As Introduced

131st General Assembly Regular Session 2015-2016

S. B. No. 230

Senator Schiavoni

Cosponsors: Senators Cafaro, Brown, Thomas, Yuko, Tavares

A BILL

То	amend sections 3302.10 and 3314.102; to enact	1
	sections 3302.037, 3302.101, and 3302.103; and	2
	to repeal section 3302.11 of the Revised Code	3
	and to amend Section 263.220 of Am. Sub. H.B. 64	4
	of the 131st General Assembly with regard to the	5
	operation of academic distress commissions and	6
	to modify the earmarked funding for the	7
	establishment of academic distress commissions.	8

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

Section 1. That sections 3302.10 and 3314.102 be amended	9
and sections 3302.037, 3302.101, and 3302.103 of the Revised	10
Code be enacted to read as follows:	11
Sec. 3302.037. For any school district subject to an	12
academic distress commission under section 3302.10 of the	13
Revised Code as it exists on or after October 15, 2015, the	14
department of education shall include on the state report card	15
for the district required under section 3302.03 of the Revised	16
Code the number of students entitled to attend school in the	17
district under section 3313.64 or 3313.65 of the Revised Code	18

who are enrolled in other public or private schools, the names	19
of the schools in which those students are enrolled, and the	20
aggregated scores of those students on each of the applicable	21
assessments under sections 3301.0710, 3301.0712, and 3313.619 of	22
the Revised Code.	23
Sec. 3302.10. (A) The superintendent of public instruction	24
shall establish an academic distress commission for any school	25
district that meets one of the following conditions:	26
(1) The district has received an overall grade of "F"	27
under division (C)(3) of section 3302.03 of the Revised Code for	28
three consecutive years.	29
(2) An academic distress commission established for the	30
district under former section 3302.10 of the Revised Code was	31
still in existence on the effective date of this section October	32
15, 2015, and has been in existence for at least four years.	33
(D) (1) The coolemic distance commission shall consist of	2.4
(B)(1) The academic distress commission shall consist of	34
five <u>seven</u> members as follows:	35
(a) Three members appointed by the state superintendent,	36
one of whom is a resident in the county in which a majority of	37
the district's territory is located;	38
(b) One member <u>Two members</u> appointed by the president of	39
the district board of education, who one of whom shall be a	40
teacher employed by the district and one of whom shall be a	41
parent or guardian of a student enrolled in the district;	42
(c) <u>One member appointed by the president of the</u>	43
district's teacher labor organization, who shall be a teacher	44
employed by the district;	45
(d) One member appointed by the mayor of the municipality	46

in which a majority of the district's territory is located or, 47
if no such municipality exists, by the mayor of a municipality 48
selected by the state superintendent in which the district has 49
territory. 50

Appointments to the commission shall be made within thirty days after the district is notified that it is subject to this section. Members of the commission shall serve at the pleasure of their appointing authority. The state superintendent <u>commission annually</u> shall designate, by a majority vote of its <u>membership</u>, a chairperson for the commission from among the<u>-its</u> members appointed by the state superintendent, who shall serve for a term of one year. The chairperson shall call and conduct meetings, set meeting agendas, and serve as a liaison between the commission and the chief executive officer appointed under division (C) (1) of this section.

(2) In the case of a school district that meets the condition in division (A)(2) of this section, the academic distress commission established for the district under former section 3302.10 of the Revised Code shall be abolished and a new academic distress commission shall be appointed for the district pursuant to division (B)(1) of this section.

(C) (1) Within sixty days after the state superintendent-68 commission has designated a chairperson for the academic 69 distress commission, the commission also shall appoint a chief 70 executive officer for the district, who shall be paid by the 71 72 department of education and shall serve at the pleasure of the commission. The individual appointed as chief executive officer 73 shall have high-level management experience in the public or 74 private sector, at least ten years experience working in the 75 education field as either a teacher or administrator, and 76

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significant experience working with communities where a majority	77
of the residents have family incomes that are at or below two	78
hundred per cent of the federal poverty guidelines, as defined	79
in section 5101.46 of the Revised Code. The chief executive	80
officer shall exercise complete operational, managerial, and	81
instructional control of the district, which shall include, but	82
shall not be limited to, the following powers and duties, but	83
the chief executive officer may delegate, in writing, specific	84
powers or duties to the district board or district	85
superintendent:	86
(a) Replacing school administrators and central office	87
staff;	88
Starr,	00
(b) Assigning employees to schools and approving	89
transfers;	90
(c) Hiring new employees;	91
(d) Defining employee responsibilities and job	92
descriptions;	93
(e) Establishing employee compensation;	94
(f) Allocating teacher class loads;	95
(g) Conducting employee evaluations;	96
(h) Making reductions in staff under section 3319.17,	97
3319.171, or 3319.172 of the Revised Code;	98
(i) Setting the school calendar;	99
(j) Creating a budget for the district;	100
(k) Contracting for services for the district;	101
(1) Modifying policies and procedures established by the	102
district board;	103

(m) Establishing grade configurations of schools;	104
(n) Determining the school curriculum;	105
(o) Selecting instructional materials and assessments;	106
(p) Setting class sizes;	107
(q) Providing for staff professional development <u>;</u>	108
(r) Creating a community learning center for one or more	109
buildings in the district under section 3302.17 of the Revised	110
<u>Code</u> .	111
(2) If an improvement coordinator was previously appointed	112
for the district pursuant to division (A) of section 3302.04 of	113
the Revised Code, that position shall be terminated. However,	114
nothing in this section shall prohibit the chief executive	115
officer from employing the same individual or other staff to	116
perform duties or functions previously performed by the	117
improvement coordinator.	118
(D) The academic distress commission, in consultation with	119
the state superintendent and the chief executive officer, shall	120
be responsible for expanding high-quality school choice options	121
in the district. The commission, in consultation with the state	122
superintendent, may create an entity to act as a high-quality	123
school accelerator for schools not operated by the district. The	124
accelerator shall promote high-quality schools in the district,	125
lead improvement efforts for underperforming schools, recruit	126
high-quality sponsors for community schools, attract new high-	127
quality schools to the district, and increase the overall	128
capacity of schools to deliver a high-quality education for	129
students. Any accelerator shall be an independent entity and the	130
chief executive officer shall have no authority over the	131
accelerator.	132

