SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4785

(SENATE AUTHORS: PORT, Oumou Verbeten, Maye Quade, Mitchell and Boldon)DATED-PGOFFICIAL STATUS03/07/202412064Introduction and first reading

03/13/2024

Introduction and first reading Referred to Elections Comm report: To pass as amended and re-refer to State and Local Government and Veterans

| 1.1 | A bill for an act |
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| 1.2 | relating to the legislature; proposing an amendment to the Minnesota Constitution, |
| 1.3 | article IV, sections 3, 5, and 12; by adding an article XV; establishing an |
| 1.4 | Independent Redistricting Commission; establishing a Redistricting Commission |
| 1.5 | Applicant Review Panel; establishing principles to be used in adopting legislative |
| 1.6 | and congressional districts; prohibiting members of the legislature from being employed or engaged for compensation as a lobbyist for a period of one year |
| 1.7 1.8 | following the end of their legislative service; amending requirements related to |
| 1.9 | the convening and conduct of regular legislative sessions; amending Minnesota |
| 1.10 | Statutes 2022, sections 2.031, by adding a subdivision; 2.731; 10A.01, subdivision |
| 1.11 | 35; proposing coding for new law in Minnesota Statutes, chapter 2; repealing |
| 1.12 | Minnesota Statutes 2022, section 2.91. |
| 1.13 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.14 | ARTICLE 1 |
| 1.15 | CONSTITUTIONAL AMENDMENTS; INDEPENDENT REDISTRICTING |
| 1.16 | COMMISSION |
| | |
| 1.17 | Section 1. CONSTITUTIONAL AMENDMENTS PROPOSED. |
| 1.18 | An amendment to the Minnesota Constitution is proposed to the people. If the amendment |
| 1.19 | is adopted, article IV, section 3, will read: |
| 1.20 | Sec. 3. At its first session after each enumeration of the inhabitants of this state made |
| 1.21 | by the authority of the United States, the legislature shall have the power to prescribe the |
| 1.22 | bounds of congressional and legislative districts. Senators shall be chosen by single districts |
| 1.23 | of convenient contiguous territory. No representative district shall be divided in the formation |
| 1.24 | of a senate district. The senate districts shall be numbered in a regular series. A senate |
| 1.25 | district must consist of two whole representative districts, labeled "A" and "B," respectively. |
| 1.26 | Article IV, section 5, will read: |

| 2.1 | Sec. 5. No senator or representative shall hold any other office under the authority of |
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| 2.2 | the United States or the state of Minnesota, except that of postmaster or of notary public. |
| 2.3 | If elected or appointed to another office, a legislator may resign from the legislature by |
| 2.4 | tendering his resignation to the governor. |
| 2.5 | No senator or representative may be employed as a lobbyist, or otherwise receive |
| 2.6 | compensation for services as a lobbyist, while seated in the legislature and for a period of |
| 2.7 | one year following the end of the senator or representative's legislative service. "Lobbyist" |
| 2.8 | shall be defined by law. |
| 2.9 | Article IV, section 12, will read: |
| 2.10 | Sec. 12. The legislature shall meet at the seat of government in regular session in each |
| 2.11 | biennium at the times prescribed by law for not exceeding a total of 120 legislative days. |
| 2.12 | The legislature shall not meet in regular session, nor in any adjournment thereof, after the |
| 2.13 | first Monday following the third Saturday in May of any year. After meeting at a time |
| 2.14 | prescribed by law, the legislature may adjourn to another time. "Legislative day" shall be |
| 2.15 | defined by law. A special session of the legislature may be called by the governor on |
| 2.16 | extraordinary occasions. |
| 2.17 | Neither house during a session of the legislature shall adjourn for more than three days |
| 2.18 | (Sundays excepted) nor to any other place than that in which the two houses shall be |
| 2.19 | assembled without the consent of the other house except upon notice by message to the |
| 2.20 | other house. |
| 2.21 | Article XV shall be added to read: |
| 2.22 | ARTICLE XV |
| 2.23 | INDEPENDENT REDISTRICTING COMMISSION |
| 2.24 | Section 1. By December 31 of the year following a federal decennial census, an |
| 2.25 | Independent Redistricting Commission shall adopt boundaries of congressional and legislative |
| 2.26 | districts. The commission is established within the legislative department and consists of |
| 2.27 | the following members: |
| 2.28 | (1) five members who support the first political party; |
| 2.29 | (2) five members who support the second political party; and |
| 2.30 | (3) five members who do not affiliate with either the first political party or the second |
| 2.31 | political party. |

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| 3.1 | For purposes of this constitution and any subsequent enabling law, the "first political |
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| 3.2 | party" means the political party receiving the highest number of combined votes for state |
| 3.3 | constitutional offices and United States Senate during the period since a statewide legislative |
| 3.4 | district plan was last ordered or adopted, aggregated across all elections conducted during |
| 3.5 | that period; and the "second political party" means the political party receiving the |
| 3.6 | second-highest number of combined votes for state constitutional offices and United States |
| 3.7 | Senate during the period since a statewide legislative district plan was last ordered or adopted, |
| 3.8 | aggregated across all elections conducted during that period. |
| 3.9 | Sec. 2. A commission member must be a resident of Minnesota, have continuously |
| 3.10 | resided in Minnesota during the current year and the immediately preceding six years, and |
| 3.11 | be eligible to vote in Minnesota. |
| 3.12 | The following individuals are ineligible to serve on the Independent Redistricting |
| 3.13 | Commission, on the Redistricting Commission Applicant Screening Panel, or as |
| 3.14 | administrative, professional, or technical staff or consultants to either the commission or |
| 3.15 | screening panel: |
| 3.16 | (1) current federal, state, or local elected officials, and their immediate family members; |
| 3.17 | (2) current appointed officials who are defined by law as public officials, and their |
| 3.18 | immediate family members; |
| 3.19 | (3) individuals who have served in any federal, state, or local elected office or appointed |
| 3.20 | position defined by law as a public official in Minnesota during the current year and |
| 3.21 | immediately preceding six years, and their immediate family members; |
| 3.22 | (4) individuals who have been a candidate for any federal, state, or local elective office |
| 3.23 | in Minnesota during the current year and the immediately preceding six years, and their |
| 3.24 | immediate family members; |
| 3.25 | (5) individuals who have served as an officer, paid consultant, or contractor to any |
| 3.26 | political party, political action committee, or campaign committee at the federal, state, or |
| 3.27 | local level for any period during the current year or the immediately preceding six years, |
| 3.28 | and their immediate family members; |
| 3.29 | (6) individuals who have served as a staff member, paid consultant, or contractor for |
| 3.30 | any elected official or candidate for any federal, state, or local office for any period during |
| 3.31 | the current year and the immediately preceding six years, and their immediate family |
| 3.32 | members; and |

