

On page 1, line 3, and continuing through page 76, line 4, delete all text in its entirety and insert in lieu thereof the following:

"→SECTION 1. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:

As used in Sections 1 to 13 of this Act:

- (1) "Commission" means the Advisory Redistricting Commission;
- (2) "Commissioner" means a person who is selected or appointed as a member of the Advisory Redistricting Commission:
- (3) "Local government" means any of the following:
 - (a) City government;
 - (b) County government;
 - (c) Urban-county government;
 - (d) Charter county government;
 - (e) Consolidated local government; or
 - (f) Unified local government;
- (4) "Major political party" means either of the two (2) political parties with the largest representation in the General Assembly;

(5) "Population" means the most recent United States Census data collected under Pub. L.

Amendment No. HFA	Rep. Rep. Joni L. Jenkins
Floor Amendment $\left[\begin{array}{c} \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\$	
Adopted:	Date:
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<u>No. 94-171; and</u>

(6) "Redistricting" means the drawing of boundary lines for election districts in order to achieve, as nearly as possible, equal population among the election districts.

→SECTION 2. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:

(1) The Advisory Redistricting Commission is hereby created as a permanent commission for the purpose of drawing and adopting redistricting plans after each decennial census, or as required by law, for each of the following districts:

(a) State senatorial districts;

(b) State representative districts; and

(c) Congressional districts.

(2) The commission shall consist of fifteen (15) commissioners. Each commissioner shall:

(a) Be registered and eligible to vote in the Commonwealth of Kentucky;

- (b) Not currently, nor in the past six (6) years, have been any of the following:
 - 1. A declared candidate for any partisan elective office;
 - 2. A partisan elected official or person appointed to fill a vacancy in any partisan elective office:
 - 3. An officer or member of the governing body of any national, state, or local political party;
 - 4. A paid partisan consultant or an employee of any partisan elected official or partisan political candidate, a partisan political candidate's campaign, or a political action committee;
 - 5. An employee of the General Assembly, including employees of the Legislative <u>Research Commission; or</u>
 - 6. A legislative agent as defined in KRS 6.611(23), employer of a legislative



agent as defined in KRS 6.611(12), an executive agency lobbyist, or any other person employed or defined as a lobbyist within the meaning of KRS 11A.010(11);

- (c) Be neither the parent, stepparent, child, stepchild, sibling, nor spouse of any individual who is disqualified from serving as a commissioner under paragraph (b) of this subsection;
- (d) Not otherwise be ineligible for appointed or elective office based on conditions unrelated to age requirements;
- (e) Have voted in at least two (2) of the last three (3) statewide elections;
- (f) Not have donated more than two thousand dollars (\$2,000), in sum and for the same election, to an elected candidate, a candidate's political action committee or permanent committee, a caucus campaign committee, or an executive committee;
- (g) Not have switched party affiliation within the five (5) years preceding the appointment:
- (h) Not have lived in the same household, nor shared the same residential address, with any individual who is disqualified from serving as a commissioner under paragraph (b) of this subsection; and
- (i) Attest under oath that he or she meets the qualifications set forth in this section.
 → SECTION 3. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:
- (1) In accordance with the requirements of this section and Section 2 of this Act, not later than July 15, 2022, and decennially thereafter, eight (8) commissioners shall be appointed through the following process:
 - (a) Two (2) members appointed by the President of the Senate;
 - (b) Two (2) members appointed by the Speaker of the House of Representatives;



