## As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 153

Senators Gavarone, Brenner

J	To amend sections 303.12, 303.59, 307.94, 3501.01,	1
	3501.38, 3501.381, 3501.39, 3503.13, 3503.14,	2
	3503.15, 3503.151, 3503.152, 3503.153, 3503.16,	3
	3503.19, 3503.20, 3503.21, 3503.33, 3505.181,	4
	3505.182, 3505.183, 3505.20, 3509.02, 3509.03,	5
	3509.04, 3509.05, 3509.051, 3509.06, 3509.07,	6
	3509.08, 3509.09, 3511.02, 3511.04, 3511.05,	7
	3511.09, 3511.11, 3511.14, 3513.07, 3513.261,	8
	3517.01, 3517.12, 3519.02, 3519.05, 3519.16,	9
	3599.12, and 3599.21 and to enact sections	10
	3503.201, 3503.202, and 3511.052 of the Revised	11
	Code to require verification of an elector's	12
	citizenship before the elector may vote and to	13
	modify procedures regarding voter registration,	14
	voter roll maintenance, absent voting, and	15
	election petitions.	16

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

Section 1. That sections 303.12, 303.59, 307.94, 3501.01,173501.38, 3501.381, 3501.39, 3503.13, 3503.14, 3503.15, 3503.151,183503.152, 3503.153, 3503.16, 3503.19, 3503.20, 3503.21, 3503.33,193505.181, 3505.182, 3505.183, 3505.20, 3509.02, 3509.03,203509.04, 3509.05, 3509.051, 3509.06, 3509.07, 3509.08, 3509.09,21

3511.02, 3511.04, 3511.05, 3511.09, 3511.11, 3511.14, 3513.07,223513.261, 3517.01, 3517.12, 3519.02, 3519.05, 3519.16, 3599.12,23and 3599.21 be amended and sections 3503.201, 3503.202, and243511.052 of the Revised Code be enacted to read as follows:25

Sec. 303.12. (A) (1) Amendments to the zoning resolution 26 may be initiated by motion of the county rural zoning 27 commission, by the passage of a resolution by the board of 28 county commissioners, or by the filing of an application by one 29 or more of the owners or lessees of property within the area 30 proposed to be changed or affected by the proposed amendment 31 32 with the county rural zoning commission. The board of county commissioners may require that the owner or lessee of property 33 filing an application to amend the zoning resolution pay a fee 34 to defray the cost of advertising, mailing, filing with the 35 county recorder, and other expenses. If the board of county 36 commissioners requires such a fee, it shall be required 37 generally, for each application. The board of county 38 commissioners, upon the passage of such a resolution, shall 39 certify it to the county rural zoning commission. 40

(2) Upon the adoption of a motion by the county rural 41 zoning commission, the certification of a resolution by the 42 board of county commissioners to the commission, or the filing 43 of an application by property owners or lessees as described in 44 division (A)(1) of this section with the commission, the 45 commission shall set a date for a public hearing, which date 46 shall not be less than twenty nor more than forty days from the 47 date of adoption of such a motion, the date of the certification 48 of such a resolution, or the date of the filing of such an 49 application. Notice of the hearing shall be given by the 50 commission by one publication at least ten days before the date 51 of the hearing, using at least one of the following methods: 52

(a) In the print or digital edition of one or more 53 newspapers of general circulation in each township affected by 54 the proposed amendment; 55 (b) On the official public notice web site established 56 under section 125.182 of the Revised Code; 57 (c) On the web site and social media account of the 58 59 county. 60 (B) If the proposed amendment intends to rezone or redistrict ten or fewer parcels of land, as listed on the county 61 auditor's current tax list, written notice of the hearing shall 62 be mailed by the county rural zoning commission, by first class 63 mail, at least ten days before the date of the public hearing to 64 all owners of property within and contiguous to and directly 65 across the street from the area proposed to be rezoned or 66 redistricted to the addresses of those owners appearing on the 67 county auditor's current tax list. The failure of delivery of 68 that notice shall not invalidate any such amendment. 69

(C) If the proposed amendment intends to rezone or
redistrict ten or fewer parcels of land as listed on the county
auditor's current tax list, the published and mailed notices
shall set forth the time, date, and place of the public hearing
73
and include all of the following:

(1) The name of the county rural zoning commission that75will be conducting the hearing;76

(2) A statement indicating that the motion, resolution, or application is an amendment to the zoning resolution;

(3) A list of the addresses of all properties to be
rezoned or redistricted by the proposed amendment and of the
names of owners of these properties, as they appear on the
81

77

county auditor's current tax list; 82 (4) The present zoning classification of property named in 83 the proposed amendment and the proposed zoning classification of 84 that property; 85 (5) The time and place where the motion, resolution, or 86 application proposing to amend the zoning resolution will be 87 available for examination for a period of at least ten days 88 prior to the hearing; 89 (6) The name of the person responsible for giving notice 90 of the public hearing by publication, by mail, or by both 91 92 publication and mail; (7) A statement that, after the conclusion of the hearing, 93 the matter will be submitted to the board of county 94 commissioners for its action; 95 (8) Any other information requested by the commission. 96 (D) If the proposed amendment alters the text of the 97 zoning resolution, or rezones or redistricts more than ten 98 parcels of land as listed on the county auditor's current tax 99 list, the published notice shall set forth the time, date, and 100 place of the public hearing and include all of the following: 101 (1) The name of the county rural zoning commission that 102 will be conducting the hearing on the proposed amendment; 103 104 (2) A statement indicating that the motion, application, or resolution is an amendment to the zoning resolution; 105 (3) The time and place where the text and maps of the 106

proposed amendment will be available for examination for a 107 period of at least ten days prior to the hearing; 108

(4) The name of the person responsible for giving notice 109 of the hearing by publication; 110 (5) A statement that, after the conclusion of the hearing, 111 the matter will be submitted to the board of county 112 commissioners for its action; 113 (6) Any other information requested by the commission. 114 Hearings shall be held in the county court house or in a 115 public place designated by the commission. 116 (E) Within five days after the adoption of the motion 117 described in division (A) of this section, the certification of 118 the resolution described in division (A) of this section, or the 119 filing of the application described in division (A) of this 120 section, the county rural zoning commission shall transmit a 121 copy of it together with text and map pertaining to it to the 122 county or regional planning commission, if there is such a 123 commission. 124 The county or regional planning commission shall recommend 125 the approval or denial of the proposed amendment or the approval 126 of some modification of it and shall submit its recommendation 127 to the county rural zoning commission. The recommendation shall 128 be considered at the public hearing held by the county rural 129 zoning commission on the proposed amendment. 130

The county rural zoning commission, within thirty days 131 after the hearing, shall recommend the approval or denial of the 132 proposed amendment, or the approval of some modification of it, 133 and shall submit that recommendation together with the motion, 134 application, or resolution involved, the text and map pertaining 135 to the proposed amendment, and the recommendation of the county 136 or regional planning commission on it to the board of county 137

### S. B. No. 153 As Introduced

commissioners.

138

COMMISSIONELS.	100
The board of county commissioners, upon receipt of that	139
recommendation, shall set a time for a public hearing on the	140
proposed amendment, which date shall be not more than thirty	141
days from the date of the receipt of that recommendation. Notice	142
of the hearing shall be given by the board by one publication at	143
least ten days before the date of the hearing, using at least	144
one of the following methods:	145
(1) In the print or digital edition of one or more	146
newspapers of general circulation in the county;	147
(2) On the official public notice web site established	148
under section 125.182 of the Revised Code;	149
(3) On the web site and social media account of the	150
county.	151
(F) If the proposed amendment intends to rezone or	152
redistrict ten or fewer parcels of land as listed on the county	153
auditor's current tax list, the published notice shall set forth	154
the time, date, and place of the public hearing and include all	155
of the following:	156
(1) The name of the board of county commissioners that	157
will be conducting the hearing;	158
(2) A statement indicating that the motion, application,	159
or resolution is an amendment to the zoning resolution;	160
(3) A list of the addresses of all properties to be	161
rezoned or redistricted by the proposed amendment and of the	162
names of owners of those properties, as they appear on the	163
county auditor's current tax list;	164
(4) The present zoning classification of property named in	165

the proposed amendment and the proposed zoning classification of 166 that property; 167 (5) The time and place where the motion, application, or 168 resolution proposing to amend the zoning resolution will be 169 available for examination for a period of at least ten days 170 prior to the hearing; 171(6) The name of the person responsible for giving notice 172 of the hearing by publication, by mail, or by both publication 173 and mail; 174 (7) Any other information requested by the board. 175 (G) If the proposed amendment alters the text of the 176 zoning resolution, or rezones or redistricts more than ten 177 parcels of land as listed on the county auditor's current tax 178 list, the published notice shall set forth the time, date, and 179 place of the public hearing and include all of the following: 180 (1) The name of the board of county commissioners that 181 will be conducting the hearing on the proposed amendment; 182 (2) A statement indicating that the motion, application, 183 or resolution is an amendment to the zoning resolution; 184 (3) The time and place where the text and maps of the 185 proposed amendment will be available for examination for a 186 period of at least ten days prior to the hearing; 187 (4) The name of the person responsible for giving notice 188 of the hearing by publication; 189 (5) Any other information requested by the board. 190 (H) Within twenty days after its public hearing, the board 191 of county commissioners shall either adopt or deny the 192 recommendation of the county rural zoning commission or adopt 193 some modification of it. If the board denies or modifies the 194 commission's recommendation, a majority vote of the board shall 195 be required. 196

The proposed amendment, if adopted by the board, shall 197 become effective in thirty days after the date of its adoption, 198 unless, within thirty days after the adoption, there is 199 presented to the board of county commissioners a petition, 200 signed by a number of qualified voters residing in the 201 202 unincorporated area of the township or part of that unincorporated area included in the zoning plan equal to not 203 less than eight per cent of the total vote cast for all 204 candidates for governor in that area at the most recent general 205 election at which a governor was elected, requesting the board 206 to submit the amendment to the electors of that area for 207 approval or rejection at a special election to be held on the 208 day of the next primary or general election occurring at least 209 ninety days after the petition is submitted. Each part of this 210 petition shall contain the number and the full and correct 211 title, if any, of the zoning amendment resolution, motion, or 212 application, furnishing the name by which the amendment is known 213 and a brief summary of its contents. In addition to meeting the 214 requirements of this section, each petition shall be governed by 215 the rules specified in section 3501.38 of the Revised Code. 216

The form of a petition calling for a zoning referendum and	217
the statement of the circulator shall be substantially as	218
follows:	219
"PETITION FOR ZONING REFERENDUM	220
(if the proposal is identified by a particular name or number,	221

- - -

or both, these should be inserted here)

. . . .

Page 8

017

A proposal t	o amend the zoning	g map of the unincorporated	223
area of	Township,	County,	224
Ohio, adopted	(date)	(followed by brief	225
summary of the pro	oposal).		226
To the Board	l of County Commiss	ioners of	227
County, Ohio:			228
We, the unde	ersigned, being ele	ectors residing in the	229
unincorporated are	ea of	Township, included within	230
the	County Zoning	Plan, equal to not less than	231
eight per cent of	the total vote cas	st for all candidates for	232
governor in the an	rea at the precedin	ng general election at which	233
a governor was ele	ected, request the	Board of County	234
Commissioners to s	submit this amendme	ent of the zoning resolution	235
to the electors of	E Tov	wnship residing within the	236
unincorporated are	ea of the township	included in the	237
Co	ounty Zoning Resolu	ition, for approval or	238
rejection at a spe	ecial election to b	be held on the day of the	239
next primary or ge	eneral election to	be held on	240
(date)	, pursuant to s	section 303.12 of the Revised	241
Code.			242
Street A	Address I	Date of	243
Signature or R.F.	.D. Township Pr	recinct County Signing	244
			245
			246
	STATEMENT OF CI	RCULATOR	247
Ι,	(name of cir	rculator),	248
declare under pena	alty of election fa	alsification that I <del>am an</del>	249
elector of the sta	ate of Ohio and res	side at the address appearing	250

below my signature; that I am the circulator of the foregoing 251 part petition containing (number) signatures; that I 252 have witnessed the affixing of every signature; that all signers 253 were to the best of my knowledge and belief qualified to sign; 254 and that every signature is to the best of my knowledge and 255 belief the signature of the person whose signature it purports 256 to be or of an attorney in fact acting pursuant to section 257 3501.382 of the Revised Code. (The circulator shall personally 258 write the number of electors whose signatures the petition paper 259 contains.) 260 For the purposes of any proceeding related to this 261 petition, I submit to the jurisdiction of the courts of the 262 State of Ohio, the Ohio Secretary of State, and the board of 263 elections of the county in which I have circulated this 264 petition. I understand that I may be required to testify or to 265 produce evidence in such a proceeding. I agree to receive any 266 service of process at the residence address I have provided. 267 I am compensated to circulate this petition by 268 (name and address). (The circulator 269 shall complete the preceding sentence as required by section 270 3501.38 of the Revised Code if the circulator is being 271 compensated to circulate the petition.) 272 273 (Signature of circulator) 274 275 (Address of circulator's 276 permanent residence-in this--277 -state) 278

Page 10

(City, village, or township,	280
and zip code)	281
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A	282
FELONY OF THE FIFTH DEGREE."	283

No amendment for which such a referendum vote has been284requested shall be put into effect unless a majority of the vote285cast on the issue is in favor of the amendment. Upon286certification by the board of elections that the amendment has287been approved by the voters, it shall take immediate effect.288

Within five working days after an amendment's effective289date, the board of county commissioners shall file the text and290maps of the amendment in the office of the county recorder and291with the regional or county planning commission, if one exists.292

The failure to file any amendment, or any text and maps, or duplicates of any of these documents, with the office of the county recorder or the county or regional planning commission as required by this section does not invalidate the amendment and is not grounds for an appeal of any decision of the board of zoning appeals.

Sec. 303.59. A resolution designating a restricted area 299 prohibiting the construction of utility facilities, if adopted 300 by the board of county commissioners, becomes effective thirty 301 days after the date of its adoption, unless, within thirty days 302 after the adoption, there is presented to the board of county 303 commissioners a petition, signed by a number of registered 304 electors residing in the county equal to not less than eight per 305 cent of the total vote cast for all candidates for governor in 306 that county at the most recent general election at which a 307 governor was elected, requesting the board of county 308

Page 11

293

294

295

296

commissioners to submit the resolution to the electors of that 309 county for approval or rejection at a special election to be 310 held on the day of the next primary or general election that 311 occurs at least one hundred twenty days after the petition is 312 filed. Each part petition shall contain the number and the full 313 and correct title, if any, of the resolution, motion, or 314 315 application, furnishing the name by which the resolution is known and a brief summary of its contents. In addition to 316 meeting the requirements of this section, each petition shall be 317 governed by the rules specified in section 3501.38 of the 318 Revised Code. 319

The form of a petition calling for a referendum on the designation of a restricted area and the statement of the circulator shall be substantially as follows:

"PETITION FOR REFERENDUM ON THE DESIGNATION OF A323RESTRICTED AREA PROHIBITING THE CONSTRUCTION OF UTILITY324FACILITIES325

(if the proposal is identified by a particular name or326number, or both, these should be inserted here)327

A proposal to designate a restricted area prohibiting the 328 construction of utility facilities in the unincorporated area of 329 \_\_\_\_\_\_ county, Ohio, adopted \_\_\_\_\_\_(date) (followed by 330 brief summary of the resolution). 331

To the board of county commissioners of \_\_\_\_\_ county, 332 Ohio: 333

We, the undersigned, being electors residing in 334 \_\_\_\_\_\_\_county, equal to not less than eight per cent of the 335 total vote cast for all candidates for governor in the county at 336 the preceding general election at which a governor was elected, 337

320

321

request the board of county commissioners to submit this	338
designation of a restricted area to the electors of	339
county, for approval or rejection at a special election to be	340
held on the day of the primary or general election to be held on	341
(date), pursuant to section 303.59 of the Revised	342
Code.	343
Signature	344
Residence address	345
Date of signing	346
STATEMENT OF CIRCULATOR	347
I, (name of circulator), declare under penalty	348
of election falsification that I reside at the address appearing	349
below my signature; that I am the circulator of the foregoing	350
part petition containing (number) signatures; that I	351
have witnessed the affixing of every signature; that all signers	352
were to the best of my knowledge and belief qualified to sign;	353
and that every signature is to the best of my knowledge and	354
belief the signature of the person whose signature it purports	355
to be or of an attorney in fact acting pursuant to section	356
3501.382 of the Revised Code. (The circulator shall personally	357
write the number of electors whose signatures the petition paper	358
contains.)	359
For the purposes of any proceeding related to this	360
petition, I submit to the jurisdiction of the courts of the	361
State of Ohio, the Ohio Secretary of State, and the board of	362
elections of the county in which I have circulated this	363
petition. I understand that I may be required to testify or to	364
produce evidence in such a proceeding. I agree to receive any	365
service of process at the residence address I have provided.	366

I am compensated to circulate this petition by	367
(name and address). (The circulator	368
shall complete the preceding sentence as required by section	369
3501.38 of the Revised Code if the circulator is being	370
compensated to circulate the petition.)	371
(Signature of circulator)	372
(Circulator's residence address)	373
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A	374
FELONY OF THE FIFTH DEGREE."	375
The petition shall be filed with the board of county	376
commissioners. Within two weeks after receiving a petition filed	377
under this section, the board of county commissioners shall	378
certify the petition to the board of elections. A petition filed	379
under this section shall be certified to the board of elections	380
not less than ninety days prior to the election at which the	381
question is to be voted upon.	382
The board of elections shall determine the sufficiency and	383
validity of each petition certified to it by a board of county	384
commissioners under this section. If the board of elections	385
determines that a petition is sufficient and valid, the question	386
shall be voted upon at a special election to be held on the day	387
of the next primary or general election that occurs at least one	388
hundred twenty days after the date the petition is filed with	389

day.

No resolution designating a restricted area for which such393a referendum vote has been requested shall be put into effect394unless a majority of the vote cast on the issue is in favor of395

the board of county commissioners, regardless of whether any

election will be held to nominate or elect candidates on that

Page 14

390

the resolution. Upon certification by the board of elections 396 that the resolution has been approved by the voters, it shall 397 take immediate effect. 398

Within five working days after the resolution's effective date, the board of county commissioners shall file the text of the resolution and maps of the restricted area in the office of the county recorder and with the county or regional planning commission, if one exists.

The failure to file any resolution, or any text and maps, or duplicates of any of these documents, with the office of the county recorder as required by this section does not invalidate the resolution.

Sec. 307.94. Electors of a county, equal in number to ten 408 per cent of the number who voted for governor in the county at 409 the most recent gubernatorial election, may file, not later than 410 one hundred fifteen days before the date of a general election, 411 a petition with the board of county commissioners asking that 412 the question of the adoption of a county charter in the form 413 attached to the petition be submitted to the electors of the 414 county. The petition shall be available for public inspection at 415 the offices of the county commissioners during regular business 416 hours until four p.m. of the one hundred eleventh day before the 417 election, at which time the board shall, by resolution, certify 418 the petition to the board of elections of the county for 419 submission to the electors of the county, unless the signatures 420 are insufficient or the petitions otherwise invalid, at the next 421 general election. 422

Such electors may, in the alternative not later than the423one hundred thirtieth day before the date of a general election,424file such a petition with the board of elections of the county.425

399

400

401

402

403

404

405

406

#### S. B. No. 153 As Introduced

In such case the board of elections shall immediately proceed to 426 determine whether the petition and the signatures on the 427 petition meet the requirements of law and to count the number of 428 valid signatures and to note opposite each invalid signature the 429 reason for the invalidity. The board of elections shall complete 430 its examination of the petition and the signatures and shall 431 submit a report to the board of county commissioners not later 432 than the one hundred twentieth day before the date of the 433 434 general election certifying whether the petition is valid or invalid and, if invalid, the reasons for invalidity, whether 435 there are sufficient valid signatures, and the number of valid 436 and invalid signatures. The petition and a copy of the report to 437 the board of county commissioners shall be available for public 438 inspection at the board of elections. If the petition is 439 certified by the board of elections to be valid and to have 440 sufficient valid signatures, the board of county commissioners 441 shall forthwith and not later than four p.m. on the one hundred 442 eleventh day before the general election, by resolution, certify 443 the petition to the board of elections for submission to the 444 electors of the county at the next general election. If the 445 petition is certified by the board of elections to be invalid or 446 to have insufficient valid signatures, or both, the petitioners' 447 committee may protest such findings or solicit additional 448 signatures as provided in section 307.95 of the Revised Code, or 449 both, or request that the board of elections proceed to 450 establish the validity or invalidity of the petition and the 451 sufficiency or insufficiency of the signatures in an action 452 before the court of common pleas in the county. Such action must 453 be brought within three days after the request has been made, 454 and the case shall be heard forthwith by a judge or such court 455 whose decision shall be certified to the board of elections and 456

to the board of county commissioners in sufficient time to

permit the board of county commissioners to perform its duty to458certify the petition, if it is determined by the court to be459valid and contain sufficient valid signatures, to the board of460elections not later than four p.m. on the one hundred eleventh461day prior to the general election for submission to the electors462at such general election.463

A county charter to be submitted to the voters by petition 464 shall be considered to be attached to the petition if it is 465 printed as a part of the petition. A county charter petition may 466 consist of any number of separate petition papers. Each part 467 shall have attached a copy of the charter to be submitted to the 468 electors, and each part shall otherwise meet all the 469 requirements of law for a county charter petition. Section 470 3501.38 of the Revised Code applies to county charter petitions. 471

The petitioners shall designate in the petition the names 472 and addresses of a committee of not fewer than three nor more 473 than five persons who will represent them in all matters 474 relating to the petition. Notice of all matters or proceedings 475 476 pertaining to such petitions may be served on the committee, or any of them committee's agent designated under division (N)(1) 477 of section 3501.38 of the Revised Code, either personally or by 478 certified mail, or by leaving it at the agent's usual place of 479 residence of each of them. 480

Sec. 3501.01. As used in the sections of the Revised Code481relating to elections and political communications:482

(A) "General election" means the election held on thefirst Tuesday after the first Monday in each November.484

(B) "Regular municipal election" means the election held485on the first Tuesday after the first Monday in November in each486

Page 18

odd-numbered year.	487
(C) "Regular state election" means the election held on	488
the first Tuesday after the first Monday in November in each	489
even-numbered year.	490
(D) "Special election" means any election other than those	491
elections defined in other divisions of this section. A special	492
election may be held only on the first Tuesday after the first	493
Monday in May or November, on the first Tuesday after the first	494
Monday in August in accordance with section 3501.022 of the	495
Revised Code, or on the day authorized by a particular municipal	496
or county charter for the holding of a primary election, except	497
that in any year in which a presidential primary election is	498
held, no special election shall be held in May, except as	499
authorized by a municipal or county charter, but may be held on	500
the third Tuesday after the first Monday in March.	501
(E)(1) "Primary" or "primary election" means an election	502

(E) (1) "Primary" or "primary election" means an election held for the purpose of nominating persons as candidates of 503 political parties for election to offices, and for the purpose 504 of electing persons as members of the controlling committees of 505 political parties and as delegates and alternates to the 506 conventions of political parties. Primary elections shall be 507 held on the first Tuesday after the first Monday in May of each 508 year except in years in which a presidential primary election is 509 held. 510

(2) "Presidential primary election" means a primary
511
election as defined by division (E) (1) of this section at which
an election is held for the purpose of choosing delegates and
alternates to the national conventions of the major political
parties pursuant to section 3513.12 of the Revised Code. Unless
otherwise specified, presidential primary elections are included
516

in references to primary elections. In years in which a 517
presidential primary election is held, all primary elections 518
shall be held on the third Tuesday after the first Monday in 519
March except as otherwise authorized by a municipal or county 520
charter. 521

(F) "Political party" means any group of voters meeting
522
the requirements set forth in section 3517.01 of the Revised
523
Code for the formation and existence of a political party.
524

(1) "Major political party" means any political party
525
organized under the laws of this state whose candidate for
governor or nominees for presidential electors received not less
527
than twenty per cent of the total vote cast for such office at
528
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 533 political party's candidate for governor or nominees for 534 presidential electors received less than twenty per cent but not 535 less than three per cent of the total vote cast for such office 536 at the most recent regular state election. A political party 537 that meets the requirements of this division remains a political 538 party for a period of four years after meeting those 539 requirements. 540

(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 545

530

531

#### S. B. No. 153 As Introduced

political party until the time of the first election for546governor or president which occurs not less than twelve months547subsequent to the formation of such party, after which election548the status of such party shall be determined by the vote for the549office of governor or president.550

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

(I) "Independent candidate" means any candidate who claims 564 not to be affiliated with a political party, and whose name has 565 been certified on the office-type ballot at a general or special 566 election through the filing of a statement of candidacy and 567 nominating petition, as prescribed in section 3513.257 of the 568 Revised Code. 569

(J) "Nonpartisan candidate" means any candidate whose name
is required, pursuant to section 3505.04 of the Revised Code, to
be listed on the nonpartisan ballot, including all candidates
for judge of a municipal court, county court, or court of common
pleas, for member of any board of education, for municipal or
township offices in which primary elections are not held for

551

552

553

554

555

556

557

558

559

560

561

562

nominating candidates by political parties, and for offices of 576 municipal corporations having charters that provide for separate 577 ballots for elections for these offices. 578

(K) "Party candidate" means any candidate who claims to be 579 a member of a political party and who has been certified to 580 appear on the office-type ballot at a general or special 581 election as the nominee of a political party because the 582 candidate has won the primary election of the candidate's party 583 for the public office the candidate seeks, has been nominated 584 under section 3517.012, or is selected by party committee in 585 accordance with section 3513.31 of the Revised Code. 586

(L) "Officer of a political party" includes, but is not
11 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
 (M) "Question or issue" means any question or issue
 593
 certified in accordance with the Revised Code for placement on
 594
 an official ballot at a general or special election to be held
 595
 in this state.

(N) "Elector" or "qualified elector" means a person having 597the qualifications provided by law to be entitled to vote. 598

(O) "Voter" means an elector who votes at an election. 599

(P) "Voting residence" means that place of residence of an600elector which shall determine the precinct in which the elector601may vote.

(Q) "Precinct" means a district within a county603established by the board of elections of such county within604

which all qualified electors having a voting residence therein 605 may vote at the same polling place. 606 (R) "Polling place" means that place provided for each 607 precinct at which the electors having a voting residence in such 608 precinct may vote. 609 (S) "Board" or "board of elections" means the board of 610 elections appointed in a county pursuant to section 3501.06 of 611 612 the Revised Code. (T) "Political subdivision" means a county, township, 613 city, village, or school district. 614 (U) "Election officer" or "election official" means any of 615 the following: 616 617 (1) Secretary of state; (2) Employees of the secretary of state serving the 618 division of elections in the capacity of attorney, 619 administrative officer, administrative assistant, elections 620 administrator, office manager, or clerical supervisor; 621 (3) Director of a board of elections; 622 (4) Deputy director of a board of elections; 623 (5) Member of a board of elections; 624 (6) Employees of a board of elections; 625 (7) Precinct election officials; 626 (8) Employees appointed by the boards of elections on a 627 temporary or part-time basis. 628 (V) "Acknowledgment notice" means a notice sent by a board 629

of elections, on a form prescribed by the secretary of state,

Page 22

informing a voter registration applicant or an applicant who
631
wishes to change the applicant's residence or name of the status
632
of the application; the information necessary to complete or
633
update the application, if any; and if the application is
634
complete, the precinct in which the applicant is to vote.
635

(W) "Confirmation notice" means a notice sent by a board 636 of elections, on a form prescribed by the secretary of state, to 637 a registered elector to confirm the registered elector's current 638 address, name, or other information required for registration. 639 640 The notice shall be sent by forwardable mail, shall be accompanied by a postage prepaid, preaddressed return envelope 641 containing a form on which the elector may verify or correct the 642 elector's registration, and shall meet the requirements of the 643 National Voter Registration Act of 1993. 644

(X) "Designated agency" means an office or agency in the 645 state that provides public assistance or that provides state-646 funded programs primarily engaged in providing services to 647 persons with disabilities and that is required by the National 648 Voter Registration Act of 1993 to implement a program designed 649 650 and administered by the secretary of state for registering 651 voters, or any other public or government office or agency that implements a program designed and administered by the secretary 652 of state for registering voters, including the department of job 653 and family services, the program administered under section 654 3701.132 of the Revised Code by the department of health, the 655 department of mental health and addiction services, the 656 department of developmental disabilities, the opportunities for 657 Ohioans with disabilities agency, and any other agency the 658 secretary of state designates. "Designated agency" does not 659 include public high schools and vocational schools, public 660 libraries, or the office of a county treasurer. 661

U.S.C.A. 1973gg. 664 (Z) "Voting Rights Act of 1965" means the "Voting Rights 665 Act of 1965," 79 Stat. 437, 42 U.S.C.A. 1973, as amended. 666 (AA) (1) "Photo identification" means one of the following 667 documents that includes the individual's name and photograph and 668 is not expired: 669 (a) An Ohio driver's license, state identification card, 670 or interim identification form issued by the registrar of motor 671 vehicles or a deputy registrar under Chapter 4506. or 4507. of 672 the Revised Code; 673 (b) A United States passport or passport card; 674 (c) A United States military identification card, Ohio 675 national guard identification card, or United States department 676 of veterans affairs identification card. 677 (2) A "copy" of an individual's photo identification means 678 images of both the front and back of a document described in 679 division (AA) (1) of this section, except that if the document is 680 a United States passport, a copy of the photo identification 681 means an image of the passport's identification page that 682 includes the individual's name, photograph, and other 683 identifying information and the passport's expiration date. 684 (BB) "Driver's license" means a license or permit issued 685 by the registrar or a deputy registrar under Chapter 4506. or 686 4507. of the Revised Code that authorizes an individual to 687 drive. "Driver's license" includes a driver's license, 688 commercial driver's license, probationary license, restricted 689

license, motorcycle operator's license, or temporary instruction

(Y) "National Voter Registration Act of 1993" means the

"National Voter Registration Act of 1993," 107 Stat. 77, 42

Page 24

662

663

permit identification card. "Driver's license" does not include 691 a limited term license issued under section 4507.09 of the 692 Revised Code. 693 (CC) "State identification card" means a card issued by 694 the registrar or a deputy registrar under sections 4507.50 to 695 4507.52 of the Revised Code. 696 (DD) "Interim identification form" means the document 697 issued by the registrar or a deputy registrar to an applicant 698 for a driver's license or state identification card that 699 contains all of the information otherwise found on the license 700 or card and that an applicant may use as a form of 701 702 identification until the physical license or card arrives in the mail. 703 (EE) (1) "Proof of citizenship" means evidence that an 704 individual is a United States citizen, in the form of one of the 705 706 following: (a) The number of the individual's current or expired Ohio 707 driver's license or state identification card, if the secretary 708 of state verifies using information obtained from the bureau of 709 motor vehicles that the individual has submitted documentation 710 to the bureau that indicates that the individual is a United 711 712 States citizen; 713 (b) The individual's current or expired Ohio driver's license, state identification card, or interim identification 714 form issued on or after April 7, 2023, or a copy of the front 715 and back of that license, card, or form, if the license, card, 716 or form does not include a notation designating that the 717 individual is a noncitizen of the United States; 718

(c) The individual's current or expired driver's license 719

or nondriver identification card issued by another state within	720
the United States, or a copy of the front and back of the	721
license or card, if the issuing agency indicates on the license	722
or card that the individual is a United States citizen;	723
(d) The individual's birth certificate, certification of	724
report of birth, or consular report of birth abroad, or a copy	725
of one of those documents;	726
(e) The individual's current or expired United States	727
passport or passport card, a copy of the identification page of	728
the passport, or a copy of the front and back of the passport	729
card;	730
(f) The individual's certificate of naturalization or	731
certificate of citizenship or a copy of one of those documents.	732
(2) If an individual's current legal name is different	733
from the name on the individual's proof of citizenship, the	734
individual also shall provide proof of the change of name, such	735
as a copy of a marriage license or court order.	736
Sec. 3501.38. All declarations of candidacy, nominating	737
petitions, or other petitions presented to or filed with the	738
secretary of state or a board of elections or with any other	739
public office for the purpose of becoming a candidate for any	740
nomination or office or for the holding of an election on any	741
issue shall, in addition to meeting the other specific	742
requirements prescribed in the sections of the Revised Code	743
relating to them, be governed by the following rules:	744
(A) Only electors qualified to vote on the candidacy or	745
issue which is the subject of the petition shall sign a	746
petition. Each signer shall be a registered elector pursuant to	747
section 3503.01 of the Revised Code. The facts of qualification	748

shall be determined as of the date when the elector signs the 749 750 petition is filed. (B) Signatures shall be affixed in ink. Each signer may 751 also print the signer's name, so as to clearly identify the 752 signer's signature. 753 (C) Each signer shall place on the petition after the 754 signer's name the date of signing and the location of the 755 signer's voting residence, including the street and number if in 756 a municipal corporation or the rural route number, post office 757 address, or township if outside a municipal corporation. The 758 voting address given on the petition shall be the address 759 appearing in the registration records at the board of elections. 760 (D) Except as otherwise provided in section 3501.382 of 761

(b) Except as otherwise provided in section 3501.382 of761the Revised Code, no person shall write any name other than the762person's own on any petition. Except as otherwise provided in763section 3501.382 of the Revised Code, no person may authorize764another to sign for the person. If a petition contains the765signature of an elector two or more times, only the first766signature shall be counted.767

(E) (1) (E) On each petition paper, the circulator shall768personally indicate the number of signatures contained on it,769and shall sign a statement made under penalty of election770falsification that the includes all of the following:771

(1) A statement that the circulator witnessed the affixing772of every signature, that all signers were to the best of the773circulator's knowledge and belief qualified to sign, and that774every signature is to the best of the circulator's knowledge and775belief the signature of the person whose signature it purports776to be or of an attorney in fact acting pursuant to section777

3501.382 of the Revised Code. On the circulator's statement for	778
a declaration of candidacy or nominating petition for a person-	779
seeking to become a statewide candidate, for a statewide-	780
initiative or a statewide referendum petition, or for a party-	781
formation petition described in division (A)(1)(b) of section	782
3517.01 of the Revised Code, the circulator shall identify the <u>;</u>	783
(2) The circulator's name $_{ au}$ and the address of the	784
circulator's permanent residence, and the name and address of	785
the- <u>;</u>	786
(3) If any person employing is compensating the circulator	787
to circulate the petition, if any.	788
(2) As used in division (E) of this section, "statewide-	789
candidate" means the joint candidates for the offices of	790
governor and lieutenant governor or a candidate for the office-	791
of secretary of state, auditor of state, treasurer of state, or-	792
attorney general. as described in division (C) of section	793
3501.381 of the Revised Code, the name and address of that	794
person;	795
(4) The following statement:	796
"For the purposes of any proceeding related to this	797
petition, I submit to the jurisdiction of the courts of the	798
State of Ohio, the Ohio Secretary of State, and the board of	799
elections of the county in which I have circulated this	800
petition. I understand that I may be required to testify or to	801
produce evidence in such a proceeding. I agree to receive any	802
service of process at the residence address I have provided."	803
(F) Except as otherwise provided in section 3501.382 of	804
the Revised Code, if a circulator knowingly permits an	805
unqualified person to sign a petition paper or permits a person	806

to write a name other than the person's own on a petition paper,807that petition paper is invalid; otherwise, the signature of a808person not qualified to sign shall be rejected but shall not809invalidate the other valid signatures on the paper.810

(G) The circulator of a petition may, before filing it in
a public office, strike from it any signature the circulator
does not wish to present as a part of the petition.

