## As Adopted by the House

## 132nd General Assembly Regular Session 2017-2018

Sub. S. J. R. No. 5

## **Senators Huffman, Sykes**

Cosponsors: Senators Uecker, LaRose, Balderson, Beagle, Dolan, Eklund, Gardner, Hackett, Hoagland, Hottinger, Kunze, Lehner, Manning, Obhof, Oelslager, Peterson, Terhar, Wilson Speaker Rosenberger, Representatives Schuring, Blessing, Brenner, Carfagna, Lipps, Manning, Pelanda, Reineke, Ryan, Scherer, Anielski, Antani, Faber, Gavarone, Green, Hambley, Henne, Perales, Rezabek, Smith, R.

## A JOINT RESOLUTION

Proposing to amend the version of Section 1 of Article XI	1
that is scheduled to take effect January 1, 2021, and	2
to enact Sections 1, 2, and 3 of Article XIX of the	3
Constitution of the State of Ohio to establish a	4
process for congressional redistricting.	5

Be it resolved by the General Assembly of the State of	6
Ohio, three-fifths of the members elected to each house	7
concurring herein, that there shall be submitted to the electors	8
of the state, in the manner prescribed by law at a special	9
election to be held on May 8, 2018, a proposal to amend the	10
version of Section 1 of Article XI that is scheduled to take	11
effect January 1, 2021, and to enact Sections 1, 2, and 3 of	12
Article XIX of the Constitution of the State of Ohio to read as	13
follows:	14

ARTICLE XI	15
Section 1. (A) The Ohio redistricting commission shall be	16
responsible for the redistricting of this state for the general	17
assembly. The commission shall consist of the following seven	18
members:	19
(1) The governor;	20
(2) The auditor of state;	21
(3) The secretary of state;	22
(4) One person appointed by the speaker of the house of	23
representatives;	24
(5) One person appointed by the legislative leader of the	25
largest political party in the house of representatives of which	26
the speaker of the house of representatives is not a member;	25
(6) One person appointed by the president of the senate;	28
and	29
(7) One person appointed by the legislative leader of the	30
largest political party in the senate of which the president of	31
the senate is not a member.	32
No appointed member of the commission shall be a current	33
member of congress.	34
The legislative leaders in the senate and the house of	35
representatives of each of the two largest political parties	36
represented in the general assembly, acting jointly by political	37
party, shall appoint a member of the commission to serve as a	38
co-chairperson of the commission.	39
(B)(1) Unless otherwise specified in this article or in	40
Article XIX of this constitution, a simple majority of the	41

commission members shall be required for any action by the	42
commission.	43
(2)(a) Except as otherwise provided in division (B)(2)(b)	44
of this section, a majority vote of the members of the	45
commission, including at least one member of the commission who	46
is a member of each of the two largest political parties	47
represented in the general assembly, shall be required to do any	48
of the following:	49
(i) Adopt rules of the commission;	50
(ii) Hire staff for the commission;	51
(iii) Expend funds.	52
(b) If the commission is unable to agree, by the vote	53
required under division (B)(2)(a) of this section, on the manner	54
in which funds should be expended, each co-chairperson of the	55
commission shall have the authority to expend one-half of the	56
funds that have been appropriated to the commission.	57
(3) The affirmative vote of four members of the	58
commission, including at least two members of the commission who	59
represent each of the two largest political parties represented	60
in the general assembly shall be required to adopt any general	61
assembly district plan. For the purpose purposes of this	62
division and of Section 1 of Article XIX of this constitution, a	63
member of the commission shall be considered to represent a	64
political party if the member was appointed to the commission by	65
a member of that political party or if, in the case of the	66
governor, the auditor of state, or the secretary of state, the	67
member is a member of that political party.	68
(C) At the first meeting of the commission, which the	69
governor shall convene only in a year ending in the numeral one,	70

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except as provided in Sections 8 and 9 of this article and in Sections 1 and 3 of Article XIX of this constitution, the commission shall set a schedule for the adoption of procedural rules for the operation of the commission.

The commission shall release to the public a proposed general assembly district plan for the boundaries for each of the ninety-nine house of representatives districts and the thirty-three senate districts. The commission shall draft the proposed plan in the manner prescribed in this article. Before adopting, but after introducing, a proposed plan, the commission shall conduct a minimum of three public hearings across the state to present the proposed plan and shall seek public input regarding the proposed plan. All meetings of the commission shall be open to the public. Meetings shall be broadcast by electronic means of transmission using a medium readily accessible by the general public.

The commission shall adopt a final general assembly district plan not later than the first day of September of a year ending in the numeral one. After the commission adopts a final plan, the commission shall promptly file the plan with the secretary of state. Upon filing with the secretary of state, the plan shall become effective.

