Proposed Amendments to SB15 (committee substitute)

Yellow = medium priority

No highlight = simple courtesy suggestions or regulatory items, some relating to consistency with SB4

The coalition is grateful for the hard work of Senators Daniel Ivey-Soto, Jerry Ortiz y Pino, and Mark Moores to produce the Committee Substitute SB15. The group respectfully asks consideration of the redline changes in the following document, particularly those highlighted.

Summary of Priority Amendments:

• Overall Representation:

- Section 3.B.7: Seeks consideration in the appointment process of cultural and geographic diversity of the state.
- Public Process and Data Sources
 - Section 5.A.2-3: Clarifies that public meetings shall be held throughout the state, at least one on tribal lands, and not by just Zoom unless public health demands it. Also clarifies that both sets of public meetings (the first set to gather initial public input and second set to share proposed maps) use the same regional structure.
 - Section 7.A.3: Allows for consideration of reliable data sources in addition to the census, given concerns about undercounts.
- Tribal Concerns:
 - Section 7.A.4: Allows for split precincts if required to comply with federal law or to protect communities of interest, an item of high priority to Native American communities that are sometimes divided between precincts.
 - Section 7.A.9: Adds tribal boundaries to the list of political and geographic boundaries to be considered when drawing maps.
 - Many of the other items on this list including public process, representation, and fairness are also tribal priorities.
- Choosing Fairness over Politics:
 - Section 7.A.11-13: All the following would bring the proposed process into alignment with national best practices and the federal HR1-For the People Act.
 - Section 7.A.11: Prohibits designing maps to favor a political party.
 - o Section 7.A.12: Prohibits the use of partisan data including political registration or voting histories.
 - Section 7.A.13: Prohibits the use of incumbents' or candidates' addresses.
- Legislature Accountability and Transparency:
 - Section 9.C: Requires the legislature to follow the same process as the citizen commission in providing write-ups of the final maps, evaluating them against the stated criteria.
 - Section 9.D: Requires the legislature to meet the same standard as the citizen commission by holding discussions in open meetings.

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1 2 3	SENATE RULES COMMITTEE SUBSTITUTE FOR SENATE BILLS 15 & 199	
4	55TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2021	
5	AN ACT	
6	RELATING TO REDISTRICTING; ENACTING THE REDISTRICTING ACT;	
7	CREATING THE CITIZEN REDISTRICTING COMMITTEE; DIRECTING THE	
8	COMMITTEE TO DEVELOP DISTRICT PLANS FOR APPROVAL BY THE	
9	LEGISLATURE AND GOVERNOR; PROVIDING DUTIES; ESTABLISHING	
10	REQUIREMENTS FOR CREATING DISTRICT PLANS AND PUBLIC	
11	PARTICIPATION IN THE PROCESS; DECLARING AN EMERGENCY.	Commented [MOU1]: N
12		striking the emergency cla strike it. We recommend currently drafted.
13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:	
14	SECTION 1. [NEW MATERIAL] SHORT TITLEThis act may be	
15	cited as the "Redistricting Act".	
16	SECTION 2. [NEW MATERIAL] DEFINITIONSAs used in the	
17	Redistricting Act:	
18	A. "committee" means the citizen redistricting committee;	
19	B. "community of interest" means a contiguous population	
20	that shares common economic, social or cultural interests;	
21	C. "district plan" means an entire plan of single-member	
22	districts for electing members to the United States house of	
23	representatives, the state house of representatives, the state	
24	senate or other state offices requiring redistricting;	
25	D. "lobbyist" means a person who is required to register as	
26	a lobbyist pursuant to the provisions of the Lobbyist	
27	Regulation Act;	
	2 UPDATED 3/8/21	

Commented [MOU1]: NOTE: A previous draft suggested striking the emergency clause. We withdraw the request to strike it. We recommend retaining the emergency clause as currently drafted

