#### As Introduced

## 134th General Assembly

# **Regular Session**

H. B. No. 54

2021-2022

## Representatives Miller, J., Cutrona

Cosponsors: Representatives Lepore-Hagan, Crossman, Jones, Liston, Miller, A., Miranda, Skindell, Sweeney, Weinstein

#### A BILL

То	amend sections 133.06, 3302.036, 3302.042,	1
	3302.16, 3302.17, 3310.02, 3310.03, 3311.29, and	2
	3314.102; to enact new section 3302.10; and to	3
	repeal sections 3302.10, 3302.101, 3302.102,	4
	3302.11, and 3302.12 of the Revised Code and to	5
	amend Section 5 of S.B. 89 of the 133rd General	6
	Assembly and to repeal Sections 4, 5, and 6 of	7
	H.B. 70 of the 131st General Assembly to	8
	dissolve academic distress commissions and to	9
	instead require improvement plans for certain	10
	low-performing school buildings.	11

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

Section 1. That sections 133.06, 3302.036, 3302.042,	12
3302.16, 3302.17, 3310.02, 3310.03, 3311.29, and 3314.102 be	13
amended and new section 3302.10 of the Revised Code be enacted	14
to read as follows:	15
Sec. 133.06. (A) A school district shall not incur,	16
without a vote of the electors, net indebtedness that exceeds an	17
amount equal to one-tenth of one per cent of its tax valuation,	18

except as provided in divisions (G) and (H) of this section and	19
in division (D) of section 3313.372 of the Revised Code, or as	20
prescribed in section 3318.052 or 3318.44 of the Revised Code,	21
or as provided in division (J) of this section.	22
(B) Except as provided in divisions (E), (F), and (I) of	23
this section, a school district shall not incur net indebtedness	24
that exceeds an amount equal to nine per cent of its tax	25
valuation.	26
(C) A school district shall not submit to a vote of the	27
electors the question of the issuance of securities in an amount	28
that will make the district's net indebtedness after the	29
issuance of the securities exceed an amount equal to four per	30
cent of its tax valuation, unless the superintendent of public	31
instruction, acting under policies adopted by the state board of	32
education, and the tax commissioner, acting under written	33
policies of the commissioner, consent to the submission. A	34
request for the consents shall be made at least one hundred	35
twenty days prior to the election at which the question is to be	36
submitted.	37
The superintendent of public instruction shall certify to	38
the district the superintendent's and the tax commissioner's	39
decisions within thirty days after receipt of the request for	40
consents.	41
If the electors do not approve the issuance of securities	42
at the election for which the superintendent of public	43

instruction and tax commissioner consented to the submission of

the question, the school district may submit the same question

to the electors on the date that the next special election may

submitting a new request for consent. If the school district

be held under section 3501.01 of the Revised Code without

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seeks to submit the same question at any other subsequent	49
election, the district shall first submit a new request for	50
consent in accordance with this division.	51
(D) In calculating the net indebtedness of a school	52
district, none of the following shall be considered:	53
arseriee, none of the following shalf se constacted.	33
(1) Securities issued to acquire school buses and other	54
equipment used in transporting pupils or issued pursuant to	55
division (D) of section 133.10 of the Revised Code;	56
(2) Securities issued under division (F) of this section	57
and, to the extent in excess of the limitation stated in	58
division (B) of this section, under division (E) of this	59
section;	60
(3) Indebtedness resulting from the dissolution of a joint	61
vocational school district under section 3311.217 of the Revised	62
Code, evidenced by outstanding securities of that joint	63
vocational school district;	64
(4) Loans, evidenced by any securities, received under	65
sections 3313.483, 3317.0210, and 3317.0211 of the Revised Code;	66
(5) Debt incurred under section 3313.374 of the Revised	67
Code;	68
(6) Debt incurred pursuant to division (B)(5) of section	69
3313.37 of the Revised Code to acquire computers and related	70
hardware;	71
(7) Debt incurred under section 3318.042 of the Revised	72
Code;	73
(8) Debt incurred under section 5705.2112 or 5705.2113 of	74
the Revised Code by the fiscal board of a qualifying partnership	75
of which the school district is a participating school district.	76