Four weeks after the adoption of a general assembly district plan or a congressional district plan, whichever is <a href="later">later</a>, the commission shall be automatically dissolved.

(D) The general assembly shall be responsible for making 96 the appropriations it determines necessary in order for the 97 commission to perform its duties under this article and Article 98 XIX of this constitution. 99

ARTICLE XIX	100
Section 1. (A) Except as otherwise provided in this	101
section, the general assembly shall be responsible for the	102
redistricting of this state for congress based on the prescribed	103
number of congressional districts apportioned to the state	104
pursuant to Section 2 of Article I of the Constitution of the	105
United States.	106
Not later than the last day of September of a year ending	107
in the numeral one, the general assembly shall pass a	108
congressional district plan in the form of a bill by the	109
affirmative vote of three-fifths of the members of each house of	110
the general assembly, including the affirmative vote of at least	111
one-half of the members of each of the two largest political	112
parties represented in that house. A congressional district plan	113
that is passed under this division and becomes law shall remain	114
effective until the next year ending in the numeral one, except	115
as provided in Section 3 of this article.	116
(B) If a congressional district plan is not passed not	117
later than the last day of September of a year ending in the	118
numeral one and filed with the secretary of state in accordance	119
with Section 16 of Article II of this constitution, then the	120
Ohio redistricting commission described in Article XI of this	121
constitution shall adopt a congressional district plan not later	122
than the last day of October of that year by the affirmative	123
vote of four members of the commission, including at least two	124
members of the commission who represent each of the two largest	125
political parties represented in the general assembly. The plan	126
shall take effect upon filing with the secretary of state and	127
shall remain effective until the next year ending in the numeral	128
one, except as provided in Section 3 of this article.	129

(C)(1) If the Ohio redistricting commission does not adopt	130
a plan not later than the last day of October of a year ending	131
in the numeral one, then the general assembly shall pass a	132
congressional district plan in the form of a bill not later than	133
the last day of November of that year.	134
(2) If the general assembly passes a congressional	135
district plan under division (C)(1) of this section by the	136
affirmative vote of three-fifths of the members of each house of	137
the general assembly, including the affirmative vote of at least	138
one-third of the members of each of the two largest political	139
parties represented in that house, and the plan becomes law, the	140
plan shall remain effective until the next year ending in the	141
numeral one, except as provided in Section 3 of this article.	142
(3) If the general assembly passes a congressional	143
district plan under division (C)(1) of this section by a simple	144
majority of the members of each house of the general assembly,	145
and not by the vote described in division (C)(2) of this	146
section, all of the following shall apply:	147
(a) The general assembly shall not pass a plan that unduly	148
favors or disfavors a political party or its incumbents.	149
(b) The general assembly shall not unduly split	150
governmental units, giving preference to keeping whole, in the	151
order named, counties, then townships and municipal	152
corporations.	153
(c) Division (B)(2) of Section 2 of this article shall not	154
apply to the plan. The general assembly shall attempt to draw	155
districts that are compact.	156
(d) The general assembly shall include in the plan an	157
explanation of the plan's compliance with divisions (C)(3)(a) to	158

(c) of this section.	159
(e) If the plan becomes law, the plan shall remain	160
effective until two general elections for the United States	161
house of representatives have occurred under the plan, except as	162
provided in Section 3 of this article.	163
(D) Not later than the last day of September of the year	164
after the year in which a plan expires under division (C)(3)(e)	165
of this section, the general assembly shall pass a congressional	166
district plan in the form of a bill by the affirmative vote of	167
three-fifths of the members of each house of the general	168
assembly, including the affirmative vote of at least one-half of	169
the members of each of the two largest political parties	170
represented in that house. A congressional district plan that is	171
passed under this division and becomes law shall remain	172
effective until the next year ending in the numeral one, except	173
as provided in Section 3 of this article.	174
A congressional district plan passed under this division	175
shall be drawn using the federal decennial census data or other	176
data on which the previous redistricting was based.	177
(E) If a congressional district plan is not passed not	178
later than the last day of September of the year after the year	179
in which a plan expires under division (C)(3)(e) of this section	180
and filed with the secretary of state in accordance with Section	181
16 of Article II of this constitution, then the Ohio	182
redistricting commission described in Article XI of this	183
constitution shall be reconstituted and reconvene and shall	184
adopt a congressional district plan not later than the last day	185
of October of that year by the affirmative vote of four members	186
of the commission, including at least two members of the	187
commission who represent each of the two largest political	188

