As Passed by the Senate

127th General Assembly Regular Session 2007-2008

Am. Sub. H. B. No. 350

Representative Wolpert

Cosponsors: Representatives Batchelder, Huffman, Evans, Peterson, Fende, Flowers, Williams, S., Webster, Bubp, Combs, Brown, Adams, Bacon, Barrett, Beatty, Bolon, Book, Boyd, Brady, Celeste, Chandler, Daniels, DeBose, DeGeeter, Dolan, Domenick, Driehaus, Dyer, Foley, Garrison, Gerberry, Gibbs, Goodwin, Goyal, Hagan, J., Hagan, R., Harwood, Heard, Hite, Hughes, Jones, Letson, Luckie, Lundy, Mallory, McGregor, J., McGregor, R., Newcomb, Okey, Otterman, J., Patton, Reinhard, Sayre, Schindel, Schlichter, Schneider, Sears, Setzer, Stewart, D., Stewart, J., Strahorn, Sykes, Szollosi, Uecker, Ujvagi, Wachtmann, White, Williams, B., Yates, Yuko, Zehringer Senators Cates, Grendell, Schuler, Fedor, Roberts, Wagoner, Buehrer, Harris, Morano, Niehaus

A BILL

То	amend sections 3501.05, 3501.22, 3503.01, 3505.31,	1
	3506.05, 3509.05, 3511.06, and 3511.11 and to	2
	enact section 3501.053 of the Revised Code to	3
	revise the Election Law	4

8

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

Sec. 3501.05. The secretary of state shall do all of the

Section 1. That sections 3501.05, 3501.22, 3503.01, 3505.31,	5
3506.05, 3509.05, 3511.06, and 3511.11 be amended and section	6
3501.053 of the Revised Code be enacted to read as follows:	7

following: 9 (A) Appoint all members of boards of elections; 10 (B) Issue instructions by directives and advisories in 11 accordance with section 3501.053 of the Revised Code to members of 12 the boards as to the proper methods of conducting elections. In 13 addition to any other publication of those directives and 14 advisories, the secretary of state shall publish those directives 15 and advisories on a web site of the office of the secretary of 16 state as soon as is practicable after they are issued, but not 17 later than the close of business on the same day as a directive or 18 advisory is issued. The secretary of state shall not remove from 19 the web site any directives and advisories so posted. The 20 secretary of state shall provide on that web site access to all 21 directives and advisories currently in effect and maintain an 22 archive of all directives and advisories previously published on 23 that web site. 24 25 (C) Prepare rules and instructions for the conduct of elections; 26 (D) Publish and furnish to the boards from time to time a 27 sufficient number of indexed copies of all election laws then in 28 force; 29 (E) Edit and issue all pamphlets concerning proposed laws or 30 amendments required by law to be submitted to the voters; 31 (F) Prescribe the form of registration cards, blanks, and 32 records; 33 (G) Determine and prescribe the forms of ballots and the 34 forms of all blanks, cards of instructions, pollbooks, tally 35 sheets, certificates of election, and forms and blanks required by 36 law for use by candidates, committees, and boards; 37

(H) Prepare the ballot title or statement to be placed on the

Code;

ballot for any proposed law or amendment to the constitution to be	39
submitted to the voters of the state;	40
(I) Except as otherwise provided in section 3519.08 of the	41
Revised Code, certify to the several boards the forms of ballots	42
and names of candidates for state offices, and the form and	43
wording of state referendum questions and issues, as they shall	44
appear on the ballot;	45
(J) Except as otherwise provided in division (I)(2)(b) of	46
section 3501.38 of the Revised Code, give final approval to ballot	47
language for any local question or issue approved and transmitted	48
by boards of elections under section 3501.11 of the Revised Code;	49
(K) Receive all initiative and referendum petitions on state	50
questions and issues and determine and certify to the sufficiency	51
of those petitions;	52
(L) Require such reports from the several boards as are	53
provided by law, or as the secretary of state considers necessary;	54
(M) Compel the observance by election officers in the several	55
counties of the requirements of the election laws;	56
(N)(1) Except as otherwise provided in division $(N)(2)$ of	57
this section, investigate the administration of election laws,	58
frauds, and irregularities in elections in any county, and report	59
violations of election laws to the attorney general or prosecuting	60
attorney, or both, for prosecution;	61
(2) On and after August 24, 1995, report a failure to comply	62
with or a violation of a provision in sections 3517.08 to 3517.13,	63
3517.17, 3517.18, 3517.20 to 3517.22, 3599.03, or 3599.031 of the	64
Revised Code, whenever the secretary of state has or should have	65
knowledge of a failure to comply with or a violation of a	66
provision in one of those sections, by filing a complaint with the	67
Ohio elections commission under section 3517.153 of the Revised	68