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- 4.1 (7) individuals who have been a lobbyist registered with the state of Minnesota or the
 4.2 federal government for any period during the current year and the immediately preceding
 4.3 six years, and their immediate family members.
- Sec. 3. No later than January 1 of the year of a decennial census, the chief justice of the 4.4 supreme court must appoint two retired judges who served a federal, state, or Tribal court 4.5 of jurisdiction in Minnesota to a Redistricting Commission Applicant Screening Panel. One 4.6 of these appointees must support the first political party, and one of these appointees must 4.7 support the second political party. The two appointees of the chief justice must mutually 4.8 agree on one additional retired federal, state, or Tribal court judge who is not affiliated with 4.9 either the first political party or the second political party, to serve as the third member of 4.10 the panel and as its chair. Each member of the panel must commit to conduct the work of 4.11 the panel in a fair and impartial manner, and must not attempt to create an advantage in the 4.12 applicant screening process for any political party. The purpose of the Redistricting 4.13 Commission Applicant Screening Panel is to solicit applications from members of the public 4.14 for service on the Independent Redistricting Commission, to review applications to determine 4.15 each applicant's qualifications, conflicts of interest, party affiliation, relevant experiences 4.16 and skills, community ties, and commitment to impartiality, compromise, and fairness, and 4.17 to establish pools of well-qualified candidates to be used in selecting commission members 4.18 by random lot. 4.19 No later than July 1 of the year of a decennial census, the screening panel must close 4.20 the application period and select, by majority vote of the panel, a pool of 30 qualified 4.21 applicants to serve in the role of a commission member supporting the first political party; 4.22 a pool of 30 qualified applicants to serve in the role of a commission member supporting 4.23 the second political party; and a pool of 30 qualified applicants to serve in the role of a 4.24 commission member who does not affiliate with either the first political party or the second 4.25 political party. To the extent practicable, the screening panel must ensure that each applicant 4.26 pool consists of well-qualified applicants and reflects the gender, socioeconomic, age, racial, 4.27 language, ethnic, and geographic diversity of the state. Each congressional district must be 4.28 4.29 represented by at least three applicants in each applicant pool. The panel must make public the name, the current place of residence, and the partisan affiliation, if any, of each person 4.30 selected for an applicant pool. The panel must make this information available on its website 4.31 and provide a portal for the submission of public comments on each applicant. Submitted 4.32 comments may only be viewed by the panel's members. The panel must itself, or by contract 4.33 with a professional search firm, conduct and publicly broadcast individual screening 4.34
- 4.35 interviews with the applicants identified in each pool. The purpose of the screening interview

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must be to examine the applicant's qualifications, conflicts of interest, party affiliation, 5.1 relevant experiences and skills, community ties, and commitment to impartiality, compromise, 5.2 5.3 and fairness. After reviewing the public comments and conducting interviews, but no later than 5.4 September 15 of the year of a decennial census, the screening panel must select and publish 5.5 a list of finalists who are well-qualified and collectively reflect a geographically and 5.6 demographically representative cross section of the state. The list of finalists must include 5.7 5.8 15 applicants who support the first political party, 15 applicants who support the second political party, and 15 applicants who do not affiliate with either the first or second political 5.9 5.10 party. No later than October 15 of the year of a decennial census, the chair of the screening 5.11 panel must choose, by random lot in a public meeting, three applicants from the pool of 15 5.12 finalists supporting the first political party, three applicants from the pool of 15 finalists 5.13 supporting the second political party, and three applicants from the pool of 15 finalists that 5.14 do not affiliate with either the first political party or the second political party. The chosen 5.15

3.15 do not annate with entrer the first political party of the second political party. The chosen

applicants shall be seated as members of the Independent Redistricting Commission. The
 chair of the screening panel must convene the first meeting of the commission no later than

5.18 30 days after the members chosen by random lot have been selected. No later than 60 days

5.19 following its first meeting, the seated Independent Redistricting Commission members must

5.20 <u>convene and assess the demographic and geographic diversity of the nine members and</u>

5.21 must review and select, by majority vote, a total of six additional members, two members

5.22 from each of the pools of applicants selected by the Redistricting Commission Applicant
5.23 Screening Panel to be seated. The six additional members shall be chosen to ensure the

5.24 commission reflects this state's diversity, including but not limited to racial, ethnic,

5.25 geographic, and gender diversity. It is not intended that formulas or specific ratios be applied

5.26 for this purpose. At least one member of the commission supporting the first party and one

5.27 <u>member for the commission supporting the second party must</u> vote in favor of each member

5.28 seated from the pool of applicants that do not affiliate with either the first political party or

5.29 the second political party. In the event of an impasse, the chair of the Redistricting

5.30 <u>Commission Applicant Screening Panel must choose any remaining members by lot from</u>

among the applicable pool of applicants established by the panel. The Independent

5.32 <u>Redistricting Commission may not conduct further business until all commission members</u>

5.33 <u>have been chosen and seated.</u>

- 5.34 <u>A member of the commission may be removed, for cause, by a vote of 12 members,</u>
- 5.35 including the affirmative vote of at least one member supporting the first political party,