(H) Any signer of a petition or an attorney in fact acting 814 pursuant to section 3501.382 of the Revised Code on behalf of a 815 signer may remove the signer's signature from that petition at 816 any time before the petition is filed in a public office by 817 striking the signer's name from the petition; no signature may 818 be removed after the petition is filed in any public office. 819

(I) (1) No alterations, corrections, or additions may be820made to a petition after it is filed in a public office.821

(2) (a) No declaration of candidacy, nominating petition,
or other petition for the purpose of becoming a candidate may be
withdrawn after it is filed in a public office. Nothing in this
824
division prohibits a person from withdrawing as a candidate as
825
otherwise provided by law.

(b) No petition presented to or filed with the secretary 827 of state, a board of elections, or any other public office for 828 the purpose of the holding of an election on any question or 829 issue may be resubmitted after it is withdrawn from a public 830 office or rejected as containing insufficient signatures. 831 Nothing in this division prevents a question or issue petition 832 from being withdrawn by the filing of a written notice of the 833 withdrawal by a majority of the members of the petitioning 834 committee with the same public office with which the petition 835

was filed prior to the sixtieth day before the election at which the question or issue is scheduled to appear on the ballot. 837 (J) All declarations of candidacy, nominating petitions, 838 or other petitions under this section shall be accompanied by 839 the following statement in boldface capital letters: WHOEVER 840 COMMITS ELECTION FALSIFICATION IS GUILTY OF A FELONY OF THE 841 FIFTH DEGREE. 842 (K) All separate petition papers shall be filed at the 843 same time, as one instrument. 844 (L) If a board of elections distributes for use a petition 845 form for a declaration of candidacy, nominating petition, or any 846 type of question or issue petition that does not satisfy the 847 requirements of law as of the date of that distribution, the 848 board shall not invalidate the petition on the basis that the 849 petition form does not satisfy the requirements of law, if the 850 petition otherwise is valid. Division (L) of this section 851 applies only if the candidate received the petition from the 8.52 board within ninety days of when the petition is required to be 853 filed. 854 (M)(1) Upon receiving an initiative petition, or a 855 petition filed under section 307.94 or 307.95 of the Revised 856 Code, concerning a ballot issue that is to be submitted to the 857 electors of a county or municipal political subdivision, the 858 board of elections shall examine the petition to determine: 859 (a) Whether the petition falls within the scope of a 860

municipal political subdivision's authority to enact via 861 initiative, including, if applicable, the limitations placed by 862 Sections 3 and 7 of Article XVIII of the Ohio Constitution on 863 the authority of municipal corporations to adopt local police, 864

sanitary, and other similar regulations as are not in conflict 865 with general laws, and whether the petition satisfies the 866 statutory prerequisites to place the issue on the ballot. The 867 petition shall be invalid if any portion of the petition is not 868 within the initiative power; or 869

(b) Whether the petition falls within the scope of a 870 county's authority to enact via initiative, including whether 871 the petition conforms to the requirements set forth in Section 3 872 of Article X of the Ohio Constitution, including the exercise of 873 only those powers that have vested in, and the performance of 874 all duties imposed upon counties and county officers by law, and 875 whether the petition satisfies the statutory prerequisites to 876 place the issue on the ballot. The finding of the board shall be 877 subject to challenge by a protest filed pursuant to division (B) 878 of section 307.95 of the Revised Code. 879

(2) After making a determination under division (M)(1)(a) or (b) of this section, the board of elections shall promptly transmit a copy of the petition and a notice of the board's determination to the office of the secretary of state. Notice of the board's determination shall be given to the petitioners and the political subdivision.

(3) If multiple substantially similar initiative petitions are submitted to multiple boards of elections and the determinations of the boards under division (M)(1)(a) or (b) of this section concerning those petitions differ, the secretary of state shall make a single determination under division (M)(1)(a) or (b) of this section that shall apply to each such initiative petition.

<u>(N)</u> Wit	h respect t	to any petition	for which a committee is	893
designated to	represent	the petitioner	s, both of the following	894

880

881

882

883

884 885

886

887

888

889

890

#### apply:

(1) The committee shall designate an agent upon whom	896
notice of all matters or proceedings pertaining to the petition	897
may be served. Each part-petition shall include the names of the	898
members of the committee and the name and address of the	899
committee's agent as they exist at the time the part-petition is	900
printed.	901
(2) The committee shall designate in writing the names and	902
addresses of one or more members or agents of the committee who	903
consent to testify on behalf of the committee. The designation	904
may set out the matters on which each person designated may	905
testify. Upon request, the committee's agent described in	906
division (N)(1) of this section shall make the designation	907
available to the secretary of state, a board of elections, or a	908
court of competent jurisdiction.	909

Sec. 3501.381. (A) (1) Any person who will receive 910 compensation for supervising, managing, or otherwise organizing 911 any effort to obtain signatures for a declaration of candidacy, 912 nominating petition, or declaration of intent to be a write-in-913 candidate for a person secking to become a statewide candidate, 914 for a statewide initiative petition or a statewide referendum 915 petition, or for a party formation petition described in 916 division (A) (1) (b) of section 3517.01 3501.38 of the Revised 917 Code shall file a statement to that effect with the office of 918 the secretary of state before any signatures are obtained for 919 the petition or before the person is engaged to supervise, 920 manage, or otherwise organize the effort to obtain signatures 921 for the petition, whichever is later. 922

(2) Any person who will compensate a person for923supervising, managing, or otherwise organizing any effort to924

obtain signatures for a declaration of candidacy, nominating 925 petition, or declaration of intent to be a write-in candidate 926 for a person seeking to become a statewide candidate, for a 927 928 statewide initiative or a statewide referendum petition, or for a party formation petition described in division (A)(1)(b) of 929 section 3517.01 3501.38 of the Revised Code shall file a 930 statement to that effect with the office of the secretary of 931 state before any signatures are obtained for the petition or 932 before the person engages a person to supervise, manage, or 933 otherwise organize the effort to obtain signatures for the 934 petition, whichever is later. 935 (B) (3) The secretary of state shall prescribe the form 936 and content of the statements required under division (A) of 937 this section. 938 939 (C) (4) Whoever violates division (A) (A) (1) or (2) of this section is guilty of a misdemeanor of the first degree, and 940 the petition for which a person was compensated for supervising, 941 managing, or otherwise organizing the effort to obtain 942 signatures shall be deemed invalid. 943 (D) As used in this section, "statewide candidate" means 944 the joint candidates for the offices of governor and lieutenant 945 governor or a candidate for the office of secretary of state, 946 auditor of state, treasurer of state, or attorney general. 947 (B) At all times while circulating a petition, a person 948 who is compensated for circulating the petition shall have, 949 plainly visible on the circulator's person, a badge that legibly 950 identifies the circulator as a paid circulator. The secretary of 951 state shall prescribe the form of the badge. 952 (C) For purposes of this section, a person is compensated 953

for taking an action if any of the following apply:	954
(1) The person has been paid, given, or promised, or has	955
received, any money or other thing of value as consideration for	956
taking the action.	957
(2) The person is authorized to take the action as part of	958
the person's regular duties as an employee or contractor of	959
another person.	960
(3) The person has been given or promised, or has	961
received, an appointment, promotion, or contract or an increase	962
in pay as consideration for taking the action.	963
(4) The person has been given or promised, or has	964
received, assistance to obtain an appointment, promotion, or	965
contract or an increase in pay as consideration for taking the	966
action.	967
Sec. 3501.39. $(A)$ $(A)$ $(1)$ The secretary of state or a board	968
of elections shall accept any petition described in section	969
3501.38 of the Revised Code unless one of the following occurs:	970
(1) (a) A written protest against the petition or	971
candidacy, naming specific objections, is filed, a hearing is	972
held, and a determination is made by the election officials with	973
whom the protest is filed that the petition is invalid, in	974
accordance with any section of the Revised Code providing a	975
protest procedure.	976
$\frac{(2)}{(b)}$ A written protest against the petition or	977
candidacy, naming specific objections, is filed, a hearing is	978
held, and a determination is made by the election officials with	979
whom the protest is filed that the petition violates any	980
requirement established by law.	981

(3) (c)In the case of an initiative petition received by982the board of elections, the petition falls outside the scope of983authority to enact via initiative or does not satisfy the984statutory prerequisites to place the issue on the ballot, as985described in division (M) of section 3501.38 of the Revised986Code. The petition shall be invalid if any portion of the987petition is not within the initiative power.988

(4) (d)The candidate's candidacy or the petition violates989the requirements of this chapter, Chapter 3513. of the Revised990Code, or any other requirements established by law.991

(2) Whenever any person fails to fully comply with a 992 subpoena or an order to produce evidence served upon the person 993 in a proceeding under division (A)(1) of this section by the 994 secretary of state acting pursuant to section 3501.05, or by a 995 board of elections acting pursuant to division (J) of section 996 3501.11 or section 3519.18 of the Revised Code, the secretary of 997 state or the board of elections, as applicable, may file in a 998 court of competent jurisdiction, and serve upon the person, a 999 request for an order of the court that compels compliance with 1000 the subpoena or order. If the court finds that the noncompliance 1001 was in bad faith or for the purpose of delay, it may order the 1002 person to pay to the secretary of state or the board of 1003 elections, as applicable, the reasonable expenses incurred in 1004 obtaining the order to comply, including attorney's fees, and 1005 may invoke the sanctions provided by Rule 37 of the Rules of 1006 Civil Procedure. 1007 (B) No part-petition is properly verified if it appears on 1008

(b)NO part-petition is properly verified if it appears on1008the face thereof, or is made to appear by satisfactory evidence,1009that any of the following are true:1010

(1) That the number and statement required by division (E) 1011

of section 3501.38 of the Revised Code are not properly filled	1012
out by the circulator;	1013
(2) That the statement required by division (E) of section	1014
3501.38 of the Revised Code is not properly signed, is altered	1015
by erasure, interlineation, or otherwise, or is false in any	1016
<pre>respect;</pre>	1017
(3) That any one person has signed the part-petition more	1018
than once;	1019
(4) If applicable, that division (A)(1) or (2) of section	1020
3501.381 of the Revised Code was violated with respect to the	1021
petition;	1022
(5) If applicable, that the circulator did not comply with	1023
the requirements of division (B) of section 3501.381 of the	1024
Revised Code while circulating the part-petition.	1025
<u>(C)</u> Except as otherwise provided in division <del>(C)</del> (D) of	1026
this section or section 3513.052 of the Revised Code, a board of	1027
elections shall not invalidate any declaration of candidacy or	1028
nominating petition under division (A)(4) (A)(1)(d) of this	1029
section after the sixtieth day prior to the election at which	1030
the candidate seeks nomination to office, if the candidate filed	1031
a declaration of candidacy, or election to office, if the	1032
candidate filed a nominating petition.	1033
<del>(C)(1)_(D)(1)</del> If a petition is filed for the nomination or	1034
election of a candidate in a charter municipal corporation with	1035
a filing deadline that occurs after the ninetieth day before the	1036
day of the election, a board of elections may invalidate the	1037
petition within fifteen days after the date of that filing	1038
deadline.	1039
(2) If a petition for the nomination or election of a	1040
#### S. B. No. 153 As Introduced

candidate is invalidated under division  $\frac{(C)(1)}{(D)}$  (D) (1) of this 1041 section, that person's name shall not appear on the ballots for 1042 any office for which the person's petition has been invalidated. 1043 If the ballots have already been prepared, the board of 1044 elections shall remove the name of that person from the ballots 1045 to the extent practicable in the time remaining before the 1046 election. If the name is not removed from the ballots before the 1047 day of the election, the votes for that person are void and 1048 shall not be counted. 1049 Sec. 3503.13. (A)(1) Except as otherwise provided in 1050 division (A) (2) of this section, voter registration forms 1051 submitted by applicants and the statewide voter registration 1052 database established under section 3503.15 of the Revised Code 1053 are public records subject to disclosure under section 149.43 of 1054 the Revised Code. 1055 (2) None of the following are subject to disclosure under 1056 division (A)(1) of this section: 1057 (a) An elector's full or partial social security number, 1058 driver's license or state identification card number, telephone 1059 number, or electronic mail address; 1060 (b) A confidential voter registration record, as described 1061 in section 111.44 of the Revised Code; 1062 (c) The address of a designated public service worker, if 1063 the designated public service worker has submitted a redaction 1064 request to the board of elections under section 149.45 of the 1065 Revised Code; 1066 (d) An elector's proof of citizenship; 1067 (e) Any other information that is prohibited from being 1068 1069 disclosed by state or federal law.

(B) A board of elections may use a legible digitized 1070 signature list of voter signatures, copied from the signatures 1071 on the registration forms in a form and manner prescribed by the 1072 secretary of state, provided that the board includes the 1073 required voter registration information in the statewide voter 1074 registration database established under section 3503.15 of the 1075 Revised Code, and provided that the precinct election officials 1076 have computer printouts at the polls prepared in the manner 1077 required under section 3503.23 of the Revised Code. 1078

Sec. 3503.14. (A) The secretary of state shall prescribe 1079 the form and content of the registration, change of residence, 1080 and change of name forms used in this state. The forms shall 1081 meet the requirements of the National Voter Registration Act of 1082 1993 and shall include spaces for all of the following: 1083

- (1) The voter's name; 1084
- (2) The voter's current residence address; 1085
  - (3) The current date;
  - (4) The voter's date of birth;

# (5) The voter to provide at least one of the following forms of identification:

(a) The the voter's Ohio driver's license or state identification card number<del>;</del>

(b) The or, if the voter does not have an Ohio driver's1092license or state identification card, the voter to provide the1093last four digits of the voter's social security number.1094

(6) A space for the voter to provide the voter's former1095residence address or addresses, if the voter is currently1096registered to vote at another address.1097

1086

1087

1088

1089

1090

(7) The voter's signature, accompanied by the following	1098
statement: "I declare under penalty of election falsification I	1099
am a citizen of the United States, will have lived in this state	1100
for 30 days immediately preceding the next election, and will be	1101
at least 18 years of age at the time of the general election. I	1102
understand that if I am registered to vote at any other address,	1103
the election officials will be notified of my change of	1104
address."	1105
The forms shall include the following statement:	1106
"WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A	1107
FELONY OF THE FIFTH DEGREE.	1108
The registration form shall include a space on which the	1109
person registering an applicant shall sign the person's name and	1110
provide the person's address and a space on which the person	1111
registering an applicant shall name the employer who is	1112
employing that person to register the applicant.	1113
The forms shall include a box for the person filling out	1114
the form to check to indicate, if applicable, that the person	1115
has filled out all or part of the form on behalf of the	1116
applicant because the applicant declares that the applicant	1117
requires such assistance by reason of blindness, disability, or	1118
illiteracy.	1119
Except for forms prescribed by the secretary of state	1120
under section 3503.11 of the Revised Code, the secretary of	1121
state shall permit boards of elections to produce forms that	1122
have subdivided spaces for each individual alphanumeric	1123
character of the information provided by the voter so as to	1124
accommodate the electronic reading and conversion of the voter's	1125
information to data and the subsequent electronic transfer of	1126

Page 39

that data to the statewide voter registration database1127established under section 3503.15 of the Revised Code.1128

(B) None of the following persons who are registering an
applicant in the course of that official's or employee's normal
duties shall sign the person's name, provide the person's
address, or name the employer who is employing the person to
register an applicant on a form prepared under this section:

- (1) An election official; 1134
- (2) A county treasurer; 1135
- (3) A deputy registrar of motor vehicles; 1136

(4) An employee of a designated agency;

(9) An employee of the bureau of motor vehicles;

- (5) An employee of a public high school; 1138
- (6) An employee of a public vocational school; 1139
- (7) An employee of a public library; 1140
- (8) An employee of the office of a county treasurer; 1141
- (10) An employee of a deputy registrar of motor vehicles; 1143
- (11) An employee of an election official.

(C) Except as provided in section 3501.382 of the Revised 1145 Code, any applicant who is unable to sign the applicant's own 1146 name shall make an "X," if possible, which shall be certified by 1147 the signing of the name of the applicant by the person filling 1148 out the form, who shall add the person's own signature. If an 1149 applicant is unable to make an "X," the applicant shall indicate 1150 in some manner that the applicant desires to register to vote or 1151 to change the applicant's name or residence. The person 1152

1137

1142

registering the applicant shall sign the form and attest that 1153 the applicant indicated that the applicant desired to register 1154 to vote or to change the applicant's name or residence. 1155 (D) No registration, change of residence, or change of 1156

name form shall be rejected solely on the basis that a person 1157 registering an applicant failed to sign the person's name or 1158 failed to name the employer who is employing that person to 1159 register the applicant as required under division (A) of this 1160 section. 1161

(E) (1) A voter registration application is not1162required to contain the voter's former residence address to be1163considered valid.1164

(2) A voter registration application submitted 1165 electronically through the registrar of motor vehicles or a 1166 deputy registrar pursuant to section 3503.11 or submitted online 1167 through the internet pursuant to section 3503.20 of the Revised 1168 Code is not required to contain a signature to be considered 1169 valid. The signature obtained under division (A) (3) of section 1170 3503.11 or under division (B) of section 3503.20 of the Revised 1171 Code, as applicable, shall be considered the applicant's 1172 signature for all election and signature-matching purposes. 1173

(F) (1) Except as otherwise provided in division (C) of
1174
this section and in sections 3501.382 and 3505.24 of the Revised
Code, no person shall preprint or fill out any portion of a
voter registration, change of residence, or change of name form
1177
on behalf of an applicant.

(2) A completed voter registration, change of residence,
or change of name form is not valid if any portion of it has
been completed by any person other than the applicant in
1181

violation of division (F)(1) of this section.

(G) As used in this section, "registering an applicant"

Page 42

1182

1183

includes any effort, for compensation, to provide voter	1184
registration forms or to assist persons in completing or	1185
returning those forms.	1186
Que 2502 15 (N) The second such that a hall establish	1107
Sec. 3503.15. (A) The secretary of state shall establish	1187
and maintain a statewide voter registration database that shall	1188
be administered by the office of data analytics and archives in	1189
the office of the secretary of state and made continuously	1190
available to each board of elections and to other agencies as	1191
authorized by law.	1192
The statewide voter registration database shall be the	1193
official list of registered electors for all elections conducted	1194
in this state.	1195
(B) The statewide voter registration database shall, at a	1196
minimum, include all of the following:	1197
(1) An electronic network that connects all board of	1198
elections offices with the office of the secretary of state and	1199
with the offices of all other boards of elections;	1200
(2) A computer program that harmonizes the records	1201
contained in the database with records maintained by each board	1202
of elections;	1203
(3) An interactive computer program that allows access to	1204
the records contained in the database by each board of elections	1205
and by any persons authorized by the secretary of state to add,	1206
delete, modify, or print database records, and to conduct	1207
updates of the database;	1208

(4) A search program capable of verifying registered 1209

electors and their registration information by name, driver's	1210
license or state identification card number, birth date, social	1211
security number, or current address;	1212
	1010
(5) Safeguards and components to ensure that the	1213
integrity, security, and confidentiality of the voter	1214
registration information is maintained;	1215
(6) Methods to retain canceled voter registration records	1216
for not less than five years after they are canceled and to	1217
record the reason for their cancellation.	1218
(C) For each registered elector, the statewide voter	1219
-	
registration database shall include all of the following	1220
information:	1221
(1) The elector's name;	1222
(2) The elector's birth date;	1223
(3) The elector's current residence address;	1224
(4) The elector's precinct number;	1225
(5) The elector's Ohio driver's license or state	1226
identification card number, if available;	1227
(6) The last four digits of the elector's social security	1228
number, if available;	1229
(7) The elector's telephone number, if available;	1230
(8) The elector's electronic mail address, if available;	1231
(9)(a) The elector's voter registration date, which shall	1232
be determined based on the elector's most recent application to	1233
register to vote in this state, subject to division (C)(9)(b) of	1234
this section, as follows:	1235

## S. B. No. 153 As Introduced

(i) In the case of an application delivered in person to a
state or local office of a designated agency, the office of the
registrar or any deputy registrar of motor vehicles, a public
high school or vocational school, a public library, or the
office of a county treasurer, the date stamped on the
application upon receipt by the entity that transmits the
application to the board of elections or the secretary of state;

(ii) In the case of an application delivered in person to
a board of elections or the secretary of state, the date stamped
1243
on the application upon receipt by the board of elections or the
1245
secretary of state, as applicable;
1246

(iii) In the case of an application delivered by mail to a 1247
board of elections or the secretary of state, the date the 1248
application is postmarked; 1249

(iv) In the case of an application submitted through the
online voter registration system established under section
3503.20 of the Revised Code, the date of the online submission;
1252

(v) In the case of an application submitted to a board of
elections by facsimile transmission or electronic mail under
Chapter 3511. of the Revised Code, the date of the receipt of
the transmission or electronic mail by the board of elections;
1253

(vi) In the case of a provisional ballot affirmation that 1257 serves as an application to register to vote in future elections 1258 because the individual who cast the ballot is not registered to 1259 vote, the date the board of elections determines that the 1260 provisional ballot is invalid under section 3505.183 of the 1261 Revised Code. 1262

(b) For purposes of determining an elector's voterregistration date under division (C) (9) (a) of this section, all1264

of the following apply:	1265
(i) An elector's voter registration date shall not be	1266
during the period beginning on the day after the close of voter	1267
registration before an election and ending on the day of the	1268
election. If the date determined under division (C)(9)(a) of	1269
this section would be during that period, the voter registration	1270
date instead shall be the date on which the board of elections	1271
processes the application to register to vote after the day of	1272
the election.	1273
(ii) A change of address or change of name form, including	1274
a provisional ballot affirmation that serves as a change of	1275
address or change of name form, is not considered an application	1276
to register to vote.	1277
(iii) An application to register to vote that is submitted	1278
by an individual who is already registered to vote in this state	1279
is not considered an application to register to vote.	1280
(10) The elector's voting history, including all of the	1281
following for each election in which the elector cast a ballot	1282
that was counted:	1283
(a) The date of the election;	1284
(b) If the election was a primary election, the political	1285
party whose ballot the elector cast at the primary election or	1286
an indication that the elector voted only on the questions and	1287
issues appearing on the ballot at a special election held on the	1288
day of the primary election;	1289
(c) The type of ballot the elector cast.	1290
(11) The elector's last activity date, which shall be	1291
determined in accordance with rules adopted by the secretary of	1292

state pursuant to Chapter 119. of the Revised Code $ extsf{-};$	1293
(12) The date, if any, on which the elector's United	1294
States citizenship was verified under section 3503.152 or	1295
3503.202 of the Revised Code;	1296
(12) If anyliable a netation that the alestan is	1007
(13) If applicable, a notation that the elector is	1297
required to cast a provisional ballot under section 3503.201 or	1298
3503.202 of the Revised Code and the reason the elector is	1299
required to do so;	1300
(14) Any other information the secretary of state requires	1301
to be included by rule adopted pursuant to Chapter 119. of the	1302
Revised Code.	1303
(D) Every business day during the period beginning on the	1304
forty-sixth day before an election and ending on the eighty-	1305
first day after the day of the election, a board of elections	1306
shall create a daily record of its voter registration database	1300
as of four p.m. and shall transmit the daily record to the	1308
secretary of state in a secure manner prescribed by the	1300
secretary of state. The secretary of state shall archive the	1310
daily record and retain it for at least twenty-two months after	1310
the day of the election permanently.	1311
the day of the effection permanentry.	IJIZ
(E) The secretary of state shall adopt rules pursuant to	1313
Chapter 119. of the Revised Code to implement this section and	1314
sections 3503.151 to 3503.153 of the Revised Code, including	1315
rules doing all of the following:	1316
(1) Specifying the manner in which any voter registration	1317
records maintained by boards of elections in other data formats	1318
shall be converted for inclusion in the statewide voter	1319
registration database;	1320
(2) Establishing a uniform method for entering voter	1321

registration records into the statewide voter registration 1322 database on an expedited basis, but not less than once per day, 1323 if new registration information is received, and for 1324 transmitting information securely to the secretary of state; 1325

(3) Establishing a uniform method for purging canceled
voter registration records from the statewide voter registration
1327
database in accordance with section 3503.21 of the Revised Code;
1328

(4) Specifying the persons authorized to add, delete, 1329
modify, or print records contained in the statewide voter 1330
registration database and to make updates of that database; 1331

(5) Establishing a process for annually auditing the1332information contained in the statewide voter registration1333database.

(F) A board of elections promptly shall purge a voter's 1335
name and voter registration information from the statewide voter 1336
registration database in accordance with the rules adopted by 1337
the secretary of state under division (E) (3) of this section 1338
after the cancellation of a voter's registration under section 1339
3503.21 of the Revised Code. 1340

(G) The secretary of state shall provide training in the
operation of the statewide voter registration database to each
board of elections and to any persons authorized by the
secretary of state to add, delete, modify, or print database
1344
records, and to conduct updates of the database.

(H) A board of elections and any vendor with which it
1346
contracts to provide voter registration software or related
services shall ensure that the board's voter registration system
1348
and practices comply with the requirements of this section and
1349
any rules adopted under this section.

## S. B. No. 153 As Introduced

Sec. 3503.151. (A) The secretary of state, through the1351office of data analytics and archives, and the boards of1352elections shall maintain the accuracy of the statewide voter1353registration database in accordance with this section.1354

(B) (1) State agencies, including, but not limited to, the 1355 department of health, the bureau of motor vehicles, the 1356 department of job and family services, the department of 1357 medicaid, and the department of rehabilitation and corrections, 1358 shall provide any information and data to the secretary of state 1359 that is collected in the course of normal business and that is 1360 necessary to register to vote, to update an elector's 1361 registration, or to maintain the statewide voter registration 1362 database, except where prohibited by federal law or regulation. 1363 The department of health, the bureau of motor vehicles, the 1364 department of job and family services, the department of 1365 medicaid, and the department of rehabilitation and corrections 1366 shall provide that information and data to the secretary of 1367 state not later than the last day of each month. The secretary 1368 of state shall ensure that any information or data provided to 1369 the secretary of state that is confidential in the possession of 1370 the entity providing the data remains confidential while in the 1371 possession of the secretary of state. No public office, and no 1372 public official or employee, shall sell that information or data 1373 or use that information or data for profit. 1374

(2) The secretary of state shall adopt rules under Chapter
1375
119. of the Revised Code that establish, by mutual agreement
1376
with the bureau of motor vehicles, the content and format of the
1377
information and data the bureau of motor vehicles shall provide
1378
to the secretary of state under division (B) (1) of this section
1379
and the frequency with which the bureau shall provide that
1380
information and data.

(C) (1) The secretary of state shall enter into agreements 1382 to share information or data that is in the possession of the 1383 secretary of state with other states or groups of states, as the 1384 secretary of state considers necessary, in order to maintain the 1385 statewide voter registration database. Except as otherwise 1386 provided in division (C)(2) of this section, the secretary of 1387 state shall ensure that any information or data provided to the 1388 secretary of state that is confidential in the possession of the 1389 state providing the data remains confidential while in the 1390 1391 possession of the secretary of state.

(2) The secretary of state may provide such otherwise 1392 confidential information or data to persons or organizations 1393 that are engaging in legitimate governmental purposes related to 1394 the maintenance of the statewide voter registration database. 1395 The secretary of state shall adopt rules pursuant to Chapter 1396 119. of the Revised Code identifying the persons or 1397 organizations who may receive that information or data. The 1398 secretary of state shall not share that information or data with 1399 a person or organization not identified in those rules. The 1400 secretary of state shall ensure that a person or organization 1401 that receives confidential information or data under this 1402 division keeps the information or data confidential in the 1403 person's or organization's possession by, at a minimum, entering 1404 into a confidentiality agreement with the person or 1405 organization. Any confidentiality agreement entered into under 1406 this division shall include a requirement that the person or 1407 organization submit to the jurisdiction of this state in the 1408 event that the person or organization breaches the agreement. 1409

(3) No person or entity that receives information or data
under division (C) of this section shall sell the information or
1411
data or use the information or data for profit.
1412

(D) The secretary of state shall regularly transmit to the 1413 boards of elections, to the extent permitted by state and 1414 federal law, the information and data the secretary of state 1415 receives under divisions (B) and (C) of this section that is 1416 necessary to do the following, in order to ensure that the 1417 accuracy of the statewide voter registration database is 1418 1419 maintained on a regular basis in accordance with applicable state and federal law: 1420

(1) Require the boards of elections to maintain the
1421
database in a manner that ensures that the name of each
registered elector appears in the database, that only
individuals who are not registered or eligible to vote are
1423
removed from the database, and that duplicate registrations are
1425
eliminated from the database;

(2) Require the boards of elections to make a reasonable
effort to remove individuals who are not eligible to vote from
the database;

(3) Establish safeguards to ensure that eligible electorsare not removed in error from the database.1431

(E) (1) The secretary of state shall use the information in
1432
the statewide voter registration database and the databases of
1433
the bureau of motor vehicles and the United States social
1434
security administration regularly to prepare and transmit a
report to each board of elections that identifies each voter
1436
registration record in the county to which any of the following
1437
apply and that has not been identified in a previous report:

(a) The record contains neither an Ohio driver's license1439or state identification card number nor the last four digits of1440a social security number.1441

(b) The record contains an Ohio driver's license or state	1442
identification card number, but one of the following applies:	1443
(i) The number does not exist in the records of the bureau	1444
of motor vehicles.	1445
(ii) The number exists in the records of the bureau of	1446
motor vehicles but is not associated with the first name, last	1447
name, and date of birth that appear in the voter registration	1448
record.	1449
(iii) Except as otherwise provided in division (E)(2) of	1450
this section, the number exists in the records of the bureau of	1451
motor vehicles and is associated with the first name, last name,	1452
and date of birth that appear in the voter registration record,	1453
but the residence address that appears in the records of the	1454
bureau of motor vehicles is not the same as the residence	1455
address that appears in the voter registration record.	1456
(c) The record contains the last four digits of a social	1457
security number, but one of the following applies:	1458
(i) Those digits do not exist in the records of the United	1459
States social security administration.	1460
(ii) Those digits exist in the records of the United	1461
States social security administration but are not associated	1462
with the first name, last name, and date of birth that appear in	1463
the voter registration record.	1464
(2) The report shall exclude any voter registration record	1465
described in division (E)(1)(b)(iii) belonging to an elector to	1466
whom either of the following applies:	1467
(a) The elector is a participant in the address	1468
confidentiality program described in sections 111.41 to 111.99	1469

of the Revised Code.	1470
(b) The elector is a designated public service worker, as	1471
described in section 149.43 of the Revised Code, and one of the	1472
following applies:	1473
(i) The elector has submitted a redaction request to the	1474
secretary of state or to the board of elections under section	1475
149.45 of the Revised Code.	1476
(ii) It is otherwise apparent from the elector's voter	1477
registration record or from the records of the bureau of motor	1478
vehicles that the elector is a designated public service worker.	1479
(3) If, after a voter registration record appears on a	1480
report created under division (E) of this section because of the	1481
circumstances described in division (E)(1)(b)(iii) of this	1482
section, and the secretary of state learns in the preparation of	1483
a subsequent report that the elector's residence address in the	1484
records of the bureau of motor vehicles has been updated to	1485
match the elector's residence address in the voter registration	1486
record, the subsequent report shall include an instruction to	1487
the board to remove the indication from the elector's	1488
registration record added under division (A)(1) of section	1489
3503.202 of the Revised Code.	1490
(4) Promptly after receiving the report, the board of	1491
elections shall proceed under section 3503.201 of the Revised	1492
Code.	1493
(5) Subject to division (A)(2) of section 3503.13 of the	1494
Revised Code, the secretary of state shall make the information	1495
in each report available to the public on the secretary of	1496
state's official web site.	1497
(F)(1) The secretary of state shall adopt rules under	1498

(F)(1) The secretary of state shall adopt rules under

Chapter 119. of the Revised Code to establish a uniform method 1499 for addressing instances in which records contained in the 1500 statewide voter registration database do not conform with 1501 records maintained by an agency, state, or group of states 1502 described in division (B) or (C) of this section. That method 1503 shall prohibit an elector's voter registration from being 1504 canceled on the sole basis that the information in the 1505 registration record does not conform to records maintained by 1506 such an agency. 1507

(2) Information provided under division (B) or (C) of this
section for maintenance of the statewide voter registration
database shall not be used to update the name or address of a
registered elector. The name or address of a registered elector
shall only be updated as a result of the elector's actions in
filing a notice of change of name, change of address, or both.

(3) A-Except as otherwise provided in section 3503.201 of 1514 the Revised Code, a board of elections shall contact a 1515 registered elector pursuant to the rules adopted under division 1516 (E) (1) (F) (1) of this section to verify the accuracy of the 1517 information in the statewide voter registration database 1518 regarding that elector if that information does not conform with 1519 information provided under division (B) or (C) of this section 1520 and the discrepancy would affect the elector's eligibility to 1521 cast a regular ballot. 1522

Sec. 3503.152. The At least once each month, and every day1523during the period beginning on the forty-sixth day before an1524election and ending on the day before the day of the election,1525the secretary of state shall conduct an annual review of the1526statewide voter registration database to identify persons who1527appear not to be verify the United States citizens citizenship1528

of persons whose citizenship has not been verified, as follows:	1529
(A)(1) The secretary of state shall compare the	1530
information in the statewide voter registration database with	1531
the information the secretary of state obtains from the bureau	1532
of motor vehicles under section 3503.151 of the Revised Code to	1533
identify any person who has submitted documentation to the	1534
bureau of motor vehicles that indicates that the person is a	1535
United States citizen.	1536
(2) The secretary of state shall compare the information	1537
in the statewide voter registration database with the	1538
information the secretary of state obtains from the bureau of	1539
motor vehicles under section 3503.151 of the Revised Code to	1540
identify any person who does all of the following, in the	1541
following order, and who has not previously been included in a	1542
report issued under this section:	1543
(1) (a) Submits documentation to the bureau of motor	1544
vehicles that indicates that the person is not a United States	1545
citizen;	1546
(2) (b) Registers to vote, submits a voter registration	1547
change of residence or change of name form, or votes in this	1548
state;	1549
<del>(3) <u>(</u>c)</del> Submits documentation to the bureau of motor	1550
vehicles that indicates that the person is not a United States	1551
citizen.	1552
(B) The secretary of state shall send a written notice to	1553
each person identified under division (A) of this section,	1554
instructing the person either to confirm that the person is a	1555
United States citizen or to submit a completed voter-	1556
registration cancellation form to the secretary of state. The-	1557

## S. B. No. 153 As Introduced

secretary of state shall include a blank voter registration	1558
cancellation form with the notice. If the person fails to	1559
respond to the secretary of state in the manner described in-	1560
division (C) or (D) of this section not later than thirty days	1561
after the notice is sent, the secretary of state promptly shall-	1562
send the person a second notice and form.	1563
(C) If, not later than sixty days after the first notice-	1564
is sent, a person who is sent a notice under division (B) of	1565
this section responds to the secretary of state, confirming that	1566
the person is a United States citizen, the secretary of state	1567
shall take no action concerning the person's voter registration.	1568
(D) If, not later than sixty days after the first notice	1569
was sent, a person who receives a notice under division (B) of	1570
this section sends a completed voter registration cancellation	1571
form to the secretary of state, the secretary of state shall	1572
instruct the board of elections of the county in which the	1573
person is registered to cancel the person's registration.	1574
person is registered to cancer the person o registeration.	10,1
-(E) If a person who is sent a second notice under division	1575
(B) of this section fails to respond to the secretary of state	1576
in the manner described in division (C) or (D) of this section	1577
not later than thirty days after the second notice is sent, the	1578
secretary of state shall refer the matter to the attorney	1579
general for further investigation and possible prosecution under	1580
section 3599.11, 3599.12, 3599.13, or any other applicable	1581
section of the Revised Code. If, after the thirtieth day after	1582
the second notice is sent, the person sends a completed voter-	1583
registration cancellation form to the secretary of state, the	1584
secretary of state shall instruct the board of elections of the	1585
county in which the person is registered to cancel the person's	1586
registration and shall notify the attorney general of the	1587

annaoll	$2 \pm 1 \circ 2$
cancerr	ation.

