## 5602

2011-2012 Regular Sessions

IN ASSEMBLY

February 23, 2011

Introduced by M. of A. CAHILL -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the legislative law, in relation to apportionment of congressional, senate and assembly districts; and to repeal section 83-m of such law relating to the legislative task force on demographic research and reapportionment

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Subdivision 3 of section 5-a of the legislative law, as 2 added by chapter 630 of the laws of 1998, the opening paragraph as 3 amended by section 1 of part QQ of chapter 56 of the laws of 2010, is 4 amended to read as follows:

5 3. Any member of the assembly serving in a special capacity in a posi-6 tion set forth in the following schedule shall be paid the allowance set 7 forth in such schedule only for the legislative term commencing January 8 first, two thousand eleven and terminating December thirty-first, two 9 thousand twelve:

## ASSEMBLYMEN SERVING IN SPECIAL CAPACITY

10

11	Chairman of legislative commission on public management
12	systems
13	Chairman of legislative commission on science and
14	technology
15	Co-chairman of the legislative commission on water
16	resource needs of New York state and Long Island no allowance
17	[Co-chairman of the legislative task force on
18	demographic research and reapportionment
19	Chairman of the assembly task force on farm,
20	food and nutrition 12,500
21	Ranking minority member of the assembly task force
	EXPLANATIONMatter in ITALICS (underscored) is new; matter in brackets
	[ ] is old law to be omitted.

LBD03505-01-1

1 2 Chairman of the legislative commission on skills 3 development and career education ..... 12,500 Vice-Chairman of the legislative commission on the 4 development of rural resources ..... 12,500 5 2. Subdivision 5 of section 12 of the legislative law, as added by 6 S 7 chapter 141 of the laws of 1994, is amended to read as follows: 8 5. Notwithstanding any provision of law to the contrary, services and expenses of the legislative health service, legislative library, legis-9 10 lative messenger service, legislative ethics committee, [joint operations of the legislative task force on demographic research and reap-11 portionment] APPORTIONMENT COMMISSION, and contributions to the national conference of state legislatures shall be payable after audit by and on 12 13 14 warrant of the comptroller upon vouchers certified by the temporary the 15 president of the senate or his or her designee and the speaker of the assembly or his or her designee. S 3. Section 83-m of the legislative law is REPEALED. 16 17 18 legislative law is amended by adding a new article 6-A to S 4. The 19 read as follows: 20 ARTICLE 6-A APPORTIONMENT OF CONGRESSIONAL 21 22 AND STATE LEGISLATIVE DISTRICTS 23 SECTION 93. LEGISLATIVE INTENT. 94. APPORTIONMENT NOMINATIONS COMMITTEE. 24 25 95. POWERS AND DUTIES OF COMMITTEE. 26 96. APPORTIONMENT COMMISSION. 97. POWERS AND DUTIES OF COMMISSION. 27 28 98. APPORTIONMENT. 29 99. APPLICATION OF ARTICLE. 30 S 93. LEGISLATIVE INTENT. THE LEGISLATURE HEREBY FINDS AND DECLARES 31 THAT: 32 A NEED FOR INTENSIVE AND THOROUGH STUDY, RESEARCH AND 1. THERE IS 33 INQUIRY INTO THE TECHNIQUES AND METHODOLOGY TO BE USED BY THE BUREAU OF 34 THE CENSUS OF THE UNITED STATES COMMERCE DEPARTMENT IN CARRYING OUT THE 35 DECENNIAL FEDERAL CENSUS; 2. A TECHNICAL PLAN WILL BE NEEDED TO MEET THE 36 REOUIREMENTS OF Α 37 LEGISLATIVE TIMETABLE FOR A REAPPORTIONMENT OF THE SENATE AND ASSEMBLY 38 DISTRICTS AND THE CONGRESSIONAL DISTRICTS OF THE STATE BASED ON SUCH 39 CENSUS; AND 40 3. THE APPORTIONMENT COMMISSION IS NECESSARY TO ASSIST THE LEGISLATURE THE PERFORMANCE OF ITS RESPONSIBILITIES AND IN THE CONDUCT OF LEGIS-41 ΤN LATIVE RESEARCH PROJECTS RELATING THERETO. 42 S 94. APPORTIONMENT NOMINATIONS COMMITTEE. 1. ON OR BEFORE 43 THE FIRST 44 OF DECEMBER OF EACH YEAR ENDING WITH A NINE OR AS SOON AS POSSIBLE AFTER 45 THE EFFECTIVE DATE OF THIS ARTICLE, THERE SHALL BE ESTABLISHED AN APPOR-TIONMENT NOMINATIONS COMMITTEE TO SELECT THOSE PERSONS WHO SHALL BE 46 47 ELIGIBLE TO BE APPOINTED AS APPORTIONMENT MEMBERS OF THE COMMISSION 48 CREATED IN SECTION NINETY-SIX OF THIS ARTICLE. EACH SUCH COMMITTEE SHALL 49 REMAIN IN EXISTENCE UNTIL ITS DUTIES PURSUANT TO SECTION NINETY-FIVE OF 50 THIS ARTICLE HAVE BEEN COMPLETED. 51 2. THE APPORTIONMENT NOMINATIONS COMMITTEE SHALL BE COMPOSED OF EIGHT 52 MEMBERS, APPOINTED AS FOLLOWS: 53 (A) TWO MEMBERS SHALL BE APPOINTED BY THE TEMPORARY PRESIDENT OF THE 54 SENATE; 55 (B) TWO MEMBERS SHALL BE APPOINTED BY THE SPEAKER OF THE ASSEMBLY;

