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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4894

(SENATE AUTHORS: HAWJ and Champion)DATED-PG03/13/202412187Introduction and first reading
Referred to Elections04/18/202414379Author added Champion

OFFICIAL STATUS

1.1	A bill for an act
1.2 1.3	relating to redistricting; establishing an advisory citizens' redistricting commission; establishing redistricting principles and redistricting requirements; proposing a
1.4	constitutional amendment to establish an independent citizens' redistricting
1.5	commission; appropriating money; proposing coding for new law in Minnesota
1.6	Statutes, chapters 2A; 204B; repealing Minnesota Statutes 2022, section 2.91,
1.7	subdivision 1.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	ARTICLE 1
1.10	CONSTITUTIONAL AMENDMENT; INDEPENDENT CITIZENS' REDISTRICTING
1.11	COMMISSION
1.12	Section 1. CONSTITUTIONAL AMENDMENT PROPOSED.
1.13	An amendment to the Minnesota Constitution is proposed to the people. If the amendment
1.14	is adopted, article IV, section 3, will read:
1.15	Sec. 3. At its first session After each enumeration of the inhabitants of this state made
1.16	by the authority of the United States, the legislature Independent Citizens' Redistricting
1.17	Commission established in article XV shall have the power to prescribe the bounds of
1.18	congressional and legislative districts. Senators shall be chosen by single districts of
1.19	convenient contiguous territory. No representative district shall be divided in the formation
1.20	of a senate district. The senate districts shall be numbered in a regular series.
1.21	Article XV shall be added to read:

ARTICLE XV 2.1 REDISTRICTING 2.2 Section 1. After each enumeration of the inhabitants of this state by the authority of the 2.3 United States, a citizens' redistricting commission made up of public members shall adopt 2.4 boundaries of congressional and legislative districts in accordance with this article. 2.5 By April 1 of each year ending in zero the secretary of state shall open a widely publicized 2.6 process and circulate applications in a manner that encourages wide public participation of 2.7 eligible residents from different regions of the state to apply for membership on the 2.8 commission. 2.9 Applications shall be made available in both electronic and printed forms, in formats 2.10 accessible for people with disabilities. Applications must be available in commonly spoken 2.11 languages in the state in addition to English. Applications are public data and shall be made 2.12 2.13 available and posted electronically by the secretary of state. Applications must be received by June 1 of each year ending in zero. 2.14 The Independent Citizens' Redistricting Commission shall be created no later than 2.15 September 1, 2030, and in each year ending in the number zero thereafter. 2.16 The Independent Citizens' Redistricting Commission consists of 15 public members 2.17 selected to be reasonably representative of this state's diversity, as follows: five members 2.18 identifying with the largest political party in the state, five members identifying with the 2.19 second largest political party in the state, and five members identifying with no political 2.20 party or with a political party that is not the largest or second largest registered political 2.21 party in Minnesota. 2.22 A public member shall be appointed in a manner prescribed by law. The legislature may 2.23 provide for additional eligibility requirements and prohibitions by law. 2.24 The Independent Citizens' Redistricting Commission shall: 2.25 (1) conduct an open and transparent process enabling full public consideration of and 2.26 comment on the drawing of district lines; 2.27 (2) draw district lines according to the redistricting criteria specified in this article; and 2.28 2.29 (3) conduct themselves with integrity and fairness. Sec. 2. The selection process is designed to produce a commission consisting of public 2.30 members that is independent from legislative influence and reasonably representative of 2.31 Minnesota's diversity. 2.32

Article 1 Section 1.

03/04/24	REVISOR	JFK/AD	24-07145	as introduced
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3.1	Ten members of the commission shall constitute a quorum including at least one member
3.2	identifying with the largest political party in the state, one member identifying with the
3.3	second largest political party in the state, and one member identifying with no political party
3.4	or with a political party that is not the largest or second largest registered political party in
3.5	Minnesota.
3.6	Two-thirds or more affirmative votes shall be required for any official action, including
3.7	at least one member identifying with the largest political party in the state, one member
3.8	identifying with the second largest political party in the state, and one member identifying
3.9	with no political party or with a political party that is not the largest or second largest
3.10	registered political party in Minnesota. Administrative actions including calling to order,
3.11	adjourning, scheduling hearings, and other such actions shall require the approval of a
3.12	majority of commissioners.
3.13	A commission member is ineligible for a period of ten years beginning from expiration
3.14	of the commission to hold elective public office at the state, county, or city level in
3.15	Minnesota.
3.16	A member of the commission shall be ineligible for a period of five years beginning
3.17	from the date of appointment to serve as paid staff for, or as a paid consultant to, the United
3.18	States Congress, the legislature, or any individual legislator, or to register as a federal or
3.19	state lobbyist in this state.
3.20	Sec. 3. After notice and a public meeting, the commission may remove a commissioner
3.21	for cause. Removal of a member must be by a two-thirds affirmative vote and must include
3.22	at least one vote from a member identifying with the largest political party in the state, one
3.23	vote from a member identifying with the second largest political party in the state, and one
3.24	vote from a member identifying with no political party or with a political party that is not
3.25	the largest or second largest. If the basis for the commissioner's removal is the commissioner's
3.26	refusal to vote as part of a collective effort to disrupt the process or vote of the commission,
3.27	that member or members may be removed after a finding by the chair as described in this
3.28	section and a two-thirds vote of those commissioners present. An individual or official
3.29	identified by law must fill vacancies on the commission by appointment at an open meeting
3.30	in the same manner as the initial appointment.
3.31	Sec. 4. The commission shall determine its own rules of procedure, including adoption
3.32	of policy regarding disclosure of potential conflicts of interest. In addition to other duties
3.33	prescribed by law, the commission shall:

	03/04/24	KEVISOK	JFK/AD	24-0/143	as introduced
4.1	(1) adopt	procedures and ru	lles to carry out th	e provisions of this article	e and any laws
4.2	enacted by the	e legislature, incl	uding the procure	ment for securing profess	ional services;
4.3	(2) inform	the legislature if	the commission of	letermines that funds or o	ther resources
4.4	provided for t	the operation of the	ne commission are	e not adequate;	
4.5	(3) act as	the recipient of th	e final redistrictir	g data and relevant files f	From the United
4.6	States Census	s Bureau;			
4.7	<u>(4) compl</u>	y with requirement	nts to disclose and	l preserve public records;	
4.8	<u>(5) hold o</u>	pen public meetir	ngs and public hea	rings;	
4.9	<u>(6)</u> provid	e reasonable adva	ance notice of any	public meeting or public	hearing. The
4.10	notice and ag	enda must be pos	ted electronically	by the commission. The c	commission may
4.11	partner with c	community-based	nonpartisan organ	nizations in an effort to di	sseminate the
4.12	notice to dire	ctly impacted con	nmunities;		
4.13	(7) publis	h a draft agenda a	t least 72 hours be	efore each public meeting	or hearing;
4.14	(8) electro	onically publish a	preliminary draft	of each plan and an accor	npanying report
4.15	at least ten bu	siness days befor	e the relevant pub	lic meeting or public hea	ring and accept
4.16	comments on	the plan for at lea	ast one week after	the meeting; and	
4.17	<u>(9)</u> prepar	e and electronical	ly publish reports	as required by law.	
4.18	<u>Sec. 5.</u> Pri	ior to adopting a l	egislative or cong	ressional districting plan,	the commission
4.19	<u>must hold a n</u>	ninimum of 24 pu	blic hearings in d	ifferent regions of the stat	e, including at
4.20	least 12 hearin	ngs in Greater Min	nnesota. At least e	ight hearings must be held	before adopting
4.21	preliminary d	rafts of legislative	e or congressional	district plans. The primar	y purpose of the
4.22	public hearing	gs prior to the rele	ease of the prelim	inary plans is to request p	ublic input on
4.23	how to define	communities of	interest and to pro	ovide an opportunity for p	ublic comment
4.24	from residents	s of that part of the	state. The commi	ssion shall conduct its hear	rings in a manner
4.25	that invites br	coad public partic	ipation throughou	t the state, including by u	sing technology
4.26	to broadcast c	commission meet	ings and receive p	ublic comment, schedulir	ig hearings at a
4.27	variety of tim	es of day, and pro	oviding translation	and other accommodation	ons to facilitate
4.28	meaningful p	articipation from	a range of Minnes	sotans.	
4.29	<u>Sec. 6. Th</u>	e commission mu	ist elect a chair an	d vice chair from among	its members by
4.30	the majority of	of commission me	embers, including	at least one member iden	tifying with the
4.31	largest politic	al party in the sta	te, one member ic	lentifying with the second	largest political
4.20	norty in the st	tata and ana man	bor identifying w	ith no political party or W	ith a political

4.32 party in the state, and one member identifying with no political party or with a political

03/04/24

REVISOR

JFK/AD

24-07145

5.1	party that is not the largest or second largest. The chair and vice-chair shall not self-identify
5.2	as belonging to the same political party.
5.3	Sec. 7. The commission shall be compensated as prescribed in law and must be provided
5.4	the services of nonpartisan experts, consultants, and support staff, including a general counsel
5.5	with experience and expertise in voting and elections law, including the federal Voting
5.6	Rights Act of 1965, as amended or its successor, as is necessary to carry out its duties
5.7	pursuant to this article and those prescribed by law.
5.8	Sec. 8. A commissioner must not direct, request, suggest, or recommend an interpretation
5.9	of a districting principle or a change to a district boundary to commission staff except during
5.10	an open public meeting or public hearing of the commission. Communication between
5.11	retained counsel and members of the commission or the designated commission staff does
5.12	not violate this section.
5.13	Sec. 9. The commission shall use census data representing the entire population of this
5.14	state to draw congressional and legislative districts. Except when required by law or for the
5.15	purposes of drawing districts in compliance with the provisions of state or federal law,
5.16	citizen voting age or citizen population must not be used as the method to calculate population
5.17	equality. Demographic trends provided by the Minnesota state demographer and relevant
5.18	election data may be considered in development of maps. Incarcerated persons must be
5.19	counted at their last known residence before incarceration.
5.20	Sec. 10. By September 15, 2031, and in each year ending in the number one thereafter,
5.21	the commission shall approve three final plans that separately set the district boundary lines
5.22	for the United States House of Representatives federal congressional districts and the state
5.23	house and senate districts. Upon approval, the commission shall certify the three final plans
5.24	to the secretary of state.
5.25	With each of three final plans, the commission shall issue a report that explains the basis
5.26	on which the commission made its decisions in achieving compliance with the principles
5.27	listed in this article and shall include definitions of the terms and standards used in drawing
5.28	each final plan. The final plans and reports shall be made public and posted electronically.
5.29	If the commission adopts a legislative or congressional redistricting plan, the plan must
5.30	be approved by two-thirds of the commission, including at least one member identifying
5.31	with the largest political party in the state, one member identifying with the second largest
5.32	political party in the state, and one member identifying with no political party or with a
5.33	political party that is not the largest or second largest. Upon final adoption of a plan, the
5.34	chair of the commission must file the plan with the secretary of state. The plan becomes

- effective for the following election upon filing with the secretary of state. The commission 6.1 must also electronically publish the adopted plans and the related reports. 6.2 Sec. 11. If, for any reason, the commission does not adopt a final plan for congressional 6.3 or legislative districts by October 1 of the year ending in one, the commission shall use the 6.4 following procedure to adopt a plan for that type of district. 6.5 Each commissioner may submit one proposed plan for each type of district to the full 6.6 commission for consideration. 6.7 Each commissioner shall rank the plans submitted according to preference. Each plan 6.8 shall be assigned a point value inverse to its ranking among the number of choices, giving 6.9 the lowest ranked plan one point and the highest ranked plan a point value equal to the 6.10 number of plans submitted. 6.11 6.12 The commission shall adopt the plan receiving the highest total points that is also ranked among the top half of plans by at least two commissioners not affiliated with the party of 6.13 the commissioner submitting the plan, or in the case of a plan submitted by a nonaffiliated 6.14 commissioner, is ranked among the top half of plans by at least two commissioners affiliated 6.15 with a major party. If two or more plans are tied for the highest point total, the final maps 6.16 shall be selected by lot from those plans. 6.17 Sec. 12. Within 30 days of the adoption of a plan by the commission or a court order 6.18 establishing both a legislative plan and a congressional plan, the Independent Citizens' 6.19 Redistricting Commission must submit a report to the chief clerk of the house of 6.20 representatives and the secretary of the senate. At a minimum, the report must include a 6.21 summary of the commission's work and any recommended changes to laws affecting the 6.22 redistricting process, duties, role, or function of the commission. A commissioner who voted 6.23 against a redistricting plan may submit a dissenting report, which shall be issued with the 6.24 commission's report. The commission must also submit this report to the governor and 6.25 publish the report electronically. 6.26 Sec. 13. The commission has the sole legal standing to defend any action regarding a 6.27 certified final plans. The commission has sole authority to determine whether the attorney 6.28 general or other legal counsel retained by the commission shall represent the commission 6.29 and assist in the defense of a certified final plans. The legislature shall provide necessary 6.30 funding to defend any action regarding a certified plan. 6.31 Sec. 14. The Minnesota Supreme Court has original and exclusive jurisdiction in all 6.32
- 6.33 proceedings in which a certified final map is challenged or is claimed not to have taken
- 6.34 <u>timely effect.</u>

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7.1	Within 45 days after the commission has certified a final map to the secretary of state,
7.2	any registered voter in this state may file a petition for a writ of mandate or writ of prohibition
7.3	to bar the secretary of state from implementing the plan on the grounds that the filed plan
7.4	violates this constitution, the United States Constitution, or any federal or state statute.
7.5	The Minnesota Supreme Court shall give priority to ruling on a petition for a writ of
7.6	mandate or a writ of prohibition filed pursuant to this section. If the court determines that
7.7	a final certified map violates this constitution, the United States Constitution, or any federal
7.8	or state statute, the court must direct that the commission draft a remedial plan.
7.9	Sec. 15. The commission expires upon the appointment of the subsequent commission
7.10	in ordinary course, or ten years after it was constituted. If a court enjoins the use of a plan,
7.11	the court must direct that the commission draft a remedial plan in accordance with deadlines
7.12	established by the court's order.
7.13	Sec. 16. The prohibitions and principles in this section apply to both legislative and
7.14	congressional districts.
7.15	Districts must not be drawn to violate the Fourteenth and Fifteenth Amendments of the
7.16	United States Constitution or the Voting Rights Act of 1965, as amended.
7.17	Districts must not be drawn to intentionally favor or disfavor a candidate or incumbent.
7.18	Districts must not be drawn using voter registration, voter turnout, voting history, party
7.19	preference, including participation in the presidential nominating primary, general election,
7.20	voting patterns, primary voting patterns, except for the purposes of verifying the compliance
7.21	of maps with the requirements of this section and of issuing the reports required by law;
7.22	Districts must not be drawn using the location of incumbents' or candidates' residences.
7.23	Districts must not be drawn using any data regarding the partisan affiliation or possible
7.24	partisan affiliation of any voter or group of voters.
7.25	Districts must not be drawn with the effect of unduly favoring or disfavoring any political
7.26	party. Districts shall be subjected to a test of partisan fairness using the standard of
7.27	proportionality as the benchmark for fairness. Using four recent statewide elections, any
7.28	proposed Congressional or legislative plan must be close to achieving major-party seat share
7.29	proportional to the corresponding share of the popular vote in at least three out of the four
7.30	contests. The standard of closeness is one seat for Congressional contests and seven
7.31	percentage points for legislative contests. If a plan fails to meet this standard, it triggers a
7.32	rebuttable presumption of excessive partisan advantage. This may be rebutted if it is

determined that the degree of disproportionality was necessary in order to reasonably balan	nce
the rules and criteria in effect for redistricting.	
Districts must be drawn in accordance with the principles in this section. If districts	
annot be drawn fully in accordance with the principles, a districting plan must give prior	ity
o those principles in the order in which they are listed, except when doing so would viola	
federal law.	
Each congressional district must be as nearly equal in population as practicable.	
Each legislative district must be substantially equal in population. The population of	a
egislative district must not deviate by more than five percent from the population of the	e
deal district.	
Districts must not be drawn with either the purpose or effect of denying or abridging	5
he voting rights of any Minnesotan because of race, ethnicity, or membership in a langua	lge
minority group.	
Districts shall be drawn to protect the equal opportunity of racial, ethnic, and langua	ge
minorities to participate in the political process and to elect candidates of their choice,	
whether alone or in coalition with others.	
Districts must provide racial minorities and language minorities who constitute less th	an
voting-age majority of a district with an equal opportunity to substantially influence th	ne
utcome of an election.	
A representative district must not be divided in the formation of a senate district.	
The reservation lands of a federally recognized Native Nation must be preserved to t	he
extent practicable. Discontiguous portions of a federally recognized Native Nation's	
reservation lands must be included in the same district and must not be divided more that	an
necessary to meet constitutional requirements.	
Districts must minimize the division of identifiable communities of interest. A communities	ity
of interest may include a racial, ethnic, or linguistic group or any group with shared	
experiences and concerns, including but not limited to geographic, governmental, region	al,
social, cultural, historic, socioeconomic, occupational, trade, environmental, or transportation	on
interests. Communities of interest shall not include relationships with political parties,	
ncumbents, or candidates.	
Each district must be convenient and contiguous. A district is convenient if it allows	<u> </u>
reasonable ease of travel within the district. Contiguity by water is sufficient if the water	-

