As Introduced

128th General Assembly Regular Session 2009-2010

H. J. R. No. 15

Representatives Letson, Garrison

JOINT RESOLUTION

Proposing to amend Sections 1, 2, 6, 12, 13, and 15 1 of Article XI, to amend, for the purpose of adopting new section numbers as indicated in 3 parentheses, Sections 6 (3), 12 (6), 13 (7), and 4 15 (9) of Article XI, to enact new Sections 4, 5, 5 and 8 of Article XI, and to repeal Sections 3, 4, 5, 7, 8, 9, 10, 11, and 14 of Article XI of the Constitution of the State of Ohio to revise the 8 process for apportioning the state for General 9 Assembly districts. 10

Be it resolved by the General Assembly of the State of Ohio, 11 three-fifths of the members elected to each house concurring 12 herein, that there shall be submitted to the electors of the 13 state, in the manner prescribed by law at the special election to 14 be held on May 4, 2010, a proposal to amend Sections 1, 2, 6, 12, 15 13, and 15 of Article XI, to amend, for the purpose of adopting 16 new section numbers as indicated in parentheses, Sections 6 (3), 17 12 (6), 13 (7), and 15 (9) of Article XI, and to enact new 18 Sections 4, 5, and 8 of Article XI of the Constitution of the 19 State of Ohio to read as follows: 20

ARTICLE XI

Se	ectio	n 1. <u>(</u>	<u>A)</u> The	governo	r, audit	or of	state,	secretary	of	21
state,	one	person	chosen	by the	speaker	of th	ne house	e of		22

representatives and the leader in the senate of the political	23
party of which the speaker is a member, and one person chosen by	24
the legislative leaders in the two houses of the major political	25
party of which the speaker is not a member shall be the persons	26
responsible for the apportionment of this state for members of the	27
general assembly and shall collectively be referred to as the	28
apportionment board. The apportionment board shall decide all	29
matters coming before it by a majority vote of its members present	30
at any meeting. Members of the board may be represented by their	31
respective designees at any meeting of the board.	32
Such persons (B) The apportionment board, or a majority of	33
their number its members, shall meet and establish in the manner	34
prescribed in this Article article an apportionment of the state	35
that defines the boundaries for each of ninety-nine house of	36
representatives districts and thirty-three senate districts by the	37
first day of October of the year in which the board convenes. Such	38
meeting shall convene on a date designated by the governor between	39
August 1 and October 1 in the year one thousand nine hundred	40
seventy-one and every tenth year thereafter. The	41
(C) All meetings of the apportionment board shall be open to	42
the public. The apportionment board shall be convened by the	43
governor, who shall preside at its meetings, not later than the	44
third Tuesday in January in each year ending in the numeral one.	45
The governor shall give such persons two weeks one week's advance	46
<pre>public notice of the date, time, and place of such each</pre>	47
apportionment board meeting. The board may adopt procedural rules	48
for its operation.	49
The (D) Upon its establishment, the governor shall cause the	50
apportionment to be published no later than October 5 of the year	51
in which it is made, in such manner as provided by law. <u>Upon the</u>	52

publication of the apportionment, the apportionment board shall

adjourn until the next year ending in the numeral one or until

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convened under Section 7 of this article.	55
Section 2. (A) The apportionment of this state for members of	56
the general assembly shall be made in the following manner: The	57
(1) The whole population of the state, as determined by the	58
federal decennial census or, if such is unavailable, such other	59
basis as the general assembly may direct, shall be divided by the	60
number "ninety-nine" and the quotient shall be the ratio of	61
representation in the house of representatives for ten years next	62
succeeding such apportionment. The	63
(2) The whole population of the state as determined by the	64
federal decennial census or, if such is unavailable, such other	65
basis as the general assembly may direct, shall be divided by the	66
number "thirty-three" and the quotient shall be the ratio of	67
representation in the senate for ten years next succeeding such	68
apportionment.	69
(B) The population of each house of representatives district	70
shall be substantially equal to the ratio of representation in the	71
house of representatives, as provided in division (A) of this	72
section, and in no event shall any house of representatives	73
district contain a population of less than ninety-five per cent	74
nor more than one hundred five per cent of the ratio of	75
representation in the house of representatives.	76
(C) The population of each senate district shall be	77
substantially equal to the ratio of representation in the senate,	78
as provided in division (A) of this section, and in no event shall	79
any senate district contain a population of less than ninety-five	80
per cent nor more than one hundred five per cent of the ratio of	81
representation in the senate.	82
(D) Each house of representatives district shall be entitled	83
to a single representative in each general assembly. Each senate	84
district shall be entitled to a single senator in each general	85