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| 6.1 | one member supporting the second political party, and one member that is not affiliated |
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| 6.2 | with either the first or second political party. Standards for removal and the ethical conduct |
| 6.3 | of commission members may be further provided by law. The chief justice of the supreme |
| 6.4 | court must fill a vacancy on the commission by random lot, from among the pool of |
| 6.5 | applicants selected by the screening panel that corresponds to the party affiliation of the |
| 6.6 | vacating member. The selection process must be open for public viewing. |
| 6.7 | A commission member may not be seated as a member of the house of representatives |
| 6.8 | or the senate during any year in which a district map adopted by the commission on which |
| 6.9 | the member served is in effect. |
| 6.10 | Sec. 4. The commission must elect a chair, vice-chair, and other officers from among |
| 6.11 | its members. A quorum of the commission is nine members. |
| 6.12 | The commission must adopt a schedule of public hearings and other hearing and |
| 6.13 | administrative procedures to guide the conduct of its work. The schedule and procedures |
| 6.14 | must be designed in favor of transparency, and to maximize opportunities for public |
| 6.15 | participation and public comment on the commission's work. The commission must solicit |
| 6.16 | public comment on the locations to be used for public hearings before a schedule is adopted. |
| 6.17 | The commission must solicit public comment on its map drawing process, its methods |
| 6.18 | of applying the required principles, and on the maps proposed by commission members. It |
| 6.19 | must also provide opportunities for members of the public to submit proposed maps and |
| 6.20 | proposed methods of applying the required principles and allow opportunities in a public |
| 6.21 | meeting for other members of the public to review and comment on those proposed maps |
| 6.22 | and methods of applying the required principles. |
| 6.23 | Consistent with available technology, the commission must provide opportunities for |
| 6.24 | the public to view and participate in commission meetings by electronic means, and to |
| 6.25 | access the work of the commission in multiple languages. |
| 6.26 | A redistricting plan must not be adopted unless the commission has conducted at least |
| 6.27 | two public hearings in each congressional district at which an opportunity for public comment |
| 6.28 | is provided, including one public hearing before any map is drawn, and one public hearing |
| 6.29 | after a proposed map is made public. To be adopted, a redistricting plan must be approved |
| 6.30 | in a public meeting by at least nine members, including at least two who support the first |
| 6.31 | political party, two who support the second political party, and one who does not affiliate |
| 6.32 | with either the first or second political parties. A vote on a final redistricting plan may not |
| 6.33 | occur unless the final plan has been publicly posted for at least 14 days. At a meeting where |
| 6.34 | a redistricting plan is proposed for final adoption, the commission may only amend the plan |
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| for the purpose | e of making technic | al corrections. T | The meaning of a tech | nical correction, and | | | |
| procedures for adopting technical corrections after the commission has expired, may be | | | | | | | |
| provided by la | IW. | | | | | | |
| The comm | ission must adopt a | final redistricti | ng plan no later than | December 31 of the | | | |
| year following | ar following a decennial census. Each adopted plan, along with a report summarizing the | | | | | | |
| commission's | mmission's work on the plan, how it responds to public input received by the commission, | | | | | | |
| and how it adl | neres to the requirer | nents of this con | nstitution and other ap | oplicable law, must | | | |
| be filed with t | he secretary of state | no later than se | even days following i | ts adoption. | | | |
| The comm | ission must hire nec | essary administ | rative, professional, a | und technical staff to | | | |
| assist the com | mission in its work. | Any staff empl | loyed by the commiss | tion must report to | | | |
| the commissio | on and owe a duty o | f care and duty | of loyalty to the com | mission as a whole. | | | |
| Staff must be s | screened for potentia | al biases or cont | flicts of interest and m | nust demonstrate the | | | |
| necessary exp | erience, expertise, a | nd skills in the | conduct of redistricting | ng. | | | |
| A redistric | ting plan adopted by | the commission | n is effective beginnin | g at the state general | | | |
| election held t | he second year follo | owing the feder | al decennial census a | nd thereafter, until | | | |
| new district pl | ans are adopted. Th | e commission e | expires when both leg | islative and | | | |
| congressional | redistricting plans h | nave been adopt | ed and filed with the | secretary of state, | | | |
| out may be rea | constituted as requin | red by this cons | titution. | | | | |
| <u>Sec. 5.</u> Co | ngressional and leg | islative districts | s must be drawn in ac | cordance with the | | | |
| principles liste | ed in this section. If | districts cannot | be drawn fully in acc | cordance with all | | | |
| principles, pri | ority must be given | to the principle | s in the order in whic | h they are listed, | | | |
| except when d | oing so would viola | te federal law, ir | cluding requirements | of the United States | | | |
| Constitution a | nd the federal Votin | g Rights Act of | 1965, as amended. | | | | |
| Each cong | ressional district mu | ist be as nearly | equal in total populat | ion as practicable. | | | |
| Each legislativ | ve district must be s | ubstantially equ | al in total population | . The maximum | | | |
| permissible de | eviation for a legisla | tive district is th | ree percent, plus or n | ninus, from the total | | | |
| population of | the ideal district. Th | e population co | unts used for purpose | s of drawing district | | | |
| maps must be | the block populatio | n counts provid | ed to the state under | Public Law 94-171, | | | |
| or a successor | law, after each deco | ennial census, s | ubject to the correction | on of any errors | | | |
| acknowledged | by the United State | es Census Burea | u, and as adjusted to a | allocate each person | | | |
| incarcerated in | n a state or federal co | orrectional facil | ity to the census bloc | k of the person's last | | | |
| known addres | s, if the person has a | a last known ad | dress in Minnesota, a | nd to exclude | | | |
| incarcerated p | ersons whose last k | nown address is | s not located in Minne | esota or who do not | | | |

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| 8.1 | have a last known address. The legislature may provide procedures by law for the conduct |
| 8.2 | of these allocations and exclusions. |
| 8.3 | Districts must provide, at a minimum: |
| 8.4 | (1) the equal opportunity of racial, ethnic, and language minorities to participate in the |
| 8.5 | political process and to elect candidates of their choice, whether alone or in coalition with |
| 8.6 | others; and |
| 8.7 | (2) sizable racial, ethnic, and language minorities who constitute less than a voting-age |
| 8.8 | majority of a district with an opportunity to substantially influence the outcome of an election. |
| 8.9 | Federally recognized American Indian Tribal reservations may only be divided if: |
| 8.10 | (1) the division occurs because a portion of the reservation is not contiguous with another |
| 8.11 | portion of the reservation; or |
| 8.12 | (2) despite the division, the known population of the reservation remains wholly located |
| 8.13 | within a single district. |
| 8.14 | Districts must minimize the division of identifiable communities of interest. A community |
| 8.15 | of interest may include a racial, ethnic, or linguistic group or any group with shared |
| 8.16 | experiences or concerns, including but not limited to geographic, regional, social, cultural, |
| 8.17 | historic, socioeconomic, occupational, trade, or transportation interests. Communities of |
| 8.18 | interest do not include relationships with political parties, incumbents, or candidates. A |
| 8.19 | political subdivision is not, by itself, a community of interest. Where communities of interest |
| 8.20 | overlap, greater consideration must be given to those communities of interest whose |
| 8.21 | representational needs would be most benefited from the community's inclusion in a single |
| 8.22 | district. |
| 8.23 | Each district must be contiguous. Contiguity by water is sufficient if the water is not a |
| 8.24 | serious obstacle to travel within the district. A district with areas that touch only at a point |
| 8.25 | is not contiguous. |
| 8.26 | Districts must minimize the division of counties, cities, school districts, and towns to |
| 8.27 | the extent practicable. |
| 8.28 | Sec. 6. A redistricting plan must not purposely favor or disfavor a candidate or |
| 8.29 | incumbent. The statewide proportion of districts in each redistricting plan that favor a |
| 8.30 | political party must correspond closely to the statewide partisan preferences for the voters |
| 8.31 | of Minnesota for that party. |

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| 9.1 | The statewic | le proportion of dist | ricts in each re | districting plan that fa | vor a political party | | |
| 9.2 | must be determ | | | | <u>_</u> | | |
| 9.3 | (1) calculating the number of districts in the redistricting plan that would have been won | | | | | | |
| 9.4 | by the candidates representing the first political party and the second political party using | | | | | | |
| 9.5 | | · · | | ž Š | <u> </u> | | |
| 9.6 | | the two-party vote in each statewide partisan general election held in the preceding six years for which precinct-level data is available; | | | | | |
| 9.7 | (2) dividing | each of these numb | ers by the tota | l number of districts i | n the redistricting | | |
| 9.8 | <u> </u> | | - | listricting plan that wo | | | |
| 9.9 | - | | | and the second politi | | | |
| 9.10 | general election | i; and | | | | | |
| 9.11 | (3) calculati | ng the median of the | ese proportion | s for each political par | rty. | | |
| 9.12 | The statewic | de partisan preferenc | ces of the vote | rs of Minnesota must | be determined by: | | |
| 9.13 | (1) calculati | ng the proportion of | the statewide | two-party vote receive | d by the candidates | | |
| 9.14 | representing the | e first political party | and the second | l political party in each | n statewide partisan | | |
| 9.15 | general election | held in the preceding | ng six years fo | or which precinct-leve | l data is available; | | |
| 9.16 | and | | | | | | |
| 9.17 | (2) calculati | ng the median of the | ese proportion | s for each political par | rty. | | |
| 9.18 | To "correspo | ond closely" means | that the statew | vide proportion of dist | ricts in each | | |
| 9.19 | redistricting pla | in that favor each po | litical party d | eviates by no more that | an three percentage | | |
| 9.20 | points in either | direction, or if this i | s arithmetical | ly impossible, by the s | smallest possible | | |
| 9.21 | proportion that | is larger than three pe | ercentage poin | ts, from the statewide p | partisan preferences | | |
| 9.22 | of the voters of | Minnesota. | | | | | |
| 9.23 | Sec. 7. If th | e Independent Redi | stricting Com | mission fails to adopt | a final redistricting | | |
| 9.24 | plan by Decem | ber 31 of the year fo | llowing a dec | ennial census, each me | ember of the | | |
| 9.25 | commission ma | y submit, within five | e business day | s, no more than one pro | oposed redistricting | | |
| 9.26 | plan for each re | districting plan that | is the subject | of impasse for a total v | vote runoff process. | | |
| 9.27 | Each commissi | oner must rank all s | ubmitted redis | tricting plans in decre | asing order of | | |
| 9.28 | preference. The | submitted redistrict | ting plan that | wins a total vote runof | f shall be the final | | |
| 9.29 | adopted redistri | cting plan. The chai | r of the comm | ission must conduct th | he total vote runoff | | |
| 9.30 | process and sel | ect the final redistric | cting plan in a | public meeting. In the | e event of a tie, the | | |
| 9.31 | chair must selec | et, by lot, the final re | edistricting pla | n from among the tied | l plans, in the same | | |
| 9.32 | public meeting. | | | | | | |

