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135th General Assembly

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Sub. H. B. No. 432

Representative Jones

Cosponsors: Representatives Robb Blasdel, Dean, Demetriou, Seitz, Dell'Aquila, Click, White, Klopfenstein, Carruthers, Miller, K., Manning, Dobos, Barhorst, Bird, Brennan, Brown, Creech, Cutrona, Daniels, Edwards, Forhan, Gross, Hall, John, Johnson, Kick, Lampton, Lear, Lorenz, Mathews, Miller, A., Patton, Peterson, Ray, Santucci, Schmidt, Thomas, C., Wiggam, Williams, Willis, Young, T.

Senators Brenner, Chavez, Cirino, Craig, Cutrona, Gavarone, Hicks-Hudson, Huffman, S., Johnson, Manning, Reineke, Wilson

A BILL

То	amend sections 3314.023, 3319.226, 3319.229,	1
	3319.233, 3319.31, 3319.325, 3319.326, 3319.327,	2
	3320.04, and 3326.04 and to enact section	3
	3319.2212 of the Revised Code regarding the	4
	teaching of career-technical education, the STEM	5
	Program of Excellence designation, and student	6
	data privacy, to make corrective changes to	7
	education law, and to declare an emergency.	8

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

Section 1. That sections 3314.023, 3319.226, 3319.229,	9
3319.233, 3319.31, 3319.325, 3319.326, 3319.327, 3320.04, and	10
3326.04 be amended and section 3319.2212 of the Revised Code be	11
enacted to read as follows:	12
Sec. 3314.023. A sponsor shall provide monitoring,	13
oversight, and technical assistance to each school that it	14

sponsors. In order to provide monitoring, oversight, and
technical assistance, a representative of the sponsor of a
community school shall meet with the governing authority or
fiscal officer of the school and shall review the financial and
enrollment records of the school at least once every month. Not
later than ten days after each review, the sponsor shall provide
the governing authority and fiscal officer with a written report
regarding the review. Copies of those financial and enrollment
records shall be furnished to the community school sponsor and
operator, members of the governing authority, and the fiscal
officer designated in section 3314.011 of the Revised Code on a
monthly basis.

If a community school closes or is permanently closed, the designated fiscal officer shall deliver all financial and enrollment records to the school's sponsor within thirty days of the school's closure. If the fiscal officer fails to provide the records in a timely manner, or fails to faithfully perform any of the fiscal officer's other duties, the sponsor has the right of action against the fiscal officer to compel delivery of all financial and enrollment records of the school and shall, if necessary, seek recovery of any funds owed as a result of any finding of recovery by the auditor of state against the fiscal officer.

For purposes of this chapter, "monitoring, oversight, and technical assistance" shall include the following:

- (A) Monitoring the community school's compliance with all laws applicable to the school and with the terms of the contract;
- (B) Monitoring and evaluating the academic and fiscal 43 performance and the organization and operation of the community 44

school on at least an annual basis. The evaluation of a school's	45
academic and fiscal performance shall be based on the	46
performance requirements specified in the contract between the	47
sponsor and the governing authority under section 3314.03 of the	48
Revised Code, the state report cards issued for the school under	49
section 3302.03 or 3314.017 of the Revised Code, and any other	50
analysis conducted by the department of education and workforce.	51
(C) Reporting on an annual basis the results of the	52
evaluation conducted under division (D)(2) of section 3314.03 of	53
the Revised Code to the department of education and workforce	54
and to the parents of students enrolled in the community school;	55
(D) Providing technical assistance to the community school	56
in complying with laws applicable to the school and terms of the	57
contract;	58
(E) (D) Taking steps to intervene in the school's	59
operation to correct problems in the school's overall	60
performance, declaring the school to be on probationary status	61
pursuant to section 3314.073 of the Revised Code, suspending the	62
operation of the school pursuant to section 3314.072 of the	63
Revised Code, or terminating the contract of the school pursuant	64
to section 3314.07 of the Revised Code as determined necessary	65
by the sponsor;	66
(F) (E) Having in place a plan of action to be undertaken	67
in the event the community school experiences financial	68
difficulties or closes prior to the end of a school year.	69
$\frac{(G)-(F)}{(F)}$ Other activities designed to specifically benefit	70
the community school the entity sponsors.	71
Sec. 3319.226. (A) Beginning July 1, 2019, the state board	72
of education shall issue educator licenses for substitute	73

teaching only under this section.

- (B) Except as provided in division (E) of this section, the state board shall adopt rules establishing standards and requirements for obtaining a license under this section and for renewal of the license. Except as provided in division $\frac{F}{G}$ of section 3319.229 of the Revised Code, the rules shall require an applicant to hold a post-secondary degree, but not in any specified subject area. The rules also shall allow the holder of a license issued under this section to work:
- (1) For an unlimited number of school days if the license 83 holder has a post-secondary degree in either education or a 84 subject area directly related to the subject of the class the 85 license holder will teach; 86
- (2) For one full semester, subject to the approval of the employing school district board of education, if the license holder has a post-secondary degree in a subject area that is not directly related to the subject of the class that the license holder will teach.

The district superintendent may request that the board approve one or more additional subsequent semester-long periods of teaching for the license holder.