1612

(F) The secretary of state shall not conduct the review	1589
described in this section during the ninety days immediately	1590
preceding a primary or general election for federal office.(3)	1591
Separately, the secretary of state shall compare the information	1592
in the statewide voter registration database with the	1593
information the secretary of state obtains from the bureau of	1594
motor vehicles under section 3503.151 of the Revised Code to	1595
identify any person who has submitted documentation to the	1596
bureau of motor vehicles that indicates that the person is not a	1597
United States citizen, has not subsequently submitted	1598
documentation to the bureau that indicates that the person has	1599
become a United States citizen, and has not previously been	1600
included in a report issued under this section. The secretary of	1601
state then shall consult the systematic alien verification for	1602
entitlements (SAVE) program or its successor program, operated	1603
by the United States department of homeland security or its	1604
successor agency, to determine whether the program indicates	1605
that the person is not a United States citizen.	1606
(B)(1) When the secretary of state verifies that a person	1607
(b) (1) when the secretary of state verifies that a person	
is a United States citizen under division (A)(1) of this	1608
section, the secretary of state promptly shall send a report to	1609
the applicable board of elections, instructing the board to	1610
proceed under division (D) of section 3503.201 or division (A)	1611

(2) When the secretary of state identifies a person who1613appears not to be a United States citizen under division (A) (2)1614or (3) of this section, the secretary of state promptly shall1615send a report to the applicable board of elections, instructing1616the board to proceed under division (A) (1) (e) of section1617

(1)(e) of section 3503.202 of the Revised Code, as applicable.

3503.202 of the Revised Code.	1618
(C)(1) If, after being sent a confirmation notice under	1619
division (A)(1)(e) of section 3503.202 of the Revised Code, a	1620
person cancels the person's voter registration or has the	1621
person's registration canceled under division (D)(4) of that	1622
section, the secretary of state shall refer the matter to the	1623
attorney general for further investigation and possible	1624
prosecution under section 3599.11, 3599.12, 3599.13, or any	1625
other applicable section of the Revised Code.	1626
(2) If, within fourteen days after a person is sent a	1627
second confirmation notice under division (A)(1)(e) of section	1628
3503.202 of the Revised Code, the person does not provide valid	1629
proof of citizenship to the board of elections under that	1630
section or cancel the person's voter registration, the secretary	1631
of state shall do all of the following:	1632
(a) Cancel the person's voter registration and notify the	1633
(a) Cancel the person's voter registration and notify the board of elections of that action;	1633 1634
board of elections of that action;	1634
board of elections of that action; (b) Send the person a notice that the person's voter	1634 1635
board of elections of that action; (b) Send the person a notice that the person's voter registration has been canceled and the reason for the	1634 1635 1636
board of elections of that action; (b) Send the person a notice that the person's voter registration has been canceled and the reason for the cancelation;	1634 1635 1636 1637
board of elections of that action; (b) Send the person a notice that the person's voter registration has been canceled and the reason for the cancelation; (c) Refer the matter to the attorney general for further	1634 1635 1636 1637 1638
board of elections of that action; (b) Send the person a notice that the person's voter registration has been canceled and the reason for the cancelation; (c) Refer the matter to the attorney general for further investigation and possible prosecution under section 3599.11,	1634 1635 1636 1637 1638 1639
board of elections of that action; (b) Send the person a notice that the person's voter registration has been canceled and the reason for the cancelation; (c) Refer the matter to the attorney general for further investigation and possible prosecution under section 3599.11, 3599.12, 3599.13, or any other applicable section of the Revised	1634 1635 1636 1637 1638 1639 1640
board of elections of that action; (b) Send the person a notice that the person's voter registration has been canceled and the reason for the cancelation; (c) Refer the matter to the attorney general for further investigation and possible prosecution under section 3599.11, 3599.12, 3599.13, or any other applicable section of the Revised Code.	1634 1635 1636 1637 1638 1639 1640 1641
board of elections of that action; (b) Send the person a notice that the person's voter registration has been canceled and the reason for the cancelation; (c) Refer the matter to the attorney general for further investigation and possible prosecution under section 3599.11, 3599.12, 3599.13, or any other applicable section of the Revised Code. Sec. 3503.153. (A) The statewide voter registration	1634 1635 1636 1637 1638 1639 1640 1641 1642
board of elections of that action; (b) Send the person a notice that the person's voter registration has been canceled and the reason for the cancelation; (c) Refer the matter to the attorney general for further investigation and possible prosecution under section 3599.11, 3599.12, 3599.13, or any other applicable section of the Revised Code. Sec. 3503.153. (A) The statewide voter registration database shall be made available on a web site of the office of	1634 1635 1636 1637 1638 1639 1640 1641 1642 1643

registration database regarding a registered elector shall be 1647 made available on the web site: 1648 (a) The elector's name; 1649 (b) The elector's birth date; 1650 (c) The elector's current residence address; 1651 (d) The elector's precinct number; 1652 (e) The elector's voter registration date, as described in 1653 division (C)(9) of section 3503.15 of the Revised Code; 1654 (f) The elector's voting history, as described in division 1655 (C) (10) of section 3503.15 of the Revised Code; 1656 (g) The elector's last activity date, as described in 1657 division (C)(11) of section 3503.15 of the Revised Code; 1658 (h) If applicable, the fact that the elector is required 1659 to cast a provisional ballot under section 3503.201 or 3503.202 1660 of the Revised Code, the reason for that fact, and the 1661 information the elector must provide to the board of elections 1662 to become eligible to cast a regular ballot. 1663

(2) During the thirty days before the day of a primary or
general election, the web site interface of the statewide voter
registration database shall permit an elector to search for the
polling location at which that elector may cast a ballot.

(3) No information in the statewide voter registration 1668 database that is exempt from disclosure under division (A)(2) of 1669 section 3503.13 of the Revised Code shall be made available on 1670 the web site. 1671

(B) (1) The secretary of state shall establish, by ruleadopted under Chapter 119. of the Revised Code, a process for1673

boards of elections to notify the secretary of state of changes 1674 in the locations of precinct polling places for the purpose of 1675 updating the information made available on the secretary of 1676 state's web site under division (A) (2) of this section. Those 1677 rules shall require a board of elections, during the thirty days 1678 before the day of a primary or general election, to notify the 1679 secretary of state within one business day of any change to the 1680 location of a precinct polling place within the county. 1681

(2) During the thirty days before the day of a primary or
general election, not later than one business day after
1683
receiving a notification from a county pursuant to division (B)
(1) of this section that the location of a precinct polling
1685
place has changed, the secretary of state shall update that
1686
information on the secretary of state's web site for the purpose
1687
of division (A) (2) of this section.

Sec. 3503.16. (A) Except as otherwise provided in division 1689 (E) of section 111.44 of the Revised Code, whenever Whenever a 1690 registered elector changes the place of residence of that 1691 registered elector from one precinct to another within a county 1692 1693 or from one county to another this state, or has a change of name, that registered elector shall report the change by 1694 delivering a change of residence or change of name form, 1695 whichever is appropriate, as prescribed by the secretary of 1696 state under section 3503.14 of the Revised Code to the state or 1697 local office of a designated agency, a public high school or 1698 vocational school, a public library, the office of the county 1699 treasurer, the office of the secretary of state, any office of 1700 the registrar or deputy registrar of motor vehicles, or any 1701 office of a board of elections in person or by a third person. 1702 Any voter registration, change of address, or change of name 1703 application, returned by mail, may be sent only to the secretary 1704

of state or the board of elections.

A registered elector also may update the registration of	1706
that registered elector by filing a change of residence or	1707
change of name form on the day of a special, primary, or general	1708
election at the polling place in the precinct in which that	1709
registered elector resides or at the board of elections or at	1710
another site designated by the boardone of the methods described	1711
in section 3503.19 of the Revised Code not later than the	1712
thirtieth day before the day of an election, except as otherwise	1713
permitted under this section.	1714
(B)(1)(a) Any registered elector who moves within a	1715
precinct on or prior to the day of a general, primary, or	1716
special election and has not filed a notice of change of	1717
residence with the board of elections may vote in that election	1718
by going to that registered elector's assigned polling place,	1719
completing and signing a notice of change of residence, showing	1720
photo identification, and casting a ballot.	1721
(b) Any registered elector who changes the name of that	1722
registered elector and remains within a precinct on or prior to-	1723
the day of a general, primary, or special election and has not	1724
filed a notice of change of name with the board of elections may	1725
vote in that election by going to that registered elector's	1726
assigned polling place, completing and signing a notice of a	1727
change of name, and casting a provisional ballot under section	1728
3505.181 of the Revised Code. If the registered elector provides	1729
to the precinct election officials proof of a legal name change,	1730
such as a marriage license or court order that includes the	1731
elector's current and prior names, the elector may complete and	1732
sign a notice of change of name and cast a regular ballot.	1733
	1 7 0 4

(2) (B) Any registered elector who moves from one precinct 1734

to another within a county, does not move but changes the	1735
elector's name, or moves from one precinct to another within a	1736
county and changes the name of that registered elector on or	1737
prior to the day of a general, primary, or special election and	1738
has not <del>filed a notice of <u>reported</u> the change</del> of residence or	1739
change of name, whichever is appropriate, with the board of	1740
elections under section 3503.19 of the Revised Code may vote in	1741
that election if that registered elector complies with division-	1742
(G) of this section or does all of the following:	1743

(a) Appears at anytime during regular business hours on or 1744 after the twenty-eighth day prior to the election in which that 1745 registered elector wishes to vote or, if the election is held on 1746 the day of a presidential primary election, the twenty-fifth day 1747 prior to the election, through noon of the Saturday prior to the 1748 election at the office of the board of elections, appears at any 1749 time during regular business hours on the Monday prior to the 1750 election at the office of the board of elections, or appears on-1751 the day of the election at either of the following locations: 1752

(i) The by casting a provisional ballot using the address1753to which the elector has moved or the name of the elector as1754changed, whichever is appropriate, at the polling place for the1755precinct in which that registered elector resides+1756

(ii) The, at the office of the board of elections or, if 1757 pursuant to division (C) of of the county in which the elector 1758 resides during the time that absent voter's ballots may be cast 1759 in person under section 3501.10 3509.051 of the Revised Code the 1760 board has designated another location in the county at which 1761 registered electors may vote, at that other location instead of 1762 the office of the board of elections, or, if the elector 1763 qualifies to do so, by casting a provisional ballot with the 1764

assistance of two election officials of the county in which the	1765
elector resides under section 3509.08 of the Revised Code.	1766
(b) Completes and signs, under penalty of election	1767
falsification, the The written affirmation on the provisional	1768
ballot envelope, which shall serve as a notice of change of	1769
residence or change of name, whichever is appropriate;	1770
residence of change of name, whichever is appropriate,	1770
(c) Votes a provisional ballot under section 3505.181 of	1771
the Revised Code at the polling place, at the office of the	1772
board of elections, or, if pursuant to division (C) of section	1773
3501.10 of the Revised Code the board has designated another	1774
location in the county at which registered electors may vote, at	1775
that other location instead of the office of the board of	1776
elections, whichever is appropriate, using the address to which	1777
that registered elector has moved or the name of that registered	1778
	1779
elector as changed, whichever is appropriate;	1119
(d) Completes and signs, under penalty of election	1780
	-
(d) Completes and signs, under penalty of election	1780
(d) Completes and signs, under penalty of election falsification, a statement attesting that that registered	1780 1781
(d) Completes and signs, under penalty of election falsification, a statement attesting that that registered elector moved or had a change of name, whichever is appropriate,	1780 1781 1782
(d) Completes and signs, under penalty of election- falsification, a statement attesting that that registered- elector moved or had a change of name, whichever is appropriate, on or prior to the day of the election, has voted a provisional	1780 1781 1782 1783
(d) Completes and signs, under penalty of election- falsification, a statement attesting that that registered- elector moved or had a change of name, whichever is appropriate, on or prior to the day of the election, has voted a provisional- ballot at the polling place for the precinct in which that registered elector resides, at the office of the board of-	1780 1781 1782 1783 1784
(d) Completes and signs, under penalty of election- falsification, a statement attesting that that registered- elector moved or had a change of name, whichever is appropriate, on or prior to the day of the election, has voted a provisional- ballot at the polling place for the precinct in which that- registered elector resides, at the office of the board of- elections, or, if pursuant to division (C) of section 3501.10 of	1780 1781 1782 1783 1784 1785
(d) Completes and signs, under penalty of election- falsification, a statement attesting that that registered elector moved or had a change of name, whichever is appropriate, on or prior to the day of the election, has voted a provisional- ballot at the polling place for the precinct in which that- registered elector resides, at the office of the board of elections, or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in-	1780 1781 1782 1783 1784 1785 1786
(d) Completes and signs, under penalty of election- falsification, a statement attesting that that registered- elector moved or had a change of name, whichever is appropriate, on or prior to the day of the election, has voted a provisional- ballot at the polling place for the precinct in which that- registered elector resides, at the office of the board of- elections, or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in- the county at which registered electors may vote, at that other-	1780 1781 1782 1783 1784 1785 1786 1787 1788
(d) Completes and signs, under penalty of election- falsification, a statement attesting that that registered- elector moved or had a change of name, whichever is appropriate, on or prior to the day of the election, has voted a provisional- ballot at the polling place for the precinct in which that- registered elector resides, at the office of the board of- elections, or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in- the county at which registered electors may vote, at that other location instead of the office of the board of elections,	1780 1781 1782 1783 1784 1785 1786 1787 1788 1789
(d) Completes and signs, under penalty of election- falsification, a statement attesting that that registered- elector moved or had a change of name, whichever is appropriate, on or prior to the day of the election, has voted a provisional- ballot at the polling place for the precinct in which that- registered elector resides, at the office of the board of- elections, or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in- the county at which registered electors may vote, at that other- location instead of the office of the board of elections, whichever is appropriate, and will not vote or attempt to vote-	1780 1781 1782 1783 1784 1785 1786 1787 1788 1789 1790
(d) Completes and signs, under penalty of election- falsification, a statement attesting that that registered- elector moved or had a change of name, whichever is appropriate, on or prior to the day of the election, has voted a provisional- ballot at the polling place for the precinct in which that- registered elector resides, at the office of the board of- elections, or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in- the county at which registered electors may vote, at that other location instead of the office of the board of elections,	1780 1781 1782 1783 1784 1785 1786 1787 1788 1789
(d) Completes and signs, under penalty of election- falsification, a statement attesting that that registered- elector moved or had a change of name, whichever is appropriate, on or prior to the day of the election, has voted a provisional- ballot at the polling place for the precinct in which that- registered elector resides, at the office of the board of- elections, or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in- the county at which registered electors may vote, at that other- location instead of the office of the board of elections, whichever is appropriate, and will not vote or attempt to vote-	1780 1781 1782 1783 1784 1785 1786 1787 1788 1789 1790

another county within the state on or prior to the day of a

general, primary, or special election and has not registered to

Page 62

1793

vote in the county to which that registered elector moved	1795
reported the change of residence under section 3503.19 of the	1796
Revised Code may vote in that election if that registered	1797
elector complies with division (G) of this section or does all	1798
of the following:	1799
(1) Appears at any time during regular business hours on	1800
or after the twenty-eighth day prior to the election in which	1801
	1802
that registered elector wishes to vote or, if the election is	
held on the day of a presidential primary election, the twenty-	1803
fifth day prior to the election, through noon of the Saturday	1804
<del>prior to the election by casting a provisional ballot using the</del>	1805
address to which the elector has moved at the office of the	1806
board of elections <del>or, if pursuant to division (C) of section</del>	1807
3501.10 of the Revised Code the board has designated another	1808
location in the county at which registered electors may vote, at	1809
that other location instead of the office of the board of	1810
elections, appears of the county in which the elector resides	1811
during the time that absent voter's ballots may be cast in	1812
person under section 3509.061 of the Revised Code, during	1813
regular business hours on the Monday prior to the election-at-	1814
the office of the board of elections or, if pursuant to division	1815
(C) of section 3501.10 of the Revised Code the board has	1816
designated another location in the county at which registered	1817
electors may vote, at that other location instead of the office-	1818
<del>of the board of elections</del> , or <del>appears</del> on the day of the election	1819
at the office of the board of elections or, if pursuant to	1820
division (C) of section 3501.10 of the Revised Code the board	1821
has designated another location in the county at which	1822
registered electors may vote, at that other location instead of	1823
the office of the board of elections;	1824

(2) Completes and signs, under penalty of election 1825

falsification, the , or, if the elector qualifies to do so, by	1826
casting a provisional ballot with the assistance of two election	1827
officials of the county in which the elector resides under	1828
section 3509.08 of the Revised Code. The written affirmation on	1829
the provisional ballot envelope, which shall serve as a notice	1830
of change of residence;	1831
(3) Votes a provisional ballot under section 3505.181 of	1832
the Revised Code at the office of the board of elections or, if	1833
pursuant to division (C) of section 3501.10 of the Revised Code	1834
the board has designated another location in the county at which	1835
registered electors may vote, at that other location instead of	1836
the office of the board of elections, using the address to which	1837
that registered elector has moved;	1838
(4) Completes and signs, under penalty of election	1839
falsification, a statement attesting that that registered	1840
elector has moved from one county to another county within the	1841
state on or prior to the day of the election, has voted at the	1842
office of the board of elections or, if pursuant to division (C)	1843
of section 3501.10 of the Revised Code the board has designated	1844
another location in the county at which registered electors may	1845
vote, at that other location instead of the office of the board	1846
of elections, and will not vote or attempt to vote at any other	1847
location for that particular election.	1848
	1040
(D) A person who votes by absent voter's ballots pursuant	1849
to division (G) of this section shall not make written-	1850
application for the ballots pursuant to Chapter 3509. of the	1851
Revised Code. Ballots cast pursuant to division (G) of this	1852
section shall be set aside in a special envelope and counted	1853
during the official canvass of votes in the manner provided for	1854
in sections 3505.32 and 3509.06 of the Revised Code insofar as-	1855

that manner is applicable. The board shall examine the pollbooks1856to verify that no ballot was cast at the polls or by absent1857voter's ballots under Chapter 3509. or 3511. of the Revised Code1858by an elector who has voted by absent voter's ballots pursuant1859to division (G) of this section. Any ballot determined to be1860insufficient for any of the reasons stated above or stated in1861section 3509.07 of the Revised Code shall not be counted.1862

Subject to division (C) of section 3501.10 of the Revised1863Code, a board of elections may lease or otherwise acquire a site1864different from the office of the board at which registered1865electors may vote pursuant to division (B) or (C) of this1866section.1867

(E) Upon receiving a notice of change of residence or 1868 change of name, the board of elections shall immediately send 1869 1870 the registrant an acknowledgment notice. If the change of residence or change of name notice is valid, the board shall 1871 update the voter's registration as appropriate. If that form is 1872 incomplete, the board shall inform the registrant in the 1873 acknowledgment notice specified in this division of the-1874 information necessary to complete or update that registrant's 1875 1876 registration.

(F) Change of residence and change of name forms shall be1877available at each polling place, and when these forms are1878completed, noting changes of residence or name, as appropriate,1879they shall be filed with election officials at the polling1880place. Election officials shall return completed forms, together1881with the pollbooks and tally sheets, to the board of elections.1882

The board of elections shall provide change of residence1883and change of name forms to the probate court and court of1884common pleas. The court shall provide the forms to any person1885

## S. B. No. 153 As Introduced

eighteen years of age or older who has a change of name by order	1886
of the court or who applies for a marriage license. The court	1887
shall forward all completed forms to the board of elections	1888
within five days after receiving them.	1889
(G) A registered elector who otherwise would qualify to	1890
vote under division (B) or (C) of this section but is unable to	1891
appear at the office of the board of elections or, if pursuant	1892
to division (C) of section 3501.10 of the Revised Code the board	1893
has designated another location in the county at which	1894
registered electors may vote, at that other location, on account	1895
of personal illness, physical disability, or infirmity, may vote	1896
on the day of the election if that registered elector does all	1897
of the following:	1898
(1) Makes a written application on a form prescribed by	1899
the secretary of state that includes all of the information	1900
required under section 3509.03 of the Revised Code to the	1901
appropriate board for an absent voter's ballot on or after the	1902
twenty-seventh day prior to the election in which the registered	1903
elector wishes to vote through the close of business on the	1903
seventh day prior to that election and requests that the absent	1905
voter's ballot be sent to the address to which the registered	1906
elector has moved if the registered elector has moved, or to the	1900
address of that registered elector who has not moved but has had	1908
a change of name;	1900
a change of hame,	1909
(2) Declares that the registered elector has moved or had	1910
a change of name, whichever is appropriate, and otherwise is	1911
qualified to vote under the circumstances described in division-	1912
(B) or (C) of this section, whichever is appropriate, but that	1913
the registered elector is unable to appear at the board of	1914
elections because of personal illness, physical disability, or-	1915

## S. B. No. 153 As Introduced

#### infirmity;

(3) Completes and returns along with the completed absent	1917
voter's ballot a notice of change of residence indicating the	1918
address to which the registered elector has moved, or a notice-	1919
of change of name, whichever is appropriate;	1920

(4) Completes and signs, under penalty of election 1921 falsification, a statement attesting that the registered elector 1922 has moved or had a change of name on or prior to the day before 1923 the election, has voted by absent voter's ballot because of 1924 personal illness, physical disability, or infirmity that 1925 prevented the registered elector from appearing at the board of 1926 elections, and will not vote or attempt to vote at any other 1927 location or by absent voter's ballot mailed to any other 1928 location or address for that particular election. 1929

Sec. 3503.19. (A) Persons Except as otherwise provided in1930section 111.44 of the Revised Code, persons qualified to1931register or to change their registration because of a change of1932address or change of name may register or change update their1933registration in by doing any of the following:1934

(1) Submitting a voter registration application or update 1935 form in person at any state or local office of a designated 1936 agency, at the office of the registrar or any deputy registrar 1937 of motor vehicles, at a public high school or vocational school, 1938 at a public library, at the office of a county treasurer, or at 1939 a branch office established by the board of elections, or 1940 probate court or court of common pleas, provided that a person 1941 who receives compensation for registering a voter shall return 1942 any registration form entrusted to that person by an applicant 1943 to a board of elections or to the office of the secretary of 1944 1945 state;

(2) Submitting a voter registration application or update	1946
form in person, through another person, or by mail at the office	1947
of the secretary of state or at the office of a board of	1948
elections. A registered elector may also change the elector's	1949
registration, including a branch office;	1950
	1051
(3) Submitting a voter registration application or update	1951
form through the online voter registration system under section	1952
3503.20 of the Revised Code;	1953
(4) Submitting a voter registration application or update	1954
form in person to the election officials on election day at any	1955
polling place where the elector is eligible to vote, in the	1956
manner provided under section 3503.16 of the Revised Code. The_	1957
election officials shall return all completed forms, together	1958
with the pollbooks and tally sheets, to the board of elections.	1959
(5) In the case of a person who is eligible to vote as a	1960
uniformed services voter or an overseas voter in accordance with	1961
52 U.S.C. 20310, returning the person's completed voter	1962
registration application or update form electronically to the	1963
office of the secretary of state or to the board of elections of	1964
the county in which the person's voting residence is located	1965
pursuant to Chapter 3511. of the Revised Code.	1966
$(\mathbf{P})$ (1) Any state on legal office of a designated again $\mathbf{P}$	1967
(B) (1) Any state or local office of a designated agency, a	
public high school or vocational school, a public library, <u>a</u>	1968
probate court or court of common pleas, or the office of a	1969
county treasurer shall date stamp a voter registration	1970
application or update form it receives using a date stamp that	1971
does not disclose the identity of the state or local office that	1972
receives it and shall transmit any voter registration the	1973
application or <del>change of registration</del> form <del>that it receives</del> to	1974
the board of elections of the county in which the state or local	1975

office is located, within five days after receiving the <del>voter</del> 1976 registration application or change of registration form. The 1977 office of the registrar or any deputy registrar of motor 1978 vehicles shall date stamp a voter registration application or 1979 update form it receives using a date stamp that does not 1980 disclose the identity of the state or local office that receives 1981 1982 it, shall transmit any electronic voter registration application or change of registration that it receives to the secretary of 1983 state within twenty-four hours after receiving it, and shall 1984 transmit any paper voter registration application or change of 1985 registration form that it receives to the board of elections of 1986 the county in which the office of the registrar or deputy 1987 registrar is located within five days after receiving the voter 1988 registration application or change of registration form, as 1989 required under section 3503.11 of the Revised Code. 1990 (2) If the office of the secretary of state receives a 1991

registration or update form before the thirtieth day before an 1992 election, the office shall forward the form to the board of 1993 1994 elections of the county in which the applicant resides within ten days after receiving the application. If the office of the 1995 secretary of state receives a registration or update form on or 1996 after the thirtieth day before an election, the office shall 1997 forward the registration to the board of elections of the county 1998 in which the applicant resides within thirty days after that 1999 election. 2000

(3) If a board of elections receives a registration or2001update form from an applicant who resides in another county2002before the thirtieth day before an election, the board shall2003forward the form to the board of elections of the county in2004which the applicant resides within ten days after receiving the2005application. If a board of elections receives a registration or2006

update form from an applicant who resides in another county on	2007
or after the thirtieth day before an election, the board shall	2008
forward the registration to the board of elections of the county	2009
in which the applicant resides within thirty days after that	2010
election.	2011
(C) Except as otherwise provided in section 3503.16 of the	2012
Revised Code:	2013
	0.01.4
(1) An otherwise valid voter registration application that	2014
is returned to the appropriate office other than by mail must be	2015
received by a state or local office of a designated agency, the	2016
office of the registrar or any deputy registrar of motor	2017
vehicles, a public high school or vocational school, a public	2018
library, the office of a county treasurer, <u>a probate court or</u>	2019
court of common pleas, the office of the secretary of state, or	2020
the office of a board of elections no later than the thirtieth	2021
day preceding a primary, special, or general election for the	2022
person to qualify as an elector eligible to vote at that	2023
election. An otherwise valid registration application received	2024
after that day entitles the elector to vote at all subsequent	2025
elections.	2026
Any state or local office of a designated agency, the-	2027
office of the registrar or any deputy registrar of motor-	2028
vehicles, a public high school or vocational school, a public	2029
library, or the office of a county treasurer shall date stamp a	2030
registration application or change of name or change of address	2031
form it receives using a date stamp that does not disclose the	2032
identity of the state or local office that receives the	2033
registration.	2034
(2) Noter registration applications, if otherwise valid,	2035

(2) Voter registration applications, if otherwise valid, 2035 that are returned by mail to the office of the secretary of 2036

state or to the office of a board of elections must be 2037 postmarked no later than the thirtieth day preceding a primary, 2038 special, or general election in order for the person to qualify 2039 as an elector eligible to vote at that election. If an otherwise 2040 valid voter registration application that is returned by mail 2041 does not bear a postmark or a legible postmark, the registration 2042 shall be valid for that election if received by the office of 2043 the secretary of state or the office of a board of elections no 2044 later than twenty-five days preceding any special, primary, or 2045 general election. 2046

(B) (1) (D) Any person may apply in person, by telephone, 2047 by mail, or through another person for voter registration forms 2048 to the office of the secretary of state or the office of a board 2049 of elections. An individual who is eligible to vote as a 2050 uniformed services voter or an overseas voter in accordance with 2051 42 U.S.C. 1973ff-6 also may apply for voter registration forms 2052 by electronic means to the office of the secretary of state or 2053 to the board of elections of the county in which the person's 2054 voting residence is located pursuant to section 3503.191 of the 2055 Revised Code. 2056

(2) (a) An applicant may return the applicant's completed 2057 registration form in person or by mail to any state or local 2058 office of a designated agency, to a public high school or 2059 vocational school, to a public library, to the office of a 2060 county treasurer, to the office of the secretary of state, or to 2061 the office of a board of elections. An applicant who is eligible 2062 to vote as a uniformed services voter or an overseas voter in 2063 accordance with 42 U.S.C. 1973ff-6 also may return the 2064 applicant's completed voter registration form electronically to 2065 the office of the secretary of state or to the board of 2066 elections of the county in which the person's voting residence 2067

is located pursuant to section 3503.191 of the Revised Code.	2068
(b) Subject to division (B)(2)(c) of this section, an-	2069
applicant may return the applicant's completed registration form	2070
through another person to any board of elections or the office	2071
of the secretary of state.	2072
(c) A person who receives compensation for registering a	2073
voter shall return any registration form entrusted to that	2074
person by an applicant to any board of elections or to the	2075
office of the secretary of state.	2076
(d) If a board of elections or the office of the secretary	2077
of state receives a registration form under division (B)(2)(b)	2078
or (c) of this section before the thirtieth day before an	2079
election, the board or the office of the secretary of state, as	2080
applicable, shall forward the registration to the board of	2081
elections of the county in which the applicant is seeking to	2082
register to vote within ten days after receiving the	2083
application. If a board of elections or the office of the	2084
secretary of state receives a registration form under division	2085
(B)(2)(b) or (c) of this section on or after the thirtieth day	2086
before an election, the board or the office of the secretary of	2087
state, as applicable, shall forward the registration to the	2088
board of elections of the county in which the applicant is	2089
seeking to register to vote within thirty days after that	2090
election.	2091
(C) (1) A board of elections that receives a voter-	2092
registration application and is satisfied as to the truth of the	2093
statements made in the registration form shall register the	2094
applicant not later than twenty business days after receiving	2095
the application, unless that application is received during the	2096
thirty days immediately preceding the day of an election. The	2097
board shall promptly notify the applicant in writing of each of 2098 the following: 2099 (a) The applicant's registration; 2100 (b) The precinct in which the applicant is to vote; 2101 (c) In bold type as follows: 2102 "Voters must bring photo identification to the polls in 2103 2104 order to verify identity. Voters who do not provide photo identification will still be able to vote by casting a 2105 2106 provisional ballot." The notification shall be by nonforwardable mail. If the 2107 mail is returned to the board, it shall investigate and cause 2108 the notification to be delivered to the correct address. 2109 (2) If, after investigating as required under division (C) 2110 (1) of this section, the board is unable to verify the voter's 2111 correct address, it shall cause the voter's name in the official 2112 registration list and in the poll list or signature pollbook to-2113 be marked to indicate that the voter's notification was returned 2114 to the board. 2115 At the first election at which a voter whose name has been 2116 so marked appears to vote, the voter shall be required to vote 2117 by provisional ballot under section 3505.181 of the Revised 2118 Code. If the provisional ballot is counted pursuant to division 2119 (B) (3) of section 3505.183 of the Revised Code, the board shall 2120 correct that voter's registration, if needed, and shall remove-2121 the indication that the voter's notification was returned from 2122 that voter's name on the official registration list and on the 2123 poll list or signature pollbook. If the provisional ballot is 2124 not counted pursuant to division (B)(4)(a)(i), (v), or (vi) of 2125

section 3505.183 of the Revised Code, the voter's registration 2126

## S. B. No. 153 As Introduced

shall be canceled. The board shall notify the voter by United 2127 States mail of the cancellation. 2128 (3) If a notice of the disposition of an otherwise valid 2129 registration application is sent by nonforwardable mail and is 2130 returned undelivered, the person shall be registered as provided 2131 in division (C) (2) of this section and sent a confirmation 2132 notice by forwardable mail. If the person fails to respond to 2133 the confirmation notice, update the person's registration, or 2134 vote by provisional ballot as provided in division (C)(2) of 2135 this section in any election during the period of two federal 2136 elections subsequent to the mailing of the confirmation notice, 2137 the person's registration shall be canceled. 2138 Sec. 3503.20. (A) The secretary of state shall establish a 2139 secure online voter registration system. The system shall 2140 provide for all of the following: 2141 (1) An applicant to submit a voter registration 2142 application to the secretary of state online through the 2143 internet: 2144 (2) The online applicant to be registered to vote, if all 2145 2146 of the following apply: 2147 (a) The application contains all of the following information: 2148 (i) The applicant's name; 2149 (ii) The applicant's address; 2150 (iii) The applicant's date of birth; 2151 (iv) The last four digits of the applicant's social 2152 security number; 2153

## S. B. No. 153 As Introduced

(v) The applicant's Ohio driver's license number or the
number of the applicant's state identification card issued under
section 4507.50 of the Revised Code.
2156

(b) The applicant's name, address, and date of birth, the 2157 last four digits of the applicant's social security number, and 2158 the applicant's Ohio driver's license number or the number of 2159 the applicant's state identification card as they are provided 2160 in the application are not inconsistent with the information on 2161 file with the bureau of motor vehicles; 2162

(c) The applicant is a United States citizen, will have
lived in this state for thirty days immediately preceding the
2164
next election, will be at least eighteen years of age on or
before the day of the next general election, and is otherwise
2165
eligible to register to vote;

(d) The applicant attests to the truth and accuracy of the2168information submitted in the online application under penalty of2169election falsification.