- (c) Two (2) members appointed by the Minority Leader of the Senate; and
- (d) Two (2) members appointed by the Minority Leader of the House of <u>Representatives.</u>
- (2) Commissioners appointed by the members of the General Assembly pursuant to subsection (1) of this section shall include representation of at least one (1) commissioner from each congressional district of this state. If the appointing authority cannot mutually agree to this requirement, the President of the Senate shall appoint commissioners who reside in the First and Second Congressional Districts, the Speaker of the House of Representatives shall appoint commissioners who reside in the Third and Fourth Congressional Districts, the Minority Leader of the Senate shall appoint one (1) of his or her two (2) appointees to be a commissioner who resides in the Fifth Congressional District, and the Minority Leader of the House of Representatives shall appoint one (1) of his or her two (2) appointees to be a commissioner who resides in the Sixth Congressional District.
- (3) Not later than July 15, 2022, and decennially thereafter, the Secretary of State shall:
 (a) Issue a call to convene the commission;
 - (b) Prescribe and furnish applications for the position of redistricting commissioner to be made available to residents of this state by publishing notice of the commission, with application forms, prominently on the Secretary of State's state official Web site home page, and in two (2) or more newspapers of general circulation in the state. The Secretary of State shall also issue press releases to various media outlets, which shall include radio and television stations servicing residents of this state. The applications, publications, and press releases shall provide the residents of this state with information on the commission's objectives and obligations, the requirements of Section 2 of this Act, the process for how residents of this state



may apply, and a point of contact where residents of this state may direct questions;

- (c) Mail additional applications as prescribed under paragraph (b) of this subsection to five thousand (5,000) registered voters of this state, selected at random and witnessed by a merit employee of the Secretary of State's Office, from which one thousand (1,000) registered voters shall be registered with one (1) major political party, one thousand (1,000) registered voters shall be registered with a different and contrasting major political party, and three thousand (3,000) registered voters shall not be registered with either major political party;
- (d) Require applicants to attest, under the validity of signature and penalty of perjury, whether they are registered with one (1) of the two (2) major political parties or whether they are not registered with either major political party; and
- (e) Require applicants to attest, under the validity of signature and penalty of perjury, that they meet the qualifications set forth in subsection (2) of Section 2 of this Act.
- (4) Not later than August 15, 2022, but no sooner than August 10, 2022, and decennially thereafter, from all applications submitted, the Secretary of State shall:
 - (a) Eliminate incomplete applications and applications of persons who do not meet the requirements of commissioner under subsection (3) of this section and subsection
 (2) of Section 2 of this Act, based solely on the information contained within the applications; and
 - (b) Randomly select, in a procedure witnessed by a merit employee of the Secretary of State's office, forty (40) qualifying applicants, of which ten (10) applicants shall be selected from one (1) pool of applicants registered with one (1) of the two (2) major political parties, ten (10) applicants shall be selected from the pool of applicants who are registered from the different and contrasting major political party, and twenty (20) applicants shall be selected from the pool of applicants who are not



registered with either of the two (2) major political parties. The Secretary of State shall inform the forty (40) qualifying applicants that they have been randomly selected and that their applications will be delivered to the eight (8) commissioners appointed by the General Assembly for potential selection as a commissioner. The Secretary of State shall deliver the applications of the qualifying forty (40) applicants to the eight (8) commissioners appointed by the General Assembly for a decision on selection for additional commissioners.

- (5) Not later than September 1, 2022, and decennially thereafter, the eight (8) commissioners appointed by the General Assembly shall select an additional seven (7) commissioners from the forty (40) applicants referred by the Secretary of State. Two (2) commissioners shall be selected from one (1) pool of applicants registered with one (1) of the two (2) major political parties, two (2) commissioners shall be selected from the pool of applicants from the different and contrasting major political party, and three (3) applicants shall be selected from the pool of applicants who are not registered with either of the two (2) major political parties. Each of the seven (7) commissioners selected under this subsection shall be selected with the affirmative roll-call vote of no less than five (5) of the commissioners appointed by the General Assembly. As part of the selection process of the additional seven (7) commissioners, the eight (8) commissioners appointed by the General Assembly may request essays and letters of recommendation from, and interview any or all of, the forty (40) applicants for a determination of selection.
- (6) The commission membership shall be inclusive of any person or group of people representing a political party, those without affiliation to a political party, rural or urban, and include persons of racial and linguistic minorities.

