



APPENDIX 2

Redistricting in Your State

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Contributors

We would like to express our appreciation to the following individuals who contributed to this Appendix: Emily Shaul, Regina Fairfax, and Chizoba Ukairo.



Alabama

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*Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Senate districts must be contiguous. Ala. Const. art. IX § 200. Senate must follow county boundaries when practicable. <i>Id.</i> No multimember senate districts. <i>Id.</i> Population for senate districts must be as nearly equal as possible. <i>Id.</i>
Number of districts	2011-2021: 7 After reapportionment based on 2020 Census: 7	Senate: 35. (Code of Ala. § 29-1-2.3) House: 105. (Code of Ala. § 29-1-1.2) Multimember : No. Ala. Const. art. IX, § 200. House districts nested within Senate districts? No.
Districting responsibility	State legislature. <i>Brooks v. Hobbie</i> , 631 So. 2d 883, 889 (Ala. 1993)	State legislature. Ala. Const. art. IX, §§ 198-200.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	Must be completed during the first legislative session after the decennial census. Ala. Const. art. IX, §§ 199, 200. Legislative districts may not be changed until the next decennial apportionment. Ala. Const. art. IX §§ 198, 200.
Public Input	No specific guidelines on public input.	

Alaska

Alaska Redistricting Board:

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	House districts must be compact and contiguous. Alaska Const. art. VI, § 6. Communities of interest, as defined by the constitution, must be preserved. <i>Id.</i> Population for House districts must be as near to equal as possible. <i>Id.</i> Each senate district must be composed as near as practicable of two contiguous house districts. <i>Id.</i> Consideration may be given to local government boundaries. <i>Id.</i> Districts must follow geographic boundaries wherever possible. <i>Id.</i>
Number of districts	2011-2021: 1 After reapportionment based on 2020 Census: 1	Senate: 20. (Alaska Const. art. II, § 1) House: 40. (<i>Id.</i>) Multimember Districts: No. Alaska Const. art. VI, § 4. House districts nested within Senate districts? Yes
Districting responsibility	N/A (only 1 district)	Political appointee commission (Redistricting Board). Alaska Const. art. VI, §§ 3, 4, 8. At least 3 of 5 Redistricting Board members must vote to approve a final map. Alaska Const. art. VI, §§ 10(b). Superior court will review the proposed plan of the Redistricting Board if a qualified voter successfully files a petition. Alaska Const. art. VI, § 11.
May Governor veto?	N/A	No
Self-imposed state deadlines and enforcement*	None	Draft district plans must be adopted either 30 days after the release of census data or 30 days after the appointing of the redistricting commission, whichever comes later. Alaska Const. art. VI, § 10(a). The final redistricting plan must be adopted within 90 days of the official reporting of census data and the appointing of the Redistricting Board. <i>Id.</i> Districts are effective until after the reporting of the next decennial census. Alaska Const. art. VI, § 10(a).
Public Input	The board shall hold public hearings on the proposed plan, or, if no single proposed plan is agreed on, on all plans proposed by the board. Alaska Const. art. VI § 10(a).	

Arizona

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must be compact and contiguous, to the extent practicable. Ariz. Const. art. IV, pt. 2, § 1(14)(C).</p> <p>Districts must preserve communities of interest to the extent practicable. Ariz. Const. art. IV, pt. 2, § 1(14)(D).</p> <p>District boundaries must follow geographic, city, town, county, and census tract boundaries to the extent practicable. Ariz. Const. art. IV, pt. 2, § 1(14)(E).</p> <p>Competitive districts favored, unless creating them would significantly compromise other redistricting requirements. Ariz. Const. art IV, pt. 2, § 1(14)(F).</p> <p>Party registration and voting history data must be excluded from the first phase of the mapping process but may be used to test maps for compliance to the rest of the redistricting goals. Ariz. Const. art. IV, pt. 2, § 1(15).</p> <p>Residences of incumbents or candidates cannot be identified or considered in the redistricting process. <i>Id.</i></p>	<p>Districts must be compact and contiguous, to the extent practicable. Ariz. Const. art. IV, pt. 2, § 1(14)(C).</p> <p>Districts must preserve communities of interest to the extent practicable. Ariz. Const. art. IV, pt. 2, § 1(14)(D).</p> <p>District boundaries must follow geographic, city, town, county, and census tract boundaries to the extent practicable. Ariz. Const. art. IV, pt. 2, § 1(14)(E).</p> <p>Competitive districts favored, unless creating them would significantly compromise other redistricting requirements. Ariz. Const. art IV, pt. 2, § 1(14)(F).</p> <p>Party registration and voting history data must be excluded from the first phase of the mapping process but may be used to test maps for compliance to the rest of the redistricting goals. Ariz. Const. art. IV, pt. 2, § 1(15).</p> <p>Residences of incumbents or candidates cannot be identified or considered in the redistricting process. <i>Id.</i></p>
Number of districts	<p>2011-2021: 9</p> <p>After reapportionment based on 2020 Census: 9</p>	<p>Senate: 30. (Ariz. Const. art. IV, pt. 2, § 1(1))</p> <p>House: 60. (<i>Id.</i>)</p> <p>Multimember Districts: Yes (House only)</p> <p>House districts nested within Senate districts? Same districts used for House and Senate.</p>

Arizona, cont.

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** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Districing responsibility	<p>Independent Commission. Ariz. Const. art. IV, pt. 2, § 1(3).</p> <p>The public may comment on draft maps for a period of at least 30 days. Ariz. Const. art. IV, pt. 2, § 1(16).</p> <p>To approve a final map, 3 affirmative votes are required. Ariz. Const. art. IV, pt. 2, § 1(12).</p>	<p>Independent Commission. Ariz. Const. art. IV, pt. 2, § 1(3).</p> <p>The public may comment on draft maps for a period of at least 30 days. Ariz. Const. art. IV, pt. 2, § 1(16).</p> <p>To approve a final map, 3 affirmative votes are required. Ariz. Const. art. IV, pt. 2, § 1(12).</p>
May Governor veto?	No. Ariz. Const. art. IV, pt. 2, § 1(16-17).	No. Ariz. Const. art. IV, pt. 2, § 1(16-17).
Self-imposed state deadlines and enforcement*	None	None
Public Input	<p>There is a 30-day comment period on redistricting plans. Ariz. Const. art. IV, pt. 2, § 1(16).</p> <p>The redistricting commission must hold all meetings in spaces open to the public, and give notice within at least 48 hours. Ariz. Const. art. IV, pt. 2, § 1(12).</p>	

Arkansas

The Arkansas Board of Reapportionment:

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Leslie Rutledge: Attorney General of Arkansas

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Senate districts must be contiguous. Ark. Const. art. VIII, § 3. Senate districts must not divide county boundaries. <i>Id.</i>
Number of districts	2011-2021: 4 After reapportionment based on 2020 Census: 4	Senate: 35. (Ark Const. art VIII, § 3) House: 100. (Ark Const. art. VIII, § 2) Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	State legislature. Ark. Code Ann. § 7-2-101 et seq.	Politician commission (Board of Apportionment). Ark. Const. art. VIII, § 1. Arkansas Supreme Court will review or revise the plan if a citizen submits a petition. Ark. Const. art. VIII, § 5.
May Governor veto?	Yes	No
Self-imposed state deadlines and enforcement*	None	The plan must be completed by February 1 of the year following the decennial census. Ark. Const. art. VIII, § 4. Districts are officially enacted 30 days after the date of their filing, unless proceedings for its revision begin in the supreme court. <i>Id.</i>
Public Input	No specific guidelines on public input.	

California

The California Citizens Redistricting Commission:

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Email: votersfirstact@crc.ca.gov

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must be contiguous. Cal Const. art. XXI, § 2(d)(3).</p> <p>Districts must respect political boundaries, neighborhoods, and communities of interest to the extent possible. Cal. Const. art. XXI, § 2(d)(4).</p> <p>Districts must be compact to the extent practicable. Cal. Const. art. XXI, § 2(d)(5).</p> <p>Candidate incumbency or place of residence cannot be considered in the redistricting process. Cal. Const. art. XXI, § 2(e).</p> <p>Districts cannot be drawn with the purpose of favoring or discriminating against a candidate, incumbent, or party. <i>Id.</i></p>	<p>Districts must be contiguous. Cal Const. art. XXI, § 2(d)(3).</p> <p>Districts must respect political boundaries, neighborhoods, and communities of interest to the extent possible. Cal. Const. art. XXI, § 2(d)(4).</p> <p>Districts must be compact to the extent practicable. Cal. Const. art. XXI, § 2(d)(5).</p> <p>Candidate incumbency or place of residence cannot be considered in the redistricting process. Cal. Const. art. XXI, § 2(e).</p> <p>Districts cannot be drawn with the purpose of favoring or discriminating against a candidate, incumbent, or party. <i>Id.</i></p>
Number of districts	<p>2011-2021: 53</p> <p>After reapportionment based on 2020 Census: 52</p>	<p>Senate: 40. (Cal. Const. art. IV, § 2(a)(1))</p> <p>Assembly: 80. (Cal. Const. art. IV, § 2(a)(2))</p> <p>Multimember Districts: No</p> <p>Assembly districts nested within Senate districts? Yes</p>
Districting responsibility	<p>Independent commission. Cal. Const. art XXI, § 1.</p> <p>To approve a final map, 9 affirmative votes are required.</p> <p>Cal. Const. art XXI, § 2(c)(5).</p> <p>Final maps may be subject to referendum. Cal. Const. art XXI, § 2(i).</p> <p>California Supreme Court will review the plan if a registered voter submits a petition. Cal. Const. art XXI, § 3(b)</p> <p>California Supreme Court will draw a new map if the commission fails to approve one. Cal. Const. art XXI, § 2(j).</p>	<p>Independent commission. Cal. Const. art XXI, § 1.</p> <p>To approve a final map, 9 affirmative votes are required.</p> <p>Cal. Const. art XXI, § 2(c)(5).</p> <p>Final maps may be subject to referendum. Cal. Const. art XXI, § 2(i).</p> <p>California Supreme Court will review the plan if a registered voter submits a petition. Cal. Const. art XXI, § 3(b).</p> <p>California Supreme Court will draw a new map if the commission fails to approve one. Cal. Const. art XXI, § 2(j).</p>

California, cont.

The California Citizens Redistricting Commission:

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** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
May Governor veto?	No	No
Self-imposed state deadlines and enforcement*	Final maps must be approved by August 15 of the year of the decade which ends in one (i.e., 2021). Cal Const. art. XXI, § 2(g).	Final maps must be approved by August 15 of the year of the decade which ends in one (i.e., 2021). Cal Const. art. XXI, § 2(g).
Public Input	The redistricting commission must comply with laws surrounding open meetings and provide public notice for hearings at least 14 days in advance. Cal Const. art. XXI, § 2(b); Cal. Gov. Code § 8253(a).	

Colorado

Colorado Independent Redistricting Commissions:

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Redistricting Commission must make a good-faith effort to achieve precise mathematical population equality between districts. Colo. Const. art. V, § 44.3 (1)(a).</p> <p>Districts must be contiguous. <i>Id.</i></p> <p>Districts must preserve communities of interest and political subdivisions as much as reasonably possible. Colo. Const. art. V, § 44.3(2)(a).</p> <p>Districts must be as compact as reasonably possible. Colo. Const. art. V, § 44.3 (2)(b).</p> <p>The number of competitive districts must be maximized after other criteria are adhered to. Colo. Const. art. V, § 44.3(3)(a).</p> <p>Districts cannot be drawn to protect incumbents, candidates, or political parties. Colo. Const. art. V, 44.3 (4)(a).</p> <p>Districts may not be drawn to harm the right of any citizen to vote or the ability of a racial or language minority group to exercise electoral influence. Colo. Const. art. V, § 44.3(4)(b).</p>	<p>District populations may not deviate more than 5% from the ideal population. Colo. Const. art. V, § 48.1(1)(a).</p> <p>Districts must be contiguous. <i>Id.</i></p> <p>Districts must preserve communities of interest and political subdivisions. Colo. Const. art. V, § 48.1(2)(a).</p> <p>Districts must be compact. Colo. Const. art. V, § 48.1(2)(b).</p> <p>The number of competitive districts must be maximized after other criteria are adhered to. Colo. Const. art. V, § 48.1(3)(a).</p> <p>Districts cannot be drawn to protect incumbents, candidates, or political parties. Colo. Const. art. V, 48.1(4)(a).</p> <p>Districts may not be drawn to harm the right of any citizen to vote or the ability of a racial or language minority group to exercise electoral influence. Colo. Const. art. V, § 48.1(4)(b).</p>
Number of districts	<p>2011-2021: 7</p> <p>After reapportionment based on 2020 Census: 8</p>	<p>Senate: 35. (Colo. Rev. Stat. § 2-2-501)</p> <p>House: 65. (Id)</p> <p>Multimember Districts: No</p> <p>House districts nested within Senate districts? No</p>

Colorado, cont.

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Director: Sharon Eubanks

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Districing responsibility	<p>Independent Reapportionment Commission. Colo. Const. art V, § 44(2).</p> <p>8 affirmative votes are required to approve a final map, at least one of which is unaffiliated with the two major parties. Colo. Const. art V, § 44.2(2).</p> <p>The plan is automatically reviewed by the Colorado Supreme Court. Colo. Const. art V, § 44.5(1)</p>	<p>Independent Reapportionment Commission. Colo. Const. art V, § 46(2).</p> <p>8 affirmative votes are required to approve a final map, at least one of which is unaffiliated with the two major parties. Colo. Const. art V, § 48(2).</p> <p>The plan is automatically reviewed by the Colorado Supreme Court. Colo. Const. art V, § 48.3(1).</p>
May Governor veto?	No	No
Self-imposed state deadlines and enforcement*	<p>The final redistricting plan must be adopted by September 1 of the redistricting year (i.e., 2021). Colo. Const. art. V, § 44.4(5)(b).</p> <p>The Colorado Supreme Court must approve or reject the redistricting plan by November 1, and must approve a revised plan by December 15. Colo. Const. art. V, § 44.5(4)(a); Colo. Const. art. V, § 44.5(5).</p>	<p>The final redistricting plan must be adopted by September 15 of the redistricting year (i.e. 2021). Colo. Const. art. V, § 48.2(5)(b).</p> <p>The Colorado Supreme Court must approve or reject the redistricting plan by November 15, and must approve a revised plan by December 29. Colo. Const. art V, § 48.3(4)(a); Colo. Const. art V, § 48.3(5).</p>
Public input	<p>At least three public hearings must be held in each congressional district; at least one must be held on each side of the continental divide, and at least one must be held south of El Paso County or east of Arapahoe County. Colo. Const. art V, §§ 44.2(3)(b), 48(3)(b).</p>	

Connecticut

Connecticut General Assembly Redistricting Project:

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Co-Chairman: Representative Lawrence Cafero

Legislative Office Building, Room 5300, Hartford, Connecticut 06106

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*Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Senate and house districts must be contiguous. Conn. Const. art. III, §§ 3, 4. Districts for the house must follow town boundaries when practicable. <i>Id.</i>
Number of districts	2011-2021: 5 After reapportionment based on 2020 Census: 5	Senate: 36. (Conn. Const. art. III, § 3) House: 151. (Conn. Const. art. III, § 4) Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	Advisory Commission (Reapportionment Committee). Conn. Const. art. III, § 6(a). If the legislature fails to adopt the recommendation of the Reapportionment Committee, a backup commission is created to adopt a redistricting plan. Conn. Const. art. III, § 6(b)-(c). If the backup commission fails to adopt a plan by the deadline, the Connecticut Supreme Court can compel the backup commission to adopt a new plan or the plan created by the commission. Conn. Const. art. III, § 6(d) The Connecticut Supreme Court may also review any plan upon petition of any registered voter. <i>Id.</i>	PAdvisory Commission (Reapportionment Committee). Conn. Const. art. III, § 6(a).. If the legislature fails to adopt the recommendation of the Reapportionment Committee, a backup commission is created to adopt a redistricting plan. Conn. Const. art. III, § 6(b)-(c). If the backup commission fails to adopt a plan by the deadline, the Connecticut Supreme Court can compel the backup commission to adopt a new plan or the plan created by the commission. Conn. Const. art. III, § 6(d). The Connecticut Supreme Court may also review any plan upon petition of any registered voter. <i>Id.</i>
May Governor veto?	No	No

Connecticut

Connecticut General Assembly Redistricting Project:

Co-Chairman: Senator Donald Williams

Co-Chairman: Representative Lawrence Cafero

Legislative Office Building, Room 5300, Hartford, Connecticut 06106

Phone: 860-240-8400

** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Self-imposed state deadlines and enforcement*	<p>The legislature must adopt a plan by September 15 in the year following the census.</p> <p>Conn. Const. art. III, § 6(b)</p> <p>The backup commission must adopt a plan by November 30 in the year following the census. Conn. Const. art. III, § 6(c)</p> <p>The Connecticut Supreme Court must adopt a plan by February 15. The court must decide in response to any petition submitted by a voter within 45 days after the petition is filed. Conn. Const. art. III, § 6(d).</p>	<p>Conn. Const. art. III, § 6(b).</p> <p>The backup commission must adopt a plan by November 30 in the year following the census. Conn. Const. art. III, § 6(c).</p> <p>The Connecticut Supreme Court must adopt a plan by February 15. The court must decide in response to any petition submitted by a voter within 45 days after the petition is filed. Conn. Const. art. III, § 6(d).</p>
Public Input	TNo specific guidelines on public input.	

