As Introduced

134th General Assembly

Regular Session

H. B. No. 565

2021-2022

Representatives Sobecki, Hicks-Hudson

Cosponsors: Representatives Liston, Sheehy, Humphrey, Miller, A., Smith, M., Lepore-Hagan, Hoops, Weinstein

A BILL

То	amend sections 3301.01, 3301.02, 3301.03,	1
	3301.04, and 3301.06 and to enact section	2
	3301.013 of the Revised Code to add five	3
	students as nonvoting members to the State Board	4
	of Education.	5

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

Section 1. That sections 3301.01, 3301.02, 3301.03,	6
3301.04, and 3301.06 be amended and section 3301.013 of the	7
Revised Code be enacted to read as follows:	8
Sec. 3301.01. $\frac{(A)}{(A)}$ (1) There is hereby created the state	9
board of education consisting of nineteen members with eleven	10
elected members, one each to be elected in accordance with	11
section 3301.03 of the Revised Code from each of the districts	12
established in accordance with division (B) of this section, and	13
with eight members to be appointed by the governor with the	14
advice and consent of the senate.	15
(2) In addition to the minotoen elected or appointed	16
(2) In addition to the nineteen elected or appointed	10
voting members, the chairperson following shall serve on the	17

H. B. No. 565
As Introduced

<pre>state board:</pre>	18
(a) The chairperson of the committee of the senate that	19
primarily deals with education and the chairperson of the	20
committee of the house of representatives that primarily deals	21
with education, who shall be nonvoting ex officio members of the	22
board;	23
(b) Beginning on the first day of July that follows the	24
effective date of this amendment, the five students selected	25
under section 3301.013 of the Revised Code, who shall be	26
nonvoting members of the board.	27
(B)(1) The territory of each state board of education	28
district for each elected voting member of the board shall	29
consist of the territory of three contiguous senate districts as	30
established in the most recent apportionment for members of the	31
general assembly, but the territory of no senate district shall	32
be part of the territory of more than one state board of	33
education district. Each state board of education district shall	34
be as compact as practicable. The districts shall include, when	35
practicable, some districts that primarily consist of territory	36
in rural areas and some districts that primarily consist of	37
territory in urban areas.	38
(2) If, after the apportionment for members of the general	39
assembly is made in any year, the general assembly does not	40
during that year enact legislation establishing state board of	41
education districts in accordance with division (B)(1) of this	42
section, the governor shall designate the boundaries of the	43
districts in accordance with division (B)(1) of this section no	44
later than the thirty-first day of January of the year next	45
succeeding such apportionment. Upon making such designation, the	46
governor shall give written notice of the boundaries of the	47

districts to each member of the state board of education,	48
including the nonvoting ex officio members; the superintendent	49
of public instruction; the president of the senate; the speaker	50
of the house of representatives; and the board of elections of	51
each county in each new district. On the first day of February	52
in any year in which the governor designates the boundaries of	53
state board of education districts under this section, the state	54
board of education districts as they existed prior to that date	55
shall cease to exist and the new districts shall be created.	56
Sec. 3301.013. (A) As used in this section, "public	57
school" means any of the following:	58
(1) A school operated by a city, local, exempted village,	59
or joint vocational school district;	60
(2) A community school established under Chapter 3314. of	61
the Revised Code that is not an internet- or computer-based	62
community school;	63
(3) A STEM school established under Chapter 3326. of the	64
Revised Code;	65
(4) A college preparatory boarding school established	66
under Chapter 3328. of the Revised Code.	67
(B) Beginning on the effective date of this section, the	68
superintendent of public instruction, in consultation with the	69
broadcast educational media commission, shall develop a process	70
by which schools may nominate students and the state	71
superintendent and commission shall select five students to	72
serve as nonvoting members on the state board of education	73
beginning on the first day of July that follows the effective	74
date of this section. The process developed under this section	75
shall:	76

(1) Require the establishment of five regions from which	77
to select one student, each to serve as a nonvoting member of	78
the state board;	79
(2) Require at least three of the students selected as	80
state board members under this section to be enrolled in a	81
public school;	82
(3) Require as a condition of eligibility for nomination	83
<pre>that students either:</pre>	84
(a) Be enrolled in a public or chartered nonpublic high	85
<pre>school;</pre>	86
(b) Be at least thirteen years of age and enrolled in an	87
early college high school program established under section	88
3313.6013 of the Revised Code.	89
(4) Require a procedure by which to fill a vacancy of a	90
student member of the state board;	91
(5) Require the establishment of a rotation schedule to	92
ensure that at least one student member attends each state board	93
meeting.	94
(C) The state superintendent, in consultation with the	95
commission, shall adopt rules as necessary for the development	96
and implementation of the process prescribed by this section.	97
Sec. 3301.02. (A) Elected voting members of the state	98
board of education shall be elected as required by expiration of	99
respective terms, each for a term of four years or until a	100
successor is elected and qualified. One elected member shall be	101
elected from each district respectively in which the term of	102
office of a board member expires on the first day of January	103
following the election. The term of office of each member so	104