(E) A school district may become a special needs district	77
as to certain securities as provided in division (E) of this	78
section.	79
(1) A board of education, by resolution, may declare its	80
school district to be a special needs district by determining	81
both of the following:	82
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(a) The student population is not being adequately	83
serviced by the existing permanent improvements of the district.	84
(b) The district cannot obtain sufficient funds by the	85
issuance of securities within the limitation of division (B) of	86
this section to provide additional or improved needed permanent	87
improvements in time to meet the needs.	88
(2) The board of education shall certify a copy of that	89
resolution to the superintendent of public instruction with a	90
statistical report showing all of the following:	91
(a) The history of and a projection of the growth of the	92
tax valuation;	93
(b) The projected needs;	94
(c) The estimated cost of permanent improvements proposed	95
to meet such projected needs.	96
(3) The superintendent of public instruction shall certify	97
the district as an approved special needs district if the	98
superintendent finds both of the following:	99
(a) The district does not have available sufficient	100
additional funds from state or federal sources to meet the	101
projected needs.	102
(b) The projection of the petential average growth of tar	1 0 2
(b) The projection of the potential average growth of tax	103

valuation during the next five years, according to the	104
information certified to the superintendent and any other	105
information the superintendent obtains, indicates a likelihood	106
of potential average growth of tax valuation of the district	107
during the next five years of an average of not less than one	108
and one-half per cent per year. The findings and certification	109
of the superintendent shall be conclusive.	110
(4) An approved special needs district may incur net	111
indebtedness by the issuance of securities in accordance with	112
the provisions of this chapter in an amount that does not exceed	113
an amount equal to the greater of the following:	114
(a) Twelve per cent of the sum of its tax valuation plus	115
an amount that is the product of multiplying that tax valuation	116
by the percentage by which the tax valuation has increased over	117
the tax valuation on the first day of the sixtieth month	118
preceding the month in which its board determines to submit to	119
the electors the question of issuing the proposed securities;	120
(b) Twelve per cent of the sum of its tax valuation plus	121
an amount that is the product of multiplying that tax valuation	122
by the percentage, determined by the superintendent of public	123
instruction, by which that tax valuation is projected to	124
increase during the next ten years.	125
(F) A school district may issue securities for emergency	126
purposes, in a principal amount that does not exceed an amount	127
equal to three per cent of its tax valuation, as provided in	128
this division.	129
(1) A board of education, by resolution, may declare an	130
emergency if it determines both of the following:	131

(a) School buildings or other necessary school facilities

in the district have been wholly or partially destroyed, or	133
condemned by a constituted public authority, or that such	134
buildings or facilities are partially constructed, or so	135
constructed or planned as to require additions and improvements	136
to them before the buildings or facilities are usable for their	137
intended purpose, or that corrections to permanent improvements	138
are necessary to remove or prevent health or safety hazards.	139
(b) Existing fiscal and net indebtedness limitations make	140
adequate replacement, additions, or improvements impossible.	141
(2) Upon the declaration of an emergency, the board of	142
education may, by resolution, submit to the electors of the	143
district pursuant to section 133.18 of the Revised Code the	144
question of issuing securities for the purpose of paying the	145
cost, in excess of any insurance or condemnation proceeds	146
received by the district, of permanent improvements to respond	147
to the emergency need.	148
(3) The procedures for the election shall be as provided	149
in section 133.18 of the Revised Code, except that:	150
(a) The form of the ballot shall describe the emergency	151
existing, refer to this division as the authority under which	152
the emergency is declared, and state that the amount of the	153
proposed securities exceeds the limitations prescribed by	154
division (B) of this section;	155
(b) The resolution required by division (B) of section	156
133.18 of the Revised Code shall be certified to the county	157
auditor and the board of elections at least one hundred days	158
prior to the election;	159
(c) The county auditor shall advise and, not later than	160
ninety-five days before the election, confirm that advice by	161

certification to, the board of education of the information	162
required by division (C) of section 133.18 of the Revised Code;	163
(d) The board of education shall then certify its	164
resolution and the information required by division (D) of	165
section 133.18 of the Revised Code to the board of elections not	166
less than ninety days prior to the election.	167
(4) Notwithstanding division (B) of section 133.21 of the	168
Revised Code, the first principal payment of securities issued	169
under this division may be set at any date not later than sixty	170
months after the earliest possible principal payment otherwise	171
provided for in that division.	172
(G)(1) The board of education may contract with an	173
architect, professional engineer, or other person experienced in	174
the design and implementation of energy conservation measures	175
for an analysis and recommendations pertaining to installations,	176
modifications of installations, or remodeling that would	177
significantly reduce energy consumption in buildings owned by	178
the district. The report shall include estimates of all costs of	179
such installations, modifications, or remodeling, including	180
costs of design, engineering, installation, maintenance,	181
repairs, measurement and verification of energy savings, and	182
debt service, forgone residual value of materials or equipment	183
replaced by the energy conservation measure, as defined by the	184
Ohio facilities construction commission, a baseline analysis of	185
actual energy consumption data for the preceding three years	186
with the utility baseline based on only the actual energy	187
consumption data for the preceding twelve months, and estimates	188
of the amounts by which energy consumption and resultant	189