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assembly.	86
Section 6 3. (A) District boundaries established pursuant to	87
this Article article shall not be changed until the ensuing	88
federal decennial census and the ensuing apportionment or as	89
provided in section 13 7 of this Article article, notwithstanding	90
the fact that boundaries of political subdivisions or city wards	91
within the district may be changed during that time. District	92
boundaries shall be created by using the boundaries of political	93
subdivisions and city wards as they exist at the time of the	94
federal decennial census on which the apportionment is based, or	95
if unavailable, on such other basis as the general assembly has	96
directed.	97
(B) Each house of representatives district shall be composed	98
of contiguous territory, and the boundary of each district shall	99
be a single nonintersecting continuous line.	100
(C) Each senate district shall be composed of three	101
contiguous house of representatives districts.	102
(D) Any island shall be part of the district which is	103
geographically closest to the island.	104
Section 4. (A) The secretary of state, by the first day of	105
April in a year ending in the numeral one, shall do all of the	106
<pre>following:</pre>	107
(1) Gather and make available to the public, in a form that	108
facilitates data analysis and the drawing of legislative	109
districts:	110
(a) Thorough and accurate census data; and	111
(b) Information detailing the boundaries of political	112
subdivisions and election precincts.	113
(2) Establish and make public the statewide partisan index,	114
which shall be calculated as follows:	115

(a) Using the results of all nonjudicial Ohio statewide state	116
or federal elections in the ten years immediately preceding the	117
year of an apportionment, the secretary of state shall determine	118
the three elections that had the smallest percentage margin	119
between the highest and second highest nominees of a political	120
party. If in any of the three elections the percentages of the two	121
highest nominees of political parties do not equal one hundred per	122
cent, the remaining percentage for that election shall be	123
attributed to the parties of the two highest nominees in the ratio	124
of the percentages received by those nominees.	125
(b) The secretary of state then shall add together the	126
percentage of the vote received by the candidates with the same	127
political party affiliation for each of the three elections	128
described in division (A)(2)(a) of this section and divide each of	129
those totals by three to establish the statewide partisan index	130
for those political parties.	131
(3) Establish and make public the precinct partisan index of	132
each election precinct. To establish the precinct partisan index	133
for each precinct in the state, the secretary of state shall add	134
together the percentage of the vote received in that precinct by	135
the political party nominees described in division (A)(2)(a) of	136
this section. If in any of the three elections the percentages of	137
those nominees do not equal one hundred per cent, the remaining	138
percentage for those nominees in those elections shall be	139
attributed to the parties of those nominees in the ratio of the	140
percentages received by those nominees. The secretary of state	141
shall then divide the percentage totals by three to establish the	142
precinct partisan index for each political party in each precinct	143
in the state.	144
(B) The secretary of state shall also provide to the	145
apportionment board, and make public, any additional data or	146
election information the apportionment board requests in the form	147

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requested.	148
(C) The general assembly shall make appropriations to	149
adequately fund the activities of the apportionment board and the	150
secretary of state's activities in support of the board,	151
including, but not limited to, the provision of funds for	152
equipment and staff.	153
Section 5. (A) District boundaries for house of	154
representatives and senate districts shall be established in	155
accordance with the provisions of this section.	156
(B) The apportionment board shall administer a public	157
competition to determine the house of representatives district map	158
and the senate district map that comply, to the greatest extent,	159
with the criteria set forth below. Those maps shall be adopted by	160
the apportionment board as the general assembly maps until the	161
next apportionment and shall be effective for the next subsequent	162
general assembly.	163
(C) Any resident of Ohio may submit one proposed house of	164
representative district map and one proposed senate district map	165
in the manner prescribed by the apportionment board. Plans shall	166
be kept confidential by the board and its staff until the deadline	167
for plan submission, at which time all properly submitted plans	168
shall be made public.	169
(D)(1)(a) Proposed maps shall, to the greatest extent	170
possible, contain the number of house of representatives districts	171
and senate districts that favor each political party represented	172
in the state partisan index in the ratio reflected by that index.	173
(b) No house of representatives district map may be adopted	174
by the apportionment board that fails to include the number of	175
districts favoring each political party in the ratio reflected by	176
the state partisan index.	177
(c) No senate district map may be adopted by the	178

