## Senate File 2320

S-5218

- 1 Amend Senate File 2320 as follows:
- By striking everything after the enacting clause and
- 3 inserting:
- 4 < DIVISION I
- 5 SELECTION OF COUNTY SUPERVISOR REPRESENTATION PLANS
- 6 Section 1. Section 331.206, subsection 2, paragraph a, Code
- 7 2018, is amended to read as follows:
- 8 a. The plan used under subsection 1 shall be selected by the
- 9 board or by a special election as provided in section 331.207.
- 10 A plan selected by the board shall remain in effect for at
- 11 least six years <del>unless it is</del> and shall only be changed by a
- 12 special election as provided in section 331.207. However, a
- 13 county with a population of sixty thousand or more based on the
- 14 most recent federal decennial census shall use plan "three" for
- 15 the election of supervisors.
- 16 Sec. 2. TRANSITION PROVISION. Notwithstanding any
- 17 provision of law to the contrary, a county with a population
- 18 of sixty thousand or more based on the most recent federal
- 19 decennial census that does not use plan "three" for the
- 20 election of supervisors, as defined in section 331.206, as
- 21 of the effective date of this Act shall not be required to
- 22 elect supervisors using plan "three" until the election for
- 23 supervisors following the adoption of a representation plan
- 24 drawn pursuant to section 331.210A, subsection 2, paragraph
- 25 "f", after the redistricting of congressional and legislative
- 26 districts becomes law following the federal decennial census
- 27 taken in the year 2020.
- 28 DIVISION II
- 29 COUNTY SUPERVISOR REPRESENTATION DISTRICTING PLANS
- 30 Sec. 3. Section 68B.32A, subsection 16, Code 2018, is
- 31 amended to read as follows:
- 32 16. Establish an expedited procedure for reviewing
- 33 complaints forwarded by the state commissioner of elections
- 34 to the board for a determination as to whether a supervisor
- 35 district plan adopted pursuant to section 331.210A that differs

SF2320.4547 (4) 87

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1 from a supervisor district plan prepared by the legislative
 2 services agency was drawn for improper political reasons
 3 as described in section 42.4, subsection 5. The expedited
 4 procedure shall be substantially similar to the process used
 5 for other complaints filed with the board except that the
 6 provisions of section 68B.32D shall not apply.
      Sec. 4. Section 331.209, subsection 4, Code 2018, is amended
 8 to read as follows:
         Each temporary county redistricting commission shall
10 notify the state commissioner of elections when the boundaries
ll of supervisor districts are changed, shall provide a map
12 delineating the new boundary lines, and shall certify to
13 the state commissioner of elections the populations of the
14 new supervisor districts as determined under the latest
15 federal decennial census. Upon failure of a temporary county
16 redistricting commission to make the required changes by
17 the dates specified by this section and sections 331.203
18 and 331.204 as determined by the state commissioner of
19 elections, the state commissioner of elections shall make or
20 cause to be made the necessary changes as soon as possible,
21 and shall assess to the county the expenses incurred in so
22 doing. The Except for a representation plan drawn pursuant
23 to section 331.210A, subsection 2, paragraph "f", the state
24 commissioner of elections may request the services of personnel
25 and materials available to the legislative services agency
26 to assist the state commissioner in making required changes
27 in supervisor district boundaries which become the state
28 commissioner's responsibility.
29
      Sec. 5. Section 331.210A, subsection 2, paragraph f,
30 subparagraph (1), Code 2018, is amended to read as follows:
          (a) Notwithstanding the provisions of this section
31
32 to the contrary, for For purposes of this paragraph "f",
33 "qualifying county" means a county that elects supervisors
34 under plan "three" as defined in section 331.206, or a county
35 with a population of one hundred eighty thousand or more that
                                    SF2320.4547 (4) 87
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-2-

(amending this SF 2320 to CONFORM to HF 2372)

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- 1 has adopted a charter for a city-county consolidated form of
- 2 government or a community commonwealth form of government and
- 3 which charter provides for representation by districts.
- 4 (b) Notwithstanding any provision of this section to the
- 5 contrary, for a qualifying county, the legislative services
- 6 agency, and not the temporary county redistricting commission,
- 7 shall draw a representation plan as provided by paragraph a
- 8 pursuant to a contract executed with the county.
- 9 (c) A county subject to the requirements of this paragraph
- 10 "f" shall notify the state commissioner of elections that a
- ll representation plan to be drawn pursuant to this paragraph
- 12 "f" is required and shall submit to the state commissioner
- 13 of elections the precinct plan to be used to draw the
- 14 representation plan. Upon notification and submission of a
- 15 precinct plan, the state commissioner of elections shall review
- 16 and approve the precinct plan to be used. Following approval
- 17 of the precinct plan to be used, the state commissioner
- 18 of elections shall notify the legislative council which
- 19 shall direct the legislative services agency to prepare a
- 20 representation plan for the county.
- 21 (d) The plan drawn by the legislative services agency
- 22 shall be based upon the precinct plan adopted and approved
- 23 for use by the county and shall be drawn in accordance with
- 24 section 42.4, to the extent applicable. After the legislative
- 25 services agency has drawn the plan, the legislative services
- 26 agency shall at the earliest feasible time make available to
- 27 the public all of the information required to be made public
- 28 by paragraph "b".>
- 29 2. Title page, by striking lines 1 and 2 and inserting <An

-3-

- 30 Act concerning county supervisor representation and districting
- 31 plans.>

MARK CHELGREN