## As Passed by the Senate

**131st General Assembly** 

Regular Session 2015-2016 Sub. S. B. No. 3

Senators Hite, Faber

Cosponsors: Senators Coley, Gardner, Lehner, Balderson, Beagle, Burke, Eklund, Hottinger, Hughes, Jones, Jordan, LaRose, Manning, Obhof, Oelslager, Patton, Peterson, Seitz, Uecker, Widener

# A BILL

To amend sections 3301.079, 3301.0711, 3301.0715,	1
3302.02, 3302.03, 3302.034, 3302.13, 3313.46,	2
3314.03, 3319.02, 3319.114, 3319.223, 3319.26,	3
3326.11, and 3328.24 and to enact sections	4
3301.0728 and 3302.16 of the Revised Code to	5
exempt school districts that meet specified	6
benchmarks from certain laws; to revise the law	7
regarding the administration of state primary	8
and secondary education assessments; to revise	9
the competitive bidding threshold for school	10
building and repair contracts; to revise the	11
alternative teacher evaluation framework; and to	12
require the School Facilities Commission to	13
develop a legislative proposal assisting high-	14
performing school districts in purchasing	15
technology, building expansion, and physical	16
alterations to improve school safety or	17
security.	18

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

Section 1. That sections 3301.079, 3301.0711, 3301.0715,193302.02, 3302.03, 3302.034, 3302.13, 3313.46, 3314.03, 3319.02,203319.114, 3319.223, 3319.26, 3326.11, and 3328.24 be amended and21sections 3301.0728 and 3302.16 of the Revised Code be enacted to22read as follows:23

Sec. 3301.079. (A)(1) The state board of education 24 periodically shall adopt statewide academic standards with 25 emphasis on coherence, focus, and essential knowledge and that 26 are more challenging and demanding when compared to 27 international standards for each of grades kindergarten through 28 twelve in English language arts, mathematics, science, and 29 social studies. 30

(a) The state board shall ensure that the standards do all of the following:

(i) Include the essential academic content and skills that
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students are expected to know and be able to do at each grade
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level that will allow each student to be prepared for
postsecondary instruction and the workplace for success in the
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twenty-first century;

(ii) Include the development of skill sets that promote38information, media, and technological literacy;39

(iii) Include interdisciplinary, project-based, real-world learning opportunities;

(iv) Instill life-long learning by providing essential
knowledge and skills based in the liberal arts tradition, as
well as science, technology, engineering, mathematics, and
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career-technical education;

(v) Be clearly written, transparent, and understandable by46parents, educators, and the general public.47

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(b) Not later than July 1, 2012, the state board shall 48 incorporate into the social studies standards for grades four to 49 twelve academic content regarding the original texts of the 50 Declaration of Independence, the Northwest Ordinance, the 51 Constitution of the United States and its amendments, with 52 emphasis on the Bill of Rights, and the Ohio Constitution, and 53 their original context. The state board shall revise the model 54 curricula and achievement assessments adopted under divisions 55 (B) and (C) of this section as necessary to reflect the 56 additional American history and American government content. The 57 state board shall make available a list of suggested grade-58 appropriate supplemental readings that place the documents 59 prescribed by this division in their historical context, which 60 teachers may use as a resource to assist students in reading the 61 documents within that context. 62

(c) When the state board adopts or revises academic content standards in social studies, American history, American government, or science under division (A)(1) of this section, the state board shall develop such standards independently and not as part of a multistate consortium.

(2) After completing the standards required by division
(A) (1) of this section, the state board shall adopt standards and model curricula for instruction in technology, financial literacy and entrepreneurship, fine arts, and foreign language for grades kindergarten through twelve. The standards shall meet the same requirements prescribed in division (A) (1) (a) of this section.

(3) The state board shall adopt the most recent standards
developed by the national association for sport and physical
education for physical education in grades kindergarten through
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twelve or shall adopt its own standards for physical education 78 79 in those grades and revise and update them periodically. The department of education shall employ a full-time 80 physical education coordinator to provide guidance and technical 81 assistance to districts, community schools, and STEM schools in 82 implementing the physical education standards adopted under this 83 division. The superintendent of public instruction shall 84 determine that the person employed as coordinator is qualified 85 for the position, as demonstrated by possessing an adequate 86 combination of education, license, and experience. 87 (4) When academic standards have been completed for any 88 subject area required by this section, the state board shall 89 inform all school districts, all community schools established 90 under Chapter 3314. of the Revised Code, all STEM schools 91 established under Chapter 3326. of the Revised Code, and all 92 nonpublic schools required to administer the assessments 93 prescribed by sections 3301.0710 and 3301.0712 of the Revised 94 Code of the content of those standards. Additionally, upon 95 completion of any academic standards under this section, the 96 97 department shall post those standards on the department's web site. 98 99 (B) (1) The state board shall adopt a model curriculum for instruction in each subject area for which updated academic 100 standards are required by division (A)(1) of this section and 101 for each of grades kindergarten through twelve that is 102 sufficient to meet the needs of students in every community. The 103

model curriculum shall be aligned with the standards, to ensure 104 that the academic content and skills specified for each grade 105 level are taught to students, and shall demonstrate vertical 106 articulation and emphasize coherence, focus, and rigor. When any 107 model curriculum has been completed, the state board shall108inform all school districts, community schools, and STEM schools109of the content of that model curriculum.110

(2) Not later than June 30, 2013, the state board, in
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consultation with any office housed in the governor's office
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that deals with workforce development, shall adopt model
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curricula for grades kindergarten through twelve that embed
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career connection learning strategies into regular classroom
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instruction.

(3) All school districts, community schools, and STEM 117 schools may utilize the state standards and the model curriculum 118 established by the state board, together with other relevant 119 resources, examples, or models to ensure that students have the 120 opportunity to attain the academic standards. Upon request, the 121 department shall provide technical assistance to any district, 122 community school, or STEM school in implementing the model 123 curriculum. 124

Nothing in this section requires any school district to125utilize all or any part of a model curriculum developed under126this section.127

(C) The state board shall develop achievement assessments
aligned with the academic standards and model curriculum for
each of the subject areas and grade levels required by divisions
(A) (1) and (B) (1) of section 3301.0710 of the Revised Code.

When any achievement assessment has been completed, the132state board shall inform all school districts, community133schools, STEM schools, and nonpublic schools required to134administer the assessment of its completion, and the department135shall make the achievement assessment available to the districts136

and schools.

(D) (1) The state board shall adopt a diagnostic assessment 138 aligned with the academic standards and model curriculum for 139 each of grades kindergarten through two in reading, writing, and 140 mathematics and for grade three in reading and writing. The 141 diagnostic assessment shall be designed to measure student 142 comprehension of academic content and mastery of related skills 143 for the relevant subject area and grade level. Any diagnostic 144 assessment shall not include components to identify gifted 145 students. Blank copies of diagnostic assessments shall be public 146 147 records.

(2) When each diagnostic assessment has been completed,
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the state board shall inform all school districts of its
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completion and the department shall make the diagnostic
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assessment available to the districts at no cost to the
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district. School

(3) School districts shall administer the diagnostic153assessment pursuant to section 3301.0715 of the Revised Code154beginning the first school year following the development of the155assessment.156

However, beginning with the 2015-2016 school year, both of 157 the following shall apply: 158

(a) In the case of the diagnostic assessments for grades159one or two in writing or mathematics or for grade three in160writing, a school district shall not be required to administer161any such assessment, but may do so at the discretion of the162district board;163

(b) In the case of any diagnostic assessment that is not164for the grade levels and subject areas specified in division (D)165

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(3) (a) of this section, each school district shall administer	166
the assessment in the manner prescribed by section 3301.0715 of	167
the Revised Code.	168
(E) The state board shall not adopt a diagnostic or	169
achievement assessment for any grade level or subject area other	170
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than those specified in this section.	171
(F) Whenever the state board or the department consults	172
with persons for the purpose of drafting or reviewing any	173
standards, diagnostic assessments, achievement assessments, or	174
model curriculum required under this section, the state board or	175
the department shall first consult with parents of students in	176
kindergarten through twelfth grade and with active Ohio	177
classroom teachers, other school personnel, and administrators	178
with expertise in the appropriate subject area. Whenever	179
practicable, the state board and department shall consult with	180
teachers recognized as outstanding in their fields.	181
If the department contracts with more than one outside	182
entity for the development of the achievement assessments	183
required by this section, the department shall ensure the	184
interchangeability of those assessments.	185
(G) Whenever the state board adopts standards or model	186
curricula under this section, the department also shall provide	187
information on the use of blended or digital learning in the	188
delivery of the standards or curricula to students in accordance	189
with division (A)(4) of this section.	190
(H) The fairness sensitivity review committee, established	191

(H) The fairness sensitivity review committee, established191by rule of the state board of education, shall not allow any192question on any achievement or diagnostic assessment developed193under this section or any proficiency test prescribed by former194

section 3301.0710 of the Revised Code, as it existed prior to
September 11, 2001, to include, be written to promote, or
inquire as to individual moral or social values or beliefs. The
decision of the committee shall be final. This section does not
create a private cause of action.

(I) (1) (a) The English language arts academic standards
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review committee is hereby created to review academic content
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standards in the subject of English language arts. The committee
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shall consist of the following members:
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(i) Three experts who are residents of this state and who
primarily conduct research, provide instruction, currently work
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in, or possess an advanced degree in the subject area. One
expert shall be appointed by each of the president of the
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senate, the speaker of the house of representatives, and the
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governor;

(ii) One parent or guardian appointed by the president of210the senate;

(iii) One educator who is currently teaching in a 212
classroom, appointed by the speaker of the house of 213
representatives; 214

(iv) The chancellor of the Ohio board of regents, or the 215 chancellor's designee; 216

(v) The state superintendent, or the superintendent's 217designee, who shall serve as the chairperson of the committee. 218

(b) The mathematics academic standards review committee is 219
hereby created to review academic content standards in the 220
subject of mathematics. The committee shall consist of the 221
following members: 222

(i) Three experts who are residents of this state and who	223
primarily conduct research, provide instruction, currently work	224
in, or possess an advanced degree in the subject area. One	225
expert shall be appointed by each of the president of the	226
senate, the speaker of the house of representatives, and the	227
governor;	228
(ii) One parent or guardian appointed by the speaker of	229
the house of representatives;	230
(iii) One educator who is currently teaching in a	231
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classroom, appointed by the president of the senate;	232
(iv) The chancellor, or the chancellor's designee;	233
(v) The state superintendent, or the superintendent's	234
designee, who shall serve as the chairperson of the committee.	235
(c) The science academic standards review committee is	236
hereby created to review academic content standards in the	237
subject of science. The committee shall consist of the following	238
members:	239
(i) Three experts who are residents of this state and who	240
primarily conduct research, provide instruction, currently work	241
in, or possess an advanced degree in the subject area. One	242
expert shall be appointed by each of the president of the	243
senate, the speaker of the house of representatives, and the	244
governor;	245
(ii) One parent or guardian appointed by the president of	246
the senate;	247
(iii) One educator who is currently teaching in a	248
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classroom, appointed by the speaker of the house of	
representatives;	250

(iv) The chancellor, or the chancellor's designee; 251 (v) The state superintendent, or the superintendent's 252 designee, who shall serve as the chairperson of the committee. 253 (d) The social studies academic standards review committee 254 is hereby created to review academic content standards in the 255 subject of social studies. The committee shall consist of the 256 following members: 257 258 (i) Three experts who are residents of this state and who primarily conduct research, provide instruction, currently work 259 in, or possess an advanced degree in the subject area. One 260 261 expert shall be appointed by each of the president of the senate, the speaker of the house of representatives, and the 262 263 governor; (ii) One parent or guardian appointed by the speaker of 264 the house of representatives; 265 (iii) One educator who is currently teaching in a 266 classroom, appointed by the president of the senate; 2.67

(iv) The chancellor, or the chancellor's designee;

(v) The state superintendent, or the superintendent's269designee, who shall serve as the chairperson of the committee.270

(2) (a) Each committee created in division (I) (1) of this 271 section shall review the academic content standards for its 272 273 respective subject area to ensure that such standards are clear, concise, and appropriate for each grade level and promote higher 274 student performance, learning, subject matter comprehension, and 275 improved student achievement. Each committee also shall review 276 whether the standards for its respective subject area promote 277 essential knowledge in the subject, lifelong learning, the 278

liberal arts tradition, and college and career readiness and 279 whether the standards reduce remediation. 280

(b) Each committee shall determine whether the assessments
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submitted to that committee under division (I) (4) of this
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section are appropriate for the committee's respective subject
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area and meet the academic content standards adopted under this
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section and community expectations.

(3) The department of education shall provide
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administrative support for each committee created in division
(I) (1) of this section. Members of each committee shall be
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reimbursed for reasonable and necessary expenses related to the
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operations of the committee. Members of each committee shall
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serve at the pleasure of the appointing authority.