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Sec. 8. The supreme court shall have exclusive, original jurisdiction in all cases alleging 10.1 that a redistricting plan adopted by the commission fails to comply with this article or other 10.2 applicable law. The commission shall have exclusive standing to defend any action 10.3 challenging the adoption of a redistricting plan, and notwithstanding its expiration, may 10.4 reconstitute itself under its own authority for this purpose. 10.5 If the supreme court or other court of jurisdiction determines that an adopted redistricting 10.6 10.7 plan does not comply with the requirements of this article or other applicable law, the 10.8 commission may be reconstituted by court order, or may reconstitute itself under its own authority, for the purpose of adopting a compliant plan. The membership of the reconstituted 10.9 commission must be the same membership that adopted the noncompliant plan, subject to 10.10 the filling of vacancies as provided in this article. If, after the commission has been 10.11 reconstituted, the court finds that a newly adopted redistricting plan does not comply with 10.12 the requirements of this article, the court may order other appropriate relief, including 10.13 drawing and ordering new districts under its own authority. A redistricting plan ordered by 10.14 10.15 the supreme court must conform to the requirements of sections 5 and 6. Sec. 9. If any provision of this article, or a subsequent enabling law, is found to be 10.16 10.17 unconstitutional and void, the remaining provisions of this article or the subsequent enabling law remain valid, unless the court finds the valid provisions are so essentially and inseparably 10.18 10.19 connected with, and dependent upon, the void provisions that the court cannot presume the remaining valid provisions would have been enacted without the void one, or unless the 10.20 court finds that the remaining valid provisions, standing alone, are incomplete and incapable 10.21

10.22 of being executed in accordance with their intent.

10.23 Sec. 2. <u>SUBMISSION TO VOTE</u>RS.

10.24 (a) The proposed amendment must be submitted to the people at the 2024 general election.

- 10.25 <u>The question submitted must be:</u>
- 10.26 "Shall the Minnesota Constitution be amended to require an independent redistricting
- 10.27 commission to adopt boundaries for congressional and legislative districts following a
- 10.28 decennial census; to prohibit members of the legislature from serving as lobbyists while in
- 10.29 office and for a period of one year after leaving office; and to amend requirements related
- 10.30 to the timing and process for convening regular legislative sessions?

| 10.31 | <u>Yes</u> |
|-------|-------------|
| 10.32 | <u>No "</u> |

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| 11.1 | (b) The b | allot question title rea | quired under N | Ainnesota Statutes, sect | tion 204D.15, |
| 11.2 | subdivision 1, must be "Conflict of Interest - Legislative Reform." | | | | |
| 11.3 | | | ARTICI | JE 2 | |
| 11.4 | IND | DEPENDENT REDI | | COMMISSION; STA | TUTORY |
| 11.5 | |] | IMPLEMEN' | TATION | |
| 11.6 | Section 1. | Minnesota Statutes 20 | 022, section 2 | .031, is amended by add | ding a subdivision |
| 11.7 | to read: | | | | |
| 11.8 | Subd. 3. 1 | Numbering. Legislati | ve districts mu | st be numbered in a regu | lar series, beginning |
| 11.9 | with House o | of Representatives Dis | trict 1A in the | northwest corner of the s | state and proceeding |
| 11.10 | across the sta | ate from west to east, | north to south | a. In a county that inclue | des more than one |
| 11.11 | whole senate | e district, the districts | must be numb | pered consecutively. | |
| 11.12 | EFFECT | TIVE DATE. This se | ction is effecti | ve January 1, 2030, if t | he constitutional |
| 11.13 | amendments | in article 1 are adopt | ed. | | |
| | | | | | |
| 11.14 | Sec. 2. Mir | nnesota Statutes 2022 | , section 2.73 | l, is amended to read: | |
| 11.15 | 2.731 NU | JMBER OF DISTRI | ICTS. | | |
| 11.16 | The state | of Minnesota is divid | led into eight | congressional districts, | each of which is |
| 11.17 | entitled to el | ect one representative | e to the Congr | ess of the United States | of America. |
| 11.18 | Congression | al district numbers m | ust begin with | the first district in the | southeast corner of |
| 11.19 | the state and | end with the district | with the highe | est number in the northe | east corner of the |
| 11.20 | state. | | | | |
| 11.21 | EFFEC 1 | TIVE DATE. This se | ction is effecti | ve January 1, 2030, if t | he constitutional |
| 11.22 | amendments | in article 1 are adopt | ed. | | |
| | | | | | |
| 11.23 | Sec. 3. [2.94 | 4] REDISTRICTING | <u>GCOMMISSI</u> | ON APPLICANT SCR | <u>EENING PANEL.</u> |
| 11.24 | Subdivisi | ion 1. Application. T | his section est | ablishes and implemen | ts the Redistricting |
| 11.25 | Applicant Sc | reening Panel consist | ent with article | e XV of the Minnesota C | Constitution. Except |
| 11.26 | where otherw | vise provided, the terr | ns used in this | section are defined con | sistently with those |
| 11.27 | as used in the | e Minnesota Constitu | tion, article X | <u>V.</u> | |
| 11.28 | Subd. 2. | Appointments; first | meeting; con | pensation. (a) No late | r than January 1 of |
| 11.29 | the year of a | decennial census, the | e chief justice | of the supreme court m | ust appoint two |
| 11.30 | retired federa | al or state judges to ser | rve on the Red | istricting Commission A | Applicant Screening |
| 11.31 | Panel. The cl | hief justice must desig | gnate one of th | e retired judges to conv | ene the panel's first |

