As Reported by the Senate Government Oversight and Reform Committee

132nd General Assembly

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S. B. No. 10

Senator LaRose

Cosponsors: Senators Gardner, Beagle, Coley, Uecker, Hottinger, Peterson, Sykes, Jordan, Hite, Oelslager, Bacon, Manning, Yuko, Eklund, Huffman, Brown, Hackett, Williams, Hoagland

A BILL

To amend sections 102.02, 3513.02, 3513.30,

3513.301, and 3513.312 of the Revised Code to

expand the circumstances under which a board of

elections or the secretary of state is not

required to hold a primary election.

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

Section 1. That sections 102.02, 3513.02, 3513.30,	6
3513.301, and 3513.312 of the Revised Code be amended to read as	7
follows:	8
Sec. 102.02. (A)(1) Except as otherwise provided in	9
division (H) of this section, all of the following shall file	10
with the appropriate ethics commission the disclosure statement	11
described in this division on a form prescribed by the	12
appropriate commission: every person who is elected to or is a	13
candidate for a state, county, or city office and every person	14
who is appointed to fill a vacancy for an unexpired term in such	15
an elective office; all members of the state board of education;	16
the director, assistant directors, deputy directors, division	17

chiefs, or persons of equivalent rank of any administrative	18
department of the state; the president or other chief	19
administrative officer of every state institution of higher	20
education as defined in section 3345.011 of the Revised Code;	21
the executive director and the members of the capitol square	22
review and advisory board appointed or employed pursuant to	23
section 105.41 of the Revised Code; all members of the Ohio	24
casino control commission, the executive director of the	25
commission, all professional employees of the commission, and	26
all technical employees of the commission who perform an	27
internal audit function; the individuals set forth in division	28
(B)(2) of section 187.03 of the Revised Code; the chief	29
executive officer and the members of the board of each state	30
retirement system; each employee of a state retirement board who	31
is a state retirement system investment officer licensed	32
pursuant to section 1707.163 of the Revised Code; the members of	33
the Ohio retirement study council appointed pursuant to division	34
(C) of section 171.01 of the Revised Code; employees of the Ohio	35
retirement study council, other than employees who perform	36
purely administrative or clerical functions; the administrator	37
of workers' compensation and each member of the bureau of	38
workers' compensation board of directors; the bureau of workers'	39
compensation director of investments; the chief investment	40
officer of the bureau of workers' compensation; all members of	41
the board of commissioners on grievances and discipline of the	42
supreme court and the ethics commission created under section	43
102.05 of the Revised Code; every business manager, treasurer,	44
or superintendent of a city, local, exempted village, joint	45
vocational, or cooperative education school district or an	46
educational service center; every person who is elected to or is	47
a candidate for the office of member of a board of education of	48
a city, local, exempted village, joint vocational, or	49

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cooperative education school district or of a governing board of 50 an educational service center that has a total student count of 51 twelve thousand or more as most recently determined by the 52 department of education pursuant to section 3317.03 of the 53 Revised Code; every person who is appointed to the board of 54 education of a municipal school district pursuant to division 5.5 (B) or (F) of section 3311.71 of the Revised Code; all members 56 of the board of directors of a sanitary district that is 57 established under Chapter 6115. of the Revised Code and 58 organized wholly for the purpose of providing a water supply for 59 domestic, municipal, and public use, and that includes two 60 municipal corporations in two counties; every public official or 61 employee who is paid a salary or wage in accordance with 62 schedule C of section 124.15 or schedule E-2 of section 124.152 63 of the Revised Code: members of the board of trustees and the 64 executive director of the southern Ohio agricultural and 65 community development foundation; all members appointed to the 66 Ohio livestock care standards board under section 904.02 of the 67 Revised Code; all entrepreneurs in residence assigned by the 68 LeanOhio office in the department of administrative services 69 under section 125.65 of the Revised Code and every other public 70 official or employee who is designated by the appropriate ethics 71 commission pursuant to division (B) of this section. 72

