As Introduced

132nd General Assembly

Regular Session 2017-2018 H. B. No. 200

Representative Koehler

Cosponsors: Representatives Rezabek, Brenner, Dean, Conditt, Goodman, Merrin, Huffman

A BILL

То	amend sections 3301.0711, 3301.0714, 3301.163,	1
	3302.036, 3302.10, 3310.51, 3317.03, 3365.07,	2
	and 5727.84; to enact new sections 3310.01,	3
	3310.02, 3310.03, 3310.04, 3310.06, 3310.07,	4
	3310.08, 3310.09, 3310.10, 3310.11, 3310.12,	5
	3310.13, 3310.14, 3310.15, 3310.16, and 3310.17;	6
	and to repeal sections 3310.01, 3310.02,	7
	3310.03, 3310.031, 3310.032, 3310.035, 3310.04,	8
	3310.05, 3310.06, 3310.07, 3310.08, 3310.09,	9
	3310.10, 3310.11, 3310.12, 3310.13, 3310.14,	10
	3310.15, 3310.16, 3310.17, 3313.974, 3313.975,	11
	3313.976, 3313.977, 3313.978, and 3313.979 of	12
	the Revised Code to eliminate the Educational	13
	Choice Scholarship Pilot Program and Pilot	14
	Project Scholarship Program and to create the	15
	Opportunity Scholarship Program.	16

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

Sect	ion 1. Th	at section	s 3301.07	711, 3301	.0714,	3301.163,	17
3302.036,	3302.10,	3310.51,	3317.03,	3365.07,	and 5	727.84 be	18

amended and new sections 3310.01, 3310.02, 3310.03, 3310.04, 3310.06, 3310.07, 3310.08, 3310.09, 3310.10, 3310.11, 3310.12, 3310.13, 3310.14, 3310.15, 3310.16, and 3310.17 of the Revised Code be enacted to read as follows:

Sec. 3301.0711. (A) The department of education shall:

(1) Annually furnish to, grade, and score all assessments 24 required by divisions (A)(1) and (B)(1) of section 3301.0710 of 25 the Revised Code to be administered by city, local, exempted 26 village, and joint vocational school districts, except that each 27 district shall score any assessment administered pursuant to 28 division (B)(10) of this section. Each assessment so furnished 29 shall include the data verification code of the student to whom 30 the assessment will be administered, as assigned pursuant to 31 division (D)(2) of section 3301.0714 of the Revised Code. In 32 furnishing the practice versions of Ohio graduation tests 33 prescribed by division (D) of section 3301.0710 of the Revised 34 Code, the department shall make the tests available on its web 35 site for reproduction by districts. In awarding contracts for 36 grading assessments, the department shall give preference to 37 Ohio-based entities employing Ohio residents. 38

(2) Adopt rules for the ethical use of assessments and
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prescribing the manner in which the assessments prescribed by
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section 3301.0710 of the Revised Code shall be administered to
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students.

(B) Except as provided in divisions (C) and (J) of this
section, the board of education of each city, local, and
exempted village school district shall, in accordance with rules
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adopted under division (A) of this section:

(1) Administer the English language arts assessments

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prescribed under division (A) (1) (a) of section 3301.0710 of the48Revised Code twice annually to all students in the third grade49who have not attained the score designated for that assessment50under division (A) (2) (c) of section 3301.0710 of the Revised51Code.52

(2) Administer the mathematics assessment prescribed underdivision (A)(1)(a) of section 3301.0710 of the Revised Code atleast once annually to all students in the third grade.

(3) Administer the assessments prescribed under division(A) (1) (b) of section 3301.0710 of the Revised Code at least once annually to all students in the fourth grade.

(4) Administer the assessments prescribed under division(A) (1) (c) of section 3301.0710 of the Revised Code at least once annually to all students in the fifth grade.

(5) Administer the assessments prescribed under division(A) (1) (d) of section 3301.0710 of the Revised Code at least once annually to all students in the sixth grade.

(6) Administer the assessments prescribed under division(A) (1) (e) of section 3301.0710 of the Revised Code at least once annually to all students in the seventh grade.

(7) Administer the assessments prescribed under division
(A) (1) (f) of section 3301.0710 of the Revised Code at least once
annually to all students in the eighth grade.
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(8) Except as provided in division (B) (9) of this section,
administer any assessment prescribed under division (B) (1) of
section 3301.0710 of the Revised Code as follows:
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(a) At least once annually to all tenth grade students and74at least twice annually to all students in eleventh or twelfth75

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grade who have not yet attained the score on that assessment 76 designated under that division; 77 (b) To any person who has successfully completed the 78 curriculum in any high school or the individualized education 79 program developed for the person by any high school pursuant to 80 section 3323.08 of the Revised Code but has not received a high 81 school diploma and who requests to take such assessment, at any 82 time such assessment is administered in the district. 83 (9) In lieu of the board of education of any city, local, 84

or exempted village school district in which the student is also 85 enrolled, the board of a joint vocational school district shall 86 administer any assessment prescribed under division (B)(1) of 87 section 3301.0710 of the Revised Code at least twice annually to 88 any student enrolled in the joint vocational school district who 89 has not yet attained the score on that assessment designated 90 under that division. A board of a joint vocational school 91 district may also administer such an assessment to any student 92 described in division (B)(8)(b) of this section. 93

(10) If the district has a three-year average graduation 94 rate of not more than seventy-five per cent, administer each 95 assessment prescribed by division (D) of section 3301.0710 of 96 the Revised Code in September to all ninth grade students who 97 entered ninth grade prior to July 1, 2014. 98

Except as provided in section 3313.614 of the Revised Code99for administration of an assessment to a person who has100fulfilled the curriculum requirement for a high school diploma101but has not passed one or more of the required assessments, the102assessments prescribed under division (B) (1) of section1033301.0710 of the Revised Code shall not be administered after104the date specified in the rules adopted by the state board of105

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education under division (D)(1) of section 3301.0712 of the	106
Revised Code.	107
(11)(a) Except as provided in division (B)(11)(b) of this	108
section, administer the assessments prescribed by division (B)	109
(2) of section 3301.0710 and section 3301.0712 of the Revised	110
Code in accordance with the timeline and plan for implementation	111
of those assessments prescribed by rule of the state board	112
adopted under division (D)(1) of section 3301.0712 of the	113
Revised Code;	114
(b) A student who has presented evidence to the district	115
or school of having satisfied the condition prescribed by	116
division (A)(1) of section 3313.618 of the Revised Code to	117
qualify for a high school diploma prior to the date of the	118
administration of the assessment prescribed under division (B)	119
(1) of section 3301.0712 of the Revised Code shall not be	120
required to take that assessment. However, no board shall	121
prohibit a student who is not required to take such assessment	122
from taking the assessment.	123
(C)(1)(a) In the case of a student receiving special	124
education services under Chapter 3323. of the Revised Code, the	125
individualized education program developed for the student under	126
that chapter shall specify the manner in which the student will	127
participate in the assessments administered under this section,	128
except that a student with significant cognitive disabilities to	129
whom an alternate assessment is administered in accordance with	130
division (C)(1) of this section and a student determined to have	131
a disability that includes an intellectual disability as	132
outlined in guidance issued by the department shall not be	133
required to take the assessment prescribed under division (B)(1)	134
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of section 3301.0712 of the Revised Code. The individualized

education program may excuse the student from taking any 136 particular assessment required to be administered under this 137 section if it instead specifies an alternate assessment method 138 approved by the department of education as conforming to 139 requirements of federal law for receipt of federal funds for 140 disadvantaged pupils. To the extent possible, the individualized 141 142 education program shall not excuse the student from taking an assessment unless no reasonable accommodation can be made to 143 enable the student to take the assessment. No board shall 144 prohibit a student who is not required to take an assessment 145 under division (C)(1) of this section from taking the 146 assessment. 147

(b) Any alternate assessment approved by the department
for a student under this division shall produce measurable
results comparable to those produced by the assessment it
replaces in order to allow for the student's results to be
included in the data compiled for a school district or building
under section 3302.03 of the Revised Code.

(c) (i) Any student enrolled in a chartered nonpublic 154 school who has been identified, based on an evaluation conducted 155 in accordance with section 3323.03 of the Revised Code or 156 section 504 of the "Rehabilitation Act of 1973," 87 Stat. 355, 157 29 U.S.C.A. 794, as amended, as a child with a disability shall 158 be excused from taking any particular assessment required to be 159 administered under this section if a plan developed for the 160 student pursuant to rules adopted by the state board excuses the 161 student from taking that assessment. 162

(ii) A student with significant cognitive disabilities to
whom an alternate assessment is administered in accordance with
division (C) (1) of this section and a student determined to have

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a disability that includes an intellectual disability as166outlined in guidance issued by the department shall not be167required to take the assessment prescribed under division (B)(1)168of section 3301.0712 of the Revised Code.169

(iii) In the case of any student so excused from taking an
assessment under division (C)(1)(c) of this section, the
chartered nonpublic school shall not prohibit the student from
taking the assessment.

(2) A district board may, for medical reasons or other 174 good cause, excuse a student from taking an assessment 175 administered under this section on the date scheduled, but that 176 assessment shall be administered to the excused student not 177 later than nine days following the scheduled date. The district 178 board shall annually report the number of students who have not 179 taken one or more of the assessments required by this section to 180 the state board not later than the thirtieth day of June. 181

(3) As used in this division, "limited English proficient 182student" has the same meaning as in 20 U.S.C. 7801.

No school district board shall excuse any limited English184proficient student from taking any particular assessment185required to be administered under this section, except as186follows:187

(a) Any limited English proficient student who has been
enrolled in United States schools for less than two years and
for whom no appropriate accommodations are available based on
guidance issued by the department shall not be required to take
the assessment prescribed under division (B) (1) of section
3301.0712 of the Revised Code.

(b) Any limited English proficient student who has been

enrolled in United States schools for less than one full school195year shall not be required to take any reading, writing, or196English language arts assessment.197

However, no board shall prohibit a limited English 198 proficient student who is not required to take an assessment 199 under division (C)(3) of this section from taking the 200 assessment. A board may permit any limited English proficient 201 student to take an assessment required to be administered under 202 this section with appropriate accommodations, as determined by 203 the department. For each limited English proficient student, 204 205 each school district shall annually assess that student's progress in learning English, in accordance with procedures 206 207 approved by the department.

(4) (a) The governing authority of a chartered nonpublic
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school may excuse a limited English proficient student from
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taking any assessment administered under this section.

(b) No governing authority shall require a limited English
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proficient student who has been enrolled in United States
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schools for less than two years and for whom no appropriate
accommodations are available based on guidance issued by the
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department to take the assessment prescribed under division (B)
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(1) of section 3301.0712 of the Revised Code.

(c) No governing authority shall prohibit a limited
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English proficient student from taking an assessment from which
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the student was excused under division (C) (4) of this section.
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(D) (1) In the school year next succeeding the school year
in which the assessments prescribed by division (A) (1) or (B) (1)
of section 3301.0710 of the Revised Code or former division (A)
(1), (A) (2), or (B) of section 3301.0710 of the Revised Code as

it existed prior to September 11, 2001, are administered to any 224 student, the board of education of any school district in which 225 the student is enrolled in that year shall provide to the 226 student intervention services commensurate with the student's 227 performance, including any intensive intervention required under 228 section 3313.608 of the Revised Code, in any skill in which the 229 student failed to demonstrate at least a score at the proficient 230 level on the assessment. 231

(2) Following any administration of the assessments 232 233 prescribed by division (D) of section 3301.0710 of the Revised Code to ninth grade students, each school district that has a 234 three-year average graduation rate of not more than seventy-five 235 per cent shall determine for each high school in the district 236 whether the school shall be required to provide intervention 237 services to any students who took the assessments. In 238 determining which high schools shall provide intervention 239 services based on the resources available, the district shall 240 consider each school's graduation rate and scores on the 241 practice assessments. The district also shall consider the 242 scores received by ninth grade students on the English language 243 arts and mathematics assessments prescribed under division (A) 244 (1) (f) of section 3301.0710 of the Revised Code in the eighth 245 grade in determining which high schools shall provide 246 intervention services. 247

Each high school selected to provide intervention services 248 under this division shall provide intervention services to any 249 student whose results indicate that the student is failing to 250 make satisfactory progress toward being able to attain scores at 251 the proficient level on the Ohio graduation tests. Intervention 252 services shall be provided in any skill in which a student 253 demonstrates unsatisfactory progress and shall be commensurate 254

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with the student's performance. Schools shall provide the255intervention services prior to the end of the school year,256during the summer following the ninth grade, in the next257succeeding school year, or at any combination of those times.258

(E) Except as provided in section 3313.608 of the Revised 259 Code and division (N) of this section, no school district board 260 of education shall utilize any student's failure to attain a 261 specified score on an assessment administered under this section 262 as a factor in any decision to deny the student promotion to a 263 264 higher grade level. However, a district board may choose not to promote to the next grade level any student who does not take an 265 assessment administered under this section or make up an 266 267 assessment as provided by division (C) (2) of this section and who is not exempt from the requirement to take the assessment 268 under division (C)(3) of this section. 269

(F) No person shall be charged a fee for taking any assessment administered under this section.

(G) (1) Each school district board shall designate one 272 location for the collection of assessments administered in the 273 spring under division (B) (1) of this section and those 274 administered under divisions (B) (2) to (7) of this section. Each 275 district board shall submit the assessments to the entity with 276 which the department contracts for the scoring of the 277 assessments as follows: 278

(a) If the district's total enrollment in grades
kindergarten through twelve during the first full school week of
October was less than two thousand five hundred, not later than
the Friday after all of the assessments have been administered;
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(b) If the district's total enrollment in grades

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kindergarten through twelve during the first full school week of 284 October was two thousand five hundred or more, but less than 285 seven thousand, not later than the Monday after all of the 286 assessments have been administered; 287

(c) If the district's total enrollment in grades
kindergarten through twelve during the first full school week of
October was seven thousand or more, not later than the Tuesday
after all of the assessments have been administered.

However, any assessment that a student takes during the292make-up period described in division (C) (2) of this section293shall be submitted not later than the Friday following the day294the student takes the assessment.295

(2) The department or an entity with which the department contracts for the scoring of the assessment shall send to each school district board a list of the individual scores of all persons taking a state achievement assessment as follows:

(a) Except as provided in division (G) (2) (b) or (c) of
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this section, within forty-five days after the administration of
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the assessments prescribed by sections 3301.0710 and 3301.0712
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of the Revised Code, but in no case shall the scores be returned
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later than the thirtieth day of June following the
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administration;

(b) In the case of the third-grade English language arts
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assessment, within forty-five days after the administration of
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that assessment, but in no case shall the scores be returned
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later than the fifteenth day of June following the
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administration;

(c) In the case of the writing component of an assessmentor end-of-course examination in the area of English language312

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arts, except for the third-grade English language arts313assessment, the results may be sent after forty-five days of the314administration of the writing component, but in no case shall315the scores be returned later than the thirtieth day of June316following the administration.317

(3) For assessments administered under this section by a
joint vocational school district, the department or entity shall
also send to each city, local, or exempted village school
district a list of the individual scores of any students of such
city, local, or exempted village school district who are
attending school in the joint vocational school district.

(H) Individual scores on any assessments administered 324 under this section shall be released by a district board only in 325 accordance with section 3319.321 of the Revised Code and the 326 rules adopted under division (A) of this section. No district 327 board or its employees shall utilize individual or aggregate 328 results in any manner that conflicts with rules for the ethical 329 use of assessments adopted pursuant to division (A) of this 330 section. 331

(I) Except as provided in division (G) of this section, 332 the department or an entity with which the department contracts 333 for the scoring of the assessment shall not release any 334 individual scores on any assessment administered under this 335 section. The state board shall adopt rules to ensure the 336 protection of student confidentiality at all times. The rules 337 may require the use of the data verification codes assigned to 338 students pursuant to division (D)(2) of section 3301.0714 of the 339 Revised Code to protect the confidentiality of student scores. 340

(J) Notwithstanding division (D) of section 3311.52 of theRevised Code, this section does not apply to the board of342

education of any cooperative education school district except as 343 provided under rules adopted pursuant to this division. 344

(1) In accordance with rules that the state board shall 345 adopt, the board of education of any city, exempted village, or 346 local school district with territory in a cooperative education 347 school district established pursuant to divisions (A) to (C) of 348 section 3311.52 of the Revised Code may enter into an agreement 349 with the board of education of the cooperative education school 350 district for administering any assessment prescribed under this 351 352 section to students of the city, exempted village, or local school district who are attending school in the cooperative 353 education school district. 354

(2) In accordance with rules that the state board shall
adopt, the board of education of any city, exempted village, or
local school district with territory in a cooperative education
school district established pursuant to section 3311.521 of the
Revised Code shall enter into an agreement with the cooperative
district that provides for the administration of any assessment
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(a) Students who are attending school in the cooperative
district and who, if the cooperative district were not
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established, would be entitled to attend school in the city,
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local, or exempted village school district pursuant to section
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a313.64 or a313.65 of the Revised Code;

(b) Persons described in division (B)(8)(b) of this 367 section. 368

Any assessment of students pursuant to such an agreement 369 shall be in lieu of any assessment of such students or persons 370 pursuant to this section. 371

(K) (1) Except as otherwise provided in division (K) (1) or 372 (2) of this section, each chartered nonpublic school for which 373 at least sixty-five per cent of its total enrollment is made up 374 of students who are participating in state scholarship programs 375 shall administer the elementary assessments prescribed by 376 section 3301.0710 of the Revised Code. In accordance with 377 procedures and deadlines prescribed by the department, the 378 parent or guardian of a student enrolled in the school who is 379 not participating in a state scholarship program may submit 380 notice to the chief administrative officer of the school that 381 the parent or quardian does not wish to have the student take 382 the elementary assessments prescribed for the student's grade 383 level under division (A) of section 3301.0710 of the Revised 384 Code. If a parent or guardian submits an opt-out notice, the 385 school shall not administer the assessments to that student. 386 This option does not apply to any assessment required for a high 387 school diploma under section 3313.612 of the Revised Code. 388

(2) A chartered nonpublic school may submit to the 389 390 superintendent of public instruction a request for a waiver from administering the elementary assessments prescribed by division 391 (A) of section 3301.0710 of the Revised Code. The state 392 superintendent shall approve or disapprove a request for a 393 waiver submitted under division (K)(2) of this section. No 394 waiver shall be approved for any school year prior to the 2015-395 2016 school year. 396

To be eligible to submit a request for a waiver, a 397 chartered nonpublic school shall meet the following conditions: 398

(a) At least ninety-five per cent of the students enrolled
in the school are children with disabilities, as defined under
section 3323.01 of the Revised Code, or have received a

diagnosis by a school district or from a physician, including a 402 neuropsychiatrist or psychiatrist, or a psychologist who is 403 authorized to practice in this or another state as having a 404 condition that impairs academic performance, such as dyslexia, 405 dyscalculia, attention deficit hyperactivity disorder, or 406 Asperger's syndrome. 407

(b) The school has solely served a student population
described in division (K) (1) (a) of this section for at least ten
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years.
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(c) The school provides to the department at least five
years of records of internal testing conducted by the school
that affords the department data required for accountability
purposes, including diagnostic assessments and nationally
standardized norm-referenced achievement assessments that
measure reading and math skills.

(3) Any chartered nonpublic school that is not subject to 417 division (K)(1) of this section may participate in the 418 assessment program by administering any of the assessments 419 prescribed by division (A) of section 3301.0710 of the Revised 420 Code. The chief administrator of the school shall specify which 421 assessments the school will administer. Such specification shall 422 be made in writing to the superintendent of public instruction 423 prior to the first day of August of any school year in which 424 assessments are administered and shall include a pledge that the 425 nonpublic school will administer the specified assessments in 426 427 the same manner as public schools are required to do under this section and rules adopted by the department. 428

(4) The department of education shall furnish the
assessments prescribed by section 3301.0710 of the Revised Code
to each chartered nonpublic school that is subject to division
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(K) (1) of this section or participates under division (K) (3) of 432 this section. 433 (L) If a chartered nonpublic school is educating students 434 in grades nine through twelve, the following shall apply: 435 (1) For a student who is enrolled in a chartered nonpublic 436 school that is accredited through the independent schools 437 association of the central states and who is attending the 438 school under a state scholarship program, the student shall 439 either take all of the assessments prescribed by division (B) of 440 section 3301.0712 of the Revised Code or take an alternative 441 assessment approved by the department under section 3313.619 of 442 the Revised Code. However, a student who is excused from taking 443 an assessment under division (C) of this section or has 444 presented evidence to the chartered nonpublic school of having 445 satisfied the condition prescribed by division (A)(1) of section 446 3313.618 of the Revised Code to qualify for a high school 447 diploma prior to the date of the administration of the 448 assessment prescribed under division (B)(1) of section 3301.0712 449 of the Revised Code shall not be required to take that 450 assessment. No governing authority of a chartered nonpublic 451 452 school shall prohibit a student who is not required to take such assessment from taking the assessment. 453

(2) For a student who is enrolled in a chartered nonpublic
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school that is accredited through the independent schools
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association of the central states, and who is not attending the
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school under a state scholarship program, the student shall not
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be required to take any assessment prescribed under section
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3301.0712 or 3313.619 of the Revised Code.

