INITIATIVE PETITION

A CONSTITUTIONAL AMENDMENT ESTABLISHING TOP FOUR OPEN PRIMARY ELECTIONS AND MAJORITY WINNER GENERAL ELECTIONS WITH INSTANT RUNOFFS IF NEEDED

To the Honorable John Thurston, Secretary of State of the State of Arkansas:

We, the undersigned registered voters of the State of Arkansas, respectfully propose the following amendment to the Constitution of the State, and by this, our petition, order that the same be submitted to the people of said state, to have and to be adopted, rejected, or defeated by the vote of the registered voters of said state at the regular general election to be held on the 3rd day of November, 2020, and each of us for himself or herself says: I have personally signed this petition; I am a registered voter of the State of Arkansas, and my printed name, date of birth, residence, city or town of residence, and date of signing this petition are correctly written after my signature. The Popular Name is A Constitutional Amendment Establishing Top Four Open Primary Elections and Majority Winner General Elections with Instant Runoff if Necessary and the ballot title is attached or referred herein.

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State of Arkansas, County of ___________________________ (county where voter resides)

[Signature]

[Residence Address]

Current Residence Address

Indicate one: ( ) Mail球miser ( ) Voter Registration suspension

On this _______ day of ____________ , 2020, before me, the undersigned Notary Public, personally

appeared ________ and known to me (or satisfactorily proven to

Identification Documents presented to me by the person described in the foregoing Statement: _________ and acknowledged that

he/she receivcd the written voting the capacity of a Notary Public the purpose of these legal requirements of a Notary Public in

the state of Arkansas and that I knowingly witnessed the signature of the person.

Signature of Notary:

[Notary Seal Below]
A Constitutional Amendment Establishing Top Four Open Primary Elections and Majority Winner General Elections with Instant Runoff if Necessary

Ballot Title

As an Amendment to the Arkansas Constitution requiring that all qualified electors be permitted to vote in a primary election, which must use a single ballot to list all candidates for a covered office for whom that elector can vote regardless of political-party affiliation (or lack thereof) of the elector or candidate; defining the term “covered office” to mean each federal congressional office, each member of the General Assembly, and the Governor, Lieutenant Governor, Secretary of State, Treasurer of State, Auditor of State, Attorney General, and Commissioner of State Lands; providing that “covered office” does not include the Office of the President of the United States; defining “qualified elector” to mean a person who meets the requirements of Arkansas Constitution, article 5, § 1 and Amendment 51; providing that the four candidates for each covered office at a primary election who receive the most votes, regardless of party, will then appear on the general-election ballot for that covered office, and requiring that no other candidates can appear on the general-election ballot for a covered office; providing that, at a general election for a covered office, qualified electors may rank one or more candidates in order of preference; requiring that the winner of a primary election for a covered office be determined through an instant runoff process where votes must first be counted based on first-choice rankings; establishing that if, after counting votes according to first-choice rankings, a candidate has a majority of votes, that candidate must be declared the winner; providing that if no candidate has a majority of the votes, then the candidates with the fewest votes is eliminated and the vote of each qualified elector whose first choice was the eliminated candidate is then counted for the elector’s next-choice candidate(s) if any; providing that if a candidate then has a majority of votes remaining, that candidate must be declared the winner; providing that if no candidate has a majority of the votes, then the candidate with the fewest votes is eliminated and the vote of each qualified elector whose next choice was the eliminated candidate is then counted for the elector’s next-choice candidate(s) if any; providing that if a candidate then has a majority of votes remaining, that candidate must be declared the winner; providing that if a candidate for a covered office at a primary election, and at a general election, may choose to have their political-party affiliation indicated on the ballot; providing that such an indication will not constitute or imply the political party’s nomination, endorsement, or selection of the candidate; providing that political parties may have their preferences for candidates for a covered office indicated on the primary and general election ballots and may also nominate, endorse, support, or oppose any candidate; and requiring the General Assembly to enact legislation to provide for a revised election process in accordance with and in furtherance of this Amendment; providing that all provisions of the Constitution, statute, and common law of this State to the extent inconsistent or in conflict with any provision of this Amendment are expressly declared null and void as to, and do not apply to, any activities provided for under this Amendment.