→SECTION 4. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:



- (1) The terms of the commissioners shall expire once the commission has completed its obligations for a census cycle or as otherwise required by law. Commissioners may be reappointed or selected for the subsequent decennial census to serve as commissioners. If vacancies occur, appointments to fill a vacancy shall occur not more than seven (7) calendar days after the vacancy of a commissioner's seat.
- (2) If a commissioner who was appointed by members of the General Assembly has his or her seat on the commission vacated, the appointing authority of each commission member, as established in subsection (1) of Section 3 of this Act, shall fill the vacancy in accordance with the requirements of subsection (2) of Section 2 of this Act and subsections (2) and (6) of Section 3 of this Act.
- (3) (a) If a vacancy occurs in a seat held by a commissioner selected pursuant to subsection (5) of Section 3 of this Act, then the vacancy shall be filled by the Secretary of State.
 - (b) The Secretary of State shall adhere to subsection (6) of Section 3 of this Act in his or her appointment authority.
 - (c) A commissioner selected shall be from any of the remaining original forty (40) applicants who were randomly selected.
 - (d) The person appointed shall be derived from the same pool of applicants who are registered with a major political party, or lack thereof, as that of the original commissioner.
 - (e) The Secretary of State may request essays and letters of recommendation from, and interview any or all of, the remaining applicants who were not selected from the original forty (40).
- (4) A commissioner's seat shall become vacant upon the occurrence of any of the following:
 (a) Death or mental incapacity of the commissioner;



- (b) The Secretary of State's receipt of the commissioner's written resignation, which shall be forwarded to the commission;
- (c) The commissioner's violation of subsection (3) of Section 6 of this Act or Section <u>12 of this Act;</u>
- (d) The commissioner ceases to be qualified to serve as a commissioner under Sections <u>1 to 13 of this Act; or</u>
- (e) The commissioner is removed from service after written notice and an opportunity for the commissioner to respond, by an affirmative roll-call vote of nine (9) of the commissioners finding substantial neglect of duty, gross misconduct in office, or inability to discharge the duties of the office.

→SECTION 5. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:

- (1) The commission shall be attached to the Legislative Research Commission. If funds are not available for the purpose of Sections 1 to 13 of this Act, the costs shall be deemed a necessary government expense and shall be paid from the general fund surplus account under KRS 48.700 or the budget reserve trust fund under KRS 48.705.
- (2) The commission may carry out the following functions, operations, and activities in fulfillment of Sections 1 to 13 of this Act, which activities shall include but not be limited to:
 - (a) Retaining or contracting independent and nonpartisan subject matter experts and legal counsel;
 - (b) Conducting hearings and meetings;
 - (c) Publishing notices and maintaining a record of the commission's proceedings;
 - (d) Purchasing equipment and computer software;
 - (e) Hiring administrative staff; and



(f) Any other activity necessary for the commission to conduct its business.

- (3) The commission shall furnish reports of expenditures on a quarterly basis to the secretary of the Finance and Administration Cabinet and to the Legislative Research Commission and shall be subject to annual audit as provided by law.
- (4) For each day that there is a commission meeting or hearing, and each day during which the commissioner is working in fulfillment of his or her obligations, each commissioner shall receive as compensation not more than two hundred dollars (\$200) per a seven and one-half (7.5) hour work day. If a commissioner works less than seven and a half onehalf (7.5) hours in a day, the two hundred dollars (\$200) compensation shall be prorated to correspond with the number of hours worked by the commissioner. In addition to compensation as a member of the commission, each commissioner shall be reimbursed for actual and necessary expenses directly related to meetings and hearings of the commission.
- (5) The commission shall inform the Legislative Research Commission if the commission determines that funds or other resources provided for operation of the commission are not adequate.
- (6) The Legislative Research Commission shall furnish, under the direction of the commission, all technical services that the commission deems necessary.

→SECTION 6. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:

- (1) Each commissioner shall perform his or her duties in a manner that is impartial and reinforces public confidence in the integrity of the redistricting process.
- (2) The commissioners, staff, attorneys, and consultants shall not discuss redistricting matters with members of the public outside of an open meeting or hearing of the commission, except that a commissioner may communicate about redistricting matters



with members of the public to gain information relevant to the performance of his or her duties, if communication occurs in writing, or at a previously publicly noticed forum, hearing, or any other meeting held open to the general public.