- (C) The rules adopted under division (B) of this section shall permit a substitute career-technical teaching license holder to teach outside the license holder's certified career field for up to one semester, subject to approval of the employing school district superintendent.
- (D) Any license issued or renewed under former section 100
 3319.226 of the Revised Code that was still in force on November 101
 2, 2018, shall remain in force for the remainder of the term for 102

which it was issued or renewed. Upon the expiration of that	103
term, the holder of that license shall be subject to licensure	104
under the rules adopted under this section.	105
(E) The state board shall issue an educator license for	106
substitute teaching in accordance with Chapter 4796. of the	107
Revised Code to an applicant if either of the following applies:	108
(1) The applicant holds a license in another state.	109
(2) The applicant has satisfactory work experience, a	110
government certification, or a private certification as	111
described in that chapter as a substitute teacher in a state	112
that does not issue that license.	113
Sec. 3319.229. (A) (1) Notwithstanding the repeal of former	114
section 3319.229 of the Revised Code by S.B. 216 of the 132nd	115
general assembly, the state board of education shall accept	116
applications for new, and for renewal of, professional career-	117
technical teaching licenses through June 30, 2019, and issue	118
them on the basis of the applications received by that date in	119
accordance with the rules described in that former section.	120
Except as otherwise provided in section 3319.2212 of the Revised	121
Code, and divisions (A)(2) and (3) of this section, beginning	122
July 1, 2019, the state board shall issue career-technical	123
workforce development educator licenses only under this section.	124
(2) An individual who, on July 1, 2019, holds a	125
professional career-technical teaching license issued under the	126
rules described in former section 3319.229 of the Revised Code,	127
may continue to renew that license in accordance with those	128
rules for the remainder of the individual's teaching career.	129
However, nothing in this division shall be construed to prohibit	130

the individual from applying to the state board for a career-

section.

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(3) An individual who, on July 1, 2019, holds an	134
alternative resident educator license for teaching career-	135
technical education issued under section 3319.26 of the Revised	136
Code may, upon the expiration of the license, apply for a	137
professional career-technical teaching license issued under the	138
rules described in former section 3319.229 of the Revised Code.	139
Such an individual may continue to renew the professional	140
license in accordance with those rules for the remainder of the	141
individual's teaching career. However, nothing in this division	142
shall be construed to prohibit the individual from applying to	143
the state board for a career-technical workforce development	144
educator license under this section.	145
(B) Except as provided in division $\frac{(G)}{(H)}$ of this	146
section, the state board, in collaboration with the chancellor	147
of higher education, shall adopt rules establishing standards	148
and requirements for obtaining a two-year initial career-	149
technical workforce development educator license and a five-year	150
advanced career-technical workforce development educator	151
license. Each license shall be valid for teaching career-	152
technical education or workforce development programs in grades	153

technical workforce development educator license under this

 $\frac{(C)}{(1)}$ Except as provided in division $\frac{(G)}{(H)}$ of this 159 section, the state board shall issue an initial career-technical 160 workforce development educator license to an applicant upon 161

four through twelve. The rules shall require applicants for

Revised Code or as recognized as the equivalent of such

certificate under division (C) of that section.

either license to have a high school diploma or a certificate of

high school equivalence as awarded under section 3301.80 of the

request from <u>the applicant or</u> the superintendent of a school	162
district that has agreed to employ the applicant. In making the	163
request, the applicant or superintendent shall provide	164
documentation, in accordance with procedures prescribed by the	165
state board, showing that the applicant has at least five years	166
of work experience, or the equivalent, in the subject area in	167
which the applicant will teach. The license <u>requested by a</u>	168
superintendent shall be valid for teaching only in the	169
requesting district. The <u>applicant or</u> superintendent also shall	170
provide documentation, in accordance with procedures prescribed	171
by the state board, that the applicant is enrolled in a program	172
described in division (D) of this section.	173
As a condition of continuing to hold the initial career-	174
technical workforce development license, the holder of the	175
license shall be participating in a program described in	176
division (D) of this section.	177
The state board shall renew an initial career-technical	178
workforce development educator license if the supervisor of the	179
program described in division (D) of this section or the	180
superintendent of the employing school district indicate that	181
the applicant is making sufficient progress in both the program	182
and, if applicable, the teaching position.	183
(D) An applicant for a license under division (C) of this	184
section shall be enrolled in one of the following:	185
(1) A in a career-technical workforce development educator	186
preparation program offered by an institution of higher	187
education that has an existing teacher preparatory program in	188
place that meets all of the following criteria:	189

(a) Is approved by the chancellor of higher education to

provide instruction in teaching methods and principles;	191
(b) Provides classroom support to the license holder;	192
(c) Includes at least three semester hours of coursework	193
in the teaching of reading in the subject area;	194
(d) Is aligned with career-technical education and	195
workforce development competencies developed by the department	196
of education and workforce;	197
(e) Uses a summative performance-based assessment	198
developed by the program and aligned to the competencies	199
described in division $\frac{(C)(1)(d)}{(D)(1)(d)}$ of this section to	200
evaluate the license holder's knowledge and skills;	201
(f) Consists of not less than twenty-four semester hours	202
of coursework, or the equivalent.	203
(2) As a condition of continuing to hold the initial	204
career-technical workforce development license, the holder of	205
the license shall be participating in a career-technical-	206
workforce development educator preparation program described in	207
division (C) (1) of this section.	208
(3) The state board shall renew an initial career	209
technical workforce development educator license if the	210
supervisor of the program described in division (C)(1) of this-	211
section and the superintendent of the employing school district-	212
indicate that the applicant is making sufficient progress in	213
both the program and the teaching position.	214
(D)—If the applicant has obtained an offer of employment	215
as a classroom teacher, a modified educator preparation program	216
created by one or more lead districts, as defined in section	217
3317.023 of the Revised Code. The program shall be aligned with	218

