As Introduced

134th General Assembly Regular Session 2021-2022

H. B. No. 582

Representative Loychik

Cosponsors: Representatives Brinkman, Cross

A BILL

То	amend sections 3302.11, 3311.053, 3311.73,	1
	3313.09, 3501.01, 3505.03, 3505.04, 3513.04,	2
	3513.052, and 3513.261 and to repeal sections	3
	3513.254, 3513.255, and 3513.256 of the Revised	4
	Code regarding the nomination and election of	5
	members of school district hoards of education	6

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

Section 1. That sections 3302.11, 3311.053, 3311.73,	7
3313.09, 3501.01, 3505.03, 3505.04, 3513.04, 3513.052, and	8
3513.261 of the Revised Code be amended to read as follows:	9
Sec. 3302.11. (A) This section applies to any school	10
district that becomes subject to division (K) of section 3302.10	11
of the Revised Code, as it exists on and after-the effective-	12
date of this section October 15, 2015.	13
(B) As used in this section, "mayor" means the mayor of	14
the municipality in which a majority of the territory of a	15
school district to which this section applies is located or, if	16
no such municipality exist, the mayor of a municipality selected	17
by the superintendent of public instruction in which the	18

district has territory.	19
(C) On the first day of January following the date on	20
which this section first applies to a school district, the mayor	21
shall appoint a new five-member board of education for the	22
district from a slate of candidates nominated by the nominating	23
panel established under division (D)(1) of this section.	24
(D)(1) Not later than thirty days after the date on which	25
this section first applies to a school district, the	26
superintendent of public instruction shall convene a nominating	27
panel to nominate candidates for appointment to the district	28
board of education. The panel shall consist of the following	29
members:	30
(a) Two persons appointed by the mayor, one of whom shall	31
be a representative of the business community or an institution	32
of higher education located in the district;	33
(b) One principal employed by the district, who shall be	34
selected by a vote of the district's principals conducted by the	35
state superintendent;	36
(c) One teacher appointed by the bargaining representative	37
for teachers employed by the district;	38
(d) One parent of a student enrolled in the district	39
appointed by the parent-teacher association, or a similar	40
organization selected by the state superintendent;	41
(e) The chairperson of the academic distress commission	42
established for the district under section 3302.10 of the	43
Revised Code and the chief executive officer appointed under	44
division (C)(1) of that section, until such time as the	45
commission ceases to exist.	46

(2) The state superintendent shall be a nonvoting member	47
of the panel and shall serve as chairperson of the panel for the	48
first two years of the panel's existence. After that time, the	49
panel shall select one of its members as chairperson. The panel	50
shall meet as necessary to make nominations at the call of the	51
chairperson. All members of the panel shall serve at the	52
pleasure of their appointing authority. A vacancy on the panel	53
shall be filled in the same manner as the initial appointment.	54
(E) Not later than thirty days after the nominating panel	55
is convened, the panel shall nominate a slate of at least ten	56
candidates for possible appointment to the district board of	57
education. All candidates shall be residents of the school	58
district and shall hold no elected public office. At least two	59
of the candidates shall reside outside of the municipal	60
corporation served by the mayor, if that municipal corporation	61
does not contain all of the district's territory.	62
(F) Not later than thirty days after receiving the slate	63
of candidates, the mayor shall select five members from the	64
slate for appointment to the district board of education.	65
Initial members of the board shall take office on the first day	66
of January following their appointment and their terms shall	67
expire on the thirtieth day of June following the referendum	68
election required by division (G)(1) of this section.	69
(G)(1) At the general election held in the first even-	70
numbered year occurring at least three years after the date on	71
which the academic distress commission established for the	72
district ceases to exist pursuant to division (N)(1) of section	73
3302.10 of the Revised Code, a referendum election shall be held	74
to determine if the mayor shall continue to appoint the district	75

board of education. Not later than ninety days before the

general election, the board of education shall notify the board	77
of elections of each county containing territory of the district	78
of the referendum election. At the general election, the	79
following question shall be submitted to the electors of the	80
district:	81

"Shall the mayor of... (here insert the name of the 82 applicable municipal corporation) continue to appoint the 83 members of the board of education of the... (here insert the 84 name of the school district to which this section applies)?"

The board of elections of the county in which the majority 86 of the district's territory is located shall make all necessary 87 arrangements for the submission of the question to the electors, 88 and the election shall be conducted, canvassed, and certified in 89 the same manner as regular elections in the district for the 90 election of county officers, provided that in any such election 91 in which only part of the electors of a precinct are qualified 92 to vote, the board of elections may assign voters in such part 93 to an adjoining precinct. Such an assignment may be made to an 94 adjoining precinct in another county with the consent and 95 approval of the board of elections of such other county. Notice 96 of the election shall be published in a newspaper of general 97 circulation in the district once a week for two consecutive 98 weeks, or as provided in section 7.16 of the Revised Code, prior 99 to the election. If the board of elections operates and 100 maintains a web site, the board of elections shall post notice 101 of the election on its web site for thirty days prior to the 102 election. The notice shall state the question on which the 103 election is being held. The ballot shall be in the form 104 prescribed by the secretary of state. Costs of submitting the 105 question to the electors shall be charged to the district in 106 accordance with section 3501.17 of the Revised Code. 107

(2) If a majority of the electors voting on the question	108
proposed in division (G)(1) of this section approve the	109
question, the mayor shall appoint a new board of education on	110
the immediately following first day of July from a slate of	111
candidates nominated by the nominating panel in the same manner	112
as the initial board was appointed pursuant to divisions (E) and	113
(F) of this section. Three—If the appointment takes place before	114
the effective date of this amendment, three of the members of	115
the new board shall be appointed to four-year terms and two of	116
the members shall be appointed to two-year terms, each term	117
beginning on the first day of July. Thereafter If the appointment	118
takes place after the effective date of this amendment, the	119
mayor shall appoint members to four-year <u>two-year</u> terms in the	120
same manner prescribed in divisions (E) and (F) of this section.	121
Whenever the nominating panel is required to nominate a slate of	122
candidates, the panel shall nominate at least twice the number	123
of candidates as members to be appointed to the board at that	124
time, including two candidates who reside outside of the	125
municipal corporation served by the mayor, if that municipal	126
corporation does not contain all of the district's territory.	127
Nothing in this division shall preclude the nominating panel	128
from nominating as a candidate a person who was a member of the	129
board prior to the referendum election or shall preclude the	130
mayor from appointing such a person to the new board.	131
(3) If a majority of the electors voting on the question	132
proposed in division (G)(1) of this section disapprove the	133
question, a new board of education shall be elected at the next	134
regular election occurring in November of an odd-numbered year.	135
The board shall have the same number of members as the board in	136

place prior to the board appointed under this section. At such

election If the election takes place before the effective date of

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this amendment, one-half of the total number of members rounded	139
up to the next whole number shall be elected for terms of four	140
years and the remaining members shall be elected for terms of	141
two years. If the election takes place on or after the effective	142
date of this amendment, all of the members shall be elected for	143
terms of two years. Thereafter, their successors shall be	144
elected in the same manner and for the same terms as provided in	145
the Revised Code for members of boards of education. All members	146
of the board of education appointed under this section shall	147
continue to serve after the end of the terms to which they were	148
appointed until their successors are qualified and assume office	149
in accordance with section 3313.09 of the Revised Code.	150
(H) All of the following shall apply to a board of	151
education appointed under division (F) or (G)(2) of this	152
section:	153
(1) At any given time, at least two of the board members	154
shall have significant expertise in education, finance, or	155
business management and at least one member shall reside outside	156
of the municipal corporation served by the mayor, if that	157
municipal corporation does not contain all of the district's	158
territory.	159
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(2) The members of the board shall designate one of its	160
members as the chairperson of the board. The chairperson shall	161
have all the rights, authority, and duties conferred upon the	162
president of a board of education by the Revised Code.	163
(3) The mayor may remove any member of the board with the	164
advice and consent of the nominating panel.	165
Sec. 3311.053. (A) The boards of education of up to five	166

