As Passed by the Senate

124th General Assembly Regular Session 2001-2002

Am. Sub. H. B. No. 5

REPRESENTATIVES Lendrum, Grendell, Manning, Cates, Damschroder, Hughes, Reidelbach, G. Smith, Goodman, Carmichael, Buehrer, Carey, Womer Benjamin, Core, Reinhard, Hagan, Fessler, Schuring,
Kearns, Widowfield, Schneider, Flowers, Britton, Salerno, Faber, Young,
Roman, Peterson, Collier, Setzer, Hartnett, Schaffer, Calvert, Driehaus, Olman, Trakas, Willamowski, Niehaus, Seitz, Latta
SENATORS Spada, Jacobson, Robert Gardner, Mumper, Hottinger, Oelslager, Johnson, Amstutz, Wachtmann

A BILL

T	o amend sections 303.12, 519.12, 3375.03, 3501.05,	1
	3501.11, 3501.38, 3504.02, 3505.24, 3505.31,	2
	3505.32, 3506.12, 3506.15, 3509.01, 3509.04,	3
	3509.07, 3511.05, 3511.09, 3511.11, 3513.07,	4
	3513.22, 3513.261, 3515.04, and 3519.05 and to	5
	enact section 3506.16 of the Revised Code to revise	б
	the Election Law by requiring designated board of	7
	elections employees to examine punch card ballots	8
	prior to their counting and, in specified	9
	circumstances, to remove partially detached chads	10
	from them or remake ballots voted backwards, by	11
	specifying that no vote will be counted when a chad	12
	is attached to a punch card ballot by three or four	13
	corners, by specifying that armed service absent	14
	voter's ballots from voters who will be outside of	15
	the United States on election day that do not have	16
	any postmark or have an illegible postmark are	17

valid if mailed prior to the close of the polls on 18
election day and if received within the appropriate 19
period, and by making other changes; and to create 20
the Election System Study Committee. 21

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

Section 1. That sections 303.12, 519.12, 3375.03, 3501.05,233501.11, 3501.38, 3504.02, 3505.24, 3505.31, 3505.32, 3506.12,243506.15, 3509.01, 3509.04, 3509.07, 3511.05, 3511.09, 3511.11,253513.07, 3513.22, 3513.261, 3515.04, and 3519.05 be amended and26section 3506.16 of the Revised Code be enacted to read as follows:27

sec. 303.12. (A) Amendments to the zoning resolution may be 28 initiated by motion of the county rural zoning commission, by the 29 passage of a resolution therefor by the board of county 30 commissioners, or by the filing of an application therefor by one 31 or more of the owners or lessees of property within the area 32 proposed to be changed or affected by the proposed amendment with 33 the county rural zoning commission. The board of county 34 commissioners may require that the owner or lessee of property 35 filing an application to amend the zoning resolution pay a fee 36 therefor to defray the cost of advertising, mailing, filing with 37 the county recorder, and other expenses. If the board of county 38 commissioners requires such a fee, it shall be required generally, 39 for each application. The board of county commissioners shall upon 40 the passage of such resolution certify it to the county rural 41 zoning commission. 42

Upon the adoption of such motion, or the certification of 43 such resolution, or the filing of such application, the county 44 rural zoning commission shall set a date for a public hearing 45

thereon, which date shall not be less than twenty nor more than 46 forty days from the date of adoption of such motion or, the date 47 of the certification of such resolution, or the date of the filing 48 of such application. Notice of such hearing shall be given by the 49 county rural zoning commission by one publication in one or more 50 newspapers of general circulation in each township affected by 51 such proposed amendment at least ten days before the date of such 52 hearing. 53

(B) If the proposed amendment intends to rezone or redistrict ten or fewer parcels of land, as listed on the county auditor's current tax list, written notice of the hearing shall be mailed by the zoning commission, by first class mail, at least ten days before the date of the public hearing to all owners of property within and contiguous to and directly across the street from such area proposed to be rezoned or redistricted to the addresses of such owners appearing on the county auditor's current tax list. The failure of delivery of such notice shall not invalidate any such amendment.

(C) If the proposed amendment intends to rezone or redistrict
ten or fewer parcels of land as listed on the county auditor's
current tax list, the published and mailed notices shall set forth
the time, date, and place of the public hearing, and shall include
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all of the following:

(1) The name of the zoning commission that will be conducting69the public hearing;70

(2) A statement indicating that the motion, resolution, or application is an amendment to the zoning resolution;

(3) A list of the addresses of all properties to be rezoned
or redistricted by the proposed amendment and of the names of
owners of these properties, as they appear on the county auditor's
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current tax list;

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(4) The present zoning classification of property named in the proposed amendment and the proposed zoning classification of such property;

(5) The time and place where the motion, resolution, or application proposing to amend the zoning resolution will be available for examination for a period of at least ten days prior to the public hearing;

(6) The name of the person responsible for giving notice of the public hearing by publication or by mail, or by both publication and mail;

(7) Any other information requested by the zoning commission;

(8) A statement that, after the conclusion of such hearing, the matter will be submitted to the board of county commissioners for its action.

(D) If the proposed amendment alters the text of the zoning resolution, or rezones or redistricts more than ten parcels of land, as listed on the county auditor's current tax list, the published notice shall set forth the time, date, and place of the public hearing, and shall include all of the following:

(1) The name of the zoning commission that will be conducting97the public hearing on the proposed amendment;98

(2) A statement indicating that the motion, application, or99resolution is an amendment to the zoning resolution;100

(3) The time and place where the text and maps of the
proposed amendment will be available for examination for a period
of at least ten days prior to the public hearing;
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(4) The name of the person responsible for giving notice of 104the public hearing by publication; 105

(5) A statement that, after the conclusion of such hearing, 106

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the	matter	will	be	submitted	to	the	board	of	county	commissi	oners	10	7
for	its act	tion;										10	8
									_				_

(6) Any other information requested by the zoning commission. 109

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Hearings shall be held in the county court house or in a 111 public place designated by the zoning commission. 112

(E) Within five days after the adoption of such motion or, 113
the certification of such resolution, or the filing of such 114
application, the county rural zoning commission shall transmit a 115
copy thereof of it together with text and map pertaining thereto 116
to it to the county or regional planning commission, if there is 117
such a commission. 118

The county or regional planning commission shall recommend119the approval or denial of the proposed amendment or the approval120of some modification thereof of it and shall submit such121recommendation to the county rural zoning commission. Such122recommendation shall be considered at the public hearing held by123the county rural zoning commission on such proposed amendment.124

The county rural zoning commission, within thirty days after125such hearing, shall recommend the approval or denial of the126proposed amendment, or the approval of some modification thereof127of it and shall submit such recommendation together with such128application or resolution, the text and map pertaining thereto to129it, and the recommendation of the county or regional planning130commission thereon on it to the board of county commissioners.131

The board of county commissioners, upon receipt of such 132 recommendation, shall set a time for a public hearing on such 133 proposed amendment, which date shall be not more than thirty days 134 from the date of the receipt of such recommendation from the 135 county rural zoning commission. Notice of such public hearing 136 shall be given by the board by one publication in one or more 137

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newspapers of general circulation in the county, at least ten days before the date of such hearing.

(F) If the proposed amendment intends to rezone or redistrict 140
ten or fewer parcels of land as listed on the county auditor's 141
current tax list, the published notice shall set forth the time, 142
date, and place of the public hearing and shall include all of the 143
following: 144

(1) The name of the board that will be conducting the publichearing;

(2) A statement indicating that the motion, application, or 147resolution is an amendment to the zoning resolution; 148

(3) A list of the addresses of all properties to be rezoned
or redistricted by the proposed amendment and of the names of
owners of these properties, as they appear on the county auditor's
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current tax list;

(4) The present zoning classification of property named in
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 the proposed amendment and the proposed zoning classification of
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 such property;

(5) The time and place where the motion, application, or
resolution proposing to amend the zoning resolution will be
available for examination for a period of at least ten days prior
to the public hearing;

(6) The name of the person responsible for giving notice of(6) The name of the person responsible for giving notice of(6) the public hearing by publication or by mail, or by both(6) 160(6) 161(6) 162

(7) Any other information requested by the board.

(G) If the proposed amendment alters the text of the zoning
resolution, or rezones or redistricts more than ten parcels of
land as listed on the county auditor's current tax list, the
published notice shall set forth the time, date, and place of the

shall either adopt or deny the recommendation of the zoning	180
commission or adopt some modification thereof of it. In the event	181
If the board denies or modifies the recommendation of the county	182
rural zoning commission, the unanimous vote of the board shall be	183
required.	184
Such amendment adopted by the board shall become effective in	185
thirty days after the date of such adoption, unless, within thirty	186
days after the adoption of the amendment, there is presented to	187
the board of county commissioners a petition, signed by a number	188
of qualified voters residing in the unincorporated area of the	189
township or part of that unincorporated area included in the	190
zoning plan equal to not less than eight per cent of the total	191
vote cast for all candidates for governor in such area at the most	192
recent general election at which a governor was elected,	193
requesting the board to submit the amendment to the electors of	194
such area, for approval or rejection, at a special election to be	195
held on the day of the next primary or general election. Each part	196
of this petition shall contain the number and the full and correct	197
title, if any, of the zoning amendment resolution, motion, or	198

public hearing, and shall include all of the following:

(1) The name of the board that will be conducting the public 169 hearing on the proposed amendment; 170

(2) A statement indicating that the motion, application, or 171 resolution is an amendment to the zoning resolution; 172

(3) The time and place where the text and maps of the 173 proposed amendment will be available for examination for a period 174 of at least ten days prior to the public hearing; 175

(4) The name of the person responsible for giving notice of 176 the public hearing by publication; 177

(5) Any other information requested by the board.

(H) Within twenty days after such public hearing, the board 179

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application, furnishing the name by which the amendment proposal199is known and a brief summary of its contents. In addition to200meeting the requirements of this section, each petition shall be201governed by the rules specified in section 3501.38 of the Revised202Code.203

The form of a petition calling for a zoning referendum and 204 the statement of the circulator shall be substantially as follows: 205 "PETITION FOR ZONING REFERENDUM 206

(if the proposal is identified by a particular name or number, or 207 both, these should be inserted here) 208

A proposal to amend the zoning map of the unincorporated area 209 of Township, County, Ohio, 210 adopted (date) (followed by brief summary of 211 the proposal). 212

To the Board of County Commissioners of 213 County, Ohio: 214

We, the undersigned, being electors residing in the 215 unincorporated area of Township, included within 216 the County Zoning Plan, equal to not less than 217 eight per cent of the total vote cast for all candidates for 218 governor in the area at the preceding general election at which a 219 governor was elected, request the Board of County Commissioners to 220 submit this amendment of the zoning resolution to the electors of 221 Township residing within the unincorporated area of 222 the township included in the County Zoning 223 Resolution, for approval or rejection at a special election to be 224 held on the day of the next primary or general election to be held 225 on(date)....., pursuant to section 303.12 of the 226 Revised Code. 227

Street AddressDate of228Signatureor R.F.D.TownshipPrecinct CountySigning229

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STATEMENT OF CIRCULATOR	232
<u>I,</u>	233
Declares, declare under penalty of election falsification	234
that he is <u>I am</u> an elector of the state of Ohio and resides <u>reside</u>	235
at the address appearing below his <u>my</u> signature hereto ; that he is	236
<u>I am</u> the circulator of the foregoing part petition containing	237
(number) signatures; that he <u>I have</u> witnessed the	238
affixing of every signature; that all signers were to the best of	239
his my knowledge and belief qualified to sign; and that every	240
signature is to the best of $rac{ extsf{his}}{ extsf{my}}$ knowledge and belief the	241
signature of the person whose signature it purports to be.	242
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(Signature of circulator)	244
	245
(Address)	246
	247
(City, village, or township,	248
and zip code)	249
THE PENALTY FOR WHOEVER COMMITS ELECTION FALSIFICATION IS	250
IMPRISONMENT FOR NOT MORE THAN SIX MONTHS, OR A FINE OF NOT MORE	251
THAN ONE THOUSAND DOLLARS, OR BOTH GUILTY OF A FELONY OF THE FIFTH	252
DEGREE."	253
No amendment for which such referendum vote has been	254
requested shall be put into effect unless a majority of the vote	255

cast on the issue is in favor of the amendment. Upon certification 256 by the board of elections that the amendment has been approved by 257 the voters, it shall take immediate effect. 258

Within five working days after an amendment's effective date,259the board of county commissioners shall file the text and maps of260

the amendment in the office of the county recorder and with the 261 regional or county planning commission, if one exists. 262

The board shall file all amendments, including text and maps, 263 that are in effect on January 1, 1992, in the office of the county 264 recorder within thirty working days after that date. The board 265 shall also file duplicates of the same documents with the regional 266 or county planning commission, if one exists, within the same 267 period. 268

The failure to file any amendment, or any text and maps, or 269 duplicates of any of these documents, with the office of the 270 county recorder or the county or regional planning commission as 271 required by this section does not invalidate the amendment and is 272 not grounds for an appeal of any decision of the board of zoning 273 appeals. 274