- (3) Commissioners, staff, attorneys, experts, and consultants shall not directly or indirectly solicit or accept any gift or loan of money, goods, services, or other thing of value greater than twenty dollars (\$20) for the benefit of any person or organization, which may influence the manner in which the commissioner, staff, attorney, expert, or consultant performs his or her duties.
- (4) On or before September 1, 2022, and decennially thereafter, a quorum of the commission shall consist of eight (8) commissioners. After September 1, 2022, and decennially thereafter, nine (9) commissioners shall constitute a quorum. All meetings and hearings shall require a quorum. A meeting or hearing of the commission shall not be held without twenty-four (24) hours' notice to all members of the commission. All votes cast by the commission shall be recorded through a roll-call vote.
- (5) The commission shall conduct its meetings and hearings in a manner that invites wide public participation throughout the state. The commission shall use technology to provide public observation and meaningful public participation in the redistricting process during all meetings and hearings.
- (6) The commission shall adopt Mason's Manual of Legislative Procedure, newest edition, as the source of rules of decisions and procedures in all cases not otherwise provided for in the operations of its respective duties and obligations in accordance with Sections 1 to 13 of this Act.
- (7) All records of the commission shall be considered open records under KRS 61.870 to 61.884. All records and other information generated by the commission pursuant to Section 5 of this Act shall be made available to the public on the Web site established in



KRS 7.505. The commission shall conduct all of its business at open meetings and open hearings under KRS 61.805 to 61.850.

- (8) A decision on the dismissal or retention of paid staff or consultants requires the <u>affirmative roll-call vote of at least nine (9) commissioners.</u>
- (9) The commission shall have the authority to be included as the recipient of the census and population data as required by Pub. L. No. 94-171.
- (10) The commission shall elect its own chair, who is a then-current voting commissioner, by an affirmative roll-call vote of at least nine (9) commissioners. The chair shall have the authority to select his or her vice chair, who shall also be a then-current voting member of the commission.
- (11) The commission shall select a secretary, who is not a commissioner, by an affirmative roll-call vote of at least eight (8) commissioners, who shall keep a public record of all proceedings of the commission.
- (12) The commission shall have the authority to consult and work with staff of the Legislative Research Commission, which shall include the sharing of any data or software.

→SECTION 7. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:

Once the commission receives the population data as described in subsection (5) of Section 1 of this Act and the full membership of fifteen (15) members is appointed and selected, the commission shall hold at least ten (10) public hearings via a livestream video teleconference. The video teleconference shall:

- (1) Inform the public about the redistricting process and the purpose and responsibilities of the commission, and solicit information from the public about potential plans;
- (2) Provide for a dialogue of exchange between commissioners and invited members of the public; and



- (3) Be held for two (2) consecutive weeks with the following requirements:
 - (a) For the first week, the video teleconference shall commence at 10 a.m., prevailing time in Frankfort, on Monday, Wednesday, and Friday, while commencing at 7 p.m., prevailing time in Frankfort, on Tuesday and Thursday; and
 - (b) For the second week, the video teleconference shall commence at 10 a.m., prevailing time in Frankfort, on Tuesday and Thursday, while commencing at 7 p.m., prevailing time in Frankfort, on Monday, Wednesday, and Friday.

→SECTION 8. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:

- (1) Not later than December 15, 2022, and decennially thereafter, the commission shall adopt redistricting plans as required by Sections 1 to 13 of this Act for each of the following types of districts:
 - (a) State senatorial districts;
 - (b) State representative districts; and
 - (c) Congressional districts.
- (2) Before commissioners draft any proposed plans, the commission may provide testimony and hold hearings before the Interim Joint Committee on State Government.
- (3) Any resident of the Commonwealth may submit proposed and written redistricting plans to the commission. The submission of plans shall include all of the supporting documents described in subsection (1) of Section 9 of this Act. These written submissions shall be public records and shall be readily available to the public.
- (4) (a) Each proposed plan shall be submitted to the secretary of the commission no later than November 15, 2022, and decennially thereafter.
 - (b) Each commissioner shall be limited to proposing one (1) redistricting plan for each type of district, which may include those plans submitted by residents of the



Commonwealth under subsection (3) of this section.