(4) Notwithstanding anything to the contrary in division 292 (N) of section 3301.0711 of the Revised Code, the department 293 shall submit to the appropriate committee created under division 294 (I) (1) of this section copies of the questions and corresponding 295 answers on the relevant assessments required by section 296 3301.0710 of the Revised Code on the first day of July following 297 the school year that the assessments were administered. The 298 department shall provide each committee with the entire content 299 of each relevant assessment, including corresponding answers. 300

The assessments received by the committees are not public 301 records of the committees and are not subject to release by the 302 committees to any other person or entity under section 149.43 of 303 the Revised Code. However, the assessments shall become public 304 records in accordance with division (N) of section 3301.0711 of 305 the Revised Code. 306

(J) Not later than forty-five days prior to the adoption

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by the state board of updated academic standards under division 308 (A) (1) of this section or updated model curricula under division 309 (B) (1) of this section, the superintendent of public instruction 310 shall present the academic standards or model curricula, as 311 applicable, to the respective committees of the house of 312 representatives and senate that consider education legislation. 313 (K) As used in this section: 314 (1) "Blended learning" means the delivery of instruction 315 in a combination of time in a supervised physical location away 316 from home and online delivery whereby the student has some 317 element of control over time, place, path, or pace of learning. 318 (2) "Coherence" means a reflection of the structure of the 319 320 discipline being taught. (3) "Digital learning" means learning facilitated by 321 technology that gives students some element of control over 322 time, place, path, or pace of learning. 323 (4) "Focus" means limiting the number of items included in 324 a curriculum to allow for deeper exploration of the subject 325 matter. 326

(5) "Vertical articulation" means key academic concepts
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and skills associated with mastery in particular content areas
should be articulated and reinforced in a developmentally
appropriate manner at each grade level so that over time
students acquire a depth of knowledge and understanding in the
core academic disciplines.
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Sec. 3301.0711. (A) The department of education shall: 333

(1) Annually furnish to, grade, and score all assessments334required by divisions (A) (1) and (B) (1) of section 3301.0710 of335

the Revised Code to be administered by city, local, exempted 336 village, and joint vocational school districts, except that each 337 district shall score any assessment administered pursuant to 338 division (B)(10) of this section. Each assessment so furnished 339 shall include the data verification code of the student to whom 340 the assessment will be administered, as assigned pursuant to 341 division (D)(2) of section 3301.0714 of the Revised Code. In 342 furnishing the practice versions of Ohio graduation tests 343 prescribed by division (D) of section 3301.0710 of the Revised 344 Code, the department shall make the tests available on its web 345 site for reproduction by districts. In awarding contracts for 346 grading assessments, the department shall give preference to 347 Ohio-based entities employing Ohio residents. 348

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

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

(1) Administer (a) Until the 2015-2016 school year,357administer the English language arts assessments prescribed358under division (A) (1) (a) of section 3301.0710 of the Revised359Code twice annually to all students in the third grade who have360not attained the score designated for that assessment under361division (A) (2) (c) of section 3301.0710 of the Revised Code.362

(b) For the 2015-2016 school year, and for each school363year thereafter, administer the English language arts assessment364prescribed under division (A) (1) (a) of section 3301.0710 of the365

Revised Code once annually to all students in the third grade.	366
The department shall not require districts to administer	367
the assessment described in division (B)(1)(b) of this section	368
in the fall.	369
(2) Administer the mathematics assessment prescribed under	370
division (A)(1)(a) of section 3301.0710 of the Revised Code at	371
least once annually to all students in the third grade.	372
(3) Administer the assessments prescribed under division	373
(A)(1)(b) of section 3301.0710 of the Revised Code at least once	374
annually to all students in the fourth grade.	375
(4) Administer the assessments prescribed under division	376
(A)(1)(c) of section 3301.0710 of the Revised Code at least once	377
annually to all students in the fifth grade.	378
(5) Administer the assessments prescribed under division	379
(A)(1)(d) of section 3301.0710 of the Revised Code at least once	380
annually to all students in the sixth grade.	381
(6) Administer the assessments prescribed under division	382
(A)(1)(e) of section 3301.0710 of the Revised Code at least once	383
annually to all students in the seventh grade.	384
(7) Administer the assessments prescribed under division	385
(A)(1)(f) of section 3301.0710 of the Revised Code at least once	386
annually to all students in the eighth grade.	387
(8) Except as provided in division (B)(9) of this section,	388
administer any assessment prescribed under division (B)(1) of	389
section 3301.0710 of the Revised Code as follows:	390
(a) At least once annually to all tenth grade students and	391
at least twice annually to all students in eleventh or twelfth	392
grade who have not yet attained the score on that assessment	393

designated under that division;

(b) To any person who has successfully completed the
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curriculum in any high school or the individualized education
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program developed for the person by any high school pursuant to
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section 3323.08 of the Revised Code but has not received a high
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school diploma and who requests to take such assessment, at any
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time such assessment is administered in the district.

(9) In lieu of the board of education of any city, local, 401 or exempted village school district in which the student is also 402 enrolled, the board of a joint vocational school district shall 403 administer any assessment prescribed under division (B)(1) of 404 section 3301.0710 of the Revised Code at least twice annually to 405 any student enrolled in the joint vocational school district who 406 has not yet attained the score on that assessment designated 407 under that division. A board of a joint vocational school 408 district may also administer such an assessment to any student 409 described in division (B)(8)(b) of this section. 410

(10) If the district has a three-year average graduation
rate of not more than seventy-five per cent, administer each
assessment prescribed by division (D) of section 3301.0710 of
the Revised Code in September to all ninth grade students,
beginning in the school year that starts July 1, 2005.

Except as provided in section 3313.614 of the Revised Code 416 for administration of an assessment to a person who has 417 fulfilled the curriculum requirement for a high school diploma 418 but has not passed one or more of the required assessments, the 419 assessments prescribed under division (B)(1) of section 420 3301.0710 of the Revised Code and the practice assessments 421 prescribed under division (D) of that section and required to be 422 administered under divisions (B)(8), (9), and (10) of this 423

section shall not be administered after July 1, 2015.

(11) Administer the assessments prescribed by division (B)
(2) of section 3301.0710 and section 3301.0712 of the Revised
(2) of section accordance with the timeline and plan for implementation
(2) of those assessments prescribed by rule of the state board
(2) adopted under division (D) (1) of section 3301.0712 of the
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(C)(1)(a) In the case of a student receiving special 431 education services under Chapter 3323. of the Revised Code, the 432 individualized education program developed for the student under 433 that chapter shall specify the manner in which the student will 434 participate in the assessments administered under this section. 435 The individualized education program may excuse the student from 436 taking any particular assessment required to be administered 437 under this section if it instead specifies an alternate 438 assessment method approved by the department of education as 439 conforming to requirements of federal law for receipt of federal 440 funds for disadvantaged pupils. To the extent possible, the 441 individualized education program shall not excuse the student 442 443 from taking an assessment unless no reasonable accommodation can be made to enable the student to take the assessment. 444

(b) Any alternate assessment approved by the department
for a student under this division shall produce measurable
for a student under those produced by the assessment it
for a school district or building
under section 3302.03 of the Revised Code.

(c) Any student enrolled in a chartered nonpublic school
who has been identified, based on an evaluation conducted in
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accordance with section 3323.03 of the Revised Code or section
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504 of the "Rehabilitation Act of 1973," 87 Stat. 355, 29 454 U.S.C.A. 794, as amended, as a child with a disability shall be 455 excused from taking any particular assessment required to be 456 administered under this section if a plan developed for the 457 student pursuant to rules adopted by the state board excuses the 458 student from taking that assessment. In the case of any student 459 so excused from taking an assessment, the chartered nonpublic 460 school shall not prohibit the student from taking the 461 462 assessment.

(2) A district board may, for medical reasons or other 463 good cause, excuse a student from taking an assessment 464 administered under this section on the date scheduled, but that 465 assessment shall be administered to the excused student not 466 later than nine days following the scheduled date. The district 467 board shall annually report the number of students who have not 468 taken one or more of the assessments required by this section to 469 the state board of education not later than the thirtieth day of 470 June. 471

(3) As used in this division, "limited English proficient 472student" has the same meaning as in 20 U.S.C. 7801. 473

No school district board shall excuse any limited English 474 proficient student from taking any particular assessment 475 required to be administered under this section, except that any 476 limited English proficient student who has been enrolled in 477 United States schools for less than one full school year shall 478 not be required to take any reading, writing, or English 479 language arts assessment. However, no board shall prohibit a 480 limited English proficient student who is not required to take 481 an assessment under this division from taking the assessment. A 482 board may permit any limited English proficient student to take 483

an assessment required to be administered under this section484with appropriate accommodations, as determined by the485department. For each limited English proficient student, each486school district shall annually assess that student's progress in487learning English, in accordance with procedures approved by the488department.489

The governing authority of a chartered nonpublic school490may excuse a limited English proficient student from taking any491assessment administered under this section. However, no492governing authority shall prohibit a limited English proficient493student from taking the assessment.494

(D) (1) In the school year next succeeding the school year 495 in which the assessments prescribed by division (A)(1) or (B)(1) 496 of section 3301.0710 of the Revised Code or former division (A) 497 (1), (A)(2), or (B) of section 3301.0710 of the Revised Code as 498 it existed prior to September 11, 2001, are administered to any 499 student, the board of education of any school district in which 500 the student is enrolled in that year shall provide to the 501 student intervention services commensurate with the student's 502 performance, including any intensive intervention required under 503 section 3313.608 of the Revised Code, in any skill in which the 504 student failed to demonstrate at least a score at the proficient 505 level on the assessment. 506

(2) Following any administration of the assessments
prescribed by division (D) of section 3301.0710 of the Revised
Code to ninth grade students, each school district that has a
three-year average graduation rate of not more than seventy-five
per cent shall determine for each high school in the district
whether the school shall be required to provide intervention
services to any students who took the assessments. In

determining which high schools shall provide intervention 514 services based on the resources available, the district shall 515 consider each school's graduation rate and scores on the 516 practice assessments. The district also shall consider the 517 scores received by ninth grade students on the English language 518 arts and mathematics assessments prescribed under division (A) 519 (1) (f) of section 3301.0710 of the Revised Code in the eighth 520 grade in determining which high schools shall provide 521 intervention services. 522

Each high school selected to provide intervention services 523 under this division shall provide intervention services to any 524 student whose results indicate that the student is failing to 525 526 make satisfactory progress toward being able to attain scores at the proficient level on the Ohio graduation tests. Intervention 527 services shall be provided in any skill in which a student 528 demonstrates unsatisfactory progress and shall be commensurate 529 with the student's performance. Schools shall provide the 530 intervention services prior to the end of the school year, 531 during the summer following the ninth grade, in the next 532 succeeding school year, or at any combination of those times. 533

(E) Except as provided in section 3313.608 of the Revised 534 Code and division (M) of this section, no school district board 535 of education shall utilize any student's failure to attain a 536 specified score on an assessment administered under this section 537 as a factor in any decision to deny the student promotion to a 538 higher grade level. However, a district board may choose not to 539 promote to the next grade level any student who does not take an 540 assessment administered under this section or make up an 541 assessment as provided by division (C)(2) of this section and 542 who is not exempt from the requirement to take the assessment 543 under division (C)(3) of this section. 544

(F) No person shall be charged a fee for taking any 545 assessment administered under this section. 546 (G)(1) Each school district board shall designate one 547 location for the collection of assessments administered in the 548 spring under division (B)(1) of this section and those 549 administered under divisions (B)(2) to (7) of this section. Each 550 district board shall submit the assessments to the entity with 551 552 which the department contracts for the scoring of the assessments as follows: 553 (a) If the district's total enrollment in grades 554 kindergarten through twelve during the first full school week of 555 October was less than two thousand five hundred, not later than 556 the Friday after all of the assessments have been administered; 557 (b) If the district's total enrollment in grades 558 kindergarten through twelve during the first full school week of 559 October was two thousand five hundred or more, but less than 560 seven thousand, not later than the Monday after all of the 561 assessments have been administered; 562 (c) If the district's total enrollment in grades 563 kindergarten through twelve during the first full school week of 564 October was seven thousand or more, not later than the Tuesday 565 after all of the assessments have been administered. 566 However, any assessment that a student takes during the 567 make-up period described in division (C) (2) of this section 568 shall be submitted not later than the Friday following the day 569 the student takes the assessment. 570

(2) The department or an entity with which the department
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 contracts for the scoring of the assessment shall send to each
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 school district board a list of the individual scores of all
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persons taking an assessment prescribed by division (A)(1) or 574 (B) (1) of section 3301.0710 of the Revised Code within sixty 575 days after its administration, but in no case shall the scores 576 be returned later than the fifteenth day of June following the 577 administration. For assessments administered under this section 578 by a joint vocational school district, the department or entity 579 shall also send to each city, local, or exempted village school 580 district a list of the individual scores of any students of such 581 city, local, or exempted village school district who are 582 attending school in the joint vocational school district. 583

(H) Individual scores on any assessments administered 584 under this section shall be released by a district board only in 585 accordance with section 3319.321 of the Revised Code and the 586 rules adopted under division (A) of this section. No district 587 board or its employees shall utilize individual or aggregate 588 results in any manner that conflicts with rules for the ethical 589 use of assessments adopted pursuant to division (A) of this 590 section. 591

(I) Except as provided in division (G) of this section, 592 the department or an entity with which the department contracts 593 for the scoring of the assessment shall not release any 594 individual scores on any assessment administered under this 595 section. The state board of education shall adopt rules to 596 ensure the protection of student confidentiality at all times. 597 The rules may require the use of the data verification codes 598 assigned to students pursuant to division (D)(2) of section 599 3301.0714 of the Revised Code to protect the confidentiality of 600 student scores. 601

(J) Notwithstanding division (D) of section 3311.52 of theRevised Code, this section does not apply to the board of603

education of any cooperative education school district except as 604 provided under rules adopted pursuant to this division. 605

(1) In accordance with rules that the state board of 606 education shall adopt, the board of education of any city, 607 exempted village, or local school district with territory in a 608 cooperative education school district established pursuant to 609 divisions (A) to (C) of section 3311.52 of the Revised Code may 610 enter into an agreement with the board of education of the 611 cooperative education school district for administering any 612 assessment prescribed under this section to students of the 613 city, exempted village, or local school district who are 614 attending school in the cooperative education school district. 615

(2) In accordance with rules that the state board of 616 education shall adopt, the board of education of any city, 617 exempted village, or local school district with territory in a 618 cooperative education school district established pursuant to 619 section 3311.521 of the Revised Code shall enter into an 620 agreement with the cooperative district that provides for the 621 administration of any assessment prescribed under this section 622 623 to both of the following:

(a) Students who are attending school in the cooperative
district and who, if the cooperative district were not
established, would be entitled to attend school in the city,
local, or exempted village school district pursuant to section
3313.64 or 3313.65 of the Revised Code;

(b) Persons described in division (B)(8)(b) of this 629 section. 630

Any assessment of students pursuant to such an agreement 631 shall be in lieu of any assessment of such students or persons 632 pursuant to this section.

(K) (1) (a) Except as otherwise provided in division (K) (1) 634 (a) or (K)(1)(c) of this section, each chartered nonpublic 635 school for which at least sixty-five per cent of its total 636 enrollment is made up of students who are participating in state 637 scholarship programs shall administer the elementary assessments 638 prescribed by section 3301.0710 of the Revised Code. In 639 accordance with procedures and deadlines prescribed by the 640 department, the parent or quardian of a student enrolled in the 641 642 school who is not participating in a state scholarship program 643 may submit notice to the chief administrative officer of the school that the parent or guardian does not wish to have the 644 student take the elementary assessments prescribed for the 645 student's grade level under division (A) of section 3301.0710 of 646 the Revised Code. If a parent or guardian submits an opt-out 647 notice, the school shall not administer the assessments to that 648 student. This option does not apply to any assessment required 649 for a high school diploma under section 3313.612 of the Revised 650 Code. 651

(b) If a chartered nonpublic school is educating students
in grades nine through twelve, it shall administer the
assessments prescribed by divisions (B) (1) and (2) of section
3301.0710 of the Revised Code as a condition of compliance with
section 3313.612 of the Revised Code.