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| 12.1 | meeting. The fi | irst meeting must l | be convened no | later than February 1: | 5 of the year of a |
| 12.2 | | | | ear, the two appointed | |
| 12.3 | third retired fee | leral or state judge | to complete the | e panel's membership. | <u> </u> |
| 12.4 | (b) Member | rs of the panel may | / be compensate | d and receive expens | e reimbursement as |
| 12.5 | provided by see | ction 15.0575, sub | division 3. | | |
| 12.6 | Subd. 3. Et | hics: conflicts of i | nterest: ex par | te communications. | (a) Members of the |
| 12.7 | | | | 10A. In addition to th | |
| 12.8 | • • | | • | accept a gift as define | • |
| 12.9 | | | • • | ongress, or a staff me | |
| 12.10 | of the legislatur | C | | | |
| 12.11 | (b) Member | rs of the papel may | v not communic | ate with a member of | the legislature a |
| 12.11 | <u> </u> | | | ber of the legislature | |
| 12.12 | the panel's wor | | | | |
| | | | 1 | 1 • .1 • 11 | |
| 12.14 | <u></u> | | | during the period beg | |
| 12.15 | • | •• | | nel member has comp | • |
| 12.16 | | | | ember of Congress, o | |
| 12.17 | | | | give a gift, promise a f | |
| 12.18 | in communicat | ion that a panel me | mber is prohibit | ed from receiving un | der this subdivision, |
| 12.19 | and must not re | equest another pers | son to give a gif | t, promise a future gif | ît, or engage in |
| 12.20 | communication | with a panel mem | ber, directly or | indirectly, in an attem | pt to circumvent the |
| 12.21 | prohibitions of | this subdivision. | | | |
| 12.22 | <u>Subd. 4.</u> Ot | itreach and solici | tation of applic | ations. The panel mu | ist develop and |
| 12.23 | implement an c | outreach plan to in | form the public | about the work of the | Independent |
| 12.24 | Redistricting C | ommission and to | encourage inter | ested persons to apply | y for appointment. |
| 12.25 | The panel must | t make an applicati | ion form availab | le for this purpose. T | he panel must make |
| 12.26 | reasonable effo | orts to ensure the a | pplication proce | ss is widely publicize | ed and distributed |
| 12.27 | through media | and other available | e channels, with | a goal of facilitating | a large application |
| 12.28 | pool consisting | of well-qualified | individuals who | reflect a geographica | ally and |
| 12.29 | demographical | ly representative c | ross section of t | he state. Information | about the work of |
| 12.30 | the commission | n and the application | on process must | be made available in | multiple languages. |
| 12.31 | The panel must | consult with the st | ate demographe | r for the purpose of en | suring that materials |
| 12.32 | in accessible la | nguages are target | ed to appropriat | e regions of the state. | |
| 12.33 | <u>Subd. 5.</u> Ap | plication content | s; required dis | closures. In addition | to other information |
| 12.34 | as determined b | y the panel, the app | plication for mer | nbership on the Indep | endent Redistricting |
| | | | | | |

| 13.1 | Commission must require each applicant to disclose the information required by section |
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| 13.2 | 10A.09, and the following: |
| 13.3 | (1) contributions made by the applicant to federal, state, or local candidates for elective |
| 13.4 | office, political parties, and political committees, including direct and in-kind contributions |
| 13.5 | during the current year and immediately preceding six years; |
| 13.6 | (2) the applicant's history of partisan affiliations, including primary ballots voted, |
| 13.7 | nonmonetary contributions to political campaigns, and any other political engagement, |
| 13.8 | including but not limited to involvement in political campaigns or other political organizations |
| 13.9 | whether paid or volunteer; |
| 13.10 | (3) the identity of any family members who would be ineligible to serve on the |
| 13.11 | commission according to the requirements of this constitution; |
| 13.12 | (4) personal or professional relationships with persons during the current year or the |
| 13.13 | immediately preceding six years who would be ineligible to serve on the commission |
| 13.14 | according to the requirements of this constitution; and |
| 13.15 | (5) any financial or other information that may be required by law. |
| 13.16 | These disclosures must be posted on the panel's website. |
| 13.17 | Subd. 6. Open meetings; data practices. The panel is subject to chapters 13 and 13D. |
| 13.18 | Data on applicants for appointment to the commission are governed by section 13.601, |
| 13.19 | subdivision 3, except that data required to be disclosed under this section or the Minnesota |
| 13.20 | Constitution, article XV, is also public. Comments submitted by members of the public |
| 13.21 | about applicants for appointment to the commission are private data, as defined in section |
| 13.22 | 13.02, subdivision 12, on the member of the public who submitted the comment. |
| 13.23 | Subd. 7. General powers; staffing and professional services. (a) The panel has the |
| 13.24 | powers necessary to carry out its responsibilities as required by the constitution and this |
| 13.25 | chapter. The panel may employ nonpartisan staff and enter other agreements to secure |
| 13.26 | necessary administrative, professional, and technical services as it deems necessary. Staff |
| 13.27 | employed by the panel serve in the unclassified service and owe a duty of care and duty of |
| 13.28 | loyalty to the panel as a whole. Staff, and any other person retained by the panel for the |
| 13.29 | purpose of providing professional support, must be screened for potential biases and conflicts |
| 13.30 | of interest and must demonstrate the experience, expertise, and skills necessary to assist the |
| 13.31 | panel in its work. |
| 13.32 | (b) Prior to January 1 in the year of the decennial census, the director of the Legislative |
| 13.33 | Coordinating Commission must contract with a consultant who will provide the panel with |

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13.33 Coordinating Commission must contract with a consultant who will provide the panel with