Delaware

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must be contiguous. Del. Code Ann. tit. 29, § 804(1). Districts must be bounded by major roads, streams, or other natural boundaries. Del. Code Ann. tit. 29, § 804(3). Districts must not unduly favor any person or party. Del. Code Ann. tit. 29, § 804(4).
Number of districts	2011-2021: 1 After reapportionment based on 2020 Census: 1	Senate: 21. (Del. Code Ann. tit. 29 § 802) House: 41. (Del. Code Ann. tit 29, § 801) Multimember Districts: None House districts nested within Senate districts? No
Districting responsibility	N/A (only 1 district)	State legislature. Del. Code Ann. tit. 29, § 804.
May Governor veto?	N/A	Yes
Self-imposed state deadlines and enforcement*	None	The final plan must be adopted by June 30, 2021 and every decade thereafter. Del. Code Ann. tit. 29, § 805.
Public Input	No public input provisions.	

Florida

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* *Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must be contiguous. Fla. Const. art. III, § 16(a); Fla. Const. art. III, § 20(a).</p> <p>Districts must show no favoritism towards an incumbent or party. Fla. Const. art. III, § 20(a).</p> <p>Districts cannot be drawn to deny or abridge equal opportunity of racial or language minorities to participate in the political process or to diminish their ability to elect representatives of choice. Fla Const. art. III, § 20(a).</p> <p>Districts must be compact. Fla. Const. art. III, § 20(b).</p> <p>Districts must be nearly equal in population as is practicable. <i>Id.</i></p> <p>Districts must follow political and geographic boundaries when feasible. <i>Id.</i></p>	<p>Districts must be contiguous. Fla. Const. art. III, § 16(a); Fla. Const. art. III, § 21(a).</p> <p>Districts must show no favoritism towards an incumbent or party. Fla. Const. art. III, § 21(a).</p> <p>Districts cannot be drawn to deny or abridge equal opportunity of racial or language minorities to participate in the political process or to diminish their ability to elect representatives of choice. Fla Const. art. III, § 21(a).</p> <p>Districts must be compact. Fla. Const. art. III, § 21(b).</p> <p>Districts must be nearly equal in population as is practicable. <i>Id.</i></p> <p>Districts must follow political and geographic boundaries when feasible. <i>Id.</i></p>
Number of districts	<p>2011-2021: 27 After reapportionment based on 2020 Census: 28</p>	<p>Senate: 40. (Fla. Stat. Ann. § 10.13) House: 120. (Fla. Stat. Ann. § 10.12) Multimember Districts: No House districts nested within Senate districts? No</p>
Districting responsibility	State legislature. Fla. Const. art. III, § 1.	<p>State legislature. Fla. Const. art. III, § 16(a).</p> <p>Or, if the legislature fails to act, the Florida Supreme Court. State legislature. Fla. Const. art. III, § 16(b), (f).</p>
May Governor veto?	Yes	No
Self-imposed state deadlines and enforcement*	None	The final plan must be adopted in the second year following the census (i.e., 2022). Fla. Const. art. III, § 16(a).
Public Input	No specific guidelines on public input.	

Georgia

Reapportionment and Redistricting Committee of the Georgia Senate:

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Legislative & Congressional Reapportionment Committee of the Georgia House of Representatives:

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Legislative and Congressional Reapportionment Office:

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must be contiguous. Ga. Const. art. III, § 2, ¶ II.
Number of districts	2011-2021: 14 After reapportionment based on 2020 Census: 14	Senate: 56. (Ga. Const. art. III, § 2, ¶ I(a); Ga. Code Ann. § 28-1-1(b)) House: 180. (Ga. Const. art. III, § 2, ¶ I(b); Ga. Code Ann. § 28-1-1(a)) Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	State legislature. Ga. Code Ann. § 22-1-2.	State legislature. Ga. Const. art. III, § 2, ¶ II.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	No deadline. Districts must be changed “as necessary” after each census. Ga. Const. art. III, § 2, ¶ II.
Public Input	No specific guidelines on public input.	

Hawaii

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must follow the boundaries of any basic island unit. Haw. Rev. Stat. § 25-2(b).</p> <p>Districts must not unduly favor a person or political faction. <i>Id.</i></p> <p>Districts must be contiguous, except when including more than 1 island. <i>Id.</i></p> <p>Districts must be compact. <i>Id.</i></p> <p>Districts shall follow permanent and easily recognizable geographical features, where possible, and census tract boundaries, where practical. <i>Id.</i></p> <p>No more than 4 members shall be elected from any district. <i>Id.</i></p> <p>Districts must avoid submergence of areas with varying socio-economic interests, where practicable. <i>Id.</i></p>	<p>SDistricts must follow the boundaries of any basic island unit. Haw. Const. art. IV § 6.</p> <p>Districts must not unduly favor a person or political faction. <i>Id.</i></p> <p>Districts must be contiguous, except when including more than 1 island. <i>Id.</i></p> <p>Districts must be compact, insofar as practicable. <i>Id.</i></p> <p>Districts shall follow permanent and easily recognizable geographical features, where possible, and census tract boundaries where practicable. <i>Id.</i></p> <p>Where practicable, House districts shall be nested within senate districts. <i>Id.</i></p> <p>No more than 4 members shall be elected from any district. <i>Id.</i></p> <p>Districts must avoid submergence of areas with varying socio-economic interests, where practicable. <i>Id.</i></p>
Number of districts	<p>2011-2021: 2</p> <p>After reapportionment based on 2020 Census: 2</p>	<p>Senate: 25. (Haw. Const. art. III, § 2)</p> <p>House: 51. (Haw. Const. art. III, § 3)</p> <p>Multimember Districts: Yes</p> <p>House districts nested within Senate districts? Yes</p>
Districting responsibility	<p>Political appointee commission. Haw. Const. art. IV, § 9.</p>	<p>Political appointee commission. Haw. Const. art. IV, § 2.</p> <p>The Hawaii Supreme Court will review the plan if a registered voter submits a petition. Haw. Const. art. IV, § 10.</p>
May Governor veto?	No	No

Hawaii, Cont.

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** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Self-imposed state deadlines and enforcement*	<p>No later than 100 days from the date on which all members of the commission are certified (May 1), the commission must give public notice of its proposed plan and hold at least one public hearing in each basic island unit, at which any interested person may submit data, views, or arguments. Haw. Rev. Stat. § 25-2(a).</p> <p>After the last public hearing, but no later than 150 days after all members of the commission are certified, the commission shall file its final plan. Within 14 days after filing, the chief election officer must give public notice of the final plan as effective as of the date of filing. Haw. Rev. Stat. § 25-2(a), (b).</p>	<p>No later than 100 days from the date on which all members of the commission are certified (May 1), the commission must give public notice of its proposed plan and hold at least one public hearing in each basic island unit, at which any interested person may submit data, views, or arguments. Haw. Rev. Stat. § 25-2(a).</p> <p>After the last public hearing, but no later than 150 days from the date on which all members of the commission are certified (May 1), the commission must file its final plan. Within 14 days after filing, the chief election officer must give public notice of the final plan as effective as of the date of filing. Haw. Rev. Stat. § 25-2(a); see Haw. Const. art. IV, § 2.</p>
Public Input	At least 1 public hearing must be held regarding the proposed reapportionment plan in each basic island unit after initial public notice of the plan. At least 20 days of notice of each public hearing must be given. Haw. Rev. Stat. § 25-2(a), (b).	

Idaho

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** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must follow county and precinct boundaries when practicable. Idaho Code § 5 72-1506(5), (6), (7).</p> <p>Districts shall preserve traditional neighborhoods and communities of interest when possible. Idaho Code § 5 72-1506(2).</p> <p>Oddly shaped districts shall be avoided when possible. Idaho Code § 5 72-1506(4).</p> <p>When possible, division of counties shall be avoided. Idaho Code § 5 72-1506(5).</p> <p>District boundaries must retain local voting precinct boundary lines, to the extent they are compliant. Idaho Code § 5 72-1506(7).</p> <p>Division of counties must not be to protect a party or incumbent. Idaho Code § 5 72-1506(8).</p> <p>Counties within a district must be directly connected by federal or state designated roads or highways. Idaho Code § 5 72-1506(9).</p>	<p>Districts must be contiguous. Idaho Const. art III, § 5.</p> <p>Districts must follow county and precinct boundaries when practicable. Idaho Code § 5 72-1506(5).</p> <p>Districts shall preserve traditional neighborhoods and communities of interest when possible. Idaho Code § 5 72-1506(2).</p> <p>Oddly shaped districts shall be avoided when possible. Idaho Code § 5 72-1506(4).</p> <p>When possible, division of counties shall be avoided. Idaho Code § 5 72-1506(5).</p> <p>District boundaries must retain local voting precinct boundary lines, to the extent they are compliant. Idaho Code § 5 72-1506(7).</p> <p>Division of counties must not be to protect a party or incumbent. Idaho Code § 5 72-1506(8).</p> <p>Counties within a district must be directly connected by federal or state designated roads or highways. Idaho Code § 5 72-1506(9).</p>
Number of districts	<p>2011-2021: 2</p> <p>After reapportionment based on 2020 Census: 2</p>	<p>Senate: 35. (Idaho Const. art. III, § 2(1))</p> <p>House: 70. (<i>Id.</i>)</p> <p>Multimember Districts: Yes</p> <p>House districts nested within Senate districts? Yes</p>
Districting responsibility	<p>Political appointee commission. Idaho Const. art III, § 2(2).</p> <p>District maps must obtain 2/3 approval by the commission. Idaho Const. art III, § 2(4).</p> <p>The Idaho Supreme Court will review the plan if a voter submits a petition. Idaho Const. art. III, § 2(5); Idaho Code § 72-1509.</p>	<p>Political appointee commission. Idaho Const. art III, § 2(2).</p> <p>District maps must obtain 2/3 approval by the commission. Idaho Const. art III, § 2(4).</p> <p>The Idaho Supreme Court will review the plan if a voter submits a petition. Idaho Const. art. III, § 2(5); Idaho Code § 72-1509.</p>

Idaho, cont.

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** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
May Governor veto?	No	No
Self-imposed state deadlines and enforcement*	The plan must be filed within 90 days after either the commission's organization or the availability of the necessary census data, depending on whichever occurs later. Idaho Const. art. III, § 2(4). Districts remain effective until a new plan is filed following the next census or a court order. Idaho Const. art. III, §§ 2(2), 2(5).	The plan must be filed within 90 days after either the commission's organization or the availability of the necessary census data, depending on whichever occurs later. Idaho Const. art. III, § 2(4). Districts remain effective until a new plan is filed following the next census or a court order. Idaho Const. art. III, §§ 2(2), 2(5).
Public Input	All commission deliberations must be open to the public, and the commission must hold meetings open to the public in different areas of the state. Idaho Const. art. III, § 2(4); Idaho Code § 72-1505.	

Illinois

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** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	Districts must be contiguous. 10 Ill. Comp. Stat. 77/20(d). Districts must be compact. 10 Ill. Comp. Stat. 77/20(e).	“Legislative Districts shall be compact, contiguous, and substantially equal in population.” Ill. Const. art. IV, § 3(a). Districts shall be drawn to create crossover districts, coalition districts, or influence districts in order to allow racial or language minority communities to have influence in elections. 10 Ill. Comp. Stat. 120/5-5(a).
Number of districts	2011-2021: 18 After reapportionment based on 2020 Census: 17	Senate: 59. (Ill. Const. art. IV, § 1) House: 118 Ill. (Id.) Multimember districts? No House districts nested within Senate districts? Yes.
Districting responsibility	State legislature. See 10 Ill. Comp. Stat. 77/10.	State legislature or backup commission. Ill. Const. art. IV, § 3(b). Illinois Supreme Court hears redistricting lawsuits, which must be filed by the Attorney General. <i>Id.</i>
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	If the Legislature fails to redistrict by June 30th of the year following the decennial census, an 8-member Legislative Redistricting Commission shall be constituted by July 10th. If the Commission has not filed a plan by August 10th, the Secretary of State shall appoint a 9th member to the Commission, and a plan shall be filed by October 5th. Ill. Const. art. IV, § 3(b).
Public Input	Throughout each of the four geographic regions of the state, there must be at least one hearing before the plan is adopted. 10 Ill. Comp. Stat. 125/10-5.	

Indiana

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* *Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must be contiguous. Ind. Const. art IV, § 5.
Number of districts	2011-2021: 9 After reapportionment based on 2020 Census: 9	Senate: 50. (Ind. Code Ann. § 2-1-9-9(a)) House: 100. (Ind. Code Ann. § 2-1-9-8(100)) Multimember districts? No. House districts nested within Senate districts? No
Districting responsibility	State legislature. Ind. Code Ann. § 3-3-2-1. If legislature adjourns without establishing congressional districts or if any part of the plan is declared unconstitutional, backup redistricting commission is established. Ind. Code Ann. § 3-3-2-2.	State legislature. Ind. Const. art. IV, § 5.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	The congressional deadline is the end of the first regular session following the decennial Census. Ind. Code Ann. § 3-3-2-1. If that date is not met, the backup redistricting commission must adopt its redistricting plan within 30 days of the legislature's session. Ind. Code Ann. § 3-3-2-2(b).	The legislature must be elected during a year in which the census is taken. Ind. Const. art IV, § 5.
Public Input	No specific guidelines on public input.	

Iowa

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** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must follow political boundaries. Iowa Const. art III, § 37; Iowa Code § 42.4(2).</p> <p>Districts must be contiguous. Iowa Const. art III, § 37; Iowa Code § 42.4(3).</p> <p>Districts must be compact, as defined by statute. Iowa Code § 42.4(4).</p> <p>Districts must not be drawn for the purpose of favoring a political party, incumbent, person, or group. Iowa Code § 42.4(5).</p> <p>Districts must not be drawn for the purpose of “augmenting or diluting the voting strength of a language or racial minority group.” Id.</p>	<p>Districts must be compact, as defined by statute. Iowa Const. art III, § 34; Iowa Code § 42.4(4).</p> <p>Districts must be contiguous. Iowa Const. art III, § 34; Iowa Code § 42.4(3).</p> <p>Districts must follow political boundaries. Iowa Code § 42.4(2).</p> <p>Districts must not be drawn for the purpose of favoring a political party, incumbent, person, or group. Iowa Code § 42.4(5).</p> <p>Districts must not be drawn for the purpose of “augmenting or diluting the voting strength of a language or racial minority group.” Id.</p>
Number of districts	<p>2011-2021: 4</p> <p>After reapportionment based on 2020 Census: 4</p>	<p>Senate: 50. (Iowa Code § 41.2)</p> <p>House: 100. (Iowa Code § 41.1)</p> <p>Multimember districts? No.</p> <p>House nested within senate districts? Yes.</p>
Districting responsibility	<p>State legislature approves or rejects maps drawn by nonpartisan legislative services agency, which may seek input from an advisory commission. Iowa Code §§ 42.1, 42.3, 42.4, and 42.5.</p>	<p>State legislature approves or rejects maps drawn by nonpartisan legislative services agency, which may seek input from a advisory commission. Iowa Code §§ 42.1, 42.3, 42.4, and 42.5.</p>
May Governor veto?	Yes	Yes

Iowa, cont.