parties represented in the general assembly. A congressional	189
district plan adopted under this division shall take effect upon	190
filing with the secretary of state and shall remain effective	191
until the next year ending in the numeral one, except as	192
provided in Section 3 of this article.	193
A congressional district plan adopted under this division	194
shall be drawn using the federal decennial census data or other	195
data on which the previous redistricting was based.	196
(F)(1) If the Ohio redistricting commission does not adopt	197
a congressional district plan not later than the last day of	198
October of the year after the year in which a plan expires under	199
division (C)(3)(e) of this section, then the general assembly	200
shall pass a congressional district plan in the form of a bill	201
not later than the last day of November of that year.	202
A congressional district plan adopted under this division	203
shall be drawn using the federal decennial census data or other	204
data on which the previous redistricting was based.	205
(2) If the general assembly passes a congressional	206
district plan under division (F)(1) of this section by the	207
affirmative vote of three-fifths of the members of each house,	208
including the affirmative vote of at least one-third of the	209
members of each of the two largest political parties represented	210
in that house, and the plan becomes law, it shall remain	211
effective until the next year ending in the numeral one, except	212
as provided in Section 3 of this article.	213
(3) If the general assembly passes a congressional	214
district plan under division (F)(1) of this section by a simple	215
majority vote of the members of each house of the general	216
assembly, and not by the vote described in division (F)(2) of	217
this section, all of the following shall apply:	218

(a) The general assembly shall not pass a plan that unduly	219
favors or disfavors a political party or its incumbents.	220
(b) The general assembly shall not unduly split	221
governmental units, giving preference to keeping whole, in the	222
order named, counties, then townships and municipal	223
corporations.	224
(c) Division (B)(2) of Section 2 of this article shall not	225
apply to the plan. The general assembly shall attempt to draw	226
districts that are compact.	227
(d) The general assembly shall include in the plan an	228
explanation of the plan's compliance with divisions (F)(3)(a) to	229
(c) of this section.	230
(e) If the plan becomes law, the plan shall remain	231
effective until the next year ending in the numeral one, except	232
as provided in Section 3 of this article.	233
(G) Before the general assembly passes a congressional	234
district plan under any division of this section, a joint	235
committee of the general assembly shall hold at least two public	236
committee hearings concerning a proposed plan. Before the Ohio	237
redistricting commission adopts a congressional district plan	238
under any division of this section, the commission shall hold at	239
least two public hearings concerning a proposed plan.	240
(H) The general assembly and the Ohio redistricting	241
commission shall facilitate and allow for the submission of	242
proposed congressional district plans by members of the public.	243
The general assembly shall provide by law the manner in which	244
members of the public may do so.	245
(I) For purposes of filing a congressional district plan	246
with the governor or the secretary of state under this article,	247

a congressional district plan shall include both a legal	248
description of the boundaries of the congressional districts and	249
all electronic data necessary to create a congressional district	250
map for the purpose of holding congressional elections.	251
(J) When a congressional district plan ceases to be	252
effective under this article, the district boundaries described	253
in that plan shall continue in operation for the purpose of	254
holding elections until a new congressional district plan takes	255
effect in accordance with this article. If a vacancy occurs in a	256
district that was created under the previous district plan, the	25
election to fill the vacancy for the remainder of the unexpired	258
term shall be held using the previous district plan.	259
Section 2. (A) (1) Each congressional district shall be	260
entitled to a single representative in the United States house	261
of representatives in each congress.	262
(2) The whole population of the state, as determined by	263
the federal decennial census or, if the federal decennial census	264
is unavailable, another basis as directed by the general	265
assembly, shall be divided by the number of congressional	266
districts apportioned to the state pursuant to Section 2 of	26
Article I of the Constitution of the United States, and the	268
quotient shall be the congressional ratio of representation for	269
the next ten years.	270
(3) Notwithstanding the fact that boundaries of counties,	271
municipal corporations, and townships within a district may be	272
changed, district boundaries shall be created by using the data	273
from the most recent federal decennial census or from the basis	274
directed by the general assembly, as applicable.	275
(B) A congressional district plan shall comply with all of	276
the following requirements:	27

