_\_\_ Party of Texas.*

\_\_\_\_\_  
Name of Officer

\_\_\_\_\_  
Officer Signature

**YES TO RAW MILK**

**WHEREAS**, Milk is a fundamental element of human health, and

**WHEREAS**, Texans can buy unpasteurized, unhomogenized milk from cows and goats that are raised on pasture-based farms,

**WHEREAS**, Consumers' choices are limited by regulations that limit sales to "the point of production, and

**WHEREAS**, this regulation burdens consumers and penalizes family farmers,

**WHEREAS**, to buy raw milk, individuals have to drive out to the farm, which may be hours away, therefore be it

**RESOLVED**, the sale of raw dairy products by licensed farmers directly to consumers off-the-farm, including at farmers' markets and private drop points be made legal; therefore be it

**FURTHER RESOLVED**, for the legislature to provide consumers with the choice and farmers with the economic opportunity to buy and sell raw milk.

*Be it further resolved, that a copy of this resolution be sent to the \_\_\_\_\_  
Senatorial/County Convention Resolutions Committee from Precinct # \_\_\_\_ of the  
\_\_\_\_\_ County \_\_\_\_\_ Party, with the recommendation that it be passed and sent  
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\_\_\_\_\_  
Name of Officer

\_\_\_\_\_  
Officer Signature

**RESOLUTION**  
**Against Property taxes for toll roads through Transportation Reinvestment  
Zones (or TRZs)**

**Whereas**, the taxpayers already pay a host of state and even local taxes for the construction and maintenance of the STATE highway system; and

**Whereas**, property taxes are already too high and through the appraisal process already increase on a regular basis without accountability to taxpayers; and

**Whereas**, Transportation Reinvestments Zones establish zones within cities and counties for the purpose of diverting LOCAL property taxes to STATE highway projects, even toll projects, which is DOUBLE taxation and a type of bail out for toll projects that can't pay for themselves;

Now, therefore, be it:

**Resolved**, that we urge the Legislature to immediately repeal the use of Transportation Reinvestment Zones for toll projects; and further be it

**Resolved**, that we call upon both state and federal lawmakers to adequately fund our highways without hidden taxes and gimmicks like TRZs.

**Adopted** this \_\_\_\_ day of \_\_\_\_\_, 20\_\_, at the Precinct Convention of Precinct #\_\_\_\_\_, \_\_\_\_\_ County of the \_\_\_\_\_ Party of Texas.

\_\_\_\_\_  
Name of Officer

\_\_\_\_\_  
Signature

# RESOLUTION

## Against Public Private Partnerships

**Whereas**, public infrastructure owned by the agencies and units of government of the State of Texas are owned, in fact, by the citizens of Texas; and

**Whereas**, contracts have been signed to turn over the ownership, leasing, operation and/or management of existing and future public roads in Texas to private corporations through a controversial financing mechanism known as **public private partnerships**, not to be confused with traditional procurements of private contractors simply bidding on government contracts; and

**Whereas**, a host of taxpayer subsidies are being used to prop-up and bail out such public private partnership contracts leaving the taxpayer at risk for losses; and

**Whereas**, toll tax rates in public private partnership contracts are significantly higher than publicly-run toll roads (ie - 95 cents per mile on two such contracts in DFW, equivalent of adding \$17 to every gallon of gas you buy); and

**Whereas**, public private partnerships put the power to tax in the hands of private corporations that are NOT accountable to the PEOPLE of Texas; and

**Whereas**, we believe that the resources exist within the United States of America to safely, securely and efficiently own, operate and manage the public roads owned by the citizens of the State of Texas; and

**Whereas**, turning over for lease or ownership, the operation or management of public roads to private corporations cedes Texas sovereignty over public infrastructure to private interests, and represents an unnecessary financial and security risk to the citizens of the State of Texas;

Now, therefore, be it:

**Resolved**, that we oppose public private partnership contracts between any agency or unit of government of the State of Texas and any private company or any private consortium including foreign firms; and further be it

**Resolved**, that the laws of the State of Texas should be amended to, without exception, to prohibit agencies and units of government of the State of Texas from entering into any contract with any private company or any private consortium including foreign firms for the purposes of transferring the ownership, leasing, operation and/or management of any Texas public infrastructure to a private entity; and further be it

Adopted this \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, at the Precinct Convention of Precinct

# \_\_\_\_\_, \_\_\_\_\_ County of the \_\_\_\_\_ Party of Texas.

\_\_\_\_\_ Name of Officer

\_\_\_\_\_ Signature

**RESOLUTION**

**Against the use of eminent domain by a private company for the construction of the Keystone Pipeline**

**Whereas**, Texans support energy independence, concerns remain over the use of eminent domain for private pipelines such as the Keystone Pipeline; and

**Whereas**, a private corporation, TransCanada, has already condemned Texas private property for its private pipeline; and

**Whereas**, the Texas Constitution and Texas Supreme Court Texas Rice Land Farmers v Denbury Green Pipeline Company decision are supposed to protect Texans from eminent domain for private gain;

Now, therefore, be it:

**Resolved**, that no private entity should exercise eminent domain for the construction of the Keystone Pipeline;

**Resolved**, that we call upon state lawmakers to ensure ‘common carrier’ laws that allow eminent domain for public use pipelines are not allowed to be abused by private companies for private pipelines.

**Adopted** this \_\_\_\_ day of \_\_\_\_\_, 20\_\_, at the Precinct Convention of Precinct #\_\_\_\_\_, \_\_\_\_\_ County of the \_\_\_\_\_ Party of Texas.

\_\_\_\_\_  
Name of Officer

\_\_\_\_\_  
Signature

**RESOLUTION**  
**Against taxpayer bailout of toll projects**

**Whereas**, the taxpayers already pay a host of federal, state, and local taxes for the construction and maintenance of highways; and

**Whereas**, new types of toll projects are occurring that have different forms of taxpayer bail outs for toll projects that can't pay for themselves; and

**Whereas**, gas tax, property tax, sales tax, registration fees, the Texas Mobility Fund, general obligation bonds and other public money is being used to subsidize, guarantee, and/or cover the debt on toll projects;

Now, therefore, be it:

**Resolved**, that we urge all levels of government to prohibit the use of taxpayer money to subsidize, guarantee, prop-up, or bail out any toll projects whether public or private; and further be it

**Resolved**, that we call upon both state and federal lawmakers to adequately fund our highways without hidden taxes, tolls, or raiding emergency funds.

**Adopted** this \_\_\_\_ day of \_\_\_\_\_, 20\_\_, at the Precinct Convention of Precinct #\_\_\_\_\_, \_\_\_\_\_ County of the \_\_\_\_\_ Party of Texas.

\_\_\_\_\_  
Name of Officer

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Signature