(c) A chartered nonpublic school may submit to the
superintendent of public instruction a request for a waiver from
administering the elementary assessments prescribed by division
(A) of section 3301.0710 of the Revised Code. The state
superintendent shall approve or disapprove a request for a
waiver submitted under division (K) (1) (c) of this section. No

waiver shall be approved for any school year prior to the 2015-2016 school year. 664 To be eligible to submit a request for a waiver, a 665 chartered nonpublic school shall meet the following conditions: 666 (i) At least ninety-five per cent of the students enrolled 667 in the school are children with disabilities, as defined under 668 section 3323.01 of the Revised Code, or have received a 669 diagnosis by a school district or from a physician, including a 670 neuropsychiatrist or psychiatrist, or a psychologist who is 671 authorized to practice in this or another state as having a 672 condition that impairs academic performance, such as dyslexia, 673 dyscalculia, attention deficit hyperactivity disorder, or 674 Asperger's syndrome. 675 (ii) The school has solely served a student population 676 described in division (K)(1)(c)(i) of this section for at least 677 ten years. 678

(iii) The school provides to the department at least five 679 years of records of internal testing conducted by the school 680 that affords the department data required for accountability 681 682 purposes, including diagnostic assessments and nationally standardized norm-referenced achievement assessments that 683 measure reading and math skills. 684

(d) Any chartered nonpublic school that is not subject to 685 division (K)(1)(a) of this section may participate in the 686 assessment program by administering any of the assessments 687 prescribed by division (A) of section 3301.0710 of the Revised 688 Code. The chief administrator of the school shall specify which 689 assessments the school will administer. Such specification shall 690 be made in writing to the superintendent of public instruction 691

prior to the first day of August of any school year in which692assessments are administered and shall include a pledge that the693nonpublic school will administer the specified assessments in694the same manner as public schools are required to do under this695section and rules adopted by the department.696

(2) The department of education shall furnish the
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assessments prescribed by section 3301.0710 or 3301.0712 of the
Revised Code to each chartered nonpublic school that is subject
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to division (K) (1) (a) of this section or participates under
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division (K) (1) (b) of this section.

(L)(1) The superintendent of the state school for the 702 blind and the superintendent of the state school for the deaf 703 shall administer the assessments described by sections 3301.0710 704 and 3301.0712 of the Revised Code. Each superintendent shall 705 administer the assessments in the same manner as district boards 706 are required to do under this section and rules adopted by the 707 department of education and in conformity with division (C)(1) 708 (a) of this section. 709

(2) The department of education shall furnish the
assessments described by sections 3301.0710 and 3301.0712 of the
Revised Code to each superintendent.
712

(M) Notwithstanding division (E) of this section, a school 713 district may use a student's failure to attain a score in at 714 least the proficient range on the mathematics assessment 715 described by division (A)(1)(a) of section 3301.0710 of the 716 Revised Code or on an assessment described by division (A)(1) 717 (b), (c), (d), (e), or (f) of section 3301.0710 of the Revised 718 Code as a factor in retaining that student in the current grade 719 level. 720

(N) (1) In the manner specified in divisions (N) (3), (4), 721
and (6) of this section, the assessments required by division 722
(A) (1) of section 3301.0710 of the Revised Code shall become 723
public records pursuant to section 149.43 of the Revised Code on 724
the thirty-first day of July following the school year that the 725
assessments were administered. 726

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

Field test questions and anchor questions shall not be733considered in computing scores for individual students. Field734test questions and anchor questions may be included as part of735the administration of any assessment required by division (A) (1)736or (B) of section 3301.0710 and division (B) of section7373301.0712 of the Revised Code.738

(3) Any field test question or anchor question
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administered under division (N) (2) of this section shall not be
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a public record. Such field test questions and anchor questions
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shall be redacted from any assessments which are released as a
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public record pursuant to division (N) (1) of this section.
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(4) This division applies to the assessments prescribed by(4) of section 3301.0710 of the Revised Code.745

(a) The first administration of each assessment, as
specified in former section 3301.0712 of the Revised Code, shall
be a public record.
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(b) For subsequent administrations of each assessment 749

prior to the 2011-2012 school year, not less than forty per cent 750 of the questions on the assessment that are used to compute a 751 student's score shall be a public record. The department shall 752 determine which questions will be needed for reuse on a future 753 assessment and those questions shall not be public records and 7.5.4 shall be redacted from the assessment prior to its release as a 755 public record. However, for each redacted question, the 756 department shall inform each city, local, and exempted village 757 school district of the statewide academic standard adopted by 758 the state board of education under section 3301.079 of the 759 Revised Code and the corresponding benchmark to which the 760 question relates. The preceding sentence does not apply to field 761 test questions that are redacted under division (N)(3) of this 762 section. 763

(c) The administrations of each assessment in the 20112012, 2012-2013, and 2013-2014 school years shall not be a
765
public record.
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(5) Each assessment prescribed by division (B) (1) of
section 3301.0710 of the Revised Code shall not be a public
record.

(a) Forty per cent of the questions and preferred answers
(a) Forty per cent of the questions and preferred answers
(b) 770
(c) 770
(c) 771
(c) 772

(b) Twenty per cent of the questions and preferred answers
on the assessment on the thirty-first day of July one year after
the administration of the assessment;
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(c) The remaining forty per cent of the questions and
preferred answers on the assessment on the thirty-first day of
July two years after the administration of the assessment.
778

The entire content of an assessment shall become a public 779 record within three years of its administration. 780 The department shall make the questions that become a 781 public record under this division readily accessible to the 782 public on the department's web site. Questions on the spring 783 administration of each assessment shall be released on an annual 784 basis, in accordance with this division. 785 786 (O) As used in this section: (1) "Three-year average" means the average of the most 787 recent consecutive three school years of data. 788 (2) "Dropout" means a student who withdraws from school 789 before completing course requirements for graduation and who is 790 not enrolled in an education program approved by the state board 791 of education or an education program outside the state. 792 "Dropout" does not include a student who has departed the 793 country. 794 (3) "Graduation rate" means the ratio of students 795 receiving a diploma to the number of students who entered ninth 796 grade four years earlier. Students who transfer into the 797 district are added to the calculation. Students who transfer out 798 of the district for reasons other than dropout are subtracted 799 from the calculation. If a student who was a dropout in any 800 previous year returns to the same school district, that student 801

shall be entered into the calculation as if the student had802entered ninth grade four years before the graduation year of the803graduating class that the student joins.804

(4) "State scholarship programs" means the educational
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choice scholarship pilot program established under sections
3310.01 to 3310.17 of the Revised Code, the autism scholarship
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program established under section 3310.41 of the Revised Code,808the Jon Peterson special needs scholarship program established809under sections 3310.51 to 3310.64 of the Revised Code, and the810pilot project scholarship program established under sections8113313.974 to 3313.979 of the Revised Code.812

Sec. 3301.0715. (A) Except as otherwise required under813division (B) (1) of section 3313.608 or as specified in division814(D) (3) of section 3301.079 of the Revised Code, the board of815education of each city, local, and exempted village school816district shall administer each applicable diagnostic assessment817developed and provided to the district in accordance with818section 3301.079 of the Revised Code to the following:819

(1) Any student who transfers into the district or to a 820 different school within the district if each applicable 821 diagnostic assessment was not administered by the district or 822 school the student previously attended in the current school 823 year, within thirty days after the date of transfer. If the 824 district or school into which the student transfers cannot 825 determine whether the student has taken any applicable 826 827 diagnostic assessment in the current school year, the district or school may administer the diagnostic assessment to the 828 829 student. However, if a student transfers into the district prior to the administration of the diagnostic assessments to all 830 students under division (B) of this section, the district may 831 administer the diagnostic assessments to that student on the 832 date or dates determined under that division. 833

(2) Each kindergarten student, not earlier than the first834day of the school year and not later than the first day of835November.836

For the purpose of division (A)(2) of this section, the 837

district shall administer the kindergarten readiness assessment 838 provided by the department of education. In no case shall the 839 results of the readiness assessment be used to prohibit a 840 student from enrolling in kindergarten. 841

(3) Each student enrolled in first, second, or third842grade.843

Division (A) of this section does not apply to students 844 with significant cognitive disabilities, as defined by the 845 department of education. 846

(B) Each district board shall administer each diagnostic 847 848 assessment when the board deems appropriate, provided the administration complies with section 3313.608 of the Revised 849 Code. However, the board shall administer any diagnostic 850 assessment at least once annually to all students in the 851 appropriate grade level. A district board may administer any 852 diagnostic assessment in the fall and spring of a school year to 853 measure the amount of academic growth attributable to the 854 instruction received by students during that school year. 855

(C) Any district that received a grade of "A" or "B" for 856 the performance index score under division (A) (1) (b), (B) (1) (b), 857 or (C)(1)(b) of section 3302.03 of the Revised Code or for the 858 value-added progress dimension under division (A)(1)(e), (B)(1) 859 (e), or (C)(1)(e) of section 3302.03 of the Revised Code for the 860 immediately preceding school year may use different diagnostic 861 assessments from those adopted under division (D) of section 862 3301.079 of the Revised Code in order to satisfy the 863 requirements of division (A)(3) of this section. 864

(D) Each district board shall utilize and score anydiagnostic assessment administered under division (A) of this866

section in accordance with rules established by the department.	867
After the administration of any diagnostic assessment, each	868
district shall provide a student's completed diagnostic	869
assessment, the results of such assessment, and any other	870
accompanying documents used during the administration of the	871
assessment to the parent of that student, and shall include all	872
such documents and information in any plan developed for the	873
student under division (C) of section 3313.608 of the Revised	874
Code. Each district shall submit to the department, in the	875
manner the department prescribes, the results of the diagnostic	876
assessments administered under this section, regardless of the	877
type of assessment used under section 3313.608 of the Revised	878
Code. The department may issue reports with respect to the data	879
collected. The department may report school and district level	880
kindergarten diagnostic assessment data and use diagnostic	881
assessment data to calculate the measure prescribed by divisions	882
(B)(1)(g) and (C)(1)(g) of section 3302.03 of the Revised Code.	883
(E) Each district board shall provide intervention	884
services to students whose diagnostic assessments show that they	885
are failing to make satisfactory progress toward attaining the	886
academic standards for their grade level.	887
Sec. 3301.0728. (A) Except as provided for in divisions	888
(B) and (C) of this section, beginning with assessments	889
administered on or after July 1, 2015, the board of education of	890
each city, local, and exempted village school district shall	891
ensure that no student is required to do either of the	892
following:	893
(1) Spend a cumulative amount of time in excess of two per	894
cent of the school year taking the following assessments	895
combined:	896

(a) The applicable state assessments prescribed by	897
division (A) of section 3301.0710 and division (B)(2) of section	898
3301.0712 of the Revised Code;	899
(b) Any assessment required by the district board to be	900
administered district-wide to all students in a specified	901
<u>subject area or grade level.</u>	902
(2) Spend a cumulative amount of time in excess of one per	903
cent of the school year taking practice or diagnostic	904
assessments used to prepare for assessments described in	905
divisions (A)(1)(a) and (b) of this section.	906
(D) The limitations are evided by division (D) of this	007
(B) The limitations prescribed by division (A) of this	907
section shall not apply to assessments for students with	908
disabilities, any related diagnostic assessment for students who	909
failed to attain a passing score on the English language arts	910
achievement assessment prescribed by division (A)(1)(a) of	911
section 3301.0710 of the Revised Code, substitute examinations	912
as prescribed by division (B)(4) of section 3301.0712 of the	913
Revised Code, or additional assessments administered to identify	914
a student as gifted under Chapter 3324. of the Revised Code.	915
(C) The board of education of each city, exempted village,	916
and local school district may exceed the limitations prescribed	917
by division (A) of this section by resolution of the district	918
board. However, prior to the adoption of such a resolution, the	919
board shall conduct at least one public hearing on the proposed	920
resolution.	921
Sec. 3302.02. Not later than one year after the adoption	922

Sec. 3302.02. Not later than one year after the adoption922of rules under division (D) of section 3301.0712 of the Revised923Code and at least every sixth year thereafter, upon924recommendations of the superintendent of public instruction, the925

state board of education shall establish a set of performance 926 indicators that considered as a unit will be used as one of the 927 performance categories for the report cards required by section 928 3302.03 of the Revised Code. In establishing these indicators, 929 the superintendent shall consider inclusion of student 930 performance on assessments prescribed under section 3301.0710 or 931 3301.0712 of the Revised Code, rates of student improvement on 932 such assessments, the breadth of coursework available within the 933 district, and other indicators of student success. 934

Beginning with the report card for the 2014-2015 school 935 year, the performance indicators shall include an indicator that 936 reflects the level of services provided to, and the performance 937 of, students identified as gifted under Chapter 3324. of the 938 Revised Code. The indicator shall include the performance of 939 students identified as gifted on state assessments and value-940 added growth measure disaggregated for students identified as 941 gifted. 942

For the 2013-2014 school year, except as otherwise 943 provided in this section, for any indicator based on the 944 percentage of students attaining a proficient score on the 945 assessments prescribed by divisions (A) and (B)(1) of section 946 3301.0710 of the Revised Code, a school district or building 947 shall be considered to have met the indicator if at least eighty 948 per cent of the tested students attain a score of proficient or 949 higher on the assessment. A school district or building shall be 950 considered to have met the indicator for the assessments 951 prescribed by division (B)(1) of section 3301.0710 of the 952 Revised Code and only as administered to eleventh grade 953 students, if at least eighty-five per cent of the tested 954 students attain a score of proficient or higher on the 955 assessment. Not later than July 1, 2014, the state board may 956

adopt rules, under Chapter 119. of the Revised Code, to957establish different proficiency percentages to meet each958indicator that is based on a state assessment, prescribed under959section 3301.0710 or 3301.0712 of the Revised Code, for the9602014-2015 school year and thereafter.961

The superintendent shall not establish any performance indicator for passage of the third or fourth grade English language arts assessment that is solely based on the assessment given in the fall, as authorized prior to the 2015-2016 school year, for the purpose of determining whether students have met the reading guarantee provisions of section 3313.608 of the Revised Code.