apportionment board that fails to include the number of districts	179
favoring each political party in the ratio reflected by the state	180
partisan index unless doing so is impossible, in which case the	181
only senate map that may be adopted by the apportionment board is	182
one that includes the number of districts favoring each political	183
party in a ratio as close to that reflected by the state partisan	184
index as is possible.	185
(2)(a) For the purpose of evaluating proposed maps, the	186
district partisan index shall be calculated for each proposed	187
district in each map submitted in the competition that meets the	188
requirements of division (D)(1) of this section.	189
(b) The district partisan index shall be calculated by first	190
adding together, for each of the elections represented in the	191
calculation of the statewide partisan index, the number of votes	192
cast in each precinct in a proposed district for the nominees of	193
each of the political parties in those elections. The	194
district-wide vote totals for the nominee of each party in each of	195
the three elections shall be used to determine the district	196
partisan ratio for each of those three elections by determining,	197
from all votes cast for either such party in each election, the	198
percentage of votes cast for the nominee of each party in each	199
election. The average of those three percentages for each party	200
will establish the district partisan index for each party in each	201
proposed district.	202
(E) In evaluating proposed maps, the apportionment board	203
shall determine the extent to which the district partisan index of	204
each proposed house of representatives district and each proposed	205
senate district varies from the statewide partisan index. In	206
particular, for each map, the board shall determine the number of	207
districts in which the district partisan index varies from the	208
state partisan index by:	209

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(1) Less than one per cent;

(2) An amount equal to or greater than one per cent and less	211
than three per cent;	212
(3) An amount equal to or greater than three per cent and	213
less than five per cent;	214
(4) An amount equal to or greater than five per cent and less	215
than ten per cent; and	216
(5) An amount equal to or greater than ten per cent.	217
(F) Any map, with respect to the categories set forth in	218
divisions (E)(2) to (5) of this section, that has an equal number	219
of proposed districts in which the district partisan index favors	220
each political party which is represented in the state partisan	221
index in each of those categories will be deemed a better map than	222
one which has an unequal number of proposed districts in which the	223
district partisan index favors each political party in each of	224
those categories.	225
(G) If two or more maps are presented that equally meet the	226
criteria set forth in division (F) of this section, any map with a	227
greater number of proposed districts in which the district	228
partisan indices are between forty-nine per cent and fifty-one per	229
cent will be preferred over other such maps.	230
(H) If no map is presented that meets the criteria set forth	231
in division (F) of this section, or if two or more maps equally	232
meet the criteria set forth in division (G) of this section, the	233
map with closest to an equal number of proposed districts in which	234
the district partisan index favors each political party in each of	235
the categories set forth in division (E) of this section will be	236
deemed a better map than one which has a greater variance from an	237
equal number of proposed districts in which the district partisan	238
index favors each political party in those categories.	239
(I) If two or more maps are presented that equally meet the	240
criteria set forth in division (H) of this section any man with a	241

greater number of proposed districts in which the district	242
partisan indices are between forty-nine per cent and fifty per	243
cent will be deemed a better map than other such maps.	244
(J) If two or more maps are presented that equally meet the	245
criteria set forth in division (I) of this section, the map that	246
preserves the greatest percentage of undivided municipalities will	247
be deemed a better map than one that preserves fewer undivided	248
municipalities.	249
(K) If two or more maps are presented that equally meet the	250
criteria set forth in division (J) of this section, the map with	251
the lowest compactness index will be deemed a better map than	252
others with a higher compactness index. For the purpose of this	253
division, the compactness index will be calculated by averaging	254
the compactness of all proposed districts in the map. The	255
compactness of each proposed district shall be determined by	256
dividing the area of the proposed district by its perimeter.	257
(L) If two or more maps are presented that equally meet the	258
criteria set forth in division (K) of this section, the	259
apportionment board shall randomly select the map to be adopted	260
from among those maps which equally meet the criteria set forth in	261
that division.	262
(M) The public competition for the establishment of senate	263
districts shall not commence until the board has established the	264
house of representatives districts.	265
(N) Any map adopted by the apportionment board shall comply	266
with all applicable federal constitutional provisions and all	267
applicable federal statutory provisions, including, but not	268
limited to, those dealing specifically with the protection of	269
minority voting rights.	270
(0) In calculating any of the percentages or indices in this	271
article, all calculations shall be made to within one	272

one-thousandth of one percent.	273
Section 12 6. (A) Except as specified in division (B) of this	274
section, the apportionment board shall determine the appropriate	275
district numbers for house of representatives districts and senate	276
districts, seeking, in its sole and exclusive discretion, to	277
assign numbers that will minimize voter confusion.	278
(B) At any time the boundaries of senate districts are	279
changed in any plan of apportionment made pursuant to any	280
provision of this Article article, a senator whose term will not	281
expire within two years of the time the plan of apportionment is	282
made shall represent, for the remainder of the term for which $\frac{1}{2}$	283
the senator was elected, the senate district which contains the	284
largest portion of the population of the district from which $\frac{1}{2}$	285
the senator was elected, and the district shall be given the	286
number of the district from which the senator was elected. If more	287
than one senator whose term will not so expire would represent the	288
same district by following the provisions of this section, the	289
persons responsible for apportionment, by a majority of their	290
number, board shall designate which senator shall represent the	291
district and shall designate which district the other senator or	292
senators shall represent for the balance of their term or terms.	293
Section 13 7. The supreme court of Ohio (A) Notwithstanding	294
any provision of this Constitution or any law, the apportionment	295
special tribunal established in division (B) of this section shall	296
have exclusive, original jurisdiction in all cases and questions	297
of law arising under this Article article. In the event that any	298
section of this Constitution relating to apportionment or any plan	299
of apportionment made by the persons responsible for	300
apportionment, by a majority of their number, board is determined	301
to be invalid by either the supreme court of Ohio, apportionment	302
special tribunal or the supreme court of the United States by an	303
unappealed final order of a federal court of competent	304

