As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 241

Senators Terhar, Thomas Cosponsors: Senators Hottinger, Hoagland

A BILL

To ar	mend sections 921.06, 955.43, 3301.07,	1
33	301.071, 3301.0711, 3301.16, 3301.162,	2
33	301.164, 3301.52, 3301.541, 3302.07, 3302.41,	3
33	310.01, 3312.01, 3312.04, 3312.05, 3312.09,	4
33	313.206, 3313.41, 3313.48, 3313.481, 3313.482,	5
33	313.536, 3313.539, 3313.5311, 3313.603,	6
33	313.62, 3313.716, 3313.717, 3313.718, 3313.719,	7
33	313.7111, 3313.7112, 3313.7114, 3313.813,	8
33	313.86, 3313.976, 3317.024, 3317.03, 3317.06,	9
33	317.062, 3317.063, 3317.13, 3319.311, 3319.313,	10
33	319.314, 3319.317, 3319.39, 3319.391, 3319.392,	11
33	319.40, 3319.52, 3321.01, 3326.01, 3326.03,	12
33	326.032, 3326.04, 3326.09, 3327.07, 3327.10,	13
33	365.01, 3365.02, 3701.133, 3781.106, 3781.11,	14
47	729.513, 4729.541, 5104.01, 5104.02, and	15
51	139.18 and to enact section 3301.165 of the	16
Re	evised Code to establish a category of	17
nc	onpublic schools called "accredited nonpublic	18
sc	chools" and to prescribe requirements and	19
ez	xemptions for such schools.	20

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

private applicator.

Section 1. That sections 921.06, 955.43, 3301.07, 21 3301.071, 3301.0711, 3301.16, 3301.162, 3301.164, 3301.52, 22 3301.541, 3302.07, 3302.41, 3310.01, 3312.01, 3312.04, 3312.05, 23 3312.09, 3313.206, 3313.41, 3313.48, 3313.481, 3313.482, 24 3313.536, 3313.539, 3313.5311, 3313.603, 3313.62, 3313.716, 25 3313.717, 3313.718, 3313.719, 3313.7111, 3313.7112, 3313.7114, 26 3313.813, 3313.86, 3313.976, 3317.024, 3317.03, 3317.06, 27 3317.062, 3317.063, 3317.13, 3319.311, 3319.313, 3319.314, 28 3319.317, 3319.39, 3319.391, 3319.392, 3319.40, 3319.52, 29 3321.01, 3326.01, 3326.03, 3326.032, 3326.04, 3326.09, 3327.07, 30 3327.10, 3365.01, 3365.02, 3701.133, 3781.106, 3781.11, 31 4729.513, 4729.541, 5104.01, 5104.02, and 5139.18 be amended and 32 section 3301.165 of the Revised Code be enacted to read as 33 follows: 34 Sec. 921.06. (A) (1) No individual shall do any of the 35 following without having a commercial applicator license issued 36 by the director of agriculture: 37 (a) Apply pesticides for a pesticide business without 38 direct supervision; 39 40 (b) Apply pesticides as part of the individual's duties while acting as an employee of the United States government, a 41 state, county, township, or municipal corporation, or a park 42 district, port authority, or sanitary district created under 43 Chapter 1545., 4582., or 6115. of the Revised Code, 44 respectively; 45 (c) Apply restricted use pesticides. Division (A)(1)(c) of 46 this section does not apply to a private applicator or an 47 immediate family member or a subordinate employee of a private 48 applicator who is acting under the direct supervision of that 49

(d) If the individual is the owner of a business other	51	
than a pesticide business or an employee of such an owner, apply		
pesticides at any of the following publicly accessible sites	53	
that are located on the property:	54	
(i) Food service operations that are licensed under	55	
Chapter 3717. of the Revised Code;	56	
(ii) Retail food establishments that are licensed under	57	
Chapter 3717. of the Revised Code;	58	
(iii) Golf courses;	59	
(iv) Rental properties of more than four apartment units	60	
at one location;	61	
(v) Hospitals or medical facilities as defined in section	62	
3701.01 of the Revised Code;	63	
(vi) Child day-care centers or school child day-care	64	
centers as defined in section 5104.01 of the Revised Code;	65	
(vii) Facilities owned or operated by a school district	66	
established under Chapter 3311. of the Revised Code, including	67	
an educational service center, a community school established	68	
under Chapter 3314. of the Revised Code, $\overline{\text{or}}$ a chartered or	69	
nonchartered nonpublic school that meets minimum standards	70	
established by the state board of education, or an accredited	71	
nonpublic school as described in section 3301.165 of the Revised	72	
<u>Code;</u>	73	
(viii) State institutions of higher education as defined	74	
in section 3345.011 of the Revised Code, nonprofit institutions	75	
holding a certificate of authorization pursuant to Chapter 1713.		
of the Revised Code, institutions holding a certificate of		
registration from the state board of career colleges and schools		

and program authorization for an associate or bachelor's degree 79 program issued under section 3332.05 of the Revised Code, and 80 private institutions exempt from regulation under Chapter 3332. 81 of the Revised Code as prescribed in section 3333.046 of the 82 Revised Code: 83

(ix) Food processing establishments as defined in section 3715.021 of the Revised Code;

(x) Any other site designated by rule.

(e) Conduct authorized diagnostic inspections.

(2) Divisions (A)(1)(a) to (d) of this section do not apply to an individual who is acting as a trained serviceperson under the direct supervision of a commercial applicator.

(3) Licenses shall be issued for a period of time 91 established by rule and shall be renewed in accordance with 92 deadlines established by rule. The fee for each such license 93 shall be established by rule. If a license is not issued or 94 renewed, the application fee shall be retained by the state as 95 payment for the reasonable expense of processing the 96 application. The director shall by rule classify by pesticide-97 use category licenses to be issued under this section. A single 98 license may include more than one pesticide-use category. No 99 individual shall be required to pay an additional license fee if 100 the individual is licensed for more than one category. 101

The fee for each license or renewal does not apply to an 102 applicant who is an employee of the department of agriculture 103 whose job duties require licensure as a commercial applicator as 104 a condition of employment. 105

(B) Application for a commercial applicator license shall 106 be made on a form prescribed by the director. Each application 107

Page 4

84

85

86

87

88

89

S. B. No. 241 As Introduced

for a license shall state the pesticide-use category or108categories of license for which the applicant is applying and109other information that the director determines essential to the110administration of this chapter.111

(C) If the director finds that the applicant is competent 112 to apply pesticides and conduct diagnostic inspections and that 113 the applicant has passed both the general examination and each 114 applicable pesticide-use category examination as required under 115 division (A) of section 921.12 of the Revised Code, the director 116 shall issue a commercial applicator license limited to the 117 pesticide-use category or categories for which the applicant is 118 found to be competent. If the director rejects an application, 119 the director may explain why the application was rejected, 120 describe the additional requirements necessary for the applicant 121 to obtain a license, and return the application. The applicant 122 may resubmit the application without payment of any additional 123 fee. 124

(D) (1) A person who is a commercial applicator shall be
deemed to hold a private applicator's license for purposes of
applying pesticides on agricultural commodities that are
produced by the commercial applicator.

(2) A commercial applicator shall apply pesticides only in
the pesticide-use category or categories in which the applicator
130
is licensed under this chapter.

(E) All money collected under this section shall be
credited to the pesticide, fertilizer, and lime program fund
created in section 921.22 of the Revised Code.
134

Sec. 955.43. (A) When either a blind, deaf or hearing135impaired, or mobility impaired person or a trainer of an136

assistance dog is accompanied by an assistance dog, the person 137 or the trainer, as applicable, is entitled to the full and equal 138 accommodations, advantages, facilities, and privileges of all 139 public conveyances, hotels, lodging places, all places of public 140 accommodation, amusement, or resort, all institutions of 141 education, and other places to which the general public is 142 invited, and may take the dog into such conveyances and places, 143 subject only to the conditions and limitations applicable to all 144 persons not so accompanied, except that: 145 (1) The dog shall not occupy a seat in any public 146

conveyance.

(2) The dog shall be upon a leash while using thefacilities of a common carrier.

(3) Any dog in training to become an assistance dog shall
be covered by a liability insurance policy provided by the
nonprofit special agency engaged in such work protecting members
of the public against personal injury or property damage caused
by the dog.

(B) No person shall deprive a blind, deaf or hearing
155
impaired, or mobility impaired person or a trainer of an
assistance dog who is accompanied by an assistance dog of any of
157
the advantages, facilities, or privileges provided in division
(A) of this section, nor charge the person or trainer a fee or
charge for the dog.

(C) As used in this section, "institutions of education" 161
means: 162

(1) Any state university or college as defined in section3345.32 of the Revised Code;164

(2) Any private college or university that holds a 165

Page 6

certificate of authorization issued by the Ohio board of regents	166
pursuant to Chapter 1713. of the Revised Code;	167
(3) Any elementary or secondary school operated by a board	168
of education;	169
(4) Any chartered, accredited, or nonchartered nonpublic	170
elementary or secondary school ; . As used in this section,	171
"accredited nonpublic school" has the same meaning as in section	172
3301.165 of the Revised Code.	173
(5) Any school issued a certificate of registration by the	174
state board of career colleges and schools.	175
Sec. 3301.07. The state board of education shall exercise	176
under the acts of the general assembly general supervision of	177
the system of public education in the state. In addition to the	178
powers otherwise imposed on the state board under the provisions	179
of law, the board shall have the powers described in this	180
section.	181
(A) The state board shall exercise policy forming,	182
planning, and evaluative functions for the public schools of the	183
state except as otherwise provided by law.	184
(B)(1) The state board shall exercise leadership in the	185
improvement of public education in this state, and administer	186
the educational policies of this state relating to public	187
schools, and relating to instruction and instructional material,	188
building and equipment, transportation of pupils, administrative	189
responsibilities of school officials and personnel, and finance	190
and organization of school districts, educational service	191
centers, and territory. Consultative and advisory services in	192
such matters shall be provided by the board to school districts	193
and educational service centers of this state.	194

S. B. No. 241 As Introduced

(2) The state board also shall develop a standard of 195 financial reporting which shall be used by each school district 196 board of education and each governing board of an educational 197 service center, each governing authority of a community school 198 established under Chapter 3314., each governing body of a STEM 199 school established under Chapter 3328., and each board of 200 trustees of a college-preparatory boarding school established 201 under Chapter 3328. of the Revised Code to make its financial 202 information and annual budgets for each school building under 203 its control available to the public in a format understandable 204 by the average citizen. The format shall show, both at the 205 district and at the school building level, revenue by source; 206 expenditures for salaries, wages, and benefits of employees, 207 showing such amounts separately for classroom teachers, other 208 employees required to hold licenses issued pursuant to sections 209 3319.22 to 3319.31 of the Revised Code, and all other employees; 210 expenditures other than for personnel, by category, including 211 utilities, textbooks and other educational materials, equipment, 212 permanent improvements, pupil transportation, extracurricular 213 athletics, and other extracurricular activities; and per pupil 214 expenditures. The format shall also include information on total 215 revenue and expenditures, per pupil revenue, and expenditures 216 for both classroom and nonclassroom purposes, as defined by the 217 standards adopted under section 3302.20 of the Revised Code in 218 the aggregate and for each subgroup of students, as defined by 219 section 3317.40 of the Revised Code, that receives services 220 provided for by state or federal funding. 221

(3) Each school district board, governing authority,
governing body, or board of trustees, or its respective
designee, shall annually report, to the department of education,
224
all financial information required by the standards for
225

financial reporting, as prescribed by division (B)(2) of this 226 section and adopted by the state board. The department shall 227 make all reports submitted pursuant to this division available 228 in such a way that allows for comparison between financial 229 information included in these reports and financial information 230 included in reports produced prior to July 1, 2013. The 231 232 department shall post these reports in a prominent location on its web site and shall notify each school when reports are made 233 available. 234

(C) The state board shall administer and supervise the 235 allocation and distribution of all state and federal funds for 236 public school education under the provisions of law, and may 237 prescribe such systems of accounting as are necessary and proper 238 to this function. It may require county auditors and treasurers, 239 boards of education, educational service center governing 240 boards, treasurers of such boards, teachers, and other school 241 officers and employees, or other public officers or employees, 242 to file with it such reports as it may prescribe relating to 243 such funds, or to the management and condition of such funds. 244

(D) (1) Wherever in Titles IX, XXIII, XXIX, XXXIII, XXXVII, 245 XLVII, and LI of the Revised Code a reference is made to 246 standards prescribed under this section or division (D) of this 247 section, that reference shall be construed to refer to the 248 standards prescribed under division (D) (2) of this section, 249 unless the context specifically indicates a different meaning or 250 intent. 251

(2) The state board shall formulate and prescribe minimum
standards to be applied to all elementary and secondary schools
in this state for the purpose of providing children access to a
general education of high quality according to the learning
252

needs of each individual, including students with disabilities, 256 economically disadvantaged students, limited English proficient 257 students, and students identified as gifted. Such standards 258 shall provide adequately for: the licensing of teachers, 259 administrators, and other professional personnel and their 260 assignment according to training and qualifications; efficient 261 262 and effective instructional materials and equipment, including library facilities; the proper organization, administration, and 263 supervision of each school, including regulations for preparing 264 all necessary records and reports and the preparation of a 265 statement of policies and objectives for each school; the 266 provision of safe buildings, grounds, health and sanitary 267 facilities and services; admission of pupils, and such 268 requirements for their promotion from grade to grade as will 269 assure that they are capable and prepared for the level of study 270 to which they are certified; requirements for graduation; and 271 such other factors as the board finds necessary. 272

The state board shall base any standards governing the273promotion of students or requirements for graduation on the274ability of students, at any grade level, to earn credits or275advance upon demonstration of mastery of knowledge and skills276through competency-based learning models. Credits of grade level277advancement shall not require a minimum number of days or hours278in a classroom.279

The state board shall base any standards governing the280assignment of staff on ensuring each school has a sufficient281number of teachers to ensure a student has an appropriate level282of interaction to meet each student's personal learning goals.283

In the formulation and administration of such standards 284 for nonpublic schools the board shall also consider the 285

particular needs, methods and objectives of those schools,286provided they do not conflict with the provision of a general287education of a high quality and provided that regular procedures288shall be followed for promotion from grade to grade of pupils289who have met the educational requirements prescribed.290

All chartered, nonchartered, and accredited nonpublic291schools shall comply with the minimum education standards292adopted by the state board under this division. However, the293state board shall not prescribe additional operating standards294for nonchartered or accredited nonpublic schools. As used in295this section, "accredited nonpublic school" has the same meaning296as in section 3301.165 of the Revised Code.297

(3) In addition to the minimum standards required by
298
division (D)(2) of this section, the state board may formulate
and prescribe the following additional minimum operating
300
standards for school districts:
301

(a) Standards for the effective and efficient 302 organization, administration, and supervision of each school 303 district with a commitment to high expectations for every 304 student based on the learning needs of each individual, 305 including students with disabilities, economically disadvantaged 306 students, limited English proficient students, and students 307 identified as gifted, and commitment to closing the achievement 308 gap without suppressing the achievement levels of higher 309 achieving students so that all students achieve core knowledge 310 and skills in accordance with the statewide academic standards 311 adopted under section 3301.079 of the Revised Code; 312

(b) Standards for the establishment of business advisory313councils under section 3313.82 of the Revised Code;314

(c) Standards for school district buildings that may 315 require the effective and efficient organization, 316 administration, and supervision of each school district building 317 with a commitment to high expectations for every student based 318 on the learning needs of each individual, including students 319 with disabilities, economically disadvantaged students, limited 320 English proficient students, and students identified as gifted, 321 and commitment to closing the achievement gap without 322 suppressing the achievement levels of higher achieving students 323 so that all students achieve core knowledge and skills in 324 accordance with the statewide academic standards adopted under 325 section 3301.079 of the Revised Code. 326

(E) The state board may require as part of the health
327
curriculum information developed under section 2108.34 of the
Revised Code promoting the donation of anatomical gifts pursuant
329
to Chapter 2108. of the Revised Code and may provide the
330
information to high schools, educational service centers, and
331
joint vocational school district boards of education;
332

(F) The state board shall prepare and submit annually to
333
the governor and the general assembly a report on the status,
and major problems of the public schools of the state,
with recommendations for necessary legislative action and a tenyear projection of the state's public and nonpublic school
and an another state and by grade level.

(G) The state board shall prepare and submit to the
director of budget and management the biennial budgetary
requests of the state board of education, for its agencies and
for the public schools of the state.

(H) The state board shall cooperate with federal, state,and local agencies concerned with the health and welfare of343

children and youth of the state.

(I) The state board shall require such reports from school 346 districts and educational service centers, school officers, and 347 employees as are necessary and desirable. The superintendents 348 and treasurers of school districts and educational service 349 centers shall certify as to the accuracy of all reports required 350 by law or state board or state department of education rules to 351 be submitted by the district or educational service center and 352 which contain information necessary for calculation of state 353 354 funding. Any superintendent who knowingly falsifies such report shall be subject to license revocation pursuant to section 355 3319.31 of the Revised Code. 356

(J) In accordance with Chapter 119. of the Revised Code,357the state board shall adopt procedures, standards, and358guidelines for the education of children with disabilities359pursuant to Chapter 3323. of the Revised Code, including360procedures, standards, and guidelines governing programs and361services operated by county boards of developmental disabilities362pursuant to section 3323.09 of the Revised Code.363

(K) For the purpose of encouraging the development of 364 special programs of education for academically gifted children, 365 the state board shall employ competent persons to analyze and 366 publish data, promote research, advise and counsel with boards 367 of education, and encourage the training of teachers in the 368 special instruction of gifted children. The board may provide 369 financial assistance out of any funds appropriated for this 370 purpose to boards of education and educational service center 371 governing boards for developing and conducting programs of 372 education for academically gifted children. 373

(L) The state board shall require that all public schools 374

emphasize and encourage, within existing units of study, the375teaching of energy and resource conservation as recommended to376each district board of education by leading business persons377involved in energy production and conservation, beginning in the378primary grades.379

(M) The state board shall formulate and prescribe minimum 380 standards requiring the use of phonics as a technique in the 381 teaching of reading in grades kindergarten through three. In 382 addition, the state board shall provide in-service training 383 programs for teachers on the use of phonics as a technique in 384 the teaching of reading in grades kindergarten through three. 385

(N) The state board may adopt rules necessary for carrying 386 out any function imposed on it by law, and may provide rules as 387 are necessary for its government and the government of its 388 employees, and may delegate to the superintendent of public 389 instruction the management and administration of any function 390 imposed on it by law. It may provide for the appointment of 391 board members to serve on temporary committees established by 392 the board for such purposes as are necessary. Permanent or 393 394 standing committees shall not be created.

(O) Upon application from the board of education of a 395 school district, the superintendent of public instruction may 396 issue a waiver exempting the district from compliance with the 397 standards adopted under divisions (B)(2) and (D) of this 398 section, as they relate to the operation of a school operated by 399 the district. The state board shall adopt standards for the 400 approval or disapproval of waivers under this division. The 401 state superintendent shall consider every application for a 402 waiver, and shall determine whether to grant or deny a waiver in 403 accordance with the state board's standards. For each waiver 404

granted, the state superintendent shall specify the period of405time during which the waiver is in effect, which shall not406exceed five years. A district board may apply to renew a waiver.407

Sec. 3301.071. (A) (1) In the case of nontax-supported 408 schools other than accredited nonpublic schools, as described in 409 section 3301.165 of the Revised Code, standards for teacher 410 certification prescribed under section 3301.07 of the Revised 411 Code shall provide for certification, without further 412 educational requirements, of any administrator, supervisor, or 413 teacher who has attended and received a bachelor's degree from a 414 college or university accredited by a national or regional 415 association in the United States except that, at the discretion 416 of the state board of education, this requirement may be met by 417 having an equivalent degree from a foreign college or university 418 of comparable standing. Standards for certification of any_ 419 administrator, supervisor, or teacher of an accredited nonpublic 420 school shall require compliance with the educational 421 qualifications prescribed by the independent schools association 422 of the central states. However, nothing in this section exempts 423 an accredited nonpublic school from the requirement that each 424 applicant undergo a criminal records check under section 3319.39 425 of the Revised Code. 426

(2) In the case of nonchartered, nontax-supported schools,
the standards for teacher certification prescribed under section
3301.07 of the Revised Code shall provide for certification,
without further educational requirements, of any administrator,
supervisor, or teacher who has attended and received a diploma
from a "bible college" or "bible institute" described in
division (E) of section 1713.02 of the Revised Code.

(3) A certificate issued under division (A)(3) of this

section shall be valid only for teaching foreign language, 435 music, religion, computer technology, or fine arts. 436 Notwithstanding division (A) (1) of this section, the 437 standards for teacher certification prescribed under section 438 3301.07 of the Revised Code shall provide for certification of a 439 person as a teacher upon receipt by the state board of an 440 affidavit signed by the chief administrative officer of a 441 chartered nonpublic school seeking to employ the person, stating 442 that the person meets one of the following conditions: 443 (a) The person has specialized knowledge, skills, or 444 expertise that qualifies the person to provide instruction. 445 (b) The person has provided to the chief administrative 446 officer evidence of at least three years of teaching experience 447 in a public or nonpublic school. 448 (c) The person has provided to the chief administrative 449 officer evidence of completion of a teacher training program 450 named in the affidavit. 451 (B) Each person applying for a certificate under this 452 section for purposes of serving in a nonpublic school chartered 453 by the state board under section 3301.16 of the Revised Code 454 shall pay a fee in the amount established under division (A) of 455 section 3319.51 of the Revised Code. Any fees received under 456 this division shall be paid into the state treasury to the 457 credit of the state board of education certification fund 458 established under division (B) of section 3319.51 of the Revised 459 Code. 460 (C) A person applying for or holding any certificate 461

(c) A person apprying for or nording any certificate401pursuant to this section for purposes of serving in a nonpublic462school chartered by the state board is subject to sections463

3123.41 to 3123.50 of the Revised Code and any applicable rules 464

adopted under section 3123.63 of the Revised Code and sections 3319.31 and 3319.311 of the Revised Code.

(D) Divisions (B) and (C) of this section and sections
3319.291, 3319.31, and 3319.311 of the Revised Code do not apply
to any administrators, supervisors, or teachers in nonchartered,
469
nontax-supported schools.
470

Sec. 3301.0711. (A) The department of education shall:

(1) Annually furnish to, grade, and score all assessments 472 required by divisions (A)(1) and (B)(1) of section 3301.0710 of 473 the Revised Code to be administered by city, local, exempted 474 village, and joint vocational school districts, except that each 475 district shall score any assessment administered pursuant to 476 division (B) (10) of this section. Each assessment so furnished 477 shall include the data verification code of the student to whom 478 the assessment will be administered, as assigned pursuant to 479 division (D)(2) of section 3301.0714 of the Revised Code. In 480 furnishing the practice versions of Ohio graduation tests 481 prescribed by division (D) of section 3301.0710 of the Revised 482 Code, the department shall make the tests available on its web 483 site for reproduction by districts. In awarding contracts for 484 grading assessments, the department shall give preference to 485 Ohio-based entities employing Ohio residents. 486

(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
489
students.

(B) Except as provided in divisions (C) and (J) of thissection, the board of education of each city, local, and492

465

466

adopted under division (A) of this section: 494 (1) Administer the English language arts assessments 495 prescribed under division (A)(1)(a) of section 3301.0710 of the 496 Revised Code twice annually to all students in the third grade 497 who have not attained the score designated for that assessment 498 under division (A)(2)(c) of section 3301.0710 of the Revised 499 Code. 500 (2) Administer the mathematics assessment prescribed under 501 division (A)(1)(a) of section 3301.0710 of the Revised Code at 502 least once annually to all students in the third grade. 503 (3) Administer the assessments prescribed under division 504 (A) (1) (b) of section 3301.0710 of the Revised Code at least once 505 annually to all students in the fourth grade. 506 (4) Administer the assessments prescribed under division 507 (A) (1) (c) of section 3301.0710 of the Revised Code at least once 508 annually to all students in the fifth grade. 509 (5) Administer the assessments prescribed under division 510 (A) (1) (d) of section 3301.0710 of the Revised Code at least once 511 annually to all students in the sixth grade. 512 (6) Administer the assessments prescribed under division 513 (A) (1) (e) of section 3301.0710 of the Revised Code at least once 514 annually to all students in the seventh grade. 515 (7) Administer the assessments prescribed under division 516 (A) (1) (f) of section 3301.0710 of the Revised Code at least once 517 annually to all students in the eighth grade. 518

exempted village school district shall, in accordance with rules

(8) Except as provided in division (B) (9) of this section,administer any assessment prescribed under division (B) (1) of520

section 3301.0710 of the Revised Code as follows:

(a) At least once annually to all tenth grade students and
522
at least twice annually to all students in eleventh or twelfth
523
grade who have not yet attained the score on that assessment
524
designated under that division;
525

(b) To any person who has successfully completed the 526 curriculum in any high school or the individualized education 527 program developed for the person by any high school pursuant to 528 section 3323.08 of the Revised Code but has not received a high 529 school diploma and who requests to take such assessment, at any 530 time such assessment is administered in the district. 531

(9) In lieu of the board of education of any city, local, 532 or exempted village school district in which the student is also 533 enrolled, the board of a joint vocational school district shall 534 administer any assessment prescribed under division (B)(1) of 535 section 3301.0710 of the Revised Code at least twice annually to 536 any student enrolled in the joint vocational school district who 537 has not yet attained the score on that assessment designated 538 under that division. A board of a joint vocational school 539 district may also administer such an assessment to any student 540 described in division (B)(8)(b) of this section. 541

(10) If the district has a three-year average graduation 542 rate of not more than seventy-five per cent, administer each 543 assessment prescribed by division (D) of section 3301.0710 of 544 the Revised Code in September to all ninth grade students who 545 entered ninth grade prior to July 1, 2014. 546

Except as provided in section 3313.614 of the Revised Code547for administration of an assessment to a person who has548fulfilled the curriculum requirement for a high school diploma549

but has not passed one or more of the required assessments, the550assessments prescribed under division (B)(1) of section5513301.0710 of the Revised Code shall not be administered after552the date specified in the rules adopted by the state board of553education under division (D)(1) of section 3301.0712 of the554Revised Code.555

(11)(a) Except as provided in division (B)(11)(b) of this section, administer the assessments prescribed by division (B) (2) of section 3301.0710 and section 3301.0712 of the Revised Code in accordance with the timeline and plan for implementation of those assessments prescribed by rule of the state board adopted under division (D)(1) of section 3301.0712 of the Revised Code;

(b) A student who has presented evidence to the district 563 or school of having satisfied the condition prescribed by 564 division (A)(1) of section 3313.618 of the Revised Code to 565 qualify for a high school diploma prior to the date of the 566 administration of the assessment prescribed under division (B) 567 (1) of section 3301.0712 of the Revised Code shall not be 568 required to take that assessment. However, no board shall 569 570 prohibit a student who is not required to take such assessment from taking the assessment. 571

(C)(1)(a) In the case of a student receiving special 572 education services under Chapter 3323. of the Revised Code, the 573 individualized education program developed for the student under 574 that chapter shall specify the manner in which the student will 575 participate in the assessments administered under this section, 576 except that a student with significant cognitive disabilities to 577 whom an alternate assessment is administered in accordance with 578 division (C)(1) of this section and a student determined to have 579

Page 20

556

557

558

559

560

561

S. B. No. 241 As Introduced

a disability that includes an intellectual disability as 580 outlined in quidance issued by the department shall not be 581 required to take the assessment prescribed under division (B)(1) 582 of section 3301.0712 of the Revised Code. The individualized 583 education program may excuse the student from taking any 584 particular assessment required to be administered under this 585 586 section if it instead specifies an alternate assessment method approved by the department of education as conforming to 587 requirements of federal law for receipt of federal funds for 588 disadvantaged pupils. To the extent possible, the individualized 589 education program shall not excuse the student from taking an 590 assessment unless no reasonable accommodation can be made to 591 enable the student to take the assessment. No board shall 592 prohibit a student who is not required to take an assessment 593 under division (C)(1) of this section from taking the 594 assessment. 595

(b) Any alternate assessment approved by the department
596
for a student under this division shall produce measurable
597
results comparable to those produced by the assessment it
598
replaces in order to allow for the student's results to be
599
included in the data compiled for a school district or building
600
under section 3302.03 of the Revised Code.

(c) (i) Any student enrolled in a chartered nonpublic 602 school or an accredited nonpublic school_who has been 603 identified, based on an evaluation conducted in accordance with 604 section 3323.03 of the Revised Code or section 504 of the 605 "Rehabilitation Act of 1973," 87 Stat. 355, 29 U.S.C.A. 794, as 606 amended, as a child with a disability shall be excused from 607 taking any particular assessment required to be administered 608 under this section if a plan developed for the student pursuant 609 to rules adopted by the state board excuses the student from 610 taking that assessment.

(ii) A student with significant cognitive disabilities to
whom an alternate assessment is administered in accordance with
division (C) (1) of this section and a student determined to have
a disability that includes an intellectual disability as
outlined in guidance issued by the department shall not be
required to take the assessment prescribed under division (B) (1)
of section 3301.0712 of the Revised Code.

(iii) In the case of any student who is enrolled in a
<u>chartered nonpublic school and is</u> so excused from taking an
assessment under division (C) (1) (c) of this section, the
<u>chartered nonpublic</u> school shall not prohibit the student from
taking the assessment.

(2) A district board may, for medical reasons or other 624 good cause, excuse a student from taking an assessment 625 administered under this section on the date scheduled, but that 626 assessment shall be administered to the excused student not 627 later than nine days following the scheduled date. The district 628 board shall annually report the number of students who have not 629 taken one or more of the assessments required by this section to 630 the state board not later than the thirtieth day of June. 631

(3) As used in this division, "limited English proficient 632student" has the same meaning as in 20 U.S.C. 7801.

No school district board shall excuse any limited English634proficient student from taking any particular assessment635required to be administered under this section, except as636follows:637

(a) Any limited English proficient student who has been638enrolled in United States schools for less than two years and639

611

-

for whom no appropriate accommodations are available based on640guidance issued by the department shall not be required to take641the assessment prescribed under division (B)(1) of section6423301.0712 of the Revised Code.643

(b) Any limited English proficient student who has been enrolled in United States schools for less than one full school year shall not be required to take any reading, writing, or English language arts assessment.

648 However, no board shall prohibit a limited English proficient student who is not required to take an assessment 649 under division (C)(3) of this section from taking the 650 assessment. A board may permit any limited English proficient 651 student to take an assessment required to be administered under 652 this section with appropriate accommodations, as determined by 653 the department. For each limited English proficient student, 654 each school district shall annually assess that student's 655 progress in learning English, in accordance with procedures 656 approved by the department. 657

(4) (a) The governing authority of a chartered nonpublic or
 658
 an accredited school may excuse a limited English proficient
 659
 student from taking any assessment administered under this
 660
 section.

(b) No governing authority <u>of a chartered nonpublic school</u>
662
shall require a limited English proficient student who has been
663
enrolled in United States schools for less than two years and
664
for whom no appropriate accommodations are available based on
665
guidance issued by the department to take the assessment
666
prescribed under division (B) (1) of section 3301.0712 of the
667
Revised Code.

644

645

(c) No governing authority <u>of a chartered nonpublic school</u>
 shall prohibit a limited English proficient student from taking
 an assessment from which the student was excused under division
 (C) (4) of this section.

(D) (1) In the school year next succeeding the school year 673 in which the assessments prescribed by division (A)(1) or (B)(1) 674 of section 3301.0710 of the Revised Code or former division (A) 675 (1), (A)(2), or (B) of section 3301.0710 of the Revised Code as 676 it existed prior to September 11, 2001, are administered to any 677 student, the board of education of any school district in which 678 the student is enrolled in that year shall provide to the 679 student intervention services commensurate with the student's 680 performance, including any intensive intervention required under 681 section 3313.608 of the Revised Code, in any skill in which the 682 student failed to demonstrate at least a score at the proficient 683 level on the assessment. 684

(2) Following any administration of the assessments 685 prescribed by division (D) of section 3301.0710 of the Revised 686 Code to ninth grade students, each school district that has a 687 three-year average graduation rate of not more than seventy-five 688 per cent shall determine for each high school in the district 689 whether the school shall be required to provide intervention 690 services to any students who took the assessments. In 691 determining which high schools shall provide intervention 692 services based on the resources available, the district shall 693 consider each school's graduation rate and scores on the 694 practice assessments. The district also shall consider the 695 scores received by ninth grade students on the English language 696 arts and mathematics assessments prescribed under division (A) 697 (1) (f) of section 3301.0710 of the Revised Code in the eighth 698 grade in determining which high schools shall provide 699

intervention services.

Each high school selected to provide intervention services 701 under this division shall provide intervention services to any 702 student whose results indicate that the student is failing to 703 make satisfactory progress toward being able to attain scores at 704 the proficient level on the Ohio graduation tests. Intervention 705 services shall be provided in any skill in which a student 706 demonstrates unsatisfactory progress and shall be commensurate 707 with the student's performance. Schools shall provide the 708 709 intervention services prior to the end of the school year, during the summer following the ninth grade, in the next 710 succeeding school year, or at any combination of those times. 711

(E) Except as provided in section 3313.608 of the Revised 712 Code and division (N) of this section, no school district board 713 of education shall utilize any student's failure to attain a 714 specified score on an assessment administered under this section 715 as a factor in any decision to deny the student promotion to a 716 higher grade level. However, a district board may choose not to 717 promote to the next grade level any student who does not take an 718 719 assessment administered under this section or make up an assessment as provided by division (C)(2) of this section and 720 who is not exempt from the requirement to take the assessment 721 under division (C)(3) of this section. 722

(F) No person shall be charged a fee for taking any723assessment administered under this section.724

(G) (1) Each school district board shall designate one
725
location for the collection of assessments administered in the
726
spring under division (B) (1) of this section and those
727
administered under divisions (B) (2) to (7) of this section. Each
728
district board shall submit the assessments to the entity with
729

assessments as follows: 731 (a) If the district's total enrollment in grades 732 kindergarten through twelve during the first full school week of 733 October was less than two thousand five hundred, not later than 734 the Friday after all of the assessments have been administered; 735 (b) If the district's total enrollment in grades 736 kindergarten through twelve during the first full school week of 737 October was two thousand five hundred or more, but less than 738 seven thousand, not later than the Monday after all of the 739 assessments have been administered; 740 (c) If the district's total enrollment in grades 741 742 kindergarten through twelve during the first full school week of October was seven thousand or more, not later than the Tuesday 743 after all of the assessments have been administered. 744 However, any assessment that a student takes during the 745 make-up period described in division (C)(2) of this section 746 shall be submitted not later than the Friday following the day 747 the student takes the assessment. 748 (2) The department or an entity with which the department 749 contracts for the scoring of the assessment shall send to each 750 school district board a list of the individual scores of all 751 persons taking a state achievement assessment as follows: 752 (a) Except as provided in division (G)(2)(b) or (c) of 753 this section, within forty-five days after the administration of 754 the assessments prescribed by sections 3301.0710 and 3301.0712 755 of the Revised Code, but in no case shall the scores be returned 756 later than the thirtieth day of June following the 757 administration; 758

which the department contracts for the scoring of the

(b) In the case of the third-grade English language arts
assessment, within forty-five days after the administration of
that assessment, but in no case shall the scores be returned
1 later than the fifteenth day of June following the
administration;

(c) In the case of the writing component of an assessment or end-of-course examination in the area of English language arts, except for the third-grade English language arts assessment, the results may be sent after forty-five days of the administration of the writing component, but in no case shall the scores be returned later than the thirtieth day of June following the administration.

(3) For assessments administered under this section by a
joint vocational school district, the department or entity shall
also send to each city, local, or exempted village school
district a list of the individual scores of any students of such
774
city, local, or exempted village school district who are
attending school in the joint vocational school district.

(H) Individual scores on any assessments administered 777 under this section shall be released by a district board only in 778 accordance with section 3319.321 of the Revised Code and the 779 rules adopted under division (A) of this section. No district 780 board or its employees shall utilize individual or aggregate 781 results in any manner that conflicts with rules for the ethical 782 use of assessments adopted pursuant to division (A) of this 783 section. 784

(I) Except as provided in division (G) of this section,
785
the department or an entity with which the department contracts
786
for the scoring of the assessment shall not release any
787
individual scores on any assessment administered under this
788

764

765

766

767

768

769

section. The state board shall adopt rules to ensure the789protection of student confidentiality at all times. The rules790may require the use of the data verification codes assigned to791students pursuant to division (D) (2) of section 3301.0714 of the792Revised Code to protect the confidentiality of student scores.793

(J) Notwithstanding division (D) of section 3311.52 of the
 Revised Code, this section does not apply to the board of
 reducation of any cooperative education school district except as
 revided under rules adopted pursuant to this division.

(1) In accordance with rules that the state board shall 798 adopt, the board of education of any city, exempted village, or 799 local school district with territory in a cooperative education 800 school district established pursuant to divisions (A) to (C) of 801 section 3311.52 of the Revised Code may enter into an agreement 802 with the board of education of the cooperative education school 803 district for administering any assessment prescribed under this 804 section to students of the city, exempted village, or local 805 school district who are attending school in the cooperative 806 education school district. 807

(2) In accordance with rules that the state board shall
adopt, the board of education of any city, exempted village, or
local school district with territory in a cooperative education
school district established pursuant to section 3311.521 of the
Revised Code shall enter into an agreement with the cooperative
district that provides for the administration of any assessment
prescribed under this section 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
818

Page 29

3313.64 or 3313.65 of the Revised Code; 819 (b) Persons described in division (B) (8) (b) of this 820 section. 821 Any assessment of students pursuant to such an agreement 822 823 shall be in lieu of any assessment of such students or persons pursuant to this section. 824 (K) (1) Except as otherwise provided in division (K) (1) or 825 (2) of this section, each chartered nonpublic school for which 826 at least sixty-five per cent of its total enrollment is made up 827 of students who are participating in state scholarship programs 828 shall administer the elementary assessments prescribed by 829 section 3301.0710 of the Revised Code. In accordance with 830 procedures and deadlines prescribed by the department, the 831 parent or quardian of a student enrolled in the school who is 8.32 not participating in a state scholarship program may submit 833 notice to the chief administrative officer of the school that 834 the parent or quardian does not wish to have the student take 835 the elementary assessments prescribed for the student's grade 836 level under division (A) of section 3301.0710 of the Revised 837 Code. If a parent or guardian submits an opt-out notice, the 838 school shall not administer the assessments to that student. 839 This option does not apply to any assessment required for a high 840 school diploma under section 3313.612 of the Revised Code. 841

(2) 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) (2) of this section. No
waiver shall be approved for any school year prior to the 2015-

Page 30

849

0010		
2016	school	vear.

To be eligible to submit a request for a waiver, a 850 chartered nonpublic school shall meet the following conditions: 851

(a) At least ninety-five per cent of the students enrolled 852 in the school are children with disabilities, as defined under 8.5.3 section 3323.01 of the Revised Code, or have received a 854 diagnosis by a school district or from a physician, including a 855 neuropsychiatrist or psychiatrist, or a psychologist who is 856 857 authorized to practice in this or another state as having a condition that impairs academic performance, such as dyslexia, 858 dyscalculia, attention deficit hyperactivity disorder, or 859 860 Asperger's syndrome.

(b) The school has solely served a student population
described in division (K) (1) (a) of this section for at least ten
years.

(c) The school provides to the department at least five 864 years of records of internal testing conducted by the school 865 that affords the department data required for accountability 866 purposes, including diagnostic assessments and nationally 867 standardized norm-referenced achievement assessments that 868 measure reading and math skills. 869

(3) Any chartered nonpublic school that is not subject to 870 division (K)(1) of this section may participate in the 871 assessment program by administering any of the assessments 872 prescribed by division (A) of section 3301.0710 of the Revised 873 Code. The chief administrator of the school shall specify which 874 assessments the school will administer. Such specification shall 875 be made in writing to the superintendent of public instruction 876 prior to the first day of August of any school year in which 877 assessments are administered and shall include a pledge that the 878 nonpublic school will administer the specified assessments in 879 the same manner as public schools are required to do under this 880 section and rules adopted by the department. 881

(4) The department of education shall furnish the assessments prescribed by section 3301.0710 of the Revised Code to each chartered nonpublic school that is subject to division
(K) (1) of this section or participates under division (K) (3) of this section.

(L) If a chartered <u>or accredited</u> nonpublic school is educating students in grades nine through twelve, the following shall apply:

890 (1) For a student who is enrolled in a chartered an accredited nonpublic school that is accredited through the 891 independent schools association of the central states and who is 892 attending the school under a state scholarship program, the 893 student shall either take all of the assessments prescribed by 894 division (B) of section 3301.0712 of the Revised Code or take an 895 alternative assessment approved by the department under section 896 3313.619 of the Revised Code. However, a student who is excused 897 from taking an assessment under division (C) of this section or 898 has presented evidence to the chartered accredited nonpublic 899 school of having satisfied the condition prescribed by division 900 (A) (1) of section 3313.618 of the Revised Code to qualify for a 901 high school diploma prior to the date of the administration of 902 the assessment prescribed under division (B)(1) of section 903 3301.0712 of the Revised Code shall not be required to take that 904 assessment. No governing authority of a chartered an accredited 905 nonpublic school shall prohibit a student who is not required to 906 take such assessment from taking the assessment. 907

882

883

884 885

886

887

(2) For a student who is enrolled in a chartered an 908 accredited nonpublic school that is accredited through the 909 independent schools association of the central states, and who 910 is not attending the school under a state scholarship program, 911 the student shall not be required to take any assessment 912 prescribed under section 3301.0712 or 3313.619 of the Revised 913 Code. 914 (3) (a) Except as provided in division (L) (3) (b) of this 915 section, for a student who is enrolled in a chartered nonpublic 916 school that is not accredited through the independent schools 917 association of the central states, regardless of whether the 918 student is attending or is not attending the school under a 919 state scholarship program, the student shall do one of the 920 following: 921 (i) Take all of the assessments prescribed by division (B) 922 of section 3301.0712 of the Revised Code; 923 (ii) Take only the assessment prescribed by division (B) 924 (1) of section 3301.0712 of the Revised Code, provided that the 925 student's school publishes the results of that assessment for 926 927 each graduating class. The published results of that assessment shall include the overall composite scores, mean scores, twenty-928 fifth percentile scores, and seventy-fifth percentile scores for 929

(iii) Take an alternative assessment approved by the931department under section 3313.619 of the Revised Code.932

each subject area of the assessment.

(b) A student who is excused from taking an assessment
 933
 under division (C) of this section or has presented evidence to
 934
 the chartered nonpublic school of having satisfied the condition
 935
 prescribed by division (A) (1) of section 3313.618 of the Revised
 936

Code to qualify for a high school diploma prior to the date of937the administration of the assessment prescribed under division938(B) (1) of section 3301.0712 of the Revised Code shall not be939required to take that assessment. No governing authority of a940chartered nonpublic school shall prohibit a student who is not941required to take such assessment from taking the assessment.942

(M)(1) The superintendent of the state school for the 943 blind and the superintendent of the state school for the deaf 944 shall administer the assessments described by sections 3301.0710 945 and 3301.0712 of the Revised Code. Each superintendent shall 946 administer the assessments in the same manner as district boards 947 are required to do under this section and rules adopted by the 948 department of education and in conformity with division (C)(1) 949 (a) of this section. 950

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

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

(0) (1) In the manner specified in divisions (0) (3), (4),
(6), and (7) of this section, the assessments required by
963
division (A) (1) of section 3301.0710 of the Revised Code shall
964
become public records pursuant to section 149.43 of the Revised
965
Code on the thirty-first day of July following the school year
966

Page 33

951

952

953

954

955 956

957

958

959

960

Page 34

967

985

986

that the assessments were administered.

