As Passed by the Senate

131st General Assembly

Regular Session 2015-2016

Sub. S. B. No. 63

Senator LaRose

Cosponsors: Senators Hite, Jones, Gardner, Lehner, Hottinger, Tavares, Brown, Coley, Bacon, Balderson, Beagle, Burke, Eklund, Faber, Manning, Obhof, Patton, Peterson, Sawyer, Seitz, Thomas, Uecker, Yuko

A BILL

Го	amend sections 3501.01, 3503.10, 3503.14 ,	1
	3503.15, 3503.18, 3503.19, 3503.21, 3503.23,	2
	3505.181, 3513.05, 3513.18, 3513.19, 3513.191,	3
	3517.012, 3517.013, 3599.02, and 3599.18; to	4
	enact sections 3503.20 and 3503.22; and to	5
	repeal sections 3513.20, 3517.014, and 3517.016	6
	of the Revised Code to create an online voter	7
	registration system, to revise the law	8
	concerning electors' political party	9
	affiliations, to require the Secretary of State	10
	annually to review the Statewide Voter	11
	Registration Database to identify registrants	12
	who are not United States citizens, and to	13
	modify the procedures for maintaining the	14
	Statewide Voter Registration Database.	15

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

Sec	tion 1. T	hat section	ons 3501.0	1, 3503.10, 3503.14,	16
3503.15,	3503.18,	3503.19,	3503.21,	3503.23, 3505.181, 3513.05,	17
3513 19	3513 10	3513 101	3517 012	3517 013 3500 02 and	1 0

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year except in years in which a presidential primary election is	48
held.	49
(2) "Presidential primary election" means a primary	50
election as defined by division (E)(1) of this section at which	51
an election is held for the purpose of choosing delegates and	52
alternates to the national conventions of the major political	53
parties pursuant to section 3513.12 of the Revised Code. Unless	54
otherwise specified, presidential primary elections are included	55
in references to primary elections. In years in which a	56
presidential primary election is held, all primary elections	57
shall be held on the first Tuesday after the first Monday in	58
March except as otherwise authorized by a municipal or county	59
charter.	60
(F) "Political party" means any group of voters meeting	61
the requirements set forth in section 3517.01 of the Revised	62
Code for the formation and existence of a political party.	63
total for the remarked and employees of a porreson pare,.	0.0
(1) "Major political party" means any political party	64
organized under the laws of this state whose candidate for	65
governor or nominees for presidential electors received not less	66
than twenty per cent of the total vote cast for such office at	67
the most recent regular state election.	68
(2) "Minor political party" means any political party	69
organized under the laws of this state that meets either of the	70
following requirements:	71
(a) Except as otherwise provided in this division, the	72
political party's candidate for governor or nominees for	73
presidential electors received less than twenty per cent but not	74

less than three per cent of the total vote cast for such office

at the most recent regular state election. A political party

that meets the requirements of this division remains a political	77
party for a period of four years after meeting those	78
requirements.	79

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

A newly formed political party shall be known as a minor 84 political party until the time of the first election for 85 governor or president which occurs not less than twelve months 86 subsequent to the formation of such party, after which election 87 the status of such party shall be determined by the vote for the 88 office of governor or president.

- (G) "Dominant party in a precinct" or "dominant political party in a precinct" means that political party whose candidate for election to the office of governor at the most recent regular state election at which a governor was elected received more votes than any other person received for election to that office in such precinct at such election.
- (H) "Candidate" means any qualified person certified in 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 103

 <u>is</u> not to be affiliated with a political party, and whose name 104

 has been certified on the office-type ballot at a general or 105

in this state.

special election through the filing of a statement of candidacy	106
and nominating petition, as prescribed in section 3513.257 of	107
the Revised Code.	108
(J) "Nonpartisan candidate" means any candidate whose name	109
is required, pursuant to section 3505.04 of the Revised Code, to	110
be listed on the nonpartisan ballot, including all candidates	111
for judicial office, for member of any board of education, for	112
municipal or township offices in which primary elections are not	113
held for nominating candidates by political parties, and for	114
offices of municipal corporations having charters that provide	115
for separate ballots for elections for these offices.	116
(K) "Party candidate" means any candidate who claims to be	117
a member of is affiliated with a political party and who has	118
been certified to appear on the office-type ballot at a general	119
or special election as the nominee of a political party because	120
the candidate has won the primary election of the candidate's	121
party for the public office the candidate seeks, has been	122
nominated under section 3517.012, or is selected by party	123
committee in accordance with section 3513.31 of the Revised	124
Code.	125
(L) "Officer of a political party" includes, but is not	126
limited to, any member, elected or appointed, of a controlling	127
committee, whether representing the territory of the state, a	128
district therein, a county, township, a city, a ward, a	129
precinct, or other territory, of a major or minor political	130
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party.	101
(M) "Question or issue" means any question or issue	132
certified in accordance with the Revised Code for placement on	133
an official ballot at a general or special election to be held	134

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(N) "Elector" or "qualified elector" means a person having	136
the qualifications provided by law to be entitled to vote.	137
(O) "Voter" means an elector who votes at an election.	138
(P) "Voting residence" means that place of residence of an	139
elector which shall determine the precinct in which the elector	140
may vote.	141
(Q) "Precinct" means a district within a county	142
established by the board of elections of such county within	143
which all qualified electors having a voting residence therein	144
may vote at the same polling place.	145
(R) "Polling place" means that place provided for each	146
precinct at which the electors having a voting residence in such	147
precinct may vote.	148
(S) "Board" or "board of elections" means the board of	149
elections appointed in a county pursuant to section 3501.06 of	150
the Revised Code.	151
(T) "Political subdivision" means a county, township,	152
city, village, or school district.	153
(U) "Election officer" or "election official" means any of	154
the following:	155
(1) Secretary of state;	156
(2) Employees of the secretary of state serving the	157
division of elections in the capacity of attorney,	158
administrative officer, administrative assistant, elections	159
administrator, office manager, or clerical supervisor;	160
(3) Director of a board of elections;	161
(4) Deputy director of a board of elections;	162

(5) Member of a board of elections;	163
(6) Employees of a board of elections;	164
(7) Precinct election officials;	165
(8) Employees appointed by the boards of elections on a	166
temporary or part-time basis.	167
(V) "Acknowledgment notice" means a notice sent by a board	168
of elections, on a form prescribed by the secretary of state,	169
informing a voter registration applicant or an applicant who	170
wishes to change the applicant's residence or name of the status	171
of the application; the information necessary to complete or	172
update the application, if any; and if the application is	173
complete, the precinct in which the applicant is to vote.	174
(W) "Confirmation notice" means a notice sent by a board	175
of elections, on a form prescribed by the secretary of state, to	176
a registered elector to confirm the registered elector's current	177
address.	178
(X) "Designated agency" means an office or agency in the	179
state that provides public assistance or that provides state-	180
funded programs primarily engaged in providing services to	181
persons with disabilities and that is required by the National	182
Voter Registration Act of 1993 to implement a program designed	183
and administered by the secretary of state for registering	184
voters, or any other public or government office or agency that	185
implements a program designed and administered by the secretary	186
of state for registering voters, including the department of job	187
and family services, the program administered under section	188
3701.132 of the Revised Code by the department of health, the	189
department of mental health and addiction services, the	190
department of developmental disabilities, the opportunities for	191

(5) It was issued by the government of the United States

Sec. 3503.10. (A) Each designated agency shall designate

or this state.

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this time.";

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one person within that agency to serve as coordinator for the	220
voter registration program within the agency and its	221
departments, divisions, and programs. The designated person	222
shall be trained under a program designed by the secretary of	223
state and shall be responsible for administering all aspects of	224
the voter registration program for that agency as prescribed by	225
the secretary of state. The designated person shall receive no	226
additional compensation for performing such duties.	227
(B) Every designated agency, public high school and	228
vocational school, public library, and office of a county	229
treasurer shall provide in each of its offices or locations	230
voter registration applications and assistance in the	231
registration of persons qualified to register to vote, in	232
accordance with this chapter.	233
(C) Every designated agency shall distribute to its	234
applicants, prior to or in conjunction with distributing a voter	235
registration application, a form prescribed by the secretary of	236
state that includes all of the following:	237
(1) The question, "Do you want to register to vote or	238
update your current voter registration?"followed by boxes for	239
the applicant to indicate whether the applicant would like to	240
register or decline to register to vote, and the statement,	241
highlighted in bold print, "If you do not check either box, you	242
will be considered to have decided not to register to vote at	243

(2) If the agency provides public assistance, the

statement, "Applying to register or declining to register to

vote will not affect the amount of assistance that you will be

provided by this agency.";

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(3) The statement, "If you would like help in filling out	249
the voter registration application form, we will help you. The	250
decision whether to seek or accept help is yours. You may fill	251
out the application form in private.";	252
(4) The statement, "If you believe that someone has	253
interfered with your right to register or to decline to register	254
to vote, your right to privacy in deciding whether to register	255
or in applying to register to vote, or your right to choose your	256
own political party or other political preference, you may file	257
a complaint with the prosecuting attorney of your county or with	258
the secretary of state," with the address and telephone number	259
for each such official's office.	260
(D) Each designated agency shall distribute a voter	261
registration form prescribed by the secretary of state to each	262
applicant with each application for service or assistance, and	263
with each written application or form for recertification,	264
renewal, or change of address.	265
(E) Each designated agency shall do all of the following:	266
(1) Have employees trained to administer the voter	267
registration program in order to provide to each applicant who	268
wishes to register to vote and who accepts assistance, the same	269
degree of assistance with regard to completion of the voter	270
registration application as is provided by the agency with	271
regard to the completion of its own form;	272
(2) Accept completed voter registration applications,	273
voter registration change of residence forms, and voter	274
registration change of name forms, regardless of whether the	275
application or form was distributed by the designated agency,	276

for transmittal to the office of the board of elections in the

county in which the agency is located. Each designated agency	278
and the appropriate board of elections shall establish a method	279
by which the voter registration applications and other voter	280
registration forms are transmitted to that board of elections	281
within five days after being accepted by the agency.	282
(3) If the designated agency is one that is primarily	283
engaged in providing services to persons with disabilities under	284
a state-funded program, and that agency provides services to a	285
person with disabilities at a person's home, provide the	286
services described in divisions (E)(1) and (2) of this section	287
at the person's home;	288
(4) Keep as confidential, except as required by the	289
secretary of state for record-keeping purposes, the identity of	290
an agency through which a person registered to vote or updated	291
the person's voter registration records, and information	292
relating to a declination to register to vote made in connection	293
with a voter registration application issued by a designated	294
agency.	295
(F) The secretary of state shall prepare and transmit	296
written instructions on the implementation of the voter	297
registration program within each designated agency, public high	298
school and vocational school, public library, and office of a	299
county treasurer. The instructions shall include directions as	300
follows:	301
(1) That each person designated to assist with voter	302
registration maintain strict neutrality with respect to a	303
person's political philosophies, a person's right to register or	304
decline to register, and any other matter that may influence a	305

person's decision to register or not register to vote;