Sec. 519.12. (A) Amendments to the zoning resolution may be 275 initiated by motion of the township zoning commission, by the 276 passage of a resolution therefor by the board of township 277 trustees, or by the filing of an application therefor by one or 278 more of the owners or lessees of property within the area proposed 279 to be changed or affected by the proposed amendment with the 280 township zoning commission. The board of township trustees may 281 require that the owner or lessee of property filing an application 282 to amend the zoning resolution pay a fee therefor to defray the 283 cost of advertising, mailing, filing with the county recorder, and 284 other expenses. If the township trustees require such a fee, it 285 shall be required generally, for each application. The board of 286 township trustees shall upon the passage of such resolution 287 certify it to the township zoning commission. 288

Upon the adoption of such motion, or the certification of 289 such resolution, or the filing of such application, the township 290 zoning commission shall set a date for a public hearing thereon, 291

which date shall not be less than twenty nor more than forty days 292 from the date of the certification of such resolution or, the date 293 of adoption of such motion, or the date of the filing of such 294 application. Notice of such hearing shall be given by the township 295 zoning commission by one publication in one or more newspapers of 296 general circulation in the township at least ten days before the 297 date of such hearing. 298

(B) If the proposed amendment intends to rezone or redistrict 299 ten or fewer parcels of land, as listed on the county auditor's 300 current tax list, written notice of the hearing shall be mailed by 301 the zoning commission, by first class mail, at least ten days 302 before the date of the public hearing to all owners of property 303 within and contiguous to and directly across the street from such 304 area proposed to be rezoned or redistricted to the addresses of 305 such owners appearing on the county auditor's current tax list. 306 The failure of delivery of such notice shall not invalidate any 307 such amendment. 308

(C) If the proposed amendment intends to rezone or redistrict 309 ten or fewer parcels of land as listed on the county auditor's 310 current tax list, the published and mailed notices shall set forth 311 the time, date, and place of the public hearing, and shall include 312 all of the following: 313

(1) The name of the zoning commission that will be conducting 314 the public hearing; 315

(2) A statement indicating that the motion, resolution, or 316 application is an amendment to the zoning resolution; 317

(3) A list of the addresses of all properties to be rezoned 318 or redistricted by the proposed amendment and of the names of 319 owners of these properties, as they appear on the county auditor's 320 current tax list; 321

(4) The present zoning classification of property named in 322

the proposed amendment and the proposed zoning classification of	323
such property;	324
(5) The time and place where the motion, resolution, or	325
application proposing to amend the zoning resolution will be	326
available for examination for a period of at least ten days prior	327
to the public hearing;	328
(6) The name of the person responsible for giving notice of	329
the public hearing by publication or by mail, or by both	330
publication and mail;	331
(7) Any other information requested by the zoning commission;	332 333
(8) A statement that, after the conclusion of such hearing,	334
the matter will be submitted to the board of township trustees for	335
its action.	336
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(D) If the proposed amendment alters the text of the zoning	337
resolution, or rezones or redistricts more than ten parcels of	338
land, as listed on the county auditor's current tax list, the	339
published notice shall set forth the time, date, and place of the	340
public hearing, and shall include all of the following:	341
(1) The name of the zoning commission that will be conducting	342
the public hearing on the proposed amendment;	343
(2) A statement indicating that the motion, application, or	344
resolution is an amendment to the zoning resolution;	345
(3) The time and place where the text and maps of the	346
proposed amendment will be available for examination for a period	347
of at least ten days prior to the public hearing;	348
(4) The name of the person responsible for giving notice of	349
the public hearing by publication;	350
(5) A statement that, after the conclusion of such hearing,	351
the matter will be submitted to the board of township trustees for	352

its action; 353 (6) Any other information requested by the zoning commission. 354

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(E) Within five days after the adoption of such motion or, 356
the certification of such resolution, or the filing of such 357
application, the township zoning commission shall transmit a copy 358
thereof of it together with text and map pertaining thereto to it 359
to the county or regional planning commission, if there is such a 360
commission. 361

The county or regional planning commission shall recommend362the approval or denial of the proposed amendment or the approval363of some modification thereof of it and shall submit such364recommendation to the township zoning commission. Such365recommendation shall be considered at the public hearing held by366the township zoning commission on such proposed amendment.367

The township zoning commission shall, within thirty days368after such hearing, recommend the approval or denial of the369proposed amendment, or the approval of some modification thereof370of it and submit such recommendation together with such371application or resolution, the text and map pertaining thereto to372it, and the recommendation of the county or regional planning373commission thereon on it to the board of township trustees.374

The board of township trustees shall, upon receipt of such 375 recommendation, set a time for a public hearing on such proposed 376 amendment, which date shall not be more than thirty days from the 377 date of the receipt of such recommendation from the township 378 zoning commission. Notice of such public hearing shall be given by 379 the board by one publication in one or more newspapers of general 380 circulation in the township, at least ten days before the date of 381 such hearing. 382

(F) If the proposed amendment intends to rezone or redistrict 383

ten or fewer parcels of land as listed on the county auditor's 384 current tax list, the published notice shall set forth the time, 385 date, and place of the public hearing and shall include all of the 386 following: 387

(1) The name of the board that will be conducting the public 388hearing; 389

(2) A statement indicating that the motion, application, or 390resolution is an amendment to the zoning resolution; 391

(3) A list of the addresses of all properties to be rezoned
or redistricted by the proposed amendment and of the names of
owners of these properties, as they appear on the county auditor's
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current tax list;

(4) The present zoning classification of property named in the proposed amendment and the proposed zoning classification of such property;

(5) The time and place where the motion, application, or
resolution proposing to amend the zoning resolution will be
available for examination for a period of at least ten days prior
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to the public hearing;
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(6) The name of the person responsible for giving notice ofthe public hearing by publication or by mail, or by both404publication and mail;405

(7) Any other information requested by the board. 406

(G) If the proposed amendment alters the text of the zoning
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resolution, or rezones or redistricts more than ten parcels of
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land as listed on the county auditor's current tax list, the
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published notice shall set forth the time, date, and place of the
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public hearing, and shall include all of the following:
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(1) The name of the board that will be conducting the public412hearing on the proposed amendment;413

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(2) A statement indicating that the motion, application, or414resolution is an amendment to the zoning resolution;415

(3) The time and place where the text and maps of the
proposed amendment will be available for examination for a period
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of at least ten days prior to the public hearing;
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(4) The name of the person responsible for giving notice ofthe public hearing by publication;420

(5) Any other information requested by the board.

(H) Within twenty days after such public hearing, the board
shall either adopt or deny the recommendations of the zoning
commission or adopt some modification thereof of them. In the
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event If the board denies or modifies the recommendation of the
township zoning commission, the unanimous vote of the board shall
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be required.

Such amendment adopted by the board shall become effective in 428 thirty days after the date of such adoption, unless, within thirty 429 days after the adoption of the amendment, there is presented to 430 the board of township trustees a petition, signed by a number of 431 registered electors residing in the unincorporated area of the 432 township or part thereof of that unincorporated area included in 433 the zoning plan equal to not less than eight per cent of the total 434 vote cast for all candidates for governor in such area at the most 435 recent general election at which a governor was elected, 436 requesting the board of township trustees to submit the amendment 437 to the electors of such area for approval or rejection at a 438 special election to be held on the day of the next primary or 439 440 general election. Each part of this petition shall contain the number and the full and correct title, if any, of the zoning 441 amendment resolution, motion, or application, furnishing the name 442 by which the amendment is known and a brief summary of its 443 contents. In addition to meeting the requirements of this section, 444

each petition shall be governed by the rules specified in section	445
3501.38 of the Revised Code.	446
The form of a petition calling for a zoning referendum and	447
the statement of the circulator shall be substantially as follows:	448
"PETITION FOR ZONING REFERENDUM	449
(if the proposal is identified by a particular name or number, or	450
both, these should be inserted here)	451
A proposal to amend the zoning map of the unincorporated area	452
of Township, County, Ohio, adopted	453
(date) (followed by brief summary of the proposal).	454
To the Board of Township Trustees of	455
Township, County, Ohio:	456
County, Ohio:	457
We, the undersigned, being electors residing in the	458
unincorporated area of Township, included	459
within the Township Zoning Plan, equal to not less	460
than eight per cent of the total vote cast for all candidates for	461
governor in the area at the preceding general election at which a	462
governor was elected, request the Board of Township Trustees to	463
submit this amendment of the zoning resolution to the electors of	464
Township residing within the	465
unincorporated area of the township included in the	466
Township Zoning Resolution, for approval or	467
rejection at a special election to be held on the day of the next	468
primary or general election to be held on(date),	469
pursuant to section 519.12 of the Revised Code.	470
Street Address Date of	471
Signature or R.F.D. Township Precinct County Signing	472
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STATEMENT OF CIRCULATOR	475

STATEMENT OF CIRCULATOR

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<u>I.</u> (name of circul	ator) declares<u>,</u> declare	476
under penalty of election falsi	fication that he is <u>I am</u> an elector	477
of the state of Ohio and reside	s <u>reside</u> at the address appearing	478
below <u>his</u> <u>my</u> signature hereto ;	that he is <u>I am</u> the circulator of	479
the foregoing part petition con	taining(number)	480
signatures; that he <u>I have</u> with	essed the affixing of every	481
signature; that all signers wer	e to the best of his <u>my</u> knowledge	482
and belief qualified to sign; a	nd that every signature is to the	483
best of $his my$ knowledge and be	lief the signature of the person	484
whose signature it purports to	be.	485
		486
	(Signature of circulator)	487
		488
	(Address)	489
		490
	(City, village, or township,	491
	and zip code)	492
THE DENALTY FOR WUNEVED CO	MMITS FLECTION FALSIFICATION IS	493

THE PENALTY FOR WHOEVER COMMITS ELECTION FALSIFICATION IS 493 IMPRISONMENT FOR NOT MORE THAN SIX MONTHS, OR A FINE OF NOT MORE 494 THAN ONE THOUSAND DOLLARS, OR BOTH GUILTY OF A FELONY OF THE FIFTH 495 DEGREE." 496

The petition shall be filed, accompanied by an appropriate 497 map of the area affected by the zoning proposal, with the board of 498 township trustees, which shall then transmit the petition within 499 two weeks of its receipt to the board of elections, which shall 500 determine the sufficiency and validity of the petition. The 501 petition shall be certified to the board of elections not less 502 than seventy-five days prior to the election at which the question 503 is to be voted upon. 504

No amendment for which such referendum vote has been 505 requested shall be put into effect unless a majority of the vote 506 cast on the issue is in favor of the amendment. Upon certification 507

508 by the board of elections that the amendment has been approved by 509 the voters, it shall take immediate effect.

Within five working days after an amendment's effective date, 510 the board of township trustees shall file the text and maps of the 511 amendment in the office of the county recorder and with the 512 regional or county planning commission, if one exists. 513

The board shall file all amendments, including text and maps, 514 that are in effect on January 1, 1992, in the office of the county 515 recorder within thirty working days after that date. The board 516 shall also file duplicates of the same documents with the regional 517 or county planning commission, if one exists, within the same 518 period. 519

The failure to file any amendment, or any text and maps, or 520 duplicates of any of these documents, with the office of the 521 county recorder or the county or regional planning commission as 522 523 required by this section does not invalidate the amendment and is 524 not grounds for an appeal of any decision of the board of zoning appeals. 525

Sec. 3375.03. Unless the transfer of certain library 526 territory pursuant to division (G) of section 3375.01 of the 527 Revised Code has been agreed to by the affected boards of library 528 trustees, a referendum petition against the transfer of the 529 territory to another library district, signed by qualified 530 electors of the territory to be transferred and equal in number to 531 at least ten per cent of such electors who voted in the last 532 gubernatorial election may be filed with the library board of the 533 territory's current library district within sixty days after 534 certified copies of the boundary change order have been filed in 535 final form with the secretary of state, and the order shall not 536 become effective until after the outcome of the referendum 537 procedure prescribed in this section. 538

Each part of a petition filed pursuant to this section shall 539 contain a full and correct title of the petition, a brief summary 540 of its purpose, and a statement by the person soliciting 541 signatures for the petition, made under penalty of election 542 falsification, certifying that, to the best of his the 543 circulator's knowledge and belief, each signature contained in the 544 petition is that of the person whose name it purports to be, that 545 each such person is an elector residing in the territory subject 546 to transfer entitled to sign the petition, and that each such 547 person signed the petition with knowledge of its contents. The 548 petition may contain additional information that shall fairly and 549 accurately present the question to prospective petition signers. 550

The form of a petition calling for a referendum and the 551 statement of the circulator shall be substantially as follows: 552 "PETITION FOR REFERENDUM ON LIBRARY 553

DISTRICT TRANSFER

A petition against the transfer of territory currently 555 located in the library district and 556 proposed for transfer by the state library board to the 557 library district. 558

We, the undersigned, being electors residing in the area 559 proposed to be transferred, equal in number to not less than ten 560 per cent of the qualified electors in the area subject to transfer 561 who voted at the last general election request the 562 library board to submit the question of 563 the transfer of territory to the library 564 district to the electors residing within the territory proposed to 565 be transferred for approval or rejection at the next primary or 566 general election. 567