(2) The department may field test proposed questions with
968
samples of students to determine the validity, reliability, or
969
appropriateness of questions for possible inclusion in a future
970
year's assessment. The department also may use anchor questions
971
on assessments to ensure that different versions of the same
972
assessment are of comparable difficulty.

Field test questions and anchor questions shall not be974considered in computing scores for individual students. Field975test questions and anchor questions may be included as part of976the administration of any assessment required by division (A) (1)977or (B) of section 3301.0710 and division (B) of section9783301.0712 of the Revised Code.979

(3) Any field test question or anchor question
980
administered under division (0) (2) of this section shall not be
981
a public record. Such field test questions and anchor questions
982
shall be redacted from any assessments which are released as a
983
public record pursuant to division (0) (1) of this section.

(4) This division applies to the assessments prescribed by division (A) of section 3301.0710 of the Revised Code.

(a) The first administration of each assessment, as
987
specified in former section 3301.0712 of the Revised Code, shall
988
be a public record.
989

(b) For subsequent administrations of each assessment
990
prior to the 2011-2012 school year, not less than forty per cent
991
of the questions on the assessment that are used to compute a
992
student's score shall be a public record. The department shall
993
determine which questions will be needed for reuse on a future
994
assessment and those questions shall not be public records and
995

shall be redacted from the assessment prior to its release as a 996 public record. However, for each redacted question, the 997 department shall inform each city, local, and exempted village 998 school district of the statewide academic standard adopted by 999 the state board under section 3301.079 of the Revised Code and 1000 the corresponding benchmark to which the question relates. The 1001 preceding sentence does not apply to field test questions that 1002 are redacted under division (0)(3) of this section. 1003

(c) The administrations of each assessment in the 2011- 1004
2012, 2012-2013, and 2013-2014 school years shall not be a 1005
public record. 1006

(5) Each assessment prescribed by division (B) (1) ofsection 3301.0710 of the Revised Code shall not be a publicrecord.

(6) (a) Except as provided in division (0) (6) (b) of this 1010
section, for the administrations in the 2014-2015, 2015-2016, 1011
and 2016-2017 school years, questions on the assessments 1012
prescribed under division (A) of section 3301.0710 and division 1013
(B) (2) of section 3301.0712 of the Revised Code and the 1014
corresponding preferred answers that are used to compute a 1015
student's score shall become a public record as follows: 1016

(i) Forty per cent of the questions and preferred answers
1017
on the assessments on the thirty-first day of July following the
administration of the assessment;
1019

(ii) 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;
1022

(iii) The remaining forty per cent of the questions andpreferred answers on the assessment on the thirty-first day of1024

The entire content of an assessment shall become a public 1026 record within three years of its administration. 1027 The department shall make the questions that become a 1028 1029 public record under this division readily accessible to the public on the department's web site. Questions on the spring 1030 administration of each assessment shall be released on an annual 1031 basis, in accordance with this division. 1032 (b) No questions and corresponding preferred answers shall 1033 become a public record under division (0)(6) of this section 1034 1035 after July 31, 2017. (7) Division (0)(7) of this section applies to the 1036 assessments prescribed by division (A) of section 3301.0710 and 1037 division (B)(2) of section 3301.0712 of the Revised Code. 1038

July two years after the administration of the assessment.

Beginning with the assessments administered in the spring 1039 of the 2017-2018 school year, not less than forty per cent of 1040 the questions on each assessment that are used to compute a 1041 student's score shall be a public record. The department shall 1042 determine which questions will be needed for reuse on a future 1043 assessment and those questions shall not be public records and 1044 shall be redacted from the assessment prior to its release as a 1045 public record. However, for each redacted question, the 1046 department shall inform each city, local, and exempted village 1047 school district of the corresponding statewide academic standard 1048 adopted by the state board under section 3301.079 of the Revised 1049 Code and the corresponding benchmark to which the question 1050 relates. The department is not required to provide corresponding 1051 standards and benchmarks to field test questions that are 1052 redacted under division (0)(3) of this section. 1053

Page 36
Page 37

```
(P) As used in this section:
```

(1) "Three-yea	ar average" means the average of the most	1055
recent consecutive	three school years of data.	1056

(2) "Dropout" means a student who withdraws from school
before completing course requirements for graduation and who is
not enrolled in an education program approved by the state board
of education or an education program outside the state.
"Dropout" does not include a student who has departed the
1061
country.

(3) "Graduation rate" means the ratio of students 1063 receiving a diploma to the number of students who entered ninth 1064 grade four years earlier. Students who transfer into the 1065 district are added to the calculation. Students who transfer out 1066 of the district for reasons other than dropout are subtracted 1067 from the calculation. If a student who was a dropout in any 1068 previous year returns to the same school district, that student 1069 shall be entered into the calculation as if the student had 1070 entered ninth grade four years before the graduation year of the 1071 graduating class that the student joins. 1072

(4) "State scholarship programs" means the educational 1073 choice scholarship pilot program established under sections 1074 3310.01 to 3310.17 of the Revised Code, the autism scholarship 1075 program established under section 3310.41 of the Revised Code, 1076 the Jon Peterson special needs scholarship program established 1077 under sections 3310.51 to 3310.64 of the Revised Code, and the 1078 pilot project scholarship program established under sections 1079 3313.974 to 3313.979 of the Revised Code. 1080

(5) "Accredited nonpublic school" means an accredited1081nonpublic school as described in section 3301.165 of the Revised1082

1083

1111

Page 38

Sec. 3301.16. Pursuant to standards prescribed by the 1084 state board of education as provided in division (D) of section 1085 3301.07 of the Revised Code, the state board shall classify and 1086 charter school districts and individual schools within each 1087 district except that no charter shall be granted to a nonpublic 1088 school unless the school complies with divisions (K)(1) and (L) 1089 1090 of section 3301.0711, as applicable, and sections 3301.164 and 3313.612 of the Revised Code. 1091

In the course of considering the charter of a new school 1092 district created under section 3311.26 or 3311.38 of the Revised 1093 Code, the state board shall require the party proposing creation 1094 of the district to submit to the board a map, certified by the 1095 county auditor of the county in which the proposed new district 1096 is located, showing the boundaries of the proposed new district. 1097 In the case of a proposed new district located in more than one 1098 county, the map shall be certified by the county auditor of each 1099 county in which the proposed district is located. 1100

The state board shall revoke the charter of any school1101district or school which fails to meet the standards for1102elementary and high schools as prescribed by the board. The1103state board shall also revoke the charter of any nonpublic1104school that does not comply with divisions (K) (1) and (L) of1105section 3301.0711, if applicable, and sections 3301.164 and11063313.612 of the Revised Code.1107

In the issuance and revocation of school district or1108school charters, the state board shall be governed by the1109provisions of Chapter 119. of the Revised Code.1110

No school district, or individual school operated by a

school district, shall operate without a charter issued by the 1112 state board under this section. 1113

In case a school district charter is revoked pursuant to 1114 this section, the state board may dissolve the school district 1115 and transfer its territory to one or more adjacent districts. An 1116 equitable division of the funds, property, and indebtedness of 1117 the school district shall be made by the state board among the 1118 receiving districts. The board of education of a receiving 1119 district shall accept such territory pursuant to the order of 1120 1121 the state board. Prior to dissolving the school district, the 1122 state board shall notify the appropriate educational service center governing board and all adjacent school district boards 1123 of education of its intention to do so. Boards so notified may 1124 make recommendations to the state board regarding the proposed 1125 dissolution and subsequent transfer of territory. Except as 1126 provided in section 3301.161 of the Revised Code, the transfer 1127 ordered by the state board shall become effective on the date 1128 specified by the state board, but the date shall be at least 1129 thirty days following the date of issuance of the order. 1130

A high school is one of higher grade than an elementary 1131 school, in which instruction and training are given in 1132 accordance with sections 3301.07 and 3313.60 of the Revised Code 1133 and which also offers other subjects of study more advanced than 1134 those taught in the elementary schools and such other subjects 1135 as may be approved by the state board of education. 1136

An elementary school is one in which instruction and 1137 training are given in accordance with sections 3301.07 and 1138 3313.60 of the Revised Code and which offers such other subjects 1139 as may be approved by the state board of education. In districts 1140 wherein a junior high school is maintained, the elementary 1141

schools in that district may be considered to include only the 1142 work of the first six school years inclusive, plus the 1143 kindergarten year. This section shall not apply to accredited 1144 nonpublic schools described in section 3301.165 of the Revised 1145 Code. 1146 Sec. 3301.162. (A) If the governing authority of a 1147 chartered nonpublic school or an accredited nonpublic school 1148 described in section 3301.165 of the Revised Code intends to 1149 close the school, the governing authority shall notify all of 1150 1151 the following of that intent prior to closing the school: (1) The department of education; 1152 (2) The school district that receives auxiliary services 1153 funding under division (E) of section 3317.024 of the Revised 1154 Code on behalf of the students enrolled in the school; 1155 (3) The accrediting association that most recently 1156 accredited the school for purposes of chartering the school in 1157 accordance with the rules of the state board of education, if 1158 1159 applicable; (4) If the school has been designated as a STEM school 1160 equivalent under section 3326.032 of the Revised Code, the STEM 1161 committee established under section 3326.02 of the Revised Code. 1162 The notice shall include the school year and, if possible, 1163 the actual date the school will close. 1164 (B) The chief administrator of each chartered nonpublic 1165 school and each accredited nonpublic school that closes shall 1166 deposit the school's records with either: 1167 (1) The accrediting association that most recently 1168 accredited the school for purposes of chartering the school in 1169

accordance with the rules of the state board, if applicable;	1170
(2) The school district that received auxiliary services	1171
funding under division (E) of section 3317.024 of the Revised	1172
Code on behalf of the students enrolled in the school.	1173
The school district that receives the records may charge	1174
for and receive a one-time reimbursement from auxiliary services	1175
funding under division (E) of section 3317.024 of the Revised	1176
Code for costs the district incurred to store the records.	1177
Sec. 3301.164. Each chartered nonpublic school shall	1178
publish on the school's web site both of the following:	1179
(A) The number of students enrolled in the school by the	1180
last day of October of the current school year;	1181
(B) The school's policy regarding background checks for	1182
teaching and nonteaching employees and for volunteers who have	
direct contact with students.	1184
This section shall not apply to accredited nonpublic	1185
schools described in section 3301.165 of the Revised Code.	1186
Sec. 3301.165. (A) The state board of education shall	1187
revoke the charter of any chartered nonpublic school that fails	1188
to do one of the following:	1189
(1) Comply with the operating standards for a school	1190
established under section 3301.07 of the Revised Code;	1191
(2) Maintain accreditation from an association, other than	1192
the independent schools association of the central states, whose	1193
standards have been approved by the state board;	1194
(3) Maintain accreditation from the independent schools	1195
association of the central states. The department of education	1196

1197
1198
1199
1200
1201
1202
1203
1204
1205
1206
1207
1208
1209
1210
1211
1212
1010
1213
1214
1215
1216
1217
1218
1218 1219
1219
1219 1220
1219 1220 1221
1219 1220 1221 1222

the department in the department's execution of division (C) of	1226
this section. If an accredited nonpublic school fails to comply	1227
with this division, the department shall revoke the school's	1228
designation as an accredited nonpublic school, and the school	1229
shall be considered a chartered nonpublic school as long as it	1230
maintains eligibility for a charter under division (A)(1) or (2)	1231
<u>of this section.</u>	1232
(E) Any accredited nonpublic school that fails to maintain	1233
a full accreditation from the independent schools association of	1234
the central states shall be considered a chartered nonpublic	1235
school, as long as it maintains eligibility for a charter under	1236
division (A)(1) or (2) of this section, and shall be required to	1237
comply with all laws applicable to chartered nonpublic schools.	1238
(F) The department of education shall not create ratings	1239
or any type of report card for accredited nonpublic schools.	1240
Sec. 3301.52. As used in sections 3301.52 to 3301.59 of	1241
the Revised Code:	1242
(A) "Preschool program" means either of the following:	1243
(1) A child care program for preschool children that is	1244
operated by a school district board of education or an eligible	1245
nonpublic school.	1246
(2) A child care program for preschool children age three	1247
or older that is operated by a county board of developmental	1248
disabilities or a community school.	1249
(B) "Preschool child" or "child" means a child who has not	1250
entered kindergarten and is not of compulsory school age.	1251
(C) "Parent, guardian, or custodian" means the person or	1252
government agency that is or will be responsible for a child's	1253

is less than fifteen years old.

school attendance under section 3321.01 of the Revised Code. 1254 (D) "Superintendent" means the superintendent of a school 1255 district or the chief administrative officer of a community 1256 1257 school or an eligible nonpublic school. (E) "Director" means the director, head teacher, 1258 elementary principal, or site administrator who is the 1259 individual on site and responsible for supervision of a 1260 preschool program. 1261 (F) "Preschool staff member" means a preschool employee 1262 whose primary responsibility is care, teaching, or supervision 1263 of preschool children. 1264 (G) "Nonteaching employee" means a preschool program or 1265 school child program employee whose primary responsibilities are 1266 duties other than care, teaching, and supervision of preschool 1267 children or school children. 1268 (H) "Eligible nonpublic school" means an accredited 1269 nonpublic school described in section 3301.165 of the Revised 1270 <u>Code</u>, a nonpublic school chartered as described in division (B) 1271 (8) of section 5104.02 of the Revised Code, or a nonpublic 1272 school chartered by the state board of education for any 1273 combination of grades one through twelve, regardless of whether 1274 it also offers kindergarten. 1275 (I) "School child program" means a child care program for 1276 only school children that is operated by a school district board 1277 of education, county board of developmental disabilities, 1278 community school, or eligible nonpublic school. 1279 (J) "School child" means a child who is enrolled in or is 1280 eligible to be enrolled in a grade of kindergarten or above but 1281

Page 44

1282

S. B. No. 241 As Introduced

(K) "School child program staff member" means an employee 1283 whose primary responsibility is the care, teaching, or 1284 supervision of children in a school child program. 1285 (L) "Child care" means administering to the needs of 1286 infants, toddlers, preschool children, and school children 1287 outside of school hours by persons other than their parents or 1288 guardians, custodians, or relatives by blood, marriage, or 1289 adoption for any part of the twenty-four-hour day in a place or 1290 residence other than a child's own home. 1291 (M) "Child day-care center," "publicly funded child care," 1292 and "school-age child care center" have the same meanings as in 1293 section 5104.01 of the Revised Code. 1294 (N) "Community school" means either of the following: 1295 (1) A community school established under Chapter 3314. of 1296 the Revised Code that is sponsored by an entity that is rated 1297 "exemplary" under section 3314.016 of the Revised Code. 1298 (2) A community school established under Chapter 3314. of 1299 the Revised Code that has received, on its most recent report 1300 card, either of the following: 1301 (a) If the school offers any of grade levels four through 1302 twelve, a grade of "C" or better for the overall value-added 1303 progress dimension under division (C)(1)(e) of section 3302.03 1304 of the Revised Code and for the performance index score under 1305 division (C)(1)(b) of section 3302.03 of the Revised Code; 1306 (b) If the school does not offer a grade level higher than 1307 three, a grade of "C" or better for making progress in improving 1308 literacy in grades kindergarten through three under division (C) 1309 (1) (g) of section 3302.03 of the Revised Code. 1310

Sec. 3301.541. (A) (1) The director, head teacher, 1311 elementary principal, or site administrator of a preschool 1312 program shall request the superintendent of the bureau of 1313 criminal identification and investigation to conduct a criminal 1314 records check with respect to any applicant who has applied to 1315 the preschool program for employment as a person responsible for 1316 the care, custody, or control of a child. If the applicant does 1317 not present proof that the applicant has been a resident of this 1318 state for the five-year period immediately prior to the date 1319 upon which the criminal records check is requested or does not 1320 provide evidence that within that five-year period the 1321 superintendent has requested information about the applicant 1322 from the federal bureau of investigation in a criminal records 1323 check, the director, head teacher, or elementary principal shall 1324 request that the superintendent obtain information from the 1325 federal bureau of investigation as a part of the criminal 1326 records check for the applicant. If the applicant presents proof 1327 that the applicant has been a resident of this state for that 1328 five-year period, the director, head teacher, or elementary 1329 principal may request that the superintendent include 1330 information from the federal bureau of investigation in the 1331 criminal records check. 1332

(2) Any director, head teacher, elementary principal, or 1333 site administrator required by division (A)(1) of this section 1334 to request a criminal records check shall provide to each 1335 applicant a copy of the form prescribed pursuant to division (C) 1336 (1) of section 109.572 of the Revised Code, provide to each 1337 applicant a standard impression sheet to obtain fingerprint 1338 impressions prescribed pursuant to division (C)(2) of section 1339 109.572 of the Revised Code, obtain the completed form and 1340 impression sheet from each applicant, and forward the completed 1341

form and impression sheet to the superintendent of the bureau of1342criminal identification and investigation at the time the person1343requests a criminal records check pursuant to division (A) (1) of1344this section.1345

(3) Any applicant who receives pursuant to division (A)(2) 1346 of this section a copy of the form prescribed pursuant to 1347 division (C)(1) of section 109.572 of the Revised Code and a 1348 copy of an impression sheet prescribed pursuant to division (C) 1349 (2) of that section and who is requested to complete the form 1350 and provide a set of fingerprint impressions shall complete the 1351 form or provide all the information necessary to complete the 1352 form and provide the impression sheet with the impressions of 1353 the applicant's fingerprints. If an applicant, upon request, 1354 fails to provide the information necessary to complete the form 1355 or fails to provide impressions of the applicant's fingerprints, 1356 the preschool program shall not employ that applicant for any 1357 position for which a criminal records check is required by 1358 division (A)(1) of this section. 1359

(B) (1) Except as provided in rules adopted by the 1360 department of education in accordance with division (E) of this 1361 section, no preschool program shall employ a person as a person 1362 responsible for the care, custody, or control of a child if the 1363 person previously has been convicted of or pleaded guilty to any 1364 of the following: 1365

(a) A violation of section 2903.01, 2903.02, 2903.03, 1366
2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 1367
2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 1368
2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 1369
2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 1370
2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24, 1371

2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 1372 2925.05, 2925.06, or 3716.11 of the Revised Code, a violation of 1373 section 2905.04 of the Revised Code as it existed prior to July 1374 1, 1996, a violation of section 2919.23 of the Revised Code that 1375 would have been a violation of section 2905.04 of the Revised 1376 Code as it existed prior to July 1, 1996, had the violation 1377 occurred prior to that date, a violation of section 2925.11 of 1378 the Revised Code that is not a minor drug possession offense, or 1379 felonious sexual penetration in violation of former section 1380 2907.12 of the Revised Code; 1381

(b) A violation of an existing or former law of this
state, any other state, or the United States that is
substantially equivalent to any of the offenses or violations
described in division (B) (1) (a) of this section.

(2) A preschool program may employ an applicant 1386 conditionally until the criminal records check required by this 1387 section is completed and the preschool program receives the 1388 results of the criminal records check. If the results of the 1389 criminal records check indicate that, pursuant to division (B) 1390 (1) of this section, the applicant does not qualify for 1391 employment, the preschool program shall release the applicant 1392 1393 from employment.

(C) (1) Each preschool program shall pay to the bureau of 1394 criminal identification and investigation the fee prescribed 1395 pursuant to division (C) (3) of section 109.572 of the Revised 1396 Code for each criminal records check conducted in accordance 1397 with that section upon the request pursuant to division (A) (1) 1398 of this section of the director, head teacher, elementary 1399 principal, or site administrator of the preschool program. 1400

(2) A preschool program may charge an applicant a fee for 1401

the costs it incurs in obtaining a criminal records check under 1402 this section. A fee charged under this division shall not exceed 1403 the amount of fees the preschool program pays under division (C) 1404 (1) of this section. If a fee is charged under this division, 1405 the preschool program shall notify the applicant at the time of 1406 the applicant's initial application for employment of the amount 1407 of the fee and that, unless the fee is paid, the applicant will 1408 not be considered for employment. 1409

(D) The report of any criminal records check conducted by 1410 the bureau of criminal identification and investigation in 1411 accordance with section 109.572 of the Revised Code and pursuant 1412 to a request under division (A)(1) of this section is not a 1413 public record for the purposes of section 149.43 of the Revised 1414 Code and shall not be made available to any person other than 1415 the applicant who is the subject of the criminal records check 1416 or the applicant's representative, the preschool program 1417 requesting the criminal records check or its representative, and 1418 any court, hearing officer, or other necessary individual in a 1419 case dealing with the denial of employment to the applicant. 1420

(E) The department of education shall adopt rules pursuant
1421
to Chapter 119. of the Revised Code to implement this section,
including rules specifying circumstances under which a preschool
program may hire a person who has been convicted of an offense
listed in division (B) (1) of this section but who meets
standards in regard to rehabilitation set by the department.

(F) Any person required by division (A) (1) of this section
to request a criminal records check shall inform each person, at
the time of the person's initial application for employment,
that the person is required to provide a set of impressions of
the person's fingerprints and that a criminal records check is

required to be conducted and satisfactorily completed in 1432 accordance with section 109.572 of the Revised Code if the 1433 person comes under final consideration for appointment or 1434 employment as a precondition to employment for that position. 1435

(G) As used in this section: 1436

(1) "Applicant" means a person who is under final 1437 consideration for appointment or employment in a position with a 1438 preschool program as a person responsible for the care, custody, 1439 or control of a child, except that "applicant" does not include 1440 a person already employed by a board of education, community 1441 school, or chartered nonpublic school<u>, or accred</u>ited nonpublic 1442 school described in section 3301.165 of the Revised Code in a 1443 position of care, custody, or control of a child who is under 1444 consideration for a different position with such board or 1445 school. 1446

(2) "Criminal records check" has the same meaning as insection 109.572 of the Revised Code.1448

```
(3) "Minor drug possession offense" has the same meaning1449as in section 2925.01 of the Revised Code.1450
```

(H) If the board of education of a local school district 1451 adopts a resolution requesting the assistance of the educational 1452 service center in which the local district has territory in 1453 conducting criminal records checks of substitute teachers under 1454 this section, the appointing or hiring officer of such 1455 educational service center governing board shall serve for 1456 purposes of this section as the appointing or hiring officer of 1457 the local board in the case of hiring substitute teachers for 1458 employment in the local district. 1459

Sec. 3302.07. (A) The board of education of any school 1460

district, the governing board of any educational service center, 1461 or the administrative authority of any chartered nonpublic 1462 school or any accredited nonpublic school described in section 1463 3301.165 of the Revised Code may submit to the state board of 1464 education an application proposing an innovative education pilot 1465 program the implementation of which requires exemptions from 1466 specific statutory provisions or rules. If a district or service 1467 center board employs teachers under a collective bargaining 1468 agreement adopted pursuant to Chapter 4117. of the Revised Code, 1469 any application submitted under this division shall include the 1470 written consent of the teachers' employee representative 1471 designated under division (B) of section 4117.04 of the Revised 1472 Code. The exemptions requested in the application shall be 1473 limited to any requirement of Title XXXIII of the Revised Code 1474 or of any rule of the state board adopted pursuant to that title 1475 except that the application may not propose an exemption from 1476 any requirement of or rule adopted pursuant to Chapter 3307. or 1477 3309., sections 3319.07 to 3319.21, or Chapter 3323. of the 1478 Revised Code. Furthermore, an exemption from any operating 1479 standard adopted under division (B)(2) or (D) of section 3301.07 1480 of the Revised Code shall be granted only pursuant to a waiver 1481 granted by the superintendent of public instruction under 1482 division (0) of that section. 1483

(B) The state board of education shall accept any
1484
application submitted in accordance with division (A) of this
section. The superintendent of public instruction shall approve
1486
or disapprove the application in accordance with standards for
1487
approval, which shall be adopted by the state board.

(C) The superintendent of public instruction shall exempt
 each district or service center board or chartered <u>or accredited</u>
 nonpublic school administrative authority with an application
 1491

approved under division (B) of this section for a specified1492period from the statutory provisions or rules specified in the1493approved application. The period of exemption shall not exceed1494the period during which the pilot program proposed in the1495application is being implemented and a reasonable period to1496allow for evaluation of the effectiveness of the program.1497

Sec. 3302.41. As used in this section, "blended learning" 1498 has the same meaning as in section 3301.079 of the Revised Code. 1499

(A) Any local, city, exempted village, or joint vocational 1500 school district, community school established under Chapter 1501 3314. of the Revised Code, STEM school established under Chapter 1502 3326. of the Revised Code, college-preparatory boarding school 1503 established under Chapter 3328. of the Revised Code, or-1504 chartered nonpublic school, or accredited nonpublic school 1505 described in section 3301.165 of the Revised Code may operate 1506 all or part of a school using a blended learning model. If a 1507 school is operated using a blended learning model or is to cease 1508 operating using a blended learning model, the superintendent of 1509 the school or district or director of the school shall notify 1510 the department of education of that fact not later than the 1511 first day of July of the school year for which the change is 1512 effective. If any school district school, community school, or 1513 STEM school is already operated using a blended learning model 1514 on the effective date of this section September 24, 2012, the 1515 superintendent of the school or district may notify the 1516 department within ninety days after the effective date of this 1517 section by December 23, 2012, of that fact and request that the 1518 school be classified as a blended learning school. 1519

(B) The state board of education shall revise anyoperating standards for school districts and chartered nonpublic1521

schools adopted under section 3301.07 of the Revised Code to1522include standards for the operation of blended learning under1523this section. The blended learning operation standards shall1524provide for all of the following:1525

(1) Student-to-teacher ratios whereby no school or
 classroom is required to have more than one teacher for every
 one hundred twenty-five students in blended learning classrooms;
 1528

(2) The extent to which the school is or is not obligatedto provide students with access to digital learning tools;1530

(3) The ability of all students, at any grade level, to
earn credits or advance grade levels upon demonstrating mastery
of knowledge or skills through competency-based learning models.
Credits or grade level advancement shall not be based on a
1534
minimum number of days or hours in a classroom.

(4) An exemption from minimum school year or school day
requirements in sections 3313.48 and 3313.481 of the Revised
Code;

(5) Adequate provisions for: the licensing of teachers, 1539 administrators, and other professional personnel and their 1540 assignment according to training and qualifications; efficient 1541 and effective instructional materials and equipment, including 1542 library facilities; the proper organization, administration, and 1543 supervision of each school, including regulations for preparing 1544 all necessary records and reports and the preparation of a 1545 statement of policies and objectives for each school; buildings, 1546 grounds, and health and sanitary facilities and services; 1547 admission of pupils, and such requirements for their promotion 1548 from grade to grade as will ensure that they are capable and 1549 prepared for the level of study to which they are certified; 1550

requirements for graduation; and such other factors as the board	1551
finds necessary.	1552
(C) An internet- or computer-based community school, as	1553
defined in section 3314.02 of the Revised Code, is not a blended	1554
learning school authorized under this section. Nor does this	1555
section affect any provisions for the operation of and payments	1556
to an internet- or computer-based community school prescribed in	1557
Chapter 3314. of the Revised Code.	1558
Sec. 3310.01. As used in sections 3310.01 to 3310.17 of	1559
the Revised Code:	1560
(A) "Chartered nonpublic school" means a includes both of	1561
the following:	1562
(1) A nonpublic school that holds a valid charter issued	1563
by the state board of education under section 3301.16 of the	1564
Revised Code and meets the standards established for such	1565
schools in rules adopted by the state board;	1566
(2) An accredited nonpublic school as described in section	1567
3301.165 of the Revised Code.	1568
(B) An "eligible student" is a student who satisfies the	1569
conditions specified in section 3310.03 or 3310.032 of the	1570
Revised Code.	1571
(C) "Parent" has the same meaning as in section 3313.98 of	1572
the Revised Code.	1573
(D) "Resident district" means the school district in which	1574
a student is entitled to attend school under section 3313.64 or	1575
3313.65 of the Revised Code.	1576
(E) "School year" has the same meaning as in section	1577
3313.62 of the Revised Code.	1578

Sec. 3312.01. (A) The educational regional service system 1579 is hereby established. The system shall support state and 1580 regional education initiatives and efforts to improve school 1581 effectiveness and student achievement. Services, including 1582 special education and related services, shall be provided under 1583 the system to school districts, community schools established 1584 under Chapter 3314. of the Revised Code, and chartered nonpublic 1585 schools, and accredited nonpublic schools described in section 1586 3301.165 of the Revised Code. 1587 It is the intent of the general assembly that the 1588 educational regional service system reduce the unnecessary 1589 duplication of programs and services and provide for a more 1590 streamlined and efficient delivery of educational services 1591 without reducing the availability of the services needed by 1592 school districts and schools. 1593 (B) The educational regional service system shall consist 1594 of the following: 1595 (1) The advisory councils and subcommittees established 1596 under sections 3312.03 and 3312.05 of the Revised Code; 1597 (2) A fiscal agent for each of the regions as configured 1598 under section 3312.02 of the Revised Code; 1599 (3) Educational service centers, information technology 1600 centers established under section 3301.075 of the Revised Code, 1601 and other regional education service providers. 1602 (C) Educational service centers shall provide the services 1603 that they are specifically required to provide by the Revised 1604 Code and may enter into agreements pursuant to section 3313.843, 1605 3313.844, or 3313.845 of the Revised Code for the provision of 1606

other services, which may include any of the following:

Page 55

1607

(1) Assistance in improving student performance; (2) Services to enable a school district or school to 1609 operate more efficiently or economically; 1610 (3) Professional development for teachers or 1611 1612 administrators; (4) Assistance in the recruitment and retention of 1613 teachers and administrators; 1614 (5) Any other educational, administrative, or operational 1615 services. 1616 In addition to implementing state and regional education 1617 initiatives and school improvement efforts under the educational 1618 regional service system, educational service centers shall 1619 implement state or federally funded initiatives assigned to the 1620 service centers by the general assembly or the department of 1621 education. 1622 Any educational service center selected to be a fiscal 1623 agent for its region pursuant to section 3312.07 of the Revised 1624 Code shall continue to operate as an educational service center 1625 for the part of the region that comprises its territory. 1626 (D) Information technology centers may enter into 1627 agreements for the provision of services pursuant to section 1628 3312.10 of the Revised Code. 1629 (E) No school district, community school, or chartered <u>or</u> 1630 accredited nonpublic school shall be required to purchase 1631 services from an educational service center or information 1632 technology center in the region in which the district or school 1633 is located, except that a local school district shall receive 1634 any services required by the Revised Code to be provided by an 1635

Page 56

1608

educational service center to the local school districts in its 1636 territory from the educational service center in whose territory 1637 the district is located. 1638

Sec. 3312.04. The advisory council of each region of the1639educational regional service system shall do all of the1640following:1641

(A) Identify regional needs and priorities for educational
services to inform the department of education in the
development of the performance contracts entered into by the
1644
fiscal agent of the region under section 3312.08 of the Revised
Code;

(B) Develop policies to coordinate the delivery of
1647
services to school districts, community schools, and chartered
and accredited nonpublic schools in a manner that responds to
1649
regional needs and priorities. Such policies shall not supersede
1650
any requirement of a performance contract entered into by the
1651
fiscal agent of the region under section 3312.08 of the Revised
1653

(C) Make recommendations to the fiscal agent for the
region regarding the expenditure of funds available to the
region for implementation of state and regional education
1656
initiatives and school improvement efforts;

(D) Monitor implementation of state and regional education
initiatives and school improvement efforts by educational
service centers, information technology centers, and other
regional service providers to ensure that the terms of the
performance contracts entered into by the fiscal agent for the
region under section 3312.08 of the Revised Code are being met;

(E) Establish an accountability system to evaluate the 1664

S. B. No. 241 As Introduced

Page 58

1669

advisory council on its performance of the duties described in1665divisions (A) to (D) of this section.1666Sec. 3312.05. (A) The advisory council of each region of1667the educational regional service system shall establish the1668

following specialized subcommittees of the council:

(1) A school improvement subcommittee, which shall include
 1670
 one classroom teacher appointed jointly by the Ohio education
 1671
 association and the Ohio federation of teachers and
 1672
 representatives of community schools and education personnel
 1673
 with expertise in the area of school improvement;

(2) An education technology subcommittee, which shall
1675
include classroom teachers or curriculum coordinators, parents,
1676
elementary and secondary school principals, representatives of
1677
chartered or accredited nonpublic schools, representatives of
1678
information technology centers, representatives of business, and
1679
representatives of two-year and four-year institutions of higher
1680
education;

(3) A professional development subcommittee, which shall
1682
include classroom teachers, principals, school district
1683
superintendents, curriculum coordinators, representatives of
1684
chartered <u>or accredited</u> nonpublic schools, and representatives
1685
of two-year and four-year institutions of higher education;

(4) A special education subcommittee, which shall consist
of one classroom teacher appointed jointly by the Ohio education
association and the Ohio federation of teachers and the members
of the governing board of the special education regional
1690
resource center in the region;

(5) An information technology center subcommittee, whichshall consist of one classroom teacher appointed jointly by the1693

Ohio education association and the Ohio federation of teachers;1694the administrator, or the administrator's designee, of each1695information technology center providing services in the region;1696and two school district administrators appointed by each1697information technology center providing services in the region.1698

(B) The advisory council shall appoint persons who reside
or practice their occupations in the region to serve on the
1700
subcommittees established under divisions (A) (1) to (3) of this
section. If the advisory council is unable to appoint such a
person to a subcommittee, the council shall appoint a similarly
situated person from an adjacent region.

(C) An advisory council may establish additional 1705 subcommittees as needed to address topics of interest to the 1706 council. Members of any additional subcommittee shall be 1707 appointed by the advisory council and shall include a diverse 1708 range of classroom teachers and other education personnel with 1709 expertise in the topic addressed by the subcommittee and 1710 representatives of individuals or groups with an interest in the 1711 topic. 1712

(D) Any member of an advisory council may participate in
 1713
 the deliberations of any subcommittee established by the
 1714
 council.

Sec. 3312.09. (A) Each performance contract entered into 1716 by the department of education and the fiscal agent of a region 1717 for implementation of a state or regional education initiative 1718 or school improvement effort shall include the following: 1719

(1) An explanation of how the regional needs and
priorities for educational services have been identified by the
advisory council of the region, the advisory council's
1722

subcommittees, and the department;	1723
(2) A definition of the services to be provided to school	1724
districts, community schools, and chartered and accredited	1725
nonpublic schools in the region, including any services provided	1726
pursuant to division (A) of section 3302.04 of the Revised Code;	1727
(3) Expected outcomes from the provision of the services	1728
defined in the contract;	1729
(4) The method the department will use to evaluate whether	1730
the expected outcomes have been achieved;	1731
(5) A requirement that the fiscal agent develop and	1732
implement a corrective action plan if the results of the	1733
evaluation are unsatisfactory;	1734
(6) Data reporting requirements;	1735
(7) The aggregate fees to be charged by the fiscal agent	1736
and any entity with which it subcontracts to cover personnel and	1737
program costs associated with administering the contract, which	1738
fees shall be subject to controlling board approval if in excess	1739
of four per cent of the value of the contract.	1740
(B) Upon completion of each evaluation described in a	1741
performance contract, the department shall post the results of	1742
that evaluation on its web site.	1743
Sec. 3313.206. Each board of education that establishes or	1744
maintains a mcgruff house program shall use the mcgruff house	1745
symbol adopted by the division of criminal justice services in	1746
the state department of public safety under section 5502.62 of	1747
the Revised Code and instruct volunteers participating in the	1748
program to use only that symbol. Each board of education that	1749
establishes a mcgruff house program on or after July 1, 2007,	1750

shall do so in accordance with the rules adopted under section 1751 5502.62 of the Revised Code. Any chartered nonpublic school 1752 within a school district, or any accredited nonpublic school 1753 described in section 3301.165 of the Revised Code and located 1754 within a school district, may participate in that district's 1755 mcgruff house program upon furnishing a written statement to the 1756 district's board of education and to the division of criminal 1757 justice services in the state department of public safety to the 1758 effect that the nonpublic school will abide by the rules of the 1759 district's mcgruff house program. A chartered or an accredited 1760 nonpublic school that participates in a school district's 1761 mcgruff house program may request technical assistance from the 1762 division of criminal justice services. 1763

At the request of a board of education, law enforcement1764authorities with jurisdiction in any of the territory of a1765school district that maintains a mcgruff house program shall1766assist the board of education of the district or a participating1767chartered or accredited nonpublic school in checking the1768criminal records of individuals and families that volunteer to1769participate in the district's mcgruff house program.1770

Sec. 3313.41. (A) Except as provided in divisions (C), 1771 (D), and (F) of this section and in sections 3313.412 and 1772 3313.413 of the Revised Code, when a board of education decides 1773 1774 to dispose of real or personal property that it owns in its corporate capacity and that exceeds in value ten thousand 1775 dollars, it shall sell the property at public auction, after 1776 giving at least thirty days' notice of the auction by 1777 publication in a newspaper of general circulation in the school 1778 district, by publication as provided in section 7.16 of the 1779 Revised Code, or by posting notices in five of the most public 1780 places in the school district in which the property, if it is 1781

real property, is situated, or, if it is personal property, in 1782 the school district of the board of education that owns the 1783 property. The board may offer real property for sale as an 1784 entire tract or in parcels. 1785

(B) When the board of education has offered real or 1786 personal property for sale at public auction at least once 1787 pursuant to division (A) of this section, and the property has 1788 not been sold, the board may sell it at a private sale. 1789 Regardless of how it was offered at public auction, at a private 1790 sale, the board shall, as it considers best, sell real property 1791 as an entire tract or in parcels, and personal property in a 1792 single lot or in several lots. 1793

(C) If a board of education decides to dispose of real or 1794 personal property that it owns in its corporate capacity and 1795 that exceeds in value ten thousand dollars, it may sell the 1796 property to the adjutant general; to any subdivision or taxing 1797 authority as respectively defined in section 5705.01 of the 1798 Revised Code, township park district, board of park 1799 commissioners established under Chapter 755. of the Revised 1800 Code, or park district established under Chapter 1545. of the 1801 Revised Code; to a wholly or partially tax-supported university, 1802 university branch, or college; to a nonprofit institution of 1803 higher education that has a certificate of authorization under 1804 Chapter 1713. of the Revised Code; to the governing authority of 1805 a chartered nonpublic school or an accredited nonpublic school 1806 described in section 3301.165 of the Revised Code; or to the 1807 board of trustees of a school district library, upon such terms 1808 as are agreed upon. The sale of real or personal property to the 1809 board of trustees of a school district library is limited, in 1810 the case of real property, to a school district library within 1811 whose boundaries the real property is situated, or, in the case 1812

of personal property, to a school district library whose 1813 boundaries lie in whole or in part within the school district of 1814 the selling board of education. 1815

(D) When a board of education decides to trade as a part 1816 or an entire consideration, an item of personal property on the 1817 purchase price of an item of similar personal property, it may 1818 trade the same upon such terms as are agreed upon by the parties 1819 to the trade. 1820

1821 (E) The president and the treasurer of the board of education shall execute and deliver deeds or other necessary 1822 instruments of conveyance to complete any sale or trade under 1823 this section. 1824

(F) When a board of education has identified a parcel of 1825 real property that it determines is needed for school purposes, 1826 the board may, upon a majority vote of the members of the board, 1827 acquire that property by exchanging real property that the board 1828 owns in its corporate capacity for the identified real property 1829 or by using real property that the board owns in its corporate 1830 capacity as part or an entire consideration for the purchase 1831 price of the identified real property. Any exchange or 1832 acquisition made pursuant to this division shall be made by a 1833 conveyance executed by the president and the treasurer of the 1834 board. 1835

(G) When a school district board of education has property 1836 that the board, by resolution, finds is not needed for school 1837 district use, is obsolete, or is unfit for the use for which it 1838 was acquired, the board may donate that property in accordance 1839 with this division if the fair market value of the property is, 1840 in the opinion of the board, two thousand five hundred dollars 1841 or less. 1842

S. B. No. 241 As Introduced

The property may be donated to an eligible nonprofit 1843 organization that is located in this state and is exempt from 1844 federal income taxation pursuant to 26 U.S.C. 501(a) and (c)(3). 1845 Before donating any property under this division, the board 1846 shall adopt a resolution expressing its intent to make unneeded, 1847 obsolete, or unfit-for-use school district property available to 1848 these organizations. The resolution shall include quidelines and 1849 procedures the board considers to be necessary to implement the 1850 donation program and shall indicate whether the school district 1851 1852 will conduct the donation program or the board will contract with a representative to conduct it. If a representative is 1853 known when the resolution is adopted, the resolution shall 1854 provide contact information such as the representative's name, 1855 address, and telephone number. 1856

The resolution shall include within its procedures a 1857 requirement that any nonprofit organization desiring to obtain 1858 donated property under this division shall submit a written 1859 notice to the board or its representative. The written notice 1860 shall include evidence that the organization is a nonprofit 1861 organization that is located in this state and is exempt from 1862 federal income taxation pursuant to 26 U.S.C. 501(a) and (c)(3); 1863 a description of the organization's primary purpose; a 1864 description of the type or types of property the organization 1865 needs; and the name, address, and telephone number of a person 1866 designated by the organization's governing board to receive 1867 donated property and to serve as its agent. 1868

After adoption of the resolution, the board shall publish,1869in a newspaper of general circulation in the school district or1870as provided in section 7.16 of the Revised Code, notice of its1871intent to donate unneeded, obsolete, or unfit-for-use school1872district property to eligible nonprofit organizations. The1873

notice shall include a summary of the information provided in1874the resolution and shall be published twice. The second notice1875shall be published not less than ten nor more than twenty days1876after the previous notice. A similar notice also shall be posted1877continually in the board's office. If the school district1878maintains a web site on the internet, the notice shall be posted1879continually at that web site.1880

The board or its representatives shall maintain a list of 1881 all nonprofit organizations that notify the board or its 1882 representative of their desire to obtain donated property under 1883 this division and that the board or its representative 1884 determines to be eligible, in accordance with the requirements 1885 set forth in this section and in the donation program's 1886 guidelines and procedures, to receive donated property. 1887

The board or its representative also shall maintain a list 1888 of all school district property the board finds to be unneeded, 1889 obsolete, or unfit for use and to be available for donation 1890 under this division. The list shall be posted continually in a 1891 conspicuous location in the board's office, and, if the school 1892 district maintains a web site on the internet, the list shall be 1893 posted continually at that web site. An item of property on the 1894 list shall be donated to the eligible nonprofit organization 1895 that first declares to the board or its representative its 1896 desire to obtain the item unless the board previously has 1897 established, by resolution, a list of eligible nonprofit 1898 organizations that shall be given priority with respect to the 1899 item's donation. Priority may be given on the basis that the 1900 purposes of a nonprofit organization have a direct relationship 1901 to specific school district purposes of programs provided or 1902 administered by the board. A resolution giving priority to 1903 certain nonprofit organizations with respect to the donation of 1904

an item of property shall specify the reasons why the 1905 organizations are given that priority. 1906

Members of the board shall consult with the Ohio ethics1907commission, and comply with Chapters 102. and 2921. of the1908Revised Code, with respect to any donation under this division1909to a nonprofit organization of which a board member, any member1910of a board member's family, or any business associate of a board1911member is a trustee, officer, board member, or employee.1912

Sec. 3313.48. (A) The board of education of each city, 1913 exempted village, local, and joint vocational school district 1914 shall provide for the free education of the youth of school age 1915 within the district under its jurisdiction, at such places as 1916 will be most convenient for the attendance of the largest number 1917 thereof. Each school so provided and ____each chartered nonpublic 1918 school, and each accredited nonpublic school described in 1919 section 3301.165 of the Revised Code shall be open for 1920 instruction with pupils in attendance, including scheduled 1921 classes, supervised activities, and approved education options 1922 but excluding lunch and breakfast periods and extracurricular 1923 activities, for not less than four hundred fifty-five hours in 1924 the case of pupils in kindergarten unless such pupils are 1925 provided all-day kindergarten, as defined in section 3321.05 of 1926 the Revised Code, in which case the pupils shall be in 1927 attendance for nine hundred ten hours; nine hundred ten hours in 1928 the case of pupils in grades one through six; and one thousand 1929 one hours in the case of pupils in grades seven through twelve 1930 in each school year, which may include all of the following: 1931

(1) Up to the equivalent of two school days per year
during which pupils would otherwise be in attendance but are not
required to attend for the purpose of individualized parent1934

Page 67

1935

teacher conferences and reporting periods;

(2) Up to the equivalent of two school days per year
during which pupils would otherwise be in attendance but are not
required to attend for professional meetings of teachers;
1938

(3) Morning and afternoon recess periods of not more than
fifteen minutes duration per period for pupils in grades
kindergarten through six.

