As Passed by the Senate

135th General Assembly

Regular Session 2023-2024

Sub. S. B. No. 168

Senator Reynolds

Cosponsors: Senators Brenner, Cirino, Gavarone, Reineke, Schaffer

A BILL

То	amend sections 3301.0714, 3301.28, 3302.03,	1
	3302.12, 3302.151, 3307.353, 3309.345, 3311.80,	2
	3312.02, 3313.26, 3313.413, 3313.48, 3313.92,	3
	3313.984, 3314.012, 3314.015, 3314.016,	4
	3314.017, 3314.0211, 3314.03, 3314.11, 3314.29,	5
	3314.35, 3319.077, 3319.0811, 3319.111,	6
	3319.112, 3319.172, 3319.22, 3319.2210, 3319.27,	7
	3319.291, 3319.316, 3319.391, 3326.11, 3327.01,	8
	3327.021, and 5502.70; to enact sections	9
	3302.421, 3314.252, 3319.225, and 3319.273; and	10
	to repeal sections 3301.0717, 3301.131,	11
	3301.134, 3301.14, 3301.30, 3302.22, 3313.6015,	12
	3314.20, 3317.50, 3317.51, 3319.234, 3319.55,	13
	3319.56, and 3319.57 of the Revised Code with	14
	regard to education regulation reform and notice	15
	requirements for certain reemployed retirants	16
	and to amend the versions of sections 3301.0714	17
	and 3314.03 of the Revised Code that are	18
	scheduled to take effect January 1, 2025, to	19
	continue the changes on and after that effective	20
	date	21

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

Section 1. That sections 3301.0714, 3301.28, 3302.03,	22
3302.12, 3302.151, 3307.353, 3309.345, 3311.80, 3312.02,	23
3313.26, 3313.413, 3313.48, 3313.92, 3313.984, 3314.012,	24
3314.015, 3314.016, 3314.017, 3314.0211, 3314.03, 3314.11,	25
3314.29, 3314.35, 3319.077, 3319.0811, 3319.111, 3319.112,	26
3319.172, 3319.22, 3319.2210, 3319.27, 3319.291, 3319.316,	27
3319.391, 3326.11, 3327.01, 3327.021, and 5502.70 be amended and	28
sections 3302.421, 3314.252, 3319.225, and 3319.273 of the	29
Revised Code be enacted to read as follows:	30
Sec. 3301.0714. (A) The department of education and	31
workforce shall adopt rules for a statewide education management	32
information system. The rules shall require the department to	33
establish guidelines for the establishment and maintenance of	34
the system in accordance with this section and the rules adopted	35
under this section. The guidelines shall include:	36
(1) Standards identifying and defining the types of data	37
in the system in accordance with divisions (B) and (C) of this	38
section;	39
(2) Procedures for annually collecting and reporting the	40
data to the department in accordance with division (D) of this	41
section;	42
(3) Procedures for annually compiling the data in	43
accordance with division (G) of this section;	44
(4) Procedures for annually reporting the data to the	45
public in accordance with division (H) of this section;	46
(5) Standards to provide strict safeguards to protect the	47
confidentiality of personally identifiable student data.	48
(B) The guidelines adopted under this section shall	49
require the data maintained in the education management	50

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information system to include at least the following:

(1) Student participation and performance data, for each
grade in each school district as a whole and for each grade in
each school building in each school district, that includes:

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- (a) The numbers of students receiving each category of instructional service offered by the school district, such as regular education instruction, vocational education instruction, specialized instruction programs or enrichment instruction that is part of the educational curriculum, instruction for gifted students, instruction for students with disabilities, and remedial instruction. The quidelines shall require instructional services under this division to be divided into discrete categories if an instructional service is limited to a specific subject, a specific type of student, or both, such as regular instructional services in mathematics, remedial reading instructional services, instructional services specifically for students gifted in mathematics or some other subject area, or instructional services for students with a specific type of disability. The categories of instructional services required by the quidelines under this division shall be the same as the categories of instructional services used in determining cost units pursuant to division (C)(3) of this section.
- (b) The numbers of students receiving support or extracurricular services for each of the support services or extracurricular programs offered by the school district, such as counseling services, health services, and extracurricular sports and fine arts programs. The categories of services required by the guidelines under this division shall be the same as the categories of services used in determining cost units pursuant to division (C)(4)(a) of this section.

(c) Average student grades in each subject in grades nine	81
through twelve;	82
(d) Academic achievement levels as assessed under sections	83
3301.0710, 3301.0711, and 3301.0712 of the Revised Code;	84
(e) The number of students designated as having a	85
disabling condition pursuant to division (C)(1) of section	86
3301.0711 of the Revised Code;	87
(f) The numbers of students reported to the department	88
pursuant to division (C)(2) of section 3301.0711 of the Revised	89
Code;	90
(g) Attendance rates and the average daily attendance for	91
the year. For purposes of this division, a student shall be	92
counted as present for any field trip that is approved by the	93
school administration.	94
(h) Expulsion rates;	95
(i) Suspension rates;	96
(j) Dropout rates;	97
(k) Rates of retention in grade;	98
(1) For pupils in grades nine through twelve, the average	99
number of carnegie units, as calculated in accordance with the	100
director's rules;	101
(m) Graduation rates, to be calculated in a manner	102
specified by the department that reflects the rate at which	103
students who were in the ninth grade three years prior to the	104
current year complete school and that is consistent with	105
nationally accepted reporting requirements;	106
(n) Results of diagnostic assessments administered to	107

kindergarten students as required under section 3301.0715 of the	108
Revised Code to permit a comparison of the academic readiness of	109
kindergarten students. However, no district shall be required to	110
report to the department the results of any diagnostic	111
assessment administered to a kindergarten student, except for	112
the language and reading assessment described in division (A)(2)	113
of section 3301.0715 of the Revised Code, if the parent of that	114
student requests the district not to report those results.	115
(o) Beginning on July 1, 2018, for each disciplinary	116
action which is required to be reported under division (B) (5) of	117
this section, districts and schools also shall include an-	118
identification of the person or persons, if any, at whom the	119
student's violent behavior that resulted in discipline was-	120
directed. The person or persons shall be identified by the	121
respective classification at the district or school, such as-	122
student, teacher, or nonteaching employee, but shall not be-	123
identified by name.	124
Division (B) (1) (o) of this section does not apply after	125
the date that is two years following the submission of the	126
report required by Section 733.13 of H.B. 49 of the 132nd	127
general assembly.	128
(p) The number of students earning each state diploma seal	129
included in the system prescribed under division (A) of section	130
3313.6114 of the Revised Code;	131
(q) (p) The number of students demonstrating competency	132
for graduation using each option described in divisions (B)(1)	133
(a) to (d) of section 3313.618 of the Revised Code;	134
(r) (q) The number of students completing each	135

foundational and supporting option as part of the demonstration

of competency for graduation pursuant to division (B)(1)(b) of	137
section 3313.618 of the Revised Code;	138
$\frac{(s)}{(r)}$ The number of students enrolled in all-day	139
kindergarten, as defined in section 3321.05 of the Revised Code.	140
(2) Personnel and classroom enrollment data for each	141
school district, including:	142
(a) The total numbers of licensed employees and	143
nonlicensed employees and the numbers of full-time equivalent	144
licensed employees and nonlicensed employees providing each	145
category of instructional service, instructional support	146
service, and administrative support service used pursuant to	147
division (C)(3) of this section. The guidelines adopted under	148
this section shall require these categories of data to be	149
maintained for the school district as a whole and, wherever	150
applicable, for each grade in the school district as a whole,	151
for each school building as a whole, and for each grade in each	152
school building.	153
(b) The total number of employees and the number of full-	154
time equivalent employees providing each category of service	155
used pursuant to divisions (C)(4)(a) and (b) of this section,	156
and the total numbers of licensed employees and nonlicensed	157
employees and the numbers of full-time equivalent licensed	158
employees and nonlicensed employees providing each category used	159
pursuant to division (C)(4)(c) of this section. The guidelines	160
adopted under this section shall require these categories of	161
data to be maintained for the school district as a whole and,	162
wherever applicable, for each grade in the school district as a	163
whole, for each school building as a whole, and for each grade	164
in each school building.	165

(c) The total number of regular classroom teachers 166 teaching classes of regular education and the average number of 167 pupils enrolled in each such class, in each of grades 168 kindergarten through five in the district as a whole and in each 169 school building in the school district. 170 (d) The number of lead teachers employed by each school 171 district and each school building. 172 (3)(a) Student demographic data for each school district, 173 including information regarding the gender ratio of the school 174 district's pupils, the racial make-up of the school district's 175 pupils, the number of English learners in the district, and an 176 appropriate measure of the number of the school district's 177 pupils who reside in economically disadvantaged households. The 178 demographic data shall be collected in a manner to allow 179 correlation with data collected under division (B)(1) of this 180 section. Categories for data collected pursuant to division (B) 181 (3) of this section shall conform, where appropriate, to 182 standard practices of agencies of the federal government. 183 (b) With respect to each student entering kindergarten, 184 whether the student previously participated in a public 185 preschool program, a private preschool program, or a head start 186 program, and the number of years the student participated in 187 each of these programs. 188 (4)(a) The core curriculum and instructional materials 189 being used for English language arts in each of grades pre-190 kindergarten to five; 191 (b) The reading intervention programs being used in each 192 of grades pre-kindergarten to twelve. 193

(5) Any data required to be collected pursuant to federal

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law.

(C) The education management information system shall	196
include cost accounting data for each district as a whole and	197
for each school building in each school district. The guidelines	198
adopted under this section shall require the cost data for each	199
school district to be maintained in a system of mutually	200
exclusive cost units and shall require all of the costs of each	201
school district to be divided among the cost units. The	202
guidelines shall require the system of mutually exclusive cost	203
units to include at least the following:	204

- (1) Administrative costs for the school district as a whole. The guidelines shall require the cost units under this division (C)(1) to be designed so that each of them may be compiled and reported in terms of average expenditure per pupil in enrolled ADM in the school district, as determined pursuant to section 3317.03 of the Revised Code.
- (2) Administrative costs for each school building in the school district. The guidelines shall require the cost units under this division (C)(2) to be designed so that each of them may be compiled and reported in terms of average expenditure per full-time equivalent pupil receiving instructional or support services in each building.
- (3) Instructional services costs for each category of 217 instructional service provided directly to students and required 218 by guidelines adopted pursuant to division (B)(1)(a) of this 219 section. The guidelines shall require the cost units under 220 division (C)(3) of this section to be designed so that each of 221 them may be compiled and reported in terms of average 222 expenditure per pupil receiving the service in the school 223 district as a whole and average expenditure per pupil receiving 224

the service in each building in the school district and in terms	225
of a total cost for each category of service and, as a breakdown	226
of the total cost, a cost for each of the following components:	227
(a) The cost of each instructional services category	228
required by guidelines adopted under division (B)(1)(a) of this	229
section that is provided directly to students by a classroom	230
teacher;	231
(b) The cost of the instructional support services, such	232
as services provided by a speech-language pathologist, classroom	233
aide, multimedia aide, or librarian, provided directly to	234
students in conjunction with each instructional services	235
category;	236
(c) The cost of the administrative support services	237
related to each instructional services category, such as the	238
cost of personnel that develop the curriculum for the	239
instructional services category and the cost of personnel	240
supervising or coordinating the delivery of the instructional	241
services category.	242
(4) Support or extracurricular services costs for each	243
category of service directly provided to students and required	244
by guidelines adopted pursuant to division (B)(1)(b) of this	245
section. The guidelines shall require the cost units under	246
division (C)(4) of this section to be designed so that each of	247
them may be compiled and reported in terms of average	248
expenditure per pupil receiving the service in the school	249
district as a whole and average expenditure per pupil receiving	250
the service in each building in the school district and in terms	251
of a total cost for each category of service and, as a breakdown	252

of the total cost, a cost for each of the following components:

(a) The cost of each support or extracurricular services	254
category required by guidelines adopted under division (B)(1)(b)	255
of this section that is provided directly to students by a	256
licensed employee, such as services provided by a guidance	257
counselor or any services provided by a licensed employee under	258
a supplemental contract;	259
(b) The cost of each such services category provided	260
directly to students by a nonlicensed employee, such as	261
janitorial services, cafeteria services, or services of a sports	262
trainer;	263
(c) The cost of the administrative services related to	264
each services category in division (C)(4)(a) or (b) of this	265
section, such as the cost of any licensed or nonlicensed	266
employees that develop, supervise, coordinate, or otherwise are	267
involved in administering or aiding the delivery of each	268
services category.	269
(D)(1) The guidelines adopted under this section shall	270
require school districts to collect information about individual	271
students, staff members, or both in connection with any data	272
required by division (B) or (C) of this section or other	273
reporting requirements established in the Revised Code. The	274
guidelines may also require school districts to report	275
information about individual staff members in connection with	276
any data required by division (B) or (C) of this section or	277
other reporting requirements established in the Revised Code.	278
The guidelines shall not authorize school districts to request	279
social security numbers of individual students. The guidelines	280
shall prohibit the reporting under this section of a student's	281
name, address, and social security number to the department. The	282

guidelines shall also prohibit the reporting under this section

of any personally identifiable information about any student,	284
except for the purpose of assigning the data verification code	285
required by division (D)(2) of this section, to any other person	286
unless such person is employed by the school district or the	287
information technology center operated under section 3301.075 of	288
the Revised Code and is authorized by the district or technology	289
center to have access to such information or is employed by an	290
entity with which the department contracts for the scoring or	291
the development of state assessments. The guidelines may require	292
school districts to provide the social security numbers of	293
individual staff members and the county of residence for a	294
student. Nothing in this section prohibits the department from	295
providing a student's county of residence to the department of	296
taxation to facilitate the distribution of tax revenue.	297

(2) (a) The guidelines shall provide for each school 298 district or community school to assign a data verification code 299 that is unique on a statewide basis over time to each student 300 whose initial Ohio enrollment is in that district or school and 301 to report all required individual student data for that student 302 utilizing such code. The guidelines shall also provide for 303 assigning data verification codes to all students enrolled in 304 districts or community schools on the effective date of the 305 quidelines established under this section. The assignment of 306 data verification codes for other entities, as described in 307 division (D)(2)(d) of this section, the use of those codes, and 308 the reporting and use of associated individual student data 309 shall be coordinated by the department of education and 310 workforce in accordance with state and federal law. 311

School districts shall report individual student data to 312 the department through the information technology centers 313 utilizing the code. The entities described in division (D)(2)(d) 314

those services.

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of this section shall report individual student data to the	315
department in the manner prescribed by the department.	316
(b)(i) Except as provided in sections 3301.941, 3310.11,	317
3310.42, 3310.63, 3313.978, 3317.20, and 5747.057 of the Revised	318
Code, and in division (D)(2)(b)(ii) of this section, at no time	319
shall the department have access to information that would	320
enable any data verification code to be matched to personally	321
identifiable student data.	322
(ii) For the purpose of making per-pupil payments to	323
community schools under section 3317.022 of the Revised Code,	324
the department shall have access to information that would	325
enable any data verification code to be matched to personally	326
identifiable student data.	327
(c) Each school district and community school shall ensure	328
that the data verification code is included in the student's	329
records reported to any subsequent school district, community	330
school, or state institution of higher education, as defined in	331
section 3345.011 of the Revised Code, in which the student	332
enrolls. Any such subsequent district or school shall utilize	333
the same identifier in its reporting of data under this section.	334
(d)(i) The director of any state agency that administers a	335
publicly funded program providing services to children who are	336
younger than compulsory school age, as defined in section	337
3321.01 of the Revised Code, including the directors of health,	338
job and family services, mental health and addiction services,	339
and developmental disabilities, shall request and receive,	340
pursuant to sections 3301.0723 and 5123.0423 of the Revised	341
Code, a data verification code for a child who is receiving	342

(ii) The director of developmental disabilities, director	344
of health, director of job and family services, director of	345
mental health and addiction services, medicaid director,	346
executive director of the commission on minority health,	347
executive director of the opportunities for Ohioans with	348
disabilities agency, or director of education and workforce, on	349
behalf of a program that receives public funds and provides	350
services to children who are younger than compulsory school age,	351
may request and receive, pursuant to section 3301.0723 of the	352
Revised Code, a data verification code for a child who is	353
receiving services from the program.	354

- (E) The guidelines adopted under this section may require 355 school districts to collect and report data, information, or 356 reports other than that described in divisions (A), (B), and (C) 357 of this section for the purpose of complying with other 358 reporting requirements established in the Revised Code. The 359 other data, information, or reports may be maintained in the 360 education management information system but are not required to 361 be compiled as part of the profile formats required under 362 division (G) of this section or the annual statewide report 363 required under division (H) of this section. 364
- (F) The board of education of each school district shall

 annually collect and report to the department, in accordance

 with the guidelines established by the department, the data

 required pursuant to this section. A school district may collect

 and report these data notwithstanding section 2151.357 or

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 3319.321 of the Revised Code.
- (G) The department shall, in accordance with the 371 procedures it adopts, annually compile the data reported by each 372 school district pursuant to division (D) of this section. The 373

department shall design formats for profiling each school	3/4
district as a whole and each school building within each	375
district and shall compile the data in accordance with these	376
formats. These profile formats shall:	377
(1) Include all of the data gathered under this section in	378
a manner that facilitates comparison among school districts and	379
among school buildings within each school district;	380
(2) Present the data on academic achievement levels as	381
assessed by the testing of student achievement maintained	382
pursuant to division (B)(1)(d) of this section.	383
(H)(1) The department shall, in accordance with the	384
procedures it adopts, annually prepare a statewide report for	385
all school districts and the general public that includes the	386
profile of each of the school districts developed pursuant to	387
division (G) of this section. Copies of the report shall be sent	388
to each school district.	389
(2) The department shall, in accordance with the	390
procedures it adopts, annually prepare an individual report for	391
each school district and the general public that includes the	392
profiles of each of the school buildings in that school district	393
developed pursuant to division (G) of this section. Copies of	394
the report shall be sent to the superintendent of the district-	395
and to each member of the district board of education.	396
(3) Copies of the reports prescribed in divisions (H)(1)	397
and (2) of this section shall be made available to the general	398
public at each school district's offices. Each district board of	399
education shall make copies of each report available to any	400
person upon request and payment of a reasonable fee for the cost	401
of reproducing the report. The board shall annually publish in a	402

newspaper of general circulation in the school district, at	403
least twice during the two weeks prior to the week in which the-	404
reports will first be available, a notice containing the address-	405
where the reports are available and the date on which the	406
reports will be available.	407
(I) Any data that is collected or maintained pursuant to	408
this section and that identifies an individual pupil is not a	409
public record for the purposes of section 149.43 of the Revised	410
Code.	411
(J) As used in this section:	412
(1) "School district" means any city, local, exempted	413
village, or joint vocational school district and, in accordance	414
with section 3314.17 of the Revised Code, any community school.	415
As used in division (L) of this section, "school district" also	416
includes any educational service center or other educational	417
entity required to submit data using the system established	418
under this section.	419
(2) "Cost" means any expenditure for operating expenses	420
made by a school district excluding any expenditures for debt	421
retirement except for payments made to any commercial lending	422
institution for any loan approved pursuant to section 3313.483	423
of the Revised Code.	424
(K) Any person who removes data from the information	425
system established under this section for the purpose of	426
releasing it to any person not entitled under law to have access	427
to such information is subject to section 2913.42 of the Revised	428
Code prohibiting tampering with data.	429
(L)(1) In accordance with division (L)(2) of this section	430
and the rules adopted under division (L)(10) of this section,	431

the department may sanction any school district that reports	432
incomplete or inaccurate data, reports data that does not	433
conform to data requirements and descriptions published by the	434
department, fails to report data in a timely manner, or	435
otherwise does not make a good faith effort to report data as	436
required by this section.	437
(2) If the department decides to sanction a school	438
district under this division, the department shall take the	439
following sequential actions:	440
(a) Notify the district in writing that the department has	441
determined that data has not been reported as required under	442
this section and require the district to review its data	443
submission and submit corrected data by a deadline established	444
by the department. The department also may require the district	445
to develop a corrective action plan, which shall include	446
provisions for the district to provide mandatory staff training	447
on data reporting procedures.	448
(b) Withhold up to ten per cent of the total amount of	449
state funds due to the district for the current fiscal year and,	450
if not previously required under division (L)(2)(a) of this	451
section, require the district to develop a corrective action	452
plan in accordance with that division;	453
(c) Withhold an additional amount of up to twenty per cent	454
of the total amount of state funds due to the district for the	455
current fiscal year;	456
(d) Direct department staff or an outside entity to	457
investigate the district's data reporting practices and make	458
recommendations for subsequent actions. The recommendations may	459

include one or more of the following actions:

(i) Arrange for an audit of the district's data reporting	461
practices by department staff or an outside entity;	462
(ii) Conduct a site visit and evaluation of the district;	463
(iii) Withhold an additional amount of up to thirty per	464
cent of the total amount of state funds due to the district for	465
the current fiscal year;	466
(iv) Continue monitoring the district's data reporting;	467
(v) Assign department staff to supervise the district's	468
data management system;	469
(vi) Conduct an investigation to determine whether to	470
suspend or revoke the license of any district employee in	471
accordance with division (N) of this section;	472
(vii) If the district is issued a report card under	473
section 3302.03 of the Revised Code, indicate on the report card	474
that the district has been sanctioned for failing to report data	475
as required by this section;	476
(viii) If the district is issued a report card under	477
section 3302.03 of the Revised Code and incomplete or inaccurate	478
data submitted by the district likely caused the district to	479
receive a higher performance rating than it deserved under that	480
section, issue a revised report card for the district;	481
(ix) Any other action designed to correct the district's	482
data reporting problems.	483
(3) Any time the department takes an action against a	484
school district under division (L)(2) of this section, the	485
department shall make a report of the circumstances that	486
prompted the action. The department shall send a copy of the	487
report to the district superintendent or chief administrator and	488

maintain a copy of the report in its files.

- (4) If any action taken under division (L)(2) of this section resolves a school district's data reporting problems to the department's satisfaction, the department shall not take any further actions described by that division. If the department withheld funds from the district under that division, the department may release those funds to the district, except that if the department withheld funding under division (L)(2)(c) of this section, the department shall not release the funds withheld under division (L)(2)(b) of this section and, if the department withheld funding under division (L)(2)(d) of this section, the department shall not release the funds withheld under division (L)(2)(b) or (c) of this section.
- (5) Notwithstanding anything in this section to the contrary, the department may use its own staff or an outside entity to conduct an audit of a school district's data reporting practices any time the department has reason to believe the district has not made a good faith effort to report data as required by this section. If any audit conducted by an outside entity under division (L)(2)(d)(i) or (5) of this section confirms that a district has not made a good faith effort to report data as required by this section, the district shall reimburse the department for the full cost of the audit. The department may withhold state funds due to the district for this purpose.
- (6) Prior to issuing a revised report card for a school district under division (L)(2)(d)(viii) of this section, the department may hold a hearing to provide the district with an opportunity to demonstrate that it made a good faith effort to report data as required by this section. The hearing shall be

conducted by a referee appointed by the department. Based on the	519
information provided in the hearing, the referee shall recommend	520
whether the department should issue a revised report card for	521
the district. If the referee affirms the department's contention	522
that the district did not make a good faith effort to report	523
data as required by this section, the district shall bear the	524
full cost of conducting the hearing and of issuing any revised	525
report card.	526
(7) If the department determines that any inaccurate data	527
reported under this section caused a school district to receive	528
excess state funds in any fiscal year, the district shall	529
reimburse the department an amount equal to the excess funds, in	530
accordance with a payment schedule determined by the department.	531
The department may withhold state funds due to the district for	532
this purpose.	533
(8) Any school district that has funds withheld under	534
division (L)(2) of this section may appeal the withholding in	535
accordance with Chapter 119. of the Revised Code.	536
(9) In all cases of a disagreement between the department	537
and a school district regarding the appropriateness of an action	538
taken under division (L)(2) of this section, the burden of proof	539
shall be on the district to demonstrate that it made a good	540
faith effort to report data as required by this section.	541
(10) The director of education and workforce shall adopt	542
rules under Chapter 119. of the Revised Code to implement	543
division (L) of this section.	544
(M) No information technology center or school district	545
shall acquire, change, or update its student administration	546

software package to manage and report data required to be

reported to the department unless it converts to a student	548
software package that is certified by the department.	549
(N) The state board of education, in accordance with	550
sections 3319.31 and 3319.311 of the Revised Code, may suspend	551
or revoke a license as defined under division (A) of section	552
3319.31 of the Revised Code that has been issued to any school	553
district employee found to have willfully reported erroneous,	554
inaccurate, or incomplete data to the education management	555
information system.	556
(O) No person shall release or maintain any information	557
about any student in violation of this section. Whoever violates	558
this division is guilty of a misdemeanor of the fourth degree.	559
(P) The department shall disaggregate the data collected	560
under division (B)(1)(n) of this section according to the race	561
and socioeconomic status of the students assessed.	562
(Q) If the department cannot compile any of the	563
information required by division (I) of section 3302.03 of the	564
Revised Code based upon the data collected under this section,	565
the department shall develop a plan and a reasonable timeline	566
for the collection of any data necessary to comply with that	567
division.	568
Sec. 3301.28. (A) As used in this section:	569
(1) "Coordinating service center" means the educational	570
service center of central Ohio or its successor organization.	571
(2) "Public school" means a school building operated by a	572
school district or other public school, as defined in section	573
3301.0711 of the Revised Code, or a building operated by an	574
educational service center.	575

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(B) The department of education and workforce shall	576
establish a program to provide tutoring and remedial education	577
services in reading and English language arts, mathematics,	578
science, and social studies to students at public and chartered	579
nonpublic schools that elect to participate in the program.	580
Tutors shall not be considered employees of the public or	581
chartered nonpublic school in which they provide tutoring	582
services. Rather, the tutors shall be either employed or engaged	583
as a volunteer by the coordinating service center. The	584
coordinating service center shall be responsible for	585
compensating each individual it employs as a tutor using funds	586
transferred from the school at which the individual works as a	587
tutor. The coordinating service center may coordinate placement	588
of tutors with the sixteen regional educational service centers,	589
selected under division (C)(4) of this section, and other	590
service centers as determined necessary by the coordinating	591
service center.	592

Individuals who wish to participate in the program as tutors shall submit an application to the coordinating service center. The coordinating service center shall establish application procedures for individuals who wish to participate in the program as tutors.

To be eligible to participate as a tutor under the program, an individual shall be either of the following:

(1) A retired teacher or substitute teacher, regardless of 600 whether the teacher holds a valid educator license, certificate, 601 or permit issued under Chapter 3319. or section 3301.071 of the 602 Revised Code, provided that the teacher has not had an educator 603 license, certificate, or permit denied, suspended, or revoked by 604 the state board of education under section 3319.31 of the 605

Revised Code or entered into a consent agreement pursuant to	606
division (E) of section 3319.311 of the Revised Code;	607
(2) An individual, not described in division (A)(1) of	608
this section, who is determined to be eligible by the	609
coordinating service center in accordance with standards	610
established by the department.	611
(C) The department, with assistance from participating	612
educational service centers, and in consultation with public and	613
chartered nonpublic schools, shall administer and implement the	614
program as follows:	615
(1) The department shall establish standards for	616
determining the eligibility of tutors under division (B)(2) of	617
this section.	618
(2) The coordinating service center, in consultation with	619
the department, shall create a training course for tutors	620
described in division (B) of this section who do not hold valid	621
educator licenses, certificates, or permits issued under Chapter	622
3319. or section 3301.071 of the Revised Code. The coordinating	623
service center and department may establish additional training	624
requirements for tutors who provide tutoring services to	625
students with special needs or students with an individualized	626
education program, as that term is defined in section 3323.01 of	627
the Revised Code. In addition, the coordinating service center	628
and department may continue to provide training to tutors after	629
their placement in schools.	630
(3) The department shall serve as the fiscal agent for the	631
program. The department shall provide for administrative and	632
implementation costs, costs of developing the training course	633
described in division (C)(2) of this section, and provide	634

technical assistance at the request of the coordinating service	635
center.	636
The department shall not compensate tutors under the	637
program.	638
The state board shall not charge any registration fee to	639
individuals who wish to participate in the program as tutors.	640
(4) Educational service centers from each educational	641
regional service system described in section 3312.02 of the	642
Revised Code may select one educational service center to	643
administer the training program for their region in conjunction	644
with the coordinating service center. The educational service	645
center selected for each region may cooperate with individual	646
educational service centers to implement the training program.	647
(5) Each educational service center may coordinate the	648
placement of tutors at the participating public and chartered	649
nonpublic schools within its service territory.	650
(6) The coordinating service center shall require an	651
individual employed or engaged as a volunteer as a tutor under	652
this section to apply for and receive a registration from the	653
departmentstate board.	654
As a condition of registration under this section, an	655
individual shall be subject to a criminal records check as	656
prescribed by section 3319.39 or 3319.391 of the Revised Code,	657
as appropriate. The individual shall request the criminal	658
records check through the coordinating service center and shall	659
submit the criminal records check to the state board in a manner	660
determined by the state board. The state board shall use the	661
information submitted to enroll the individual in the retained	662
applicant fingerprint database, established under section	663

109.5721 of the Revised Code, in the same manner as any teacher	664
licensed under sections 3319.22 to 3319.31 of the Revised Code.	665
If the state board receives notification of the arrest or	666
conviction of an individual registered under division (C)(6) of	667
this section, the state board shall promptly notify the	668
coordinating service center and may take any action authorized	669
under sections 3319.31 and 3319.311 of the Revised Code that $\frac{\text{the}}{\text{c}}$	670
department it considers appropriate. The state board shall not	671
accept the application of any individual under this section if	672
the state board learns that the individual has pleaded guilty	673
to, has been found guilty by a jury or court of, or has been	674
convicted of any of the offenses listed in division (C) of	675
section 3319.31 of the Revised Code.	676
The department shall reimburse the coordinating service	677
center for both of the following:	678
(a) Any costs incurred by the coordinating service center	679
when assisting with the registration of tutors with the	680
departmentstate board;	681
(b) The cost of the criminal records check required under	682
this section.	683
(7) Participation by public and chartered nonpublic	684
schools is voluntary. Public and chartered nonpublic schools	685
that wish to participate in the tutoring and remedial education	686
program shall notify the coordinating service center of their	687
intention to do so.	688
Each participating school shall have the ultimate	689
authority over how best to incorporate tutors into the school	690
setting, but such determinations shall be made in cooperation	691
with the educational service center. Program activities may take	692

place before, during, or after school as well as during breaks	693
from school such as weekends, holidays, or summer vacation.	694
Program activities may take place on an online platform or in	695
person, including on school premises, at community-based youth	696
development organizations, or in another public location the	697
school's governing body and educational service center determine	698
to be appropriate.	699

A participating school shall provide necessary materials, 700 space, and equipment for tutors placed in the school. A 701 participating school shall transfer funds or instruct its 702 educational service center or school district to authorize 703 payment to the coordinating service center to assist the service 704 center in making payments to tutors placed in the school and 705 paying the cost of other benefits for the tutors. The 706 department, in consultation with the chancellor of higher 707 education, shall create a list of benefits which a participant 708 may receive. 709

Participating schools shall use their own funds, federal 710

or state grants, and any other federal or state dollars 711

applicable for tutoring or other services associated with 712

learning loss to pay costs incurred from participating in the 713

program. 714

(D) Upon the completion of each of the 2022-2023, 2023-715 2024, and 2024-2025 school years, the department shall conduct a 716 review of the program's effectiveness in providing tutoring and 717 remedial education to students. Based on each of those reviews, 718 the department shall issue a report of its findings. The report 719 also shall include the number of participating public and 720 chartered nonpublic schools, tutors, and students, as well as 721 whether tutoring in a particular school was provided on an 722

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online platform or in-person. The department may request and	723
collect data from public or chartered nonpublic schools and from	724
educational service centers for the report. The department	725
shall, in accordance with section 101.68 of the Revised Code,	726
submit those reports to the general assembly, as follows:	727
(1) The report for the 2022-2023 school year shall be	728
submitted not later than September 30, 2023.	729
(2) The report for the 2023-2024 school year shall be	730
submitted not later than September 30, 2024.	731
(3) The report for the 2024-2025 school year shall be	732
submitted not later than September 30, 2025.	733
(E) Nothing in this section shall be construed as	734
prohibiting a public or chartered nonpublic school from	735
contracting or partnering with another entity to provide	736
tutoring services to the school's students.	737
Sec. 3302.03. Not later than the thirty-first day of July	738
of each year, the department of education and workforce shall	739
submit preliminary report card data for overall academic	740
performance and for each separate performance measure for each	741
school district, and each school building, in accordance with	742
this section.	743
Annually, not later than the fifteenth day of September or	744
the preceding Friday when that day falls on a Saturday or	745
Sunday, the department shall assign a letter grade or	746
performance rating for overall academic performance and for each	747
separate performance measure for each school district, and each	748
school building in a district, in accordance with this section.	749
The department shall adopt rules pursuant to Chapter 119. of the	750
Revised Code to implement this section. The department's rules	751

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shall establish performance criteria for each letter grade or	752
performance rating and prescribe a method by which the	753
department assigns each letter grade or performance rating. For	754
a school building to which any of the performance measures do	755
not apply, due to grade levels served by the building, the	756
department shall designate the performance measures that are	757
applicable to the building and that must be calculated	758
separately and used to calculate the building's overall grade or	759
performance rating. The department shall issue annual report	760
cards reflecting the performance of each school district, each	761
building within each district, and for the state as a whole	762
using the performance measures and letter grade or performance	763
rating system described in this section. The department shall	764
include on the report card for each district and each building	765
within each district the most recent two-year trend data in	766
student achievement for each subject and each grade.	767

- (A) (1) For the 2012-2013 school year, the department shall issue grades as described in division (F) of this section for each of the following performance measures:
 - (a) Annual measurable objectives;
- (b) Performance index score for a school district or 772 building. Grades shall be awarded as a percentage of the total 773 possible points on the performance index system as adopted by 774 the department. In adopting benchmarks for assigning letter 775 grades under division (A)(1)(b) of this section, the department 776 shall designate ninety per cent or higher for an "A," at least 777 seventy per cent but not more than eighty per cent for a "C," 778 and less than fifty per cent for an "F." 779
- (c) The extent to which the school district or building 780 meets each of the applicable performance indicators established 781

by the department under section 3302.02 of the Revised Code and	782
the percentage of applicable performance indicators that have	783
been achieved. In adopting benchmarks for assigning letter	784
grades under division (A)(1)(c) of this section, the department	785
shall designate ninety per cent or higher for an "A."	786
(d) The four- and five-year adjusted cohort graduation	787
rates.	788
In adopting benchmarks for assigning letter grades under	789
division (A)(1)(d), (B)(1)(d), or (C)(1)(d) of this section, the	790
department shall designate a four-year adjusted cohort	791
graduation rate of ninety-three per cent or higher for an "A"	792
and a five-year cohort graduation rate of ninety-five per cent	793
or higher for an "A."	794
(e) The overall score under the value-added progress	795
dimension of a school district or building, for which the	796
department shall use up to three years of value-added data as	797
available. The letter grade assigned for this growth measure	798
shall be as follows:	799
(i) A score that is at least one standard error of measure	800
above the mean score shall be designated as an "A."	801
(ii) A score that is less than one standard error of	802
measure above but greater than one standard error of measure	803
below the mean score shall be designated as a "B."	804
(iii) A score that is less than or equal to one standard	805
error of measure below the mean score but greater than two	806
standard errors of measure below the mean score shall be	807
designated as a "C."	808
(iv) A score that is less than or equal to two standard	809
errors of measure below the mean score but is greater than three	810

standard errors of measure below the mean score shall be	811
designated as a "D."	812
(v) A score that is less than or equal to three standard	813
errors of measure below the mean score shall be designated as an	814
"F."	815
Whenever the value-added progress dimension is used as a	816
graded performance measure in this division and divisions (B)	817
and (C) of this section, whether as an overall measure or as a	818
measure of separate subgroups, the grades for the measure shall	819
be calculated in the same manner as prescribed in division (A)	820
(1) (e) of this section.	821
(f) The value-added progress dimension score for a school	822
district or building disaggregated for each of the following	823
subgroups: students identified as gifted, students with	824
disabilities, and students whose performance places them in the	825
lowest quintile for achievement on a statewide basis. Each	826
subgroup shall be a separate graded measure.	827
(2) The department shall adopt a resolution describing the	828
performance measures, benchmarks, and grading system for the	829
2012-2013 school year and shall adopt rules in accordance with	830
Chapter 119. of the Revised Code that prescribe the methods by	831
which the performance measures under division (A)(1) of this	832
section shall be assessed and assigned a letter grade, including	833
performance benchmarks for each letter grade.	834
At least forty-five days prior to the department's	835
adoption of rules to prescribe the methods by which the	836
performance measures under division (A)(1) of this section shall	837
be assessed and assigned a letter grade, the department shall	838
conduct a public presentation before the standing committees of	839

the house of representatives and the senate that consider	840
education legislation describing such methods, including	841
performance benchmarks.	842
(3) There shall not be an overall letter grade for a	843
school district or building for the 2012-2013 school year.	844
(B)(1) For the 2013-2014 school year, the department shall	845
issue grades as described in division (F) of this section for	846
each of the following performance measures:	847
(a) Annual measurable objectives;	848
(b) Performance index score for a school district or	849
building. Grades shall be awarded as a percentage of the total	850
possible points on the performance index system as created by	851
the department. In adopting benchmarks for assigning letter	852
grades under division (B)(1)(b) of this section, the department	853
shall designate ninety per cent or higher for an "A," at least	854
seventy per cent but not more than eighty per cent for a "C,"	855
and less than fifty per cent for an "F."	856
(c) The extent to which the school district or building	857
meets each of the applicable performance indicators established	858
by the department under section 3302.03 of the Revised Code and	859
the percentage of applicable performance indicators that have	860
been achieved. In adopting benchmarks for assigning letter	861
grades under division (B)(1)(c) of this section, the department	862
shall designate ninety per cent or higher for an "A."	863
(d) The four- and five-year adjusted cohort graduation	864
rates;	865
(e) The overall score under the value-added progress	866
dimension of a school district or building, for which the	867
department shall use up to three years of value-added data as	868

available.

(f) The value-added progress dimension score for a school 870 district or building disaggregated for each of the following 871 subgroups: students identified as gifted in superior cognitive 872 ability and specific academic ability fields under Chapter 3324. 873 of the Revised Code, students with disabilities, and students 874 whose performance places them in the lowest quintile for 875 876 achievement on a statewide basis. Each subgroup shall be a separate graded measure. 877

(g) Whether a school district or building is making 878 progress in improving literacy in grades kindergarten through 879 three, as determined using a method prescribed by the 880 department. The department shall adopt rules to prescribe 881 benchmarks and standards for assigning grades to districts and 882 buildings for purposes of division (B)(1)(g) of this section. In 883 adopting benchmarks for assigning letter grades under divisions 884 (B)(1)(q) and (C)(1)(q) of this section, the department shall 885 determine progress made based on the reduction in the total 886 percentage of students scoring below grade level, or below 887 888 proficient, compared from year to year on the reading and writing diagnostic assessments administered under section 889 890 3301.0715 of the Revised Code and the third grade English language arts assessment under section 3301.0710 of the Revised 891 Code, as applicable. The department shall designate for a "C" 892 grade a value that is not lower than the statewide average value 893 for this measure. No grade shall be issued under divisions (B) 894 (1)(q) and (C)(1)(q) of this section for a district or building 895 in which less than five per cent of students have scored below 896 grade level on the diagnostic assessment administered to 897 students in kindergarten under division (B)(1) of section 898 3313.608 of the Revised Code. 899

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(h) For a high mobility school district or building, an	900
additional value-added progress dimension score. For this	901
measure, the department shall use value-added data from the most	902
recent school year available and shall use assessment scores for	903
only those students to whom the district or building has	904
administered the assessments prescribed by section 3301.0710 of	905
the Revised Code for each of the two most recent consecutive	906
school years.	907

As used in this division, "high mobility school district or building" means a school district or building where at least twenty-five per cent of its total enrollment is made up of students who have attended that school district or building for less than one year.