(B) If an individual registers to vote or a registered 2171 elector updates the elector's name, address, or both under this 2172 section, the secretary of state shall obtain an electronic copy 2173 of the applicant's or elector's signature that is on file with 2174 the bureau of motor vehicles. That electronic signature shall be 2175 used as the applicant's or elector's signature on voter 2176 registration records, for all election and signature-matching 2177 purposes. 2178

(C) The secretary of state shall employ whatever security
measures the secretary of state considers necessary to ensure
the integrity and accuracy of voter registration information
submitted electronically pursuant to this section. Errors in

processing voter registration applications in the online system 2183 shall not prevent an applicant from becoming registered or from 2184 voting. 2185 (D) The online voter registration application established 2186 under division (A) of this section shall include both of the 2187 2188 following: (1) An option for the voter to provide the voter's former 2189 residence address or addresses, if the voter is currently 2190 2191 registered to vote at another address; 2192 (2) The following language: "By clicking the box below, I affirm all of the following 2193 under penalty of election falsification, which is a felony of 2194 the fifth degree: 2195 2196 (1) (a) I am the person whose name and identifying information is provided on this form, and I desire to register 2197 to vote, or update my voter registration, in the State of Ohio. 2198 2199 (2) (b) All of the information I have provided on this form is true and correct as of the date I am submitting this 2200 form. 2201 (3) (c) I am a United States citizen. 2202 (4) (d) I will have lived in Ohio for thirty days 2203 immediately preceding the next election. 2204 (5) (e) I will be at least eighteen years of age on or 2205 before the day of the next general election. 2206 (6) (f) I authorize the Bureau of Motor Vehicles to 2207 transmit to the Ohio Secretary of State my signature that is on 2208 file with the Bureau of Motor Vehicles, and I understand and 2209

agree that the signature transmitted by the Bureau of Motor 2210 Vehicles will be used by the Secretary of State to validate this 2211 electronic voter registration application as if I had signed 2212 this form personally. 2213 (g) I understand that if I am registered to vote at any 2214 other address, the election officials will be notified of my 2215 change of address. 2216 2217 WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A FELONY OF THE FIFTH DEGREE." 2218 In order to register to vote or update a voter 2219 registration under division (A) of this section, an applicant or 2220 elector shall be required to mark the box in the online voter 2221 registration application that appears in conjunction with the 2222 2223 previous statement. (E) The online voter registration process established 2224 under division (A) of this section shall be in operation and 2225 available for use by individuals who wish to register to vote or 2226 update their voter registration information online not earlier 2227 than January 1, 2017. During the period beginning on the first 2228 day after the close of voter registration before an election and 2229 ending on the day of the election, the online voter registration 2230 system shall display a notice indicating that the applicant will 2231 not be registered to vote for the purposes of that election. 2232 (F) Notwithstanding section 1.50 of the Revised Code, if 2233 any provision of this section or of division (E) of section 2234 3503.14 of the Revised Code is held invalid, or if the 2235 application of any provision of this section or of that division 2236 to any person or circumstance is held invalid, then this section 2237 and that division cease to operate. 2238

Sec. 3503.201. (A)(1) When the board of elections receives	2239
a voter registration application or a notice of change of	2240
address or change of name, if the form is complete and the board	2241
is satisfied as to the truth of the statements made in the form,	2242
the board shall register the applicant or update the applicant's	2243
registration.	2244
(2) If the form is incomplete, the board promptly shall	2245
send the applicant a notice that specifies the information	2246
necessary to complete or update the applicant's registration.	2247
(3) If the board determines that the applicant appears not	2248
to be eligible to vote, the board shall reject the form and	2249
refer the matter to the prosecuting attorney of the county for	2250
investigation.	2251
(B)(1) Except as otherwise provided in divisions (B)(2)	2252
and (3) of this section, upon registering an elector or updating	2253
an elector's registration, the board shall mark the elector's	2254
registration record, the official registration list, and the	2255
poll list or signature pollbook to indicate that the elector	2256
must vote by provisional ballot because the applicant's	2257
citizenship has not been verified.	2258
(2) Division (B)(1) of this section does not apply to an	2259
elector if the statewide voter registration database indicates	2260
that the elector's citizenship has been verified.	2261
(3) Division (B)(1) of this section does not prohibit a	2262
uniformed services or overseas absent voter from voting in a	2263
general election for federal office using a federal write-in	2264
absentee ballot as permitted under division (C) of section	2265
3511.14 of the Revised Code.	2266
(C)(1) The board shall register an applicant or update the	2267

applicant's registration under division (A)(1) of this section	2268
not later than twenty business days after receiving the	2269
application, unless that application is received during the	2270
thirty days immediately preceding the day of an election, and	2271
promptly shall send the applicant an acknowledgment notice.	2272
(2) The acknowledgment notice shall include all of the	2273
following information:	2274
(a) The fact that the elector has been registered to vote	2275
or has had the elector's registration updated, as applicable;	2276
(b) The precinct in which the elector is to vote;	2277
(c) In bold type as follows:	2278
"Voters must bring photo identification to the polls in	2279
order to verify identity. Voters who do not provide photo	2280
identification will still be able to vote by casting a	2281
provisional ballot."	2282
(d) Whether the elector's United States citizenship has	2283
been verified;	2284
(e) If the elector's United States citizenship has not	2285
been verified, the fact that the elector will be required to	2286
provide proof of citizenship to the board in order to cast a	2287
regular ballot and the manner in which the elector may do so	2288
under section 3503.202 of the Revised Code.	2289
(3) The board shall send the acknowledgment notice by	2290
nonforwardable mail. If the acknowledgment notice is returned to	2291
the board as undeliverable, it shall investigate and cause the	2292
acknowledgment notice to be delivered to the correct address.	2293
(4) If, after investigating as required under division (C)	2294
(3) of this section, the board is unable to verify the elector's	2295

correct address, it shall proceed under section 3503.202 of the 2296 Revised Code. 2297 (D) Upon receiving a report from the secretary of state 2298 under section 3503.152 of the Revised Code, indicating that the 2299 secretary of state has verified that the applicant is a United 2300 States citizen, the board shall do all of the following: 2301 (1) Indicate in the elector's registration record that the 2302 elector's United States citizenship has been verified; 2303 (2) Remove the indication that the elector must vote by 2304 provisional ballot. If the board receives the report during the 2305 period beginning on the forty-sixth day before an election and 2306 ending on the day before the day of the election, the board 2307 shall remove the indication as soon as possible after receiving 2308 2309 the report. (3) Notify the elector, on a form prescribed by the 2310 secretary of state, that the elector's United States citizenship 2311 has been verified. The notice required under this division may 2312 be included in the acknowledgment notice described under 2313 division (C) of this section if the board has not yet sent the 2314 elector an acknowledgment notice. 2315 Sec. 3503.202. (A) (1) When any of the following occur, the 2316 board of elections shall send the elector a confirmation notice 2317 and, if the board's records are not already so marked, shall 2318 mark the elector's registration record, the official 2319 registration list, and the poll list or signature pollbook to 2320 indicate that the elector must vote by provisional ballot and 2321 the reason the elector must do so: 2322 (a) The board determines that it is unable to verify an 2323 elector's residence address, as described in division (C)(4) of 2324

2325

section 3503.202	L of	the	Revised	Code.	
------------------	------	-----	---------	-------	--

(b) The board receives a report from the secretary of	2326
state under division (E) of section 3503.151 of the Revised Code	2327
indicating that the board must verify the elector's residence	2328
address, unless it is apparent to the board that the elector is	2329
a participant in the address confidentiality program described	2330
in sections 111.41 to 111.99 of the Revised Code or is a	2331
designated public service worker as described in section 149.43	2332
of the Revised Code.	2333

Upon receiving notice in a subsequent report under this	2334
division that an elector's residence address in the records of	2335
the bureau of motor vehicles has been updated to match the	2336
elector's residence address in the voter registration record,	2337
the board shall remove the indication that the elector must vote	2338
by provisional ballot under this division and shall notify the	2339
elector, on a form prescribed by the secretary of state, that	2340
the elector's residence address has been verified.	2341

(c) The board receives a report from the secretary of2342state under division (E) of section 3503.151 of the Revised Code2343indicating that the board must verify the elector's Ohio2344driver's license or state identification card number.2345

(d) The board receives a report from the secretary of2346state under division (E) of section 3503.151 of the Revised Code2347indicating that the board must verify the last four digits of2348the elector's social security number.2349

(e) The board receives a report from the secretary of2350state under section 3503.152 of the Revised Code indicating that2351the board must verify the elector's United States citizenship.2352If, within fourteen days after the confirmation notice is sent,2353

the elector does not provide valid proof of citizenship to the	2354
board under division (B) or (D) of this section or cancel the	2355
elector's registration, the board shall send the elector a	2356
second confirmation notice. Upon receiving notice in a	2357
subsequent report under section 3503.152 of the Revised Code	2358
that the secretary of state has verified that the elector is a	2359
United States citizen, the board shall do all of the following:	2360
(i) Indicate in the elector's registration record that the	2361
elector's United States citizenship has been verified;	2362
(ii) Remove the indication that the elector must vote by	2363
provisional ballot under division (A)(1)(e) of this section;	2364
(iii) Notify the elector, on a form prescribed by the	2365
secretary of state, that the elector's United States citizenship	2366
has been verified.	2367
(2) A confirmation notice sent to an elector under	2368
division (A)(1) of this section shall include all of the	2369
<u>following:</u>	2370
(a) The information the board must verify;	2371
(b) The manner in which the elector may provide the	2372
required information to the board before the elector next	2373
appears to vote, as described in division (B) of this section,	2374
or when casting a provisional ballot, as described in division	2375
(D) of this section;	2376
(c) The date by which the elector must provide the	2377
required information to the board in order to avoid having the	2378
elector's registration canceled under division (C)(2) of section	2379
3503.152 or division (A)(7) of section 3503.21 of the Revised	2380
Code, as applicable.	2381

(B) An elector whose registration record has been marked	2382
under division (A) of this section or division (B)(1) of section	2383
3503.201 of the Revised Code to indicate that the elector must	2384
cast a provisional ballot is not required to cast a provisional	2385
ballot if, before the elector next appears to vote, the elector	2386
does the following, as applicable:	2387
(1) Provides a valid residence address to the board, if	2388
the board must verify the elector's residence address;	2389
(2) Provides one of the following to the board, if the	2390
board must verify the elector's Ohio driver's license or state	2391
identification card number:	2392
	0000
(a) An Ohio driver's license or state identification card	2393
number that exists in the records of the bureau of motor	2394
vehicles and is associated with the elector's first name, last	2395
name, and date of birth, as confirmed by the secretary of state;	2396
(b) A correction to the elector's first name, last name,	2397
or date of birth in the elector's registration record such that	2398
the number in the elector's registration record meets the	2399
requirements of division (B)(2)(a) of this section, as confirmed	2400
by the secretary of state.	2401
(3) Provides one of the following to the board, if the	2402
board must verify the last four digits of the elector's social	2403
security number:	2404
(a) The last four digits of a social security number that	2405
exists in the records of the United States social security	2406
administration and is associated with the elector's first name,	2407
last name, and date of birth, as confirmed by the secretary of	2408
<pre>state;</pre>	2409
(b) A correction to the elector's first name, last name,	2410

or date of birth in the elector's registration record such that	2411
the last four digits of the elector's social security number in	2412
the elector's registration record meets the requirements of	2413
division (B)(3)(a) of this section, as confirmed by the	2414
secretary of state.	2415
(1) Provides press of sitizanship to the beard if the	2416
(4) Provides proof of citizenship to the board, if the board must verify the elector's United States citizenship. The	2410
· · · · · · · · · · · · · · · · · · ·	
board shall transmit an electronic copy of the elector's proof	2418
of citizenship to the secretary of state in a secure manner	2419
prescribed by the secretary of state, and the secretary of state	2420
shall confirm whether the elector's proof of citizenship is	2421
valid.	2422
(C) When the board has verified all of the information the	2423
board is required to verify concerning an elector under division	2424
(B) of this section, the board shall correct or update the	2425
elector's registration, as applicable, and shall remove the	2426
indication that the elector must vote by provisional ballot.	2427
(D)(1)(a) Except as otherwise provided in divisions (B)	2428
and (D)(1)(b) of this section, at the first election at which an	2429
elector whose registration record is marked to indicate that the	2430
elector must vote by provisional ballot under this section or	2431
section 3503.201 of the Revised Code appears to vote, the	2432
elector shall vote by provisional ballot.	2433
(b) Division (D)(1)(a) of this section does not prohibit a	2434
uniformed services or overseas absent voter who is required to	2435
cast a provisional ballot under division (B)(1) of section	2436
3503.201 of the Revised Code, but for no other reason, from	2437
voting in a general election for federal office using a federal	2438
write-in absentee ballot as permitted under division (C) of	2439
section 3511.14 of the Revised Code.	2440

(2) In order for the elector's provisional ballot to be	2441
eligible to be counted, in addition to meeting all other	2442
requirements described in division (B)(3) of section 3505.183 of	2443
the Revised Code, the elector shall provide the applicable	2444
required information as described in division (B) of this	2445
section on or attached to the provisional ballot affirmation, or	2446
shall appear in person at the office of the board within four	2447
days after the day of the election and provide that information.	2448
(3) If the elector's provisional ballot is counted	2449
pursuant to division (B)(3) of section 3505.183 of the Revised	2450
Code and division (D)(2) of this section, the board shall	2451
correct or update the elector's registration, as applicable, and	2452
shall remove the indication that the elector must vote by	2453
provisional ballot.	2454
(4) If the provisional ballot is not counted pursuant to	2455
division (B)(4)(a)(i), (v), or (vi) of section 3505.183 of the	2456
Revised Code or division (D)(2) of this section, the board shall	2457
cancel the elector's registration and shall notify the elector	2458
by United States mail of the cancellation. The notice shall	2459
inform the elector that the elector may again register to vote	2460
if the elector is eligible to do so.	2461
Sec. 3503.21. (A) The registration of a registered elector	2462
shall be canceled upon the occurrence of any of the following:	2463
(1) The filing by a registered elector of a written	2464
request with a board of elections or the secretary of state, on	2465
a form prescribed by the secretary of state and signed by the	2466
elector, that the registration be canceled. The filing of such a	2467
request does not prohibit an otherwise qualified elector from	2468
reregistering to vote at any time.	2469

(2) The filing of a notice of the death of a registered 2470 elector as provided in section 3503.18 of the Revised Code; 2471 (3) The filing with the board of elections of a certified 2472 copy of the death certificate of a registered elector by the 2473 deceased elector's spouse, parent, or child, by the 2474 administrator of the deceased elector's estate, or by the 2475 executor of the deceased elector's will; 2476 (4) The conviction of the registered elector of a felony 2477 under the laws of this state, any other state, or the United 2478 States as provided in section 2961.01 of the Revised Code; 2479 (5) The adjudication of incompetency of the registered 2480 elector for the purpose of voting as provided in section 2481 5122.301 of the Revised Code; 2482 (6) The change of residence of the registered elector to a 2483 location outside the county of registration in accordance with 2484 division (B) of this section or as described in section 3503.33 2485 of the Revised Code; 2486 (7) The failure of the registered elector, after having 2487 been mailed a confirmation notice, to do either of the 2488 following: 2489 (a) Respond to such a notice and vote at least once during 2490 a period of four consecutive years, which period shall include 2491 two general federal elections; 2492 (b) Update the elector's registration and vote at least 2493 once during a period of four consecutive years, which period 2494 shall include two general federal elections. 2495 (8) The receipt by the board of elections of a 2496 cancellation notice or request pursuant to section 111.44 of the 2497

Revised Code <u>;</u>	2498
(9) The circumstances described in division (C)(2) of	2499
section 3503.152 of the Revised Code;	2500
(10) The circumstances described in division (D)(4) of	2501
section 3503.202 of the Revised Code.	2502
(B)(1) The secretary of state shall prescribe procedures	2503
to transfer a registrant's voter registration information when	2504
the registrant moves from one county to another within this	2505
state and updates the registrant's voter registration, as	2506
described in section 3503.33 of the Revised Code, and to	2507
identify and cancel the registration in a prior county of	2508
residence of any registrant who changes the registrant's voting	2509
residence to a location outside the registrant's current county	2510
of registration without updating the registrant's voter	2511
registration. Any procedures prescribed in this division shall	2512
be uniform and nondiscriminatory, and shall comply with the	2512
Voting Rights Act of 1965. The secretary of state may prescribe	2515
procedures under this division that include the use of the	2515
national change of address service provided by the United States	2515
postal system through its licensees. Any program so prescribed	2510
shall be completed not later than ninety days prior to the date	2518
of any primary or general election for federal office.	2519
(2) The registration of any elector identified as having	2520
changed the elector's voting residence to a location outside the	2521
elector's current county of registration without updating the	2522
elector's registration shall not be canceled unless the	2523
registrant is sent a confirmation notice on a form prescribed by	2524
the secretary of state and the registrant fails to respond to	2525
the confirmation notice or otherwise update the registration and	2526
fails to vote in any election during the period of two federal	2527

elections subsequent to the mailing of the confirmation notice. 2528 (C) The registration of a registered elector shall not be 2529 canceled except as provided in this section, section 111.44 or 2530 3503.33 of the Revised Code, or division (Q) of section 3501.05-2531 of the Revised Code, division (C)(2) of section 3503.152, 2532 division <del>(C)(2)</del>(D)(4) of section 3503.19 of the Revised Code 2533 3503.202, or division (C) of section 3503.24 of the Revised 2534 2535 Code. (D) Boards of elections shall send their voter 2536 registration information to the secretary of state as required 2537 under section 3503.15 of the Revised Code. The secretary of 2538 state may prescribe by rule adopted pursuant to section 111.15 2539 of the Revised Code the format in which the boards of elections 2540 must send that information to the secretary of state. In the 2541 first quarter of each year, the secretary of state shall send 2542 the information to the national change of address service 2543 described in division (B) of this section and request that 2544 service to provide the secretary of state with a list of any 2545 voters sent by the secretary of state who have moved within the 2546 last twelve months. The secretary of state shall transmit to 2547 each appropriate board of elections whatever lists the secretary 2548 of state receives from that service. The board shall send a 2549 notice to each person on the list transmitted by the secretary 2550 of state requesting confirmation of the person's change of 2551 address, together with a postage prepaid, preaddressed return 2552 envelope containing a form on which the voter may verify or 2553 correct the change of address information. 2554

(E) The registration of a registered elector described indivision (A) (7) or (B) (2) of this section shall be canceled notlater than one hundred twenty days after the date of the second2557

general federal election in which the elector fails to vote or2558not later than one hundred twenty days after the expiration of2559the four-year period in which the elector fails to vote or2560respond to a confirmation notice, whichever is later.2561

(F)(1) When a registration is canceled pursuant to 2562 division (A)(2) or (3) of this section, the applicable board of 2563 elections shall send a written notice, on a form prescribed by 2564 the secretary of state, to the address at which the elector was 2565 registered, informing the recipient that the elector's 2566 2567 registration has been canceled, of the reason for the cancellation, and that if the cancellation was made in error, 2568 the elector may contact the board of elections to correct the 2569 2570 error.

(2) If the elector's registration is canceled pursuant to
division (A)(2) or (3) of this section in error, it shall be
restored and treated as though it were never canceled.
2573

Sec. 3503.33. If an elector applying for registration is 2574 already registered in another state or in another county within 2575 this state, the elector shall declare this fact to the 2576 registration officer and shall sign an authorization to cancel 2577 or transfer the elector's previous registration on a form 2578 prescribed by the secretary of state. If the elector does not 2579 sign such an authorization, the elector's registration 2580 application authorizes the transfer of the elector's previous 2581 registration from one county to another within this state or the 2582 cancellation of the elector's registration in the elector's 2583 previous state of residence, as applicable. 2584

The\_In the case of an elector who moves from one county to2585another within this state, the director of the board of2586elections shall mail all such authorizations\_transmit a copy of2587

the elector's new registration form and any accompanying	2588
authorization form to the board of elections or comparable	2589
agency of the proper state and county of the elector's former	2590
registration. Upon the receipt of this authorization the	2591
registration form and any accompanying authorization form from	2592
the forwarding county, the director of <u>a-the board</u> of elections-	2593
<del>in Ohio</del> , upon a comparison of the elector's signature with the	2594
elector's signature as it appears on the registration files,	2595
shall remove the elector's <u>former</u> registration from the files,	2596
transfer the information in it to the board of elections of the	2597
elector's new county, and place it with the cancellation	2598
authorization new registration form and any accompanying	2599
authorization form in a separate file which shall be kept for a	2600
period of two calendar years. <del>The board shall notify the elector</del>	2601
at the present address as shown on the cancellation	2602
authorization that his registration has been canceled.	2603
In the case of an elector who meyor into this state, the	2604
In the case of an elector who moves into this state, the	2004
director of the board of elections shall transmit a copy of the	2605
elector's new registration form and any accompanying	2606

authorization form to the chief election official of the state

(1) An individual who declares that the individual is a

registered voter in the precinct in which the individual desires

official list of eligible voters for the precinct or an election

official asserts that the individual is not eligible to vote;

election, but the name of the individual does not appear on the

(2) An individual who does not have or is unable to

be permitted to cast a provisional ballot at an election:

to vote and that the individual is eligible to vote in an

Sec. 3505.181. (A) All of the following individuals shall

of the elector's former registration.

2607

2608

2609

2610

2611

2612

2613

2614

2615

2616

2617

forms.

Page 91

2637

2638

2639

2645

provide photo identification to the election officials;	2618
(3) An individual whose name in the poll list or signature	2619
pollbook has been marked under section 3509.09 or 3511.13 of the	2620
Revised Code as having requested an absent voter's ballot or a	2621
uniformed services or overseas absent voter's ballot for that	2622
election and who appears to vote at the polling place;	2623
(4) An individual whose notification of registration has	2624
been returned undelivered to the board of elections and whose	2625
name in the official registration list and in the poll list or	2626
signature pollbook has been marked under <del>division (C)(2) of</del>	2627
section <del>3503.19</del> <u>3503.201 or 3503.202</u> of the Revised Code, except	2628
as otherwise provided in division (C) of section 3511.14 of the	2629
Revised Code;	2630
(5) An individual who has been successfully challenged	2631
under section 3505.20 or 3513.20 of the Revised Code;	2632
(6) An individual who changes the individual's name-and-	2633
remains within the precinct without providing proof of that name	2634
change under division (B)(1)(b) of section 3503.16 of the	2635
Revised Code, moves from one precinct to another within a	2636

forms and statements under as described in division (B) or (C)2640of section 3503.16 of the Revised Code;2641(7) An individual whose signature, in the opinion of the2642precinct officers under section 3505.22 of the Revised Code, is2643not that of the person who signed that name in the registration2644

county, moves from one precinct to another within a county and

another within the state, and completes and signs the required

changes the individual's name, or moves from one county to

(B) An individual who is eligible to cast a provisional 2646

cast a provisional ballot as follows: 2648 (1) An election official at the polling place shall notify 2649 the individual that the individual may cast a provisional ballot 2650 in that election. 2651 (2) Except as otherwise provided in division (F) of this 2652 section, the individual shall complete and execute a written 2653 affirmation before an election official at the polling place 2654 2655 stating that the individual is both of the following: (a) A registered voter in the precinct in which the 2656 individual desires to vote; 2657 (b) Eligible to vote in that election. 2658 (3) An election official at the polling place shall 2659 transmit the ballot cast by the individual and the voter 2660 information contained in the written affirmation executed by the 2661 individual under division (B)(2) of this section to an 2662 appropriate local election official for verification under 2663 division (B)(4) of this section. 2664 (4) If the appropriate local election official to whom the 2665 ballot or voter or address information is transmitted under 2666 division (B)(3) of this section determines that the individual 2667 is eligible to vote, the individual's provisional ballot shall 2668 be counted as a vote in that election. 2669 (5) (a) At the time that an individual casts a provisional 2670

ballot under division (A) of this section shall be permitted to

ballot, the appropriate local election official shall give the2671individual written information that states that any individual2672who casts a provisional ballot will be able to ascertain under2673the system established under division (B) (5) (b) of this section2674whether the vote was counted, and, if the vote was not counted,2675

2647

2676

the reason that the vote was not counted.

(b) The appropriate state or local election official shall 2677 establish a free access system, in the form of a toll-free 2678 telephone number, that any individual who casts a provisional 2679 ballot may access to discover whether the vote of that 2680 individual was counted, and, if the vote was not counted, the 2681 reason that the vote was not counted. The free access system 2682 established under this division also shall provide to an 2683 individual whose provisional ballot was not counted information 2684 2685 explaining how that individual may contact the board of elections to register to vote or to resolve problems with the 2686 individual's voter registration. 2687

The appropriate state or local election official shall 2688 establish and maintain reasonable procedures necessary to 2689 protect the security, confidentiality, and integrity of personal 2690 information collected, stored, or otherwise used by the free 2691 access system established under this division. The system shall 2692 permit an individual only to gain access to information about 2693 the individual's own provisional ballot. 2694

(6) If, at the time that an individual casts a provisional 2695 2696 ballot, the individual provides photo identification, the individual shall record the type of identification provided on 2697 the provisional ballot affirmation and, if the individual 2698 provides an Ohio driver's license, state identification card, or 2699 interim identification document, the individual also shall write 2700 the individual's driver's license or state identification card 2701 number on the provisional ballot affirmation. 2702

(7) (a) For a provisional ballot to be eligible to be
counted when it is cast by an individual who does not have photo
identification because the individual has a religious objection
2703

### S. B. No. 153 As Introduced

to being photographed, the individual shall complete an 2706 affidavit of religious objection under section 3505.19 of the 2707 Revised Code. The election officials shall attach the affidavit 2708 to the individual's provisional ballot envelope. If the 2709 individual does not complete the affidavit at the time of 2710 casting the provisional ballot, the individual may appear at the 2711 office of the board of elections within four days after the day 2712 of the election and complete the affidavit. 2713

(b) For a provisional ballot to be eligible to be counted
(b) For a provisional ballot to be eligible to be counted
(c) 2714
(c) 2715
(c) 2715
(c) 2716
(c) 2716
(c) 2716
(c) 2716
(c) 2717
(c) 2717
(c) 2718
(c) 2718
(c) 2719

(8) For a provisional ballot cast by an individual who has 2720 been successfully challenged under section 3505.20 of the 2721 Revised Code to be eligible to be counted, the individual who 2722 cast that ballot, within four days after the day of that 2723 election, shall provide to the board of elections any 2724 identification or other documentation required to be provided by 2725 the applicable challenge questions asked of that individual 2726 under section 3505.20 of the Revised Code. 2727

(C) (1) If an individual declares that the individual is 2728 eligible to vote in a precinct other than the precinct in which 2729 the individual desires to vote, or if, upon review of the 2730 precinct voting location guide using the residential street 2731 address provided by the individual, an election official at the 2732 precinct at which the individual desires to vote determines that 2733 the individual is not eligible to vote in that precinct, the 2734 election official shall direct the individual to the precinct 2735

### S. B. No. 153 As Introduced

and polling place in which the individual appears to be eligible2736to vote, explain that the individual may cast a provisional2737ballot at the current location but the ballot or a portion of2738the ballot will not be counted if it is cast in the wrong2739precinct, and provide the telephone number of the board of2740elections in case the individual has additional questions.2741

(2) If the individual refuses to travel to the correct 2742 precinct or to the office of the board of elections to cast a 2743 ballot, the individual shall be permitted to vote a provisional 2744 ballot at that precinct in accordance with division (B) of this 2745 section. If the individual is in the correct polling location 2746 for the precinct in which the individual is registered and 2747 eligible to vote, the election official shall complete and sign, 2748 under penalty of election falsification, a form that includes 2749 all of the following, and attach the form to the individual's 2750 provisional ballot affirmation: 2751

(a) The name or number of the individual's correct 2752precinct; 2753

(b) A statement that the election official instructed the 2754individual to travel to the correct precinct to vote; 2755

(c) A statement that the election official informed the 2756 individual that casting a provisional ballot in the wrong 2757 precinct would result in all or a portion of the votes on the 2758 ballot being rejected; 2759

(d) The name or number of the precinct in which the2760individual is casting a provisional ballot; and2761

(e) The name of the polling location in which the 2762individual is casting a provisional ballot. 2763

(D) The appropriate local election official shall cause 2764

voting information to be publicly posted at each polling place	2765
on the day of each election.	2766
(E) As used in this section and sections 3505.182 and	2767
3505.183 of the Revised Code:	2768
SJUS.165 OI the Revised Code:	2700
(1) "Precinct voting location guide" means either of the	2769
following:	2770
	0001
(a) An electronic or paper record that lists the correct	2771
precinct and polling place for either each specific residential	2772
street address in the county or the range of residential street	2773
addresses located in each neighborhood block in the county;	2774
(b) Any other method that a board of elections creates	2775
that allows a precinct election official or any elector who is	2776
at a polling place in that county to determine the correct	2777
precinct and polling place of any qualified elector who resides	2778
	-
in the county.	2779
(2) "Voting information" means all of the following:	2780
(a) A sample version of the ballot that will be used for	2781
that election;	2782
(b) Information regarding the date of the election and the	2783
hours during which polling places will be open;	2784
(c) Instructions on how to vote, including how to cast a	2785
vote and how to cast a provisional ballot;	2786
<b>-</b>	
(d) Instructions for mail-in registrants and first-time	2787
voters under applicable federal and state laws;	2788
(e) General information on voting rights under applicable	2789
federal and state laws, including information on the right of an	2790
individual to cast a provisional ballot and instructions on how	2791

to contact the appropriate officials if these rights are alleged 2792 to have been violated; 2793 (f) General information on federal and state laws 2794 regarding prohibitions against acts of fraud and 2795 misrepresentation. 2796 (F) Nothing in this section or section 3505.183 of the 2797 Revised Code is in derogation of section 3505.24 of the Revised 2798 Code, which permits a blind, disabled, or illiterate elector to 2799 receive assistance in the marking of the elector's ballot by two 2800 precinct election officials of different political parties. A 2801 blind, disabled, or illiterate elector may receive assistance in 2802 marking that elector's provisional ballot and in completing the 2803 required affirmation in the same manner as an elector may 2804 receive assistance on the day of an election under that section. 2805 Sec. 3505.182. Each individual who casts a provisional 2806 ballot under section 3505.181 of the Revised Code shall execute 2807 a written affirmation. The form of the written affirmation shall 2808 be printed upon the face of the provisional ballot envelope and 2809 shall be as follows: 2810 "Provisional Ballot Affirmation 2811 (A) Clearly print your full name: 2812 (B) Write your date of birth: \_\_\_\_\_ 2813 (C) (1) Write your current address: 2814 2815 (2) Have you moved without updating your voter 2816 registration?: 2817

Yes \_\_\_\_\_ No \_\_\_\_\_

Page 97

2818

If yes, write your former address:	2819
	2820
Failure to provide your former address will not cause your	2821
provisional ballot to be rejected.	2822
(D)(1) You must show photo identification to the election	2823
official that includes your name and photograph and is not	2824
expired. Check the type of photo identification you provided:	2825
An Ohio driver's license or state identification	2826
card or an interim identification form issued by the Bureau of	2827
Motor Vehicles. If you showed your Ohio driver's license or	2828
state identification card or an interim identification form,	2829
write your full driver's license or state identification card	2830
number:	2831
A United States passport or passport card;	2832
A United States passport or passport card;	2832 2833
A United States military identification card, Ohio	2833
A United States military identification card, Ohio national guard identification card, or United States department	2833 2834
A United States military identification card, Ohio national guard identification card, or United States department of veterans affairs identification card.	2833 2834 2835
A United States military identification card, Ohio national guard identification card, or United States department of veterans affairs identification card. (2) If you do not have photo identification because you	2833 2834 2835 2836
A United States military identification card, Ohio national guard identification card, or United States department of veterans affairs identification card. (2) If you do not have photo identification because you have a religious objection to being photographed, complete an	2833 2834 2835 2836 2837
A United States military identification card, Ohio national guard identification card, or United States department of veterans affairs identification card. (2) If you do not have photo identification because you have a religious objection to being photographed, complete an affidavit of religious objection. The precinct election official	2833 2834 2835 2836 2837 2838
A United States military identification card, Ohio national guard identification card, or United States department of veterans affairs identification card. (2) If you do not have photo identification because you have a religious objection to being photographed, complete an affidavit of religious objection. The precinct election official will attach it to the provisional ballot envelope.	2833 2834 2835 2836 2837 2838 2839
A United States military identification card, Ohio national guard identification card, or United States department of veterans affairs identification card. (2) If you do not have photo identification because you have a religious objection to being photographed, complete an affidavit of religious objection. The precinct election official will attach it to the provisional ballot envelope. (3) If you did not show photo identification to the	2833 2834 2835 2836 2837 2838 2839 2840
A United States military identification card, Ohio national guard identification card, or United States department of veterans affairs identification card. (2) If you do not have photo identification because you have a religious objection to being photographed, complete an affidavit of religious objection. The precinct election official will attach it to the provisional ballot envelope. (3) If you did not show photo identification to the election official or complete an affidavit of religious objection. The precinct of the board of	2833 2834 2835 2836 2837 2838 2839 2840 2841
A United States military identification card, Ohio national guard identification card, or United States department of veterans affairs identification card. (2) If you do not have photo identification because you have a religious objection to being photographed, complete an affidavit of religious objection. The precinct election official will attach it to the provisional ballot envelope. (3) If you did not show photo identification to the election official or complete an affidavit of religious objection. The precinct of the board of election, you must appear at the office of the board of elections during the four days after the election and provide	2833 2834 2835 2836 2837 2838 2839 2840 2841 2842 2843
A United States military identification card, Ohio national guard identification card, or United States department of veterans affairs identification card. (2) If you do not have photo identification because you have a religious objection to being photographed, complete an affidavit of religious objection. The precinct election official will attach it to the provisional ballot envelope. (3) If you did not show photo identification to the election official or complete an affidavit of religious objection. The precinct of the board of	2833 2834 2835 2836 2837 2838 2839 2840 2841 2841 2842

(4) If Complete this section if you need to update your 2846

voter registration, you may provide additional information	2847
below. This information will not be used for ballot counting	2848
purposes or if you need to verify the identification you used to	2849
register to vote. If you need to verify your identification and	2850
you do not provide the needed information on this form, you must	2851
provide the information to the board of elections on or before	2852
the fourth day following this election in order for your ballot	2853
to be eligible to be counted.	2854
Write your full Ohio driver's license or state	2855
identification card number:	2856
Write the last four digits of your Social Security number:	2857
	2858
(5) If you are casting a provisional ballot because you	2859
need to provide proof of citizenship, either write your full_	2860
Ohio driver's license or state identification card number above	2861
or attach proof of citizenship to the outside of this envelope.	2862
If you do not provide proof of citizenship at this time, you	2863
must provide proof of citizenship to the board of elections on	2864
or before the fourth day following this election in order for	2865
your ballot to be eligible to be counted.	2866
your barrot to be erryible to be counted.	2000
"Proof of citizenship" means evidence that you are a	2867
United States citizen, in the form of one of the following:	2868
(a) The number of your current or expired Ohio driver's	2869
license or state identification card or a copy of the front and	2870
back of your current or expired Ohio driver's license, state	2871
identification card, or interim identification form, if you have	2872
submitted documentation to the bureau of motor vehicles	2873
indicating that you are a United States citizen;	2874
(b) A copy of the front and back of a current or expired	2875

driver's license or nondriver identification card issued by	2876
another state within the United States, if the issuing agency	2877
indicates on the license or card that you are a United States	2878
citizen;	2879
(c) A copy of a birth certificate, certification of report	2880
of birth, or consular report of birth abroad;	2881
(d) A copy of the identification page of a current or	2882
expired United States passport;	2883
(e) A copy of the front and back of a United States	2884
passport card;	2885
(f) A copy of a certificate of naturalization or	2886
certificate of citizenship.	2887
If the name on your proof of citizenship is different from	2888
your current legal name, you must also provide proof of your	2889
change of name, such as a copy of a marriage license or court	2890
<u>order.</u>	2891
(E) If your right to vote has been challenged, you must	2892
provide any required additional information to the board of	2893
elections on or before the <del>seventh <u>fourth</u> day following this</del>	2894
election.	2895
(F) Sign and date the following statement:	2896
I solemnly swear or affirm that I am a citizen of the	2897
United States; that I will be at least 18 years of age at the	2898
time of the general election; that I have lived in this state	2899
for 30 days immediately preceding this election in which I am	2900
voting this ballot; that I am a registered voter in the precinct	2901
in which I am voting this provisional ballot; and that I am	2902
eligible to vote in the election in which I am voting this	2903

provisional ballot; and that I will not vote or attempt to vote	2904
at any other location or in any other manner for this particular	2905
election.	2906
I understand that, if the information I provide on this	2907
provisional ballot affirmation is not fully completed and	2908
correct, if the board of elections determines that I am not	2909
registered to vote, a resident of this precinct, or eligible to	2910
vote in this election, or if the board of elections determines	2911
that I have already voted in this election, my provisional	2912
ballot will not be counted. I understand that, if I am not	2913
currently registered to vote or if I am not registered at my	2914
current address or under my current name, this form will serve	2915
as an application to register to vote or update my registration	2916
for future elections, as long as I provide all of the	2917
information required to register to vote or update my	2918
registration. I further understand that knowingly providing	2919
false information is a violation of law and subjects me to	2920
possible criminal prosecution.	2921
I hereby declare, under penalty of election falsification,	2922
that the above statements are true and correct to the best of my	2923
knowledge and belief.	2924
	2925
Signature of Voter	2926
	2927
Date	2928
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A	2929
FELONY OF THE FIFTH DEGREE."	2930
In addition to any information required to be included on	2931

the written affirmation, an individual casting a provisional2932ballot may provide additional information to the election2933official to assist the board of elections in determining the2934individual's eligibility to vote in that election, including the2935date and location at which the individual registered to vote, if2936known.2937

If the individual provided all of the information required under section 3503.14 of the Revised Code to register to vote or to update the individual's registration on the provisional ballot affirmation, the board of elections shall consider the individual's provisional ballot affirmation to also serve as a notice of change of name, change of residence, or both, or as a voter registration form, as applicable, for that individual only for the purposes of future elections.