1 2	(C) TWO MEMBERS SHALL BE APPOINTED BY THE MINORITY LEADER OF THE SENATE; AND
3	(D) TWO MEMBERS SHALL BE APPOINTED BY THE MINORITY LEADER OF THE
4	ASSEMBLY.
5	3. THE APPORTIONMENT NOMINATIONS COMMITTEE SHALL DESIGNATE TWO
6 7	CO-CHAIRS FROM AMONG ITS MEMBERS BY A SIMPLE MAJORITY VOTE OF ALL
-	MEMBERS.
8	4. THE MEMBERS OF THE APPORTIONMENT NOMINATIONS COMMITTEE SHALL BE
9 10	REGISTERED VOTERS IN THIS STATE. NO MEMBER OF SUCH COMMITTEE SHALL: (A) HOLD OR HAVE HELD WITHIN THE PREVIOUS TWO YEARS AN ELECTED GOVERN-
$11^{10}$	(A) HOLD OR HAVE HELD WITHIN THE PREVIOUS TWO TEARS AN ELECTED GOVERN- MENTAL OFFICE;
$12^{11}$	(B) HOLD OR HAVE HELD WITHIN THE PREVIOUS TWO YEARS ANY OTHER
13	APPOINTED GOVERNMENTAL OR POLITICAL PARTY POSITION;
$14^{13}$	(C) BE EMPLOYED OR HAVE BEEN EMPLOYED WITHIN THE PREVIOUS TWO YEARS IN
15	ANY OTHER POSITION BY THE UNITED STATES CONGRESS, THE STATE LEGISLATURE,
16	THE EXECUTIVE CHAMBER, THE UNIFIED COURT SYSTEM OR THE FEDERAL COURT
17	SYSTEM;
18	(D) BE OR HAVE BEEN WITHIN THE PREVIOUS TWO YEARS A REGISTERED LOBBY-
19	IST IN THIS STATE PURSUANT TO ARTICLE ONE-A OF THIS CHAPTER;
20	(E) BE THE SPOUSE OF ANY MEMBER OF THE UNITED STATES CONGRESS, THE
21	STATE LEGISLATURE, THE EXECUTIVE CHAMBER, THE UNIFIED COURT SYSTEM OR
22	THE FEDERAL COURT SYSTEM; OR
23	(F) BE RELATED WITHIN THE THIRD DEGREE OF CONSANGUINITY TO ANY MEMBER
24	OF THE UNITED STATES CONGRESS, THE STATE LEGISLATURE, THE EXECUTIVE
25	CHAMBER, THE UNIFIED COURT SYSTEM OR THE FEDERAL COURT SYSTEM, OR TO THE
26	SPOUSE OF ANY SUCH PERSON.
27	5. THE MEMBERS OF THE APPORTIONMENT NOMINATIONS COMMITTEE SHALL
28	RECEIVE NO COMPENSATION FOR THEIR SERVICES, BUT SHALL BE ALLOWED THEIR
29	ACTUAL AND NECESSARY EXPENSES INCURRED IN THE PERFORMANCE OF THEIR
30 31	DUTIES. 6. THE MEMBERS OF THE APPORTIONMENT NOMINATIONS COMMITTEE SHALL BE
32	APPOINTED AND SERVE FOR THE DURATION OF SUCH COMMITTEE. ALL VACANCIES IN
33	THE MEMBERSHIP OF SUCH COMMITTEE SHALL BE FILLED IN THE MANNER PROVIDED
34	FOR ORIGINAL APPOINTMENTS.
35	S 95. POWERS AND DUTIES OF COMMITTEE. 1. THE APPORTIONMENT NOMINATIONS
36	COMMITTEE SHALL HAVE THE POWER AND DUTY TO, ON OR BEFORE THE FIRST OF
37	MARCH IN EACH YEAR ENDING WITH A ZERO OR AS SOON AS POSSIBLE AFTER THE
38	EFFECTIVE DATE OF THIS ARTICLE, ESTABLISH A LIST OF FORTY PERSONS WHO
39	SHALL BE ELIGIBLE TO BE APPOINTED AS MEMBERS OF THE APPORTIONMENT
40	COMMISSION. SUCH LIST SHALL HEREINAFTER BE REFERRED TO IN THIS ARTICLE
41	AS THE "NOMINATIONS POOL".
42	2. THE MEMBERS OF THE APPORTIONMENT NOMINATIONS COMMITTEE SHALL BY
43	MAJORITY VOTE SELECT EACH PERSON TO BE INCLUDED IN THE NOMINATIONS POOL.
44	UPON COMPLETION OF SUCH POOL, SUCH COMMITTEE SHALL SUBMIT A COPY OF THE
45	NOMINATIONS POOL TO THE TEMPORARY PRESIDENT OF THE SENATE, THE SPEAKER
46	OF THE ASSEMBLY, THE MINORITY LEADER OF THE SENATE AND THE MINORITY
47	LEADER OF THE ASSEMBLY.
48	3. THE NOMINATIONS POOL SHALL INCLUDE:
49 50	(A) FIFTEEN PERSONS WHO ARE ENROLLED AS DEMOCRATS; (B) FIFTEEN PERSONS WHO ARE ENROLLED AS REPUBLICANS; AND
50 51	(C) TEN PERSONS WHO ARE NOT ENROLLED AS REPUBLICANS, AND (C) TEN PERSONS WHO ARE NOT ENROLLED AS EITHER DEMOCRATS OR REPUBLI-
51 52	CANS.
53	4. PERSONS SELECTED TO THE NOMINATIONS POOL SHALL BE REGISTERED VOTERS
54	IN THIS STATE. NO SUCH PERSON SHALL:
55	(A) HOLD OR HAVE HELD WITHIN THE PREVIOUS TWO YEARS AN ELECTED GOVERN-
56	MENTAL OFFICE;