	Street Address		Date of	568
Signature	or R.F.D.	Precinct	Signing	569
				570

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	571
STATEMENT OF CIRCULATOR	572
<u>I,</u> (name of circulator)	573
declares, declare under penalty of election	574
falsification that $\frac{he \ is}{1 \ am}$ an elector of the state of Ohio and	575
resides <u>reside</u> at the address appearing below his <u>my</u> signature	576
hereto ; that he is <u>I am</u> the circulator of the foregoing part	577
petition containing(number) signatures; that	578
he <u>I have</u> witnessed the affixing of every signature; that all	579
signers were to the best of $his\ my$ knowledge and belief qualified	580
to sign; that every signature is to the best of $rac{ extsf{his}}{ extsf{my}}$ knowledge	581
and belief the signature of the person whose signature it purports	582
to be; and that such person signed the petition with knowledge of	583
its contents.	584
	585
(Signature of circulator)	586
	587
(Address)	588
	589
(City or village and zip code)	590
THE PENALTY FOR WHOEVER COMMITS ELECTION FALSIFICATION IS	591
IMPRISONMENT FOR NOT MORE THAN SIX MONTHS, A FINE OF NOT MORE THAN	592
ONE THOUSAND DOLLARS, OR BOTH GUILTY OF A FELONY OF THE FIFTH	593
DEGREE."	594
The person presenting a referendum petition under this	595
section shall be given a receipt containing the time of day and	596
the date on which the petition is filed with the library board and	597
noting the purpose of and the number of signatures on the	598
petition. The secretary of the library board shall cause the board	599
of elections of the county or counties in which the territory to	600
be transferred is located to check the sufficiency of signatures	601
on such petition, and, if these are found to be sufficient, he the	602

secretary shall present the petition to the library board at a 603 meeting of the board, which shall occur not later than thirty days 604 following the filing of the petition with the board. The board 605 shall promptly certify the question to the board of elections of 606 the county or counties in which the territory to be transferred is 607 located for the purpose of having the proposal placed on the 608 ballot within such that territory at the next general or primary 609 election occurring not less than sixty days after the 610 certification. 611

The form of the ballot to be used at the election on the612question of the transfer shall be as follows:613

"Shall the territory (here insert its614boundaries) which is currently within the615..... (here insert the name of the current library district)616library district be transferred to the617(here insert the name of the library district to which the618territory is proposed to be transferred) library district?619..... For the transfer620

..... Against the transfer"

The persons qualified to vote on the question are the 622 electors residing in the territory proposed to be transferred. The 623 costs of an election held under this section shall be paid by the 624 board of library trustees of the current library district of the 625 territory to be transferred. The board of elections shall certify 626 the result of the election to the state library board and to the 627 library boards of the affected library district. 628

If a majority of electors voting on the question vote in629favor of the transfer, the transfer shall take effect on the date630of the certification of the election to the state library board.631If a majority of the voters voting on the question do not vote for632the transfer, the transfer shall not take place.633

Sec. 3501.05. The secretary of state shall do all of the	634
<u>following</u> :	635
(A) Appoint all members of boards of elections;	636
(B) Advise Issue instructions by directives and advisories to members of such the boards as to the proper methods of conducting elections;	637 638 639
(C) Prepare rules and instructions for the conduct of elections;	640 641
(D) Publish and furnish to the boards from time to time a sufficient number of indexed copies of all election laws then in force;	642 643 644
(E) Edit and issue all pamphlets concerning proposed laws or amendments required by law to be submitted to the voters;	645 646
(F) Prescribe the form of registration cards, blanks, and records;	647 648
(G) Determine and prescribe the forms of ballots and the forms of all blanks, cards of instructions, pollbooks, tally sheets, certificates of election, and all forms and blanks required by law for use by candidates, committees, and boards;	649 650 651 652
(H) Prepare the ballot title or statement to be placed on the ballot for any proposed law or amendment to the constitution to be submitted to the voters of the state;	653 654 655
(I) Certify to the several boards the forms of ballots and names of candidates for state offices, and the form and wording of state referendum questions and issues, as they shall appear on the ballot;	656 657 658 659
(J) Give final approval to ballot language for any local question or issue approved and transmitted by boards of elections	660 661

under section 3501.11 of the Revised Code;

(K) Receive all initiative and referendum petitions on state 663 questions and issues and determine and certify to the sufficiency 664 of such those petitions; 665

(L) Require such reports from the several boards as are 666 provided by law, or as the secretary of state deems considers 667 necessary;

(M) Compel the observance by election officers in the several 669 counties of the requirements of the election laws; 670

(N)(1) Except as otherwise provided in division (N)(2) of 671 this section, investigate the administration of election laws, 672 frauds, and irregularities in elections in any county, and report 673 violations of election laws to the attorney general or prosecuting 674 attorney, or both, for prosecution; 675

(2) On and after the effective date of this amendment August 676 24, 1995, report a failure to comply with or a violation of a 677 provision in sections 3517.08 to 3517.13, 3517.17, 3517.18, 678 3517.20 to 3517.22, 3599.03, or 3599.031 of the Revised Code, 679 whenever the secretary of state has or should have knowledge of a 680 failure to comply with or a violation of a provision in one of 681 those sections, by filing a complaint with the Ohio elections 682 commission under section 3517.153 of the Revised Code-: 683

(0) Make an annual report to the governor containing the 684 results of elections, the cost of elections in the various 685 counties, a tabulation of the votes in the several political 686 subdivisions, and such other information and recommendations 687 relative to elections as the secretary deems of state considers 688 desirable; 689

(P) Prescribe and distribute to boards of elections a list of 690 instructions indicating all legal steps necessary to petition 691 successfully for local option elections under sections 4301.32 to 692 4301.41, 4303.29, 4305.14, and 4305.15 of the Revised Code; 693

(Q) Prescribe a general program to remove ineligible voters 694 from official registration lists by reason of change of residence, 695 which shall be uniform, nondiscriminatory, and in compliance with 696 the Voting Rights Act of 1965 and the National Voter Registration 697 Act of 1993, including a program that uses the national change of 698 address service provided by the United States postal system 699 through its licensees; 700

(R) Prescribe a general program for registering voters or 701 updating voter registration information, such as name and 702 residence changes, at designated agencies, the offices of deputy 703 registrars of motor vehicles, public high schools and vocational 704 schools, public libraries, and the offices of county treasurers, 705 and prescribe a program of distribution of voter registration 706 forms through such those agencies, the offices of the registrar 707 and deputy registrars of motor vehicles, public high schools and 708 vocational schools, public libraries, and the offices of county 709 treasurers; 710

(S) To the extent feasible, provide copies, at no cost and
upon request, of the voter registration form in post offices in
this state;

(T) Adopt rules pursuant to section 111.15 of the Revised
Code for the purpose of implementing the program for registering
voters at designated agencies and the offices of the registrar and
deputy registrars of motor vehicles consistent with this chapter;
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(U) Specify, by a directive issued not later than thirty-five
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 days prior to the date of an election, the date by which the
 boards shall complete the canvass of election returns under
 section 3505.32 or 3513.22 of the Revised Code;
 721

(V) Perform such other duties as are required by law.
 Whenever a primary election is held under section 3513.32 of
 the Revised Code or a special election is held under section
 724

725 3521.03 of the Revised Code to fill a vacancy in the office of 726 representative to congress, the secretary of state shall establish 727 a deadline, notwithstanding any other deadline required under the 728 Revised Code, by which any or all of the following shall occur: 729 the filing of a declaration of candidacy and petitions or a 730 statement of candidacy and nominating petition together with the 731 applicable filing fee; the filing of protests against the 732 candidacy of any person filing a declaration of candidacy or 733 nominating petition; the filing of a declaration of intent to be a 734 write-in candidate; the filing of campaign finance reports; the 735 preparation of, and the making of corrections or challenges to, 736 precinct voter registration lists; the receipt of applications for 737 absent voter's ballots or armed service absent voter's ballots; 738 the supplying of election materials to precincts by boards of 739 elections; the holding of hearings by boards of elections to 740 consider challenges to the right of a person to appear on a voter 741 registration list; and the scheduling of programs to instruct or 742 reinstruct election officers.

In the performance of the secretary's secretary of state's 743 duties as the chief election officer, the secretary of state may 744 administer oaths, issue subpoenas, summon witnesses, compel the 745 production of books, papers, records, and other evidence, and fix 746 the time and place for hearing any matters relating to the 747 administration and enforcement of the election laws. 748

In any controversy involving or arising out of the adoption 749 of registration or the appropriation of funds therefor for 750 <u>registration</u>, the secretary of state may, through the attorney 751 general, bring an action in the name of the state in the <u>court of</u> 752 common pleas court of the county where the cause of action arose 753 or in an adjoining county thereto, to adjudicate the question. 754

In any action involving the laws in Title XXXV of the Revised 755 Code wherein the interpretation of those laws is in issue in such 756

757 a manner that the result of the action will affect the lawful 758 duties of the secretary of state or of any board of elections, the 759 secretary of state may, on the secretary's secretary of state's 760 motion, be made a party.

The secretary of state may apply to any court that is hearing 761 a case in which the secretary of state is a party, for a change of 762 venue as a substantive right, and such the change of venue shall 763 be allowed, and the case removed to the <u>court of</u> common pleas 764 court of an adjoining county named in the application, or, where 765 if there are cases pending in more than one jurisdiction that involve the same or similar issues, the court of common pleas of 767 Franklin county. 768

Public high schools and vocational schools, public libraries, 769 and the office of a county treasurer shall implement voter 770 771 registration programs as directed by the secretary of state pursuant to this section. 772

Sec. 3501.11. Each board of elections shall exercise by a 773 majority vote all powers granted to such the board by Title XXXV 774 of the Revised Code, shall perform all the duties imposed by law, 775 and shall do all of the following: 776

777 (A) Establish, define, provide, rearrange, and combine election precincts; 778

(B) Fix and provide the places for registration and for 779 holding primaries and elections; 780

(C) Provide for the purchase, preservation, and maintenance 781 of booths, ballot boxes, books, maps, flags, blanks, cards of 782 instructions, and other forms, papers, and equipment used in 783 registration, nominations, and elections; 784

(D) Appoint and remove its director, deputy director, and 785 employees and all registrars, judges, and other officers of 786

Page 27

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elections, fill vacancies, and designate the ward or district and 787 precinct in which each shall serve; 788

(E) Make and issue such rules and instructions, not
 789
 inconsistent with law or the rules established, directives, or
 advisories issued by the secretary of state, as it considers
 791
 necessary for the guidance of election officers and voters;
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(F) Advertise and contract for the printing of all ballots 793and other supplies used in registrations and elections; 794

(G) Provide for the issuance of all notices, advertisements, 795
and publications concerning elections, except as otherwise 796
provided in division (G) of section 3501.17 of the Revised Code; 797

(H) Provide for the delivery of ballots, pollbooks, and other798required papers and material to the polling places;799

(I) Cause the polling places to be suitably provided with 800stalls and other required supplies; 801

(J) Investigate irregularities, nonperformance of duties, or 802
violations of Title XXXV of the Revised Code by election officers 803
and other persons; administer oaths, issue subpoenas, summon 804
witnesses, and compel the production of books, papers, records, 805
and other evidence in connection with any such investigation; and 806
report the facts to the prosecuting attorney; 807

(K) Review, examine, and certify the sufficiency and validity
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of petitions and nomination papers, and, after certification,
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return to the secretary of state all petitions and nomination
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papers that the secretary of state forwarded to the board;
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(L) Receive the returns of elections, canvass the returns, 813
make abstracts thereof of them, and transmit such those abstracts 814
to the proper authorities; 815

(M) Issue certificates of election on forms to be prescribed 816

by the secretary of state;

(N) Make an annual report to the secretary of state, on the 818 form prescribed by the secretary of state, containing a statement 819 of the number of voters registered, elections held, votes cast, 820 appropriations received, and expenditures made, and such other 821 data as is required by the secretary of state; 822

(0) Prepare and submit to the proper appropriating officer a 823 budget estimating the cost of elections for the ensuing fiscal 824 year; 825

826 (P) Perform such other duties as are prescribed by law or the rules, directives, or advisories of the secretary of state; 827

(Q) Investigate and determine the residence qualifications of 828 electors; 829

(R) Administer oaths in matters pertaining to the 830 administration of the election laws; 831

(S) Prepare and submit to the secretary of state, whenever 832 the secretary of state requires, a report containing the names and 833 residence addresses of all incumbent county, municipal, township, 834 and board of education officials serving in their respective 835 counties; 836

(T) Establish and maintain a voter registration of all 837 qualified electors in the county who offer to register; 838

(U) Maintain voter registration records, make reports 839 concerning voter registration as required by the secretary of 840 state, and remove ineligible electors from voter registration 841 lists in accordance with law and directives of the secretary of 842 state-<u>;</u> 843

(V) At least annually, on a schedule and in a format 844 prescribed by the secretary of state, submit to the secretary of 845 state an accurate and current list of all registered voters in the 846

county for the purpose of assisting the secretary of state to
maintain a master list of registered voters pursuant to section
3503.27 of the Revised Code;
849

(W) Give approval to ballot language for any local question
or issue and transmit the language to the secretary of state for
the secretary of state's final approval;
852

(X) Prepare and cause the following notice to be displayed in 853a prominent location in every polling place: 854

"NOTICE

Ohio law prohibits any person from voting or attempting to vote more than once at the same election.

