## As Introduced

134th General Assembly Regular Session 2021-2022

H. B. No. 373

**Representative Ingram** 

Cosponsors: Representatives Denson, Galonski, O'Brien, Sobecki, Crossman

## A BILL

T	o amend sections 3313.713, 3314.03, 3326.11, and	1
	3328.24 of the Revised Code to enact Sarah's Law	2
	to require public and chartered nonpublic	3
	schools to create a seizure action plan for each	4
	student with a seizure disorder.	5

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

Section 1. That sections 3313.713, 3314.03, 3326.11, and	6
3328.24 of the Revised Code be amended to read as follows:	7
Sec. 3313.713. (A) As used in this section:	8
(1) "Drug" means a drug, as defined in section 4729.01 of	9
the Revised Code, that is to be administered pursuant to the	10
instructions of the prescriber, whether or not required by law	11
to be sold only upon a prescription.	12
(2) "Federal law" means the "Individuals with Disabilities	13
Education Act of 1997," 111 Stat. 37, 20 U.S.C. 1400, as	14
amended.	15
(3) "Prescriber" has the same meaning as in section	16
4729.01 of the Revised Code.	17

(4) "504 plan" means a plan based on an evaluation	18
conducted in accordance with section 504 of the "Rehabilitation	
<u>Act of 1973," 29 U.S.C. 794, as amended.</u>	20
(5) "IEP" has the same meaning as in section 3323.01 of	21
the Revised Code.	
(6) "Licensed health care professional" has the same	23
meaning as in section 3313.7112 of the Revised Code.	24
(B) The board of education of each city, local, exempted	25
village, and joint vocational school district shall adopt a	26
policy on the authority of its employees, when acting in	27
situations other than those governed by sections 2305.23,	28
2305.231, 3313.712, 3313.7110, 3313.7112, 3313.7113, and	29
3313.7115 of the Revised Code, to administer drugs prescribed to	30
students enrolled in the schools of the district. The policy	31
shall provide either that:	32
(1) Except as otherwise required by federal law, no person	33
employed by the board shall, in the course of such employment,	34
administer any drug prescribed to any student enrolled in the	35
schools of the district.	36
(2) Designated persons employed by the board are	37
authorized to administer to a student a drug prescribed for the	38
student. Effective July 1, 2011, only employees of the board who	39
are licensed health professionals, or who have completed a drug	40
administration training program conducted by a licensed health	41
professional and considered appropriate by the board, may	42
administer to a student a drug prescribed for the student.	43
Except as otherwise provided by federal law, the board's policy	44
may provide that certain drugs or types of drugs shall not be	45
administered or that no employee shall use certain procedures,	46

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such as injection, to administer a drug to a student. 47 (C) No drug prescribed for a student shall be administered 48 pursuant to federal law or a policy adopted under division (B) 49 of this section until the following occur: 50 (1) The board, or a person designated by the board, 51 receives a written request, signed by the parent, guardian, or 52 other person having care or charge of the student, that the drug 53 be administered to the student. 54 (2) The board, or a person designated by the board, 55 receives a statement, signed by the prescriber, that includes 56 all of the following information: 57 (a) The name and address of the student; 58 (b) The school and class in which the student is enrolled; 59 (c) The name of the drug and the dosage to be 60 administered; 61 (d) The times or intervals at which each dosage of the 62 drug is to be administered; 63 (e) The date the administration of the drug is to begin; 64 (f) The date the administration of the drug is to cease; 65 (g) Any severe adverse reactions that should be reported 66 to the prescriber and one or more phone numbers at which the 67 prescriber can be reached in an emergency; 68 (h) Special instructions for administration of the drug, 69 including sterile conditions and storage. 70 (3) The parent, guardian, or other person having care or 71 charge of the student agrees to submit a revised statement 72 signed by the prescriber to the board or a person designated by 73

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the board if any of the information provided by the prescriber 74 pursuant to division (C)(2) of this section changes. 75

(4) The person authorized by the board to administer the drug receives a copy of the statement required by division (C)(2) or (3) of this section.

(5) The drug is received by the person authorized to
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administer the drug to the student for whom the drug is
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prescribed in the container in which it was dispensed by the
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prescriber or a licensed pharmacist.
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(6) Any other procedures required by the board arefollowed.