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adjoining educational service centers may, by identical

resolutions adopted by a majority of the members of each	168
governing board within any sixty-day period, combine such	169
educational service centers into one educational service center.	170
The resolutions shall state the name of the new center, which	171
may be styled as a "joint educational service center." The	172
resolutions shall also indicate whether the governing board of	173
the new educational service center is to be formed in accordance	174
with division (B) of this section, in accordance with division	175
(A) of section 3311.054 of the Revised Code, or in accordance	176
with section 3311.057 of the Revised Code.	177

A copy of each resolution shall be filed with the state 178 board of education. The new educational service center shall be 179 created and the governing boards of the participating 180 educational service centers shall be dissolved and a new 181 governing board established thirty days after the date on which 182 the last resolution was filed with the state board. 183

- (B) The initial members of a new governing board 184 established in accordance with this division shall be appointed 185 as follows: 186
- (1) If two educational service centers combine, each 187 center's governing board, prior to its dissolution, shall 188 appoint two members to the new governing board and the four 189 members so selected shall select a fifth member within ten days 190 of the date on which the last of the four members is appointed. 191
- (2) If three educational service centers combine, each 192 center's governing board, prior to its dissolution, shall 193 appoint one member to the new governing board and the three 194 members so selected shall select the remaining two members of 195 the governing board within ten days of the date on which the 196 last of the three members is appointed. 197

(3) If four educational service centers combine, each	198
center's governing board, prior to its dissolution, shall	199
appoint one member to the new governing board and the four	200
members so selected shall select the remaining member of the	201
governing board within ten days of the date on which the last of	202
the four members is appointed.	203

(4) If five educational service centers combine, eachcenter's governing board, prior to its dissolution, shallappoint one member to the new governing board.206

If the members appointed to a new governing board by the
governing boards of the combining educational service centers
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are unable to agree on the selection of the remaining members of
the new governing board within ten days, the probate judge of
the county in which the greatest number of pupils under the
supervision of the new educational service center reside shall
appoint the remaining members.
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Electors of the new educational service center shall elect 214 a new governing board at the next general election occurring in 215 an odd-numbered year and more than ninety days after the date of 216 the appointment of the last member to the initial governing 217 board. Members shall serve for the duration of the term to which 218 they are elected or until their successors are elected and 219 qualified. At such election, two members shall be elected to 220 terms of two years and three members shall be elected to terms 221 of four years. Thereafter, their successors shall be elected in 222 223 the same manner and for the same terms as members of governing boards of all educational service centers. Each candidate for 224 election as a member of the educational service center governing 225 board shall file a nominating petition in accordance with 226 section 3513.255 of the Revised Code. 227

(C) The funds of each former educational service center	228
shall be paid over in full to the governing board of the new	229
educational service center, and the legal title to all property	230
of the former governing boards shall become vested in the new	231
governing board.	232
The governing board of an educational service center	233
created under this section shall honor all contracts made by the	234
former governing boards.	235
Sec. 3311.73. (A) No later than ninety days before the	236
general election held in the first even-numbered year occurring	237
at least four years after the date it assumed control of the	238
municipal school district pursuant to division (B) of section	239
3311.71 of the Revised Code, the board of education appointed	240
under that division shall notify the board of elections of each	241
county containing territory of the municipal school district of	242
the referendum election required by division (B) of this	243
section.	244
(D) At the general election held in the first error	245
(B) At the general election held in the first even-	245
numbered year occurring at least four years after the date the	246
new board assumed control of a municipal school district	247
pursuant to division (B) of section 3311.71 of the Revised Code,	248
the following question shall be submitted to the electors	249
residing in the school district:	250
"Shall the mayor of $_$ (here insert the name of the	251
applicable municipal corporation) continue to appoint the	252
members of the board of education of the (here insert the	253
name of the municipal school district)?"	254
The board of elections of the county in which the majority	255
of the school district's territory is located shall make all	256

necessary arrangements for the submission of the question to the	257
electors, and the election shall be conducted, canvassed, and	258
certified in the same manner as regular elections in the	259
district for the election of county officers, provided that in	260
any such election in which only part of the electors of a	261
precinct are qualified to vote, the board of elections may	262
assign voters in such part to an adjoining precinct. Such an	263
assignment may be made to an adjoining precinct in another	264
county with the consent and approval of the board of elections	265
of such other county. Notice of the election shall be published	266
in a newspaper of general circulation in the school district	267
once a week for two consecutive weeks, or as provided in section	268
7.16 of the Revised Code, prior to the election. If the board of	269
elections operates and maintains a web site, the board of	270
elections shall post notice of the election on its web site for	271
thirty days prior to the election. The notice shall state the	272
question on which the election is being held. The ballot shall	273
be in the form prescribed by the secretary of state. Costs of	274
submitting the question to the electors shall be charged to the	275
municipal school district in accordance with section 3501.17 of	276
the Revised Code.	277

- (C) If a majority of electors voting on the issue proposed in division (B) of this section approve the question, the mayor shall appoint a new board on the immediately following first day of July pursuant to division (F) of section 3311.71 of the Revised Code.
- (D) If a majority of electors voting on the issue proposed
 in division (B) of this section disapprove the question, a new
 seven-member board of education shall be elected at the next
 regular election occurring in November of an odd-numbered year.

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 At-If such an election takes place before the effective date of
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this amendment, four members shall be elected for terms of four	288
years and three members shall be elected for terms of two years.	289
If such an election takes place on or after the effective date	290
of this amendment, all members shall be elected for terms of two	291
years. Thereafter, their successors the successor of any member	292
of a board of education elected pursuant to this division shall	293
be elected in the same manner and for the same terms as members	294
of boards of education of a city school district. All members of	295
the board of education of a municipal school district appointed	296
pursuant to division (B) of section 3311.71 of the Revised Code	297
shall continue to serve after the end of the terms to which they	298
were appointed until their successors are qualified and assume	299
office in accordance with section 3313.09 of the Revised Code.	300
Sec. 3313.09. The (A) Prior to the effective date of this	301
amendment, the terms of office of members of each board of	302
education shall begin on the first day of January after their	303
election and each such officer shall hold—his office for four	304
years, except as otherwise provided by law. Four year terms of	305
office shall expire on December thirty-first, except as	306
otherwise provided by law.	307
Except as provided in division (B) of this section, on and	308
after the effective date of this amendment, the terms of office	309
of members of each board of education shall be for two years,	310
beginning on the first day of January after their election.	311
(B) A member of a board of education who was serving in	312
that office prior to the effective date of this amendment shall	313
serve the remainder of the member's four-year term. Thereafter,	314
the term of office for that member, if re-elected, or the	315
member's successor shall be for two years.	316
(C) No person shall hold the office of member of a board	317