(3) (a) Except as provided in division (L) (3) (b) of thissection, for a student who is enrolled in a chartered nonpublic461

school that is not accredited through the independent schools462association of the central states, regardless of whether the463student is attending or is not attending the school under a464state scholarship program, the student shall do one of the465following:466

(i) Take all of the assessments prescribed by division (B)of section 3301.0712 of the Revised Code;

(ii) Take only the assessment prescribed by division (B)
(1) of section 3301.0712 of the Revised Code, provided that the
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student's school publishes the results of that assessment for
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each graduating class. The published results of that assessment
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shall include the overall composite scores, mean scores, twenty473
fifth percentile scores, and seventy-fifth percentile scores for
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each subject area of the assessment.

(iii) Take an alternative assessment approved by thedepartment under section 3313.619 of the Revised Code.477

(b) A student who is excused from taking an assessment 478 under division (C) of this section or has presented evidence to 479 the chartered nonpublic school of having satisfied the condition 480 481 prescribed by division (A)(1) of section 3313.618 of the Revised Code to qualify for a high school diploma prior to the date of 482 the administration of the assessment prescribed under division 483 (B) (1) of section 3301.0712 of the Revised Code shall not be 484 required to take that assessment. No governing authority of a 485 chartered nonpublic school shall prohibit a student who is not 486 required to take such assessment from taking the assessment. 487

(M) (1) The superintendent of the state school for the
blind and the superintendent of the state school for the deaf
shall administer the assessments described by sections 3301.0710
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and 3301.0712 of the Revised Code. Each superintendent shall491administer the assessments in the same manner as district boards492are required to do under this section and rules adopted by the493department of education and in conformity with division (C)(1)494(a) of this section.495

(2) The department of education shall furnish the assessments described by sections 3301.0710 and 3301.0712 of the Revised Code to each superintendent.

499 (N) Notwithstanding division (E) of this section, a school district may use a student's failure to attain a score in at 500 least the proficient range on the mathematics assessment 501 described by division (A)(1)(a) of section 3301.0710 of the 502 Revised Code or on an assessment described by division (A) (1) 503 (b), (c), (d), (e), or (f) of section 3301.0710 of the Revised 504 Code as a factor in retaining that student in the current grade 505 level. 506

(0) (1) In the manner specified in divisions (0) (3), (4), 507
and (6) of this section, the assessments required by division 508
(A) (1) of section 3301.0710 of the Revised Code shall become 509
public records pursuant to section 149.43 of the Revised Code on 510
the thirty-first day of July following the school year that the 511
assessments were administered. 512

(2) The department may field test proposed questions with
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samples of students to determine the validity, reliability, or
appropriateness of questions for possible inclusion in a future
year's assessment. The department also may use anchor questions
on assessments to ensure that different versions of the same
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assessment are of comparable difficulty.

Field test questions and anchor questions shall not be

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considered in computing scores for individual students. Field520test questions and anchor questions may be included as part of521the administration of any assessment required by division (A) (1)522or (B) of section 3301.0710 and division (B) of section5233301.0712 of the Revised Code.524

(3) Any field test question or anchor question
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administered under division (0) (2) of this section shall not be
a public record. Such field test questions and anchor questions
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shall be redacted from any assessments which are released as a
public record pursuant to division (0) (1) of this section.
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(4) This division applies to the assessments prescribed by530 division (A) of section 3301.0710 of the Revised Code.531

(a) The first administration of each assessment, as
specified in former section 3301.0712 of the Revised Code, shall
be a public record.

(b) For subsequent administrations of each assessment 535 prior to the 2011-2012 school year, not less than forty per cent 536 of the questions on the assessment that are used to compute a 537 student's score shall be a public record. The department shall 538 539 determine which questions will be needed for reuse on a future assessment and those questions shall not be public records and 540 shall be redacted from the assessment prior to its release as a 541 public record. However, for each redacted question, the 542 department shall inform each city, local, and exempted village 543 school district of the statewide academic standard adopted by 544 the state board under section 3301.079 of the Revised Code and 545 the corresponding benchmark to which the question relates. The 546 preceding sentence does not apply to field test questions that 547 are redacted under division (0)(3) of this section. 548

(c) The administrations of each assessment in the 2011-	549
2012, 2012-2013, and 2013-2014 school years shall not be a	550
public record.	551
(5) Each assessment prescribed by division (B)(1) of	552
section 3301.0710 of the Revised Code shall not be a public	553
record.	554
(6) Beginning with the spring administration for the 2014-	555
2015 school year, questions on the assessments prescribed under	556
division (A) of section 3301.0710 and division (B)(2) of section	557
3301.0712 of the Revised Code and the corresponding preferred	558
answers that are used to compute a student's score shall become	559
a public record as follows:	560
(a) Forty per cent of the questions and preferred answers	561
on the assessments on the thirty-first day of July following the	562
administration of the assessment;	563
(b) Twenty per cent of the questions and preferred answers	564
on the assessment on the thirty-first day of July one year after	565
the administration of the assessment;	566
(c) The remaining forty per cent of the questions and	567
preferred answers on the assessment on the thirty-first day of	568
July two years after the administration of the assessment.	569
The entire content of an assessment shall become a public	570
record within three years of its administration.	571
The department shall make the questions that become a	572
public record under this division readily accessible to the	573
public on the department's web site. Questions on the spring	574
administration of each assessment shall be released on an annual	575
basis, in accordance with this division.	576

Page 21

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(P) As used in this section:
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(1) "Three-year average" means the average of the most 578recent consecutive three school years of data. 579

(2) "Dropout" means a student who withdraws from school
before completing course requirements for graduation and who is
not enrolled in an education program approved by the state board
of education or an education program outside the state.
"Dropout" does not include a student who has departed the
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country.

(3) "Graduation rate" means the ratio of students 586 receiving a diploma to the number of students who entered ninth 587 grade four years earlier. Students who transfer into the 588 district are added to the calculation. Students who transfer out 589 of the district for reasons other than dropout are subtracted 590 from the calculation. If a student who was a dropout in any 591 previous year returns to the same school district, that student 592 shall be entered into the calculation as if the student had 593 entered ninth grade four years before the graduation year of the 594 graduating class that the student joins. 595

(4) "State scholarship programs" means the educational-596 choice opportunity scholarship pilot program established under 597 sections 3310.01 to 3310.17 of the Revised Code, the autism 598 scholarship program established under section 3310.41 of the 599 Revised Code, and the Jon Peterson special needs scholarship 600 program established under sections 3310.51 to 3310.64 of the 601 Revised Code, and the pilot project scholarship program-602 established under sections 3313.974 to 3313.979 of the Revised 603 Code. 604

Sec. 3301.0714. (A) The state board of education shall

adopt rules for a statewide education management information 606 system. The rules shall require the state board to establish 607 guidelines for the establishment and maintenance of the system 608 in accordance with this section and the rules adopted under this 609 section. The guidelines shall include: 610 (1) Standards identifying and defining the types of data 611 in the system in accordance with divisions (B) and (C) of this 612 section; 613 (2) Procedures for annually collecting and reporting the 614 data to the state board in accordance with division (D) of this 615 section; 616 (3) Procedures for annually compiling the data in 617 accordance with division (G) of this section; 618 (4) Procedures for annually reporting the data to the 619 public in accordance with division (H) of this section; 620 (5) Standards to provide strict safeguards to protect the 621 confidentiality of personally identifiable student data. 622 (B) The guidelines adopted under this section shall 623 require the data maintained in the education management 624 625 information system to include at least the following: (1) Student participation and performance data, for each 626 grade in each school district as a whole and for each grade in 627 each school building in each school district, that includes: 628 (a) The numbers of students receiving each category of 629 instructional service offered by the school district, such as 630 regular education instruction, vocational education instruction, 631 specialized instruction programs or enrichment instruction that 632 is part of the educational curriculum, instruction for gifted 633

students, instruction for students with disabilities, and 634 remedial instruction. The quidelines shall require instructional 635 services under this division to be divided into discrete 636 categories if an instructional service is limited to a specific 637 subject, a specific type of student, or both, such as regular 638 instructional services in mathematics, remedial reading 639 640 instructional services, instructional services specifically for students gifted in mathematics or some other subject area, or 641 instructional services for students with a specific type of 642 disability. The categories of instructional services required by 643 the quidelines under this division shall be the same as the 644 categories of instructional services used in determining cost 645 units pursuant to division (C)(3) of this section. 646

(b) The numbers of students receiving support or 647 extracurricular services for each of the support services or 648 extracurricular programs offered by the school district, such as 649 counseling services, health services, and extracurricular sports 650 and fine arts programs. The categories of services required by 651 the quidelines under this division shall be the same as the 652 categories of services used in determining cost units pursuant 653 to division (C)(4)(a) of this section. 654

(c) Average student grades in each subject in grades nine655through twelve;656

(d) Academic achievement levels as assessed under sections6573301.0710, 3301.0711, and 3301.0712 of the Revised Code;658

(e) The number of students designated as having a
disabling condition pursuant to division (C)(1) of section
3301.0711 of the Revised Code;
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(f) The numbers of students reported to the state board

pursuant to division (C)(2) of section 3301.0711 of the Revised 663 Code; 664 (q) Attendance rates and the average daily attendance for 665 the year. For purposes of this division, a student shall be 666 counted as present for any field trip that is approved by the 667 school administration. 668 669 (h) Expulsion rates; (i) Suspension rates; 670 671 (j) Dropout rates; (k) Rates of retention in grade; 672 (1) For pupils in grades nine through twelve, the average 673 number of carnegie units, as calculated in accordance with state 674 board of education rules; 675 (m) Graduation rates, to be calculated in a manner 676 specified by the department of education that reflects the rate 677 at which students who were in the ninth grade three years prior 678 to the current year complete school and that is consistent with 679 nationally accepted reporting requirements; 680 (n) Results of diagnostic assessments administered to 681 kindergarten students as required under section 3301.0715 of the 682 Revised Code to permit a comparison of the academic readiness of 683 kindergarten students. However, no district shall be required to 684 report to the department the results of any diagnostic 685 assessment administered to a kindergarten student, except for 686 the language and reading assessment described in division (A) (2) 687 of section 3301.0715 of the Revised Code, if the parent of that 688 student requests the district not to report those results. 689

(2) Personnel and classroom enrollment data for each 690

school district, including:

(a) The total numbers of licensed employees and 692 nonlicensed employees and the numbers of full-time equivalent 693 licensed employees and nonlicensed employees providing each 694 category of instructional service, instructional support 695 service, and administrative support service used pursuant to 696 division (C)(3) of this section. The guidelines adopted under 697 this section shall require these categories of data to be 698 maintained for the school district as a whole and, wherever 699 applicable, for each grade in the school district as a whole, 700 for each school building as a whole, and for each grade in each 701 school building. 702

703 (b) The total number of employees and the number of fulltime equivalent employees providing each category of service 704 used pursuant to divisions (C)(4)(a) and (b) of this section, 705 and the total numbers of licensed employees and nonlicensed 706 employees and the numbers of full-time equivalent licensed 707 employees and nonlicensed employees providing each category used 708 pursuant to division (C)(4)(c) of this section. The guidelines 709 adopted under this section shall require these categories of 710 data to be maintained for the school district as a whole and, 711 wherever applicable, for each grade in the school district as a 712 whole, for each school building as a whole, and for each grade 713 in each school building. 714

(c) The total number of regular classroom teachers
teaching classes of regular education and the average number of
pupils enrolled in each such class, in each of grades
kindergarten through five in the district as a whole and in each
school building in the school district.

(d) The number of lead teachers employed by each school 720

district and each school building.

(3) (a) Student demographic data for each school district, 722 including information regarding the gender ratio of the school 723 district's pupils, the racial make-up of the school district's 724 pupils, the number of limited English proficient students in the 725 district, and an appropriate measure of the number of the school 726 district's pupils who reside in economically disadvantaged 727 households. The demographic data shall be collected in a manner 728 to allow correlation with data collected under division (B)(1) 729 730 of this section. Categories for data collected pursuant to 731 division (B)(3) of this section shall conform, where appropriate, to standard practices of agencies of the federal 732 733 government.

(b) With respect to each student entering kindergarten,
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whether the student previously participated in a public
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preschool program, a private preschool program, or a head start
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program, and the number of years the student participated in
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each of these programs.
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(4) Any data required to be collected pursuant to federal1aw.740

741 (C) The education management information system shall include cost accounting data for each district as a whole and 742 for each school building in each school district. The guidelines 743 adopted under this section shall require the cost data for each 744 school district to be maintained in a system of mutually 745 exclusive cost units and shall require all of the costs of each 746 school district to be divided among the cost units. The 747 quidelines shall require the system of mutually exclusive cost 748 units to include at least the following: 749

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H. B. No. 200 As Introduced

(1) Administrative costs for the school district as a 750 whole. The guidelines shall require the cost units under this 751 division (C) (1) to be designed so that each of them may be 752 compiled and reported in terms of average expenditure per pupil 753 in formula ADM in the school district, as determined pursuant to 754 section 3317.03 of the Revised Code. 755

(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 762 instructional service provided directly to students and required 763 by guidelines adopted pursuant to division (B)(1)(a) of this 764 section. The guidelines shall require the cost units under 765 division (C)(3) of this section to be designed so that each of 766 them may be compiled and reported in terms of average 767 expenditure per pupil receiving the service in the school 768 district as a whole and average expenditure per pupil receiving 769 the service in each building in the school district and in terms 770 of a total cost for each category of service and, as a breakdown 771 of the total cost, a cost for each of the following components: 772

(a) The cost of each instructional services category
required by guidelines adopted under division (B)(1)(a) of this
section that is provided directly to students by a classroom
teacher;

(b) The cost of the instructional support services, such
as services provided by a speech-language pathologist, classroom
aide, multimedia aide, or librarian, provided directly to
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students in conjunction with each instructional services 780 781 category; (c) The cost of the administrative support services 782 related to each instructional services category, such as the 783 cost of personnel that develop the curriculum for the 784 instructional services category and the cost of personnel 785 supervising or coordinating the delivery of the instructional 786 787 services category. 788 (4) Support or extracurricular services costs for each

category of service directly provided to students and required 789 by guidelines adopted pursuant to division (B) (1) (b) of this 790 section. The guidelines shall require the cost units under 791 division (C)(4) of this section to be designed so that each of 792 them may be compiled and reported in terms of average 793 expenditure per pupil receiving the service in the school 794 district as a whole and average expenditure per pupil receiving 795 the service in each building in the school district and in terms 796 of a total cost for each category of service and, as a breakdown 797 of the total cost, a cost for each of the following components: 798

(a) The cost of each support or extracurricular services
category required by guidelines adopted under division (B)(1)(b)
of this section that is provided directly to students by a
licensed employee, such as services provided by a guidance
counselor or any services provided by a licensed employee under
a supplemental contract;

(b) The cost of each such services category provided805directly to students by a nonlicensed employee, such as806janitorial services, cafeteria services, or services of a sports807trainer;808

(c) The cost of the administrative services related to
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each services category in division (C) (4) (a) or (b) of this
section, such as the cost of any licensed or nonlicensed
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employees that develop, supervise, coordinate, or otherwise are
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involved in administering or aiding the delivery of each
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services category.

(D) (1) The guidelines adopted under this section shall 815 require school districts to collect information about individual 816 students, staff members, or both in connection with any data 817 818 required by division (B) or (C) of this section or other reporting requirements established in the Revised Code. The 819 quidelines may also require school districts to report 820 information about individual staff members in connection with 821 any data required by division (B) or (C) of this section or 822 other reporting requirements established in the Revised Code. 823 The guidelines shall not authorize school districts to request 824 social security numbers of individual students. The quidelines 825 shall prohibit the reporting under this section of a student's 826 name, address, and social security number to the state board of 827 education or the department of education. The guidelines shall 828 also prohibit the reporting under this section of any personally 829 identifiable information about any student, except for the 830 purpose of assigning the data verification code required by 831 division (D)(2) of this section, to any other person unless such 832 person is employed by the school district or the information 833 technology center operated under section 3301.075 of the Revised 834 Code and is authorized by the district or technology center to 835 have access to such information or is employed by an entity with 836 which the department contracts for the scoring or the 8.37 development of state assessments. The guidelines may require 838 school districts to provide the social security numbers of 839

H. B. No. 200 As Introduced

individual staff members and the county of residence for a 840 student. Nothing in this section prohibits the state board of 841 education or department of education from providing a student's 842 county of residence to the department of taxation to facilitate 843 the distribution of tax revenue. 844

(2) (a) The guidelines shall provide for each school 845 district or community school to assign a data verification code 846 that is unique on a statewide basis over time to each student 847 whose initial Ohio enrollment is in that district or school and 848 to report all required individual student data for that student 849 utilizing such code. The guidelines shall also provide for 850 assigning data verification codes to all students enrolled in 851 districts or community schools on the effective date of the 852 guidelines established under this section. The assignment of 853 data verification codes for other entities, as described in 854 division (D)(2)(c) of this section, the use of those codes, and 855 the reporting and use of associated individual student data 856 shall be coordinated by the department in accordance with state 857 and federal law. 858

School districts shall report individual student data to859the department through the information technology centers860utilizing the code. The entities described in division (D)(2)(c)861of this section shall report individual student data to the862department in the manner prescribed by the department.863

Except as provided in sections 3301.941, 3310.11, 3310.42, 864 3310.63, 3313.978, and 3317.20 of the Revised Code, at no time 865 shall the state board or the department have access to 866 information that would enable any data verification code to be 867 matched to personally identifiable student data. 868

(b) Each school district and community school shall ensure 869

that the data verification code is included in the student's 870 records reported to any subsequent school district, community 871 school, or state institution of higher education, as defined in 872 section 3345.011 of the Revised Code, in which the student 873 enrolls. Any such subsequent district or school shall utilize 874 the same identifier in its reporting of data under this section. 875

(c) The director of any state agency that administers a 876 publicly funded program providing services to children who are 877 younger than compulsory school age, as defined in section 878 879 3321.01 of the Revised Code, including the directors of health, job and family services, mental health and addiction services, 880 and developmental disabilities, shall request and receive, 881 pursuant to sections 3301.0723 and 5123.0423 of the Revised 882 Code, a data verification code for a child who is receiving 883 those services. 884

(E) The guidelines adopted under this section may require 885 school districts to collect and report data, information, or 886 reports other than that described in divisions (A), (B), and (C) 887 of this section for the purpose of complying with other 888 reporting requirements established in the Revised Code. The 889 other data, information, or reports may be maintained in the 890 education management information system but are not required to 891 be compiled as part of the profile formats required under 892 division (G) of this section or the annual statewide report 893 required under division (H) of this section. 894

(F) Beginning with the school year that begins July 1,
1991, the board of education of each school district shall
annually collect and report to the state board, in accordance
with the guidelines established by the board, the data required
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pursuant to this section. A school district may collect and

report these data notwithstanding section 2151.357 or 3319.321 of the Revised Code.	900 901
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(G) The state board shall, in accordance with the	902
procedures it adopts, annually compile the data reported by each	903
school district pursuant to division (D) of this section. The	904
state board shall design formats for profiling each school	905
district as a whole and each school building within each	906
district and shall compile the data in accordance with these	907
formats. These profile formats shall:	908
(1) Include all of the data gathered under this section in	909
a manner that facilitates comparison among school districts and	910
among school buildings within each school district;	911
(2) Present the data on academic achievement levels as	912
assessed by the testing of student achievement maintained	913
pursuant to division (B)(1)(d) of this section.	913
	914
(H)(1) The state board shall, in accordance with the	915
procedures it adopts, annually prepare a statewide report for	916
all school districts and the general public that includes the	917
profile of each of the school districts developed pursuant to	918
division (G) of this section. Copies of the report shall be sent	919
to each school district.	920
(2) The state board shall, in accordance with the	921
procedures it adopts, annually prepare an individual report for	922
each school district and the general public that includes the	923
profiles of each of the school buildings in that school district	924
developed pursuant to division (G) of this section. Copies of	925
the report shall be sent to the superintendent of the district	926
and to each member of the district board of education.	927
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(3) Copies of the reports received from the state board 928

under divisions (H)(1) and (2) of this section shall be made 929 available to the general public at each school district's 930 offices. Each district board of education shall make copies of 931 each report available to any person upon request and payment of 932 a reasonable fee for the cost of reproducing the report. The 933 board shall annually publish in a newspaper of general 934 circulation in the school district, at least twice during the 935 two weeks prior to the week in which the reports will first be 936 available, a notice containing the address where the reports are 937 available and the date on which the reports will be available. 938

(I) Any data that is collected or maintained pursuant to this section and that identifies an individual pupil is not a 940 public record for the purposes of section 149.43 of the Revised Code.

