As Introduced

131st General Assembly Regular Session 2015-2016

H. B. No. 153

Representative Dovilla

A BILL

To amend sections 3501.01, 3513.01, and 3513.12	of	1
the Revised Code to change the date on which	:	2
presidential primary elections are held.	:	3

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

Section 1. That sections 3501.01, 3513.01, and 3513.12 of	4
the Revised Code be amended to read as follows:	5
Sec. 3501.01. As used in the sections of the Revised Code	6
relating to elections and political communications:	7
(A) "General election" means the election held on the	8
first Tuesday after the first Monday in each November.	9
(B) "Regular municipal election" means the election held	10
on the first Tuesday after the first Monday in November in each	11
odd-numbered year.	12
(C) "Regular state election" means the election held on	13
the first Tuesday after the first Monday in November in each	14
even-numbered year.	15
(D) "Special election" means any election other than those	16
elections defined in other divisions of this section. A special	17
election may be held only on the first Tuesday after the first	18

Monday in February, May, August, or November, or on the day 19 authorized by a particular municipal or county charter for the 20 holding of a primary election, except that in any year in which 21 a presidential primary election is held, no special election 22 shall be held in February or May, except as authorized by a 23 municipal or county charter, but may be held on the <u>first_second</u> 24 Tuesday after the first Monday in March. 25

(E) (1) "Primary" or "primary election" means an election 26 held for the purpose of nominating persons as candidates of 27 political parties for election to offices, and for the purpose 28 of electing persons as members of the controlling committees of 29 political parties and as delegates and alternates to the 30 conventions of political parties. Primary elections shall be 31 held on the first Tuesday after the first Monday in May of each 32 year except in years in which a presidential primary election is 33 held. 34

(2) "Presidential primary election" means a primary 35 election as defined by division (E)(1) of this section at which 36 an election is held for the purpose of choosing delegates and 37 alternates to the national conventions of the major political 38 parties pursuant to section 3513.12 of the Revised Code. Unless 39 otherwise specified, presidential primary elections are included 40 in references to primary elections. In years in which a 41 presidential primary election is held, all primary elections 42 shall be held on the first second Tuesday after the first Monday 43 in March except as otherwise authorized by a municipal or county 44 charter. 45

(F) "Political party" means any group of voters meeting
the requirements set forth in section 3517.01 of the Revised
Code for the formation and existence of a political party.
48

H. B. No. 153 As Introduced

(1) "Major political party" means any political party
49
organized under the laws of this state whose candidate for
50
governor or nominees for presidential electors received not less
51
than twenty per cent of the total vote cast for such office at
52
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 57 political party's candidate for governor or nominees for 58 presidential electors received less than twenty per cent but not 59 less than three per cent of the total vote cast for such office 60 at the most recent regular state election. A political party 61 that meets the requirements of this division remains a political 62 party for a period of four years after meeting those 63 requirements. 64

(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 69 political party until the time of the first election for 70 governor or president which occurs not less than twelve months 71 subsequent to the formation of such party, after which election 72 the status of such party shall be determined by the vote for the 73 office of governor or president. 74

(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
77

54

regular state election at which a governor was elected received 78 more votes than any other person received for election to that 79 office in such precinct at such election. 80

(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
not to be affiliated with a political party, and whose name has
been certified on the office-type ballot at a general or special
90
election through the filing of a statement of candidacy and
91
nominating petition, as prescribed in section 3513.257 of the
92
Revised Code.

(J) "Nonpartisan candidate" means any candidate whose name 94 is required, pursuant to section 3505.04 of the Revised Code, to 95 be listed on the nonpartisan ballot, including all candidates 96 for judicial office, for member of any board of education, for 97 municipal or township offices in which primary elections are not 98 held for nominating candidates by political parties, and for 99 offices of municipal corporations having charters that provide 100 for separate ballots for elections for these offices. 101