- (2) In addition to the graded measures in division (B)(1) 913
 of this section, the department shall include on a school 914
 district's or building's report card all of the following 915
 without an assigned letter grade: 916
- (a) The percentage of students enrolled in a district or

 building participating in advanced placement classes and the

 percentage of those students who received a score of three or

 better on advanced placement examinations;

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- (b) The number of a district's or building's students who 921 922 have earned at least three college credits through dual enrollment or advanced standing programs, such as the post-923 secondary enrollment options program under Chapter 3365. of the 924 Revised Code and state-approved career-technical courses offered 925 through dual enrollment or statewide articulation, that appear 926 on a student's transcript or other official document, either of 927 which is issued by the institution of higher education from 928 which the student earned the college credit. The credits earned 929

that are reported under divisions (B)(2)(b) and (C)(2)(c) of	930
this section shall not include any that are remedial or	931
developmental and shall include those that count toward the	932
curriculum requirements established for completion of a degree.	933
(c) The percentage of students enrolled in a district or	934
building who have taken a national standardized test used for	935
college admission determinations and the percentage of those	936
students who are determined to be remediation-free in accordance	937
with standards adopted under division (F) of section 3345.061 of	938
the Revised Code;	939
(d) The percentage of the district's or the building's	940
students who receive industry-recognized credentials as approved	941
under section 3313.6113 of the Revised Code.	942
(e) The percentage of students enrolled in a district or	943
building who are participating in an international baccalaureate	944
program and the percentage of those students who receive a score	945
of four or better on the international baccalaureate	946
examinations.	947
(f) The percentage of the district's or building's	948
students who receive an honors diploma under division (B) of	949
section 3313.61 of the Revised Code.	950
(3) The department shall adopt rules in accordance with	951
Chapter 119. of the Revised Code that prescribe the methods by	952
which the performance measures under divisions (B)(1)(f) and (B)	953
(1)(g) of this section will be assessed and assigned a letter	954
grade, including performance benchmarks for each grade.	955
At least forty-five days prior to the department's	956
adoption of rules to prescribe the methods by which the	957
performance measures under division (B)(1) of this section shall	958

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be assessed and assigned a letter grade, the department shall	959
conduct a public presentation before the standing committees of	960
the house of representatives and the senate that consider	961
education legislation describing such methods, including	962
performance benchmarks.	963
(4) There shall not be an overall letter grade for a	964
school district or building for the 2013-2014, 2014-2015, 2015-	965
2016, and 2016-2017 school years.	966
(C)(1) For the 2014-2015, 2015-2016, 2016-2017, 2017-2018,	967
2018-2019, 2019-2020, and 2020-2021 school years, the department	968
shall issue grades as described in division (F) of this section	969
for each of the performance measures prescribed in division (C)	970
(1) of this section. The graded measures are as follows:	971
(a) Annual measurable objectives. For the 2017-2018 school	972
year, the department shall not include any subgroup data in the	973
annual measurable objectives that includes data from fewer than	974
twenty-five students. For the 2018-2019 school year, the	975
department shall not include any subgroup data in the annual	976
measurable objectives that includes data from fewer than twenty	977
students. Beginning with the 2019-2020 school year, the	978
department shall not include any subgroup data in the annual	979
measurable objectives that includes data from fewer than fifteen	980
students.	981
(b) Performance index score for a school district or	982
building. Grades shall be awarded as a percentage of the total	983
possible points on the performance index system as created by	984
the department. In adopting benchmarks for assigning letter	985
grades under division (C)(1)(b) of this section, the department	986

shall designate ninety per cent or higher for an "A," at least

seventy per cent but not more than eighty per cent for a "C,"

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and less than fifty per cent for an "F." 989

- (c) The extent to which the school district or building 990 meets each of the applicable performance indicators established 991 by the department under section 3302.03 of the Revised Code and 992 the percentage of applicable performance indicators that have 993 been achieved. In adopting benchmarks for assigning letter 994 grades under division (C)(1)(c) of this section, the department 995 shall designate ninety per cent or higher for an "A." 996
- (d) The four- and five-year adjusted cohort graduation 997 rates; 998
- (e) The overall score under the value-added progress dimension, or another measure of student academic progress if adopted by the department, of a school district or building, for which the department shall use up to three years of value-added data as available.

In adopting benchmarks for assigning letter grades for 1004 overall score on value-added progress dimension under division 1005 (C)(1)(e) of this section, the department shall prohibit the 1006 assigning of a grade of "A" for that measure unless the 1007 district's or building's grade assigned for value-added progress 1008 dimension for all subgroups under division (C)(1)(f) of this 1009 section is a "C" or higher.

For the metric prescribed by division (C)(1)(e) of this

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section, the department may adopt a student academic progress

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measure to be used instead of the value-added progress

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dimension. If the department adopts such a measure, it also

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shall prescribe a method for assigning letter grades for the new

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measure that is comparable to the method prescribed in division

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(A)(1)(e) of this section.

(f) The value-added progress dimension score of a school	1018
district or building disaggregated for each of the following	1019
subgroups: students identified as gifted in superior cognitive	1020
ability and specific academic ability fields under Chapter 3324.	1021
of the Revised Code, students with disabilities, and students	1022
whose performance places them in the lowest quintile for	1023
achievement on a statewide basis, as determined by a method	1024
prescribed by the department. Each subgroup shall be a separate	1025
graded measure.	1026

The department may adopt student academic progress 1027
measures to be used instead of the value-added progress 1028
dimension. If the department adopts such measures, it also shall 1029
prescribe a method for assigning letter grades for the new 1030
measures that is comparable to the method prescribed in division 1031
(A) (1) (e) of this section. 1032

- (g) Whether a school district or building is making 1033 progress in improving literacy in grades kindergarten through 1034 three, as determined using a method prescribed by the 1035 department. The department shall adopt rules to prescribe 1036 benchmarks and standards for assigning grades to a district or 1037 building for purposes of division (C)(1)(g) of this section. The 1038 department shall designate for a "C" grade a value that is not 1039 lower than the statewide average value for this measure. No 1040 grade shall be issued under division (C)(1)(g) of this section 1041 for a district or building in which less than five per cent of 1042 students have scored below grade level on the kindergarten 1043 diagnostic assessment under division (B)(1) of section 3313.608 1044 of the Revised Code. 1045
- (h) For a high mobility school district or building, an 1046 additional value-added progress dimension score. For this 1047

measure, the department shall use value-added data from the most	1048
recent school year available and shall use assessment scores for	1049
only those students to whom the district or building has	1050
administered the assessments prescribed by section 3301.0710 of	1051
the Revised Code for each of the two most recent consecutive	1052
school years.	1053
As used in this division, "high mobility school district	1054
or building" means a school district or building where at least	1055
twenty-five per cent of its total enrollment is made up of	1056
students who have attended that school district or building for	1057
less than one year.	1058
(2) In addition to the graded measures in division (C)(1)	1059
of this section, the department shall include on a school	1060
district's or building's report card all of the following	1061
without an assigned letter grade:	1062
(a) The percentage of students enrolled in a district or	1063
building who have taken a national standardized test used for	1064
college admission determinations and the percentage of those	1065
students who are determined to be remediation-free in accordance	1066
with the standards adopted under division (F) of section	1067
3345.061 of the Revised Code;	1068
(b) The percentage of students enrolled in a district or	1069
building participating in advanced placement classes and the	1070
percentage of those students who received a score of three or	1071
better on advanced placement examinations;	1072
(c) The percentage of a district's or building's students	1073
who have earned at least three college credits through advanced	1074
standing programs, such as the college credit plus program under	1075
Chapter 3365. of the Revised Code and state-approved career-	1076

technical courses offered through dual enrollment or statewide	1077
articulation, that appear on a student's college transcript	1078
issued by the institution of higher education from which the	1079
student earned the college credit. The credits earned that are	1080
reported under divisions (B)(2)(b) and (C)(2)(c) of this section	1081
shall not include any that are remedial or developmental and	1082
shall include those that count toward the curriculum	1083
requirements established for completion of a degree.	1084
(d) The percentage of the district's or building's	1085
students who receive an honor's diploma under division (B) of	1086
section 3313.61 of the Revised Code;	1087
(e) The percentage of the district's or building's	1088
students who receive industry-recognized credentials as approved	1089
under section 3313.6113 of the Revised Code;	1090
(f) The percentage of students enrolled in a district or	1091
building who are participating in an international baccalaureate	1092
program and the percentage of those students who receive a score	1093
of four or better on the international baccalaureate	1094
examinations;	1095
(g) The results of the college and career-ready	1096
assessments administered under division (B)(1) of section	1097
3301.0712 of the Revised Code;	1098
(h) Whether the school district or building has	1099
implemented a positive behavior intervention and supports	1100
framework in compliance with the requirements of section 3319.46	1101
of the Revised Code, notated as a "yes" or "no" answer.	1102
(3) The department shall adopt rules pursuant to Chapter	1103
119. of the Revised Code that establish a method to assign an	1104
overall grade for a school district or school building for the	1105

2017-2018 school year and each school year thereafter. The rules	1106
shall group the performance measures in divisions (C)(1) and (2)	1107
of this section into the following components:	1108
(a) Gap closing, which shall include the performance	1109
measure in division (C)(1)(a) of this section;	1110
(b) Achievement, which shall include the performance	1111
measures in divisions (C)(1)(b) and (c) of this section;	1112
(c) Progress, which shall include the performance measures	1113
in divisions (C)(1)(e) and (f) of this section;	1114
(d) Graduation, which shall include the performance	1115
measure in division (C)(1)(d) of this section;	1116
(e) Kindergarten through third-grade literacy, which shall	1117
include the performance measure in division (C)(1)(g) of this	1118
section;	1119
(f) Prepared for success, which shall include the	1120
performance measures in divisions (C)(2)(a), (b), (c), (d), (e),	1121
and (f) of this section. The department shall develop a method	1122
to determine a grade for the component in division (C)(3)(f) of	1123
this section using the performance measures in divisions (C)(2)	1124
(a), (b), (c), (d), (e), and (f) of this section. When	1125
available, the department may incorporate the performance	1126
measure under division (C)(2)(g) of this section into the	1127
component under division (C)(3)(f) of this section. When	1128
determining the overall grade for the prepared for success	1129
component prescribed by division (C)(3)(f) of this section, no	1130
individual student shall be counted in more than one performance	1131
measure. However, if a student qualifies for more than one	1132
performance measure in the component, the department may, in its	1133
method to determine a grade for the component, specify an	1134

additional weight for such a student that is not greater than or	1135
equal to 1.0. In determining the overall score under division	1136
(C)(3)(f) of this section, the department shall ensure that the	1137
pool of students included in the performance measures aggregated	1138
under that division are all of the students included in the	1139
four- and five-year adjusted graduation cohort.	1140

In the rules adopted under division (C)(3) of this section, the department shall adopt a method for determining a grade for each component in divisions (C)(3)(a) to (f) of this section. The department also shall establish a method to assign an overall grade of "A," "B," "C," "D," or "F" using the grades assigned for each component. The method the department adopts for assigning an overall grade shall give equal weight to the components in divisions (C)(3)(b) and (c) of this section.

At least forty-five days prior to the department's adoption of rules to prescribe the methods for calculating the overall grade for the report card, as required by this division, the department shall conduct a public presentation before the standing committees of the house of representatives and the senate that consider education legislation describing the format for the report card, weights that will be assigned to the components of the overall grade, and the method for calculating the overall grade.

- (D) For the 2021-2022 school year and each school year thereafter, all of the following apply:
- (1) The department shall include on a school district's or building's report card all of the following performance measures without an assigned performance rating:
 - (a) Whether the district or building meets the gifted

performance indicator under division (A)(2) of section 3302.02	1164
of the Revised Code and the extent to which the district or	1165
building meets gifted indicator performance benchmarks;	1166
(b) The extent to which the district or building meets the	1167
chronic absenteeism indicator under division (A)(3) of section	1168
3302.02 of the Revised Code;	1169
(c) Performance index score percentage for a district or	1170
building, which shall be calculated by dividing the district's	1171
or building's performance index score according to the	1172
performance index system created by the department by the	1173
maximum performance index score for a district or building. The	1174
maximum performance index score shall be as follows:	1175
(i) For a building, the average of the highest two per	1176
cent of performance index scores achieved by a building for the	1177
school year for which a report card is issued;	1178
(ii) For a district, the average of the highest two per	1179
cent of performance index scores achieved by a district for the	1180
school year for which a report card is issued.	1181
(d) The overall score under the value-added progress	1182
dimension of a district or building, for which the department	1183
shall use three consecutive years of value-added data. In using	1184
three years of value-added data to calculate the measure	1185
prescribed under division (D)(1)(d) of this section, the	1186
department shall assign a weight of fifty per cent to the most	1187
recent year's data and a weight of twenty-five per cent to the	1188
data of each of the other years. However, if three consecutive	1189
years of value-added data is not available, the department shall	1190
use prior years of value-added data to calculate the measure, as	1191
follows:	1192

(i) If two consecutive years of value-added data is not	1193
available, the department shall use one year of value-added data	1194
to calculate the measure.	1195
(ii) If two consecutive years of value-added data is	1196
available, the department shall use two consecutive years of	1197
value-added data to calculate the measure. In using two years of	1198
value-added data to calculate the measure, the department shall	1199
assign a weight of sixty-seven per cent to the most recent	1200
year's data and a weight of thirty-three per cent to the data of	1201
the other year.	1202
the other year.	1202
(e) The four-year adjusted cohort graduation rate.	1203
(f) The five-year adjusted cohort graduation rate.	1204
(g) The percentage of students in the district or building	1205
who score proficient or higher on the reading segment of the	1206
third grade English language arts assessment under section	1207
3301.0710 of the Revised Code.	1208
To the extent possible, the department shall include the	1209
results of the summer administration of the third grade reading	1210
assessment under section 3301.0710 of the Revised Code in the	1211
performance measures prescribed under divisions (D)(1)(g) and	1212
(h) of this section.	1213
	1014
(h) Whether a district or building is making progress in	1214
improving literacy in grades kindergarten through three, as	1215
determined using a method prescribed by the department. The	1216
method shall determine progress made based on the reduction in	1217
the total percentage of students scoring below grade level, or	1218
below proficient, compared from year to year on the reading	1219
segments of the diagnostic assessments administered under	1220

section 3301.0715 of the Revised Code, including the

kindergarten readiness assessment, and the third grade English	1222
language arts assessment under section 3301.0710 of the Revised	1223
Code, as applicable. The method shall not include a deduction	1224
for students who did not pass the third grade English language	1225
arts assessment under section 3301.0710 of the Revised Code and	1226
were not on a reading improvement and monitoring plan.	1227
The performance measure prescribed under division (D)(1)	1228
(h) of this section shall not be included on the report card of	1229
a district or building in which less than ten per cent of	1230
students have scored below grade level on the diagnostic	1231
assessment administered to students in kindergarten under	1232
division (B)(1) of section 3313.608 of the Revised Code.	1233
(i) The percentage of students in a district or building	1234
who are promoted to the fourth grade and not subject to	1235
retention under division (A)(2) of section 3313.608 of the	1236
Revised Code;	1237
(j) A post-secondary readiness measure. This measure shall	1238
be calculated by dividing the number of students included in the	1239
four-year adjusted graduation rate cohort who demonstrate post-	1240
secondary readiness by the total number of students included in	1241
the denominator of the four-year adjusted graduation rate	1242
cohort. Demonstration of post-secondary readiness shall include	1243
a student doing any of the following:	1244
(i) Attaining a remediation-free score, in accordance with	1245
standards adopted under division (F) of section 3345.061 of the	1246
Revised Code, on a nationally standardized assessment prescribed	1247
under division (B)(1) of section 3301.0712 of the Revised Code;	1248
(ii) Attaining required scores on three or more advanced	1249

placement or international baccalaureate examinations. The

required score for an advanced placement examination shall be a	1251
three or better. The required score for an international	1252
baccalaureate examination shall be a four or better. A student	1253
may satisfy this condition with any combination of advanced	1254
placement or international baccalaureate examinations.	1255
(iii) Earning at least twelve college credits through	1256
advanced standing programs, such as the college credit plus	1257
program under Chapter 3365. of the Revised Code, an early	1258
college high school program under section 3313.6013 of the	1259
Revised Code, and state-approved career-technical courses	1260
offered through dual enrollment or statewide articulation, that	1261
appear on a student's college transcript issued by the	1262
institution of higher education from which the student earned	1263
the college credit. Earned credits reported under division (D)	1264
(1)(j)(iii) of this section shall include credits that count	1265
toward the curriculum requirements established for completion of	1266
a degree, but shall not include any remedial or developmental	1267
credits.	1268
(iv) Meeting the additional criteria for an honors diploma	1269
under division (B) of section 3313.61 of the Revised Code;	1270
(v) Earning an industry-recognized credential or license	1271
issued by a state agency or board for practice in a vocation	1272
that requires an examination for issuance of that license	1273
approved under section 3313.6113 of the Revised Code;	1274
(vi) Satisfying any of the following conditions:	1275
(I) Completing a pre-apprenticeship aligned with options	1276
established under section 3313.904 of the Revised Code in the	1277
student's chosen career field;	1278
(II) Completing an apprenticeship registered with the	1279

apprenticeship council established under section 4139.02 of the	1280
Revised Code in the student's chosen career field;	1281
(III) Providing evidence of acceptance into an	1282
apprenticeship program after high school that is restricted to	1283
participants eighteen years of age or older.	1284
(vii) Earning a cumulative score of proficient or higher	1285
on three or more state technical assessments aligned with	1286
section 3313.903 of the Revised Code in a single career pathway;	1287
(viii) Earning an OhioMeansJobs-readiness seal established	1288
under section 3313.6112 of the Revised Code and completing two	1289
hundred fifty hours of an internship or other work-based	1290
learning experience that is either:	1291
(I) Approved by the business advisory council established	1292
under section 3313.82 of the Revised Code that represents the	1293
student's district; or	1294
(II) Aligned to the career-technical education pathway	1295
approved by the department in which the student is enrolled.	1296
(ix) Providing evidence that the student has enlisted in a	1297
branch of the armed services of the United States as defined in	1298
section 5910.01 of the Revised Code.	1299
A student who satisfies more than one of the conditions	1300
prescribed under this division shall be counted as one student	1301
for the purposes of calculating the measure prescribed under	1302
division (D)(1)(j) of this section.	1303
(2) In addition to the performance measures under division	1304
(D)(1) of this section, the department shall report on a	1305
district's or building's report card all of the following data	1306
without an assigned performance rating:	1307

(a) The applicable performance indicators established by	1308
the department under division (A)(1) of section 3302.02 of the	1309
Revised Code;	1310
(b) The overall score under the value-added progress	1311
dimension of a district or building for the most recent school	1312
year;	1313
(c) A composite of the overall scores under the value-	1314
added progress dimension of a district or building for the	1315
previous three school years or, if only two years of value-added	1316
data are available, for the previous two years;	1317
(d) The percentage of students included in the four- and	1318
five-year adjusted cohort graduation rates of a district or	1319
building who did not receive a high school diploma under section	1320
3313.61 or 3325.08 of the Revised Code. To the extent possible,	1321
the department shall disaggregate that data according to the	1322
following categories:	1323
(i) Students who are still enrolled in the district or	1324
building and receiving general education services;	1325
(ii) Students with an individualized education program, as	1326
defined in section 3323.01 of the Revised Code, who satisfied	1327
the conditions for a high school diploma under section 3313.61	1328
or 3325.08 of the Revised Code, but opted not to receive a	1329
diploma and are still receiving education services;	1330
(iii) Students with an individualized education program	1331
who have not yet satisfied conditions for a high school diploma	1332
under section 3313.61 or 3325.08 of the Revised Code and who are	1333
still receiving education services;	1334
(iv) Students who are no longer enrolled in any district	1335
or building;	1336

(v) Students who, upon enrollment in the district or	1337
building for the first time, had completed fewer units of high	1338
school instruction required under section 3313.603 of the	1339
Revised Code than other students in the four- or five-year	1340
adjusted cohort graduation rate.	1341
The department may disaggregate the data prescribed under	1342
division (D)(2)(d) of this section according to other categories	1343
that the department determines are appropriate.	1344
that the department determines are appropriate.	1344
(e) The results of the kindergarten diagnostic assessment	1345
prescribed under division (D) of section 3301.079 of the Revised	1346
Code;	1347
(f) Post-graduate outcomes for students who were enrolled	1348
in a district or building and received a high school diploma	1349
under section 3313.61 or 3325.08 of the Revised Code in the	1350
school year prior to the school year for which the report card	1351
is issued, including the percentage of students who:	1352
(i) Enrolled in a post-secondary educational institution.	1353
To the extent possible, the department shall disaggregate that	1354
data according to whether the student enrolled in a four-year	1355
institution of higher education, a two-year institution of	1356
higher education, an Ohio technical center that provides adult	1357
technical education services and is recognized by the chancellor	1358
of higher education, or another type of post-secondary	1359
educational institution.	1360
(ii) Entered an apprenticeship program registered with the	1361
apprenticeship council established under Chapter 4139. of the	1362
Revised Code. The department may include other job training	1363
programs with similar rigor and outcomes.	1364
(iii) Attained gainful employment, as determined by the	1365

department;	1366
(iv) Enlisted in a branch of the armed forces of the	1367
United States, as defined in section 5910.01 of the Revised	1368
Code.	1369
(g) Whether the school district or building has	1370
implemented a positive behavior intervention and supports	1371
framework in compliance with the requirements of section 3319.46	1372
of the Revised Code, notated with a "yes" or "no";	1373
(h) The number and percentage of high school seniors in	1374
each school year who completed the free application for federal	1375
student aid;	1376
(i) Beginning with the report card issued under this	1377
section for the 2022-2023 school year, a student opportunity	1378
profile measure that reports data regarding the opportunities	1379
provided to students by a district or building. To the extent	1380
possible, and when appropriate, the data shall be disaggregated	1381
by grade level and subgroup. The measure also shall include data	1382
regarding the statewide average, the average for similar school	1383
districts, and, for a building, the average for the district in	1384
which the building is located. The measure shall include all of	1385
the following data for the district or building:	1386
(i) The average ratio of teachers of record to students in	1387
each grade level in a district or building;	1388
(ii) The average ratio of school counselors to students in	1389
a district or building;	1390
(iii) The average ratio of nurses to students in a	1391
district or building;	1392
(iv) The average ratio of licensed librarians and library	1393

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(xvii) The percentage of students participating in advance	1420
placement courses, international baccalaureate courses, honors	1421
courses, or courses offered through the college credit plus	1422
program established under Chapter 3365. of the Revised Code;	1423
(xviii) The percentage of students identified as gifted in	1424
superior cognitive ability and specific academic ability fields	1425
under Chapter 3324. of the Revised Code and receiving gifted	1426
services pursuant to that chapter;	1427
(xix) The percentage of students participating in	1428
enrichment or support programs offered by the district or	1429
building outside of the normal school day;	1430
(xx) The percentage of eligible students participating	1431
each school day in school breakfast programs offered by the	1432
district or building in accordance with section 3313.813 or	1433
3313.818 of the Revised Code;	1434
(xxi) The percentage of students who are transported by a	1435
school bus each school day;	1436
(xxii) The ratio of portable technology devices that	1437
students may take home to the number of students.	1438
The department shall include only opportunity measures at	1439
the building level for which data for buildings is available, as	1440
determined by a school district.	1441
(j)(i) The percentage of students included in the four-	1442
and five-year adjusted cohort graduation rates of the district	1443
or building who completed all of grades nine through twelve	1444
while enrolled in the district or building;	1445
(ii) The four-year adjusted cohort graduation rate for	1446
only those students who were continuously enrolled in the same	1447

district or building for grades nine through twelve.	1448
(k) The percentage of students in the district or building	1449
to whom both of the following apply:	1450
(i) The students are promoted to fourth grade and not	1451
subject to retention under division (A)(2) of section 3313.608	1452
of the Revised Code.	1453
(ii) The students completed all of the grade levels	1454
offered prior to the fourth grade in the district or building.	1455
(3) Except as provided in division (D)(3)(f) of this	1456
section, the department shall use the method prescribed under	1457
rules adopted under division (D)(4) of this section to assign	1458
performance ratings of "one star," "two stars," "three stars,"	1459
"four stars," or "five stars," as described in division (F) of	1460
this section, for a district or building for the individual	1461
components prescribed under division (D)(3) of this section. The	1462
department also shall assign an overall performance rating for a	1463
district or building in accordance with division (D)(3)(g) of	1464
this section. The method shall use the performance measures	1465
prescribed under division (D)(1) of this section to calculate	1466
performance ratings for components. The method may report data	1467
under division (D)(2) of this section with corresponding	1468
components, but shall not use the data to calculate performance	1469
ratings for that component. The performance measures and	1470
reported data shall be grouped together into components as	1471
follows:	1472
(a) Gap closing. In addition to other criteria determined	1473
appropriate by the department, performance ratings for the gap	1474
closing component shall reflect whether each of the following	1475
performance measures are met or not met:	1476

(i) The gifted performance indicator as described in	1477
division (D)(1)(a) of this section;	1478
(ii) The chronic absenteeism indicator as described in	1479
division (D)(1)(b) of this section;	1480
(iii) For English learners, an English language	1481
proficiency improvement indicator established by the department;	1482
(iv) The subgroup graduation targets;	1483
(v) The subgroup achievement targets in both mathematics	1484
and English language arts;	1485
(vi) The subgroup progress targets in both mathematics and	1486
English language arts.	1487
Achievement and progress targets under division (D)(3)(a)	1488
of this section shall be calculated individually, and districts	1489
and buildings shall receive a status of met or not met on each	1490
measure. The department shall not require a subgroup of a	1491
district or building to meet both the achievement and progress	1492
targets at the same time to receive a status of met.	1493
The department shall not include any subgroup data in this	1494
measure that includes data from fewer than fifteen students. Any	1495
penalty for failing to meet the required assessment	1496
participation rate must be partially in proportion to how close	1497
the district or building was to meeting the rate requirement.	1498
(b) Achievement, which shall include the performance	1499
measure in division (D)(1)(c) of this section and the reported	1500
data in division (D)(2)(a) of this section. Performance ratings	1501
for the achievement component shall be awarded as a percentage	1502
of the maximum performance index score described in division (D)	1503
(1)(c) of this section.	1504

(c) Progress, which shall include the performance measure	1505
in division (D)(1)(d) of this section and the reported data in	1506
divisions (D)(2)(b) and (c) of this section;	1507
(d) Graduation, which shall include the performance	1508
measures in divisions (D)(1)(e) and (f) of this section and the	1509
reported data in divisions (D)(2)(d) and (j) of this section.	1510
The four-year adjusted cohort graduation rate shall be assigned	1511
a weight of sixty per cent and the five-year adjusted cohort	1512
graduation rate shall be assigned a weight of forty per cent;	1513
(e) Early literacy, which shall include the performance	1514
measures in divisions (D)(1)(g), (h), and (i) of this section	1515
and the reported data in divisions (D)(2)(e) and (k) of this	1516
section.	1517
If the measure prescribed under division (D)(1)(h) of this	1518
section is included in a report card, performance ratings for	1519
the early literacy component shall give a weight of forty per	1520
cent to the measure prescribed under division (D)(1)(g) of this	1521
section, a weight of thirty-five per cent to the measure	1522
prescribed under division (D)(1)(i) of this section, and a	1523
weight of twenty-five per cent to the measure prescribed under	1524
division (D)(1)(h) of this section.	1525
If the measure prescribed under division (D)(1)(h) of this	1526
section is not included in a report card of a district or	1527
building, performance ratings for the early literacy component	1528
shall give a weight of sixty per cent to the measure prescribed	1529
under division (D)(1)(g) of this section and a weight of forty	1530
per cent to the measure prescribed under division (D)(1)(i) of	1531
this section.	1532

(f) College, career, workforce, and military readiness,

which shall include the performance measure in division (D)(1)	1534
(j) of this section and the reported data in division (D)(2)(f)	1535
of this section.	1536

For the 2021-2022, 2022-2023, and 2023-2024 school years,
the department only shall report the data for, and not assign a
performance rating to, the college, career, workforce, and
military readiness component. The reported data shall include
the percentage of students who demonstrate post-secondary
readiness using any of the options described in division (D)(1)
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(j) of this section.

The department shall analyze the data included in the 1544 performance measure prescribed in division (D)(1)(j) of this 1545 section for the 2021-2022, 2022-2023, and 2023-2024 school 1546 years. Using that data, the department shall develop and propose 1547 rules for a method to assign a performance rating to the 1548 college, career, workforce, and military readiness component 1549 based on that measure. The method to assign a performance rating 1550 shall not include a tiered structure or per student bonuses. The 1551 rules shall specify that a district or building shall not 1552 1553 receive lower than a performance rating of three stars for the component if the district's or building's performance on the 1554 component meets or exceeds a level of improvement set by the 1555 department. Notwithstanding division (D) (4) (b) of this section, 1556 more than half of the total districts and buildings may earn a 1557 performance rating of three stars on this component to account 1558 for the districts and buildings that earned a performance rating 1559 of three stars because they met or exceeded the level of 1560 improvement set by the department. 1561

The department shall submit the rules to the joint 1562 committee on agency rule review. The committee shall conduct at 1563

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least one public hearing on the proposed rules and approve or	1564
disapprove the rules. If the committee approves the rules, the	1565
department shall adopt the rules in accordance with Chapter 119.	1566
of the Revised Code. If the rules are adopted, the department	1567
shall assign a performance rating to the college, career,	1568
workforce, and military readiness component under the rules	1569
beginning with the 2024-2025 school year, and for each school	1570
year thereafter. If the committee disapproves the rules, the	1571
component shall be included in the report card only as reported	1572
data for the 2024-2025 school year, and each school year	1573
thereafter.	1574

(g) (i) Except as provided for in division (D) (3) (g) (ii) of 1575 this section, beginning with the 2022-2023 school year, under 1576 the method prescribed under rules adopted in division (D)(4) of 1577 this section, the department shall use the performance ratings 1578 assigned for the components prescribed in divisions (D)(3)(a) to 1579 (e) of this section to determine and assign an overall 1580 performance rating of "one star," "one and one-half stars," "two 1581 stars," "two and one-half stars," "three stars," "three and one-1582 half stars," "four stars," "four and one-half stars," or "five 1583 stars" for a district or building. The method shall give equal 1584 weight to the components in divisions (D)(3)(b) and (c) of this 1585 section. The method shall give equal weight to the components in 1586 divisions (D)(3)(a), (d), and (e) of this section. The 1587 individual weights of each of the components prescribed in 1588 divisions (D)(3)(a), (d), and (e) of this section shall be equal 1589 to one-half of the weight given to the component prescribed in 1590 division (D)(3)(b) of this section. 1591

(ii) If the joint committee on agency rule review approves the department's rules regarding the college, career, workforce, and military readiness component as described in division (D)(3)

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(f) of this section, for the 2024-2025 school year, and each	1595
school year thereafter, the department's method shall use the	1596
components in divisions (D)(3)(a), (b), (c), (d), (e), and (f)	1597
of this section to calculate the overall performance rating. The	1598
method shall give equal weight to the components in divisions	1599
(D)(3)(b) and (c) of this section. The method shall give equal	1600
weight to the components prescribed in divisions (D)(3)(a), (d),	1601
(e), and (f) of this section. The individual weights of each of	1602
the components prescribed in divisions (D)(3)(a), (d), (e), and	1603
(f) of this section shall be equal to one-half the weight given	1604
to the component prescribed in division (D)(3)(b) of this	1605
section.	1606

If the joint committee on agency rule review disapproves the department's rules regarding the college, career, workforce, and military readiness component as described in division (D)(3)(f) of this section, division (D)(3)(g)(ii) of this section does not apply.

- (4) (a) The department shall adopt rules in accordance with 1612 Chapter 119. of the Revised Code to establish the performance 1613 criteria, benchmarks, and rating system necessary to implement 1614 divisions (D) and (F) of this section, including the method for 1615 the department to assign performance ratings under division (D) 1616 (3) of this section.
- (b) In establishing the performance criteria, benchmarks,

 and rating system, the department shall consult with stakeholder

 groups and advocates that represent parents, community members,

 students, business leaders, and educators from different school

 typology regions. The department shall use data from prior

 school years and simulations to ensure that there is meaningful

 differentiation among districts and buildings across all

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performance ratings and that, except as permitted in division	1625
(D)(3)(f) of this section, more than half of all districts or	1626
buildings do not earn the same performance rating in any	1627
component or overall performance rating.	1628
(c) The department shall adopt the rules prescribed by	1629
division (D)(4) of this section not later than March 31, 2022.	1630
However, the department shall notify districts and buildings of	1631
the changes to the report card prescribed in law not later than	1632
one week after September 30, 2021.	1633
(d) Prior to adopting or updating rules under division (D)	1634
(4) of this section, the director of education and workforce and	1635
the department shall conduct a public presentation before the	1636
standing committees of the house of representatives and the	1637
senate that consider primary and secondary education legislation	1638
describing the format for the report card and the performance	1639
criteria, benchmarks, and rating system, including the method to	1640
assign performance ratings under division (D)(3) of this	1641
section.	1642
(E) The department may develop a measure of student	1643
academic progress for high school students using only data from	1644
assessments in English language arts and mathematics. If the	1645
department develops this measure, each school district and	1646
applicable school building shall be assigned a separate letter	1647
grade for it not sooner than the 2017-2018 school year. The	1648
district's or building's grade for that measure shall not be	1649
included in determining the district's or building's overall	1650
letter grade.	1651
(F)(1) The letter grades assigned to a school district or	1652
building under this section shall be as follows:	1653

(a) "A" for a district or school making excellent	1654
progress;	1655
(b) "B" for a district or school making above average	1656
progress;	1657
(c) "C" for a district or school making average progress;	1658
(d) "D" for a district or school making below average	1659
progress;	1660
(e) "F" for a district or school failing to meet minimum	1661
progress.	1662
(2) For the overall performance rating under division (D)	1663
(3) of this section, the department shall include a descriptor	1664
for each performance rating as follows:	1665
(a) "Significantly exceeds state standards" for a	1666
performance rating of five stars;	1667
(b) "Exceeds state standards" for a performance rating of	1668
four stars or four and one-half stars;	1669
(c) "Meets state standards" for a performance rating of	1670
three stars or three and one-half stars;	1671
(d) "Needs support to meet state standards" for a	1672
performance rating of two stars or two and one-half stars;	1673
(e) "Needs significant support to meet state standards"	1674
for a performance rating of one star or one and one-half stars.	1675
(3) For performance ratings for each component under	1676
divisions (D) (3) (a) to (f) of this section, the department shall	1677
include a description of each component and performance rating.	1678
The description shall include component-specific context to each	1679
performance rating earned, estimated comparisons to other school	1680

districts and buildings if appropriate, and any other	1681
information determined by the department. The descriptions shall	1682
be not longer than twenty-five words in length when possible. In	1683
addition to such descriptions, the department shall include the	1684
descriptors in division (F)(2) of this section for component	1685
performance ratings.	1686
(4) Each report card issued under this section shall	1687
include all of the following:	1688
(a) A graphic that depicts the performance ratings of a	1689
district or school on a color scale. The color associated with a	1690
performance rating of three stars shall be green and the color	1691
associated with a performance rating of one star shall be red.	1692
(b) An arrow graphic that shows data trends for	1693
performance ratings for school districts or buildings. The	1694
department shall determine the data to be used for this graphic,	1695
which shall include at least the three most recent years of	1696
data.	1697
(c) A description regarding the weights that are assigned	1698
to each component and used to determine an overall performance	1699
rating, as prescribed under division (D)(3)(g) of this section,	1700
which shall be included in the presentation of the overall	1701
performance rating on each report card.	1702
(G) When reporting data on student achievement and	1703
progress, the department shall disaggregate that data according	1704
to the following categories:	1705
(1) Performance of students by grade-level;	1706
(2) Performance of students by race and ethnic group;	1707
(3) Performance of students by gender;	1708

(4) Performance of students grouped by those who have been	1709
enrolled in a district or school for three or more years;	1710
(5) Performance of students grouped by those who have been	1711
enrolled in a district or school for more than one year and less	1712
than three years;	1713
(6) Performance of students grouped by those who have been	1714
enrolled in a district or school for one year or less;	1715
(7) Performance of students grouped by those who are	1716
economically disadvantaged;	1717
(8) Performance of students grouped by those who are	1718
enrolled in a conversion community school established under	1719
Chapter 3314. of the Revised Code;	1720
(9) Performance of students grouped by those who are	1721
classified as English learners;	1722
(10) Performance of students grouped by those who have	1723
disabilities;	1724
(11) Performance of students grouped by those who are	1725
classified as migrants;	1726
(12) Performance of students grouped by those who are	1727
identified as gifted in superior cognitive ability and the	1728
specific academic ability fields of reading and math pursuant to	1729
Chapter 3324. of the Revised Code. In disaggregating specific	1730
academic ability fields for gifted students, the department	1731
shall use data for those students with specific academic ability	1732
in math and reading. If any other academic field is assessed,	1733
the department shall also include data for students with	1734
specific academic ability in that field as well.	1735
(13) Performance of students grouped by those who perform	1736

in the lowest	quintile for achievement on a statewide basis, as	1737
determined by	a method prescribed by the department.	1738

The department may disaggregate data on student

performance according to other categories that the department

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determines are appropriate. To the extent possible, the

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department shall disaggregate data on student performance

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according to any combinations of two or more of the categories

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listed in divisions (G)(1) to (13) of this section that it deems

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relevant.

In reporting data pursuant to division (G) of this section, the department shall not include in the report cards any data statistical in nature that is statistically unreliable or that could result in the identification of individual students. For this purpose, the department shall not report student performance data for any group identified in division (G) of this section that contains less than ten students. If the department does not report student performance data for a group because it contains less than ten students, the department shall indicate on the report card that is why data was not reported.

- (H) The department may include with the report cards any additional education and fiscal performance data it deems valuable.
- (I) The department shall include on each report card a list of additional information collected by the department that is available regarding the district or building for which the report card is issued. When available, such additional information shall include student mobility data disaggregated by race and socioeconomic status, college enrollment data, and the reports prepared under section 3302.031 of the Revised Code.

The department shall maintain a site on the world wide

web. The report card shall include the address of the site and

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shall specify that such additional information is available to

the public at that site. The department shall also provide a

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copy of each item on the list to the superintendent of each

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school district. The district superintendent shall provide a

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copy of any item on the list to anyone who requests it.

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- (J)(1)(a) Except as provided in division (J)(1)(b) of this 1773 section, for any district that sponsors a conversion community 1774 school under Chapter 3314. of the Revised Code, the department 1775 shall combine data regarding the academic performance of 1776 students enrolled in the community school with comparable data 1777 from the schools of the district for the purpose of determining 1778 the performance of the district as a whole on the report card 1779 issued for the district under this section or section 3302.033 1780 of the Revised Code. 1781
- (b) The department shall not combine data from any 1782 conversion community school that a district sponsors if a 1783 majority of the students enrolled in the conversion community 1784 school are enrolled in a dropout prevention and recovery program 1785 that is operated by the school, as described in division (A)1786 $\frac{\text{(a)}}{\text{(B)}}$ (B) (1) of section 3314.35 of the Revised Code. The 1787 department shall include as an addendum to the district's report 1788 card the ratings and performance measures that are required 1789 under section 3314.017 of the Revised Code for any community 1790 school to which division (J)(1)(b) of this section applies. This 1791 addendum shall include, at a minimum, the data specified in 1792 divisions (C)(1)(a), (C)(2), and (C)(3) of section 3314.017 of 1793 the Revised Code. 1794
 - (2) Any district that leases a building to a community

community school.

