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## HOUSE BILL No. 1032

Proposed Changes to December 2, 2025 printing by AM103218

### DIGEST OF PROPOSED AMENDMENT

Redistricting. Provides for the legislative services agency (agency) to develop initial redistricting plans for Indiana congressional districts and Indiana legislative districts. Provides a procedure for the general assembly to review and enact plans developed by the agency, including initial steps for consideration of plans without amendment. Provides that if a third in a sequence of plans is necessary, the general assembly may amend any plan. Establishes standards for developing redistricting plans. Establishes a temporary redistricting advisory committee to advise the agency regarding the redistricting process, hold hearings on redistricting plans, and report to the general assembly regarding those hearings. Repeals a provision establishing a redistricting commission for congressional redistricting. Deletes provisions that do the following: (1) Allow the general assembly to amend congressional districts at a time other than the first regular session of the general assembly convening immediately following the United States decennial census. (2) Establish new Indiana congressional districts. (3) Provide for expiration of the current congressional districts on the date of the 2026 general election. (4) Specify that for purposes of the 2026 primary and general election, a precinct may cross the boundary of a congressional district.

A BILL FOR AN ACT to amend the Indiana Code concerning elections.

*Be it enacted by the General Assembly of the State of Indiana:*

- 1 SECTION 1. ~~IC 3-3-2-1~~ IC 2-1.5 IS ~~AMENDED~~ ADDED
- 2 TO THE INDIANA CODE AS A NEW ARTICLE TO READ AS
- 3 FOLLOWS [EFFECTIVE UPON PASSAGE]: ~~Sec. 1. (a) Except as~~
- 4 ~~provided in subsection (b),~~ [
- 5 ARTICLE 1.5. ESTABLISHING LEGISLATIVE AND
- 6 INDIANA CONGRESSIONAL DISTRICTS
- 7 Chapter 1. Definitions
- 8 Sec. 1. The definitions in this chapter apply throughout this

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1 article.

2 Sec. 2. "Agency" refers to the legislative services agency  
 3 established by IC 2-5-1.1-7.

4 Sec. 3. "Body" refers to either of the following:

5 (1) The house of representatives.

6 (2) The senate.

7 Sec. 4. "Bureau" refers to the United States Department of  
 8 Commerce, Bureau of the Census.

9 Sec. 5. "Census data" means the population data that the  
 10 Bureau is required to provide to the state under 13 U.S.C. 141.

11 Sec. 6. "Census year" refers to the year in which a federal  
 12 decennial census is conducted.

13 Sec. 7. "Committee" refers to the temporary redistricting  
 14 advisory committee established by IC 2-1.5-4-1.

15 Sec. 8. "Executive director" refers to the executive director of  
 16 the agency.

17 Sec. 9. "Federal decennial census" refers to a federal decennial  
 18 census conducted under 13 U.S.C. 141.

19 Sec. 10. "GIS" refers to the geographic information system  
 20 established and maintained by the office under  
 21 IC 2-5-1.1-12.2(f)(7).

22 Sec. 11. "House of representatives" refers to the house of  
 23 representatives of the general assembly.

24 Sec. 12. "Ideal district population" for a plan refers to the  
 25 number equal to the quotient of the following, rounded to the  
 26 nearest whole number:

27 (1) The numerator is the population of Indiana as reported  
 28 by the most recent federal decennial census.

29 (2) The denominator is the number of districts required by  
 30 this article for the plan.

31 Sec. 13. "Legislative district" refers to any of the following:

32 (1) A district of the house of representatives.

33 (2) A district of the senate.

34 Sec. 14. "Legislative leader" refers to any of the following:

35 (1) The speaker of the house of representatives.

36 (2) The minority leader of the house of representatives.

37 (3) The president pro tempore of the senate.

38 (4) The minority leader of the senate.

39 Sec. 15. "Office" refers to the office of census data of the  
 40 agency established by IC 2-5-1.1-12.2.

41 Sec. 16. (a) "Plan" refers to any of the following:

42 (1) A plan for districts for the house of representatives.

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(2) A plan for districts for the senate.

(3) A plan for Indiana] congressional districts~~< shall be established by law at the first regular session>[.~~

(b) A plan includes maps and written descriptions of the maps that define all the districts that a plan is required to have under this article.

Sec. 17. "Political subdivision" means a city, county, town, or township.

Sec. 18. "Principal administrative officer" refers to the following:

(1) For the house of representatives, the principal clerk of the house of representatives.

(2) For the senate, the principal secretary of the senate.

Sec. 19. "Redistricting bill" refers to a bill prepared by the agency under IC 2-1.5-2-3 for any, all, or any combination of the following:

(1) Establishing house of representatives districts.

(2) Establishing senate districts.

(3) Establishing Indiana congressional districts.

Sec. 20. "Redistricting year" refers to the year immediately following a census year.

Sec. 21. "Senate" refers to the senate] of the general assembly~~< convening immediately following the United States decennial census.~~

~~—(b) The general assembly may amend>[.~~

## Chapter 2. Redistricting Procedure

Sec. 1. (a) Before January 1 of a redistricting year, the agency shall acquire any hardware, software, and supplies necessary to establish the plans as required by this article.

(b) At any time, the agency may acquire additional hardware, software, and supplies the executive director considers necessary to accomplish the requirements of this article.

Sec. 2. After the agency obtains the census data from the Bureau, the office shall incorporate that data into the GIS and make necessary adjustments to the GIS to enable the agency to perform its duties under this article.

Sec. 3. (a) Not later than April 15 of a redistricting year, or not later than forty-five (45) days after the agency receives census data, if the agency receives census data after March 15 of a redistricting year, the agency shall do the following:

(1) Create maps for legislative districts and congressional districts that conform to the requirements of IC 2-1.5-3.



(2) Prepare all of the following:

(A) Written descriptions of the maps created under subdivision (1).

(B) A summary of the standards prescribed by IC 2-1.5-3 for development of the plans.

(C) A statement of the following:

(i) The population of each legislative and congressional district in the proposed plans.

(ii) The relative deviation of each district population from the ideal district population.

(D) The bills necessary for introduction to enact the legislative district plans and ~~the congressional <districts established under>~~ [district plan.

(b) The agency shall publish all the information described in subsection (a) <at a time other than the first regular> [not later than the applicable date stated in subsection (a).

Sec. 4. (a) Not later than the applicable date stated in section 3(a) of this chapter, the agency shall deliver to the principal administrative officers the redistricting bills and the other information required by section 3 of this chapter.