Sec. 3505.183. (A) When the ballot boxes are delivered to 2946 the board of elections from the precincts, the board shall 2947 separate the provisional ballot envelopes from the rest of the 2948 ballots. Teams of employees of the board consisting of one 2949 member of each major political party shall place the sealed 2950 provisional ballot envelopes in a secure location within the 2951 office of the board. The sealed provisional ballot envelopes 2952 shall remain in that secure location until the validity of those 2953 ballots is determined under division (B) of this section. While 2954 the provisional ballot is stored in that secure location, and 2955 prior to the counting of the provisional ballots, if the board 2956 receives information regarding the validity of a specific 2957 provisional ballot under division (B) of this section, the board 2958 may note, on the sealed provisional ballot envelope for that 2959 ballot, whether the ballot is valid and entitled to be counted. 2960

(B)(1) To determine whether a provisional ballot is valid 2961

Page 102

2938

2939

2940

2941

2942

2943

2944

2945

and entitled to be counted, the board shall examine its records	2962
and determine whether the individual who cast the provisional	2963
ballot is registered and eligible to vote in the applicable	2964
election. The board shall examine the information contained in	2965
the written affirmation executed by the individual who cast the	2966
provisional ballot under division (B)(2) of section 3505.181 of	2967
the Revised Code or under section 3511.052 of the Revised Code,	2968
as applicable. The following information shall be included in	2969
the written affirmation in order for the provisional ballot to	2970
be eligible to be counted:	2971
(a) The individual's printed name, signature, date of	2972
birth, and current address;	2973
(b) A statement that the individual is a registered voter	2974
in the precinct in which the provisional ballot is being voted;	2975
(c) A statement that the individual is eligible to vote in	2976
the election in which the provisional ballot is being voted.	2977
(2) In addition to the information required to be included	2978
in an affirmation under division (B)(1) of this section, in	2979
determining whether a provisional ballot is valid and entitled	2980
to be counted, the board also shall examine any additional	2981
information for determining ballot validity provided by the	2982
provisional voter on the affirmation, provided by the	2983
provisional voter to an election official under section 3505.182	2984
or $3511.052$ of the Revised Code, or provided to the board of	2985
elections during the four days after the day of the election	2986
under <del>division (B)(7) or (8) of</del> section 3505.181 <u>or 3511.052</u> of	2987
the Revised Code, to assist the board in determining the	2988
individual's eligibility to vote.	2989
(2) If in examining a provisional ballet affirmation and	2000

(3) If, in examining a provisional ballot affirmation and 2990

additional information under divisions (B)(1) and (2) of this 2991 section and comparing the information required under division 2992 (B)(1) of this section with the individual's information in the 2993 statewide voter registration database, the board determines that 2994 all of the following apply, the provisional ballot envelope 2995 shall be opened, and the ballot shall be placed in a ballot box 2996 to be counted: 2997

(a) The individual named on the affirmation is properly 2998registered to vote. 2999

(b) The individual named on the affirmation is eligible to 3000cast a ballot in the precinct and for the election in which the 3001individual cast the provisional ballot. 3002

(c) The individual provided all of the information
required under division (B)(1) of this section in the
affirmation that the individual executed at the time the
3005
individual cast the provisional ballot.

(d) One of the following applies:

(i) The individual provided showed photo identification to 3008 the election officials at the time of casting the provisional 3009 ballot or appeared at the office of the board within four days 3010 after the day of the election and provided photo identification 3011 or, in the case of a provisional uniformed services or overseas 3012 absent voter's ballot cast under section 3511.052 of the Revised 3013 Code, the individual provided a copy of the individual's photo 3014 identification with the provisional ballot or provided that copy 3015 to the board of elections within four days after the day of the 3016 election. If the individual provided showed the individual's 3017 Ohio driver's license or state identification card or an interim 3018 identification form to the election officials, the individual 3019

Page 104

3007

provided the individual's driver's license number or state3020identification card number and the number is not different from3021the individual's driver's license number or state identification3022card number contained in the statewide voter registration3023database.3024

(ii) The individual completed an affidavit of religious
3025
objection under section 3505.19 of the Revised Code at the time
3026
of casting the provisional ballot or at the office of the board
3027
within four days after the day of the election and the affidavit
3028
is valid under that section.

(e) Except as otherwise provided in this division, the
month and day of the individual's date of birth are not
different from the day and month of the individual's date of
birth contained in the statewide voter registration database.

This division does not apply to an individual's3034provisional ballot if either of the following is true:3035

(i) The individual's date of birth contained in the3036statewide voter registration database is January 1, 1800.3037

(ii) The board of elections has found, by a vote of at
least three of its members, that the individual has met all
other requirements of division (B)(3) of this section.

(f) The individual's current address is not different from 3041 the individual's address contained in the statewide voter 3042 registration database, unless the individual indicated that the 3043 individual is casting a provisional ballot because the 3044 individual has moved and has not submitted a notice of change of 3045 address, as described in division (A) (6) of section 3505.181 of 3046 the Revised Code. 3047

(g) If applicable, the individual provided any additional 3048

information required under division (B)(8) of section 3505.181 3049 of the Revised Code within four days after the day of the 3050 election. 3051 (h) If applicable, the individual provided the information 3052 required under division (D)(2) of section 3503.202 of the 3053 Revised Code on the provisional ballot affirmation or within 3054 four days after the day of the election. 3055 (4) (a) Except as otherwise provided in division (D) of 3056 3057 this section, if, in examining a provisional ballot affirmation and additional information under divisions (B)(1) and (2) of 3058 this section and comparing the information required under 3059 division (B)(1) of this section with the individual's 3060 information in the statewide voter registration database, the 3061 board determines that any of the following applies, the 3062 provisional ballot envelope shall not be opened, and the ballot 3063 shall not be counted: 3064 (i) The individual named on the affirmation is not 3065 qualified or is not properly registered to vote. 3066 (ii) The individual named on the affirmation is not 3067 3068 eligible to cast a ballot in the precinct or for the election in which the individual cast the provisional ballot. 3069 (iii) The individual did not provide all of the 3070 information required under division (B)(1) of this section in 3071 the affirmation that the individual executed at the time the 3072

(iv) The individual has already cast a ballot for theelection in which the individual cast the provisional ballot.3075

individual cast the provisional ballot.

(v) If applicable, the individual did not provide anyadditional information required under division (B) (8) of section3077

Page 106

3073

3505.181 of the Revised Code within four days after the day of	3078
the election.	3079
(vi) The individual failed to <del>provide</del> _show_photo	3080
identification, failed to provide the individual's driver's	3081
license or state identification card number if the individual	3082
<del>provided showed p</del> hoto identification in the form of an Ohio	3083
driver's license or state identification card or an interim	3084
identification form, failed to provide a copy of the	3085
individual's photo identification with the individual's	3086
provisional uniformed services or overseas absent voter's ballot	3087
or to provide that copy to the board of elections within four	3088
days after the day of the election, or failed to complete an	3089
affidavit of religious objection.	3090
(vii) The individual failed to execute an affirmation	3091
under division (B) of section 3505.181 of the Revised Code.	3092
(viii) The individual <del>provided showed photo</del> identification	3093
in the form of an Ohio driver's license or state identification	3094
card or an interim identification form and the driver's license	3095
number or state identification card number the individual	3096
provided is different from the individual's driver's license	3097
number or state identification card number contained in the	3098
statewide voter registration database.	3099
(ix) The individual completed an affidavit of religious	3100
objection under section 3505.19 of the Revised Code, but the	3101
affidavit is not valid under that section.	3102
(x) Except as otherwise provided in this division, the	3103
month and day of the individual's date of birth are different	3104
from the day and month of the individual's date of birth	3105
contained in the statewide voter registration database.	3106

This division does not apply to an individual's 3107 provisional ballot if either of the following is true: 3108

(I) The individual's date of birth contained in the 3109statewide voter registration database is January 1, 1800. 3110

(II) The board of elections has found, by a vote of at 3111 least three of its members, that the individual has met all of 3112 the requirements of division (B) (3) of this section, other than 3113 the requirements of division (B) (3) (e) of this section. 3114

(xi) The individual's current address is different from 3115 the individual's address contained in the statewide voter 3116 registration database, unless the individual indicated that the 3117 individual is casting a provisional ballot because the 3118 individual has moved and has not submitted a notice of change of 3119 address, as described in division (A) (6) of section 3505.181 of 3120 the Revised Code. 3121

(xii) If applicable, the individual did not provide the3122information required under division (D)(2) of section 3503.2023123of the Revised Code on the provisional ballot affirmation or3124within four days after the day of the election.3125

(b) If, in examining a provisional ballot affirmation and 3126 additional information under divisions (B)(1) and (2) of this 3127 section and comparing the information required under division 3128 (B) (1) of this section with the individual's information in the 3129 statewide voter registration database, the board is unable to 3130 determine either of the following, the provisional ballot 3131 envelope shall not be opened, and the ballot shall not be 3132 counted: 3133

(i) Whether the individual named on the affirmation is3134qualified or properly registered to vote;3135
(ii) Whether the individual named on the affirmation is
eligible to cast a ballot in the precinct or for the election in
which the individual cast the provisional ballot.
3138

(C) For each provisional ballot rejected under division 3139 (B) (4) of this section, the board shall record the name of the 3140 provisional voter who cast the ballot, the identification number 3141 of the provisional ballot envelope, the names of the election 3142 officials who determined the validity of that ballot, the date 3143 and time that the determination was made, and the reason that 3144 3145 the ballot was not counted, unless the board has already recorded that information in another database. 3146

(D)(1) If an individual cast a provisional ballot in a 3147 precinct in which the individual is not registered and eligible 3148 to vote, but in the correct polling location for the precinct in 3149 which the individual is registered and eligible to vote, and the 3150 election official failed to direct the individual to the correct 3151 precinct, the individual's ballot shall be remade under division 3152 (D) (2) of this section. The election official shall be deemed to 3153 have directed the individual to the correct precinct if the 3154 election official correctly completed the form described in 3155 division (C)(2) of section 3505.181 of the Revised Code. 3156

(2) A board of elections that remakes a provisional ballot 3157 under division (D)(1) of this section shall remake the 3158 provisional ballot on a ballot for the appropriate precinct to 3159 reflect the offices, questions, and issues for which the 3160 individual was eligible to cast a ballot and for which the 3161 individual attempted to cast a provisional ballot. The remade 3162 ballot shall be counted for each office, question, and issue for 3163 3164 which the individual was eligible to vote.

(3) If an individual cast a provisional ballot in a 3165

precinct in which the individual is not registered and eligible3166to vote and in the incorrect polling location for the precinct3167in which the individual is registered and eligible to vote, the3168provisional ballot envelope shall not be opened, and the ballot3169shall not be counted.3170

(E) Provisional ballots that are rejected under division
(B) (4) of this section shall not be counted but shall be
preserved in their provisional ballot envelopes unopened until
the time provided by section 3505.31 of the Revised Code for the
a174
destruction of all other ballots used at the election for which
ballots were provided, at which time they shall be destroyed.

(F) Provisional ballots that the board determines are 3177 eligible to be counted under division (B)(3) or (D) of this 3178 section shall be counted in the same manner as provided for 3179 other ballots under section 3505.27 of the Revised Code. No 3180 provisional ballots shall be counted in a particular county 3181 until the board determines the eligibility to be counted of all 3182 provisional ballots cast in that county under division (B) of 3183 this section for that election. Observers, as provided in 3184 section 3505.21 of the Revised Code, may be present at all times 3185 that the board is determining the eligibility of provisional 3186 ballots to be counted and counting those provisional ballots 3187 determined to be eligible. No person shall recklessly disclose 3188 the count or any portion of the count of provisional ballots in 3189 such a manner as to jeopardize the secrecy of any individual 3190 ballot. 3191

(G) (1) Except as otherwise provided in division (G) (2) of
3192
this section, nothing in this section shall prevent a board of
algost and
al

section to determine the eligibility of provisional ballots to 3196 be counted during the seven days after the day of an election. 3197

(2) A board of elections shall not examine the provisional 3198 ballot affirmation and additional information under divisions 3199 (B) (1) and (2) of this section of any provisional ballot cast by 3200 an individual who must provide photo identification, complete an 3201 affidavit of religious objection, or provide additional 3202 information to the board of elections under division (B)(7) or 3203 (8) of section 3505.181 or 3511.052 of the Revised Code for the 3204 board to determine the individual's eligibility until the 3205 individual does so or until the eighth day after the day of the 3206 election, whichever is earlier. 3207

Sec. 3505.20. Any person offering to vote may be 3208 challenged at the polling place by any precinct election 3209 official. If the board of elections has ruled on the question 3210 presented by a challenge prior to election day, its finding and 3211 decision shall be final, and the voting location manager shall 3212 be notified in writing. If the board has not ruled, the question 3213 shall be determined as set forth in this section. If any person 3214 is so challenged as unqualified to vote, the voting location 3215 manager shall tender the person the following oath: "You do 3216 swear or affirm under penalty of election falsification that you 3217 will fully and truly answer all of the following questions put 3218 to you concerning your qualifications as an elector at this 3219 election." 3220

(A) If the person is challenged as unqualified on the 3221
ground that the person is not a <u>United States</u> citizen, the 3222
precinct election officials shall put the following questions: 3223

(1) Are you a citizen of the United States? 3224

(2) Are you a native or naturalized citizen?	3225
(3) Where were you born?	3226
(4) What official documentation do <u>Do</u> you possess <del>to prove</del>	3227
proof of your United States citizenship? Please provide that	3228
documentation.	3229
If the person offering to vote <del>claims to be a naturalized</del>	3230
citizen of the United States, the person shall, before the vote-	3231
is received, produce produces proof of citizenship for	3232
inspection of the precinct election officials a certificate of	3233
naturalization, other than the number of the person's Ohio	3234
driver's license or state identification card, and declare	3235
declares under oath that the person is the identical person-	3236
named in the certificate. If the person states under oath that,	3237
by reason of the naturalization of the person's parents or one-	3238
of them, the person has become a citizen of the United States,	3239
and when or where the person's parents were naturalized, the	3240
certificate of naturalization need not be produced the person	3241
shall be permitted to cast a regular ballot. If the person is	3242
unable to provide a certificate of naturalization proof of	3243
citizenship, other than the number of the person's Ohio driver's	3244
license or state identification card, on the day of the	3245
election, the precinct election officials shall provide to the	3246
person, and the person may vote, a provisional ballot under	3247
section 3505.181 of the Revised Code. The provisional ballot	3248
shall not be counted unless it is properly completed and the	3249

(B) If the person is challenged as unqualified on the
3252
ground that the person has not resided in this state for thirty
3253
days immediately preceding the election, the precinct election
3254

board of elections determines that the voter is properly

registered and eligible to vote in the election.

Page 112

3250

officials shall put the following questions:

(1) Have you resided in this state for thirty days 3256 immediately preceding this election? If so, where have you 3257 resided? 3258 (2) Did you properly register to vote? 3259 (3) Can you provide some form of identification containing 3260 your current mailing address in this precinct? Please provide 3261 3262 that identification. 3263 (4) Have you voted or attempted to vote at any other location in this or in any other state at this election? 3264 (5) Have you applied for an absent voter's ballot in any 3265 state for this election? 3266 If the precinct election officials are unable to verify 3267 the person's eligibility to cast a ballot in the election, the 3268 precinct election officials shall provide to the person, and the 3269 person may vote, a provisional ballot under section 3505.181 of 3270 the Revised Code. The provisional ballot shall not be counted 3271 unless it is properly completed and the board of elections 3272 determines that the voter is properly registered and eligible to 3273 vote in the election. 3274 (C) If the person is challenged as unqualified on the 3275 ground that the person is not a resident of the precinct where 3276 the person offers to vote, the precinct election officials shall 3277 put the following questions: 3278 3279 (1) Do you reside in this precinct? (2) When did you move into this precinct? 3280

(3) When you came into this precinct, did you come for a

3255

temporary purpose merely or for the purpose of making it your	3282
home?	3283
(4) What is your current mailing address?	3284
(5) Do you have some official identification containing	3285
your current address in this precinct? Please provide that	3286
identification.	3287
(6) Have you voted or attempted to vote at any other	3288
location in this or in any other state at this election?	3289
(7) Have you applied for any absent voter's ballot in any	3290
state for this election?	3291
The precinct election officials shall direct an individual	3292
who is not in the appropriate polling place to the appropriate	3293
polling place. If the individual refuses to go to the	3294
appropriate polling place, or if the precinct election officials	3295
are unable to verify the person's eligibility to cast a ballot	3296
in the election, the precinct election officials shall provide	3297
to the person, and the person may vote, a provisional ballot	3298
under section 3505.181 of the Revised Code. The provisional	3299
ballot shall not be counted unless it is properly completed and	3300
the board of elections determines that the voter is properly	3301
registered and eligible to vote in the election.	3302
(D) If the person is challenged as unqualified on the	3303
ground that the person is not of legal voting age, the precinct	3304
election officials shall put the following questions:	3305
(1) Are you eighteen years of age or more?	3306
(2) What is your date of birth?	3307
(3) Do you have some official identification verifying	3308
your age? Please provide that identification.	3309

If the precinct election officials are unable to verify 3310 the person's age and eligibility to cast a ballot in the 3311 election, the precinct election officials shall provide to the 3312 person, and the person may vote, a provisional ballot under 3313 section 3505.181 of the Revised Code. The provisional ballot 3314 shall not be counted unless it is properly completed and the 3315 board of elections determines that the voter is properly 3316 registered and eligible to vote in the election. 3317

The voting location manager shall put such other questions 3318 to the person challenged as are necessary to determine the 3319 3320 person's qualifications as an elector at the election. If a person challenged refuses to answer fully any question put to 3321 3322 the person, is unable to answer the questions as they were answered on the registration form by the person under whose name 3323 the person offers to vote, or refuses to sign the person's name 3324 or make the person's mark, or if for any other reason a majority 3325 of the precinct election officials believes the person is not 3326 entitled to vote, the precinct election officials shall provide 3327 to the person, and the person may vote, a provisional ballot 3328 under section 3505.181 of the Revised Code. The provisional 3329 ballot shall not be counted unless it is properly completed and 3330 the board of elections determines that the voter is properly 3331 registered and eligible to vote in the election. 3332

A qualified citizen who has certified the citizen's 3333 intention to vote for president and vice-president as provided 3334 by Chapter 3504. of the Revised Code shall be eligible to 3335 receive only the ballot containing presidential and vice- 3336 presidential candidates. 3337

However, not later than the thirtieth day before the day 3338 of an election and in accordance with section 3503.24 of the 3339

Revised Code, any person qualified to vote may challenge the 3340 right of any other person to be registered as a voter, or the 3341 right to cast an absent voter's ballot, or to make application 3342 for such ballot. Such challenge shall be made in accordance with 3343 section 3503.24 of the Revised Code, and the board of elections 3344 of the county in which the voting residence of the challenged 3345 voter is situated shall make a final determination relative to 3346 the legality of such registration or application. 3347

Sec. 3509.02. (A) Any qualified elector may vote by cast3348absent voter's ballots by mail at an election, unless the3349elector is required to cast a provisional ballot under section33503505.181 of the Revised Code.3351

(B) <u>Any qualified elector who is required to cast a</u>
 3352
 provisional ballot under section 3505.181 of the Revised Code
 3353
 may cast a provisional ballot in person at the office of the
 3354
 board of elections during the time for in-person absent voting
 3355
 under section 3509.051 of the Revised Code.
 3356

(C) Any qualified elector who is unable to appear at the 3357 office of the board of elections or, if pursuant to division (C) 3358 of section 3501.10 of the Revised Code the board has designated 3359 another location in the county at which registered electors may 3360 vote, at that other location on account of personal illness, 3361 physical disability, or infirmity, and who moves from one-3362 precinct to another within a county, changes the elector's name 3363 and moves from one precinct to another within a county, or moves 3364 from one county to another county within the state, on or prior 3365 to the day of a general, primary, or special election and has 3366 not filed a notice of change of residence or change of name who 3367 is located in the county in which the elector resides and would 3368 be eligible to cast absent voter's ballots with the assistance 3369

of two election officials under section 3509.08 of the Revised	3370
Code, but is required to cast a provisional ballot under section	3371
3505.181 of the Revised Code, may <del>vote by absent voter's ballots</del>	3372
in that election cast a provisional ballot as specified in	3373
division <del>(G) (E)</del> of section <del>3503.16</del> <u>3509.08</u> of the Revised Code.	3374
Sec. 3509.03. (A) Except as otherwise provided in sections	3375
3509.051, 3511.02, and 3511.021 of the Revised Code, any	3376
qualified elector desiring to vote absent voter's ballots at an	3377
election shall deliver a written application for those ballots,	3378
either in person or by mail, to the board of elections of the	3379
county in which the elector's voting residence is located.	3380
county in which the efector's voting residence is located.	5500
(B) Except as otherwise permitted under section 3511.02 of	3381
the Revised Code and under division (C) of this section, the	3382
application shall be on a form prescribed by the secretary of	3383
state and shall contain all of the following:	3384
(1) The elector's name;	3385
(2) The elector's signature;	3386
(3) The address at which the elector is registered to	3387
vote;	3388
(4) The elector's date of birth;	3389
(5) One of the following:	3390
<del>(a) The elector's Ohio driver's license</del> or state	3391
identification card number+	3392
(b) The or, if the elector does not have an Ohio driver's	3393
license or state identification card, the last four digits of	3394
the elector's social security number+	3395
(c) A or a copy of the elector's photo identification-;	3396

of the following:

3422

3423

(6) A statement identifying the election for which absent 3397 voter's ballots are requested; 3398 (7) A statement that the person requesting the ballots is 3399 a qualified elector; 3400 (8) If the request is for primary election ballots, the 3401 elector's party affiliation; 3402 (9) If the elector desires ballots to be mailed to the 3403 elector, the address to which those ballots shall be mailed. 3404 (C) If the elector has a confidential voter registration 3405 record, as described in section 111.44 of the Revised Code, the 3406 elector may provide the elector's program participant 3407 identification number instead of the address at which the 3408 elector is registered to vote. 3409 (D) Except as otherwise provided in division (A) of 3410 section 3509.051 and in division (B) of section 3509.08 of the 3411 Revised Code, an application to receive absent voter's ballots 3412 shall be delivered to the office of the board not earlier than 3413 the first day of January of the year of the elections for which 3414 the absent voter's ballots are requested or not earlier than 3415 ninety days before the day of the election at which the ballots 3416 are to be voted, whichever is earlier, and not later than the 3417 close of business on the seventh day before the day of the 3418 election at which the ballots are to be voted. 3419 (E) Except as permitted under section 111.31 of the 3420 Revised Code, no public office, and no public official or 3421

(1) Prepay the return postage for an application for 3424absent voter's ballots; 3425

employee who is acting in an official capacity, shall do either

(2) Mail or otherwise deliver an unsolicited application3426for absent voter's ballots to any person.3427

(F) (1) Except as otherwise provided in division (F) (2) of
3428
this section and in sections 3505.24 and 3509.08 of the Revised
Code, no person shall preprint or fill out any portion of an
application for absent voter's ballots on behalf of an
3431
applicant.

(2) The secretary of state or a board of elections may
preprint only an applicant's name and address on an application
for absent voter's ballots before mailing that application to
the applicant, except that if the applicant has a confidential
voter registration record, the secretary of state or a board of
elections shall not preprint the applicant's address on the
application.

(3) A completed application for absent voter's ballots is
not valid if any portion of it has been completed by any person
other than the applicant in violation of division (F) of this
section.

Sec. 3509.04. (A) If a board of elections receives an 3444 application for absent voter's ballots that does not contain all 3445 of the required information or is not submitted on an 3446 appropriate form, the board promptly shall notify the applicant 3447 of the additional information required to be provided by the 3448 applicant to complete that application, direct the applicant to 3449 use an appropriate form, or both, as applicable. 3450

(B) Upon receipt by the board of elections of an
application for absent voter's ballots that contains all of the
required information and is submitted on an appropriate form, as
3453
provided by section 3509.03 and division (G) of section 3503.16
3454

of the Revised Code, the board, if the board finds that the 3455 applicant is a qualified elector, shall deliver to the applicant 3456 in person or mail directly to the applicant by special delivery 3457 mail, air mail, or regular mail, postage prepaid, proper absent 3458 voter's ballots. The board shall deliver or mail with the 3459 ballots an unsealed identification envelope upon the face of 3460 which shall be printed a form substantially as follows: 3461

"Identification Envelope Statement of Voter

I, \_\_\_\_\_ (Name of voter), declare under 3463 penalty of election falsification that the within ballot or 3464 ballots contained no voting marks of any kind when I received 3465 them, and I caused the ballot or ballots to be marked, enclosed 3466 in the identification envelope, and sealed in that envelope. 3467

My voting residence in Ohio is

\_\_\_\_\_/ \_\_\_\_·

(Street and Number, if any, or Rural Route and Number) 3470 (City, Village, or Township) of \_\_\_\_\_ 3471 Ohio, which is in Ward \_\_\_\_\_ Precinct \_\_\_\_\_ 3472 in that city, village, or township.

If I have a confidential voter registration record, I am 3474 providing my program participant identification number instead 3475 of my residence address: 3476

The primary election ballots, if any, within this envelope 3477 are primary election ballots of the \_\_\_\_\_ Party. 3478

	Ballots	contained within this envelope are to be voted at	3479
the _		_ (general, special, or primary) election to be	3480
held	on the _	day of	3481
		, .	3482

3462

3468

3469

following:)

My date of birth is (Month and Day), 3483 3484 \_\_\_\_\_ (Year). (Voter must provide one of the following:) 3485 My Ohio driver's license or state identification card 3486 number is \_\_\_\_\_ (Driver's license or state 3487 identification card number). 3488 (If the voter does not have an Ohio driver's license or 3489 state identification card, the voter must provide one of the 3490 3491 The last four digits of my Social Security Number are 3492 (Last four digits of Social Security Number). 3493 In lieu of providing a driver's license or state 3494 identification card number or the last four digits of my Social 3495 Security Number, I am enclosing a copy of my photo 3496 identification in the return envelope in which this 3497 identification envelope will be mailed. 3498

I hereby declare, under penalty of election falsification, 3499 that the statements above are true, as I verily believe. 3500

> (Signature of Voter) 3502

WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A FELONY OF 3503 THE FIFTH DEGREE." 3504

(C)(1) The board shall mail with the ballots and the 3505 unsealed identification envelope an unsealed return envelope 3506 upon the face of which shall be printed the post-office address 3507 of the board. In the upper left corner on the face of the return 3508 envelope, several blank lines shall be printed upon which the 3509

voter may write the voter's name and return address. The return 3510 envelope shall be of such size that the identification envelope 3511 can be conveniently placed within it for returning the 3512 identification envelope to the board. 3513

(2) The board shall include on the return envelope a bar 3514 code associated with the intelligent mail bar code tracing 3515 service offered by the United States postal service, or a 3516 marking associated with a successor mail tracing service offered 3517 by the United States postal service, that permits the board to 3518 perform origin tracing on the return envelope to determine when 3519 the return envelope was submitted to the United States postal 3520 service for mailing. The board shall obtain any necessary 3521 equipment or software needed to perform origin tracing under 3522 division (E)(2) of section 3509.05 of the Revised Code. 3523

(D) No public office, and no public official or employee who is acting in an official capacity, shall prepay the return postage for any absent voter's ballots.

(E) Except as otherwise provided in this section and in 3527 sections 3505.24 and 3509.08 of the Revised Code, an election 3528 official shall not fill out any portion of an identification 3529 envelope statement of voter or an absent voter's ballot on 3530 behalf of an elector. A board of elections may preprint only an 3531 elector's name and address on an identification envelope 3532 statement of voter before mailing absent voter's ballots to the 3533 elector, except that if the elector has a confidential voter 3534 registration record, as described in section 111.44 of the 3535 Revised Code, the board of elections shall not preprint the 3536 elector's address on the identification envelope statement of 3537 3538 voter.

Sec. 3509.05. (A) When an elector receives an absent

Page 122

3524

3525

3526

voter's ballot pursuant to the elector's application or request, 3540 the elector shall, before placing any marks on the ballot, note 3541 whether there are any voting marks on it. If there are any 3542 voting marks, the ballot shall be returned immediately to the 3543 board of elections; otherwise, the elector shall cause the 3544 ballot to be marked, folded in a manner that the stub on it and 3545 the indorsements and facsimile signatures of the members of the 3546 board of elections on the back of it are visible, and placed and 3547 sealed within the identification envelope received from the 3548 board of elections for that purpose. Then, the elector shall 3549 cause the statement of voter on the outside of the 3550 identification envelope to be completed and signed, under 3551 penalty of election falsification. 3552 (B) The elector shall provide one of the following: 3553 (1) The elector's Ohio driver's license or state 3554 identification card number on the statement of voter on the 3555 identification envelope; 3556 (2) The last four digits of the elector's social security 3557 number on the statement of voter on the identification envelope; 3558 (3) A copy of the elector's photo identification in the 3559 return envelope with the identification envelope. 3560 (C) (1) The elector shall mail the identification envelope 3561 to the office of the board of elections in the return envelope, 3562 postage prepaid, or the elector or the elector's assistant may 3563 personally deliver it the identification envelope in the return 3564 envelope to the office of the board, or the spouse of the 3565 elector, the father, mother, father-in-law, mother-in-law, 3566 grandfather, grandmother, brother, or sister of the whole or 3567

half blood, or the son, daughter, adopting parent, adopted

child, stepparent, stepchild, uncle, aunt, nephew, or niece of	3569
the elector may deliver it to the office of the board in	3570
accordance with division (D) of this section. The return	3571
envelope shall be returned by no other person, in no other	3572
manner, and to no other location, except as otherwise provided	3573
in section 3509.08 of the Revised Code.	3574
(2) If the board maintains multiple offices in the county,	3575
as permitted under division (C) of section 3501.10 of the	3576
Revised Code, the board may designate any of its offices for the	3577
return of absent voter's ballots under this section, provided	3578
that the board shall designate only one office to which absent	3579
voter's ballots shall be returned under this section.	3580
(3) (a) The board of elections may place not more than one-	3581
secure receptacle outside the office of the board, on the	3582
property on which the office of the board is located, for the	3583
purpose of receiving absent voter's ballots under this section.	3584
(b) A secure receptacle shall be open to receive ballots	3585
only during the period beginning on the first day after the	3586
close of voter registration before the election and ending at	3587
seven-thirty p.m. on the day of the election. The receptacle-	3588
shall be open to receive ballots at all times during that	3589
period.	3590
(c) A secure receptacle shall be monitored by recorded	3591
video surveillance at all times. The video recordings are a	3592
public record. The board shall do one of the following:	3593
(i) Make the video recordings available for inspection-	3594
upon request in accordance with section 149.43 of the Revised	3595
<del>Code.</del>	3596
(ii) Make each day's video recording available to the	3597

public on the internet for streaming or download without charge-	3598
within seventy-two hours after the recording ends and make the	3599
video recordings available to the public upon request in	3600
accordance with section 149.43 of the Revised Code.	3601
(d) Only a bipartisan team of election officials may open-	3602
a secure receptacle or handle its contents. A bipartisan team of	3603
election officials shall collect the contents of each secure	3604
receptacle and deliver them to the board for processing at least	3605
once each day and at seven-thirty p.m. on the day of the	3606
election. If, at seven-thirty p.m. on the day of the election,	3607
there are persons waiting in line to deposit absent voter's	3608
ballots in a receptacle, those persons shall be permitted to	3609
deposit the ballots.	3610
(4) (a) During the period beginning on the forty-fifth day	3611
before election day and ending on the day after election day, on	3612
each day the office of the board of elections is open for	3613
business, the board shall report to the secretary of state all	3614
of the following information concerning the previous business	3615
day:	3616
aay.	5010
(i) The number of return envelopes purporting to contain-	3617
absent voter's ballots or uniformed services or overseas absent	3618
voter's ballots the board received by personal delivery, other-	3619
than to a receptacle described in division (C)(3) of this-	3620
section;-	3621
(ii) If the board has placed a secure receptacle outside	3622
the office of the board under division (C)(3) of this section,	3623
the number of return envelopes purporting to contain absent	3624
voter's ballots or uniformed services or overseas absent voter's	3625
ballots the board received in the receptacle.	3626

(b) As soon as practicable after receiving a report under-	3627
division (C)(4)(a) of this section, the secretary of state shall	3628
make the information in the report available to the public on-	3629
the secretary of state's official web site.	3630
(D)(1) An elector may personally deliver the elector's	3631
marked absent voter's ballots to the office of the board by	3632
hand-delivering the ballots to the election officials at the	3633
office of the board or at a designated location on, or adjacent	3634
to, the property on which the office of the board is located.	3635
(2) An elector's assistant may personally deliver the	3636
elector's marked absent voter's ballots to the office of the	3637
board by hand-delivering the ballots to the election officials	3638
at the office of the board or at a designated location on, or	3639
adjacent to, the property on which the office of the board is	3640
located. Except as otherwise permitted under division (D)(3) of	3641
this section, the assistant shall be the elector's spouse,	3642
father, mother, father-in-law, mother-in-law, grandfather,	3643
grandmother, brother or sister of the whole or half blood, son,	3644
daughter, adopting parent, adopted child, stepparent, stepchild,	3645
uncle, aunt, nephew, or niece. The assistant shall complete a	3646
delivery attestation, which the election officials shall attach	3647
to the ballot return envelope. The attestation shall be made	3648
under penalty of election falsification, on a form prescribed by	3649
the secretary of state, and shall include all of the following:	3650
(a) The assistant's name;	3651
	5051
(b) The elector's name;	3652
(c) An affirmation that the assistant is delivering the	3653
elector's ballots at the elector's request;	3654