(D) If a drug is administered to a student, the board of 85 education shall acquire and retain copies of the written 86 requests required by division (C)(1) and the statements required 87 by divisions (C)(2) and (3) of this section and shall ensure 88 that by the next school day following the receipt of any such 89 statement a copy is given to the person authorized to administer 90 drugs to the student for whom the statement has been received. 91 The board, or a person designated by the board, shall establish 92 a location in each school building for the storage of drugs to 93 be administered under this section and federal law. All such 94 drugs shall be stored in that location in a locked storage 95 place, except that drugs that require refrigeration may be kept 96 in a refrigerator in a place not commonly used by students. 97

(E) No person who has been authorized by a board of
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education to administer a drug and has a copy of the most recent
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statement required by division (C) (2) or (3) of this section
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given to the person in accordance with division (D) of this
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section prior to administering the drug is liable in civil

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damages for administering or failing to administer the drug,103unless such person acts in a manner that constitutes gross104negligence or wanton or reckless misconduct.105

(F) A board of education may designate a person or persons
to perform any function or functions in connection with a drug
policy adopted under this section either by name or by position,
training, qualifications, or similar distinguishing factors.

(G) A policy adopted by a board of education pursuant tothis section may be changed, modified, or revised by action ofthe board.

(H) Nothing in this section shall be construed to require a person employed by a board of education to administer a drug to a student unless the board's policy adopted in compliance with this section establishes such a requirement. A board shall not require an employee to administer a drug to a student if the employee objects, on the basis of religious convictions, to administering the drug.

Nothing in this section affects the application of section 2305.23, 2305.231, 3313.712, 3313.7110, 3313.7112, 3313.7113, or 3313.7115 of the Revised Code to the administration of emergency care or treatment to a student.

Nothing in this section affects the ability of a public or 124 nonpublic school to participate in a school-based fluoride mouth 125 rinse program established by the director of health pursuant to 126 section 3701.136 of the Revised Code. Nothing in this section 127 affects the ability of a person who is employed by, or who 128 volunteers for, a school that participates in such a program to 129 administer fluoride mouth rinse to a student in accordance with 130 section 3701.136 of the Revised Code and any rules adopted by 131

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the director under that section.

(I) Nothing in this section shall be construed to require 133 a school district to obtain written authorization or 134 instructions from a health care provider to apply 135 nonprescription topical ointments designed to prevent sunburn. 136 Furthermore, nothing in this section shall be construed to 137 prohibit a student to possess and self-apply nonprescription 138 topical ointment designed to prevent sunburn while on school 139 property or at a school-sponsored event without written 140 authorization or instructions from a healthcare provider. The 141 142 policy adopted by a school district pursuant to this section shall not require written authorization from a health care 143 provider, but may require parental authorization, for the 144 possession or application of such sunscreen. A designated person 145 employed by the board of education of a school district shall 146 apply sunscreen to a student in accordance with the school 147 district's policy upon request. 148

(J) (1) In collaboration with a student's parent or 149 guardian and appropriate licensed health care professionals who 150 are preferably neurologists or epileptologists, a school nurse, 1.51 or another district or school employee if a district or school 152 does not have a school nurse, of each city, local, exempted 153 village, and joint vocational school district and the governing 154 authority of a chartered nonpublic school shall create an 155 individualized seizure action plan for each student enrolled in 156 the school district or chartered nonpublic school that is 157 diagnosed with a seizure disorder. The action plan shall include 158 all of the following: 159

(a) A written request signed by the parent, guardian, or160other person having care or charge of the student approving the161

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seizure action plan and giving permission for seizure medication	162
to be administered to the student;	163
(b) A written statement detailing the following:	164
(i) Name and purpose of medication;	165
(ii) The prescribed dosage;	166
(iii) The route of administration;	167
(iv) The frequency the medication may be administered;	168
(v) The circumstances under which the medication may be	169
administered.	170
(c) A written notice to staff and volunteers responsible	171
for the direct supervision of the student, including bus	172
drivers, describing the seizure action plan and identifying the	173
person or persons who have received training under division (J)	174
(2) of this section.	175
(2)(a) A school nurse, or another district employee if a	176
district does not have a school nurse, shall coordinate epilepsy	177
and seizure disorder care at that school and ensure that all	178
staff are trained every two years in the care of students with	179
epilepsy and seizure disorders, including staff working with	180
school-sponsored programs outside of the regular school day, as	181
provided in an individualized seizure action plan.	182
(b) The training required under division (J)(2)(a) of this	183
section shall include an approved online or in-person course of	184
instruction provided by a nonprofit organization that supports	185
the welfare of individuals with epilepsy and seizure disorders,	186
such as Epilepsy Alliance Ohio or other similar organization, as	187
determined by the department of education. A seizure training	188
program approved by the department that is provided to a school	189

