CONSTITUTIONAL AMENDMENT

7lr0509

G1 HB 467/16 – HRU

By: Delegates Reznik, Barkley, Ebersole, Krimm, Lierman, Platt, Waldstreicher, and K. Young K. Young, Angel, Brooks, Gibson, Hill, Lam, R. Lewis, A. Miller, Moon, Pena-Melnyk, Proctor, Tarlau, and Wilkins

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CHAPTER _____

1 AN ACT concerning

2 Legislative and Congressional Districting – Standards and Processes 3 Independent Congressional Redistricting Commission – Mid–Atlantic States 4 Regional Districting Process

 $\mathbf{5}$ FOR the purpose of proposing an amendment to the Maryland Constitution to establish the 6 Legislative Districting Commission and the Congressional Districting Commission 7 and establish standards for congressional districting; requiring the Executive Director of the Department of Legislative Services to determine the size and 8 9 composition of each commission and, on or before a certain date in certain years, select the members of each commission: requiring that the members of each 10 commission include certain professionals; requiring the Executive Director, subject 11 to a certain limitation, to determine the education and experience that an individual 12is required to have for a certain purpose; requiring that the members of each 13 14commission be full-time employees of the Department or, under certain circumstances, certain contractual employees; providing for the terms of the 15members of each commission; prohibiting members of each commission from being 16 certain officials or a candidate for elected office while serving on the commission; 17providing that a member of one commission may be a member of the other 18 commission; providing that the members of each commission may be removed only 19 20by impeachment under a certain provision of law for certain reasons; prohibiting the 21 Department from terminating the employment of certain members of either 22commission except under certain circumstances; requiring the Legislative Districting Commission to prepare a certain legislative districting plan and the 23

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



Congressional Districting Commission to prepare a certain congressional districting 1 $\mathbf{2}$ plan following a certain census and after public hearings; requiring each commission 3 to present each plan to the President of the Senate and the Speaker of the House of Delegates; requiring the President and the Speaker to introduce each plan as a joint 4 resolution by a certain day of a certain General Assembly session; authorizing the $\mathbf{5}$ Governor to call a special session for certain purposes; prohibiting the plans from 6 7 being amended; prohibiting a member of the General Assembly from introducing a certain joint resolution: providing that each plan becomes law on adoption by the 8 9 General Assembly by a certain vote; requiring that an alternate legislative 10 districting plan and an alternate congressional districting plan be prepared and 11 submitted under certain circumstances; requiring the Court of Appeals to prepare a 12legislative districting plan and congressional districting plan under certain circumstances: providing that the Court of Appeals has original jurisdiction to review 13certain districting of the State under certain circumstances; authorizing the Court 14of Appeals to grant certain relief under certain circumstances; requiring 1516 congressional districts to conform to certain standards and that due regard be given 17to certain boundaries; providing for the application of certain provisions of law and of this Act; defining certain terms; and submitting this amendment to the qualified 18 19 voters of the State for their adoption or rejection requiring the Department of 20Legislative Services to obtain certain census data, adjust the census data for certain 21purposes, and provide the adjusted census data to a temporary redistricting 22commission within a certain time period; creating a temporary redistricting 23commission in the State; providing for the membership of the commission and the 24qualifications of its members; providing that individuals cease to be members of the 25commission under certain circumstances; providing that a member may be removed 26from the commission under certain circumstances and in a certain manner; providing 27that the commission is subject to certain laws governing open meetings and access 28to public records; requiring the commission to hold certain hearings to receive public 29testimony at certain times, in certain places, and in certain geographic areas to 30 accommodate the public and to reflect certain demographics and characteristics of the population of the State; requiring the Department to staff and provide certain 31 32 support for the commission; requiring the commission to use certain census data to 33 prepare and adopt a districting plan for congressional districting within a certain 34time period; specifying that a certain districting plan is the plan for the State; 35 requiring that a certain districting plan be filed with the Secretary of State within a 36 certain time period; providing for the effectiveness of a certain districting plan; specifying certain criteria for the formation of the districts; providing for the 37 38 application of this Act; making this Act contingent on the enactment of a similar 39 independent redistricting process by certain states; defining certain terms; directing 40 the Secretary of State to send copies of this Act to the presiding officers of both 41 Houses of the legislature of certain states with a request that each of the states join 42Maryland in the enactment of a certain congressional redistricting process; and 43generally relating to the establishment of districts in Maryland for the election of members of Congress and a mid-Atlantic states regional compact. 44

- 45 BY proposing an amendment to the Maryland Constitution
- 46 Article III Legislative Department

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1	Section 5
2	BY proposing an addition to the Maryland Constitution
3	Article III – Legislative Department
4	Section 5A
т	
5	BY proposing an addition to the Maryland Constitution
6	New Article XX – Congressional Districting
7	Section 1 through 5
8	BY adding to
9	Article – Election Law
10	Section 8–6A–01 through 8–6A–09 to be under the new subtitle "Subtitle 6A.
11	Congressional Districting Process"
11	Annotated Code of Maryland
13	(2010 Replacement Volume and 2016 Supplement)
14 15	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, (Three-fifths of all the members elected to each of the two Houses concurring), That it be
16	proposed that the Maryland Constitution <u>That the Laws of Maryland</u> read as follows:
17	<u>Article – Election Law</u>
18	SUBTITLE 6A. CONGRESSIONAL DISTRICTING PROCESS.
19	<u>8–6A–01.</u>
20	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
21	INDICATED.
22	
22	(B) "COMMISSION" MEANS A TEMPORARY REDISTRICTING COMMISSION.
23	(C) <u>"DEPARTMENT" MEANS THE DEPARTMENT OF LEGISLATIVE SERVICES.</u>
24	<u>8-6A-02.</u>
25	NOTWITHSTANDING ANY OTHER PROVISION OF LAW, IN THE YEAR
26	IMMEDIATELY FOLLOWING THE DECENNIAL UNITED STATES CENSUS, THE
27	DEPARTMENT SHALL:
26	
28	(1) OBTAIN THE ADJUSTED CENSUS DATA FOR THE STATE FOR THAT
29	CENSUS; AND
30	(2) PROVIDE THE ADJUSTED CENSUS DATA TO THE COMMISSION
31	WITHIN 30 DAYS AFTER THE DEPARTMENT RECEIVES THE DATA.
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	4		HOUSE BILL 367
1	<u>8–6A–03.</u>		
2	<u>(A)</u>	THERE IS A	TEMPORARY REDISTRICTING COMMISSION.
3	<u>(B)</u>	<u>(1)</u> <u>THE</u>	COMMISSION SHALL CONSIST OF NINE MEMBERS.
4 5	<u>States Ce</u>		EBRUARY 1 OF THE FIRST YEAR FOLLOWING THE UNITED THE DITED AS FOLLOWS:
6		<u>(I)</u>	TWO APPOINTED BY THE PRESIDENT OF THE SENATE;
7 8	<u>Senate;</u>	<u>(11)</u>	TWO APPOINTED BY THE MINORITY LEADER OF THE
9 10	DELEGATE	<u>(III)</u> S; AND	TWO APPOINTED BY THE SPEAKER OF THE HOUSE OF
$\begin{array}{c} 11 \\ 12 \end{array}$	OF DELEGA	<u>(IV)</u> ATES.	TWO APPOINTED BY THE MINORITY LEADER OF THE HOUSE
$13 \\ 14 \\ 15 \\ 16$	MEMBERS S	· ·	WITHIN 30 DAYS OF THEIR APPOINTMENTS TO THE <u>CLATER THAN MARCH 1 OF THAT YEAR, THE COMMISSION</u> CT, BY VOTE OF AT LEAST FIVE OF THE MEMBERS, THE NINTH WHO:
17			1. SHALL SERVE AS CHAIR; AND
18 19	<u>PRINCIPAL</u>	POLITICAL	2. MAY NOT BE AFFILIATED WITH EITHER OF THE PARTIES IN THE STATE.
$\begin{array}{c} 20\\ 21 \end{array}$	MEMBER:	<u>(II)</u>	IF THE COMMISSION IS UNABLE TO SELECT THE NINTH
$\frac{22}{23}$	NAMES FOR	THE APPOI	<u>1.</u> THE COMMISSION SHALL SUBMIT A LIST OF THREE NTMENT OF THAT MEMBER TO:
$\begin{array}{c} 24 \\ 25 \end{array}$	OFFICE OF	Administr	<u>A. the Chief Administrative Law Judge of the</u> <u>ative Hearings;</u>
26			B. <u>THE CHAIR OF THE STATE ETHICS COMMISSION; AND</u>
27 28	<u>Legislati</u>	VE ETHICS;	<u>C.</u> <u>THE COCHAIRS OF THE JOINT COMMITTEE ON</u> <u>AND</u>

