As Passed by the Senate

135th General Assembly

Regular Session 2023-2024

Sub. S. B. No. 83

Senator Cirino

Cosponsors: Senators Rulli, McColley, Roegner, Brenner, O'Brien, Johnson, Hoagland, Lang, Schaffer, Wilkin

A BILL

ГО	amend sections 3335.02, 3337.01, 3339.01,	1
	3341.02, 3343.02, 3344.01, 3345.45, 3350.10,	2
	3352.01, 3354.05, 3354.24, 3356.01, 3357.022,	3
	3357.05, 3358.03, 3359.01, 3361.01, 3362.01,	4
	3364.01, 4117.14, 4117.15, and 5813.06; to enact	5
	new section 3333.045 and sections 1715.551,	6
	3345.029, 3345.0216, 3345.0217, 3345.0218,	7
	3345.382, 3345.451, 3345.452, 3345.453,	8
	3345.454, 3345.455, 3345.591, 3345.80, and	9
	3345.87; and to repeal section 3333.045 of the	10
	Revised Code to enact the Ohio Higher Education	11
	Enhancement Act regarding the operation of state	12
	institutions of higher education and to revise	13
	the Uniform Prudent Management of Institutional	14
	Funds Act.	15

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

Sec	ction 1. T	That secti	ons 3335.	02, 3337.	01, 3339.0)1,	16
3341.02,	3343.02,	3344.01,	3345.45,	3350.10,	3352.01,	3354.05,	17
3354.24,	3356.01,	3357.022,	3357.05,	3358.03,	3359.01,	3361.01,	18

3362.01, 3364.01, 4117.14, 4117.15, and 5813.06 be amended and	19
new section 3333.045 and sections 1715.551, 3345.029, 3345.0216,	20
3345.0217, 3345.0218, 3345.382, 3345.451, 3345.452, 3345.453,	21
3345.454, 3345.455, 3345.591, 3345.80, and 3345.87 of the	22
Revised Code be enacted to read as follows:	23
Sec. 1715.551. (A) As used in this section:	24
(1) (a) "Benefactor representative" means either of the	25
<pre>following:</pre>	26
(i) The administrator or executor of a person's estate;	27
(ii) A person designated in an endowment agreement,	28
whether or not born or existing at the time of such designation,	29
to act in place of a party to the agreement for the purpose of	30
resolving disputes about the agreement, including without	31
limitation, its validity, interpretation, performance,	32
enforcement, and any action that it contemplates.	33
(b) "Benefactor representative" does not mean the state	34
institution of higher education receiving or administering	35
property under an endowment agreement or any person designated	36
by such state institution of higher education for any purpose.	37
(c) A benefactor representative named in an endowment	38
agreement shall be the only benefactor representative for	39
purposes of this section, regardless of the existence of an	40
administrator or executor of a person's estate.	41
(2) "Endowment agreement" means a gift instrument, signed	42
by a person and a state institution of higher education, under	43
which the person commits to transfer property to that or another	44
state institution of higher education and the state institution	45
of higher education commits that it or another state institution	46
of higher education will hold or administer the property as an	47

(a) It may be filed regardless of whether the agreement

expressly reserves a right to sue or enforce.

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(b) It shall not seek a judgment awarding to the plaintiff	77
damages, court costs, attorney's fees, or any other award of	78
money or other property.	79
(c) It shall seek only one or both of the following:	80
(i) Declaratory relief;	81
(ii) Equitable relief consistent with the charitable	82
purposes expressed in the endowment agreement and consistent	83
with the charitable purposes of the state institution of higher	84
education.	85
(D) The attorney general may enforce the interests of the	86
beneficiaries of an endowment agreement by filing a complaint	87
for breach or to obtain a declaration of rights and duties	88
expressed in the agreement and as to all of the actions it	89
contemplates, including, without limitation, the interpretation,	90
performance, and enforcement of the agreement and determination	91
of its validity.	92
(E) A state institution of higher education may obtain a	93
judicial declaration of rights and duties expressed in an	94
endowment agreement and as to all of the actions it	95
contemplates, including, without limitation, the interpretation,	96
performance, and enforcement of the agreement and determination	97
of its validity. The state institution of higher education shall	98
seek such declaration in any suit brought under this section or	99
by filing a complaint.	100
(F) Every complaint authorized by this section shall be	101
filed in a court of general jurisdiction in the county where the	102
state institution of higher education named as a party has its	103
principal office or principal place of carrying out its	104
charitable purpose, or in a court of the United States whose	105

district includes such county. Every such complaint shall:	106
(1) Name the attorney general as a party;	107
(2) Name as parties the state institution of higher	108
education that signed the agreement or its successor, and each	109
state institution of higher education that currently administers	110
<pre>property subject to the agreement;</pre>	111
(3) If the attorney general or state institution of higher	112
education files the complaint within fifty years after the	113
effective date of the endowment agreement, name as parties each	114
person who transferred property under the agreement or the	115
benefactor representative of each such person if the persons or	116
benefactor representatives can be located and identified after	117
diligent inquiry.	118
(G) The failure to name or join as a party a person who	119
transferred property under the endowment agreement, or the	120
benefactor representative of such person, is not jurisdictional.	121
The court, however, shall not act on the merits of the complaint	122
or on any motion for an order to address its merits without	123
first ensuring that the plaintiff has acted diligently to notify	124
such person or the benefactor representative of such person of	125
the complaint and, if the person or benefactor representative is	126
located and identified, affords such person or benefactor	127
representative an opportunity to be heard or to intervene.	128
(H) The interest of a person who transferred property	129
under an endowment agreement, and the interest represented by	130
the benefactor representative of such person, shall not be	131
presumed to be identical with the interest of either the	132
attorney general or a state institution of higher education.	133
(I)(1) Subject to division (I)(2) of this section, a	134

person who transferred property under an endowment agreement, or	135
the benefactor representative of such person, shall file a	136
complaint authorized by this section within six years after	137
discovery of the accrual of the cause of action, but in no event	138
shall such a person or the benefactor representative of such	139
person file a complaint authorized by this section more than	140
fifty years after the effective date of the endowment agreement.	141
(2) If, during the sixth year after discovery of the	142
accrual of the cause of action, a person who transferred	143
property under an endowment agreement, or the benefactor	144
representative of such person, notifies the charitable law	145
section of the office of the attorney general in writing of a	146
violation by a state institution of higher education of a	147
restriction contained in an endowment agreement as authorized by	148
this section, the period within which such person or benefactor	149
representative must file a complaint authorized by this section	150
shall be extended automatically by two hundred ten days.	151
(J) This section applies only to the following:	152
(1) State institution of higher education endowment funds	153
established on and after the one hundred twentieth day following	154
the effective date of this section;	155
(2) State institution of higher education endowment funds	156
established before the one hundred twentieth day following the	157
effective date of this section, but only with respect to	158
breaches of the related endowment agreements, if those breaches	159
occur on or after that date.	160
Sec. 3333.045. As used in this section, "state institution	161
of higher education" has the same meaning as in section 3345.011	162
of the Revised Code.	163

The chancellor of higher education, in consultation with	164
state institutions of higher education and members of their	165
boards of trustees, shall develop and annually deliver	166
educational programs for members of a board of trustees of each	167
state institution. The chancellor may deliver the programs	168
virtually and may offer the programs periodically throughout	169
each year. New members of a board of trustees shall participate	170
in the programs at least once in their first two years in	171
office. Current members of a board of trustees shall participate	172
in continuing trustee training at levels to be determined by the	173
chancellor.	174
The educational programs shall be designed to address the	175
role, duties, and responsibilities of a member of a board of	176
trustees and may include in-service programs on current issues	177
in higher education. In developing the educational programs, the	178
chancellor may consider similar programs offered in other states	179
or through a recognized trustee group.	180
The educational programs shall include presentations and	181
content related to all of the following:	182
(A) Each board member's duty to the state of Ohio;	183
(B) The committee structure and function of a board of	184
trustees;	185
(C) The duties of the executive committee of a board of	186
trustees;	187
(D) Professional accounting and reporting standards;	188
(E) Methods for meeting the statutory, regulatory, and	189
fiduciary obligations of a board of trustees;	190
(F) The requirements of the public records law:	1 9 1

(I) Business operations, administration, budgeting,	195
financing, financial reporting, and financial reserves,	196
including a segment on endowment management;	197
(J) Fixing student general and instructional fees, and	198
other necessary charges, including a review of student debt	199
trends;	200
(K) Overseeing planning, construction, maintenance,	201
expansion, and renovation projects that impact the state	202
institution's consolidated infrastructure, physical facilities,	203
and natural environment, including its lands, improvements, and	204
<pre>capital equipment;</pre>	205
(L) Workforce planning, strategy, and investment;	206
(M) Institutional advancement, including philanthropic	207
giving, fundraising initiatives, alumni programming,	208
communications and media, government and public relations, and	209
<pre>community affairs;</pre>	210
(N) Student welfare issues, including academic studies,	211
curriculum, residence life, student governance and activities,	212
and the general physical and psychological well-being of	213
undergraduate and graduate students;	214
(0) Current national and state issues in higher education;	215
(P) Future national and state issues in higher education.	216
Sec. 3335.02. (A) The government of the Ohio state	217
university shall be vested in a board of fourteen trustees in	218

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2005, and seventeen trustees beginning in 2006, who shall be
appointed by the governor, with the advice and consent of the
senate. Two of the seventeen trustees shall be students at the
Ohio state university, and their selection and terms shall be in
accordance with division (B) of this section. Except

(1) For trustees appointed prior to January 1, 2024, except as provided in division (D) of this section and except for the terms of student members, terms of office shall be for nine years, commencing on the fourteenth day of May and ending on the thirteenth day of May.

(2) For trustees appointed on or after January 1, 2024, except for the terms of student members, terms of office shall be for four years, commencing on the fourteenth day of May and ending on the thirteenth day of May.

Each trustee shall hold office from the date of 233 appointment until the end of the term for which the trustee was 234 appointed. Any trustee appointed to fill a vacancy occurring 235 prior to the expiration of the term for which the trustee's 236 predecessor was appointed shall hold office for the remainder of 237 such term. Any trustee shall continue in office subsequent to 238 the expiration date of the trustee's term until the trustee's 239 successor takes office, or until a period of sixty days has 240 elapsed, whichever occurs first. No person who has served a full 241 nine year term or more than six years of such a term shall be 242 eligible for reappointment until a period of four years has 243 elapsed since the last day of the term for which the person-244 previously served. The trustees shall not receive compensation 245 for their services, but shall be paid their reasonable necessary 246 expenses while engaged in the discharge of their official 247 duties. 248

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(B) The student members of the board of trustees of the	249
Ohio state university shall be students at the Ohio state	250
university. Unless student members have been granted voting	251
power under division (C) of this section, they shall have no	252
voting power on the board, shall not be considered as members of	253
the board in determining whether a quorum is present, and shall	254
not be entitled to attend executive sessions of the board. The	255
student members of the board shall be appointed by the governor,	256
with the advice and consent of the senate, from a group of five	257
candidates selected pursuant to a procedure adopted by the	258
university's student governments and approved by the	259
university's board of trustees. The initial term of office of	260
one of the student members shall commence on May 14, 1988, and	261
shall expire on May 13, 1989, and the initial term of office of	262
the other student member shall commence on May 14, 1988, and	263
expire on May 13, 1990. Thereafter, terms of office of student	264
members shall be for two years, each term ending on the same day	265
of the same month of the year as the term it succeeds. In the	266
event a student member cannot fulfill a two-year term, a	267
replacement shall be selected to fill the unexpired term in the	268
same manner used to make the original selection.	269

- (C) Not later than ninety days after the effective date of this amendment September 29, 2015, the board of trustees shall adopt a resolution that does one of the following:
- (1) Grants the student members of the board voting power on the board. If so granted, in addition to having voting power, the student members shall be considered as members of the board in determining whether a quorum is present and shall be entitled to attend executive sessions of the board.
 - (2) Declares that student members do not have voting power

on	the board.	279

Thereafter, the board may change the voting status of

student trustees by adopting a subsequent resolution. Each

resolution adopted under this division shall take effect on the

fourteenth day of May following the adoption of the resolution.

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All members with voting power at the time of the adoption of a

resolution may vote on the resolution.

If student members are granted voting power under this division, no student shall be disqualified from membership on the board of trustees because the student receives a scholarship, grant, loan, or any other financial assistance payable out of the state treasury or a university fund, or because the student is employed by the university in a position pursuant to a work-study program or other student employment, including as a graduate teaching assistant, graduate administrative assistant, or graduate research assistant, the compensation for which is payable out of the state treasury or a university fund.

Acceptance of such financial assistance or employment by a student trustee shall not be considered a violation of Chapter 102. or section 2921.42 or 2921.43 of the Revised Code.

(D)(1) The initial terms of office for the three additional trustees appointed in 2005 shall commence on a date in 2005 that is selected by the governor with one term of office expiring on May 13, 2009, one term of office expiring on May 13, 2010, and one term of office expiring on May 13, 2011, as designated by the governor upon appointment. Thereafter terms of office for trustees appointed prior to January 1, 2024, shall be for nine years, as provided in division $\frac{A}{A}$ (A) (1) of this section. Terms of office for trustees appointed on or after

January 1, 2024, shall be for four years, as provided in	309
division (A)(2) of this section.	310
(2) The initial terms of office for the three additional	311
trustees appointed in 2006 shall commence on May 14, 2006, with	312
one term of office expiring on May 13, 2012, one term of office	313
expiring on May 13, 2013, and one term of office expiring on May	314
13, 2014, as designated by the governor upon appointment.	315
Thereafter terms of office for trustees appointed prior to	316
January 1, 2024, shall be for nine years, as provided in	317
division $\frac{A}{A}$ of this section. Terms of office for	318
trustees appointed on or after January 1, 2024, shall be for	319
four years, as provided in division (A)(2) of this section.	320
Sec. 3337.01. (A) The body politic and corporate by the	321
name and style of "The President and Trustees of the Ohio	322
University" now in the university instituted and established in	323
Athens by the name and style of "The Ohio University" shall	324
consist of a board of trustees composed of eleven members, who	325
shall be appointed by the governor, with the advice and consent	326
of the senate. At least five of the trustees who are not	327
students shall be graduates of Ohio university. Two of the	328
trustees shall be students at Ohio university, and their	329
selection and terms shall be in accordance with division (B) of	330
this section. A majority of the board constitutes a quorum.	331
Except For trustees appointed prior to January 1, 2024, except	332
for the terms of student members, terms of office shall be for	333
nine years, commencing on the fourteenth day of May and ending	334
on the thirteenth day of May, except that upon expiration of the	335
term ending on May 14, 1978, the new term which succeeds it	336
shall commence on May 15, 1978, and end on May 13, 1987. For	337
trustees appointed on or after January 1, 2024, except for the	338
terms of student members, terms of office shall be for four	339

<u>years, commencing on the fourteenth day of May and ending on the</u>	340
thirteenth day of May. Each member shall hold office from the	341
date of appointment until the end of the term for which the	342
member was appointed. Any member appointed to fill a vacancy	343
occurring prior to the expiration of the term for which the	344
member's predecessor was appointed shall hold office for the	345
remainder of such term. Any member shall continue in office	346
subsequent to the expiration date of the member's term until the	347
member's successor takes office, or until a period of sixty days	348
has elapsed, whichever occurs first. No person who has served a	349
full nine-year term or more than six years of such a term shall-	350
be eligible for reappointment until a period of four years has-	351
elapsed since the last day of the term for which the person-	352
previously served. Such trustees shall receive no compensation	353
for their services, but shall be paid their actual and necessary	354
expenses while engaged in the discharge of their official	355
duties.	356

(B) The student members of the board of trustees of the 357 Ohio university have no voting power on the board. Student 358 members shall not be considered as members of the board in 359 determining whether a quorum is present. Student members shall 360 not be entitled to attend executive sessions of the board. The 361 student members of the board shall be appointed by the governor, 362 with the advice and consent of the senate, from a group of five 363 candidates selected pursuant to a procedure adopted by the 364 university's student governments and approved by the 365 university's board of trustees. The initial term of office of 366 one of the student members shall commence on May 14, 1988, and 367 shall expire on May 13, 1989, and the initial term of office of 368 the other student member shall commence on May 14, 1988, and 369 expire on May 13, 1990. Thereafter, terms of office of student 370 members shall be for two years, each term ending on the same day

of the same month of the year as the term it succeeds. In the

event that a student member cannot fulfill the student member's

two-year term, a replacement shall be selected to fill the

unexpired term in the same manner used to make the original

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selection.