(E) (1) Within thirty days after the chief executive 133 officer is appointed, the chief executive officer shall convene 134 a group of community stakeholders. The purpose of the group 135 shall be meet with the school action teams created under section 136 3302.101 of the Revised Code to develop expectations for 1.37 academic improvement in the district and to assist the district 138 in building relationships with organizations in the community 139 that can provide needed services to students. Members of the 140 group shall include, but shall not be limited to, educators, 141 civic and business leaders, and representatives of institutions 142 of higher education and government service agencies. Within 143 ninety days after the chief executive officer is appointed, the 144 chief executive officer also shall convene a smaller group of 145 community stakeholders for each school operated by the district 146 to develop expectations for academic improvement in that school. 147 The group convened for each school shall have teachers employed 148 in the school and parents of students enrolled in the school 149 among its members. 150 (2) The chief executive officer shall create a plan to 151 improve the district's academic performance that includes_ 152 minimum levels of progress required to avoid any of the actions 153 to reconstitute a school under division (G)(1) of this section. 154 In creating the plan, the chief executive officer shall consult 155 with the groups convened under division (E)(1) of this section 156 school action teams created under section 3302.101 of the 157

school action teams created under section 3302.101 of the157Revised Code. The chief executive officer also shall consider158the availability of funding to ensure sustainability of the159plan. The plan shall establish clear, measurable performance160goals for the district and for each school operated by the161district. The performance goals shall include, but not be162limited to, the performance measures prescribed for report cards163

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issued under section 3302.03 of the Revised Code. Within ninety	164
days after the chief executive officer is appointed, the chief	165
executive officer shall submit the plan to the academic distress	166
commission for approval. Within thirty days after the submission	167
of the plan, the commission shall approve the plan or suggest	168
modifications to the plan that will render it acceptable. If the	169
commission suggests modifications, the chief executive officer	170
may revise the plan before resubmitting it to the commission.	171
The chief executive officer shall resubmit the plan, whether	172
revised or not, within fifteen days after the commission	173
suggests modifications. The commission shall approve the plan	174
within thirty days after the plan is resubmitted. Upon approval	175
of the plan by the commission, the chief executive officer shall	176
implement the plan.	177
(3) The chief executive officer shall include all of the	178
following in the academic performance improvement plan required	178
under division (E) of this section:	180
under division (E) of this section.	100
(a) The establishment of at least one community learning	181
center under section 3302.17 of the Revised Code;	182
(b) Annual cultural competency training, as determined by	183
the chief executive officer, for all teaching and administrative	184
employees of the district;	185
(c) A plan to maximize enrollment in preschool programs	186
provided by the district, which includes the identification of	187
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barriers to access to preschool programs. The chief executive	188
officer shall work with school actions teams created under	189
section 3302.101 of the Revised Code to build outreach efforts	190
to increase enrollment in the preschool programs.	191
(F) Notwithstanding any provision to the contrary in	192

Chapter 4117. of the Revised Code, if the district board has 193 entered into, modified, renewed, or extended a collective-194 bargaining agreement on or after the effective date of this 195 196 section that contains provisions relinguishing one or more of the rights or responsibilities listed in division (C) of section 197 4117.08 of the Revised Code, those provisions are not-198 enforceable and the chief executive officer and the district 199 200 board shall resume holding those rights or responsibilities as 201 if the district board had not relinquished them in that 202 agreement until such time as both the academic distress commission ceases to exist and the district board agrees to 203 relinquish those rights or responsibilities in a new collective-204 bargaining agreement. For purposes of this section, "collective-205 bargaining agreement" shall include any labor contract or 206 207 agreement in effect with any applicable bargaining representative. The chief executive officer and the district 208 board are not required to bargain on subjects reserved to the 209 management and direction of the school district, including, but 210 not limited to, the rights or responsibilities listed in-211 division (C) of section 4117.08 of the Revised Code. The way in-212 which these subjects and these rights or responsibilities may 213 affect the wages, hours, terms and conditions of employment, or 214 the continuation, modification, or deletion of an existing 215 provision of a collective bargaining agreement is not subject to 216 collective bargaining or effects bargaining under Chapter 4117. 217 of the Revised Code. The provisions of this paragraph apply to a 218 collective bargaining agreement entered into, modified, renewed, 219 or extended on or after the effective date of this section and 220 those provisions are deemed to be part of that agreement 221 regardless of whether the district satisfied the conditions 222 prescribed in division (A) of this section at the time the 223 224 district entered into that agreement. If the district board

relinquished one or more of the rights or responsibilities-225 listed in division (C) of section 4117.08 of the Revised Code in-226 a collective bargaining agreement entered into prior to the 227 effective date of this section and had resumed holding those 228 rights or responsibilities pursuant to division (K) of former 229 section 3302.10 of the Revised Code, as it existed prior to that 230 date, the district board shall continue to hold those rights or 231 responsibilities until such time as both the new academic-232 distress commission appointed under this section ceases to exist 233 upon completion of the transition period specified in division 234 (N) (1) of this section and the district board agrees to 235 relinquish those rights or responsibilities in a new collective-236 bargaining agreement. 237 (G) In each school year that the district is subject to 238 this section, the following shall apply: 239 (1) The chief executive officer shall implement the 240 improvement plan approved under division (E) (2) of this section 241 and shall review the plan annually to determine if changes are 242 needed. The chief executive officer may modify the plan upon the 243 approval of the modifications by the academic distress 244 commission. 245 (2) The chief executive officer may implement innovative 246 education programs to do any of the following: 247 (a) Address the physical and mental well-being of students 248 and their families; 249 (b) Provide mentoring; 250 (c) Provide job resources; 251 (d) Disseminate higher education information; 252

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(f) Provide any other services that will contribute to a 254

(e) Offer recreational or cultural activities;

successful learning environment.

