## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

November 10, 2009

**Representative Smith:** 

I have included an initial applicability provision because this amendment effects a substantive change in the law that may mean that some nomination papers or declarations of candidacy that would now be permitted will need to be reworked. As a result, we are better off initially applying the draft to nomination papers that have not yet been circulated at the time that the bill resulting from the draft becomes law. Please let me know if you would like to see this treatment changed.

Jeffery T. Kuesel Managing Attorney Phone: (608) 266–6778