- (c) After all proposed redistricting plans for each type of district are submitted, the commission shall publish, for notice and comment, the proposed redistricting plans with the required supporting materials pursuant to subsection (1) of Section 9 of this Act. The commission shall respond to all comments in an official capacity of record that is readily available to the public before voting to adopt any proposed plan. The proposed redistricting plans with the required supporting materials shall be published with a prominent Internet link on the Kentucky Legislature home page. The commission shall issue press releases to two (2) or more newspapers of general circulation in the state, and radio and television stations servicing plans with the required materials for public review.
- (d) Before voting to adopt any proposed plan after the November 15 deadline, the commission shall hold at least ten (10) public hearings via a livestream video teleconference for the purpose of soliciting comments from the public about the proposed plans. The video teleconference shall:
 - 1. Provide for a dialogue of exchange between commissioners and invited members of the public; and
 - 2. Be held for two (2) consecutive weeks with the following requirements:
 - a. For the first week, the video teleconference shall commence at 10 a.m., prevailing time in Frankfort, on Monday, Wednesday, and Friday, while commencing at 7 p.m., prevailing time in Frankfort, on Tuesday and <u>Thursday; and</u>
 - b. For the second week, the video teleconference shall commence at 10 a.m., prevailing time in Frankfort, on Tuesday and Thursday, while



commencing at 7 p.m., prevailing time in Frankfort, on Monday,

Wednesday, and Friday.

→SECTION 9. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:

- (1) Each proposed redistricting plan shall include but not be limited to the following:
 - (a) Census data to verify the population of each district, which shall include percentage deviation from the average district population for every district with a justification of any deviation;
 - (b) Reference materials;
 - (c) Maps and legal descriptions that include the political subdivisions of local governments;
 - (d) Man-made features, such as waterways which form the boundaries of the districts;
 - (e) Programming information used to produce and test the plan; and
 - (f) Any other supporting materials or underlying data that were used in the formation of each plan as required by subsection (2) of this section.
- (2) The commission shall abide by the following criteria in proposing and adopting each plan:
 - (a) Districts shall be of equal population, with minimum percentages of deviation, as mandated by the United States Constitution and Section 33 of the Constitution of <u>Kentucky</u>, and shall comply with the Voting Rights Act of 1965, as amended, applicable federal laws, and applicable state laws;
 - (b) Districts shall be geographically contiguous;
 - (c) Districts shall reflect the state's diverse population and communities of interest. Communities of interest may include but not be limited to populations that share cultural, historical characteristic, social, and economic interests. Communities of



interest shall not include relationships with political parties, incumbents, or political candidates;

- (d) Districts shall not provide a disproportionate advantage to any political party, which shall be measured by of an efficiency gap showing not more than two (2) seats for congressional plans and not more than eight percent (8%) for legislative plans;
- (e) Districts shall not favor or disfavor an incumbent elected official or any candidate;
- (f) Districts shall reflect consideration of local governments' boundaries;
- (g) Districts shall be reasonably compact;
- (h) Consideration of party affiliation and voting history of citizens of the Commonwealth may be used as an available source, but shall not be an established criterion from which districts are drawn; and
- (i) Previous election results may be used as an available source, but shall not be an established criteria from which districts are drawn.
- (3) The commission shall adhere to the following procedure in adopting each plan:
 - (a) Not later than December 15, 2022, and decennially thereafter, the commission shall adopt a redistricting plan for each type of district. Before voting to adopt any proposed plan, the commission shall ensure that each proposed plan is tested, using appropriate technology, for compliance with the criteria described in subsection (2) of this section. Each proposed plan that will be voted on shall include the required supporting materials under subsection (1) of this section;
 - (b) Before voting to adopt any proposed plan, the commission shall allow not less than seven (7) calendar days' public notice of each proposed plan that will be voted on, and the date, time, and location the vote will occur. The vote to adopt any proposed plan shall include a livestream video teleconference to allow for a dialogue of

