### As Introduced

# 135th General Assembly Regular Session 2023-2024

S. B. No. 274

# **Senators Gavarone, Brenner**

# A BILL

То	amend sections 111.26, 111.44, 3501.01, 3501.05,	1
	3501.11, 3501.17, 3501.22, 3501.30, 3503.01,	2
	3503.07, 3503.09, 3503.10, 3503.11, 3503.13,	3
	3503.14, 3503.15, 3503.151, 3503.153, 3503.16,	4
	3503.19, 3503.20, 3503.21, 3503.24, 3503.26,	5
	3503.28, 3503.29, 3503.33, 3505.18, 3505.181,	6
	3505.182, 3505.183, 3505.19, 3505.20, 3506.01,	7
	3506.03, 3506.04, 3506.05, 3506.06, 3506.07,	8
	3506.08, 3506.09, 3506.10, 3506.15, 3506.23,	9
	3509.02, 3509.03, 3509.04, 3509.05, 3509.06,	10
	3509.07, 3509.08, 3509.09, 3511.02, 3511.04,	11
	3511.05, 3511.09, 3511.11, 3513.18, 3513.19,	12
	3599.12, and 4507.53; to amend, for the purpose	13
	of adopting a new section number as indicated in	14
	parentheses, section 3503.153 (3503.155); to	15
	enact new sections 3503.152 and 3503.153 and	16
	sections 3503.154, 3503.201, 3503.231, 3506.022,	17
	3506.051, 3506.052, 3506.053, 3506.054,	18
	3506.101, and 3506.141; and to repeal sections	19
	3503.111, 3503.152, 3503.18, 3505.22, 3506.021,	20
	3506.24, 3511.12, 3511.13, and 3513.20 of the	21
	Revised Code to make changes to the Election Law	22
	related to voter registration, voting, and the	23
	certification of voting systems.	24

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

Section 1. That sections 111.26, 111.44, 3501.01, 3501.05,	25
3501.11, 3501.17, 3501.22, 3501.30, 3503.01, 3503.07, 3503.09,	26
3503.10, 3503.11, 3503.13, 3503.14, 3503.15, 3503.151, 3503.153,	27
3503.16, 3503.19, 3503.20, 3503.21, 3503.24, 3503.26, 3503.28,	28
3503.29, 3503.33, 3505.18, 3505.181, 3505.182, 3505.183,	29
3505.19, 3505.20, 3506.01, 3506.03, 3506.04, 3506.05, 3506.06,	30
3506.07, 3506.08, 3506.09, 3506.10, 3506.15, 3506.23, 3509.02,	31
3509.03, 3509.04, 3509.05, 3509.06, 3509.07, 3509.08, 3509.09,	32
3511.02, 3511.04, 3511.05, 3511.09, 3511.11, 3513.18, 3513.19,	33
3599.12, and 4507.53 be amended; section 3503.153 (3503.155) be	34
amended for the purpose of adopting a new section number as	35
indicated in parentheses; and new sections 3503.152 and 3503.153	36
and sections 3503.154, 3503.201, 3503.231, 3506.022, 3506.051,	37
3506.052, 3506.053, 3506.054, 3506.101, and 3506.141 of the	38
Revised Code be enacted to read as follows:	39
Sec. 111.26. (A) It is hereby declared to be a public	40
Sec. 111.26. (A) It is hereby declared to be a public purpose and function of the state to facilitate the conduct of	40 41
purpose and function of the state to facilitate the conduct of	41
purpose and function of the state to facilitate the conduct of elections by assisting boards of elections in acquiring state	41 42
purpose and function of the state to facilitate the conduct of elections by assisting boards of elections in acquiring state capital facilities consisting of voting machines, marking	41 42 43
purpose and function of the state to facilitate the conduct of elections by assisting boards of elections in acquiring state capital facilities consisting of voting machines, marking devices, and automatic tabulating equipment certified for use in	41 42 43 44
purpose and function of the state to facilitate the conduct of elections by assisting boards of elections in acquiring state capital facilities consisting of voting machines, marking devices, and automatic tabulating equipment certified for use in this state under section 3506.05 of the Revised Code. Those	41 42 43 44 45
purpose and function of the state to facilitate the conduct of elections by assisting boards of elections in acquiring state capital facilities consisting of voting machines, marking devices, and automatic tabulating equipment certified for use in this state under section 3506.05 of the Revised Code. Those voting machines, marking devices, and automatic tabulating	41 42 43 44 45 46
purpose and function of the state to facilitate the conduct of elections by assisting boards of elections in acquiring state capital facilities consisting of voting machines, marking devices, and automatic tabulating equipment certified for use in this state under section 3506.05 of the Revised Code. Those voting machines, marking devices, and automatic tabulating equipment are designated as capital facilities under Chapter	41 42 43 44 45 46
purpose and function of the state to facilitate the conduct of elections by assisting boards of elections in acquiring state capital facilities consisting of voting machines, marking devices, and automatic tabulating equipment certified for use in this state under section 3506.05 of the Revised Code. Those voting machines, marking devices, and automatic tabulating equipment are designated as capital facilities under Chapter 154. of the Revised Code. The treasurer of state is authorized	41 42 43 44 45 46 47
purpose and function of the state to facilitate the conduct of elections by assisting boards of elections in acquiring state capital facilities consisting of voting machines, marking devices, and automatic tabulating equipment certified for use in this state under section 3506.05 of the Revised Code. Those voting machines, marking devices, and automatic tabulating equipment are designated as capital facilities under Chapter 154. of the Revised Code. The treasurer of state is authorized to issue revenue obligations under section 154.24 of the Revised	41 42 43 44 45 46 47 48

Boards of elections, due to their responsibilities related

to the proper conduct of elections under state law, are 53 designated as state agencies having jurisdiction over those 54 state capital facilities financed in part pursuant to this 55 section and Chapter 154. of the Revised Code. It is hereby 56 determined and declared that voting machines, marking devices, 57 and automatic tabulating equipment financed in part under this 58 59 section are for the purpose of housing agencies of state government, their functions and equipment. 60

- (B) A county shall contribute to the cost of capital 61 facilities authorized under this section as provided below. 62
- (C) Any lease of capital facilities authorized by this 63 section, the rentals of which are payable in whole or in part 64 from appropriations made by the general assembly, is governed by 65 Chapter 154. of the Revised Code. Such rentals constitute 66 available receipts as defined in section 154.24 of the Revised 67 Code and may be pledged for the payment of bond service charges 68 as provided in Chapter 154. of the Revised Code. 69
- (D) The county voting machine revolving lease/loan fund is 70 hereby created in the state treasury. The fund shall consist of 71 72 the net proceeds of obligations issued under Chapter 154. of the Revised Code to finance a portion of those state capital 73 facilities described in division (A) of this section, as needed 74 to ensure sufficient moneys to support appropriations from the 75 fund. Lease payments from counties made for those capital 76 facilities financed in part from the fund and interest earnings 77 on the balance in the fund shall be credited to the fund. The 78 fund shall also receive any other authorized transfers of cash. 79 Moneys in the fund shall be used for the purpose of acquiring a 80 portion of additional capital facilities described in division 81 (A) of this section at the request of the applicable board of 82

elections.	83
Participation in the fund by a board of county	84
commissioners shall be voluntary.	85
The secretary of state shall administer the county voting	86
machine revolving lease/loan fund in accordance with this	87
section and shall enter into any lease or other agreement with	88
the department of administrative services, the Ohio public	89
facilities commission, or any board of elections necessary or	90
appropriate to accomplish the purposes of this section.	91
(E) Acquisitions made under this section shall provide not	92
more than fifty per cent of the estimated total cost of a board	93
of county commissioners' purchase of voting machines, marking	94
devices, and automatic tabulating equipment.	95
The secretary of state shall adopt rules for the	96
implementation of the acquisition and revolving lease/loan	97
program established under this section, which rules shall	98
require that the secretary of state approve any acquisition of	99
voting machines, marking devices, and automatic tabulating	100
equipment using money made available under this section. An	101
acquisition for any one board of county commissioners shall not	102
exceed five million dollars and shall be made only for voting	103
machines, marking devices, and automatic tabulating equipment	104
purchased on or after March 31, 2008. Any costs incurred on or	105
after January 1, 2008, may be considered as the county cost	106
percentage for the purpose of an acquisition made under this	107
section.	108
Counties shall lease from the secretary of state the	109
capital facilities financed in part from the county voting	110
machine revolving lease/loan fund and may enter into any	111

agreements required under the applicable bond proceedings. All	112
voting machines, marking devices, and automatic tabulating	113
equipment purchased through this fund shall remain the property	114
of the state until all payments under the applicable county	115
lease have been made at which time ownership shall transfer to	116
the county. Costs associated with the maintenance, repair, and	117
operation of the voting machines, marking devices, and automatic	118
tabulating equipment purchased under this section shall be the	119
responsibility of the participating boards of elections and	120
boards of county commissioners.	121
Such lease may obligate the counties, as using state	122
agencies under Chapter 154. of the Revised Code, to operate the	123
capital facilities for such period of time as may be specified	124
by law and to pay such rent as the secretary of state determines	125
to be appropriate. Notwithstanding any other provision of the	126
Revised Code to the contrary, any county may enter into such a	127
lease, and any such lease is legally sufficient to obligate the	128
county for the term stated in the lease. Any such lease	129
constitutes an agreement described in division (D) of section	130
154.06 of the Revised Code.	131
(F) As used in this section÷	132
(1) "Automatic , "automatic tabulating equipment,"	133
"marking device," and "voting machine" have the same meanings as	134
in section 3506.01 of the Revised Code.	135
(2) "Equipment" has the same meaning as in section 3506.05	136
of the Revised Code.	137
Sec. 111.44. (A) A program participant who is eligible to	138
vote may apply to the board of elections of the county in which	139
the program participant resides to request that the program	140

participant's voter registration record be kept confidential.	141
The program participant shall submit an application to the	142
director of the board of elections, on a form prescribed by the	143
secretary of state, that includes all of the following:	144
(1) The information required under section 3503.14 of the	145
Revised Code to register to vote;	146
(2) The program participant's program participant	147
identification number;	148
(3) If the program participant is currently registered to	149
vote at another address, the address at which the program	150
participant is registered to vote and a statement that, if the	151
program participant is registered in another <del>county or</del> state,	152
the program participant authorizes the director to instruct the	153
appropriate authority to cancel the program participant's	154
existing voter registration;	155
(4) A statement that the program participant understands	156
all of the following:	157
(a) That during the time the program participant chooses	158
to have a confidential voter registration record, the program	159
participant may vote only by absent voter's ballots;	160
(b) That the program participant may provide the program	161
participant's program participant identification number instead	162
of the program participant's residence address on an application	163
for absent voter's ballots or on an absent voter's ballot	164
identification envelope statement of voter;	165
(c) That casting any ballot in person will reveal the	166
program participant's precinct and residence address to precinct	167
election officials and employees of the board of elections and	168
may reveal the program participant's precinct or residence	169

address to members of the public;	170
(d) That if the program participant signs an election	171
petition, the program participant's residence address will be	172
made available to the public.	173
(B)(1) A program participant who is not currently	174
registered to vote in this state must submit an application	175
under this section not later than the thirtieth day before the	176
day of an election in order to be eligible to vote in that	177
election, as provided in sections 3503.01 and 3503.19 of the	178
Revised Code.	179
(2) A program participant who is currently registered to	180
vote in this state may submit an application under this section	181
at any time to request that the program participant's voter	182
registration record be kept confidential.	183
(C) Upon the receipt by the director of the board of	184
(c) opon the receipt by the director of the board of	104
elections of a valid receiving an application under division (A)	185
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elections of a valid receiving an application under division (A)	185
elections of a valid receiving an application under division (A) of this section, the director or the deputy director of the	185 186
elections of a valid receiving an application under division (A) of this section, the director or the deputy director of the board of elections shall treat the application as the program	185 186 187
elections of a valid receiving an application under division (A) of this section, the director or the deputy director of the board of elections shall treat the application as the program participant's voter registration form and process it in	185 186 187 188
elections of a valid receiving an application under division (A) of this section, the director or the deputy director of the board of elections shall treat the application as the program participant's voter registration form and process it in accordance with section 3503.201 of the Revised Code, except	185 186 187 188 189
elections of a valid receiving an application under division (A) of this section, the director or the deputy director of the board of elections shall treat the application as the program participant's voter registration form and process it in accordance with section 3503.201 of the Revised Code, except that the director or deputy director shall do all of the	185 186 187 188 189
elections of a valid receiving an application under division (A) of this section, the director or the deputy director of the board of elections shall treat the application as the program participant's voter registration form and process it in accordance with section 3503.201 of the Revised Code, except that the director or deputy director shall do all of the following shall apply:	185 186 187 188 189 190 191
elections of a valid receiving an application under division (A) of this section, the director or the deputy director of the board of elections shall treat the application as the program participant's voter registration form and process it in accordance with section 3503.201 of the Revised Code, except that the director or deputy director shall do all of the following shall apply:  (1) The director or the deputy director shall contact	185 186 187 188 189 190 191
elections of a valid receiving an application under division (A) of this section, the director or the deputy director of the board of elections shall treat the application as the program participant's voter registration form and process it in accordance with section 3503.201 of the Revised Code, except that the director or deputy director shall do all of the following shall apply:  (1) The director or the deputy director shall contact Contact the secretary of state to confirm that the program	185 186 187 188 189 190 191 192 193
elections of a valid receiving an application under division (A) of this section, the director or the deputy director of the board of elections shall treat the application as the program participant's voter registration form and process it in accordance with section 3503.201 of the Revised Code, except that the director or deputy director shall do all of the following shall apply:  (1) The director or the deputy director shall contact Contact the secretary of state to confirm that the program participant identification number provided on the application	185 186 187 188 189 190 191 192 193 194
elections of a valid receiving an application under division (A) of this section, the director or the deputy director of the board of elections shall treat the application as the program participant's voter registration form and process it in accordance with section 3503.201 of the Revised Code, except that the director or deputy director shall do all of the following shall apply:  (1) The director or the deputy director shall contact Contact the secretary of state to confirm that the program participant identification number provided on the application matches the number the secretary of state issued to the program	185 186 187 188 189 190 191 192 193 194 195

<del>be stored</del> in a secure manner, such that only the members of the	199
board of elections, the director, and the deputy director have	200
access to the form and to the residence address contained in the	201
form <del>-</del> ;	202
(3) The director or the deputy director shall record-	203
Record the program participant's program participant	204
identification number in the statewide voter registration	205
database and the official registration list instead of the	206
program participant's residence address and precinct-;	207
(4) If the program participant is currently registered to	208
vote in the county, the director or the deputy director shall—do	209
all of the following:	210
(a) Remove the residence address and precinct information	211
from the program participant's voter registration record, the	212
statewide voter registration database, and the official	213
registration list;	214
(b) Remove the program participant's name and registration	215
information from any pollbook, poll list, or signature pollbook	216
in which it appears and from any publicly available registration	217
list in which it appears.	218
(5) If the program participant is currently registered to	219
vote in another county, the director or the deputy director	220
shall notify the board of elections of the county in which the	221
program participant is registered to cancel the program	222
participant's registration of the update.	223
(6) If the program participant is currently registered to	224
vote in another state, the director or the deputy director shall-	225
notify the appropriate authority in that state to cancel the-	226
program participant's registration.	227

(7) The director or the deputy director shall promptly	228
send an acknowledgment notice to the program participant on a	229
form prescribed by the secretary of state.	230
(D)(1)(a) The residence address or precinct of a program	231
participant who has a confidential voter registration record, as	232
described in this section, shall not appear in the statewide	233
voter registration database or in the official registration	234
list. The program participant's program participant	235
identification number shall appear in place of that information.	236
(b) No information concerning the program participant,	237
including the program participant's name, shall be included in	238
any pollbook, poll list, or signature pollbook.	239
(c) No information concerning the program participant,	240
including the program participant's name, shall be included in	241
the version of the statewide voter registration database that is	242
available to the public or in any version of an official	243
registration list that is available to the public.	244
(2) Notwithstanding any contrary provision of the Revised	245
Code, a program participant who has a confidential voter	246
registration record may vote only by casting absent voter's	247
ballots.	248
(3) Not later than the forty-fifth day before the day of	249
an election, the secretary of state shall mail a notice to each	250
program participant who has a confidential voter registration	251
record. The notice shall inform the program participant of all	252
of the following:	253
(a) That if the program participant wishes to vote in the	254
election, the program participant should cast absent voter's	255
ballots by mail;	256

(b) The procedure for the program participant to cast	257
absent voter's ballots;	258
(c) That casting any ballot in person will reveal the	259
program participant's precinct and residence address to precinct	260
election officials and employees of the board of elections and	261
may reveal the program participant's precinct or residence	262
address to members of the public.	263
$\frac{E}{E}$ (1) A program participant who has a confidential	264
voter registration record and who has had a change of name or	265
change of address may submit an application under division (A)	266
of this section that includes the program participant's updated	267
information. The director or the deputy director shall treat	268
that application as a notice of change of name or change of	269
address voter registration update form and process it in	270
accordance with division (C) of this section.	271
(2) If the program participant currently resides in that	272
county, the director or the deputy director shall replace the	273
program participant's existing registration form with the new	274
registration form.	275
(3) If the program participant currently resides in	276
another county in this state, the director or the deputy-	277
director shall cancel the program participant's existing-	278
registration form and shall transmit the program participant's	279
new registration form to the director of the board of elections-	280
of the county in which the elector currently resides, and the	281
new registration form shall be processed in accordance with-	282
division (C) of this section.	283
(F) A person who has a confidential voter registration	284
record and who ceases being a program participant or who wishes	285

to cease having a confidential voter registration record shall	286
submit an application, on a form prescribed by the secretary of	287
state, that includes all of the following:	288
(1) The information required under section 3503.14 of the	289
Revised Code to register to vote;	290
(2) The person's program participant identification	291
number;	292
(3) A statement that the person has ceased being a program	293
participant or that the person wishes to cease having a	294
confidential voter registration record;	295
(4) A statement that the director should do one of the	296
following:	297
(a) Treat the person's existing voter registration form in	298
the same manner as other voter registration forms;	299
(b) Cancel the person's voter registration.	300
(G)(1) Upon receiving a valid application under division	301
(F) of this section from a person who wishes the board of	302
elections to treat the person's existing voter registration form	303
in the same manner as other voter registration forms, or upon	304
receiving a notice from the secretary of state under division	305
(B) of section 111.45 of the Revised Code concerning a person	306
who has a confidential voter registration record, the director	307
or the deputy director shall do all of the following:	308
(a) Store the person's voter registration form in the same	309
manner as other voter registration forms;	310
(b) Remove the person's program participant identification	311
number from the person's registration form and from the	312
statewide voter registration database;	313

(c) Ensure that the statewide voter registration database,	314
the board's voter registration system, and any poll list,	315
pollbook, or registration list accurately reflect the person's	316
current name and registration information.	317
(2) Notwithstanding any contrary provision of section	318
3503.01 of the Revised Code, if the director receives an	319
application or notice described in division (G)(1) of this	320
section concerning an elector less than thirty days before the	321
day of an election, the elector shall be eligible to vote in	322
that election.	323
(H) Upon receiving a valid application under division (F)	324
of this section from a person who wishes to have the person's	325
voter registration canceled, the director or the deputy director	326
shall cancel the person's voter registration.	327
Sec. 3501.01. As used in the sections of the Revised Code	328
relating to elections and political communications:	329
(A) "General election" means the election held on the	330
first Tuesday after the first Monday in each November.	331
(B) "Regular municipal election" means the election held	332
on the first Tuesday after the first Monday in November in each	333
odd-numbered year.	334
(C) "Regular state election" means the election held on	335
the first Tuesday after the first Monday in November in each	336
even-numbered year.	337
(D) "Special election" means any election other than those	338
elections defined in other divisions of this section. A special	339
election may be held only on the first Tuesday after the first	340
Monday in May or November, on the first Tuesday after the first	341
Monday in August in accordance with section 3501 022 of the	342

Revised Code, or on the day authorized by a particular municipal	343
or county charter for the holding of a primary election, except	344
that in any year in which a presidential primary election is	345
held, no special election shall be held in May, except as	346
authorized by a municipal or county charter, but may be held on	347
the third Tuesday after the first Monday in March.	348
(E)(1) "Primary" or "primary election" means an election	349
held for the purpose of nominating persons as candidates of	350
political parties for election to offices, and for the purpose	351
of electing persons as members of the controlling committees of	352
political parties and as delegates and alternates to the	353
conventions of political parties. Primary elections shall be	354
held on the first Tuesday after the first Monday in May of each	355
year except in years in which a presidential primary election is	356
held.	357
(2) "Presidential primary election" means a primary	358
election as defined by division (E)(1) of this section at which	359
an election is held for the purpose of choosing delegates and	360
alternates to the national conventions of the major political	361
parties pursuant to section 3513.12 of the Revised Code. Unless	362
otherwise specified, presidential primary elections are included	363
in references to primary elections. In years in which a	364
presidential primary election is held, all primary elections	365
shall be held on the third Tuesday after the first Monday in	366
March except as otherwise authorized by a municipal or county	367
charter.	368
(F) "Political party" means any group of voters meeting	369
the requirements set forth in section 3517.01 of the Revised	370

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Code for the formation and existence of a political party.

(1) "Major political party" means any political party

organized under the laws of this state whose candidate for	373
governor or nominees for presidential electors received not less	374
than twenty per cent of the total vote cast for such office at	375
the most recent regular state election.	376
(2) "Minor political party" means any political party	377
organized under the laws of this state that meets either of the	378
following requirements:	379
(a) Except as otherwise provided in this division, the	380
political party's candidate for governor or nominees for	381
presidential electors received less than twenty per cent but not	382
less than three per cent of the total vote cast for such office	383
at the most recent regular state election. A political party	384
that meets the requirements of this division remains a political	385
party for a period of four years after meeting those	386
requirements.	387
(b) The political party has filed with the secretary of	388
state, subsequent to its failure to meet the requirements of	389
division (F)(2)(a) of this section, a petition that meets the	390
requirements of section 3517.01 of the Revised Code.	391
A newly formed political party shall be known as a minor	392
political party until the time of the first election for	393
governor or president which occurs not less than twelve months	394
subsequent to the formation of such party, after which election	395
the status of such party shall be determined by the vote for the	396
office of governor or president.	397
(G) "Dominant party in a precinct" or "dominant political	398
party in a precinct" means that political party whose candidate	399
for election to the office of governor at the most recent	400

regular state election at which a governor was elected received

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more votes than any other person received for election to that	402
office in such precinct at such election.	403
(H) "Candidate" means any qualified person certified in	404
accordance with the provisions of the Revised Code for placement	405
on the official ballot of a primary, general, or special	406
election to be held in this state, or any qualified person who	407
claims to be a write-in candidate, or who knowingly assents to	408
being represented as a write-in candidate by another at either a	409
primary, general, or special election to be held in this state.	410
(I) "Independent candidate" means any candidate who claims	411
not to be affiliated with a political party, and whose name has	412
been certified on the office-type ballot at a general or special	413
election through the filing of a statement of candidacy and	414
nominating petition, as prescribed in section 3513.257 of the	415
Revised Code.	416
(J) "Nonpartisan candidate" means any candidate whose name	417
is required, pursuant to section 3505.04 of the Revised Code, to	418
be listed on the nonpartisan ballot, including all candidates	419
for judge of a municipal court, county court, or court of common	420
pleas, for member of any board of education, for municipal or	421
township offices in which primary elections are not held for	422
nominating candidates by political parties, and for offices of	423
municipal corporations having charters that provide for separate	424
ballots for elections for these offices.	425
(K) "Party candidate" means any candidate who claims to be	426
a member of a political party and who has been certified to	427
appear on the office-type ballot at a general or special	428

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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	432
accordance with section 3513.31 of the Revised Code.	433
(L) "Officer of a political party" includes, but is not	434
limited to, any member, elected or appointed, of a controlling	435
committee, whether representing the territory of the state, a	436
district therein, a county, township, a city, a ward, a	437
precinct, or other territory, of a major or minor political	438
party.	439
(M) "Question or issue" means any question or issue	440
certified in accordance with the Revised Code for placement on	441
an official ballot at a general or special election to be held	442
in this state.	443
(N) "Elector" or "qualified elector" means a person having	444
the qualifications provided by law to be entitled to vote.	445
(O) "Voter" means an elector who votes at an election.	446
(P) "Voting residence" means that place of residence of an	447
elector which shall determine the precinct in which the elector	448
may vote.	449
(Q) "Precinct" means a district within a county	450
established by the board of elections of such county within	451
which all qualified electors having a voting residence therein	452
may vote at the same polling place.	453
(R) "Polling place" means that place provided for each	454
precinct at which the electors having a voting residence in such	455
precinct may vote.	456
(S) "Board" or "board of elections" means the board of	457
elections appointed in a county pursuant to section 3501.06 of	458
the Revised Code.	459

(T) "Political subdivision" means a county, township,	460
city, village, or school district.	461
	4.60
(U) "Election officer" or "election official" means any of	462
the following:	463
(1) Secretary of state;	464
(2) Employees of the secretary of state serving the	465
division of elections in the capacity of attorney,	466
administrative officer, administrative assistant, elections	467
administrator, office manager, or clerical supervisor;	468
(3) Director of a board of elections;	469
(4) Deputy director of a board of elections;	470
(5) Member of a board of elections;	471
(6) Employees of a board of elections;	472
(7) Precinct election officials;	473
(8) Employees appointed by the boards of elections on a	474
temporary or part-time basis.	475
(V) "Acknowledgment notice" means a notice sent by a board	476
of elections, on a form prescribed by the secretary of state,	477
informing a voter registration applicant or an applicant who	478
wishes to change the applicant's residence or name of the status	479
of the application; the information necessary to complete or	480
update the application, if any; and if the application is	481
complete, the precinct in which the applicant is to vote.	482
(W) "Confirmation notice" means a notice sent by a board	483
of elections, on a form prescribed by the secretary of state, to	484
a registered elector to confirm the registered elector's current	485
address name or other information required for registration	486

The notice shall be sent by forwardable mail, shall be	487
accompanied by a postage prepaid, preaddressed return envelope	488
containing a form on which the elector may verify or correct the	489
elector's registration, and shall meet the requirements of the	490
National Voter Registration Act of 1993.	491
(X) "Designated agency" means an office or agency in the	492
state that provides public assistance or that provides state-	493
funded programs primarily engaged in providing services to	494
persons with disabilities and that is required by the National	495
Voter Registration Act of 1993 to implement a program designed	496
and administered by the secretary of state for registering	497
voters, or any other public or government office or agency that	498
implements a program designed and administered by the secretary	499
of state for registering voters, including the department of job	500
and family services, the program administered under section	501
3701.132 of the Revised Code by the department of health, the	502
department of mental health and addiction services, the	503
department of developmental disabilities, the opportunities for	504
Ohioans with disabilities agency, and any other agency the	505
secretary of state designates. "Designated agency" does not	506
include public high schools and vocational schools, public	507
libraries, or the office of a county treasurer.	508
(Y) "National Voter Registration Act of 1993" means the	509
"National Voter Registration Act of 1993," 107 Stat. 77, 42	510
U.S.C.A. 1973gg.	511
(Z) "Voting Rights Act of 1965" means the "Voting Rights	512
Act of 1965," 79 Stat. 437, 42 U.S.C.A. 1973, as amended.	513
(AA)(1) "Photo identification" means one of the following	514
documents that includes the individual's name and photograph and	515
is not expired:	516

(a) An Ohio driver's license, state identification card,	517
or interim identification form issued by the registrar of motor	518
vehicles or a deputy registrar under Chapter 4506. or 4507. of	519
the Revised Code;	520
(b) A United States passport or passport card;	521
(c) A United States military identification card, Ohio	522
national guard identification card, or United States department	523
of veterans affairs identification card.	524
(2) A "copy" of an individual's photo identification means	525
<u>legible</u> images of both the front and back of a document	526
described in division (AA)(1) of this section, except that if	527
the document is a United States passport, a copy of the photo	528
identification means <u>an a legible</u> image of the passport's	529
identification page that includes the individual's name,	530
photograph, and other identifying information and the passport's	531
expiration date.	532
(BB) "Driver's license" means a license or permit issued	533
by the registrar or a deputy registrar under Chapter 4506. or	534
4507. of the Revised Code that authorizes an individual to	535
drive. "Driver's license" includes a driver's license,	536
commercial driver's license, probationary license, restricted	537
license, motorcycle operator's license, or temporary instruction	538
permit identification card. "Driver's license" does not include	539
a limited term license issued under section 4507.09 of the	540
Revised Code.	541
(CC) "State identification card" means a card issued by	542
the registrar or a deputy registrar under sections 4507.50 to	543
4507.52 of the Revised Code.	544
(DD) "Interim identification form" means the document	545

issued by the registrar or a deputy registrar to an applicant	546
for a driver's license or state identification card that	547
contains all of the information otherwise found on the license	548
or card and that an applicant may use as a form of	549
identification until the physical license or card arrives in the	550
mail.	551
(EE) "Voter registration agency" means all of the	552
<pre>following:</pre>	553
(1) The secretary of state or a board of elections;	554
(2) The registrar of motor vehicles or a deputy registrar;	555
(3) A designated agency;	556
(4) A public high school or vocational school;	557
(5) A public library;	558
(6) The office of a county treasurer;	559
(7) A probate court or court of common pleas.	560
(FF) "Pollbook," "poll book," "poll list," and "signature	561
pollbook" mean a pollbook described in section 3503.231 of the	562
Revised Code.	563
Sec. 3501.05. The secretary of state shall do all of the	564
following:	565
(A) Appoint all members of boards of elections;	566
(B) Issue instructions by directives and advisories in	567
accordance with section 3501.053 of the Revised Code to members	568
of the boards as to the proper methods of conducting elections.	569
(C) Prepare rules and instructions for the conduct of	570
elections;	571

(D) Publish and furnish to the boards from time to time a	572
sufficient number of indexed copies of all election laws then in	573
force;	574
(E) Edit and issue all pamphlets concerning proposed laws	575
or amendments required by law to be submitted to the voters;	576
(F) Prescribe the form of registration cards, blanks, and	577
records;	578
(G) Determine and prescribe the forms of ballots and the	579
forms of all blanks, cards of instructions, pollbooks, tally	580
sheets, certificates of election, and forms and blanks required	581
by law for use by candidates, committees, and boards;	582
(H) Prepare the ballot title or statement to be placed on	583
the ballot for any proposed law or amendment to the constitution	584
to be submitted to the voters of the state;	585
(I) Except as otherwise provided in section 3519.08 of the	586
Revised Code, certify to the several boards the forms of ballots	587
and names of candidates for state offices, and the form and	588
wording of state referendum questions and issues, as they shall	589
appear on the ballot;	590
(J) Except as otherwise provided in division (I)(2)(b) of	591
section 3501.38 of the Revised Code, give final approval to	592
ballot language for any local question or issue approved and	593
transmitted by boards of elections under section 3501.11 of the	594
Revised Code;	595
(K) Receive all initiative and referendum petitions on	596
state questions and issues and determine and certify to the	E 0.7
	597
sufficiency of those petitions;	598

provided by law, or as the secretary of state considers	600
necessary;	601
(M) Compel the observance by election officers in the	602
several counties of the requirements of the election laws;	603
(N)(1) Except as otherwise provided in division (N)(2) of	604
this section, investigate the administration of election laws,	605
frauds, and irregularities in elections in any county, and	606
report violations of election laws to the attorney general or	607
prosecuting attorney, or both, for prosecution;	608
(2) On and after August 24, 1995, report a failure to	609
comply with or a violation of a provision in sections 3517.08 to	610
3517.13, 3517.20 to 3517.22, 3599.03, or 3599.031 of the Revised	611
Code, whenever the secretary of state has or should have	612
knowledge of a failure to comply with or a violation of a	613
provision in one of those sections, by filing a complaint with	614
the Ohio elections commission under section 3517.153 of the	615
Revised Code.	616
(O) Make an annual report to the governor containing the	617
results of elections, the cost of elections in the various	618
counties, a tabulation of the votes in the several political	619
subdivisions, and other information and recommendations relative	620
to elections the secretary of state considers desirable;	621
(P) Prescribe and distribute to boards of elections a list	622
of instructions indicating all legal steps necessary to petition	623
successfully for local option elections under sections 4301.32	624
to 4301.41, 4303.29, 4305.14, and 4305.15 of the Revised Code;	625
(Q) Adopt rules pursuant to Chapter 119. of the Revised	626
Code for the removal by boards of elections of ineligible <del>voters</del>	627
persons from the statewide voter registration database and, if	628

applicable, from the poll list or signature pollbook used in-	629
each precinct, which rules shall provide for all of the	630
following:	631
(1) A process for the removal of voters who have changed	632
residence, which shall be uniform, nondiscriminatory, and in-	633
compliance with the Voting Rights Act of 1965 and the National	634
Voter Registration Act of 1993, including a program that uses	635
the national change of address service provided by the United	636
States postal system through its licensees;	637
(2) A process for the removal of ineligible voters under-	638
section 3503.21 of the Revised Code;	639
(3) A uniform system for marking or removing the name of a	640
voter who is incligible to vote from the statewide voter	641
registration database and, if applicable, from the poll list or	642
signature pollbook used in each precinct and noting the reason-	643
for that mark or removal from the boards' voter registration	644
records in accordance with sections 3503.15 to 3503.153,	645
3503.201, and 3503.21 of the Revised Code.	646
(R) Prescribe a general program for confirming the	647
identities of eligible electors prior to registration and	648
registering voters eligible electors, as defined in the Ohio	649
Constitution and under this title, or updating voter	650
registration information, such as name and residence changes,	651
submitted by boards of elections, designated voter registration	652
agencies, offices of deputy registrars of motor vehicles, public	653
high schools and vocational schools, public libraries, and	654
offices of county treasurers consistent with the requirements of	655
section 3503.09 of the Revised Code;	656
(S) Prescribe a program of distribution of voter	657

registration forms to potential applicants through boards of	658
elections, designated voter registration agencies, offices of	659
the registrar and deputy registrars of motor vehicles, public-	660
high schools and vocational schools, public libraries, and	661
offices of county treasurers;	662
(T) To the extent feasible, provide copies, at no cost and	663
upon request, of the voter registration form in post offices in	664
this state; . Wherever voter registration forms are present, the	665
information sheet described in division (E)(2) of section	666
3503.10 of the Revised Code shall also be provided and placed	667
immediately to the left of voter registration forms.	668
(U) Adopt rules pursuant to section 111.15 of the Revised	669
Code for the purpose of implementing the program for registering	670
voters potential applicants through boards of elections,	671
designated voter registration agencies, and the offices of the	672
registrar and deputy registrars of motor vehicles consistent	673
with this chapter;	674
(V) Establish the full-time position of Americans with	675
Disabilities Act coordinator within the office of the secretary	676
of state to do all of the following:	677
(1) Assist the secretary of state with ensuring that there	678
is equal access to polling places for persons with disabilities;	679
(2) Assist the secretary of state with ensuring that each	680
voter may cast the voter's ballot in a manner that provides the	681
same opportunity for access and participation, including privacy	682
and independence, as for other voters;	683
(3) Advise the secretary of state in the development of	684
standards for the certification of voting machines, marking	685
devices, and automatic tabulating equipment.	686

( $\mathbb W$ ) Establish and maintain a computerized statewide	687
database of all legally registered voters under section 3503.15	688
of the Revised Code that complies with the requirements of the	689
"Help America Vote Act of 2002," Pub. L. No. 107-252, 116 Stat.	690
1666, and provide training in the operation of that system;	691
(X) Ensure that all directives, advisories, other	692
instructions, or decisions issued or made during or as a result	693
of any conference or teleconference call with a board of	694
elections to discuss the proper methods and procedures for	695
conducting elections, to answer questions regarding elections,	696
or to discuss the interpretation of directives, advisories, or	697
other instructions issued by the secretary of state are posted	698
on a web site of the office of the secretary of state as soon as	699
is practicable after the completion of the conference or	700
teleconference call, but not later than the close of business on	701
the same day as the conference or teleconference call takes	702
place.	703
(Y) Publish a report on a web site of the office of the	704
secretary of state not later than one month after the completion	705
of the canvass of the election returns for each primary and	706
general election, identifying, by county, the number of absent	707
voter's ballots cast and the number of those ballots that were	708
counted, and the number of provisional ballots cast and the	709
number of those ballots that were counted, for that election.	710
The secretary of state shall maintain the information on the web	711
site in an archive format for each subsequent election.	712
(Z) Conduct voter education outlining voter	713
identification, absent voters ballot, provisional ballot, and	714
other voting requirements;	715

(AA) Establish a procedure by which a registered elector

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may make available to a board of elections a more recent	717
signature to be used in the <del>poll list or signature pollbook</del>	718
produced by the board of elections of the county in which the	719
elector resides;	720
(BB) Disseminate information, which may include all or	721
part of the official explanations and arguments, by means of	722
direct mail or other written publication, broadcast, or other	723
means or combination of means, as directed by the Ohio ballot	724
board under division (F) of section 3505.062 of the Revised	725
Code, in order to inform the voters as fully as possible	726
concerning each proposed constitutional amendment, proposed law,	727
or referendum;	728
(CC) Be the single state office responsible for the	729
implementation of the "Uniformed and Overseas Citizens Absentee	730
Voting Act," Pub. L. No. 99-410, 100 Stat. 924, 42 U.S.C.	731
1973ff, et seq., as amended, in this state. The secretary of	732
state may delegate to the boards of elections responsibilities	733
for the implementation of that act, including responsibilities	734
arising from amendments to that act made by the "Military and	735
Overseas Voter Empowerment Act," Subtitle H of the "National	736
Defense Authorization Act for Fiscal Year 2010," Pub. L. No.	737
111-84, 123 Stat. 3190.	738
(DD) Adopt rules, under Chapter 119. of the Revised Code,	739
to establish procedures and standards for determining when a	740
board of elections shall be placed under the official oversight	741
of the secretary of state, placing a board of elections under	742
the official oversight of the secretary of state, a board that	743
is under official oversight to transition out of official	744
oversight, and the secretary of state to supervise a board of	745
elections that is under official oversight of the secretary of	746

state.	747
(EE) Perform other duties required by law.	748
Whenever a primary election is held under section 3513.32	749
of the Revised Code or a special election is held under section	750
3521.03 of the Revised Code to fill a vacancy in the office of	751
representative to congress, the secretary of state shall	752
establish a deadline, notwithstanding any other deadline	753
required under the Revised Code, by which any or all of the	754
following shall occur: the filing of a declaration of candidacy	755
and petitions or a statement of candidacy and nominating	756
petition together with the applicable filing fee; the filing of	757
protests against the candidacy of any person filing a	758
declaration of candidacy or nominating petition; the filing of a	759
declaration of intent to be a write-in candidate; the filing of	760
campaign finance reports; the preparation of, and the making of	761
corrections or challenges to, precinct voter registration lists;	762
the receipt of applications for absent voter's ballots or	763
uniformed services or overseas absent voter's ballots; the	764
supplying of election materials to precincts by boards of	765
elections; the holding of hearings by boards of elections to	766
consider challenges to the right of a person to appear on a	767
voter registration list; and the scheduling of programs to	768
instruct or reinstruct election officers.	769
In the performance of the secretary of state's duties as	770
the chief election officer, the secretary of state may	771
administer oaths, issue subpoenas, summon witnesses, compel the	772
production of books, papers, records, and other evidence, and	773
fix the time and place for hearing any matters relating to the	774
administration and enforcement of the election laws.	775
In any controversy involving or arising out of the	776

adoption of registration or the appropriation of funds for	777
registration, the secretary of state may, through the attorney	778
general, bring an action in the name of the state in the court	779
of common pleas of the county where the cause of action arose or	780
in an adjoining county, to adjudicate the question.	781
In any action involving the laws in Title XXXV of the	782
Revised Code wherein the interpretation of those laws is in	783
issue in such a manner that the result of the action will affect	784
the lawful duties of the secretary of state or of any board of	785
elections, the secretary of state may, on the secretary of	786
state's motion, be made a party.	787
The secretary of state may apply to any court that is	788
hearing a case in which the secretary of state is a party, for a	789
change of venue as a substantive right, and the change of venue	790
shall be allowed, and the case removed to the court of common	791
pleas of an adjoining county named in the application or, if	792
there are cases pending in more than one jurisdiction that	793
involve the same or similar issues, the court of common pleas of	794
Franklin county.	795
Public high schools and vocational schools, public	796
libraries, and the office of a county treasurer shall implement	797
voter registration programs as directed by the secretary of	798
state pursuant to this section.	799
Sec. 3501.11. Each board of elections shall exercise by a	800
majority vote all powers granted to the board by Title XXXV of	801
the Revised Code, shall perform all the duties imposed by law,	802
and shall do all of the following:	803
(A) Establish, define, provide, rearrange, and combine	804

election precincts;

(B) Fix and provide the places for registration and for	806
holding primaries and elections;	807
(C) Provide for the purchase, preservation, and	808
maintenance of booths, ballot boxes, books, maps, flags, blanks,	809
cards of instructions, and other forms, papers, and equipment	810
used in registration, nominations, and elections;	811
(D) Appoint and remove its director, deputy director, and	812
employees and all registrars, precinct election officials, and	813
other officers of elections, fill vacancies, and designate the	814
ward or district and precinct in which each shall serve;	815
(E) Make and issue rules and instructions, not	816
inconsistent with law or the rules, directives, or advisories	817
issued by the secretary of state, as it considers necessary for	818
the guidance of election officers and voters;	819
(F) Advertise and contract for the printing of all ballots	820
and other supplies used in registrations and elections;	821
(G) Provide for the issuance of all notices,	822
advertisements, and publications concerning elections, except as	823
otherwise provided in division (G) of section 3501.17 and	824
divisions (F) and (G) of section 3505.062 of the Revised Code;	825
(H) Provide for the delivery of ballots, pollbooks, and	826
other required papers and material to the polling places;	827
(I) Cause the polling places to be suitably provided with	828
voting machines, marking devices, automatic tabulating	829
equipment, stalls, and other required supplies. In fulfilling	830
this duty, each board of a county that uses voting machines,	831
marking devices, or automatic tabulating equipment shall conduct	832
a full vote of the board during a public session of the board on	833
the allocation and distribution of voting machines, marking	834

devices, and automatic tabulating equipment for each precinct in	835
the county.	836
(J) Investigate irregularities, nonperformance of duties,	837
or violations of Title XXXV of the Revised Code by election	838
officers and other persons; administer oaths, issue subpoenas,	839
summon witnesses, and compel the production of books, papers,	840
records, and other evidence in connection with any such	841
investigation; and report the facts to the prosecuting attorney	842
or the secretary of state;	843
(K) (1) Review, examine, and certify the sufficiency and	844
validity of petitions and nomination papers, and, after	845
certification, return to the secretary of state all petitions	846
and nomination papers that the secretary of state forwarded to	847
the board;	848
(2) Examine each initiative petition, or a petition filed	849
under section 307.94 or 307.95 of the Revised Code, received by	850
the board to determine whether the petition falls within the	851
scope of authority to enact via initiative and whether the	852
petition satisfies the statutory prerequisites to place the	853
issue on the ballot, as described in division $(M)$ of section	854
3501.38 of the Revised Code. The petition shall be invalid if	855
any portion of the petition is not within the initiative power.	856
(L) Receive the returns of elections, canvass the returns,	857
make abstracts of them, and transmit those abstracts to the	858
proper authorities;	859
(M) Issue certificates of election on forms to be	860
prescribed by the secretary of state;	861
(N) Make an annual report to the secretary of state, on	862
the form prescribed by the secretary of state, containing a	863

statement of the number of voters registered, elections held,	864
votes cast, appropriations received, expenditures made, and	865
other data required by the secretary of state;	866
(O) Prepare and submit to the proper appropriating officer	867
a budget estimating the cost of elections for the ensuing fiscal	868
year;	869
(P) Perform other duties as prescribed by law or the	870
rules, directives, or advisories of the secretary of state;	871
(Q) Investigate and determine the residence qualifications	872
of electors;	873
(R) Administer oaths in matters pertaining to the	874
administration of the election laws;	875
(S) Prepare and submit to the secretary of state, whenever	876
the secretary of state requires, a report containing the names	877
and residence addresses of all incumbent county, municipal,	878
township, and board of education officials serving in their	879
respective counties;	880
(T) Establish and maintain a voter registration database	881
of all qualified electors in the county who offer to register;	882
(U) Maintain voter registration records, make reports	883
concerning voter registration as required by the secretary of	884
state, and remove ineligible electors from voter registration	885
lists in accordance with law and directives of the secretary of	886
state;	887
(V) Give approval to ballot language for any local	888
question or issue and transmit the language to the secretary of	889
state for the secretary of state's final approval;	890
(W) Prepare and cause the following notice to be displayed	8 9 1

in a prominent location in every polling place:	892
"NOTICE	893
Ohio law prohibits any person from voting or attempting to	894
vote more than once at the same election.	895
Violators are guilty of a felony of the fourth degree and	896
shall be imprisoned and additionally may be fined in accordance	897
with law."	898
(X) In all cases of a tie vote or a disagreement in the	899
board, if no decision can be arrived at, the director or	900
chairperson shall submit the matter in controversy, not later	901
than fourteen days after the tie vote or the disagreement, to	902
the secretary of state, who shall summarily decide the question,	903
and the secretary of state's decision shall be final.	904
(Y) Assist each <del>designated voter registration agency, -</del>	905
deputy registrar of motor vehicles, public high school and	906
vocational school, public library, and office of a county	907
treasurer in the implementation of a program for registering	908
voters at all voter registration locations as prescribed by the	909
secretary of state. Under this program, each board of elections	910
shall direct to the appropriate board of elections any voter	911
registration applications for persons residing outside the	912
county where the board is located within five days after	913
receiving the applications.	914
(Z) On any day on which an elector may vote in person at	915
the office of the board or at another site designated by the	916
board, consider the board or other designated site a polling	917
place for that day. All requirements or prohibitions of law that	918
apply to a polling place shall apply to the office of the board	919
or other designated site on that day.	920

(AA) Perform any duties with respect to voter registration	921
and voting by uniformed services and overseas voters that are	922
delegated to the board by law or by the rules, directives, or	923
advisories of the secretary of state.	924
(BB) Prepare an election administration plan and submit it	925
to the secretary of state not later than seventy-five days	926
before each presidential primary election and not later than one	927
hundred twenty days before each general election held in an	928
even-numbered year. The election administration plan shall be on	929
a template prescribed by the secretary of state and shall	930
include all of the following:	931
(1) Precinct election official recruitment, training, and	932
accountability;	933
(2) Resource allocation;	934
(3) Communication before and on the day of the election;	935
(4) Materials;	936
(5) Contingencies and continuity planning;	937
(6) Security;	938
(7) Voter registration;	939
(8) Absent voting;	940
(9) Polling places and accessibility;	941
(10) Ballot preparation;	942
(11) Pre-election testing;	943
(12) Reconciliation and audits;	944
(13) A master calendar;	945

(14) Any other topic prescribed by the secretary of state.