The chief executive officer shall establish a separate 256 fund to support innovative education programs and shall deposit 2.57 any moneys appropriated by the general assembly for the purposes 258 of division $\frac{(G)}{(F)}(F)(2)$ of this section in the fund. The chief 259 executive officer shall have sole authority to disburse moneys 260 from the fund until the district is no longer subject to this 261 section. All disbursements shall support the improvement plan 262 approved under division (E)(2) of this section. 263

(3) If the district is not a school district in which the 264 pilot project scholarship program is operating under sections 265 3313.974 to 3313.979 of the Revised Code, each student who is 266 entitled to attend school in the district under section 3313.64 267 or 3313.65 of the Revised Code and is enrolled in a school 268 operated by the district or in a community school, or will be 269 both enrolling in any of grades kindergarten through twelve in 270 this state for the first time and at least five years of age by 271 the first day of January of the following school year, shall be 272 eligible to participate in the educational choice scholarship 273 pilot program established under sections 3310.01 to 3310.17 of 274 the Revised Code and an application for the student may be 275 submitted during the next application period. 276

(4) Notwithstanding anything to the contrary in the
Revised Code, the chief executive officer may limit, suspend, or
alter any contract with an administrator that is entered into,
modified, renewed, or extended by the district board on or after
the effective date of this section October 15, 2015, provided
that the chief executive officer shall not reduce any salary or

base hourly rate of pay unless such salary or base hourly rate283reductions are part of a uniform plan affecting all district284employees and shall not reduce any insurance benefits unless285such insurance benefit reductions are also applicable generally286to other employees of the district.287

(5) The chief executive officer shall represent the288district board during any negotiations to modify, renew, or289extend a collective bargaining agreement entered into by the290board under Chapter 4117. of the Revised Code.291

(H)-(G) If the report card for the district has been292issued under section 3302.03 of the Revised Code for the first293second school year that the district is subject to this section294and the district does not meet the qualification in division (N)295(J) (1) of this section, the following shall apply:296

(1) The chief executive officer may reconstitute any 297 school operated by the district. The chief executive officer 298 shall present to the academic distress commission a plan that 299 lists each school designated for reconstitution and explains how 300 the chief executive officer plans to reconstitute the school. 301 The chief executive officer may take any of the following 302 actions to reconstitute a school: 303

(a) Change the mission of the school or the focus of its304curriculum;305

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(b) Replace the school's principal and/or administrative 306 staff; 307
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(c) Replace a majority of the school's staff, including308teaching and nonteaching employees;309

(d) Contract with a nonprofit or for-profit entity to 310manage the operations of the school. The contract may provide 311

for the entity to supply all or some of the staff for the	312
school.	313
(e) Reopen the school as a community school under Chapter	314
3314. of the Revised Code or a science, technology, engineering,	315
and mathematics school under Chapter 3326. of the Revised Code;	316
(f) Permanently close the school.	317
(2)(a) If the chief executive officer plans to	318
reconstitute a school under division (H)<u>(</u>G) (1)(e) or (f) of this	319
section, the commission shall review the plan for that school	320
and either approve or reject it by the thirtieth day of June of	321
the school year. Upon approval of the plan by the commission,	322
the chief executive officer shall reconstitute the school as	323
outlined in the plan.	324
(b) TE the chief executive efficiency plane to place a school	205
(b) If the chief executive officer plans to close a school	325
under division (G)(1)(f) of this section, the chief executive	326
officer shall develop a closure plan for the school. The closure	327
plan shall include the reasons for closing the school, where	328
students enrolled in the school will be assigned, and the method	329
by which the chief executive officer shall inform parents of	330
students enrolled in the school of educational options,	331
including other schools operated by the district.	332
The chief executive officer shall conduct a public hearing	333
to present the closure plan. The chief executive officer shall	334
give public notice of the hearing not less than thirty days	335
prior to the date of the hearing. No hearing shall be held	336
between the hours of eight a.m. and five p.m. Monday through	337
Friday. Parents, guardians, teachers, community members, and	338
other interested parties shall have an opportunity to speak at	339
the hearing. Minutes of the hearing shall be broadly distributed	340

to residents of the district.

(2) Notwithstanding any provision to the contrary in-	342
Chapter 4117. of the Revised Code, the chief executive officer,	343
in consultation with the chairperson of the academic distress	344
commission, may reopen any collective bargaining agreement	345
entered into, modified, renewed, or extended on or after the	346
effective date of this section for the purpose of renegotiating-	347
its terms. The chief executive officer shall have the sole-	348
discretion to designate any provisions of a collective	349
bargaining agreement as subject to reopening by providing	350
written notice to the bargaining representative. Any provisions-	351
designated for reopening by the chief executive officer shall be-	352
subject to collective bargaining as set forth in Chapter 4117.	353
of the Revised Code. Any changes to the provisions subject to	354
reopening shall take effect on the following first day of July-	355
or another date agreed to by the parties. The chief executive	356
officer may reopen a collective bargaining agreement under-	357
division (H)(2) of this section as necessary to reconstitute a	358
school under division (H)(1) of this section.	359
(I) If the report card for the district has been	360
issued under section 3302.03 of the Revised Code for the second	361
<u>third</u> school year that the district is subject to this section,	362

or for any subsequent school year that the district is subject363to this section, and the district does not meet the364qualification in division (N) (J) (1) of this section, the365following shall apply:366

(1) The chief executive officer may exercise any of the367powers authorized under division (H) (G) of this section. If the368chief executive officer chooses to exercise any of those powers,369the applicable requirements of division (G) shall apply.370