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| 14.1 | operational and logistical support. The Legislative Coordinating Commission must assist |
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| 14.2 | the panel in hiring additional staff and securing adequate office and meeting space. |
| 14.3 | Subd. 8. Expiration. The panel expires upon its certification to the chief justice of the |
| 14.4 | supreme court that it has established and transmitted to the chief justice and to the |
| 14.5 | Independent Redistricting Commission its pools of applicants for appointment to the |
| 14.6 | commission consistent with the requirements of this section and the Minnesota Constitution, |
| 14.7 | article XV, except that the panel chair must continue to perform any duties required by the |
| 14.8 | Minnesota Constitution, this section, and section 2.95, as applicable. |
| 14.9 | Subd. 9. Account established; appropriation. (a) A redistricting commission applicant |
| 14.10 | screening panel account is created in the special revenue fund. Money in the account is |
| 14.11 | appropriated to the Redistricting Commission Applicant Screening Panel to fulfill the |
| 14.12 | requirements of this section. |
| 14.13 | (b) Unless otherwise provided by law, in each fiscal year ending in zero, \$ is |
| 14.14 | transferred from the general fund to the redistricting commission applicant screening panel |
| 14.15 | account. The commissioner of management and budget must transfer to the general fund |
| 14.16 | any balance remaining in the account 120 days after the Independent Redistricting |
| 14.17 | Commission established under section 2.95 expires. |
| 14.18 | EFFECTIVE DATE. This section is effective January 1, 2030, if the constitutional |
| 14.19 | amendments in article 1 are adopted. |
| | |
| 14.20 | Sec. 4. [2.95] INDEPENDENT REDISTRICTING COMMISSION. |
| 14.21 | Subdivision 1. Application. This section establishes and implements the Independent |
| 14.22 | Redistricting Commission consistent with article XV of the Minnesota Constitution. Except |
| 14.23 | where otherwise provided: |
| 14.24 | (1) the terms used in this section are defined consistently with those as used in the |
| 14.25 | Minnesota Constitution, article XV; and |
| 14.26 | (2) the dates referenced in this section refer to those dates in the year following a federal |
| 14.27 | decennial census. |
| 14.28 | Subd. 2. Appointments; first meeting; compensation and removal. (a) No later than |
| 14.29 | October 15 of the year of a decennial census, the chief justice of the supreme court must |
| 14.30 | select by random lot the members of the Independent Redistricting Commission from among |
| 14.31 | the applicant pools established by the Redistricting Commission Applicant Review Panel, |
| 14.32 | consistent with the requirements of the Minnesota Constitution, article XV. |
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| 15.1 | (b) No later than November 15 of the year of a decennial census, the chair of the |
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| 15.2 | Redistricting Commission Applicant Review Panel must convene the first meeting of the |
| 15.3 | commission. The panel chair must preside at commission meetings until a commission chair |
| 15.4 | is elected, but the panel chair is not a commission member and, except for ministerial |
| 15.5 | functions required by law and necessary to facilitate its organization, must not otherwise |
| 15.6 | participate in the commission's work. The commission must be fully seated and must elect |
| 15.7 | a chair and other officers from among all appointed members no later than 60 days following |
| 15.8 | its first meeting. |
| 15.9 | (c) Members of the commission are entitled to compensation and expense reimbursement, |
| 15.10 | consistent with the amounts provided by section 15.0575, subdivision 3. |
| 15.11 | (d) A member of the commission may only be removed for cause by a vote of 12 |
| 15.12 | members, including the vote of at least one member supporting the first political party, one |
| 15.13 | member supporting the second political party, and one member that is not affiliated with |
| 15.14 | either the first or second political party. Prior to a vote to remove a member, the commission |
| 15.15 | must provide notice, a public hearing, and an opportunity for members of the public to |
| 15.16 | comment on the proposed removal. Cause for removal includes but is not limited to the |
| 15.17 | following: |
| 15.18 | (1) knowing failure to disclose information required by law; |
| 15.19 | (2) willful disregard for the requirements governing the conduct of redistricting provided |
| 15.20 | by the constitution or applicable law; |
| 15.21 | (3) wanton and willful neglect of duty or gross misconduct or malfeasance in office; |
| | |
| 15.22 | (4) a member's incapacity or inability to perform required duties; |
| 15.22 | (4) a member's incapacity or inability to perform required duties;(5) any action that undermines the public's trust in the commission or in the conduct of |
| | |
| 15.23 | (5) any action that undermines the public's trust in the commission or in the conduct of |
| 15.23 15.24 | (5) any action that undermines the public's trust in the commission or in the conduct of a fair redistricting process; |
| 15.23 15.24 15.25 | (5) any action that undermines the public's trust in the commission or in the conduct of a fair redistricting process; (6) engaging in ex parte communication about the work of the commission with a member |
| 15.23 15.24 15.25 15.26 | (5) any action that undermines the public's trust in the commission or in the conduct of a fair redistricting process; (6) engaging in ex parte communication about the work of the commission with a member of the legislature, a member of Congress, or a staff member to a member of the legislature |
| 15.23 15.24 15.25 15.26 15.27 | (5) any action that undermines the public's trust in the commission or in the conduct of a fair redistricting process; (6) engaging in ex parte communication about the work of the commission with a member of the legislature, a member of Congress, or a staff member to a member of the legislature or Congress, in violation of this section; and |
| 15.23 15.24 15.25 15.26 15.27 15.28 | (5) any action that undermines the public's trust in the commission or in the conduct of a fair redistricting process; (6) engaging in ex parte communication about the work of the commission with a member of the legislature, a member of Congress, or a staff member to a member of the legislature or Congress, in violation of this section; and (7) missing three consecutive commission meetings. |
| 15.23 15.24 15.25 15.26 15.27 15.28 15.29 | (5) any action that undermines the public's trust in the commission or in the conduct of a fair redistricting process; (6) engaging in ex parte communication about the work of the commission with a member of the legislature, a member of Congress, or a staff member to a member of the legislature or Congress, in violation of this section; and (7) missing three consecutive commission meetings. Subd. 3. Ethics; conflicts of interest; ex parte communications. (a) Members of the |
| 15.23 15.24 15.25 15.26 15.27 15.28 15.29 15.30 | (5) any action that undermines the public's trust in the commission or in the conduct of a fair redistricting process; (6) engaging in ex parte communication about the work of the commission with a member of the legislature, a member of Congress, or a staff member to a member of the legislature or Congress, in violation of this section; and (7) missing three consecutive commission meetings. Subd. 3. Ethics; conflicts of interest; ex parte communications. (a) Members of the commission are public officials for purposes of chapter 10A. In addition to the prohibitions |

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| 16.1 | (b) Members of the commission may not communicate with a member of the legislature |
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| 16.2 | a member of Congress, or a staff member to a member of the legislature or Congress, about |
| 16.3 | the commission's work. A staff member to a member of the legislature may communicate |
| 16.4 | with a staff member to the commission to the extent required to fulfill a duty of the |
| 16.5 | constitution or this chapter. |
| | |

(c) The prohibitions in this subdivision apply during the period beginning at the time of 16.6 the member's appointment and until the commission has adopted and filed its redistricting 16.7 16.8 plans with the secretary of state, and during any period in which the commission is reconstituted pursuant to its own authority or by court order. A member of the legislature, 16.9 a member of Congress, or a staff member to a member of the legislature or Congress may 16.10 not give a gift, promise a future gift, or engage in communication that a commission member 16.11 is prohibited from receiving under this subdivision, and may not request another person to 16.12 give a gift, promise a future gift, or engage in communication with a commission member, 16.13 directly or indirectly, in an attempt to circumvent the prohibitions of this subdivision. 16.14

16.15 Subd. 4. Open meetings; data practices; language access. (a) The commission is subject to chapters 13 and 13D. A map proposal that is created by the commission or its 16.16 staff, and any communications or supporting data associated with a map proposal, are 16.17 nonpublic data as defined in section 13.02, subdivision 9, until the map proposal is presented 16.18 to the commission in a public meeting. Supporting data do not include preliminary drafts 16.19 of a map proposal or communications related to a preliminary draft. The commission may 16.20 disclose any of its data at any time if disclosure would aid the commission in considering 16.21 16.22 and preparing its proposals.