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Sec. 3501.17. (A) The expenses of the board of elections	947
shall be paid from the county treasury, in pursuance of	948
appropriations by the board of county commissioners, in the same	949
manner as other county expenses are paid. If the board of county	950
commissioners fails to appropriate an amount sufficient to	951
provide for the necessary and proper expenses of the board of	952
elections pertaining to the conduct of elections, the board of	953
elections may apply to the court of common pleas within the	954
county, which shall fix the amount necessary to be appropriated	955
and the amount shall be appropriated. Payments shall be made	956

upon vouchers of the board of elections certified to by its

chairperson or acting chairperson and the director or deputy

director, upon warrants of the county auditor.

The board of elections shall not incur any obligation 960 involving the expenditure of money unless there are moneys 961 sufficient in the funds appropriated therefor to meet the 962 obligation. If the board of elections requests a transfer of 963 funds from one of its appropriation items to another, the board 964 of county commissioners shall adopt a resolution providing for 965 the transfer except as otherwise provided in section 5705.40 of 966 the Revised Code. The expenses of the board of elections shall 967 be apportioned among the county and the various subdivisions as 968 provided in this section, and the amount chargeable to each 969 subdivision shall be paid as provided in division (J) of this 970 section or withheld by the county auditor from the moneys 971 payable thereto at the time of the next tax settlement. At the 972 time of submitting budget estimates in each year, the board of 973 elections shall submit to the taxing authority of each 974 subdivision, upon the request of the subdivision, an estimate of 975 the amount to be paid or withheld from the subdivision during 976 the current or next fiscal year.

A board of township trustees may, by resolution, request 978 that the county auditor withhold expenses charged to the 979 township from a specified township fund that is to be credited 980 with revenue at a tax settlement. The resolution shall specify 981 the tax levy ballot issue, the date of the election on the levy 982 issue, and the township fund from which the expenses the board 983 of elections incurs related to that ballot issue shall be 984 withheld. 985

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- (B) Except as otherwise provided in division (F) of this 986 section, the compensation of the members of the board of 987 elections and of the director, deputy director, and regular 988 employees in the board's offices, other than compensation for 989 overtime worked; the expenditures for the rental, furnishing, 990 and equipping of the office of the board and for the necessary 991 office supplies for the use of the board; the expenditures for 992 the acquisition, repair, care, and custody of the polling 993 places, booths, guardrails, and other equipment for polling 994 places; the cost of tally sheets, maps, flags, ballot boxes, and 995 all other permanent records and equipment; the cost of all 996 elections held in and for the state and county; and all other 997 expenses of the board which are not chargeable to a political 998 subdivision in accordance with this section shall be paid in the 999 1000 same manner as other county expenses are paid.
- (C) The compensation of precinct election officials and 1001 intermittent employees in the board's offices; the cost of 1002 renting, moving, heating, and lighting polling places and of 1003 placing and removing ballot boxes and other fixtures and 1004 equipment thereof, including voting machines, marking devices, 1005 and automatic tabulating equipment; the cost of printing and 1006

delivering ballots, cards of instructions, registration lists	1007
required under section 3503.23 of the Revised Code, and other	1008
election supplies, including the supplies required to comply	1009
with division $\frac{\text{(H)}}{\text{(M)}}$ of section 3506.01 of the Revised Code;	1010
the cost of contractors engaged by the board to prepare,	1011
program, test, and operate voting machines, marking devices, and	1012
automatic tabulating equipment; and all other expenses of	1013
conducting primaries and elections in the odd-numbered years	1014
shall be charged to the subdivisions in and for which such	1015
primaries or elections are held. The charge for each primary or	1016
general election in odd-numbered years for each subdivision	1017
shall be determined in the following manner: first, the total	1018
cost of all chargeable items used in conducting such elections	1019
shall be ascertained; second, the total charge shall be divided	1020
by the number of precincts participating in such election, in	1021
order to fix the cost per precinct; third, the cost per precinct	1022
shall be prorated by the board of elections to the subdivisions	1023
conducting elections for the nomination or election of offices	1024
in such precinct; fourth, the total cost for each subdivision	1025
shall be determined by adding the charges prorated to it in each	1026
precinct within the subdivision.	1027

(D) The entire cost of special elections held on a day 1028 other than the day of a primary or general election, both in 1029 odd-numbered or in even-numbered years, shall be charged to the 1030 subdivision. Where a special election is held on the same day as 1031 a primary or general election in an even-numbered year, the 1032 subdivision submitting the special election shall be charged 1033 only for the cost of ballots and advertising. Where a special 1034 election is held on the same day as a primary or general 1035 election in an odd-numbered year, the subdivision submitting the 1036 special election shall be charged for the cost of ballots and 1037

advertising for such special election, in addition to the 1038 charges prorated to such subdivision for the election or 1039 nomination of candidates in each precinct within the 1040 subdivision, as set forth in the preceding paragraph. 1041 (E) Where a special election is held on the day specified 1042 by division (E) of section 3501.01 of the Revised Code for the 1043 holding of a primary election, for the purpose of submitting to 1044 the voters of the state constitutional amendments proposed by 1045 the general assembly, and a subdivision conducts a special 1046 1047 election on the same day, the entire cost of the special election shall be divided proportionally between the state and 1048 the subdivision based upon a ratio determined by the number of 1049 issues placed on the ballot by each, except as otherwise 1050 provided in division (G) of this section. Such proportional 1051 division of cost shall be made only to the extent funds are 1052 available for such purpose from amounts appropriated by the 1053 general assembly to the secretary of state. If a primary 1054 election is also being conducted in the subdivision, the costs 1055 shall be apportioned as otherwise provided in this section. 1056 (F) When a precinct is open during a general, primary, or 1057 special election solely for the purpose of submitting to the 1058 voters a statewide ballot issue, the state shall bear the entire 1059 cost of the election in that precinct and shall reimburse the 1060 county for all expenses incurred in opening the precinct. 1061 (G)(1) The state shall bear the entire cost of advertising 1062 in newspapers statewide ballot issues, explanations of those 1063 issues, and arguments for or against those issues, as required 1064 by Section 1g of Article II and Section 1 of Article XVI, Ohio 1065 Constitution, and any other section of law. Appropriations made 1066

1067

to the controlling board shall be used to reimburse the

secretary of state for all expenses the secretary of state 1068 incurs for such advertising under division (G) of section 1069 3505.062 of the Revised Code. 1070

- (2) There is hereby created in the state treasury the 1071 statewide ballot advertising fund. The fund shall receive 1072 transfers approved by the controlling board, and shall be used 1073 by the secretary of state to pay the costs of advertising state 1074 ballot issues as required under division (G)(1) of this section. 1075 Any such transfers may be requested from and approved by the 1076 controlling board prior to placing the advertising, in order to 1077 facilitate timely provision of the required advertising. 1078
- (H) The cost of renting, heating, and lighting

  registration places; the cost of the necessary books, forms, and

  supplies for the conduct of registration; and the cost of

  printing and posting precinct registration lists shall be

  charged to the subdivision in which such registration is held.
- (I)(1)(a) At the request of a majority of the members of 1084 the board of elections, the board of county commissioners may, 1085 by resolution, establish an elections revenue fund. Except as 1086 otherwise provided in this division and in division (I)(2) of 1087 this section, the purpose of the fund shall be to accumulate 1088 revenue withheld by or paid to the county under this section for 1089 the payment of any expense related to the duties of the board of 1090 elections specified in section 3501.11 of the Revised Code, upon 1091 approval of a majority of the members of the board of elections. 1092 The fund shall not accumulate any revenue withheld by or paid to 1093 the county under this section for the compensation of the 1094 members of the board of elections or of the director, deputy 1095 director, or other regular employees in the board's offices, 1096 other than compensation for overtime worked. 1097

(b) Notwithstanding sections 5705.14, 5705.15, and 5705.16	1098
of the Revised Code, the board of county commissioners may, by	1099
resolution, transfer money to the elections revenue fund from	1100
any other fund of the political subdivision from which such	1101
payments lawfully may be made. Following an affirmative vote of	1102
a majority of the members of the board of elections, the board	1103
of county commissioners may, by resolution, rescind an elections	1104
revenue fund established under this division. If an elections	1105
revenue fund is rescinded, money that has accumulated in the	1106
fund shall be transferred to the county general fund.	1107
(2) (a) The board of county commissioners of a county that	1108
receives a payment from a political subdivision under division	1109
(J) of this section shall, by resolution, establish a special	1110
elections fund. The purpose of the fund shall be to accumulate	1111
revenue paid to the county by political subdivisions under	1112
division (J) of this section for the cost of preparing for and	1113
conducting special elections.	1114
(b) If both of the following apply, the board of county	1115
commissioners may, by resolution, rescind the special elections	1116
fund and transfer any remaining money in the fund to the county	1117
general fund or to the elections revenue fund:	1118
(i) All notifications and payments required under division	1119
(J) (3) of this section have been made.	1120
(ii) The county has not received any payments from	1121
political subdivisions under division (J)(2) of this section for	1122
a future special election.	1123

(J) (1) Not less than fifteen business days before the

deadline for submitting a question or issue for placement on the

ballot at a special election, the board of elections shall

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prepare and file with the board of county commissioners and the	1127
office of the secretary of state the estimated cost, based on	1128
the factors enumerated in this section, for preparing for and	1129
conducting an election on one question or issue, one nomination	1130
for office, or one election to office in each precinct in the	1131
county at that special election and shall divide that cost by	1132
the number of registered voters in the county.	1133

- (2) The board of elections shall provide to a political 1134 subdivision seeking to submit a question or issue, a nomination 1135 for office, or an election to office for placement on the ballot 1136 at a special election with the estimated cost for preparing for 1137 and conducting that election, which shall be calculated either 1138 by multiplying the number of registered voters in the political 1139 subdivision with the cost calculated under division (J)(1) of 1140 this section or by multiplying the cost per precinct with the 1141 number or precincts in the political subdivision. A political 1142 subdivision submitting a question or issue, a nomination for 1143 office, or an election to office for placement on the ballot at 1144 that special election shall pay to the county special elections 1145 fund sixty-five per cent of the estimated cost of the election 1146 not less than ten business days after the deadline for 1147 submitting a question or issue for placement on the ballot for 1148 that special election. 1149
- (3) Not later than sixty days after the date of a special 1150 election, the board of elections shall provide to each political 1151 subdivision the true and accurate cost for the question or 1152 issue, nomination for office, or election to office that the 1153 subdivision submitted to the voters on the special election 1154 ballots. If the board of elections determines that a subdivision 1155 paid less for the cost of preparing and conducting a special 1156 election under division (J)(2) of this section than the actual 1157

cost calculated under this division, the subdivision shall remit	1158
to the county special elections fund the difference between the	1159
payment made under division (J)(2) of this section and the final	1160
cost calculated under this division within thirty days after	1161
being notified of the final cost. If the board of elections	1162
determines that a subdivision paid more for the cost of	1163
preparing and conducting a special election under division (J)	1164
(2) of this section than the actual cost calculated under this	1165
division, the board of elections promptly shall notify the board	1166
of county commissioners of that difference. The board of county	1167
commissioners shall remit from the county special elections fund	1168
to the political subdivision the difference between the payment	1169
made under division (J)(2) of this section and the final cost	1170
calculated under this division within thirty days after	1171
receiving that notification.	1172

## (K) As used in this section:

(1) "Political subdivision" and "subdivision" mean any 1174 board of county commissioners, board of township trustees, 1175 legislative authority of a municipal corporation, board of 1176 education, or any other board, commission, district, or 1177 authority that is empowered to levy taxes or permitted to 1178 receive the proceeds of a tax levy, regardless of whether the 1179 entity receives tax settlement moneys as described in division 1180 (A) of this section; 1181

- (2) "Statewide ballot issue" means any ballot issue,

  whether proposed by the general assembly or by initiative or

  referendum, that is submitted to the voters throughout the

  state.

  1182
- Sec. 3501.22. (A) (1) Except as otherwise provided in 1186 division (A) (2) of this section, on or before the fifteenth day 1187

of September in each year, the board of elections by a majority	1188
vote shall, after careful examination and investigation as to	1189
their qualifications, appoint for each election precinct four	1190
residents of the county in which the precinct is located, as	1191
precinct election officials. Except as otherwise provided in	1192
division (C) of this section, all precinct election officials	1193
shall be qualified electors. The precinct election officials	1194
shall constitute the election officers of the precinct. Not more	1195
than one-half of the total number of precinct election officials	1196
shall be members of the same political party. The term of such	1197
precinct officers shall be for one year. The board may, at any	1198
time, designate any number of election officers, not more than	1199
one-half of whom shall be members of the same political party,	1200
to perform their duties at any precinct in any election. The	1201
board may appoint additional officials, equally divided between	1202
the two major political parties, when necessary to expedite	1203
voting. If the board of elections determines that four precinct	1204
election officials are not required in a precinct for a special	1205
election, the board of elections may select two of the	1206
precinct's election officers, who are not members of the same	1207
political party, to serve as the precinct election officials for	1208
that precinct in that special election.	1209

Vacancies for unexpired terms shall be filled by the 1210 board. When new precincts have been created, the board shall 1211 appoint precinct election officials for those precincts for the 1212 unexpired term. Any precinct election official may be summarily 1213 removed from office at any time by the board for neglect of 1214 duty, malfeasance, or misconduct in office or for any other good 1215 and sufficient reason.

Precinct election officials shall perform all of the 1217 duties provided by law for receiving the ballots and supplies, 1218

opening and closing the polls, and overseeing the casting of	1219
ballots during the time the polls are open, and any other duties	1220
required by section 3501.26 of the Revised Code.	1221
A board of elections may designate two precinct election	1222
officials as counting officials to count and tally the votes	1223
cast and certify the results of the election at each precinct,	1224
and perform other duties as provided by law. To expedite the	1225
counting of votes at each precinct, the board may appoint	1226
additional officials, not more than one-half of whom shall be	1227
members of the same political party.	1228
Except as otherwise provided in division (A)(2) of this	1229
section, the board shall designate one of the precinct election	1230
officials who is a member of the dominant political party to	1231
serve as a voting location manager, whose duty it is to deliver	1232
the returns of the election and all supplies to the office of	1233
the board. For these services, the voting location manager shall	1234
receive additional compensation in an amount, consistent with	1235
section 3501.28 of the Revised Code, determined by the board of	1236
elections.	1237
The board shall issue to each precinct election official a	1238
certificate of appointment, which the official shall present to	1239
the voting location manager at the time the polls are opened.	1240
(2) If the board of elections, by a vote of at least three	1241
members of the board, opts to have a single voting location	1242
serve more than one precinct, the board may do any of the	1243
following:	1244
(a) Designate a single voting location manager for the	1245
voting location. The voting location manager shall be a member	1246
of the political party whose candidate received the highest	1247

number of votes for governor at the most recent general election	1248
for that office in the precincts whose polling places are	1249
located at the applicable voting location, when tallying the	1250
combined vote for governor in all such precincts.	1251
(b) Combine the pollbooks for those precincts to create a	1252
single pollbook for the voting location;	1253
(c) If electronic pollbooks are being used in the voting	1254
location, as described in section $\frac{3506.021}{3503.231}$ of the	1255
Revised Code, appoint not less than two precinct election	1256
officials for each precinct, so long as the board approves the	1257
decision to reduce the number of precinct election officials by	1258
the affirmative vote of at least three of its members.	1259
(B) If the board of elections determines that not enough	1260
qualified electors in a precinct are available to serve as	1261
precinct officers, it may appoint persons to serve as precinct	1262
officers at a primary, special, or general election who are at	1263
least seventeen years of age and are registered to vote in	1264
accordance with section 3503.07 of the Revised Code.	1265
(C)(1) A board of elections, in conjunction with the board	1266
of education of a city, local, or exempted village school	1267
district, the governing authority of a community school	1268
established under Chapter 3314. of the Revised Code, or the	1269
chief administrator of a nonpublic school may establish a	1270
program permitting certain high school students to apply and, if	1271
appointed by the board of elections, to serve as precinct	1272
officers at a primary, special, or general election.	1273
In addition to the requirements established by division	1274
(C)(2) of this section, a board of education, governing	1275
authority, or chief administrator that establishes a program	1276

under this division in conjunction with a board of elections may	1277
establish additional criteria that students shall meet to be	1278
eligible to participate in that program.	1279
(2)(a) To be eligible to participate in a program	1280
established under division (C)(1) of this section, a student	1281
shall be a United States citizen, a resident of the county, and	1282
at least seventeen years of age.	1283
(b) Any student applying to participate in a program	1284
established under division (C)(1) of this section, as part of	1285
the student's application process, shall declare the student's	1286
political party affiliation with the board of elections.	1287
(3) No student appointed as a precinct officer pursuant to	1288
a program established under division (C)(1) of this section	1289
shall be designated as a voting location manager.	1290
(4) Any student participating in a program established	1291
under division (C)(1) of this section shall be excused for that	1292
student's absence from school on the day of an election at which	1293
the student is serving as a precinct officer.	1294
(D) In any precinct with six or more precinct officers, up	1295
to two students participating in a program established under	1296
division (C)(1) of this section who are under eighteen years of	1297
age may serve as precinct officers. Not more than one precinct	1298
officer in any given precinct with fewer than six precinct	1299
officers shall be under eighteen years of age.	1300
Sec. 3501.30. (A) The board of elections shall provide for	1301
each polling place the necessary ballot box, official ballots,	1302
cards of instructions, registration forms, pollbooks or poll-	1303
lists, tally sheets, forms on which to make summary statements,	1304
writing implements, paper, and all other supplies necessary for	1305

casting and counting the ballots and recording the results of	1306
the voting at the polling place. The pollbooks or poll lists	1307
shall have certificates appropriately printed on them for the	1308
signatures of all the precinct officials, by which they shall-	1309
certify that, to the best of their knowledge and belief, the-	1310
pollbooks or poll lists correctly show the names of all electors-	1311
who voted in the polling place at the election indicated in the	1312
pollbooks or poll lists.	1313
All of the following shall be included among the supplies	1314
provided to each polling place:	1315
(1) A large map of each appropriate precinct, which shall	1316
be displayed prominently to assist persons who desire to	1317
register or vote on election day. Each map shall show all	1318
streets within the precinct and contain identifying symbols of	1319
the precinct in bold print.	1320
(2) Any materials, postings, or instructions required to	1321
comply with state or federal laws;	1322
(3) A flag of the United States approximately two and one-	1323
half feet in length along the top, which shall be displayed	1324
outside the entrance to the polling place during the time it is	1325
open for voting;	1326
(4) Two or more small flags of the United States	1327
approximately fifteen inches in length along the top, which	1328
shall be placed at a distance of one hundred feet from the	1329
polling place on the thoroughfares or walkways leading to the	1330
polling place, to mark the distance within which persons other	1331
than election officials, observers, police officers, and	1332
electors waiting to mark, marking, or casting their ballots	1333
shall not loiter, congregate, or engage in any kind of election	1334

campaigning. Where small flags cannot reasonably be placed one	1335
hundred feet from the polling place, the voting location manager	1336
shall place the flags as near to one hundred feet from the	1337
entrance to the polling place as is physically possible. Police	1338
officers and all election officials shall see that this	1339
prohibition against loitering and congregating is enforced.	1340
When the period of time during which the polling place is	1341
open for voting expires, all of the flags described in this	1342
division shall be taken into the polling place and shall be	1343
returned to the board together with all other election supplies	1344
required to be delivered to the board.	1345
(B) The board of elections shall follow the instructions	1346
and advisories of the secretary of state in the production and	1347
use of polling place supplies.	1348
Sec. 3503.01. (A) Every Only a citizen of the United	1349
States who is of the age of eighteen years or over and who has	1350
been a resident of the state thirty days immediately preceding	1351
the election at which the citizen offers to vote, is a resident	1352
of the county and precinct in which the citizen offers to vote,	1353
and has been registered to vote for thirty days, has the	1354
qualifications of an elector and may vote at all elections in	1355
the precinct in which the citizen resides. Except as otherwise	1356
provided in section 3503.011 and Chapters 3504. and 3511. of the	1357
Revised Code, no person who lacks those qualifications shall be	1358
permitted to vote at any election held in this state.	1359
(B) When only a portion of a precinct is included within	1360
the boundaries of an election district, the board of elections	1361
may assign the electors residing in such portion of a precinct	1362
to the nearest precinct or portion of a precinct within the	1363
boundaries of such election district for the purpose of voting	1364

at any special election held in such district. In any election	1365
in which only a part of the electors in a precinct is qualified	1366
to vote, the board may assign voters in such part to an	1367
adjoining precinct. Such assignment may be made to an adjoining	1368
precinct in another county with the consent and approval of the	1369
board of elections of such other county if the number of voters	1370
assigned to vote in a precinct in another county is two hundred	1371
or less.	1372

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The board shall notify all such electors so assigned, at least ten days prior to the holding of any such election, of the location of the polling place where they are entitled to vote at such election.

As used in division (B) of this section, "election 1377 district" means a school district, municipal corporation, 1378 township, or other political subdivision that includes territory 1379 in more than one precinct or any other district or authority 1380 that includes territory in more than one precinct and that is 1381 authorized by law to place an issue on the ballot at a special 1382 election.

Sec. 3503.07. Each Only a person who will be of the age of 1384 eighteen years or more at the next ensuing November election, 1385 who is a citizen of the United States, and who, if he the person 1386 continues to reside in the precinct until the next election, 1387 will at that time have fulfilled all the requirements as to 1388 length of residence to qualify him the person as an elector 1389 shall, unless otherwise disqualified, be entitled to be 1390 registered as an elector in such precinct. Except as otherwise 1391 provided in Chapters 3504. and 3511. of the Revised Code, no 1392 person who lacks those qualifications shall be registered as an 1393 <u>elector in the precinct.</u> When once registered, an elector shall 1394

not be required to register again unless <a href="https://doi.org/10.15">https://doi.org/10.15</a>	1395
registration is canceled.	1396
Sec. 3503.09. (A) (1) The secretary of state shall adopt	1397
rules for the electronic transmission by <del>boards of elections,</del>	1398
designated voter registration agencies, offices of deputy	1399
registrars of motor vehicles, public high schools and vocational	1400
schools, public libraries, and offices of county treasurers,	1401
where applicable, of name and residence changes for voter	1402
registration-records in the statewide voter registration-	1403
database update forms.	1404
(2) The secretary of state shall adopt rules for the	1405
purpose of improving the speed of processing new voter	1406
registrations that permit information from a voter registration	1407
application received by a designated voter registration agency	1408
or an office of deputy registrar of motor vehicles to be made	1409
available electronically, in addition to requiring the original	1410
voter registration application to be transmitted to the	1411
applicable board of elections under division (E)(2)(E)(5) of	1412
section 3503.10 or section 3503.11 of the Revised Code.	1413
(B) Rules adopted under division (A) of this section shall	1414
do all of the following:	1415
(1) Prohibit any direct electronic connection between a	1416
designated voter registration agency, office of deputy registrar	1417
of motor vehicles, public high school or vocational school,	1418
public library, or office of a county treasurerother than the	1419
secretary of state or a board of elections, and the statewide	1420
voter registration database;	1421
(2) Require any updated voter registration information to	1422
be verified by the secretary of state or a board of elections	1423

before the information is added to the statewide voter	1424
registration database for the purpose of modifying an existing	1425
voter registration;	1426
(3) Require each designated voter registration agency or	1427
office of deputy registrar of motor vehicles—that transmits	1428
voter registration information electronically to transmit an	1429
identifier for data relating to each new voter registration that	1430
shall be used by the secretary of state or a board of elections	1431
to match the electronic data to the original voter registration	1432
application.	1433
Sec. 3503.10. (A) Each designated voter registration	1434
agency, other than a board of elections or the secretary of	1435
$\underline{\text{state}}_{\boldsymbol{L}}$ shall designate one person within that agency to serve as	1436
coordinator for the voter registration program within the agency	1437
and its departments, divisions, and programs. The designated	1438
person shall be trained under a program designed by the	1439
secretary of state and shall be responsible for administering	1440
all aspects of the voter registration program for that agency as	1441
prescribed by the secretary of state. The training program shall	1442
include instruction on explaining all of the qualifications of	1443
an elector to applicants. The designated person shall receive no	1444
additional compensation for performing such duties.	1445
(B) Every designated voter registration agency, public	1446
high school and vocational school, public library, and office of	1447
a county treasurer shall provide in each of its offices or	1448
locations voter registration applications, the information sheet	1449
described in division (E)(2) of this section, and assistance in	1450
the registration of persons qualified to register to vote, in	1451
accordance with this chapter.	1452
(C) Every designated agency also shall distribute to its	1453

applicants, prior to or in conjunction with distributing a voter	1454
registration application, a form prescribed by the secretary of	1455
state that includes all of the following:	1456
(1) The question, "Do you want to register to vote or	1457
update your current voter registration?"followed by boxes for	1458
the applicant to indicate whether the applicant would like to	1459
register or decline to register to vote, and the statement,	1460
highlighted in bold print, "If you do not check either box, you	1461
will be considered to have decided not to register to vote at	1462
this time.";	1463
(2) If the agency provides public assistance, the	1464
statement, "Applying to register or declining to register to	1465
vote will not affect the amount of assistance that you will be	1466
<pre>provided by this agency.";</pre>	1467
(3) The statement, "If you would like help in filling out	1468
the voter registration application form, we will help you. The	1469
decision whether to seek or accept help is yours. You may fill	1470
out the application form in private.";	1471
(4) The statement, "If you believe that someone has	1472
interfered with your right to register or to decline to register	1473
to vote, your right to privacy in deciding whether to register	1474
or in applying to register to vote, or your right to choose your	1475
own political party or other political preference, you may file	1476
a complaint with the prosecuting attorney of your county or with	1477
the secretary of state," with the address and telephone number	1478
for each such official's office.	1479
(D) Each designated agency shall distribute a voter	1480
registration form prescribed by the secretary of state to each	1481
applicant with each application for service or assistance, and	1482

with each written application or form for recertification,	1483
renewal, or change of address.	1484
(E) Each designated voter registration agency shall do all	1485
of the following:	1486
(1) Have employees trained to administer the voter	1487
registration program in order to provide to each applicant who	1488
wishes to register to vote and who accepts assistance, the same	1489
degree of assistance with regard to completion of the voter	1490
registration application as is provided by the agency with	1491
regard to the completion of its own form;	1492
(2) Provide the applicant with a qualifications to	1493
register and vote information sheet explaining the	1494
qualifications to register and vote in this state and a voter	1495
registration application form. The voter registration agency	1496
shall not distribute a voter registration application form until	1497
the applicant has first been provided a copy of the	1498
qualifications to register and vote information sheet in printed	1499
or electronic format with the following language in a minimum	1500
12-point font, with bold print as indicated:	1501
"QUALIFICATIONS TO REGISTER AND VOTE	1502
Are you a citizen of the United States and qualified to	1503
register to vote? You are a citizen of the United States if you	1504
possess one of the following: (1) a valid and unexpired United	1505
States passport, or (2) a certified: U.S. birth certificate,	1506
Certification of Report of Birth, Consular Report of Birth	1507
Abroad, Certificate of Citizenship, or Certificate of	1508
Naturalization.	1509
Do you have the qualifications of an Ohio resident to	1510
register to vote? You qualify as an Ohio resident if your voting	1511

residence address is:	1512
(a) The place in which your habitation is fixed and to	1513
which, whenever you are absent, you intend to return.	1514
(b) You shall not be considered to have lost your	1515
residence if you leave your home and go into another state or	1516
county of this state, for temporary purposes only, with the	1517
intention of returning.	1518
(c) You shall not be considered to have gained a residence	1519
in any county of this state into which you come for temporary	1520
purposes only, without the intention of making such county the	1521
permanent place of abode.	1522
(d) If you are married, the place where your family	1523
resides shall be considered to be your place of residence.	1524
(e) If you do not have a fixed place of habitation, but	1525
you are a consistent or regular inhabitant of a shelter or other	1526
location to which you intend to return, you may use that shelter	1527
or other location as your residence for purposes of registering	1528
to vote.	1529
(f) You may refer to Ohio Revised Code section 3503.02 for	1530
more information about your voting residence, or contact your	1531
local board of elections for further information.	1532
Are you qualified to register and vote in Ohio?	1533
Per the Ohio Constitution Article V, Section 1:	1534
(a) Only a citizen of the United States,	1535
(b) of the age of eighteen years,	1536
(c) who has been a resident of the state, county,	1537
township, or ward, such time as may be provided by law, and	1538

(d) has been registered to vote for thirty days, has the	1539
qualifications of an elector, and is entitled to vote at all	1540
elections. No person who lacks those qualifications shall be	1541
permitted to vote at any state or local election held in this	1542
state.	1543
Per Ohio Revised Code section 3503.14, Qualifications to	1544
register to vote: (a) You must be a citizen of the United States,	1545
as evidenced by (i) a valid and unexpired United States	1546
passport, or (ii) a certified copy of: U.S. birth certificate,	1547
Certification of Report of Birth, Consular Report of Birth	1548
Abroad, Certificate of Citizenship, or Certificate of	1549
Naturalization.	1550
(b) You must be at least eighteen years of age on or	1551
before the day of the next general election.	1552
(c) You must be a resident of Ohio for at least thirty	1553
days immediately before the election in which you want to vote.	1554
(d) You must not be incarcerated for a felony conviction.	1555
(e) You must not have been declared incompetent for voting	1556
purposes by a court.	1557
(f) You must not be permanently disenfranchised for	1558
violations of election laws.	1559
DO NOT FILL OUT THE VOTER REGISTRATION APPLICATION FORM IF YOU	1560
DO NOT QUALIFY TO REGISTER TO VOTE"	1561
(3) If information on file at the voter registration	1562
agency identifies the person as not qualified to vote, which	1563
includes a person who is not a United States citizen, advise the	1564
applicant that the applicant is not qualified to register to	1565
vote;	1566

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(4) Review each completed voter registration application	1567
form and voter registration update form to validate that the	1568
information entered on the form corresponds to information on	1569
file at the voter registration agency, if applicable, and advise	1570
the applicant to correct any invalid information;	1571
(5) Accept completed voter registration applications $ au$ and	1572
voter registration change of residence forms, and voter	1573
registration change of name update forms, regardless of whether	1574
the application or form was distributed by the <del>designated voter</del>	1575
registration agency, for transmittal to the office of the board	1576
of elections in the county in which the agency is located. Each	1577
designated voter registration agency and the appropriate board	1578
of elections shall establish a method by which the voter	1579
registration applications and other voter registration forms are	1580
transmitted to that board of elections within five days after	1581
being accepted by the agency.	1582
(3) (6) If the voter registration agency is a designated	1583
agency is one that is primarily engaged in providing services to	1584
persons with disabilities under a state-funded program, and that	1585
agency provides services to a person with disabilities at a	1586
person's home, provide the services described in divisions (E)	1587
(1) and (2) of this section at the person's home;	1588
$\frac{(4)}{(7)}$ Keep as confidential, except as required by the	1589
secretary of state for record-keeping purposes, the identity of	1590
an agency through which a person registered to vote or updated	1591
the person's voter registration records, and information	1592
relating to a declination to register to vote made in connection	1593
with a voter registration application issued by a designated	1594
<pre>voter registration agency.</pre>	1595
(F) The secretary of state shall propage and transmit	1506

written instructions on the implementation of the voter	1597
registration program within each designated voter registration	1598
agency, public high school and vocational school, public-	1599
library, and office of a county treasurer. The instructions	1600
shall include directions as follows:	1601
(1) That each person designated to assist with voter	1602
registration maintain strict neutrality with respect to a	1603
person's political philosophies, a person's right to register or	1604
decline to register, and any other matter that may influence a	1605
person's decision to register or not register to vote;	1606
(2) That each person designated to assist with voter	1607
registration not seek to influence a person's decision to	1608
register or not register to vote, not display or demonstrate any	1609
political preference or party allegiance, and not make any	1610
statement to a person or take any action the purpose or effect	1611
of which is to lead a person to believe that a decision to	1612
register or not register has any bearing on the availability of	1613
services or benefits offered, on the grade in a particular class	1614
in school, or on credit for a particular class in school;	1615
(3) Regarding when and how to assist a person in	1616
completing the voter registration application, what to do with	1617
the completed voter registration application or voter	1618
registration update form, and when the application must be	1619
transmitted to the appropriate board of elections;	1620
(4) Regarding what records must be kept by the agency and	1621
where and when those records should be transmitted to satisfy	1622
reporting requirements imposed on the secretary of state under	1623
the National Voter Registration Act of 1993;	1624

(5) Regarding whom to contact to obtain answers to

questions about voter registration forms and procedures.	1626
(G) If the voter registration activity is part of an in-	1627
class voter registration program in a public high school or	1628
vocational school, whether prescribed by the secretary of state	1629
or independent of the secretary of state, the board of education	1630
shall do all of the following:	1631
(1) Establish a schedule of school days and hours during	1632
these days when the person designated to assist with voter	1633
registration shall provide voter registration assistance;	1634
(2) Designate a person to assist with voter registration	1635
from the public high school's or vocational school's staff;	1636
(3) Make voter registration applications, the information	1637
sheet described in division (E)(2) of this section, and other	1638
materials available, as outlined in the voter registration	1639
program established by the secretary of state pursuant to	1640
section 3501.05 of the Revised Code;	1641
(4) Distribute the statement, "applying to register or	1642
declining to register to vote will not affect or be a condition	1643
of your receiving a particular grade in or credit for a school	1644
course or class, participating in a curricular or	1645
extracurricular activity, receiving a benefit or privilege, or	1646
participating in a program or activity otherwise available to	1647
<pre>pupils enrolled in this school district's schools."+</pre>	1648
(5) Establish a method by which the voter registration	1649
application and other voter registration forms are transmitted	1650
to the board of elections within five days after being accepted	1651
by the public high school or vocational school.	1652
(H) Any person employed by the designated voter	1653
registration agency. public high school or vocational school.	1654

public library, or office of a county treasurer may be	1655
designated to assist with voter registration pursuant to this	1656
section. The designated voter registration agency, public high	1657
school or vocational school, public library, or office of a	1658
county treasurer shall provide the designated person, and make	1659
available such space as may be necessary, without charge to the	1660
county or state.	1661
(I) The secretary of state shall prepare and cause to be	1662
displayed in a prominent location in each designated voter	1663
<u>registration</u> agency a notice that identifies the person	1664
designated to assist with voter registration, the nature of that	1665
person's duties, and where and when that person is available for	1666
assisting in the registration of voters.	1667
A designated voter registration agency may furnish	1668
additional supplies and services to disseminate information to	1669
increase public awareness of the existence of a person	1670
designated to assist with voter registration in every designated	1671
<pre>voter registration_agency.</pre>	1672
(J) This section does not limit any authority a board of	1673
education, superintendent, or principal has to allow, sponsor,	1674
or promote voluntary election registration programs within a	1675
high school or vocational school, including programs in which	1676
pupils serve as persons designated to assist with voter	1677
registration, provided that no pupil is required to participate.	1678
(K) Each public library and office of the county treasurer	1679
shall establish a method by which voter registration forms are-	1680
transmitted to the board of elections within five days after	1681
being accepted by the public library or office of the county	1682
treasurer.	1683

(L) The Except as otherwise required by this title, the	1684
department of job and family services and its departments,	1685
divisions, and programs shall limit administration of the	1686
aspects of the voter registration program for the department to	1687
the requirements prescribed by the secretary of state and the	1688
requirements of this section and the National Voter Registration	1689
Act of 1993.	1690
Sec. 3503.11. When any person applies for a driver's	1691
license, commercial driver's license, a state of Ohio	1692
identification card issued under section 4507.50 of the Revised	1693
Code, or motorcycle operator's license or endorsement, or the	1694
renewal or duplicate of any license or endorsement under Chapter	1695
4506. or 4507. of the Revised Code, the registrar of motor	1696
vehicles or deputy registrar shall offer the applicant the	1697
opportunity to register to vote or to update the applicant's	1698
voter registration. The The registrar of motor vehicles or	1699
deputy registrar shall not distribute a voter registration	1700
application form to a person who applies for services under this	1701
section until the applicant has first been provided a copy of	1702
the information sheet described in division (E)(2) of section	1703
3503.10 of the Revised Code. If information on file at the	1704
bureau of motor vehicles identifies the person as not qualified	1705
to vote, which includes a person who is not a United States	1706
citizen, the registrar or deputy registrar shall advise the	1707
applicant that the applicant does not have the qualifications to	1708
register to vote.	1709
The registrar of motor vehicles or deputy registrar also	1710
shall make available to all other customers <u>copies of the</u>	1711
information sheet described in division (E)(2) of section	1712
3503.10 of the Revised Code, voter registration applications,	1713
and <del>change of residence and change of name, voter registration</del>	1714

<pre>update forms, but is not required to offer assistance to these</pre>	1715
customers in completing a voter registration application or	1716
other form.	1717
The deputy registrar shall send any registration	1718
application or any <del>change of residence or change of name voter</del>	1719
registration update form that was completed and submitted in	1720
paper form to the deputy registrar to the board of elections of	1721
the county in which the office of the deputy registrar is	1722
located, within five days after accepting the application or	1723
other form. The registrar shall send any completed registration	1724
application received at the bureau of motor vehicles	1725
headquarters location and any completed <del>change of residence or</del>	1726
change of name voter registration update form processed	1727
electronically in systems or programs operated and maintained by	1728
the bureau of motor vehicles to the secretary of state within	1729
five days after accepting the application or other form.	1730
The registrar shall collect from each deputy registrar	1731
through the reports filed under division (J) of section 4503.03	1732
of the Revised Code and transmit to the secretary of state	1733
information on the number of voter registration applications and	1734
change of residence or change of name voter registration update	1735
forms completed or declined, and any additional information	1736
required by the secretary of state to comply with the National	1737
Voter Registration Act of 1993. No information relating to an	1738
applicant's decision to decline to register or update the	1739
applicant's voter registration at the office of the registrar or	1740
deputy registrar may be used for any purpose other than voter	1741
registration record-keeping required by the secretary of state,	1742
and all such information shall be kept confidential.	1743

The secretary of state shall prescribe the information

sheets described in division (E)(2) of section 3503.10 of the	1745
Revised Code, voter registration applications, and change of	1746
residence and change of name voter registration update forms for	1747
use by the bureau of motor vehicles. The bureau of motor	1748
vehicles shall supply all of its deputy registrars with a	1749
sufficient number of information sheets, voter registration	1750
applications, and <del>change of residence and change of name <math>voter</math></del>	1751
registration update forms.	1752
<b>Sec. 3503.13.</b> $\frac{(A)}{(1)}$ Except as otherwise provided in	1753
division $\frac{A}{A}$ of this section, voter registration forms	1754
submitted by applicants and the statewide voter registration	1755
database established under section 3503.15 of the Revised Code	1756
all of the following are public records subject to disclosure	1757
under section 149.43 of the Revised Code:	1758
(1) Submitted voter registration and update forms;	1759
(2) The information in the voter registration system used	1760
by a board of elections, including the ledger described in	1761
division (A) (7) of section 3506.053 of the Revised Code;	1762
(3) The information in the statewide voter registration	1763
database, including the ledger described in division (A)(7) of	1764
section 3506.053 of the Revised Code;	1765
(4) Other records concerning the implementation of	1766
programs and activities conducted for the purpose of ensuring	1767
the accuracy and currency of voter registration lists, including	1768
the reference lists created under section 3503.152 of the	1769
Revised Code, the information in the reports described in	1770
section 3503.153 of the Revised Code, and the audits conducted	1771
under section 3503.154 of the Revised Code.	1772
(2) (B) None of the following are information in the	1773

records of a board of elections or the secretary of state is	1774
subject to disclosure under division (A)(1) of this section as a	1775
<pre>public record:</pre>	1776
(a) (1) An elector's full or partial social security	1777
number, driver's license or state identification card number,	1778
telephone number, or electronic mail address;	1779
(b) (2) A photograph of an elector;	1780
(3) A confidential voter registration record, as described	1781
in section 111.44 of the Revised Code;	1782
$\frac{(c)-(4)}{(2)}$ The address of a designated public service worker,	1783
if the designated public service worker has submitted a	1784
redaction request to the board of elections under section 149.45	1785
of the Revised Code;	1786
$\frac{(d)-(5)}{(5)}$ Any other information that is prohibited from	1787
being disclosed by state or federal law.	1788
(B) A board of elections may use a legible digitized	1789
signature list of voter signatures, copied from the signatures	1790
on the registration forms in a form and manner prescribed by the	1791
secretary of state, <del>provided that the for purposes of compiling</del>	1792
the pollbooks under section 3503.231 of the Revised Code. The	1793
board includes the required voter registration	1794
information in the statewide voter registration database	1795
established under section 3503.15 of the Revised Code, and	1796
provided that the precinct election officials have computer-	1797
printouts at the polls prepared in the manner required under	1798
section 3503.23 of the Revised Code.	1799
Sec. 3503.14. (A) The secretary of state shall prescribe	1800
the form and content of the $\underline{\text{voter}}$ registration, change of	1801
residence, and change of name voter registration update forms	1802

used in this state. <u>If an applicant is already registered in</u>	1803
this state at a different address or under a different name, the	1804
form operates as a voter registration update form. The forms	1805
shall meet the requirements of the National Voter Registration	1806
Act of 1993 and the "Help America Vote Act of 2002," 52 U.S.C.	1807
20901 et seq. and shall include spaces for all of the following	1808
be as follows:	1809
"VOTER REGISTRATION APPLICATION	1810
(1) The voter's Provide your full name; as it appears on	1811
your Ohio driver's license or state identification card. If you	1812
do not have one, provide your full name as it appears on the	1813
affidavit of religious objection to being photographed that you	1814
submit	1815
(2) The voter's Provide your current residence address:	1816
	1817
(3) The Provide the current date:	1818
(4) The voter's Provide your date of birth:	1819
<del></del>	1820
(5) The voter to provide at least one of the following	1821
<pre>forms of identification:</pre>	1822
(a) The voter's Provide your Ohio driver's license or	1823
state identification card number+	1824
(b) The or, if you do not have an Ohio driver's license or	1825
state identification card, and you submit a valid affidavit of	1826
religious objection to being photographed, the last four digits	1827
of the voter's social security your Social Security number -:	1828
	1829
(6) The voter's Provide your signature:	1830

·	1831
(7) I declare under penalty of election falsification	1832
<pre>that:</pre>	1833
(a) I am a citizen of the United States, as evidenced by:	1834
(i) A valid and unexpired U.S. passport; or	1835
(ii) A certified copy of: U.S. birth certificate,	1836
Certification of Report of Birth, Consular Report of Birth	1837
Abroad, Certificate of Citizenship, or Certificate of	1838
Naturalization.	1839
(b) I will have lived in this state for thirty days	1840
immediately preceding the next election;	1841
(c) I will be at least eighteen years of age at the time	1842
of the general election;	1843
(d) I am not incarcerated for a felony conviction;	1844
(e) I have not been declared incompetent for voting	1845
purposes by a court; and	1846
(f) I have not been permanently disenfranchised for	1847
violations of election laws.	1848
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A	1849
FELONY OF THE FIFTH DEGREE.	1850
(8) In order to register to vote in Ohio, you must meet	1851
all of the following qualifications:	1852
(a) You must be a citizen of the United States, as	1853
evidenced by (1) a valid and unexpired United States passport,	1854
or (2) a certified copy of: U.S. birth certificate,	1855
Certification of Report of Birth, Consular Report of Birth	1856
Abroad, Certificate of Citizenship, or Certificate of	1857

Naturalization.	1858
(b) You must be at least eighteen years old on or before	1859
the day of the next general election.	1860
(c) You must be a resident of Ohio for at least thirty	1861
days immediately before the election in which you want to vote.	1862
(d) You must not be incarcerated for a felony conviction.	1863
(e) You must not have been declared incompetent for voting	1864
purposes by a court.	1865
(f) You must not be permanently disenfranchised for	1866
violations of election laws.	1867
(9) Instructions:	1868
(a) Your name must be the same as it appears on your Ohio	1869
driver's license or state identification card or, if you do not_	1870
have an Ohio driver's license or state identification card, as	1871
it appears on the affidavit of religious objection to being	1872
photographed that you submit.	1873
(b) Your voting residence is the location that you	1874
consider to be your permanent residence, not a temporary	1875
residence. Your voting residence is the place in which your	1876
habitation is fixed and to which, whenever you are absent, you	1877
intend to return. You are not considered to have lost your	1878
residency if you leave your home and go into another state or	1879
county for temporary purposes only, with the intention of	1880
returning. You are not considered to have gained a residence in	1881
any county into which you come for temporary purposes only,	1882
without the intention of making that county your permanent place	1883
of abode. If you are married, the place where your family	1884
resides is considered to be your place of residence. If you do	1885

not have a fixed place of habitation, but you are a consistent	1886
or regular inhabitant of a shelter or other location to which	1887
you intend to return, you may use that shelter or other location	1888
as your residence for purposes of registering to vote. You may	1889
refer to section 3503.02 of the Ohio Revised Code for more	1890
information about your voting residence. If you have questions	1891
about your specific residency circumstances, you may contact	1892
your local board of elections for further information.	1893
(c) Your identification is your Ohio driver's license or	1894
state identification card number. Only if you do not have an	1895
Ohio driver's license or state identification card and you	1896
submit a valid affidavit of religious objection to being	1897
photographed, is your identification the last four digits of	1898
your Social Security number.	1899
(d) If you have a religious objection to being	1900
photographed, submit a valid affidavit of religious objection to	1901
being photographed."	1902
The registration form shall include a space on which the	1903
person registering an applicant shall sign the person's name and	1904
provide the person's address and a space on which the person	1905
registering an applicant shall name the employer who is	1906
employing that person to register the applicant.	1907
Except for forms prescribed by the secretary of state	1908
under section 3503.11 of the Revised Code, the secretary of	1909
state shall permit boards of elections to produce forms that	1910
have subdivided spaces for each individual alphanumeric	1911
character of the information provided by the voter so as to	1912
accommodate the electronic reading and conversion of the voter's	1913
information to data and the subsequent electronic transfer of	1914

established under section 3503.15 of the Revised Code.	1916
(B) None of the following persons who are registering an	1917
applicant in the course of that official's or employee's normal	1918
duties shall sign the person's name, provide the person's	1919
address, or name the employer who is employing the person to	1920
register an applicant on a form prepared under this section:	1921
(1) An election official or an employee of an election	1922
<pre>official;</pre>	1923
(2) <del>A county treasurer;</del>	1924
(3) A deputy registrar of motor vehicles;	1925
(4)—An employee of a designated voter registration agency +	1926
(5) An employee of a public high school;	1927
(6) An employee of a public vocational school;	1928
(7) An employee of a public library;	1929
(8) An employee of the office of a county treasurer;	1930
(9) An employee of the bureau of motor vehicles;	1931
(10) An employee of a deputy registrar of motor vehicles;	1932
(11) An employee of an election official.	1933
(C) Except as provided in section 3501.382 of the Revised	1934
Code, any applicant who is unable to sign the applicant's own	1935
name shall make an "X," if possible, which shall be certified by	1936
the signing of the name of the applicant by the person filling	1937
out the form, who shall add the person's own signature. If an	1938
applicant is unable to make an "X," the applicant shall indicate	1939
in some manner that the applicant desires to register to vote or	1940
to change update the applicant's name or residence voter	1941

registration. The person registering the applicant shall sign	1942
the form and attest that the applicant indicated that the	1943
applicant desired to register to vote or to <a href="mailto:change_update">change_update</a> the	1944
applicant's name or residence voter registration.	1945
(D) No registration, change of residence, or change of	1946
name form shall be rejected solely on the basis that a person-	1947
registering an applicant failed to sign the person's name or	1948
failed to name the employer who is employing that person to	1949
register the applicant as required under division (A) of this	1950
section.	1951
(E) A voter registration application or voter registration	1952
<u>update form</u> submitted online through the internet pursuant to	1953
section 3503.20 of the Revised Code is not required to contain a	1954
signature to be considered valid. The signature obtained under	1955
division (B) of that section shall be considered the applicant's	1956
signature for all election and signature-matching purposes.	1957
(F) (E) As used in this section, "registering an	1958
applicant" includes any effort, for compensation, to provide	1959
voter registration forms or to assist persons in completing or	1960
returning those forms.	1961
Sec. 3503.15. (A) The secretary of state shall establish	1962
and maintain a statewide voter registration database that shall	1963
be administered by the office of data analytics and archives in	1964
the office of the secretary of state and made continuously	1965
available to each board of elections and to other agencies as	1966
authorized by law.	1967
The statewide voter registration database shall be the	1968
official list of registered electors for all elections conducted	1969

1970

in this state.