1	2. NO LATER THAN 10 DAYS AFTER RECEIPT OF THE LIST
2	SUBMITTED BY THE COMMISSION TO THE ENTITIES DESIGNATED UNDER ITEM 1 OF
3	THIS SUBPARAGRAPH, THE ENTITIES SHALL SELECT THE NINTH MEMBER AND
4	CHAIR OF THE COMMISSION.
5	8-6A-04.
6	(A) EACH MEMBER OF THE COMMISSION:
7	(1) (I) SHALL BE A VOTER WHO, FOR 5 OR MORE YEARS
8	IMMEDIATELY PRECEDING THE DATE OF THE INDIVIDUAL'S APPOINTMENT, HAS
9	BEEN REGISTERED CONTINUOUSLY IN THE STATE WITH THE SAME POLITICAL PARTY
10	OR HAS BEEN UNAFFILIATED WITH A POLITICAL PARTY AND HAS NOT CHANGED
11	POLITICAL PARTY AFFILIATION; AND
12	(II) IN THE 5 YEARS IMMEDIATELY PRECEDING THE DATE OF
13	THE INDIVIDUAL'S APPOINTMENT, HAS VOTED IN AT LEAST TWO ELECTIONS; AND
14	(2) (I) MAY NOT HAVE BEEN A CANDIDATE FOR ELECTION TO OR
15	SERVED AS GOVERNOR, AS A MEMBER OF THE GENERAL ASSEMBLY, OR AS A
16	REPRESENTATIVE OF THE UNITED STATES CONGRESS FROM THIS STATE DURING
17	THE 5 YEARS IMMEDIATELY PRECEDING THE DATE OF THE INDIVIDUAL'S
18	APPOINTMENT, OR BE AN IMMEDIATE FAMILY MEMBER ESTABLISHED THROUGH
19	BLOOD OR LEGAL RELATION OF SUCH CANDIDATE OR MEMBER;
00	(II) MAN NOT DE A DECLUATED LODDNICT IN THIS CHATE AG
20	(II) MAY NOT BE A REGULATED LOBBYIST IN THIS STATE, AS
21	DESCRIBED IN § 5–702(A) OF THE GENERAL PROVISIONS ARTICLE, REGISTERED AS
22	A LOBBYIST BEFORE A COUNTY OR MUNICIPAL GOVERNMENT IN THE STATE, OR
23	REGISTERED AS A LOBBYIST BEFORE THE FEDERAL GOVERNMENT;
24	(III) MAY NOT BE OR HAVE SERVED AS STAFF OR A CONSULTANT
25^{-1}	TO A PERSON UNDER A CONTRACT WITH, OR ANY PERSON WITH AN IMMEDIATE
$\frac{20}{26}$	FAMILY RELATIONSHIP THROUGH BLOOD OR LEGAL RELATION TO, THE GOVERNOR,
$\frac{20}{27}$	A MEMBER OF THE GENERAL ASSEMBLY, OR A MEMBER OF THE UNITED STATES
28	CONGRESS FROM THIS STATE;
40	<u>COMMEDS FROM THIS STATE</u>
29	(IV) MAY NOT HOLD AN APPOINTIVE OFFICE IN THE EXECUTIVE
30	BRANCH OR LEGISLATIVE BRANCH OF THE FEDERAL, STATE, OR A LOCAL
31	GOVERNMENT; AND
J 1	
32	(V) MAY NOT HAVE MADE A CONTRIBUTION OF \$2,000 OR MORE
33	TO A POLITICAL COMMITTEE FOR ELECTORAL PURPOSES FOR A CONGRESSIONAL,