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Self-imposed state deadlines and enforcement*	<p>The Legislative Services Agency must submit a plan to the legislature by April 1 of each year ending in one (i.e., 2021). Iowa Code § 42.3(1)(a).</p> <p>However, if Census data for state redistricting is not available by February 15, Iowa's statutory redistricting deadlines are extended by the number of days the data is delayed. Iowa Code § 42.3(b).</p> <p>The Advisory Commission must summarize the findings from the public hearings to the legislature in a report submitted no more than 14 days following the submission of the plan. Iowa Code § 42.6(3)(b).</p> <p>Congressional and legislative redistricting plans must be completed through "identical bills." Iowa Code § 42.3(1)(a). Thus, the September 1 deadline for the legislature to approve a state redistricting plan also applies to congressional redistricting. See Iowa Const. art. III, § 35; Iowa Code § 42.3(3).</p> <p>Iowa Code § 42.6(3)(b).</p> <p>Should the legislature fail to adopt a plan by September 15, the Iowa Supreme Court must adopt a plan by December 31. Iowa Const. art. III, § 35.</p>	<p>The Legislative Services Agency must submit a plan to the legislature by April 1 of each year ending in one (i.e., 2021). Iowa Code § 42.3(1)(a). However, if Census data for state redistricting is not available by February 15, Iowa's statutory redistricting deadlines are extended by the number of days the data is delayed. Iowa Code § 42.3(b).</p> <p>The Advisory Commission must summarize the findings from the public hearings to the legislature in a report submitted no more than 14 days following the submission of the plan. Iowa Code § 42.6(3)(b).</p> <p>The legislature must vote and adopt a plan by September 1 of the year following the Census. Iowa Const. art. III, § 35.</p> <p>Should the legislature fail to adopt a plan by September 15, the Iowa Supreme Court must adopt a plan by December 31. Id.</p>
Public Input	<p>Three public hearings must be held in different regions by the advisory commission. Iowa Code § 42.6(3)(a).</p>	

Kansas

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* *Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	None
Number of districts	2011-2021: 4 After reapportionment based on 2020 Census: 4	Senate: 40. (Kan. Const. art. II, § 2; Kan. Stat. Ann. § 4-101) House: 125. (<i>Id.</i>) Multimember districts? No. House nested within senate districts? No.
Districting responsibility	State legislature. See Kan. Stat. Ann. § 4-143.	State legislature. Kan. Const. art. X, § 1(a). State supreme court reviews each plan to determine its validity. Kan. Const. art. X, § 1(b), (c).
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	The legislature must adopt the plan during its regular session in years ending in 2. Kan. Const. art. X, § 1(a).
Public Input	During state supreme court review of legislative redistricting plans, interested persons shall be permitted "to present their views." Kan. Const. art. II, § 2(d).	

Kentucky

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must follow county boundaries. Ky. Const. § 33. Districts must be contiguous. <i>Id.</i> No more than two counties may be combined to form a house district. <i>Id.</i>
Number of districts	2011-2021: 6 After reapportionment based on 2020 Census: 6	Senate: 38. (Ky. Const. § 35) House: 100. (<i>Id.</i>) Multimember districts? No. House nested within senate districts? No.
Districting responsibility	State legislature. Ky. Rev. Stat. Ann. §§ 118B.100-160.	State legislature. Ky. Const. § 33.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	No deadline, although the redistricting process must occur every decade. Ky. Const. § 33.
Public Input	No specific guidelines on public input.	

Louisiana

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Each district should be reapportioned as equally as practicable based on the population count from the decennial census. La. Const. art. III, § 6(A).
Number of districts	2011-2021: 6 After reapportionment based on 2020 Census: 6	Senate: 39. (La. Stat. Ann. § 24:35) House: 105. (La. Stat. Ann. § 24:35.2) Multimember districts: No House districts nested within Senate districts? No
Districting responsibility	State legislature. See La. Stat. Ann. § 18:1276.1.	State legislature or, if legislature fails to do so, the Louisiana Supreme Court. La. Const. art. III § 6(A), (B)
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	The plan must be adopted by the end of the year after the year in which the census bureau reports the state's population. La. Const. art. III. § 6(A)
Public Input	No specific guidelines on public input.	

Maine

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must be compact. Me. Const. art. IX, § 24(1).</p> <p>Districts must be contiguous. <i>Id.</i></p> <p>Districts must follow political boundaries when to the extent possible. <i>Id.</i></p>	<p>House and senate Districts must be compact, contiguous, and follow political boundaries. Me. Const. art. IV, pt. 1, § 2; Me. Const. art. IV, pt. 2, § 2.</p> <p>Districts must give weight to communities of interest. Me. Rev. Stat. Ann. tit. 21-A, §1206-A.</p> <p>Population base must be citizen population for House and Senate. Me. Const. art. IV, pt. 1, §2 & pt.2, § 2.</p> <p>Districts must be single-member for house and senate. Me. Const. art. IV, pt. 2, § 2.</p>
Number of districts	<p>2011-2021: 2</p> <p>After reapportionment based on 2020 Census: 2</p>	<p>Senate: 35. (Me. Rev. Stat. Ann. tit. 21-A, § 1203-B; see Me. Const. art. IV, pt. 2, § 2)</p> <p>House: 151. (Me. Const. art. IV, pt. 1, § 2)</p> <p>Multimember districts: No.</p> <p>House districts nested within Senate districts? No.</p>
Districting responsibility	<p>State legislature votes on plans prepared by apportionment commission – a 15-member advisory body; commission must be established three days after legislature convenes. Me. Rev. Stat. tit. 21-A, § 1206; Me. Const. art. IV, pt. 3, § 1-A.</p> <p>If legislature does not pass plan by June 11th, state supreme court assumes responsibility for redistricting. Me. Rev. Stat. tit. 21-A, § 1206(2).</p>	<p>State legislature votes on plans prepared by legislative apportionment commission – a 15-member advisory body; commission must be established three days after legislature convenes. Me. Const. art. IV, pt. 3, § 1-A.</p> <p>If legislature does not pass a plan by June 11th, state supreme court assumes responsibility for redistricting. Me. Const. art. IV, pt. 1, § 3.</p>
May Governor veto?	Yes	Yes

Maine, cont.

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** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Self-imposed state deadlines and enforcement*	Same process and deadlines as legislative districts Me. Const. art. IX, § 24; see Me. Const. art. IV, pt. 3, § 1-A.	Advisory commission must submit the final plan by June 1 of 2021 and “every 10th year thereafter.” Me. Const. art. IV, pt. 1, §§ 2, 3; Me. Const. art. IV, pt. 2 § 2. Legislature must approve a plan (commission’s or their own) by June 11. Me. Const. art. IV, pt. 2 § 2. State supreme court must adopt a plan within 60 days of legislative deadline if legislature fails to adopt a plan. Me. Const. art. IV, pt. 1, § 3; Me. Const. art. IV, pt. 2 § 2.
Public Input	Public hearings are required before plan is submitted. Me. Const. art. IV, pt. 3, § 1-A.	

Maryland

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Redistricting Reform Commission:

Co-chair: Alexander Williams, Jr.
Co-chair: Walter Olson
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Larry Hogan, 100 State Circle,
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redistricting.reform@maryland.gov

Maryland Department of Planning – Redistricting

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Redistricting & Reapportionment Specialist, Department of Planning Christina N. James

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Senate districts must be single- member districts. Md. Const.art. III, § 3. Each Senate district must contain either 3 single-member House districts or a combination of one single-member House district and one 2-member House district. Id.; Md. Code Ann., State Gov't § 2-201(c). Districts must be compact. Md. Const. art. III, § 4. Districts must be contiguous. <i>Id.</i> Districts must give due regard to natural and political boundaries. <i>Id.</i>
Number of districts	2011-2021: 8 After reapportionment based on 2020 Census: 8	Senate: 47. (Md. Const. art. III, § 2) House: 141. (<i>Id.</i>) Multimember Districts: Yes House districts nested within Senate districts? Yes.
Districting responsibility	State legislature. See 10 Ill. Comp. Stat. 77/10.	State legislature or backup commission. Ill. Const. art. IV, § 3(b). Illinois Supreme Court hears redistricting lawsuits, which must be filed by the Attorney General. <i>Id.</i>
May Governor veto?	Yes	No
Self-imposed state deadlines and enforcement*	None	Governor must present map by 1st day of session in 2nd year following census (i.e., the session beginning in Jan. 2022). Md. Const. art. III, § 5. If no plan is adopted within 45 days of governor submitting their map, governor plan is approved. Md. Const. art. III, § 5
Public Input	For state legislative districts, hearings are required before governor formulates a plan. Md. Const. art. III, § 5.	

Massachusetts

2020 Census Redistricting Data Program:

Census Liaison: Secretary of State William Francis Galvin
 Email: ma2020census@sec.state.ma.us
 Phone: 1-833-MA1-2020

House Committee on Redistricting:

Address: 24 Beacon St., Room 160,
 Boston, MA 02133
 Phone: (617) 722-2304

Senate Committee on Redistricting:

Address: 24 Beacon St., Room 319,
 Boston, MA 02133
 Phone: (617) 722-1280

University of Massachusetts Donahue Institute:

Co-chair: Michael McNally
 Phone: (413) 545-0176
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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	House and senate districts must be contiguous. Mass. Const. amend. art. CI, § 1; Mass. Const. amend. art. CI, § 2. House and senate districts must follow political boundaries. Mass. Const. amend. art. CI, § 1; Mass. Const. amend. art. CI, § 2. Senate districts must be single- member districts. Mass. Const. amend. art. CI, § 2.
Number of districts	2011-2021: 9 After reapportionment based on 2020 Census: 9	House: 160. (Mass. Const. amend. art. CI, § 1) Senate: 40. (Mass. Const. amend. art. CI, § 2) Multimember districts: No. House districts nested within Senate districts? No.
Districing responsibility	State legislature. Mass. Gen. Laws ch. 57, § 1. Supreme Judicial Court has jurisdiction over legal challenges to congressional redistricting. Mass. Gen. Laws ch. 56, § 59.	State legislature draws the plan, and State Supreme Court will review map if a voter petitions. Mass. Const. amend. art. CI, §§ 1 and 2; Mass. Const. amend. art. CI § 3; Mass. Gen. Laws ch. 56, § 59.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	The plan must be adopted during first regular session after year in which census was taken. Mass. Const. amend. art. CI, § 1; Mass. Const. amend. art. CXIX, § 1; Mass. Const. amend. art. CI, § 2; Mass. Const. amend. art. CXIX, § 2.
Public Input	No specific guidelines on public input.	

Michigan

Independent Redistricting Commission

Email: Redistricting@michigan.gov

State Demographer: Eric Guthrie

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Technology, Victor Office Building,
201 N. Washington Square, 5th Floor
Lansing, MI 48913
Phone: (517) 373-5700

Email: Guthrie@michigan.gov

Secretary of State: Jocelyn Benson

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H. Austin Building - 4th Floor, Lansing,
MI 48918
Phone: 888-767-6424

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must be contiguous. Mich. Const. art. IV, § 6(13)(b).</p> <p>Districts must reflect the state's diversity and respect communities of interest. Mich. Const. art. IV, § 6(13)(c).</p> <p>Districts must not give a disproportionate advantage to any political party (using accepted measures of partisan fairness). Mich. Const. art. IV, § 6(13)(d).</p> <p>Districts must not favor or discriminate against a candidate or incumbent. Mich. Const. art. IV, § 6(13)(e).</p> <p>Districts must reflect consideration of county, city, and township boundaries. Mich. Const. art. IV, § 6(13)(f).</p> <p>Districts must be compact. Mich. Const. art. IV, § 6(13)(g).</p>	<p>Districts must be contiguous. Mich. Const. art. IV, § 6(13)(b).</p> <p>Districts must reflect the state's diversity and respect communities of interest. Mich. Const. art. IV, § 6(13)(c).</p> <p>Districts must not give a disproportionate advantage to any political party (using accepted measures of partisan fairness). Mich. Const. art. IV, § 6(13)(d).</p> <p>Districts must not favor or discriminate against a candidate or incumbent. Mich. Const. art. IV, § 6(13)(e).</p> <p>Districts must reflect consideration of county, city, and township boundaries. Mich. Const. art. IV, § 6(13)(f).</p> <p>Districts must be compact. Mich. Const. art. IV, § 6(13)(g).</p>
Number of districts	<p>2011-2021: 14</p> <p>After reapportionment based on 2020 Census: 13</p>	<p>Senate: 38. (Mich. Const. art. IV, § 2)</p> <p>House: 110. (Mich. Const. art. IV, § 3)</p> <p>Multimember districts? No</p> <p>House districts nested within Senate districts? No.</p>

Michigan, cont.

Independent Redistricting Commission

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Phone: (517) 373-5700

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Secretary of State: Jocelyn Benson

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Phone: 888-767-6424

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Districting responsibility	Independent Citizens Redistricting Commission. Mich. Const. Art. IV, § 6(1).	Independent Citizens Redistricting Commission—Secretary of State opens applications to the public and randomly mails 10,000 applications to registered voters; this will then culminate in a 13-member bipartisan body that is composed of 4 Democratic affiliated, 4 Republican affiliated, and 5 unaffiliated/minor party members, none of whom may be candidates, party leaders, or elected officials. Mich. Const. Art. IV, § 6(1). A majority vote is required to approve a final map (including at least 2 votes from members of each political party and 2 unaffiliated members); If there is no majority vote, commissioners will choose a plan using ranked-choice voting; If there is a tie, the Secretary of State will randomly select a plan. Mich. Const. art. IV, § 6(14)(c).
May Governor veto?	No	No
Self-imposed state deadlines and enforcement*	Final plan must be adopted by Nov 1, 2021. Mich. Const. art. IV, § 6(7).	Final plan must be adopted by Nov 1, 2021. Mich. Const. art. IV, § 6(7).
Public Input	At least 10 public hears throughout the state must be held before the drafting process. Mich. Const. art. IV, § 6(8). Once the plan is drafted, there must be at least 5 hearings for comment on the proposed plan and a 45 day public comment window before final vote. Mich. Const. art. IV, § 6(9).	

Minnesota

Minnesota Demographic Center:

State Demographer: Susan Brower

Address: Minnesota Department of Administration, 658 Cedar Street, 300 Centennial Office Building, St. Paul, MN 55155
 Phone: (651) 201-2472
 Email: susan.brower@state.mn.us

Legislative Coordinating Commission – Geographic Information Services:

Address: 100 Rev. Dr. Martin Luther King Jr. Blvd., State Office Building, Room 55, St. Paul, MN 55155
 Phone: 651-296-0098
 Email: gis@gis.leg.mn

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	Districts must be contiguous, substantially equal in population, and may not divide political subdivisions more than necessary. Minn. Stat. § 2.91.	Districts must be contiguous. Minn. Const. art. IV, § 3.
Number of districts	2011-2021: 8 After reapportionment based on 2020 Census: 8	Senate: 67. (Minn. Stat. § 2.021) House: 134. (Id) Multimember districts? No House districts nested within Senate districts? Yes.
Districting responsibility	State legislature. Minn. Const. art. IV, § 3.	State legislature. Minn. Const. art. IV, § 3.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	Districts must be drawn in the first legislative session after census is enumerated. Minn. Const. art. IV, § 3.	Districts must be drawn in the first legislative session after census is enumerated. Minn. Const. art. IV, § 3.
Public Input	No public input provisions.	