(J) As used in this section:

(1) "School district" means any city, local, exempted 944 village, or joint vocational school district and, in accordance 945 with section 3314.17 of the Revised Code, any community school. 946 As used in division (L) of this section, "school district" also 947 includes any educational service center or other educational 948 entity required to submit data using the system established 949 under this section. 950

(2) "Cost" means any expenditure for operating expenses 951 made by a school district excluding any expenditures for debt 952 retirement except for payments made to any commercial lending 953 institution for any loan approved pursuant to section 3313.483 954 of the Revised Code. 955

(K) Any person who removes data from the information 956 system established under this section for the purpose of 957

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releasing it to any person not entitled under law to have access 958 to such information is subject to section 2913.42 of the Revised 959 Code prohibiting tampering with data. 960

(L) (1) In accordance with division (L) (2) of this section 961 and the rules adopted under division (L) (10) of this section, 962 the department of education may sanction any school district 963 that reports incomplete or inaccurate data, reports data that 964 does not conform to data requirements and descriptions published 965 by the department, fails to report data in a timely manner, or 966 967 otherwise does not make a good faith effort to report data as required by this section. 968

(2) If the department decides to sanction a school
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district under this division, the department shall take the
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following sequential actions:
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(a) Notify the district in writing that the department has 972 973 determined that data has not been reported as required under this section and require the district to review its data 974 submission and submit corrected data by a deadline established 975 by the department. The department also may require the district 976 to develop a corrective action plan, which shall include 977 provisions for the district to provide mandatory staff training 978 on data reporting procedures. 979

(b) Withhold up to ten per cent of the total amount of
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state funds due to the district for the current fiscal year and,
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if not previously required under division (L) (2) (a) of this
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section, require the district to develop a corrective action
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plan in accordance with that division;
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(c) Withhold an additional amount of up to twenty per cent985of the total amount of state funds due to the district for the986

current fiscal year;	987
(d) Direct department staff or an outside entity to	988
investigate the district's data reporting practices and make	989
recommendations for subsequent actions. The recommendations may	990
include one or more of the following actions:	991
(i) Arrange for an audit of the district's data reporting	992
practices by department staff or an outside entity;	993
(ii) Conduct a site visit and evaluation of the district;	994
(iii) Withhold an additional amount of up to thirty per	995
cent of the total amount of state funds due to the district for	996
the current fiscal year;	997
(iv) Continue monitoring the district's data reporting;	998
(v) Assign department staff to supervise the district's	999
data management system;	1000
(vi) Conduct an investigation to determine whether to	1001
suspend or revoke the license of any district employee in	1002
accordance with division (N) of this section;	1003
(vii) If the district is issued a report card under	1004
section 3302.03 of the Revised Code, indicate on the report card	1005
that the district has been sanctioned for failing to report data	1006
as required by this section;	1007
(viii) If the district is issued a report card under	1008
section 3302.03 of the Revised Code and incomplete or inaccurate	1009
data submitted by the district likely caused the district to	1010
receive a higher performance rating than it deserved under that	1011
section, issue a revised report card for the district;	1012
(ix) Any other action designed to correct the district's	1013

data reporting problems.

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(3) Any time the department takes an action against a
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school district under division (L) (2) of this section, the
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department shall make a report of the circumstances that
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prompted the action. The department shall send a copy of the
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report to the district superintendent or chief administrator and
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maintain a copy of the report in its files.
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1021 (4) If any action taken under division (L)(2) of this 1022 section resolves a school district's data reporting problems to the department's satisfaction, the department shall not take any 1023 further actions described by that division. If the department 1024 withheld funds from the district under that division, the 1025 department may release those funds to the district, except that 1026 if the department withheld funding under division (L)(2)(c) of 1027 this section, the department shall not release the funds 1028 withheld under division (L)(2)(b) of this section and, if the 1029 department withheld funding under division (L)(2)(d) of this 1030 section, the department shall not release the funds withheld 1031 under division (L)(2)(b) or (c) of this section. 1032

1033 (5) Notwithstanding anything in this section to the 1034 contrary, the department may use its own staff or an outside entity to conduct an audit of a school district's data reporting 1035 practices any time the department has reason to believe the 1036 district has not made a good faith effort to report data as 1037 required by this section. If any audit conducted by an outside 1038 entity under division (L)(2)(d)(i) or (5) of this section 1039 confirms that a district has not made a good faith effort to 1040 report data as required by this section, the district shall 1041 reimburse the department for the full cost of the audit. The 1042 department may withhold state funds due to the district for this 1043
purpose.

(6) Prior to issuing a revised report card for a school 1045 district under division (L)(2)(d)(viii) of this section, the 1046 department may hold a hearing to provide the district with an 1047 opportunity to demonstrate that it made a good faith effort to 1048 report data as required by this section. The hearing shall be 1049 conducted by a referee appointed by the department. Based on the 1050 information provided in the hearing, the referee shall recommend 1051 whether the department should issue a revised report card for 1052 the district. If the referee affirms the department's contention 1053 that the district did not make a good faith effort to report 1054 data as required by this section, the district shall bear the 1055 full cost of conducting the hearing and of issuing any revised 1056 report card. 1057

(7) If the department determines that any inaccurate data 1058 reported under this section caused a school district to receive 1059 excess state funds in any fiscal year, the district shall 1060 reimburse the department an amount equal to the excess funds, in 1061 accordance with a payment schedule determined by the department. 1063 The department may withhold state funds due to the district for 1064 this purpose.

(8) Any school district that has funds withheld under 1065 division (L)(2) of this section may appeal the withholding in 1066 accordance with Chapter 119. of the Revised Code. 1067

(9) In all cases of a disagreement between the department 1068 and a school district regarding the appropriateness of an action 1069 taken under division (L)(2) of this section, the burden of proof 1070 shall be on the district to demonstrate that it made a good 1071 faith effort to report data as required by this section. 1072

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(10) The state board of education shall adopt rules underChapter 119. of the Revised Code to implement division (L) of1074this section.

(M) No information technology center or school district
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 shall acquire, change, or update its student administration
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 software package to manage and report data required to be
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 reported to the department unless it converts to a student
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 software package that is certified by the department.

(N) The state board of education, in accordance with
sections 3319.31 and 3319.311 of the Revised Code, may suspend
or revoke a license as defined under division (A) of section
3319.31 of the Revised Code that has been issued to any school
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district employee found to have willfully reported erroneous,
inaccurate, or incomplete data to the education management
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information system.

(O) No person shall release or maintain any information
about any student in violation of this section. Whoever violates
this division is guilty of a misdemeanor of the fourth degree.

(P) The department shall disaggregate the data collectedunder division (B)(1)(n) of this section according to the raceand socioeconomic status of the students assessed.

(Q) If the department cannot compile any of the 1094 information required by division (H) of section 3302.03 of the 1095 Revised Code based upon the data collected under this section, 1096 the department shall develop a plan and a reasonable timeline 1097 for the collection of any data necessary to comply with that 1098 division. 1099

Sec. 3301.163. (A) Beginning July 1, 2015, any Any third- 1100 grade student who attends a chartered nonpublic school with a 1101

scholarship awarded under either the educational choice 1102 opportunity scholarship pilot program, prescribed in sections 1103 3310.01 to 3310.17, or the pilot project scholarship program 1104 prescribed in sections 3313.974 to 3313.979 of the Revised Code, 1105 shall be subject to the third-grade reading guarantee retention 1106 provisions under division (A)(2) of section 3313.608 of the 1107 1108 Revised Code, including the exemptions prescribed by that division. For purposes of determining if a child with a 1109 disability is exempt from retention under this section, an 1110 individual services plan created for the child that has been 1111 reviewed by either the student's school district of residence or 1112 the school district in which the chartered nonpublic school is 1113 located and that specifies that the student is not subject to 1114 retention shall be considered in the same manner as an 1115 individualized education program or plan under section 504 of 1116 the "Rehabilitation Act of 1973," 87 Stat. 355, 29 U.S.C. 794, 1117 as amended, as prescribed by division (A)(2) of section 3313.608 1118 of the Revised Code. 1119 1120

As used in this section, "child with a disability" and "school district of residence" have the same meanings as in section 3323.01 of the Revised Code.

1123 (B) (1) Each chartered nonpublic school that enrolls students in any of grades kindergarten through three and that 1124 1125 accepts students under the educational choice opportunity scholarship pilot program or the pilot project scholarship 1126 program-shall adopt policies and procedures for the annual 1127 assessment of the reading skills of those students. Each school 1128 may use the diagnostic assessment to measure reading ability for 1129 the appropriate grade level prescribed in division (D) of 1130 section 3301.079 of the Revised Code. If the school uses such 1131 assessments, the department of education shall furnish them to 1132

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1121

the chartered nonpublic school.

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(2) For each student identified as having reading skills	1134
below grade level, the school shall do both of the following:	1135
(a) Provide to the student's parent or guardian, in	1136
writing, all of the following:	1137
(i) Notification that the student has been identified as	1138
having a substantial deficiency in reading;	1139
(ii) Notification that if the student attains a score in	1140
the range designated under division (A)(3) of section 3301.0710	1141
of the Revised Code on the assessment prescribed under that	1142
section to measure skill in English language arts expected at	1143
the end of third grade, the student shall be retained unless the	1144
student is exempt under division (A)(1) of section 3313.608 of	1145
the Revised Code.	1146
(b) Provide intensive reading instruction services, as	1147
determined appropriate by the school, to each student identified	1148
under this section.	1149
(C) Each chartered nonpublic school subject to this	1150
section annually shall report to the department the number of	1151
students identified as reading at grade level and the number of	1152
students identified as reading below grade level.	1153
Sec. 3302.036. (A) Notwithstanding anything in the Revised	1154
Code to the contrary, the department of education shall not	1155
assign an overall letter grade under division (C)(3) of section	1156
3302.03 of the Revised Code for any school district or building	1157
for the 2014-2015, 2015-2016, or 2016-2017 school years, may, at	1158
the discretion of the state board of education, not assign an	1159
individual grade to any component prescribed under division (C)	1160
(3) of section 3302.03 of the Revised Code, and shall not rank	1161

school districts, community schools established under Chapter 1162 3314. of the Revised Code, or STEM schools established under 1163 Chapter 3326. of the Revised Code under section 3302.21 of the 1164 Revised Code for those school years. The report card ratings 1165 issued for the 2014-2015, 2015-2016, or 2016-2017 school years 1166 shall not be considered in determining whether a school district 1167 or a school is subject to sanctions or penalties. However, the 1168 report card ratings of any previous or subsequent years shall be 1169 considered in determining whether a school district or building 1170 is subject to sanctions or penalties. Accordingly, the report 1171 card ratings for the 2014-2015, 2015-2016, or 2016-2017 school 1172 years shall have no effect in determining sanctions or 1173 penalties, but shall not create a new starting point for 1174 determinations that are based on ratings over multiple years. 1175

(B) The provisions from which a district or school isexempt under division (A) of this section shall be thefollowing:

(1) Any restructuring provisions established under this
chapter, except as required under the "No Child Left Behind Act
of 2001";

(2) Provisions for the Columbus city school pilot projectunder section 3302.042 of the Revised Code;1183

(3) Provisions for academic distress commissions under
former section 3302.10 of the Revised Code as it existed prior
to the effective date of this amendment October 15, 2015. The
provisions of this section do not apply to academic distress
1187
commissions under the version of that section as it exists on or
after the effective date of this amendment October 15, 2015.

(4) Provisions prescribing new buildings where students 1190

are eligible for the educational choice scholarships under 1191 former section 3310.03 of the Revised Code; 1192 (5) Provisions defining "challenged school districts" in 1193 which new start-up community schools may be located, as 1194 prescribed in section 3314.02 of the Revised Code; 1195 (6) Provisions prescribing community school closure 1196 requirements under section 3314.35 or 3314.351 of the Revised 1197 Code. 1198 (C) Notwithstanding anything in the Revised Code to the 1199 contrary and except as provided in Section 3 of H.B. 7 of the 1200

131st general assembly, no school district, community school, or 1201 STEM school shall utilize at any time during a student's 1202 academic career a student's score on any assessment administered 1203 under division (A) of section 3301.0710 or division (B)(2) of 1204 section 3301.0712 of the Revised Code in the 2014-2015, 2015-1205 2016, or 2016-2017 school year years as a factor in any decision 1206 to promote or to deny the student promotion to a higher grade 1207 level or in any decision to grant course credit. No individual 1208 student score reports on such assessments administered in the 1209 2014-2015, 2015-2016, or 2016-2017 school years shall be 1210 released, except to a student's school district or school or to 1211 the student or the student's parent or guardian. 1212

Sec. 3302.10. (A) The superintendent of public instruction1213shall establish an academic distress commission for any school1214district that meets one of the following conditions:1215

(1) The district has received an overall grade of "F"
 1216
 under division (C) (3) of section 3302.03 of the Revised Code for
 1217
 three consecutive years.

(2) An academic distress commission established for the 1219

district under former section 3302.10 of the Revised Code was 1220 still in existence on the effective date of this section October 1221 15, 2015, and has been in existence for at least four years. 1222 (B) (1) The academic distress commission shall consist of 1223 five members as follows: 1224 (a) Three members appointed by the state superintendent, 1225 one of whom is a resident in the county in which a majority of 1226 the district's territory is located; 1227 (b) One member appointed by the president of the district 1228 board of education, who shall be a teacher employed by the 1229 1230 district; (c) One member appointed by the mayor of the municipality 1231 in which a majority of the district's territory is located or, 1232 if no such municipality exists, by the mayor of a municipality 1233 selected by the state superintendent in which the district has 1234 territory. 1235 Appointments to the commission shall be made within thirty 1236 days after the district is notified that it is subject to this 1237 section. Members of the commission shall serve at the pleasure 1238 of their appointing authority. The state superintendent shall 1239 designate a chairperson for the commission from among the 1240 members appointed by the state superintendent. The chairperson 1241 shall call and conduct meetings, set meeting agendas, and serve 1242 as a liaison between the commission and the chief executive 1243 officer appointed under division (C)(1) of this section. 1244 (2) In the case of a school district that meets the 1245

distress commission established for the district under former 1247 section 3302.10 of the Revised Code shall be abolished and a new 1248

condition in division (A)(2) of this section, the academic

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academic distress commission shall be appointed for the district	1249
pursuant to division (B)(1) of this section.	1250
(C)(1) Within sixty days after the state superintendent	1251
has designated a chairperson for the academic distress	1252
commission, the commission shall appoint a chief executive	1253
officer for the district, who shall be paid by the department of	1254
education and shall serve at the pleasure of the commission. The	1255
individual appointed as chief executive officer shall have high-	1256
level management experience in the public or private sector. The	1257
chief executive officer shall exercise complete operational,	1258
managerial, and instructional control of the district, which	1259
shall include, but shall not be limited to, the following powers	1260
and duties, but the chief executive officer may delegate, in	1261
writing, specific powers or duties to the district board or	1262
district superintendent:	1263
(a) Replacing school administrators and central office	1264
<pre>staff;</pre>	1265
(b) Assigning employees to schools and approving	1266
transfers;	1267
(c) Hiring new employees;	1268
(d) Defining employee responsibilities and job	1269
descriptions;	1270
(e) Establishing employee compensation;	1271
(f) Allocating teacher class loads;	1272
(g) Conducting employee evaluations;	1273
(h) Making reductions in staff under section 3319.17,	
	1274

(i) Setting the school calendar; 1276 (j) Creating a budget for the district; 1277 (k) Contracting for services for the district; 1278 (1) Modifying policies and procedures established by the 1279 district board: 1280 (m) Establishing grade configurations of schools; 1281 (n) Determining the school curriculum; 1282 (o) Selecting instructional materials and assessments; 1283 (p) Setting class sizes; 1284 (q) Providing for staff professional development. 1285 (2) If an improvement coordinator was previously appointed 1286 for the district pursuant to division (A) of section 3302.04 of 1287 the Revised Code, that position shall be terminated. However, 1288 nothing in this section shall prohibit the chief executive 1289 officer from employing the same individual or other staff to 1290 perform duties or functions previously performed by the 1291 improvement coordinator. 1292

(D) The academic distress commission, in consultation with 1293 the state superintendent and the chief executive officer, shall 1294 be responsible for expanding high-quality school choice options 1295 in the district. The commission, in consultation with the state 1296 superintendent, may create an entity to act as a high-quality 1297 school accelerator for schools not operated by the district. The 1298 accelerator shall promote high-quality schools in the district, 1299 lead improvement efforts for underperforming schools, recruit 1300 high-quality sponsors for community schools, attract new high-1301 quality schools to the district, and increase the overall 1302

capacity of schools to deliver a high-quality education for 1303 students. Any accelerator shall be an independent entity and the 1304 chief executive officer shall have no authority over the 1305 accelerator. 1306

(E) (1) Within thirty days after the chief executive 1307 officer is appointed, the chief executive officer shall convene 1308 a group of community stakeholders. The purpose of the group 1309 shall be to develop expectations for academic improvement in the 1310 district and to assist the district in building relationships 1311 1312 with organizations in the community that can provide needed services to students. Members of the group shall include, but 1313 shall not be limited to, educators, civic and business leaders, 1314 and representatives of institutions of higher education and 1315 government service agencies. Within ninety days after the chief 1316 executive officer is appointed, the chief executive officer also 1317 shall convene a smaller group of community stakeholders for each 1318 school operated by the district to develop expectations for 1319 academic improvement in that school. The group convened for each 1320 school shall have teachers employed in the school and parents of 1321 students enrolled in the school among its members. 1322

(2) The chief executive officer shall create a plan to 1323 improve the district's academic performance. In creating the 1324 plan, the chief executive officer shall consult with the groups 1325 convened under division (E)(1) of this section. The chief 1326 executive officer also shall consider the availability of 1327 funding to ensure sustainability of the plan. The plan shall 1328 establish clear, measurable performance goals for the district 1329 and for each school operated by the district. The performance 1330 goals shall include, but not be limited to, the performance 1331 measures prescribed for report cards issued under section 1332 3302.03 of the Revised Code. Within ninety days after the chief 1333

executive officer is appointed, the chief executive officer 1334 shall submit the plan to the academic distress commission for 1335 approval. Within thirty days after the submission of the plan, 1336 the commission shall approve the plan or suggest modifications 1337 to the plan that will render it acceptable. If the commission 1338 suggests modifications, the chief executive officer may revise 1339 the plan before resubmitting it to the commission. The chief 1340 executive officer shall resubmit the plan, whether revised or 1341 not, within fifteen days after the commission suggests 1342 modifications. The commission shall approve the plan within 1343 thirty days after the plan is resubmitted. Upon approval of the 1344 plan by the commission, the chief executive officer shall 1345 implement the plan. 1346

(F) Notwithstanding any provision to the contrary in 1347 Chapter 4117. of the Revised Code, if the district board has 1348 entered into, modified, renewed, or extended a collective 1349 bargaining agreement on or after the effective date of this 1350 section October 15, 2015, that contains provisions relinquishing 1351 one or more of the rights or responsibilities listed in division 1352 (C) of section 4117.08 of the Revised Code, those provisions are 1353 not enforceable and the chief executive officer and the district 1354 board shall resume holding those rights or responsibilities as 1355 if the district board had not relinquished them in that 1356 agreement until such time as both the academic distress 1357 commission ceases to exist and the district board agrees to 1358 relinquish those rights or responsibilities in a new collective 1359 bargaining agreement. For purposes of this section, "collective 1360 bargaining agreement" shall include any labor contract or 1361 agreement in effect with any applicable bargaining 1362 representative. The chief executive officer and the district 1363 board are not required to bargain on subjects reserved to the 1364

management and direction of the school district, including, but 1365 not limited to, the rights or responsibilities listed in 1366 division (C) of section 4117.08 of the Revised Code. The way in 1367 which these subjects and these rights or responsibilities may 1368 affect the wages, hours, terms and conditions of employment, or 1369 the continuation, modification, or deletion of an existing 1370 provision of a collective bargaining agreement is not subject to 1371 collective bargaining or effects bargaining under Chapter 4117. 1372 of the Revised Code. The provisions of this paragraph apply to a 1373 collective bargaining agreement entered into, modified, renewed, 1374 or extended on or after the effective date of this section-1375 October 15, 2015, and those provisions are deemed to be part of 1376 that agreement regardless of whether the district satisfied the 1377 conditions prescribed in division (A) of this section at the 1378 time the district entered into that agreement. If the district 1379 board relinquished one or more of the rights or responsibilities 1380 listed in division (C) of section 4117.08 of the Revised Code in 1381 a collective bargaining agreement entered into prior to the 1382 effective date of this section October 15, 2015, and had resumed 1383 holding those rights or responsibilities pursuant to division 1384 (K) of former section 3302.10 of the Revised Code, as it existed 1385 prior to that date, the district board shall continue to hold 1386 those rights or responsibilities until such time as both the new 1387 academic distress commission appointed under this section ceases 1388 to exist upon completion of the transition period specified in 1389 division (N)(1) of this section and the district board agrees to 1390 relinquish those rights or responsibilities in a new collective 1391 bargaining agreement. 1392