- (2) The disclosure statement shall include all of the following:
- (a) The name of the person filing the statement and each member of the person's immediate family and all names under which the person or members of the person's immediate family do business;
 - (b)(i) Subject to divisions (A)(2)(b)(ii) and (iii) of

this section and except as otherwise provided in section 102.022	80
of the Revised Code, identification of every source of income,	81
other than income from a legislative agent identified in	82
division (A)(2)(b)(ii) of this section, received during the	83
preceding calendar year, in the person's own name or by any	84
other person for the person's use or benefit, by the person	85
filing the statement, and a brief description of the nature of	86
the services for which the income was received. If the person	87
filing the statement is a member of the general assembly, the	88
statement shall identify the amount of every source of income	89
received in accordance with the following ranges of amounts:	90
zero or more, but less than one thousand dollars; one thousand	91
dollars or more, but less than ten thousand dollars; ten	92
thousand dollars or more, but less than twenty-five thousand	93
dollars; twenty-five thousand dollars or more, but less than	94
fifty thousand dollars; fifty thousand dollars or more, but less	95
than one hundred thousand dollars; and one hundred thousand	96
dollars or more. Division (A)(2)(b)(i) of this section shall not	97
be construed to require a person filing the statement who	98
derives income from a business or profession to disclose the	99
individual items of income that constitute the gross income of	100
that business or profession, except for those individual items	101
of income that are attributable to the person's or, if the	102
income is shared with the person, the partner's, solicitation of	103
services or goods or performance, arrangement, or facilitation	104
of services or provision of goods on behalf of the business or	105
profession of clients, including corporate clients, who are	106
legislative agents. A person who files the statement under this	107
section shall disclose the identity of and the amount of income	108
received from a person who the public official or employee knows	109
or has reason to know is doing or seeking to do business of any	110
kind with the public official's or employee's agency.	111

(ii) If the person filing the statement is a member of the 112 general assembly, the statement shall identify every source of 113 income and the amount of that income that was received from a 114 legislative agent during the preceding calendar year, in the 115 person's own name or by any other person for the person's use or 116 benefit, by the person filing the statement, and a brief 117 description of the nature of the services for which the income 118 was received. Division (A)(2)(b)(ii) of this section requires 119 the disclosure of clients of attorneys or persons licensed under 120 section 4732.12 of the Revised Code, or patients of persons 121 certified under section 4731.14 of the Revised Code, if those 122 clients or patients are legislative agents. Division (A)(2)(b) 123 (ii) of this section requires a person filing the statement who 124 derives income from a business or profession to disclose those 125 individual items of income that constitute the gross income of 126 that business or profession that are received from legislative 127 agents. 128

(iii) Except as otherwise provided in division (A)(2)(b) 129 (iii) of this section, division (A)(2)(b)(i) of this section 130 applies to attorneys, physicians, and other persons who engage 131 in the practice of a profession and who, pursuant to a section 132 of the Revised Code, the common law of this state, a code of 133 ethics applicable to the profession, or otherwise, generally are 134 required not to reveal, disclose, or use confidences of clients, 135 patients, or other recipients of professional services except 136 under specified circumstances or generally are required to 137 maintain those types of confidences as privileged communications 138 except under specified circumstances. Division (A)(2)(b)(i) of 139 this section does not require an attorney, physician, or other 140 professional subject to a confidentiality requirement as 141 described in division (A)(2)(b)(iii) of this section to disclose 142

the name, other identity, or address of a client, patient, or 143 other recipient of professional services if the disclosure would 144 threaten the client, patient, or other recipient of professional 145 services, would reveal details of the subject matter for which 146 legal, medical, or professional advice or other services were 147 sought, or would reveal an otherwise privileged communication 148 149 involving the client, patient, or other recipient of professional services. Division (A)(2)(b)(i) of this section 150 does not require an attorney, physician, or other professional 151 subject to a confidentiality requirement as described in 152 division (A)(2)(b)(iii) of this section to disclose in the brief 153 description of the nature of services required by division (A) 154 (2) (b) (i) of this section any information pertaining to specific 155 professional services rendered for a client, patient, or other 156 recipient of professional services that would reveal details of 157 the subject matter for which legal, medical, or professional 158 advice was sought or would reveal an otherwise privileged 159 communication involving the client, patient, or other recipient 160 of professional services. 161