(b) Not later than three (3) days after the date of the committee report required by IC 2-1.5-4-13, either body shall bring the redistricting bills for a vote on final passage in that body. The rules of each body must provide that no amendments, except amendments of a technical nature, may be offered to any of the redistricting bills.

(c) If a redistricting bill is passed in the first body, the other body must bring that bill to a vote on final passage in that body, without amendments, except amendments of a technical nature, not later than three (3) days after the bill is passed by the first body.

(d) If either body fails to pass a redistricting bill, the principal administrative officer of that body shall, not later than seven (7) days after the bill fails to pass in that body, transmit to the agency a resolution adopted by the body stating the objections that body had to the redistricting bill that was not passed.

(e) If the governor vetoes a redistricting bill, and either body sustains the governor's veto, the principal administrative officer of the body in which the bill was first passed shall transmit to the agency a copy of the governor's veto message.

Sec. 5. (a) This section applies only if either of the following occurs:

(1) A redistricting bill for a plan fails to be enacted under



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section 4 of this chapter.

(2) The veto of a redistricting bill for a plan is sustained under section 4 of this chapter.

(b) The agency shall prepare a second redistricting bill for the plan as provided in section 3 of this chapter, as far as possible according to the standards set by IC 2-1.5-3 and to meet the objections cited in any of the following:

(1) An applicable resolution adopted by either body.

(2) The governor's veto message.

(c) If a second redistricting bill for a plan is required under this section, the second bill shall be delivered to the principal administrative officers not later than thirty-five (35) days after the first redistricting bill for the plan failed or the governor's veto, whichever is applicable.

(d) Not later than seven (7) days after the second redistricting bill for a plan is delivered to the principal administrative officers, the bill shall be brought to a vote in either body without amendments, except amendments of a technical nature.

(e) If the second redistricting bill for a plan passes in the first body, the other body must bring that bill to a vote on final passage in that body, without amendments, except amendments of a technical nature, not later than three (3) days after the bill is passed by the first body.

(f) If either body fails to pass the second redistricting bill for a plan, the principal administrative officer of that body shall, not later than seven (7) days after the bill fails to pass in that body, transmit to the agency a resolution adopted by the body stating the objections that body had to the second redistricting bill.

(g) If the governor vetoes a second redistricting bill for a plan, and either body sustains the governor's veto, the principal administrative officer of the body in which the bill was first passed shall transmit to the agency a copy of the governor's veto message.

Sec. 6. (a) This section applies only if either of the following occurs:

(1) A second redistricting bill for a plan fails to be enacted under section 5 of this chapter.

(2) The veto of a second redistricting bill for a plan is sustained under section 5 of this chapter.

(b) The agency shall prepare a third redistricting bill for the plan as provided in section 3 of this chapter, as far as possible according to the standards set by IC 2-1.5-3 and to meet the objections cited in any of the following:

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(1) An applicable resolution adopted by either body.

(2) The governor's veto message.

(c) If a third redistricting bill for a plan is required under this section, the bill shall be delivered to the principal administrative officers not later than thirty-five (35) days after the second redistricting bill for the plan failed or the governor's veto, whichever is applicable.

(d) Not later than seven (7) days after the third redistricting bill for a plan is delivered to the principal administrative officers, the bill shall be brought to a vote in either body. However, a third redistricting bill for a plan may be amended by either body as provided in that body's rules.

(e) If the third redistricting bill for a plan passes in the first body, the other body must bring that bill to a vote on final passage in that body not later than three (3) days after the bill is passed by the first body. However, a third redistricting bill for a plan may be amended by either body as provided in that body's rules.

Sec. 7. (a) While the general assembly is in session considering redistricting bills as provided in this article, either body may adjourn from day to day as provided in that body's rules and in the joint rules of the house of representatives and the senate.

(b) Notwithstanding any provisions of IC 2-2.1 setting:

(1) the length of a session; or

(2) the date by which a session of the general assembly ~~<convening immediately following>~~ [must adjourn sine die; a session of the general assembly during which redistricting bills are being considered under this article may not adjourn sine die until congressional districts and legislative districts have been established by law.

### Chapter 3. Redistricting Standards

Sec. 1. Congressional districts and legislative districts must comply with the standards in this chapter.

Sec. 2. (a) A plan for house of representatives districts must provide for one hundred (100) districts.

(b) A plan for senate districts must provide for fifty (50) districts.

(c) A plan for congressional districts must provide for as many districts as are allocated to Indiana under 2 U.S.C. 2a.

Sec. 3. Districts must be established on the basis of population.

Sec. 4. (a) This section applies only to a legislative district.

(b) The population of a district must be as nearly equal as practicable to the ideal district population for that plan.

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(c) The population of a district may not vary from the ideal district population for that plan except as necessary to comply with another standard of this chapter.

(d) The number obtained in STEP THREE of the following formula may not be greater than one percent (1%) of the ideal district population for the plan:

STEP ONE: Determine, for each district, the absolute value of the difference between the actual population of a district and the ideal district population for the plan.

STEP TWO: Find the sum of the values obtained under STEP ONE.

STEP THREE: Divide the sum obtained in STEP TWO by the number of districts required for the plan.

(e) The population of a district for a plan may not be more than five percent (5%) greater than the population of any other district in the plan.

Sec. 5. (a) This section applies only to districts in a congressional district plan.

(b) A congressional district must have a population as nearly equal as practicable to the ideal district population for a congressional plan.

(c) The population of a congressional district may not vary from the ideal district population by more than one percent (1%).

Sec. 6. (a) Districts must be composed of contiguous territory.

(b) Areas that meet only at the point of adjoining corners are not considered contiguous.

Sec. 7. Districts may not breach precinct boundaries.

Sec. 8. To the extent possible consistent with sections 3 through 7 of this chapter, district boundaries must seek to coincide with the boundaries of Indiana political subdivisions as follows:

(1) A plan must attempt to minimize the number of counties and cities divided among more than one (1) district.

(2) Except as provided in subdivision (3), if there is a choice between political subdivisions to be divided, a more populous political subdivision shall be divided before a less populous political subdivision is divided.

(3) Subdivision (2) does not apply to a district boundary drawn along a county line that passes through a municipality that lies in more than one (1) county.

Sec. 9. (a) Districts must be as compact as possible to the extent practicable while considering other provisions of this chapter.

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(b) To measure the compactness of a district for purposes of comparison between proposed districts or between proposed plans, the following measures shall be used:

(1) Determination of the height and width of a district. The height of a district is the measure of the north and south distance between the northern most point of the district and the southern most point of the district. The width of a district is the measure of the east and west distance between the eastern most point of the district and the western most point of the district. The compactness measure under this subdivision is the absolute value of the difference between the height and the width of the district. A district that has a compactness measure that is less than the compactness measure of another district under this subdivision is considered to be more compact than the other district.

