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<u>z</u> i	CONDITIONAL	

- 3 RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE
- 4 NINETY-THIRD GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE
- 5 SENATE CONCURRING HEREIN, that there shall be submitted to
- 6 the electors of the State for adoption or rejection at the
- 7 general election next occurring at least 6 months after the
- 8 adoption of this resolution a proposition to amend Sections
- 9 1, 2, and 3 of Article IV and Section 1 of Article XIV of the
- 10 Illinois Constitution as follows:
- 11 ARTICLE IV
- 12 THE LEGISLATURE
- 13 (ILCON Art. IV, Sec. 1)
- 14 SECTION 1. LEGISLATURE POWER AND STRUCTURE
- The legislative power is vested in a General Assembly
- 16 consisting of a Senate and a House of Representatives,
- 17 elected by the electors from 59 <u>Senatorial</u> <u>Legislative</u>
- Districts and <u>119</u> 118 Representative Districts.
- 19 (Source: Amendment adopted at general election November 4,
- 20 1980.)
- 21 (ILCON Art. IV, Sec. 2)
- 22 SECTION 2. LEGISLATIVE COMPOSITION
- 23 (a) One Senator shall be elected from each <u>Senatorial</u>
- 24 Legislative District. Immediately following each decennial
- 25 redistricting, the General Assembly by law shall divide the
- 26 <u>Senatorial</u> <u>Legislative</u> Districts as equally as possible into
- 27 three groups. Senators from one group shall be elected for
- 28 terms of four years, four years and two years; Senators from
- 29 the second group, for terms of four years, two years and four
- 30 years; and Senators from the third group, for terms of two
- 31 years, four years and four years. The <u>Senatorial</u> Legislative

- 1 Districts in each group shall be distributed substantially
- 2 equally over the State.
- 3 (b) Each--begislative-District-shall-be-divided-into-two
- 4 Representative--Districts---In--1982--and--every--two---years
- 5 thereafter One Representative shall be elected from each
- 6 Representative District for a term of two years.
- 7 (c) To be eligible to serve as a member of the General
- 8 Assembly, a person must be a United States citizen, at least
- 9 21 years old, and for the two years preceding his election or
- 10 appointment a resident of the district which he is to
- 11 represent. In the general election following a redistricting,
- 12 a candidate for the General Assembly may be elected from any
- 13 district which contains a part of the district in which he
- 14 resided at the time of the redistricting and reelected if a
- 15 resident of the new district he represents for 18 months
- 16 prior to reelection.
- 17 (d) Within thirty days after a vacancy occurs, it shall
- 18 be filled by appointment as provided by law. If the vacancy
- 19 is in a Senatorial office with more than twenty-eight months
- 20 remaining in the term, the appointed Senator shall serve
- 21 until the next general election, at which time a Senator
- 22 shall be elected to serve for the remainder of the term. If
- 23 the vacancy is in a Representative office or in any other
- 24 Senatorial office, the appointment shall be for the remainder
- of the term. An appointee to fill a vacancy shall be a member
- of the same political party as the person he succeeds.
- 27 (e) No member of the General Assembly shall receive
- 28 compensation as a public officer or employee from any other
- 29 governmental entity for time during which he is in attendance
- 30 as a member of the General Assembly.
- No member of the General Assembly during the term for
- 32 which he was elected or appointed shall be appointed to a
- 33 public office which shall have been created or the
- 34 compensation for which shall have been increased by the