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aligned to the individual's personal learning plan and

during the initial two-year license period.

consisting of ninety clock hours of professional development

(E) Except as provided in division $\frac{(G)}{(H)}$ of this

section, the state board shall issue an advanced career-	247
technical workforce development educator license to an applicant	248
who has successfully completed the either of the following:	249
(1) A program described in division $\frac{(C)}{(D)}$	250
section, as indicated by the supervisor of the program, and who	251
demonstrates mastery of the applicable career-technical	252
education and workforce development competencies described in	253
division $\frac{(C)(1)(d)}{(D)(1)(d)}$ of this section in the teaching	254
position, as indicated by the superintendent of the employing	255
school district;	256
(2) A program described in division (D)(2) or (3) of this	257
section, as indicated by the supervisor of the program, and has	258
taught under the initial career-technical workforce development	259
educator license for four school years.	260
(E) (F) The holder of an advanced career-technical	261
workforce development educator license shall work with a local	262
professional development committee established under section	263
3319.22 of the Revised Code in meeting requirements for renewal	264
of the license.	265
$\frac{(F)}{(G)}$ Notwithstanding the provisions of section 3319.226	266
of the Revised Code, the state board shall not require any	267
applicant for an educator license for substitute teaching who	268
holds a license issued under this section to hold a post-	269
secondary degree in order to be issued a license under section	270
3319.226 of the Revised Code to work as a substitute teacher for	271
career-technical education classes.	272
(G) (H) The state board shall issue a license to practice	273
as an initial career-technical workforce development educator or	274
advanced career-technical workforce development educator in	275

accordance with Chapter 4796. of the Revised Code to an	276
applicant if either of the following applies:	277
(1) The applicant holds a license in another state.	278
(2) The applicant has satisfactory work experience, a	279
government certification, or a private certification as	280
described in that chapter as a career-technical workforce	281
development educator in a state that does not issue one or both	282
of those licenses.	283
Sec. 3319.2212. (A) (1) Notwithstanding anything to the	284
contrary in section 3319.229 of the Revised Code, the state	285
board of education shall issue a two-year career-technical	286
educator license to an individual who meets all of the following	287
<pre>conditions:</pre>	288
(a) The individual holds a valid educator license issued	289
under sections 3319.22 to 3319.31 of the Revised Code.	290
(b) The individual has at least five years of work	291
experience in the subject area the individual will teach, or the	292
individual's work experience has been affirmed by a panel of	293
experts as required by the state board of education.	294
(c) The superintendent of the employing school district	295
has made an informal recommendation of appointment for the	296
individual to a position as a career-technical educator.	297
(2) Each employing district or school shall assign a	298
mentor to any teacher it employs to teach under this division.	299
A license issued under this section shall be renewable	300
only once to enable the license holder to apply for a	301
professional career-technical workforce development educator	302
license.	303

(B) The state board of education shall issue an advanced	304
career-technical workforce development educator license to a	305
person who holds a license issued under division (A) of this	306
section upon the completion of the four years of teaching	307
experience under that license. A license issued under this	308
division shall be valid for five years and shall be renewable.	309
Sec. 3319.233. (A) All new educator licenses issued for	310
grades pre-kindergarten through three or four through nine eight	311
shall require the applicant to attain a passing score on a	312
rigorous examination of principles of scientifically research-	313
based reading instruction that is aligned with the reading	314
competencies adopted by the department of education and	315
workforce under section 3301.077 of the Revised Code.	316
(B) The state board shall adopt rules in accordance with	317
Chapter 119. of the Revised Code prescribing criteria and	318
procedures necessary to implement the requirements of this	319
section.	320
Sec. 3319.31. (A) As used in this section and sections	321
3123.41 to 3123.50 and 3319.311 of the Revised Code, "license"	322
means a certificate, license, or permit described in this	323
chapter or in division (B) of section 3301.071 or in section	324
3301.074 of the Revised Code or a registration described in	325
division (B) of section 3302.151, section 3310.411, or section	326
3319.221 of the Revised Code.	327
(B) For any of the following reasons, the state board of	328
education, except as provided in division (H) of this section	329
and in accordance with Chapter 119. and section 3319.311 of the	330
Revised Code, may refuse to issue a license to an applicant; may	331
limit a license it issues to an applicant; may suspend, revoke,	332
or limit a license that has been issued to any person; or may	333

revoke a license that has been issued to any person and has expired:	334 335
(1) Engaging in an immoral act, incompetence, negligence,	336
or conduct that is unbecoming to the applicant's or person's	337
position;	338
(2) A plea of guilty to, a finding of guilt by a jury or	339
court of, or a conviction of any of the following:	340
(a) A felony other than a felony listed in division (C) of	341
this section;	342
(b) An offense of violence other than an offense of	343
violence listed in division (C) of this section;	344
(c) A theft offense, as defined in section 2913.01 of the	345
Revised Code, other than a theft offense listed in division (C)	346
of this section;	347
(d) A drug abuse offense, as defined in section 2925.01 of	348
the Revised Code, that is not a minor misdemeanor, other than a	349
drug abuse offense listed in division (C) of this section;	350
(e) A violation of an ordinance of a municipal corporation	351
that is substantively comparable to an offense listed in	352
divisions (B)(2)(a) to (d) of this section.	353
(3) A judicial finding of eligibility for intervention in	354
lieu of conviction under section 2951.041 of the Revised Code,	355
or agreeing to participate in a pre-trial diversion program	356
under section 2935.36 of the Revised Code, or a similar	357
diversion program under rules of a court, for any offense listed	358
in division (B)(2) or (C) of this section;	359
(4) Failure to comply with section 3314.40, 3319.313,	360
3326.24, 3328.19, 5126.253, or 5502.262 of the Revised Code;	361

