As Introduced

132nd General Assembly Regular Session 2017-2018

H. B. No. 665

Representative Ramos

Cosponsors: Representatives Antonio, Hood

A BILL

То	amend sections 705.32, 3501.01, 3501.17,	1
	3505.33, 3505.34, 3505.35, 3505.36, 3505.37,	2
	3513.22, and 3515.14 and to enact section	3
	3505.331 of the Revised Code to require that if	4
	a tie occurs between candidates in an election,	5
	a special election be held to resolve the tie.	6

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 705.32, 3501.01, 3501.17,	7
3505.33, 3505.34, 3505.35, 3505.36, 3505.37, 3513.22, and	8
3515.14 be amended and section 3505.331 of the Revised Code be	9
enacted to read as follows:	10
Sec. 705.32. The candidates at the regular municipal	11
election, equal in number to the places to be filled in each	12
office, who received the highest number of votes, shall be	13
declared elected. In case it cannot be determined which of two	14
or more candidates shall be declared elected, by reason of the	15
fact that they have received the same number of votes, the	16
election authorities shall determine by lot which of said	17
candidates shall be declared elected hold a special election in	18

Sec. 3501.01. As used in the sections of the Revised Code	20
relating to elections and political communications:	21
(A) "General election" means the election held on the	22
first Tuesday after the first Monday in each November.	23
(B) "Regular municipal election" means the election held	24
on the first Tuesday after the first Monday in November in each	25
odd-numbered year.	26
(C) "Regular state election" means the election held on	27
the first Tuesday after the first Monday in November in each	28
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even-numbered year.	29
(D) "Special election" means any election other than those	30
elections defined in other divisions of this section. A-Except	31
as otherwise provided in sections 3505.331 and 3521.03 of the	32
Revised Code, a special election may be held only on the first	33
Tuesday after the first Monday in May, August, or November, or	34
on the day authorized by a particular municipal or county	35
charter for the holding of a primary election, except that in	36
any year in which a presidential primary election is held, no	37
special election shall be held in May, except as authorized by a	38
municipal or county charter, but may be held on the second	39
Tuesday after the first Monday in March.	40
(E)(1) "Primary" or "primary election" means an election	41
held for the purpose of nominating persons as candidates of	42
political parties for election to offices, and for the purpose	43
of electing persons as members of the controlling committees of	44

accordance with section 3505.331 of the Revised Code.

political parties and as delegates and alternates to the45conventions of political parties. Primary elections shall be46held on the first Tuesday after the first Monday in May of each47

year except in years in which a presidential primary election is held.

(2) "Presidential primary election" means a primary 50 election as defined by division (E)(1) of this section at which 51 an election is held for the purpose of choosing delegates and 52 alternates to the national conventions of the major political 53 parties pursuant to section 3513.12 of the Revised Code. Unless 54 otherwise specified, presidential primary elections are included 55 in references to primary elections. In years in which a 56 presidential primary election is held, all primary elections 57 shall be held on the second Tuesday after the first Monday in 58 March except as otherwise authorized by a municipal or county 59 charter. 60

(F) "Political party" means any group of voters meeting the requirements set forth in section 3517.01 of the Revised Code for the formation and existence of a political party.

(1) "Major political party" means any political party
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organized under the laws of this state whose candidate for
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governor or nominees for presidential electors received not less
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than twenty per cent of the total vote cast for such office at
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the most recent regular state election.

(2) "Minor political party" means any political party organized under the laws of this state that meets either of the following requirements:

(a) Except as otherwise provided in this division, the
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political party's candidate for governor or nominees for
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presidential electors received less than twenty per cent but not
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less than three per cent of the total vote cast for such office
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at the most recent regular state election. A political party
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that meets the requirements of this division remains a political 77 party for a period of four years after meeting those 78 requirements. 79

(b) The political party has filed with the secretary of
state, subsequent to its failure to meet the requirements of
division (F) (2) (a) of this section, a petition that meets the
requirements of section 3517.01 of the Revised Code.

A newly formed political party shall be known as a minor political party until the time of the first election for governor or president which occurs not less than twelve months subsequent to the formation of such party, after which election the status of such party shall be determined by the vote for the office of governor or president.

(G) "Dominant party in a precinct" or "dominant political party in a precinct" means that political party whose candidate for election to the office of governor at the most recent regular state election at which a governor was elected received more votes than any other person received for election to that office in such precinct at such election.

(H) "Candidate" means any qualified person certified in
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accordance with the provisions of the Revised Code for placement
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on the official ballot of a primary, general, or special
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election to be held in this state, or any qualified person who
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claims to be a write-in candidate, or who knowingly assents to
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being represented as a write-in candidate by another at either a
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primary, general, or special election to be held in this state.