(2) That each person designated to assist with voter	307
registration not seek to influence a person's decision to	308
register or not register to vote, not display or demonstrate any	309
political preference or party allegiance, and not make any	310
statement to a person or take any action the purpose or effect	311
of which is to lead a person to believe that a decision to	312
register or not register has any bearing on the availability of	313
services or benefits offered, on the grade in a particular class	314
in school, or on credit for a particular class in school;	315
(3) Regarding when and how to assist a person in	316
completing the voter registration application, what to do with	317
the completed voter registration application or voter	318
registration update form, and when the application must be	319
transmitted to the appropriate board of elections;	320
(4) Regarding what records must be kept by the agency and	321
where and when those records should be transmitted to satisfy	322
reporting requirements imposed on the secretary of state under	323
the National Voter Registration Act of 1993;	324
(5) Regarding whom to contact to obtain answers to	325
questions about voter registration forms and procedures.	326
(G) If the voter registration activity is part of an in-	327
class voter registration program in a public high school or	328
vocational school, whether prescribed by the secretary of state	329
or independent of the secretary of state, the board of education	330
shall do all of the following:	331
(1) Establish a schedule of school days and hours during	332
these days when the person designated to assist with voter	333
registration shall provide voter registration assistance;	334

(2) Designate a person to assist with voter registration

from the public high school's or vocational school's staff;	336
(3) Make voter registration applications and materials	337
available, as outlined in the voter registration program	338
established by the secretary of state pursuant to section	339
3501.05 of the Revised Code;	340
(4) Distribute the statement, "applying to register or	341
declining to register to vote, or registering as affiliated with	342
a particular political party or registering to vote and	343
remaining unaffiliated, will not affect or be a condition of	344
your receiving a particular grade in or credit for a school	345
course or class, participating in a curricular or	346
extracurricular activity, receiving a benefit or privilege, or	347
participating in a program or activity otherwise available to	348
pupils enrolled in this school district's schools.";	349
(5) Establish a method by which the voter registration	350
application and other voter registration forms are transmitted	351
to the board of elections within five days after being accepted	352
by the public high school or vocational school.	353
(H) Any person employed by the designated agency, public	354
high school or vocational school, public library, or office of a	355
county treasurer may be designated to assist with voter	356
registration pursuant to this section. The designated agency,	357
public high school or vocational school, public library, or	358
office of a county treasurer shall provide the designated	359
person, and make available such space as may be necessary,	360
without charge to the county or state.	361
(I) The secretary of state shall prepare and cause to be	362
displayed in a prominent location in each designated agency a	363
notice that identifies the person designated to assist with	364

voter registration, the nature of that person's duties, and	365
where and when that person is available for assisting in the	366
registration of voters.	367
A designated agency may furnish additional supplies and	368
services to disseminate information to increase public awareness	369
of the existence of a person designated to assist with voter	370
registration in every designated agency.	371
(J) This section does not limit any authority a board of	372
education, superintendent, or principal has to allow, sponsor,	373
or promote voluntary election registration programs within a	374
high school or vocational school, including programs in which	375
pupils serve as persons designated to assist with voter	376
registration, provided that no pupil is required to participate.	377
(K) Each public library and office of the county treasurer	378
shall establish a method by which voter registration forms are	379
transmitted to the board of elections within five days after	380
being accepted by the public library or office of the county	381
treasurer.	382
(L) The department of job and family services and its	383
departments, divisions, and programs shall limit administration	384
of the aspects of the voter registration program for the	385
department to the requirements prescribed by the secretary of	386
state and the requirements of this section and the National	387
Voter Registration Act of 1993.	388
Sec. 3503.14. (A) The secretary of state shall prescribe	389
the form and content of the registration, change of residence,	390
and change of name forms used in this state. The	391
(1) The forms shall meet the requirements of the National	392

Voter Registration Act of 1993 and shall include spaces for all

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not be registered as affiliated with any political party:	421
(i) The applicant is not currently registered as	422
affiliated with a political party, as defined in section 3517.01	423
of the Revised Code, and the applicant does not write the name	424
of a political party, as defined in that section.	425
(ii) The applicant writes the name of an organization that	426
is not a political party, as defined in section 3517.01 of the	427
Revised Code, at the time the form is received by the board of	428
elections.	429
(iii) The applicant writes the names of two or more	430
organizations or political parties.	431
(d) If the applicant is currently registered as affiliated	432
with a political party, as defined in section 3517.01 of the	433
Revised Code, and the applicant does not write the name of a	434
political party, as defined in that section, the board shall	435
retain the political party affiliation from the applicant's	436
prior registration record.	437
(3) The registration form shall include a space on which	438
the person registering an applicant shall sign the person's name	439
and provide the person's address and a space on which the person	440
registering an applicant shall name the employer who is	441
employing that person to register the applicant.	442
(4) Except for forms prescribed by the secretary of state	443
under section 3503.11 of the Revised Code, the secretary of	444
state shall permit boards of elections to produce forms that	445
have subdivided spaces for each individual alphanumeric	446
character of the information provided by the voter so as to	447
accommodate the electronic reading and conversion of the voter's	448
information to data and the subsequent electronic transfer of	449

that data to the statewide voter registration database	450
established under section 3503.15 of the Revised Code.	451
(B) None of the following persons who are registering an	452
applicant in the course of that official's or employee's normal	453
duties shall sign the person's name, provide the person's	454
address, or name the employer who is employing the person to	455
register an applicant on a form prepared under this section:	456
(1) An election official;	457
(2) A county treasurer;	458
(3) A deputy registrar of motor vehicles;	459
(4) An employee of a designated agency;	460
(5) An employee of a public high school;	461
(6) An employee of a public vocational school;	462
(7) An employee of a public library;	463
(8) An employee of the office of a county treasurer;	464
(9) An employee of the bureau of motor vehicles;	465
(10) An employee of a deputy registrar of motor vehicles;	466
(11) An employee of an election official.	467
(C) Except as provided in section 3501.382 of the Revised	468
Code, any applicant who is unable to sign the applicant's own	469
name shall make an "X," if possible, which shall be certified by	470
the signing of the name of the applicant by the person filling	471
out the form, who shall add the person's own signature. If an	472
applicant is unable to make an "X," the applicant shall indicate	473
in some manner that the applicant desires to register to vote or	474
to change the applicant's name or residence. The person	475

registering the applicant shall sign the form and attest that	476
the applicant indicated that the applicant desired to register	477
to vote or to change the applicant's name or residence.	478
(D) No registration, change of residence, or change of	479
name form shall be rejected solely on the basis that a person	480
registering an applicant failed to sign the person's name or	481
failed to name the employer who is employing that person to	482
register the applicant as required under division (A) of this	483
section.	484
(E) A voter registration application submitted online	485
through the internet pursuant to section 3503.20 of the Revised	486
Code is not required to contain a signature to be considered	487
valid. The signature obtained under division (B) of that section	488
shall be considered the applicant's signature for all election	489
and signature-matching purposes.	490
(F) As used in this section, "registering an applicant"	491
includes any effort, for compensation, to provide voter	492
registration forms or to assist persons in completing or	493
returning those forms.	494
Sec. 3503.15. (A)(1) The secretary of state shall	495
establish and maintain a statewide voter registration database	496
that shall be administered by the office of the secretary of	497
	498
state and made continuously available to each board of elections	
and to other agencies as authorized by law.	499
(2)(a) State agencies, including, but not limited to, the	500
department of health, <u>the</u> bureau of motor vehicles, <u>the</u>	501
department of job and family services, the department of	502
medicaid, and the department of rehabilitation and corrections,	503
shall provide any information and data to the secretary of state	504

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that is collected in the course of normal business and that is	505
necessary to register to vote, to update an elector's	506
registration, or to maintain the statewide voter registration	507
database established pursuant to this section, except where	508
prohibited by federal law or regulation. The department of	509
health, the bureau of motor vehicles, the department of job and	510
family services, the department of medicaid, and the department	511
of rehabilitation and corrections shall provide that information	512
and data to the secretary of state not later than the last day	513
of each month. The secretary of state shall ensure that any	514
information or data provided to the secretary of state that is	515
confidential in the possession of the entity providing the data	516
remains confidential while in the possession of the secretary of	517
state. No public office, and no public official or employee,	518
shall sell that information or data or use that information or	519
data for profit.	520

- (b) Information provided under this division 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.
- (c) A board of elections shall contact a registered 527 elector pursuant to the rules adopted under division (D) (7) of 528 this section to verify the accuracy of the information in the 529 statewide voter registration database regarding that elector if 530 that information does not conform with information provided 531 under division (A) (2) (a) of this section and the discrepancy 532 would affect the elector's eligibility to cast a regular ballot. 533
 - (3) (a) The secretary of state shall enter into agreements

to share information or data that is in the possession of the	535
secretary of state with other states or groups of states, as the	536
secretary of state considers necessary, in order to maintain the	537
statewide voter registration database established pursuant to	538
this section. Except as otherwise provided in division (A)(3)(b)	539
of this section, the secretary of state shall ensure that any	540
information or data provided to the secretary of state that is	541
confidential in the possession of the state providing the data	542
remains confidential while in the possession of the secretary of	543
state.	544

- (b) The secretary of state may provide such otherwise 545 confidential information or data to persons or organizations 546 that are engaging in legitimate governmental purposes related to 547 the maintenance of the statewide voter registration database. 548 The secretary of state shall adopt rules pursuant to Chapter 549 119. of the Revised Code identifying the persons or 550 organizations who may receive that information or data. The 551 secretary of state shall not share that information or data with 552 a person or organization not identified in those rules. The 553 secretary of state shall ensure that a person or organization 554 that receives confidential information or data under this 555 division keeps the information or data confidential in the 556 person's or organization's possession by, at a minimum, entering 557 into a confidentiality agreement with the person or 558 organization. Any confidentiality agreement entered into under 559 this division shall include a requirement that the person or 560 organization submit to the jurisdiction of this state in the 561 event that the person or organization breaches the agreement. 562
- (4) No person or entity that receives information or data 563 under division (A)(3) of this section shall sell the information 564 or data or use the information or data for profit. 565