(5) Using <u>Purposely using</u> or <u>intentionally</u> releasing	362
information that is confidential under state or federal law	363
concerning a student or student's family members for purposes	364
other than student instruction in violation of the licensure	365
code of professional conduct for Ohio educators developed by the	366
state board of education.	367

(C) Upon learning of a plea of guilty to, a finding of guilt by a jury or court of, or a conviction of any of the offenses listed in this division by a person who holds a current or expired license or is an applicant for renewal of a license, the state board or the superintendent of public instruction, if the state board has delegated the duty pursuant to division (D) of this section, shall by a written order revoke the person's license or deny renewal of the license to the person. The state board or the superintendent shall revoke a license that has been issued to a person to whom this division applies and has expired in the same manner as a license that has not expired.

Revocation of a license or denial of renewal of a license under this division is effective immediately at the time and date that the board or superintendent issues the written order and is not subject to appeal in accordance with Chapter 119. of the Revised Code. Revocation of a license or denial of renewal of license under this division remains in force during the pendency of an appeal by the person of the plea of guilty, finding of guilt, or conviction that is the basis of the action taken under this division.

The state board or superintendent shall take the action required by this division for a violation of division (B)(1), (2), (3), or (4) of section 2919.22 of the Revised Code; a violation of section 2903.01, 2903.02, 2903.03, 2903.04,

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2903.041, 2903.11, 2903.12, 2903.15, 2905.01, 2905.02, 2905.05,	392
2905.11, 2905.32, 2907.02, 2907.03, 2907.04, 2907.05, 2907.06,	393
2907.07, 2907.21, 2907.22, 2907.23, 2907.24, 2907.241, 2907.25,	394
2907.31, 2907.311, 2907.32, 2907.321, 2907.322, 2907.323,	395
2907.33, 2907.34, 2909.02, 2909.22, 2909.23, 2909.24, 2911.01,	396
2911.02, 2911.11, 2911.12, 2913.44, 2917.01, 2917.02, 2917.03,	397
2917.31, 2917.33, 2919.12, 2919.121, 2919.13, 2921.02, 2921.03,	398
2921.04, 2921.05, 2921.11, 2921.34, 2921.41, 2923.122, 2923.123,	399
2923.161, 2923.17, 2923.21, 2925.02, 2925.03, 2925.04, 2925.041,	400
2925.05, 2925.06, 2925.13, 2925.22, 2925.23, 2925.24, 2925.32,	401
2925.36, 2925.37, 2927.24, or 3716.11 of the Revised Code; a	402
violation of section 2907.231 of the Revised Code unless the	403
offender was coerced into committing a violation of that	404
section; a violation of section 2905.04 of the Revised Code as	405
it existed prior to July 1, 1996; a violation of section 2919.23	406
of the Revised Code that would have been a violation of section	407
2905.04 of the Revised Code as it existed prior to July 1, 1996,	408
had the violation been committed prior to that date; felonious	409
sexual penetration in violation of former section 2907.12 of the	410
Revised Code; or a violation of an ordinance of a municipal	411
corporation that is substantively comparable to an offense	412
listed in this paragraph.	413

- (D) The state board may delegate to the superintendent of public instruction the authority to revoke a person's license or to deny renewal of a license to a person under division (C) or (F) of this section.
- (E) (1) If the plea of guilty, finding of guilt, or
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 conviction that is the basis of the action taken under division
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 (B) (2) or (C) of this section, or under the version of division
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 (F) of section 3319.311 of the Revised Code in effect prior to
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 September 12, 2008, is overturned on appeal, upon exhaustion of
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the criminal appeal, the clerk of the court that overturned the	423
plea, finding, or conviction or, if applicable, the clerk of the	424
court that accepted an appeal from the court that overturned the	425
plea, finding, or conviction, shall notify the state board that	426
the plea, finding, or conviction has been overturned. Within	427
thirty days after receiving the notification, the state board	428
shall initiate proceedings to reconsider the revocation or	429
denial of the person's license in accordance with division (E)	430
(2) of this section. In addition, the person whose license was	431
revoked or denied may file with the state board a petition for	432
reconsideration of the revocation or denial along with	433
appropriate court documents.	434