(I) "Independent candidate" means any candidate who claims
not to be affiliated with a political party, and whose name has
been certified on the office-type ballot at a general or special
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election through the filing of a statement of candidacy and 106 nominating petition, as prescribed in section 3513.257 of the 107 Revised Code. 108

(J) "Nonpartisan candidate" means any candidate whose name 109 is required, pursuant to section 3505.04 of the Revised Code, to 110 be listed on the nonpartisan ballot, including all candidates 111 for judicial office, for member of any board of education, for 112 municipal or township offices in which primary elections are not 113 held for nominating candidates by political parties, and for 114 offices of municipal corporations having charters that provide 115 for separate ballots for elections for these offices. 116

(K) "Party candidate" means any candidate who claims to be 117 a member of a political party and who has been certified to 118 appear on the office-type ballot at a general or special 119 election as the nominee of a political party because the 120 candidate has won the primary election of the candidate's party 121 for the public office the candidate seeks, has been nominated 122 under section 3517.012, or is selected by party committee in 123 accordance with section 3513.31 of the Revised Code. 124

(L) "Officer of a political party" includes, but is not
limited to, any member, elected or appointed, of a controlling
committee, whether representing the territory of the state, a
district therein, a county, township, a city, a ward, a
precinct, or other territory, of a major or minor political
party.

(M) "Question or issue" means any question or issue
certified in accordance with the Revised Code for placement on
an official ballot at a general or special election to be held
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in this state.

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(N) "Elector" or "qualified elector" means a person having	135
the qualifications provided by law to be entitled to vote.	136
(O) "Voter" means an elector who votes at an election.	137
(P) "Voting residence" means that place of residence of an	138
elector which shall determine the precinct in which the elector	139
may vote.	140
(Q) "Precinct" means a district within a county	141
established by the board of elections of such county within	142
which all qualified electors having a voting residence therein	143
may vote at the same polling place.	144
(R) "Polling place" means that place provided for each	145
precinct at which the electors having a voting residence in such	146
precinct may vote.	147
(S) "Board" or "board of elections" means the board of	148
elections appointed in a county pursuant to section 3501.06 of	149
the Revised Code.	150
(T) "Political subdivision" means a county, township,	151
city, village, or school district.	152
(U) "Election officer" or "election official" means any of	153
the following:	154
(1) Secretary of state;	155
(2) Employees of the secretary of state serving the	156
division of elections in the capacity of attorney,	157
administrative officer, administrative assistant, elections	158
administrator, office manager, or clerical supervisor;	159
(3) Director of a board of elections;	160
(4) Deputy director of a board of elections;	161

(5) Member of a board of elections; 162 (6) Employees of a board of elections; 163 (7) Precinct election officials; 164 (8) Employees appointed by the boards of elections on a 165 temporary or part-time basis. 166 (V) "Acknowledgment notice" means a notice sent by a board 167 of elections, on a form prescribed by the secretary of state, 168 informing a voter registration applicant or an applicant who 169 wishes to change the applicant's residence or name of the status 170 of the application; the information necessary to complete or 171 update the application, if any; and if the application is 172 complete, the precinct in which the applicant is to vote. 173 (W) "Confirmation notice" means a notice sent by a board 174

of elections, on a form prescribed by the secretary of state, to 175 a registered elector to confirm the registered elector's current 176 address. 177

(X) "Designated agency" means an office or agency in the 178 state that provides public assistance or that provides state-179 funded programs primarily engaged in providing services to 180 persons with disabilities and that is required by the National 181 Voter Registration Act of 1993 to implement a program designed 182 and administered by the secretary of state for registering 183 voters, or any other public or government office or agency that 184 implements a program designed and administered by the secretary 185 of state for registering voters, including the department of job 186 and family services, the program administered under section 187 3701.132 of the Revised Code by the department of health, the 188 department of mental health and addiction services, the 189 department of developmental disabilities, the opportunities for 190 Ohioans with disabilities agency, and any other agency the 191 secretary of state designates. "Designated agency" does not 192 include public high schools and vocational schools, public 193 libraries, or the office of a county treasurer. 194 (Y) "National Voter Registration Act of 1993" means the 195 "National Voter Registration Act of 1993," 107 Stat. 77, 42 196 U.S.C.A. 1973qq. 197 (Z) "Voting Rights Act of 1965" means the "Voting Rights 198 Act of 1965," 79 Stat. 437, 42 U.S.C.A. 1973, as amended. 199 (AA) "Photo identification" means a document that meets 200 201 each of the following requirements: (1) It shows the name of the individual to whom it was 202 issued, which shall conform to the name in the poll list or 203 signature pollbook. 204 (2) It shows the current address of the individual to whom 205 it was issued, which shall conform to the address in the poll 206 list or signature pollbook, except for a driver's license or a 207 state identification card issued under section 4507.50 of the 208 Revised Code, which may show either the current or former 209 address of the individual to whom it was issued, regardless of 210 whether that address conforms to the address in the poll list or 211 signature pollbook. 212 (3) It shows a photograph of the individual to whom it was 213 issued. 214 (4) It includes an expiration date that has not passed. 215 (5) It was issued by the government of the United States 216 or this state. 217 Sec. 3501.17. (A) The expenses of the board of elections 218

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shall be paid from the county treasury, in pursuance of 219 appropriations by the board of county commissioners, in the same 220 manner as other county expenses are paid. If the board of county 221 commissioners fails to appropriate an amount sufficient to 222 223 provide for the necessary and proper expenses of the board of elections pertaining to the conduct of elections, the board of 224 225 elections may apply to the court of common pleas within the county, which shall fix the amount necessary to be appropriated 226 and the amount shall be appropriated. Payments shall be made 227 upon vouchers of the board of elections certified to by its 228 chairperson or acting chairperson and the director or deputy 229 director, upon warrants of the county auditor. 230

