

\_\_\_\_\_ moved to amend as follows:

In line 8, after "3313.66." insert "As specified in section 3314.03 1  
of the Revised Code, each community school established under Chapter 3314. 2  
of the Revised Code shall comply with this section as if it were a school 3  
district." 4

In line 179, delete "board" and insert "superintendent" 5 6

In line 269, after "fifteen" insert "school" 7

In line 271, after "section" insert "for a pupil who does not have 8  
an individualized education program developed under Chapter 3323. of the 9  
Revised Code, or not later than ten school days after the beginning of the 10  
original expulsion period or of any extended expulsion period under 11  
division (B)(6) of this section for a pupil who has an individualized 12  
education program" 13

In line 687, delete "do both of the following:" 14

In line 688, delete "(1) Establish" and insert "establish" 15

In line 690, delete ":" and insert "." 16



In line 691, delete "(2) Develop" and insert "(F) The district superintendent shall develop" 17  
18

In line 694, delete "(F)" and insert "(G)" 19

The motion was \_\_\_\_\_ agreed to.

SYNOPSIS 20

**Expulsion policy administration** 21

**R.C. 3313.66 and 3313.661** 22

Reiterates that community schools must comply with 23  
requirements regarding the suspension, expulsion, or exclusion 24  
of students. 25

Makes the school district superintendent (rather than the 26  
school district board of education) responsible for selecting 27  
the psychiatrist or psychologist and developing a list of 28  
alternative educational options for expelled students. 29

Clarifies that the plan for continued education of an 30  
expelled student must be developed within fifteen "school" days 31  
for a student who does not have an individualized education 32  
program (IEP). 33

Requires the plan for continued education of an expelled 34  
student who has an IEP to be developed within ten school days of 35  
the start of an expulsion period. 36