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district on portable media shall be provided by the nonprofit	190
entity free of charge.	
(3) No student with a seizure disorder shall be prohibited	192
from attending the school that the student is entitled to attend	193
under section 3313.64 or 3313.65 of the Revised Code. However,	
<u>if a student has an IEP or 504 plan that determines that the</u>	
student's health condition requires that the student's care be	195 196
provided by a licensed health care professional at a different	197
school, the student shall be placed in the school specified in	
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<u>the student's IEP or 504 plan.</u>	199
(4)(a) A school or school district, a member of a board or	200
governing authority, or a district or school employee is not	201
liable in damages in a civil action for injury, death, or loss	202
to person or property allegedly arising from providing care or	203
performing duties under this section unless the act or omission	204
constitutes willful or wanton misconduct.	205
This section does not eliminate, limit, or reduce any	206
other immunity or defense that a school district, member of a	207
school district board of education, or school district employee_	208
may be entitled to under Chapter 2744. or any other provision of	209
the Revised Code or under the common law of this state.	210
(b) A chartered nonpublic school or any officer, director,	211
or employee of the school is not liable in damages in a civil	212
action for injury, death, or loss to person or property	213
allegedly arising from providing care or performing duties under	214
this section unless the act or omission constitutes willful or	215
wanton misconduct.	216
Sec. 3314.03. A copy of every contract entered into under	217
this section shall be filed with the superintendent of public	218
and seeded bhall be iffed with the buperincendent of public	2 4 0

instruction. The department of education shall make available on 219 its web site a copy of every approved, executed contract filed 220 with the superintendent under this section. 221 (A) Each contract entered into between a sponsor and the 222 governing authority of a community school shall specify the 223 224 following: (1) That the school shall be established as either of the 225 following: 226 227 (a) A nonprofit corporation established under Chapter 1702. of the Revised Code, if established prior to April 8, 228 2003; 229 (b) A public benefit corporation established under Chapter 230 1702. of the Revised Code, if established after April 8, 2003. 231 (2) The education program of the school, including the 232 school's mission, the characteristics of the students the school 233 is expected to attract, the ages and grades of students, and the 234 focus of the curriculum; 235 (3) The academic goals to be achieved and the method of 236 measurement that will be used to determine progress toward those 237 238 goals, which shall include the statewide achievement assessments; 239 (4) Performance standards, including but not limited to 240 all applicable report card measures set forth in section 3302.03 241 or 3314.017 of the Revised Code, by which the success of the 242 school will be evaluated by the sponsor; 243 (5) The admission standards of section 3314.06 of the 244 Revised Code and, if applicable, section 3314.061 of the Revised 245 Code; 246 (6) (a) Dismissal procedures;

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(b) A requirement that the governing authority adopt an
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attendance policy that includes a procedure for automatically
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withdrawing a student from the school if the student without a
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legitimate excuse fails to participate in seventy-two
consecutive hours of the learning opportunities offered to the
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student.

(7) The ways by which the school will achieve racial and254ethnic balance reflective of the community it serves;255

(8) Requirements for financial audits by the auditor of
state. The contract shall require financial records of the
school to be maintained in the same manner as are financial
records of school districts, pursuant to rules of the auditor of
state. Audits shall be conducted in accordance with section
117.10 of the Revised Code.

(9) An addendum to the contract outlining the facilities to be used that contains at least the following information:

(a) A detailed description of each facility used for264instructional purposes;265

(b) The annual costs associated with leasing each facility266that are paid by or on behalf of the school;267

(c) The annual mortgage principal and interest payments268that are paid by the school;269

(d) The name of the lender or landlord, identified as270such, and the lender's or landlord's relationship to the271operator, if any.272

