SENATE JUDICIARY COMMITTEE SUBSTITUTE FOR SENATE RULES COMMITTEE SUBSTITUTE FOR SENATE JOINT RESOLUTIONS 1 & 4

54TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2019

Pursuant to House Rule 24-1, this document incorporates amendments that have been adopted prior to consideration of this measure by the House. It is a tool to show the amendments in context and is not to be used for the purpose of amendments.

A JOINT RESOLUTION

PROPOSING TO AMEND THE CONSTITUTION OF NEW MEXICO TO PROVIDE
THAT THE PUBLIC REGULATION COMMISSION CONSIST OF THREE MEMBERS
APPOINTED BY THE GOVERNOR FROM A LIST OF PROFESSIONALLY
QUALIFIED NOMINEES SUBMITTED TO THE GOVERNOR BY A NOMINATING
COMMITTEE AS PROVIDED BY LAW AND THAT THE COMMISSION IS
REQUIRED TO REGULATE PUBLIC UTILITIES AND MAY BE REQUIRED TO
REGULATE OTHER PUBLIC SERVICE COMPANIES.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

.214401.1

SECTION 1. It is proposed to amend Article 11, Section 1 of the constitution of New Mexico to read:

"A. The "public regulation commission" is created.

Until January 1, 2023, the commission shall consist of five

members elected from districts provided by law for staggered

four-year terms beginning on January 1 of the year following

their election; provided that [those chosen at the first

general election after the adoption of this section shall

immediately classify themselves by lot, so that two of them

shall hold office for two years and three of them for four

years; and further provided that] after serving two terms,

members shall be ineligible to hold office as a commission

member until one full term has intervened; and provided further

that commission members elected for terms beginning January 1,

2021 shall hold office for two years.

B. Beginning January 1, 2023, the commission shall consist of three members. The governor shall nominate members from a list of qualified nominees submitted to the governor by the public regulation commission nominating committee, as provided by law, and by and with the consent of the senate shall appoint members to fill positions and vacancies on the commission; provided that no more than two commissioners shall be members of the same political party. Members so appointed shall serve six-year staggered terms; provided that, after serving two consecutive six-year terms, members shall be

.214401.1

ineligible to hold office as commissioner until one full term

has intervened. A person appointed to fill a vacancy on the

commission shall serve for the remainder of the unexpired term.

C. A six-year term for a commission position shall begin on January 1 of the year following the expiration of the prior term for that position; provided that in January 2023, one member shall be appointed for an initial term of two years, one member for an initial term of four years and one member for a six-year term.

<u>D.</u> The legislature shall provide, by law,

[increased] for professional qualifications [for commissioners]
and continuing education requirements for commissioners [The
increased qualifications provided by this 2012 amendment shall
apply to public regulation commissioners elected at the general
election in 2014 and subsequent elections and to commissioners
appointed to fill a vacancy at any time after July 1, 2013. No
commissioner or candidate for the commission shall accept
anything of value from a person or entity whose charges for
services to the public are regulated by the commission.] and
for the creation of and procedures for the public regulation
commission nominating committee.

impeachment←Sfl for accepting anything of value from a person or entity whose charges for services to the public are regulated by the commission, malfeasance, misfeasance or neglect of duty Sfl→, after a hearing before the supreme court pursuant to court rules. The supreme court's jurisdiction over the hearing is exclusive, and its decision on the removal is

final←Sf1."

SECTION 2. It is proposed to amend Article 11, Section 2 of the constitution of New Mexico to read:

"The public regulation commission shall have responsibility for regulating public utilities [including electric, natural gas and water companies; transportation companies, including common and contract carriers; transmission and pipeline companies, including telephone, telegraph and information transmission companies; and] as provided by law. The public regulation commission may have responsibility for regulation of other public service companies in such manner as the legislature shall provide. [The public regulation commission shall have responsibility for regulating insurance companies and others engaged in risk assumption as provided by law until July 1, 2013.]"

SECTION 3. The amendment proposed by this resolution shall be submitted to the people for their approval or rejection at the next general election or at any special election prior to that date that may be called for that purpose.

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