(c) The name of every corporation on file with the 162 secretary of state that is incorporated in this state or holds a 163 certificate of compliance authorizing it to do business in this 164 state, trust, business trust, partnership, or association that 165 transacts business in this state in which the person filing the 166 statement or any other person for the person's use and benefit 167 had during the preceding calendar year an investment of over one 168 thousand dollars at fair market value as of the thirty-first day 169 of December of the preceding calendar year, or the date of 170 disposition, whichever is earlier, or in which the person holds 171 any office or has a fiduciary relationship, and a description of 172 the nature of the investment, office, or relationship. Division 173

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- (A) (2) (c) of this section does not require disclosure of the name of any bank, savings and loan association, credit union, or building and loan association with which the person filing the statement has a deposit or a withdrawable share account.
- (d) All fee simple and leasehold interests to which the

 person filing the statement holds legal title to or a beneficial

 interest in real property located within the state, excluding

 the person's residence and property used primarily for personal

 recreation;

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- 183 (e) The names of all persons residing or transacting business in the state to whom the person filing the statement 184 owes, in the person's own name or in the name of any other 185 person, more than one thousand dollars. Division (A)(2)(e) of 186 this section shall not be construed to require the disclosure of 187 debts owed by the person resulting from the ordinary conduct of 188 a business or profession or debts on the person's residence or 189 real property used primarily for personal recreation, except 190 that the superintendent of financial institutions shall disclose 191 the names of all state-chartered savings and loan associations 192 and of all service corporations subject to regulation under 193 division (E)(2) of section 1151.34 of the Revised Code to whom 194 the superintendent in the superintendent's own name or in the 195 name of any other person owes any money, and that the 196 superintendent and any deputy superintendent of banks shall 197 disclose the names of all state-chartered banks and all bank 198 subsidiary corporations subject to regulation under section 199 1109.44 of the Revised Code to whom the superintendent or deputy 200 superintendent owes any money. 201
- (f) The names of all persons residing or transacting 202 business in the state, other than a depository excluded under 203

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division (A)(2)(c) of this section, who owe more than one 204 thousand dollars to the person filing the statement, either in 205 the person's own name or to any person for the person's use or 206 benefit. Division (A)(2)(f) of this section shall not be 207 construed to require the disclosure of clients of attorneys or 208 persons licensed under section 4732.12 of the Revised Code, or 209 patients of persons certified under section 4731.14 of the 210 Revised Code, nor the disclosure of debts owed to the person 211 resulting from the ordinary conduct of a business or profession. 212

- (g) Except as otherwise provided in section 102.022 of the 213 Revised Code, the source of each gift of over seventy-five 214 dollars, or of each gift of over twenty-five dollars received by 215 a member of the general assembly from a legislative agent, 216 received by the person in the person's own name or by any other 217 person for the person's use or benefit during the preceding 218 calendar year, except gifts received by will or by virtue of 219 section 2105.06 of the Revised Code, or received from spouses, 220 parents, grandparents, children, grandchildren, siblings, 221 nephews, nieces, uncles, aunts, brothers-in-law, sisters-in-law, 222 sons-in-law, daughters-in-law, fathers-in-law, mothers-in-law, 223 or any person to whom the person filing the statement stands in 224 loco parentis, or received by way of distribution from any inter 225 vivos or testamentary trust established by a spouse or by an 226 ancestor; 227
- (h) Except as otherwise provided in section 102.022 of the Revised Code, identification of the source and amount of every payment of expenses incurred for travel to destinations inside or outside this state that is received by the person in the person's own name or by any other person for the person's use or benefit and that is incurred in connection with the person's official duties, except for expenses for travel to meetings or

conventions of a national or state organization to which any state agency, including, but not limited to, any legislative agency or state institution of higher education as defined in section 3345.011 of the Revised Code, pays membership dues, or any political subdivision or any office or agency of a political subdivision pays membership dues;