HOLD OR HAVE HELD WITHIN THE PREVIOUS TWO YEARS ANY OTHER 1 (B) 2 APPOINTED GOVERNMENTAL OR POLITICAL PARTY POSITION; 3 (C) BE A MEMBER OF THE APPORTIONMENT NOMINATIONS COMMITTEE CREATED IN 4 SECTION NINETY-FOUR OF THIS ARTICLE; 5 (D) BE EMPLOYED OR HAVE BEEN EMPLOYED WITHIN THE PREVIOUS TWO YEARS IN 6 ANY OTHER POSITION BY THE UNITED STATES CONGRESS, THE STATE LEGISLATURE, 7 THE EXECUTIVE CHAMBER, THE UNIFIED COURT SYSTEM OR THE FEDERAL COURT 8 SYSTEM; 9 (E) BE OR HAVE BEEN WITHIN THE PREVIOUS TWO YEARS A REGISTERED LOBBY-10 IST IN THIS STATE PURSUANT TO ARTICLE ONE-A OF THIS CHAPTER; (F) BE THE SPOUSE OF ANY MEMBER OF THE UNITED STATES CONGRESS, THE 11 12 THE EXECUTIVE CHAMBER, THE UNIFIED COURT SYSTEM OR STATE LEGISLATURE, 13 THE FEDERAL COURT SYSTEM; OR 14 (G) BE RELATED WITHIN THE THIRD DEGREE OF CONSANGUINITY TO ANY MEMBER 15 OF THE UNITED STATES CONGRESS, THE STATE LEGISLATURE, THE EXECUTIVE CHAMBER, THE UNIFIED COURT SYSTEM OR THE FEDERAL COURT SYSTEM, OR TO THE 16 17 SPOUSE OF ANY SUCH PERSON. 5. (A) THE NOMINATIONS POOL SHALL INCLUDE AT LEAST THREE PERSONS 18 FROM EACH OF THE FOLLOWING REGIONS OF THE STATE, WITH THE REMAINDER TO BE 19 NOMINATED FROM SUCH REGIONS IN PROPORTION TO THE DISTRIBUTION OF THE 20 21 STATE'S POPULATION IN EACH REGION: 22 (I) LONG ISLAND; 23 (II) NEW YORK CITY; 24 (III) HUDSON VALLEY; 25 (IV) NORTHERN; 26 (V) CENTRAL; 27 (VI) SOUTHERN TIER; AND 28 (VII) WESTERN. 29 (B) FOR THE PURPOSES OF THIS SUBDIVISION, THE FOLLOWING REGIONS SHALL 30 BE COMPOSED OF THE FOLLOWING COUNTIES; (I) LONG ISLAND: THE COUNTIES OF NASSAU AND SUFFOLK; 31 32 (II) NEW YORK CITY: THE COUNTIES OF BRONX, KINGS, NEW YORK, QUEENS AND 33 RICHMOND; 34 (III) HUDSON VALLEY: THE COUNTIES OF WESTCHESTER, ROCKLAND, PUTNAM, 35 ORANGE, DUTCHESS, ULSTER, COLUMBIA, GREENE, RENSSELAER, ALBANY AND SCHE-36 NECTADY; 37 (IV) NORTHERN: THE COUNTIES OF SARATOGA, WASHINGTON, WARREN, ESSEX, 38 CLINTON, FRANKLIN, ST. LAWRENCE, HAMILTON, FULTON, HERKIMER, LEWIS AND 39 JEFFERSON; 40 (V) CENTRAL: THE COUNTIES OF SCHOHARIE, MONTGOMERY, OTSEGO, CHENANGO, 41 MADISON, ONEIDA, OSWEGO, CORTLAND, ONONDAGA AND CAYUGA; (VI) SOUTHERN TIER: THE COUNTIES OF SULLIVAN, DELAWARE, BROOME, TIOGA, 42 43 TOMPKINS, SCHUYLER, STEUBEN, ALLEGANY, CATTARAUGUS AND CHAUTAUQUA; AND 44 (VII) WESTERN: THE COUNTIES OF SENECA, YATES, ONTARIO, WAYNE, MONROE, 45 LIVINGSTON, WYOMING, GENESEE, ORLEANS, NIAGARA AND ERIE. 6. TO THE EXTENT PRACTICABLE, THE APPORTIONMENT NOMINATIONS COMMITTEE 46 47 SHALL ENSURE THAT THE NOMINATIONS POOL REFLECTS THE DIVERSITY OF THE 48 RESIDENTS OF THE STATE WITH REGARD TO RACE, ETHNICITY AND GENDER. 49 S 96. APPORTIONMENT COMMISSION. 1. THERE SHALL BE CREATED AN APPOR-50 TIONMENT COMMISSION TO ASSIST THE LEGISLATURE IN THE REAPPORTIONMENT OF CONGRESSIONAL, SENATE AND ASSEMBLY DISTRICTS BASED ON THE ENSUING FEDER-51 CENSUS, PURSUANT TO SECTION TWO OF ARTICLE ONE OF THE UNITED STATES 52 AL 53 CONSTITUTION AND SECTIONS FOUR AND FIVE OF ARTICLE THREE OF THE STATE 54 CONSTITUTION. 55 2. THE APPORTIONMENT COMMISSION SHALL BE COMPOSED OF ELEVEN MEMBERS,

