A JOINT RESOLUTION

PROPOSING TO AMEND THE CONSTITUTION OF NEW MEXICO TO PROVIDE
FOR THE CREATION OF AN INDEPENDENT REDISTRICTING COMMISSION TO
DEVELOP REDISTRICTING PLANS FOR CONGRESSIONAL DISTRICTS, STATE
LEGISLATIVE DISTRICTS AND THE DISTRICTS OF OTHER DISTRICTED
STATE OFFICES.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. It is proposed to amend Article 4, Section 3
of the constitution of New Mexico to read:

"A. Senators shall not be less than twenty-five
two years of age and representatives not less than twenty-one years
of age at the time of their election. If any senator or
representative permanently removes [his] the senator's or
representative's residence from or maintains no residence in
the district from which [he] the senator or representative was
"
elected, then the senator or representative shall be
deemed to have resigned, and a successor shall be
selected as provided in Article 4, Section 4 of this constitution. No person shall be eligible to serve in the
legislature who, at the time of qualifying, holds any office of
trust or profit with the state, county or national governments,
except notaries public and officers of the militia who receive
no salary.

B. The senate shall be composed of no more than
forty-two members elected from single-member districts.

C. The house of representatives shall be composed
of no more than seventy members elected from single-member
districts.

[D. Once following publication of the official
report of each federal decennial census hereafter conducted,
the legislature may by statute reapportion its membership.]

SECTION 2. It is proposed to amend Article 20 of the
constitution of New Mexico by adding a new section to read:

"A. By August 15 of each year ending in the number
zero, a redistricting commission shall be established to
prepare and provide for the redistricting of congressional
districts, state legislative districts and the districts of
other districted state offices.

B. The redistricting commission shall consist of
nine commissioners appointed by the state ethics commission."
Each commissioner shall be a registered qualified elector of New Mexico who has not changed political party registration within the two years immediately preceding appointment. A commissioner shall not be, nor have been, within the ten years immediately preceding the opening of the selection process a federal or state elected official, a gubernatorially appointed state agency head, a relative in the first degree of consanguinity of any of the preceding public officials or an officer of a political party. A commissioner shall not have been a local elected official, an employee of the United States congress or the New Mexico legislative branch, a candidate for public office, an employee or contractor for a candidate, campaign committee or political committee or a registered paid lobbyist within the five years immediately preceding the opening of the selection process.

C. Through a public application process, the state ethics commission shall solicit, accept and evaluate applications from qualified applicants, from which the state ethics commission shall select at least thirty-eight nominees; provided that no more than twelve of whom shall be members of the same political party. The state ethics commission shall submit the selected nominees to the president pro tempore of the senate, the minority floor leader of the senate, the speaker of the house of representatives and the minority floor leader of the house of representatives by July 1 of each year.

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ending in the number zero. The president pro tempore of the senate, the minority floor leader of the senate, the speaker of the house of representatives and the minority floor leader of the house of representatives may each strike up to two applicants, excluding retired judges or justices.

D. No later than July 21 of each year ending in the number zero, the president pro tempore of the senate, the minority floor leader of the senate, the speaker of the house of representatives and the minority floor leader of the house of representatives shall submit the list of applicants they want stricken from eligibility for appointment to the state ethics commission.

E. The state ethics commission shall appoint nine commissioners from the remaining pool of applicants. The state ethics commission shall appoint three appointees from the two political parties with the largest number of registered voters affiliated with the party in the state and three members who are affiliated with other political parties or who are unaffiliated voters. One of the nine commissioners shall be a retired district court judge, appellate court judge or justice of the supreme court, who shall serve as chair of the redistricting commission. To the extent practicable, the state ethics commission shall strive to make appointments that are reflective of the population of the state in terms of geography, race, ethnicity and gender. The state ethics
commission shall also strive to select commissioners who commit
to conducting the redistricting process in an honest,
independent and impartial fashion. All appointments shall be
made on or before August 15 of each year ending in the number
zero. All appointees shall, before entering upon their duties,
take and subscribe to the oath of office provided for by this
constitution.

F. A vacancy on the redistricting commission shall
be filled by the state ethics commission from the remaining
pool of qualified applicants. A commissioner shall be deemed
to have resigned from the redistricting commission and a
vacancy created if, after the day of appointment, the
commissioner changes party registration in such a way as to
cause one political party to have more than three members on
the commission.