- (i) Except as otherwise provided in section 102.022 of the Revised Code, identification of the source of payment of expenses for meals and other food and beverages, other than for meals and other food and beverages provided at a meeting at which the person participated in a panel, seminar, or speaking engagement or at a meeting or convention of a national or state organization to which any state agency, including, but not limited to, any legislative agency or state institution of higher education as defined in section 3345.011 of the Revised Code, pays membership dues, or any political subdivision or any office or agency of a political subdivision pays membership dues, that are incurred in connection with the person's official duties and that exceed one hundred dollars aggregated per calendar year;
- (j) If the disclosure statement is filed by a public official or employee described in division (B)(2) of section 101.73 of the Revised Code or division (B)(2) of section 121.63 of the Revised Code who receives a statement from a legislative agent, executive agency lobbyist, or employer that contains the information described in division (F)(2) of section 101.73 of the Revised Code or division (G)(2) of section 121.63 of the Revised Code, all of the nondisputed information contained in the statement delivered to that public official or employee by the legislative agent, executive agency lobbyist, or employer under division (F)(2) of section 101.73 or (G)(2) of section

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- (d) A person who is appointed or employed after the fifteenth day of May, other than a person described in division(A) (4) (c) of this section, shall file an annual statement within ninety days after appointment or employment.
- (5) No person shall be required to file with the appropriate ethics commission more than one statement or pay more than one filing fee for any one calendar year.
- (6) The appropriate ethics commission, for good cause, may extend for a reasonable time the deadline for filing a statement under this section.
- (7) A statement filed under this section is subject to public inspection at locations designated by the appropriate ethics commission except as otherwise provided in this section.
- (B) The Ohio ethics commission, the joint legislative ethics committee, and the board of commissioners on grievances and discipline of the supreme court, using the rule-making procedures of Chapter 119. of the Revised Code, may require any class of public officials or employees under its jurisdiction and not specifically excluded by this section whose positions involve a substantial and material exercise of administrative discretion in the formulation of public policy, expenditure of public funds, enforcement of laws and rules of the state or a county or city, or the execution of other public trusts, to file an annual statement under division (A) of this section. The appropriate ethics commission shall send the public officials or employees written notice of the requirement not less than thirty days before the applicable filing deadline unless the public official or employee is appointed after that date, in which case the notice shall be sent within thirty days after appointment, and the filing shall be made not later than ninety days after

annai ntmant	325
appointment.	323
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Disclosure statements filed under this division with the 326 Ohio ethics commission by members of boards, commissions, or 327 bureaus of the state for which no compensation is received other 328 than reasonable and necessary expenses shall be kept 329 confidential. Disclosure statements filed with the Ohio ethics 330 commission under division (A) of this section by business 331 managers, treasurers, and superintendents of city, local, 332 exempted village, joint vocational, or cooperative education 333 school districts or educational service centers shall be kept 334 confidential, except that any person conducting an audit of any 335 such school district or educational service center pursuant to 336 section 115.56 or Chapter 117. of the Revised Code may examine 337 the disclosure statement of any business manager, treasurer, or 338 superintendent of that school district or educational service 339 center. Disclosure statements filed with the Ohio ethics 340 commission under division (A) of this section by the individuals 341 set forth in division (B)(2) of section 187.03 of the Revised 342 Code shall be kept confidential. The Ohio ethics commission 343 shall examine each disclosure statement required to be kept 344 confidential to determine whether a potential conflict of 345 interest exists for the person who filed the disclosure 346 statement. A potential conflict of interest exists if the 347 private interests of the person, as indicated by the person's 348 disclosure statement, might interfere with the public interests 349 the person is required to serve in the exercise of the person's 350 authority and duties in the person's office or position of 351 employment. If the commission determines that a potential 352 conflict of interest exists, it shall notify the person who 353 filed the disclosure statement and shall make the portions of 354 the disclosure statement that indicate a potential conflict of 355

