INITIATED CONSTITUTIONAL AMENDMENT PETITION

WE, THE UNDERSIGNED qualified voters of the state of South Dakota, petition that the following section or sections and article or articles of the South Dakota Constitution be amended and that this proposal be submitted to the voters of the state of South Dakota at the general election on November 3rd, 2020 for their approval or rejection.

Title: An amendment to the South Dakota Constitution providing for state legislative redistricting by a commission.

Attorney General Explanation: The Constitution currently requires the Legislature to establish legislative districts every ten years. This amendment removes that authority from the Legislature and grants it to a redistricting commission. The commission will redistrict in 2021 and every ten years thereafter. Under the amendment, the commission consists of five registered voters. The following individuals each appoint one member: the majority leader of the House of Representatives; the minority leader of the House of Representatives; the minority leader of the Senate; the minority leader of the Senate; and the Secretary of State. A commission member must have the same party registration, or be registered as unaffiliated with a party, for three continuous years immediately prior to appointment. No more than two commission members may belong to the same political party. For three years prior to and three years after a commission member's term, the member cannot be a candidate for or be elected to public office, nor be a political party official. Each district shall be equal in population to the extent possible and mapped in a grid-like pattern. Adjustments to the districts may be made based on state and federal law, and other factors as prioritized in the amendment.

Section 1. That Article III, section 5, of the Constitution of the State of South Dakota, be amended to read as follows:

§5. The Legislature shall apportion its membership by dividing the state into as many single member, legislative districts as there are state senators. House districts shall be established wholly within senatorial districts and shall be either single member or dual member districts as the Legislature shall determine. Legislative districts shall consist of compact, contiguous territory and shall have population as nearly equal as is practicable, based on the last preceding federal census. An apportionment shall be made by the Legislature in 1983 and in 1991, and every ten years after 1991. Such apportionment shall be accomplished by December first of the year in which the apportionment is required. If any Legislature whose duty it is to make an apportionment shall fail to make the same as herein provided, it shall be the duty of the Supreme Court within ninety days to make such apportionment.

Beginning in 2021, and every ten years thereafter, a commission composed of five registered voters in this state appointed under this section shall apportion the membership of the Legislature. A member of the commission must not have been a candidate for or elected to any public office or have been an official in any political party during the three years immediately preceding, or during the three years immediately following, the member's term on the commission. No more than two members of the commission may be members of the same political party. A member of the commission must have been continuously registered with the same political party or registered as unaffiliated for at least three years immediately preceding the member's appointment to the commission. The following persons shall each appoint one member of the commission: the majority leader of the House of Representatives; the minority leader of the

House of Representatives; the majority leader of the Senate; the minority leader of the Senate; and the Secretary of State.

The commission shall apportion the membership of the Senate by establishing single-member legislative districts equal to the number of state senators as provided by law. The commission shall apportion the membership of the House of Representatives by establishing a single-member district or a dual-member district, wholly within a senatorial district in accordance with the law of this state or the United States.

Each senatorial district shall be equal in population to the extent practicable and mapped in a grid-like pattern across the state. Any adjustment to a senatorial district may be made solely based on the following criteria, in the following priority order:

1. Complying with the Constitution of the United States, this constitution, and federal law, and creating geographically contiguous districts;

- 2. Minimizing divisions of counties;
- 3. Minimizing divisions of municipalities;
- 4. Minimizing divisions of census blocks;
- 5. Using visible geographic features;
- 6. Creating geographically compact districts to the extent practicable; and
- 7. Maintaining the same or similar socio-economic areas to the extent practicable.

The commission may not use party registration, voting history, or place of residence for any legislative incumbent or candidate to establish a senatorial district.

The Office of the Secretary of State shall serve as the secretariat of the commission and shall assist the commission as the commission may require. The Office of the Attorney General shall provide legal assistance to the commission as the commission may require. The members of the commission shall receive for their services the same salary and travel expenses fixed for members of the Legislature under law.
The Legislature shall enact any law necessary to enforce this section.

INSTRUCTIONS TO SIGNERS:

Signers of this petition must individually sign their names in the form in which they are registered to vote or as they usually sign their names.
 Before the petition is filed, each signer or the circulator must add the residence address of the signer and the date of signing. If the signer is a resident of a second or third class municipality, a post office box may be used for the residence address.

3. Before the petition is filed, each signer or the circulator must print the name of the signer in the space provided and add the county of voter registration.

4. Abbreviations of common usage may be used. Ditto marks may not be used.

5. Failure to provide all information requested may invalidate the signature.

NAME	RESIDENCE	DATE/COUNTY
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VEDIFICATION BY DEDSON CID		

VERIFICATION BY PERSON CIRCULATING PETITION INSTRUCTIONS TO CIRCULATOR: This section **must** be completed following circulation and before filing.

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Print name of the circulator

Residence Address

City State

I, under oath, state that I circulated the above petition, that each signer personally signed this petition in my presence, that I am not attesting to any signature obtained by any other person, that I am a resident of South Dakota, that I made reasonable inquiry and to the best of my knowledge each person signing the petition is a qualified voter in the county indicated on the signature line, that no state statute regarding petition circulation was knowingly violated, and that either the signer or I added the printed name, the residence address of the signer, the date of signing, and the county of voter registration.

	Signature of Circulator
Sworn to before me this day of (Seal)	,
(2011)	Signature of Officer Administering Oath

My Commission Expires _____ Form Revised 2018 - 5:02:08:09

Title of Officer Administering Oath