(G) In each school year that the district is subject tothis section, the following shall apply:1394

(1) The chief executive officer shall implement the 1395

Improvement plan approved under division (E)(2) of this section	1390
and shall review the plan annually to determine if changes are	1397
needed. The chief executive officer may modify the plan upon the	1398
approval of the modifications by the academic distress	1399
commission.	1400
(2) The chief executive officer may implement innovative	1401
education programs to do any of the following:	1402
caucación programo do ao any or one rorrowing.	1102
(a) Address the physical and mental well-being of students	1403
and their families;	1404
(b) Provide mentoring;	1405
(c) Provide job resources;	1406
(d) Disseminate higher education information;	1407
(e) Offer recreational or cultural activities;	1408
(f) Provide any other services that will contribute to a	1409
successful learning environment.	1410
The chief executive officer shall establish a separate	1411
fund to support innovative education programs and shall deposit	1412
any moneys appropriated by the general assembly for the purposes	1413
of division (G)(2) of this section in the fund. The chief	1414
executive officer shall have sole authority to disburse moneys	1415
from the fund until the district is no longer subject to this	1416
section. All disbursements shall support the improvement plan	1417
approved under division (E)(2) of this section.	1418
(3) If the district is not a school district in which the	1419
pilot project scholarship program is operating under sections	1420
3313.974 to 3313.979 of the Revised Code, each student who is	1421
entitled to attend school in the district under section 3313.64	1422

improvement plan approved under division (E)(2) of this section

or 3313.65 of the Revised Code and is enrolled in a school 1423

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operated by the district or in a community school, or will be 1424 both enrolling in any of grades kindergarten through twelve in-1425 this state for the first time and at least five years of age by 1426 the first day of January of the following school year, shall be 1427 eligible to participate in the educational choice scholarship 1428 pilot program established under sections 3310.01 to 3310.17 of 1429 the Revised Code and an application for the student may be-1430 submitted during the next application period. 1431 (4) Notwithstanding anything to the contrary in the 1432 Revised Code, the chief executive officer may limit, suspend, or 1433 alter any contract with an administrator that is entered into, 1434 modified, renewed, or extended by the district board on or after 1435 the effective date of this section October 15, 2015, provided 1436 that the chief executive officer shall not reduce any salary or 1437 base hourly rate of pay unless such salary or base hourly rate 1438 reductions are part of a uniform plan affecting all district 1439 employees and shall not reduce any insurance benefits unless 1440 such insurance benefit reductions are also applicable generally 1441 to other employees of the district. 1442 (5) (4) The chief executive officer shall represent the 1443 district board during any negotiations to modify, renew, or 1444 extend a collective bargaining agreement entered into by the 1445 board under Chapter 4117. of the Revised Code. 1446 (H) If the report card for the district has been issued 1447 under section 3302.03 of the Revised Code for the first school 1448 year that the district is subject to this section and the 1449 district does not meet the qualification in division (N)(1) of 1450

(1) The chief executive officer may reconstitute any1452school operated by the district. The chief executive officer1453

this section, the following shall apply:

shall present to the academic distress commission a plan that	1454
lists each school designated for reconstitution and explains how	1455
the chief executive officer plans to reconstitute the school.	1456
The chief executive officer may take any of the following	1457
actions to reconstitute a school:	1458
(a) Change the mission of the school or the focus of its	1459
curriculum;	1460
(b) Replace the school's principal and/or administrative	1461
<pre>staff;</pre>	1462
(c) Replace a majority of the school's staff, including	1463
teaching and nonteaching employees;	1464
(d) Contract with a nonprofit or for-profit entity to	1465
manage the operations of the school. The contract may provide	1466
for the entity to supply all or some of the staff for the	1467
school.	1468
(e) Reopen the school as a community school under Chapter	1469
3314. of the Revised Code or a science, technology, engineering,	1470
and mathematics school under Chapter 3326. of the Revised Code;	1471
(f) Permanently close the school.	1472
If the chief executive officer plans to reconstitute a	1473
school under division (H)(1)(e) or (f) of this section, the	1474
commission shall review the plan for that school and either	1475
approve or reject it by the thirtieth day of June of the school	1476
year. Upon approval of the plan by the commission, the chief	1477
executive officer shall reconstitute the school as outlined in	1478
the plan.	1479
	1 4 6 6

(2) Notwithstanding any provision to the contrary inChapter 4117. of the Revised Code, the chief executive officer,1481

in consultation with the chairperson of the academic distress 1482 commission, may reopen any collective bargaining agreement 1483 entered into, modified, renewed, or extended on or after the 1484 effective date of this section October 15, 2015, for the purpose 1485 of renegotiating its terms. The chief executive officer shall 1486 have the sole discretion to designate any provisions of a 1487 collective bargaining agreement as subject to reopening by 1488 providing written notice to the bargaining representative. Any 1489 provisions designated for reopening by the chief executive 1490 officer shall be subject to collective bargaining as set forth 1491 in Chapter 4117. of the Revised Code. Any changes to the 1492 provisions subject to reopening shall take effect on the 1493 following first day of July or another date agreed to by the 1494 parties. The chief executive officer may reopen a collective 1495 bargaining agreement under division (H)(2) of this section as 1496 necessary to reconstitute a school under division (H)(1) of this 1497 section. 1498

(I) If the report card for the district has been issued
under section 3302.03 of the Revised Code for the second school
year that the district is subject to this section and the
district does not meet the qualification in division (N) (1) of
this section, the following shall apply:

(1) The chief executive officer may exercise any of thepowers authorized under division (H) of this section.1505

(2) Notwithstanding any provision to the contrary in
1506
Chapter 4117. of the Revised Code, the chief executive officer
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may limit, suspend, or alter any provision of a collective
bargaining agreement entered into, modified, renewed, or
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extended on or after the effective date of this section October
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15, 2015, provided that the chief executive officer shall not

reduce any base hourly rate of pay and shall not reduce any 1512 insurance benefits. The decision to limit, suspend, or alter any 1513 provision of a collective bargaining agreement under this 1514 division is not subject to bargaining under Chapter 4117. of the 1515 Revised Code; however, the chief executive officer shall have 1516 the discretion to engage in effects bargaining on the way any 1517 such decision may affect wages, hours, or terms and conditions 1518 of employment. The chief executive officer may limit, suspend, 1519 or alter a provision of a collective bargaining agreement under 1520 division (I)(2) of this section as necessary to reconstitute a 1521 school under division (H)(1) of this section. 1522

(J) If the report card for the district has been issued
under section 3302.03 of the Revised Code for the third school
year that the district is subject to this section and the
district does not meet the qualification in division (N) (1) of
this section, the following shall apply:

(1) The chief executive officer may exercise any of thepowers authorized under division (H) or (I) of this section.1529

(2) The chief executive officer may continue in effect a
limitation, suspension, or alteration of a provision of a
collective bargaining agreement issued under division (I)(2) of
this section. Any such continuation shall be subject to the
requirements and restrictions of that division.

(K) If the report card for the district has been issued
under section 3302.03 of the Revised Code for the fourth school
year that the district is subject to this section and the
district does not meet the qualification in division (N) (1) of
this section, the following shall apply:

(1) The chief executive officer may exercise any of the

powers authorized under division (H), (I), or (J) of this 1541 section. 1542 (2) A new board of education shall be appointed for the 1543 district in accordance with section 3302.11 of the Revised Code. 1544 However, the chief executive officer shall retain complete 1545 operational, managerial, and instructional control of the 1546 district until the chief executive officer relinquishes that 1547 control to the district board under division (N)(1) of this 1548 section. 1549

(L) If the report card for the district has been issued
under section 3302.03 of the Revised Code for the fifth school
year, or any subsequent school year, that the district is
subject to this section and the district does not meet the
qualification in division (N) (1) of this section, the chief
1554
executive officer may exercise any of the powers authorized
under division (H), (I), (J), or (K) (1) of this section.

(M) If division (I), (J), (K), or (L) of this section 1557 applies to a district, community schools, STEM schools, 1558 chartered nonpublic schools, and other school districts that 1559 enroll students residing in the district and meet academic 1560 accountability standards shall be eligible to be paid an 1561 academic performance bonus in each fiscal year for which the 1562 general assembly appropriates funds for that purpose. The 1563 academic performance bonus is intended to give students residing 1564 in the district access to a high-quality education by 1565 encouraging high-quality schools to enroll those students. 1566

(N) (1) When a district subject to this section receives an
overall grade of "C" or higher under division (C) (3) of section
3302.03 of the Revised Code, the district shall begin its
1569
transition out of being subject to this section. Except as

provided in division (N)(2) of this section, the transition 1571 period shall last until the district has received an overall 1572 grade higher than "F" under division (C)(3) of section 3302.03 1573 of the Revised Code for two consecutive school years after the 1574 transition period begins. The overall grade of "C" or higher 1575 that qualifies the district to begin the transition period shall 1576 not count as one of the two consecutive school years. During the 1577 transition period, the conditions described in divisions (F) to 1578 (L) of this section for the school year prior to the school year 1579 in which the transition period begins shall continue to apply 1580 and the chief executive officer shall work closely with the 1581 district board and district superintendent to increase their 1582 ability to resume control of the district and sustain the 1583 district's academic improvement over time. Upon completion of 1584 the transition period, the chief executive officer shall 1585 relinquish all operational, managerial, and instructional 1586 control of the district to the district board and district 1587 superintendent and the academic distress commission shall cease 1588 to exist. 1589

(2) If the district receives an overall grade of "F" under 1590 division (C)(3) of section 3302.03 of the Revised Code at any 1591 time during the transition period, the transition period shall 1592 end and the district shall be fully subject to this section 1593 again. The district shall resume being fully subject to this 1594 section at the point it began its transition out of being 1595 subject to this section and the division in divisions (H) to (L) 1596 of this section that would have applied to the district had the 1597 district not qualified to begin its transition under division 1598 (N) (1) of this section shall apply to the district. 1599

(0) If at any time there are no longer any schools 1600 operated by the district due to reconstitution or other closure 1601

of the district's schools under this section, the academic1602distress commission shall cease to exist and the chief executive1603officer shall cease to exercise any powers with respect to the1604district.1605

(P) Beginning on the effective date of this section
<u>October 15, 2015</u>, each collective bargaining agreement entered
1607
into by a school district board of education under Chapter 4117.
1608
of the Revised Code shall incorporate the provisions of this
1609
section.

(Q) The chief executive officer, the members of the 1611 academic distress commission, the state superintendent, and any 1612 person authorized to act on behalf of or assist them shall not 1613 be personally liable or subject to any suit, judgment, or claim 1614 for damages resulting from the exercise of or failure to 1615 exercise the powers, duties, and functions granted to them in 1616 regard to their functioning under this section, but the chief 1617 executive officer, commission, state superintendent, and such 1618 other persons shall be subject to mandamus proceedings to compel 1619 performance of their duties under this section. 1620

(R) The state superintendent shall not exempt any district
from this section by approving an application for an innovative
education pilot program submitted by the district under section
3302.07 of the Revised Code.

Sec. 3310.01. As used in sections 3310.01 to 3310.17 of1625the Revised Code:1626(A) "Chartered nonpublic school" means a nonpublic school1627that holds a valid charter issued by the state board of1628

<u>education under section 3301.16 of the Revised Code and meets</u> 1629 the standards established for such schools in rules adopted by 1630

the state board.	1631
(B) An "eligible student" is a student who satisfies the	1632
conditions specified in section 3310.03 of the Revised Code.	1633
(C) "Parent" has the same meaning as in section 3313.98 of	1634
the Revised Code.	1635
(D) "Resident district" means the school district in which	1636
a student is entitled to attend school under section 3313.64 or	1637
3313.65 of the Revised Code.	1638
(E) "School year" has the same meaning as in section	1639
3313.62 of the Revised Code.	1640
(F) "Formula amount" and "state education aid" have the	1641
same meanings as in section 3317.02 of the Revised Code.	1642
(G) "Sibling" means a brother, half-brother, sister, or	1643
half-sister, by birth, adoption, or marriage, without regard to	1644
residence or custodial status.	1645
(H) "Eligible institution of higher education" means a	1646
"state institution of higher education" as defined in section	1647
3345.011 of the Revised Code and a "private college" as defined	1648
in section 3365.01 of the Revised Code that is physically	1649
located in this state.	1650
Sec. 3310.02. The opportunity scholarship program is	1651
hereby established. Beginning with the 2018-2019 school year,	1652
the department of education annually shall pay scholarships to	1653
attend chartered nonpublic schools in accordance with section	1654
3310.08 of the Revised Code.	1655
The scholarship shall be used to pay all or part of the	1656
cost of tuition and fees for the student to attend a chartered	1657

<u>CC</u> nonpublic school, and any remainder of the scholarship amount 1658

shall be credited to an education savings account established	1659
for the student under section 3310.10 of the Revised Code. The	1660
student may use the moneys credited to the education savings	1661
account for the purposes prescribed by section 3310.17 of the	1662
Revised Code.	1663
Sec. 3310.03. (A) A student is an "eligible student" for	1664
purposes of the opportunity scholarship program if the student	1665
will be at least five years of age by the first day of January	1666
of the school year for which a scholarship is sought and meets	1667
either of the following conditions:	1668
(1)(a) The student's family income is at or below four	1669
hundred per cent of the federal poverty guidelines, as defined	1670
in section 5101.46 of the Revised Code; and	1671
(b) On and after July 1, 2017, the student was not	1672
enrolled in a chartered nonpublic school during any school year	1673
prior to the first school year for which an opportunity	1674
<u>scholarship is sought.</u>	1675
(2) During the 2017-2018 school year, the student or the	1676
student's sibling received a scholarship under the educational	1677
choice scholarship pilot program prescribed under former section	1678
3310.03 or 3310.032 of the Revised Code or a scholarship under	1679
the pilot project scholarship program prescribed under former	1680
sections 3313.974 to 3313.979 of the Revised Code.	1681
(B) A student who receives a scholarship under the	1682
opportunity scholarship program remains an eligible student and	1683
may continue to receive scholarships in subsequent school years	1684
until the student completes grade twelve, so long as all of the	1685
following apply:	1686
(1) Except as provided in divisions (K)(1) and (L) of	1687

section 3301.0711 of the Revised Code, the student takes each	1688
assessment prescribed for the student's grade level under	1689
section 3301.0710 or 3301.0712 of the Revised Code while	1690
enrolled in a chartered nonpublic school.	1691
(2) In each school year that the student is enrolled in a	1692
chartered nonpublic school, the student is absent from school	1693
for not more than twenty days that the school is open for	1694
instruction, not including excused absences.	1695
(3) The student is not disqualified by the auditor of	1696
state under division (G) of section 3310.17 of the Revised Code.	1697
(4) Except for a student who meets the condition	1698
prescribed under division (A)(2) of this section, the student's	1699
family income does not exceed four hundred per cent of the	1700
federal poverty guidelines.	1701
Sec. 3310.04. Any eligible student who is enrolled in a	1702
chartered nonpublic school and for whom a scholarship under the	1703
opportunity scholarship program has been awarded shall be	1704
entitled to transportation to and from the chartered nonpublic	1705
school by the student's resident district in the manner	1706
prescribed in section 3327.01 of the Revised Code.	1707
Sec. 3310.06. The state board of education shall adopt	1708
rules in accordance with Chapter 119. of the Revised Code	1709
prescribing procedures for the administration of the opportunity	1710
<u>scholarship program.</u>	1711
The state board and the department of education shall not	1712
require chartered nonpublic schools to comply with any education	1713
laws or rules or other requirements that are not specified in	1714
sections 3310.01 to 3310.17 of the Revised Code or in rules	1715
necessary for the administration of the program, adopted under	1716

this section, that otherwise would not apply to a chartered	1717
nonpublic school.	1718
Sec. 3310.07. Any parent, or any student who is at least	1719
eighteen years of age, who is seeking a scholarship under the	1720
opportunity scholarship program shall submit an application to	1721
the department of education. A chartered nonpublic school may	1722
submit an application to the department on behalf of and with	1723
the permission of a parent, or a student who is at least	1724
eighteen years of age, who is seeking a scholarship under the	1725
opportunity scholarship program.	1726
Within thirty days of receiving an application, the	1727
department shall determine whether the student meets the	1728
eligibility requirements prescribed under section 3310.03 of the	1729
Revised Code and approve or deny an application. A student	1730
approved for a scholarship shall receive from the department a	1731
<u>certificate of scholarship approval that is valid for six months</u>	1732
and includes the scholarship amount. The department shall award	1733
<u>a scholarship when a student is accepted for enrollment in a</u>	1734
chartered nonpublic school and when the chartered nonpublic	1735
school notifies the department of the student's enrollment.	1736
	1,00
Sec. 3310.08. (A) The amount paid for an eligible student	1737
under the opportunity scholarship program shall be the amount	1738
prescribed in section 3310.09 of the Revised Code.	1739
(B)(1) The department of education shall pay to the	1740
chartered nonpublic school, on behalf of the parent of each	1741
eligible student for whom a scholarship is awarded under the	1742
program, periodic partial payments of the scholarship.	1743
(2) The department shall proportionately reduce or_	1744
terminate the payments for any student who withdraws from a	1745

chartered nonpublic school prior to the end of the school year 1746 or who enrolls in a chartered nonpublic school after the 1747 beginning of the school year. 1748 (C) Scholarships paid under this section shall be financed 1749 directly through the foundation funding appropriation item of 1750 each biennial operating budget act. 1751 Sec. 3310.09. (A) Subject to division (C) of this section, 1752 the full amount awarded to an eligible student under the 1753 opportunity scholarship program shall be as follows: 1754 (1) For grades kindergarten through eight, five thousand 1755 dollars; 1756 (2) For grades nine through twelve, seven thousand five 1757 hundred dollars. 1758 (B) (1) A student who satisfies the condition prescribed by 1759 division (A)(2) of section 3310.03 of the Revised Code shall 1760 receive the full scholarship amount regardless of the student's 1761 family income. 1762 (2) A student who satisfies the condition prescribed by 1763 division (A)(1) of section 3310.03 of the Revised Code shall 1764 receive a scholarship amount as follows: 1765 (a) If the student's family income is at or below two 1766 hundred per cent of the federal poverty guidelines, as defined 1767 in section 5101.46 of the Revised Code, the student shall 1768 receive a scholarship in the full amount. 1769 (b) If the student's family income is above two hundred 1770 per cent but below four hundred per cent of the federal poverty 1771 quidelines, the student's scholarship shall be reduced, 1772

beginning with the full scholarship amount, by one-half per cent

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for every one per cent increase in the student's family income.	1774
(c) If the student's family income is four hundred per	1775
cent of the federal poverty guidelines, the student shall	1776
receive a scholarship in the amount of fifty per cent of the	1777
full scholarship amount.	1778
(d) If the student's family income is above four hundred	1779
per cent of the federal poverty guidelines, the student is no	1780
longer eligible to receive an opportunity scholarship.	1781
(C) If the formula amount from the previous school year	1782
was increased by the general assembly in the subsequent school	1783
year, the full amount for an opportunity scholarship shall be	1784
the full amount awarded in the previous school year increased by	1785
the same percentage by which the formula amount from the	1786
previous school year was increased by the general assembly.	1787
Sec. 3310.10. (A) A scholarship awarded under section	1788
3310.08 of the Revised Code shall be used to pay tuition and	1789
fees to any chartered nonpublic school.	1790
(B) If the scholarship amount exceeds the amount of	1791
tuition and fees charged by a chartered nonpublic school that	1792
the student attends with a scholarship, the department of	
the student attends with a scholarship, the department of	1793
education shall pay the excess amount into an education savings	1793 1794
education shall pay the excess amount into an education savings	1794
education shall pay the excess amount into an education savings account established for the student. Payments credited to the	1794 1795
education shall pay the excess amount into an education savings account established for the student. Payments credited to the student's education savings account shall be made at the end of	1794 1795 1796
education shall pay the excess amount into an education savings account established for the student. Payments credited to the student's education savings account shall be made at the end of the school year for which the scholarship is awarded, and only	1794 1795 1796 1797
education shall pay the excess amount into an education savings account established for the student. Payments credited to the student's education savings account shall be made at the end of the school year for which the scholarship is awarded, and only if the student is enrolled in a chartered nonpublic school using	1794 1795 1796 1797 1798
education shall pay the excess amount into an education savings account established for the student. Payments credited to the student's education savings account shall be made at the end of the school year for which the scholarship is awarded, and only if the student is enrolled in a chartered nonpublic school using the scholarship at the end of the school year.	1794 1795 1796 1797 1798 1799

which the student is entitled including discounts for siblings	1803
in the same school or discounts for the child of a school	1804
employee. The tuition and fees charged by a chartered nonpublic	1805
school shall be uniformly imposed on similarly situated	1806
students.	1807
Sec. 3310.11. (A) Only for the purpose of administering	1808
the opportunity scholarship program, the department of education	1809
may request from any of the following entities the data	1810
verification code assigned under division (D)(2) of section	1811
3301.0714 of the Revised Code to any student who is seeking a	1812
scholarship under the program:	1813
(1) The student's resident district;	1814
(2) If applicable, the community school in which that	1815
student is enrolled;	1816
(3) The independent contractor engaged to create and	1817
maintain student data verification codes.	1818
(B) Upon a request by the department under division (A) of	1819
this section for the data verification code of a student seeking	1820
a scholarship or a request by the student's parent for that	1821
code, the school district or community school shall submit that	1822
code to the department or parent in the manner specified by the	1823
department. If the student has not been assigned a code, because	1824
the student will be entering kindergarten during the school year	1825
for which the scholarship is sought, the district shall assign a	1826
code to that student and submit the code to the department or	1827
parent by a date specified by the department. If the district	1828
does not assign a code to the student by the specified date, the	1829
department shall assign a code to that student.	1830
The department appually shall submit to each school	1831