REVISOR

JFK/AD

24-07145

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
9.1	not a serious	s obstacle to travel	within the distric	t. A district with areas the	at touch only at a
9.2	point is not				
9.3	Districts	must minimize the	e division of count	ties, cities, and towns, exc	cept when (1) the
9.4	division occ	urs because a porti	on of a city or tov	wn is not contiguous with	another portion
9.5	of the same	city or town, or (2)	despite the divis	ion, the known population	n of any affected
9.6	county, city,	or town, remains v	wholly located wi	thin a single district.	
9.7	Sec. 2. <u>SU</u>	BMISSION TO V	OTERS.		
9.8	The prop	oosed amendment r	nust be submitted	to the people at the 2024	general election.
9.9	The question	n submitted must b	<u>e:</u>		
9.10	"Shall th	e Minnesota Const	itution be amende	ed to establish a citizens'	redistricting
9.11	commission	that is independen	t of the legislature	e to draw legislative and	congressional
9.12	redistricting	plans?			
9.13				Yes	
9.14				<u>No</u>	
9.15			ARTICL	F 2	
9.16		E	NABLING LEG		
9.17	Section 1.	[2A.20] INDEPEN	IDENT CITIZEN	NS' REDISTRICTING (COMMISSION.
9.18	(a) Section	ons 2A.20 to 2A.25	5 implement Artic	ele XV of the Minnesota	Constitution by
9.19	establishing	the process for the	selection and go	vernance of the Independ	ent Citizens'
9.20	Redistricting	g Commission.			
9.21	<u>(b) For p</u>	ourposes of this cha	pter, the followin	g terms have the meaning	gs given:
9.22	<u>(1) "com</u>	mission" means th	e Independent Cit	tizens' Redistricting Com	mission;
9.23	<u>(</u> 2) "day'	" means a calendar	day, except that i	f the final day of a period	within which an
9.24	act is to be p	performed is a Satu	rday, Sunday, or l	holiday, the period is exte	ended to the next
9.25	day that is n	ot a Saturday, Sund	day, or holiday; a	nd	
9.26	<u>(3) "pane</u>	el" means the Appl	icant Review Pan	<u>el.</u>	
9.27	Sec. 2. [2]	A.21] INDEPEND	ENT CITIZENS	' REDISTRICTING CO	OMMISSION
9.28	SELECTIC	ON PROCESS.			
9.29	<u>(a) The a</u>	application and app	ointment process	for members of the comr	nission shall be
9.30	the process	described in this se	ction, except as o	therwise provided by this	s section.

10.1	(b) By April 1 of each year ending in zero, the secretary of state shall open a widely
10.2	publicized process and circulate applications in a manner that encourages wide public
10.3	participation of eligible residents from different regions of the state to apply for membership
10.4	on the commission.
10.5	(c) Applications shall be made available in both electronic and printed forms, in formats
10.6	accessible for people with disabilities.
10.7	(d) Applications must be available in the top three most spoken languages in the state
10.8	in addition to English.
10.9	(e) Applications are public data under chapter 13 and shall be made available on the
10.10	secretary of state's website or comparable means of communicating with the public.
10.11	Applications must be received by June 1 of the year ending in zero.
10.12	(f) The secretary of state shall design and provide an application form that must clearly
10.13	state the legal obligations and expectations of potential appointees. Information required of
10.14	applicants must include but is not limited to:
10.15	(1) a statement from applicants affirming they meet the requirements of paragraph (i);
10.16	(2) an oath affirming the applicant submits application under oath declaring the
10.17	truthfulness of its contents under penalty of perjury;
10.18	(3) the applicant's demographic information, including but not limited to gender, race,
10.19	ethnicity, and year of birth;
10.20	(4) the applicant's professional background;
10.21	(5) the applicant's past experience working with others to build consensus;
10.22	(6) the applicant's level of understanding about Minnesota communities, neighborhoods,
10.23	geographic regions, or demographics across the state;
10.24	(7) a description of the applicant's past political activity;
10.25	(8) a list of all political and civic organizations to which the applicant has belonged
10.26	within the five years prior to the application;
10.27	(9) a statement indicating which political party the applicant identifies with, or that the
10.28	applicant identifies with no party. For purposes of this clause, identifying with a political
10.29	party means that the applicant is in general agreement with the principles of that party; and
10.30	(10) any other information required to determine eligibility to serve on the commission.

03/04/24 REVISOR JFK/AD 24-07145	as introduced
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11.1	(g) The secretary of state must review applications to ensure that they are complete and
11.2	that the applicants have signed the oath affirming that the applicant submits the application
11.3	under oath declaring the truthfulness of its contents under penalty of perjury. The secretary
11.4	of state must forward the completed application of each eligible person to the executive
11.5	director of the Legislative Coordinating Commission no later than June 15 of the year ending
11.6	in zero.
11.7	(h) The secretary of state must not forward an application that is incomplete or an
11.8	application of a person who has not signed the oath attesting to the accuracy of the
11.9	information contained in the application. If the secretary of state does not forward an
11.10	application, the secretary of state must notify the applicant that the applicant's application
11.11	was not forwarded and the reason why.
11.12	(i) The Legislative Coordinating Commission's executive director shall remove from
11.13	the applicant pool those individuals who do not qualify, including:
11.14	(1) a person who has not resided in Minnesota for at least one year prior to their
11.15	application submission;
11.16	(2) a current member of the legislature or Congress;
11.17	(3) a person under contract with, or who has served as a consultant or staff to, or who
11.18	has or has had an immediate family relationship with the governor, a member of the
11.19	legislature, or a member of Congress during the ten years immediately preceding the date
11.20	of application;
11.21	(4) a person who serves or has served during the ten years immediately preceding the
11.22	date of application as a public official, as defined in section 10A.01, subdivision 35, clauses
11.23	(1) to (5), (12), (13), (16), (26), and (27); and
11.24	(5) a person, or member of the person's immediate family, who during the ten years
11.25	immediately preceding the date of application has:
11.26	(i) been appointed to, elected to, or been a candidate for federal or state office;
11.27	(ii) served as an officer, employee, contractor, or paid consultant of a political party or
11.28	of the campaign committee of a candidate for elective federal or state office;
11.29	(iii) served as an elected or appointed member of a political party state committee, as
11.30	defined by section 10A.01, subdivision 36, or a delegate to a national convention of a
11.31	political party;

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
12.1	(iv) regis	stered as a lobbyist	registrant, or clie	nt with the federal gover	nment under the
12.2	<u> </u>			as a state lobbyist or pri	
12.3				under chapter 10A;	I
12.4		d as paid congressi			
12.5	(vi) been	found by the Cam	paign Finance and	Public Disclosure Board	l to have violated
12.6	section 10A.	.27.			
12.7	(j) After	serving on the corr	mission, commiss	ioners must not campaig	gn for elective
12.8	_ <u> </u>			political campaign nor r	
12.9				s after the commission e	
12.10	(k) For th	ne nurnoses of this s	subdivision a mem	ber of a person's immedi	ate family means
12.10				in-law relationships.	
		<u>.</u>		<u> </u>	
12.12				zero, the Legislative Coo	
12.13				tricting Advisory Group	
12.14				rs Council, Council for	
12.15	African Heri	itage, Minnesota In	ndian Affairs Coun	cil, the Council on Asian	n Pacific
12.16	Minnesotans	s, the Council on L	GBTQIA2S+ Min	nesotans, Minnesota You	uth Council, the
12.17	Minnesota C	Council on Disabili	ties, and Minnesot	a Commission of Deaf, 1	Deafblind and
12.18	Hard of Hear	ring. The Redistrict	ing Advisory Grou	p shall serve as advisors	to the Legislative
12.19	Coordinating	g Commission exec	cutive director in the	he process described in p	oaragraphs (m),
12.20	(n), and (r),	and to the Redistric	cting Commission	in the processes in section	on 2A.23,
12.21	subdivision	1, paragraph (i). Th	ne Redistricting Ad	lvisory Group shall serv	e as advisors to
12.22	the Legislati	ve Coordinating Co	ommission executi	ve director to foster dive	rsity of applicant
12.23	pools throug	hout the process, a	and in their role as	experts on matters perta	ining to their
12.24	respective co	ommunities in advis	sing the commissio	n. Members of the Redis	tricting Advisory
12.25	Group are ex	spected to participa	te in a nonpartisan	manner and serve witho	ut predisposition
12.26	or bias on is	sues related to the	state's representation	on for redistricting bound	daries. However,
12.27	it is not inter	nded that formulas	or specific ratios b	be applied for this purpos	se. The process
12.28	and criteria f	or determining if a	dditional entities no	ot listed in this paragraph	should be added
12.29	shall be dete	rmined by the com	mission during the	e creation of its own rule	es and order.
12.30	<u>(m) By J</u>	une 15 of the year	ending in zero, the	Legislative Coordinatin	ng Commission
12.31	executive di	rector shall establis	h an Applicant Inte	erview Panel, consisting	of four randomly
12.32	selected legi	slative members of	f the Legislative C	oordinating Commissior	and the
12.33	Redistricting	g Advisory Group,	that is responsible	for interviewing selected	d applicants. The
12.34	Legislative (Coordinating Comr	nission legislative	members shall consist o	f one member of

the house of representatives majority party, one member of the house of representatives 13.1 minority party, one member of the senate majority party, and one member of the senate 13.2 13.3 minority party sitting on the Legislative Coordinating Commission. If any of the legislative members are unable to serve on the Applicant Review Panel, the Legislative Coordinating 13.4 Commission executive director shall replace that member by randomly drawing from that 13.5 member's chamber and party sitting on the Legislative Coordinating Commission. The 13.6 members of the panel shall not communicate with any senator, member of the house of 13.7 13.8 representatives, congressional member, their representatives, or any representative of a political party about any matter related to the nomination process or applicants prior to the 13.9 presentation by the panel of the pool of recommended applicants to the Secretary of the 13.10 Minnesota Senate and the Chief Clerk of the Minnesota House of Representatives. 13.11 (n) By July 1 of the year ending in zero, the Legislative Coordinating Commission 13.12 executive director, in consultation with the Redistricting Advisory Group, must identify 13.13 three applicant pools: one pool of 20 applicants identifying with the largest political party 13.14 in the state; one pool of 20 applicants identifying with the second largest political party in 13.15 the state; and one pool of 20 applicants identifying with no political party or a political party 13.16 that is not the largest or second largest political party in the state. Selections must be based 13.17 on a review of each applicant's relevant analytical skills, the applicant's ability to be impartial, 13.18 and the applicant's ability to promote consensus on the commission and appreciation for 13.19 Minnesota's diverse demographics, communities, and geography as documented in the 13.20 application. To the extent practicable, the process implemented by the executive director 13.21 must ensure that each applicant pool reflects the gender, socioeconomic, age, racial, language, 13.22 ethnic, and geographic diversity of the state. Each congressional district must be represented 13.23 by at least two applicants in each applicant pool. 13.24 (o) If there is an insufficient number of available applicants to select a 20-applicant pool, 13.25 then the pool consists of only those applicants who did meet the requirements. 13.26 (p) By July 1 of the year ending in zero, the Legislative Coordinating Commission 13.27 executive director shall convene the Applicant Interview Panel and begin the interview 13.28 13.29 process. (q) The role of the Applicant Interview Panel is to work with the Legislative Coordinating 13.30 Commission's executive director in conducting applicant interviews, and design an objective 13.31 rating system to assess and measure applicants' relevant analytical skills, the ability to be 13.32 13.33 impartial, and the ability to promote consensus on the commission and appreciation for Minnesota's diverse demographics, communities, and geography as documented in the 13.34

03/04/24	REVISOR	JFK/AD	24-07145	as introduced
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application. Interviews of the commission applicants shall be complete by August 1 of the 14.1 year ending in zero. 14.2 (r) No later than August 8 of the year ending in zero, the Legislative Coordinating 14.3 Commission executive director shall have ranked the applicants in each pool from one to 14.4 20 based on the applicant interviews and applications. The final pool of applicants must 14.5 consist of the top candidates scored from each of the following: top ten ranked who identify 14.6 14.7 with the largest political party in the state, top ten ranked identifying with the second largest 14.8 political party in the state, and top ten ranked identifying with no political party or with a political party that is not the largest or second largest registered with the largest political 14.9 party in Minnesota. The Legislative Coordinating Commission executive director must 14.10 consult with the Redistricting Advisory Group to ensure the selected applicants reflect the 14.11 diversity as to gender, socioeconomic, age, racial, language, ethnic, and geographic diversity 14.12 14.13 of the state as is practicable. (s) No later than August 15 in each year ending in the number zero, the names for the 14.14 final pool of applicants shall be selected by lot drawn by the executive director from the 14.15 list of top ten applicants as follows: three identifying with the largest political party in the 14.16 state, three identifying with the second largest political party in the state, and three identifying 14.17 with no political party or with a political party that is not the largest or second largest 14.18 registered with the largest political party in Minnesota. These nine individuals shall serve 14.19 on the Independent Citizens' Redistricting Commission. 14.20 (t) No later than September 1 in each year ending in the number zero, the nine 14.21 commissioners shall convene and assess its demographic and geographic diversity of the 14.22 nine members and must review and select six more applicants from the remaining top ten 14.23 applicants as follows: two from the remaining subpool of applicants identifying with the 14.24 largest political party in Minnesota, two from the remaining subpool of applicants identifying 14.25 with the second largest political party in Minnesota, and two from the remaining subpool 14.26 of applicants identifying with no political party or with a political party that is not the largest 14.27 or second largest registered with the largest political party in Minnesota. The six appointees 14.28 14.29 must be approved by at least two-thirds affirmative votes, which must include at least two votes of commissioners registered from each of the two largest parties and one vote from 14.30 14.31 a commissioner who is not affiliated with either of the two largest political parties in Minnesota. The six appointees shall be chosen to ensure the commission reflects this state's 14.32 diversity, including but not limited to racial, ethnic, geographic, and gender diversity. It is 14.33

15.1	(u) Before serving on the Independent Citizens' Redistricting Commission, every
15.2	commissioner shall take and subscribe an oath to faithfully perform the duties of that office.
15.3	The oath must be filed with the secretary of state.
15.4	Sec. 3. [2A.22] REMOVAL; FILLING VACANCIES.
15.5	(a) Each commissioner shall serve for the entire term of the commission unless the
15.6	commissioner is removed or otherwise vacates the office.
15.7	(b) A commissioner's position on the commission is deemed vacant if the commissioner,
15.8	having been appointed as a registered elector who is not affiliated with a political party,
15.9	affiliates with a political party before the commission has approved a plan pursuant to section
15.10	2A.23, subdivision 21. A commissioner's position on the commission is deemed vacant if
15.11	the commissioner, having been affiliated with one of the state's two largest political parties
15.12	at the time of appointment, affiliates with a different political party or becomes unaffiliated
15.13	with any political party before the commission has approved a plan pursuant to section
15.14	2A.23, subdivision 21.
15.15	(c) Removal of an officer from their officer position requires a two-thirds affirmative
15.16	vote with at least one commissioner identifying with the largest political party in the state,
15.17	one commissioner identifying with the second largest political party in the state, and one
15.18	commissioner identifying with no political party or with a political party that is not the
15.19	largest or second largest in the state.
15.20	(d) Removal of a member takes place immediately after a finding by the chair and must
15.21	be by a two-thirds affirmative vote of all members of the commission, including at least
15.22	one member identifying with the largest political party in the state, one member identifying
15.23	with the second largest political party in the state, and one member identifying with no
15.24	political party or with a political party that is not the largest or second largest in the state.
15.25	If the basis for the commissioner's removal is the commissioner's refusal to vote as part of
15.26	a collective effort to disrupt the process or vote of the commission, that member or members
15.27	may be removed after a finding by the chair as described in this section and a two-thirds
15.28	vote of those commissioners present.
15.29	(e) After notice and a hearing, the commission may also remove a commissioner for
15.30	malfeasance or nonfeasance during the term of service in the performance of the duties of
15.31	the redistricting commission, or for missing three consecutive meetings. After the second
15.32	consecutive missed meeting and before the next meeting, the chair or a designee must notify
15.33	the commissioner in writing that the member may be removed for missing the next meeting.
15.34	The definitions in section 211C.01 apply to this subdivision.