Mississippi

Standing Joint Congressional Redistricting Committee:

Counsel: Ted Booth

Senior Operations Coordinator: Ben Collins

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Phone: (601) 359-3058

Email: Ben.Collins@Peer.ms.gov

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must be compact. Miss. Code Ann. § 5-3-101(a). Districts must be contiguous. Miss. Const. art. 13, § 254; Miss. Code Ann. § 5-3-101(a). Districts must follow political boundaries as nearly as possible. Miss. Code Ann. § 5-3-101.
Number of districts	2011-2021: 4 After reapportionment based on 2020 Census: 4	Senate: 52. (Miss. Const. art. 13, § 254; Miss. Code Ann. § 5-1-3) House: 122. (Miss. Const. art. 13, § 254; Miss. Code Ann. § 5-1-1) Multimember districts? No House districts nested within Senate districts? No
Districting responsibility	State legislature. Miss. Code Ann. § 23-15-1037. Lieutenant Governor and Speaker of the House appoint members to a committee that must draw a plan and presents it to legislature and governor; legislature can also adopt its own plan. Miss. Code Ann. §§ 5-3-121, 5-3-123, 5-3-129.	State legislature or backup commission. Miss. Const. art. 13, § 254. Lieutenant Governor and Speaker of the House appoint members to a committee that draws a plan and presents it to legislature, which can also adopt its own plan. Miss. Code Ann. §§ 5-3-91, 5-3-93, 5-3-103. If no map is adopted by the end of the regular session or during a special apportionment session, the backup commission will decide the map. Miss. Const. art. 13, § 254. Mid-decade redistricting is permitted. Miss. Const. art. 13, § 254.
May Governor veto?	Yes	No
Self-imposed state deadlines and enforcement*	The committee must submit the recommendation to the legislature no later than 30 days before the next regular session of legislature following the publishing of the census results, unless fewer than 4 months have passed since publication. Miss. Code Ann. § 5-3-123.	The committee must submit the plan to the legislature 15 days before the end of the regular session. Miss. Code Ann. § 5-3-93. The legislative committees to which the plan is referred must submit recommendations to the overall legislature no later than 45 days into the session. Miss. Code Ann. § 5-3-103. The final plan must be adopted by the end of the regular session in years ending in 2. Miss. Const. art. 13, § 254.
Public Input	No required public input, but the 2012 Mississippi Standing Joint Redistricting Committee adopted a public access policy: http://www.msjrc.state.ms.us/pdf/pub_access_notice_2012.pdf	

Missouri

State Demographer: Matt Hesser

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MO 65102-0809
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Governor: Michael Parson

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Phone: (573) 751-3222
Fax: (573) 751-1495

*Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	Districts must be contiguous. Mo. Const. art. III, § 45. Districts must be as compact and as nearly equal in population as possible. <i>Id.</i>	Districts must be contiguous and as compact as possible. Mo. Const. art. III, §§ 3(b)(3), 7(c). Districts must be as nearly equal as practicable in population, and shall be drawn on the basis of one person, one vote. Mo. Const. art. III, § 3(b)(1), 7(c). Districts cannot result in a denial or abridgement of the right of any citizen to vote due to race or color. Mo. Const. art. III, § 3(b)(2) 7(c). Districts cannot result in any protected class of voters having less opportunity than others to participate in the political process or elect representatives of their choice. <i>Id.</i> Districts must achieve partisan fairness and competitiveness, but other constitutional constraints take precedence over these two. Mo. Const. art. III, § 3(b)(5), 7(c).
Number of districts	2011-2021: 8 After reapportionment based on 2020 Census: 8	Senate: 34. (Mo. Const. art. III, § 5) House: 163. (Mo. Const. Art. III, § 3) Multimember Districts: No House districts nested within Senate districts? No

Missouri, cont.

State Demographer: Matt Hesser

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** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Districing responsibility	State Legislature. Mo. Const. art. III, § 45.	<p>House Independent Bipartisan Citizens Commission—two major political parties each nominate 2 members per congressional district and 5 statewide members. From this pool, Governor appoints 1 member per party per congressional district, and 2 members per party from statewide list, for a total of 20 commissioners. Mo. Const. art. III, § 3(c).</p> <p>Senate Independent Bipartisan Citizens Commission (same structure as House commission) —two major political parties each nominate 2 members per congressional district and 5 statewide members. From this pool, Governor appoints 1 member per party per congressional district, and 2 members per party from statewide list, for a total of 20 commissioners. Mo. Const. art. III, § 7(a).</p> <p>Members cannot serve on both commissions in same cycle, and members are disqualified from holding legislative office for next 4 years. Mo. Const. art. III, §§ 3(c), 7(a).</p> <p>For either commission, plan must receive support from 70% of commission to pass. Mo. Const. art. III, §§ 3(f), 7(e).</p> <p>If one of the commissions does not agree on a legislative plan by appropriate deadline, the state Supreme Court will appoint a commission of six state appellate judges to draw those lines. Mo. Const. art. III, §§ 3(g), 7(f).</p>
May Governor veto?	Yes	No
Self-imposed state deadlines and enforcement*	No	<p>Tentative plans must be drawn within 5 months of commission's appointment and final maps must be drawn within 6 months of commission's appointment. Mo. Const. art. III, §§ 3(e)-(f), 7(d)-(e).</p> <p>If either commission fails to draw a plan, state Supreme Court will appoint commission of 6 appellate judges which must draw a plan within 90 days. Mo. Const. art. III, §§ 3(g), 7(f).</p>
Public Input	Missouri law requires at least 3 public hearings on state legislative plans and hearings during the fifteen days after tentative maps are published. Mo. Const. art. III, §§ 3(d)-(e), 7(d).	

Montana

Montana Legislative Services Division:

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Helena, MT 59620-1706
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Presiding Officer of 2020 Districting and Apportionment Commission: Sheila Stearns

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must be compact and contiguous. Mont. Const. art. V, § 14.</p> <p>Districts must be as nearly equal in population as is practicable. <i>Id.</i></p> <p>Districts may not be drawn for the purpose of favoring a political party or an incumbent legislator or member of congress. Mont. Code Ann. § 5-1-115.</p> <p>Plans may not consider the addresses of incumbent legislators or members of congress; political affiliations of registered voters; partisan political voter lists; or previous election results, unless required as a remedy by a court. <i>Id.</i></p>	<p>Districts must be compact and contiguous. Mont. Const. art. V, § 14.</p> <p>Districts must be as nearly equal in population as is practicable. <i>Id.</i></p> <p>Districts may not be drawn for the purpose of favoring a political party or an incumbent legislator or member of congress. Mont. Code Ann. § 5-1-115.</p> <p>Plans may not consider the addresses of incumbent legislators or members of congress; political affiliations of registered voters; partisan political voter lists; or previous election results, unless required as a remedy by a court. <i>Id.</i></p>
Number of districts	<p>2011-2021: 1</p> <p>After reapportionment based on 2020 Census: 2</p>	<p>Senate: 50. (Mont. Districting and Apportionment Comm'n, Final Legislative Redistricting Plan 15).</p> <p>House: 100. (<i>Id.</i>)</p> <p>Multimember Districts: No</p> <p>House districts nested within Senate districts? Yes</p>

Montana, cont.

Montana Legislative Services Division:

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Presiding Officer of 2020 Districting and Apportionment Commission: Sheila Stearns

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Districing responsibility	<p>If necessary—Montana Districting and Apportionment Commission—a 5-member independent commission. The majority and minority leader of each legislative house selects one commissioner, and those four commissioners select a chair. Mont. Const. art. V, § 14.</p> <p>If the four members cannot select a fifth member within the time prescribed, then a majority of the supreme court shall select the fifth member. <i>Id.</i></p>	<p>Montana Districting and Apportionment Commission—a 5-member independent commission. The majority and minority leader of each legislative house selects one commissioner, and those four commissioners select a chair. Mont. Const. art. V, § 14.</p> <p>If the four members cannot select a fifth member within the time prescribed, then a majority of the supreme court shall select the fifth member. <i>Id.</i></p>
May Governor veto?	No	No
Self-imposed state deadlines and enforcement*	<p>Within 90 days after the official final decennial census figures are available, the commission shall file its final plan for congressional districts with the secretary of state and it shall become law. Mont. Const. art. V, § 14.</p>	<p>Commission must submit plan to legislature in the first legislative session or after decennial census figures are available, by the 10th legislative day of the session (session is scheduled to begin Jan. 2, 2023). Mont. Const. art. V, § 14.</p> <p>Within 30 days after submission, legislature must return the plan to the commission with its recommendations. <i>Id.</i></p> <p>Within 30 days after receiving recommendations, the commission must file its final plan with the secretary of state. <i>Id.</i></p>
Public Input	<p>Montana statues requires the independent commission to hold at least one public hearing before submitting its congressional or legislative redistricting plans to the state legislature or secretary of state, respectively, and the legislative public hearing must be at the state capitol.. Mont. Code Ann. § 5-1-108.</p>	

Nebraska

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must be contiguous and compact. Neb. Const. art III, § 5. Districts must be as nearly equal in population as may be. <i>Id.</i> Districts must keep county lines whenever practicable. <i>Id.</i>
Number of districts	2011-2021: 3 After reapportionment based on 2020 Census: 3	Unicameral senators: 49. (Neb. Rev. Stat § 32-508) Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	State Legislature. Neb. Rev. Stat. § 32-504. Plans are introduced by the Redistricting Committee of the Legislature, a special committee of the Legislature that is established in January of each year ending in one (e.g., 2021). The Committee is appointed by the Executive Board and comprised of 9 members of the Legislature, 3 from each congressional district existing on January 1 of each year ending in zero. Rules of the Neb. Unicameral Legis., Rule 3, § 6.	State Legislature. Neb. Const. III, § 5. Plans are introduced by the Redistricting Committee of the Legislature a special committee of the Legislature that is established in January of each year ending in one (e.g., 2021). The Committee is appointed by the Executive Board and comprised of 9 members of the Legislature, 3 from each congressional district existing on January 1 of each year ending in zero. Rules of the Neb. Unicameral Legis., Rule 3, § 6.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None (Regular legislative session scheduled to begin Jan. 6, 2021 and end June 10, 2021).	None (Regular legislative session scheduled to begin Jan. 6, 2021 and end June 10, 2021).
Public Input	Redistricting Committee of the legislature must hold at least one public hearing in each of the 3 congressional districts before plans are finalized. Rules of the Neb. Unicameral Legis., Rule 3, § 6(g),(j).	

Nevada

Nevada Legislature

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	Certain population counts involving state inmates must be used for apportionment of districts. Nev. Rev. Stat. §§ 304.065.	Certain population counts involving state inmates must be used for apportionment of districts. Nev. Rev. Stat. §§ 218B.105.
Number of districts	2011-2021: 4 After reapportionment based on 2020 Census: 4	Senate: 21. (Nev. Rev. Stat. § 218B, App.) House: 42. (Nev. Rev. Stat. § 218B, App.) Multimember Districts: No House districts nested within Senate districts? Yes
Districting responsibility	State Legislature. Nev. Rev. Stat. § 304 app.	State Legislature. Nev. Const. art. IV, § 5.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	Legislature must draw state legislative lines at the first session of the Legislature following the release of national census data (session scheduled to begin on Feb. 1, 2021 and end June 1, 2021). Nev. Const. art. IV, § 5.
Public Input	No specific guidelines for public input. All committee meetings are open to the public and members of the public are given the opportunity to testify and offer comments on the redistricting process and proposed plans.	

New Hampshire

General Court of New Hampshire

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Speaker of the House: Sherman Packard

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Phone: (603) 271-3661

New Hampshire State Senate

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Concord, NH 03301
Phone: (603) 271-2111

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	<p>Senate districts must be as nearly equal as may be in population. N.H. Const. pt. 2, art. 26.</p> <p>Senate districts must consist of contiguous towns, city wards and unincorporated places. <i>Id.</i></p> <p>No town, ward, or place shall be divided nor the boundaries thereof altered in House districts. N.H. Const. pt. 2, arts. 9, 26.</p> <p>The whole number of representatives to be chosen from the towns, wards, places, and representative districts thereof established hereunder, shall be not less than three hundred seventy-five or more than four hundred. N.H. Const. Pt. 2, Art. 9.</p> <p>House districts must consist of preserved and contiguous boundaries of towns, wards, and unincorporated places, and such can be combined if they are too small in population, on their own, to qualify for a seat. N.H. Const. pt. 2, art 11.</p>
Number of districts	<p>2011-2021: 2</p> <p>After reapportionment based on 2020 Census: 2</p>	<p>Senate: 24. (N.H. Const. Pt. 2, art. 25)</p> <p>House: 400. (N.H. Rev. Stat. Ann. § 662:5)</p> <p>Multimember Districts: Yes</p> <p>House districts nested within Senate districts? No</p>
Districting responsibility	State Legislature. N.H. Rev. Stat. Ann. § 662:1.	State Legislature. N.H. Const pt. 2, art. 9; N.H. Const. pt. 2, art. 26.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	District lines must be drawn at the regular legislative session in 2021. N.H. Const. pt. 2, arts. 11, 26.
Public Input	No specific guidelines on public input.	

New Jersey

New Jersey Redistricting Commission

Secretary: Frank Parisi
 Secretary: Raysa Kruger
 Address: State House Annex,
 P.O. Box 068, Trenton, NJ 08625-0068

New Jersey Appointment Commission

Address: State House Annex,
 P.O. Box 068, Trenton, NJ 08625-0068

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must be contiguous territory, as nearly compact and equally populated as possible. N.J. Const. art. IV, § II, ¶ 1. Census data will be adjusted for incarcerated individuals to be counted at their last known address prior to incarceration. N.J.S.A. 52:4-1.1-1.2..
Number of districts	2011-2021: 12 After reapportionment based on 2020 Census: 12	Senate: 40. (N.J. Const. Art. IV, § 2, ¶1) House: 80. (N.J. Const. Art. IV, § 2, ¶3) Multimember Districts: Yes House districts nested within Senate districts? Yes
Districting responsibility	New Jersey Redistricting Commission—Commission of 13 members. 2 members appointed by the President of the Senate; 2 members appointed by the Speaker of the General Assembly; 2 members appointed by the minority leader of the Senate; 2 members appointed by the minority leader of the General Assembly; 4 members appointed by the chairpersons of the each of the two political parties whose candidates for Governor receive the largest number of votes. N.J.S.A. Const. Art. 2, § 2, ¶ 1. No members of the commission can be a member or employee of the Congress of the United States. Members must be appointed with due consideration to geographic, ethnic and racial diversity. <i>Id.</i> Commission appointments must be made by June 15 of each year ending in one (June 15, 2021) and must be certified by the respective appointing officials to the Secretary of State by July 1 of that year (July 1, 2021). <i>Id.</i> The 12 appointed members of the Commission must elect a 13th independent member who will serve as the chairman of the Commission. The member is elected by a majority vote and must	Apportionment Commission—Commission of 10 members. 5 members appointed by the chairman of the each of the two political parties whose candidates for Governor received the largest number of votes in the most recent gubernatorial race. . Members must be appointed with due consideration to geographical representation. N.J. Const. art. IV. § III, ¶ 1. Commission appointments must be made on or before November 15th of the year the census is taken (Nov. 15, 2020 and certified by the Secretary of State by December 1 of that year (Dec. 1, 2020). <i>Id.</i>

New Jersey, cont.

New Jersey Redistricting Commission

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 Secretary: Raysa Kruger
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New Jersey Appointment Commission

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Districing responsibility, cont.	<p>have been a New Jersey resident for at least 5 years and have not held public or party office in New Jersey for that period. The member must be selected by July 15 of the year ending in one (July 15, 2021), and certified to the Secretary of State by July 20th of that year (July 20, 2021). N.J.S.A. Const. Art. 2, § 2, ¶¶ 1-2</p> <p>The 12 appointed members of the Commission must elect a 13th independent member who will serve as the chairman of the Commission. The member is elected by a majority vote and must have been a New Jersey resident for at least 5 years and have not held public or party office in New Jersey for that period. The member must be selected by July 15 of the year ending in one (July 15, 2021), and certified to the Secretary of State by July 20th of that year (July 20, 2021). N.J.S.A. Const. Art. 2, § 2, ¶¶ 1-2</p> <p>If the 12 appointed members cannot appoint an independent member by their deadline, they must certify the names of the two persons who received the greatest number of votes to the Supreme Court by July 20th (July 20, 2021). The Supreme Court will then select the independent member who is more qualified by education and occupational experience and by demonstrated ability to represent the best interest of the people of New Jersey by majority vote. The vote will take place by August 10th following receipt of certification (Aug. 10, 2021) and the selection will be certified to the Secretary of State by the following August 15th(Aug. 15, 2021). N.J.S.A. Const. Art. 2, § 2, ¶ 1.</p>	
May Governor veto?	No—New Jersey Supreme Court has exclusive jurisdiction over the establishment of Congressional districts. N.J. const. art. II, § II, P 7.	No

New Jersey, cont.