34 STATE, OR LOCAL GOVERNMENT ELECTION IN THE STATE IN ANY YEAR, WHICH

	6 HOUSE BILL 367
1	AMOUNT CHALL DE AD HIGTED EVEDY 10 YEADS DY THE CUMULATIVE CHANCE IN
$\frac{1}{2}$	AMOUNT SHALL BE ADJUSTED EVERY 10 YEARS BY THE CUMULATIVE CHANGE IN THE MARYLAND CONSUMER PRICE INDEX OR ITS SUCCESSOR.
2	THE MARTLAND CONSUMER I RICE INDEX OR HIS SUCCESSOR.
3	(B) THE TERM OF OFFICE OF EACH MEMBER OF THE COMMISSION EXPIRES
4	ON THE APPOINTMENT OF THE FIRST MEMBER OF THE SUCCEEDING COMMISSION.
5	(C) (1) SEVEN MEMBERS OF THE COMMISSION SHALL CONSTITUTE A
6	QUORUM.
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7	(2) EXCEPT AS PROVIDED IN § 8–6A–03(B)(3) OF THIS SUBTITLE, SIX
8	OR MORE AFFIRMATIVE VOTES OF THE COMMISSION SHALL BE REQUIRED FOR ANY
9	OFFICIAL ACTION, INCLUDING ANY FINAL PROPOSED MAPS AND PLANS FOR
10	CONGRESSIONAL DISTRICTS ADOPTED BY THE COMMISSION.
11	8-6A-05.
11	
12	(A) (1) IN THE EVENT OF SUBSTANTIAL NEGLECT OF DUTY, GROSS
13	MISCONDUCT IN OFFICE, OR INABILITY TO DISCHARGE THE DUTIES OF OFFICE, A
14	MEMBER OF THE COMMISSION MAY BE REMOVED BY THE GOVERNOR WITH THE
15	CONCURRENCE OF THE LEGISLATIVE POLICY COMMITTEE OF THE GENERAL
16	ASSEMBLY AFTER HAVING BEEN SERVED WRITTEN NOTICE AND PROVIDED WITH AN
17	OPPORTUNITY FOR A RESPONSE.
• •	
18	(2) <u>A FINDING OF SUBSTANTIAL NEGLECT OF DUTY OR GROSS</u>
19	MISCONDUCT IN OFFICE MAY RESULT IN REFERRAL TO THE ATTORNEY GENERAL
$\begin{array}{c} 20\\ 21 \end{array}$	FOR CRIMINAL PROSECUTION OR THE APPROPRIATE ADMINISTRATIVE AGENCY FOR INVESTIGATION.
4 1	INVESTIGATION.
22	(B) A VACANCY, WHETHER CREATED BY REMOVAL, RESIGNATION, OR
$\overline{23}$	ABSENCE, IN A COMMISSION POSITION SHALL BE FILLED BY THE APPOINTING
24	AUTHORITY FOR THAT MEMBER WITHIN 30 DAYS AFTER THE VACANCY OCCURS.
25	<u>8-6A-06.</u>
26	(A) (1) THE ACTIVITIES OF THE COMMISSION ARE SUBJECT TO
27	APPLICABLE STATE LAW GOVERNING OPEN MEETINGS AND ACCESS TO PUBLIC
28	INFORMATION.
29	(2) THE COMMISSION SHALL PROVIDE NOT LESS THAN 14 DAYS
2 <i>3</i> 30	PUBLIC NOTICE FOR EACH MEETING.
50	<u>I UDLIU NOTICE FOR EACH MEETING.</u>
31	(B) (1) THE COMMISSION SHALL ESTABLISH AND IMPLEMENT AN OPEN
32	HEARING PROCESS FOR PUBLIC INPUT AND DELIBERATION THAT IS DESIGNED TO

1	ENCOURAGE CITIZEN OUTREACH AND SOLICIT BROAD PUBLIC PARTICIPATION IN
2	THE REDISTRICTING PUBLIC REVIEW PROCESS.
3	(2) (1) 1. The hearing process shall include hearings
4	TO RECEIVE PUBLIC INPUT BEFORE THE COMMISSION DRAWS ANY MAPS AND AT
5	LEAST ONE HEARING FOLLOWING THE DRAWING AND DISPLAY OF ANY COMMISSION
6	MAPS.
7	2. <u>HEARINGS SHALL BE SUPPLEMENTED WITH OTHER</u>
8	ACTIVITIES AS APPROPRIATE TO FURTHER INCREASE OPPORTUNITIES FOR THE
9	PUBLIC TO OBSERVE AND PARTICIPATE IN THE REVIEW PROCESS.
10	
10	(II) THE COMMISSION SHALL:
11	1. DISPLAY THE MAPS FOR PUBLIC COMMENT IN A
12	MANNER DESIGNED TO ACHIEVE THE WIDEST PUBLIC ACCESS REASONABLY
13	POSSIBLE; AND
10	
14	2. TAKE PUBLIC COMMENT FOR AT LEAST 14 DAYS FROM
15	THE DATE OF PUBLIC DISPLAY OF ANY MAP.
16	(C) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION,
17	COMMISSION MEMBERS AND STAFF MAY NOT COMMUNICATE WITH OR RECEIVE
18	COMMUNICATIONS ABOUT REDISTRICTING MATTERS FROM ANYONE OUTSIDE A
19	PUBLIC HEARING.
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20	(2) <u>COMMUNICATION BETWEEN COMMISSION MEMBERS, STAFF</u> ,
21	LEGAL COUNSEL, AND CONSULTANTS RETAINED BY THE COMMISSION IS ALLOWED.
22	(D) MEMBERS OF THE COMMISSION MAY NOT RECEIVE A SALARY BUT ARE
$\frac{22}{23}$	ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER THE STANDARD STATE
$\frac{23}{24}$	TRAVEL REGULATIONS, AS PROVIDED IN THE STATE BUDGET.
41	TRAVEL REGULATIONS, AS TROVIDED IN THE STATE DODGET.
25	(E) INDIVIDUALS APPOINTED AS MEMBERS OF THE COMMISSION SHALL
26	CEASE TO BE MEMBERS OF THE COMMISSION ON THE FILING OF THE DISTRICTING
27	PLAN FOR CONGRESSIONAL DISTRICTS WITH THE SECRETARY OF STATE AS
28	REQUIRED BY § 8-6A-08 OF THIS SUBTITLE.
29	(F) THE DEPARTMENT SHALL STAFF AND PROVIDE TECHNICAL SUPPORT
30	FOR THE COMMISSION.
31	<u>8-6A-07.</u>

$\frac{1}{2}$	(A) <u>The commission shall convene its first meeting on or before</u> March 1 of the year following each decennial census.
3	(B) (1) AT ITS FIRST MEETING, OR ON OR BEFORE 30 DAYS AFTER THE
4	COMMISSION RECEIVES ADJUSTED CENSUS DATA FROM THE DEPARTMENT,
5	WHICHEVER IS LATER, THE COMMISSION SHALL COMMENCE A SERIES OF PUBLIC
6	HEARINGS TO RECEIVE PUBLIC TESTIMONY CONCERNING A REDISTRICTING PLAN.
7	(2) (1) ON OR BEFORE JULY 1 OF THE YEAR THAT THE
8	COMMISSION RECEIVES THE ADJUSTED CENSUS DATA FROM THE DEPARTMENT,
9	THE COMMISSION SHALL HOLD AT LEAST SIX HEARINGS THROUGHOUT THE STATE.
10	(II) THE HEARINGS REQUIRED UNDER THIS PARAGRAPH SHALL
11	BE HELD AT TIMES THAT ARE LIKELY TO MAXIMIZE PUBLIC PARTICIPATION AND IN
12	LOCATIONS THAT ENCOMPASS THE GEOGRAPHIC, RACIAL, AND ETHNIC DIVERSITY
13	<u>OF THE STATE.</u>
14	(III) THE COMMISSION SHALL CONDUCT AN OPEN AND
15	TRANSPARENT PROCESS ENABLING FULL PUBLIC CONSIDERATION OF AND
16	COMMENT ON THE DRAWING OF DISTRICT LINES.
10	
17	(3) Following the conclusion of the public hearings
18	REQUIRED UNDER SUBPARAGRAPH (2) OF THIS SUBSECTION, BUT NO LATER THAN
19	SEPTEMBER 30 OF THE YEAR THAT THE COMMISSION RECEIVES THE ADJUSTED
20	CENSUS DATA FROM THE DEPARTMENT, THE COMMISSION SHALL PREPARE AND
21	ADOPT A DISTRICTING PLAN AND MAP FOR CONGRESSIONAL DISTRICTS.
22	(4) ON OR BEFORE OCTOBER 30 OF THE YEAR THAT THE COMMISSION
$\frac{22}{23}$	RECEIVES THE ADJUSTED CENSUS DATA FROM THE DEPARTMENT, THE
$\frac{20}{24}$	COMMISSION SHALL:
25	(I) PUBLISH THE PROPOSED FINAL DISTRICTING PLAN AND
26	MAP ON THE WEB SITE OF THE DEPARTMENT OF LEGISLATIVE SERVICES;
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27	(II) ISSUE WITH THE PROPOSED FINAL DISTRICTING PLAN AND
28	MAP A REPORT THAT:
29	1. EXPLAINS THE BASIS ON WHICH THE COMMISSION
30	MADE THE DECISIONS IN COMPLIANCE WITH THE CRITERIA REQUIRED UNDER THIS
31	<u>SUBTITLE; AND</u>
32	2. INCLUDES DEFINITIONS OF THE TERMS AND
33	STANDARDS THE COMMISSION USED IN PREPARING THE PROPOSED FINAL
34	DISTRICTING PLAN AND MAP; AND

