## As Passed by the House

## 124th General Assembly **Regular Session** 2001-2002

То

H. B. No. 445

REPRESENTATIVES Kearns, Trakas, Clancy, Buehrer, Fessler, Cates, Sulzer, Lendrum, Flowers, McGregor, Otterman, Distel, Coates, Hollister, Latell, Carano, Niehaus, Britton, Carmichael, Roman, Hagan, Sullivan, Hoops

## A BILL

amend sections 3505.061, 3505.062 3505.063, and	1
3519.03 of the Revised Code to require the Ohio	2
Ballot Board or a group of persons designated by	3
the Board to prepare and file arguments in support	4
of or in opposition to each constitutional	5
amendment proposed by the General Assembly, each	6
constitutional amendment or law proposed by an	7
initiative petition, and each law, section, or item	8
of law subject to a referendum petition, if the	9
persons designated to prepare those arguments fail	10
to timely prepare and file them; to specify that	11
the positions of the four appointed Board members	12
must be considered vacant if the Board fails to	13
have the missing arguments prepared and filed; and	14
to require the Board to certify ballot language and	15
explanations to the Secretary of State at least 80	16
days prior to an election.	17

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

	Sec	ctic	on 1.	. That	sections	3	505.061,	3	505.06	2,	3505.063,	and	1	8
3519	. 03	of	the	Revise	d Code k	oe .	amended	to	read	as	follows:		1	9

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Sec. 3505.061. (A) The Ohio ballot board, as authorized by Section 1 of Article XVI, Ohio Constitution, shall consist of the secretary of state and four appointed members. No more than two of the appointed members shall be of the same political party. One of the members shall be appointed by the president of the senate, one shall be appointed by the minority leader of the senate, one shall be appointed by the speaker of the house of representatives, and one shall be appointed by the minority leader of the house of representatives. The appointments shall be made no later than the last Monday in January in the year in which the appointments are to be made. If any appointment is not so made, the secretary of state, acting in place of the person otherwise required to make the appointment, shall appoint as many qualified members affiliated with the appropriate political party as are necessary.

(B) The initial appointees to the board shall serve until the first Monday in February, 1977. Thereafter, terms of office shall be for four years, each term ending on the first Monday in February. The term of the secretary of state on the board shall coincide with his the secretary of state's term of office as secretary of state. Each Except as otherwise provided in division (B)(2) of section 3505.063 and division (B)(2) of section 3519.03 of the Revised Code, each appointed member of the board shall hold office from the date of his appointment until the end of the term for which he was appointed. Any Except as otherwise provided in those divisions, any member appointed to fill a vacancy occurring prior to the expiration of the term for which his the member's predecessor was appointed shall hold office for the remainder of such that term. Any Except as otherwise provided in those divisions, any member shall continue in office subsequent to the expiration date of his the member's term until his the member's successor takes office, or until a period of sixty days has

elapsed, whichever occurs first. Any vacancy occurring on the  52 board shall be filled in the manner provided for original  33 appointments. A member appointed to fill a vacancy shall be of the  54 same political party as that required of the member whom he the  55 member replaces.  56  (C) Members of the board shall serve without compensation but  57 shall be reimbursed for expenses actually and necessarily incurred  58 in the performance of their duties.  59  (D) The secretary of state shall be the chairman chairperson  60 of the board, and he the secretary of state or his the secretary  61 of state's representative shall have a vote equal to that of any  62 other member. The vice chairman vice-chairperson shall act as  63 chairman chairperson in the absence or disability of the chairman  64 chairperson, or during a vacancy in that office. The board shall  65 meet after notice of at least seven days at a time and place  66 determined by the chairman chairperson. At its first meeting, the  67 board shall elect a vice chairman vice-chairperson from among its  68 members for a term of two years, and it shall adopt rules for its  69 procedures. After the first meeting, the board shall meet at the
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proceedings after the first meeting the board shall meet at the
procedures. After the first meeting, the board shall meet at the 70
call of the <del>chairman</del> <u>chairperson</u> or upon the written request of 71
three other members. Three members constitute a quorum. No action 72
shall be taken without the concurrence of three members. 73
(E) The secretary of state shall provide <del>such</del> technical, 74
professional, and clerical employees as <del>are</del> necessary for the 75
board to carry out its duties. 76
Sec. 3505.062. The Ohio ballot board shall do all of the 77
following: 78
(A) Prescribe the ballot language for constitutional 79
amendments proposed by the general assembly to be printed on the 80
questions and issues ballot, which language shall properly 81
identify the substance of the proposal to be voted upon-: 82

chooses not to designate a group of members to prepare arguments

for the proposed amendment or chooses not to designate a group of

members to prepare arguments against the proposed amendment, the

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order to inform the voters as fully as possible concerning

proposed amendments.

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Sec. 3519.03. (A) The committee named in a initiative	14
petition may prepare the argument or explanation, or both, in	14
favor of the measure proposed, and the committee named in a	14
referendum petition may prepare the argument or explanation, or	14
both, against any law, section, or item of law. The persons who	15
prepare the argument or explanation, or both, in opposition to the	15
initiated proposal, or the argument or explanation, or both, in	15
favor of the measure to be referred shall be named by the general	15
assembly, if <u>it is</u> in session, <del>and if not in session, then</del> <u>or</u> by	15
the governor, if the general assembly is not in session. Such	15
argument or explanation, or both, shall not exceed three hundred	15
words, and shall be filed with the secretary of state at least	15
seventy-five days prior to the date of the election at which the	15
measure is to be voted upon.	15

(B)(1) If the committee named in an initiative petition, the committee named in a referendum petition, or other persons designated under division (A) of this section fail to prepare and file their arguments or explanations by the seventy-fifth day before the date of the election, the secretary of state shall notify the Ohio ballot board that those arguments or explanations have not been so prepared and filed. The board then shall prepare the missing arguments or explanations or designate a group of persons to prepare those arguments or explanations. All arguments or explanations prepared under this division shall be filed with the secretary of state no later than seventy days before the date of the election. No argument or explanation shall exceed three hundred words.

(2) If the Ohio ballot board fails to provide for the preparation of missing arguments or explanations under division (B)(1) of this section after being notified by the secretary of state that one or more arguments or explanations have not been timely prepared and filed, the positions of the four appointed

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members of the board shall be considered vacant, and new members	178			
shall be appointed in the manner provided for original	179			
appointments.	180			
Section 2. That existing sections 3505.061, 3505.062,	181			
3505.063, and 3519.03 of the Revised Code are hereby repealed.	182			