Sec. 3302.03. Annually, not later than the fifteenth day 969 of September or the preceding Friday when that day falls on a 970 Saturday or Sunday, the department of education shall assign a 971 letter grade for overall academic performance and for each 972 separate performance measure for each school district, and each 973 school building in a district, in accordance with this section. 974 The state board shall adopt rules pursuant to Chapter 119. of 975 the Revised Code to establish performance criteria for each 976 letter grade and prescribe a method by which the department 977 assigns each letter grade. For a school building to which any of 978 the performance measures do not apply, due to grade levels 979 served by the building, the state board shall designate the 980 performance measures that are applicable to the building and 981 that must be calculated separately and used to calculate the 982 building's overall grade. The department shall issue annual 983 report cards reflecting the performance of each school district, 984 each building within each district, and for the state as a whole 985 using the performance measures and letter grade system described 986 in this section. The department shall include on the report card 987

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for each district and each building within each district the	988
most recent two-year trend data in student achievement for each	989
subject and each grade.	990
(A)(1) For the 2012-2013 school year, the department shall	991
issue grades as described in division (E) of this section for	992
each of the following performance measures:	993
(a) Annual measurable objectives;	994
(b) Performance index score for a school district or	995
building. Grades shall be awarded as a percentage of the total	996
possible points on the performance index system as adopted by	997
the state board. In adopting benchmarks for assigning letter	998
grades under division (A)(1)(b) of this section, the state board	999
of education shall designate ninety per cent or higher for an	1000
"A," at least seventy per cent but not more than eighty per cent	1001
for a "C," and less than fifty per cent for an "F."	1002
(c) The extent to which the school district or building	1003
meets each of the applicable performance indicators established	1004
by the state board under section 3302.02 of the Revised Code and	1005
the percentage of applicable performance indicators that have	1006
been achieved. In adopting benchmarks for assigning letter	1007
grades under division (A)(1)(c) of this section, the state board	1008
shall designate ninety per cent or higher for an "A."	1009
(d) The four- and five-year adjusted cohort graduation	1010
rates.	1011
In adopting benchmarks for assigning letter grades under	1012
division (A)(1)(d), (B)(1)(d), or (C)(1)(d) of this section, the	1013
department shall designate a four-year adjusted cohort	1014

graduation rate of ninety-three per cent or higher for an "A" 1015 and a five-year cohort graduation rate of ninety-five per cent 1016

(A) (1) (e) of this section.

or higher for an "A." 1017 (e) The overall score under the value-added progress 1018 dimension of a school district or building, for which the 1019 department shall use up to three years of value-added data as 1020 available. The letter grade assigned for this growth measure 1021 shall be as follows: 1022 (i) A score that is at least two standard errors of 1023 measure above the mean score shall be designated as an "A." 1024 (ii) A score that is at least one standard error of 1025 measure but less than two standard errors of measure above the 1026 mean score shall be designated as a "B." 1027 (iii) A score that is less than one standard error of 1028 measure above the mean score but greater than or equal to one 1029 standard error of measure below the mean score shall be 1030 designated as a "C." 1031 (iv) A score that is not greater than one standard error 1032 of measure below the mean score but is greater than or equal to 1033 two standard errors of measure below the mean score shall be 1034 designated as a "D." 1035 (v) A score that is not greater than two standard errors 1036 of measure below the mean score shall be designated as an "F." 1037 Whenever the value-added progress dimension is used as a 1038 graded performance measure, whether as an overall measure or as 1039 a measure of separate subgroups, the grades for the measure 1040 shall be calculated in the same manner as prescribed in division 1041

(f) The value-added progress dimension score for a schooldistrict or building disaggregated for each of the following1044

subgroups: students identified as gifted, students with1045disabilities, and students whose performance places them in the1046lowest quintile for achievement on a statewide basis. Each1047subgroup shall be a separate graded measure.1048

(2) Not later than April 30, 2013, the state board of 1049 education shall adopt a resolution describing the performance 1050 measures, benchmarks, and grading system for the 2012-2013 1051 school year and, not later than June 30, 2013, shall adopt rules 1052 in accordance with Chapter 119. of the Revised Code that 1053 1054 prescribe the methods by which the performance measures under division (A)(1) of this section shall be assessed and assigned a 1055 letter grade, including performance benchmarks for each letter 1056 grade. 1057

At least forty-five days prior to the state board's 1058 adoption of rules to prescribe the methods by which the 1059 performance measures under division (A) (1) of this section shall 1060 be assessed and assigned a letter grade, the department shall 1061 conduct a public presentation before the standing committees of 1062 the house of representatives and the senate that consider 1063 education legislation describing such methods, including 1064 1065 performance benchmarks.

(3) There shall not be an overall letter grade for a 1066school district or building for the 2012-2013 school year. 1067

(B) (1) For the 2013-2014 school year, the department shall
issue grades as described in division (E) of this section for
each of the following performance measures:

(a) Annual measurable objectives; 1071

(b) Performance index score for a school district or 1072building. Grades shall be awarded as a percentage of the total 1073

possible points on the performance index system as created by1074the department. In adopting benchmarks for assigning letter1075grades under division (B)(1)(b) of this section, the state board1076shall designate ninety per cent or higher for an "A," at least1077seventy per cent but not more than eighty per cent for a "C,"1078and less than fifty per cent for an "F."1079

(c) The extent to which the school district or building 1080 meets each of the applicable performance indicators established 1081 by the state board under section 3302.03 of the Revised Code and 1082 the percentage of applicable performance indicators that have 1083 been achieved. In adopting benchmarks for assigning letter 1084 grades under division (B)(1)(c) of this section, the state board 1085 shall designate ninety per cent or higher for an "A." 1086

(d) The four- and five-year adjusted cohort graduation1087rates;1088

(e) The overall score under the value-added progress
dimension of a school district or building, for which the
department shall use up to three years of value-added data as
available.

(f) The value-added progress dimension score for a school 1093 district or building disaggregated for each of the following 1094 subgroups: students identified as gifted in superior cognitive 1095 ability and specific academic ability fields under Chapter 3324. 1096 of the Revised Code, students with disabilities, and students 1097 whose performance places them in the lowest quintile for 1098 achievement on a statewide basis. Each subgroup shall be a 1099 separate graded measure. 1100

(g) Whether a school district or building is makingprogress in improving literacy in grades kindergarten through1102

three, as determined using a method prescribed by the state 1103 board. The state board shall adopt rules to prescribe benchmarks 1104 and standards for assigning grades to districts and buildings 1105 for purposes of division (B)(1)(g) of this section. In adopting 1106 benchmarks for assigning letter grades under divisions (B) (1) (g) 1107 and (C)(1)(g) of this section, the state board shall determine 1108 progress made based on the reduction in the total percentage of 1109 students scoring below grade level, or below proficient, 1110 compared from year to year on the reading and writing diagnostic 1111 assessments administered under section 3301.0715 of the Revised 1112 Code and the third grade English language arts assessment under 1113 section 3301.0710 of the Revised Code, as applicable. The state 1114 board shall designate for a "C" grade a value that is not lower 1115 than the statewide average value for this measure. No grade 1116 shall be issued under divisions (B)(1)(q) and (C)(1)(q) of this 1117 section for a district or building in which less than five per 1118 cent of students have scored below grade level on the diagnostic 1119 assessment administered to students in kindergarten under 1120 division (B)(1) of section 3313.608 of the Revised Code. 1121

(h) For a high mobility school district or building, an 1122 additional value-added progress dimension score. For this 1123 measure, the department shall use value-added data from the most 1124 recent school year available and shall use assessment scores for 1125 only those students to whom the district or building has 1126 administered the assessments prescribed by section 3301.0710 of 1127 the Revised Code for each of the two most recent consecutive 1128 school years. 1129

As used in this division, "high mobility school district 1130 or building" means a school district or building where at least 1131 twenty-five per cent of its total enrollment is made up of 1132 students who have attended that school district or building for 1133 less than one year.

(2) In addition to the graded measures in division (B)(1)
of this section, the department shall include on a school
district's or building's report card all of the following
without an assigned letter grade:

(a) The percentage of students enrolled in a district or
building participating in advanced placement classes and the
percentage of those students who received a score of three or
better on advanced placement examinations;

(b) The number of a district's or building's students who 1143 have earned at least three college credits through dual 1144 enrollment or advanced standing programs, such as the post-1145 secondary enrollment options program under Chapter 3365. of the 1146 Revised Code and state-approved career-technical courses offered 1147 through dual enrollment or statewide articulation, that appear 1148 on a student's transcript or other official document, either of 1149 which is issued by the institution of higher education from 1150 which the student earned the college credit. The credits earned 1151 that are reported under divisions (B)(2)(b) and (C)(2)(c) of 1152 this section shall not include any that are remedial or 1153 developmental and shall include those that count toward the 1154 curriculum requirements established for completion of a degree. 1155

(c) The percentage of students enrolled in a district or 1156 building who have taken a national standardized test used for 1157 college admission determinations and the percentage of those 1158 students who are determined to be remediation-free in accordance 1159 with standards adopted under division (F) of section 3345.061 of 1160 the Revised Code; 1161

(d) The percentage of the district's or the building's

Page 40

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1162

students who receive industry-recognized credentials. The state1163board shall adopt criteria for acceptable industry-recognized1164credentials.1165

(e) The percentage of students enrolled in a district or
 building who are participating in an international baccalaureate
 program and the percentage of those students who receive a score
 of four or better on the international baccalaureate
 1169
 examinations.

(f) The percentage of the district's or building's
students who receive an honors diploma under division (B) of
section 3313.61 of the Revised Code.

(3) Not later than December 31, 2013, the state board
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shall adopt rules in accordance with Chapter 119. of the Revised
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Code that prescribe the methods by which the performance
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measures under divisions (B) (1) (f) and (B) (1) (g) of this section
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will be assessed and assigned a letter grade, including
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performance benchmarks for each grade.

At least forty-five days prior to the state board's 1180 adoption of rules to prescribe the methods by which the 1181 performance measures under division (B)(1) of this section shall 1182 be assessed and assigned a letter grade, the department shall 1183 conduct a public presentation before the standing committees of 1184 the house of representatives and the senate that consider 1185 education legislation describing such methods, including 1186 performance benchmarks. 1187

(4) There shall not be an overall letter grade for a 1188school district or building for the 2013-2014 school year. 1189

(C)(1) For the 2014-2015 school year and each school year 1190 thereafter, the department shall issue grades as described in 1191

division (E) of this section for each of the performance1192measures prescribed in division (C) (1) of this section and an1193overall letter grade based on an aggregate of those measures,1194except for the performance measure set forth in division (C) (1)1195(h) of this section. The graded measures are as follows:1196

(a) Annual measurable objectives;

(b) Performance index score for a school district or 1198 building. Grades shall be awarded as a percentage of the total 1199 possible points on the performance index system as created by 1200 the department. In adopting benchmarks for assigning letter 1201 grades under division (C)(1)(b) of this section, the state board 1202 shall designate ninety per cent or higher for an "A," at least 1203 seventy per cent but not more than eighty per cent for a "C," 1204 and less than fifty per cent for an "F." 1205

(c) The extent to which the school district or building 1206 meets each of the applicable performance indicators established 1207 by the state board under section 3302.03 of the Revised Code and 1208 the percentage of applicable performance indicators that have 1209 been achieved. In adopting benchmarks for assigning letter 1210 grades under division (C) (1) (c) of this section, the state board 1211 shall designate ninety per cent or higher for an "A." 1212

(d) The four- and five-year adjusted cohort graduation1213rates;1214

(e) The overall score under the value-added progress
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dimension, or another measure of student academic progress if
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adopted by the state board, of a school district or building,
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for which the department shall use up to three years of value1218
added data as available.
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In adopting benchmarks for assigning letter grades for 1220

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overall score on value-added progress dimension under division1221(C) (1) (e) of this section, the state board shall prohibit the1222assigning of a grade of "A" for that measure unless the1223district's or building's grade assigned for value-added progress1224dimension for all subgroups under division (C) (1) (f) of this1225section is a "B" or higher.1226

For the metric prescribed by division (C) (1) (e) of this1227section, the state board may adopt a student academic progress1228measure to be used instead of the value-added progress1229dimension. If the state board adopts such a measure, it also1230shall prescribe a method for assigning letter grades for the new1231measure that is comparable to the method prescribed in division1232(A) (1) (e) of this section.1233

(f) The value-added progress dimension score of a school 1234 district or building disaggregated for each of the following 1235 subgroups: students identified as gifted in superior cognitive 1236 ability and specific academic ability fields under Chapter 3324. 1237 of the Revised Code, students with disabilities, and students 1238 whose performance places them in the lowest quintile for 1239 achievement on a statewide basis, as determined by a method 1240 prescribed by the state board. Each subgroup shall be a separate 1241 1242 graded measure.

The state board may adopt student academic progress1243measures to be used instead of the value-added progress1244dimension. If the state board adopts such measures, it also1245shall prescribe a method for assigning letter grades for the new1246measures that is comparable to the method prescribed in division1247(A) (1) (e) of this section.1248

(g) Whether a school district or building is makingprogress in improving literacy in grades kindergarten through1250

three, as determined using a method prescribed by the state 1251 board. The state board shall adopt rules to prescribe benchmarks 1252 and standards for assigning grades to a district or building for 1253 purposes of division (C)(1)(g) of this section. The state board 1254 shall designate for a "C" grade a value that is not lower than 1255 the statewide average value for this measure. No grade shall be 1256 issued under division (C)(1)(q) of this section for a district 1257 or building in which less than five per cent of students have 1258 scored below grade level on the kindergarten diagnostic 1259 assessment under division (B)(1) of section 3313.608 of the 1260 Revised Code. 1261

(h) For a high mobility school district or building, an 1262 additional value-added progress dimension score. For this 1263 measure, the department shall use value-added data from the most 1264 recent school year available and shall use assessment scores for 1265 only those students to whom the district or building has 1266 administered the assessments prescribed by section 3301.0710 of 1267 the Revised Code for each of the two most recent consecutive 1268 1269 school years.