(2) Determination of the perimeter of a district. A district that has a perimeter that is less than the perimeter of another district is considered to be more compact than the other district.

(3) If a district is considered more compact than another district under subdivision (1) and less compact than the other district under subdivision (2), the measure under subdivision (1) prevails in determining compactness.

(c) The compactness measure of a plan is computed by determining the sum of the compactness measures of each district in the plan under both subsection (b)(1) and (b)(2). A plan is considered more compact than another plan if the compactness measure of the plan is less than the compactness measure of the other plan. If a plan is considered more compact than another plan under the compactness measure of subsection (b)(1) and less compact under the compactness measure of subsection (b)(2), the compactness measure under subsection (b)(1) prevails in determining compactness.

Sec. 10. (a) A district may not be drawn for the purpose of favoring any of the following:

(1) A political party.

(2) An incumbent member of the general assembly.

(3) An incumbent member of Congress.

(4) Any other person or group.

(b) A district may not be drawn for the purpose of augmenting or diluting the voting strength of a language or a racial minority group.

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(c) In establishing districts, none of the following data may be used:

(1) Except as provided in subsection (d), the addresses of incumbent members of the general assembly or Congress.

(2) The political affiliations of registered voters.

(3) Previous election results.

(4) Demographic information other than population counts, except as required by the Constitution of the United States

~~<decennial census.~~

>[and other federal law.

(d) A plan for senate districts may not include a senate district that includes the residence address of two (2) or more senators, more than one (1) of whose term of office expires at the second general election held after the redistricting year.

#### Chapter 4. Temporary Redistricting Advisory Committee

Sec. 1. The temporary redistricting advisory committee is established as a continuing committee of the general assembly.

Sec. 2. (a) Except as provided in subsection (b), not later than February 15 of a redistricting year, each of the legislative leaders shall appoint one (1) individual to serve as a member of the committee.

(b) If the executive director determines, based on information received from the Bureau, that the release of census data will be delayed, the executive director shall inform the legislative leaders in writing of this determination. The executive director must include with this information to the legislative leaders the executive director's estimate, based on information received from the Bureau, of the date when the census data will be released. The legislative leaders may delay the appointments required by subsection (a) to not later than sixty (60) days before the date estimated by the executive director.

(c) Each legislative leader shall certify to the executive director the name of the individual whom the legislative leader has appointed under this section.

Sec. 3. (a) Not later than thirty (30) days after the last appointment made under section 2 of this chapter, the executive director shall convene the committee members appointed under section 2 of this chapter at the date, place, and time determined by the executive director.

(b) At the meeting convened under subsection (a), the committee members shall, by a majority vote of the members, appoint an additional individual to be the committee's chair.

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1 Sec. 4. To serve on the committee, an individual must be a  
 2 registered voter of Indiana.

3 Sec. 5. (a) The definitions in IC 3-5-2.1 apply throughout this  
 4 section.

5 (b) An individual may not serve on the committee if the  
 6 individual has been any of the following at any time less than six (6)  
 7 years before the individual's appointment to the committee:

8 (1) A member of the general assembly or the Congress of the  
 9 United States.

10 (2) A candidate for election to the general assembly or the  
 11 Congress of the United States.

12 (3) The holder of a state office (as defined in IC 3-5-2.1-97).

13 (4) An appointed public official.

14 (5) An employee of any of the following:

15 (A) The general assembly.

16 (B) A member of the Congress of the United States from  
 17 Indiana.

18 (6) The chairman or treasurer of a candidate's committee of  
 19 a candidate for election to the general assembly or the  
 20 Congress of the United States as required by IC 3-9-1 or  
 21 federal law.

22 (7) A precinct committeeman or a precinct vice  
 23 committeeman.

24 (8) A member of a candidate's committee.

25 (9) A member of a central committee.

26 (10) A member of a national committee of a political party.

27 (11) An employee or an agent of a political party or of an  
 28 entity described in any of subdivisions (8) through (10).

29 (12) An individual who is either of the following:

30 (A) A paid consultant of an entity described in any of  
 31 subdivisions (8) through (11).

32 (B) An employee of a paid consultant of an entity  
 33 described in any of subdivisions (8) through (11).

34 (13) An individual registered as a lobbyist under IC 2-7.

35 Sec. 6. An individual serves as a committee member until the  
 36 earlier of the following:

37 (1) The individual resigns the individual's membership on  
 38 the committee.

39 (2) January 1 after congressional districts and legislative  
 40 districts have been established by law under this article.

41 Sec. 7. (a) If a vacancy occurs in the position of a committee  
 42 member who was appointed by a legislative leader, the individual

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1 who is the legislative leader of the caucus that appointed the  
 2 individual who previously served in the vacant position shall  
 3 appoint an individual to fill the vacancy not later than fifteen (15)  
 4 days after the vacancy occurs.

5 (b) If the position of committee chair becomes vacant, the  
 6 committee shall appoint an individual to fill the vacancy:

7 (1) not later than fifteen (15) days after the vacancy occurs;  
 8 and

9 (2) in the same manner described in section 3 of this chapter.

10 Sec. 8. The affirmative vote of three (3) committee members is  
 11 necessary for the committee to take official action.

12 Sec. 9. Each committee member is entitled to receive the same  
 13 per diem, mileage, and travel allowances paid to members of the  
 14 general assembly serving on interim study committees established  
 15 by the legislative council.

16 Sec. 10. (a) The agency shall provide the committee with staff  
 17 and administrative services.

18 (b) The expenses of the committee shall be paid out of amounts  
 19 appropriated to the legislative council (created by IC 2-5-1.1-1) and  
 20 the agency.

21 Sec. 11. If in preparation of plans, the agency is confronted  
 22 with the necessity to make any decision for which no clearly  
 23 applicable guideline is provided by this article, the agency may  
 24 submit a written request for direction from the committee.

25 Sec. 12. (a) Except as provided in subsection (b), before the  
 26 date set in IC 2-1.5-2-3(a), the agency may not provide to persons  
 27 outside of the agency information relating to any plan except  
 28 information permitted under policies adopted by the committee.

29 (b) Notwithstanding subsection (a), the agency may provide  
 30 information furnished to the agency by the Bureau.