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school located in the district or that enters into an agreement	1796
with a community school located in the district whereby the	1797
district and the school endorse each other's programs may elect	1798
to have data regarding the academic performance of students	1799
enrolled in the community school combined with comparable data	1800
from the schools of the district for the purpose of determining	1801
the performance of the district as a whole on the district	1802
report card. Any district that so elects shall annually file a	1803
copy of the lease or agreement with the department.	1804
(3) Any municipal school district, as defined in section	1805
3311.71 of the Revised Code, that sponsors a community school	1806
located within the district's territory, or that enters into an	1807
agreement with a community school located within the district's	1808
territory whereby the district and the community school endorse	1809
each other's programs, may exercise either or both of the	1810
following elections:	1811
(a) To have data regarding the academic performance of	1812
students enrolled in that community school combined with	1813
comparable data from the schools of the district for the purpose	1814
of determining the performance of the district as a whole on the	1815
district's report card;	1816
(b) To have the number of students attending that	1817
community school noted separately on the district's report card.	1818
The election authorized under division (J)(3)(a) of this	1819
section is subject to approval by the governing authority of the	1820

Any municipal school district that exercises an election 1822 to combine or include data under division (J)(3) of this 1823 section, by the first day of October of each year, shall file 1824

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with the department documentation indicating eligibility for that election, as required by the department. 1826

- (K) The department shall include on each report card the 1827 percentage of teachers in the district or building who are 1828 properly certified or licensed teachers, as defined in section 1829 3319.074 of the Revised Code, and a comparison of that 1830 percentage with the percentages of such teachers in similar 1831 districts and buildings.
- (L) (1) In calculating English language arts, mathematics, science, American history, or American government assessment passage rates used to determine school district or building performance under this section, the department shall include all students taking an assessment with accommodation or to whom an alternate assessment is administered pursuant to division (C) (1) or (3) of section 3301.0711 of the Revised Code and all students who take substitute examinations approved under division (B) (4) of section 3301.0712 of the Revised Code in the subject areas of science, American history and American government.
- (2) In calculating performance index scores, rates of 1843 achievement on the performance indicators established by the 1844 department under section 3302.02 of the Revised Code, and annual 1845 measurable objectives for determining adequate yearly progress 1846 for school districts and buildings under this section, the 1847 department shall do all of the following: 1848
- (a) Include for each district or building only those 1849 students who are included in the ADM certified for the first 1850 full school week of October and are continuously enrolled in the 1851 district or building through the time of the spring 1852 administration of any assessment prescribed by division (A)(1) 1853 or (B)(1) of section 3301.0710 or division (B) of section 1854

3301.0712 of the Revised Code that is administered to the	1855
student's grade level;	1856
(b) Include cumulative totals from both the fall and	1857
spring administrations of the third grade English language arts	1858
achievement assessment and, to the extent possible, the summer	1859
administration of that assessment;	1860
(c) Include for each district or building any English	1861
learner in accordance with the department's plan, as approved by	1862
the United States secretary of education, to comply with the	1863
"Elementary and Secondary Education Act of 1965," 20 U.S.C. 6311	1864
to 6339.	1865
As used in this section, "English learner" has the same	1866
meaning as in section 3301.0731 of the Revised Code.	1867
(M) Beginning with the 2015-2016 school year and at least	1868
once every three years thereafter, the department shall review	1869
and may adjust the benchmarks for assigning letter grades or	1870
performance ratings to the performance measures and components	1871
prescribed under divisions (C)(3), (D), and (E) of this section.	1872
Sec. 3302.12. (A)(1) Except as provided in divisions (C)	1873
and (D) of this section, this section applies to a school	1874
building that is ranked according to performance index score	1875
under section 3302.21 of the Revised Code in the lowest five per	1876
cent of public school buildings statewide for three consecutive	1877
years and that meets any combination of the following for three	1878
consecutive years:	1879
(a) The school building is declared to be under an	1880
academic watch or in a state of academic emergency under section-	1881
3302.03 of the Revised Code;	1882
(b) The school building has received a grade of "F" for	1883

the value-added progress dimension under division (A)(1)(e), (B)	1884
(1)(e), or (C)(1)(e) of section 3302.03 of the Revised Code;	1885
(c) The school building has received an overall grade	1886
of "F" under section 3302.03 of the Revised Code;	1887
	1.000
(d) (c) The school building has received a performance	1888
rating of one star for progress under division (D)(3)(c) of	1889
section 3302.03 of the Revised Code;	1890
(e) (d) The school building has received an overall	1891
performance rating of less than two stars under section 3302.03	1892
of the Revised Code.	1893
(2) In the case of a building to which this section	1894
applies, the district board of education in control of that	1895
building shall do one of the following at the conclusion of the	1896
school year in which the building first becomes subject to this	1897
section:	1898
(a) Class the acheal and diment the district	1000
(a) Close the school and direct the district	1899
superintendent to reassign the students enrolled in the school	1900
to other school buildings that demonstrate higher academic	1901
achievement;	1902
(b) Contract with another school district or a nonprofit	1903
or for-profit entity with a demonstrated record of effectiveness	1904
to operate the school;	1905
(c) Replace the principal and all teaching staff of the	1906
school and, upon request from the new principal, exempt the	1907
school from all requested policies and regulations of the board	1908
regarding curriculum and instruction. The board also shall	1909
distribute funding to the school in an amount that is at least	1910
equal to the product of the per pupil amount of state and local	1911
revenues received by the district multiplied by the student	1912

population of the school.

- (d) Reopen the school as a conversion community school 1914 under Chapter 3314. of the Revised Code. 1915
- (B) If an action taken by the board under division (A) (2) 1916 of this section causes the district to no longer maintain all 1917 grades kindergarten through twelve, as required by section 1918 3311.29 of the Revised Code, the board shall enter into a 1919 contract with another school district pursuant to section 1920 3327.04 of the Revised Code for enrollment of students in the 1921 schools of that other district to the extent necessary to comply 1922 with the requirement of section 3311.29 of the Revised Code. 1923 Notwithstanding any provision of the Revised Code to the 1924 contrary, if the board enters into and maintains a contract 1925 under section 3327.04 of the Revised Code, the district shall 1926 not be considered to have failed to comply with the requirement 1927 of section 3311.29 of the Revised Code. If, however, the 1928 district board fails to or is unable to enter into or maintain 1929 such a contract, the state board of education shall take all 1930 necessary actions to dissolve the district as provided in 1931 division (A) of section 3311.29 of the Revised Code. 1932
- (C) If a particular school is required to restructure 1933 under this section and a petition with respect to that same 1934 school has been filed and verified under divisions (B) and (C) 1935 of section 3302.042 of the Revised Code, the provisions of that 1936 section and the petition filed and verified under it shall 1937 prevail over the provisions of this section and the school shall 1938 be restructured under that section. However, if division (D)(1), 1939 (2), or (3) of section 3302.042 of the Revised Code also applies 1940 to the school, the school shall be subject to restructuring 1941 under this section and not section 3302.042 of the Revised Code. 1942

If the provisions of this section conflict in any way with	1943
the requirements of federal law, federal law shall prevail over	1944
the provisions of this section.	1945
(D) If a school is restructured under this section,	1946
section 3302.042 or 3302.10 of the Revised Code, or federal law,	1947
the school shall not be required to restructure again under	1948
state law for three consecutive years after the implementation	1949
of that prior restructuring.	1950
Sec. 3302.151. (A) Notwithstanding anything to the	1951
contrary in the Revised Code, a school district that qualifies	1952
under division (D) of this section shall be exempt from all of	1953
the following:	1954
(1) The teacher qualification requirements under the	1955
third-grade reading guarantee, as prescribed under divisions (B)	1956
(3)(c) and (H) of section 3313.608 of the Revised Code. This	1957
exemption does not relieve a teacher from holding a valid Ohio	1958
license in a subject area and grade level determined appropriate	1959
by the board of education of that district.	1960
(2) The mentoring component of the Ohio teacher residency	1961
program established under division (A)(1) of section 3319.223 of	1962
the Revised Code, so long as the district utilizes a local	1963
approach to train and support new teachers;	1964
(3) Any provision of the Revised Code or rule or standard	1965
of the department of education and workforce prescribing a	1966
minimum or maximum class size;	1967
(A) Any provision of the Povised Code or rule or standard	1968
(4) Any provision of the Revised Code or rule or standard	
of the department requiring teachers to be licensed specifically	1969
in the grade level in which they are teaching, except unless	1970
otherwise prescribed by federal law. This exemption does not	1971

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apply to special education teachers. Not does this exemption	1712
relieve a teacher from holding a valid Ohio license in the	1973
subject area in which that teacher is teaching and at least some	1974
grade level determined appropriate by the district board.	1975
(B)(1) Notwithstanding anything to the contrary in the	1976
(b) (1) Notwichstanding anything to the contrary in the	
Revised Code, including sections 3319.30 and 3319.36 of the	1977
Revised Code, the superintendent of a school district that	1978
qualifies under division (D) of this section may employ an	1979
individual who is not licensed as required by sections 3319.22	1980
to 3319.30 of the Revised Code, but who is otherwise qualified	1981
based on experience, to teach classes in the district, so long	1982
as the board of education of the school district approves the	1983
individual's employment and provides mentoring and professional	1984
development opportunities to that individual, as determined	1985
necessary by the board.	1986
(2) As a condition of employment under this section, an	1987
individual shall be subject to a criminal records check as	1988
prescribed by section 3319.391 of the Revised Code. In the	1989
manner prescribed by the state board of education, the	1990
individual shall submit the criminal records check to the state	1991
board and shall register with the state board during the period	1992
in which the individual is employed by the district. The state	1993
board shall use the information submitted to enroll the	1994
individual in the retained applicant fingerprint database,	1995
2.1	

apply to special education teachers. Nor does this exemption

(3) An individual employed pursuant to this division is 1999 subject to Chapter 3307. of the Revised Code. 2000

established under section 109.5721 of the Revised Code, in the

same manner as any teacher licensed under sections 3319.22 to

3319.31 of the Revised Code.

If the state board receives notification of the arrest or

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conviction of an individual employed under division (B) of this	2002
section, the state board shall promptly notify the employing	2003
district and may take any action authorized under sections	2004
3319.31 and 3319.311 of the Revised Code that it considers	2005
appropriate. No district shall employ any individual under	2006
division (B) of this section if the district learns that the	2007
individual has plead guilty to, has been found guilty by a jury	2008
or court of, or has been convicted of any of the offenses listed	2009
in division (C) of section 3319.31 of the Revised Code.	2010
(C) Notwithstanding anything to the contrary in the	2011
Revised Code, noncompliance with any of the requirements listed	2012
in divisions (A) or (B) of this section shall not disqualify a	2013
school district that qualifies under division (D) of this	2014
section from receiving funds under Chapter 3317. of the Revised	2015
Code.	2016
(D) In order for a city, local, or exempted village school	2017
district to qualify for the exemptions described in this	2018
section, the school district shall meet all both of the	2019
following benchmarks on the most recent report card issued for	2020
that district under section 3302.03 of the Revised Code:	2021
(1) The district received at least eighty-five per cent of	2022
the total possible points for the performance index score	2023
calculated under division (C)(1)(b) or (D)(1)(c) of that	2024
section;	2025
(2) The district received a grade of an "A" for-	2026
performance indicators met under division (C) (1) (e) of that	2027
section. However, division (D) (2) of this section shall not	2028
apply for the 2021-2022 school year or any school year-	2029
thereafter.	2030

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(3) The district has a four-year adjusted cohort	2031
graduation rate of at least ninety-three per cent and a five-	2032
year adjusted cohort graduation rate of at least ninety-five per	2033
cent, as calculated under division (C)(1)(d) or divisions (D)(1)	2034
(e) and (D)(1)(f) of that section.	2035
$\frac{E}{E}$ (E) (1) A school district that meets the requirements	2036
prescribed by division (D) of this section shall be qualified	2037
for the exemptions prescribed by this section for three school	2038
years, beginning with the school year in which the qualifying	2039
report card is issued.	2040
(2) The exemption prescribed under this division may be	2041
renewed every three school years if the school district	2042
continues to meet the requirements prescribed in division (D) of	2043
this section.	2044
(3) The department of education and workforce, by the	2045
thirtieth day of September in each school year, shall notify	2046
each district that becomes eligible for the exemptions under	2047
this section that the district is eligible and that such	2048
exemptions exist.	2049
(F) As used in this section, "license" has the same	2050
meaning as in section 3319.31 of the Revised Code.	2051
Sec. 3302.421. (A) As used in this section:	2052
(1) "Device" means any computer, laptop, or tablet;	2053
(2) "Online learning" has the same meaning as in section	2054
3301.079 of the Revised Code.	2055
(B) This section applies to any school that satisfies both	2056
of the following requirements:	2057
(1) The school uses an online learning model pursuant to	2058

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section 3302.42 of the Revised Code operated by a local, city,	2059
exempted village, or joint vocational school district.	2060
(2) The school elects to offer remotely administered	2061
statewide achievement and diagnostic assessments prescribed	2062
under sections 3301.079, 3301.0710, 3301.0712, and 3301.0715 of	2063
the Revised Code.	2064
(C) Any student enrolled in a school to which this section	2065
applies shall be permitted to complete any of the statewide	2066
achievement and diagnostic assessments, except for the	2067
kindergarten readiness assessment, remotely in an online format	2068
if the following conditions are met:	2069
(1) The student takes the assessment during the testing	2070
windows prescribed by the director of education and workforce.	2071
(2) The student attends a synchronous assessment session	2072
initiated and managed by the school in which the student is	2073
enrolled.	2074
(3) The student takes the assessment using a device in	2075
which the student will be monitored by the assessment proctor	2076
through video and audio for the duration of the assessment	2077
administration.	2078
(4) The school to which this section applies maintains a	2079
ratio of ten to one, or lower, for students taking an assessment	2080
to an assessment proctor.	2081
(5) The student does not exit the assessment	2082
administration until instructed to do so by the assessment	2083
proctor.	2084
(6) The assessment proctor verifies the submission of the	2085
assessment.	2086

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(D) If the online assessment platform does not support	2087
integrated camera proctoring, the student shall use two devices	2088
for the duration of an assessment administration. One device	2089
shall be used for the student to take the assessment while on	2090
the second device an assessment proctor monitors the student for	2091
the duration of the assessment. The device used by a student to	2092
take an assessment shall be a computer.	2093
(E) A school that elects to offer remotely administered	2094
assessments shall do both of the following:	2095
(1) Require that students, parents or legal guardians, and	2096
proctors sign agreements regarding protocols for remotely	2097
administered assessments;	2098
(2) Require training on remotely administered assessments.	2099
(F) The department of education and workforce may	2100
establish a remote proctoring certification course to certify	2101
remote assessment administrators.	2102
(G) The department or an assessment vendor may examine	2103
student performance results if there is an anomalous increase in	2104
scores on remotely administered assessments.	2105
Sec. 3307.353. (A) This section applies in the case of a	2106
person who is or most recently has been employed by an employer	2107
in a position that is customarily filled by a vote of members of	2108
a board or commission.	2109
(B) A Except as otherwise provided in this section, a	2110
board or commission that proposes to continue the employment as	2111
a reemployed superannuate or rehire as a reemployed superannuate	2112
to the same position an individual described in division (A) of	2113
this section shall do both of the following in accordance with	2114
rules adopted under division $\frac{(C)-(E)}{(E)}$ of this section:	2115

(1) Not less than sixty days before the employment as a	2116
reemployed superannuate is to begin, give public notice that the	2117
person is or will be retired and is seeking employment with the	2118
employer;	2119
(2) Between fifteen and thirty days before the employment	2120
as a reemployed superannuate is to begin—and after complying—	2121
with division (B)(1) of this section, hold a public meeting on	2122
the issue of the person being employed by the employer.	2123
The notice regarding division (B)(1) of this section shall	2124
include the time, date, and location at which the public meeting	2125
is to take place.	2126
(C) A board or commission that proposes to continue a	2127
person's employment or rehire the person as a reemployed	2128
superannuate to a position that the board or commission has	2129
urgent reasons to fill in an expedited manner shall give thirty	2130
days' notice under division (B)(1) of this section. The board or	2131
commission shall include an explanation in the notice of the	2132
urgent reasons requiring the position to be filled in an	2133
<pre>expedited manner.</pre>	2134
(D) A board or commission is not required to give notice	2135
under division (B)(1) or (C) of this section if the person has	2136
been retired for at least one year before the person's	2137
employment as a reemployed superannuate is to begin.	2138
(E) The state teachers retirement board shall adopt rules	2139
as necessary to implement this section.	2140
Sec. 3309.345. (A) This section applies in the case of a	2141
person who is or most recently has been employed by an employer	2142
in a position that is customarily filled by a vote of members of	2143
a board or commission.	2144

(B) A-Except as otherwise provided in this section, a	2145
board or commission that proposes to continue the employment as	2146
a reemployed retirant or rehire as a reemployed retirant to the	2147
same position an individual described in division (A) of this	2148
section shall do both of the following in accordance with rules	2149
adopted under division $\frac{(C)-\underline{(E)}}{}$ of this section:	2150
(1) Not less than sixty days before the employment as a	2151
reemployed retirant is to begin, give public notice that the	2152
person is or will be retired and is seeking employment with the	2153
employer;	2154
(2) Between fifteen and thirty days before the employment	2155
as a reemployed retirant is to begin—and after complying with—	2156
division (B)(1) of this section, hold a public meeting on the	2157
issue of the person being employed by the employer.	2158
The notice regarding division (B)(1) of this section shall	2159
include the time, date, and location at which the public meeting	2160
is to take place.	2161
(C) A board or commission that proposes to continue a	2162
person's employment or rehire the person as a reemployed	2163
retirant to a position that the board or commission has urgent	2164
reasons to fill in an expedited manner shall give thirty days	2165
notice under division (B)(1) of this section. The board or	2166
commission shall include an explanation in the notice of the	2167
urgent reasons requiring the position to be filled in an	2168
<pre>expedited manner.</pre>	2169
(D) A board or commission is not required to give notice	2170
under division (B)(1) of this section if the person has been	2171
retired for at least one year before the person's employment as	2172
a reemployed retirant is to begin.	2173

(E) The school employees retirement board shall adopt	2174
rules as necessary to implement this section.	2175
Sec. 3311.80. Notwithstanding any provision of the Revised	2176
Code to the contrary, a municipal school district shall be	2177
subject to this section instead of section 3319.111 of the	2178
Revised Code.	2179
(A) Not later than July 1, 2013, the The board of	2180
education of each municipal school district and the teachers'	2181
labor organization shall develop and adopt standards-based	2182
teacher evaluation procedures that <u>shall either</u> conform with the	2183
framework for evaluation of teachers developed under section	2184
3319.112 of the Revised Code or a framework developed or adopted	2185
by the district. The evaluation procedures shall include at	2186
least formal observations and classroom walk-throughs, which may	2187
be announced or unannounced; examinations of samples of work,	2188
such as lesson plans or assessments designed by a teacher; and	2189
multiple measures of student academic growth.	2190
(B) When using measures of student academic growth as a	2191
component of a teacher's evaluation, those measures shall	2192
include the value-added progress dimension prescribed by section	2193
3302.021 of the Revised Code or the alternative student academic	2194
progress measure if adopted under division (C)(1)(e) of section	2195
3302.03 of the Revised Code. For teachers of grade levels and	2196
subjects for which the value-added progress dimension or	2197
alternative student academic achievement measure is not	2198
applicable, the board shall administer assessments on the list	2199
developed under division (B)(2) of section 3319.112 of the	2200
Revised Code.	2201
(C)(1) Each teacher employed by the board shall be	2202
evaluated at least once each school year, except as provided in	2203

the Revised Code;

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division (C)(2) of this section. The composite evaluation shall	2204
be completed not later than the first day of June and the	2205
teacher shall receive a written report of the results of the	2206
composite evaluation not later than ten days after its	2207
completion or the last teacher work day of the school year,	2208
whichever is earlier.	2209
(2) Each teacher who received a rating of accomplished on	2210
the teacher's most recent evaluation conducted under this	2211
section may be evaluated once every two school years, except	2212
that the teacher shall be evaluated in any school year in which	2213
the teacher's contract is due to expire. The biennial composite	2214
evaluation shall be completed not later than the first day of	2215
June of the applicable school year, and the teacher shall	2216
receive a written report of the results of the composite	2217
evaluation not later than ten days after its completion or the	2218
last teacher work day of the school year, whichever is earlier.	2219
(D) Each evaluation conducted pursuant to this section	2220
shall be conducted by one or more of the following persons who	2221
have been trained to conduct evaluations in accordance with	2222
criteria that shall be developed jointly by the chief executive	2223
officer of the district, or the chief executive officer's	2224
designee, and the teachers' labor organization:	2225
(1) The chief executive officer or a subordinate officer	2226
of the district with responsibility for instruction or academic	2227
affairs;	2228
(2) A person who is under contract with the board pursuant	2229
to section 3319.02 of the Revised Code and holds a license	2230
designated for being a principal issued under section 3319.22 of	2231

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(3) A person who is under contract with the board pursuant	2233
to section 3319.02 of the Revised Code and holds a license	2234
designated for being a vocational director or a supervisor in	2235
any educational area issued under section 3319.22 of the Revised	2236
Code;	2237

- (4) A person designated to conduct evaluations under anagreement providing for peer assistance and review entered intoby the board and the teachers' labor organization.
- (E) The evaluation procedures shall describe how the 2241 evaluation results will be used for decisions regarding 2242 compensation, retention, promotion, and reductions in force and 2243 for removal of poorly performing teachers. 2244
- (F) A teacher may challenge any violations of the 2245 evaluation procedures in accordance with the grievance procedure 2246 specified in any applicable collective bargaining agreement. A 2247 challenge under this division is limited to the determination of 2248 procedural errors that have resulted in substantive harm to the 2249 teacher and to ordering the correction of procedural errors. The 2250 failure of the board or a person conducting an evaluation to 2251 2252 strictly comply with any deadline or evaluation forms established as part of the evaluation process shall not be cause 2253 for an arbitrator to determine that a procedural error occurred, 2254 unless the arbitrator finds that the failure resulted in 2255 substantive harm to the teacher. The arbitrator shall have no 2256 jurisdiction to modify the evaluation results, but the 2257 arbitrator may stay any decision taken pursuant to division (E) 2258 of this section pending the board's correction of any procedural 2259 error. The board shall correct any procedural error within 2260 fifteen business days after the arbitrator's determination that 2261 a procedural error occurred. 2262

(G) Notwithstanding any provision to the contrary in	2263
Chapter 4117. of the Revised Code, the requirements of this	2264
section prevail over any conflicting provisions of a collective	2265
bargaining agreement entered into on or after October 1, 2012.	2266
However, the board and the teachers' labor organization may	2267
negotiate additional evaluation procedures, including an	2268
evaluation process incorporating peer assistance and review,	2269
provided the procedures are consistent with this section.	2270
(H) This section does not apply to administrators	2271
appointed by the chief executive officer of a municipal school	2272
district under section 3311.72 of the Revised Code,	2273
administrators subject to evaluation procedures under section	2274
3311.84 or 3319.02 of the Revised Code, or to any teacher	2275
employed as a substitute for less than one hundred twenty days	2276
during a school year pursuant to section 3319.10 of the Revised	2277
Code.	2278
Sec. 3312.02. (A) —There shall be the following sixteen	2279
regions in the educational regional service system:	2280
(1) (A) Region one shall consist of the territory	2281
contained in Defiance, Fulton, Hancock, Henry, Lucas, Ottawa,	2282
Paulding, Putnam, Sandusky, Seneca, Van Wert, Williams, and Wood	2283
counties.	2284
(2) (B) Region two shall consist of the territory	2285
contained in Erie, Huron, and Lorain counties.	2286
(3) (C) Region three shall consist of the territory	2287
contained in Cuyahoga county.	2288
(4) (D) Region four shall consist of the territory	2289
contained in Geauga and Lake counties.	2290
(5) (E) Region five shall consist of the territory	2291

contained in Ashtabula, Mahoning, and Trumbull counties.	2292
$\frac{(6)-(F)}{(F)}$ Region six shall consist of the territory	2293
contained in Allen, Auglaize, Champaign, Hardin, Logan, Mercer,	2294
and Shelby counties.	2295
$\frac{(7)-(G)}{(G)}$ Region seven shall consist of the territory	2296
contained in Ashland, Crawford, Knox, Marion, Morrow, Richland,	2297
and Wyandot counties.	2298
(8) (H) Region eight shall consist of the territory	2299
contained in Medina, Portage, and Summit counties.	2300
(9) (I) Region nine shall consist of the territory	2301
contained in Columbiana, Stark, and Wayne counties.	2302
(10) (J) Region ten shall consist of the territory	2303
contained in Clark, Darke, Greene, Miami, Montgomery, and Preble	2304
counties.	2305
(11) (K) Region eleven shall consist of the territory	2306
contained in Delaware, Fairfield, Franklin, Licking, Madison,	2307
Pickaway, and Union counties.	2308
$\frac{(12)-(L)}{(L)}$ Region twelve shall consist of the territory	2309
contained in Belmont, Carroll, Coshocton, Guernsey, Harrison,	2310
Holmes, Jefferson, Muskingum, Noble, and Tuscarawas counties.	2311
$\frac{(13)-(M)}{(M)}$ Region thirteen shall consist of the territory	2312
contained in Butler, Clermont, Hamilton, and Warren counties.	2313
$\frac{(14)-(N)}{(N)}$ Region fourteen shall consist of the territory	2314
contained in Adams, Brown, Clinton, Fayette, and Highland	2315
counties.	2316
(15) (O) Region fifteen shall consist of the territory	2317
contained in Lawrence, Pike, Ross, and Scioto counties.	2318

(16) (P) Region sixteen shall consist of the territory 2	210
(1, <u>1=7</u> -15 y = 11	319
contained in Athens, Gallia, Hocking, Jackson, Meigs, Monroe,	320
Morgan, Perry, Vinton, and Washington counties.	321
(B) The department of education and workforce shall adopt 2	322
rules establishing a process whereby a school district may elect 2	323
to transfer to a region other than the region to which the	324
district is assigned by this section. The department shall	325
consult with school districts and regional service providers in 2	326
developing the process. No school district shall be permitted to	327
transfer to a different region under this division after June 2	328
30, 2009. 2	329
Sec. 3313.26. The treasurer of the board of education, in 2	330
the performance of the treasurer's duties, shall record the	331
proceedings of each meeting in a book to be provided by the	332
board for that purpose, which shall be a public record. The	333
record of proceedings at each meeting of the board shall be read 2	334
at its next succeeding regular meeting, corrected and approved, 2	335
which approval shall be noted in the proceedings. After such 2	336
approval, the president shall sign the record and the treasurer 2	337
shall attest to the accuracy of the information contained in the 2	338
record. The treasurer's attestation shall not be construed to 2	339
serve as authorization or execution of any action taken or not 2	340
taken during any meeting. 2	341
By resolution, a board of education may waive the reading 2	342
of the record of any of its proceedings, provided that such	343
record has been distributed to the members of the board of 2	344
education at least two days prior to the date of the next 2	345
succeeding regular meeting and that copies of such record are 2	346
made available to the public and news media. Such resolution 2	347
shall be in full force and effect until such time as amended or 2	348

rescinded by the board of education.	2349
Sec. 3313.413. (A) As used in this section, "high-	2350
performing community school" means either of the following:	2351
(1) A community school established under Chapter 3314. of	2352
the Revised Code that meets the following conditions:	2353
(a) Except as provided in division (A)(1)(b) or (c) of	2354
this section, the school both:	2355
(i) Has received either a grade of "A," "B," or "C" for	2356
the performance index score under division (C)(1)(b) of section	2357
3302.03 of the Revised Code or a performance rating of three	2358
stars or higher for achievement under division (D)(3)(b) of that	2359
section; or has increased its performance index score under	2360
division (C)(1)(b) or (D)(1)(d) of section 3302.03 of the	2361
Revised Code in each of the previous three years of operation;	2362
and	2363
(ii) Has received either a grade of "A" or "B" for the	2364
value-added progress dimension under division (C)(1)(e) of	2365
section 3302.03 of the Revised Code or a performance rating of	2366
four stars or higher for progress under division (D)(3)(c) of	2367
that section on its most recent report card rating issued under	2368
that section.	2369
(b) If the school serves only grades kindergarten through	2370
three, the school received either a grade of "A" or "B" for	2371
making progress in improving literacy in grades kindergarten	2372
through three under division (C)(1)(g) of section 3302.03 of the	2373
Revised Code or a performance rating of four stars or higher for	2374
early literacy under division (D)(3)(e) of that section on its	2375
most recent report card issued under that section.	2376
(c) If the school primarily serves students enrolled in a	2377

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dropout prevention and recovery program as described in division	2378
$\frac{A}{A}$ (4) (a) $\frac{B}{A}$ of section 3314.35 of the Revised Code, the	2379
school received a rating of "exceeds standards" on its most	2380
recent report card issued under section 3314.017 of the Revised	2381
Code.	2382
(2) A newly established community school that is	2383
implementing a community school model that has a track record of	2384
high-quality academic performance, as determined by the	2385
department of education and workforce.	2386
(B) When a school district board of education decides to	2387
dispose of real property it owns in its corporate capacity under	2388
section 3313.41 of the Revised Code, the board shall first offer	2389
that property to the governing authorities of all start-up	2390
community schools, the boards of trustees of any college-	2391
preparatory boarding schools, and the governing bodies of any	2392
STEM schools that are located within the territory of the	2393
district. Not later than sixty days after the district board	2394
makes the offer, interested governing authorities, boards of	2395
trustees, and governing bodies shall notify the district	2396
treasurer in writing of the intention to purchase the property.	2397
The district board shall give priority to the governing	2398
authorities of high-performing community schools that are	2399
located within the territory of the district.	2400
(1) If more than one governing authority of a high-	2401
performing community school notifies the district treasurer of	2402
its intention to purchase the property pursuant to division (B)	2403
of this section, the board shall conduct a public auction in the	2404
manner required for auctions of district property under division	2405

(A) of section 3313.41 of the Revised Code. Only the governing

authorities of high-performing community schools that notified

the district treasurer pursuant to division (B) of this section	2408
are eligible to bid at the auction.	2409
(2) If no governing authority of a high-performing	2410
community school notifies the district treasurer of its	2411
intention to purchase the property pursuant to division (B) of	2412
this section, the board shall then proceed with the offers from	2413
all other start-up community schools, college-preparatory	2414
boarding schools, and STEM schools made pursuant to that	2415
division. If more than one such entity notifies the district	2416
treasurer of its intention to purchase the property pursuant to	2417
division (B) of this section, the board shall conduct a public	2418
auction in the manner required for auctions of district property	2419
under division (A) of section 3313.41 of the Revised Code. Only	2420
the entities that notified the district treasurer pursuant to	2421
division (B) of this section are eligible to bid at the auction.	2422
(3) If no governing authority, board of trustees, or	2423
governing body notifies the district treasurer of its intention	2424
to purchase the property pursuant to division (B) of this	2425
section, the district may then offer the property for sale in	2426
the manner prescribed under divisions (A) to (F) of section	2427
3313.41 of the Revised Code.	2428
(C) Notwithstanding anything to the contrary in sections	2429
3313.41 and 3313.411 of the Revised Code, the purchase price of	2430
any real property sold to any of the entities in accordance with	2431
division (B) of this section shall not be more than the	2432
appraised fair market value of that property as determined in an	2433
appraisal of the property that is not more than one year old.	2434
(D) Not later than the first day of October of each year,	2435
the department of education and workforce shall post in a	2436
prominent location on its web site a list of schools that	2437

qualify as high-performing community schools for purposes of 2438 this section and section 3313.411 of the Revised Code. 2439

Sec. 3313.48. (A) The board of education of each city, 2440 exempted village, local, and joint vocational school district 2441 shall provide for the free education of the youth of school age 2442 within the district under its jurisdiction, at such places as 2443 will be most convenient for the attendance of the largest number 2444 thereof. Each school so provided and each chartered nonpublic 2445 school shall be open for instruction with pupils in attendance, 2446 2447 including scheduled classes, supervised activities, and approved education options but excluding lunch and breakfast periods and 2448 extracurricular activities, for not less than four hundred 2449 fifty-five hours in the case of pupils in kindergarten unless 2450 such pupils are provided all-day kindergarten, as defined in 2451 section 3321.05 of the Revised Code, in which case the pupils 2452 shall be in attendance for nine hundred ten hours; nine hundred 2453 ten hours in the case of pupils in grades one through six; and 2454 one thousand one hours in the case of pupils in grades seven 2455 through twelve in each school year, which may include all of the 2456 following: 2457

- (1) Up to the equivalent of two school days per year 2458 during which pupils would otherwise be in attendance but are not 2459 required to attend for the purpose of individualized parent-2460 teacher conferences and reporting periods; 2461
- (2) Up to the equivalent of two school days per year 2462 during which pupils would otherwise be in attendance but are not 2463 required to attend for professional meetings of teachers; 2464
- (3) Morning and afternoon recess periods of not more than 2465 fifteen minutes duration per period for pupils in grades 2466 kindergarten through six.

- (B) Not later than thirty days prior to adopting a school 2468 calendar, the board of education of each city, exempted village, 2469 and local school district shall hold a public hearing on the 2470 school calendar, addressing topics that include, but are not 2471 limited to, the total number of hours in a school year, length 2472 of school day, and beginning and end dates of instruction. The 2473 public hearing required under this division need not be a 2474 separate, individual hearing and may be part of another public 2475 hearing or board meeting. 2476
- (C) No school operated by a city, exempted village, local, 2477 or joint vocational school district shall reduce the number of 2478 hours in each school year that the school is scheduled to be 2479 open for instruction from the number of hours per year the 2480 school was open for instruction during the previous school year 2481 unless the reduction is approved by a resolution adopted by the 2482 district board of education. Any reduction so approved shall not 2483 result in fewer hours of instruction per school year than the 2484 applicable number of hours required under division (A) of this 2485 section. 2486
- (D) Prior to making any change in the hours or days in 2487 which a high school under its jurisdiction is open for 2488 instruction, the board of education of each city, exempted 2489 village, and local school district shall consider the 2490 compatibility of the proposed change with the scheduling needs 2491 of any joint vocational school district in which any of the high 2492 school's students are also enrolled. The board shall consider 2493 the impact of the proposed change on student access to the 2494 instructional programs offered by the joint vocational school 2495 district, incentives for students to participate in career-2496 technical education, transportation, and the timing of 2497 graduation. The board shall provide the joint vocational school 2498

district board with advance notice of the proposed change and	2499
the two boards shall enter into a written agreement prescribing	2500
reasonable accommodations to meet the scheduling needs of the	2501
joint vocational school district prior to implementation of the	2502
change.	2503

- (E) Subject to section 3327.016 of the Revised Code, prior 2504 to making any change in the hours or days in which a school 2505 under its jurisdiction is open for instruction, the board of 2506 education of each city, exempted village, and local school 2507 district shall consider the compatibility of the proposed change 2508 with the scheduling needs of any community school established 2509 under Chapter 3314. of the Revised Code to which the district is 2510 required to transport students under sections 3314.09 and 2511 3327.01 of the Revised Code. The board shall consider the impact 2512 of the proposed change on student access to the instructional 2513 programs offered by the community school, transportation, and 2514 the timing of graduation. The board shall provide the sponsor, 2515 governing authority, and operator of the community school with 2516 advance notice of the proposed change, and the board and the 2517 governing authority, or operator if such authority is delegated 2518 2519 to the operator, shall enter into a written agreement prescribing reasonable accommodations to meet the scheduling 2520 needs of the community school prior to implementation of the 2521 change. 2522
- (F) Subject to section 3327.016 of the Revised Code, prior 2523 to making any change in the hours or days in which the schools 2524 under its jurisdiction are open for instruction, the board of 2525 education of each city, exempted village, and local school 2526 district shall consult with the chartered nonpublic schools to 2527 which the district is required to transport students under 2528 section 3327.01 of the Revised Code and shall consider the 2529

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effect of the proposed change on the schedule for transportation	2530
of those students to their nonpublic schools. The governing	2531
authority of a chartered nonpublic school shall consult with	2532
each school district board of education that transports students	2533
to the chartered nonpublic school under section 3327.01 of the	2534
Revised Code prior to making any change in the hours or days in	2535
which the nonpublic school is open for instruction.	2536

- (G) The department of education and workforce shall not 2537 adopt or enforce any rule or standard that imposes on chartered 2538 nonpublic schools the procedural requirements imposed on school 2539 districts by divisions (B), (C), (D), and (E) of this section. 2540
- Sec. 3313.92. (A) The boards of education of any two or 2541 more school districts may, subject to the approval of the 2542 department of education and workforce, enter into agreements for 2543 the joint or cooperative construction, acquisition, or 2544 improvement of any building, structure, or facility benefiting 2545 the parties thereto, including, without limitation, schools and 2546 classrooms for the purpose of Chapter 3323. of the Revised Code, 2547 and for the management, operation, occupancy, use, maintenance, 2548 or repair thereof, or for the joint or cooperative participation 2549 in programs, projects, activities, or services in connection 2550 2551 with such buildings, structures, or facilities, including participation in the Ohio education computer network established 2552 by section 3301.075 of the Revised Code. 2553
- (B) Any agreement entered into under authority of this section shall, where appropriate, provide for:
- (1) The method by which the building, structure, or 2556 facility shall be constructed, acquired, or improved and by 2557 which it shall be managed, occupied, maintained, and repaired, 2558 and specifically a designation of one of the boards of education 2559

to take and have exclusive charge of any and all details of	2560
construction, acquisition, or improvement, including any	2561
advertising for bids and the award of any construction or	2562
improvement contract pursuant to the law applicable to such	2563
board of education;	2564
(2) The manner in which the title to the buildings,	2565
structures, or facilities, including the sites and interests in	2566
real estate necessary therefor, is to be held by one or more of	2567
such boards of education;	2568
(3) The management or administration of any such programs,	2569
projects, activities, services, or joint exercise of powers,	2570
which may include management or administration by one of said	2571
boards of education;	2572
(4) The manner of apportionment or sharing of all of the	2573
costs, or specified classes of costs, including without	2574
limitation costs of planning, construction, acquisition,	2575
improvement, management, operation, maintenance, or repair of	2576
such buildings, structures, or facilities, or of planning and	2577
conducting such programs or projects, or obtaining such	2578
services, which apportionment or sharing may be based on fixed	2579
amounts, or on ratios or formulas, or affected through tuitions	2580
to be contributed by the parties or in such manner therein	2581
provided.	2582
(C) Any agreement entered into under authority of this	2583
section may provide for:	2584
(1) An orderly process for making determinations as to	2585
planning, execution, implementation, and operation, which may	2586
include provisions for a committee, board, or commission, and	2587
for representation thereon;	2588