(O) Make an annual report to the governor containing the	70
results of elections, the cost of elections in the various	71
counties, a tabulation of the votes in the several political	72
subdivisions, and other information and recommendations relative	73
to elections the secretary of state considers desirable;	74
(P) Prescribe and distribute to boards of elections a list of	75
instructions indicating all legal steps necessary to petition	76
successfully for local option elections under sections 4301.32 to	77
4301.41, 4303.29, 4305.14, and 4305.15 of the Revised Code;	78
(Q) Adopt rules pursuant to Chapter 119. of the Revised Code	79
for the removal by boards of elections of ineligible voters from	80
the statewide voter registration database and, if applicable, from	81
the poll list or signature pollbook used in each precinct, which	82
rules shall provide for all of the following:	83
(1) A process for the removal of voters who have changed	84
residence, which shall be uniform, nondiscriminatory, and in	85
compliance with the Voting Rights Act of 1965 and the National	86
Voter Registration Act of 1993, including a program that uses the	87
national change of address service provided by the United States	88
postal system through its licensees;	89
(2) A process for the removal of ineligible voters under	90
section 3503.21 of the Revised Code;	91
(3) A uniform system for marking or removing the name of a	92
voter who is ineligible to vote from the statewide voter	93
registration database and, if applicable, from the poll list or	94
signature pollbook used in each precinct and noting the reason for	95
that mark or removal.	96
(R) Prescribe a general program for registering voters or	97
updating voter registration information, such as name and	98
residence changes, by boards of elections, designated agencies,	99

offices of deputy registrars of motor vehicles, public high

board of elections of the county in which the elector resides;

(BB) Disseminate information, which may include all or part	162
of the official explanations and arguments, by means of direct	163
mail or other written publication, broadcast, or other means or	164
combination of means, as directed by the Ohio ballot board under	165
division (F) of section 3505.062 of the Revised Code, in order to	166
inform the voters as fully as possible concerning each proposed	167
constitutional amendment, proposed law, or referendum;	168

(CC) Perform other duties required by law.

Whenever a primary election is held under section 3513.32 of 170 the Revised Code or a special election is held under section 171 3521.03 of the Revised Code to fill a vacancy in the office of 172 representative to congress, the secretary of state shall establish 173 a deadline, notwithstanding any other deadline required under the 174 Revised Code, by which any or all of the following shall occur: 175 the filing of a declaration of candidacy and petitions or a 176 statement of candidacy and nominating petition together with the 177 applicable filing fee; the filing of protests against the 178 candidacy of any person filing a declaration of candidacy or 179 nominating petition; the filing of a declaration of intent to be a 180 write-in candidate; the filing of campaign finance reports; the 181 preparation of, and the making of corrections or challenges to, 182 precinct voter registration lists; the receipt of applications for 183 absent voter's ballots or armed service absent voter's ballots; 184 the supplying of election materials to precincts by boards of 185 elections; the holding of hearings by boards of elections to 186 consider challenges to the right of a person to appear on a voter 187 registration list; and the scheduling of programs to instruct or 188 reinstruct election officers. 189

In the performance of the secretary of state's duties as the 190 chief election officer, the secretary of state may administer 191 oaths, issue subpoenas, summon witnesses, compel the production of 192 books, papers, records, and other evidence, and fix the time and 193

(1) The secretary of state shall establish a process to allow

effect and maintain an archive of all directives and advisories

283

284

285

previously published on that web site.

Sec. 3501.22. (A) On or before the fifteenth day of September 256 in each year, the board of elections by a majority vote shall, 257 after careful examination and investigation as to their 258 qualifications, appoint for each election precinct four residents 259 of the county in which the precinct is located, as judges. Except 260 as otherwise provided in division (C) of this section, all judges 261 of election shall be qualified electors. The judges shall 262 constitute the election officers of the precinct. Not more than 263 one-half of the total number of judges shall be members of the 264 same political party. The term of such precinct officers shall be 265 for one year. The board may, at any time, designate any number of 266 election officers, not more than one-half of whom shall be members 267 of the same political party, to perform their duties at any 268 precinct in any election. The board may appoint additional 269 officials, equally divided between the two major political 270 parties, when necessary to expedite voting. 271

Vacancies for unexpired terms shall be filled by the board. 272
When new precincts have been created, the board shall appoint 273
judges for those precincts for the unexpired term. Any judge may 274
be summarily removed from office at any time by the board for 275
neglect of duty, malfeasance, or misconduct in office or for any 276
other good and sufficient reason. 277

Precinct election officials shall perform all of the duties 278 provided by law for receiving the ballots and supplies, opening 279 and closing the polls, and overseeing the casting of ballots 280 during the time the polls are open, and any other duties required 281 by section 3501.26 of the Revised Code. 282

A board of elections may designate two precinct election officials as counting officials to count and tally the votes cast and certify the results of the election at each precinct, and

perform other duties as provided by law. To expedite the counting	286
of votes at each precinct, the board may appoint additional	287
officials, not more than one-half of whom shall be members of the	288
same political party.	289

The board shall designate one of the precinct election 290 officials who is a member of the dominant political party to serve 291 as a presiding judge, whose duty it is to deliver the returns of 292 the election and all supplies to the office of the board. For 293 these services, the presiding judge shall receive additional 294 compensation in an amount, consistent with section 3501.28 of the 295 Revised Code, determined by the board of elections. 296