New Jersey Redistricting Commission

Secretary: Frank Parisi
 Secretary: Raysa Kruger
 Address: State House Annex,
 P.O. Box 068, Trenton, NJ 08625-0068

New Jersey Appointment Commission

Address: State House Annex,
 P.O. Box 068, Trenton, NJ 08625-0068

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Self-imposed state deadlines and enforcement*	Commission must certify the establishment of districts to the Secretary of State by the third Tuesday of each year ending in 2 (Jan. 18, 2022), or within three months after receipt of the number of members of the House of Representatives apportioned to the State for that decade, whichever is later. N.J. Const. art. II, § II, ¶ 3.	Commission must certify the establishment of Senate and Assembly districts and the apportionment of senators and members of the General Assembly to the Secretary of State within 1 month of receiving the census or by February 1 of the year following the year in which the census is taken (Feb. 1, 2021), whichever date is later. N.J. Const. art. IV, § III, ¶ 1. If the Apportionment Commission fails to certify districts before the deadline, the Chief Justice of the Supreme Court of New Jersey must appoint an 11th member to the Commission who will serve as a tie-breaker. The majority of the members of the Commission must then establish districts within one month of the appointment. N.J. Const. art. IV, § III, ¶ 2. If the Governor receives the census after February 15 of the year ending in one (Feb. 15, 2021), the Commission will certify districts after the November general election of 2021, but no later than March 1 of 2022. The Chief Justice of the will select an 11th member within a month of census receipt. N.J. Const. art. IV, § III, ¶ 4.
Public Input	By New Jersey law, the Congressional Redistricting Commission must hold at least 3 public meetings in different parts of the states and review written plans for the establishment of Congressional districts submitted by members of the public, subject to time and convenience. N.J. const. art. II, § II, ¶ 1. 4. There are no specific guidelines for the State Legislative Commission.	

New Mexico

New Mexico State House of Representatives

Phone: (505) 986-4751
 Email: house@nmlegis.gov

New Mexico State Senate

Phone: (505) 986-4714
 Email: senate@nmlegis.gov

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must be contiguous. N.M. Stat. §§ 2-8D-2, 2-7C-3. Senate districts must be as compact as practical. N.M. Stat. § 2-8D-2. House districts must be as compact as is practical and possible. N.M. Stat. § 2-7C-3.
Number of districts	2011-2021: 3 After reapportionment based on 2020 Census: 3	Senate: 42. (N.M. Stat. Ann. § 2-8D-2) House: 70. (N.M. Stat. Ann. § 2-7C-3) Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	State Legislature. N.M. Stat. Ann. § 1-15-15.2.	State Legislature. N.M. Const. art. IV, § 3.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	None
Public Input	No specific guidelines on public input.	

New York

New York State General Assembly

Majority Leader of the New York State General Assembly: Crystal D. Peoples-Stokes
 Phone: (518) 455-5005
 Address: LOB 926, Albany, NY 12248
 Email: PeopleC@nyassembly.gov

New York State Senate

Majority Leader of the New York State Senate: Andrea Stewart-Cousin
 Phone: (518) 455-2585
 Address: 188 State Street Room 907, Legislative Office Building
 Email: scounsins@nysenate.gov

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must be contiguous, compact in form as practicable, and as nearly as may be an equal number of inhabitants. N.Y. Const. art. III, §§ 4(c)(3), 4(c)(4), 4(c)(6).</p> <p>Districts must consider whether lines would result in the denial or abridgement of racial or language minority voting rights, and districts cannot be drawn with the purpose or result of the denial or abridgement of such rights. N.Y. Const. art. III, § 4(c)(1).</p> <p>Districts must be drawn so that racial or minority language groups do not have less opportunity to participate in the political process than other members. <i>Id.</i></p> <p>Districts must not be drawn to discourage competition or for the purpose of favoring or disfavoring incumbents or particular candidates or political parties. N.Y. Const. art. III, § 4(c)(5).</p>	<p>Districts must be contiguous, compact in form as practicable, and as nearly as may be an equal number of inhabitants. N.Y. Const. art. III, §§ 4(c)(3), 4(c)(4), 4(c)(6).</p> <p>Districts must consider whether lines would result in the denial or abridgement of racial or language minority voting rights, and districts cannot be drawn with the purpose or result of the denial or abridgement of such rights. N.Y. Const. art. III, § 4(c)(1).</p> <p>Districts must be drawn so that racial or minority language groups do not have less opportunity to participate in the political process than other members. <i>Id.</i></p> <p>Districts must not be drawn to discourage competition or for the purpose of favoring or disfavoring incumbents or particular candidates or political parties. . N.Y. Const. art. III, § 4(c)(5).</p> <p>Census data will be adjusted for incarcerated individuals to be counted at their last known address prior to incarceration. NY Leg. § 83-M (13)(b).</p>
Number of districts	<p>2011-2021: 27 After reapportionment based on 2020 Census: 26</p>	<p>Senate: 63. (N.Y. State Law § 123) House: 150. (N.Y. Const. Art. III, § 2; N.Y. State Law § 121) Multimember Districts: No House districts nested within Senate districts? No</p>
Districting responsibility	<p>Independent Redistricting Commission— Commission of 10 members. 2 members appointed by temporary president of the senate; 2 members appointed by the speaker of the assembly; 2 members appointed by the minority leader of the senate; 2 members appointed by the minority leader of the assembly. N.Y. Const. art. II, §§ 4(b), 5-b(a).</p>	<p>Independent Redistricting Commission— Commission of 10 members. 2 members appointed by temporary president of the senate; 2 members appointed by the speaker of the assembly; 2 members appointed by the minority leader of the senate; 2 members appointed by the minority leader of the assembly. N.Y. Const. art. II, §§ 4(b), 5-b(a)).</p>

New York, cont.

New York State General Assembly

Majority Leader of the New York State General Assembly: Crystal D. Peoples-Stokes
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New York State Senate

Majority Leader of the New York State Senate: Andrea Stewart-Cousin
 Phone: (518) 455-2585
 Address: 188 State Street Room 907, Legislative Office Building
 Email: scounsins@nysenate.gov

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
<p>Districting responsibility, cont.</p>	<p>2 additional members appointed by majority vote from the previously appointed members. These members cannot be enrolled in either of the two major political parties within 5 years preceding their appointment. N.Y. Const. art. II, § 5-b(a).</p> <p>One member must be designated chair of the Commission by majority vote. <i>Id.</i></p> <p>To the extent practicable, members shall reflect the diversity of the residents of New York with regard to race, ethnicity, gender, language, and geographic residence. To the extent practicable, the appointing authorities shall consult with organizations devoted to protecting the voting rights of minority and other voters concerning potential appointees to the commission. N.Y. Const. art. II, § 5-b(c)</p> <p>If the state Senate and Assembly are controlled by the same party (as is the case for 2021 and 2022), approval of a redistricting plan requires approval by at least 7 members of the Commission including at least one member appointed by each of the legislative leaders. N.Y. Const. art. III, § 5-b(f)(1).</p> <p>If the state Senate and Assembly are controlled by two different political parties, approval of a redistricting plan requires approval by at least 7 members including at least one member appointed by the speaker of the assembly and one member appointed by the temporary president of the senate. N.Y. Const. art. III, § 5-b(f)(2).</p> <p>If the commission is unable to obtain 7 votes to approve a redistricting plan on or before January 1st in the year ending in two (Jan. 1, 2022), the Commission must submit the redistricting plan with the highest number of votes to the legislature for approval. N.Y. Const. art. III, § 5-b(g).</p>	<p>2 additional members appointed by majority vote from the previously appointed members. These members cannot be enrolled in either of the two major political parties within 5 years preceding their appointment. N.Y. Const. art. II, § 5-b(a).</p> <p>One member must be designated chair of the Commission by majority vote. <i>Id.</i></p> <p>To the extent practicable, members shall reflect the diversity of the residents of New York with regard to race, ethnicity, gender, language, and geographic residence. To the extent practicable, the appointing authorities shall consult with organizations devoted to protecting the voting rights of minority and other voters concerning potential appointees to the commission. N.Y. Const. art. II, § 5-b(c)</p> <p>If the state Senate and Assembly are controlled by the same party (as is the case for 2021 and 2022), approval of a redistricting plan requires approval by at least 7 members of the Commission including at least one member appointed by each of the legislative leaders. N.Y. Const. art. III, § 5-b(f)(1).</p> <p>If the state Senate and Assembly are controlled by two different political parties, approval of a redistricting plan requires approval by at least 7 members including at least one member appointed by the speaker of the assembly and one member appointed by the temporary president of the senate. N.Y. Const. art. III, § 5-b(f)(2).</p> <p>If the commission is unable to obtain 7 votes to approve a redistricting plan on or before January 1st in the year ending in two (Jan. 1, 2022), the Commission must submit the redistricting plan with the highest number of votes to the legislature for approval. N.Y. Const. art. III, § 5-b(g).</p>

New York, cont.

New York State General Assembly

Majority Leader of the New York State General Assembly: Crystal D. Peoples-Stokes
 Phone: (518) 455-5005
 Address: LOB 926, Albany, NY 12248
 Email: PeopleC@nyassembly.gov

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Districting responsibility, cont.	<p>The redistricting plans for the assembly and the senate shall be contained and voted upon by the legislature in a single bill, and the congressional district plan may be included in the same bill. The implementing legislation must be approved by both houses without amendment by a 2/3 majority and written into law by governor to be approved. N.Y. Const. art III, § 4(b).</p> <p>The legislature has two opportunities to accept or reject the Commission’s recommendations without modification. If the legislature rejects the maps twice, they may substitute their own amended map. Id.</p> <p>Apportionment by the legislature is subject to review by the supreme court, at the suit of any citizen. The court must render its decision within 60 days after a petition is filed. N.Y. Const. art. III, § 5.</p>	<p>The redistricting plans for the assembly and the senate shall be contained and voted upon by the legislature in a single bill, and the congressional district plan may be included in the same bill. The implementing legislation must be approved by both houses without amendment by a 2/3 majority and written into law by governor to be approved. N.Y. Const. art III, § 4(b).</p> <p>The legislature has two opportunities to accept or reject the Commission’s recommendations without modification. If the legislature rejects the maps twice, they may substitute their own amended map. Id.</p> <p>Apportionment by the legislature is subject to review by the supreme court, at the suit of any citizen. The court must render its decision within 60 days after a petition is filed. N.Y. Const. art. III, § 5.</p>
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	<p>Commission must submit plans to legislature by Jan. 15th on the year ending in two (Jan. 15, 2022). N.Y. Const. art. III, § 4(b).</p> <p>If the plan is rejected by the legislature, the commission must submit a new plan within 15 days of rejection and no later than February 28th (Feb. 28, 2022). N.Y. Const. art. III, § 4(b)(6).</p>	<p>Commission must submit plans to legislature by Jan. 15th on the year ending in two (Jan. 15, 2022). N.Y. Const. art. III, § 4(b).</p> <p>If the plan is rejected by the legislature, the commission must submit a new plan within 15 days of rejection and no later than February 28th (Feb. 28, 2022). N.Y. Const. art. III, § 4(b)(6).</p>
Public Input	<p>During the preparation of the redistricting plan, the Independent Redistricting Commission must conduct at least one public hearing in each of the following cities: Albany, Buffalo, Syracuse, Rochester, and White Plains; and counties: Bronx, Kings, New York, Queens, Richmond, Nassau, and Suffolk. The Commission must make its draft redistricting plans, relevant data, and related information widely available to the public at least 30 days prior to the first public hearing and no later than September 15th of the year ending in one (Sept. 15, 2021). N.Y. Const. art. III, § 4(c).</p>	

North Carolina

North Carolina General Assembly

Address: Legislative Building, 16 West Jones
Street, Raleigh, NC 27601
Phone: (919) 733-4111

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must represent, as nearly as may be, an equal number of inhabitants. N.C. Const. Art. II, § 3(1). Districts must be contiguous. N.C. Const. Art. II, § 3(2). No county may be divided in the formation of a district. N.C. Const. Art. II, § 3(3).
Number of districts	2011-2021: 13 After reapportionment based on 2020 Census: 14	Senate: 50. (N.C. Const. Art. II, § 2) House: 120. (N.C. Const. Art. II, § 4) Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	State Legislature. N.C. Gen Stat. Ann. § 163-201.	State Legislature. N.C. Stat. art. II, §§ III, V.
May Governor veto?	No	No
Self-imposed state deadlines and enforcement*	None	The General Assembly must draw lines at the first regular session after the return of the census. (Jan. 13, 2021-July 30, 2021). N.C. Const. Art. II, § 3.
Public Input	No specific guidelines on public input.	

North Dakota

North Dakota Speaker of the House:
Rep. Kim Koppelman

Address: 513 First Avenue NW,
West Fargo, ND 58078-1101
Phone: 701-492-7317
Email: kkoppelman@nd.gov

**Majority Leader of the North
Dakota Senate: Senator Rich Wardner**

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Dickinson, ND 58601-3654
Phone: 701-483-6918
Email: rwardner@nd.gov

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	Districts must be contiguous and compact. N.D. Const. art. IV, § 2.	Districts must be contiguous and compact. N.D. Const. art. IV, § 2. Districts must be as nearly equal as is practicable. Id. Two senatorial districts may be combined only when a single member senatorial district includes a federal facility or federal installation, and may provide for the election of senators at large and representatives at large or from subdistricts from those districts. Id.
Number of districts	2011-2021: 1 After reapportionment based on 2020 Census: 1	Senate: 47. (N.D. Cent. Code § 54-03-01.5(1)) House: 94. (Id) Multimember Districts: Yes House districts nested within Senate districts? Yes
Districting responsibility	State Legislature. N.D. Const. art. IV, § 2.	State Legislature. N.D. Const. art. IV, § 2.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	Must produce plans by the end of the first regular session after the census is received (Jan. 5, 2021-Apr. 28, 2021). N.D. Const. art. IV, § 2.	Must produce plans by the end of the first regular session after the census is received (Jan. 5, 2021-Apr. 28, 2021). N.D. Const. art. IV, § 2.
Public Input	No specific guidelines on public input.	

Ohio

Speaker of the Ohio House of Representatives:
Rep. Robert Cupp

Address: 77 South High Street,
14th Floor, Columbus, OH 43215
Phone: (614) 466-9624
Website: www.ohiohouse.gov/robert-r-cupp

President of the Ohio Senate:
Senator Matt Huffman

Address: Senate Building, 1 Capitol Square,
2nd Floor, Columbus, OH 43215
Phone: (614) 466-7584

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must be compact and contiguous. Ohio Const. art. XIX, § 2.</p> <p>The boundary of each district must be a single nonintersecting continuous line. <i>Id.</i></p> <p>If a municipal corporation or township is located in a county containing a population that exceeds the congressional ratio of representation, then a plan should attempt to include a significant portion of that municipal corporation or township in a single district and may include residents with similar interests. <i>Id.</i></p> <p>If a municipal corporation or township is in a county containing a population that exceeds the congressional ratio of representation, that municipal corporation or township shall not be split. If that county contains two or more municipal corporations or townships, then only the most populous shall not be split. <i>Id.</i></p> <p>Of the 88 counties in Ohio, 65 shall be contained entirely within a district, 18 counties may be split not more than once, and 5 counties may be split not more than twice. <i>Id.</i></p> <p>If a district includes only part of the territory of a particular county, the part of the district that lies in that particular county shall be contiguous. <i>Id.</i></p> <p>No two districts can share portions of the territory of more than one county, except for a county whose population exceeds 400,000. <i>Id.</i></p> <p>Districts must attempt to include at least one whole county. <i>Id.</i></p>	<p>No district shall contain a population of less than 95% nor more than 105% of the average population representation ratio. Ohio Const. art. XI, § 3.</p> <p>Districts must be contiguous, and the boundary of each district must be a single nonintersecting continuous line. <i>Id.</i></p> <p>Each county containing population greater than 105% of the ratio of representation in the house must be divided into as many house districts as it has whole ratios of representation. <i>Id.</i></p> <p>Each county containing population of not less than 95% of the ratio of representation in the house nor more than 105% of the ratio shall be designated a representative district. <i>Id.</i></p> <p>No county shall be split more than once. <i>Id.</i></p> <p>Districts must be drawn as to split the smallest possible number of municipal corporations and townships whose contiguous portions contain a population of more than 50%, but less than 100% of one ratio of representation. <i>Id.</i></p> <p>If the above is not possible, districts must be created by splitting two small or large cities, then by splitting incremental midsize cities, then by splitting midsize counties, then by splitting the remaining fraction of a county with multiple districts. <i>Id.</i></p>

Ohio, cont.