(5) The secretary of state shall regularly transmit to the	566
boards of elections, to the extent permitted by state and	567
federal law, the information and data the secretary of state	568
receives under divisions (A)(2) and (3) of this section that is	569
necessary to do the following, in order to ensure that the	570
accuracy of the statewide voter registration database is	571
maintained on a regular basis in accordance with applicable	572
state and federal law:	573
(a) Require the boards of elections to maintain the	574
database in a manner that ensures that the name of each	575
registered elector appears in the database, that only	576
individuals who are not registered or eligible to vote are	577
removed from the database, and that duplicate registrations are	578
eliminated from the database;	579
(b) Require the boards of elections to make a reasonable	580
effort to remove individuals who are not eligible to vote from	581
the database;	582
(c) Establish safeguards to ensure that eligible electors	583
are not removed in error from the database.	584
(B) The statewide voter registration database established	585
under this section shall be the official list of registered	586
voters for all elections conducted in this state.	587
(C) The statewide voter registration database established	588
under this section shall, at a minimum, include all of the	589
following:	590
(1) An electronic network that connects all board of	591
elections offices with the office of the secretary of state and	592
with the offices of all other boards of elections;	593
(2) A computer program that harmonizes the records	594

contained in the database with records maintained by each board	595
of elections;	596
(3) An interactive computer program that allows access to	597
the records contained in the database by each board of elections	598
and by any persons authorized by the secretary of state to add,	599
delete, modify, or print database records, and to conduct	600
updates of the database;	601
(4) A search program capable of verifying registered	602
voters and their registration information by name, driver's	603
license number, birth date, social security number, or current	604
address;	605
(5) Safeguards and components to ensure that the	606
integrity, security, and confidentiality of the voter	607
registration information is maintained;	608
(6) Methods to retain canceled voter registration records	609
for not less than five years after they are canceled and to	610
record the reason for their cancellation.	611
(D) The secretary of state shall adopt rules pursuant to	612
Chapter 119. of the Revised Code doing all of the following:	613
(1) Specifying the manner in which existing voter	614
registration records maintained by boards of elections shall be	615
converted to electronic files for inclusion in the statewide	616
voter registration database;	617
(2) Establishing a uniform method for entering voter	618
registration records into the statewide voter registration	619
database on an expedited basis, but not less than once per day,	620
if new registration information is received;	621
(3) Establishing a uniform method for purging canceled	622

voter registration records from the statewide voter registration	623
database in accordance with section 3503.21 of the Revised Code;	624
(4) Specifying the persons authorized to add, delete,	625
modify, or print records contained in the statewide voter	626
registration database and to make updates of that database;	627
(5) Establishing a process for annually auditing the	628
information contained in the statewide voter registration	629
database;	630
(6) Establishing, by mutual agreement with the bureau of	631
motor vehicles, the content and format of the information and	632
data the bureau of motor vehicles shall provide to the secretary	633
of state under division (A)(2)(a) of this section and the	634
frequency with which the bureau shall provide that information	635
and data;	636
(7) Establishing a uniform method for addressing instances	637
in which records contained in the statewide voter registration	638
database do not conform with records maintained by an agency,	639
state, or group of states described in division (A)(2)(a) or (3)	640
(a) of this section. That method shall prohibit an elector's	641
voter registration from being canceled on the sole basis that	642
the information in the registration record does not conform to	643
records maintained by such an agency.	644
(E) A board of elections promptly shall purge a voter's	645
name and voter registration information from the statewide voter	646
registration database in accordance with the rules adopted by	647
the secretary of state under division (D)(3) of this section	648
after the cancellation of a voter's registration under section	649
3503.21 of the Revised Code.	650

(F) The secretary of state shall provide training in the

operation of the statewide voter registration database to each	652
board of elections and to any persons authorized by the	653
secretary of state to add, delete, modify, or print database	654
records, and to conduct updates of the database.	655
(G)(1) The statewide voter registration database	656
established under this section shall be made available on a web	657
site of the office of the secretary of state as follows:	658
(a) Except as otherwise provided in division (G)(1)(b) of	659
this section, the following information from the statewide voter	660
registration database regarding a registered voter shall be made	661
available on the web site:	662
(i) The voter's name;	663
(ii) The voter's address;	664
(iii) The voter's precinct number;	665
(iv) The voter's political party affiliation, if any;	666
(v) The voter's voting history.	667
(b) During the thirty days before the day of a primary or	668
general election, the web site interface of the statewide voter	669
registration database shall permit a voter to search for the	670
polling location at which that voter may cast a ballot.	671
(2) The secretary of state shall establish, by rule	672
adopted under Chapter 119. of the Revised Code, a process for	673
boards of elections to notify the secretary of state of changes	674
in the locations of precinct polling places for the purpose of	675
updating the information made available on the secretary of	676
state's web site under division (G)(1)(b) of this section. Those	677
rules shall require a board of elections, during the thirty days	678
before the day of a primary or general election, to notify the	679

secretary of state within one business day of any change to the	680
location of a precinct polling place within the county.	681
(3) During the thirty days before the day of a primary or	682
general election, not later than one business day after	683
receiving a notification from a county pursuant to division (G)	684
(2) of this section that the location of a precinct polling	685
place has changed, the secretary of state shall update that	686
information on the secretary of state's web site for the purpose	687
of division (G)(1)(b) of this section.	688
(H) The secretary of state shall conduct an annual review	689
of the statewide voter registration database as follows:	690
(1) The secretary of state shall compare the information	691
in the statewide voter registration database with the	692
information the secretary of state obtains from the bureau of	693
motor vehicles under division (A)(2) of this section to identify	694
any person who does all of the following, in the following	695
order:	696
(a) Submits documentation to the bureau of motor vehicles	697
that indicates that the person is not a United States citizen;	698
(b) Registers to vote, submits a voter registration change	699
of residence or change of name form, or votes in this state;	700
(c) Submits documentation to the bureau of motor vehicles	701
that indicates that the person is not a United States citizen.	702
(2) The secretary of state shall send a written notice to	703
each person identified under division (H)(1) of this section,	704
instructing the person either to confirm that the person is a	705
United States citizen or to submit a completed voter	706
registration cancellation form to the secretary of state. The	707
secretary of state shall include a blank voter registration	708

cancellation form with the notice. If the person fails to	709
respond to the secretary of state in the manner described in	710
division (H)(3) or (4) of this section not later than thirty	711
days after the notice was sent, the secretary of state promptly	712
shall send the person a second notice and form.	713
(3) If, not later than sixty days after the first notice	714
was sent, a person who is sent a notice under division (H)(2) of	715
this section responds to the secretary of state, confirming that	716
the person is a United States citizen, the secretary of state	717
shall take no action concerning the person's voter registration.	718
(4) If, not later than sixty days after the first notice	719
was sent, a person who receives a notice under division (H)(2)	720
of this section sends a completed voter registration	721
cancellation form to the secretary of state, the secretary of	722
state shall instruct the board of elections of the county in	723
which the person is registered to cancel the person's	724
registration.	725
(5) If a person who was sent a second notice under	726
division (H)(2) of this section fails to respond to the	727
secretary of state in the manner described in division (H)(3) or	728
(4) of this section not later than thirty days after the second	729
notice was sent, the secretary of state shall refer the matter	730
to the attorney general for further investigation and possible	731
prosecution under section 3599.11, 3599.12, 3599.13, or any	732
other applicable section of the Revised Code. If, after the	733
thirtieth day after the second notice was sent, the person sends	734
a completed voter registration cancellation form to the	735
secretary of state, the secretary of state shall instruct the	736
board of elections of the county in which the person is	737
registered to cancel the person's registration and shall notify	738

the attorney general of the cancellation.	739
(6) The secretary of state shall not conduct the review	740
described in division (H) of this section during the ninety days	741
immediately preceding a primary or general election for federal	742
office.	743
Sec. 3503.18. (A) (1) The Not later than the last day of	744
each month, the director of health shall file with the secretary	745
of state, at least once each month, the names, social security	746
numbers, dates of birth, dates of death, and residences of all	747
persons, over eighteen years of age, who have died within this	748
state or another state within such monthduring the period	749
beginning on the date of the most recent filing and ending on	750
the day before the date of the current filing. If the director	751
is notified of the death of such a person after the director has	752
filed the report for the month in period during which the person	753
died, the director shall file with the secretary of state a	754
supplemental report containing that information concerning the	755
person not later than one month after the director is notified	756
of the person's death.	757
(2) The secretary of state and the director of health	758
shall jointly establish a secure electronic system through which	759
they shall exchange the information described in division (A)(1)	760
of this section regarding the death of a registered elector.	761
(B) At least once each month, each probate judge in this	762
state shall file with the board of elections the names and	763
residence addresses of all persons over eighteen years of age	764
who have been adjudicated incompetent for the purpose of voting,	765
as provided in section 5122.301 of the Revised Code.	766
(C) At least once each month the clerk of the court of	767

common pleas shall file with the board the names and residence addresses of all persons who have been convicted during the previous month of crimes that would disfranchise such persons under existing laws of the state. Reports of conviction of crimes under the laws of the United States that would disfranchise an elector and that are provided to the secretary of state by any United States attorney shall be forwarded by the secretary of state to the appropriate board of elections.

(D) Upon receiving a report required by this section, the board of elections shall promptly cancel the registration of each elector named in the report in accordance with section 3503.21 of the Revised Code. If the report contains a residence address of an elector in a county other than the county in which the board of elections is located, the director shall promptly send a copy of the report to the appropriate board of elections, which shall cancel the registration in accordance with that section.

Sec. 3503.19. (A) Persons qualified to register or to change their registration because of a change of address or change of name may register or change their registration in person at any state or local office of a designated agency, at the office of the registrar or any deputy registrar of motor vehicles, at a public high school or vocational school, at a public library, at the office of a county treasurer, or at a branch office established by the board of elections, or in person, through another person, or by mail at the office of the secretary of state or at the office of a board of elections. A registered elector may also change the elector's registration on election day at any polling place where the elector is eligible to vote, in the manner provided under section 3503.16 of the Revised Code.

Any state or local office of a designated agency, the	799
office of the registrar or any deputy registrar of motor	800
vehicles, a public high school or vocational school, a public	801
library, or the office of a county treasurer shall transmit any	802
voter registration application or change of registration form	803
that it receives to the board of elections of the county in	804
which the state or local office is located, within five days	805
after receiving the voter registration application or change of	806
registration form.	807

An otherwise valid voter registration application that is returned to the appropriate office other than by mail must be received by 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, the office of a county treasurer, the office of the secretary of state, or the office of a board of elections no later than the thirtieth day preceding a primary, special, or general election for the person to qualify as an elector eligible to vote at that election. An otherwise valid registration application received after that day entitles the elector to vote at all subsequent elections.

Any 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 shall date stamp a registration application or change of name or change of address form it receives using a date stamp that does not disclose the identity of the state or local office that receives the registration.