G. A commissioner may be removed by the supreme
court for substantial neglect of duty, gross misconduct in
office or inability to discharge the duties of office. The
supreme court has original jurisdiction over proceedings to
remove commissioners. A proceeding for the removal of a
commissioner shall be commenced by the attorney general upon
the request of the redistricting commission.

H. The redistricting commission shall develop
district plans for congressional districts, state legislative
districts and other districted state offices following each
federal decennial census. The commission shall develop
district plans in accordance with the following provisions:

(1) congressional districts shall be as equal
in population as practicable;

(2) legislative districts and other state
office districts shall be substantially equal in population.
The commission shall not consider district plans for the
legislature and other state offices that have a total deviation
of plus or minus five percent;

(3) the commission shall use the most recent
federal decennial census data generated by the United States
census bureau and may use other reliable sources of demographic
data as determined by majority vote of the commission;

(4) district plans shall comport with the
provisions of federal law and shall not dilute a protected
minority's voting strength. Race may be considered in
developing district plans but shall not be the predominant
consideration, and traditional race-neutral redistricting
principles shall not be subordinated to racial considerations;

(5) district plans shall use only single-
member districts and shall not split precincts;

(6) districts shall be drawn consistent with
traditional redistricting principles;

(7) districts shall be composed of contiguous
precincts and shall be reasonably compact;
(8) to the extent feasible, districts shall be drawn in an attempt to preserve communities of interest and shall take into consideration political and geographic boundaries, including the boundaries of Indian nations, tribes and pueblos and their political subdivisions; and

(9) to the extent feasible, the commission may seek to preserve the core of existing districts.

I. The redistricting commission may incorporate suggested changes to its proposed district plans in accordance with public comments and testimonies it receives, but shall not subordinate the requirements of Paragraphs (1) through (9) of Subsection H of this section in doing so.

J. When proposing or adopting district plans, the redistricting commission shall not:

   (1) use, rely upon or reference partisan data, such as voting history or party registration data; provided that voting history in elections may be considered to ensure that the district plan complies with applicable federal law; or

   (2) consider the voting address of incumbents.

K. After release of the necessary federal decennial census data to the state, the redistricting commission shall hold public hearings throughout the state to develop proposed district plans and subsequently to approve district plans. The commission shall make any adjustments to the proposed plans that it deems necessary to meet the redistricting criteria and
establish the final district boundaries. The commission shall file with the secretary of state the commission's approved plans for senate, house of representatives and congressional districts and other districted state offices by October 1 of each year ending in the number one or within six months of the release of redistricting data by the United States census bureau, whichever is later.

L. An approved plan shall determine the districts for use in the succeeding primary and general elections for the respective body.

M. The legislature shall provide adequate resources for the operation of the redistricting commission in performing its duties.

N. The redistricting commission shall have procurement and contracting authority and may hire staff, consultants and legal counsel as necessary to carry out its duties. The commission shall have standing in legal actions challenging the redistricting plans or process, or the adequacy of resources provided for the operation of the commission. The commission shall have sole authority to determine whether the attorney general or counsel hired or selected by the commission shall represent the state in the legal defense of a redistricting plan.

O. Commissioners are eligible for per diem and mileage at the federal general services administration maximum.
federal per diem rate for the city of Santa Fe and the internal
revenue service standard mileage rate for travel on
redistricting commission business.

P. Commissioners shall disclose communication with
outside persons or organizations attempting to influence the
map-drawing process outside of public meetings and public
comment periods. Failure to disclose the communications shall
constitute substantial neglect of duty.

Q. Each commissioner shall serve until the
commissioner's successor is appointed and qualified in July or
August of the next year ending in the number zero following the
commissioner's appointment. The redistricting commission shall
not meet nor incur expenses after the redistricting process is
completed, except:

(1) when litigation related to a plan is
pending;

(2) to revise districts if required by a court
decision; or

(3) to maintain and provide public access to
records of its proceedings.

R. The state ethics commission and the
redistricting commission shall develop and adopt rules for each
scope of their authority at the beginning of each redistricting
process.

S. The provisions of this section are self-
executing."

SECTION 3. The amendment proposed by this resolution shall be submitted to the people for their approval or rejection at the next general election or at any special election prior to that date that may be called for that purpose.

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