**Speaker of the Ohio House of Representatives:
Rep. Robert Cupp**

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	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions, cont.	Districts established under a plan passed by a simple majority vote in the General Assembly cannot unduly favor or disfavor a political party or its incumbents; cannot unduly split governmental units; must be compact. Ohio Const. art. XIX, § 1(C)(3).	
Number of districts	2011-2021: 16 After reapportionment based on 2020 Census: 15	Senate: 33. (Ohio Apportionment Board, Final Ohio Apportionment Plan, Governor of Ohio) House: 99. (Id) Multimember Districts: No House districts nested within Senate districts? Yes
Districting responsibility	Ohio General Assembly—requires an affirmative vote of 3/5 of the members of each house, including the affirmative vote of at least one-half of the members of the each of the two largest political parties represented in that house. Ohio Const. art. XIX, § 1. If the General Assembly fails to pass a plan and file it with the secretary of state by their deadline, then the Ohio Redistricting Commission must adopt a plan. Id. The Redistricting Commission is a 7 member commission including the Governor, State Auditor, Secretary of State, and one commissioner chosen by each of the majority and minority leaders of both legislative houses. SJR 5. The plan must be adopted by an affirmative vote of 4 members of the commission, including at least 2 members of the commission who represent each of the two largest political parties represented in the general assembly. Ohio Const. art. XIX, § 1.	Ohio Redistricting Commission—a 7-member commission including Governor, State Auditor, Secretary of State, and one commissioner chosen by each of the majority and minority leaders of both legislative houses. No member can be a current member of congress. Ohio Const. art. XI, § 1. Plans must be approved with the votes of at least 2 members of each major political party. Maps passed by this procedure are valid for 10 years. Id. If the redistricting commission reaches an impasse by their deadline, the commission must pass a plan by a simple majority vote. Maps passed by this procedure are valid for 2 general elections. Ohio Const. art. XI § 8. Legislative Task Force on Redistricting, Reapportionment, and Demographic Research—a 6-member task force that provides assistance and research to the general assembly and its committees regarding establishing congressional and legislative districts. Ohio Rev. Code § 103.51.

Ohio, cont.

Speaker of the Ohio House of Representatives:
Rep. Robert Cupp

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President of the Ohio Senate:
Senator Matt Huffman

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Districting responsibility, cont.	<p>If the redistricting commission does not adopt a plan by their deadline, then the General Assembly must pass a plan in the form of a bill by the last day of November of that year (Nov. 30, 2021). The plan must be approved by a simple majority. <i>Id.</i></p> <p>If the plan is passed by a supermajority in the General Assembly or by the redistricting commission, then the plan is valid for 10 years. If the plan is passed by simple majority by the General Assembly, then it is valid for 2 general elections. <i>Id.</i></p> <p>Legislative Task Force on Redistricting, Reapportionment, and Demographic Research—a 6-member task force that provides assistance and research to the general assembly and its committees regarding establishing congressional and legislative districts. Ohio Rev. Code § 103.51.</p> <p>The president of the senate appoints 3 members, not more than 2 of whom shall be members of the same political party. One member can also not be a member of the general assembly. The speaker of the house appoints 3 members under the same guidelines above. <i>Id.</i></p>	<p>The president of the senate appoints 3 members, not more than 2 of whom shall be members of the same political party. One member can also not be a member of the general assembly. The speaker of the house appoints 3 members under the same guidelines above. <i>Id.</i></p>
May Governor veto?	Yes—General Assembly’s second attempt is subject to gubernational veto.	No
Self-imposed state deadlines and enforcement*	<p>The Ohio General Assembly must pass a congressional district plan by the last day of September of a year ending in the numeral one (Sept. 31, 2021). Ohio Const. art XIX, § 1.</p> <p>If the General Assembly fails to pass a plan by their deadline, the Ohio Redistricting Commission must adopt a plan by the last day of October of the year ending in one (Oct. 31, 2021). <i>Id.</i></p>	<p>The redistricting commission must pass a plan with votes of at least 2 members of each major political party by the first day of September of a year ending in the numeral one (Sept. 1, 2021). Ohio Const. art. XI, § 1.</p> <p>If reaches an impasse by the above deadline, the commission must pass a plan by majority vote by the fifteenth day of September of a year ending in the number one (Sept. 15, 2021). Ohio Const. art. XI § 8.</p>

Ohio, cont.

**Speaker of the Ohio House of Representatives:
Rep. Robert Cupp**

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Senator Matt Huffman**

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2nd Floor, Columbus, OH 43215

Phone: (614) 466-7584

** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Public Input	<p>Ohio law requires the General Assembly to hold at least 2 public hearings and accept proposals from the public before implementing a congressional plan. Ohio Const. art. XIX 1(G)-(H).</p> <p>Ohio law requires the Redistricting Commission to hold at least 3 public hearings after introducing a draft state legislative plan. The commission must hold an additional hearing on a plan that will be passed by majority vote. Ohio Const. art. XI, §§ 1(C), 8.</p>	

Oklahoma

Oklahoma State Legislature

Address: 2300 N Lincoln Blvd.,
State Capitol Building, Oklahoma City,
OK 73105

**Speaker of the House: Charles
McCall**

Phone: (405) 557-7412

President of the Senate: Greg Treat

Phone: (405) 521-5632

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	District lines must consider population, compactness, area, political units, historical precedents, economic and political interests, contiguous territory, and other major factors, to the extent feasible. Okla. Const. art. V, § 9A.
Number of districts	2011-2021: 5 After reapportionment based on 2020 Census: 5	Senate: 48. (Okla. Const. Art. V, § 9A; Okla. Stat. Tit. 14 § 80.35.2) House: 101. (Okla. Stat. Tit. 14 § 135) Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	State Legislature. Okla. Stat. tit. 14 § 6.2.	State Legislature. Okla. Const. art. V. § 11A. If the state legislature fails to make an apportionment by their deadline, then apportionment is made by the Bipartisan Commission on Legislative Apportionment. <i>Id.</i> Bipartisan Commission on Legislative Apportionment—a 7-member commission including the Lieutenant Governor who is a nonvoting member and the chair of the commission; 2 members, one republican and one democrat, appointed by the President Pro Tempore of the Senate; 2 members, one Republican and one Democrat, appointed by the Speaker of the House; and 2 members, one republican and one democrat, appointed by the Governor. <i>Id.</i>
May Governor veto?	Yes	Yes, if plan is passed by the legislature as a regular statute.
Self-imposed state deadlines and enforcement*	None	The state legislature must make an apportionment within 90 legislative days after the convening of the first regular session of the Legislature (convening on Feb. 1, 2021) following each census. Okla. Const. art. V, § 11A.
Public Input	No specific guidelines for public input.	

Oregon

Oregon State Legislature

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Phone: (503) 986-1848
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Oregon Secretary of State: Shemia Fagan

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must be contiguous. Or. Rev. Stat. § 188.010(1)(a).</p> <p>Districts must be of equal population. Id. § 188.010(1)(b).</p> <p>Districts must utilize existing geographic or political boundaries. Id. § 188.010(1)(c).</p> <p>Districts must not divide communities of common interests. Id. § 188.010(1)(d).</p> <p>No district shall be drawn for the purpose of favoring any political party, incumbent legislator or other person. Id. § 188.010(2).</p> <p>No district shall be drawn for the purpose of diluting the voting strength of any language or ethnic minority group. Id. § 188.010(3).</p>	<p>Districts must be contiguous. Or. Rev. Stat. § 188.010(1)(a).</p> <p>Districts must be of equal population. Id. § 188.010(1)(b).</p> <p>Districts must utilize existing geographic or political boundaries. Id. § 188.010(1)(c).</p> <p>Districts must not divide communities of common interests. Id. § 188.010(1)(d).</p> <p>No district shall be drawn for the purpose of favoring any political party, incumbent legislator or other person. Id. § 188.010(2).</p> <p>No district shall be drawn for the purpose of diluting the voting strength of any language or ethnic minority group. Id. § 188.010(3).</p> <p>Two state House of Representative districts shall be wholly included within a single state senatorial district. Id. § 188.010(4).</p>
Number of districts	<p>22011-2021: 5</p> <p>After reapportionment based on 2020 Census: 6</p>	<p>Senate: 30. (Or. Rev. Stat. § 188.295)</p> <p>House: 60. (Or. Rev. Stat. § 188.290)</p> <p>Multimember Districts: No</p> <p>House districts nested within Senate districts? Yes</p>
Districting responsibility	State Legislature. Or. Rev. Stat. §§ 188.010, 188.140.	<p>State Legislature. Or. Const. art. IV, § 6.</p> <p>If the State Legislature fails to apportion districts by their deadline, then the Secretary of State will make the apportionment. Or. Const. art. IV, § 6.</p>
May Governor veto?	Yes	Yes, if drawn by legislature.

Oregon, cont.

Oregon State Legislature

Address: 900 Court St. NE,
Rm. 140A, Salem, Oregon 97301
Phone: (503) 986-1848
Email: adminstrationleg@oregonlegislature.gov

Oregon Secretary of State: Shemia Fagan

Phone: (503) 986-1523
Email: oregon.sos@oregon.gov

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Self-imposed state deadlines and enforcement*	Judicial challenges must be resolved by the Marion County panel by Oct. 1, 2021. Or. Rev. Stat. § 188.125(10).	<p>The State Legislature must pass a redistricting statute by July 1 of the year of the odd-numbered year regular session of the Legislative Assembly following the census (July 1, 2021). Or. Const. art. IV, § 6.</p> <p>If the State Legislature fails to pass a statute before their deadline, then the Secretary of State must file a plan with the state Supreme Court by August 15th (Aug. 15, 2021). <i>Id.</i></p> <p>Judicial challenges must be resolved by the state supreme court by the 15th of September if the plan is drawn by the legislature (Sept. 15, 2021) or the first of November if the plan is drawn by the Secretary of State (Nov. 1, 2021). <i>Id.</i></p>
Public Input	Legislative Assembly must hold at least 10 public hearings at locations throughout the state prior to proposing a reapportionment plan. Additionally, the Legislative Assembly or Secretary of State must hold five public hearings after the reapportionment plan is proposed, but before the plan is adopted; conduct hearings either in 5 different congressional districts or with the use of videoconferencing technologies to permit active citizen participations. Appropriate public notice of the time and location of each hearing must be provided and a hearing must be held in each congressional district and individuals at remote sites throughout the state must be permitted to provide public testimony at hearings through the use of video equipment. Or. Rev. Stat. § 188.016(1)-(3).	

Pennsylvania

Senate Majority Leader:
Senator Kim Ward

Address: Senate Box 203039,
 Harrisburg, PA 17120-3039,
 Room: 292 Main Capitol
 Phone: (717) 787-6063

House Majority Leader:
Hon. Kerry Benninghoff

Address: 140 West High Street,
 Bellefonte, PA 16823
 Phone: (814) 355-1300

House State Government Committee Chair:
Rep. Seth Grove

Address: 7 East Wing, P.O. Box 202196,
 Harrisburg, PA 17120-2196
 Phone: (717) 783-2655

Senate State Government Committee
Chair: Senator David Argall

Address: Senate Box 203029,
 Harrisburg, PA 17120-3029,
 Room: 171 Main Capitol
 Phone: (717) 783-8657

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	All voters must have an equal opportunity to translate their votes into representation, and neutral redistricting criteria must not be “subordinated, in whole or in part, to extraneous considerations such as gerrymandering for partisan advantage.” League of Women Voters v. Commonwealth, 645 Pa. 1, 101, 122 (2018); see Pa. Const. art. I § 5.	Districts must be compact and contiguous territory as nearly as equal in population as practicable. Pa. Const. art. II, § 16. Unless absolutely necessary no county, city, incorporated town, borough, township, or ward shall be divided in forming either a senatorial or representative district. <i>Id.</i> All voters must have an equal opportunity to translate their votes into representation, and neutral redistricting criteria must not be “subordinated, in whole or in part, to extraneous considerations such as gerrymandering for partisan advantage.” League of Women Voters v. Commonwealth, 645 Pa. 1, 101, 122 (2018); see Pa. Const. art. I § 5.
Number of districts	2011-2021: 18 After reapportionment based on 2020 Census: 17	Senate: 50. (Pa. Const. Art. II, § 16) House: 203. (<i>Id.</i>) Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	State Legislature. 25 Pa. Stat. and Cons. Stat. § 3596.301.	Legislative Reapportionment Commission (“LRC”)—a 5-member commission including the minority and majority leaders of both house of the legislatures, or deputies appointed by each of them, and a chair who cannot be an elected official. The chair is selected either by the 4 legislative members, or, if they cannot agree, by the Pennsylvania Supreme Court. Pa. Const. art. II, § 17(b). The 4 legislative members of the commission must be certified by the President pro tempore of the Senate and the Speaker of the House within 60 days of receipt of census data. <i>Id.</i>

Pennsylvania, cont.

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Districing responsibility, cont.		<p>The 4 legislative members must select the 5th member within 45 days after their certification. <i>Id.</i></p> <p>If the 4 legislative members fail to select a 5th member by their deadline, then a majority of the justices of the Supreme Court will appoint a member within 30 days after their deadline. <i>Id.</i></p>
May Governor veto?	Yes	No
Self-imposed state deadlines and enforcement*	None	<p>The commission must file a preliminary reapportionment plan with the elections officer within 90 days after the commission has been certified or 90 days after receipt of census data, whichever is later. Pa. Const. art. II, § 17(c).</p> <p>The commission has 30 days after filing their plan to make changes. <i>Id.</i></p> <p>Any aggrieved person may file exceptions with the commission within 30 days after the plan is filed. The commission has 30 days after exceptions are filed to prepare and file a revised reapportionment plan. If no exceptions are filed or if all filed exceptions are resolved, then the LRC's plan is final. <i>Id.</i></p> <p>Any aggrieved person may file an appeal from the LRC's revised final plan directly to the Pennsylvania Supreme Court within 30 days. If the person appealing proves that the final plan is contrary to law," the Supreme Court shall issue an order for the commission to reapportion in a legal manner. Pa. Const. art. II, § 17(d).</p>

Pennsylvania, cont.

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** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Self-imposed state deadlines and enforcement*, cont.		When the Supreme Court has decided an appeal or when the last day for filing an appeal has passed with no appeal, the reapportionment plan shall have the force of law. Pa. Const. art. II, § 17(e).
Public Input	No specific statutory or constitutional guidelines for public input.	