(K) "Party candidate" means any candidate who claims to be
a member of a political party and who has been certified to
appear on the office-type ballot at a general or special
104
election as the nominee of a political party because the
candidate has won the primary election of the candidate's party
for the public office the candidate seeks, has been nominated

under section 3517.012, or is selected by party committee in 108 accordance with section 3513.31 of the Revised Code. 109 (L) "Officer of a political party" includes, but is not 110 limited to, any member, elected or appointed, of a controlling 111 committee, whether representing the territory of the state, a 112 district therein, a county, township, a city, a ward, a 113 precinct, or other territory, of a major or minor political 114 115 party. (M) "Question or issue" means any question or issue 116 certified in accordance with the Revised Code for placement on 117 an official ballot at a general or special election to be held 118 in this state. 119 (N) "Elector" or "qualified elector" means a person having 120 the qualifications provided by law to be entitled to vote. 121 (O) "Voter" means an elector who votes at an election. 122 (P) "Voting residence" means that place of residence of an 123 elector which shall determine the precinct in which the elector 124 125 may vote. (Q) "Precinct" means a district within a county 126 established by the board of elections of such county within 127 which all qualified electors having a voting residence therein 128 may vote at the same polling place. 129 (R) "Polling place" means that place provided for each 130 precinct at which the electors having a voting residence in such 131 precinct may vote. 132 (S) "Board" or "board of elections" means the board of 133

elections appointed in a county pursuant to section 3501.06 of 134 the Revised Code.

Page 5

address.

(T) "Political subdivision" means a county, township,	136
city, village, or school district.	137
(U) "Election officer" or "election official" means any of	138
the following:	139
(1) Secretary of state;	140
(2) Employees of the secretary of state serving the	141
division of elections in the capacity of attorney,	142
administrative officer, administrative assistant, elections	143
administrator, office manager, or clerical supervisor;	144
(3) Director of a board of elections;	145
(4) Deputy director of a board of elections;	146
(5) Member of a board of elections;	147
(6) Employees of a board of elections;	148
(7) Precinct election officials;	149
(8) Employees appointed by the boards of elections on a	150
temporary or part-time basis.	151
(V) "Acknowledgment notice" means a notice sent by a board	152
of elections, on a form prescribed by the secretary of state,	153
informing a voter registration applicant or an applicant who	154
wishes to change the applicant's residence or name of the status	155
of the application; the information necessary to complete or	156
update the application, if any; and if the application is	157
complete, the precinct in which the applicant is to vote.	158
(W) "Confirmation notice" means a notice sent by a board	159
of elections, on a form prescribed by the secretary of state, to	160
a registered elector to confirm the registered elector's current	161

(X) "Designated agency" means an office or agency in the 163 state that provides public assistance or that provides state-164 funded programs primarily engaged in providing services to 165 persons with disabilities and that is required by the National 166 Voter Registration Act of 1993 to implement a program designed 167 and administered by the secretary of state for registering 168 voters, or any other public or government office or agency that 169 implements a program designed and administered by the secretary 170 of state for registering voters, including the department of job 171 and family services, the program administered under section 172 3701.132 of the Revised Code by the department of health, the 173 department of mental health and addiction services, the 174 department of developmental disabilities, the opportunities for 175 Ohioans with disabilities agency, and any other agency the 176 secretary of state designates. "Designated agency" does not 177 include public high schools and vocational schools, public 178 libraries, or the office of a county treasurer. 179

(Y) "National Voter Registration Act of 1993" means the
180
"National Voter Registration Act of 1993," 107 Stat. 77, 42
U.S.C.A. 1973gg.

(Z) "Voting Rights Act of 1965" means the "Voting Rights 183
 Act of 1965," 79 Stat. 437, 42 U.S.C.A. 1973, as amended. 184

(AA) "Photo identification" means a document that meetseach of the following requirements:186

(1) It shows the name of the individual to whom it was
issued, which shall conform to the name in the poll list or
188
signature pollbook.

(2) It shows the current address of the individual to whomit was issued, which shall conform to the address in the poll191

list or signature pollbook, except for a driver's license or a 192
state identification card issued under section 4507.50 of the 193
Revised Code, which may show either the current or former 194
address of the individual to whom it was issued, regardless of 195
whether that address conforms to the address in the poll list or 196
signature pollbook. 197

(3) It shows a photograph of the individual to whom it was198199

(4) It includes an expiration date that has not passed.

(5) It was issued by the government of the United States201or this state.

Sec. 3513.01. (A) Except as otherwise provided in this 203 section and section 3517.012 of the Revised Code, on the first-204 second Tuesday after the first Monday in March of 2000 2016 and 205 every fourth year thereafter, and on the first Tuesday after the 206 first Monday in May of every other year, primary elections shall 207 be held for the purpose of nominating persons as candidates of 208 political parties for election to offices to be voted for at the 209 210 succeeding general election.