REVISOR

JFK/AD

24-07145

as introduced

(f) The chair must submit a written notice to the Legislative Coordinating Commission 16.1 executive director, stating the grounds another member's office should be declared vacant. 16.2 16.3 This written notice shall: (1) be dated and signed; and (2) provide a detailed factual basis in support of the allegations causing the removal of another member. The factual basis shall 16.4 include the specific facts and factual foundation on which the removal is based. Supporting 16.5 documentation, if any, shall be included. 16.6 16.7 (g) Any vacancy on the commission, including one that occurs due to death, mental incapacity, resignation, criminal conviction of a serious crime, removal, failure to meet the 16.8

qualifications of appointment, refusal or inability to accept an appointment, or having been 16.9 found to have participated in a communication prohibited by law must be filled as soon as 16.10 possible, but no later than seven days, by the Legislative Coordinating Commission executive 16.11 director from the designated pool of eligible applicants for that commissioner's position and 16.12 in the same manner as the originally chosen commissioner. No commissioner chosen to fill 16.13 a vacancy would be bypassed for appointment if all congressional districts are represented 16.14 by at least one commissioner. If no remaining finalists are available for service, the secretary 16.15 of state shall open the application process again and the executive director of the Legislative 16.16 Coordinating Commission shall establish a new list of applicants. 16.17

16.18 Sec. 4. [2A.23] PERFORMANCE OF DUTIES.

16.19 Subdivision 1. Duties. (a) Each commissioner shall perform their duties in a manner that is impartial and reinforces public confidence in the integrity of the redistricting process. 16.20 16.21 Each commissioner shall: (1) attend nonpartisan redistricting training held by a nationally recognized nonpartisan organization; and (2) attend training on the Minnesota Data Practice 16.22 Act and Open Meetings Act. In addition to other duties prescribed by law, the commission 16.23 shall determine its own rules and order. Within ten weeks of being established, the 16.24 commission must adopt administrative rules to govern the commission's process. The rules 16.25 must be adopted at an open meeting, with advance notice of the meeting, and members of 16.26 the public were provided with an opportunity to provide comment on the policy. Rules 16.27 adopted under this subdivision are not subject to chapter 14 or section 14.386. 16.28 16.29 (b) A member who has a conflict of interest between personal interests and the public interest in the role of a commission member in the process of securing staff, consultants, 16.30 general counsel, or any other professional services shall fully disclose the nature of the 16.31

16.32 <u>conflict to the commission in writing soon as they have learned of the potential conflict of</u>

16.33 interest. A commissioner shall disclose the presence of a conflict of interest or raise a

16.34 potential conflict of interest when the agenda item is called, prior to the start of discussion

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
17.1	or deliberation	on. Should a confl	ict of interest becc	me clear during the disc	ussion, the
17.2				al counsel whether a cor	
17.3		l not be binding or			
17.4	(c) The c	ommission shall d	ecide, by a majorit	y vote of commissioners	present, whether
17.5	<u> </u>			, if necessary, to obtain 1	<u> </u>
17.6	general coun	sel if not present.			
17.7	(d) A mer	mber who has a co	nflict or potential c	onflict of interest, either	on an issue being
17.8	discussed or	in the procuremer	t of staff, consulta	nts, general counsel, or	any other
17.9	professional	services, shall not	participate in the	discussion or deliberation	on or vote upon
17.10	any matter re	egarding procurem	ent of those profe	ssional services.	
17.11	<u>(e) The c</u>	ommission shall a	dopt procedures a	nd rules to carry out its r	esponsibilities
17.12	under this ch	apter and other ap	plicable law, inclu	ding the procurement of	f professional
17.13	services, such	n as general counse	l and other subject	matter expert staff. Adop	tion of procedures
17.14	and rules und	der this subdivisio	n is not subject to	chapter 14 or section 14	.386.
17.15	<u>(f)</u> The co	ommission shall a	et as the recipient	of the final redistricting	data and other
17.16	redistricting	files from the Uni	ted States Census	Bureau.	
17.17	<u>(g)</u> The c	ommission is subj	ect to chapter 13 a	nd section 138.17.	
17.18	<u>(h) The c</u>	ommission is subj	ect to chapter 13D	<u>'-</u>	
17.19	(i) The co	mmission must we	ork with the Redist	ricting Advisory Group to	o host a minimum
17.20	of eight com	munity information	nal town halls acro	ss the state, allowing for	basic information
17.21	regarding the	e role of the comm	ission, how comm	ission members were se	elected, and the
17.22	basics of red	istricting.			
17.23	(j) The co	ommission must p	rovide public notic	e at least ten business d	ays in advance of
17.24	any public m	leeting or public h	earing. The notice	and agenda must be pos	sted on the
17.25	commission'	s website and publ	ished in local new	s sources and on social r	nedia. The public
17.26	notice shall a	also be disseminate	ed leveraging soci	al media, media frequen	tly used by
17.27	disenfranchis	sed Minnesotans,	or other communit	y-based communication	channels. The
17.28	commission	may also partner v	with community-ba	sed nonpartisan organiz	ations in an effort
17.29	to more wide	ely disseminate the	e notice to directly	impacted communities.	The notice and
17.30	agenda must	be provided in all	languages require	d for voting materials up	nder section
17.31	204B.295, or	r the federal Voting	g Rights Act of 19	65, United States Code,	title 52, section
17.32	<u>10503.</u>				

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
18.1	<u>(k) The c</u>	ommission must p	oublish a draft agen	da at least seven days b	efore each public

18.2 <u>meeting or hearing.</u>

18.3 (1) The commission must prepare and publish a report no later than ten weeks after all members of the commission are appointed that describes the commission's general priorities 18.4 and intentions for utilizing redistricting criteria in its decision-making process, including a 18.5 discussion on how the commission will balance competing requirements. The commission 18.6 must make this report electronically available before any public meeting or hearing. The 18.7 18.8 report shall be provided in all languages required for voting materials under section 204B.295, or the federal Voting Rights Act of 1965, United States Code, title 52, section 10503. 18.9 18.10 (m) The commission must adopt a schedule for interested persons to submit proposed plans and to respond to plans proposed by others. The redistricting commission shall also 18.11 adopt standards to govern the format of plans submitted. Adoption of the schedule and 18.12 standards under this subdivision is not subject to chapter 14 or section 14.386. The 18.13 redistricting commission must post submitted plans to its website as soon as practicable. 18.14 18.15 (n) Consistent with other requirements of this chapter, the commission must provide direction to commission staff on drawing maps. 18.16 (o) Consistent with other requirements of this chapter, the commission must review and 18.17 direct modifications of maps to commission staff. 18.18 18.19 (p) The commission must prepare and publish reports on the following: (1) all plans discussed by the full commission, including all publicly submitted plans 18.20 and draft plans; 18.21 (2) a summary of all public input received in each comment period; 18.22 (3) a summary of the data the commission used to create those plans; 18.23 (4) analysis of the maps using redistricting metrics; 18.24 (5) a written explanation if an alternate plan furthers constitutional and statutory 18.25 redistricting criteria more than the final plan selected by the redistricting commission; and 18.26 (6) any other information that provides the basis on which the redistricting commission 18.27 made decisions to achieve compliance with constitutional and statutory requirements. 18.28 (q) The commission must make reasonable efforts to schedule hearings in the evenings, 18.29 on weekends, and at other times that most residents in that region are able to attend. 18.30 (r) The commission must, whenever possible, use technology that allows for real-time 18.31 virtual participation and feedback for all hearings. All audiovisual recordings of commission 18.32

03/04/24	REVISOR	JFK/AD	24-07145	as introduced
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oublic meeting	gs and public hearings must be maintained on the commission's website
ndefinitely.	
(s) The cor	nmission must make available translation and interpreter services for
<u></u>	h-speaking individuals and those needing accommodations in compliance
	ricans with Disabilities Act. The redistricting commission may contract with
	rovides interpreter services through telephonic and video remote technologies.
<u>.</u>	nmission must provide notices of the availability of both plans and reports in
l languages r	required for voting materials under the federal Voting Rights Act of 1964,
nited States	Code, title 52, section 10503, and as required for compliance with the
mericans wit	th Disabilities Act for each congressional district.
Subd. 2. R	ules of order. Commission meetings shall be conducted according to the
urrent edition	of Robert's Rules of Order, Newly Revised, subject to any procedures to the
ontrary set fo	orth in this section, applicable law, or other rules adopted by the commission.
Subd 3 O	uorum. (a) A quorum must be present to conduct the business of the
	neetings and hold public hearings. The quorum shall consist of ten members,
	ast one member affiliated with each of the major parties and one nonaffiliated
nember.	ast one member anniaced with each of the major parties and one nonanniaced
	is not a quorum due to a collective effort by one or more commissioners to
isrupt the wo	rk, process, or vote of the commission, a quorum consists of the majority of
ommissioners	s. The requirement for at least one member from each majority party and one
onaffiliated n	nember is not applicable under this circumstance.
Subd. 4. M	linutes. Minutes of all meetings, including votes on all official actions taken
t those meetir	ngs, shall be kept by the Legislative Coordinating Commission. All decisions
	sion shall be recorded, and the record of its decisions shall be readily available
	r of the public as required by law and shall be provided without charge.
Subd 5 Io	ournal of proceedings. An account of all proceedings and the public record
	sion shall be kept by the Legislative Coordinating Commission and shall
constitute the o	official record of the commission.
<u>Subd. 6.</u> R i	ight of floor. Any member desiring to speak shall be recognized by the chair,
r vice-chair w	when the chair is not present, and shall confine their remarks to the subject
Inder consider	ration or to be considered.
<u>Subd. 7.</u> R i	ight to general counsel. (a) The commission has a right to retain general
ounsel with a	in expertise in election laws and voting rights. The general counsel of the
ounsel with a	in experiise in election laws and voting rights. The general counsel of the

03/04/24 REVISOR JFK/AD 24-0/145	03/04/24	REVISOR	JFK/AD	24-07145
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20.1	commission shall attend all meetings of the commission unless excused. The general counsel
20.2	shall, upon request, give an opinion, either written or oral, on questions of law. The general
20.3	counsel may make recommendations to the commission and shall have the right to take part
20.4	in all public discussions of the commission, but shall have no vote. The general counsel
20.5	shall act as parliamentarian of the commission and serve as its designated Data Practices
20.6	Act responsible authority in lieu of the Legislative Coordinating Commission's executive
20.7	director.
20.8	(b) The retention of general counsel shall not substitute for the retention of other experts
20.9	by the commission, such as counsel with expertise in voting and elections, including the
20.10	Voting Rights Act of 1965, as amended.
20.11	(c) The commission has sole authority to determine whether the attorney general or other
20.12	legal counsel retained by the commission shall represent the commission and assist in the
20.13	defense of a certified final map.
20.14	Subd. 8. Voting. Except as otherwise provided in these rules or by law, administrative
20.15	actions including calling to order, adjourning, scheduling hearings, and other such actions
20.16	shall require the approval of a majority of commissioners entitled to vote. A vote is required
20.17	for the following actions:
20.18	(1) a majority of the appointed commissioners may approve rules and procedural
20.19	decisions;
20.20	(2) election of the chair and vice-chair requires the affirmative vote of the majority with
20.21	at least one commissioner identifying with the largest political party in the state, one
20.22	identifying with the second largest political party in the state, and one identifying with no
20.23	political party or with a political party that is not the largest or second largest in the state;
20.24	and
20.25	(3) adoption of the final plan, which requires a two-thirds affirmative vote with at least
20.26	one commissioner identifying with the largest political party in the state, one commissioner
20.27	identifying with the second largest political party in the state, and one commissioner
20.28	identifying with no political party or with a political party that is not the largest or second
20.29	largest in the state.
20.30	Subd. 9. Duty to vote; abstaining. (a) A commissioner present at a meeting shall vote
20.31	on every matter before the commission, unless otherwise excused or prohibited from voting.
20.32	(b) A commissioner may abstain from voting if the commissioner:
20.33	(1) has a conflict of interest, as set forth in this section or as defined by law; or

21.1	(2) lacks sufficient information about the issue to be decided. If a commissioner abstains,
21.2	they shall state for the record their intention to abstain and the reasons for doing so prior to
21.3	the vote. The abstaining commissioner shall not be restricted or prohibited from participating
21.4	in any discussion or debate on the issue.
21.5	(c) If any commissioner abstains from voting, a roll call vote shall be required on that
21.6	issue. The reasons, pursuant to paragraph (b), clause (1) or (2), for the abstention shall be
21.7	entered into the minutes of the meeting at which the vote is taken and be part of the official
21.8	record.
21.9	(d) The right to vote is limited to the commissioners present at the time the vote is taken.
21.10	Voting by proxy is prohibited.
21.11	(e) All votes must be held and determined in public. Secret ballots are prohibited.
21.12	(f) Prior to calling for a vote, the chair shall state the question being voted upon.
21.13	Subd. 10. Manner of voting. Except as otherwise provided in these rules or by law,
21.14	voting shall be by a two-thirds affirmative vote using voice vote, roll call, or show of hands.
21.15	Roll call votes shall be taken when required in these rules or by law, at the request of any
21.16	commissioner, or when the chair cannot determine the results of a voice vote.
21.17	Subd. 11. Chair and vice-chair. (a) The commission must elect a chair and vice-chair
21.17 21.18	<u>Subd. 11.</u> Chair and vice-chair. (a) The commission must elect a chair and vice-chair from among its members by a majority vote, including at least one vote from a member
21.18	from among its members by a majority vote, including at least one vote from a member
21.18 21.19	from among its members by a majority vote, including at least one vote from a member identifying with the largest political party in the state, one vote from a member identifying
21.1821.1921.20	from among its members by a majority vote, including at least one vote from a member identifying with the largest political party in the state, one vote from a member identifying with the second largest political party in the state, and one vote from a member identifying
21.1821.1921.2021.21	from among its members by a majority vote, including at least one vote from a member identifying with the largest political party in the state, one vote from a member identifying with the second largest political party in the state, and one vote from a member identifying with no political party or with a political party that is not the largest or second largest in the
21.1821.1921.2021.2121.22	from among its members by a majority vote, including at least one vote from a member identifying with the largest political party in the state, one vote from a member identifying with the second largest political party in the state, and one vote from a member identifying with no political party or with a political party that is not the largest or second largest in the state. The chair and vice-chair shall not self-identify as belonging to the same political party.
 21.18 21.19 21.20 21.21 21.22 21.23 	from among its members by a majority vote, including at least one vote from a member identifying with the largest political party in the state, one vote from a member identifying with the second largest political party in the state, and one vote from a member identifying with no political party or with a political party that is not the largest or second largest in the state. The chair and vice-chair shall not self-identify as belonging to the same political party. (b) The nomination and election of chair occurs first and vice-chair occurs second.
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 	from among its members by a majority vote, including at least one vote from a member identifying with the largest political party in the state, one vote from a member identifying with the second largest political party in the state, and one vote from a member identifying with no political party or with a political party that is not the largest or second largest in the state. The chair and vice-chair shall not self-identify as belonging to the same political party. (b) The nomination and election of chair occurs first and vice-chair occurs second. (c) All candidates must be given an equal amount of time to speak in support of their
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 21.25 	from among its members by a majority vote, including at least one vote from a member identifying with the largest political party in the state, one vote from a member identifying with the second largest political party in the state, and one vote from a member identifying with no political party or with a political party that is not the largest or second largest in the state. The chair and vice-chair shall not self-identify as belonging to the same political party. (b) The nomination and election of chair occurs first and vice-chair occurs second. (c) All candidates must be given an equal amount of time to speak in support of their candidacy, to be followed by a period of questions and answers.
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 	from among its members by a majority vote, including at least one vote from a member identifying with the largest political party in the state, one vote from a member identifying with the second largest political party in the state, and one vote from a member identifying with no political party or with a political party that is not the largest or second largest in the state. The chair and vice-chair shall not self-identify as belonging to the same political party. (b) The nomination and election of chair occurs first and vice-chair occurs second. (c) All candidates must be given an equal amount of time to speak in support of their candidacy, to be followed by a period of questions and answers. (d) The chair shall:
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 	from among its members by a majority vote, including at least one vote from a member identifying with the largest political party in the state, one vote from a member identifying with the second largest political party in the state, and one vote from a member identifying with no political party or with a political party that is not the largest or second largest in the state. The chair and vice-chair shall not self-identify as belonging to the same political party. (b) The nomination and election of chair occurs first and vice-chair occurs second. (c) All candidates must be given an equal amount of time to speak in support of their candidacy, to be followed by a period of questions and answers. (d) The chair shall: (1) call to order and preside at all meetings;
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 21.28 	from among its members by a majority vote, including at least one vote from a member identifying with the largest political party in the state, one vote from a member identifying with the second largest political party in the state, and one vote from a member identifying with no political party or with a political party that is not the largest or second largest in the state. The chair and vice-chair shall not self-identify as belonging to the same political party. (b) The nomination and election of chair occurs first and vice-chair occurs second. (c) All candidates must be given an equal amount of time to speak in support of their candidacy, to be followed by a period of questions and answers. (d) The chair shall: (1) call to order and preside at all meetings; (2) preserve order and decorum and may speak to points of order in preference to other
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 21.28 21.29 	from among its members by a majority vote, including at least one vote from a member identifying with the largest political party in the state, one vote from a member identifying with the second largest political party in the state, and one vote from a member identifying with no political party or with a political party that is not the largest or second largest in the state. The chair and vice-chair shall not self-identify as belonging to the same political party. (b) The nomination and election of chair occurs first and vice-chair occurs second. (c) All candidates must be given an equal amount of time to speak in support of their candidacy, to be followed by a period of questions and answers. (d) The chair shall: (1) call to order and preside at all meetings; (2) preserve order and decorum and may speak to points of order in preference to other commissioners;

