1 A bill to be entitled 2 An act relating to legislative apportionment and 3 congressional redistricting; creating s. 11.31, F.S.; 4 creating an independent commission on legislative 5 apportionment and congressional redistricting; 6 providing for the purpose, duties, and membership of 7 the commission; requiring the Legislature to annually 8 appropriate funds to the commission for employing 9 professional staff and otherwise supporting the 10 commission; requiring the commission's office to be 11 located in Orange County; requiring the commission to 12 conduct public hearings; providing procedures for such hearings; requiring the commission to receive certain 13 information from residents of the state through 14 15 specified means; requiring the commission to transmit certain plans to the Legislature for consideration; 16 providing that commission members and employees are 17 subject to chapters 119 and 286, F.S., relating to 18 19 public records and public meetings, respectively, and are subject to specified financial disclosure 20 21 requirements; prohibiting persons not serving on or 2.2 employed by the commission from influencing or 23 attempting to influence commission members and 24 employees other than through prescribed processes; 25 providing criminal penalties; providing an effective 26 date.

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HB 1027
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28	Be It Enacted by the Legislature of the State of Florida:
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30	Section 1. Section 11.31, Florida Statutes, is created to
31	read:
32	11.31 Independent commission on legislative apportionment
33	and congressional redistricting
34	(1)(a) To assist the Legislature in its decennial
35	apportionment of the state into senatorial and representative
36	districts and congressional redistricting, there is created an
37	independent commission on legislative apportionment and
38	congressional redistricting.
39	(b)1. The commission shall coordinate the state's
40	decennial legislative apportionment and congressional
41	redistricting activities, including, but not limited to,
42	preparing and proposing reapportionment plans and redistricting
43	plans to the Legislature and conducting public hearings on the
44	proposed plans.
45	2. Beginning in 2020, and for each decennial period
46	thereafter, commission members must be appointed before January
47	1, and the first commission meeting must occur before March 1.
48	(2)(a) The commission shall consist of the following nine
49	members, each of whom must be a registered elector of the state:
50	1. One member appointed by the President of the Senate.
51	2. One member appointed by the Speaker of the House of
52	Representatives.

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53	3. One member appointed by the Minority Leader of the
54	Senate.
55	4. One member appointed by the Minority Leader of the
56	House of Representatives.
57	5. Five members appointed by the Governor:
58	a. One of whom must be a registered Republican, as
59	designated on his or her voter registration.
60	b. One of whom must be a registered Democrat, as
61	designated on his or her voter registration.
62	c. Three of whom must be registered with a minor political
63	party or have no party affiliation, as designated on his or her
64	voter registration.
65	(b)1. A member must have resided in the state for at least
66	5 years before appointment to the commission.
67	2. A member must have registered with his or her political
68	party, or have no party affiliation, for at least 5 years before
69	appointment to the commission.
70	(c) A commission member may not hold any elected office
71	during his or her service on the commission.
72	(d) Commission members shall serve without compensation
73	but shall be reimbursed for per diem and travel expenses in
74	accordance with s. 112.061.
75	(3) The Legislature shall annually appropriate funds to
76	the commission for employing professional staff, procuring
77	office space and necessary equipment, and other expenses
78	necessary for the staff to perform their duties. The
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79 commission's office shall be located in Orange County. 80 (4) (a) The commission shall conduct public hearings as 81 part of its activities. The commission shall establish and 82 publish in the Florida Administrative Register a schedule of 83 hearings and hearing locations as soon as practicable after its 84 first meeting. 85 The hearing process shall include hearings to receive (b) public input before the commission draws a redistricting or 86 87 reapportionment map. The commission shall also conduct hearings 88 following the drawing and display of draft redistricting and 89 reapportionment maps. The commission shall display the draft maps to the public for comment in a timely manner to achieve the 90 widest public dissemination reasonably possible. 91 (c) As part of the hearing process, the commission shall 92 93 create and maintain a website through which residents of the 94 state may submit information on behalf of any individual, 95 employee, group, or themselves. The commission shall also 96 implement procedures allowing residents to submit information by regular mail, telephone, and facsimile. 97 (d) Beginning in 2022, and for each decennial period 98 99 thereafter, plans developed and approved by the commission shall 100 be transmitted to the Legislature before January 1 to be 101 considered by the Legislature at its next regular session as 102 required by s. 16, Art. III of the State Constitution. 103 (5) In developing district boundaries, the commission must 104 ensure that plans conform to ss. 20 and 21, Art. III of the

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105	State Constitution.
106	(6) Commission members and employees are subject to the
107	provisions of chapter 119, relating to public records, and the
108	provisions of chapter 286, relating to public meetings, and
109	shall comply with the applicable financial disclosure
110	requirements of ss. 112.3148 and 112.3149.
111	(7) Except in the manner provided in subsection (4), it is
112	unlawful for a person not serving on or employed by the
113	commission to influence or attempt to influence a commission
114	member or employee to alter a plan in any way. A person who
115	violates this subsection commits a felony of the third degree,
116	punishable as provided in s. 775.082 or s. 775.083.
117	Section 2. This act shall take effect July 1, 2015.

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