of education for a period of longer than four successive terms	318
of two years. Terms shall be considered successive unless	319
separated by a period of four or more years. Only terms	320
beginning on or after the effective date of this amendment shall	321
be considered in determining an individual's eligibility to hold	322
office.	323
Sec. 3501.01. As used in the sections of the Revised Code	324
relating to elections and political communications:	325
(A) "General election" means the election held on the	326
first Tuesday after the first Monday in each November.	327
(B) "Regular municipal election" means the election held	328
on the first Tuesday after the first Monday in November in each	329
odd-numbered year.	330
(C) "Regular state election" means the election held on	331
the first Tuesday after the first Monday in November in each	332
even-numbered year.	333
(D) "Special election" means any election other than those	334
elections defined in other divisions of this section. A special	335
election may be held only on the first Tuesday after the first	336
Monday in May, August, or November, or on the day authorized by	337
a particular municipal or county charter for the holding of a	338
primary election, except that in any year in which a	339
presidential primary election is held, no special election shall	340
be held in May, except as authorized by a municipal or county	341
charter, but may be held on the third Tuesday after the first	342
Monday in March.	343
(E)(1) "Primary" or "primary election" means an election	344
held for the purpose of nominating persons as candidates of	345
political parties for election to offices, and for the purpose	346

of electing persons as members of the controlling committees of	347
political parties and as delegates and alternates to the	348
conventions of political parties. Primary elections shall be	349
held on the first Tuesday after the first Monday in May of each	350
year except in years in which a presidential primary election is	351
held.	352
(2) "Presidential primary election" means a primary	353
election as defined by division (E)(1) of this section at which	354
an election is held for the purpose of choosing delegates and	355
alternates to the national conventions of the major political	356
parties pursuant to section 3513.12 of the Revised Code. Unless	357
otherwise specified, presidential primary elections are included	358
in references to primary elections. In years in which a	359
presidential primary election is held, all primary elections	360
shall be held on the third Tuesday after the first Monday in	361
March except as otherwise authorized by a municipal or county	362
charter.	363
(F) "Political party" means any group of voters meeting	364
the requirements set forth in section 3517.01 of the Revised	365
Code for the formation and existence of a political party.	366
(1) "Major political party" means any political party	367
organized under the laws of this state whose candidate for	368
governor or nominees for presidential electors received not less	369
than twenty per cent of the total vote cast for such office at	370
the most recent regular state election.	371
(2) "Minor political party" means any political party	372
organized under the laws of this state that meets either of the	373
following requirements:	374

(a) Except as otherwise provided in this division, the

political party's candidate for governor or nominees for	376
presidential electors received less than twenty per cent but not	377
less than three per cent of the total vote cast for such office	378
at the most recent regular state election. A political party	379
that meets the requirements of this division remains a political	380
party for a period of four years after meeting those	381
requirements.	382

(b) The political party has filed with the secretary of 383 state, subsequent to its failure to meet the requirements of 384 division (F)(2)(a) of this section, a petition that meets the requirements of section 3517.01 of the Revised Code. 386

A newly formed political party shall be known as a minor political party until the time of the first election for governor or president which occurs not less than twelve months subsequent to the formation of such party, after which election the status of such party shall be determined by the vote for the 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	406
not to be affiliated with a political party, and whose name has	407
been certified on the office-type ballot at a general or special	408
election through the filing of a statement of candidacy and	409
nominating petition, as prescribed in section 3513.257 of the	410
Revised Code.	411
(J) "Nonpartisan candidate" means any candidate whose name	412
is required, pursuant to section 3505.04 of the Revised Code, to	413
be listed on the nonpartisan ballot, including all candidates	414
for judge of a municipal court, county court, or court of common	415
pleas, for member of any the state board of education, for	416
municipal or township offices in which primary elections are not	417
held for nominating candidates by political parties, and for	418
offices of municipal corporations having charters that provide	419
for separate ballots for elections for these offices.	420
(K) "Party candidate" means any candidate who claims to be	421
a member of a political party and who has been certified to	422
a member of a political party and who has been certified to appear on the office-type ballot at a general or special	422 423
appear on the office-type ballot at a general or special	423
appear on the office-type ballot at a general or special election as the nominee of a political party because the	423 424
appear on the office-type ballot at a general or special election as the nominee of a political party because the candidate has won the primary election of the candidate's party	423 424 425
appear on the office-type ballot at a general or special election as the nominee of a political party because the candidate has won the primary election of the candidate's party for the public office the candidate seeks, has been nominated	423 424 425 426
appear on the office-type ballot at a general or special election as the nominee of a political party because the candidate has won the primary election of the candidate's party for the public office the candidate seeks, has been nominated under section 3517.012, or is selected by party committee in	423 424 425 426 427
appear on the office-type ballot at a general or special election as the nominee of a political party because the candidate has won the primary election of the candidate's party for the public office the candidate seeks, has been nominated under section 3517.012, or is selected by party committee in accordance with section 3513.31 of the Revised Code.	423 424 425 426 427 428
appear on the office-type ballot at a general or special election as the nominee of a political party because the candidate has won the primary election of the candidate's party for the public office the candidate seeks, has been nominated under section 3517.012, or is selected by party committee in accordance with section 3513.31 of the Revised Code. (L) "Officer of a political party" includes, but is not	423 424 425 426 427 428
appear on the office-type ballot at a general or special election as the nominee of a political party because the candidate has won the primary election of the candidate's party for the public office the candidate seeks, has been nominated under section 3517.012, or is selected by party committee in accordance with section 3513.31 of the Revised Code. (L) "Officer of a political party" includes, but is not limited to, any member, elected or appointed, of a controlling	423 424 425 426 427 428 429 430
appear on the office-type ballot at a general or special election as the nominee of a political party because the candidate has won the primary election of the candidate's party for the public office the candidate seeks, has been nominated under section 3517.012, or is selected by party committee in accordance with section 3513.31 of the Revised Code. (L) "Officer of a political party" includes, but is not limited to, any member, elected or appointed, of a controlling committee, whether representing the territory of the state, a	423 424 425 426 427 428 429 430 431
appear on the office-type ballot at a general or special election as the nominee of a political party because the candidate has won the primary election of the candidate's party for the public office the candidate seeks, has been nominated under section 3517.012, or is selected by party committee in accordance with section 3513.31 of the Revised Code. (L) "Officer of a political party" includes, but is not limited to, any member, elected or appointed, of a controlling committee, whether representing the territory of the state, a district therein, a county, township, a city, a ward, a	423 424 425 426 427 428 429 430 431 432

(M) "Question or issue" means any question or issue

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certified in accordance with the Revised Code for placement on	436
an official ballot at a general or special election to be held	437
in this state.	438
(N) "Elector" or "qualified elector" means a person having	439
the qualifications provided by law to be entitled to vote.	440
(O) "Voter" means an elector who votes at an election.	441
(P) "Voting residence" means that place of residence of an	442
elector which shall determine the precinct in which the elector	443
may vote.	444
(Q) "Precinct" means a district within a county	445
established by the board of elections of such county within	446
which all qualified electors having a voting residence therein	447
may vote at the same polling place.	448
(R) "Polling place" means that place provided for each	449
precinct at which the electors having a voting residence in such	450
precinct may vote.	451
(S) "Board" or "board of elections" means the board of	452
elections appointed in a county pursuant to section 3501.06 of	453
the Revised Code.	454
(T) "Political subdivision" means a county, township,	455
city, village, or school district.	456
(U) "Election officer" or "election official" means any of	457
the following:	458
(1) Secretary of state;	459
(2) Employees of the secretary of state serving the	460
division of elections in the capacity of attorney,	461
administrative officer, administrative assistant, elections	462