- 1 General Assembly during that term.
- 2 (Source: Amendment adopted at general election November 4,
- 3 1980.)
- 4 (ILCON Art. IV, Sec. 3)
- 5 SECTION 3. LEGISLATIVE REDISTRICTING
- 6 (a) <u>Senatorial</u> <u>Legislative</u> Districts shall be compact,
- 7 contiguous and substantially equal in population.
- 8 Representative Districts shall be compact, contiguous, and
- 9 substantially equal in population. A Representative District
- 10 <u>need not be entirely within a single Senatorial District.</u>
- 11 (b) By April 15 of the year following each Federal
- 12 <u>decennial census year, the State Board of Elections, by a</u>
- 13 record vote of a majority of the total number of members
- 14 <u>authorized</u> by law as provided in Section 5 of Article III,
- 15 <u>shall designate a computer program for redistricting the</u>
- 16 <u>Senate and House of Representatives that meets the</u>
- 17 <u>requirements of this Section. The designation shall include</u>
- detailed specifications of the computer program.
- 19 <u>Any computer program designated by the State Board of</u>
- 20 <u>Elections under this Section shall embody the following</u>
- 21 <u>standards and criteria</u>, <u>as defined by Common Law</u>, in this
- 22 <u>order of priority:</u>
- 23 (1) contiguity;
- 24 (2) substantial equality of population;
- 25 <u>(3) compactness;</u>
- 26 (4) minimization of the number of districts that
- 27 <u>cross county or municipal boundaries; and</u>
- 28 <u>(5) a fair reflection of minority voting strength.</u>
- 29 Any computer program designated by the State Board of
- 30 <u>Elections under this Section shall not consider the following</u>
- 31 <u>data:</u>
- 32 <u>(1) residency of incumbent legislators;</u>
- 33 (2) political affiliations of registered voters;

1 (3) previous election results; and 2 (4) demographic information not required to be used by this Section or by the United States Constitution or 3 4 federal law. Except as specified in this Section, the computer program 5 shall produce districts in a random manner. 6 The Senate, by resolution adopted by a record vote of 7 three-fifths of the members elected, may by June 15 of that 8 9 year designate a different computer program for redistricting the Senate. The House of Representatives, by a resolution 10 adopted by a record vote of three-fifths of the members 11 elected, may by June 15 of that year designate a different 12 computer program for redistricting the House of 13 14 Representatives. (c) (b) In the year following each Federal decennial 15 16 census year, (i) the Senate, by resolution adopted by a record vote of three-fifths of the members elected, General 17 Assembly-by-law shall redistrict the <u>Senatorial</u> Legislative 18 19 Districts and (ii) the House of Representatives, by resolution adopted by a record vote of three-fifths of the 20 members elected, shall redistrict the Representative 21 22 Districts. Each adopted redistricting resolution shall be 23 filed with the Secretary of State by the presiding officer of 24 the house that adopted the resolution. 25 (d) If a Senatorial or Representative redistricting resolution is not adopted and effective by June 15 of that 26 year, the State Board of Elections, as soon thereafter as is 27 practicable, shall produce a Senatorial or Representative 28 redistricting plan, or both as the case may be, through the 29 30 use of the computer program designated by the affected 31 chamber, if it made a designation under subsection (b), or else through the use of the computer program designated by 32 33 the State Board of Elections under that subsection. The

State Board of Elections shall file the redistricting plan

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with the Secretary of State.

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If-no-redistricting-plan-becomes-effective-by-June-30--of 2 3 that--year,--a--Legislative-Redistricting-Commission-shall-be 4 constituted-not-later-than--July--10.--The--Commission--shall 5 consist--of-eight-members,-no-more-than-four-of-whom-shall-be members-of-the-same-political-party.-The-Speaker-and-Minority 6 7 Leader-of-the-House-of-Representatives-shall-each-appoint--to 8 the-Commission-one-Representative-and-one-person-who-is-not-a 9 member--of--the--General-Assembly--The-President-and-Minority 10 Leader-of-the-Senate-shall-each-appoint-to-the-Commission-one 11 Senator-and-one-person-who-is-not-a--member--of--the--General 12 Assembly.--The-members-shall-be-certified-to-the-Secretary-of 13 State--by--the--appointing--authorities---A--vacancy--on--the Commission-shall-be-filled-within-five-days-by-the--authority 14 15 that--made--the--original--appointment.--A--Chairman-and-Vice 16 Chairman-shall-be-chosen-by-a-majority-of-all-members-of--the 17 Commission:--Not--later--than-August-10,-the-Commission-shall file--with--the--Secretary--of--State--a--redistricting--plan 18 19 approved-by-at-least-five-members. 20 If-the-Commission-fails-to-file-an-approved-redistricting 21 plan,-the--Supreme--Court--shall--submit--the--names--of--two 22 persons,-not-of-the-same-political-party,-to-the-Secretary-of 23 State-not-later-than-September-1. 24 Not--later--than--September--5,--the--Secretary--of-State 25 publicly-shall-draw-by-random-selection-the-name--of--one--of 26 the--two--persons--to--serve--as--the--ninth--member--of--the 27 Commission-28 Not--later-than-October-5,-the-Commission-shall-file-with 29 the-Secretary-of-State-a-redistricting-plan--approved--by--at 30 least-five-members-31 An---approved redistricting plan, adopted by <u>(e) A</u> 32 redistricting resolution or produced by the State Board of 33 Elections, that is filed with the Secretary of State shall be 34 presumed valid, shall have the <u>same</u> force and effect <u>as a</u> of