(2) Notwithstanding any provision to the contrary in-	371
Chapter 4117. of the Revised Code, the chief executive officer-	372
may limit, suspend, or alter any provision of a collective-	373
bargaining agreement entered into, modified, renewed, or	374
extended on or after the effective date of this section,	375
provided that the chief executive officer shall not reduce any	376
base hourly rate of pay and shall not reduce any insurance-	377
benefits. The decision to limit, suspend, or alter any provision-	378
of a collective bargaining agreement under this division is not-	379
subject to bargaining under Chapter 4117. of the Revised Code;	380
however, the chief executive officer shall have the discretion-	381
to engage in effects bargaining on the way any such decision may	382
affect wages, hours, or terms and conditions of employment. The	383
chief executive officer may limit, suspend, or alter a provision-	384
of a collective bargaining agreement under division (I)(2) of	385
this section as necessary to reconstitute a school under-	386
division (H)(1) of this section.	387
(J) If the report card for the district has been issued	388
under section 3302.03 of the Revised Code for the third school	389
year that the district is subject to this section and the	390
district does not meet the qualification in division (N) (1) of-	391
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this section, the following shall apply:	392
(1) The chief executive officer may exercise any of the	393
powers authorized under division (II) or (I) of this section.	394
(2) The chief executive officer may continue in effect a	395
limitation, suspension, or alteration of a provision of a	396
collective bargaining agreement issued under division (I)(2) of	397
this section. Any such continuation shall be subject to the	398
requirements and restrictions of that division.	399

(K) If the report card for the district has been issued 400

under section 3302.03 of the Revised Code for the fourth school-	401
year that the district is subject to this section and the	402
district does not meet the qualification in division (N)(1) of	403
this section, the following shall apply:	404
(1) The chief executive officer may exercise any of the	405
powers authorized under division (H), (I), or (J) of this-	406
section.	407
(2) A new board of education shall be appointed for the	408
district in accordance with section 3302.11 of the Revised Code.	409
However, the chief executive officer shall retain complete-	410
operational, managerial, and instructional control of the-	411
district until the chief executive officer relinquishes that	412
control to the district board under division (N)(1) of this-	413
section.	414
(L) If the report card for the district has been issued	415
under section 3302.03 of the Revised Code for the fifth school-	416
year, or any subsequent school year, that the district is	417
subject to this section and the district does not meet the-	418
qualification in division (N)(1) of this section, the chief-	419
executive officer may exercise any of the powers authorized	420
under division (H), (I), (J), or (K)(1) of this section.	421
(M) <u>(</u>I) If division (I), (J), (K), or (L) <u>(</u>H) of this	422
section applies to a district, community schools, STEM schools,	423
chartered nonpublic schools, and other school districts that	424
enroll students residing in the district and meet academic	425
accountability standards qualify as high-quality schools or	426
districts shall be eligible to be paid an academic performance	427
bonus in each fiscal year for which the general assembly	428
appropriates funds for that purpose. The academic performance	429
bonus is intended to give students residing in the district	430

access to a high-quality education by encouraging high-quality	431
schools to enroll those students.	432
In order for a community school to be eligible for a bonus	433
under division (I) of this section, the sponsor of the school_	434
also shall qualify as a high-quality sponsor.	435
(N) (T) (1) When a district subject to this section receives	436
$\frac{(N)}{(J)}(1)$ When a district subject to this section receives	430
an overall a grade of "C" or higher for the performance index	
score or the overall value-added progress dimension score under	438
division <u>(B)(1)(b) or (e) or</u> (C) (3) (1)(b) or (e) of section	439
3302.03 of the Revised Code, the district shall begin its	440
transition out of being subject to this section. Except as	441
provided in division $\frac{(N)(J)}{(J)}(2)$ of this section, the transition	442
period shall last until the district has received an overall	443
grade higher than "F" under division (C)(3) of section 3302.03	444
of the Revised Code for two consecutive school years after the	445
transition period begins. The overall g rade of "C" or higher <u>for</u>	446
the performance index score or value-added progress dimension	447
score that qualifies the district to begin the transition period	448
shall not count as one of the two consecutive school years.	449
During the transition period, the conditions described in	450
divisions (F) to (L) , (G), and (H) of this section for the	451
school year prior to the school year in which the transition	452
period begins shall continue to apply and the chief executive	453
officer shall work closely with the district board and district	454
superintendent to increase their ability to resume control of	455
the district and sustain the district's academic improvement	456
over time. Upon completion of the transition period, the chief	457
executive officer shall relinquish all operational, managerial,	458
and instructional control of the district to the district board	459
and district superintendent and the academic distress commission	460
shall cease to exist.	461

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(2) If the district receives an overall grade of "F" under 462 division (C)(3) of section 3302.03 of the Revised Code at any 463 time during the transition period, the transition period shall 464 end and the district shall be fully subject to this section 465 again. The district shall resume being fully subject to this 466 section at the point it began its transition out of being 467 468 subject to this section and the division in divisions division (G) or (H) to (L) of this section that would have applied to the 469 district had the district not qualified to begin its transition 470 under division (N) (J) (1) of this section shall apply to the 471 district. 472

(O) (K) If at any time there are no longer any schools operated by the district due to reconstitution or other closure of the district's schools under this section, the academic distress commission shall cease to exist and the chief executive officer shall cease to exercise any powers with respect to the district.

