## HOUSE BILL No. 4431

March 8, 2007, Introduced by Rep. Knollenberg and referred to the Committee on Education.

A bill to amend 1954 PA 116, entitled "Michigan election law,"

by amending sections 302 and 644g (MCL 168.302 and 168.644g), section 302 as amended by 2005 PA 71 and section 644g as amended by 2004 PA 293, and by adding section 642c.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 302. An individual is eligible for election as a school 2 board member if the individual is a citizen of the United States 3 and is a qualified and registered elector of the school district 4 the individual seeks to represent by the filing deadline. At least 5 1 school board member for a school district shall be elected at 6 each of the school district's regular elections held as provided in 7 section 642 or 642a 642C. Except as otherwise provided in this section or section 310 or 644g, a school board member's term of 8 office is prescribed by the applicable provision of section 11a, 9 10 617, 701, or 703 of the revised school code, 1976 PA 451, MCL

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380.11a, 380.617, 380.701, and 380.703, or section 34, 34a, 41, 54, 1 2 or 83 of the community college act of 1966, 1966 PA 331, MCL 3 389.34, 389.34a, 389.41, 389.54, and 389.83. Except as provided in 4 section 302a, if a ballot question changing the number of school 5 board members or changing the terms of office for school board 6 members pursuant to section 11a of the revised school code, 1976 PA 451, MCL 380.11a, is proposed and a school district needs a 7 temporary variance from the terms of office provisions in this act 8 9 and the revised school code, 1976 PA 451, MCL 380.1 to 380.1852, to 10 phase in or out school board members' terms of office, the school 11 board shall submit the proposed ballot question language and a 12 proposed transition plan to the secretary of state at least 30 days 13 before the school board submits the ballot question language to the 14 school district election coordinator pursuant to section 312. The 15 secretary of state shall approve or reject the proposed transition plan within 10 business days of receipt of the proposed transition 16 17 plan. The secretary of state shall approve the proposed transition 18 plan if the plan provides only temporary relief to the school 19 district from the terms of office provisions in this act and the 20 revised school code, 1976 PA 451, MCL 380.1 to 380.1852, until such 21 time that the terms of office for school board members can be made 22 to comply with this act and the revised school code, 1976 PA 451, MCL 380.1 to 380.1852. The school board shall not submit the 23 24 proposed ballot question language to the school district election coordinator pursuant to section 312 until the proposed transition 25 plan is approved by the secretary of state. A school board member's 26 27 term begins on 1 of the following dates:

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(a) If elected at an election held on a November regular
 election date, January 1 immediately following the election.

3 (b) If elected at an election held on a May regular election4 date, July 1 immediately following the election.

5 SEC. 642C. (1) BEGINNING JANUARY 1, 2008, A SCHOOL DISTRICT
6 SHALL HOLD ITS REGULAR ELECTION FOR THE OFFICE OF SCHOOL BOARD
7 MEMBER ON 1 OF THE FOLLOWING:

8 (A) THE ODD YEAR GENERAL ELECTION DATE.

9 (B) THE GENERAL NOVEMBER ELECTION DATE.

10 (C) THE NOVEMBER REGULAR ELECTION DATE IN BOTH EVEN AND ODD 11 YEARS.

12 (2) A SCHOOL DISTRICT'S SCHOOL BOARD SHALL ADOPT A RESOLUTION
13 TO HOLD ITS REGULAR ELECTION ON A DATE IN COMPLIANCE WITH THIS
14 SECTION.

15 Sec. 644g. (1) A term of office shall not be shortened by the provisions of sections 641 to 644i. An officer scheduled by prior 16 17 law to be elected at a time other than the odd year general 18 election shall not be elected on the date scheduled but shall 19 continue in office until a successor takes office after being 20 elected in the first odd year general election following that date. If the regular election date for holding a jurisdiction's regular 21 election is changed under section 642, or 642a, OR 642C, the term 22 of an official who was elected before the effective date of the 23 24 change continues until a successor is elected and qualified at the next regular election. 25

26 (2) Notwithstanding a law or charter provision to the27 contrary, an officer required to be elected at the odd year general

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election, who by law or charter is elected for a term of an odd
 number of years shall, after September 1, 2004, be elected for a
 term of 1 year longer than provided by law or charter.

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4 (3) In home rule cities where the charter provides for the 5 election of city officers at a time other than at the odd year 6 general election and provides that members of the governing body are not all to be elected in the same year, the governing body by 7 ordinance adopted prior to April 1, 1971 may alter the length of 8 9 terms now provided by charter to provide that the city may continue 10 to elect part of the governing body at each election. A term shall 11 not be extended beyond January 1 following the first odd year 12 general election at which the officer would be elected as provided 13 by charter. A term shall not be for more than 4 years.

14 Enacting section 1. This amendatory act takes effect January15 1, 2008.