31 Sec. 13. (a) After the agency delivers the information required  
 32 by IC 2-1.5-2-3, the committee shall do all of the following:

33 (1) As expeditiously as reasonably possible, schedule a public  
 34 hearing on the plans delivered by the agency under  
 35 IC 2-1.5-2-3 in northern Indiana, central Indiana, and  
 36 southern Indiana.

37 (2) After all the hearings required by subdivision (1),  
 38 prepare a report summarizing the information and  
 39 testimony received by the committee during the hearings.  
 40 The report shall include any comments and conclusions that  
 41 any member wants to make regarding the information and  
 42 testimony received at the hearings or that is otherwise



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presented to the committee.

(b) The agency shall submit the committee's report to the principal administrative officers not later than fourteen (14) days after the information is submitted under IC 2-1.5-2-3.

SECTION 2. IC 3-3-2-2 ~~<AS AMENDED BY P.L.133-2021, SECTION 9,>~~ IS ~~<AMENDED TO READ AS FOLLOWS>~~ [REPEALED] [EFFECTIVE UPON PASSAGE] ~~<=>~~ [

Sec. 2. (a) This subsection applies only to the first regular session of the one hundred twenty-second general assembly. If the general assembly adjourns sine die before November 15, 2021, without having complied with the requirements of section 1 of this chapter, a redistricting commission is established. The redistricting commission consists of the speaker of the house, the president pro tem of the senate, the chairpersons of the senate and house committees responsible for legislative apportionment, and a fifth member appointed by the governor from the membership of the general assembly.

(b) ~~<(a)>~~ This subsection applies to a session of the general assembly beginning after November 15, 2021. If a session of the general assembly adjourns without having complied with the requirements of section 1 <(a)> of this chapter or if for any other reason at any time the state finds itself without a valid congressional district law, a redistricting commission shall be established which shall consist of the speaker of the house, the president pro tem of the senate, the chairman of the senate and house committees responsible for legislative apportionment and a fifth member who shall be appointed by the governor from the membership of the general assembly.

(c) ~~<(b)>~~ The redistricting commission shall meet within thirty (30) days after adjournment of the general assembly at a time and place designated by the president pro tem of the senate and shall adopt a congressional redistricting plan in accordance with this chapter.

(d) ~~<(c)>~~ Any plan so adopted shall be signed by a majority of the redistricting committee and submitted to the governor who forthwith shall issue and publish the governor's executive order establishing congressional districts

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in accordance with the plan so adopted and directing the commission to place such congressional districts in effect for the primary and general elections next succeeding such general assembly. Congressional districts so established shall continue in effect until changed by statute.

SECTION 3. IC 3-3-2-3 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 3. (a) This section applies to any action challenging the apportionment of congressional districts or general assembly districts.**

**(b) The general assembly makes the following findings with respect to actions to which this section applies:**

**(1) The state has a compelling interest in preserving the integrity of its elections and ensuring elections are fair, orderly, and free from chaos and confusion.**

**(2) Actions challenging the apportionment of congressional or general assembly districts can have statewide impacts on the electoral process and disrupt the orderly conduct of elections.**

**(3) Judicial alterations to election laws can interfere with the orderly administration of an election, cause unanticipated consequences, and undermine voter confidence in the electoral process.**

**(4) A prompt, orderly determination of apportionment issues by a court of last resort is critical for preserving election integrity, protecting voter confidence, and preventing chaotic disruption of the electoral process.**

**(c) The following apply in any action to which this section applies:**

**(1) A temporary restraining order may not be sought or issued.**

**(2) The supreme court has mandatory and exclusive jurisdiction over any appeal from an order granting, extending, modifying, or refusing to dissolve an injunction. However, this subdivision does not apply to an appeal from an order refusing to grant or dissolving an injunction.**

**(3) The supreme court has mandatory and exclusive jurisdiction over any appeal from a final judgment or any other appealable order holding the apportionment unconstitutional or otherwise invalid, either in whole or in**

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(4) If an appeal is taken from an order, injunction, or judgment concerning the apportionment of congressional districts or general assembly districts, the order, injunction, or judgment is automatically stayed by operation of law pending disposition of the appeal by the supreme court. Any party may seek relief from the stay in the supreme court, and relief from the stay may be sought only in the supreme court.

(5) Any action or appeal of an action to which this section applies must be given priority over ordinary matters.

SECTION 4. ~~IC 3-3-4-2~~ [IC 3-8-2-8, AS AMENDED BY P.L.169-2015, SECTION 54, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 8. (a) A declaration of candidacy for the office of United States Senator or for the office of governor must be accompanied by a petition signed by at least four thousand five hundred (4,500) voters of the state, including at least five hundred (500) voters from each congressional district.

(b) Each petition must contain the following:

(1) The signature of each petitioner.

(2) The name of each petitioner legibly printed.

(3) The residence address of each petitioner as set forth on the petitioner's voter registration record.

(c) Except as provided in this subsection, the signature, printed name, and residence address of the petitioner must be made in writing by the petitioner. If a petitioner with a disability is unable to write this information on the petition, the petitioner may authorize an individual to do so on the petitioner's behalf. The individual acting under this subsection shall execute an affidavit of assistance for each such petitioner, in a form prescribed by the election division. The form must set forth the name and address of the individual providing assistance, and the date the individual provided the assistance. The form must be submitted with the petition.

(d) This subsection applies to a petition filed during the period:

(1) beginning on the date that a congressional district plan has been adopted under IC 3-3 or IC 2-1.5; and

(2) ending on the date that the part of the act or order issued under ~~IC 3-3-2~~ establishing the previous congressional district plan is repealed or superseded.

The petition must be signed by at least four thousand five hundred (4,500) voters of Indiana, including at least five hundred (500) voters from each congressional district created by the most recent congressional district plan adopted under IC 3-3 or IC 2-1.5.