Rhode Island

Speaker of the State of Rhode Island House of Representatives: Rep. K. Joseph Shekarchi

Phone: (401) 222-2466
Email: rep-shekarchi@rilegislature.gov

President of the Rhode Island Senate: Senator Dominick J. Ruggerio

Phone: (401) 222-6655
Email: sen-ruggerio@rilegislature.gov

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>To be determined—for the post-2010 redistricting cycle, the Rhode Island legislature established an 18-member commission to produce draft congressional and legislative redistricting maps for the legislature’s consideration. See 2011 R.I. Laws ch. 106. The commission’s establishing act included substantive criteria for district size, limits on population variance, and guidelines for district boundaries. See 2011 R.I. Laws ch. 106, § 2.</p> <p>Similar legislation that would apply to the post-2020 redistricting cycle is pending in the Rhode Island legislature as of the publication of this guide. See, e.g., H.B. 5868 (2021), H.B. 6222 (2021), S.B. 537 (2021), and S.B. 852 (2021).</p>	<p>Districts must be as nearly equal in population as possible. R.I. Const. art. VII, § 1; art. VIII, § 1.</p> <p>Additional criteria remain to be determined—for the post-2010 redistricting cycle, the Rhode Island legislature established an 18-member commission to produce draft congressional and legislative redistricting maps for the legislature’s consideration. See 2011 R.I. Laws ch. 106. The act establishing the commission included substantive criteria for district size, limits on population variance, and guidelines for district boundaries. 2011 R.I. Laws ch. 106, § 2.</p> <p>Similar legislation that would apply to the post-2020 redistricting cycle is pending in the Rhode Island legislature as of the publication of this guide. See, e.g., H.B. 5868 (2021), H.B. 6222 (2021), S.B. 537 (2021), and S.B. 852 (2021).</p>
Number of districts	<p>2011-2021: 2 After reapportionment based on 2020 Census: 2</p>	<p>Senate: 38. (R.I. Const. Art. VIII, § 1; R.I. Gen. Laws § 22-1-1)</p> <p>House: 75. (R.I. Const. Art. VII, § 1; R.I. Gen. Laws § 22-2-1)</p> <p>Multimember Districts: No</p> <p>House districts nested within Senate districts? No</p>
Districing responsibility	<p>State Legislature. R.I. Gen. Laws. §§ 17-4-1, 17-4-2.</p> <p>For the post-2010 redistricting cycle, the Rhode Island legislature established an 18-member Special Commission on Reapportionment to produce draft congressional and legislative redistricting maps for the legislature’s consideration. See 2011 R.I. Laws ch. 106.</p> <p>Similar legislation that would apply to the post-2020 redistricting cycle is pending in the Rhode Island legislature as of the publication of this guide. See, e.g., H.B. 5868 (2021), H.B. 6222 (2021), S.B. 537 (2021), and S.B. 852 (2021).</p>	<p>State Legislature. R.I. Const. art. VII, § 1; art. VIII, § 1.</p> <p>For the post-2010 redistricting cycle, the Rhode Island legislature established an 18-member Special Commission on Reapportionment to produce draft congressional and legislative redistricting maps for the legislature’s consideration. See 2011 R.I. Laws ch. 106.</p> <p>Similar legislation that would apply to the post-2020 redistricting cycle is pending in the Rhode Island legislature as of the publication of this guide. See, e.g., H.B. 5868 (2021), H.B. 6222 (2021), S.B. 537 (2021), and S.B. 852 (2021).</p>

Rhode Island, cont.

Speaker of the State of Rhode Island House of Representatives: Rep. K. Joseph Shekarchi

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President of the Rhode Island Senate: Senator Dominick J. Ruggerio

Phone: (401) 222-6655
 Email: sen-ruggerio@rilegislature.gov

** Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	To be determined. The 2011 Reapportionment Commission was required to report its findings and recommendations to the general assembly on or before January 15, 2012. 2011 R.I. Laws ch. 106, § 4.	To be determined. The 2011 Reapportionment Commission was required to report its findings and recommendations to the general assembly on or before January 15, 2012. 2011 R.I. Laws ch. 106, § 4.
Public Input	To be determined. The 2011 Reapportionment Commission was required to conduct public hearings prior to the issuance of its findings and recommendations. Members of the public were also provided access to the technical software used for district mapping. 2011 R.I. Laws ch. 106, § 3.	

South Carolina

**Majority Leader of the South
Carolina State Senate:
Senator A. Shane Massey**

Address: 311 Gressette Bldg.,
Columbia 29201
Phone: (803) 212-6330

**Majority Leader of the South
Carolina House of
Representatives: Rep. J. Gary Simrill**

Address: 518C Blatt Bldg.,
Columbia 29201
Phone: (803) 734-3040

* *Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	None
Number of districts	2011-2021: 7 After reapportionment based on 2020 Census: 7	Senate: 46. (S.C. Code § 2-1-70) House: 124. (S.C. Const. Art. III, § 3; S.C. Code § 2-1-35) Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	State Legislature. S.C. Code § 7-19-50.	State Legislature. S.C. Const. art. III, §§ 3,6.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	None
Public Input	No specific guidelines for public input.	

South Dakota

South Dakota Legislature, Legislative Research Council

Address: Legislative Research Council,
 Capitol Building, 3rd Floor – 500 East
 Capitol Avenue, Pierre, SD 57501-5070
 Email: LRC@sdlegislature.gov
 Phone: (605) 773-3251

* *Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must be compact and contiguous and must have population as nearly equal as is practicable. S.D. Const. art. III, § 5.
Number of districts	2011-2021: 1 After reapportionment based on 2020 Census: 1	Senate: 35. (S.D. Codified Laws § 2-2-42) House: 70. (S.D. Codified Laws § 2-2-44) Multimember Districts: Yes House districts nested within Senate districts? Yes
Districting responsibility	N/A (only 1 district)	State Legislature. S.D. Const. art. III, § 5.
May Governor veto?	N/A	Yes
Self-imposed state deadlines and enforcement*	N/A	Apportionment must be accomplished by December first of the year ending in one(Dec. 1, 2021). S.D. Const. art. III, § 5. If any Legislature whose duty it is to make an apportionment fails to meet that deadline, then the Supreme Court will make the apportionment within 90 days. Id.
Public Input	No specific guidelines for public input.	

Tennessee

**Speaker of the Tennessee State Senate:
Senator Randy McNally**

Address: 700 Cordell Hull Bldg.,
Nashville, TN 37243
Phone: (615) 741-6806

**Speaker of the House of Representatives:
Rep. Cameron Sexton**

Address: 425 5th Avenue North,
Suite 600 Cordell Hull Bldg.,
Nashville, TN 37243
Phone: (615) 741-2343

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Counties having 2 or more senators or representatives must be divided into separate districts. Tenn. Const. art. II, §§ 5, 6. In districts composed of 2 or more counties, each county must adjoin at least one other county of such district. <i>Id.</i> No county shall be divided in forming such a district. <i>Id.</i>
Number of districts	2011-2021: 9 After reapportionment based on 2020 Census: 9	Senate: 33. (Tenn. Code § 3-1-101) House: 99. (Tenn. Const. Art. II, § 5; Tenn. Code § 3-1-101) Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	State Legislature. Tenn. Code Ann. §§ 2-16-102, 2-16-103.	State Legislature. Tenn. Const. art. II, § 4.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	None
Public Input	No specific guidelines for public input.	

Texas

Texas Legislative Council - Redistricting Support Services:

Joint Chairman: Dan Patrick, Lieutenant Governor

Joint Chairman: Dade Phelan, Speaker of the House

Executive Director: Jeff Archer

Address: P.O. Box 12128,

Capitol Station, Austin,

TX 78711-2128

Phone: 512.463.6622

Fax: 512.936.1020

* *Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must be contiguous. Tex. Const. art. III, §§ 25, 26. House districts must follow county boundaries whenever possible. Tex. Const. art. III, § 26.
Number of districts	2011-2021: 36 After reapportionment based on 2020 Census: 38	Senate: 31. (Tex. Const. art. III, § 2) House: 150. (<i>id.</i>) Multimember districts? No House districts nested within Senate districts? No
Districing responsibility	State legislature. SB 4, 82d Sess. (Tex. 2011)	State legislature or, if legislature fails to make an apportionment, a backup commission of elected officials (Legislative Redistricting Board of Texas). Tex. Const. art. III, § 28.
May Governor veto?	Yes	Yes (if drawn by legislature)
Self-imposed state deadlines and enforcement*	None	First regular session following release of Census figures. If not, the 5-member Legislative Redistricting Board of Texas has 90 days to assemble in Austin and must adopt a plan within 60 days after assembling. Tex. Const. art. III, § 28.
Public Input	No specific guidelines for public input.	

Utah

Utah State Senate

Address: 350 North State, Suite 320,
PO Box 145115, Salt Lake City, Utah 84114
Phone: (801) 538-1408

Utah House of Representatives

Address: 350 North State, Suite 350,
PO Box 145030, Salt Lake City,
Utah 84114
Phone: (801) 538-1408

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	None
Number of districts	2011-2021: 4 After reapportionment based on 2020 Census: 4	SSenate: 29. (Utah Const. art. IX, § 2; Utah Code § 36-1-101.5) House: 75. (Utah Code Ann. § 36-1-201.5) Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	<p>State Legislature. Utah Const. art. IX, § 1.</p> <p>The state legislature is assisted by the Utah Independent Redistricting Commission—a 7 member advisory commission including 1 member appointed by governor who serves as chair; majority and minority leaders of the House and Senate each appoint 1 member; 1 member appointed jointly by the president of the Senate and the speaker of the House; 1 member appointed jointly by the minority leaders of the House and Senate. Utah Code § 20A-20-201.</p> <p>The commission must prepare and recommend three different maps for each house of the legislature. Utah Code § 20A-20-302(2).</p> <p>To the extent possible, each map must be approved by at least 5 members of the commission. Utah Code § 20A-20-302(3)(a).</p> <p>To the extent possible, each map must be approved by at least 5 members of the commission. Utah Code § 20A-20-302(3)(a).</p> <p>If the commission is unable to obtain approval of at least 5 members for all maps, then the commission must, if possible, recommend one map that is approved by at least 5 members; and recommend 2 additional maps that</p>	<p>State Legislature. Utah Const. art. IX, § 1.</p> <p>The state legislature is assisted by the Utah Independent Redistricting Commission—a 7 member advisory commission including 1 member appointed by governor who serves as chair; majority and minority leaders of the House and Senate each appoint 1 member; 1 member appointed jointly by the president of the Senate and the speaker of the House; one member appointed jointly by the minority leaders of the House and Senate. Utah Code § 20A-20-201.</p> <p>The commission must prepare and recommend three different maps for each house of the legislature. Utah Code § 20A-20-302(2).</p> <p>To the extent possible, each map must be approved by at least 5 members of the commission. Utah Code § 20A-20-302(3)(a).</p> <p>If the commission is unable to obtain approval of at least 5 members for all maps, then the commission must, if possible, recommend one map that is approved by at least 5 members; and recommend 2 additional maps that are approved by a majority of the commission members including the member appointed jointly by the majority leaders of both houses. Utah Code § 20A-20-302(3)(b).</p> <p>The commission must ensure that each map is drawn using the official population of the most recent census; for congressional districts, has a total population deviation</p>

Utah, cont.

Utah State Senate

Address: 350 North State, Suite 320,
PO Box 145115, Salt Lake City, Utah 84114
Phone: (801) 538-1408

Utah House of Representatives

Address: 350 North State, Suite 350,
PO Box 145030, Salt Lake City,
Utah 84114
Phone: (801) 538-1408

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
<p>Districting responsibility, cont.</p>	<p>are approved by a majority of the commission members including the member appointed jointly by the majority leaders of both houses. Utah Code § 20A-20-302(3)(b).</p> <p>The commission must ensure that each map is drawn using the official population of the most recent census; for congressional districts, has a total population deviation that does not exceed 1%; for Senate, House, and State School Board districts, has a total population deviation of less than 10%; does not use race as a predominant factor in drawing district lines; each district is drawn based on total population; is a single member district; and is contiguous and reasonably compact. Utah Code § 20A-20-302(4).</p> <p>The commission must preserve communities of interest; follow natural, geographical, or man-made features, boundaries, or barriers; preserve cores of prior districts, minimize division of municipalities and counties across multiple districts; achieve boundary agreement among different types of districts; and prohibit the purposeful or undue favoring or disfavoring of an incumbent elected official, a candidate or prospective candidate for elected office, or a political party. Utah Code § 20A-20-302(5).</p> <p>The Utah Legislature's legislative redistricting committee may, but is not required to, vote on or adopt the commission' maps. Utah Code § 20A-20-303(5).</p>	<p>of less than 10%; does not use race as a predominant factor in drawing district lines; each district is drawn based on total population; is a single member district; and is contiguous and reasonably compact. Utah Code § 20A-20-302(4).</p> <p>The commission must preserve communities of interest; follow natural, geographical, or man-made features, boundaries, or barriers; preserve cores of prior districts, minimize division of municipalities and counties across multiple districts; achieve boundary agreement among different types of districts; and prohibit the purposeful or undue favoring or disfavoring of an incumbent elected official, a candidate or prospective candidate for elected office, or a political party. Utah Code § 20A-20-302(5).</p> <p>The Utah Legislature's legislative redistricting committee may, but is not required to, vote on or adopt the commission' maps. Utah Code § 20A-20-303(5).</p>
<p>May Governor veto?</p>	<p>Yes</p>	<p>Yes</p>
<p>Self-imposed state deadlines and enforcement*</p>	<p>The independent redistricting commission is formed and may begin conducting business on February 1 of the year immediately following the decennial year (Feb. 1, 2021). Utah Code § 20A-20-201.</p>	<p>The independent redistricting commission is formed and may begin conducting business on February 1 of the year immediately following the decennial year (Feb. 1, 2021). Utah Code § 20A-20-201.</p>

Utah, cont.

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Phone: (801) 538-1408

Utah House of Representatives

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PO Box 145030, Salt Lake City,
Utah 84114
Phone: (801) 538-1408

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Self-imposed state deadlines and enforcement*, cont.	<p>The commission must prepare and recommend three different maps each for congressional, Senate, House, and State School Board districts, and must do so no later than 20 days after the final public hearing. Utah Code § 20A-20-302(2).</p> <p>Within 10 days of preparing and recommending the required maps, the commission must submit the maps to the Legislature and public. Utah Code § 20A-20-303(1)-(5).</p> <p>Before Sept. 15th of the year following the decennial year (Sept. 15, 2021), the legislative redistricting committee must hold a public meeting to consider the commission's maps and provide the public an opportunity to comment. <i>Id.</i></p> <p>The legislature must divide the congressional, legislative, and other districts no later than the annual general session following their receipt of the census (Jan. 24, 2022-Mar. 12, 2022). Utah Const. art. IX, § 1.</p>	<p>The commission must prepare and recommend three different maps each for congressional, Senate, House, and State School Board districts, and must do so no later than 20 days after the final public hearing. Utah Code § 20A-20-302(2).</p> <p>Within 10 days of preparing and recommending the required maps, the commission must submit the maps to the Legislature and public. Utah Code § 20A-20-303(1)-(5).</p> <p>Before Sept. 15th of the year following the decennial year (Sept. 15, 2021), the legislative redistricting committee must hold a public meeting to consider the commission's maps and provide the public an opportunity to comment. <i>Id.</i></p> <p>The legislature must divide the congressional, legislative, and other districts no later than the annual general session following their receipt of the census (Jan. 24, 2022-Mar. 12, 2022). Utah Const. art. IX, § 1.</p>
Public Input	<p>The commission must hold at least 7 public hearings throughout the state to discuss maps, including one public hearing each in the Bear River, Southwest, Mountain, Central, Southeast, Uintah Basin, and Wasatch Front regions. Utah Code § 20A-20-301(1)(a).</p> <p>At least two public hearings must be held in a first or second class county, but not in the same county. Utah Code § 20A-20-301(1)(b).</p> <p>Each public hearing must provide a reasonable opportunity for the public to submit written and oral comments and to propose maps for the commission's consideration. Utah Code § 20A-20-301(2)</p> <p>The commission must hold the public hearings by August 1 of the year following a decennial year (Aug. 1, 2021). Utah Code § 20A-20-301(2). The commission must also maintain a website where the public may access information related to maps and submit maps and comments to the commission. Utah Code § 20A-20--201(13).</p>	

Vermont

Vermont Apportionment Board

Special Master: Tome Little
 Address: c/o VSAC PO Box 2000,
 Winooski, VT 05404
 Phone: (802) 238-4989

Vermont State House

Address: 115 State Street,
 Montpelier, VT 05633-5301
 Phone: (802) 828-2228

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must afford equality of representation. Vt. Const. ch. II, §§ 13, 18. Districts must maintain geographical compactness and contiguity and adhere to boundaries of counties and other existing political subdivisions. Id.; 17 Vt. Stat. § 1903(b).
Number of districts	2011-2021: 1 After reapportionment based on 2020 Census: 1	Senate: 30. (Vt. Const. Ch. II, § 18) House: 150. (Vt. Const. Ch. 11, § 13) Multimember Districts: Yes House districts nested within Senate districts? No
Districting responsibility	N/A (only 1 district)	State Legislature. 17 Vt. Stat. § 1903. Legislative Apportionment Board—a 7-member advisory commission including a Special Master designated by the Chief Justice of the Supreme Court, one commissioner from each political party that has more than 3 members serving as members of the General Assembly, one resident for 5 years preceding appointment elected by the State committee of each of those political parties. 17 Vt. Stat. § 1904. No member may be a member or employee of the General Assembly. Id. Members must be selected by July 1 of the decennial year (July 1, 2020). Id.
May Governor veto?	N/A	Yes
Self-imposed state deadlines and enforcement*	N/A	The advisory commission must produce a plan by July 1 of the year following the decennial year (July 1, 2021). The plan can receive recommendations until August 1 (Aug. 1, 2021). 17 Vt. Stat. § 1905. Advisory commission must present their final proposed plan to the General Assembly by August 15 (Aug. 15, 2021). 17 Vt. Stat. § 1906. Legislature must pass either the commission's proposed plan or a substitute plan by the end of the biennial session following census receipt (scheduled for May 26, 2022). 17 Vt. Stat. § 1903.
Public Input	No specific guidelines for public input.	