1	E. "political party" means a political party that has been
2	qualified in accordance with the provisions of the Election
3	Code; and
4	F. "public official" means a person elected to an office of
5	the executive or legislative branch of the state.
6	SECTION 3. [NEW MATERIAL] CITIZEN REDISTRICTING COMMITTEE
7	CREATEDMEMBERSHIPTERMS
8	A. The "citizen redistricting committee" is created.
9	B. The committee is composed of seven members, appointed as
10	follows:
11	(1) one member appointed by the speaker of the house of
12	representatives;
13	(2) one member appointed by the minority floor leader of
14	the house of representatives;
15	(3) one member appointed by the president pro tempore of
16	the senate;
17	(4) one member appointed by the minority floor leader of
18	the senate;
19	(5) two members appointed by the state ethics commission,
20	who shall not be members of the largest or second largest
21	political parties in the state;
22	(6) one member appointed by the state ethics commission,
23	who shall be a retired justice of the New Mexico supreme
24	court or a retired judge of the New Mexico court of
25	appeals, and who shall chair the committee; and

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UPDATED 3/8/21

1	(7) the appointing authority shall give consideration to	
2	the cultural diversity of the state, the existence of 23	
3	sovereign nations, and to achieving geographical representation	
4	in making appointments to the committee.	
5	C. No more than three members of the committee shall be	
6	members of the same political party. A member of the committee	
7	shall not have changed party registration in the two last	
8	years next last preceding the member's appointment in such a	
9	manner that the member's prior party registration would cause	
10	one political party to have more than three members. A member	
11	of the committee shall not continue to serve on the committee	
12	if the member changes party registration after the date of	
13	appointment in such a manner as to cause one political party	
14	to have more than three members.	
15	D. Members shall be appointed not later than April 1, 2021,	
16	or as soon thereafter as practicable, and August 1 of each	Commer in case th
17	year ending in the number zero thereafter, and shall serve	emergen
18	until a district plan for each of New Mexico's congressional	
19	districts, the state house of representatives, the state	
20	senate and other state offices requiring redistricting is	
21	submitted to the legislature.	
22	E. When any member of the committee dies, resigns or no	
23	longer has the qualifications required for the member's	
24	original appointment, the member's position on the committee	
25	becomes vacant and the chair shall notify the original	

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UPDATED 3/8/21

Commented [MOU2]: This courtesy language offered just a case the bill is not signed in time for this to happen or the mergency clause is rejected by the legislature.

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appointing authority of the vacant position. The vacancy shall
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      be filled by appointment by the original appointing authority
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      no later than fifteen days following notification of the
      vacancy, and must be based on the initial criteria for
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      commission selection.
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         F. The committee shall meet as necessary to carry out its
      duties pursuant to the Redistricting Act.
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         G. Members are entitled to receive per diem and mileage as
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      provided in the Per Diem and Mileage Act and shall receive no
      other compensation, perquisite or allowance.
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         SECTION 4. [NEW MATERIAL] MEMBERS--QUALIFICATIONS-
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      LIMITATIONS.--
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         A. To qualify for appointment to the committee, a person
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      shall:
              (1) be a qualified elector of New Mexico and a voter;
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           and
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            (2) not be, or in the two years prior to appointment have
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         been, in New Mexico, any of the following:
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              (a) a public official;
              (b) a candidate for public office;
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              (c) a lobbyist;
              (d) an office holder in a political party at the state
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         or federal level;
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1	(e) a relative in the first degree of consanguinity of	
2	a member of congress, the state house of representatives,	
3	the state senate or the public education commission; or	
4	(f) an employee of congress, the legislative or	
5	executive branch of government, or other state office	
6	required to be redistricted by the committee.	
7	B. Before entering upon the duties of the office of member,	
8	a member shall review the Redistricting Act and take the oath	
9	of office as provided by state law.	
10	SECTION 5. [NEW MATERIAL] COMMITTEE-DUTIES.	
11	A. Beginning April 1, 2021, and every August 1 of each year	
12	ending in the number zero thereafter, the committee shall:	
13	(1) no later than October 30, 2021, or as soon thereafter	
14	as practicable, and September 1 of each year ending in the	
15	number one thereafter, adopt three district plans each for:	
16	(a) New Mexico's congressional districts;	
17	(b) the state house of representatives;	
18	(c) the state senate; and	
19	(d) the other state offices required to be redistricted;	
20	(2) hold no fewer than six public meetings in various regions	Commented [MOU3]: All the edits to subsections 2 and 3 aim to make sure:
21	of the state, <mark>with at least one meeting on tribal lands,</mark> before	 The public meetings are spread throughout the state
22	publishing the district plans for public comment; meetings shall	2) At least one location is on tribal lands3) The meetings don't revert to Zoom-only unless public health demand it
23	be held in person, unless virtual meetings are required by law,	health demands it 4) Both sets of public meetings deploy the same structure
24	and shall also be webcasted;	