(1) The plan shall comply with all applicable provisions	2/8
of the constitutions of Ohio and the United States and of	279
federal law, including federal laws protecting racial minority	280
voting rights.	281
(2) Every congressional district shall be compact.	282
(3) Every congressional district shall be composed of	283
contiguous territory, and the boundary of each district shall be	284
a single nonintersecting continuous line.	285
(4) Except as otherwise required by federal law, in a	286
county that contains a population that exceeds the congressional	287
ratio of representation, the authority drawing the districts	288
shall take the first of the following actions that applies to	289
that county:	290
(a) If a municipal corporation or township located in that	291
county contains a population that exceeds the congressional	292
ratio of representation, the authority shall attempt to include	293
a significant portion of that municipal corporation or township	294
in a single district and may include in that district other	295
municipal corporations or townships that are located in that	296
county and whose residents have similar interests as the	297
residents of the municipal corporation or township that contains	298
a population that exceeds the congressional ratio of	299
representation. In determining whether the population of a	300
municipal corporation or township exceeds the congressional	301
ratio of representation for the purpose of this division, if the	302
territory of that municipal corporation or township completely	303
surrounds the territory of another municipal corporation or	304
township, the territory of the surrounded municipal corporation	305
or township shall be considered part of the territory of the	306
surrounding municipal corporation or township.	307

(b) If one municipal corporation or township in that	308
county contains a population of not less than one hundred	309
thousand and not more than the congressional ratio of	310
representation, that municipal corporation or township shall not	311
be split. If that county contains two or more such municipal	312
corporations or townships, only the most populous of those	313
municipal corporations or townships shall not be split.	314
(5) Of the eighty-eight counties in this state, sixty-five	315
counties shall be contained entirely within a district, eighteen	316
counties may be split not more than once, and five counties may	317
be split not more than twice. The authority drawing the	318
districts may determine which counties may be split.	319
(6) If a congressional district includes only part of the	320
territory of a particular county, the part of that congressional	321
district that lies in that particular county shall be contiquous	322
within the boundaries of the county.	323
(7) No two congressional districts shall share portions of	324
the territory of more than one county, except for a county whose	325
population exceeds four hundred thousand.	326
(8) The authority drawing the districts shall attempt to	327
include at least one whole county in each congressional	328
district. This division does not apply to a congressional	329
district that is contained entirely within one county or that	330
cannot be drawn in that manner while complying with federal law.	331
(C)(1) Except as otherwise provided in division (C)(2) of	332
this section, for purposes of this article, a county, municipal	333
corporation, or township is considered to be split if, based on	334
the census data used for the purpose of redistricting, any	335
contiguous portion of its territory is not contained entirely	336
within one district.	337

(2) If a municipal corporation or township has territory	338
in more than one county, the contiguous portion of that	339
municipal corporation or township that lies in each county shall	340
be considered to be a separate municipal corporation or township	341
for purposes of this section.	342
Section 3. (A) The supreme court of Ohio shall have	343
exclusive, original jurisdiction in all cases arising under this	344
article.	345
(B) (1) In the event that any section of this constitution	346
relating to congressional redistricting, any congressional	347
district plan, or any congressional district or group of	348
congressional districts is challenged and is determined to be	349
invalid by an unappealed final order of a court of competent	350
jurisdiction then, notwithstanding any other provisions of this	351
constitution, the general assembly shall pass a congressional	352
district plan in accordance with the provisions of this	353
constitution that are then valid, to be used until the next time	354
for redistricting under this article in accordance with the	355
provisions of this constitution that are then valid.	356
The general assembly shall pass that plan not later than	357
the thirtieth day after the last day on which an appeal of the	358
court order could have been filed or, if the order is not	359
appealable, the thirtieth day after the day on which the order	360
is issued.	361
A congressional district plan passed under this division	362
shall remedy any legal defects in the previous plan identified	363
by the court but shall include no changes to the previous plan	364
other than those made in order to remedy those defects.	365
(2) If a new congressional district plan is not passed in	366
accordance with division (B)(1) of this section and filed with	367

the secretary of state in accordance with Section 16 of Article	368
II of this constitution, the Ohio redistricting commission shall	369
be reconstituted and reconvene and shall adopt a congressional	370
district plan in accordance with the provisions of this	371
constitution that are then valid, to be used until the next time	372
for redistricting under this article in accordance with the	373
provisions of this constitution that are then valid.	374
The commission shall adopt that plan not later than the	375
thirtieth day after the deadline described in division (B)(1) of	376
this section.	377
A congressional district plan adopted under this division	378
shall remedy any legal defects in the previous plan identified	379
by the court but shall include no other changes to the previous	380
plan other than those made in order to remedy those defects.	381
EFFECTIVE DATE AND REPEAL	382
If adopted by a majority of the electors voting on this	383
proposal, the version of Section 1 of Article XI amended by this	384
proposal and Sections 1, 2, and 3 of Article XIX of the	385
Constitution of the State of Ohio enacted by this proposal take	386
effect January 1, 2021, and the existing version of Section 1 of	387
Article XI of the Constitution of the State of Ohio that is	388
scheduled to take effect January 1, 2021, is repealed from that	389
effective date.	390