56 APPOINTED FROM THE NOMINATIONS POOL AS FOLLOWS:

1 2	(A) TWO MEMBERS SHALL BE APPOINTED BY THE TEMPORARY PRESIDENT OF THE SENATE;
3 4	(B) TWO MEMBERS SHALL BE APPOINTED BY THE SPEAKER OF THE ASSEMBLY; (C) TWO MEMBERS SHALL BE APPOINTED BY THE MINORITY LEADER OF THE
5 6	SENATE; (D) TWO MEMBERS SHALL BE APPOINTED BY THE MINORITY LEADER OF THE
7 8	ASSEMBLY; AND (E) THREE MEMBERS SHALL BE APPOINTED, ON OR BEFORE THE THIRTIETH DAY
9	AFTER A VACANCY IN ANY SUCH POSITION OCCURS, BY THE EIGHT MEMBERS
10	APPOINTED PURSUANT TO PARAGRAPHS (A) THROUGH (D) OF THIS SUBDIVISION BY
11	A VOTE OF NOT LESS THAN SIX MEMBERS IN FAVOR OF EACH SUCH APPOINTMENT,
12	AND EACH VACANCY IN ANY POSITION FILLED PURSUANT TO THIS PARAGRAPH SHALL
13	BE DEEMED TO CREATE VACANCIES IN ALL THREE POSITIONS HELD BY THE MEMBERS
14	SO APPOINTED; PROVIDED THAT ANY SUCH MEMBER MAY BE REAPPOINTED PURSUANT
15	TO THIS PARAGRAPH. IN THE EVENT THAT THREE MEMBERS ARE NOT APPOINTED ON
16	OR BEFORE THE THIRTIETH DAY AFTER A VACANCY IN ANY SUCH POSITION OCCURS
17	IF:
18	(I) TWO PERSONS ARE APPOINTED WITH THE REQUIRED SIX VOTES AND NO OTHER
19	PERSON RECEIVES SIX VOTES, THE THIRD SUCH MEMBER SHALL BE APPOINTED BY
20	THE CHIEF JUDGE OF THE COURT OF APPEALS WITHIN THIRTY DAYS THEREAFTER;
21 22	(II) ONE PERSON IS APPOINTED WITH THE REQUIRED SIX VOTES AND NO TWO OTHER PERSONS RECEIVE SIX VOTES, THE TWO PERSONS RECEIVING THE MOST
22 23	VOTES SHALL BE APPOINTED AS MEMBERS; AND
24	(III) NO THREE PERSONS RECEIVE SIX VOTES, THE TWO PERSONS RECEIVING
25	THE MOST VOTES SHALL BE APPOINTED AS MEMBERS AND THE THIRD MEMBER SHALL
26	BE APPOINTED BY THE CHIEF JUDGE OF THE COURT OF APPEALS.
27	(F) THE CHAIR SHALL BE DESIGNATED, FROM AMONG THE THREE MEMBERS
28	APPOINTED PURSUANT TO PARAGRAPH (E) OF THIS SUBDIVISION, BY A SIMPLE
29	MAJORITY VOTE OF ALL MEMBERS OF THE COMMISSION; PROVIDED THAT IF THE
30	COMMISSION FAILS TO DESIGNATE A CHAIR, THE CHAIR SHALL BE DESIGNATED BY
31	THE CHIEF JUDGE OF THE COURT OF APPEALS.
32	3. (A) NO MORE THAN FOUR MEMBERS OF THE APPORTIONMENT COMMISSION SHALL
33	BE ENROLLED IN THE SAME POLITICAL PARTY.
34 25	(B) TO THE EXTENT PRACTICABLE, THE MEMBERS OF THE APPORTIONMENT
35 36	COMMISSION SHALL REFLECT THE DIVERSITY OF THE RESIDENTS OF THIS STATE WITH REGARD TO RACE, ETHNICITY, GENDER AND GEOGRAPHIC RESIDENCE.
37	4. THE TERMS OF THE MEMBERS OF THE APPORTIONMENT COMMISSION SHALL
38	EXPIRE UPON THE FILING OF ALL APPORTIONMENT PLANS, PURSUANT TO SUBDIVI-
39	SION FOUR, FIVE AND/OR SIX OF SECTION NINETY-EIGHT OF THIS ARTICLE, THE
40	EXHAUSTION OF ANY JUDICIAL REVIEW OF AN APPORTIONMENT PLAN AND APPOR-
41	TIONMENT STATUTE, AND THE IMPLEMENTATION OF AN APPORTIONMENT STATUTE.
42	VACANCIES IN THE MEMBERSHIP OF THE COMMISSION SHALL BE FILLED IN THE
43	MANNER PROVIDED FOR ORIGINAL APPOINTMENTS.
44	5. THE MEMBERS OF THE APPORTIONMENT COMMISSION AND ALL EMPLOYEES THER-
45	EOF SHALL BE DEEMED TO BE LEGISLATIVE EMPLOYEES.
46	6. THE MEMBERS OF THE APPORTIONMENT COMMISSION SHALL RECEIVE NO
47	COMPENSATION FOR THEIR SERVICES, BUT SHALL BE ALLOWED THEIR ACTUAL AND
48 49	NECESSARY EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES PURSUANT TO THIS ARTICLE.
49 50	7. A MINIMUM OF EIGHT MEMBERS OF THE APPORTIONMENT COMMISSION SHALL
50 51	CONSTITUTE A QUORUM FOR THE TRANSACTION OF ANY BUSINESS OR THE EXERCISE
52	OF ANY POWER OF SUCH COMMISSION, PROVIDED THAT NO EXERCISE OF ANY POWER
53	OF THE APPORTIONMENT COMMISSION SHALL OCCUR WITHOUT THE AFFIRMATIVE VOTE
54	OF SEVEN MEMBERS THEREOF.
55	S 97. POWERS AND DUTIES OF COMMISSION. THE APPORTIONMENT COMMISSION
56	SHALL HAVE THE POWER AND DUTY TO:

1. EMPLOY AND AT PLEASURE REMOVE SUCH PERSONNEL AS IT MAY DEEM NECES-1 2 SARY FOR THE PERFORMANCE OF ITS FUNCTIONS AND FIX THEIR COMPENSATION 3 WITHIN THE AMOUNTS MADE AVAILABLE THEREFOR; 4 2. MEET WITHIN AND WITHOUT THE STATE, HOLD PUBLIC HEARINGS AND HAVE 5 ALL THE POWERS OF A LEGISLATIVE COMMITTEE PURSUANT TO THIS CHAPTER; 6 3. REQUEST, RECEIVE AND UTILIZE SUCH FACILITIES, RESOURCES AND DATA 7 (INCLUDING, BUT NOT LIMITED TO, HISTORICAL VOTING INFORMATION AND PATTERNS) OF ANY DEPARTMENT, DIVISION, BOARD, BUREAU, COMMISSION OR 8 9 AGENCY OF THE STATE OR ANY POLITICAL SUBDIVISION THEREOF AS IT MAY 10 REASONABLY REQUEST TO PROPERLY CARRY OUT ITS POWERS AND DUTIES PURSUANT 11 TO THIS ARTICLE; 12 4. ACOUIRE AND UTILIZE ALL MATERIALS AND EOUIPMENT NECESSARY TO ESTAB-13 LISH APPORTIONMENT PLANS PURSUANT TO SECTION NINETY-EIGHT OF THIS ARTI-14 CLE; 15 5. PREPARE THE NECESSARY DESCRIPTIONS FOR THE GEOGRAPHIC UNITS OF THE 16 STATE FOR USE BY THE FEDERAL CENSUS BUREAU IN REPORTING DECENNIAL FEDER-17 AL CENSUS DATA; ENGAGE IN SUCH RESEARCH STUDIES AND OTHER ACTIVITIES AS NECESSARY 18 6. 19 OR APPROPRIATE IN THE PREPARATION AND FORMULATION OF A REAPPORTIONMENT PLAN FOR THE NEXT ENSUING REAPPORTIONMENT OF SENATE AND ASSEMBLY 20 21 DISTRICTS AND CONGRESSIONAL DISTRICTS OF THE STATE AND IN THE UTILIZA-TION OF CENSUS AND OTHER DEMOGRAPHIC AND STATISTICAL DATA FOR POLICY 22 ANALYSIS, PROGRAM DEVELOPMENT AND PROGRAM EVALUATION PURPOSES FOR THE 23 24 LEGISLATURE; 25 7. SELL SURVEYS, DATA, COPIES OF TABULATIONS AND OTHER SPECIAL STATIS-26 TICAL COMPILATIONS AND MATERIALS TO DEPARTMENTS, AGENCIES AND OTHER 27 ENTITIES OF FEDERAL, STATE OR LOCAL GOVERNMENT, OF FOREIGN COUNTRIES, TO PUBLIC BENEFIT CORPORATIONS, OR OTHER PUBLIC, NOT-FOR-PROFIT AND 28 AND PRIVATE PERSONS AND AGENCIES, UPON PAYMENT OF FEES AT LEAST SUFFICIENT 29 TO PAY THE ACTUAL OR ESTIMATED COST OF SUCH PROJECTS. IN FURTHERANCE OF 30 SUCH SALE, THE APPORTIONMENT COMMISSION MAY EXECUTE CONTRACTS FOR SUCH 31 32 PURPOSE; 33 8. PREPARE MAPS OF CITIES, TOWNS AND COUNTIES OF THE STATE FOR DESCRIBING CONGRESSIONAL, SENATE AND ASSEMBLY DISTRICTS, AND PREPARE 34 APPORTIONMENT PLANS AND LEGISLATION; AND 35 9. MAKE AVAILABLE TO THE PUBLIC IN PRINT FORM AND IN ELECTRONIC FORM 36 37 ON THE INTERNET, USING THE BEST AVAILABLE TECHNOLOGY, ALL APPORTIONMENT PLANS, RELEVANT DATA AND MAPMAKING SOFTWARE USED TO PREPARE SUCH PLANS, 38 39 INFORMATION ON THE MEMBERS OF THE APPORTIONMENT COMMISSION AND ALL OTHER 40 RELEVANT INFORMATION DERIVED FROM THE OPERATION OF THIS ARTICLE. S 98. APPORTIONMENT. 1. THE APPORTIONMENT COMMISSION SHALL, UPON 41 RECEIPT OF THE FEDERAL DECENNIAL CENSUS FOR THE STATE, BEGIN TO ESTAB-42 43 LISH A PLAN FOR THE APPORTIONMENT OF CONGRESSIONAL, SENATE AND ASSEMBLY 44 DISTRICTS IN THE STATE. 45 2. THE FOLLOWING REOUIREMENTS AND PRINCIPLES SHALL BE APPLIED IN 46 ESTABLISHING A PLAN FOR SUCH DISTRICTS: 47 (A) ALL CONGRESSIONAL DISTRICTS SHALL BE AS NEARLY EQUAL IN POPULATION 48 AS IS PRACTICABLE. 49 (B) EACH DISTRICT SHALL CONSIST OF CONTIGUOUS TERRITORY; NO DISTRICT 50 SHALL CONSIST OF PARTS ENTIRELY SEPARATED BY THE TERRITORY OF ANOTHER 51 DISTRICT OF THE SAME BODY, WHETHER SUCH TERRITORY BE LAND OR WATER, POPULATED OR UNPOPULATED. A POPULATED CENSUS BLOCK SHALL NOT BE DIVIDED 52 BY A DISTRICT BOUNDARY, UNLESS IT CAN BE DETERMINED THAT THE POPULATED 53 54 PART OF SUCH BLOCK IS WITHIN A SINGLE DISTRICT. 55 SENATE, ASSEMBLY, OR CONGRESSIONAL DISTRICTS SHALL NOT BE ESTAB-(C) LISHED THAT ARE INTENDED TO OR RESULT IN A DENIAL OR ABRIDGEMENT OF 56