(3) hold no fewer than six public meetings in various regions 1 2 of the state, with at least one meeting on tribal lands, either virtually or in various regions of the state, for the purpose of 3 4 adopting proposing district plans; meetings shall be held in person, unless virtual meetings are required by law, and shall 5 also be webcasted; 6 7 (4) conduct all meetings pursuant to the requirements of 8 the Open Meetings Act; and (5) compile, index, maintain and provide public access to 9 the committee's record for each district plan it adopts. 10 B. Beginning July April 1, 2021, and August 1 of each year 11 ending in the number zero thereafter, the committee may: 12 (1) develop and adopt procedures for public hearings; and 13 14 (2) hire staff and enter into contracts and any interagency agreements, including agreements to provide for 15 professional, technical or legal services, as necessary to 16 accomplish the duties set forth in this section. 17 18 SECTION 6. [NEW MATERIAL] COMMITTEE MEETINGS BEFORE PROPOSING 19 DISTRICT PLANS .--20 A. Before the committee issues proposed district plans for 21 public comment, the committee shall hold no fewer than six public meetings at which the committee shall receive testimony, 22 documents and information regarding the identification of 23 24 communities of interest and other testimony, documents and 25 information regarding the creation of district plans. The

Commented [MOU4]: You'll see the edits in this paragraph mirror the ones above. Another way to handle this section would be to combine sections 2 and 3, so long as it remains clear that there are TWO sets of six public meetings each for different purposes.

committee shall provide the public with notice not later than 1 2 thirty days before these meetings and the notice shall include information about how the public may participate and submit 3 4 testimony, documents and information. The committee shall hold 5 meetings either virtually or in various regions across the 6 state, including in central New Mexico and in each of the four 7 graphic quadrants of the state. 8 B. The committee shall compile, index, maintain and provide public access to all testimony, documents and information 9 received in the meetings conducted before issuing proposed 10 district plans for public comment. 11 12 C. The proposed district plans that the committee issues 13 for public comment shall be based, in part, on the testimony, 14 documents and information received. SECTION 7. [NEW MATERIAL] DISTRICT PLANS--REQUIREMENTS AND 15 PROHIBITIONS . --16 A. The committee shall develop district plans in accordance 17 18 with the following provisions: 19 (1) congressional districts shall be as equal in population as practicable; 20 21 (2) state districts shall be substantially equal in population; no plans for state office will be considered 22 that include any district with a total population that 23 24 deviates more than plus or minus five percent from the 25 ideal;

Commented [MOU5]: It appears this section can be struck since the public meeting structure is addressed previously in the bill. If this section IS retained, please ensure consistency with final language above.