Voter registration applications, if otherwise valid, that

are returned by mail to the office of the secretary of state or	829
to the office of a board of elections must be postmarked no	830
later than the thirtieth day preceding a primary, special, or	831
general election in order for the person to qualify as an	832
elector eligible to vote at that election. If an otherwise valid	833
voter registration application that is returned by mail does not	834
bear a postmark or a legible postmark, the registration shall be	835
valid for that election if received by the office of the	836
secretary of state or the office of a board of elections no	837
later than twenty-five days preceding any special, primary, or	838
general election.	839

- (B) (1) Any person may apply in person, by telephone, by 840 mail, or through another person for voter registration forms to 841 the office of the secretary of state or the office of a board of 842 elections. An individual who is eligible to vote as a uniformed 843 services voter or an overseas voter in accordance with 42 U.S.C. 844 1973ff-6 also may apply for voter registration forms by 845 electronic means to the office of the secretary of state or to 846 the board of elections of the county in which the person's 847 voting residence is located pursuant to section 3503.191 of the 848 Revised Code. 849
- (2)(a) An applicant may return the applicant's completed 850 registration form in person or by mail to any state or local 851 office of a designated agency, to a public high school or 852 vocational school, to a public library, to the office of a 853 county treasurer, to the office of the secretary of state, or to 854 the office of a board of elections. An applicant who is eligible 855 to vote as a uniformed services voter or an overseas voter in 856 accordance with 42 U.S.C. 1973ff-6 also may return the 857 applicant's completed voter registration form electronically to 858 the office of the secretary of state or to the board of 859

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elections of the county in which the person's voting residence	860
is located pursuant to section 3503.191 of the Revised Code.	861
(b) Subject to division (B)(2)(c) of this section, an	862
applicant may return the applicant's completed registration form	863
through another person to any board of elections or the office	864
of the secretary of state.	865
(c) A person who receives compensation for registering a	866
voter shall return any registration form entrusted to that	867
person by an applicant to any board of elections or to the	868
office of the secretary of state.	869
(d) If a board of elections or the office of the secretary	870
of state receives a registration form under division (B)(2)(b)	871
or (c) of this section before the thirtieth day before an	872
election, the board or the office of the secretary of state, as	873
applicable, shall forward the registration to the board of	874
elections of the county in which the applicant is seeking to	875
register to vote within ten days after receiving the	876
application. If a board of elections or the office of the	877
secretary of state receives a registration form under division	878
(B)(2)(b) or (c) of this section on or after the thirtieth day	879
before an election, the board or the office of the secretary of	880
state, as applicable, shall forward the registration to the	881
board of elections of the county in which the applicant is	882
seeking to register to vote within thirty days after that	883
election.	884
(C)(1) A board of elections that receives a voter	885
registration application and is satisfied as to the truth of the	886
statements made in the registration form shall register the	887
	'

applicant not later than twenty business days after receiving

the application, unless that application is received during the

thirty days immediately preceding the day of an election. The	890
board shall promptly notify the applicant in writing of each of	891
the following:	892
(a) The applicant's registration;	893
(b) The political party, if any, with which the applicant	894
is registered as affiliated;	895
(c) The precinct in which the applicant is to vote;	896
(c) (d) In bold type as follows:	897
"Voters must bring identification to the polls in order to	898
verify identity. Identification may include a current and valid	899
photo identification, a military identification, or a copy of a	900
current utility bill, bank statement, government check,	901
paycheck, or other government document, other than this	902
notification, that shows the voter's name and current address.	903
Voters who do not provide one of these documents will still be	904
able to vote by casting a provisional ballot. Voters who do not	905
have any of the above forms of identification, including a	906
social security number, will still be able to vote by signing an	907
affirmation swearing to the voter's identity under penalty of	908
election falsification and by casting a provisional ballot."	909
The notification shall be by nonforwardable mail. If the	910
mail is returned to the board, it shall investigate and cause	911
the notification to be delivered to the correct address.	912
(2) If, after investigating as required under division (C)	913
(1) of this section, the board is unable to verify the voter's	914
correct address, it shall cause the voter's name in the official	915
registration list and in the poll list or signature pollbook to	916
be marked to indicate that the voter's notification was returned	917
to the board.	918

internet;

At the first election at which a voter whose name has been	919
so marked appears to vote, the voter shall be required to	920
provide identification to the election officials and to vote by	921
provisional ballot under section 3505.181 of the Revised Code.	922
If the provisional ballot is counted pursuant to division (B)(3)	923
of section 3505.183 of the Revised Code, the board shall correct	924
that voter's registration, if needed, and shall remove the	925
indication that the voter's notification was returned from that	926
voter's name on the official registration list and on the poll	927
list or signature pollbook. If the provisional ballot is not	928
counted pursuant to division (B)(4)(a)(i), (v), or (vi) of	929
section 3505.183 of the Revised Code, the voter's registration	930
shall be canceled. The board shall notify the voter by United	931
States mail of the cancellation.	932
(3) If a notice of the disposition of an otherwise valid	933
registration application is sent by nonforwardable mail and is	934
returned undelivered, the person shall be registered as provided	935
in division (C)(2) of this section and sent a confirmation	936
notice by forwardable mail. If the person fails to respond to	937
the confirmation notice, update the person's registration, or	938
vote by provisional ballot as provided in division (C)(2) of	939
this section in any election during the period of two federal	940
elections subsequent to the mailing of the confirmation notice,	941
the person's registration shall be canceled.	942
Sec. 3503.20. (A) The secretary of state shall establish a	943
secure online voter registration system. The system shall	944
provide for all of the following:	945
(1) An applicant to submit a voter registration	946
application to the secretary of state online through the	947

(2) The online applicant to be registered to vote, if all	949
of the following apply:	950
(a) The application contains all of the following	951
<pre>information:</pre>	952
(i) The applicant's name;	953
(ii) The applicant's address;	954
(iii) The applicant's date of birth;	955
(iv) The last four digits of the applicant's social	956
<pre>security number;</pre>	957
(v) The applicant's Ohio driver's license number or the	958
number of the applicant's state identification card issued under	959
section 4507.50 of the Revised Code.	960
(b) The applicant's name, address, and date of birth, the	961
last four digits of the applicant's social security number, and	962
the applicant's Ohio driver's license number or the number of	963
the applicant's state identification card as they are provided	964
in the application are not inconsistent with the information on	965
file with the bureau of motor vehicles;	966
(c) The applicant is a United States citizen, will have	967
lived in this state for thirty days immediately preceding the	968
next election, will be at least eighteen years of age on or	969
before the day of the next general election, and is otherwise	970
eligible to register to vote;	971
(d) The applicant attests to the truth and accuracy of the	972
information submitted in the online application under penalty of	973
election falsification.	974
(B) The secretary of state may include in the online voter	975

registration application a feature that permits an applicant to	976
register as affiliated with a political party in the manner	977
described in section 3503.14 of the Revised Code by selecting	978
the name of a political party.	979
(C) If an individual registers to vote or a registered	980
elector updates the elector's name, address, or both under this	981
section, the secretary of state shall obtain an electronic copy	982
of the applicant's or elector's signature that is on file with	983
the bureau of motor vehicles. That electronic signature shall be	984
used as the applicant's or elector's signature on voter	985
registration records, for all election and signature-matching	986
purposes.	987
(D) The secretary of state shall employ whatever security	988
measures the secretary of state considers necessary to ensure	989
the integrity and accuracy of voter registration information	990
submitted electronically pursuant to this section. Errors in	991
processing voter registration applications in the online system	992
shall not prevent an applicant from becoming registered or from	993
<pre>voting.</pre>	994
(E) The online voter registration application established	995
under division (A) of this section shall include the following	996
language:	997
"By clicking the box below, I affirm all of the following	998
under penalty of election falsification, which is a felony of	999
<pre>the fifth degree:</pre>	1000
(1) I am the person whose name and identifying information	1001
is provided on this form, and I desire to register to vote, or	1002
update my voter registration, in the State of Ohio.	1003
(2) All of the information I have provided on this form is	1004

true and correct as of the date I am submitting this form.	1005
(3) I am a United States citizen.	1006
(4) I will have lived in Ohio for thirty days immediately	1007
preceding the next election.	1008
(5) I will be at least eighteen years of age on or before	1009
the day of the next general election.	1010
(6) I authorize the Bureau of Motor Vehicles to transmit	1011
to the Ohio Secretary of State my signature that is on file with	1012
the Bureau of Motor Vehicles, and I understand and agree that	1013
the signature transmitted by the Bureau of Motor Vehicles will	1014
be used by the Secretary of State to validate this electronic	1015
voter registration application as if I had signed this form	1016
<pre>personally."</pre>	1017
In order to register to vote or update a voter	1018
registration under division (A) of this section, an applicant or	1019
elector shall be required to mark the box in the online voter	1020
registration application that appears in conjunction with the	1021
<pre>previous statement.</pre>	1022
(F) The online voter registration process established	1023
under division (A) of this section shall be in operation and	1024
available for use by individuals who wish to register to vote or	1025
update their voter registration information online not later	1026
than the first day of July occurring not fewer than one hundred	1027
twenty days after the effective date of this section. During the	1028
period beginning on the first day after the close of voter	1029
registration before an election and ending on the day of the	1030
election, the online voter registration system shall display a	1031
notice indicating that the applicant will not be registered to	1032
vote for the purposes of that election.	1033

(G) Notwithstanding section 1.50 of the Revised Code, if	1034
any provision of this section or of division (E) of section	1035
3503.14 of the Revised Code is held invalid, or if the	1036
application of any provision of this section or of that division	1037
to any person or circumstance is held invalid, then this section	1038
and that division cease to operate.	1039
Sec. 3503.21. (A) The registration of a registered elector	1040
shall be canceled upon the occurrence of any of the following:	1041
(1) The filing by a registered elector of a written	1042
request with a board of elections or the secretary of state, on	1043
a form prescribed by the secretary of state and signed by the	1044
elector, that the registration be canceled. The filing of such a	1045
request does not prohibit an otherwise qualified elector from	1046
reregistering to vote at any time.	1047
(2) The filing of a notice of the death of a registered	1048
elector as provided in section 3503.18 of the Revised Code;	1049
(3) The filing with the board of elections of a certified	1050
copy of the death certificate of a registered elector by the	1051
deceased elector's spouse, parent, or child, by the	1052
administrator of the deceased elector's estate, or by the	1053
executor of the deceased elector's will;	1054
(4) The conviction of the registered elector of a felony	1055
under the laws of this state, any other state, or the United	1056
States as provided in section 2961.01 of the Revised Code;	1057
(5) The adjudication of incompetency of the registered	1058
elector for the purpose of voting as provided in section	1059
5122.301 of the Revised Code;	1060
(6) The change of residence of the registered elector to a	1061
location outside the county of registration in accordance with	1062

division (B) of this section;	1063
(7) The failure of the registered elector, after having	1064
been mailed a confirmation notice, to do either of the	1065
following:	1066
(a) Respond to such a notice and vote at least once during	1067
a period of four consecutive years, which period shall include	1068
two general federal elections;	1069
(b) Update the elector's registration and vote at least	1070
once during a period of four consecutive years, which period	1071
shall include two general federal elections.	1072
(B)(1) The secretary of state shall prescribe procedures	1073
to identify and cancel the registration in a prior county of	1074
residence of any registrant who changes the registrant's voting	1075
residence to a location outside the registrant's current county	1076
of registration. Any procedures prescribed in this division	1077
shall be uniform and nondiscriminatory, and shall comply with	1078
the Voting Rights Act of 1965. The secretary of state may	1079
prescribe procedures under this division that include the use of	1080
the national change of address service provided by the United	1081
States postal system through its licensees. Any program so	1082
prescribed shall be completed not later than ninety days prior	1083
to the date of any primary or general election for federal	1084
office.	1085
(2) The registration of any elector identified as having	1086
changed the elector's voting residence to a location outside the	1087
elector's current county of registration shall not be canceled	1088
unless the registrant is sent a confirmation notice on a form	1089
prescribed by the secretary of state and the registrant fails to	1090
respond to the confirmation notice or otherwise update the	1091

registration and fails to vote in any election during the period	1092
of two federal elections subsequent to the mailing of the	1093
confirmation notice.	1094