The department annually shall submit to each school 1831

district the name and data verification code of each student	1832
residing in the district who is entering kindergarten, who has	1833
been awarded a scholarship under the program, and for whom the	1834
department has assigned a code under this division.	1835
(C) For the purpose of administering the applicable	1836
assessments prescribed under sections 3301.0710 and 3301.0712 of	1837
the Revised Code, as required by section 3310.14 of the Revised	1838
Code, the department shall provide to each chartered nonpublic	1839
school that enrolls a scholarship student the data verification	1840
code for that student.	1841
(D) The department and each chartered nonpublic school	1842
that receives a data verification code under this section shall	1843
not release that code to any person except as provided by law.	1844
Any document relative to this program that the department	1845
holds in its files that contains both a student's name or other	1846
personally identifiable information and the student's data	1847
verification code shall not be a public record under section	1848
149.43 of the Revised Code.	1849
Sec. 3310.12. Except as provided in division (D) of	1850
section 3310.11 of the Revised Code, documents relative to the	1851
opportunity scholarship program that the department of education	1852
holds in its files are public records under section 149.43 of	1853
the Revised Code and may be released pursuant to that section	1854
subject to the provisions of section 3319.321 of the Revised	1855
Code and the "Family Educational Rights and Privacy Act of	1856
<u>1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended.</u>	1857
Sec. 3310.13. (A) A chartered nonpublic school may charge	1858
any student who receives an opportunity scholarship up to the	1859
difference between the amount of the scholarship and the regular	1860

tuition charge and uniformly imposed fees of the school. Each	1861
chartered nonpublic school may permit such an eligible student's	1862
family to provide volunteer services in lieu of cash payment to	1863
pay all or part of the amount of the school's tuition not	1864
covered by the scholarship paid under section 3310.08 of the	1865
Revised Code.	1866
(B) Each chartered nonpublic school that charges a	1867
scholarship student an additional amount as authorized under	1868
division (A) of this section shall annually report to the	1869
department of education in the manner prescribed by the	1870
department the following:	1871
(1) The number of students charged;	1872
(2) The average of the amounts charged to such students.	1873
Sec. 3310.14. (A) Except as provided in division (B) of	1874
this section, each chartered nonpublic school that is not	1875
subject to division (K)(1) of section 3301.0711 of the Revised	1876
Code and that enrolls students awarded scholarships under the	1877
opportunity scholarship program under sections 3310.01 to	1878
3310.17 of the Revised Code annually shall administer the	1879
assessments prescribed by section 3301.0710, 3301.0712, or	1880
3313.619 of the Revised Code, as applicable, to each scholarship	1881
student enrolled in the school in accordance with section	1882
3301.0711 of the Revised Code. Each chartered nonpublic school	1883
that is subject to this section shall report to the department	1884
of education the results of each assessment administered to each	1885
scholarship student under this section.	1886
Nothing in this section requires a chartered nonpublic	1887
school to administer any achievement assessment, except for an	1888
Ohio graduation test prescribed by division (B)(1) of section	1889

3301.0710 of the Revised Code or the college and work ready	1890
assessment system prescribed by division (B) of section	1891
3301.0712 of the Revised Code to any student enrolled in the	1892
school who is not a scholarship student.	1893
(B) A chartered nonpublic school that meets the conditions	1894
specified in division (K)(2) of section 3301.0711 of the Revised	1895
<u>Code shall not be required to administer the elementary</u>	1896
assessments prescribed by division (A) of section 3301.0710 of	1897
the Revised Code.	1898
<u>Ille Revised Code.</u>	1090
Sec. 3310.15. (A) The department of education annually	1899
shall compile the scores attained by scholarship students to	1900
whom an assessment is administered under section 3310.14 of the	1901
Revised Code. The scores shall be aggregated as follows:	1902
(1) By state, which shall include all students awarded a	1903
scholarship under the opportunity scholarship program and who	1904
were required to take an assessment under section 3310.14 of the	1905
Revised Code;	1906
	1900
(2) By school district, which shall include all	1907
scholarship students who were required to take an assessment	1908
under section 3310.14 of the Revised Code and for whom the	1909
district is the student's resident district;	1910
(3) By chartered nonpublic school, which shall include all	1911
scholarship students enrolled in that school who were required	1912
to take an assessment under section 3310.14 of the Revised Code.	1913
(B) The department shall disaggregate the student	1914
performance data described in division (A) of this section	1915
according to the following categories:	1916
(1) Grade level;	1917

(2) Race and ethnicity;	1918
(3) Gender;	1919
(4) Students who have participated in the scholarship	1920
program for three or more years;	1921
(5) Students who have participated in the scholarship	1922
program for more than one year and less than three years;	1923
(6) Students who have participated in the scholarship	1924
program for one year or less;	1925
(7) Economically disadvantaged students.	1926
(C) By the first day of November of each year, the	1927
department shall post on its web site the student performance	1928
data required under divisions (A) and (B) of this section. The	1929
student performance data required under divisions (A) and (B) of	1930
this section shall include both an academic achievement	1931
component, as measured by proficiency rates, and a growth	1932
component, as measured by value-added progress dimension. In	1933
reporting student performance data under this division, the	1934
department shall not include any data that is statistically	1935
unreliable or that could result in the identification of	1936
individual students. For this purpose, the department shall not	1937
report performance data for any group that contains less than	1938
ten students.	1939
(D) The growth component specified under division (C) of	1940
this section shall use up to three years of value-added data as	1941
available. The results reported for this measure shall include	1942
the calculated score and a designation determined as follows:	1943
(1) A score that is at least one standard error of measure	1944
above the mean score shall be designated as "above average	1945

1946 progress." (2) A score that is between one standard error of measure 1947 above the mean score and one standard error of measure below the 1948 mean score shall be designated as "average progress." 1949 (3) A score that is more than one standard error of 1950 measure below the mean score shall be designated as "below 1951 1952 <u>average progress."</u> (E) The department shall provide the parent of each 1953 scholarship student with information comparing the student's 1954 performance on the assessments administered under section 1955 3310.14 of the Revised Code with the average performance of 1956 similar students enrolled in the building operated by the 1957 student's resident district that the scholarship student would 1958 otherwise attend. In calculating the performance of similar 1959 students, the department shall consider age, grade, race and 1960 ethnicity, gender, and socioeconomic status. 1961 Sec. 3310.16. The department of education shall conduct 1962 application periods each year for the opportunity scholarship 1963 1964 program, as follows: (A) For students who apply to use a scholarship in the 1965 following school year, the application period shall open not 1966 sooner than the first day of November prior to the first day of 1967 July of the school year for which a scholarship is sought and 1968 shall close not sooner than the thirty-first day of July of the 1969 school year for which a scholarship is sought. 1970 (B) For students who apply to use a scholarship in the 1971 school year in which the application is submitted, the 1972 application period shall open not sooner than the first day of 1973

October of the school year for which the scholarship is sought

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oversight and parental outreach.

and shal<u>l close not sooner than the fifteenth day of April of</u> 1975 the school year for which a scholarship is sought. 1976 Sec. 3310.17. (A) The state board of education and the 1977 treasurer of state jointly shall adopt rules, in accordance with 1978 Chapter 119. of the Revised Code, prescribing procedures for the 1979 establishment of an education savings account for each student 1980 attending a chartered nonpublic school with an opportunity 1981 scholarship. The rules shall prescribe procedures for the 1982 administration and disbursement of moneys credited to each 1983 student's education savings account. The rules also shall 1984 prescribe procedures for students for whom an excess amount has 1985 been determined under section 3310.10 of the Revised Code. 1986 (B) (1) For a student attending a chartered nonpublic 1987 school with an opportunity scholarship and for whom an excess 1988 amount has been determined under section 3310.10 of the Revised 1989 Code, the department of education shall transfer the excess 1990 amount to the treasurer of state, who shall deposit the 1991 aggregate amount transferred into a fund or account the 1992 treasurer of state determines is suitable for the amount 1993 transferred. The moneys transferred under this section shall be 1994 in the custody of the treasurer of state, but shall not be in 1995 the state treasury. The moneys transferred shall be held in 1996 trust for the benefit of the student. The department of 1997 education shall maintain the record of each student's account. 1998 (2) Interest accrued on moneys transferred to the 1999 treasurer of state under this section shall first be used for 2000 the direct costs incurred by the treasurer in administering the 2001 scholarship funds. Any remaining funds shall be be credited to 2002 the department of education for opportunity scholarship program 2003

(C)(1) Moneys credited to a student's account shall be	2005
disbursed to the student's parent or the student, if the student	2006
is at least eighteen years of age, for use for any of the	2007
following:	2008
(a) Tuition and fees at a chartered nonpublic school;	2009
(b) Textbooks required by a chartered nonpublic school;	2010
(c) Payment for a tutor or tutoring services, as approved	2011
by the department;	2012
(d) Payment for a private online learning program and any	2013
associated fees, as approved by the department;	2014
(e) Costs related to advanced standing programs prescribed	2015
under section 3313.6013 of the Revised Code and any examinations	2016
administered under such programs;	2017
(f) Courses offered by a school district, as approved by	2018
the district board, for which the district is authorized to	2019
charge tuition or fees;	2020
(g) Tuition and fees at an eligible institution of higher	2021
education;	2022
(h) Textbooks required for courses at an eligible	2023
institution of higher education.	2024
(2) A student who uses moneys from an education savings	2025
account for any of the purposes prescribed under division (C)(1)	2026
of this section shall be provided a receipt of the goods or	2027
services. The student's parent or the student, if at least	2028
eighteen years of age, shall retain copies of receipts for at	2029
least five years.	2030
(D) The department shall maintain each education savings	2031

account as long as there are moneys credited to the student in	2032
the account unless any of the following occurs:	2033
(1) The student reaches twenty-five years of age.	2034
(2) The student dies before reaching twenty-five years of	2035
age.	2036
(3) The student is no longer a resident of this state.	2037
(4) The student enrolls in a primary or secondary school	2038
that is not located in this state.	2039
(5) The student or the student's parent uses the funds	2040
from the education savings account for a purpose other than the	2041
expenses prescribed in this section.	2042
(E) Moneys still credited to a student's account upon the	2043
occurrence of any of the conditions described in division (D) of	2044
this section shall be transferred to the department of education	2045
for opportunity scholarship program oversight and parental	2046
outreach.	2047
(F) At least annually, the treasurer of state shall report	2048
to the governor and the general assembly, in accordance with	2049
section 101.68 of the Revised Code, the total amount of interest	2050
credited to the department of education under division (B)(2) of	2051
this section and the total amount of moneys from students'	2052
education savings accounts transferred to the department under	2053
<u>division (E) of this section.</u>	2054
(G) The auditor of state may conduct audits of any	2055
student's education savings account, and annually shall conduct	2056
random audits of students' education savings accounts. If the	2057
auditor finds that the student or student's parent used the	2058
funds from the education savings account for a purpose other	2059

than the expenses prescribed in this section, the auditor may do	2060
the following:	2061
(1) Disqualify the student from participation in the	2062
opportunity scholarship program. If a student is disqualified,	2063
the student's education savings account shall be forfeited to	2064
the state.	2065
(2) Refer the case to the proper law enforcement agency,	2066
if the auditor believes there is sufficient evidence that	2067
substantial misuse of funds occurred by either the parent or the	2068
educational service provider.	2069
Sec. 3310.51. As used in sections 3310.51 to 3310.64 of	2070
the Revised Code:	2071
(A) "Alternative public provider" means either of the	2072
following providers that agrees to enroll a child in the	2073
provider's special education program to implement the child's	2074
individualized education program and to which the eligible	2075
applicant owes fees for the services provided to the child:	2076
(1) A school district that is not the school district in	2077
which the child is entitled to attend school or the child's	2078
school district of residence, if different;	2079
(2) A public entity other than a school district.	2080
(B) "Child with a disability" and "individualized	2081
education program" have the same meanings as in section 3323.01	2082
of the Revised Code.	2083
(C) "Eligible applicant" means any of the following:	2084
(1) Either of the natural or adoptive parents of a	2085
qualified special education child, except as otherwise specified	2086
in this division. When the marriage of the natural or adoptive	2087
parents of the student has been terminated by a divorce, 2088 dissolution of marriage, or annulment, or when the natural or 2089 adoptive parents of the student are living separate and apart 2090 under a legal separation decree, and a court has issued an order 2091 allocating the parental rights and responsibilities with respect 2092 to the child, "eligible applicant" means the residential parent 2093 as designated by the court. If the court issues a shared 2094 parenting decree, "eligible applicant" means either parent. 2095 "Eligible applicant" does not mean a parent whose custodial 2096 rights have been terminated. 2097

(2) The custodian of a qualified special education child,
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when a court has granted temporary, legal, or permanent custody
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of the child to an individual other than either of the natural
2100
or adoptive parents of the child or to a government agency;
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(3) The guardian of a qualified special education child, 2102when a court has appointed a guardian for the child; 2103

(4) The grandparent of a qualified special education 2104 child, when the grandparent is the child's attorney in fact 2105 under a power of attorney executed under sections 3109.51 to 2106 3109.62 of the Revised Code or when the grandparent has executed 2107 a caregiver authorization affidavit under sections 3109.65 to 2108 3109.73 of the Revised Code; 2109

(5) The surrogate parent appointed for a qualified special
education child pursuant to division (B) of section 3323.05 and
section 3323.051 of the Revised Code;

(6) A qualified special education child, if the child does2113not have a custodian or guardian and the child is at least2114eighteen years of age.2115

(D) "Entitled to attend school" means entitled to attend 2116

of the Revised Code. 2118 (E) "Formula ADM" and "formula amount" have the same 2119 meanings as in section 3317.02 of the Revised Code. 2120 (F) "Qualified special education child" is a child for 2121 whom all of the following conditions apply: 2122 2123 (1) The child is at least five years of age and less than 2124 twenty-two years of age. 2125 (2) The school district in which the child is entitled to attend school, or the child's school district of residence if 2126 different, has identified the child as a child with a 2127 disability. 2128 (3) The school district in which the child is entitled to 2129 attend school, or the child's school district of residence if 2130 different, has developed an individualized education program 2131 under Chapter 3323. of the Revised Code for the child. 2132 (4) The child either: 2133 (a) Was enrolled in the schools of the school district in 2134 which the child is entitled to attend school in any grade from 2135 kindergarten through twelve in the school year prior to the 2136 school year in which a scholarship is first sought for the 2137 child; 2138 (b) Is eligible to enter school in any grade kindergarten 2139 through twelve in the school district in which the child is 2140 entitled to attend school in the school year in which a 2141 scholarship is first sought for the child. 2142 (5) The department of education has not approved a 2143 scholarship for the child under the educational choice 2144

school in a school district under sections 3313.64 and 3313.65

opportunity_scholarship pilot_program, under sections 3310.01 to21453310.17 of the Revised Code, or the autism scholarship program,2146under section 3310.41 of the Revised Code, or the pilot project2147scholarship program, under sections 3313.974 to 3313.979 of the2148Revised Code_for the same school year in which a scholarship2149under the Jon Peterson special needs scholarship program is2150sought.2151

(6) The child and the child's parents are in compliancewith the state compulsory attendance law under Chapter 3321. ofthe Revised Code.

(G) "Registered private provider" means a nonpublic school
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or other nonpublic entity that has been registered by the
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superintendent of public instruction under section 3310.58 of
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the Revised Code.

(H) "Scholarship" means a scholarship awarded under the
Jon Peterson special needs scholarship program pursuant to
sections 3310.51 to 3310.64 of the Revised Code.
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(I) "School district of residence" has the same meaning as
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in section 3323.01 of the Revised Code. A community school
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established under Chapter 3314. of the Revised Code is not a
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"school district of residence" for purposes of sections 3310.51
2165
to 3310.64 of the Revised Code.

(J) "School year" has the same meaning as in section21673313.62 of the Revised Code.2168

(K) "Special education program" means a school or facility 2169that provides special education and related services to children 2170with disabilities. 2171

Sec. 3317.03. (A) The superintendent of each city, local, 2172 and exempted village school district shall report to the state 2173 board of education as of the last day of October, March, and 2174 June of each year the enrollment of students receiving services 2175 from schools under the superintendent's supervision, and the 2176 numbers of other students entitled to attend school in the 2177 district under section 3313.64 or 3313.65 of the Revised Code 2178 the superintendent is required to report under this section, so 2179 that the department of education can calculate the district's 2180 formula ADM, total ADM, category one through five career-2181 technical education ADM, category one through three limited 2182 English proficient ADM, category one through six special 2183 education ADM, preschool scholarship ADM, transportation ADM, 2184 and, for purposes of provisions of law outside of Chapter 3317. 2185 of the Revised Code, average daily membership. 2186 (1) The enrollment reported by the superintendent during 2187 the reporting period shall consist of the number of students in 2188 grades kindergarten through twelve receiving any educational 2189 services from the district, except that the following categories 2190 of students shall not be included in the determination: 2191 (a) Students enrolled in adult education classes; 2192 (b) Adjacent or other district students enrolled in the 2193 district under an open enrollment policy pursuant to section 2194 3313.98 of the Revised Code; 2195 (c) Students receiving services in the district pursuant 2196 to a compact, cooperative education agreement, or a contract, 2197 but who are entitled to attend school in another district 2198 pursuant to section 3313.64 or 3313.65 of the Revised Code; 2199 (d) Students for whom tuition is payable pursuant to 2200 sections 3317.081 and 3323.141 of the Revised Code; 2201 (e) Students receiving services in the district through a 2202

3310.51 to 3310.64 of the Revised Code. 2204 When reporting students under division (A) (1) of this 2205 section, the superintendent also shall report the district where 2206 each student is entitled to attend school pursuant to sections 2207 3313.64 and 3313.65 of the Revised Code. 2208 (2) The department of education shall compile a list of 2209 all students reported to be enrolled in a district under 2210 division (A)(1) of this section and of the students entitled to 2211 attend school in the district pursuant to section 3313.64 or 2212 3313.65 of the Revised Code on an FTE basis but receiving 2213 educational services in grades kindergarten through twelve from 2214 one or more of the following entities: 2215 (a) A community school pursuant to Chapter 3314. of the 2216 Revised Code, including any participation in a college pursuant 2217 to Chapter 3365. of the Revised Code while enrolled in such 2218 community school; 2219 (b) An alternative school pursuant to <u>former</u> sections 2220 3313.974 to 3313.979 of the Revised Code as described in 2221 division (I)(2)(a) or (b) of this section \neq . Division (A)(2)(b) 2222 of this section does not apply after July 1, 2018. 2223 2224 (c) A college pursuant to Chapter 3365. of the Revised Code, except when the student is enrolled in the college while 2225 also enrolled in a community school pursuant to Chapter 3314., a 2226 science, technology, engineering, and mathematics school 2227 established under Chapter 3326., or a college-preparatory 2228 boarding school established under Chapter 3328. of the Revised 2229 Code; 2230

scholarship awarded under either section 3310.41 or sections

(d) An adjacent or other school district under an open

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2233 Revised Code; (e) An educational service center or cooperative education 2234 district: 2235 2236 (f) Another school district under a cooperative education agreement, compact, or contract; 2237 (g) A chartered nonpublic school with a scholarship paid 2238 under former section 3310.08 of the Revised Code, if the 2239 students qualified for the scholarship under <u>former</u> section 2240 3310.03 of the Revised Code+. Division (A)(2)(q) of this section 2241 does not apply after July 1, 2018. 2242 (h) An alternative public provider or a registered private 2243 provider with a scholarship awarded under either section 3310.41 2244 or sections 3310.51 to 3310.64 of the Revised Code. 2245 As used in this section, "alternative public provider" and 2246 "registered private provider" have the same meanings as in 2247 section 3310.41 or 3310.51 of the Revised Code, as applicable. 2248 (i) A science, technology, engineering, and mathematics 2249 school established under Chapter 3326. of the Revised Code, 2250 including any participation in a college pursuant to Chapter 2251 3365. of the Revised Code while enrolled in the school; 2252 2253 (j) A college-preparatory boarding school established under Chapter 3328. of the Revised Code, including any 2254 participation in a college pursuant to Chapter 3365. of the 2255 Revised Code while enrolled in the school. 2256 (3) The department also shall compile a list of the 2257

enrollment policy adopted pursuant to section 3313.98 of the

students entitled to attend school in the district under section 2258 3313.64 or 3313.65 of the Revised Code who are enrolled in a 2259

