## STATE OF NEW YORK

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229--A

2021-2022 Regular Sessions

## IN ASSEMBLY

## (Prefiled)

January 6, 2021

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Introduced by M. of A. PAULIN -- read once and referred to the Committee on Local Governments -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the municipal home rule law, in relation to the division of a county into districts for the apportionment of members of its local legislative body

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- Section 1. Subdivision 4 of section 34 of the municipal home rule law 2 is renumbered subdivision 5 and a new subdivision 4 is added to read as 3 follows:
- 4 4. Notwithstanding any local law to the contrary, any plan of apportionment adopted pursuant to a county charter or charter law relating to the division of any county, except a county wholly contained within a city, into districts for the purpose of the apportionment or reapportionment of members of its local legislative body shall be subject to federal and state constitutional requirements and shall comply with the following standards, which shall have priority in the order set forth in this subdivision, to the extent applicable:
- a. Districts shall be as nearly equal in population as is practicable;
  the difference in population between most and least populous district
  shall not exceed four percent of the mean population of all districts;
  and
- b. Districts shall not be drawn with the intent or result of denying or abridging the equal opportunity of racial or language minority groups to participate in the political process or to diminish their ability to elect representatives of their choice; and
- 20 c. To the extent possible, no villages or cities or towns except those 21 having more than one hundred ten percent of a full ratio for each 22 district, shall be divided; and

EXPLANATION--Matter in <a href="italics">italics</a> (underscored) is new; matter in brackets [-] is old law to be omitted.

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d. Districts shall be compact and consist of contiquous territory; and e. To the extent possible, a district shall unite communities defined by actual shared interests, taking account of geographic, social, economic, and other factors that indicate commonality of interest; and

- f. Districts shall be drawn not to discourage competition for election of representatives that reflect a district's political will. The cores of existing districts and pre-existing political subdivisions including counties, cities, and towns, and of communities of interest shall also be considered; and
- g. Districts shall be formed so as to promote the orderly and efficient administration of elections.
- § 2. Clause (a.) of subparagraph 13 of paragraph a of subdivision 1 of section 10 of the municipal home rule law, as added by chapter 834 of the laws of 1969 and subclause (i.) as amended by section 3 of part XX of chapter 57 of the laws of 2010, is amended to read as follows:
- (a.) A plan of apportionment adopted under this subparagraph shall comply with the following standards, which shall have priority in the order herein set forth, to the extent applicable:
- (i.) [The plan shall provide substantially equal weight for the population of that local government in the allocation of representation in the local legislative body.
- (ii.) In such plan adopted by a county, no town except a town having more than one hundred and ten per cent of a full ratio for each representative, shall be divided in the formation of representation areas. Adjacent representation areas in the same town or city shall not contain a greater excess in population than five per cent of a full ratio for each representative.
- (iii.) The plan shall provide substantially fair and effective representation for the people of the local government as organized in poli-30 tical parties.
  - (iv.) Representation areas shall be of convenient and contiguous territory in as compact form as practicable. Districts shall be as nearly equal in population as is practicable; the difference in population between the most and least populous district shall not exceed four percent of the mean population of all districts; and
  - (ii.) Districts shall not be drawn with the intent or result of denying or abridging the equal opportunity of racial or language minority groups to participate in the political process or to diminish their ability to elect representatives of their choice; and
  - (iii.) To the extent possible, no villages or cities or towns except those having more than one hundred ten percent of a full ratio for each district, shall be divided; and
  - (iv.) Districts shall be compact and consist of contiguous territory; and
  - (v.) To the extent possible, a district shall unite communities defined by actual shared interests, taking account of geographic, social, economic, and other factors that indicate commonality of interest; and
- 49 (vi.) Districts shall be drawn not to discourage competition for election of representatives that reflect a district's political will. 50 51 The cores of existing districts and pre-existing political subdivisions including counties, cities, and towns, and of communities of interest 52 53 shall also be considered; and
- (vii.) Districts shall be formed so as to promote the orderly and efficient administration of elections. 55
  - § 3. This act shall take effect immediately.