1	REDISTRICTING REVISIONS
2	2021 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Paul Ray
5	Senate Sponsor:
6	
7	LONG TITLE
8	General Description:
9	This bill modifies deadlines relating to the Independent Redistricting Commission
10	necessitated by the late provision of census data.
11	Highlighted Provisions:
12	This bill:
13	<ul> <li>modifies deadlines relating to the Independent Redistricting Commission</li> </ul>
14	necessitated by the late provision of census data.
15	Money Appropriated in this Bill:
16	None
17	Other Special Clauses:
18	None
19	<b>Utah Code Sections Affected:</b>
20	AMENDS:
21	20A-20-301, as enacted by Laws of Utah 2020, Chapter 288
22	20A-20-302, as enacted by Laws of Utah 2020, Chapter 288
23	20A-20-303, as enacted by Laws of Utah 2020, Chapter 288
24 25	Be it enacted by the Legislature of the state of Utah:
26	Section 1. Section <b>20A-20-301</b> is amended to read:

20A-20-301. Public hearings -- Private conversations.



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28	(1) (a) The commission shall, by majority vote, determine the number, locations, and		
29	dates of public hearings to be held by the commission, but shall hold no fewer than seven		
30	public hearings throughout the state to discuss maps, as follows:		
31	(i) one in the Bear River region, which includes Box Elder, Cache, and Rich counties;		
32	(ii) one in the Southwest region, which includes Beaver, Garfield, Iron, Kane, and		
33	Washington counties;		
34	(iii) one in the Mountain region, which includes Summit, Utah, and Wasatch counties;		
35	(iv) one in the Central region, which includes Juab, Millard, Piute, Sanpete, Sevier, and		
36	Wayne counties;		
37	(v) one in the Southeast region, which includes Carbon, Emery, Grand, and San Juan		
38	counties;		
39	(vi) one in the Uintah Basin region, which includes Daggett, Duchesne, and Uintah		
40	counties; and		
41	(vii) one in the Wasatch Front region, which includes Davis, Morgan, Salt Lake,		
42	Tooele, and Weber counties.		
43	(b) The commission shall hold at least two public hearings in a first or second class		
44	county but not in the same county.		
45	(c) The committee and the commission may coordinate hearing times and locations to:		
46	(i) avoid holding hearings at, or close to, the same time in the same area of the state;		
47	and		
48	(ii) to the extent practical, hold hearings in different cities within the state.		
49	(2) Each public hearing must provide those in attendance a reasonable opportunity to		
50	submit written and oral comments to the commission and to propose redistricting maps for the		
51	commission's consideration.		
52	(3) The commission shall hold the public hearings described in Subsection (1) no later		
53	than [August] November 1 of the year following a decennial year.		
54	(4) (a) A member of the commission may not engage in any private communication		
55	with any individual other than other members of the commission or commission staff,		
56	including consultants retained by the commission, that is material to any redistricting map or		
57	element of a map pending before the commission or intended to be proposed for commission		

consideration, without making the communication, or a detailed and accurate description of the

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59	communication including the names of all parties to the communication and the map or
60	element of the map, available to the commission and to the public.
61	(b) A member of the commission shall make the disclosure required by Subsection
62	(4)(a) before the redistricting map or element of a map is considered by the commission.
63	(5) The committee chairs and the chair of the commission shall, no later than two
64	business days after the day on which the Legislature appoints a committee, under Subsection
65	20A-20-201(3)(a)(ii), for a special redistricting, jointly agree on a schedule for the commission
66	that:
67	(a) reasonably ensures that the commission may complete the commission's duties in a
68	timely manner, consistent with the time frame applicable to the committee and the Legislature;
69	(b) establishes deadlines for the following:
70	(i) holding the public hearings described in Subsection (1);
71	(ii) preparing and recommending maps under Subsection 20A-20-302(2);
72	(iii) submitting the maps and written report described in Subsection 20A-20-303(1);
73	and
74	(iv) holding the public meeting described in Subsection 20A-20-303(2); and
75	(c) provides that the commission dissolves upon approval of the Legislature's
76	redistricting maps by the governor, or the day following the constitutional time limit of Utah
77	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
78	the date of veto override.
79	Section 2. Section <b>20A-20-302</b> is amended to read:
80	20A-20-302. Selection of recommended maps Map requirements and
81	standards.
82	(1) As used in this section:
83	(a) "Map type" means one of four map types, as follows:
84	(i) a map of all Utah congressional districts;
85	(ii) a map of all state Senate districts;
86	(iii) a map of all state House of Representatives districts; and
87	(iv) a map of all State School Board districts.
88	(b) "Total population deviation" means a percentage determined as follows:
89	(i) calculating the ideal district population by dividing the total population by the

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(ii) calculating the percentage difference between the population of the district with the greatest population and the ideal district population;