- (C) The registration of a registered elector shall not be 1095 canceled except as provided in this section, division (Q) of 1096 section 3501.05 of the Revised Code, division (C) (2) of section 1097 3503.19 of the Revised Code, or division (C) of section 3503.24 1098 of the Revised Code.
- (D) Boards of elections shall send their voter 1100 registration information to the secretary of state as required 1101 under section 3503.15 of the Revised Code. The secretary of 1102 state may prescribe by rule adopted pursuant to section 111.15 1103 of the Revised Code the format in which the boards of elections 1104 must send that information to the secretary of state. In the 1105 first quarter of each year, the secretary of state shall send 1106 the information to the national change of address service 1107 described in division (B) of this section and request that 1108 service to provide the secretary of state with a list of any 1109 voters sent by the secretary of state who have moved within the 1110 last twelve months. The secretary of state shall transmit to 1111 each appropriate board of elections whatever lists the secretary 1112 of state receives from that service. The board shall send a 1113 notice to each person on the list transmitted by the secretary 1114 of state requesting confirmation of the person's change of 1115 address, together with a postage prepaid, preaddressed return 1116 envelope containing a form on which the voter may verify or 1117 correct the change of address information. 1118
- (E) The registration of a registered elector described in 1119 division (A)(7) or (B)(2) of this section shall be canceled not 1120 later than one hundred twenty days after the date of the second 1121

general federal election in which the elector fails to vote or	1122
not later than one hundred twenty days after the expiration of	1123
the four-year period in which the elector fails to vote or	1124
respond to a confirmation notice, whichever is later.	1125
(F)(1) When a registration is canceled pursuant to	1126
division (A)(2) or (3) of this section, the applicable board of	1127
elections shall send a written notice, on a form prescribed by	1128
the secretary of state, to the address at which the elector was	1129
registered, informing the recipient that the elector's	1130
registration has been canceled, of the reason for the	1131
cancellation, and that if the cancellation was made in error,	1132
the elector may contact the board of elections to correct the	1133
error.	1134
(2) If the elector's registration is canceled pursuant to	1135
division (A)(2) or (3) of this section in error, it shall be	1136
restored and treated as though it were never canceled.	1137
Sec. 3503.22. (A) (1) An elector's political party	1138
affiliation shall be determined based on the most recent of the	1139
<pre>following:</pre>	1140
(a) The elector's registration form;	1141
(b) The elector's most recent declaration of political	1142
party affiliation filed under division (B) of this section;	1143
(c) The elector's action in casting the ballot of a	1144
political party at a primary election.	1145
(2) If the elector was registered before the effective	1146
date of this section, the elector's registration form shall be	1147
deemed to indicate an affiliation with the political party whose	1148
ballot the elector voted at the most recent primary election	1149
	1150

preceding two calendar years.	1151
(3) An elector's action in voting only in a special	1152
election on a question or issue held on the day of a primary	1153
election shall not affect the elector's political party	1154
affiliation, as determined under division (A) of this section.	1155
(B) An elector who wishes to change or remove the	1156
elector's political party affiliation, as determined under	1157
division (A) of this section, may file a declaration of	1158
political party affiliation, on a form prescribed by the	1159
secretary of state, with the board of elections of the county in	1160
which the elector resides.	1161
Sec. 3503.23. (A) Fourteen days before an election, the	1162
board of elections shall cause to be prepared from the statewide	1163
voter registration database established under section 3503.15 of	1164
the Revised Code a complete and official registration list for	1165
each precinct, containing the names, addresses, and political	1166
party whose ballot the elector voted in the most recent primary	1167
election within the current year and the immediately preceding-	1168
two calendar years, affiliations of all qualified registered	1169
voters in the precinct, as determined under section 3503.22 of	1170
the Revised Code. All the names, insofar as practicable, shall	1171
be arranged in alphabetical order. The lists may be prepared	1172
either in sheet form on one side of the paper or in electronic	1173
form, at the discretion of the board. Each precinct list shall	1174
be headed "Register of Voters," and under the heading shall be	1175
indicated the district or ward and precinct.	1176
Appended to each precinct list shall be attached the names	1177
of the members of the board and the name of the director. A	1178
sufficient number of such lists shall be provided for	1179
distribution to the candidates, political parties, or organized	1180

groups that apply for them. The board shall have each precinct	1181
list available at the board for viewing by the public during	1182
normal business hours. The board shall ensure that, by the	1183
opening of the polls on the day of a general or primary	1184
election, each precinct has a paper copy of the registration	1185
list of voters in that precinct.	1186
(B) On the day of a general or primary election, precinct	1187
election officials shall do both of the following:	1188
(1) By the time the polls open, conspicuously post and	1189
display at the polling place one copy of the registration list	1190
of voters in that precinct in an area of the polling place that	1191
is easily accessible;	1192
(2) At 11 a.m. and 4 p.m. place a mark, on the official	1193
registration list posted at the polling place, before the name	1194
of those registered voters who have voted.	1195
(C) Notwithstanding division (B) of section 3501.35 of the	1196
Revised Code, any person may enter the polling place for the	1197
sole purpose of reviewing the official registration list posted	1198
in accordance with division (B) of this section, provided that	1199
the person does not engage in conduct that would constitute	1200
harassment in violation of the election law, as defined in	1201
section 3501.90 of the Revised Code.	1202
Sec. 3505.181. (A) All of the following individuals shall	1203
be permitted to cast a provisional ballot at an election:	1204
(1) An individual who declares that the individual is a	1205
registered voter in the precinct in which the individual desires	1206
to vote and that the individual is eligible to vote in an	1207
election, but the name of the individual does not appear on the	1208
official list of eligible voters for the precinct or an election	1209

official asserts that the individual is not eligible to vote;	1210
(2) An individual who does not have or is unable to	1211
provide to the election officials any of the forms of	1212
identification required under division (A)(1) of section 3505.18	1213
of the Revised Code;	1214
(3) An individual whose name in the poll list or signature	1215
pollbook has been marked under section 3509.09 or 3511.13 of the	1216
Revised Code as having requested an absent voter's ballot or a	1217
uniformed services or overseas absent voter's ballot for that	1218
election and who appears to vote at the polling place;	1219
(4) An individual whose notification of registration has	1220
been returned undelivered to the board of elections and whose	1221
name in the official registration list and in the poll list or	1222
signature pollbook has been marked under division (C)(2) of	1223
section 3503.19 of the Revised Code;	1224
(5) An individual who has been successfully challenged	1225
under section 3505.20 or $\frac{3513.20}{3513.19}$ of the Revised Code or	1226
whose application or challenge hearing has been postponed until	1227
after the day of the election under division (D)(1) of section	1228
3503.24 of the Revised Code;	1229
(6) An individual who changes the individual's name and	1230
remains within the precinct without providing proof of that name	1231
change under division (B)(1)(b) of section 3503.16 of the	1232
Revised Code, moves from one precinct to another within a	1233
county, moves from one precinct to another and changes the	1234
individual's name, or moves from one county to another within	1235
the state, and completes and signs the required forms and	1236
statements under division (B) or (C) of section 3503.16 of the	1237
Revised Code;	1238

(7) An individual whose signature, in the opinion of the	1239
precinct officers under section 3505.22 of the Revised Code, is	1240
not that of the person who signed that name in the registration	1241
forms.	1242
(B) An individual who is eligible to cast a provisional	1243
ballot under division (A) of this section shall be permitted to	1244
cast a provisional ballot as follows:	1245
(1) An election official at the polling place shall notify	1246
the individual that the individual may cast a provisional ballot	1247
in that election.	1248
(2) Except as otherwise provided in division (F) of this	1249
section, the individual shall complete and execute a written	1250
affirmation before an election official at the polling place	1251
stating that the individual is both of the following:	1252
(a) A registered voter in the precinct in which the	1253
individual desires to vote;	1254
(b) Eligible to vote in that election.	1255
(3) An election official at the polling place shall	1256
transmit the ballot cast by the individual and the voter	1257
information contained in the written affirmation executed by the	1258
individual under division (B)(2) of this section to an	1259
appropriate local election official for verification under	1260
division (B)(4) of this section.	1261
(4) If the appropriate local election official to whom the	1262
ballot or voter or address information is transmitted under	1263
division (B)(3) of this section determines that the individual	1264
is eligible to vote, the individual's provisional ballot shall	1265

(5)(a) At the time that an individual casts a provisional	1267
ballot, the appropriate local election official shall give the	1268
individual written information that states that any individual	1269
who casts a provisional ballot will be able to ascertain under	1270
the system established under division (B)(5)(b) of this section	1271
whether the vote was counted, and, if the vote was not counted,	1272
the reason that the vote was not counted.	1273

(b) The appropriate state or local election official shall 1274 establish a free access system, in the form of a toll-free 1275 1276 telephone number, that any individual who casts a provisional ballot may access to discover whether the vote of that 1277 individual was counted, and, if the vote was not counted, the 1278 reason that the vote was not counted. The free access system 1279 established under this division also shall provide to an 1280 individual whose provisional ballot was not counted information 1281 explaining how that individual may contact the board of 1282 elections to register to vote or to resolve problems with the 1283 individual's voter registration. 1284