(d) An affirmation that the assistant is the elector's 3655

spouse, father, mother, father-in-law, mother-in-law,	3656
grandfather, grandmother, brother or sister of the whole or half	3657
blood, son, daughter, adopting parent, adopted child,	3658
stepparent, stepchild, uncle, aunt, nephew, or niece;	3659
(e) The assistant's signature;	3660
(f) The date the assistant delivers the ballots.	3661
(3) If an elector requires assistance to vote by reason of	3662
a disability, the elector's assistant instead may be any person	3663
of the elector's choice, other than the elector's employer, an	3664
agent of the elector's employer, or an officer or agent of the	3665
elector's union. If an elector's assistant described in this	3666
division delivers the elector's ballots, the assistant shall	3667
complete a delivery attestation under this division instead of	3668
division (D)(2) of this section, and the election officials	3669
shall attach the attestation to the ballot return envelope. The	3670
attestation shall be made under penalty of election	3671
falsification, on a form prescribed by the secretary of state,	3672
and shall include all of the following:	
(a) The assistant's name;	3674
(b) The elector's name;	3675
(c) An affirmation that the assistant is delivering the	3676
elector's ballots at the elector's request;	3677
(d) An affirmation that the elector requires assistance to	3678
	3679
vote by reason of a disability;	5079
(e) An affirmation that the assistant is not the elector's	3680
employer, an agent of the elector's employer, or an officer or	3681
agent of the elector's union;	3682
(f) The assistant's signature;	3683

(g) The date the assistant delivers the ballots. 3684 (4) The election officials shall not accept any marked 3685 absent voter's ballots that are returned to the board by 3686 personal delivery, except as permitted under divisions (D)(1) to 3687 (3) of this section. The board shall not accept absent voter's 3688 ballots returned by personal delivery to an unattended 3689 3690 receptacle. (E) (1) Except as otherwise provided in division  $\frac{(D)}{(2)}$  (E) 3691 (2) of this section, all envelopes containing marked absent 3692 voter's ballots shall be delivered to the office of the board 3693 not later than the close of the polls on the day of an election. 3694 Absent voter's ballots delivered to the office of the board 3695 later than the times specified shall not be counted, but shall 3696 be kept by the board in the sealed identification envelopes in 3697 which they are delivered, until the time provided by section 3698 3505.31 of the Revised Code for the destruction of all other 3699 ballots used at the election for which ballots were provided, at 3700 which time they shall be destroyed. 3701 (2) (a) Except as otherwise provided in division (D) (2) (b) 3702 of this section, any return envelope that is postmarked prior to 3703 the day of the election shall be delivered to the director prior 3704 to the fifth day after the election. (2) Ballots delivered in 3705 envelopes postmarked prior to the day of the election that are 3706 received at the office of the board by mail after the close of 3707 the polls on election day through the fourth day thereafter 3708 shall be counted on the fifth day at the board of elections in 3709 the manner provided in divisions (C) and (D) of section 3509.06 3710 of the Revised Code or in the manner provided in division (E) of 3711 that section, as applicable, if either of the following apply: 3712

(a) The return envelope is postmarked prior to the day of 3713

the election. This division does not apply to a return envelope	3714
that is postmarked using a postage evidencing system, including	3715
a postage meter, as defined in 39 C.F.R. 501.1.	3716
(b) Origin tracing information obtained from the United	3717
States postal service, as described in division (C)(2) of	3718
section 3509.04 of the Revised Code, indicates that the return	3719
envelope was submitted to the United States postal service for	3720
mailing prior to the day of the election. The board shall	3721
attempt to obtain origin tracing information regarding each	3722
return envelope received by mail during the period described in	3723
division (E)(2) of this section that has no legible postmark, is	3724
postmarked on or after the day of the election, or is postmarked	3725
using a postage evidencing system. Any such	3726
(3) The following ballots that are received by the	3727
director later than the fourth day following the election-shall	3728
not be counted, but shall be kept by the board in the sealed	3729
identification envelopes as provided in division (A) of this	3730
section.	3731
(b) Division (D)(2)(a) of this section shall not apply to-	3732
any mail that is postmarked using a postage evidencing system,	3733
including a postage meter, as defined in 39 C.F.R. 501.1. in	3734
which they are delivered, until the time provided by section	3735
3505.31 of the Revised Code for the destruction of all other	3736
ballots used at the election for which ballots were provided, at	3737
which time they shall be destroyed:	3738
(a) Absent voter's ballots delivered to the office of the	3739
board after the close of the polls on election day other than by	3740
mail;	3741
(b) Absent voter's ballots delivered to the office of the	3742

board by mail after the close of the polls on election day, but	3743
by the fourth day after election day, that are ineligible to be	3744
counted under division (E)(2) of this section;	3745
(c) Absent voter's ballots delivered to the office of the	3746
board by mail later than the fourth day after election day.	3747
Sec. 3509.051. An elector may appear at the office of the	3748
board of elections to cast absent voter's ballots in person	3749
instead of applying for those ballots under section 3509.03 of	3750
the Revised Code. Notwithstanding section 3509.05 or any other	3751
provision of the Revised Code to the contrary, all of the	3752
following shall apply to the casting of absent voter's ballots	3753
in person:	3754
(A)(1) Except as otherwise provided in division (A)(2) of	3755
this section, in-person absent voting shall be permitted only	3756
during the period beginning on the first day after the close of	3757
voter registration before the election and ending at five p.m.	3758
on the Sunday before the day of the election.	3759
(2) If, at the time for the close of in-person absent	3760
voting on a particular day, there are voters waiting in line to	3761
cast their ballots, the in-person absent voting location shall	3762
be kept open until such waiting voters have cast their absent	3763
voter's ballots.	3764
(B) An in-person absent voter shall provide photo	3765
identification to the election officials, sign a poll list or	3766
signature pollbook, and cast a ballot in the same manner as a	3767

The absent voter shall not be required to complete a 3770 written application for absent voter's ballots or a statement of 3771

voter who casts a ballot in person on the day of an election

under section 3505.18 of the Revised Code.

Page 130

3768

Page 131

voter on an absent voter's ballot identification envelope.	3772
(C) No person other than an election official shall be	3773
permitted to challenge the right to vote of an absent voter who	3774
is casting a ballot in person. An election official may	3775
challenge the right to vote of an absent voter who is casting a	3776
ballot in person in the same manner as a precinct election	3777
official may challenge the right to vote of an elector on the	3778
day of an election under section 3505.20 or 3513.19 of the	3779
Revised Code.	3780
(D) An individual who appears to cast absent voter's	3781
ballots in person and is eligible to cast a provisional ballot	3782
under section 3505.181 of the Revised Code shall be permitted to	3783
do so as though the individual had appeared at a polling place	3784
on the day of the election.	3785
(E) No absent voter may receive a replacement ballot after	3786
the voter's absent voter's ballot has been scanned or entered	3787
into automatic tabulating equipment.	3788
(F) Ballots cast under this section, other than	3789
provisional ballots, may be recorded by a voting machine or	3790
scanned by automatic tabulating equipment before the close of	3791
the polls on the day of the election, but the board of elections	3792
shall not tabulate or count the votes on those ballots before	3793
that time. Special election officials, employees or members of	3794
	2705

the board of elections, or observers shall not disclose the3795count or any portion of the count of absent voter's ballots3796prior to the time of the closing of the polling places. No3797person shall recklessly disclose the count or any portion of the3798count of absent voter's ballots in such a manner as to3799jeopardize the secrecy of any individual ballot.3800

Sec. 3509.06. (A) The board of elections shall determine 3801 whether absent voter's ballots cast under section 3503.16, 3802 3509.05, 3509.08, or 3511.09 of the Revised Code shall be 3803 processed and counted in each precinct, at the office of the 3804 board, or at some other location designated by the board, and 3805 shall proceed accordingly under division (B), (C), or (E) of 3806 3807 this section, as applicable. This section does not apply to absent voter's ballots cast in person under section 3509.051 or 3808 to provisional ballots cast under section 3509.051 or 3509.08 of 3809 the Revised Code. 3810

3811 (B) (1) Except as otherwise provided in division (B) (2) of this section, when the board of elections determines that those 3812 absent voter's ballots shall be processed and counted in each 3813 precinct, the board shall deliver to the voting location manager 3814 of each precinct on election day identification envelopes 3815 purporting to contain absent voter's ballots of electors whose 3816 voting residence appears from the statement of voter on the 3817 outside of each of those envelopes, to be located in that 3818 manager's precinct, and which were received by the board not 3819 later than the close of the polls on election day. The board 3820 shall deliver to the voting location manager a list containing 3821 the name and voting residence of each person whose voting 3822 residence is in such precinct to whom absent voter's ballots 3823 were mailed. 3824

(2) The board shall not deliver to the voting location 3825 manager identification envelopes cast by electors who provided a 3826 program participant identification number instead of a residence 3827 address on the identification envelope and shall not inform the 3828 voting location manager of the names and voting residences of 3829 persons who have confidential voter registration records. Those 3830 identification envelopes shall be examined and processed as 3831

Page 133

3832

described in division (E) of this section.

(C) When the board of elections determines that those 3833 absent voter's ballots shall be processed and counted at the 3834 office of the board of elections or at another location 3835 designated by the board, special election officials shall be 3836 appointed by the board for that purpose having the same 3837 authority as is exercised by precinct election officials. The 3838 votes so cast shall be added to the vote totals by the board, 3839 and the absent voter's ballots shall be preserved separately by 3840 the board, in the same manner and for the same length of time as 3841 3842 provided by section 3505.31 of the Revised Code.

(D) Each of the identification envelopes purporting to
 3843
 contain absent voter's ballots delivered to the voting location
 3844
 manager of the precinct or the special election official
 3845
 appointed by the board of elections shall be handled as follows:

(1) The election officials shall compare the signature of
(1) The election officials shall compare the signature of
(1) The election of the identification envelope with
(1) 3847
(1) The elector on the identification envelope with
(1) 3848
(2) 3848
(2) 3849
(2) 3849
(2) 3849
(3) 3849
(2) 3849
(3) 3849
(3) 3849
(3) 3849
(3) 3849
(3) 3849
(4) 3849
(5) 3849
(6) 3850
(7) 3509.07 of the Revised Code.
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849
(1) 3849</

(2) (a) Any of the precinct officials may challenge the 3852 right of the elector named on the identification envelope to 3853 vote the absent voter's ballots upon the ground that the 3854 signature on the envelope is not the same as the signature on 3855 the registration form, that the identification envelope 3856 statement of voter is incomplete, or upon any other of the 3857 grounds upon which the right of persons to vote may be lawfully 3858 challenged. 3859

(b) If the elector's name does not appear in the pollbook 3860

or poll list or signature pollbook, the precinct officials shall 3861 deliver the absent voter's ballots to the director of the board 3862 of elections to be examined and processed in the manner 3863 described in division (E) of this section. 3864

(3) (a) An identification envelope statement of voter shallbe considered incomplete if it does not include all of thefollowing:

(i) The voter's name;

(ii) The voter's residence address or, if the voter has a
confidential voter registration record, as described in section
111.44 of the Revised Code, the voter's program participant
identification number;

(iii) The voter's date of birth. The requirements of this
division are satisfied if the voter provided a date of birth and
3874
any of the following is true:
3875

(I) The month and day of the voter's date of birth on the
 identification envelope statement of voter are not different
 from the month and day of the voter's date of birth contained in
 3878
 the statewide voter registration database.
 3879

(II) The voter's date of birth contained in the statewidevoter registration database is January 1, 1800.3881

(III) The board of elections has found, by a vote of at 3882 least three of its members, that the voter has met the 3883 requirements of divisions (D)(3)(a)(i), (ii), (iv), and (v) of 3884 this section. 3885

(iv) The voter's signature; and 3886

(v) One of the following forms of identification: 3887

Page 134

(I) The voter's Ohio driver's license or state 3888 identification card number; 3889 (II) The last four digits of the voter's social security 3890 number; or 3891 (III) A copy of the voter's photo identification. 3892 (b) If the election officials find that the identification 3893 envelope statement of voter is incomplete or that the 3894 information contained in that statement does not conform to the 3895 information contained in the statewide voter registration 3896 database concerning the voter, the election officials shall mail 3897 a written notice to the voter, informing the voter of the nature 3898 of the defect. The notice shall inform the voter that in order 3899 for the voter's ballot to be counted, the voter must provide the 3900 necessary information to the board of elections in writing and 3901 on a form prescribed by the secretary of state not later than 3902 the fourth day after the day of the election. The voter may 3903 deliver the form to the office of the board in person or by 3904 mail. If the voter provides the necessary information to the 3905 3906 board of elections not later than the fourth day after the day of the election and the ballot is not successfully challenged on 3907 another basis, the voter's ballot shall be processed and counted 3908 in accordance with this section.

(4) If no such challenge is made, or if such a challenge 3910 is made and not sustained, the voting location manager shall 3911 open the envelope without defacing the statement of voter and 3912 without mutilating the ballots in it, and shall remove the 3913 ballots contained in it and proceed to count them. 3914

(5) (a) Except as otherwise provided in division (D) (5) (b) 3915 of this section, the name of each person voting who is entitled 3916

Page 135

to vote only an absent voter's presidential ballot shall be 3917 entered in a pollbook or poll list or signature pollbook 3918 followed by the words "Absentee Presidential Ballot." The name 3919 of each person voting an absent voter's ballot, other than such 3920 persons entitled to vote only a presidential ballot, shall be 3921 entered in the pollbook or poll list or signature pollbook and 3922 3923 the person's registration card marked to indicate that the person has voted. 3924

(b) If the person voting has a confidential voter3925registration record, the person's registration card shall be3926marked to indicate that the person has voted, but the person's3927name shall not be entered in the pollbook or poll list or3928signature pollbook.3929

(6) The date of such election shall also be entered on the
(6) The date of such election shall also be entered on the
(7) also be elector's registration form. If any such challenge is made and
(8) also be opened, the identification envelope of such elector shall not
(9) also be opened, shall be endorsed "Not Counted" with the reasons the
(6) The date of such elector shall be delivered to the board.
(6) The date of such election the
(6) also be opened, and shall be delivered to the board.

(E) (1) When the board of elections receives absent voter's 3935
ballots from an elector who has provided a program participant 3936
identification number instead of a residence address on the 3937
identification envelope statement of voter, the director and the 3938
deputy director personally shall examine and process the 3939
identification envelope statement of voter in the manner 3940
prescribed in division (D) of this section. 3941

(2) If the director and the deputy director find that the
 3942
 identification envelope statement of voter is incomplete or that
 3943
 the information contained in that statement does not conform to
 3944
 the information contained in the statewide voter registration
 3945
 database concerning the voter or to the information contained in

the voter's confidential voter registration record, the director 3947 and the deputy director shall mail a written notice to the voter 3948 informing the voter of the nature of the defect. The notice 3949 shall inform the voter that in order for the voter's ballot to 3950 be counted the voter must provide the necessary information to 3951 the board of elections in writing and on a form prescribed by 3952 3953 the secretary of state not later than the fourth day after the day of the election. The voter may deliver the form to the 3954 office of the board in person or by mail. If the voter provides 3955 the necessary information to the board of elections not later 3956 than the fourth day after the day of the election and the ballot 3957 is not successfully challenged on another basis, the voter's 3958 ballot shall be counted in accordance with this section. 3959

(3) The director or the deputy director may challenge the 3960 ballot on the ground that the signature on the envelope is not 3961 3962 the same as the signature on the registration form, that the identification envelope statement of voter is incomplete, or 3963 upon any other of the grounds upon which the right of persons to 3964 vote may be lawfully challenged. If such a challenge is made, 3965 the board of elections shall decide whether to sustain the 3966 3967 challenge.

3968 (4) If neither the director nor the deputy director challenges the ballot, or if such a challenge is made and not 3969 sustained, the director and the deputy director shall open the 3970 envelope without defacing the statement of voter and without 3971 mutilating the ballots in it, shall remove the ballots contained 3972 in it, and shall transmit the ballots to the election officials 3973 to be counted with other absent voter's ballots from that 3974 3975 precinct.

(F) The board of elections shall process absent voter's

Page 137

ballots before the time for counting those ballots, but the3977board shall not tabulate or count the votes on those ballots3978before that time. As used in this section and section 3511.11 of3979the Revised Code, processing an absent voter's ballot means all3980of the following:3981

(1) Examining the identification envelope statement of
voter in order to verify that the absent voter's ballot is
eligible to be counted under section 3509.07 of the Revised
Code;

(2) Opening the identification envelope, if the absent3986voter's ballot is eligible to be counted;3987

(3) Determining the validity of the absent voter's ballotunder section 3509.07 of the Revised Code;3989

(4) Preparing and sorting the absent voter's ballot for 3990scanning by automatic tabulating equipment; 3991

(5) Scanning the absent voter's ballot by automatic
3992
tabulating equipment, if the equipment used by the board of
approximate an absent voter's ballot to be scanned without
3994
tabulating or counting the votes on the ballots scanned.

(G) Special election officials, employees or members of
the board of elections, or observers shall not disclose the
3997
count or any portion of the count of absent voter's ballots
prior to the time of the closing of the polling places. No
person shall recklessly disclose the count or any portion of the
4000
count of absent voter's ballots in such a manner as to
4001
jeopardize the secrecy of any individual ballot.

(H) (1) Except as otherwise provided in division (H) (2) of
this section, observers may be appointed under section 3505.21
4004
of the Revised Code to witness the examination and opening of
4005

identification envelopes and the processing and counting of 4006 absent voters' ballots under this section. 4007

(2) Observers shall not be permitted to witness the
4008
examination and opening of identification envelopes returned by,
and the processing and counting of absent voter's ballots cast
by, electors who have confidential voter registration records in
a manner that would permit the observers to learn the identities
4012
or residence addresses of those electors.

Sec. 3509.07. (A) If election officials find that any of 4014 the following are true concerning an absent voter's ballot or 4015 absent voter's presidential ballot cast under section 3503.16, 4016 3509.05, 3509.08, or 3511.09 of the Revised Code and, if 4017 applicable, the person did not provide any required additional 4018 information to the board of elections not later than the fourth 4019 day after the day of the election, as permitted under division 4020 (D)(3)(b) or (E)(2) of section 3509.06 of the Revised Code, the 4021 ballot shall not be accepted or counted: 4022

(A) (1)The statement accompanying the ballot is4023incomplete as described in division (D)(3)(a) of section 3509.064024of the Revised Code or is insufficient;4025

(B) (2) The signatures do not correspond with the person's 4026 registration signature; 4027

(C) (3) The applicant is not a qualified elector in the 4028 precinct; 4029

(D) (4)The ballot envelope contains more than one ballot4030of any one kind, or any voted ballot that the elector is not4031entitled to vote;4032

(E) (5)Stub A is detached from the absent voter's ballot4033or absent voter's presidential ballot; or4034

$\frac{(F)}{(6)}$ The elector has not included with the elector's	4035
ballot any identification required under section 3509.05 or	4036
3511.09 of the Revised Code.	4037
(B) The vote of any absent voter may be challenged for	4038
cause in the same manner as other votes are challenged, and the	4039
election officials shall determine the legality of that ballot.	4040
Every ballot not counted shall be endorsed on its back "Not	4041
Counted" with the reasons the ballot was not counted, and shall	4042
be enclosed and returned to or retained by the board of	4043
elections along with the contested ballots.	4044
(C) This section does not apply to either of the	4045
following:	4046
(1) Absent voter's ballots cast in person under section	4047
3509.051 of the Revised Code. Any challenge to the right of an	4048
elector to cast absent voter's ballots in person shall be	4049
brought under division (C) of that section.	4050
(2) Provisional ballots cast under section 3509.051,	4051
3509.08, or 3511.052 of the Revised Code, which shall be	4052
processed and counted under section 3505.183 of the Revised	4053
Code.	4054
Sec. 3509.08. (A) Any qualified elector, who, on account	4055
of the elector's own personal illness, physical disability, or	4056
infirmity, or on account of the elector's confinement in a jail	4057
or workhouse under sentence for a misdemeanor or awaiting trial	4058
on a felony or misdemeanor, will be unable to travel from the	4059
elector's home or place of confinement to the voting booth in	4060
the elector's precinct on the day of any general, special, or	4061
primary election may make application in writing for an absent	4062
voter's ballot to the board of elections of the elector's county	4063

in the manner described in section 3509.03 of the Revised Code. 4064
The application shall state the nature of the elector's illness, 4065
physical disability, or infirmity, or the fact that the elector 4066
is confined in a jail or workhouse and the elector's resultant 4067
inability to travel to the election booth in the elector's 4068
precinct on election day. 4069

The absent voter's ballot may be mailed directly to the 4070 applicant at the applicant's voting residence or place of 4071 confinement as stated in the applicant's application, or the 4072 board may designate two board employees belonging to the two 4073 major political parties for the purpose of delivering the ballot 4074 to the disabled or confined elector and returning it to the 4075 board, unless the applicant is confined to a public or private 4076 institution within the county, in which case the board shall 4077 designate two board employees belonging to the two major 4078 political parties for the purpose of delivering the ballot to 4079 the disabled or confined elector and returning it to the board. 4080 In all other instances, the ballot shall be returned to the 4081 office of the board in the manner prescribed in section 3509.05 4082 of the Revised Code. 4083

Any disabled or confined elector who declares to the two 4084 board employees belonging to the two major political parties 4085 that the elector is unable to mark the elector's ballot by 4086 reason of physical infirmity that is apparent to the employees 4087 to be sufficient to incapacitate the voter from marking the 4088 elector's ballot properly, may receive, upon request, the 4089 assistance of the employees in marking the elector's ballot, and 4090 they shall thereafter give no information in regard to this 4091 matter. Such assistance shall not be rendered for any other 4092 4093 cause.

the following apply:

When two board employees belonging to the two major 4094 political parties deliver a ballot to a disabled or confined 4095 elector, each of the employees shall be present when the ballot 4096 is delivered, when assistance is given, and when the ballot is 4097 returned to the office of the board, and shall subscribe to the 4098 declaration on the identification envelope. 4099 The secretary of state shall prescribe the form of 4100 application for absent voter's ballots under this division. 4101 4102 This chapter applies to disabled and confined absent voter's ballots except as otherwise provided in this section. 4103 4104 (B) (1) Any qualified elector who is unable to travel to the voting booth in the elector's precinct on the day of any 4105 general, special, or primary election may apply to the board of 4106 elections of the county where the elector is a qualified elector 4107

(a) The elector is confined in a hospital as a result of
an accident or unforeseeable medical emergency occurring before
4111
the election;

to vote in the election by absent voter's ballot if either of

(b) The elector's minor child is confined in a hospital as4113a result of an accident or unforeseeable medical emergency4114occurring before the election.4115

(2) (2) (a)The application authorized under division (B) (1)4116of this section shall be made in writing in the manner described4117in section 3509.03 of the Revised Code, except that the4118application shall be delivered to the office of the board not4119later than three p.m. on the day of the election. The4120application shall indicate the hospital where the applicant or4121the applicant's child is confined, the date of the applicant's4122

or the applicant's child's admission to the hospital, and the 4123 offices for which the applicant is qualified to vote. The-4124 (b) The applicant may also request that a member of the 4125 applicant's family, as listed an assistant described in division 4126 (D)(2) or (3) of section 3509.05 of the Revised Code, as 4127 applicable, deliver the absent voter's ballot to the applicant. 4128 (c) The board, after establishing to the board's 4129 satisfaction the validity of the circumstances claimed by the 4130 applicant, shall supply an absent voter's ballot to be delivered 4131 to the applicant. When-4132 (d) When the applicant or the applicant's child is in a 4133 hospital in the county where the applicant is a qualified 4134 elector and no request is made for a member of the family an 4135 assistant to deliver the ballot, the board shall arrange for the 4136 delivery of an absent voter's ballot to the applicant, and for 4137 its return to the office of the board, by two board employees 4138 belonging to the two major political parties according to the 4139 procedures prescribed in division (A) of this section. When the 4140 applicant or the applicant's child is in a hospital outside the 4141 county where the applicant is a qualified elector and no request 4142 is made for a member of the family an assistant to deliver the 4143 ballot, the board shall arrange for the delivery of an absent 4144 voter's ballot to the applicant by mail, and the ballot shall be 4145 returned to the office of the board in the manner prescribed in 4146 section 3509.05 of the Revised Code. 4147

(3) Any qualified elector who is eligible to vote under4148division (B) or (C) of section 3503.16 of the Revised Code but4149is unable to do so because of the circumstances described in4150division (B) (2) of this section may vote in accordance with4151division (B) (1) of this section if that qualified elector states4152

in the application for absent voter's ballots that that 4153 4154 qualified elector moved or had a change of name under the circumstances described in division (B) or (C) of section 4155 3503.16 of the Revised Code and if that qualified elector 4156 41.57 complies with divisions (G)(1) to (4) of section 3503.16 of the Revised Code 4158 (C) Any-Except as otherwise provided in division (E) of 4159 this section, any qualified elector described in division (A) or 4160 (B) (1) of this section who needs no assistance to vote or to 4161 return absent voter's ballots to the board of elections may 4162 4163 apply for absent voter's ballots under section 3509.03 of the Revised Code instead of applying for them under this section or 4164 may cast absent voter's ballots in person under section 3509.051 4165 of the Revised Code. 4166 (D) Any qualified elector described in division (A) or (B) 4167 (1) of this section to whom ballots are delivered by two 4168 employees of the board of elections or who votes with the 4169 4170 assistance of two employees of the board of elections shall be considered to have cast absent voter's ballots by mail, rather 4171 than in person, for the purpose of the laws governing voter 4172 identification. A board employee who delivers ballots to an 4173 4174 elector or returns ballots to the office of the board under this section is not considered the elector's assistant for that 4175

purpose.

(E) A qualified elector who is located in the county in4177which the elector resides and who would be eligible to cast4178absent voter's ballots with the assistance of two election4179officials under this section, but who is required to cast a4180provisional ballot under section 3505.181 of the Revised Code,4181may cast a provisional ballot with the assistance of two4182
had appeared at a polling place on the day of the election. 4184 Sec. 3509.09. (A) The poll list or signature pollbook for 4185 each precinct shall identify each registered elector in that 4186 precinct who has requested an absent voter's ballot for that 4187 election or cast absent voter's ballots in person under section 4188 3509.051 of the Revised Code, other than an elector who has a 4189 confidential voter registration record, as described in section 4190 111.44 of the Revised Code. 4191 4192 (B) If a registered elector appears to vote and that elector has requested or cast an absent voter's ballot for that 4193 election, the elector shall be permitted to cast a provisional 4194 ballot under section 3505.181 of the Revised Code. 4195 (C) (1) In counting absent voter's ballots under section 4196 3509.06 of the Revised Code, the board of elections shall 4197 compare the signature of each elector from whom the board has 4198 received a sealed identification envelope purporting to contain 4199 that elector's voted absent voter's ballots for that election to 4200 the signature on that elector's registration form. Except as 4201 otherwise provided in division (C)(3) of this section, if the 4202 board of elections determines that the absent voter's ballot in 4203 the sealed identification envelope is valid, it shall be 4204 counted. If the board of elections determines that the signature 4205 on the sealed identification envelope purporting to contain the 4206 elector's voted absent voter's ballot does not match the 4207 signature on the elector's registration form, the ballot shall 4208 be set aside and the board shall examine, during the time prior 4209 to the beginning of the official canvass, the poll list or 4210 signature pollbook from the precinct in which the elector is 4211

registered to vote to determine if the elector also cast a

election officials under this section as though the individual

Page 145

4183

Page 146

4213

4241

(2) The board of elections shall count the provisional	4214
ballot, instead of the absent voter's ballot, if both of the	4215
following apply:	4216
(a) The board of elections determines that the signature	4217
of the elector on the outside of the identification envelope in	4218
which the absent voter's ballots are enclosed does not match the	4219
signature of the elector on the elector's registration form;	4220
(b) The elector cast a provisional ballot in the election.	4221
(3) If the board of elections does not receive the sealed	4222
identification envelope purporting to contain the elector's	4223
voted absent voter's ballot by the applicable deadline	4224
established under section 3509.05 of the Revised Code, the	4225
provisional ballot cast under section 3505.181 of the Revised	4226
Code shall be counted as valid, if that provisional ballot is	4227
otherwise determined to be valid pursuant to section 3505.183 of	4228
the Revised Code.	4229
(D) If the board of elections counts a provisional ballot	4230
under division (C)(2) or (3) of this section, the returned	4231
identification envelope of that elector shall not be opened, and	4232
the ballot within that envelope shall not be counted. The	4233
identification envelope shall be endorsed "Not Counted" with the	4234
reason the ballot was not counted.	4235
	1000
(E) Division (C) of this section does not apply to absent	4236
voter's ballots cast in person under section 3509.051 of the	4237
Revised Code. If an elector casts absent voter's ballots in	4238
person and casts a provisional ballot for the same election, the	4239
provisional ballot shall not be counted.	4240

provisional ballot under section 3505.181 of the Revised Code.

Sec. 3511.02. (A) Notwithstanding any section of the

Revised Code to the contrary, whenever any person applies for 4242 registration as a voter on a form adopted in accordance with 4243 federal regulations relating to the "Uniformed and Overseas 4244 Citizens Absentee Voting Act," 100 Stat. 924, 52 U.S.C.A. 20301, 4245 this application shall be sufficient for voter registration and 4246 as a request for an absent voter's ballot. Uniformed services or 4247 overseas absent voter's ballots may be obtained by any person 4248 meeting the requirements of section 3511.011 of the Revised Code 4249 by applying electronically to the secretary of state or to the 4250 board of elections of the county in which the person's voting 4251 residence is located in accordance with section 3511.021 of the 4252 Revised Code or by applying to the board of elections of the 4253 county in which the person's voting residence is located, in one 4254 of the following ways: 4255

(1) That person may make written application for those 4256 ballots. The person may personally deliver the application to 42.57 the office of the board or may mail it, send it by facsimile 4258 machine, send it by electronic mail, send it through internet 4259 delivery if such delivery is offered by the board of elections 4260 or the secretary of state, or otherwise send it to the board. 4261 Except as otherwise provided in division (B) of this section, 4262 the application shall be on a form prescribed by the secretary 4263 of state and shall contain all of the following information: 4264

```
(a) The elector's name; 4265
```

(b) The elector's signature;

(c) The address at which the elector is registered to 4267
vote; 4268
(d) The elector's date of birth; 4269

(e) <del>One of the following:</del>

4266

(i) The elector's Ohio driver's license or state 4271 identification card number+ 4272 (ii) The or, if the elector does not have an Ohio driver's 4273 license or state identification card, the last four digits of 4274 the elector's social security number; 4275 (iii) A or a copy of the elector's photo identification-; 4276 (f) A statement identifying the election for which absent 4277 voter's ballots are requested; 4278 4279 (g) A statement that the person requesting the ballots is a qualified elector; 4280 (h) A statement that the elector is an absent uniformed 4281 services voter or overseas voter as defined in 52 U.S.C. 20310; 4282 (i) A statement of the elector's length of residence in 4283 the state immediately preceding the commencement of service, 4284 immediately preceding the date of leaving to be with or near the 4285 service member, or immediately preceding leaving the United 4286 States, or a statement that the elector's parent or legal 4287 quardian resided in this state long enough to establish 4288 residency for voting purposes immediately preceding leaving the 4289 United States, whichever is applicable; 4290 (j) If the request is for primary election ballots, the 4291 4292 elector's party affiliation; (k) If the elector desires ballots to be mailed to the 4293 elector, the address to which those ballots shall be mailed; 4294 (1) If the elector desires ballots to be sent to the 4295 elector by facsimile machine, the telephone number to which they 4296 shall be so sent; 4297 (m) If the elector desires ballots to be sent to the
elector by electronic mail or, if offered by the board of
elections or the secretary of state, through internet delivery,
the elector's electronic mail address or other internet contact
4301
information.

(2) A voter or any relative of a voter listed in division 4303 (A) (3) of this section may use a single federal post card 4304 application to apply for uniformed services or overseas absent 4305 voter's ballots for use at the primary and general elections in 4306 4307 a given year and any special election to be held on the day in that year specified by division (E) of section 3501.01 of the 4308 Revised Code for the holding of a primary election, designated 4309 by the general assembly for the purpose of submitting 4310 constitutional amendments proposed by the general assembly to 4311 the voters of the state. A single federal postcard application 4312 shall be processed by the board of elections pursuant to section 4313 3511.04 of the Revised Code the same as if the voter had applied 4314 separately for uniformed services or overseas absent voter's 4315 ballots for each election. 4316

(3) Application to have uniformed services or overseas 4317 absent voter's ballots mailed or sent by facsimile machine to 4318 such a person may be made by the spouse, father, mother, father-4319 in-law, mother-in-law, grandfather, grandmother, brother or 4320 sister of the whole blood or half blood, son, daughter, adopting 4321 parent, adopted child, stepparent, stepchild, daughter-in-law, 4322 son-in-law, uncle, aunt, nephew, or niece of such a person. The 4323 application shall be in writing upon a blank form furnished only 4324 by the board or on a single federal post card as provided in 4325 division (A)(2) of this section. The form of the application 4326 shall be prescribed by the secretary of state. The board shall 4327 furnish that blank form to any of the relatives specified in 4328

this division desiring to make the application, only upon the 4329 request of such a relative made in person at the office of the 4330 board or upon the written request of such a relative mailed to 4331 the office of the board. Except as otherwise provided in 4332 division (B) of this section, the application, subscribed and 4333 sworn to by the applicant, shall contain all of the following: 4334 (a) The full name of the elector for whom ballots are 4335 4336 requested; (b) A statement that the elector is an absent uniformed 4337 services voter or overseas voter as defined in 52 U.S.C. 20310; 4338 4339 (c) The address at which the elector is registered to vote; 4340 (d) A statement identifying the elector's length of 4341 residence in the state immediately preceding the commencement of 4342 service, immediately preceding the date of leaving to be with or 4343 near a service member, or immediately preceding leaving the 4344 United States, or a statement that the elector's parent or legal 4345 guardian resided in this state long enough to establish 4346 residency for voting purposes immediately preceding leaving the 4347 4348 United States, as the case may be; (e) The elector's date of birth; 4349 4350 (f) One of the following: (i) The elector's Ohio driver's license or state 4351 identification card number+ 4352 (ii) The or, if the elector does not have an Ohio driver's 4353 license or state identification card, the last four digits of 4354 the elector's social security number; 4355 (iii) A or a copy of the elector's photo identification-; 4356

voter's ballots are requested;

(g) A statement identifying the election for which absent

(h) A statement that the person requesting the ballots is 4359 a qualified elector; 4360

(i) If the request is for primary election ballots, the 4361 elector's party affiliation; 4362

(j) A statement that the applicant bears a relationship to 4363 the elector as specified in division (A) (3) of this section; 4364

4365 (k) The address to which ballots shall be mailed, the telephone number to which ballots shall be sent by facsimile 4366 machine, the electronic mail address to which ballots shall be 4367 sent by electronic mail, or, if internet delivery is offered by 4368 the board of elections or the secretary of state, the internet 4369 contact information to which ballots shall be sent through 4370 internet delivery; 4371

(1) The signature and address of the person making the 4372 4373 application.