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exempted village, or cooperative		386
education board of		387
education or educational service		388
center governing board	\$30	389
For position of business manager,		390
treasurer, or superintendent of a		391
city, local, exempted village, joint		392
vocational, or cooperative education		393
school district or		394
educational service center	\$30	395
(3) No judge of a court of record or can	didate for judge	396
of a court of record, and no referee or magis	trate serving a	397
court of record, shall be required to pay the	fee required under	398
division (E)(1) or (2) or (F) of this section		399
(4) For any public official who is appoi	nted to a	400
nonelective office of the state and for any e	mployee who holds a	401
nonelective position in a public agency of th	e state, the state	402
agency that is the primary employer of the st	ate official or	403
employee shall pay the fee required under div	ision (E)(1) or (F)	404
of this section.		405
(F) If a statement required to be filed	under this section	406
is not filed by the date on which it is requi	red to be filed,	407
the appropriate ethics commission shall asses	s the person	408
required to file the statement a late filing	fee of ten dollars	409
for each day the statement is not filed, exce	pt that the total	410
amount of the late filing fee shall not excee	d two hundred fifty	411
dollars.		412
(G)(1) The appropriate ethics commission	other than the	413
Ohio ethics commission and the joint legislat	ive ethics	414
committee shall deposit all fees it receives	under divisions (E)	415

valid declaration of candidacy person is filed for nomination

<u>certified</u> as a candidate <u>for the nomination</u> of a political party

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for election to any of the offices an office to be voted for at 448 the a general election to be held in such year, or if the number 449 of persons filing such declarations of candidacy for nominations-450 <u>certified</u> as candidates <u>for the nomination</u> of one that political 451 party for election to such offices that office does not exceed, 452 as to any such office, the number of candidates which such that 453 political party is entitled to nominate as its candidates for 454 election to such that office, then no primary election shall be 455 held for the purpose of nominating party candidates of such_that_ 456 party for election to offices to be voted for at such general-457 election and no primary ballots shall be provided for such party-458 that office. If, however, the only office for which there are 459 more valid declarations of candidacy filed certified candidates 460 than the number to be nominated by a political party $_{\mathcal{T}}$ is the 461 office of councilperson in a ward, a primary election shall be 462 held for such that party for that office only in the ward or 463 wards in which there is a contest, and only the names of the 464 candidates for the office of councilperson in such_that ward 465 shall appear on the primary ballot of such that political party. 466 The (2) If the number of persons certified as candidates 467 for the nomination of a political party for an office does not 468 exceed the number of candidates the political party is entitled 469 to nominate as its candidates for that office, then the election 470 officials whose duty it would have been to provide for and 471 conduct the holding of such primary election, declare the 472 results thereof, and issue certificates of nomination to the 473

persons entitled thereto if such nominated at the primary

election had been held shall declare each of such those persons

to be nominated as of the date of the ninetieth sixty-fifth day

before the primary election, issue appropriate certificates of	477
nomination to each of them, and certify their names to the	478
proper election officials, in order that their names may be	479
printed on the official ballots provided for use in the	480
succeeding general election in the same manner as though such	481
the primary election had been held and such those persons had	482
been nominated at such the election.	483
(B) If the number of persons certified as candidates for	484
the nomination of a political party for an office exceeds the	485
number of candidates the political party is entitled to nominate	486
as its candidates for that office and one or more candidates	487
die, withdraw, or are disqualified before the day of the primary	488
election, such that the number of candidates no longer exceeds	489
the number of candidates that the political party is entitled to	490
nominate as its candidates for that office, and the vacancy or	491
vacancies are not filled under division (F) of section 3513.052	492
of the Revised Code, then all of the following apply:	493
(1) No primary election shall be held for the purpose of	494
nominating party candidates of that party for that office.	495
(2) If the ballots for that election have already been	496
prepared and primary election is to be held for that party for	497
the purpose of nominating or electing candidates for other	498
offices, the board of elections shall not remove the names of	499
the candidates from the ballots. The board of elections shall	500
post a notice at each polling place on the day of the election	501
that no primary is being held for the purpose of nominating	502
party candidates of that party for that office and that votes	503
for those candidates will be void and will not be counted. The	504
board also shall enclose a copy of that notice with each absent	505
voter's ballot given or mailed after all but one candidate has	506