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1 (III) 1. HOLD AT LEAST ONE PUBLIC HEARING ON THE PROPOSED FINAL DISTRICTING PLAN AND MAP TO RECEIVE PUBLIC TESTIMONY; $\mathbf{2}$ 3 AND 4 2. ALLOW THE PUBLIC TO SUBMIT COMMENTS TO THE COMMISSION THROUGH THE WEB SITE OF THE DEPARTMENT OF LEGISLATIVE $\mathbf{5}$ SERVICES CONCERNING THE PROPOSED FINAL DISTRICTING PLAN AND MAP. 6 7 ON OR BEFORE THE SECOND TUESDAY IN NOVEMBER OF THE (5) 8 YEAR THE COMMISSION RECEIVES THE ADJUSTED CENSUS DATA FROM THE 9 DEPARTMENT, THE COMMISSION SHALL PUBLISH A FINAL CONGRESSIONAL DISTRICTING PLAN AND MAP ON THE WEB SITE OF THE DEPARTMENT OF 10 11 LEGISLATIVE SERVICES. 12**(C)** (1) (I) CONGRESSIONAL DISTRICTS SHALL BE ESTABLISHED ON THE BASIS OF POPULATION. 1314 (2) EACH CONGRESSIONAL DISTRICT SHALL: 15**(I)** COMPLY WITH THE UNITED STATES CONSTITUTION; 16 **COMPLY WITH THE FEDERAL VOTING RIGHTS ACT: (II)** 17(III) BE EQUAL IN POPULATION, EXCEPT WHERE DEVIATION IS REQUIRED TO COMPLY WITH THE FEDERAL VOTING RIGHTS ACT (42 U.S.C. SEC. 18 **1971** AND FOLLOWING) OR IS ALLOWABLE BY LAW: 19 20(IV) WITHOUT VIOLATING THE REQUIREMENTS OF THIS 21SECTION, RESPECT THE GEOGRAPHIC INTEGRITY OF ANY MUNICIPAL CORPORATION 22OR COUNTY, TO THE EXTENT POSSIBLE; 23(V) **BE GEOGRAPHICALLY CONTIGUOUS; AND** 24(VI) TO THE EXTENT PRACTICABLE, AND IF IT DOES NOT 25CONFLICT WITH THE CRITERIA SPECIFIED IN ITEMS (I) THROUGH (V) OF THIS 26PARAGRAPH, BE DRAWN TO ENCOURAGE GEOGRAPHIC COMPACTNESS. 27(D) (1) A CONGRESSIONAL DISTRICT MAY NOT BE DRAWN FOR THE 28PURPOSE OF FAVORING A POLITICAL PARTY, AN ELECTED OFFICIAL, OR ANY OTHER 29PERSON OR GROUP, OR FOR THE PURPOSE OF AUGMENTING OR DILUTING THE 30 VOTING STRENGTH OF A LANGUAGE OR RACIAL MINORITY GROUP.

1 (2) IN ESTABLISHING DISTRICTS, NO USE SHALL BE MADE OF ADDRESSES OF ELECTED OFFICIALS, POLITICAL AFFILIATIONS OF REGISTERED $\mathbf{2}$ 3 VOTERS, POLLING DATA, PROPOSED DISTRICTING MAPS PREPARED BY PERSONS 4 NOT EMPLOYED BY THE DEPARTMENT, AND DEMOGRAPHIC INFORMATION, OTHER THAN POPULATION HEAD COUNTS, EXCEPT AS REQUIRED BY THE CONSTITUTION OR $\mathbf{5}$ LAWS OF THE UNITED STATES. 6 7**(E)** THE CHESAPEAKE BAY MAY NOT BE CONSIDERED TO BE A BARRIER TO 8 CONTIGUITY. 9 **(F)** AREAS THAT MEET ONLY AT THE POINTS OF ADJOINING CORNERS ARE 10 NOT CONTIGUOUS. 11 8-6A-08. 12THE DISTRICTING PLAN FOR CONGRESSIONAL DISTRICTS PREPARED AND ADOPTED BY THE COMMISSION UNDER § 8–6A–07 OF THIS SUBTITLE SHALL: 1314(1) BE THE DISTRICTING PLAN FOR THE STATE; 15(2) BE FILED WITH THE SECRETARY OF STATE WITHIN 7 DAYS OF THE PLAN BEING ADOPTED BY THE COMMISSION; 16BECOME EFFECTIVE ON THE FILING OF THE PLAN WITH THE 17(3) 18 **SECRETARY OF STATE; AND** 19 (4) **REMAIN EFFECTIVE UNTIL THE ADOPTION OF A NEW DISTRICTING** 20PLAN AFTER THE NEXT DECENNIAL CENSUS. 8-6A-09. 2122THIS SUBTITLE APPLIES ONLY IF THE DEPARTMENT, AFTER (A) CONSULTATION WITH AND ON THE ADVICE OF THE ATTORNEY GENERAL, 2324DETERMINES THAT EACH OF THE STATES OF NEW YORK, NEW JERSEY, PENNSYLVANIA, VIRGINIA, AND NORTH CAROLINA IN THE MID-ATLANTIC REGION 25ADOPTS A DISTRICTING PLAN FOR CONGRESSIONAL DISTRICTS THAT IS 2627SUBSTANTIALLY SIMILAR TO THE PROCESS OUTLINED UNDER THIS SUBTITLE AND 28THE CRITERIA REQUIRED UNDER § 8–6A–07(C), (D), AND (F) OF THIS SUBTITLE FOR REDISTRICTING THE MARYLAND CONGRESSIONAL DISTRICTS. 29