As used in this division, "high mobility school district 1270 or building" means a school district or building where at least 1271 twenty-five per cent of its total enrollment is made up of 1272 students who have attended that school district or building for 1273 less than one year. 1274

(2) In addition to the graded measures in division (C) (1)
of this section, the department shall include on a school
district's or building's report card all of the following
without an assigned letter grade:

(a) The percentage of students enrolled in a district or 1279building who have taken a national standardized test used for 1280

college admission determinations and the percentage of those1281students who are determined to be remediation-free in accordance1282with the standards adopted under division (F) of section12833345.061 of the Revised Code;1284

(b) The percentage of students enrolled in a district or
building participating in advanced placement classes and the
percentage of those students who received a score of three or
better on advanced placement examinations;
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(c) The percentage of a district's or building's students 1289 who have earned at least three college credits through advanced 1290 standing programs, such as the college credit plus program under 1291 Chapter 3365. of the Revised Code and state-approved career-1292 technical courses offered through dual enrollment or statewide 1293 articulation, that appear on a student's college transcript 1294 issued by the institution of higher education from which the 1295 student earned the college credit. The credits earned that are 1296 reported under divisions (B)(2)(b) and (C)(2)(c) of this section 1297 shall not include any that are remedial or developmental and 1298 shall include those that count toward the curriculum 1299 requirements established for completion of a degree. 1300

(d) The percentage of the district's or building's
students who receive an honor's diploma under division (B) of
section 3313.61 of the Revised Code;
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(e) The percentage of the district's or building'sstudents who receive industry-recognized credentials;1305

(f) The percentage of students enrolled in a district or
building who are participating in an international baccalaureate
program and the percentage of those students who receive a score
of four or better on the international baccalaureate
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examinations; 1310 (g) The results of the college and career-ready 1311 assessments administered under division (B)(1) of section 1312 3301.0712 of the Revised Code. 1313 (3) The state board shall adopt rules pursuant to Chapter 1.314 119. of the Revised Code that establish a method to assign an 1315 overall grade for a school district or school building for the 1316 2014-2015 school year and each school year thereafter. The rules 1317 shall group the performance measures in divisions (C)(1) and (2) 1318 of this section into the following components: 1319 1320 (a) Gap closing, which shall include the performance measure in division (C)(1)(a) of this section; 1321 (b) Achievement, which shall include the performance 1322 measures in divisions (C)(1)(b) and (c) of this section; 1323 (c) Progress, which shall include the performance measures 1324 in divisions (C)(1)(e) and (f) of this section; 1325 1326 (d) Graduation, which shall include the performance measure in division (C)(1)(d) of this section; 1327 (e) Kindergarten through third-grade literacy, which shall 1328 include the performance measure in division (C)(1)(q) of this 1329 section; 1330 (f) Prepared for success, which shall include the 1331 performance measures in divisions (C) (2) (a), (b), (c), (d), (e), 1332 and (f) of this section. The state board shall develop a method 1333 to determine a grade for the component in division (C)(3)(f) of 1334 this section using the performance measures in divisions (C)(2) 1335

(a), (b), (c), (d), (e), and (f) of this section. When1336available, the state board may incorporate the performance1337

measure under division (C)(2)(q) of this section into the 1338 component under division (C)(3)(f) of this section. When 1339 determining the overall grade for the prepared for success 1340 component prescribed by division (C)(3)(f) of this section, no 1341 individual student shall be counted in more than one performance 1342 measure. However, if a student qualifies for more than one 1343 1344 performance measure in the component, the state board may, in its method to determine a grade for the component, specify an 1345 additional weight for such a student that is not greater than or 1346 equal to 1.0. In determining the overall score under division 1347 (C) (3) (f) of this section, the state board shall ensure that the 1348 pool of students included in the performance measures aggregated 1349 under that division are all of the students included in the 1350 four- and five-year adjusted graduation cohort. 1351

In the rules adopted under division (C)(3) of this 1352 section, the state board shall adopt a method for determining a 1353 grade for each component in divisions (C)(3)(a) to (f) of this 1354 section. The state board also shall establish a method to assign 1355 an overall grade of "A," "B," "C," "D," or "F" using the grades 1356 assigned for each component. The method the state board adopts 1357 for assigning an overall grade shall give equal weight to the 1358 components in divisions (C)(3)(b) and (c) of this section. 1359

At least forty-five days prior to the state board's 1360 adoption of rules to prescribe the methods for calculating the 1361 overall grade for the report card, as required by this division, 1362 the department shall conduct a public presentation before the 1363 standing committees of the house of representatives and the 1364 senate that consider education legislation describing the format 1365 for the report card, weights that will be assigned to the 1366 components of the overall grade, and the method for calculating 1367 the overall grade. 1368

(D) Not later than July 1, 2015, the state board shall 1369 develop a measure of student academic progress for high school 1370 students using only data from assessments in English language 1371 arts and mathematics. For the 2014-2015 school year, the 1372 department shall include this measure on a school district or 1373 building's report card, as applicable, without an assigned 1374 letter grade. Beginning with the report card for the 2015-2016 1375 school year, each school district and applicable school building 1376 shall be assigned a separate letter grade for this measure and 1377 the district's or building's grade for that measure shall be 1378 included in determining the district's or building's overall 1379 letter grade. This measure shall be included within the measure 1380 prescribed in division (C)(3)(c) of this section in the 1381 calculation for the overall letter grade. 1382 (E) The letter grades assigned to a school district or 1383 building under this section shall be as follows: 1384 (1) "A" for a district or school making excellent 1385 1386 progress; (2) "B" for a district or school making above average 1387 1388 progress; (3) "C" for a district or school making average progress; 1389 (4) "D" for a district or school making below average 1390 1391 progress; 1392 (5) "F" for a district or school failing to meet minimum progress. 1393 (F) When reporting data on student achievement and 1394 progress, the department shall disaggregate that data according 1395 to the following categories: 1396

(1) Performance of students by grade-level; 1397 (2) Performance of students by race and ethnic group; 1398 (3) Performance of students by gender; 1399 (4) Performance of students grouped by those who have been 1400 enrolled in a district or school for three or more years; 1401 (5) Performance of students grouped by those who have been 1402 enrolled in a district or school for more than one year and less 1403 than three years; 1404 (6) Performance of students grouped by those who have been 1405 enrolled in a district or school for one year or less; 1406 (7) Performance of students grouped by those who are 1407 economically disadvantaged; 1408 (8) Performance of students grouped by those who are 1409 enrolled in a conversion community school established under 1410 Chapter 3314. of the Revised Code; 1411 (9) Performance of students grouped by those who are 1412 classified as limited English proficient; 1413 (10) Performance of students grouped by those who have 1414 disabilities; 1415 (11) Performance of students grouped by those who are 1416 classified as migrants; 1417 (12) Performance of students grouped by those who are 1418 identified as gifted in superior cognitive ability and the 1419 specific academic ability fields of reading and math pursuant to 1420 Chapter 3324. of the Revised Code. In disaggregating specific 1421 academic ability fields for gifted students, the department 1422 shall use data for those students with specific academic ability 1423

in math and reading. If any other academic field is assessed, 1424
the department shall also include data for students with 1425
specific academic ability in that field as well. 1426

(13) Performance of students grouped by those who perform
in the lowest quintile for achievement on a statewide basis, as
determined by a method prescribed by the state board.
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The department may disaggregate data on student1430performance according to other categories that the department1431determines are appropriate. To the extent possible, the1432department shall disaggregate data on student performance1433according to any combinations of two or more of the categories1434listed in divisions (F)(1) to (13) of this section that it deems1435relevant.1436

In reporting data pursuant to division (F) of this 1437 section, the department shall not include in the report cards 1438 any data statistical in nature that is statistically unreliable 1439 or that could result in the identification of individual 1440 students. For this purpose, the department shall not report 1441 student performance data for any group identified in division 1442 (F) of this section that contains less than ten students. If the 1443 department does not report student performance data for a group 1444 because it contains less than ten students, the department shall 1445 indicate on the report card that is why data was not reported. 1446

(G) The department may include with the report cards anyadditional education and fiscal performance data it deems1448valuable.

(H) The department shall include on each report card a 1450
list of additional information collected by the department that 1451
is available regarding the district or building for which the 1452

report card is issued. When available, such additional 1453 information shall include student mobility data disaggregated by 1454 race and socioeconomic status, college enrollment data, and the 1455 reports prepared under section 3302.031 of the Revised Code. 1456

The department shall maintain a site on the world wide 1457 web. The report card shall include the address of the site and 1458 shall specify that such additional information is available to 1459 the public at that site. The department shall also provide a 1460 copy of each item on the list to the superintendent of each 1461 school district. The district superintendent shall provide a 1462 copy of any item on the list to anyone who requests it. 1463

(I) Division (I) of this section does not apply to
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conversion community schools that primarily enroll students
between sixteen and twenty-two years of age who dropped out of
high school or are at risk of dropping out of high school due to
poor attendance, disciplinary problems, or suspensions.

(1) For any district that sponsors a conversion community 1469 school under Chapter 3314. of the Revised Code, the department 1470 shall combine data regarding the academic performance of 1471 students enrolled in the community school with comparable data 1472 from the schools of the district for the purpose of determining 1473 the performance of the district as a whole on the report card 1474 issued for the district under this section or section 3302.033 1475 of the Revised Code. 1476

(2) Any district that leases a building to a community
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school located in the district or that enters into an agreement
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with a community school located in the district whereby the
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district and the school endorse each other's programs may elect
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to have data regarding the academic performance of students
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enrolled in the community school combined with comparable data

from the schools of the district for the purpose of determining 1483 the performance of the district as a whole on the district 1484 report card. Any district that so elects shall annually file a 1485 copy of the lease or agreement with the department. 1486

(3) Any municipal school district, as defined in section 1487
3311.71 of the Revised Code, that sponsors a community school 1488
located within the district's territory, or that enters into an 1489
agreement with a community school located within the district's 1490
territory whereby the district and the community school endorse 1491
each other's programs, may exercise either or both of the 1492
following elections: 1493

(a) To have data regarding the academic performance of
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students enrolled in that community school combined with
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comparable data from the schools of the district for the purpose
of determining the performance of the district as a whole on the
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district's report card;

(b) To have the number of students attending that1499community school noted separately on the district's report card.1500

The election authorized under division (I)(3)(a) of this 1501 section is subject to approval by the governing authority of the 1502 community school. 1503

Any municipal school district that exercises an election 1504 to combine or include data under division (I)(3) of this 1505 section, by the first day of October of each year, shall file 1506 with the department documentation indicating eligibility for 1507 that election, as required by the department. 1508

(J) The department shall include on each report card thepercentage of teachers in the district or building who arehighly qualified, as defined by the No Child Left Behind Act of1511

2001, and a comparison of that percentage with the percentages 1512 of such teachers in similar districts and buildings. 1513 (K) (1) In calculating English language arts, mathematics, 1514 social studies, or science assessment passage rates used to 1515 determine school district or building performance under this 1516 section, the department shall include all students taking an 1517 assessment with accommodation or to whom an alternate assessment 1518 is administered pursuant to division (C)(1) or (3) of section 1519 3301.0711 of the Revised Code. 1520 (2) In calculating performance index scores, rates of 1521 achievement on the performance indicators established by the 1522 state board under section 3302.02 of the Revised Code, and 1523 annual measurable objectives for determining adequate yearly 1524 progress for school districts and buildings under this section, 1525 the department shall do all of the following: 1526 (a) Include for each district or building only those 1527 students who are included in the ADM certified for the first 1528 full school week of October and are continuously enrolled in the 1529 district or building through the time of the spring 1530

or (B)(1) of section 3301.0710 or division (B) of section 1532 3301.0712 of the Revised Code that is administered to the 1533 student's grade level; 1534

administration of any assessment prescribed by division (A)(1)

(b) Include For the 2013-2014 and 2014-2015 school year,1535include cumulative totals from both the fall and spring1536administrations of the third grade English language arts1537achievement assessment;1538

(c) Except as required by the No Child Left Behind Act of2001, exclude for each district or building any limited English1540

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proficient student who has been enrolled in United States 1541 schools for less than one full school year. 1542

(L) Beginning with the 2015-2016 school year and at least
once every three years thereafter, the state board of education
shall review and may adjust the benchmarks for assigning letter
grades to the performance measures and components prescribed
under divisions (C) (3) and (D) of this section.

Sec. 3302.034. (A) Not later than December 31, 2013, the 1548 state board of education shall adopt and specify measures in 1549 addition to those included on the report card issued under 1550 section 3302.03 of the Revised Code. The measures adopted under 1551 this section shall be reported separately, as specified under 1552 division (B) of this section, for each school district, each 1553 building in a district, each community school established under 1554 Chapter 3314., each STEM school established under Chapter 3326., 1555 and each college-preparatory boarding school established under 1556 Chapter 3328. of the Revised Code. The measures shall include at 1557 least the following: 1558

(1) Data for students who have passed over a grade or
subject area under an acceleration policy prescribed under
section 3324.10 of the Revised Code;

(2) The number of students who are economicallydisadvantaged as determined by the department of education;1563

(3) The number of lead teachers employed by each district
and each building once the data is available through the
education management information system established under
section 3301.0714 of the Revised Code;

(4) The amount of students screened and identified asgifted under Chapter 3324. of the Revised Code;1569

(5) Postgraduate student outcome data as described under	1570
division (E)(2)(d)(ii) of section 3314.017 of the Revised Code;	1571
(6) Availability of courses in fine arts;	1572
(7) Participation with other school districts to provide	1573
career-technical education services to students $+$	1574
(8) The amount of extracurricular services offered to	1575
students.	1576
(B) The department shall report this information annually	1577
beginning with the 2013-2014 school year and make this	1578
information available on its web site for comparison purposes.	1579
Sec. 3302.13. (A) This section applies to any school	1580
district or community school that meets both of the following	1581
criteria, as reported on the past two consecutive report cards	1582
issued for that district or school under section 3302.03 of the	1583
Revised Code:	1584
(1) The district or school received a grade of "D" or "F"	1585
on the kindergarten through third-grade literacy progress	1586
measure under division (C)(3)(e) of section 3302.03 of the	1587
Revised Code.	1588
(2) Less than sixty per cent of the district's students	1589
who took the third grade English language arts assessment	1590
prescribed under section 3301.0710 of the Revised Code <del>during</del>	1591
the most recent fall and spring administrations of that-	1592
assessment for that school year attained at least a proficient	1593
score on that assessment.	1594
(B) By December 31, 2016, and by the thirty-first day of	1595
each December thereafter, any school district or community	1596

section shall submit to the department of education a school or1598district reading achievement improvement plan, which shall1599include all requirements prescribed by the state board of1600education pursuant to division (C) of this section.1601

(C) Not later than December 31, 2014, the state board 1602 shall adopt rules in accordance with Chapter 119. of the Revised 1603 Code prescribing the content of and deadlines for the reading 1604 achievement improvement plans required under division (B) of 1605 this section. The rules shall prescribe that each plan include, 1606 at a minimum, an analysis of relevant student performance data, 1607 measurable student performance goals, strategies to meet 1608 specific student needs, a staffing and professional development 1609 plan, and instructional strategies for improving literacy. 1610

(D) Any school district or community school to which this
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section applies shall no longer be required to submit an
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improvement plan pursuant to division (B) of this section when
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that district or school meets either of the following criteria,
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as reported on the most recent report card issued for that
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district or school under section 3302.03 of the Revised Code:

(1) The district or school received a grade of "C" or
higher on the kindergarten through third-grade literacy progress
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measure under division (C) (3) (e) of section 3302.03 of the
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Revised Code.

