A Concurrent Resolution from the Legislature of the State of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

To the Congress of the United States of America and to the

Congressional Delegation of the State of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**A Petition to Congress**

**To reject the next step toward the economic and political integration of the United States, Mexico, and Canada into an EU-style North American Union (NAU) by voting no on the United States-Mexico-Canada Agreement (USMCA).**

Whereas the Declaration of Independence proclaims: “We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights … that to secure these rights, Governments are instituted among Men….”;

Whereas according to the Declaration of Independence the purpose of our constitutional Republic is to secure our precious rights, such as the right to life, the right to the free exercise of religion, the right to freedom of speech, the right to keep and bear arms, the right to trial by jury, the right to *habeas corpus*, the right to privacy, etc.;

Whereas the security of our rights depends on the continuation of the independence of our constitutional Republic;

Whereas members of the American foreign policy establishment and their counterparts in Europe established the European Coal and Steel Community (ECSC) in 1951, then worked closely together over the next six decades to transform the ECSC into the present-day regional government (consisting of 28 formerly independent nations) known as the European Union (EU) via a series of “free trade” agreements;

Whereas Henry Kissinger, the dean of the American foreign policy establishment, wrote in 1993 that the North American Free Trade Agreement (NAFTA) “is not a conventional trade agreement but the hopeful architecture of a new international system,” and that NAFTA would “represent the most creative step toward a new world order taken by any group of countries since the end of the Cold War.”

Whereas members of the American foreign policy establishment have worked with their counterparts in Mexico and Canada for over 30 years to create an NAU regional government (modeled after the EU) via NAFTA and the proposed United States-Mexico-Canada (USMCA) Agreement;

Whereas the ultimate goal of the American foreign policy establishment and their fellow globalists around the world is to create a whole series of regional governments, such as the EU and the NAU, as stepping stones toward a UN world government;

Whereas our nation’s participation in an NAU regional government and a UN world government would destroy American independence and the security of our rights;

Whereas congressional approval of such “free trade” agreements as NAFTA and USMCA amounts to an unconstitutional ceding of Congress’s exclusive power to “regulate commerce with foreign nations” to supranational layers of government, such as the trilateral Free Trade Commission provided for in Chapters 20 and 30 of the NAFTA and USMCA agreements, respectively; and

Whereas congressional approval of the USMCA, which grants powers to various supranational layers of government and thereby would continue building the extraconstitutional NAU, would be in direct conflict with the constitutional relationship between the federal and state governments as defined by the Tenth Amendment.

**Now therefore, be it resolved by the Legislature of the State of \_\_\_\_\_\_\_\_\_\_, that the Congress of the United States, and particularly, the legislative delegation to Congress of the State of \_\_\_\_\_\_\_\_\_\_, are hereby urged and petitioned to use all of their efforts, energies and diligence to prevent congressional approval of the USMCA agreement.**