jurisdiction, then notwithstanding any other provisions of this	305
Constitution, the persons responsible for apportionment by a	306
majority of their number board shall ascertain and determine	307
convene to establish a plan of apportionment in conformity with	308
such provisions of this Constitution as are then valid, including	309
establishing terms of office and election of members of the	310
general assembly from districts designated in the plan, to be used	311
until the next regular apportionment in conformity with such	312
provisions of this Constitution as are then $\operatorname{valid}_{\overline{\cdot}}$	313
Notwithstanding any provision of this Constitution or any law	314
regarding the residence of senators and representatives, a plan of	315
apportionment made pursuant to this section shall allow thirty	316
days for persons to change residence in order to be eligible for	317
election.	318
The governor shall give the persons responsible for	319
apportionment two weeks advance written notice of the date, time,	320
and place of any meeting held pursuant to this section. A decision	321
of the apportionment special tribunal shall be final and is not	322
appealable.	323
(B) The apportionment special tribunal shall be composed of	324
the following:	325
(1) Two retired Ohio judges appointed by the governor;	326
(2) Two retired Ohio judges appointed by the first of the	327
following legislative leaders that is a member of a political	328
party represented in the state partisan index that is not the	329
political party of which the governor is a member:	330
(a) The president of the Ohio senate;	331
(b) The speaker of the Ohio house of representatives;	332
(c) The minority leader of the Ohio senate; or	333
(d) The minority leader of the Ohio house of representatives.	334

(3) One retired Ohio judge, who will preside over the	335
tribunal, who shall be appointed by the four judges appointed	336
under divisions (B)(1) and (2) of this section.	337
(C) The retired Ohio judges appointed under division (B) of	338
this section shall have voluntarily retired from judicial service	339
more than one year before their appointment to the apportionment	340
special tribunal.	341
(D) In each year ending in the numeral one, a new	342
apportionment special tribunal shall be appointed. Members of the	343
tribunal are eligible for reappointment.	344
(E) The apportionment special tribunal shall operate using	345
the rules of the Ohio supreme court, except as clearly	346
inapplicable, and shall have all of the constitutional and	347
statutory authority that the Ohio supreme court would have if it	348
had jurisdiction to review cases and certified questions arising	349
under this article, but at no time shall the tribunal or any other	350
court order the establishment or implementation of any	351
apportionment plan or the establishment or implementation of any	352
house of representatives or senate district boundary map that has	353
not been approved by the apportionment board in the manner	354
prescribed by this article.	355
(F) The general assembly shall make appropriations to	356
adequately fund the activities of the apportionment special	357
tribunal, including, but not limited to, the provision of funds	358
for equipment and staff, and shall make other laws to facilitate	359
the operations of the tribunal.	360
Section 8. Notwithstanding any provision of this Constitution	361
or any law regarding the residence of senators and	362
representatives, a plan of apportionment made pursuant to this	363
article shall allow thirty days for persons to change residence in	364
order to be eligible for election.	365

Section 15 9 . The various provisions of this Article XI	366
article are intended to be severable, and the invalidity of one or	367
more of such provisions shall not affect the validity of the	368
remaining provisions.	369
EFFECTIVE DATE	370
If adopted by a majority of the electors voting on this	371
proposal, Sections 1, 2, 6 (3), 12 (6), 13 (7), and 15 (9) of	372
Article XI amended or amended and renumbered by this proposal and	373
new Sections 4, 5, and 8 of Article XI enacted by this proposal	374
shall take effect on January 1, 2011, and existing Sections 1, 2,	375
6, 12, 13, and 15 and Sections 3, 4, 5, 7, 8, 9, 10, 11, and 14 of	376
Article XI of the Constitution of Ohio are repealed from that	377
effective date.	378
SCHEDULE	379
The amendments to Section 12 (6) of Article XI of the Ohio	380
Constitution in part substitute gender neutral for gender specific	381
language. These gender neutralizing amendments are not intended to	382
make a substantive change in the Ohio Constitution. The gender	383
neutral language is to be construed as a restatement of, and	384
substituted in a continuing way for, the corresponding gender	385
specific language existing prior to adoption of the gender	386

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neutralizing amendments.