Comparing the IL Redistricting Collaborative’s Reform Amendment with HJRCA 58

Background:
The Illinois Redistricting Collaborative has chosen to model their redistricting reform amendment after HJRCA 58 which received broad bipartisan support including 105 “yes” votes in the Illinois House.

Language Additions and Updates from HJRCA 58:

HRJCA 58
- **Commission make-up:** 8-Member Indep. Commission, with 1 from each judicial district. Chosen by two justices of the IL Supreme Court
- **Scope of amdmt:** Only addresses legislative redistricting
- **Public participation:** 15 public hearings before maps are proposed, 5 after
- **Timeline for maps:** Maps adopted by June 30, year after the Census for maps, Aug. 1 if tiebreaker commission is needed

NEW AMDT
- **Commission:** 16-Member Indep. Commission, with 2 from each judicial district. Political make up: 7 Dems, 7 Repubs. with 2 Independents (tiebreaker commissioner would also be an Independent). Chosen by two justices of the IL Supreme Court
- **Scope:** Legislative & Congressional redistricting addressed
- **Public participation:** 20 public hearings before maps are proposed, 10 after
- **Timeline:** Maps adopted by Aug. 1, Tiebreaker Commission maps by Sept. 1

OTHER ADDITIONS:
- Broadening participation: Hearings must give opportunity for racial & language minorities to participate, request use of technology, e.g. live-streaming, to engage broader audience
- Additional Transparency: All Commission communications & data used to create maps are released to the public & the Commission will be subject to FOIA
- Financials: Commissioners will be compensated & will receive appropriations for staff, office space, travel, etc.