231 The board of elections shall not incur any obligation involving the expenditure of money unless there are moneys 232 sufficient in the funds appropriated therefor to meet the 233 obligation. If the board of elections requests a transfer of 234 funds from one of its appropriation items to another, the board 235 of county commissioners shall adopt a resolution providing for 236 the transfer except as otherwise provided in section 5705.40 of 237 the Revised Code. The expenses of the board of elections shall 238 be apportioned among the county and the various subdivisions as 239 provided in this section, and the amount chargeable to each 240 subdivision shall be paid as provided in division (J) of this 241 section or withheld by the county auditor from the moneys 242 payable thereto at the time of the next tax settlement. At the 243 time of submitting budget estimates in each year, the board of 244 elections shall submit to the taxing authority of each 245 subdivision, upon the request of the subdivision, an estimate of 246 the amount to be paid or withheld from the subdivision during 247 the current or next fiscal year. 248

A board of township trustees may, by resolution, request

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that the county auditor withhold expenses charged to the 250 township from a specified township fund that is to be credited 251 with revenue at a tax settlement. The resolution shall specify 252 the tax levy ballot issue, the date of the election on the levy 253 issue, and the township fund from which the expenses the board 254 of elections incurs related to that ballot issue shall be 255 withheld. 256

(B) Except as otherwise provided in division (F) of this 257 section, the compensation of the members of the board of 258 259 elections and of the director, deputy director, and regular employees in the board's offices, other than compensation for 260 overtime worked; the expenditures for the rental, furnishing, 261 and equipping of the office of the board and for the necessary 262 office supplies for the use of the board; the expenditures for 263 the acquisition, repair, care, and custody of the polling 264 places, booths, guardrails, and other equipment for polling 265 places; the cost of tally sheets, maps, flags, ballot boxes, and 266 all other permanent records and equipment; the cost of all 267 elections held in and for the state and county; and all other 268 expenses of the board which are not chargeable to a political 269 subdivision in accordance with this section shall be paid in the 270 same manner as other county expenses are paid. 271

(C) The compensation of precinct election officials and 272 intermittent employees in the board's offices; the cost of 273 renting, moving, heating, and lighting polling places and of 274 placing and removing ballot boxes and other fixtures and 275 equipment thereof, including voting machines, marking devices, 276 and automatic tabulating equipment; the cost of printing and 277 delivering ballots, cards of instructions, registration lists 278 required under section 3503.23 of the Revised Code, and other 279 election supplies, including the supplies required to comply 280 with division (H) of section 3506.01 of the Revised Code; the 281 cost of contractors engaged by the board to prepare, program, 282 test, and operate voting machines, marking devices, and 283 automatic tabulating equipment; and all other expenses of 284 conducting primaries and elections in the odd-numbered years 285 shall be charged to the subdivisions in and for which such 286 primaries or elections are held. The charge for each primary or 287 general election in odd-numbered years for each subdivision 288 shall be determined in the following manner: first, the total 289 cost of all chargeable items used in conducting such elections 290 shall be ascertained; second, the total charge shall be divided 291 by the number of precincts participating in such election, in 292 order to fix the cost per precinct; third, the cost per precinct 293 shall be prorated by the board of elections to the subdivisions 294 conducting elections for the nomination or election of offices 295 in such precinct; fourth, the total cost for each subdivision 296 shall be determined by adding the charges prorated to it in each 297 precinct within the subdivision. 298

(D) The entire cost of special elections held on a day 299 other than the day of a primary or general election, both in 300 odd-numbered or in even-numbered years, shall be charged to the 301 subdivision. Where a special election is held on the same day as 302 a primary or general election in an even-numbered year, the 303 subdivision submitting the special election shall be charged 304 only for the cost of ballots and advertising. Where a special 305 election is held on the same day as a primary or general 306 election in an odd-numbered year, the subdivision submitting the 307 special election shall be charged for the cost of ballots and 308 advertising for such special election, in addition to the 309 charges prorated to such subdivision for the election or 310 nomination of candidates in each precinct within the 311

subdivision, as set forth in the preceding paragraph.

(E) Where a special election is held on the day specified 313 by division (E) of section 3501.01 of the Revised Code for the 314 holding of a primary election, for the purpose of submitting to 315 the voters of the state constitutional amendments proposed by 316 the general assembly or for the purpose of conducting a special 317 election under section 3505.331 of the Revised Code, and a 318 subdivision conducts a special election on the same day, the 319 entire cost of the special election shall be divided 320 321 proportionally between the state and the subdivision based upon a ratio determined by the number of issues or races placed on 322 the ballot by each, except as otherwise provided in division (G) 323 of this section. Such proportional division of cost shall be 324 made only to the extent funds are available for such purpose 325 from amounts appropriated by the general assembly to the 326 secretary of state. If a primary election is also being 327 conducted in the subdivision, the costs shall be apportioned as 328 otherwise provided in this section. 329

(F) When a precinct is open during a general, primary, or
special election solely for the purpose of submitting to the
voters a statewide ballot issue or for the purpose of conducting
a special election under section 3505.331 of the Revised Code,
the state shall bear the entire cost of the election in that
precinct and shall reimburse the county for all expenses
incurred in opening the precinct.