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SECTION 5. IC 3-8-3-2], AS AMENDED BY P.L. ~~<221-2021>~~ [169-2015], SECTION ~~<19>~~ [57], IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. ~~<As used in this chapter, "district" refers to a district described in:~~

- ~~— (1) IC 3-3-5, before November 8, 2022; and~~
- ~~— (2) (1) IC 3-3-6, after November 7, 2022. before November 3, 2026; and~~
- ~~— (2) IC 3-3-7, after November 2, 2026.~~

~~SECTION 5. IC 3-3-4-5, AS AMENDED BY P.L. 221-2021, SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) Any part of Indiana that has not been described as included in a district is included within the district that:~~

- ~~— (1) is contiguous to the part; and~~
- ~~— (2) contains the least population of districts contiguous to that part according to the 2020 decennial census of Indiana.~~
- ~~— (b) If any part of Indiana is described as being in more than one (1) district, the part is included within the district that:~~
  - ~~— (1) is one (1) of the districts in which the part is listed in:~~
    - ~~— (A) IC 3-3-5, before November 8, 2022; and~~
    - ~~— (B) (A) IC 3-3-6, after November 7, 2022; before November 3, 2026; and~~
    - ~~— (B) IC 3-3-7, after November 2, 2026;~~
  - ~~— whichever is applicable;~~
  - ~~— (2) is contiguous to the part; and~~
  - ~~— (3) contains the least population according to the 2020 decennial census of Indiana.~~
  - ~~— (c) If any part of Indiana:~~
    - ~~— (1) is described in:~~
      - ~~— (A) IC 3-3-5, before November 8, 2022; and~~
      - ~~— (B) (A) IC 3-3-6, after November 7, 2022; before November 3, 2026; and~~
      - ~~— (B) IC 3-3-7, after November 2, 2026;~~
    - ~~— as being in one (1) district; and~~
    - ~~— (2) is entirely surrounded by another district;~~

~~the part shall be incorporated into the district that surrounds the part:~~

  - ~~— (d) If any part of Indiana:~~
    - ~~— (1) is described as being in one (1) district; and~~
    - ~~— (2) is not contiguous to another part of the district that contains the majority of the population in the district;~~

~~the part is included with the contiguous district that contains the least population according to the 2020 decennial census of Indiana.~~

~~SECTION 6. IC 3-3-6-10 IS ADDED TO THE INDIANA CODE~~

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~~AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]:~~ ~~Sec. 10. This chapter expires November 3, 2026.~~  
~~SECTION 7. IC 3-3-7 IS ADDED TO THE INDIANA CODE AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]:~~

~~Chapter 7. Congressional Districts; 2026 Plan~~

~~Sec. 1. The First Congressional District consists of~~ [(a) A request filed under section 1 of this chapter must be accompanied by a petition signed by at least four thousand five hundred (4,500) voters of the state, including at least five hundred (500) voters from each congressional district.

(b) Each petition must contain the following:

~~← COUNTRIES:~~

~~Cass County, Fulton County, Lake County, Marshall County, Miami County, Pulaski County, Starke County, Wabash County~~

~~LaPorte County TOWNSHIPS:~~

~~Cass Township, Dewey Township, Hanna Township, Prairie Township~~

~~Porter County TOWNSHIPS:~~

~~Boone Township, Morgan Township, Pleasant Township, Porter Township, Union Township~~

~~Porter County PRECINCTS:~~

~~CENTER 18, CENTER 23, CENTER 24, CENTER 31, CENTER 32~~

~~Porter County CENSUS BLOCKS:~~

~~181270506053001, 181270506053002, 181270506053003, 181270506053004, 181270506062000, 181270506062001, 181270506062002, 181270506062003, 181270506062004, 181270506062005, 181270506063000, 181270506063001, 181270506063002, 181270506063003, 181270506063004, 181270506063005, 181270506063006, 181270506063007, 181270506063008, 181270506063009, 181270506063010, 181270506063011, 181270506063012, 181270506063013, 181270506063014, 181270506063015, 181270506063017, 181270506063020, 181270506063022, 181270506063023, 181270506063024, 181270506063025, 181270506063026, 181270506063027, 181270506063028, 181270506063029, 181270506063030, 181270506063031, 181270506063032, 181270506063033, 181270509011013, 181270509011014, 181270509011015, 181270509011016, 181270509011017, 181270509011018, 181270509011019, 181270509011020, 181270509011021, 181270509011022, 181270509011023,~~

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~~181270509011024, 181270509011025, 181270509011026,~~  
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~~181270509011034, 181270509011035, 181270509012010,~~  
~~181270509012011, 181270509012012, 181270509012013,~~  
~~181270509012014, 181270509012015, 181270509012016~~  
~~— Sec. 2. The Second Congressional District consists of the~~  
~~following:~~  
~~— COUNTIES:~~  
~~— Kosciusko County, Noble County, St. Joseph County, Whitley~~  
~~County~~  
~~— Elkhart County TOWNSHIPS:~~  
~~— Baugo Township, Benton Township, Cleveland Township,~~  
~~Harrison Township, Jackson Township, Locke Township, Olive~~  
~~Township, Osolo Township, Union Township~~  
~~— Elkhart County PRECINCTS:~~  
~~— WASHINGTON-02~~  
~~— Elkhart County CENSUS BLOCKS:~~  
~~— 180390007011000, 180390007011001, 180390007011002,~~  
~~180390007012000, 180390007012001, 180390007012002,~~  
~~180390007012003, 180390007012004, 180390007012005,~~  
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~~180390007023010, 180390007023013, 180390007023014,~~  
~~180390007023023~~  
~~LaPorte County TOWNSHIPS:~~  
~~Center Township, Clinton Township, Coolspring Township,~~  
~~Galena Township, Hudson Township, Johnson Township,~~  
~~Kankakee Township, Lincoln Township, Michigan Township,~~  
~~New Durham Township, Noble Township, Pleasant Township,~~  
~~Scipio Township, Springfield Township, Union Township,~~  
~~Washington Township, Wills Township~~  
~~Porter County TOWNSHIPS:~~  
~~Jackson Township, Liberty Township, Pine Township, Portage~~  
~~Township, Washington Township, Westchester Township~~  
~~Porter County PRECINCTS:~~  
~~CENTER 01, CENTER 02, CENTER 03, CENTER 05,~~  
~~CENTER 06, CENTER 07, CENTER 09, CENTER 11,~~  
~~CENTER 13, CENTER 14, CENTER 15, CENTER 17,~~  
~~CENTER 20, CENTER 21, CENTER 22, CENTER 25,~~  
~~CENTER 26, CENTER 27, CENTER 28, CENTER 29,~~  
~~CENTER 30, CENTER 33, CENTER 34, CENTER 35, LAKE~~  
~~MICHIGAN NV~~  
~~Porter County CENSUS BLOCKS:~~  
~~181270506051008, 181270506051011, 181270506051012,~~  
~~181270506051013, 181270506051020, 181270506051021,~~  
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~~181270507041045, 181270507041047, 181270507041048,~~  
~~181270508011049, 181270509012017, 181270509012021~~  
~~Sec. 3. The Third Congressional District consists of the following:~~  
~~COUNTIES:~~  
~~Adams County, Allen County, DeKalb County, Jay County,~~  
~~LaGrange County, Steuben County~~  
~~Delaware County TOWNSHIPS:~~  
~~Delaware Township, Liberty Township, Niles Township~~  
~~Delaware County PRECINCTS:~~  
~~PRECINCT 01, PRECINCT 02, PRECINCT 03, PRECINCT 04,~~  
~~PRECINCT 06, PRECINCT 07, PRECINCT 08, PRECINCT 10,~~  
~~PRECINCT 11, PRECINCT 12, PRECINCT 13, PRECINCT 14,~~  
~~PRECINCT 15, PRECINCT 18, PRECINCT 19, PRECINCT 20,~~