administrator, office manager, or clerical supervisor;	463
(3) Director of a board of elections;	464
(4) Deputy director of a board of elections;	465
(5) Member of a board of elections;	466
(6) Employees of a board of elections;	467
(7) Precinct election officials;	468
(8) Employees appointed by the boards of elections on a	469
temporary or part-time basis.	470
(V) "Acknowledgment notice" means a notice sent by a board	471
of elections, on a form prescribed by the secretary of state,	472
informing a voter registration applicant or an applicant who	473
wishes to change the applicant's residence or name of the status	474
of the application; the information necessary to complete or	475
update the application, if any; and if the application is	476
complete, the precinct in which the applicant is to vote.	477
(W) "Confirmation notice" means a notice sent by a board	478
of elections, on a form prescribed by the secretary of state, to	479
a registered elector to confirm the registered elector's current	480
address.	481
(X) "Designated agency" means an office or agency in the	482
state that provides public assistance or that provides state-	483
funded programs primarily engaged in providing services to	484
persons with disabilities and that is required by the National	485
Voter Registration Act of 1993 to implement a program designed	486
and administered by the secretary of state for registering	487
voters, or any other public or government office or agency that	488
implements a program designed and administered by the secretary	489
of state for registering voters, including the department of job	490

and family services, the program administered under section	491
3701.132 of the Revised Code by the department of health, the	492
department of mental health and addiction services, the	493
department of developmental disabilities, the opportunities for	494
Ohioans with disabilities agency, and any other agency the	495
secretary of state designates. "Designated agency" does not	496
include public high schools and vocational schools, public	497
libraries, or the office of a county treasurer.	498
(Y) "National Voter Registration Act of 1993" means the	499
"National Voter Registration Act of 1993," 107 Stat. 77, 42	500
U.S.C.A. 1973gg.	501
(Z) "Voting Rights Act of 1965" means the "Voting Rights	502
Act of 1965," 79 Stat. 437, 42 U.S.C.A. 1973, as amended.	503
(AA) "Photo identification" means a document that meets	504
each of the following requirements:	505
(1) It shows the name of the individual to whom it was	506
issued, which shall conform to the name in the poll list or	507
signature pollbook.	508
(2) It shows the current address of the individual to whom	509
it was issued, which shall conform to the address in the poll	510
list or signature pollbook, except for a driver's license or a	511
state identification card issued under section 4507.50 of the	512
Revised Code, which may show either the current or former	513
address of the individual to whom it was issued, regardless of	514
whether that address conforms to the address in the poll list or	515
signature pollbook.	516
(3) It shows a photograph of the individual to whom it was	517
issued.	518
(4) It includes an expiration date that has not passed.	519

(5) It was issued by the government of the United States	520
or this state.	521
Sec. 3505.03. (A) On the office type ballot shall be	522
printed the names of all candidates for election to offices,	523
except the office of judge of a municipal court, county court,	524
or court of common pleas, who were nominated at the most recent	525
primary election as candidates of a political party or who were	526
nominated in accordance with section 3513.02 of the Revised	527
Code, and the names of all candidates for election to offices	528
who were nominated by nominating petitions, except candidates	529
for the office of judge of a municipal court, county court, or	530
court of common pleas, for member of the state board of	531
education, for member of a board of education, for municipal	532
offices, and for township offices.	533
(B) The face of the ballot below the stub shall be	534
substantially in the following form:	535
"OFFICIAL OFFICE TYPE BALLOT	536
OFFICIAL OFFICE TIPE BALLOT	330
(1) To vote for a candidate record your vote in the manner	537
provided next to the name of such candidate.	538
(2) If you tear, soil, deface, or erroneously mark this	539
ballot, return it to the precinct election officers or, if you	540
cannot return it, notify the precinct election officers, and	541
obtain another ballot."	542
(C) The order in which the offices shall be listed on the	543
ballot shall be prescribed by, and certified to each board of	544
elections by, the secretary of state; provided that for state,	545
district, and county offices the order from top to bottom shall	546
be as follows: governor and lieutenant governor, attorney	547
general, auditor of state, secretary of state, treasurer of	548

state, chief justice of the supreme court, justice of the	549
supreme court, United States senator, representative to	550
congress, state senator, state representative, judge of a court	551
of appeals, member of a board of education, county commissioner,	552
county auditor, prosecuting attorney, clerk of the court of	553
common pleas, sheriff, county recorder, county treasurer, county	554
engineer, and coroner. The offices of governor and lieutenant	555
governor shall be printed on the ballot in a manner that	556
requires a voter to cast one vote jointly for the candidates who	557
have been nominated by the same political party or petition.	558
(D) Within the rectangular space within which the title of	559
each judicial office listed in division (C) of this section is	560
printed on the ballot and immediately below the title shall be	561
printed the date of the commencement of the term of the office,	562
if it is a full term, as follows: "Full term commencing	563
(Date)," or the date of the end of the term of the	564
office, if it is an unexpired term, as follows: "Unexpired term	565
ending(Date)"	566
(E)(1) The names of all candidates for an office shall be	567
arranged in a group under the title of that office, and, except	568
for absentee ballots or when the number of candidates for a	569
particular office is the same as the number of candidates to be	570
elected for that office, shall be rotated from one precinct to	571
another. On absentee ballots, the names of all candidates for an	572
office shall be arranged in a group under the title of that	573
office and shall be so alternated that each name shall appear,	574
insofar as may be reasonably possible, substantially an equal	575
number of times at the beginning, at the end, and in each	576
intermediate place, if any, of the group in which such name	577
belongs, unless the number of candidates for a particular office	578

is the same as the number of candidates to be elected for that

office. 580

(2) Within the rectangular space within which the title of	581
each office for member of a board of education is printed on the	582
ballot shall be printed "For Member of Board of Education," and	583
the number to be elected, directions to the voter as to voting	584
for one, two, or more, and, if the office to be voted for is	585
member of a board of education of a city school district, words	586
shall be printed in said space on the ballot to indicate whether	587
candidates are to be elected from subdistricts or at large.	588
(3) The method of printing the ballots to meet the	589
rotation requirement of this section shall be as follows: the	590
least common multiple of the number of names in each of the	591
several groups of candidates shall be used, and the number of	592
changes made in the printer's forms in printing the ballots	593
shall correspond with that multiple. The board of elections	594
shall number all precincts in regular serial sequence. In the	595
first precinct, the names of the candidates in each group shall	596
be listed in alphabetical order. In each succeeding precinct,	597
the name in each group that is listed first in the preceding	598
precinct shall be listed last, and the name of each candidate	599
shall be moved up one place. In each precinct using paper	600
ballots, the printed ballots shall then be assembled in tablets.	601
(F) Under the name of each candidate nominated at a	602
primary election, nominated by petition under section 3517.012	603
of the Revised Code, or certified by a party committee to fill a	604
vacancy under section 3513.31 of the Revised Code shall be	605
printed, in less prominent type face than that in which the	606
candidate's name is printed, the name of the political party by	607
which the candidate was nominated or certified. Under the name	608