(G) (1) The state shall bear the entire cost of advertising
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in newspapers statewide ballot issues, explanations of those
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issues, and arguments for or against those issues, as required
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by Section 1g of Article II and Section 1 of Article XVI, Ohio
Constitution, and any other section of law. Appropriations made
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to the controlling board shall be used to reimburse the342secretary of state for all expenses the secretary of state343incurs for such advertising under division (G) of section3443505.062 of the Revised Code.345

(2) There is hereby created in the state treasury the 346 statewide ballot advertising fund. The fund shall receive 347 transfers approved by the controlling board, and shall be used 348 by the secretary of state to pay the costs of advertising state 349 ballot issues as required under division (G)(1) of this section. 350 Any such transfers may be requested from and approved by the 351 controlling board prior to placing the advertising, in order to 352 facilitate timely provision of the required advertising. 353

(H) The cost of renting, heating, and lighting
registration places; the cost of the necessary books, forms, and
supplies for the conduct of registration; and the cost of
printing and posting precinct registration lists shall be
charged to the subdivision in which such registration is held.

(I) (1) (a) At the request of a majority of the members of 359 the board of elections, the board of county commissioners may, 360 by resolution, establish an elections revenue fund. Except as 361 otherwise provided in this division and in division (I)(2) of 362 this section, the purpose of the fund shall be to accumulate 363 revenue withheld by or paid to the county under this section for 364 the payment of any expense related to the duties of the board of 365 elections specified in section 3501.11 of the Revised Code, upon 366 approval of a majority of the members of the board of elections. 367 The fund shall not accumulate any revenue withheld by or paid to 368 the county under this section for the compensation of the 369 members of the board of elections or of the director, deputy 370 director, or other regular employees in the board's offices, 371

other than compensation for overtime worked.

(b) Notwithstanding sections 5705.14, 5705.15, and 5705.16 373 of the Revised Code, the board of county commissioners may, by 374 resolution, transfer money to the elections revenue fund from 375 any other fund of the political subdivision from which such 376 payments lawfully may be made. Following an affirmative vote of 377 a majority of the members of the board of elections, the board 378 of county commissioners may, by resolution, rescind an elections 379 revenue fund established under this division. If an elections 380 revenue fund is rescinded, money that has accumulated in the 381 fund shall be transferred to the county general fund. 382

(2) (a) The board of county commissioners of a county that 383 receives a payment from a political subdivision under division 384 (J) of this section shall, by resolution, establish a special 385 elections fund. The purpose of the fund shall be to accumulate 386 revenue paid to the county by political subdivisions under 387 division (J) of this section for the cost of preparing for and conducting special elections.

(b) If both of the following apply, the board of county 390 commissioners may, by resolution, rescind the special elections 391 fund and transfer any remaining money in the fund to the county 392 general fund or to the elections revenue fund: 393

(i) All notifications and payments required under division 394 (J) (3) of this section have been made. 395

(ii) The county has not received any payments from 396 political subdivisions under division (J)(2) of this section for 397 a future special election. 398

(J) (1) Not less than fifteen business days before the 399 deadline for submitting a question or issue for placement on the 400

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ballot at a special election, the board of elections shall 401 prepare and file with the board of county commissioners and the 402 office of the secretary of state the estimated cost, based on 403 404 the factors enumerated in this section, for preparing for and conducting an election on one question or issue, one nomination 405 for office, or one election to office in each precinct in the 406 407 county at that special election and shall divide that cost by the number of registered voters in the county. 408

(2) The board of elections shall provide to a political 409 subdivision seeking to submit a question or issue, a nomination 410 for office, or an election to office for placement on the ballot 411 at a special election with the estimated cost for preparing for 412 and conducting that election, which shall be calculated either 413 by multiplying the number of registered voters in the political 414 subdivision with the cost calculated under division (J)(1) of 415 this section or by multiplying the cost per precinct with the 416 number or precincts in the political subdivision. A political 417 subdivision submitting a question or issue, a nomination for 418 office, or an election to office for placement on the ballot at 419 that special election shall pay to the county special elections 420 fund sixty-five per cent of the estimated cost of the election 421 not less than ten business days after the deadline for 422 submitting a question or issue for placement on the ballot for 423 that special election. 424

(3) Not later than sixty days after the date of a special
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election, the board of elections shall provide to each political
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subdivision the true and accurate cost for the question or
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issue, nomination for office, or election to office that the
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subdivision submitted to the voters on the special election
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ballots. If the board of elections determines that a subdivision
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paid less for the cost of preparing and conducting a special

election under division (J)(2) of this section than the actual 432 cost calculated under this division, the subdivision shall remit 433 to the county special elections fund the difference between the 434 payment made under division (J)(2) of this section and the final 435 cost calculated under this division within thirty days after 436 being notified of the final cost. If the board of elections 437 determines that a subdivision paid more for the cost of 438 preparing and conducting a special election under division (J) 439 (2) of this section than the actual cost calculated under this 440 division, the board of elections promptly shall notify the board 441 of county commissioners of that difference. The board of county 442 commissioners shall remit from the county special elections fund 443 to the political subdivision the difference between the payment 444 made under division (J)(2) of this section and the final cost 445 calculated under this division within thirty days after 446 receiving that notification. 447

(K) As used in this section:

(1) "Political subdivision" and "subdivision" mean any 449 board of county commissioners, board of township trustees, 450 legislative authority of a municipal corporation, board of 4.51 education, or any other board, commission, district, or 452 authority that is empowered to levy taxes or permitted to 453 receive the proceeds of a tax levy, regardless of whether the 454 455 entity receives tax settlement moneys as described in division (A) of this section; 456

(2) "Statewide ballot issue" means any ballot issue,
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whether proposed by the general assembly or by initiative or
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referendum, that is submitted to the voters throughout the
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state.