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joint vocational school district or under a career-technical 2260
education compact, excluding any students so entitled to attend 2261
school in the district who are enrolled in another school 2262
district through an open enrollment policy as reported under 2263
division (A) (2) (d) of this section and then enroll in a joint 2264
vocational school district or under a career-technical education 2265
compact. 2266

The department shall provide each city, local, and2267exempted village school district with an opportunity to review2268the list of students compiled under divisions (A) (2) and (3) of2269this section to ensure that the students reported accurately2270reflect the enrollment of students in the district.2271

(B) To enable the department of education to obtain the data needed to complete the calculation of payments pursuant to this chapter, each superintendent shall certify from the reports provided by the department under division (A) of this section all of the following:

(1) The total student enrollment in regular learning day 2277 classes included in the report under division (A) (1) or (2) of 2278 this section for each of the individual grades kindergarten 2279 through twelve in schools under the superintendent's 2280 supervision; 2281

(2) The unduplicated count of the number of preschool 2282 children with disabilities enrolled in the district for whom the 2283 district is eligible to receive funding under section 3317.0213 2284 of the Revised Code adjusted for the portion of the year each 2285 child is so enrolled, in accordance with the disability 2286 categories prescribed in section 3317.013 of the Revised Code; 2287

(3) The number of children entitled to attend school in

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the district pursuant to section 3313.64 or 3313.65 of the	2289
Revised Code who are:	2290
(a) Participating in a pilot project scholarship program	2291
established under <u>former</u> sections 3313.974 to 3313.979 of the	2292
Revised Code as described in division (I)(2)(a) or (b) of this	2293
section ; . Division (B)(3)(a) of this section does not apply_	2294
after July 1, 2018.	2295
	0000
(b) Enrolled in a college under Chapter 3365. of the	2296
Revised Code, except when the student is enrolled in the college	2297
while also enrolled in a community school pursuant to Chapter	2298
3314. of the Revised Code, a science, technology, engineering,	2299
and mathematics school established under Chapter 3326., or a	2300
college-preparatory boarding school established under Chapter	2301
3328. of the Revised Code;	2302
(c) Envelled in an ediment on other school district under	2202
(c) Enrolled in an adjacent or other school district under	2303
section 3313.98 of the Revised Code;	2304
(d) Enrolled in a community school established under	2305
Chapter 3314. of the Revised Code that is not an internet- or	2306
computer-based community school as defined in section 3314.02 of	2307
the Revised Code, including any participation in a college	2308
pursuant to Chapter 3365. of the Revised Code while enrolled in	2309
such community school;	2310
(e) Enrolled in an internet- or computer-based community	2311
school, as defined in section 3314.02 of the Revised Code,	2312
including any participation in a college pursuant to Chapter	2313
3365. of the Revised Code while enrolled in the school;	2314
(f) Enrolled in a chartered nonpublic school with <u>a an</u>	2315
educational choice scholarship paid under former section 3310.08	2315
of the Revised Code and who qualified for the scholarship under	2317

former section 3310.03 of the Revised Code $ au$. Division (B)(3)(f)	2318
of this section does not apply after July 1, 2018.	2319
(g) Enrolled in kindergarten through grade twelve in an	2320
alternative public provider or a registered private provider	2321
with a scholarship awarded under section 3310.41 of the Revised	2322
Code;	2323
(h) Enrolled as a preschool child with a disability in an	2324
alternative public provider or a registered private provider	2325
with a scholarship awarded under section 3310.41 of the Revised	2326
Code;	2327
(i) Participating in a program operated by a county board	2328
of developmental disabilities or a state institution;	2329
(j) Enrolled in a science, technology, engineering, and	2330
mathematics school established under Chapter 3326. of the	2331
Revised Code, including any participation in a college pursuant	2332
to Chapter 3365. of the Revised Code while enrolled in the	2333
school;	2334
(k) Enrolled in a college-preparatory boarding school	2335
established under Chapter 3328. of the Revised Code, including	2336
any participation in a college pursuant to Chapter 3365. of the	2337
Revised Code while enrolled in the school;	2338
(1) Enrolled in an alternative public provider or a	2339
registered private provider with a scholarship awarded under	2340
sections 3310.51 to 3310.64 of the Revised Code.	2341
(4) The total enrollment of pupils in joint vocational	2342
schools;	2343
(5) The combined enrollment of children with disabilities	2344
(5) The combined enformment of children with disabilities	2344

reported under division (A)(1) or (2) of this section receiving 2345

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special education services for the category one disability2346described in division (A) of section 3317.013 of the Revised2347Code, including children attending a special education program2348operated by an alternative public provider or a registered2349private provider with a scholarship awarded under sections23503310.51 to 3310.64 of the Revised Code;2351

(6) The combined enrollment of children with disabilities 2352 reported under division (A)(1) or (2) of this section receiving 2353 special education services for category two disabilities 2354 described in division (B) of section 3317.013 of the Revised 2355 Code, including children attending a special education program 2356 operated by an alternative public provider or a registered 2357 private provider with a scholarship awarded under sections 2358 3310.51 to 3310.64 of the Revised Code; 2359

(7) The combined enrollment of children with disabilities 2360 reported under division (A)(1) or (2) of this section receiving 2361 special education services for category three disabilities 2362 described in division (C) of section 3317.013 of the Revised 2363 Code, including children attending a special education program 2364 operated by an alternative public provider or a registered 2365 private provider with a scholarship awarded under sections 2366 3310.51 to 3310.64 of the Revised Code; 2367

(8) The combined enrollment of children with disabilities 2368 reported under division (A)(1) or (2) of this section receiving 2369 special education services for category four disabilities 2370 described in division (D) of section 3317.013 of the Revised 2371 Code, including children attending a special education program 2372 operated by an alternative public provider or a registered 2373 private provider with a scholarship awarded under sections 2374 3310.51 to 3310.64 of the Revised Code; 2375

(9) The combined enrollment of children with disabilities 2376 reported under division (A)(1) or (2) of this section receiving 2377 special education services for the category five disabilities 2378 described in division (E) of section 3317.013 of the Revised 2379 Code, including children attending a special education program 2380 operated by an alternative public provider or a registered 2381 private provider with a scholarship awarded under sections 2382 3310.51 to 3310.64 of the Revised Code; 2383

(10) The combined enrollment of children with disabilities 2384 reported under division (A)(1) or (2) and under division (B)(3) 2385 2386 (h) of this section receiving special education services for category six disabilities described in division (F) of section 2387 3317.013 of the Revised Code, including children attending a 2388 special education program operated by an alternative public 2389 provider or a registered private provider with a scholarship 2390 awarded under either section 3310.41 or sections 3310.51 to 2391 3310.64 of the Revised Code; 2392

(11) The enrollment of pupils reported under division (A) 2393 (1) or (2) of this section on a full-time equivalency basis in 2394 category one career-technical education programs or classes, 2395 described in division (A) of section 3317.014 of the Revised 2396 Code, operated by the school district or by another district 2397 that is a member of the district's career-technical planning 2398 district, other than a joint vocational school district, or by 2399 an educational service center, notwithstanding division (G) of 2400 section 3317.02 of the Revised Code and division (C)(3) of this 2401 section; 2402

(12) The enrollment of pupils reported under division (A)
(1) or (2) of this section on a full-time equivalency basis in
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category two career-technical education programs or services,
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described in division (B) of section 3317.014 of the Revised2406Code, operated by the school district or another school district2407that is a member of the district's career-technical planning2408district, other than a joint vocational school district, or by2409an educational service center, notwithstanding division (G) of2410section 3317.02 of the Revised Code and division (C) (3) of this2411section;2412

2413 (13) The enrollment of pupils reported under division (A) (1) or (2) of this section on a full-time equivalency basis in 2414 category three career-technical education programs or services, 2415 described in division (C) of section 3317.014 of the Revised 2416 Code, operated by the school district or another school district 2417 that is a member of the district's career-technical planning 2418 district, other than a joint vocational school district, or by 2419 an educational service center, notwithstanding division (G) of 2420 section 3317.02 of the Revised Code and division (C)(3) of this 2421 section; 2422

(14) The enrollment of pupils reported under division (A) 2423 (1) or (2) of this section on a full-time equivalency basis in 2424 category four career-technical education programs or services, 2425 described in division (D) of section 3317.014 of the Revised 2426 Code, operated by the school district or another school district 2427 that is a member of the district's career-technical planning 2428 district, other than a joint vocational school district, or by 2429 an educational service center, notwithstanding division (G) of 2430 section 3317.02 of the Revised Code and division (C)(3) of this 2431 section; 2432

(15) The enrollment of pupils reported under division (A)
(1) or (2) of this section on a full-time equivalency basis in
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category five career-technical education programs or services,
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described in division (E) of section 3317.014 of the Revised2436Code, operated by the school district or another school district2437that is a member of the district's career-technical planning2438district, other than a joint vocational school district, or by2439an educational service center, notwithstanding division (G) of2440section 3317.02 of the Revised Code and division (C) (3) of this2441section;2442

(16) The enrollment of pupils reported under division (A) 2443
(1) or (2) of this section who are limited English proficient 2444
students described in division (A) of section 3317.016 of the 2445
Revised Code, excluding any student reported under division (B) 2446
(3) (e) of this section as enrolled in an internet- or computer- 2447
based community school; 2448

(17) The enrollment of pupils reported under division (A) 2449
(1) or (2) of this section who are limited English proficient 2450
students described in division (B) of section 3317.016 of the 2451
Revised Code, excluding any student reported under division (B) 2452
(3) (e) of this section as enrolled in an internet- or computer2453
based community school; 2454

(18) The enrollment of pupils reported under division (A) 2455
(1) or (2) of this section who are limited English proficient 2456
students described in division (C) of section 3317.016 of the 2457
Revised Code, excluding any student reported under division (B) 2458
(3) (e) of this section as enrolled in an internet- or computer- 2459
based community school; 2460

(19) The average number of children transported during the 2461 reporting period by the school district on board-owned or 2462 contractor-owned and -operated buses, reported in accordance 2463 with rules adopted by the department of education; 2464 (20)(a) The number of children, other than preschool 2465 children with disabilities, the district placed with a county 2466 board of developmental disabilities in fiscal year 1998. 2467 Division (B)(20)(a) of this section does not apply after fiscal 2468 year 2013. 2469

(b) The number of children with disabilities, other than 2470 preschool children with disabilities, placed with a county board 2471 of developmental disabilities in the current fiscal year to 2472 receive special education services for the category one 2473 disability described in division (A) of section 3317.013 of the 2474 Revised Code; 2475

(c) The number of children with disabilities, other than 2476 preschool children with disabilities, placed with a county board 2477 of developmental disabilities in the current fiscal year to 2478 receive special education services for category two disabilities 2479 described in division (B) of section 3317.013 of the Revised 2480 Code; 2481

(d) The number of children with disabilities, other than 2482 preschool children with disabilities, placed with a county board 2483 of developmental disabilities in the current fiscal year to 2484 receive special education services for category three 2485 disabilities described in division (C) of section 3317.013 of 2486 the Revised Code; 2487

(e) The number of children with disabilities, other than 2488 preschool children with disabilities, placed with a county board 2489 of developmental disabilities in the current fiscal year to 2490 receive special education services for category four 2491 disabilities described in division (D) of section 3317.013 of 2492 the Revised Code; 2493

(f) The number of children with disabilities, other than 2494 preschool children with disabilities, placed with a county board 2495 of developmental disabilities in the current fiscal year to 2496 receive special education services for the category five 2497 disabilities described in division (E) of section 3317.013 of 2498 the Revised Code; 2499

(g) The number of children with disabilities, other than 2500 preschool children with disabilities, placed with a county board 2501 of developmental disabilities in the current fiscal year to 2502 receive special education services for category six disabilities 2503 described in division (F) of section 3317.013 of the Revised 2504 Code. 2505

(21) The enrollment of students who are economically 2506 disadvantaged, as defined by the department, excluding any 2507 student reported under division (B)(3)(e) of this section as 2508 enrolled in an internet- or computer-based community school. A 2509 student shall not be categorically excluded from the number 2510 reported under division (B)(21) of this section based on 2511 anything other than family income. 2512

(C) (1) The state board of education shall adopt rules2513necessary for implementing divisions (A), (B), and (D) of this2514section.

(2) A student enrolled in a community school established 2516 under Chapter 3314., a science, technology, engineering, and 2517 mathematics school established under Chapter 3326., or a 2518 college-preparatory boarding school established under Chapter 2519 3328. of the Revised Code shall be counted in the formula ADM 2520 and, if applicable, the category one, two, three, four, five, or 2521 six special education ADM of the school district in which the 2522 student is entitled to attend school under section 3313.64 or 2523

3313.65 of the Revised Code for the same proportion of the 2524 school year that the student is counted in the enrollment of the 2525 community school, the science, technology, engineering, and 2526 mathematics school, or the college-preparatory boarding school 2527 for purposes of section 3314.08, 3326.33, or 3328.24 of the 2528 Revised Code. Notwithstanding the enrollment of students 2529 certified pursuant to division (B)(3)(d), (e), (j), or (k) of 2530 this section, the department may adjust the formula ADM of a 2531 school district to account for students entitled to attend 2532 school in the district under section 3313.64 or 3313.65 of the 2533 Revised Code who are enrolled in a community school, a science, 2534 technology, engineering, and mathematics school, or a college-2535 preparatory boarding school for only a portion of the school 2536 2537 year.

(3) No child shall be counted as more than a total of one
child in the sum of the enrollment of students of a school
district under division (A), divisions (B) (1) to (22), or
division (D) of this section, except as follows:

(a) A child with a disability described in section 2542 2543 3317.013 of the Revised Code may be counted both in formula ADM and in category one, two, three, four, five, or six special 2544 education ADM and, if applicable, in category one, two, three, 2545 four, or five career-technical education ADM. As provided in 2546 division (G) of section 3317.02 of the Revised Code, such a 2547 child shall be counted in category one, two, three, four, five, 2548 or six special education ADM in the same proportion that the 2549 child is counted in formula ADM. 2550

(b) A child enrolled in career-technical education
programs or classes described in section 3317.014 of the Revised
Code may be counted both in formula ADM and category one, two,
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three, four, or five career-technical education ADM and, if2554applicable, in category one, two, three, four, five, or six2555special education ADM. Such a child shall be counted in category2556one, two, three, four, or five career-technical education ADM in2557the same proportion as the percentage of time that the child2558spends in the career-technical education programs or classes.2559

(4) Based on the information reported under this section,
(4) Based on the information reported under this section,
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(D) (1) The superintendent of each joint vocational school 2564 district shall report and certify to the superintendent of 2565 public instruction as of the last day of October, March, and 2566 June of each year the enrollment of students receiving services 2567 from schools under the superintendent's supervision so that the 2568 department can calculate the district's formula ADM, total ADM, 2569 category one through five career-technical education ADM, 2570 category one through three limited English proficient ADM, 2571 category one through six special education ADM, and for purposes 2572 of provisions of law outside of Chapter 3317. of the Revised 2573 Code, average daily membership. 2574

The enrollment reported and certified by the 2575 superintendent, except as otherwise provided in this division, 2576 shall consist of the the number of students in grades six 2577 through twelve receiving any educational services from the 2578 district, except that the following categories of students shall 2579 not be included in the determination: 2580

(a) Students enrolled in adult education classes; 2581(b) Adjacent or other district joint vocational students 2582

enrolled in the district under an open enrollment policy	2583
pursuant to section 3313.98 of the Revised Code;	2584

(c) Students receiving services in the district pursuant 2585 to a compact, cooperative education agreement, or a contract, 2586 but who are entitled to attend school in a city, local, or 2587 exempted village school district whose territory is not part of 2588 the territory of the joint vocational district; 2589

(d) Students for whom tuition is payable pursuant to 2590sections 3317.081 and 3323.141 of the Revised Code. 2591

(2) To enable the department of education to obtain the
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 data needed to complete the calculation of payments pursuant to
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 this chapter, each superintendent shall certify from the report
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 provided under division (D) (1) of this section the enrollment
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 for each of the following categories of students:

(a) Students enrolled in each individual grade included in 2597the joint vocational district schools; 2598

(b) Children with disabilities receiving special education 2599
services for the category one disability described in division 2600
(A) of section 3317.013 of the Revised Code; 2601

(c) Children with disabilities receiving special education 2602
services for the category two disabilities described in division 2603
(B) of section 3317.013 of the Revised Code; 2604

(d) Children with disabilities receiving special education	2605
services for category three disabilities described in division	2606
(C) of section 3317.013 of the Revised Code;	2607

(e) Children with disabilities receiving special education 2608
services for category four disabilities described in division 2609
(D) of section 3317.013 of the Revised Code; 2610

(f) Children with disabilities receiving special education	2611
services for the category five disabilities described in	2612
division (E) of section 3317.013 of the Revised Code;	2613
(g) Children with disabilities receiving special education	2614
services for category six disabilities described in division (F)	2615
of section 3317.013 of the Revised Code;	2616
(h) Students receiving category one career-technical	2617
education services, described in division (A) of section	2618
3317.014 of the Revised Code;	2619
(i) Students receiving category two career-technical	2620
education services, described in division (B) of section	2620
3317.014 of the Revised Code;	2621
SSI/.014 OI the Revised Code;	2022
(j) Students receiving category three career-technical	2623
education services, described in division (C) of section	2624
3317.014 of the Revised Code;	2625
(k) Students receiving category four career-technical	2626
education services, described in division (D) of section	2627
3317.014 of the Revised Code;	2628
SSIF. OIF OI the Revised Code,	2020
(1) Students receiving category five career-technical	2629
education services, described in division (E) of section	2630
3317.014 of the Revised Code;	2631
(m) Limited English proficient students described in	2632
division (A) of section 3317.016 of the Revised Code;	2633
	2000
(n) Limited English proficient students described in	2634
division (B) of section 3317.016 of the Revised Code;	2635
(o) Limited English proficient students described in	2636
division (C) of section 3317.016 of the Revised Code;	2637

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(p) Students who are economically disadvantaged, as
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defined by the department. A student shall not be categorically
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excluded from the number reported under division (D) (2) (p) of
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this section based on anything other than family income.
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The superintendent of each joint vocational school2642district shall also indicate the city, local, or exempted2643village school district in which each joint vocational district2644pupil is entitled to attend school pursuant to section 3313.642645or 3313.65 of the Revised Code.2646

(E) In each school of each city, local, exempted village, 2647 joint vocational, and cooperative education school district 2648 there shall be maintained a record of school enrollment, which 2649 record shall accurately show, for each day the school is in 2650 session, the actual enrollment in regular day classes. For the 2651 purpose of determining the enrollment of students, the 2652 enrollment figure of any school shall not include any pupils 2653 except those pupils described by division (A) of this section. 2654 The record of enrollment for each school shall be maintained in 2655 such manner that no pupil shall be counted as enrolled prior to 2656 the actual date of entry in the school and also in such manner 2657 that where for any cause a pupil permanently withdraws from the 2658 school that pupil shall not be counted as enrolled from and 2659 after the date of such withdrawal. There shall not be included 2660 in the enrollment of any school any of the following: 2661

(1) Any pupil who has graduated from the twelfth grade of 2662a public or nonpublic high school; 2663

(2) Any pupil who is not a resident of the state; 2664

(3) Any pupil who was enrolled in the schools of the2665district during the previous school year when assessments were2666

administered under section 3301.0711 of the Revised Code but did 2667 not take one or more of the assessments required by that section 2668 and was not excused pursuant to division (C)(1) or (3) of that 2669 section; 2670

(4) Any pupil who has attained the age of twenty-two 2671 years, except for veterans of the armed services whose 2672 attendance was interrupted before completing the recognized 2673 twelve-year course of the public schools by reason of induction 2674 or enlistment in the armed forces and who apply for reenrollment 2675 in the public school system of their residence not later than 2676 2677 four years after termination of war or their honorable discharge; 2678