(B) Not later than thirty days prior to adopting a school
1942
calendar, the board of education of each city, exempted village,
and local school district shall hold a public hearing on the
school calendar, addressing topics that include, but are not
limited to, the total number of hours in a school year, length
of school day, and beginning and end dates of instruction.

(C) No school operated by a city, exempted village, local, 1948 or joint vocational school district shall reduce the number of 1949 hours in each school year that the school is scheduled to be 1950 open for instruction from the number of hours per year the 1951 school was open for instruction during the previous school year 1952 unless the reduction is approved by a resolution adopted by the 1953 district board of education. Any reduction so approved shall not 1954 result in fewer hours of instruction per school year than the 1955 applicable number of hours required under division (A) of this 1956 section. 1957

(D) Prior to making any change in the hours or days in
1958
which a high school under its jurisdiction is open for
1959
instruction, the board of education of each city, exempted
1960
village, and local school district shall consider the
1961
compatibility of the proposed change with the scheduling needs
1962
of any joint vocational school district in which any of the high
1963

S. B. No. 241 As Introduced

school's students are also enrolled. The board shall consider 1964 the impact of the proposed change on student access to the 1965 instructional programs offered by the joint vocational school 1966 district, incentives for students to participate in career-1967 technical education, transportation, and the timing of 1968 graduation. The board shall provide the joint vocational school 1969 district board with advance notice of the proposed change and 1970 the two boards shall enter into a written agreement prescribing 1971 reasonable accommodations to meet the scheduling needs of the 1972 joint vocational school district prior to implementation of the 1973 1974 change.

(E) Prior to making any change in the hours or days in 1975 which a school under its jurisdiction is open for instruction, 1976 the board of education of each city, exempted village, and local 1977 school district shall consider the compatibility of the proposed 1978 change with the scheduling needs of any community school 1979 established under Chapter 3314. of the Revised Code to which the 1980 district is required to transport students under sections 1981 3314.09 and 3327.01 of the Revised Code. The board shall 1982 consider the impact of the proposed change on student access to 1983 1984 the instructional programs offered by the community school, transportation, and the timing of graduation. The board shall 1985 provide the sponsor, governing authority, and operator of the 1986 community school with advance notice of the proposed change, and 1987 the board and the governing authority, or operator if such 1988 authority is delegated to the operator, shall enter into a 1989 written agreement prescribing reasonable accommodations to meet 1990 the scheduling needs of the community school prior to 1991 implementation of the change. 1992

(F) Prior to making any change in the hours or days inwhich the schools under its jurisdiction are open for1994

instruction, the board of education of each city, exempted 1995 village, and local school district shall consult with the 1996 chartered <u>and accredited</u> nonpublic schools to which the district 1997 is required to transport students under section 3327.01 of the 1998 Revised Code and shall consider the effect of the proposed 1999 change on the schedule for transportation of those students to 2000 their nonpublic schools. The governing authority of a chartered 2001 or an accredited nonpublic school shall consult with each school 2002 district board of education that transports students to the 2003 chartered nonpublic school under section 3327.01 of the Revised 2004 Code prior to making any change in the hours or days in which 2005 the nonpublic school is open for instruction. 2006

(G) The state board of education shall not adopt or 2007
enforce any rule or standard that imposes on chartered or 2008
<u>accredited</u> nonpublic schools the procedural requirements imposed 2009
on school districts by divisions (B), (C), (D), and (E) of this 2010
section. 2011

Sec. 3313.481. Wherever in Title XXXIII of the Revised 2012 Code the term "school day" is used, unless otherwise specified, 2013 that term shall be construed to mean the time during a calendar 2014 day that a school is open for instruction pursuant to the 2015 2016 schedule adopted by the board of education of the school district or the governing authority of the chartered or 2017 accredited nonpublic school in accordance with section 3313.48 2018 of the Revised Code. 2019

Sec. 3313.482. (A) (1) Prior to the first day of August of2020each school year, the board of education of any school district2021or , the governing authority of any chartered nonpublic school,2022or the governing authority of an accredited nonpublic school2023described in section 3301.165 of the Revised Code may adopt a2024

plan to require students to access and complete classroom 2025 lessons posted on the district's or nonpublic school's web 2026 portal or web site in order to make up hours in that school year 2027 on which it is necessary to close schools for disease epidemic, 2028 hazardous weather conditions, law enforcement emergencies, 2029 inoperability of school buses or other equipment necessary to 2030 the school's operation, damage to a school building, or other 2031 temporary circumstances due to utility failure rendering the 2032 school building unfit for school use. 2033

Prior to the first day of August of each school year, the 2034 governing authority of any community school established under 2035 Chapter 3314. that is not an internet- or computer-based 2036 community school, as defined in section 3314.02 of the Revised 2037 Code, may adopt a plan to require students to access and 2038 complete classroom lessons posted on the school's web portal or 2039 web site in order to make up hours in that school year on which 2040 it is necessary to close the school for any of the reasons 2041 specified in division (H)(4) of section 3314.08 of the Revised 2042 Code so that the school is in compliance with the minimum number 2043 of hours required under Chapter 3314. of the Revised Code. 2044

A plan adopted by a school district board, chartered2045nonpublic school governing authority, accredited nonpublic2046school governing authority, or community school governing2047authority shall provide for making up any number of hours, up to2048a maximum of the number of hours that are the equivalent of2049three school days.2050

(2) Each plan adopted under this section by a school
2051
district board of education shall include the written consent of
2052
the teachers' employee representative designated under division
2053
(B) of section 4117.04 of the Revised Code.
2054

(3) Each plan adopted under this section shall provide for 2055the following: 2056

(a) Not later than the first day of November of the school 2057 year, each classroom teacher shall develop a sufficient number 2058 of lessons for each course taught by the teacher that school 2059 year to cover the number of make-up hours specified in the plan. 2060 The teacher shall designate the order in which the lessons are 2061 to be posted on the district's, community school's, or nonpublic 2062 school's web portal or web site in the event of a school 2063 2064 closure. Teachers may be granted up to one professional development day to create lesson plans for those lessons. 2065

(b) To the extent possible and necessary, a classroom
2066
teacher shall update or replace, based on current instructional
progress, one or more of the lesson plans developed under
2068
division (A) (3) (a) of this section before they are posted on the
2069
web portal or web site under division (A) (3) (c) of this section
2070
or distributed under division (B) of this section.

(c) As soon as practicable after a school closure, a 2072 district or school employee responsible for web portal or web 2073 site operations shall make the designated lessons available to 2074 students on the district's, community school's, or nonpublic 2075 school's portal or site. A lesson shall be posted for each 2076 course that was scheduled to meet on the day or hours of the 2077 closure. 2078

(d) Each student enrolled in a course for which a lesson
2079
is posted on the portal or site shall be granted a two-week
2080
period from the date of posting to complete the lesson. The
2081
student's classroom teacher shall grade the lesson in the same
2082
manner as other lessons. The student may receive an incomplete
2083
or failing grade if the lesson is not completed on time.

(e) If a student does not have access to a computer at the 2085 student's residence and the plan does not include blizzard bags 2086 under division (B) of this section, the student shall be 2087 permitted to work on the posted lessons at school after the 2088 student's school reopens. If the lessons were posted prior to 2089 the reopening, the student shall be granted a two-week period 2090 from the date of the reopening, rather than from the date of 2091 posting as otherwise required under division (A) (3) (d) of this 2092 section, to complete the lessons. The district board or 2093 2094 community school or nonpublic school governing authority may provide the student access to a computer before, during, or 2095 after the regularly scheduled school day or may provide a 2096 substantially similar paper lesson in order to complete the 2097 lessons. 2098

(B) (1) In addition to posting classroom lessons online
under division (A) of this section, the board of education of
any school district or governing authority of any community,
2101
accredited, or chartered nonpublic school may include in the
2102
plan distribution of "blizzard bags," which are paper copies of
2103
the lessons posted online.

(2) If a school opts to use blizzard bags, teachers shall
prepare paper copies in conjunction with the lessons to be
posted online and update the paper copies whenever the teacher
updates the online lesson plans.

(3) The board of education of any school district or
governing authority of any community, accredited, or chartered
2110
nonpublic school that opts to use blizzard bags shall specify in
2111
the plan the method of distribution of blizzard bag lessons,
which may include, but not be limited to, requiring distribution
2113
by a specific deadline or requiring distribution prior to
2109
anticipated school closure as directed by the superintendent of2115a school district or the principal, director, chief2116administrative officer, or the equivalent, of a school.2117

(4) Students shall turn in completed lessons in accordancewith division (A) (3) (d) of this section.2119

(C) (1) No school district that implements a plan in 2120 accordance with this section shall be considered to have failed 2121 to comply with division (B) of section 3317.01 of the Revised 2122 Code with respect to the number of make-up hours specified in 2123 the plan. 2124

(2) No community school that implements a plan in
2125
accordance with this section shall be considered to have failed
2126
to comply with the minimum number of hours required under
2127
Chapter 3314. of the Revised Code with respect to the number of
2128
make-up hours specified in the plan.
2129

Sec. 3313.536. (A) As used in this section:

(1) "Administrator" means the superintendent, principal,
chief administrative officer, or other person having supervisory
authority of any of the following:
2131

(a) A city, exempted village, local, or joint vocational2134school district;2135

(b) A community school established under Chapter 3314. of
(b) A community school established under Chapter 3314. of
(c) 2136
(c) 2137
(c) 2137
(c) 2138
(c) 2138

(c) A STEM school established under Chapter 3326. of the
Revised Code, as required through reference in section 3326.11
of the Revised Code;
2141

(d) A college-preparatory boarding school established 2142

Page 73

under Chapter 3328. of the Revised Code; 2143 (e) A district or school operating a career-technical 2144 education program approved by the department of education under 2145 section 3317.161 of the Revised Code; 2146 2147 (f) A chartered nonpublic school; (q) An accredited nonpublic school described in section 2148 3301.165 of the Revised Code; 2149 2150 (h) An educational service center; (h) (i) A preschool program or school-age child care 2151 program licensed by the department of education; 2152 (i) <u>(i)</u> Any other facility that primarily provides 2153 educational services to children subject to regulation by the 2154 department of education. 2155 2156 (2) "Emergency management test" means a regularly scheduled drill, exercise, or activity designed to assess and 2157 evaluate an emergency management plan under this section. 2158 (3) "Building" means any school, school building, 2159 facility, program, or center. 2160 (B)(1) Each administrator shall develop and adopt a 2161 comprehensive emergency management plan, in accordance with 2162 2163 rules adopted by the state board of education pursuant to division (F) of this section, for each building under the 2164 administrator's control. The administrator shall examine the 2165 environmental conditions and operations of each building to 2166 determine potential hazards to student and staff safety and 2167 shall propose operating changes to promote the prevention of 2168 potentially dangerous problems and circumstances. In developing 2169 the plan for each building, the administrator shall involve 2170

community law enforcement and safety officials, parents of 2171 2172 students who are assigned to the building, and teachers and nonteaching employees who are assigned to the building. The 2173 administrator shall incorporate remediation strategies into the 2174 2175 plan for any building where documented safety problems have occurred. 2176 (2) Each administrator shall also incorporate into the 2177 2178 emergency management plan adopted under division (B)(1) of this section all of the following: 2179 (a) A protocol for addressing serious threats to the 2180 safety of property, students, employees, or administrators; 2181 (b) A protocol for responding to any emergency events that 2182 occur and compromise the safety of property, students, 2183 employees, or administrators. This protocol shall include, but 2184 not be limited to, all of the following: 2185 (i) A floor plan that is unique to each floor of the 2186 building; 2187 (ii) A site plan that includes all building property and 2188 surrounding property; 2189 (iii) An emergency contact information sheet. 2190 (3) Each protocol described in divisions (B)(2)(a) and (b) 2191 of this section shall include procedures determined to be 2192 appropriate by the administrator for responding to threats and 2193 emergency events, respectively, including such things as 2194 notification of appropriate law enforcement personnel, calling 2195

notification of appropriate law enforcement personnel, calling2195upon specified emergency response personnel for assistance, and2196informing parents of affected students.2197

Prior to the opening day of each school year, the 2198

administrator shall inform each student or child enrolled in the 2199 school and the student's or child's parent of the parental 2200 notification procedures included in the protocol. 2201

(4) Each administrator shall keep a copy of the emergency 2202management plan adopted pursuant to this section in a secure 2203place. 2204

(C) (1) The administrator shall submit to the department of 2205 education, in accordance with rules adopted by the state board 2206 of education pursuant to division (F) of this section, an 2207 electronic copy of the emergency management plan prescribed by 2208 division (B) of this section not less than once every three 2209 years, whenever a major modification to the building requires 2210 changes in the procedures outlined in the plan, and whenever 2211 information on the emergency contact information sheet changes. 2212

(2) The administrator also shall file a copy of the plan
with each law enforcement agency that has jurisdiction over the
school building and, upon request, to any of the following:
2213

(a) Tł	ne fir	e departi	ment that	serve	s the	political	2216
subdivision	n in wl	hich the	building	is lo	cated	;	2217

(b) The emergency medical service organization that serves 2218 the political subdivision in which the building is located; 2219

(c) The county emergency management agency for the county 2220in which the building is located. 2221

(3) Upon receipt of an emergency management plan, the
department of education shall submit the information in
accordance with rules adopted by the state board of education
pursuant to division (F) of this section, to both of the
2225
following:

S. B. No. 241 As Introduced

this section.

(b) The director of public safety, who shall post the	2229			
information on the contact and information management system.	2230			
(4) Any department or entity to which copies of an	2231			
emergency management plan are filed under this section shall	2232			
keep the copies in a secure place.	2233			
(D)(1) Not later than the first day of July of each year,	2234			
each administrator shall review the emergency management plan	2235			
and certify to the department of education that the plan is	2236			
current and accurate.	2237			
(2) Anytime that an administrator updates the emergency	2238			
management plan pursuant to division (C)(1) of this section, the	2239			
administrator shall file copies, not later than the tenth day	2240			
after the revision is adopted and in accordance with rules	2241			
adopted by the state board pursuant to division (F) of this	2242			
section, to the department of education and to any entity with	2243			
which the administrator filed a copy under division (C)(2) of				

(a) The attorney general, who shall post that information

on the Ohio law enforcement gateway or its successor;

(E) Each administrator shall do both of the following:

(1) Prepare and conduct at least one annual emergency
management test, as defined in division (A) (2) of this section,
in accordance with rules adopted by the state board pursuant to
division (F) of this section;
2247

(2) Grant access to each building under the control of the
 administrator to law enforcement personnel and to entities
 described in division (C) (2) of this section, to enable the
 personnel and entities to hold training sessions for responding
 to threats and emergency events affecting the building, provided

2227

2228

2245

that the access occurs outside of student instructional hours2256and the administrator, or the administrator's designee, is2257present in the building during the training sessions.2258

(F) The state board of education, in accordance with 2259 Chapter 119. of the Revised Code, shall adopt rules regarding 2260 emergency management plans under this section, including the 2261 content of the plans and procedures for filing the plans. The 2262 rules shall specify that plans and information required under 2263 division (B) of this section be submitted on standardized forms 2264 developed by the department of education for such purpose. The 2265 rules shall also specify the requirements and procedures for 2266 emergency management tests conducted pursuant to division (E)(1) 2267 of this section. Failure to comply with the rules may result in 2268 discipline pursuant to section 3319.31 of the Revised Code or 2269 any other action against the administrator as prescribed by 2270 rule. 2271

(G) Division (B) of section 3319.31 of the Revised Code 2272
applies to any administrator who is subject to the requirements 2273
of this section and is not exempt under division (H) of this 2274
section and who is an applicant for a license or holds a license 2275
from the state board pursuant to section 3319.22 of the Revised 2276
Code. 2277

(H) The superintendent of public instruction may exempt
any administrator from the requirements of this section, if the
superintendent determines that the requirements do not otherwise
apply to a building or buildings under the control of that
administrator.

(I) Copies of the emergency management plan and
 2283
 information required under division (B) of this section are
 2284
 security records and are not public records pursuant to section
 2285

149.433 of the Revised Code. In addition, the information posted 2286 to the contact and information management system, pursuant to 2287 division (C)(3)(b) of this section, is exempt from public 2288 disclosure or release in accordance with sections 149.43, 2289 149.433, and 5502.03 of the Revised Code. 2290 Notwithstanding section 149.433 of the Revised Code, a 2291 floor plan filed with the attorney general pursuant to this 2292 section is not a public record to the extent it is a record kept 2293 by the attorney general. 2294 Sec. 3313.539. (A) As used in this section: 2295 (1) "Licensing agency" has the same meaning as in section 2296 4745.01 of the Revised Code. 2297 (2) "Licensed health care professional" means an 2298 individual, other than a physician, who is authorized under 2299 Title XLVII of the Revised Code to practice a health care 2300 profession. 2301 (3) "Physician" means a person authorized under Chapter 2302 4731. of the Revised Code to practice medicine and surgery or 2303 osteopathic medicine and surgery. 2304 (B) No school district board of education or governing 2305 authority of a chartered <u>nonpublic</u>, accredited <u>nonpublic</u> school 2306 described in section 3301.165 of the Revised Code, or 2307 nonchartered nonpublic school shall permit a student to practice 2308 for or compete in interscholastic athletics until the student 2309 has submitted, to a school official designated by the board or 2310 governing authority, a form signed by the parent, guardian, or 2311 other person having care or charge of the student stating that 2312 the student and the parent, quardian, or other person having 2313 care or charge of the student have received the concussion and 2314

S. B. No. 241 As Introduced

head injury information sheet required by section 3707.52 of the2315Revised Code. A completed form shall be submitted each school2316year, as defined in section 3313.62 of the Revised Code, for2317each sport or other category of interscholastic athletics for or2318in which the student practices or competes.2319

(C) (1) No school district board of education or governing authority of a chartered, accredited, or nonchartered nonpublic school shall permit an individual to coach interscholastic athletics unless the individual holds a pupil-activity program permit issued under section 3319.303 of the Revised Code for coaching interscholastic athletics.

(2) No school district board of education or governing 2326 authority of a chartered, accredited, or nonchartered nonpublic 2327 school shall permit an individual to referee interscholastic 2328 athletics unless the individual holds a pupil-activity program 2329 permit issued under section 3319.303 of the Revised Code for 2330 coaching interscholastic athletics or presents evidence that the 2331 individual has successfully completed, within the previous three 2332 years, a training program in recognizing the symptoms of 2333 concussions and head injuries to which the department of health 2334 has provided a link on its internet web site under section 2335 3707.52 of the Revised Code or a training program authorized and 2336 required by an organization that regulates interscholastic 2337 athletic competition and conducts interscholastic athletic 2338 2339 events.

(D) If a student practicing for or competing in an
 2340
 interscholastic athletic event exhibits signs, symptoms, or
 2341
 behaviors consistent with having sustained a concussion or head
 2342
 injury while participating in the practice or competition, the
 2343
 student shall be removed from the practice or competition by

Page 80

2320

2321

2322

2323

either of the following:	2345
(1) The individual who is serving as the student's coach	2346
during that practice or competition;	2347
(2) An individual who is serving as a referee during that	2348
practice or competition.	2349
(E)(1) If a student is removed from practice or	2350
competition under division (D) of this section, the coach or	2351
referee who removed the student shall not allow the student, on	2352
the same day the student is removed, to return to that practice	2353
or competition or to participate in any other practice or	2354
competition for which the coach or referee is responsible.	2355
Thereafter, the coach or referee shall not allow the student to	2356
return to that practice or competition or to participate in any	2357
other practice or competition for which the coach or referee is	2358
responsible until both of the following conditions are	2359
satisfied:	2360
(a) The student's condition is assessed by any of the	2361
following who has complied with the requirements in division (E)	2362
(4) of this section:	2363
(i) A physician;	2364
(ii) A licensed health care professional the school	2365
district board of education or governing authority of the	2366
chartered, accredited, or nonchartered nonpublic school,	2367
pursuant to division (E)(2) of this section, authorizes to	2368
assess a student who has been removed from practice or	2369
competition under division (D) of this section;	2370
(iii) A licensed health care professional who meets the	2371
minimum education requirements established by rules adopted	2372
under section 3707.521 of the Revised Code by the professional's	2373

licensing agency. 2374 (b) The student receives written clearance that it is safe 2375 for the student to return to practice or competition from the 2376 physician or licensed health care professional who assessed the 2377 student's condition. 2378 (2) A school district board of education or governing 2379 authority of a chartered, accredited, or nonchartered nonpublic 2380 school may authorize a licensed health care professional to make 2381 2382 an assessment or grant a clearance for purposes of division (E) 2383 (1) of this section only if the professional is acting in accordance with one of the following, as applicable to the 2384 professional's authority to practice in this state: 2385 2386 (a) In consultation with a physician; (b) Pursuant to the referral of a physician; 2387 (c) In collaboration with a physician; 2388 (d) Under the supervision of a physician. 2389 (3) A physician or licensed health care professional who 2390 makes an assessment or grants a clearance for purposes of 2391 division (E)(1) of this section may be a volunteer. 2392 (4) Beginning one year after the effective date of this 2393 amendment_September 17, 2015, all physicians and licensed health 2394 care professionals who conduct assessments and clearances under 2395 division (E)(1) of this section must meet the minimum education 2396

(F) A school district board of education or governing
authority of a chartered, accredited, or nonchartered nonpublic
school that is subject to the rules of an interscholastic
2401

requirements established by rules adopted under section 3707.521

of the Revised Code by their respective licensing agencies.

Page 82

2397

conference or an organization that regulates interscholastic2402athletic competition and conducts interscholastic athletic2403events shall be considered to be in compliance with divisions2404(B), (D), and (E) of this section, as long as the requirements2405of those rules are substantially similar to the requirements of2406divisions (B), (D), and (E) of this section.2407

(G) (1) A school district, member of a school district 2408 board of education, or school district employee or volunteer, 2409 including a coach or referee, is not liable in damages in a 2410 civil action for injury, death, or loss to person or property 2411 allegedly arising from providing services or performing duties 2412 under this section, unless the act or omission constitutes 2413 willful or wanton misconduct. 2414

This section does not eliminate, limit, or reduce any 2415 other immunity or defense that a school district, member of a 2416 school district board of education, or school district employee 2417 or volunteer, including a coach or referee, may be entitled to 2418 under Chapter 2744. or any other provision of the Revised Code 2419 or under the common law of this state. 2420

(2) A chartered, accredited, or nonchartered nonpublic 2421 school or any officer, director, employee, or volunteer of the 2422 school, including a coach or referee, is not liable in damages 2423 in a civil action for injury, death, or loss to person or 2424 property allegedly arising from providing services or performing 2425 duties under this section, unless the act or omission 2426 constitutes willful or wanton misconduct. 2427

Sec. 3313.5311. (A) As used in this section and in section24283313.5312 of the Revised Code, "extracurricular activity" has2429the same meaning as in section 3313.537 of the Revised Code.2430

(B) If the nonpublic school in which the student is 2431 enrolled does not offer the extracurricular activity, a student 2432 enrolled in a chartered <u>nonpublic school</u>, accredited nonpublic 2433 school described in section 3301.165 of the Revised Code, or 2434 nonchartered nonpublic school shall be afforded, by the 2435 superintendent of the school district in which the student is 2436 entitled to attend school under section 3313.64 or 3313.65 of 2437 the Revised Code, the opportunity to participate in that 2438 extracurricular activity at the district school to which the 2439 student otherwise would be assigned during that school year. If 2440 more than one school operated by the school district serves the 2441 student's grade level, as determined by the district 2442 superintendent based on the student's age and academic 2443 performance, the student shall be afforded the opportunity to 2444 participate in that extracurricular activity at the school to 2445 which the student would be assigned by the superintendent under 2446 section 3319.01 of the Revised Code. 2447

(C) The superintendent of any school district may afford 2448 any student enrolled in a nonpublic school, and who is not 2449 entitled to attend school in the district under section 3313.64 2450 2451 or 3313.65 of the Revised Code, the opportunity to participate in an extracurricular activity offered by a school of the 2452 district, if the nonpublic school in which the student is 2453 enrolled does not offer the extracurricular activity and either 2454 of the following apply: 2455

(1) The extracurricular activity is not interscholastic2456athletics or interscholastic contests or competition in music,2457drama, or forensics.2458

(2) The extracurricular activity is in an interscholastic2459athletic or interscholastic contest or competition in music,2460

drama, or forensics. In order to participate under division (C) 2461 (2) of this section, the student shall seek to participate at 2462 either the school district in which the student's nonpublic 2463 school is located or the school district in which the student is 2464 entitled to attend school under section 3313.64 or 3313.65 of 2465 the Revised Code, so long as the chosen district offers the 2466 extracurricular activity. 2467

If the student seeks to participate under division (C)(2)2468of this section at the school district in which the student's2469nonpublic school is located, both of the following shall apply:2470

(a) The superintendent of the school district in which the 2471 student is entitled to attend school shall certify that the 2472 student has not participated in any extracurricular activity 2473 that is in an interscholastic athletic or interscholastic 2474 contest or competition in music, drama, or forensics at that 2475 school district during that school year. If the student has 2476 participated in such an extracurricular activity at that school 2477 district during the school year, the student shall be ineligible 2478 to participate at the school district in which the student's 2479 2480 nonpublic school is located for that school year.

(b) The superintendent of the school district in which the 2481 student is entitled to attend school and the superintendent of 2482 the school district in which the student is seeking to 2483 participate shall mutually agree, in writing, to allow the 2484 student to participate in the extracurricular activity at the 2485 school district in which the student's nonpublic school is 2486 located. 2487

(D) In order to participate in an extracurricular activity
 2488
 under this section, the student shall be of the appropriate age
 2489
 and grade level, as determined by the superintendent of the
 2490

district, for the school that offers the extracurricular 2491 activity, and shall fulfill the same academic, nonacademic, and 2492 financial requirements as any other participant. 2493

(E) No school district shall impose additional rules on a 2494
student to participate under this section that do not apply to 2495
other students participating in the same extracurricular 2496
activity. No district shall impose additional fees for a student 2497
to participate under this section that exceed any fees charged 2498
to other students participating in the same extracurricular 2499
activity.

(F) No school district, interscholastic conference, or
organization that regulates interscholastic conferences or
events shall require a student who is eligible to participate in
interscholastic extracurricular activities under this section to
2504
meet eligibility requirements that conflict with this section.

Sec. 3313.603. (A) As used in this section:

(1) "One unit" means a minimum of one hundred twenty hours
of course instruction, except that for a laboratory course, "one
unit" means a minimum of one hundred fifty hours of course
2509
instruction.

(2) "One-half unit" means a minimum of sixty hours of
course instruction, except that for physical education courses,
"one-half unit" means a minimum of one hundred twenty hours of
course instruction.

(B) Beginning September 15, 2001, except as required in
division (C) of this section and division (C) of section
3313.614 of the Revised Code, the requirements for graduation
from every high school shall include twenty units earned in
grades nine through twelve and shall be distributed as follows:

Page 86

(1) English language arts, four units; 2520 (2) Health, one-half unit; 2521 (3) Mathematics, three units; 2522 (4) Physical education, one-half unit; 2523 (5) Science, two units until September 15, 2003, and three 2524 units thereafter, which at all times shall include both of the 2525 following: 2526 2527 (a) Biological sciences, one unit; (b) Physical sciences, one unit. 2528 (6) History and government, one unit, which shall comply 2529 with division (M) of this section and shall include both of the 2530 following: 2531 (a) American history, one-half unit; 2532 (b) American government, one-half unit. 2533 (7) Social studies, two units. 2534 2535 Beginning with students who enter ninth grade for the first time on or after July 1, 2017, the two units of 2536 instruction prescribed by division (B)(7) of this section shall 2537 include at least one-half unit of instruction in the study of 2538 world history and civilizations. 2539 (8) Elective units, seven units until September 15, 2003, 2540 and six units thereafter. 2541 Each student's electives shall include at least one unit, 2542 or two half units, chosen from among the areas of 2543 business/technology, fine arts, and/or foreign language. 2544 (C) Beginning with students who enter ninth grade for the 2545

first time on or after July 1, 2010, except as provided in 2546 divisions (D) to (F) of this section, the requirements for 2547 graduation from every public and chartered nonpublic high school 2548 shall include twenty units that are designed to prepare students 2549 for the workforce and college. The units shall be distributed as 2550 follows: 2551 (1) English language arts, four units; 2552 (2) Health, one-half unit, which shall include instruction 2553 in nutrition and the benefits of nutritious foods and physical 2554 2555 activity for overall health; (3) Mathematics, four units, which shall include one unit 2556 of algebra II or the equivalent of algebra II. However, students 2557 who enter ninth grade for the first time on or after July 1, 2558 2559 2015, and who are pursuing a career-technical instructional track shall not be required to take algebra II, and instead may 2560 complete a career-based pathway mathematics course approved by 2561 the department of education as an alternative. 2562 (4) Physical education, one-half unit; 2563 (5) Science, three units with inquiry-based laboratory 2564 experience that engages students in asking valid scientific 2565 questions and gathering and analyzing information, which shall 2566 include the following, or their equivalent: 2567 2568 (a) Physical sciences, one unit; (b) Life sciences, one unit; 2569 2570 (c) Advanced study in one or more of the following sciences, one unit: 2571 (i) Chemistry, physics, or other physical science; 2572

world history and civilizations.

(ii) Advanced biology or other life science; (iii) Astronomy, physical geology, or other earth or space 2574 science. 2575 (6) History and government, one unit, which shall comply 2576 with division (M) of this section and shall include both of the 2577 following: 2578 (a) American history, one-half unit; 2579 (b) American government, one-half unit. 2580 (7) Social studies, two units. 2581 Each school shall integrate the study of economics and 2582 financial literacy, as expressed in the social studies academic 2583 content standards adopted by the state board of education under 2584 division (A)(1) of section 3301.079 of the Revised Code and the 2585 academic content standards for financial literacy and 2586 entrepreneurship adopted under division (A) (2) of that section, 2587 into one or more existing social studies credits required under 2588 division (C)(7) of this section, or into the content of another 2589 class, so that every high school student receives instruction in 2590 those concepts. In developing the curriculum required by this 2591 paragraph, schools shall use available public-private 2592 2593 partnerships and resources and materials that exist in business, industry, and through the centers for economics education at 2594 2595 institutions of higher education in the state. Beginning with students who enter ninth grade for the 2596 first time on or after July 1, 2017, the two units of 2597 instruction prescribed by division (C)(7) of this section shall 2598 include at least one-half unit of instruction in the study of 2599

Page 89

2573

S. B. No. 241 As Introduced

(8) Five units consisting of one or any combination of 2601 foreign language, fine arts, business, career-technical 2602 education, family and consumer sciences, technology, 2603 agricultural education, a junior reserve officer training corps 2604 (JROTC) program approved by the congress of the United States 2605 under title 10 of the United States Code, or English language 2606 arts, mathematics, science, or social studies courses not 2607 otherwise required under division (C) of this section. 2608

Ohioans must be prepared to apply increased knowledge and 2609 skills in the workplace and to adapt their knowledge and skills 2610 2611 quickly to meet the rapidly changing conditions of the twentyfirst century. National studies indicate that all high school 2612 graduates need the same academic foundation, regardless of the 2613 opportunities they pursue after graduation. The goal of Ohio's 2614 system of elementary and secondary education is to prepare all 2615 students for and seamlessly connect all students to success in 2616 life beyond high school graduation, regardless of whether the 2617 next step is entering the workforce, beginning an 2618 apprenticeship, engaging in post-secondary training, serving in 2619 the military, or pursuing a college degree. 2620

The requirements for graduation prescribed in division (C) 2621 of this section are the standard expectation for all students 2622 entering ninth grade for the first time at a public or chartered 2623 nonpublic high school on or after July 1, 2010. A student may 2624 satisfy this expectation through a variety of methods, 2625 including, but not limited to, integrated, applied, career- 2626 technical, and traditional coursework. 2627

Whereas teacher quality is essential for student success2628when completing the requirements for graduation, the general2629assembly shall appropriate funds for strategic initiatives2630

S. B. No. 241 As Introduced

designed to strengthen schools' capacities to hire and retain2631highly qualified teachers in the subject areas required by the2632curriculum. Such initiatives are expected to require an2633investment of \$120,000,000 over five years.2634

2635 Stronger coordination between high schools and institutions of higher education is necessary to prepare 2636 students for more challenging academic endeavors and to lessen 2637 the need for academic remediation in college, thereby reducing 2638 the costs of higher education for Ohio's students, families, and 2639 the state. The state board and the chancellor of higher 2640 2641 education shall develop policies to ensure that only in rare instances will students who complete the requirements for 2642 graduation prescribed in division (C) of this section require 2643 academic remediation after high school. 2644

School districts, community schools, and chartered 2645 nonpublic schools shall integrate technology into learning 2646 experiences across the curriculum in order to maximize 2647 efficiency, enhance learning, and prepare students for success 2648 in the technology-driven twenty-first century. Districts and 2649 schools shall use distance and web-based course delivery as a 2650 method of providing or augmenting all instruction required under 2651 2652 this division, including laboratory experience in science. Districts and schools shall utilize technology access and 2653 electronic learning opportunities provided by the broadcast 2654 educational media commission, chancellor, the Ohio learning 2655 network, education technology centers, public television 2656 stations, and other public and private providers. 2657

(D) Except as provided in division (E) of this section, a 2658
student who enters ninth grade on or after July 1, 2010, and 2659
before July 1, 2016, may qualify for graduation from a public or 2660

chartered nonpublic high school even though the student has not 2661 completed the requirements for graduation prescribed in division 2662 (C) of this section if all of the following conditions are 2663 satisfied: 2664

(1) During the student's third year of attending high 2665 school, as determined by the school, the student and the 2666 student's parent, guardian, or custodian sign and file with the 2667 school a written statement asserting the parent's, guardian's, 2668 or custodian's consent to the student's graduating without 2669 2670 completing the requirements for graduation prescribed in 2671 division (C) of this section and acknowledging that one consequence of not completing those requirements is 2672 ineligibility to enroll in most state universities in Ohio 2673 without further coursework. 2674

(2) The student and parent, guardian, or custodian fulfill 2675 any procedural requirements the school stipulates to ensure the 2676 student's and parent's, quardian's, or custodian's informed 2677 consent and to facilitate orderly filing of statements under 2678 division (D)(1) of this section. Annually, each district or 2679 school shall notify the department of the number of students who 2680 choose to qualify for graduation under division (D) of this 2681 section and the number of students who complete the student's 2682 success plan and graduate from high school. 2683

(3) The student and the student's parent, guardian, or 2684 custodian and a representative of the student's high school 2685 jointly develop a student success plan for the student in the 2686 manner described in division (C)(1) of section 3313.6020 of the 2687 Revised Code that specifies the student matriculating to a two- 2688 year degree program, acquiring a business and industry- 2689 recognized credential, or entering an apprenticeship. 2690

(4) The student's high school provides counseling and 2691 support for the student related to the plan developed under 2692 division (D)(3) of this section during the remainder of the 2693 student's high school experience. 2694 (5) (a) Except as provided in division (D) (5) (b) of this 2695 section, the student successfully completes, at a minimum, the 2696 curriculum prescribed in division (B) of this section. 2697 (b) Beginning with students who enter ninth grade for the 2698 first time on or after July 1, 2014, a student shall be required 2699 to complete successfully, at the minimum, the curriculum 2700 prescribed in division (B) of this section, except as follows: 2701 (i) Mathematics, four units, one unit which shall be one 2702 of the following: 2703 (I) Probability and statistics; 2704 (II) Computer programming; 2705 (III) Applied mathematics or quantitative reasoning; 2706 (IV) Any other course approved by the department using 2707 standards established by the superintendent not later than 2708 October 1, 2014. 2709 (ii) Elective units, five units; 2710 (iii) Science, three units as prescribed by division (B) 2711 of this section which shall include inquiry-based laboratory 2712 experience that engages students in asking valid scientific 2713 questions and gathering and analyzing information. 2714 The department, in collaboration with the chancellor, 2715 shall analyze student performance data to determine if there are 2716

mitigating factors that warrant extending the exception

Page 93

permitted by division (D) of this section to high school classes 2718 beyond those entering ninth grade before July 1, 2016. The 2719 department shall submit its findings and any recommendations not 2720 later than December 1, 2015, to the speaker and minority leader 2721 of the house of representatives, the president and minority 2722 leader of the senate, the chairpersons and ranking minority 2723 members of the standing committees of the house of 2724 representatives and the senate that consider education 2725 legislation, the state board of education, and the 2726 superintendent of public instruction. 2727

(E) Each school district and chartered nonpublic school 2728 retains the authority to require an even more challenging 2729 minimum curriculum for high school graduation than specified in 2730 division (B) or (C) of this section. A school district board of 2731 education, through the adoption of a resolution, or the 2732 governing authority of a chartered nonpublic school may 2733 stipulate any of the following: 2734

(1) A minimum high school curriculum that requires more2735than twenty units of academic credit to graduate;2736

(2) An exception to the district's or school's minimum 2737 high school curriculum that is comparable to the exception 2738 provided in division (D) of this section but with additional 2739 requirements, which may include a requirement that the student 2740 successfully complete more than the minimum curriculum 2741 prescribed in division (B) of this section; 2742

(3) That no exception comparable to that provided in 2743division (D) of this section is available. 2744

(F) A student enrolled in a dropout prevention and 2745recovery program, which program has received a waiver from the 2746

department, may qualify for graduation from high school by 2747 successfully completing a competency-based instructional program 2748 administered by the dropout prevention and recovery program in 2749 lieu of completing the requirements for graduation prescribed in 2750 division (C) of this section. The department shall grant a 2751 waiver to a dropout prevention and recovery program, within 2752 sixty days after the program applies for the waiver, if the 2753 program meets all of the following conditions: 2754

(1) The program serves only students not younger than2755sixteen years of age and not older than twenty-one years of age.2756

(2) The program enrolls students who, at the time of their
2757
initial enrollment, either, or both, are at least one grade
level behind their cohort age groups or experience crises that
2759
significantly interfere with their academic progress such that
2760
they are prevented from continuing their traditional programs.

(3) The program requires students to attain at least the 2762
applicable score designated for each of the assessments 2763
prescribed under division (B) (1) of section 3301.0710 of the 2764
Revised Code or, to the extent prescribed by rule of the state 2765
board under division (D) (5) of section 3301.0712 of the Revised 2766
Code, division (B) (2) of that section. 2767

(4) The program develops a student success plan for the 2768
student in the manner described in division (C) (1) of section 2769
3313.6020 of the Revised Code that specifies the student's 2770
matriculating to a two-year degree program, acquiring a business 2771
and industry-recognized credential, or entering an 2772
apprenticeship. 2773

(5) The program provides counseling and support for the 2774student related to the plan developed under division (F) (4) of 2775

Page 96

2776

2804

this section during the remainder of the student's high school experience. 2777 (6) The program requires the student and the student's 2778 parent, guardian, or custodian to sign and file, in accordance 2779 with procedural requirements stipulated by the program, a 2780 written statement asserting the parent's, guardian's, or 2781 custodian's consent to the student's graduating without 2782 completing the requirements for graduation prescribed in 2783 division (C) of this section and acknowledging that one 2784 2785 consequence of not completing those requirements is ineligibility to enroll in most state universities in Ohio 2786 without further coursework. 2787

(7) Prior to receiving the waiver, the program has 2788 submitted to the department an instructional plan that 2789 demonstrates how the academic content standards adopted by the 2790 state board under section 3301.079 of the Revised Code will be 2791 taught and assessed. 2792

(8) Prior to receiving the waiver, the program has 2793 submitted to the department a policy on career advising that 2794 satisfies the requirements of section 3313.6020 of the Revised 2795 Code, with an emphasis on how every student will receive career 2796 advising. 2797

(9) Prior to receiving the waiver, the program has 2798 submitted to the department a written agreement outlining the 2799 future cooperation between the program and any combination of 2800 local job training, postsecondary education, nonprofit, and 2801 health and social service organizations to provide services for 2802 2803 students in the program and their families.

Divisions (F)(8) and (9) of this section apply only to

2805

2816

2817

2818

waivers granted on or after July 1, 2015.

If the department does not act either to grant the waiver 2806 or to reject the program application for the waiver within sixty 2807 days as required under this section, the waiver shall be 2808 considered to be granted. 2809

(G) Every high school may permit students below the ninth 2810 grade to take advanced work. If a high school so permits, it 2811 shall award high school credit for successful completion of the 2812 advanced work and shall count such advanced work toward the 2813 graduation requirements of division (B) or (C) of this section 2814 if the advanced work was both: 2815

(1) Taught by a person who possesses a license or certificate issued under section 3301.071, 3319.22, or 3319.222 of the Revised Code that is valid for teaching high school;

(2) Designated by the board of education of the city,
local, or exempted village school district, the board of the
cooperative education school district, or the governing
authority of the chartered nonpublic school as meeting the high
2822
school curriculum requirements.