Sec. 3505.33. When the board of elections has completed

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the canvass of the election returns from the precincts in its	462
county, in which electors were entitled to vote at any general	463
or special election, it shall determine and declare the results	464
of the elections determined by the electors of such county or of	465
a district or subdivision within such county. If more than the	466
number of candidates to be elected to an office received the	467
largest and an equal number of votes, such tie shall be resolved	468
by lot by the chairman of the board in the presence of a	469
majority of the members of the board. Such declaration shall be	470
in writing and shall be signed by at least a majority of the	471
members of the board. It shall bear the date of the day upon	472
which it is made, and a copy thereof shall be posted by the	473
board in a conspicuous place in its office. The board shall keep	474
such copy posted for a period of at least five days.	475
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If more than the number of candidates to be elected to an476office received the largest and an equal number of votes, the477board shall notify the governor of that fact and shall hold a478special election in accordance with section 3505.331 of the479Revised Code.480

Thereupon the board shall promptly certify abstracts of481the results of such elections within its county, in such forms482as the secretary of state prescribes. Such forms shall be483designated and shall contain abstracts as follows:484

Form No. 1. An abstract of the votes cast for the office485of president and vice-president of the United States.486

Form No. 2. An abstract of the votes cast for the office487of governor and lieutenant governor, secretary of state, auditor488of state, treasurer of state, attorney general, chief justice of489the supreme court of Ohio, judge of the supreme court of Ohio,490member of the senate of the congress of the United States,491

member at large of the house of representatives of the congress492of the United States, district member of the house of493representatives of the congress of the United States, and an494abstract of the votes cast upon each question or issue submitted495at such election to electors throughout the entire state.496

Form No. 3. An abstract of the votes cast for the office497of member of the senate of the general assembly, and member of498the house of representatives of the general assembly.499

Form No. 4. A report of the votes cast for the office of500member of the state board of education, judge of the court of501appeals, judge of the court of common pleas, judge of the502probate court, county commissioner, county auditor, prosecuting503attorney, clerk of the court of common pleas, sheriff, county504recorder, county treasurer, county engineer, and coroner.505

Form No. 5. A report of the votes cast upon all questions506and issues other than such questions and issues which were507submitted to electors throughout the entire state.508

Form No. 6. A report of the votes cast for municipal509offices, township offices, and the office of member of a board510of education.511

One copy of each of these forms shall be kept in the 512 office of the board. One copy of each of these forms shall 513 promptly be sent to the secretary of state, who shall place the 514 records contained in forms No. 1, No. 2, and No. 3 in electronic 515 format. One copy of Form No. 2 shall promptly be mailed to the 516 president of the senate of the general assembly at his the 517 president's office in the statehouse. The board shall also at 518 once upon completion of the official count send a certified copy 519 of that part of each of the forms which pertains to an election 520

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in which only electors of a district comprised of more than one 521 county but less than all of the counties of the state voted to 522 the board of the most populous county in such district. It shall 523 also at once upon completion of the official count send a 524 certified copy of that part of each of the forms which pertains 525 to an election in which only electors of a subdivision located 526 partly within the county voted to the board of the county in 527 which the major portion of the population of such subdivision is 528 located. 529

If, after certifying and sending abstracts and parts530thereof, a board finds that any such abstract or part thereof is531incorrect, it shall promptly prepare, certify, and send a532corrected abstract or part thereof to take the place of each533incorrect abstract or part thereof theretofore certified and534sent.535

Sec. 3505.331. (A) If more than the number of candidates536to be nominated at a primary election or to be elected to an537office receive the largest and an equal number of votes, then no538candidate shall have been nominated or elected, and the tie539shall be resolved by holding a special election in accordance540with this section. Until the results of the special election are541declared, the office shall be considered vacant.542

(B) The governor shall issue a writ of election to the 543 secretary of state or the board or boards of elections, as 544 applicab<u>le, directing that a special election be held to resolve</u> 545 the tie on a day specified in the writ, provided that the 546 special election shall be held not later than the next day on 547 which a primary, special, or general election may be held. The 548 board or boards of elections, as applicable, shall give notice 549 of the election in accordance with section 3501.03 of the 550