(B) The statewide voter registration database shall, at a	1971
minimum, include all of the following:	1972
(1) An electronic network that connects all board of	1973
elections offices with the office of the secretary of state and	1974
with the offices of all other boards of elections;	1975
(2) A computer program that harmonizes the records	1976
contained in the database with records maintained by each board	1977
of elections;	1978
(3) An interactive computer program that allows access to	1979
the records contained in the database by each board of elections	1980
and by any persons authorized by the secretary of state to add,	1981
delete, modify, or print database records, and to conduct	1982
updates of the database;	1983
(4) A search program capable of verifying registered	1984
electors and their registration information by name, driver's	1985
license or state identification card number, birth date, social	1986
security number, or current address;	1987
(5) Safeguards and components to ensure that the	1988
integrity, security, and confidentiality of the voter	1989
registration information is maintained; , including both of the	1990
<pre>following:</pre>	1991
(a) A requirement that the servers and other equipment	1992
associated with the statewide voter registration database be	1993
physically located in a facility in this state that is under the	1994
sole control of the secretary of state;	1995
(b) A requirement that any person who has the authority to	1996
administer, or create, modify, or cancel any record in, the	1997
statewide voter registration database be a United States citizen	1998
and a resident of this state and have no criminal record	1999

involving dishonesty, moral turpitude, or any violation of	2000
election or immigration laws.	2001
(6) Methods to retain canceled voter registration records	2002
for not less than five years after they are canceled and to	2003
record the reason for their cancellation, provided that canceled	2004
voter registration records shall be stored in a physically	2005
separate database from current voter registration records.	2006
Canceled voter registration records are subject to disclosure as	2007
public records under section 149.43 of the Revised Code.	2008
(C) For each registered elector, the statewide voter	2009
registration database shall include all of the following	2010
information:	2011
(1) The elector's <u>full</u> name;	2012
(2) The elector's birth date;	2013
(3) The elector's current residence address;	2014
(4) The elector's precinct number;	2015
(5) The elector's Ohio driver's license or state	2016
identification card number, if available;	2017
(6) The last four digits of the elector's social security	2018
number, if available;	2019
(7) The elector's telephone number, if available;	2020
(8) The elector's electronic mail address, if available;	2021
(9)(a) The elector's voter registration date, which shall	2022
be determined based on the elector's most recent application to	2023
register to vote in this state, subject to division (C)(9)(b) of	2024
this section, as follows:	2025
(i) In the case of an application delivered in person to a	2026

state or local office of a designated voter registration agency,	2027
the office of the registrar or any deputy registrar of motor-	2028
vehicles, a public high school or vocational school, a public	2029
library, or the office of a county treasurer, other than a board	2030
of elections or the secretary of state, the date stamped on the	2031
application upon receipt by the entity that transmits the	2032
application to the board of elections or the secretary of state;	2033
(ii) In the case of an application delivered in person to	2034
a board of elections or the secretary of state, the date stamped	2035
on the application upon receipt by the board of elections or the	2036
secretary of state, as applicable;	2037
(iii) In the case of an application delivered by mail to a	2038
board of elections or the secretary of state, the date the	2039
application is postmarked;	2040
(iv) In the case of an application submitted through the	2041
online voter registration system established under section	2042
3503.20 of the Revised Code, the date of the online submission;	2043
(v) In the case of an application submitted to a board of	2044
elections by facsimile transmission or electronic mail under	2045
Chapter 3511. of the Revised Code, the date of the receipt of	2046
the transmission or electronic mail by the board of elections;	2047
(vi) In the case of a provisional ballot affirmation that	2048
serves as an application to register to vote in future elections	2049
because the individual who cast the ballot is not registered to	2050
vote, the date the board of elections determines that the	2051
provisional ballot is invalid under section 3505.183 of the	2052
Revised Code.	2053
(b) For purposes of determining an elector's voter	2054
registration date under division (C)(9)(a) of this section, all	2055

of the following apply:	2056
(i) An elector's voter registration date shall not be	2057
during the period beginning on the day after the close of voter	2058
registration before an election and ending on the day of the	2059
election. If the date determined under division (C)(9)(a) of	2060
this section would be during that period, the voter registration	2061
date instead shall be the date on which the board of elections	2062
processes the application to register to vote after the day of	2063
the election.	2064
(ii) A <del>change of address or change of name <u>voter</u></del>	2065
registration update form, including a provisional ballot	2066
affirmation that serves as a <del>change of address or change of name</del>	2067
voter registration update form, is not considered an application	2068
to register to vote.	2069
(iii) An application to register to vote that is submitted	2070
by an individual who is already registered to vote in this state	2071
is not considered an application to register to vote.	2072
(10) The elector's voting history during the current	2073
calendar year and at least the previous nineteen years,	2074
including all of the following for each election in which the	2075
elector cast a ballot that was counted:	2076
(a) The date of the election;	2077
(b) If the election was a primary election, the political	2078
party whose ballot the elector cast at the primary election or	2079
an indication that the elector voted only on the questions and	2080
issues appearing on the ballot at a special election held on the	2081
day of the primary election;	2082
(c) The type of ballot the elector cast.	2083

(11) The elector's last activity date, which shall be	2084
determined in accordance with rules adopted by the secretary of	2085
state pursuant to Chapter 119. of the Revised Code.	2086
(12) A unique voter registration record identification	2087
number assigned to the elector's registration record that	2088
consists of a prefix that corresponds to the county in which the	2089
elector is first registered and a sequentially issued serial	2090
number. The secretary of state shall provide the boards of	2091
elections with instructions for replacing voter registration	2092
record identification numbers that were previously assigned with	2093
identification numbers that meet the requirements of this	2094
division.	2095
(13) Any other information the secretary of state requires	2096
to be included by rule adopted pursuant to Chapter 119. of the	2097
Revised Code.	2098
The statewide voter registration database shall not	2099
include any image of an elector's signature or any photograph of	2100
an elector.	2101
(D) Every day during the period beginning on the forty-	2102
sixth day before an election and ending on the eighty-first day	2103
after the day of the election, a board of elections shall create	2104
a daily record of its voter registration database as of four	2105
p.m. and shall transmit the daily record to the secretary of	2106
state in a secure manner prescribed by the secretary of state.	2107
The secretary of state shall archive the daily record and retain	2108
it for at least twenty-two months after the day of the election.	2109
(E) The secretary of state shall adopt rules pursuant to	2110
Chapter 119. of the Revised Code to implement this section and	2111
sections 3503 151 to <del>3503 153</del> 3503 155 of the Revised Code.	2112

including rules doing all of the following:	2113
(1) Specifying the manner in which any voter registration	2114
records maintained by boards of elections in other data formats	2115
shall be converted for inclusion in the statewide voter	2116
registration database;	2117
(2) Establishing a uniform method for entering voter	2118
registration records into the statewide voter registration	2119
database on an expedited basis, but not less than once per day,	2120
if new registration information is received, and for	2121
transmitting information securely to the secretary of state;	2122
(3) Establishing a uniform method for purging canceled	2123
voter registration records from the statewide voter registration	2124
database in accordance with section 3503.21 of the Revised Code;	2125
(4) Specifying the persons authorized to add, delete,	2126
modify, or print records contained in the statewide voter	2127
registration database and to make updates of that database;	2128
(5) Establishing a process for annually auditing the	2129
information contained in the statewide voter registration	2130
database.	2131
(F) A board of elections promptly shall purge a voter's	2132
name and voter registration information from the statewide voter	2133
registration database in accordance with the rules adopted by	2134
the secretary of state under division (E)(3) of this section	2135
after the cancellation of a voter's registration under section	2136
3503.21 of the Revised Code.	2137
(G) The secretary of state shall provide training in the	2138
operation of the statewide voter registration database to each	2139
board of elections and to any persons authorized by the	2140
secretary of state to add, delete, modify, or print database	2141

records, and to conduct updates of the database. 2142 (H) A board of elections and any vendor with which it 2143 contracts to provide voter registration software or related 2144 services shall ensure that the board's voter registration system 2145 and practices comply with the requirements of this section and 2146 any rules adopted under this section. 2147 Sec. 3503.151. (A) The secretary of state, through the 2148 2149 office of data analytics and archives, and the boards of elections shall maintain the accuracy of the statewide voter 2150 registration database in accordance with this section and 2151 sections 3503.152 to 3503.154 of the Revised Code. 2152 (B) (1) State agencies, including, but not limited to, the 2153 department of health, the bureau of motor vehicles, the 2154 department of job and family services, the department of 2155 medicaid, and the department of rehabilitation and corrections, 2156 shall provide any information and data to the secretary of state 2157 that is collected in the course of normal business and that is 2158 2159 necessary to register to vote, to update an elector's registration, or to maintain the statewide voter registration 2160 database, except where prohibited by federal law or regulation. 2161 The department of health, the bureau of motor vehicles, the 2162 department of job and family services, the department of 2163 medicaid, and the department of rehabilitation and corrections 2164 shall provide that information and data to the secretary of 2165 state not later than the last day of each month. The secretary 2166 of state shall ensure that any information or data provided to 2167 the secretary of state that is confidential in the possession of 2168 the entity providing the data remains confidential while in the 2169 possession of the secretary of state. No public office, and no 2170

public official or employee, shall sell that information or data

2171

or use that information or data for profit.	2172
(2) The secretary of state shall adopt rules under Chapter	2173
119. of the Revised Code that establish, by mutual agreement	2174
with the bureau of motor vehicles, the content and format of the	2175
information and data the bureau of motor vehicles shall provide	2176
to the secretary of state under division (B)(1) of this section	2177
and the frequency with which the bureau shall provide that	2178
information and data.	2179
(3) On a monthly basis, the director of health shall file	2180
with the secretary of state the names, social security numbers,	2181
dates of birth, dates of death, and residence addresses of all	2182
persons over eighteen years of age who have died within this	2183
state or another state during the previous month. If the	2184
director is notified of the death of such a person after the	2185
director has filed the report for the period during which the	2186
person died, the director shall include that information in the	2187
next report filed after the director is notified of the person's	2188
death. The secretary of state and the director of health shall	2189
jointly establish a secure electronic system through which the	2190
director shall transmit the reports to the secretary of state.	2191
(4) On a monthly basis, each probate judge in this state	2192
shall file with the secretary of state a list of the names,	2193
dates of birth, social security numbers, and residence addresses	2194
of all persons over eighteen years of age who have been	2195
adjudicated incompetent for the purpose of voting, as provided	2196
in section 5122.301 of the Revised Code, during the previous	2197
month.	2198
(5) On a monthly basis, the clerk of each court of common	2199
pleas shall file with the secretary of state a list of the	2200
names, dates of birth, social security numbers, and residence	2201

addresses of all persons who have been convicted of crimes that	2202
disenfranchise those persons during the previous month.	2203
(6) On a monthly basis, the secretary of state shall	2204
provide a list of the names, dates of birth, social security	2205
numbers, and residence addresses of all persons who have been	2206
permanently disenfranchised for violations of election laws	2207
during the previous month.	2208
(C)(1) The secretary of state shall enter into agreements	2209
to share information or data that is in the possession of the	2210
secretary of state with other states or groups of states, as the	2211
secretary of state considers necessary, in order to maintain the	2212
statewide voter registration database. Except as otherwise	2213
provided in division (C)(2) of this section, the secretary of	2214
state shall ensure that any information or data provided to the	2215
secretary of state that is confidential in the possession of the	2216
state providing the data remains confidential while in the	2217
possession of the secretary of state.	2218
(2) The secretary of state may provide such otherwise	2219
confidential information or data to persons or organizations	2220
that are engaging in legitimate governmental purposes related to	2221
the maintenance of the statewide voter registration database.	2222
The secretary of state shall adopt rules pursuant to Chapter	2223
119. of the Revised Code identifying the persons or	2224
organizations who may receive that information or data. The	2225
secretary of state shall not share that information or data with	2226
a person or organization not identified in those rules. The	2227
secretary of state shall ensure that a person or organization	2228
that receives confidential information or data under this	2229
division keeps the information or data confidential in the	2230
person's or organization's possession by, at a minimum, entering	2231

into a confidentiality agreement with the person or	2232
organization. Any confidentiality agreement entered into under	2233
this division shall include a requirement that the person or	2234
organization submit to the jurisdiction of this state in the	2235
event that the person or organization breaches the agreement.	2236
(3) No person or entity that receives information or data	2237
under division (C) of this section shall sell the information or	2238
data or use the information or data for profit.	2239
(D) The secretary of state shall regularly transmit to the	2240
boards of elections, to the extent permitted by state and	2241
federal law, the information and data the secretary of state	2242
receives under divisions (B) and (C) of this section that is	2243
necessary to do the following, in order to ensure that the-	2244
accuracy of the statewide voter registration database is-	2245
maintained on a regular basis in accordance with applicable	2246
state and federal law:	2247
(1) Require the boards of elections to maintain the	2248
database in a manner that ensures that the name of each	2249
registered elector appears in the database, that only-	2250
individuals who are not registered or eligible to vote are-	2251
removed from the database, and that duplicate registrations are	2252
eliminated from the database;	2253
(2) Require the boards of elections to make a reasonable	2254
effort to remove individuals who are not eligible to vote from	2255
the database;	2256
(3) Establish safeguards to ensure that eligible electors	2257
are not removed in error from the database.	2258
(E) (1) The secretary of state shall adopt rules under-	2259
Chapter 119. of the Revised Code to establish a uniform method	2260

for addressing instances in which records contained in the	2261
statewide voter registration database do not conform with	2262
records maintained by an agency, state, or group of states	2263
described in division (B) or (C) of this section. That method	2264
shall prohibit an elector's voter registration from being	2265
canceled on the sole basis that the information in the	2266
registration record does not conform to records maintained by	2267
such an agency.	2268
(2) Information provided under division (B) or (C) of this	2269
section for maintenance of the statewide voter registration	2270
database shall not be used to update the name or address of a	2271
registered elector. The name or address of a registered elector	2272
shall only be updated as a result of the elector's actions in-	2273
filing a notice of change of name, change of address, or both.	2274
(3) A board of elections shall contact a registered	2275
elector pursuant to the rules adopted under division (E)(1) of	2276
this section to verify the accuracy of the information in the	2277
statewide voter registration database regarding that elector if	2278
that information does not conform with information provided-	2279
under division (B) or (C) of this section and the discrepancy	2280
would affect the elector's eligibility to cast a regular ballot.	2281
Sec. 3503.152. (A) The secretary of state shall use	2282
records obtained from the United States postal service, the	2283
bureau of motor vehicles, the United States social security	2284
administration, and other state and federal agencies,	2285
institutions of higher education, county property records, and	2286
any other available database to develop and maintain all of the	2287
following resources for the purpose of generating the reports	2288
described in section 3503.153 of the Revised Code, and shall	2289
make the resources available to the boards of elections in an	2290

electronic format for the purpose of processing voter	2291
registration applications and update forms under section	2292
3503.201 of the Revised Code:	2293
(1) A list of the full names of all known residents of	2294
this state who are seventeen years of age or older, updated	2295
<pre>monthly;</pre>	2296
(2) A list of all known residence addresses in each	2297
county, updated every three months. The list shall include each	2298
address in the appropriate format for inclusion in the statewide	2299
voter registration database and for the delivery of mail by the	2300
United States postal service.	2301
(3) A list of all known addresses in each county that are	2302
not suitable for use as a residence address, including	2303
commercial mailbox facilities and facilities maintained by the	2304
United States postal service, other nonresidential premises, and	2305
<pre>vacant lots, updated annually;</pre>	2306
(4) A list of all known residence addresses in each county	2307
that correspond to short-term housing facilities, including	2308
student housing, hotels, and shelters, updated annually;	2309
(5) Current photographs and digitized signatures of bureau	2310
of motor vehicles customers who are seventeen years of age or	2311
older, obtained from the bureau at least every month;	2312
(6) A list of residents of this state who have died and	2313
whose dates of birth are within the past one hundred thirty	2314
<pre>years, updated monthly;</pre>	2315
(7) A list of former residents of this state who have	2316
applied for a driver's license or state identification card or	2317
state identification card in another state, updated at least	2318
<pre>every month;</pre>	2319

(8) A list of residents of this state who appear on a	2320
permanent United States postal service national change of	2321
address list as residing in another state, updated at least	2322
<pre>every month.</pre>	2323
(B) When a board of elections registers an elector or	2324
processes a voter registration update form for an elector whose	2325
full name does not appear in the list described in division (A)	2326
(1) of this section, or whose address does not appear in the	2327
list described in division (A)(2) of this section, the secretary	2328
of state shall update the list to include the elector's name or	2329
address, as applicable.	2330
Sec. 3503.153. (A) The secretary of state shall review the	2331
information in the statewide voter registration database and	2332
county voter registration systems and the information received	2333
from other agencies, and shall compile and transmit weekly	2334
reports to the boards of elections for the purpose of	2335
maintaining the accuracy of the statewide voter registration	2336
database in accordance with applicable state and federal law.	2337
Using the data acquired under sections 3503.151 and 3503.152 of	2338
the Revised Code, as applicable, the secretary of state shall	2339
create reports for each county that include all of the	2340
<pre>following:</pre>	2341
(1) (a) A report that identifies each registered elector of	2342
the county who has died. The report shall include information	2343
from all of the following sources based on a matching first	2344
<pre>name, last name, and date of birth:</pre>	2345
(i) The director of health, as described in section	2346
3503.151 of the Revised Code;	2347
(ii) The state and territorial exchange of vital events	2348

system operated by the national association for public health	2349
statistics and information systems;	2350
(iii) Any available information from the United States	2351
social security administration and from any other government	2352
database.	2353
(b) Upon receiving the report described in division (A)(1)	2354
(a) of this section, the board promptly shall cancel the	2355
elector's registration.	2356
(2) A report that identifies any registered elector of the	2357
county who has been adjudicated incompetent for the purpose of	2358
voting, as provided in section 5122.301 of the Revised Code.	2359
Upon receiving the report, the board promptly shall cancel the	2360
elector's registration.	2361
(3) A report that identifies any registered elector of the	2362
county who has been convicted of a crime that disenfranchises	2363
the person, based on the lists submitted to the secretary of	2364
state under division (B)(5) of section 3503.151 of the Revised	2365
Code and any reports of conviction of crimes under the laws of	2366
the United States that disenfranchise a person and that are	2367
provided to the secretary of state by any United States	2368
attorney. Upon receiving the report, the board promptly shall	2369
cancel the elector's registration.	2370
(4) (a) A report that identifies any person who is	2371
registered to vote in the county who appears not to be a United	2372
States citizen on the basis of any of the following:	2373
(i) Information the person provided to the bureau of motor	2374
<pre>vehicles;</pre>	2375
(ii) Information the person provided to the department of	2376
job and family services;	2377

(iii) Information in United States social security	2378
administration records;	2379
(iv) Information obtained from the systematic alien	2380
verification for entitlements service, or its successor service,	2381
operated by the United States department of homeland security or	2382
<pre>its successor department;</pre>	2383
(v) Information obtained from a government database or a	2384
commercial service based on information derived from sources	2385
including, but not limited to, the following: (I) a valid and	2386
unexpired United States passport or (II) a certified copy of:	2387
United States birth certificate, certification of report of	2388
birth, consular report of birth abroad, certificate of	2389
citizenship, or certificate of naturalization.	2390
(b) Upon receiving the report described in division (A) (4)	2391
(a) of this section, when a person is identified as not being a	2392
United States citizen, the board shall promptly do all of the	2393
<pre>following:</pre>	2394
(i) Add a notation in the elector's voter registration	2395
record that the next time the elector votes, the elector must	2396
<pre>cast a provisional ballot. In order for the elector's</pre>	2397
provisional ballot to be counted, the elector shall provide to	2398
the board of elections (I) a valid and unexpired United States	2399
passport, or (II) a certified copy of: United States birth	2400
certificate, certification of report of birth, consular report	2401
of birth abroad, certificate of citizenship, or certificate of	2402
naturalization.	2403
(ii) Send a confirmation notice with return notice and	2404
cancellation notice requesting that the elector, within fifteen	2405
days, either provide a document to the board to confirm that the	2406

elector is a United States citizen or cancel the elector's voter	2407
registration.	2408
(I) If the board receives no response within fifteen days,	2409
the board shall send a second confirmation notice with return	2410
notice and cancellation notice requesting that the elector,	2411
within fifteen days, either provide a document to the board to	2412
confirm that the elector is a United States citizen or cancel	2413
the elector's voter registration.	2414
(II) If, within thirty days after the first confirmation	2415
notice is sent to the elector, the elector provides to the board	2416
a document described in division (A)(4)(b)(i) of this section,	2417
the board shall remove the notation described in that division	2418
from the elector's voter registration record.	2419
(III) If the elector does not provide to the board a	2420
document specified in division (A)(4)(b)(i) of this section	2421
within thirty days after the first confirmation notice is sent	2422
to the elector, the board shall cancel the voter registration.	2423
The board shall send a cancellation notice to the elector and	2424
forward the matter to the prosecuting attorney for	2425
investigation.	2426
(IV) If the elector cancels the elector's voter	2427
registration, the board shall forward the matter to the	2428
prosecuting attorney for investigation.	2429
(5) (a) A report that identifies any registered elector of	2430
the county who appears to have had a change of residence address	2431
or change of name without updating the elector's registration	2432
and who has not yet been sent a confirmation notice, based on	2433
any of the following, along with the basis for including the	2434
elector in the report:	2435

(i) Information obtained under section 3503.151 of the	2436
Revised Code and all available resources that provide the	2437
<pre>following:</pre>	2438
(I) Changes of residence address or changes of name	2439
submitted to other state agencies;	2440
(II) Information about electors who are bureau of motor	2441
vehicles customers and have applied for a driver's license in	2442
another state;	2443
(III) Information about electors who have registered to	2444
vote or voted in another state.	2445
(ii) Information obtained by the secretary of state from	2446
the national change of address service provided by the United	2447
States postal service through its licensees;	2448
(iii) The fact that the elector is registered at an	2449
address to which any of the following apply:	2450
(I) The United States postal service is unable to deliver	2451
<pre>mail to the address.</pre>	2452
(II) The premises at the address are unsuitable for	2453
habitation.	2454
(III) More electors are registered at the address than	2455
reasonably could reside on the premises and the elector's date	2456
of registration at the address suggests that the elector has	2457
moved.	2458
(IV) The premises at the address are a short-term housing	2459
facility and the elector's date of registration at the address	2460
suggests that the elector has moved.	2461
(iv) The fact that the elector, during a period of two	2462

years or more, has not voted in an election or updated the	2463
elector's voter registration.	2464
(b) Upon receiving the report described in division (A)(5)	2465
(a) of this section, the board promptly shall send the elector a	2466
confirmation notice, subject to division (B) of this section.	2467
(6) A report that identifies any registered elector of the	2468
county who has been sent a confirmation notice and whose	2469
registration is required to be canceled under division (A)(5) of	2470
section 3503.21 of the Revised Code. Upon receiving the report,	2471
the board promptly shall cancel the elector's registration,	2472
subject to the requirements of that division and division (B) of	2473
this section.	2474
(7) A report that identifies any registered elector of the	2475
county who has been sent a confirmation notice and who has	2476
responded to a confirmation notice, updated the elector's	2477
registration, or voted in an election, but whose registration	2478
record has not been updated to reflect the fact that the	2479
elector's registration is no longer subject to cancellation	2480
under division (A)(5) of section 3503.21 of the Revised Code.	2481
Upon receiving the report, the board promptly shall update the	2482
elector's registration record to reflect that fact.	2483
(8) (a) A report that identifies any apparent duplicate	2484
registration records within the county's registration records,	2485
between two or more counties' registration records, or between	2486
the registration records of this state and another state,	2487
including any apparent duplicate records identified using either	2488
of the following criteria:	2489
(i) Registration records with the same first name, last	2490
name, and birth date;	2491

(ii) Registration records with the same first name, birth	2492
date, and residence address.	2493
(b) Upon receiving a report under division (A)(8)(a) of	2494
this section, the board promptly shall investigate the matter	2495
using all available resources, including the resources described	2496
in sections 3503.151 and 3503.152 of the Revised Code, and	2497
resolve any duplicate registrations to exclude extraneous	2498
records from the list of eligible electors.	2499
(c) If an elector appears on the report described in	2500
division (A)(8)(a) of this section as an apparent duplicate	2501
registration between this state and another state's voter	2502
registration records and exists on the United States postal	2503
service national change of address reference list maintained by	2504
the secretary of state under section 3503.152 of the Revised	2505
Code as having moved to the same address registered in the other	2506
state, the board shall cancel the elector's voter registration	2507
and send a cancellation notice to the elector.	2508
<pre>and send a cancellation notice to the elector.  (9) A report that identifies electors who are bureau of</pre>	2508 2509
(9) A report that identifies electors who are bureau of	2509
(9) A report that identifies electors who are bureau of motor vehicles customers and have applied for a driver's license	2509 2510
(9) A report that identifies electors who are bureau of motor vehicles customers and have applied for a driver's license in another state. If an elector appears on that report and on	2509 2510 2511
(9) A report that identifies electors who are bureau of motor vehicles customers and have applied for a driver's license in another state. If an elector appears on that report and on the United States postal service national change of address	2509 2510 2511 2512
(9) A report that identifies electors who are bureau of motor vehicles customers and have applied for a driver's license in another state. If an elector appears on that report and on the United States postal service national change of address reference list maintained by the secretary of state under	2509 2510 2511 2512 2513
(9) A report that identifies electors who are bureau of motor vehicles customers and have applied for a driver's license in another state. If an elector appears on that report and on the United States postal service national change of address reference list maintained by the secretary of state under section 3503.152 of the Revised Code as having moved to the	2509 2510 2511 2512 2513 2514
(9) A report that identifies electors who are bureau of motor vehicles customers and have applied for a driver's license in another state. If an elector appears on that report and on the United States postal service national change of address reference list maintained by the secretary of state under section 3503.152 of the Revised Code as having moved to the address associated with the driver's license in another state,	2509 2510 2511 2512 2513 2514 2515
(9) A report that identifies electors who are bureau of motor vehicles customers and have applied for a driver's license in another state. If an elector appears on that report and on the United States postal service national change of address reference list maintained by the secretary of state under section 3503.152 of the Revised Code as having moved to the address associated with the driver's license in another state, the board shall cancel the elector's voter registration and send	2509 2510 2511 2512 2513 2514 2515 2516
(9) A report that identifies electors who are bureau of motor vehicles customers and have applied for a driver's license in another state. If an elector appears on that report and on the United States postal service national change of address reference list maintained by the secretary of state under section 3503.152 of the Revised Code as having moved to the address associated with the driver's license in another state, the board shall cancel the elector's voter registration and send a cancellation notice to the elector.	2509 2510 2511 2512 2513 2514 2515 2516 2517
(9) A report that identifies electors who are bureau of motor vehicles customers and have applied for a driver's license in another state. If an elector appears on that report and on the United States postal service national change of address reference list maintained by the secretary of state under section 3503.152 of the Revised Code as having moved to the address associated with the driver's license in another state, the board shall cancel the elector's voter registration and send a cancellation notice to the elector.  (10) A report that identifies any registered elector of	2509 2510 2511 2512 2513 2514 2515 2516 2517

Code and the report described in division (A)(8)(a) of this	2522
section. Upon receiving the report, the board promptly shall	2523
refer the matter to the county prosecutor for investigation.	2524
(11) A report that identifies any electors who have the	2525
same residence address but are assigned to different precincts	2526
or voting districts. Upon receiving the report, the board	2527
promptly shall investigate the matter and correct any errors.	2528
(12) A report that identifies any electors who have been	2529
permanently disenfranchised for violations of election laws.	2530
Upon receiving the report, the board shall cancel the elector's	2531
registration.	2532
(13) A report that identifies any other registration	2533
record in the county that appears not to comply with the	2534
requirements of federal law, the Revised Code, or the rules or	2535
directives of the secretary of state. Upon receiving the report,	2536
the board promptly shall investigate the matter and correct any	2537
errors.	2538
(14) A report that identifies persons who have submitted	2539
an affidavit of religious objection to being photographed, and:	2540
(a) That the affidavit has not yet been validated;	2541
(b) That the affidavit has been determined to be valid; or	2542
(c) That the affidavit has been determined to be invalid	2543
and the reason.	2544
(15) All reports produced under this section shall be	2545
published on the secretary of state's official web site.	2546
(B) The secretary of state shall adopt rules under Chapter	2547
119. of the Revised Code establishing uniform and	2548
nondiscriminatory procedures for the secretary of state and the	2549

boards of elections to use in carrying out the requirements of	2550
division (A) of this section in a manner that complies with	2551
state and federal law. The rules shall do all of the following:	2552
(1) Require the boards of elections to maintain voter	2553
registration records in a manner that ensures that only	2554
individuals who are eligible to register to vote appear in the	2555
statewide voter registration database, that the name of each	2556
registered elector appears in the statewide voter registration	2557
database, that only individuals who are not registered or	2558
eligible to vote are removed from the database, and that	2559
duplicate registrations are resolved to exclude extraneous	2560
records from the list of eligible voters;	2561
(2) Require the boards of elections to remove individuals	2562
who are not eligible to vote from the database, including a	2563
requirement that a board of elections investigate and take	2564
appropriate action concerning each registration identified in a	2565
report under division (A) of this section within two weeks after	2566
receiving the report;	2567
(3) Establish safeguards to ensure that eligible electors	2568
are not removed in error from the database;	2569
(4) Prohibit an elector's registration from being canceled	2570
on the sole basis that the information in the registration	2571
record does not conform to records in another database;	2572
(5) Permit an elector's registration to be updated only as	2573
a result of the elector's actions in submitting a voter	2574
registration update form, except for the correction of errors	2575
committed by a board of elections or submitted in an application	2576
for correction under section 3503.24 of the Revised Code.	2577
(C) The secretary of state shall engage a commercial	2578

service to perform monthly evaluations of the accuracy of the	2579
information in the statewide voter registration database, the	2580
reports generated under division (A) of this section, and county	2581
voter registration systems. Not later than two weeks after each	2582
evaluation is completed, the secretary of state shall publish	2583
the results of the evaluation, along with a written plan to take	2584
any needed corrective action, on the secretary of state's	2585
official web site. Except as otherwise required under division	2586
(B) of this section, the secretary of state and the boards of	2587
elections immediately shall begin taking the necessary	2588
corrective action and shall complete the corrections before the	2589
day of the next election.	2590
Sec. 3503.154. (A) Each year, the auditor of state shall	2591
conduct an audit of the statewide voter registration database	2592
and of three counties' voter registration systems.	2593
(B) (1) The county voter registration systems to be audited	2594
in a given year shall be randomly selected based on each	2595
<pre>county's number of registered electors, as follows:</pre>	2596
(a) One county from the counties representing the top	2597
third of all registered electors;	2598
(b) One county from the counties representing the middle	2599
third of all registered electors;	2600
(c) One county from the counties representing the lowest	2601
third of all registered electors.	2602
(2) A county that is audited under division (B)(1) of this	2603
section shall not be audited under that division again until	2604
every other county in the county's category has been audited the	2605
same number of times. This division does not apply to any	2606
additional audits conducted under division (D) of this section.	2607

(C) Each audit of the statewide voter registration	2608
database or a county voter registration system shall include	2609
evaluations of the degree to which each of the following are	2610
<pre>true:</pre>	2611
(1) Electors' names and addresses are entered in a format	2612
that conforms with the requirements of this chapter and of	2613
directives issued by the secretary of state.	2614
(2) Electors' names, addresses, and dates of birth are	2615
consistent with the corresponding voter registration	2616
applications and update forms and with the records of the bureau	2617
of motor vehicles.	2618
(3) Electors are not registered at residence addresses	2619
that are not suitable for use as residence addresses.	2620
(4) Electors' voter registration dates are accurate, as	2621
described in division (C)(9) of section 3503.15 of the Revised	2622
Code.	2623
(5) Electors' dates of birth indicate that they are	2624
eligible to vote, are logically consistent with the electors'	2625
voter registration dates and voting history dates, and are not	2626
older than the oldest known United States citizen.	2627
(6) Electors' registration records are consistent as shown	2628
in the statewide voter registration database and the applicable	2629
county's voter registration system, and the same electors show	2630
in the statewide voter registration database and in the	2631
applicable county's voter registration system.	2632
(7) Duplicate records are not present in the database	2633
being audited.	2634
(8) Electors who are registered at the same address are	2635

not assigned to different precincts or voting districts.	2636
(9) The secretary of state or the board of elections, as	2637
applicable, complies with the database maintenance procedures	2638
described in sections 3503.15 to 3503.153, 3503.201, and 3503.21	2639
of the Revised Code.	2640
(D) In addition to the annual audits conducted under this	2641
section, upon the request of the secretary of state or the	2642
appropriate board of elections, the auditor of state shall	2643
conduct an additional audit of a county's voter registration	2644
system for the entire county or for a particular precinct or	2645
precincts.	2646
(E) The report, findings, and recommendations for each	2647
audit conducted under this section shall be made available to	2648
the public on the official web sites of the auditor of state and	2649
the secretary of state.	2650
Sec. 3503.153 3503.155. (A) The statewide voter	2651
registration database shall be made available on a web site of	2652
the office of the secretary of state as follows:	2653
(1) Except as otherwise provided in division (A)(2) of	2654
this section, the following information from the statewide voter	2655
registration database regarding a registered elector shall be	2656
made available on the web site:	2657
(a) The elector's voter registration record identification	2658
<pre>number;</pre>	2659
<pre>(b) The elector's full name;</pre>	2660
(b) (c) The elector's birth date;	2661
(c) (d) The elector's current residence address;	2662

(d) (e) The elector's precinct number;	2663
$\frac{(e)}{(f)}$ The elector's voter registration date, as	2664
described in division (C)(9) of section 3503.15 of the Revised	2665
Code;	2666
(f) (g) The elector's voting history, as described in	2667
division (C)(10) of section 3503.15 of the Revised Code;	2668
(g) (h) The elector's last activity date, as described in	2669
division (C)(11) of section 3503.15 of the Revised Code;	2670
(i) Whether the elector's registration is subject to	2671
cancellation on or after a certain date on the ground that the	2672
elector has been sent a confirmation notice and has not yet	2673
taken any action described in division (A)(5) of section 3503.21	2674
of the Revised Code, and if so, the date on which the elector's	2675
registration may be canceled.	2676
(2) During the thirty days before the day of a primary or	2677
general election, the web site interface of the statewide voter	2678
registration database shall permit an elector to search for the	2679
polling location at which that elector may cast a ballot.	2680
(3) All of the information described in division (A)(1) of	2681
this section regarding individuals whose voter registrations	2682
have been canceled and are retained in a physically separate	2683
database under division (B)(6) of section 3503.15 of the Revised	2684
Code.	2685
(4) No information in the statewide voter registration	2686
database that is exempt from disclosure under division $\frac{(A)(2)}{(A)(2)}$	2687
(B) of section 3503.13 of the Revised Code shall be made	2688
available on the web site.	2689
(B)(1) The secretary of state shall establish, by rule	2690

adopted under Chapter 119. of the Revised Code, a process for	2691
boards of elections to notify the secretary of state of changes	2692
in the locations of precinct polling places for the purpose of	2693
updating the information made available on the secretary of	2694
state's web site under division (A)(2) of this section. Those	2695
rules shall require a board of elections, during the thirty days	2696
before the day of a primary or general election, to notify the	2697
secretary of state within one business day of any change to the	2698
location of a precinct polling place within the county.	2699
(2) During the thirty days before the day of a primary or	2700
general election, not later than one business day after	2701
receiving a notification from a county pursuant to division (B)	2702
(1) of this section that the location of a precinct polling	2703
place has changed, the secretary of state shall update that	2704
information on the secretary of state's web site for the purpose	2705
of division (A)(2) of this section.	2706
(C) The statewide voter registration database web site	2707
shall permit a user to do the following:	2708
(1) Access information concerning a particular elector or	2709
<pre>individual; and</pre>	2710
(2) Generate, view, sort, filter, and download the	2711
<pre>following types of reports:</pre>	2712
(a) A report of all registered electors in a county, along	2713
with the information described in divisions (A)(1) and (2) of	2714
this section concerning those electors;	2715
(b) A report of all individuals whose registrations have	2716
been canceled in a county, along with the information described	2717
in division (A)(1) of this section concerning those individuals;	2718
(c) A report of all electors in a county who have been	2719

sent confirmation notices and who have not yet taken any action	2720
described in division (A)(5) of section 3503.21 of the Revised	2721
<pre>Code after being sent the notice;</pre>	2722
(d) A report of all potential duplicate registrations	2723
within a county, within this state, or in this state and another	2724
state, based on either of the following criteria:	2725
(i) The electors have the same first name, last name, and	2726
date of birth.	2727
(ii) The electors have the same first name, residence	2728
address, and date of birth.	2729
Sec. 3503.16. (A) Except as otherwise provided in division-	2730
(E) of section 111.44 of the Revised Code, whenever Whenever a	2731
registered elector changes the place of residence of that	2732
registered elector from one precinct to another within a county	2733
or from one county to another this state, or has a change of	2734
name, that registered elector shall report the change by	2735
delivering a change of residence or change of name form,	2736
whichever is appropriate, as prescribed by the secretary of	2737
state under section 3503.14 of the Revised Code to the state or	2738
local office of a designated agency, a public high school or	2739
vocational school, a public library, the office of the county	2740
treasurer, the office of the secretary of state, any office of	2741
the registrar or deputy registrar of motor vehicles, or any	2742
office of a board of elections in person or by a third person.	2743
Any voter registration, change of address, or change of name	2744
application, returned by mail, may be sent only to the secretary	2745
of state or the board of elections.	2746
A registered elector also may update the registration of	2747
that registered elector by filing a change of residence or	2748

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change of name form on the day of a special, primary, or general	2749
election at the polling place in the precinct in which that	2750
registered elector resides or at the board of elections or at	2751
another site designated by the board one of the methods	2752
described in section 3503.19 of the Revised Code not later than	2753
the thirtieth day before the day of an election, except as	2754
otherwise permitted under this section.	2755
(B)(1)(a) Any registered elector who moves within a	2756
precinct on or prior to the day of a general, primary, or	2757
special election and has not filed a notice of reported the	2758
change of residence with the board of elections under section	2759
3503.19 of the Revised Code may vote in that election by going	2760
to that registered elector's assigned polling place, completing	2761
and signing a-notice of change of residence voter registration	2762
update form, showing photo identification, and casting a ballot.	2763
(b) Any registered elector who changes the name of that	2764
registered elector and remains within a precinct on or prior to	2765
the day of a general, primary, or special election and has not	2766
filed a notice of reported the change of name with the board of	2767
elections under section 3503.19 of the Revised Code may vote in	2768
that election by going to that registered elector's assigned	2769
polling place, completing and signing a notice of a change of	2770
name voter registration update form, and casting a provisional	2771
ballot under section 3505.181 of the Revised Code. If the	2772
registered elector provides to the precinct election officials	2773
proof of a legal name change, such as a marriage license or	2774
court order that includes the elector's current and prior names,	2775
the elector may complete and sign a notice of change of name	2776

voter registration update form and cast a regular ballot.