Each high school shall record on the student's high school 2824 transcript all high school credit awarded under division (G) of 2825 this section. In addition, if the student completed a seventhor eighth-grade fine arts course described in division (K) of 2827 this section and the course qualified for high school credit 2828 under that division, the high school shall record that course on 2829 the student's high school transcript. 2830

(H) The department shall make its individual academic
2831
career plan available through its Ohio career information system
2832
web site for districts and schools to use as a tool for
2833

communicating with and providing guidance to students and 2834 families in selecting high school courses. 2835

(I) A school district or chartered nonpublic school may 2836 integrate academic content in a subject area for which the state 2837 board has adopted standards under section 3301.079 of the 2838 Revised Code into a course in a different subject area, 2839 including a career-technical education course, in accordance 2840 with guidance for integrated coursework developed by the 2841 department. Upon successful completion of an integrated course, 2842 2843 a student may receive credit for both subject areas that were 2844 integrated into the course. Units earned for subject area content delivered through integrated academic and career-2845 technical instruction are eligible to meet the graduation 2846 requirements of division (B) or (C) of this section. 2847

For purposes of meeting graduation requirements, if an2848end-of-course examination has been prescribed under section28493301.0712 of the Revised Code for the subject area delivered2850through integrated instruction, the school district or school2851may administer the related subject area examinations upon the2852student's completion of the integrated course.2853

Nothing in division (I) of this section shall be construed2854to excuse any school district, chartered nonpublic school, or2855student from any requirement in the Revised Code related to2856curriculum, assessments, or the awarding of a high school2857diploma.2858

(J) (1) The state board, in consultation with the
2859
chancellor, shall adopt a statewide plan implementing methods
for students to earn units of high school credit based on a
demonstration of subject area competency, instead of or in
2862
combination with completing hours of classroom instruction. The

state board shall adopt the plan not later than March 31, 2009, 2864 and commence phasing in the plan during the 2009-2010 school 2865 year. The plan shall include a standard method for recording 2866 demonstrated proficiency on high school transcripts. Each school 2867 district and community school shall comply with the state 2868 board's plan adopted under this division and award units of high 2869 school credit in accordance with the plan. The state board may 2870 adopt existing methods for earning high school credit based on a 2871 demonstration of subject area competency as necessary prior to 2872 the 2009-2010 school year. 2873

(2) Not later than December 31, 2015, the state board 2874 shall update the statewide plan adopted pursuant to division (J) 2875 (1) of this section to also include methods for students 2876 enrolled in seventh and eighth grade to meet curriculum 2877 requirements based on a demonstration of subject area 2878 competency, instead of or in combination with completing hours 2879 of classroom instruction. Beginning with the 2017-2018 school 2880 year, each school district and community school also shall 2881 comply with the updated plan adopted pursuant to this division 2882 and permit students enrolled in seventh and eighth grade to meet 2883 curriculum requirements based on subject area competency in 2884 accordance with the plan. 2885

(3) Not later than December 31, 2017, the department shall 2886 develop a framework for school districts and community schools 2887 to use in granting units of high school credit to students who 2888 demonstrate subject area competency through work-based learning 2889 experiences, internships, or cooperative education. Beginning 2890 with the 2018-2019 school year, each district and community 2891 school shall comply with the framework. Each district and 2892 community school also shall review any policy it has adopted 2893 regarding the demonstration of subject area competency to 2894

identify ways to incorporate work-based learning experiences, 2895 internships, and cooperative education into the policy in order 2896 to increase student engagement and opportunities to earn units 2897 of high school credit. 2898

(K) This division does not apply to students who qualify 2899 for graduation from high school under division (D) or (F) of 2900 this section, or to students pursuing a career-technical 2901 instructional track as determined by the school district board 2902 of education or the chartered nonpublic school's governing 2903 2904 authority. Nevertheless, the general assembly encourages such students to consider enrolling in a fine arts course as an 2905 elective. 2906

Beginning with students who enter ninth grade for the 2907 first time on or after July 1, 2010, each student enrolled in a 2908 public or chartered nonpublic high school shall complete two 2909 semesters or the equivalent of fine arts to graduate from high 2910 school. The coursework may be completed in any of grades seven 2911 to twelve. Each student who completes a fine arts course in 2912 grade seven or eight may elect to count that course toward the 2913 five units of electives required for graduation under division 2914 (C) (8) of this section, if the course satisfied the requirements 2915 of division (G) of this section. In that case, the high school 2916 shall award the student high school credit for the course and 2917 count the course toward the five units required under division 2918 (C) (8) of this section. If the course in grade seven or eight 2919 did not satisfy the requirements of division (G) of this 2920 section, the high school shall not award the student high school 2921 credit for the course but shall count the course toward the two 2922 semesters or the equivalent of fine arts required by this 2923 division. 2924

(L) Notwithstanding anything to the contrary in this 2925 section, the board of education of each school district and the 2926 governing authority of each chartered nonpublic school may adopt 2927 a policy to excuse from the high school physical education 2928 requirement each student who, during high school, has 2929 participated in interscholastic athletics, marching band, or 2930 cheerleading for at least two full seasons or in the junior 2931 reserve officer training corps for at least two full school 2932 years. If the board or authority adopts such a policy, the board 2933 2934 or authority shall not require the student to complete any physical education course as a condition to graduate. However, 2935 the student shall be required to complete one-half unit, 2936 consisting of at least sixty hours of instruction, in another 2937 course of study. In the case of a student who has participated 2938 in the junior reserve officer training corps for at least two 2939 full school years, credit received for that participation may be 2940 used to satisfy the requirement to complete one-half unit in 2941 another course of study. 2942

(M) It is important that high school students learn and 2943 understand United States history and the governments of both the 2944 United States and the state of Ohio. Therefore, beginning with 2945 students who enter ninth grade for the first time on or after 2946 July 1, 2012, the study of American history and American 2947 government required by divisions (B)(6) and (C)(6) of this 2948 section shall include the study of all of the following 2949 documents: 2950

(1) The Declaration of Independence; 2951

(2) The Northwest Ordinance;

(3) The Constitution of the United States with emphasis on 2953the Bill of Rights; 2954

Page 102

2955

(4)	The	Ohio	Constitution.
(- /	TILC	OUTO	

The study of each of the documents prescribed in divisions 2956 (M)(1) to (4) of this section shall include study of that 2957 document in its original context. 2958

The study of American history and government required by 2959 divisions (B)(6) and (C)(6) of this section shall include the 2960 historical evidence of the role of documents such as the 2961 Federalist Papers and the Anti-Federalist Papers to firmly 2962 establish the historical background leading to the establishment 2963 of the provisions of the Constitution and Bill of Rights. 2964

(N) This section shall not apply to accredited nonpublic 2965 schools described in section 3301.165 of the Revised Code. 2966

Sec. 3313.62. The school year shall begin on the first day2967of July of each calendar year and close on the thirtieth day of2968June of the succeeding calendar year. A school week shall2969consist of five days. A chartered nonpublic school or an2970accredited nonpublic school described in section 3301.165 of the2971Revised Code may be open for instruction with pupils in2972attendance on any day of the week, including Saturday or Sunday.2973

Sec. 3313.716. (A) Notwithstanding section 3313.713 of the 2974 Revised Code or any policy adopted under that section, a student 2975 of a school operated by a city, local, exempted village, or 2976 joint vocational school district or , a student of a chartered 2977 nonpublic school, or a student of an accredited nonpublic school 2978 described in section 3301.165 of the Revised Code may possess 2979 and use a metered dose inhaler or a dry powder inhaler to 2980 alleviate asthmatic symptoms, or before exercise to prevent the 2981 onset of asthmatic symptoms, if both of the following conditions 2982 are satisfied: 2983

S. B. No. 241 As Introduced

(1) The student has the written approval of the student's 2984 physician and, if the student is a minor, the written approval 2985 of the parent, guardian, or other person having care or charge 2986 of the student. The physician's written approval shall include 2987 at least all of the following information: 2988 (a) The student's name and address; 2989 (b) The names and dose of the medication contained in the 2990 2991 inhaler; (c) The date the administration of the medication is to 2992 begin; 2993 (d) The date, if known, that the administration of the 2994 medication is to cease; 2995 (e) Written instructions that outline procedures school 2996 personnel should follow in the event that the asthma medication 2997 2998 does not produce the expected relief from the student's asthma attack; 2999 3000 (f) Any severe adverse reactions that may occur to the child using the inhaler and that should be reported to the 3001 physician; 3002 (g) Any severe adverse reactions that may occur to another 3003 child, for whom the inhaler is not prescribed, should such a 3004 child receive a dose of the medication; 3005 (h) At least one emergency telephone number for contacting 3006 the physician in an emergency; 3007 (i) At least one emergency telephone number for contacting 3008 the parent, guardian, or other person having care or charge of 3009 the student in an emergency; 3010

Page 104

3035

3036

3037

3038

3039

3040

(j) Any other special instructions from the physician.	3011
(2) The school principal and, if a school nurse is	3012
assigned to the student's school building, the school nurse has	3013
received copies of the written approvals required by division	3014
(A)(1) of this section.	3015
If these conditions are satisfied, the student may possess	3016
and use the inhaler at school or at any activity, event, or	3017
program sponsored by or in which the student's school is a	3018
participant.	3019
(B)(1) A school district, member of a school district	3020
board of education, or school district employee is not liable in	3021
damages in a civil action for injury, death, or loss to person	3022
or property allegedly arising from a district employee's	3023
prohibiting a student from using an inhaler because of the	3024
employee's good faith belief that the conditions of divisions	3025
(A)(1) and (2) of this section had not been satisfied. A school	3026
district, member of a school district board of education, or	3027
school district employee is not liable in damages in a civil	3028
action for injury, death, or loss to person or property	3029
allegedly arising from a district employee's permitting a	3030
student to use an inhaler because of the employee's good faith	3031
belief that the conditions of divisions (A)(1) and (2) of this	3032
section had been satisfied. Furthermore, when a school district	3033
is required by this section to permit a student to possess and	3034

use an inhaler because the conditions of divisions (A)(1) and

(2) of this section have been satisfied, the school district,

any member of the school district board of education, or any

school district employee is not liable in damages in a civil

allegedly arising from the use of the inhaler by a student for

action for injury, death, or loss to person or property

whom it was not prescribed.

This section does not eliminate, limit, or reduce any3042other immunity or defense that a school district, member of a3043school district board of education, or school district employee3044may be entitled to under Chapter 2744. or any other provision of3045the Revised Code or under the common law of this state.3046

(2) A chartered <u>or an accredited</u> nonpublic school or any 3047 officer, director, or employee of the school is not liable in 3048 damages in a civil action for injury, death, or loss to person 3049 3050 or property allegedly arising from a school employee's prohibiting a student from using an inhaler because of the 3051 employee's good faith belief that the conditions of divisions 3052 (A) (1) and (2) of this section had not been satisfied. A 3053 chartered or an accredited nonpublic school or any officer, 3054 director, or employee of the school is not liable in damages in 3055 a civil action for injury, death, or loss to person or property 3056 allegedly arising from a school employee's permitting a student 3057 to use an inhaler because of the employee's good faith belief 3058 that the conditions of divisions (A)(1) and (2) of this section 3059 had been satisfied. Furthermore, when a chartered or an 3060 3061 <u>accredited</u> nonpublic school is required by this section to 3062 permit a student to possess and use an inhaler because the conditions of divisions (A)(1) and (2) of this section have been 3063 satisfied, the chartered or accredited nonpublic school or any 3064 officer, director, or employee of the school is not liable in 3065 damages in a civil action for injury, death, or loss to person 3066 or property allegedly arising from the use of the inhaler by a 3067 student for whom it was not prescribed. 3068

Sec. 3313.717. (A) As used in this section, "automated 3069 external defibrillator" means a specialized defibrillator that 3070

Page 105

is approved for use as a medical device by the United States 3071
food and drug administration for performing automated external 3072
defibrillation, as defined in section 2305.235 of the Revised 3073
Code. 3074

(B) (1) The board of education of each school district may 3075 require the placement of an automated external defibrillator in 3076 each school under the control of the board. Not later than July 3077 1, 2018, pursuant to section 3313.6023 of the Revised Code, all 3078 persons employed by a school district shall receive training in 3079 the use of an automated external defibrillator in accordance 3080 with that section, except for substitutes, adult education 3081 instructors who are scheduled to work the full-time equivalent 3082 of less than one hundred twenty days per school year, or persons 3083 who are employed on an as-needed, seasonal, or intermittent 3084 basis, so long as the persons are not employed to coach or 3085 supervise interscholastic athletics. 3086

(2) The administrative authority of each chartered 3087 nonpublic school and the administrative authority of each 3088 accredited nonpublic school described in section 3301.165 of the 3089 <u>Revised Code</u> may require the placement of an automated external 3090 defibrillator in each school under the control of the authority. 3091 If an authority requires the placement of an automated external 3092 defibrillator as provided in this section, the authority also 3093 shall require that a sufficient number of the staff persons 3094 assigned to each school under the control of the authority 3095 successfully complete an appropriate training course in the use 3096 of an automated external defibrillator as described in section 3097 3701.85 of the Revised Code. 3098

(C) In regard to the use of an automated external3099defibrillator that is placed in a school as specified in this3100

section, and except in the case of willful or wanton misconduct 3101 or when there is no good faith attempt to activate an emergency 3102 medical services system in accordance with section 3701.85 of 3103 the Revised Code, no person shall be held liable in civil 3104 3105 damages for injury, death, or loss to person or property, or held criminally liable, for performing automated external 3106 defibrillation in good faith, regardless of whether the person 3107 has obtained appropriate training on how to perform automated 3108 external defibrillation or successfully completed a course in 3109 3110 cardiopulmonary resuscitation.

Sec. 3313.718. (A) As used in this section, "prescriber" 3111 has the same meaning as in section 4729.01 of the Revised Code. 3112

(B) Notwithstanding section 3313.713 of the Revised Code 3113 or any policy adopted under that section, a student of a school 3114 operated by a city, local, exempted village, or joint vocational 3115 school district-or____a student of a chartered nonpublic school____ 3116 or a student of an accredited nonpublic school described in 3117 section 3301.165 of the Revised Code may possess and use an 3118 epinephrine autoinjector to treat anaphylaxis, if all of the 3119 3120 following conditions are satisfied:

(1) The student has the written approval of the prescriber
3121
of the autoinjector and, if the student is a minor, the written
approval of the parent, guardian, or other person having care or
charge of the student. The prescriber's written approval shall
3123
include at least all of the following information:

(a) The student's name and address; 3126

(b) The names and dose of the medication contained in the 3127 autoinjector; 3128

(c) The date the administration of the medication is to 3129

begin; 3130 (d) The date, if known, that the administration of the 3131 medication is to cease; 3132 (e) Acknowledgment that the prescriber has determined that 3133 the student is capable of possessing and using the autoinjector 3134 appropriately and has provided the student with training in the 3135 proper use of the autoinjector; 3136 3137 (f) Circumstances in which the autoinjector should be used; 3138 (g) Written instructions that outline procedures school 3139 employees should follow in the event that the student is unable 3140 to administer the anaphylaxis medication or the medication does 3141 not produce the expected relief from the student's anaphylaxis; 3142 (h) Any severe adverse reactions that may occur to the 3143 child using the autoinjector that should be reported to the 3144 prescriber; 3145 3146 (i) Any severe adverse reactions that may occur to another child, for whom the autoinjector is not prescribed, should such 3147 a child receive a dose of the medication; 3148 (j) At least one emergency telephone number for contacting 3149 3150 the prescriber in an emergency; (k) At least one emergency telephone number for contacting 3151 the parent, quardian, or other person having care or charge of 3152 the student in an emergency; 3153 (1) Any other special instructions from the prescriber. 3154 (2) The school principal and, if a school nurse is 3155 assigned to the student's school building, the school nurse has

Page 108
3157

received copies of the written approvars required by division	5157
(B)(1) of this section.	3158
(3) The school principal or, if a school nurse is assigned	3159
to the student's school building, the school nurse has received	3160
a backup dose of the anaphylaxis medication from the parent,	3161
guardian, or other person having care or charge of the student	3162
or, if the student is not a minor, from the student.	3163
If these conditions are satisfied, the student may possess	3164
and use the autoinjector at school or at any activity, event, or	3165
program sponsored by or in which the student's school is a	3166
participant.	3167
(C) Whenever a student uses an autoinjector at school or	3168
at any activity, event, or program sponsored by or in which the	3169
student's school is a participant or whenever a school employee	3170
administers anaphylaxis medication to a student that was	3171
possessed by the student pursuant to the written approvals	3172
described in division (B)(1) of this section, a school employee	3173
shall immediately request assistance from an emergency medical	3174
service provider.	3175
(D)(1) A school district, member of a school district	3176
board of education, or school district employee is not liable in	3177
damages in a civil action for injury, death, or loss to person	3178
or property allegedly arising from a district employee's	3179
prohibiting a student from using an autoinjector because of the	3180
employee's good faith belief that the conditions of division (B)	3181
of this section had not been satisfied. A school district,	3182
member of a school district board of education, or school	3183
district employee is not liable in damages in a civil action for	3184
injury, death, or loss to person or property allegedly arising	3185
from a district employee's permitting a student to use an	3186

received copies of the written approvals required by division

S. B. No. 241 As Introduced

Page 110

autoinjector because of the employee's good faith belief that 3187 the conditions of division (B) of this section had been 3188 satisfied. Furthermore, when a school district is required by 3189 this section to permit a student to possess and use an 3190 autoinjector because the conditions of division (B) of this 3191 section have been satisfied, the school district, any member of 3192 the school district board of education, or any school district 3193 employee is not liable in damages in a civil action for injury, 3194 death, or loss to person or property allegedly arising from the 3195 use of the autoinjector by a student for whom it was not 3196 prescribed. 3197

This section does not eliminate, limit, or reduce any3198other immunity or defense that a school district, member of a3199school district board of education, or school district employee3200may be entitled to under Chapter 2744. or any other provision of3201the Revised Code or under the common law of this state.3202

(2) A chartered or an accredited nonpublic school or any 3203 officer, director, or employee of the school is not liable in 3204 damages in a civil action for injury, death, or loss to person 3205 or property allegedly arising from a school employee's 3206 prohibiting a student from using an autoinjector because of the 3207 employee's good faith belief that the conditions of division (B) 3208 of this section had not been satisfied. A chartered or an 3209 <u>accredited</u> nonpublic school or any officer, director, or 3210 employee of the school is not liable in damages in a civil 3211 action for injury, death, or loss to person or property 3212 allegedly arising from a school employee's permitting a student 3213 to use an autoinjector because of the employee's good faith 3214 belief that the conditions of division (B) of this section had 3215 been satisfied. Furthermore, when a chartered or an accredited 3216 nonpublic school is required by this section to permit a student 3217

S. B. No. 241 As Introduced

to possess and use an autoinjector because the conditions of3218division (B) of this section have been satisfied, the chartered3219or accredited nonpublic school or any officer, director, or3220employee of the school is not liable in damages in a civil3221action for injury, death, or loss to person or property3222allegedly arising from the use of the autoinjector by a student3223for whom it was not prescribed.3224

Sec. 3313.719. The board of education of each city, local, 3225 exempted village, and joint vocational school district and, the 3226 governing authority of each chartered nonpublic school, and the 3227 governing authority of each accredited nonpublic school 3228 described in section 3301.165 of the Revised Code shall 3229 establish a written policy with respect to protecting students 3230 with peanut or other food allergies. The policy shall be 3231 developed in consultation with parents, school nurses and other 3232 school employees, school volunteers, students, and community 3233 members. 3234

Sec. 3313.7111. (A) With the approval of its governing 3235 authority, a chartered nonpublic school, accredited nonpublic 3236 school described in section 3301.165 of the Revised Code, or 3237 nonchartered nonpublic school may procure epinephrine 3238 autoinjectors in the manner prescribed by section 3313.7110 of 3239 the Revised Code. A chartered, accredited, or nonchartered 3240 nonpublic school that elects to do so shall comply with all 3241 provisions of that section as if it were a school district. 3242

(B) (1) The following are not liable in damages in a civil
3243
action for injury, death, or loss to person or property that
3244
allegedly arises from an act or omission associated with
3245
procuring, maintaining, accessing, or using an epinephrine
3246
autoinjector under this section, unless the act or omission
3247

constitutes willful or wanton misconduct:	
(a) A chartered, accredited, or nonchartered nonpublic	3249
school;	
(b) A member of a chartered, accredited, or nonchartered	3251
nonpublic school governing authority;	3252
(c) An employee or contractor of the school;	3253
(d) A licensed health professional authorized to prescribe	3254
drugs who personally furnishes or prescribes epinephrine	3255
autoinjectors, provides a consultation, or issues a protocol pursuant to this section.	
other immunity or defense that a chartered, accredited, or	3259
nonchartered nonpublic school or governing authority, member of	3260
a chartered, accredited, or nonchartered nonpublic school	3261
governing authority, chartered, accredited, or nonchartered	3262
nonpublic school employee or contractor, or licensed health	3263
professional may be entitled to under any other provision of the Revised Code or the common law of this state.	
school may accept donations of epinephrine autoinjectors from a	3267

school may accept donations of epinephrine autoinjectors from a3267wholesale distributor of dangerous drugs or a manufacturer of3268dangerous drugs, as defined in section 4729.01 of the Revised3269Code, and may accept donations of money from any person to3270purchase epinephrine autoinjectors.3271

(D) A chartered, accredited, or nonchartered nonpublic
 3272
 school that elects to procure epinephrine autoinjectors under
 3273
 this section shall report to the department of education each
 3274
 procurement and occurrence in which an epinephrine autoinjector
 3275
 is used from the school's supply of epinephrine autoinjectors.

Sec. 3313.7112. (A) As used in this section: 3277 (1) "Board of education" means a board of education of a 3278 city, local, exempted village, or joint vocational school 3279 district. 3280 (2) "Governing authority" means a governing authority of a 3281 chartered nonpublic school or an accredited nonpublic school 3282 operating under section 3301.165 of the Revised Code. 3283 (3) "Licensed health care professional" means any of the 3284 3285 following: (a) A physician authorized under Chapter 4731. of the 3286 Revised Code to practice medicine and surgery or osteopathic 3287 medicine and surgery; 3288 (b) A registered nurse, advanced practice registered 3289 nurse, or licensed practical nurse licensed under Chapter 4723. 3290 of the Revised Code; 3291 (c) A physician assistant licensed under Chapter 4730. of 3292 the Revised Code. 3293 (4) "Local health department" means a department operated 3294 by a board of health of a city or general health district or the 3295 authority having the duties of a board of health as described in 3296 section 3709.05 of the Revised Code. 3297 (5) "School employee" or "employee" means either of the 3298 3299 following: (a) A person employed by a board of education or governing 3300 authority; 3301 (b) A licensed health care professional employed by or 3302 under contract with a local health department who is assigned to 3303

school district-or, a chartered nonpublic school, or an 3305 accredited nonpublic school described in section 3301.165 of the 3306 Revised Code. 3307 (6) "Treating practitioner" means any of the following who 3308 has primary responsibility for treating a student's diabetes and 3309 has been identified as such by the student's parent, guardian, 3310 or other person having care or charge of the student or, if the 3311 student is at least eighteen years of age, by the student: 3312 (a) A physician authorized under Chapter 4731. of the 3313 Revised Code to practice medicine and surgery or osteopathic 3314 medicine and surgery; 3315 (b) An advanced practice registered nurse who holds a 3316 current, valid license to practice nursing as an advanced 3317 practice registered nurse issued under Chapter 4723. of the 3318 Revised Code and is designated as a clinical nurse specialist or 3319 certified nurse practitioner in accordance with section 4723.42 3320 of the Revised Code; 3321 (c) A physician assistant who holds a license issued under 3322 Chapter 4730. of the Revised Code, holds a valid prescriber 3323 number issued by the state medical board, and has been granted 3324 physician-delegated prescriptive authority. 3325 (7) "504 plan" means a plan based on an evaluation 3326 conducted in accordance with section 504 of the "Rehabilitation 3327 Act of 1973," 29 U.S.C. 794, as amended. 3328 (B) (1) Each board of education or governing authority 3329 shall ensure that each student enrolled in the school district 3330

a school in a city, local, exempted village, or joint vocational

or chartered nonpublic school who has diabetes receives 3331 appropriate and needed diabetes care in accordance with an order 3332

Page 114

signed by the student's treating practitioner. The diabetes care to be provided includes any of the following: 3334 (a) Checking and recording blood glucose levels and ketone 3335 levels or assisting the student with checking and recording 3336 these levels; 3337 (b) Responding to blood glucose levels that are outside of 3338 3339 the student's target range; (c) In the case of severe hypoglycemia, administering 3340 glucagon and other emergency treatments as prescribed; 3341 3342 (d) Administering insulin or assisting the student in self-administering insulin through the insulin delivery system 3343 the student uses; 3344 (e) Providing oral diabetes medications; 3345 (f) Understanding recommended schedules and food intake 3346 for meals and snacks in order to calculate medication dosages 3347 pursuant to the order of the student's treating practitioner; 3348 (g) Following the treating practitioner's instructions 3349 regarding meals, snacks, and physical activity; 3350 (h) Administering diabetes medication, as long as the 3351 conditions prescribed in division (C) of this section are 3352 satisfied. 3353 (2) Not later than fourteen days after receipt of an order 3354 signed by the treating practitioner of a student with diabetes, 3355 the board of education or governing authority shall inform the 3356 student's parent, guardian, or other person having care or 3357 charge of the student that the student may be entitled to a 504 3358 plan regarding the student's diabetes. The department of 3359 education shall develop a 504 plan information sheet for use by 3360

Page 115

a board of education or governing authority when informing a3361student's parent, guardian, or other person having care or3362charge of the student that the student may be entitled to a 5043363plan regarding the student's diabetes.3364

(C) Notwithstanding division (B) of section 3313.713 of 3365 the Revised Code or any other provision of the Revised Code, 3366 diabetes medication may be administered under this section by a 3367 school nurse or, in the absence of a school nurse, a school 3368 employee who is trained in diabetes care under division (E) of 3369 this section. Medication administration may be provided under 3370 this section only when the conditions prescribed in division (C) 3371 of section 3313.713 of the Revised Code are satisfied. 3372

Notwithstanding division (D) of section 3313.713 of the3373Revised Code, medication that is to be administered under this3374section may be kept in an easily accessible location.3375

(D) (1) The department of education shall adopt nationally
recognized guidelines, as determined by the department, for the
3376
training of school employees in diabetes care for students. In
3378
doing so, the department shall consult with the department of
3379
health, the American diabetes association, and the Ohio school
3380
nurses association. The department may consult with any other
3381
organizations as determined appropriate by the department.

(2) The guidelines shall address all of the following 3383 issues: 3384

(a) Recognizing the symptoms of hypoglycemia and3385hyperglycemia;3386

(b) The appropriate treatment for a student who exhibits3387the symptoms of hypoglycemia or hyperglycemia;3388

(c) Recognizing situations that require the provision of 3389

emergency medical assistance to a student;	3390
(d) Understanding the appropriate treatment for a student,	3391
based on an order issued by the student's treating practitioner,	3392
if the student's blood glucose level is not within the target	3393
range indicated by the order;	3394
(e) Understanding the instructions in an order issued by a	3395
student's treating practitioner concerning necessary	3396
medications;	3397
(f) Performing blood glucose and ketone tests for a	3398
student in accordance with an order issued by the student's	3399
treating practitioner and recording the results of those tests;	3400
(g) Administering insulin, glucagon, or other medication	3401
to a student in accordance with an order issued by the student's	3402
treating practitioner and recording the results of the administration;	
recommended in an order issued by a student's treating	3406
practitioner and actions that may be taken if the recommended	3407
diet is not followed.	
(E)(1) To ensure that a student with diabetes receives the	3409
diabetes care specified in division (B) of this section, a board	3410
of education or governing authority may provide training that	3411
complies with the guidelines developed under division (D) of	3412
this section to a school employee at each school attended by a	3413
student with diabetes. With respect to any training provided,	3414
all of the following apply:	3415
(a) The training shall be coordinated by a school nurse	3416

(a) The training shall be coordinated by a school nurse3416or, if the school does not employ a school nurse, a licensed3417health care professional with expertise in diabetes who is3418

3419

approved by the school to provide the training.

(b) The training shall take place prior to the beginning
of each school year or, as needed, not later than fourteen days
after receipt by the board of education or governing authority
of an order signed by the treating practitioner of a student
3420
3421
3422
3422
3423
3424

(c) On completion of the training, the board of education
 or governing authority, in a manner it determines, shall
 determine whether each employee trained is competent to provide
 3427
 diabetes care.
 3428

(d) The school nurse or approved licensed health care3429professional with expertise in diabetes care shall promptly3430provide all necessary follow-up training and supervision to an3431employee who receives training.3432

(2) The principal of a school attended by a student with
3433
diabetes or another school official authorized to act on behalf
of the principal may distribute a written notice to each
a435
employee containing all of the following:
3436

(a) A statement that the school is required to provide 3437
diabetes care to a student with diabetes and is seeking 3438
employees who are willing to be trained to provide that care; 3439

(b) A description of the tasks to be performed; 3440

(c) A statement that participation is voluntary and that
3441
the school district or governing authority will not take action
against an employee who does not agree to provide diabetes care;
3443

(d) A statement that training will be provided by a 3444
licensed health care professional to an employee who agrees to 3445
provide care; 3446

S. B. No. 241 As Introduced

(e) A statement that a trained employee is immune from liability under division (J) of this section; 3448 (f) The name of the individual who should be contacted if 3449 an employee is interested in providing diabetes care. 3450 (3) No employee of a board of education or governing 3451 authority shall be subject to a penalty or disciplinary action 3452 under school or district policies for refusing to volunteer to 3453 be trained in diabetes care. 3454 (4) No board or governing authority shall discourage 3455 employees from agreeing to provide diabetes care under this 3456 3457 section. (F) A board of education or governing authority may 3458 provide training in the recognition of hypoglycemia and 3459 hyperglycemia and actions to take in response to emergency 3460 situations involving these conditions to both of the following: 3461 (1) A school employee who has primary responsibility for 3462 supervising a student with diabetes during some portion of the 3463 school day; 3464

(2) A bus driver employed by a school district-or, 3465 chartered nonpublic school, or accredited nonpublic school 3466 described in section 3301.165 of the Revised Code, who is 3467 3468 responsible for the transportation of a student with diabetes.

(G) A student with diabetes shall be permitted to attend 3469 the school the student would otherwise attend if the student did 3470 not have diabetes and the diabetes care specified in division 3471 (B) of this section shall be provided at the school. A board of 3472 education or governing authority shall not restrict a student 3473 who has diabetes from attending the school on the basis that the 3474 student has diabetes, that the school does not have a full-time 3475

Page 119

S. B. No. 241 As Introduced

school nurse, or that the school does not have an employee3476trained in diabetes care. The school shall not require or3477pressure a parent, guardian, or other person having care or3478charge of a student to provide diabetes care for the student3479with diabetes at school or school-related activities.3480

(H) (1) Notwithstanding section 3313.713 of the Revised 3481 Code or any policy adopted under that section and except as 3482 provided in division (H)(2) of this section, on written request 3483 of the parent, quardian, or other person having care or charge 3484 3485 of a student and authorization by the student's treating practitioner, a student with diabetes shall be permitted during 3486 3487 regular school hours and school-sponsored activities to attend to the care and management of the student's diabetes in 3488 accordance with the order issued by the student's treating 3489 practitioner if the student's treating practitioner determines 3490 that the student is capable of performing diabetes care tasks. 3491 The student shall be permitted to perform diabetes care tasks in 3492 a classroom, in any area of the school or school grounds, and at 3493 any school-related activity, and to possess on the student's 3494 self at all times all necessary supplies and equipment to 3495 3496 perform these tasks. If the student or the parent, guardian, or other person having care or charge of the student so requests, 3497 the student shall have access to a private area for performing 3498 diabetes care tasks. 3499

(2) If the student performs any diabetes care tasks or
uses medical equipment for purposes other than the student's own
care, the board of education or governing authority may revoke
the student's permission to attend to the care and management of
the student's diabetes.

(I) (1) Notwithstanding any other provision of the Revised

Page 120

Code to the contrary, a licensed health care professional shall3506be permitted to provide training to a school employee under3507division (E) of this section or to supervise the employee in3508performing diabetes care tasks.3509

(2) Nothing in this section diminishes the rights of
associate and a

(J) (1) A school or school district, a member of a board or
governing authority, or a district or school employee is not
liable in damages in a civil action for injury, death, or loss
to person or property allegedly arising from providing care or
performing duties under this section unless the act or omission
3520
constitutes willful or wanton misconduct.

This section does not eliminate, limit, or reduce any3522other immunity or defense that a school or school district,3523member of a board of education or governing authority, or3524district or school employee may be entitled to under Chapter35252744. or any other provision of the Revised Code or under the3526common law of this state.3527

(2) A school employee shall not be subject to disciplinary
 action under school or district policies for providing care or
 performing duties under this section.
 3530

(3) A school nurse or other licensed health care
professional shall be immune from disciplinary action by the
board of nursing or any other regulatory board for providing
care or performing duties under this section if the care
3534

provided or duties performed are consistent with applicable	3535
professional standards.	3536
professional standards.	5550
(K)(1) Not later than the last day of December of each	3537
year, a board of education or governing authority shall report	3538
to the department of education both of the following:	3539
(a) The number of students with diabetes enrolled in the	3540
school district or , chartered nonpublic school, or accredited	3541
nonpublic school during the previous school year;	3542
(b) The number of errors associated with the	3543
administration of diabetes medication to students with diabetes	3544
during the previous school year.	3545
(2) Not later than the last day of March of each year, the	3546
department shall issue a report summarizing the information	3547
	3548
received by the department under division (K)(1) of this section	
for the previous school year. The department shall make the	3549
report available on its internet web site.	3550
Sec. 3313.7114. (A) As used in this section, "inhaler" has	3551
the same meaning as in section 3313.7113 of the Revised Code.	3552
(B) With the approval of its governing authority, a	3553
chartered nonpublic school, accredited nonpublic school	3554
described in section 3301.165 of the Revised Code, or	3555
nonchartered nonpublic school may procure inhalers in the manner	3556
prescribed by section 3313.7113 of the Revised Code. A	3557
chartered, accredited, or nonchartered nonpublic school that	3558
elects to do so shall comply with all provisions of that section	3559
as if it were a school district.	3560
(C) A chartered, accredited, or nonchartered nonpublic	3561
school, a member of a chartered, accredited, or nonchartered	3562
nonpublic school governing authority, or an employee or	3563

contractor of the school is not liable in damages in a civil3564action for injury, death, or loss to person or property that3565allegedly arises from an act or omission associated with3566procuring, maintaining, accessing, or using an inhaler under3567this section, unless the act or omission constitutes willful or3568wanton misconduct.3569

(D) A chartered, accredited, or nonchartered nonpublic
school may accept donations of inhalers from a wholesale
distributor of dangerous drugs or a manufacturer of dangerous
drugs, as defined in section 4729.01 of the Revised Code, and
may accept donations of money from any person to purchase
3574
inhalers.

(E) A chartered, accredited, or nonchartered nonpublic
 3576
 school that elects to procure inhalers under this section shall
 3577
 report to the department of education each procurement and
 3578
 occurrence in which an inhaler is used from the school's supply
 3579
 of inhalers.

```
Sec. 3313.813. (A) As used in this section: 3581
```

(1) "Outdoor education center" means a public or nonprofit
 3582
 private entity that provides to pupils enrolled in any public or
 accredited or chartered nonpublic elementary or secondary school
 an outdoor educational curriculum that the school considers to
 be part of its educational program.

(2) "Outside-school-hours care center" has the meaning3587established in 7 C.F.R. 226.2.3588

(3) "Accredited nonpublic school" means a nonpublic school3589described in section 3301.165 of the Revised Code.3590

(B) The state board of education shall establish standards(B) The state board of education state state

adult care food program, special food service program for 3593 children, summer food service program for children, special milk 3594 program for children, food service equipment assistance program, 3595 3596 and commodity distribution program established under the "National School Lunch Act," 60 Stat. 230 (1946), 42 U.S.C. 3597 1751, as amended, and the "Child Nutrition Act of 1966," 80 3598 Stat. 885, 42 U.S.C. 1771, as amended. Any board of education of 3599 a school district, nonprofit private school, outdoor education 3600 center, child care institution, outside-school-hours care 3601 center, or summer camp desiring to participate in such a program 3602 or required to participate under this section shall, if eligible 3603 to participate under the "National School Lunch Act," as 3604 amended, or the "Child Nutrition Act of 1966," as amended, make 3605 application to the state board of education for assistance. The 3606 board shall administer the allocation and distribution of all 3607 state and federal funds for these programs. 3608

(C) The state board of education shall require the board
of education of each school district to establish and maintain a
3610
school breakfast, lunch, and summer food service program
3611
pursuant to the "National School Lunch Act" and the "Child
3612
Nutrition Act of 1966," as described in divisions (C) (1) to (4)
3613
of this section.

(1) The state board shall require the board of education 3615 in each school district to establish a breakfast program in 3616 every school where at least one-fifth of the pupils in the 3617 school are eligible under federal requirements for free 3618 breakfasts and to establish a lunch program in every school 3619 where at least one-fifth of the pupils are eligible for free 3620 lunches. The board of education required to establish a 3621 breakfast program under this division may make a charge in 3622 accordance with federal requirements for each reduced price 3623

breakfast or paid breakfast to cover the cost incurred in 3624 providing that meal. 3625 (2) The state board shall require the board of education 3626 in each school district to establish a breakfast program in 3627 every school in which the parents of at least one-half of the 3628 children enrolled in the school have requested that the 3629 breakfast program be established. The board of education 3630 required to establish a program under this division may make a 3631 charge in accordance with federal requirements for each meal to 3632 3633 cover all or part of the costs incurred in establishing such a 3634 program. (3) The state board shall require the board of education 3635 in each school district to establish one of the following for 3636 summer intervention services described in division (D) of 3637 section 3301.0711 or provided under section 3313.608 of the 3638 Revised Code, and any other summer intervention program required 3639 by law: 3640 (a) An extension of the school breakfast program pursuant 3641 to the "National School Lunch Act" and the "Child Nutrition Act 3642 of 1966"; 3643 (b) An extension of the school lunch program pursuant to 3644 those acts; 3645 (c) A summer food service program pursuant to those acts. 3646 (4) (a) If the board of education of a school district 3647 determines that, for financial reasons, it cannot comply with 3648 division (C)(1) or (3) of this section, the district board may 3649 choose not to comply with either or both divisions, except as 3650 provided in divisions (C)(4)(b) and (c) of this section. The 3651 district board publicly shall communicate to the residents of 3652

the district, in the manner it determines appropriate, its 3653 decision not to comply. 3654

(b) If a district board chooses not to comply with 3655 division (C)(1) of this section, the state board nevertheless 3656 shall require the district board to establish a breakfast 3657 program in every school where at least one-third of the pupils 3658 in the school are eligible under federal requirements for free 3659 breakfasts and to establish a lunch program in every school 3660 where at least one-third of the pupils are eligible for free 3661 lunches. The district board may make a charge in accordance with 3662 federal requirements for each reduced price breakfast or paid 3663 breakfast to cover the cost incurred in providing that meal. 3664

(c) If the board of education of a school district chooses
not to comply with division (C) (3) of this section, the state
board nevertheless shall require the district board to permit an
approved summer food service program sponsor to use school
facilities located in a school building attendance area where at
least one-half of the pupils are eligible for free lunches.

The department of education shall post in a prominent 3671 location on the department's web site a list of approved summer 3672 food service program sponsors that may use school facilities 3673 under this division. 3674

Subject to the provisions of sections 3313.75 and 3313.77 3675 of the Revised Code, a school district may charge the summer 3676 food service program sponsor a reasonable fee for the use of 3677 school facilities that may include the actual cost of custodial 3678 services, charges for the use of school equipment, and a 3679 prorated share of the utility costs as determined by the 3680 district board. A school district shall require the summer food 3681 service program sponsor to indemnify and hold harmless the 3682

district from any potential liability resulting from the 3683 operation of the summer food service program under this 3684 division. For this purpose, the district shall either add the 3685 summer food service program sponsor, as an additional insured 3686 party, to the district's existing liability insurance policy or 3687 require the summer food service program sponsor to submit 3688 evidence of a separate liability insurance policy, for an amount 3689 approved by the district board. The summer food service program 3690 sponsor shall be responsible for any costs incurred in obtaining 3691 3692 coverage under either option.

(d) If a school district cannot for good cause comply with 3693 the requirements of division (C) (2) or (4) (b) or (c) of this 3694 section at the time the state board determines that a district 3695 is subject to these requirements, the state board shall grant a 3696 reasonable extension of time. Good cause for an extension of 3697 time shall include, but need not be limited to, economic 3698 impossibility of compliance with the requirements at the time 3699 the state board determines that a district is subject to them. 3700

(D) (1) The state board shall accept the application of any
 outdoor education center in the state making application for
 participation in a program pursuant to division (B) of this
 section.

(2) For purposes of participation in any program pursuant
 3705
 to this section, the board shall certify any outdoor education
 3706
 center making application as an educational unit that is part of
 3707
 the educational system of the state, if the center:
 3708

(a) Meets the definition of an outdoor education center; 3709

(b) Provides its outdoor education curriculum to pupils on 3710an overnight basis so that pupils are in residence at the center 3711

for more than twenty-four consecutive hours; 3712 (c) Operates under public or nonprofit private ownership 3713 in a single building or complex of buildings. 3714 (3) The board shall approve any outdoor education center 3715 certified under this division for participation in the program 3716 for which the center is making application on the same basis as 3717 any other applicant for that program. 3718 (E) Any school district board of education or chartered or 3719 accredited nonpublic school that participates in a breakfast 3720

program pursuant to this section may offer breakfast to pupils3721in their classrooms during the school day.3722

(F) Notwithstanding anything in this section to the 3723 contrary, in each fiscal year in which the general assembly 3724 appropriates funds for purposes of this division, the board of 3725 education of each school district and each chartered and 3726 <u>accredited</u> nonpublic school that participates in a breakfast 3727 program pursuant to this section shall provide a breakfast free 3728 of charge to each pupil who is eligible under federal 3729 requirements for a reduced price breakfast. 3730

Sec. 3313.86. The board of education of each city, 3731 exempted village, local, and joint vocational school district 3732 and ____ the governing authority of each chartered nonpublic 3733 school, and the governing authority of each accredited nonpublic 3734 school described in section 3301.165 of the Revised Code 3735 periodically shall review its policies and procedures to ensure 3736 the safety of students, employees, and other persons using a 3737 school building from any known hazards in the building or on 3738 building grounds that, in the judgment of the board or governing 3739 authority, pose an immediate risk to health or safety. The board 3740

or governing authority shall further ensure that its policies 3741 and procedures comply with all federal laws and regulations 3742 regarding health and safety applicable to school buildings. 3743 Sec. 3313.976. (A) No private school may receive 3744 scholarship payments from parents pursuant to section 3313.979 3745 of the Revised Code until the chief administrator of the private 3746 school registers the school with the superintendent of public 3747 3748 instruction. The state superintendent shall register any school that meets the following requirements: 3749 (1) The school either: 3750 (a) Offers any of grades kindergarten through twelve and 3751 is located within the boundaries of the pilot project school 3752 district; 3753 (b) Offers any of grades nine through twelve and is 3754 located within the boundaries of a city, local, or exempted 3755 village school district that is both: 3756 (i) Located in a municipal corporation with a population 3757 of fifteen thousand or more; 3758 (ii) Located within five miles of the border of the pilot 3759 project school district. 3760 (2) The school indicates in writing its commitment to 3761 follow all requirements for a state-sponsored scholarship 3762 program specified under sections 3313.974 to 3313.979 of the 3763 Revised Code, including, but not limited to, the requirements 3764 for admitting students pursuant to section 3313.977 of the 3765 Revised Code; 3766 (3) The school meets <u>either:</u> 3767

<u>(a) Meets</u>all state minimum standards for chartered

Page 129

register nonchartered nonpublic schools meeting the other 3771 requirements of this division; or 3772 (b) Is an accredited nonpublic school described in section 3773 3301.165 of the Revised Code. 3774 (4) The school does not discriminate on the basis of race, 3775 3776 religion, or ethnic background; (5) The school enrolls a minimum of ten students per class 3777 or a sum of at least twenty-five students in all the classes 3778 offered; 3779 (6) The school does not advocate or foster unlawful 3780 behavior or teach hatred of any person or group on the basis of 3781 race, ethnicity, national origin, or religion; 3782 (7) The school does not provide false or misleading 3783 information about the school to parents, students, or the 3784 3785 general public; (8) For students in grades kindergarten through eight with 3786 family incomes at or below two hundred per cent of the federal 3787 poverty guidelines, as defined in section 5104.46 of the Revised 3788 3789 Code, the school agrees not to charge any tuition in excess of the scholarship amount established pursuant to division (C)(1) 3790 of section 3313.978 of the Revised Code, excluding any increase 3791 described in division (C) (2) of that section. 3792 (9) For students in grades kindergarten through eight with 3793 family incomes above two hundred per cent of the federal poverty 3794 quidelines, whose scholarship amounts are less than the actual 3795 tuition charge of the school, the school agrees not to charge 3796 any tuition in excess of the difference between the actual 3797

nonpublic schools in effect on July 1, 1992, except that the

state superintendent at the superintendent's discretion may

Page 130

3769

S. B. No. 241 As Introduced

tuition charge of the school and the scholarship amount3798established pursuant to division (C)(1) of section 3313.978 of3799the Revised Code, excluding any increase described in division3800(C)(2) of that section. The school shall permit such tuition, at3801the discretion of the parent, to be satisfied by the family's3802provision of in-kind contributions or services.3803

(10) The school agrees not to charge any tuition to
families of students in grades nine through twelve receiving a
scholarship in excess of the actual tuition charge of the school
less the scholarship amount established pursuant to division (C)
(1) of section 3313.978 of the Revised Code, excluding any
increase described in division (C) (2) of that section.

