### As Introduced

# 131st General Assembly

# Regular Session 2015-2016

H. B. No. 122

## **Representative Leland**

Cosponsors: Representatives Antonio, Cera, Rogers, Johnson, G., Fedor, Roegner, Curtin, Smith, K., Ramos, Sykes, Bishoff, Slesnick, Phillips, Driehaus, O'Brien, S., Lepore-Hagan, Sheehy, Patterson

# A BILL

Го	amend sections 4901.02 and 4901.021 of the	1
	Revised Code to require that each major	2
	political party be represented on the Public	3
	Utilities Commission, to specify that not more	4
	than three commissioners may belong to or be	5
	affiliated with the same major political party,	6
	and to require that Public Utilities Commission	7
	Nominating Council lists of nominees include	8
	individuals who, if selected, ensure that each	9
	major political party is represented on the	10
	Commission.	11

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

Section 1. That sections 4901.02 and 4901.021 of the	12
Revised Code be amended to read as follows:	13
Sec. 4901.02. (A) There is hereby created the public	14
utilities commission of Ohio, by which name the commission may	15
sue and be sued. The commission shall consist of five public	16
utilities commissioners appointed by the governor with the	17

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advice and consent of the senate. The governor shall designate	18
one of such commissioners to be the chairperson of the	19
commission. The chairperson of the commission shall serve as	20
chairperson at the governor's pleasure. The commissioners shall	21
be selected from the lists of qualified persons submitted to the	22
governor by the public utilities commission nominating council	23
pursuant to section 4901.021 of the Revised Code. Each major	24
political party shall be represented on the commission by at	25
least one commissioner who belongs to or is affiliated with that	26
party. Not more than three of said commissioners shall belong to	27
or be affiliated with the same <u>major</u> political party. The	28
commission shall possess the powers and duties specified in, as	29
well as all powers necessary and proper to carry out the	30
purposes of Chapters 4901., 4903., 4905., 4907., 4909., 4921.,	31
4923., and 4927. of the Revised Code.	32

(B) A majority of the public utilities commissioners constitutes a quorum.

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(C) The terms of office of public utilities commissioners 35 shall be for five years, commencing on the eleventh day of April 36 and ending on the tenth day of April, except that terms of the 37 first commissioners shall be for one, two, three, four, and five 38 years, respectively, as designated by the governor at the time 39 of appointment. Each commissioner shall hold office from the 40 date of appointment until the end of the term for which the 41 commissioner was appointed. Any commissioner appointed to fill a 42 vacancy occurring prior to the expiration of the term for which 43 the commissioner was appointed shall hold office for the 44 remainder of such term. Any commissioner shall continue in 45 office subsequent to the expiration date of the term for which 46 the commissioner was appointed until the commissioner's 47 successor takes office, or until a period of sixty days has 48 H. B. No. 122
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elapsed, whichever occurs first. Each vacancy shall be filled by	49
appointment within sixty days after the vacancy occurs.	50
(D) Public utilities commissioners shall have at least	51
three years of experience in one or more of the following	52
fields: economics, law, finance, accounting, engineering,	53
physical or natural sciences, natural resources, or	54
environmental studies. At least one commissioner shall be an	55
attorney admitted to the practice of law in any state or the	56
District of Columbia.	57
(E) The chairperson of the commission shall be the head of	58
the commission and its chief executive officer. The appointment	59
or removal of employees of the commission or any division	60
thereof, and all contracts for special service, are subject to	61
the approval of the chairperson. The chairperson shall designate	62
one of the commissioners to act as deputy chairperson, who shall	63
possess during the absence or disability of the chairperson, all	64
of the powers of the chairperson.	65
(F) As used in this section, "major political party" has	66
the same meaning as in division (F)(1) of section 3501.01 of the	67
Revised Code.	68
Sec. 4901.021. (A) There is hereby created a public	69
utilities commission nominating council consisting of the	70
following:	71
(1) The chairperson of the consumers' counsel governing	72
board;	73
(2) The president of the accountancy board;	74
(3) The chairperson of the state board of registration for	75
professional engineers and surveyors;	76