(10) Qualifications of teachers, including a requirement 273 that the school's classroom teachers be licensed in accordance 274 with sections 3319.22 to 3319.31 of the Revised Code, except 275 that a community school may engage noncertificated persons to 276 teach up to twelve hours or forty hours per week pursuant to 277 section 3319.301 of the Revised Code. 278 (11) That the school will comply with the following 279 280 requirements: (a) The school will provide learning opportunities to a 281 minimum of twenty-five students for a minimum of nine hundred 282 283 twenty hours per school year. (b) The governing authority will purchase liability 284 insurance, or otherwise provide for the potential liability of 285 the school. 286 (c) The school will be nonsectarian in its programs, 287 admission policies, employment practices, and all other 288 operations, and will not be operated by a sectarian school or 289 religious institution. 290 (d) The school will comply with sections 9.90, 9.91, 291 109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710, 292 3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3313.472, 293 3313.50, 3313.539, 3313.5310, 3313.608, 3313.609, 3313.6012, 294 3313.6013, 3313.6014, 3313.6015, 3313.6020, 3313.6024, 295 3313.6025, 3313.643, 3313.648, 3313.6411, 3313.66, 3313.661, 296 3313.662, 3313.666, 3313.667, 3313.668, 3313.669, 3313.6610, 297 3313.67, 3313.671, 3313.672, 3313.673, 3313.69, 3313.71, 298 <u>3313.713,</u> 3313.716, 3313.718, 3313.719, 3313.7112, 3313.721, 299 3313.80, 3313.814, 3313.816, 3313.817, 3313.818, 3313.86, 300 3313.89, 3313.96, 3319.073, 3319.077, 3319.078, 3319.321, 301 3319.39, 3319.391, 3319.41, 3319.46, 3320.01, 3320.02, 3320.03, 302

3321.01, 3321.041, 3321.13, 3321.14, 3321.141, 3321.17, 3321.18,

 3321.19, 3323.251, 3327.10, 4111.17, 4113.52, 5502.262, and
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 5705.391 and Chapters 117., 1347., 2744., 3365., 3742., 4112.,
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 4123., 4141., and 4167. of the Revised Code as if it were a
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 school district and will comply with section 3301.0714 of the
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 Revised Code in the manner specified in section 3314.17 of the
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 Revised Code.
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(e) The school shall comply with Chapter 102. and section 2921.42 of the Revised Code.

(f) The school will comply with sections 3313.61, 312 3313.611, 3313.614, 3313.617, 3313.618, and 3313.6114 of the 313 Revised Code, except that for students who enter ninth grade for 314 the first time before July 1, 2010, the requirement in sections 315 3313.61 and 3313.611 of the Revised Code that a person must 316 successfully complete the curriculum in any high school prior to 317 receiving a high school diploma may be met by completing the 318 curriculum adopted by the governing authority of the community 319 school rather than the curriculum specified in Title XXXIII of 320 the Revised Code or any rules of the state board of education. 321 Beginning with students who enter ninth grade for the first time 322 on or after July 1, 2010, the requirement in sections 3313.61 323 and 3313.611 of the Revised Code that a person must successfully 324 325 complete the curriculum of a high school prior to receiving a high school diploma shall be met by completing the requirements 326 prescribed in division (C) of section 3313.603 of the Revised 327 Code, unless the person qualifies under division (D) or (F) of 328 that section. Each school shall comply with the plan for 329 awarding high school credit based on demonstration of subject 330 area competency, and beginning with the 2017-2018 school year, 331 with the updated plan that permits students enrolled in seventh 332 and eighth grade to meet curriculum requirements based on 333 subject area competency adopted by the state board of education 334

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under divisions (J)(1) and (2) of section 3313.603 of the 335
Revised Code. Beginning with the 2018-2019 school year, the 336
school shall comply with the framework for granting units of 337
high school credit to students who demonstrate subject area 338
competency through work-based learning experiences, internships, 339
or cooperative education developed by the department under 340
division (J)(3) of section 3313.603 of the Revised Code. 341

(g) The school governing authority will submit within four
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months after the end of each school year a report of its
activities and progress in meeting the goals and standards of
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divisions (A) (3) and (4) of this section and its financial
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status to the sponsor and the parents of all students enrolled
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in the school.

(h) The school, unless it is an internet- or computerbased community school, will comply with section 3313.801 of the
Revised Code as if it were a school district.
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(i) If the school is the recipient of moneys from a grant
awarded under the federal race to the top program, Division (A),
Title XIV, Sections 14005 and 14006 of the "American Recovery
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,
the school will pay teachers based upon performance in
accordance with section 3317.141 and will comply with section
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3319.111 of the Revised Code as if it were a school district.

(j) If the school operates a preschool program that is
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licensed by the department of education under sections 3301.52
to 3301.59 of the Revised Code, the school shall comply with
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sections 3301.50 to 3301.59 of the Revised Code and the minimum
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standards for preschool programs prescribed in rules adopted by
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the state board under section 3301.53 of the Revised Code.