(P) Beginning on the effective date of this section, each479collective bargaining agreement entered into by a school480district board of education under Chapter 4117. of the Revised481Code shall incorporate the provisions of this section.482

(Q) (L) The chief executive officer, the members of the 483 academic distress commission, the state superintendent, and any 484 person authorized to act on behalf of or assist them shall not 485 be personally liable or subject to any suit, judgment, or claim 486 for damages resulting from the exercise of or failure to 487 exercise the powers, duties, and functions granted to them in 488 regard to their functioning under this section, but the chief 489 executive officer, commission, state superintendent, and such 490 other persons shall be subject to mandamus proceedings to compel 491

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performance of their duties under this section. 492 (R) (M) The state superintendent shall not exempt any 493 district from this section by approving an application for an 494 innovative education pilot program submitted by the district 495 under section 3302.07 of the Revised Code. 496 (N) The documents, notices, or information related to all 497 of the following are public records as defined in section 149.43 498 of the Revised Code, and a copy of each shall be submitted to 499 the speaker and minority leader of the house of representatives, 500 the president and minority leader of the senate, and to the 501 chairpersons of the standing committees of the house and the 502 senate that deal primarily with education issues: 503 (1) Each appointment made to an academic distress 504 commission in accordance with division (B)(1) of this section; 505 (2) The designation of the chairperson of an academic 506 distress commission in accordance with division (B)(1) of this 507 508 section; (3) The appointment of a chief executive officer in 509 accordance with division (C)(1) of this section; 510 (4) The salary of the chief executive officer appointed in 511 accordance with division (C) (1) of this section; 512 513 (5) The creation of a high-quality school accelerator in accordance with division (D) of this section; 514 (6) The chief executive officer's district improvement 515 plan required pursuant to division (E) (2) of this section. 516 (0) (1) Each meeting of any of the members of an academic 517 distress commission created pursuant to this section shall be a 518 public meeting held in accordance with section 121.22 of the 519

Revised Code. No meetings shall be held between the hours of	520
eight a.m. and five p.m. Monday through Friday. The commission	521
shall provide at least twenty-four hours advance notice of any	522
meeting and shall post that notice on the school district's web	523
site. Parents, guardians, teachers, community members, and other	524
interested parties shall have an opportunity to speak at each	525
meeting. Meeting minutes shall be broadly distributed.	526
(2) The chief executive officer shall conduct a public	527
meeting in accordance with section 121.22 of the Revised Code_	528
prior to implementation of the chief executive officer's	529
improvement plan, and annually thereafter to review the plan. No	530
meetings shall be held between the hours of eight a.m. and five_	530
p.m. Monday through Friday. The chief executive officer shall_	531
provide at least thirty days advance notice of the meeting, at	533
which parents, quardians, teachers, community members, and other	534
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interested parties shall have an opportunity to speak. Meeting	536
minutes shall be broadly distributed.	220
The chief executive officer shall conduct a follow-up	537
meeting at least once annually until action is taken with regard	538
to the academic improvement plan or until the school district is	539
no longer subject to academic distress pursuant to this section.	540
(P) As used in this section:	541
(1) "High-quality district" means a district that received	542
an "A" for the performance index score under division (B)(1)(b)	543
or (C)(1)(b) of section 3302.03 of the Revised Code or an "A"	544
for the overall value-added progress dimension score under_	545
<u>division (B)(1)(e) or (C)(1)(e) of section 3302.03 of the</u>	546
Revised Code on the most recent state report card.	547
(2) "High-quality school" means a school that received an	548

"A" for the performance index score under division (B)(1)(b) or	549
(C)(1)(b) of section 3302.03 of the Revised Code or an "A" for	550
the overall value-added progress dimension score under division	551
(B)(1)(e) or (C)(1)(e) of section 3302.03 of the Revised Code on	552
the most recent state report card. For chartered nonpublic	553
schools, the department shall determine what qualifies as a	554
high-quality school for purposes of this section.	555
(3) "High-quality sponsor" means an entity for which the	556
majority of community schools it sponsors received an "A" for	557
the performance index score under division (B)(1)(b) or (C)(1)	558
(b) of section 3302.03 of the Revised Code or an "A" for the	559
overall value-added progress dimension score under division (B)	560
(1) (e) or (C) (1) (e) of section 3302.03 of the Revised Code on	561
the most recent state report card.	562
Sec. 3302.101. (A) For each school building operated by a	563
school district that is subject to an academic distress	564
commission under section 3302.10 of the Revised Code on or after	565
October 15, 2015, either a teacher assigned to the school	566
building or a group of teachers assigned to the school building	567
shall establish a school action team. The team shall be	568
established within thirty days after the commission has	569
appointed a chief executive officer for the district under	570
division (C)(1) of that section.	571
The school action team shall consist of eleven members as	572
	573
<u>follows:</u>	575
(1) The principal, or the principal's designee, of the	574
<u>school building;</u>	575
(2) Four teachers who are assigned to the school building	576
and are not parents or guardians of students enrolled in the	577

school, as elected by their peers;	578
(3) One nonteaching employee who is assigned to the school	579
building and is not a parent or guardian of a student enrolled	580
in the school, as elected by the employee's peers;	581
(4) Five individuals, consisting of parents or guardians	582
of students enrolled in the school and members of the community	583
who are not teachers or nonteaching employees, as elected by	584
teachers and nonteaching employees assigned to the school	585
building.	586
The school action team shall meet within sixty days after	587
its establishment. All members shall serve as voting members,	588
and all formal actions taken by the team shall require an	589
affirmative vote of a majority of its membership. Terms of	590
office shall be for three years, and vacancies shall be filled	591
in the same manner as the original appointment.	592
Members shall serve without compensation.	593
(B)(1) The school action team shall prepare an annual	594
report on student success recommendations, which shall include	595
recommendations on the following:	596
(a) Mechanisms to enable community partners and the school	597
to jointly alleviate barriers to learning that impact students	598
outside of the regular school day;	599
(b) Additional support, assistance, and communication that	600
the school can provide to facilitate parental engagement in	601
student learning, including outreach and engagement strategies	602
designed for parents of students who have low attendance rates	603
or who have been suspended or expelled from school;	604