30(B)THE DISTRICTING PLAN FOR A STATE SHALL BE CONSIDERED31SUBSTANTIALLY SIMILAR FOR THE PURPOSES OF SUBSECTION (A) OF THIS SECTION32ONLY IF:

1	(1) THE DEPARTMENT DETERMINES THAT THE REDISTRICTING PLAN
2	IN THAT STATE IS DEVELOPED AND PROPOSED BY AN INDEPENDENT DISTRICTING
3	COMMISSION THAT USES A PROCESS AND CRITERIA, AS SPECIFIED UNDER
4	SUBSECTION (A) OF THIS SECTION, TO ESTABLISH CONGRESSIONAL DISTRICTS; AND
5	(2) (I) THE REDISTRICTING PLAN DEVELOPED AND PROPOSED BY
6	AN INDEPENDENT REDISTRICTING COMMISSION IN THAT STATE BECOMES
7	EFFECTIVE ON THE FILING OF THE PLAN WITH THE CHIEF ELECTION OFFICIAL IN
8	THAT STATE; OR
9	(II) NOTWITHSTANDING THAT THE STATE LEGISLATURE IN
10	THAT STATE IS ALLOWED TO VOTE ON THE REDISTRICTING PLAN PROPOSED BY THE
11	COMMISSION, THE LEGISLATURE IN THAT STATE IS PROHIBITED FROM ALTERING
12	THE PLAN.
13	Article III – Legislative Department
14	5.
15	(A) THIS SECTION APPLIES ONLY IF THE CONTINGENCY IN § 5A OF THIS
16	ARTICLE HAS NOT BEEN MET.
17	(B) Following each decennial census of the United States and after public
18	hearings, the Governor shall prepare a plan setting forth the boundaries of the legislative
19	districts for electing of the members of the Senate and the House of Delegates.
00	
20	The Governor shall present the plan to the President of the Senate and Speaker of the House of Delegates who shall introduce the Governor's plan as a joint resolution to the
$\frac{21}{22}$	General Assembly, not later than the first day of its regular session in the second year
$\frac{22}{23}$	following every census, and the Governor may call a special session for the presentation of
$\frac{23}{24}$	his plan prior to the regular session. The plan shall conform to Sections 2, 3 and 4 of this
25	Article. Following each decennial census the General Assembly may by joint resolution
26	adopt a plan setting forth the boundaries of the legislative districts for the election of
27	members of the Senate and the House of Delegates, which plan shall conform to Sections
28	2, 3 and 4 of this Article. If a plan has been adopted by the General Assembly by the 45th
29	day after the opening of the regular session of the General Assembly in the second year
30	following every census, the plan adopted by the General Assembly shall become law. If no
31	plan has been adopted by the General Assembly for these purposes by the 45th day after
32	the opening of the regular session of the General Assembly in the second year following
33	every census, the Governor's plan presented to the General Assembly shall become law.
34	Upon petition of any registered voter, the Court of Appeals shall have original
35	jurisdiction to review the legislative districting of the State and may grant appropriate
36	relief, if it finds that the districting of the State is not consistent with requirements of either
37	the Constitution of the United States of America, or the Constitution of Maryland.

1	5A.
2	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
3	INDICATED.
4	(2) "Commission" means the Legislative Districting
5	Commission.
$\frac{6}{7}$	(3) "Department" means the Department of Legislative Services, or its successor.
1	DERVICES, OR ITS SUCCESSOR.
8	(4) "Executive Director" means the Executive Director of
9	THE DEPARTMENT.
10	(5) "Plan" means the legislative districting plan prepared
11	BY THE COMMISSION UNDER SUBSECTIONS (E) OR (I)(2) OF THIS SECTION.
12	(B) (1) THIS SECTION APPLIES ONLY IF THE DEPARTMENT DETERMINES
13 14	AFTER CONSULTATION WITH AND ON THE ADVICE OF THE ATTORNEY GENERAL THAT VIRGINIA HAS ADOPTED A LEGISLATIVE DISTRICTING PROCESS THAT IS
14 15	SUBSTANTIALLY SIMILAR TO THE PROCESS IN THIS SECTION.
10	SODSTANTIALLY SIMILAR TO THE PROCESS IN THIS SECTION.
16	(2) A PROCESS SHALL BE CONSIDERED SUBSTANTIALLY SIMILAR FOR
17	THE PURPOSES OF PARAGRAPH (1) OF THIS SUBSECTION ONLY IF:
18	(I) A LEGISLATIVE DISTRICTING PLAN IS INITIALLY
10	DEVELOPED AND PROPOSED BY A COMMISSION COMPOSED OF INDIVIDUALS WHO
20	ARE:
21	1. EMPLOYEES OF OR CONTRACTED BY A NONPARTISAN
22	STATE AGENCY THAT PROVIDES NONPARTISAN RESEARCH OR ANALYSIS; AND
23	2. Not selected by the governor of the state,
24	MEMBERS OF THE STATE LEGISLATURE, OR AN INDIVIDUAL SELECTED BY THE
25	GOVERNOR OF THE STATE OR THE STATE LEGISLATURE;
26	(II) THE STATE LECISLATIDE IS ALLOWED TO NOTE ON THE
$\frac{26}{27}$	(II) THE STATE LEGISLATURE IS ALLOWED TO VOTE ON THE LEGISLATIVE DISTRICTING PLAN PROPOSED BY THE COMMISSION BUT IS
$\frac{21}{28}$	PROHIBITED FROM ALTERING THE PLAN; AND
-	,
29	(III) A LEGISLATIVE DISTRICTING PLAN PREPARED BY THE
30	STATE'S HIGHEST COURT BECOMES LAW IF THE STATE LEGISLATURE FAILS TO
31	ADOPT THE LEGISLATIVE DISTRICTING PLAN PROPOSED BY THE COMMISSION.