- (b) Consistent with section 13D.015, the commission may permit its members to
 participate in a congressional district hearing by interactive technology, provided that at
 least one member of the commission is physically present at a meeting location in the
 designated congressional district. Notwithstanding section 13D.015, a commission member
 need not be present at the commission's regular meeting location during a congressional
- 16.28 district hearing.
- (c) At a minimum, commission materials must be made available in all languages in
 which voting materials in any jurisdiction of the state are required to be distributed under
 section 204B.295 or other applicable federal or state law.
- 16.32 Subd. 5. Schedule of hearings; public hearing and administrative procedures. The
- 16.33 commission must adopt a schedule of public hearings and necessary hearing and
- 16.34 administrative procedures to guide the conduct of its work. The schedule and procedures

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| 17.1 | must be posted on the commission's website. The schedule and procedures are not rules for |
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| 17.2 | purposes of chapter 14, and section 14.386 does not apply. |
| 17.3 | Subd. 6. General powers; staffing and professional services. (a) The commission has |
| 17.4 | the powers necessary to carry out its responsibilities as required by the constitution and this |
| 17.5 | chapter. The commission may employ nonpartisan staff and enter other agreements to secure |
| 17.6 | necessary legal counsel, information technology, geographic information systems, and other |
| 17.7 | administrative, professional, and technical services as it deems necessary. Staff employed |
| 17.8 | by the commission serve in the unclassified service, and owe a duty of care and duty of |
| 17.9 | loyalty to the commission as a whole. Commission staff, and any other person retained by |
| 17.10 | the commission for the purpose of providing professional support, must be screened for |
| 17.11 | potential biases and conflicts of interest and must demonstrate the experience, expertise, |
| 17.12 | and skills necessary to assist the commission in its work. |
| 17.13 | (b) Prior to January 1 in the year of the decennial census, the director of the Legislative |
| 17.14 | Coordinating Commission must contract with a consultant who will provide the commission |
| 17.15 | with operational and logistical support. The Legislative Coordinating Commission must |
| 17.16 | assist the commission in hiring additional staff and securing adequate office and meeting |
| 17.17 | space. |
| 17.18 | Subd. 7. Data to be used. (a) The geographic areas and population counts used in maps, |
| 17.19 | tables, and legal descriptions of legislative and congressional districts must be those used |
| 17.20 | by the Geographic Information Services (GIS) Office of the Legislative Coordinating |
| 17.21 | Commission. The population counts must be the block population counts provided to the |
| 17.22 | state under Public Law 94-171 after each decennial census, subject to correction of any |
| 17.23 | errors acknowledged by the United States Census Bureau, and subject to any other |
| 17.24 | adjustments and exclusions required by law. Both the commission and the GIS Office must |
| 17.25 | make this data available to the public on their websites. |
| 17.26 | (b) A redistricting plan must not be considered for adoption until the plan's block |
| 17.27 | equivalency file has been submitted to the GIS Office in a form prescribed by the GIS |
| 17.28 | Office. The block equivalency file must show the district to which each census block has |
| 17.29 | been assigned. |
| 17.30 | Subd. 8. Technical review and corrections. (a) Prior to final adoption of a redistricting |
| 17.31 | plan, the commission must engage in a technical review of the plan. A technical review |
| 17.32 | includes ensuring that the plan encompasses all the territory of this state, and that no territory |
| 17.33 | is omitted or duplicated. At a meeting where a redistricting plan is proposed for final |

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| 18.1 | adoption, the c | commission may am | end the plan for th | ne purpose of making | technical corrections |
| 18.2 | as necessary t | o meet the followin | g principles: | | |
| 18.3 | (1) if a terr | ritory in this state is | not named in th | e redistricting plan b | out lies within the |
| 18.4 | boundaries of | a district, it is a par | t of the district v | vithin which it lies; | |
| 18.5 | (2) if a term | ritory in this state is | not named in th | e redistricting plan b | out lies between the |
| 18.6 | boundaries of | two or more distric | ts, it is a part of tl | ne contiguous distric | t having the smallest |
| 18.7 | population; | | | | |
| 18.8 | (3) if a terr | ritory in this state is | assigned in the r | edistricting plan to t | wo or more districts, |
| 18.9 | it is a part of t | he district having th | ne smallest popu | lation; | |
| 18.10 | (4) if a terr | ritory in this state is | assigned to a di | strict that consists of | other territory |
| 18.11 | containing a n | najority of the popu | lation of the dist | rict but with which i | t is not contiguous, |
| 18.12 | the territory is | a part of the contig | guous district hav | ving the smallest pop | oulation; and |
| 18.13 | (5) if the d | lescription of a distr | rict boundary line | e that divides a polit | ical subdivision is |
| 18.14 | ambiguous be | cause a highway, st | reet, railroad tra | ck, power transmissi | on line, river, creek, |
| 18.15 | or other physi | cal feature or censu | s block boundar | y that forms part of t | he district boundary |
| 18.16 | is omitted or i | s not properly name | ed or has been cl | nanged, or because a | compass direction |
| 18.17 | for the bounda | ary line is wrong, th | ne commission m | ay add or correct the | e name or compass |
| 18.18 | direction and | resolve the ambigui | ity in favor of cro | eating districts of con | ntiguous territory of |
| 18.19 | substantially e | qual population that | do not divide po | litical subdivisions m | ore than is necessary |
| 18.20 | to meet consti | tutional requirement | nts. | | |
| 18.21 | (b) In addi | tion to meeting the | principles descri | bed in paragraph (a) | , at a meeting where |
| 18.22 | a redistricting | plan is proposed fo | or final adoption, | the commission may | y adopt amendments |
| 18.23 | to the plan for | the purpose of inco | orporating any te | chnical corrections t | hat may be |
| 18.24 | recommended | l by the secretary of | state. | | |
| 18.25 | (c) If a tec | hnical error in a rec | listricting plan is | discovered after the | commission has |
| 18.26 | dissolved, the | chief administrativ | e law judge, afte | r notifying the secre | tary of state, the |
| 18.27 | Legislative Co | oordinating Commis | ssion, and the chi | efjustice of the supre | eme court, may order |
| 18.28 | a correction co | onsistent with the pr | inciples listed in | this subdivision. The | chief administrative |
| 18.29 | law judge mus | st provide a copy of | each correction | order to each affecte | d county auditor and |
| 18.30 | municipal cler | <u>rk.</u> | | | |
| 18.31 | <u>Subd. 9.</u> D | outy of secretary of | f state. The secre | etary of state shall pr | ovide copies of the |
| 18.32 | relevant portion | ons of a filed redistr | ricting plan to ea | ch county auditor, w | ho shall provide a |
| 18.33 | copy of the re | levant portions of the | he plan to each n | nunicipal clerk withi | n the county. The |
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| 19.1 | secretary of s | tate, with the cooper | ation of the co | mmissioner of admini | stration, shall make | | | | |
| 19.2 | | | | e to the public for the | | | | | |
| 19.3 | Subd. 10. Account established; appropriation. (a) An independent redistricting | | | | | | | | |
| 19.4 | commission account is created in the special revenue fund. Money in the account is | | | | | | | | |
| 19.5 | appropriated to the Independent Redistricting Commission to fulfill the requirements of this | | | | | | | | |
| 19.6 | section. | | | | | | | | |
| 19.7 | (b) Unless | otherwise provided | by law in eac | h fiscal year ending in | zero si is | | | | |
| 19.7 | (b) Unless otherwise provided by law, in each fiscal year ending in zero, \$ is transferred from the general fund to the independent redistricting commission account. The | | | | | | | | |
| 19.8 | commissioner of management and budget must transfer to the general fund any balance | | | | | | | | |
| 19.10 | remaining in the account 120 days after the Independent Redistricting Commission expires. | | | | | | | | |
| | | EFFECTIVE DATE. This section is effective January 1, 2030, if the constitutional | | | | | | | |
| 19.11 | | | | ve January 1, 2030, 11 | the constitutional | | | | |
| 19.12 | amendments | in article 1 are adopt | <u>ea.</u> | | | | | | |
| 19.13 | Sec. 5. Minu | nesota Statutes 2022 | , section 10A. | 01, subdivision 35, is a | amended to read: | | | | |
| 19.14 | Subd. 35. | Public official. "Pub | olic official" m | eans any: | | | | | |
| 19.15 | (1) membe | er of the legislature; | | | | | | | |
| 19.16 | (2) individ | lual employed by the | e legislature as | secretary of the senate | e, legislative auditor, | | | | |
| 19.17 | director of the | Legislative Budget | Office, chief c | lerk of the house of rep | resentatives, revisor | | | | |
| 19.18 | of statutes, or researcher, legislative analyst, fiscal analyst, or attorney in the Office of | | | | | | | | |
| 19.19 | Senate Counse | Senate Counsel, Research and Fiscal Analysis, House Research, or the House Fiscal Analysis | | | | | | | |
| 19.20 | Department; | Department; | | | | | | | |
| 19.21 | (3) constit | utional officer in the | e executive bra | nch and the officer's c | hief administrative | | | | |
| 19.22 | deputy; | | | | | | | | |
| 19.23 | (4) solicito | or general or deputy, | assistant, or s | pecial assistant attorne | ey general; | | | | |
| 19.24 | (5) commi | issioner, deputy com | missioner, or a | assistant commissioner | r of any state | | | | |
| 19.25 | department or | agency as listed in | section 15.01 | or 15.06, or the state cl | hief information | | | | |
| 19.26 | officer; | | | | | | | | |
| 19.27 | (6) membe | er, chief administrati | ve officer, or d | eputy chief administra | tive officer of a state | | | | |
| 19.28 | board or com | nission that has eithe | r the power to | adopt, amend, or repea | l rules under chapter | | | | |
| 19.29 | 14, or the pov | ver to adjudicate con | itested cases of | r appeals under chapte | r 14; | | | | |
| 19.30 | (7) individ | lual employed in the | executive bra | nch who is authorized | to adopt, amend, or | | | | |
| 19.31 | | | | ested cases under chap | - | | | | |
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| 20.2 | | | | | | |
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| | (9) deputy of any official listed in clauses (7) and (8); | | | | | |
| 20.3 | (10) judge of the Workers' Compensation Court of Appeals; | | | | | |
| 20.4 | (11) administrative law judge or compensation judge in the State Office of Administrative | | | | | |
| 20.5 | Hearings or unemployment law judge in the Department of Employment and Economic | | | | | |
| 20.6 | Development; | | | | | |
| 20.7 | (12) member, regional administrator, division director, general counsel, or operations | | | | | |
| 20.8 | manager of the Metropolitan Council; | | | | | |
| 20.9 | (13) member or chief administrator of a metropolitan agency; | | | | | |
| 20.10 | (14) director of the Division of Alcohol and Gambling Enforcement in the Department | | | | | |
| 20.11 | of Public Safety; | | | | | |
| 20.12 | (15) member or executive director of the Higher Education Facilities Authority; | | | | | |
| 20.13 | (16) member of the board of directors or president of Enterprise Minnesota, Inc.; | | | | | |
| 20.14 | (17) member of the board of directors or executive director of the Minnesota State High | | | | | |
| 20.15 | School League; | | | | | |
| 20.16 | (18) member of the Minnesota Ballpark Authority established in section 473.755; | | | | | |
| 20.17 | (19) citizen member of the Legislative-Citizen Commission on Minnesota Resources; | | | | | |
| 20.18 | (20) manager of a watershed district, or member of a watershed management organization | | | | | |
| 20.19 | as defined under section 103B.205, subdivision 13; | | | | | |
| 20.20 | (21) supervisor of a soil and water conservation district; | | | | | |
| 20.21 | (22) director of Explore Minnesota Tourism; | | | | | |
| 20.22 | (23) citizen member of the Lessard-Sams Outdoor Heritage Council established in section | | | | | |
| 20.23 | 97A.056; | | | | | |
| 20.24 | (24) citizen member of the Clean Water Council established in section 114D.30; | | | | | |
| 20.25 | (25) member or chief executive of the Minnesota Sports Facilities Authority established | | | | | |
| 20.26 | in section 473J.07; | | | | | |
| 20.27 | (26) district court judge, appeals court judge, or supreme court justice; | | | | | |
| 20.28 | (27) county commissioner; | | | | | |
| 20.29 | (28) member of the Greater Minnesota Regional Parks and Trails Commission; | | | | | |