(11) Except as provided in divisions (K) (1) and (L) of 3810 section 3301.0711 of the Revised Code, it annually administers 3811 the applicable assessments prescribed by section 3301.0710, 3812 3301.0712, or 3313.619 of the Revised Code to each scholarship 3813 student enrolled in the school in accordance with section 3814 3301.0711 or 3301.0712 of the Revised Code and reports to the 3815 department of education the results of each such assessment 3816 administered to each scholarship student. 3817

(B) The state superintendent shall revoke the registration
of any school if, after a hearing, the superintendent determines
that the school is in violation of any of the provisions of
division (A) of this section.

(C) Any public school located in a school district
3822
adjacent to the pilot project district may receive scholarship
3823
payments on behalf of parents pursuant to section 3313.979 of
3824
the Revised Code if the superintendent of the district in which
3825
such public school is located notifies the state superintendent
3826
prior to the first day of March that the district intends to

admit students from the pilot project district for the ensuing	3828
school year pursuant to section 3327.06 of the Revised Code.	3829
(D) Any parent wishing to purchase tutorial assistance	3830
from any person or governmental entity pursuant to the pilot	3831
	3832
project program under sections 3313.974 to 3313.979 of the	
Revised Code shall apply to the state superintendent. The state	3833
superintendent shall approve providers who appear to possess the	3834
capability of furnishing the instructional services they are	3835
offering to provide.	3836
Sec. 3317.024. The following shall be distributed monthly,	3837
quarterly, or annually as may be determined by the state board	3838
of education:	3839
(A) An amount for each island school district and each	3840
joint state school district for the operation of each high	3841
school and each elementary school maintained within such	3842
district and for capital improvements for such schools. Such	3843
amounts shall be determined on the basis of standards adopted by	3844
the state board of education. However, for fiscal years 2012 and	3845
2013, an island district shall receive the lesser of its actual	3846
cost of operation, as certified to the department of education,	3847
or ninety-three per cent of the amount the district received in	3848
state operating funding for fiscal year 2011. If an island	3849
district received no funding for fiscal year 2011, it shall	3850
receive no funding for either of fiscal year 2012 or 2013.	3851
(B) An amount for each school district required to pay	3852
tuition for a child in an institution maintained by the	3853
department of youth services pursuant to section 3317 082 of the	3854

department of youth services pursuant to section 3317.082 of the3854Revised Code, provided the child was not included in the3855calculation of the district's formula ADM, as that term is3856defined in section 3317.02 of the Revised Code, for the3857

preceding school year.

3858

(C) An amount for the approved cost of transporting 3859 eligible pupils with disabilities attending a special education 3860 program approved by the department of education whom it is 3861 impossible or impractical to transport by regular school bus in 3862 the course of regular route transportation provided by the 3863 school district or educational service center. No district or 3864 service center is eligible to receive a payment under this 3865 division for the cost of transporting any pupil whom it 3866 transports by regular school bus and who is included in the 3867 district's transportation ADM. The state board of education 3868 shall establish standards and guidelines for use by the 3869 3870 department of education in determining the approved cost of such transportation for each district or service center. 3871

(D) An amount to each school district, including each
3872
cooperative education school district, pursuant to section
3873
3313.81 of the Revised Code to assist in providing free lunches
3874
to needy children. The amounts shall be determined on the basis
3875
of rules adopted by the state board of education.

(E) (1) An amount for auxiliary services to each school
district, for each pupil attending a chartered or an accredited
3878
nonpublic elementary or high school within the district that is
affiliated with a religious order, sect, church, or denomination
or has a curriculum or mission that contains religious content,
af81
religious courses, devotional exercises, religious training, or
a82
any other religious activity.

(2) An amount for auxiliary services paid directly to each
 3884
 chartered <u>or an accredited nonpublic school not described in</u>
 3885
 division (E) (1) of this section for each pupil attending the
 3886
 school.

The amount paid under divisions (E) (1) and (2) of this3888section shall equal the total amount appropriated for the3889implementation of sections 3317.06 and 3317.062 of the Revised3890Code divided by the average daily membership in grades3891kindergarten through twelve in chartered or accredited nonpublic3892elementary and high schools within the state as determined as of3893the last day of October of each school year.3894

For purposes of this section, "accredited nonpublic3895school" means a nonpublic school described in section 3301.1653896of the Revised Code.3897

(F) An amount for each county board of developmental 3898 disabilities, distributed on the basis of standards adopted by 3899 the state board of education, for the approved cost of 3900 transportation required for children attending special education 3901 programs operated by the county board under section 3323.09 of 3902 the Revised Code; 3903

(G) An amount to each institution defined under section 3904 3317.082 of the Revised Code providing elementary or secondary 3905 education to children other than children receiving special 3906 education under section 3323.091 of the Revised Code. This 3907 amount for any institution in any fiscal year shall equal the 3908 total of all tuition amounts required to be paid to the 3909 institution under division (A)(1) of section 3317.082 of the 3910 Revised Code. 3911

The state board of education or any other board of 3912 education or governing board may provide for any resident of a 3913 district or educational service center territory any educational 3914 service for which funds are made available to the board by the 3915 United States under the authority of public law, whether such 3916 funds come directly or indirectly from the United States or any 3917

agency or department thereof or through the state or any agency, 3918 department, or political subdivision thereof. 3919 Sec. 3317.03. (A) The superintendent of each city, local, 3920 and exempted village school district shall report to the state 3921 board of education as of the last day of October, March, and 3922 June of each year the enrollment of students receiving services 3923 from schools under the superintendent's supervision, and the 3924 numbers of other students entitled to attend school in the 3925 district under section 3313.64 or 3313.65 of the Revised Code 3926 the superintendent is required to report under this section, so 3927 that the department of education can calculate the district's 3928 formula ADM, total ADM, category one through five career-3929 technical education ADM, category one through three limited 3930 English proficient ADM, category one through six special 3931 education ADM, preschool scholarship ADM, transportation ADM, 3932 and, for purposes of provisions of law outside of Chapter 3317. 3933 of the Revised Code, average daily membership. 3934

(1) The enrollment reported by the superintendent during
3935
the reporting period shall consist of the number of students in
3936
grades kindergarten through twelve receiving any educational
3937
services from the district, except that the following categories
3938
of students shall not be included in the determination:

(a) Students enrolled in adult education classes;

(b) Adjacent or other district students enrolled in the
district under an open enrollment policy pursuant to section
3942
3313.98 of the Revised Code;
3943

(c) Students receiving services in the district pursuant
3944
to a compact, cooperative education agreement, or a contract,
but who are entitled to attend school in another district
3946

pursuant to section 3313.64 or 3313.65 of the Revised Code;	3947
(d) Students for whom tuition is payable pursuant to	3948
sections 3317.081 and 3323.141 of the Revised Code;	3949
(e) Students receiving services in the district through a	3950
scholarship awarded under either section 3310.41 or sections	3951
3310.51 to 3310.64 of the Revised Code.	3952
When reporting students under division (A)(1) of this	3953
section, the superintendent also shall report the district where	3954
each student is entitled to attend school pursuant to sections	3955
3313.64 and 3313.65 of the Revised Code.	3956
Solo. of and Solo. of the Revibed Code.	0,000
(2) The department of education shall compile a list of	3957
all students reported to be enrolled in a district under	3958
division (A)(1) of this section and of the students entitled to	3959
attend school in the district pursuant to section 3313.64 or	3960
3313.65 of the Revised Code on an FTE basis but receiving	3961
educational services in grades kindergarten through twelve from	3962
one or more of the following entities:	3963
(a) A community school pursuant to Chapter 3314. of the	3964
Revised Code, including any participation in a college pursuant	3965
to Chapter 3365. of the Revised Code while enrolled in such	3966
community school;	3967
(b) An alternative school pursuant to sections 3313.974 to	3968
3313.979 of the Revised Code as described in division (I)(2)(a)	3969
or (b) of this section;	3970
(c) A college pursuant to Chapter 3365. of the Revised	3971
Code, except when the student is enrolled in the college while	3972
also enrolled in a community school pursuant to Chapter 3314., a	3973
science, technology, engineering, and mathematics school	3974
established under Chapter 3326., or a college-preparatory	3975

boarding school established under Chapter 3328. of the Revised	3976
Code;	3977
(d) In adjacent on other school district under on open	3978
(d) An adjacent or other school district under an open	
enrollment policy adopted pursuant to section 3313.98 of the	3979
Revised Code;	3980
(e) An educational service center or cooperative education	3981
district;	3982
(f) Another school district under a cooperative education	3983
agreement, compact, or contract;	3984
(g) A chartered <u>or an accredited nonpublic school with a</u>	3985
scholarship paid under section 3310.08 of the Revised Code, if	3986
the students qualified for the scholarship under section 3310.03	3987
of the Revised Code ; .	3988
	0000
As used in this division and in division (B)(3)(f) of this	3989
section, "accredited nonpublic school" means a nonpublic school	3990
described in section 3301.165 of the Revised Code.	3991
(h) An alternative public provider or a registered private	3992
provider with a scholarship awarded under either section 3310.41	3993
or sections 3310.51 to 3310.64 of the Revised Code.	3994
	0001
As used in this section, "alternative public provider" and	3995
"registered private provider" have the same meanings as in	3996
section 3310.41 or 3310.51 of the Revised Code, as applicable.	3997
(i) A science, technology, engineering, and mathematics	3998
school established under Chapter 3326. of the Revised Code,	3999
including any participation in a college pursuant to Chapter	4000
3365. of the Revised Code while enrolled in the school;	4001
soot. of the housed code while childlich in the school,	TOOL
(j) A college-preparatory boarding school established	4002
under Chapter 3328. of the Revised Code, including any	4003

participation in a college pursuant to Chapter 3365. of the 4004 Revised Code while enrolled in the school. 4005 (3) The department also shall compile a list of the 4006 students entitled to attend school in the district under section 4007 3313.64 or 3313.65 of the Revised Code who are enrolled in a 4008 joint vocational school district or under a career-technical 4009 education compact, excluding any students so entitled to attend 4010 school in the district who are enrolled in another school 4011 district through an open enrollment policy as reported under 4012 4013 division (A)(2)(d) of this section and then enroll in a joint vocational school district or under a career-technical education 4014 4015 compact. The department shall provide each city, local, and 4016

exempted village school district with an opportunity to review4017the list of students compiled under divisions (A) (2) and (3) of4018this section to ensure that the students reported accurately4019reflect the enrollment of students in the district.4020

(B) To enable the department of education to obtain the
data needed to complete the calculation of payments pursuant to
this chapter, each superintendent shall certify from the reports
provided by the department under division (A) of this section
4022
all of the following:

(1) The total student enrollment in regular learning day
4026
classes included in the report under division (A) (1) or (2) of
4027
this section for each of the individual grades kindergarten
4028
through twelve in schools under the superintendent's
4029
supervision;

(2) The unduplicated count of the number of preschool4031children with disabilities enrolled in the district for whom the4032

district is eligible to receive funding under section 3317.02134033of the Revised Code adjusted for the portion of the year each4034child is so enrolled, in accordance with the disability4035categories prescribed in section 3317.013 of the Revised Code;4036

(3) The number of children entitled to attend school in
4037
the district pursuant to section 3313.64 or 3313.65 of the
Revised Code who are:

(a) Participating in a pilot project scholarship program
established under sections 3313.974 to 3313.979 of the Revised
Code as described in division (I) (2) (a) or (b) of this section;
4040

(b) Enrolled in a college under Chapter 3365. of the
Revised Code, except when the student is enrolled in the college
4043
while also enrolled in a community school pursuant to Chapter
3314. of the Revised Code, a science, technology, engineering,
4046
and mathematics school established under Chapter 3326., or a
4047
college-preparatory boarding school established under Chapter
4048
3328. of the Revised Code;

(c) Enrolled in an adjacent or other school district under section 3313.98 of the Revised Code;

(d) Enrolled in a community school established under
4052
Chapter 3314. of the Revised Code that is not an internet- or
4053
computer-based community school as defined in section 3314.02 of
4054
the Revised Code, including any participation in a college
4055
pursuant to Chapter 3365. of the Revised Code while enrolled in
4056
such community school;

(e) Enrolled in an internet- or computer-based community
school, as defined in section 3314.02 of the Revised Code,
including any participation in a college pursuant to Chapter
3365. of the Revised Code while enrolled in the school;
4061

Page 139

4050

(f) Enrolled in a chartered or an accredited nonpublic	4062
school with a scholarship paid under section 3310.08 of the	4063
Revised Code and who qualified for the scholarship under section	4064
3310.03 of the Revised Code;	4065
(g) Enrolled in kindergarten through grade twelve in an	4066
alternative public provider or a registered private provider	4067
with a scholarship awarded under section 3310.41 of the Revised	4068
	4068
Code;	4069
(h) Enrolled as a preschool child with a disability in an	4070
alternative public provider or a registered private provider	4071
with a scholarship awarded under section 3310.41 of the Revised	4072
Code;	4073
(i) Participating in a program operated by a county board	4074
of developmental disabilities or a state institution;	4075
(j) Enrolled in a science, technology, engineering, and	4076
mathematics school established under Chapter 3326. of the	4077
Revised Code, including any participation in a college pursuant	4078
to Chapter 3365. of the Revised Code while enrolled in the	4079
school;	4080
(k) Enrolled in a college-preparatory boarding school	4081
established under Chapter 3328. of the Revised Code, including	4082
any participation in a college pursuant to Chapter 3365. of the	4083
Revised Code while enrolled in the school;	4084
(l) Enrolled in an alternative public provider or a	4085
registered private provider with a scholarship awarded under	4086
sections 3310.51 to 3310.64 of the Revised Code.	4087
(4) The total enrollment of pupils in joint vocational	4088
schools;	4089

S. B. No. 241 As Introduced

(5) The combined enrollment of children with disabilities 4090 reported under division (A)(1) or (2) of this section receiving 4091 special education services for the category one disability 4092 described in division (A) of section 3317.013 of the Revised 4093 Code, including children attending a special education program 4094 operated by an alternative public provider or a registered 4095 private provider with a scholarship awarded under sections 4096 3310.51 to 3310.64 of the Revised Code; 4097

(6) The combined enrollment of children with disabilities 4098 reported under division (A)(1) or (2) of this section receiving 4099 4100 special education services for category two disabilities described in division (B) of section 3317.013 of the Revised 4101 Code, including children attending a special education program 4102 operated by an alternative public provider or a registered 4103 private provider with a scholarship awarded under sections 4104 3310.51 to 3310.64 of the Revised Code: 4105

(7) The combined enrollment of children with disabilities 4106 reported under division (A)(1) or (2) of this section receiving 4107 special education services for category three disabilities 4108 described in division (C) of section 3317.013 of the Revised 4109 Code, including children attending a special education program 4110 operated by an alternative public provider or a registered 4111 4112 private provider with a scholarship awarded under sections 3310.51 to 3310.64 of the Revised Code; 4113

(8) The combined enrollment of children with disabilities
4114
reported under division (A) (1) or (2) of this section receiving
4115
special education services for category four disabilities
4116
described in division (D) of section 3317.013 of the Revised
4117
Code, including children attending a special education program
4118
operated by an alternative public provider or a registered
4114

private provider with	a scholarship awarded under sections	4120
3310.51 to 3310.64 of	the Revised Code;	4121

(9) The combined enrollment of children with disabilities 4122 reported under division (A)(1) or (2) of this section receiving 4123 special education services for the category five disabilities 4124 described in division (E) of section 3317.013 of the Revised 4125 Code, including children attending a special education program 4126 operated by an alternative public provider or a registered 4127 private provider with a scholarship awarded under sections 4128 3310.51 to 3310.64 of the Revised Code; 4129

(10) The combined enrollment of children with disabilities 4130 reported under division (A)(1) or (2) and under division (B)(3) 4131 (h) of this section receiving special education services for 4132 category six disabilities described in division (F) of section 4133 3317.013 of the Revised Code, including children attending a 4134 special education program operated by an alternative public 4135 provider or a registered private provider with a scholarship 4136 awarded under either section 3310.41 or sections 3310.51 to 41.37 3310.64 of the Revised Code; 4138

(11) The enrollment of pupils reported under division (A) 4139 4140 (1) or (2) of this section on a full-time equivalency basis in 4141 category one career-technical education programs or classes, described in division (A) of section 3317.014 of the Revised 4142 Code, operated by the school district or by another district 4143 that is a member of the district's career-technical planning 4144 district, other than a joint vocational school district, or by 4145 an educational service center, notwithstanding division (G) of 4146 section 3317.02 of the Revised Code and division (C)(3) of this 4147 4148 section;

(12) The enrollment of pupils reported under division (A) 4149

(1) or (2) of this section on a full-time equivalency basis in 4150 category two career-technical education programs or services, 4151 described in division (B) of section 3317.014 of the Revised 4152 Code, operated by the school district or another school district 4153 that is a member of the district's career-technical planning 4154 district, other than a joint vocational school district, or by 4155 an educational service center, notwithstanding division (G) of 4156 section 3317.02 of the Revised Code and division (C)(3) of this 4157 section; 4158

(13) The enrollment of pupils reported under division (A) 4159 (1) or (2) of this section on a full-time equivalency basis in 4160 category three career-technical education programs or services, 4161 described in division (C) of section 3317.014 of the Revised 4162 Code, operated by the school district or another school district 4163 that is a member of the district's career-technical planning 4164 district, other than a joint vocational school district, or by 4165 an educational service center, notwithstanding division (G) of 4166 section 3317.02 of the Revised Code and division (C)(3) of this 4167 section: 4168

(14) The enrollment of pupils reported under division (A) 4169 (1) or (2) of this section on a full-time equivalency basis in 4170 category four career-technical education programs or services, 4171 described in division (D) of section 3317.014 of the Revised 4172 Code, operated by the school district or another school district 4173 that is a member of the district's career-technical planning 4174 district, other than a joint vocational school district, or by 4175 an educational service center, notwithstanding division (G) of 4176 section 3317.02 of the Revised Code and division (C)(3) of this 4177 section; 4178

(15) The enrollment of pupils reported under division (A) 4179

(1) or (2) of this section on a full-time equivalency basis in 4180 category five career-technical education programs or services, 4181 described in division (E) of section 3317.014 of the Revised 4182 Code, operated by the school district or another school district 4183 that is a member of the district's career-technical planning 4184 district, other than a joint vocational school district, or by 4185 an educational service center, notwithstanding division (G) of 4186 section 3317.02 of the Revised Code and division (C)(3) of this 4187 section; 4188

(16) The enrollment of pupils reported under division (A) 4189
(1) or (2) of this section who are limited English proficient 4190
students described in division (A) of section 3317.016 of the 4191
Revised Code, excluding any student reported under division (B) 4192
(3) (e) of this section as enrolled in an internet- or computer4193
based community school; 4194

(17) The enrollment of pupils reported under division (A)
(1) or (2) of this section who are limited English proficient
4196
students described in division (B) of section 3317.016 of the
Revised Code, excluding any student reported under division (B)
(3) (e) of this section as enrolled in an internet- or computer4199
based community school;

(18) The enrollment of pupils reported under division (A)4201(1) or (2) of this section who are limited English proficient4202students described in division (C) of section 3317.016 of the4203Revised Code, excluding any student reported under division (B)4204(3) (e) of this section as enrolled in an internet- or computer-4205based community school;4206

(19) The average number of children transported during the
 reporting period by the school district on board-owned or
 4208
 contractor-owned and -operated buses, reported in accordance
 4209
4210

(20)(a) The number of children, other than preschool 4211 children with disabilities, the district placed with a county 4212 board of developmental disabilities in fiscal year 1998. 4213 Division (B)(20)(a) of this section does not apply after fiscal 4214 year 2013. 4215

with rules adopted by the department of education;

(b) The number of children with disabilities, other than
preschool children with disabilities, placed with a county board
of developmental disabilities in the current fiscal year to
4218
receive special education services for the category one
4219
disability described in division (A) of section 3317.013 of the
Revised Code;

(c) The number of children with disabilities, other than
preschool children with disabilities, placed with a county board
of developmental disabilities in the current fiscal year to
4224
receive special education services for category two disabilities
4225
described in division (B) of section 3317.013 of the Revised
4226
Code;

(d) The number of children with disabilities, other than
preschool children with disabilities, placed with a county board
of developmental disabilities in the current fiscal year to
receive special education services for category three
disabilities described in division (C) of section 3317.013 of
the Revised Code;

(e) The number of children with disabilities, other than
preschool children with disabilities, placed with a county board
of developmental disabilities in the current fiscal year to
receive special education services for category four
disabilities described in division (D) of section 3317.013 of

the Revised Code;	4239
(f) The number of children with disabilities, other than	4240
preschool children with disabilities, placed with a county board	4241
of developmental disabilities in the current fiscal year to	4242
receive special education services for the category five	4243
disabilities described in division (E) of section 3317.013 of	4244
the Revised Code;	4245
(g) The number of children with disabilities, other than	4246
preschool children with disabilities, placed with a county board	4247
of developmental disabilities in the current fiscal year to	4248
receive special education services for category six disabilities	4249
described in division (F) of section 3317.013 of the Revised	4250
Code.	4251
(21) The enrollment of students who are economically	4252
disadvantaged, as defined by the department, excluding any	4253
student reported under division (B)(3)(e) of this section as	4254
enrolled in an internet- or computer-based community school. A	4255
student shall not be categorically excluded from the number	4256
reported under division (B)(21) of this section based on	4257
anything other than family income.	4258
(C)(1) The state board of education shall adopt rules	4259
necessary for implementing divisions (A), (B), and (D) of this	4260
section.	4261
(2) A student enrolled in a community school established	4262
under Chapter 3314., a science, technology, engineering, and	4263
mathematics school established under Chapter 3326., or a	4264
college-preparatory boarding school established under Chapter	4265
3328. of the Revised Code shall be counted in the formula ADM	4266
and, if applicable, the category one, two, three, four, five, or	4267

six special education ADM of the school district in which the 4268 student is entitled to attend school under section 3313.64 or 4269 3313.65 of the Revised Code for the same proportion of the 4270 school year that the student is counted in the enrollment of the 4271 community school, the science, technology, engineering, and 4272 mathematics school, or the college-preparatory boarding school 4273 for purposes of section 3314.08, 3326.33, or 3328.24 of the 4274 Revised Code. Notwithstanding the enrollment of students 4275 certified pursuant to division (B) (3) (d), (e), (j), or (k) of 4276 this section, the department may adjust the formula ADM of a 4277 school district to account for students entitled to attend 4278 school in the district under section 3313.64 or 3313.65 of the 4279 Revised Code who are enrolled in a community school, a science, 4280 technology, engineering, and mathematics school, or a college-4281 preparatory boarding school for only a portion of the school 4282 4283 year.

(3) No child shall be counted as more than a total of one
4284
child in the sum of the enrollment of students of a school
district under division (A), divisions (B) (1) to (22), or
division (D) of this section, except as follows:

(a) A child with a disability described in section 4288 3317.013 of the Revised Code may be counted both in formula ADM 4289 and in category one, two, three, four, five, or six special 4290 4291 education ADM and, if applicable, in category one, two, three, four, or five career-technical education ADM. As provided in 4292 division (G) of section 3317.02 of the Revised Code, such a 4293 child shall be counted in category one, two, three, four, five, 4294 or six special education ADM in the same proportion that the 4295 child is counted in formula ADM. 4296

(b) A child enrolled in career-technical education

Page 147

4297

programs or classes described in section 3317.014 of the Revised 4298 Code may be counted both in formula ADM and category one, two, 4299 three, four, or five career-technical education ADM and, if 4300 applicable, in category one, two, three, four, five, or six 4301 special education ADM. Such a child shall be counted in category 4302 one, two, three, four, or five career-technical education ADM in 4303 4304 the same proportion as the percentage of time that the child spends in the career-technical education programs or classes. 4305

(4) Based on the information reported under this section,
the department of education shall determine the total student
count, as defined in section 3301.011 of the Revised Code, for
each school district.

(D) (1) The superintendent of each joint vocational school 4310 district shall report and certify to the superintendent of 4311 public instruction as of the last day of October, March, and 4312 June of each year the enrollment of students receiving services 4313 from schools under the superintendent's supervision so that the 4314 department can calculate the district's formula ADM, total ADM, 4315 category one through five career-technical education ADM, 4316 category one through three limited English proficient ADM, 4317 category one through six special education ADM, and for purposes 4318 of provisions of law outside of Chapter 3317. of the Revised 4319 Code, average daily membership. 4320

The enrollment reported and certified by the4321superintendent, except as otherwise provided in this division,4322shall consist of the the number of students in grades six4323through twelve receiving any educational services from the4324district, except that the following categories of students shall4325not be included in the determination:4326

(a) Students enrolled in adult education classes; 4327

(b) Adjacent or other district joint vocational students 4328 enrolled in the district under an open enrollment policy 4329 pursuant to section 3313.98 of the Revised Code; 4330 (c) Students receiving services in the district pursuant 4331 to a compact, cooperative education agreement, or a contract, 4332 but who are entitled to attend school in a city, local, or 4333 exempted village school district whose territory is not part of 4334 the territory of the joint vocational district; 4335 (d) Students for whom tuition is payable pursuant to 4336 sections 3317.081 and 3323.141 of the Revised Code. 4337 (2) To enable the department of education to obtain the 4338 data needed to complete the calculation of payments pursuant to 4339 this chapter, each superintendent shall certify from the report 4340 provided under division (D)(1) of this section the enrollment 4341 for each of the following categories of students: 4342 (a) Students enrolled in each individual grade included in 4343 the joint vocational district schools; 4344 (b) Children with disabilities receiving special education 4345 services for the category one disability described in division 4346 (A) of section 3317.013 of the Revised Code; 4347 (c) Children with disabilities receiving special education 4348

services for the category two disabilities described in division4349(B) of section 3317.013 of the Revised Code;4350

(d) Children with disabilities receiving special education
services for category three disabilities described in division
4351
(C) of section 3317.013 of the Revised Code;
4353

(e) Children with disabilities receiving special education4354services for category four disabilities described in division4355

(D) of section 3317.013 of the Revised Code;	4356
(f) Children with disabilities receiving special education	4357
services for the category five disabilities described in	4358
division (E) of section 3317.013 of the Revised Code;	4359
(g) Children with disabilities receiving special education	4360
services for category six disabilities described in division (F)	4361
of section 3317.013 of the Revised Code;	4362
(h) Students receiving category one career-technical	4363
education services, described in division (A) of section	4364
3317.014 of the Revised Code;	4365
(i) Students receiving category two career-technical	4366
education services, described in division (B) of section	4367
3317.014 of the Revised Code;	4368
(j) Students receiving category three career-technical	4369
education services, described in division (C) of section	4370
3317.014 of the Revised Code;	4371
(k) Students receiving category four career-technical	4372
education services, described in division (D) of section	4373
3317.014 of the Revised Code;	4374
(1) Students receiving category five career-technical	4375
education services, described in division (E) of section	4376
3317.014 of the Revised Code;	4377
(m) Limited English proficient students described in	4378
division (A) of section 3317.016 of the Revised Code;	4379
(n) Limited English proficient students described in	4380
division (B) of section 3317.016 of the Revised Code;	4381
(o) Limited English proficient students described in	4382

division (C) of section 3317.016 of the Revised Code;

(p) Students who are economically disadvantaged, as
defined by the department. A student shall not be categorically
excluded from the number reported under division (D) (2) (p) of
this section based on anything other than family income.

The superintendent of each joint vocational school4388district shall also indicate the city, local, or exempted4389village school district in which each joint vocational district4390pupil is entitled to attend school pursuant to section 3313.644391or 3313.65 of the Revised Code.4392

(E) In each school of each city, local, exempted village, 4393 joint vocational, and cooperative education school district 4394 there shall be maintained a record of school enrollment, which 4395 record shall accurately show, for each day the school is in 4396 session, the actual enrollment in regular day classes. For the 4397 purpose of determining the enrollment of students, the 4398 enrollment figure of any school shall not include any pupils 4399 except those pupils described by division (A) of this section. 4400 The record of enrollment for each school shall be maintained in 4401 such manner that no pupil shall be counted as enrolled prior to 4402 the actual date of entry in the school and also in such manner 4403 that where for any cause a pupil permanently withdraws from the 4404 school that pupil shall not be counted as enrolled from and 4405 after the date of such withdrawal. There shall not be included 4406 in the enrollment of any school any of the following: 4407

(1) Any pupil who has graduated from the twelfth grade of 4408a public or nonpublic high school; 4409

(2) Any pupil who is not a resident of the state;(3) Any pupil who was enrolled in the schools of the4411

Page 151

4383

district during the previous school year when assessments were 4412 administered under section 3301.0711 of the Revised Code but did 4413 not take one or more of the assessments required by that section 4414 and was not excused pursuant to division (C)(1) or (3) of that 4415 section; 4416

(4) Any pupil who has attained the age of twenty-two 4417 years, except for veterans of the armed services whose 4418 attendance was interrupted before completing the recognized 4419 twelve-year course of the public schools by reason of induction 4420 or enlistment in the armed forces and who apply for reenrollment 4421 4422 in the public school system of their residence not later than four years after termination of war or their honorable 4423 4424 discharge;

(5) Any pupil who has a certificate of high school4425equivalence as defined in section 5107.40 of the Revised Code.4426

If, however, any veteran described by division (E) (4) of4427this section elects to enroll in special courses organized for4428veterans for whom tuition is paid under the provisions of4429federal laws, or otherwise, that veteran shall not be included4430in the enrollment of students determined under this section.4431

Notwithstanding division (E)(3) of this section, the 4432 enrollment of any school may include a pupil who did not take an 4433 assessment required by section 3301.0711 of the Revised Code if 4434 the superintendent of public instruction grants a waiver from 4435 the requirement to take the assessment to the specific pupil and 4436 a parent is not paying tuition for the pupil pursuant to section 4437 3313.6410 of the Revised Code. The superintendent may grant such 4438 a waiver only for good cause in accordance with rules adopted by 4439 the state board of education. 4440

The formula ADM, total ADM, category one through five 4441 career-technical education ADM, category one through three 4442 limited English proficient ADM, category one through six special 4443 education ADM, preschool scholarship ADM, transportation ADM, 4444 and, for purposes of provisions of law outside of Chapter 3317. 4445 of the Revised Code, average daily membership of any school 4446 district shall be determined in accordance with rules adopted by 4447 the state board of education. 4448

(F) (1) If a student attending a community school under 4449 4450 Chapter 3314., a science, technology, engineering, and 4451 mathematics school established under Chapter 3326., or a college-preparatory boarding school established under Chapter 4452 3328. of the Revised Code is not included in the formula ADM 4453 calculated for the school district in which the student is 4454 entitled to attend school under section 3313.64 or 3313.65 of 4455 the Revised Code, the department of education shall adjust the 4456 formula ADM of that school district to include the student in 4457 accordance with division (C)(2) of this section, and shall 4458 recalculate the school district's payments under this chapter 4459 for the entire fiscal year on the basis of that adjusted formula 4460 ADM. 4461

(2) If a student awarded an educational choice scholarship 4462 is not included in the formula ADM of the school district from 4463 which the department deducts funds for the scholarship under 4464 section 3310.08 of the Revised Code, the department shall adjust 4465 the formula ADM of that school district to include the student 4466 to the extent necessary to account for the deduction, and shall 4467 recalculate the school district's payments under this chapter 4468 for the entire fiscal year on the basis of that adjusted formula 4469 ADM. 4470

S. B. No. 241 As Introduced

(3) If a student awarded a scholarship under the Jon 4471 Peterson special needs scholarship program is not included in 4472 the formula ADM of the school district from which the department 4473 deducts funds for the scholarship under section 3310.55 of the 4474 Revised Code, the department shall adjust the formula ADM of 4475 that school district to include the student to the extent 4476 necessary to account for the deduction, and shall recalculate 4477 the school district's payments under this chapter for the entire 4478 fiscal year on the basis of that adjusted formula ADM. 4479

(G) (1) (a) The superintendent of an institution operating a
special education program pursuant to section 3323.091 of the
Revised Code shall, for the programs under such superintendent's
supervision, certify to the state board of education, in the
4483
manner prescribed by the superintendent of public instruction,
4484
both of the following:

(i) The unduplicated count of the number of all children
with disabilities other than preschool children with
disabilities receiving services at the institution for each
category of disability described in divisions (A) to (F) of
section 3317.013 of the Revised Code adjusted for the portion of
the year each child is so enrolled;

(ii) The unduplicated count of the number of all preschool
children with disabilities in classes or programs for whom the
district is eligible to receive funding under section 3317.0213
of the Revised Code adjusted for the portion of the year each
child is so enrolled, reported according to the categories
prescribed in section 3317.013 of the Revised Code.

(b) The superintendent of an institution with career-4498technical education units approved under section 3317.05 of the4499Revised Code shall, for the units under the superintendent's4500

supervision, certify to the state board of education the 4501 enrollment in those units, in the manner prescribed by the 4502 superintendent of public instruction. 4503 (2) The superintendent of each county board of 4504 developmental disabilities that maintains special education 4505 classes under section 3317.20 of the Revised Code or provides 4506 services to preschool children with disabilities pursuant to an 4507 4508 agreement between the county board and the appropriate school district shall do both of the following: 4509 (a) Certify to the state board, in the manner prescribed 4510 by the board, the enrollment in classes under section 3317.20 of 4511 the Revised Code for each school district that has placed 4512 children in the classes; 4513 4514 (b) Certify to the state board, in the manner prescribed

by the board, the unduplicated count of the number of all 4515 preschool children with disabilities enrolled in classes for 4516 which the DD-board is eligible to receive funding under section 4517 3317.0213 of the Revised Code adjusted for the portion of the 4518 year each child is so enrolled, reported according to the 4519 categories prescribed in section 3317.013 of the Revised Code, 4520 and the number of those classes. 4521

(H) Except as provided in division (I) of this section, 4522 when any city, local, or exempted village school district 4523 provides instruction for a nonresident pupil whose attendance is 4524 unauthorized attendance as defined in section 3327.06 of the 4525 Revised Code, that pupil's enrollment shall not be included in 4526 that district's enrollment figure used in calculating the 4527 district's payments under this chapter. The reporting official 4528 shall report separately the enrollment of all pupils whose 4529 attendance in the district is unauthorized attendance, and the 4530

S. B. No. 241 As Introduced

enrollment of each such pupil shall be credited to the school4531district in which the pupil is entitled to attend school under4532division (B) of section 3313.64 or section 3313.65 of the4533Revised Code as determined by the department of education.4534

(I) (1) A city, local, exempted village, or joint
vocational school district admitting a scholarship student of a
pilot project district pursuant to division (C) of section
3313.976 of the Revised Code may count such student in its
4538
enrollment.

(2) In any year for which funds are appropriated for pilot
project scholarship programs, a school district implementing a
state-sponsored pilot project scholarship program that year
pursuant to sections 3313.974 to 3313.979 of the Revised Code
may count in its enrollment:

(a) All children residing in the district and utilizing a
scholarship to attend kindergarten in any alternative school, as
defined in section 3313.974 of the Revised Code;
4547

(b) All children who were enrolled in the district in thepreceding year who are utilizing a scholarship to attend an4549alternative school.

(J) The superintendent of each cooperative education 4551 school district shall certify to the superintendent of public 4552 instruction, in a manner prescribed by the state board of 4553 education, the applicable enrollments for all students in the 4554 cooperative education district, also indicating the city, local, 4555 or exempted village district where each pupil is entitled to 4556 attend school under section 3313.64 or 3313.65 of the Revised 4557 Code. 4558

(K) If the superintendent of public instruction determines 4559

that a component of the enrollment certified or reported by a4560district superintendent, or other reporting entity, is not4561correct, the superintendent of public instruction may order that4562the formula ADM used for the purposes of payments under any4563section of Title XXXIII of the Revised Code be adjusted in the4564amount of the error.4565

Sec. 3317.06. Moneys paid to school districts under4566division (E)(1) of section 3317.024 of the Revised Code shall be4567used for the following independent and fully severable purposes4568on behalf of students enrolled in chartered and accredited4569nonpublic schools:4570

(A) To purchase such secular textbooks or digital texts as 4571 have been approved by the superintendent of public instruction 4572 for use in public schools in the state and to loan such 4573 textbooks or digital texts to pupils attending nonpublic schools 4574 within the district described in division (E)(1) of section 4575 3317.024 of the Revised Code or to their parents and to hire 4576 clerical personnel to administer such lending program. Such 4577 loans shall be based upon individual requests submitted by such 4578 nonpublic school pupils or parents. Such requests shall be 4579 submitted to the school district in which the nonpublic school 4580 is located. Such individual requests for the loan of textbooks 4581 or digital texts shall, for administrative convenience, be 4582 submitted by the nonpublic school pupil or the pupil's parent to 4583 the nonpublic school, which shall prepare and submit collective 4584 summaries of the individual requests to the school district. As 4585 used in this section: 4586

(1) "Textbook" means any book or book substitute that a
pupil uses as a consumable or nonconsumable text, text
substitute, or text supplement in a particular class or program
4589

4590

in the school the pupil regularly attends.

(2) "Digital text" means a consumable book or book
4591
substitute that a student accesses through the use of a computer
or other electronic medium or that is available through an
4593
internet-based provider of course content, or any other material
4594
that contributes to the learning process through electronic
4595
means.

(B) To provide speech and hearing diagnostic services to
pupils attending nonpublic schools within the district described
division (E) (1) of section 3317.024 of the Revised Code. Such
service shall be provided in the nonpublic school attended by
the pupil receiving the service.

(C) To provide physician, nursing, dental, and optometric
services to pupils attending nonpublic schools within the
district described in division (E) (1) of section 3317.024 of the
Revised Code. Such services shall be provided in the school
4605
attended by the nonpublic school pupil receiving the service.

(D) To provide diagnostic psychological services to pupils
4607
attending nonpublic schools within the district described in
division (E) (1) of section 3317.024 of the Revised Code. Such
services shall be provided in the school attended by the pupil
4610
receiving the service.

(E) To provide therapeutic psychological and speech and 4612 hearing services to pupils attending nonpublic schools within 4613 the district described in division (E) (1) of section 3317.024 of 4614 the Revised Code. Such services shall be provided in the public 4615 school, in nonpublic schools, in public centers, or in mobile 4616 units located on or off of the nonpublic premises. If such 4617 services are provided in the public school or in public centers, 4618

transportation to and from such facilities shall be provided by 4619 the school district in which the nonpublic school is located. 4620 (F) To provide guidance, counseling, and social work 4621 services to pupils attending nonpublic schools within the 4622 district described in division (E)(1) of section 3317.024 of the 4623 Revised Code. Such services shall be provided in the public 4624 school, in nonpublic schools, in public centers, or in mobile 4625 units located on or off of the nonpublic premises. If such 4626 services are provided in the public school or in public centers, 4627 transportation to and from such facilities shall be provided by 4628 the school district in which the nonpublic school is located. 4629 (G) To provide remedial services to pupils attending 4630 nonpublic schools within the district described in division (E) 4631 (1) of section 3317.024 of the Revised Code. Such services shall 4632 be provided in the public school, in nonpublic schools, in 4633 public centers, or in mobile units located on or off of the 4634 nonpublic premises. If such services are provided in the public 4635 school or in public centers, transportation to and from such 4636 facilities shall be provided by the school district in which the 4637 4638 nonpublic school is located.

(H) To supply for use by pupils attending nonpublic
schools within the district described in division (E) (1) of
section 3317.024 of the Revised Code such standardized tests and
scoring services as are in use in the public schools of the
state;

(I) To provide programs for children who attend nonpublic
4644
schools within the district described in division (E) (1) of
4645
section 3317.024 of the Revised Code and are children with
4646
disabilities as defined in section 3323.01 of the Revised Code
4647
or gifted children. Such programs shall be provided in the

public school, in nonpublic schools, in public centers, or in4649mobile units located on or off of the nonpublic premises. If4650such programs are provided in the public school or in public4651centers, transportation to and from such facilities shall be4652provided by the school district in which the nonpublic school is4653located.4654

(J) To hire clerical personnel to assist in the
administration of programs pursuant to divisions (B), (C), (D),
(E), (F), (G), and (I) of this section and to hire supervisory
personnel to supervise the providing of services and textbooks
pursuant to this section.

(K) To purchase or lease any secular, neutral, and 4660 nonideological computer application software designed to assist 4661 students in performing a single task or multiple related tasks, 4662 device management software, learning management software, site-4663 licensing, digital video on demand (DVD), wide area connectivity 4664 and related technology as it relates to internet access, 4665 mathematics or science equipment and materials, instructional 4666 materials, and school library materials that are in general use 4667 4668 in the public schools of the state and loan such items to pupils attending nonpublic schools within the district described in 4669 division (E)(1) of section 3317.024 of the Revised Code or to 4670 their parents, and to hire clerical personnel to administer the 4671 4672 lending program. Only such items that are incapable of diversion to religious use and that are susceptible of loan to individual 4673 pupils and are furnished for the use of individual pupils shall 4674 be purchased and loaned under this division. As used in this 4675 section, "instructional materials" means prepared learning 4676 materials that are secular, neutral, and nonideological in 4677 character and are of benefit to the instruction of school 4678 children. "Instructional materials" includes media content that 4679

a student may access through the use of a computer or electronic 4680 device. 4681 Mobile applications that are secular, neutral, and 4682 nonideological in character and that are purchased for less than 4683 twenty dollars for instructional use shall be considered to be 4684 consumable and shall be distributed to students without the 4685 expectation that the applications must be returned. 4686 4687 (L) To purchase or lease instructional equipment, including computer hardware and related equipment in general use 4688 in the public schools of the state, for use by pupils attending 4689 nonpublic schools within the district described in division (E) 4690 (1) of section 3317.024 of the Revised Code and to loan such 4691 items to pupils attending such nonpublic schools within the 4692 district or to their parents, and to hire clerical personnel to 4693 administer the lending program. "Computer hardware and related 4694 equipment" includes desktop computers and workstations; laptop 4695 computers, computer tablets, and other mobile handheld devices; 4696 their operating systems and accessories; and any equipment 4697 designed to make accessible the environment of a classroom to a 4698 student, who is physically unable to attend classroom activities 4699 due to hospitalization or other circumstances, by allowing real-4700 time interaction with other students both one-on-one and in 4701 group discussion. 4702 (M) To purchase mobile units to be used for the provision 4703 of services pursuant to divisions (E), (F), (G), and (I) of this 4704 section and to pay for necessary repairs and operating costs 4705 associated with these units. 4706 (N) To reimburse costs the district incurred to store the 4707 records of a chartered or accredited nonpublic school that 4708

closes. Reimbursements under this division shall be made one 4709

time only for each chartered <u>or accredited</u> nonpublic school 4710 described in division (E)(1) of section 3317.024 of the Revised 4711 Code that closes. 4712

(O) To purchase life-saving medical or other emergency
equipment for placement in nonpublic schools within the district
described in division (E) (1) of section 3317.024 of the Revised
Code or to maintain such equipment.
4713

(P) To procure and pay for security services from a county 4717 sheriff or a township or municipal police force or from a person 4718 certified through the Ohio peace officer training commission, in 4719 accordance with section 109.78 of the Revised Code, as a special 4720 police, security quard, or as a privately employed person 4721 serving in a police capacity for nonpublic schools in the 4722 district described in division (E)(1) of section 3317.024 of the 4723 Revised Code. 4724

(Q) To provide language and academic support services and
 4725
 other accommodations for English language learners attending
 4726
 nonpublic schools within the district described in division (E)
 4727
 (1) of section 3317.024 of the Revised Code.