(2) Any registered elector who moves from one precinct to

another within a county or moves from one precinct to another	2779
and changes the name of that registered elector on or prior to	2780
the day of a general, primary, or special election and has not	2781
filed a notice of reported the change of residence or change of	2782
name, whichever is appropriate, with the board of elections	2783
under section 3503.19 of the Revised Code may vote in that	2784
election if that registered elector complies with division $\overline{\text{(G)}}$	2785
(E) of this section or does all of the following:	2786
(a) Appears at anytime any time during regular business	2787
hours on or after the twenty-eighth day prior to the election in	2788
which that registered elector wishes to vote or, if the election	2789
is held on the day of a presidential primary election, the	2790
twenty-fifth day prior to the election, through noon of the	2791
Saturday prior to the election at the office of the board of	2792
elections, appears at any time during regular business hours on	2793
the Monday prior to the election at the office of the board of	2794
elections, or appears on the day of the election at either of	2795
the following locations:	2796
(i) The polling place for the precinct in which that	2797
registered elector resides;	2798
(ii) The office of the board of elections or, if pursuant	2799
to division (C) of section 3501.10 of the Revised Code the board	2800
has designated another location in the county at which	2801
registered electors may vote, at that other location instead of	2802
the office of the board of elections.	2803
(b) Completes and signs, under penalty of election	2804
falsification, the written affirmation on the provisional ballot	2805
envelope, which shall serve as a notice of change of residence	2806
or change of name, whichever is appropriate voter registration	2807

2808

update form;

(c) Votes a provisional ballot under section 3505.181 of	2809
the Revised Code at the polling place, at the office of the	2810
board of elections, or, if pursuant to division (C) of section	2811
3501.10 of the Revised Code the board has designated another	2812
location in the county at which registered electors may vote, at	2813
that other location instead of the office of the board of	2814
elections, whichever is appropriate, using the address to which	2815
that registered elector has moved or the name of that registered	2816
elector as changed, whichever is appropriate;	2817
(d) Completes and signs, under penalty of election	2818
falsification, a statement attesting that that registered	2819
elector moved or had a change of name, whichever is appropriate,	2820
on or prior to the day of the election, has voted a provisional	2821
ballot at the polling place for the precinct in which that	2822
registered elector resides, at the office of the board of	2823
elections, or, if pursuant to division (C) of section 3501.10 of	2824
the Revised Code the board has designated another location in	2825
the county at which registered electors may vote, at that other	2826
location instead of the office of the board of elections,	2827
whichever is appropriate, and will not vote or attempt to vote	2828
at any other location for that particular election.	2829
(C) Any registered elector who moves from one county to	2830
another county within the state on or prior to the day of a	2831
general, primary, or special election and has not <del>registered to</del>	2832
vote in the county to which that registered elector moved-	2833
reported the change of residence under section 3503.19 of the	2834
Revised Code may vote in that election if that registered	2835
elector complies with division $\frac{(G)}{(E)}$ of this section or does	2836
all of the following:	2837

(1) Appears at any time during regular business hours on

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or after the twenty-eighth day prior to the election in which	2839
that registered elector wishes to vote or, if the election is	2840
held on the day of a presidential primary election, the twenty-	2841
fifth day prior to the election, through noon of the Saturday	2842
prior to the election at the office of the board of elections	2843
or, if pursuant to division (C) of section 3501.10 of the	2844
Revised Code the board has designated another location in the	2845
county at which registered electors may vote, at that other	2846
location instead of the office of the board of elections,	2847
appears during regular business hours on the Monday prior to the	2848
election at the office of the board of elections or, if pursuant	2849
to division (C) of section 3501.10 of the Revised Code the board	2850
has designated another location in the county at which	2851
registered electors may vote, at that other location instead of	2852
the office of the board of elections, or appears on the day of	2853
the election at the office of the board of elections or, if	2854
pursuant to division (C) of section 3501.10 of the Revised Code	2855
the board has designated another location in the county at which	2856
registered electors may vote, at that other location instead of	2857
the office of the board of elections;	2858

- (2) Completes and signs, under penalty of election 2859 falsification, the written affirmation on the provisional ballot 2860 envelope, which shall serve as a notice of change of residence 2861 yoter registration update form; 2862
- (3) Votes a provisional ballot under section 3505.181 of 2863 the Revised Code at the office of the board of elections or, if 2864 pursuant to division (C) of section 3501.10 of the Revised Code 2865 the board has designated another location in the county at which 2866 registered electors may vote, at that other location instead of 2867 the office of the board of elections, using the address to which 2868 that registered elector has moved; 2869

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falsification, a statement attesting that that registered 287
elector has moved from one county to another county within the 287
state on or prior to the day of the election, has voted at the 287
office of the board of elections or, if pursuant to division (C) 287
of section 3501.10 of the Revised Code the board has designated 287
another location in the county at which registered electors may 287
vote, at that other location instead of the office of the board 287
of elections, and will not vote or attempt to vote at any other 287
location for that particular election. 287

(D) A person who votes by absent voter's ballots pursuant 2880 to division  $\frac{(G)}{(E)}$  of this section shall not make written 2881 application for the ballots pursuant to Chapter 3509. of the 2882 Revised Code. Ballots cast pursuant to division  $\frac{(G)}{(E)}$  of this 2883 section shall be set aside in a special envelope and counted 2884 during the official canvass of votes in the manner provided for 2885 in sections 3505.32 and 3509.06 of the Revised Code insofar as 2886 that manner is applicable. The board shall examine the pollbooks 2887 to verify that no ballot was cast at the polls or by absent 2888 voter's ballots under Chapter 3509. or 3511. of the Revised Code 2889 by an elector who has voted by absent voter's ballots pursuant 2890 to division  $\frac{(G)}{(E)}$  of this section. Any ballot determined to be 2891 insufficient for any of the reasons stated above or stated in 2892 section 3509.07 of the Revised Code shall not be counted. 2893

Subject to division (C) of section 3501.10 of the Revised 2894

Code, a board of elections may lease or otherwise acquire a site 2895

different from the office of the board at which registered 2896

electors may vote pursuant to division (B) or (C) of this 2897

section. 2898

(E) Upon receiving a notice of change of residence or

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change of name, the board of elections shall immediately send	2900
the registrant an acknowledgment notice. If the change of	2901
residence or change of name notice is valid, the board shall	2902
update the voter's registration as appropriate. If that form is	2903
incomplete, the board shall inform the registrant in the	2904
acknowledgment notice specified in this division of the	2905
information necessary to complete or update that registrant's	2906
registration.	2907
(F) Change of residence and change of name forms shall be	2908
available at each polling place, and when these forms are	2909
completed, noting changes of residence or name, as appropriate,	2910
they shall be filed with election officials at the polling	2911
place. Election officials shall return completed forms, together	2912
with the pollbooks and tally sheets, to the board of elections.	2913
The board of elections shall provide change of residence	2914
and change of name forms to the probate court and court of	2915
common pleas. The court shall provide the forms to any person	2916
eighteen years of age or older who has a change of name by order	2917
of the court or who applies for a marriage license. The court	2918
shall forward all completed forms to the board of elections	2919
within five days after receiving them.	2920
(G)—A registered elector who otherwise would qualify to	2921
vote under division (B) or (C) of this section but is unable to	2922
appear at the office of the board of elections or, if pursuant	2923
to division (C) of section 3501.10 of the Revised Code the board	2924
has designated another location in the county at which	2925
registered electors may vote, at that other location, on account	2926
of personal illness, physical disability, or infirmity, may vote	2927
on the day of the election if that registered elector does all	2928
of the following:	2929

(1) Makes a written application on a form prescribed by	2930
the secretary of state that includes all of the information	2931
required under section 3509.03 of the Revised Code to the	2932
appropriate board for an absent voter's ballot on or after the	2933
twenty-seventh day prior to the election in which the registered	2934
elector wishes to vote through the close of business on the	2935
seventh day prior to that election and requests that the absent	2936
voter's ballot be sent to the address to which the registered	2937
elector has moved if the registered elector has moved, or to the	2938
address of that registered elector who has not moved but has had	2939
a change of name;	2940
(2) Declares that the registered elector has moved or had	2941
a change of name, whichever is appropriate, and otherwise is	2942
qualified to vote under the circumstances described in division	2943
(B) or (C) of this section, whichever is appropriate, but that	2944
the registered elector is unable to appear at the board of	2945
elections because of personal illness, physical disability, or	2946
infirmity;	2947
(3) Completes and returns along with the completed absent	2948
voter's ballot a-notice of change of residence indicating the-	2949
address to which the registered elector has moved, or a notice-	2950
of change of name, whichever is appropriate voter registration	2951
<pre>update form;</pre>	2952
(4) Completes and signs, under penalty of election	2953
falsification, a statement attesting that the registered elector	2954
has moved or had a change of name on or prior to the day before	2955
the election, has voted by absent voter's ballot because of	2956
personal illness, physical disability, or infirmity that	2957
prevented the registered elector from appearing at the board of	2958
elections, and will not vote or attempt to vote at any other	2959

location or by absent voter's ballot mailed to any other	2960
location or address for that particular election.	2961
Sec. 3503.19. (A) Persons Except as otherwise provided in	2962
section 111.44 of the Revised Code, persons qualified to	2963
register or to change their registration because of a change of	2964
address or change of name may register or <del>change update</del> their	2965
registration in by doing any of the following:	2966
(1) Submitting a voter registration application or update	2967
form in person at any state or local office of a designated	2968
voter registration agency, at the office of the registrar or any	2969
deputy registrar of motor vehicles, at a public high school or	2970
vocational school, at a public library, at the office of a	2971
county treasurer, or at a branch office established by the board-	2972
of elections, or in ;	2973
(2) Submitting a voter registration application or update	2974
form in person, through another person, or by mail at the office	2975
of the secretary of state or at the office of a board of	2976
elections. A registered elector may also change the elector's	2977
registration :	2978
(3) Submitting a voter registration application or update	2979
form through the online voter registration system under section	2980
3503.20 of the Revised Code;	2981
(4) Submitting a voter registration application or update	2982
form in person to the election officials on election day at any	2983
polling place where the elector is eligible to vote, in the	2984
manner provided under section 3503.16 of the Revised Code.	2985
Copies of the information sheet described in division (E)(2) of	2986
section 3503.10 of the Revised Code and voter registration	2987
applications and update forms shall be available at each polling	2988

place, with the information sheets placed immediately to the	2989
left of the voter registration and update forms. The election	2990
officials shall return all completed forms, together with the	2991
pollbooks and tally sheets, to the board of elections.	2992
(5) In the case of a person who is eligible to vote as a	2993
uniformed services voter or an overseas voter in accordance with	2994
52 U.S.C. 20310, returning the person's completed voter	2995
registration application or update form electronically to the	2996
office of the secretary of state or to the board of elections of	2997
the county in which the person's voting residence is located	2998
pursuant to Chapter 3511. of the Revised Code.	2999
(B)(1) Any state or local office of a designated voter	3000
registration agency, the office of the registrar or any deputy	3001
registrar of motor vehicles, a public high school or vocational	3002
school, a public library, or the office of a county treasurer	3003
other than a board of elections or the secretary of state, shall	3004
date stamp a voter registration application or update form it	3005
receives using a date stamp that does not disclose the identity	3006
of the state or local office that receives it and shall transmit	3007
any voter registration the application or change of registration	3008
form that it receives to the board of elections of the county in	3009
which the state or local office is located, within five days	3010
after receiving the voter registration application or change of	3011
registration form.	3012
(2) When the secretary of state receives a voter	3013
registration application or update form, or when a board of	3014
elections receives a voter registration or update form from an	3015
applicant who resides in another county in this state, the	3016
secretary of state or the board, as applicable, shall forward	3017
the application or form to the board of elections of the county	3018

in which the applicant resides. If the secretary of state or the	3019
board receives the form before the thirtieth day before an	3020
election, the secretary of state or the board, as applicable,	3021
shall forward the form within ten days after receiving it. If	3022
the secretary of state or the board receives the form on or	3023
after the thirtieth day before an election, the secretary of	3024
state or the board, as applicable, shall forward it within	3025
thirty days after that election.	3026
(C) Except as otherwise provided in section 3503.16 of the	3027
Revised Code:	3028
(1) An otherwise valid voter registration application that	3029
is returned to the appropriate office other than by mail must be	3030
received by a state or local office of a designated voter	3031
registration agency, the office of the registrar or any deputy	3032
registrar of motor vehicles, a public high school or vocational	3033
school, a public library, the office of a county treasurer, the	3034
office of the secretary of state, or the office of a board of	3035
elections no later than the thirtieth day preceding a primary,	3036
special, or general election for the person to qualify as an	3037
elector eligible to vote at that election. An otherwise valid	3038
registration application received after that day entitles the	3039
elector to vote at all subsequent elections.	3040
Any state or local office of a designated agency, the	3041
office of the registrar or any deputy registrar of motor	3042
vehicles, a public high school or vocational school, a public	3043
library, or the office of a county treasurer shall date stamp a	3044
registration application or change of name or change of address-	3045
form it receives using a date stamp that does not disclose the	3046
identity of the state or local office that receives the	3047
registration.	3048

(2) Voter registration applications, if otherwise valid,	3049
that are returned by mail to the office of the secretary of	3050
state or to the office of a board of elections must be	3051
postmarked no later than the thirtieth day preceding a primary,	3052
special, or general election in order for the person to qualify	3053
as an elector eligible to vote at that election. If an otherwise	3054
valid voter registration application that is returned by mail	3055
does not bear a postmark or a legible postmark, the registration	3056
shall be valid for that election if received by the office of	3057
the secretary of state or the office of a board of elections no	3058
later than twenty-five days preceding any special, primary, or	3059
general election.	3060
(B)(1) (D) Any person may apply in person, by telephone,	3061
by mail, or through another person for voter registration forms	3062
to the office of the secretary of state or the office of a board	3063
of elections. An information sheet described in division (E)(2)	3064
of section 3503.10 of the Revised Code shall accompany every	3065
voter registration form. An individual who is eligible to	3066
register to vote as a uniformed services voter or an overseas	3067
voter in accordance with 42 U.S.C. 1973ff-6 also may apply for	3068
voter registration forms by electronic means to the office of	3069
the secretary of state or to the board of elections of the	3070
county in which the person's voting residence is located	3071
pursuant to section 3503.191 of the Revised Code.	3072
(2) (a) An applicant may return the applicant's completed	3073
registration form in person or by mail to any state or local	3074
office of a designated agency, to a public high school or	3075
vocational school, to a public library, to the office of a	3076
county treasurer, to the office of the secretary of state, or to	3077
the office of a board of elections. An applicant who is eligible	3078

to vote as a uniformed services voter or an overseas voter in-

3079

accordance with 42 U.S.C. 1973ff 6 also may return the	3080
applicant's completed voter registration form electronically to	3081
the office of the secretary of state or to the board of	3082
elections of the county in which the person's voting residence	3083
is located pursuant to section 3503.191 of the Revised Code.	3084
(b) Subject to division (B)(2)(c) of this section, an-	3085
applicant may return the applicant's completed registration form-	3086
through another person to any board of elections or the office	3087
of the secretary of state.	3088
(c) A person who receives compensation for registering a	3089
voter shall return any registration form entrusted to that	3090
person by an applicant to any board of elections or to the-	3091
office of the secretary of state.	3092
(d) If a board of elections or the office of the secretary	3093
of state receives a registration form under division (B)(2)(b)	3094
or (c) of this section before the thirtieth day before an	3095
election, the board or the office of the secretary of state, as	3096
applicable, shall forward the registration to the board of	3097
elections of the county in which the applicant is seeking to	3098
register to vote within ten days after receiving the	3099
application. If a board of elections or the office of the-	3100
secretary of state receives a registration form under division-	3101
(B) (2) (b) or (c) of this section on or after the thirtieth day	3102
before an election, the board or the office of the secretary of	3103
state, as applicable, shall forward the registration to the	3104
board of elections of the county in which the applicant is-	3105
seeking to register to vote within thirty days after that-	3106
election.	3107
(C) (1) A board of elections that receives a voter	3108
registration application and is satisfied as to the truth of the	3109

statements made in the registration form shall register the	3110
applicant not later than twenty business days after receiving-	3111
the application, unless that application is received during the	3112
thirty days immediately preceding the day of an election. The	3113
board shall promptly notify the applicant in writing of each of	3114
the following:	3115
(a) The applicant's registration;	3116
(b) The precinct in which the applicant is to vote;	3117
(c) In bold type as follows:	3118
"Voters must bring photo identification to the polls in	3119
order to verify identity. Voters who do not provide photo-	3120
identification will still be able to vote by casting a	3121
provisional ballot."	3122
The notification shall be by nonforwardable mail. If the	3123
mail is returned to the board, it shall investigate and cause	3124
the notification to be delivered to the correct address.	3125
(2) If, after investigating as required under division (C)	3126
(1) of this section, the board is unable to verify the voter's	3127
correct address, it shall cause the voter's name in the official	3128
registration list and in the poll list or signature pollbook to	3129
be marked to indicate that the voter's notification was returned	3130
to the board.	3131
At the first election at which a voter whose name has been	3132
so marked appears to vote, the voter shall be required to vote	3133
-	
by provisional ballot under section 3505.181 of the Revised	3134
Code. If the provisional ballot is counted pursuant to division	3135
(B) (3) of section 3505.183 of the Revised Code, the board shall	3136
correct that voter's registration, if needed, and shall remove	3137
the indication that the voter's notification was returned from-	3138

that voter's name on the official registration list and on the	3139
poll list or signature pollbook. If the provisional ballot is-	3140
not counted pursuant to division (B)(4)(a)(i), (v), or (vi) of-	3141
section 3505.183 of the Revised Code, the voter's registration	3142
shall be canceled. The board shall notify the voter by United	3143
States mail of the cancellation.	3144
(3) If a notice of the disposition of an otherwise valid-	3145
registration application is sent by nonforwardable mail and is	3146
returned undelivered, the person shall be registered as provided	3147
in division (C)(2) of this section and sent a confirmation-	3148
notice by forwardable mail. If the person fails to respond to	3149
the confirmation notice, update the person's registration, or-	3150
vote by provisional ballot as provided in division (C)(2) of	3151
this section in any election during the period of two federal-	3152
elections subsequent to the mailing of the confirmation notice,	3153
the person's registration shall be canceled.	3154
Sec. 3503.20. (A) The secretary of state shall establish a	3155
secure online voter registration system. The system shall	3156
provide for all of the following:	3157
(1) An applicant first to be provided a copy of the	3158
information sheet described in division (E)(2) of section	3159
3503.10 of the Revised Code, and then permitted to submit a	3160
voter registration application to the secretary of state online	3161
through the internet;	3162
(2) The online applicant to be registered to vote, if all	3163
of the following apply:	3164
(a) The application contains all of the following	3165
information:	3166
(i) The applicant's <u>full</u> name <u>as it appears on the</u>	3167

applicant's Ohio driver's license or state identification card;	3168
(ii) The applicant's <u>current residence</u> address;	3169
(iii) The applicant's date of birth;	3170
(iv) The last four digits of the applicant's social	3171
security number;	3172
(v) The applicant's Ohio driver's license number or the	3173
number of the applicant's state identification card issued under	3174
section 4507.50 of the Revised Code.	3175
(b) The applicant's <u>full</u> name, <u>current residence</u> address,	3176
and date of birth, the last four digits of the applicant's	3177
social security number, and the applicant's Ohio driver's	3178
license number or the number of the applicant's state	3179
identification card as they are provided in the application are	3180
not inconsistent with the information on file with the bureau of	3181
motor vehicles;	3182
(c) The applicant is a United States citizen as evidenced	3183
by the bureau of motor vehicles database or a government	3184
database or commercial service that contains information	3185
verifying that the applicant has (i) a valid and unexpired	3186
United States passport or (ii) a certified copy of: United	3187
States birth certificate, certification of report of birth,	3188
consular report of birth abroad, certificate of citizenship, or	3189
certificate of naturalization, will have lived in this state for	3190
thirty days immediately preceding the next election, will be at	3191
least eighteen years of age on or before the day of the next	3192
general election, is not incarcerated for a felony conviction,	3193
has not been declared incompetent for voting purposes by a	3194
court, has not been permanently disenfranchised for violations	3195
of election laws, and is otherwise eligible to register to vote;	3196

(d) The applicant attests to the truth and accuracy of the	3197
information submitted in the online application under penalty of	3198
election falsification.	3199
(B) If an individual registers to vote or a registered	3200
elector updates the elector's name, address, or both under this	3201
section, the secretary of state shall obtain an current	3202
electronic copy copies of the applicant's or elector's signature	3203
and photograph that is are on file with the bureau of motor	3204
vehicles and transmit them to the board of elections. That	3205
electronic signature shall be used as the applicant's or	3206
elector's signature on voter registration records, for all	3207
election and signature-matching purposes.	3208
(C) The secretary of state shall employ whatever security	3209
measures the secretary of state considers necessary to ensure	3210
the integrity and accuracy of voter registration information	3211
submitted electronically pursuant to this section. Errors in	3212
processing voter registration applications in the online system	3213
that are not the fault of the applicant shall not prevent an	3214
<pre>eligible applicant from becoming registered or from voting.</pre>	3215
(D) The online voter registration application established	3216
under division (A) of this section shall include the	3217
instructions described in divisions (A)(8) and (9) of section	3218
3503.14 of the Revised Code and shall include the following	3219
language:	3220
"By clicking the box below, I affirm all of the following	3221
under penalty of election falsification, which is a felony of	3222
the fifth degree:	3223
(1) I am the person whose name and identifying information	3224

is provided on this form, and I desire to register to vote, or

3225

update my voter registration, in the State of Ohio.	3226
(2) All of the information I have provided on this form is	3227
true and correct as of the date I am submitting this form.	3228
(3) I am a United States citizen who possesses (a) a valid	3229
and unexpired United States passport, or (b) a certified copy	3230
of: a United States birth certificate, a Certification of Report	3231
of Birth, a Consular Report of Birth Abroad, a Certificate of	3232
Citizenship, or a Certificate of Naturalization.	3233
(4) I will have lived in Ohio for thirty days immediately	3234
preceding the next election.	3235
(5) I will be at least eighteen years of age on or before	3236
the day of the next general election.	3237
(6) I am not incarcerated for a felony conviction.	3238
(7) I have not been declared incompetent for voting	3239
purposes by a court.	3240
(8) I am not permanently disenfranchised for violations of	3241
election laws.	3242
(9) I authorize the Bureau of Motor Vehicles to transmit	3243
to the Ohio Secretary of State my signature that is on file with	3244
the Bureau of Motor Vehicles, and I understand and agree that	3245
the signature transmitted by the Bureau of Motor Vehicles will	3246
be used by the Secretary of State to validate this electronic	3247
voter registration application as if I had signed this form	3248
personally."	3249
In order to register to vote or update a voter	3250
registration under division (A) of this section, an applicant or	3251
elector shall be required to mark the box in the online voter	3252
registration application that appears in conjunction with the	3253

previous statement.	3254
(E) The online voter registration process established	3255
under division (A) of this section shall be in operation and	3256
available for use by individuals who wish to register to vote or	3257
update their voter registration information online not earlier-	3258
than January 1, 2017. During the period beginning on the first	3259
day after the close of voter registration before an election and	3260
ending on the day of the election, the online voter registration	3261
system shall display a notice indicating that the applicant will	3262
not be registered to vote for the purposes of that election.	3263
(F) Notwithstanding section 1.50 of the Revised Code, if	3264
any provision of this section or of division $\frac{(E)-(D)}{(D)}$ of section	3265
3503.14 of the Revised Code is held invalid, or if the	3266
application of any provision of this section or of that division	3267
to any person or circumstance is held invalid, then this section	3268
and that division cease to operate.	3269
Sec. 3503.201. (A) Upon receiving a voter registration or	3270
update form, the staff of the board of elections shall use the	3271
board's voter registration system and other data or information	3272
available to the board or to the secretary of state to do all of	3273
<pre>the following:</pre>	3274
(1) Verify that the form includes all of the information	3275
required under section 3503.14 of the Revised Code;	3276
(2) Verify the person's full name using the list described	3277
in division (A)(1) of section 3503.152 of the Revised Code and	3278
using records obtained from the bureau of motor vehicles and	3279
other government databases, from a commercial identity	3280
verification service, or from the secretary of state, and ensure	3281
that the name is entered into the voter registration system in a	3282

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manner that complies with secretary of state directives;	3283
(3) Verify the person's date of birth using records	3284
obtained from the bureau of motor vehicles or another government	3285
database or from a commercial identity verification service and	3286
verify that the person will be eighteen years of age or older on	3287
the date of the next general election;	3288
(4) Verify that the person is a United States citizen by	3289
comparing the person's information against the information in	3290
all of the following:	3291
(a) The database of the bureau of motor vehicles, as	3292
provided by the secretary of state and accessible to the board	3293
of elections;	3294
(b) The systematic alien verification for entitlements	3295
service, or its successor service, operated by the United States	3296
department of homeland security or its successor department;	3297
(c) A government database or a commercial service that	3298
contains information derived from individuals' (i) valid and	3299
unexpired United States passports or (ii) certified copies of	3300
United States birth certificates, certifications of reports of	3301
birth, consular reports of birth abroad, certificates of	3302
citizenship, or certificates of naturalization.	3303
(5) Verify that the person's residence address is a valid	3304
residence address in accordance with section 3503.02 of the	3305
Revised Code by using the lists maintained under section	3306
3503.152 of the Revised Code of known residence addresses in	3307
each county and known addresses that are not suitable for use as	3308
residence addresses, the bureau of motor vehicles database or	3309
another government database, or a commercial address	3310
verification service and information provided by the secretary	3311

of state, and ensure that the address is entered into the voter	3312
registration system in a standardized format that is recognized	3313
by the United States postal service and complies with secretary	3314
of state directives;	3315
(6) Verify that the person is living, using death records	3316
obtained under section 3503.153 of the Revised Code and using	3317
any other database that is available to the board of elections	3318
or the secretary of state;	3319
(7) Verify that registering the person to vote or updating	3320
the person's voter registration record will not create a	3321
duplicate registration record for the person in the county or in	3322
another county.	3323
(B)(1) If the board's staff are able to verify all of the	3324
elements listed in division (A) of this section, the staff shall	3325
proceed under division (C) of this section.	3326
(2) If the board's staff are unable to verify one or more	3327
elements listed in division (A) of this section, the staff shall	3328
not register the person or update the person's registration, as	3329
applicable, but shall refer the application or update form to	3330
the board of elections for further evaluation. If the board	3331
determines that the form includes all of the information	3332
required under section 3503.14 of the Revised Code and is	3333
satisfied as to the truth of the statements made in the form,	3334
the staff shall proceed under division (C) of this section. The	3335
voter registration system shall require the board's	3336
authorization to proceed after a form has been referred to the	3337
board under this division.	3338
(C) If the board of elections or the board's staff, as	3339
applicable, determine that the form includes all of the	3340

information required under section 3503.14 of the Revised Code	3341
and are satisfied as to the truth of the statements made in the	3342
application or notice, the staff shall register the applicant or	3343
update the elector's registration, as applicable, not later than	3344
twenty business days after receiving the application or notice,	3345
unless that application or notice is received during the thirty	3346
days immediately preceding the day of an election. The voter	3347
registration system shall assist the staff by doing all of the	3348
following when a voter registration record is created or	3349
updated:	3350
(1) Recording all of the applicable information described	3351
in division (C) of section 3503.15 of the Revised Code;	3352
(2) Recording the elector's registration date as described	3353
in division (C)(9) of section 3503.15 of the Revised Code and	3354
preventing any person from changing the registration date;	3355
(3) Attaching a digitized copy of the person's signature	3356
to the person's voter registration record by doing one of the	3357
following, as applicable:	3358
(a) Creating an electronic image of the person's signature	3359
from a paper registration form;	3360
(b) If the voter registration or update form was submitted	3361
under section 3503.20 of the Revised Code, obtaining an	3362
electronic image of the person's signature from the database of	3363
the bureau of motor vehicles;	3364
(c) Creating or obtaining an electronic image of the	3365
signature the person's attorney in fact uses on the person's	3366
behalf as permitted under section 3501.382 of the Revised Code;	3367
(4) Obtaining a photograph of the person from the database	3368
of the bureau of motor vehicles, if available;	3369

(5) If the elector has changed residence from one county	3370
to another in this state, updating the elector's record in the	3371
statewide voter registration database and notifying the board of	3372
elections of the elector's previous county of the update.	3373
(D) After registering an elector or updating an elector's	3374
registration, the board shall promptly send the elector an	3375
acknowledgment notice by nonforwardable mail that includes all	3376
of the following:	3377
(1) The fact of the registration or update;	3378
(2) The precinct in which the elector is to vote;	3379
(3) In bold type as follows:	3380
"Voters must bring photo identification to the polls in	3381
order to verify identity. Eligible voters who do not provide	3382
photo identification will still be able to cast a provisional	3383
<pre>ballot."</pre>	3384
(E) (1) If the acknowledgment notice is returned to the	3385
board, it shall investigate and cause the acknowledgment notice	3386
to be delivered to the correct address.	3387
(2) If, after investigating, the board is unable to verify	3388
the elector's correct address, it shall do the following:	3389
(a) Add a notation to the elector's registration record	3390
and in the pollbook to indicate that the elector's	3391
acknowledgment notice was returned to the board; and	3392
(b) Send the elector a second acknowledgment notice with a	3393
response requested return notice by forwardable mail.	3394
(i) If the second acknowledgment notice also is returned	3395
to the board as undeliverable, the board shall cancel the	3396

registration and shall notify the elector by United States mail	3397
of the cancellation.	3398
(ii) If the second acknowledgment notice is not returned	3399
to the board as undeliverable, and the board does not receive a	3400
return notice response from the elector within fifteen days	3401
after sending the second acknowledgment notice, the board	3402
promptly shall send the elector a third acknowledgment notice	3403
with a response requested return notice by forwardable mail. The	3404
third acknowledgment notice shall include a message that the	3405
elector's registration will be canceled if the elector does not	3406
respond within fifteen days. If the board does not receive a	3407
return notice response from the elector within fifteen days	3408
after sending the third acknowledgment notice, the board shall	3409
cancel the registration and shall notify the elector by United	3410
States mail of the cancellation.	3411
(iii) If the elector responds to the return notice and	3412
indicates that the elector desires to be registered at a new	3413
deliverable address as indicated, the board shall update the	3414
residential address and remove the notation from the elector's	3415
registration under division (E)(2)(a) of this section.	3416
(3) At the first election at which an elector whose name	3417
is marked under division (E)(2)(a) of this section appears to	3418
vote, the elector shall be required to vote by provisional	3419
ballot under section 3505.181 of the Revised Code. If the	3420
provisional ballot is counted pursuant to division (B)(3) of	3421
section 3505.183 of the Revised Code, the board shall correct	3422
that elector's registration, if needed, and shall remove the	3423
notation from the elector's registration record and from the	3424
pollbook. If the provisional ballot is not counted pursuant to	3425
division (B)(4)(a)(i), (v), or (vi) of section 3505.183 of the	3426

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Revised Code, the person's registration shall be canceled. The	3427
board shall notify the person by United States mail of the	3428
<pre>cancellation.</pre>	3429
Sec. 3503.21. (A) The registration of a registered elector	3430
shall be canceled upon the occurrence of any of the following:	3431
(1) The filing by a registered elector of a written	3432
request with a board of elections or the secretary of state, on	3433
a form prescribed by the secretary of state and signed by the	3434
elector, that the registration be canceled. The filing of such a	3435
request does not prohibit an otherwise qualified elector from	3436
reregistering to vote at any time.	3437
(2) The filing death of a registered elector, as evidenced	3438
by a notice of the death of a registered elector as provided in	3439
report received under section 3503.18 3503.152 or 3503.153 of	3440
the Revised Code;	3441
(3) The or by the filing with the board of elections of a	3442
certified copy of the <u>elector's</u> death certificate of a	3443
registered elector by the deceased elector's spouse, parent, or	3444
child, by the administrator of the deceased elector's estate, or	3445
by the executor of the deceased elector's will;	3446
$\frac{(4)}{(3)}$ The conviction of the registered elector of a	3447
felony under the laws of this state, any other state, or the	3448
United States as provided in section 2961.01 of the Revised	3449
Code;	3450
$\frac{(5)-(4)}{(5)}$ The adjudication of incompetency of the registered	3451
elector for the purpose of voting as provided in section	3452
5122.301 of the Revised Code;	3453
(6) The change of residence of the registered elector to a	3454
location outside the county of registration in accordance with	345

division (B) of this section;	3456
$\frac{(7)}{(5)(a)}$ The failure of the registered elector, after	3457
having been mailed a confirmation notice, to do either one or	3458
more of the following at least once during a period of four	3459
consecutive years, which period shall include two federal	3460
<pre>general elections:</pre>	3461
(a) (i) Respond to such a confirmation notice and vote at	3462
least once during a period of four consecutive years, which	3463
period shall include two general federal elections;	3464
(b) (ii) Update the elector's registration—and vote at	3465
least once during a period of four consecutive years, which	3466
period shall include two general federal elections by submitting	3467
a voter registration update form;	3468
(iii) Vote in an election.	3469
(8) (b) The registration of a registered elector shall be	3470
canceled within thirty days following the expiration of the	3471
four-year period described in division (A)(5)(a) of this section	3472
or within thirty days after the results of the most recent	3473
election are certified, whichever is later.	3474
(6) The receipt by the board of elections of a	3475
cancellation notice or request pursuant to section 111.44 of the	3476
Revised Code.	3477
(B) (1) The secretary of state shall prescribe procedures	3478
to identify and cancel the registration in a prior county of	3479
residence of any registrant who changes the registrant's voting	3480
residence to a location outside the registrant's current county	3481
of registration. Any procedures prescribed in this division	3482
shall be uniform and nondiscriminatory, and shall comply with-	3483
the Voting Rights Act of 1965. The secretary of state may	3484

prescribe procedures under this division that include the use of	3485
the national change of address service provided by the United-	3486
States postal system through its licensees. Any program so-	3487
prescribed shall be completed not later than ninety days prior	3488
to the date of any primary or general election for federal-	3489
office.	3490
(2) The registration of any elector identified as having	3491
changed the elector's voting residence to a location outside the	3492
elector's current county of registration shall not be canceled	3493
unless the registrant is sent a confirmation notice on a form-	3494
prescribed by the secretary of state and the registrant fails to	3495
respond to the confirmation notice or otherwise update the	3496
registration and fails to vote in any election during the period	3497
of two federal elections subsequent to the mailing of the-	3498
confirmation notice.	3499
<del>(C);</del> _	3500
(7) A determination by the board of elections that the	3501
person is not a United States citizen;	3502
(8) The elector's acknowledgment notice issued once the	3503
elector registered to vote being returned to the board as	3504
undeliverable, and a subsequent acknowledgment notice with a	3505
response request also being returned to the board as	3506
undeliverable;	3507
(9) The elector's acknowledgment notice issued once the	3508
elector registered to vote being returned to the board as	3509
undeliverable, and the elector failing to return two subsequent	3510
acknowledgment notices with response requests to the board;	3511
(10) The elector having been permanently disenfranchised	3512
for violations of election laws;	3513

(11) The elector appearing in another state's voter	3514
registration database and also on a United States postal service	3515
national change of address service reference list maintained by	3516
the secretary of state under section 3503.152 of the Revised	3517
Code;	3518
(12) The elector being reported as a bureau of motor	3519
vehicles customer who has applied for a license in another state	3520
and also appearing on a United States postal service national	3521
change of address service reference list maintained by the	3522
secretary of state under section 3503.152 of the Revised Code;	3523
(13) The rejection of a provisional ballot pursuant to	3524
division (E)(3) of section 3503.201 of the Revised Code;	3525
(14) A successful challenge of an elector's right to vote	3526
pursuant to section 3503.24 of the Revised Code;	3527
(15) As required by any provision of this title.	3528
(B) The registration of a registered elector shall not be	3529
canceled except as provided in this section, section 111.44 of	3530
the Revised Code, division (Q) of section 3501.05 of the Revised-	3531
Code, division (C)(2) of section 3503.19 of the Revised Code, or	3532
division (C) of section 3503.24 of the Revised Code.	3533
(D) Boards of elections shall send their voter	3534
registration information to the secretary of state as required	3535
under section 3503.15 of the Revised Code. The secretary of	3536
state may prescribe by rule adopted pursuant to section 111.15	3537
of the Revised Code the format in which the boards of elections-	3538
must send that information to the secretary of state. In the	3539
first quarter of each year, the secretary of state shall send	3540
the information to the national change of address service-	3541
described in division (B) of this section and request that	3542

service to provide the secretary of state with a list of any	3543
voters sent by the secretary of state who have moved within the	3544
last twelve months. The secretary of state shall transmit to	3545
each appropriate board of elections whatever lists the secretary-	3546
of state receives from that service. The board shall send a	3547
notice to each person on the list transmitted by the secretary	3548
of state requesting confirmation of the person's change of	3549
address, together with a postage prepaid, preaddressed return-	3550
envelope containing a form on which the voter may verify or-	3551
correct the change of address information.	3552
(E) The registration of a registered elector described in	3553
division (A)(7) or (B)(2) of this section shall be canceled not	3554
later than one hundred twenty days after the date of the second	3555
general federal election in which the elector fails to vote or	3556
not later than one hundred twenty days after the expiration of	3557
the four year period in which the elector fails to vote or	3558
respond to a confirmation notice, whichever is later.	3559
$\frac{F}{F}$ (1) $\frac{C}{C}$ (1) When a registration is canceled pursuant to	3560
$\frac{\text{division}}{\text{(A)}}$ (2) or (3) of this section, the applicable board of	3561
elections shall send a written notice, on a form prescribed by	3562
the secretary of state, to the address at which the elector was	3563
registered, informing the recipient that the elector's	3564
registration has been canceled, of the reason for the	3565
cancellation, and that if the cancellation was made in error,	3566
the elector may contact the board of elections to correct the	3567
error.	3568
(2) If the elector's registration is canceled <del>pursuant to</del>	3569
division (A)(2) or (3) of this section in error, it shall be	3570
restored and treated as though it were never canceled.	3571
Sec. 3503.231. (A) For each election, the board of	3572

elections shall provide pollbooks to be used in each precinct	3573
and at the office of the board of elections during in-person	3574
absent voting, based on the official registration lists prepared	3575
under section 3503.23 of the Revised Code. If the board chooses	3576
to use electronic pollbooks, the board also shall provide a	3577
printed copy of the pollbook for each precinct in which	3578
electronic pollbooks are used.	3579
(B) Except as otherwise provided in section 111.44 of the	3580
Revised Code, a pollbook shall include, at a minimum, all of the	3581
following concerning each elector in the precinct or precincts	3582
for which the pollbook is to be used:	3583
(1) The elector's full name;	3584
(2) The elector's date of birth;	3585
(3) The elector's current residence address;	3586
(4) The elector's precinct number and polling place;	3587
(5) The elector's Ohio driver's license or state	3588
<pre>identification card number, if available;</pre>	3589
(6) The last four digits of the elector's social security	3590
<pre>number, if available;</pre>	3591
(7) The elector's voter registration record identification	3592
<pre>number;</pre>	3593
(8) An image of the elector's signature or the signature	3594
of the elector's attorney in fact, as described in division (C)	3595
(3) of section 3503.201 of the Revised Code;	3596
(9) In the case of a primary election, the political	3597
party, if any, whose ballot the elector voted in the most recent	3598
primary election within the current year and the immediately	3599

<pre>preceding two calendar years;</pre>	3600
(10) Any applicable notation made under division (E)(2)(a)	3601
of section 3503.201 of the Revised Code that the elector's	3602
acknowledgment notice was returned to the office of the board;	3603
(11) Any applicable notation under section 3509.051 or	3604
3509.09 of the Revised Code that the elector has requested or	3605
<pre>cast absent voter's ballots in the election.</pre>	3606
(C)(1) Before preparing the pollbooks for an election, and	3607
before conducting the canvass of the results of the election,	3608
the board of elections shall compare the information in its	3609
voter registration database against the ledger described in	3610
division (A)(7) of section 3506.053 of the Revised Code to	3611
confirm the accuracy of the registration records used in the	3612
election.	3613
(2) The pollbooks shall have certificates appropriately	3614
printed on them for the signatures of all the precinct	3615
officials, by which they shall certify that, to the best of	3616
their knowledge and belief, the pollbooks correctly show the	3617
names of all electors who voted in the polling place at the	3618
election indicated in the pollbooks and that the pollbooks at	3619
the polling place contain the same number of registered electors	3620
in each precinct at the closing of the polls as were in the	3621
pollbook for that precinct at the opening of the polls.	3622
(D) A board of elections may adopt the use of electronic	3623
pollbooks that have been certified for use in this state in	3624
accordance with section 3506.05 of the Revised Code, instead of	3625
using paper pollbooks. A board of elections that opts to use	3626
electronic pollbooks shall notify the secretary of state of that	3627
decision. The secretary of state shall provide each board of	3628

elections that adopts the use of electronic pollbooks with	3629
rules, instructions, directives, and advisories regarding the	3630
examination, testing, and use of electronic pollbooks, including	3631
rules regarding the sealing of the information in those	3632
pollbooks as required under section 3505.31 of the Revised Code.	3633
Sec. 3503.24. (A) Application for the correction of any	3634
<pre>precinct elector's registration list or a challenge of the right</pre>	3635
to vote of any registered elector may be made by any qualified	3636
elector in the state at the office of the board of elections not	3637
later than the thirtieth day before the day of the election. The	3638
applications or challenges, with the reasons for the application	3639
or challenge, shall be filed with the board in person—orby	3640
mail, or by electronic mail on a form prescribed by the	3641
secretary of state and shall be signed under penalty of election	3642
falsification. An elector may challenge the right to vote of	3643
multiple electors by filing a single document that identifies	3644
each elector whose right to vote is challenged.	3645
(B) On receiving an application or challenge filed under	3646
this section, the board of elections promptly shall review the	3647
board's records. If the board is able to determine that an	3648
application or challenge should be granted or denied solely on	3649
the basis of the records maintained by the board, the board	3650
immediately shall vote to grant or deny that application or	3651
challenge.	3652
If the board is not able to determine whether an	3653
application or challenge should be granted or denied solely on	3654
the basis of the records maintained by the board, the director	3655
shall promptly set a time and date for a hearing before the	3656
board. The hearing shall be held, and the application or	3657
challenge shall be decided, no later than ten days after the	3658

board receives the application or challenge. The director shall	3659
send written notice to any elector whose right to vote is	3660
challenged and to any person whose name is alleged to have been	3661
omitted from a registration list. The notice shall inform the	3662
person of the time and date of the hearing, and of the person's	3663
right to appear and testify, call witnesses, and be represented	3664
by counsel. The notice shall be sent by first class mail no	3665
later than three days before the day of any scheduled hearing.	3666
Except as otherwise provided in division (D) of this section,	3667
the director shall also provide the person who filed the	3668
application or challenge with such written notice of the date	3669
and time of the hearing.	3670

At the request of either party or any member of the board, 3671 the board shall issue subpoenas to witnesses to appear and 3672 testify before the board at a hearing held under this section. 3673 All witnesses shall testify under oath. The board shall reach a 3674 decision on all applications and challenges immediately after 3675 hearing. 3676

(C) If the board decides that any such person is not 3677 entitled to have the person's name on the registration list, the 3678 person's name shall be removed from the list and the person's 3679 registration forms canceled. If the board decides that the name 3680 of any such person should appear on the registration list, it 3681 shall be added to the list, and the person's registration forms 3682 placed in the proper registration files. All such corrections 3683 and additions shall be made on a copy of the precinct 3684 registration lists, which shall constitute the poll lists, to be 3685 furnished to the respective precincts with other election-3686 supplies on the day preceding the election, to be used by the 3687 election officials in receiving the signatures of voters and in 3688 checking against the registration forms and included in the 3689

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pollbooks for the election. If the board decides that a person	3690
is entitled to be registered to vote, for purposes of the next	3691
election, the board shall notify the voting location manager for	3692
the person's polling place in writing of the nature of the	3693
challenge and the board's decision.	3694
(D) If an elector who is the subject of an application or	3695
challenge hearing has a confidential voter registration record,	3696
as described in section 111.44 of the Revised Code, all of the	3697
following apply:	3698
(1) If the elector's right to vote has been challenged,	3699
the person who filed the challenge shall not receive notice of	3700
the date and time of any hearing held concerning the challenge,	3701
shall not be permitted to attend the hearing, and shall not	3702
receive notice of the disposition of the challenge.	3703
(2) If the elector is the subject of an application for	3704
the correction of the precinct registration list and the elector	3705
is not the person who filed the application, the person who	3706
filed the application shall not receive notice of the date and	3707
time of any hearing held concerning the application, shall not	3708
be permitted to attend the hearing, and shall not receive notice	3709
of the disposition of the application.	3710
(3) Notwithstanding section 121.22 of the Revised Code,	3711
any hearing held concerning the application or challenge shall	3712
not be open to the public.	3713
(4) Any records created as a result of the application or	3714
challenge that include the elector's residence address or	3715
precinct shall not be open to public inspection.	3716

Sec. 3503.26. (A) All registration forms and lists, when

not in official use by the <del>registrars or precinct</del> election

officials, shall be in the possession of the board of elections.	3719
Names and addresses of electors may be copied from the	3720
registration lists only in the office of the board when it is-	3721
open for business; but no such copying shall be permitted during-	3722
the period of time commencing twenty-one days before an election-	3723
and ending on the eleventh day after an election if such copying-	3724
will, in the opinion of the board, interfere with the necessary	3725
work of the board. Except as provided in section 111.44 of the	3726
Revised Code, the board shall keep in convenient form and	3727
available for public inspection a correct set of the	3728
registration lists of all precincts in the county.	3729
(B) Notwithstanding division (A) of this section, and	3730
except as provided in section 111.44 of the Revised Code, the	3731
board of elections shall maintain and make available for public	3732
inspection and copying at a reasonable cost all records-	3733
concerning the implementation of programs and activities-	3734
conducted for the purpose of ensuring the accuracy and currency	3735
of voter registration lists, including the names and addresses-	3736
of all registered electors sent confirmation notices and whether-	3737
or not the elector responded to the confirmation notice. The	3738
board shall maintain all records described in this division for	3739
a period of two years. The servers and other equipment associated	3740
with the voter registration system used by a board of elections	3741
shall be physically located in a facility in this state that is	3742
under the board's control.	3743
(C) Any person who has the authority to administer, or	3744
create, modify, or cancel any record in, a voter registration	3745
system shall be a United States citizen and a resident of this	3746
state and shall have no criminal record involving dishonesty,	3747
moral turpitude, or any violation of election or immigration	3748
laws.	3749

Sec. 3503.28. (A) The secretary of state shall develop an	3750
information brochure regarding voter registration. The brochure	3751
shall include, but is not limited to, all of the following	3752
information:	3753
(1) The applicable deadlines for registering to vote or	3754
for returning an applicant's completed registration form;	3755
(2) The applicable deadline for returning an applicant's	3756
completed registration form if the person returning the form is	3757
being compensated for registering voters;	3758
(3) The locations to which a person may return an	3759
applicant's completed registration form;	3760
(4) The location to which a person who is compensated for	3761
registering voters may return an applicant's completed	3762
registration form;	3763
(5) The registration and affirmation requirements	3764
applicable to persons who are compensated for registering voters	3765
under section 3503.29 of the Revised Code;	3766
(6) A notice, which shall be written in bold type, stating	3767
as follows:	3768
"Voters must bring photo identification to the polls in	3769
order to verify identity. Voters Eligible voters who do not	3770
provide photo identification will still be able to <del>vote by</del>	3771
<pre>casting cast a provisional ballot."</pre>	3772
(7) A copy of the information sheet described in division	3773
(E) (2) of section 3503.10 of the Revised Code.	3774
(B) Except as otherwise provided in division (D) of this	3775
section, a board of elections, designated voter registration	3776
agency, public high school, public vocational school, public	3777

<del>library, office of a county treasurer, or deputy registrar of</del>	3778
motor vehicles shall distribute a copy of the brochure developed	3779
under division (A) of this section to any person who requests	3780
more than two voter registration forms at one time.	3781
(C)(1) The secretary of state shall provide the	3782
information required to be included in the brochure developed	3783
under division (A) of this section to any person who prints a	3784
voter registration form that is made available on a web site of	3785
the office of the secretary of state.	3786
(2) If a board of elections operates and maintains a web	3787
site, the board shall provide the information required to be	3788
included in the brochure developed under division (A) of this	3789
section to any person who prints a voter registration form that	3790
is made available on that web site.	3791
(D) A board of elections shall not be required to	3792
distribute a copy of a brochure under division (B) of this	3793
section to any of the following officials or employees who are	3794
requesting more than two voter registration forms at one time in	3795
the course of the official's or employee's normal duties:	3796
(1) An election official or an employee of an election	3797
official;	3798
(2) <del>A county treasurer;</del>	3799
(3) A deputy registrar of motor vehicles;	3800
hinspace  hin	3801
(5) An employee of a public high school;	3802
(6) An employee of a public vocational school;	3803
(7) An employee of a public library.	3804

(8) An employee of the office of a county treasurer;	3805
(9) An employee of the bureau of motor vehicles;	3806
(10) An employee of a deputy registrar of motor vehicles;	3807
(11) An employee of an election official.	3808
(E) As used in this section, "registering voters" includes	3809
any effort, for compensation, to provide voter registration	3810
forms or to assist persons in completing or returning those	3811
forms.	3812
Sec. 3503.29. (A) The secretary of state shall develop and	3813
make available through a web site of the office of the secretary	3814
of state a training program for any person who receives or	3815
expects to receive compensation for registering a voter. The	3816
secretary of state shall specify, by rule adopted pursuant to	3817
Chapter 119. of the Revised Code, the information to be included	3818
in the online training program developed under this division.	3819
(B) Except as otherwise provided in division (E) of this	3820
section, the secretary of state, by rules adopted pursuant to	3821
Chapter 119. of the Revised Code, shall prescribe a program	3822
under which the secretary of state shall register any person who	3823
receives or expects to receive compensation for registering a	3824
voter in this state.	3825
(C) Except as otherwise provided in division (E) of this	3826
section, in each year in which a person receives or expects to	3827
receive compensation for registering a voter, that person, prior	3828
to registering a voter, shall do all of the following:	3829
(1) Register with the secretary of state in accordance	3830
with the program prescribed under division (B) of this section;	3831
(2) Complete the training program established by the	3832

secretary of state under division (A) of this section.	3833
(3) Sign an affirmation that includes all of the	3834
following:	3835
(a) The person's name;	3836
(b) The person's date of birth;	3837
(c) The person's permanent address;	3838
(d) The name of each county in which the person expects to	3839
register voters;	3840
(e) A statement that the person has registered, as	3841
required under division (C)(1) of this section, with the	3842
secretary of state;	3843
(f) A statement that the person has completed the training	3844
program required under division (C)(2) of this section;	3845
(g) A statement that the person will follow all applicable	3846
laws of this state while registering voters.	3847
(D) Except as otherwise provided in division (E) of this	3848
section, each time a person who receives or expects to receive	3849
compensation for registering a voter submits a completed	3850
registration form that has been entrusted to that person to a	3851
board of elections, the person also shall submit, with the voter	3852
registration form, a copy of the affirmation signed by the	3853
person under division (C)(3) of this section. A single copy of	3854
the signed affirmation may be submitted with all voter	3855
registration forms that are returned by that person at one time.	3856
(E) None of the following officials or employees who are	3857
registering voters in the course of the official's or employee's	3858
normal duties shall be required to comply with divisions (C) and	3859

(D) of this section:	3860
(1) An election official or an employee of an election	3861
<pre>official;</pre>	3862
(2) A county treasurer;	3863
(3) A deputy registrar of motor vehicles;	3864
(4)—An employee of a designated voter registration agency+	3865
(5) An employee of a public high school;	3866
(6) An employee of a public vocational school;	3867
(7) An employee of a public library;	3868
(8) An employee of the office of a county treasurer;	3869
(9) An employee of the bureau of motor vehicles;	3870
(10) An employee of a deputy registrar of motor vehicles;	3871
(11) An employee of an election official.	3872
(F) As used in this section, "registering a voter" and	3873
"registering voters" includes any effort, for compensation, to	3874
provide voter registration forms or to assist persons in	3875
completing or returning those forms.	3876
Sec. 3503.33. If an elector applying for registration is	3877
already registered in another state or in another county within	3878
this state, the <del>elector shall declare this fact to the</del>	3879
registration officer and shall sign new registration form	3880
operates as an authorization to cancel the previous registration	3881
on a form prescribed by the secretary of state.	3882
The director of the If the registration form includes the	3883
elector's previous residence address outside this state, the	3884
board of elections shall mail all such authorizations transmit a	3885

copy of the elector's new registration form to the board of	3886
elections or comparable agency of the proper state and county.	3887
Upon the receipt of this authorization from the forwarding	3888
county, the director of a board of elections in Ohio, upon a	3889
comparison of the elector's signature with the elector's	3890
signature as it appears on the registration files, shall remove	3891
the elector's registration from the files, and place it with the	3892
cancellation authorization in a separate file which shall be	3893
kept for a period of two calendar years. The board shall notify	3894
the elector at the present address as shown on the cancellation	3895
authorization that his registration has been canceled.	3896
Sec. 3505.18. (A)(1) When an elector appears in a polling	3897
place to vote, the elector shall announce to the precinct	3898

and provide photo identification. 3900

(2) If an elector does not have or is unable to provide 3901

photo identification to the precinct election officials, the 3902

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election officials the elector's full name and current address

elector may cast a provisional ballot under section 3505.181 of 3903 the Revised Code.