12

1	(C) '	Thei	RE IS A	LEGISLATIVE DISTRICTING COMMISSION.
$\frac{2}{3}$	(D) Executive	` '		JECT TO PARAGRAPHS (2) AND (3) OF THIS SUBSECTION, THE ; SHALL:
4 5	Commission	N; AN	(]) ₽	DETERMINE THE SIZE AND COMPOSITION OF THE
6 7	DECENNIAL	CENS	• •	On or before June 1 of the year following each elect the members of the Commission.
8	4	(2)	(I)	THE MEMBERS OF THE COMMISSION SHALL INCLUDE:
9				1. A-DEMOGRAPHER;
10				2. A CARTOGRAPHER;
11				3. AN APPLIED MATHEMATICIAN;
12				4. A COMPUTER SCIENTIST; AND
$\begin{array}{c} 13\\14 \end{array}$	ELECTION A	ND R	EDIST	5. A LAWYER OR LEGAL EXPERT WHO SPECIALIZES IN RICTING LAW.
15 16 17 18	THAT AN INI	HVID	DIREC UAL IS	Subject to subparagraph (iii) of this paragraph, ctor shall determine the education and experience s required to have in order to be selected as one of in subparagraph (i) of this paragraph.
19 20 21 22		CONS	EXE HDERI	In determining the education and experience cutive Director may not deviate from what is ed to be the minimum qualifications required to be ofessional listed.
23	4	(3)	Mem	IBERS OF THE COMMISSION SHALL BE:
24			(I)	Full-time employees of the Department; or
25 26 27 28		IT, EI	HPLO	IF THE EXECUTIVE DIRECTOR DETERMINES THAT THE ISSION CANNOT BE MET BY FULL-TIME EMPLOYEES OF THE YEES HIRED ON A CONTRACTUAL BASIS FOR THE PURPOSE OF MISSION.

1	(4) The term of a member of the Commission begins when the
$\frac{1}{2}$	MEMBER IS SELECTED AND ENDS WHEN A LEGISLATIVE DISTRICTING PLAN IS
3	ADOPTED BY THE GENERAL ASSEMBLY UNDER SUBSECTION (I)(1) OF THIS SECTION
4	OR THE COURT OF APPEALS IS REQUIRED TO PREPARE THE LEGISLATIVE
5	DISTRICTING PLAN UNDER SUBSECTION (J)(1) OF THIS SECTION.
-	
6	(5) While serving on the Commission, a member may not be:
7	(I) AN ELECTED OFFICIAL;
8	(II) AN OFFICIAL WHOSE APPOINTMENT IS SUBJECT TO SENATE
9	CONFIRMATION; OR
U	
10	(III) A CANDIDATE FOR ELECTED OFFICE.
11	(6) A member of the Congressional Districting Commission
$\overline{12}$	ESTABLISHED BY ARTICLE XX OF THIS CONSTITUTION MAY BE A MEMBER OF THE
13	Commission.
14	(7) (1) A member of the Commission may be removed during
15	THE MEMBER'S TERM ONLY BY IMPEACHMENT UNDER § 26 OF THIS ARTICLE FOR
16	MALFEASANCE, MISFEASANCE, OR NONFEASANCE.
17	(II) IF A FULL-TIME EMPLOYEE OF THE DEPARTMENT IS
18	REMOVED FROM THE COMMISSION BY IMPEACHMENT UNDER SUBPARAGRAPH (I) OF
19	THIS PARAGRAPH, THE DEPARTMENT MAY NOT TERMINATE THE EMPLOYMENT OF
20	THE EMPLOYEE UNLESS THE MALFEASANCE, MISFEASANCE, OR NONFEASANCE
21	WOULD HAVE BEEN GROUNDS FOR TERMINATION IF COMMITTED BY THE EMPLOYEE
22	IN THE COURSE OF THE EMPLOYEE'S OTHER DUTIES.
23	(E) Following each decennial census of the United States and
24	AFTER PUBLIC HEARINGS, THE COMMISSION SHALL PREPARE A PLAN
25	ESTABLISHING THE BOUNDARIES OF THE LEGISLATIVE DISTRICTS THAT COMPLIES
26	WITH APPLICABLE FEDERAL AND STATE LAW.
27	(F) THE COMMISSION SHALL PRESENT THE PLAN TO THE PRESIDENT OF
28	THE SENATE AND THE SPEAKER OF THE HOUSE OF DELEGATES, WHO SHALL
29	INTRODUCE THE PLAN AS A JOINT RESOLUTION TO THE GENERAL ASSEMBLY NO
30	LATER THAN THE FIRST DAY OF ITS REGULAR SESSION IN THE SECOND YEAR
01	
31	FOLLOWING THE DECENNIAL CENSUS.

33 OF THE PLAN BEFORE THE REGULAR SESSION.

- HOUSE BILL 367 1 (II) (1) THE PLAN MAY NOT BE AMENDED. $\mathbf{2}$ A MEMBER OF THE GENERAL ASSEMBLY MAY NOT INTRODUCE A (2) 3 JOINT RESOLUTION OR A BILL CONTAINING A LEGISLATIVE DISTRICTING PLAN THAT IS DIFFERENT FROM THE PLAN PROPOSED BY THE COMMISSION. 4 $\mathbf{5}$ (#) (1) THE PLAN SHALL BECOME LAW ON ADOPTION BY THE GENERAL 6 ASSEMBLY BY A MAJORITY VOTE OF BOTH HOUSES. 7 IF THE GENERAL ASSEMBLY FAILS TO ADOPT THE PLAN BY THE (2) **17TH DAY AFTER THE OPENING OF THE REGULAR SESSION OF THE GENERAL** 8 9 ASSEMBLY IN THE SECOND YEAR FOLLOWING THE DECENNIAL CENSUS, THE 10 COMMISSION SHALL PREPARE AN ALTERNATIVE PLAN AND SUBMIT IT TO THE 11 PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF DELEGATES. 12 WHO SHALL INTRODUCE THE PLAN AS A JOINT RESOLUTION TO THE GENERAL 13 ASSEMBLY. 14 (₽) IF AN ALTERNATIVE PLAN INTRODUCED UNDER SUBSECTION (I)(2) OF THIS SECTION FAILS TO RECEIVE A MAJORITY VOTE OF BOTH HOUSES BY THE 52ND 15DAY AFTER THE OPENING OF THE REGULAR SESSION OF THE GENERAL ASSEMBLY 16 17 IN THE SECOND YEAR FOLLOWING THE DECENNIAL CENSUS. THE COURT OF 18 APPEALS SHALL PREPARE THE PLAN ESTABLISHING THE BOUNDARIES OF THE
- 19 LEGISLATIVE DISTRICTS.
- 20 IF THE GENERAL ASSEMBLY ADOPTS A PLAN, ON PETITION OF ANY (K) 21 **REGISTERED VOTER, THE COURT OF APPEALS:**
- 22(1) SHALL HAVE ORIGINAL JURISDICTION TO REVIEW THE 23 LEGISLATIVE DISTRICTING OF THE STATE: AND

24(2) MAY GRANT APPROPRIATE RELIEF IF IT FINDS THAT THE 25LEGISLATIVE DISTRICTING OF THE STATE IS NOT CONSISTENT WITH APPLICABLE FEDERAL AND STATE LAW. 26

ARTICLE XX - CONGRESSIONAL DISTRICTING 27

281.

29IN THIS ARTICLE THE FOLLOWING WORDS HAVE THE MEANINGS (A) 30 INDICATED.