Clerical and supervisory personnel hired pursuant to 4729 division (J) of this section shall perform their services in the 4730 public schools, in nonpublic schools, public centers, or mobile 4731 units where the services are provided to the nonpublic school 4732 pupil, except that such personnel may accompany pupils to and 4733 from the service sites when necessary to ensure the safety of 4734 the children receiving the services. 4735

All services provided pursuant to this section may be4736provided under contract with educational service centers, the4737department of health, city or general health districts, or4738

4739

appropriate state board or agency.	4740
Transportation of pupils provided pursuant to divisions	4741
(E), (F), (G), and (I) of this section shall be provided by the	4742
school district from its general funds and not from moneys paid	4743
to it under division (E)(1) of section 3317.024 of the Revised	4744
Code unless a special transportation request is submitted by the	4745
parent of the child receiving service pursuant to such	4746
divisions. If such an application is presented to the school	4747
district, it may pay for the transportation from moneys paid to	4748
it under division (E)(1) of section 3317.024 of the Revised	4749
Code.	4750
No school district shall provide health or remedial	4751
services to nonpublic school pupils as authorized by this	4752
section unless such services are available to pupils attending	4753
the public schools within the district.	4754
Materials, equipment, computer hardware or software,	4755
textbooks, digital texts, and health and remedial services	4756
provided for the benefit of nonpublic school pupils pursuant to	4757
this section and the admission of pupils to such nonpublic	4758
schools shall be provided without distinction as to race, creed,	4759
color, or national origin of such pupils or of their teachers.	4760
No school district shall provide services, materials, or	4761
equipment that contain religious content for use in religious	4762
courses, devotional exercises, religious training, or any other	4763
religious activity.	4764
As used in this section, "parent" includes a person	4765
standing in loco parentis to a child.	4766
standing in 1000 parentis to a child.	- / 0 0

private agencies whose personnel are properly licensed by an

As used in this section, "accredited nonpublic school" 4767

means a nonpublic school described in section 3301.165 of the	4768
Revised Code.	4769
Notwithstanding section 3317.01 of the Revised Code,	4770
payments shall be made under this section to any city, local, or	4771
exempted village school district within which is located one or	4772
more nonpublic elementary or high schools described in division	4773
(E)(1) of section 3317.024 of the Revised Code and any payments	4774
made to school districts under division (E)(1) of section	4775
3317.024 of the Revised Code for purposes of this section may be	4776
disbursed without submission to and approval of the controlling	4777
board.	4778
The allocation of payments for materials, equipment,	4779
textbooks, digital texts, health services, and remedial services	4780
to city, local, and exempted village school districts shall be	4781
on the basis of the state board of education's estimated annual	4782
average daily membership in nonpublic elementary and high	4783
schools located in the district described in division (E)(1) of	4784
section 3317.024 of the Revised Code.	4785
Payments made to city, local, and exempted village school	4786
districts under this section shall be equal to specific	4787
appropriations made for the purpose. All interest earned by a	4788
school district on such payments shall be used by the district	4789
for the same purposes and in the same manner as the payments may	4790
be used.	4791
The department of education shall adopt guidelines and	4792
procedures under which such programs and services shall be	4793
provided, under which districts shall be reimbursed for	4794
administrative costs incurred in providing such programs and	4795
services, and under which any unexpended balance of the amounts	4796
appropriated by the general assembly to implement this section	4797

S. B. No. 241 As Introduced

Page 165

may be transferred to the auxiliary services personnel 4798 unemployment compensation fund established pursuant to section 4799 4141.47 of the Revised Code. The department shall also adopt 4800 quidelines and procedures limiting the purchase and loan of the 4801 items described in division (K) of this section to items that 4802 are in general use in the public schools of the state, that are 4803 incapable of diversion to religious use, and that are 4804 susceptible to individual use rather than classroom use. Within 4805 thirty days after the end of each biennium, each board of 4806 education shall remit to the department all moneys paid to it 4807 under division (E)(1) of section 3317.024 of the Revised Code 4808 and any interest earned on those moneys that are not required to 4809 pay expenses incurred under this section during the biennium for 4810 which the money was appropriated and during which the interest 4811 was earned. If a board of education subsequently determines that 4812 the remittal of moneys leaves the board with insufficient money 4813 to pay all valid expenses incurred under this section during the 4814 biennium for which the remitted money was appropriated, the 4815 board may apply to the department of education for a refund of 4816 money, not to exceed the amount of the insufficiency. If the 4817 department determines the expenses were lawfully incurred and 4818 would have been lawful expenditures of the refunded money, it 4819 shall certify its determination and the amount of the refund to 4820 be made to the director of job and family services who shall 4821 make a refund as provided in section 4141.47 of the Revised 4822 Code. 4823

Each school district shall label materials, equipment,4824computer hardware or software, textbooks, and digital texts4825purchased or leased for loan to a nonpublic school under this4826section, acknowledging that they were purchased or leased with4827state funds under this section. However, a district need not4828

label materials, equipment, computer hardware or software,4829textbooks, or digital texts that the district determines are4830consumable in nature or have a value of less than two hundred4831dollars.4832

Sec. 3317.062. (A) Moneys paid to chartered <u>and accredited</u> nonpublic schools under division (E)(2) of section 3317.024 of the Revised Code shall be used for one or more of the following purposes:

(1) To purchase secular textbooks or digital texts, as
defined in divisions (A) (1) and (2) of section 3317.06 of the
Revised Code, as have been approved by the superintendent of
4839
public instruction for use in public schools in the state;
4840

(2) To provide the services described in divisions (B),(C), (D), and (Q) of section 3317.06 of the Revised Code;

(3) To provide the services described in divisions (E),
(4843
(F), (G), and (I) of section 3317.06 of the Revised Code. If
4844
such services are provided in public schools or in public
4845
centers, transportation to and from such facilities shall be
4846
provided by the nonpublic school.

(4) To supply for use by pupils attending the school such
standardized tests and scoring services as are in use in the
public schools of the state;
4850

(5) To hire clerical personnel to assist in the 4851 administration of divisions (A) (2), (3), and (4) of this section 4852 and to hire supervisory personnel to supervise the providing of 4853 services and textbooks pursuant to this section. These personnel 4854 shall perform their services in the public schools, in nonpublic 4855 schools, public centers, or mobile units where the services are 4856 provided to the nonpublic school pupil, except that such 4857

Page 166

4841 4842

4833

4834

4835 4836 when necessary to ensure the safety of the children receiving 4859 the services. All services provided pursuant to this section may 4860 be provided under contract with educational service centers, the 4861 department of health, city or general health districts, or 4862 private agencies whose personnel are properly licensed by an 4863 4864 appropriate state board or agency. 4865 (6) To purchase any of the materials described in division (K) of section 3317.06 of the Revised Code; 4866 (7) To purchase any of the equipment described in division 4867 (L) of section 3317.06 of the Revised Code; 4868 (8) To purchase mobile units to be used for the provision 4869 of services pursuant to division (A)(3) of this section and to 4870 pay for necessary repairs and operating costs associated with 4871 these units; 4872 (9) To purchase the equipment described in division (0) of 4873 section 3317.06 of the Revised Code; 4874 (10) To procure and pay for security services described in 4875 division (P) of section 3317.06 of the Revised Code. 4876 (B) Materials, equipment, computer hardware and software, 4877 4878 textbooks, digital texts, and health and remedial services provided pursuant to this section and the admission of pupils to 4879 nonpublic schools shall be provided without distinction as to 4880 race, creed, color, or national origin of such pupils or of 4881 their teachers. 4882 (C) The department of education shall adopt guidelines and 4883 procedures regarding both of the following: 4884

personnel may accompany pupils to and from the service sites

(1) The expenditure of moneys under this section; 4885

Page 167

4858

(2) The audit of nonpublic schools receiving funds under	4886
this section to ensure the appropriate use of funds.	4887
(D) As used in this section, "accredited nonpublic school"	4888
means a nonpublic school described in section 3301.165 of the	4889
Revised Code.	4890
Sec. 3317.063. The superintendent of public instruction,	4891
in accordance with rules adopted by the department of education,	4892
shall annually reimburse each chartered nonpublic school and	4893
each accredited nonpublic school as described in section	4894
3301.165 of the Revised Code for the actual mandated service	4895
administrative and clerical costs incurred by such school during	4896
the preceding school year in preparing, maintaining, and filing	4897
reports, forms, and records, and in providing such other	4898
administrative and clerical services that are not an integral	4899
part of the teaching process as may be required by state law or	4900
rule or by requirements duly promulgated by city, exempted	4901
village, or local school districts. The mandated service costs	4902
reimbursed pursuant to this section shall include, but are not	4903
limited to, the preparation, filing and maintenance of forms,	4904
reports, or records and other clerical and administrative	4905
services relating to state chartering or approval of the	4906
nonpublic school, pupil attendance, pupil health and health	4907
testing, transportation of pupils, federally funded education	4908
programs, pupil appraisal, pupil progress, educator licensure,	4909
unemployment and workers' compensation, transfer of pupils, and	4910
such other education related data which are now or hereafter	4911
shall be required of such nonpublic school by state law or rule,	4912
or by requirements of the state department of education, other	4913
state agencies, or city, exempted village, or local school	4914
districts.	4915

S. B. No. 241 As Introduced

The reimbursement required by this section shall be for 4916 school years beginning on or after July 1, 1981. 4917

Each nonpublic school which seeks reimbursement pursuant 4918 to this section shall submit to the superintendent of public 4919 instruction an application together with such additional reports 4920 and documents as the department of education may require. Such 4921 application, reports, and documents shall contain such 4922 information as the department of education may prescribe in 4923 order to carry out the purposes of this section. No payment 4924 shall be made until the superintendent of public instruction has 4925 4926 approved such application.

Each nonpublic school which applies for reimbursement4927pursuant to this section shall maintain a separate account or4928system of accounts for the expenses incurred in rendering the4929required services for which reimbursement is sought. Such4930accounts shall contain such information as is required by the4931department of education and shall be maintained in accordance4932with rules adopted by the department of education.4933

Reimbursement payments to a nonpublic school pursuant to4934this section shall not exceed an amount for each school year4935equal to three hundred sixty dollars per pupil enrolled in that4936nonpublic school.4937

The superintendent of public instruction may, from time to 4938 time, examine any and all accounts and records of a nonpublic 4939 school which have been maintained pursuant to this section in 4940 support of an application for reimbursement, for the purpose of 4941 determining the costs to such school of rendering the services 4942 for which reimbursement is sought. If after such audit it is 4943 determined that any school has received funds in excess of the 4944 actual cost of providing such services, said school shall 4945

immediately reimburse the state in such excess amount. 4946 Any payments made to chartered or accredited nonpublic 4947 schools under this section may be disbursed without submission 4948 to and approval of the controlling board. 4949 Sec. 3317.13. (A) As used in this section and section 4950 3317.14 of the Revised Code: 4951 (1) "Years of service" includes the following: 4952 (a) All years of teaching service in the same school 4953 district or educational service center, regardless of training 4954 level, with each year consisting of at least one hundred twenty 4955 days under a teacher's contract; 4956 4957 (b) All years of teaching service in a chartered τ or an accredited nonpublic school located in Ohio as a teacher 4958 licensed pursuant to section 3319.22 of the Revised Code or in 4959 another public school, regardless of training level, with each 4960 year consisting of at least one hundred twenty days under a 4961 teacher's contract +. For purposes of this division, "accredited 4962 nonpublic school" means a nonpublic school described in section 4963 3301.165 of the Revised Code. 4964 (c) All years of teaching service in a chartered school or 4965 institution or a school or institution that subsequently became 4966 chartered or a chartered special education program or a special 4967

education program that subsequently became chartered operated by4968the state or by a subdivision or other local governmental unit4969of this state as a teacher licensed pursuant to section 3319.224970of the Revised Code, regardless of training level, with each4971year consisting of at least one hundred twenty days; and4972

(d) All years of active military service in the armed4973forces of the United States, as defined in section 3307.75 of4974

the Revised Code, to a maximum of five years. For purposes of4975this calculation, a partial year of active military service of4976eight continuous months or more in the armed forces shall be4977counted as a full year.4978

(2) "Teacher" means all teachers employed by the board of
education of any school district, including any cooperative
education or joint vocational school district and all teachers
employed by any educational service center governing board.

(B) No teacher shall be paid a salary less than that 4983 provided in the schedule set forth in division (C) of this 4984 section. In calculating the minimum salary any teacher shall be 4985 paid pursuant to this section, years of service shall include 4986 the sum of all years of the teacher's teaching service included 4987 in divisions (A)(1)(a), (b), (c), and (d) of this section; 4988 except that any school district or educational service center 4989 employing a teacher new to the district or educational service 4990 center shall grant such teacher a total of not more than ten 4991 years of service pursuant to divisions (A)(1)(b), (c), and (d) 4992 of this section. 4993

Upon written complaint to the superintendent of public 4994 instruction that the board of education of a district or the 4995 governing board of an educational service center governing board 4996 has failed or refused to annually adopt a salary schedule or to 4997 pay salaries in accordance with the salary schedule set forth in 4998 division (C) of this section, the superintendent of public 4999 instruction shall cause to be made an immediate investigation of 5000 such complaint. If the superintendent finds that the conditions 5001 complained of exist, the superintendent shall order the board to 5002 correct such conditions within ten days from the date of the 5003 finding. No moneys shall be distributed to the district or 5004

5005

superintendent has satisfactory evidence of the board of	5006
education's full compliance with such order.	5007
Each teacher shall be fully credited with placement i	n the 5008
appropriate academic training level column in the district	
educational service center's salary schedule with years of	
service properly credited pursuant to this section or sect	
3317.14 of the Revised Code. No rule shall be adopted or	5012
exercised by any board of education or educational service	
center governing board which restricts the placement or th	
crediting of annual salary increments for any teacher acco	
to the appropriate academic training level column.	5016
to the appropriate academic training level column.	5010
(C) Minimum salaries exclusive of retirement and sick	5017
leave for teachers shall be as follows:	5018
Teachers Teachers with Teachers	5019
Years with Less Teachers with Five Years of with	5020
of than a Bachelor's Training, but a Master's	5021
Service Bachelor's Degree no Master'sDegree or	5022
Degree Degree Higher	5023
Per Dollar Per Dollar Per Dollar Pe	er 5024
Dollar	5025
	ent* 5026
Amount	5027
0 86.5 \$17,300 100.0 \$20,000 103.8 \$20,760 10	09.5 5028
\$21,900	5029
1 90.0 18,000 103.8 20,760 108.1 21,620 11	L4.3 5030
22,860	5031
22,000	2021

educational service center under this chapter until the

2 93.5 18,700 107.6 21,520 112.4 22,480 119.1 5032 23,820 5033 3 97.0 19,400 111.4 22,280 116.7 23,340 123.9 5034 5035 24,780 5036 4 100.5 20,100 115.2 23,040 121.0 24,200 128.7 25,740 5037 5 104.0 20,800 119.0 23,800 125.3 25,060 133.5 5038 26,700 5039 6 104.0 20,800 122.8 24,560 129.6 25,920 5040 138.3 27,660 5041 7 104.0 20,800 126.6 25,320 133.9 26,780 143.1 5042 28,620 5043 8 104.0 20,800 130.4 26,080 138.2 27,640 147.9 5044 29,580 5045 9 104.0 20,800 134.2 26,840 142.5 28,500 152.7 5046 30,540 5047 10 104.0 20,800 138.0 27,600 146.8 29,360 5048 157.5 31,500 5049 11 104.0 20,800 141.8 28,360 151.1 30,220 162.3 5050 32,460 5051

* Percentages represent the percentage which each salary 5052 is of the base amount. 5053

For purposes of determining the minimum salary at any5054level of training and service, the base of one hundred per cent5055shall be the base amount. The percentages used in this section5056show the relationships between the minimum salaries required by5057this section and the base amount and shall not be construed as5058

requiring any school district or educational service center to 5059 adopt a schedule containing salaries in excess of the amounts 5060 set forth in this section for corresponding levels of training 5061 and experience. 5062

As used in this division:

(1) "Base amount" means twenty thousand dollars. 5064

(2) "Five years of training" means at least one hundred5065fifty semester hours, or the equivalent, and a bachelor's degreefrom a recognized college or university.5067

(D) For purposes of this section, all credited training5068shall be from a recognized college or university.5069

Sec. 3319.311. (A)(1) The state board of education, or the 5070 superintendent of public instruction on behalf of the board, may 5071 investigate any information received about a person that 5072 reasonably appears to be a basis for action under section 5073 3319.31 of the Revised Code, including information received 5074 pursuant to section 3314.40, 3319.291, 3319.313, 3326.24, 5075 3328.19, 5126.253, or 5153.176 of the Revised Code. Except as 5076 provided in division (A)(2) of this section, the board shall 5077 contract with the office of the Ohio attorney general to conduct 5078 any investigation of that nature. The board shall pay for the 5079 costs of the contract only from moneys in the state board of 5080 education licensure fund established under section 3319.51 of 5081 the Revised Code. Except as provided in division (A)(2) of this 5082 section, all information received pursuant to section 3314.40, 5083 3319.291, 3319.313, 3326.24, 3328.19, 5126.253, or 5153.176 of 5084 the Revised Code, and all information obtained during an 5085 investigation is confidential and is not a public record under 5086 section 149.43 of the Revised Code. If an investigation is 5087

Page 174

5063

S. B. No. 241 As Introduced

conducted under this division regarding information received5088about a person and no action is taken against the person under5089this section or section 3319.31 of the Revised Code within two5090years of the completion of the investigation, all records of the5091investigation shall be expunged.5092

(2) In the case of a person about whom the board has 5093 learned of a plea of guilty to, finding of guilt by a jury or 5094 court of, or a conviction of an offense listed in division (C) 5095 of section 3319.31 of the Revised Code, or substantially 5096 5097 comparable conduct occurring in a jurisdiction outside this state, the board or the superintendent of public instruction 5098 need not conduct any further investigation and shall take the 5099 action required by division (C) or (F) of that section. Except 5100 as provided in division (G) of this section, all information 5101 obtained by the board or the superintendent of public 5102 instruction pertaining to the action is a public record under 5103 section 149.43 of the Revised Code. 5104

(B) The superintendent of public instruction shall review 5105 the results of each investigation of a person conducted under 5106 division (A)(1) of this section and shall determine, on behalf 5107 of the state board, whether the results warrant initiating 5108 action under division (B) of section 3319.31 of the Revised 5109 Code. The superintendent shall advise the board of such 5110 determination at a meeting of the board. Within fourteen days of 5111 the next meeting of the board, any member of the board may ask 5112 that the question of initiating action under section 3319.31 of 5113 the Revised Code be placed on the board's agenda for that next 5114 meeting. Prior to initiating that action against any person, the 5115 person's name and any other personally identifiable information 5116 shall remain confidential. 5117 (C) The board shall take no action against a person under
division (B) of section 3319.31 of the Revised Code without
providing the person with written notice of the charges and with
an opportunity for a hearing in accordance with Chapter 119. of
the Revised Code.

(D) For purposes of an investigation under division (A) (1) 5123 of this section or a hearing under division (C) of this section 5124 or under division (E)(2) of section 3319.31 of the Revised Code, 5125 the board, or the superintendent on behalf of the board, may 5126 5127 administer oaths, order the taking of depositions, issue 5128 subpoenas, and compel the attendance of witnesses and the production of books, accounts, papers, records, documents, and 5129 testimony. The issuance of subpoenas under this division may be 5130 by certified mail or personal delivery to the person. 5131

(E) The superintendent, on behalf of the board, may enter
into a consent agreement with a person against whom action is
being taken under division (B) of section 3319.31 of the Revised
Code. The board may adopt rules governing the superintendent's
action under this division.

(F) No surrender of a license shall be effective until the
board takes action to accept the surrender unless the surrender
is pursuant to a consent agreement entered into under division
(E) of this section.

(G) The name of any person who is not required to report 5141 information under section 3314.40, 3319.313, 3326.24, 3328.19, 5142 5126.253, or 5153.176 of the Revised Code, but who in good faith 5143 provides information to the state board or superintendent of 5144 public instruction about alleged misconduct committed by a 5145 person who holds a license or has applied for issuance or 5146 renewal of a license, shall be confidential and shall not be 5147

released. Any such person shall be immune from any civil 5148 liability that otherwise might be incurred or imposed for 5149 injury, death, or loss to person or property as a result of the 5150 provision of that information. 5151

(H) (1) No person shall knowingly make a false report to 5152 the superintendent of public instruction or the state board of 5153 education alleging misconduct by an employee of a public-or-5154 school, chartered nonpublic school, or accredited nonpublic 5155 school described in section 3301.165 of the Revised Code or an 5156 employee of the operator of a community school established under 5157 Chapter 3314. or a college-preparatory boarding school 5158 established under Chapter 3328. of the Revised Code. 5159

(2) (a) In any civil action brought against a person in
which it is alleged and proved that the person violated division
(H) (1) of this section, the court shall award the prevailing
party reasonable attorney's fees and costs that the prevailing
party incurred in the civil action or as a result of the false
5164
report that was the basis of the violation.

(b) If a person is convicted of or pleads guilty to a 5166 violation of division (H)(1) of this section, if the subject of 5167 the false report that was the basis of the violation was charged 5168 with any violation of a law or ordinance as a result of the 5169 false report, and if the subject of the false report is found 5170 not to be quilty of the charges brought against the subject as a 5171 result of the false report or those charges are dismissed, the 5172 court that sentences the person for the violation of division 5173 (H) (1) of this section, as part of the sentence, shall order the 5174 person to pay restitution to the subject of the false report, in 5175 an amount equal to reasonable attorney's fees and costs that the 5176 subject of the false report incurred as a result of or in 5177

relation to the charges.	5178
Sec. 3319.313. (A) As used in this section:	5179
(1) "Conduct unbecoming to the teaching profession" shall	5180
be as described in rules adopted by the state board of	5181
education.	5182
(2) "Intervention in lieu of conviction" means	5183
intervention in lieu of conviction under section 2951.041 of the	5184
Revised Code.	5185
(3) "License" has the same meaning as in section 3319.31	5186
of the Revised Code.	5187
(4) "Pre-trial diversion program" means a pre-trial	5188
diversion program under section 2935.36 of the Revised Code or a	5189
similar diversion program under rules of a court.	5190
(5) "Accredited nonpublic school" means a nonpublic school	5191
operating under section 3301.165 of the Revised Code.	5192
(B) The superintendent of each school district and each	5193
educational service center or the president of the district or	5194
service center board, if division (C)(1) of this section	5195
applies, and the chief administrator of each chartered <u>or</u>	5196
accredited nonpublic school or the president or chairperson of	5197
the governing authority of the nonpublic school, if division (C)	5198
(2) of this section applies, shall promptly submit to the	5199
superintendent of public instruction the information prescribed	5200
in division (D) of this section when any of the following	5201
conditions applies to an employee of the district, service	5202
center, or nonpublic school who holds a license issued by the	5203
state board of education:	5204
(1) The superintendent, chief administrator, president, or	5205

chairperson knows that the employee has pleaded guilty to, has 5206 been found guilty by a jury or court of, has been convicted of, 5207 has been found to be eligible for intervention in lieu of 5208 conviction for, or has agreed to participate in a pre-trial 5209 diversion program for an offense described in division (B) (2) or 5210 (C) of section 3319.31 or division (B) (1) of section 3319.39 of 5211 the Revised Code; 5212

5213 (2) The district board of education, service center governing board, or nonpublic school chief administrator or 5214 5215 governing authority has initiated termination or nonrenewal 5216 proceedings against, has terminated, or has not renewed the contract of the employee because the board of education, 5217 5218 governing board, or chief administrator has reasonably determined that the employee has committed an act that is 5219 unbecoming to the teaching profession or an offense described in 5220 division (B)(2) or (C) of section 3319.31 or division (B)(1) of 5221 section 3319.39 of the Revised Code; 5222

(3) The employee has resigned under threat of termination5223or nonrenewal as described in division (B)(2) of this section;5224

(4) The employee has resigned because of or in the course
of an investigation by the board of education, governing board,
or chief administrator regarding whether the employee has
committed an act that is unbecoming to the teaching profession
or an offense described in division (B) (2) or (C) of section
3319.31 or division (B) (1) of section
Code.

(C)(1) If the employee to whom any of the conditions 5232
prescribed in divisions (B)(1) to (4) of this section applies is 5233
the superintendent or treasurer of a school district or 5234
educational service center, the president of the board of 5235

education of the school district or of the governing board of the educational service center shall make the report required

under this section.

5237 5238

5236

5264

(2) If the employee to whom any of the conditions
prescribed in divisions (B) (1) to (4) of this section applies is
the chief administrator of a chartered <u>or an accredited</u>
school, the president or chairperson of the governing
school shall
school shall<

(D) If a report is required under this section, the 5245
 superintendent, chief administrator, president, or chairperson 5246
 shall submit to the superintendent of public instruction the 5247
 name and social security number of the employee about whom the 5248
 information is required and a factual statement regarding any of 5249
 the conditions prescribed in divisions (B)(1) to (4) of this 5250
 section that applies to the employee. 5251

(E) A determination made by the board of education, 5252 governing board, chief administrator, or governing authority as 5253 described in division (B)(2) of this section or a termination, 5254 5255 nonrenewal, resignation, or other separation described in divisions (B)(2) to (4) of this section does not create a 5256 presumption of the commission or lack of the commission by the 5257 employee of an act unbecoming to the teaching profession or an 5258 offense described in division (B)(2) or (C) of section 3319.31 5259 or division (B)(1) of section 3319.39 of the Revised Code. 5260

(F) No individual required to submit a report underdivision (B) of this section shall knowingly fail to comply with5262that division.

(G) An individual who provides information to the
superintendent of public instruction in accordance with this5265section in good faith shall be immune from any civil liability5266that otherwise might be incurred or imposed for injury, death,5267or loss to person or property as a result of the provision of5268that information.5269

Sec. 3319.314. The board of education of each school 5270 district, the governing board of each educational service 5271 center, and the chief administrator of each chartered nonpublic 5272 school, and the chief administrator of each accredited nonpublic 5273 school operating under section 3301.165 of the Revised Code 5274 5275 shall require that the reports of any investigation by the district board of education, service center governing board, or 5276 nonpublic school chief administrator of an employee regarding 5277 whether the employee has committed an act or offense for which 5278 the district or service center superintendent or board president 5279 or nonpublic school chief administrator or governing authority 5280 president or chairperson is required to make a report to the 5281 superintendent of public instruction under section 3319.313 of 5282 the Revised Code be kept in the employee's personnel file. If, 5283 after an investigation under division (A) of section 3319.311 of 5284 the Revised Code, the superintendent of public instruction 5285 determines that the results of that investigation do not warrant 5286 initiating action under section 3319.31 of the Revised Code, the 5287 board of education, governing board, or chief administrator 5288 shall require the reports of the board's or chief 5289 administrator's investigation to be moved from the employee's 5290 personnel file to a separate public file. 5291

Sec. 3319.317. (A) As used in this section, "license" has5292the same meaning as in section 3319.31 of the Revised Code.5293

(B) No employee of a school district or educational 5294

5295

service center shall do either of the following:

(1) Knowingly make a false report to the district or 5296
service center superintendent, or the superintendent's designee, 5297
alleging misconduct by another employee of the district or 5298
service center; 5299

(2) Knowingly cause the district or service center
superintendent, or the superintendent's designee, to make a
false report of the alleged misconduct to the superintendent of
public instruction or the state board of education.

(C) Any employee of a school district or educational 5304 5305 service center who in good faith reports to the district or service center superintendent, or the superintendent's designee, 5306 information about alleged misconduct committed by another 5307 employee of the district or service center shall be immune from 5308 any civil liability that otherwise might be incurred or imposed 5309 for injury, death, or loss to person or property as a result of 5310 the reporting of that information. 5311

If the alleged misconduct involves a person who holds a 5312 license but the district or service center superintendent is not 5313 required to submit a report to the superintendent of public 5314 instruction under section 3319.313 of the Revised Code and the 5315 district or service center superintendent, or the 5316 superintendent's designee, in good faith reports the alleged 5317 misconduct to the superintendent of public instruction or the 5318 state board, the district or service center superintendent, or 5319 the superintendent's designee, shall be immune from any civil 5320 liability that otherwise might be incurred or imposed for 5321 injury, death, or loss to person or property as a result of the 5322 reporting of that information. 5323

(D) No employee of a chartered nonpublic school <u>or</u>	5324
accredited nonpublic school described in section 3301.165 of the	5325
<u>Revised Code</u> shall do either of the following:	5326
<u>Active code</u> shall do stenet of the following.	0020
(1) Knowingly make a false report to the chief	5327
administrator of the school, or the chief administrator's	5328
designee, alleging misconduct by another employee of the school;	5329
(2) Knowingly cause the chief administrator, or the chief	5330
administrator's designee, to make a false report of the alleged	5331
misconduct to the superintendent of public instruction or the	5332
state board.	5333
(E) Any employee of a chartered nonpublic school <u>or</u>	5334
accredited nonpublic school who in good faith reports to the	5335
chief administrator of the school, or the chief administrator's	5336
designee, information about alleged misconduct committed by	5337
another employee of the school shall be immune from any civil	5338
liability that otherwise might be incurred or imposed for	5339
injury, death, or loss to person or property as a result of the	5340
reporting of that information.	5341
If the alleged misconduct involves a person who holds a	5342
license but the chief administrator is not required to submit a	5343
report to the superintendent of public instruction under section	5344
3319.313 of the Revised Code and the chief administrator, or the	5345
chief administrator's designee, in good faith reports the	5346
alleged misconduct to the superintendent of public instruction	5347
or the state board, the chief administrator, or the chief	5348
administrator's designee, shall be immune from any civil	5349
liability that otherwise might be incurred or imposed for	5350
injury, death, or loss to person or property as a result of the	5351
reporting of that information.	5352

S. B. No. 241 As Introduced

(F) (1) In any civil action brought against a person in 5353
which it is alleged and proved that the person violated division 5354
(B) or (D) of this section, the court shall award the prevailing 5355
party reasonable attorney's fees and costs that the prevailing 5356
party incurred in the civil action or as a result of the false 5357
report that was the basis of the violation. 5358

(2) If a person is convicted of or pleads guilty to a 5359 violation of division (B) or (D) of this section, if the subject 5360 of the false report that was the basis of the violation was 5361 charged with any violation of a law or ordinance as a result of 5362 5363 the false report, and if the subject of the false report is found not to be guilty of the charges brought against the 5364 subject as a result of the false report or those charges are 5365 dismissed, the court that sentences the person for the violation 5366 of division (B) or (D) of this section, as part of the sentence, 5367 shall order the person to pay restitution to the subject of the 5368 false report, in an amount equal to reasonable attorney's fees 5369 and costs that the subject of the false report incurred as a 5370 result of or in relation to the charges. 5371

Sec. 3319.39. (A) (1) Except as provided in division (F) (2) 5372 (b) of section 109.57 of the Revised Code, the appointing or 5373 hiring officer of the board of education of a school district, 5374 the governing board of an educational service center, or of a 5375 chartered <u>or accredited</u> nonpublic school shall request the 5376 superintendent of the bureau of criminal identification and 5377 investigation to conduct a criminal records check with respect 5378 to any applicant who has applied to the school district, 5379 educational service center, or school for employment in any 5380 position. The appointing or hiring officer shall request that 5381 the superintendent include information from the federal bureau 5382 of investigation in the criminal records check, unless all of 5383

the following apply to the applicant:	5384
(a) The applicant is applying to be an instructor of adult	5385
education.	5386
(b) The duties of the position for which the applicant is	5387
applying do not involve routine interaction with a child or	5388
regular responsibility for the care, custody, or control of a	5389
child or, if the duties do involve such interaction or	5390
responsibility, during any period of time in which the	5391
applicant, if hired, has such interaction or responsibility,	5392
another employee of the school district, educational service	5393
center, or chartered or accredited nonpublic school will be	5394
present in the same room with the child or, if outdoors, will be	5395
within a thirty-yard radius of the child or have visual contact	5396
with the child.	5397

(c) The applicant presents proof that the applicant has
been a resident of this state for the five-year period
5399
immediately prior to the date upon which the criminal records
check is requested or provides evidence that within that fiveyear period the superintendent has requested information about
the applicant from the federal bureau of investigation in a
criminal records check.

(2) A person required by division (A) (1) of this section 5405 to request a criminal records check shall provide to each 5406 applicant a copy of the form prescribed pursuant to division (C) 5407 (1) of section 109.572 of the Revised Code, provide to each 5408 applicant a standard impression sheet to obtain fingerprint 5409 impressions prescribed pursuant to division (C)(2) of section 5410 109.572 of the Revised Code, obtain the completed form and 5411 impression sheet from each applicant, and forward the completed 5412 form and impression sheet to the superintendent of the bureau of 5413

criminal identification and investigation at the time the person 5414 requests a criminal records check pursuant to division (A)(1) of 5415 this section. 5416

(3) An applicant who receives pursuant to division (A) (2) 5417 of this section a copy of the form prescribed pursuant to 5418 division (C)(1) of section 109.572 of the Revised Code and a 5419 copy of an impression sheet prescribed pursuant to division (C) 5420 (2) of that section and who is requested to complete the form 5421 and provide a set of fingerprint impressions shall complete the 5422 form or provide all the information necessary to complete the 5423 form and shall provide the impression sheet with the impressions 5424 of the applicant's fingerprints. If an applicant, upon request, 5425 fails to provide the information necessary to complete the form 5426 or fails to provide impressions of the applicant's fingerprints, 5427 the board of education of a school district, governing board of 5428 an educational service center, or governing authority of a 5429 chartered nonpublic school shall not employ that applicant for 5430 any position. 5431

(4) Notwithstanding any provision of this section to the 5432 contrary, an applicant who meets the conditions prescribed in 5433 divisions (A)(1)(a) and (b) of this section and who, within the 5434 two-year period prior to the date of application, was the 5435 subject of a criminal records check under this section prior to 5436 being hired for short-term employment with the school district, 5437 educational service center, or chartered or accredited nonpublic 5438 school to which application is being made shall not be required 5439 to undergo a criminal records check prior to the applicant's 5440 rehiring by that district, service center, or school. 5441

(B) (1) Except as provided in rules adopted by the5442department of education in accordance with division (E) of this5443

section and as provided in division (B)(3) of this section, no 5444 board of education of a school district, no governing board of 5445 an educational service center, and no governing authority of a 5446 chartered <u>or accredited</u> nonpublic school shall employ a person 5447 if the person previously has been convicted of or pleaded guilty 5448 to any of the following: 5449

(a) A violation of section 2903.01, 2903.02, 2903.03, 5450 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 5451 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 5452 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 5453 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 5454 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24, 5455 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 5456 2925.05, 2925.06, or 3716.11 of the Revised Code, a violation of 5457 section 2905.04 of the Revised Code as it existed prior to July 5458 1, 1996, a violation of section 2919.23 of the Revised Code that 5459 would have been a violation of section 2905.04 of the Revised 5460 Code as it existed prior to July 1, 1996, had the violation been 5461 committed prior to that date, a violation of section 2925.11 of 5462 the Revised Code that is not a minor drug possession offense, or 5463 felonious sexual penetration in violation of former section 5464 2907.12 of the Revised Code; 5465

(b) A violation of an existing or former law of this
5466
state, another state, or the United States that is substantially
5467
equivalent to any of the offenses or violations described in
5468
division (B) (1) (a) of this section.

(2) A board, governing board of an educational service 5470
 center, or a governing authority of a chartered <u>or accredited</u> 5471
 nonpublic school may employ an applicant conditionally until the 5472
 criminal records check required by this section is completed and 5473

the board or governing authority receives the results of the 5474 criminal records check. If the results of the criminal records 5475 check indicate that, pursuant to division (B)(1) of this 5476 section, the applicant does not qualify for employment, the 5477 board or governing authority shall release the applicant from 5478 employment. 5479

(3) No board and no governing authority of a chartered or 5480
<u>accredited</u> nonpublic school shall employ a teacher who 5481
previously has been convicted of or pleaded guilty to any of the 5482
offenses listed in section 3319.31 of the Revised Code. 5483

(C) (1) Each board and each governing authority of a 5484 chartered or accredited nonpublic school shall pay to the bureau 5485 of criminal identification and investigation the fee prescribed 5486 pursuant to division (C)(3) of section 109.572 of the Revised 5487 Code for each criminal records check conducted in accordance 5488 with that section upon the request pursuant to division (A)(1) 5489 of this section of the appointing or hiring officer of the board 5490 or governing authority. 5491

(2) A board and the governing authority of a chartered or 5492 accredited nonpublic school may charge an applicant a fee for 5493 the costs it incurs in obtaining a criminal records check under 5494 this section. A fee charged under this division shall not exceed 5495 the amount of fees the board or governing authority pays under 5496 division (C)(1) of this section. If a fee is charged under this 5497 division, the board or governing authority shall notify the 5498 applicant at the time of the applicant's initial application for 5499 employment of the amount of the fee and that, unless the fee is 5500 paid, the board or governing authority will not consider the 5501 applicant for employment. 5502

(D) The report of any criminal records check conducted by 5503

the bureau of criminal identification and investigation in 5504 accordance with section 109.572 of the Revised Code and pursuant 5505 to a request under division (A)(1) of this section is not a 5506 public record for the purposes of section 149.43 of the Revised 5507 Code and shall not be made available to any person other than 5508 the applicant who is the subject of the criminal records check 5509 5510 or the applicant's representative, the board or governing authority requesting the criminal records check or its 5511 representative, and any court, hearing officer, or other 5512 necessary individual involved in a case dealing with the denial 5513 of employment to the applicant. 5514

(E) The department of education shall adopt rules pursuant 5515 to Chapter 119. of the Revised Code to implement this section, 5516 including rules specifying circumstances under which the board 5517 or governing authority may hire a person who has been convicted 5518 of an offense listed in division (B)(1) or (3) of this section 5519 but who meets standards in regard to rehabilitation set by the 5520 department. 5521

The department shall amend rule 3301-83-23 of the Ohio5522Administrative Code that took effect August 27, 2009, and that5523specifies the offenses that disqualify a person for employment5524as a school bus or school van driver and establishes5525rehabilitation standards for school bus and school van drivers.5526

(F) Any person required by division (A) (1) of this section 5527 to request a criminal records check shall inform each person, at 5528 the time of the person's initial application for employment, of 5529 the requirement to provide a set of fingerprint impressions and 5530 that a criminal records check is required to be conducted and 5531 satisfactorily completed in accordance with section 109.572 of 5532 the Revised Code if the person comes under final consideration 5533

for appointment or employment as a precondition to employment	5534
for the school district, educational service center, or school	5535
for that position.	5536
	5550
(G) As used in this section:	5537
(1) "Accredited nonpublic school" has the same meaning as	5538
described in section 3301.165 of the Revised Code.	5539
(2) "Applicant" means a person who is under final	5540
consideration for appointment or employment in a position with a	5541
board of education, governing board of an educational service	5542
center, or a chartered nonpublic school, except that "applicant"	5543
does not include a person already employed by a board or	5544
chartered nonpublic school who is under consideration for a	5545
different position with such board or school.	5546
(2) <u>(</u>3) "Teacher" means a person holding an educator	5547
license or permit issued under section 3319.22 or 3319.301 of	5548
the Revised Code and teachers in a chartered nonpublic school.	5549
(3) (4) "Criminal records check" has the same meaning as	5550
in section 109.572 of the Revised Code.	5551
(4) (5) "Minor drug possession offense" has the same	5552
meaning as in section 2925.01 of the Revised Code.	5553
(H) If the board of education of a local school district	5554
adopts a resolution requesting the assistance of the educational	5555
service center in which the local district has territory in	5556
conducting criminal records checks of substitute teachers and	5557
substitutes for other district employees under this section, the	5558
appointing or hiring officer of such educational service center	5559
shall serve for purposes of this section as the appointing or	5560
hiring officer of the local board in the case of hiring	5561
substitute teachers and other substitute employees for the local	5562

district.