Violators are guilty of a felony of the fourth degree and 858 shall be imprisoned and additionally may be fined in accordance 859 with law."

In all cases of a tie vote or a disagreement in the board, if 861 no decision can be arrived at, the director or chairperson shall 862 submit the matter in controversy, not later than fourteen days 863 after the tie vote or the disagreement, to the secretary of state, 864 who shall summarily decide the question, and the secretary of 865 state's decision shall be final. 866

867 (Y) Assist each designated agency, deputy registrar of motor vehicles, public high school and vocational school, public 868 library, and office of a county treasurer in the implementation of 869 a program for registering voters at all voter registration 870 locations as prescribed by the secretary of state. Under this 871 program, each board of elections shall direct to the appropriate 872 board of elections any voter registration applications for persons 873 residing outside the county where the board is located within five 874 days after receiving the applications. 875

On any day on which an elector may vote in person at the 876 office of the board or at another site designated by the board, 877

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the board or other designated site shall be considered a polling 878 place for that day, and all requirements or prohibitions of law 879 that apply to a polling place shall apply to the office of the 880 board or other designated site on that day. 881

Sec. 3501.38. All declarations of candidacy, nominating 882 petitions, or other petitions presented to or filed with the 883 secretary of state or a board of elections or with any other 884 public office for the purpose of becoming a candidate for any 885 nomination or office or for the holding of an election on any 886 issue shall, in addition to meeting the other specific 887 requirements prescribed in the sections of the Revised Code 888 relating thereto to them, be governed by the following rules: 889

(A) Only electors qualified to vote on the candidacy or issue
which is the subject of the petition shall sign a petition. Each
signer shall be a registered elector pursuant to section 3503.11
of the Revised Code. The facts of qualification shall be
determined as of the date when the petition is filed.

(B) Signatures shall be affixed in ink. Each signer may also
 895
 print his the signer's name, so as to clearly identify his the
 896
 signer's signature.
 897

(C) Each signer shall place on the petition after his the
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signer's name the date of signing and the location of his the
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signer's voting residence, including the street and number if in a
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municipal corporation or the rural route number, post office
901
address, or township if outside a municipal corporation. The
902
voting address given on the petition shall be the address
903
appearing in the registration records at the board of elections.

(D) No person shall write any name other than his the 905
 person's own on any petition. No person may authorize another to 906
 sign for him the person. Where a petition contains the signature 907
 of an elector two or more times, only the first such signature 908

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shall be counted.

(E) On each petition paper, the circulator shall indicate the 910 number of signatures contained thereon on it, and shall sign a 911 statement made under penalty of election falsification that he the 912 circulator witnessed the affixing of every signature, that all 913 signers were to the best of his the circulator's knowledge and 914 belief qualified to sign, and that every signature is to the best 915 of his the circulator's knowledge and belief the signature of the 916 person whose signature it purports to be. 917

(F) If a circulator knowingly permits an unqualified person 918 to sign a petition paper or permits a person to write a name other 919 than his the person's own on a petition paper, that petition paper 920 is invalid; otherwise, the signature of a person not qualified to 921 sign shall be rejected but shall not invalidate the other valid 922 signatures on the paper. 923

(G) The circulator of a petition may, before filing it in a 924
public office, strike from it any signature he the circulator does 925
not wish to present as a part of his the petition. 926

(H) Any signer of a petition may remove his the signer's 927
signature therefrom from that petition at any time before the 928
petition is filed in a public office by striking his the signer's 929
name therefrom from the petition; no signature may be removed 930
after the petition is filed in any public office. 931

(I) No alterations, corrections, or additions may be made to932a petition after it is filed in a public office.933

(J) All declarations of candidacy, nominating petitions, or
 934
 other petitions under this section shall be accompanied by the
 935
 following statement in boldface capital letters: THE PENALTY FOR
 936
 <u>WHOEVER COMMITS</u> ELECTION FALSIFICATION IS <u>IMPRISONMENT FOR NOT</u>
 937
 MORE THAN SIX MONTHS, OR A FINE OF NOT MORE THAN ONE THOUSAND
 938
 <u>DOLLARS, OR BOTH GUILTY OF A FELONY OF THE FIFTH DEGREE</u>.

Page 31

(K) All separate petition papers shall be filed at the same 940 time, as one instrument. 941

Sec. 3504.02. Any citizen who desires to vote in a 942 presidential election under sections 3504.01 to 3504.06 of the 943 Revised Code, this chapter shall, not later than four p.m. of the 944 thirtieth day prior to the date of such the presidential election, 945 complete a certificate of intent to vote for presidential and 946 vice-presidential electors. The certificate of intent shall be 947 completed in duplicate on a form prescribed by the secretary of 948 state that may be obtained and filed personally in the office of 949 the board of elections of the county in which such person last 950 resided before removal from this state, or mailed to such board of 951 elections. 952

Immediately following the spaces on the certificate for 953 inserting information as requested by the secretary of state, the 954 following statement shall be printed: "I declare under penalty of 955 election falsification that the statements herein contained are 956 true to the best of my knowledge and belief; that I am legally 957 qualified to vote; that I am not registered to vote in any other 958 state; and that I have not voted in an election in any other state 959 since removing myself from the state of Ohio. 960

> 961 Signature of applicant 962

963

Date

THE PENALTY FOR WHOEVER COMMITS ELECTION FALSIFICATION IS 965 IMPRISONMENT FOR NOT MORE THAN SIX MONTHS, OR A FINE OF NOT MORE 966 THAN ONE THOUSAND DOLLARS, OR BOTH GUILTY OF A FELONY OF THE FIFTH 967 DEGREE." 968

of elections that he the elector is unable to mark his the 971 elector's ballot by reason of either blindness, disability, or 972 illiteracy or physical infirmity may receive the assistance of two 973 election officials of different political parties. If a physical 974 infirmity is apparent to the judges to be sufficient to 975 incapacitate the voter from marking his ballot properly, the 976 elector may upon request be aided by a near relative who shall be 977 admitted to the booth with such elector, or he may receive the 978 assistance in the marking thereof of the two officials of 979 elections belonging to different political parties, and they shall 980 thereafter give no information in regard to this matter; except 981 that a blind person, as defined under section 4511.47 of the 982 Revised Code, may be accompanied in the voting booth and aided by 983 any person of his the elector's choice, other than the elector's 984 employer, an agent of the elector's employer, or an officer or 985 agent of the elector's union, if any. Any The elector also may 986 request and receive assistance in the marking of the elector's 987 ballot from two election officials of different political parties. 988 Any person providing assistance in the marking of an elector's 989 ballot under this section shall thereafter provide no information 990 in regard to the marking of that ballot. 991

Any judge may require such <u>a</u> declaration of inability to be 992 made by the elector under oath before him the judge. Such 993 assistance Assistance shall not be rendered for other causes other 994 than those specified in this section, and no candidate whose name 995 appears on the ballot shall assist any person in marking that 996 person's ballot. 997

Sec. 3505.31. When the results of the voting in a polling 998 place on the day of an election have been determined and entered 999 upon the proper forms and the certifications thereof of those 1000 results have been signed by the precinct officials, such those 1001 officials, before leaving the polling place, shall place all 1002

1003 ballots which that they have counted in containers provided for such that purpose by the board of elections, and shall seal each 1004 such container in such a manner that it cannot be opened without 1005 breaking the seal or the material of which the container is made. 1006 They shall also seal the pollbook, poll list or signature 1007 pollbook, and tally sheet in such a manner that the data contained 1008 in these items cannot be seen without breaking the seals. On the 1009 outside of these items shall be a plain indication that they are 1010 to be filed with the board. The presiding judge shall thereupon 1011 forthwith then deliver to the board such the containers of ballots 1012 and the sealed pollbook, poll list, and tally sheet, together with 1013 all other election reports, materials, and supplies required to be 1014 delivered to such the board. 1015

The board shall carefully preserve all ballots prepared and 1016 provided by it for use in an election, whether used or unused, for 1017 sixty days after the day of such the election, except that, if an 1018 election includes the nomination or election of candidates for any 1019 of the offices of president, vice-president, presidential elector, 1020 member of the senate of the congress of the United States, or 1021 member of the house of representatives of the congress of the 1022 United States, the board shall carefully preserve all ballots 1023 prepared and provided by it for use in that election, whether used 1024 or unused, for twenty-two months after the day of the election. If 1025 an election is held within the that sixty-day period, the board 1026 shall have authority to transfer such those ballots to other 1027 containers to preserve the same them until the sixty-day period 1028 has expired. Thereupon such After that sixty-day period, the 1029 ballots shall be disposed of by said the board as wastepaper in 1030 such a manner as said that the board orders, or where voting 1031 machines have been used the counters may be turned back to zero; 1032 provided that the secretary of state may, within such that 1033 sixty-day period of sixty days, may order such the board to 1034 preserve such the ballots or any part thereof of the ballots for a 1035

longer period of time, in which event said the board shall1036preserve such those ballots for such that longer period of time.1037

In counties where voting machines are used, if an election is 1038 to be held within the sixty days immediately following a primary, 1039 general, or special election or within any period of time within 1040 which the ballots have been ordered preserved by the secretary of 1041 state or a court of competent jurisdiction, the board, after 1042 giving notice to all interested parties and affording them an 1043 opportunity to have a representative present, shall open the 1044 compartments of the machines and, without unlocking the machine 1045 machines, shall recanvass the vote cast therein in them as if a 1046 recount were being held. The results shall be certified by the 1047 board, and this certification shall be filed in the board's office 1048 and retained for the remainder of the period for which ballots 1049 must be kept. After preparation of the certificate, the counters 1050 may be turned back to zero, and the machines may be used for the 1051 election. 1052

The board shall carefully preserve the pollbook, poll list or 1053 signature pollbook, and tally sheet delivered to it from each 1054 polling place until it has completed the official canvass of the 1055 election returns from all precincts in which electors were 1056 entitled to vote at such an election, and has prepared and 1057 certified the abstracts thereof of election returns, as required 1058 by law. The board shall not break, or permit anyone to break, the 1059 seals upon the pollbook, poll list or signature pollbook, and 1060 tally sheet, or make, or permit any one to make, any changes or 1061 notations therein in these items, while these items they are in 1062 its custody, except as provided by section 3505.32 of the Revised 1063 Code. 1064

Pollbooks and poll lists or signature pollbooks of a party1065primary election delivered to the board from polling places shall1066be carefully preserved by it for two years after the day of1067

1068 election in which they were used, and shall thereupon then be 1069 disposed of by said the board as wastepaper in such a manner as said that the board orders.

Pollbooks, poll lists or signature pollbooks, tally sheets, 1071 summary statements, and other records and returns of an election 1072 delivered to it from polling places shall be carefully preserved 1073 by the board for two years after the day of the election in which 1074 they were used, and shall thereupon then be disposed of by said 1075 the board as wastepaper in such a manner as said that the board 1076 orders. 1077

Sec. 3505.32. (A) Except as otherwise provided in division 1078 (D) of this section, not earlier than the eleventh day nor or 1079 later than the fifteenth day after a general or special election τ 1080 or, if a special election was held on the day of a presidential 1081 primary election, not earlier than the twenty-first day nor or 1082 later than the twenty-fifth day after the special election, the 1083 board of elections shall begin to canvass the election returns 1084 from the precincts in which electors were entitled to vote at such 1085 that election. It shall continue such the canvass daily until it 1086 is completed and the results of the voting in such that election 1087 in each of such the precincts are determined. 1088

The board shall complete the canvass not later than the date 1089 set by the secretary of state under division (U) of section 1090 3501.05 of the Revised Code. Sixty days after the date set by the 1091 secretary of state for the completion of the canvass, the canvass 1092 of election returns shall be deemed final, and no amendments to 1093 the canvass may be made after that date. The secretary of state 1094 may specify an earlier date upon which the canvass of election 1095 returns shall be deemed final, and after which amendments to the 1096 final canvass may not be made, if so required by federal law. 1097

(B) The county executive committee of each political party, 1098

1099 each committee designated in a petition nominating an independent 1100 or nonpartisan candidate for election at such an election, each 1101 committee designated in a petition to represent the petitioners 1102 thereon pursuant to which a question or issue was submitted at 1103 such an election, and any committee opposing a question or issue 1104 submitted at such an election and which that was permitted by 1105 section 3505.21 of the Revised Code to have a qualified elector 1106 serve as a witness during the counting of the ballots at each 1107 polling place at such an election may designate a qualified 1108 elector who may be present and may witness the making of such the 1109 official canvass.

