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..... moves to amend H.F. No. 1425 as follows:

Delete everything after the enacting clause and insert:

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"Section 1. Minnesota Statutes 2010, section 2.031, subdivision 1, is amended to read:

Subdivision 1. **Legislative districts.** (a) The representatives in the senate and house of representatives are apportioned throughout the state in 67 senate districts and 134 house of representatives districts. Each senate district is entitled to elect one senator and each house of representatives district is entitled to elect one representative.

(b) Legislative redistricting plan L1101-0, on file with the Geographic Information Systems Office of the Legislative Coordinating Commission and published on its Web site on May 2, 2011, is adopted and describes the legislative districts within this state. Each senate district is composed of the two house districts, A and B, of the same number.

Sec. 2. Minnesota Statutes 2010, section 2.91, subdivision 1, is amended to read:

Subdivision 1. **Distribution.** Upon enactment of a redistricting plan for the legislature or for Congress, the Legislative Coordinating Commission shall deposit the plan with the secretary of state. The secretary of state shall provide copies of the relevant portions of the redistricting plan to each county auditor, who shall provide a copy of the relevant portions of the plan to each municipal clerk within the county. The secretary of state, with the cooperation of the commissioner of administration, shall make copies of the plan file, maps, and tables available to the public for the cost of publication. The revisor of statutes shall code a metes and bounds description of the districts in Minnesota Statutes.

## Sec. 3. **DISTRICTING PRINCIPLES.**

Subdivision 1. **Applicability.** The principles in this section apply to legislative and congressional districts.

Sec. 3.

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<u> </u>	Subd. 2. Nesting. A representative district may not be divided in the formation
of a se	enate district.
<u> </u>	Subd. 3. Equal population. (a) Legislative districts must be substantially equal
in pop	pulation. The population of a legislative district must not deviate from the ideal
by mo	ore than one percent, plus or minus.
<u>(</u>	(b) Congressional districts must be as nearly equal in population as practicable.
<u>,                                    </u>	Subd. 4. Contiguity; compactness. The districts must be composed of convenient
contig	uous territory. To the extent consistent with the other principles in this section,
distric	ts should be compact. Contiguity by water is sufficient if the water is not a serious
obstac	ele to travel within the district. Point contiguity is not sufficient.
5	Subd. 5. Numbering. (a) Legislative districts must be numbered in a regular series,
beginn	ning with house district 1A in the northwest corner of the state and proceeding
across	the state from west to east, north to south, but bypassing the 11 county metropolitan
area ui	ntil the southeast corner has been reached; then to the 11 county metropolitan area
outsid	e the cities of Minneapolis and St. Paul; then in Minneapolis and St. Paul.
(	(b) Congressional district numbers must begin with district one in the southeast
corner	of the state and end with district eight in the northeast corner of the state.
<u>,</u>	Subd. 6. Minority representation. (a) The dilution of racial or ethnic minority
voting	strength is contrary to the laws of the United States and the state of Minnesota.
These	principles must not be construed to supersede any provision of the Voting Rights
Act of	f 1965, as amended.
<u>(</u>	(b) A redistricting plan must not have the intent or effect of dispersing or
concer	ntrating minority population in a manner that prevents minority communities from
electin	ng their candidates of choice.
<u>,                                    </u>	Subd. 7. Minor civil divisions. (a) A county, city, or town must not be unduly
divide	d unless required to meet equal population requirements or to form districts
compo	osed of convenient, contiguous territory.
(	(b) A county, city, or town is not unduly divided in the formation of a legislative or
congre	essional district if:
(	(1) the division occurs because a portion of a city or town is noncontiguous with
<u>anothe</u>	er portion of the same city or town; or
(	(2) despite the division, the known population of any affected county, city, or town
<u>remair</u>	ns wholly located within a single district.

Sec. 3. 2

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Subd. 8. Preserving communities of interest. (a) Districts should attempt to	
preserve identifiable communities of interest where that can be done in compliance with	<u>1</u>
the preceding principles.	
(b) For purposes of this subdivision, "communities of interest" means recognizable	<u>e</u>
areas with similarities of interests, including but not limited to racial, ethnic, geographic	<u>),</u>
social, or cultural interests.	
Subd. 9. Data to be used. The geographic areas and population counts used in	
maps, tables, and legal descriptions of the districts must be those used by the Geographi	ic
Information Systems Office of the Legislative Coordinating Commission. The population	n
counts will be the 2010 block population counts provided to the state under Public Law	
Number 94-171, subject to correction of any errors acknowledged by the United States	
Census Bureau.	
Subd. 10. Consideration of plans. A redistricting plan must not be considered for	<u>)r</u>
adoption by the senate or house of representatives until a block equivalency file showing	g
the district to which each census block has been assigned, in a form prescribed by the	
director of the Geographic Information Systems Office, has been filed with the director.	
Subd. 11. Priority of principles. Where it is not possible to fully comply with the	<u>e</u>
principles contained in subdivisions 1 to 8, a redistricting plan must give priority to those	<u>se</u>
principles in the order in which they are listed in this section, except to the extent that	
doing so would violate federal or state law.	
EFFECTIVE DATE; EXPIRATION. This section is effective the day following	5
final enactment and applies to any plan for districts enacted or established for use at the	<u>;</u>
state primary in 2012 and thereafter. This section expires June 1, 2012.	
See 4 DEDEALED	
Sec. 4. <u>REPEALER.</u> Minnesota Statutes 2010, sections 2.031, subdivision 2; 2.444; and 2.484, are	
repealed.	
Sec. 5. EFFECTIVE DATE.	
Except where otherwise provided, this act is effective for the state primary election	<u>n</u>
in 2012 and thereafter."	
Amend the title accordingly	

Sec. 5. 3