(k) The school will comply with sections 3313.6021 and 364
3313.6023 of the Revised Code as if it were a school district 365
unless it is either of the following: 366
(i) An internet- or computer-based community school; 367
(ii) A community school in which a majority of the 368
enrolled students are children with disabilities as described in 369
division (A) (4) (b) of section 3314.35 of the Revised Code. 370

(1) The school will comply with section 3321.191 of the 371
Revised Code, unless it is an internet- or computer-based 372
community school that is subject to section 3314.261 of the 373
Revised Code. 374

(12) Arrangements for providing health and other benefits to employees;

(13) The length of the contract, which shall begin at the
beginning of an academic year. No contract shall exceed five
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years unless such contract has been renewed pursuant to division
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(E) of this section.

(14) The governing authority of the school, which shall be responsible for carrying out the provisions of the contract;

(15) A financial plan detailing an estimated school budget
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for each year of the period of the contract and specifying the
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total estimated per pupil expenditure amount for each such year.
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(16) Requirements and procedures regarding the disposition 386 of employees of the school in the event the contract is 387 terminated or not renewed pursuant to section 3314.07 of the 388 Revised Code; 389

(17) Whether the school is to be created by converting allor part of an existing public school or educational service391

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center building or is to be a new start-up school, and if it is 392 a converted public school or service center building, 393 specification of any duties or responsibilities of an employer 394 that the board of education or service center governing board 395 that operated the school or building before conversion is 396 delegating to the governing authority of the community school 397 with respect to all or any specified group of employees provided 398 the delegation is not prohibited by a collective bargaining 399 agreement applicable to such employees; 400 (18) Provisions establishing procedures for resolving 401 disputes or differences of opinion between the sponsor and the 402 governing authority of the community school; 403 404 (19) A provision requiring the governing authority to adopt a policy regarding the admission of students who reside 405 outside the district in which the school is located. That policy 406 shall comply with the admissions procedures specified in 407 sections 3314.06 and 3314.061 of the Revised Code and, at the 408 sole discretion of the authority, shall do one of the following: 409 (a) Prohibit the enrollment of students who reside outside 410 the district in which the school is located; 411 (b) Permit the enrollment of students who reside in 412 413 districts adjacent to the district in which the school is located; 414 (c) Permit the enrollment of students who reside in any 415 other district in the state. 416 (20) A provision recognizing the authority of the 417 department of education to take over the sponsorship of the 418 school in accordance with the provisions of division (C) of 419 section 3314.015 of the Revised Code; 420

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(21) A provision recognizing the sponsor's authority to
assume the operation of a school under the conditions specified
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in division (B) of section 3314.073 of the Revised Code;
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(22) A provision recognizing both of the following: 424

(a) The authority of public health and safety officials to
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inspect the facilities of the school and to order the facilities
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closed if those officials find that the facilities are not in
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compliance with health and safety laws and regulations;
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(b) The authority of the department of education as the
community school oversight body to suspend the operation of the
school under section 3314.072 of the Revised Code if the
department has evidence of conditions or violations of law at
the school that pose an imminent danger to the health and safety
of the school's students and employees and the sponsor refuses
to take such action.

(23) A description of the learning opportunities that will 436 be offered to students including both classroom-based and nonclassroom-based learning opportunities that is in compliance 438 with criteria for student participation established by the 439 department under division (H)(2) of section 3314.08 of the 440 Revised Code; 441

(24) The school will comply with sections 3302.04 and
3302.041 of the Revised Code, except that any action required to
be taken by a school district pursuant to those sections shall
be taken by the sponsor of the school. However, the sponsor
shall not be required to take any action described in division
(F) of section 3302.04 of the Revised Code.