1 law_ and shall be published promptly by the Secretary of

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- 2 State.
- 3 (f) The Supreme Court shall have original and exclusive
- 4 jurisdiction over actions concerning redistricting the House
- 5 and Senate,--which--shall--be--initiated--in-the-name-of-the
- 6 People-of-the-State-by-the-Attorney-General.
- 7 (Source: Amendment adopted at general election November 4,
- 8 1980.)
- 9 ARTICLE XIV
- 10 CONSTITUTIONAL REVISION
- 11 (ILCON Art. XIV, Sec. 1)
- 12 SECTION 1. CONSTITUTIONAL CONVENTION
- 13 (a) Whenever three-fifths of the members elected to each
- 14 house of the General Assembly so direct, the question of
- whether a Constitutional Convention should be called shall be
- 16 submitted to the electors at the general election next
- 17 occurring at least six months after such legislative
- 18 direction.
- 19 (b) If the question of whether a Convention should be
- 20 called is not submitted during any twenty-year period, the
- 21 Secretary of State shall submit such question at the general
- 22 election in the twentieth year following the last submission.
- 23 (c) The vote on whether to call a Convention shall be on
- 24 a separate ballot. A Convention shall be called if approved
- 25 by three-fifths of those voting on the question or a majority
- of those voting in the election.
- 27 (d) The General Assembly, at the session following
- 28 approval by the electors, by law shall provide for the
- 29 Convention and for the election of two delegates from each
- 30 <u>Senatorial</u> Legislative District; designate the time and place
- of the Convention's first meeting which shall be within three
- 32 months after the election of delegates; fix and provide for

- 1 the pay of delegates and officers; and provide for expenses
- 2 necessarily incurred by the Convention.
- 3 (e) To be eligible to be a delegate a person must meet
- 4 the same eligibility requirements as a member of the General
- 5 Assembly. Vacancies shall be filled as provided by law.
- 6 (f) The Convention shall prepare such revision of or
- 7 amendments to the Constitution as it deems necessary. Any
- 8 proposed revision or amendments approved by a majority of the
- 9 delegates elected shall be submitted to the electors in such
- 10 manner as the Convention determines, at an election
- 11 designated or called by the Convention occurring not less
- 12 than two nor more than six months after the Convention's
- 13 adjournment. Any revision or amendments proposed by the
- 14 Convention shall be published with explanations, as the
- 15 Convention provides, at least one month preceding the
- 16 election.
- 17 (g) The vote on the proposed revision or amendments
- 18 shall be on a separate ballot. Any proposed revision or
- 19 amendments shall become effective, as the Convention
- 20 provides, if approved by a majority of those voting on the
- 21 question.
- 22 (Source: Illinois Constitution.)
- 23 SCHEDULE
- 24 This Constitutional Amendment takes effect beginning with
- 25 redistricting in 2011 and applies to the election of members
- of the General Assembly in 2012 and thereafter.