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
22.1	(5) perfor	rm any other admi	nistrative or agend	a duties as directed by t	he commission;
22.2	(6) have a	all the same rights	as other commissi	oners with respect to pr	ocedural matters,
22.3	debate, and v	voting, except that	the chair shall not	vote on the appeal of a	parliamentary
22.4	ruling by the	chair;			
22.5	<u>(</u> 7) appro	ve expenditures as	sociated with the co	ommission for any indiv	idual expenditure
22.6	in excess of	<u>\$5,000;</u>			
22.7	(8) when	both chair and vie	ce-chair are absent,	the chair may designate	e another of its
22.8	<u> </u>			ch absence or disability;	
22.9	(9) establ	ish committees ar	d subcommittees b	y a majority vote of the	commission with
22.10	the support of	of at least one men	nber identifying wi	th the largest political p	arty in the state,
22.11	one member	identifying with t	he second largest p	olitical party in the stat	e, and one
22.12	unaffiliated 1	nember.			
22.13	<u>(e)</u> The v	ice-chair shall per	form the duties of	the chair when the chain	is unavailable,
22.14	except as oth	erwise provided b	y law. The vice-ch	air shall act in the capac	ty of the chair in
22.15	the chair's ab	sence. The vice-cl	hair shall help facil	itate group discussion of	n items before the
22.16	commission.	The vice-chair is	responsible for oth	er duties as designated	by the chair.
22.17	Subd. 12.	<u>Secretary. (a) Tl</u>	ne Legislative Coor	dinating Commission e	xecutive director,
22.18	or their desig	gnee, in a nonparti	san capacity, is sec	retary to the commissio	n without vote,
22.19	and in that ca	apacity must keep	the official record	of all proceedings of the	e commission and
22.20	furnish, unde	er the direction of	the commission, al	l technical services that	the commission
22.21	deems neces	sary. The duties of	f the secretary inclu	ude:	
22.22	(1) facilit	ating the process f	for the selection of c	commissioners pursuant	to section 2A.21,
22.23	paragraphs (l) to (t);			
22.24	<u>(2) issuin</u>	g a call convening	g the commission b	y September 1 in the ye	ear of the federal
22.25	decennial cer	nsus;			
22.26	(3) publis	hing the redistricti	ng plan for each typ	e of district within 30 da	ys of the adoption
22.27	of the plan.	This publication sl	nall include the plan	n and the material repor	ts, reference
22.28	materials, an	d data used in dra	wing it, including a	any programming inform	nation used to
22.29	produce and	test the plan. The	published materials	s shall be such that an in	dependent person
22.30	is able to repl	icate the conclusion	on without any mod	ification of any of the pu	blished materials;
22.31	<u>(4) maint</u>	aining a public re	cord of all proceed	ings of the commission	and shall publish
22.32	and distribut	e each plan and re	equired documentat	ion; and	

03/04/24	REVISOR	JFK/AD	24-07145	as introduced

23.1	(5) taking and maintaining minutes of all commission meetings including votes on all
23.2	official actions taken at those meetings. All decisions of the commission shall be recorded,
23.3	and the record of its decisions shall be readily available to any member of the public as
23.4	required by law and shall be provided without charge.
23.5	Subd. 13. Orientation and training. (a) Orientation and training for commissioners
23.6	shall be coordinated by the Legislative Coordinating Commission.
23.7	(b) Commissioners shall receive orientation, continuing education, and training on the
23.8	purposes and activities of the commission. Information may be presented in a manner most
23.9	convenient or useful to the commission including the use of interactive or subject-matter
23.10	expert presentations. Training should include insights from other states operating under
23.11	independent citizens redistricting commissions.
23.12	(c) Orientation shall be coordinated by nonpartisan Legislative Coordinating Commission
23.13	staff and must be completed within four weeks of the commission being formed.
23.14	Subd. 14. Employment of personnel. The commission shall be compensated as
23.15	prescribed in law. The Legislative Coordinating Commission must provide the commission
23.16	with the services of nonpartisan experts, consultants, and support staff, as necessary to carry
23.17	out its duties pursuant to this section.
23.18	Subd. 15. Public hearings in diverse state regions. (a) Prior to adopting a legislative
23.19	or congressional district plan, the commission must hold a minimum of 24 public hearings
23.20	in different regions throughout the state, including at least 12 hearings in Greater Minnesota.
23.21	(b) By April 1 of each year ending in one, at least eight public hearings must be held in
23.22	diverse regions of the state to include southern Minnesota, central Minnesota, Northern
23.23	Minnesota, and the Twin Cities Metro Area, before adopting preliminary drafts of legislative
23.24	or congressional district plans. The primary purpose of this first set of public hearings in
23.25	different regions of Minnesota is to request advice on how to define communities of interest
23.26	and to provide an opportunity for public testimony from residents of that district. The
23.27	commission must make reasonable efforts to schedule hearings in the evenings, on weekends,
23.28	and at other times that most residents from that region are able to attend.
23.29	(c) After completing the first round of public hearings to get public input on communities
23.30	of interest, the commission must publish on its website preliminary drafts of the legislative
23.31	and congressional district plans. The commission also must publish the reports for each
23.32	preliminary draft prior to hearings. The redistricting commission must allow the public at
23.33	least 14 days to submit comments to the commission after publication. After those fourteen
23.34	days, the redistricting commission must then hold at least two additional public hearings to

24.1	allow for open public input and comment. Nonpartisan GIS experts, consultants, and support
24.2	staff shall be present to hear and consider public comment on the proposed plans. The
24.3	commission may require its general counsel with experience and expertise in voting and
24.4	elections law also to attend.
24.5	(d) The commission must allow the public to submit written testimony prior to a hearing
24.6	and make copies of that testimony available to all commissioners and the public prior to
24.7	and at the public hearings.
24.8	Subd. 16. Internal communications. (a) The commission may designate one or more
24.9	commission staff to communicate with commissioners regarding administrative matters and
24.10	may define the scope of the permitted communication. The designation must be announced
24.11	at the next public hearing following the designation.
24.12	(b) A commissioner must not direct, request, suggest, or recommend to staff an
24.13	interpretation of a districting principle or a change to a district boundary, except during an
24.14	open meeting of the commission.
24.15	(c) Communication between retained counsel and members of the commission or the
24.16	designated commission staff does not violate the provisions of this section.
24.17	Subd. 17. External communications. (a) Except as provided in paragraph (b),
24.18	commissioners and staff must not communicate with anyone outside the commission
24.19	regarding the content of a plan, except at an open meeting of the commission or when
24.20	soliciting or receiving written communications regarding a plan that is the subject of a public
24.21	hearing.
24.22	(b) The following external communications are expressly permitted:
24.23	(1) a communication of general information about the commission, proceedings of the
24.24	commission, or redistricting, including questions or requests for information and responses
24.25	to or from commission staff;
24.26	(2) testimony or documents submitted by a person for use at a public hearing;
24.27	(3) reports required under the Minnesota Constitution, article XV; and
24.28	(4) a communication required by chapter 13 or 13D.
24.29	Subd. 18. Prohibitions on gifts and gratuities. The commission, individual
24.30	commissioners, staff, general counsel, experts, and consultants may not directly or indirectly
24.31	solicit or accept any gift or loan of money, goods, services, or other thing of value greater

25.1	than \$5 for the benefit of any person or organization that may influence the manner in which
25.2	the individual commissioner, staff, attorney, expert, or consultant performs their duties.
25.3	Subd. 19. Reports of improper activity. (a) Commission staff shall report to the
25.4	commission any attempt to exert improper influence over the staff in drafting plans.
25.5	(b) A commissioner or commission staff shall report to the commission chair and
25.6	vice-chair any prohibited communication. The report must include a copy of a written
25.7	communication or a written summary of an oral communication.
25.8	(c) A report under this subdivision must be made no later than three business days after
25.9	the attempt to exert improper influence or the prohibited communication, or before the next
25.10	meeting of the commission, whichever is earlier. If special circumstances make this
25.11	requirement impracticable, the report must be made at the following meeting of the
25.12	commission.
25.13	Subd. 20. Data used. (a) The commission shall use census data representing the entire
25.14	population of Minnesota to draw congressional and legislative districts, except when required
25.15	by law or for the purposes of drawing districts in compliance with this section and of issuing
25.16	the reports required by section 2A.24. The commission may consider demographic trend
25.17	data provided by the state of Minnesota. The commission may consider relevant election
25.18	data only when required by federal law or for the purposes of drawing districts in compliance
25.19	with prohibitions against racial discrimination and requirements for partisan fairness in the
25.20	Minnesota Constitution, Article XV, and for issuing reports required by section 2A.24.
25.21	(b) The redistricting commission shall use population data that reflects incarcerated
25.22	persons at their last known residence before incarceration.
25.23	Subd. 21. Deadlines. (a) After completing the public hearings required by subdivision
25.24	15 but by September 15 of each year ending in one, the commission must approve three
25.25	redistricting plans, one for the house of representatives, one for the senate, and one for the
25.26	state congressional districts. The chair of the commission must file the plans with the
25.27	secretary of state within 30 days of approval and must publish approved plans and its reports
25.28	as outlined in the Minnesota Constitution, article XV, section 12, to the commission's
25.29	website. Each plan must be accompanied by a report summarizing information and testimony
25.30	received by the redistricting commission in the course of the hearings and include any
25.31	comments and conclusions the redistricting commission deems appropriate on the information
25.32	and testimony received at the hearings or otherwise presented.

26.1	(b) Final approval of all plans, whether enacted by the commission or as provided by
26.2	court order, must take place no later than the date provided in section 204B.14, subdivision
26.3	<u>1a.</u>
26.4	(c) If the commission cannot reach an agreement on a plan for any reason, the commission
26.5	shall use the following procedure to adopt a plan for that type of district:
26.6	(1) each commissioner may submit one proposed plan for each type of district to the
26.7	full commission for consideration;
26.8	(2) each commissioner shall rank the plans submitted according to preference. Each plan
26.9	shall be assigned a point value inverse to its ranking among the number of choices, giving
26.10	the lowest ranked plan one point and the highest ranked plan a point value equal to the
26.11	number of plans submitted; and
26.12	(3) the commission shall adopt the plan receiving the highest total points that is also
26.13	ranked among the top half of plans by at least two commissioners not affiliated with the
26.14	party of the commissioner submitting the plan or, in the case of a plan submitted by
26.15	nonaffiliated commissioners, is ranked among the top half of plans by at least two
26.16	commissioners affiliated with a major party. If two or more plans are tied for the highest
26.17	point total, the final plan must be selected by lot from those plans.
26.18	(d) The constitutionally established redistricting commission must complete its activity
26.19	by November 1 each year ending in one unless directed otherwise by a reviewing court in
26.20	a legal challenge to the constitutionality of the certified redistricting plans. The redistricting
26.21	plan becomes effective for the following state general election upon filing with the secretary
26.22	of state.
26.23	Subd. 22. Activity and evaluation report. Within 30 days of the adoption of a plan by
26.24	the commission or a court order establishing both a legislative plan and a congressional
26.25	plan, the redistricting commission must submit a report to the chief clerk of the house of
26.26	representatives and the secretary of the senate. At a minimum, the report must include a
26.27	summary of the commission's work, the information required in the Minnesota Constitution,
26.28	article XV, section 10, and any recommended changes to laws affecting the redistricting
26.29	process, duties, role, or function of the commission. The report must also inform the
26.30	legislature if the commission determines that funds or other resources provided for the
26.31	operation of the commission were inadequate. A commissioner who voted against a
26.32	redistricting plan may submit a dissenting report which shall be issued with the commission's
26.33	report. The commission must also submit this report to the governor and publish the report
26.34	on its website.

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
27.1	Subd. 23	. Criminal liabilit	y as public office	ers. Members of the comm	ission exercise
27.2	the function	s of a public officer	r for the purposes	of sections 609.415 to 609	9.4751.
27.3	Subd. 24	. Data. The commi	ission is subject to	chapter 13, except that a p	lan is not public
27.4	data until it	has been submitted	to the commission	on for its consideration.	
27.5	Subd. 25	Lobbyist registra	ation. Action by t	he commission is administ	rative action for
27.6		s of section 10A.01			
27.7	Subd 26	Expiration (a) T	he commission e	xpires upon the appointme	ent of the
27.8				n years after it was constit	
27.0			-		
27.9	<u>(b) If a c</u>	ourt enjoins the use	e of a plan, the co	urt enjoining the plan mus	t direct the
27.10	commission	to draft a remedial	plan in accordanc	e with deadlines establishe	ed by the court's
27.11	order.				
27.12	Sec. 5. [2A	A.24] LEGISLATI	VE COORDINA	TING COMMISSION;	
27.13	REDISTRI	CTING.			
27.14	Subdivis	ion 1. Administrat	ive and professio	nal support. The Legislati	ve Coordinating
27.15			•	sional, and support service	
27.16		•		sponsibilities assigned to 1	
27.17				y be implemented through	
27.18				ecutive director to carry ou	•
27.18	activities.				it the assigned
27.20	Subd 2	Data used (a) The	ano aronhia arong	and nonvertion country used	in many tables
27.20				and population counts used	-
27.21		• •		ional districts considered b	
27.22				used by the GIS Office. Th	
27.23	counts shall	be the block popul	ation counts prov	ided to the state under Pub	lic Law 94-171
27.24	after each de	ecennial census, sub	oject to correction	of any errors acknowledge	d by the United
27.25	States Censu	us Bureau.			
27.26	(b) Noth	ing in this subdivis	ion prohibits the	use of additional data, exce	ept as provided
27.27	by sections 2	2A.21 and 2A.23.			
27.28	<u>(c)</u> The C	GIS Office must ma	ake this data avail	able to the public on the G	IS Office's
27.29	website.				
27.30	<u>Subd. 3.</u>	Publication; cons	ideration of plan	s. A plan must not be final	lized until the
27.31	plan's block	equivalency file ha	as been submitted	to the GIS Office in a form	n prescribed by
27.32	the GIS Off	ice. The block equi	valency file must	show the district to which	each census

	05/04/24 REVISOR JIRAD 24-0/145 as introduced
28.1	block has been assigned. The GIS Office shall publish each plan submitted to it on the GIS
	Office website.
	Subd. 4. Reports. Publication of a plan shall include the reports described as follows:
	(1) a population equality report that lists each district in the plan, its population as the
t	otal number of persons, and deviations from the ideal as both the number of persons and
2	as a percentage of the population. The report must also show the populations of the largest
<u>a</u>	nd smallest districts and the overall range of deviations of districts;
	(2) a minority voting-age population report that lists for each district the voting age
ľ	population of each racial, ethnic, or language minority and the total minority voting age
1	population, according to the categories recommended by the United States Department of
]	Justice. The report must also specify each district with 30 percent or more total minority
1	population;
	(3) a contiguity report that lists each district that is noncontiguous either because two
<u>{</u>	areas of a district do not touch or because they are linked by a point;
	(4) if a plan preserves a community of interest, a communities of interest report that
i	includes maps of the plan with a layer identifying the census blocks within each preserved
-	community of interest and includes a description of the research process used to identify
_	each community of interest. The report must also list each district to which a community
_	of interest has been assigned, the number of communities of interest that are split, and the
_	number of times communities of interest were split;
	(5) a political subdivision and Native Nation reservation splits report that lists each split
	of a county, city, township, federally recognized Native Nation reservation, unorganized
	erritory, and precinct, and the district to which each portion of a split division is assigned.
	The report also must show the number of subdivisions split and the number of times a
S	ubdivision is split;
	(6) a plan components report that lists for each district the names and populations of the
(counties within it and, if a county is split between or among districts, the names and
	populations of the portion of the split county and each of the split county's whole or partial
-	cities, townships, unorganized territories, and precincts within each district;
	(7) a measures of compactness report that lists for each district the results of the multiple
	measures of compactness, including but not limited to Reock, Polsby-Popper, Minimum
	Convex Hull, Population Polygon, Population Circle, Ehrenburg, Perimeter, and
	Length-Width measures. The report must also state for each district the sum of the district's

REVISOR

JFK/AD

24-07145

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
29.1	perimeter and t	he mean of the	measurements. Th	ne report may list additionate	al tests of
29.2	compactness th	at are accepted	in political scienc	e and statistics literature; a	und
29.3	(8) a partisa	unship report that	t lists multiple m	easures of partisan symmet	try. The report
29.4	<u> </u>		-	accepted in political science	
29.5	literature.				
29.6	Sec. 6. [2A.2	5] REDISTRIC	CTING PRINCI	<u>PLES.</u>	
29.7	Subdivision	1. Districting	principles. The p	rohibitions and principles i	in this section
29.8	apply to both le	egislative and co	ongressional distri	cts.	
29.9	<u>Subd. 2.</u> Pr	ohibitions (a) D	Districts must not	be drawn to violate the Fou	arteenth and
29.10	Fifteenth Amer	ndments of the U	United States Con	stitution or the Voting Righ	nts Act of 1965,
29.11	as amended.				
29.12	(b) Districts	must not be drav	wn to purposefully	favor or disfavor a candida	te or incumbent.
29.13	(c) Districts	must not be dra	wn using voter re	gistration, voter turnout, vo	oting history, or
29.14	party preference	e, including par	ticipation in the p	residential nominating prin	nary, general
29.15	election, voting	g patterns, and p	rimary voting pat	terns, except for the purpor	ses of verifying
29.16	the compliance	of maps with th	ne requirements o	f this section and of issuing	g the reports
29.17	required by sec	tion 2A.23;			
29.18	(d) Districts	must not be drav	vn using the locati	on of incumbents' or candid	ates' residences.
29.19	(e) Districts	must not be drav	wn using data subj	ect to reporting or regulation	on under chapter
29.20	10A; section 20	01.091, subdivis	ion 4a; United St	ates Code, title 52, subtitle	III; or under
29.21	United States C	Code, title 26, su	btitle H.		
29.22	(f) Districts	must not be dra	wn with the effec	t of unduly favoring or dis	favoring any
29.23	political party.	Districts shall b	e subjected to a te	est of partisan fairness usin	g the standard
29.24	of proportional	ity as the bench	mark for fairness.	Using four recent statewid	e elections, any
29.25	proposed Cong	ressional or legis	slative plan must b	e close to achieving major-	party seat share
29.26	proportional to	the correspondi	ng share of the po	opular vote in at least three	out of the four
29.27	contests. The st	tandard of close	ness is one seat fo	or Congressional contests a	ind seven
29.28	percentage poin	nts for legislativ	e contests. If a pla	an fails to meet this standar	rd, it triggers a
29.29	rebuttable pres	umption of exce	ssive partisan adv	vantage. This may be rebut	ted if a court
29.30	determines that	the degree of dis	sproportionality w	as necessary in order to reas	sonably balance
29.31	the rules and cr	riteria in effect f	or redistricting.		