(B) If the elector has a confidential voter registration 4374 record, as described in section 111.44 of the Revised Code, the 4375 application may include the elector's program participant 4376 identification number instead of the address at which the 4377 elector is registered to vote. 4378

(C) Each application for uniformed services or overseas 4379 absent voter's ballots shall be delivered to the office of the 4380 board not earlier than the first day of January of the year of 4381 the elections for which the uniformed services or overseas 4382 absent voter's ballots are requested or not earlier than ninety 4383 days before the day of the election at which the ballots are to 4384 be voted, whichever is earlier. An application to receive 4385

Page 151

4357

uniformed services or overseas absent voter's ballots by mail or 4386 by another method permitted under section 3511.021 of the 4387 Revised Code shall be delivered to the office of the board not 4388 later than the close of business on the seventh day preceding 4389 the day of the election. 4390

(D) If the voter for whom the application is made is
4391
entitled to vote for presidential and vice-presidential electors
4392
only, the applicant shall submit to the board, in addition to
4393
the requirements of division (A) of this section, a statement to
4394
the effect that the voter is qualified to vote for presidential
4395
and vice-presidential electors and for no other offices.

(E) Except as permitted under section 111.31 of the
Revised Code, no public office, and no public official or
employee who is acting in an official capacity, shall do either
d399
of the following:

(1) Prepay the return postage for an application for4401absent voter's ballots;4402

(2) Mail or otherwise deliver an unsolicited applicationfor absent voter's ballots to any person.4404

(F) (1) Except as otherwise provided in divisions (A) (2)
and (3) and (F) (2) of this section and in sections 3505.24 and
3509.08 of the Revised Code, no person shall fill out any
portion of a federal post card application or other application
for absent voter's ballots on behalf of an applicant.

(2) The secretary of state or a board of elections may
preprint only an applicant's name and address on a federal post
4411
card application or other application for absent voter's ballots
before mailing that application to the applicant, except that if
4413
the applicant has a confidential voter registration record, the

secretary of state or the board of elections shall not preprint the applicant's address on the application.

(3) A completed application for absent voter's ballots is
not valid if any portion of it has been completed by any person
other than the applicant in violation of division (F) of this
section.

Sec. 3511.04. (A) If a board of elections receives an 4421 application for uniformed services or overseas absent voter's 4422 ballots that does not contain all of the required information or 4423 4424 is not submitted on an appropriate form, the board promptly shall notify the applicant of the additional information 4425 required to be provided by the applicant to complete that 4426 application, direct the applicant to use an appropriate form, or 4427 both, as applicable. 4428

(B) (1) Not later than the forty-sixth day before the 4429 day of each general or primary election, and at the earliest 4430 possible time before the day of a special election held on a day 4431 other than the day on which a general or primary election is 4432 held, the board of elections shall mail, send by facsimile 4433 machine, send by electronic mail, send through internet delivery 4434 if such delivery is offered by the board of elections or the 4435 secretary of state, or otherwise send uniformed services or 4436 overseas absent voter's ballots then ready for use as provided 4437 for in section 3511.03 of the Revised Code and for which the 4438 board has received valid applications prior to that time. 4439 Thereafter, and until the close of business on the seventh day 4440 preceding the day of election, the board shall promptly, upon 4441 receipt of valid applications for them, mail, send by facsimile 4442 machine, send by electronic mail, send through internet delivery 4443 if such delivery is offered by the board of elections or the 4444

4415

secretary of state, or otherwise send to the proper persons all 4445 uniformed services or overseas absent voter's ballots then ready 4446 for use. 4447

(2) If, after the seventieth day before the day of a 4448 general or primary election, any other question, issue, or 4449 candidacy is lawfully ordered submitted to the electors voting 4450 at the general or primary election, the board shall promptly 4451 provide a separate official issue, special election, or other 4452 election ballot for submitting the question, issue, or candidacy 4453 4454 to those electors, and the board shall promptly mail, send by facsimile machine, send by electronic mail, send through 4455 internet delivery if such delivery is offered by the board of 4456 elections or the secretary of state, or otherwise send each such 4457 separate ballot to each person to whom the board has previously 4458 mailed or sent other uniformed services or overseas absent 4459 voter's ballots. 4460

(C) (1) Except as otherwise provided in division (C) (2) of 4461 this section, upon receiving a valid application for uniformed 4462 services or overseas absent voter's ballots from an elector who 4463 4464 is required to cast a provisional ballot under section 3505.181 of the Revised Code, the board instead shall deliver to the 4465 4466 elector a provisional uniformed or overseas absent voter's ballot, as described in section 3511.052 of the Revised Code. In 4467 all other respects, the board shall proceed as described in 4468 division (B) of this section regarding the elector. 4469

(2) Division (C) (1) of this section does not apply to a4470uniformed services or overseas absent voter who submits a valid4471federal write-in absentee ballot in a general election for4472federal office as permitted under division (C) of section44733511.14 of the Revised Code.4474

## S. B. No. 153 As Introduced

(D) No public office, and no public official or employee 4475 who is acting in an official capacity, shall prepay the return 4476 postage for any absent voter's ballots. In mailing uniformed 4477 services or overseas absent voter's ballots, the board shall use 4478 the fastest mail service available, but the board shall not mail 4479 them by certified mail. 4480

Sec. 3511.05. (A) The board of elections shall place 4481 uniformed services or overseas absent voter's ballots sent by 4482 mail in an unsealed identification envelope, gummed ready for 4483 sealing. The board shall include with uniformed services or 4484 overseas absent voter's ballots sent electronically, including 4485 by facsimile machine, an instruction sheet for preparing a 4486 qummed envelope in which the ballots shall be returned. The 4487 envelope for returning ballots sent by either means shall have 4488 printed or written on its face a form substantially as follows: 4489

## "Identification Envelope Statement of Voter

I, \_\_\_\_\_\_(Name of voter), declare under 4491 penalty of election falsification that the within ballot or 4492 ballots contained no voting marks of any kind when I received 4493 them, and I caused the ballot or ballots to be marked, enclosed 4494 in the identification envelope, and sealed in that envelope. 4495

My voting residence in Ohio is

4496 4497

(Street and Number, if any, or Rural Route and Number)	4498
of (City, Village, or Township)	4499
Ohio, which is in Ward Precinct	4500
in that city, village, or township.	4501
If I have a confidential voter registration record, I am	4502

providing my program participant identification number instead	4503
of my residence address:	4504
The primary election ballots, if any, within this envelope	4505
are primary election ballots of the Party.	4506
Ballots contained within this envelope are to be voted at	4507
the (general, special, or primary) election to be	4508
held on the day of	4509
//	4510
My date of birth is (Month and Day),	4511
(Year).	4512
(Voter must provide one of the following:)	4513
My Ohio driver's license or state identification card	4514
number is (Driver's license or state	4515
identification card number).	4516
(If the voter does not have an Ohio driver's license or	4517
state identification card, the voter must provide one of the	4518
following:)	4519
The last four digits of my Social Security Number are	4520
(Last four digits of Social Security Number).	4521
In lieu of providing a driver's license or state	4522
identification card number or the last four digits of my Social	4523
Security Number, I am enclosing a copy of my photo	4524
identification in the return envelope in which this	4525
identification envelope will be mailed.	4526
I hereby declare, under penalty of election falsification,	4527
that the statements above are true, as I verily believe.	4528
	4529

Page 157

4558

(Signature of Voter)	4530
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A FELONY OF	4531
THE FIFTH DEGREE."	4532
(B) The board shall also mail with the ballots and the	4533
unsealed identification envelope sent by mail an unsealed return	4534
envelope gummed ready for sealing for use by the voter in	4535

envelope, gummed, ready for sealing, for use by the voter in 4535 returning the voter's marked ballots to the office of the board. 4536 The board shall send with the ballots and the instruction sheet 4537 for preparing a gummed envelope sent electronically, including 4538 by facsimile machine, an instruction sheet for preparing a 4539 second gummed envelope as described in this division, for use by 4540 the voter in returning that voter's marked ballots to the board. 4541 The return envelope shall have two parallel lines, each one 4542 quarter of an inch in width, printed across its face paralleling 4543 the top, with an intervening space of one quarter of an inch 4544 between such lines. The top line shall be one and one-quarter 4545 inches from the top of the envelope. Between the parallel lines 4546 shall be printed: "OFFICIAL ELECTION UNIFORMED SERVICES OR 4547 OVERSEAS ABSENT VOTER'S BALLOTS -- VIA AIR MAIL." Three blank 4548 lines shall be printed in the upper left corner on the face of 4549 the envelope for the use by the voter in placing the voter's 4550 complete military, naval, or mailing address on these lines. The 4551 post-office address of the office of the board shall be printed 4552 on the face of such envelope in the lower right portion below 4553 the bottom parallel line. 4554

(C) On the back of each identification envelope and each4555return envelope shall be printed the following:4556

"Instructions	to	voter:	45	57

If the flap on this envelope is so firmly stuck to the

## S. B. No. 153 As Introduced

back of the envelope when received by you as to require forcible4559opening in order to use it, open the envelope in the manner4560least injurious to it, and, after marking your ballots and4561enclosing same in the envelope for mailing them to the board of4562elections, reclose the envelope in the most practicable way, by4563sealing or otherwise, and sign the blank form printed below.4564

The flap on this envelope was firmly stuck to the back of4565the envelope when received, and required forced opening before4566sealing and mailing.4567

(Signature of voter)"

(D) Division (C) of this section does not apply when absent voter's ballots are sent electronically, including by facsimile machine.

(E) Except as otherwise provided in this division and in 4573 sections 3505.24 and 3509.08 of the Revised Code, an election 4574 official shall not fill out any portion of an identification 4575 envelope statement of voter or an absent voter's ballot on 4576 behalf of an elector. A board of elections may preprint only an 4577 elector's name and address on an identification envelope 4578 statement of voter before mailing or electronically transmitting 4579 absent voter's ballots to the elector, except that if the 4580 elector has a confidential voter registration record, as 4581 described in section 111.44 of the Revised Code, the board of 4582 elections shall not preprint the elector's address on the 4583 identification envelope statement of voter. 4584

Sec. 3511.052. (A) The identification envelope of a	4585
provisional uniformed services or overseas absent voter's ballot	4586
sent to an elector under division (C)(1) of section 3511.04 of	4587

Page 158

4568

4569

4570

4571

the Revised Code shall have printed or written on its face a	4588
form substantially as follows:	4589
"Provisional Uniformed Services or Overseas Absent Voter's	4590
Ballot Affirmation	4591
(1) Clearly print your full name:	4592
(2) Write your date of birth:	4593
(3)(a) Write your current address:	4594
	4595
(b) Have you moved without updating your voter	4596
registration?:	4597
Yes No	4598
If yes, write your former address:	4599
	4600
Failure to provide your former address will not cause your	4601
provisional ballot to be rejected.	4602
(4) You must provide a copy of one of the following forms	4603
of photo identification that includes your name and photograph	4604
and is not expired. Place the copy in the return envelope along	4605
with this envelope. Do not place the copy inside the ballot	4606
envelope.	4607
(a) An Ohio driver's license or state identification card	4608
or an interim identification form issued by the Bureau of Motor	4609
Vehicles;	4610
(b) A United States passport or passport card;	4611
(c) A United States military identification card, Ohio	4612
national guard identification card, or United States department	4613

of veterans affairs identification card. 4614 (5) If you do not have photo identification because you 4615 have a religious objection to being photographed, complete the 4616 enclosed affidavit of religious objection and place it in the 4617 return envelope along with this ballot envelope. Do not place 4618 the affidavit inside the ballot envelope. 4619 4620 (6) If you do not provide a copy of your photo identification or complete an affidavit of religious objection, 4621 4622 you must provide a copy of your photo identification or a completed an affidavit of religious objection to the board of 4623 elections by the fourth day after the election for your ballot 4624 to be eligible to be counted. 4625 (7) Complete this section if you need to update your voter 4626 registration or if you need to verify the identification you 4627 used to register to vote. If you need to verify your 4628 identification and you do not provide the needed information on 4629 this form, you must provide the information to the board of 4630 elections by the fourth day after the election for your ballot 4631 to be eligible to be counted. 4632 Write your full Ohio driver's license or state 4633 identification card number: 4634 Write the last four digits of your Social Security number: 4635 4636 (8) If you are casting a provisional ballot because you 4637 need to provide proof of citizenship, either write your full 4638 Ohio driver's license or state identification card number above 4639 or provide proof of citizenship in the return envelope along 4640 with this envelope. Do not place your proof of citizenship 4641 inside the ballot envelope. If you do not provide proof of 4642

citizenship at this time, you must provide proof of citizenship 4643 to the board of elections by the fourth day after the election 4644 for your ballot to be eligible to be counted. 4645 "Proof of citizenship" means evidence that you are a 4646 United States citizen, in the form of one of the following: 4647 (a) The number of your current or expired Ohio driver's 4648 4649 license or state identification card or a copy of the front and back of your current or expired Ohio driver's license, state 4650 identification card, or interim identification form, if you have 4651 submitted documentation to the bureau of motor vehicles 4652 4653 indicating that you are a United States citizen; (b) A copy of the front and back of a current or expired 4654 driver's license or nondriver identification card issued by 4655 another state within the United States, if the issuing agency 4656 indicates on the license or card that you are a United States 4657 4658 citizen; (c) A copy of a birth certificate, certification of report 4659 of birth, or consular report of birth abroad; 4660 4661 (d) A copy of the identification page of a current or expired United States passport; 4662 (e) A copy of the front and back of a United States 4663 4664 passport card; 4665 (f) A copy of a certificate of naturalization or certificate of citizenship. 4666 If the name on your proof of citizenship is different from 4667 your current legal name, you must also provide proof of your 4668 change of name, such as a copy of a marriage license or court 4669 4670 order.

(9) If your right to vote has been challenged, you must	4671
provide any additional required documents in the return envelope	4672
along with this envelope or provide them to the board of	4673
elections by the fourth day after the election. Do not place	4674
those documents inside the ballot envelope.	4675
(10) Sign and date the following statement:	4676
The within ballot or ballots contained no voting marks of	4677
any kind when I received them, and I caused the ballot or	4678
ballots to be marked, enclosed in this envelope, and sealed in	4679
this envelope.	4680
I solemnly swear or affirm that I am a citizen of the	4681
United States; that I will be at least 18 years of age at the	4682
time of the general election; that I have lived in this state	4683
	4684
for 30 days immediately preceding this election in which I am	
voting this ballot; that I am a registered voter in the precinct	4685
in which I am voting this provisional ballot; that I am eligible	4686
to vote in the election in which I am voting this provisional	4687
ballot; and that I will not vote or attempt to vote at any other	4688
location or in any other manner for this particular election.	4689
I understand that, if the information I provide on this	4690
provisional ballot affirmation is not fully completed and	4691
correct, if the board of elections determines that I am not	4692
registered to vote, a resident of this precinct, or eligible to	4693
vote in this election, or if the board of elections determines	4694
that I have already voted in this election, my provisional	4695
ballot will not be counted. I understand that, if I am not	4696
currently registered to vote or if I am not registered at my	4697
current address or under my current name, this form will serve	4698
as an application to register to vote or update my registration	4699
for future elections, as long as I provide all of the	4700

information required to register to vote or update my	4701
registration. I further understand that knowingly providing	4702
false information is a violation of law and subjects me to	4703
possible criminal prosecution.	4704
I hereby declare, under penalty of election falsification,	4705
that the above statements are true and correct to the best of my	4706
knowledge and belief.	4707
	4708
Signature of Voter	4709
	4710
	4710
Date	4711
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A	4712
FELONY OF THE FIFTH DEGREE."	4713
(B) The board of elections shall include both of the	4714
following with the provisional uniformed services or overseas	4715
absent voter's ballot:	4716
absent voter s ballot.	4710
(1) An explanation of the reason the voter is required to	4717
cast a provisional ballot and the information or documentation	4718
the voter must provide in order for the voter's ballot to be	4719
counted;	4720
(2) A blank copy of the affidavit of religious objection	4721
to being photographed described in section 3505.19 of the	4722
Revised Code.	4723
(C)(1) In addition to any information required to be	4724
included on the written affirmation, an individual casting a	4725
provisional uniformed services or overseas absent voter's ballot	4726
may provide additional information to the board of elections to	4727

assist the board in determining the individual's eligibility to 4728 vote in that election, including the date and location at which 4729 the individual registered to vote, if known. 4730 (2) If the individual provided all of the information 4731 required under section 3503.14 of the Revised Code to register 4732 to vote or to update the individual's registration on the 4733 provisional uniformed services or overseas absent voter's ballot 4734 affirmation, the board of elections shall consider the 4735 affirmation to also serve as a notice of change of name, change 4736 of residence, or both, or as a voter registration form, as 4737 applicable, for that individual only for the purposes of future 4738 4739 elections. (D) Upon receiving a completed provisional uniformed 4740 services or overseas absent voter's ballot, the board of 4741 4742 elections shall process the ballot in accordance with section 3505.183 of the Revised Code in the same manner as other 4743 provisional ballots. 4744 (E) In all other respects, except as otherwise provided in 4745 this chapter, the provisions of this chapter that apply to a 4746 uniformed services or overseas absent voter's ballot apply in 4747 the same manner to a provisional uniformed services or overseas 4748 absent voter's ballot. 4749 Sec. 3511.09. (A) Upon receiving uniformed services or 4750 overseas absent voter's ballots, the elector shall cause the 4751 questions on the face of the identification envelope to be 4752 answered, and, by writing the elector's usual signature in the 4753 proper place on the identification envelope, the elector shall 4754

declare under penalty of election falsification that the answers4755to those questions are true and correct to the best of the4756elector's knowledge and belief. Then, the elector shall note4757

whether there are any voting marks on the ballot. If there are 4758 any voting marks, the ballot shall be returned immediately to 4759 the board of elections; otherwise, the elector shall cause the 4760 ballot to be marked, folded separately so as to conceal the 4761 markings on it, deposited in the identification envelope, and 4762 securely sealed in the identification envelope. The elector 4763 shall sign the identification envelope not later than the close 4764 of the polls on the day of the election. The elector then shall 4765 cause the identification envelope to be placed within the return 4766 envelope, sealed in the return envelope, and mailed to the board 4767 of elections to which it is addressed. 4768 (B) The (B)(1) Except as otherwise provided in division 4769 (B) (2) of this section, the elector shall provide one of the 4770 following: 4771 (1) (a) The elector's Ohio driver's license or state 4772 identification card number on the statement of voter on the 4773 identification envelope; 4774 (2) (b) The last four digits of the elector's social 4775 security number on the statement of voter on the identification 4776 envelope; 4777 (3) (c) A copy of the elector's photo identification in 4778 the return envelope with the identification envelope. 4779 (2) If the elector is casting a provisional uniformed 4780 services or overseas absent voter's ballot, the elector shall 4781 provide the applicable identification and other information 4782 required by the form described in section 3511.052 of the 4783 Revised Code. 4784

(C) Every uniformed services or overseas absent voter's 4785ballot identification envelope shall be accompanied by the 4786

following statement in boldface capital letters: WHOEVER COMMITS4787ELECTION FALSIFICATION IS GUILTY OF A FELONY OF THE FIFTH4788DEGREE.4789

(D) The elector shall cause the uniformed services or
4790
overseas absent voter's ballots to be returned to the office of
4791
the board of elections in a manner described in division (C) of
4792
section 3509.05 of the Revised Code, provided that the elector
4793
shall not be required to prepay the postage on the return
4794
envelope if, under 39 U.S.C. 3406, no postage is required.

Sec. 3511.11. (A) Uniformed services or overseas absent4796voter's ballots delivered to the office of the board of4797elections not later than the close of the polls on election day4798shall be processed and counted in the manner provided in section47993509.06 of the Revised Code or in the manner provided in4800division (D) of section 3511.052 of the Revised Code, as4801applicable.4802

(B) A return envelope is not required to be postmarked in 4803 order for a uniformed services or overseas absent voter's ballot 4804 contained in it to be valid. Except as otherwise provided in 4805 this division, whether or not the return envelope containing the 4806 ballot is postmarked, contains a late postmark, or contains an 4807 illegible postmark, a uniformed services or overseas absent 4808 voter's ballot that is received by mail after the close of the 4809 polls on election day through the fourth day after the election 4810 day shall be processed and counted on the fifth day after the 4811 election day at the office of the board of elections in the 4812 manner provided in section 3509.06 of the Revised Code if the 4813 voter signed the identification envelope by the close of the 4814 polls on election day. However, if a return envelope containing 4815 a uniformed services or overseas absent voter's ballot is so 4816

received, but the identification envelope in it is signed after 4817 the close of the polls on election day, the uniformed services 4818 or overseas absent voter's ballot shall not be counted. 4819

(C) The following types of uniformed services or overseas4820absent voter's ballots shall not be counted:4821

(1) Uniformed services or overseas absent voter's ballots
that are received by the board of elections after the close of
the polls on the day of the election, and that contain an
4824
identification envelope that is signed after the close of the
4825
polls on election day;

(2) Uniformed services or overseas absent voter's ballots that are received after the fourth day following the election.

The uncounted ballots shall be preserved in their4829identification envelopes unopened until the time provided by4830section 3505.31 of the Revised Code for the destruction of all4831other ballots used at the election for which ballots were4832provided, at which time they shall be destroyed.4833

Sec. 3511.14. (A) A-Subject to division (C) of this 4834 section, a board of elections shall accept and process federal 4835 write-in absentee ballots cast under the Uniformed and Overseas 4836 Citizens Absentee Voting Act, 52 U.S.C. 20302 and 20303, for all 4837 elections for office and for all ballot questions and issues-as-4838 required under "The Uniformed and Overseas Citizens Absentee 4839 Voting Act," Pub. L. No. 99-410, 100 Stat. 924, 42 U.S.C. 4840 1973ff, et seq., as amended. 4841

(B) A uniformed services or overseas voter may use the
declaration accompanying a federal write-in absentee ballot to
4843
apply to register to vote simultaneously with the submission of
4844
the federal write-in absentee ballot, if the declaration is
4845

Page 167

4827

received not later than thirty days before the day of the 4846 election. If the declaration is received after that date, the 4847 declaration shall be considered an application to register to 4848 vote for all subsequent elections. 4849

(C) A uniformed services or overseas absent voter who otherwise would be required to cast a provisional ballot under division (B)(1) of section 3503.201 of the Revised Code, but for no other reason, may cast a federal write-in absentee ballot under the Uniformed and Overseas Citizens Absentee Voting Act, 52 U.S.C. 20302 and 20303, in a general election for federal office. The votes on such a voter's ballot shall be counted only for federal candidates and not for any state or local candidate or any ballot issue or question appearing on the ballot at the election.

Sec. 3513.07. The form of declaration of candidacy and petition of a person desiring to be a candidate for a party nomination or a candidate for election to an office or position to be voted for at a primary election shall be substantially as follows:

"DECLARATION OF CANDIDACY PARTY PRIMARY ELECTION

I, (Name of	f Candidate), the	4866
undersigned, hereby declare under penalty of	election	4867
falsification that my voting residence is in		4868
precinct of the	(Township) or	4869
(Ward and City or Village) in the county of	,	4870
Ohio; that my voting residence is	(Street and	4871
Number, if any, or Rural Route and Number) of	f the	4872
(City or Villag	ge) of	4873
, Ohio; and that I am a qua	lified elector in	4874
the precinct in which my voting residence is	located. I am a	4875

4859 4860

4861

4862

4863

4864

4865

4850

4851

4852

4853

4854 4855

4856

4857

member of the	Party. I hereby dec	clare that I desire to	4876
be	(a candidate for n	nomination as a	4877
candidate of the Par	rty for election to the	e office of	4878
) (a ca	andidate for election t	to the office or	4879
position of	) for the	in the state,	4880
district, (Full terr	n or unexpired term end	ling)	4881
county, city, or vi	llage of	, at the primary	4882
election to be held	on the o	day of,,	4883
and I hereby request	that my name be print	ted upon the official	4884
primary election bal	llot of the said	Party as a	4885
candidate for	(such nomination)	or (such election) as	4886
provided by law.			4887
I further decl	are that, if elected t	to said office or	4888
position, I will qua	alify therefor, and the	at I will support and	4889
abide by the princip	ples enunciated by the	Party.	4890
Dated this	day of	/	4891
			4892
	(Signature o	of candidate)	4893
WHOEVER COMMIT	S ELECTION FALSIFICATI	ON IS GUILTY OF A	4894
FELONY OF THE FIFTH	DEGREE.		4895
	PETITION OF CANDIDAT	Έ	4896
We, the unders	igned, qualified elect	ors of the state of	4897
Ohio, whose voting	residence is in the cou	unty, city, village,	4898
ward, township, or s	school district, and p	recinct set opposite	4899
our names, and member	ers of the		4900
	Pa	arty, hereby certify	4901
that	(Name o:	f candidate) whose	4902
declaration of cand:	idacy is filed herewith	n, is a member of the	4903
Party,	and is, in our opinion	n, well qualified to	4904

perform the duties of the office or position to which that	4905
candidate desires to be elected.	4906
Street City,	4907
and Village or	4908
Signature Number Township Ward Precinct County Date	4909
(Must use address on file with the board of elections)	4910
	4911
	4912
	4913
STATEMENT OF CIRCULATOR	4914
<u>I</u> , (Name of	4915
circulator of petition), declares_declare_under penalty of	4916
election falsification that the circulator of the petition is a	4917
qualified elector of the state of Ohio and resides I reside at	4918
the address appearing below the my signature of that circulator;	4919
that the circulator is <u>I am</u> a member of the Party;	4920
that <del>the circulator is <u>I</u> am t</del> he circulator of the foregoing	4921
petition paper containing (Number) signatures;	4922
that <del>the circulator <u>I</u> witnessed the affixing of every signature;</del>	4923
that all signers were to the best of <del>the circulator's <u>my</u></del>	4924
knowledge and belief qualified to sign; and that every signature	4925
is to the best of <del>the circulator's <u>my</u> knowledge</del> and belief the	4926
signature of the person whose signature it purports to be or of	4927
an attorney in fact acting pursuant to section 3501.382 of the	4928
Revised Code. (The circulator shall personally write the number	4929
of electors whose signatures the petition paper contains.)	4930
For the purposes of any proceeding related to this	4931
petition, I submit to the jurisdiction of the courts of the	4932
State of Ohio, the Ohio Secretary of State, and the board of	4933

elections of the county in which I have circulated this		4934
petition. I understand that I may be required to testify or to		4935
produce evidence in such a proceeding. I agree to receive any		4936
service of process at the residence address I have provided.		4937
I am compensated to cir	culate this petition by	4938
(name	and address). (The circulator shall	4939
complete the preceding sentence as required by section 3501.38		4940
of the Revised Code if the circulator is being compensated to		4941
circulate the petition.)		4942
		4943
	(Signature of circulator)	4944
		4945
	(Address of circulator's	4946
	permanent residence <del>in this</del>	4947
	state)	4948
		4949
	(If petition is for a	4950
	statewide candidate, the	4951
		4952
	employing to circulate	4953
		4954
WHOEVER COMMITS ELECTIO	ON FALSIFICATION IS GUILTY OF A	4955
FELONY OF THE FIFTH DEGREE."		4956
The secretary of state	shall prescribe a form of	4957

declaration of candidacy and petition, and the form shall be 4958

substantially similar to the declaration of candidacy and4959petition set forth in this section, that will be suitable for4960joint candidates for the offices of governor and lieutenant4961governor.4962

The petition provided for in this section shall be 4963 circulated only by a member of the same political party as the 4964 candidate. 4965

Sec. 3513.261. A nominating petition may consist of one or 4966 more separate petition papers, each of which shall be 4967 substantially in the form prescribed in this section. If the 4968 petition consists of more than one separate petition paper, the 4969 statement of candidacy of the candidate or joint candidates 4970 named need be signed by the candidate or joint candidates on 4971 only one of such separate petition papers, but the statement of 4972 candidacy so signed shall be copied on each other separate 4973 petition paper before the signatures of electors are placed on 4974 it. Each nominating petition containing signatures of electors 4975 of more than one county shall consist of separate petition 4976 papers each of which shall contain signatures of electors of 4977 only one county; provided that petitions containing signatures 4978 of electors of more than one county shall not thereby be 4979 declared invalid. In case petitions containing signatures of 4980 electors of more than one county are filed, the board of 4981 elections shall determine the county from which the majority of 4982 the signatures came, and only signatures from this county shall 4983 be counted. Signatures from any other county shall be invalid. 4984

All signatures on nominating petitions shall be written in 4985 ink or indelible pencil. 4986

At the time of filing a nominating petition, the candidate 4987 designated in the nominating petition, and joint candidates for 4988

governor and lieutenant governor, shall pay to the election 4989 officials with whom it is filed the fees specified for the 4990 office under divisions (A) and (B) of section 3513.10 of the 4991 Revised Code. The fees shall be disposed of by those election 4992 officials in the manner that is provided in section 3513.10 of 4993 the Revised Code for the disposition of other fees, and in no 4994 4995 case shall a fee required under that section be returned to a candidate. 4996

Candidates or joint candidates whose names are written on 4997 the ballot, and who are elected, shall pay the same fees under 4998 section 3513.10 of the Revised Code that candidates who file 4999 nominating petitions pay. Payment of these fees shall be a 5000 condition precedent to the granting of their certificates of 5001 election. 5002

Each nominating petition shall contain a statement of 5003 candidacy that shall be signed by the candidate or joint 5004 candidates named in it or by an attorney in fact acting pursuant 5005 to section 3501.382 of the Revised Code. Such statement of 5006 candidacy shall contain a declaration made under penalty of 5007 election falsification that the candidate desires to be a 5008 candidate for the office named in it, and that the candidate is 5009 an elector qualified to vote for the office the candidate seeks. 5010

The form of the nominating petition and statement of5011candidacy shall be substantially as follows:5012

## "STATEMENT OF CANDIDACY

I, (Name of	5014
candidate), the undersigned, hereby declare under penalty of	5015
election falsification that my voting residence is in	5016
Precinct of the	5017

(Township) or (Ward and City, or 5018 Village) in the county of \_\_\_\_\_ Ohio; that my post-5019 office address is \_\_\_\_\_ (Street and 5020 Number, if any, or Rural Route and Number) of the 5021 (City, Village, or post office) 5022 of \_\_\_\_\_, Ohio; and that I am a qualified elector 5023 in the precinct in which my voting residence is located. I 5024 hereby declare that I desire to be a candidate for election to 5025 the office of \_\_\_\_\_ in the \_\_\_\_\_ 5026 (State, District, County, City, Village, Township, or School 5027 District) for the \_\_\_\_\_ (Full 5028 term or unexpired term ending \_\_\_\_\_) at the General 5029 Election to be held on the \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_ 5030 I further declare that I am an elector qualified to vote 5031 for the office I seek. Dated this \_\_\_\_\_ day of \_\_\_\_\_, 5032 5033 5034 (Signature of candidate) 5035 WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A 5036 FELONY OF THE FIFTH DEGREE. 5037 I, \_\_\_\_\_, hereby constitute 5038 the persons named below a committee to represent me: 5039 5040 Name Residence-5041 5042 5043 5044

								5045
The designated agent of the committee is					5046			
(name). Notice of all matters or proceedings pertaining to this					5047			
petiti	lon may be	served on the	agent at					5048
(addre	ess).							5049
		NOMINATING	G PETITION	I				5050
	We, the u	ndersigned, qua	lified el	ectors of	the stat	e of		5051
Ohio,	whose vot	ing residence i	s in the	County,	City, Vill	Lage,		5052
Ward,	Township	or Precinct set	c opposite	our nam	es, hereby	/		5053
nomina	ate		as a cand	lidate fo	r electior	n to the		5054
office	e of		i	n the				5055
			(State, Di	strict,	County, Ci	ity,		5056
Villag	ge, Townsh	ip, or School I	)istrict)	for the				5057
(Full	term or u	nexpired term e	ending		)	to be		5058
voted	for at th	e general elect	ion next	hereafte	r to be he	eld, and		5059
certif	Ty that th	is person is, i	n our opi	nion, we	ll qualifi	ied to		5060
perfor	rm the dut	ies of the offi	.ce or pos	ition to	which the	e person		5061
desire	es to be e	elected.						5062
								5063
	1	2	3	4	5	6	7	
A		Street						
В		Address						
С		or R.F.D.						
D		(Must use						
E		address on	City,					

F file with Village

G		the board of	or			Date of	
Н	Signature	elections)	Township Ward	Precinct	County	Signing	
							5064
							5065
							5066
STA	TEMENT OF CI	RCULATOR					5067
Ι,			, <del>declares</del> _dec	<u>lare</u> under p	enalty		5068
of	election fals	sification the	at <del>such person i</del>	<del>s a qualifie</del>	d-		5069
ele	ctor of the :	state of Ohio	and resides <u>I</u> r	<u>eside</u> at the	address	\$	5070
app	earing below	such person'	<del>s <u>my</u>signature h</del>	<del>ereto</del> ; that-	such-		5071
per	<del>son is <u>I</u> am '</del>	the circulato	r of the foregoi:	ng petition	paper		5072
con	taining		signatures; that	<del>such person</del>	<u> </u>		5073
wit	nessed the a	ffixing of eve	ery signature; t	nat all sign	ers were	>	5074
to	the best of <del>:</del>	such person's	- <u>my</u> knowledge an	d belief qua	lified		5075
to	sign; and the	at every sign	ature is to the 1	oest of <del>such</del>	<del></del>		5076
per	<del>son's <u>my</u> know</del>	wledge and be	lief the signatu	re of the pe	rson		5077
who	se signature	it purports	to be or of an a	ttorney in f	act		5078
act	ing pursuant	to section 3	501.382 of the R	evised Code.	(The		5079
<u>cir</u>	circulator shall personally write the number of electors whose					5080	
sig	natures the p	petition pape:	r contains.)				5081
	For the pu	rposes of any	proceeding rela	ted to this			5082
<u>pet</u>	ition, I subr	mit to the ju	risdiction of the	e courts of	the		5083
Sta	te of Ohio, t	the Ohio Secr	etary of State,	and the boar	d of		5084
ele	ctions of the	e county in w	hich I have circ	ulated this			5085
<u>pet</u>	ition. I unde	erstand that	I may be require	d to testify	or to		5086
pro	duce evidence	e in such a p	roceeding. I agr	ee to receiv	e any		5087
ser	vice of proce	ess at the re	sidence address	I have provi	ded.		5088

I am compensated to circ	5089	
(name and address). (The circulator shall		5090
complete the preceding sentence as required by section 3501.38		5091
of the Revised Code if the circulator is being compensated to		5092
circulate the petition.)		5093
		5094
		0091
	(Signature of circulator)	5095
		5096
	(Address of circulator's	5097
		3097
	permanent residence-	5098
	- in this state)	5099
		5100
	(If petition is for a statewide	5101
	candidate, the name and address	5102
	of person employing circulator	5103
	to circulate petition, if any)	5104
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A		
FELONY OF THE FIFTH DEGREE."		
The secretary of state	shall prescribe a form of	5107
nominating petition for a group of candidates for the office of		
member of a board of education	on, township office, and offices of	5109
municipal corporations of under two thousand population.		