(B)(1) After the elector has announced the elector's 3905 full name and current residence address and provided photo 3906 identification, the elector shall confirm the elector's name and 3907 address by signing the elector's name at the proper place in the 3908 poll list or signature pollbook provided for the purpose, except 3909 that if, for any reason, an elector is unable to sign the 3910 elector's name in the poll list or signature pollbook, the 3911 elector may make the elector's mark at the place intended for 3912 the elector's name, and a precinct election official shall write 3913 the name of the elector at the proper place on in the poll list 3914 or signature pollbook following the elector's mark. The making 3915

of such a mark shall be attested by the precinct election	3916
official, who shall evidence the same by signing the precinct	3917
election official's name on <u>in</u> the poll list or signature	3918
pollbook as a witness to the mark. Alternatively, if applicable,	3919
an attorney in fact acting pursuant to section 3501.382 of the	3920
Revised Code may sign the elector's signature in the poll list-	3921
or signature pollbook in accordance with that section.	3922
(2) The precinct election officials shall compare the	3923
elector's <u>or attorney in fact's</u> signature <del>in the poll list or</del>	3924
signature pollbook then shall be compared under division (B)(1)	3925
of this section with the <a href="mage">image</a> of the elector's or attorney in	3926
<u>fact's</u> signature—on the elector's registration form or a	3927
digitized signature list as provided for in section 3503.13 of-	3928
the Revised Code, and if, in the opinion of a majority of the	3929
precinct election officials, the signatures are the signatures-	3930
of the same person, the election officials shall enter the date	3931
of the election on the registration form or shall record the	3932
date by other means prescribed by the secretary of state-	3933
included in the pollbook and shall compare the elector's	3934
appearance with the photograph of the elector on the elector's	3935
<pre>photo identification. The validity of an attorney in fact's</pre>	3936
signature on behalf of an elector shall be determined in	3937
accordance with section 3501.382 of the Revised Code.	3938
(3) If the right of the elector to vote is not then	3939
challenged under section 3505.20 of the Revised Code, or, if	3940
being challenged, the elector establishes the elector's right to	3941
vote, the elector shall be allowed to proceed to—use the voting—	3942
<pre>machine_vote. If</pre>	3943
(C) If voting machines are not being used in that	3944
precinct, the precinct election official in charge of ballots	3945

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(4) An individual whose notification of registration has

been returned undelivered to the board of elections and whose

name in the official registration list and in the poll list or-

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signature pollbook has been marked under division (C)(2)(E)(2)	3975
of section 3503.19 3503.201 of the Revised Code;	3976
(5) An individual who has been successfully challenged	3977
under section 3505.20 or <del>3513.20</del> <u>3513.19</u> of the Revised Code;	3978
(6) An individual who changes the individual's name and	3979
remains within the precinct without providing proof of that name	3980
change under division (B)(1)(b) of section 3503.16 of the	3981
Revised Code, moves from one precinct to another within a	3982
county, moves from one precinct to another and changes the	3983
individual's name, or moves from one county to another within	3984
the state, and completes and signs the required forms and	3985
statements under division (B) or (C) of section 3503.16 of the	3986
Revised Code;	3987
(7) An individual whose <del>signature, in the opinion of the</del>	3988
precinct officers under section 3505.22 of the Revised Code, is	3989
not that of the person who signed that name in the registration	3990
formspollbook has been marked under division (A) (4) (b) (i) of	3991
section 3503.153 of the Revised Code.	3992
(B) An individual who is eligible to cast a provisional	3993
ballot under division (A) of this section shall be permitted to	3994
cast a provisional ballot as follows:	3995
(1) An election official at the polling place shall notify	3996
the individual that the individual may cast a provisional ballot	3997
in that election.	3998
(2) Except as otherwise provided in division (F) of this	3999
section, the individual shall complete and execute a written	4000
affirmation before an election official at the polling place	4001
stating that the individual is both of the following:	4002
(a) A registered voter in the precinct in which the	4003

individual desires to vote; 4004 (b) Eligible to vote in that election. 4005 (3) An election official at the polling place shall 4006 transmit the ballot cast by the individual and the voter 4007 information contained in the written affirmation executed by the 4008 individual under division (B)(2) of this section to an 4009 appropriate local election official for verification under 4010 division (B)(4) of this section. 4011 (4) If the appropriate local election official to whom the 4012 ballot or voter or address information is transmitted under 4013 division (B)(3) of this section determines that the individual 4014 is eligible to vote, the individual's provisional ballot shall 4015 be counted as a vote in that election. 4016 (5) (a) At the time that an individual casts a provisional 4017 ballot, the appropriate local election official shall give the 4018 individual written information that states that any individual 4019 who casts a provisional ballot will be able to ascertain under 4020 the system established under division (B)(5)(b) of this section 4021 whether the vote was counted, and, if the vote was not counted, 4022 the reason that the vote was not counted. 4023 (b) The appropriate state or local election official shall 4024 establish a free access system, in the form of a toll-free 4025 telephone number, that any individual who casts a provisional 4026 ballot may access to discover whether the vote of that 4027 individual was counted, and, if the vote was not counted, the 4028 reason that the vote was not counted. The free access system 4029 established under this division also shall provide to an 4030 individual whose provisional ballot was not counted information 4031 explaining how that individual may contact the board of 4032

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elections	to	register	to	vote	or	to	resolve	problems	with	the	4033
individua	l's	voter red	gis <sup>.</sup>	tratio	on.						4034

The appropriate state or local election official shall
establish and maintain reasonable procedures necessary to
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protect the security, confidentiality, and integrity of personal
information collected, stored, or otherwise used by the free
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access system established under this division. The system shall
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permit an individual only to gain access to information about
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the individual's own provisional ballot.
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- (6) If, at the time that an individual casts a provisional ballot, the individual provides photo identification, the individual shall record the type of identification provided on the provisional ballot affirmation and, if the individual provides an Ohio driver's license, state identification card, or interim identification document, the individual also shall write the individual's driver's license or state identification card number on the provisional ballot affirmation.
- (7) (a) For a provisional ballot to be eligible to be 4050 counted when it is cast by an individual who does not have photo 4051 identification because the individual has a religious objection 4052 4053 to being photographed, the individual shall complete an affidavit of religious objection under section 3505.19 of the 4054 Revised Code. The election officials shall attach the affidavit 4055 to the individual's provisional ballot envelope. If the 4056 individual does not complete the affidavit at the time of 4057 casting the provisional ballot, the individual may appear at the 4058 office of the board of elections within four days after the day 4059 of the election and complete the affidavit. 4060
- (b) For a provisional ballot to be eligible to be counted 4061 when it is cast by any other individual who does not have or is 4062

unable to provide photo identification to the election	4063
officials, the individual who cast that ballot, within four days	4064
after the day of the election, shall appear at the office of the	4065
board of elections and provide photo identification.	4066
(8) For a provisional ballot cast by an individual who has	4067
been successfully challenged under section 3505.20 of the	4068
Revised Code to be eligible to be counted, the individual who	4069
cast that ballot, within four days after the day of that	4070
election, shall provide to the board of elections any	4071
identification or other documentation required to be provided by	4072
the applicable challenge questions asked of that individual	4073
under section 3505.20 of the Revised Code.	4074
(9) For a provisional ballot cast by an individual whose	4075
name in the pollbook has been marked under division (A)(4)(b)(i)	4076
of section 3503.153 of the Revised Code to be eligible to be	4077
counted, the individual who cast that ballot, within four days	4078
after the day of that election, shall provide one of the	4079
following to the board of elections:	4080
(a) A valid and unexpired United States passport;	4081
(b) A certified copy of one of the following: a United	4082
States birth certificate, certification of report of birth,	4083
consular report of birth abroad, certificate of citizenship, or	4084
certificate of naturalization.	4085
(C)(1) If an individual declares that the individual is	4086
eligible to vote in a precinct other than the precinct in which	4087
the individual desires to vote, or if, upon review of the	4088
precinct voting location guide using the residential street	4089
address provided by the individual, an election official at the	4090
precinct at which the individual desires to vote determines that	4091

the individual is not eligible to vote in that precinct, the	4092
election official shall direct the individual to the precinct	4093
and polling place in which the individual appears to be eligible	4094
to vote, explain that the individual may cast a provisional	4095
ballot at the current location but the ballot or a portion of	4096
the ballot will not be counted if it is cast in the wrong	4097
precinct, and provide the telephone number of the board of	4098
elections in case the individual has additional questions.	4099
(2) If the individual refuses to travel to the correct	4100
precinct or to the office of the board of elections to cast a	4101
ballot, the individual shall be permitted to vote a provisional	4102
ballot at that precinct in accordance with division (B) of this	4103
section. If the individual is in the correct polling location	4104
for the precinct in which the individual is registered and	4105
eligible to vote, the election official shall complete and sign,	4106
under penalty of election falsification, a form that includes	4107
all of the following, and attach the form to the individual's	4108
provisional ballot affirmation:	4109
(a) The name or number of the individual's correct	4110
<pre>precinct;</pre>	4111
(b) A statement that the election official instructed the	4112
individual to travel to the correct precinct to vote;	4113
(c) A statement that the election official informed the	4114
individual that casting a provisional ballot in the wrong	4115
precinct would result in all or a portion of the votes on the	4116
ballot being rejected;	4117
(d) The name or number of the precinct in which the	4118
individual is casting a provisional ballot; and	4119
(e) The name of the polling location in which the	4120

individual is casting a provisional ballot.	4121
(D) The appropriate local election official shall cause	4122
voting information to be publicly posted at each polling place	4123
on the day of each election.	4124
(E) As used in this section and sections 3505.182 and	4125
3505.183 of the Revised Code:	4126
(1) "Precinct voting location guide" means either of the	4127
following:	4128
(a) An electronic or paper record that lists the correct	4129
precinct and polling place for either each specific residential	4130
street address in the county or the range of residential street	4131
addresses located in each neighborhood block in the county;	4132
(b) Any other method that a board of elections creates	4133
that allows a precinct election official or any elector who is	4134
at a polling place in that county to determine the correct	4135
precinct and polling place of any qualified elector who resides	4136
in the county.	4137
(2) "Voting information" means all of the following:	4138
(a) A sample version of the ballot that will be used for	4139
that election;	4140
(b) Information regarding the date of the election and the	4141
hours during which polling places will be open;	4142
(c) Instructions on how to vote, including how to cast a	4143
vote and how to cast a provisional ballot;	4144
(d) Instructions for mail-in registrants and first-time	4145
voters under applicable federal and state laws;	4146
(e) General information on voting rights under applicable	4147

federal and state laws, including information on the right of an	4148
individual to cast a provisional ballot and instructions on how	4149
to contact the appropriate officials if these rights are alleged	4150
to have been violated;	4151
(f) General information on federal and state laws	4152
regarding prohibitions against acts of fraud and	4153
misrepresentation.	4154
(F) Nothing in this section or section 3505.183 of the	4155
Revised Code is in derogation of section 3505.24 of the Revised	4156
Code, which permits a blind, disabled, or illiterate elector to	4157
receive assistance in the marking of the elector's ballot by two	4158
precinct election officials of different political parties. A	4159
blind, disabled, or illiterate elector may receive assistance in	4160
marking that elector's provisional ballot and in completing the	4161
required affirmation in the same manner as an elector may	4162
receive assistance on the day of an election under that section.	4163
Sec. 3505.182. Each individual who casts a provisional	4164
ballot under section 3505.181 of the Revised Code shall execute	4165
a written affirmation. The form of the written affirmation shall	4166
be printed upon the face of the provisional ballot envelope and	4167
shall be as follows:	4168
"Provisional Ballot Affirmation	4169
(A) Clearly print your full name: as it appears on your	4170
Ohio driver's license or state identification card. If you do	4171
not have one, provide your full name as it appears on the	4172
affidavit of religious objection to being photographed that you	4173
submit.	4174
(B) Write your date of birth:	4175
(C)(1) Write your current residence address:	4176

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(2) Have you moved without updating your voter	4179
registration?:	4180
Yes No	4181
If yes, write your former <a href="residence">residence</a> address:	4182
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Failure to provide your former residence address will not	4185
cause your provisional ballot to be rejected.	4186
(D)(1) You must show photo identification to the election	4187
official that includes your name and photograph and is not	4188
expired. Check the type of photo identification you provided:	4189
An Ohio driver's license or state identification	4190
card or an interim identification form issued by the Bureau of	4191
Motor Vehicles. If you showed your Ohio driver's license or	4192
state identification card or an interim identification form,	4193
write your full driver's license or state identification card	4194
number:	4195
A United States passport or passport card;	4196
A United States military identification card, Ohio	4197
national guard identification card, or United States department	4198
of veterans affairs identification card.	4199
(2) If you do not have photo identification because you	4200
have a religious objection to being photographed, complete an	4201
affidavit of religious objection. The precinct election official	4202
will attach it to the provisional ballot envelope.	4203

(3) If you did not show photo identification to the	4204
election official or complete an affidavit of religious	4205
objection, you must appear at the office of the board of	4206
elections during the four days after the election and provide	4207
photo identification or complete an affidavit of religious	4208
objection for your vote to be eligible to be counted.	4209
(4) If you need to update your voter registration, you may	4210
provide additional information below. This information will not	4211
be used for ballot counting purposes.	4212
Write your full Ohio driver's license or state	4213
identification card number:	4214
Write If you do not have an Ohio driver's license or state	4215
identification card and you submit a valid affidavit of	4216
religious objection to being photographed, write the last four	4217
digits of your Social Security number:	4218
(E) If your right to vote has been challenged, you must	4219
provide any required additional information to the board of	4220
elections on or before the <u>seventh_fourth_</u> day following this	4221
election.	4222
(F) Sign and date the following statement:	4223
I solemnly swear or affirm that I am a citizen of the	4224
United States, as evidenced by (1) a valid and unexpired United	4225
States passport, or (2) a certified copy of: U.S. birth	4226
certificate, Certification of Report of Birth, Consular Report	4227
of Birth Abroad, Certificate of Citizenship, or Certificate of	4228
Naturalization; that I will be at least 18 years of age at the	4229
time of the general election; that I have lived in this state	4230
for 30 days immediately preceding this election in which I am	4231
voting this ballot; that I am a registered voter in the precinct	4232

in which I am voting this prov	risional ballot; and that I am	4233
eligible to vote in the electi	on in which I am voting this	4234
provisional ballot.		4235
I understand that, if th	e information I provide on this	4236
provisional ballot affirmation	n is not fully completed and	4237
correct, if the board of elect	cions determines that I am not	4238
registered to vote, a resident	of this precinct, or eligible to	4239
vote in this election, or if t	the board of elections determines	4240
that I have already voted in t	this election, my provisional	4241
ballot will not be counted. I	understand that, if I am not	4242
currently registered to vote of	or if I am not registered at my	4243
current address or under my cu	arrent name, this form will serve	4244
as an application to register	to vote or update my registration	4245
for future elections, as long	as I provide all of the	4246
information required to regist	ter to vote or update my	4247
registration. I further unders	stand that knowingly providing	4248
false information is a violati	on of law and subjects me to	4249
possible criminal prosecution.		4250
I hereby declare, under	penalty of election falsification,	4251
that the above statements are	true and correct to the best of my	4252
knowledge and belief.		4253
		4254
	Signature of Voter	4255
		4256
	Date	4257
WHOEVER COMMITS ELECTION	FALSIFICATION IS GUILTY OF A	4258
FELONY OF THE FIFTH DEGREE."		4259
In addition to any infor	mation required to be included on	4260

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the written affirmation, an individual casting a provisional	4261
ballot may provide additional information to the election	4262
official to assist the board of elections in determining the	4263
individual's eligibility to vote in that election, including the	4264
date and location at which the individual registered to vote, if	4265
known.	4266
If the individual provided all of the information required	4267
under section 3503.14 of the Revised Code to register to vote or	4268
to update the individual's registration on the provisional	4269
ballot affirmation, the board of elections shall consider the	4270
individual's provisional ballot affirmation to also serve as a	4271
notice of change of name, change of residence, or both, or as a	4272
voter registration or update form, as applicable, for that	4273
individual only for the purposes of future elections.	4274
Sec. 3505.183. (A) When the ballot boxes are delivered to	4075
Sec. 3503.163. (A) when the pariot boxes are derivered to	4275
the board of elections from the precincts, the board shall	4275
	_
the board of elections from the precincts, the board shall	4276
the board of elections from the precincts, the board shall separate the provisional ballot envelopes from the rest of the	4276 4277
the board of elections from the precincts, the board shall separate the provisional ballot envelopes from the rest of the ballots. Teams of employees of the board consisting of one	4276 4277 4278
the board of elections from the precincts, the board shall separate the provisional ballot envelopes from the rest of the ballots. Teams of employees of the board consisting of one member of each major political party shall place the sealed	4276 4277 4278 4279
the board of elections from the precincts, the board shall separate the provisional ballot envelopes from the rest of the ballots. Teams of employees of the board consisting of one member of each major political party shall place the sealed provisional ballot envelopes in a secure location within the	4276 4277 4278 4279 4280
the board of elections from the precincts, the board shall separate the provisional ballot envelopes from the rest of the ballots. Teams of employees of the board consisting of one member of each major political party shall place the sealed provisional ballot envelopes in a secure location within the office of the board. The sealed provisional ballot envelopes	4276 4277 4278 4279 4280 4281
the board of elections from the precincts, the board shall separate the provisional ballot envelopes from the rest of the ballots. Teams of employees of the board consisting of one member of each major political party shall place the sealed provisional ballot envelopes in a secure location within the office of the board. The sealed provisional ballot envelopes shall remain in that secure location until the validity of those	4276 4277 4278 4279 4280 4281 4282
the board of elections from the precincts, the board shall separate the provisional ballot envelopes from the rest of the ballots. Teams of employees of the board consisting of one member of each major political party shall place the sealed provisional ballot envelopes in a secure location within the office of the board. The sealed provisional ballot envelopes shall remain in that secure location until the validity of those ballots is determined under division (B) of this section. While	4276 4277 4278 4279 4280 4281 4282 4283
the board of elections from the precincts, the board shall separate the provisional ballot envelopes from the rest of the ballots. Teams of employees of the board consisting of one member of each major political party shall place the sealed provisional ballot envelopes in a secure location within the office of the board. The sealed provisional ballot envelopes shall remain in that secure location until the validity of those ballots is determined under division (B) of this section. While the provisional ballot is stored in that secure location, and	4276 4277 4278 4279 4280 4281 4282 4283 4284
the board of elections from the precincts, the board shall separate the provisional ballot envelopes from the rest of the ballots. Teams of employees of the board consisting of one member of each major political party shall place the sealed provisional ballot envelopes in a secure location within the office of the board. The sealed provisional ballot envelopes shall remain in that secure location until the validity of those ballots is determined under division (B) of this section. While the provisional ballot is stored in that secure location, and prior to the counting of the provisional ballots, if the board	4276 4277 4278 4279 4280 4281 4282 4283 4284 4285
the board of elections from the precincts, the board shall separate the provisional ballot envelopes from the rest of the ballots. Teams of employees of the board consisting of one member of each major political party shall place the sealed provisional ballot envelopes in a secure location within the office of the board. The sealed provisional ballot envelopes shall remain in that secure location until the validity of those ballots is determined under division (B) of this section. While the provisional ballot is stored in that secure location, and prior to the counting of the provisional ballots, if the board receives information regarding the validity of a specific	4276 4277 4278 4279 4280 4281 4282 4283 4284 4285 4286

(B)(1) To determine whether a provisional ballot is valid

and entitled to be counted, the board shall examine its records	4291
and determine whether the individual who cast the provisional	4292
ballot is registered and eligible to vote in the applicable	4293
election. The board shall examine the information contained in	4294
the written affirmation executed by the individual who cast the	4295
provisional ballot under division (B)(2) of section 3505.181 of	4296
the Revised Code. The following information shall be included in	4297
the written affirmation in order for the provisional ballot to	4298
be eligible to be counted:	4299
(a) The individual's printed name, signature, date of	4300
birth, and current address;	4301
(b) A statement that the individual is a registered voter	4302
in the precinct in which the provisional ballot is being voted;	4303
(c) A statement that the individual is eligible to vote in	4304
the election in which the provisional ballot is being voted.	4305
(2) In addition to the information required to be included	4306
in an affirmation under division (B)(1) of this section, in	4307
determining whether a provisional ballot is valid and entitled	4308
to be counted, the board also shall examine any additional	4309
information for determining ballot validity provided by the	4310
provisional voter on the affirmation, provided by the	4311
provisional voter to an election official under section 3505.182	4312
of the Revised Code, or provided to the board of elections	4313
during the four days after the day of the election under	4314
division (B)(7) or (8) of section 3505.181 of the Revised Code,	4315
to assist the board in determining the individual's eligibility	4316
to vote.	4317
(3) If, in examining a provisional ballot affirmation and	4318

additional information under divisions (B)(1) and (2) of this

section and comparing the information required under division	4320
(B)(1) of this section with the individual's information in the	4321
statewide voter registration database, the board determines that	4322
all of the following apply, the provisional ballot envelope	4323
shall be opened, and the ballot shall be placed in a ballot box	4324
to be counted:	4325
(a) The individual named on the affirmation is properly	4326
registered to vote.	4327
(b) The individual named on the affirmation is eligible to	4328
cast a ballot in the precinct and for the election in which the	4329
individual cast the provisional ballot.	4330
(c) The individual provided all of the information	4331
required under division (B)(1) of this section in the	4332
affirmation that the individual executed at the time the	4333
individual cast the provisional ballot.	4334
(d) One of the following applies:	4335
(i) The individual provided photo identification at the	4336
time of casting the provisional ballot or appeared at the office	4337
of the board within four days after the day of the election and	4338
provided photo identification. If the individual provided the	4339
individual's Ohio driver's license or state identification card	4340
or an interim identification form, the individual provided the	4341
individual's driver's license number or state identification	4342
card number and the number is not different from the	4343
individual's driver's license number or state identification	4344
card number contained in the statewide voter registration	4345
database.	4346
(ii) The individual completed an affidavit of religious	4347
objection under section 3505.19 of the Revised Code at the time	4348

of casting the provisional ballot or at the office of the board	4349
within four days after the day of the election and the affidavit	4350
is valid under that section.	4351
(e) Except as otherwise provided in this division, the The	4352
month and day of the individual's date of birth are is not	4353
different from the day and month of the individual's date of	4354
birth contained in the statewide voter registration database.	4355
This division does not apply to an individual's	4356
provisional ballot if either of the following is true:	4357
(i) The individual's date of birth contained in the	4358
statewide voter registration database is January 1, 1800.	4359
(ii) The board of elections has found, by a vote of at	4360
least three of its members, that the individual has met all	4361
other requirements of division (B)(3) of this section.	4362
(f) The individual's current residence address is not	4363
different from the individual's <a href="mailto:residence">residence</a> address contained in	4364
the statewide voter registration database, unless the individual	4365
indicated that the individual is casting a provisional ballot	4366
because the individual has moved and has not submitted a notice	4367
of change of address, as described in division (A)(6) of section	4368
3505.181 of the Revised Code.	4369
(g) If applicable, the individual provided any additional	4370
information required under division (B)(8) or (9) of section	4371
3505.181 of the Revised Code within four days after the day of	4372
the election.	4373
(h) The board has confirmed using bureau of motor vehicles	4374
records, a government database, or commercial service that the	4375
individual is a United States citizen.	4376

(4)(a) Except as otherwise provided in division (D) of	4377
this section, if, in examining a provisional ballot affirmation	4378
and additional information under divisions (B)(1) and (2) of	4379
this section and comparing the information required under	4380
division (B)(1) of this section with the individual's	4381
information in the statewide voter registration database, the	4382
board determines that any of the following applies, the	4383
provisional ballot envelope shall not be opened, and the ballot	4384
shall not be counted:	4385
(i) The individual named on the affirmation is not	4386
qualified or is not properly registered to vote.	4387
(ii) The individual named on the affirmation is not	4388
eligible to cast a ballot in the precinct or for the election in	4389
which the individual cast the provisional ballot.	4390
(iii) The individual did not provide all of the	4391
information required under division (B)(1) of this section in	4392
the affirmation that the individual executed at the time the	4393
individual cast the provisional ballot.	4394
(iv) The individual has already cast a ballot for the	4395
election in which the individual cast the provisional ballot.	4396
(v) If applicable, the individual did not provide any	4397
additional information required under division (B)(8) $\underline{\text{or}}$ (9) of	4398
section 3505.181 of the Revised Code within four days after the	4399
day of the election.	4400
(vi) The individual failed to provide photo	4401
identification, to provide the individual's driver's license or	4402
state identification card number if the individual provided	4403
photo identification in the form of an Ohio driver's license or	4404
state identification card or an interim identification form, or	4405

to complete an affidavit of religious objection.	4406
(vii) The individual failed to execute an affirmation	4407
under division (B) of section 3505.181 of the Revised Code.	4408
(viii) The individual provided photo identification in the	4409
form of an Ohio driver's license or state identification card or	4410
an interim identification form and the driver's license number	4411
or state identification card number the individual provided is	4412
different from the individual's driver's license number or state	4413
identification card number contained in the statewide voter	4414
registration database.	4415
(ix) The individual completed an affidavit of religious	4416
objection under section 3505.19 of the Revised Code, but the	4417
affidavit is not valid under that section.	4418
(x) Except as otherwise provided in this division, the The	4419
month and day of the individual's date of birth are is different	4420
from the day and month of the individual's date of birth	4421
contained in the statewide voter registration database.	4422
This division does not apply to an individual's	4423
provisional ballot if either of the following is true:	4424
(I) The individual's date of birth contained in the	4425
statewide voter registration database is January 1, 1800.	4426
(II) The board of elections has found, by a vote of at-	4427
least three of its members, that the individual has met all of	4428
the requirements of division (B)(3) of this section, other than-	4429
the requirements of division (B)(3)(e) of this section.	4430
(xi) The individual's current residence address is	4431
different from the individual's <a href="mailto:residence">residence</a> address contained in	4432
the statewide voter registration database, unless the individual	4433

indicated that the individual is casting a provisional ballot	4434
because the individual has moved and has not submitted a notice	4435
of change of address, as described in division (A)(6) of section	4436
3505.181 of the Revised Code.	4437
(xii) The board has been unable to confirm using bureau of	4438
motor vehicles records, a government database, or a commercial	4439
service that the individual is a United States citizen. If the	4440
board is unable to confirm the individual's citizenship, the	4441
board shall notify the individual that the individual's ballot	4442
will be eligible to be counted only if the individual appears at	4443
the office of the board not later than the fourth day after the	4444
day of the election and provides one of the following:	4445
(I) A valid and unexpired United States passport;	4446
(II) A certified copy of one of the following: a United	4447
States birth certificate, certification of report of birth,	4448
consular report of birth abroad, certificate of citizenship, or	4449
certificate of naturalization.	4450
(b) If, in examining a provisional ballot affirmation and	4451
additional information under divisions (B)(1) and (2) of this	4452
section and comparing the information required under division	4453
(B)(1) of this section with the individual's information in the	4454
statewide voter registration database, the board is unable to	4455
determine either of the following, the provisional ballot	4456
envelope shall not be opened, and the ballot shall not be	4457
counted:	4458
(i) Whether the individual named on the affirmation is	4459
qualified or properly registered to vote;	4460
(ii) Whether the individual named on the affirmation is	4461
eligible to cast a ballot in the precinct or for the election in	4462

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which the individual cast the provisional ballot.	4463
(C) For each provisional ballot rejected under division	4464
(B)(4) of this section, the board shall record the name of the	4465
provisional voter who cast the ballot, the identification number	4466
of the provisional ballot envelope, the names of the election	4467
officials who determined the validity of that ballot, the date	4468
and time that the determination was made, and the reason that	4469
the ballot was not counted, unless the board has already	4470
recorded that information in another database.	4471
(D)(1) If an individual cast a provisional ballot in a	4472
precinct in which the individual is not registered and eligible	4473
to vote, but in the correct polling location for the precinct in	4474
which the individual is registered and eligible to vote, and the	4475
election official failed to direct the individual to the correct	4476
precinct, the individual's ballot shall be remade under division	4477
(D)(2) of this section. The election official shall be deemed to	4478
have directed the individual to the correct precinct if the	4479
election official correctly completed the form described in	4480
division (C)(2) of section 3505.181 of the Revised Code.	4481
(2) A board of elections that remakes a provisional ballot	4482
under division (D)(1) of this section shall remake the	4483
provisional ballot on a ballot for the appropriate precinct to	4484
reflect the offices, questions, and issues for which the	4485
individual was eligible to cast a ballot and for which the	4486
individual attempted to cast a provisional ballot. The remade	4487
ballot shall be counted for each office, question, and issue for	4488
which the individual was eligible to vote.	4489

(3) If an individual cast a provisional ballot in a

to vote and in the incorrect polling location for the precinct

precinct in which the individual is not registered and eligible

in which the individual is registered and eligible to vote, the 4493 provisional ballot envelope shall not be opened, and the ballot 4494 shall not be counted. 4495 (E) Provisional ballots that are rejected under division 4496 (B)(4) of this section shall not be counted but shall be 4497 preserved in their provisional ballot envelopes unopened until 4498 the time provided by section 3505.31 of the Revised Code for the 4499 destruction of all other ballots used at the election for which 4500 ballots were provided, at which time they shall be destroyed. 4501 (F) Provisional ballots that the board determines are 4502 eligible to be counted under division (B)(3) or (D) of this 4503 section shall be counted in the same manner as provided for 4504 other ballots under section 3505.27 of the Revised Code. No 4505 provisional ballots shall be counted in a particular county 4506 until the board determines the eligibility to be counted of all 4507 provisional ballots cast in that county under division (B) of 4508 this section for that election. Observers, as provided in 4509 section 3505.21 of the Revised Code, may be present at all times 4510 that the board is determining the eligibility of provisional 4511 ballots to be counted and counting those provisional ballots 4512 determined to be eligible. No person shall recklessly disclose 4513 the count or any portion of the count of provisional ballots in 4514 such a manner as to jeopardize the secrecy of any individual 4515 ballot. 4516 (G)(1) Except as otherwise provided in division (G)(2) of 4517 this section, nothing in this section shall prevent a board of 4518 elections from examining provisional ballot affirmations and 4519 additional information under divisions (B)(1) and (2) of this 4520 section to determine the eligibility of provisional ballots to 4521

be counted during the seven four days after the day of an

election.	4523
(2) A board of elections shall not examine the provisional	4524
ballot affirmation and additional information under divisions	4525
(B)(1) and (2) of this section of any provisional ballot cast by	4526
an individual who must provide photo identification, complete an	4527
affidavit of religious objection, or provide additional	4528
information to the board of elections under division (B)(7) or	4529
(8) of section 3505.181 of the Revised Code for the board to	4530
determine the individual's eligibility until the individual does	4531
so or until the <u>eighth</u> _fifth_day after the day of the election,	4532
whichever is earlier.	4533
Sec. 3505.19. (A) An elector who does not have photo	4534
identification because the elector has a religious objection to	4535
being photographed may complete an affidavit of religious	4536
objection in lieu of providing photo identification for the	4537
purpose of <u>registering to vote</u> , casting a provisional ballot, or	4538
<pre>casting an absent voter's ballot.</pre>	4539
(B) The secretary of state shall prescribe the form of the	4540
affidavit of religious objection, which shall be substantially	4541
as follows:	4542
"Affidavit of Religious Objection	4543
I, ( <del>first and last full name of</del>	4544
elector, exactly as it appears on the elector's Social Security	4545
$\underline{\mathtt{card}}$ ), declare under penalty of election falsification that I do	4546
not have photo identification in the state of Ohio or any other	4547
<pre>state_because I have a sincere religious objection to being</pre>	4548
photographed.	4549
My date of birth is:	4550
The last four digits of my Social Security number are:	4551

	4552
	4553
(Signature of individual)	4554
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A	4555
FELONY OF THE FIFTH DEGREE."	4556
(C) Upon receiving a completed affidavit of religious	4557
objection, the board of elections shall transmit the information	4558
in the affidavit to the secretary of state. The secretary of	4559
state shall consult the database of the bureau of motor vehicles	4560
to determine whether the registrar of motor vehicles or a deputy	4561
registrar has issued a currently unexpired photo identification	4562
to the elector all of the following and shall notify the board	4563
of the results:	4564
(1) Whether the registrar of motor vehicles or a deputy	4565
registrar has issued a currently unexpired photo identification	4566
to the elector;	4567
(2) Whether the elector's name, as provided on the	4568
affidavit, is the same as the name associated with the last four	4569
digits of the social security number the elector provided in the	4570
records of the United States social security administration;	4571
(3) Whether the elector's date of birth, as provided on	4572
the affidavit, is the same as the date of birth associated with	4573
the last four digits of the social security number the elector	4574
provided in the records of the United States social security	4575
administration.	4576
(D) An affidavit of religious objection is not valid if	4577
either any of the following apply:	4578
(1) The last four digits of the elector's social security	4579

number, as provided on the affidavit, are different from the	4580
last four digits of the elector's social security number in the	4581
statewide voter registration database.	4582
(2) The registrar of motor vehicles or a deputy registrar	4583
has issued a currently unexpired photo identification to the	4584
elector.	4585
(3) All of the following apply:	4586
(a) The elector's name, as provided on the affidavit, is	4587
different from the name associated with the last four digits of	4588
the social security number the elector provided in the records	4589
of the United States social security administration.	4590
(b) The board of elections contacts the elector and	4591
requests that the elector provide certified information to	4592
<pre>confirm otherwise.</pre>	4593
(c) The elector does not provide that information not	4594
later than the fourth day after the day of the election.	4595
(4) All of the following apply:	4596
(a) The elector's date of birth, as provided on the	4597
affidavit, is different from the date of birth associated with	4598
the last four digits of the social security number the elector	4599
provided in the records of the United States social security	4600
administration.	4601
(b) The board of elections contacts the elector and	4602
requests that the elector provide certified information to	4603
<pre>confirm otherwise.</pre>	4604
(c) The elector does not provide that information not	4605
later than the fourth day after the day of the election.	4606

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Sec. 3505.20. Any (A) (1) Except as otherwise provided in	4607
division (A)(2) of this section, any person offering to vote may	4608
be challenged at the polling place by any precinct election	4609
official on the ground that the person is impersonating an	4610
elector, on the ground that the person is not qualified to vote,	4611
or on the ground that the person has received or has been	4612
promised some valuable reward or consideration for the person's	4613
vote. <del>If-</del>	4614
(2) If the board of elections has ruled on the question	4615
presented by a challenge prior to election day under section	4616
3503.24 of the Revised Code, its finding and decision shall be	4617
final, and the voting location manager shall be notified in-	4618
writing. If the board has not ruled, the question shall be	4619
determined as set forth in this section. If any	4620
(B) If a person is challenged on the ground that the	4621
person is impersonating an elector, the precinct election	4622
officials shall compare the elector's or attorney in fact's	4623
signature in the pollbook with the image of the elector's or	4624
attorney in fact's signature included in the pollbook and shall	4625
compare the person's appearance with the photograph on the	4626
person's photo identification. If, in the opinion of a majority	4627
of the precinct election officials, the signatures are not by	4628
the same person or the photograph on the photo identification is	4629
not of the person, the person shall be permitted to cast a	4630
provisional ballot under section 3505.181 of the Revised Code.	4631
(C) If a person is so-challenged as unqualified to vote,	4632
the voting location manager shall tender the person the	4633
following oath: "You do swear or affirm under penalty of	4634
election falsification that you will fully and truly answer all	4635
of the following questions put to you concerning your	4636

qualifications as an elector at this election.	4037
$\frac{(A)}{(1)}$ If the person is challenged as unqualified on the	4638
ground that the person is not a citizen, the precinct election	4639
officials shall put the following questions:	4640
(1) (a) Are you a citizen of the United States?	4641
(2) (b) Are you a native or naturalized citizen?	4642
(3) (c) Where were you born?	4643
$\frac{(4)-(d)}{(d)}$ What official documentation do you possess to	4644
prove your citizenship? Please provide that documentation.	4645
If the person offering to vote claims to be a naturalized	4646
citizen of the United States, the person shall, before the vote	4647
is received, produce for inspection of the precinct election	4648
officials a certificate of naturalization and declare under oath	4649
that the person is the identical person named in the	4650
certificate. If the person states under oath that, by reason of	4651
the naturalization of the person's parents or one of them, the	4652
person has become a citizen of the United States, and when or	4653
where the person's parents were naturalized, the certificate of	4654
naturalization need not be produced. If the person is unable to	4655
provide a certificate of naturalization on the day of the	4656
election, the precinct election officials shall provide to the	4657
person, and the person may vote, a provisional ballot under	4658
section 3505.181 of the Revised Code. The provisional ballot	4659
shall not be counted unless it is properly completed and the	4660
board of elections determines that the voter is properly	4661
registered and eligible to vote in the election.	4662
$\frac{B}{B}$ If the person is challenged as unqualified on the	4663
ground that the person has not resided in this state for thirty	4664
days immediately preceding the election, the precinct election	4665

officials shall put the following questions:	4666
$\frac{(1)}{(a)}$ Have you resided in this state for thirty days	4667
immediately preceding this election? If so, where have you	4668
resided?	4669
(2)—(b) Did you properly register to vote?	4670
(3) (c) Can you provide some form of identification	4671
containing your current <u>mailing-residence</u> address in this	4672
precinct? Please provide that identification.	4673
$\frac{(4)}{(d)}$ Have you voted or attempted to vote at any other	4674
location in this or in any other state at this election?	4675
(5) (e) Have you applied for an absent voter's ballot in	4676
any state for this election?	4677
If the precinct election officials are unable to verify	4678
the person's eligibility to cast a ballot in the election, the	4679
precinct election officials shall provide to the person, and the	4680
person may vote, a provisional ballot under section 3505.181 of	4681
the Revised Code. The provisional ballot shall not be counted	4682
unless it is properly completed and the board of elections	4683
determines that the voter is properly registered and eligible to	4684
vote in the election.	4685
$\frac{(C)-(3)}{(C)}$ If the person is challenged as unqualified on the	4686
ground that the person is not a resident of the precinct where	4687
the person offers to vote, the precinct election officials shall	4688
put the following questions:	4689
(1) (a) Do you reside in this precinct?	4690
(2) (b) When did you move into this precinct?	4691
$\frac{(3)-(c)}{(c)}$ When you came into this precinct, did you come for	4692

a temporary purpose merely or for the purpose of making it your	4693
home?	4694
(4) (d) What is your current mailing residence address?	4695
(5) (e) Do you have some official identification	4696
containing your current <u>residence</u> address in this precinct?	4697
Please provide that identification.	4698
$\frac{(6)}{(f)}$ Have you voted or attempted to vote at any other	4699
location in this or in any other state at this election?	4700
(7) (g) Have you applied for any absent voter's ballot in	4701
any state for this election?	4702
The precinct election officials shall direct an individual	4703
who is not in the appropriate polling place to the appropriate	4704
polling place. If the individual refuses to go to the	4705
appropriate polling place, or if the precinct election officials	4706
are unable to verify the person's eligibility to cast a ballot	4707
in the election, the precinct election officials shall provide	4708
to the person, and the person may vote, a provisional ballot	4709
under section 3505.181 of the Revised Code. The provisional	4710
ballot shall not be counted unless it is properly completed and	4711
the board of elections determines that the voter is properly	4712
registered and eligible to vote in the election.	4713
$\frac{\text{(D)}}{\text{(4)}}$ If the person is challenged as unqualified on the	4714
ground that the person is not of legal voting age, the precinct	4715
election officials shall put the following questions:	4716
(1)—(a) Are you eighteen years of age or more?	4717
(2)—(b) What is your date of birth?	4718
(3) (c) Do you have some official identification verifying	4719
your age? Please provide that identification.	4720

