GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

S

SENATE DRS55251-LB-221A (03/07)

Short Title:	National Popular Vote Interstate Compact.	(Public)
Sponsors:	Senator Hartsell.	
Referred to:		

A BILL TO BE ENTITLED 1 2 AN ACT TO ESTABLISH NORTH CAROLINA AS A MEMBER OF THE AGREEMENT 3 AMONG THE STATES TO ELECT THE PRESIDENT BY NATIONAL POPULAR 4 VOTE. 5 The General Assembly of North Carolina enacts: **SECTION 1.** Article 18 of Chapter 163 of the General Statutes is amended by 6 7 adding new the following sections to read: 8 "§ 163-209.1. Agreement Among the States to Elect the President by National Popular Vote; compact enacted and entered into. 9 10 The "Agreement Among the States to Elect the President by National Popular Vote" is enacted into law and entered into on behalf of North Carolina with any and all other states 11 legally joining therein in a form substantially as follows: 12 13 14 **Article I–Membership** 15 Any State of the United States and the District of Columbia may become a member of this 16 agreement by enacting this agreement. 17 18 Article II–Right of the People in Member States to Vote for President and Vice President Each member state shall conduct a statewide popular election for President and Vice 19 20 President of the United States. 21 22 **Article III–Manner of Appointing Presidential Electors in Member States** 23 Prior to the time set by law for the meeting and voting by the presidential electors, the chief 24 election official of each member state shall determine the number of votes for each presidential 25 slate in each state of the United States and in the District of Columbia in which votes have been cast in a statewide popular election and shall add such votes together to produce a 'national 26 27 popular vote total' for each presidential slate. The chief election official of each member state shall designate the presidential slate with 28 29 the largest national popular vote total as the 'national popular vote winner.' 30 The presidential elector certifying official of each member state shall certify the appointment in that official's own state of the elector slate nominated in that state in association 31 32 with the national popular vote winner. 33 At least six days before the day fixed by law for the meeting and voting by the presidential electors, each member state shall make a final determination of the number of popular votes 34



D

General Assen	nbly of North Carolina	Session 2011
cast in the state	e for each presidential slate and shall communicate	an official statement of such
	vithin 24 hours to the chief election official of each	
	election official of each member state shall trea	-
	ining the number of popular votes in a state for eac	
	shed by federal law for making a state's final determ	
	ctoral votes by Congress.	
-	a tie for the national popular vote winner, the pr	residential elector certifying
	n member state shall certify the appointment of the	
association with	h the presidential slate receiving the largest number	of popular votes within that
official's own s	tate.	
<u>If, for any</u>	reason, the number of presidential electors nominated	nated in a member state in
association with	h the national popular vote winner is less than or greater	eater than that state's number
of electoral vot	tes, the presidential candidate on the presidential sl	ate that has been designated
as the national	popular vote winner shall have the power to nomin	nate the presidential electors
for that state, an	nd that state's presidential elector certifying official	shall certify the appointment
of such nomine	es. The chief election official of each member state	shall immediately release to
the public all ve	ote counts or statements of votes as they are determined	ned or obtained.
This article	shall govern the appointment of presidential elect	ors in each member state in
any year in wh	ich this agreement is, on July 20, in effect in state	es cumulatively possessing a
majority of the	electoral votes.	
Article IV–Otl		
	nent shall take effect when states cumulatively p	
	have enacted this agreement in substantially the sar	ne form, and the enactments
	nave taken effect in each state.	
-	er state may withdraw from this agreement, except	_
	less before the end of a President's term shall n	
	ce President shall have been qualified to serve the no	
	executive of each member state shall promptly noti	•
	when this agreement has been enacted and has taken	
	has withdrawn from this agreement, and when	this agreement takes effect
generally.	ant shall terminate if the alectoral college is shalish	a d
	nent shall terminate if the electoral college is abolish	
	vision of this agreement is held invalid, the remain	ning provisions shall not be
affected.		
Antiala V. Dafi	nitions	
Article V–Defi		
	es of this agreement, 'Chief executive' shall mean the Governor of a '	State of the United States on
<u>(1)</u>	' <u>Chief executive' shall mean the Governor of a s</u>	State of the Officer States of
(0)	the Mayor of the District of Columbia; 'Elector slote' shall mean a slote of candidates wi	ho have been nominated in a
<u>(2)</u>	'Elector slate' shall mean a slate of candidates w	•
	state for the position of presidential elector in as	sociation with a presidential
(2)	slate; Chief election official' shall mean the state offic	ial or body that is authorized
<u>(3)</u>	to certify the total number of popular votes for ea	
(A)	'Presidential elector' shall mean an elector for F	-
<u>(4)</u>	of the United States;	
<u>(5)</u>	'Presidential elector certifying official' shall me	an the state official or body
(5)	that is authorized to certify the appointment	
	electors;	or the states presidential

Genera	al Assem	bly of North Carolina	Session 2011
	<u>(6)</u>	'Presidential slate' shall mean a slate of two persons, the	
		been nominated as a candidate for President of the Unit	ed States and the
		second of whom has been nominated as a candidate for Vie	
		United States, or any legal successors to such persons, rega	ardless of whether
		both names appear on the ballot presented to the voter in a	
	<u>(7)</u>	'State' shall mean a state of the United States and the Dis	trict of Columbia;
		and	
	<u>(8)</u>	'Statewide popular election' shall mean a general election i	
		cast for presidential slates by individual voters and count	ed on a statewide
		<u>basis.</u>	
" <u>§ 163-209.2. Additional implementing language for National Popular Vote compact.</u>			
<u>(a)</u>	-	sed in G.S. 163-209.1 and in this section:	
	<u>(1)</u>	'Chief election official' means the State Board of Elections.	
	<u>(2)</u>	'Presidential elector certifying official' means the Govern	or as provided by
		<u>G.S. 163-210.</u>	
<u>(b)</u>		ng any election in which the Agreement Among the St	ates to Elect the
Preside		ional Popular Vote applies:	
	<u>(1)</u>	The State Board of Elections, rather than issuing a certific	
		presidential electors under G.S. 163-182.15, shall instead	
		of the results of the election. The State Board of E	
		responsible for communicating those results to the chief e	
		all other member states in the Agreement within the t	
		G.S. 163-209.1. The State Board of Elections shall desig	
		popular vote winner as required under G.S. 163-209.1 ar	<u>d shall provide a</u>
		copy to the Secretary of State.	
	<u>(2)</u>	The reference to G.S. 163-209 contained in G.S. 163-1(c) shall instead be
		read as G.S. 163-209.1.	
	<u>(3)</u>	The Governor, instead of proclaiming elected under G	
		presidential electors receiving the most votes as stated in t	
		State Board of Elections, shall instead certify the appointm	
		slate nominated in this State in association with the nati	
		winner, as provided under G.S. 163-209.1. In case of a t	
		popular vote, the Governor shall certify the appointment of	
		nominated in association with the presidential slate rec	
	A B A	number of popular votes in this State, as provided in G.S. 1	<u>63-209.1.</u> "
	SEC	FION 2. This act is effective when it becomes law.	