- (iii) calculating the percentage difference between the population of the district with the lowest population and the ideal district population; and
  - (iv) combining the percentage differences described in Subsections (1)(b)(ii) and (iii).
- (2) The commission shall, no later than [20] 14 days after the day of the final public hearing described in Subsection 20A-20-301(1), prepare and recommend three different maps for each map type, as follows:
- (a) three different maps for congressional districts, with the number of congressional districts apportioned to Utah;
  - (b) three different maps for state Senate districts, with 29 Senate districts;
- (c) three different maps for state House of Representatives districts, with 75 House of Representative districts; and
- (d) three different maps for State School Board districts, with 15 State School Board districts.
- (3) (a) To the extent possible, each map recommended by the commission shall be approved by at least five members of the commission.
- (b) If the commission is unable to obtain the approval of at least five members for all maps required under Subsection (2) for a particular map type, the commission shall, for that map type:
- (i) if possible, recommend one map that is approved by at least five members of the commission; and
- (ii) recommend two additional maps that are approved by a majority of commission members, as follows:
- (A) one of the maps shall be approved by a majority that includes the commission member described in Subsection 20A-20-201(2)(f); and
- (B) one of the maps shall be approved by a majority that includes the commission member described in Subsection 20A-20-201(2)(g).
  - (4) The commission shall ensure that:
- (a) each map recommended by the commission:

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121	(i) is drawn using the official population enumeration of the most recent decennial
122	census;
123	(ii) for congressional districts, has a total population deviation that does not exceed
124	1%;
125	(iii) for Senate, House of Representatives, and State School Board districts, has a total
126	population deviation of less than 10%;
127	(iv) does not use race as a predominant factor in drawing district lines; and
128	(v) complies with the United States Constitution and all applicable federal laws,
129	including Section 2 of the Voting Rights Act; and
130	(b) each district in each map is:
131	(i) drawn based on total population;
132	(ii) a single member district; and
133	(iii) contiguous and reasonably compact.
134	(5) The commission shall define and adopt redistricting standards for use by the
135	commission that require that maps adopted by the commission, to the extent practicable,
136	comply with the following, as defined by the commission:
137	(a) preserving communities of interest;
138	(b) following natural, geographic, or man-made features, boundaries, or barriers;
139	(c) preserving cores of prior districts;
140	(d) minimizing the division of municipalities and counties across multiple districts;
141	(e) achieving boundary agreement among different types of districts; and
142	(f) prohibiting the purposeful or undue favoring or disfavoring of:
143	(i) an incumbent elected official;
144	(ii) a candidate or prospective candidate for elected office; or
145	(iii) a political party.
146	(6) The commission may adopt a standard that prohibits the commission from using
147	any of the following, except for the purpose of conducting an assessment described in
148	Subsection (8):
149	(a) partisan political data;
150	(b) political party affiliation information;
151	(c) voting records;

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152	(d) partisan election results; or
153	(e) residential addresses of incumbents, candidates, or prospective candidates.
154	(7) The commission may adopt redistricting standards for use by the commission that
155	require a smaller total population deviation than the total population deviation described in
156	Subsection (4)(a)(iii) if the committee or the Legislature adopts a smaller total population
157	deviation than 10% for Senate, House of Representatives, or State School Board districts.
158	(8) (a) Three members of the commission may, by affirmative vote, require that
159	commission staff evaluate any map drawn by, or presented to, the commission as a possible
160	map for recommendation by the commission to determine whether the map complies with the
161	redistricting standards adopted by the commission.
162	(b) In conducting an evaluation described in Subsection (8)(a), commission staff shall
163	use judicial standards and, as determined by the commission, the best available data and
164	scientific methods.
165	Section 3. Section 20A-20-303 is amended to read:
166	20A-20-303. Submission of maps to Legislature Consideration by Legislature.
167	(1) The commission shall, [within 10 days after the day on which the commission
168	complies with Subsection 20A-20-302(2)] no later than 14 days after the day of the final public
169	hearing described in Subsection 20A-20-301(1), submit to the director of the Office of
170	Legislative Research and General Counsel, for distribution to the committee, and make
171	available to the public, the redistricting maps recommended under Section 20A-20-302 and a
172	detailed written report describing each map's adherence to the commission's redistricting
173	standards and requirements.
174	(2) The commission shall submit the maps recommended under Section 20A-20-302 to
175	the committee in a public meeting of the committee as described in this section.
176	(3) The committee shall:
177	(a) hold the public meeting described in Subsection (2):
178	(i) for the sole purpose of considering each map recommended under Section
179	20A-20-302; and
180	(ii) for a year immediately following a decennial year, [on or before September 15] no

later than 15 days after the day on which the commission complies with Subsection (1); and

(b) at the public meeting described in Subsection (2), provide reasonable time for:

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183	(i) the commission to present and explain the maps described in Subsection (1);
184	(ii) the public to comment on the maps; and
185	(iii) the committee to discuss the maps.
186	(4) The Legislature may not enact a redistricting plan before complying with
187	Subsections (2) and (3).
188	(5) The committee or the Legislature may, but is not required to, vote on or adopt a
189	map submitted to the committee or the Legislature by the commission.