As Introduced

129th General Assembly Regular Session 2011-2012

S. B. No. 280

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Senator Seitz

A BILL

To amend section 3735.27 of the Revised Code to

change the composition of certain metropolitan

housing authorities.	3
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That section 3735.27 of the Revised Code be	4
amended to read as follows:	5
Sec. 3735.27. (A) Whenever the director of development has	6
determined that there is need for a housing authority in any	7
portion of any county that comprises two or more political	8
subdivisions or portions of two or more political subdivisions but	9
is less than all the territory within the county, a metropolitan	10
housing authority shall be declared to exist, and the territorial	11
limits of the authority shall be defined, by a letter from the	12
director. The director shall issue a determination from the	13
department of development declaring that there is need for a	14
housing authority within those territorial limits after finding	15
either of the following:	16
(1) Unsanitary or unsafe inhabited housing accommodations	17
exist in that area;	18
(2) There is a shortage of safe and sanitary housing	19

accommodations in that area available to persons who lack the

amount of	income that is necessary, as determined by the director,	21
to enable	them, without financial assistance, to live in decent,	22
safe, and	sanitary dwellings without congestion.	23

In determining whether dwelling accommodations are unsafe or 24 unsanitary, the director may take into consideration the degree of 25 congestion, the percentage of land coverage, the light, air, 26 space, and access available to the inhabitants of the dwelling 27 accommodations, the size and arrangement of rooms, the sanitary 28 facilities, and the extent to which conditions exist in the 29 dwelling accommodations that endanger life or property by fire or 30 other causes. 31

The territorial limits of a metropolitan housing authority as 32 defined by the director under this division shall be fixed for the 33 authority upon proof of a letter from the director declaring the 34 need for the authority to function in those territorial limits. 35 Any such letter from the director, any certificate of 36 determination issued by the director, and any certificate of 37 appointment of members of the authority shall be admissible in 38 evidence in any suit, action, or proceeding. 39

A certified copy of the letter from the director declaring

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the existence of a metropolitan housing authority and the
territorial limits of its district shall be immediately forwarded
to each appointing authority. A metropolitan housing authority
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shall consist of members who are residents of the territory in
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which they serve.

- (B)(1) Except as otherwise provided in division (C), (D), $\frac{1}{100}$ 46
 (E), or (F) of this section, the members of a metropolitan housing 47 authority shall be appointed as follows: 48
- (a)(i) In a district in a county in which a charter has been
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 adopted under Article X, Section 3 of the Ohio Constitution, and
 in which the most populous city is not the city with the largest
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ratio of housing units owned or managed by the authority to 52 population, one member shall be appointed by the probate court, 53 one member shall be appointed by the court of common pleas, one 54 member shall be appointed by the board of county commissioners, 55 one member shall be appointed by the chief executive officer of 56 the city that has the largest ratio of housing units owned or 57 managed by the authority to population, and two members shall be 58 appointed by the chief executive officer of the most populous city 59 in the district. 60

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- (ii) If, in a district that appoints members pursuant to division (B)(1)(a) of this section, the most populous city becomes the city with the largest ratio of housing units owned or managed by the authority to population, when the term of office of the member who was appointed by the chief executive officer of the city with the largest ratio expires, that member shall not be reappointed, and the membership of the authority shall be as described in division (B)(1)(b) of this section.
- (b) In any district other than one described in division 69
 (B)(1)(a) of this section, one member shall be appointed by the 70
 probate court, one member shall be appointed by the court of 71
 common pleas, one member shall be appointed by the board of county 72
 commissioners, and two members shall be appointed by the chief 73
 executive officer of the most populous city in the district. 74
- (2) At the time of the initial appointment of the authority, 75 the member appointed by the probate court shall be appointed for a 76 period of four years, the member appointed by the court of common 77 pleas shall be appointed for three years, the member appointed by 78 the board of county commissioners shall be appointed for two 79 years, one member appointed by the chief executive officer of the 80 most populous city in the district shall be appointed for one 81 year, and the other member appointed by the chief executive 82 officer of the most populous city in the district shall be 83

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appointed for five years.

If appointments are made under division (B)(1)(a) of this section, the member appointed by the chief executive officer of the city in the district that is not the most populous city, but that has the largest ratio of housing units owned or managed by the authority to population, shall be appointed for five years.

After the initial appointments, all members of the authority shall be appointed for five-year terms, and any vacancy occurring upon the expiration of a term shall be filled by the appointing authority that made the initial appointment.