(B) The manner of nominating persons as candidates for 211 election as officers of a municipal corporation having a 212 population of two thousand or more, as ascertained by the most 213 recent federal census, shall be the same as the manner in which 214 candidates were nominated for election as officers in the 215 municipal corporation in 1989 unless the manner of nominating 216 such candidates is changed under division (C), (D), or (E) of 217 this section. 218

(C) Primary elections shall not be held for the nominationof candidates for election as officers of any township, or any220

Page 8

H. B. No. 153 As Introduced

municipal corporation having a population of less than two 221 thousand, unless a majority of the electors of any such township 222 or municipal corporation, as determined by the total number of 223 votes cast in such township or municipal corporation for the 224 office of governor at the most recent regular state election, 225 files with the board of elections of the county within which 226 such township or municipal corporation is located, or within 227 which the major portion of the population thereof is located, if 228 the municipal corporation is situated in more than one county, 229 not later than one hundred twenty days before the day of a 230 primary election, a petition signed by such electors asking that 231 candidates for election as officers of such township or 232 municipal corporation be nominated as candidates of political 233 parties, in which event primary elections shall be held in such 234 township or municipal corporation for the purpose of nominating 235 persons as candidates of political parties for election as 236 officers of such township or municipal corporation to be voted 237 for at the succeeding regular municipal election. In a township 238 or municipal corporation where a majority of the electors have 239 filed a petition asking that candidates for election as officers 240 of the township or municipal corporation be nominated as 241 candidates of political parties, the nomination of candidates 242 for a nonpartisan election may be reestablished in the manner 243 prescribed in division (E) of this section. 244

(D) (1) The electors in a municipal corporation having a 245 population of two thousand or more, in which municipal officers 246 were nominated in the most recent election by nominating 247 petition and elected by nonpartisan election, may place on the 248 ballot in the manner prescribed in division (D) (2) of this 249 section the question of changing to the primary-election method 250 of nominating persons as candidates for election as officers of 251

Page 9

Page 10

the municipal corporation.	252
(2) The board of elections of the county within which the	253
municipal corporation is located, or, if the municipal	254
corporation is located in more than one county, of the county	255
within which the major portion of the population of the	256
municipal corporation is located, shall, upon receipt of a	257
petition signed by electors of the municipal corporation equal	258
in number to at least ten per cent of the vote cast at the most	259
recent regular municipal election, submit to the electors of the	260
municipal corporation the question of changing to the primary-	261
election method of nominating persons as candidates for election	262
as officers of the municipal corporation. The ballot language	263
shall be substantially as follows:	264
"Shall candidates for election as officers of	265
(name of municipal corporation) in the county of	266
(name of county) be nominated as candidates of political	267
parties?	268
yes	269
no"	270
The question shall be placed on the ballot at the next	271
general election in an even-numbered year occurring at least	272
ninety days after the petition is filed with the board. If a	273
majority of the electors voting on the question vote in the	274
affirmative, candidates for election as officers of the	275
municipal corporation shall thereafter be nominated as	276
candidates of political parties in primary elections, under	277
division (A) of this section, unless a change in the manner of	278
nominating persons as candidates for election as officers of the	279
municipal corporation is made under division (E) of this	280

section.

1700

(E) (1) The electors in a township or municipal corporation 282 in which the township or municipal officers are nominated as 283 candidates of political parties in a primary election may place 284 on the ballot, in the manner prescribed in division (E) (2) of 285 this section, the question of changing to the nonpartisan method 286 of nominating persons as candidates for election as officers of 287 the township or municipal corporation. 288

(2) The board of elections of the county within which the 289 township or municipal corporation is located, or, if the 290 municipal corporation is located in more than one county, of the 291 county within which the major portion of the population of the 292 municipal corporation is located, shall, upon receipt of a 293 petition signed by electors of the township or municipal 294 corporation equal in number to at least ten per cent of the vote 295 cast at the most recent regular township or municipal election, 296 as appropriate, submit to the electors of the township or 297 municipal corporation, as appropriate, the question of changing 298 to the nonpartisan method of nominating persons as candidates 299 for election as officers of the township or municipal 300 corporation. The ballot language shall be substantially as 301 follows: 302