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exchange between commissioners and invited members public;

- (c) A final decision of the commission to adopt a redistricting plan shall require the affirmative roll-call vote of nine (9) of the commissioners. If no plan satisfies this requirement for a type of district, the commission shall use the following procedure to adopt a plan for that type of district:
 - 1. Each commissioner may submit one (1) proposed redistricting plan for each type of district to the full commission for consideration, which may include those plans submitted by residents of this state under subsection (3) of Section 8 of this Act; and
 - 2. Each commissioner shall rank each plan submitted according to preference. Each plan shall be assigned a point value inverse to its ranking among the number of choices, giving the lowest-ranked plan one (1) point and the highest-ranked plan a point value equal to the number of plans submitted. The commission shall then adopt the redistricting plans receiving the highest total points. If plans are tied for the highest point total, the plan receiving the lowest total points shall not be considered and the process of adoption shall repeat, in accordance with this subsection, until a plan is adopted.
- (4) Not later than January 1, 2023, and decennially thereafter, the commission shall publish the adopted plans with a prominent Internet link on the Kentucky Legislature home page, which shall include the required supporting materials pursuant to subsection (1) of this section. In addition, the commission shall issue a press release to two (2) or more newspapers of general circulation in the state, and radio and television stations servicing residents of this state, announcing availability of the plans, explaining where they can be located on the Internet, and describing how the legislature will consider the plans.
- (5) Not later than January 1, 2023, and decennially thereafter, the commission shall issue a



report that is delivered to the Legislative Research Commission, which shall explain the basis on which the commission made its decisions in achieving compliance with plan requirements and shall include but not be limited to the required supporting materials pursuant to subsection (1) of this section. A commissioner who votes against a redistricting plan may submit a dissenting report which shall be issued with the commission's report.

→SECTION 10. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:

- (1) During the 2023 regular session of the General Assembly, and decennially thereafter, or an extraordinary session called by the Governor for the purposes of redistricting, the General Assembly shall consider the commission's redistricting plans for enactment into law. The General Assembly may enact or reject the commission's redistricting plans, but may not alter or amend the plans except for technical amendments, which do not alter or amend the substance of the plans.
- (2) If the General Assembly does not enact the commission's adopted redistricting plans, with each plan being separately considered, by the first Tuesday after the fourth Monday of the 2023 Regular Session, and decennially thereafter, the General Assembly, the assigned committee of jurisdiction, or either chamber rejecting the plans shall return the rejected plans to the commission and request development of new plans for the redistricting of the districts. The General Assembly, the assigned committee of jurisdiction, or either chamber rejecting the plans shall communicate to the commission its reasons for not enacting the adopted redistricting plans, and may provide recommendations.
- (3) After the return of the redistricting plans, the commission shall then draft a second set of plans for the redistricting of districts within fourteen (14) business days of the return of



the first set of plans, which shall include the reasons, if applicable, for not including the recommendations of the General Assembly, the assigned committee of jurisdiction, or either chamber rejecting the plans.

- (4) If the General Assembly does not enact the commission's second set of redistricting plans within fourteen (14) business days of the commission's submission of the second set of redistricting plans, the General Assembly, the assigned committee of jurisdiction, or either chamber rejecting the plans shall, within seven (7) business days, return the second set of plans to the commission and communicate to the commission its reasons for not enacting the second set of redistricting plans. The General Assembly is then permitted to enact its own legislation regarding the redistricting of districts.
- (5) The General Assembly shall separately consider enactment or rejection of the commission's redistricting plans for the House and Senate state legislative districts, and the United States Congressional districts.