- (2) Upon receipt of a court notification or a petition and 435 supporting court documents under division (E)(1) of this 436 section, the state board, after offering the person an 437 opportunity for an adjudication hearing under Chapter 119. of 438 the Revised Code, shall determine whether the person committed 439 the act in question in the prior criminal action against the 440 person that is the basis of the revocation or denial and may 441 continue the revocation or denial, may reinstate the person's 442 license, with or without limits, or may grant the person a new 443 license, with or without limits. The decision of the board shall 444 be based on grounds for revoking, denying, suspending, or 445 limiting a license adopted by rule under division (G) of this 446 section and in accordance with the evidentiary standards the 447 board employs for all other licensure hearings. The decision of 448 the board under this division is subject to appeal under Chapter 449 119. of the Revised Code. 450
- (3) A person whose license is revoked or denied under
 division (C) of this section shall not apply for any license if
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 the plea of guilty, finding of guilt, or conviction that is the
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basis of the revocation or denial, upon completion of the	454
criminal appeal, either is upheld or is overturned but the state	455
board continues the revocation or denial under division (E)(2)	456
of this section and that continuation is upheld on final appeal.	457
(F) The state board may take action under division (B) of	458
this section, and the state board or the superintendent shall	459
take the action required under division (C) of this section, on	460
the basis of substantially comparable conduct occurring in a	461
jurisdiction outside this state or occurring before a person	462
applies for or receives any license.	463
(G) The state board may adopt rules in accordance with	464
Chapter 119. of the Revised Code to carry out this section and	465
section 3319.311 of the Revised Code.	466
(H) The state board shall not refuse to issue a license to	467
an applicant because of a conviction of, a plea of guilty to, or	468
a finding of guilt by a jury or court of an offense unless the	469
refusal is in accordance with section 9.79 of the Revised Code.	470
Sec. 3319.325. As used in sections 3319.325, 3319.326, and	471
3319.327 of the Revised Code:	472
(A) "Educational records" means records, files, documents,	473
and other materials that contain information directly related to	474
a student and are maintained by a school district board of	475
education or by a person acting for the school district.	476
"Educational records" Education records has the same meaning as	477
in the "Family Educational Rights and Privacy Act of 1974," 20	478
<u>U.S.C. 1232g</u> , and does not include any of the following:	479
(1) Records of instructional, supervisory, and	480
administrative personnel and educational personnel that are in	481
the sole possession of the maker and are not accessible or	482

revealed to any other person except a substitute teacher;	483
(2) In the case of persons who are employed by a school	484
district, records made and maintained in the normal course of	485
business that relate exclusively to such person in that person's	486
capacity as an employee and are not available for use for any	487
other purpose;	488
(3) Records on a student who is eighteen years of age or	489
older, which are made or maintained by a physician,	490
psychiatrist, psychologist, or other recognized professional or	491
paraprofessional acting in the person's professional or	492
paraprofessional capacity, or assisting in that capacity, and	493
that are made, maintained, or used only in connection with the	494
provision of treatment to the student and are not available to	495
anyone other than persons providing such treatment, except that	496
such records can be personally reviewed by a physician or other	497
appropriate professional of the student's choice.	498
(B) "Educational support services data" means data on	499
individuals collected, created, maintained, used, or	500
disseminated relating to programs administered by a school	501
district board of education or an entity under contract with a	502
school district designed to eliminate disparities and advance	503
equities in educational achievement for youth by coordinating	504
services available to participants, regardless of the youth's	505
involvement with other government services.	506
(C) "Information technology center" means an information	507
technology center established under section 3301.075 of the	508
Revised Code.	509
(D) "School-issued device" means hardware, software,	510
devices, and accounts that a school district, acting	511

independently or with a technology provider, provides to an	512
individual student for that student's dedicated personal	513
<pre>dedicated student_use.</pre>	514
(D)(E) "Student" means an individual currently or formerly	515
enrolled in a school district and applicants for enrollmentin	516
any of grades kindergarten through twelve.	517
(E)(F) "Technology provider" means a person who contracts	518
with a school district to provide a school-issued device for	519
student use and creates, receives, or maintains educational	520
education records pursuant or incidental to its contract with	521
the district.	522
Except as used in division (G) of section 3319.326 of the	523
Revised Code, "technology provider" does not include a county	524
board of developmental disabilities, educational service center,	525
information technology center, assessment provider, curriculum	526
provider, or city, local, exempted village, or joint vocational	527
school district that enters into a service contract with a	528
school district that includes issuing school-issued devices to	529
students.	530
Sec. 3319.326. A technology provider shall comply with	531
Chapter 1347. of the Revised Code with regard to the collection,	532
use, and protection of data as if it were a school district.	533
(A) Educational Education records created, received,	534
maintained, or disseminated by a technology provider pursuant or	535
incidental to a contract with a school district are solely the	536
property of the school district.	537
(B) If educational education records maintained by the	538
technology provider are subject to a breach of the security of	539
the data, as described in section 1347 12 of the Revised Code.	540

the technology provider shall, following discovery of the	541
breach, disclose to the school district all information	542
necessary to fulfill the requirements of that section.	543
(C) Unless renewal of the contract is reasonably	544
anticipated, within ninety days of the expiration of the	545
contract, a technology provider shall destroy or return to the	546
appropriate school district all <u>educational</u> <u>education</u> records	547
created, received, or maintained pursuant or incidental to the	548
contract.	549
(D) A technology provider shall not sell, share, or	550
disseminate educational education records, except as provided by	551
this section or as part of a valid delegation or assignment of	552
its contract with a school district.	553
(E) A technology provider shall not use educational	554
<pre>education records for any commercial purpose, including, but not</pre>	555
limited to, marketing or advertising to a student or parent. A	556
commercial purpose does not include providing the specific	557
services contracted for by a school district. Nothing in this	558
division prohibits the technology provider from using aggregate	559
information removed of any personally identifiable information	560
for improving, maintaining, developing, supporting, or	561
diagnosing the provider's site, service, or operation.	562
(F) A contract between a technology provider and a school	563
district shall ensure appropriate security safeguards for	564
educational education records and include both of the following:	565
(1) A restriction on unauthorized access by the technology	566
provider's employees or contractors;	567
(2) A requirement that the technology provider's employees	568