31 (B) "Commission" means the Congressional Districting 32 **COMMISSION.**

-	
$\frac{3}{4}$	(D) "Executive Director" means the Executive Director of the Diperson of the
$5 \\ 6$	(E) "Plan" means the congressional districting plan prepared by the Commission under § 5(a) or § 5(e)(2) of this Article.
7	2.
8 9 10 11	(A) THIS ARTICLE APPLIES ONLY IF THE DEPARTMENT DETERMINES AFTER CONSULTATION WITH AND ON THE ADVICE OF THE ATTORNEY GENERAL THAT VIRGINIA HAS ADOPTED A CONGRESSIONAL DISTRICTING PROCESS THAT IS SUBSTANTIALLY SIMILAR TO THE PROCESS IN THIS ARTICLE.
12 13	(B) A PROCESS SHALL BE CONSIDERED SUBSTANTIALLY SIMILAR FOR THE PURPOSES OF SUBSECTION (A) OF THIS SECTION ONLY IF:
$\begin{array}{c} 14 \\ 15 \end{array}$	(1) A congressional districting plan is initially developed and proposed by a commission composed of individuals who are:
$\begin{array}{c} 16 \\ 17 \end{array}$	(I) Employees of or contracted by a nonpartisan state Agency that provides nonpartisan research or analysis; and
18 19 20	(II) Not selected by the governor of the state, members of the state legislature, or an individual selected by the governor of the state or the state legislature;
21 22 23	(2) THE STATE LEGISLATURE IS ALLOWED TO VOTE ON THE CONGRESSIONAL DISTRICTING PLAN PROPOSED BY THE COMMISSION BUT IS PROHIBITED FROM ALTERING THE PLAN; AND
$24 \\ 25 \\ 26$	(3) A <u>congressional districting plan prepared by the</u> state's highest court becomes law if the state legislature fails to adopt the congressional districting plan proposed by the commission.
27	ु उ न
$\frac{28}{29}$	EACH CONGRESSIONAL DISTRICT SHALL CONSIST OF ADJOINING TERRITORY, BE COMPACT IN FORM, AND BE OF SUBSTANTIALLY EQUAL POPULATION. DUE

30 REGARD SHALL BE GIVEN TO NATURAL BOUNDARIES AND THE BOUNDARIES OF

31**POLITICAL SUBDIVISIONS.**

16

(C) "DEPARTMENT" MEANS THE DEPARTMENT OF LEGISLATIVE SERVICES, 1 OR ITS SUCCESSOR 2

1	4.
2	(A) THERE IS A CONGRESSIONAL DISTRICTING COMMISSION.
3	(B) SUBJECT TO SUBSECTIONS (C) AND (D) OF THIS SECTION, THE
4	EXECUTIVE DIRECTOR SHALL:
5	(1) DETERMINE THE SIZE AND COMPOSITION OF THE COMMISSION;
6	AND
7	(2) ON OR BEFORE JUNE 1 OF THE YEAR FOLLOWING THE DECENNIAL
8	CENSUS, SELECT THE MEMBERS OF THE COMMISSION.
9	(c) (1) The members of the Commission shall include:
9	(C) (1) The members of the Commission shall include:
10	(I) A DEMOGRAPHER;
11	(II) A CARTOGRAPHER;
12	(III) AN APPLIED MATHEMATICIAN;
13	(IV) A COMPUTER SCIENTIST; AND
14	(V) A LAWYER OR LEGAL EXPERT WHO SPECIALIZES IN
15	ELECTION AND REDISTRICTING LAW.
16	(2) SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE
17 10	EXECUTIVE DIRECTOR SHALL DETERMINE THE EDUCATION AND EXPERIENCE THAT
18 19	AN INDIVIDUAL IS REQUIRED TO HAVE IN ORDER TO BE SELECTED AS ONE OF THE MEMBERS LISTED IN PARAGRAPH (1) OF THIS SUBSECTION.
10	
20	(3) IN DETERMINING THE EDUCATION AND EXPERIENCE REQUIRED,
21	THE EXECUTIVE DIRECTOR MAY NOT DEVIATE FROM WHAT IS NORMALLY
22	CONSIDERED TO BE THE MINIMUM QUALIFICATIONS REQUIRED TO BE EMPLOYED AS
23	THE PROFESSIONAL LISTED.
24	(D) MEMBERS OF THE COMMISSION SHALL BE:
25	(1) Full-time employees of the Department; or
26	(2) IF THE EXECUTIVE DIRECTOR DETERMINES THAT THE NEEDS OF
$\frac{1}{27}$	THE COMMISSION CANNOT BE MET WITH THE AVAILABLE FULL-TIME EMPLOYEES
$\frac{-}{28}$	OF THE DEPARTMENT, EMPLOYEES HIRED ON A CONTRACTUAL BASIS FOR THE
29	PURPOSE OF SERVING ON THE COMMISSION.

1(E)THE TERM OF A MEMBER OF THE COMMISSION BEGINS WHEN THE2MEMBER IS SELECTED AND ENDS WHEN A CONGRESSIONAL DISTRICTING PLAN IS3ADOPTED BY THE GENERAL ASSEMBLY UNDER § 5(E)(1) OF THIS ARTICLE OR THE4COURT OF APPEALS IS REQUIRED TO PREPARE THE CONGRESSIONAL DISTRICTING5PLAN UNDER § 5(F) OF THIS ARTICLE.

- 6 (F) WHILE SERVING ON THE COMMISSION, A MEMBER MAY NOT BE:
- 7 (1) AN ELECTED OFFICIAL;

8 (2) AN OFFICIAL WHOSE APPOINTMENT IS SUBJECT TO SENATE 9 CONFIRMATION; OR

10 (3) A CANDIDATE FOR ELECTED OFFICE.

11(G)AMEMBEROFTHELEGISLATIVEDISTRICTINGCOMMISSION12ESTABLISHED BY ARTICLE III, § 5A OF THIS CONSTITUTION MAY BE A MEMBER OF13THE COMMISSION.

14(H)(1)A member of the Commission may be removed during the15member's term only by impeachment under Article III, § 26 of this16Constitution for malfeasance, misfeasance, or nonfeasance.

17(2)IF A FULL-TIME EMPLOYEE OF THE DEPARTMENT IS REMOVED18FROM THE COMMISSION BY IMPEACHMENT UNDER PARAGRAPH (1) OF THIS19SUBSECTION, THE DEPARTMENT MAY NOT TERMINATE THE EMPLOYMENT OF THE20EMPLOYEE UNLESS THE MALFEASANCE, MISFEASANCE, OR NONFEASANCE WOULD21HAVE BEEN GROUNDS FOR TERMINATION IF COMMITTED BY THE EMPLOYEE IN THE22COURSE OF THE EMPLOYEE'S OTHER DUTIES.

23 5.