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1       PRECINCT 22, PRECINCT 23, PRECINCT 25, PRECINCT 26,  
 2       PRECINCT 27, PRECINCT 33, PRECINCT 34, PRECINCT 35,  
 3       PRECINCT 36, PRECINCT 38, PRECINCT 39, PRECINCT 40,  
 4       PRECINCT 42, PRECINCT 43, PRECINCT 45, PRECINCT 46,  
 5       PRECINCT 47, PRECINCT 48, PRECINCT 49, PRECINCT 50  
 6       — Delaware County CENSUS BLOCKS:  
 7       — 180350013001025, 180350013001027, 180350013001028,  
 8       180350013001029, 180350013001030, 180350013001031,  
 9       180350013001032, 180350013001034, 180350013002001,  
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 27       180350021001003, 180350021001004, 180350021001005,  
 28       180350021001006, 180350021001007, 180350021001008,  
 29       180350021001009  
 30       — Elkhart County TOWNSHIPS:  
 31       — Clinton Township, Concord Township, Elkhart Township,  
 32       Jefferson Township, Middlebury Township, York Township  
 33       — Elkhart County CENSUS BLOCKS:  
 34       — 180390007021000, 180390007021001, 180390007021002,  
 35       180390007021003, 180390007021004, 180390007021005,  
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 37       180390007021009, 180390007021010, 180390007021011,  
 38       180390007021012, 180390007021013, 180390007021014,  
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~~180390007023022, 180390007023024, 180390007023025,~~  
~~180390007023026, 180390007023027, 180390007023028~~  
~~— Sec. 4. The Fourth Congressional District consists of the~~  
~~following:~~  
~~— COUNTIES:~~  
~~— Benton County, Boone County, Clay County, Fountain County,~~  
~~Hendricks County, Jasper County, Montgomery County, Newton~~  
~~County, Owen County, Parke County, Putnam County,~~  
~~Vermillion County, Warren County, White County~~  
~~— Greene County TOWNSHIPS:~~  
~~— Fairplay Township, Grant Township, Highland Township,~~  
~~Jefferson Township, Smith Township, Stafford Township,~~  
~~Stockton Township, Washington Township, Wright Township~~  
~~— Greene County PRECINCTS:~~  
~~— RICHLAND 1, RICHLAND 2~~  
~~— Greene County CENSUS BLOCKS:~~  
~~— 180559554004002, 180559554004003, 180559554004004,~~  
~~180559554004005, 180559554004006, 180559554004007,~~  
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~~1 180559554004032, 180559554004036, 180559554004039,~~  
~~2 180559554004040~~  
~~3 Marion County TOWNSHIPS:~~  
~~4 Pike Township~~  
~~5 Marion County PRECINCTS:~~  
~~6 WS-01, WS-02, WS-03, WS-04, WS-05, WS-06, WS-07,~~  
~~7 WS-08, WS-09, WS-10, WS-11, WS-12, WS-13, WS-14,~~  
~~8 WS-15, WS-16, WS-17, WS-18, WS-19, WS-20, WS-21,~~  
~~9 WS-22, WS-23, WS-24, WS-25, WS-26, WS-27, WS-28,~~  
~~10 WS-29, WS-31, WS-32, WS-33, WS-34, WS-35, WS-36,~~  
~~11 WS-37, WS-38, WS-40, WS-41, WS-43, WY-01, WY-11,~~  
~~12 WY-12, WY-13, WY-22~~  
~~13 Marion County CENSUS BLOCKS:~~  
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~~15 180973202021013, 180973202021014, 180973202021015,~~  
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~~28 180973206002047, 180973207001005, 180973207001007,~~  
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~~40 180973401131013, 180973401131014, 180973401133000,~~  
~~41 180973401133001, 180973401133002, 180973401133003,~~  
~~42 180973401133004, 180973401143013, 180973401152015,~~

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~~180973401152016, 180973401152018~~  
~~Tippecanoe County TOWNSHIPS:~~  
~~Jackson Township, Lauramie Township, Randolph Township,~~  
~~Sheffield Township, Shelby Township, Union Township, Wayne~~  
~~Township, Wea Township~~  
~~Tippecanoe County PRECINCTS:~~  
~~WABASH 01, WABASH 02, WABASH 03, WABASH 04,~~  
~~WABASH 05, WABASH 08, WABASH 09, WABASH 10,~~  
~~WABASH 11, WABASH 12, WABASH 13, WABASH 18,~~  
~~WABASH 19, WABASH 20, WABASH 31~~  
~~Tippecanoe County CENSUS BLOCKS:~~  
~~181570051012000, 181570051021008, 181570051021014,~~  
~~181570051021015, 181570051022003, 181570051022004,~~  
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~~181570106001050, 181570106001051, 181570106001052,~~  
~~181570106001053~~  
~~Sec. 5. The Fifth Congressional District consists of the following:~~  
~~COUNTIES:~~  
~~Blackford County, Carroll County, Clinton County, Grant~~  
~~County, Hamilton County, Howard County, Huntington County,~~  
~~Tipton County, Wells County~~  
~~Tippecanoe County TOWNSHIPS:~~  
~~Fairfield Township, Perry Township, Tippecanoe Township,~~  
~~Washington Township~~  
~~Tippecanoe County PRECINCTS:~~

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~~1 WABASH 06, WABASH 14, WABASH 17, WABASH 21,~~  
~~2 WABASH 22, WABASH 23, WABASH 24, WABASH 25,~~  
~~3 WABASH 26, WABASH 27~~  
~~4 Tippecanoe County CENSUS BLOCKS:~~  
~~5 181570051012013, 181570051012014, 181570051012018,~~  
~~6 181570051021000, 181570051021016, 181570051021017,~~  
~~7 181570051021018, 181570051022000, 181570051022001,~~  
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~~39 181570106001002, 181570106001003, 181570106001004,~~  
~~40 181570106001005, 181570106001047~~  
~~41 Sec. 6. The Sixth Congressional District consists of the following:~~  
~~42 COUNTIES:~~