(4) The president of the Ohio state bar association;	77
(5) The president of the Ohio municipal league;	78
(6) The director of development or the director's	79
department-employed designee;	80
(7) A member of the public appointed by the speaker of the	81
house of representatives, to serve at the pleasure of the	82
speaker;	83
(8) A member of the public appointed by the president of	84
the senate, to serve at the pleasure of the president;	85
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(9) A representative of the regulated public utilities of	86
the state appointed by the governor, to serve at the pleasure of the governor;	87 88
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(10) A representative of the business community appointed	89
by the governor, to serve at the pleasure of the governor;	90
(11) A representative of organized labor appointed by the	91
governor, to serve at the pleasure of the governor;	92
(12) A senior citizen sixty-five years of age or older	93
appointed by the director of aging, to serve at the pleasure of	94
the director.	95
(B) At its first meeting each calendar year, the council	96
shall select from among its members a chairperson and secretary.	97
The council may adopt bylaws governing its proceedings.	98
(C) The council shall keep a record of its proceedings.	99
Special meetings may be called by the chairperson, and shall be	100
called by the chairperson upon receipt of a written request for	101
a meeting signed by two or more members of the council. Written	102
notice of the time and place of each meeting shall be sent to	103

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each member of the council. With the approval of the	104
association's or league's governing body, the president of the	105
Ohio state bar association or the president of the Ohio	106
municipal league, respectively, may designate an alternate to	107
represent the president at meetings of the council. With the	108
approval of the board, the president of the accountancy board or	109
the chairperson of the state board of registration for	110
professional engineers and surveyors may designate such an	111
alternate. Six members, or their alternates, constitute a	112
quorum.	113
(D) The council shall:	114
(1) Review and evaluate possible appointees for the office	115
of commissioner of the public utilities commission;	116
(2) Consistent with division (D) of section 4901.02 of the	117
Revised Code, not more than eighty-five nor less than sixty days	118
prior to the expiration of the term of a public utilities	119
commissioner or not more than thirty days after the death of,	120
resignation of, or termination of service by, a public utilities	121
commissioner, provide the governor with a list of four	122
individuals who are, in the judgment of the council, the most	123
fully qualified to accede to the office of commissioner.	124
The council shall include the names of individuals upon	125
the list as necessary to ensure that each major political party	126
is represented on the commission by a commissioner who belongs	127
to or is affiliated with that party. The council shall not	128
include the name of an individual upon the list, if the	129
appointment of that individual by the governor would result in	130
more than three members of the commission belonging to or being	131
affiliated with the same <u>major</u> political party. <del>The</del>	132

The council shall include on the list only the names of	133
attorneys admitted to the practice of law in any state or the	134
District of Columbia if an attorney must be appointed to fulfill	135
the requirement of division (D) of section 4901.02 of the	136
Revised Code. To the extent possible, in its performance of this	137
duty, the council shall continually attempt to ensure that the	138
primary focus of the background of two commissioners is in	139
energy and that the primary focus of the background of two	140
commissioners is in transportation or communications technology.	141
(E) In reviewing and evaluating possible appointees for	142
the office of public utilities commissioner, the council may	143
accept comments from, cooperate with, and request information	144
from any person. The council may make recommendations to the	145
general assembly concerning changes in legislation to assist the	146
council in the performance of its duties.	147
(F) Within thirty days of receipt of the council's	148
recommendations, the governor shall fill a vacancy occurring in	149
the office of commissioner by appointment of one of the persons	150
recommended by the council. Nothing in this section shall	151
prevent the governor in the governor's discretion from rejecting	152
all of the nominees of the council and reconvening the council	153
in order to select four additional nominees. However, when the	154

(G) Members of the council shall be compensated on a per 160 diem basis pursuant to the procedures set forth in section 161 124.14 of the Revised Code plus reasonable travel expenses. All 162

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governor has reconvened the council and the council has provided

the governor with a second list of four names, the governor

be subject to the advice and consent of the senate.

shall make the appointment from one of the names on the first

list or the second list. Each appointment by the governor shall

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the expenses of the nominating council shall be paid from moneys	163
appropriated to the public utilities commission for that	164
purpose.	165
(H) As used in this section, "major political party" has	166
the same meaning as in division (F)(1) of section 3501.01 of the	167
Revised Code.	168
Section 2. That existing sections 4901.02 and 4901.021 of	169
the Revised Code are hereby repealed.	170