Sec. 3339.01. (A) The government of Miami university shall 377 be vested in eleven trustees, who shall be appointed by the 378 governor with the advice and consent of the senate. Two of the 379 trustees shall be students at Miami university, and their 380 selection and terms shall be in accordance with division (B) of 381 this section. A majority of the board constitutes a quorum. 382 Except For trustees appointed prior to January 1, 2024, except 383 for the terms of student members, terms of office shall be for 384 nine years, commencing on the first day of March and ending on 385 the last day of February, except that upon expiration of the 386 trustee term ending on March 1, 1974, the trustee term which 387 succeeds it shall commence on March 2, 1974, and end on February 388 28, 1983; upon expiration of the trustee term ending on March 1, 389 1977, the trustee term which succeeds it shall commence on March 390 2, 1977, and end on February 28, 1986; upon expiration of the 391 trustee term ending on March 1, 1978, the trustee term which 392 succeeds it shall commence on March 2, 1978, and end on February 393 28, 1987; and upon expiration of the trustee term ending on 394 March 1, 1979, the trustee term which succeeds it shall commence 395 on March 2, 1979, and end on February 29, 1988. For trustees 396 appointed on or after January 1, 2024, except for the terms of 397 student members, terms of office shall be for four years, 398 commencing on the first day of March and ending on the last day 399 of February. Each trustee shall hold office from the date of 400 appointment until the end of the term for which the trustee was 401

appointed. Any trustee appointed to fill a vacancy occurring	402
prior to the end of the term for which the trustee's predecessor	403
was appointed shall hold office for the remainder of such term.	404
Any trustee shall continue in office subsequent to the	405
expiration date of the trustee's term until a successor takes	406
office, or until a period of sixty days has elapsed, whichever	407
occurs first. No person who has served a full nine-year term or	408
more than six years of such a term shall be eligible for	409
reappointment until a period of four years has elapsed since the	410
last day of the term for which the person previously served. The	411
trustees shall receive no compensation for their services but	412
shall be paid their reasonable necessary expenses while engaged	413
in the discharge of their official duties.	414

(B) The student members of the board of trustees of Miami 415 university have no voting power on the board. Student members 416 shall not be considered as members of the board in determining 417 whether a quorum is present. Student members shall not be 418 entitled to attend executive sessions of the board. The student 419 members of the board shall be appointed by the governor, with 420 the advice and consent of the senate, from a group of five 421 candidates selected pursuant to a procedure adopted by the 422 university's student governments and approved by the 423 university's board of trustees. The initial term of office of 424 one of the student members shall commence on March 1, 1988, and 425 shall expire on February 28, 1989, and the initial term of 426 office of the other student member shall commence on March 1, 427 1988, and expire on February 28, 1990. Thereafter, terms of 428 office of student members shall be for two years, each term 429 ending on the last day of February. In the event that a student 430 member cannot fulfill the student member's two-year term, a 431 replacement shall be selected to fill the unexpired term in the 432

same manner used to make the original selection.

Sec. 3341.02. (A) The government of Bowling Green state 434 university is vested in a board of eleven trustees, who shall be 435 appointed by the governor, with the advice and consent of the 436 senate. Two of the trustees shall be students at Bowling Green 437 state university, and their selection and terms shall be in 438 accordance with division (B) of this section. A majority of the 439 board constitutes a quorum. Except For trustees appointed prior 440 to January 1, 2024, except for the terms of student members, 441 442 terms of office shall be for nine years, commencing on the seventeenth day of May and ending on the sixteenth day of May. 443 No person who has served a full nine-year term or more than six-444 years of such a term shall be eligible for reappointment until a 445 period of four years has elapsed since the last day of the term-446 447 for which the person previously served. For trustees appointed on or after January 1, 2024, except for the terms of student 448 members, terms of office shall be for four years, commencing on 449 the seventeenth day of May and ending on the sixteenth day of 450 May. 451

(B) The student members of the board of trustees of 452 453 Bowling Green state university have no voting power on the board. Student members shall not be considered as members of the 454 board in determining whether a quorum is present. Student 455 members shall not be entitled to attend executive sessions of 456 the board. The student members of the board shall be appointed 457 by the governor, with the advice and consent of the senate, from 458 a group of five candidates selected pursuant to a procedure 459 adopted by the university's student governments and approved by 460 the university's board of trustees. The initial term of office 461 of one of the student members shall commence on March 17, 1988, 462 and shall expire on March 16, 1989, and the initial term of 463

office of the other student member shall commence on March 17,	464
1988, and expire on March 16, 1990. After September 22, 2000,	465
terms of office shall commence on the seventeenth day of May and	466
shall end on the sixteenth day of May. Terms of office of	467
student members shall be for two years, each term ending on the	468
same day of the same month of the year as the term it succeeds.	469
In the event that a student member cannot fulfill the student	470
member's two-year term, a replacement shall be selected in the	471
manner used for the original selection to fill the unexpired	472
term.	473

- (C) The government of Kent state university is vested in a 474 board of eleven trustees, who shall be appointed by the 475 governor, with the advice and consent of the senate. Two of the 476 trustees shall be students at Kent state university, and their 477 selection and terms shall be in accordance with division (D) of 478 this section. A majority of the board constitutes a quorum. 479 Except For trustees appointed prior to January 1, 2024, except 480 for the terms of student members, terms of office shall be for 481 nine years, commencing on the seventeenth day of May and ending 482 on the sixteenth day of May. No person who has served a full-483 nine-year term or more than six years of such a term shall be 484 485 eligible for reappointment until a period of four years has elapsed since the last day of the term for which the person-486 previously served. For trustees appointed on or after January 1, 487 2024, except for the terms of student members, terms of office 488 shall be for four years, commencing on the seventeenth day of 489 May and ending on the sixteenth day of May. 490
- (D) The student members of the board of trustees of Kent 491 state university have no voting power on the board. Student 492 members shall not be considered as members of the board in 493 determining whether a quorum is present. Student members shall 494

not be entitled to attend executive sessions of the board. The	495
student members of the board shall be appointed by the governor,	496
with the advice and consent of the senate, from a group of five	497
candidates selected pursuant to a procedure adopted by the	498
university's student governments and approved by the	499
university's board of trustees. The initial term of office of	500
one of the student members shall commence on May 17, 1988, and	501
shall expire on May 16, 1989, and the initial term of office of	502
the other student member shall commence on May 17, 1988, and	503
expire on May 16, 1990. Thereafter, terms of office of student	504
members shall be for two years, each term ending on the same day	505
of the same month of the year as the term it succeeds. In the	506
event that a student member cannot fulfill the student member's	507
two-year term, a replacement shall be selected to fill the	508
unexpired term in the same manner used to make the original	509
selection.	510

- (E) The trustees shall receive no compensation for their 511 services but shall be paid their reasonable necessary expenses 512 while engaged in the discharge of their official duties. 513
- (F) Each trustee shall hold office from the date of 514 appointment until the end of the term for which the trustee was 515 appointed. Any trustee appointed to fill a vacancy occurring 516 prior to the expiration of the term for which the trustee's 517 predecessor was appointed shall hold office for the remainder of 518 such term. Any trustee shall continue in office subsequent to 519 the expiration date of the trustee's term until a successor 520 takes office, or until a period of sixty days has elapsed, 521 whichever occurs first. 522
- Sec. 3343.02. (A) The government of Central state 523 university shall be vested in a board of trustees to be known as 524

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"the board of trustees of the Central state university." Such	525
ooard shall consist of eleven members who shall be appointed by	526
the governor, with the advice and consent of the senate. Two of	527
the trustees shall be students at Central state university, and	528
their selection and terms shall be in accordance with division	529
(B) of this section. A majority of the board constitutes a	530
quorum. Except For trustees appointed prior to January 1, 2024,	531
except for the student members, terms of office shall be for	532
nine years, commencing on the first day of July and ending on	533
the thirtieth day of June. For trustees appointed on or after	534
January 1, 2024, except for the student members, terms of office	535
shall be for four years, commencing on the first day of July and	536
ending on the thirtieth day of June. Each member shall hold	537
office from the date of appointment until the end of the term	538
for which the member was appointed. Any member appointed to fill	539
a vacancy occurring prior to the expiration of the term for	540
which the member's predecessor was appointed shall hold office	541
for the remainder of such term. Any member shall continue in	542
office subsequent to the expiration date of the member's term	543
until the member's successor takes office, or until a period of	544
sixty days has elapsed, whichever occurs first. No person who	545
has served a full nine year term or more than six years of such	546
a term shall be eligible for reappointment until a period of	547
four years has elapsed since the last day of the term for which	548
the person previously served.	549

(B) The student members of the board of trustees of
Central state university have no voting power on the board.
Student members shall not be considered as members of the board
in determining whether a quorum is present. Student members
shall not be entitled to attend executive sessions of the board.
The student members of the board shall be appointed by the

governor, with the advice and consent of the senate, from a 556 group of five candidates selected pursuant to a procedure 557 adopted by the university's student governments and approved by 558 the university's board of trustees. The initial term of office 559 of one of the student members shall commence on July 1, 1988, 560 and shall expire on June 30, 1989, and the initial term of 561 office of the other student member shall commence on July 1, 562 1988, and expire on June 30, 1990. Thereafter, terms of office 563 of student members shall be for two years, each term ending on 564 the same day of the same month of the year as the term it 565 succeeds. In the event that a student member cannot fulfill a 566 two-year term, a replacement shall be selected to fill the 567 unexpired term in the same manner used to make the original 568 selection. 569

Sec. 3344.01. (A) There is hereby created the Cleveland 570 state university. The government of the Cleveland state 571 university is vested in a board of eleven trustees, who shall be 572 appointed by the governor, with the advice and consent of the 573 senate. Two of the trustees shall be students at the Cleveland 574 state university, and their selection and terms shall be in 575 accordance with division (B) of this section. Except For 576 trustees appointed prior to January 1, 2024, except for the 577 student members, terms of office shall be for nine years, 578 commencing on the second day of May and ending on the first day 579 of May. For trustees appointed on or after January 1, 2024, 580 except for the student members, terms of office shall be for 581 four years, commencing on the second day of May and ending on 582 the first day of May. Each trustee shall hold office from the 583 date of appointment until the end of the term for which the 584 trustee was appointed. Any trustee appointed to fill a vacancy 585 occurring prior to the expiration of the term for which the 586

trustee's predecessor was appointed shall hold office for the	587
remainder of such term. Any trustee shall continue in office	588
subsequent to the expiration date of the trustee's term until	589
the trustee's successor takes office, or until a period of sixty	590
days has elapsed, whichever occurs first. No person who has	591
served a full nine-year term or more than six years of such a	592
term shall be eligible for reappointment until a period of four	593
years has elapsed since the last day of the term for which the	594
person previously served. The trustees shall receive no	595
compensation for their services but shall be paid their	596
reasonable necessary expenses while engaged in the discharge of	597
their official duties. A majority of the board constitutes a	598
quorum.	599

(B) The student members of the board of trustees of the 600 Cleveland state university have no voting power on the board. 601 Student members shall not be considered as members of the board 602 in determining whether a quorum is present. Student members 603 shall not be entitled to attend executive sessions of the board. 604 The student members of the board shall be appointed by the 605 governor, with the advice and consent of the senate, from a 606 group of five candidates selected pursuant to a procedure 607 adopted by the university's student governments and approved by 608 the university's board of trustees. The initial term of office 609 of one of the student members shall commence on May 2, 1988, and 610 shall expire on May 1, 1989, and the initial term of office of 611 the other student member shall commence on May 2, 1988, and 612 expire on May 1, 1990. Thereafter, terms of office of student 613 members shall be for two years, each term ending on the same day 614 of the same month of the year as the term it succeeds. In the 615 event that a student member cannot fulfill a two-year term, a 616 replacement shall be selected to fill the unexpired term in the 617

same manner used to make the original selection.	618
Sec. 3345.029. (A) As used in this section:	619
(1) "State institution of higher education" has the same	620
meaning as in section 3345.011 of the Revised Code.	621
(2) "Syllabus" means a document produced for students by a	622
<pre>course instructor that includes all of the following:</pre>	623
(a) The name of the course instructor;	624
(b) A calendar for the course outlining what materials and	625
topics will be covered and when during the course they will be	626
<pre>covered;</pre>	627
(c) A list of any required or recommended readings for the	628
<pre>course;</pre>	629
(d) The course instructor's professional qualifications.	630
(B) Each state institution of higher education shall make	631
a syllabus for each undergraduate course it offers for college	632
credit publicly available by doing either of the following:	633
(1) Ensuring that each course instructor posts a syllabus	634
on a publicly accessible web site. Each such web site shall	635
include the following information:	636
(a) The course instructor's professional qualifications;	637
(b) The course instructor's contact information;	638
(c) The course instructor's course schedule;	639
(d) The syllabus for each course the instructor is	640
currently teaching, which shall be accessible by link or	641
download through the web site.	642
(2) Posting each course's syllabus on the institution's	643

publicly accessible web site. Each syllabus shall be all of the	644
<pre>following:</pre>	645
(a) Accessible from the main page of the state	646
<pre>institution's web site by use of not more than three links;</pre>	647
(b) Searchable by keywords and phrases;	648
(c) Accessible to the public without requiring user	649
registration of any kind.	650
(C)(1) Each state institution shall make a syllabus	651
available in accordance with division (B) of this section not	652
later than the first day of classes for the semester or academic	653
term in which the course is offered.	654
(2) For any syllabus posted under division (B)(1) of this	655
section that is no longer used, the course instructor shall,	656
upon request, make that syllabus available for not less than two	657
years after that syllabus was posted under that division.	658
(3) Any syllabus posted under division (B)(2) of this	659
section shall remain posted on the state institution's web site	660
for not less than two years after it was first posted.	661
(4) To the extent practicable, each state institution	662
shall ensure that the most recently updated syllabus for each	663
undergraduate course it offers for college credit is posted in	664
accordance with division (B) of this section.	665
(D) Divisions (B) and (C) of this section do not apply to	666
a college course that is offered through the college credit plus	667
program established under Chapter 3365. of the Revised Code,	668
delivered in a secondary school, and taught by a high school	669
teacher.	670
(E) Each state institution shall designate an	671

administrator to implement the institution's responsibilities	6/2
under this section. The administrator may assign duties for that	673
purpose to one or more administrative employees.	674
(F) Not later than the first day of January of each year,	675
all of the following apply:	676
(1) Each state institution shall submit a written report	677
regarding its compliance with the requirements under this	678
section to the chancellor of higher education.	679
(2) The chancellor shall prepare a report that includes	680
each report received from a state institution under this	681
division.	682
(3) The chancellor shall submit the chancellor's report to	683
the governor, speaker of the house of representatives, president	684
of the senate, and chairpersons of the senate and house of	685
representatives standing committees that consider higher	686
education legislation.	687
Sec. 3345.0216. Each state institution of higher	688
education, as defined in section 3345.011 of the Revised Code,	689
shall incorporate all of the following statements into the	690
<pre>institution's mission statement:</pre>	691
(A) The institution declares that it will educate students	692
by means of free, open, and rigorous intellectual inquiry to	693
seek the truth.	694
(B) The institution declares that its duty is to equip	695
students with the opportunity to develop the intellectual skills	696
they need to reach their own, informed conclusions.	697
(C) The institution declares that its duty is to ensure	698
that, within or outside the classroom, the institution shall not	699

require, favor, distavor, or prohibit speech or lawful assembly.	700
(D) The institution declares it is committed to create a	701
community dedicated to an ethic of civil and free inquiry, which	702
respects the autonomy of each member, supports individual	703
capacities for growth, and tolerates the differences in opinion	704
that naturally occur in a public higher education community.	705
(E) The institution declares that its duty is to treat all	706
faculty, staff, and students as individuals, to hold them to	707
equal standards, and to provide them equality of opportunity.	708
Sec. 3345.0217. (A) As used in this section:	709
(1) "Controversial belief or policy" means any belief or	710
policy that is the subject of political controversy, including	711
issues such as climate policies, electoral politics, foreign	712
policy, diversity, equity, and inclusion programs, immigration	713
policy, marriage, or abortion.	714
(2) "Intellectual diversity" means multiple, divergent,	715
and varied perspectives on an extensive range of public policy	716
<u>issues.</u>	717
(3) "Specified concept" means a concept such as allyship,	718
diversity, social justice, sustainability, systematic racism,	719
gender identity, equity, or inclusion.	720
(4) "Specified ideology" means any ideology that	721
classifies individuals within identity groups, divides identity	722
groups into oppressed and oppressors, and prescribes advantages,	723
disadvantages, or segregation based upon identity group	724
<pre>membership.</pre>	725
(5) "State institution of higher education" has the same	726
meaning as in section 3345.011 of the Revised Code.	727