1	(3) the committee shall use the most recent federal	
2	decennial census data generated by the United States census	
3	bureau, as well as other reliable sources of demographic	Commented [MOU6]: Concerns exist about under-counts in the decennial census and the introduction by the U.S. Census Bureau of "noise" into the final counts. This matter is of particular concern for the Native American community.
4	data, as determined by a majority of the committee;	
5	(4) proposed redistricting plans to be considered by the	For this reason, we recommend that the citizen commission have the ability to at least consult additional data. The technicians hired by the Committee should be able to guide
6	legislature shall not be composed of districts that split	the Committee with respect to what data is reliable.
7	precincts <mark>unless necessary to comply with federal law or to</mark>	Commented [MOU7]: Advocates for Native American concerns recommend that units smaller than precincts be
8	protect communities of interest;	allowed in certain cases, because precinct boundaries sometimes fail to keep tribal communities together. We
9	(5) plans must comport with the provisions of the federal	recognize that splitting precints creates complications for election officials, but we respectfully request your consideration of this concern. Or, we welcome an
10	Voting Rights Act of 1965, as amended, and federal	alternative suggestion to address this matter.
11	constitutional standards; plans that dilute a protected	
12	minority's voting strength are unacceptable; race may be	
13	considered in developing redistricting plans but shall not	
14	be the predominant consideration; traditional race-neutral	
15	districting principles shall not be subordinated to racial	
16	considerations;	
17	(6) all redistricting plans shall use only single-member	
18	districts;	
19	(7) districts shall be drawn consistent with traditional	
20	districting principles;	
21	(8) districts shall be composed of contiguous precincts	
22	and shall be reasonably compact;	
23	(9) to the extent feasible, districts shall be drawn in	
24	an attempt to preserve communities of interest and shall	

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1	take into consideration political, tribal and geographic	
2	boundaries;	
3	(10) in addition, and to the extent feasible, the	
4	committee may seek to preserve the core of existing	
5	districts;	
6	(11) the committee shall not propose district plans	Commented [MOU8]: Items 11-13 would bring NM's bill into alignment with the federal HR1-For the People Act as
7	designed to favor a political party;	well as with national best practices designed to prevent partisan gerrymandering. These items are fundamental to a
8	(12) the committee shall not use, rely upon or reference	fair redistricting process and public trust in the work.
9	partisan data, such as voting history or party registration	
10	of the population; and	
11	(13) the committee shall not use, rely upon or reference	
12	the residence of any incumbent or candidate;	
13	B. The committee may incorporate suggested changes to its	
14	proposed district plans in accordance with public comments and	
15	testimony it receives, but shall not subordinate the	
16	requirements of Paragraphs (1) through (9) of Subsection A of	
17	this section in doing so.	
18	SECTION 8. [NEW MATERIAL] COMMITTEE ADOPTION OF DISTRICT	
19	PLANS The committee shall adopt three district plans for	
20	each of New Mexico's congressional districts, the state house	
21	of representatives, the state senate and other state offices	
22	required to be redistricted at an open meeting. After the	
23	committee adopts the district plans, the committee shall	
24	provide written evaluations of each district plan that address	
25	the satisfaction of the requirements set forth in the	

1	Redistricting Act, the ability of racial and language	
2	minorities to elect candidates of their choice, a measure of	
3	partisan fairness and the preservation of communities of	
4	interest.	
5	SECTION 9. [NEW MATERIAL] LEGISLATIVE SELECTION OF DISTRICT	
6	PLANS	
7	A. The committee shall deliver its adopted district plans	
8	and accompanying written evaluations and all accompanying	
9	concise explanatory statements to the legislature by October	
10	30, 2021, or as soon thereafter as practicable, and September	
11	1 of each year ending in the number one thereafter.	
12	B. The legislature shall receive the adopted district plans	
13	for consideration in the same manner as for legislation	
14	recommended by interim legislative committees.	
15	C. Plans adopted by the legislature shall be forwarded to	Commented [MOU9]: This item is HIGHLY important to the coalition. It would hold the legislature accountable to the
16	the governor for approval with written evaluations that	same standard as the citizen commission – requiring a written evaluation of how well the final maps adhere to the
17	address the satisfaction of the requirements set forth in the	redistricting criteria.
18	Redistricting Act, the ability of racial and language	
19	minorities to elect candidates of their choice, a measure of	
20	partisan fairness, and the preservation of communities of	
21	interest.	
22	D. Legislative discussions about the redistricting plans	Commented [MOU10]: This item addresses public perceptions (perhaps incorrect ones) that the maps are
23	shall be conducted in open meetings.	drawn in back rooms with a focus on partisan advantage. Holding the meetings in public would advance trust by the
24	SECTION 10. EMERGENCY It is necessary for the public peace,	citizenry that this process was undertaken for the benefit of the voters, not the benefit of political parties or office- holders.
25	health and safety that this act take effect immediately.	