····· yes	500
no"	309

281

The question shall appear on the ballot at the next 310 general election in an even-numbered year occurring at least 311 ninety days after the petition is filed with the board. If a 312 majority of electors voting on the question vote in the 313 affirmative, candidates for officer of the township or municipal 314 corporation shall thereafter be nominated by nominating petition 315 and be elected only in a nonpartisan election, unless a change 316 in the manner of nominating persons as candidates for election 317 as officers of the township or municipal corporation is made 318 under division (C) or (D) of this section. 319

Sec. 3513.12. At a presidential primary election, which 320 shall be held on the first second Tuesday after the first Monday 321 in March in the year 20002016, and similarly in every fourth 322 year thereafter, delegates and alternates to the national 323 conventions of the different major political parties shall be 324 chosen by direct vote of the electors as provided in this 325 chapter. Candidates for delegate and alternate shall be 326 qualified and the election shall be conducted in the manner 327 prescribed in this chapter for the nomination of candidates for 328 state and district offices, except as provided in section 329 3513.151 of the Revised Code and except that whenever any group 330 of candidates for delegate at large or alternate at large, or 331 any group of candidates for delegates or alternates from 332 districts, file with the secretary of state statements as 333 provided by this section, designating the same persons as their 334 first and second choices for president of the United States, 335 such a group of candidates may submit a group petition 336 containing a declaration of candidacy for each of such 337 candidates. The group petition need be signed only by the number 338 of electors required for the petition of a single candidate. No 339 group petition shall be submitted except by a group of 340

candidates equal in number to the whole number of delegates at 341 large or alternates at large to be elected or equal in number to 342 the whole number of delegates or alternates from a district to 343 be elected. 344

Each person seeking to be elected as delegate or alternate 345 to the national convention of the person's political party shall 346 file with the person's declaration of candidacy and certificate 347 a statement in writing signed by the person in which the person 348 shall state the person's first and second choices for nomination 349 as the candidate of the person's party for the presidency of the 350 United States. The secretary of state shall not permit any 351 declaration of candidacy and certificate of a candidate for 352 election as such delegate or alternate to be filed unless 353 accompanied by such statement in writing. The name of a 354 candidate for the presidency shall not be so used without the 355 candidate's written consent. 356

A person who is a first choice for president of candidates 357 seeking election as delegates and alternates shall file with the 358 secretary of state, prior to the day of the election, a list 359 indicating the order in which certificates of election are to be 360 issued to delegate or alternate candidates to whose candidacy 361 the person has consented, if fewer than all of such candidates 362 are entitled under party rules to be certified as elected. Each 363 candidate for election as such delegate or alternate may also 364 file along with the candidate's declaration of candidacy and 365 certificate a statement in writing signed by the candidate in 366 the following form: 367

"Statement of Candidate

For Election as (Delegate) (Alternate) to the 369

Page 13

(name of political party) National Convention	370
I hereby declare to the voters of my political party in	371
the State of Ohio that, if elected as (delegate)	372
(alternate) to their national party convention, I shall, to the	373
best of my judgment and ability, support that candidate for	374
President of the United States who shall have been selected at	375
this primary by the voters of my party in the manner provided in	376
Chapter 3513. of the Ohio Revised Code, as their candidate for	377
such office.	378
$\dots \dots $	379
Candidate for	380
(Delegate) (Alternate)"	381
The procedures for the selection of candidates for	382
delegate and alternate to the national convention of a political	383
party set forth in this section and in section 3513.121 of the	384
Revised Code are alternative procedures, and if the procedures	385
of this section are followed, the procedures of section 3513.121	386
of the Revised Code need not be followed.	387
Section 2. That existing sections 3501.01, 3513.01, and	388
3513.12 of the Revised Code are hereby repealed.	389
Section 3. Section 3501.01 of the Revised Code is	390
presented in this act as a composite of the section as amended	391
by Am. Sub. H.B. 59, Am. Sub. S.B. 109, and Am. Sub. S.B. 193	392
all of the 130th General Assembly. The General Assembly,	393
applying the principle stated in division (B) of section 1.52 of	394
the Revised Code that amendments are to be harmonized if	395
reasonably capable of simultaneous operation, finds that the	396
composite is the resulting version of the section in effect	397
prior to the effective date of the section as presented in this	398

H. B. No. 153 As Introduced

act.

Page 15