



# Florida Redistricting Process

FOR STATE LEGISLATIVE PLANS

1972, 2002, 2022

1982 & 1992

2012



Joint Resolution NOT adopted



At the regular session in the second year following the decennial census, the legislature shall adopt a joint resolution apportioning the state into senate and house districts

Within 30 days, governor reconvenes legislature in 30-day special apportionment session

During the 30-day special apportionment session, the legislature shall adopt a joint resolution apportioning the state into senate and house districts

Joint Resolution Adopted



Within 15 days, Attorney General petitions the Supreme Court to determine the validity of plan(s)

Joint Resolution adopted



Within 5 days, governor reconvenes legislature in 15-day extraordinary apportionment session

Joint resolution NOT adopted



Within 5 days, Attorney General petitions Supreme Court to apportion legislative districts

Plan(s) NOT valid



Joint resolution NOT adopted

During the 15-day extraordinary apportionment session, the legislature shall adopt a joint resolution conforming with the judgment



Within 15 days, Attorney General petitions Supreme Court to apportion legislative districts

Joint Resolution adopted



Within 30 days, Supreme Court enters its judgment



Within 15 days, Attorney General petitions the Supreme Court to determine the validity of plan(s)



Within 60 days of petition, Supreme Court makes apportionment

Plan(s) valid



Joint resolution binding upon all the citizens of the state

Plan(s) valid



Within 30 days, Supreme Court enters its judgment

Plan(s) NOT valid