or contractors may be authorized to access educational <u>education</u>

records only as necessary to fulfill the official duties of the	570
employee or contractor.	571
(G) Not later than the first day of August of each school	572
year, each school district shall provide parents and students	573
direct and timely notice, by mail, electronic mail, or other	574
direct form of communication, of any curriculum, testing, or	575
assessment technology provider contract affecting a student's	576
educational education records. The notice shall do all of the	577
following:	578
(1) Identify each curriculum, testing, or assessment	579
technology provider with access to educational education	580
records;	581
(2) Identify the educational education records affected by	582
the curriculum, testing, or assessment technology provider	583
contract;	584
(3) Include information about the contract inspection and	585
provide contact information for a school department to which a	586
parent or student may direct questions or concerns regarding any	587
program or activity that allows a curriculum, testing, or	588
assessment technology provider access to a student's educational	589
<pre>education records.</pre>	590
Each school district shall provide parents and students an	591
opportunity to inspect a complete copy of any contract with a	592
technology provider.	593
Sec. 3319.327. (A) Except as described in division (B) of	594
this section, a school district or technology provider shall not	595
electronically access or monitor any of the following:	596
(1) Location-tracking features of a school-issued device;	597

(2) Audio or visual receiving, transmitting, or recording	598
feature of a school-issued device;	599
(3) Student interactions with a school-issued device,	600
including, but not limited to, keystrokes and web-browsing	601
activity.	602
(B) Division (A) of this section does not apply in the	603
following circumstances:	604
(1) The activity is limited to a noncommercial educational	605
purpose for instruction, technical support, or exam-proctoring	606
by school district employees, student teachers, staff contracted	607
by a district, a vendor, or the department of education and	608
workforce, and notice is provided in advance.	609
(2) The activity is permitted under a judicial warrant <u>or</u>	610
subpoena unless otherwise prohibited by state or federal law.	611
(3) The school district or technology provider is notified	612
or becomes aware that the device is missing or stolen.	613
(4) The activity is necessary to prevent or respond to a	614
threat to life or safety, and the access is limited to that	615
purpose.	616
(5) The activity is necessary to comply with federal or	617
state law.	618
(6) The activity is necessary to participate in federal or	619
state funding programs.	620
(C)(1) In any year that a school district or technology	621
provider elects to generally monitor a school-issued device for	622
any of the circumstances described in division (B) of this	623
section, the school district shall provide written notice of	624
that monitoring to the parents of its enrolled students.	625

(2) In the event that one of the circumstances described	626
in division $\frac{(B)}{(B)}(B)(2)$ or (3) of this section is triggered and	627
the school district initiates responsive action, the school	628
district shall, within seventy-two hours of the access, notify	629
the student's parent and provide a written description of the	630
triggering circumstance, including which features of the device	631
were accessed and a description of the threat, if any. This	632
notice is not required at any time when the notice itself would	633
pose a threat to life or safety, but must instead be given	634
within seventy-two hours after that threat has ceased.	635
(3) In the event that one of the circumstances described	636
in division (B)(4) of this section is triggered and the school	637
district initiates action in response to division (B)(4) of this	638
section or pursuant to section 2151.421, 3313.66, 3313.666, or	639
3313.669 of the Revised Code, the school district shall, within	640
seventy-two hours of the access, notify the student's parent and	641
provide a written description of the triggering circumstance,	642
including which features of the device were accessed and a	643
description of the threat, if any. This notice is not required	644
at any time when the notice itself would pose a threat to life	645
or safety.	646
Unless otherwise provided by law, no person shall release,	647
or permit access to, educational support services data	648
concerning any student attending a public school for any	649
purpose.	650
Educational support services data shall be made available	651
to the opportunities for Ohioans with disabilities agency	652
established in section 3304.15 of the Revised Code in	653
furtherance of that agency's duties and supports to individuals	654
with disabilities as described in Chapter 3304. of the Revised	655

Code.	656
(D) A contract entered into between a school district and	657
a county board of developmental disabilities, educational	658
service center, joint vocational school district, another school	659
district, or an information technology center for services,	660
including the general monitoring or access of school-issued	661
devices, shall indicate which entity is responsible for	662
providing notice under this section.	663
Sec. 3320.04. Each school district board of education	664
shall adopt a policy that reasonably accommodates the sincerely	665
held religious beliefs and practices of individual students with	666
regard to all examinations or other academic requirements and	667
absences for reasons of faith or religious or spiritual belief	668
system. The policy shall satisfy all of the following	669
conditions:	670
(A) The policy shall permit a student in any of grades	671
kindergarten through twelve to be absent for up to three	672
religious expression days each school year to take holidays for	673
reasons of faith or religious or spiritual belief system or	674
participate in organized activities conducted under the auspices	675
of a religious denomination, church, or other religious or	676
spiritual organization. The district shall not impose an	677
academic penalty as a result of a student being absent as	678
permitted in the policy. The policy shall also permit students	679
to participate in interscholastic athletics or other	680
extracurricular activities on days in which the student was	681
otherwise absent for a religious expression day.	682
(B)(1) The policy shall require that students be provided	683
with alternative accommodations with regard to examinations and	684
other academic requirements missed due to an absence described	685