(25) Beginning in the 2006-2007 school year, the schoolwill open for operation not later than the thirtieth day of449

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September each school year, unless the mission of the school as450specified under division (A)(2) of this section is solely to451serve dropouts. In its initial year of operation, if the school452fails to open by the thirtieth day of September, or within one453year after the adoption of the contract pursuant to division (D)454of section 3314.02 of the Revised Code if the mission of the455school is solely to serve dropouts, the contract shall be void.456

(26) Whether the school's governing authority is planning
to seek designation for the school as a STEM school equivalent
under section 3326.032 of the Revised Code;
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(27) That the school's attendance and participationpolicies will be available for public inspection;461

(28) That the school's attendance and participation 462 records shall be made available to the department of education, 463 auditor of state, and school's sponsor to the extent permitted 464 under and in accordance with the "Family Educational Rights and 465 Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended, 466 and any regulations promulgated under that act, and section 467 3319.321 of the Revised Code; 468

(29) If a school operates using the blended learning
model, as defined in section 3301.079 of the Revised Code, all
of the following information:
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(a) An indication of what blended learning model or modelswill be used;473

(b) A description of how student instructional needs will 474be determined and documented; 475

(c) The method to be used for determining competency,granting credit, and promoting students to a higher grade level;477

the school will document participation in learning 479 opportunities; 480 (e) A statement describing how student progress will be 481 monitored; 482 (f) A statement describing how private student data will 483 484 be protected; 485 (q) A description of the professional development activities that will be offered to teachers. 486 487 (30) A provision requiring that all moneys the school's operator loans to the school, including facilities loans or cash 488 flow assistance, must be accounted for, documented, and bear 489 interest at a fair market rate; 490 (31) A provision requiring that, if the governing 491 authority contracts with an attorney, accountant, or entity 492 specializing in audits, the attorney, accountant, or entity 493

(d) The school's attendance requirements, including how

shall be independent from the operator with which the school has 494 contracted.

(32) A provision requiring the governing authority to
adopt an enrollment and attendance policy that requires a
student's parent to notify the community school in which the
student is enrolled when there is a change in the location of
the parent's or student's primary residence.

(33) A provision requiring the governing authority to
adopt a student residence and address verification policy for
students enrolling in or attending the school.

(B) The community school shall also submit to the sponsora comprehensive plan for the school. The plan shall specify the505

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following:	
(1) The process by which the governing authority of the	507
school will be selected in the future;	508
(2) The management and administration of the school;	509
(3) If the community school is a currently existing public	510
school or educational service center building, alternative	511
arrangements for current public school students who choose not	
to attend the converted school and for teachers who choose not	513
to teach in the school or building after conversion;	514
(4) The instructional program and educational philosophy	515
of the school;	516
(5) Internal financial controls.	517
When submitting the plan under this division, the school	518
shall also submit copies of all policies and procedures	519
regarding internal financial controls adopted by the governing	520
authority of the school.	521
(C) A contract entered into under section 3314.02 of the	522
Revised Code between a sponsor and the governing authority of a	523
community school may provide for the community school governing	524
authority to make payments to the sponsor, which is hereby	525
authorized to receive such payments as set forth in the contract	526
between the governing authority and the sponsor. The total	527
amount of such payments for monitoring, oversight, and technical	528
assistance of the school shall not exceed three per cent of the	529
total amount of payments for operating expenses that the school	
receives from the state.	531
(D) The contract shall specify the duties of the sponsor	532

(D) The contract shall specify the duties of the sponsorwhich shall be in accordance with the written agreement entered533

into with the department of education under division (B) of section 3314.015 of the Revised Code and shall include the 535 following:

(1) Monitor the community school's compliance with all 537 laws applicable to the school and with the terms of the 538 contract; 539

(2) Monitor and evaluate the academic and fiscal 540 performance and the organization and operation of the community 541 school on at least an annual basis; 542

(3) Report on an annual basis the results of the 543 evaluation conducted under division (D)(2) of this section to 544 the department of education and to the parents of students 545 enrolled in the community school; 546

(4) Provide technical assistance to the community school 547 in complying with laws applicable to the school and terms of the 548 contract; 549

(5) Take steps to intervene in the school's operation to 550 correct problems in the school's overall performance, declare 551 the school to be on probationary status pursuant to section 552 3314.073 of the Revised Code, suspend the operation of the 553 school pursuant to section 3314.072 of the Revised Code, or 554 terminate the contract of the school pursuant to section 3314.07 555 of the Revised Code as determined necessary by the sponsor; 556

(6) Have in place a plan of action to be undertaken in the 557 event the community school experiences financial difficulties or 558 closes prior to the end of a school year. 559

(E) Upon the expiration of a contract entered into under 560 this section, the sponsor of a community school may, with the 561 approval of the governing authority of the school, renew that 562

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contract for a period of time determined by the sponsor, but not 563 ending earlier than the end of any school year, if the sponsor 564 finds that the school's compliance with applicable laws and 565 terms of the contract and the school's progress in meeting the 566 academic goals prescribed in the contract have been 567 satisfactory. Any contract that is renewed under this division 568 remains subject to the provisions of sections 3314.07, 3314.072, 569 and 3314.073 of the Revised Code. 570

(F) If a community school fails to open for operation within one year after the contract entered into under this section is adopted pursuant to division (D) of section 3314.02 of the Revised Code or permanently closes prior to the expiration of the contract, the contract shall be void and the school shall not enter into a contract with any other sponsor. A school shall not be considered permanently closed because the operations of the school have been suspended pursuant to section 3314.072 of the Revised Code.