(5) Any pupil who has a certificate of high school2679equivalence as defined in section 5107.40 of the Revised Code.2680

If, however, any veteran described by division (E) (4) of2681this section elects to enroll in special courses organized for2682veterans for whom tuition is paid under the provisions of2683federal laws, or otherwise, that veteran shall not be included2684in the enrollment of students determined under this section.2685

Notwithstanding division (E)(3) of this section, the 2686 enrollment of any school may include a pupil who did not take an 2687 assessment required by section 3301.0711 of the Revised Code if 2688 the superintendent of public instruction grants a waiver from 2689 the requirement to take the assessment to the specific pupil and 2690 a parent is not paying tuition for the pupil pursuant to section 2691 3313.6410 of the Revised Code. The superintendent may grant such 2692 a waiver only for good cause in accordance with rules adopted by 2693 the state board of education. 2694

The formula ADM, total ADM, category one through five

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career-technical education ADM, category one through three 2696 limited English proficient ADM, category one through six special 2697 education ADM, preschool scholarship ADM, transportation ADM, 2698 and, for purposes of provisions of law outside of Chapter 3317. 2699 of the Revised Code, average daily membership of any school 2700 district shall be determined in accordance with rules adopted by 2701 the state board of education. 2702

(F) (1) If a student attending a community school under 2703 Chapter 3314., a science, technology, engineering, and 2704 mathematics school established under Chapter 3326., or a 2705 college-preparatory boarding school established under Chapter 2706 3328. of the Revised Code is not included in the formula ADM 2707 calculated for the school district in which the student is 2708 entitled to attend school under section 3313.64 or 3313.65 of 2709 the Revised Code, the department of education shall adjust the 2710 formula ADM of that school district to include the student in 2711 accordance with division (C)(2) of this section, and shall 2712 recalculate the school district's payments under this chapter 2713 for the entire fiscal year on the basis of that adjusted formula 2714 ADM. 2715

(2) If a student awarded an educational choice scholarship 2716 is not included in the formula ADM of the school district from 2717 which the department deducts funds for the scholarship under 2718 former section 3310.08 of the Revised Code, the department shall 2719 adjust the formula ADM of that school district to include the 2720 student to the extent necessary to account for the deduction, 2721 and shall recalculate the school district's payments under this 2722 chapter for the entire fiscal year on the basis of that adjusted 2723 formula ADM. Division (F)(2) of this section does not apply 2724 after July 1, 2018. 2725

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(3) If a student awarded a scholarship under the Jon 2726 Peterson special needs scholarship program is not included in 2727 the formula ADM of the school district from which the department 2728 deducts funds for the scholarship under section 3310.55 of the 2729 Revised Code, the department shall adjust the formula ADM of 2730 that school district to include the student to the extent 2731 necessary to account for the deduction, and shall recalculate 2732 the school district's payments under this chapter for the entire 2733 fiscal year on the basis of that adjusted formula ADM. 2734

(G) (1) (a) The superintendent of an institution operating a 2735 special education program pursuant to section 3323.091 of the 2736 Revised Code shall, for the programs under such superintendent's 2737 supervision, certify to the state board of education, in the 2738 manner prescribed by the superintendent of public instruction, 2739 both of the following: 2740

(i) The unduplicated count of the number of all children
with disabilities other than preschool children with
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disabilities receiving services at the institution for each
category of disability described in divisions (A) to (F) of
section 3317.013 of the Revised Code adjusted for the portion of
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the year each child is so enrolled;

(ii) The unduplicated count of the number of all preschool
children with disabilities in classes or programs for whom the
district is eligible to receive funding under section 3317.0213
of the Revised Code adjusted for the portion of the year each
child is so enrolled, reported according to the categories
prescribed in section 3317.013 of the Revised Code.

(b) The superintendent of an institution with career-2753technical education units approved under section 3317.05 of the2754Revised Code shall, for the units under the superintendent's2755

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supervision, certify to the state board of education the	2756
enrollment in those units, in the manner prescribed by the	2757
superintendent of public instruction.	2758
(2) The superintendent of each county board of	2759
developmental disabilities that maintains special education	2760
classes under section 3317.20 of the Revised Code or provides	2761
services to preschool children with disabilities pursuant to an	2762
agreement between the county board and the appropriate school	2763
district shall do both of the following:	2764
(a) Certify to the state board, in the manner prescribed	2765
by the board, the enrollment in classes under section 3317.20 of	2766
the Revised Code for each school district that has placed	2767
children in the classes;	2768
(b) Certify to the state board, in the manner prescribed	2769

by the board, the unduplicated count of the number of all 2770 preschool children with disabilities enrolled in classes for 2771 which the DD board is eligible to receive funding under section 2772 3317.0213 of the Revised Code adjusted for the portion of the 2773 year each child is so enrolled, reported according to the 2774 categories prescribed in section 3317.013 of the Revised Code, 2775 and the number of those classes. 2776

(H) Except as provided in division (I) of this section, 2777 when any city, local, or exempted village school district 2778 provides instruction for a nonresident pupil whose attendance is 2779 unauthorized attendance as defined in section 3327.06 of the 2780 Revised Code, that pupil's enrollment shall not be included in 2781 that district's enrollment figure used in calculating the 2782 district's payments under this chapter. The reporting official 2783 shall report separately the enrollment of all pupils whose 2784 attendance in the district is unauthorized attendance, and the 2785 enrollment of each such pupil shall be credited to the school2786district in which the pupil is entitled to attend school under2787division (B) of section 3313.64 or section 3313.65 of the2788Revised Code as determined by the department of education.2789

(I)(1) <u>Prior to July 1, 2018:</u>

(a) A city, local, exempted village, or joint vocational2791school district admitting a scholarship student of a pilot2792project district pursuant to division (C) of former section27933313.976 of the Revised Code may count such student in its2794enrollment.2795

(2) (b) In any year for which funds are appropriated for2796pilot project scholarship programs, a school district2797implementing a state-sponsored pilot project scholarship program2798that year pursuant to former sections 3313.974 to 3313.979 of2799the Revised Code may count in its enrollment:2800

(a) (i) All children residing in the district and2801utilizing a scholarship to attend kindergarten in any2802alternative school, as defined in former section 3313.974 of the2803Revised Code;2804

(b) (ii) All children who were enrolled in the district in2805the preceding year who are utilizing a scholarship to attend an2806alternative school.2807

(2) Division (I) (1) of this section does not apply after2808July 1, 2018.2809

(J) The superintendent of each cooperative education
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school district shall certify to the superintendent of public
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instruction, in a manner prescribed by the state board of
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education, the applicable enrollments for all students in the
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cooperative education district, also indicating the city, local,
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or exempted village district where each pupil is entitled to 2815 attend school under section 3313.64 or 3313.65 of the Revised 2816 Code. 2817

(K) If the superintendent of public instruction determines 2818 that a component of the enrollment certified or reported by a 2819 district superintendent, or other reporting entity, is not 2820 correct, the superintendent of public instruction may order that 2821 the formula ADM used for the purposes of payments under any 2822 section of Title XXXIII of the Revised Code be adjusted in the 2823 amount of the error. 2824

Sec. 3365.07. The department of education shall calculate 2825 and pay state funds to colleges for participants in the college 2826 credit plus program under division (B) of section 3365.06 of the 2827 Revised Code pursuant to this section. For a nonpublic secondary 2828 school participant, a nonchartered nonpublic secondary school 2829 participant, or a home-instructed participant, the department 2830 shall pay state funds pursuant to this section only if that 2831 participant is awarded funding according to rules adopted by the 2832 chancellor of higher education, in consultation with the 2833 superintendent of public instruction, pursuant to section 2834 3365.071 of the Revised Code. The program shall be the sole 2835 mechanism by which state funds are paid to colleges for students 2836 to earn transcripted credit for college courses while enrolled 2837 in both a secondary school and a college, with the exception of 2838 state funds paid to colleges according to an agreement described 2839 in division (A)(1) of section 3365.02 of the Revised Code. 2840

(A) For each public or nonpublic secondary school2841participant enrolled in a public college:2842

(1) If no agreement has been entered into under division 2843(A) (2) of this section, both of the following shall apply: 2844

amount as follows: 2846 (i) For a participant enrolled in a college course 2847 delivered on the college campus, at another location operated by 2848 the college, or online, the default ceiling amount; 2849 (ii) For a participant enrolled in a college course 2850 delivered at the participant's secondary school but taught by 2851 college faculty, fifty per cent of the default ceiling amount; 2852 (iii) For a participant enrolled in a college course 2853 delivered at the participant's secondary school and taught by a 2854 high school teacher who has met the credential requirements 2855 established for purposes of the program in rules adopted by the 2856 chancellor, the default floor amount. 2857 (b) The participant's secondary school shall pay for 2858 textbooks, and the college shall waive payment of all other fees 2859 related to participation in the program. 2860 (2) The governing entity of a participant's secondary 2861 school and the college may enter into an agreement to establish 2862 an alternative payment structure for tuition, textbooks, and 2863 fees. Under such an agreement, payments for each participant 2864 made by the department shall be not less than the default floor 2865 amount, unless approved by the chancellor, and not more than the 2866 default ceiling amount. The chancellor shall approve an 2867 agreement that includes a payment below the default floor 2868 amount, as long as the provisions of the agreement comply with 2869 all other requirements of this chapter to ensure program 2870 quality. If no agreement is entered into under division (A)(2) 2871 of this section, both of the following shall apply: 2872

(a) The department shall pay to the college the applicable

(a) The department shall pay to the college the applicable 2873

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section, depending upon the method of delivery and instruction. 2875 (b) In accordance with division (A) (1) (b) of this section, 2876 the participant's secondary school shall pay for textbooks, and 2877 the college shall waive payment of all other fees related to 2878 2879 participation in the program. (3) No participant that is enrolled in a public college 2880 shall be charged for any tuition, textbooks, or other fees 2881 2882 related to participation in the program. (B) For each public secondary school participant enrolled 2883 2884 in a private college: (1) If no agreement has been entered into under division 2885 (B) (2) of this section, the department shall pay to the college 2886 the applicable amount calculated in the same manner as in 2887 division (A)(1)(a) of this section. 2888 (2) The governing entity of a participant's secondary 2889 school and the college may enter into an agreement to establish 2890 an alternative payment structure for tuition, textbooks, and 2891 fees. Under such an agreement, payments shall be not less than 2892 the default floor amount, unless approved by the chancellor, and 2893 not more than the default ceiling amount. 2894 If an agreement is entered into under division (B)(2) of 2895 this section, both of the following shall apply: 2896 (a) The department shall make a payment to the college for 2897 each participant that is equal to the default floor amount, 2898

default amounts prescribed by division (A)(1)(a) of this

unless approved by the chancellor to pay an amount below the 2899 default floor amount. The chancellor shall approve an agreement 2900 that includes a payment below the default floor amount, as long 2901 as the provisions of the agreement comply with all other 2902

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requirements of this chapter to ensure program quality. 2903 (b) Payment for costs for the participant that exceed the 2904 amount paid by the department pursuant to division (B)(2)(a) of 2905 this section shall be negotiated by the school and the college. 2906 The agreement may include a stipulation permitting the charging 2907 of a participant. 2908 However, under no circumstances shall: 2909 (i) Payments for a participant made by the department 2910 under division (B)(2) of this section exceed the default ceiling 2911 2912 amount; 2913 (ii) The amount charged to a participant under division (B) (2) of this section exceed the difference between the maximum 2914 per participant charge amount and the default floor amount; 2915 (iii) The sum of the payments made by the department for a 2916 participant and the amount charged to that participant under 2917 division (B)(2) of this section exceed the following amounts, as 2918 2919 applicable: (I) For a participant enrolled in a college course 2920 delivered on the college campus, at another location operated by 2921 the college, or online, the maximum per participant charge 2922 2923 amount; (II) For a participant enrolled in a college course 2924 delivered at the participant's secondary school but taught by 2925 college faculty, one hundred twenty-five dollars; 2926 (III) For a participant enrolled in a college course 2927

delivered at the participant's secondary school and taught by a2928high school teacher who has met the credential requirements2929established for purposes of the program in rules adopted by the2930

chancellor, one hundred dollars.

(iv) A participant that is identified as economically
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disadvantaged according to rules adopted by the department be
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charged under division (B) (2) of this section for any tuition,
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textbooks, or other fees related to participation in the
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program.

(C) For each nonpublic secondary school participant 2937 enrolled in a private or eligible out-of-state college, the 2938 department shall pay to the college the applicable amount 2939 calculated in the same manner as in division (A)(1)(a) of this 2940 section. Payment for costs for the participant that exceed the 2941 amount paid by the department shall be negotiated by the 2942 governing body of the nonpublic secondary school and the 2943 college. 2944

However, under no circumstances shall:

(1) The payments for a participant made by the department2946under this division exceed the default ceiling amount.2947

(2) Any nonpublic secondary school participant, who is 2948 enrolled in that secondary school with a scholarship awarded 2949 under either the educational choice opportunity scholarship 2950 pilot program, as prescribed by sections 3310.01 to 3310.17, or 2951 the pilot project scholarship program, as prescribed by sections 2952 3313.974 to 3313.979 of the Revised Code, and who qualifies as a 2953 low-income student under either of those programs whose family 2954 income is at or below two hundred per cent of the federal 2955 poverty quidelines, as defined in section 5101.46 of the Revised 2956 <u>Code</u>, be charged for any tuition, textbooks, or other fees 2957 related to participation in the college credit plus program. 2958

(D) For each nonchartered nonpublic secondary school 2959

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participant and each home-instructed participant enrolled in a 2960 public, private, or eligible out-of-state college, the 2961 department shall pay to the college the default ceiling amount, 2962 if that participant is enrolled in a college course delivered on 2963 the college campus, at another location operated by the college, 2964 or online. 2965

(E) Not later than thirty days after the end of each term,
each college expecting to receive payment for the costs of a
participant under this section shall notify the department of
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the number of enrolled credit hours for each participant.

(F) Each January and July, or as soon as possible 2970 thereafter, the department shall make the applicable payments 2971 under this section to each college, which provided proper 2972 notification to the department under division (E) of this 2973 section, for the number of enrolled credit hours for 2974 participants enrolled in the college under division (B) of 2975 section 3365.06 of the Revised Code. The department shall not 2976 make any payments to a college under this section if a 2977 participant withdrew from a course prior to the date on which a 2978 withdrawal from the course would have negatively affected the 2979 participant's transcripted grade, as prescribed by the college's 2980 2981 established withdrawal policy.

(1) Payments made for public secondary school participants 2982 under this section shall be deducted from the school foundation 2983 payments made to the participant's school district or, if the 2984 participant is enrolled in a community school, a STEM school, or 2985 a college-preparatory boarding school, from the payments made to 2986 that school under section 3314.08, 3326.33, or 3328.34 of the 2987 Revised Code. If the participant is enrolled in a joint 2988 vocational school district, a portion of the amount shall be 2989

deducted from the payments to the joint vocational school 2990 district and a portion shall be deducted from the payments to 2991 the participant's city, local, or exempted village school 2992 district in accordance with the full-time equivalency of the 2993 student's enrollment in each district. Amounts deducted under 2994 division (F)(1) of this section shall be calculated in 2995 accordance with rules adopted by the chancellor, in consultation 2996 with the state superintendent, pursuant to division (B) of 2997 section 3365.071 of the Revised Code. 2998

(2) Payments made for nonpublic secondary school 2999 3000 participants, nonchartered nonpublic secondary school participants, and home-instructed participants under this 3001 section shall be deducted from moneys appropriated by the 3002 general assembly for such purpose. Payments shall be allocated 3003 and distributed in accordance with rules adopted by the 3004 chancellor, in consultation with the state superintendent, 3005 pursuant to division (A) of section 3365.071 of the Revised 3006 Code. 3007

(G) Any public college that enrolls a student under
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division (B) of section 3365.06 of the Revised Code may include
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that student in the calculation used to determine its state
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share of instruction funds appropriated to the department of
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higher education by the general assembly.

Sec. 5727.84. No determinations, computations,3013certifications, or payments shall be made under this section3014after June 30, 2015.3015

(A) As used in this section and sections 5727.85, 5727.86, 3016 and 5727.87 of the Revised Code: 3017

(1) "School district" means a city, local, or exempted

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village school district.

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(2) "Joint vocational school district" means a joint
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vocational school district created under section 3311.16 of the
Revised Code, and includes a cooperative education school
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district created under section 3311.52 or 3311.521 of the
Revised Code and a county school financing district created
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under section 3311.50 of the Revised Code.

(3) "Local taxing unit" means a subdivision or taxing
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unit, as defined in section 5705.01 of the Revised Code, a park
district created under Chapter 1545. of the Revised Code, or a
township park district established under section 511.23 of the
Revised Code, but excludes school districts and joint vocational
3020
school districts.

(4) "State education aid," for a school district, means3032the following:3033

(a) For fiscal years prior to fiscal year 2010, the sum of 3034 state aid amounts computed for the district under former 3035 sections 3317.029, 3317.052, and 3317.053 of the Revised Code 3036 and the following provisions, as they existed for the applicable 3037 fiscal year: divisions (A), (C)(1), (C)(4), (D), (E), and (F) of 3038 section 3317.022; divisions (B), (C), and (D) of section 3039 3317.023; divisions (G), (L), and (N) of section 3317.024; and 3040 sections 3317.0216, 3317.0217, 3317.04, and 3317.05 of the 3041 Revised Code; and the adjustments required by: division (C) of 3042 former section 3310.08; division (C)(2) of section 3310.41; 3043 division (C) of section 3314.08; division (D)(2) of section 3044 3314.091; division (D) of former section 3314.13; divisions (E), 3045 (K), (L), (M), and (N) of section 3317.023; division (C) of 3046 section 3317.20; and sections 3313.979 and <u>section</u> 3313.981 <u>and</u> 3047 former section 3313.979 of the Revised Code. However, when 3048

calculating state education aid for a school district for fiscal3049years 2008 and 2009, include the amount computed for the3050district under Section 269.20.80 of H.B. 119 of the 127th3051general assembly, as subsequently amended, instead of division3052(D) of section 3317.022 of the Revised Code; and include amounts3053calculated under Section 269.30.80 of H.B. 119 of the 127th3054general assembly, as subsequently amended.3055

(b) For fiscal years 2010 and 2011, the sum of the amounts 3056 computed for the district under former sections 3306.052, 3057 3306.12, 3306.13, 3306.19, 3306.191, 3306.192, 3317.052, and 3058 3317.053 of the Revised Code and the following provisions, as 3059 they existed for the applicable fiscal year: division (G) of 3060 section 3317.024; section 3317.05 of the Revised Code; and the 3061 adjustments required by division (C) of <u>former</u>section 3310.08; 3062 division (C)(2) of section 3310.41; division (C) of section 3063 3314.08; division (D)(2) of section 3314.091; division (D) of 3064 former section 3314.13; divisions (E), (K), (L), (M), and (N) of 3065 section 3317.023; division (C) of section 3317.20; and sections 3066 3313.979, 3313.981, and 3326.33 and former section 3313.979 of 3067 the Revised Code. 3068

(c) For fiscal years 2012 and 2013, the amount paid in 3069 accordance with the section of H.B. 153 of the 129th general 3070 assembly entitled "FUNDING FOR CITY, EXEMPTED VILLAGE, AND LOCAL 3071 SCHOOL DISTRICTS" and the adjustments required by division (C) 3072 of former section 3310.08; division (C)(2) of section 3310.41; 3073 section 3310.55; division (C) of section 3314.08; division (D) 3074 (2) of section 3314.091; division (D) of former section 3314.13; 3075 divisions (B), (H), (I), (J), and (K) of section 3317.023; 3076 division (C) of section 3317.20; and sections 3313.979 and 3077 section 3313.981 and former section 3313.979 of the Revised 3078 Code; 3079

(d) For fiscal year 2014 and each fiscal year thereafter, 3080 the sum of amounts computed for and paid to the district under 3081 section 3317.022 of the Revised Code; and the adjustments 3082 required by division (C) of former section 3310.08, division (C) 3083 (2) of section 3310.41, section 3310.55, division (C) of section 3084 3314.08, division (D)(2) of section 3314.091, divisions (B), 3085 (H), (J), and (K) of section 3317.023, and sections 3313.978, 3086 3313.981, 3317.0212, 3317.0213, 3317.0214, and 3326.33 and 3087 former section 3313.978 of the Revised Code. However, for fiscal 3088 years 2014 and 2015, the amount computed for the district under 3089 the section of this act entitled "TRANSITIONAL AID FOR CITY, 3090 LOCAL, AND EXEMPTED VILLAGE SCHOOL DISTRICTS" also shall be 3091 included. 3092

(5) "State education aid," for a joint vocational school district, means the following:

(a) For fiscal years prior to fiscal year 2010, the sum of 3095 the state aid amounts computed for the district under division 3096 (N) of section 3317.024 and section 3317.16 of the Revised Code. 3097 However, when calculating state education aid for a joint 3098 vocational school district for fiscal years 2008 and 2009, 3099 include the amount computed for the district under Section 3100 269.30.90 of H.B. 119 of the 127th general assembly, as 3101 subsequently amended. 3102

(b) For fiscal years 2010 and 2011, the amount computed
for the district in accordance with the section of H.B. 1 of the
128th general assembly entitled "FUNDING FOR JOINT VOCATIONAL
SCHOOL DISTRICTS."