MINORITY VOTING RIGHTS INCLUDING THE OPPORTUNITY OF MINORITY VOTERS TO 1 2 PARTICIPATE IN THE POLITICAL PROCESS, AND TO ELECT THE CANDIDATES OF 3 THEIR CHOICE. 4 (D) SENATE, ASSEMBLY, OR CONGRESSIONAL DISTRICTS SHALL NOT BE DRAWN 5 WITH AN INTENT TO FAVOR OR OPPOSE ANY POLITICAL PARTY, ANY INCUMBENT 6 FEDERAL OR STATE LEGISLATOR, OR ANY PREVIOUS OR PRESUMED CANDIDATE FOR 7 OFFICE. 8 (E) SUBJECT TO THE REQUIREMENTS OF PARAGRAPHS (A), (B), (C) AND (D) OF 9 THIS SUBDIVISION, THE FOLLOWING PRINCIPLES SHALL BE FOLLOWED IN THE 10 CREATION OF SENATE, ASSEMBLY, AND CONGRESSIONAL DISTRICTS TO THE EXTENT PRACTICABLE. A PRINCIPLE WITH A LOWER NUMBER SHALL HAVE PRECEDENCE OVER 11 12 A PRINCIPLE WITH A HIGHER NUMBER. THE MOST AND LEAST POPULOUS SENATE DISTRICTS SHALL NOT EXCEED OR 13 (I)14 BE LOWER THAN THE MEAN POPULATION OF ALL SENATE DISTRICTS BY MORE THAN 15 ONE PERCENT, AND THE MOST AND LEAST POPULOUS ASSEMBLY DISTRICTS SHALL BE LOWER THAN THE MEAN POPULATION OF ALL ASSEMBLY NOT EXCEED OR 16 17 DISTRICTS BY MORE THAN ONE PERCENT. IN NO EVENT SHALL THE COMMISSION ADVANTAGE ANY REGION OF THE STATE OVER ANY OTHER BY CREATING MULTIPLE 18 19 DISTRICTS THEREIN EXCEEDING, OR LOWER THAN, THE MEAN POPULATION BY MORE 20 THAN ONE PERCENT. 21 (II) COUNTIES SHALL NOT BE DIVIDED IN THE FORMATION OF DISTRICTS, 22 TO CREATE DISTRICTS WHOLLY WITHIN A COUNTY. WHERE SUCH DIVISION EXCEPT 23 OF COUNTIES IS UNAVOIDABLE, MORE POPULOUS COUNTIES SHALL BE DIVIDED IN 24 PREFERENCE TO THE DIVISION OF LESS POPULOUS COUNTIES. 25 (III) COUNTY SUBDIVISIONS SHALL NOT BE DIVIDED IN THE FORMATION OF 26 DISTRICTS, EXCEPT TO CREATE DISTRICTS WHOLLY WITHIN A COUNTY SUBDIVI-27 SION. FOR THE PURPOSES OF THIS ARTICLE, A COUNTY SUBDIVISION SHALL BE A 28 CITY, EXCEPT THE CITY OF NEW YORK, A TOWN, OR AN INDIAN RESERVATION WHOSE TERRITORY IS EXCLUSIVE OF THE TERRITORY OF ANY CITY OR TOWN. COUN-29 SUBDIVISIONS WITH LARGER POPULATIONS SHALL BE DIVIDED IN PREFERENCE 30 TΥ TO THE DIVISION OF THOSE WITH SMALLER POPULATIONS. 31 32 (IV) INCORPORATED VILLAGES SHALL NOT BE DIVIDED IN THE FORMATION OF 33 DISTRICTS. 34 (V) THE SENATE, ASSEMBLY, AND CONGRESSIONAL DISTRICTS SHALL BE AS 35 COMPACT IN FORM AS POSSIBLE. 36 (VI) A SENATE, ASSEMBLY, OR CONGRESSIONAL DISTRICT SHALL UNITE COMMU-37 NITIES DEFINED BY ACTUAL SHARED INTERESTS, TAKING ACCOUNT OF GEOGRAPHIC, 38 SOCIAL, ECONOMIC, AND OTHER FACTORS THAT INDICATE COMMONALITY OF INTER-39 EST, AND DISTRICTS SHALL BE FORMED SO AS TO PROMOTE THE ORDERLY AND 40 EFFICIENT ADMINISTRATION OF ELECTIONS. 3. DURING THE PREPARATION OF THE APPORTIONMENT PLAN, THE APPORTIONMENT 41 COMMISSION SHALL CONDUCT NOT LESS THAN ONE PUBLIC HEARING ON PROPOSALS 42 43 FOR THE APPORTIONMENT OF CONGRESSIONAL AND STATE LEGISLATIVE DISTRICTS 44 IN EACH OF THE FOLLOWING (A) CITIES: ALBANY, BUFFALO, SYRACUSE, ROCHES-45 TER, GLEN COVE, AND WHITE PLAINS; AND (B) COUNTIES: BRONX, KINGS, NEW YORK, QUEENS AND RICHMOND. PUBLIC NOTICE OF ALL SUCH HEARINGS SHALL BE 46 47 WIDELY PUBLISHED BY THE APPORTIONMENT COMMISSION IN ADVANCE THROUGH ALL 48 AVAILABLE MEANS. TO THE EXTENT PRACTICABLE, ALL SUCH HEARINGS AND THE 49 PROCEEDINGS OF THE APPORTIONMENT COMMISSION SHALL BE TELEVISED. THE 50 APPORTIONMENT COMMISSION SHALL REPORT THE FINDINGS OF ALL SUCH HEARINGS 51 TO THE LEGISLATURE UPON SUBMISSION OF THE APPORTIONMENT PLAN PURSUANT TO PARAGRAPH (A) OF SUBDIVISION FOUR OF THIS SECTION. 52 4. (A) ON OR BEFORE THE FIFTEENTH OF MAY IN EACH YEAR ENDING WITH A