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in division (A) of this section if not later than fourteen	686
school days after the first day of school, or fourteen school	687
days after the date of enrollment for a student who transfers to	688
or enrolls in the district after the first day of school, the	689
parent or guardian of a student provides the school principal	690
with written notice of up to three specific dates for which	691
alternative accommodations are requested, if an absence approved	692
under division (B)(2) of this section conflicts with an	693
examination or other academic requirement on that date.	694

- (2) The school principal shall approve not more than three written requests per school year from a student's parent or quardian for an excused absence under division (A) of this section. The school principal shall approve such requests without inquiry into the sincerity of a student's religious or spiritual belief system. However, the school principal may verify a request received under division (A) of this section by contacting the parent or guardian whose signature appears on the request. If a parent or guardian disputes having signed such a request, the school principal may deny the request. Upon approval of a request that satisfies division (B)(1) of this section, a school principal shall require the appropriate classroom teacher or teachers to schedule a time and date for an alternative examination or other academic requirement if the approved student absence creates a conflict, which may be before or after the time and date the examination or other academic requirement was originally scheduled.
- (C) The policy shall require the district board to post both of the following in a prominent location on the district's web site:
 - (1) A copy of the policy adopted under this section, which 715

shall include the contact information of an individual who can	716
provide further information about the policy;	717
(2) A nonexhaustive list of major religious holidays,	718
festivals, and religious observations, which may include, Eid,	719
Good Friday, Rosh Hashanah, Yom Kippur, and Passover, for which	720
an excused absence under this section shall not be unreasonably	721
withheld or denied.	722
The state superintendent director of education and	723
workforce shall provide each district with a nonexhaustive list	724
of major religious holidays or festivals for the next two school	725
years, including Eid, Good Friday, Rosh Hashanah, Yom Kippur,	726
and Passover, at the beginning of each school year. Each	727
district may adopt the state superintendent's director's list in	728
its entirety or choose which holidays to include on its list.	729
Each time a district's policy is posted, printed, or	730
published, including as described in divisions (C) and (D) of	731
this section, the district shall include a statement that the	732
list is nonexhaustive, and the list may not be used to deny	733
accommodation to a student for a holiday or festival of the	734
student's faith or religious or spiritual belief system that	735
does not appear on the list.	736
Nothing in this section, and no inclusion or exclusion of	737
a religious holiday or festival on the list posted by a	738
district, shall preclude a student from full and reasonable	739
accommodations for any sincerely held religious beliefs and	740
practices with regard to all examinations or other academic	741
requirements and absences for reasons of faith or religious or	742
spiritual belief system provided under this section.	743

(D) The policy shall require school districts annually to

convey to parents and guardians the policy adopted under this	745
section, including a description of the general procedure for	746
requesting accommodations. The manner in which the school	747
district conveys the information shall be determined at the	748
discretion of the district.	749
(E) The policy shall include a procedure under which a	750
student, parent, or guardian may notify the district of any	751
grievance with regard to the implementation of the policy	752
required under this section.	753
(F) Any days excused under this section shall not be	754
considered in determining absence hours for the purposes of	755
parental notification under division (C)(1) of section 3321.191	756
of the Revised Code.	757
Sec. 3326.04. (A) The STEM committee shall grant	758
distinctions as STEM programs of excellence to STEM programs	759
operated by joint vocational school districts, comprehensive	760
career-technical education providers, compact career-technical	761
education providers, and educational service centers in	762
accordance with this section.	763
(B) A joint vocational school district, comprehensive	764
career-technical education provider, compact career-technical	765
education provider, or educational service center may submit a	766
proposal to the STEM committee seeking distinction as a STEM	767
program of excellence. The proposal shall demonstrate to the	768
satisfaction of the STEM committee that the program meets at	769
least the following standards:	770
(1) Unless the program is designed to serve only students	771
identified as gifted under Chapter 3324. of the Revised Code,	772
the The program will serve all students enrolled in the grades	773

for which whom the program is designed, which may be limited to	774
certain categories of students such as students identified as	775
gifted under Chapter 3324. of the Revised Code.	776
(2) The program will provide students with the opportunity	777
to innovate, develop an entrepreneurial spirit, engage in	778
inquiry, and collaborate with individual accountability.	779
(3) The program will offer a rigorous, diverse,	780
integrated, and problem- or project-based curriculum to	781
students, with the goal to prepare students for post-secondary	782
learning experiences, the workforce, and citizenship, and that	783
does all of the following:	784
(a) Emphasizes and supports the role of science,	785
technology, engineering, and mathematics in promoting innovation	786
and economic progress;	787
(b) Emphasizes the use of design thinking-as a school-wide-	788
approach;	789
(c) Provides opportunities for students to engage in	790
personalized learning;	791
(d) Includes the arts and humanities. If the proposal is	792
for distinction as a STEAM program of excellence, it also shall	793
include evidence that the curriculum will integrate arts and	794
design into the study of science, technology, engineering, and	795
mathematics to foster creative thinking, problem-solving, and	796
new approaches to scientific invention.	797
(4) The district, provider, or service center leadership	798
supports the curriculum principles of division (B)(3) of this	799
section.	800
(5) The program's leaders participate in regular STEM-	801