(C) The board shall first open all envelopes containinguncounted ballots and shall count and tally them.1111

In connection with its investigation of any apparent or 1112 suspected error or defect in the election returns from a polling 1113 place, the board may cause subpoenas to be issued and served 1114 requiring the attendance before it of the election officials of 1115 such that polling place, and it may examine them under oath 1116 regarding the manner in which the votes were cast and counted in 1117 such that polling place, or the manner in which the returns were 1118 prepared and certified, or as to any other matters bearing upon 1119 the voting and the counting of the votes in such that polling 1120 place at such that election. 1121

Finally, the board shall open the sealed container containing 1122 the ballots that were counted in the polling place at the election 1123 and count <u>such those</u> ballots, during the official canvass, in the 1124 presence of all of the members of the board and any other persons 1125 who are entitled to witness the official canvass. 1126

(D) Prior to the tenth day after a primary, general, or 1127
special election, the board may examine the pollbooks, poll lists, 1128
and tally sheets received from each polling place for its files 1129
and may compare the results of the voting in any polling place 1130

1131 with the summary statement received from the polling place. If the 1132 board finds that any of these records or any portion of them is 1133 missing, or that they are incomplete, not properly certified, or 1134 ambiguous, or that the results of the voting in the polling place 1135 as shown on the summary statement from the polling place are 1136 different from the results of the voting in the polling place as 1137 shown by the pollbook, poll list, or tally sheet from the polling 1138 place, or that there is any other defect in the records, the board 1139 may make whatever changes to the pollbook, poll list, or tally 1140 sheet it determines to be proper in order to correct the errors or 1141 defects.

sec. 3506.12. In counties where marking devices, automatic 1142
tabulating equipment, voting machines, or any combination of these 1143
are in use or are to be used, the board of elections: 1144

(A) May combine, rearrange, and enlarge precincts; but the 1145 board shall arrange for a sufficient number of these devices to 1146 accommodate the number of electors in each precinct as determined 1147 by the number of votes cast in that precinct at the most recent 1148 election for the office of governor, taking into consideration the 1149 size and location of each selected polling place, available 1150 parking, handicap accessibility and other accessibility to the 1151 polling place, and the number of candidates and issues to be voted 1152 on. Notwithstanding section 3501.22 of the Revised Code, the board 1153 may appoint more than four precinct officers to each precinct if 1154 this is made necessary by the number of voting machines to be used 1155 in that precinct. 1156

(B) Shall Except as otherwise provided in this division,
 1157
 shall establish one or more counting stations to receive voted
 1158
 ballots and other precinct election supplies after the polling
 1159
 precincts are closed. Such Those stations shall be under the
 1160
 supervision and direction of the board of elections. Processing

and counting of voted ballots, and the preparation of summary 1162 sheets, shall be done in the presence of witnesses approved by the 1163 board. A certified copy of the summary sheet for the precinct 1164 shall be posted at each such counting station immediately after 1165 completion of the summary sheet. 1166

In counties where punch card ballots are used, one or more 1167 counting stations, located at the board of elections, shall be 1168 established, at which location all punch card ballots shall be 1169 counted. 1170

As used in this division, "punch card ballot" has the same 1171 meaning as in section 3506.16 of the Revised Code. 1172

Sec. 3506.15. The secretary of state shall provide each board 1173 of elections with rules and, instructions, directives, and 1174 advisories regarding the examination, testing, and use of the 1175 voting machine and tabulating equipment, the assignment of duties 1176 of booth officials, the procedure for casting a vote on the 1177 machine, and how the vote shall be tallied and reported to the 1178 board, and such with other rules and, instructions as are found, 1179 directives, and advisories the secretary of state finds necessary 1180 to ensure the adequate care and custody of voting equipment, and 1181 the accurate registering, counting, and canvassing of the votes as 1182 required by sections 3506.01 to 3506.15 of the Revised Code this 1183 <u>chapter</u>. The board in such counties <u>boards of elections</u> shall be 1184 charged with the responsibility of providing for the adequate 1185 instruction of voters and election officials in the proper use of 1186 the voting machine and marking devices. Such The boards' 1187 instructions shall include, in counties where punch card ballots 1188 are used, instructions that each voter shall examine the voter's 1189 marked ballot card and remove any chads that remain partially 1190 attached to it before returning it to election officials. 1191

The secretary of state's rules, instructions, directives, and 1192

advisories provided under this section shall comply, insofar as	1193
practicable, with sections 3506.01 to 3506.15 of the Revised Code	1194
this chapter. The provisions of Title XXXV of the Revised Code,	1195
not inconsistent with the provisions relating to voting machines,	1196
apply in any county using the <u>a</u> voting machine.	1197
As used in this section, "chad" and "punch card ballot" have	1198
the same meanings as in section 3506.16 of the Revised Code.	1199
Sec. 3506.16. (A) As used in this section:	1200
(1) "Chad" means the small piece of paper or cardboard	1201
produced from a punch card ballot when a voter pierces a hole in a	1202
perforated, designated position on the ballot with a marking	1203
device to record the voter's candidate, question, or issue choice.	1204
(2) "Punch card ballot" means a ballot card that contains	1205
small perforated designated positions that a marking device must	1206
pierce to form a hole that records a voter's candidate, question,	1207
or issue choice.	1208
(B)(1) In counties where punch card ballots are used,	1209
employees of the board of elections designated by the board under	1210
division (C) of this section shall take all reasonable steps, in a	1211
manner prescribed by the secretary of state, to inspect those	1212
ballots at the board of elections prior to their counting by	1213
automatic tabulating equipment.	1214
(2) Those designees shall take all reasonable steps, in a	1215
manner prescribed by the secretary of state, to remove from a	1216
punch card ballot chads attached by two or fewer corners. They	1217
shall not remove from a punch card ballot any chad attached by	1218
three or four corners. If a chad is attached to a punch card	1219
ballot by three or four corners, it shall be deemed that a voter	1220
did not record a candidate, question, or issue choice at that	1221
particular position on the ballot, and a vote shall not be counted	1222
<u>at that particular position on the ballot.</u>	1223

(3)(a) Those designees shall remake and count as a valid 1224 ballot any punch card ballot in which the pattern of holes punched 1225 in areas of the ballot card other than the designated positions 1226 assigned to candidates, questions, or issues makes it clear to the 1227 designees that the voter inserted the ballot card into the voting 1228 machine with the back side of the ballot card facing up. Only 1229 holes that are clearly pierced through the punch card ballot shall 1230 be remade and counted. The designees shall remake and count a 1231 punch card ballot under this division whether the voter voted for 1232 one candidate, question, or issue, more than one but not all 1233 candidates, questions, or issues, or all candidates, questions, 1234 1235 and issues.

(b) If the pattern of holes pierced through a punch card1236ballot indicates that the ballot card was inserted into the voting1237machine with the back side of the ballot facing up, partially1238voted, then removed from the voting machine, reinserted properly,1239and voted correctly, the designees shall remake and count as valid1240only those votes represented by the properly punched side of the1241original punch card ballot.1242

(C) The board of elections of a county where punch card 1243 ballots are used shall designate teams to inspect those ballots 1244 under division (B) of this section and, as necessary, to remove 1245 chads from those ballots or remake those ballots. Those teams 1246 shall consist of two employees of the board, one from each major 1247 political party. The board may designate as many teams as the 1248 board considers necessary to efficiently inspect those ballots 1249 prior to their counting. The board also may designate teams of two 1250 employees, one from each major political party, to monitor the 1251 teams conducting the inspection of those ballots under division 1252 (B) of this section. 1253

sec. 3509.01. The board of elections of each county shall 1254

1255 provide absent voter's ballots for use at every primary and general election, or special election to be held on the day 1256 specified by division (E) of section 3501.01 of the Revised Code 1257 for the holding of a primary election, designated by the general 1258 assembly for the purpose of submitting constitutional amendments 1259 proposed by the general assembly to the voters of the state. Such 1260 Those ballots shall be the same size, shall be printed on the same 1261 kind of paper, and shall be in the same form as has been approved 1262 for use at the election for which such those ballots are to be 1263 voted; except that, in counties using marking devices, ballot 1264 cards may be used for absent voter's ballots, and such those 1265 absent voters shall be instructed to record the vote in the manner 1266 provided on the ballot cards. The In counties where punch card 1267 ballots are used, those absent voters shall be instructed to 1268 examine their marked ballot cards and to remove any chads that 1269 remain partially attached to them before returning them to 1270 election officials. 1271

The rotation of names of candidates and questions and issues 1272 shall be substantially complied with on absent voter's ballots, 1273 within the limitation of time allotted. Such Those ballots shall 1274 be designated as "Absent Voter's Ballots" and shall be printed and 1275 ready for use on the thirty-fifth day before the day of the 1276 election, except that such those ballots shall be printed and 1277 ready for use on the twenty-fifth day before the day of a 1278 presidential primary election. 1279

Absent voter's ballots provided for use at a general or1280primary election, or special election to be held on the day1281specified by division (E) of section 3501.01 of the Revised Code1282for the holding of a primary election, designated by the general1283assembly for the purpose of submitting constitutional amendments1284proposed by the general assembly to the voters of the state, shall1285include only such those questions, issues, and candidacies as that1286

have been lawfully ordered submitted to the electors voting at 1287 such that election. 1288

Absent voter's ballots for special elections held on days 1289 other than the day on which general or primary elections are held-1290 shall be ready for use as many days before the day of the election 1291 as reasonably possible under the laws governing the holding of 1292 such that special election. 1293

A copy of the absent voter's ballots shall be forwarded by 1294 the director of the board in each county to the secretary of state 1295 at least twenty-five days before the election. 1296

As used in this section, "chad" and "punch card ballot" have 1297 the same meanings as in section 3506.16 of the Revised Code. 1298

sec. 3509.04. Upon receipt by the director of elections of an 1299 application for absent voter's ballots, as provided by sections 1300 3509.03 and 3509.031, and division (G) of section 3503.16, of the 1301 Revised Code, the director, if the director finds that the 1302 applicant is a qualified elector and is entitled to vote absent 1303 voter's ballots as applied for in the application, shall deliver 1304 to the applicant in person or mail directly to the applicant by 1305 special delivery mail, air mail, or regular mail, postage prepaid, 1306 proper absent voter's ballots. The director shall give proper 1307 absent voter's ballots to any qualified elector who presents self 1308 to vote at the office of the board of elections or at another 1309 location designated by the board as provided in division (B) or 1310 (C) of section 3503.16 of the Revised Code. The director shall 1311 give, deliver, or mail with the ballots an unsealed identification 1312 envelope upon the face of which shall be printed a form 1313 substantially as follows: 1314

"Identification Envelope Statement of Voter 1315 I, the undersigned voter, declare under penalty of election 1316 falsification that the within ballot or ballots contained no 1317

1318 voting marks of any kind when I received them, and I caused the 1319 ballot or ballots to be marked, enclosed in the identification 1320 envelope, and sealed in said that envelope. My voting residence in Ohio is 1321 1322 (Street and Number, if any, or Rural Route and Number) 1323 of (City, Village, or Township) 1324 Ohio, which is in Ward Precinct 1325 in said that city, village, or township. 1326I am a qualified elector of the state of Ohio. (Applicant must 1327 check the true statement concerning the applicant's reason for 1328 voting by absent voter's ballots) 1329I shall be absent from the county on the day of the election. 1330I shall be outside the United States on the day of the 1331 election. (Applicants who check this statement must also check 1332 the appropriate box on the enclosed return envelope to 1333 indicate that they will be outside the United States.) 1334I shall be absent from my polling place on the day of the 1335 election due to my entry or the entry of a member of my family 1336 into a hospital for medical or surgical treatment. 1337I shall be absent from my polling place on the day of the 1338 election due to physical illness, disability, or infirmity. 1339My employment as a full-time fire fighter, peace officer, or 1340 provider of emergency medical services may prevent me from 1341 voting at my polling place on the day of the election. 1342I shall be absent from my polling place on the day of the 1343 election because I am on active duty with the organized 1344 militia in the state of Ohio. 1345I shall be unable to vote on election day because of 1346

observance of my religious belief.	1347
I am the secretary of state.	1348
I am an employee of the secretary of state.	1349
I am a member of the board of elections.	1350
I am an employee of or person temporarily hired by the board of elections.	1351 1352
I am a polling place official.	1353
I shall be absent from my polling place on the day of the election due to my confinement in a jail or workhouse under sentence for a misdemeanor or awaiting trial on a felony or misdemeanor.	1354 1355 1356 1357
I am sixty-two years of age or older.	1358
I moved from one precinct to another in the same county or from one county to another on or prior to the day of an election and did not file a notice of change of residence.	1359 1360 1361
I changed my name on or prior to the day of an election and did not file a notice of change of name.	1362 1363
The primary election ballots, if any, within this envelope are primary election ballots of the Party.	1364 1365
Ballots contained herein are to be voted at the	1366
(general, special, or primary) election to be held on the	1367
day of	1368
I hereby declare, under penalty of election falsification,	1369
that the statements above are true, as I verily believe.	1370
	1371
(Signature of Voter)	1372
THE PENALTY FOR WHOEVER COMMITS ELECTION FALSIFICATION IS	1373
IMPRISONMENT FOR NOT MORE THAN SIX MONTHS, OR A FINE OF NOT MORE	1374

THAN ONE THOUSAND DOLLARS, OR BOTH GUILTY OF A FELONY OF THE FIFTH 1375

DEGREE."