4. (A) ON OR BEFORE THE FIFTEENTH OF MAY IN EACH YEAR ENDING WITH A
ONE OR WITHIN SIXTY DAYS OF RECEIVING THE FEDERAL DECENNIAL CENSUS FOR
THE STATE, WHICHEVER IS LATER, THE APPORTIONMENT COMMISSION SHALL SUBMIT
TO THE LEGISLATURE AND DISSEMINATE TO THE PUBLIC AN APPORTIONMENT PLAN

FOR ALL CONGRESSIONAL AND STATE LEGISLATIVE DISTRICTS, ALONG WITH THE
 LEGISLATION NECESSARY TO IMPLEMENT SUCH PLAN. UPON RECEIPT OF SUCH PLAN,
 THE IMPLEMENTING LEGISLATION THEREFOR SHALL BE INTRODUCED IN BOTH HOUSES
 OF THE LEGISLATURE WITHOUT ANY AMENDMENTS WITHIN FIVE DAYS.

5 (B) ON OR BEFORE THE FIRST OF JUNE FOLLOWING THE DISSEMINATION OF THE 6 APPORTIONMENT PLAN TO THE PUBLIC, THE APPORTIONMENT COMMISSION SHALL 7 CONDUCT NOT LESS THAN ONE PUBLIC HEARING ON SUCH APPORTIONMENT PLAN IN 8 EACH OF THE CITIES AND COUNTIES DELINEATED IN PARAGRAPHS (A) AND (B) OF 9 SUBDIVISION THREE OF THIS SECTION, AND SHALL REPORT THE FINDINGS OF ALL 10 SUCH HEARINGS TO THE LEGISLATURE.

11 (C) THE LEGISLATION INTRODUCED PURSUANT TO PARAGRAPH (A) OF THIS 12 SUBDIVISION SHALL BE VOTED UPON, WITHOUT AMENDMENT, BY BOTH SUCH HOUSES 13 OF THE LEGISLATURE WITHIN SEVEN DAYS AFTER THE APPORTIONMENT COMMISSION 14 REPORTS THE FINDINGS OF ITS PUBLIC HEARING TO THE LEGISLATURE. IF 15 APPROVED, THE LEGISLATURE SHALL FORWARD SUCH LEGISLATION TO THE GOVERNOR 16 WITHIN FIVE DAYS.