Sec. 3326.11. Each science, technology, engineering, and 580 mathematics school established under this chapter and its 581 governing body shall comply with sections 9.90, 9.91, 109.65, 582 121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43, 583 3301.0714, 3301.0715, 3301.0729, 3301.948, 3313.14, 3313.15, 584 3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48, 585 3313.481, 3313.482, 3313.50, 3313.539, 3313.5310, 3313.608, 586 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 587 3313.6021, 3313.6024, 3313.6025, 3313.61, 3313.611, 3313.614, 588 3313.615, 3313.617, 3313.618, 3313.6114, 3313.643, 3313.648, 589 3313.6411, 3313.66, 3313.661, 3313.662, 3313.666, 3313.667, 590 3313.668, 3313.669, 3313.6610, 3313.67, 3313.671, 3313.672, 591 3313.673, 3313.69, 3313.71, <u>3313.713, </u>3313.716, 3313.718, 592 3313.719, 3313.7112, 3313.721, 3313.80, 3313.801, 3313.814, 593

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3313.816, 3313.817, 3313.818, 3313.86, 3313.89, 3313.96, 594 3319.073, 3319.077, 3319.078, 3319.21, 3319.32, 3319.321, 595 3319.35, 3319.39, 3319.391, 3319.41, 3319.45, 3319.46, 3320.01, 596 3320.02, 3320.03, 3321.01, 3321.041, 3321.05, 3321.13, 3321.14, 597 3321.141, 3321.17, 3321.18, 3321.19, 3321.191, 3323.251, 598 3327.10, 4111.17, 4113.52, 5502.262, and 5705.391 and Chapters 599 102., 117., 1347., 2744., 3307., 3309., 3365., 3742., 4112., 600 4123., 4141., and 4167. of the Revised Code as if it were a 601 school district. 602 603 Sec. 3328.24. A college-preparatory boarding school established under this chapter and its board of trustees shall 604 comply with sections 102.02, 3301.0710, 3301.0711, 3301.0712, 605 3301.0714, 3301.0729, 3301.948, 3313.6013, 3313.6021, 3313.6024, 606

3301.0714, 3301.0729, 3301.948, 3313.6013, 3313.6021, 3313.6024,6063313.6025, 3313.617, 3313.618, 3313.6114, 3313.6411, 3313.668,6073313.669, 3313.6610, <u>3313.713, 3313.7112, 3313.721, 3313.89,</u>6083319.073, 3319.077, 3319.078, 3319.39, 3319.391, 3319.46,6093320.01, 3320.02, 3320.03, 3323.251, and 5502.262, and Chapter6103365. of the Revised Code as if the school were a school611district and the school's board of trustees were a district612board of education.613

Section 2. That existing sections 3313.713, 3314.03,6143326.11, and 3328.24 of the Revised Code are hereby repealed.615

Section 3. This act shall be known as Sarah's Law. 616

Section 4. The General Assembly, applying the principle617stated in division (B) of section 1.52 of the Revised Code that618amendments are to be harmonized if reasonably capable of619simultaneous operation, finds that the following sections,620presented in this act as composites of the sections as amended621by the acts indicated, are the resulting versions of the622sections in effect prior to the effective date of the sections623

as presented in this act:	
Section 3314.03 of the Revised Code as amended by H.B.	625
123, H.B. 164, H.B. 166, H.B. 409, H.B. 436, S.B. 68, and S.B.	626
89, all of the 133rd General Assembly.	
Section 3326.11 of the Revised Code as amended by H.B.	628
123, H.B. 164, H.B. 166, H.B. 436, and S.B. 68, all of the 133rd	629
General Assembly.	
Section 3328.24 of the Revised Code as amended by H.B.	631
123, H.B. 164, H.B. 166, H.B. 436, and S.B. 68, all of the 133rd	632
General Assembly.	