The appropriate state or local election official shall
establish and maintain reasonable procedures necessary to
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protect the security, confidentiality, and integrity of personal
information collected, stored, or otherwise used by the free
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access system established under this division. The system shall
permit an individual only to gain access to information about
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the individual's own provisional ballot.
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(6) If, at the time that an individual casts a provisional 1292 ballot, the individual provides identification in the form of a 1293 current and valid photo identification, a military 1294 identification, or a copy of a current utility bill, bank 1295 statement, government check, paycheck, or other government 1296

document, other than a notice of voter registration mailed by a	1297
board of elections under section 3503.19 of the Revised Code,	1298
that shows the individual's name and current address, or	1299
provides the individual's driver's license or state	1300
identification card number or the last four digits of the	1301
individual's social security number, the individual shall record	1302
the type of identification provided or the driver's license,	1303
state identification card, or social security number information	1304
and include that information on the provisional ballot	1305
affirmation under division (B)(3) of this section.	1306

- (7) During the seven days after the day of an election, an 1307 individual who casts a provisional ballot because the individual 1308 does not have or is unable to provide to the election officials 1309 any of the required forms of identification or because the 1310 individual has been successfully challenged under section 1311 3505.20 of the Revised Code shall appear at the office of the 1312 board of elections and provide to the board any additional 1313 information necessary to determine the eligibility of the 1314 individual who cast the provisional ballot. 1315
- (a) For a provisional ballot cast by an individual who 1316 does not have or is unable to provide to the election officials 1317 any of the required forms of identification to be eligible to be 1318 counted, the individual who cast that ballot, within seven days 1319 after the day of the election, shall do either of the following: 1320
- (i) Provide to the board of elections proof of the 1321 individual's identity in the form of a current and valid photo 1322 identification, a military identification, or a copy of a 1323 current utility bill, bank statement, government check, 1324 paycheck, or other government document, other than a notice of 1325 voter registration mailed by a board of elections under section 1326

3503.19 of the Revised Code, that shows the individual's name	1327
and current address; or	1328
(ii) Provide to the board of elections the individual's	1329
driver's license or state identification card number or the last	1330
four digits of the individual's social security number.	1331
(b) For a provisional ballot cast by an individual who has	1332
been successfully challenged under section 3505.20 of the	1333
Revised Code to be eligible to be counted, the individual who	1334
cast that ballot, within seven days after the day of that	1335
election, shall provide to the board of elections any	1336
identification or other documentation required to be provided by	1337
the applicable challenge questions asked of that individual	1338
under section 3505.20 of the Revised Code.	1339
(C)(1) If an individual declares that the individual is	1340
eligible to vote in a precinct other than the precinct in which	1341
the individual desires to vote, or if, upon review of the	1342
precinct voting location guide using the residential street	1343
address provided by the individual, an election official at the	1344
precinct at which the individual desires to vote determines that	1345
the individual is not eligible to vote in that precinct, the	1346
election official shall direct the individual to the precinct	1347
and polling place in which the individual appears to be eligible	1348
to vote, explain that the individual may cast a provisional	1349
ballot at the current location but the ballot or a portion of	1350
the ballot will not be counted if it is cast in the wrong	1351
precinct, and provide the telephone number of the board of	1352
elections in case the individual has additional questions.	1353
(2) If the individual refuses to travel to the correct	1354
precinct or to the office of the board of elections to cast a	1355
ballot, the individual shall be permitted to vote a provisional	1356

ballot at that precinct in accordance with division (B) of this	1357
section. If the individual is in the correct polling location	1358
for the precinct in which the individual is registered and	1359
eligible to vote, the election official shall complete and sign,	1360
under penalty of election falsification, a form that includes	1361
all of the following, and attach the form to the individual's	1362
provisional ballot affirmation:	1363
(a) The name or number of the individual's correct	1364
<pre>precinct;</pre>	1365
(b) A statement that the election official instructed the	1366
individual to travel to the correct precinct to vote;	1367
(c) A statement that the election official informed the	1368
individual that casting a provisional ballot in the wrong	1369
precinct would result in all or a portion of the votes on the	1370
ballot being rejected;	1371
(d) The name or number of the precinct in which the	1372
individual is casting a provisional ballot; and	1373
(e) The name of the polling location in which the	1374
individual is casting a provisional ballot.	1375
(D) The appropriate local election official shall cause	1376
voting information to be publicly posted at each polling place	1377
on the day of each election.	1378
(E) As used in this section and sections 3505.182 and	1379
3505.183 of the Revised Code:	1380
(1) "Precinct voting location guide" means either of the	1381
following:	1382
(a) An electronic or paper record that lists the correct	1383
precinct and polling place for either each specific residential	1384

street address in the county or the range of residential street	1385
addresses located in each neighborhood block in the county;	1386
(b) Any other method that a board of elections creates	1387
that allows a precinct election official or any elector who is	1388
at a polling place in that county to determine the correct	1389
precinct and polling place of any qualified elector who resides	1390
in the county.	1391
(2) "Voting information" means all of the following:	1392
(a) A sample version of the ballot that will be used for	1393
that election;	1394
(b) Information regarding the date of the election and the	1395
hours during which polling places will be open;	1396
	1207
(c) Instructions on how to vote, including how to cast a	1397
vote and how to cast a provisional ballot;	1398
(d) Instructions for mail-in registrants and first-time	1399
voters under applicable federal and state laws;	1400
(e) General information on voting rights under applicable	1401
federal and state laws, including information on the right of an	1402
individual to cast a provisional ballot and instructions on how	1403
to contact the appropriate officials if these rights are alleged	1404
to have been violated;	1405
(f) General information on federal and state laws	1406
regarding prohibitions against acts of fraud and	1407
misrepresentation.	1408
(F) Nothing in this section or section 3505.183 of the	1409
Revised Code is in derogation of section 3505.24 of the Revised	1410
Code, which permits a blind, disabled, or illiterate elector to	1411
receive assistance in the marking of the elector's ballot by two	1412

precinct election officials of different political parties. A	1413
blind, disabled, or illiterate elector may receive assistance in	1414
marking that elector's provisional ballot and in completing the	1415
required affirmation in the same manner as an elector may	1416
receive assistance on the day of an election under that section.	1417

Sec. 3513.05. Each person desiring to become a candidate 1418 for a party nomination at a primary election or for election to 1419 an office or position to be voted for at a primary election, 1420 except persons desiring to become joint candidates for the 1421 1422 offices of governor and lieutenant governor and except as 1423 otherwise provided in section 3513.051 of the Revised Code, shall, not later than four p.m. of the ninetieth day before the 1424 day of the primary election, file a declaration of candidacy and 1425 petition and pay the fees required under divisions (A) and (B) 1426 of section 3513.10 of the Revised Code. The declaration of 1427 candidacy and all separate petition papers shall be filed at the 1428 same time as one instrument. When the offices are to be voted 1429 for at a primary election, persons desiring to become joint 1430 candidates for the offices of governor and lieutenant governor 1431 shall, not later than four p.m. of the ninetieth day before the 1432 day of the primary election, comply with section 3513.04 of the 1433 Revised Code. The prospective joint candidates' declaration of 1434 candidacy and all separate petition papers of candidacies shall 1435 be filed at the same time as one instrument. The secretary of 1436 state or a board of elections shall not accept for filing a 1437 declaration of candidacy and petition of a person seeking to 1438 become a candidate if that person, for the same election, has 1439 already filed a declaration of candidacy or a declaration of 1440 intent to be a write-in candidate, or has become a candidate by 1441 the filling of a vacancy under section 3513.30 of the Revised 1442 Code for any federal, state, or county office, if the 1443

declaration of candidacy is for a state or county office, or for	1444
any municipal or township office, if the declaration of	1445
candidacy is for a municipal or township office.	1446

If the declaration of candidacy declares a candidacy which 1447 is to be submitted to electors throughout the entire state, the 1448 petition, including a petition for joint candidates for the 1449 offices of governor and lieutenant governor, shall be signed by 1450 at least one thousand qualified electors who are members of the 1451 same political party as the candidate or joint candidates, and 1452 the declaration of candidacy and petition shall be filed with 1453 the secretary of state; provided that the secretary of state 1454 shall not accept or file any such petition appearing on its face 1455 to contain signatures of more than three thousand electors. 1456

Except as otherwise provided in this paragraph, if the 1457 declaration of candidacy is of one that is to be submitted only 1458 to electors within a district, political subdivision, or portion 1459 thereof, the petition shall be signed by not less than fifty 1460 qualified electors who are members of the same political party 1461 as the political party of which the candidate is a member. If 1462 the declaration of candidacy is for party nomination as a 1463 candidate for member of the legislative authority of a municipal 1464 corporation elected by ward, the petition shall be signed by not 1465 less than twenty-five qualified electors who are members of the 1466 political party of which the candidate is a member. 1467

No such petition, except the petition for a candidacy that

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is to be submitted to electors throughout the entire state,

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shall be accepted for filing if it appears to contain on its

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face signatures of more than three times the minimum number of

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signatures. When a petition of a candidate has been accepted for

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filing by a board of elections, the petition shall not be deemed

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invalid if, upon verification of signatures contained in the	1474
petition, the board of elections finds the number of signatures	1475
accepted exceeds three times the minimum number of signatures	1476
required. A board of elections may discontinue verifying	1477
signatures on petitions when the number of verified signatures	1478
equals the minimum required number of qualified signatures.	1479

If the declaration of candidacy declares a candidacy for 1480 party nomination or for election as a candidate of a minor 1481 party, the minimum number of signatures on such petition is one-1482 half the minimum number provided in this section, except that, 1483 when the candidacy is one for election as a member of the state 1484 central committee or the county central committee of a political 1485 party, the minimum number shall be the same for a minor party as 1486 for a major party. 1487

If a declaration of candidacy is one for election as a 1488 member of the state central committee or the county central 1489 committee of a political party, the petition shall be signed by 1490 five qualified electors of the district, county, ward, township, 1491 or precinct within which electors may vote for such candidate. 1492 The electors signing such petition shall be members of the same 1493 political party as the political party of which the candidate is 1494 a member. 1495

For purposes of signing or circulating a petition of 1496 candidacy for party nomination or election, an elector is 1497 considered to be a member of a political party if the elector 1498 voted in that party's primary election within the preceding two-1499 calendar years, or if the elector did not vote in any other-1500 party's primary election within the preceding two calendar-1501 years is not affiliated with a different political party, as 1502 determined under section 3503.22 of the Revised Code. 1503

If the declaration of candidacy is of one that is to be	1504
submitted only to electors within a county, or within a district	1505
or subdivision or part thereof smaller than a county, the	1506
petition shall be filed with the board of elections of the	1507
county. If the declaration of candidacy is of one that is to be	1508
submitted only to electors of a district or subdivision or part	1509
thereof that is situated in more than one county, the petition	1510
shall be filed with the board of elections of the county within	1511
which the major portion of the population thereof, as	1512
ascertained by the next preceding federal census, is located.	1513

