Official Ballot-General Election Douglas County, Kansas November 5th, 2019

(Precinct 53 H42 City 491 (53.4)



 Instructions Use blue or black ink pen Fill in box to left of your selection To write-in, fill in box to the left of write-in line and add na If you make a mistake, ask for a new ballot 	Official Instructions To vote for a person, darken the box to the left of the person's name. To vote for a person whose name is not printed on the ballot, write the person's name in the blank space and darken the box to the left. Notice: If you tear, deface, or make a mistake and wrongfully mark any ballot, you must return it to the election board and receive a new ballot or ballots.
Eudora City Commission	
(Vote for (3) THREE or fewer)	
Peter Latta	
 Roberta Lehmann Eudora 	
 Rex Tedrow Eudora 	
■ Tim Bruce Eudora	
 Ruth E. Hughs Eudora 	
or write-in	
or write-in	
or write-in	
USD 491 School Board Member At Large (Vote for (4) FOUR or fewer)	
 Bryan Maring Eudora 	
 Becky Plate Eudora 	
Lynn Reazin	
Mark Chrislip	
or write-in	Continue Voting
or write-in	
or write-in	Special Question on
or write-in	Back of Ballot
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Question Submitted Constitutional Amendment Vote Yes or No

Explanatory Statement The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote for this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote against this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987. Session Laws of Kansas... At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representative districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state who are residents of the state and students attending colleges and universities within the state who are residents of the state and students attending colleges and universities within the state who are residents of the state and students attending colleges and universities attending colleges and universities within the state who are residents of the state and students attending colleges and universities within the state who are residents of the state and students attending colleges and universities within the state who are residents of the state and students attending colleges and universities within the state who are residents of the state in the district of their permanent residence.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

(c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.

(d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.

(e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

☐ YES			
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