The director shall mail with the ballots and the unsealed 1377 identification envelope that the director mails an unsealed return 1378 envelope upon the face of which shall be printed the official 1379 title and post-office address of such director. In the upper left 1380 corner on the face of such envelope, several blank lines shall be 1381 printed upon which the voter may write the voter's name and return 1382 address, and beneath these lines there shall be printed a box 1383 beside the words "check if out-of-country." The voter shall check 1384 this box if the voter will be outside the United States on the day 1385 of the election. The return envelope shall be of such size that 1386 the identification envelope can be conveniently placed within it 1387 for returning such identification envelope to the director. 1388

sec. 3509.07. If it is found election officials find that the 1389 statement accompanying an absent voter's ballot or absent voter's 1390 presidential ballot is insufficient, that the signatures do not 1391 correspond with his the person's registration signature, that the 1392 applicant is not a qualified elector in the precinct, that the 1393 ballot envelope contains more than one ballot of any one kind, or 1394 any voted ballot which such that the elector is not entitled to 1395 vote, such, or that Stub A is detached from the absent voter's 1396 ballot or absent voter's presidential ballot, the vote shall not 1397 be accepted or counted. Whenever it appears to the judges of 1398 election officials by sufficient proof that any elector who has 1399 marked and forwarded his the elector's ballot as provided in 1400 section 3509.05 of the Revised Code has died, then the ballot of 1401 such the deceased voter shall not be counted. The vote of any 1402 absent voter may be challenged for cause in the same manner as 1403 other votes are challenged, and the judge election officials shall 1404 determine the legality of such that ballot. Every such ballot not 1405 counted shall be indorsed on the its back thereof "Not Counted" 1406 with the reasons therefor the ballot was not counted, and shall be 1407

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enclosed and returned to or retained by the board of elections 1408 along with the contested ballots. 1409

Sec. 3511.05. (A) The director of the board of elections 1410 shall place armed service absent voter's ballots sent by mail in 1411 an unsealed identification envelope, gummed ready for sealing. The 1412 director shall include with armed service absent voter's ballots 1413 1414 sent by facsimile machine an instruction sheet for preparing a gummed envelope in which the ballots shall be returned. The 1415 envelope for returning ballots sent by either means shall have 1416 printed or written on its face a form as follows: 1417 "IDENTIFICATION ENVELOPE 1418 Armed Service Absent Voter's Ballots--1419 Election 1420 1421 (Day of week and date) Information Concerning Voter 1422 1. What is your full name? 1423 (Name must be printed) 1424 2. What is the date of your birth? 1425 3. Are you a citizen of the United States? 1426 4. Where were you born? 1427 5. If a naturalized citizen, when and in what court were you 1428 naturalized? 1429 6. Are you serving in the armed forces of the United States, 1430 or are you the spouse of a person serving in the armed forces of 1431 the United States? (Indicate which one) 1432 7. What was the date at the commencement of your service, or 1433 the date you left the state of Ohio to be with or near your 1434 service member spouse? 1435 8. Did you reside in the state of Ohio at the time of the 1436

commencement of your service, or the time you left the state of	1437
Ohio to be with or near your service member spouse?	1438
If so: What street and street number?	1439
What city or village?	1440
What township?	1441
What county?	1442
What is your present Ohio address?	1443
9. How long had you continuously resided in Ohio immediately	1444
preceding the commencement of your service, or immediately	1445
preceding the date you left the state of Ohio to be with or near	1446
your service member spouse?	1447
10. Will you be outside the United States on the day of the	1448
election? (Applicants who answer "yes" to this	1449
question must also check the appropriate box on the return	1450
envelope to indicate that they will be outside the United States.)	1451
I hereby declare, under penalty of election falsification,	1452
that the answers to the questions above set out are true and	1453
correct to the best of my knowledge and belief, and that I am not	1454
claiming, for the purpose of voting, a voting residence in any	1455
other state.	1456
THE PENALTY FOR WHOEVER COMMITS ELECTION FALSIFICATION IS	1457
IMPRISONMENT FOR NOT MORE THAN SIX MONTHS, OR A FINE OF NOT MORE	1458
THAN ONE THOUSAND DOLLARS, OR BOTH GUILTY OF A FELONY OF THE FIFTH	1459
DEGREE.	1460
	1461
(Voter must WRITE his the voter's	1462
usual signature here.)"	1463
The the identification encolone is for use in a maintern	1 4 6 4

If the identification envelope is for use in a primary 1464 election, it shall contain an additional question as follows: 1465 "11. With what political party are you affiliated? " 1466

(B) The director shall also mail with the ballots and the 1467 unsealed identification envelope sent by mail an unsealed return 1468 envelope, gummed, ready for sealing, for use by the voter in 1469 returning his the voter's marked ballots to the director. The 1470 director shall send with the ballots and the instruction sheet for 1471 preparing a gummed envelope sent by facsimile machine an 1472 instruction sheet for preparing a second gummed envelope as 1473 described in this division, for use by the voter in returning that 1474 voter's marked ballots to the director. The return envelope shall 1475 have two parallel lines, each one quarter of an inch in width, 1476 printed across its face paralleling the top, with an intervening 1477 space of one quarter of an inch between such lines. The top line 1478 shall be one and one-quarter inches from the top of the envelope. 1479 Between the parallel lines shall be printed: "OFFICIAL ELECTION 1480 ARMED SERVICE ABSENT VOTER'S BALLOTS -- VIA AIR MAIL." Three blank 1481 lines shall be printed in the upper left corner on the face of the 1482 envelope for the use by the voter in placing the voter's complete 1483 military, naval, or mailing address thereon on these lines, and 1484 beneath these lines there shall be printed a box beside the words 1485 "check if out-of-country." The voter shall check this box if the 1486 voter will be outside the United States on the day of the 1487 election. The official title and the post-office address of the 1488 director to whom the envelope shall be returned shall be printed 1489 on the face of such envelope in the lower right portion below the 1490 bottom parallel line. 1491

(C) On the back of each identification envelope and eachreturn envelope shall be printed the following:1493

"Instructions to voter:

If the flap on this envelope is so firmly stuck to the back 1495 of the envelope when received by you as to require forcible 1496 opening in order to use it, open the envelope in the manner least 1497

injurious to it, and, after marking your ballots and enclosing same in the envelope for mailing them to the director of the board of elections, reclose the envelope in the most practicable way, by sealing or otherwise, and sign the blank form printed below. 1498 1499 1500 1501

The flap on this envelope was firmly stuck to the back of the 1502 envelope when received, and required forced opening before sealing 1503 and mailing. 1504

- (Signature of voter)" 1506

(D) Division (C) of this section does not apply when absentvoter's ballots are sent by facsimile machine.1508

sec. 3511.09. Upon receiving his armed service absent voter's 1509 ballots, the elector shall cause the questions on the face of the 1510 identification envelope to be answered, and, by writing his the 1511 <u>elector's</u> usual signature in the proper place thereon on the 1512 identification envelope, he the elector shall declare under 1513 penalty of election falsification that the answers to those 1514 questions are true and correct to the best of his the elector's 1515 knowledge and belief. Then he, the elector shall note whether 1516 there are any voting marks on the ballot. In the event If there 1517 are any voting marks, the ballot shall be returned immediately to 1518 the board of elections; otherwise he, the elector shall cause the 1519 ballot to be marked, folded separately so as to conceal the 1520 markings thereon on it, and deposited in the identification 1521 envelope, and securely sealed in the <u>identification</u> envelope. He 1522 shall The elector then shall cause the identification envelope to 1523 be placed within the return envelope, sealed in the return 1524 envelope, and mailed to the director of the board of elections to 1525 whom it is addressed. Each elector who will be outside the United 1526 States on the day of the election shall check the box on the 1527 return envelope indicating this fact and shall mail the return 1528

<u>envelope</u>	to	the	director	prior	to	the	close	of	the	polls	on	1529
election	da	۷.		-						-		1530

Every armed services absent voter's ballot identification 1531 envelope shall be accompanied by the following statement in bold 1532 face boldface capital letters: THE PENALTY FOR WHOEVER COMMITS 1533 ELECTION FALSIFICATION IS **IMPRISONMENT FOR NOT MORE THAN SIX** 1534 MONTHS, OR A FINE OF NOT MORE THAN ONE THOUSAND DOLLARS, OR BOTH 1535 GUILTY OF A FELONY OF THE FIFTH DEGREE. 1536

sec. 3511.11. (A) Upon receipt of any return envelope bearing 1537 the designation "Official Election Armed Service Absent Voter's 1538 Ballot" prior to the twenty-first day after the day of a 1539 presidential primary election or prior to the eleventh day after 1540 the day of any other election, the director of the board of 1541 elections shall open it but shall not open the identification 1542 envelope therein contained in it. If, upon so opening such outer 1543 the return envelope, the director finds ballots therein which in 1544 it that are not enclosed in and properly sealed in the 1545 identification envelope properly sealed, he the director shall not 1546 look at the markings upon such the ballots and shall promptly 1547 place them within in the identification envelope and promptly seal 1548 it. If, upon so opening such outer the return envelope, the 1549 director finds that the ballots are within enclosed in the 1550 identification envelope, but that it is not properly sealed, he 1551 the director shall not look at the markings upon the ballots and 1552 shall promptly seal the identification envelope. 1553

(B) Armed service absent voter's ballots delivered to the 1554 1555 director not later than the close of the polls on election day shall be counted in the manner provided in section 3509.06 of the 1556 Revised Code. Any 1557

(C) A return envelope that indicates that the voter will be 1558 outside of the United States on the day of an election is not 1559

required to be postmarked in order for an armed service absent 1560 voter's ballot contained in it to be valid. Except as otherwise 1561 provided in this division, whether or not the return envelope 1562 containing the ballot is postmarked or contains an illegible 1563 postmark, an armed service absent voter's ballots ballot that are 1564 is received after the close of the polls on election day through 1565 the tenth day thereafter, after the election day or, if the 1566 election was a presidential primary election, through the 1567 twentieth day thereafter after the election day, and that are is 1568 delivered in a return envelope that indicates that the voter will 1569 be outside the United States on the day of the election shall be 1570 counted on the eleventh day, after the election day or, if the 1571 election was a presidential primary election, on the twenty-first 1572 day <u>after the election day</u>, at the office of the board of 1573 elections in the manner provided in divisions (C) and (D) of 1574 section 3509.06 of the Revised Code. Any such ballot However, if a 1575 return envelope containing an armed service absent voter's ballot 1576 is so received and so indicates, but it is postmarked, or the 1577 identification envelope in it is signed, after the close of the 1578 polls on election day, however, the armed service absent voter's 1579 1580 ballot shall not be counted.

Envelopes bearing (D) Armed service absent voter's ballots 1581 contained in return envelopes that bear the designation "Official 1582 Election Armed Service Absent Voter's Ballots," that are received 1583 by the director after the close of the polls on the day of the 1584 election, and that do not indicate they are from voters who will 1585 be outside the United States on the day of the election, and any 1586 such armed service absent voter's ballots contained in return 1587 envelopes that have been checked to bear that designation, that 1588 indicate that the voter will be outside the United States on the 1589 day of the election, and that either are signed or postmarked, or 1590 contain an identification envelope that is signed, after the close 1591 of the polls on the day of election or, and armed service absent 1592

voter's ballots contained in return envelopes that bear that	1593
designation, that so indicate, and that are received after the	1594
tenth day following the election, or, if the election was a	1595
presidential primary election, after the twentieth day following	1596
the election, shall not be opened or counted, but shall be	1597
preserved in such <u>their identification</u> envelopes unopened for a	1598
period of forty days after the day of election. Thereafter they	1599
may be destroyed on the order of the board unless the secretary of	1600
state orders them preserved for a longer period of time until the	1601
time provided by section 3505.31 of the Revised Code for the	1602
destruction of all other ballots used at the election for which	1603
ballots were provided, at which time they shall be destroyed.	1604

Sec. 3513.07. The form of declaration of candidacy and 1605 petition of a person desiring to be a candidate for a party 1606 nomination or a candidate for election to an office or position to 1607 be voted for at a primary election shall be substantially as 1608 follows: 1609