The board shall issue to each precinct election official a 297 certificate of appointment, which the official shall present to 298 the presiding judge at the time the polls are opened. 299

- (B) If the board of elections determines that not enough
 qualified electors in a precinct are available to serve as
 precinct officers, it may appoint persons to serve as precinct
 officers at a primary, special, or general election who are at
 least seventeen years of age and are registered to vote in
 accordance with section 3503.07 of the Revised Code.
 300
- (C)(1) A board of elections, in conjunction with the board of 306 education of a city, local, or exempted village school district, 307 the governing authority of a community school established under 308 Chapter 3314. of the Revised Code, or the chief administrator of a 309 nonpublic school may establish a program permitting certain high 310 school students to apply and, if appointed by the board of 311 elections, to serve as precinct officers at a primary, special, or 312 general election. 313

In addition to the requirements established by division 314 (C)(2) of this section, a board of education, governing authority, 315 or chief administrator that establishes a program under this 316

which the citizen offers to vote, is a resident of the county and

precinct in which the citizen offers to vote, and has been

345

registered to vote for thirty days, has the qualifications of an	347
elector and may vote at all elections in the precinct in which the	348
citizen resides.	349
(B) When only a portion of a precinct is included within the	350
boundaries of a school <u>an election</u> district, the board of	351
elections may assign the electors residing in such portion of a	352
precinct to the nearest precinct or portion of a precinct within	353
the boundaries of such school election district for the purpose of	354
voting at any special school election held in such school	355
district. In any election in which only a part of the electors in	356
a precinct is qualified to vote, the board may assign voters in	357
such part to an adjoining precinct. Such assignment may be made to	358
an adjoining precinct in another county with the consent and	359
approval of the board of elections of such other county if the	360
number of voters assigned to vote in a precinct in another county	361
is two hundred or less.	362
The board shall notify all such electors so assigned, at	363
least ten days prior to the holding of any such election, of the	364
location of the polling place where they are entitled to vote at	365
such election.	366
As used in division (B) of this section, "election district"	367
means a school district, municipal corporation, township, or other	368
political subdivision that includes territory in more than one	369
precinct or any other district or authority that includes	370
territory in more than one precinct and that is authorized by law	371
to place an issue on the ballot at a special election.	372
Sec. 3505.31. When the results of the voting in a polling	373
place on the day of an election have been determined and entered	374
upon the proper forms and the certifications of those results have	375
been signed by the precinct officials, those officials, before	376

leaving the polling place, shall place all ballots that they have

counted in containers provided for that purpose by the board of	378
elections, and shall seal each container in a manner that it	379
cannot be opened without breaking the seal or the material of	380
which the container is made. They shall also seal the pollbook,	381
poll list or signature pollbook, and tally sheet in a manner that	382
the data contained in these items cannot be seen without breaking	383
the seals. On the outside of these items shall be a plain	384
indication that they are to be filed with the board. The presiding	385
judge and an employee or appointee of the board of elections who	386
has taken an oath to uphold the laws and constitution of this	387
state, including an oath that the person will promptly and	388
securely perform the duties required under this section and who is	389
a member of a different political party than the presiding judge,	390
shall then deliver to the board the containers of ballots and the	391
sealed pollbook, poll list, and tally sheet, together with all	392
other election reports, materials, and supplies required to be	393
delivered to the board.	394

The board shall carefully preserve all ballots prepared and 395 provided by it for use in an election, whether used or unused, for 396 sixty days after the day of the election, except that, if an 397 election includes the nomination or election of candidates for any 398 of the offices of president, vice-president, presidential elector, 399 member of the senate of the congress of the United States, or 400 member of the house of representatives of the congress of the 401 United States, the board shall carefully preserve all ballots 402 prepared and provided by it for use in that election, whether used 403 or unused, for twenty-two months after the day of the election. If 404 an election is held within that sixty-day period, the board shall 405 have authority to transfer those ballots to other containers to 406 preserve them until the sixty-day period has expired. After that 407 sixty-day period, the ballots shall be disposed of by the board in 408 a manner that the board orders, or where voting machines have been 409 used the counters may be turned back to zero; provided that the 410

secretary of state, within that sixty-day period, may order the	411
board to preserve the ballots or any part of the ballots for a	412
longer period of time, in which event the board shall preserve	413
those ballots for that longer period of time.	414

In counties where voting machines are used, if an election is 415 to be held within the sixty days immediately following a primary, 416 general, or special election or within any period of time within 417 which the ballots have been ordered preserved by the secretary of 418 state or a court of competent jurisdiction, the board, after 419 giving notice to all interested parties and affording them an 420 opportunity to have a representative present, shall open the 421 compartments of the machines and, without unlocking the machines, 422 shall recanvass the vote cast in them as if a recount were being 423 held. The results shall be certified by the board, and this 424 certification shall be filed in the board's office and retained 425 for the remainder of the period for which ballots must be kept. 426 After preparation of the certificate, the counters may be turned 427 back to zero, and the machines may be used for the election. 428