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~~1 — Bartholomew County, Decatur County, Fayette County, Jennings~~  
~~2 County, Johnson County, Rush County, Shelby County~~  
~~3 — Marion County TOWNSHIPS:~~  
~~4 — Franklin Township, Perry Township, Warren Township~~  
~~5 — Marion County PRECINCTS:~~  
~~6 — 02-02, 02-03, 02-04, 09-01, 09-02, 09-03, 09-04, 09-05, 09-06,~~  
~~7 09-07, 10-03, 10-04, 10-05, 13-01, 13-02, 13-03, 13-04, 13-05,~~  
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~~9 17-03, 17-04, 17-05, 25-01, 25-02, 25-03, 25-04, 25-05, 30-01,~~  
~~10 30-02, 30-03, 30-04, 30-05, 30-06, 30-07, WR-34, CO-01,~~  
~~11 CO-02~~  
~~12 — Marion County CENSUS BLOCKS:~~  
~~13 — 180973521002019, 180973521002020, 180973521002025,~~  
~~14 180973521002026, 180973521003017, 180973526002000,~~  
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~~32 180973545003011, 180973545003012, 180973545003013,~~  
~~33 180973545003014~~  
~~34 — Sec. 7. The Seventh Congressional District consists of the~~  
~~35 following:~~  
~~36 — COUNTIES:~~  
~~37 — Dearborn County, Franklin County, Hancock County, Henry~~  
~~38 County, Jefferson County, Madison County, Ohio County,~~  
~~39 Randolph County, Ripley County, Switzerland County, Union~~  
~~40 County, Wayne County~~  
~~41 — Delaware County TOWNSHIPS:~~  
~~42 — Hamilton Township, Harrison Township, Monroe Township;~~

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1 Perry Township, Salem Township, Union Township, Washington  
 2 Township  
 3 ~~Delaware County PRECINCTS:~~  
 4 ~~PRECINCT 05, PRECINCT 29, PRECINCT 44, PRECINCT 53,~~  
 5 ~~PRECINCT 54, PRECINCT 55, PRECINCT 71, PRECINCT 74,~~  
 6 ~~PRECINCT 81, PRECINCT 87, PRECINCT 88, PRECINCT 95,~~  
 7 ~~PRECINCT 98~~  
 8 ~~Delaware County CENSUS BLOCKS:~~  
 9 ~~180350013002000, 180350013002008, 180350013002009,~~  
 10 ~~180350013002010, 180350013002018, 180350015004024,~~  
 11 ~~180350015004025, 180350015004026, 180350015004027,~~  
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 32 ~~180350021002016, 180350021002017, 180350021002018~~  
 33 ~~Marion County PRECINCTS:~~  
 34 ~~20-01, 20-02, 20-03, 20-04, 20-05, 20-06, 20-07, 20-08, 20-09,~~  
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 38 ~~27-07, 27-08, 27-09, 27-10, 27-11, 27-12, 27-13, 27-14, 31-01,~~  
 39 ~~31-02, 31-03, 31-04, LA-01, LA-02, LA-03, LA-04, LA-05,~~  
 40 ~~LA-06, LA-07, LA-08, LA-09, LA-10, LA-11, LA-12, LA-13,~~  
 41 ~~LA-14, LA-15, LA-16, LA-17, LA-18, LA-19, LA-20, LA-21,~~  
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 6 ~~WS-46, WS-47, WS-48, WS-49, WS-50, WS-51, WS-52,~~  
 7 ~~WS-53, WS-54, WS-55, WS-56, WS-57, WS-58, WS-59,~~  
 8 ~~WS-60, WS-61, WS-62, WS-63, WS-64, WS-65, WS-66,~~  
 9 ~~WS-67, WS-68, WS-69~~  
 10 ~~— Marion County CENSUS BLOCKS:~~  
 11 ~~— 180973205001009, 180973205001011, 180973205001012,~~  
 12 ~~180973205001013, 180973205001014, 180973205001015,~~  
 13 ~~180973205001016, 180973205001017, 180973205001018,~~  
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~~— Sec. 8. The Eighth Congressional District consists of the~~  
~~following:~~  
~~— COUNTIES:~~  
~~— Daviess County, Dubois County, Gibson County, Knox County,~~  
~~Martin County, Monroe County, Perry County, Pike County,~~  
~~Posey County, Spencer County, Sullivan County, Vanderburgh~~  
~~County, Vigo County, Warrick County~~  
~~— Greene County TOWNSHIPS:~~  
~~— Beech Creek Township, Cass Township, Center Township,~~  
~~Jackson Township, Taylor Township~~  
~~— Greene County PRECINCTS:~~  
~~— RICHLAND 4~~  
~~— Greene County CENSUS BLOCKS:~~  
~~— 180559553001016, 180559553001017, 180559553001018,~~  
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~~1     — Sec. 9. The Ninth Congressional District consists of the following:~~  
~~2     — COUNTIES:~~  
~~3     — Brown County, Clark County, Crawford County, Floyd County,~~  
~~4         Harrison County, Jackson County, Lawrence County, Morgan~~  
~~5         County, Orange County, Scott County, Washington County~~  
~~6     — Marion County TOWNSHIPS:~~  
~~7     — Decatur Township~~  
~~8     — Marion County PRECINCTS:~~  
~~9     — 01-01, 01-02, 01-03, 01-04, 01-05, 01-06, 01-07, 01-08, 01-10,~~  
~~10       03-01, 03-02, 03-03, 03-04, 03-05, 04-01, 04-02, 04-03, 04-04,~~  
~~11       04-05, 05-01, 05-02, 05-03, 05-04, 05-05, 05-06, 06-01, 06-02,~~  
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~~13       08-03, 11-01, 11-02, 11-03, 11-04, 11-05, 12-01, 12-02, 12-03,~~  
~~14       14-01, 14-02, 19-01, 19-02, 19-03, 19-04, 19-05, 19-06, 23-01,~~  
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~~19       WY-08, WY-09, WY-10, WY-14, WY-15, WY-17, WY-18,~~  
~~20       WY-19, WY-20, WY-21, WY-23, WY-24, WY-25, WY-26,~~  
~~21       WY-27, WY-28, WY-29, WY-30, WY-31, WY-32, WY-33,~~  
~~22       WY-34, WY-35, WY-36, WY-37, WY-38, WY-39, WY-40,~~  
~~23       WY-41, WY-42, WY-43, WY-44, WY-45, WY-46, WY-47,~~  
~~24       WY-48, WY-49, WY-50, WY-51, WY-52, WY-53, WY-54,~~  
~~25       WY-55, WY-56, WY-57, WY-58, WY-59, WY-60~~  
~~26     — Marion County CENSUS BLOCKS:~~  
~~27     — 180973401111004, 180973401124001, 180973401131000,~~  
~~28       180973401131001, 180973401131002, 180973401131003,~~  
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~~SECTION 8. IC 3-11-1.5-4 IS AMENDED TO READ AS  
FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) A county  
executive shall establish precincts so that each boundary of each  
precinct does not cross the boundary of:~~