(c) The needs of the school with regard to providing 605

intervention services and programs required by state and federal 606 607 law. (2) The school action team shall provide an annual report 608 on the progress on the student success recommendations at a 609 public hearing. Prior to the hearing, the school action team 610 shall do both of the following: 611 612 (a) If the principal is not a member of the school action team, submit the progress report to the school principal and 613 jointly review the update with the principal; 614 (b) Meet with the district superintendent, the president 615 of the board of education, the chief executive officer of the 616 district, and the chairperson of the academic distress 617 commission to provide an overview of the progress report. The 618 school action team may meet with these individuals separately or 619 620 collectively. (3) Each report on student success recommendations 621 completed pursuant to division (B)(1) of this section shall be 622 made readily available to the public and posted in a prominent 623 location on the school district's web site. 624 Reasonable administrative costs incurred by the school 625 action team in fulfilling its duties under division (B) of this 626 section shall be paid by the district. Additionally, at the 627 request of the school action team, the district shall provide 628 space for the public hearing required under division (B)(2) of 629 this section. The space shall be in a district building that is 630 located within the boundaries of the school attendance zone of 631 the applicable school. 6.32 (C) In addition to the duties required under division (B) 633 of this section, and in addition to consulting on academic 634

performance goals and the improvement plan pursuant to section	635
3302.10 of the Revised Code, including working with the chief	636
executive officer to increase enrollment in preschool programs	637
offered by the district, the school action team shall do all of	638
the following:	639
(1) Monitor and assist in the implementation of the	640
<u>improvement plan;</u>	641
(2) Meet with candidates for principal and other	642
administrative positions and make recommendations to the	643
superintendent and board of education of the district;	644
(3) Advise on school budgets;	645
(4) Establish ongoing mechanisms that engage students,	646
parents, and community members in the school;	647
(5) Collect feedback and information from parents using an	648
annual survey;	649
(6) Develop and approve a written parent involvement	650
policy that outlines the role of parents and guardians in the	651
<u>school;</u>	652
(7) Monitor school progress on data related to academic	653
achievement; attendance, suspensions, and expulsions; graduation	654
rates; and reclassifications disaggregated by major racial and	655
ethnic groups, limited English proficient students, economically	656
disadvantaged students, and students with disabilities;	657
(8) Receive regular updates from the principal on policy	658
matters affecting the school and provide advice on such matters;	659
(9) Meet regularly with parents and community members to	660
discuss policy matters affecting the school;	661

(10) Determine appropriate services or programs, including	662
health care services and on-site resource coordinators, that may	663
be provided by a community partner to students, families, or	664
community members.	665
Community members.	000
As used in this section, "community partner" has the same	666
meaning as in section 3302.16 of the Revised Code.	667
(D) If a school building already has a school action team	668
under section 3302.18 of the Revised Code, the school action	669
team in existence under that section also shall serve as the	670
school action team for purposes of this section.	671
(E) Each experiment to a school action team under this	670
(E) Each appointment to a school action team under this	672
section is a public record as defined in section 149.43 of the	673
Revised Code.	674
(F) The district shall send notification to the speaker	675
and minority leader of the house of representatives, the	676
president and minority leader of the senate, and to the standing	677
committees of the house and the senate that deal primarily with	678
education issues of each appointment made under this section.	679
Sec. 3302.103. (A) Notwithstanding anything to the	680
contrary in the Revised Code, for each school building operated	681
by a school district that is subject to an academic distress	682
commission under section 3302.10 of the Revised Code on or after	683
October 15, 2015, both of the following shall apply:	684
(1) If the school building receives, on the most recent	685
report card issued for that building, an overall a grade of "C"	686
or higher for the performance index score or the overall value-	687
	688
added progress dimension score under division (B) (1) (b) or (e)	
or (C)(1)(b) or (e) of section 3302.03 of the Revised Code, that	689
building shall not be subject to the academic distress	690

commission under section 3302.10 of the Revised Code.	691
Additionally, the chief executive officer of the district shall	692
relinquish all operational, managerial, and instructional	693
control of that building to the district board and district	694
superintendent.	695
(2) If the school building previously qualified under	696
division (A)(1) of this section, but receives, on the most	697
recent report card issued for that building, an overall grade of	698
"F" under division (C)(3) of section 3302.03 of the Revised	699
Code, that building shall again be fully subject to the academic	700
distress commission under section 3302.10 of the Revised Code.	701
Additionally, the district board and district superintendent	702
shall relinguish all operational, managerial, and instructional	703
control of that building to the chief executive officer of the	704
<u>district.</u>	705
<u>A school building that qualifies under division (A)(2) of </u>	706
<u>A school building that qualifies under division (A)(2) of</u> this section shall continue to be subject to that division until	706 707
this section shall continue to be subject to that division until	707
this section shall continue to be subject to that division until the building receives, on the most recent report card issued for	707 708
this section shall continue to be subject to that division until the building receives, on the most recent report card issued for that building, the criteria required by division (A)(1) of this	707 708 709
this section shall continue to be subject to that division until the building receives, on the most recent report card issued for that building, the criteria required by division (A)(1) of this section.	707 708 709 710
this section shall continue to be subject to that division until the building receives, on the most recent report card issued for that building, the criteria required by division (A)(1) of this section. (B) As used in this section, "chief executive officer"	707 708 709 710 711
this section shall continue to be subject to that division until the building receives, on the most recent report card issued for that building, the criteria required by division (A)(1) of this section. (B) As used in this section, "chief executive officer" means the chief executive officer appointed by the academic	707 708 709 710 711 712
<pre>this section shall continue to be subject to that division until the building receives, on the most recent report card issued for that building, the criteria required by division (A) (1) of this section. (B) As used in this section, "chief executive officer" means the chief executive officer appointed by the academic distress commission pursuant to division (C) (1) of section 3302.10 of the Revised Code.</pre>	707 708 709 710 711 712 713 714
this section shall continue to be subject to that division until the building receives, on the most recent report card issued for that building, the criteria required by division (A)(1) of this section. (B) As used in this section, "chief executive officer" means the chief executive officer appointed by the academic distress commission pursuant to division (C)(1) of section	707 708 709 710 711 712 713
<pre>this section shall continue to be subject to that division until the building receives, on the most recent report card issued for that building, the criteria required by division (A) (1) of this section. (B) As used in this section, "chief executive officer" means the chief executive officer appointed by the academic distress commission pursuant to division (C) (1) of section 3302.10 of the Revised Code.</pre>	707 708 709 710 711 712 713 714
<pre>this section shall continue to be subject to that division until the building receives, on the most recent report card issued for that building, the criteria required by division (A)(1) of this section.</pre>	707 708 709 710 711 712 713 714 715
<pre>this section shall continue to be subject to that division until the building receives, on the most recent report card issued for that building, the criteria required by division (A)(1) of this section. (B) As used in this section, "chief executive officer" means the chief executive officer appointed by the academic distress commission pursuant to division (C)(1) of section 3302.10 of the Revised Code. Sec. 3314.102. (A) As used in this section÷ (1) "Chief executive officer" means a chief executive</pre>	707 708 709 710 711 712 713 714 715 716