(2) Not less than sixty per cent of the district's
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students who took the third grade English language arts
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assessment prescribed under section 3301.0710 of the Revised
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Code during the most recent fall and spring administrations of
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that assessment for that school year attain attained at least a
proficient score on that assessment.

(E) The department of education shall post in a prominent 1627 location on its web site all plans submitted pursuant to this 1628 section. 1629 Sec. 3302.16. (A) Notwithstanding anything to the contrary 1630 in the Revised Code, a school district that qualifies under 1631 division (D) of this section shall be exempt from all of the 1632 following: 1633 (1) The teacher qualification requirements under the 1634 third-grade reading guarantee, as prescribed under divisions (B) 1635 (3)(c) and (H) of section 3313.608 of the Revised Code. This 1636 exemption does not relieve a teacher from holding a valid Ohio 1637 license in a subject area and grade level determined appropriate 1638 by the board of education of that district. 1639 (2) The mentoring component of the Ohio teacher residency 1640 program established under division (A)(1) of section 3319.223 of 1641 1642 the Revised Code, so long as the district utilizes a local approach to train and support new teachers; 1643 (3) Any provision of the Revised Code or rule or standard 1644 of the state board of education prescribing a minimum or maximum 1645 1646 class size; (4) Any provision of the Revised Code or rule or standard 1647 of the state board requiring teachers to be licensed 1648 specifically in the grade level in which they are teaching, 1649 except unless otherwise prescribed by federal law. This 1650 exemption does not relieve a teacher from holding a valid Ohio 1651 license in the subject area in which that teacher is teaching 1652 and at least some grade level determined appropriate by the 1653 district board. 1654

(B) (1) Notwithstanding anything to the contrary in the 1655

Revised Code, including sections 3319.30 and 3319.36 of the	1656
Revised Code, the superintendent of a school district that	1657
qualifies under division (D) of this section may employ an	1658
individual who is not licensed as required by sections 3319.22	1659
to 3319.30 of the Revised Code, but who is otherwise qualified	1660
based on experience, to teach classes in the district, so long	1661
as the board of education of the school district approves the	1662
individual's employment and provides mentoring and professional	1663
development opportunities to that individual, as determined	1664
necessary by the board.	1665
(2) As a condition of employment under this section, an_	1666
individual shall be subject to a criminal records check as	1667
prescribed by section 3319.391 of the Revised Code.	1668
prescribed by section 3313.391 of the Nevised code.	1000
(3) An individual employed pursuant to this division is	1669
subject to Chapter 3307. of the Revised Code.	1670
(C) Notwithstanding anything to the contrary in the	1671
Revised Code, noncompliance with any of the requirements listed	1672
in divisions (A) or (B) of this section shall not disqualify a	1673
school district that qualifies under division (D) of this	1674
section from receiving funds under Chapter 3317. of the Revised	1675
Code.	1676
(D) In order for a city, local, or exempted village school_	1677
district to qualify for the exemptions described in this	1678
section, the school district shall meet all of the following	1679
benchmarks on the most recent report card issued for that	1680
district under section 3302.03 of the Revised Code:	1681
apprint and booton booton of the heridea boat.	1001
(1) The district received at least eighty-five per cent of	1682
the total possible points for the performance index score	1683
calculated under division (C)(1)(b) of that section;	1684

(2) The district received a grade of an "A" for	1685
performance indicators met under division (C)(1)(c) of that	1686
section;	1687
(2) The district has a four year adjusted schoot	1 6 0 0
(3) The district has a four-year adjusted cohort	1688
graduation rate of at least ninety-three per cent and a five-	1689
year adjusted cohort graduation rate of at least ninety-five per	1690
cent, as calculated under division (C)(1)(d) of that section.	1691
(E) As used in this section, "license" has the same	1692
meaning as in section 3319.31 of the Revised Code.	1693
Sec. 3313.46. (A) In addition to any other law governing	1694
the bidding for contracts by the board of education of any	1695
school district, when any such board determines to build,	1696
repair, enlarge, improve, or demolish any school building, the	1697
cost of which will exceed <del>twenty-five <u>fifty</u> thousand dollars,</del>	1698
except in cases of urgent necessity, or for the security and	1699
protection of school property, and except as otherwise provided	1700
in division (D) of section 713.23 and in section 125.04 of the	1701
Revised Code, all of the following shall apply:	1702
(1) The board shall cause to be prepared the plans,	1703
specifications, and related information as required in divisions	1704
(A)(1), (2), and (3) of section 153.01 of the Revised Code	1705
unless the board determines that other information is sufficient	1706
	1707
to inform any bidders of the board's requirements. However, if	-
the board determines that such other information is sufficient	1708
for bidding a project, the board shall not engage in the	1709
construction of any such project involving the practice of	1710
professional engineering, professional surveying, or	1711
architecture, for which plans, specifications, and estimates	1712
have not been made by, and the construction thereof inspected	1713
by, a licensed professional engineer, licensed professional	1714

surveyor, or registered architect.

(2) The board shall advertise for bids once each week for 1716 a period of not less than two consecutive weeks, or as provided 1717 in section 7.16 of the Revised Code, in a newspaper of general 1718 circulation in the district before the date specified by the 1719 board for receiving bids. The board may also cause notice to be 1720 inserted in trade papers or other publications designated by it 1721 or to be distributed by electronic means, including posting the 1722 notice on the board's internet web site. If the board posts the 1723 notice on its web site, it may eliminate the second notice 1724 otherwise required to be published in a newspaper of general 1725 circulation within the school district, provided that the first 1726 notice published in such newspaper meets all of the following 1727 requirements: 1728

(a) It is published at least two weeks before the opening1729of bids.

(b) It includes a statement that the notice is posted on 1731 the board of education's internet web site. 1732

(c) It includes the internet address of the board's 1733
internet web site. 1734

(d) It includes instructions describing how the notice may 1735be accessed on the board's internet web site. 1736

(3) Unless the board extends the time for the opening of
bids they shall be opened at the time and place specified by the
board in the advertisement for the bids.

(4) Each bid shall contain the name of every person
interested therein. Each bid shall meet the requirements of
1741
section 153.54 of the Revised Code.
1742

1715

(5) When both labor and materials are embraced in the work 1743 bid for, the board may require that each be separately stated in 1744 the bid, with the price thereof, or may require that bids be 1745 1746 submitted without such separation.

(6) None but the lowest responsible bid shall be accepted. 1747 The board may reject all the bids, or accept any bid for both 1748 labor and material for such improvement or repair, which is the 1749 lowest in the aggregate. In all other respects, the award of 1750 contracts for improvement or repair, but not for purchases made 1751 under section 3327.08 of the Revised Code, shall be pursuant to 1752 section 153.12 of the Revised Code. 1753

(7) The contract shall be between the board and the 1754 bidders. The board shall pay the contract price for the work 1755 pursuant to sections 153.13 and 153.14 of the Revised Code. The 1756 board shall approve and retain the estimates referred to in 1757 section 153.13 of the Revised Code and make them available to 1758 the auditor of state upon request. 1759

(8) When two or more bids are equal, in the whole, or in 1760 any part thereof, and are lower than any others, either may be 1761 accepted, but in no case shall the work be divided between such 1762 bidders. 1763

(9) When there is reason to believe there is collusion or 1764 combination among the bidders, or any number of them, the bids 1765 of those concerned therein shall be rejected. 1766

(B) Division (A) of this section does not apply to the 1767 board of education of any school district in any of the 1768 following situations: 1769

(1) The acquisition of educational materials used in 1770 teaching. 1771

(2) If the board determines and declares by resolution
adopted by two-thirds of all its members that any item is
available and can be acquired only from a single source.

(3) If the board declares by resolution adopted by two1775
thirds of all its members that division (A) of this section does
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not apply to any installation, modification, or remodeling
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involved in any energy conservation measure undertaken through
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an installment payment contract under section 3313.372 of the
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Revised Code or undertaken pursuant to division (G) of section
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133.06 of the Revised Code.

(4) The acquisition of computer software for instructional 1782
purposes and computer hardware for instructional purposes 1783
pursuant to division (B) (4) of section 3313.37 of the Revised 1784
Code. 1785

(C) No resolution adopted pursuant to division (B) (2) or 1786
(3) of this section shall have any effect on whether sections 1787
153.12 to 153.14 and 153.54 of the Revised Code apply to the 1788
board of education of any school district with regard to any 1789
item. 1790

Sec. 3314.03. A copy of every contract entered into under 1791 this section shall be filed with the superintendent of public 1792 instruction. The department of education shall make available on 1793 its web site a copy of every approved, executed contract filed 1794 with the superintendent under this section. 1795

(A) Each contract entered into between a sponsor and the 1796governing authority of a community school shall specify the 1797following: 1798

(1) That the school shall be established as either of the 1799following: 1800

(a) A nonprofit corporation established under Chapter 1801 1702. of the Revised Code, if established prior to April 8, 1802 2003; 1803 (b) A public benefit corporation established under Chapter 1804 1702. of the Revised Code, if established after April 8, 2003. 1805 (2) The education program of the school, including the 1806 school's mission, the characteristics of the students the school 1807 is expected to attract, the ages and grades of students, and the 1808 focus of the curriculum; 1809 (3) The academic goals to be achieved and the method of 1810 measurement that will be used to determine progress toward those 1811 goals, which shall include the statewide achievement 1812 assessments; 1813 (4) Performance standards by which the success of the 1814 school will be evaluated by the sponsor; 1815 (5) The admission standards of section 3314.06 of the 1816 Revised Code and, if applicable, section 3314.061 of the Revised 1817 Code; 1818 (6) (a) Dismissal procedures; 1819 (b) A requirement that the governing authority adopt an 1820 attendance policy that includes a procedure for automatically 1821 withdrawing a student from the school if the student without a 1822 legitimate excuse fails to participate in one hundred five 1823 consecutive hours of the learning opportunities offered to the 1824 student. 1825 (7) The ways by which the school will achieve racial and 1826 ethnic balance reflective of the community it serves; 1827

(8) Requirements for financial audits by the auditor of 1828

state. The contract shall require financial records of the 1829 school to be maintained in the same manner as are financial 1830 records of school districts, pursuant to rules of the auditor of 1831 state. Audits shall be conducted in accordance with section 1832 117.10 of the Revised Code. 1833 (9) The facilities to be used and their locations; 1834 (10) Qualifications of teachers, including a requirement 1835 that the school's classroom teachers be licensed in accordance 1836 with sections 3319.22 to 3319.31 of the Revised Code, except 1837 that a community school may engage noncertificated persons to 1838 teach up to twelve hours per week pursuant to section 3319.301 1839 of the Revised Code. 1840 (11) That the school will comply with the following 1841 requirements: 1842 (a) The school will provide learning opportunities to a 1843 minimum of twenty-five students for a minimum of nine hundred 1844 twenty hours per school year. 1845 (b) The governing authority will purchase liability 1846 insurance, or otherwise provide for the potential liability of 1847 the school. 1848 (c) The school will be nonsectarian in its programs, 1849 admission policies, employment practices, and all other 1850 operations, and will not be operated by a sectarian school or 1851 religious institution. 1852 (d) The school will comply with sections 9.90, 9.91, 1853 109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710, 1854 3301.0711, 3301.0712, 3301.0715, <u>3301.0728,</u> 3301.948, 3313.472, 1855 3313.50, 3313.536, 3313.539, 3313.608, 3313.609, 3313.6012, 1856

3313.6013, 3313.6014, 3313.6015, 3313.6020, 3313.643, 3313.648,

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1857

3313.6411, 3313.66, 3313.661, 3313.662, 3313.666, 3313.667, 1858 3313.67, 3313.671, 3313.672, 3313.673, 3313.69, 3313.71, 1859 3313.716, 3313.718, 3313.719, 3313.7112, 3313.80, 3313.814, 1860 3313.816, 3313.817, 3313.86, 3313.89, 3313.96, 3319.073, 1861 3319.321, 3319.39, 3319.391, 3319.41, 3319.46, 3321.01, 1862 3321.041, 3321.13, 3321.14, 3321.17, 3321.18, 3321.19, 3321.191, 1863 3327.10, 4111.17, 4113.52, and 5705.391 and Chapters 117., 1864 1347., 2744., 3365., 3742., 4112., 4123., 4141., and 4167. of 1865 the Revised Code as if it were a school district and will comply 1866 with section 3301.0714 of the Revised Code in the manner 1867 specified in section 3314.17 of the Revised Code. 1868

(e) The school shall comply with Chapter 102. and section 2921.42 of the Revised Code.

(f) The school will comply with sections 3313.61, 1871 3313.611, and 3313.614 of the Revised Code, except that for 1872 students who enter ninth grade for the first time before July 1, 1873 2010, the requirement in sections 3313.61 and 3313.611 of the 1874 Revised Code that a person must successfully complete the 1875 curriculum in any high school prior to receiving a high school 1876 diploma may be met by completing the curriculum adopted by the 1877 governing authority of the community school rather than the 1878 curriculum specified in Title XXXIII of the Revised Code or any 1879 rules of the state board of education. Beginning with students 1880 who enter ninth grade for the first time on or after July 1, 1881 2010, the requirement in sections 3313.61 and 3313.611 of the 1882 Revised Code that a person must successfully complete the 1883 curriculum of a high school prior to receiving a high school 1884 diploma shall be met by completing the requirements prescribed 1885 in division (C) of section 3313.603 of the Revised Code, unless 1886 the person qualifies under division (D) or (F) of that section. 1887 Each school shall comply with the plan for awarding high school 1888

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1870

credit based on demonstration of subject area competency, 1889 adopted by the state board of education under division (J) of 1890 section 3313.603 of the Revised Code. 1891

(g) The school governing authority will submit within four
months after the end of each school year a report of its
activities and progress in meeting the goals and standards of
divisions (A) (3) and (4) of this section and its financial
status to the sponsor and the parents of all students enrolled
in the school.

(h) The school, unless it is an internet- or computerbased community school, will comply with section 3313.801 of the
Revised Code as if it were a school district.
1900

(i) If the school is the recipient of moneys from a grant
awarded under the federal race to the top program, Division (A),
Title XIV, Sections 14005 and 14006 of the "American Recovery
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,
the school will pay teachers based upon performance in
accordance with section 3317.141 and will comply with section
3319.111 of the Revised Code as if it were a school district.

(12) Arrangements for providing health and other benefits1908to employees;

(13) The length of the contract, which shall begin at the
beginning of an academic year. No contract shall exceed five
1911
years unless such contract has been renewed pursuant to division
(E) of this section.