(2) Securing necessary personnel, including participation	2589
of teachers and other personnel from the respective school	2590
districts;	2591
(3) Standards or conditions for the admission or	2592
participation of students and others, including students from	2593
other school districts;	2594
(4) Conditions for admittance of other school districts to	2595
participation under the agreement;	2596
(5) Fixing or establishing the method of determining	2597
special charges to be made for particular services or materials;	2598
(6) The manner of amending, supplementing, terminating, or	2599
withdrawal or removal of any party from, the agreement, and the	2600
term of the agreement or an indefinite term;	2601
(7) Designation of the applicants for or recipients of any	2602
state, federal, or other aid, assistance, or loans available by	2603
reason of any activities conducted under the agreement;	2604
(8) Designation of one or more of the participating boards	2605
of education to maintain, prepare, and submit, on behalf of all	2606
parties to the agreement, any or all records and reports with	2607
regard to the activities conducted under the agreement,	2608
including without limitation those required under sections	2609
3301.14, 3313.50, 3319.32 to 3319.37, 3321.12, 3323.08, and	2610
3323.13 of the Revised Code;	2611
(9) Such other matters as the parties thereto may agree	2612
upon for the purposes of division (A) of this section.	2613
(D) For the purpose of paying or contributing its share	2614
under an agreement made under this section, a board of education	2615
may:	2616

(1) Appropriate any moneys from its general fund, and from	2617
any other funds not otherwise restricted by law, including funds	2618
for permanent improvements of such board of education where the	2619
contribution is to be made toward the cost of permanent	2620
improvements under the agreement;	2621
(2) Issue bonds, and notes in anticipation thereof, under	2622
Chapter 133. and section 3311.20 of the Revised Code for any	2623
permanent improvement, as defined in section 133.01 of the	2624
Revised Code, to be provided under such agreement;	2625
(3) Levy taxes, and issue notes in anticipation thereof,	2626
under Chapters 3311. and 5705. of the Revised Code pertaining to	2627
such board of education, provided that the purpose of such levy	2628
may include the provision of funds for either or both permanent	2629
improvements and current operating expenses required as the	2630
share of such board of education under such agreement;	2631
(4) Contribute real and personal property for use under	2632
such agreement without necessity for competitive bidding on	2633
disposition of such property.	2634
(E) Funds provided by the parties to an agreement entered	2635
into under this section, whether by appropriation, the levy of	2636
taxes, the issuance of bonds or notes, or otherwise, shall be	2637
transferred to and placed in a separate fund or funds of such	2638
participating board of education as is designated the fiscal	2639
agent for such purpose under the agreement, shall be	2640
appropriated to and shall be applied for the purposes provided	2641
in such agreement, and shall be subject to audit and, pursuant	2642
to any determinations to be made as provided under such	2643
agreement, shall be deposited, invested, and disbursed under the	2644
provisions of law applicable to the board of education in whose	2645

custody those funds are held; and the records and reports of

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such board of education under Chapter 117. of the Revised	Code 2647
with respect to those funds shall be sufficient without	2648
necessity for reports thereon by the other boards of educ	ation 2649
participating under such agreement.	2650
(F) As used in this section, "construction, acquisi-	tion, 2651
or improvement of any building, structure, or facility" a	
includes acquisition of real estate and interests in real	estate 2653
therefor, site improvements, and furniture, furnishings,	and 2654
equipment therefor. Buildings, structures, or facilities	2655
constructed, acquired, or improved under this section may	2656
subject to the agreement, be used for any lawful purpose	by each 2657
party so long as the use thereof is an authorized proper	use for 2658
that party.	2659
(G) Any agreement entered into under this section sl	hall be 2660
subject to any laws hereafter enacted making express refe	
therein to this section and requiring the transfer of any	
functions exercised or properties held under such agreeme	
any public officer, board, or body heretofore or hereafte	
established, or requiring the termination of such agreeme	
otherwise affecting the agreement.	2666
(H) The powers granted in this section are supplement	ntary 2667
to, and not in derogation of or restriction upon, all oth	er 2668
powers of boards of education of school districts, and ar	re to be 2669
liberally construed to permit the achievement of the obje	ectives 2670
of this section and to permit the boards of education to	take 2671
advantage of federal grant and loan programs, provided th	at the 2672
exercise of such powers shall be subject to such audit an	d 2673

regulation as would be applicable if exercised under any other

Sec. 3313.984. (A) Each school district shall report to

provision of the Revised Code.

the department of education and workforce, in the manner	2677
prescribed by the department, the number of students who attend	2678
a school building other than the one assigned by the board or	2679
district superintendent.	2680
(B) A school district that conducts an enrollment lottery	2681
for students through an intradistrict open enrollment policy	2682
under this section shall conduct do all of the following:	2683
(1) Conduct that lottery on the second Monday of June not	2684
earlier than the first day of April prior to the school year for	2685
which the student is seeking enrollment and not later than the	2686
<pre>immediately following second Monday of June;</pre>	2687
(2) Notify parents of students who reside in the district	2688
of the date of the lottery prior to that date;	2689
(3) Post on the district's web site information about the	2690
lottery, including how and when the lottery will be conducted.	2691
Sec. 3314.012. (A) The director of education and workforce	2692
shall appoint representatives of the department of education and	2693
workforce, including employees who work with the education	2694
management information system, to a committee to develop report	2695
card models for community schools. The committee shall design	2696
model report cards appropriate for the various types of-	2697
community schools approved to operate in the state. Sufficient	2698
models shall be developed to reflect the variety of grade levels-	2699
served and the missions of the state's community schools. All	2700
models shall include both financial and academic data.	2701
(B) Except as provided in section 3314.017 of the Revised	2702
Code, the department of education and workforce shall issue an	2703
annual report card for each community school, regardless of how	2704
long the school has been in operation. The report card shall	2705

report the academic and financial performance of the school	2706
utilizing one of the models developed under division (A) of this	2707
section. The report card shall include all information	2708
applicable to school buildings under section 3302.03 of the	2709
Revised Code. The ratings a community school receives under	2710
section 3302.03 of the Revised Code for its first two full	2711
school years shall not be considered toward automatic closure of	2712
the school under section 3314.35 of the Revised Code or any	2713
other matter that is based on report card ratings.	2714
(C) (B) Upon receipt of a copy of a contract between a	2715
sponsor and a community school entered into under this chapter,	2716
the department shall notify the community school of the specific	2717
model report card that will be used for that school.	2718
$\frac{(D)-(C)}{(C)}$ Report cards shall be distributed to the parents	2719
of all students in the community school, to the members of the	2720
board of education of the school district in which the community	2721
school is located, and to any person who requests one from the	2722
department.	2723
Sec. 3314.015. (A) The department of education and	2724
workforce shall be responsible for the oversight of any and all	2725
sponsors of the community schools established under this chapter	2726
and shall provide technical assistance to schools and sponsors	2727
in their compliance with applicable laws and the terms of the	2728
contracts entered into under section 3314.03 of the Revised Code	2729
and in the development and start-up activities of those schools.	2730
In carrying out its duties under this section, the department	2731
shall do all of the following:	2732
(1) In providing technical assistance to proposing	2733
parties, governing authorities, and sponsors, conduct training	2734

sessions and distribute informational materials;

(2) Approve entities to be sponsors of community schools;	2736
(3) Monitor and evaluate, as required under section	2737
3314.016 of the Revised Code, the effectiveness of any and all	2738
sponsors in their oversight of the schools with which they have	2739
contracted;	2740
(4) By December thirty-first of each year, issue a report	2741
to the governor, the speaker of the house of representatives,	2742
the president of the senate, and the chairpersons of the house	2743
and senate committees principally responsible for education	2744
matters regarding the effectiveness of academic programs,	2745
operations, and legal compliance and of the financial condition	2746
of all community schools established under this chapter and on	2747
the performance of community school sponsors;	2748
(5) From time to time, make legislative recommendations to	2749
the general assembly designed to enhance the operation and	2750
performance of community schools.	2751
(B)(1) Except as provided in sections 3314.021 and	2752
3314.027 of the Revised Code, no entity shall enter into a	2753
preliminary agreement under division (C)(2) of section 3314.02	2754
of the Revised Code or renew an existing contract to sponsor a	2755
community school until it has received approval from the	2756
department to sponsor community schools under this chapter and	2757
has entered into a written agreement with the department	2758
regarding the manner in which the entity will conduct such	2759
sponsorship.	2760
On and after July 1, 2017, each entity that sponsors a	2761
community school in this state, except for an entity described	2762
in sections 3314.021 and 3314.027 of the Revised Code, shall	2763
attain approval from the department in order to continue	2764

sponsoring schools regardless of whether that entity intends to	2765
enter into a preliminary agreement or renew an existing	2766
contract.	2767
All new and renewed agreements between the department and	2768
a sponsor shall contain specific language addressing the	2769
parameters under which the department can intervene and	2770
potentially revoke sponsorship authority in the event that the	2771
sponsor is unwilling or unable to fulfill its obligations.	2772
Additionally, each agreement shall set forth any territorial	2773
restrictions and limits on the number of schools that entity may	2774
sponsor, provide for an annual evaluation process, and include a	2775
stipulation permitting the department to modify the agreement	2776
under the following circumstances:	2777
(a) Poor fiscal management;	2778
(b) Lack of academic progress.	2779
(2) The initial term of a sponsor's agreement with the	2780
department shall be for up to five years.	2781
(a) An agreement entered into with the department pursuant	2782
to this section may be renewed for a term of up to ten years	2783
using the following criteria:	2784
(i) The academic performance of students enrolled in each	2785
community school the entity sponsors, as determined by the	2786
department pursuant to division (B)(1)(a) of section 3314.016 of	2787
the Revised Code;	2788
(ii) The sponsor's adherence to quality practices, as	2789
determined by the department pursuant to division (B)(1)(b) of	2790
section 3314.016 of the Revised Code;	2791
(iii) The sponsor's compliance with all applicable laws	2792

and administrative rules.

(b) Each agreement between the department and a sponsor 2794 shall specify that entities with an overall rating of 2795 "exemplary" for at least two consecutive years shall not be 2796 subject to the limit on the number of community schools the 2797 entity may sponsor or any territorial restrictions on 2798 sponsorship, for so long as that entity continues to be rated 2799 "exemplary."

(c) The department shall adopt in accordance with Chapter 2801 119. of the Revised Code rules containing criteria, procedures, 2802 and deadlines for processing applications for approval of 2803 sponsors, for oversight of sponsors, for notifying a sponsor of 2804 noncompliance with applicable laws and administrative rules 2805 under division (F) of this section, for revocation of the 2806 approval of sponsors under division (C) of this section, and for 2807 entering into written agreements with sponsors. The rules shall 2808 require an entity to submit evidence of the entity's ability and 2809 willingness to comply with the provisions of division (D) of 2810 section 3314.03 of the Revised Code. The rules also shall 2811 require all entities approved as sponsors to demonstrate a 2812 record of financial responsibility and successful implementation 2813 2814 of educational programs. If an entity seeking approval to sponsor community schools in this state sponsors or operates 2815 schools in another state, at least one of the schools sponsored 2816 or operated by the entity must be comparable to or better than 2817 the performance of Ohio schools in need of continuous 2818 improvement under section 3302.03 of the Revised Code, as 2819 determined by the department. 2820

Subject to section 3314.016 of the Revised Code, an entity 2821 that sponsors community schools may enter into preliminary 2822

agreements and sponsor up to one hundred schools, provided each	2823
school and the contract for sponsorship meets the requirements	2824
of this chapter. A sponsor that was rated "exemplary" on its	2825
most recent rating under section 3314.016 of the Revised Code	2826
may sponsor up to two hundred such schools.	2827

- (3) The department shall determine, pursuant to criteria 2828 specified in rules adopted in accordance with Chapter 119. of 2829 the Revised Code, whether the mission proposed to be specified 2830 in the contract of a community school to be sponsored by a state 2831 university board of trustees or the board's designee under 2832 division (C)(1)(e) of section 3314.02 of the Revised Code 2833 complies with the requirements of that division. Such 2834 determination of the department is final. 2835
- (4) The department shall determine, pursuant to criteria 2836 specified in rules adopted in accordance with Chapter 119. of 2837 the Revised Code, if any tax-exempt entity under section 501(c) 2838 (3) of the Internal Revenue Code that is proposed to be a 2839 sponsor of a community school is an education-oriented entity 2840 for purpose of satisfying the condition prescribed in division 2841 (C)(1)(f)(iii) of section 3314.02 of the Revised Code. Such 2842 determination of the department is final. 2843
- (C) If at any time the department finds that a sponsor is 2844 not in compliance or is no longer willing to comply with its 2845 contract with any community school or with the department's 2846 rules for sponsorship, the department shall conduct a hearing in 2847 accordance with Chapter 119. of the Revised Code on that matter. 2848 If after the hearing, the department has confirmed the original 2849 finding, it may revoke the sponsor's approval to sponsor 2850 community schools. In that case, the department's office of Ohio 2851 school sponsorship, established under section 3314.029 of the 2852

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Revised Code, may assume the sponsorship of any schools with	2853
which the sponsor has contracted until the earlier of the	2854
expiration of two school years or until a new sponsor as	2855
described in division (C)(1) of section 3314.02 of the Revised	2856
Code is secured by the school's governing authority. The office	2857
of Ohio school sponsorship may extend the term of the contract	2858
in the case of a school for which it has assumed sponsorship	2859
under this division as necessary to accommodate the term of the	2860
department's authorization to sponsor the school specified in	2861
this division. Community schools sponsored under this division	2862
shall not apply to the limit on directly authorized community	2863
schools under division (A)(3) of section 3314.029 of the Revised	2864
Code. However, nothing in this division shall preclude a	2865
community school affected by this division from applying for	2866
sponsorship under that section.	2867

- (D) The decision of the department to disapprove an entity for sponsorship of a community school or to revoke approval for such sponsorship under division (C) of this section, may be appealed by the entity in accordance with section 119.12 of the Revised Code.
- (E) The department shall adopt procedures for use by a 2873 community school governing authority and sponsor when the school 2874 permanently closes and ceases operation, which shall include at 2875 least procedures for data reporting to the department, handling 2876 of student records, distribution of assets in accordance with 2877 section 3314.074 of the Revised Code, and other matters related 2878 to ceasing operation of the school.
- (F) (1) In lieu of revoking a sponsor's authority to 2880 sponsor community schools under division (C) of this section, if 2881 the department finds that a sponsor is not in compliance with 2882

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applicable laws and administrative rules, the department shall	2883
declare in a written notice to the sponsor the specific laws or	2884
rules, or both, for which the sponsor is noncompliant. A sponsor	2885
notified under division (F)(1) of this section shall respond to	2886
the department not later than fourteen days after the	2887
notification with a proposed plan to remedy the conditions for	2888
which the sponsor was found to be noncompliant. The department	2889
shall approve or disapprove the plan not later than fourteen	2890
days after receiving it. If the plan is disapproved, the sponsor	2891
may submit a revised plan to the department not later than	2892
fourteen days after receiving notification of disapproval from	2893
the department or not later than sixty days after the date the	2894
sponsor received notification of noncompliance from the	2895
department, whichever is earlier. The department shall approve	2896
or disapprove the revised plan not later than fourteen days	2897
after receiving it or not later than sixty days after the date	2898
the sponsor received notification of noncompliance from the	2899
department, whichever is earlier. A sponsor may continue to make	2900
revisions by the deadlines prescribed in division (F)(1) of this	2901
section to any revised plan that is disapproved by the	2902
department until the sixtieth day after the date the sponsor	2903
received notification of noncompliance from the department.	2904

If a plan or a revised plan is approved, the sponsor shall 2905 implement it not later than sixty days after the date the 2906 sponsor received notification of noncompliance from the 2907 department or not later than thirty days after the plan is 2908 approved, whichever is later. If a sponsor does not respond to 2909 the department or implement an approved compliance plan by the 2910 deadlines prescribed by division (F)(1) of this section, or if a 2911 sponsor does not receive approval of a compliance plan on or 2912 before the sixtieth day after the date the sponsor received 2913

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notification of noncompliance from the department, the	2914
department shall declare in written notice to the sponsor that	2915
the sponsor is in probationary status, and may limit the	2916
sponsor's ability to sponsor additional schools.	2917
(2) A sponsor that has been placed on probationary status	2918
under division (F)(1) of this section may apply to the	2919
department for its probationary status to be lifted. The	2920
application for a sponsor's probationary status to be lifted	2921
shall include evidence, occurring after the initial notification	2922
of noncompliance, of the sponsor's compliance with applicable	2923
laws and administrative rules. Not later than fourteen days	2924
after receiving an application from the sponsor, the department	2925
shall decide whether or not to remove the sponsor's probationary	2926
status.	2927
(G) In carrying out its duties under this chapter, the	2928
department shall not impose requirements on community schools or	2929
their sponsors that are not permitted by law or duly adopted	2930
rules.	2931
(H) This section applies to entities that sponsor	2932
conversion community schools and new start-up schools.	2933
(I) Nothing in divisions (C) to (F) of this section	2934
prohibits the department from taking any action permitted or	2935
required under the written agreement between the department and	2936
a sponsoring entity without a hearing on the matter, in the	2937
event that the sponsor is unwilling or unable to fulfill its	2938
obligations.	2939
Sec. 3314.016. This section applies to any entity that	2940

sponsors a community school, regardless of whether section

3314.021 or 3314.027 of the Revised Code exempts the entity from

the requirement to be approved for sponsorship under divisions	2943
(A) (2) and (B) (1) of section 3314.015 of the Revised Code. The	2944
office of Ohio school sponsorship established under section	2945
3314.029 of the Revised Code shall be rated under division (B)	2946
of this section, but divisions (A) and (C) of this section do	2947
not apply to the office.	2948
(A) An entity that sponsors a community school shall be	2949
permitted to enter into contracts under section 3314.03 of the	2950
Revised Code to sponsor additional community schools only if the	2951
entity meets all of the following criteria:	2952
(1) The entity is in compliance with all provisions of	2953
this chapter requiring sponsors of community schools to report	2954
data or information to the department of education and	2955
workforce.	2956
(2) The entity is not rated as "ineffective" under	2957
division (B)(6) of this section.	2958
(3) Except as set forth in sections 3314.021 and 3314.027	2959
of the Revised Code, the entity has received approval from and	2960
entered into an agreement with the department pursuant to	2961
section 3314.015 of the Revised Code.	2962
(B)(1) The department shall develop and implement an	2963
evaluation system that annually rates and assigns an overall	2964
rating to each entity that sponsors a community school. The	2965
department, not later than the first day of February of each	2966
year, shall post on the department's web site the framework for	2967
the evaluation system, including technical documentation that	2968
the department intends to use to rate sponsors for the next	2969
school year. The department shall solicit public comment on the	2970
evaluation system for thirty consecutive days. Not later than	2971

the first day of April of each year, the department shall	2972
compile and post on the department's web site all public	2973
comments that were received during the public comment period.	2974
The evaluation system shall be posted on the department's web	2975
site by the fifteenth day of July of each school year. Any	2976
changes to the evaluation system after that date shall take	2977
effect the following year. The evaluation system shall be based	2978
on the following components:	2979

- (a) Academic performance of students enrolled in community 2980 2981 schools sponsored by the same entity. The academic performance 2982 component shall be derived from the performance measures prescribed for the state report cards under section 3302.03 or 2983 3314.017 of the Revised Code, and shall be based on the 2984 performance of the schools for the school year for which the 2985 evaluation is conducted. In addition to the academic performance 2986 for a specific school year, the academic performance component 2987 shall also include year-to-year changes in the overall sponsor 2988 portfolio. For a community school for which no graded 2989 performance measures are applicable or available, the department 2990 shall use nonreport card performance measures specified in the 2991 contract between the community school and the sponsor under 2992 division (A)(4) of section 3314.03 of the Revised Code. 2993
- (b) Adherence by a sponsor to the quality practices 2994 prescribed by the department under division (B)(3) of this 2995 section. For a sponsor that was rated "effective" or "exemplary" 2996 on its most recent rating, the department may evaluate that 2997 sponsor's adherence to quality practices once over a period of 2998 three years. If the department elects to evaluate a sponsor once 2999 over a period of three years, the most recent rating for a 3000 sponsor's adherence to quality practices shall be used when 3001 determining an annual overall rating conducted under this 3002

section. 3003 (c) Compliance with all applicable laws and administrative 3004 rules by an entity that sponsors a community school. 3005 Under the evaluation system prescribed under division (B) 3006 (1) of this section, the department shall not assign an overall 3007 rating of "ineffective" or lower to an entity that sponsors a 3008 community school solely because that entity received no points 3009 on one of the components prescribed under that division. 3010 (2) In calculating an academic performance component, the 3011 department shall exclude all community schools that have been in 3012 operation for not more than two full school years and all 3013 community schools described in division $\frac{A}{A}$ (4) (b) (B) (2) of 3014 section 3314.35 of the Revised Code. However, the academic 3015 performance of the community schools described in division (A) 3016 $\frac{(4) (b)}{(8)}$ (B) (2) of section 3314.35 of the Revised Code shall be 3017 reported, but shall not be used as a factor when determining a 3018 3019 sponsoring entity's rating under this section. (3) The department, in consultation with entities that 3020 sponsor community schools, shall prescribe quality practices for 3021 community school sponsors and develop an instrument to measure 3022 3023 adherence to those quality practices. The quality practices shall be based on standards developed by the national 3024 3025 association of charter school authorizers or any other nationally organized community school organization. 3026 (4) (a) The department may permit peer review of a 3027 sponsor's adherence to the quality practices prescribed under 3028 division (B)(3) of this section. Peer reviewers shall be limited 3029 to individuals employed by sponsors rated "effective" or 3030 "exemplary" on the most recent ratings conducted under this 3031

section.	3032
(b) The department shall require individuals participating	3033
in peer review under division (B)(4)(a) of this section to	3034
complete training approved or established by the department.	3035
(c) The department may enter into an agreement with	3036
another entity to provide training to individuals conducting	3037
peer review of sponsors. Prior to entering into an agreement	3038
with an entity, the department shall review and approve of the	3039
entity's training program.	3040
(5) The director of education and workforce shall adopt	3041
rules in accordance with Chapter 119. of the Revised Code	3042
prescribing standards for measuring compliance with applicable	3043
laws and rules under division (B)(1)(c) of this section.	3044
(6) The department annually shall rate all entities that	3045
sponsor community schools as either "exemplary," "effective,"	3046
"ineffective," or "poor," based on the components prescribed by	3047
division (B) of this section, where each component is weighted	3048
equally. A separate rating shall be given by the department for	3049
each component of the evaluation system.	3050
The department shall publish the ratings between the first	3051
day of October and the fifteenth day of November.	3052
Prior to the publication of the final ratings, the	3053
department shall designate and provide notice of a period of at	3054
least ten business days during which each sponsor may review the	3055
information used by the department to determine the sponsor's	3056
rating on the components prescribed by division (B)(1) of this	3057
section. If the sponsor believes there is an error in the	3058
department's evaluation, the sponsor may request adjustments to	3059
the rating of any of those components based on documentation	3060

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previously submitted as part of an evaluation. The sponsor shall	3061
provide to the department any necessary evidence or information	3062
to support the requested adjustments. The department shall	3063
review the evidence and information, determine whether an	3064
adjustment is valid, and promptly notify the sponsor of its	3065
determination and reasons. If any adjustments to the data could	3066
result in a change to the rating on the applicable component or	3067
to the overall rating, the department shall recalculate the	3068
ratings prior to publication.	3069

The department shall provide training on an annual basis regarding the evaluation system prescribed under this section. The training shall, at a minimum, describe methodology, timelines, and data required for the evaluation system. The first training session shall occur not later than March 2, 2016. Beginning in 2018, the training shall be made available to each entity that sponsors a community school by the fifteenth day of July of each year and shall include guidance on any changes made to the evaluation system.

- (7) (a) Entities with an overall rating of "exemplary" for the two most recent years in which the entity was evaluated may take advantage of the following incentives:
- (i) Renewal of the written agreement with the department, not to exceed ten years, provided that the entity consents to continued evaluation of adherence to quality practices as described in division (B)(1)(b) of this section;
- (ii) The ability to extend the term of the contract between the sponsoring entity and the community school beyond the term described in the written agreement with the department;
 - (iii) An exemption from the preliminary agreement and

contract adoption and execution deadline requirements prescribed	3090
in division (D) of section 3314.02 of the Revised Code;	3091
(iv) An exemption from the automatic contract expiration	3092
requirement, should a new community school fail to open by the	3093
thirtieth day of September of the calendar year in which the	3094
community school contract is executed;	3095
(v) No limit on the number of community schools the entity	3096
may sponsor;	3097
(vi) No territorial restrictions on sponsorship.	3098
An entity may continue to sponsor any community schools	3099
with which it entered into agreements under division (B)(7)(a)	3100
(v) or (vi) of this section while rated "exemplary,"	3101
notwithstanding the fact that the entity later receives a lower	3102
overall rating.	3103
(b) Entities with an overall rating of "exemplary" or	3104
(b) Entities with an overall rating of "exemplary" or "effective" for the three most recent years in which the entity	3104 3105
"effective" for the three most recent years in which the entity	3105
"effective" for the three most recent years in which the entity was evaluated shall be evaluated by the department once every	3105 3106
"effective" for the three most recent years in which the entity was evaluated shall be evaluated by the department once every three years.	3105 3106 3107
"effective" for the three most recent years in which the entity was evaluated shall be evaluated by the department once every three years. (c) (i) Entities that receive an overall rating of	3105 3106 3107 3108
"effective" for the three most recent years in which the entity was evaluated shall be evaluated by the department once every three years. (c) (i) Entities that receive an overall rating of "ineffective" shall be prohibited from sponsoring any new or	3105 3106 3107 3108 3109
"effective" for the three most recent years in which the entity was evaluated shall be evaluated by the department once every three years. (c) (i) Entities that receive an overall rating of "ineffective" shall be prohibited from sponsoring any new or additional community schools during the time in which the	3105 3106 3107 3108 3109 3110
"effective" for the three most recent years in which the entity was evaluated shall be evaluated by the department once every three years. (c) (i) Entities that receive an overall rating of "ineffective" shall be prohibited from sponsoring any new or additional community schools during the time in which the sponsor is rated as "ineffective" and shall be subject to a	3105 3106 3107 3108 3109 3110 3111
"effective" for the three most recent years in which the entity was evaluated shall be evaluated by the department once every three years. (c) (i) Entities that receive an overall rating of "ineffective" shall be prohibited from sponsoring any new or additional community schools during the time in which the sponsor is rated as "ineffective" and shall be subject to a quality improvement plan based on correcting the deficiencies	3105 3106 3107 3108 3109 3110 3111 3112
"effective" for the three most recent years in which the entity was evaluated shall be evaluated by the department once every three years. (c) (i) Entities that receive an overall rating of "ineffective" shall be prohibited from sponsoring any new or additional community schools during the time in which the sponsor is rated as "ineffective" and shall be subject to a quality improvement plan based on correcting the deficiencies that led to the "ineffective" rating, with timelines and	3105 3106 3107 3108 3109 3110 3111 3112 3113
"effective" for the three most recent years in which the entity was evaluated shall be evaluated by the department once every three years. (c) (i) Entities that receive an overall rating of "ineffective" shall be prohibited from sponsoring any new or additional community schools during the time in which the sponsor is rated as "ineffective" and shall be subject to a quality improvement plan based on correcting the deficiencies that led to the "ineffective" rating, with timelines and benchmarks that have been established by the department.	3105 3106 3107 3108 3109 3110 3111 3112 3113 3114
"effective" for the three most recent years in which the entity was evaluated shall be evaluated by the department once every three years. (c) (i) Entities that receive an overall rating of "ineffective" shall be prohibited from sponsoring any new or additional community schools during the time in which the sponsor is rated as "ineffective" and shall be subject to a quality improvement plan based on correcting the deficiencies that led to the "ineffective" rating, with timelines and benchmarks that have been established by the department. (ii) Entities that receive an overall rating of	3105 3106 3107 3108 3109 3110 3111 3112 3113 3114

appeal the revocation of its sponsorship authority to the	3119
director, who shall appoint an independent hearing officer to	3120
conduct a hearing in accordance with Chapter 119. of the Revised	3121
Code. The hearing shall be conducted within thirty days after	3122
receipt of the notice of appeal. Within forty-five days after	3123
the hearing is completed, the director shall determine whether	3124
the revocation is appropriate based on the hearing conducted by	3125
the independent hearing officer, and if determined appropriate,	3126
the revocation shall be confirmed.	3127

- (d) Entities that receive an overall rating of "poor" 3128 shall have all sponsorship authority revoked. Within thirty days 3129 after receiving a rating of "poor," the entity may appeal the 3130 revocation of its sponsorship authority to the director, who 3131 shall appoint an independent hearing officer to conduct a 3132 hearing in accordance with Chapter 119. of the Revised Code. The 3133 hearing shall be conducted within thirty days after receipt of 3134 the notice of appeal. Within forty-five days after the hearing 3135 is completed, the director shall determine whether the 3136 revocation is appropriate based on the hearing conducted by the 3137 independent hearing officer, and if determined appropriate, the 3138 revocation shall be confirmed. 3139
- (8) For the 2014-2015 school year and each school year 3140 thereafter, student academic performance prescribed under 3141 division (B)(1)(a) of this section shall include student 3142 academic performance data from community schools that primarily 3143 serve students enrolled in a dropout prevention and recovery 3144 program. 3145
- (C) If the governing authority of a community school 3146 enters into a contract with a sponsor prior to the date on which 3147 the sponsor is prohibited from sponsoring additional schools 3148

Code.

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under division (A) of this section and the school has not opened	3149
for operation as of that date, that contract shall be void and	3150
the school shall not open until the governing authority secures	3151
a new sponsor by entering into a contract with the new sponsor	3152
under section 3314.03 of the Revised Code. However, the	3153
department's office of Ohio school sponsorship, established	3154
under section 3314.029 of the Revised Code, may assume the	3155
sponsorship of the school until the earlier of the expiration of	3156
two school years or until a new sponsor is secured by the	3157
school's governing authority. A community school sponsored by	3158
the department under this division shall not be included when	3159
calculating the maximum number of directly authorized community	3160
schools permitted under division (A)(3) of section 3314.029 of	3161
the Revised Code.	3162
(D) When an entity's authority to sponsor schools is	3163
revoked pursuant to division (B)(7)(c) or (d) of this section,	3164
the office of Ohio school sponsorship shall assume sponsorship	3165
of any schools with which the original sponsor has contracted	3166
for the remainder of that school year. The office may continue	3167
sponsoring those schools until the earlier of:	3168
(1) The expiration of two school years from the time that	3169
sponsorship is revoked;	3170
(2) When a new sponsor is secured by the governing	3171
authority pursuant to division (C)(1) of section 3314.02 of the	3172
Revised Code.	3173
Any community school sponsored under this division shall	3174
not be counted for purposes of directly authorized community	3175
schools under division $(A)(3)$ of section 3314 029 of the Revised	3176

cohorts:

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(E) The department shall recalculate the rating for the	3178
2017-2018 school year for each sponsor of a community school	3179
that receives recalculated ratings pursuant to division (I) of	3180
section 3314.017 of the Revised Code.	3181
Sec. 3314.017. (A) The department of education and	3182
workforce shall prescribe by rules, adopted in accordance with	3183
Chapter 119. of the Revised Code, an academic performance rating	3184
and report card system that satisfies the requirements of this	3185
section for community schools that primarily serve students	3186
enrolled in dropout prevention and recovery programs as	3187
described in division $\frac{(A)(4)(a)}{(B)(1)}$ of section 3314.35 of the	3188
Revised Code, to be used in lieu of the system prescribed under	3189
sections 3302.03 and 3314.012 of the Revised Code beginning with	3190
the 2012-2013 school year. Each such school shall comply with	3191
the testing and reporting requirements of the system as	3192
prescribed by the department.	3193
(B) Nothing in this section shall at any time relieve a	3194
school from its obligations under the "No Child Left Behind Act	3195
of 2001" to make "adequate yearly progress," as both that act	3196
and that term are defined in section 3302.01 of the Revised	3197
Code, or a school's amenability to the provisions of section	3198
3302.04 or 3302.041 of the Revised Code. The department shall	3199
continue to report each school's performance as required by the	3200
act and to enforce applicable sanctions under section 3302.04 or	3201
3302.041 of the Revised Code.	3202
(C) The rules adopted by the department shall prescribe	3203
the following performance indicators for the rating and report	3204
card system required by this section:	3205

(1) Graduation rate for each of the following student

(a) The number of students who graduate in four years or	3208
less with a regular high school diploma divided by the number of	3209
students who form the adjusted cohort for the graduating class;	3210
(b) The number of students who graduate in five years with	3211
-	-
a regular high school diploma divided by the number of students	3212
who form the adjusted cohort for the four-year graduation rate;	3213
(c) The number of students who graduate in six years with	3214
a regular high school diploma divided by the number of students	3215
who form the adjusted cohort for the four-year graduation rate;	3216
(d) The number of students who graduate in seven years	3217
with a regular high school diploma divided by the number of	3218
students who form the adjusted cohort for the four-year	3219
graduation rate;	3220
(e) The number of students who graduate in eight years	3221
with a regular high school diploma divided by the number of	3222
students who form the adjusted cohort for the four-year	3223
graduation rate.	3224
(2) The percentage of twelfth-grade students currently	3225
enrolled in the school who have attained the designated passing	3226
	3227
score on all of the state high school achievement assessments	
required under division (B)(1) of section 3301.0710 of the	3228
Revised Code or the cumulative performance score on the end-of-	3229
course examinations prescribed under division (B)(2) of section	3230
3301.0712 of the Revised Code, whichever applies, and other	3231
students enrolled in the school, regardless of grade level, who	3232
are within three months of their twenty-second birthday and have	3233
attained the designated passing score on all of the state high	3234
school achievement assessments or the cumulative performance	3235
score on the end-of-course examinations, whichever applies, by	3236

their twenty-second birthday;	3237
(3) Annual measurable objectives as defined in section	3238
3302.01 of the Revised Code;	3239
(4) Growth in student achievement in reading, or	3240
mathematics, or both as measured by separate nationally norm-	3241
referenced assessments that have developed appropriate standards	3242
for students enrolled in dropout prevention and recovery	3243
programs, adopted or approved by the department.	3244
(D)(1) The department's rules shall prescribe the expected	3245
performance levels and benchmarks for each of the indicators	3246
prescribed by division (C) of this section based on the data	3247
gathered by the department under division (G) of this section	3248
and simulations created by the department. Based on a school's	3249
level of attainment or nonattainment of the expected performance	3250
levels and benchmarks for each of the indicators, the department	3251
shall rate each school in one of the following categories:	3252
(a) Exceeds standards;	3253
(b) Meets standards;	3254
(c) Does not meet standards.	3255
(2) The department's rules shall establish all of the	3256
following:	3257
(a) Performance levels and benchmarks for the indicators	3258
described in divisions (C)(1) to (3) of this section;	3259
(b) Both of the following:	3260
(i) Performance levels and benchmarks for the indicator	3261
described in division (C)(4) of this section;	3262
(ii) Standards for awarding a community school described	3263

in division $\frac{A}{A}$ $\frac{A}{A}$ $\frac{A}{A}$ $\frac{A}{A}$ $\frac{A}{A}$ of section 3314.35 of the Revised	3264
Code an overall designation, which shall be calculated as	3265
follows:	3266
(I) Thirty per cent of the score shall be based on the	3267
indicators described in division (C)(1) of this section that are	3268
applicable to the school year for which the overall designation	3269
is granted.	3270
(II) Thirty per cent of the score shall be based on the	3271
indicators described in division (C)(4) of this section.	3272
(III) Twenty per cent of the score shall be based on the	3273
indicators described in division (C)(2) of this section.	3274
(IV) Twenty per cent of the score shall be based on the	3275
indicators described in division (C)(3) of this section.	3276
(3) If both of the indicators described in divisions (C)	3277
(1) and (2) of this section improve by ten per cent for two	3278
consecutive years, a school shall be rated not less than "meets	3279
standards."	3280
The rating and the relevant performance data for each	3281
school shall be posted on the department's web site, and a copy	3282
of the rating and data shall be provided to the governing	3283
authority of the community school.	3284
(E)(1) For the 2012-2013 school year, the department shall	3285
issue a report card including the following performance	3286
measures, but without a performance rating as described in	3287
divisions (D)(1)(a) to (c) of this section, for each community	3288
school described in division $\frac{(A)(4)(a)}{(B)(1)}$ of section 3314.35	3289
of the Revised Code:	3290
(a) The graduation rates as described in divisions (C)(1)	3291

(a) to (c) of this section;	3292
(b) The percentage of twelfth-grade students and other	3293
students who have attained a designated passing score on high	3294
school achievement assessments as described in division (C)(2)	3295
of this section;	3296
(c) The statewide average for the graduation rates and	3297
assessment passage rates described in divisions (C)(1)(a) to (c)	3298
and (C)(2) of this section;	3299
(d) Annual measurable objectives described in division (C)	3300
(3) of this section.	3301
(2) For the 2013-2014 school year, the department shall	3302
issue a report card including the following performance measures	3303
for each community school described in division $\frac{A}{A} \frac{A}{A} \frac{A}{A} = \frac{B}{A} \frac{A}{A}$	3304
of section 3314.35 of the Revised Code:	3305
(a) The graduation rates described in divisions (C)(1)(a)	3306
to (d) of this section, including a performance rating as	3307
described in divisions (D)(1)(a) to (c) of this section;	3308
described in divisions (D)(1)(a) to (c) of this section; (b) The percentage of twelfth-grade students and other	3308 3309
(b) The percentage of twelfth-grade students and other	3309
(b) The percentage of twelfth-grade students and other students who have attained a designated passing score on high	3309 3310
(b) The percentage of twelfth-grade students and other students who have attained a designated passing score on high school achievement assessments as described in division (C)(2)	3309 3310 3311
(b) The percentage of twelfth-grade students and other students who have attained a designated passing score on high school achievement assessments as described in division (C)(2) of this section, including a performance rating as described in	3309 3310 3311 3312
(b) The percentage of twelfth-grade students and other students who have attained a designated passing score on high school achievement assessments as described in division (C)(2) of this section, including a performance rating as described in divisions (D)(1)(a) to (c) of this section;	3309 3310 3311 3312 3313
 (b) The percentage of twelfth-grade students and other students who have attained a designated passing score on high school achievement assessments as described in division (C) (2) of this section, including a performance rating as described in divisions (D) (1) (a) to (c) of this section; (c) Annual measurable objectives described in division (C) 	3309 3310 3311 3312 3313
 (b) The percentage of twelfth-grade students and other students who have attained a designated passing score on high school achievement assessments as described in division (C) (2) of this section, including a performance rating as described in divisions (D) (1) (a) to (c) of this section; (c) Annual measurable objectives described in division (C) (3) of this section, including a performance rating as described 	3309 3310 3311 3312 3313 3314 3315
 (b) The percentage of twelfth-grade students and other students who have attained a designated passing score on high school achievement assessments as described in division (C) (2) of this section, including a performance rating as described in divisions (D) (1) (a) to (c) of this section; (c) Annual measurable objectives described in division (C) (3) of this section, including a performance rating as described in divisions (D) (1) (a) to (c) of this section; 	3309 3310 3311 3312 3313 3314 3315 3316

available;	3320
(ii) Student outcome data, including postsecondary credit	3321
earned, nationally recognized career or technical certification,	3322
military enlistment, job placement, and attendance rate.	3323
(3) Beginning with the 2014-2015 school year, and annually	3324
thereafter, the department shall issue a report card for each	3325
community school described in division $\frac{(A)(4)(a)}{(B)(1)}$ of	3326
section 3314.35 of the Revised Code that includes all of the	3327
following performance measures, including a performance rating	3328
for each measure as described in divisions (D)(1)(a) to (c) of	3329
this section:	3330
(a) The graduation rates as described in division (C)(1)	3331
of this section;	3332
(b) The percentage of twelfth-grade students and other	3333
students who have attained a designated passing score on high	3334
school achievement assessments as described in division (C)(2)	3335
of this section;	3336
(c) Annual measurable objectives described in division (C)	3337
(3) of this section, including a performance rating as described	3338
in divisions (D)(1)(a) to (c) of this section;	3339
(d) Growth in annual student achievement in reading and	3340
mathematics as described in division (C)(4) of this section;	3341
(e) An overall performance designation for the school	3342
calculated under rules adopted under division (D)(2) of this	3343
section.	3344
The department shall also include student outcome data,	3345
including postsecondary credit earned, nationally recognized	3346
career or technical certification, military enlistment, job	3347

placement, attendance rate, and progress on closing achievement	3348
gaps for each school. This information shall not be included in	3349
the calculation of a school's performance rating.	3350
(F) Not later than the thirty-first day of July of each	3351
year, the department shall submit preliminary report card data	3352
for overall academic performance for each performance measure	3353
prescribed in division (E)(3) of this section for each community	3354
school to which this section applies.	3355
(G) For the purposes of prescribing performance levels and	3356
benchmarks under division (D) of this section, the department	3357
shall gather and analyze data from prior school years for each	3358
community school described in division $\frac{(A)(4)(a)}{(B)(1)}$ of	3359
section 3314.35 of the Revised Code. Each such school shall	3360
cooperate with the department. The department shall consult with	3361
stakeholder groups in performing its duties under this division.	3362
(H) The department shall review the performance levels and	3363
benchmarks for performance indicators in the report card issued	3364
under this section and may revise them based on the data	3365
collected under division (G) of this section.	3366
(I) For the purposes of division (F) of section 3314.351	3367
of the Revised Code, the department shall recalculate the	3368
ratings for each school under division (E)(3) of this section	3369
for the 2017-2018 school year and calculate the ratings under	3370
that division for the 2018-2019 school year using the indicators	3371
prescribed by division (C) of this section, as it exists on and	3372
after July 18, 2019.	3373
Sec. 3314.0211. (A) No community school to which either of	3374
the following applies shall be eligible to merge with one or	3375

more other community schools under this section:

(1) The school has met the performance criteria for	3377
required closure specified in division (A) of section 3314.35 or	3378
division (A) of section 3314.351 of the Revised Code for at	3379
least one of the two most recent school years.	3380
(2) The school has been notified of the sponsor's intent	3381
to terminate or not renew the school's contract pursuant to	3382
section 3314.07 of the Revised Code.	3383
(B) Two or more community schools may merge upon the	3384
adoption of a resolution by the governing authority of each	3385
school involved in the merger. Any merger shall take effect on	3386
the first day of July of the year specified in the resolution.	3387
(C) Not less than sixty days prior to the effective date	3388
of a merger under division (B) of this section, each community	3389
school involved in the merger shall do both of the following:	3390
(1) Provide a copy of the resolution to the school's	3391
(1) Hovide a copy of the resolution to the senior s	3331
sponsor;	3392
sponsor;	3392
sponsor; (2) Notify the department of education and workforce of	3392 3393
sponsor; (2) Notify the department of education and workforce of all of the following:	3392 3393 3394
sponsor; (2) Notify the department of education and workforce of all of the following: (a) The impending merger;	3392 3393 3394 3395
sponsor; (2) Notify the department of education and workforce of all of the following: (a) The impending merger; (b) The effective date of the merger;	3392 3393 3394 3395 3396
sponsor; (2) Notify the department of education and workforce of all of the following: (a) The impending merger; (b) The effective date of the merger; (c) The school that will be designated as the surviving	3392 3393 3394 3395 3396
sponsor; (2) Notify the department of education and workforce of all of the following: (a) The impending merger; (b) The effective date of the merger; (c) The school that will be designated as the surviving school in accordance with section 1702.41 of the Revised Code;	3392 3393 3394 3395 3396 3397 3398
sponsor; (2) Notify the department of education and workforce of all of the following: (a) The impending merger; (b) The effective date of the merger; (c) The school that will be designated as the surviving school in accordance with section 1702.41 of the Revised Code; (d) The entity that will sponsor the surviving school.	3392 3393 3394 3395 3396 3397 3398 3399
sponsor; (2) Notify the department of education and workforce of all of the following: (a) The impending merger; (b) The effective date of the merger; (c) The school that will be designated as the surviving school in accordance with section 1702.41 of the Revised Code; (d) The entity that will sponsor the surviving school. (D) Notwithstanding anything to the contrary in the	3392 3393 3394 3395 3396 3397 3398 3399
sponsor; (2) Notify the department of education and workforce of all of the following: (a) The impending merger; (b) The effective date of the merger; (c) The school that will be designated as the surviving	3392 3393 3394 3395 3396
<pre>(2) Notify the department of education and workforce of all of the following: (a) The impending merger; (b) The effective date of the merger; (c) The school that will be designated as the surviving school in accordance with section 1702.41 of the Revised Code; (d) The entity that will sponsor the surviving school. (D) Notwithstanding anything to the contrary in the Revised Code, the governing authority of the surviving community</pre>	3392 3393 3394 3395 3396 3397 3398 3399 3400 3401
<pre>(2) Notify the department of education and workforce of all of the following: (a) The impending merger; (b) The effective date of the merger; (c) The school that will be designated as the surviving school in accordance with section 1702.41 of the Revised Code; (d) The entity that will sponsor the surviving school. (D) Notwithstanding anything to the contrary in the Revised Code, the governing authority of the surviving community</pre>	3392 3393 3394 3395 3396 3397 3398 3399 3400 3401

(E) No sponsor shall do either of the following:	3404
(1) Assign the sponsor's existing contract with a merging	3405
community school to the sponsor of the surviving community	3406
school;	3407
(2) Assume an existing contract from the sponsor of a	3408
community school involved in a merger under division (B) of this	3409
section.	3410
Division (E) of this section shall not apply to the office	3411
of Ohio school sponsorship established under section 3314.029 of	3412
the Revised Code.	3413
(F)(1) The department shall issue a report card under	3414
section 3302.03 or 3314.017 of the Revised Code for the	3415
surviving community school.	3416
(2) Notwithstanding anything to the contrary in division	3417
(B) of section 3314.012 of the Revised Code, all report card	3418
ratings associated with the surviving school, whether issued	3419
before or after the merger, shall be used for purposes of	3420
section 3314.35 or 3314.351 of the Revised Code and any other	3421
matter that is based on report card ratings or measures.	3422
(G) Nothing in this section shall exempt a community	3423
school from closure under section 3314.35 or 3314.351 of the	3424
Revised Code.	3425
Sec. 3314.03. A copy of every contract entered into under	3426
this section shall be filed with the director of education and	3427
workforce. The department of education and workforce shall make	3428
available on its web site a copy of every approved, executed	3429
contract filed with the director under this section.	3430
(A) Each contract entered into between a sponsor and the	3431

governing authority of a community school shall specify the	3432
following:	3433
(1) That the school shall be established as either of the	3434
following:	3435
(a) A nonprofit corporation established under Chapter	3436
1702. of the Revised Code, if established prior to April 8,	3437
2003;	3438
(b) A public benefit corporation established under Chapter	3439
1702. of the Revised Code, if established after April 8, 2003.	3440
(2) The education program of the school, including the	3441
school's mission, the characteristics of the students the school	3442
is expected to attract, the ages and grades of students, and the	3443
focus of the curriculum;	3444
(3) The academic goals to be achieved and the method of	3445
measurement that will be used to determine progress toward those	3446
goals, which shall include the statewide achievement	3447
assessments;	3448
(4) Performance standards, including but not limited to	3449
all applicable report card measures set forth in section 3302.03	3450
or 3314.017 of the Revised Code, by which the success of the	3451
school will be evaluated by the sponsor;	3452
(5) The admission standards of section 3314.06 of the	3453
Revised Code and, if applicable, section 3314.061 of the Revised	3454
Code;	3455
(6)(a) Dismissal procedures;	3456
(b) A requirement that the governing authority adopt an	3457
attendance policy that includes a procedure for automatically	3458
withdrawing a student from the school if the student without a	3459

legitimate excuse fails to participate in seventy-two	3460
consecutive hours of the learning opportunities offered to the	3461
student.	3462
(7) The ways by which the school will achieve racial and	3463
ethnic balance reflective of the community it serves;	3464
(8) Requirements for financial audits by the auditor of	3465
state. The contract shall require financial records of the	3466
school to be maintained in the same manner as are financial	3467
records of school districts, pursuant to rules of the auditor of	3468
state. Audits shall be conducted in accordance with section	3469
117.10 of the Revised Code.	3470
(9) An addendum to the contract outlining the facilities	3471
to be used that contains at least the following information:	3472
(a) A detailed description of each facility used for	3473
instructional purposes;	3474
(b) The annual costs associated with leasing each facility	3475
that are paid by or on behalf of the school;	3476
(c) The annual mortgage principal and interest payments	3477
that are paid by the school;	3478
(d) The name of the lender or landlord, identified as	3479
such, and the lender's or landlord's relationship to the	3480
operator, if any.	3481
(10) Qualifications of employees, including both of the	3482
following:	3483
(a) A requirement that the school's classroom teachers be	3484
licensed in accordance with sections 3319.22 to 3319.31 of the	3485
Revised Code, except that a community school may engage	3486
noncertificated persons to teach up to twelve hours or forty	3487

hours per week pursuant to section 3319.301 of the Revised Code;	3488
(b) A prohibition against the school employing an	3489
individual described in section 3314.104 of the Revised Code in	3490
any position.	3491
(11) That the school will comply with the following	3492
requirements:	3493
(a) The school will provide learning opportunities to a	3494
minimum of twenty-five students for a minimum of nine hundred	3495
twenty hours per school year.	3496
(b) The governing authority will purchase liability	3497
insurance, or otherwise provide for the potential liability of	3498
the school.	3499
(c) The school will be nonsectarian in its programs,	3500
admission policies, employment practices, and all other	3501
operations, and will not be operated by a sectarian school or	3502
religious institution.	3503
(d) The school will comply with sections 9.90, 9.91,	3504
109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710,	3505
3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3302.037,	3506
3313.472, 3313.50, 3313.539, 3313.5310, 3313.5318, 3313.5319,	3507
3313.608, 3313.609, 3313.6012, 3313.6013, 3313.6014, 3313.6015,	3508
3313.6020, 3313.6024, 3313.6025, 3313.6026, 3313.6028,	3509
3313.6029, 3313.643, 3313.648, 3313.6411, 3313.6413, 3313.66,	3510
3313.661, 3313.662, 3313.666, 3313.667, 3313.668, 3313.669,	3511
3313.6610, 3313.67, 3313.671, 3313.672, 3313.673, 3313.69,	3512
3313.71, 3313.716, 3313.718, 3313.719, 3313.7112, 3313.7117,	3513
3313.721, 3313.80, 3313.814, 3313.816, 3313.817, 3313.818,	3514
3313.819, 3313.86, 3313.89, 3313.96, 3319.073, 3319.077,	3515
3319.078, 3319.0812, 3319.238, 3319.318, 3319.321, 3319.324,	3516

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3319.39, 3319.391, 3319.393, 3319.41, 3319.46, 3320.01, 3320.02,	3517
3320.03, 3321.01, 3321.041, 3321.13, 3321.14, 3321.141, 3321.17,	3518
3321.18, 3321.19, 3322.20, 3322.24, 3323.251, 3327.10, 4111.17,	3519
4113.52, 5502.262, 5502.703, and 5705.391 and Chapters 117.,	3520
1347., 2744., 3365., 3742., 4112., 4123., 4141., and 4167. of	3521
the Revised Code as if it were a school district and will comply	3522
with section 3301.0714 of the Revised Code in the manner	3523
specified in section 3314.17 of the Revised Code.	3524

- (e) The school shall comply with Chapter 102. and section 3525 2921.42 of the Revised Code. 3526
- (f) The school will comply with sections 3313.61, 3527 3313.611, 3313.614, 3313.617, 3313.618, and 3313.6114 of the 3528 Revised Code, except that for students who enter ninth grade for 3529 the first time before July 1, 2010, the requirement in sections 3530 3313.61 and 3313.611 of the Revised Code that a person must 3531 successfully complete the curriculum in any high school prior to 3532 receiving a high school diploma may be met by completing the 3533 curriculum adopted by the governing authority of the community 3534 school rather than the curriculum specified in Title XXXIII of 3535 the Revised Code or any rules of the department. Beginning with 3536 students who enter ninth grade for the first time on or after 3537 July 1, 2010, the requirement in sections 3313.61 and 3313.611 3538 of the Revised Code that a person must successfully complete the 3539 curriculum of a high school prior to receiving a high school 3540 diploma shall be met by completing the requirements prescribed 3541 in section 3313.6027 and division (C) of section 3313.603 of the 3542 Revised Code, unless the person qualifies under division (D) or 3543 (F) of that section. Each school shall comply with the plan for 3544 awarding high school credit based on demonstration of subject 3545 area competency, and beginning with the 2017-2018 school year, 3546 with the updated plan that permits students enrolled in seventh 3547

and eighth grade to meet curriculum requirements based on	3548
subject area competency adopted by the department under	3549
divisions (J)(1) and (2) of section 3313.603 of the Revised	3550
Code. Beginning with the 2018-2019 school year, the school shall	3551
comply with the framework for granting units of high school	3552
credit to students who demonstrate subject area competency	3553
through work-based learning experiences, internships, or	3554
cooperative education developed by the department under division	3555
(J)(3) of section 3313.603 of the Revised Code.	3556

- (g) The school governing authority will submit within four 3557 months after the end of each school year a report of its 3558 activities and progress in meeting the goals and standards of 3559 divisions (A)(3) and (4) of this section and its financial 3560 status to the sponsor and the parents of all students enrolled 3561 in the school.
- (h) The school, unless it is an internet- or computer- 3563 based community school, will comply with section 3313.801 of the 3564 Revised Code as if it were a school district. 3565
- (i) If the school is the recipient of moneys from a grant 3566 awarded under the federal race to the top program, Division (A), 3567 Title XIV, Sections 14005 and 14006 of the "American Recovery 3568 and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115, 3569 the school will pay teachers based upon performance in 3570 accordance with section 3317.141 and will comply with section 3571 3319.111 of the Revised Code as if it were a school district. 3572
- (j) If the school operates a preschool program that is 3573 licensed by the department under sections 3301.52 to 3301.59 of 3574 the Revised Code, the school shall comply with sections 3301.50 3575 to 3301.59 of the Revised Code and the minimum standards for 3576 preschool programs prescribed in rules adopted by the department 3577

under section 3301.53 of the Revised Code.	3578
(k) The school will comply with sections 3313.6021 and	3579
3313.6023 of the Revised Code as if it were a school district	3580
unless it is either of the following:	3581
(i) An internet- or computer-based community school;	3582
(ii) A community school in which a majority of the	3583
enrolled students are children with disabilities as described in	3584
division $\frac{A}{A}$ $\frac{A}{B}$ $\frac{B}{B}$ of section 3314.35 of the Revised	3585
Code.	3586
(1) The school will comply with section 3321.191 of the	3587
Revised Code, unless it is an internet- or computer-based	3588
community school that is subject to section 3314.261 of the	3589
Revised Code.	3590
(12) Arrangements for providing health and other benefits	3591
to employees;	3592
(13) The length of the contract, which shall begin at the	3593
beginning of an academic year. No contract shall exceed five	3594
years unless such contract has been renewed pursuant to division	3595
(E) of this section.	3596
(14) The governing authority of the school, which shall be	3597
responsible for carrying out the provisions of the contract;	3598
(15) A financial plan detailing an estimated school budget	3599
for each year of the period of the contract and specifying the	3600
total estimated per pupil expenditure amount for each such year.	3601
(16) Requirements and procedures regarding the disposition	3602
of employees of the school in the event the contract is	3603
terminated or not renewed pursuant to section 3314.07 of the	3604
Revised Code;	3605

(17) Whether the school is to be created by converting all	3606
or part of an existing public school or educational service	3607
center building or is to be a new start-up school, and if it is	3608
a converted public school or service center building,	3609
specification of any duties or responsibilities of an employer	3610
that the board of education or service center governing board	3611
that operated the school or building before conversion is	3612
delegating to the governing authority of the community school	3613
with respect to all or any specified group of employees provided	3614
the delegation is not prohibited by a collective bargaining	3615
agreement applicable to such employees;	3616
(18) Provisions establishing procedures for resolving	3617
disputes or differences of opinion between the sponsor and the	3618
governing authority of the community school;	3619
(19) A provision requiring the governing authority to	3620
adopt a policy regarding the admission of students who reside	3621
outside the district in which the school is located. That policy	3622
shall comply with the admissions procedures specified in	3623
sections 3314.06 and 3314.061 of the Revised Code and, at the	3624
sole discretion of the authority, shall do one of the following:	3625
(a) Prohibit the enrollment of students who reside outside	3626
the district in which the school is located;	3627
(b) Permit the enrollment of students who reside in	3628
districts adjacent to the district in which the school is	3629
located;	3630
(c) Permit the enrollment of students who reside in any	3631
other district in the state.	3632
(20) A provision recognizing the authority of the	3633
department to take over the sponsorship of the school in	3634

accordance with the provisions of division (C) of section	3635
3314.015 of the Revised Code;	3636
(21) A provision recognizing the sponsor's authority to	3637
assume the operation of a school under the conditions specified	3638
in division (B) of section 3314.073 of the Revised Code;	3639
(22) A provision recognizing both of the following:	3640
(a) The authority of public health and safety officials to	3641
inspect the facilities of the school and to order the facilities	3642
closed if those officials find that the facilities are not in	3643
compliance with health and safety laws and regulations;	3644
(b) The authority of the department as the community	3645
school oversight body to suspend the operation of the school	3646
under section 3314.072 of the Revised Code if the department has	3647
evidence of conditions or violations of law at the school that	3648
pose an imminent danger to the health and safety of the school's	3649
students and employees and the sponsor refuses to take such	3650
action.	3651
(23) A description of the learning opportunities that will	3652
be offered to students including both classroom-based and non-	3653
classroom-based learning opportunities that is in compliance	3654
with criteria for student participation established by the	3655
department under division (H)(2) of section 3314.08 of the	3656
Revised Code;	3657
(24) The school will comply with sections 3302.04 and	3658
3302.041 of the Revised Code, except that any action required to	3659
be taken by a school district pursuant to those sections shall	3660
be taken by the sponsor of the school.	3661
(25) Beginning in the 2006-2007 school year, the school	3662
will open for operation not later than the thirtieth day of	3663

September each school year, unless the mission of the school as	3664
specified under division (A)(2) of this section is solely to	3665
serve dropouts. In its initial year of operation, if the school	3666
fails to open by the thirtieth day of September, or within one	3667
year after the adoption of the contract pursuant to division (D)	3668
of section 3314.02 of the Revised Code if the mission of the	3669
school is solely to serve dropouts, the contract shall be void.	3670
(26) Whether the school's governing authority is planning	3671
to seek designation for the school as a STEM school equivalent	3672
under section 3326.032 of the Revised Code;	3673
(27) That the school's attendance and participation	3674
policies will be available for public inspection;	3675
(28) That the school's attendance and participation	3676
records shall be made available to the department, auditor of	3677
state, and school's sponsor to the extent permitted under and in	3678
accordance with the "Family Educational Rights and Privacy Act	3679
of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended, and any	3680
regulations promulgated under that act, and section 3319.321 of	3681
the Revised Code;	3682
(29) If a school operates using the blended learning	3683
model, as defined in section 3301.079 of the Revised Code, all	3684
of the following information:	3685
(a) An indication of what blended learning model or models	3686
will be used;	3687
(b) A description of how student instructional needs will	3688
be determined and documented;	3689
(c) The method to be used for determining competency,	3690
granting credit, and promoting students to a higher grade level;	3691

(d) The school's attendance requirements, including how	3692
the school will document participation in learning	3693
opportunities;	3694
(e) A statement describing how student progress will be	3695
monitored;	3696
(f) A statement describing how private student data will	3697
be protected;	3698
(g) A description of the professional development	3699
activities that will be offered to teachers.	3700
(30) A provision requiring that all moneys the school's	3701
operator loans to the school, including facilities loans or cash	3702
flow assistance, must be accounted for, documented, and bear	3703
interest at a fair market rate;	3704
(31) A provision requiring that, if the governing	3705
authority contracts with an attorney, accountant, or entity	3703
specializing in audits, the attorney, accountant, or entity	3700
shall be independent from the operator with which the school has	3707
contracted.	3709
Contracted.	3709
(32) A provision requiring the governing authority to	3710
adopt an enrollment and attendance policy that requires a	3711
student's parent to notify the community school in which the	3712
student is enrolled when there is a change in the location of	3713
the parent's or student's primary residence.	3714
(33) A provision requiring the governing authority to	3715
adopt a student residence and address verification policy for	3716
students enrolling in or attending the school.	3717
(B) The community school shall also submit to the sponsor	3718
a comprehensive plan for the school. The plan shall specify the	3719

following:	3720
(1) The process by which the governing authority of the	3721
school will be selected in the future;	3722
(2) The management and administration of the school;	3723
(3) If the community school is a currently existing public	3724
school or educational service center building, alternative	3725
arrangements for current public school students who choose not	3726
to attend the converted school and for teachers who choose not	3727
to teach in the school or building after conversion;	3728
(4) The instructional program and educational philosophy	3729
of the school;	3730
(5) Internal financial controls.	3731
When submitting the plan under this division, the school	3732
shall also submit copies of all policies and procedures	3733
regarding internal financial controls adopted by the governing	3734
authority of the school.	3735
(C) A contract entered into under section 3314.02 of the	3736
Revised Code between a sponsor and the governing authority of a	3737
community school may provide for the community school governing	3738
authority to make payments to the sponsor, which is hereby	3739
authorized to receive such payments as set forth in the contract	3740
between the governing authority and the sponsor. The total	3741
amount of such payments for monitoring, oversight, and technical	3742
assistance of the school shall not exceed three per cent of the	3743
total amount of payments for operating expenses that the school	3744
receives from the state.	3745
(D) The contract shall specify the duties of the sponsor	3746

which shall be in accordance with the written agreement entered

into with the department under division (B) of section 3314.015	3748
of the Revised Code and shall include the following:	3749
(1) Monitor the community school's compliance with all	3750
laws applicable to the school and with the terms of the	3751
contract;	3752
(2) Monitor and evaluate the academic and fiscal	3753
performance and the organization and operation of the community	3754
school on at least an annual basis;	3755
(3) Report on an annual basis the results of the	3756
evaluation conducted under division (D)(2) of this section to	3757
the department and to the parents of students enrolled in the	3758
community school;	3759
(4) Provide technical assistance to the community school	3760
in complying with laws applicable to the school and terms of the	3761
contract;	3762
$\frac{(5)}{(4)}$ Take steps to intervene in the school's operation	3763
to correct problems in the school's overall performance, declare	3764
the school to be on probationary status pursuant to section	3765
3314.073 of the Revised Code, suspend the operation of the	3766
school pursuant to section 3314.072 of the Revised Code, or	3767
terminate the contract of the school pursuant to section 3314.07	3768
of the Revised Code as determined necessary by the sponsor;	3769
$\frac{(6)}{(5)}$ Have in place a plan of action to be undertaken in	3770
the event the community school experiences financial	3771
difficulties or closes prior to the end of a school year.	3772
(E) Upon the expiration of a contract entered into under	3773
this section, the sponsor of a community school may, with the	3774
approval of the governing authority of the school, renew that	3775
contract for a period of time determined by the sponsor, but not	3776

3803

ending earlier than the end of any school year, if the sponsor	3777
finds that the school's compliance with applicable laws and	3778
terms of the contract and the school's progress in meeting the	3779
academic goals prescribed in the contract have been	3780
satisfactory. Any contract that is renewed under this division	3781
remains subject to the provisions of sections 3314.07, 3314.072,	3782
and 3314.073 of the Revised Code.	3783

(F) If a community school fails to open for operation 3784 within one year after the contract entered into under this 3785 section is adopted pursuant to division (D) of section 3314.02 3786 of the Revised Code or permanently closes prior to the 3787 expiration of the contract, the contract shall be void and the 3788 school shall not enter into a contract with any other sponsor. A 3789 school shall not be considered permanently closed because the 3790 operations of the school have been suspended pursuant to section 3791 3314.072 of the Revised Code. 3792

Sec. 3314.11. (A) The governing authority of each 3793 community school established under this chapter monthly shall 3794 review the residency records of students enrolled in that-3795 community school. Upon the enrollment of each student and on an 3796 annual basis, the governing authority of each community school 3797 established under this chapter shall verify to the department of 3798 education and workforce the school district in which the student 3799 is entitled to attend school under section 3313.64 or 3313.65 of 3800 the Revised Code. 3801

The school district may review the determination made by the community school under division (A) of this section.

(B) (1) For purposes of its initial reporting of the school 3804 districts in which its students are entitled to attend school, 3805 the governing authority of a community school shall adopt a 3806

policy that prescribes the number of documents listed in	3807
division (E) of this section required to verify a student's	3808
residency. This policy shall supersede any policy concerning the	3809
number of documents for initial residency verification adopted	3810
by the district the student is entitled to attend.	3811
(2) For purposes of the annual reporting of the school	3812
districts in which its students are entitled to attend school,	3813
the governing authority of a community school shall adopt a	3814
policy that prescribes the information required to verify a	3815
student's residency. This information may be obtained through	3816
any type of document, including any of the documents listed in	3817
division (E) of this section, or any type of communication with	3818
a government official authorized to provide such information.	3819
(C) For purposes of making the determinations required	3820
under this section, the school district in which a parent or	3821
child resides is the location the parent or student has	3822
established as the primary residence and where substantial	3823
family activity takes place.	3824
(D) If a community school's determination under division	3825
(A) of this section of the school district a student is entitled	3826
to attend under section 3313.64 or 3313.65 of the Revised Code	3827
differs from a district's determination, the community school	3828
that made the determination under division (A) of this section	3829
shall provide the school district with documentation of the	3830
student's residency and shall make a good faith effort to	3831
accurately identify the correct residence of the student.	3832
(E) For purposes of this section, the following documents	3833
may serve as evidence of primary residence:	3834

(1) A deed, mortgage, lease, current home owner's or

renter's insurance declaration page, or current real property	3836
tax bill;	3837
(2) A utility bill or receipt of utility installation	3838
issued within ninety days of enrollment;	3839
(3) A paycheck or paystub issued to the parent or student	3840
within ninety days of the date of enrollment that includes the	3841
address of the parent's or student's primary residence;	3842
(4) The most current available bank statement issued to	3843
the parent or student that includes the address of the parent's	3844
or student's primary residence;	3845
(5) Any other official document issued to the parent or	3846
student that includes the address of the parent's or student's	3847
primary residence. The department shall develop guidelines for	3848
determining what qualifies as an "official document" under this	3849
division.	3850
(F) When a student loses permanent housing and becomes a	3851
homeless child or youth, as defined in 42 U.S.C. 11434a, or when	3852
a child who is such a homeless child or youth changes temporary	3853
living arrangements, the district in which the student is	3854
	3034
entitled to attend school shall be determined in accordance with	3855
entitled to attend school shall be determined in accordance with division (F)(13) of section 3313.64 of the Revised Code and the	
	3855
division (F)(13) of section 3313.64 of the Revised Code and the	3855 3856
division (F)(13) of section 3313.64 of the Revised Code and the "McKinney-Vento Homeless Assistance Act," 42 U.S.C. 11431 et	3855 3856 3857
division (F)(13) of section 3313.64 of the Revised Code and the "McKinney-Vento Homeless Assistance Act," 42 U.S.C. 11431 et seq.	3855 3856 3857 3858
division (F)(13) of section 3313.64 of the Revised Code and the "McKinney-Vento Homeless Assistance Act," 42 U.S.C. 11431 et seq. (G) In the event of a disagreement as to which school	3855 3856 3857 3858 3859
division (F)(13) of section 3313.64 of the Revised Code and the "McKinney-Vento Homeless Assistance Act," 42 U.S.C. 11431 et seq. (G) In the event of a disagreement as to which school district a student is entitled to attend, the community school,	3855 3856 3857 3858 3859 3860
division (F)(13) of section 3313.64 of the Revised Code and the "McKinney-Vento Homeless Assistance Act," 42 U.S.C. 11431 et seq. (G) In the event of a disagreement as to which school district a student is entitled to attend, the community school, after complying with division (D) of this section, but not more	3855 3856 3857 3858 3859 3860 3861
division (F)(13) of section 3313.64 of the Revised Code and the "McKinney-Vento Homeless Assistance Act," 42 U.S.C. 11431 et seq. (G) In the event of a disagreement as to which school district a student is entitled to attend, the community school, after complying with division (D) of this section, but not more than sixty days after the monthly—deadline established by the	3855 3856 3857 3858 3859 3860 3861 3862

Not later than thirty days after the community school presents	3865
the matter, the director, or the director's designee, shall	3866
determine which district the student is entitled to attend and	3867
shall direct any necessary adjustments to payments under section	3868
3317.022 of the Revised Code based on that determination.	3869
Sec. 3314.252. (A) As used in this section, "device" means	3870
any computer, laptop, or tablet.	3871
(B) This section applies to any school that satisfies both	3872
of the following requirements:	3873
(1) The school is an internet- or computer- based	3874
community school or a community school in which a majority of	3875
the students are enrolled in a dropout prevention and recovery	3876
program that operates in an online format.	3877
(2) The school elects to offer remotely administered	3878
statewide achievement and diagnostic assessments prescribed	3879
under sections 3301.079, 3301.0710, 3301.0712, and 3301.0715 of	3880
the Revised Code.	3881
(C) Any student enrolled in a school to which this section	3882
applies shall be permitted to complete any of the statewide	3883
achievement and diagnostic assessments, except for the	3884
kindergarten readiness assessment, remotely in an online format	3885
if the following conditions are met:	3886
(1) The student takes the assessment during the testing	3887
windows prescribed by the director of education and workforce.	3888
(2) The student attends a synchronous assessment session	3889
initiated and managed by the school in which the student is	3890
enrolled.	3891
(3) The student takes the assessment using a device in	3892

which the student will be monitored by the assessment proctor	3893
through video and audio for the duration of the assessment	3894
administration.	3895
(4) The school to which this section applies maintains a	3896
ratio of ten to one, or lower, for students taking an assessment	3897
to an assessment proctor.	3898
(5) The student does not exit the assessment	3899
administration until instructed to do so by the assessment	3900
proctor.	3901
(6) The assessment proctor verifies the submission of the	3902
assessment.	3903
(D) If the online assessment platform does not support	3904
integrated camera proctoring, the student shall use two devices	3905
for the duration of an assessment administration. One device	3906
shall be used for the student to take the assessment while on	3907
the second device an assessment proctor monitors the student for	3908
the duration of the assessment. The device used by a student to	3909
take an assessment shall be a computer.	3910
(E) A school that elects to offer remotely administered	3911
assessments shall do both of the following:	3912
(1) Require that students, parents or legal guardians, and	3913
proctors sign agreements regarding protocols for remotely	3914
administered assessments;	3915
(2) Require training on remotely administered assessments.	3916
(F) The department of education and workforce may	3917
establish a remote proctoring certification course to certify	3918
remote assessment administrators.	3919
(G) The department or an assessment vendor may examine	3920

student performance results if there is an anomalous increase in	3921
scores on remotely administered assessments.	3922
Sec. 3314.29. (A) This section applies to any internet- or	3923
computer-based community school that meets all of the following	3924
conditions:	3925
(1) Serves all of grades kindergarten through twelve;	3926
(2) Has an enrollment of at least two thousand students;	3927
(3) Has a sponsor that was not rated ineffective or poor	3928
on its most recent evaluation under section 3314.016 of the	3929
Revised Code.	3930
(B) Beginning with the 2018-2019 school year, the	3931
governing authority of a community school to which this section	3932
applies may adopt a resolution to divide the school into two or	3933
three separate schools as follows:	3934
(1) If the school is divided into two schools, one school	3935
shall serve grades kindergarten through eight and one school	3936
shall serve grades nine through twelve.	3937
(2) If the school is divided into three schools, one	3938
school shall serve grades kindergarten through five, one school	3939
shall serve grades six through eight, and one school shall serve	3940
grades nine through twelve.	3941
(C) The resolution adopted by the governing authority	3942
shall not be effective unless approved by the school's sponsor.	3943
Following approval of the resolution by the sponsor, and by the	3944
fifteenth day of March prior to the school year in which it will	3945
take effect, the governing authority shall file the resolution	3946
with the department of education and workforce. The division of	3947
the schools shall be effective on the first day of July	3948

succeeding the date the resolution is filed with the department.	3949
(D) All of the following shall apply to each new school	3950
created as a result of the resolution authorized by this section	3951
and to the school that is divided as a result of the resolution:	3952
(1) Each school shall have the same governing authority.	3953
(2) The sponsor and governing authority shall enter into a	3954
separate contract under section 3314.03 of the Revised Code for	3955
each school.	3956
(3) No school shall primarily serve students enrolled in a	3957
dropout prevention and recovery program operated by the school.	3958
(4) No school shall be permitted to divide again under	3959
this section.	3960
(5) Notwithstanding anything to the contrary in division	3961
(B)(2) of section 3314.016 of the Revised Code, each school	3962
shall be included in the calculation of the academic performance	3963
component for purposes of rating the schools' sponsor under the	3964
evaluation system prescribed by that section.	3965
(6) Each school shall be subject to the laws contained in	3966
Chapter 3314. of the Revised Code, except as otherwise specified	3967
in this section.	3968
(E) The department shall issue a report card under section	3969
3314.012 of the Revised Code for each new school created as a	3970
result of the resolution authorized by this section and for the	3971
school that is divided as a result of the resolution. For	3972
purposes of the report cards and other reporting requirements	3973
under this chapter, the department shall assign the school that	3974
serves the highest grades the same internal retrieval number	3975
previously used by the school that is divided under this	3976

section. The department shall assign a new internal retrieval	3977
number to each other school resulting from the division.	3978
Notwithstanding division $\frac{(B)-(A)}{(A)}$ of section 3314.012 of	3979
the Revised Code, the ratings a school receives on its report	3980
card for the first two full school years after the division	3981
under this section shall count toward closure of the school	3982
under section 3314.35 of the Revised Code and any other matter	3983
that is based on report card ratings or measures.	3984
Sec. 3314.35. (A) (1) Except as provided in division (A) (4)	3985
of this section, this section applies to any community school	3986
that meets one of the following criteria after July 1, 2009, but	3987
before July 1, 2011:	3988
(a) The school does not offer a grade level higher than	3989
three and has been declared to be in a state of academic	3990
emergency under section 3302.03 of the Revised Code for three of-	3991
the four most recent school years.	3992
(b) The school satisfies all of the following conditions:	3993
(i) The school offers any of grade levels four to eight	3994
but does not offer a grade level higher than nine.	3995
(ii) The school has been declared to be in a state of	3996
academic emergency under section 3302.03 of the Revised Code for-	3997
two of the three most recent school years.	3998
(iii) In at least two of the three most recent school	3999
years, the school showed less than one standard year of academic-	4000
growth in either reading or mathematics, as determined by the	4001
department of education and workforce in accordance with rules	4002
adopted under division (A) of section 3302.021 of the Revised	4003
Code.	4004

(c) The school offers any of grade levels ten to twelve	4005
and has been declared to be in a state of academic emergency	4006
under section 3302.03 of the Revised Code for three of the four-	4007
most recent school years.	4008
(2) Except as provided in division (A)(4) of this section,	4009
this section applies to any community school that meets one of	4010
the following criteria after July 1, 2011, but before July 1,	4011
2013:	4012
2013.	4012
(a) The school does not offer a grade level higher than	4013
three and has been declared to be in a state of academic	4014
emergency under section 3302.03 of the Revised Code for two of	4015
the three most recent school years.	4016
(b) The school satisfies all of the following conditions:	4017
(i) The school offers any of grade levels four to eight	4018
but does not offer a grade level higher than nine.	4019
(ii) The school has been declared to be in a state of	4020
academic emergency under section 3302.03 of the Revised Code for	4021
two of the three most recent school years.	4022
(iii) In at least two of the three most recent school	4023
years, the school showed less than one standard year of academic	4024
growth in either reading or mathematics, as determined by the	4025
department in accordance with rules adopted under division (A)	4026
of section 3302.021 of the Revised Code.	4027
01 00001011 00011011 01 0110 110111000 00001	102
(c) The school offers any of grade levels ten to twelve-	4028
and has been declared to be in a state of academic emergency	4029
under section 3302.03 of the Revised Code for two of the three-	4030
most recent school years.	4031
$\frac{(3)}{(A)}$ Except as provided in division $\frac{(A)}{(A)}$ of this	4032

Sub. S. B. No. 168 As Passed by the Senate

section and section 3314.355 of the Revised Code, this section	4033
applies to any community school that meets one of the following	4034
criteria on or after July 1, 2013 :	4035
(a) (1) The school does not offer a grade level higher	4036
than three and, for the three most recent school years,	4037
satisfies any either of the following criteria:	4038
(i) The school has been declared to be in a state of-	4039
academic emergency under section 3302.03 of the Revised Code, as	4040
it existed prior to March 22, 2013;	4041
(ii) The school has received a grade of "F" in improving	4042
literacy in grades kindergarten through three under division (B)	4043
(1) (g) or (C) (1) (g) of section 3302.03 of the Revised Code;	4044
(iii) (a) The school has received a performance rating of	4045
one star for early literacy under division (D)(3)(e) of section	4046
3302.03 of the Revised Code;	4047
(iv) (b) The school has received an overall performance	4048
rating of less than two stars under division (D)(3) of section	4049
3302.03 of the Revised Code;	4050
(v) The school has received an overall grade of "F" under-	4051
division (C) of section 3302.03 of the Revised Code.	4052
(b) (2) The school offers any of grade levels four to	4053
eight but does not offer a grade level higher than nine and, for	4054
the three most recent school years, satisfies any either of the	4055
following criteria:	4056
(i) The school has been declared to be in a state of-	4057
academic emergency under section 3302.03 of the Revised Code, as	4058
it existed prior to March 22, 2013, and the school showed less	4059
than one standard year of academic growth in either reading or-	4060

mathematics, as determined by the department in accordance with	4061
rules adopted under division (A) of section 3302.021 of the	4062
Revised Code;	4063
(ii) The school has received a grade of "F" for the	4064
performance index score under division (A)(1)(b), (B)(1)(b), or-	4065
(C) (1) (b) and a grade of "F" for the value-added progress-	4066
dimension under division (A)(1)(e), (B)(1)(e), or (C)(1)(e) of	4067
section 3302.03 of the Revised Code;	4068
(iii) (a) The school has received a performance rating of	4069
one star for both achievement under division (D)(3)(b) of	4070
section 3302.03 of the Revised Code and progress under division	4071
(D)(3)(c) of that section;	4072
(iv) The school has received an overall grade of "F" under-	4073
division (C) and a grade of "F" for the value-added progress-	4074
dimension under division (C)(1)(e) of section 3302.03 of the-	4075
Revised Code;	4076
(v) (b) The school has received an overall performance	4077
rating of less than two stars under division (D) of section	4078
3302.03 of the Revised Code and a performance rating of one star	4079
for progress under division (D)(3)(c) of that section.	4080
$\frac{(c)}{(3)}$ The school offers any of grade levels ten to	4081
twelve and, for the three most recent school years, satisfies	4082
any <u>either</u> of the following criteria:	4083
(i) The school has been declared to be in a state of	4084
academic emergency under section 3302.03 of the Revised Code, as	4085
it existed prior to March 22, 2013;	4086
(ii) The school has received a grade of "F" for the	4087
performance index score under division (A)(1)(b), (B)(1)(b), or-	4088
(C) (1) (b) and has not met annual measurable objectives under	4089

division (A)(1)(a), (B)(1)(a), or (C)(1)(a) of section 3302.03	4090
of the Revised Code;	4091
(iii) (a) The school has received a performance rating of	4092
"one star" for achievement under division (D)(3)(b) of section	4093
3302.03 of the Revised Code and has not met annual measurable	4094
objectives for gap closing under division (D)(3)(a) of that	4095
section, as determined by the department;	4096
(iv) The school has received an overall grade of "F" under-	4097
division (C) and a grade of "F" for the value added progress	4098
dimension under division (C)(1)(e) of section 3302.03 of the	4099
Revised Code;	4100
(v) (b) The school has received an overall performance	4101
rating of less than two stars under division (D) of section	4102
3302.03 of the Revised Code and a performance rating of one star	4103
for progress under division (D)(1)(b) of that section.	4104
For purposes of division $\frac{(A)(3)}{(A)}$ of this section only,	4105
the department shall calculate the value-added progress	4106
dimension for a community school using assessment scores for	4107
only those students to whom the school has administered the	4108
achievement assessments prescribed by section 3301.0710 of the	4109
Revised Code for at least the two most recent school years but	4110
using value-added data from only the most recent school year.	4111
(4) (B) This section does not apply to either of the	4112
following:	4113
(a) (1) Any community school in which a majority of the	4114
students are enrolled in a dropout prevention and recovery	4115
program that is operated by the school. Rather, such schools	4116
shall be subject to closure only as provided in section 3314.351	4117
of the Revised Code. However, prior to July 1, 2014, a community	4118

school in which a majority of the students are enrolled in a	4119
dropout prevention and recovery program shall be exempt from	4120
this section only if it has been granted a waiver under section	4121
3314.36 of the Revised Code.	4122
$\frac{(b)}{(2)}$ Any community school in which a majority of the	4123
enrolled students are children with disabilities receiving	4124
special education and related services in accordance with	4125
Chapter 3323. of the Revised Code.	4126
(B) (C) Any community school to which this section applies	4127
shall permanently close at the conclusion of the school year in	4128
which the school first becomes subject to this section. The	4129
sponsor and governing authority of the school shall comply with	4130
all procedures for closing a community school adopted by the	4131
department under division (E) of section 3314.015 of the Revised	4132
Code. The governing authority of the school shall not enter into	4133
a contract with any other sponsor under section 3314.03 of the	4134
Revised Code after the school closes.	4135
(C) In accordance with division (B) of section 3314.012 of	4136
the Revised Code, the department shall not consider the	4137
performance ratings assigned to a community school for its first-	4138
two years of operation when determining whether the school meets-	4139
the criteria prescribed by division (A)(1) or (2) of this-	4140
section.	4141
(D) Nothing in this section or in any other provision of	4142
the Revised Code prohibits the sponsor of a community school	4143
from exercising its option not to renew a contract for any	4144
reason or from terminating a contract prior to its expiration	4145
for any of the reasons set forth in section 3314.07 of the	4146
Revised Code.	4147