(B) Not later than ninety days after the effective date of	728
this section, the board of trustees of each state institution of	729
higher education shall adopt and enforce a policy that requires	730
the institution to do all of the following:	731
(1) Prohibit any mandatory programs or training courses	732
regarding diversity, equity, and inclusion, unless the	733
institution receives an exemption under division (C) of this	734
section for a diversity, equity, and inclusion program or	735
training course that is required to do any of the following:	736
(a) Comply with state and federal laws or regulations;	737
(b) Comply with professional licensure requirements;	738
(c) Obtain or retain accreditation;	739
(d) Secure or retain grants or cooperative agreements.	740
(2) Affirm and declare that its primary function is to	741
practice, or support the practice, discovery, improvement,	742
transmission, and dissemination of knowledge by means of	743
research, teaching, discussion, and debate;	744
(3) Affirm and declare that, to fulfill the function	745
described in division (B)(2) of this section, the institution	746
shall ensure the fullest degree of intellectual diversity;	747
(4) Affirm and declare that faculty and staff shall allow	748
and encourage students to reach their own conclusions about all	749
controversial beliefs or policies and shall not seek to	750
inculcate any social, political, or religious point of view;	751
(5) Demonstrate intellectual diversity for course	752
approval, approval of courses to satisfy general education	753
requirements, student course evaluations, common reading	754
programs, annual reviews, strategic goals for each department,	755

and student learning outcomes.	756
Divisions (B)(2) to (5) of this section do not apply to	757
the exercise of professional judgment about how to accomplish	758
intellectual diversity within an academic discipline, unless	759
that exercise is misused to constrict intellectual diversity.	760
(6) Declare that it will not endorse or oppose, as an	761
institution, any controversial belief or policy, specified	762
concept, or specified ideology, although it may endorse the	763
congress of the United States when it establishes a state of	764
armed hostility against a foreign power.	765
This division does not include the recognition of national	766
and state holidays, support for the Constitution and laws of the	767
United States or the state of Ohio, or the display of the	768
American or Ohio flag.	769
(7) Affirm and declare that the institution will not	770
encourage, discourage, require, or forbid students, faculty, or	771
administrators to endorse, assent to, or publicly express a	772
given ideology, political stance, or view of a social policy,	773
nor will the institution require students to do any of those	774
things to obtain an undergraduate or post-graduate degree;	775
Divisions (B) (6) and (7) of this section do not apply to	776
the exercise of professional judgement about whether to endorse	777
the consensus or foundational beliefs of an academic discipline,	778
unless that exercise is misused to take an action prohibited in	779
division (B) (6) of this section.	780
(8) Prohibit political and ideological litmus tests in all	781
hiring, promotion, and admissions decisions, including diversity	782
statements and any other requirement that applicants describe	783
their commitment to a specified concept, specified ideology, or	784

any other ideology, principle, concept, or formulation that	785
requires commitment to any controversial belief or policy;	786
(9) Affirm and declare that no hiring, promotion, or	787
admissions process or decision shall encourage, discourage,	788
require, or forbid students, faculty, or administrators to	789
endorse, assent to, or publicly express a given ideology or	790
<pre>political stance;</pre>	791
(10) Affirm and declare that the institution will not use	792
a diversity statement or any other assessment of an applicant's	793
political or ideological views in any hiring, promotions, or	794
admissions process or decision;	795
(11) Affirm and declare that no process or decision	796
regulating conditions of work or study, such as committee	797
assignments, course scheduling, or workload adjustment policies,	798
shall encourage, discourage, require, or forbid students,	799
faculty, or administrators to endorse, assent to, or publicly	800
<pre>express a given ideology or political stance;</pre>	801
(12) Affirm and declare that the institution will seek out	802
invited speakers who have diverse ideological or political	803
views;	804
(13) Post prominently on its web site a complete list of	805
all speaker fees, honoraria, and other emoluments in excess of	806
five hundred dollars for events that are sponsored by the state	807
institution. That information shall be all of the following:	808
(a) Accessible from the main page of the institution's web	809
site by use of not more than three links;	810
(b) Searchable by keywords and phrases;	811
(c) Accessible to the public without requiring user	812

registration of any kind.	813
(C) (1) Prior to the initial offering of a diversity,	814
equity, and inclusion program or training course, a state	815
institution of higher education shall request from the	816
chancellor of higher education an exemption for that program or	817
training course from the prohibition prescribed in division (B)	818
(1) of this section. The request shall include all of the	819
<pre>following:</pre>	820
(a) The specific law, licensure requirement,	821
accreditation, grant, or cooperative agreement at issue;	822
(b) The specific language in the law, licensure	823
requirement, accreditation, grant, or cooperative agreement that	824
requires the training;	825
(c) A detailed description of the diversity, equity, and	826
inclusion program or training to be taught, including any	827
<pre>materials that will be used;</pre>	828
(d) The specific population of individuals who will be	829
<pre>mandated to take the training;</pre>	830
(e) The number of times the training is expected to be	831
offered on a six-month basis;	832
(f) An estimate of the cost of the program or training;	833
(g) In the case of an exemption sought for an	834
accreditation, proof that alternative accreditation has been	835
researched and evaluated. An alternative accreditation is an	836
accreditation that would obtain the same or similar results for	837
the institution while not requiring a diversity, equity, and	838
inclusion program or training.	839
(2) The chancellor shall approve a request under division	840

(C) (1) of this section if the chancellor determines the request	841
satisfies at least one of the conditions listed in division (B)	842
(1) of this section.	843
(3) If a state institution of higher education makes a	844
change to a diversity, equity, and inclusion program or training	845
course approved by the chancellor under this division due to a	846
change in the information listed in division (C)(1) of this	847
section, the institution shall submit a new request for approval	848
under this division with respect to that program or training.	849
(D) At least once every six months, the chancellor shall	850
prepare a report that summarizes all exemptions sought under	851
division (C) of this section during that six month period,	852
including how many exemptions were granted and rejected. The	853
chancellor shall submit each report to the chairpersons of the	854
standing committees of the senate and the house of	855
representatives that consider higher education legislation.	856
(E) Nothing in this section prohibits faculty or students	857
from classroom instruction, discussion, or debate, so long as	858
faculty members remain committed to expressing intellectual	859
diversity and allowing intellectual diversity to be expressed.	860
Sec. 3345.0218. (A) As used in this section:	861
(1) "Intellectual diversity" has the same meaning as in	862
section 3345.0217 of the Revised Code.	863
(2) "State institution of higher education" has the same	864
meaning as in section 3345.011 of the Revised Code.	865
(B) Each state institution of higher education shall	866
implement a range of disciplinary sanctions for any	867
administrator, faculty member, staff, or student who interferes	868
with the intellectual diversity rights, prescribed under section	869

3345.0217 of the Revised Code, of another.	870
(C) Each state institution shall inform all of its	871
students and employees of the protections afforded to them under	872
section 3345.0217 of the Revised Code and any policies it has	873
adopted to put them into practice, including by providing the	874
information to new employees and to each student during any new	875
student orientation the institution offers.	876
(D) Each state institution shall issue an annual report on	877
any violations of the intellectual diversity rights prescribed	878
under section 3345.0217 of the Revised Code by any individual	879
under the institution's jurisdiction and any consequent	880
disciplinary sanctions issued for that violation.	881
(E) Each state institution shall post the information	882
described in division (C) of this section and a report issued	883
under division (D) of this section on the institution's publicly	884
accessible web site. Both the information and report shall be	885
all of the following:	886
(1) Accessible from the main page of the institution's web	887
site by use of not more than three links;	888
(2) Searchable by keywords and phrases;	889
(3) Accessible to the public without requiring user	890
registration of any kind.	891
Sec. 3345.382. (A) As used in this section, "state	892
institution of higher education" has the same meaning as in	893
section 3345.011 of the Revised Code.	894
(B) The chancellor of higher education shall develop a	895
course with not fewer than three credit hours in the subject	896
area of American government or American history. The course	897

shall comply with the criteria, policies, and procedures	898
established under section 3333.16 of the Revised Code. The	899
course may be offered under the college credit plus program	900
established under Chapter 3365. of the Revised Code. The course	901
shall, at a minimum, require each student to read all the	902
<pre>following:</pre>	903
(1) The entire Constitution of the United States;	904
(2) The entire Declaration of Independence;	905
(3) A minimum of five essays in their entirety from the	906
Federalist Papers. The essays shall be selected by the	907
department chair.	908
(4) The entire Emancipation Proclamation;	909
(5) The entire Gettysburg Address;	910
(6) The entire Letter from Birmingham Jail written by Dr.	911
Martin Luther King Jr.	912
Any student who takes the course shall be required to pass	913
a cumulative final examination at the conclusion of the course	914
that assesses student proficiency about the documents described	915
in divisions (B)(1) to (6) of this section.	916
(C) Beginning with students who graduate from a state	917
institution of higher education in the spring semester, or	918
equivalent quarter, of the 2028-2029 academic year, no state	919
institution of higher education shall grant a bachelor's degree	920
to any student unless the student completes a course described	921
in division (B) of this section or is a student described in	922
division (D) of this section.	923
(D) The president of a state institution, or the	924
president's designee may evempt a student from the requirement	925

to complete a course described in division (B) of this section	926
if the president or designee determines that the student has	927
<pre>either:</pre>	928
(1) Completed at least three credit hours, or the	929
equivalent, in a course in the subject area of American history	930
or American government;	931
(2) Passed an examination, developed by the chancellor,	932
that assesses the student's competence in the documents and	933
concepts described in division (B) of this section.	934
(E) This section does not apply to associate's degrees	935
programs.	936
Sec. 3345.45. (A) On or before January 1, 1994, the The	937
chancellor of higher education jointly with all state	938
universities institutions of higher education, as defined in	939
section 3345.011 of the Revised Code, shall develop standards	940
for instructional workloads for full-time and part-time faculty	941
in keeping with the universities! institutions! missions and	942
with special emphasis on the undergraduate learning experience.	943
The standards shall contain clear guidelines for institutions to	944
determine a range of acceptable undergraduate teaching by	945
faculty.	946
(B) On or before June 30, 1994, the The board of trustees	947
of each state university institution of higher education shall	948
take formal action to adopt a faculty workload policy consistent	949
with the standards developed under this section. Notwithstanding	950
section 4117.08 of the Revised Code, the policies adopted under-	951
this section are not appropriate subjects for collective	952
bargaining. Notwithstanding division (A) of section 4117.10 of	953
the Revised Code, any policy adopted under this section by a	954

board of trustees prevails over any conflicting provisions of	955
any collective bargaining agreement between an employees-	956
organization and that board of trustees.	957
(C)(1) The board of trustees of each state university	958
institution of higher education shall review the university's	959
institution's policy on faculty tenure and update that policy to	960
promote excellence in instruction, research, service, or	961
commercialization, or any combination thereof.	962
(2) Beginning on July 1, 2018, as As a condition for a	963
state university institution of higher education to receive any	964
state funds for research that are allocated to the department of	965
higher education under the appropriation line items referred to	966
as either "research incentive third frontier fund" or "research	967
incentive third frontier-tax," the chancellor shall require the	968
university institution to include multiple pathways for faculty	969
tenure, one of which may be a commercialization pathway, in its	970
policy.	971
(D)(1) At least once every five years, each state	972
institution of higher education shall update its faculty	973
workload policy and submit the policy to the chancellor. The	974
updated policies shall be approved by the state institution's	975
board of trustees each time it is submitted to the chancellor.	976
(2) Each state institution of higher education's faculty	977
workload policy shall include all of the following:	978
(a) An objective and numerically defined teaching workload	979
expectation based on credit hours as defined in 34 C.F.R. 600.2;	980
(b) A definition of all faculty workload elements in terms	981
of credit hours as defined in 34 CFR 600.2 with a full-time	982
workload minimum standard established by the board of trustees	983

and made publicly accessible on the state institution's web	984
site.	985
(c) A definition of justifiable credit hour equivalents	986
for activities other than teaching, including research, clinical	987
care, administration, service, and other activities as	988
determined by the state institution of higher education;	989
(d) Administrative action that a state institution of	990
higher education may take, including censure, remedial training,	991
for-cause termination, or other disciplinary action, regardless	992
of tenure status, if a faculty member fails to comply with the	993
policy's requirements. Termination under these circumstances	994
requires the recommendation of the dean, provost, or equivalent	995
official, concurrence of the state institution of higher	996
education's president, and approval of the state institution of	997
higher education's board of trustees.	998
Sec. 3345.451. (A) As used in this section, "state	999
institution of higher education" has the same meaning as in	1000
section 3345.011 of the Revised Code.	1001
(B) The chancellor of higher education shall develop a	1002
minimum set of standard questions for use by state institutions	1003
of higher education in student evaluations of faculty members.	1004
The questions shall include the following:	1005
"Does the faculty member create a classroom atmosphere	1006
free of political, racial, gender, and religious bias?"	1007
(C) Each state institution of higher education shall	1008
establish a written system of faculty evaluations completed by	1009
students with a focus on teaching effectiveness and student	1010
learning. Each state institution shall include in its student	1011
evaluations of faculty the minimum set of standard questions	1012

<u>developed by the department in division (B) of this section.</u>	1013
(D) Each state institution of higher education shall	1014
establish a written system of peer evaluations for faculty	1015
members with emphasis placed on the faculty member's	1016
professional development regarding the faculty member's teaching	1017
responsibilities.	1018
Sec. 3345.452. (A) As used in this section, "state	1019
institution of higher education" has the same meaning as in	1020
section 3345.011 of the Revised Code.	1021
(B) The board of trustees of each state institution of	1022
higher education shall adopt a faculty annual performance	1023
evaluation policy and submit the policy to the chancellor of	1024
higher education. Each state institution's board of trustees	1025
shall review and update its policy every five years.	1026
(C) Each state institution of higher education shall	1027
conduct an annual evaluation for each full-time faculty member	1028
who it directly compensates.	1029
(D) Each faculty annual performance evaluation shall meet	1030
all of the following:	1031
(1) The evaluation is comprehensive and includes	1032
standardized, objective, and measurable performance metrics.	1033
(2) The evaluation includes an assessment of performance	1034
for each of the following areas that the faculty member has	1035
spent at least five per cent of their annual work time on over	1036
<pre>the preceding year:</pre>	1037
(a) Teaching;	1038
(b) Research;	1039

(c) Service;	1040
(d) Clinical care;	1041
(e) Administration;	1042
(f) Other categories, as determined by the state	1043
institution of higher education.	1044
(3) The evaluation includes a summary assessment of the	1045
performance areas listed in division (D)(2) of this section	1046
including the parameters "exceeds performance expectations,"	1047
"meets performance expectations," or "does not meet performance	1048
expectations."	1049
(4) Student evaluations conducted pursuant to section	1050
3345.451 of the Revised Code account for at least fifty per cent	1051
of the teaching area component of the evaluation.	1052
(5) The evaluation establishes a projected work effort	1053
distribution for the faculty member for the next year which	1054
shall be used during the next year's evaluation. The	1055
distribution shall be compliant with the state institution's	1056
established workload policies adopted under section 3345.45 of	1057
the Revised Code and shall receive approval from the dean of	1058
<pre>faculty or the equivalent.</pre>	1059
(E) Evaluations shall be conducted by the department	1060
chairperson or equivalent administrator, reviewed and approved	1061
or disapproved by the dean, and submitted to the provost for	1062
review. If there is disagreement between the chairperson and	1063
dean, the provost shall have final decision authority.	1064
Sec. 3345.453. This section applies only to state	1065
institutions of higher education that have tenured faculty	1066
members.	1067

(A) As used in this section, "state institution of higher	1068
education" has the same meaning as in section 3345.011 of the	1069
Revised Code.	1070
(B) The board of trustees of each state institution of	1071
higher education shall adopt a post-tenure review policy and	1072
submit the policy to the chancellor of higher education. Each	1073
state institution's board of trustees shall update the post-	1074
tenure review policy every five years.	1075
(C) A state institution of higher education shall conduct	1076
a post-tenure review if a tenured faculty member receives a	1077
"does not meet performance expectations" evaluation within the	1078
same evaluative category for a minimum of two of the past three	1079
consecutive years on the faculty member's annual performance	1080
evaluation conducted pursuant to section 3345.452 of the Revised	1081
Code.	1082
(D) A state institution of higher education shall subject	1083
any faculty member who maintains tenure after a post-tenure	1084
review and receives an additional "does not meet performance	1085
expectations" assessment on any area of the faculty member's	1086
annual performance evaluation in the subsequent two years to an	1087
additional post-tenure review.	1088
(E) The department chairperson, dean of faculty, or	1089
provost of a state institution of higher education may require	1090
an immediate and for cause post-tenure review at any time for a	1091
faculty member who has a documented and sustained record of	1092
significant underperformance outside of the faculty member's	1093
annual performance evaluation. For this purpose, for cause shall	1094
not be based on a faculty member's allowable expression of	1095
academic freedom as defined by the state institution of higher	1096
education or Ohio law.	1097