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| 21.1 | (29) member | of the Destination M | fedical Center Co | orporation established | d in section |
| 21.2 | 469.41; or | | | | |
| 21.3 | (30) chancello | or or member of the | Board of Trustee | s of the Minnesota S | tate Colleges |
| 21.4 | and Universities <u>;</u> | or | | | |
| 21.5 | (31) member | of the Redistricting | Commission App | plicant Screening Par | nel, or member |
| 21.6 | of the Independen | nt Redistricting Com | nmission. | | |
| 21.7 | EFFECTIVE | DATE. This sectio | n is effective Jan | uary 1, 2030, if the c | constitutional |
| 21.8 | amendments in a | rticle 1 are adopted. | | | |
| 21.9 | Sec. 6. <u>REPEA</u> | LER. | | | |
| 21.10 | Minnesota Sta | atutes 2022, section | 2.91, is repealed. | <u>.</u> | |
| 21.11 | EFFECTIVE | <u>DATE.</u> This sectio | n is effective Jan | uary 1, 2030, if the c | constitutional |

21.12

amendments in article 1 are adopted.

APPENDIX Repealed Minnesota Statutes: S4785-1

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.

Subd. 2. **Corrections.** The legislature intends that a redistricting plan encompass all the territory of this state, that no territory be omitted or duplicated, that all districts consist of convenient contiguous territory substantially equal in population, and that political subdivisions not be divided more than necessary to meet constitutional requirements. Therefore, in implementing a redistricting plan for the legislature or for Congress, the secretary of state, after notifying the Legislative Coordinating Commission and the revisor of statutes, shall order the following corrections:

(a) If a territory in this state is not named in the redistricting plan but lies within the boundaries of a district, it is a part of the district within which it lies.

(b) If a territory in this state is not named in the redistricting plan but lies between the boundaries of two or more districts, it is a part of the contiguous district having the smallest population.

(c) If a territory in this state is assigned in the redistricting plan to two or more districts, it is part of the district having the smallest population.

(d) If a territory in this state is assigned to a district that consists of other territory containing a majority of the population of the district but with which it is not contiguous, the territory is a part of the contiguous district having the smallest population.

(e) If the description of a district boundary line that divides a political subdivision is ambiguous because a highway, street, railroad track, power transmission line, river, creek, or other physical feature or census block boundary that forms part of the district boundary is omitted or is not properly named or has been changed, or because a compass direction for the boundary line is wrong, the secretary of state shall add or correct the name or compass direction and resolve the ambiguity in favor of creating districts of convenient, contiguous territory of substantially equal population that do not divide political subdivisions more than is necessary to meet constitutional requirements.

Subd. 3. **Notice of corrections.** The secretary of state shall provide a copy of each correction order to each affected county auditor, municipal clerk, and candidate.

Subd. 4. **Recommendations to legislature.** The secretary of state and the revisor of statutes shall recommend to the legislature any additional technical corrections to the redistricting plan they deem necessary or desirable.