The board shall carefully preserve the pollbook, poll list or 429 signature pollbook, and tally sheet delivered to it from each 430 polling place until it has completed the official canvass of the 431 election returns from all precincts in which electors were 432 entitled to vote at an election, and has prepared and certified 433 the abstracts of election returns, as required by law. The board 434 shall not break, or permit anyone to break, the seals upon the 435 pollbook, poll list or signature pollbook, and tally sheet, or 436 make, or permit any one to make, any changes or notations in these 437 items, while they are in its custody, except as provided by 438 section 3505.32 of the Revised Code. 439

Pollbooks and poll lists or signature pollbooks of a party 440 primary election delivered to the board from polling places shall 441 be carefully preserved by it for two years after the day of 442

ele	ction	in	whi	lch	they	were	us	ed, ar	nd	shall	then	be	disposed	of	by	443
the	board	ir	ı a	man	ner	that	the	board	d	orders.						444

Pollbooks, poll lists or signature pollbooks, tally sheets,

summary statements, and other records and returns of an election

446
delivered to it from polling places shall be carefully preserved

447
by the board for two years after the day of the election in which

448
they were used, and shall then be disposed of by the board in a

449
manner that the board orders.

sec. 3506.05. (A) As used in this section, except when used 451
as part of the phrase "tabulating equipment" or "automatic 452
tabulating equipment": 453

- (1) "Equipment" means a voting machine, marking device, 454 automatic tabulating equipment, or software. 455
- (2) "Vendor" means the person that owns, manufactures,distributes, or has the legal right to control the use ofequipment, or the person's agent.
- (B) No voting machine, marking device, automatic tabulating 459 equipment, or software for the purpose of casting or tabulating 460 votes or for communications among systems involved in the 461 tabulation, storage, or casting of votes shall be purchased, 462 leased, put in use, or continued to be used, except for 463 experimental use as provided in division (B) of section 3506.04 of 464 the Revised Code, unless it, a manual of procedures governing its 465 use, and training materials, service, and other support 466 arrangements have been certified by the secretary of state and 467 unless the board of elections of each county where the equipment 468 will be used has assured that a demonstration of the use of the 469 equipment has been made available to all interested electors. The 470 secretary of state shall appoint a board of voting machine 471 examiners to examine and approve equipment and its related manuals 472 and support arrangements. The board shall consist of one competent 473

and experienced election officer and two persons who are	474
knowledgeable about the operation of such equipment, who four	475
members, who shall be appointed as follows:	476
(1) Two members appointed by the secretary of state.	477
(2) One member appointed by either the speaker of the house	478
of representatives or the minority leader of the house of	479
representatives, whichever is a member of the opposite political	480
party from the one to which the secretary of state belongs.	481
(3) One member appointed by either the president of the	482
senate or the minority leader of the senate, whichever is a member	483
of the opposite political party from the one to which the	484
secretary of state belongs.	485
In all cases of a tie vote or a disagreement in the board, if	486
no decision can be arrived at, the board shall submit the matter	487
in controversy to the secretary of state, who shall summarily	488
decide the question, and the secretary of state's decision shall	489
be final. Each member of the board shall be a competent and	490
experienced election officer or a person who is knowledgeable	491
about the operation of voting equipment and shall serve during the	492
secretary of state's term. Any vacancy on the board shall be	493
filled in the same manner as the original appointment. The	494
secretary of state shall provide staffing assistance to the board,	495
at the board's request.	496
For the member's service, each member of the board shall	497
receive three hundred dollars per day for each combination of	498
marking device, tabulating equipment, and voting machine examined	499
and reported, but in no event shall a member receive more than six	500
hundred dollars to examine and report on any one marking device,	501
item of tabulating equipment, or voting machine. Each member of	502
the board shall be reimbursed for expenses the member incurs	503
during an examination or during the performance of any related	504

duties that may be required by the secretary of state.	505
Reimbursement of these expenses shall be made in accordance with,	506
and shall not exceed, the rates provided for under section 126.31	507
of the Revised Code.	508

Neither the secretary of state nor the board, nor any public 509 officer who participates in the authorization, examination, 510 testing, or purchase of equipment, shall have any pecuniary 511 interest in the equipment or any affiliation with the vendor. 512

- (C)(1) A vendor who desires to have the secretary of state 513 514 certify equipment shall first submit the equipment, all current related procedural manuals, and a current description of all 515 related support arrangements to the board of voting machine 516 examiners for examination, testing, and approval. The submission 517 shall be accompanied by a fee of eighteen hundred dollars and a 518 detailed explanation of the construction and method of operation 519 of the equipment, a full statement of its advantages, and a list 520 of the patents and copyrights used in operations essential to the 521 processes of vote recording and tabulating, vote storage, system 522 security, and other crucial operations of the equipment as may be 523 determined by the board. An additional fee, in an amount to be set 524 by rules promulgated by the board, may be imposed to pay for the 525 costs of alternative testing or testing by persons other than 526 board members, record-keeping, and other extraordinary costs 527 incurred in the examination process. Moneys not used shall be 528 returned to the person or entity submitting the equipment for 529 examination. 530
- (2) Fees collected by the secretary of state under this 531 section shall be deposited into the state treasury to the credit 532 of the board of voting machine examiners fund, which is hereby 533 created. All moneys credited to this fund shall be used solely for 534 the purpose of paying for the services and expenses of each member 535 of the board or for other expenses incurred relating to the 536

examination, testing, reporting, or certification of voting	537
machine devices, the performance of any related duties as required	538
by the secretary of state, or the reimbursement of any person	539
submitting an examination fee as provided in this chapter.	540