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focused professional development and share knowledge of best	802
practices.	803
(6) The program has established partnerships with	804
institutions of higher education and businesses. If the proposal	805
is for distinction as a STEAM program of excellence, it also	806
shall include evidence of established partnerships with one or	807
more arts organizations.	808
(7) The program has received commitments of sustained and	809
verifiable fiscal and in-kind support from regional education	810
and business entities. If the proposal is for distinction as a	811
STEAM program of excellence, the program also has received	812
commitments of sustained and verifiable fiscal and in-kind	813
support from arts organizations;	814
(8) The program's curriculum was developed using the	815
principles described in division (B)(3) of this section and	816
approved by a team in accordance with section 3326.09 of the	817
Revised Code.	818
(C)(1) If a joint vocational school district,	819
comprehensive career-technical education provider, compact	820
career-technical education provider, or educational service	821
center receives a distinction as a STEM program of excellence	822
under this section, it shall maintain that distinction for five	823
years unless the STEM committee revokes the distinction during	824
that five-year period under division (E) of this section. At the	825
end of that five-year period, the district, provider, or service	826
center shall reapply to the STEM committee in order to maintain	827
that distinction. The committee shall authorize the continuation	828
of the district's, provider's, or service center's distinction	829

as a STEM program of excellence if the committee finds that the

district, provider, or service center is in compliance with this

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chapter and the provisions of its proposal and any subsequent amendments to that proposal.

If a joint vocational school district, comprehensive

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career-technical education provider, compact career-technical

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education provider, or educational service center chooses not to

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reapply for a distinction for a STEM program of excellence under

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division (C) (1) of this section, the committee shall revoke the

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district's, provider's, or service center's distinction at the

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end of its five-year period of distinction.

- (2) If a joint vocational school district, comprehensive 841 career-technical education provider, compact career-technical 842 education provider, or educational service center reapplies for 843 distinction as a STEM program of excellence under division (C) 844 (1) of this section and the committee has reason to believe that 845 it is not in compliance with this chapter or the provisions of 846 its proposal and any subsequent amendments to that proposal, the 847 committee shall require the district, provider, or service 848 center, in collaboration with the department of education and 849 workforce and the Ohio STEM learning network or its successor, 850 to develop a corrective action plan. The district, provider, or 851 852 service center shall implement the corrective action plan and demonstrate exemplary STEM pedagogy and practices within one 853 year of the plan's development. If the district, provider, or 854 service center fails to implement the corrective action plan to 855 the satisfaction of the committee at the end of that year, the 856 committee shall revoke the district's, provider's, or service 857 center's distinction. 858
- (3) The department shall maintain records of the 859 application status and designation renewal deadlines for each 960 joint vocational school district, comprehensive career-technical 861

education provider, compact career-technical education provider,
or educational service center that has received a distinction as
a STEM program of excellence under this section.

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- (D) If the STEM committee has reason to believe that a 865 joint vocational school district, comprehensive career-technical 866 education provider, compact career-technical education provider, 867 or educational service center that has received a distinction as 868 a STEM program of excellence under this section is not in 869 compliance with this chapter or the provisions of its proposal 870 and any subsequent amendments to that proposal, it may review 871 the district's, provider's, or service center's distinction 872 prior to the end of the five-year period during which that 873 distinction is effective. If the committee reviews a district's, 874 provider's, or service center's distinction under this division, 875 876 it must require the district, provider, or service center to develop a corrective action plan in the same manner as specified 877 in division (C)(2) of this section and implement that plan and 878 demonstrate exemplary STEM pedagogy and practices within one 879 year of the plan's development. If the district, provider, or 880 881 service center fails to implement the corrective action plan to the satisfaction of the committee at the end of that year, the 882 committee shall revoke the district's, provider's, or service 883 center's distinction. 884
- (E) If a joint vocational school district, comprehensive 885 career-technical education provider, compact career-technical 886 education provider, or educational service center that has 887 received distinction for a STEM program of excellence instead 888 wishes to receive a distinction for a STEAM program of 889 excellence, it may change its existing proposal to include the 890 items required under divisions (B)(3)(d), (B)(6), and (B)(7) of 891 this section and submit the revised proposal to the STEM 892

committee for approval.	893
Section 2. That existing sections 3314.023, 3319.226,	894
3319.229, 3319.233, 3319.31, 3319.325, 3319.326, 3319.327,	895
3320.04, and 3326.04 of the Revised Code are hereby repealed.	896
Section 3. Section 3319.31 of the Revised Code is	897
presented in this act as a composite of the section as amended	898
by both H.B. 147 and S.B. 29 of the 135th General Assembly. The	899
General Assembly, applying the principle stated in division (B)	900
of section 1.52 of the Revised Code that amendments are to be	901
harmonized if reasonably capable of simultaneous operation,	902
finds that the composite is the resulting version of the section	903
in effect prior to the effective date of the section as	904
presented in this act.	905
Section 4. The amendment by this act of sections 3319.31,	906
3319.325, 3319.326, and 3319.327 of the Revised Code is hereby	907
declared to be an emergency measure necessary for the immediate	908
preservation of the public peace, health, and safety. The reason	909
for such necessity is to ensure that changes made by this act	910
can be incorporated into the provisions enacted in S.B. 29 of	911
the 135th General Assembly and implemented in a timely manner.	912
Therefore, sections 3319.31, 3319.325, 3319.326, and 3319.327 of	913

the Revised Code shall go into immediate effect.