As Adopted by the House

134th General Assembly Regular Session 2021-2022

H. J. R. No. 4

Representatives Edwards, Seitz

Cosponsors: Representatives John, Creech, Fowler Arthur, Stevens, Stewart, Abrams, Baldridge, Bird, Carruthers, Click, Cross, Cutrona, Ferguson, Fraizer, Ghanbari, Ginter, Grendell, Gross, Hall, Hillyer, Holmes, Hoops, Johnson, Jones, Kick, Koehler, Lampton, LaRe, Lipps, Loychik, McClain, Merrin, Miller, K., Oelslager, Pavliga, Plummer, Powell, Ray, Richardson, Riedel, Roemer, Schmidt, Stein, Stephens, Stoltzfus, Swearingen, White, Wiggam, Wilkin, Young, B., Young, T., Zeltwanger, Speaker Cupp

A JOINT RESOLUTION

Proposing to amend Section 1 of Article V, Section 3 of	1
Article X, and Section 3 of Article XVIII of the	2
Constitution of the State of Ohio to prohibit local	3
governments from allowing persons who lack the	4
qualifications of an elector to vote in local elections.	-

Be it resolved by the General Assembly of the State of	6
Ohio, three-fifths of the members elected to each house	7
concurring herein, that there shall be submitted to the electors	8
of the state, in the manner prescribed by law at the general	9
election to be held on November 8, 2022, a proposal to amend	10
Section 1 of Article V, Section 3 of Article X, and Section 3 of	11
Article XVIII of the Constitution of the State of Ohio to read	12
as follows:	13

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ARTICLE V

Section 1. Every Only a citizen of the United States, of 15 the age of eighteen years, who has been a resident of the state, 16 county, township, or ward, such time as may be provided by law, 17 and has been registered to vote for thirty days, has the 18 qualifications of an elector, and is entitled to vote at all 19 elections. No person who lacks those qualifications shall be 20 permitted to vote at any state or local election held in this 21 state. Any elector who fails to vote in at least one election 22 during any period of four consecutive years shall cease to be an 23 elector unless he the elector again registers to vote. 24

ARTICLE X

Section 3. The people of any county may frame and adopt or 26 amend a charter as provided in this article but the right of the 27 initiative and referendum is reserved to the people of each 28 county on all matters which such county may now or hereafter be 29 authorized to control by legislative action. Every such charter 30 shall provide the form of government of the county and shall 31 determine which of its officers shall be elected and the manner 32 of their election, subject to the requirements of Section 1 of 33 Article V of this constitution. It shall provide for the 34 exercise of all powers vested in, and the performance of all 35 duties imposed upon counties and county officers by law. Any 36 such charter may provide for the concurrent or exclusive 37 exercise by the county, in all or in part of its area, of all or 38 of any designated powers vested by the constitution or laws of 39 Ohio in municipalities; it may provide for the organization of 40 the county as a municipal corporation; and in any such case it 41 may provide for the succession by the county to the rights, 42 properties, and obligations of municipalities and townships 43

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therein incident to the municipal power so vested in the county,	44
and for the division of the county into districts for purposes	45
of administration or of taxation or of both. Any charter or	46
amendment which alters the form and offices of county government	47
or which provides for the exercise by the county of powers	48
vested in municipalities by the constitution or laws of Ohio, or	49
both, shall become effective if approved by a majority of the	50
electors voting thereon. In case of conflict between the	51
exercise of powers granted by such charter and the exercise of	52
powers by municipalities or townships, granted by the	53
constitution or general law, whether or not such powers are	54
being exercised at the time of the adoption of the charter, the	55
exercise of power by the municipality or township shall prevail.	56
A charter or amendment providing for the exclusive exercise of	57
municipal powers by the county or providing for the succession	58
by the county to any property or obligation of any municipality	59
or township without the consent of the legislative authority of	60
such municipality or township shall become effective only when	61
it shall have been approved by a majority of those voting	62
thereon (1) in the county, (2) in the largest municipality, (3)	63
in the county outside of such municipality, and (4) in counties	64
having a population, based upon the latest preceding federal	65
decennial census, of 500,000 or less, in each of a majority of	66
the combined total of municipalities and townships in the county	67
(not including within any township any part of its area lying	68
within a municipality.)	69

ARTICLE XVIII

Section 3. Municipalities—Subject to the requirements of

Section 1 of Article V of this constitution, municipalities

shall have authority to exercise all powers of local selfgovernment and to adopt and enforce within their limits such

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local police, sanitary and other similar regulations, as are not	75
in conflict with general laws.	76
EFFECTIVE DATE	77
If adopted by a majority of the electors voting on this	78
proposal, Section 1 of Article V, Section 3 of Article X, and	79
Section 3 of Article XVIII amended by this proposal shall take	80
effect immediately and the existing version of Section 1 of	81
Article V, the existing version of Section 3 of Article X, and	82
the existing version of Section 3 of Article XVIII of the	83
Constitution of the State of Ohio shall be repealed from that	84
effective date.	85