(A) FOLLOWING EACH DECENNIAL CENSUS OF THE UNITED STATES AND
 AFTER PUBLIC HEARINGS, THE COMMISSION SHALL PREPARE A PLAN
 ESTABLISHING THE BOUNDARIES OF THE CONGRESSIONAL DISTRICTS THAT
 COMPLIES WITH APPLICABLE FEDERAL LAW AND § 3 OF THIS ARTICLE AND ANY
 OTHER APPLICABLE STATE LAW.

(B) THE COMMISSION SHALL PRESENT THE PLAN TO THE PRESIDENT OF
 THE SENATE AND THE SPEAKER OF THE HOUSE OF DELEGATES, WHO SHALL
 INTRODUCE THE PLAN AS A JOINT RESOLUTION TO THE GENERAL ASSEMBLY NO
 LATER THAN THE FIRST DAY OF ITS REGULAR SESSION IN THE SECOND YEAR
 FOLLOWING THE DECENNIAL CENSUS.

1 (C) THE GOVERNOR MAY CALL A SPECIAL SESSION FOR THE PRESENTATION 2 OF THE PLAN BEFORE THE REGULAR SESSION.

3 (D) (1) THE PLAN MAY NOT BE AMENDED.

4 (2) <u>A MEMBER OF THE GENERAL ASSEMBLY MAY NOT INTRODUCE A</u>
 5 JOINT RESOLUTION OR A BILL CONTAINING A CONGRESSIONAL DISTRICTING PLAN
 6 THAT IS DIFFERENT FROM THE PLAN PROPOSED BY THE COMMISSION.

7 (E) (1) THE PLAN SHALL BECOME LAW ON ADOPTION BY THE GENERAL 8 ASSEMBLY BY A MAJORITY VOTE OF BOTH HOUSES.

9 (2) IF THE GENERAL ASSEMBLY FAILS TO ADOPT THE PLAN BY THE 10 17TH DAY AFTER THE OPENING OF THE REGULAR SESSION OF THE GENERAL 11 ASSEMBLY IN THE SECOND YEAR FOLLOWING THE DECENNIAL CENSUS, THE 12 COMMISSION SHALL PREPARE AN ALTERNATIVE PLAN AND SUBMIT IT TO THE 13 PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF DELEGATES, 14 WHO SHALL INTRODUCE THE PLAN AS A JOINT RESOLUTION TO THE GENERAL 15 ASSEMBLY.

- 16 (F) IF AN ALTERNATIVE PLAN INTRODUCED UNDER SUBSECTION (E)(2) OF THIS SECTION FAILS TO RECEIVE A MAJORITY VOTE OF BOTH HOUSES BY THE 52ND 18 DAY AFTER THE OPENING OF THE REGULAR SESSION OF THE GENERAL ASSEMBLY 19 IN THE SECOND YEAR FOLLOWING THE DECENNIAL CENSUS, THE COURT OF 20 APPEALS SHALL PREPARE THE PLAN ESTABLISHING THE BOUNDARIES OF THE 21 CONGRESSIONAL DISTRICTS.
- 22 (G) IF THE GENERAL ASSEMBLY ADOPTS A PLAN, ON PETITION OF ANY 23 REGISTERED VOTER, THE COURT OF APPEALS:

24 (1) SHALL HAVE ORIGINAL JURISDICTION TO REVIEW THE 25 CONGRESSIONAL DISTRICTING OF THE STATE; AND

26 (2) MAY GRANT APPROPRIATE RELIEF IF IT FINDS THAT THE 27 CONGRESSIONAL DISTRICTING OF THE STATE IS NOT CONSISTENT WITH 28 APPLICABLE FEDERAL AND STATE LAW.

- 29 SECTION 2. AND BE IT FURTHER ENACTED, That the General Assembly 30 determines that the amendment to the Maryland Constitution proposed by this Act affects 31 multiple jurisdictions and that the provisions of Article XIV, § 1 of the Maryland 32 Constitution concerning local approval of constitutional amendments do not apply.
- 33 SECTION 3. AND BE IT FURTHER ENACTED, That the aforegoing section 34 proposed as an amendment to the Maryland Constitution shall be submitted to the 35 qualified voters of the State at the next general election to be held in November 2018 for

1 their adoption or rejection pursuant to Article XIV of the Maryland Constitution. At that

2 general election, the vote on this proposed amendment to the Constitution shall be by

3 ballot, and upon each ballot there shall be printed the words "For the Constitutional 4 Amendment" and "Against the Constitutional Amendment," as now provided by law.

Amendment" and "Against the Constitutional Amendment," as now provided by law.
 Immediately after the election, all returns shall be made to the Governor of the vote for and

6 against the proposed amendment, as directed by Article XIV of the Maryland Constitution,

7 and further proceedings had in accordance with Article XIV.

8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act is contingent on the 9 enactment of a nonpartisan districting process for representatives in the United States House of Representatives in the mid–Atlantic region in each of the states of New York, New 10 Jersey, Pennsylvania, Virginia, and North Carolina. The Secretary of State shall monitor 11 the enactment of districting legislation by the states of New York, New Jersey, 12Pennsylvania, Virginia, and North Carolina and, after consultation with the Attorney 1314General, notify the Department of Legislative Services within 5 days after the contingency 15is met.

16 <u>SECTION 3. AND BE IT FURTHER ENACTED, That if the notice of the contingency</u>
 17 <u>described under Section 2 of this Act being met is not received by the Department of</u>
 18 <u>Legislative Services on or before December 31, 2020, this Act:</u>

19 <u>(a) may not be applied to the districting process for representatives from</u> 20 <u>Maryland in the United States House of Representatives resulting from the 2020 decennial</u> 21 <u>census; and</u>

(b) the districting process for representatives from Maryland in the United States
 House of Representatives resulting from the 2020 decennial census set forth under the
 Maryland Constitution and provisions of Maryland law in effect on January 1, 2021, shall
 apply.

26 <u>SECTION 4. AND BE IT FURTHER ENACTED</u>, That if the Department of 27 <u>Legislative Services does not receive notice from the Secretary of State on or before</u> 28 <u>December 31, 2032</u>, that the contingency described in Section 2 of this Act is met, this Act 29 <u>shall be null and void without the necessity of further action by the General Assembly.</u>

30 SECTION 5. AND BE IT FURTHER ENACTED, That the Secretary of State is directed to send copies of this Act to the presiding officers of both Houses of the legislature 31 32of each of the states of New York, New Jersey, Pennsylvania, Virginia, and North Carolina in the mid-Atlantic region, with the request that it be circulated among leaders in the 33 legislative branches of those state governments; and with the further request that each of 3435 the states of New York, New Jersey, Pennsylvania, Virginia, and North Carolina in the mid-Atlantic region join the State of Maryland in the enactment of a nonpartisan 36 37 districting process for representatives in the United States House of Representatives in the 38mid–Atlantic region.

39 <u>SECTION 6. AND BE IT FURTHER ENACTED, That, subject to Sections 2, 3, and</u>
 40 <u>4 of this Act, this Act shall take effect October 1, 2017.</u>

20