have the same meanings as in section 3311.71 of the Revised	720
Code.	721
(B) Notwithstanding section 3314.10 and sections 4117.03	722
to 4117.18 of the Revised Code and Section 4 of Amended	723
Substitute Senate Bill No. 133 of the 115th general assembly,	724
the employees of a conversion community school that is sponsored	725
by the board of education of a municipal school district or a	726
school district for which an academic distress commission has	727
been established under section 3302.10 of the Revised Code shall	728
cease to be subject to any future collective bargaining	729
agreement, if the mayor or chief executive officer -submits to	730
the board of education sponsoring the school and to the state	731
employment relations board a statement requesting that all	732
employees of the community school be removed from a collective	733
bargaining unit. The employees of the community school who are	734
covered by a collective bargaining agreement in effect on the	735
date the mayor or chief executive officer submits the statement	736
shall remain subject to that collective bargaining agreement	737
until the collective bargaining agreement expires on its terms.	738
Upon expiration of that collective bargaining agreement, the	739
employees of that school are not subject to Chapter 4117. of the	740
Revised Code and may not organize or collectively bargain	741
pursuant to that chapter.	742
Section 2. That existing sections 3302.10 and 3314.102 and	743
section 3302.11 of the Revised Code are hereby repealed.	744
Section 3. That Section 263.220 of Am. Sub. H.B. 64 of the	745
131st General Assembly be amended to read as follows:	746
Sec. 263.220. FOUNDATION FUNDING	747
Of the foregoing appropriation item 200550, Foundation	748

Funding, up to \$40,000,000 in each fiscal year shall be used to 749 provide additional state aid to school districts, joint 750 vocational school districts, community schools, and STEM schools 751 for special education students under division (C)(3) of section 752 3314.08, section 3317.0214, division (B) of section 3317.16, and 753 section 3326.34 of the Revised Code, except that the Controlling 754 Board may increase these amounts if presented with such a 755 request from the Department of Education at the final meeting of 756 757 the fiscal year.

Of the foregoing appropriation item 200550, Foundation Funding, up to \$3,800,000 in each fiscal year shall be used to fund gifted education at educational service centers. The Department shall distribute the funding through the unit-based funding methodology in place under division (L) of section 3317.024, division (E) of section 3317.05, and divisions (A), (B), and (C) of section 3317.053 of the Revised Code as they existed prior to fiscal year 2010.

Of the foregoing appropriation item 200550, Foundation 766 Funding, up to \$37,950,000 in fiscal year 2016 and up to 767 \$41,400,000 in fiscal year 2017 shall be reserved to fund the 768 state reimbursement of educational service centers under the 769 section of this act entitled "EDUCATIONAL SERVICE CENTERS 770 FUNDING"; and up to \$3,500,000 in each fiscal year shall be 771 distributed to educational service centers for School 772 Improvement Initiatives and for the provision of technical 773 assistance as required by the Elementary and Secondary Education 774 Act Flexibility waivers approved for Ohio by the United States 775 Department of Education. Educational service centers shall be 776 required to support districts in the development and 777 implementation of their continuous improvement plans as required 778 in section 3302.04 of the Revised Code and to provide technical 779

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assistance and support in accordance with Title I of the "No780Child Left Behind Act of 2001," 115 Stat. 1425, 20 U.S.C. 6317,781as administered pursuant to the Elementary and Secondary782Education Act Flexibility waivers approved for Ohio by the783United States Department of Education.784

Of the foregoing appropriation item 200550, Foundation Funding, up to \$20,000,000 in each fiscal year shall be reserved for payments under sections 3317.026, 3317.027, and 3317.028 of the Revised Code. If this amount is not sufficient, the Department of Education shall prorate the payment amounts so that the aggregate amount allocated in this paragraph is not exceeded.

Of the foregoing appropriation item 200550, Foundation 792 Funding, up to \$1,000,000 in each fiscal year shall be used to 793 pay career-technical planning districts for the amounts 794 reimbursed to students, as prescribed in this paragraph. Each 795 career-technical planning district shall reimburse individuals 796 taking the online General Educational Development (GED) test for 797 the first time for application/test fees in excess of \$40. Each 798 799 career-technical planning district shall designate a site or 800 sites where individuals may register and take the exam. For each individual that registers for the exam, the career-technical 801 planning district shall make available and offer career 802 counseling services, including information on adult education 803 programs that are available. Any remaining funds in each fiscal 804 year shall be reimbursed to the Department of Youth Services and 805 the Department of Rehabilitation and Correction for individuals 806 in these facilities who have taken the GED for the first time. 807 The amounts reimbursed shall not exceed the per-individual 808 amounts reimbursed to other individuals under this section for 809 each section of the GED. 810

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Of the foregoing appropriation item 200550, Foundation811Funding, up to \$29,900,000 in fiscal year 2016 and up to812\$38,000,000 in fiscal year 2017 shall be used to support school813choice programs.814

Of the portion of the funds distributed to the Cleveland 815 Municipal School District under this section, up to \$11,901,887 816 in each fiscal year shall be used to operate the school choice 817 program in the Cleveland Municipal School District under 818 sections 3313.974 to 3313.979 of the Revised Code. 819 Notwithstanding divisions (B) and (C) of section 3313.978 and 820 821 division (C) of section 3313.979 of the Revised Code, up to \$1,000,000 in each fiscal year of this amount shall be used by 822 the Cleveland Municipal School District to provide tutorial 823 assistance as provided in division (H) of section 3313.974 of 824 the Revised Code. The Cleveland Municipal School District shall 825 report the use of these funds in the district's three-year 826 continuous improvement plan as described in section 3302.04 of 827 the Revised Code in a manner approved by the Department of 828 Education. 829