of each candidate appearing on the ballot who filed a nominating

petition and requested a ballot designation as a nonparty	610
candidate under section 3513.257 of the Revised Code shall be	611
printed, in less prominent type face than that in which the	612
candidate's name is printed, the designation of "nonparty	613
candidate." Under the name of each candidate appearing on the	614
ballot who filed a nominating petition and requested a ballot	615
designation as an other-party candidate under section 3513.257	616
of the Revised Code shall be printed, in less prominent type	617
face than that in which the candidate's name is printed, the	618
designation of "other-party candidate." No designation shall	619
appear under the name of a candidate appearing on the ballot who	620
filed a nominating petition and requested that no ballot	621
designation appear under the candidate's name under section	622
3513.257 of the Revised Code, or who filed a nominating petition	623
and failed to request a ballot designation either as a nonparty	624
candidate or as an other-party candidate under that section.	625
(G) Except as provided in this section, no words,	626
designations, or emblems descriptive of a candidate or the	627
candidate's political affiliation, or indicative of the method	628
by which the candidate was nominated or certified, shall be	629
printed under or after a candidate's name that is printed on the	630
ballot.	631
Sec. 3505.04. On the nonpartisan ballot shall be printed	632
the names of all nonpartisan candidates for election to the	633
office of judge of a municipal court, county court, or court of	634
common pleas, the office of member of the state board of	635
education, the office of member of a board of education,	636
municipal or township offices for municipal corporations and	637
townships in which primary elections are not held for nomination	638
of candidates by political parties, and municipal offices of	639
municipal corporations having charters which provide for	640

separate ballots for elections for such municipal offices.	641
Such ballots shall have printed across the top, and below	642
the stubs, "Official Nonpartisan Ballot."	643
The order in which the offices are listed on the ballot	644
shall be prescribed by, and certified to each board of elections	645
by, the secretary of state; provided that the office of member	646
of the state board of education shall be listed first on the	647
ballot, then county judicial offices, followed by municipal and	648
township offices, and by offices of member of a board of	649
education, in the order stated.	650
Within the rectangular space within which the title of	651
each judicial office is printed on the ballot and immediately	652
below such title shall be printed the date of the commencement	653
of the term of the office, if a full term, as follows: "Full	654
term commencing," or the date of the end of	655
the term of the office, if an unexpired term, as follows:	656
"Unexpired term ending(Date)"	657
The secretary of state shall prescribe the information and	658
directions to the voter to be printed on the ballot within the	659
rectangular space in which the title of office of member of the	660
state board of education appears.	661
Within the rectangular space within which the title of	662
each office for member of a board of education is printed on the	663
ballot shall be printed "For Member of Board of Education," and	664
the number to be elected, directions to the voter as to voting	665
for one, two, or more, and, if the office to be voted for is-	666
member of a board of education of a city school district, words	667
shall be printed in said space on the ballot to indicate whether-	668
candidates are to be elected from subdistricts or at large.	669

The names of all nonpartisan candidates for an office	670
shall be arranged in a group under the title of that office, and	671
shall be rotated and printed on the ballot as provided in	672
section 3505.03 of the Revised Code.	673

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No name or designation of any political party nor any words, designations, or emblems descriptive of a candidate or the candidate's political affiliation, or indicative of the method by which such candidate was nominated or certified, shall be printed under or after any nonpartisan candidate's name which is printed on the ballot.

Sec. 3513.04. Candidates for party nominations to state, 680 district, county, and municipal offices or positions, and member 681 of a city, local, or exempted village board of education, for 682 which party nominations are provided by law, and for election as 683 members of party controlling committees shall have their names 684 printed on the official primary ballot by filing a declaration 685 of candidacy and paying the fees specified for the office under 686 divisions (A) and (B) of section 3513.10 of the Revised Code, 687 except that the joint candidates for party nomination to the 688 offices of governor and lieutenant governor shall, for the two 689 of them, file one declaration of candidacy. The joint candidates 690 also shall pay the fees specified for the joint candidates under 691 divisions (A) and (B) of section 3513.10 of the Revised Code. 692

The secretary of state shall not accept for filing the

declaration of candidacy of a candidate for party nomination to

the office of governor unless the declaration of candidacy also

shows a joint candidate for the same party's nomination to the

office of lieutenant governor, shall not accept for filing the

declaration of candidacy of a candidate for party nomination to

the office of lieutenant governor unless the declaration of

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candidacy also shows a joint candidate for the same party's	700
nomination to the office of governor, and shall not accept for	701
filing a declaration of candidacy that shows a candidate for	702
party nomination to the office of governor or lieutenant	703
governor who, for the same election, has already filed a	704
declaration of candidacy or a declaration of intent to be a	705
write-in candidate, or has become a candidate by the filling of	706
a vacancy under section 3513.30 of the Revised Code for any	707
other state office or any federal or county office.	708

No person who seeks party nomination for an office or 709 position at a primary election by declaration of candidacy or by 710 declaration of intent to be a write-in candidate and no person 711 712 who is a first choice for president of candidates seeking election as delegates and alternates to the national conventions 713 of the different major political parties who are chosen by 714 direct vote of the electors as provided in this chapter shall be 715 permitted to become a candidate by nominating petition, 716 including a nominating petition filed under section 3517.012 of 717 the Revised Code, by declaration of intent to be a write-in 718 candidate, or by filling a vacancy under section 3513.31 of the 719 Revised Code at the following general election for any office 720 other than the office of member of the state board of education, 721 office of member of a city, local, or exempted village board of 722 education, office of member of a governing board of an-723 educational service center, or office of township trustee. 724

Sec. 3513.052. (A) No person shall seek nomination or 725 election to any of the following offices or positions at the 726 same election by filing a declaration of candidacy and petition, 727 a declaration of intent to be a write-in candidate, or a 728 nominating petition, or by becoming a candidate through party 729 nomination in a primary election, or by the filling of a vacancy 730

under section 3513.30 or 3513.31 of the Revised Code:	731
(1) Two or more state offices;	732
(2) Two or more county offices;	733
(3) A state office and a county office;	734
(4) A federal office and a state or county office;	735
(5) Any combination of two or more municipal or township	736
offices, positions as a member of a city, local, or exempted	737
village board of education, or positions as a member of a	738
governing board of an educational service center.	739
(B) The secretary of state or a board of elections shall	740
not accept for filing a declaration of candidacy and petition, a	741
declaration of intent to be a write-in candidate, or a	742
nominating petition of a person seeking to become a candidate if	743
that person, for the same election, has already filed a	744
declaration of candidacy, a declaration of intent to be a write-	745
in candidate, or a nominating petition, or has become a	746
candidate through party nomination at a primary election or by	747
the filling of a vacancy under section 3513.30 or 3513.31 of the	748
Revised Code for:	749
(1) Any federal, state, or county office, if the	750
declaration of candidacy, declaration of intent to be a write-in	751
candidate, or nominating petition is for a state or county	752
office;	753
(2) Any municipal or township office, or for member of a	754
city, local, or exempted village board of education, or for	755
member of a governing board of an educational service center, if	756
the declaration of candidacy, declaration of intent to be a	757
write-in candidate, or nominating petition is for a municipal or	758

township office, or for member of a city, local, or exempted	759
village board of education, or for member of a governing board	760
of an educational service center.	761