Sec. 3319.077. (A) As used in this section:	4148
(1) "Dyslexia" has the same meaning as in section 3323.25	4149
of the Revised Code.	4150
(2) "Ohio dyslexia committee" means the committee	4151
established under section 3325.25 of the Revised Code.	4152
(3) "Special education" has the same meaning as in section	4153
3323.01 of the Revised Code.	4154
(4) "Teacher" does not include any teacher who provides	4155
instruction in fine arts, music, or physical education.	4156
(B) (1) The department of education and workforce, in	4157
collaboration with the Ohio dyslexia committee, shall maintain a	4158
list of training that fulfills the professional development	4159
requirements prescribed in division (C) of this section. The	4160
list may consist of online or classroom learning models.	4161
(2) Each approved training shall align with the guidebook	4162
developed under section 3323.25 of the Revised Code, be	4163
evidence-based, and require instruction and training for	4164
identifying characteristics of dyslexia and understanding the	4165
pedagogy for instructing students with dyslexia.	4166
(3) The Ohio dyslexia committee shall prescribe a total	4167
number of clock hours of instruction in training approved under	4168
this section for a teacher to complete to satisfy the	4169
professional development requirements prescribed in division (C)	4170
of this section. The Ohio dyslexia committee shall prescribe a	4171
total number of clock hours that is not less than six clock	4172
hours and not more than eighteen clock hours. However, a school	4173
district or school may determine the number of hours, which must	4174
be between six and eighteen clock hours, that a teacher employed	4175
by the school district or school shall complete to satisfy the	4176

professional development requirements prescribed in division (C)	4177
of this section.	4178
(C)(1) Division (C)(1) of this section applies to any	4179
teacher who was employed by a local, city, or exempted village	4180
school district on April 12, 2021, and is still employed by that	4181
district on the dates specified under division (C)(1)(a), (b),	4182
or (c) of this section as follows:	4183
(a) Not later than the beginning of the 2023-2024 school	4184
year, each district teacher employed by a local, city, or	4185
exempted village school district who provides instruction for	4186
students in kindergarten and first grade, including those	4187
providing special education instruction, shall complete the	4188
number of instructional hours in approved professional	4189
development training required by the committee or school	4190
<u>district or school</u> under this section.	4191
(b) Not later than September 15, 2024, each district	4192
teacher employed by a school district who provides instruction	4193
for students in grades two and three, including those providing	4194
special education instruction, shall complete the number of	4195
instructional hours in approved professional development	4196
training required by the committee or school district or school	4197
under this section.	4198
(c) Not later than September 15, 2025, each district	4199
teacher employed by a school district who provides special	4200
education instruction for students in grades four through twelve	4201
shall complete a professional development training approved	4202
under division (B) of this section.	4203
(2) Any teacher hired by a local, city, or exempted	4204
village school district after April 12, 2021, who provides	4205

instruction for students in any of grades kindergarten through	4206
three, including a teacher providing special education	4207
instruction, or who provides special education instruction for	4208
students in any of grades four through twelve shall complete	4209
professional development training in accordance with division	4210
(C)(1)(a), (b), or (c) of this section by the later of two years	4211
after the date of hire or the date specified under division (C)	4212
(1)(a), (b), or (c) of this section, unless the teacher	4213
completed the training while employed by a different district	4214
under division (C)(1) of this section.	4215
(D) Any professional development training completed by a	4216
teacher prior to April 12, 2021, that is then included on the	4217
list of training approved under division (B)(1) of this section	4218
shall count toward the number of instructional hours in approved	4219
professional development training required under division (C) of	4220
this section.	4221
(E) Nothing in this section shall prohibit a school	4222
district from requiring employees who are not subject to this	4223
section from completing professional development training	4224
approved under division (B) of this section.	4225
Sec. 3319.0811. If the board of education of a school	4226
district offers to students of compulsory school age courses for	4227
high school credit that are taught at times outside the	4228
district's normal school day, the board shall may enter into	4229
supplemental contracts under section 3319.08 of the Revised Code	4230
with the teachers assigned to teach those courses and shall not	4231
include such assignment of duties within the teachers' regular	4232
employment contracts under that section.	4233
Sec. 3319.111. Notwithstanding section 3319.09 of the	4234

Revised Code, this section applies to any person who is employed

under a teacher license issued under this chapter, or under a	4236
professional or permanent teacher's certificate issued under	4237
former section 3319.222 of the Revised Code, and who spends at	4238
least fifty per cent of the time employed providing student	4239
instruction. However, this section does not apply to any person	4240
who is employed as a substitute teacher or as an instructor of	4241
adult education.	4242
(A) The board of education of each school district, in	4243
consultation with teachers employed by the board, shall update	4244
its standards-based teacher evaluation policy to conform with	4245
<u>either</u> the framework for evaluation of teachers adopted under	4246
section 3319.112 of the Revised Code <u>or a framework created or</u>	4247
adopted by the board. The policy shall become operative at the	4248
expiration of any collective bargaining agreement covering	4249
teachers employed by the board that is in effect on November 2,	4250
2018, and shall be included in any renewal or extension of such	4251
an agreement.	4252
(B) When using measures of student performance as evidence	4253
in a teacher's evaluation, those measures shall be high-quality	4254
student data. The board of education of each school district may	4255
use data from the assessments on the list developed under	4256
division (B)(2) of section 3319.112 of the Revised Code as high-	4257
quality student data.	4258
(C) (1) The board shall conduct an evaluation of each	4259
teacher employed by the board at least once each school year,	4260
except as provided in division (C)(2) of this section. The	4261
evaluation shall be completed by the first day of May and the	4262
teacher shall receive a written report of the results of the	4263
evaluation by the tenth day of May.	4264

(2) (a) The board may evaluate each teacher who received a

rating of accomplished on the teacher's most recent evaluation	4266
conducted under this section once every three school years, so	4267
long as the teacher submits a self-directed professional growth	4268
plan to the evaluator that focuses on specific areas identified	4269
in the observations and evaluation and the evaluator determines	4270
that the teacher is making progress on that plan.	4271
(b) The board may evaluate each teacher who received a	4272
rating of skilled on the teacher's most recent evaluation	4273
conducted under this section once every two years, so long as	4274
the teacher and evaluator jointly develop a professional growth	4275
plan for the teacher that focuses on specific areas identified	4276
in the observations and evaluation and the evaluator determines	4277
that the teacher is making progress on that plan.	4278
(c) For each teacher who is evaluated pursuant to division	4279
(C)(2) of this section, the evaluation shall be completed by the	4280
first day of May of the applicable school year, and the teacher	4281
shall receive a written report of the results of the evaluation	4282
by the tenth day of May of that school year.	4283
(d) The board may elect not to conduct an evaluation of a	4284
teacher who meets one of the following requirements:	4285
(i) The teacher was on leave from the school district for	4286
fifty per cent or more of the school year, as calculated by the	4287
board.	4288
(ii) The teacher has submitted notice of retirement and	4289
that notice has been accepted by the board not later than the	4290
first day of December of the school year in which the evaluation	4291
is otherwise scheduled to be conducted.	4292
(e) The board may elect not to conduct an evaluation of a	4293

teacher who is participating in the teacher residency program

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waar during which that tanchar takes for the first time at	4296
year during which that teacher takes, for the first time, at	
least half of the performance-based assessment prescribed by the	4297
state board of education for resident educators.	4298
(3) In any year that a teacher is not formally evaluated	4299
pursuant to division (C) of this section as a result of	4300
receiving a rating of accomplished or skilled on the teacher's	4301
most recent evaluation, an individual qualified to evaluate a	4302
teacher under division (D) of this section shall conduct at	4303
least one observation of the teacher and hold at least one	4304
conference with the teacher. The conference shall include a	4305
discussion of progress on the teacher's professional growth	4306
plan.	4307
(D) Each evaluation conducted pursuant to this section	4308
shall be conducted by one or more of the following persons who	4309
hold a credential established by the state board of education	4310
for being an evaluator:	4311
(1) A person who is under contract with the board pursuant	4312
to section 3319.01 or 3319.02 of the Revised Code and holds a	4313
license designated for being a superintendent, assistant	4314
superintendent, or principal issued under section 3319.22 of the	4315
Revised Code;	4316
(2) A person who is under contract with the board pursuant	4317
to section 3319.02 of the Revised Code and holds a license	4318
designated for being a vocational director, administrative	4319
specialist, or supervisor in any educational area issued under	4320
section 3319.22 of the Revised Code;	4321
(3) A person designated to conduct evaluations under an	4322

agreement entered into by the board, including an agreement

established under section 3319.223 of the Revised Code for the

providing for peer review entered into by the board and	4324
representatives of teachers employed by the board;	4325
(4) A person who is employed by an entity contracted by	4326
the board to conduct evaluations and who holds a license	4327
designated for being a superintendent, assistant superintendent,	4328
principal, vocational director, administrative specialist, or	4329
supervisor in any educational area issued under section 3319.22	4330
of the Revised Code or is qualified to conduct evaluations.	4331
(E) Notwithstanding division (A)(3) of section 3319.112 of	4332
the Revised Code, the board shall require at least three formal	4333
observations of each teacher who is under consideration for	4334
nonrenewal and with whom the board has entered into a limited	4335
contract or an extended limited contract under section 3319.11	4336
of the Revised Code.	4337
(F) The board shall include in its evaluation policy	4338
procedures for using the evaluation results for retention and	4339
promotion decisions and for removal of poorly performing	4340
teachers. Seniority shall not be the basis for a decision to	4341
retain a teacher, except when making a decision between teachers	4342
who have comparable evaluations.	4343
(G) For purposes of section 3333.0411 of the Revised Code,	4344
the board annually shall report to the state board the number of	4345
teachers for whom an evaluation was conducted under this section	4346
and the number of teachers assigned each rating prescribed under	4347
division (B)(1) of section 3319.112 of the Revised Code <u>or the</u>	4348
equivalent framework created or adopted by the board, aggregated	4349
by the teacher preparation programs from which and the years in	4350
which the teachers graduated. The state board shall establish	4351
guidelines for reporting the information required by this	4352

division. The guidelines shall not permit or require that the

name of, or any other personally identifiable information about,	4354
any teacher be reported under this division.	4355
(H) Notwithstanding any provision to the contrary in	4356
Chapter 4117. of the Revised Code, the requirements of this	4357
section prevail over any conflicting provisions of a collective	4358
bargaining agreement entered into on or after November 2, 2018.	4359
Sec. 3319.112. (A) The state board of education shall	4360
revise the standards-based state framework for the evaluation of	4361
teachers based on the recommendations of the educator standards	4362
board established under section 3319.60 of the Revised Code. The	4363
state board shall hold at least one public hearing on the	4364
revised framework and shall make the full text of the revised	4365
framework available at each hearing it holds on the revised	4366
framework. The state board shall adopt the revised framework.	4367
The state board may update the framework periodically by	4368
adoption of a resolution. The framework shall establish an	4369
evaluation system that does the following:	4370
(1) Provides for multiple evaluation factors;	4371
(2) Is aligned with the standards for teachers adopted	4372
under section 3319.61 of the Revised Code;	4373
(3) Requires observation of the teacher being evaluated,	4374
including at least two formal observations by the evaluator of	4375
at least thirty minutes each and classroom walk-throughs;	4376
(4) Assigns a rating on each evaluation in accordance with	4377
division (B) of this section;	4378
(5) Requires each teacher to be provided with a written	4379
report of the results of the teacher's evaluation;	4380
(6) Uses at least two measures of high-quality student	4381

data to provide evidence of student learning attributable to the	4382
teacher being evaluated. The state board shall define "high-	4383
quality student data" for this purpose. When applicable to the	4384
grade level or subject area taught by a teacher, high-quality	4385
student data shall include the value-added progress dimension	4386
established under section 3302.021 of the Revised Code, but the	4387
teacher or evaluator shall use at least one other measure of	4388
high-quality student data to demonstrate student learning. In	4389
accordance with the guidance described in division (D)(3) of	4390
this section, high-quality student data may be used as evidence	4391
in any component of the evaluation related to the following:	4392
(a) Knowledge of the students to whom the teacher provides	4393
instruction;	4394
(b) The teacher's use of differentiated instructional	4395
practices based on the needs or abilities of individual	4396
students;	4397
(c) Assessment of student learning;	4398
(d) The teacher's use of assessment data;	4399
(e) Professional responsibility and growth.	4400
(7) Prohibits the shared attribution of student	4401
performance data among all teachers in a district, building,	4402
grade, content area, or other group;	4403
(8) Includes development of a professional growth plan or	4404
improvement plan for the teacher that is based on the results of	4405
the evaluation and is aligned to any school district or building	4406
improvement plan required for the teacher's district or building	4407
under the "Elementary and Secondary Education Act of 1965," as	4408
amended by the "Every Student Succeeds Act of 2015," Pub. L. No.	4409
114-95, 20 U.S.C. 6301 et seq.;	4410

(9) Provides for professional development to accelerate	4411
and continue teacher growth and provide support to poorly	4412
performing teachers;	4413
(10) Provides for the allocation of financial resources to	4414
support professional development;	4415
(11) Prohibits the use of student learning objectives.	4416
(B) For purposes of the framework adopted under this	4417
section, the state board also shall do the following:	4418
(1) Revise, as necessary, specific standards and criteria	4419
that distinguish between the following levels of performance for	4420
teachers and principals for the purpose of assigning ratings on	4421
the any evaluations conducted under sections 3311.80, 3311.84,	4422
3319.02, and 3319.111 of the Revised Code using the framework	4423
prescribed by this section:	4424
(a) Accomplished;	4425
(b) Skilled;	4426
(c) Developing;	4427
(d) Ineffective.	4428
(2) Develop a list of student assessments that measure	4429
mastery of the course content for the appropriate grade level,	4430
which may include nationally normed standardized assessments,	
which may include nationally normed standardized assessments,	4431
industry certification examinations, or end-of-course	4431 4432
industry certification examinations, or end-of-course	4432
industry certification examinations, or end-of-course examinations. The data from these assessments may be considered	4432 4433
industry certification examinations, or end-of-course examinations. The data from these assessments may be considered high-quality student data.	4432 4433 4434

revising the standards and criteria required by division (B)(1)	4438
of this section.	4439
(D) To assist school districts in developing evaluation	4440
policies under sections 3311.80, 3311.84, 3319.02, and 3319.111	4441
of the Revised Code, the state board shall do all of the	4442
following:	4443
(1) Serve as a clearinghouse of promising evaluation	4444
procedures and evaluation models that districts may use;	4445
(2) Provide technical assistance to districts in creating	4446
evaluation policies;	4447
(3) Provide guidance to districts on how high-quality	4448
student data may be used as evidence of student learning	4449
attributable to a particular teacher, including examples of	4450
appropriate use of that data within the framework adopted under	4451
this section;	4452
(4) Provide guidance to districts on how information from	4453
student surveys, student portfolios, peer review evaluations,	4454
teacher self-evaluations, and other components determined	4455
appropriate by the district may be used as part of the	4456
evaluation process.	4457
(E) Not later than July 1, 2020, the state board, in	4458
consultation with state agencies that employ teachers, shall	4459
update its standards-based framework for the evaluation of	4460
teachers employed by those agencies. Each state agency that	4461
employs teachers shall adopt a standards-based teacher	4462
evaluation policy to conform with the framework. The policy	4463
shall become operative at the expiration of any collective	4464
bargaining agreement covering teachers employed by the agency	4465
that is in effect on November 2, 2018, and shall be included in	4466

any renewal or extension of such an agreement. However, this	4467
division does not apply to any person who is employed as a	4468
substitute teacher or as an instructor of adult education.	4469
Sec. 3319.172. The board of education of each school	4470

district wherein the provisions of Chapter 124. of the Revised

Code do not apply and the governing board of each educational

service center may adopt a resolution ordering reasonable

reductions in the number of nonteaching employees for any of the

reasons for which the board of education or governing board may

make reductions in teaching employees, as set forth in division

(B) of section 3319.17 of the Revised Code.

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In making any reduction under this section, the board of 4478 education or governing board shall proceed to suspend contracts 4479 in accordance with the recommendation of the superintendent of 4480 the district or service center who shall, within each pay 4481 classification affected, give preference first to employees 4482 under continuing contracts and then to employees on the basis of 4483 seniorityshall not give preference on the basis of seniority 4484 except when making a decision between two employees with 4485 comparable evaluations. On a case-by-case basis, in lieu of 4486 suspending a contract in whole, a board may suspend a contract 4487 in part, so that an individual is required to work a percentage 4488 of the time the employee otherwise is required to work under the 4489 contract and receives a commensurate percentage of the full 4490 compensation the employee otherwise would receive under the 4491 contract. 4492

Any nonteaching employee whose continuing contract is

suspended under this section shall have the right of restoration

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to continuing service status by the board of education or

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governing board that suspended that contract—in order of

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seniority of service in the district or service center, if and	4497
when a nonteaching position for which the employee is qualified	4498
becomes vacant or is created. No nonteaching employee whose	4499
continuing contract has been suspended under this section shall	4500
lose that right of restoration to continuing service status by	4501
reason of having declined recall to a position requiring fewer	4502
regularly scheduled hours of work than required by the position	4503
the employee last held while employed in the district or service	4504
center.	4505
Notwithstanding any provision to the contrary in Chapter	4506
4117. of the Revised Code, the requirements of this section	4507
prevail over any conflicting provisions of agreements between	4508
employee organizations and public employers entered into after	4509
the effective date of this section.	4510
Sec. 3319.22. (A) (1) The state board of education shall	4511
issue the following educator licenses:	4512
(a) A resident educator license, which shall be valid for	4513
two years and shall be renewable for reasons specified by rules	4514
adopted by the state board pursuant to division (A)(3) of this	4515
section. The state board, on a case-by-case basis, may extend	4516
the license's duration as necessary to enable the license holder	4517
to complete the Ohio teacher residency program established under	4518
section 3319.223 of the Revised Code;	4519
(b) A professional educator license, which shall be valid	4520
for five years and shall be renewable;	4521
(c) A senior professional educator license, which shall be	4522
valid for five years and shall be renewable;	4523
(d) A lead professional educator license, which shall be	4524

valid for five years and shall be renewable.

Licenses issued under division (A)(1) of this section on	4526
and after the effective date of this amendment December 29,	4527
2023, shall specify whether the educator is licensed to teach	4528
grades pre-kindergarten through eight or grades six through	4529
twelve. The changes to the grade band specifications under this	4530
section shall not apply to a person who holds a license under	4531
division (A)(1) of this section prior to the effective date of	4532
this amendment December 29, 2023. Further, the changes to the	4533
grade band specifications under this section shall not apply to	4534
any license issued to teach in the area of computer information	4535
science, bilingual education, dance, drama or theater, world	4536
language, health, library or media, music, physical education,	4537
teaching English to speakers of other languages, career-	4538
technical education, or visual arts or to any license issued to	4539
an intervention specialist, including a gifted intervention	4540
specialist, or to any other license that does not align to the	4541
grade band specifications.	4542

- (2) (a) Except as provided in division (A) (2) (b) of this 4543 section, the state board may issue any additional educator 4544 licenses of categories, types, and levels the board elects to 4545 provide.
- (b) Not later than December 31, 2024, the state board 4547 shall cease licensing school psychologists. The state board 4548 shall coordinate with the state board of psychology to 4549 transition to licensure under Chapter 4732. of the Revised Code 4550 any school psychologists licensed under rules adopted in 4551 accordance with sections 3301.07 and 3319.22 of the Revised 4552 Code.
- (3) Except as provided in division (I) of this section, 4554 the state board shall adopt rules establishing the standards and 4555

requirements for obtaining each educator license issued under	4556
this section. The rules shall also include the reasons for which	4557
a resident educator license may be renewed under division (A)(1)	4558
(a) of this section.	4559
(B) Except as provided in division (I) of this section,	4560
the rules adopted under this section shall require at least the	4561
following standards and qualifications for the educator licenses	4562
described in division (A)(1) of this section:	4563
(1) An applicant for a resident educator license shall	4564
hold at least a bachelor's degree from an accredited teacher	4565
preparation program or be a participant in the teach for America	4566
program and meet the qualifications required under section	4567
3319.227 of the Revised Code.	4568
(2) An applicant for a professional educator license	4569
shall:	4570
(a) Hold at least a bachelor's degree from an institution	4571
of higher education accredited by a regional accrediting	4572
organization;	4573
(b) Have successfully completed the Ohio teacher residency	4574
program established under section 3319.223 of the Revised Code,	4575
if the applicant's current or most recently issued license is a	4576
resident educator license issued under this section or an	4577
alternative resident educator license issued under section	4578
3319.26 of the Revised Code.	4579
(3) An applicant for a senior professional educator	4580
license shall:	4581
(a) Hold at least a master's bachelor's degree from an	4582
institution of higher education accredited by a regional	4583
accrediting organization;	4584

(b) Have previously held a professional educator license	4585
issued under this section or section 3319.222 or under former	4586
section 3319.22 of the Revised Code;	4587
(c) Meet the criteria for the accomplished or	4588
distinguished level of performance, as described in the	4589
standards for teachers adopted by the state board under section	4590
3319.61 of the Revised Code.	4591
(4) An applicant for a lead professional educator license	4592
shall:	4593
(a) Hold at least a master's bachelor's degree from an	4594
institution of higher education accredited by a regional	4595
accrediting organization;	4596
	4505
(b) Have previously held a professional educator license	4597
or a senior professional educator license issued under this	4598
section or a professional educator license issued under section	4599
3319.222 or former section 3319.22 of the Revised Code;	4600
(c) Meet the criteria for the distinguished level of	4601
performance, as described in the standards for teachers adopted	4602
by the state board under section 3319.61 of the Revised Code;	4603
(d) Either hold a valid certificate issued by the national	4604
board for professional teaching standards or meet the criteria	4605
for a master teacher or other criteria for a lead teacher	4606
adopted by the educator standards board under division (F)(4) or	4607
(5) of section 3319.61 of the Revised Code.	4608
(C) The state board shall align the standards and	4609
qualifications for obtaining a principal license with the	4610
standards for principals adopted by the state board under	4611
section 3319.61 of the Revised Code.	4612
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(D) If the state board requires any examinations for	4613
educator licensure, the state board shall provide the results of	4614
such examinations received by the state board to the chancellor	4615
of higher education, in the manner and to the extent permitted	4616
by state and federal law.	4617
(E) Any rules the state board of education adopts, amends,	4618
or rescinds for educator licenses under this section or any	4619
other law shall be adopted, amended, or rescinded under Chapter	4620
119. of the Revised Code except as follows:	4621
(1) Notwithstanding division (E) of section 119.03 and	4622
division (A)(1) of section 119.04 of the Revised Code, in the	4623
case of the adoption of any rule or the amendment or rescission	4624
of any rule that necessitates institutions' offering preparation	4625
programs for educators and other school personnel that are	4626
approved by the chancellor of higher education under section	4627
3333.048 of the Revised Code to revise the curriculum of those	4628
programs, the effective date shall not be as prescribed in	4629
division (E) of section 119.03 and division (A)(1) of section	4630
119.04 of the Revised Code. Instead, the effective date of such	4631
rules, or the amendment or rescission of such rules, shall be	4632
the date prescribed by section 3333.048 of the Revised Code.	4633
(2) Notwithstanding the authority to adopt, amend, or	4634
rescind emergency rules in division (G) of section 119.03 of the	4635
Revised Code, this authority shall not apply to the state board	4636
of education with regard to rules for educator licenses.	4637
(F)(1) The rules adopted under this section establishing	4638
standards requiring additional coursework for the renewal of any	4639
educator license shall require a school district and a chartered	4640
nonpublic school to establish local professional development	4641

committees. In a nonpublic school, the chief administrative

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officer shall establish the committees in any manner acceptable	4643
to such officer. The committees established under this division	4644
shall determine whether coursework that a district or chartered	4645
nonpublic school teacher proposes to complete meets the	4646
requirement of the rules. The state board shall provide	4647
technical assistance and support to committees as the committees	4648
incorporate the professional development standards adopted	4649
pursuant to section 3319.61 of the Revised Code into their	4650
review of coursework that is appropriate for license renewal.	4651
The rules shall establish a procedure by which a teacher may	4652
appeal the decision of a local professional development	4653
committee.	4654

(2) In any school district in which there is no exclusive representative established under Chapter 4117. of the Revised Code, the professional development committees shall be established as described in division (F)(2) of this section.

Not later than the effective date of the rules adopted 4659 under this section, the board of education of each school 4660 district shall establish the structure for one or more local 4661 professional development committees to be operated by such 4662 school district. The committee structure so established by a 4663 district board shall remain in effect unless within thirty days 4664 prior to an anniversary of the date upon which the current 4665 committee structure was established, the board provides notice 4666 to all affected district employees that the committee structure 4667 is to be modified. Professional development committees may have 4668 a district-level or building-level scope of operations, and may 4669 be established with regard to particular grade or age levels for 4670 which an educator license is designated. 4671

Each professional development committee shall consist of

the district appointed by the district superintendent. For 46 committees with a building-level scope, the teacher and 46 principal members shall be assigned to that building, and the 46 teacher members shall be elected by majority vote of the 46 classroom teachers assigned to that building. For committees 46 with a district-level scope, the teacher members shall be 46 elected by majority vote of the classroom teachers of the 46 district, and the principal member shall be elected by a 46 majority vote of the principals of the district, unless there 46 are two or fewer principals employed by the district, in which 46 case the one or two principals employed shall serve on the 46 committee. If a committee has a particular grade or age level 46 scope, the teacher members shall be licensed to teach such grade 47 or age levels, and shall be elected by majority vote of the 48 classroom teachers holding such a license and the principal 49 shall be elected by all principals serving in buildings where 49 any such teachers serve. The district superintendent shall 40 district superintendent shall 41 district superintendent shall	principal employed by the district, and one other employee of	4673
committees with a building-level scope, the teacher and principal members shall be assigned to that building, and the teacher members shall be elected by majority vote of the classroom teachers assigned to that building. For committees 46 with a district-level scope, the teacher members shall be elected by majority vote of the classroom teachers of the district, and the principal member shall be elected by a majority vote of the principals of the district, unless there are two or fewer principals employed by the district, in which case the one or two principals employed shall serve on the committee. If a committee has a particular grade or age level scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall		4674
principal members shall be assigned to that building, and the teacher members shall be elected by majority vote of the classroom teachers assigned to that building. For committees 46 with a district-level scope, the teacher members shall be elected by majority vote of the classroom teachers of the district, and the principal member shall be elected by a majority vote of the principals of the district, unless there are two or fewer principals employed by the district, in which case the one or two principals employed shall serve on the committee. If a committee has a particular grade or age level scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall	the district appointed by the district superintendent. For	4675
teacher members shall be elected by majority vote of the classroom teachers assigned to that building. For committees 46 with a district-level scope, the teacher members shall be elected by majority vote of the classroom teachers of the district, and the principal member shall be elected by a 46 majority vote of the principals of the district, unless there are two or fewer principals employed by the district, in which case the one or two principals employed shall serve on the committee. If a committee has a particular grade or age level scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall	committees with a building-level scope, the teacher and	4676
classroom teachers assigned to that building. For committees with a district-level scope, the teacher members shall be elected by majority vote of the classroom teachers of the district, and the principal member shall be elected by a majority vote of the principals of the district, unless there are two or fewer principals employed by the district, in which case the one or two principals employed shall serve on the committee. If a committee has a particular grade or age level scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall	principal members shall be assigned to that building, and the	4677
with a district-level scope, the teacher members shall be elected by majority vote of the classroom teachers of the district, and the principal member shall be elected by a majority vote of the principals of the district, unless there are two or fewer principals employed by the district, in which case the one or two principals employed shall serve on the committee. If a committee has a particular grade or age level scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall	teacher members shall be elected by majority vote of the	4678
elected by majority vote of the classroom teachers of the district, and the principal member shall be elected by a majority vote of the principals of the district, unless there are two or fewer principals employed by the district, in which case the one or two principals employed shall serve on the committee. If a committee has a particular grade or age level scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall 46	classroom teachers assigned to that building. For committees	4679
district, and the principal member shall be elected by a majority vote of the principals of the district, unless there are two or fewer principals employed by the district, in which case the one or two principals employed shall serve on the committee. If a committee has a particular grade or age level scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall	with a district-level scope, the teacher members shall be	4680
majority vote of the principals of the district, unless there are two or fewer principals employed by the district, in which case the one or two principals employed shall serve on the committee. If a committee has a particular grade or age level scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall 46	elected by majority vote of the classroom teachers of the	4681
are two or fewer principals employed by the district, in which case the one or two principals employed shall serve on the committee. If a committee has a particular grade or age level scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall 46	district, and the principal member shall be elected by a	4682
case the one or two principals employed shall serve on the committee. If a committee has a particular grade or age level scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall 46	majority vote of the principals of the district, unless there	4683
committee. If a committee has a particular grade or age level 46 scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal 46 shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall 46	are two or fewer principals employed by the district, in which	4684
scope, the teacher members shall be licensed to teach such grade or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal 46 shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall 46	case the one or two principals employed shall serve on the	4685
or age levels, and shall be elected by majority vote of the classroom teachers holding such a license and the principal 46 shall be elected by all principals serving in buildings where 46 any such teachers serve. The district superintendent shall 46	committee. If a committee has a particular grade or age level	4686
classroom teachers holding such a license and the principal 46 shall be elected by all principals serving in buildings where 46 any such teachers serve. The district superintendent shall 46	scope, the teacher members shall be licensed to teach such grade	4687
shall be elected by all principals serving in buildings where any such teachers serve. The district superintendent shall 46	or age levels, and shall be elected by majority vote of the	4688
any such teachers serve. The district superintendent shall 46	classroom teachers holding such a license and the principal	4689
	shall be elected by all principals serving in buildings where	4690
anniat a september to till and september 1900 and a	any such teachers serve. The district superintendent shall	4691
appoint a replacement to IIII any vacancy that occurs on a 46	appoint a replacement to fill any vacancy that occurs on a	4692
professional development committee, except in the case of 46	professional development committee, except in the case of	4693
vacancies among the elected classroom teacher members, which 46		4694
shall be filled by vote of the remaining members of the 46	vacancies among the elected classroom teacher members, which	
committee so selected. 46		4695

Terms of office on professional development committees 4697 shall be prescribed by the district board establishing the 4698 committees. The conduct of elections for members of professional 4699 development committees shall be prescribed by the district board 4700 establishing the committees. A professional development 4701 committee may include additional members, except that the 4702 majority of members on each such committee shall be classroom 4703

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teachers employed by the district. Any member appointed to fill	4704
a vacancy occurring prior to the expiration date of the term for	4705
which a predecessor was appointed shall hold office as a member	4706
for the remainder of that term.	4707

The initial meeting of any professional development 4708 committee, upon election and appointment of all committee 4709 members, shall be called by a member designated by the district 4710 superintendent. At this initial meeting, the committee shall 4711 select a chairperson and such other officers the committee deems 4712 necessary, and shall adopt rules for the conduct of its 4713 meetings. Thereafter, the committee shall meet at the call of 4714 the chairperson or upon the filing of a petition with the 4715 district superintendent signed by a majority of the committee 4716 members calling for the committee to meet. 4717

(3) In the case of a school district in which an exclusive representative has been established pursuant to Chapter 4117. of the Revised Code, professional development committees shall be established in accordance with any collective bargaining agreement in effect in the district that includes provisions for such committees.