- (3) For purposes of this division, population shall be determined according to the last preceding federal census.
- (C) For any metropolitan housing authority district that contained, as of the 1990 federal census, a population of at least one million, two members of the authority shall be appointed by the legislative authority of the most populous city in the district, two members shall be appointed by the chief executive 100 officer of the most populous city in the district, and one member 101 shall be appointed by the chief executive officer, with the 102 approval of the legislative authority, of the city in the district 103 that has the second highest number of housing units owned or 104 managed by the authority. 105

At the time of the initial appointment of the authority, one 106 member appointed by the legislative authority of the most populous 107 city in the district shall be appointed for three years, and one 108 such member shall be appointed for one year; the member appointed 109 by the chief executive officer of the city with the second highest 110 number of housing units owned or managed by the authority shall be 111 appointed, with the approval of the legislative authority, for 112 three years; and one member appointed by the chief executive 113 officer of the most populous city in the district shall be 114

appointed for three years, and one such member shall be appointed	115
for one year. Thereafter, all members of the authority shall be	116
appointed for three-year terms, and any vacancy shall be filled by	117
the same appointing power that made the initial appointment. At	118
the expiration of the term of any member appointed by the chief	119
executive officer of the most populous city in the district before	120
March 15, 1983, the chief executive officer of the most populous	121
city in the district shall fill the vacancy by appointment for a	122
three-year term. At the expiration of the term of any member	123
appointed by the board of county commissioners before March 15,	124
1983, the chief executive officer of the city in the district with	125
the second highest number of housing units owned or managed by the	126
authority shall, with the approval of the municipal legislative	127
authority, fill the vacancy by appointment for a three-year term.	128
At the expiration of the term of any member appointed before March	129
15, 1983, by the court of common pleas or the probate court, the	130
legislative authority of the most populous city in the district	131
shall fill the vacancy by appointment for a three-year term.	132

After March 15, 1983, at least one of the members appointed 133 by the chief executive officer of the most populous city shall be 134 a resident of a dwelling unit owned or managed by the authority. 135 At least one of the initial appointments by the chief executive 136 officer of the most populous city, after March 15, 1983, shall be 137 a resident of a dwelling unit owned or managed by the authority. 138 Thereafter, any member appointed by the chief executive officer of 139 the most populous city for the term established by this initial 140 appointment, or for any succeeding term, shall be a person who 141 resides in a dwelling unit owned or managed by the authority. If 142 there is an elected, representative body of all residents of the 143 authority, the chief executive officer of the most populous city 144 shall, whenever there is a vacancy in this resident term, provide 145 written notice of the vacancy to the representative body. If the 146 representative body submits to the chief executive officer of the 147

most populous city, in writing and within sixty days after the	148
date on which it was notified of the vacancy, the names of at	149
least five residents of the authority who are willing and	150
qualified to serve as a member, the chief executive officer of the	151
most populous city shall appoint to the resident term one of the	152
residents recommended by the representative body. At no time shall	153
residents constitute a majority of the members of the authority.	154
(D)(1) For any metropolitan housing authority district that	155
is located in a county that has, according to the most recent	156
federal decennial census, a population greater than seven hundred	157
thousand but less than nine hundred thousand, the members of the	158
metropolitan housing authority shall be selected as follows:	159
(a) One member shall be appointed by the probate court.	160
(b) One member shall be appointed by the court of common	161
pleas.	162
(c) One member shall be appointed by the board of county	163
commissioners.	164
(d) Two members shall be appointed by the mayor of the most	165
populous city in the district, subject to approval by city	166
council. At least one of the initial appointments by the mayor	167
shall be a resident of a dwelling unit owned or managed by the	168
authority. Thereafter, any member appointed by the mayor of the	169
most populous city for the term established by the initial	170
appointment, or for any succeeding term, shall be a person who	171
resides in a dwelling unit owned or managed by the authority. If	172
there is an elected, representative body of all residents of the	173
authority, the mayor of the most populous city shall, whenever	174
there is a vacancy in the resident term, provide written notice of	175
the vacancy to the representative body. If the representative body	176
submits to the mayor of the most populous city, in writing and	177
within sixty days after the date on which it was notified of the	178

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vacancy, the names of at least five residents of the authority who	179
are willing and qualified to serve as a member, the mayor of the	180
most populous city shall appoint to the resident term one of the	181
residents recommended by the representative body. At no time shall	182
residents constitute a majority of the members of the authority.	183
(e) One member shall be nominated by the township association	184
of the county. The board of county commissioners shall accept or	185
reject the nominee.	186
(f) One member shall be nominated by the municipal league of	187
the county. The nominee shall not be a resident of the district's	188
most populous city and shall represent a city that is	189
substantially impacted as described in division (I) of this	190
section. The board of county commissioners shall accept or reject	191
the nominee.	192
(2) At the time of the initial appointment of the authority	193
described in division (D)(1) of this section, the member appointed	194
by the probate court shall be appointed for a period of four	195
years; the member appointed by the court of common pleas shall be	196
appointed for three years; the member appointed by the board of	197
county commissioners shall be appointed for two years; one member	198
appointed by the mayor of the most populous city in the district	199
shall be appointed for one year, and the other member appointed by	200
the mayor of the most populous city in the district shall be	201
appointed for five years; the member nominated by the township	202
association of the county shall be appointed for the same number	203
of years as the nonresident member of the authority appointed by	204
the mayor of the most populous city in the district; and the	205
member nominated by the municipal league of the county shall be	206
appointed for the same number of years as the resident member of	207
the authority appointed by the mayor of the most populous city in	208
the district.	209