A petition shall consist of separate petition papers, each 1514 of which shall contain signatures of electors of only one 1515 county. Petitions or separate petition papers containing 1516 signatures of electors of more than one county shall not thereby 1517 be declared invalid. In case petitions or separate petition 1518 papers containing signatures of electors of more than one county 1519 are filed, the board shall determine the county from which the 1520 majority of signatures came, and only signatures from such 1521 county shall be counted. Signatures from any other county shall 1522 be invalid. 1523

Each separate petition paper shall be circulated by one 1524 person only, who shall be the candidate or a joint candidate or 1525 a member of the same political party as the candidate or joint 1526 candidates, and each separate petition paper shall be governed 1527 by the rules set forth in section 3501.38 of the Revised Code. 1528

The secretary of state shall promptly transmit to each
board such separate petition papers of each petition
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accompanying a declaration of candidacy filed with the secretary
of state as purport to contain signatures of electors of the
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county of such board. The board of the most populous county of a
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district shall promptly transmit to each board within such	1534
district such separate petition papers of each petition	1535
accompanying a declaration of candidacy filed with it as purport	1536
to contain signatures of electors of the county of each such	1537
board. The board of a county within which the major portion of	1538
the population of a subdivision, situated in more than one	1539
county, is located, shall promptly transmit to the board of each	1540
other county within which a portion of such subdivision is	1541
located such separate petition papers of each petition	1542
accompanying a declaration of candidacy filed with it as purport	1543
to contain signatures of electors of the portion of such	1544
subdivision in the county of each such board.	1545

All petition papers so transmitted to a board and all 1546 petitions accompanying declarations of candidacy filed with a 1547 board shall, under proper regulations, be open to public 1548 inspection until four p.m. of the eightieth day before the day 1549 of the next primary election. Each board shall, not later than 1550 the seventy-eighth day before the day of that primary election, 1551 examine and determine the validity or invalidity of the 1552 signatures on the petition papers so transmitted to or filed 1553 with it and shall return to the secretary of state all petition 1554 papers transmitted to it by the secretary of state, together 1555 with its certification of its determination as to the validity 1556 or invalidity of signatures thereon, and shall return to each 1557 other board all petition papers transmitted to it by such board, 1558 together with its certification of its determination as to the 1559 validity or invalidity of the signatures thereon. All other 1560 matters affecting the validity or invalidity of such petition 1561 papers shall be determined by the secretary of state or the 1562 board with whom such petition papers were filed. 1563

Protests against the candidacy of any person filing a

declaration of candidacy for party nomination or for election to	1565
an office or position, as provided in this section, may be filed	1566
by any qualified elector who is a member of the same political	1567
party as the candidate and who is eligible to vote at the	1568
primary election for the candidate whose declaration of	1569
candidacy the elector objects to, or by the controlling	1570
committee of that political party. The protest shall be in	1571
writing, and shall be filed not later than four p.m. of the	1572
seventy-fourth day before the day of the primary election. The	1573
protest shall be filed with the election officials with whom the	1574
declaration of candidacy and petition was filed. Upon the filing	1575
of the protest, the election officials with whom it is filed	1576
shall promptly fix the time for hearing it, and shall forthwith	1577
mail notice of the filing of the protest and the time fixed for	1578
hearing to the person whose candidacy is so protested. They	1579
shall also forthwith mail notice of the time fixed for such	1580
hearing to the person who filed the protest. At the time fixed,	1581
such election officials shall hear the protest and determine the	1582
validity or invalidity of the declaration of candidacy and	1583
petition. If they find that such candidate is not an elector of	1584
the state, district, county, or political subdivision in which	1585
the candidate seeks a party nomination or election to an office	1586
or position, or has not fully complied with this chapter, the	1587
candidate's declaration of candidacy and petition shall be	1588
determined to be invalid and shall be rejected; otherwise, it	1589
shall be determined to be valid. That determination shall be	1590
final.	1591

A protest against the candidacy of any persons filing a 1592 declaration of candidacy for joint party nomination to the 1593 offices of governor and lieutenant governor shall be filed, 1594 heard, and determined in the same manner as a protest against 1595

the candidacy	of any	person	filing	а	declaration	of	candidacy	1596
singly.								1597

The secretary of state shall, on the seventieth day before 1598 the day of a primary election, certify to each board in the 1599 state the forms of the official ballots to be used at the 1600 primary election, together with the names of the candidates to 1601 be printed on the ballots whose nomination or election is to be 1602 determined by electors throughout the entire state and who filed 1603 valid declarations of candidacy and petitions. 1604

The board of the most populous county in a district 1605 comprised of more than one county but less than all of the 1606 counties of the state shall, on the seventieth day before the 1607 day of a primary election, certify to the board of each county 1608 in the district the names of the candidates to be printed on the 1609 official ballots to be used at the primary election, whose 1610 nomination or election is to be determined only by electors 1611 within the district and who filed valid declarations of 1612 candidacy and petitions. 1613

The board of a county within which the major portion of 1614 the population of a subdivision smaller than the county and 1615 situated in more than one county is located shall, on the 1616 seventieth day before the day of a primary election, certify to 1617 the board of each county in which a portion of that subdivision 1618 is located the names of the candidates to be printed on the 1619 official ballots to be used at the primary election, whose 1620 nomination or election is to be determined only by electors 1621 within that subdivision and who filed valid declarations of 1622 candidacy and petitions. 1623

Sec. 3513.18. (A) Party primaries shall be held at the 1624 same place and time, but and there shall be separate pollbooks a 1625

<u>single pollbook</u> and tally sheets <u>sheet</u> provided at <u>for</u> each	1626
polling place precinct for each party participating in the	1627
primary election. The pollbook shall include the political party	1628
affiliation, if any, of each registered elector in the precinct.	1629
(B) When an elector appears in a polling place to vote at	1630
a primary election, the elector shall announce to the precinct	1631
election officials the political party with which the elector	1632
wishes to be affiliated and whose ballot the elector wishes to	1633
cast.	1634
(C) If a special election on a question or issue is held	1635
on the day of a primary election, there shall be provided in the	1636
pollbooks pages on which shall be recorded the names of all-	1637
electors voting on said question or issue and not voting in such-	1638
primary. It it shall not be necessary for electors desiring to	1639
vote only on the question or issue to declare their <u>be</u>	1640
affiliated with a political affiliation party.	1641
Sec. 3513.19. $\overline{(A)}$ It is the duty of any precinct election	1642
official, whenever any such official doubts that a person	1643
attempting to vote at a primary election is legally entitled to	1644
vote at that election, to challenge the right of that person to	1645
vote. The right of a person to vote at a primary election may be	1646
challenged upon the following grounds:	1647
$\frac{(1)-(A)}{(A)}$ That the person whose right to vote is challenged	1648
is not a legally qualified elector;	1649
(2) (B) That the person has received or has been promised	1650
some valuable reward or consideration for the person's vote+	1651
(3) That the person is not affiliated with or is not a	1652
member of the political party whose ballot the person desires to	1653
vote. Such party affiliation shall be determined by examining	1654

the elector's voting record for the current year and the	1655
immediately preceding two calendar years as shown on the voter's	1656
registration card, using the standards of affiliation specified	1657
in the seventh paragraph of section 3513.05 of the Revised Code.	1658
Division (A) (3) of this section and the seventh paragraph of	1659
section 3513.05 of the Revised Code do not prohibit a person who	1660
holds an elective office for which candidates are nominated at a	1661
party primary election from doing any of the following:	1662
(a) If the person voted as a member of a different	1663
political party at any primary election within the current year-	1664
and the immediately preceding two calendar years, being a	1665
candidate for nomination at a party primary held during the-	1666
times specified in division (C)(2) of section 3513.191 of the	1667
Revised Code provided that the person complies with the	1668
requirements of that section;	1669
(b) Circulating the person's own petition of candidacy for-	1670
(b) Circulating the person's own petition of candidacy for party nomination in the primary election.	1670 1671
party nomination in the primary election.	1671
party nomination in the primary election. (B) When the right of a person to vote is challenged upon	1671 1672
party nomination in the primary election. (B) When the right of a person to vote is challenged upon the ground set forth in division (A) (3) of this section,	1671 1672 1673
party nomination in the primary election. (B) When the right of a person to vote is challenged upon the ground set forth in division (A)(3) of this section, membership in or political affiliation with a political party	1671 1672 1673 1674
party nomination in the primary election. (B) When the right of a person to vote is challenged upon the ground set forth in division (A)(3) of this section, membership in or political affiliation with a political party shall be determined by the person's statement, made under	1671 1672 1673 1674 1675
party nomination in the primary election. (B) When the right of a person to vote is challenged upon the ground set forth in division (A)(3) of this section, membership in or political affiliation with a political party shall be determined by the person's statement, made under penalty of election falsification, that the person desires to be	1671 1672 1673 1674 1675
party nomination in the primary election. (B) When the right of a person to vote is challenged upon the ground set forth in division (A)(3) of this section, membership in or political affiliation with a political party shall be determined by the person's statement, made under penalty of election falsification, that the person desires to be affiliated with and supports the principles of the political	1671 1672 1673 1674 1675 1676
(B) When the right of a person to vote is challenged upon- the ground set forth in division (A)(3) of this section, membership in or political affiliation with a political party shall be determined by the person's statement, made under penalty of election falsification, that the person desires to be affiliated with and supports the principles of the political party whose primary ballot the person desires to vote.	1671 1672 1673 1674 1675 1676 1677
party nomination in the primary election. (B) When the right of a person to vote is challenged upon—the ground set forth in division (A)(3) of this section, membership in or political affiliation with a political party—shall be determined by the person's statement, made under—penalty of election falsification, that the person desires to be—affiliated with and supports the principles of the political—party whose primary ballot the person desires to vote. Sec. 3513.191. (A) No person shall be a candidate for	1671 1672 1673 1674 1675 1676 1677 1678
(B) When the right of a person to vote is challenged upon the ground set forth in division (A)(3) of this section, membership in or political affiliation with a political party shall be determined by the person's statement, made under penalty of election falsification, that the person desires to be affiliated with and supports the principles of the political party whose primary ballot the person desires to vote. Sec. 3513.191. (A) No person shall be a candidate for nomination or election at a party primary if the person voted as	1671 1672 1673 1674 1675 1676 1677 1678
party nomination in the primary election. (B) When the right of a person to vote is challenged upon—the ground set forth in division (A)(3) of this section, membership in or political affiliation with a political party—shall be determined by the person's statement, made under—penalty of election falsification, that the person desires to be—affiliated with and supports the principles of the political—party whose primary ballot the person desires to vote. Sec. 3513.191. (A) No person shall be a candidate for nomination or election at a party primary if the person voted as—a member of a different political party at any primary election—	1671 1672 1673 1674 1675 1676 1677 1678 1679 1680 1681

date the person files the person's declaration of candidacy.	1685
(B)-Notwithstanding division (A) of this section, either-	1686
of the following persons may be candidates for nomination of any	1687
political party at a party primary:	1688
(1) A person who does not hold an elective office;	1689
(2) A person who holds an elective office other than one	1690
for which candidates are nominated at a party primary.	1691
(C)(1) Notwithstanding division (A) of this section, a A	1692
person who holds an elective office for which candidates are	1693
nominated at a party primary may be a candidate at a primary	1694
election held during the times specified in division $\frac{(C)}{(2)}$	1695
(3) of this section for nomination as a candidate of a political	1696
party of which the person is prohibited from being a candidate	1697
for nomination under division (A) of this section other than the	1698
party that most recently nominated the person as a candidate for	1699
the office the person currently holds, only if the person-files	1700
÷	1701
(a) Is affiliated with the person's new political party,	1702
as determined under section 3503.22 of the Revised Code;	1703
(b) Files a declaration of intent to seek the nomination	1704
of that the person's new party and if, by filing the	1705
declaration, the person has ; and	1706
(c) Has not violated division (C)(3) (B)(4) of this	1707
section. The	1708
(2) The declaration of intent shall:	1709
(a) Be filed not later than four p.m. of the thirtieth day	1710
before a declaration of candidacy and petition is required to be	1711
filed under section 3513.05 of the Revised Code;	1712