30.1	Subd. 3. Priority of principles. Districts must be drawn in accordance with the principles
30.2	in this section. If districts cannot be drawn fully in accordance with the principles, a
30.3	districting plan must give priority to those principles in the order in which they are listed,
30.4	except when doing so would violate federal or state law.
30.5	Subd. 4. Population equality. (a) Each congressional district must be as nearly equal
30.6	in population as practicable.
30.7	(b) Each legislative district must be substantially equal in population. The population
30.8	of a legislative district must not deviate by more than five percent from the population of
30.9	the ideal district.
30.10	Subd. 5. Minority representation. (a) Districts must not be drawn with either the purpose
30.11	or effect of denying or abridging the voting rights of any Minnesotan because of race,
30.12	ethnicity, or membership in a language minority group.
30.13	(b) Districts shall be drawn to protect the equal opportunity of racial, ethnic, and language
30.14	minorities to participate in the political process and to elect candidates of their choice,
30.15	whether alone or in coalition with others.
30.16	(c) Districts must provide racial minorities and language minorities who constitute less
30.17	than a voting-age majority of a district with an equal opportunity to substantially influence
30.18	the outcome of an election.
30.19	Subd. 6. Preservation of Native Nations. The reservation lands of a federally recognized
30.20	Native Nation must be preserved to the extent practicable. Discontiguous portions of a
30.21	federally recognized Native Nation's reservation lands must be included in the same district,
30.22	and must not be divided more than necessary to meet constitutional requirements.
30.23	Subd. 7. Communities of interest. Districts must minimize the division of identifiable
30.24	communities of interest. A community of interest may include a racial, ethnic, or linguistic
30.25	group or any group with shared experiences and concerns, including but not limited to
30.26	geographic, governmental, regional, social, cultural, historic, socioeconomic, occupational,
30.27	trade, environmental, or transportation interests. Communities of interest shall not include
30.28	relationships with political parties, incumbents, or candidates.
30.29	Subd. 8. Convenience and contiguity. Each district must be convenient and contiguous.
30.30	A district is convenient if it allows reasonable ease of travel within the district. Contiguity
30.31	by water is sufficient if the water is not a serious obstacle to travel within the district. A
30.32	district with areas that touch only at a point is not contiguous.

REVISOR

JFK/AD

24-07145

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
31.1	Subd. 9. Ne	sting. A represe	entative district mu	ust not be divided in the f	ormation of a
31.2	senate district.				
31.3	Subd. 10. P	olitical subdivis	sions. Districts mu	st minimize the division of	f counties, cities,
31.4				ause a portion of a city or	<u>_</u>
31.5				or town, or (2) despite th	
31.6			-	town, remains wholly lo	
31.7	single district.				
31.8	<u>Subd. 11.</u> N	atural geograp	hic boundaries. I	Districts must be drawn to	respect natural
31.9	geographic bou	indaries to the e	xtent possible, inc	luding bodies of water, m	ountain ranges,
31.10	and other signi	ficant geologica	l and topographic	features.	
31.11	<u>Subd. 12.</u> N	umbering. (a)	Congressional dist	rict numbers must begin	with district one
31.12	in the southeast	t corner of the s	tate and end with t	he district with the highe	st number in the
31.13	northeast corne	er of the state.			
31.14	(b) Legislat	ive districts mus	st be numbered in	a regular series, beginnin	g with house of
31.15	representatives	district 1A in th	ne northwest corne	er of the state and proceed	ling across the
31.16	state from west	to east, north to	south. In a county	that includes more than o	ne whole senate
31.17	district, the dist	tricts must be nu	imbered consecuti	vely.	
31.18	<u>Subd. 13.</u> A	dditional princ	ciples. The redistri	cting commission establi	shed in section
31.19	2A.20 may ado	pt additional pr	inciples by a two-	hirds vote, but the addition	onal principles
31.20	must not be prie	oritized above th	e principles in the	Minnesota Constitution c	or in this section.
31.21	<u>Subd. 14.</u> S	everability. The	e provisions of this	section are severable. If	any provision of
31.22	this section or i	its application is	held to be invalid	, that invalidity shall not	affect other
31.23	provisions of th	nis section, whic	h shall be given th	e maximum possible effe	et in the absence
31.24	of the invalid p	rovision.			
31.25	Sec. 7. [204B	3.136] REDIST	RICTING OF LO	OCAL ELECTION DIS	TRICTS.
31.26	Subdivision	1. Redistrictin	g principles. The	principles provided by sec	tion 2A.25 must
31.27	be applied to the	e redistricting c	<u>of:</u>		
31.28	(1) county c	commissioner di	stricts, park distric	cts, and soil and water con	nservation
31.29	supervisor distr	ricts in counties	with a population	greater than 100,000;	
31.30	(2) wards in	n cities with a po	pulation greater th	nan 60,000; and	
31.31	(3) Metropo	olitan Council di	stricts.		

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced	
32.1	Subd. 2. Po	pulation varia	ice. A district or w	ard in a plan subject to th	is section must	
32.2				e than plus or minus ten p		
32.3	population of the ideal district or ward.					
32.4	Sec. 8. <u>APPR</u>	OPRIATIONS	5; LEGISLATIVI	E COORDINATING CO	MMISSION.	
32.5	<u>\$</u> in fisc	al year and \$	in fiscal year	are appropriated from t	the general fund	
32.6	to the Legislativ	ve Coordinating	commission for c	costs associated with impl	ementation of	
32.7	this act, includi	ng costs to supp	port the redistrictin	g commission established	l in Minnesota	
32.8	Statutes, chapte	er 2A. These are	e onetime appropria	ations.		
32.9	Sec. 9. REPE	CALER				
52.7						
32.10	Minnesota S	Statutes 2022, se	ection 2.91, subdiv	ision 1, is repealed.		
32.11	Sec. 10. EFF	ECTIVE DAT	Е.			
32.12	This article	is effective Janu		proposed state constitutio	nal amendment	
32.12	in article 1 is ra		<u>ury 1, 2023, 11 the</u>	proposed state constitutio		
02000	<u></u>					
32.14			ARTICLE	3		
32.14 32.15	CI	TIZENS ADV		23 RICTING COMMISSIO	DN.	
			ISORY REDISTI			
32.15	Section 1. [2A	30] REDISTR	ISORY REDISTI RICTING; DEFIN	RICTING COMMISSIO	NT OF DATES.	
32.15 32.16	Section 1. [2A	A.30] REDISTR	ISORY REDISTI	RICTING COMMISSIO	NT OF DATES.	
32.1532.1632.17	Section 1. [2A Subdivision definitions have	A.30] REDISTR	ISORY REDISTI RICTING; DEFIN (a) For purposes of given.	RICTING COMMISSIO	<u>TOFDATES.</u> 2A.31, the	
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33.1	(g) "Second largest political party in the state" means the political party whose candidate
33.2	received the second greatest number of votes for legislative seats in the state in the most
33.3	recent general election.
33.4	Subd. 2. Adjustment of dates. If any date prescribed in this chapter falls on a Saturday,
33.5	Sunday, or legal holiday, then the date is extended to the next day that is not a Saturday,
33.6	Sunday, or legal holiday.
33.7	Sec. 2. [2A.31] REDISTRICTING COMMISSION.
33.8	Subdivision 1. Membership. In each year ending in zero, a Citizens Advisory
33.9	Redistricting Commission is created to draw the boundaries of legislative and congressional
33.10	districts in accordance with the principles established in section 2A.32. The redistricting
33.11	commission consists of 15 members of the public.
33.12	Subd. 2. Appointment. (a) The application and appointment process for members of
33.13	the Citizens Advisory Redistricting Commission shall be the process described in section
33.14	15.0597, except as otherwise provided by this section.
33.15	(b) By January 1 of each year ending in zero, the secretary of state shall open a widely
33.16	publicized process and circulate applications in a manner that encourages wide public
33.17	participation of eligible residents from different regions of the state to apply for membership
33.18	on the commission. Applications are public data under chapter 13 and shall be made available
33.19	on the secretary of state's website or a comparable means of communicating with the public.
33.20	Applications must be received by March 1 of the year ending in zero.
33.21	(c) The secretary of state shall design and provide an application form that must clearly
33.22	state the legal obligations and expectations of potential appointees. Information required of
33.23	applicants must include but is not limited to:
33.24	(1) statement from applicants affirming they meet the requirements of subdivision 3;
33.25	(2) an oath affirming the applicant submits the application declaring the truthfulness of
33.26	its contents under penalty of perjury;
33.27	(3) the applicant's demographic information, including but not limited to gender, race,
33.28	ethnicity, and year of birth;
33.29	(4) the applicant's professional background;
33.30	(5) the applicant's past experience working with others to build consensus;
33.31	(6) the applicant's level of understanding about Minnesota communities, neighborhoods,
33.32	geographic regions, or demographics across the state;

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced			
34.1	<u>(7) a dese</u>	cription of the app	licant's past politic	al activity;				
34.2	(8) list of all political and civic organizations to which the applicant has belonged within							
34.3	the five years prior to the application;							
34.4	<u>(9) a stat</u>	ement indicating v	with which political	party the applicant ider	ntifies, or that the			
34.5	applicant ide	entifies with no pa	rty. For purposes o	f this clause, identifying	with a political			
34.6	party means	that the applicant	is in general agree	ment with the principles	of the party; and			
34.7	<u>(10) any</u>	other information	required to determi	ne eligibility to serve on	the commission.			
34.8	<u>(d) The s</u>	ecretary of state n	nust review applica	tions as they are receive	ed to ensure that			
34.9	each applica	tion is complete a	nd each applicant h	as signed the oath attest	ing to the			
34.10	truthfulness	of the information	contained in the a	pplication. No later than	March 15 of the			
34.11	year ending	in zero, the secret	ary of state must fo	rward the completed ap	plication of each			
34.12	eligible pers	on to the executiv	e director. The secr	etary of state must not f	orward any			
34.13	application t	hat is incomplete	or any application b	by a person who has not	signed off on the			
34.14	oath attesting	g to the accuracy o	f the information co	ontained in the applicatio	n. If the secretary			
34.15	of state does	not forward an ap	plication, the secre	tary of state must notify	the applicant that			
34.16	the applicant	t's application was	not forwarded and	the reason why.				
34.17	(e) The L	egislative Coordin	nating Commission	executive director shall	remove from the			
34.18	applicant po	ol individuals who	o do not qualify inc	luding:				
34.19	<u>(1) a pers</u>	son who has not re	esided in Minnesota	a for at least one year pr	ior to their			
34.20	application s	submission or is n	ot eligible to vote;					
34.21	<u>(2) a curr</u>	cent member of the	e legislature or Cor	gress;				
34.22	<u>(3) a pers</u>	son under contract	with, or who serve	es as a consultant or staf	f to, or who has			
34.23	or has had ar	ı immediate family	y relationship with	the governor, a member	of the legislature,			
34.24	or a member	of Congress durin	g the ten years imm	ediately preceding the da	ate of application;			
34.25	<u>(4) a pers</u>	son who serves or	has served during	the ten years immediatel	y preceding the			
34.26	date of appli	cation as a public of	official, as defined i	n section 10A.01, subdiv	vision 35, clauses			
34.27	<u>(1) to (5), (1</u>	2), (13), (16), (26)), and (27); and					
34.28	<u>(5) a pers</u>	son, or member of	the person's immed	iate family, who is or du	ring the ten years			
34.29	immediately	preceding the dat	e of application has	<u>s:</u>				
34.30	(i) been a	appointed to, elect	ed to, or a candidat	e for state office;				
34.31	(ii) serve	d as an officer, en	ployee, contractor,	or paid consultant of a	political party or			
34.32	of the campa	aign committee of	a candidate for ele	ctive federal or state off	ice;			

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
35.1	(iii) serv	red as an elected or	appointed memb	er of a political party state	e committee, as
35.2	defined by section 10A.01, subdivision 36, or a delegate to a national convention of a				
35.3	political par	ty;			
35.4	(iv) regis	stered as a lobbyist	, registrant, or cli	ent with the federal gover	mment under the
35.5				r as a state lobbyist or prin	
35.6				under chapter 10A;	
35.7	(v) serve	ed as paid congress	ional or legislativ	e staff; or	
35.8	(vi) been	n found by the Cam	paign Finance and	d Public Disclosure Board	to have violated
35.9	section 10A	27.			
35.10	For the purp	ooses of this subdiv	rision, a member of	of a person's immediate fa	amily means a
35.11	sibling, spor	use, or parent, inclu	uding half, step, a	nd in-law relationships. V	While serving on
35.12	the commiss	sion, commissioner	s must not campai	gn for elective office or ac	tively participate
35.13	in or contrib	oute to a political ca	mpaign nor run f	or federal, state, or local p	olitical office for
35.14	a period of u	up to ten years after	r the commission	expires.	
35.15	<u>(f)</u> By Fe	ebruary 15 in the y	ear ending in zero	the executive director of	the Legislative
35.16	Coordinatin	g Commission sha	ll appoint a redist	ricting advisory group con	nsisting of, at a
35.17	<u>minimum, t</u>	he executive direct	ors of the Minnes	ota Latino Affairs Counci	il, Council for
35.18	Minnesotan	s of African Herita	ge, Minnesota Ind	lian Affairs Council, the C	Council on Asian
35.19	Pacific Min	nesotans, the Coun	cil on LGBTQIA	2S+ Minnesotans, the Min	nnesota Youth
35.20	Council, the	e Minnesota Counc	il on Disabilities,	and the Minnesota Comn	nission of Deaf,
35.21	Deafblind a	nd Hard of Hearing	<u>.</u>		
35.22	(g) The]	Redistricting Advis	sory Group shall s	serve as advisors to the ex	ecutive director
35.23	and must we	ork within the proc	ess described in p	aragraph (i), and subdivis	sion 5, paragraph
35.24	<u>(a)</u> , clause (8), to ensure divers	ity of applicants	throughout the process.	
35.25	<u>(h) Mem</u>	bers of the Redistr	icting Advisory C	Broup must participate in a	a nonpartisan
35.26	manner and	serve without predi	sposition or bias o	on issues related to the state	e's representation
35.27	for redistrict	ing boundaries. The	e Redistricting Ad	visory Group must work w	with the executive
35.28	director as o	outlined to foster div	versity of applicat	nt pools throughout the pro	ocess and in their
35.29	role as expe	rts on matters perta	ining to their resp	pective communities. It is	not intended that
35.30	formulas or	specific ratios be a	pplied for this pu	rpose.	
35.31	<u>(i) By A</u>	pril 1 of the year er	ding in zero, the	executive director, in cons	sultation with the
35.32	Redistricting	g Advisory Group s	hall jointly screer	and sort the applicants in	to three applicant
35.33	pools: one p	bool for applicants	identifying with t	he largest political party in	n this state; one

36.1	pool for applicants identifying with the second largest political party in the state; and one
36.2	pool for applicants identifying with no political party or a political party that is not the
36.3	largest or second largest political party in the state. The executive director must review the
36.4	applicants in each applicant pool and narrow each pool down to 40 applicants based on a
36.5	review of each applicant's relevant analytical skills, the ability to be impartial, and the ability
36.6	to promote consensus on the commission and appreciation for Minnesota's diverse
36.7	demographics, communities, and geography as documented in the application. To the extent
36.8	practicable, the executive director must ensure that each applicant pool reflects the gender,
36.9	socioeconomic, age, racial, language, ethnic, and geographic diversity of the state. Each
36.10	congressional district must be represented by at least two applicants in each applicant pool.
36.11	(j) If there is an insufficient number of available applicants to select a 40-applicant pool,
36.12	then the pool consists of only those applicants who did meet the requirements.
36.13	(k) By April 1 in each year ending in zero, the executive director must provide each
36.14	applicant pool list to the majority leaders and minority leaders of the house of representatives
36.15	and the senate. By April 15 of each year ending in zero, the majority leaders and minority
36.16	leaders of the house of representatives and the senate must each select five applicants from
36.17	their party's list and forward the names of the applicants to the Legislative Coordinating
36.18	Commission's executive director. The executive director must make the list and applications
36.19	available to all legislative leaders. In selecting applicants, the executive director or a leader
36.20	must not select more than one applicant from any congressional district.
36.21	(1) By April 29 of each year ending in zero, 12 names must be stricken from the list as
36.22	follows:
36.23	(1) the senate majority leader must strike three applicants from the applicants selected
36.24	by the senate minority leader;
36.25	(2) the senate minority leader must strike three applicants from the applicants selected
36.26	by the senate majority leader;
36.27	(3) the house majority leader must strike three applicants from the applicants selected
36.28	by the house minority leader; and
36.29	(4) the house minority leader must strike three applicants from the applicants selected
36.30	by the house majority leader.
36.31	(m) The legislative leaders must forward the eight remaining names consisting of four
36.32	applicants identifying with the largest political party in the state and four applicants