Sub. S. B. No. 83 As Passed by the Senate

(F) The state institution of higher education's post-	1098
tenure review due process period, from beginning to end, shall	1099
not exceed six months, except that a one-time two-month	1100
extension may be granted by the state institution's president.	1101
(G) The state institution of higher education's provost	1102
shall submit a recommended outcome of the post-tenure review	1103
process to the institution's entity that is responsible for the	1104
final decision of post-tenure review pursuant to the	1105
institution's policy. The administrative action that a state	1106
institution of higher education may take includes censure,	1107
remedial training, or for-cause termination, regardless of	1108
tenure status, and any other action permitted by the	1109
institution's post-tenure review policy.	1110
Sec. 3345.454. This section applies only to state	1111
institutions of higher education that have tenured faculty	1112
members.	1113
(A) As used in this section, "state institution of higher	1114
education" has the same meaning as in section 3345.011 of the	1115
Revised Code.	1116
(B) In addition to the policies described in sections	1117
3345.45 to 3345.454 of the Revised Code, each state institution	1118
of higher education board of trustees shall develop policies on	1119
tenure and retrenchment. Each state institution shall submit	1120
those policies to the chancellor of higher education. Each state	1121
institution's board of trustees shall update those policies	1122
every five years.	1123
Sec. 3345.455. With respect to a collective bargaining	1124
agreement entered into on or after the effective date of this	1125
section, both of the following apply to the standards, policies,	1126

and systems adopted under sections 3345.45 to 3345.454 of the	1127
Revised Code:	1128
(A) Notwithstanding section 4117.08 of the Revised Code,	1129
the standards, policies, and systems are not appropriate	1130
subjects for collective bargaining.	1131
(B) Notwithstanding division (A) of section 4117.10 of the	1132
Revised Code, the standards, policies, and systems prevail over	1133
any conflicting provision of a collective bargaining agreement.	1134
Sec. 3345.591. (A) As used in this section:	1135
(1) "Confucius institute" means a public education	1136
partnership that is both of the following:	1137
(a) Established by an institution of higher education in	1138
China and an institution of higher education in a different	1139
<pre>country;</pre>	1140
(b) Funded and arranged by an entity affiliated with the	1141
People's Republic of China.	1142
(2) "People's Republic of China" means the government of	1143
China, the Chinese Communist Party, the People's Liberation	1144
Army, or any other extension of, or entity affiliated with, the	1145
government of China.	1146
(3) "State institution of higher education" has the same	1147
meaning as in section 3345.011 of the Revised Code.	1148
(B) No state institution of higher education shall accept	1149
gifts, donations, or contributions from the People's Republic of	1150
China or any organization the institution reasonably suspects is	1151
acting on behalf of the People's Republic of China.	1152
Nothing in this section prohibits a state institution of	1153

higher education from accepting payments from Chinese citizens	1154
related to instructional fees, general fees, special fees, cost	1155
of instruction, or educational expenses or donations from the	1156
<pre>institution's alumni.</pre>	1157
(C) Each state institution shall submit to the chancellor	1158
of higher education a copy of the report it submits to the	1159
United States department of education pursuant to 20 U.S.C.	1160
<u>1011(f).</u>	1161
(D) Upon the request, the chancellor shall make any	1162
information reported under division (C) of this section	1163
available to any member of the general assembly.	1164
(E) Subject to the approval of the chancellor, a state	1165
institution shall only enter into a new or renewed academic	1166
partnership with an academic or research institution located in	1167
China if the state institution maintains sufficient structural	1168
safeguards to protect the state institution's intellectual	1169
property, the security of the state of Ohio, and the national	1170
security interests of the United States. The chancellor shall	1171
only approve a state institution's partnership if the	1172
chancellor, in consultation with the attorney general,	1173
determines the partnership meets the safeguard requirements	1174
prescribed under this division. The safeguard requirements shall	1175
include, at a minimum, all of the following:	1176
(1) Compliance with all federal requirements, including	1177
the requirements of federal research sponsors and federal export	1178
control agencies, including regulations regarding international	1179
traffic in arms and export administration regulations, and	1180
economic and trade sanctions administered by the federal office	1181
of foreign assets control;	1182

(2) Annual formal institution-level programs for faculty	1183
on conflicts of interest and conflicts of commitment;	1184
(3) A formalized foreign visitor process and uniform	1185
visiting scholar agreement.	1186
(F) The auditor of state shall audit the safeguards	1187
implemented by state institutions of higher education under	1188
division (E) of this section in the course of a normal audit	1189
conducted under section 117.46 of the Revised Code.	1190
Sec. 3345.80. (A) As used in this section, "state	1191
institution of higher education" has the same meaning as in	1192
section 3345.011 of the Revised Code.	1193
(B) For each biennial main operating appropriations bill	1194
and capital appropriations bill, each state institution of	1195
higher education shall prepare and submit to the chancellor of	1196
higher education, by a date determined by the chancellor, a	1197
rolling five-year summary of its institutional costs to be	1198
considered by the general assembly when evaluating operating and	1199
capital project funding. The chancellor shall submit a report	1200
including each state institution's five-year institutional cost	1201
summaries to the general assembly under section 101.68 of the	1202
Revised Code.	1203
(C) Each state institution of higher education's five-year	1204
institutional cost summary shall consist of the following	1205
<pre>categories:</pre>	1206
(1) All costs related to student instruction, including	1207
instructor salaries, benefits, and related operating costs;	1208
(2) All general staff costs related to maintenance,	1209
grounds, utilities, food service, and other areas as determined	1210
by the institution:	1211

(3) All other costs for staff, including academic	1212
administrators, counseling, financial aid assistance, healthcare	1213
services, and housing management.	1214
(D) Each of the categories presented in the five-year	1215
institutional cost summary shall include all of the following:	1216
(1) A detailed breakdown of annual costs and employee	1217
headcounts;	1218
(2) A complete accounting of all spending on diversity,	1219
equity, and inclusion, or related subjects;	1220
(3) An annual count of all faculty, administration, and	1221
<pre>employees.</pre>	1222
(E) The chancellor shall consult with state institutions	1223
of higher education to develop a standardized reporting format	1224
for the institutional cost summaries and a uniform approach to	1225
completing the categories required in division (C) of this	1226
section.	1227
(F) During the general assembly's consideration of the	1228
main operating appropriations and capital appropriations bills,	1229
the president of each state institution of higher education or	1230
the chancellor of higher education shall have the opportunity to	1231
present in the appropriate hearings conducted by committees that	1232
consider higher education legislation to provide commentary on	1233
trends, potential justifications, or other explanations	1234
regarding the institution's five-year summary of institutional	1235
costs.	1236
(G) Prior to the enactment of the main operating	1237
appropriations and capital appropriations bills, the chancellor	1238
shall create and present to the general assembly an aggregation	1239
report summarizing the total institutional costs for state	1240

universities and community colleges separately.	1241
Sec. 3345.87. (A) As used in this section:	1242
(1) "Position, policy, program, and activity" includes all	1243
of the following:	1244
(a) All forms of employment, including staff positions,	1245
<pre>internships, and work studies;</pre>	1246
(b) All policies, including mission statements, hiring	1247
policies, promotion policies, and tenure policies;	1248
(c) All programs and positions, including deanships,	1249
provostships, offices, programs, programs presented by residence	1250
halls, and committees;	1251
(d) All activities, including those conducted by the	1252
administrative units of orientation, first-year experience,	1253
student life, and residential life.	1254
(2) "State institution of higher education" has the same	1255
meaning as in section 3345.011 of the Revised Code.	1256
(B) With respect to every position, policy, program, and	1257
activity, each state institution of higher education shall do	1258
<pre>both of the following:</pre>	1259
(1) Treat all faculty, staff, and students as individuals,	1260
hold every individual to equal standards, and provide those	1261
individuals with equality of opportunity with regard to those	1262
individuals' race, ethnicity, religion, sex, sexual orientation,	1263
<pre>gender identity, or gender expression;</pre>	1264
(2) Provide no advantage or disadvantage to faculty,	1265
staff, or students on the basis of race, ethnicity, religion,	1266
sex, sexual orientation, gender identity, or gender expression	1267

in admissions, hiring, promotion, tenuring, or workplace	1268
conditions.	1269
(C) No state institution of higher education shall provide	1270
or require training for any administrator, teacher, staff	1271
member, or employee that advocates or promotes any of the	1272
<pre>following concepts:</pre>	1273
(1) One race or sex is inherently superior to another race	1274
or sex.	1275
(2) An individual, by virtue of his or her race or sex, is	1276
inherently racist, sexist, or oppressive, whether consciously or	1277
unconsciously.	1278
(3) An individual should be discriminated against or	1279
receive adverse treatment solely or partly because of the	1280
<pre>individual's race.</pre>	1281
(4) Members of one race cannot nor should not attempt to	1282
treat others without respect to race.	1283
(5) An individual's moral standing or worth is necessarily	1284
determined by the individual's race or sex.	1285
(6) An individual, by virtue of the individual's race or	1286
sex, bears responsibility for actions committed in the past by	1287
other members of the same race or sex.	1288
(7) An individual should feel discomfort, guilt, anguish,	1289
or any other form of psychological distress on account of his or	1290
her race or sex.	1291
(8) Meritocracy or traits such as hard work ethic are	1292
racist or sexist, or were created by members of a particular	1293
race to oppress members of another race.	1294

(9) Fault, blame, or bias should be assigned to a race or	1295
sex, or to members of a race or sex because of their race or	1296
sex.	1297
(D) Each state institution of higher education shall	1298
implement a range of disciplinary sanctions for any	1299
administrator, teacher, staff member, or employee who authorizes	1300
or engages in a training prohibited in division (C) of this	1301
section.	1302
(E) Each state institution of higher education shall issue	1303
an annual report regarding each of the following:	1304
(1) All violations of division (D) of this section	1305
committed by anyone under the institution's jurisdiction and of	1306
all consequent disciplinary sanctions;	1307
(2) Statistics on the academic qualifications of accepted_	1308
and matriculating students, disaggregated by race and sex. The	1309
statistics shall include information correlating students'	1310
academic qualifications and retention rates, disaggregated by	1311
race and sex.	1312
(F) Each state institution of higher education shall post	1313
the reports prescribed under division (E) of this section in a	1314
prominent place on the institution's web site. The reports shall	1315
be:	1316
(1) Accessible from the main page of the institution's web	1317
site by use of not more than three links;	1318
(2) Searchable by keywords and phrases;	1319
(3) Accessible to the public without requiring user	1320
registration of any kind.	1321
(G) Each state institution of higher education shall	1322

prohibit all policies designed explicitly to segregate faculty,	1323
staff, or students based on those individuals' race, ethnicity,	1324
religion, sex, sexual orientation, gender identity, or gender	1325
expression in credit-earning classroom settings, formal	1326
orientation ceremonies, and formal graduation ceremonies.	1327
Sec. 3350.10. (A) There is hereby created the northeast	1328
Ohio medical university. The principal goal of the medical	1320
university shall be to collaborate with the university of Akron,	1330
	1330
Cleveland state university, Kent state university, and	
Youngstown state university to graduate physicians oriented to	1332
the practice of medicine at the community level, especially	1333
family physicians. To accomplish this goal, the medical	1334
university may incorporate in the clinical experience provided	1335
its students the several community hospitals in the cities and	1336
areas served by the medical university; utilize practicing	1337
physicians as teachers; and to the fullest extent possible	1338
utilize the basic science capabilities of the university of	1339
Akron, Cleveland state university, Kent state university, and	1340
Youngstown state universityThe government of northeast Ohio	1341
medical university is vested in a board of eleven trustees, who	1342
shall be appointed by the governor with the advice and consent	1343
of the senate pursuant to division (A)(2) of this section.	1344
(1) Until December 22, 2008, the government of the	1345
northeast Ohio medical university is vested in a nine-member	1346
board of trustees consisting of the presidents of the university	1347
of Akron, Kent state university, and Youngstown state	1348
university; one member each of the boards of trustees of the	1349
university of Akron, Kent state university, and Youngstown state	1350
university, to be appointed by their respective boards of	1351
trustees for a term of six years ending on the first day of May	1352
or until the trustee's term on the respective university board	1353

of trustees expires, whichever occurs first; and one person each	1354
to be appointed by the boards of trustees of the university of	1355
Akron, Kent state university, and Youngstown state university,	1356
for a term of nine years ending on the first day of May; except	1357
that the term of those first appointed by the several boards of	1358
trustees shall expire on the first day of May next following	1359
their appointment. Vacancies shall be filled for the unexpired	1360
term in the manner provided for original appointment. The	1361
trustees shall receive no compensation for their services but	1362
shall be paid their reasonable necessary expenses while engaged	1363
in the discharge of their official duties. A majority of the	1364
board constitutes a quorum.	1365

(2) Beginning December 22, 2008, the government of the 1366 northeast Ohio medical university is vested in a board of eleven 1367 trustees, who shall be appointed by the governor, with the 1368 advice and consent of the senate. Two of the trustees shall be 1369 current students of the medical university, and their selection 1370 and terms shall be in accordance with division (B) of this 1371 section. Except For trustees appointed prior to January 1, 2024, 1372 except as provided in division (A)(3) of this section and except 1373 for the student members, terms of office shall be for nine 1374 years. For trustees appointed on or after January 1, 2024, 1375 except for the student members, terms of office shall be for 1376 four years. Each trustee shall hold office from the date of 1377 appointment until the end of the term for which the trustee was 1378 appointed. Any trustee appointed to fill a vacancy occurring 1379 prior to the expiration of the term for which the trustee's 1380 predecessor was appointed shall hold office for the remainder of 1381 such term. Any trustee shall continue in office subsequent to 1382 the expiration date of the trustee's term until the trustee's 1383 successor takes office, or until a period of sixty days has 1384

elapsed, whichever occurs first. No person who has served a full	1385
nine-year term or more than six years of such a term shall be	1386
eligible for reappointment until a period of four years has-	1387
elapsed since the last day of the term for which the person-	1388
previously served. The trustees shall receive no compensation	1389
for their services but shall be paid their reasonable necessary	1390
expenses while engaged in the discharge of their official	1391
duties. A majority of the board constitutes a quorum.	1392

- (3) Not later than December 22, 2008, the governor, with 1393 1394 the advice and consent of the senate, shall appoint the two student trustees and successors for the trustees serving under 1395 division (A)(1) of this section. Except for the student 1396 trustees, who shall serve terms pursuant to division (B) of this 1397 section, the initial terms of office for trustees appointed 1398 under division (A)(2) of this section shall be as follows: one 1399 term ending September 23, 2009; one term ending September 23, 1400 2010; one term ending September 23, 2011; one term ending 1401 September 23, 2012; one term ending September 23, 2013; one term 1402 ending September 23, 2014; one term ending September 23, 2015; 1403 one term ending September 23, 2016; one term ending September 1404 23, 2017. Thereafter, for trustees appointed prior to January 1, 1405 2024, terms of office shall be for nine years, as provided in 1406 division (A)(2) of this section. For trustees appointed on or 1407 after January 1, 2024, terms of office shall be for four years, 1408 as provided in division (A)(2) of this section. 1409
- (B) The student members of the board of trustees of the 1410 northeast Ohio medical university have no voting power on the 1411 board. Student members shall not be considered as members of the 1412 board in determining whether a quorum is present. Student 1413 members shall not be entitled to attend executive sessions of 1414 the board. The student members of the board shall be appointed 1415

by the governor, with the advice and consent of the senate, from	1416
a group of five candidates selected pursuant to a procedure	1417
adopted by the university's student governments and approved by	1418
the university's board of trustees. The initial term of office	1419
of one of the student members shall commence December 22, 2008,	1420
and shall expire on June 30, 2009, and the initial term of	1421
office of the other student member shall commence December 22,	1422
2008, and shall expire on June 30, 2010. Thereafter, terms of	1423
office of student members shall be for two years, each term	1424
ending on the same day of the same month of the year as the term	1425
it succeeds. In the event that a student member cannot fulfill a	1426
two-year term, a replacement shall be selected to fill the	1427
unexpired term in the same manner used to make the original	1428
selection.	1429

Sec. 3352.01. (A) There is hereby created a state 1430 university to be known as "Wright state university." The 1431 government of Wright state university is vested in a board of 1432 eleven trustees, who shall be appointed by the governor, with 1433 the advice and consent of the senate. Two of the trustees shall 1434 be students at Wright state university, and their selection and 1435 terms shall be in accordance with division (B) of this section. 1436 Except For trustees appointed prior to January 1, 2024, except 1437 for the terms of student members, terms of office shall be for 1438 nine years, commencing on the first day of July and ending on 1439 the thirtieth day of June. For trustees appointed on or after 1440 January 1, 2024, except for the terms of student members, terms 1441 of office shall be for four years, commencing on the first day 1442 of July and ending on the thirtieth day of June. Each trustee 1443 shall hold office from the date of appointment until the end of 1444 the term for which the trustee was appointed. Any trustee 1445 appointed to fill a vacancy occurring prior to the expiration of 1446

the term for which the trustee's predecessor was appointed shall	1447
hold office for the remainder of such term. Any trustee shall	1448
continue in office subsequent to the expiration date of the	1449
trustee's term until the trustee's successor takes office, or	1450
until a period of sixty days has elapsed, whichever occurs	1451
first. No person who has served a full nine-year term or more-	1452
than six years of such a term shall be eligible for	1453
reappointment until a period of four years has elapsed since the	1454
last day of the term for which the person previously served. The	1455
trustees shall receive no compensation for their services but	1456
shall be paid their reasonable necessary expenses while engaged	1457
in the discharge of their official duties. A majority of the	1458
board constitutes a quorum.	1459

(B) The student members of the board of trustees of Wright 1460 state university have no voting power on the board. Student 1461 members shall not be considered as members of the board in 1462 determining whether a quorum is present. Student members shall 1463 not be entitled to attend executive sessions of the board. The 1464 student members of the board shall be appointed by the governor, 1465 with the advice and consent of the senate, from a group of five 1466 candidates selected pursuant to a procedure adopted by the 1467 university's student governments and approved by the 1468 university's board of trustees. The initial term of office of 1469 one of the student members shall commence on July 1, 1988, and 1470 shall expire on June 30, 1989, and the initial term of office of 1471 the other student member shall commence on July 1, 1988, and 1472 shall expire on June 30, 1990. Thereafter, terms of office of 1473 student members shall be for two years, each term ending on the 1474 same day of the same month of the year as the term it succeeds. 1475 In the event that a student member cannot fulfill a two-year 1476 term, a replacement shall be selected to fill the unexpired term 1477

in the same manner used to make the original selection.