- (C) (1) If the secretary of state determines, before the 762 day of the primary election, that a person is seeking nomination 763 to more than one office at that election in violation of 764 division (A) of this section, the secretary of state shall do 765 one of the following: 766
- (a) If each office or the district for each office for 767 which the person is seeking nomination is wholly within a single 768 county and none of those offices is a federal office, the 769 secretary of state shall notify the board of elections of that 770 county. The board then shall determine the date on which the 771 person first sought to become a candidate for each of those 772 offices by filing a declaration of candidacy or a declaration of 773 intent to be a write-in candidate or by the filling of a vacancy 774 under section 3513.30 of the Revised Code. The board shall vote 775 promptly to disqualify that person as a candidate for each 776 office for which the person sought to become a candidate after 777 the date on which the person first sought to become a candidate 778 for any of those offices. If the board determines that the 779 person sought to become a candidate for more than one of those 780 offices on the same date, the board shall vote promptly to 781 disqualify that person as a candidate for each office that would 782 be listed on the ballot below the highest office for which that 783 person seeks nomination, according to the ballot order 784 prescribed under section 3505.03 of the Revised Code. 785
- (b) If one or more of the offices for which the person is 786 seeking nomination is a state office or an office with a 787 district larger than a single county and none of the offices for 788

which the person is seeking nomination is a federal office, the	789
secretary of state shall determine the date on which the person	790
first sought to become a candidate for each of those offices by	791
filing a declaration of candidacy or a declaration of intent to	792
be a write-in candidate or by the filling of a vacancy under	793
section 3513.30 of the Revised Code. The secretary of state	794
shall order the board of elections of each county in which the	795
person is seeking to appear on the ballot to disqualify that	796
person as a candidate for each office for which the person	797
sought to become a candidate after the date on which the person	798
first sought to become a candidate for any of those offices. If	799
the secretary of state determines that the person sought to	800
become a candidate for more than one of those offices on the	801
same date, the secretary of state shall order the board of	802
elections of each county in which the person is seeking to	803
appear on the ballot to disqualify that person as a candidate	804
for each office that would be listed on the ballot below the	805
highest office for which that person seeks nomination, according	806
to the ballot order prescribed under section 3505.03 of the	807
Revised Code. Each board of elections so notified shall vote	808
promptly to disqualify the person as a candidate in accordance	809
with the order of the secretary of state.	810

- (c) If each office or the district for each office for
 which the person is seeking nomination is wholly within a single
 county and any of those offices is a federal office, the
 secretary of state shall notify the board of elections of that
 county. The board then shall vote promptly to disqualify that
 person as a candidate for each office that is not a federal
 office.

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- (d) If one or more of the offices for which the person is 818 seeking nomination is a state office and any of the offices for 819

which the person is seeking nomination is a federal office, the	820
secretary of state shall order the board of elections of each	821
county in which the person is seeking to appear on the ballot to	822
disqualify that person as a candidate for each office that is	823
not a federal office. Each board of elections so notified shall	824
vote promptly to disqualify the person as a candidate in	825
accordance with the order of the secretary of state.	826
(2) If a board of elections determines, before the day of	827
the primary election, that a person is seeking nomination to	828
more than one office at that election in violation of division	829
(A) of this section, the board shall do one of the following:	830
(a) If each office or the district for each office for	831
which the person is seeking nomination is wholly within that	832
county and none of those offices is a federal office, the board	833
shall determine the date on which the person first sought to	834
become a candidate for each of those offices by filing a	835
declaration of candidacy or a declaration of intent to be a	836
write-in candidate or by the filling of a vacancy under section	837
3513.30 of the Revised Code. The board shall vote promptly to	838
disqualify that person as a candidate for each office for which	839
the person sought to become a candidate after the date on which	840
the person first sought to become a candidate for any of those	841
offices. If the board determines that the person sought to	842
become a candidate for more than one of those offices on the	843
same date, the board shall vote promptly to disqualify that	844
person as a candidate for each office that would be listed on	845
the ballot below the highest office for which that person seeks	846
nomination, according to the ballot order prescribed under	847

(b) If one or more of the offices for which the person is

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section 3505.03 of the Revised Code.

seeking nomination is a state office or an office with a	850
district larger than a single county and none of the offices for	851
which the person is seeking nomination is a federal office, the	852
board shall notify the secretary of state. The secretary of	853
state then shall determine the date on which the person first	854
sought to become a candidate for each of those offices by filing	855
a declaration of candidacy or a declaration of intent to be a	856
write-in candidate or by the filling of a vacancy under section	857
3513.30 of the Revised Code. The secretary of state shall order	858
the board of elections of each county in which the person is	859
seeking to appear on the ballot to disqualify that person as a	860
candidate for each office for which the person sought to become	861
a candidate after the date on which the person first sought to	862
become a candidate for any of those offices. If the secretary of	863
state determines that the person sought to become a candidate	864
for more than one of those offices on the same date, the	865
secretary of state shall order the board of elections of each	866
county in which the person is seeking to appear on the ballot to	867
disqualify that person as a candidate for each office that would	868
be listed on the ballot below the highest office for which that	869
person seeks nomination, according to the ballot order	870
prescribed under section 3505.03 of the Revised Code. Each board	871
of elections so notified shall vote promptly to disqualify the	872
person as a candidate in accordance with the order of the	873
secretary of state.	874

- (c) If each office or the district for each office for which the person is seeking nomination is wholly within a single county and any of those offices is a federal office, the board shall vote promptly to disqualify that person as a candidate for each office that is not a federal office.
 - (d) If one or more of the offices for which the person is

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seeking nomination is a state office and any of the offices for 881 which the person is seeking nomination is a federal office, the 882 board shall notify the secretary of state. The secretary of 883 state then shall order the board of elections of each county in 884 which the person is seeking to appear on the ballot to 885 disqualify that person as a candidate for each office that is 886 not a federal office. Each board of elections so notified shall 887 888 vote promptly to disqualify the person as a candidate in accordance with the order of the secretary of state. 889

- (D) (1) If the secretary of state determines, after the day
 of the primary election and before the day of the general
 election, that a person is seeking election to more than one
 office at that election in violation of division (A) of this
 section, the secretary of state shall do one of the following:

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- (a) If each office or the district for each office for 895 which the person is seeking election is wholly within a single 896 county and none of those offices is a federal office, the 897 secretary of state shall notify the board of elections of that 898 county. The board then shall determine the offices for which the 899 person seeks to appear as a candidate on the ballot. The board 900 shall vote promptly to disqualify that person as a candidate for 901 each office that would be listed on the ballot below the highest 902 office for which that person seeks election, according to the 903 ballot order prescribed under section 3505.03 of the Revised 904 Code. If the person sought nomination at a primary election and 905 has not yet been issued a certificate of nomination, the board 906 shall not issue that certificate for that person for any office 907 that would be listed on the ballot below the highest office for 908 which that person seeks election, according to the ballot order 909 prescribed under section 3505.03 of the Revised Code. 910

(b) If one or more of the offices for which the person is	911
seeking election is a state office or an office with a district	912
larger than a single county and none of the offices for which	913
the person is seeking election is a federal office, the	914
secretary of state shall promptly investigate and determine the	915
offices for which the person seeks to appear as a candidate on	916
the ballot. The secretary of state shall order the board of	917
elections of each county in which the person is seeking to	918
appear on the ballot to disqualify that person as a candidate	919
for each office that would be listed on the ballot below the	920
highest office for which that person seeks election, according	921
to the ballot order prescribed under section 3505.03 of the	922
Revised Code. Each board of elections so notified shall vote	923
promptly to disqualify the person as a candidate in accordance	924
with the order of the secretary of state. If the person sought	925
nomination at a primary election and has not yet been issued a	926
certificate of nomination, the board shall not issue that	927
certificate for that person for any office that would be listed	928
on the ballot below the highest office for which that person	929
seeks election, according to the ballot order prescribed under	930
section 3505.03 of the Revised Code.	931