- ~~— (1) the state;~~
- ~~— (2) a county;~~
- ~~— (3) a township;~~
- ~~— (4) a district of the House of Representatives of the Congress of  
the United States;~~
- ~~— (5) a district of the senate of the general assembly; or~~
- ~~— (6) a district of the house of representatives of the general  
assembly.~~

~~(b) Notwithstanding subsection (a), for purposes of the 2026  
primary and general election, a precinct may cross the boundary  
of a district of the House of Representatives of the Congress of the  
United States. This subsection expires November 4, 2026.~~

~~SECTION 9. IC 3-11-1.5-20.5 IS AMENDED TO READ AS  
FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 20.5. (a) This  
section applies when:~~

- ~~— (1) a county executive is advised that a proposed precinct  
establishment order does not comply with this chapter; and~~
- ~~— (2) the county executive determines that the noncompliance  
cannot be corrected by the establishment of a precinct that  
complies with both:~~
  - ~~— (A) the maximum voter requirement of section 3 of this  
chapter; and~~
  - ~~— (B) the precinct boundary requirements of section 5 of this  
chapter.~~

~~(b) The county executive may request the commission to grant an  
exemption from the precinct boundary requirements of section 5 of this  
chapter to establish a precinct boundary described by this section.~~

~~(c) The commission shall conduct a hearing on the exemption  
request. If the commission determines that the noncompliance cannot  
be corrected by the establishment of a precinct that complies with both:~~

- ~~— (1) the maximum voter requirement of section 3 of this chapter;~~

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1 and  
2 ~~— (2) the precinct boundary requirements of section 5 of this~~  
3 ~~chapter;~~  
4 the commission shall grant the exemption. However, the commission  
5 may not grant an exemption that violates section 4(1), ~~4(a)(1), 4(a)(4),~~  
6 ~~4(5), 4(a)(5), 4(6), or (4)(a)(6)~~ 4(7) of this chapter.  
7 ~~— (d) If the commission grants the exemption, the county executive~~  
8 ~~shall amend the proposed precinct establishment order described by~~  
9 ~~section 19 of this chapter to establish precinct boundaries:~~  
10 ~~— (1) in accordance with the exemption granted by the~~  
11 ~~commission; and~~  
12 ~~— (2) that comply with all other requirements established by this~~  
13 ~~chapter.~~  
14 ~~— (e) The proposed precinct establishment order described in~~  
15 ~~subsection (d) must include a description in metes and bounds of the~~  
16 ~~boundaries authorized by the exemption granted under this section:~~  
17 ~~— SECTION 10. IC 3-11-1.5-35, AS AMENDED BY P.L.2-2005,~~  
18 ~~SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE~~  
19 ~~UPON PASSAGE]: Sec. 35. (a) This section>[~~  
20 (1) The signature of each petitioner.  
21 (2) The name of each petitioner legibly printed.  
22 (3) The residence address of each petitioner as set forth on the  
23 petitioner's voter registration record.  
24 (c) Except as provided in this subsection, the signature, printed  
25 name, and residence address of the petitioner must be made in writing  
26 by the petitioner. If a petitioner with a disability is unable to write this  
27 information on the petition, the petitioner may authorize an individual  
28 to do so on the petitioner's behalf. The individual acting under this  
29 subsection shall execute an affidavit of assistance for each such  
30 petitioner, in a form prescribed by the election division. The form must  
31 set forth the name and address of the individual providing assistance,  
32 and the date the individual provided the assistance. The form must be  
33 submitted with the petition.  
34 (d) This subsection] applies to a <county that has a precinct that  
35 ~~crosses a boundary in violation of section 4(4), 4(a)(4), 4(5), 4(a)(5),~~  
36 ~~or 4(6) 4(a)(6) of this chapter.~~  
37 ~~— (b) Notwithstanding section 25 of this chapter, if the county does~~  
38 ~~not issue a precinct establishment order that establishes precincts in~~  
39 ~~compliance with section 4(4), 4(a)(4), 4(5), 4(a)(5), and 4(6) 4(a)(6)~~  
40 ~~of this chapter by the January 31 following the last effective date~~  
41 ~~described in section 25(2) of this chapter, the commission may issue an~~  
42 ~~order establishing precincts as provided under subsection (c).~~

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- 1 ~~—(c) An order issued by the commission under this section must~~  
 2 ~~comply with section 4(4), 4(a)(4), 4(5), 4(a)(5), and 4(6) 4(a)(6) of this~~  
 3 ~~chapter.~~  
 4 ~~—(d) The co-directors shall send a copy of the commission's order~~  
 5 ~~to the office.~~  
 6 ~~—SECTION 11~~ > [petition filed during the period:  
 7 (1) beginning on the date that a congressional district plan has  
 8 been adopted under IC 3-3 or IC 2-1.5; and  
 9 (2) ending on the date that the part of the act or order issued  
 10 under IC 3-3-2 establishing the previous congressional district  
 11 plan is repealed or superseded.  
 12 The petition must be signed by at least four thousand five hundred  
 13 (4,500) voters of Indiana, including at least five hundred (500) voters  
 14 from each congressional district created by the most recent  
 15 congressional district plan adopted under IC 3-3 or IC 2-1.5.  
 16 SECTION 6]. [EFFECTIVE UPON PASSAGE] (a) The  
 17 definitions in IC 3-5-2.1 apply throughout this SECTION.  
 18 (b) The election division shall assist each county voter  
 19 registration office with the implementation of this act.  
 20 (c) This SECTION expires July 1, 2027.  
 21 ~~<—SECTION 12. [EFFECTIVE UPON PASSAGE] (a) The districts~~  
 22 ~~described by IC 3-3-7, as added by this act, apply to an election to~~  
 23 ~~the office of United States Representative beginning with the~~  
 24 ~~primary and general elections in 2026 for members of the 120th~~  
 25 ~~Congress. This act does not affect the membership or the~~  
 26 ~~congressional districts of the 119th Congress.~~  
 27 ~~—(b) This SECTION expires July 1, 2027.~~  
 28 > SECTION <13> [7]. An emergency is declared for this act.

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