If the collective bargaining agreement does not specify a 4724 different method for the selection of teacher members of the 4725 committees, the exclusive representative of the district's 4726 teachers shall select the teacher members. 4727

If the collective bargaining agreement does not specify a 4728 different structure for the committees, the board of education 4729 of the school district shall establish the structure, including 4730 the number of committees and the number of teacher and 4731 administrative members on each committee; the specific 4732 administrative members to be part of each committee; whether the 4733

scope of the committees will be district levels, building	4734
levels, or by type of grade or age levels for which educator	4735
licenses are designated; the lengths of terms for members; the	4736
manner of filling vacancies on the committees; and the frequency	4737
and time and place of meetings. However, in all cases, except as	4738
provided in division (F)(4) of this section, there shall be a	4739
majority of teacher members of any professional development	4740
committee, there shall be at least five total members of any	4741
professional development committee, and the exclusive	4742
representative shall designate replacement members in the case	4743
of vacancies among teacher members, unless the collective	4744
bargaining agreement specifies a different method of selecting	4745
such replacements.	4746
(4) Whenever an administrator's coursework plan is being	4747
discussed or voted upon, the local professional development	4748
committee shall, at the request of one of its administrative	4749
members, cause a majority of the committee to consist of	4750
administrative members by reducing the number of teacher members	4751
voting on the plan.	4752
(5) A professional development committee may grant an	4753
individual seeking to renew a license under this section credit	4754
towards continuing education requirements for completion of a	4755
statutorily required professional development training. Such an	4756
individual shall receive continuing education credit for one	4757
completed professional development course per licensure renewal	4758
period. To qualify for continuing education credit under this	4759
division, a professional development course shall be completed	4760
during the time in which an individual holds a valid license	4761
under this section.	4762

(G) (1) The department of education and workforce,

educational service centers, county boards of developmental	4764
disabilities, college and university departments of education,	4765
head start programs, and the Ohio education computer network may	4766
establish local professional development committees to determine	4767
whether the coursework proposed by their employees who are	4768
licensed or certificated under this section or section 3319.222	4769
of the Revised Code, or under the former version of either	4770
section as it existed prior to October 16, 2009, meet the	4771
requirements of the rules adopted under this section. They may	4772
establish local professional development committees on their own	4773
or in collaboration with a school district or other agency	4774
having authority to establish them.	4775

Local professional development committees established by 4776 county boards of developmental disabilities shall be structured 4777 in a manner comparable to the structures prescribed for school 4778 districts in divisions (F)(2) and (3) of this section, as shall 4779 the committees established by any other entity specified in 4780 division (G)(1) of this section that provides educational 4781 services by employing or contracting for services of classroom 4782 teachers licensed or certificated under this section or section 4783 3319.222 of the Revised Code, or under the former version of 4784 either section as it existed prior to October 16, 2009. All 4785 other entities specified in division (G)(1) of this section 4786 shall structure their committees in accordance with guidelines 4787 which shall be issued by the department. 4788

(2) Educational service centers may establish local 4789 professional development committees to serve educators who are 4790 not employed in schools in this state, including pupil services 4791 personnel who are licensed under this section. Local 4792 professional development committees shall be structured in a 4793 manner comparable to the structures prescribed for school 4794

districts in divisions $(F)(2)$ and (3) of this section.	4795
These committees may agree to review the coursework,	4796
continuing education units, or other equivalent activities	4797
related to classroom teaching or the area of licensure that is	4798
proposed by an individual who satisfies both of the following	4799
conditions:	4800
(a) The individual is licensed or certificated under this	4801
section or under the former version of this section as it	4802
existed prior to October 16, 2009.	4803
(b) The individual is not currently employed as an	4804
educator or is not currently employed by an entity that operates	4805
a local professional development committee under this section.	4806
Any committee that agrees to work with such an individual	4807
shall work to determine whether the proposed coursework,	4808
continuing education units, or other equivalent activities meet	4809
the requirements of the rules adopted by the state board under	4810
this section.	4811
(3) Any public agency that is not specified in division	4812
(G)(1) or (2) of this section but provides educational services	4813
and employs or contracts for services of classroom teachers	4814
licensed or certificated under this section or section 3319.222	4815
of the Revised Code, or under the former version of either	4816
section as it existed prior to October 16, 2009, may establish a	4817
local professional development committee, subject to the	4818
approval of the department of education and workforce. The	4819
committee shall be structured in accordance with guidelines	4820
issued by the department.	4821
(H) Not later than July 1, 2016, the state board, in	4822
accordance with Chapter 119. of the Revised Code, shall adopt	4823

rules pursuant to division (A)(3) of this section that do both	4824
of the following:	4825
(1) Exempt consistently high-performing teachers from the	4826
requirement to complete any additional coursework for the	4827
renewal of an educator license issued under this section or	4828
section 3319.26 of the Revised Code. The rules also shall	4829
specify that such teachers are exempt from any requirements	4830
prescribed by professional development committees established	4831
under divisions (F) and (G) of this section.	4832
(2) For purposes of division (H)(1) of this section, the	4833
state board shall define the term "consistently high-performing	4834
teacher."	4835
(I) The state board shall issue a resident educator	4836
license, professional educator license, senior professional	4837
educator license, lead professional educator license, or any	4838
other educator license in accordance with Chapter 4796. of the	4839
Revised Code to an applicant if either of the following applies:	4840
(1) The applicant holds a license in another state.	4841
(2) The applicant has satisfactory work experience, a	4842
government certification, or a private certification as	4843
described in that chapter as a resident educator, professional	4844
educator, senior professional educator, lead professional	4845
educator, or any other type of educator in a state that does not	4846
issue one or more of those licenses.	4847
Sec. 3319.225. (A) The board of education of any school	4848
district, governing authority of a community school established	4849
under Chapter 3314. of the Revised Code, or governing body of a	4850
STEM school established under Chapter 3326. of the Revised Code,	4851
may employ an individual who is not certificated or licensed as	4852

required by Chapter 3319. of the Revised Code, but who meets	4853
both of the following qualifications, as a teacher in the	4854
schools of the district or school:	4855
(1) The individual holds at least a master's degree from	4856
an institution of higher education accredited by a regional	4857
<pre>accrediting agency;</pre>	4858
(2) The individual has successfully completed an	4859
examination prescribed by the state board of education for the	4860
subject area in which the individual will teach.	4861
(B) A person employed by a school district or school in	4862
accordance with this section shall be required to apply for and	4863
receive a registration from the state board. As a condition of	4864
registration under this section, an individual shall be subject	4865
to a criminal records check as prescribed by section 3319.391 of	4866
the Revised Code. In the manner prescribed by the state board,	4867
the individual shall submit the criminal records check to the	4868
state board. The state board shall use the information submitted	4869
to enroll the individual in the retained applicant fingerprint	4870
database, established under section 109.5721 of the Revised	4871
Code, in the same manner as any teacher licensed under sections	4872
3319.22 to 3319.31 of the Revised Code.	4873
If the state board receives notification of the arrest or	4874
conviction of an individual registered under division (B) of	4875
this section, the state board shall promptly notify the	4876
employing district or school and may take any action authorized	4877
under sections 3319.31 and 3319.311 of the Revised Code that it	4878
considers appropriate. No district or school shall employ any	4879
individual under division (A) of this section if the district or	4880
school learns that the individual has plead guilty to, has been	4881
found quilty by a jury or court of, or has been convicted of any	4882

of the offenses listed in division (C) of section 3319.31 of the	4883
Revised Code.	4884
(C) Each individual employed under this section shall meet	4885
the requirement to successfully complete fifteen hours, or the	4886
equivalent, of coursework every five years that is approved by	4887
the local professional development committee as is required of	4888
other teachers licensed in accordance with Chapter 3319. of the	4889
Revised Code.	4890
Sec. 3319.2210. (A) The state board of education shall	4891
issue a one-year nonrenewable out-of-state educator license,	4892
valid for teaching the grade levels and curriculum areas named	4893
in such license, upon the request of an employing school	4894
district to a qualified applicant who meets all of the following	4895
requirements:	4896
(1) Is deemed to be of good moral character;	4897
(2) Is an out-of-state applicant and the holder of a valid	4898
out-of-state teaching license who has completed a baccalaureate	4899
degree, an approved teacher preparation program, and the	4900
examination prescribed by the state in which the licensure is	4901
held, but who has not yet successfully completed the examination	4902
<pre>prescribed by the state board for Ohio licensure;</pre>	4903
(3) Except as provided in division (B) of this section,	4904
has completed at least six of the required twelve semester hours	4905
of coursework in the teaching of reading as described in section	4906
3319.24 of the Revised Code for educators requesting an early	4907
childhood, primary, middle childhood, pre-kindergarten through	4908
eight, intervention specialist, early childhood intervention	4909
specialist, or primary intervention specialist license. The	4910
remaining coursework requirement shall be listed as a limitation	4911

on the license and must be completed before the out-of-state	4912
license expires.	4913
(B) An applicant for a one-year nonrenewable out-of-state	4914
educator license who successfully completes Ohio's foundations	4915
of reading exam on the applicant's first attempt shall not be	4916
required to have completed at least six of the required twelve	4917
semester hours of coursework in the teaching of reading as	4918
described in section 3319.24 of the Revised Code prior to	4919
receipt of the license.	4920
Sec. 3319.27. (A) Except as provided in division (C) of	4921
this section, the state board of education shall adopt rules	4922
that establish an alternative principal license. The rules	4923
establishing an alternative principal license shall include a	4924
requirement that an applicant have obtained classroom teaching	4925
experience. Beginning on the effective date of the rules, the	4926
state board shall cease to issue temporary educator licenses	4927
pursuant to former section 3319.225 as it existed prior to April	4928
12, 2021, of the Revised Code for employment as a principal. Any	4929
person who on the effective date of the rules holds a valid	4930
temporary educator license issued under that section and is	4931
employed as a principal shall be allowed to continue employment	4932
as a principal until the expiration of the license. Employment	4933
of any such person as a principal by a school district after the	4934
expiration of the temporary educator license shall be contingent	4935
upon the state board issuing the person an alternative principal	4936
license in accordance with the rules adopted under this	4937
division.	4938
(B) Except as provided in division (C) of this section,	4939
the state board shall adopt rules that establish an alternative	4940
administrator liconed which shall be walled for employment as a	1911

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principal. Beginning on the effective date of the rules, the	4943
state board shall cease to issue temporary educator licenses	4944
pursuant to <u>former</u> section 3319.225 of the Revised Code <u>as it</u>	4945
existed prior to April 12, 2021, for employment as a	4946
superintendent or in any other administrative position except	4947
principal. Any person who on the effective date of the rules	4948
holds a valid temporary educator license issued under that	4949
section and is employed as a superintendent or in any other	4950
administrative position except principal shall be allowed to	4951
continue employment in that position until the expiration of the	4952
license. Employment of any such person as a superintendent or in	4953
any other administrative position except principal by a school	4954
district after the expiration of the temporary educator license	4955
shall be contingent upon the state board issuing the person an	4956
alternative administrator license in accordance with the rules	4957
adopted under this division.	4958
(C) The state board shall issue an alternative principal	4959
or alternative administrator license in accordance with Chapter	4960
4796. of the Revised Code to an applicant if either of the	4961
following applies:	4962
(1) The applicant holds a license in another state.	4963
(2) The applicant has satisfactory work experience, a	4964
government certification, or a private certification as	4965
described in that chapter as a school principal or school	4966
administrator in a state that does not issue one or both of	4967
those licenses.	4968
Sec. 3319.273. (A) A professional administrator license	4969
shall be issued to an individual who holds at least a bachelor's	4970

degree from an institution of higher education accredited by a

superintendent or in any other administrative position except

regional accrediting agency, provided the individual satisfies	4972
all other criteria for that license prescribed by rule of the	4973
state board of education.	4974
(B) An alternative superintendent license shall be issued	4975
to an individual who holds at least a bachelor's degree from an	4976
institution of higher education accredited by a regional	4977
accrediting agency, provided the individual satisfies all other	4978
criteria for that license prescribed by rule of the state board.	4979
Sec. 3319.291. (A) The state board of education shall	4980
require each of the following persons, at the times prescribed	4981
by division (A) of this section, to undergo a criminal records	4982
check, unless the person has undergone a records check under	4983
this section or a former version of this section less than five	4984
years prior to that time.	4985
(1) Any person initially applying for any certificate,	4986
license, or permit described in this chapter or in division (B)	4987
of section 3301.071 or in section 3301.074 of the Revised Code	4988
at the time that application is made;	4989
(2) Any person applying for renewal of any certificate,	4990
license, or permit described in division (A)(1) of this section	4991
at the time that application is made;	4992
(3) Any person who is teaching under a professional	4993
teaching certificate issued under former section 3319.222 of the	4994
Revised Code upon a date prescribed by the state board;	4995
(4) Any person who is teaching under a permanent teaching	4996
certificate issued under former section 3319.22 as it existed	4997
prior to October 29, 1996, or under former section 3319.222 of	4998
the Revised Code upon a date prescribed by the state board and	4999
every five years thereafter <u>;</u>	5000

(5) Any person employed in accordance with section	5001
3319.225 of the Revised Code.	5002
(B)(1) Except as otherwise provided in division (B)(2) of	5003
this section, the state board shall require each person subject	5004
to a criminal records check under this section to submit two	5005
complete sets of fingerprints and written permission that	5006
authorizes the superintendent of public instruction to forward	5007
the fingerprints to the bureau of criminal identification and	5008
investigation pursuant to division (F) of section 109.57 of the	5009
Revised Code and that authorizes that bureau to forward the	5010
fingerprints to the federal bureau of investigation for purposes	5011
of obtaining any criminal records that the federal bureau	5012
maintains on the person.	5013
(2) If both of the following conditions apply to a person	5014
subject to a criminal records check under this section, the	5015
state board shall require the person to submit one complete set	5016
of fingerprints and written permission that authorizes the	5017
superintendent of public instruction to forward the fingerprints	5018
to the bureau of criminal identification and investigation so	5019
that bureau may forward the fingerprints to the federal bureau	5020
of investigation for purposes of obtaining any criminal records	5021
that the federal bureau maintains on the person:	5022
(a) Under this section or any former version of this	5023
section, the state board or the superintendent of public	5024
instruction previously requested the superintendent of the	5025
bureau of criminal identification and investigation to determine	5026
whether the bureau has any information, gathered pursuant to	5027
division (A) of section 109.57 of the Revised Code, on the	5028
person.	5029

(b) The person presents proof that the person has been a

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resident of this state for the five-year period immediately	5031
prior to the date upon which the person becomes subject to a	5032
criminal records check under this section.	5033
(C) Except as provided in division (D) of this section,	5034
prior to issuing or renewing any certificate, license, or permit	5035
for a person described in division (A)(1) or (2) of this section	5036
who is subject to a criminal records check and in the case of a	5037
person described in division (A)(3) or (4) of this section who	5038
is subject to a criminal records check, the state board or the	5039
superintendent of public instruction shall do one of the	5040
following:	5041
(1) If the person is required to submit fingerprints and	5042
written permission under division (B)(1) of this section,	5043
request the superintendent of the bureau of criminal	5044
identification and investigation to determine whether the bureau	5045
has any information, gathered pursuant to division (A) of	5046
section 109.57 of the Revised Code, pertaining to the person and	5047
to obtain any criminal records that the federal bureau of	5048
investigation has on the person.	5049
(2) If the person is required to submit fingerprints and	5050
written permission under division (B)(2) of this section,	5051
request the superintendent of the bureau of criminal	5052
identification and investigation to obtain any criminal records	5053

that the federal bureau of investigation has on the person.

(D) The state board or the superintendent of public

instruction may choose not to request any information about a

person required by division (C) of this section if the person

provides proof that a criminal records check that satisfies the

requirements of that division was conducted on the person as a

condition of employment pursuant to section 3319.39 of the

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Revised Code within the immediately preceding year. The state	5061
board or the superintendent of public instruction may accept a	5062
certified copy of records that were issued by the bureau of	5063
criminal identification and investigation and that are presented	5064
by the person in lieu of requesting that information under	5065
division (C) of this section if the records were issued by the	5066
bureau within the immediately preceding year.	5067

(E)(1) If a person described in division (A)(3) or (4) of 5068 this section who is subject to a criminal records check fails to 5069 submit fingerprints and written permission by the date specified 5070 in the applicable division, and the state board or the 5071 superintendent of public instruction does not apply division (D) 5072 of this section to the person, or if a person who is subject to 5073 division (G) of this section fails to submit fingerprints and 5074 written permission by the date prescribed under that division, 5075 the superintendent shall prepare a written notice to be sent to 5076 the person by mail or electronically stating that if the person 5077 does not submit the fingerprints and written permission within 5078 fifteen days after the date the notice was mailed or sent 5079 electronically, the person's application will be rejected or the 5080 person's professional or permanent teaching certificate or 5081 license will be inactivated. The superintendent shall send the 5082 notification by regular mail to the person's last known 5083 residence address or last known place of employment, as 5084 indicated in the state board's records, or both. If the notice 5085 is sent electronically, the notification shall be sent via 5086 electronic mail to the person's last known electronic mail 5087 address. 5088

If the person fails to submit the fingerprints and written 5089 permission within fifteen days after the date the notice was 5090 mailed, the superintendent of public instruction, on behalf of 5091

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the state board, shall issue a written order rejecting the	5092
application or inactivating the person's professional or	5093
permanent teaching certificate or license. The rejection or	5094
inactivation shall remain in effect until the person submits the	5095
fingerprints and written permission. The superintendent shall	5096
send the order by regular mail or electronic mail to the	5097
person's last known residence address, last known electronic	5098
mail address, or last known place of employment, as indicated in	5099
the state board's records. The order shall state the reason for	5100
the rejection or inactivation and shall explain that the	5101
rejection or inactivation remains in effect until the person	5102
submits the fingerprints and written permission.	5103

The rejection or inactivation of a professional or permanent teaching certificate or license under division (E)(1) of this section does not constitute a suspension or revocation of the certificate or license by the state board under section 3319.31 of the Revised Code and the state board and the superintendent of public instruction need not provide the person with an opportunity for a hearing with respect to the rejection or inactivation.

- (2) If a person whose professional or permanent teaching 5112 certificate or license has been rejected or inactivated under 5113 division (E)(1) of this section submits fingerprints and written 5114 permission as required by division (B) or (G) of this section, 5115 the superintendent of public instruction, on behalf of the state 5116 board, shall issue a written order issuing or reactivating the 5117 certificate or license. The superintendent shall send the order 5118 to the person by regular mail or electronic mail. 5119
- (F) Notwithstanding divisions (A) to (C) of this section, 5120 if a person holds more than one certificate, license, or permit 5121

described in division (A)(1) of this section, the following	5122
shall apply:	5123
(1) If the certificates, licenses, or permits are of	5124
different durations, the person shall be subject to divisions	5125
(A) to (C) of this section only when applying for renewal of the	5126
certificate, license, or permit that is of the longest duration.	5127
Prior to renewing any certificate, license, or permit with a	5128
shorter duration, the state board or the superintendent of	5129
public instruction shall determine whether the state board has	5130
received any information about the person pursuant to section	5131
109.5721 of the Revised Code, but the person shall not be	5132
subject to divisions (A) to (C) of this section as long as the	5133
person's certificate, license, or permit with the longest	5134
duration is valid.	5135
(2) If the certificates, licenses, or permits are of the	5136
same duration but do not expire in the same year, the person	5137
shall designate one of the certificates, licenses, or permits as	5138
the person's primary certificate, license, or permit and shall	5139
notify the state board of that designation. The person shall be	5140
subject to divisions (A) to (C) of this section only when	5141
applying for renewal of the person's primary certificate,	5142
license, or permit. Prior to renewing any certificate, license,	5143
or permit that is not the person's primary certificate, license,	5144
or permit, the state board or the superintendent of public	5145
instruction shall determine whether the state board has received	5146
any information about the person pursuant to section 109.5721 of	5147
the Revised Code, but the person shall not be subject to	5148
divisions (A) to (C) of this section as long as the person's	5149
primary certificate, license, or permit is valid.	5150

(3) If the certificates, licenses, or permits are of the

same duration and expire in the same year and the person applies	5152
for renewal of the certificates, licenses, or permits at the	5153
same time, the state board or the superintendent of public	5154
instruction shall request only one criminal records check of the	5155
person under division (C) of this section.	5156
(G) If the state board is unable to enroll a person who	5157
has submitted an application for licensure, or to whom the state	5158
board has issued a license, in the retained applicant	5159
fingerprint database established under section 109.5721 of the	5160
Revised Code because the person has not satisfied the	5161
requirements for enrollment, the board shall require the person	5162
to satisfy the requirements for enrollment, including requiring	5163
the person to submit, by a date prescribed by the state board,	5164
one complete set of fingerprints and written permission that	5165
authorizes the superintendent of public instruction to forward	5166
the fingerprints to the bureau of criminal identification and	5167
investigation for the purpose of enrolling the person in the	5168
database. If the person fails to comply by the prescribed date,	5169
the state board shall reject the application or shall take	5170
action to inactivate the person's license in accordance with	5171
division (E) of this section.	5172
Sec. 3319.316. The state board of education shall be a	5173
participating public office for purposes of the retained	5174
applicant fingerprint database established under section	5175
109.5721 of the Revised Code and shall receive notification from	5176
the bureau of criminal identification and investigation of the	5177
arrest or conviction of the following persons:	5178
(A) Persons to whom the state board has issued a license,	5179
as defined in section 3319.31 of the Revised Code;	5180

(B) On behalf of employers a school district, educational

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service center, or chartered nonpublic school described in	5182
section 3319.391 or 3327.10 of the Revised Code, persons who are	5183
not required to hold a license issued by the state board <u>and are</u>	5184
employed in or contracted for a position that the district,	5185
service center, or school reasonably determines may involve	5186
routine interaction with a child or regular responsibility for	5187
the care, custody, or control of a child, including persons who	5188
operate a school bus or motor van. Notwithstanding anything to	5189
the contrary in division (E) of section 109.5721 of the Revised	5190
Code, the state board is authorized to and promptly shall	5191
transmit any notification received regarding a person under this	5192
division to the person's employeremploying or contracting	5193
district, service center, or school.	5194

Sec. 3319.391. This section applies to any person hired by 5195 a school district, educational service center, or chartered 5196 nonpublic school and any contractor or person hired by a 5197 contractor engaged in providing services that may involve 5198 routine interaction with a child or regular responsibility for 5199 the care, custody, or control of a child to a school district, 5200 educational service center, or chartered nonpublic school in any 5201 position that does not require a "license" issued by the state 5202 board of education, as defined in section 3319.31 of the Revised 5203 Code, or a registration issued by the state board of education 5204 under Chapter 3319. of the Revised Code, and is not for the 5205 operation of a vehicle for pupil transportation. This section 5206 does not apply to any person who volunteers at a school building 5207 within a district, educational service center, or chartered 5208 nonpublic school, including a parent volunteer in a student's 5209 classroom. 5210

(A) (1) For each person to whom this section applies who is 5211 hired on or after November 14, 2007, the employer shall request 5212

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a criminal records check in accordance with section 3319.39 of	5213
the Revised Code and shall request a subsequent criminal records	5214
check by the fifth day of September every fifth year thereafter.	5215
(2) For each person to whom this section applies who is	5216
hired prior to November 14, 2007, the employer shall request a	5217
criminal records check by a date prescribed by the state board	5218
and shall request a subsequent criminal records check by the	5219
fifth day of September every fifth year thereafter.	5220
(3) If, on the effective date of this amendment October 3,	5221
2023, the most recent criminal records check requested for a	5222
person under division (A)(1) or (2) of this section was	5223
completed more than one year prior to that date or does not	5224
include information gathered pursuant to division (A) of section	5225
109.57 of the Revised Code, the employer shall request a new	5226
criminal records check that includes information gathered	5227
pursuant to division (A) of section 109.57 of the Revised Code	5228
by a date prescribed by the state board and shall request a	5229
subsequent criminal records check by the fifth day of September	5230
every fifth year thereafter.	5231
(B)(1) Each request for a criminal records check under	5232
this section shall be made to the superintendent of the bureau	5233
of criminal identification and investigation in the manner	5234
prescribed in section 3319.39 of the Revised Code, except that	5235
if both of the following conditions apply to the person subject	5236
to the records check, the employer shall request the	5237
superintendent only to obtain any criminal records that the	5238
federal bureau of investigation has on the person:	5239
(a) The employer previously requested the superintendent	5240
to determine whether the bureau of criminal identification and	5241

investigation has any information, gathered pursuant to division

- (A) of section 109.57 of the Revised Code, on the person in 5243 conjunction with a criminal records check requested under 5244 section 3319.39 of the Revised Code or under this section. 5245
- (b) The person presents proof that the person has been a 5246 resident of this state for the five-year period immediately 5247 prior to the date upon which the person becomes subject to a 5248 criminal records check under this section. 5249
- (2) Upon receipt of a request under division (B)(1) of 5250 this section, the superintendent of the bureau of criminal 5251 identification and investigation shall conduct the criminal 5252 records check in accordance with section 109.572 of the Revised 5253 Code as if the request had been made under section 3319.39 of 5254 the Revised Code. However, as specified in division (B)(2) of 5255 section 109.572 of the Revised Code, if the employer requests 5256 the superintendent only to obtain any criminal records that the 5257 federal bureau of investigation has on the person for whom the 5258 request is made, the superintendent shall not conduct the review 5259 prescribed by division (B)(1) of that section. 5260
- (C) Notwithstanding division (D) of section 3319.39 of the 5261 Revised Code, the bureau of criminal identification and 5262 investigation shall make the initial criminal records check of a 5263 person requested by an employer under division (A) of this 5264 section on or after the effective date of this amendment October 5265 3, 2023, available to the state board. The state board shall use 5266 the information received to enroll the person in the retained 5267 applicant fingerprint database, established under section 5268 109.5721 of the Revised Code, in the same manner as any teacher 5269 licensed under sections 3319.22 to 3319.31 of the Revised Code. 5270 If the state board is unable to enroll the person in the 5271 retained applicant fingerprint database because the person has 5272

not satisfied the requirements for enrollment, the state board	5273
shall notify the employer that the person has not satisfied the	5274
requirements for enrollment. However, the bureau shall not be	5275
required to make available to the state board the criminal	5276
records check of any person who is already enrolled in the	5277
retained applicant fingerprint database on the date the person's	5278
employer requests a records check of the person under division	5279
(A) of this section.	5280

If the state board receives notification of the arrest,

guilty plea, or conviction of a person who is subject to this

section, the state board shall promptly notify the employing

school district, chartered nonpublic school, or educational

service center in accordance with division (B) of section

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3319.316 of the Revised Code.

(D) Any person who is the subject of a criminal records 5287 check under this section and has been convicted of or pleaded 5288 guilty to any offense described in division (B)(1) of section 5289 3319.39 of the Revised Code shall not be hired or shall be 5290 released from employment, as applicable, unless the person meets 5291 the rehabilitation standards adopted by the state board under 5292 division (E) of that section. 5293

Sec. 3326.11. Each science, technology, engineering, and 5294 mathematics school established under this chapter and its 5295 governing body shall comply with sections 9.90, 9.91, 109.65, 5296 121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43, 5297 3301.0714, 3301.0715, 3301.0729, 3301.948, 3302.037, 3313.14, 5298 3313.15, 3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48, 5299 3313.481, 3313.482, 3313.50, 3313.539, 3313.5310, 3313.5318, 5300 3313.5319, 3313.608, 3313.6012, 3313.6013, 3313.6014, 3313.6015, 5301 3313.6020, 3313.6021, 3313.6024, 3313.6025, 3313.6026, 5302

3313.6028, 3313.6029, 3313.61, 3313.611, 3313.614, 3313.615,	5303
3313.617, 3313.618, 3313.6114, 3313.643, 3313.648, 3313.6411,	5304
3313.6413, 3313.66, 3313.661, 3313.662, 3313.666, 3313.667,	5305
3313.668, 3313.669, 3313.6610, 3313.67, 3313.671, 3313.672,	5306
3313.673, 3313.69, 3313.71, 3313.716, 3313.718, 3313.719,	5307
3313.7112, 3313.7117, 3313.721, 3313.80, 3313.801, 3313.814,	5308
3313.816, 3313.817, 3313.818, 3313.819, 3313.86, 3313.89,	5309
3313.96, 3319.073, 3319.077, 3319.078, 3319.0812, 3319.21,	5310
3319.238, 3319.318, 3319.32, 3319.321, 3319.324, 3319.35,	5311
3319.39, 3319.391, 3319.393, 3319.41, 3319.45, 3319.46, 3320.03	1, 5312
3320.02, 3320.03, 3321.01, 3321.041, 3321.05, 3321.13, 3321.14	5313
3321.141, 3321.17, 3321.18, 3321.19, 3321.191, 3322.20, 3322.24	4, 5314
3323.251, 3327.10, 4111.17, 4113.52, 5502.262, 5502.703, and	5315
5705.391 and Chapters 102., 117., 1347., 2744., 3307., 3309.,	5316
3365., 3742., 4112., 4123., 4141., and 4167. of the Revised Cod	de 5317
as if it were a school district.	5318

Sec. 3327.01. Notwithstanding division (D) of section 5319 3311.19 and division (D) of section 3311.52 of the Revised Code, 5320 this section and sections 3327.011, 3327.012, and 3327.02 of the 5321 Revised Code do not apply to any joint vocational or cooperative 5322 education school district. 5323

In all city, local, and exempted village school districts 5324 where resident school pupils in grades kindergarten through 5325 eight live more than two miles from the school for which the 5326 director of education and workforce prescribes minimum standards 5327 pursuant to division (D) of section 3301.07 of the Revised Code 5328 and to which they are assigned by the board of education of the 5329 district of residence or to and from the nonpublic or community 5330 school which they attend, the board of education shall provide 5331 transportation for such pupils to and from that school except as 5332 provided in section 3327.02 of the Revised Code. 5333

In all city, local, and exempted village school districts	5334
where pupil transportation is required under a career-technical	5335
plan approved by the department of education and workforce under	5336
section 3313.90 of the Revised Code, for any student attending a	5337
career-technical program operated by another school district,	5338
including a joint vocational school district, as prescribed	5339
under that section, the board of education of the student's	5340
district of residence shall provide transportation from the	5341
public high school operated by that district to which the	5342
student is assigned to the career-technical program.	5343

In all city, local, and exempted village school districts, the board may provide transportation for resident school pupils in grades nine through twelve to and from the high school to which they are assigned by the board of education of the district of residence or to and from the nonpublic or community high school which they attend for which the director of education and workforce prescribes minimum standards pursuant to division (D) of section 3301.07 of the Revised Code.

A board of education shall not be required to transport elementary or high school pupils to and from a nonpublic or community school where such transportation would require more than thirty minutes of direct travel time as measured by school bus from the public school building to which the pupils would be assigned if attending the public school designated by the district of residence.

Where it is impractical to transport a pupil by school 5359 conveyance, a board of education may offer payment, in lieu of 5360 providing such transportation in accordance with section 3327.02 5361 of the Revised Code. 5362

A board of education shall provide transportation to

students enrolled in a community school or nonpublic school in	5364
accordance with this section on each day in which that school is	5365
open for operation with students in attendance, regardless of	5366
whether the district's own schools are open for operation with	5367
students in attendance on that day. However, a board of	5368
education shall not be required to transport elementary or high	5369
school pupils to and from a nonpublic or community school on	5370
Saturday or Sunday, unless a board of education and a nonpublic	5371
or community school have an agreement in place to do so before	5372
the first day of July of the school year in which the agreement	5373
takes effect.	5374

In all city, local, and exempted village school districts, 5375 the board shall provide transportation for all children who are 5376 so disabled that they are unable to walk to and from the school 5377 for which the director of education and workforce prescribes 5378 minimum standards pursuant to division (D) of section 3301.07 of 5379 the Revised Code and which they attend. In case of dispute 5380 whether the child is able to walk to and from the school, the 5381 health commissioner shall be the judge of such ability. In all 5382 city, exempted village, and local school districts, the board 5383 shall provide transportation to and from school or special 5384 education classes for mentally disabled children in accordance 5385 with standards adopted by the department of education and 5386 workforce. 5387

When transportation of pupils is provided the conveyance 5388 shall be run on a time schedule that shall be adopted and put in 5389 force by the board not later than ten days after the beginning 5390 of the school term. The operator of every school bus or motor 5391 van owned and operated by any school district or educational 5392 service center or privately owned and operated under contract 5393 with any school district or service center in this state shall 5394

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deliver students enrolled in preschool through twelfth grades to	5395
their respective public and nonpublic schools not sooner than	5396
thirty minutes prior to the beginning of school and to be	5397
available to pick them up not later than thirty minutes after	5398
the close of their respective schools each day. <u>If the school</u>	5399
offers academic services immediately after school that are	5400
supervised by a school employee, the end of the school day shall	5401
be considered to begin one-half hour after the commencement of	5402
those services. Further, operators shall not deliver students	5403
late to school.	5404

The cost of any transportation service authorized by this 5405 section shall be paid first out of federal funds, if any, 5406 available for the purpose of pupil transportation, and secondly out of state appropriations, in accordance with regulations 5408 adopted by the department. 5409

No transportation of any pupils shall be provided by any 5410 board of education to or from any school which in the selection 5411 of pupils, faculty members, or employees, practices 5412 discrimination against any person on the grounds of race, color, 5413 religion, or national origin. 5414

A board of education shall provide transportation as a related service for all children with disabilities living in the school district who are enrolled in a nonpublic school if the school district is provided with supporting documentation from the child's individual education program developed pursuant to Chapter 3323. of the Revised Code or an individual service plan developed pursuant to section 5126.41 of the Revised Code.

Sec. 3327.021. (A) As used in this section, "out of 5422 compliance" means that, for a period of five consecutive school 5423 days or ten school days within a school year, at least one of 5424

the following has occurred on each of those days:	5425
(1) Students transported to and from school by a school	5426
bus arrive more than thirty minutes late to school;	5427
(2) Students transported to and from school by a school	5428
bus are picked up more than thirty minutes after the end of the	5429
school day: . If a school provides academic services immediately	5430
after school that are supervised by a school employee, the end	5431
of the school day shall be considered to begin one-half hour	5432
after the commencement of such services.	5433
(3) Students scheduled to be transported to and from	5434
school by a school bus are not transported by school bus at all	5435
due to the failure of the bus to arrive;	5436
(4) A school district has been noncompliant with any other	5437
transportation requirements under Chapter 3327. of the Revised	5438
Code.	5439
Any school day in which any of the conditions in divisions	5440
(A)(1) to (4) of this section occur due to inclement weather	5441
shall not be counted towards the determination of noncompliance	5442
under this section.	5443
(B) The department of education and workforce shall	5444
monitor whether each city, local, or exempted village school	5445
district is out of compliance. If the department determines that	5446
a district is out of compliance, the department shall notify a	5447
school district that it is out of compliance. The first time a	5448
district receives notification of noncompliance, it shall create	5449
a corrective action plan and submit that plan to the department	5450
within one week of receiving notification of the department's	5451
determination. If a district is subsequently found to be out of	5452
compliance, the department shall withhold twenty-five per cent	5453

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of the district's daily payment for student transportation under	5454
Chapter 3317. of the Revised Code, as computed by the	5455
department, for each day that the district is determined to be	5456
out of compliance, beginning with the first day after the	5457
district has submitted the corrective action plan. A district	5458
may be found out of compliance two more times within the same	5459
school year, with twenty-five per cent of its daily state	5460
transportation funding withheld for each day it is determined to	5461
be out of compliance.	5462

If a district is determined to be out of compliance for a 5463 fifth time in the course of a school year, the department shall 5464 withhold one hundred per cent of its daily state transportation 5465 aid until the department determines that a district is no longer 5466 out of compliance.

The department shall reset the calculation of a district's noncompliance to zero at the beginning of each school year.

- (C) For each day, including the initial period that 5470 determined noncompliance, that the district is found to be out 5471 of compliance under this section and any of the conditions in 5472 divisions (A)(1) to (4) of this section occur, the department of 5473 education and workforce shall calculate the daily amount of that 5474 payment on a per-pupil basis and disburse that per-pupil amount 5475 to the district or school in which the pupil is enrolled. The 5476 district or school shall then remit those funds to the parent, 5477 guardian, or other person in charge of each pupil who did not 5478 receive proper transportation while the district was out of 5479 compliance. Funds shall be disbursed out of the amount withheld 5480 by the department under division (B) of this section. 5481
- (D) This section does not affect the authority of a school 5482 district to provide payment in lieu of transportation in 5483

accordance with section 3327.02 of the Revised Code. 5484 Beginning with disputes regarding determinations of school 5485 district noncompliance with transportation obligations arising 5486 after December 1, 2023, the department shall issue a 5487 determination within thirty days of receiving notice of the 5488 dispute. The department may delay a determination to within 5489 forty-five days of receiving a dispute notice if the department 5490 5491 notifies all affected parties in advance that the determination will be delayed. 5492 Sec. 5502.70. (A) There is hereby created in the 5493 department of public safety the Ohio mobile training team, which 5494 shall be administered by a chief mobile training officer. The 5495 team shall provide services to public and nonpublic schools 5496 regarding school safety and security. 5497 (B) Not later than ninety days after the effective date of 5498 this section December 11, 2022, the director of public safety 5499 shall appoint an individual who satisfies the criteria specified 5500 in division (B) of section 5502.701 of the Revised Code as the 5501 chief mobile training officer, who shall serve at the pleasure 5502 of the director. To carry out the duties prescribed by this 5503 section or sections 5502.702 and 5502.703 of the Revised Code, 5504 the chief mobile training officer may hire and maintain 5505 necessary staff and may enter into any necessary agreements. 5506 (C) Not later than ninety days after the appointment of 5507 the chief mobile training officer, the director of public safety 5508 shall appoint sixteen regional mobile training officers, each of 5509 whom shall satisfy the criteria specified in division (B) of 5510 section 5502.701 of the Revised Code, to conduct the duties 5511 described in sections 5502.702 and 5502.703 of the Revised Code. 5512

The regions shall be the same as those described in	5513
division (A) of section 3312.02 of the Revised Code. To carry	5514
out the duties prescribed by sections 5502.702 and 5502.703 of	5515
the Revised Code, a regional mobile training officer may hire	5516
and maintain necessary staff and may enter into any necessary	5517
agreements.	5518
(D) Except as otherwise provided by law, nothing in this	5519
section or in sections 5502.702 and 5502.703 of the Revised Code	5520
shall be construed to give the director of public safety, the	5521
chief mobile training officer, or a regional mobile training	5522
officer authority over the incident management structure or	5523
responsibilities of local emergency response personnel.	5524
(E) The department of public safety, in accordance with	5525
Chapter 119. of the Revised Code, shall adopt rules with respect	5526
to the Ohio mobile training team. The rules shall be made	5527
available for public inspection at the department of public	5528
safety and at other places and during reasonable hours as fixed	5529
by the chief mobile training officer of the Ohio mobile training	5530
team.	5531
Section 2. That existing sections 3301.0714, 3301.28,	5532
3302.03, 3302.12, 3302.151, 3307.353, 3309.345, 3311.80,	5533
3312.02, 3313.26, 3313.413, 3313.48, 3313.92, 3313.984,	5534
3314.012, 3314.015, 3314.016, 3314.017, 3314.0211, 3314.03,	5535
3314.11, 3314.29, 3314.35, 3319.077, 3319.0811, 3319.111,	5536
3319.112, 3319.172, 3319.22, 3319.2210, 3319.27, 3319.291,	5537
3319.316, 3319.391, 3326.11, 3327.01, 3327.021, and 5502.70 of	5538
the Revised Code are hereby repealed.	5539
Section 3. That sections 3301.0717, 3301.131, 3301.134,	5540
3301.14, 3301.30, 3302.22, 3313.6015, 3314.20, 3317.50, 3317.51,	5541
3319.234, 3319.55, 3319.56, and 3319.57 of the Revised Code are	5542

hereby repealed.	5543
Section 4. That the versions of sections 3301.0714 and	5544
3314.03 of the Revised Code that are scheduled to take effect on	5545
January 1, 2025, be amended to read as follows:	5546
Sec. 3301.0714. (A) The department of education and	5547
workforce shall adopt rules for a statewide education management	5548
information system. The rules shall require the department to	5549
establish guidelines for the establishment and maintenance of	5550
the system in accordance with this section and the rules adopted	5551
under this section. The guidelines shall include:	5552
(1) Standards identifying and defining the types of data	5553
in the system in accordance with divisions (B) and (C) of this	5554
section;	5555
(2) Procedures for annually collecting and reporting the	5556
data to the department in accordance with division (D) of this	5557
section;	5558
(3) Procedures for annually compiling the data in	5559
accordance with division (G) of this section;	5560
(4) Procedures for annually reporting the data to the	5561
public in accordance with division (H) of this section;	5562
(5) Standards to provide strict safeguards to protect the	5563
confidentiality of personally identifiable student data.	5564
(B) The guidelines adopted under this section shall	5565
require the data maintained in the education management	5566
information system to include at least the following:	5567
(1) Student participation and performance data, for each	5568
grade in each school district as a whole and for each grade in	5569
each school building in each school district, that includes:	5570

(a) The numbers of students receiving each category of	5571
instructional service offered by the school district, such as	5572
regular education instruction, vocational education instruction,	5573
specialized instruction programs or enrichment instruction that	5574
is part of the educational curriculum, instruction for gifted	5575
students, instruction for students with disabilities, and	5576
remedial instruction. The guidelines shall require instructional	5577
services under this division to be divided into discrete	5578
categories if an instructional service is limited to a specific	5579
subject, a specific type of student, or both, such as regular	5580
instructional services in mathematics, remedial reading	5581
instructional services, instructional services specifically for	5582
students gifted in mathematics or some other subject area, or	5583
instructional services for students with a specific type of	5584
disability. The categories of instructional services required by	5585
the guidelines under this division shall be the same as the	5586
categories of instructional services used in determining cost	5587
units pursuant to division (C)(3) of this section.	5588

- (b) The numbers of students receiving support or 5589 extracurricular services for each of the support services or 5590 extracurricular programs offered by the school district, such as 5591 counseling services, health services, and extracurricular sports 5592 and fine arts programs. The categories of services required by 5593 the guidelines under this division shall be the same as the 5594 categories of services used in determining cost units pursuant 5595 to division (C)(4)(a) of this section. 5596
- (c) Average student grades in each subject in grades nine 5597
 through twelve; 5598
- (d) Academic achievement levels as assessed under sections 5599 3301.0710, 3301.0711, and 3301.0712 of the Revised Code; 5600

(e) The number of students designated as having a	5601
disabling condition pursuant to division (C)(1) of section	5602
3301.0711 of the Revised Code;	5603
(f) The numbers of students reported to the department	5604
pursuant to division (C)(2) of section 3301.0711 of the Revised	5605
Code;	5606
(g) Attendance rates and the average daily attendance for	5607
the year. For purposes of this division, a student shall be	5608
counted as present for any field trip that is approved by the	5609
school administration.	5610
(h) Expulsion rates;	5611
(i) Suspension rates;	5612
(j) Dropout rates;	5613
(k) Rates of retention in grade;	5614
(1) For pupils in grades nine through twelve, the average	5615
number of carnegie units, as calculated in accordance with the	5616
director's rules;	5617
(m) Graduation rates, to be calculated in a manner	5618
specified by the department that reflects the rate at which	5619
students who were in the ninth grade three years prior to the	5620
current year complete school and that is consistent with	5621
nationally accepted reporting requirements;	5622
(n) Results of diagnostic assessments administered to	5623
kindergarten students as required under section 3301.0715 of the	5624
Revised Code to permit a comparison of the academic readiness of	5625
kindergarten students. However, no district shall be required to	5626
report to the department the results of any diagnostic	5627
assessment administered to a kindergarten student, except for	5628

the language and reading assessment described in division (A)(2)	5629
of section 3301.0715 of the Revised Code, if the parent of that	5630
student requests the district not to report those results.	5631
(o) Beginning on July 1, 2018, for each disciplinary	5632
action which is required to be reported under division (B) (5) of	5633
this section, districts and schools also shall include an	5634
identification of the person or persons, if any, at whom the	5635
student's violent behavior that resulted in discipline was	5636
directed. The person or persons shall be identified by the	5637
respective classification at the district or school, such as	5638
student, teacher, or nonteaching employee, but shall not be-	5639
identified by name.	5640
Division (B)(1)(o) of this section does not apply after	5641
the date that is two years following the submission of the	5642
report required by Section 733.13 of H.B. 49 of the 132nd	5643
general assembly.	5644
(p) The number of students earning each state diploma seal	5645
included in the system prescribed under division (A) of section	5646
3313.6114 of the Revised Code;	5647
(q) (p) The number of students demonstrating competency	5648
for graduation using each option described in divisions (B)(1)	5649
(a) to (d) of section 3313.618 of the Revised Code;	5650
(r) (q) The number of students completing each	5651
foundational and supporting option as part of the demonstration	5652
of competency for graduation pursuant to division (B)(1)(b) of	5653
section 3313.618 of the Revised Code;	5654
(s) (r) The number of students enrolled in all-day	5655
kindergarten, as defined in section 3321.05 of the Revised Code.	5656
(2) Personnel and classroom enrollment data for each	5657

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school district, including:

- (a) The total numbers of licensed employees and 5659 nonlicensed employees and the numbers of full-time equivalent 5660 licensed employees and nonlicensed employees providing each 5661 category of instructional service, instructional support 5662 service, and administrative support service used pursuant to 5663 division (C)(3) of this section. The guidelines adopted under 5664 this section shall require these categories of data to be 5665 maintained for the school district as a whole and, wherever 5666 applicable, for each grade in the school district as a whole, 5667 for each school building as a whole, and for each grade in each 5668 school building. 5669
- (b) The total number of employees and the number of full-5670 time equivalent employees providing each category of service 5671 used pursuant to divisions (C)(4)(a) and (b) of this section, 5672 and the total numbers of licensed employees and nonlicensed 5673 employees and the numbers of full-time equivalent licensed 5674 employees and nonlicensed employees providing each category used 5675 pursuant to division (C)(4)(c) of this section. The guidelines 5676 adopted under this section shall require these categories of 5677 data to be maintained for the school district as a whole and, 5678 wherever applicable, for each grade in the school district as a 5679 whole, for each school building as a whole, and for each grade 5680 in each school building. 5681
- (c) The total number of regular classroom teachers 5682 teaching classes of regular education and the average number of 5683 pupils enrolled in each such class, in each of grades 5684 kindergarten through five in the district as a whole and in each 5685 school building in the school district. 5686
 - (d) The number of lead teachers employed by each school

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district and each school building.