Revised Code, and the election shall be held in the same manner	551
as a regularly scheduled primary or general election, as	552
applicable. The names of the candidates who received the largest	553
and an equal number of votes shall appear on the ballot, but the	554
name of no other candidate shall appear on the ballot for that	555
nomination or office.	556
(C)(1) If a candidate certified to appear on the ballot at	557
a special election held under this section dies, withdraws, or	558
is disqualified before the day of the special election, and the	559
remaining number of candidates does not exceed the number of	560
candidates to be nominated or elected, then no special election	561
shall be held, and the remaining candidates shall be declared	562
nominated or elected, as applicable.	563
(2) If a candidate certified to appear on the ballot at a	564
special election held under this section dies, withdraws, or is	565
disqualified before the day of the special election, and the	566
remaining number of candidates exceeds the number of candidates	567
to be nominated or elected, then the special election shall be	568
held, the ballot vacancy shall not be filled, and the board of	569
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elections shall post a notice at each polling location on the	
day of the election, and shall enclose with each absent voter's	571
ballot given or mailed after the candidate withdraws, dies, or	572
is disqualified, a notice that votes for that candidate will be	573
void and will not be counted. If the name of that candidate is	574
not removed from the ballots before the day of the special	575
election, any votes for that candidate are void and shall not be	576
counted.	577
(3) If a candidate who appears on the ballot at a special	578
election held under this section dies, withdraws, or is	579
disqualified on or after the day of the special election, and	580

the remaining number of candidates does not exceed the number of	581
candidates to be nominated or elected, then the remaining	582
candidate or candidates shall be declared nominated or elected,	583
as applicable.	584
(4) If a candidate who appears on the ballot at a special	585
election held under this section dies, withdraws, or is	586
disqualified on or after the day of the special election, and	587
the remaining number of candidates exceeds the number of	588
candidates to be nominated or elected, then any votes cast for	589
the candidate who died, withdrew, or was disqualified are void	590
and shall not be counted.	591
(D) The state shall bear the entire cost of a special	592
election conducted under this section.	593
Sec. 3505.34. During the first week of the regular session	594
of the general assembly following a regular state election, the	595
president of the senate, in the presence of a majority of the	596
members of each house of the general assembly, shall open,	597
announce, and canvass the abstracts of the votes cast for the	598
offices of governor and lieutenant governor, secretary of state,	599
auditor of state, treasurer of state, and attorney general, as	600
contained in the Form No. 2 sent to him the president of the	601
senate as required by section 3505.33 of the Revised Code, and	602
shall determine and declare the results of such election for	603
such offices. The joint candidates for governor and lieutenant	604
governor and the candidate for each other office who received	605
the largest number of votes shall be declared elected to such	606
office. If two or more candidates for election to the same	607
office, or two or more sets of joint candidates for governor and	608
lieutenant governor, receive the largest and an equal number of	609
votes, one of them, or one set of joint candidates for governor-	610

and lieutenant governor, shall be declared elected to such-	611
office by a majority of the votes of all of the members of the	612
president of the senate and the house of representatives of the	613
general assembly shall notify the governor of that fact and	614
shall require the secretary of state to order the boards of	615
elections to conduct a special election in accordance with	616
section 3505.331 of the Revised Code. If said Form No. 2 has not	617
at such time been received by the president of the senate from	618
the board of elections of any county, the secretary of state,	619
upon request of the president of the senate, shall furnish to	620
him the president of the senate such copies of said Form No. 2	621
as have not been received by him the president of the senate .	622
When said canvass has been completed and the results of the	623
election declared, the president of the senate shall certify to	624
the secretary of state the names of the persons declared elected	625
together with the title of the office to which each has been	626
elected, and from such certification the secretary of state	627
shall issue a certificate of election to the officials declared	628
elected and so certified to the secretary of state. Thereupon	629
the governor shall forthwith issue a commission to each of the	630
persons elected to such offices upon the payment to the	631
secretary of state of the fee required by section 107.06 of the	632
Revised Code.	633

Sec. 3505.35. When the secretary of state has received 634 from the board of elections of every county in the state Form 635 No. 2, as provided for in section 3505.33 of the Revised Code, 636 the secretary of state shall promptly fix the time and place for 637 the canvass of such abstracts, and the time fixed shall not be 638 later than ten days after such abstracts have been received by 639 the secretary of state from all counties. The secretary of state 640 shall notify the governor, auditor of state, attorney general, 641

and the chairman chairperson of the state central committee of 642 each political party of the time and place fixed. At such time 643 and in the presence of such of the persons so notified who 644 attend, the secretary of state shall canvass the abstracts 645 contained in said Form No. 2 and shall determine and declare the 646 results of all elections in which electors throughout the entire 647 state voted. If two or more candidates for election to the same 648 office, or two or more sets of joint candidates for governor and 649 lieutenant governor, receive the largest and an equal number of 650 votes, such tie shall be resolved by lot by the secretary of 651 state. Such declaration of results by the secretary of state 652 shall be in writing and shall be signed by the secretary of 653 state. It shall bear the date of the day upon which it is made, 654 and a copy thereof shall be posted by the secretary of state in 655 a conspicuous place in his the secretary of state's office. The 656 secretary of state shall keep such copy posted for a period of 657 at least five days. 658 If two or more candidates for election to the same office, 659 660

other than candidates for the offices of governor and lieutenant governor, secretary of state, auditor of state, treasurer of state, and attorney general, receive the largest and an equal number of votes, the secretary of state shall notify the governor of that fact and shall order the boards of elections to conduct a special election in accordance with section 3505.331 of the Revised Code.