Section 1. Short title

This Amendment is known as and should be cited as the “Top Four Open Primaries and Majority Winner Amendment.”

Section 2. Definitions

(A) (1) “Covered office” means an elective office for federal congressional office, each member of the General Assembly, and the Governor, Lieutenant Governor, Secretary of State, Treasurer of State, Auditor of State, Attorney General, and Commissioner of State Lands.

(2) “Covered office” does not mean the office of the President of the United States.

(B) “Qualified elector” means a person who meets the qualifications of an elector under Arkansas Constitution, article 5, § 1, and who is registered pursuant to Arkansas Constitution, Amendment 51.

Section 3. Top Four Open Primary Elections

(A) The primary election for a covered office shall be a top four open primary election.

(B) In a top four open primary election,

(1) All candidates for a covered office must appear on the same ballot regardless of political-party affiliation.

(2) The ballot must include space for a write-in candidate for a covered office.

(3) A qualified elector must be permitted to vote for any candidate for a covered office for whom that elector can vote, regardless of the political-party affiliation (or lack thereof) of the qualified elector or of the candidate for whom the elector cast a vote.

(4) Candidates for a covered office may have their political-party affiliation indicated on the ballot.

(C) The candidate’s designation of such an affiliation will not constitute or imply the nomination, endorsement, or selection of the candidate by the political party designated.

(D) Political parties may choose to have their preferences for candidates for a covered office indicated on the ballot.
Section 4. Majority Winner through Instant Runoff at General Election
(A) The general election for a covered office shall be an instant runoff general election to ensure a majority winner.
(B) In an instant runoff general election,

(1) Candidates may have their political-party affiliation indicated on the ballot.

(a) The candidate’s designation of such an affiliation will not constitute or imply the nomination, endorsement, or selection of the candidate by the political party designated.

(2) Political parties may choose to have their candidate preferences indicated on the ballot.

(a) Nothing herein limits the right of political parties to endorse, support, or oppose any candidate.

(3) A qualified elector may cast a vote for a covered office by ranking one or more candidates for that office. No elector is required to rank more than one candidate.

(4) To determine the winner of an election for a covered office, votes must first be counted based on first-choice rankings. If any candidate has a majority of such votes, that candidate must be declared the winner.

(5) If, after counting votes according to first-choice rankings, no candidate has a majority of such votes, then the following process begins:

(a) The candidate with the fewest votes is eliminated.

(b) The vote of each qualified elector whose first choice was the eliminated candidate described in section 4(B)(5)(a) is then counted for that elector’s next-choice candidate instead, should a next choice be marked.

(c) If a candidate then has a majority of all remaining votes, that candidate must be declared the winner.

(6) If no candidate has a majority of the remaining votes after the instant-runoff process described in subsection (B)(5) of this section, then the instant-runoff process continues:

(a) The candidate with the fewest votes is eliminated.

(b) The vote of each qualified elector whose vote was counted for the eliminated candidate described in section 4(B)(6)(a) is then counted for that elector’s next-choice candidate instead, should a next choice be marked.

(c) A candidate will then have a majority of all remaining votes, and that candidate must be declared the winner.

Section 5. General Assembly
The General Assembly is required to enact legislation to provide for a revised election process in accordance with and in furtherance of this Amendment.

Section 6. Inconsistent provisions
All provisions of the Constitution, statutes, and common law of this State to the extent inconsistent or in conflict with any provision of this Amendment are expressly declared null and void as to, and do not apply to, any activities provided for under this Amendment.

Section 7. Severability
If any provision or section of this Amendment or the application thereof to any person or circumstance is held invalid, such invalidity will not affect any other provision or application of the Amendment that can be given effect without the invalid provisions or applications, and to this end the provisions of this Amendment are declared to be severable.

Section 8. Effective date.
This Amendment becomes effective on January 1, 2021.