If the precinct election officials are unable to verify	4721
the person's age and eligibility to cast a ballot in the	4722
election, the precinct election officials shall provide to the	4723
person, and the person may vote, a provisional ballot under	4724
section 3505.181 of the Revised Code. The provisional ballot	4725
shall not be counted unless it is properly completed and the	4726
board of elections determines that the voter is properly	4727
registered and eligible to vote in the election.	4728
(D) The voting location manager shall put such other	4729
questions to the person challenged as are necessary to determine	4730
the person's qualifications as an elector at the election. If a	4731
person challenged refuses to answer fully any question put to	4732
the person, is unable to answer the questions as they were	4733
answered on the registration form by the person under whose name	4734
the person offers to vote, or refuses to sign the person's name	4735
or make the person's mark, or if for any other reason a majority	4736
of the precinct election officials believes the person is not	4737
entitled to vote, the precinct election officials shall provide	4738
to the person, and the person may vote, a provisional ballot	4739
under section 3505.181 of the Revised Code. The provisional	4740
ballot shall not be counted unless it is properly completed and	4741
the board of elections determines that the voter is properly	4742
registered and eligible to vote in the election.	4743
(E) A qualified citizen who has certified the citizen's	4744
intention to vote for president and vice-president as provided	4745
by Chapter 3504. of the Revised Code shall be eligible to	4746
receive only the ballot containing presidential and vice-	4747
presidential candidates.	4748
However, not later than the thirtieth day before the day	4749

of an election and in accordance with section 3503.24 of the

Revised Code, any person qualified to vote may challenge the	4751
right of any other person to be registered as a voter, or the-	4752
right to cast an absent voter's ballot, or to make application-	4753
for such ballot. Such challenge shall be made in accordance with	4754
section 3503.24 of the Revised Code, and the board of elections	4755
of the county in which the voting residence of the challenged	4756
voter is situated shall make a final determination relative to-	4757
the legality of such registration or application.	4758
Sec. 3506.01. As used in this chapter and Chapters 3501.,	4759
3503., 3505., 3509., 3511., 3513., 3515., 3517., 3519., 3521.,	4760
3523., and 3599. of the Revised Code:	4761
(A) "Marking device" means an apparatus operated by a	4762
voter to record the voter's choices through the marking of-	4763
ballots enabling them to be examined and counted by automatic-	4764
tabulating equipment.	4765
(B) "Ballot" means the official election presentation of	4766
offices and candidates, including write in candidates, and of	4767
questions and issues, and the means by which votes are recorded.	4768
(C) "Artifact" means a byproduct of software development	4769
that is created in order to develop software, including data	4770
models, diagrams, source code, setup scripts, and documents that	4771
describe the characteristics or attributes of the software with	4772
respect to its architecture, technical aspects, or end user	4773
processes.	4774
(B) "Automatic tabulating equipment" means a machine or	4775
electronic device, or interconnected or interrelated machines or	4776
electronic devices, that will automatically examine and count	4777
votes recorded on ballots. Automatic tabulating equipment may	4778
allow for the voter's selections to be indicated by marks made	4779

on a paper record by an electronic marking device.	4780
(D) (C) "Ballot" means the official election presentation	4781
of offices and candidates, including write-in candidates, and of	4782
questions and issues, and the means by which votes are recorded.	4783
(D) "Central counting station" means a location, or one of	4784
a number of locations, designated by the board of elections for	4785
the automatic examining, sorting, or counting of ballots.	4786
(E) "Voting machines" means mechanical or electronic	4787
equipment for the direct recording and tabulation of votes.	4788
$\frac{(F)-(E)}{(E)}$ "Direct recording electronic voting machine" means	4789
a voting machine that records votes by means of a ballot display	4790
provided with mechanical or electro-optical components that can	4791
be actuated by the voter, that processes the data by means of a	4792
computer program, and that records voting data and ballot images	4793
in internal or external memory components. A "direct recording	4794
electronic voting machine" produces a tabulation of the voting	4795
data stored in a removable memory component and in printed copy.	4796
"Direct recording electronic voting machine" does not include a	4797
voting machine that captures votes by means of a ballot display	4798
but that transfers those votes onto an optical scan ballot or	4799
other paper record for tabulation.	4800
(G) (F) "Electronic pollbook" means a software derived	4801
electronic list of registered electors for a particular precinct	4802
or polling location that is transported to a polling location.	4803
(G) "Help America Vote Act of 2002" means the "Help	4804
America Vote Act of 2002," Pub. L. No. 107-252, 116 Stat. 1666.	4805
(H) "Immutable" means, with respect to a record, a	4806
software feature that ensures that the record is created and	4807
that the record is extremely difficult to alter or delete.	4808

(I) "Marking device" means an apparatus operated by a	4809
voter to record the voter's choices through the marking of	4810
ballots enabling them to be examined and counted by automatic	4811
tabulating equipment.	4812
(J) "Software bill of materials" means a formal, machine	4813
readable inventory of software components and dependencies that	4814
includes version and license information and other details	4815
concerning every third-party component of the software, version	4816
control for any custom code deployed through code management	4817
tools, and supply chain relationships of the components used in	4818
building the software and their hierarchical relationships.	4819
(K) "Software development lifecycle" means a formal or	4820
informal methodology for designing, creating, and maintaining	4821
software, including code built into hardware.	4822
(L) "Voter registration system" means software and any	4823
related equipment used by a board of elections or the secretary	4824
of state to process, store, organize, maintain, or retrieve	4825
voter registration records.	4826
(M) "Voter verified paper audit trail" means a physical	4827
paper printout on which the voter's ballot choices, as	4828
registered by a direct recording electronic voting machine, are	4829
recorded. The voter shall be permitted to visually or audibly	4830
inspect the contents of the physical paper printout. The	4831
physical paper printout shall be securely retained at the	4832
polling place until the close of the polls on the day of the	4833
election; the secretary of state shall adopt rules under Chapter	4834
119. of the Revised Code specifying the manner of storing the	4835
physical paper printout at the polling place. After the physical	4836
paper printout is produced, but before the voter's ballot is	4837
recorded, the voter shall have an opportunity to accept or	4838

reject the contents of the printout as matching the voter's	4839
ballot choices. If a voter rejects the contents of the physical	4840
paper printout, the system that produces the voter verified	4841
paper audit trail shall invalidate the printout and permit the	4842
voter to recast the voter's ballot. On and after the first	4843
federal election that occurs after January 1, 2006, unless	4844
required sooner by the Help America Vote Act of 2002, any system	4845
that produces a voter verified paper audit trail shall be	4846
accessible to disabled voters, including visually impaired	4847
voters, in the same manner as the direct recording electronic	4848
voting machine that produces it.	4849
(N) "Voting machine" means mechanical or electronic	4850
equipment for the direct recording and tabulation of votes.	4851
(0) "Voting system" means a voter registration system,	4852
electronic pollbook, voting machine, marking device, automatic	4853
tabulating equipment, and any other equipment or software that	4854
is used for the purpose of registering electors, maintaining	4855
voter registration records, casting or tabulating votes,	4856
communicating among systems involved in the tabulation, storage,	4857
or casting of votes, or reporting or auditing the results of an	4858
election.	4859
(P) "Voting system vendor" means a person that	4860
manufactures, distributes, programs, or maintains a voting	4861
system that is marketed or used in this state, or the person's	4862
agent.	4863
Sec. 3506.022. (A) Hand counted paper ballots may be	4864
adopted for use in elections in any county, instead of the use	4865
of voting machines, marking devices, or automatic tabulating	4866
equipment, in the following manner:	4867

(1) By the board of elections;	4868
(2) By the board of county commissioners on the	4869
recommendation of the board of elections;	4870
(3) By the affirmative vote of a majority of the electors	4871
of the county voting upon the question of the adoption of hand	4872
counted paper ballots in the county, in accordance with division	4873
(B) of this section.	4874
(B)(1) If a petition signed by electors in number of two	4875
per cent of the total votes cast in the county for the office of	4876
governor at the most recent general election for that office is	4877
filed with the board of elections, the board shall submit to the	4878
electors of the county at the next general election occurring	4879
not less than ninety days thereafter an issue on the ballot with	4880
the question "Shall hand counting of paper ballots be used	4881
instead of electronic voting machines in the county of	4882
for tabulation of votes?"	4883
(2) Upon the filing of the petition, the board of	4884
elections shall forthwith notify the board of county	4885
commissioners, and the board of county commissioners shall	4886
forthwith determine whether it would prefer to purchase or lease	4887
any additional supplies or equipment in whole or in part for	4888
cash and if so whether it will be necessary or advisable to	4889
issue bonds to provide funds for the purchase of the supplies or	4890
equipment, if adopted. If the board of county commissioners	4891
determines that it is necessary or advisable to issue bonds	4892
therefor, it shall by resolution provide for the submission on	4893
the same ballot, but as a separate issue, the question of	4894
issuing the bonds. The question of issuing the bonds shall be	4895
submitted as required by division (A) of section 3506.03 of the	4896
Revised Code.	4897

Sec. 3506.03. Upon the adoption of voting machines,	4898
marking devices, and automatic tabulating equipment either by	4899
the action of the board of elections or by the board of county-	4900
commissioners, on the recommendation of the board of elections-	4901
or by the affirmative vote of a majority of the electors voting	4902
on the question of the adoption of such equipment, such under	4903
section 3506.02 of the Revised Code, or upon the adoption of	4904
hand counted paper ballots under section 3506.022 of the Revised	4905
<pre>Code, the board of county commissioners shall acquire the</pre>	4906
equipment by any one or by any combination of the following	4907
methods:	4908
(A) By purchasing in whole or in part such equipment and	4909
paying the purchase price therefor in cash; or out of the	4910
proceeds of the issuance and sale of bonds, provided the	4911
question of issuing bonds for such purpose was submitted to the	4912
vote of the electors of the county pursuant to section 133.18 of	4913
the Revised Code and provided the issuance of such bonds was	4914
approved;	4915
(B) By purchasing in whole or in part such equipment and	4916
paying the purchase price in a series of consecutive annual	4917
approximately equal installments the number of which shall not	4918
exceed the estimated number of years of usefulness of such	4919
equipment, as determined by the fiscal officer of the county and	4920
by issuing to the seller negotiable promissory notes of the	4921
county, evidencing the annual installments to become due,	4922
specifying the terms of purchase, and bearing interest at a rate	4923
not exceeding the rate determined as provided in section 9.95 of	4924
the Revised Code, which notes shall be public obligations as	4925
defined in division (GG)(2) of section 133.01 of the Revised	4926
Code and shall not be subject to Chapter 133. of the Revised	4927
Code, provided the legislation authorizing the issuance of such	4928

notes shall make provision for levying and collecting annually 4929 by taxation amounts sufficient to pay the interest on such notes 4930 and to provide for the payment of the principal thereof when 4931 due, and provided that the amounts of such tax so levied each 4932 year may be reduced by the amount by which revenues available 4933 for appropriation for the payment of the expenses of conducting 4934 elections are appropriated for, and applied to, the payment of 4935 such interest and principal of such notes; 4936

(C) By leasing such equipment in whole or in part under 4937 contract of lease which shall provide for the rental, and also 4938 may provide for an option to purchase them or parts of them at a 4939 fixed price with the rentals paid to be applied to the purchase 4940 price, and payments under such contracts of lease may be made by 4941 the county out of funds of the county not otherwise 4942 appropriated; or which may be appropriated by the board of 4943 county commissioners, out of funds appropriated by the board of 4944 county commissioners to the board of elections for the costs and 4945 expenses of elections, with the approval of the board of 4946 elections; or out of the funds the board of county commissioners 4947 is authorized to provide by a levy and collection thereof 4948 4949 annually by taxation.

Sec. 3506.04. (A) If it is impracticable to supply each 4950 election precinct with voting machines or marking devices for 4951 use at the next election following the adoption of such 4952 equipment, as many shall be supplied for that election and the 4953 succeeding elections as it is practicable to procure either by 4954 purchase or lease, or by a combination of both, and such 4955 equipment may be used in election precincts within the county as 4956 the board of elections directs until such time as it is 4957 practicable to provide the total number of voting machines or 4958 marking devices necessary to supply all precincts within the 4959

county, provided that the total number of voting machines or	4960
marking devices necessary to supply all precincts shall be	4961
procured by purchase or lease, or by a combination of both as	4962
soon as practicable after their adoption.	4963
(B) The board of elections shall be charged with the	4964
custody of all equipment acquired by the county, and shall see	4965
that all such equipment is kept in proper working order and in	4966
good repair. The board of county commissioners of any county or	4967
the board of elections, upon recommendation of the board of	4968
elections, may, prior to the adoption of such equipment, acquire-	4969
by purchase or lease or by loan, for the experimental use in a	4970
limited number of precincts, such equipment, and such-	4971
experimental use shall be valid for all purposes as if such-	4972
equipment had been formally adopted, provided that such-	4973
equipment has been approved by the board of voting machine-	4974
examiners for experimental use.	4975
(C) All equipment acquired by any county by any of the	4976
methods provided for in this section shall be exempt from levy	4977
and taxation.	4978
Sec. 3506.05. (A) As used in this section:	4979
(1) "Electronic pollbook" means an electronic list of	4980
registered voters for a particular precinct or polling location-	4981
that may be transported to a polling location.	4982
(2) Except when used as part of the phrase "tabulating-	4983
equipment" or "automatic tabulating equipment," "equipment"	4984
means a voting machine, marking device, automatic tabulating	4985
equipment, software, or an electronic pollbook.	4986
(3) "Vendor" means the person that owns, manufactures,	4987
distributes, or has the legal right to control the use of	4988

equipment, or the person's agent.	4989
(B) No voting machine, marking device, automatic	4990
tabulating equipment, or software for the purpose of casting or	4991
tabulating votes or for communications among systems involved in	4992
the tabulation, storage, or casting of votes, and no electronic	4993
pollbook, shall be purchased, leased, put in use, or continued	4994
to be used, except for experimental use as provided in division	4995
(B) of section 3506.04 of the Revised Code, No public agency or	4996
<pre>public official shall purchase, lease, put in use, or continue</pre>	4997
to use any voting system unless-it the voting system meets or	4998
exceeds the most recently adopted election assistance commission	4999
voluntary voting system guideline certification standards,	5000
derives a manual of procedures governing its use, and training	5001
materials, service, and other support arrangements have been	5002
certified by the secretary of state and unless the any board of	5003
elections of each county where that will use the equipment will	5004
<del>be used voting system has assured that a demonstration of the</del>	5005
use of the equipment voting system has been made available to	5006
all interested electors of the county. The	5007
(B)(1) The secretary of state shall appoint a board of	5008
voting <a href="machine-systems">machine-systems</a> examiners to examine and <a href="mapprove-systems">approve-systems</a>	5009
equipment recommend voting systems and its their related manuals	5010
and support arrangements. The	5011
(2) The board shall consist of four members, who shall be	5012
appointed as follows and who shall serve during the secretary of	5013
<pre>state's term:</pre>	5014
$\frac{(1)-(a)}{(a)}$ Two members appointed by the secretary of state-:	5015
$\frac{(2)-(b)}{(b)}$ One member appointed by either the speaker of the	5016
house of representatives or the minority leader of the house of	5017

representatives, whichever is a member of the opposite political	5018
party from the one to which the secretary of state belongs- $\underline{\cdot}$	5019
$\frac{(3)}{(c)}$ One member appointed by either the president of	5020
the senate or the minority leader of the senate, whichever is a	5021
member of the opposite political party from the one to which the	5022
secretary of state belongs.	5023
(3) In all cases of a tie vote or a disagreement in the	5024
board, if no decision can be arrived at, the board shall submit	5025
the matter in controversy to the secretary of state, who shall	5026
summarily decide the question, and the secretary of state's	5027
decision shall be final. Each	5028
(4) member All members of the board shall be citizens of	5029
the United States and residents of this state, shall have no	5030
criminal record, and shall have no influence or control of	5031
entities outside the United States. No more than two members	5032
shall belong to the same political party. Two members of the	5033
board shall be <del>a competent and experienced election officer</del>	5034
officials or a person persons who is are knowledgeable about the	5035
operation of voting equipment and shall serve during the	5036
secretary of state's termsystems. Any The other two members of	5037
the board shall be cybersecurity experts to whom both of the	5038
<pre>following apply:</pre>	5039
(a) The person has at least five years of experience as an	5040
information security analyst or in managing information	5041
security.	5042
(b) The person has obtained an information security	5043
certification that requires the person to have passed an	5044
examination that covers at least three of the following topics:	5045
(i) Information technology risk management,	5046

identification, mitigation, and compliance;	5047
(ii) Information security incident management;	5048
(iii) Information security program development and	5049
<pre>management;</pre>	5050
(iv) Risk and control monitoring and reporting;	5051
(v) Access control systems and methodology;	5052
(vi) Business continuity planning and disaster recovery	5053
planning;	5054
(vii) Physical security of computing systems;	5055
(viii) Networking security;	5056
(ix) Security architecture application and systems	5057
<pre>development.</pre>	5058
(5) Any vacancy on the board shall be filled in the same	5059
manner as the original appointment. The secretary of state shall	5060
provide staffing assistance to the board, at the board's	5061
request.	5062
(6) For the member's service, each member of the board	5063
shall receive three hundred dollars per day for each <del>combination</del>	5064
of marking device, tabulating equipment, voting machine, or	5065
electronic pollbookvoting system examined and reported, but in	5066
no event shall a member receive more than six hundred dollars to	5067
examine and report on any one marking device, item of tabulating	5068
equipment, voting machine, or electronic pollbookvoting system.	5069
Each member of the board shall be reimbursed for expenses the	5070
member incurs during an examination or during the performance of	5071
any related duties that may be required by the secretary of	5072
state. Reimbursement of these expenses shall be made in	5073

accordance with, and shall not exceed, the rates provided for	5074
under section 126.31 of the Revised Code.	5075
Neither the secretary of state nor the board, nor any	5076
public officer who participates in the authorization,	5077
examination, testing, or purchase of equipment, shall have any	5078
pecuniary interest in the equipment or any affiliation with the	5079
vendor.	5080
(C)(1) A voting system vendor who desires to have the	5081
secretary of state certify equipment a voting system shall first	5082
submit comply with the applicable requirements described in	5083
sections 3506.052, 3506.053, and 3506.054 of the Revised Code	5084
prior to submitting the equipment voting system, all current	5085
related procedural manuals, and a current description of all	5086
related support arrangements to the board of voting machine	5087
systems examiners for examination, testing, and approval	5088
recommendation. The submission shall be accompanied by a fee-of-	5089
two thousand four hundred dollars and a detailed explanation of	5090
the construction and method of operation of the equipment-	5091
established by the board of voting systems examiners to cover	5092
the expense of voting system examination and security assessment	5093
review, a full statement of its advantages, and a list of the	5094
patents and copyrights used in operations essential to the	5095
processes of vote recording and tabulating, vote storage, system-	5096
security, pollbook storage and security, and other crucial	5097
operations of the equipment voting system as may be determined	5098
by the board. An additional fee, in an amount to be set by rules	5099
promulgated by the board, may be imposed to pay for the costs of	5100
alternative testing or testing by persons other than board	5101
members, record-keeping, and other extraordinary costs incurred	5102
in the examination process. Moneys not used shall be returned to	5103
the person or entity submitting the equipment voting system for	5104

examination.	5105
(2) Fees collected by the secretary of state under this	5106
section shall be deposited into the state treasury to the credit	5107
of the board of voting machine systems examiners fund, which is	5108
hereby created. All moneys credited to this fund shall be used	5109
solely for the purpose of paying for the services and expenses	5110
of each member of the board or for other expenses incurred	5111
relating to the examination, testing, reporting, or	5112
certification of <u>equipment</u> voting systems, the performance of	5113
any related duties as required by the secretary of state, or the	5114
reimbursement of any person submitting an examination fee as	5115
provided in this chapter.	5116
(3) The secretary of state shall create, maintain, and	5117
publish guides for voting system vendors that describe all of	5118
the applicable recommendation and certification requirements for	5119
voter registration systems.	5120
(D) Within sixty days after the submission of the	5121
equipment voting system and payment of the fee, or as soon	5122
thereafter as is reasonably practicable, but in any event within	5123
not more than ninety days after the submission and payment, the	5124
board of voting machine systems examiners shall examine the	5125
equipment voting system and file with the secretary of state a	5126
written report on the equipment voting system with its	5127
recommendations and, if applicable, its determination or	5128
condition of approval recommendation regarding whether the	5129
equipment voting system, manual, and other related materials or	5130
arrangements meet the <u>applicable</u> criteria set forth in sections	5131
<del>3506.07 and 3506.10</del> <u>3506.051</u> , <u>3506.052</u> , <u>and 3506.053</u> of the	5132
Revised Code-and can be safely used by the voters at elections-	5133

under the conditions prescribed in Title XXXV of the Revised-

Code, or a written statement of reasons for which testing	5135
requires a longer period. The board may grant temporary approval	5136
for the purpose of allowing experimental use of equipment. The	5137
board of voting systems examiners recommendation report shall	5138
include summary findings of the third-party qualified	5139
cybersecurity review, including identified security	5140
vulnerabilities and a written statement by the voting system	5141
vendor on qualified actions taken to remediate known security	5142
vulnerabilities. If the board finds that the equipment voting	5143
system meets any the applicable criteria set forth in sections	5144
3506.06, 3506.07, and 3506.10 3506.051, 3506.052, and 3506.053	5145
of the Revised Code, can be used <del>safely securely and,</del> if	5146
applicable, can be depended upon to record and count accurately	5147
and continuously the votes of electors, and has the capacity to	5148
be warranted, maintained, and serviced, it shall approve the	5149
equipment and recommend that the secretary of state certify the	5150
equipment voting system. The secretary of state shall notify all	5151
boards of elections of any such certification. Equipment A	5152
voting system of the same model and make, if it operates in an	5153
identical manner, may then be adopted for use-at elections.	5154
$\frac{(E)}{(E)}$ (E) (1) The <u>voting system</u> vendor shall notify the	5155
secretary of state, who shall then notify the board of voting	5156
machine—systems_examiners, of any enhancement and any	5157
significant adjustment to security vulnerabilities and	5158
corrective actions to change the hardware or software that—could	5159
result in a patent or copyright change or that significantly	5160
alters the methods of recording voter intent, system security,	5161
voter privacy, retention of the vote, communication of records,	5162
and connections between the system and other systems alter the	5163
methods of recording voter intent, system security, voter	5164
privacy, retention of the vote, communication of records, or	5165

connections between the system and other systems. The voting	5166
system vendor shall provide the secretary of state with an	5167
updated operations manual for the equipment voting system, and	5168
the secretary of state shall forward the manual to the board.	5169
Upon receiving such a notification and manual, the board may-	5170
shall require the voting system vendor to submit the equipment	5171
voting system to an examination and test, including	5172
cybersecurity testing under division (C) of section 3506.141 of	5173
the Revised Code, in order for the equipment voting system to	5174
remain certified. The third-party assessment security reviewer,	5175
in conjunction with the board or the secretary of state shall	5176
periodically examine, test, and inspect certified equipment-	5177
voting systems to determine continued compliance with the all	5178
applicable requirements of this chapter and the initial	5179
certification. Any examination, test, or inspection conducted	5180
for the purpose of continuing certification of any equipment	5181
voting system in which a significant problem security	5182
vulnerability has been uncovered in the assessment by the third-	5183
party security reviewer or in which a record of continuing	5184
problems exists shall be performed pursuant to divisions (C) and	5185
(D) of this section, in the same manner as the examination,	5186
test, or inspection is performed for initial approval	5187
recommendation and certification.	5188
(2) Before certification of a computerized voting system	5189
and at all times while the voting system is in use in this	5190
state, the voting system vendor shall comply with an enhanced	5191
	5192
risk assessment framework that requires the voting system vendor	
and its agents who are responsible for software development to	5193
do all of the following:	5194
(a) Disclose open source components in operating systems,	5195
development frameworks, and data utilization;	5196

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(b) Permit third-party assessment security reviews;	5197
(c) Periodically self-attest to adopting practices that	5198
adhere to the national institute of standards in technology's	5199
most recent secure software development framework as described	5200
in special publication 800-218;	5201
(d) Verify hashes and signatures for all vendor-supplied	5202
software, installation, and updates upon request and make those	5203
hashes and signatures open to public inspection;	5204
(e) Extend foundational capability recommendations to	5205
subsidiary suppliers designated within outside-in analyses or	5206
<pre>software bills of materials;</pre>	5207
(f) Include flow-down requirements to subsidiary suppliers	5208
in agreements that pertain to the secure development, delivery,	5209
operational support, and maintenance of software;	5210
(g) Use suppliers who provide a software security label or	5211
data sheet that includes information on the background,	5212
qualifications, skills, and citizenship of key personnel	5213
involved in building the software for all provided products;	5214
(h) Periodically submit and, upon third-party request,	5215
attest to conformance to applicable secure software development	5216
framework requirements and enhanced secure software development	5217
lifecycle capabilities, such as automated build deployments,	5218
pre-production testing, automatic rollbacks, and staggered	5219
production deployments, including low level artifacts.	5220
(F) If, at any time after the certification of equipment a	5221
voting system, the board of voting machine systems examiners or	5222
the secretary of state is notified <del>by a board of elections</del> of	5223
any significant problem third-party assessment review security	5224
vulnerability with the equipment voting system or determines	5225

that the equipment voting system fails to meet the requirements	5226
necessary for approval recommendation or continued compliance	5227
with the all applicable requirements of this chapter, or if the	5228
board of voting machine examiners third-party assessment	5229
security review determines that there are significant	5230
enhancements or adjustments changes to the hardware or software,	5231
or if concerning which notice of such enhancements or	5232
adjustments has not been given as required by division (E) of	5233
this section, the secretary of state shall notify the users and	5234
vendors of that equipment voting system that certification of	5235
the equipment may be withdrawn.	5236
(G)(1) The notice given by the secretary of state under	5237
division (F) of this section shall be in writing and shall	5238
specify both of the following:	5239
(a) The reasons why the certification may be withdrawn;	5240
(b) The date on which certification will be withdrawn	5241
unless the voting system vendor takes satisfactory corrective	5242
measures or explains why there are no problems with the	5243
equipment or why the enhancements or adjustments to the	5244
equipment are not significant and obtains third-party assessment	5245
security review recommendation prior to use of the voting system	5246
or gives the notice required under division (E) of this section,	5247
as applicable.	5248
(2) A voting system vendor who receives a notice under	5249
division (F) of this section shall, within thirty days after	5250
receiving it, submit to the third-party assessment security	5251
reviewer and to the board of voting machine systems examiners in	5252
writing a description of the corrective measures taken and the	5253
date on which they were taken, or the explanation required under	5254
division (G)(1)(b) of this section, or the notice required under	5255

division (E) of the	is section, a	as applicable.		5256
<del>(3)</del> (3)(a) Not	later than	fifteen days a	after receiving a	525°

written description—or, explanation, or notice under division 5258 (G)(2) of this section from a voting system vendor, the board 5259 shall determine whether the corrective measures taken or the 5260 explanation is satisfactory to allow continued certification of 5261 the <u>equipment</u> voting system, and the secretary of state shall 5262 send the voting system vendor a written notice of the board's 5263 determination, specifying the reasons for it. If the board-has-5264 determined that the measures taken or the explanation given is 5265 unsatisfactory withdraws the certification, the notice shall 5266 include the effective date of withdrawal of the certification. 5267 This date may be different from the date originally specified in 5268 division (G)(1)(b) of this section. 5269

(b) Upon withdrawing the certification of a voting system

pursuant to section 3506.141 of the Revised Code, the board

shall send the voting system vendor a written notice of the

withdrawal that specifies the reason and includes the effective

date of the withdrawal.

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(4) A voting system vendor who receives a notice under 5275 division (G)(3) of this section indicating a decision to 5276 withdraw certification may, within thirty days after receiving 5277 it, request in writing that the board hold a hearing to 5278 reconsider its decision. Any interested party shall be given the 5279 opportunity to submit testimony or documentation in support of 5280 or in opposition to the board's recommendation to withdraw 5281 certification. Failure of the voting system vendor to take 5282 appropriate steps as described in division (G)(1)(b) or to 5283 comply with division (G)(2) of this section results in a waiver 5284 of the voting system vendor's rights under division (G)(4) of 5285

this section.	5286
(H) (1) The secretary of state, in consultation with the	5287
board of voting machine examiners, shall establish, by rule,	5288
guidelines for the approval, certification, and continued	5289
certification of the voting machines, marking devices,	5290
tabulating equipment, and electronic pollbooks to be used under	5291
Title XXXV of the Revised Code. The guidelines shall establish	5292
procedures requiring vendors or computer software developers to	5293
place in escrow with an independent escrow agent approved by the	5294
secretary of state a copy of all source code and related	5295
documentation, together with periodic updates as they become	5296
known or available. The secretary of state shall require that	5297
the documentation include a system configuration and that the	5298
source code include all relevant program statements in low- or	5299
high-level languages. As used in this division, "source code"	5300
does not include variable codes created for specific elections.	5301
(2) Nothing in any rule adopted under division (H) of this	5302
section shall be construed to limit the ability of the secretary	5303
of state to follow or adopt, or to preclude the secretary of	5304
state from following or adopting, any guidelines proposed by the-	5305
federal election commission, any entity authorized by the	5306
federal election commission to propose guidelines, the election-	5307
assistance commission, or any entity authorized by the election	5308
assistance commission to propose guidelines.	5309
(3) (a) Before the initial certification of any direct	5310
recording electronic voting machine with a voter verified paper	5311
audit trail, and as a condition for the continued certification	5312
and use of those machines, the secretary of state shall	5313
establish, by rule, standards for the certification of those	5314
machines. Those standards shall include, but are not limited to,	5315

all of the following:	5316
(i) A definition of a voter verified paper audit trail as	5317
a paper record of the voter's choices that is verified by the	5318
voter prior to the casting of the voter's ballot and that is	5319
securely retained by the board of elections;	5320
(ii) Requirements that the voter verified paper audit-	5321
trail shall not be retained by any voter and shall not contain-	5322
individual voter information;	5323
(iii) A prohibition against the production by any direct	5324
recording electronic voting machine of anything that legally	5325
could be removed by the voter from the polling place, such as a	5326
receipt or voter confirmation;	5327
(iv) A requirement that paper used in producing a voter	5328
verified paper audit trail be sturdy, clean, and resistant to-	5329
degradation;	5330
(v) A requirement that the voter verified paper audit	5331
trail shall be capable of being optically scanned for the	5332
purpose of conducting a recount or other audit of the voting-	5333
machine and shall be readable in a manner that makes the voter's-	5334
ballot choices obvious to the voter without the use of computer-	5335
or electronic codes;	5336
(vi) A requirement, for office-type ballots, that the	5337
voter verified paper audit trail include the name of each	5338
candidate selected by the voter;	5339
(vii) A requirement, for questions and issues ballots,	5340
that the voter verified paper audit trail include the title of	5341
the question or issue, the name of the entity that placed the	5342
question or issue on the ballot, and the voter's ballot-	5343
selection on that question or issue, but not the entire text of	5344

the question or issue.	5345
(b) The secretary of state, by rule adopted under Chapter	5346
119. of the Revised Code, may waive the requirement under-	5347
division (H)(3)(a)(v) of this section, if the secretary of state	5348
determines that the requirement is cost prohibitive.	5349
(4)(a) Except as otherwise provided in divisions (H)(4)(b)	5350
and (c) of this section, any voting machine, marking device, or	5351
automatic tabulating equipment used in this state shall meet, as	5352
a condition of continued certification and use, the voting	5353
system standards adopted by the federal election commission in	5354
2002 or the voluntary voting system guidelines most recently	5355
adopted by the federal election assistance commission. A voting	5356
machine, marking device, or automatic tabulating equipment	5357
initially certified or acquired on or after December 1, 2008,	5358
also shall have the most recent federal certification number	5359
issued by the election assistance commission.	5360
(b) Division (H)(4)(a) of this section does not apply to	5361
any voting machine, marking device, or automatic tabulating	5362
equipment that the federal election assistance commission does	5363
not certify as part of its testing and certification program.	5364
	5065
(c) A county that acquires additional voting machines,	5365
marking devices, or automatic tabulating equipment on or after	5366
December 1, 2008, shall not be considered to have acquired those	5367
machines, devices, or equipment on or after December 1, 2008,	5368
for the purpose of division (II) (4) (a) of this section if all of	5369
the following apply:	5370
(i) The voting machines, marking devices, or automatic-	5371
tabulating equipment acquired are the same as the machines,	5372
devices, or equipment currently used in that county.	5373

(ii) The acquisition of the voting machines, marking-	5374
devices, or automatic tabulating equipment does not replace or	5375
change the primary voting system used in that county.	5376
(iii) The acquisition of the voting machines, marking	5377
devices, or automatic tabulating equipment is for the purpose of	5378
replacing inoperable machines, devices, or equipment or for the-	5379
purpose providing additional machines, devices, or equipment	5380
required to meet the allocation requirements established	5381
pursuant to division (I) of section 3501.11 of the Revised Code.	5382
(H) No voting system shall be used in this state if any of	5383
the following persons have any pecuniary interest in, or	5384
affiliation with, the voting system vendor:	5385
(1) The secretary of state or any election official in the	5386
office of the secretary of state;	5387
(2) Any member of the board of voting systems examiners;	5388
(3) Any person who conducts a cybersecurity assessment of	5389
the voting system under this chapter;	5390
(4) Any relative of a person listed in divisions (H)(1) to	5391
(4) of this section. As used in this division, "relative" means	5392
the person's spouse, parent, stepparent, parent-in-law,	5393
grandparent, sibling of the whole or half blood, child,	5394
stepchild, uncle, aunt, nephew, or niece.	5395
Sec. 3506.051. (A) The secretary of state, in consultation	5396
with the board of voting systems examiners and under the	5397
advisement of a third-party assessment security reviewer, shall	5398
establish, by rule adopted under Chapter 119. of the Revised	5399
Code, requirements for the recommendation, certification, and	5400
continued certification of the voting systems to be used under	5401
Title XXXV of the Revised Code, consistent with the requirements	5402

of this chapter. The rules shall include all of the following:	5403
(1) A requirement that a voting system vendor demonstrate	5404
all of the following with respect to a voting system, including	5405
<pre>components provided by affiliates or third-party suppliers:</pre>	5406
(a) That the voting system has been developed and	5407
maintained throughout its life cycle using the standards and	5408
practices described in the most current version of the secure	5409
software development framework published by the national	5410
institute for standards and technology;	5411
(b) That the voting system's software is well secured and	5412
that all components of the software are protected from tampering	5413
and unauthorized access;	5414
(c) That the voting system vendor rapidly addresses and	5415
reports corrective measures regarding security vulnerabilities_	5416
in the voting system as they are discovered, in accordance with	5417
section 3506.052 of the Revised Code;	5418
(d) That the voting system vendor is in compliance with	5419
all applicable requirements of sections 3506.05, 3506.051,	5420
3506.052, 3506.053, and 3506.054 of the Revised Code.	5421
(2) A requirement that the voting system vendor and its	5422
agents, in providing and maintaining the voting system, comply	5423
with the same security and confidentiality requirements that	5424
apply to election officials;	5425
(3) A requirement that all contracts, service agreements,	5426
business proposals, payment invoices, and grants between the	5427
secretary of state and the boards of elections with voting	5428
system vendors and registered nongovernmental organizations be	5429
subject to disclosure as public records and that such vendors be	5430
considered to be involved in a core government function with the	5431

exception of exclusions specifically outlined in section 149.43	5432
of the Revised Code;	5433
(4) A requirement that the secretary of state and each	5434
board of elections maintain a public web site identifying and	5435
providing access to all existing voting system and	5436
nongovernmental organizations existing contracts, service	5437
agreements, proposals, payment invoices, and grants related to	5438
election services and support activities.	5439
(B) Nothing in any rule adopted under division (A) of this	5440
section shall be construed to limit the ability of the secretary	5441
of state to follow or adopt, or to preclude the secretary of	5442
state from following or adopting, any guidelines proposed by the	5443
election assistance commission.	5444
(C)(1) Except as otherwise provided in divisions (C)(2)	5445
and (3) of this section, any voting system used in this state	5446
shall meet, as a condition of continued certification and use,	5447
the most recently adopted voluntary voting system guidelines by	5448
the federal election assistance commission. A voting machine,	5449
marking device, or automatic tabulating equipment initially	5450
certified or acquired on or after December 1, 2008, also shall	5451
have the most recent federal certification number issued by the	5452
election assistance commission.	5453
(2) Division (C)(1) of this section does not apply to any	5454
voting machine, marking device, or automatic tabulating	5455
equipment that the federal election assistance commission does	5456
not certify as part of its testing and certification program.	5457
(3) A county that acquires additional voting machines,	5458
marking devices, or automatic tabulating equipment on or after	5459
December 1, 2008, shall not be considered to have acquired those	5460

machines, devices, or equipment on or after December 1, 2008,	5461
for the purpose of division (C)(1) of this section if all of the	5462
<pre>following apply:</pre>	5463
(a) The voting machines, marking devices, or automatic	5464
tabulating equipment acquired are the same as the machines,	5465
devices, or equipment currently used in that county.	5466
(b) The acquisition of the voting machines, marking	5467
devices, or automatic tabulating equipment does not replace or	5468
change the primary voting system used in that county.	5469
(c) The acquisition of the voting machines, marking	5470
devices, or automatic tabulating equipment is for the purpose of	5471
replacing inoperable machines, devices, or equipment or for the	5472
purpose providing additional machines, devices, or equipment	5473
required to meet the allocation requirements established	5474
pursuant to division (I) of section 3501.11 of the Revised Code.	5475
(D) Before recommending a voting system, the board of	5476
voting systems examiners shall consider the results of the	5477
cybersecurity review conducted under section 3506.052 of the	5478
Revised Code.	5479
Sec. 3506.052. (A) Before recommending a computerized	5480
voting system, the board of voting systems examiners shall	5481
engage one or more qualified cybersecurity reviewers, through	5482
the Ohio cyber reserve or by other means, to conduct a	5483
cybersecurity review of the voting system in accordance with	5484
this section.	5485
(B) A cybersecurity reviewer engaged under division (A) of	5486
this section shall meet all of the following requirements:	5487
(1) The person shall be a United States citizen, shall	5488
have no criminal record, shall have no influence or control of	5489

entities outside the United States, and shall have a minimum of	5490
five years' management experience in information security or a	5491
minimum of five years' experience as an information security	5492
analyst.	5493
(2) The person shall have obtained an information security	5494
certification by passing an examination that covers at least	5495
three of the following topics:	5496
(a) Information technology risk management,	5497
identification, mitigation, and compliance;	5498
(b) Information security incident management;	5499
(c) Information security program development and	5500
<pre>management;</pre>	5501
(d) Risk and control monitoring and reporting;	5502
(e) Access control systems and methodology;	5503
(f) Business continuity planning and disaster recovery	5504
planning;	5505
(g) Physical security of computer systems;	5506
(h) Networking security;	5507
(i) Security architecture application and systems	5508
development.	5509
(3) The person or the person's employer or business shall	5510
not receive any form of compensation from, or have any	5511
affiliation with, the voting system vendor.	5512
(4) The person or the person's employer or business shall	5513
not have any other contract with a state agency.	5514
(C) The voting system vendor and its agents shall adhere	5515

to the federal enduring security framework guidelines produced	5516
by the critical infrastructure partnership advisory council and	5517
shall provide the cybersecurity reviewer with the voting system	5518
hardware and software and all software source byproducts for	5519
purposes of the cybersecurity review, including all of the	5520
<pre>following:</pre>	5521
(1) A high-level secure development lifecycle process	5522
<pre>document;</pre>	5523
(2) A product readiness checklist;	5524
(3) A product support and response plan;	5525
(4) A software bill of materials that meets all of the	5526
requirements of division (D) of this section;	5527
(5) Architecture and design documents;	5528
(6) Developer training certificates, training completion	5529
statistics, and related data;	5530
(7) A threat model results document;	5531
(8) A high-level software security test plan and results;	5532
(9) Automatic and manual dynamic and static security and	5533
<pre>vulnerability reports;</pre>	5534
(10) Security scanning results reports;	5535
(11) An open source review process document and allowed	5536
<pre>list;</pre>	5537
(12) A build log;	5538
(13) A secure development build configurations listing;	5539
(14) A third-party software tool chains list.	5540

(D)(1) In order for a voting system to be recommended or	5541
certified, the voting system vendor shall provide a software	5542
bill of materials that meets or exceeds all of the following	5543
requirements:	5544
(a) It conforms to the national telecommunications and	5545
<pre>information administration's minimum elements for a software</pre>	5546
bill of materials.	5547
(b) It includes a description of all third party build	5548
components and practices and a catalog of the integration of	5549
open source software components.	5550
(c) It conforms to industry standard formats to enable the	5551
automated ingestion and monitoring of versions, such as SPDX,	5552
CycloneDX, and SWID.	5553
(d) It includes software bills of materials for all	5554
classes of software, including purchased software, open-source	5555
software, and in-house software.	5556
(2) The voting system vendor shall do all of the following	5557
with respect to the software bill of materials:	5558
(a) Make it available through a readily accessible and	5559
digitally signed repository that is shared with users directly	5560
or publish it on a public web site;	5561
(b) Contextualize it with additional data elements that	5562
inform the risk posture of the designated entity, including	5563
plug-ins, hardware components, organizational controls, and	5564
other community provided components;	5565
(c) Integrate vulnerability detection with software bill	5566
of materials repositories to enable automated alerting for	5567
applicable cybersecurity risks throughout the supply chain;	5568

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(d) Ensure that it details the suppliers' integration of	5569
<pre>commercial software components;</pre>	5570
(e) Maintain vendor vulnerability disclosure reports at	5571
the software bill of materials component level;	5572
(f) Develop risk management and measurement capabilities	5573
to dynamically monitor the impact of vulnerability disclosures	5574
on users;	5575
(g) Perform binary decomposition of software installation	5576
packages to generate software bills of materials when no vendor-	5577
supplied software bill of materials is available, when	5578
technically feasible and legal.	5579
(E) The cybersecurity reviewer shall examine and evaluate	5580
the voting system hardware and software and all accompanying	5581
materials. At a minimum, the cybersecurity reviewer shall	5582
evaluate both of the following:	5583
(1) Whether the voting system vendor adheres to the	5584
artifact production and security development practices	5585
disclosure in the most recent federal enduring security	5586
framework published by the cybersecurity and infrastructure	5587
security agency;	5588
(2) Whether the voting system vendor adheres to the	5589
practices and tasks detailed in the national institute of	5590
standards in technology's most recent secure software	5591
development framework as described in special publication 800-	5592
<u>218.</u>	5593
(F) The cybersecurity reviewer shall submit a report of	5594
the results of the cybersecurity review conducted under this	5595
section to the board of voting systems examiners, the secretary	5596
of state, and the voting system vendor. The report shall	5597

identify any vulnerabilities discovered and shall assess the	5598
degree to which the voting system meets the cybersecurity	5599
standards. Not later than thirty days after the submission date,	5600
the secretary of state shall make the report, all of the	5601
documents described in division (C) of this section, and all	5602
other documents related to the cybersecurity review available to	5603
the public on the secretary of state's official web site.	5604
Sec. 3506.053. (A) No voter registration system shall be	5605
recommended by the board of voting systems examiners or	5606
certified by the secretary of state, or be purchased, rented, or	5607
otherwise acquired, or used, unless it meets all of the	5608
<pre>following requirements:</pre>	5609
(1) It is capable of meeting all of the applicable	5610
requirements of Chapter 3503. of the Revised Code.	5611
(2) In the case of a voter registration system used by a	5612
board of elections, it is capable of electronically validating	5613
data on voter registration applications and notices of change of	5614
<pre>name or address as described in section 3503.201 of the Revised_</pre>	5615
Code using the statewide voter registration database and	5616
information provided to the board under sections 3503.152 and	5617
3503.153 of the Revised Code. The system shall retrieve updated	5618
information from the statewide voter registration database at	5619
least every twenty-four hours and shall incorporate updated	5620
information received under those sections within twenty-four	5621
hours of receiving it.	5622
(3) It stores all of the information described in division	5623
(B) of section 3503.13 of the Revised Code in an encrypted	5624
<pre>format.</pre>	5625
(4) It prohibits any image of an elector's signature and	5626

any photograph of an elector from being transmitted from the	5627
records of a board of elections to the statewide voter	5628
registration database or from otherwise being included in the	5629
statewide voter registration database.	5630
(5) It stores canceled voter registration records in a	5631
physically separate database from current voter registration	5632
records.	5633
(6) It prohibits any modification to the database except	5634
by an authorized election official.	5635
(7) It uses a digital blockchain ledger to log all	5636
modifications to the database. The ledger shall meet all of the	5637
<pre>following requirements:</pre>	5638
(a) It shall be an immutable, cryptographically protected,	5639
append-only audit log of all transactions that add, change, or	5640
delete records in the database, along with the date and time of	5641
each transaction and the identity of the user who conducted the	5642
transaction.	5643
(b) It shall be capable of reconstructing the voter	5644
registration database from a specific point in time up to a	5645
desired date by replaying the stored transactions.	5646
(c) Canceled voter registration records shall have an	5647
immutable history in the ledger, beginning with the transaction	5648
that created the record and ending with the transaction that	5649
<pre>canceled the record.</pre>	5650
(B) The secretary of state, in consultation with the board	5651
of voting systems examiners, may adopt rules under Chapter 119.	5652
of the Revised Code prescribing additional requirements for	5653
voter registration systems that are consistent with the	5654
requirements of this chapter.	5655