Sec. 3354.05. (A) Within ninety days after a community 1479 college district has been declared to be established, pursuant 1480 to sections 3354.02 to 3354.04 of the Revised Code, nine 1481 persons, all of whom shall be residents of the district, shall 1482 be appointed as a board of trustees of the community college 1483 district. Six trustees shall be appointed by the board of county 1484 commissioners or boards of county commissioners of such district 1485 and three trustees shall be appointed by the governor, with the 1486 advice and consent of the senate. At the time of the initial 1487 meeting of the trustees a drawing shall be held to determine the 1488 initial term of each appointee, one trustee to serve for a term 1489 ending two years after the date upon which the community college 1490 district had been declared established, three for terms ending 1491 three years after that date, three for terms ending four years 1492 after that date, and two for terms ending five years after that 1493 date. 1494

(B) At the expiration of each of the three terms appointed 1495 by the governor, and thereafter, the governor shall make 1496 appointments, with the advice and consent of the senate. At the 1497 expiration of each of the remaining six terms, and thereafter, 1498 1499 the board of county commissioners or boards of county commissioners shall make appointments. Except as provided in 1500 division (C) of this section, the successive terms of trustees 1501 appointed prior to January 1, 2024, shall be for five years, 1502 each term ending on the same day of the same month of the year 1503 as did the term which it succeeds. For trustees appointed by the 1504 board of county commissioners or boards of county commissioners 1505 on or after January 1, 2024, the term shall be for five years. 1506 For trustees appointed by the governor on or after January 1, 1507 2024, the term shall be for four years. Each trustee shall hold 1508

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term for which he was appointed. Any trustee appointed to fill a	1510
vacancy occurring prior to the expiration of the term for which	1511
his the trustee's predecessor was appointed shall hold office	1512
for the remainder of such term. Any trustee shall continue in	1513
office subsequent to the expiration date of his the trustee's	1514
term until his the trustee's successor takes office, or until a	1515
period of sixty days has elapsed, whichever occurs first.	1516
(C) Upon expiration of the Cuyahoga county community	1517
college district trustee term which ends on January 19, 1974 and	1518
for which the governor is required to appoint a successor, the	1519
new term which succeeds it shall commence on January 20, 1974	1520
and end on October 12, 1978. Upon expiration of the Mahoning	1521
county community college district trustee terms which end on	1522
February 22, 1975 and for which the governor is required to	1523
appoint successors, the new terms which succeed them shall	1524
commence on February 23, 1975 and end on February 10, 1980. Upon	1525
expiration of the Lorain county community college district	1526
trustee terms which end on October 12, 1977 and for which the	1527
governor is required to appoint successors, the new terms which	1528
succeed them shall commence on October 13, 1977 and end on	1529
August 30, 1982. Upon expiration of the Montgomery county	1530
community college district trustee term which ends on July 1,	1531
1973 and for which the governor is required to appoint a	1532
successor, the new term which succeeds it shall commence on July	1533
2, 1973 and end on October 12, 1977. Upon expiration of the	1534
Lakeland community college district trustee term which ends on	1535
March 6, 1978, and for which the governor is required to appoint	1536
a successor, the new term which succeeds it shall commence on	1537
March 7, 1978 and end on October 12, 1982.	1538

Sec. 3354.24. (A) The provisions of this section prevail

office from the date of his appointment until the end of the

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over conflicting provisions of this chapter; however, except as	1540
otherwise provided in this section, the eastern gateway	1541
community college district and its board of trustees shall	1542
comply with the provisions of this chapter.	1543

(B) The territory of Columbiana, Mahoning, and Trumbull 1544 counties is hereby added to the territory of the community 1545 college district of Jefferson county, creating a new community 1546 college district to replace the former community college 1547 district of Jefferson county. The district created under this 1548 section shall be known as and operate under the name of "eastern 1549 gateway community college district," and its charter shall be 1550 amended to this name. The Jefferson county campus is hereby part 1551 of the eastern gateway community college district and shall 1552 remain in operation unless otherwise specified by the board of 1553 trustees of the community college. 1554

The eastern gateway community college district is divided into two taxing subdistricts, one consisting of the territory of Jefferson county, and the other consisting of the territories of Columbiana, Mahoning, and Trumbull counties.

(C) On the effective date of this section as enacted by H.B. 1 of the 128th general assembly October 16, 2009, the government of the eastern gateway community college district shall be vested in a board of eleven trustees to be appointed by the governor, with the advice and consent of the senate. The board of trustees of the former community college district of Jefferson county is abolished on that date.

The governor shall appoint the members of the board of 1566 trustees of the eastern gateway community college district as 1567 successors to the board of trustees of Jefferson community 1568 college as follows: Three members of the board of trustees shall 1569

be residents of Jefferson county. (The initial Jefferson county	1570
members shall be members of the board of trustees of the former	1571
community college district of Jefferson county, as it existed	1572
before the effective date of this section October 16, 2009.)	1573
Eight members of the board of trustees shall be residents of	1574
Columbiana, Mahoning, and Trumbull counties.	1575

The initial board of trustees shall be appointed within 1576 ninety days after the effective date of this section October 16, 1577 2009, for terms as follows: Of the trustees who are residents of 1578 Jefferson county, one trustee shall be appointed for a one-year 1579 term, one trustee shall be appointed for a three-year term, and 1580 one trustee shall be appointed for a five-year term. Of the 1581 trustees who are residents of Columbiana, Mahoning, and Trumbull 1582 counties, one trustee shall be appointed for a one-year term, 1583 two trustees shall be appointed for two-year terms, two trustees 1584 shall be appointed for three-year terms, two trustees shall be 1585 appointed for four-year terms, and one trustee shall be 1586 appointed for a five-year term. 1587

At the conclusion of each initial term, the term of office

of each trustee appointed prior to January 1, 2024, shall be

five years, each term ending on the same day of the same month

of the year as did the term that it succeeds. For trustees

appointed on or after January 1, 2024, the terms of office shall

be four years, each term ending on the same day of the same

month of the year as did the term that it succeeds.

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month of the year as did the term that it succeeds.

Each trustee shall hold office from the date of the 1595 trustee's appointment until the end of the term for which the 1596 trustee was appointed. Any trustee appointed to fill a vacancy 1597 occurring before the expiration of the term for which the 1598 trustee's predecessor was appointed shall hold office for the 1599

remainder of that term. Any trustee shall continue in office	1600
subsequent to the expiration date of the trustee's term until	1601
the trustee's successor takes office, or until a period of sixty	1602
days has elapsed, whichever occurs first.	1603
If a vacancy occurs and the Jefferson county tax levy is	1604
no longer in place or a conversion under division (H) of this	1605
section has occurred, the governor shall fill the vacancy with a	1606
person residing within the eastern gateway community college	1607
district.	1608
(D) The board of trustees of the eastern gateway community	1609
college district shall continue to comply with division (G) of	1610
section 3354.09 of the Revised Code regarding tuition for	1611
students who are residents of Ohio but not residents of the	1612
district, and for students who are nonresidents of Ohio. The	1613
tuition rate shall be based on the student's county of residence	1614
and shall apply to all eastern gateway community college	1615
district classes in all district locations. Except as provided	1616
in division (F)(3) of this section, students who are residents	1617
of Columbiana, Mahoning, or Trumbull county shall continue to be	1618
charged tuition at the same rate as Ohio residents who are not	1619
residents of the district.	1620
(E)(1) Except as provided in divisions (E)(2) and (3) of	1621
this section, each member of the board of trustees shall have	1622
full voting rights on all matters that come before the board.	1623
(2) The three trustees representing Jefferson county shall	1624
have sole authority to vote on the following matters:	1625
(a) The Jefferson county tax levy;	1626
(b) The expenditure of revenue from that tax levy;	1627
(c) Levy-subsidized tuition rates.	1628

(3) The voting restrictions under division (E)(2) of this	1629
section apply until the electors of the Columbiana, Mahoning,	1630
and Trumbull county taxing subdistrict approve a tax levy under	1631
division (F)(3) of this section that is equivalent to the tax	1632
levy approved by the electors of Jefferson county for the	1633
support of the former community college district of Jefferson	1634
county on the effective date of this section October 16, 2009.	1635
For the purposes of this division, the tax levy is an equivalent	1636
tax levy if either:	1637

- (a) In the first tax year for which the tax is collected, 1638 it yields revenue per capita equal to or greater than the yield 1639 per capita of levies of the community college district in effect 1640 that year in Jefferson county, as jointly determined by the 1641 county auditors of Jefferson, Columbiana, Mahoning, and Trumbull 1642 counties; or
- (b) In the first tax year for which the tax is collected, 1644
 the effective tax rate of the tax is equal to or greater than 1645
 the effective tax rate of levies of the community college 1646
 district in effect that tax year in Jefferson county, as jointly 1647
 determined by the county auditors of Jefferson, Columbiana, 1648
 Mahoning, and Trumbull counties. 1649

As used in this division, "effective tax rate" means the

quotient obtained by dividing the total taxes charged and

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payable for a taxing subdistrict for a tax year after the

reduction prescribed by section 319.301 of the Revised Code but

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before the reduction prescribed by section 319.302 or 323.152 of

the Revised Code, by the taxable value for the taxing

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subdistrict for that tax year.

(F)(1) For each taxing subdistrict of the eastern gateway 1657 community college district, the board of trustees may propose to 1658

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levy a tax in accordance with the procedures prescribed in	1659
section 3354.12 of the Revised Code, except the following terms	1660
used in that section shall have the meanings given them in this	1661
section:	1662
(a) "District" and "community college district" mean the	1663
appropriate taxing subdistrict defined in this section;	1664
(b) "Board of trustees of the community college district"	1665
means the board of trustees for the entire eastern gateway	1666
community college district. That board of trustees may propose	1667
separate levies for either of the two taxing subdistricts.	1668
(c) "Tax duplicate" means the tax duplicate of only the	1669
appropriate taxing subdistrict and not the tax duplicate of the	1670
entire eastern gateway community college district.	1671
(2) The board of trustees may propose to levy a tax on	1672
	1673
taxable property in Jefferson county to be voted on by the	
electors of Jefferson county as provided in division (F)(1) of	1674
this section. An affirmative vote by a majority of the electors	1675
of the subdistrict voting on the question is necessary for	1676
passage. Any money raised by a tax levied by the former	1677
community college district of Jefferson county or a subsequent	1678
tax levied in Jefferson county in accordance with division (F)	1679
(1) of this section shall be used solely for the benefit of	1680
Jefferson county residents attending the eastern gateway	1681
community college in the form of student tuition subsidies,	1682
student scholarships, and instructional facilities, equipment,	1683
and support services located within Jefferson county, or for any	1684
purpose approved by the electors. Such amounts shall be	1685

deposited into a separate fund of the taxing subdistrict, and

shall be budgeted separately.

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(3) The board of trustees may propose to levy a tax on	1688
taxable property in Columbiana, Mahoning, and Trumbull counties	1689
to be voted on by the electors of the counties as provided in	1690
division (F)(1) of this section. An affirmative vote by a	1691
majority of the electors of the subdistrict voting on the	1692
question is necessary for passage. Any amounts raised by such a	1693
tax in the tax subdistrict shall be used solely for the benefit	1694
of residents of the subdistrict attending the eastern gateway	1695
community college in the form of student tuition subsidies,	1696
student scholarships, and instructional facilities, equipment,	1697
and support services located within Columbiana, Mahoning, and	1698
Trumbull counties, or for any purpose approved by the electors.	1699
Amounts collected shall be deposited into a separate fund from	1700
all other revenues collected by each taxing subdistrict.	1701

The board of trustees may adjust the rate of tuition charged to each taxing subdistrict's residents to an amount commensurate with the amount of tax the board of trustees dedicates for instructional and general services provided to the residents of the subdistrict.

- (G) The board of trustees of the eastern gateway community

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 college district may issue bonds in accordance with section

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 3354.11 of the Revised Code, but the board may limit the

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 question of approval of the issue of those bonds to the electors

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 of only one of the two taxing subdistricts, in which case the

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 board also may limit the use of the property or improvements to

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 the residents of that subdistrict.
- (H) If the tax levy in Jefferson county expires, is not
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 renewed, or is not approved by the electors of Jefferson county
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 and the other taxing subdistrict does not levy a tax for the
 purposes of this section, the board of trustees of the eastern
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gateway community college district shall submit a proposal to	1718
the chancellor of the board of regents to convert to a state	1719
community college and, upon the chancellor's approval of the	1720
proposal, enter into a transition agreement with the chancellor	1721
following the procedures set forth in section 3358.05 of the	1722
Revised Code for a technical college district.	1723

Sec. 3356.01. (A) There is hereby created Youngstown state 1724 university. The government of Youngstown state university is 1725 vested in a board of eleven trustees, who shall be appointed by 1726 the governor, with the advice and consent of the senate. Two of 1727 the trustees shall be students at Youngstown state university, 1728 and their selection and terms shall be in accordance with 1729 division (B) of this section. Except For trustees appointed 1730 prior to January 1, 2024, except for the terms of student 1731 members, terms of office shall be for nine years, commencing on 1732 the second day of May and ending on the first day of May. For 1733 trustees appointed on or after January 1, 2024, except for the 1734 terms of student members, terms of office shall be for four 1735 years, commencing on the second day of May and ending on the 1736 first day of May. Each trustee shall hold office from the date 1737 of appointment until the end of the term for which the trustee 1738 was appointed. Any trustee appointed to fill a vacancy occurring 1739 prior to the expiration of the term for which the trustee's 1740 predecessor was appointed shall hold office for the remainder of 1741 such term. Any trustee shall continue in office subsequent to 1742 the expiration date of the trustee's term until the trustee's 1743 successor takes office, or until a period of sixty days has 1744 elapsed, whichever occurs first. No person who has served a full 1745 nine-year term or more than six years of such a term shall be-1746 eligible to reappointment until a period of four years has-1747 elapsed since the last day of the term for which the person-1748

previously served. The trustees shall receive no compensation	1749
for their services but shall be paid their reasonable necessary	1750
expenses while engaged in the discharge of their duties. A	1751
majority of the board constitutes a quorum.	1752

- (B) The student members of the board of trustees of 1753 Youngstown state university have no voting power on the board. 1754 Student members shall not be considered as members of the board 1755 in determining whether a quorum is present. Student members 1756 shall not be entitled to attend executive sessions of the board. 1757 The student members of the board shall be appointed by the 1758 governor, with the advice and consent of the senate, from a 1759 group of five candidates selected pursuant to a procedure 1760 adopted by the university's student governments and approved by 1761 the university's board of trustees. The initial term of office 1762 of one of the student members shall commence on May 2, 1988_L and 1763 shall expire on May 1, 1989, and the initial term of office of 1764 the other student member shall commence on May 2, 1988, and 1765 expire on May 1, 1990. Thereafter, terms of office of student 1766 members shall be for two years, each term ending on the same day 1767 of the same month of the year as the term it succeeds. In the 1768 event that a student member cannot fulfill a two-year term, a 1769 replacement shall be selected to fill the unexpired term in the 1770 same manner used to make the original selection. 1771
- Sec. 3357.022. (A) The provisions of this section prevail

 over conflicting provisions of this chapter; however, except as

 otherwise provided in this section, the stark state college

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 district and its board of trustees shall comply with the