The secretary of state shall prescribe a form of statement 5111 of candidacy and nominating petition, which shall be 5112 substantially similar to the form of statement of candidacy and 5113 nominating petition set forth in this section, that will be 5114

Page 178

5115

5144

lieutenant governor. 5116 If such petition nominates a candidate whose election is 5117 to be determined by the electors of a county or a district or 5118 subdivision within the county, it shall be filed with the board 5119 of such county. If the petition nominates a candidate whose 5120 election is to be determined by the voters of a subdivision 5121 located in more than one county, it shall be filed with the 5122 board of the county in which the major portion of the population 5123 of such subdivision is located. 5124 If the petition nominates a candidate whose election is to 5125 be determined by the electors of a district comprised of more 5126 than one county but less than all of the counties of the state, 5127 it shall be filed with the board of elections of the most 5128 populous county in such district. If the petition nominates a 5129 candidate whose election is to be determined by the electors of 5130 the state at large, it shall be filed with the secretary of 5131 state. 5132 The secretary of state or a board of elections shall not 5133 accept for filing a nominating petition of a person seeking to 5134 become a candidate if that person, for the same election, has 5135 already filed a declaration of candidacy, a declaration of 5136 intent to be a write-in candidate, or a nominating petition, or 5137 has become a candidate through party nomination at a primary 5138 election or by the filling of a vacancy under section 3513.30 or 5139 3513.31 of the Revised Code for any federal, state, or county 5140 office, if the nominating petition is for a state or county 5141 office, or for any municipal or township office, for member of a 5142 city, local, or exempted village board of education, or for 5143

member of a governing board of an educational service center, if

suitable for joint candidates for the offices of governor and

the nominating petition is for a municipal or township office,5145or for member of a city, local, or exempted village board of5146education, or for member of a governing board of an educational5147service center.5148

Sec. 3517.01. (A) (1) A political party within the meaning5149of Title XXXV of the Revised Code is any group of voters that5150meets either of the following requirements:5151

(a) Except as otherwise provided in this division, at the
most recent regular state election, the group polled for its
candidate for governor in the state or nominees for presidential
cleast three per cent of the entire vote cast for
that office. A group that meets the requirements of this
clivision remains a political party for a period of four years
after meeting those requirements.

(b) The group filed with the secretary of state,
subsequent to its failure to meet the requirements of division
(A) (1) (a) of this section, a party formation petition that meets
all of the following requirements:
5162

(i) The petition is signed by qualified electors equal in
number to at least one per cent of the total vote for governor
or nominees for presidential electors at the most recent
5165
election for such office.

(ii) The petition is signed by not fewer than five hundred 5167 qualified electors from each of at least a minimum of one-half 5168 of the congressional districts in this state. If an odd number 5169 of congressional districts exists in this state, the number of 5170 districts that results from dividing the number of congressional 5171 districts by two shall be rounded up to the next whole number. 5172

(iii) The petition declares the petitioners' intention of 5173

organizing a political party, the name of which shall be stated 5174 in the declaration, and of participating in the succeeding 5175 general election, held in even-numbered years, that occurs more 5176 than one hundred twenty-five days after the date of filing. 5177

(iv) The petition designates a committee of not less than 5178 three nor more than five individuals of the petitioners, who 5179 shall represent the petitioners in all matters relating to the 5180 petition. Notice of all matters or proceedings pertaining to the 5181 petition may be served on the committee, or any of them 5182 5183 committee's agent designated under division (N)(1) of section 3501.38 of the Revised Code, either personally or by registered 5184 mail, or by leaving such notice at the agent's usual place of 5185 residence of each of them. 5186

(2) No such group of electors shall assume a name or designation that is similar, in the opinion of the secretary of state, to that of an existing political party as to confuse or mislead the voters at an election.

(B) A campaign committee shall be legally liable for any(B) A campaign committe

(C) Notwithstanding the definitions found in section 5194
3501.01 of the Revised Code, as used in this section and 5195
sections 3517.08 to 3517.14, 3517.99, and 3517.992 of the 5196
Revised Code: 5197

(1) "Campaign committee" means a candidate or a
combination of two or more persons authorized by a candidate
under section 3517.081 of the Revised Code to receive
contributions and make expenditures.

(2) "Campaign treasurer" means an individual appointed by 5202

5187

5188

5189
a candidate under section 3517.081 of the Revised Code.

(3) "Candidate" has the same meaning as in division (H) of 5204 section 3501.01 of the Revised Code and also includes any person 5205 who, at any time before or after an election, receives 5206 5207 contributions or makes expenditures or other use of contributions, has given consent for another to receive 5208 contributions or make expenditures or other use of 5209 contributions, or appoints a campaign treasurer, for the purpose 5210 of bringing about the person's nomination or election to public 5211 5212 office. When two persons jointly seek the offices of governor 5213 and lieutenant governor, "candidate" means the pair of candidates jointly. "Candidate" does not include candidates for 5214 election to the offices of member of a county or state central 5215 committee, presidential elector, and delegate to a national 5216 convention or conference of a political party. 5217

(4) "Continuing association" means an association, other 5218 than a campaign committee, political party, legislative campaign 5219 fund, political contributing entity, or labor organization, that 5220 is intended to be a permanent organization that has a primary 5221 5222 purpose other than supporting or opposing specific candidates, political parties, or ballot issues, and that functions on a 5223 5224 regular basis throughout the year. "Continuing association" includes organizations that are determined to be not organized 5225 for profit under subsection 501 and that are described in 5226 subsection 501(c)(3), 501(c)(4), or 501(c)(6) of the Internal 5227 Revenue Code. 5228

(5) "Contribution" means a loan, gift, deposit,
forgiveness of indebtedness, donation, advance, payment, or
transfer of funds or anything of value, including a transfer of
funds from an inter vivos or testamentary trust or decedent's
5230

estate, and the payment by any person other than the person to 5233 whom the services are rendered for the personal services of 5234 another person, which contribution is made, received, or used 5235 for the purpose of influencing the results of an election. Any 5236 loan, gift, deposit, forgiveness of indebtedness, donation, 5237 advance, payment, or transfer of funds or of anything of value, 5238 including a transfer of funds from an inter vivos or 5239 testamentary trust or decedent's estate, and the payment by any 5240 campaign committee, political action committee, legislative 5241 campaign fund, political party, political contributing entity, 5242 or person other than the person to whom the services are 5243 rendered for the personal services of another person, that is 5244 made, received, or used by a state or county political party, 5245 other than the moneys an entity may receive under sections 5246 3517.101, 3517.1012, and 3517.1013 of the Revised Code, shall be 5247 considered to be a "contribution" for the purpose of section 5248 3517.10 of the Revised Code and shall be included on a statement 5249 of contributions filed under that section. 5250 "Contribution" does not include any of the following: 5251 (a) Services provided without compensation by individuals 5252 volunteering a portion or all of their time on behalf of a 5253 5254 person; 5255 (b) Ordinary home hospitality; (c) The personal expenses of a volunteer paid for by that 5256 volunteer campaign worker; 5257

(d) Any gift given to an entity pursuant to section52583517.101 of the Revised Code;5259

(e) Any contribution as defined in section 3517.1011 of 5260the Revised Code that is made, received, or used to pay the 5261

direct costs of producing or airing an electioneering 5262 communication; 5263

(f) Any gift given to a state or county political party 5264 for the party's restricted fund under division (A)(2) of section 5265 3517.1012 of the Revised Code; 5266

(g) Any gift given to a state political party for deposit
5267
in a Levin account pursuant to section 3517.1013 of the Revised
Code. As used in this division, "Levin account" has the same
5269
meaning as in that section.

(h) Any donation given to a transition fund under section 52713517.1014 of the Revised Code. 5272

(6) "Expenditure" means the disbursement or use of a 5273 contribution for the purpose of influencing the results of an 5274 election or of making a charitable donation under division (G) 5275 of section 3517.08 of the Revised Code. Any disbursement or use 5276 of a contribution by a state or county political party is an 5277 expenditure and shall be considered either to be made for the 5278 purpose of influencing the results of an election or to be made 5279 as a charitable donation under division (G) of section 3517.08 5280 of the Revised Code and shall be reported on a statement of 5281 expenditures filed under section 3517.10 of the Revised Code. 5282 During the thirty days preceding a primary or general election, 5283 any disbursement to pay the direct costs of producing or airing 5284 a broadcast, cable, or satellite communication that refers to a 5285 clearly identified candidate shall be considered to be made for 5286 the purpose of influencing the results of that election and 5287 shall be reported as an expenditure or as an independent 5288 expenditure under section 3517.10 or 3517.105 of the Revised 5289 Code, as applicable, except that the information required to be 5290 reported regarding contributors for those expenditures or 5291

independent expenditures shall be the same as the information 5292 required to be reported under divisions (D)(1) and (2) of 5293 section 3517.1011 of the Revised Code. 5294

As used in this division, "broadcast, cable, or satellite 5295 communication" and "refers to a clearly identified candidate" 5296 have the same meanings as in section 3517.1011 of the Revised 5297 Code. 5298

(7) "Personal expenses" includes, but is not limited to,
ordinary expenses for accommodations, clothing, food, personal
5300
motor vehicle or airplane, and home telephone.
5301

(8) "Political action committee" means a combination of 5302 two or more persons, the primary or major purpose of which is to 5303 support or oppose any candidate, political party, or issue, or 5304 to influence the result of any election through express 5305 advocacy, and that is not a political party, a campaign 5306 committee, a political contributing entity, or a legislative 5307 campaign fund. "Political action committee" does not include 5308 either of the following: 5309

(a) A continuing association that makes disbursements for
 (b) 5310
 (c) 5311
 (c) 5312
 (c) 5312

(b) A political club that is formed primarily for social
purposes and that consists of one hundred members or less, has
officers and periodic meetings, has less than two thousand five
bundred dollars in its treasury at all times, and makes an
aggregate total contribution of one thousand dollars or less per
calendar year.

(9) "Public office" means any state, county, municipal,5319township, or district office, except an office of a political5320

party, that is filled by an election and the offices of United	5321
States senator and representative.	5322
(10) "Anything of value" has the same meaning as in	5323
section 1.03 of the Revised Code.	5324
(11) "Beneficiary of a campaign fund" means a candidate, a	5325
public official or employee for whose benefit a campaign fund	5326
exists, and any other person who has ever been a candidate or	5327
public official or employee and for whose benefit a campaign	5328
fund exists.	5329
(12) "Campaign fund" means money or other property,	5330
including contributions.	5331
(13) "Public official or employee" has the same meaning as	5332
in section 102.01 of the Revised Code.	5333
(14) "Caucus" means all of the members of the house of	5334
representatives or all of the members of the senate of the	5335
general assembly who are members of the same political party.	5336
(15) "Legislative campaign fund" means a fund that is	5337
established as an auxiliary of a state political party and	5338
associated with one of the houses of the general assembly.	5339
(16) "In-kind contribution" means anything of value other	5340
than money that is used to influence the results of an election	5341
or is transferred to or used in support of or in opposition to a	5342
candidate, campaign committee, legislative campaign fund,	5343
political party, political action committee, or political	5344
contributing entity and that is made with the consent of, in	5345
coordination, cooperation, or consultation with, or at the	5346
request or suggestion of the benefited candidate, committee,	5347
fund, party, or entity. The financing of the dissemination,	5348
distribution, or republication, in whole or part, of any	5349

broadcast or of any written, graphic, or other form of campaign 5350 materials prepared by the candidate, the candidate's campaign 5351 committee, or their authorized agents is an in-kind contribution 5352 to the candidate and an expenditure by the candidate. 5353

(17) "Independent expenditure" means an expenditure by a 5354 person advocating the election or defeat of an identified 5355 candidate or candidates, that is not made with the consent of, 5356 in coordination, cooperation, or consultation with, or at the 5357 request or suggestion of any candidate or candidates or of the 5358 campaign committee or agent of the candidate or candidates. As 5359 used in division (C) (17) of this section: 5360

(a) "Person" means an individual, partnership,
unincorporated business organization or association, political
action committee, political contributing entity, separate
segregated fund, association, or other organization or group of
persons, but not a labor organization or a corporation unless
the labor organization or corporation is a political
5366
contributing entity.

(b) "Advocating" means any communication containing a5368message advocating election or defeat.5369

(c) "Identified candidate" means that the name of the
candidate appears, a photograph or drawing of the candidate
appears, or the identity of the candidate is otherwise apparent
by unambiguous reference.

(d) "Made in coordination, cooperation, or consultation
5374
with, or at the request or suggestion of, any candidate or the
5375
campaign committee or agent of the candidate" means made
5376
pursuant to any arrangement, coordination, or direction by the
5377
candidate, the candidate's campaign committee, or the
5378

candidate's agent prior to the publication, distribution,5379display, or broadcast of the communication. An expenditure is5380presumed to be so made when it is any of the following:5381

(i) Based on information about the candidate's plans,
projects, or needs provided to the person making the expenditure
by the candidate, or by the candidate's campaign committee or
5384
agent, with a view toward having an expenditure made;
5385

(ii) Made by or through any person who is, or has been,
authorized to raise or expend funds, who is, or has been, an
officer of the candidate's campaign committee, or who is, or has
been, receiving any form of compensation or reimbursement from
5389
the candidate or the candidate's campaign committee or agent;
5390

(iii) Except as otherwise provided in division (D) of 5391 section 3517.105 of the Revised Code, made by a political party 5392 in support of a candidate, unless the expenditure is made by a 5393 political party to conduct voter registration or voter education 5394 efforts. 5395

(e) "Agent" means any person who has actual oral or 5396 written authority, either express or implied, to make or to 5397 authorize the making of expenditures on behalf of a candidate, 5398 or means any person who has been placed in a position with the 5399 candidate's campaign committee or organization such that it 5400 would reasonably appear that in the ordinary course of campaign- 5401 related activities the person may authorize expenditures. 5402

(18) "Labor organization" means a labor union; an employee
organization; a federation of labor unions, groups, locals, or
other employee organizations; an auxiliary of a labor union,
s405
employee organization, or federation of labor unions, groups,
locals, or other employee organizations; or any other bona fide

organization in which employees participate and that exists for 5408 the purpose, in whole or in part, of dealing with employers 5409 concerning grievances, labor disputes, wages, hours, and other 5410 terms and conditions of employment. 5411

(19) "Separate segregated fund" means a separate 5412
segregated fund established pursuant to the Federal Election 5413
Campaign Act. 5414

(20) "Federal Election Campaign Act" means the "Federal 5415
Election Campaign Act of 1971," 86 Stat. 11, 2 U.S.C.A. 431, et 5416
seq., as amended. 5417

(21) "Restricted fund" means the fund a state or county
political party must establish under division (A) (1) of section
3517.1012 of the Revised Code.
5420

(22) "Electioneering communication" has the same meaning5421as in section 3517.1011 of the Revised Code.5422

(23) "Express advocacy" means a communication that 5423 contains express words advocating the nomination, election, or 5424 defeat of a candidate or that contains express words advocating 5425 the adoption or defeat of a question or issue, as determined by 5426 a final judgment of a court of competent jurisdiction. 5427

(24) "Political committee" has the same meaning as in5428section 3517.1011 of the Revised Code.5429

(25) "Political contributing entity" means any entity,
including a corporation or labor organization, that may lawfully
5431
make contributions and expenditures and that is not an
5432
individual or a political action committee, continuing
sasociation, campaign committee, political party, legislative
5434
campaign fund, designated state campaign committee, or state
5435
candidate fund. For purposes of this division, "lawfully" means

## S. B. No. 153 As Introduced

not prohibited by any section of the Revised Code, or authorized 5437 by a final judgment of a court of competent jurisdiction. 5438 (26) "Internet identifier of record" has the same meaning 5439 as in section 9.312 of the Revised Code. 5440 Sec. 3517.12. (A) Prior to receiving a contribution or 5441 making an expenditure, the <del>circulator or</del> committee in charge of 5442 an initiative or referendum petition, or supplementary petition 5443 for additional signatures, for the submission of a 5444 constitutional amendment, proposed law, section, or item of any 5445 law shall appoint a treasurer and shall file with the secretary 5446 of state, on a form prescribed by the secretary of state, 5447 include a designation of that appointment, including the full 5448

name and address of the treasurer and of the circulator or5449committee on the statement described in division (B) of section54503519.02 of the Revised Code.5451

(B) The circulator or the committee in charge of an 5452 initiative or referendum petition, or supplementary petition for 5453 additional signatures, for the submission of a constitutional 5454 amendment, proposed law, section, or item of any law shall, 5455 within thirty days after those petition papers are filed, file 5456 with the secretary of state, on a form prescribed by the 5457 secretary of state, an itemized statement, made under penalty of 5458 election falsification, showing in detail the following: 5459

(1) All money or things of value paid, given, promised, or5460received for circulating the petitions;5461

(2) All appointments, promotions, <u>contracts</u>, or increases
in-<u>salary pay</u>, in positions which were given, promised, or
received, or to obtain which assistance was given, promised, or
5464
received as a consideration for work done in circulating
5465

5494

petitions;	5466
(3) Full names and addresses, including street, city, and	5467
state, of all persons to whom such payments or promises were	5468
made and of all persons from whom such payments or promises were	5469
received;	5470
(4) Full names and addresses, including street, city, and	5471
state, of all persons who contributed anything of value to be	5472
used in circulating the petitions, and the amounts of those	5473
contributions;	5474
(5) Time spent and salaries pay earned while soliciting	5475
signatures to petitions by persons who were <del>regular salaried</del>	5476
employees or contractors of some person or whom that employer	5477
authorized to solicit as part of their regular duties.	5478
If no money or things of value were paid or received or if	5479
no promises were made or received as a consideration for work	5480
done in circulating a petition, the statement shall contain	5481
words to that effect.	5482
(C) The treasurer designated under division (A) of this	5483
section shall file statements of contributions and expenditures	5484
in accordance with section 3517.10 of the Revised Code regarding	5485
all contributions made or received and all expenditures made by	5486
that treasurer or the circulator or committee in connection with	5487
the initiative or referendum petition, or supplementary petition	5488
for additional signatures, for the submission of a	5489
constitutional amendment, proposed law, section, or item of any	5490
law.	5491
Sec. 3519.02. The (A) As used in this section,	5492
"contribution" and "expenditure" have the same meanings as in	5493

section 3517.01 of the Revised Code.

(B) Before circulating any initiative or referendum	5495
petition, including a petition described in section 3519.01 of	5496
the Revised Code, and before receiving a contribution or making	5497
an expenditure, the petitioners shall designate in any	5498
initiative, referendum, or supplementary petition and on each of	5499
the several parts of such petition a file with the secretary of	5500
state, on a form prescribed by the secretary of state, a	5501
statement containing all of the following information:	5502
(1) The full names and addresses of a committee of not	5503
less than three nor more than five of <del>their number <u>the</u></del>	5504
petitioners, who shall represent them in all matters relating to	5505
such petitions. Notice :	5506
(2) The full name and address of the committee's	5507
treasurer;	5508
(3) The full name and address of an agent upon whom notice	5509
of all matters or proceedings pertaining to such petitions may	5510
be served on said committee, or any of them, either personally	5511
or by registered mail, or by leaving such notice at the usual	5512
place of residence of each of them;	5513
(4) A designation of one or more members or agents of the	5514
committee who consent to testify on behalf of the committee. The	5515
designation may set out the matters on which each person	5516
designated may testify.	5517
(C) The committee promptly shall update the statement	5518
described in division (B) of this section with the secretary of	5519
state if the information in the statement changes during the	5520
time that the committee is circulating the petition. If the law,	5521
constitutional amendment, or referendum is certified to appear	5522
on the ballot, the committee promptly shall update that	5523

information if it changes at any time before the day of the	5524
election.	5525
(D) Each part-petition shall include the names of the	5526
members of the committee and the name and address of the	5527
committee's agent designated under division (B)(3) of this	5528
section as they exist at the time the part-petition is printed.	5529
Sec. 3519.05. (A) If the measure to be submitted proposes	5530
a constitutional amendment, the heading of each part of the	5531
petition shall be prepared in the following form, and printed in	5532
capital letters in type of the approximate size set forth:	5533
Capital letters in type of the approximate size set forth:	1122
"INITIATIVE PETITION	5534
Amendment to the Constitution	5535
Proposed by Initiative Petition	5536
To be submitted directly to the electors"	5537
"Amendment" printed in fourteen-point boldface type shall	5538
precede the title, which shall be briefly expressed and printed	5539
in eight-point type. The summary shall then be set forth printed	5540
in ten-point type, and then shall follow the certification of	5541
the attorney general, under proper date, which shall also be	5542
printed in ten-point type. The petition shall then set forth the	5543
names and addresses of the members of the petition committee of	5544
not less than three nor more than five to represent the	5545
petitioners in all matters relating to the petition or its	5546
circulation designated under section 3519.02 of the Revised Code	5547
and the name and address of the petition committee's agent	5548
designated under division (B)(3) of that section.	5549
Typediately above the booding of the place for signature	EEEO
Immediately above the heading of the place for signatures	5550
on each part of the petition the following notice shall be	5551

printed in boldface type:	5552								
"NOTICE									
Whoever knowingly signs this petition more than once;									
except as provided in section 3501.382 of the Revised Code,	5555								
signs a name other than one's own on this petition; or signs	5556								
this petition when not a qualified voter, is liable to	5557								
prosecution."	5558								
The heading of the place for signatures shall be	5559								
substantially as follows:	5560								
"(Sign with ink. Your name, residence, and date of signing must	5561								
be given.)	5562								
	5563								
	5564								
1 2 3 4 5 6 7									
A Rural Route or									
B other Post-									
C Signature County Township office Address Month Day Year									
	5565								
	2262								
(Voters who do not live in a municipal corporation should fill	5566								
in the information called for by headings printed above.)	5567								
(Voters who reside in municipal corporations should fill in the	5568								
information called for by headings printed below.)	5569								
	5570								
	5571								
	5571								
1 2 3 4 5 6 7 8 9									

A			City	Street						
В			or	and						
С	Signature	County	Village	Number	Ward	Precinct	Month	Day	Year"	

The text of the proposed amendment shall be printed in 5573 full, immediately following the place for signatures, and shall 5574 be prefaced by "Be it resolved by the people of the State of 5575 Ohio." Immediately following the text of the proposed amendment 5576 must appear the following form: 5577

"I, , declare under penalty of election 5578 falsification that I am the circulator of the foregoing petition 5579 paper containing the signatures of \_\_\_\_\_ electors, that the 5580 signatures appended hereto were made and appended in my presence 5581 on the date set opposite each respective name, and are the 5582 signatures of the persons whose names they purport to be or of 5583 attorneys in fact acting pursuant to section 3501.382 of the 5584 Revised Code, and that the electors signing this petition did so 5585 with knowledge of the contents of same. I-(The circulator shall 5586 personally write the number of electors whose signatures the 5587 petition paper contains.) 5588

For the purposes of any proceeding related to this5589petition, I submit to the jurisdiction of the courts of the5590State of Ohio, the Ohio Secretary of State, and the board of5591elections of the county in which I have circulated this5592petition. I understand that I may be required to testify or to5593produce evidence in such a proceeding. I agree to receive any5594service of process at the residence address I have provided.5595

<u>I</u> am <del>employed</del> <u>compensated</u> to circulate this petition by	5596
(Name and address-of employer).	5597
(The preceding sentence shall be completed as required by	5598
section 3501.38 of the Revised Code if the circulator is being	5599
employed_compensated_to circulate the petition.)	5600
(Signed)	5601
(Address of circulator's permanent	5602
residence <del>in this state</del> )	5603
	5604
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A	5605
FELONY OF THE FIFTH DEGREE."	5606
(B) If the measure proposes a law, the heading of each	5607
part of the petition shall be prepared as follows:	5608
"INITIATIVE PETITION	5609
Law proposed by initiative petition first to be submitted	5610
to the General Assembly."	5611
In all other respects, the form shall be as provided for	5612
the submission of a constitutional amendment, except that the	5613
text of the proposed law shall be prefaced by "Be it enacted by	5614
the people of the state of Ohio."	5615
The form for a supplementary initiative petition shall be	5616
the same as that provided for an initiative petition, with the	5617
exception that "supplementary" shall precede "initiative" in the	5618
title thereof.	5619
(C) The general provisions set forth in this section	5620
relative to the form and order of an initiative petition shall	5621
be, so far as practical, applicable to a referendum petition,	5622

under that division.

the heading of which shall be as follows:					
"REFERENDUM PETITION	5624				
To be submitted to the electors for their approval or	5625				
rejection"	5626				
The title, which follows the heading, shall contain a	5627				
brief legislative history of the law, section, or item of law to	5628				
be referred. The text of the law so referred shall be followed	5629				
by the certification of the secretary of state, in accordance	5630				
with division (B)(2)(b) of section 3519.01 of the Revised Code,	5631				
that it has been compared with the copy of the enrolled act, on	5632				
file in the secretary of state's office, containing such law,	5633				
section, or item of law, and found to be correct.	5634				
(D) The secretary of state shall prescribe a form for part	5635				
petitions to be submitted during the ten-day period beginning on	5636				
the first day following the date that the secretary of state	5637				
notifies the <del>chairperson of the committee interested in the</del>	5638				
petition committee's agent that the petition has an insufficient	5639				
number of valid signatures. The secretary of state shall provide	5640				
to each particular committee a different form that contains a	5641				
unique identifier and that is separate from the forms prescribed	5642				
in divisions (A), (B), and (C) of this section. The secretary of	5643				
state shall make the form available to the committee only as	5644				
described in division (F) of section 3519.16 of the Revised	5645				
Code. The form shall not be considered a public record until	5646				

The form shall comply with the requirements of Section 1g5649of Article II, Ohio Constitution and, except as otherwise5650provided in this division, with the requirements of divisions5651

after the secretary of state makes it available to the committee

Page 196

5647

(A), (B), and (C) of this section.

Sec. 3519.16. (A) Pursuant to Section 1g of Article II,5653Ohio Constitution, the supreme court of Ohio shall have5654exclusive original jurisdiction in all challenges to initiative5655and referendum petitions.5656

(B) The committee interested in a petition shall include 5657 upon each part-petition filed with the secretary of state a 5658 5659 designation of the county in which the part-petition was circulated and a number for the part-petition. In any county 5660 where part-petitions are circulated, each part-petition shall be 5661 numbered sequentially. The committee shall sort the part-5662 petitions by county. Upon filing the petition with the secretary 5663 of state, the committee also shall file the following: 5664

(1) An electronic copy of the petition along with a
 verification that the electronic copy is a true representation
 of the original filed paper petition;

(2) A summary of the number of part-petitions filed per5668county, and the number of signatures on each part-petition;5669

(3) An index of the electronic copy of the petition.

(C) From the time the petition is initially filed with the 5671 secretary of state and until the part-petitions are returned to 5672 the secretary of state by the boards of elections after a 5673 determination of sufficiency under section 3519.15 of the 5674 Revised Code, any request for the inspection or copying of the 5675 original petition filed with the secretary of state under 5676 Chapter 149. of the Revised Code is fulfilled if the secretary 5677 of state permits the inspection of or provides copies of the 5678 electronic copy of the petition filed by the circulator. 5679

(D) Discrepancies between the electronic copy of a 5680

5652

## S. B. No. 153 As Introduced

petition filed under division (B) (1) of this section and the5681original paper petition filed with the secretary of state shall5682not render the petition invalid. Such discrepancies, if the5683product of fraud, shall be subject to criminal penalties under5684section 3599.36 of the Revised Code.5685

(E) The properly verified part-petitions, together with an 5686 electronic copy of the part-petitions, shall be returned to the 5687 secretary of state not less than one hundred ten days before the 5688 election, provided that, in the case of an initiated law to be 5689 5690 presented to the general assembly, the boards shall promptly check and return the petitions together with their report. The 5691 secretary of state shall determine the sufficiency of the 5692 signatures not later than one hundred five days before the 5693 election. The secretary of state promptly shall notify the 5694 chairperson of the committee in charge of the circulation 5695 petition committee's agent as to the sufficiency or 5696 insufficiency of the petition and the extent of the 5697 insufficiency. 5698

(F) If the petition is found insufficient because of an 5699 insufficient number of valid signatures, the committee shall be 5700 allowed ten additional days after the notification by the 5701 5702 secretary of state for the collection and filing of additional signatures to the petition. When the secretary of state makes 5703 that notification, the secretary of state simultaneously shall 5704 provide the chairperson petition committee's agent with both a 5705 paper copy and an electronic copy of the unique petition form 5706 described in division (D) of section 3519.05 of the Revised 5707 Code. At that time, the secretary of state also shall make the 5708 form available to the public on the secretary of state's 5709 official web site and shall transmit the form electronically to 5710 the boards of elections. Upon request, a board of elections 5711

shall provide a paper or electronic copy of the form to any5712person.5713

No additional signatures shall be collected or submitted 5714 to the secretary of state by the committee interested in the 5715 petition, or by any person acting on behalf of the committee, 5716 during the period beginning on the date that the petition is 5717 initially submitted to the secretary of state and ending on the 5718 date that the secretary of state notifies the chairperson of the 5719 committee petition committee's agent that the petition has an 5720 insufficient number of valid signatures. If the committee, or 5721 any person acting on behalf of the committee, submits additional 5722 signatures, the signatures must be on the form provided by the 5723 secretary of state under this division and only signatures that 5724 were signed and collected during the ten-day period to collect 5725 and submit additional signatures may be submitted. 5726

If additional signatures are filed, the secretary of state 5727 shall determine the sufficiency of those additional signatures 5728 not later than sixty-five days before the election. The part-5729 petitions of the supplementary petition that appear to the 5730 secretary of state to be properly verified, upon their receipt 5731 by the secretary of state, shall forthwith be forwarded to the 5732 boards of the several counties together with the part-petitions 5733 of the original petition that have been properly verified. They 5734 shall be immediately examined and passed upon as to the validity 5735 and sufficiency of the signatures on them by each of the boards 5736 and returned within eight days to the secretary of state with 5737 the report of each board. No signature on a supplementary part-5738 petition that is the same as a signature on an original part-5739 petition shall be counted. The number of signatures in both the 5740 original and supplementary petitions, properly verified, shall 5741 be used by the secretary of state in determining the total 5742

number of signatures to the petition that the secretary of state 5743 shall record and announce. If they are sufficient, the 5744 amendment, proposed law, or law shall be placed on the ballot as 5745 required by law. If the petition is found insufficient, the 5746 secretary of state shall notify the committee in charge of the 5747 circulation of the petition. 5748

Sec. 3599.12. (A) No person shall do any of the following: 5749

(1) Vote or attempt to vote in any primary, special, or
general election in a precinct in which that person is not a
legally qualified elector;
5752

5753 (2) Vote or attempt to vote more than once at the same election by any means, including voting or attempting to vote 5754 both by absent voter's ballots under division (C) of section 5755 3503.16 of the Revised Code and by regular ballot at the polls 5756 at the same election, or voting or attempting to vote both by 5757 absent voter's ballots under division (G) of section 3503.16 of 5758 the Revised Code and by absent voter's ballots under Chapter 5759 3509. or armed service absent voter's ballots under Chapter-5760 3511. of the Revised Code at the same election; 5761

(3) Impersonate or sign the name of another person, real
or fictitious, living or dead, and vote or attempt to vote as
5763
that other person in any such election;
5764

(4) Cast a ballot at any such election after objection hasbeen made and sustained to that person's vote;5766

(5) Knowingly vote or attempt to vote a ballot other than5767the official ballot.5768

(B) Whoever violates division (A) of this section is 5769guilty of a felony of the fourth degree. 5770

5772 following: (1) Impersonate another, or make a false representation in 5773 order to obtain an absent voter's ballot; 5774 5775 (2) Aid or abet a person to vote an absent voter's ballot illegally; 5776 (3) If the person is an election official, open, destroy, 5777 steal, mark, or mutilate any absent voter's ballot; 5778 (4) Aid or abet another person to open, destroy, steal, 5779 mark, or mutilate any absent voter's ballot after the ballot has 5780 been voted; 5781 (5) Delay the delivery of any absent voter's ballot with a 5782 view to preventing its arrival in time to be counted; 5783 (6) Hinder or attempt to hinder the delivery or counting 5784 of such absent voter's ballot; 5785 (7) Fail to forward to the appropriate election official 5786 an absent voter's ballot application entrusted to that person to 5787 so forward; 5788 (8) Fail to forward to the appropriate election official 5789 an absent voter's ballot application entrusted to that person to 5790 so forward within ten days after that application is completed 5791 or within such a time period that the failure to so forward the 5792 application disenfranchises the voter with respect to a 5793 particular election, whichever is earlier; 5794 (9) Return the absent voter's ballot of another to the 5795 office of a board of elections, unless either of the following 5796 apply: 5797

Sec. 3599.21. (A) No person shall knowingly do any of the

authorized to do so under division  $\frac{(C)(1)}{(D)(2)}$ , (3), or (4) of 5799 section 3509.05 of the Revised Code; 5800 (b) The person is, and is acting as, an employee or 5801 contractor of the United States postal service or a private 5802 carrier. 5803 (10) Except as authorized under Chapters 3509. and 3511. 5804 of the Revised Code, possess the absent voter's ballot of 5805 another. 5806 (B) (1) Subject to division (B) (2) of this section, no 5807 person who receives compensation for soliciting persons to apply 5808 to vote by absent voter's ballots shall fail to forward to the 5809 appropriate election official an absent voter's ballot 5810 application entrusted to that person to so forward within ten 5811 days after that application is completed. 5812 (2) No person who receives compensation for soliciting 5813 persons to apply to vote by absent voter's ballots shall fail to 5814 forward to the appropriate election official an absent voter's 5815 ballot application entrusted to that person to so forward within 5816 5817 such a time period that the failure to so forward the application disenfranchises the voter with respect to a 5818 particular election. 5819 (C) Whoever violates division (A) or (B) of this section 5820 is guilty of a felony of the fourth degree. 5821 (D) As used in this section, "person who receives 5822 compensation for soliciting persons to apply to vote by absent 5823

(a) The person is a relative an assistant who is

voter's ballots" includes any effort, for compensation, to5824provide absent voter's ballot applications or to assist persons5825in completing those applications or returning them to the5826

Page 202

director of the board of elections of the county in which the5827applicant's voting residence is located.5828Section 2. That existing sections 303.12, 303.59, 307.94,58293501.01, 3501.38, 3501.381, 3501.39, 3503.13, 3503.14, 3503.15,58303503.151, 3503.152, 3503.153, 3503.16, 3503.19, 3503.20,5831

3503.21, 3503.33, 3505.181, 3505.182, 3505.183, 3505.20,58323509.02, 3509.03, 3509.04, 3509.05, 3509.051, 3509.06, 3509.07,58333509.08, 3509.09, 3511.02, 3511.04, 3511.05, 3511.09, 3511.11,58343511.14, 3513.07, 3513.261, 3517.01, 3517.12, 3519.02, 3519.05,58353519.16, 3599.12, and 3599.21 of the Revised Code are hereby5836repealed.5837

Section 3. A petition or part-petition described in 5838 section 3501.38 of the Revised Code, as amended by this act, 5839 that is signed by one or more electors before the effective date 5840 of this section is not invalid on the ground that the petition 5841 or part-petition does not meet the requirements of the Revised 5842 Code, as amended by this act, so long as the petition or part-5843 petition meets the requirements of the Revised Code that were in 5844 effect on the day before the effective date of this section. 5845

Section 4. The General Assembly, applying the principle 5846 stated in division (B) of section 1.52 of the Revised Code that 5847 amendments are to be harmonized if reasonably capable of 5848 simultaneous operation, finds that the following sections, 5849 presented in this act as composites of the sections as amended 5850 by the acts indicated, are the resulting versions of the 5851 sections in effect prior to the effective date of the sections 5852 as presented in this act: 5853

Section 3503.21 of the Revised Code as amended by both5854H.B. 359 and S.B. 63 of the 131st General Assembly.5855

	Section 35	505.183 of the Re	vised Code as amende	d by both 585	6
H.B.	45 and H.B.	. 458 of the 134t	h General Assembly.	585	7