Sec. 3506.054. (A) No electronic pollbook shall be	5656
recommended by the board of voting systems examiners or	5657
certified by the secretary of state, or be purchased, rented, or	5658
otherwise acquired, or used, unless it meets all of the	5659
<pre>following requirements:</pre>	5660
(1) It is capable of meeting all of the requirements of	5661
section 3503.231 of the Revised Code.	5662
(2) It stores any information described in division (B) of	5663
section 3503.13 of the Revised Code in an encrypted format.	5664
(3) It prohibits the creation or cancellation of any voter	5665
registration record and prohibits any modification of a voter	5666
registration record, other than an addition to an elector's	5667
voting history, during the time the polls are open on election	5668
day.	5669
(B) The secretary of state, in consultation with the board	5670
of voting systems examiners, may adopt rules under Chapter 119.	5671
of the Revised Code prescribing additional requirements for	5672
electronic pollbooks that are consistent with the requirements	5673
of this chapter.	5674
Sec. 3506.06. No marking device shall be approved	5675
<u>recommended</u> by the board of voting <u>machine</u> <u>systems</u> examiners or	5676
certified by the secretary of state, or be purchased, rented, or	5677
otherwise acquired, or used, unless it fulfills the following	5678
requirements:	5679
(A) It shall permit and require voting in absolute	5680
secrecy, and shall be so constructed that no person can see or	5681
know for whom any other elector has voted or is voting, except	5682
an elector who is assisting a voter as prescribed by section	5683
3505.24 of the Revised Code.	5684

(B) It shall permit each elector to vote at any election	5685
for all persons and offices for whom and for which the elector	5686
is lawfully entitled to vote, whether or not the name of any	5687
such person appears on a ballot as a candidate; to vote for as	5688
many persons for an office as the elector is entitled to vote	5689
for; and to vote for or against any question upon which the	5690
elector is entitled to vote.	5691
(C) It shall permit each elector to write in the names of	5692
persons for whom the elector desires to vote, whose names do not	5693
appear upon the ballot, if such write-in candidates are	5694
permitted by law.	5695
(D) It shall permit each elector, at all presidential	5696
elections, by one mark to vote for candidates of one party for	5697
president, vice president, and presidential electors.	5698
(E) It shall be durably constructed of material of good	5699
quality in a neat and workerlike manner, and in form that shall	5700
make it safely transportable.	5701
(F) It shall be so constructed that a voter may readily	5702
learn the method of operating it and may expeditiously cast the	5703
voter's vote for all candidates of the voter's choice.	5704
(G) It shall not provide to a voter any type of receipt or	5705
voter confirmation that the voter legally may retain after	5706
leaving the polling place.	5707
Sec. 3506.07. No automatic tabulating equipment shall be	5708
approved recommended by the board of voting machine systems	5709
examiners or certified by the secretary of state, or be	5710
purchased, rented, or otherwise acquired, or used, unless it has	5711
been or is capable of being manufactured for use and	5712
distribution beyond a prototype and can be set configured by	5713

election officials, to examine ballots and to count votes	5714
accurately for each candidate, question, and issue, excluding	5715
any ballots marked contrary to the instructions printed on such	5716 5717
ballots, provided that such equipment shall not be required to	
count write-in votes or the votes on any ballots that have been	5718
voted other than at the regular polling place on election day.	5719

Sec. 3506.08. When a marking device designed for use with 5720 printed ballot cards has been approved\_certified\_by the 5721 secretary of state pursuant to section 3506.05 of the Revised 5722 Code, the secretary of state shall for each election prescribe 5723 specifications for the printing of such ballot cards that will 5724 present to voters the same information with respect to 5725 candidates, offices, questions, and issues obtainable from paper 5726 ballots for the same election prepared pursuant to Chapter 3505. 5727 of the Revised Code. 5728

Each ballot card shall have attached two stubs, each of 5729 the width of the ballot and each at least one-half inch in 5730 length, except that, if the board of elections has an alternate 5731 method to account for the ballots that the secretary of state 5732 has authorized, each ballot card may have only one stub that 5733 shall be the width of the ballot and not less than one-half inch 5734 in length. In the case of ballot cards with two stubs, the stubs 5735 shall be separated from the ballot card and from each other by 5736 perforated lines. One stub shall be known as Stub A and shall 5737 have printed on its face "Stub A" and "Consecutive Number " 5738 The other stub shall be known as Stub B and shall have printed 5739 on its face "Stub B" and "Consecutive Number" and the 5740 instructions to the voter which shall be printed in upper and 5741 lower case ten point type. Each ballot card of each kind of 5742 ballot provided for use in each precinct shall be numbered 5743 consecutively by printing such number upon both of the stubs 5744

attached thereto. The board of elections may order the ballot	5745
type, part, rotation series, and the precinct designation	5746
printed and pre-punched at the top of each ballot card. This	5747
information shall be separated from the remaining portion of the	5748
ballot card.	5749

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The secretary of state shall further prescribe the 5750 supplementary means, whether paper ballots, ballot envelopes, or 5751 other, by which a voter may write in the names of candidates 5752 whose names do not appear on the ballot. 5753

Sec. 3506.09. Where a marking device designed for use with 5754 electronic data processing cards has been approved certified by 5755 the secretary of state pursuant to section 3506.05 of the 5756 Revised Code, the secretary of state shall for each election 5757 prescribe for use with such marking device ballot labels that 5758 will present to voters the same information with respect to 5759 candidates, offices, questions, and issues obtainable from paper 5760 ballots for the same election prepared pursuant to Chapter 3505. 5761 of the Revised Code. 5762

Each ballot card shall have attached two stubs, each of 5763 the width of the ballot and each at least one-half inch in 5764 length, except that, if the board of elections has an alternate 5765 method to account for the ballots that the secretary of state 5766 has authorized, each ballot card may have only one stub that 5767 shall be the width of the ballot and not less than one-half inch 5768 in length. In the case of ballot cards with two stubs, the stubs 5769 shall be separated from the ballot card and from each other by 5770 perforated lines. One stub shall be known as Stub A and shall 5771 have printed on its face "Stub A" and "Consecutive Number" 5772 The other stub shall be known as Stub B and shall have printed 5773 on its face "Stub B" and "Consecutive Number " and the 5774

instructions to the voter which shall be printed in upper and	5775
lower case ten point type. Each ballot card of each kind of	5776
ballot provided for use in each precinct shall be numbered	5777
consecutively by printing such number upon both of the stubs	5778
attached thereto. The board of elections may order the ballot	5779
type, part, rotation series, and the precinct designation	5780
printed and pre-punched at the top of each ballot card. This	5781
information shall be separated from the remaining portion of the	5782
ballot card.	5783

The secretary of state shall further prescribe the 5784 supplementary means, whether paper ballots, ballot envelopes, or 5785 other, by which a voter may write in the names of candidates 5786 whose names do not appear on the ballot. 5787

Sec. 3506.10. No voting machine shall be approved

recommended by the board of voting machine systems examiners or

certified by the secretary of state, or be purchased, rented, or

otherwise acquired, or used, except when specifically allowed

for experimental use, as provided in section 3506.04 of the

Revised Code, unless it fulfills the following requirements:

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- (A) It shall permit and require voting in absolute secrecy, and shall be so constructed that no person can see or know for whom any other elector has voted or is voting, except an elector who is assisting a voter as prescribed by section 3505.24 of the Revised Code.
- (B) It shall permit each elector to vote at any election 5799 for all persons and offices for whom and for which the elector 5800 is lawfully entitled to vote, whether or not the name of any 5801 such person appears on a ballot label as a candidate; to vote 5802 for as many persons for an office as the elector is entitled to 5803 vote for; and to vote for or against any question upon which the 5804

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elector is entitled to vote.

- (C) It shall preclude each elector from voting for any 5806 candidate or upon any question for whom or upon which the 5807 elector is not entitled to vote, from voting for more persons 5808 for any office than the elector is entitled to vote for, and 5809 from voting for any candidates for the same office or upon any 5810 question more than once.
- (D) It shall permit each voter to deposit, write in, or 5812 affix, upon devices provided for that purpose, ballots 5813 containing the names of persons for whom the voter desires to 5814 vote, whose names do not appear upon the voting machine. Those 5815 devices shall be susceptible of identification as to party 5816 affiliations when used at a primary election. 5817
- (E) It shall permit each elector to change the elector's vote for any candidate or upon any question appearing upon the ballot labels, up to the time the elector starts to register the elector's vote.
- (F) It shall permit each elector, at all presidential elections, by one device to vote for candidates of one party for president, vice-president, and presidential electors.
- (G) It shall be capable of adjustment by election officers

  so as to permit each elector, at a primary election, to vote

  only for the candidates of the party with which the elector has

  declared the elector's affiliation and shall preclude the

  elector from voting for any candidate seeking nomination by any

  other political party; and to vote for the candidates for

  nonpartisan nomination or election.

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- (H) It shall have separate voting devices for candidates 5832 and questions, which shall be arranged in separate rows or 5833

columns. It shall be so arranged that one or more adjacent rows	5834
or columns may be assigned to the candidates of each political	5835
party at primary elections.	5836
(I) It shall have a counter, or other device, the register	5837
of which is visible from the outside of the machine, and which	5838
will show at any time during the voting the total number of	5839
electors who have voted; and also a protective counter, or other	5840
device, the register of which cannot be reset, which will record	5841
the cumulative total number of movements of the internal	5842
counters.	5843
(J) It shall be provided with locks and seals by the use	5844
of which, immediately after the polls are closed or the	5845
operation of the machine for an election is completed, no	5846
further changes to the internal counters can be allowed.	5847
(K) It shall have the capacity to contain the names of	5848
candidates constituting the tickets of at least five political	5849
parties, and independent groups and such number of questions not	5850
exceeding fifteen as the secretary of state shall specify.	5851
(L) It shall be durably constructed of material of good	5852
quality in a neat and workerlike manner, and in form that shall	5853
make it safely transportable.	5854
(M) It shall be so constructed that a voter may readily	5855
learn the method of operating it, may expeditiously cast a vote	5856
for all candidates of the voter's choice, and when operated	5857
properly shall register and record correctly and accurately	5858
every vote cast.	5859
(N) It shall be provided with a screen, hood, or curtain,	5860
which will conceal the voter while voting. During the voting, it	5861
shall preclude every person from seeing or knowing the number of	5862

votes registered for any candidate or question and from	5863
tampering with any of the internal counters.	5864
(0) It shall not provide to a voter any type of receipt or	5865
voter confirmation that the voter legally may retain after	5866
leaving the polling place.	5867
(P) On and after the first federal election that occurs	5868
after January 1, 2006, unless required sooner by the Help-	5869
America Vote Act of 2002, if If the voting machine is a direct	5870
recording electronic voting machine, it shall include a voter	5871
verified paper audit trail.	5872
Before any voting machine is purchased, rented, or	5873
otherwise acquired, or used, the <del>person or corporation owning or</del>	5874
manufacturing that machine or having the legal right to control-	5875
the use of that machine voting system vendor shall give an	5876
adequate guarantee in writing and post a bond in an amount	5877
sufficient to cover the cost of any recount or new election	5878
resulting from or directly related to the use or malfunction of	5879
the equipment, accompanied by satisfactory surety, all as	5880
determined by the secretary of state, with the board of county	5881
commissioners, guaranteeing and securing that those machines	5882
have been and continue to be certified by the secretary of state	5883
in accordance with section 3506.05 of the Revised Code, comply	5884
fully with the requirements of this <u>section</u> chapter, and will	5885
correctly, accurately, and continuously register and record	5886
every vote cast, and further guaranteeing those machines against	5887
defects in workership and materials for a period of five years	5888
from the date of their acquisition.	5889
Sec. 3506.101. Before the initial certification of any	5890
direct recording electronic voting machine with a voter verified	5891
paper audit trail, and as a condition for the continued	5892

certification and use of those machines, the secretary of state	5893
shall establish, by rules adopted under Chapter 119. of the	5894
Revised Code, standards for the certification of those machines.	5895
Those standards shall include, but are not limited to, all of	5896
the following:	5897
(A) A definition of a voter verified paper audit trail as	5898
a paper record of the voter's choices that is verified by the	5899
voter prior to the casting of the voter's ballot and that is	5900
securely retained by the board of elections;	5901
(B) Requirements that the voter verified paper audit trail	5902
shall not be retained by any voter and shall not contain	5903
individual voter information;	5904
(C) A prohibition against the production by any direct	5905
recording electronic voting machine of anything that legally	5906
could be removed by the voter from the polling place, such as a	5907
receipt or voter confirmation;	5908
(D) A requirement that paper used in producing a voter	5909
verified paper audit trail be sturdy, clean, and resistant to	5910
degradation;	5911
(E) A requirement that the voter verified paper audit	5912
trail shall be readable in a manner that makes the voter's	5913
ballot choices obvious to the voter without the use of computer	5914
or electronic codes and that the readable portion of the voter	5915
verified paper audit trail be capable of being optically scanned	5916
for the purpose of conducting a recount or other audit of the	5917
voting machine;	5918
(F) A requirement, for office-type ballots, that the voter	5919
verified paper audit trail include the name of each candidate	5920
selected by the voter;	5921

(G) A requirement, for questions and issues ballots, that	5922
the voter verified paper audit trail include the title of the	5923
question or issue, the name of the entity that placed the	5924
question or issue on the ballot, and the voter's ballot	5925
selection on that question or issue, but not the entire text of	5926
the question or issue.	5927
Sec. 3506.141. (A) As a condition of continued	5928
recommendation and certification, every computerized voting	5929
system in use in this state shall undergo periodic cybersecurity	5930
testing, including penetration testing, by one or more	5931
cybersecurity reviewers who are qualified under section 3506.052	5932
of the Revised Code. The cybersecurity testing may include	5933
remote inspection of a voting system and inspections of the	5934
voting system at the office of a board of elections, a voting	5935
system vendor's place of business, or any other relevant	5936
location. The secretary of state shall adopt rules under Chapter	5937
119. of the Revised Code to implement the requirements of this	5938
section.	5939
(B) Every year, the secretary of state shall order	5940
cybersecurity testing of every computerized voting system in use	5941
in three counties, selected as follows:	5942
(1) The counties of the state shall be ranked in order	5943
beginning with the county with the largest number of registered	5944
electors and ending with the county with the smallest number of	5945
registered electors.	5946
(2) Subject to division (B)(5) of this section, one county	5947
shall be randomly selected from among the counties in the sixty-	5948
sixth percentile and higher.	5949
(3) Subject to division (B)(5) of this section, one county	5950

shall be randomly selected from among the counties in the	5951
thirty-fourth to sixty-fifth percentile range.	5952
(4) Subject to division (B)(5) of this section, one county	5953
shall be randomly selected from among the counties in the	5954
thirty-third percentile and lower.	5955
(5) A county that is subject to cybersecurity testing	5956
under division (B) of this section shall not be subject to	5957
cybersecurity testing under division (B) of this section again	5958
until every other county in the county's percentile range has	5959
been subject to cybersecurity testing under division (B) of this	5960
section the same number of times. This division does not apply	5961
to any additional cybersecurity testing conducted under division	5962
(C) of this section.	5963
(C) In addition to the annual cybersecurity testing	5964
conducted under division (B) of this section, the secretary of	5965
state and the board of voting systems examiners may order	5966
cybersecurity testing of a certified computerized voting system	5967
under this section at any time. The secretary of state shall	5968
order cybersecurity testing of a certified computerized voting	5969
system under this section when any of the following occur:	5970
(1) The voting system vendor notifies the board of voting	5971
systems examiners of a significant change to the system under	5972
division (E)(1) of section 3506.05 of the Revised Code;	5973
(2) The secretary of state or the board of voting systems	5974
examiners becomes aware that the voting system has experienced a	5975
significant cybersecurity failure in this state or another	5976
jurisdiction or has been decertified for use in another	5977
jurisdiction;	5978
(3) A board of elections requests the cybersecurity	5979

<pre>testing;</pre>	5980
(4) A county commissioner requests the cybersecurity	5981
testing.	5982
(D)(1) A voting system passes cybersecurity testing under	5983
this section if either of the following is true:	5984
(a) The cybersecurity testing detects no significant	5985
problems in the voting system.	5986
(b) The cybersecurity testing detects significant problems	5987
in the voting system, but the voting system vendor and the board	5988
of elections or the secretary of state, as applicable, remediate	5989
all of those problems to the satisfaction of the secretary of	5990
state and the board of voting systems examiners before the	5991
voting system is put back into use and within a time period set	5992
by the secretary of state and the board of voting systems	5993
examiners.	5994
(2) A voting system fails cybersecurity testing under this	5995
section if any of the following are true:	5996
(a) The cybersecurity testing detects significant problems	5997
in the voting system and the problems are not remediated as	5998
described in division (D)(1)(b) of this section.	5999
(b) The cybersecurity reviewer is unable to determine	6000
whether significant problems exist in the voting system or	6001
whether any identified significant problems have been	6002
remediated.	6003
(c) The voting system vendor or the board of elections	6004
fails to adequately cooperate with the cybersecurity testing, as	6005
determined by the secretary of state and the board of voting	6006
systems examiners.	6007

(3) If a voting system fails cybersecurity testing under	6008
this section, the board of voting systems examiners immediately	6009
shall withdraw the voting system's certification for use in this	6010
state in accordance with section 3506.05 of the Revised Code.	6011
Sec. 3506.15. The secretary of state shall provide each	6012
board of elections with rules, instructions, directives, and	6013
advisories regarding the examination, testing, and use of the	6014
voting-machine and tabulating equipment systems, the assignment	6015
of duties of booth officials, the procedure for casting a vote	6016
on the a voting machine, and how the vote shall be tallied and	6017
reported to the board, and with other rules, instructions,	6018
directives, and advisories the secretary of state finds	6019
necessary to ensure the adequate care and custody of voting	6020
equipment systems, and the accurate registering, counting, and	6021
canvassing of the votes as required by this chapter. The boards	6022
of elections shall be charged with the responsibility of	6023
providing for the adequate instruction of voters and election	6024
officials in the proper use of the voting machine and marking	6025
devices_systems.	6026
The secretary of state's rules, instructions, directives,	6027
and advisories provided under this section shall comply, insofar	6028
as practicable, with this chapter. The provisions of Title XXXV	6029
of the Revised Code, not inconsistent with the provisions	6030
relating to voting machines, apply in any county using a voting	6031
machine.	6032
Sec. 3506.23. A voting machine shall not be connected to	6033
the internet or telecommunications network. An electronic	6034
pollbook shall not be connected to the internet or	6035
telecommunications network from the time beginning when the	6036
polls open on election day until the electronic pollbook is	6037

returned to the board of elections following the close of the	6038
polls.	6039
Sec. 3509.02. (A) Any qualified elector may vote by absent	6040
voter's ballots at an election.	6041
(B) Any qualified elector who is unable to appear at the	6042
office of the board of elections or, if pursuant to division (C)	6043
of section 3501.10 of the Revised Code the board has designated	6044
another location in the county at which registered electors may	6045
vote, at that other location on account of personal illness,	6046
physical disability, or infirmity, and who moves from one	6047
precinct to another within a county, changes the elector's name	6048
and moves from one precinct to another within a county, or moves	6049
from one county to another county within the state, on or prior	6050
to the day of a general, primary, or special election and has	6051
not filed a notice of reported the change of residence or change	6052
of name <u>under section 3503.19 of the Revised Code</u> may vote by	6053
absent voter's ballots in that election as specified in division	6054
$\frac{(G)}{(E)}$ of section 3503.16 of the Revised Code.	6055
Sec. 3509.03. (A) Except as otherwise provided in sections	6056
3509.051, 3511.02, and 3511.021 of the Revised Code, any	6057
qualified elector desiring to vote absent voter's ballots at an	6058
election shall deliver a written application for those ballots,	6059
either in person or by mail, to the board of elections of the	6060
county in which the elector's voting residence is located.	6061
(B) Except as otherwise permitted under section 3511.02 of	6062
the Revised Code and under division (C) of this section, the	6063
application shall be on a form prescribed by the secretary of	6064
state and shall <pre>contain_include_all of the following:</pre>	6065
(1) The elector's <u>full</u> name <u>as it appears on the elector's</u>	6066

Ohio driver's license or state identification card or, if the	6067
elector does not have an Ohio driver's license or state	6068
identification card, the elector's full name as it appears on	6069
the affidavit of religious objection to being photographed that	6070
the elector submits;	6071
(2) The elector's signature + signed using ink on the paper	6072
form. An electronic, mechanical, or photocopied signature on an	6073
application for absent voter's ballots is not valid.	6074
(3) The <u>residence</u> address at which the elector is	6075
registered to vote;	6076
(4) The elector's date of birth;	6077
(5) One of the following:	6078
(a)—The elector's Ohio driver's license or state	6079
identification card number;	6080
(b) The or, if the elector does not have an Ohio driver's	6081
license or state identification card number and the elector	6082
submits a valid affidavit of religious objection to being	6083
photographed, the last four digits of the elector's social	6084
security number;	6085
(c) A copy of the elector's photo identification.	6086
(6) If the elector has a religious objection to being	6087
photographed, a valid affidavit of religious objection to being	6088
photographed shall be submitted.	6089
(7) A statement identifying the election for which absent	6090
voter's ballots are requested;	6091
$\frac{(7)}{(8)}$ A statement that the person requesting the ballots	6092
is a qualified elector;	6093

$\frac{(8)-(9)}{(9)}$ If the request is for primary election ballots,	6094
the elector's party affiliation;	6095
$\frac{(9)}{(10)}$ If the elector desires ballots to be mailed to	6096
the elector, the address to which those ballots shall be mailed.	6097
(C) If the elector has a confidential voter registration	6098
record, as described in section 111.44 of the Revised Code, the	6099
elector may provide the elector's program participant	6100
identification number instead of the address at which the	6101
elector is registered to vote.	6102
(D) Except as otherwise provided in division (A) of	6103
section 3509.051 and in division (B) of section 3509.08 of the	6104
Revised Code, an application to receive absent voter's ballots	6105
shall be delivered to the office of the board not earlier than	6106
the first day of January of the year of the elections for which	6107
the absent voter's ballots are requested or not earlier than	6108
ninety days before the day of the election at which the ballots	6109
are to be voted, whichever is earlier, and not later than the	6110
close of business on the seventh day before the day of the	6111
election at which the ballots are to be voted.	6112
(E) Except as permitted under section 111.31 of the	6113
Revised Code, no public office, and no public official or	6114
employee who is acting in an official capacity, shall do either	6115
of the following:	6116
(1) Prepay the return postage for an application for	6117
absent voter's ballots;	6118
(2) Mail or otherwise deliver an unsolicited application	6119
for absent voter's ballots to any person.	6120
(F) Except as otherwise provided in this section and in	6121
sections 3505.24 and 3509.08 of the Revised Code, an election	6122

official shall not fill out any portion of an application for	6123
absent voter's ballots on behalf of an applicant. The secretary	6124
of state or a board of elections may preprint only an	6125
applicant's <u>full</u> name and <u>residence</u> address on an application	6126
for absent voter's ballots before mailing that application to	6127
the applicant, except that if the applicant has a confidential	6128
voter registration record, the secretary of state or a board of	6129
elections shall not preprint the applicant's residence address	6130
on the application. If an applicant's full name is preprinted on	6131
an application, the name shall be as it appears on the	6132
applicant's Ohio driver's license or state identification card	6133
or, if the applicant does not have an Ohio driver's license or	6134
state identification card, the name shall be as it appears on	6135
the applicant's social security card.	6136
<b>Sec. 3509.04.</b> $\frac{A}{A}(A)(1)$ If a board of elections receives	6137
an application for absent voter's ballots that does not contain	6138
all of the required information or is not submitted on an	6139
appropriate form, the board promptly shall notify the applicant	6140
of the additional information required to be provided by the	6141
applicant to complete that application, direct the applicant to	6142
use an appropriate form, or both, as applicable.	6143
use an appropriate rorm, or both, as appricable.	0145
(2) Upon receiving an application for absent voter's	6144
ballots that contains all of the required information and is	6145
ballots that contains all of the required information and is submitted on an appropriate form, the board shall compare the	6145 6146
submitted on an appropriate form, the board shall compare the	6146
submitted on an appropriate form, the board shall compare the signature on the application with the signature in the elector's	6146 6147
submitted on an appropriate form, the board shall compare the signature on the application with the signature in the elector's registration record. If, in the opinion of the board, the	6146 6147 6148
submitted on an appropriate form, the board shall compare the signature on the application with the signature in the elector's registration record. If, in the opinion of the board, the signatures are not by the same person, or if the board otherwise	6146 6147 6148

(B) Upon receipt by the board of elections of an-

6152

application for absent voter's ballots that contains all of the-	6153
required information and is submitted on an appropriate form, as-	6154
provided by section 3509.03 and division (G) of section 3503.16	6155
of the Revised Code, the board, if If the board finds that the	6156
applicant is a qualified elector, the board shall deliver to the	6157
applicant in person or mail directly to the applicant by special	6158
delivery mail, air mail, or regular mail, postage prepaid,	6159
proper absent voter's ballots. The board shall deliver or mail	6160
with the ballots an unsealed identification envelope upon the	6161
face of which shall be printed a form substantially as follows	6162
and shall include an explanation of the acceptable forms of	6163
photo identification:	6164
"Identification Envelope Statement of Voter	6165
I,(\text{Name_full name_of voter_as it_}	6166
appears on the voter's Ohio driver's license or state	6167
identification card or, if the voter does not have an Ohio	6168
driver's license or state identification card, the voter's full	6169
name as it appears on the voter's affidavit of religious	6170
objection to being photographed that the voter submitted),	6171
declare under penalty of election falsification that the within	6172
ballot or ballots contained no voting marks of any kind when I	6173
received them, and I caused the ballot or ballots to be marked,	6174
enclosed in the identification envelope, and sealed in that	6175
envelope.	6176
My voting residence in Ohio is	6177
	6178
(Street and Number, if any, or Rural Route and Number)	6179
of (City, Village, or Township)	6180
Ohio. which is in Ward Precinct	6181

in that city, village, or township.	6182
If I have a confidential voter registration record, I am	6183
providing my program participant identification number instead	6184
of my residence address:	6185
The primary election ballots, if any, within this envelope	6186
are primary election ballots of the Party.	6187
Ballots contained within this envelope are to be voted at	6188
the (general, special, or primary) election to be	6189
held on the day of	6190
	6191
My date of birth is (Month and Day),	6192
(Year).	6193
(Voter must provide one of the following:)	6194
My If I have an Ohio driver's license or state	6195
identification card, the number is (Driver's	6196
license or state identification card number).	6197
The Only if I don't have an Ohio driver's license or state	6198
identification card, and I submit a valid affidavit of religious	6199
objection to being photographed, the last four digits of my	6200
Social Security Number are (Last four digits of	6201
Social Security Number).	6202
(Voter must provide one of the following:)	6203
<del>In lieu of providing a driver's license or state</del>	6204
identification card number or the last four digits of my Social	6205
Security Number, I am enclosing a <u>legible</u> copy of <u>the front and</u>	6206
<pre>back of my photo identification in the return envelope in which</pre>	6207
this identification envelope will be mailed. Acceptable photo	6208
identification is an Ohio driver's license, state identification	6209

card, or interim identification form issued by the Bureau of	6210
Motor Vehicles, a United States passport or passport card, a	6211
United States military identification card, an Ohio National	6212
Guard identification card, or a United States Department of	6213
Veterans Affairs identification card. Your photo identification	6214
must include your name and photograph and must not be expired.	6215
I am enclosing a completed affidavit of religious	6216
objection to being photographed in the return envelope in which	6217
this identification envelope will be mailed.	6218
I hereby declare, under penalty of election falsification,	6219
that the statements above are true, as I verily believe.	6220
	6221
(Signature of Voter)	6222
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A FELONY OF	6223
THE FIFTH DEGREE."	6224
The board shall mail with the ballots and the unsealed	6225
identification envelope an unsealed return envelope upon the	6226
face of which shall be printed the post-office address of the	6227
board. In the upper left corner on the face of the return	6228
envelope, several blank lines shall be printed upon which the	6229
voter may write the voter's name and return address. The return	6230
envelope shall be of such size that the identification envelope	6231
can be conveniently placed within it for returning the	6232
identification envelope to the board.	6233
No public office, and no public official or employee who	6234
is acting in an official capacity, shall prepay the return	6235
postage for any absent voter's ballots.	6236
Except as otherwise provided in this section and in	6237

sections 3505.24 and 3509.08 of the Revised Code, an election	6238
official shall not fill out any portion of an identification	6239
envelope statement of voter or an absent voter's ballot on	6240
behalf of an elector. A board of elections may preprint only an	6241
elector's name and address on an identification envelope	6242
statement of voter before mailing absent voter's ballots to the	6243
elector, except that if the elector has a confidential voter	6244
registration record, as described in section 111.44 of the	6245
Revised Code, the board of elections shall not preprint the	6246
elector's address on the identification envelope statement of	6247
voter.	6248

Sec. 3509.05. (A) When an elector receives an absent 6249 voter's ballot pursuant to the elector's application or request, 6250 the elector shall, before placing any marks on the ballot, note 6251 whether there are any voting marks on it. If there are any 6252 voting marks, the ballot shall be returned immediately to the 6253 board of elections; otherwise, the elector shall cause the 6254 ballot to be marked, folded in a manner that the stub on it and 6255 the indorsements and facsimile signatures of the members of the 6256 board of elections on the back of it are visible, and placed and 6257 sealed within the identification envelope received from the 6258 board of elections for that purpose. Then, the elector shall 6259 cause the statement of voter on the outside of the 6260 identification envelope to be completed and signed, under 6261 penalty of election falsification. If the elector does not 6262 enclose the ballot in the identification envelope and seal the 6263 identification envelope, the elector's ballot is eliqible to be 6264 counted only if the elector appears at the office of the board 6265 of elections not later than the fourth day after the day of the 6266 election and seals the ballot in the identification envelope in 6267 the presence of the election officials, as described in division 6268

(D) (4) of section 3509.06 of the Revised Code.	6269
(B) The elector shall provide one do all of the following:	6270
(1) The Provide the elector's Ohio driver's license or	6271
state identification card number on the statement of voter on	6272
the identification envelope, if the elector has an Ohio driver's	6273
license or state identification card;	6274
(2) The Provide the last four digits of the elector's	6275
social security number on the statement of voter on the	6276
identification envelope;	6277
(3) A Enclose a copy of the elector's photo identification	6278
or a completed affidavit of religious objection to being	6279
photographed, as described in section 3505.19 of the Revised	6280
<u>Code</u> , in the return envelope with the identification envelope.	6281
(C)(1) The elector shall mail the identification envelope	6282
to the office of the board of elections in the return envelope,	6283
postage prepaid, or the elector may personally deliver it to the	6284
office of the board, or the spouse of the elector, the father,	6285
mother, father-in-law, mother-in-law, grandfather, grandmother,	6286
brother, or sister of the whole or half blood, or the son,	6287
daughter, adopting parent, adopted child, stepparent, stepchild,	6288
uncle, aunt, nephew, or niece of the elector may deliver it to	6289
the office of the board. The return envelope shall be returned	6290
by no other person, in no other manner, and to no other	6291
location, except as otherwise provided in section 3509.08 of the	6292
Revised Code.	6293
(2) If the board maintains multiple offices in the county,	6294
as permitted under division (C) of section 3501.10 of the	6295
Revised Code, the board may designate any of its offices for the	6296
return of absent voter's ballots under this section, provided	6297

that the board shall designate only one office to which absent	6298
voter's ballots shall be returned under this section.	6299
(3)(a) The board of elections may place not more than one	6300
secure receptacle outside the office of the board, on the	6301
property on which the office of the board is located, for the	6302
purpose of receiving absent voter's ballots under this section.	6303
(b) A secure receptacle shall be open to receive ballots	6304
only during the period beginning on the first day after the	6305
close of voter registration before the election and ending at	6306
seven-thirty p.m. on the day of the election. The receptacle	6307
shall be open to receive ballots at all times during that	6308
period.	6309
(c) A secure receptacle shall be monitored by recorded	6310
video surveillance at all times. The video recordings are a	6311
public record. The board shall do one of the following:	6312
(i) Make the video recordings available for inspection	6313
upon request in accordance with section 149.43 of the Revised	6314
Code.	6315
(ii) Make each day's video recording available to the	6316
public on the internet for streaming or download without charge	6317
within seventy-two hours after the recording ends and make the	6318
video recordings available to the public upon request in	6319
accordance with section 149.43 of the Revised Code.	6320
(d) Only a bipartisan team of election officials may open	6321
a secure receptacle or handle its contents. A bipartisan team of	6322
election officials shall collect the contents of each secure	6323
receptacle and deliver them to the board for processing at least	6324
once each day and at seven-thirty p.m. on the day of the	6325
election. If, at seven-thirty p.m. on the day of the election,	6326

there are persons waiting in line to deposit absent voter's	6327
ballots in a receptacle, those persons shall be permitted to	6328
deposit the ballots.	6329
(4)(a) During the period beginning on the forty-fifth day	6330
before election day and ending on the day after election day, on	6331
each day the office of the board of elections is open for	6332
business, the board shall report to the secretary of state all	6333
of the following information concerning the previous business	6334
day:	6335
(i) The number of return envelopes purporting to contain	6336
absent voter's ballots or uniformed services or overseas absent	6337
voter's ballots the board received by personal delivery, other	6338
than to a receptacle described in division (C)(3) of this	6339
section;	6340
(ii) If the board has placed a secure receptacle outside	6341
the office of the board under division (C)(3) of this section,	6342
the number of return envelopes purporting to contain absent	6343
voter's ballots or uniformed services or overseas absent voter's	6344
ballots the board received in the receptacle.	6345
(b) As soon as practicable after receiving a report under	6346
division (C)(4)(a) of this section, the secretary of state shall	6347
make the information in the report available to the public on	6348
the secretary of state's official web site.	6349
(D)(1) Except as otherwise provided in division (D)(2) of	6350
this section, all envelopes containing marked absent voter's	6351
ballots shall be delivered to the office of the board not later	6352
than the close of the polls on the day of an election. Absent	6353
voter's ballots delivered to the office of the board later than	6354
the times specified shall not be counted, but shall be kept by	6355

the board in the sealed identification envelopes in which they	6356
are delivered, until the time provided by section 3505.31 of the	6357
Revised Code for the destruction of all other ballots used at	6358
the election for which ballots were provided, at which time they	6359
shall be destroyed.	6360
(2)(a) Except as otherwise provided in division (D)(2)(b)	6361
of this section, any return envelope that is postmarked prior to	6362
the day of the election shall be delivered to the director prior	6363
to the fifth day after the election. Ballots delivered in	6364
envelopes postmarked prior to the day of the election that are	6365
received after the close of the polls on election day through	6366
the fourth day thereafter shall be counted on the fifth day at	6367
the board of elections in the manner provided in divisions (C)	6368
and (D) of section 3509.06 of the Revised Code or in the manner	6369
provided in division (E) of that section, as applicable. Any	6370
such ballots that are received by the director later than the	6371
fourth day following the election shall not be counted, but	6372
shall be kept by the board in the sealed identification	6373
envelopes as provided in division (A) of this section.	6374
(b) Division (D)(2)(a) of this section shall not apply to	6375
any mail that is postmarked using a postage evidencing system,	6376
including a postage meter, as defined in 39 C.F.R. 501.1.	6377
Sec. 3509.06. (A) The board of elections shall determine	6378
whether absent voter's ballots cast under section 3503.16,	6379
3509.05, 3509.08, or 3511.09 of the Revised Code shall be	6380
processed and counted in each precinct, at the office of the	6381
board, or at some other location designated by the board, and	6382
shall proceed accordingly under division (B), (C), or (E) of	6383
this section, as applicable.	6384

(B)(1) Except as otherwise provided in division (B)(2) of

this section, when the board of elections determines that those 6386 absent voter's ballots shall be processed and counted in each 6387 precinct, the board shall deliver to the voting location manager 6388 of each precinct on election day identification envelopes 6389 6390 purporting to contain absent voter's ballots of electors whose voting residence appears from the statement of voter on the 6391 outside of each of those envelopes, to be located in that 6392 manager's precinct, and which were received by the board not 6393 later than the close of the polls on election day. The board 6394 shall deliver to the voting location manager a list containing 6395 the name and voting residence of each person whose voting 6396 residence is in such precinct to whom absent voter's ballots 6397 were mailed. 6398

- (2) The board shall not deliver to the voting location 6399 manager identification envelopes cast by electors who provided a 6400 program participant identification number instead of a residence 6401 address on the identification envelope and shall not inform the 6402 voting location manager of the names and voting residences of 6403 persons who have confidential voter registration records. Those 6404 identification envelopes shall be examined and processed as 6405 described in division (E) of this section. 6406
- (C) When the board of elections determines that those 6407 absent voter's ballots shall be processed and counted at the 6408 office of the board of elections or at another location 6409 designated by the board, special election officials shall be 6410 appointed by the board for that purpose having the same 6411 authority as is exercised by precinct election officials. The 6412 votes so cast shall be added to the vote totals by the board, 6413 and the absent voter's ballots shall be preserved separately by 6414 the board, in the same manner and for the same length of time as 6415 provided by section 3505.31 of the Revised Code. 6416

(D) Each of the identification envelopes purporting to	6417
contain absent voter's ballots delivered to the voting location	6418
manager of the precinct or the special election official	6419
appointed by the board of elections shall be handled as follows:	6420
(1) If, upon opening the return envelope, the election	6421
officials find that the ballots are not enclosed in the	6422
identification envelope or that the ballots are enclosed in the	6423
identification envelope but that the identification envelope is	6424
not properly sealed, the election officials shall not look at	6425
the markings upon the ballots but shall promptly place the	6426
return envelope, along with the ballots and the identification	6427
envelope, in a separate envelope designated for that purpose and	6428
proceed under division (D)(4) of this section.	6429
(2) The election officials shall compare the signature of	6430
the elector on the outside of the identification envelope with	6431
the signature of that elector on the elector's registration form	6432
and compare the photograph on the copy of the elector's photo	6433
identification, if any, with the photograph in the elector's	6434
registration record, if any, and verify that the absent voter's	6435
ballot is eligible to be counted. Any of the precinct election	6436
officials may challenge the right of the elector named on the	6437
identification envelope to vote the absent voter's ballots under	6438
section 3509.07 of the Revised Code-	6439
(2)(a) Any of the precinct officials may challenge the	6440
right of the elector named on the identification envelope to	6441
vote the absent voter's ballots upon the ground that the	6442
signature on the envelope is not the same as the signature on	6443
the registration form, that the identification envelope	6444
statement of voter is incomplete, or upon any other of the-	6445
grounds upon which the right of persons to vote may be lawfully	6446

<del>challenged.</del>	6447
(b) If provided that if the elector's name does not	6448
appear in the pollbook or poll list or signature pollbook, the	6449
precinct officials shall deliver the absent voter's ballots to	6450
the director of the board of elections to be examined and	6451
processed in the manner described in division (E) of this	6452
section.	6453
(3) (a) (3) An identification envelope statement of voter	6454
shall be considered incomplete if it does not include all of the	6455
following:	6456
(i) (a) The voter's full name as it appears on the voter's	6457
Ohio driver's license or state identification card or, if the	6458
voter does not have an Ohio driver's license or state_	6459
identification card, the voter's full name as it appears on the	6460
voter's affidavit of religious objection to being photographed	6461
<pre>that the voter submits;</pre>	6462
(ii) (b) The voter's residence address or, if the voter	6463
has a confidential voter registration record, as described in	6464
section 111.44 of the Revised Code, the voter's program	6465
participant identification number;	6466
(iii) (c) The voter's date of birth. The requirements of	6467
this division are satisfied if the voter provided a date of	6468
birth and any of the following is true:	6469
(I) The month and day of the voter's date of birth on the	6470
identification envelope statement of voter are not different	6471
from the month and day of is the same as the voter's date of	6472
birth contained in the statewide voter registration database.	6473
(II) The voter's date of birth contained in the statewide-	6474
voter registration database is January 1, 1800.	6475

(III) The board of elections has found, by a vote of at	6476
least three of its members, that the voter has met the	6477
requirements of divisions (D)(3)(a)(i), (ii), (iv), and (v) of	6478
this section.	6479
(iv) (d) The voter's signature; and	6480
(v) One (e) All of the following forms of identification:	6481
(I) (i) The voter's Ohio driver's license or state	6482
identification card number, if the voter has one;	6483
(II) (ii) The last four digits of the voter's social	6484
security number; <del>or</del>	6485
(III) (iii) A copy of the voter's photo identification or	6486
a valid affidavit of religious objection to being photographed,	6487
as described in section 3505.19 of the Revised Code.	6488
$\frac{(b)}{(4)(a)}$ If the election officials find that the	6489
identification envelope statement of voter is incomplete or	6490
that the information contained in that statement does not	6491
conform to the information contained in the statewide voter	6492
registration database concerning the voter, or that any ballots	6493
were not enclosed in the identification envelope, as described	6494
in division (D)(1) of this section, the election officials shall	6495
mail a written notice to the voter, informing the voter of the	6496
nature of the defect. The notice shall inform the voter that of	6497
the following, as applicable:	6498
(i) In the case of an incomplete or incorrect statement,	6499
that in order for the voter's ballot to be counted, the voter	6500
must provide the necessary information to the board of elections	6501
in writing and on a form prescribed by the secretary of state	6502
not later than the fourth day after the day of the election. The	6503
voter may deliver the form to the office of the board in person	6504

or by mail. <del>If</del>	6505
(ii) In the case of ballots that were not enclosed and	6506
sealed in the identification envelope, that in order for the	6507
voter's ballots to be counted, the voter must appear at the	6508
office of the board of elections not later than the fourth day	6509
after the day of the election, confirm that the ballots belong	6510
to the voter, and seal them in the identification envelope in	6511
the presence of the election officials.	6512
(b) If the voter provides the necessary information to the	6513
board of elections takes the necessary actions described above	6514
not later than the fourth day after the day of the election and	6515
the ballot is not successfully challenged on another basis, the	6516
voter's ballot shall be processed and counted in accordance with	6517
this section.	6518
$\frac{(4)}{(5)}$ If no such challenge is made, or if such a	6519
challenge is made and not sustained, the voting location manager	6520
shall open the envelope without defacing the statement of voter	6521
and without mutilating the ballots in it, and shall remove the	6522
ballots contained in it and proceed to count them.	6523
(5) (a) Except as otherwise provided in division (D) (5) (b)	6524
of this section, The election officials shall mark the pollbook	6525
to indicate that the elector has voted in the election and to	6526
indicate the type of absent voter's ballot the elector cast. In	6527
the name of each case of a person voting who is entitled to vote	6528
only an absent voter's presidential ballot, the election	6529
officials shall be entered include in a the pollbook or poll-	6530
list or signature pollbook followed by the words "Absentee	6531
Presidential Ballot." The name of each person voting an absent-	6532
voter's ballot, other than such persons entitled to vote only a-	6533
presidential ballot, shall be entered in the pollbook or poll-	6534

list or signature pollbook and the person's registration card	6535
marked to indicate that the person has voted.	6536
(b) If the person voting has a confidential voter	6537
registration record, the person's registration card shall be	6538
marked to indicate that the person has voted, but the person's	6539
name shall not be entered in the pollbook or poll list or-	6540
signature pollbook.	6541
(6) The date of such election shall also be entered on the	6542
elector's registration form. In the case of a uniformed services	6543
or overseas absent voter, the election officials shall include	6544
in the pollbook the words "Uniformed Services or Overseas Absent	6545
<pre>Voter's Ballot."</pre>	6546
(6) If any such challenge is made and sustained, the	6547
identification envelope of such elector shall not be opened,	6548
shall be endorsed "Not Counted" with the reasons the ballots	6549
were not counted, and shall be delivered to the board.	6550
(E)(1) When the board of elections receives absent voter's	6551
ballots from an elector who has provided a program participant	6552
identification number instead of a residence address on the	6553
identification envelope statement of voter, the director and the	6554
deputy director personally shall examine and process the	6555
identification envelope statement of voter in the manner	6556
prescribed in division (D) of this section, except that the	6557
director and deputy director shall make a separate record of the	6558
fact that the elector has voted in the election instead of	6559
marking the elector's name in the pollbook.	6560
(2) If the director and the deputy director find that the	6561
identification envelope statement of voter is incomplete or that	6562
the information contained in that statement does not conform to	6563

the information contained in the statewide voter registration	6564
database concerning the voter or to the information contained in	6565
the voter's confidential voter registration record, the director-	6566
and the deputy director shall mail a written notice to the voter-	6567
informing the voter of the nature of the defect. The notice	6568
shall inform the voter that in order for the voter's ballot to-	6569
be counted the voter must provide the necessary information to	6570
the board of elections in writing and on a form prescribed by	6571
the secretary of state not later than the fourth day after the	6572
day of the election. The voter may deliver the form to the	6573
office of the board in person or by mail. If the voter provides	6574
the necessary information to the board of elections not later	6575
than the fourth day after the day of the election and the ballot	6576
is not successfully challenged on another basis, the voter's	6577
ballot shall be counted in accordance with this section.	6578
(3) The director or the deputy director may challenge the	6579
(3)—The director or the deputy director may challenge the ballot—on the ground that the signature on the envelope is not—	6579 6580
ballot on the ground that the signature on the envelope is not-	6580
ballot on the ground that the signature on the envelope is not the same as the signature on the registration form, that the	6580 6581
ballot on the ground that the signature on the envelope is not the same as the signature on the registration form, that the identification envelope statement of voter is incomplete, or	6580 6581 6582
ballot—on the ground that the signature on the envelope is not—the same as the signature on the registration form, that the—identification envelope statement of voter is incomplete, or—upon any other of the grounds upon which the right of persons to—	6580 6581 6582 6583
ballot—on the ground that the signature on the envelope is not—the same as the signature on the registration form, that the—identification envelope statement of voter is incomplete, or—upon any other of the grounds upon which the right of persons to—vote may be lawfully challenged under section 3509.07 of the	6580 6581 6582 6583 6584
ballot—on the ground that the signature on the envelope is not—the same as the signature on the registration form, that the—identification envelope statement of voter is incomplete, or—upon any other of the grounds upon which the right of persons to—vote may be lawfully challenged under section 3509.07 of the—Revised Code. If such a challenge is made, the board of	6580 6581 6582 6583 6584 6585
ballot—on the ground that the signature on the envelope is not—the same as the signature on the registration form, that the—identification envelope statement of voter is incomplete, or—upon any other of the grounds upon which the right of persons to—vote may be lawfully challenged under section 3509.07 of the—Revised Code. If such a challenge is made, the board of elections shall decide whether to sustain the challenge.	6580 6581 6582 6583 6584 6585
ballot—on the ground that the signature on the envelope is not—the same as the signature on the registration form, that the—identification envelope statement of voter is incomplete, or—upon any other of the grounds upon which the right of persons to—vote may be lawfully challenged under section 3509.07 of the—Revised Code. If such a challenge is made, the board of elections shall decide whether to sustain the challenge.  (4)—(3)—If neither the director nor the deputy director	6580 6581 6582 6583 6584 6585 6586
ballot—on the ground that the signature on the envelope is not—the same as the signature on the registration form, that the—identification envelope statement of voter is incomplete, or—upon any other of the grounds upon which the right of persons to—vote may be lawfully challenged under section 3509.07 of the—Revised Code. If such a challenge is made, the board of elections shall decide whether to sustain the challenge.  (4)—(3) If neither the director nor the deputy director challenges the ballot, or if such a challenge is made and not	6580 6581 6582 6583 6584 6585 6586
ballot—on the ground that the signature on the envelope is not the same as the signature on the registration form, that the identification envelope statement of voter is incomplete, or upon any other of the grounds upon which the right of persons to vote may be lawfully challenged under section 3509.07 of the Revised Code. If such a challenge is made, the board of elections shall decide whether to sustain the challenge.  (4)—(3) If neither the director nor the deputy director challenges the ballot, or if such a challenge is made and not sustained, the director and the deputy director shall open the	6580 6581 6582 6583 6584 6585 6586 6587 6588
ballot on the ground that the signature on the envelope is not the same as the signature on the registration form, that the identification envelope statement of voter is incomplete, or upon any other of the grounds upon which the right of persons to vote may be lawfully challenged under section 3509.07 of the Revised Code. If such a challenge is made, the board of elections shall decide whether to sustain the challenge.  (4)—(3) If neither the director nor the deputy director challenges the ballot, or if such a challenge is made and not sustained, the director and the deputy director shall open the envelope without defacing the statement of voter and without	6580 6581 6582 6583 6584 6585 6586 6587 6588 6589
ballot—on the ground that the signature on the envelope is not—the same as the signature on the registration form, that the—identification envelope statement of voter is incomplete, or—upon any other of the grounds upon which the right of persons to—vote may be lawfully challenged under section 3509.07 of the—Revised Code. If such a challenge is made, the board of elections shall decide whether to sustain the challenge.  (4)—(3)—If neither the director nor the deputy director challenges the ballot, or if such a challenge is made and not sustained, the director and the deputy director shall open the envelope without defacing the statement of voter and without mutilating the ballots in it, shall remove the ballots contained	6580 6581 6582 6583 6584 6585 6586 6587 6588 6589 6590

precinct.