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for nomination is certified as that party's a candidate at the	536
primary election for that party's nomination for that office.	537
(ii) Only one person has filed a valid declaration of	538
candidacy for nomination The number of persons certified as that	539
party's candidate at the primary election candidates for that	540
party's nomination for that office does not exceed the number of	541
candidates that political party is entitled to nominate as its	542
candidates for that office, that person has one or more	543
candidates have withdrawn, died, or been disqualified under	544
section 3513.052 of the Revised Code, and the vacancy $\underline{\text{or}}$	545
<u>vacancies</u> so created <u>has have</u> not been filled.	546
(2) A vacancy may be filled under division (A)(1)(a) and a	547
selection may be made under division (A)(1)(b) of this section	548
by the appropriate committee of the political party in the same	549
manner as provided in divisions (A) to (E) of section 3513.31 of	550
the Revised Code for the filling of similar vacancies created by	551
withdrawals or disqualifications under section 3513.052 of the	552
Revised Code after the primary election, except that the	553
certification required under that section may not be filed with	554
the secretary of state, or with a board of the most populous	555
county of a district, or with the board of a county in which the	556
major portion of the population of a subdivision is located,	557
later than four p.m. of the tenth day before the day of such	558
primary election, or with any other board later than four p.m.	559
of the fifth day before the day of such primary election.	560
(3) If only one valid declaration of candidacy is filed	561
for nomination the number of persons certified as a candidate	562
candidates for the nomination of a political party for an office	563
does not exceed the number of candidates that political party is	564

entitled to nominate as its candidates for that office and that

candidate dies one or more candidates die, withdraw, or are 566 disqualified on or after the tenth day before the day of the 567 primary election, that each such candidate is considered to have 568 received the nomination of that candidate's political party at 569 that primary election, and, for purposes of filling the vacancy 570 so created, that candidate's death, withdrawal, or 571 disqualification shall be treated as if that candidate died-it 572 occurred on the day after the day of the primary election. 573

- (B) Any person filing a declaration of candidacy candidate 574 for the nomination of a political party for an office may 575 withdraw as such candidate at any time prior to the primary 576 election. The withdrawal shall be effected and the statement of 577 withdrawal shall be filed in accordance with the procedures 578 prescribed in division (D) of this section for the withdrawal of 579 persons nominated in a primary election or by nominating 580 petition. 581
- (C) A person who is the first choice for president of the 582 United States by a candidate for delegate or alternate to a 583 national convention of a political party may withdraw consent 584 for the selection of the person as such first choice no later 585 than four p.m. of the fortieth day before the day of the 586 presidential primary election. Withdrawal of consent shall be 587 for the entire slate of candidates for delegates and alternates 588 who named such person as their presidential first choice and 589 shall constitute withdrawal from the primary election by such 590 delegates and alternates. The withdrawal shall be made in 591 writing and delivered to the secretary of state. If the 592 withdrawal is delivered to the secretary of state on or before 593 the seventieth day before the day of the primary election, the 594 boards of elections shall remove both the name of the withdrawn 595 first choice and the names of such withdrawn candidates from the 596

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ballots according to the directions of the secretary of state. 597 If the withdrawal is delivered to the secretary of state after 598 the seventieth day before the day of the primary election, the 599 board of elections shall not remove the name of the withdrawn 600 first choice and the names of the withdrawn candidates from the 601 ballots. The board of elections shall post a notice at each 602 603 polling location on the day of the primary election, and shall enclose with each absent voter's ballot given or mailed after 604 the candidate withdraws, a notice that votes for the withdrawn 605 first choice or the withdrawn candidates will be void and will 606 not be counted. If such names are not removed from all ballots 607 before the day of the election, the votes for the withdrawn 608 first choice or the withdrawn candidates are void and shall not 609 be counted. 610