"DECLARATION OF CANDIDACY PARTY PRIMARY ELECTION

I, (Name of Candidate), the 1611 undersigned, hereby declare under penalty of election 1612 falsification that my voting residence is in 1613 precinct of the (Township) or (Ward 1614 and City or Village) in the county of, Ohio; that 1615 my voting residence is (Street and Number, if any, 1616 or Rural Route and Number) of the 1617 (City or Village) of, Ohio÷; and that I am a 1618 qualified elector in the precinct in which my voting residence is 1619 located. I am a member of the Party. I hereby declare 1620 that I desire to be (a candidate for 1621 nomination as a candidate of the Party the Party for election to 1622 the office of) (a candidate for election to the 1623 office or position of for the in the 1624

state, district, (Full term or unexpired term ending	1625
) county, city, or village of,	1626
at the primary election to be held on the day of	1627
,, and I hereby request that my name be printed upon	1628
the official primary election ballot of the said Party	1629
as a candidate for (such nomination) or (such election)	1630
as provided by law.	1631
I further declare that, if elected to said office or	1632
position, I will qualify therefor, and that I will support and	1633
abide by the principles enunciated by the Party.	1634
Dated this day of	1635
	1636
(Signature of candidate)	1637
THE PENALTY FOR WHOEVER COMMITS ELECTION FALSIFICATION IS	1638
IMPRISONMENT FOR NOT MORE THAN SIX MONTHS, OR A FINE OF NOT MORE	1639
THAN ONE THOUSAND DOLLARS, OR BOTH GUILTY OF A FELONY OF THE FIFTH	1640
DEGREE.	1641
PETITION OF CANDIDATE	1642
We, the undersigned, qualified electors of the state of Ohio,	1643
whose voting residence is in the county, city, village, ward,	1644
township, or school district, and precinct set opposite our names,	1645
and members of the Party,	1646
hereby certify that	1647
candidate) whose declaration of candidacy is filed herewith, is a	1648
member of the Party, and is, in our opinion, well	1649
qualified to perform the duties of the office or position to which	1650
that candidate desires to be elected.	1651
Street City,	1652
and Village or	1653
Signature Number Township Ward Precinct County Date	1654
(Must use address on file with the board of elections)	1655
	1656

	1657
	1658
(Name of circulator	1659
of petition), declares under penalty of election falsification	1660
that the circulator of the petition is a qualified elector of the	1661
state of Ohio and resides at the address appearing below the	1662
signature of that circulator; that the circulator is a member of	1663
the Party; that the circulator is the circulator of	1664
the foregoing petition paper containing (Number)	1665
signatures; that the circulator witnessed the affixing of every	1666
signature $\overline{-i}$ that all signers were to the best of the circulator's	1667
knowledge and belief qualified to sign $\overline{\tau i}$ and that every signature	1668
is to the best of the circulator's knowledge and belief the	1669
signature of the person whose signature it purports to be.	1670
	1671
(Signature of circulator)	1672
	1673
(Address of circulator)	1674
THE PENALTY FOR WHOEVER COMMITS ELECTION FALSIFICATION IS	1675
IMPRISONMENT FOR NOT MORE THAN SIX MONTHS, OR A FINE OF NOT MORE	1676
THAN ONE THOUSAND DOLLARS, OR BOTH GUILTY OF A FELONY OF THE FIFTH	1677
<u>DEGREE</u> ."	1678
The secretary of state shall prescribe a form of declaration	1679
of candidacy and petition, and the form shall be substantially	1680
similar to the declaration of candidacy and petition set forth in	1681
this section, that will be suitable for joint candidates for the	1682

The petition provided for in this section shall be circulated 1684 only by a member of the same political party as the candidate. 1685

offices of governor and lieutenant governor.

Sec. 3513.22. (A) Not earlier than the eleventh day nor or 1686

later than the fifteenth day after a primary election, the board 1687
of elections shall begin to canvass the election returns from the 1688
precincts in which electors were entitled to vote at such that 1689
election and shall continue such the canvass daily until it is 1690
completed. 1691

The board shall complete the canvass not later than the date 1692 set by the secretary of state under division (U) of section 1693 3501.05 of the Revised Code. Sixty days after the date set by the 1694 secretary of state for the completion of the canvass, the canvass 1695 of election returns shall be deemed final, and no amendments to 1696 the canvass may be made after that date. The secretary of state 1697 may specify an earlier date upon which the canvass of election 1698 returns shall be deemed final, and after which amendments to the 1699 final canvass may not be made, if so required by federal law. 1700

(B) The county executive committee of each political party 1701 which that participated in the election, and each committee 1702 designated in a petition to represent the petitioners thereon 1703 pursuant to which a question or issue was submitted at such the 1704 election, may designate a qualified elector who may be present at 1705 and may witness the making of such the canvass. Each person for 1706 whom votes were cast in such the election may also be present at 1707 and witness the making of such the canvass. 1708

(C) When the canvass of the election returns from all of the 1709 precincts in the county in which electors were entitled to vote at 1710 such the election has been completed, the board shall determine 1711 and declare the results of the elections determined by the 1712 electors of such the county or of a district or subdivision within 1713 such the county. If more than the number of persons to be 1714 nominated for or elected to an office received the largest and an 1715 equal number of votes, the tie shall be resolved by lot by the 1716 chairman chairperson of the board in the presence of a majority of 1717 the members of the board. Such The declaration shall be in writing 1718

and shall be signed by at least a majority of the members of the1719board. It shall bear the date of the day upon which it is made,1720and a copy thereof of it shall be posted by the board in a1721conspicuous place in its office. The board shall keep such the1722copy posted for a period of at least five days.1723

The board shall thereupon promptly certify abstracts of the 1724 results of such the elections within its county upon such forms as 1725 the secretary of state prescribes. One certified copy of each 1726 abstract shall be kept in the office of the board, and one 1727 certified copy of each abstract shall promptly be sent to the 1728 secretary of state. The board shall also promptly send a certified 1729 copy of that part of such an abstract which that pertains to an 1730 election in which only electors of a district comprised of more 1731 than one county but less than all of the counties of the state 1732 voted to the board of the most populous county in such the 1733 district. It shall also promptly send a certified copy of that 1734 part of such an abstract which that pertains to an election in 1735 which only electors of a subdivision located partly within the 1736 county voted to the board of the county in which the major portion 1737 of the population of such the subdivision is located. 1738

1739

If, after certifying and sending abstracts and parts thereof 1740 of abstracts, a board finds that any such abstract or part thereof 1741 of any abstract is incorrect, it shall promptly prepare, certify, 1742 and send a corrected abstract or part thereof of an abstract to 1743 take the place of each incorrect abstract or part thereof 1744 theretofore of an abstract previously certified and sent. 1745

(D)(1) When certified copies of abstracts are received by the 1746 secretary of state, he the secretary of state shall canvass such 1747 those abstracts and determine and declare the results of all 1748 elections in which electors throughout the entire state voted. If 1749 more than the number of persons to be nominated for or elected to 1750

1751 an office received the largest and an equal number of votes, the tie shall be resolved by lot by the secretary of state in the 1752 presence of the governor, the auditor of state, and the attorney 1753 general, who at the request of the secretary of state shall 1754 assemble to witness the drawing of such the lot. Such The 1755 declaration of results by the secretary of state shall be in 1756 writing and shall be signed by him the secretary of state. It 1757 shall bear the date of the day upon which it is made, and a copy 1758 thereof of it shall be posted by the secretary of state in a 1759 conspicuous place in his the secretary of state's office. He The 1760 secretary of state shall keep such the copy posted for a period of 1761 at least five days. 1762

(2) When certified copies of parts of abstracts are received 1763 by the board of the most populous county in a district from the 1764 boards of all of the counties in the district, the board receiving 1765 such those abstracts shall canvass them and determine and declare 1766 the results of the elections in which only electors of the 1767 district voted. If more than the number of persons to be nominated 1768 for or elected to an office received the largest and equal number 1769 of votes, the tie shall be resolved by lot by the chairman 1770 chairperson of such the board in the presence of a majority of the 1771 members of the board. Such The declaration of results by such the 1772 board shall be in writing and shall be signed by at least a 1773 majority of the members of such the board. It shall bear the date 1774 of the day upon which it is made, and a copy thereof of it shall 1775 be posted by such the board in a conspicuous place in its office. 1776 The board shall keep such the copy posted for a period of at least 1777 five days. 1778

(3) When certified copies of parts of abstracts are received1779by the board of a county in which the major portion of the1780population of a subdivision located in more than one county is1781located from the boards of each county in which other portions of1782

such that subdivision are located, the board receiving such those 1783 abstracts shall canvass them and determine and declare the results 1784 of the elections in which only electors of such that subdivision 1785 voted. If more than the number of persons to be nominated for or 1786 elected to an office received the largest and an equal number of 1787 votes, the tie shall be resolved by lot by the chairman 1788 chairperson of such the board in the presence of a majority of the 1789 members of the board. Such The declaration of results by such the 1790 board shall be in writing and shall be signed by at least a 1791 majority of the members of such the board. It shall bear the date 1792 of the day upon which it is made, and a copy thereof of it shall 1793 be posted by such the board in a conspicuous place in its office. 1794 The board shall keep such the copy posted for a period of at least 1795 five days. 1796

(E) Election officials, who are required to declare the 1797 results of primary elections, shall issue to each person declared 1798 nominated for or elected to an office, an appropriate certificate 1799 of nomination or election, provided that the boards required to 1800 determine and declare the results of the elections for candidates 1801 for nomination to the office of representative to congress from a 1802 congressional district shall, in lieu of issuing a certificate of 1803 nomination, certify to the secretary of state the names of such 1804 the candidates nominated, and the secretary of state, upon receipt 1805 of such that certification, shall issue a certificate of 1806 nomination to each person whose name is so certified. Certificates 1807 of nomination or election issued by boards to candidates and 1808 certifications to the secretary of state shall not be issued 1809 before the expiration of the time within which applications for 1810 recounts of votes may be filed or before recounts of votes, which 1811 have been applied for, are completed. 1812

Sec. 3513.261. A nominating petition may consist of one or1813more separate petition papers, each of which shall be1814

substantially in the form prescribed in this section. If the 1815 petition consists of more than one separate petition paper, the 1816 statement of candidacy of the candidate or joint candidates named 1817 need be signed by the candidate or joint candidates on only one of 1818 such separate petition papers, but the statement of candidacy so 1819 signed shall be copied on each other separate petition paper 1820 before the signatures of electors are placed thereon on it. Each 1821 nominating petition containing signatures of electors of more than 1822 one county shall consist of separate petition papers each of which 1823 shall contain signatures of electors of only one county; provided 1824 that petitions containing signatures of electors of more than one 1825 county shall not thereby be declared invalid. In case petitions 1826 containing signatures of electors of more than one county are 1827 filed, the board of elections shall determine the county from 1828 which the majority of the signatures came, and only signatures 1829 from this county shall be counted. Signatures from any other 1830 county shall be invalid. 1831

All signatures on nominating petitions shall be written in 1832 ink or indelible pencil. 1833

At the time of filing a nominating petition, the candidate 1834 designated in the nominating petition, and joint candidates for 1835 governor and lieutenant governor, shall pay to the election 1836 officials with whom it is filed the fees specified for the office 1837 under divisions (A) and (B) of section 3513.10 of the Revised 1838 Code. The fees shall be disposed of by those election officials in 1839 the manner that is provided in section 3513.10 of the Revised Code 1840 for the disposition of other fees, and in no case shall a fee 1841 required under that section be returned to a candidate. 1842

Candidates or joint candidates whose names are written on the 1843 ballot, and who are elected, shall pay the same fees under section 1844 3513.10 of the Revised Code that candidates who file nominating 1845 petitions pay. Payment of these fees shall be a condition 1846

I, (Name of candidate), 1858 the undersigned, hereby declare under penalty of election 1859 falsification that my voting residence is in 1860 Precinct of the (Township) or 1861 (Ward and City, or Village) in the county of Ohio; 1862 that my post-office address is 1863 (Street and Number, if any, or Rural Route and Number) of the 1864 (City, Village, or post office) of 1865 1866 the precinct in which my voting residence is located. I hereby 1867 declare that I desire to be a candidate for election to the office 1868 of in the (State, 1869 District, County, City, Village, Township, or School District) for 1870 1871 term ending) at the General Election to be held 1872 1873 I further declare that I am an elector qualified to vote for 1874 1875 1876

precedent to the granting of their certificates of election.

