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COMPACT AGREEMENT AMONG THE STATES
TO ELECT THE PRESIDENT BY NATIONAL
POPULAR VOTE
2007 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Neil A. Hansen
Senate Sponsor:
LONG TITLE
General Description:
This bill modifies the Election Code to enact an Agreement Among the States to Elect
the President by National Popular Vote.
Highlighted Provisions:
This bill:
• enacts an agreement between states to elect the president and vice president of the
United States by national popular vote; and
 provides certain definitions.
Monies Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
ENACTS:
20A-13-401 , Utah Code Annotated 1953



H.B. 346 01-24-07 3:37 PM

28	Part 4. Election of President by National Popular Vote
29	20A-13-401. Agreement Among the States to Elect the President by National
30	Popular Vote.
31	Pursuant to the terms and conditions of this act, the state of Utah seeks to join with
32	other states and enact the Agreement Among the States to Elect the President by National
33	Popular Vote in the form substantially as follows:
34	(1) Article I. Membership - Any state of the United States and the District of
35	Columbia may become a member of this agreement by enacting this agreement.
36	(2) Article II. Right of the People in Member States to Vote for President and Vice
37	President - Each member state shall conduct a statewide popular election for President and
38	Vice President of the United States.
39	(3) Article III. Manner of Appointing Presidential Electors in Member States:
40	(a) Prior to the time set by law for the meeting and voting by the presidential electors,
41	the chief election official of each member state shall determine the number of votes for each
12	presidential slate in each state of the United States and in the District of Columbia in which
43	votes have been cast in a statewide popular election and shall add such votes together to
14	produce a "national popular vote total" for each presidential slate.
45	(b) The chief election official of each member state shall designate the presidential
46	slate with the largest national popular vote total as the "national popular vote winner."
1 7	(c) The presidential elector certifying official of each member state shall certify the
48	appointment in that official's own state of the elector slate nominated in that state in association
19	with the national popular vote winner.
50	(d) At least six days before the day fixed by law for the meeting and voting by the
51	presidential electors, each member state shall make a final determination of the number of
52	popular votes cast in the state for each presidential slate and shall communicate an official
53	statement of such determination within 24 hours to the chief election official of each other
54	member state.
55	(e) The chief election official of each member state shall treat as conclusive an official
56	statement containing the number of popular votes in a state for each presidential slate made by
57	the day established by federal law for making a state's final determination conclusive as to the
58	counting of electoral votes by Congress.

01-24-07 3:37 PM H.B. 346

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(f) In event of a tie for the national popular vote winner, the presidential elector certifying official of each member state shall certify the appointment of the elector slate nominated in association with the presidential slate receiving the largest number of popular votes within that official's own state. (g) If, for any reason, the number of presidential electors nominated in a member state in association with the national popular vote winner is less than or greater than that state's number of electoral votes, the presidential candidate on the presidential slate that has been designated as the national popular vote winner shall have the power to nominate the presidential electors for that state and that state's presidential elector certifying official shall certify the appointment of such nominees. (h) The chief election official of each member state shall immediately release to the public all vote counts or statements of votes as they are determined or obtained. (i) This article shall govern the appointment of presidential electors in each member state in any year in which this agreement is, on July 20, in effect in states cumulatively possessing a majority of the electoral votes. (4) Article IV. Other Provisions (a) This agreement shall take effect when states cumulatively possessing a majority of the electoral votes have enacted this agreement in substantially the same form and the enactments by such states have taken effect in each state. (b) Any member state may withdraw from this agreement, except that a withdrawal occurring six months or less before the end of a President's term shall not become effective until a President or Vice President shall have been qualified to serve the next term. (c) The chief executive of each member state shall promptly notify the chief executive of all other states of when this agreement has been enacted and has taken effect in that official's state, when the state has withdrawn from this agreement, and when this agreement takes effect generally. (d) This agreement shall terminate if the electoral college is abolished. (e) If any provision of this agreement is held invalid, the remaining provisions shall not be affected.

(a) "chief executive" shall mean the governor of a state of the United States or the

(5) Article V. Definitions - For purposes of this agreement:

H.B. 346 01-24-07 3:37 PM

90	Mayor of the District of Columbia;
91	(b) "elector slate" shall mean a slate of candidates who have been nominated in a state
92	for the position of presidential elector in association with a presidential slate;
93	(c) "chief election official" shall mean the state official or body that is authorized to
94	certify the total number of popular votes for each presidential slate;
95	(d) "presidential elector" shall mean an elector for President and Vice President of the
96	<u>United States</u> ;
97	(e) "presidential elector certifying official" shall mean the state official or body that is
98	authorized to certify the appointment of the state's presidential electors;
99	(f) "presidential slate" shall mean a slate of two persons, the first of whom has been
100	nominated as a candidate for President of the United States and the second of whom has been
101	nominated as a candidate for Vice President of the United States, or any legal successors to
102	such persons, regardless of whether both names appear on the ballot presented to the voter in a
103	particular state:
104	(g) "state" shall mean a state of the United States and the District of Columbia; and
105	(h) "statewide popular election" shall mean a general election in which votes are cast
106	for presidential slates by individual voters and counted on a statewide basis.

Legislative Review Note as of 1-19-07 11:41 AM

Office of Legislative Research and General Counsel