(c) For fiscal years 2012 and 2013, the amount paid in3107accordance with the section of H.B. 153 of the 129th general3108assembly entitled "FUNDING FOR JOINT VOCATIONAL SCHOOL3109

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DISTRICTS."	3110
(d) For fiscal year 2014 and each fiscal year thereafter,	3111
the amount computed for the district under section 3317.16 of	3112
the Revised Code; except that, for fiscal years 2014 and 2015,	3113
the amount computed for the district under the section of this	3114
act entitled "TRANSITIONAL AID FOR JOINT VOCATIONAL SCHOOL	3115
DISTRICTS" shall be included.	3116
(6) "State education aid offset" means the amount	3117
determined for each school district or joint vocational school	3118
district under division (A)(1) of section 5727.85 of the Revised	3119
Code.	3120
(7) "Recognized valuation" means the amount computed for a	3121
school district pursuant to section 3317.015 of the Revised	3122
Code.	3123
(8) "Electric company tax value loss" means the amount	3124
determined under division (D) of this section.	3125
(9) "Natural gas company tax value loss" means the amount	3126
determined under division (E) of this section.	3127
(10) "Tax value loss" means the sum of the electric	3128
company tax value loss and the natural gas company tax value	3129
loss.	3130
(11) "Fixed-rate levy" means any tax levied on property	3131
other than a fixed-sum levy.	3132
(12) "Fixed-rate levy loss" means the amount determined	3133
under division (G) of this section.	3134
(13) "Fixed-sum levy" means a tax levied on property at	3135
whatever rate is required to produce a specified amount of tax	3136
money or levied in excess of the ten-mill limitation to pay debt	3137
charges, and includes school district emergency levies charged 3138 and payable pursuant to section 5705.194 of the Revised Code. 3139

(14) "Fixed-sum levy loss" means the amount determined3140under division (H) of this section.3141

(15) "Consumer price index" means the consumer price index
(all items, all urban consumers) prepared by the bureau of labor
statistics of the United States department of labor.
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(16) "Total resources" and "total library resources" have3145the same meanings as in section 5751.20 of the Revised Code.3146

(17) "2011 current expense S.B. 3 allocation" means the 3147 sum of payments received by a school district or joint 3148 vocational school district in fiscal year 2011 for current 3149 expense levy losses pursuant to division (C)(2) of section 3150 5727.85 of the Revised Code. If a fixed-rate levy eligible for 3151 reimbursement is not charged and payable in any year after tax 3152 year 2010, "2011 current expense S.B. 3 allocation" used to 3153 compute payments to be made under division (C)(3) of section 3154 5727.85 of the Revised Code in the tax years following the last 3155 year the levy is charged and payable shall be reduced to the 3156 3157 extent that those payments are attributable to the fixed-rate levy loss of that levy. 3158

(18) "2010 current expense S.B. 3 allocation" means the 3159 sum of payments received by a municipal corporation in calendar 3160 year 2010 for current expense levy losses pursuant to division 3161 (A) (1) of section 5727.86 of the Revised Code, excluding any 3162 such payments received for current expense levy losses 3163 attributable to a tax levied under section 5705.23 of the 3164 Revised Code. If a fixed-rate levy eligible for reimbursement is 3165 not charged and payable in any year after tax year 2010, "2010 3166 current expense S.B. 3 allocation" used to compute payments to3167be made under division (A) (1) (d) or (e) of section 5727.86 of3168the Revised Code in the tax years following the last year the3169levy is charged and payable shall be reduced to the extent that3170those payments are attributable to the fixed-rate levy loss of3171that levy.3172

(19) "2010 S.B. 3 allocation" means the sum of payments 3173 received by a local taxing unit during calendar year 2010 3174 pursuant to division (A)(1) of section 5727.86 of the Revised 3175 Code, excluding any such payments received for fixed-rate levy 3176 losses attributable to a tax levied under section 5705.23 of the 3177 Revised Code. If a fixed-rate levy eligible for reimbursement is 3178 not charged and payable in any year after tax year 2010, "2010 3179 S.B. 3 allocation" used to compute payments to be made under 3180 division (A)(1)(d) or (e) of section 5727.86 of the Revised Code 3181 in the tax years following the last year the levy is charged and 3182 payable shall be reduced to the extent that those payments are 3183 attributable to the fixed-rate levy loss of that levy. 3184

(20) "Total S.B. 3 allocation" means, in the case of a 3185 school district or joint vocational school district, the sum of 3186 the payments received in fiscal year 2011 pursuant to divisions 3187 (C)(2) and (D) of section 5727.85 of the Revised Code. In the 3188 case of a local taxing unit, "total S.B. 3 allocation" means the 3189 sum of payments received by the unit in calendar year 2010 3190 pursuant to divisions (A)(1) and (4) of section 5727.86 of the 3191 Revised Code, excluding any such payments received for fixed-3192 rate levy losses attributable to a tax levied under section 3193 5705.23 of the Revised Code. If a fixed-rate levy eligible for 3194 reimbursement is not charged and payable in any year after tax 3195 year 2010, "total S.B. 3 allocation" used to compute payments to 3196 be made under division (C) (3) of section 5727.85 or division (A) 3197

(1) (d) or (e) of section 5727.86 of the Revised Code in the tax
years following the last year the levy is charged and payable
shall be reduced to the extent that those payments are
attributable to the fixed-rate levy loss of that levy as would
be computed under division (C) (2) of section 5727.85 or division
(A) (1) (b) of section 5727.86 of the Revised Code.

(21) "2011 non-current expense S.B. 3 allocation" means 3204 the difference of a school district's or joint vocational school 3205 district's total S.B. 3 allocation minus the sum of the school 3206 district's 2011 current expense S.B. 3 allocation and the 3207 portion of the school district's total S.B. 3 allocation 3208 constituting reimbursement for debt levies pursuant to division 3209 (D) of section 5727.85 of the Revised Code. 3210

(22) "2010 non-current expense S.B. 3 allocation" means 3211
the difference of a municipal corporation's total S.B. 3 3212
allocation minus the sum of its 2010 current expense S.B. 3 3213
allocation and the portion of its total S.B. 3 allocation 3214
constituting reimbursement for debt levies pursuant to division 3215
(A) (4) of section 5727.86 of the Revised Code. 3216

(23) "S.B. 3 allocation for library purposes" means, in 3217 the case of a county, municipal corporation, school district, or 3218 township public library that receives the proceeds of a tax 3219 levied under section 5705.23 of the Revised Code, the sum of the 3220 payments received by the public library in calendar year 2010 3221 pursuant to section 5727.86 of the Revised Code for fixed-rate 3222 levy losses attributable to a tax levied under section 5705.23 3223 of the Revised Code. If a fixed-rate levy authorized under 3224 section 5705.23 of the Revised Code that is eligible for 3225 reimbursement is not charged and payable in any year after tax 3226 year 2010, "S.B. 3 allocation for library purposes" used to 3227

compute payments to be made under division (A) (1) (f) of section32285727.86 of the Revised Code in the tax years following the last3229year the levy is charged and payable shall be reduced to the3230extent that those payments are attributable to the fixed-rate3231levy loss of that levy as would be computed under division (A)3232(1) (b) of section 5727.86 of the Revised Code.3233

(24) "Threshold per cent" means, in the case of a school 3234 district or joint vocational school district, two per cent for 3235 fiscal year 2012 and four per cent for fiscal years 2013 and 3236 thereafter. In the case of a local taxing unit or public library 3237 that receives the proceeds of a tax levied under section 5705.23 3238 of the Revised Code, "threshold per cent" means two per cent for 3239 calendar year 2011, four per cent for calendar year 2012, and 3240 six per cent for calendar years 2013 and thereafter. 3241

(B) The kilowatt-hour tax receipts fund is hereby created
in the state treasury and shall consist of money arising from
3243
the tax imposed by section 5727.81 of the Revised Code. All
money in the kilowatt-hour tax receipts fund shall be credited
3245
as follows:

Fiscal Year	General Revenue	School District	Local	3247
	Fund	Property Tax	Government	3248
		Replacement	Property Tax	3249
		Fund	Replacement	3250
			Fund	3251
2001-2011	63.0%	25.4%	11.6%	3252
2012-2015	88.0%	9.0%	3.0%	3253

(C) The natural gas tax receipts fund is hereby created in
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the state treasury and shall consist of money arising from the
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tax imposed by section 5727.811 of the Revised Code. All money
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in the fund shall be credited as follows for fiscal years before			
fiscal year 2012:	3258		
(1) Sixty-eight and seven-tenths per cent shall be	3259		
credited to the school district property tax replacement fund	3260		
for the purpose of making the payments described in section	3261		
5727.85 of the Revised Code.	3262		
(2) Thirty-one and three-tenths per cent shall be credited	3263		
to the local government property tax replacement fund for the	3264		
purpose of making the payments described in section 5727.86 of	3265		
the Revised Code.	3266		
(D) Not later than January 1, 2002, the tax commissioner	3267		
shall determine for each taxing district its electric company	3268		
tax value loss, which is the sum of the applicable amounts	3269		
described in divisions (D)(1) to (4) of this section:	3270		
(1) The difference obtained by subtracting the amount	3271		
described in division (D)(1)(b) from the amount described in	3272		
division (D)(1)(a) of this section.	3273		
(a) The value of electric company and rural electric	3274		
company tangible personal property as assessed by the tax	3275		
commissioner for tax year 1998 on a preliminary assessment, or	3276		
an amended preliminary assessment if issued prior to March 1,	3277		
1999, and as apportioned to the taxing district for tax year	3278		
1998;	3279		
(b) The value of electric company and rural electric	3280		
company tangible personal property as assessed by the tax	3281		
commissioner for tax year 1998 had the property been apportioned			
to the taxing district for tax year 2001, and assessed at the	3283		
rates in effect for tax year 2001.	3284		

(2) The difference obtained by subtracting the amount 3285

described in division (D)(2)(b) from the amount described in	3286
division (D)(2)(a) of this section.	3287
(a) The three-year average for tax years 1996, 1997, and	3288
1998 of the assessed value from nuclear fuel materials and	3289
assemblies assessed against a person under Chapter 5711. of the	3290
Revised Code from the leasing of them to an electric company for	3291
those respective tax years, as reflected in the preliminary	3292
assessments;	3293
(b) The three-year average assessed value from nuclear	3294
fuel materials and assemblies assessed under division (D)(2)(a)	3295
of this section for tax years 1996, 1997, and 1998, as reflected	3296
in the preliminary assessments, using an assessment rate of	3297
twenty-five per cent.	3298
(3) In the case of a taxing district having a nuclear	3299
power plant within its territory, any amount, resulting in an	3300
electric company tax value loss, obtained by subtracting the	3301
amount described in division (D)(1) of this section from the	3302
difference obtained by subtracting the amount described in	3303
division (D)(3)(b) of this section from the amount described in	3304
division (D)(3)(a) of this section.	3305
(a) The value of electric company tangible personal	3306
property as assessed by the tax commissioner for tax year 2000	3307
on a preliminary assessment, or an amended preliminary	3308
assessment if issued prior to March 1, 2001, and as apportioned	3309
to the taxing district for tax year 2000;	3310
(b) The value of electric company tangible personal	3311
property as assessed by the tax commissioner for tax year 2001	3312

on a preliminary assessment, or an amended preliminary 3313 assessment if issued prior to March 1, 2002, and as apportioned 3314

to the taxing district for tax year 2001. 3315 (4) In the case of a taxing district having a nuclear 3316 power plant within its territory, the difference obtained by 3317 subtracting the amount described in division (D)(4)(b) of this 3318 section from the amount described in division (D)(4)(a) of this 3319 section, provided that such difference is greater than ten per 3320 cent of the amount described in division (D)(4)(a) of this 3321 3322 section. (a) The value of electric company tangible personal 3323 property as assessed by the tax commissioner for tax year 2005 3324 on a preliminary assessment, or an amended preliminary 3325 assessment if issued prior to March 1, 2006, and as apportioned 3326 to the taxing district for tax year 2005; 3327 (b) The value of electric company tangible personal 3328 property as assessed by the tax commissioner for tax year 2006 3329 on a preliminary assessment, or an amended preliminary 3330 assessment if issued prior to March 1, 2007, and as apportioned 3331 to the taxing district for tax year 2006. 3332 (E) Not later than January 1, 2002, the tax commissioner 3333 shall determine for each taxing district its natural gas company 3334 tax value loss, which is the sum of the amounts described in 3335 divisions (E)(1) and (2) of this section: 3336 (1) The difference obtained by subtracting the amount 3337 described in division (E)(1)(b) from the amount described in 3338 division (E)(1)(a) of this section. 3339 (a) The value of all natural gas company tangible personal 3340 property, other than property described in division (E)(2) of 3341 this section, as assessed by the tax commissioner for tax year 3342 1999 on a preliminary assessment, or an amended preliminary 3343

assessment if issued prior to March 1, 2000, and apportioned to	3344
the taxing district for tax year 1999;	3345
(b) The value of all natural gas company tangible personal	3346
property, other than property described in division (E)(2) of	3347
this section, as assessed by the tax commissioner for tax year	3348
1999 had the property been apportioned to the taxing district	3349
for tax year 2001, and assessed at the rates in effect for tax	3350
year 2001.	3351
(2) The difference in the value of current gas obtained by	3352

(2) The difference in the value of current gas obtained by5352subtracting the amount described in division (E) (2) (b) from the3353amount described in division (E) (2) (a) of this section.3354

(a) The three-year average assessed value of current gas
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as assessed by the tax commissioner for tax years 1997, 1998,
and 1999 on a preliminary assessment, or an amended preliminary
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assessment if issued prior to March 1, 2001, and as apportioned
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in the taxing district for those respective years;

(b) The three-year average assessed value from current gas
under division (E) (2) (a) of this section for tax years 1997,
1998, and 1999, as reflected in the preliminary assessment,
using an assessment rate of twenty-five per cent.
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(F) The tax commissioner may request that natural gas
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companies, electric companies, and rural electric companies file
a report to help determine the tax value loss under divisions
(D) and (E) of this section. The report shall be filed within
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thirty days of the commissioner's request. A company that fails
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to file the report or does not timely file the report is subject
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to the penalty in section 5727.60 of the Revised Code.

(G) Not later than January 1, 2002, the tax commissioner3371shall determine for each school district, joint vocational3372

school district, and local taxing unit its fixed-rate levy loss,3373which is the sum of its electric company tax value loss3374multiplied by the tax rate in effect in tax year 1998 for fixed-3375rate levies and its natural gas company tax value loss3376multiplied by the tax rate in effect in tax year 1999 for fixed-3377rate levies.3378

(H) Not later than January 1, 2002, the tax commissioner 3379
shall determine for each school district, joint vocational 3380
school district, and local taxing unit its fixed-sum levy loss, 3381
which is the amount obtained by subtracting the amount described 3382
in division (H) (2) of this section from the amount described in 3383
division (H) (1) of this section: 3384

(1) The sum of the electric company tax value loss 3385 multiplied by the tax rate in effect in tax year 1998, and the 3386 natural gas company tax value loss multiplied by the tax rate in 3387 effect in tax year 1999, for fixed-sum levies for all taxing 3388 districts within each school district, joint vocational school 3389 district, and local taxing unit. For the years 2002 through 3390 2006, this computation shall include school district emergency 3391 levies that existed in 1998 in the case of the electric company 3392 tax value loss, and 1999 in the case of the natural gas company 3393 tax value loss, and all other fixed-sum levies that existed in 3394 1998 in the case of the electric company tax value loss and 1999 3395 in the case of the natural gas company tax value loss and 3396 continue to be charged in the tax year preceding the 3397 distribution year. For the years 2007 through 2016 in the case 3398 of school district emergency levies, and for all years after 3399 2006 in the case of all other fixed-sum levies, this computation 3400 shall exclude all fixed-sum levies that existed in 1998 in the 3401 case of the electric company tax value loss and 1999 in the case 3402 of the natural gas company tax value loss, but are no longer in 3403

effect in the tax year preceding the distribution year. For the 3404 purposes of this section, an emergency levy that existed in 1998 3405 in the case of the electric company tax value loss, and 1999 in 3406 the case of the natural gas company tax value loss, continues to 3407 exist in a year beginning on or after January 1, 2007, but 3408 before January 1, 2017, if, in that year, the board of education 3409 levies a school district emergency levy for an annual sum at 3410 least equal to the annual sum levied by the board in tax year 3411 1998 or 1999, respectively, less the amount of the payment 3412 certified under this division for 2002. 3413

(2) The total taxable value in tax year 1999 less the tax 3414 value loss in each school district, joint vocational school 3415 district, and local taxing unit multiplied by one-fourth of one 3416 mill. 3417

If the amount computed under division (H) of this section 3418 for any school district, joint vocational school district, or 3419 local taxing unit is greater than zero, that amount shall equal 3420 the fixed-sum levy loss reimbursed pursuant to division (F) of 3421 section 5727.85 of the Revised Code or division (A)(2) of 3422 section 5727.86 of the Revised Code, and the one-fourth of one 3423 mill that is subtracted under division (H)(2) of this section 3424 shall be apportioned among all contributing fixed-sum levies in 3425 the proportion of each levy to the sum of all fixed-sum levies 3426 within each school district, joint vocational school district, 3427 or local taxing unit.

(I) Notwithstanding divisions (D), (E), (G), and (H) of 3429 this section, in computing the tax value loss, fixed-rate levy 3430 loss, and fixed-sum levy loss, the tax commissioner shall use 3431 the greater of the 1998 tax rate or the 1999 tax rate in the 3432 case of levy losses associated with the electric company tax 3433

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value loss, but the 1999 tax rate shall not include for this 3434 purpose any tax levy approved by the voters after June 30, 1999, 3435 and the tax commissioner shall use the greater of the 1999 or 3436 the 2000 tax rate in the case of levy losses associated with the 3437 natural gas company tax value loss. 3438

(J) Not later than January 1, 2002, the tax commissioner 3439 shall certify to the department of education the tax value loss 3440 determined under divisions (D) and (E) of this section for each 3441 taxing district, the fixed-rate levy loss calculated under 3442 division (G) of this section, and the fixed-sum levy loss 3443 calculated under division (H) of this section. The calculations 3444 under divisions (G) and (H) of this section shall separately 3445 display the levy loss for each levy eligible for reimbursement. 3446

(K) Not later than September 1, 2001, the tax commissioner 3447
shall certify the amount of the fixed-sum levy loss to the 3448
county auditor of each county in which a school district with a 3449
fixed-sum levy loss has territory. 3450

Section 2. That existing sections 3301.0711, 3301.0714,34513301.163, 3302.036, 3302.10, 3310.51, 3317.03, 3365.07, and34525727.84 and sections 3310.01, 3310.02, 3310.03, 3310.031,34533310.032, 3310.035, 3310.04, 3310.05, 3310.06, 3310.07, 3310.08,34543310.09, 3310.10, 3310.11, 3310.12, 3310.13, 3310.14, 3310.15,34553310.16, 3310.17, 3313.974, 3313.975, 3313.976, 3313.977,34563313.978, and 3313.979 of the Revised Code are hereby repealed.3457

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Section 3. Sections 1 and 2 of this act take effect on3458July 1, 2018.3459
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Section 4. Notwithstanding anything to the contrary in the3460Revised Code:3461

(A) The Department of Education shall begin preparations 3462

to implement the Opportunity Scholarship Program established by3463sections 3310.01 to 3310.17 of the Revised Code so that a3464scholarship can be used beginning with the 2018-2019 school3465year.3466

(B) The rules required to be adopted under sections
3310.06 and 3310.17 of the Revised Code shall be adopted so that
3468 they are implemented beginning with the 2018-2019 school year.
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Section 5. The General Assembly, applying the principle 3470 stated in division (B) of section 1.52 of the Revised Code that 3471 amendments are to be harmonized if reasonably capable of 3472 simultaneous operation, finds that the following sections, 3473 presented in this act as composites of the sections as amended 3474 by the acts indicated, are the resulting versions of the 3475 sections in effect prior to the effective date of the sections 3476 as presented in this act: 3477

Section 3302.036 of the Revised Code as amended by both3478Am. Sub. H.B. 64 and Am. Sub. S.B. 70 of the 131st General3479Assembly.3480

Section 3317.03 of the Revised Code as amended by both3481Sub. H.B. 113 and Sub. H.B. 158 of the 131st General Assembly.3482