Sec. 3319.391. This section applies to any person hired by 5564 a school district, educational service center, or chartered 5565 nonpublic school, or accredited nonpublic school as described in 5566 section 3301.165 of the Revised Code in any position that does 5567 not require a "license" issued by the state board of education, 5568 as defined in section 3319.31 of the Revised Code, and is not 5569 for the operation of a vehicle for pupil transportation. 5570

(A) For each person to whom this section applies who is 5571 hired on or after November 14, 2007, the employer shall request 5572 a criminal records check in accordance with section 3319.39 of 5573 the Revised Code and shall request a subsequent criminal records 5574 check by the fifth day of September every fifth year thereafter. 5575 For each person to whom this division applies who is hired prior 5576 to November 14, 2007, the employer shall request a criminal 5577 records check by a date prescribed by the department of 5578 education and shall request a subsequent criminal records check 5579 by the fifth day of September every fifth year thereafter. 5580

(B) (1) Each request for a criminal records check under 5581 this section shall be made to the superintendent of the bureau 5582 of criminal identification and investigation in the manner 5583 prescribed in section 3319.39 of the Revised Code, except that 5584 if both of the following conditions apply to the person subject 5585 to the records check, the employer shall request the 5586 superintendent only to obtain any criminal records that the 5587 federal bureau of investigation has on the person: 5588

(a) The employer previously requested the superintendent
to determine whether the bureau of criminal identification and
investigation has any information, gathered pursuant to division
(A) of section 109.57 of the Revised Code, on the person in

conjunction with a criminal records check requested under5593section 3319.39 of the Revised Code or under this section.5594

(b) The person presents proof that the person has been a 5595
resident of this state for the five-year period immediately 5596
prior to the date upon which the person becomes subject to a 5597
criminal records check under this section. 5598

(2) Upon receipt of a request under division (B)(1) of 5599 this section, the superintendent shall conduct the criminal 5600 records check in accordance with section 109.572 of the Revised 5601 Code as if the request had been made under section 3319.39 of 5602 the Revised Code. However, as specified in division (B)(2) of 5603 section 109.572 of the Revised Code, if the employer requests 5604 the superintendent only to obtain any criminal records that the 5605 federal bureau of investigation has on the person for whom the 5606 request is made, the superintendent shall not conduct the review 5607 prescribed by division (B)(1) of that section. 5608

(C) Any person who is the subject of a criminal records 5609
check under this section and has been convicted of or pleaded 5610
guilty to any offense described in division (B) (1) of section 5611
3319.39 of the Revised Code shall not be hired or shall be 5612
released from employment, as applicable, unless the person meets 5613
the rehabilitation standards adopted by the department under 5614
division (E) of that section. 5615

Sec. 3319.392. (A) As used in this section:

(1) "Accredited nonpublic school" has the same meaning as5617in section 3301.165 of the Revised Code.5618

(2) "Designated official" means the superintendent, or the 5619 superintendent's designee, in the case of a school district or 5620 educational service center and the chief administrator, or the 5621

5616

chief administrator's designee, in the case of a chartered 5622 nonpublic school. 5623 (2) (3) "Essential school services" means services 5624 provided by a private company under contract with a school 5625 district, educational service center, or chartered nonpublic 5626 school that the district or service center superintendent or the 5627 chief administrator of the chartered nonpublic school has 5628 determined are necessary for the operation of the district, 5629 service center, or chartered nonpublic school and that would 5630 5631 need to be provided by employees of the district, service center, or chartered nonpublic school if the services were not 5632 5633 provided by the private company. (3) (4) "License" has the same meaning as in section 5634 3319.31 of the Revised Code. 5635

(B) This section applies to any person who is an employee 5636 of a private company under contract with a school district, 5637 educational service center, or chartered <u>or accredited</u> nonpublic 5638 school to provide essential school services and who will work in 5639 the district, service center, or chartered or accredited 5640 nonpublic school in a position that does not require a license 5641 issued by the state board of education, is not for the operation 5642 of a vehicle for pupil transportation, and that involves routine 5643 interaction with a child or regular responsibility for the care, 5644 custody, or control of a child. 5645

(C) No school district, educational service center, or 5646 chartered <u>or accredited</u> nonpublic school shall permit a person 5647 to whom this section applies to work in the district, service 5648 center, or chartered <u>or accredited</u> nonpublic school, unless one 5649 of the following applies to the person: 5650

S. B. No. 241 As Introduced

Page 194

5651

	0001
following to the designated official:	5652
(a) That the person has been the subject of a criminal	5653
records check conducted in accordance with division (D) of this	5654
section within the five-year period immediately prior to the	5655
date on which the person will begin working in the district,	5656
service center, or chartered or accredited nonpublic school;	5657
(b) That the criminal records check indicates that the	5658
person has not been convicted of or pleaded guilty to any	5659
offense described in division (B)(1) of section 3319.39 of the	5660
Revised Code.	5661
(2) During any period of time in which the person will	5662
have routine interaction with a child or regular responsibility	5663
for the care, custody, or control of a child, the designated	5664
official has arranged for an employee of the district, service	5665
center, or chartered or accredited nonpublic school to be	5666
present in the same room with the child or, if outdoors, to be	5667
within a thirty-yard radius of the child or to have visual	5668
contact with the child.	5669
(D) Any private company that has been hired or seeks to be	5670
hired by a school district, educational service center, or	5671
chartered or accredited nonpublic school to provide essential	5672
school services may request the bureau of criminal	5673
identification and investigation to conduct a criminal records	5674
check of any of its employees for the purpose of complying with	5675
division (C)(1) of this section. Each request for a criminal	5676
records check under this division shall be made to the	5677
superintendent of the bureau in the manner prescribed in section	5678
3319.39 of the Revised Code. Upon receipt of a request, the	5679
bureau shall conduct the criminal records check in accordance	5680

(1) The person's employer presents proof of both of the

with section 109.572 of the Revised Code as if the request had	5681
been made under section 3319.39 of the Revised Code.	5682
Notwithstanding division (H) of section 109.57 of the	5683
Revised Code, the private company may share the results of any	5684
criminal records check conducted under this division with the	5685
designated official for the purpose of complying with division	5686
(C)(1) of this section, but in no case shall the designated	5687
official release that information to any other person.	5688
Sec. 3319.40. (A) As used in this section, "license" :	5689
(1) "Accredited nonpublic school" has the same meaning as	5690
in section 3301.165 of the Revised Code.	5691
(2) "License" has the same meaning as in section 3319.31	5692
of the Revised Code.	5693
(B) If a person who is employed by a school district or	5694
chartered or accredited nonpublic school is arrested, summoned,	5695
or indicted for an alleged violation of an offense listed in	5696
division (C) of section 3319.31 of the Revised Code, if the	5697
person holds a license, or an offense listed in division (B)(1)	5698
of section 3319.39 of the Revised Code, if the person does not	5699
hold a license, the superintendent of the district or the chief	5700
administrative officer of the chartered or accredited nonpublic	5701
school shall suspend that person from all duties that require	5702
the care, custody, or control of a child during the pendency of	5703
the criminal action against the person. If the person who is	5704
arrested, summoned, or indicted for an alleged violation of an	5705
offense listed in division (C) of section 3319.31 or division	5706
(B)(1) of section 3319.39 of the Revised Code is a person whose	5707
duties are assigned by the district treasurer under division (B)	5708
of section 3313.31 of the Revised Code, the treasurer shall	5709

suspend the person from all duties that require the care, 5710 custody, or control of a child. If the person who is arrested, 5711 summoned, or indicted for an alleged violation of an offense 5712 listed in division (C) of section 3319.31 or division (B)(1) of 5713 section 3319.39 of the Revised Code is the superintendent or 5714 treasurer of the district, the district board shall suspend the 5715 superintendent or treasurer from all duties that require the 5716 care, custody, or control of a child. If the person who is 5717 arrested, summoned, or indicted for an alleged violation of an 5718 offense listed in division (C) of section 3319.31 or division 5719 (B)(1) of section 3319.39 of the Revised Code is the chief 5720 administrative officer of the chartered or accredited nonpublic 5721 school, the governing authority of the chartered or accredited 5722 nonpublic school shall suspend the chief administrative officer 5723 from all duties that require the care, custody, or control of a 5724 child. 5725

(C) When a person who holds a license is suspended in 5726 accordance with this section, the superintendent, treasurer, 5727 board of education, chief administrative officer, or governing 5728 authority that imposed the suspension promptly shall report the 5729 person's suspension to the department of education. The report 5730 shall include the offense for which the person was arrested, 5731 summoned, or indicted. 5732

Sec. 3319.52. (A) As used in this section:

(1) "Accredited nonpublic school" has the same meaning as5734in section 3301.165 of the Revised Code.5735

(2)"Intervention in lieu of conviction" means5736intervention in lieu of conviction under section 2951.041 of the5737Revised Code.5738

5733

$\frac{(2)}{(3)}$ "License" has the same meaning as in section	5739
3319.31 of the Revised Code.	5740
(3) <u>(4)</u> "Pre-trial diversion program" means a pre-trial	5741
diversion program under section 2935.36 of the Revised Code or a	5742
similar diversion program under rules of a court.	5743
$\frac{(4)}{(5)}$ "Prosecutor" has the same meaning as in section	5744
2935.01 of the Revised Code.	5745
(B) If there is any judicial finding of guilt or any	5746
conviction or a judicial finding of eligibility for intervention	5747
in lieu of conviction against a license holder, or if a license	5748
holder agrees to participate in a pre-trial diversion program,	5749
for any of the offenses listed in division (B)(2) or (C) of	5750
section 3319.31 of the Revised Code, the prosecutor in the case,	5751
on forms that the state board of education shall prescribe and	5752
furnish, promptly shall notify the board and, if known, any	5753
school district or chartered or accredited nonpublic school	5754
employing the license holder of the license holder's name and	5755
residence address, and the fact that the license holder pleaded	5756
guilty to, was convicted of, has been found eligible for	5757
intervention in lieu of conviction for, or has agreed to a	5758
diversion program for the offense.	5759
Sec. 3321.01. (A)(1) As used in this chapter, "parent,"	5760
"guardian " or "other person having charge or care of a child"	5761

"guardian," or "other person having charge or care of a child" 5761 means either parent unless the parents are separated or divorced 5762 or their marriage has been dissolved or annulled, in which case 5763 "parent" means the parent who is the residential parent and 5764 legal custodian of the child. If the child is in the legal or 5765 permanent custody of a person or government agency, "parent" 5766 means that person or government agency. When a child is a 5767 resident of a home, as defined in section 3313.64 of the Revised 5768

Code, and the child's parent is not a resident of this state, 5769 "parent," "guardian," or "other person having charge or care of 5770 a child" means the head of the home. 5771

A child between six and eighteen years of age is "of 5772 compulsory school age" for the purpose of sections 3321.01 to 5773 3321.13 of the Revised Code. A child under six years of age who 5774 has been enrolled in kindergarten also shall be considered "of 5775 compulsory school age" for the purpose of sections 3321.01 to 5776 3321.13 of the Revised Code unless at any time the child's 5777 parent or guardian, at the parent's or guardian's discretion and 5778 in consultation with the child's teacher and principal, formally 5779 withdraws the child from kindergarten. The compulsory school age 5780 of a child shall not commence until the beginning of the term of 5781 such schools, or other time in the school year fixed by the 5782 rules of the board of the district in which the child resides. 5783

(2) In a district in which all children are admitted to 5784 kindergarten and the first grade in August or September, a child 5785 shall be admitted if the child is five or six years of age, 5786 respectively, by the thirtieth day of September of the year of 5787 admittance, or by the first day of a term or semester other than 5788 one beginning in August or September in school districts 5789 granting admittance at the beginning of such term or semester. A 5790 child who does not meet the age requirements of this section for 5791 admittance to kindergarten or first grade, but who will be five 5792 or six years old, respective, prior to the first day of January 5793 of the school year in which admission is requested, shall be 5794 evaluated for early admittance in accordance with district 5795 policy upon referral by the child's parent or quardian, an 5796 educator employed by the district, a preschool educator who 5797 knows the child, or a pediatrician or psychologist who knows the 5798 child. Following an evaluation in accordance with a referral 5799

under this section, the district board shall decide whether to 5800
admit the child. If a child for whom admission to kindergarten 5801
or first grade is requested will not be five or six years of 5802
age, respectively, prior to the first day of January of the 5803
school year in which admission is requested, the child shall be 5804
admitted only in accordance with the district's acceleration 5805
policy adopted under section 3324.10 of the Revised Code. 5806

(3) Notwithstanding division (A) (2) of this section,
beginning with the school year that starts in 2001 and
continuing thereafter the board of education of any district may
adopt a resolution establishing the first day of August in lieu
of the thirtieth day of September as the required date by which
students must have attained the age specified in that division.

(4) After a student has been admitted to kindergarten in a 5813 school district or chartered <u>or accredited</u> nonpublic school, no 5814 board of education of a school district to which the student 5815 transfers shall deny that student admission based on the 5816 student's age. <u>As used in this section, "accredited nonpublic</u> 5817 <u>school" has the same meaning as in section 3301.165 of the</u> 5818 <u>Revised Code.</u> 5819

(B) As used in division (C) of this section, "successfully
 completed kindergarten" means that the child has completed the
 kindergarten requirements at one of the following:
 5822

(1) A public or chartered <u>or accredited</u> nonpublic school; 5823

(2) A kindergarten class that is both of the following: 5824

(a) Offered by a day-care provider licensed under Chapter58255104. of the Revised Code;5826

(b) If offered after July 1, 1991, is directly taught by a 5827 teacher who holds one of the following: 5828

(i) A valid educator license issued under section 3319.22	5829
of the Revised Code;	5830
(ii) A Montessori preprimary credential or age-appropriate	5831
diploma granted by the American Montessori society or the	5832
association Montessori internationale;	5833
(iii) Certification determined under division (F) of this	5834
section to be equivalent to that described in division (B)(2)(b)	5835
(ii) of this section;	5836
(iv) Certification for teachers in nontax-supported	5837
schools pursuant to section 3301.071 of the Revised Code.	5838
(C)(1) Except as provided in division (A)(2) of this	5839
section, no school district shall admit to the first grade any	5840
child who has not successfully completed kindergarten.	5841
(2) Notwithstanding division (A)(2) of this section, any	5842
student who has successfully completed kindergarten in	5843
accordance with section (B) of this section shall be admitted to	5844
first grade.	5845
(D) The scheduling of times for kindergarten classes and	5846
length of the school day for kindergarten shall be determined by	5847
the board of education of a city, exempted village, or local	5848
school district.	5849
(E) Any kindergarten class offered by a day-care provider	5850
or school described by division (B)(1) or (B)(2)(a) of this	5851
section shall be developmentally appropriate.	5852
(F) Upon written request of a day-care provider described	5853
by division (B)(2)(a) of this section, the department of	5854
education shall determine whether certification held by a	5855
teacher employed by the provider meets the requirement of	5856

division (B)(2)(b)(iii) of this section and, if so, shall 5857 furnish the provider a statement to that effect. 5858 (G) As used in this division, "all-day kindergarten" has 5859 5860 the same meaning as in section 3321.05 of the Revised Code. (1) A school district that is offering all-day 5861 kindergarten for the first time or that charged fees or tuition 5862 for all-day kindergarten in the 2012-2013 school year may charge 5863 fees or tuition for a student enrolled in all-day kindergarten 5864 in any school year following the 2012-2013 school year. The 5865 department shall adjust the district's average daily membership 5866 certification under section 3317.03 of the Revised Code by one-5867 half of the full-time equivalency for each student charged fees 5868 or tuition for all-day kindergarten under this division. If a 5869 district charges fees or tuition for all-day kindergarten under 5870 this division, the district shall develop a sliding fee scale 5871 based on family incomes. 5872 (2) The department of education shall conduct an annual 5873 survey of each school district described in division (G)(1) of 5874 this section to determine the following: 5875 (a) Whether the district charges fees or tuition for 5876 students enrolled in all-day kindergarten; 5877 (b) The amount of the fees or tuition charged; 5878 (c) How many of the students for whom tuition is charged 5879 are eligible for free lunches under the "National School Lunch 5880 Act," 60 Stat. 230 (1946), 42 U.S.C. 1751, as amended, and the 5881

amended, and how many of the students for whom tuition is 5883 charged are eligible for reduced price lunches under those acts; 5884

"Child Nutrition Act of 1966," 80 Stat. 885, 42 U.S.C. 1771, as

(d) How many students are enrolled in traditional half-day 5885

Page 201

5882

kindergarten rather than all-day kindergarten. 5886 Each district shall report to the department, in the 5887 manner prescribed by the department, the information described 5888 in divisions (G)(2)(a) to (d) of this section. 5889 The department shall issue an annual report on the results 5890 of the survey and shall post the report on its web site. The 5891 5892 department shall issue the first report not later than April 30, 2008, and shall issue a report not later than the thirtieth day 5893 of April each year thereafter. 5894 Sec. 3326.01. (A) As used in this chapter: 5895 (1) "Accredited nonpublic school" has the same meaning as 5896 in section 3301.165 of the Revised Code. 5897 (2) "Community school" means a community school 5898 established under Chapter 3314. of the Revised Code. 5899 (3) "STEM" is an abbreviation of "science, technology, 5900 5901 engineering, and mathematics." (2) (4) "STEAM" is an abbreviation of "science, 5902 technology, engineering, arts, and mathematics." 5903 (B)(1) A science, technology, engineering, arts, and 5904 mathematics school shall be considered a type of science, 5905 technology, engineering, and mathematics school. 5906 (2) A STEAM school equivalent shall be considered to be a 5907 type of STEM school equivalent. 5908 (3) A STEAM program of excellence shall be considered to 5909 be a type of STEM program of excellence. 5910 (C) (1) Any reference to a STEM school or science, 5911

technology, engineering, and mathematics school in the Revised 5912

S. B. No. 241 As Introduced

Code shall be considered to include a STEAM school, unless the5913context specifically indicates a different meaning or intent.5914All provisions of the Revised Code applicable to a STEM school5915shall apply to a STEAM school in the same manner, except as5916otherwise provided in this chapter.5917

(2) Any reference to a STEM school equivalent in the
Revised Code shall be considered to include a STEAM school
equivalent, unless the context specifically indicates a
different meaning or intent. All provisions of the Revised Code
applicable to a STEM school equivalent shall apply to a STEAM
school equivalent in the same manner, except as otherwise
provided in this chapter.

(3) Any reference to a STEM program of excellence in the
Sp25
Revised Code shall be considered to include a STEAM program of
excellence, unless the context specifically indicates a
Sp27
different meaning or intent. All provisions of the Revised Code
Sp28
applicable to a STEM program of excellence shall apply to a
STEAM program of excellence in the same manner, except as
Sp30
otherwise provided in this chapter.

Sec. 3326.03. (A) The STEM committee shall authorize the5932establishment of and award grants to science, technology,5933engineering, and mathematics schools based on proposals5934submitted to the committee.5935

The committee shall determine the criteria for proposals, 5936 establish procedures for the submission of proposals, accept and 5937 evaluate proposals, and choose which proposals to approve to 5938 become a STEM school. In approving proposals for STEM schools, 5939 the committee shall consider locating the schools in diverse 5940 geographic regions of the state so that all students have access 5941 to a STEM school. 5942

S. B. No. 241 As Introduced

The committee shall seek technical assistance from the 5943 Ohio STEM learning network, or its successor, throughout the 5944 process of accepting and evaluating proposals and choosing which 5945 proposals to approve. In approving proposals for STEM schools, 5946 the committee shall consider the recommendations of the Ohio 5947 STEM learning network, or its successor. 5948

The committee may authorize the establishment of a group 5949 of multiple STEM schools to operate from multiple facilities 5950 located in one or more school districts under the direction of a 5951 single governing body in the manner prescribed by section 5952 5953 3326.031 of the Revised Code. The committee shall consider the merits of each of the proposed STEM schools within a group and 5954 shall authorize each school separately. Anytime after 5955 authorizing a group of STEM schools to be under the direction of 5956 a single governing body, upon a proposal from the governing 5957 body, the committee may authorize one or more additional schools 5958 to operate as part of that group. 5959

The STEM committee may approve one or more STEM schools to 5960 serve only students identified as gifted under Chapter 3324. of 5961 the Revised Code. 5962

(B) Proposals may be submitted only by a partnership of 5963public and private entities consisting of at least all of the 5964following: 5965

(1) A city, exempted village, local, or joint vocationalschool district or an educational service center;5967

(2) Higher education entities; 5968

(3) Business organizations.

A community school established under Chapter 3314. of the 5970 Revised Code, a chartered nonpublic school, <u>an accredited</u> 5971

Page 204

5969

nonpublic school, or both any combination of such schools may be	5972
part of the partnership.	5973
(C) Each proposal shall include at least the following:	5974
(1) Assurances that the STEM school or group of STEM	5975
schools will be under the oversight of a governing body and a	5976
description of the members of that governing body and how they	5977
will be selected;	5978
(2) Assurances that each STEM school will operate in	5979
compliance with this chapter and the provisions of the proposal	5980
as accepted by the committee;	5981
(3) Evidence that each school will offer a rigorous,	5982
diverse, integrated, and project-based curriculum to students in	5983
any of grades kindergarten through twelve, with the goal to	5984
prepare those students for college, the workforce, and	5985
citizenship, and that does all of the following:	5986
(a) Emphasizes the role of science, technology,	5987
engineering, and mathematics in promoting innovation and	5988
economic progress;	5989
(b) Incorporates scientific inquiry and technological	5990
design;	5991
(c) Includes the arts and humanities. If the proposal is	5992
for a STEAM school, it also shall include evidence that the	5993
curriculum will integrate arts and design into the study of	5994
science, technology, engineering, and mathematics to foster	5995
creative thinking, problem-solving, and new approaches to	5996
scientific invention.	5997
(d) Emphasizes personalized learning and teamwork skills.	5998
(4) Evidence that each school will attract school leaders	5999

who support the curriculum principles of division (C)(3) of this 6000 section; 6001 (5) A description of how each school's curriculum will be 6002 developed and approved in accordance with section 3326.09 of the 6003 Revised Code; 6004 (6) Evidence that each school will utilize an established 6005 capacity to capture and share knowledge for best practices and 6006 innovative professional development with the Ohio STEM learning 6007 network, or its successor; 6008 (7) Evidence that each school will operate in 6009 collaboration with a partnership that includes institutions of 6010 higher education and businesses. If the proposal is for a STEAM 6011 school, it also shall include evidence that this partnership 6012 will include arts organizations. 6013 (8) Assurances that each school has received commitments 6014 of sustained and verifiable fiscal and in-kind support from 6015 regional education and business entities. If the proposal is for 6016 a STEAM school, it also shall include assurances that the school 6017 has received commitments of sustained and verifiable fiscal and 6018 in-kind support from arts organizations. 6019 6020 (9) A description of how each school's assets will be distributed if the school closes for any reason. 6021 6022 (D) If a STEM school wishes to become a STEAM school, it may change its existing proposal to include the items required 6023 under divisions (C)(3)(c), (C)(7), and (C)(8) of this section 6024 and submit the revised proposal to the STEM committee for 6025 approval. 6026

Sec. 3326.032. (A) The STEM committee may grant a6027designation of STEM school equivalent to a community school6028

established under Chapter 3314. of the Revised Code, or to a chartered <u>or accredited</u> nonpublic school. In order to be eligible for this designation, a community school or chartered or accredited nonpublic school shall submit a proposal that

satisfies the requirements of this section. 6033 The committee shall determine the criteria for proposals, 6034 establish procedures for the submission of proposals, accept and 6035 evaluate proposals, and choose which proposals warrant a 6036

community school or chartered or accredited nonpublic school to6037be designated as a STEM school equivalent.6038

(B) A proposal for designation as a STEM school equivalent6039shall include at least the following:6040

(1) Assurances that the community school or chartered or6041accredited nonpublic school submitting the proposal has a6042working partnership with both public and private entities,6043including higher education entities and business organizations.6044If the proposal is for a STEAM school equivalent, it also shall6045include evidence that this partnership includes arts6046organizations.6047

(2) Assurances that the school submitting the proposal
6048
will operate in compliance with this section and the provisions
6049
of the proposal as accepted by the committee;
6050

(3) Evidence that the school submitting the proposal will
6051
offer a rigorous, diverse, integrated, and project-based
curriculum to students in any of grades kindergarten through
6053
twelve, with the goal to prepare those students for college, the
6054
workforce, and citizenship, and that does all of the following:
6055

(a) Emphasizes the role of science, technology,6056engineering, and mathematics in promoting innovation and6057

Page 207

6029

6030

6031

6032

economic progress;	6058
(b) Incorporates scientific inquiry and technological	6059
design;	6060
(c) Includes the arts and humanities. If the proposal is	6061
for a STEAM school equivalent, it also shall include evidence	6062
that the curriculum will integrate arts and design into the	6063
study of science, technology, engineering, and mathematics to	6064
foster creative thinking, problem-solving, and new approaches to	6065
scientific invention.	6066
(d) Emphasizes personalized learning and teamwork skills.	6067
(4) Evidence that the school submitting the proposal will	6068
attract school leaders who support the curriculum principles of	6069
division (B)(3) of this section;	6070
(5) A description of how each school's curriculum will be	6071
developed and approved in accordance with section 3326.09 of the	6072
Revised Code;	6073
(6) Evidence that the school submitting the proposal will	6074
utilize an established capacity to capture and share knowledge	6075
for best practices and innovative professional development;	6076
(7) Assurances that the school submitting the proposal has	6077
received commitments of sustained and verifiable fiscal and in-	6078
kind support from regional education and business entities. If	6079
the proposal is for a STEAM school equivalent, it also shall	6080
include assurances that the school has received commitments of	6081
sustained and verifiable fiscal and in-kind support from arts	6082
organizations.	6083
(C)(1) A community school or chartered or accredited	6084
nonpublic school that is designated as a STEM school equivalent	6085

S. B. No. 241 As Introduced

under this section shall not be subject to the requirements of 6086 Chapter 3326. of the Revised Code, except that the school shall 6087 be subject to the requirements of this section and to the 6088 curriculum requirements of section 3326.09 of the Revised Code. 6089

Nothing in this section, however, shall relieve a6090community school of the applicable requirements of Chapter 3314.6091of the Revised Code. Nor shall anything in this section relieve6092a chartered or accredited nonpublic school of any provisions of6093law outside of this chapter that are applicable to chartered or6094accredited nonpublic schools.6095

(2) A community school or chartered <u>or accredited</u>
6096
nonpublic school that is designated as a STEM school equivalent
6097
under this section shall not be eligible for operating funding
6098
under sections 3326.31 to 3326.37, 3326.39 to 3326.40, and
6099
3326.51 of the Revised Code.
6100

(3) A community school or chartered <u>or accredited</u> nonpublic school that is designated as a STEM school equivalent under this section may apply for any of the grants and additional funds described in section 3326.38 of the Revised Code for which the school is eligible.

(D) If a community school or chartered <u>or accredited</u>
6106
nonpublic school that is designated as a STEM school equivalent
6107
under this section intends to close or intends to no longer be
6108
designated as a STEM school equivalent, it shall notify the STEM
6109
committee of that fact.

(E) If a community school or chartered <u>or accredited</u>
6111
nonpublic school that is designated as a STEM school equivalent
6112
wishes to be designated as a STEAM school equivalent, it may
6113
change its existing proposal to include the items required under
6114

Page 209

6101

6102 6103

6104

6105

request for proposals.

local school district;

divisions (B)(1), (B)(3)(c), and (B)(7) of this section and 6115 submit the revised proposal to the STEM committee for approval. 6116 Sec. 3326.04. (A) The STEM committee shall award grants to 6117 support the operation of STEM programs of excellence to serve 6118 students in any of grades kindergarten through twelve through a 6119 6120 (B) Proposals may be submitted by any of the following: 6121 (1) The board of education of a city, exempted village, or 6122 6123

6124 (2) The governing authority of a community school established under Chapter 3314. of the Revised Code; 6125

(3) The governing authority of a chartered <u>or accredited</u> 6126 nonpublic school. 6127

(C) Each proposal shall demonstrate to the satisfaction of 6128 the STEM committee that the program meets at least the following 6129 standards: 6130

(1) Unless the program is designed to serve only students 61.31 identified as gifted under Chapter 3324. of the Revised Code, 6132 the program will serve all students enrolled in the district or 6133 school in the grades for which the program is designed. 6134

(2) The program will offer a rigorous and diverse 6135 curriculum that is based on scientific inquiry and technological 6136 design, that emphasizes personalized learning and teamwork 6137 skills, and that will expose students to advanced scientific 6138 concepts within and outside the classroom. If the proposal is 6139 for a STEAM program of excellence, it also shall include 6140 evidence that the curriculum will integrate arts and design into 6141 the curriculum to foster creative thinking, problem-solving, and 6142

new approaches to scientific invention. 6143 (3) Unless the program is designed to serve only students 6144 identified as gifted under Chapter 3324. of the Revised Code, 6145 the program will not limit participation of students on the 6146 6147 basis of intellectual ability, measures of achievement, or aptitude. 6148 (4) The program will utilize an established capacity to 6149 capture and share knowledge for best practices and innovative 6150 6151 professional development. 6152 (5) The program will operate in collaboration with a partnership that includes institutions of higher education and 6153 6154 businesses. If the proposal is for a STEAM program of excellence, it also shall include evidence that this partnership 6155 includes arts organizations. 6156 (6) The program will include teacher professional 6157 development strategies that are augmented by community and 6158 business partners. 6159 (D) The STEM committee shall give priority to proposals 6160 for new or expanding innovative programs. 6161 (E) If a STEM program of excellence wishes to become a 6162 STEAM program of excellence, it may change its existing proposal 6163 to include the items required under divisions (C)(2) and (C)(5) 6164 of this section and submit the revised proposal to the STEM 6165 6166 committee for approval. Sec. 3326.09. Subject to approval by its governing body or 6167 governing authority, the curriculum of each science, technology, 6168 engineering, and mathematics school and of each community school 6169 or chartered <u>or accredited</u> nonpublic school that is designated 6170 as a STEM school equivalent under section 3326.032 of the 6171 Revised Code shall be developed by a team that consists of at 6172 least the school's chief administrative officer, a teacher, a 6173 representative of the higher education institution that is a 6174 collaborating partner in the STEM school or school designated as 6175 a STEM school equivalent, and a member of the public with 6176 expertise in the application of science, technology, 6177 engineering, or mathematics. In the case of a STEAM school or a 6178 STEAM school equivalent, the team also shall include an expert 6179 in the integration of arts and design into the STEM fields. 6180

Sec. 3327.07. (A) The governing authority of a chartered 6181 or an accredited nonpublic school, as described in section 6182 <u>3301.165 of the Revised Code</u>, that transports a student enrolled 6183 in the school to and from school may charge the parent or 6184 guardian of the student a fee for the transportation, if the 6185 governing authority purchased the vehicle that transports the 6186 student using no state or federal funds. The fee shall not 6187 exceed the per student cost of the transportation, as determined 6188 by the governing authority. 6189

(B) The parent or guardian of a student who is enrolled in 6190 a chartered or accredited nonpublic school and is eligible for 6191 transportation by a school district under section 3327.01 of the 6192 6193 Revised Code may decline that transportation and accept transportation from the chartered or accredited nonpublic 6194 school. The governing authority of a chartered or accredited 6195 nonpublic school may charge a fee under division (A) of this 6196 section regardless of whether a student is eligible for 6197 transportation under section 3327.01 of the Revised Code. 6198

(C) The offering by the governing authority of a chartered
 6199
 or accredited nonpublic school of transportation to and from the
 6200
 school does not relieve any school district board of education
 6201

from any duty imposed by sections 3327.01 and 3327.02 of the6202Revised Code with respect to the chartered or accredited6203nonpublic school's students.6204

Sec. 3327.10. (A) No person shall be employed as driver of 6205 a school bus or motor van, owned and operated by any school 6206 district or educational service center or privately owned and 6207 operated under contract with any school district or service 6208 center in this state, who has not received a certificate from 6209 either the educational service center governing board that has 6210 6211 entered into an agreement with the school district under section 6212 3313.843 or 3313.845 of the Revised Code or the superintendent of the school district, certifying that such person is at least 6213 eighteen years of age and is of good moral character and is 6214 qualified physically and otherwise for such position. The 6215 service center governing board or the superintendent, as the 6216 case may be, shall provide for an annual physical examination 6217 that conforms with rules adopted by the state board of education 6218 of each driver to ascertain the driver's physical fitness for 6219 such employment. Any certificate may be revoked by the authority 6220 granting the same on proof that the holder has been guilty of 6221 failing to comply with division (D)(1) of this section, or upon 6222 a conviction or a guilty plea for a violation, or any other 6223 action, that results in a loss or suspension of driving rights. 6224 Failure to comply with such division may be cause for 6225 disciplinary action or termination of employment under division 6226 (C) of section 3319.081, or section 124.34 of the Revised Code. 6227

(B) No person shall be employed as driver of a school bus
or motor van not subject to the rules of the department of
education pursuant to division (A) of this section who has not
received a certificate from the school administrator or
contractor certifying that such person is at least eighteen
6228

owned by the school district.

years of age, is of good moral character, and is qualified 6233 physically and otherwise for such position. Each driver shall 6234 have an annual physical examination which conforms to the state 6235 highway patrol rules, ascertaining the driver's physical fitness 6236 for such employment. The examination shall be performed by one 62.37 of the following: 62.38 (1) A person licensed under Chapter 4731. of the Revised 6239 6240 Code or by another state to practice medicine and surgery or osteopathic medicine and surgery; 6241 6242 (2) A physician assistant; 6243 (3) A certified nurse practitioner; (4) A clinical nurse specialist; 6244 (5) A certified nurse-midwife. 6245 Any written documentation of the physical examination 6246 shall be completed by the individual who performed the 6247 examination. 6248 Any certificate may be revoked by the authority granting 6249 the same on proof that the holder has been guilty of failing to 6250 comply with division (D)(2) of this section. 6251 6252 (C) Any person who drives a school bus or motor van must give satisfactory and sufficient bond except a driver who is an 6253 employee of a school district and who drives a bus or motor van 6254

(D) No person employed as driver of a school bus or motor
(D) No person employed as driver of a school bus or motor
(D) No person employed as driver of a school bus or motor
(D) No person employed as driver of a school bus or motor
(D) No person employed as driver of a school bus or motor van until the person
(D) No person employed as driver of a school bus or motor van until the person
(D) No person employed as driver of the conviction or suspension, as

Page 214

6255

follows:	6261
(1) If the person is employed under division (A) of this	6262
section, the person shall file the notice with the	6263
superintendent, or a person designated by the superintendent, of	6264
the school district for which the person drives a school bus or	6265
motor van as an employee or drives a privately owned and	6266
operated school bus or motor van under contract.	6267
(2) If employed under division (B) of this section, the	6268
person shall file the notice with the employing school	6269
administrator or contractor, or a person designated by the	6270
administrator or contractor.	6271
(E) In addition to resulting in possible revocation of a	6272
certificate as authorized by divisions (A) and (B) of this	6273
section, violation of division (D) of this section is a minor	6274
misdemeanor.	6275
(F)(1) Not later than thirty days after June 30, 2007,	6276
each owner of a school bus or motor van shall obtain the	6277
complete driving record for each person who is currently	6278
employed or otherwise authorized to drive the school bus or	6279
motor van. An owner of a school bus or motor van shall not	6280
permit a person to operate the school bus or motor van for the	6281
first time before the owner has obtained the person's complete	6282
driving record. Thereafter, the owner of a school bus or motor	6283
van shall obtain the person's driving record not less frequently	6284
than semiannually if the person remains employed or otherwise	6285
authorized to drive the school bus or motor van. An owner of a	6286
school bus or motor van shall not permit a person to resume	6287
operating a school bus or motor van, after an interruption of	6288
one year or longer, before the owner has obtained the person's	6289
complete driving record.	6290

S. B. No. 241 As Introduced

(2) The owner of a school bus or motor van shall not
permit a person to operate the school bus or motor van for ten
years after the date on which the person pleads guilty to or is
convicted of a violation of section 4511.19 of the Revised Code
or a substantially equivalent municipal ordinance.

(3) An owner of a school bus or motor van shall not permit
6296
any person to operate such a vehicle unless the person meets all
6297
other requirements contained in rules adopted by the state board
6298
of education prescribing qualifications of drivers of school
6299
buses and other student transportation.

(G) No superintendent of a school district, educational
6301
service center, community school, or public or private employer
6302
shall permit the operation of a vehicle used for pupil
6303
transportation within this state by an individual unless both of
6304
the following apply:

(1) Information pertaining to that driver has been
6306
submitted to the department of education, pursuant to procedures
6307
adopted by that department. Information to be reported shall
6308
include the name of the employer or school district, name of the
6309
driver, driver license number, date of birth, date of hire,
6310
status of physical evaluation, and status of training.

(2) The most recent criminal records check required by
6312
division (J) of this section has been completed and received by
6313
the superintendent or public or private employer.
6314

(H) A person, school district, educational service center,
6315
community school, nonpublic school, or other public or nonpublic
6316
entity that owns a school bus or motor van, or that contracts
6317
with another entity to operate a school bus or motor van, may
6318
impose more stringent restrictions on drivers than those
6319
prescribed in this section, in any other section of the Revised 6320 Code, and in rules adopted by the state board. 6321 (I) For qualified drivers who, on July 1, 2007, are 6322 employed by the owner of a school bus or motor van to drive the 6323 school bus or motor van, any instance in which the driver was 6324 convicted of or pleaded quilty to a violation of section 4511.19 6325 of the Revised Code or a substantially equivalent municipal 6326 ordinance prior to two years prior to July 1, 2007, shall not be 6327 considered a disqualifying event with respect to division (F) of 6328 this section. 6329 (J)(1) This division applies to persons hired by a school 6330 district, educational service center, community school, 6331 chartered nonpublic school, accredited nonpublic school as 6332 described in section 3301.165 of the Revised Code, or science, 6333 technology, engineering, and mathematics school established 6334 under Chapter 3326. of the Revised Code to operate a vehicle 6335 used for pupil transportation. 6336 For each person to whom this division applies who is hired 6337 on or after November 14, 2007, the employer shall request a 6338 criminal records check in accordance with section 3319.39 of the 6339

Revised Code and every six years thereafter. For each person to6340whom this division applies who is hired prior to that date, the6341employer shall request a criminal records check by a date6342prescribed by the department of education and every six years6343thereafter.6344

(2) This division applies to persons hired by a public or
6345
private employer not described in division (J) (1) of this
6346
section to operate a vehicle used for pupil transportation.
6347

For each person to whom this division applies who is hired 6348

on or after November 14, 2007, the employer shall request a6349criminal records check prior to the person's hiring and every6350six years thereafter. For each person to whom this division6351applies who is hired prior to that date, the employer shall6352request a criminal records check by a date prescribed by the6353department and every six years thereafter.6354

(3) Each request for a criminal records check under 6355 division (J) of this section shall be made to the superintendent 6356 of the bureau of criminal identification and investigation in 6357 the manner prescribed in section 3319.39 of the Revised Code, 6358 except that if both of the following conditions apply to the 6359 person subject to the records check, the employer shall request 6360 the superintendent only to obtain any criminal records that the 6361 federal bureau of investigation has on the person: 6362

(b) The person presents proof that the person has been a
resident of this state for the five-year period immediately
prior to the date upon which the person becomes subject to a
criminal records check under this section.

Upon receipt of a request, the superintendent shall 6374 conduct the criminal records check in accordance with section 6375 109.572 of the Revised Code as if the request had been made 6376 under section 3319.39 of the Revised Code. However, as specified 6377 in division (B) (2) of section 109.572 of the Revised Code, if 6378

the employer requests the superintendent only to obtain any 6379 criminal records that the federal bureau of investigation has on 6380 the person for whom the request is made, the superintendent 6381 shall not conduct the review prescribed by division (B)(1) of 6382 that section. 6383

(K) (1) Until the effective date of the amendments to rule 6384 3301-83-23 of the Ohio Administrative Code required by the 6385 second paragraph of division (E) of section 3319.39 of the 6386 Revised Code, any person who is the subject of a criminal 6387 records check under division (J) of this section and has been 6388 convicted of or pleaded guilty to any offense described in 6389 division (B)(1) of section 3319.39 of the Revised Code shall not 6390 be hired or shall be released from employment, as applicable, 6391 unless the person meets the rehabilitation standards prescribed 6392 for nonlicensed school personnel by rule 3301-20-03 of the Ohio 6393 Administrative Code. 6394

(2) Beginning on the effective date of the amendments to 6395 rule 3301-83-23 of the Ohio Administrative Code required by the 6396 second paragraph of division (E) of section 3319.39 of the 6397 6398 Revised Code, any person who is the subject of a criminal records check under division (J) of this section and has been 6399 convicted of or pleaded quilty to any offense that, under the 6400 rule, disqualifies a person for employment to operate a vehicle 6401 used for pupil transportation shall not be hired or shall be 6402 released from employment, as applicable, unless the person meets 6403 the rehabilitation standards prescribed by the rule. 6404

Sec. 3365.01. As used in this chapter:

(A) "Articulated credit" means post-secondary credit that
 6406
 is reflected on the official record of a student at an
 6407
 institution of higher education only upon enrollment at that

institution after graduation from a secondary school. 6409 (B) "Default ceiling amount" means one of the following 6410 amounts, whichever is applicable: 6411 (1) For a participant enrolled in a college operating on a 6412 semester schedule, the amount calculated according to the 6413 following formula: 6414 ((0.83 X formula amount) / 30) 6415 X number of enrolled credit hours 6416 (2) For a participant enrolled in a college operating on a 6417 quarter schedule, the amount calculated according to the 6418 following formula: 6419 ((0.83 X formula amount) / 45) 6420 X number of enrolled credit hours 6421 (C) "Default floor amount" means twenty-five per cent of 6422 the default ceiling amount. 6423 (D) "Eligible out-of-state college" means any institution 6424 of higher education that is located outside of Ohio and is 6425 approved by the chancellor of higher education to participate in 6426 the college credit plus program. 6427 (E) "Fee" means any course-related fee and any other fee 6428 imposed by the college, but not included in tuition, for 6429 participation in the program established by this chapter. 6430 (F) "Formula amount" has the same meaning as in section 6431 3317.02 of the Revised Code. 6432 (G) "Governing entity" means a board of education of a 6433

(G) Governing entity means a board of education of a6433school district, a governing authority of a community school6434established under Chapter 3314., a governing body of a STEM6435

school established under Chapter 3326., or a board of trustees	6436
of a college-preparatory boarding school established under	6437
Chapter 3328. of the Revised Code.	6438
(H) "Home-instructed participant" means a student who has	6439
been excused from the compulsory attendance law for the purpose	6440
of home instruction under section 3321.04 of the Revised Code,	6441
and is participating in the program established by this chapter.	6442
(I) "Maximum per participant charge amount" means one of	6443
the following amounts, whichever is applicable:	6444
(1) For a participant enrolled in a college operating on a	6445
semester schedule, the amount calculated according to the	6446
following formula:	6447
((formula amount / 30)	6448
X number of enrolled credit hours)	6449
(2) For a participant enrolled in a college operating on a	6450
quarter schedule, the amount calculated according to the	6451
following formula:	6452
((formula amount / 45)	6453
X number of enrolled credit hours)	6454
(J) "Nonpublic secondary school" means a chartered school	6455
for which minimum standards are prescribed by the state board of	6456
education pursuant to division (D) of section 3301.07 of the	6457
Revised Code or an accredited nonpublic school as described in	6458
section 3301.165 of the Revised Code.	6459
(K) "Number of enrolled credit hours" means the number of	6460
credit hours for a course in which a participant is enrolled	6461
during the previous term after the date on which a withdrawal	6462

from a course would have negatively affected the participant's 6463 transcripted grade, as prescribed by the college's established 6464 withdrawal policy. 6465 (L) "Parent" has the same meaning as in section 3313.64 of 6466 the Revised Code. 6467 (M) "Participant" means any student enrolled in a college 6468 under the program established by this chapter. 6469 (N) "Partnering college" means a college with which a 6470 public or nonpublic secondary school has entered into an 6471 agreement in order to offer the program established by this 6472 6473 chapter. (O) "Partnering secondary school" means a public or 6474 nonpublic secondary school with which a college has entered into 6475 an agreement in order to offer the program established by this 6476 6477 chapter. (P) "Private college" means any of the following: 6478 (1) A nonprofit institution holding a certificate of 6479 authorization pursuant to Chapter 1713. of the Revised Code; 6480 (2) An institution holding a certificate of registration 6481 from the state board of career colleges and schools and program 6482 authorization for an associate or bachelor's degree program 6483 issued under section 3332.05 of the Revised Code; 6484 6485 (3) A private institution exempt from regulation under Chapter 3332. of the Revised Code as prescribed in section 6486 3333.046 of the Revised Code. 6487

(Q) "Public college" means a "state institution of higher
education" in section 3345.011 of the Revised Code, excluding
the northeast Ohio medical university.

(R) "Public secondary school" means a school serving
6491
grades nine through twelve in a city, local, or exempted village
6492
school district, a joint vocational school district, a community
6493
school established under Chapter 3314., a STEM school
6494
established under Chapter 3326., or a college-preparatory
boarding school established under Chapter 3328. of the Revised
6497

(S) "School year" has the same meaning as in section3313.62 of the Revised Code.6499

(T) "Secondary grade" means any of grades nine through6500twelve.

(U) "Standard rate" means the amount per credit hour
assessed by the college for an in-state student who is enrolled
in an undergraduate course at that college, but who is not
participating in the college credit plus program, as prescribed
by the college's established tuition policy.

(V) "Transcripted credit" means post-secondary credit that
 6507
 is conferred by an institution of higher education and is
 reflected on a student's official record at that institution
 6509
 upon completion of a course.

Sec. 3365.02. (A) There is hereby established the college 6511 credit plus program under which, beginning with the 2015-2016 6512 school year, a secondary grade student who is a resident of this 6513 state may enroll at a college, on a full- or part-time basis, 6514 and complete nonsectarian, nonremedial courses for high school 6515 and college credit. The program shall govern arrangements in 6516 which a secondary grade student enrolls in a college and, upon 6517 successful completion of coursework taken under the program, 6518 receives transcripted credit from the college. The following are 6519

6520

Page 224

(1) An agreement governing an early college high school
program, provided the program meets the definition set forth in
division (F)(2) of section 3313.6013 of the Revised Code and is
approved by the superintendent of public instruction and the
chancellor of higher education;

(2) An advanced placement course or international
baccalaureate diploma course, as described in divisions (A) (2)
and (3) of section 3313.6013 of the Revised Code;
6528

(3) A career-technical education program that is approved
by the department of education under section 3317.161 of the
Revised Code and grants articulated credit to students
participating in that program. However, any portion of an
approved program that results in the conferral of transcripted
credit upon the completion of the course shall be governed by
the college credit plus program.

(B) Any student enrolled in a public or nonpublic 6536 secondary school in the student's ninth, tenth, eleventh, or 6537 twelfth grade; any student enrolled in a nonchartered nonpublic 6538 secondary school in the student's ninth, tenth, eleventh, or 6539 6540 twelfth grade; and any student who has been excused from the compulsory attendance law for the purpose of home instruction 6541 under section 3321.04 of the Revised Code and is the equivalent 6542 of a ninth, tenth, eleventh, or twelfth grade student, may 6543 participate in the program, if the student meets the applicable 6544 eligibility criteria in section 3365.03 of the Revised Code. If 6545 a nonchartered nonpublic secondary school student chooses to 6546 participate in the program, that student shall be subject to the 6547 same requirements as a home-instructed student who chooses to 6548 participate in the program under this chapter. 6549

S. B. No. 241 As Introduced

(C) All public secondary schools and all public colleges
6550
shall participate in the program and are subject to the
6551
requirements of this chapter. Any nonpublic secondary school or
6552
private college that chooses to participate in the program shall
6553
also be subject to the requirements of this chapter.