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 provisions of this chapter.
- (B) The territory of Summit county is hereby added to the 1777 territory of the technical college district of Stark county, 1778

creating a new technical college district to replace the former	1779
technical college district of Stark county. The district created	1780
under this section shall be known as and operate under the name	1781
of "stark state college district," and its charter shall be	1782
amended to reflect this name. The Stark county campus is hereby	1783
part of the stark state college district and shall remain in	1784
operation unless otherwise specified by the board of trustees of	1785
the technical college.	1786

- (C) On the effective date of this section November 2, 1787 2018, the government of the stark state college district shall 1788 be vested in a board of nine trustees. Appointees shall be 1789 qualified electors residing in the stark state college district 1790 and shall not be employees of the college. No new trustee may be 1791 appointed who is a member of any board of education or 1792 educational service center governing board. The term of office 1793 shall be three years for trustees appointed prior to January 1, 1794 2024. On and after January 1, 2024, the terms of office of 1795 trustees appointed by the governor shall be four years and the 1796 terms of office for all other trustees shall be three years. 1797 Each trustee shall hold office from the date of appointment 1798 until the end of the appointed term. Any trustee appointed to 1799 fill a vacancy occurring prior to the expiration of the term for 1800 which the trustee's predecessor was appointed shall hold office 1801 for the remainder of such term. Any trustee shall continue in 1802 office subsequent to the expiration date of the trustee's term 1803 until a successor takes office, or until a period of sixty days 1804 has elapsed, whichever occurs first. 1805
- (1) Three trustees shall be appointed by the governor with 1806 the advice and consent of the senate. 1807

The governor shall appoint members of the board of

trustees that are residents of the stark state college district.	1809
Not more than one member of the board of trustees appointed by	1810
the governor shall be an employee of a government agency. The	1811
members of the board of trustees of the former technical college	1812
district of Stark county shall remain members of the board until	1813
the expiration of their terms as each existed prior to—the—	1814
effective date of this section November 2, 2018.	1815

- (2) Six trustees shall be appointed by the presidents, or 1816 their representatives, of the city and exempted village school 1817 district boards of education and of the educational service 1818 center governing boards whose territories are included in the 1819 stark state college district. Prior to the appointment of 1820 trustees, the president of the governing board of the 1821 educational service center serving Stark county or, if more than 1822 one service center serves the county, the president of the 1823 governing board of the educational service center serving the 1824 largest portion of Stark county shall call a caucus of those 1825 board presidents at a time and place designated by the service 1826 center board president. At such caucus, the board presidents or 1827 their representatives shall select trustees by majority vote of 1828 those attending. Not more than one member of the board of 1829 trustees selected in this manner shall be a resident of Summit 1830 county, and not more than two members of the board of trustees 1831 selected in this manner shall be employees of government 1832 agencies. The members of the board of trustees of the former 1833 technical college district of Stark county shall remain members 1834 of the board until the expiration of their terms as each existed 1835 prior to the effective date of this section November 2, 2018. 1836
- (D) The board of trustees of the stark state college 1837 district shall continue to comply with division (G) of section 1838 3357.09 of the Revised Code regarding tuition for students who 1839

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are residents of Ohio, but not residents of the district, and	1840
for students who are nonresidents of Ohio. The tuition rate	1841
shall be based on the student's county of residence and shall	1842
apply to all stark state college district classes in all	1843
district locations.	1844

(E) Each member of the board of trustees shall have full voting rights on all matters that come before the board.

Sec. 3357.05. Within ninety days after a technical college 1847 district is created pursuant to section 3357.02 of the Revised 1848 Code, trustees shall be appointed to serve as a board of 1849 trustees of the technical college district. Appointees shall be 1850 qualified electors residing in the technical college district 1851 and shall not be employees of that technical college. No new 1852 trustee may be appointed who is a member of any board of 1853 education or educational service center governing board. The 1854 term of office shall be three or four years with the exception 1855 of initial appointments as provided in this section and section 1856 3357.021 of the Revised Code. Trustees shall be appointed in the 1857 manner and for the terms provided by this section. Each trustee 1858 shall hold office from the date of appointment until the end of 1859 the appointed term. Any trustee appointed to fill a vacancy 1860 1861 occurring prior to the expiration of the term for which the trustee's predecessor was appointed shall hold office for the 1862 remainder of such term. Any trustee shall continue in office 1863 subsequent to the expiration date of his the trustee's term 1864 until a successor takes office, or until a period of sixty days 1865 has elapsed, whichever occurs first. 1866

(A) If a technical college district embraces the territory 1867 of one or more school districts and more than half of the 1868 territory of each such district is in the same county, seven 1869

trustees shall be appointed. Two trustees shall be appointed by	1870
the governor with the advice and consent of the senate. Not more	1871
than one of such trustees appointed shall be an employee of a	1872
governmental agency. Of the initial appointments, one shall be	1873
for a term ending two years after the date upon which the	1874
technical college district was created and one for a term ending	1875
three years after that date. The successive terms of trustees	1876
appointed by the governor shall be for three years for trustees	1877
appointed prior to January 1, 2024, and four years for trustees	1878
appointed on or after that date, with each term ending on the	1879
same day of the same month of the year as did the term which it	1880
succeeds. Five trustees shall be appointed by the presidents or	1881
their representatives of the city and exempted village boards of	1882
education of school districts and the governing boards of	1883
service centers whose territories are embraced in the technical	1884
college district. Prior to the appointment of the trustees, the	1885
president of the board of education of the city school district	1886
having the largest pupil enrollment shall call a caucus of the	1887
presidents of the aforementioned boards of education at a time	1888
and place designated by such president. At such caucus, the	1889
board presidents or their representatives shall select five	1890
trustees by majority vote of those attending. Not more than two	1891
of such trustees selected shall be employees of any governmental	1892
agency. Of the initial appointments, two shall be for one year	1893
terms, two shall be for two year terms, and one shall be for a	1894
three year term. The successive terms of trustees appointed by	1895
the board presidents or their representatives shall be for three	1896
<pre>years. If there is a vacancy, such vacancy shall be filled by</pre>	1897
the authority making the original appointment for the balance of	1898
the unexpired term.	1899

(B) If a technical college district embraces territory

other than described in division (A) of this section, nine	1901
trustees shall be appointed. Three trustees shall be appointed	1902
by the governor with the advice and consent of the senate. Not	1903
more than one of such trustees appointed shall be an employee of	1904
a governmental agency. Of the initial appointments, one shall be	1905
for a term ending one year after the date upon which the	1906
technical college district was created, one for a term ending	1907
two years after that date, and one for a term ending three years	1908
after that date. The successive terms of trustees appointed by	1909
the governor shall be for three created, one for a term ending-	1910
two years after that date, and one for a term ending three years	1911
after that date. The successive terms of trustees appointed by	1912
the governor shall be for three years for trustees appointed	1913
prior to January 1, 2024, and four years for trustees appointed	1914
on or after that date, with each term ending on the same day of	1915
the same month of the year as did the term which it succeeds.	1916
Six trustees shall be appointed by the presidents or their	1917
representatives of the city and exempted village boards of	1918
education of school districts and the governing boards of	1919
service districts whose territories are embraced in the	1920
technical college district. Prior to the appointment of the	1921
trustees, the president of the board of education of the city	1922
school district having the largest pupil enrollment shall call a	1923
caucus of the presidents of the foregoing boards of education at	1924
a time and place designated by such president. At such caucus,	1925
the board presidents or their representatives shall select six	1926
trustees by majority vote of those attending. Not more than two	1927
of such trustees selected shall be employees of any governmental	1928
agency. Of the initial appointments, two shall be for one year	1929
terms, two shall be for two year terms, and two shall be for	1930
three year terms. The successive terms of trustees appointed by	1931
the board presidents or their representatives shall be for three	1932

<u>years.</u> If there is a vacancy, such vacancy shall be filled by	1933
the authority making the original appointment for the balance of	1934
the unexpired term.	1935

(C) A board of trustees of a technical college district 1936 established prior to November 5, 1965, may, by a resolution 1937 approved by a majority of the members of the board, abolish such 1938 board. Immediately thereafter, a new board shall be appointed 1939 under division (A) of this section, except that the persons 1940 serving on the board at the time of its dissolution shall be 1941 1942 appointed to initial appointments which most nearly coincide in length with the time remaining in their terms at the time those 1943 terms were terminated under this division. 1944

Sec. 3358.03. The government of a state community college 1945 district is vested in a board of nine trustees who shall be 1946 appointed by the governor with the advice and consent of the 1947 senate. Within ninety days after a state community college 1948 district is created pursuant to section 3358.02 of the Revised 1949 Code, the governor shall make initial appointments to the board. 1950 Of these appointments three shall be for terms ending two years 1951 after the date upon which the district was created, three shall 1952 be for terms ending four years after that date, and three shall 1953 1954 be for terms ending six years after that date. Thereafter, the successive terms of trustees appointed prior to January 1, 2024, 1955 shall be for six years, each term ending on the same day of the 1956 same month of the year as did the term which it succeeds. For 1957 trustees appointed on or after January 1, 2024, the terms shall 1958 be for four years. Each trustee shall hold office from the date 1959 of appointment until the end of the term for which the trustee 1960 was appointed. Any trustee appointed to fill a vacancy occurring 1961 prior to the expiration of the term for which the trustee's 1962 predecessor was appointed shall hold office for the remainder of 1963

such term. Any trustee shall continue in office subsequent to	1964
the expiration date of the trustee's term until the trustee's	1965
successor takes office, or until a period of sixty days has	1966
elapsed, whichever occurs first. Where a state community college	1967
district succeeds to the operations of a state general and	1968
technical college, or a technical college district, the initial	1969
board of trustees of the district shall be composed of the	1970
members of the board of trustees of the state general and	1971
technical college, or a technical college district, to serve for	1972
the balance of their existing terms, and such additional number	1973
appointed by the governor, with the advice and consent of the	1974
senate, as will total nine members; and the terms of such	1975
members appointed by the governor originally and to all	1976
succeeding terms shall be such that, in combination with the	1977
original remaining terms of the members from the technical	1978
college district, the eventual result will be that three terms	1979
will expire every second year. Appointees shall be qualified	1980
electors of the state. The trustees shall receive no	1981
compensation for their services, but may be paid for their	1982
reasonably necessary expenses while engaged in the discharge of	1983
their official duties. A majority of the board constitutes a	1984
quorum.	1985

Sec. 3359.01. (A) There is hereby created a state 1986 university to be known as "The University of Akron." The 1987 government of the university of Akron is vested in a board of 1988 eleven trustees who shall be appointed by the governor, with the 1989 advice and consent of the senate. Two of the trustees shall be 1990 students at the university of Akron, and their selection and 1991 terms shall be in accordance with division (B) of this section. 1992 Except For trustees appointed prior to January 1, 2024, except 1993 for the terms of student members, terms of office shall be for 1994

nine years, commencing on the second day of July and ending on	1995
the first day of July. For trustees appointed on or after	1996
January 1, 2024, except for the terms of student members, terms	1997
of office shall be for four years. Each trustee shall hold	1998
office from the date of appointment until the end of the term	1999
for which the trustee was appointed. Any trustee appointed to	2000
fill a vacancy occurring prior to the expiration of the term for	2001
which the trustee's predecessor was appointed shall hold office	2002
for the remainder of such term. Any trustee shall continue in	2003
office subsequent to the expiration date of the trustee's term	2004
until the trustee's successor takes office, or until a period of	2005
sixty days has elapsed, whichever occurs first. No person who	2006
has served a full nine-year term or more than six years of such	2007
a term shall be eligible for reappointment until a period of	2008
four years has elapsed since the last day of the term for which	2009
the person previously served. The trustees shall receive no	2010
compensation for their services but shall be paid their	2011
reasonable necessary expenses while engaged in the discharge of	2012
their official duties. A majority of the board constitutes a	2013
quorum.	2014

(B) The student members of the board of trustees of the 2015 university of Akron have no voting power on the board. Student 2016 members shall not be considered as members of the board in 2017 determining whether a quorum is present. Student members shall 2018 not be entitled to attend executive sessions of the board. The 2019 student members of the board shall be appointed by the governor, 2020 with the advice and consent of the senate, from a group of five 2021 candidates selected pursuant to a procedure adopted by the 2022 university's student governments and approved by the 2023 university's board of trustees. The initial term of office of 2024 one of the student members shall commence on July 2, 1988, and 2025

shall expire on July 1, 1989, and the initial term of office of	2026
the other student member shall commence on July 2, 1988, and	2027
expire on July 1, 1990. Thereafter, terms of office of student	2028
members shall be for two years, each term ending on the same day	2029
of the same month of the year as the term it succeeds. In the	2030
event that a student member cannot fulfill a two-year term, a	2031
replacement shall be selected to fill the unexpired term in the	2032
same manner used to make the original selection.	2033

Sec. 3361.01. (A) There is hereby created a state 2034 university to be known as the "university of Cincinnati." The 2035 government of the university of Cincinnati is vested in a board 2036 of eleven trustees who shall be appointed by the governor with 2037 the advice and consent of the senate. Two of the trustees shall 2038 be students at the university of Cincinnati, and their selection 2039 and terms shall be in accordance with division (B) of this 2040 section. The terms of the first nine members of the board of 2041 trustees shall commence upon the effective date of the transfer 2042 of assets of the state-affiliated university of Cincinnati to 2043 the university of Cincinnati hereby created. One of such 2044 trustees shall be appointed for a term ending on the first day 2045 of January occurring at least twelve months after such date of 2046 transfer, and each of the other trustees shall be appointed for 2047 respective terms ending on each succeeding first day of January, 2048 so that one term will expire on each first day of January after 2049 expiration of the shortest term. Except For trustees appointed 2050 prior to January 1, 2024, except for the two student trustees, 2051 each successor trustee shall be appointed for a term ending on 2052 the first day of January, nine years from the expiration date of 2053 the term the trustee succeeds, except that any person appointed 2054 to fill a vacancy shall be appointed to serve only for the 2055 unexpired term. For trustees appointed on or after January 1, 2056

2024, except for the two student trustees, each trustee shall be	2057
appointed for a term ending on the first day of January, four	2058
years from the expiration date of the term the trustee succeeds,	2059
except that any person appointed to fill a vacancy shall be	2060
appointed to serve only for the unexpired term.	2061
Any trustee shall continue in office subsequent to the	2062
expiration date of the trustee's term until the trustee's	2063
successor takes office, or until a period of sixty days has	2064
	2065
elapsed, whichever occurs first.	2065
No person who has served a full nine-year term or longer-	2066
or more than six years of such a term shall be eligible to-	2067
reappointment until a period of four years has elapsed since the	2068
last day of the term for which the person previously served.	2069
The trustees shall receive no compensation for their	2070
	2070
services but shall be paid their reasonable necessary expenses	2071
while engaged in the discharge of their official duties. A	-
majority of the board constitutes a quorum.	2073
(B) The student members of the board of trustees of the	2074
university of Cincinnati have no voting power on the board.	2075
Student members shall not be considered as members of the board	2076
in determining whether a quorum is present. Student members	2077
shall not be entitled to attend executive sessions of the board.	2078
The student members of the board shall be appointed by the	2079
governor, with the advice and consent of the senate, from a	2080
group of five candidates selected pursuant to a procedure	2081
adopted by the university's student governments and approved by	2082
the university's board of trustees. The initial term of office	2083
of one of the student members shall commence on May 14, 1988,	2084
and shall expire on May 13, 1989, and the initial term of office	2085
of the other student member shall commence on May 14, 1988, and	2086

Sub. S. B. No. 83 As Passed by the Senate

expire on May 13, 1990. Thereafter, terms of office of student	2087
members shall be for two years, each term ending on the same day	2088
of the same month of the year as the term it succeeds. In the	2089
event that a student cannot fulfill a two-year term, a	2090
replacement shall be selected to fill the unexpired term in the	2091
same manner used to make the original selection.	2092

