Model Resolution for a State Legislature to Urge Congress to
Get US Out! of the United Nations

LEGISLATURE OF THE STATE OF __________

___[(SENATE OR HOUSE)___ CONCURRENT RESOLUTION
NO. _______

BY______________________________

A CONCURRENT RESOLUTION

TO THE SENATE AND HOUSE OF REPRESENTATIVES OF
THE UNITED STATES IN CONGRESS ASSEMBLED, AND
TO THE CONGRESSIONAL DELEGATION REPRESENTING
THE STATE OF __________ IN THE CONGRESS OF THE
UNITED STATES.

Be it Resolved by the Legislature of the State of __________:

WHEREAS the U.S. Declaration of Independence sets the
United States apart from other nations with the clearly stated
affirmation that our “Creator“ grants all Men the unalienable
Rights to “Life, Liberty, and the Pursuit of Happiness”; and

WHEREAS the Founding Charter of the United Nations
(1945), the UN Universal Declaration of Human Rights (1948),
and the UN International Covenant on Civil and Political Rights
(1966) make no mention of the Grant of rights by mankind’s
Creator; and

WHEREAS both the UN Universal Declaration of Rights and
the UN International Covenant on Civil and Political Rights
contain listings of mankind’s Rights while maintaining that these
fundamental Rights are subject to “limitations” created by the United Nations; and

WHEREAS the U.S. Declaration’s view that mankind’s “unalienable” rights are granted by God and, therefore, cannot be limited or suspended by a man-made organization such as the United Nations makes the United States and the United Nations totally incompatible; and

WHEREAS the United Nations Charter states in Article 1 that the world body’s purpose is “to maintain international peace” without defining that the word “peace” could mean either the absence of war or the absence of opposition to the United Nations; and

WHEREAS the United Nations Charter states in its Article 2 that it shall employ “enforcement action” (i.e., go to war) in order to establish its idea of “peace”; and

WHEREAS the United Nations Charter in Chapter VII, Articles 39-51 grants the world body permission for its “forces” to engage in military action; and

WHEREAS all nations holding membership in the United Nations are required by the Charter’s Article 25 “to accept and carry out the decisions of the (UN) Security Council in accordance with the present Charter”; and

WHEREAS the oath of office taken by U.S. government and military officials to “support and defend” the U.S. Constitution is superseded by the requirement contained in Article 25 of the UN Charter, and this superseding makes membership in the UN and membership in the U.S. government and military completely incompatible; and
WHEREAS U.S. membership in the United Nations has led to a suspension of the U.S. Constitution’s Article I, Section 8, Clause 11 stating that Congress alone in given the power to send our nation into war; and

WHEREAS our nation’s membership in the United Nations effectively cancelled the sole power of Congress to send our nation into war, which power has ignored in wars after World War II (e.g., Korea, Vietnam, Iraq, Afghanistan); and

WHEREAS both NATO and the now defunct SEATO are UN “Regional Arrangements” noted in the UN Charter Chapter VIII, and that these “agencies for enforcement action” (See Charter Article 53) are required to report all actions “undertaken or in contemplation” (See Article 54) by those groupings of nations to the Security Council for its approval; and

WHEREAS the UN Charter’s Article 2 forbids intervention by the world body “in matters which are essentially within the domestic jurisdiction” of any nation. This clearly stated prohibition is regularly ignored by UN meddling within the United States in such matters as mining, capital punishment, abortion, education, and immigration. The refusal of the UN to adhere to restraints in its own Charter shows the world body to be a “lawless institution” that should be feared, not supported; and

WHEREAS the United Nations has always chosen for its Secretary-General an individual who is a committed socialist, the newest Secretary-General being Portugal’s António Guterres who previously served as the president of the Socialist International, the group that honored named Karl Marx as its Honorary Secretary; and

WHEREAS the U.S. taxpayers supply more than one-third of the UN budget, plus numerous additional costly levies for special
projects, even while our admitted national debt exceeds $34 trillion and additional unfunded obligations add up to at least another $100 trillion; and

WHEREAS legislation has been introduced in Congress to fully withdraw the United States from the United Nations, including by repealing the United Nations Participation Act of 1945 and the United Nations Headquarters Agreement Act of 1947, which deserves the support of all freedom-loving Americans.

NOW, THEREFORE, BE IT RESOLVED by the Senate and House of Representatives of the ________ Legislature that the Congress of the United States is urged to enact legislation calling for the complete withdrawal of the United States from the United Nations.

BE IT FURTHER RESOLVED that ________’s representatives in the U.S. Congress are urged to cosponsor H.R. _____, the measure introduced in the current _____ Congress that calls for withdrawal of the United States from the United Nations.

BE IT FURTHER RESOLVED that ________’s two U.S. Senators are urged to initiate a measure in the Senate similar to H.R. _____ that calls for the United States to withdraw from the United Nations.