37.1	identifying with the second largest political party in the state to the executive director. These
37.2	eight individuals shall serve on the Citizens Advisory Redistricting Commission.
37.3	(n) By April 29 of each year ending in zero, the executive director must, by lottery,
37.4	select four applicants from the pool of 40 applicants who do not identify with a party or
37.5	identify with a party other than the first or second largest political party described in
37.6	paragraph (e). Together with the eight individuals selected by the legislative leaders, these
37.7	twelve individuals shall serve on the Citizens Advisory Redistricting Commission.
37.8	(o) No later than May 15 in each year ending in the number zero, the twelve advisory
37.9	commissioners shall convene and assess the commission's demographic diversity within
37.10	the twelve members and must review and select six more applicants from the remaining
37.11	applicants from the pool of 40 applicants originally selected by legislative leadership and
37.12	appoint six applicants to the commission as follows: two from the remaining pool of
37.13	applicants identifying with the largest political party in Minnesota, two from the remaining
37.14	pool of applicants identifying with the second largest political party in Minnesota, and two
37.15	from the remaining pool of applicants identifying with no political party or with a political
37.16	party that is not the largest or second largest political party in Minnesota. The six individuals
37.17	must be approved by at least two-thirds affirmative votes which must include at least two
37.18	votes of commissioners registered from each of the two largest parties and two votes from
37.19	commissioners who are not affiliated with either of the two largest political parties in
37.20	Minnesota. These six new appointees shall be chosen to ensure the Citizens Advisory
37.21	Redistricting Commission reflects this state's diversity, including but not limited to racial,
37.22	ethnic, geographic, and gender diversity. However, it is not intended that formulas or specific
37.23	ratios be applied for this purpose.
37.24	(p) The executive director of the Legislative Coordinating Commission shall report the
37.25	15 names selected to the secretary of the state. These 15 individuals shall serve as members
37.26	of the Citizens Advisory Redistricting Commission and shall not include more than two
37.27	commissioners from any one congressional district.
37.28	(q) The secretary of state's actions under this subdivision are not subject to chapter 14.
37.29	(r) Before serving on the Citizens Advisory Redistricting Commission, every person
37.30	shall take and subscribe an oath to faithfully perform the duties of that office. The oath must
37.31	be filed with the secretary of state.
37.32	Subd. 3. Eligibility of public members. (a) A person is eligible to serve if the person
37.33	has been a resident of Minnesota for at least a year at the time of the submission of the
37.34	application and is not an elected official.

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
38.1	<u>(b)</u> The fe	ollowing persons a	are not eligible to	serve as a commissioner:	
38.2	<u>(1) a pers</u>	on who is not elig	ible to vote in the	state of Minnesota;	
38.3	<u>(2) a curr</u>	ent member of the	e legislature or Con	ngress;	
38.4	(3) a pers	on under contract	with, who serves	as a consultant or staff to	, or who has or
38.5	has had an ir	nmediate family re	elationship with th	e governor, a member of	the legislature,
38.6	or a member	of Congress during	g the ten years imm	nediately preceding the da	te of application;
38.7	<u>(4)</u> a pers	on who serves or	has served during	the ten years immediately	y preceding the
38.8	date of applic	cation as a public c	official, as defined	in section 10A.01, subdiv	ision 35, clauses
38.9	<u>(1) to (5), (12</u>	2), (13), (16), (26)	, and (27); and		
38.10	<u>(5) a pers</u>	on, or member of t	he person's immed	liate family, who is or dur	ing the ten years
38.11	immediately	preceding the date	e of application ha	is:	
38.12	(i) been a	ppointed to, elected	ed to, or a candida	te for federal or state offi	<u>ce;</u>
38.13	(ii) serve	d as an officer, em	ployee, contractor	, or paid consultant of a p	oolitical party or
38.14	of the campa	ign committee of	a candidate for ele	ective federal or state office	<u>ce;</u>
38.15	(iii) serve	d as an elected or	appointed membe	er of a political party state	committee, as
38.16	defined by se	ection 10A.01, sub	odivision 36, or a c	lelegate to a national con	vention of a
38.17	political part	<u>y;</u>			
38.18	(iv) regis	tered as a lobbyist	, registrant, or clie	ent with the federal gover	nment under the
38.19	Lobbying Di	sclosure Act of 19	95 as amended or	as a state lobbyist or prin	ncipal with the
38.20	Campaign Fi	nance and Public	Disclosure Board	under chapter 10A;	
38.21	(v) served	d as paid congress	ional or legislative	e staff; or	
38.22	(vi) been	found by the Cam	paign Finance and	Public Disclosure Board	to have violated
38.23	section 10A.	27.			
38.24	(c) While	serving on the Ci	tizens Advisory R	edistricting Commission,	commissioners
38.25	must not can	paign for elective	office or actively	participate in or contribu	te to a political
38.26	campaign no	r run for state or le	ocal political offic	e for a period of up to ter	years after the
38.27	Citizens Adv	visory Redistricting	g Commission exp	bires.	
38.28	(d) For th	e purposes of this	subdivision, a men	nber of a person's immedia	ate family means
38.29	a sibling, spo	ouse, or parent, inc	luding half, step,	and in-law relationships.	
38.30	Subd. 4.	Removal; filling v	v acancies. (a) Eac	h commissioner shall ser	ve for the entire
38.31	term of the co	ommission unless t	the commissioner	is removed or otherwise v	acates the office.

00.1	(1) A commission of a sidir of the Citizens A laise - De listaistics Commission is
39.1	(b) A commissioner's position on the Citizens Advisory Redistricting Commission is
39.2	deemed vacant if the commissioner, having been appointed as a registered elector who is
39.3	not affiliated with a political party, affiliates with a political party before the Minnesota
39.4	Legislature has approved a plan pursuant to subdivision 25. A commissioner's position on
39.5	the Citizens Advisory Redistricting Commission is also deemed vacant if the commissioner,
39.6	having been affiliated with one of the state's two largest political parties at the time of
39.7	appointment, affiliates with a different political party or becomes unaffiliated with any
39.8	political party before the Minnesota Legislature has approved a plan pursuant to subdivision
39.9	<u>25.</u>
39.10	(c) The removal of an officer from an officer position requires a two-thirds affirmative
39.11	vote with at least one commissioner identifying with the largest political party in the state,
39.12	one commissioner identifying with the second largest political party in the state, and one
39.13	commissioner identifying with no political party or with a political party that is not the
39.14	largest or second largest in the state.
39.15	(d) If the basis for the commissioner's removal is the commissioner's refusal to vote as
39.16	part of a collective effort to disrupt the process or vote of the commission, that member or
39.17	members may be removed after a finding by the chair as described in this section and a
39.18	two-thirds vote of those commissioners present.
39.19	(e) Removal of a member takes place immediately after a finding by the chair and must
39.20	be by a two-thirds vote of all members of the advisory commission, including at least one
39.21	member identifying with the largest political party in the state, one member identifying with
39.22	the second largest political party in the state, and one member identifying with no political
39.23	party or with a political party that is not the largest or second largest in the state.
39.24	(f) After notice and a hearing, the advisory commission may also remove a commissioner
39.25	for malfeasance or nonfeasance during the term of service in the performance of the duties
39.26	of the advisory commission, or for missing three consecutive meetings. After the second
39.27	consecutive missed meeting and before the next meeting, the chair or a designee must notify
39.28	the commissioner in writing that the member may be removed for missing the next meeting.
39.29	The definitions in section 211C.01 apply to this subdivision.
39.30	(g) The chair must submit a written notice to the Legislative Coordinating Commission
39.31	executive director, stating the grounds that another member's office should be declared
39.32	vacant under this subdivision. This written notice shall: (1) be dated and signed; and (2)
39.33	provide a detailed factual basis in support of the allegations causing the removal of another

03/04/24	REVISOR	JFK/AD	24-07145	as introduced
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40.1	member. The factual basis shall include the specific facts and factual foundation on which
40.2	the removal is based. Supporting documentation, if any, shall be included.

40.3 (h) Any vacancy on the advisory commission, including one that occurs due to death, mental incapacity, resignation, criminal conviction of a serious crime, removal, failure to 40.4 40.5 meet the qualifications of appointment, refusal or inability to accept an appointment, or 40.6 having been found to have participated in a communication prohibited by subdivision 20 or 21 or conduct prohibited by subdivision 22, or otherwise, must be filled as soon as 40.7 40.8 possible, but no later than seven days after the vacancy occurred, by the executive director from the designated pool of eligible applicants for that commissioner's position and in the 40.9 same manner as the originally chosen commissioner, except that no commissioner chosen 40.10 to fill a vacancy would be bypassed for appointment if all congressional districts are 40.11 represented by at least one commissioner. If no remaining finalists described in the same 40.12

40.13 pool under subdivision 2, paragraph (i), are available for service, the secretary of state shall

40.14 open the application process again and the executive director shall establish a new list of

- 40.15 applicants, as provided in subdivision 2.
- 40.16 Subd. 5. Duties. (a) Each commissioner shall perform their duties in a manner that is
 40.17 impartial and reinforces public confidence in the integrity of the redistricting process.
- 40.18 <u>Commissioners must disclose the presence of a conflict of interest, or raise a potential</u>
- 40.19 <u>conflict of interest when the agenda item is called, prior to the start of discussion or</u>
- 40.20 <u>deliberation</u>. In addition to other duties prescribed by law, the advisory commission shall:
- 40.21 (1) attend nonpartisan redistricting training held by a nationally recognized nonpartisan
 40.22 organization or the Legislative Coordinating Commission;
- 40.23 (2) attend training on the Minnesota Data Practices Act and Open Meetings Act;

40.24 (3) determine its own rules and order. Within ten weeks of being established, the Citizens

40.25 Advisory Redistricting Commission must adopt administrative rules to govern the

40.26 commission's process. The rules must be adopted at an open meeting, with advance notice

40.27 of the meeting, and members of the public must be provided with an opportunity to provide

- 40.28 <u>comment on the rules. The procedures and rules referenced in this subdivision are not subject</u>
- 40.29 <u>to chapter 14 or section 14.386.</u>
- 40.30 A member who has a conflict between a personal interest and the public interest in the
- 40.31 procurement process of securing staff, consultants, general counsel or any other professional
- 40.32 services, shall fully disclose to the commission in writing as soon as they learn of the
- 40.33 potential conflict of interest the nature of the conflict. A member shall not participate in the
- 40.34 discussion, or deliberation or vote upon any matter if a conflict exists;

03/	/04/24	REVISOR	JFK/AD	24-07145	as ii
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41.1	(4) adopt procedures and rules to carry out the provisions of this section and any laws
41.2	enacted by the legislature, including the procurement of professional services such as GIS,
41.3	general counsel, and other subject matter expert staff. These procedures and rules are not
41.4	subject to chapter 14 or section 14.386;
41.5	(5) act as the legislature's recipient of the final redistricting data and other files relevant
41.6	to redistricting from the United States Census Bureau;
41.7	(6) comply with requirements to disclose and preserve public records, as specified in
41.8	the Data Practices Act, chapter 13, and section 138.17;
41.9	(7) hold open meetings and public hearings throughout the state pursuant to the Open
41.10	Meetings Law, chapter 13D;
41.11	(8) work with the Redistricting Advisory Group to host a minimum of eight statewide
41.12	informational town halls at community locations most likely to be known by individuals
41.13	living in the community and at a time most likely to reasonably yield the highest attendance,
41.14	allowing for basic information regarding the role of the advisory commission, how
41.15	commission members were selected, and why community member participation matters in
41.16	the redistricting process;
41.17	(9) provide public notice at least seven days in advance of any public meeting or public
41.18	hearing. The notice and agenda must be posted on the commission's website and published
41.19	in local news sources. The public notice shall also be disseminated leveraging social media,
41.20	media frequently used by disenfranchised Minnesotans, or other community-based
41.21	communication channels. The advisory commission may also partner with community-based
41.22	nonpartisan organizations in an effort to more widely disseminate the notice to directly
41.23	impacted communities. The notice and agenda must be provided in all languages required
41.24	for voting materials under the federal Voting Rights Act of 1965, United States Code, title
41.25	52, section 10503, in the congressional district in which the public meeting is scheduled;
41.26	(10) publish a draft agenda at least 72 hours before each public meeting or hearing;
41.27	(11) prepare and publish a report before any public meeting or hearing and no later than
41.28	ten weeks after all members of the advisory commission are appointed that describes the
41.29	commission's general priorities and intentions for utilizing redistricting criteria in its
41.30	decision-making process, including a discussion on how the commission will balance
41.31	competing requirements;
41.32	(12) adopt a schedule for interested persons to submit proposed plans and to respond to
41.33	plans proposed by others. The redistricting commission shall also adopt standards to govern

42.1	the format of plans submitted. Adoption of the schedule and standards under this subdivision
42.2	is not subject to chapter 14 or section 14.386. The advisory commission must post submitted
42.3	plans to its website as soon as practicable;
42.4	(13) subject to subdivisions 20 and 21, provide direction to commission staff on drawing
42.5	maps;
42.6	(14) subject to subdivisions 20 and 21, review and direct modifications of maps to
42.7	commission staff;
42.8	(15) prepare and publish reports on the following:
42.9	(i) all plans discussed by the full advisory commission, including all publicly submitted
42.10	plans and draft plans;
42.11	(ii) a summary of all public input received in each comment period;
42.12	(iii) a summary of the data the advisory commission used to create those plans;
42.13	(iv) analysis of the maps using redistricting metrics; and
42.14	(v) any other information that provides the basis on which the advisory commission
42.15	made decisions to achieve compliance with constitutional and statutory requirements;
42.16	(16) make reasonable efforts to schedule hearings in the evenings, on weekends, and at
42.17	other times that most residents in that region are able to attend;
42.18	(17) whenever possible, use technology that allows for real-time virtual participation
42.19	and feedback for all hearings. All audiovisual recordings of the advisory commission public
42.20	meetings and public hearings must be maintained on the commission's website indefinitely;
42.21	(18) make reasonable efforts to make available translation and interpreter services for
42.22	limited English-speaking individuals and those needing accommodations in compliance
42.23	with the Americans with Disabilities Act. The redistricting commission may contract with
42.24	an entity that provides interpreter services through telephonic and video remote technologies;
42.25	and
42.26	(19) provide notices of the availability of both plans and reports in all languages required
42.27	for voting materials under the federal Voting Rights Act of 1964, United States Code, title
42.28	52, section 10503, and as required for compliance with the Americans with Disabilities Act
42.29	for each congressional district.
42.30	Subd. 6. Rules of order. Advisory commission meetings shall be conducted according
42.31	to the current edition of Robert's Rules of Order, subject to any procedures to the contrary
42.32	set forth in these rules, applicable law, or such other rules adopted by the commission.

03/04/24

REVISOR

JFK/AD

24-07145

as introduced

03/04/24	REVISOR	JFK/AD	24-07145	as introduced
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43.1	Subd. 7. Quorum. (a) A quorum must be present to conduct the business of the advisory
43.2	commission meetings and hold public hearings. The quorum shall consist of twelve members,
43.3	including at least one member affiliated with each of the major parties and one nonaffiliated
43.4	member.
43.5	(b) If there is not a quorum due to a collective effort by one or more commissioners to
43.6	disrupt the work, process, or vote of the commission, a quorum consists of the majority of
43.7	commissioners. The requirement for at least one member from each majority party and one
43.8	nonaffiliated member is not applicable under this circumstance.
43.9	Subd. 8. Minutes. Minutes of all meetings, including votes on all official actions taken
43.10	at those meetings shall be kept by the Legislative Coordinating Commission. All decisions
43.11	of the advisory commission shall be recorded, and the record of its decisions shall be readily
43.12	available to any member of the public as required by law and shall be provided without
43.13	charge.
43.14	Subd. 9. Journal of proceedings. An account of all proceedings and the public record
43.15	of the advisory commission shall be kept by the Legislative Coordinating Commission and
43.16	shall constitute the official record of the advisory commission and be posted to the
43.17	commission's website.
43.18	Subd. 10. Right of floor. Any member desiring to speak shall be recognized by the
43.19	chair, or vice-chair when the chair is not present, and shall confine their remarks to one
43.20	subject under consideration or to be considered.
43.21	Subd. 11. Right to general counsel. The Citizens Advisory Redistricting Commission
43.22	has a right to retain general counsel. The general counsel of the advisory commission shall
43.23	be experienced and knowledgeable in the area of election law and voting rights and attend
43.24	all meetings of the commission unless excused. The general counsel shall, upon request,
43.25	give an opinion, either written or oral, on questions of law. The general counsel may make
43.26	recommendations to the commission and shall have the right to take part in all public
43.27	discussions of the commission, but shall have no vote. General counsel shall act as
43.28	parliamentarian of the commission and serve as its designated data practices act responsible
43.29	authority, in lieu of the executive director.
43.30	Subd. 12. Voting. (a) Except as otherwise provided in these rules or by law,
43.31	administrative actions including calling to order, adjourning, scheduling hearings, and other
43.32	such actions shall require the approval of a majority of commissioners entitled to vote. The
43.33	vote is required for the following actions.