Sec. 3362.01. (A) There is hereby created a state 2093 university to be known as "Shawnee state university." The 2094 government of Shawnee state university is vested in a board of 2095 2096 eleven trustees who shall be appointed by the governor with the advice and consent of the senate. Two of the trustees shall be 2097 students at Shawnee state university, and their selection and 2098 terms shall be in accordance with division (B) of this section. 2099 The remaining trustees shall be appointed as follows: one for a 2100 term of one year, one for a term of two years, one for a term of 2101 three years, one for a term of four years, one for a term of 2102 five years, one for a term of six years, one for a term of seven 2103 years, one for a term of eight years, and one for a term of nine 2104 years. Thereafter, for trustees appointed prior to January 1, 2105 2024, terms shall be for nine years. For trustees appointed on 2106 or after January 1, 2024, terms shall be for four years. All 2107 terms of office shall commence on the first day of July and end 2108 on the thirtieth day of June. 2109

Each trustee shall hold office from the date of 2110 appointment until the end of the term for which the trustee was 2111 appointed. Any trustee appointed to fill a vacancy occurring 2112 prior to the expiration of the term for which the trustee's 2113 predecessor was appointed shall hold office for the remainder of 2114 such term. Any trustee shall continue in office subsequent to 2115 the expiration date of the trustee's term until the trustee's 2116 successor takes office, or until a period of sixty days has 2117

As Passed by the Senate	
elapsed, whichever occurs first. No person who has served a full	2118
nine-year term or more than six years of such a term shall be-	2119
eligible for reappointment until a period of four years has	2120
elapsed since the last day of the term for which the person	2121
previously served.	2122
The trustees shall receive no compensation for their	2123
services but shall be paid their reasonable and necessary	2124
expenses while engaged in the discharge of their official	2125
duties.	2126
A majority of the board constitutes a quorum.	2127
(B) The student members of the board of trustees of	2128
Shawnee state university have no voting power on the board.	2129
Student members shall not be considered as members of the board	2130
in determining whether a quorum is present. Student members	2131
shall not be entitled to attend executive sessions of the board.	2132
The student members of the board shall be appointed by the	2133
governor, with the advice and consent of the senate, from a	2134
group of five candidates selected pursuant to a procedure	2135
adopted by the university's student governments and approved by	2136
the university's hoard of trustees. The initial term of office	2137

the university's board of trustees. The initial term of office 2137 of one of the student members shall commence on July 1, 1988, 2138 and shall expire on June 30, 1989, and the initial term of 2139 office of the other student member shall commence on July 1, 2140 1988, and expire on June 30, 1990. Thereafter, terms of office 2141 of student members shall be for two years, each term ending on 2142 the same day of the same month of the year as the term it 2143 succeeds. In the event a student member cannot fulfill a two-2144 year term, a replacement shall be selected to fill the unexpired 2145 term in the same manner used to make the original selection. 2146

Sec. 3364.01. (A) The university of Toledo, as authorized

under former Chapter 3360. of the Revised Code, and the medical	2148
university of Ohio at Toledo, as authorized under former	2149
sections 3350.01 to 3350.05 of the Revised Code, shall be	2150
combined as one state university to be known as the "university	2151
of Toledo."	2152

- (B) (1) The government of the combined university of Toledo 2153 is vested in a board of trustees which, except as prescribed in 2154 division (B)(2) of this section, shall be appointed by the 2155 governor with the advice and consent of the senate. The initial 2156 board of trustees of the combined university shall be as 2157 prescribed in division (B)(2) of this section. After the 2158 abolishment of offices as prescribed in division (B)(2)(a) of 2159 this section, the board of trustees of the combined university 2160 shall consist of nine voting members, who, if appointed prior to 2161 January 1, 2024, shall serve for terms of nine years, or, if 2162 appointed on or after January 1, 2024, shall serve for terms of 2163 four years, and two nonvoting members, who shall be students of 2164 the combined university and who shall serve for terms of two 2165 years. Terms of office of trustees shall begin on the second day 2166 of July and end on the first day of July. 2167
- (2) The initial board of trustees of the combined 2168 university shall consist of seventeen voting members who are the 2169 eight members who made up the board of trustees of the medical 2170 university of Ohio at Toledo prior to May 1, 2006, under former 2171 section 3350.01 of the Revised Code, and whose terms would 2172 expire under that section after May 1, 2006; the eight voting 2173 members who made up the board of trustees of the university of 2174 Toledo, under former section 3360.01 of the Revised Code, and 2175 whose terms would expire under that section after July 1, 2006; 2176 and one additional member appointed by the governor with the 2177 advice and consent of the senate. The terms of office, 2178

abolishment of office, and succession of the voting members of	2179
the initial board shall be as prescribed in division (B)(2)(a)	2180
of this section. The initial board also shall consist of two	2181
nonvoting members who are students of the combined university,	2182
as prescribed in division (B)(2)(b) of this section.	2183

(a) The term of office of the voting member of the initial board of trustees of the combined university who was not formerly a member of either the board of trustees of the medical university of Ohio at Toledo or the board of trustees of the university of Toledo shall be for nine years, beginning on July 2, 2006, and ending on July 1, 2015.

The terms of office of the sixteen other voting members of the initial board of trustees shall expire on July 1 of the year they otherwise would expire under former section 3350.01 or 3360.01 of the Revised Code.

The office of one voting member whose term expires on July 1, 2007, shall be abolished on that date. The governor, with the advice and consent of the senate, shall appoint a successor to the office of the other voting member whose term expires on that date to a nine-year term beginning on July 2, 2007.

The office of one voting member whose term expires on July 1, 2008, shall be abolished on that date. The governor, with the advice and consent of the senate, shall appoint a successor to the office of the other voting member whose term expires on that date to a nine-year term beginning on July 2, 2008.

The office of one voting member whose term expires on July 2204

1, 2009, shall be abolished on that date. The governor, with the 2205

advice and consent of the senate, shall appoint a successor to 2206

the office of the other voting member whose term expires on that 2207

Sub. S. B. No. 83 As Passed by the Senate

date to a nine-year term beginning on July 2, 2009.	2208
The office of one voting member whose term expires on July	2209
1, 2010, shall be abolished on that date. The governor, with the	2210
advice and consent of the senate, shall appoint a successor to	2211
the office of the other voting member whose term expires on that	2212
date to a nine-year term beginning on July 2, 2010.	2213
The office of one voting member whose term expires on July	2214
1, 2011, shall be abolished on that date. The governor, with the	2215
advice and consent of the senate, shall appoint a successor to	2216
the office of the other voting member whose term expires on that	2217
date to a nine-year term beginning on July 2, 2011.	2218
The office of one voting member whose term expires on July	2219
1, 2012, shall be abolished on that date. The governor, with the	2220
advice and consent of the senate, shall appoint a successor to	2221
the office of the other voting member whose term expires on that	2222
date to a nine-year term beginning on July 2, 2012.	2223
The office of one voting member whose term expires on July	2224
1, 2013, shall be abolished on that date. The governor, with the	2225
advice and consent of the senate, shall appoint a successor to	2226
the office of the other voting member whose term expires on that	2227
date to a nine-year term beginning on July 2, 2013.	2228
The office of one voting member whose term expires on July	2229
1, 2014, shall be abolished on that date. The governor, with the	2230
advice and consent of the senate, shall appoint a successor to	2231
the office of the other voting member whose term expires on that	2232
date to a nine-year term beginning on July 2, 2014.	2233
The governor, with the advice and consent of the senate,	2234
shall appoint a successor to the office of the voting member	2235
whose term expires on July 1, 2015, to a nine-year term	2236

beginning on July 2, 2015.

Thereafter the terms of office of all subsequent voting 2238 members of the board of trustees who are appointed prior to 2239 <u>January 1, 2024</u>, shall be for nine years beginning on the second 2240 day of July and ending on the first day of July. The terms of 2241 office for voting members of the board of trustees who are 2242 appointed on or after January 1, 2024, shall be for four years 2243 beginning on the second day of July and ending on the first day 2244 of July. 2245

- (b) One of the student members of the initial board of 2246 trustees shall be the student member of the former university of 2247 Toledo board of trustees, appointed under former section 3360.01 2248 of the Revised Code, whose term would expire under that section 2249 on July 1, 2007. The term of that student member shall expire on 2250 July 1, 2007. The other student member shall be a new appointee, 2251 representing the portion of the combined university that made up 2252 the former medical university of Ohio at Toledo, appointed to a 2253 two-year term beginning on July 2, 2006, and ending on July 1, 2254 2008. That student trustee shall be appointed by the governor, 2255 with the advice and consent of the senate, from a group of three 2256 candidates selected pursuant to a procedure adopted by the 2257 2258 university's student governments and approved by the university's board of trustees. Thereafter appointment and terms 2259 of office of student members of the board of trustees shall be 2260 as prescribed by division (B)(3) of this section. 2261
- (3) The student members of the board of trustees of the 2262 combined university shall be appointed by the governor, with the 2263 advice and consent of the senate, from a group of six candidates 2264 selected pursuant to a procedure adopted by the university's 2265 student governments and approved by the university's board of 2266

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Sub. S. B. No. 83 As Passed by the Senate

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(4) Each trustee shall hold office from the date of 2273 appointment until the end of the term for which the trustee was 2274 appointed. Any trustee appointed to fill a vacancy occurring 2275 prior to the expiration of the term for which the trustee's 2276 2277 predecessor was appointed shall hold office for the remainder of such term. Any trustee shall continue in office subsequent to 2278 the expiration date of the trustee's term until the trustee's 2279 successor takes office, or until a period of sixty days has 2280 elapsed, whichever occurs first. 2281

(5) No person who has served as a voting member of the board of trustees for a full nine year term or more than six years of such a term and no person who is a voting member of the initial board of trustees as prescribed in division (B)(2)(a) of this section is eligible for reappointment to the board until a period of four years has elapsed since the last day of the term for which the person previously served.

No person who served as a voting member of the board of 2289 2290 trustees of the former university of Toledo, as authorized underformer Chapter 3360. of the Revised Code, for a full nine year-2291 2292 term or more than six years of such a term, and no person whoserved on the board of trustees of the former medical university 2293 of Ohio at Toledo, as authorized under former sections 3350.01 2294 to 3350.05 of the Revised Code, for a full nine-year term or 2295 more than six years of such a term is eligible for appointment 2296

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to the board of trustees of the combined university until a	2297			
period of four years has elapsed since the last day of the term				
for which the person previously served.	2299			
(C) The trustees shall receive no compensation for their	2300			
services but shall be paid their reasonable necessary expenses	2301			
while engaged in the discharge of their official duties. A	2302			
majority of the board constitutes a quorum. The student members	2303			
of the board have no voting power on the board. Student members	2304			
shall not be considered as members of the board in determining	2305			
whether a quorum is present. Student members shall not be	2306			
entitled to attend executive sessions of the board.	2307			
Sec. 4117.14. (A) The procedures contained in this section	2308			
govern the settlement of disputes between an exclusive	2309			
representative and a public employer concerning the termination	2310			
or modification of an existing collective bargaining agreement	2311			
or negotiation of a successor agreement, or the negotiation of	2312			
an initial collective bargaining agreement.	2313			
(B)(1) In those cases where there exists a collective	2314			
bargaining agreement, any public employer or exclusive	2315			
representative desiring to terminate, modify, or negotiate a	2316			
successor collective bargaining agreement shall:	2317			
(a) Serve written notice upon the other party of the	2318			
proposed termination, modification, or successor agreement. The	2319			
party must serve the notice not less than sixty days prior to	2320			
the expiration date of the existing agreement or, in the event	2321			
the existing collective bargaining agreement does not contain an	2322			
expiration date, not less than sixty days prior to the time it	2323			

is proposed to make the termination or modifications or to make

effective a successor agreement.

applicable.

(b) Offer to bargain collectively with the other party for	2326
the purpose of modifying or terminating any existing agreement	2327
or negotiating a successor agreement;	2328
(c) Notify the state employment relations board of the	2329
offer by serving upon the board a copy of the written notice to	2330
the other party and a copy of the existing collective bargaining	2331
agreement.	2332
(2) In the case of initial negotiations between a public	2333
employer and an exclusive representative, where a collective	2334
bargaining agreement has not been in effect between the parties,	2335
any party may serve notice upon the board and the other party	2336
setting forth the names and addresses of the parties and	2337
offering to meet, for a period of ninety days, with the other	2338
party for the purpose of negotiating a collective bargaining	2339
party for the purpose of negotiating a corrective bargaining	2000
agreement.	2340
agreement.	2340
agreement. If the settlement procedures specified in divisions (B),	2340 2341
agreement. If the settlement procedures specified in divisions (B), (C), and (D) of this section govern the parties, where those	2340 2341 2342
agreement. If the settlement procedures specified in divisions (B), (C), and (D) of this section govern the parties, where those procedures refer to the expiration of a collective bargaining	2340 2341 2342 2343
agreement. If the settlement procedures specified in divisions (B), (C), and (D) of this section govern the parties, where those procedures refer to the expiration of a collective bargaining agreement, it means the expiration of the sixty-day period to	2340 2341 2342 2343 2344
agreement. If the settlement procedures specified in divisions (B), (C), and (D) of this section govern the parties, where those procedures refer to the expiration of a collective bargaining agreement, it means the expiration of the sixty-day period to negotiate a collective bargaining agreement referred to in this	2340 2341 2342 2343 2344 2345
agreement. If the settlement procedures specified in divisions (B), (C), and (D) of this section govern the parties, where those procedures refer to the expiration of a collective bargaining agreement, it means the expiration of the sixty-day period to negotiate a collective bargaining agreement referred to in this subdivision, or in the case of initial negotiations, it means	2340 2341 2342 2343 2344 2345 2346
agreement. If the settlement procedures specified in divisions (B), (C), and (D) of this section govern the parties, where those procedures refer to the expiration of a collective bargaining agreement, it means the expiration of the sixty-day period to negotiate a collective bargaining agreement referred to in this subdivision, or in the case of initial negotiations, it means the ninety-day period referred to in this subdivision.	2340 2341 2342 2343 2344 2345 2346 2347
agreement. If the settlement procedures specified in divisions (B), (C), and (D) of this section govern the parties, where those procedures refer to the expiration of a collective bargaining agreement, it means the expiration of the sixty-day period to negotiate a collective bargaining agreement referred to in this subdivision, or in the case of initial negotiations, it means the ninety-day period referred to in this subdivision. (3) The parties shall continue in full force and effect	2340 2341 2342 2343 2344 2345 2346 2347
agreement. If the settlement procedures specified in divisions (B), (C), and (D) of this section govern the parties, where those procedures refer to the expiration of a collective bargaining agreement, it means the expiration of the sixty-day period to negotiate a collective bargaining agreement referred to in this subdivision, or in the case of initial negotiations, it means the ninety-day period referred to in this subdivision. (3) The parties shall continue in full force and effect all the terms and conditions of any existing collective	2340 2341 2342 2343 2344 2345 2346 2347 2348 2349
agreement. If the settlement procedures specified in divisions (B), (C), and (D) of this section govern the parties, where those procedures refer to the expiration of a collective bargaining agreement, it means the expiration of the sixty-day period to negotiate a collective bargaining agreement referred to in this subdivision, or in the case of initial negotiations, it means the ninety-day period referred to in this subdivision. (3) The parties shall continue in full force and effect all the terms and conditions of any existing collective bargaining agreement, without resort to strike or lock-out, for	2340 2341 2342 2343 2344 2345 2346 2347 2348 2349 2350
If the settlement procedures specified in divisions (B), (C), and (D) of this section govern the parties, where those procedures refer to the expiration of a collective bargaining agreement, it means the expiration of the sixty-day period to negotiate a collective bargaining agreement referred to in this subdivision, or in the case of initial negotiations, it means the ninety-day period referred to in this subdivision. (3) The parties shall continue in full force and effect all the terms and conditions of any existing collective bargaining agreement, without resort to strike or lock-out, for a period of sixty days after the party gives notice or until the	2340 2341 2342 2343 2344 2345 2346 2347 2348 2349 2350 2351

(4) Upon receipt of the notice, the parties shall enter	2355
into collective bargaining.	2356
(C) In the event the parties are unable to reach an	2357
agreement, they may submit, at any time prior to forty-five days	2358
before the expiration date of the collective bargaining	2359
agreement, the issues in dispute to any mutually agreed upon	2360
dispute settlement procedure which supersedes the procedures	2361
contained in this section.	2362
(1) The procedures may include:	2363
(a) Conventional arbitration of all unsettled issues;	2364
(b) Arbitration confined to a choice between the last	2365
offer of each party to the agreement as a single package;	2366
(c) Arbitration confined to a choice of the last offer of	2367
each party to the agreement on each issue submitted;	2368
(d) The procedures described in division (C)(1)(a), (b),	2369
or (c) of this section and including among the choices for the	2370
arbitrator, the recommendations of the fact finder, if there are	2371
recommendations, either as a single package or on each issue	2372
submitted;	2373
(e) Settlement by a citizens' conciliation council	2374
composed of three residents within the jurisdiction of the	2375
public employer. The public employer shall select one member and	2376
the exclusive representative shall select one member. The two	2377
members selected shall select the third member who shall chair	2378
the council. If the two members cannot agree upon a third member	2379
within five days after their appointments, the board shall	2380
appoint the third member. Once appointed, the council shall make	2381
a final settlement of the issues submitted to it pursuant to	2382
division (G) of this section.	2383

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	(f)	Any	other	dispute	settlement	procedure	mutually	agreed	2384
to by	the	par	ties.						2385
	(2)	T £	E	ala la a .				_	2206

(2) If, fifty days before the expiration date of the

collective bargaining agreement, the parties are unable to reach

an agreement, any party may request the state employment

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relations board to intervene. The request shall set forth the

names and addresses of the parties, the issues involved, and, if

applicable, the expiration date of any agreement.

