1.1	A bill for an act
1.2	relating to redistricting; requiring districts to be numbered in a regular series;
1.3	establishing districting principles; specifying requirements related to the use of
1.4 1.5	United States Census data; amending Minnesota Statutes 2020, sections 2.031, by adding a subdivision; 2.731; proposing coding for new law in Minnesota Statutes,
1.6	chapter 2.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2020, section 2.031, is amended by adding a subdivision
1.9	to read:
1.10	Subd. 3. Numbering. Legislative districts must be numbered in a regular series, beginning
1.11	with house district 1A in the northwest corner of the state and proceeding across the state
1.12	from west to east, north to south. In a county that includes more than one whole senate
1.13	district, the districts must be numbered consecutively.
1.14	Sec. 2. [2.035] DISTRICTING PRINCIPLES.
1.15	Subdivision 1. Application. This section applies to congressional and legislative districts
1.16	adopted for use at the 2022 state primary and general elections and thereafter.
1.17	Subd. 2. Impact on political parties, candidates, and incumbents. Districts must not
1.18	be drawn to purposely favor or disfavor a political party, candidate, or incumbent.
1.19	Subd. 3. Priority of principles. Districts must be drawn in accordance with the principles
1.20	listed in this section. If districts cannot be drawn fully in accordance with all principles,
1.21	priority must be given to the principles in the order in which they are listed, except when
1.22	doing so would violate federal or state law.

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2.1	Subd. 4. Nesting. A senate district n	nust consist of tw	vo whole representati	ve districts,
2.2	labeled "A" and "B," respectively.			
2.3	Subd. 5. <b>Population equality.</b> (a) E	ach congressiona	al district must be as r	nearly equal
2.4	in population as practicable.			
2.5	(b) Each legislative district must be	substantially equ	al in population. The	population
2.6	deviation goal for each legislative distri			
2.7	population of the ideal district. The max			
2.8	is two percent, plus or minus, from the	population of the	e ideal district.	
2.9	Subd. 6. Minority representation.	Districts must co	omply with the Fourte	enth and
2.10	Fifteenth Amendments to the United Sta		• •	
2.11	as amended. Consistent with those laws	<u>::</u>		
2.12	(1) districts must preserve the equal of	pportunity of rac	ial, ethnic, and langua	ge minorities
2.13	to participate in the political process an	d to elect candid	ates of their choice, w	whether alone
2.14	or in coalition with others; and			
2.15	(2) districts must provide racial min	orities and langu	age minorities who co	onstitute less
2.16	than a voting-age majority of a district	with an opportur	ity to substantially in	fluence the
2.17	outcome of an election.			
2.18	Subd. 7. Preservation of communi	ties. Districts mu	ast minimize the divis	ion of
2.19	identifiable communities of interest. A	community of in	terest may include a r	acial, ethnic,
2.20	or linguistic group or any group with sh	ared experiences	s or concerns, includin	ng but not
2.21	limited to geographic, regional, social, cu	ultural, historic, s	ocioeconomic, occupa	ational, trade,
2.22	or transportation interests. Communities	of interest do not	include relationships	with political
2.23	parties, incumbents, or candidates. A po	olitical subdivision	on is not, by itself, a c	ommunity of
2.24	interest.			
2.25	Subd. 8. Tribal reservations. Federa	ally recognized A	American Indian Tribal	reservations
2.26	may only be divided if:			
2.27	(1) the division occurs because a port	ion of the reserva	ation is not contiguous	with another
2.28	portion of the reservation; or			
2.29	(2) despite the division, the known p	opulation of the	reservation remains w	holly located
2.30	within a single district.			
2.31	Subd. 9. Compact and contiguous	districts. Each d	listrict must be compa	ict and
2.32	contiguous. More than one measure mu	st be used to eva	luate the compactness	of a district.

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3.1	Contiguity by water is sufficient if the water is not a serious obstacle to travel within the
3.2	district. A district with areas that touch only at a point is not contiguous.
3.3	Subd. 10. Preservation of political subdivisions. Districts must minimize the division
3.4	of counties, cities, school districts, and towns in circumstances where a division
3.5	disproportionately dilutes the influence of an impacted county, city, school district, or town
3.6	in the political process.
3.7	Sec. 3. [2.036] REDISTRICTING; DATA REQUIREMENTS.
3.8	Subdivision 1. Application. This section applies to congressional and legislative districts
3.9	adopted for use at the 2022 state primary and general elections and thereafter.
3.10	Subd. 2. Data to be used. The geographic areas and population counts used in maps,
3.11	tables, and legal descriptions of legislative and congressional districts must be those used
3.12	by the Geographic Information Services (GIS) Office of the Legislative Coordinating
3.13	Commission. The population counts must be the block population counts provided to the
3.14	state under Public Law 94-171 after each decennial census, subject to correction of any
3.15	errors acknowledged by the United States Census Bureau. The GIS Office must make this
3.16	data available to the public on its website.
3.17	Subd. 3. Consideration of plans. A redistricting plan must not be considered by the
3.18	senate or house of representatives until the plan's block equivalency file has been submitted
3.19	to the GIS Office in a form prescribed by the GIS Office. The block equivalency file must
3.20	show the district to which each census block has been assigned. The GIS Office must publish
3.21	each plan submitted to it on the office's website.
3.22	Sec. 4. Minnesota Statutes 2020, section 2.731, is amended to read:
3.22	
3.23	2.731 NUMBER OF DISTRICTS.
3.24	The state of Minnesota is divided into eight congressional districts, each of which is
3.25	entitled to elect one representative to the Congress of the United States of America.
3.26	Congressional district numbers must begin with the first district in the southeast corner of
3.27	the state and end with the district with the highest number in the northeast corner of the
3.28	state.

## 3.29 Sec. 5. EFFECTIVE DATE; APPLICATION.

3.30 This act is effective the day following final enactment and, except where otherwise
3.31 provided, applies to districts adopted on or after that date.