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
44.1	(b) A ma	jority of the appoi	nted commissione	rs must approve rules and	d procedural
44.2	decisions.	5 5 11			
11.2	(a) Elect	ion of the chair on	d vice cheir requir	a a true thinds officeration	ve wete with et
44.3 44.4	<u></u>		•	es a two-thirds affirmatives a two-thirds affirmatives a two-thirds affirmative set political party in the set of the set	
44.4				political party in the sta	
44.5		• •		or with a political party	<u> </u>
44.7		cond largest in the	•	or with a pointear party	
	v				. 1.1
44.8	<u></u>			to the Minnesota Legisla	
44.9	*	*	*	to the advisory commis	
44.10		× .		te of two-thirds of comm	
44.11				est political party in the s	
44.12				political party in the sta	
44.13				or with a political party	that is not the
44.14	largest or se	cond largest in the	state.		
44.15	<u>Subd. 13</u>	<u>.</u> Duty to vote; ab	ostaining. (a) Com	missioners present at a m	neeting shall vote
44.16	on every ma	tter before the com	mission, unless oth	erwise excused or prohil	oited from voting
44.17	as follows:				
44.18	<u>(1) a con</u>	nmissioner may ab	ostain from voting	f the commissioner:	
44.19	<u>(i) has a</u>	conflict of interest	, as set forth in sub	division 5, paragraph (a)	, or as defined by
44.20	law. An indi	vidual commissior	ner shall disclose th	e presence of a conflict o	f interest or raise
44.21	a potential c	onflict of interest v	vhen the agenda ite	m is called, prior to the s	tart of discussion
44.22	or deliberati	on. Should a confl	ict of interest beco	me clear during the disc	ussion, the
44.23	commission	er shall raise the e	xistence of an actu	al or potential conflict at	that time. An
44.24	individual c	ommissioner may	seek the opinion of	f the general counsel wit	h experience and
44.25	expertise in	the area of election	n law and voting ri	ghts on whether a confli	ct exists. This
44.26	opinion shal	l not be binding or	n the commission.	The Citizens Advisory R	edistricting
44.27	Commission	n shall decide, by n	najority vote of cor	nmissioners present, whe	ether a conflict of
44.28	interest exis	ts. A vote may be	tabled, if necessary	y, to obtain the opinion o	f the general
44.29	counsel. A c	commissioner with	a conflict of interest	est is prohibited from par	ticipating in any
44.30	discussion, o	debate, or decision	on that issue; or		
44.31	(ii) lacks	sufficient informa	tion about the issue	to be decided. If a comm	nissioner abstains
44.32	for this rease	on, they shall state	for the record the	r intention to abstain and	l the reasons for
44.33	doing so prio	or to the vote. The	abstaining commis	sioner shall not be restric	ted or prohibited
44.34	from partici	pating in any discu	ussion or debate on	the issue; and	

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced	
45.1	(2) if any	commissioner ab	ostains from voting,	a roll call vote shall be	required on that	
45.2				red into the minutes of		
45.3	which the vo	ote is taken and be	e part of the official	record.		
45.4	<u>(b) The r</u>	ight to vote is limi	ted to the commission	oners present at the time	the vote is taken.	
45.5	Voting by pr	oxy is prohibited.				
45.6	<u>(c)</u> All v	otes must be held	and determined in p	ublic. Secret ballots are	e prohibited.	
45.7	(d) Prior	to calling for a vo	ote, the chair shall st	ate the question being v	voted upon.	
45.8	<u>Subd. 14</u>	<u>. Manner of voti</u>	ng. Except as otherv	vise provided in these r	ules or by law,	
45.9	voting shall	be by a two-thirds	affirmative vote usi	ng voice vote, roll call,	or show of hands.	
45.10	Roll call vot	es shall be taken v	when required in thi	s section or by law, at the	he request of any	
45.11	commission	er, or when the ch	air cannot determine	e the results of a voice v	vote.	
45.12	<u>Subd. 15</u>	<u>. Chair and vice-</u>	chair. (a) The Citiz	ens Advisory Redistrict	ing Commission	
45.13	must elect a chair and vice-chair from among its members by a vote under subdivision 12,					
45.14	paragraph (c). The chair and vice-chair shall not self-identify as belonging to the same					
45.15	political party.					
45.16	<u>(b)</u> The n	omination and elec	ction of the chair occ	urs first and the vice-ch	air occurs second.	
45.17	<u>(c)</u> All ca	andidates must be	given an equal amo	unt of time to speak in	support of their	
45.18	candidacy, to be followed by a period of questions and answers.					
45.19	<u>(d)</u> The c	chair shall:				
45.20	<u>(1) call to</u>	o order and presid	e at all meetings;			
45.21	(2) prese	rve order and deco	orum and may speak	to points of order in p	reference to other	
45.22	commissioners;					
45.23	(3) decid	e all questions ari	sing under this parli	amentary authority in c	onsultation with	
45.24	the general counsel, subject to appeal and reversal by a majority of the commissioners					
45.25	present;					
45.26	<u>(4) enfor</u>	ce rules of proced	ure;			
45.27	<u>(5) perfo</u>	rm any other adm	inistrative or agenda	a duties as directed by t	he advisory	
45.28	commission	<u>2</u>				
45.29	<u>(6) have</u>	all the same rights	s as other commission	oners with respect to pr	ocedural matters,	
45.30	debate, and	voting except that t	the chair shall not vo	te on the appeal of a par	liamentary ruling	
45.31	by the chair;	<u>.</u>				

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced
46.1	<u>(</u> 7) approv	ve expenditures as	sociated with the	commission for any indiv	idual expenditure
46.2	in excess of \$	<u>5,000;</u>			
46.3	<u>(8)</u> when b	both the chair and	vice-chair are ab	sent, the chair may design	nate another of its
46.4	commissioner	rs to serve as actin	ng chair during si	ch absence or disability;	and
46.5	(9) establi	sh committees an	d subcommittees	by a majority vote of the	commission with
46.6	the support of	f at least one vote	from a member i	dentifying with the large	st political party
46.7	in the state, or	ne vote from a m	ember identifying	with the second largest	political party in
46.8	the state, and	one vote from a n	nember identifyir	g with no political party	or with a political
46.9	party that is n	ot the largest or s	econd largest in t	he state.	
46.10	(e) The view	ce-chair shall per	form the duties o	f the chair when the chair	is unavailable,
46.11	except as othe	erwise provided b	y law. The vice-c	hair shall act in the capac	ity of the chair in
46.12	the chair's abs	sence. The vice-cl	nair shall help fac	ilitate group discussion or	n items before the
46.13	advisory com	mission. The vice	e-chair is also res	ponsible for other duties	as designated by
46.14	the chair.				
46.15	Subd. 16.	Secretary. The ex	ecutive director,	or their designee, is secreta	ry to the advisory
46.16	commission w	vithout vote, and in	n that capacity sha	ll keep the official record	of all proceedings
46.17	of the commis	ssion and furnish,	under the direction	on of the commission, all	technical services
46.18	that the comm	nission deems neo	essary. The dutie	s of the secretary shall al	so include:
46.19	(1) facilita	ating the process t	for the selection of	f commissioners pursuar	t to subdivision
46.20	2, paragraphs	(e) to (p), and re	placement of com	missioners pursuant to su	ubdivision 4,
46.21	paragraph (h)	<u>;</u>			
46.22	(2) issuing	g a call convening	the advisory cor	nmission by January 1st i	n the year of the
46.23	federal decen	nial census;			
46.24	(3) publisl	hing the redistrict	ing plan for each	type of district adopted u	nder subdivision
46.25	25 within 30	days of the adopt	on of the plan. T	his publication shall inclu	ide the plan and
46.26	the material r	eports, reference	materials, and da	ta used in drawing it, incl	uding any
46.27	programming	information used	l to produce and t	est the plan. The published	ed materials shall
46.28	be such that a	in independent pe	rson is able to rep	plicate the conclusion wit	hout any
46.29	modification	of any of the pub	lished materials;		
46.30	<u>(4) mainta</u>	uining a public rec	ord of all procee	dings of the advisory con	mission and
46.31	publishing an	d distributing eac	h plan and require	ed documentation. An add	pted redistricting
46.32	plan shall bec	come law upon su	bmission to the s	ecretary of state absent an	ny legal action
46.33	resulting in a	court finding con	stitutional violati	ons and ordering new ma	ps be drawn; and

03/04/24

REVISOR

JFK/AD

24-07145

as introduced

(5) taking and maintaining minutes of all advisory commission meetings including votes 47.1 on all official actions taken at those meetings. All decisions of the commission shall be 47.2 47.3 recorded, and the record of its decisions shall be readily available to any member of the public as required by law and shall be provided without charge. 47.4 47.5 Subd. 17. Orientation and training. (a) Orientation for members of the advisory commission shall be coordinated by the Legislative Coordinating Commission. 47.6 (b) Commissioners shall receive nonpartisan orientation, ongoing education, and training 47.7 on the purposes and activities of the advisory commission. Information may be presented 47.8 in a manner most convenient or useful to the commission including the use of interactive 47.9 47.10 or subject-matter expert presentations. Training should include insights from other states operating under advisory citizens commissions. 47.11 47.12 (c) Orientation shall be coordinated by nonpartisan Legislative Coordinating Commission staff and must be completed within four weeks of the commission being formed. 47.13 47.14 Subd. 18. Employment of personnel. The advisory commission shall be compensated as prescribed in law. The Legislative Coordination Commission must provide the commission 47.15 with the services of nonpartisan experts, consultants, and support staff, as necessary to carry 47.16 out its duties pursuant to this section. 47.17 Subd. 19. Public hearings in diverse state regions. (a) Prior to adopting a legislative 47.18 or congressional districting plan, the advisory commission must hold a minimum of 16 47.19 public hearings throughout the state, with at least eight hearings held before adopting 47.20 preliminary drafts of legislative or congressional district plans. The primary purpose of the 47.21 first eight public hearings is to request public input on how to define communities of interest 47.22 and to provide an opportunity for public comment from residents of that part of the state. 47.23 The commission must make reasonable efforts to schedule hearings in the evenings, on 47.24 weekends, and at other times that most residents of that region are able to attend. 47.25 47.26 (b) By February 15 of each year ending in one, the advisory commission must hold at least eight public hearings in diverse regions of the state, including southern Minnesota, 47.27 central Minnesota, Northern Minnesota, and the Twin Cities Metro Area, before adopting 47.28 preliminary drafts of legislative or congressional district plans. The primary purpose of 47.29 these first public hearings in each location is to request advice on how to define communities 47.30 of interest and to provide an opportunity for public testimony from residents of that 47.31 community. The commission must make reasonable efforts to schedule hearings in the 47.32 evenings, on weekends, and at other times that most residents from that region are able to 47.33 attend. 47.34

48.1	(c) After completing the first round of public hearings to get public input on communities
48.2	of interest, the advisory commission must publish on its website preliminary drafts of the
48.3	legislative and congressional district plans. The commission also must publish the reports
48.4	for each preliminary draft prior to hearings discussing that draft. The advisory commission
48.5	must allow the public at least 14 days to submit comments to the commission after
48.6	publication. After those 14 days, the commission must then hold at least one additional
48.7	public hearing to allow for open public input and comment. Nonpartisan GIS experts,
48.8	consultants, and support staff shall be present to hear and consider public comment on the
48.9	proposed plans. The commission may require its general counsel to attend.
48.10	(d) The advisory commission must make reasonable efforts to allow the public to submit
48.11	written testimony prior to a hearing and make copies of that testimony available to all
48.12	commissioners and the public prior to and at the hearings.
48.13	Subd. 20. Internal communications. (a) The advisory commission may designate one
48.14	or more commission staff to communicate with commissioners regarding administrative
48.15	matters and may define the scope of the permitted communication. The designation must
48.16	be announced at the next public hearing following the designation.
48.17	(b) A commissioner must not direct, request, suggest, or recommend to staff an
48.18	interpretation of a districting principle or a change to a district boundary, except during an
48.19	open meeting of the commission. Communication between retained counsel and members
48.20	of the commission or the designated commission staff does not violate the provisions of
48.21	this section.
48.22	Subd. 21. External communications. (a) Except as provided in paragraph (b),
48.23	commissioners and staff must not communicate with anyone outside the commission
48.24	regarding the content of a plan, except at an open meeting of the commission or when
48.25	soliciting or receiving written communications regarding a plan that is the subject of a public
48.26	hearing.
48.27	(b) The following external communications are expressly permitted:
48.28	(1) a communication of general information about the commission, proceedings of the
48.29	commission, or redistricting, including questions or requests for information and responses
48.30	to or from commission staff;
48.31	(2) testimony or documents submitted by a person for use at a public hearing;
48.32	(3) a report submitted under subdivision 5, paragraph (a), clause (11); and
48.33	(4) a communication required by chapter 13 or 13D.

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49.1	Subd. 22. Prohibitions on gifts and gratuities. The advisory commission, individual
49.2	commissioners, staff, attorneys, experts, and consultants may not directly or indirectly solicit
49.3	or accept any gift or loan of money, goods, services, or other thing of value greater than \$5
49.4	for the benefit of any person or organization, which may influence the manner in which the
49.5	individual commissioner, staff, attorney, expert, or consultant performs their duties.
49.6	Subd. 23. Reports of improper activity. (a) Advisory commission staff shall report to
49.7	the commission any attempt to exert improper influence over the staff in drafting plans.
49.8	(b) A commissioner or commission staff shall report to the advisory commission chair
49.9	and vice-chair, any prohibited communication. The report must include a copy of a written
49.10	communication or a written summary of an oral communication.
49.11	(c) A report under this subdivision must be made no later than three business days after
49.12	the attempt to exert improper influence or the prohibited communication, or before the next
49.13	meeting of the commission, whichever is earlier. If special circumstances make this
49.14	requirement impracticable, the report must be made at the following meeting of the
49.15	commission.
49.16	Subd. 24. Data used. (a) The advisory commission shall use census data representing
49.17	the entire population of this state to draw congressional and legislative districts. Except
49.18	when required by law or for the purposes of drawing districts in compliance with provisions
49.19	of state or federal law, citizen voting age or citizen population, must not be used as the
49.20	method to calculate population equality. The commission may also consider demographic
49.21	trend data provided by the Minnesota state demographer and relevant election data.
49.22	(b) The advisory commission shall use population data that reflects incarcerated persons
49.23	at their last known residence before incarceration.
49.24	Subd. 25. Deadlines. (a) After completing the public hearings required by subdivision
49.25	19, but by May 1 of each year ending in one, the advisory commission shall submit plans
49.26	and its reports to the legislature for legislative and congressional districts. Each plan must
49.27	be accompanied by a report summarizing information and testimony received by the
49.28	redistricting commission in the course of the hearings and include any comments and
49.29	conclusions the advisory commission deems appropriate on the information and testimony
49.30	received at the hearings or otherwise presented. To submit a plan to the legislature, the
49.31	advisory commission must approve the plan by an affirmative vote of twelve members or
49.32	more, including at least one member identifying with the largest political party in the state,
49.33	one member identifying with the second largest political party in the state, and one member
49.34	identifying with no political party or with a political party that is not the largest or second

50.3 (b) The legislature intends that a bill be introduced to enact each plan received from the 50.4 advisory commission and that the bill be brought to a vote within one week in either the 50.5 senate or the house of representatives under a procedure or rule permitting no amendment. 50.6 The legislature further intends that the bill be brought to a vote in the second house within 50.7 one week after final passage in the first house.