After the initial appointments, all members of the authority

shall be appointed for five-year terms, and any vacancy occurring	211
upon the expiration of a term shall be filled by the authority	212
that made the initial appointment or nomination.	213
(E)(1) For any metropolitan housing authority district	214
located in a county that had, as of the 2000 federal census, a	215
population of at least four hundred thousand and no city with a	216
population greater than thirty per cent of the total population of	217
the county, one member of the authority shall be appointed by the	218
probate court, one member shall be appointed by the court of	219
common pleas, one member shall be appointed by the chief executive	220
officer of the most populous city in the district, and two members	221
shall be appointed by the board of county commissioners.	222
(2) At the time of the initial appointment of a metropolitan	223
housing authority pursuant to this division, the member appointed	224
by the probate court shall be appointed for a period of four	225
years, the member appointed by the court of common pleas shall be	226
appointed for three years, the member appointed by the chief	227
executive officer of the most populous city shall be appointed for	228
two years, one member appointed by the board of county	229
commissioners shall be appointed for one year, and the other	230
member appointed by the board of county commissioners shall be	231
appointed for five years. Thereafter, all members of the authority	232
shall be appointed for five-year terms, with each term ending on	233
the same day of the same month as the term that it succeeds.	234
Vacancies shall be filled in the manner provided in the original	235
appointments. Any member appointed to fill a vacancy occurring	236
prior to the expiration of the term shall hold office as a member	237
for the remainder of that term.	238
$\frac{(E)(F)}{(F)}(1)$ One resident member shall be appointed to a	239
metropolitan housing authority when required by federal law. The	240
chief executive officer of the most populous city in the district	241

shall appoint that resident member for a term of five years.

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Subsequent terms of that resident member also shall be for five	243
years, and any vacancy in the position of the resident member	244
shall be filled by the chief executive officer of the most	245
populous city in the district. Any member appointed to fill such a	246
vacancy shall hold office as a resident member for the remainder	247
of that term. If, at any time, a resident member no longer	248
qualifies as a resident, another resident member shall be	249
appointed by the appointing authority who originally appointed the	250
resident member to serve for the unexpired portion of that term.	251
(2) On and after the effective date of this amendment	252
September 29, 2005, any metropolitan housing authority to which	253
two additional members were appointed pursuant to former division	254
(E)(1) of this section as enacted by Amended Substitute House Bill	255
No. 95 of the 125th general assembly shall continue to have those	256
additional members. Their terms shall be for five years, and	257
vacancies in their positions shall be filled in the manner	258
provided for their original appointment under former division	259
(E)(1) of this section as so enacted.	260
$\frac{(F)(G)}{(G)}$ Public officials, other than the officers having the	261
appointing power under this section, shall be eligible to serve as	262
members, officers, or employees of a metropolitan housing	263
authority notwithstanding any statute, charter, or law to the	264
contrary. Not more than two such public officials shall be members	265
of the authority at any one time.	266
All members of an authority shall serve without compensation	267
but shall be entitled to be reimbursed for all necessary expenses	268
incurred.	269
After a metropolitan housing authority district is formed,	270
the director may enlarge the territory within the district to	271
include other political subdivisions, or portions of other	272

political subdivisions, but the territorial limits of the district

shall be less than that of the county.

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S. B. No. 280 As Introduced	Page 10
$\frac{(G)(H)}{(I)}$ Any vote taken by a metropolitan housing authority	275
shall require a majority affirmative vote to pass. A tie vote	276
shall constitute a defeat of any measure receiving equal numbers	277
of votes for and against it.	278
(2) The members of a metropolitan housing authority shall act	279
in the best interest of the district and shall not act solely as	280
representatives of their respective appointing authorities.	281
(I) "Substantially impacted" as used in division (D)(1)(f) of	282

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this section means a city within a metropolitan housing authority

that, based on the percentage of housing units that are subsidized

Section 2. That existing section 3735.27 of the Revised Code

housing, is in the top one-third of cities within the county.

is hereby repealed.