(3)(a) Student demographic data for each school district,	5689
including information regarding the gender ratio of the school	5690
district's pupils, the racial make-up of the school district's	5691
pupils, the number of English learners in the district, and an	5692
appropriate measure of the number of the school district's	5693
pupils who reside in economically disadvantaged households. The	5694
demographic data shall be collected in a manner to allow	5695
correlation with data collected under division (B)(1) of this	5696
section. Categories for data collected pursuant to division (B)	5697
(3) of this section shall conform, where appropriate, to	5698
standard practices of agencies of the federal government.	5699
(b) With respect to each student entering kindergarten,	5700
whether the student previously participated in a public	5701
preschool program, a private preschool program, or a head start	5702
program, and the number of years the student participated in	5703
each of these programs.	5704
(4)(a) The core curriculum and instructional materials	5705

- (4) (a) The core curriculum and instructional materials being used for English language arts in each of grades pre-kindergarten to five;
- (b) The reading intervention programs being used in each 5708 of grades pre-kindergarten to twelve. 5709
- (5) Any data required to be collected pursuant to federal 5710 law. 5711
- (C) The education management information system shall

 include cost accounting data for each district as a whole and

 for each school building in each school district. The guidelines

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 adopted under this section shall require the cost data for each

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 school district to be maintained in a system of mutually

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exclusive cost units and shall require all of the costs of each	5717
school district to be divided among the cost units. The	5718
guidelines shall require the system of mutually exclusive cost	5719
units to include at least the following:	5720
(1) Administrative costs for the school district as a	5721
whole. The guidelines shall require the cost units under this	5722
division (C)(1) to be designed so that each of them may be	5723
compiled and reported in terms of average expenditure per pupil	5724
in enrolled ADM in the school district, as determined pursuant	5725
to section 3317.03 of the Revised Code.	5726
(2) Administrative costs for each school building in the	5727
school district. The guidelines shall require the cost units	5728
under this division (C)(2) to be designed so that each of them	5729
may be compiled and reported in terms of average expenditure per	5730
full-time equivalent pupil receiving instructional or support	5731
services in each building.	5732
(3) Instructional services costs for each category of	5733
instructional service provided directly to students and required	5734
by guidelines adopted pursuant to division (B)(1)(a) of this	5735
section. The guidelines shall require the cost units under	5736
division (C)(3) of this section to be designed so that each of	5737
them may be compiled and reported in terms of average	5738
expenditure per pupil receiving the service in the school	5739
district as a whole and average expenditure per pupil receiving	5740
the service in each building in the school district and in terms	5741
of a total cost for each category of service and, as a breakdown	5742
of the total cost, a cost for each of the following components:	5743
(a) The cost of each instructional services category	5744
required by guidelines adopted under division (B)(1)(a) of this	5745

section that is provided directly to students by a classroom

teacher;	5747
(b) The cost of the instructional support services, such	5748
as services provided by a speech-language pathologist, classroom	5749
aide, multimedia aide, or librarian, provided directly to	5750
students in conjunction with each instructional services	5751
category;	5752
(c) The cost of the administrative support services	5753
related to each instructional services category, such as the	5754
cost of personnel that develop the curriculum for the	5755
instructional services category and the cost of personnel	5756
supervising or coordinating the delivery of the instructional	5757
services category.	5758
(4) Support or extracurricular services costs for each	5759
category of service directly provided to students and required	5760
by guidelines adopted pursuant to division (B)(1)(b) of this	5761
section. The guidelines shall require the cost units under	5762
division (C)(4) of this section to be designed so that each of	5763
them may be compiled and reported in terms of average	5764
expenditure per pupil receiving the service in the school	5765
district as a whole and average expenditure per pupil receiving	5766
the service in each building in the school district and in terms	5767
of a total cost for each category of service and, as a breakdown	5768
of the total cost, a cost for each of the following components:	5769
(a) The cost of each support or extracurricular services	5770
category required by guidelines adopted under division (B)(1)(b)	5771
of this section that is provided directly to students by a	5772
licensed employee, such as services provided by a guidance	5773
counselor or any services provided by a licensed employee under	5774
a supplemental contract;	5775

(b) The cost of each such services category provided	5776
directly to students by a nonlicensed employee, such as	5777
janitorial services, cafeteria services, or services of a sports	5778
trainer;	5779

- (c) The cost of the administrative services related to 5780 each services category in division (C)(4)(a) or (b) of this 5781 section, such as the cost of any licensed or nonlicensed 5782 employees that develop, supervise, coordinate, or otherwise are 5783 involved in administering or aiding the delivery of each 5784 services category.
- (D) (1) The guidelines adopted under this section shall 5786 require school districts to collect information about individual 5787 students, staff members, or both in connection with any data 5788 required by division (B) or (C) of this section or other 5789 reporting requirements established in the Revised Code. The 5790 quidelines may also require school districts to report 5791 information about individual staff members in connection with 5792 any data required by division (B) or (C) of this section or 5793 other reporting requirements established in the Revised Code. 5794 The guidelines shall not authorize school districts to request 5795 social security numbers of individual students. The guidelines 5796 shall prohibit the reporting under this section of a student's 5797 name, address, and social security number to the department. The 5798 guidelines shall also prohibit the reporting under this section 5799 of any personally identifiable information about any student, 5800 except for the purpose of assigning the data verification code 5801 required by division (D)(2) of this section, to any other person 5802 unless such person is employed by the school district or the 5803 information technology center operated under section 3301.075 of 5804 the Revised Code and is authorized by the district or technology 5805 center to have access to such information or is employed by an 5806

entity with which the department contracts for the scoring or	5807
the development of state assessments. The guidelines may require	5808
school districts to provide the social security numbers of	5809
individual staff members and the county of residence for a	5810
student. Nothing in this section prohibits the department from	5811
providing a student's county of residence to the department of	5812
taxation to facilitate the distribution of tax revenue.	5813

(2) (a) The guidelines shall provide for each school 5814 district or community school to assign a data verification code 5815 that is unique on a statewide basis over time to each student 5816 whose initial Ohio enrollment is in that district or school and 5817 to report all required individual student data for that student 5818 utilizing such code. The quidelines shall also provide for 5819 assigning data verification codes to all students enrolled in 5820 districts or community schools on the effective date of the 5821 quidelines established under this section. The assignment of 5822 data verification codes for other entities, as described in 5823 division (D)(2)(d) of this section, the use of those codes, and 5824 the reporting and use of associated individual student data 5825 shall be coordinated by the department of education and 5826 workforce in accordance with state and federal law. 5827

School districts shall report individual student data to 5828 the department through the information technology centers 5829 utilizing the code. The entities described in division (D)(2)(d) 5830 of this section shall report individual student data to the 5831 department in the manner prescribed by the department. 5832

(b) (i) Except as provided in sections 3301.941, 3310.11, 5833 3310.42, 3310.63, 3313.978, 3317.20, and 5747.057 of the Revised 5834 Code, and in division (D) (2) (b) (ii) of this section, at no time 5835 shall the department have access to information that would 5836

enable any data verification code to be matched to personally	5837
identifiable student data.	5838
(ii) For the purpose of making per-pupil payments to	5839
community schools under section 3317.022 of the Revised Code,	5840
the department shall have access to information that would	5841
enable any data verification code to be matched to personally	5842
identifiable student data.	5843
(c) Each school district and community school shall ensure	5844
that the data verification code is included in the student's	5845
records reported to any subsequent school district, community	5846
school, or state institution of higher education, as defined in	5847
section 3345.011 of the Revised Code, in which the student	5848
enrolls. Any such subsequent district or school shall utilize	5849
the same identifier in its reporting of data under this section.	5850
(d)(i) The director of any state agency that administers a	5851
(d)(i) The director of any state agency that administers a publicly funded program providing services to children who are	5851 5852
publicly funded program providing services to children who are	5852
publicly funded program providing services to children who are younger than compulsory school age, as defined in section	5852 5853
publicly funded program providing services to children who are younger than compulsory school age, as defined in section 3321.01 of the Revised Code, including the directors of health,	5852 5853 5854
publicly funded program providing services to children who are younger than compulsory school age, as defined in section 3321.01 of the Revised Code, including the directors of health, job and family services, mental health and addiction services,	5852 5853 5854 5855
publicly funded program providing services to children who are younger than compulsory school age, as defined in section 3321.01 of the Revised Code, including the directors of health, job and family services, mental health and addiction services, children and youth, and developmental disabilities, shall	5852 5853 5854 5855 5856
publicly funded program providing services to children who are younger than compulsory school age, as defined in section 3321.01 of the Revised Code, including the directors of health, job and family services, mental health and addiction services, children and youth, and developmental disabilities, shall request and receive, pursuant to sections 3301.0723 and 5180.33	5852 5853 5854 5855 5856 5857
publicly funded program providing services to children who are younger than compulsory school age, as defined in section 3321.01 of the Revised Code, including the directors of health, job and family services, mental health and addiction services, children and youth, and developmental disabilities, shall request and receive, pursuant to sections 3301.0723 and 5180.33 of the Revised Code, a data verification code for a child who is	5852 5853 5854 5855 5856 5857 5858
publicly funded program providing services to children who are younger than compulsory school age, as defined in section 3321.01 of the Revised Code, including the directors of health, job and family services, mental health and addiction services, children and youth, and developmental disabilities, shall request and receive, pursuant to sections 3301.0723 and 5180.33 of the Revised Code, a data verification code for a child who is receiving those services.	5852 5853 5854 5855 5856 5857 5858 5859
publicly funded program providing services to children who are younger than compulsory school age, as defined in section 3321.01 of the Revised Code, including the directors of health, job and family services, mental health and addiction services, children and youth, and developmental disabilities, shall request and receive, pursuant to sections 3301.0723 and 5180.33 of the Revised Code, a data verification code for a child who is receiving those services. (ii) The director of developmental disabilities, director	5852 5853 5854 5855 5856 5857 5858 5859
publicly funded program providing services to children who are younger than compulsory school age, as defined in section 3321.01 of the Revised Code, including the directors of health, job and family services, mental health and addiction services, children and youth, and developmental disabilities, shall request and receive, pursuant to sections 3301.0723 and 5180.33 of the Revised Code, a data verification code for a child who is receiving those services. (ii) The director of developmental disabilities, director of health, director of job and family services, director of	5852 5853 5854 5855 5856 5857 5858 5859 5860 5861
publicly funded program providing services to children who are younger than compulsory school age, as defined in section 3321.01 of the Revised Code, including the directors of health, job and family services, mental health and addiction services, children and youth, and developmental disabilities, shall request and receive, pursuant to sections 3301.0723 and 5180.33 of the Revised Code, a data verification code for a child who is receiving those services. (ii) The director of developmental disabilities, director of health, director of job and family services, director of mental health and addiction services, medicaid director,	5852 5853 5854 5855 5856 5857 5858 5859 5860 5861 5862

behalf of a program that receives public funds and provides

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services to children who are younger than compulsory school age,	5867
may request and receive, pursuant to section 3301.0723 of the	5868
Revised Code, a data verification code for a child who is	5869
receiving services from the program.	5870
(E) The guidelines adopted under this section may require	5871
school districts to collect and report data, information, or	5872
reports other than that described in divisions (A), (B), and (C)	5873
of this section for the purpose of complying with other	5874
reporting requirements established in the Revised Code. The	5875
other data, information, or reports may be maintained in the	5876
education management information system but are not required to	5877
be compiled as part of the profile formats required under	5878
division (G) of this section or the annual statewide report	5879
required under division (H) of this section.	5880
	F 0 0 1
(F) The board of education of each school district shall	5881
annually collect and report to the department, in accordance	5882
with the guidelines established by the department, the data	5883
required pursuant to this section. A school district may collect	5884
and report these data notwithstanding section 2151.357 or	5885
3319.321 of the Revised Code.	5886
(G) The department shall, in accordance with the	5887
procedures it adopts, annually compile the data reported by each	5888
school district pursuant to division (D) of this section. The	5889
department shall design formats for profiling each school	5890
district as a whole and each school building within each	5891
district and shall compile the data in accordance with these	5892
formats. These profile formats shall:	5893

(1) Include all of the data gathered under this section in

a manner that facilitates comparison among school districts and

among school buildings within each school district;

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(2) Present the data on academic achievement levels as	5897
assessed by the testing of student achievement maintained	5898
pursuant to division (B)(1)(d) of this section.	5899
(H)(1) The department shall, in accordance with the	5900
procedures it adopts, annually prepare a statewide report for	5901
all school districts and the general public that includes the	5902
profile of each of the school districts developed pursuant to	5903
division (G) of this section. Copies of the report shall be sent	5904
to each school district.	5905
(2) The department shall, in accordance with the	5906
procedures it adopts, annually prepare an individual report for	5907
each school district and the general public that includes the	5908
profiles of each of the school buildings in that school district	5909
developed pursuant to division (G) of this section. Copies of	5910
the report shall be sent to the superintendent of the district	5911
and to each member of the district board of education.	5912
(3) Copies of the reports prescribed in divisions (H)(1)	5913
and (2) of this section shall be made available to the general	5914
public at each school district's offices. Each district board of	5915
education shall make copies of each report available to any	5916
person upon request and payment of a reasonable fee for the cost	5917
of reproducing the report. The board shall annually publish in a	5918
newspaper of general circulation in the school district, at	5919
least twice during the two weeks prior to the week in which the	5920
reports will first be available, a notice containing the address	5921
where the reports are available and the date on which the	5922
reports will be available.	5923
(I) Any data that is collected or maintained pursuant to	5924
this section and that identifies an individual pupil is not a	5925

public record for the purposes of section 149.43 of the Revised

Code. 5927 (J) As used in this section: 5928 (1) "School district" means any city, local, exempted 5929 village, or joint vocational school district and, in accordance 5930 with section 3314.17 of the Revised Code, any community school. 5931 As used in division (L) of this section, "school district" also 5932 includes any educational service center or other educational 5933 entity required to submit data using the system established 5934 under this section. 5935 (2) "Cost" means any expenditure for operating expenses 5936 made by a school district excluding any expenditures for debt 5937 retirement except for payments made to any commercial lending 5938 institution for any loan approved pursuant to section 3313.483 5939 of the Revised Code. 5940 (K) Any person who removes data from the information 5941 system established under this section for the purpose of 5942 releasing it to any person not entitled under law to have access 5943 to such information is subject to section 2913.42 of the Revised 5944 Code prohibiting tampering with data. 5945 (L)(1) In accordance with division (L)(2) of this section 5946 and the rules adopted under division (L)(10) of this section, 5947 the department may sanction any school district that reports 5948 incomplete or inaccurate data, reports data that does not 5949 conform to data requirements and descriptions published by the 5950 department, fails to report data in a timely manner, or 5951 otherwise does not make a good faith effort to report data as 5952 required by this section. 5953 (2) If the department decides to sanction a school 5954 district under this division, the department shall take the 5955

following sequential actions:

5956 (a) Notify the district in writing that the department has 5957 determined that data has not been reported as required under 5958 this section and require the district to review its data 5959 submission and submit corrected data by a deadline established 5960 by the department. The department also may require the district 5961 to develop a corrective action plan, which shall include 5962 provisions for the district to provide mandatory staff training 5963 on data reporting procedures. 5964 (b) Withhold up to ten per cent of the total amount of 5965 state funds due to the district for the current fiscal year and, 5966 if not previously required under division (L)(2)(a) of this 5967 section, require the district to develop a corrective action 5968 plan in accordance with that division; 5969 (c) Withhold an additional amount of up to twenty per cent 5970 of the total amount of state funds due to the district for the 5971 current fiscal year; 5972 (d) Direct department staff or an outside entity to 5973 investigate the district's data reporting practices and make 5974 recommendations for subsequent actions. The recommendations may 5975 include one or more of the following actions: 5976 (i) Arrange for an audit of the district's data reporting 5977 practices by department staff or an outside entity; 5978 (ii) Conduct a site visit and evaluation of the district; 5979 (iii) Withhold an additional amount of up to thirty per 5980 cent of the total amount of state funds due to the district for 5981 5982 the current fiscal year;

(iv) Continue monitoring the district's data reporting;

(v) Assign department staff to supervise the district's	5984
data management system;	5985
(vi) Conduct an investigation to determine whether to	5986
suspend or revoke the license of any district employee in	5987
accordance with division (N) of this section;	5988
(vii) If the district is issued a report card under	5989
section 3302.03 of the Revised Code, indicate on the report card	5990
that the district has been sanctioned for failing to report data	5991
as required by this section;	5992
(viii) If the district is issued a report card under	5993
section 3302.03 of the Revised Code and incomplete or inaccurate	5994
data submitted by the district likely caused the district to	5995
receive a higher performance rating than it deserved under that	5996
section, issue a revised report card for the district;	5997
(ix) Any other action designed to correct the district's	5998
data reporting problems.	5999
data reporting problems.	3999
(3) Any time the department takes an action against a	6000
school district under division (L)(2) of this section, the	6001
department shall make a report of the circumstances that	6002
prompted the action. The department shall send a copy of the	6003
report to the district superintendent or chief administrator and	6004
maintain a copy of the report in its files.	6005
(4) If any action taken under division (L)(2) of this	6006
section resolves a school district's data reporting problems to	6007
the department's satisfaction, the department shall not take any	6008
further actions described by that division. If the department	6009
withheld funds from the district under that division, the	6010
department may release those funds to the district, except that	6011
if the department withheld funding under division (L)(2)(c) of	6012

this section, the department shall not release the funds 6013 withheld under division (L)(2)(b) of this section and, if the 6014 department withheld funding under division (L)(2)(d) of this 6015 section, the department shall not release the funds withheld 6016 under division (L)(2)(b) or (c) of this section. 6017

- (5) Notwithstanding anything in this section to the 6018 contrary, the department may use its own staff or an outside 6019 entity to conduct an audit of a school district's data reporting 6020 practices any time the department has reason to believe the 6021 district has not made a good faith effort to report data as 6022 6023 required by this section. If any audit conducted by an outside entity under division (L)(2)(d)(i) or (5) of this section 6024 confirms that a district has not made a good faith effort to 6025 report data as required by this section, the district shall 6026 reimburse the department for the full cost of the audit. The 6027 department may withhold state funds due to the district for this 6028 purpose. 6029
- 6030 (6) Prior to issuing a revised report card for a school district under division (L)(2)(d)(viii) of this section, the 6031 department may hold a hearing to provide the district with an 6032 opportunity to demonstrate that it made a good faith effort to 6033 report data as required by this section. The hearing shall be 6034 conducted by a referee appointed by the department. Based on the 6035 information provided in the hearing, the referee shall recommend 6036 whether the department should issue a revised report card for 6037 the district. If the referee affirms the department's contention 6038 that the district did not make a good faith effort to report 6039 data as required by this section, the district shall bear the 6040 full cost of conducting the hearing and of issuing any revised 6041 6042 report card.

(7) If the department determines that any inaccurate data	6043
reported under this section caused a school district to receive	6044
excess state funds in any fiscal year, the district shall	6045
reimburse the department an amount equal to the excess funds, in	6046
accordance with a payment schedule determined by the department.	6047
The department may withhold state funds due to the district for	6048
this purpose.	6049
(8) Any school district that has funds withheld under	6050
division (L)(2) of this section may appeal the withholding in	6051
accordance with Chapter 119. of the Revised Code.	6052
(9) In all cases of a disagreement between the department	6053
and a school district regarding the appropriateness of an action	6054
taken under division (L)(2) of this section, the burden of proof	6055
shall be on the district to demonstrate that it made a good	6056
faith effort to report data as required by this section.	6057
(10) The director of education and workforce shall adopt	6058
rules under Chapter 119. of the Revised Code to implement	6059
division (L) of this section.	6060
(M) No information technology center or school district	6061
shall acquire, change, or update its student administration	6062
software package to manage and report data required to be	6063
reported to the department unless it converts to a student	6064
software package that is certified by the department.	6065
(N) The state board of education, in accordance with	6066
sections 3319.31 and 3319.311 of the Revised Code, may suspend	6067
or revoke a license as defined under division (A) of section	6068
3319.31 of the Revised Code that has been issued to any school	6069
district employee found to have willfully reported erroneous,	6070
inaccurate, or incomplete data to the education management	6071

information system.	6072
(O) No person shall release or maintain any information	6073
about any student in violation of this section. Whoever violates	6074
this division is guilty of a misdemeanor of the fourth degree.	6075
(P) The department shall disaggregate the data collected	6076
under division (B)(1)(n) of this section according to the race	6077
and socioeconomic status of the students assessed.	6078
(Q) If the department cannot compile any of the	6079
information required by division (I) of section 3302.03 of the	6080
Revised Code based upon the data collected under this section,	6081
the department shall develop a plan and a reasonable timeline	6082
for the collection of any data necessary to comply with that	6083
division.	6084
Sec. 3314.03. A copy of every contract entered into under	6085
this section shall be filed with the director of education and	6086
workforce. The department of education and workforce shall make	6087
available on its web site a copy of every approved, executed	6088
contract filed with the director under this section.	6089
(A) Each contract entered into between a sponsor and the	6090
governing authority of a community school shall specify the	6091
following:	6092
(1) That the school shall be established as either of the	6093
following:	6094
(a) A nonprofit corporation established under Chapter	6095
1702. of the Revised Code, if established prior to April 8,	6096
2003;	6097
(b) A public benefit corporation established under Chapter	6098
1702. of the Revised Code, if established after April 8, 2003.	6099

(2) The education program of the school, including the	6100
school's mission, the characteristics of the students the school	6101
is expected to attract, the ages and grades of students, and the	6102
focus of the curriculum;	6103
(3) The academic goals to be achieved and the method of	6104
measurement that will be used to determine progress toward those	6105
goals, which shall include the statewide achievement	6106
assessments;	6107
(4) Performance standards, including but not limited to	6108
all applicable report card measures set forth in section 3302.03	6109
or 3314.017 of the Revised Code, by which the success of the	6110
school will be evaluated by the sponsor;	6111
(5) The admission standards of section 3314.06 of the	6112
Revised Code and, if applicable, section 3314.061 of the Revised	6113
Code;	6114
(6)(a) Dismissal procedures;	6115
(b) A requirement that the governing authority adopt an	6116
attendance policy that includes a procedure for automatically	6117
withdrawing a student from the school if the student without a	6118
legitimate excuse fails to participate in seventy-two	6119
consecutive hours of the learning opportunities offered to the	6120
student.	6121
(7) The ways by which the school will achieve racial and	6122
ethnic balance reflective of the community it serves;	6123
(8) Requirements for financial audits by the auditor of	6124
state. The contract shall require financial records of the	6125
school to be maintained in the same manner as are financial	6126
records of school districts, pursuant to rules of the auditor of	6127
state. Audits shall be conducted in accordance with section	6128

117.10 of the Revised Code.	6129
(9) An addendum to the contract outlining the facilities	6130
to be used that contains at least the following information:	6131
(a) A detailed description of each facility used for	6132
instructional purposes;	6133
(b) The annual costs associated with leasing each facility	6134
that are paid by or on behalf of the school;	6135
(c) The annual mortgage principal and interest payments	6136
that are paid by the school;	6137
(d) The name of the lender or landlord, identified as	6138
such, and the lender's or landlord's relationship to the	6139
operator, if any.	6140
(10) Qualifications of employees, including both of the	6141
following:	6142
(a) A requirement that the school's classroom teachers be	6143
licensed in accordance with sections 3319.22 to 3319.31 of the	6144
Revised Code, except that a community school may engage	6145
noncertificated persons to teach up to twelve hours or forty	6146
hours per week pursuant to section 3319.301 of the Revised Code;	6147
(b) A prohibition against the school employing an	6148
individual described in section 3314.104 of the Revised Code in	6149
any position.	6150
(11) That the school will comply with the following	6151
requirements:	6152
(a) The school will provide learning opportunities to a	6153
minimum of twenty-five students for a minimum of nine hundred	6154
twenty hours per school year.	6155

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2921.42 of the Revised Code.

(b) The governing authority will purchase liability	6156
insurance, or otherwise provide for the potential liability of	6157
the school.	6158
(c) The school will be nonsectarian in its programs,	6159
admission policies, employment practices, and all other	6160
operations, and will not be operated by a sectarian school or	6161
religious institution.	6162
(d) The school will comply with sections 9.90, 9.91,	6163
109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710,	6164
3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3302.037,	6165
3313.472, 3313.50, 3313.539, 3313.5310, 3313.5318, 3313.5319,	6166
3313.608, 3313.609, 3313.6012, 3313.6013, 3313.6014, 3313.6015,	6167
3313.6020, 3313.6024, 3313.6025, 3313.6026, 3313.6028,	6168
3313.6029, 3313.643, 3313.648, 3313.6411, 3313.6413, 3313.66,	6169
3313.661, 3313.662, 3313.666, 3313.667, 3313.668, 3313.669,	6170
3313.6610, 3313.67, 3313.671, 3313.672, 3313.673, 3313.69,	6171
3313.71, 3313.716, 3313.718, 3313.719, 3313.7112, 3313.7117,	6172
3313.721, 3313.80, 3313.814, 3313.816, 3313.817, 3313.818,	6173
3313.819, 3313.86, 3313.89, 3313.96, 3319.073, 3319.077,	6174
3319.078, 3319.0812, 3319.238, 3319.318, 3319.321, 3319.324,	6175
3319.39, 3319.391, 3319.393, 3319.41, 3319.46, 3320.01, 3320.02,	6176
3320.03, 3321.01, 3321.041, 3321.13, 3321.14, 3321.141, 3321.17,	6177
3321.18, 3321.19, 3322.20, 3322.24, 3323.251, 3327.10, 4111.17,	6178
4113.52, 5502.262, 5502.703, and 5705.391 and Chapters 117.,	6179
1347., 2744., 3365., 3742., 4112., 4123., 4141., and 4167. of	6180
the Revised Code as if it were a school district and will comply	6181
with section 3301.0714 of the Revised Code in the manner	6182
specified in section 3314.17 of the Revised Code.	6183
(a) The school shall semile a the Charles 100 and a the	C1 O A
(e) The school shall comply with Chapter 102. and section	6184

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(f) The school will comply with sections 3313.61,	6186
3313.611, 3313.614, 3313.617, 3313.618, and 3313.6114 of the	6187
Revised Code, except that for students who enter ninth grade for	6188
the first time before July 1, 2010, the requirement in sections	6189
3313.61 and 3313.611 of the Revised Code that a person must	6190
successfully complete the curriculum in any high school prior to	6191
receiving a high school diploma may be met by completing the	6192
curriculum adopted by the governing authority of the community	6193
school rather than the curriculum specified in Title XXXIII of	6194
the Revised Code or any rules of the department. Beginning with	6195
students who enter ninth grade for the first time on or after	6196
July 1, 2010, the requirement in sections 3313.61 and 3313.611	6197
of the Revised Code that a person must successfully complete the	6198
curriculum of a high school prior to receiving a high school	6199
diploma shall be met by completing the requirements prescribed	6200
in section 3313.6027 and division (C) of section 3313.603 of the	6201
Revised Code, unless the person qualifies under division (D) or	6202
(F) of that section. Each school shall comply with the plan for	6203
awarding high school credit based on demonstration of subject	6204
area competency, and beginning with the 2017-2018 school year,	6205
with the updated plan that permits students enrolled in seventh	6206
and eighth grade to meet curriculum requirements based on	6207
subject area competency adopted by the department under	6208
divisions (J)(1) and (2) of section 3313.603 of the Revised	6209
Code. Beginning with the 2018-2019 school year, the school shall	6210
comply with the framework for granting units of high school	6211
credit to students who demonstrate subject area competency	6212
through work-based learning experiences, internships, or	6213
cooperative education developed by the department under division	6214
(J)(3) of section 3313.603 of the Revised Code.	6215

(g) The school governing authority will submit within four

months after the end of each school year a report of its	6217
activities and progress in meeting the goals and standards of	6218
divisions (A)(3) and (4) of this section and its financial	6219
status to the sponsor and the parents of all students enrolled	6220
in the school.	6221
(h) The school, unless it is an internet- or computer-	6222
based community school, will comply with section 3313.801 of the	6223
Revised Code as if it were a school district.	6224
(i) If the school is the recipient of moneys from a grant	6225
awarded under the federal race to the top program, Division (A),	6226
Title XIV, Sections 14005 and 14006 of the "American Recovery	6227
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,	6228
the school will pay teachers based upon performance in	6229
accordance with section 3317.141 and will comply with section	6230
3319.111 of the Revised Code as if it were a school district.	6231
(j) If the school operates a preschool program that is	6232
licensed by the department under sections 3301.52 to 3301.59 of	6233
the Revised Code, the school shall comply with sections 3301.50	6234
to 3301.59 of the Revised Code and the minimum standards for	6235
preschool programs prescribed in rules adopted by the department	6236
of children and youth under section 3301.53 of the Revised Code.	6237
(k) The school will comply with sections 3313.6021 and	6238
3313.6023 of the Revised Code as if it were a school district	6239
unless it is either of the following:	6240
(i) An internet- or computer-based community school;	6241
(i) An internet- or computer-based community school;(ii) A community school in which a majority of the	6241 6242
(ii) A community school in which a majority of the	6242

(1) The school will comply with section 3321.191 of the	6246
Revised Code, unless it is an internet- or computer-based	6247
community school that is subject to section 3314.261 of the	6248
Revised Code.	6249
(12) Arrangements for providing health and other benefits	6250
to employees;	6251
(13) The length of the contract, which shall begin at the	6252
beginning of an academic year. No contract shall exceed five	6253
years unless such contract has been renewed pursuant to division	6254
(E) of this section.	6255
(14) The governing authority of the school, which shall be	6256
responsible for carrying out the provisions of the contract;	6257
(15) A financial plan detailing an estimated school budget	6258
for each year of the period of the contract and specifying the	6259
total estimated per pupil expenditure amount for each such year.	6260
(16) Requirements and procedures regarding the disposition	6261
of employees of the school in the event the contract is	6262
terminated or not renewed pursuant to section 3314.07 of the	6263
Revised Code;	6264
(17) Whether the school is to be created by converting all	6265
or part of an existing public school or educational service	6266
center building or is to be a new start-up school, and if it is	6267
a converted public school or service center building,	6268
specification of any duties or responsibilities of an employer	6269
that the board of education or service center governing board	6270
that operated the school or building before conversion is	6271
delegating to the governing authority of the community school	6272
with respect to all or any specified group of employees provided	6273
the delegation is not prohibited by a collective bargaining	6274

agreement applicable to such employees;	6275
(18) Provisions establishing procedures for resolving	6276
disputes or differences of opinion between the sponsor and the	6277
governing authority of the community school;	6278
(19) A provision requiring the governing authority to	6279
adopt a policy regarding the admission of students who reside	6280
outside the district in which the school is located. That policy	6281
shall comply with the admissions procedures specified in	6282
sections 3314.06 and 3314.061 of the Revised Code and, at the	6283
sole discretion of the authority, shall do one of the following:	6284
(a) Prohibit the enrollment of students who reside outside	6285
the district in which the school is located;	6286
(b) Permit the enrollment of students who reside in	6287
districts adjacent to the district in which the school is	6288
located;	6289
(c) Permit the enrollment of students who reside in any	6290
other district in the state.	6291
(20) A provision recognizing the authority of the	6292
department to take over the sponsorship of the school in	6293
accordance with the provisions of division (C) of section	6294
3314.015 of the Revised Code;	6295
(21) A provision recognizing the sponsor's authority to	6296
assume the operation of a school under the conditions specified	6297
in division (B) of section 3314.073 of the Revised Code;	6298
(22) A provision recognizing both of the following:	6299
(a) The authority of public health and safety officials to	6300
inspect the facilities of the school and to order the facilities	6301

compliance with health and safety laws and regulations;	6303
(b) The authority of the department as the community	6304
school oversight body to suspend the operation of the school	6305
under section 3314.072 of the Revised Code if the department has	6306
evidence of conditions or violations of law at the school that	6307
pose an imminent danger to the health and safety of the school's	6308
students and employees and the sponsor refuses to take such	6309
action.	6310
(23) A description of the learning opportunities that will	6311
be offered to students including both classroom-based and non-	6312
classroom-based learning opportunities that is in compliance	6313
with criteria for student participation established by the	6314
department under division (H)(2) of section 3314.08 of the	6315
Revised Code;	6316
(24) The school will comply with sections 3302.04 and	6317
3302.041 of the Revised Code, except that any action required to	6318
be taken by a school district pursuant to those sections shall	6319
be taken by the sponsor of the school.	6320
(25) Beginning in the 2006-2007 school year, the school	6321
will open for operation not later than the thirtieth day of	6322
September each school year, unless the mission of the school as	6323
specified under division (A)(2) of this section is solely to	6324
serve dropouts. In its initial year of operation, if the school	6325
fails to open by the thirtieth day of September, or within one	6326
year after the adoption of the contract pursuant to division (D)	6327
of section 3314.02 of the Revised Code if the mission of the	6328
school is solely to serve dropouts, the contract shall be void.	6329
(26) Whether the school's governing authority is planning	6330
to seek designation for the school as a STEM school equivalent	6331

under section 3326.032 of the Revised Code;	6332
(27) That the school's attendance and participation	6333
policies will be available for public inspection;	6334
(28) That the school's attendance and participation	6335
records shall be made available to the department, auditor of	6336
state, and school's sponsor to the extent permitted under and in	6337
accordance with the "Family Educational Rights and Privacy Act	6338
of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended, and any	6339
regulations promulgated under that act, and section 3319.321 of	6340
the Revised Code;	6341
(29) If a school operates using the blended learning	6342
model, as defined in section 3301.079 of the Revised Code, all	6343
of the following information:	6344
(a) An indication of what blended learning model or models	6345
will be used;	6346
(b) A description of how student instructional needs will	6347
be determined and documented;	6348
(c) The method to be used for determining competency,	6349
granting credit, and promoting students to a higher grade level;	6350
(d) The school's attendance requirements, including how	6351
the school will document participation in learning	6352
opportunities;	6353
(e) A statement describing how student progress will be	6354
monitored;	6355
(f) A statement describing how private student data will	6356
be protected;	6357
(g) A description of the professional development	6358

activities that will be offered to teachers.	6359
(30) A provision requiring that all moneys the school's	6360
operator loans to the school, including facilities loans or cash	6361
flow assistance, must be accounted for, documented, and bear	6362
interest at a fair market rate;	6363
(31) A provision requiring that, if the governing	6364
authority contracts with an attorney, accountant, or entity	6365
specializing in audits, the attorney, accountant, or entity	6366
shall be independent from the operator with which the school has	6367
contracted.	6368
(32) A provision requiring the governing authority to	6369
adopt an enrollment and attendance policy that requires a	6370
student's parent to notify the community school in which the	6371
student is enrolled when there is a change in the location of	6372
the parent's or student's primary residence.	6373
(33) A provision requiring the governing authority to	6374
adopt a student residence and address verification policy for	6375
students enrolling in or attending the school.	6376
(B) The community school shall also submit to the sponsor	6377
a comprehensive plan for the school. The plan shall specify the	6378
following:	6379
(1) The process by which the governing authority of the	6380
school will be selected in the future;	6381
(2) The management and administration of the school;	6382
(3) If the community school is a currently existing public	6383
school or educational service center building, alternative	6384
arrangements for current public school students who choose not	6385
to attend the converted school and for teachers who choose not	6386

to teach in the school or building after conversion;	6387
(4) The instructional program and educational philosophy	6388
of the school;	6389
(5) Internal financial controls.	6390
When submitting the plan under this division, the school	6391
shall also submit copies of all policies and procedures	6392
regarding internal financial controls adopted by the governing	6393
authority of the school.	6394
(C) A contract entered into under section 3314.02 of the	6395
Revised Code between a sponsor and the governing authority of a	6396
community school may provide for the community school governing	6397
authority to make payments to the sponsor, which is hereby	6398
authorized to receive such payments as set forth in the contract	6399
between the governing authority and the sponsor. The total	6400
amount of such payments for monitoring, oversight, and technical	6401
assistance of the school shall not exceed three per cent of the	6402
total amount of payments for operating expenses that the school	6403
receives from the state.	6404
(D) The contract shall specify the duties of the sponsor	6405
which shall be in accordance with the written agreement entered	6406
into with the department under division (B) of section 3314.015	6407
of the Revised Code and shall include the following:	6408
(1) Monitor the community school's compliance with all	6409
laws applicable to the school and with the terms of the	6410
contract;	6411
(2) Monitor and evaluate the academic and fiscal	6412
performance and the organization and operation of the community	6413
school on at least an annual basis;	6414

(3) Report on an annual basis the results of the	6415
evaluation conducted under division (D)(2) of this section to	6416
the department and to the parents of students enrolled in the	6417
community school;	6418
(4)—Provide technical assistance to the community school	6419
in complying with laws applicable to the school and terms of the	6420
contract;	6421
$\frac{(5)}{(4)}$ Take steps to intervene in the school's operation	6422
to correct problems in the school's overall performance, declare	6423
the school to be on probationary status pursuant to section	6424
3314.073 of the Revised Code, suspend the operation of the	6425
school pursuant to section 3314.072 of the Revised Code, or	6426
terminate the contract of the school pursuant to section 3314.07	6427
of the Revised Code as determined necessary by the sponsor;	6428
$\frac{(6)-(5)}{(5)}$ Have in place a plan of action to be undertaken in	6429
the event the community school experiences financial	6430
difficulties or closes prior to the end of a school year.	6431
(E) Upon the expiration of a contract entered into under	6432
this section, the sponsor of a community school may, with the	6433
approval of the governing authority of the school, renew that	6434
contract for a period of time determined by the sponsor, but not	6435
ending earlier than the end of any school year, if the sponsor	6436
finds that the school's compliance with applicable laws and	6437
terms of the contract and the school's progress in meeting the	6438
academic goals prescribed in the contract have been	6439
satisfactory. Any contract that is renewed under this division	6440
remains subject to the provisions of sections 3314.07, 3314.072,	6441
and 3314.073 of the Revised Code.	6442
(F) If a community school fails to open for operation	6443

within one year after the contract entered into under this	6444
section is adopted pursuant to division (D) of section 3314.02	6445
of the Revised Code or permanently closes prior to the	6446
expiration of the contract, the contract shall be void and the	6447
school shall not enter into a contract with any other sponsor. A	6448
school shall not be considered permanently closed because the	6449
operations of the school have been suspended pursuant to section	6450
3314.072 of the Revised Code.	6451
Continue E What the evicting vergions of sections	6452
Section 5. That the existing versions of sections	0432
3301.0714 and 3314.03 of the Revised Code that are scheduled to	6453
take effect January 1, 2025, are hereby repealed.	6454
Section 6. Sections 4 and 5 of this act take effect on	6455
January 1, 2025.	6456