(c) If the secretary of the senate or chief clerk of the house of representatives notifies 50.8 the advisory commission that the first plan has failed, or the governor vetoes the first plan, 50.9 50.10 the commission shall submit a second plan within two weeks after it receives the notice. If the legislature has adjourned the regular session in the year ending in one before the 50.11 commission submits a second plan, and no special session is called to consider the second 50.12 plan, then the commission must submit the second plan to the legislature at the opening of 50.13 its regular session in the year ending in two. The legislature intends that the second plan be 50.14 considered by the legislature under the same procedure provided for a first plan under 50.15 paragraph (b). 50.16

- (d) If the secretary of the senate or the chief clerk of the house of representatives notifies 50.17 the advisory commission that a second plan has failed, or the governor vetoes a second plan, 50.18 the commission shall submit a third plan within two weeks after it receives the notice. If 50.19 the legislature has adjourned the regular session in the year ending in one, before the 50.20 commission submits a third plan, and there is no special session called to consider the third 50.21 plan, then the commission must submit the third plan to the legislature prior to the opening 50.22 of its regular session in the year ending in two. The legislature intends that the third plan 50.23 be considered by the legislature under the same procedure provided for the first and second 50.24 plans under paragraph (b) whether it is being considered during the regular or a special 50.25 session with the exception that amendments by the legislature may be proposed. 50.26 (e) If the advisory commission cannot reach an agreement on a plan for any reason, the 50.27 commission shall use the following procedure to adopt a plan for that type of district: 50.28 50.29 (1) each commissioner may submit one proposed plan for each type of district to the
- 50.30 <u>full commission for consideration;</u>
- 50.31 (2) each commissioner shall rank the plans submitted according to preference. Each plan
- 50.32 shall be assigned a point value inverse to its ranking among the number of choices, giving
- 50.33 the lowest ranked plan one point and the highest ranked plan a point value equal to the
- 50.34 number of plans submitted; and

as introduced

51.1	(3) the advisory commission shall adopt the plan receiving the highest total points, that
51.2	is also ranked among the top half of plans by at least two commissioners not affiliated with
51.3	the party of the commissioner submitting the plan, or in the case of a plan submitted by
51.4	nonaffiliated commissioners, is ranked among the top half of plans by at least two
51.5	commissioners affiliated with a major party. If plans are tied for the highest point total, the
51.6	executive director shall by lottery select the final plan from those plans.
51.7	(f) If the legislature and governor have not approved a plan by October 1 of the year
51.8	ending in one, then the advisory commission must submit a map approved by the commission
51.9	to the Minnesota Supreme Court for review for adherence to state constitution and statutes.
51.10	(g) If the legislature and governor have neither rejected the commission plans three
51.11	times, nor approved the commission plans by the statutory required date for plan approval
51.12	as provided in section 204B.14, and the court has found the commission plan to meet all
51.13	legal requirements, then the court shall order implementation of the commission plan in the
51.14	absence of a legislative plan.
51.15	(h) Final approval of all plans, whether enacted by the legislature or as provided by court
51.16	order, must take place no later than the date provided in section 204B.14, subdivision 1a.
51.17	(i) Notwithstanding subdivision 30, the established advisory commission must complete
51.18	its activity by October 1 in each year ending in one. Upon final approval of the advisory
51.19	commission's adopted plan by the legislature and governor, the plan must be communicated
51.20	to the secretary of state. The plan becomes effective for the following election upon filing
51.21	with the secretary of state. The commission must also publish the adopted plans and the
51.22	related reports on the redistricting commission's website.
51.23	Subd. 26. Activity and evaluation report. Within 30 days of the enactment into law
51.24	or adoption by court order of both a legislative plan and a congressional plan, the advisory
51.25	commission must submit a report to the chief clerk of the house of representatives, the
51.26	secretary of the senate, the majority and minority leaders of each house of the legislature,
51.27	and the governor. At a minimum, the report must include a summary of the commission's
51.28	work, including the information required in subdivision 5, clause (15), and any recommended
51.29	changes to laws affecting redistricting. The report must also inform the legislature if the
51.30	commission determines that funds or other resources provided for the operation of the
51.31	commission were inadequate. A commissioner who voted against a redistricting plan may
51.32	submit a dissenting report, which shall be issued with the commission's report. The
51.33	commission must publish the report on its website.

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52.1	Subd. 27. Criminal liability as public officers. Members of the advisory commission
52.2	exercise the functions of a public officer for the purposes of sections 609.415 to 609.4751.
52.3	Subd. 28. Data. The advisory commission is subject to chapter 13, except that a plan is
52.4	not public data until it has been submitted to the advisory commission for its consideration.
52.5	Subd. 29. Lobbyist registration. Action by the redistricting commission is administrative
52.6	action for the purposes of section 10A.01, subdivisions 2 and 21.
52.7	Subd. 30. Expiration. (a) The advisory commission expires 45 days after:
52.8	(1) both a legislative and a congressional redistricting plan have been enacted into law
52.9	or adopted by court order; and
52.10	(2) any legal challenges to the plans have been resolved.
52.11	(b) If a court enjoins the use of a plan after the advisory commission expires, the court
52.12	enjoining the plan may direct a new commission to be appointed under this section to draft
52.13	a remedial plan for presentation to the legislature in accordance with deadlines established
52.14	by the court's order.
52.15 52.16	Sec. 3. [2A.32] REDISTRICTING PRINCIPLES. Subdivision 1. Districting principles. The prohibitions and principles in this section
52.17	apply to both legislative and congressional districts.
52.18	Subd. 2. Prohibitions (a) Districts must not be drawn to violate the Fourteenth and
52.19	Fifteenth Amendments of the United States Constitution or the Voting Rights Act of 1965,
52.20	as amended.
52.21	(b) Districts must not be drawn to purposefully favor or disfavor a candidate or incumbent.
52.22	(c) Districts must not be drawn using voter registration, voter turnout, voting history, or
52.23	party preference, including participation in the presidential nominating primary, general
52.24	election, voting patterns, and primary voting patterns, except for the purposes of verifying
52.25	the compliance of maps with the requirements of this section and of issuing the reports
52.26	required by section 2A.23.
52.27	(d) Districts must not be drawn using the location of incumbents' or candidates' residences.
52.28	(e) Districts must not be drawn using data subject to reporting or regulation under chapter
52.29	10A; section 201.091, subdivision 4a; United States Code, title 52, subtitle III; or United
52.30	States Code, title 26, subtitle H.

53.1	(f) Districts must not be drawn with the effect of unduly favoring or disfavoring any
53.2	political party. Districts shall be subjected to a test of partisan fairness using the standard
53.3	of proportionality as the benchmark for fairness. Using four recent statewide elections, any
53.4	proposed Congressional or legislative plan must be close to achieving major-party seat share
53.5	proportional to the corresponding share of the popular vote in at least three out of the four
53.6	contests. The standard of closeness is one seat for Congressional contests and seven
53.7	percentage points for legislative contests. If a plan fails to meet this standard, it triggers a
53.8	rebuttable presumption of excessive partisan advantage. This may be rebutted if a court
53.9	determines that the degree of disproportionality was necessary in order to reasonably balance
53.10	the rules and criteria in effect for redistricting.
53.11	Subd. 3. Priority of principles. Districts must be drawn in accordance with the principles
53.12	in this section. If districts cannot be drawn fully in accordance with the principles, a
53.13	districting plan must give priority to those principles in the order in which they are listed,
53.14	except when doing so would violate federal or state law.
53.15	Subd. 4. Population equality. (a) Each congressional district must be as nearly equal
53.16	in population as practicable.
53.17	(b) Each legislative district must be substantially equal in population. The population
53.18	of a legislative district must not deviate by more than plus or minus five percent from the
53.19	population of the ideal district.
53.20	Subd. 5. Minority representation. (a) Districts must not dilute or diminish the equal
53.21	opportunity of racial, ethnic, and language minorities to participate in the political process
53.22	and to elect candidates of their choice, whether alone or in coalition with others.
53.23	(b) Districts must provide racial minorities and language minorities who constitute less
53.24	than a voting-age majority of a district with an equal opportunity to substantially influence
53.25	the outcome of an election.
53.26	Subd. 6. Preservation of Native Nations. The reservation lands of a federally recognized
53.27	Native Nation must be preserved to the extent practicable. Discontiguous portions of a
53.28	federally recognized Native Nation's reservation lands must be included in the same district,
53.29	and must not be divided more than necessary to meet constitutional requirements.
53.30	Subd. 7. Communities of interest. Districts must minimize the division of identifiable
53.31	communities of interest. A community of interest may include a racial, ethnic, or linguistic
53.32	group or any group with shared experiences and concerns, including but not limited to
53.33	geographic, governmental, regional, social, cultural, historic, socioeconomic, occupational,

54.1	trade, environmental, or transportation interests. Communities of interest shall not include
54.2	relationships with political parties, incumbents, or candidates.
54.3	Subd. 8. Convenience and contiguity. Each district must be convenient and contiguous.
54.4	A district is convenient if it allows reasonable ease of travel within the district. Contiguity
54.5	by water is sufficient if the water is not a serious obstacle to travel within the district. A
54.6	district with areas that touch only at a point is not contiguous.
54.7	Subd. 9. Nesting. A representative district must not be divided in the formation of a
54.8	senate district.
54.9	Subd. 10. Political subdivisions. Districts must minimize the division of counties, cities,
54.10	towns except when (1) the division occurs because a portion of a city or town is not
54.11	contiguous with another portion of the same city or town, or (2) despite the division, the
54.12	known population of any affected county, city, or town, remains wholly located within a
54.13	single district.
54.14	Subd. 11. Compactness. Districts must be reasonably compact. More than one measure
54.15	must be used to evaluate compactness of districts.
54.16	Subd. 12. Natural geographic boundaries. Districts must be drawn to respect natural
54.17	geographic boundaries to the extent possible, including bodies of water, mountain ranges,
54.18	and other significant geological and topographic features.
54.19	Subd. 13. Numbering. (a) Congressional district numbers must begin with district one
54.20	in the southeast corner of the state and end with the district with the highest number in the
54.21	northeast corner of the state.
54.22	(b) Legislative districts must be numbered in a regular series, beginning with house of
54.23	representatives district 1A in the northwest corner of the state and proceeding across the
54.24	state from west to east, north to south. In a county that includes more than one whole senate
54.25	district, the districts must be numbered consecutively.
54.26	Subd. 14. Additional principles. The advisory commission established in section 2A.20
54.27	may adopt additional principles by a two-thirds vote, but the additional principles must not
54.28	be prioritized above the principles in the Constitution of Minnesota or in this section.
54.29	Subd. 15. Severability. The provisions of this section are severable. If any provision of
54.30	this section or its application is held to be invalid, that invalidity shall not affect other
54.31	provisions of this section, which shall be given the maximum possible effect in the absence
54.32	of the invalid provision.

03/04/24

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24-07145

as introduced

	03/04/24	REVISOR	JFK/AD	24-07145	as introduced		
55.1	Sec. 4. [2A.33] LEGISLATIVE COORDINATING COMMISSION;						
55.2	REDISTRI	-					
55.3	Subdivisi	ion 1. Administrat	tive and profession	al support. The Legislat	ive Coordinating		
55.4	Commission	shall provide adm	inistrative, profess	ional, and support servio	ces to the		
55.5	commission	established in sect	ion 2A.31. The res	ponsibilities assigned to	the Legislative		
55.6	Coordinating	g Commission exe	cutive director may	be implemented throug	h a process or		
55.7	delegation to	o an individual resp	ponsible to the exec	cutive director to carry o	out the assigned		
55.8	activities.						
55.9	Subd. 2. Data used. (a) The geographic areas and population counts used in maps, tables,						
55.10	and legal des	scriptions of legisla	tive and congression	nal districts considered	by the legislature		
55.11	and the redistricting commission must be those used by the GIS Office. The population						
55.12	counts shall	be the block popul	ation counts provid	led to the state under Pu	blic Law 94-171		
55.13	after each de	cennial census, sub	oject to correction o	f any errors acknowledg	ed by the United		
55.14	States Census Bureau.						
55.15	(b) Nothing in this subdivision prohibits the use of additional data, except as provided						
55.16	by sections 2A.31 and 2A.32.						
55.17	(c) The GIS Office must make this data available to the public on the GIS Office's						
55.18	website.						
55.19	<u>Subd. 3.</u>	Publication; cons	ideration of plans	A plan must not be fina	alized until the		
55.20	plan's block	equivalency file ha	as been submitted t	o the GIS Office in a for	rm prescribed by		
55.21	the GIS Offi	ce. The block equi	valency file must s	how the district to which	h each census		
55.22	block has been assigned. The GIS Office shall publish each plan submitted to it on the GIS						
55.23	Office website.						
55.24	Subd. 4.	Reports. Publicati	on of a plan shall i	nclude the reports descr	ibed as follows:		
55.25	<u>(1) a pop</u>	ulation equality re-	port that lists each	district in the plan, its po	opulation as the		
55.26	total number	of persons, and de	eviations from the i	deal as both the number	of persons and		
55.27	as a percenta	ige of the population	on. The report must	also show the population	ons of the largest		
55.28	and smallest	districts and the o	verall range of dev	iations of districts;			
55.29	<u>(</u> 2) a min	ority voting-age po	opulation report that	at lists for each district the	ne voting age		
55.30	population o	f each racial, ethni	c, or language min	ority and the total minor	ity voting age		
55.31	population, a	according to the ca	tegories recommen	ded by the United State	s Department of		
55.32	Justice. The	report must also sp	pecify each district	with 30 percent or more	total minority		
55.33	population;						

03/04/24	REVISOR	JFK/AD	24-07145	as introduced

56.1	(3) a contiguity report that lists each district that is noncontiguous either because two
56.2	areas of a district do not touch or because they are linked by a point;
56.3	(4) if a plan preserves a community of interest, a communities of interest report that
56.4	includes maps of the plan with a layer identifying the census blocks within each preserved
56.5	community of interest and includes a description of the research process used to identify
56.6	each community of interest. The report must also list each district to which a community
56.7	of interest has been assigned, the number of communities of interest that are split, and the
56.8	number of times communities of interest were split;
56.9	(5) a political subdivision and Native Nation reservation splits report that lists each split
56.10	of a county, city, township, federally recognized Native Nation reservation, unorganized
56.11	territory, and precinct, and the district to which each portion of a split division is assigned.
56.12	The report also must show the number of subdivisions split and the number of times a
56.13	subdivision is split;
56.14	(6) a plan components report that lists for each district the names and populations of the
56.15	counties within it and, if a county is split between or among districts, the names and
56.16	populations of the portion of the split county and each of the split county's whole or partial
56.17	cities, townships, unorganized territories, and precincts within each district;
56.18	(7) a measures of compactness report that lists for each district the results of the multiple
56.19	measures of compactness, including but not limited to Reock, Polsby-Popper, Minimum
56.20	Convex Hull, Population Polygon, Population Circle, Ehrenburg, Perimeter, and
56.21	Length-Width measures. The report must also state for each district the sum of the district's
56.22	perimeter and the mean of the measurements. The report may list additional tests of
56.23	compactness that are accepted in political science and statistics literature; and
56.24	(8) a partisanship report that lists multiple measures of partisan symmetry. The report
56.25	may list additional tests of partisan bias that are accepted in political science and statistics
56.26	literature.
56.27	Sec. 5. [204B.136] REDISTRICTING OF LOCAL ELECTION DISTRICTS.
56.28	Subdivision 1. Redistricting principles. The principles provided in section 2A.32 must
56.29	be applied to the redistricting of:
56.30	(1) county commissioner districts, park districts, and soil and water conservation
	supervisor districts in counties with a population greater than 100,000;
56.31	supervisor districts in countres with a population greater than 100,000;
56.32	(2) wards in cities with a population greater than 60,000; and

03/04/24	REVISOR	JFK/AD	24-07145	as introduced
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57.1 (3) Metropolitan Council districts.

- 57.2 Subd. 2. **Population variance.** A district or ward in a plan subject to this section must
- 57.3 <u>be as equal as practicable and not deviate by more than plus or minus ten percent from the</u>
 57.4 population of the ideal district or ward.

57.5 Sec. 6. APPROPRIATIONS; LEGISLATIVE COORDINATING COMMISSION.

- 57.6 \$..... in fiscal year and \$..... in fiscal year are appropriated from the general fund
- 57.7 to the Legislative Coordinating Commission for costs associated with implementation of
- 57.8 this act, including costs to support the redistricting commission established in Minnesota
- 57.9 Statutes, chapter 2A. These are onetime appropriations.

57.10 Sec. 7. <u>**REPEALER.**</u>

- 57.11 Minnesota Statutes 2022, section 2.91, subdivision 1, is repealed.
- 57.12 Sec. 8. <u>EFFECTIVE DATE.</u>
- 57.13 <u>This article is effective January 1, 2025, if the constitutional amendment proposed in</u> 57.14 article 1 is not ratified.

APPENDIX Repealed Minnesota Statutes: 24-07145

2.91 REDISTRICTING PLANS.

Subdivision 1. **Distribution.** Upon enactment of a redistricting plan for the legislature or for Congress, the Legislative Coordinating Commission shall deposit the plan with the secretary of state. The secretary of state shall provide copies of the relevant portions of the redistricting plan to each county auditor, who shall provide a copy of the relevant portions of the plan to each municipal clerk within the county. The secretary of state, with the cooperation of the commissioner of administration, shall make copies of the plan file, maps, and tables available to the public for the cost of publication. The revisor of statutes shall code a metes and bounds description of the districts in Minnesota Statutes.

Subdivision 1. **Distribution.** Upon enactment of a redistricting plan for the legislature or for Congress, the Legislative Coordinating Commission shall deposit the plan with the secretary of state. The secretary of state shall provide copies of the relevant portions of the redistricting plan to each county auditor, who shall provide a copy of the relevant portions of the plan to each municipal clerk within the county. The secretary of state, with the cooperation of the commissioner of administration, shall make copies of the plan file, maps, and tables available to the public for the cost of publication. The revisor of statutes shall code a metes and bounds description of the districts in Minnesota Statutes.