→SECTION 11. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:

- (1) Notwithstanding any other provision of law, an employer shall not discharge, threaten to discharge, intimidate, coerce, or retaliate against any employee because of the employee's membership on the commission as a commissioner, attendance or scheduled attendance at a meeting, or any other personal obligation that requires the employee to be absent from any services or employment in which he or she is then engaged, for a reasonable time, while in service of the commission.
- (2) The commission, and all of its responsibilities, operations, functions, contractors, consultants, and employees, shall not be subject to change, transfer, reorganization, or reassignment and shall not be altered or abrogated in any manner whatsoever by the General Assembly. No other body shall be established by law to perform functions that



are the same or similar to those granted to the commission in Sections 1 to 13 of this Act.

→SECTION 12. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:

- (1) No person shall influence or attempt to influence a commissioner by coercion, bribe, <u>favor</u>, promise, inducement, or otherwise, related to any duty undertaken by a <u>commissioner in his or her capacity as a commissioner of the commission</u>.
- (2) Commission members, staff, attorneys, experts, and consultants shall not directly or indirectly solicit or accept any gift or loan of money, goods, services, or other thing of value greater than twenty dollars (\$20) for the benefit of any person or organization, which may influence the manner in which the commissioner, staff, attorney, expert, or consultant performs his or her duties.
- (3) Any person found guilty of violating this section shall be guilty of a violation and shall be subject to a fine of not more than twenty thousand dollars (\$20,000).
- (4) Comments or suggestions at public hearings or public meetings shall not be considered a violation under this section.

→SECTION 13. A NEW SECTION OF KRS CHAPTER 5 IS CREATED TO READ AS FOLLOWS:

- (1) If any provision of Sections 1 to 13 of this Act or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of this Act that can be given effect without the invalid provision or application, and to this end the provisions of Sections 1 to 13 of this Act are severable.
- (2) If the population and census data as described in subsection (5) of Section 1 of this Act are not provided to the commission by September 1, 2022, and decennially thereafter, the obligations of the commission and its deadlines shall be extended and proportional to each day past September 1 until the data is delivered to the commission.



→ Section 14. KRS 5.005 is amended to read as follows:

- (1) An action challenging the constitutionality of any legislative district created by this chapter shall be brought before a Circuit Court panel of three (3) judges, as convened pursuant to this section, which shall have exclusive jurisdiction in all matters relating to redistricting.
- (2) <u>The Advisory Redistricting Commission</u>[The Secretary of State] shall be named as[-a] defendant in any action challenging the constitutionality of any legislative district created by this chapter.
- (3) The Legislative Research Commission may intervene as a matter of right in any action challenging the constitutionality of any legislative district created by this chapter.
- (4) (a) Petitions to challenge the constitutionality of any legislative district created by this chapter may be filed with the Circuit Court clerk in the judicial circuit where the petitioner resides.
 - (b) The circuit clerk shall at once certify the challenge to the Chief Justice of the Kentucky Supreme Court. Within twenty (20) days of the certification, the Chief Justice shall randomly select three (3) current or retired Circuit Judges to convene as a panel. No judge serving on the panel shall be from the same Supreme Court district as any other judge serving on the panel.
 - (c) Any judge selected for the panel shall have all the powers and responsibilities of a regular judge of the court. In addition, one (1) of the randomly selected judges shall be named by the Chief Justice as the chief judge for the panel.
 - (d) 1. The chief judge may grant a temporary restraining order on a specific finding, based on evidence submitted, that specified irreparable damage will result if the order is not granted. The order shall remain in force only until the full panel hears and determines any petition for a preliminary injunction.
 - 2. Any action of a single judge pursuant to this section may be reviewed by the full



panel at any time before a final judgment is issued in the challenge for which the panel was convened.

- (e) 1. The challenge shall be heard and any orders shall be entered in the judicial circuit in which the petition was filed.
 - 2. If subsequent challenges to the same legislative redistricting plan are filed in the same or any other Circuit Court while the initial challenge is pending, the challenges shall be consolidated and tried together.
- (f) The panel shall decide the challenge by concurring vote of a majority of its judges, and the decision shall be subject to the same rights of appeal as in other civil actions.
- (g) A retired justice or judge serving on a panel convened under this section shall be compensated as provided by KRS 21A.110.
- → Section 15. This Act may be cited as the Fair Maps Act.".