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The board shall intervene and investigate the dispute to determine whether the parties have engaged in collective bargaining.

If an impasse exists or forty-five days before the expiration date of the collective bargaining agreement if one exists, the board shall appoint a mediator to assist the parties in the collective bargaining process.

- (3) Any time after the appointment of a mediator, either 2399 party may request the appointment of a fact-finding panel. 2400 Within fifteen days after receipt of a request for a fact- 2401 finding panel, the board shall appoint a fact-finding panel of 2402 not more than three members who have been selected by the 2403 parties in accordance with rules established by the board, from 2404 a list of qualified persons maintained by the board. 2405
- (a) The fact-finding panel shall, in accordance with rules

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 and procedures established by the board that include the

 regulation of costs and expenses of fact-finding, gather facts

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 and make recommendations for the resolution of the matter. The

 board shall by its rules require each party to specify in

 writing the unresolved issues and its position on each issue to

 the fact-finding panel. The fact-finding panel shall make final

recommendations as to all the unresolved issues.	2413
(b) The board may continue mediation, order the parties to	2414
engage in collective bargaining until the expiration date of the	2415
agreement, or both.	2416
(4) The following guidelines apply to fact-finding:	2417
(a) The fact-finding panel may establish times and place	2418
of hearings which shall be, where feasible, in the jurisdiction	2419
of the state.	2420
(b) The fact-finding panel shall conduct the hearing	2421
pursuant to rules established by the board.	2422
(c) Upon request of the fact-finding panel, the board	2423
shall issue subpoenas for hearings conducted by the panel.	2424
(d) The fact-finding panel may administer oaths.	2425
(e) The board shall prescribe guidelines for the fact-	2426
finding panel to follow in making findings. In making its	2427
recommendations, the fact-finding panel shall take into	2428
consideration the factors listed in divisions (G)(7)(a) to (f)	2429
of this section.	2430
(f) The fact-finding panel may attempt mediation at any	2431
time during the fact-finding process. From the time of	2432
appointment until the fact-finding panel makes a final	2433
recommendation, it shall not discuss the recommendations for	2434
settlement of the dispute with parties other than the direct	2435
parties to the dispute.	2436
(5) The fact-finding panel, acting by a majority of its	2437
members, shall transmit its findings of fact and recommendations	2438
on the unresolved issues to the public employer and employee	2439
organization involved and to the board no later than fourteen	2440

days after the appointment of the fact-finding panel, unless the	2441
parties mutually agree to an extension. The parties shall share	2442
the cost of the fact-finding panel in a manner agreed to by the	2443
parties.	2444
(6)(a) Not later than seven days after the findings and	2445
recommendations are sent, the legislative body, by a three-	2446
fifths vote of its total membership, and in the case of the	2447
public employee organization, the membership, by a three-fifths	2448
vote of the total membership, may reject the recommendations; if	2449
neither rejects the recommendations, the recommendations shall	2450
be deemed agreed upon as the final resolution of the issues	2451
submitted and a collective bargaining agreement shall be	2452
executed between the parties, including the fact-finding panel's	2453
recommendations, except as otherwise modified by the parties by	2454
mutual agreement. If either the legislative body or the public	2455
employee organization rejects the recommendations, the board	2456
shall publicize the findings of fact and recommendations of the	2457
fact-finding panel. The board shall adopt rules governing the	2458
procedures and methods for public employees to vote on the	2459
recommendations of the fact-finding panel.	2460
(b) As used in division (C)(6)(a) of this section,	2461
"legislative body" means the controlling board when the state or	2462
any of its agencies, authorities, commissions, boards, or other	2463
branch of public employment is party to the fact-finding	2464
process.	2465
(D) If the parties are unable to reach agreement within	2466
seven days after the publication of findings and recommendations	2467
from the fact-finding panel or the collective bargaining	2468
agreement if one exists has expired then the	2460

(1) Public employees τ who are members of a police or fire

department, members of the state highway patrol, deputy	2471
sheriffs, dispatchers employed by a police, fire, or sheriff's	2472
department or the state highway patrol or civilian dispatchers	2473
employed by a public employer other than a police, fire, or	2474
sheriff's department to dispatch police, fire, sheriff's	2475
department, or emergency medical or rescue personnel and units,	2476
an exclusive nurse's unit, employees of the state school for the	2477
deaf or the state school for the blind, employees of any public	2478
employee retirement system, corrections officers, guards at-	2479
penal or mental institutions, special police officers appointed	2480
in accordance with sections 5119.08 and 5123.13 of the Revised	2481
Code, psychiatric attendants employed at mental health forensic-	2482
facilities, youth leaders employed at juvenile correctional	2483
facilities, or members of a law enforcement security force that	2484
is established and maintained exclusively by a board of county	2485
commissioners and whose members are employed by that	2486
board, prohibited from striking under this division shall submit	2487
the matter to a final offer settlement procedure pursuant to a	2488
board order issued forthwith to the parties to settle by a	2489
conciliator selected by the parties. The parties shall request	2490
from the board a list of five qualified conciliators and the	2491
parties shall select a single conciliator from the list by	2492
alternate striking of names. If the parties cannot agree upon a	2493
conciliator within five days after the board order, the board	2494
shall on the sixth day after its order appoint a conciliator	2495
from a list of qualified persons maintained by the board or	2496
shall request a list of qualified conciliators from the American	2497
arbitration association and appoint therefrom.	2498
The following public employees shall not strike:	2499
(a) Members of a police or fire department;	2500

(b) Members of the state highway patrol;	2501
(c) Deputy sheriffs;	2502
(d) Dispatchers employed by a police, fire, or sheriff's	2503
department or the state highway patrol or civilian dispatchers	2504
employed by a public employer other than a police, fire, or	2505
sheriff's department to dispatch police, fire, sheriff's	2506
department, or emergency medical or rescue personnel and units;	2507
(e) Members of an exclusive nurse's unit;	2508
(f) Employees of the state school for the deaf or the	2509
<pre>state school for the blind;</pre>	2510
(g) Employees of any public employee retirement system;	2511
(h) Corrections officers;	2512
(i) Guards at penal or mental institutions;	2513
(j) Special police officers appointed in accordance with	2514
sections 5119.08 and 5123.13 of the Revised Code;	2515
(k) Psychiatric attendants employed at mental health	2516
<pre>forensic facilities;</pre>	2517
(1) Youth leaders employed at juvenile correctional	2518
<pre>facilities;</pre>	2519
(m) Members of a law enforcement security force that is	2520
established and maintained exclusively by a board of county	2521
commissioners and whose members are employed by that board;	2522
(n) Employees of any state institution of higher	2523
education.	2524
(2) Public employees other than those listed in division	2525
(D) (1) of this section have the right to strike under Chapter	2526

4117. of the Revised Code provided that the employee	2527
organization representing the employees has given a ten-day	2528
prior written notice of an intent to strike to the public	2529
employer and to the board, and further provided that the strike	2530
is for full, consecutive work days and the beginning date of the	2531
strike is at least ten work days after the ending date of the	2532
most recent prior strike involving the same bargaining unit;	2533
however, the board, at its discretion, may attempt mediation at	2534
any time.	2535
(E) Nothing in this section shall be construed to prohibit	2536

- the parties, at any time, from voluntarily agreeing to submit 2537 any or all of the issues in dispute to any other alternative 2538 dispute settlement procedure. An agreement or statutory 2539 requirement to arbitrate or to settle a dispute pursuant to a 2540 final offer settlement procedure and the award issued in 2541 accordance with the agreement or statutory requirement is 2542 enforceable in the same manner as specified in division (B) of 2543 section 4117.09 of the Revised Code. 2544
- (F) Nothing in this section shall be construed to prohibit 2545 a party from seeking enforcement of a collective bargaining 2546 agreement or a conciliator's award as specified in division (B) 2547 of section 4117.09 of the Revised Code. 2548
- (G) The following guidelines apply to final offer settlement proceedings under division (D)(1) of this section:
- (1) The parties shall submit to final offer settlement 2551 those issues that are subject to collective bargaining as 2552 provided by section 4117.08 of the Revised Code and upon which 2553 the parties have not reached agreement and other matters 2554 mutually agreed to by the public employer and the exclusive 2555 representative; except that the conciliator may attempt 2556

mediation at any time. 2557 (2) The conciliator shall hold a hearing within thirty 2558 days of the board's order to submit to a final offer settlement 2559 procedure, or as soon thereafter as is practicable. 2560 (3) The conciliator shall conduct the hearing pursuant to 2561 rules developed by the board. The conciliator shall establish 2562 the hearing time and place, but it shall be, where feasible, 2563 within the jurisdiction of the state. Not later than five 2564 calendar days before the hearing, each of the parties shall 2565 submit to the conciliator, to the opposing party, and to the 2566 board, a written report summarizing the unresolved issues, the 2567 party's final offer as to the issues, and the rationale for that 2568 position. 2569 (4) Upon the request by the conciliator, the board shall 2570 issue subpoenas for the hearing. 2571 (5) The conciliator may administer oaths. 2572 (6) The conciliator shall hear testimony from the parties 2573 and provide for a written record to be made of all statements at 2574 the hearing. The board shall submit for inclusion in the record 2575 and for consideration by the conciliator the written report and 2576 recommendation of the fact-finders. 2577 (7) After hearing, the conciliator shall resolve the 2578 dispute between the parties by selecting, on an issue-by-issue 2579 basis, from between each of the party's final settlement offers, 2580 2581 taking into consideration the following: (a) Past collectively bargained agreements, if any, 2582 2583 between the parties; (b) Comparison of the issues submitted to final offer 2584

settlement relative to the employees in the bargaining unit	2585
involved with those issues related to other public and private	2586
employees doing comparable work, giving consideration to factors	2587
peculiar to the area and classification involved;	2588
(c) The interests and welfare of the public, the ability	2589
of the public employer to finance and administer the issues	2590
proposed, and the effect of the adjustments on the normal	2591
standard of public service;	2592
(d) The lawful authority of the public employer;	2593
(e) The stipulations of the parties;	2594
(f) Such other factors, not confined to those listed in	2595
this section, which are normally or traditionally taken into	2596
consideration in the determination of the issues submitted to	2597
final offer settlement through voluntary collective bargaining,	2598
mediation, fact-finding, or other impasse resolution procedures	2599
in the public service or in private employment.	2600
(8) Final offer settlement awards made under Chapter 4117.	2601
of the Revised Code are subject to Chapter 2711. of the Revised	2602
Code.	2603
(9) If more than one conciliator is used, the	2604
determination must be by majority vote.	2605
(10) The conciliator shall make written findings of fact	2606
and promulgate a written opinion and order upon the issues	2607
presented to the conciliator, and upon the record made before	2608
the conciliator and shall mail or otherwise deliver a true copy	2609
thereof to the parties and the board.	2610
(11) Increases in rates of compensation and other matters	2611
with cost implications awarded by the conciliator may be	2612

effective only at the start of the fiscal year next commencing	2613
after the date of the final offer settlement award; provided	2614
that if a new fiscal year has commenced since the issuance of	2615
the board order to submit to a final offer settlement procedure,	2616
the awarded increases may be retroactive to the commencement of	2617
the new fiscal year. The parties may, at any time, amend or	2618
modify a conciliator's award or order by mutual agreement.	2619
(12) The parties shall bear equally the cost of the final	2620
offer settlement procedure.	2621
(13) Conciliators appointed pursuant to this section shall	2622
be residents of the state.	2623
(H) All final offer settlement awards and orders of the	2624
conciliator made pursuant to Chapter 4117. of the Revised Code	2625
are subject to review by the court of common pleas having	2626
jurisdiction over the public employer as provided in Chapter	2627
2711. of the Revised Code. If the public employer is located in	2628
more than one court of common pleas district, the court of	2629
common pleas in which the principal office of the chief	2630
executive is located has jurisdiction.	2631
(I) The issuance of a final offer settlement award	2632
constitutes a binding mandate to the public employer and the	2633
exclusive representative to take whatever actions are necessary	2634
to implement the award.	2635
Sec. 4117.15. (A) Whenever a strike by members of a police	2636
or fire department, members of the state highway patrol, deputy	2637
sheriffs, dispatchers employed by a police, fire, or sheriff's	2638
department or the state highway patrol or civilian dispatchers	2639
employed by a public employer other than a police, fire, or	2640
sheriff's department to dispatch police, fire, sheriff's	2641

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department, or emergency medical or rescue personnel and units,	2642
an exclusive nurse's unit, employees of the state school for the	2643
deaf or the state school for the blind, employees of any public-	2644
employee retirement system, correction officers, guards at penal-	2645
or mental institutions, or special police officers appointed in	2646
accordance with sections 5119.08 and 5123.13 of the Revised	2647
Code, psychiatric attendants employed at mental health forensic	2648
facilities, youth leaders employed at juvenile correctional	2649
facilities, or members of a law enforcement security force that	2650
is established and maintained exclusively by a board of county	2651
commissioners and whose members are employed by that boardpublic	2652
employees who are prohibited from striking under division (D)(1)	2653
of section 4117.14 of the Revised Code, a strike by other public	2654
employees during the pendency of the settlement procedures set	2655
forth in section 4117.14 of the Revised Code, or a strike during	2656
the term or extended term of a collective bargaining agreement	2657
occurs, the public employer may seek an injunction against the	2658
strike in the court of common pleas of the county in which the	2659
strike is located.	2660

- (B) An unfair labor practice by a public employer is not a defense to the injunction proceeding noted in division (A) of this section. Allegations of unfair labor practices during the settlement procedures set forth in section 4117.14 of the Revised Code shall receive priority by the state employment relations board.
- (C) No public employee is entitled to pay or compensation from the public employer for the period engaged in any strike.
- Sec. 5813.06. (A) Nothing in sections 5813.01 to 5813.05 2669 of the Revised Code affects the construction or interpretation 2670 of sections 1715.51 to 1715.59 of the Revised Code relating to 2671

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the uniform prudent management of institutional funds act.	2672
Specifically, neither the percentage set forth in division (B)	2673
of section 5813.02 of the Revised Code nor the amount actually	2674
requested by a governing board pursuant to that section shall be	2675
construed or interpreted to limit or expand what is a prudent	2676
amount that can be expended by a governing board of an	2677
institution under sections 1715.51 to 1715.59 of the Revised	2678
Code.	2679
(B) If an institutional trust fund is also an	2680
institutional fund as defined in division $\frac{(C)}{(D)}$ of section	2681
1715.51 of the Revised Code with the result that sections	2682
1715.51 to 1715.59 of the Revised Code also are applicable to	2683
the institutional trust fund, then sections 1715.51 to 1715.59	2684
of the Revised Code apply to the institutional trust fund, and	2685
sections 5813.01 to 5813.07 of the Revised Code do not apply to	2686
the institutional trust fund.	2687
Section 2. That existing sections 3335.02, 3337.01,	2688
3339.01, 3341.02, 3343.02, 3344.01, 3345.45, 3350.10, 3352.01,	2689
3354.05, 3354.24, 3356.01, 3357.022, 3357.05, 3358.03, 3359.01,	2690
3361.01, 3362.01, 3364.01, 4117.14, 4117.15, and 5813.06 of the	2691
Revised Code are hereby repealed.	2692
Section 3. That section 3333.045 of the Revised Code is	2693
hereby repealed.	2694
Section 4. The amendment or enactment by this act of	2695
sections 3345.45, 3345.451, 3345.452, 3345.453, 3345.454, and	2696
3345.455 of the Revised Code take effect July 1, 2024.	2697
Section 5. The Department of Higher Education shall	2698

conduct a feasibility study about implementing bachelors degree

programs that require three years to complete in this state. The

Page 93

Sub. S. B. No. 83

Not later than one year after the effective date of this 2708 section, the Department shall submit to the General Assembly, in 2709 accordance with section 101.68 of the Revised Code, a report 2710 about the study's findings.

Section 6. This act shall be known as The Ohio Higher 2712
Education Enhancement Act. 2713