- (D) Any person nominated in a primary election or by nominating petition as a candidate for election at the next general election may withdraw as such candidate at any time prior to the general election. Such withdrawal may be effected by the filing of a written statement by such candidate announcing the candidate's withdrawal and requesting that the candidate's name not be printed on the ballots. If such candidate's declaration of candidacy or nominating petition was filed with the secretary of state, the candidate's statement of withdrawal shall be addressed to and filed with the secretary of state. If such candidate's declaration of candidacy or nominating petition was filed with a board of elections, the candidate's statement of withdrawal shall be addressed to and filed with such board.
- (E) When a person withdraws under division (B) or (D) of 625 this section on or before the seventieth day before the day of 626 the primary election or the general election, the board of 627

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elections shall remove the name of the withdrawn candidate from	628
the ballots according to the directions of the secretary of	629
state. When a person withdraws under division (B) or (D) of this	630
section after the seventieth day before the day of the primary	631
election or the general election, the board of elections shall	632
not remove the name of the withdrawn candidate from the ballots.	633
The board of elections shall post a notice at each polling place	634
on the day of the election, and shall enclose with each absent	635
voter's ballot given or mailed after the candidate withdraws, a	636
notice that votes for the withdrawn candidate will be void and	637
will not be counted. If the name is not removed from all ballots	638
before the day of the election, the votes for the withdrawn	639
candidate are void and shall not be counted.	640

- Sec. 3513.301. (A) Notwithstanding section 3513.30 of the 641 Revised Code and except as otherwise provided in division (B) (2) 642 of this section, if only one person has filed a valid 643 declaration of candidacy for nomination as the candidate of a 644 political party for the office of representative to congress and 645 that person withdraws as a candidate or dies at any time before 646 the primary election, a special election shall be held under 647 division (B) (1) of this section as soon as reasonably 648 practicable to nominate the following: 649
 - (1) That party's candidate for congress;
- (2) The candidate for congress of any other major 651 political party under either of the following circumstances: 652
- (a) No person has filed a valid declaration of candidacy 653 for nomination as that party's candidate at the primary 654 election.
 - (b) Only one person has filed a valid declaration of

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Sec. 3513.312. (A) Notwithstanding section 3513.31 of the	687
Revised Code, if a person nominated in a primary election or	688
nominated by petition under section 3517.012 of the Revised Code	689
as a party candidate for the office of representative to	690
congress for election at the next general election withdraws as	691
such candidate prior to the ninetieth day before the day of such	692
general election, or dies prior to the ninetieth day before the	693
day of such general election, the vacancy in the party	694
nomination so created shall be filled by a special election held-	695
in accordance with division (B) (1) of this section as soon as	696
reasonably practicable.	697
(B) The (1) Except as otherwise provided in division (B)	698
(2) of this section, the boards of elections of all the counties	699
contained in whole or in part within the congressional district	700
in which a vacancy occurs as described in division (A) of this	701
section shall, as soon as reasonably practicable, conduct the	702
special election on a date designated by the secretary of state	703
and give notice of the time and places of holding such election	704
as provided in section 3501.03 of the Revised Code. Such	705
election shall be held and conducted and returns thereof made as	706
in the case of a primary election, except that the secretary of	707
state shall designate the deadline to file a declaration of	708
candidacy or a declaration of intent to be a write-in candidate	709
for the election.	710
(2) If only one person has filed a valid declaration of	711
candidacy for the special election to be held under division (B)	712
(1) of this section, or if no person has filed a valid	713
declaration of candidacy, then no special election shall be	714
held. If one person has filed a valid declaration of candidacy	715

the board of elections of the most populous county of the

congressional district shall certify the person's name to the

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