Virginia

Commonwealth of Virginia Division of Legislative Services

Address: Pocahontas Building,
900 E. Main Street, 8th Floor,
Richmond, VA 23219
Phone: (804) 698-1810

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must be contiguous and compact. Va. Const. art. II, § 6; Va. Code § 24.2-304.04(6-7).</p> <p>Districts must be constituted as to give, as nearly as is practicable, representation in proportion to the population of the district. Va. Const. art. II, § 6; Va. Code § 24.2-304.04(1).</p> <p>Districts must comply with the U.S. and Virginia Constitutions, federal and state voting-rights laws, and relevant judicial decisions relating to racial and ethnic fairness. Va. Code § 24.2-304.04(2).</p> <p>No district shall be drawn that results in a denial or abridgement of the right of any citizen to vote on account of race or color or membership in a language minority group or that results in a denial or abridgement of the rights of any racial or language minority group to participate in the political process and to elect representatives of their choice. Va. Code § 24.2-304.04(3). Districts must give racial and language minorities an equal opportunity to participate in the political process and shall not dilute or diminish their ability to elect candidates of choice either alone or in coalition with others. Va. Code Ann. § 24.2-304.04(4).</p> <p>Districts must provide, where practicable, opportunities for racial and ethnic communities to elect candidates of their choice. Va. Const. art. II, § 6.</p> <p>Districts must preserve communities of interest. Va. Code Ann. § 24.2-304.04(5).</p> <p>When considered on a statewide basis, a district map must not unduly favor or disfavor any political party. Va. Code Ann. § 24.2-304.04(8).</p>	<p>Districts must be contiguous and compact. Va. Const. art. II, § 6; Va. Code § 24.2-304.04(6-7).</p> <p>Districts must be constituted as to give, as nearly as is practicable, representation in proportion to the population of the district. Va. Const. art. II, § 6; Va. Code § 24.2-304.04(1).</p> <p>Deviations from equal population must not exceed 5% for state legislative districts. Va. Code § 24.2-304.04(1).</p> <p>Districts must comply with the U.S. and Virginia Constitutions, federal and state voting-rights laws, and relevant judicial decisions relating to racial and ethnic fairness. Va. Code § 24.2-304.04(2).</p> <p>No district shall be drawn that results in a denial or abridgement of the right of any citizen to vote on account of race or color or membership in a language minority group or that results in a denial or abridgement of the rights of any racial or language minority group to participate in the political process and to elect representatives of their choice. Va. Code § 24.2-304.04(3).</p> <p>Districts must give racial and language minorities an equal opportunity to participate in the political process and shall not dilute or diminish their ability to elect candidates of choice either alone or in coalition with others. Va. Code Ann. § 24.2-304.04(4).</p> <p>Districts must provide, where practicable, opportunities for racial and ethnic communities to elect candidates of their choice. Va. Const. art. II, § 6.</p> <p>Districts must preserve communities of interest. Va. Code Ann. § 24.2-304.04(5).</p> <p>When considered on a statewide basis, a district map must not unduly favor or disfavor any political party. Va. Code Ann. § 24.2-304.04(8).</p>

Virginia, cont.

Commonwealth of Virginia Division of Legislative Services

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions, cont.	Census data will be adjusted for incarcerated individuals to be counted at their last known address prior to incarceration. Va. Code § 24.2-304.04(9).	Census data will be adjusted for incarcerated individuals to be counted at their last known address prior to incarceration. Va. Code § 24.2-304.04(9).
Number of districts	2011-2021: 11 After reapportionment based on 2020 Census: 11	Senate: 40. (Va. Code § 24.2-303.3(A)). House: 100. (Va. Code § 24.2-304.3(A)). Multimember Districts: No House districts nested within Senate districts? No
Districting responsibility	<p>Virginia Redistricting Commission—a 16-member commission including 8 legislative members (2 members per party from each chamber of the legislature) and 8 citizen members selected. Va. Const. art. II, § 6-A(b).</p> <p>A Redistricting Commission Selection Committee composed of 5 retired judges is convened by November 15 of the year ending in zero (Nov. 15, 2020). The majority and minority leaders of both legislative chambers each choose one retired judge to serve, and the 4 appointed judges choose a 5th retired judge to serve as chair of the Selection Committee. Va. Const. art. II, § 6-A(b)(2)(A).</p> <p>The majority and minority leaders of both houses each submit a list of 16 citizens to the Selection Committee, and the Committee selects two citizen members from each list to serve by January 1 of the year ending in one (Jan. 1, 2021). Va. Const. art. II, § 6-A(b)(2)(B).</p> <p>A citizen member is chosen as the chairman in a public meeting that must be held by Feb. 1 of the year ending in one (Feb. 1, 2021). Va. Const. art. II, § 6-A(c).</p>	<p>Virginia Redistricting Commission—a 16-member commission 8 legislative members (2 members per party from each chamber of the legislature); 8 citizen members. Va. Const. art. II, § 6-A(b).</p> <p>A Redistricting Commission Selection Committee composed of 5 retired judges is convened by November 15 of the year ending in zero (Nov. 15, 2020). The majority and minority leaders of both legislative chambers each choose one judge to serve, and the 4 appointed judges choose a 5th retired judge to serve as chair of the Selection Committee. Va. Const. art. II, § 6-A(b)(2)(A).</p> <p>The majority and minority leaders of both houses each submit a list of 16 citizens to the Selection Committee, and the Committee selects two citizen members from each list to serve by January 1 of the year ending in one (Jan. 1, 2021). Va. Const. art. II, § 6-A(b)(2)(B).</p> <p>A citizen member is chosen as the chairman in a public meeting that must be held by Feb. 1 of the year ending in one (Feb. 1, 2021). Va. Const. art. II, § 6-A(c).</p> <p>To be submitted as a proposed redistricting plan for the Virginia Senate, a plan must receive affirmative votes from at least 6 of the 8 legislative members, including at least 3 of the 4 legislative members who are members of the Senate, and at least 6 of the 8 citizen members. Va. Const. art. II, § 6-A(d)(2).</p>

Virginia, cont.

Commonwealth of Virginia Division of Legislative Services

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Districing responsibility, cont.	To be submitted as a proposed congressional redistricting plan, a plan must receive affirmative votes from at least 6 of the 8 legislative members and at least 6 of the 8 citizen members. Va. Const. art. II, § 6-A(d)(1).	To be submitted as a proposed redistricting plan for the Virginia House of Delegates, a plan must receive affirmative votes from at least 6 of the 8 legislative members, including at least 3 of the 4 legislative members who are members of the House, and at least 6 of the 8 citizen members. Va. Const. art. II, § 6-A(d)(3).
May Governor veto?	No	No
Self-imposed state deadlines and enforcement*	<p>The Commission must submit plans for congressional redistricting to the General Assembly no later than 60 days following receipt of census data or by July 1 of that year (July 1, 2021). Va. Const. art. II, § 6-A(d).</p> <p>The General Assembly has 15 days to vote on the Commission's plan. If the General Assembly fails to adopt a bill by this deadline, then the Commission must submit a new plan within 14 days. Va. Const. art. II, § 6-A(f).</p> <p>The General Assembly must vote on the new bill within 7 days of receipt. If the General Assembly fails to adopt a bill by this deadline, then the Supreme Court of Virginia will establish districts. Va. Const. art. II, § 6-A(g).</p>	<p>The Commission must submit plans for legislative redistricting to the General Assembly no 45 days following receipt of census data. Va. Const. art. II, § 6-A(d).</p> <p>The General Assembly has 15 days to vote on the Commission's plan. If the General Assembly fails to adopt a bill by this deadline, then the Commission must submit a new plan within 14 days. Va. Const. art. II, § 6-A(f).</p> <p>The General Assembly must vote on the new bill within 7 days of receipt. If the General Assembly fails to adopt a bill by this deadline, then the Supreme Court of Virginia will establish districts. Va. Const. art. II, § 6-A(g).</p>
Public Input	All meetings of the Commission must be open to the public. The Commission must also hold 3 public hearings in different parts of the Commonwealth before proposing any redistricting plans or voting on plans to receive and consider public comments. All records and documents of the Commission are considered public information. Va. Const. art. II, §§ 6-A(h), (i).	

Washington

Secretary of State, Election Division

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Legislative Information Center

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 Phone: (306) 786-7573

* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	<p>Districts must be as nearly equal as practicable to the population of any other district. Wash. Const. art. II, § 43(5).</p> <p>Districts must be contiguous, compact and convenient, and separated from adjoining districts by natural geographic barriers, artificial barriers, or political subdivision boundaries to the extent reasonable. <i>Id.</i></p> <p>District plans may not provide for a number of legislative districts different than that established by the legislature. <i>Id.</i></p> <p>District plans may not purposely favor or discriminate against any political party or group. <i>Id.</i></p>	<p>Districts must be as nearly equal as practicable to the population of any other district. Wash. Const. art. II, § 43(5).</p> <p>Districts must be contiguous, compact and convenient, and separated from adjoining districts by natural geographic barriers, artificial barriers, or political subdivision boundaries to the extent reasonable. <i>Id.</i></p> <p>District plans may not provide for a number of legislative districts different than that established by the legislature. <i>Id.</i></p> <p>District plans may not purposely favor or discriminate against any political party or group. <i>Id.</i></p>
Number of districts	<p>2011-2021: 10 After reapportionment based on 2020 Census: 10</p>	<p>Senate: 49. (Wash. Rev. Code § 44.05.090(4)) House: 98. (<i>Id.</i>) Multimember Districts: Yes House districts nested within Senate districts? Yes—districts are identical (each district elects one senator and one representative)</p>
Districting responsibility	<p>Redistricting Commission—a 5 member commission: Majority and minority leaders in the House and the Senate each appoint 1 member by Jan. 15th of each year ending in one (Jan. 15, 2021). By Jan. 31st of each year ending in one (Jan. 31, 2021), the above members appoint the 5th member who will serve as chairman. If the members cannot decide on a 5th member, then the supreme court must make an appointment within 5 days of their deadline. Wash. Const. art. II, § 43(2).</p>	<p>Redistricting Commission—a 5 member commission: Majority and minority leaders of the House and Senate each appoint 1 member by Jan. 15th of each year ending in one (Jan. 15, 2021). By Jan. 31st of each year ending in one (Jan. 31, 2021), the above members appoint the 5th member who will serve as chairman. If the members cannot decide on a 5th member, then the supreme court must make an appointment within 5 days of their deadline. Wash. Const. art. II, § 43(2).</p>
May Governor veto?	No	No
Self-imposed state deadlines and enforcement*	<p>The commission must finalize plans by Nov. 15th of each year ending in one (Nov. 15, 2021). If the commission fails to approve a plan by the deadline, then the supreme court must adopt by April 30th of year ending in two (Apr. 30, 2022). Wash. Const. art. II, § 43(6).</p>	<p>The commission must finalize plans by Nov. 15th of each year ending in one (Nov. 15, 2021). If the commission fails to approve a plan by the deadline, then the supreme court must adopt by April 30th of year ending in two (Apr. 30, 2022). Wash. Const. art. II, § 43(6).</p>

Washington, cont.

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
Self-imposed state deadlines and enforcement*, cont.	The legislature can amend redistricting plans by a 2/3 vote in each of the houses by the 30th day of the first session convened after receiving the plan. Wash. Const. art. II, § 43(7).	The legislature can amend redistricting plans by a 2/3 vote in each of the houses by the 30th day of the first session convened after receiving the plan. Wash. Const. art. II, § 43(7).
Public Input	The Commission must hold open meetings, disclose its minutes to the public, and prepare and publish a report with its redistricting plan to the public. Rev. Code Wash. § 44.05.080.	

West Virginia

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Senator Craig Blair**

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**Speaker of the West Virginia House of
Delegates: Rep. Roger Hanshaw**

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Phone: (304) 340-3210

* *Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	Districts must be contiguous and compact. W. Va. Const. art. I, § 4. Districts must contain, as nearly as may be, an equal number of the population. <i>Id.</i>	Districts must be compact, contiguous, and bounded by county lines. W. Va. Const. art. VI, § 4; W. Va. Code § 1-2-1. Districts must be, as nearly as practicable, equal in population. W. Va. Const. art. VI, § 4; W. Va. Code § 1-2-1. Districts may cross county lines to when necessary to maintain contiguity, or equal population, or to take into account community of interests. W. Va. Code § 1-2-1
Number of districts	2011-2021: 3 After reapportionment based on 2020 Census: 2	Senate: 34. (W. Va. Code § 1-2-1) House: 100. (W. Va. Code §§ 1-2-2, 1-2-2c) Multimember Districts: Yes House districts nested within Senate districts? No
Districting responsibility	State Legislature. W. Va. Code § 1-2-3.	State Legislature. W. Va. Const. art. VI, §§ 4-5.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	As soon as possible after each census. W. Va. Const. art. VI, § 10.
Public Input	No specific guidelines for public input.	

Wisconsin

Wisconsin State Capitol

Address: 2 East Main St., Madison, Wisconsin
 Senate Chief Clerk: (608) 266-2517
 Assembly Chief Clerk: (608) 266-1501

* *Deadlines subject to change based on Census delays.*

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	None	Districts must be bounded by county, precinct, town or ward lines, and must consist of contiguous territory and be as compact as practicable . Wis. Const. art. IV, §§ 4-5.
Number of districts	2011-2021: 8 After reapportionment based on 2020 Census: 8	Senate: 33. (Wis. Stat. § 4.001) House: 99. (<i>Id.</i>) Multimember Districts: No House districts nested within Senate districts? Yes
Districting responsibility	State Legislature. Wis. Stat. §§ 3.001 et seq.	State Legislature. Wis. Const. art. IV, §§ 3-5.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	Legislature must finalize lines by the end of the first session following census receipt (scheduled to begin Jan. 4, 2021). Wis. Const. art. IV, § 3.
Public Input	No specific guidelines for public input.	

Wyoming

Wyoming Legislative Service Office

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* Deadlines subject to change based on Census delays.

	CONGRESSIONAL DISTRICTS	LEGISLATIVE DISTRICTS
State constitutional & statutory restrictions	When a district shall be composed of 2 or more counties, they shall be contiguous, and the districts as compact as may be. Wyo. Const. art. III, § 49. No county may be divided in the formation of districts. <i>Id.</i>	Districts must be apportioned among counties as nearly as may be according to the number of their inhabitants. Wyo. Const. art. III, § 3.
Number of districts	2011-2021: 1 After reapportionment based on 2020 Census: 1	Senate: 30. (Wyo. Stat. § 28-2-118) House: 60. (Wyo. Stat. §§ 28-2-118, 28-2-119) Multimember Districts: No House districts nested within Senate districts? Yes
Districting responsibility	State Legislature—if a future apportionment gives Wyoming a second congressional district, the legislature will enact new districts. Wyo. Const. art. III, § 47.	State Legislature—. Wyo. Const. art. III, § 48.
May Governor veto?	Yes	Yes
Self-imposed state deadlines and enforcement*	None	Legislature must finalize lines by the end of the first budget session after census receipt (scheduled to begin Jan. 11, 2022). Wyo. Const. art II, § 48.
Public Input	No specific guidelines for public input.	