- (D) Within sixty days after the submission of the equipment 541 and payment of the fee, or as soon thereafter as is reasonably 542 practicable, but in any event within not more than ninety days 543 after the submission and payment, the board of voting machine 544 examiners shall examine the equipment and file with the secretary 545 of state a written report on the equipment with its 546 recommendations and its determination or condition of approval 547 regarding whether the equipment, manual, and other related 548 materials or arrangements meet the criteria set forth in sections 549 3506.07 and 3506.10 of the Revised Code and can be safely used by 550 the voters at elections under the conditions prescribed in Title 551 XXXV of the Revised Code, or a written statement of reasons for 552 which testing requires a longer period. The board may grant 553 temporary approval for the purpose of allowing experimental use of 554 equipment. If the board finds that the equipment meets the 555 criteria set forth in sections 3506.06, 3506.07, and 3506.10 of 556 the Revised Code, can be used safely and can be depended upon to 557 record and count accurately and continuously the votes of 558 electors, and has the capacity to be warranted, maintained, and 559 serviced, it shall approve the equipment and recommend that the 560 secretary of state certify the equipment. The secretary of state 561 shall notify all boards of elections of any such certification. 562 Equipment of the same model and make, if it provides for recording 563 of voter intent, system security, voter privacy, retention of 564 vote, and communication of voting records in an identical manner, 565 may then be adopted for use at elections. 566
- (E) The vendor shall notify the secretary of state, who shall then notify the board of voting machine examiners, of any 568

enhancement and any significant adjustment to the hardware or 569 software that could result in a patent or copyright change or that 570 significantly alters the methods of recording voter intent, system 571 security, voter privacy, retention of the vote, communication of 572 voting records, and connections between the system and other 573 systems. The vendor shall provide the secretary of state with an 574 updated operations manual for the equipment, and the secretary of 575 state shall forward the manual to the board. Upon receiving such a 576 notification and manual, the board may require the vendor to 577 submit the equipment to an examination and test in order for the 578 equipment to remain certified. The board or the secretary of state 579 shall periodically examine, test, and inspect certified equipment 580 to determine continued compliance with the requirements of this 581 chapter and the initial certification. Any examination, test, or 582 inspection conducted for the purpose of continuing certification 583 of any equipment in which a significant problem has been uncovered 584 or in which a record of continuing problems exists shall be 585 performed pursuant to divisions (C) and (D) of this section, in 586 the same manner as the examination, test, or inspection is 587 performed for initial approval and certification. 588

(F) If, at any time after the certification of equipment, the 589 board of voting machine examiners or the secretary of state is 590 notified by a board of elections of any significant problem with 591 the equipment or determines that the equipment fails to meet the 592 requirements necessary for approval or continued compliance with 593 the requirements of this chapter, or if the board of voting 594 machine examiners determines that there are significant 595 enhancements or adjustments to the hardware or software, or if 596 notice of such enhancements or adjustments has not been given as 597 required by division (E) of this section, the secretary of state 598 shall notify the users and vendors of that equipment that 599 certification of the equipment may be withdrawn. 600

(G)(1) The notice given by the secretary of state under	601
division (F) of this section shall be in writing and shall specify	602
both of the following:	603
(a) The reasons why the certification may be withdrawn;	604
(b) The date on which certification will be withdrawn unless	605
the vendor takes satisfactory corrective measures or explains why	606
there are no problems with the equipment or why the enhancements	607
or adjustments to the equipment are not significant.	608
(2) A vendor who receives a notice under division (F) of this	609
section shall, within thirty days after receiving it, submit to	610
the board of voting machine examiners in writing a description of	611
the corrective measures taken and the date on which they were	612
taken, or the explanation required under division $(G)(1)(b)$ of	613
this section.	614
(3) Not later than fifteen days after receiving a written	615
description or explanation under division (G)(2) of this section	616
from a vendor, the board shall determine whether the corrective	617
measures taken or the explanation is satisfactory to allow	618
continued certification of the equipment, and the secretary of	619
state shall send the vendor a written notice of the board's	620
determination, specifying the reasons for it. If the board has	621
determined that the measures taken or the explanation given is	622
unsatisfactory, the notice shall include the effective date of	623
withdrawal of the certification. This date may be different from	624
the date originally specified in division (G)(1)(b) of this	625
section.	626
(4) A vendor who receives a notice under division (G)(3) of	627
this section indicating a decision to withdraw certification may,	628
within thirty days after receiving it, request in writing that the	629
board hold a hearing to reconsider its decision. Any interested	630

party shall be given the opportunity to submit testimony or

documentation in support of or in opposition to the board's	632
recommendation to withdraw certification. Failure of the vendor to	633
take appropriate steps as described in division (G)(1)(b) or to	634
comply with division (G)(2) of this section results in a waiver of	635
the vendor's rights under division (G)(4) of this section.	636