(14) The governing authority of the school, which shall be1914responsible for carrying out the provisions of the contract;1915

(15) A financial plan detailing an estimated school budget 1916 for each year of the period of the contract and specifying the 1917

total estimated per pupil expenditure amount for each such year.	1918
(16) Requirements and procedures regarding the disposition	1919
of employees of the school in the event the contract is	1920
terminated or not renewed pursuant to section 3314.07 of the	1921
Revised Code;	1922
(17) Whether the school is to be created by converting all	1923
or part of an existing public school or educational service	1924
center building or is to be a new start-up school, and if it is	1925
a converted public school or service center building,	1926
specification of any duties or responsibilities of an employer	1927
that the board of education or service center governing board	1928
that operated the school or building before conversion is	1929
delegating to the governing authority of the community school	1930
with respect to all or any specified group of employees provided	1931
the delegation is not prohibited by a collective bargaining	1932
agreement applicable to such employees;	1933
(18) Provisions establishing procedures for resolving	1934
disputes or differences of opinion between the sponsor and the	1935
governing authority of the community school;	1936
(19) A provision requiring the governing authority to	1937
adopt a policy regarding the admission of students who reside	1938
outside the district in which the school is located. That policy	1939
shall comply with the admissions procedures specified in	1940
sections 3314.06 and 3314.061 of the Revised Code and, at the	1941
sole discretion of the authority, shall do one of the following:	1942
(a) Prohibit the enrollment of students who reside outside	1943
the district in which the school is located;	1944
(b) Dermit the enrollment of students who recide in	1045

located;	1947
(c) Permit the enrollment of students who reside in any	1948
other district in the state.	1949
(20) A provision recognizing the authority of the	1950
department of education to take over the sponsorship of the	1951
school in accordance with the provisions of division (C) of	1952
section 3314.015 of the Revised Code;	1953
(21) A provision recognizing the sponsor's authority to	1954
assume the operation of a school under the conditions specified	1955
in division (B) of section 3314.073 of the Revised Code;	1956
(22) A provision recognizing both of the following:	1957
(a) The authority of public health and safety officials to	1958
inspect the facilities of the school and to order the facilities	1959
closed if those officials find that the facilities are not in	1960
compliance with health and safety laws and regulations;	1961
(b) The authority of the department of education as the	1962
community school oversight body to suspend the operation of the	1963
school under section 3314.072 of the Revised Code if the	1964
department has evidence of conditions or violations of law at	1965
the school that pose an imminent danger to the health and safety	1966
of the school's students and employees and the sponsor refuses	1967
to take such action.	1968
(23) A description of the learning opportunities that will	1969
be offered to students including both classroom-based and non-	1970
classroom-based learning opportunities that is in compliance	1971
with criteria for student participation established by the	1972
department under division (H)(2) of section 3314.08 of the	1973
Revised Code;	1974

(24) The school will comply with sections 3302.04 and 1975 3302.041 of the Revised Code, except that any action required to 1976 be taken by a school district pursuant to those sections shall 1977 be taken by the sponsor of the school. However, the sponsor 1978 shall not be required to take any action described in division 1979 (F) of section 3302.04 of the Revised Code. 1980

(25) Beginning in the 2006-2007 school year, the school 1981 will open for operation not later than the thirtieth day of 1982 September each school year, unless the mission of the school as 1983 specified under division (A)(2) of this section is solely to 1984 serve dropouts. In its initial year of operation, if the school 1985 fails to open by the thirtieth day of September, or within one 1986 year after the adoption of the contract pursuant to division (D) 1987 of section 3314.02 of the Revised Code if the mission of the 1988 school is solely to serve dropouts, the contract shall be void. 1989

(26) Whether the school's governing authority is planning
to seek designation for the school as a STEM school equivalent
under section 3326.032 of the Revised Code.

(B) The community school shall also submit to the sponsor
 a comprehensive plan for the school. The plan shall specify the
 1993
 following:

(1) The process by which the governing authority of the 1996school will be selected in the future; 1997

(2) The management and administration of the school; 1998

(3) If the community school is a currently existing public
school or educational service center building, alternative
arrangements for current public school students who choose not
to attend the converted school and for teachers who choose not
2002
to teach in the school or building after conversion;

(4) The instructional program and educational philosophy	2004
of the school;	2005
(5) Internal financial controls.	2006
(C) A contract entered into under section 3314.02 of the	2007
Revised Code between a sponsor and the governing authority of a	2008
community school may provide for the community school governing	2009
authority to make payments to the sponsor, which is hereby	2010
authorized to receive such payments as set forth in the contract	2011
between the governing authority and the sponsor. The total	2012
amount of such payments for oversight and monitoring of the	2013
school shall not exceed three per cent of the total amount of	2014
payments for operating expenses that the school receives from	2015
the state.	2016
(D) The contract shall specify the duties of the sponsor	2017
which shall be in accordance with the written agreement entered	2018
into with the department of education under division (B) of	2019
section 3314.015 of the Revised Code and shall include the	2020
following:	2021
(1) Monitor the community school's compliance with all	2022
laws applicable to the school and with the terms of the	2023
contract;	2024
(2) Monitor and evaluate the academic and fiscal	2025
performance and the organization and operation of the community	2026
school on at least an annual basis;	2027
(3) Report on an annual basis the results of the	2028
evaluation conducted under division (D)(2) of this section to	2029
the department of education and to the parents of students	2030
enrolled in the community school;	2031
(4) Provide technical assistance to the community school	2032

in complying with laws applicable to the school and terms of the 2033 contract; 2034

(5) Take steps to intervene in the school's operation to 2035 correct problems in the school's overall performance, declare 2036 the school to be on probationary status pursuant to section 2037 3314.073 of the Revised Code, suspend the operation of the 2038 school pursuant to section 3314.072 of the Revised Code, or 2039 terminate the contract of the school pursuant to section 3314.07 2040 of the Revised Code as determined necessary by the sponsor; 2041

(6) Have in place a plan of action to be undertaken in the
event the community school experiences financial difficulties or
closes prior to the end of a school year.

(E) Upon the expiration of a contract entered into under 2045 this section, the sponsor of a community school may, with the 2046 approval of the governing authority of the school, renew that 2047 contract for a period of time determined by the sponsor, but not 2048 ending earlier than the end of any school year, if the sponsor 2049 finds that the school's compliance with applicable laws and 2050 terms of the contract and the school's progress in meeting the 2051 academic goals prescribed in the contract have been 2052 satisfactory. Any contract that is renewed under this division 2053 remains subject to the provisions of sections 3314.07, 3314.072, 2054 and 3314.073 of the Revised Code. 2055

(F) If a community school fails to open for operation 2056 within one year after the contract entered into under this 2057 section is adopted pursuant to division (D) of section 3314.02 2058 of the Revised Code or permanently closes prior to the 2059 expiration of the contract, the contract shall be void and the 2060 school shall not enter into a contract with any other sponsor. A 2061 school shall not be considered permanently closed because the 2062

operations of the school have been suspended pursuant to section 2063 3314.072 of the Revised Code. 2064 Sec. 3319.02. (A) (1) As used in this section, "other 2065 administrator" means any of the following: 2066 (a) Except as provided in division (A)(2) of this section, 2067 any employee in a position for which a board of education 2068 requires a license designated by rule of the department of 2069 education for being an administrator issued under section 2070 3319.22 of the Revised Code, including a professional pupil 2071 services employee or administrative specialist or an equivalent 2072 of either one who is not employed as a school counselor and 2073 spends less than fifty per cent of the time employed teaching or 2074 working with students; 2075 (b) Any nonlicensed employee whose job duties enable such 2076 employee to be considered as either a "supervisor" or a 2077 "management level employee," as defined in section 4117.01 of 2078 the Revised Code; 2079

(c) A business manager appointed under section 3319.03 of 2080 the Revised Code. 2081

(2) As used in this section, "other administrator" does
not include a superintendent, assistant superintendent,
2083
principal, or assistant principal.
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(B) The board of education of each school district and the
governing board of an educational service center may appoint one
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or more assistant superintendents and such other administrators
as are necessary. An assistant educational service center
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superintendent or service center supervisor employed on a part2089
time basis may also be employed by a local board as a teacher.
2090
The board of each city, exempted village, and local school
2085

district shall employ principals for all high schools and for2092such other schools as the board designates, and those boards may2093appoint assistant principals for any school that they designate.2094

(C) In educational service centers and in city, exempted 2095 village, and local school districts, assistant superintendents, 2096 principals, assistant principals, and other administrators shall 2097 only be employed or reemployed in accordance with nominations of 2098 the superintendent, except that a board of education of a school 2099 district or the governing board of a service center, by a three-2100 fourths vote of its full membership, may reemploy any assistant 2101 superintendent, principal, assistant principal, or other 2102 administrator whom the superintendent refuses to nominate. 2103

The board of education or governing board shall execute a 2104 written contract of employment with each assistant 2105 2106 superintendent, principal, assistant principal, and other administrator it employs or reemploys. The term of such contract 2107 shall not exceed three years except that in the case of a person 2108 who has been employed as an assistant superintendent, principal, 2109 assistant principal, or other administrator in the district or 2110 center for three years or more, the term of the contract shall 2111 be for not more than five years and, unless the superintendent 2112 of the district recommends otherwise, not less than two years. 2113 If the superintendent so recommends, the term of the contract of 2114 a person who has been employed by the district or service center 2115 as an assistant superintendent, principal, assistant principal, 2116 or other administrator for three years or more may be one year, 2117 but all subsequent contracts granted such person shall be for a 2118 term of not less than two years and not more than five years. 2119 When a teacher with continuing service status becomes an 2120 assistant superintendent, principal, assistant principal, or 2121 other administrator with the district or service center with 2122

which the teacher holds continuing service status, the teacher 2123 retains such status in the teacher's nonadministrative position 2124 as provided in sections 3311.77, 3319.08, and 3319.09 of the 2125 Revised Code. 2126

A board of education or governing board may reemploy an 2127 assistant superintendent, principal, assistant principal, or 2128 other administrator at any regular or special meeting held 2129 during the period beginning on the first day of January of the 2130 calendar year immediately preceding the year of expiration of 2131 the employment contract and ending on the first day of June of 2132 the year the employment contract expires. 2133

Except by mutual agreement of the parties thereto, no 2134 assistant superintendent, principal, assistant principal, or 2135 other administrator shall be transferred during the life of a 2136 contract to a position of lesser responsibility. No contract may 2137 be terminated by a board except pursuant to section 3319.16 of 2138 the Revised Code. No contract may be suspended except pursuant 2139 to section 3319.17 or 3319.171 of the Revised Code. The salaries 2140 and compensation prescribed by such contracts shall not be 2141 2142 reduced by a board unless such reduction is a part of a uniform plan affecting the entire district or center. The contract shall 2143 specify the employee's administrative position and duties as 2144 included in the job description adopted under division (D) of 2145 this section, the salary and other compensation to be paid for 2146 performance of duties, the number of days to be worked, the 2147 number of days of vacation leave, if any, and any paid holidays 2148 in the contractual year. 2149

An assistant superintendent, principal, assistant 2150 principal, or other administrator is, at the expiration of the 2151 current term of employment, deemed reemployed at the same salary 2152

plus any increments that may be authorized by the board, unless 2153 such employee notifies the board in writing to the contrary on 2154 or before the fifteenth day of June, or unless such board, on or 2155 before the first day of June of the year in which the contract 2156 of employment expires, either reemploys such employee for a 2157 succeeding term or gives written notice of its intention not to 2158 2159 reemploy the employee. The term of reemployment of a person reemployed under this paragraph shall be one year, except that 2160 if such person has been employed by the school district or 2161 service center as an assistant superintendent, principal, 2162 assistant principal, or other administrator for three years or 2163 more, the term of reemployment shall be two years. 2164

(D) (1) Each board shall adopt procedures for the 2165 evaluation of all assistant superintendents, principals, 2166 assistant principals, and other administrators and shall 2167 evaluate such employees in accordance with those procedures. The 2168 procedures for the evaluation of principals and assistant 2169 principals shall be based on principles comparable to the 2170 teacher evaluation policy adopted by the board under section 2171 3319.111 of the Revised Code, but shall be tailored to the 2172 duties and responsibilities of principals and assistant 2173 principals and the environment in which they work. An Beginning 2174 with evaluations conducted for the 2015-2016 school year, if the 2175 state board prescribes a framework for the evaluation of 2176 principals and assistant principals, student academic growth 2177 shall account for not more than thirty-five per cent of each 2178 evaluation. 2179

An evaluation based upon procedures adopted under this 2180 division shall be considered by the board in deciding whether to 2181 renew the contract of employment of an assistant superintendent, 2182 principal, assistant principal, or other administrator. 2183 (2) The evaluation shall measure each assistant
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superintendent's, principal's, assistant principal's, and other
administrator's effectiveness in performing the duties included
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in the job description and the evaluation procedures shall
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provide for, but not be limited to, the following:
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(a) Each assistant superintendent, principal, assistant(b) principal, and other administrator shall be evaluated annually(c) 2190(c) 2191

(b) The evaluation shall be conducted by the superintendent or designee.

(c) In order to provide time to show progress in2194correcting the deficiencies identified in the evaluation2195process, the evaluation process shall be completed as follows:2196

(i) In any school year that the employee's contract of
employment is not due to expire, at least one evaluation shall
be completed in that year. A written copy of the evaluation
shall be provided to the employee no later than the end of the
employee's contract year as defined by the employee's annual
salary notice.

(ii) In any school year that the employee's contract of 2203 employment is due to expire, at least a preliminary evaluation 2204 and at least a final evaluation shall be completed in that year. 2205 A written copy of the preliminary evaluation shall be provided 2206 to the employee at least sixty days prior to any action by the 2207 board on the employee's contract of employment. The final 2208 evaluation shall indicate the superintendent's intended 2209 recommendation to the board regarding a contract of employment 2210 for the employee. A written copy of the evaluation shall be 2211 provided to the employee at least five days prior to the board's 2212

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acting to renew or not renew the contract.

(3) Termination of an assistant superintendent, principal,
assistant principal, or other administrator's contract shall be
pursuant to section 3319.16 of the Revised Code. Suspension of
any such employee shall be pursuant to section 3319.17 or
2217
3319.171 of the Revised Code.