Such declaration of results made by the secretary of667state, insofar as it pertains to the offices of governor and668lieutenant governor, secretary of state, auditor of state,669treasurer of state, and attorney general, is only for the670purpose of fixing the time of the commencement of the period of671time within which applications for recounts of votes may be672

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filed as provided by section 3515.02 of the Revised Code. If two673or more candidates or joint candidates for those offices receive674the largest and an equal number of votes, the secretary of state675shall note that fact in the declaration of results.676

Sec. 3505.36. When the board of elections of the most 677 populous county of a district comprised of more than one county 678 but less than all of the counties of the state has received from 679 the board of every county in such district certified copies of 680 parts of abstracts pertaining to an election in which only the 681 electors of such district voted, such board shall canvass such 682 parts of abstracts and determine and declare the results of the 683 elections determined by the electors of such district. If more-684 than the number of candidates to be elected to an office receive-685 the largest number and an equal number of votes, such tie shall 686 be resolved by lot by the chairman of such board in the presence 687 of all of the members of such board. Such declaration of results 688 by such board shall be in writing and shall be signed by at 689 least a majority of the members of such board. It shall bear the 690 date of the day upon which it was made, and a copy thereof shall 691 be posted by the board in a conspicuous place in its office. The 692 board shall keep such copy posted for a period of at least five 693 694 days.

If more than the number of candidates to be elected to an office receive the largest number and an equal number of votes, the boards of elections of the counties in which the district has territory shall notify the governor of that fact and shall hold a special election in accordance with section 3505.331 of the Revised Code.

Sec. 3505.37. When the board of elections of a county in 701 which the major portion of the population of a subdivision 702

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located in more than one county is located receives from the 703 boards of each county in which other portions of such 704 subdivision are located parts of abstracts pertaining to an 705 election in which only the electors of such subdivision voted, 706 such board shall canvass such parts of abstracts and determine 707 and declare the results of the elections determined by the 708 electors of such subdivision. If more than the number of 709 candidates to be elected to an office receive the largest number 710 and an equal number of votes, such tie shall be resolved by lot-711 by the chairman of such board in the presence of a majority of 712 the members of such board. Such declaration of results by such 713 board shall be in writing and shall be signed by at least a 714 majority of the members of such board. It shall bear the date of 715 the day upon which it is made, and a copy thereof shall be 716 717 posted by such board in a conspicuous place in its office. The board shall keep such copy posted for a period of at least five 718 days. 719

If more than the number of candidates to be elected to an office receive the largest number and an equal number of votes, the boards of elections of the counties in which the political subdivision has territory shall notify the governor of that fact and shall hold a special election in accordance with section 3505.331 of the Revised Code.

Sec. 3513.22. (A) Not earlier than the eleventh day or 726 later than the fifteenth day after a primary election, the board 727 of elections shall begin to canvass the election returns from 728 the precincts in which electors were entitled to vote at that 729 election and shall continue the canvass daily until it is 730 completed. 731

The board shall complete the canvass not later than the

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twenty-first day after the day of the election. Eighty-one days733after the day of the election, the canvass of election returns734shall be deemed final, and no amendments to the canvass may be735made after that date. The secretary of state may specify an736earlier date upon which the canvass of election returns shall be737deemed final, and after which amendments to the final canvass738may not be made, if so required by federal law.739

(B) The county executive committee of each political party 740 that participated in the election, and each committee designated 741 742 in a petition to represent the petitioners pursuant to which a question or issue was submitted at the election, may designate a 743 qualified elector who may be present at and may observe the 744 making of the canvass. Each person for whom votes were cast in 745 the election may also be present at and observe the making of 746 the canvass. 747

(C) When the canvass of the election returns from all of 748 the precincts in the county in which electors were entitled to 749 vote at the election has been completed, the board shall 750 determine and declare the results of the elections determined by 751 the electors of the county or of a district or subdivision 7.52 within the county. If more than the number of persons to be 753 nominated for or elected to an office received the largest and 754 an equal number of votes, the tie shall be resolved by lot by 755 the chairperson of the board in the presence of a majority of 756 the members of the board. The declaration shall be in writing 757 and shall be signed by at least a majority of the members of the 758 board. It shall bear the date of the day upon which it is made, 759 and a copy of it shall be posted by the board in a conspicuous 760 place in its office. The board shall keep the copy posted for a 761 period of at least five days. 762

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If more than the number of persons to be nominated for or	763
elected to an office received the largest and an equal number of	764
votes, the board shall notify the governor of that fact and	765
shall hold a special election in accordance with section	766
3505.331 of the Revised Code.	767

The board shall promptly certify abstracts of the results 768 of the elections within its county upon forms the secretary of 769 state prescribes. One certified copy of each abstract shall be 770 kept in the office of the board, and one certified copy of each 771 abstract shall promptly be sent to the secretary of state. The 772 773 board shall also promptly send a certified copy of that part of an abstract that pertains to an election in which only electors 774 of a district comprised of more than one county but less than 775 all of the counties of the state voted to the board of the most 776 populous county in the district. It shall also promptly send a 777 certified copy of that part of an abstract that pertains to an 778 election in which only electors of a subdivision located partly 779 within the county voted to the board of the county in which the 780 major portion of the population of the subdivision is located. 781