- (H)(1) The secretary of state, in consultation with the board 637 of voting machine examiners, shall establish, by rule, guidelines 638 for the approval, certification, and continued certification of 639 the voting machines, marking devices, and tabulating equipment to 640 be used under Title XXXV of the Revised Code. The guidelines shall 641 establish procedures requiring vendors or computer software 642 developers to place in escrow with an independent escrow agent 643 approved by the secretary of state a copy of all source code and 644 related documentation, together with periodic updates as they 645 become known or available. The secretary of state shall require 646 that the documentation include a system configuration and that the 647 source code include all relevant program statements in low- or 648 high-level languages. As used in this division, "source code" does 649 not include variable codes created for specific elections. 650
- (2) Nothing in any rule adopted under division (H) of this 651 section shall be construed to limit the ability of the secretary 652 of state to follow or adopt, or to preclude the secretary of state 653 from following or adopting, any guidelines proposed by the federal 654 election commission, any entity authorized by the federal election 655 commission to propose guidelines, the election assistance 656 commission, or any entity authorized by the election assistance 657 commission to propose guidelines. 658
- (3)(a) Before the initial certification of any direct

 recording electronic voting machine with a voter verified paper

 audit trail, and as a condition for the continued certification

 and use of those machines, the secretary of state shall establish,

 by rule, standards for the certification of those machines. Those

 659

 660

 661

question or issue, but not the entire text of the question or

issue.

693

(b) The secretary of state, by rule adopted under Chapter	695
119. of the Revised Code, may waive the requirement under division	696
(H)(3)(a)(v) of this section, if the secretary of state determines	697
that the requirement is cost prohibitive.	698
(4)(a) Except as otherwise provided in division (H)(4)(c) of	699
this section, any voting machine, marking device, or automatic	700
tabulating equipment initially certified or acquired on or after	701
December 1, 2008, shall have the most recent federal certification	702
number issued by the election assistance commission.	703
(b) Any voting machine, marking device, or automatic	704
tabulating equipment certified for use in this state on the	705
effective date of this amendment shall meet, as a condition of	706
continued certification and use, the voting system standards	707
adopted by the federal election commission in 2002.	708
(c) A county that acquires additional voting machines,	709
marking devices, or automatic tabulating equipment on or after	710
December 1, 2008, shall not be considered to have acquired those	711
machines, devices, or equipment on or after December 1, 2008, for	712
the purpose of division (H)(4)(a) of this section if all of the	713
following apply:	714
(i) The voting machines, marking devices, or automatic	715
tabulating equipment acquired are the same as the machines,	716
devices, or equipment currently used in that county.	717
(ii) The acquisition of the voting machines, marking devices,	718
or automatic tabulating equipment does not replace or change the	719
primary voting system used in that county.	720
(iii) The acquisition of the voting machines, marking	721
devices, or automatic tabulating equipment is for the purpose of	722
replacing inoperable machines, devices, or equipment or for the	723
purpose providing additional machines, devices, or equipment	724
required to meet the allocation requirements established pursuant	725

to division (I) of section 3501.11 of the Revised Code.

Sec. 3509.05. (A) When an elector receives an absent voter's 727 ballot pursuant to the elector's application or request, the 728 elector shall, before placing any marks on the ballot, note 729 whether there are any voting marks on it. If there are any voting 730 marks, the ballot shall be returned immediately to the board of 731 elections; otherwise, the elector shall cause the ballot to be 732 marked, folded in a manner that the stub on it and the 733 indorsements and facsimile signatures of the members of the board 734 of elections on the back of it are visible, and placed and sealed 735 within the identification envelope received from the director of 736 elections for that purpose. Then, the elector shall cause the 737 statement of voter on the outside of the identification envelope 738 to be completed and signed, under penalty of election 739 falsification. 740

If the elector does not provide the elector's driver's 741 license number or the last four digits of the elector's social 742 security number on the statement of voter on the identification 743 envelope, the elector also shall include in the return envelope 744 with the identification envelope a copy of the elector's current 745 valid photo identification, a copy of a military identification 746 that shows the elector's name and current address, or a copy of a 747 current utility bill, bank statement, government check, paycheck, 748 or other government document, other than a notice of an election 749 mailed by a board of elections under section 3501.19 of the 750 Revised Code or a notice of voter registration mailed by a board 751 of elections under section 3503.19 of the Revised Code, that shows 752 the name and address of the elector. 753

The elector shall mail the identification envelope to the 754 director from whom it was received in the return envelope, postage 755 prepaid, or the elector may personally deliver it to the director, 756

or the spouse of the elector, the father, mother, father-in-law,	757
mother-in-law, grandfather, grandmother, brother, or sister of the	758
whole or half blood, or the son, daughter, adopting parent,	759
adopted child, stepparent, stepchild, uncle, aunt, nephew, or	760
niece of the elector may deliver it to the director. The return	761
envelope shall be transmitted to the director in no other manner,	762
except as provided in section 3509.08 of the Revised Code.	763

Each elector who will be outside the United States on the day 764 of the election shall check the box on the return envelope 765 indicating this fact.