(c) If each office or the district for each office for 932 which the person is seeking election is wholly within a single 933 county and any of those offices is a federal office, the 934 secretary of state shall notify the board of elections of that 935 county. The board then shall vote promptly to disqualify that 936 person as a candidate for each office that is not a federal 937 office. If the person sought nomination at a primary election 938 and has not yet been issued a certificate of nomination, the 939 board shall not issue that certificate for that person for any 940 office that is not a federal office. 941

(d) If one or more of the offices for which the person is	942
seeking election is a state office and any of the offices for	943
which the person is seeking election is a federal office, the	944
secretary of state shall order the board of elections of each	945
county in which the person is seeking to appear on the ballot to	946
disqualify that person as a candidate for each office that is	947
not a federal office. Each board of elections so notified shall	948
vote promptly to disqualify the person as a candidate in	949
accordance with the order of the secretary of state. If the	950
person sought nomination at a primary election and has not yet	951
been issued a certificate of nomination, the board shall not	952
issue that certificate for that person for any office that is	953
not a federal office.	954

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- (2) If a board of elections determines, after the day of the primary election and before the day of the general election, that a person is seeking election to more than one office at that election in violation of division (A) of this section, the board of elections shall do one of the following:
- (a) If each office or the district for each office for 960 which the person is seeking election is wholly within that 961 county and none of those offices is a federal office, the board 962 shall determine the offices for which the person seeks to appear 963 as a candidate on the ballot. The board shall vote promptly to 964 disqualify that person as a candidate for each office that would 965 be listed on the ballot below the highest office for which that 966 person seeks election, according to the ballot order prescribed 967 under section 3505.03 of the Revised Code. If the person sought 968 nomination at a primary election and has not yet been issued a 969 certificate of nomination, the board shall not issue that 970 certificate for that person for any office that would be listed 971 on the ballot below the highest office for which that person 972

seeks election, according to the ballot order prescribed under 973 section 3505.03 of the Revised Code. 974

- (b) If one or more of the offices for which the person is 975 seeking election is a state office or an office with a district 976 larger than a single county and none of the offices for which 977 the person is seeking election is a federal office, the board 978 shall notify the secretary of state. The secretary of state 979 promptly shall investigate and determine the offices for which 980 the person seeks to appear as a candidate on the ballot. The 981 secretary of state shall order the board of elections of each 982 county in which the person is seeking to appear on the ballot to 983 disqualify that person as a candidate for each office that would 984 be listed on the ballot below the highest office for which that 985 person seeks election, according to the ballot order prescribed 986 under section 3505.03 of the Revised Code. Each board of 987 elections so notified shall vote promptly to disqualify the 988 person as a candidate in accordance with the order of the 989 secretary of state. If the person sought nomination at a primary 990 election and has not yet been issued a certificate of 991 nomination, the board shall not issue that certificate for that 992 993 person for any office that would be listed on the ballot below the highest office for which that person seeks election, 994 according to the ballot order prescribed under section 3505.03 995 of the Revised Code. 996
- (c) If each office or the district for each office for
 which the person is seeking election is wholly within that
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 county and any of those offices is a federal office, the board
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 shall vote promptly to disqualify that person as a candidate for
 each office that is not a federal office. If the person sought
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 nomination at a primary election and has not yet been issued a
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 certificate of nomination, the board shall not issue that

certificate for that person for any office that is not a federal 1004 office.

(d) If one or more of the offices for which the person is 1006 seeking election is a state office and any of the offices for 1007 which the person is seeking election is a federal office, the 1008 board shall notify the secretary of state. The secretary of 1009 state shall order the board of elections of each county in which 1010 the person is seeking to appear on the ballot to disqualify that 1011 person as a candidate for each office that is not a federal 1012 office. Each board of elections so notified shall vote promptly 1013 to disqualify the person as a candidate in accordance with the 1014 order of the secretary of state. If the person sought nomination 1015 at a primary election and has not yet been issued a certificate 1016 of nomination, the board shall not issue that certificate for 1017 that person for any office that is not a federal office. 1018

(E) When a person is disqualified as a candidate under 1019 division (C) or (D) of this section, on or before the seventieth 1020 day before the day of the applicable election, the board of 1021 elections shall remove the person's name from the ballot for any 1022 office for which that person has been disqualified as a 1023 candidate according to the directions of the secretary of state. 1024 When a person is disqualified as a candidate under division (C) 1025 or (D) of this section after the seventieth day before the day 1026 of the applicable election, the board of elections shall not 1027 remove the person's name from the ballot for any office for 1028 which that person has been disqualified as a candidate. The 1029 board of elections shall post a notice at each polling location 1030 on the day of the applicable election, and shall enclose with 1031 each absent voter's ballot given or mailed after the candidate 1032 is disqualified, a notice that votes for the person for the 1033 office for which the person has been disqualified as a candidate 1034

will be void and will not be counted. If the name is not removed	1035
from the ballots before the day of the election, the votes for	1036
the disqualified candidate are void and shall not be counted.	1037
(F) Any vacancy created by the disqualification of a	1038
person as a candidate under division (C) or (D) of this section	1039
may be filled in the manner provided for in sections 3513.30 and	1040
3513.31 of the Revised Code.	1041
(G) Nothing in this section or section 3513.04, 3513.041,	1042
3513.05, 3513.251, 3513.253, 3513.254, 3513.255, 3513.257,	1043
3513.259, or 3513.261 of the Revised Code prohibits, and the	1044
secretary of state or a board of elections shall not disqualify,	1045
a person from being a candidate for an office, if that person	1046
timely withdraws as a candidate for any offices specified in	1047
division (A) of this section for which that person first sought	1048
to become a candidate by filing a declaration of candidacy and	1049
petition, a declaration of intent to be a write-in candidate, or	1050
a nominating petition, by party nomination in a primary	1051
election, or by the filling of a vacancy under section 3513.30	1052
or 3513.31 of the Revised Code.	1053
(H) As used in this section:	1054
(1) "State office" means the offices of governor,	1055
lieutenant governor, secretary of state, auditor of state,	1056
treasurer of state, attorney general, member of the state board	1057
of education, member of the general assembly, chief justice of	1058
the supreme court, and justice of the supreme court.	1059
(2) "Timely withdraws" means either of the following:	1060
(a) Withdrawing as a candidate before the applicable	1061
deadline for filing a declaration of candidacy, declaration of	1062
intent to be a write-in candidate, or nominating petition for	1063

the subsequent office for which the person is seeking to become	1064
a candidate at the same election;	1065
(b) Withdrawing as a candidate before the applicable	1066
deadline for the filling of a vacancy under section 3513.30 or	1067
3513.31 of the Revised Code, if the person is seeking to become	1068
a candidate for a subsequent office at the same election under	1069
either of those sections.	1070
Sec. 3513.261. A nominating petition may consist of one or	1071
more separate petition papers, each of which shall be	1071
	1072
substantially in the form prescribed in this section. If the	
petition consists of more than one separate petition paper, the	1074
statement of candidacy of the candidate or joint candidates	1075
named need be signed by the candidate or joint candidates on	1076
only one of such separate petition papers, but the statement of	1077
candidacy so signed shall be copied on each other separate	1078
petition paper before the signatures of electors are placed on	1079
it. Each nominating petition containing signatures of electors	1080
of more than one county shall consist of separate petition	1081
papers each of which shall contain signatures of electors of	1082
only one county; provided that petitions containing signatures	1083
of electors of more than one county shall not thereby be	1084
declared invalid. In case petitions containing signatures of	1085
electors of more than one county are filed, the board of	1086
elections shall determine the county from which the majority of	1087
the signatures came, and only signatures from this county shall	1088
be counted. Signatures from any other county shall be invalid.	1089
All signatures on nominating petitions shall be written in	1090
ink or indelible pencil.	1091
At the time of filing a nominating petition, the candidate	1092