17 5. IF (A) EITHER HOUSE SHALL FAIL TO APPROVE THE LEGISLATION SUBMITTED PURSUANT TO SUBDIVISION FOUR OF THIS SECTION WITHIN TWENTY-ONE DAYS OF 18 19 ITS SUBMISSION, OR (B) THE GOVERNOR SHALL VETO SUCH LEGISLATION AND THE LEGISLATURE SHALL FAIL TO OVERRIDE SUCH VETO WITHIN FIFTEEN DAYS OF SUCH 20 21 VETO, THE APPORTIONMENT COMMISSION SHALL HOLD AN OPEN HEARING WITHIN FIFTEEN DAYS OF SAID FAILURE TO PASS THE LEGISLATION AS IN PARAGRAPH (A) 22 THIS SUBDIVISION OR FAILURE TO OVERRIDE THE GOVERNOR'S VETO AS IN 23 OF 24 PARAGRAPH (B) OF THIS SUBDIVISION AT WHICH THE SPEAKER AND MINORITY 25 LEADER OF THE ASSEMBLY AND THE TEMPORARY PRESIDENT AND MINORITY LEADER OF THE SENATE, OR EACH OF THEIR DESIGNEES SHALL TESTIFY AS TO 26 THE 27 REASONS THAT THE LEGISLATION DID NOT BECOME LAW, AND MEMBERS OF THE PUBLIC WILL ALSO BE INVITED TO TESTIFY. WITHIN FIFTEEN DAYS OF SUCH 28 29 HEARING, THE APPORTIONMENT COMMISSION SHALL ESTABLISH AND SUBMIT TO THE 30 LEGISLATURE A SECOND APPORTIONMENT PLAN AND THE NECESSARY IMPLEMENTING LEGISLATION FOR SUCH PLAN. UPON RECEIPT OF SUCH SECOND PLAN, THE IMPLE-31 32 MENTING LEGISLATION THEREFOR SHALL BE INTRODUCED IN BOTH HOUSES OF THE 33 LEGISLATURE WITHOUT ANY AMENDMENTS WITHIN FIVE DAYS. SUCH LEGISLATION SHALL BE VOTED UPON, WITHOUT AMENDMENT, BY BOTH SUCH HOUSES WITHIN TWEN-34 35 TY-ONE DAYS, BUT NOT SOONER THAN SEVEN DAYS, AFTER ITS INTRODUCTION. IF 36 APPROVED, THE LEGISLATURE SHALL FORWARD SUCH LEGISLATION TO THE GOVERNOR 37 WITHIN FIVE DAYS.

38 6. IF (A) EITHER HOUSE SHALL FAIL TO APPROVE THE LEGISLATION SUBMITTED 39 PURSUANT TO SUBDIVISION FIVE OF THIS SECTION WITHIN TWENTY-ONE DAYS OF 40 ITS SUBMISSION, OR (B) THE GOVERNOR SHALL VETO SUCH LEGISLATION AND THE LEGISLATURE FAILS TO OVERRIDE SUCH VETO THE APPORTIONMENT COMMISSION 41 SHALL HOLD AN OPEN HEARING WITHIN FIFTEEN DAYS OF SAID FAILURE TO PASS 42 43 THE LEGISLATION AS IN PARAGRAPH (A) OF THIS SUBDIVISION OR FAILURE TO OVERRIDE THE GOVERNOR'S VETO AS IN PARAGRAPH (B) OF THIS SUBDIVISION AT 44 45 WHICH THE SPEAKER AND MINORITY LEADER OF THE ASSEMBLY AND THE TEMPORARY PRESIDENT AND MINORITY LEADER OF THE SENATE, OR EACH OF THEIR DESIGNEES 46 SHALL TESTIFY AS TO THE REASONS THAT THE LEGISLATION DID NOT BECOME LAW, 47 MEMBERS OF THE PUBLIC WILL ALSO BE INVITED TO TESTIFY. WITHIN 48 AND FIFTEEN DAYS OF SUCH HEARING, THE APPORTIONMENT COMMISSION SHALL 49 ESTAB-50 LISH AND SUBMIT TO THE LEGISLATURE A THIRD APPORTIONMENT PLAN AND THE NECESSARY IMPLEMENTING LEGISLATION FOR SUCH PLAN. UPON RECEIPT OF SUCH 51 THIRD PLAN, THE IMPLEMENTING LEGISLATION WITH ANY AMENDMENTS THE LEGIS-52 LATURE SHALL DEEM NECESSARY SHALL BE INTRODUCED IN BOTH HOUSES OF THE 53 54 LEGISLATURE WITHIN FIVE DAYS. ALL SUCH AMENDMENTS SHALL COMPLY WITH THE 55 PROVISIONS OF SUBDIVISION TWO OF THIS SECTION. SUCH LEGISLATION SHALL BE VOTED UPON BY BOTH SUCH HOUSES WITHIN TWENTY-ONE DAYS, BUT NOT SOONER 56

1 THAN SEVEN DAYS, AFTER ITS INTRODUCTION. IF APPROVED, THE LEGISLATURE 2 SHALL FORWARD SUCH LEGISLATION TO THE GOVERNOR WITHIN FIVE DAYS.

3 S 99. APPLICATION OF ARTICLE. 1. THE PROCESS FOR APPORTIONMENT OF 4 CONGRESSIONAL AND STATE LEGISLATIVE DISTRICTS ESTABLISHED BY THIS ARTI-5 CLE SHALL BE THE EXCLUSIVE MEANS BY WHICH SUCH APPORTIONMENT SHALL BE COMPLETED IN THIS STATE. EVERY APPORTIONMENT OF CONGRESSIONAL OR STATE 6 7 LEGISLATIVE DISTRICTS PERFORMED IN VIOLATION OF THE PROVISIONS OF THIS ARTICLE SHALL BE VOID. IN ANY PROCEEDING RELATING TO APPORTIONMENT OF 8 CONGRESSIONAL OR STATE LEGISLATIVE DISTRICTS, THE COURT SHALL IMPLEMENT 9 10 THE PLAN THAT BEST SERVES THE REQUIREMENTS OF SUBDIVISION TWO OF SECTION NINETY-EIGHT OF THIS ARTICLE. 11

12 2. AN APPORTIONMENT STATUTE SHALL REMAIN IN FULL FORCE AND EFFECT 13 UNTIL A SUBSEQUENT APPORTIONMENT STATUTE, BASED UPON THE SUCCEEDING 14 DECENNIAL FEDERAL CENSUS, TAKES EFFECT, UNLESS MODIFIED PURSUANT TO 15 COURT ORDER.

16 S 5. This act shall take effect immediately.