When absent voter's ballots are delivered to an elector at 767 the office of the board, the elector may retire to a voting 768 compartment provided by the board and there mark the ballots. 769 Thereupon, the elector shall fold them, place them in the 770 identification envelope provided, seal the envelope, fill in and 771 sign the statement on the envelope under penalty of election 772 falsification, and deliver the envelope to the director of the 773 board. 774

Except as otherwise provided in divisions (B) and (C) of this 775 section, all other envelopes containing marked absent voter's 776 ballots shall be delivered to the director not later than the 777 close of the polls on the day of an election. Absent voter's 778 ballots delivered to the director later than the times specified 779 shall not be counted, but shall be kept by the board in the sealed 780 identification envelopes in which they are delivered to the 781 director, until the time provided by section 3505.31 of the 782 Revised Code for the destruction of all other ballots used at the 783 election for which ballots were provided, at which time they shall 784 be destroyed. 785

(B)(1) Except as otherwise provided in division $\frac{(C)}{(B)}$ (2) of 786 this section, any return envelope that indicates that the voter 787 will be outside the United States on the day of the election shall 788

be delivered to the director prior to the eleventh day after the	789
election. Ballots delivered in such envelopes that are received	790
after the close of the polls on election day through the tenth day	791
thereafter shall be counted on the eleventh day at the board of	792
elections in the manner provided in divisions (C) and (D) of	793
section 3509.06 of the Revised Code. Any such ballots that are	794
signed or postmarked after the close of the polls on the day of	795
the election or that are received by the director later than the	796
tenth day following the election shall not be counted, but shall	797
be kept by the board in the sealed identification envelopes as	798
provided in division (A) of this section.	799

 $\frac{(C)}{(2)}$ In any year in which a presidential primary election 800 is held, any return envelope that indicates that the voter will be 801 outside the United States on the day of the presidential primary 802 election shall be delivered to the director prior to the 803 twenty-first day after that election. Ballots delivered in such 804 envelopes that are received after the close of the polls on 805 election day through the twentieth day thereafter shall be counted 806 on the twenty-first day at the board of elections in the manner 807 provided in divisions (C) and (D) of section 3509.06 of the 808 Revised Code. Any such ballots that are signed or postmarked after 809 the close of the polls on the day of that election or that are 810 received by the director later than the twentieth day following 811 that election shall not be counted, but shall be kept by the board 812 in the sealed identification envelopes as provided in division (A) 813 of this section. 814

(C)(1) Except as otherwise provided in division (C)(2) of
this section, any return envelope that is postmarked within the
United States prior to the day of the election shall be delivered
to the director prior to the eleventh day after the election.

818
Ballots delivered in envelopes postmarked prior to the day of the
election that are received after the close of the polls on
820

election day through the tenth day thereafter shall be counted on	821
the eleventh day at the board of elections in the manner provided	822
in divisions (C) and (D) of section 3509.06 of the Revised Code.	823
Any such ballots that are received by the director later than the	824
tenth day following the election shall not be counted, but shall	825
be kept by the board in the sealed identification envelopes as	826
provided in division (A) of this section.	827
(2) Division (C)(1) of this section shall not apply to any	828
mail that is postmarked using a postage evidencing system,	829

including a postage meter, as defined in 39 C.F.R. 501.1.

Sec. 3511.06. The identification envelope provided for in 831 section 3511.05 of the Revised Code shall be a No. 10, 24-lb. 832 white official envelope, four and one eighth inches by nine and 833 one-half inches in size. The return envelope provided for in such 834 section 3511.05 of the Revised Code shall be a No. 11, 24 lb. 835 white official envelope, four and one half inches by ten and 836 three-eighths inches in size of such size that the identification 837 envelope can be conveniently placed within it for returning the 838 identification envelope to the director. The envelope in which the 839 two envelopes and the armed service absent voter's ballots are 840 mailed to the elector shall be a No. 12, 24-lb. white official 841 envelope, four and three-quarter inches by eleven inches in size, 842 and it shall have two parallel lines, each one quarter of an inch 843 in width, printed across its face, paralleling the top, with an 844 intervening space of one-quarter of an inch between such lines. 845 The top line shall be one and one-quarter inches from the top of 846 the envelope. Between the parallel lines shall be printed: 847 "official armed service absent voter's balloting material--via air 848 mail." The appropriate return address of the director of the board 849 of elections shall be printed in the upper left corner on the face 850 of such envelope. Several blank lines shall be printed on the face 851 of such envelope in the lower right portion, below the bottom 852

parallel line, for writing in the name and address of the elector	853
to whom such envelope is mailed. All printing on such envelope	854
shall be in red ink.	855