Each nominating petition shall contain a statement of

candidacy which that shall be signed by the candidate or joint

candidates named therein in it. Such statement of candidacy shall

contain a declaration made under penalty of election falsification

that the candidate desires to be a candidate for the office named

therein in it, and that the candidate is an elector qualified to

The form of the nominating petition and statement of

"STATEMENT OF CANDIDACY

vote for the office the candidate seeks.

candidacy shall be substantially as follows:

(Signature of candidate) 1877

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1855

1856

THE PENALTY FOR WHOEVER COMMITS ELECTION FALSIFICAT	ION IS 1878
IMPRISONMENT FOR NOT MORE THAN SIX MONTHS, OR A FINE OF 1	NOT MORE 1879
THAN ONE THOUSAND DOLLARS GUILTY OF A FELONY OF THE FIFTH	<u>H DEGREE</u> . 1880
I,, hereby constit	tute the 1881
persons named below a committee to represent me:	1882
Name Residence	1883
	1884
	1885
	1886
	1887
	1888
NOMINATING PETITION	1889
We, the undersigned, qualified electors of the state	e of Ohio, 1890
whose voting residence is in the County, City, Village, W	Ward, 1891
Township or Precinct set opposite our names, hereby nomin	nate 1892
as a candidate for election to the o	office of 1893
in the	1894
(State, District, County, City, Village, Township, or Sch	nool 1895
District) for the (Full term or unexpire	red term 1896
ending) to be voted for at the genera	al 1897
election next hereafter to be held, and certify that this	s person 1898
is, in our opinion, well qualified to perform the duties	of the 1899
office or position to which the person desires to be elec	cted. 1900
Street	1902
Address	1903
or R.F.D.	1904
(Must use	1905
address on	1906
file with City,	1907
the board of Village or	Date of 1908

Signature elections) Township Ward Precinct County Signing 1909 1910 1911 1912 1913 declares under penalty of election 1914 falsification that such person is a qualified elector of the state 1915 of Ohio and resides at the address appearing below such person's 1916 signature hereto; that such person is the circulator of the 1917 foregoing petition paper containing signatures; 1918 that such person witnessed the affixing of every signature; that 1919 all signers were to the best of such person's knowledge and belief 1920 qualified to sign; and that every signature is to the best of such 1921 person's knowledge and belief the signature of the person whose 1922 signature it purports to be. 1923 1924 (Signature of circulator) 1925 1926 (Address) 1927 THE PENALTY FOR WHOEVER COMMITS ELECTION FALSIFICATION IS 1928 IMPRISONMENT FOR NOT MORE THAN SIX MONTHS, OR A FINE OF NOT MORE 1929 THAN ONE THOUSAND DOLLARS, OR BOTH GUILTY OF A FELONY OF THE FIFTH 1930 DEGREE." 1931 The secretary of state shall prescribe a form of nominating 1932 petition for a group of candidates for the office of member of a 1933 board of education, township office, and for offices of municipal 1934 corporations of under two thousand population. 1935 The secretary of state shall prescribe a form of statement of 1936 candidacy and nominating petition, which shall be substantially 1937 similar to the form of statement of candidacy and nominating 1938 petition set forth in this section, that will be suitable for 1939

joint candidates for the offices of governor and lieutenant 1940 governor. 1941

If such petition nominates a candidate whose election is to 1942 be determined by the electors of a county or a district or 1943 subdivision within the county, it shall be filed with the board of 1944 such county. If the petition nominates a candidate whose election 1945 is to be determined by the voters of a subdivision located in more 1946 than one county, it shall be filed with the board of the county in 1947 which the major portion of the population of such subdivision is 1948 located. 1949

If the petition nominates a candidate whose election is to be 1950 determined by the electors of a district comprised of more than 1951 one county but less than all of the counties of the state, it 1952 shall be filed with the board of elections of the most populous 1953 county in such district. If the petition nominates a candidate 1954 whose election is to be determined by the electors of the state at 1955 large, it shall be filed with the secretary of state. 1956

sec. 3515.04. At the time and place fixed for making a 1957 recount, the board of elections, in the presence of all witnesses 1958 who may be in attendance, shall open the sealed containers 1959 containing the ballots to be recounted, and shall recount them. If 1960 a county used punch card ballots and if a chad is attached to a 1961 punch card ballot by three or four corners, the voter shall be 1962 deemed by the board not to have recorded a candidate, question, or 1963 issue choice at the particular position on the ballot, and a vote 1964 shall not be counted at that particular position on the ballot in 1965 the recount. Ballots shall be handled only by the members of the 1966 board or by the director or other employees of the board. 1967 Witnesses shall be permitted to see the ballots, but they shall 1968 not be permitted to touch them, and the board shall not permit the 1969 counting or tabulation of votes shown on the ballots for any 1970

Page 64

nomination, or for election to any office or position, or upon any 1971 question or issue, other than the votes shown on such ballots for 1972 the nomination, election, or question, or issue concerning which a 1973 recount of ballots was applied for. 1974

At any time before the ballots from all of the precincts 1975 listed in an application for the recount or involved in a recount 1976 pursuant to section 3515.011 of the Revised Code have been 1977 recounted, the applicant or declared losing candidate or nominee 1978 or each of the declared losing candidates or nominees entitled to 1979 file a request prior to the commencement of a recount, as provided 1980 in section 3515.03 of the Revised Code, may file with the board a 1981 written request to stop the recount and not recount the ballots 1982 from the precincts so listed and which that have not been 1983 recounted prior to the time of such the request. If, upon such the 1984 request, the board finds that results of the votes in the 1985 precincts recounted, if substituted for the results of the votes 1986 in such those precincts as shown in the abstract of the votes in 1987 such those precincts, would not cause the applicant, if a person 1988 for whom votes were cast for nomination or election, to be 1989 declared nominated or elected or if an election upon a question or 1990 issue would not cause a result contrary to the result thereof as 1991 declared prior to such recount, it shall grant such the request 1992 and shall not recount the ballots of the precincts listed in the 1993 application for recount which that have not been recounted prior 1994 to such that time. If the board finds otherwise, it shall deny 1995 such the request and shall continue to recount ballots until the 1996 ballots from all of the precincts listed in the application for 1997 recount have been recounted; provided that, if such the request is 1998 denied, it may be renewed from time to time. Upon any such 1999 renewal, the board shall consider and act upon the request in the 2000 same manner as provided in this section in connection with an 2001 original request. 2002

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As used in this section, "chad" and "punch card ballot" have	2003
the same meanings as in section 3506.16 of the Revised Code.	2004
Sec. 3519.05. If the measure to be submitted proposes a	2005
constitutional amendment, the heading of each part of the petition	2006
shall be prepared in the following form, and printed in capital	2007
letters in type of the approximate size set forth:	2008
INITIATIVE PETITION	2009
Number	2010
Issued to	2011
(Name of solicitor)	2012
Date of issuance	2013
	2014
Amendment to the Constitution	2015
Proposed by Initiative Petition	2016
To be submitted directly to the electors	2017

"Amendment" printed in fourteen-point boldface type shall 2018 precede the title, which shall be briefly expressed and printed in 2019 eight-point type. The summary shall then be set forth printed in 2020 ten-point type, and then shall follow the certification of the 2021 attorney general, under proper date, which shall also be printed 2022 in ten-point type. The petition shall then set forth the names and 2023 addresses of the committee of not less than three nor more than 2024 five to represent the petitioners in all matters relating to the 2025 petition or its circulation. 2026

Immediately above the heading of the place for signatures on 2027 each part of the petition the following notice shall be printed in 2028 boldface type: 2029

"NOTICE

Whoever knowingly signs this petition more than once, signs a2031name other than his one's own, or signs when not a qualified2032

voter, is liable to prosecution.

	2000
In consideration of his for services in soliciting signatures	2034
to this petition, the solicitor has received or expects to	2035
receive	2036
from	2037
(Whose address is)	2038
······································	2039
Before any elector signs the part-petition, the solicitor shall	2040
completely fill in the above blanks if the solicitor has received	2041
or will receive any consideration, and if the solicitor has not	2042
received and will not receive any consideration he, the solicitor	2043
shall insert "nothing."	2044
The heading of the place for signatures shall be	2045
substantially as follows:	2046
"(Sign with ink or indelible pencil. Your name, residence, and	2047
date of signing must be given.)	2048
	2049
Rural Route or	2050
other Post-	2051
Signature County Township office Address Month Day Year	2052
	2053
(Voters who do not live in a municipal corporation should fill in	2054
the information called for by headings printed above.)	2055
(Voters who reside in municipal corporations should fill in the	2056
information called for by headings printed below.)	2057
	2058
City Street	2059
or and	2060
Signature County Village Number Ward Precinct Month Day Year"	2061

The text of the proposed amendment shall be printed in full, 2063 immediately following the place for signatures, and shall be 2064 prefaced by "Be it resolved by the people of the State of Ohio." 2065 Immediately following the text of the proposed amendment must 2066 appear the following form: 2067

"<u>I,, declares</u> <u>declare</u> under penalty of election 2068 falsification that he is I am the circulator of the foregoing 2069 petition paper containing the signatures of electors, 2070 that the signatures appended hereto were made and appended in his 2071 my presence on the date set opposite each respective name, and are 2072 the signatures of the persons whose names they purport to be, and 2073 that the electors signing this petition did so with knowledge of 2074 the contents of same. 2075

(Signed)	(Solicitor)	2076
(Address)		2077

The penalty for election falsification is imprisonment for2078not more than six months, or a fine of not more than one thousand2079dollars, or bothWHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY2080OF A FELONY OF THE FIFTH DEGREE.2081

If the measure proposes a law, the heading of each part of2082the petition shall be prepared as follows:2083

INITIATIVE PETITION

Law proposed by initiative petition first to be submitted to 2092

the General Assembly." In all other respects the form shall be as provided for the 2094 submission of a constitutional amendment, except that the text of 2095 the proposed law shall be prefaced by "Be it enacted by the people 2096 of the state of Ohio." 2097 The form for a supplementary initiative petition shall be the 2098 same as that provided for an initiative petition, with the 2099 exception that "supplementary" shall precede "initiative" in the 2100 title thereof. 2101 The general provisions set forth in this section relative to 2102 the form and order of an initiative petition shall be, so far as 2103 practical, applicable to a referendum petition, the heading of 2104 which shall be as follows: 2105 "REFERENDUM PETITION 2106 Number 2107 2108 2109 Issued to 2110 (Name of Solicitor) 2111 Date of issuance 2112

2113 To be submitted to the electors for their approval or 2114

rejection" 2115

The title, which follows the heading, shall contain a brief 2116 legislative history of the law, section, or item of law to be 2117 referred. The text of the law so referred shall be followed by the 2118 certification of the secretary of state, in accordance with 2119 division (B)(2)(b) of section 3519.01 of the Revised Code, that it 2120 has been compared with the copy of the enrolled bill act, on file 2121

in his the secretary of state's office, containing such law, 2122 section, or item of law, and found to be correct. 2123

Section 2. That existing sections 303.12, 519.12, 3375.03, 2124 3501.05, 3501.11, 3501.38, 3504.02, 3505.24, 3505.31, 3505.32, 2125 3506.12, 3506.15, 3509.01, 3509.04, 3509.07, 3511.05, 3511.09, 2126 3511.11, 3513.07, 3513.22, 3513.261, 3515.04, and 3519.05 of the 2127 Revised Code are hereby repealed. 2128

Section 3. (A) There is hereby created the Election System 2129 Study Committee, the purpose of which is to study the election 2130 process in this state and, based upon the testimony of public and 2131 private election experts, to make recommendations for improving 2132 the current election process and to estimate any potential costs 2133 associated with the recommended changes. 2134

(B) The committee shall consist of eleven members to be 2135 appointed as follows: 2136

(1) Two members of the House of Representatives of the same 2137 political party as the Speaker of the House of Representatives, to 2138 be appointed by the Speaker of the House of Representatives; 2139

(2) One member of the House of Representatives of the major 2140 political party of which the Speaker of the House of 2141 Representatives is not a member, to be appointed by the Speaker of 2142 the House of Representatives; 2143

(3) Two members of the Senate of the same political party as 2144 the President of the Senate, to be appointed by the President of 2145 the Senate; 2146

(4) One member of the Senate of the major political party of 2147 which the President of the Senate is not a member, to be appointed 2148 by the President of the Senate; 2149

(5) One member of the public, to be appointed by the Speaker 2150

2151 of the House of Representatives; (6) One member of the public, to be appointed by the 2152 President of the Senate; 2153 (7) One member of a board of county commissioners, to be 2154 appointed by the Speaker of the House of Representatives from 2155 among three county commissioners nominated by the County 2156 Commissioners Association of Ohio; 2157 (8) One member of a county board of elections, to be 2158 appointed by the President of the Senate from among three members 2159 of county boards of elections nominated by the Ohio Association of 2160 Election Officials; 2161 (9) The Secretary of State, or the Secretary of State's 2162 designee. 2163 Vacancies on the committee shall be filled in the manner 2164 provided for original appointments. 2165 (C) Members of the committee shall receive no compensation, 2166 but shall be reimbursed for necessary expenses incurred in the 2167 performance of their official duties. 2168

(D) For the sole purpose of permitting membership on the 2169 committee and the holding of any other public office or 2170 employment, membership on the committee does not constitute the 2171 holding of any other public office or employment. No member of the 2172 committee is disqualified from holding any public office or 2173 employment, nor does any member of the committee forfeit any 2174 public office or employment, by reason of the member's position as 2175 a member of the committee. 2176

(E) Within seven days after the effective date of this
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section, the Secretary of State, or the Secretary of State's
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designee, shall convene the first meeting of the committee. The
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committee then shall elect a chairperson, by majority vote, from
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among the committee members who are elected officials. Thereafter, 2181 the chairperson shall convene meetings of the committee as the 2182 chairperson considers necessary to carry out its purpose. 2183

(F) Not later than October 1, 2001, the committee shall
prepare its recommendations and associated costs estimates and
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file a written copy of them with the Speaker of the House of
Representatives, the President of the Senate, and the Secretary of
State. Once the committee has filed its recommendations and
associated costs estimates as required by this division, it shall
cease to exist.

Section 4. Section 3501.05 of the Revised Code is presented 2191 in this act as a composite of the section as amended by both Am. 2192 Sub. H.B. 99 and Am. Sub. S.B. 9 of the 121st General Assembly. 2193 The General Assembly, applying the principle stated in division 2194 (B) of section 1.52 of the Revised Code that amendments are to be 2195 harmonized if reasonably capable of simultaneous operation, finds 2196 that the composite is the resulting version of the section in 2197 effect prior to the effective date of the section as presented in 2198 this act. 2199