(4) Before taking action to renew or nonrenew the contract 2219 of an assistant superintendent, principal, assistant principal, 2220 2221 or other administrator under this section and prior to the first 2222 day of June of the year in which such employee's contract expires, the board shall notify each such employee of the date 2223 that the contract expires and that the employee may request a 2224 meeting with the board. Upon request by such an employee, the 2225 board shall grant the employee a meeting in executive session. 2226 In that meeting, the board shall discuss its reasons for 2227 considering renewal or nonrenewal of the contract. The employee 2228 shall be permitted to have a representative, chosen by the 2229 employee, present at the meeting. 2230

(5) The establishment of an evaluation procedure shall not 2231 create an expectancy of continued employment. Nothing in 2232 division (D) of this section shall prevent a board from making 2233 the final determination regarding the renewal or nonrenewal of 2234 the contract of any assistant superintendent, principal, 2235 assistant principal, or other administrator. However, if a board 2236 fails to provide evaluations pursuant to division (D)(2)(c)(i) 2237 or (ii) of this section, or if the board fails to provide at the 2238 request of the employee a meeting as prescribed in division (D) 2239 (4) of this section, the employee automatically shall be 2240 reemployed at the same salary plus any increments that may be 2241 authorized by the board for a period of one year, except that if 2242

the employee has been employed by the district or service center2243as an assistant superintendent, principal, assistant principal,2244or other administrator for three years or more, the period of2245reemployment shall be for two years.2246

2247 (E) On nomination of the superintendent of a service center a governing board may employ supervisors who shall be 2248 employed under written contracts of employment for terms not to 2249 exceed five years each. Such contracts may be terminated by a 2250 governing board pursuant to section 3319.16 of the Revised Code. 2251 2252 Any supervisor employed pursuant to this division may terminate 2253 the contract of employment at the end of any school year after giving the board at least thirty days' written notice prior to 2254 such termination. On the recommendation of the superintendent 2255 the contract or contracts of any supervisor employed pursuant to 2256 this division may be suspended for the remainder of the term of 2257 any such contract pursuant to section 3319.17 or 3319.171 of the 2258 Revised Code. 2259

(F) A board may establish vacation leave for any 2260 individuals employed under this section. Upon such an 2261 2262 individual's separation from employment, a board that has such leave may compensate such an individual at the individual's 2263 current rate of pay for all lawfully accrued and unused vacation 2264 leave credited at the time of separation, not to exceed the 2265 amount accrued within three years before the date of separation. 2266 In case of the death of an individual employed under this 2267 section, such unused vacation leave as the board would have paid 2268 to the individual upon separation under this section shall be 2269 paid in accordance with section 2113.04 of the Revised Code, or 2270 to the estate. 2271

(G) The board of education of any school district may

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contract with the governing board of the educational service2273center from which it otherwise receives services to conduct2274searches and recruitment of candidates for assistant2275superintendent, principal, assistant principal, and other2276administrator positions authorized under this section.2277

Sec. 3319.114. (A) Beginning with the 2014-2015 school 2278 year, a district or school may choose to use the alternative 2279 framework prescribed by divisions (B) and (C) of this section 2280 when evaluating teachers under section 3319.111 of the Revised 2281 Code. 2282

(B) If a district or school chooses to use the alternative
framework for the 2014-2015 school year, that district or school
shall calculate ratings assigned for teacher evaluations
according to the following:

(1) The teacher performance measure, as defined by the
department of education, shall account for forty-two and onehalf per cent of each rating.
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(2) The student academic growth measure, as defined by thedepartment, shall account for forty-two and one-half per cent of2291each rating.

(3) Only one of the following components shall account forfifteen per cent of each rating:2294

(a) Student surveys;
(b) Teacher self-evaluations;
(c) Peer review evaluations;
(d) Student portfolios.
(e) If a district or school chooses to use the alternative
(f) 2295

framework for the 2015-2016 school year or any school year 2300 thereafter, that district or school shall calculate ratings 2301 assigned for teacher evaluations according to the following: 2302 (1) The teacher performance measure, as defined by the 2303 department, shall account for forty-two and one-half to fifty 2304 per cent of each rating. 2305 (2) The student academic growth measure, as defined by the 2306 department, shall account for forty two and one half to fifty 2307 thirty-five per cent of each rating. 2308 (3) The remainder shall be one, or any combination, of the 2309 following components: 2310 (a) Student surveys; 2311 (b) Teacher self-evaluations; 2312 (c) Peer review evaluations; 2313 (d) Student portfolios; 2314 (e) Any other component determined appropriate by the 2315 district board or school governing authority. 2316 (4) The teacher performance measure and the student-2317 academic growth measure shall account for an equal percentage of 2318 each rating. 2319 (D) The department shall compile a list of approved 2320 instruments for that districts and schools to may use, beginning 2321 with the 2014-2015 school year, when evaluating the components 2322 described under divisions (B)(3) and (C)(3) of this section. 2323 Each district or school shall choose one of the approved 2324 instruments to evaluate the applicable component selected by the 2325 district or school under that section. 2326

Sec. 3319.223. (A) Not later than January 1, 2011, the 2327 superintendent of public instruction and the chancellor of the 2328 Ohio board of regents jointly shall establish the Ohio teacher 2329 residency program, which shall be a four-year, entry-level 2330 program for classroom teachers. The teacher residency program 2331 shall include at least the following components: 2332 (1) Mentoring by teachers who hold a lead professional 2333 educator license issued under section 3319.22 of the Revised 2334 Code: 2335 (2) Counseling to ensure that program participants receive 2336 needed professional development; 2337 (3) Measures of appropriate progression through the 2338 program. If the state board of education prescribes an 2339 assessment for participants in the third or fourth year of the 2340 program, each school district or school may either: 2341 (a) Require each participant to pass the assessment to 2342 successfully complete the program; 2343 (b) During the third and fourth years of the program, 2344 assess each participant's progression by using the participant's 2345 annual evaluation conducted under section 3311.80 or 3319.111 of 2346 the Revised Code. Each evaluation shall be conducted by one or 2347 more of the persons listed in division (D) of section 3319.111 2348 of the Revised Code. 2349 (B) The teacher residency program shall be aligned with 2350 the standards for teachers adopted by the state board <del>of</del> 2351 education under section 3319.61 of the Revised Code and best 2352 practices identified by the superintendent of public 2353 instruction. 2354 (C) Each person who holds a resident educator license 2355

issued under section 3319.22 or 3319.227 of the Revised Code or
an alternative resident educator license issued under section
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3319.26 of the Revised Code shall participate in the teacher
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residency program. Successful completion of the program shall be
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required to qualify any such person for a professional educator
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license issued under section 3319.22 of the Revised Code.

Sec. 3319.26. (A) The state board of education shall adopt 2362 rules establishing the standards and requirements for obtaining 2363 an alternative resident educator license for teaching in grades 2364 kindergarten to twelve, or the equivalent, in a designated 2365 subject area or in the area of intervention specialist, as 2366 defined by rule of the state board. The rules shall also include 2367 the reasons for which an alternative resident educator license 2368 may be renewed under division (D) of this section. 2369

(B) The superintendent of public instruction and the 2370 chancellor of the Ohio board of regents jointly shall develop an 2371 intensive pedagogical training institute to provide instruction 2372 in the principles and practices of teaching for individuals 2373 seeking an alternative resident educator license. The 2374 instruction shall cover such topics as student development and 2375 learning, pupil assessment procedures, curriculum development, 2376 classroom management, and teaching methodology. 2377

(C) The rules adopted under this section shall require 2378 applicants for the alternative resident educator license to 2379 satisfy the following conditions prior to issuance of the 2380 license, but they shall not require applicants to have completed 2381 a major <u>or coursework</u> in the subject area for which application 2382 is being made: 2383

(1) Hold a minimum of a baccalaureate degree; 2384

(2) Successfully complete the pedagogical training 2385 institute described in division (B) of this section or a summer 2386 training institute provided to participants of a teacher 2387 preparation program that is operated by a nonprofit organization 2388 and has been approved by the chancellor. The chancellor shall 2389 approve any such program that requires participants to hold a 2390 bachelor's degree; have a cumulative undergraduate grade point 2391 average of at least 2.5 out of 4.0, or its equivalent; and 2392 successfully complete the program's summer training institute. 2393 (3) Pass an examination in the subject area for which 2394 application is being made. 2395 (D) An alternative resident educator license shall be 2396 valid for four years and shall be renewable for reasons 2397 specified by rules adopted by the state board pursuant to 2398 division (A) of this section. The state board, on a case-by-case 2399 basis, may extend the license's duration as necessary to enable 2400 the license holder to complete the Ohio teacher residency 2401 program established under section 3319.223 of the Revised Code. 2402 (E) The rules shall require the holder of an alternative 2403 resident educator license, as a condition of continuing to hold 2404 the license, to do all of the following: 2405 2406 (1) Participate in the Ohio teacher residency program;

(2) Show satisfactory progress in taking and successfully 2407completing one of the following: 2408

(a) At least twelve additional semester hours, or the
equivalent, of college coursework in the principles and
practices of teaching in such topics as student development and
learning, pupil assessment procedures, curriculum development,
classroom management, and teaching methodology;
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(b) Professional development provided by a teacher	2414
preparation program that has been approved by the chancellor	2415
under division (C)(2) of this section.	2416
(3) Take an assessment of professional knowledge in the	2417
second year of teaching under the license.	2418
(F) The rules shall provide for the granting of a	2419
professional educator license to a holder of an alternative	2420
resident educator license upon successfully completing all of	2421
the following:	2422
(1) Four years of teaching under the alternative license;	2423
(2) The additional college coursework or professional	2424
development described in division (E)(2) of this section;	2425
(3) The assessment of professional knowledge described in	2426
division (E)(3) of this section. The standards for successfully	2427
completing this assessment and the manner of conducting the	2428
assessment shall be the same as for any other individual who is	2429
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required to take the assessment pursuant to rules adopted by the state board under section 3319.22 of the Revised Code. 

(4) The Ohio teacher residency program;

(5) All other requirements for a professional educator license adopted by the state board under section 3319.22 of the Revised Code. 

(G) A person who is assigned to teach in this state as a participant in the teach for America program or who has completed two years of teaching in another state as a participant in that program shall be eligible for a license only under section 3319.227 of the Revised Code and shall not be eligible for a license under this section. 

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Sec. 3326.11. Each science, technology, engineering, and	2442
mathematics school established under this chapter and its	2443
governing body shall comply with sections 9.90, 9.91, 109.65,	2444
121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43,	2445
3301.0714, 3301.0715, <u>3301.0728,</u> 3301.948, 3313.14, 3313.15,	2446
3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48,	2447
3313.481, 3313.482, 3313.50, 3313.536, 3313.539, 3313.608,	2448
3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 3313.61,	2449
3313.611, 3313.614, 3313.615, 3313.643, 3313.648, 3313.6411,	2450
3313.66, 3313.661, 3313.662, 3313.666, 3313.667, 3313.67,	2451
3313.671, 3313.672, 3313.673, 3313.69, 3313.71, 3313.716,	2452
3313.718, 3313.719, 3313.7112, 3313.80, 3313.801, 3313.814,	2453
3313.816, 3313.817, 3313.86, 3313.89, 3313.96, 3319.073,	2454
3319.21, 3319.32, 3319.321, 3319.35, 3319.39, 3319.391, 3319.41,	2455
3319.45, 3321.01, 3321.041, 3321.13, 3321.14, 3321.17, 3321.18,	2456
3321.19, 3321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and	2457
Chapters 102., 117., 1347., 2744., 3307., 3309., 3365., 3742.,	2458
4112., 4123., 4141., and 4167. of the Revised Code as if it were	2459
a school district.	2460
Sec. 3328.24. A college-preparatory boarding school	2461
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Sec. 3328.24. A college-preparatory boarding school 2461 established under this chapter and its board of trustees shall 2462 comply with sections 102.02, 3301.0710, 3301.0711, 3301.0712, 2463 3301.0714, <u>3301.0728, 3301.948, 3313.536, 3313.6013, 3313.6411, 2464</u> 3313.7112, 3313.89, 3319.39, and 3319.391 and Chapter 3365. of 2465 the Revised Code as if the school were a school district and the 2466 school's board of trustees were a district board of education. 2467

Section 2. That existing sections 3301.079, 3301.0711,24683301.0715, 3302.02, 3302.03, 3302.034, 3302.13, 3313.46,24693314.03, 3319.02, 3319.114, 3319.223, 3319.26, 3326.11, and24703328.24 of the Revised Code are hereby repealed.2471

Section 3. Section 3319.02 of the Revised Code, as amended2472by this act, shall take effect July 1, 2015.2473

Section 4. If the State Board of Education prescribes a 2474 framework to be used when conducting evaluations for principals 2475 and assistant principals under section 3319.02 of the Revised 2476 Code, the State Board shall take the necessary steps, not later 2477 than July 1, 2015, to modify the framework to meet the 2478 requirements prescribed by division (D)(1) of section 3319.02 of 2479 the Revised Code, as amended by this act. 2480

Section 5. (A) Not later than December 15, 2015, the Ohio 2481 School Facilities Commission shall develop and submit to the 2482 General Assembly, in accordance with section 101.68 of the 2483 Revised Code, a proposal for legislative provisions under which 2484 school districts that have not yet received assistance under the 2485 Classroom Facilities Assistance Program, upon becoming eligible 2486 for assistance under that program, based on the annual 2487 percentile rankings under section 3318.011 of the Revised Code, 2488 may apply for and receive a portion of the state funds they are 2489 eligible for under that program to use for technology, building 2490 expansion, and physical alterations to improve school safety or 2491 2492 security.

(B) As used in this section, the "Classroom Facilities 2493
Assistance Program" means the program authorized under sections 2494
3318.01 to 3318.20 of the Revised Code. 2495

Section 6. The General Assembly, applying the principle 2496 stated in division (B) of section 1.52 of the Revised Code that 2497 amendments are to be harmonized if reasonably capable of 2498 simultaneous operation, finds that the following sections, 2499 presented in this act as composites of the sections as amended 2500 by the acts indicated, are the resulting versions of the 2501

sections in effect prior to the effective date of the sections	2502
as presented in this act:	2503
Section 3319.02 of the Revised Code as amended by both	2504
Sub. H.B. 525 and Am. Sub. S.B. 316 of the 129th General	2505
Assembly.	2506
Section 3326.11 of the Revised Code as amended by Sub.	2507
H.B. 264, Sub. H.B. 393, and Am. Sub. H.B. 487, all of the 130th	2508
General Assembly.	2509
Section 3328.24 of the Revised Code as amended by Sub.	2510
H.B. 264, Sub. H.B. 393, and Am. Sub. H.B. 487, all of the 130th	2511
General Assembly.	2512