H. B. No. 565
As Introduced

elected shall begin on the first day of January immediately	105
following this election.	106
(B) At any time the boundaries of state board of education	107
districts are changed under division (B) of section 3301.01 of	108
the Revised Code, a member of the state board whose term will	109
not expire within two years of the time the change in boundaries	110
is made shall represent, for the remainder of the term for which	111
the member was elected, the state board district containing the	112
largest portion of the population of the district from which the	113
member was elected. If more than one member whose term will not	114
so expire would represent the same district under the provisions	115
of this section, either the general assembly, if the general	116
assembly enacted legislation establishing those districts under	117
division (B)(2) of section 3301.01 of the Revised Code, or the	118
governor, if the governor designated the bounderies <u>boundaries</u>	119
of the districts under that division, shall designate which	120
member shall represent each district for the balance of the	121
members' terms.	122
$\frac{(C)}{(C)}$ (C) (1) Appointed voting members of the board shall	123
serve four-year terms beginning the first day of January and	124
ending on the thirty-first day of December. Except as provided	125
in division (D) of this section, members may be reappointed.	126
(2) Student nonvoting members of the board selected under	127
section 3301.013 of the Revised Code shall serve two-year terms	128
beginning on the first day of July and ending on the thirtieth	129
day of June.	130
(D) No person, elected or appointed, shall hold the office	131
of member of the state board of education for a period of longer	132
than two successive terms of four years. Terms shall be	133
considered successive unless separated by a period of four or	134

more years. Only terms beginning on or after January 1, 1996,	135
shall be considered in determining an individual's eligibility	136
to hold office.	137
Sec. 3301.03. Each elected voting member of the state	138
board of education shall be a qualified elector residing in the	139
territory composing the district from which the member is	140
elected, and shall be nominated and elected to office as	141
provided by Title XXXV of the Revised Code. Each appointed	142
voting member of the board shall be a qualified elector residing	143
in the state. At least four of the appointed voting members	144
shall represent rural school districts in the state, as	145
evidenced by the member's current place of residence and at	146
least one of the following:	147
(A) The member's children attend, or at one time attended,	148
school in a rural district;	149
(B) The member's past or present occupation is associated	150
with rural areas of the state;	151
(C) The member possesses other credentials or experience	152
demonstrating knowledge and familiarity with rural school	153
districts.	154
No elected or appointed voting member of the board shall,	155
during the member's term of office, hold any other office of	156
trust or profit or be an employee or officer of any public or	157
private elementary or secondary school. Before entering on the	158
duties of office, each elected and appointed voting member shall	159
subscribe to the official oath of office.	160
Each voting member of the state board of education shall	161
be paid a salary fixed pursuant to division (J) of section	162
124.15 of the Revised Code, together with the member's actual	163

H. B. No. 565
As Introduced

and necessary expenses incurred while engaged in the performance	164
of the member's official duties or in the conduct of authorized	165
board business, and while en route to and from the member's home	166
for such purposes.	167
Each student member selected under section 3301.013 of the	168
Revised Code shall be paid actual and necessary expenses	169
incurred while en route to and from the member's home for	170
official duties or authorized board business of the board.	171
(D) As used in this section only, "office of trust or	172
<pre>profit" means:</pre>	173
(1) A federal or state elective office or an elected	174
office of a political subdivision of the state;	175
(2) A position on a board or commission of the state that	176
is appointed by the governor;	177
(3) An office set forth in section 121.03, 121.04, or	178
121.05 of the Revised Code;	179
(4) An office of the government of the United States that	180
is appointed by the president of the United States.	181
Sec. 3301.04. Between the first and thirty-first day of	182
January of each odd-numbered year, the state board of education	183
shall hold an organization meeting at which time it shall adopt	184
rules of procedure, elect a president and a vice-president each	185
of whom shall serve for two years or until the president's or	186
vice-president's successor is elected and qualified, and	187
transact such business as the board deems advisable.	188
The state board of education shall adopt, by the thirty-	189
first day of March each year, a calendar indicating the dates on	190
which the board will hold its regular meetings for the following	191

H. B. No. 565

Page 8
As Introduced

fiscal year. The board may hold special meetings on dates not	192
indicated on the adopted calendar at such times as they may be	193
called as provided in this section. Special meetings of the	194
board may be called by the president, and, upon written request	195
signed by at least a majority of the members, the president	196
shall call a special meeting of the board. The president, or the	197
president's designee, shall give notice through the	198
superintendent of public instruction to each member of the board	199
at least ten days prior to the time of any special meeting. The	200
notice may be delivered by regular mail or by electronic means.	201
The state board of education shall hold its meetings anywhere in	202
Ohio designated by the board.	203

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Only one student member of the board selected under section 3301.013 of the Revised Code, at a time, shall be required to attend each meeting of the state board.

Sec. 3301.06. A vacancy in the state board of education 207 may be caused by death, nonresidence, resignation, removal from 208 office, failure of a person elected to qualify within ten days 209 after the organization of the board or of the person's election, 210 removal from the district of election or from residence in the 211 state, or absence from any two consecutive regular meetings of 212 the board if such absence is caused by reasons declared 213 insufficient by a vote of twelve members of the board. When a 214 vacancy occurs in the office of an elected member, the governor 215 shall, within a period of thirty days and with the advice and 216 consent of the senate, appoint a qualified person residing in 217 the district in which the vacancy occurred to fill the vacancy 218 until the next general election at which members of the state 219 board of education are elected, at which time a qualified 220 elector residing in the district in which the vacancy occurred 221 shall be elected for the unexpired term. Such member shall 222

H. B. No. 565 As Introduced	
assume office at the next succeeding meeting of the board. When	223
a vacancy occurs in the office of an appointed voting member,	224
the governor shall, within a period of thirty days and with the	225
advice and consent of the senate, appoint a qualified person to	226
serve the remainder of the term. When a vacancy occurs in the	227
office of a student member selected under section 3301.013 of	228
the Revised Code, the vacancy shall be filled in the manner	229
developed by the superintendent of public instruction as	230
prescribed under that section.	231
Section 2. That existing sections 3301.01, 3301.02,	232

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3301.03, 3301.04, and 3301.06 of the Revised Code are hereby

repealed.