(b) Be filed with the same official with whom the person	1713
filing the declaration of intent is required to file a	1714
declaration of candidacy and petition;	1715
(c) Indicate the political party whose nomination in the	1716
primary election the person seeks;	1717
(d) Be on a form prescribed by the secretary of state.	1718
$\frac{(2)}{(3)}$ No person filing a declaration of intent under	1719
division $\frac{(C)}{(B)}(1)$ of this section shall be a candidate at any	1720
primary election for nomination for an elective office for which	1721
candidates are nominated at a party primary during the calendar	1722
year in which the person files the declaration or during the	1723
next calendar year except as a candidate of the party indicated	1724
under division $\frac{(C)(1)(B)(2)}{(C)}$ (c) of this section.	1725
$\frac{(3)}{(4)}$ No person who files a declaration of intent under	1726
division $\frac{(C)}{(B)}(1)$ of this section shall file another such	1727
declaration for a period of ten years after the declaration is	1728
filed.	1729
(4) Notwithstanding the seventh paragraph of section	1730
3513.05 of the Revised Code, a person who complies with this-	1731
section may circulate that person's own petition of candidacy	1732
for party nomination at the party primary at which the person-	1733
seeks nomination under this section.	1734
Sec. 3517.012. (A)(1) When a party formation petition	1735
meeting the requirements of section 3517.01 of the Revised Code	1736
declaring the intention to organize a political party is filed	1737
with the secretary of state, the new party comes into legal	1738
existence on the date of filing and is entitled to nominate	1739
candidates to appear on the ballot at the general election held	1740
in even-numbered years that occurs more than one hundred twenty-	1741

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five days after the date of filing. 1742 (2) (a) Upon receiving a party formation petition filed 1743 under division (A)(1) of this section, the secretary of state 1744 shall promptly transmit to each board of elections the separate 1745 petition papers that purport to contain signatures of electors 1746 of that board's county. 1747 (b) Not later than the one hundred eighteenth day before 1748 the day of the general election, each board shall examine and 1749 determine the sufficiency of the signatures on the petition 1750 papers and shall return them to the secretary of state, together 1751 with the board's certification of its determination as to the 1752 validity or invalidity of the signatures on the petition. 1753 (c) Any qualified elector may file a written protest 1754 against the petition with the secretary of state not later than 1755 the one hundred fourteenth day before the day of the general 1756 election. Any such protest shall be resolved in the manner 1757 specified under section 3501.39 of the Revised Code. 1758 (d) Not later than the ninety-fifth day before the day of 1759 the general election, the secretary of state shall determine 1760 whether the party formation petition is sufficient and shall 1761 notify the committee designated in the petition of that 1762 determination. 1763 (B) (1) Not later than one hundred ten days before the day 1764 of that general election and not earlier than the day the 1765 applicable party formation petition is filed, each candidate or 1766 pair of joint candidates wishing to appear on the ballot at the 1767 general election as the nominee or nominees of the party that 1768 filed the party formation petition shall file a nominating 1769

petition, on a form prescribed by the secretary of state, that

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includes the name of the political party that submitted the	1771
party formation petition. Except as otherwise provided in this	1772
section and sections 3505.03, 3505.08, 3506.11, 3513.31,	1773
3513.311, and 3513.312 of the Revised Code, the provisions of	1774
the Revised Code concerning independent candidates who file	1775
nominating petitions apply to candidates who file nominating	1776
petitions under this section.	1777
(2)(a) If the candidacy is to be submitted to electors	1778
throughout the entire state, the nominating petition, including	1779
a petition for joint candidates for the offices of governor and	1780
lieutenant governor, shall be signed by at least fifty qualified	1781
electors who have not voted as a member of are not affiliated	1782
with a different political party at any primary election within	1783
the current year or the immediately preceding two calendar	1784
years, as determined under section 3503.22 of the Revised Code.	1785
(I) The second of the second s	1706
(b) Except as otherwise provided in this division, if If	1786
the candidacy is to be submitted only to electors within a	1787
district, political subdivision, or portion thereof, the	1788
nominating petition shall be signed by not less than five	1789
qualified electors who have not voted as a member of are not	1790
affiliated with a different political party at any primary	1791
election within the current year or the immediately preceding-	1792
two calendar years, as determined under section 3503.22 of the	1793
Revised Code.	1794
(3)(a) Each board of elections that is responsible to	1795
verify signatures on the nominating petition shall examine and	
verify biginatures on the nominating petition bhair enamine and	1796
determine the sufficiency of those signatures not later than the	1796 1797
determine the sufficiency of those signatures not later than the	1797

(b) Written protests against the petition may be filed in

the manner specified under section 3513.263 of the Revised Code	1801
not later than the one hundredth day before the general election	1802
and shall be resolved as specified in that section.	1803

- (c) Not later than the ninety-fifth day before the day of 1804 the general election, the secretary of state or the board of 1805 elections, as applicable, shall determine whether the nominating 1806 petition is sufficient and shall notify the candidate and the 1807 committee designated in the party formation petition of that 1808 determination.
- (C)(1) After being notified that the political party has 1810 submitted a sufficient party formation petition under division 1811 (A) of this section, the committee designated in a party 1812 formation petition shall, not later than the seventy-fifth day 1813 before the day of the general election, certify to the secretary 1814 of state a slate of candidates consisting of candidates or joint 1815 candidates who submitted sufficient nominating petitions under 1816 division (B) of this section. The slate certifying the 1817 candidates shall be on a form prescribed by the secretary of 1818 state and signed by all of the individuals of the committee 1819 designated in the party formation petition. In no event shall 1820 the slate of candidates include more than one candidate for any 1821 public office or more than one set of joint candidates for the 1822 offices of governor and lieutenant governor. The names of the 1823 candidates or joint candidates so certified shall appear on the 1824 ballot at the general election as that party's nominees for 1825 those offices. For purposes of this division, "joint candidates" 1826 means the joint candidates for the offices of governor and 1827 lieutenant governor. 1828
- (2) If a candidate's nominating petition is insufficient 1829 or if the committee does not certify the candidate's name under 1830

division (C)(1) of this section, the candidate shall not appear	1831
on the ballot in the general election.	1832
(3) If a party formation petition is insufficient, no	1833
candidate shall appear on the ballot in the general election as	1834
that political party's nominee, regardless of whether any	1835
candidate's nominating petition is sufficient.	1836
	1005
Sec. 3517.013. Section Division (B) of section 3513.191 of	1837
the Revised Code does not apply to persons desiring to become	1838
candidates for party nomination of a newly formed political	1839
party meeting the requirements of sections 3517.011 and 3517.012	1840
of the Revised Code for a period of four calendar years from the	1841
date of the party formation.	1842
Sec. 3599.02. No person shall before, during, or after any	1843
primary, general, or special election or convention solicit,	1844
request, demand, receive, or contract for any money, gift, loan,	1845
property, influence, position, employment, or other thing of	1846
value for that person or for another person for doing any of the	1847
following:	1848
(A) Registering or refraining from registering to vote;	1849
	1050
(B) Agreeing to register or to refrain from registering to	1850
vote;	1851
(C) Agreeing to vote or to refrain from voting;	1852
(D) Voting or refraining from voting at any primary,	1853
general, or special election or convention for a particular	1854
person, question, or issue;	1855
(E) Registering or voting, or refraining from registering	1856
or voting, or voting or refraining from voting for a particular	1857
person, question, or issue;	1858

(F) Becoming, or refraining from becoming, affiliated with	1859
a political party, as determined under section 3503.22 of the	1860
Revised Code.	1861
Whoever violates this section is guilty of bribery, a	1862
felony of the fourth degree, and shall be disfranchised and	1863
excluded from holding any public office for five years	1864
immediately following such conviction.	1865
Sec. 3599.18. (A) No election official, person assisting	1866
in the registration of electors, or police officer shall	1867
knowingly do any of the following:	1868
(1) Refuse, neglect, or unnecessarily delay, hinder, or	1869
prevent the registration of a qualified elector, who in a lawful	1870
manner applies for registration;	1871
(2) Enter or consent to the entry of a fictitious name on	1872
a voter registration list;	1873
(3) Alter the name, political party affiliation, or lack	1874
of political party affiliation on, or remove or destroy, the	1875
registration card or form of any qualified elector;	1876
(4) Neglect, unlawfully execute, or fail to execute any	1877
duty enjoined upon that person as an election official, person	1878
assisting in the registration of electors, or police officer.	1879
(B) Whoever violates division (A) of this section is	1880
guilty of a misdemeanor of the first degree.	1881
Section 2. That existing sections 3501.01, 3503.10,	1882
3503.14, 3503.15, 3503.18, 3503.19, 3503.21, 3503.23, 3505.181,	1883
3513.05, 3513.18, 3513.19, 3513.191, 3517.012, 3517.013,	1884
3599.02, and 3599.18 and sections 3513.20, 3517.014, and	1885
3517.016 of the Revised Code are hereby repealed.	1886

Section 3. Section 3501.01 of the Revised Code is	1887
presented in this act as a composite of the section as amended	1888
by Am. Sub. H.B. 59, Am. Sub. S.B. 109, and Am. Sub. S.B. 193,	1889
all of the 130th General Assembly. The General Assembly,	1890
applying the principle stated in division (B) of section 1.52 of	1891
the Revised Code that amendments are to be harmonized if	1892
reasonably capable of simultaneous operation, finds that the	1893
composite is the resulting version of the section in effect	1894
prior to the effective date of the section as presented in this	1895
act.	1896