If an accredited nonpublic school, as described in section 6555 <u>3301.165 of the Revised Code, chooses not to participate in the</u> 6556 program and notifies the parents of each student at the time of 6557 the student's enrollment or re-enrollment of that choice, the 6558 school shall not be subject to the requirements of this chapter 6559 or to any rule adopted by the chancellor of higher education or 6560 the state board of education for purposes of the college credit 6561 6562 plus program.

(D) The chancellor, in accordance with Chapter 119. of the Revised Code and in consultation with the state superintendent, shall adopt rules governing the program.

Sec. 3701.133. (A) The department of health shall make 6566 available on its web site information about the risks associated 6567 with meningococcal meningitis and hepatitis B, the availability 6568 of vaccines, and the effectiveness of the vaccines. The 6569 department shall provide written notice of the availability of 6570 meningococcal meningitis and hepatitis B information on the web 6571 site to all of the following: 6572

(1) Each city, local, exempted village, or joint
 vocational school district, as defined in Chapter 3311. of the
 Revised Code;
 6575

(2) Each nonpublic school, whether chartered, <u>accredited</u>
6576
<u>as described in section 3301.165 of the Revised Code</u>,
6577
nonchartered, or nontax supported, that enrolls students in
6578

Page 225

6563

6564

ninth grade or the equivalent educational level; 6579 (3) Each community school created under section 3314.01 of 6580 the Revised Code, that enrolls students in ninth grade or the 6581 equivalent educational level; 6582 (4) Each state institution of higher education, as defined 6583 in section 3345.011 of the Revised Code; 6584 (5) Each nonprofit institution of higher education, as 6585 defined in section 1713.55 of the Revised Code; 6586 6587 (6) Each private career school, as defined in section 3332.01 of the Revised Code. 6588 (B) In addition to the information provided for in 6589 division (A) of this section, the department of health shall 6590 make available on its web site, in a format suitable for 6591 6592 downloading, a meningitis and hepatitis B vaccination status statement form for a student or, if the student is younger than 6593 eighteen years of age, the student's parent, to complete to 6594 disclose whether the student has been vaccinated against 6595 meningococcal meningitis and hepatitis B. The form shall include 6596 all of the following: 6597 (1) The information described in division (A) of this 6598 section and a means for the student or the student's parent to 6599 acknowledge having received and read the information; 6600 (2) A space for the student or the student's parent to 6601 indicate one of the following: 6602 (a) The student has been vaccinated against meningococcal 6603 meningitis, and the year the vaccination was given. 6604 (b) The student has not been vaccinated against 6605

meningococcal meningitis.

Page 226

(3) A space for the student or the student's parent to	6607
indicate one of the following:	6608
(a) The student has been vaccinated against hepatitis B,	6609
and the year the vaccination was given.	6610
(b) The student has not been vaccinated against hepatitis	6611
В.	6612
Sec. 3781.106. (A) The board of building standards shall	6613
adopt rules, in accordance with Chapter 119. of the Revised	6614
Code, for the use of a device by a staff member of a public or	6615
private school or institution of higher education that prevents	6616
both ingress and egress through a door in a school building, for	6617
a finite period of time, in an emergency situation, and during	6618
active shooter drills. The rules shall provide that the use of a	6619
device is permissible only if the device requires minimal steps	6620
to remove it after it is engaged.	6621
The rules shall provide that the administrative authority	6622
of a building notify the police chief, or equivalent, of the law	6623
enforcement agency that has jurisdiction over the building, and	6624
the fire chief, or equivalent, of the fire department that	6625
serves the political subdivision in which the building is	6626
located, prior to the use of such devices in a building.	6627
The rules may require that the device be visible from the	6628
exterior of the door.	6629
(B) The device described in division (A) of this section	6630
shall not be permanently mounted to the door.	6631
(C) Each public and private school and institution of	6632
higher education shall provide its staff members in-service	6633
training on the use of the device described in division (A) of	6634
this section. The school shall maintain a record verifying this	6635

6664

training on file.	6636
(D) In consultation with the state board of education and	6637
the chancellor of higher education, the board shall determine	6638
and include in the rules a definition of "emergency situation."	6639
These rules shall apply to both existing and new school	6640
buildings.	6641
(E) As used in this section:	6642
(1) "Institution of higher education" means a state	6643
institution of higher education as defined in section 3345.011	6644
of the Revised Code, a private nonprofit college or university	6645
located in this state that possesses a certificate of	6646
authorization issued pursuant to Chapter 1713. of the Revised	6647
Code, or a school located in this state that possesses a	6648
certificate of registration and one or more program	6649
authorizations issued by the state board of career colleges and	6650
schools under Chapter 3332. of the Revised Code.	6651
(2) "Private school" means a chartered nonpublic school,	6652
an accredited nonpublic school as described in section 3301.165	6653
of the Revised Code, or a nonchartered nonpublic school.	6654
(3) "Public school" means any school operated by a school	6655
district board of education, any community school established	6656
under Chapter 3314. of the Revised Code, any STEM school	6657
established under Chapter 3326. of the Revised Code, and any	6658
college-preparatory boarding school established under Chapter	6659
3328. of the Revised Code.	6660
(4) "School building" means a structure used for the	6661
instruction of students by a public or private school or	6662
institution of higher education.	6663

Sec. 3781.11. (A) The rules of the board of building

standards shall:	6665
(1) For nonresidential buildings, provide uniform minimum	6666
standards and requirements, and for residential buildings,	6667
provide standards and requirements that are uniform throughout	6668
the state, for construction and construction materials,	6669
including construction of industrialized units, to make	6670
residential and nonresidential buildings safe and sanitary as	6671
defined in section 3781.06 of the Revised Code;	6672
(2) Formulate such standards and requirements, so far as	6673
may be practicable, in terms of performance objectives, so as to	6674
make adequate performance for the use intended the test of	6675
acceptability;	6676
(3) Permit, to the fullest extent feasible, the use of	6677
materials and technical methods, devices, and improvements,	6678
including the use of industrialized units which tend to reduce	6679
the cost of construction and erection without affecting minimum	6680
requirements for the health, safety, and security of the	6681
occupants or users of buildings or industrialized units and	6682
without preferential treatment of types or classes of materials	6683
or products or methods of construction;	6684
(4) Encourage, so far as may be practicable, the	6685
standardization of construction practices, methods, equipment,	6686
material, and techniques, including methods employed to produce	6687
industrialized units;	6688

(5) Not require any alteration or repair of any part of a
school building owned by a chartered nonpublic school or a city,
local, exempted village, or joint vocational school district and
operated in conjunction with any primary or secondary school
program that is not being altered or repaired if all of the

following apply: 6694 (a) The school building meets all of the applicable 6695 building code requirements in existence at the time of the 6696 construction of the building. 6697 (b) The school building otherwise satisfies the 6698 requirements of section 3781.06 of the Revised Code. 6699 (c) The part of the school building altered or repaired 6700 conforms to all rules of the board existing on the date of the 6701 repair or alteration. 6702 6703 (6) Not require any alteration or repair to any part of a workshop or factory that is not otherwise being altered, 6704 repaired, or added to if all of the following apply: 6705 (a) The workshop or factory otherwise satisfies the 6706 requirements of section 3781.06 of the Revised Code. 6707 (b) The part of the workshop or factory altered, repaired, 6708 or added conforms to all rules of the board existing on the date 6709 of plan approval of the repair, alteration, or addition. 6710 (B) The rules of the board shall supersede and govern any 6711 order, standard, or rule of the division of industrial 6712 compliance in the department of commerce, division of the state 6713 fire marshal, the department of health, and of counties and 6714

townships, in all cases where such orders, standards, or rules6715are in conflict with the rules of the board, except that rules6716adopted and orders issued by the state fire marshal pursuant to6717Chapter 3743. of the Revised Code prevail in the event of a6718conflict.6719

(C) The construction, alteration, erection, and repair ofbuildings including industrialized units, and the materials and6721

devices of any kind used in connection with them and the heating 6722 and ventilating of them and the plumbing and electric wiring in 6723 them shall conform to the statutes of this state or the rules 6724 adopted and promulgated by the board, and to provisions of local 6725 ordinances not inconsistent therewith. Any building, structure, 6726 or part thereof, constructed, erected, altered, manufactured, or 6727 repaired not in accordance with the statutes of this state or 6728 with the rules of the board, and any building, structure, or 6729 part thereof in which there is installed, altered, or repaired 6730 any fixture, device, and material, or plumbing, heating, or 6731 ventilating system, or electric wiring not in accordance with 6732 such statutes or rules is a public nuisance. 6733

(D) As used in this section:

(1) "Nonpublic school" means a chartered school for which
 6735
 minimum standards are prescribed by the state board of education
 6736
 pursuant to division (D) of section 3301.07 of the Revised Code
 6737
 or an accredited nonpublic school described in section 3301.165
 6738
 of the Revised Code.
 6739

(2) "Workshop or factory" includes manufacturing,
6740
mechanical, electrical, mercantile, art, and laundering
6741
establishments, printing, telegraph, and telephone offices,
6742
railroad depots, and memorial buildings, but does not include
6743
hotels and tenement and apartment houses.
6744

Sec. 4729.513. A manufacturer of dangerous drugs may6745donate inhalers, as defined in section 3313.7113 of the Revised6746Code, and epinephrine autoinjectors to any of the following:6747

(A) The board of education of a city, local, exempted6748village, or joint vocational school district;6749

(B) A community school established under Chapter 3314. of 6750

Page 231

the Revised Code;	6751
(C) A STEM school established under Chapter 3326. of the	6752
Revised Code;	6753
(D) A college-preparatory boarding school established	6754
under Chapter 3328. of the Revised Code;	6755
(E) A chartered, accredited, or nonchartered nonpublic	6756
school. As used in this section, "accredited nonpublic school"	6757
has the same meaning as in section 3301.165 of the Revised Code.	6758
Sec. 4729.541. (A) Except as provided in divisions (B) to	6759
(D) of this section, all of the following are exempt from	6760
licensure as a terminal distributor of dangerous drugs:	6761
(1) A licensed health professional authorized to prescribe	6762
drugs;	6763
(2) A business entity that is a corporation formed under	6764
division (B) of section 1701.03 of the Revised Code, a limited	6765
liability company formed under Chapter 1705. of the Revised	6766
Code, or a professional association formed under Chapter 1785.	6767
of the Revised Code if the entity has a sole shareholder who is	6768
a prescriber and is authorized to provide the professional	6769
services being offered by the entity;	6770
(3) A business entity that is a corporation formed under	6771
division (B) of section 1701.03 of the Revised Code, a limited	6772
liability company formed under Chapter 1705. of the Revised	6773
Code, a partnership or a limited liability partnership formed	6774
under Chapter 1775. of the Revised Code, or a professional	6775
association formed under Chapter 1785. of the Revised Code, if,	6776
to be a shareholder, member, or partner, an individual is	6777
required to be licensed, certified, or otherwise legally	6778
authorized under Title XLVII of the Revised Code to perform the	6779

professional service provided by the entity and each such	6780
individual is a prescriber;	6781
(4) An individual who holds a current license,	6782
certificate, or registration issued under Title XLVII of the	6783
Revised Code and has been certified to conduct diabetes	6784
education by a national certifying body specified in rules	6785
adopted by the state board of pharmacy under section 4729.68 of	6786
the Revised Code, but only with respect to insulin that will be	6787
used for the purpose of diabetes education and only if diabetes	6788
education is within the individual's scope of practice under	6789
statutes and rules regulating the individual's profession;	6790
(5) An individual who holds a valid certificate issued by	6791
a nationally recognized S.C.U.B.A. diving certifying	6792
organization approved by the state board of pharmacy under rules	6793
adopted by the board, but only with respect to medical oxygen	6794
that will be used for the purpose of emergency care or treatment	6795
at the scene of a diving emergency;	6796
(6) With respect to epinephrine autoinjectors that may be	6797
possessed under section 3313.7110, 3313.7111, 3314.143, 3326.28,	6798
or 3328.29 of the Revised Code, any of the following: the board	6799
of education of a city, local, exempted village, or joint	6800
vocational school district; a chartered, accredited, or	6801
nonchartered nonpublic school; a community school established	6802
under Chapter 3314. of the Revised Code; a STEM school	6803
established under Chapter 3326. of the Revised Code; or a	6804
college-preparatory boarding school established under Chapter	6805
3328. of the Revised Code ; . As used in this section, "accredited	6806
nonpublic school" has the same meaning as in section 3301.165 of	6807
the Revised Code.	6808
	COO

(7) With respect to epinephrine autoinjectors that may be

possessed under section 5101.76 of the Revised Code, any of the 6810 following: a residential camp, as defined in section 2151.011 of 6811 the Revised Code; a child day camp, as defined in section 6812 5104.01 of the Revised Code; or a child day camp operated by any 6813 county, township, municipal corporation, township park district 6814 created under section 511.18 of the Revised Code, park district 6815 created under section 1545.04 of the Revised Code, or joint 6816 recreation district established under section 755.14 of the 6817 Revised Code; 6818

(8) With respect to epinephrine autoinjectors that may be
possessed under Chapter 3728. of the Revised Code, a qualified
entity, as defined in section 3728.01 of the Revised Code;
6821

6822 (9) With respect to inhalers that may be possessed under section 3313.7113, 3313.7114, 3314.144, 3326.30, or 3328.30 of 6823 the Revised Code, any of the following: the board of education 6824 of a city, local, exempted village, or joint vocational school 6825 district; a chartered, accredited, or nonchartered nonpublic 6826 school; a community school established under Chapter 3314. of 6827 the Revised Code; a STEM school established under Chapter 3326. 6828 of the Revised Code; or a college-preparatory boarding school 6829 established under Chapter 3328. of the Revised Code; 6830

(10) With respect to inhalers that may be possessed under 6831 section 5101.77 of the Revised Code, any of the following: a 6832 residential camp, as defined in section 2151.011 of the Revised 6833 Code; a child day camp, as defined in section 5104.01 of the 6834 Revised Code; or a child day camp operated by any county, 6835 township, municipal corporation, township park district created 6836 under section 511.18 of the Revised Code, park district created 6837 under section 1545.04 of the Revised Code, or joint recreation 6838 district established under section 755.14 of the Revised Code; 6839

(11) With respect to naloxone that may be possessed under section 2925.61 of the Revised Code, a law enforcement agency and its peace officers; 6842

(12) With respect to naloxone that may be possessed under
section 4729.514 of the Revised Code, a service entity, as
defined in that section;
6845

(13) A facility that is owned and operated by the United
States department of defense, the United States department of
veterans affairs, or any other federal agency.

(B) If a person described in division (A) of this section
is a pain management clinic or is operating a pain management
clinic, the person shall hold a license as a terminal
distributor of dangerous drugs with a pain management clinic
classification issued under section 4729.552 of the Revised
Code.

(C) If a person described in division (A) of this section
is operating a facility, clinic, or other location described in
division (B) of section 4729.553 of the Revised Code that must
hold a category III terminal distributor of dangerous drugs
license with an office-based opioid treatment classification,
the person shall hold a license with that classification.

(D) Any of the persons described in divisions (A) (1) to
(12) of this section shall hold a license as a terminal
distributor of dangerous drugs in order to possess, have custody
6863
or control of, and distribute any of the following:
6864

(1) Dangerous drugs that are compounded or used for the6865purpose of compounding;6866

(2) A schedule I, II, III, IV, or V controlled substance,6867as defined in section 3719.01 of the Revised Code.6868

Sec. 5104.01. As used in this chapter: 6869 (A) "Administrator" means the person responsible for the 6870 daily operation of a center, type A home, or type B home. The 6871 administrator and the owner may be the same person. 6872 (B) "Approved child day camp" means a child day camp 6873 approved pursuant to section 5104.22 of the Revised Code. 6874 (C) "Border state child care provider" means a child care 6875 provider that is located in a state bordering Ohio and that is 6876 licensed, certified, or otherwise approved by that state to 6877 provide child care. 6878 (D) "Career pathways model" means an alternative pathway 6879 to meeting the requirements to be a child-care staff member or 6880 administrator that does both of the following: 6881

(1) Uses a framework approved by the director of job and
family services to document formal education, training,
6883
experience, and specialized credentials and certifications;
6884

(2) Allows the child-care staff member or administrator to
achieve a designation as an early childhood professional level
one, two, three, four, five, or six.

(E) "Caretaker parent" means the father or mother of a 6888 child whose presence in the home is needed as the caretaker of 6889 the child, a person who has legal custody of a child and whose 6890 presence in the home is needed as the caretaker of the child, a 6891 quardian of a child whose presence in the home is needed as the 6892 caretaker of the child, and any other person who stands in loco 6893 parentis with respect to the child and whose presence in the 6894 home is needed as the caretaker of the child. 6895

(F)<u>(1)</u> "Chartered nonpublic school" means a school that

9

child's home.

Page 237

6897

6921

6922

board of education for nonpublic schools pursuant to section	6898
3301.07 of the Revised Code.	6899
(2) "Accredited nonpublic school" has the same meaning as	6900
in section 3301.165 of the Revised Code.	6901
(G) "Child" includes an infant, toddler, preschool-age	6902
child, or school-age child.	6903
(H) "Child care block grant act" means the "Child Care and	6904
Development Block Grant Act of 1990," established in section	6905
5082 of the "Omnibus Budget Reconciliation Act of 1990," 104	6906
Stat. 1388-236 (1990), 42 U.S.C. 9858, as amended.	6907
(I) "Child day camp" means a program in which only school-	6908
age children attend or participate, that operates for no more	6909
than seven hours per day, that operates only during one or more	6910
public school district's regular vacation periods or for no more	6911
than fifteen weeks during the summer, and that operates outdoor	6912
activities for each child who attends or participates in the	6913
program for a minimum of fifty per cent of each day that	6914
children attend or participate in the program, except for any	6915
day when hazardous weather conditions prevent the program from	6916
operating outdoor activities for a minimum of fifty per cent of	6917
that day. For purposes of this division, the maximum seven hours	6918
of operation time does not include transportation time from a	6919
child's home to a child day camp and from a child day camp to a	6920

meets standards for nonpublic schools prescribed by the state

(J) "Child care" means all of the following:

(1) Administering to the needs of infants, toddlers,
preschool-age children, and school-age children outside of
6923
school hours;
6925

6954

(2) By persons other than their parents, guardians, or	6926
custodians;	6927
(3) For any part of the twenty-four-hour day;	6928
(4) In a place other than a child's own home, except that	6929
an in-home aide provides child care in the child's own home.	6930
(K) "Child day-care center" and "center" mean any place in	6931
which child care or publicly funded child care is provided for	6932
thirteen or more children at one time or any place that is not	6933
the permanent residence of the licensee or administrator in	6934
which child care or publicly funded child care is provided for	6935
seven to twelve children at one time. In counting children for	6936
the purposes of this division, any children under six years of	6937
age who are related to a licensee, administrator, or employee	6938
and who are on the premises of the center shall be counted.	6939
"Child day-care center" and "center" do not include any of the	6940
following:	6941
(1) A place located in and operated by a hospital, as	6942
defined in section 3727.01 of the Revised Code, in which the	6943
needs of children are administered to, if all the children whose	6944
needs are being administered to are monitored under the on-site	6945
supervision of a physician licensed under Chapter 4731. of the	6946
Revised Code or a registered nurse licensed under Chapter 4723.	6947
of the Revised Code, and the services are provided only for	6948
children who, in the opinion of the child's parent, guardian, or	6949
custodian, are exhibiting symptoms of a communicable disease or	6950
other illness or are injured;	6951
(2) A child day camp;	6952
(3) A place that provides child care, but not publicly	6953

funded child care, if all of the following apply:

(a) An organized religious body provides the child care; 6955 (b) A parent, custodian, or guardian of at least one child 6956 receiving child care is on the premises and readily accessible 6957 at all times; 6958 (c) The child care is not provided for more than thirty 6959 days a year; 6960 (d) The child care is provided only for preschool-age and 6961 6962 school-age children. 6963 (L) "Child care resource and referral service organization" means a community-based nonprofit organization 6964 that provides child care resource and referral services but not 6965 child care. 6966 (M) "Child care resource and referral services" means all 6967 of the following services: 6968 (1) Maintenance of a uniform data base of all child care 6969 providers in the community that are in compliance with this 6970 chapter, including current occupancy and vacancy data; 6971 (2) Provision of individualized consumer education to 6972 families seeking child care; 6973 (3) Provision of timely referrals of available child care 6974 providers to families seeking child care; 6975 (4) Recruitment of child care providers; 6976 (5) Assistance in the development, conduct, and 6977 dissemination of training for child care providers and provision 6978 of technical assistance to current and potential child care 6979 providers, employers, and the community; 6980 (6) Collection and analysis of data on the supply of and 6981

demand for child care in the community;	6982
(7) Technical assistance concerning locally, state, and	6983
federally funded child care and early childhood education	6984
programs;	6985
(8) Stimulation of employer involvement in making child	6986
care more affordable, more available, safer, and of higher	6987
quality for their employees and for the community;	6988
(9) Provision of written educational materials to	6989
caretaker parents and informational resources to child care	6990
providers;	6991
(10) Coordination of services among child care resource	6992
and referral service organizations to assist in developing and	6993
maintaining a statewide system of child care resource and	6994
referral services if required by the department of job and	6995
family services;	6996
(11) Cooperation with the county department of job and	6997
family services in encouraging the establishment of parent	6998
cooperative child care centers and parent cooperative type A	6999
family day-care homes.	7000
(N) "Child-care staff member" means an employee of a child	7001
day-care center or type A family day-care home who is primarily	7002
responsible for the care and supervision of children. The	7003
administrator may be a part-time child-care staff member when	7004
not involved in other duties.	7005
(0) "Drop-in child day-care center," "drop-in center,"	7006
"drop-in type A family day-care home," and "drop-in type A home"	7007
mean a center or type A home that provides child care or	7008

mean a center or type A home that provides child care or 7008
publicly funded child care for children on a temporary, 7009
irregular basis. 7010

S. B. No. 241 As Introduced

(P) "Employee" means a person who either: 7011 (1) Receives compensation for duties performed in a child 7012 day-care center or type A family day-care home; 7013 (2) Is assigned specific working hours or duties in a 7014 child day-care center or type A family day-care home. 7015 (Q) "Employer" means a person, firm, institution, 7016 organization, or agency that operates a child day-care center or 7017 type A family day-care home subject to licensure under this 7018 chapter. 7019 (R) "Federal poverty line" means the official poverty 7020 quideline as revised annually in accordance with section 673(2) 7021 of the "Omnibus Budget Reconciliation Act of 1981," 95 Stat. 7022 511, 42 U.S.C. 9902, as amended, for a family size equal to the 7023 size of the family of the person whose income is being 7024 determined. 7025 (S) "Head start program" means a comprehensive child 7026 development program serving birth to three years old and 7027 preschool-age children that receives funds distributed under the 7028 "Head Start Act," 95 Stat. 499 (1981), 42 U.S.C.A. 9831, as 7029 amended, and is licensed as a child day-care center.

(T) "Income" means gross income, as defined in section 7031 5107.10 of the Revised Code, less any amounts required by 7032 7033 federal statutes or regulations to be disregarded.

(U) "Indicator checklist" means an inspection tool, used 7034 in conjunction with an instrument-based program monitoring 7035 information system, that contains selected licensing 7036 requirements that are statistically reliable indicators or 7037 predictors of a child day-care center's type A family day-care 7038 home's, or licensed type B family day-care home's compliance 7039

Page 241

with licensing requirements.

7040

7068

(V)	"Infant"	means	a ch	nild	who	is	less	than	eighteen	7041
months of	E age.									7042

(W) "In-home aide" means a person who does not reside with 7043 the child but provides care in the child's home and is certified 7044 by a county director of job and family services pursuant to 7045 section 5104.12 of the Revised Code to provide publicly funded 7046 child care to a child in a child's own home pursuant to this 7047 chapter and any rules adopted under it. 7048

(X) "Instrument-based program monitoring information 7049 system" means a method to assess compliance with licensing 7050 requirements for child day-care centers, type A family day-care 7051 homes, and licensed type B family day-care homes in which each 7052 licensing requirement is assigned a weight indicative of the 7053 relative importance of the requirement to the health, growth, 7054 and safety of the children that is used to develop an indicator 7055 checklist. 7056

(Y) "License capacity" means the maximum number in each 7057 age category of children who may be cared for in a child day-7058 care center or type A family day-care home at one time as 7059 7060 determined by the director of job and family services considering building occupancy limits established by the 7061 department of commerce, amount of available indoor floor space 7062 and outdoor play space, and amount of available play equipment, 7063 materials, and supplies. For the purposes of a provisional 7064 license issued under this chapter, the director shall also 7065 consider the number of available child-care staff members when 7066 determining "license capacity" for the provisional license. 7067

(Z) "Licensed child care program" means any of the

following:	7069
(1) A child day-care center licensed by the department of	7070
job and family services pursuant to this chapter;	7071
(2) A type A family day-care home or type B family day-	7072
care home licensed by the department of job and family services	7073
pursuant to this chapter;	7074
(3) A licensed preschool program or licensed school child	7075
program.	7076
(AA) "Licensed preschool program" or "licensed school	7077
child program" means a preschool program or school child	7078
program, as defined in section 3301.52 of the Revised Code, that	7079
is licensed by the department of education pursuant to sections	7080
3301.52 to 3301.59 of the Revised Code.	7081
(BB) "Licensed type B family day-care home" and "licensed	7082
type B home" mean a type B family day-care home for which there	7083
is a valid license issued by the director of job and family	7084
services pursuant to section 5104.03 of the Revised Code.	7085
(CC) "Licensee" means the owner of a child day-care	7086
center, type A family day-care home, or type B family day-care	7087
home that is licensed pursuant to this chapter and who is	7088
responsible for ensuring its compliance with this chapter and	7089
rules adopted pursuant to this chapter.	7090
(DD) "Operate a child day camp" means to operate,	7091
establish, manage, conduct, or maintain a child day camp.	7092
(EE) "Owner" includes a person, as defined in section 1.59	7093
of the Revised Code, or government entity.	7094
(FF) "Parent cooperative child day-care center," "parent	7095
cooperative center," "parent cooperative type A family day-care	7096

S. B. No. 241 As Introduced

home," and "parent cooperative type A home" mean a corporation 7097 or association organized for providing educational services to 7098 the children of members of the corporation or association, 7099 without gain to the corporation or association as an entity, in 7100 7101 which the services of the corporation or association are provided only to children of the members of the corporation or 7102 association, ownership and control of the corporation or 7103 association rests solely with the members of the corporation or 7104 association, and at least one parent-member of the corporation 7105 or association is on the premises of the center or type A home 7106 during its hours of operation. 7107

(GG) "Part-time child day-care center," "part-time 7108 center," "part-time type A family day-care home," and "part-time 7109 type A home" mean a center or type A home that provides child 7110 care or publicly funded child care for not more than four hours 7111 a day for any child or not more than fifteen consecutive weeks 7112 per year, regardless of the number of hours per day. 7113

(HH) "Place of worship" means a building where activities 7114
of an organized religious group are conducted and includes the 7115
grounds and any other buildings on the grounds used for such 7116
activities. 7117

(II) "Preschool-age child" means a child who is threeyears old or older but is not a school-age child.7119

(JJ) "Protective child care" means publicly funded child7120care for the direct care and protection of a child to whom7121either of the following applies:7122

(1) A case plan prepared and maintained for the child
pursuant to section 2151.412 of the Revised Code indicates a
need for protective care and the child resides with a parent,
7125

stepparent, guardian, or another person who stands in loco 7126
parentis as defined in rules adopted under section 5104.38 of 7127
the Revised Code; 7128

(2) The child and the child's caretaker either temporarily
reside in a facility providing emergency shelter for homeless
families or are determined by the county department of job and
family services to be homeless, and are otherwise ineligible for
publicly funded child care.

(KK) "Publicly funded child care" means administering to 7134 the needs of infants, toddlers, preschool-age children, and 7135 school-age children under age thirteen during any part of the 7136 twenty-four-hour day by persons other than their caretaker 7137 parents for remuneration wholly or in part with federal or state 7138 funds, including funds available under the child care block 7139 grant act, Title IV-A, and Title XX, distributed by the 7140 department of job and family services. 7141

(LL) "Religious activities" means any of the following: 7142
worship or other religious services; religious instruction; 7143
Sunday school classes or other religious classes conducted 7144
during or prior to worship or other religious services; youth or 7145
adult fellowship activities; choir or other musical group 7146
practices or programs; meals; festivals; or meetings conducted 7147
by an organized religious group. 7148

(MM) "School-age child" means a child who is enrolled in 7149
or is eligible to be enrolled in a grade of kindergarten or 7150
above but is less than fifteen years old. 7151

(NN) "School-age child care center" and "school-age child
type A home" mean a center or type A home that provides child
care for school-age children only and that does either or both
7154

of the following:	7155
(1) Operates only during that part of the day that	7156
immediately precedes or follows the public school day of the	7157
school district in which the center or type A home is located;	7158
(2) Operates only when the public schools in the school	7159
district in which the center or type A home is located are not	7160
open for instruction with pupils in attendance.	7161
(OO) "Serious risk noncompliance" means a licensure or	7162
certification rule violation that leads to a great risk of harm	7163
to, or death of, a child, and is observable, not inferable.	7164
(PP) "State median income" means the state median income	7165
calculated by the department of development pursuant to division	7166
(A)(1)(g) of section 5709.61 of the Revised Code.	7167
(QQ) "Title IV-A" means Title IV-A of the "Social Security	7168
Act," 110 Stat. 2113 (1996), 42 U.S.C. 601, as amended.	7169
(RR) "Title XX" means Title XX of the "Social Security	7170
Act," 88 Stat. 2337 (1974), 42 U.S.C. 1397, as amended.	7171
(SS) "Toddler" means a child who is at least eighteen	7172
months of age but less than three years of age.	7173
(TT) "Type A family day-care home" and "type A home" mean	7174
a permanent residence of the administrator in which child care	7175
or publicly funded child care is provided for seven to twelve	7176
children at one time or a permanent residence of the	7177
administrator in which child care is provided for four to twelve	7178
children at one time if four or more children at one time are	7179
under two years of age. In counting children for the purposes of	7180
this division, any children under six years of age who are	7181
related to a licensee, administrator, or employee and who are on	7182

the premises of the type A home shall be counted. "Type A family 7183 day-care home" and "type A home" do not include any child day 7184 camp. 7185

(UU) "Type B family day-care home" and "type B home" mean 7186 a permanent residence of the provider in which child care is 7187 provided for one to six children at one time and in which no 7188 more than three children are under two years of age at one time. 7189 In counting children for the purposes of this division, any 7190 children under six years of age who are related to the provider 7191 and who are on the premises of the type B home shall be counted. 7192 "Type B family day-care home" and "type B home" do not include 7193 any child day camp. 7194

Sec. 5104.02. (A) The director of job and family services 7195 is responsible for the licensing of child day-care centers and 7196 type A family day-care homes. Each entity operating a head start 7197 program shall meet the criteria for, and be licensed as, a child 7198 day-care center. The director is responsible for the enforcement 7199 of this chapter and of rules promulgated pursuant to this 7200 chapter. 7201

No person, firm, organization, institution, or agency 7202 shall operate, establish, manage, conduct, or maintain a child 7203 day-care center or type A family day-care home without a license 7204 issued under section 5104.03 of the Revised Code. The current 7205 license shall be posted in a conspicuous place in the center or 7206 type A home that is accessible to parents, custodians, or 7207 quardians and employees of the center or type A home at all 7208 times when the center or type A home is in operation. 7209

(B) A person, firm, institution, organization, or agency
operating any of the following programs is exempt from the
requirements of this chapter:
7212

(1) A program of child care that operates for two or less	7213
consecutive weeks;	7214
(2) Child care in places of worship during religious	7215
activities during which children are cared for while at least	7216
one parent, guardian, or custodian of each child is	7217
participating in such activities and is readily available;	7218
(3) Religious activities which do not provide child care;	7219
(4) Supervised training, instruction, or activities of	7220
children in specific areas, including, but not limited to: art;	7221
drama; dance; music; gymnastics, swimming, or another athletic	7222
skill or sport; computers; or an educational subject conducted	7223
on an organized or periodic basis no more than one day a week	7224
and for no more than six hours duration;	7225
(5) Programs in which the director determines that at	7226
least one parent, custodian, or guardian of each child is on the	7227
premises of the facility offering child care and is readily	7228
accessible at all times, except that child care provided on the	7229
premises at which a parent, custodian, or guardian is employed	7230
more than two and one-half hours a day shall be licensed in	7231
accordance with division (A) of this section;	7232
(6)(a) Programs that provide child care funded and	7233
regulated or operated and regulated by state departments other	7234
than the department of job and family services or the state	7235
board of education when the director of job and family services	7236
has determined that the rules governing the program are	7237
equivalent to or exceed the rules promulgated pursuant to this	7238
chapter.	7239

Notwithstanding any exemption from regulation under this 7240 chapter, each state department shall submit to the director of 7241

S. B. No. 241 As Introduced

job and family services a copy of the rules that govern programs 7242 that provide child care and are regulated or operated and 7243 regulated by the department. Annually, each state department 7244 shall submit to the director a report for each such program it 7245 regulates or operates and regulates that includes the following 7246 information: 7247 (i) The site location of the program; 7248 (ii) The maximum number of infants, toddlers, preschool-7249 age children, or school-age children served by the program at 7250 one time; 7251 7252 (iii) The number of adults providing child care for the number of infants, toddlers, preschool-age children, or school-7253 7254 age children; (iv) Any changes in the rules made subsequent to the time 7255 when the rules were initially submitted to the director. 7256 The director shall maintain a record of the child care 7257 information submitted by other state departments and shall 7258 provide this information upon request to the general assembly or 7259 the public. 7260 (b) Child care programs conducted by boards of education 7261 or by chartered or accredited nonpublic schools that are 7262 conducted in school buildings and that provide child care to 7263 school-age children only shall be exempt from meeting or 7264 exceeding rules promulgated pursuant to this chapter. 7265 (7) Any preschool program or school child program, except 7266

a head start program, that is subject to licensure by the7267department of education under sections 3301.52 to 3301.59 of the7268Revised Code.7269

S. B. No. 241 As Introduced

(8) Any program providing child care that meets all of the 7270 7271 following requirements and, on October 20, 1987, was being operated by a nonpublic school that holds a charter issued by 7272 the state board of education for kindergarten only or an 7273 accredited nonpublic school: 7274 (a) The nonpublic school has given the notice to the state 7275 board and the director of job and family services required by 7276 Section 4 of Substitute House Bill No. 253 of the 117th general 7277 7278 assembly; (b) The nonpublic school continues to be chartered by the 7279 state board for kindergarten, or receives and continues to hold 7280 a charter from the state board for kindergarten through grade 7281 five or is an accredited nonpublic school; 7282 (c) The program is conducted in a school building; 7283 (d) The program is operated in accordance with rules 7284 promulgated by the state board under sections 3301.52 to 3301.57 7285 of the Revised Code. 7286 (9) A youth development program operated outside of school 7287 hours by a community-based center to which all of the following 7288 7289 apply: (a) The children enrolled in the program are under 7290 nineteen years of age and enrolled in or eligible to be enrolled 7291 7292 in a grade of kindergarten or above. (b) The program provides informal child care, which is 7293 child care that does not require parental signature, permission, 7294 or notice for the child receiving the care to enter or leave the 7295 7296 program+.

(c) The program provides any of the following supervised 7297

activities: educational, recreational, culturally enriching,	7298
social, and personal development activities.	7299
(d) The program is eligible for participation in the child	7300
and adult care food program as an outside-school-hours care	7301
center pursuant to standards established under section 3313.813	7302
of the Revised Code.	7303
or the Kevised Code.	7505
(e) The community-based center operating the program is	7304
exempt from federal income taxation pursuant to 26 U.S.C. 501(a)	7305
and (c)(3).	7306
(10) A preschool program operated by a nonchartered,	7307
nontax-supported school if the preschool program meets all of	7308
the following conditions:	7309
the forfowing conditions.	1000
(a) The program complies with state and local health,	7310
fire, and safety laws.	7311
(b) The program annually certifies in a report to the	7312
parents of its pupils that the school is in compliance with	7313
division (B)(10)(a) of this section and files a copy of the	7314
report with the department of job and family services on or	7315
before the thirtieth day of September of each year.	7316
(c) The program complies with all applicable reporting	7317
requirements in the same manner as required by the state board	7318
of education for nonchartered, nonpublic primary and secondary	7319
schools.	7320
(d) The program is associated with a nonchartered, nontax-	7321
supported primary or secondary school.	7322
Sec. 5139.18. (A) Except with respect to children who are	7323
Sec. JIJ7.10. (A) Except with respect to children who are	1323

granted a judicial release to court supervision pursuant to7324division (B) or (D) of section 2152.22 of the Revised Code, the7325

department of youth services is responsible for locating homes 7326 or jobs for children released from its institutions, for 7327 supervision of children released from its institutions, and for 7328 providing or arranging for the provision to those children of 7329 7330 appropriate services that are required to facilitate their satisfactory community adjustment. Regional administrators 7331 through their staff of parole officers shall supervise children 7332 paroled or released to community supervision in a manner that 7333 insures as nearly as possible the children's rehabilitation and 7334 7335 that provides maximum protection to the general public.

(B) The department of youth services shall exercise 7336 general supervision over all children who have been released on 7337 placement from any of its institutions other than children who 7338 are granted a judicial release to court supervision pursuant to 7339 division (B) or (D) of section 2152.22 of the Revised Code. The 7340 director of youth services, with the consent and approval of the 7341 board of county commissioners of any county, may contract with 7342 the public children services agency of that county, the 7343 department of probation of that county established pursuant to 7344 section 2301.27 of the Revised Code, or the probation department 7345 or service established pursuant to sections 2151.01 to 2151.54 7346 of the Revised Code for the provision of direct supervision and 7347 control over and the provision of supportive assistance to all 7348 children who have been released on placement into that county 7349 from any of its institutions, or, with the consent of the 7350 juvenile judge or the administrative judge of the juvenile court 7351 of any county, contract with any other public agency, 7352 institution, or organization that is gualified to provide the 7353 care and supervision that is required under the terms and 7354 conditions of the child's treatment plan for the provision of 7355 direct supervision and control over and the provision of 7356

supportive assistance to all children who have been released on 7357 placement into that county from any of its institutions. 7358 (C) A juvenile parole officer shall furnish to a child 7359 placed on community control under the parole officer's 7360 supervision a statement of the conditions of parole and shall 7361 instruct the child regarding them. The parole officer shall keep 7362 informed concerning the conduct and condition of a child under 7363 the parole officer's supervision and shall report on the child's 7364 conduct to the judge as the judge directs. A parole officer 7365 shall use all suitable methods to aid a child on community 7366 7367 control and to improve the child's conduct and condition. A parole officer shall keep full and accurate records of work done 7368 for children under the parole officer's supervision. 7369 (D) In accordance with division (D) of section 2151.14 of 7370 the Revised Code, a court may issue an order requiring boards of 7371 education, governing bodies of chartered and accredited 7372 nonpublic schools, public children services agencies, private 7373 child placing agencies, probation departments, law enforcement 7374 agencies, and prosecuting attorneys that have records related to 7375 the child in question to provide copies of one or more specified 7376 records, or specified information in one or more specified 7377 records, that the individual or entity has with respect to the 7378 child to the department of youth services when the department 7379 has custody of the child or is performing any services for the 7380 child that are required by the juvenile court or by statute, and 7381 the department requests the records in accordance with division 7382 (D)(3)(a) of section 2151.14 of the Revised Code. 7383 As used in this division, "accredited nonpublic school" 7384

means a nonpublic school described in section 3301.165 of the7385Revised Code.7386

(E) Whenever any placement official has reasonable cause 7387 to believe that any child released by a court pursuant to 7388 section 2152.22 of the Revised Code has violated the conditions 7389 of the child's placement, the official may request, in writing, 7390 from the committing court or transferee court a custodial order, 7391 and, upon reasonable and probable cause, the court may order any 7392 sheriff, deputy sheriff, constable, or police officer to 7393 apprehend the child. A child so apprehended may be confined in 7394 the detention facility of the county in which the child is 7395 apprehended until further order of the court. If a child who was 7396 released on supervised release by the release authority of the 7397 department of youth services or a child who was granted a 7398 judicial release to department of youth services supervision 7399 violates the conditions of the supervised release or judicial 7400 release, section 5139.52 of the Revised Code applies with 7401 respect to that child. 7402

Section 2. That existing sections 921.06, 955.43, 3301.07, 7403 3301.071, 3301.0711, 3301.16, 3301.162, 3301.164, 3301.52, 7404 3301.541, 3302.07, 3302.41, 3310.01, 3312.01, 3312.04, 3312.05, 7405 3312.09, 3313.206, 3313.41, 3313.48, 3313.481, 3313.482, 7406 3313.536, 3313.539, 3313.5311, 3313.603, 3313.62, 3313.716, 7407 3313.717, 3313.718, 3313.719, 3313.7111, 3313.7112, 3313.7114, 7408 3313.813, 3313.86, 3313.976, 3317.024, 3317.03, 3317.06, 7409 3317.062, 3317.063, 3317.13, 3319.311, 3319.313, 3319.314, 7410 3319.317, 3319.39, 3319.391, 3319.392, 3319.40, 3319.52, 7411 3321.01, 3326.01, 3326.03, 3326.032, 3326.04, 3326.09, 3327.07, 7412 3327.10, 3365.01, 3365.02, 3701.133, 3781.106, 3781.11, 7413 4729.513, 4729.541, 5104.01, 5104.02, and 5139.18 of the Revised 7414 Code are hereby repealed. 7415

Section 3. (A) The Speaker of the House of Representatives 7416 and the President of the Senate shall appoint a joint committee 7417

levels.

consist of the following six members: 7420 (1) The chairperson of the standing committee of the House 7421 7422 of Representatives principally responsible for primary and secondary education policy; 7423 (2) The chairperson of the standing committee of the 7424 7425 Senate principally responsible for primary and secondary 7426 education policy; (3) Two other members of the House of Representatives 7427 appointed by the Speaker, one of whom is from the majority party 7428 and one of whom is from the minority party; 7429 (4) Two other members of the Senate appointed by the 7430 President, one of whom is from the majority party and one of 7431 whom is from the minority party. 7432 (B) In completing the study required under this section, 7433 the committee shall compare data from accredited nonpublic 7434 schools before and after the effective date of this act. The 7435 committee also shall compare data of accredited schools to other 7436 public schools and private school associations, as available. 7437 7438 The committee shall compare aggregate data on all of the following: 7439 7440 (1) Remediation rates; (2) SAT and ACT test scores; 7441 (3) College acceptance and attendance rates; 7442 (4) Results of other standardized tests for lower grade 7443

of the General Assembly to study the effects of the creation of

accredited nonpublic schools by this act. The committee shall

Page 255

7418

7419

S. B. No. 241 As Introduced

(C) Not later than two years after the effective date of 7445 this section, the committee shall submit a report to the General 7446 Assembly in accordance with section 101.68 of the Revised Code 7447 that includes recommendations on expanding the designation to 7448 chartered nonpublic schools not accredited by the Independent 7449 Schools Association of the Central States. The report also shall 7450 include criteria that should be used to qualify chartered 7451 nonpublic schools for such an expansion. 7452

Section 4. Nothing in this act shall be construed to give 7453 preference or heightened approval of a chartered nonpublic 7454 school accredited by the Independent Schools Association of the 7455 Central States over a chartered nonpublic school accredited by 7456 any other association or organization. 7457

Section 5. Section 3317.03 of the Revised Code is 7458 presented in this act as a composite of the section as amended 7459 by both Sub. H.B. 113 and Sub. H.B. 158 of the 131st General 7460 Assembly. The General Assembly, applying the principle stated in 7461 division (B) of section 1.52 of the Revised Code that amendments 7462 are to be harmonized if reasonably capable of simultaneous 7463 operation, finds that the composite is the resulting version of 7464 the section in effect prior to the effective date of the section 7465 7466 as presented in this act.