designated in the nominating petition, and joint candidates for

governor and lieutenant governor, shall pay to the election	1094
officials with whom it is filed the fees specified for the	1095
office under divisions (A) and (B) of section 3513.10 of the	1096
Revised Code. The fees shall be disposed of by those election	1097
officials in the manner that is provided in section 3513.10 of	1098
the Revised Code for the disposition of other fees, and in no	1099
case shall a fee required under that section be returned to a	1100
candidate.	1101
Candidates or joint candidates whose names are written on	1102
the ballot, and who are elected, shall pay the same fees under	1103
section 3513.10 of the Revised Code that candidates who file	1104
nominating petitions pay. Payment of these fees shall be a	1105
condition precedent to the granting of their certificates of	1106
election.	1107
Each nominating petition shall contain a statement of	1108
candidacy that shall be signed by the candidate or joint	1109
candidates named in it or by an attorney in fact acting pursuant	1110
to section 3501.382 of the Revised Code. Such statement of	1111
candidacy shall contain a declaration made under penalty of	1112
election falsification that the candidate desires to be a	1113
candidate for the office named in it, and that the candidate is	1114
an elector qualified to vote for the office the candidate seeks.	1115
The form of the nominating petition and statement of	1116
candidacy shall be substantially as follows:	1117
"STATEMENT OF CANDIDACY	1118
I, (Name of	1119
candidate), the undersigned, hereby declare under penalty of	1120
election falsification that my voting residence is in	1121
Precinct of the	1122

(Town	ship) or (Ward and City, or	1123
Village) in the county of	Ohio; that my post-	1124
office address is	(Street and	1125
Number, if any, or Rural Route	and Number) of the	1126
	(City, Village, or post office)	1127
of, Ohio;	and that I am a qualified elector	1128
in the precinct in which my vot	ing residence is located. I	1129
hereby declare that I desire to	be a candidate for election to	1130
the office of in	the	1131
(State, District, County, City,	Village, <u>or</u> Township, or School	1132
District) for the	(Full	1133
term or unexpired term ending $_$) at the General	1134
Election to be held on the	, day of,,	1135
I further declare that I a	am an elector qualified to vote	1136
for the office I seek. Dated th	is,	1137
		1138
		1139
	(Signature of candidate)	1140
WHOEVER COMMITS ELECTION H	FALSIFICATION IS GUILTY OF A	1141
FELONY OF THE FIFTH DEGREE.		1142
I,	, hereby constitute	1143
the persons named below a commi-	ttee to represent me:	1144
Name Reside:	nce	1145
		1146
		1147
		1148
		1149

								1150
		NOMINATIN	G PETITION					1151
	We, the u	ndersigned, qua	alified ele	ectors of	the stat	ce of		1152
Ohio,	whose vot	ing residence	is in the (County,	City, Vil	lage,		1153
Ward,	Township	or Precinct set	t opposite	our name	es, hereb	Y		1154
nomina	ate		as a cand:	idate for	r election	n to the		1155
office	e of		in	n the				1156
			(State, Dis	strict,	County, C	ity,		1157
Villag	ge, <u>or</u> Tow	nship , or Scho	ol District	e) for the	ne			1158
		(Full term o	or unexpire	ed term (ending			1159
) to be vo	ted for at	the gene	eral elect	cion		1160
next h	nereafter	to be held, and	d certify t	that this	s person :	is, in		1161
our op	oinion, we	ell qualified to	o perform t	the duti	es of the	office		1162
or pos	sition to	which the perso	on desires	to be e	lected.			1163
	1	2	3	4	5	6	7	1164
А		Street						
В		Address						
С		or R.F.D.						
D		(Must use						
E		address on	City,					
F		file with	Village					
G		the board of	or			1	Date of	

H Signature electi	ons) Township Ward Precinct County Signir	ıg	
		1165	
		1166	
		1167	
	, declares under penalty of election	1168	
falsification that such	n person is a qualified elector of the	1169	
state of Ohio and resid	des at the address appearing below such	1170	
person's signature here	eto; that such person is the circulator of	1171	
the foregoing petition	paper containing	1172	
signatures; that such p	person witnessed the affixing of every	1173	
signature; that all sig	gners were to the best of such person's	1174	
knowledge and belief qu	ualified to sign; and that every signature	1175	
is to the best of such	person's knowledge and belief the	1176	
signature of the persor	signature of the person whose signature it purports to be or of		
an attorney in fact act	ting pursuant to section 3501.382 of the	1178	
Revised Code.		1179	
		1180	
	(Signature of circulator)	1181	
		1182	
	(Address of circulator's	1183	
	permanent residence	1184	
	in this state)	1185	
		1186	
	(If petition is for a statewide	1187	
	candidate, the name and address	1188	

of person employing circulator	1189
or person empreying errodracer	1100
to circulate petition, if any)	1190
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A	1191
FELONY OF THE FIFTH DEGREE."	1192
The secretary of state shall prescribe a form of	1193
nominating petition for a group of candidates for the office of	1194
member of a board of education, township office, and offices of	1195
municipal corporations of under two thousand population.	1196
The secretary of state shall prescribe a form of statement	1197
of candidacy and nominating petition, which shall be	1198
substantially similar to the form of statement of candidacy and	1199
nominating petition set forth in this section, that will be	1200
suitable for joint candidates for the offices of governor and	1201
lieutenant governor.	1202
If such petition nominates a candidate whose election is	1203
to be determined by the electors of a county or a district or	1204
subdivision within the county, it shall be filed with the board	1205
of such county. If the petition nominates a candidate whose	1206
election is to be determined by the voters of a subdivision	1207
located in more than one county, it shall be filed with the	1208
board of the county in which the major portion of the population	1209
of such subdivision is located.	1210
If the petition nominates a candidate whose election is to	1211
be determined by the electors of a district comprised of more	1212
than one county but less than all of the counties of the state,	1213
it shall be filed with the board of elections of the most	1214
populous county in such district. If the petition nominates a	1215
candidate whose election is to be determined by the electors of	1216
the state at large, it shall be filed with the secretary of	1217

state.	1218
The secretary of state or a board of elections shall not	1219
accept for filing a nominating petition of a person seeking to	1220
become a candidate if that person, for the same election, has	1221
already filed a declaration of candidacy, a declaration of	1222
intent to be a write-in candidate, or a nominating petition, or	1223
has become a candidate through party nomination at a primary	1224
election or by the filling of a vacancy under section 3513.30 or	1225
3513.31 of the Revised Code for any federal, state, or county	1226
office, if the nominating petition is for a state or county	1227
office, or for any municipal or township office, for member of a	1228
city, local, or exempted village board of education, or for	1229
member of a governing board of an educational service center, if	1230
the nominating petition is for a municipal or township office,	1231
or for member of a city, local, or exempted village board of	1232
education, or for member of a governing board of an educational	1233
service center.	1234
Section 2. That existing sections 3302.11, 3311.053,	1235
3311.73, 3313.09, 3501.01, 3505.03, 3505.04, 3513.04, 3513.052,	1236
and 3513.261 of the Revised Code are hereby repealed.	1237
Section 3. That sections 3513.254, 3513.255, and 3513.256	1238
of the Revised Code are hereby repealed.	1239