Sec. 3511.11. (A) Upon receipt of any return envelope bearing 856 the designation "Official Election Armed Service Absent Voter's 857 Ballot" prior to the twenty-first day after the day of a 858 presidential primary election or prior to the eleventh day after 859 the day of any other election, the director of the board of 860 elections shall open it but shall not open the identification 861 envelope contained in it. If, upon so opening the return envelope, 862 the director finds ballots in it that are not enclosed in and 863 properly sealed in the identification envelope, the director shall 864 not look at the markings upon the ballots and shall promptly place 865 them in the identification envelope and promptly seal it. If, upon 866 so opening the return envelope, the director finds that ballots 867 are enclosed in the identification envelope but that it is not 868 properly sealed, the director shall not look at the markings upon 869 the ballots and shall promptly seal the identification envelope. 870

- (B) Armed service absent voter's ballots delivered to the 871 director not later than the close of the polls on election day 872 shall be counted in the manner provided in section 3509.06 of the 873 Revised Code. 874
- (C) A return envelope that indicates that the voter will be 875 outside of the United States on the day of an election is not 876 required to be postmarked in order for an armed service absent 877 voter's ballot contained in it to be valid. Except as otherwise 878 provided in this division, whether or not the return envelope 879 containing the ballot is postmarked or contains an illegible 880 postmark, an armed service absent voter's ballot that is received 881 after the close of the polls on election day through the tenth day 882 after the election day or, if the election was a presidential 883

primary election, through the twentieth day after the election	884
day, and that is delivered in a return envelope that indicates	885
that the voter will be outside the United States on the day of the	886
election shall be counted on the eleventh day after the election	887
day or, if the election was a presidential primary election, on	888
the twenty-first day after the election day, at the office of the	889
board of elections in the manner provided in divisions (C) and (D)	890
of section 3509.06 of the Revised Code. However, if a return	891
envelope containing an armed service absent voter's ballot is so	892
received and so indicates, but it is postmarked, or the	893
identification envelope in it is signed, after the close of the	894
polls on election day, the armed service absent voter's ballot	895
shall not be counted.	896
(D) Armed (1) Except as otherwise provided in division (D)(2)	897
of this section, any return envelope containing an armed service	898
absent voter's ballot that is postmarked within the United States	899
prior to the day of the election shall be delivered to the	900
director prior to the eleventh day after the election. Armed	901
service absent voter's ballots delivered in envelopes postmarked	902
prior to the day of the election that are received after the close	903
of the polls on election day through the tenth day thereafter	904
shall be counted on the eleventh day at the board of elections in	905
the manner provided in divisions (C) and (D) of section 3509.06 of	906
the Revised Code. Any such ballots that are received by the	907
director later than the tenth day following the election shall not	908
be counted, but shall be kept by the board in the sealed	909
identification envelopes as provided in division (A) of this	910
section.	911
(2) Division (D)(1) of this section shall not apply to any	912
mail that is postmarked using a postage evidencing system,	913
including a postage meter, as defined in 39 C.F.R. 501.1.	914

(E) The following types of armed service absent voter's

ballots shall not be counted:	916
(1) Armed service absent voter's ballots contained in return	917
envelopes that bear the designation "Official Election Armed	918
Service Absent Voter's Ballots," that are received by the director	919
after the close of the polls on the day of the election, and that	920
do not indicate they are from voters who will be outside the	921
United States on the day of the election, armed service absent	922
voter's ballots contained in return envelopes that bear that	923
designation, that indicate that the voter will be outside the	924
United States on the day of the election, and that either are	925
postmarked, or contain an identification envelope that is signed,	926
on or after the close of the polls on the day of election, and	927
armed day;	928
(2) Armed service absent voter's ballots contained in return	929
envelopes that bear that designation, that so <u>do not</u> indicate <u>they</u>	930
are from voters who will be outside the United States on the day	931
of the election, and that are received after the tenth day	932
following the election or, if the election was a presidential	933
primary election, after the twentieth day following the election,	934
shall not be counted, but;	935
(3) Armed service absent voter's ballots contained in return	936
envelopes that bear that designation, that are received by the	937
director within ten days after the day of the election, and that	938
were postmarked before the day of the election using a postage	939
evidencing system, including a postage meter, as defined in 39	940
C.F.R. 501.1.	941
The uncounted ballots shall be preserved in their	942
identification envelopes unopened until the time provided by	943
section 3505.31 of the Revised Code for the destruction of all	944
other ballots used at the election for which ballots were	945

provided, at which time they shall be destroyed.

Am. Sub. H. B. No. 350 As Passed by the Senate	Page 32
Section 2. That existing sections 3501.05, 3501.22, 3503.01,	947
3505.31, 3506.05, 3509.05, 3511.06, and 3511.11 of the Revised	948
Code are hereby repealed.	949