(F) The board of elections shall process absent voter's	6595
ballots before the time for counting those ballots, but the	6596
board shall not tabulate or count the votes on those ballots	6597
before that time. As used in this section and section 3511.11 of	6598
the Revised Code, processing an absent voter's ballot means all-	6599
of the following:	6600
(1) Examining examining the identification envelope	6601
statement of voter in order to verify that the absent voter's	6602
ballot is eligible to be counted under section 3509.07 of the	6603
Revised Code;	6604
(2) Opening the identification envelope, if the absent-	6605
voter's ballot is eligible to be counted;	6606
(3) Determining the validity of the absent voter's ballot	6607
under section 3509.07 of the Revised Code;	6608
(4) Preparing and sorting the absent voter's ballot for	6609
scanning by automatic tabulating equipment;	6610
(5) Scanning the absent voter's ballot by automatic	6611
tabulating equipment, if the equipment used by the board of	6612
elections permits an absent voter's ballot to be scanned without	6613
tabulating or counting the votes on the ballots scanned. The	6614
election officials shall not open the identification envelope	6615
until after the board of elections determines, after the close	6616
of the polls on the day of the election, whether the elector has	6617
also cast a provisional ballot, as described in section 3509.09	6618
of the Revised Code.	6619
(G) Special election officials, employees or members of	6620
the board of elections, or observers shall not disclose the	6621
count or any portion of the count of absent voter's ballots	6622
prior to the time of the closing of the polling places. No	6623

person shall recklessly disclose the count or any portion of the	6624
count of absent voter's ballots in such a manner as to	6625
jeopardize the secrecy of any individual ballot.	6626
(H)(1) Except as otherwise provided in division (H)(2) of	6627
this section, observers may be appointed under section 3505.21	6628
of the Revised Code to witness the examination and opening of	6629
identification envelopes and the processing and counting of	6630
absent voters' ballots under this section.	6631
(2) Observers shall not be permitted to witness the	6632
examination and opening of identification envelopes returned by,	6633
and the processing and counting of absent voter's ballots cast	6634
by, electors who have confidential voter registration records in	6635
a manner that would permit the observers to learn the identities	6636
or residence addresses of those electors.	6637
Sec. 3509.07. (A) If election officials find that any of	6638
the following are true concerning an absent voter's ballot or	6639
absent voter's presidential ballot cast under section 3503.16,	6640
3509.05, 3509.08, or 3511.09 of the Revised Code and, if	6641
applicable, the person did not <del>provide any required additional</del>	6642
information to the board of elections cure the defect not later	6643
than the fourth day after the day of the election, as permitted	6644
under division $\frac{\text{(D)}(3)\text{(b)} \text{ or (E)}(2)}{\text{(D)}(4)}$ of section 3509.06 of	6645
the Revised Code, the ballot shall not be accepted or counted:	6646
$\frac{A}{A}$ The statement accompanying the ballot is	6647
incomplete as described in division $\frac{(D)(3)(a)(D)}{(D)(3)}$ of section	6648
3509.06 of the Revised Code or is insufficient $\pm$ .	6649
$\frac{B}{B}$ The signatures do not correspond with the person's	6650
registration signature;.	6651
$\frac{(C)}{(3)}$ The applicant is not a qualified elector in the	6652

precinct+.	6653
$\frac{(D)}{(4)}$ The ballot envelope contains more than one ballot	6654
of any one $\mathrm{kind}_{7}$ or any voted ballot that the elector is not	6655
entitled to vote+, or the return envelope contains ballots that	6656
are not enclosed and sealed in the identification envelope.	6657
$\frac{(E)}{(5)}$ Stub A is detached from the absent voter's ballot	6658
or absent voter's presidential ballot; or.	6659
(F) The elector has not included with the elector's ballot	6660
any identification required under section 3509.05 or 3511.09 of	6661
the Revised Code	6662
(6) The photograph on the copy of the elector's photo	6663
identification, if any, and the photograph in the elector's	6664
registration record, if any, are not of the same person.	6665
(7) The elector has not provided the identification	6666
described in division (D)(3)(e) of section 3509.06 of the	6667
Revised Code with the elector's ballot.	6668
(8) Any other grounds exist upon which the right of	6669
persons to vote may be lawfully challenged.	6670
(B) The vote of any absent voter may be challenged for	6671
cause in the same manner as other votes are challenged, and the	6672
election officials shall determine the legality of that ballot.	6673
Every ballot not counted shall be endorsed on its back "Not	6674
Counted" with the reasons the ballot was not counted, and shall	6675
be enclosed and returned to or retained by the board of	6676
elections along with the contested ballots.	6677
Sec. 3509.08. (A) Any qualified elector, who, on account	6678
of the elector's own personal illness, physical disability, or	6679
infirmity, or on account of the elector's confinement in a jail	6680

or workhouse under sentence for a misdemeanor or awaiting trial	6681
on a felony or misdemeanor, will be unable to travel from the	6682
elector's home or place of confinement to the voting booth in	6683
the elector's precinct on the day of any general, special, or	6684
primary election may make application in writing for an absent	6685
voter's ballot to the board of elections of the elector's county	6686
in the manner described in section 3509.03 of the Revised Code.	6687
The application shall state the nature of the elector's illness,	6688
physical disability, or infirmity, or the fact that the elector	6689
is confined in a jail or workhouse and the elector's resultant	6690
inability to travel to the election booth in the elector's	6691
precinct on election day.	6692

The absent voter's ballot may be mailed directly to the 6693 applicant at the applicant's voting residence or place of 6694 confinement as stated in the applicant's application, or the 6695 board may designate two board employees belonging to the two 6696 major political parties for the purpose of delivering the ballot 6697 to the disabled or confined elector and returning it to the 6698 board, unless the applicant is confined to a public or private 6699 institution within the county, in which case the board shall 6700 designate two board employees belonging to the two major 6701 political parties for the purpose of delivering the ballot to 6702 the disabled or confined elector and returning it to the board. 6703 In all other instances, the ballot shall be returned to the 6704 office of the board in the manner prescribed in section 3509.05 6705 of the Revised Code. 6706

Any disabled or confined elector who declares to the two 6707 board employees belonging to the two major political parties 6708 that the elector is unable to mark the elector's ballot by 6709 reason of physical infirmity that is apparent to the employees 6710 to be sufficient to incapacitate the voter from marking the 6711

elector's ballot properly, may receive, upon request, the	6712
assistance of the employees in marking the elector's ballot, and	6713
they shall thereafter give no information in regard to this	6714
matter. Such assistance shall not be rendered for any other	6715
cause.	6716
When two board employees belonging to the two major	6717
political parties deliver a ballot to a disabled or confined	6718
elector, each of the employees shall be present when the ballot	6719
is delivered, when assistance is given, and when the ballot is	6720
returned to the office of the board, and shall subscribe to the	6721
declaration on the identification envelope.	6722
The secretary of state shall prescribe the form of	6723
application for absent voter's ballots under this division.	6724
This chapter applies to disabled and confined absent	6725
voter's ballots except as otherwise provided in this section.	6726
(B)(1) Any qualified elector who is unable to travel to	6727
the voting booth in the elector's precinct on the day of any	6728
general, special, or primary election may apply to the board of	6729
elections of the county where the elector is a qualified elector	6730
to vote in the election by absent voter's ballot if either of	6731
the following apply:	6732
(a) The elector is confined in a hospital as a result of	6733
an accident or unforeseeable medical emergency occurring before	6734
the election;	6735
(b) The elector's minor child is confined in a hospital as	6736
a result of an accident or unforeseeable medical emergency	6737
occurring before the election.	6738
(2) The application authorized under division (B)(1) of	6739
this section shall be made in writing in the manner described in	6740

section 3509.03 of the Revised Code, except that the application	6741
shall be delivered to the office of the board not later than	6742
three p.m. on the day of the election. The application shall	6743
indicate the hospital where the applicant or the applicant's	6744
child is confined, the date of the applicant's or the	6745
applicant's child's admission to the hospital, and the offices	6746
for which the applicant is qualified to vote. The applicant may	6747
also request that a member of the applicant's family, as listed	6748
in section 3509.05 of the Revised Code, deliver the absent	6749
voter's ballot to the applicant. The board, after establishing	6750
to the board's satisfaction the validity of the circumstances	6751
claimed by the applicant, shall supply an absent voter's ballot	6752
to be delivered to the applicant. When the applicant or the	6753
applicant's child is in a hospital in the county where the	6754
applicant is a qualified elector and no request is made for a	6755
member of the family to deliver the ballot, the board shall	6756
arrange for the delivery of an absent voter's ballot to the	6757
applicant, and for its return to the office of the board, by two	6758
board employees belonging to the two major political parties	6759
according to the procedures prescribed in division (A) of this	6760
section. When the applicant or the applicant's child is in a	6761
hospital outside the county where the applicant is a qualified	6762
elector and no request is made for a member of the family to	6763
deliver the ballot, the board shall arrange for the delivery of	6764
an absent voter's ballot to the applicant by mail, and the	6765
ballot shall be returned to the office of the board in the	6766
manner prescribed in section 3509.05 of the Revised Code.	6767

(3) Any qualified elector who is eligible to vote under

division (B) or (C) of section 3503.16 of the Revised Code but

is unable to do so because of the circumstances described in

division (B)(2) of this section may vote in accordance with

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6768

division (B)(1) of this section if that qualified elector states	6772
in the application for absent voter's ballots that that	6773
qualified elector moved or had a change of name under the	6774
circumstances described in division (B) or (C) of section	6775
3503.16 of the Revised Code and if that qualified elector	6776
complies with divisions $\frac{(G)(1)-(E)(1)}{(E)(1)}$ to (4) of section 3503.16	6777
of the Revised Code.	6778
(C) Any qualified elector described in division (A) or (B)	6779
(1) of this section who needs no assistance to vote or to return	6780
absent voter's ballots to the board of elections may apply for	6781
absent voter's ballots under section 3509.03 of the Revised Code	6782
instead of applying for them under this section or may cast	6783
absent voter's ballots in person under section 3509.051 of the	6784
Revised Code.	6785
(D) Any qualified elector described in division (A) or (B)	6786
(1) of this section to whom ballots are delivered by two	6787
employees of the board of elections or who votes with the	6788
assistance of two employees of the board of elections shall be	6789
considered to have cast absent voter's ballots by mail, rather	6790
than in person, for the purpose of the laws governing voter	6791
identification.	6792
Sec. 3509.09. (A) The poll list or signature pollbook for	6793
each precinct shall identify each registered elector in that	6794
precinct who has requested an absent voter's ballot, including a	6795
uniformed services or overseas absent voter's ballot, for that	6796
election or cast absent voter's ballots in person under section	6797
3509.051 of the Revised Code, other than an elector who has a	6798
confidential voter registration record, as described in section	6799
111.44 of the Revised Code.	6800

(B) If a registered elector appears to vote and that

elector has requested or cast an absent voter's ballot for that	6802
election, the elector shall be permitted to cast a provisional	6803
ballot under section 3505.181 of the Revised Code.	6804
(C) (1) In counting absent voter's ballots under section	6805
3509.06 of the Revised Code, the board of elections shall	6806
compare the signature of each elector from whom the board has-	6807
received a sealed identification envelope purporting to contain-	6808
that elector's voted absent voter's ballots for that election to	6809
the signature on that elector's registration form. Except as	6810
otherwise provided in division $\frac{(C)(3)}{(C)(2)}$ of this section, if	6811
the board of elections determines that the absent voter's	6812
elector's provisional ballot in the sealed identification	6813
envelope is valid and eligible to be counted, it shall be	6814
counted instead of any absent by mail voter's ballot cast by the	6815
elector. If the board of elections determines that the signature	6816
on the sealed identification envelope purporting to contain the	6817
elector's voted absent voter's ballot does not match the	6818
signature on the elector's registration form, the ballot shall-	6819
be set aside and the board shall examine, during the time prior-	6820
to the beginning of the official canvass, the poll list or	6821
signature pollbook from the precinct in which the elector is	6822
registered to vote to determine if the elector also cast a	6823
provisional ballot under section 3505.181 of the Revised Code.	6824
(2) The board of elections shall count the provisional	6825
ballot, instead of the absent voter's ballot, if both of the	6826
following apply:	6827
(a) The board of elections determines that the signature	6828
of the elector on the outside of the identification envelope in	6829
which the absent voter's ballots are enclosed does not match the	6830
signature of the elector on the elector's registration form;	6831

(b) The elector cast a provisional ballot in the election.	6832
(3) If the board of elections does not receive the sealed	6833
identification envelope purporting to contain the elector's	6834
voted absent voter's ballot by the applicable deadline	6835
established under section 3509.05 of the Revised Code, the	6836
provisional ballot cast under section 3505.181 of the Revised	6837
Code shall be counted as valid, if that provisional ballot is-	6838
otherwise determined to be valid pursuant to section 3505.183 of	6839
the Revised Code. If an absent voter's ballot purporting to be	6840
cast by an elector is successfully challenged under section	6841
3509.07 of the Revised Code but not under division (A)(2) or (6)	6842
of that section, and the elector cast a provisional ballot under	6843
section 3505.181 of the Revised Code, neither the absent voter's	6844
ballot nor the provisional ballot shall be counted.	6845
(D) If the board of elections <del>counts a provisional ballot</del>	6846
rejects an absent voter's ballot under division <del>(C)(2) or (3)</del> (C)	6847
of this section, the returned identification envelope of that	6848
elector shall not be opened, and the ballot within that envelope	6849
shall not be counted. The identification envelope shall be	6850
endorsed "Not Counted" with the reason the ballot was not	6851
counted.	6852
Sec. 3511.02. (A) Notwithstanding any section of the	6853
Revised Code to the contrary, whenever any person applies for	6854
registration as a voter on a form adopted in accordance with	6855
federal regulations relating to the "Uniformed and Overseas	6856
Citizens Absentee Voting Act," 100 Stat. 924, 52 U.S.C.A. 20301,	6857
this application shall be sufficient for voter registration and	6858
as a request for an absent voter's ballot. Uniformed services or	6859
overseas absent voter's ballots may be obtained by any person	6860
meeting the requirements of section 3511.011 of the Revised Code	6861

by applying electronically to the secretary of state or to the	6862
board of elections of the county in which the person's voting	6863
residence is located in accordance with section 3511.021 of the	6864
Revised Code or by applying to the board of elections of the	6865
county in which the person's voting residence is located, in one	6866
of the following ways:	6867
(1) That person may make written application for those	6868
ballots. The person may personally deliver the application to	6869
the office of the board or may mail it, send it by facsimile	6870
machine, send it by electronic mail, send it through internet	6871
delivery if such delivery is offered by the board of elections	6872
or the secretary of state, or otherwise send it to the board.	6873
Except as otherwise provided in division (B) of this section,	6874
the application shall be on a form prescribed by the secretary	6875
of state and shall <b>contain</b> <u>include</u> all of the following	6876
information:	6877
(a) The elector's <u>full</u> name <u>as it appears on the elector's</u>	6878
Ohio driver's license or state identification card or, if the	6879
elector does not have an Ohio driver's license or state	6880
identification card, the elector's full name as it appears on	6881
the elector's social security card;	6882
(b) The elector's signature;	6883
(c) The <u>residence</u> address at which the elector is	6884
registered to vote;	6885
(d) The elector's date of birth;	6886
(e) <del>One of the following:</del>	6887
(i)—The elector's Ohio driver's license or state	6888
identification card number+	6889

(ii) The or, if the elector does not have an Ohio driver's	6890
license or state identification card number, the last four	6891
digits of the elector's social security number;	6892
(iii) A copy of the elector's photo identification.	6893
(f) A statement identifying the election for which absent	6894
voter's ballots are requested;	6895
(g) A statement that the person requesting the ballots is	6896
a qualified elector;	6897
(h) A statement that the elector is an absent uniformed	6898
services voter or overseas voter as defined in 52 U.S.C. 20310;	6899
(i) A statement of the elector's length of residence in	6900
the state immediately preceding the commencement of service,	6901
immediately preceding the date of leaving to be with or near the	6902
service member, or immediately preceding leaving the United	6903
States, or a statement that the elector's parent or legal	6904
guardian resided in this state long enough to establish	6905
residency for voting purposes immediately preceding leaving the	6906
United States, whichever is applicable;	6907
(j) If the request is for primary election ballots, the	6908
elector's party affiliation;	6909
(k) If the elector desires ballots to be mailed to the	6910
elector, the address to which those ballots shall be mailed;	6911
(1) If the elector desires ballots to be sent to the	6912
elector by facsimile machine, the telephone number to which they	6913
shall be so sent;	6914
(m) If the elector desires ballots to be sent to the	6915
elector by electronic mail or, if offered by the board of	6916
elections or the secretary of state, through internet delivery,	6917

the elector's electronic mail address or other internet contact 6918 information.

- (2) A voter or any relative of a voter listed in division 6920 (A)(3) of this section may use a single federal post card 6921 application to apply for uniformed services or overseas absent 6922 voter's ballots for use at the primary and general elections in 6923 a given year and any special election to be held on the day in 6924 that year specified by division (E) of section 3501.01 of the 6925 Revised Code for the holding of a primary election, designated 6926 6927 by the general assembly for the purpose of submitting constitutional amendments proposed by the general assembly to 6928 the voters of the state. A single federal postcard application 6929 shall be processed by the board of elections pursuant to section 6930 3511.04 of the Revised Code the same as if the voter had applied 6931 separately for uniformed services or overseas absent voter's 6932 ballots for each election. 6933
- (3) Application to have uniformed services or overseas 6934 absent voter's ballots mailed or sent by facsimile machine to 6935 such a person may be made by the spouse, father, mother, father-6936 in-law, mother-in-law, grandfather, grandmother, brother or 6937 sister of the whole blood or half blood, son, daughter, adopting 6938 parent, adopted child, stepparent, stepchild, daughter-in-law, 6939 son-in-law, uncle, aunt, nephew, or niece of such a person. The 6940 application shall be in writing upon a blank form furnished only 6941 by the board or on a single federal post card as provided in 6942 division (A)(2) of this section. The form of the application 6943 shall be prescribed by the secretary of state. The board shall 6944 furnish that blank form to any of the relatives specified in 6945 this division desiring to make the application, only upon the 6946 request of such a relative made in person at the office of the 6947 board or upon the written request of such a relative mailed to 6948

the office of the board. Except as otherwise provided in	6949
division (B) of this section, the application, subscribed and	6950
sworn to by the applicant, shall contain include all of the	6951
following:	6952
(a) The full name of the elector for whom ballots are	6953
requested as it appears on the elector's Ohio driver's license	6954
or state identification card or, if the elector does not have an	6955
Ohio driver's license or state identification card, the	6956
elector's full name as it appears on the elector's social	6957
<pre>security card;</pre>	6958
(b) A statement that the elector is an absent uniformed	6959
services voter or overseas voter as defined in 52 U.S.C. 20310;	6960
(c) The <u>residence</u> address at which the elector is	6961
registered to vote;	6962
(d) A statement identifying the elector's length of	6963
residence in the state immediately preceding the commencement of	6964
service, immediately preceding the date of leaving to be with or	6965
near a service member, or immediately preceding leaving the	6966
United States, or a statement that the elector's parent or legal	6967
guardian resided in this state long enough to establish	6968
residency for voting purposes immediately preceding leaving the	6969
United States, as the case may be;	6970
(e) The elector's date of birth;	6971
(f) <del>One of the following:</del>	6972
(i)—The elector's Ohio driver's license or state	6973
identification card number+	6974
(ii) The or, if the elector does not have an Ohio	6975
driver's license or state identification card number, the last	6976

four digits of the elector's social security number;	6977
(iii) A copy of the elector's photo identification.	6978
(g) A statement identifying the election for which absent	6979
<pre>voter's ballots are requested;</pre>	6980
(h) A statement that the person requesting the ballots is	6981
a qualified elector;	6982
(i) If the request is for primary election ballots, the	6983
elector's party affiliation;	6984
(j) A statement that the applicant bears a relationship to	6985
the elector as specified in division (A)(3) of this section;	6986
(k) The address to which ballots shall be mailed, the	6987
telephone number to which ballots shall be sent by facsimile	6988
machine, the electronic mail address to which ballots shall be	6989
sent by electronic mail, or, if internet delivery is offered by	6990
the board of elections or the secretary of state, the internet	6991
contact information to which ballots shall be sent through	6992
<pre>internet delivery;</pre>	6993
(1) The signature and address of the person making the	6994
application.	6995
(B) If the elector has a confidential voter registration	6996
record, as described in section 111.44 of the Revised Code, the	6997
application may include the elector's program participant	6998
identification number instead of the address at which the	6999
elector is registered to vote.	7000
(C) Each application for uniformed services or overseas	7001
absent voter's ballots shall be delivered to the office of the	7002
board not earlier than the first day of January of the year of	7003
the elections for which the uniformed services or overseas	7004

absent voter's ballots are requested or not earlier than ninety	7005
days before the day of the election at which the ballots are to	7006
be voted, whichever is earlier. An application to receive	7007
uniformed services or overseas absent voter's ballots by mail or	7008
by another method permitted under section 3511.021 of the	7009
Revised Code shall be delivered to the office of the board not	7010
later than the close of business on the seventh day preceding	7011
the day of the election.	7012
(D) If the voter for whom the application is made is	7013
entitled to vote for presidential and vice-presidential electors	7014
only, the applicant shall submit to the board, in addition to	7015
the requirements of division (A) of this section, a statement to	7016
the effect that the voter is qualified to vote for presidential	7017
and vice-presidential electors and for no other offices.	7018
(E) Except as permitted under section 111.31 of the	7019

- (E) Except as permitted under section 111.31 of the Revised Code, no public office, and no public official or employee who is acting in an official capacity, shall do either of the following:
- (1) Prepay the return postage for an application for 7023 absent voter's ballots; 7024

7021

- (2) Mail or otherwise deliver an unsolicited application7025for absent voter's ballots to any person.7026
- (F) Except as otherwise provided in this section and in 7027 sections 3505.24 and 3509.08 of the Revised Code, an election 7028 official shall not fill out any portion of a federal post card 7029 application or other application for absent voter's ballots on 7030 behalf of an applicant. The secretary of state or a board of 7031 elections may preprint only an applicant's <u>full legal</u> name and 7032 <u>residence</u> address on a federal post card application or other 7033

application for absent voter's ballots before mailing that	7034
application to the applicant, except that if the applicant has a	7035
confidential voter registration record, the secretary of state	7036
or the board of elections shall not preprint the applicant's	7037
<u>residence</u> address on the application.	7038
<b>Sec. 3511.04.</b> $\frac{A}{A}$ (A) (1) If a board of elections receives	7039
an application for uniformed services or overseas absent voter's	7040
ballots that does not contain all of the required information or	7041
is not submitted on an appropriate form, the board promptly	7042
shall notify the applicant of the additional information	7043
required to be provided by the applicant to complete that	7044
application, direct the applicant to use an appropriate form, or	7045
both, as applicable.	7046
(2) Upon receiving an application for uniformed services	7047
or overseas absent voter's ballots that contains all of the	7048
required information and is submitted on an appropriate form,	7049
the board shall compare the signature on the application with	7050
the signature in the elector's registration record. If, in the	7051
opinion of the board, the signatures are not by the same person,	7052
or if the board otherwise determines that the applicant is not a	7053
qualified elector, the board shall reject the application.	7054
(B) Not later than the forty-sixth day before the day of	7055
each general or primary election, and at the earliest possible	7056
time before the day of a special election held on a day other	7057
than the day on which a general or primary election is held, the	7058
board of elections shall mail, send by facsimile machine, send	7059
by electronic mail, send through internet delivery if such	7060
delivery is offered by the board of elections or the secretary	7061
of state, or otherwise send uniformed services or overseas	7062

absent voter's ballots then ready for use as provided for in

section 3511.03 of the Revised Code and for which the board has	7064
received valid applications prior to that time. Thereafter, and	7065
until the close of business on the seventh day preceding the day	7066
of election, the board shall promptly, upon receipt of valid	7067
applications for them, mail, send by facsimile machine, send by	7068
electronic mail, send through internet delivery if such delivery	7069
is offered by the board of elections or the secretary of state,	7070
or otherwise send to the proper persons all uniformed services	7071
or overseas absent voter's ballots then ready for use.	7072

If, after the seventieth day before the day of a general 7073 or primary election, any other question, issue, or candidacy is 7074 lawfully ordered submitted to the electors voting at the general 7075 or primary election, the board shall promptly provide a separate 7076 official issue, special election, or other election ballot for 7077 submitting the question, issue, or candidacy to those electors, 7078 and the board shall promptly mail, send by facsimile machine, 7079 send by electronic mail, send through internet delivery if such 7080 delivery is offered by the board of elections or the secretary 7081 of state, or otherwise send each such separate ballot to each 7082 person to whom the board has previously mailed or sent other 7083 uniformed services or overseas absent voter's ballots. 7084

No public office, and no public official or employee who 7085 is acting in an official capacity, shall prepay the return 7086 postage for any absent voter's ballots. In mailing uniformed 7087 services or overseas absent voter's ballots, the board shall use 7088 the fastest mail service available, but the board shall not mail 7089 them by certified mail.

Sec. 3511.05. (A) The board of elections shall place 7091 uniformed services or overseas absent voter's ballots sent by 7092 mail in an unsealed identification envelope, gummed ready for 7093

sealing. The board shall include with uniformed services or	7094
overseas absent voter's ballots sent electronically, including	7095
by facsimile machine, an instruction sheet for preparing a	7096
gummed envelope in which the ballots shall be returned. The	7097
envelope for returning ballots sent by either means shall have	7098
printed or written on its face a form substantially as follows	7099
and shall include an explanation of the acceptable forms of	7100
photo identification:	7101
"Identification Envelope Statement of Voter	7102
I,(Name_full_name_of_voter_as_it_	7103
appears on the voter's Ohio driver's license or state	7104
identification card or, if the voter does not have an Ohio	7105
driver's license or state identification card, the voter's full	7106
name as it appears on the voter's social security card), declare	7107
under penalty of election falsification that the within ballot	7108
or ballots contained no voting marks of any kind when I received	7109
them, and I caused the ballot or ballots to be marked, enclosed	7110
in the identification envelope, and sealed in that envelope.	7111
My voting residence in Ohio is	7112
	7113
(Street and Number, if any, or Rural Route and Number)	7114
of (City, Village, or Township)	7115
Ohio, which is in Ward Precinct	7116
in that city, village, or township.	7117
If I have a confidential voter registration record, I am	7118
providing my program participant identification number instead	7119
of my residence address:	7120
The primary election ballots, if any, within this envelope	7121

are primary election ballots of the	_ Party. 712
Ballots contained within this envelope are	to be voted at 712
the (general, special, or primary) ele	ection to be 712
held on the day of	712.
	712
My date of birth is (Month	and Day), 712
(Year).	712
(Voter must provide one of the following:)	712
My If I have one, my Ohio driver's license	or state 713
identification card number is (D	river's license 713
or state identification card number).	713.
The Only if I don't have an Ohio driver's l	license or state 713
identification card number, the last four digits	of my Social 713
Security Number are (Last four date	igits of Social 713
Security Number).	713
(Voter must provide one of the following:)	713
<del>In lieu of providing a driver's lice</del>	ense or state 713
identification card number or the last four digi	ts of my Social 713
Security Number, I am enclosing a <a href="legible">legible</a> copy of	f the front and 714
$\underline{\text{back of }}$ my photo identification in the return en	velope in which 714
this identification envelope will be mailed. Acce	eptable photo 714.
identification is an Ohio driver's license, state	e identification 714.
card, or interim identification form issued by the	he Bureau of 714
Motor Vehicles, a United States passport or pass	port card, a 714.
United States military identification card, an Ol	hio National 714
Guard identification card, or a United States Dep	partment of 714
Veterans Affairs identification card. Your photo	identification 714
must include your name and photograph and must no	ot be expired. 714

I am enclosing a completed affidavit of religious	7150
objection to being photographed in the return envelope in which	7151
this identification envelope will be mailed.	7152
I hereby declare, under penalty of election falsification,	7153
that the statements above are true, as I verily believe.	7154
<del></del>	7155
(Signature of Voter)	7156
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A FELONY OF	7157
THE FIFTH DEGREE."	7158
(B) The board shall also mail with the ballots and the	7159
unsealed identification envelope sent by mail an unsealed return	7160
envelope, gummed, ready for sealing, for use by the voter in	7161
returning the voter's marked ballots to the office of the board.	7162
The board shall send with the ballots and the instruction sheet	7163
for preparing a gummed envelope sent electronically, including	7164
by facsimile machine, an instruction sheet for preparing a	7165
second gummed envelope as described in this division, for use by	7166
the voter in returning that voter's marked ballots to the board.	7167
The return envelope shall have two parallel lines, each one	7168
quarter of an inch in width, printed across its face paralleling	7169
the top, with an intervening space of one quarter of an inch	7170
between such lines. The top line shall be one and one-quarter	7171
inches from the top of the envelope. Between the parallel lines	7172
shall be printed: "OFFICIAL ELECTION UNIFORMED SERVICES OR	7173
OVERSEAS ABSENT VOTER'S BALLOTS VIA AIR MAIL." Three blank	7174
lines shall be printed in the upper left corner on the face of	7175
the envelope for the use by the voter in placing the voter's	7176
complete military, naval, or mailing address on these lines. The	7177
post-office address of the office of the board shall be printed	7178

on the face of such envelope in the lower right portion below	7179
the bottom parallel line.	7180
(C) On the back of each identification envelope and each	7181
return envelope shall be printed the following:	7182
"Instructions to voter:	7183
If the flap on this envelope is so firmly stuck to the	7184
back of the envelope when received by you as to require forcible	7185
opening in order to use it, open the envelope in the manner	7186
least injurious to it, and, after marking your ballots and	7187
enclosing same in the envelope for mailing them to the board of	7188
elections, reclose the envelope in the most practicable way, by	7189
sealing or otherwise, and sign the blank form printed below.	7190
The flap on this envelope was firmly stuck to the back of	7191
the envelope when received, and required forced opening before	7192
sealing and mailing.	7193
	7194
(Signature of voter)"	7195
(D) Division (C) of this section does not apply when	7196
absent voter's ballots are sent electronically, including by	7197
facsimile machine.	7198
(E) Except as otherwise provided in this division and in	7199
sections 3505.24 and 3509.08 of the Revised Code, an election	7200
official shall not fill out any portion of an identification	7201
envelope statement of voter or an absent voter's ballot on	7202
behalf of an elector. A board of elections may preprint only an	7203
elector's name and address on an identification envelope	7204
statement of voter before mailing or electronically transmitting	7205
absent voter's ballots to the elector, except that if the	7206

elector has a confidential voter registration record, as	7207
described in section 111.44 of the Revised Code, the board of	7208
elections shall not preprint the elector's address on the	7209
identification envelope statement of voter.	7210
Sec. 3511.09. (A) Upon receiving uniformed services or	7211
overseas absent voter's ballots, the elector shall cause the	7212
questions on the face of the identification envelope to be	7213
answered, and, by writing the elector's usual signature in the	7214
proper place on the identification envelope, the elector shall	7215
declare under penalty of election falsification that the answers	7216
to those questions are true and correct to the best of the	7217
elector's knowledge and belief. Then, the elector shall note	7218
whether there are any voting marks on the ballot. If there are	7219
any voting marks, the ballot shall be returned immediately to	7220
the board of elections; otherwise, the elector shall cause the	7221
ballot to be marked, folded separately so as to conceal the	7222
markings on it, deposited in the identification envelope, and	7223
securely sealed in the identification envelope. The elector	7224
shall sign the identification envelope not later than the close	7225
of the polls on the day of the election. The elector then shall	7226
cause the identification envelope to be placed within the return	7227
envelope, sealed in the return envelope, and mailed to the board	7228
of elections to which it is addressed.	7229
(B) The elector shall <del>provide one <u>do both</u> of the</del>	7230
following:	7231
LOTTOWING.	1231
(1) The Provide the elector's Ohio driver's license or	7232
state identification card number on the statement of voter on	7233
the identification envelope, or if the elector does not have an	7234

Ohio driver's license or state identification card, provide the

last four digits of the elector's social security number;

7235

(2) The last four digits of the elector's social security	7237
number on the statement of voter on the identification envelope;	7238
(3) A Enclose a copy of the elector's photo identification	7239
or a completed affidavit of religious objection to being	7240
photographed, as described in section 3505.19 of the Revised	7241
<u>Code</u> , in the return envelope with the identification envelope.	7242
(C) Every uniformed services or overseas absent voter's	7243
ballot identification envelope shall be accompanied by the	7244
following statement in boldface capital letters: WHOEVER COMMITS	7245
ELECTION FALSIFICATION IS GUILTY OF A FELONY OF THE FIFTH	7246
DEGREE.	7247
(D) The elector shall cause the uniformed services or	7248
overseas absent voter's ballots to be returned to the office of	7249
the board of elections in a manner described in division (C) of	7250
section 3509.05 of the Revised Code, provided that the elector	7251
shall not be required to prepay the postage on the return	7252
envelope if, under 39 U.S.C. 3406, no postage is required.	7253
Sec. 3511.11. (A) Uniformed services or overseas absent	7254
voter's ballots delivered to the office of the board of	7255
elections not later than the close of the polls on election day	7256
shall be processed and counted in the manner provided in section-	7257
<u>sections</u> 3509.06, 3509.07, and 3509.09 of the Revised Code.	7258
(B) A return envelope is not required to be postmarked in	7259
order for a uniformed services or overseas absent voter's ballot	7260
contained in it to be valid. Except as otherwise provided in	7261
this division, whether or not the return envelope containing the	7262
ballot is postmarked, contains a late postmark, or contains an	7263
illegible postmark, a uniformed services or overseas absent	7264
voter's ballot that is received by mail after the close of the	7265

polls on election day through the fourth day after the election	7266
day shall be processed and counted on the fifth day after the	7267
election day at the office of the board of elections in the	7268
manner provided in section 3509.06 of the Revised Code if the	7269
voter signed the identification envelope by the close of the	7270
polls on election day. However, if a return envelope containing	7271
a uniformed services or overseas absent voter's ballot is so	7272
received, but the identification envelope in it is signed after	7273
the close of the polls on election day, the uniformed services	7274
or overseas absent voter's ballot shall not be counted.	7275

7276

7277

- (C) The following types of uniformed services or overseas absent voter's ballots shall not be counted:
- (1) Uniformed services or overseas absent voter's ballots 7278 that are received by the board of elections after the close of 7279 the polls on the day of the election, and that contain an 7280 identification envelope that is signed after the close of the 7281 polls on election day; 7282
- (2) Uniformed services or overseas absent voter's ballots 7283 7284 that are received after the fourth day following the election.

The uncounted ballots shall be preserved in their 7285 identification envelopes unopened until the time provided by 7286 section 3505.31 of the Revised Code for the destruction of all 7287 other ballots used at the election for which ballots were 7288 provided, at which time they shall be destroyed. 7289

Sec. 3513.18. Party primaries shall be held at the same 7290 place and time, but and there shall be separate a single set of 7291 pollbooks and tally sheets provided at each polling place-for-7292 each party participating in the election. The pollbooks shall 7293 include, for each elector, the political party, if any, whose 7294

ballot the elector voted in the most recent primary election	7295
within the current year and the immediately preceding two	7296
<pre>calendar years.</pre>	7297
If a special election on a question or issue is held on	7298
the day of a primary election, there shall be provided in the	7299
pollbooks pages on which shall be recorded the names of all-	7300
electors voting on said question or issue and not voting in such-	7301
primary any elector may choose to vote only on the questions or	7302
issues appearing on the ballot. It shall not be necessary for	7303
electors desiring to vote only on the question or issue who cast	7304
an issues-only ballot to declare their political affiliation.	7305
The precinct election officials shall record in the	7306
pollbook the political party whose ballot an elector cast at the	7307
primary election or the fact that the elector cast an issues-	7308
only ballot, as applicable.	7309
Sec. 3513.19. (A) It is the duty of any precinct election	7310
official, whenever any such official doubts that a person	7311
attempting to vote at a primary election is legally entitled to	7312
vote at that election, to challenge the right of that person to	7313
vote. The right of a person to vote at a primary election may be	7314
challenged-upon the following grounds as follows:	7315
(1) That the person whose right to vote is challenged is	7316
not a legally qualified elector As described in section 3505.20	7317
of the Revised Code;	7318
(2)—That the person has received or has been promised some—	7319
valuable reward or consideration for the person's vote;	7320
(3) That On the ground that the person is not affiliated	7321
with or is not a member of the political party whose ballot the	7322
person desires to vote. Such party affiliation shall be	7323

7352

current year and the immediately preceding two calendar years as	7325
shown on the voter's registration card, using the standards of	7326
affiliation specified in the seventh paragraph of section	7327
3513.05 of the Revised Code. Division $\frac{A}{A}$ (A) (2) of this	7328
section and the seventh paragraph of section 3513.05 of the	7329
Revised Code do not prohibit a person who holds an elective	7330
office for which candidates are nominated at a party primary	7331
election from doing any of the following:	7332
(a) If the person voted as a member of a different	7333
political party at any primary election within the current year	7334
and the immediately preceding two calendar years, being a	7335
candidate for nomination at a party primary held during the	7336
times specified in division (C)(2) of section 3513.191 of the	7337
Revised Code provided that the person complies with the	7338
requirements of that section;	7339
(b) Circulating the person's own petition of candidacy for	7340
party nomination in the primary election.	7341
(B) When the right of a person to vote is challenged upon	7342
the ground set forth in division $\frac{A}{A}$ $\frac{A}{A}$ $\frac{A}{A}$ of this section,	7343
membership in or political affiliation with a political party	7344
shall be determined by the person's <u>written</u> statement, <del>made</del>	7345
signed under penalty of election falsification, that the person	7346
desires to be affiliated with and supports the principles of the	7347
political party whose primary ballot the person desires to vote.	7348
If the person refuses to sign that statement under penalty of	7349
election falsification, the person shall be permitted to cast a	7350
provisional ballot under section 3505.181 of the Revised Code.	7351

Sec. 3599.12. (A) No person shall do any of the following:

determined by examining the elector's voting record for the

(1) Vote or attempt to vote in any primary, special, or	7353
general election in a precinct in which that person is not a	7354
legally qualified elector;	7355
(2) Vote or attempt to vote more than once at the same	7356
election by any means, including voting or attempting to vote	7357
both by absent voter's ballots under division $\frac{(G)}{(E)}$ of section	7358
3503.16 of the Revised Code and by regular ballot at the polls	7359
at the same election, or voting or attempting to vote both by	7360
absent voter's ballots under division $\frac{(G)}{(E)}$ of section 3503.16	7361
of the Revised Code and by absent voter's ballots under Chapter	7362
3509. or armed service uniformed services or overseas absent	7363
voter's ballots under Chapter 3511. of the Revised Code at the	7364
<pre>same election;</pre>	7365
(3) Impersonate or sign the name of another person, real	7366
or fictitious, living or dead, and vote or attempt to vote as	7367
that other person in any such election;	7368
(4) Cast a ballot at any such election after objection has	7369
been made and sustained to that person's vote;	7370
(5) Knowingly vote or attempt to vote a ballot other than	7371
the official ballot.	7372
(B) Whoever violates division (A) of this section is	7373
guilty of a felony of the fourth degree.	7374
Sec. 4507.53. Digitalized photographic records of the	7375
department of public safety may be released only to the	7376
following:	7377
(A) State, local, or federal governmental agencies for	7378
criminal justice purposes;	7379
(B) Any court;	7380

(C) The American association of motor vehicle	7381
administrators to allow state department of motor vehicles	7382
participating in the association's state-to-state verification	7383
services and digital image access and exchange program to use	7384
the photographic records for identity verification purposes;	7385
(D) The department of job and family services for the	7386
purpose of carrying out the department's functions under Chapter	7387
4141. of the Revised Code;	7388
(E) The secretary of state for the purposes of complying	7389
with division (A)(5) of section 3503.152, division (B) of	7390
section 3503.20, and division (C)(4) of section 3503.201 of the	7391
Revised Code.	7392
Section 2. That existing sections 111.26, 111.44, 3501.01,	7393
3501.05, 3501.11, 3501.17, 3501.22, 3501.30, 3503.01, 3503.07,	7394
3503.09, 3503.10, 3503.11, 3503.13, 3503.14, 3503.15, 3503.151,	7395
3503.153, 3503.16, 3503.19, 3503.20, 3503.21, 3503.24, 3503.26,	7396
3503.28, 3503.29, 3503.33, 3505.18, 3505.181, 3505.182,	7397
3505.183, 3505.19, 3505.20, 3506.01, 3506.03, 3506.04, 3506.05,	7398
3506.06, 3506.07, 3506.08, 3506.09, 3506.10, 3506.15, 3506.23,	7399
3509.02, 3509.03, 3509.04, 3509.05, 3509.06, 3509.07, 3509.08,	7400
3509.09, 3511.02, 3511.04, 3511.05, 3511.09, 3511.11, 3513.18,	7401
3513.19, 3599.12, and 4507.53 of the Revised Code are hereby	7402
repealed.	7403
Section 3. That sections 3503.111, 3503.152, 3503.18,	7404
3505.22, 3506.021, 3506.24, 3511.12, 3511.13, and 3513.20 of the	7405
Revised Code are hereby repealed.	7406
Section 4. The General Assembly, applying the principle	7407
stated in division (B) of section 1.52 of the Revised Code that	7408

amendments are to be harmonized if reasonably capable of

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simultaneous operation, finds that the following sections,	7410
presented in this act as composites of the sections as amended	7411
by the acts indicated, are the resulting versions of the	7412
sections in effect prior to the effective date of the sections	7413
as presented in this act:	7414
Section 3503.21 of the Revised Code as amended by both	7415
H.B. 359 and S.B. 63 of the 131st General Assembly.	7416
Section 3505.183 of the Revised Code as amended by both	7417
H.B. 45 and H.B. 458 of the 134th General Assembly.	7418