Of the foregoing appropriation item 200550, Foundation830Funding, up to \$500,000 in each fiscal year may be used for831payment of the College Credit Plus Program for students832instructed at home pursuant to section 3321.04 of the Revised833Code.834

Of the foregoing appropriation item 200550, Foundation835Funding, an amount shall be available in each fiscal year to be836paid to joint vocational school districts in accordance with837division (A) of section 3317.16 of the Revised Code, and the838section of this act entitled "TEMPORARY TRANSITIONAL AID FOR839JOINT VOCATIONAL SCHOOL DISTRICTS."840

S. B. No. 230 As Introduced

Of the foregoing appropriation item 200550, Foundation841Funding, up to \$700,000 in each fiscal year shall be used by the842Department of Education for a program to pay for educational843services for youth who have been assigned by a juvenile court or844other authorized agency to any of the facilities described in845division (A) of the section of this act entitled "PRIVATE846TREATMENT FACILITY PROJECT."847

Of the foregoing appropriation item 200550, Foundation848Funding, a portion may be used to pay college-preparatory849boarding schools the per pupil boarding amount pursuant to850section 3328.34 of the Revised Code.851

Of the foregoing appropriation item 200550, Foundation 852 Funding, up to \$2,000,000 in each fiscal year shall be used for 853 the Bright New Leaders for Ohio Schools Program created and 854 implemented by the nonprofit corporation incorporated pursuant 855 to Section 733.40 of Am. Sub. H.B. 59 of the 130th General 856 Assembly, to provide an alternative path for individuals to 857 receive training and development in the administration of 8.5.8 primary and secondary education and leadership, enable those 859 individuals to earn degrees and obtain licenses in public school 860 administration, and promote the placement of those individuals 861 862 in public schools that have a poverty percentage greater than fifty per cent. 863

Of the foregoing appropriation item 200550, Foundation864Funding, \$750,000 in fiscal year 2016 shall be used as matching865funds to support efforts by the Accelerate Great Schools public-866private partnership to increase the number of high-performing867schools in Cincinnati; to attract and develop excellent school868leaders and teachers; and to engage families and communities in869fostering educational improvement.870

S. B. No. 230 As Introduced

Of the foregoing appropriation item 200550, Foundation871Funding, \$200,000 in each fiscal year shall be used to support872Bellefaire JCB's Social Advocates for Youth Program.873

Of the foregoing appropriation item 200550, Foundation874Funding, \$150,000 in each fiscal year shall be used to support875programming at the Cleveland Museum of Natural History.876

Of the foregoing appropriation item 200550, Foundation877Funding, a portion in each fiscal year shall be used to pay878community schools the amounts calculated for the graduation and879third-grade reading bonuses under section 3314.085 and to pay880STEM schools the amounts calculated for the graduation bonus881under section 3326.41 of the Revised Code.882

Of the foregoing appropriation item 200550, Foundation 883 Funding, up to \$930,000 in fiscal year 2016 and up to \$2,000,000 884 in fiscal year 2017 may be used by the Department of Education 885 for duties and activities related to the establishment of 886 academic distress commissions under section 3302.10 of the 887 Revised Code. A portion of the funds may be used as matching 888 funds for any monetary contributions made by a school district 889 for which an academic distress commission is established or by 890 the district's local community to support innovative education 891 programs or a high-quality school accelerator as provided for in 892 section 3302.10 of the Revised Code. A portion of the funds 893 shall be used by the Department to hire a district resource 894 coordinator to assist in the development and coordination of 895 programs and services for community learning centers created in 896 school districts under section 3302.17 of the Revised Code. 897

The remainder of appropriation item 200550, Foundation898Funding, shall be used to distribute the amounts calculated for899formula aid under sections section 3317.022 of the Revised Code900

and the section of this act entitled "TEMPORARY TRANSITIONAL AID901FOR CITY, LOCAL, AND EXEMPTED VILLAGE SCHOOL DISTRICTS."902

Appropriation items 200502, Pupil Transportation, 200540, 903 Special Education Enhancements, and 200550, Foundation Funding, 904 other than specific set-asides, are collectively used in each 905 fiscal year to pay state formula aid obligations for school 906 districts, community schools, STEM schools, college preparatory 907 boarding schools, and joint vocational school districts under 908 this act. The first priority of these appropriation items, with 909 the exception of specific set-asides, is to fund state formula 910 aid obligations. It may be necessary to reallocate funds among 911 these appropriation items or use excess funds from other general 912 revenue fund appropriation items in the Department of 913 Education's budget in each fiscal year in order to meet state 914 formula aid obligations. If it is determined that it is 915 necessary to transfer funds among these appropriation items or 916 to transfer funds from other General Revenue Fund appropriations 917 in the Department of Education's budget to meet state formula 918 aid obligations, the Superintendent of Public Instruction shall 919 seek approval from the Director of Budget and Management to 920 transfer funds as needed. 921

922 The Superintendent of Public Instruction shall make payments, transfers, and deductions, as authorized by Title 923 XXXIII of the Revised Code in amounts substantially equal to 924 those made in the prior year, or otherwise, at the discretion of 925 the Superintendent, until at least the effective date of the 926 amendments and enactments made to Title XXXIII by this act. Any 927 funds paid to districts or schools under this section shall be 928 credited toward the annual funds calculated for the district or 929 school after the changes made to Title XXXIII in this act are 930 effective. Upon the effective date of changes made to Title 931

XXXIII in this act, funds shall be calculated as an annual	932
amount.	933
Section 4. That existing Section 263.220 of Am. Sub. H.B.	934
64 of the 131st General Assembly is hereby repealed.	935