If, after certifying and sending abstracts and parts of782abstracts, a board finds that any abstract or part of any783abstract is incorrect, it shall promptly prepare, certify, and784send a corrected abstract or part of an abstract to take the785place of each incorrect abstract or part of an abstract786previously certified and sent.787

(D) (1) When certified copies of abstracts are received by
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the secretary of state, the secretary of state shall canvass
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those abstracts and determine and declare the results of all
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elections in which electors throughout the entire state voted.
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If more than the number of persons to be nominated for or
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elected to an office received the largest and an equal number of 793 votes, the tie shall be resolved by lot by the secretary of 794 state in the presence of the governor, the auditor of state, and 795 the attorney general, who at the request of the secretary of 796 state shall assemble to witness the drawing of the lot. The 797 declaration of results by the secretary of state shall be in 798 writing and shall be signed by the secretary of state. It shall 799 bear the date of the day upon which it is made, and a copy of it 800 shall be posted by the secretary of state in a conspicuous place 801 in the secretary of state's office. The secretary of state shall 802 keep the copy posted for a period of at least five days. 803

(2) When certified copies of parts of abstracts are 804 received by the board of the most populous county in a district 805 from the boards of all of the counties in the district, the 806 board receiving those abstracts shall canvass them and determine 807 and declare the results of the elections in which only electors 808 of the district voted. If more than the number of persons to be 809 nominated for or elected to an office received the largest and 810 equal number of votes, the tie shall be resolved by lot by the 811 chairperson of the board in the presence of a majority of the 812 members of the board. The declaration of results by the board 813 shall be in writing and shall be signed by at least a majority 814 of the members of the board. It shall bear the date of the day 815 upon which it is made, and a copy of it shall be posted by the 816 board in a conspicuous place in its office. The board shall keep 817 the copy posted for a period of at least five days. 818

(3) When certified copies of parts of abstracts are
received by the board of a county in which the major portion of
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the population of a subdivision located in more than one county
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is located from the boards of each county in which other
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portions of that subdivision are located, the board receiving
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those abstracts shall canvass them and determine and declare the 824 results of the elections in which only electors of that 825 subdivision voted. If more than the number of persons to be 826 nominated for or elected to an office received the largest and 827 an equal number of votes, the tie shall be resolved by lot by 828 the chairperson of the board in the presence of a majority of 829 the members of the board. The declaration of results by the 830 board shall be in writing and shall be signed by at least a 831 majority of the members of the board. It shall bear the date of 832 the day upon which it is made, and a copy of it shall be posted 833 by the board in a conspicuous place in its office. The board 834 shall keep the copy posted for a period of at least five days. 835

(E) Election officials, who are required to declare the 836 results of primary elections, shall issue to each person 837 declared nominated for or elected to an office, an appropriate 838 certificate of nomination or election, provided that the boards 839 required to determine and declare the results of the elections 840 for candidates for nomination to the office of representative to 841 congress from a congressional district shall, in lieu of issuing 842 a certificate of nomination, certify to the secretary of state 843 the names of the candidates nominated, and the secretary of 844 state, upon receipt of that certification, shall issue a 845 certificate of nomination to each person whose name is so 846 certified. Certificates of nomination or election issued by 847 boards to candidates and certifications to the secretary of 848 state shall not be issued before the expiration of the time 849 within which applications for recounts of votes may be filed or 850 before recounts of votes, which have been applied for, are 851 completed. 8.52

Sec. 3515.14. Upon completion of the trial of a contest of853election, the court shall pronounce judgment as to which854

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candidate was nominated or elected or whether the issue was 855 approved or rejected by the voters; except that in the case of 856 the contest of election of a member of the general assembly such 857 judgment shall not be pronounced by the court but a transcript 858 of all testimony taken and all evidence adduced in such contest 859 shall be filed with the clerk or executive secretary chief 860 <u>executive officer</u> of the branch of the legislative body to which 861 the contestee was declared elected, which shall determine the 862 election and qualification of its own members. 863

864 Any person declared nominated or elected by the court shall be entitled to his a certificate of nomination or 865 election. A certified copy of the order of such court 866 867 constitutes such certificate. If the judgment is against the contestee or incumbent and he the contestee or incumbent has 868 already received a certificate of nomination or election, the 869 judgment of the court shall work a cancellation of such 870 certificate. 871

If the court decides that the election resulted in a tie 872 vote, such decision shall be certified to the board of elections 873 having jurisdiction and said board shall publicly determine by 874 lot which of such persons shall be declared elected notify the 875 governor of that fact and hold a special election in accordance 876 with section 3505.331 of the Revised Code. If the court finds 877 that no person was elected, the judgment shall be that the 878 election be set aside. 879

Section 2. That existing sections 705.32, 3501.01,8803501.17, 3505.33, 3505.34, 3505.35, 3505.36, 3505.37, 3513.22,881and 3515.14 of the Revised Code are hereby repealed.882

Section 3. Section 3501.01 of the Revised Code is883presented in this act as a composite of the section as amended884

by both Am. Sub. H.B. 64 and Am. H.B. 153 of the 131st General885Assembly. The General Assembly, applying the principle stated in886division (B) of section 1.52 of the Revised Code that amendments887are to be harmonized if reasonably capable of simultaneous888operation, finds that the composite is the resulting version of889the section in effect prior to the effective date of the section890as presented in this act.891