operational and maintenance costs, as defined by the commission,

would be reduced.

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If the board finds after receiving the report that the	192
amount of money the district would spend on such installations,	193
modifications, or remodeling is not likely to exceed the amount	194
of money it would save in energy and resultant operational and	195
maintenance costs over the ensuing fifteen years, the board may	196
submit to the commission a copy of its findings and a request	197
for approval to incur indebtedness to finance the making or	198
modification of installations or the remodeling of buildings for	199
the purpose of significantly reducing energy consumption.	200
The facilities construction commission, in consultation	201
with the auditor of state, may deny a request under division (G)	202
(1) of this section by the board of education of any school	203
district that is in a state of fiscal watch pursuant to division	204
(A) of section 3316.03 of the Revised Code, if it determines	205
that the expenditure of funds is not in the best interest of the	206
school district.	207
No district board of education of a school district that	208
is in a state of fiscal emergency pursuant to division (B) of	209
section 3316.03 of the Revised Code shall submit a request	210
without submitting evidence that the installations,	211
modifications, or remodeling have been approved by the	212
district's financial planning and supervision commission	213
established under section 3316.05 of the Revised Code.	214
No board of education of a school district for which an	215
academic distress commission has been established under section-	216
3302.10 of the Revised Code shall submit a request without first	217
receiving approval to incur indebtedness from the district's	218
academic distress commission established under that section, for	219
so long as such commission continues to be required for the	220

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district.

(2) The board of education may contract with a person	222
experienced in the implementation of student transportation to	223
produce a report that includes an analysis of and	224
recommendations for the use of alternative fuel vehicles by	225
school districts. The report shall include cost estimates	226
detailing the return on investment over the life of the	227
alternative fuel vehicles and environmental impact of	228
alternative fuel vehicles. The report also shall include	229
estimates of all costs associated with alternative fuel	230
transportation, including facility modifications and vehicle	231
purchase costs or conversion costs.	232

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If the board finds after receiving the report that the amount of money the district would spend on purchasing alternative fuel vehicles or vehicle conversion is not likely to exceed the amount of money it would save in fuel and resultant operational and maintenance costs over the ensuing five years, the board may submit to the commission a copy of its findings and a request for approval to incur indebtedness to finance the purchase of new alternative fuel vehicles or vehicle conversions for the purpose of reducing fuel costs.

The facilities construction commission, in consultation 242 with the auditor of state, may deny a request under division (G) 243 (2) of this section by the board of education of any school 244 district that is in a state of fiscal watch pursuant to division 245 (A) of section 3316.03 of the Revised Code, if it determines 246 that the expenditure of funds is not in the best interest of the 247 school district.

No district board of education of a school district that 249 is in a state of fiscal emergency pursuant to division (B) of 250 section 3316.03 of the Revised Code shall submit a request 251

without submitting evidence that the purchase or conversion of	252
alternative fuel vehicles has been approved by the district's	253
financial planning and supervision commission established under	254
section 3316.05 of the Revised Code.	255
No board of education of a school district for which an	256
academic distress commission has been established under section-	257
3302.10 of the Revised Code shall submit a request without first	258
receiving approval to incur indebtedness from the district's	259
academic distress commission established under that section, for	260
so long as such commission continues to be required for the	261
district.	262
(3) The facilities construction commission shall approve	263
the board's request provided that the following conditions are	264
satisfied:	265
(a) The commission determines that the board's findings	266
are reasonable.	267
(b) The request for approval is complete.	268
(c) If the request was submitted under division (G)(1) of	269
this section, the installations, modifications, or remodeling	270
are consistent with any project to construct or acquire	271
classroom facilities, or to reconstruct or make additions to	272
existing classroom facilities under sections 3318.01 to 3318.20	273
or sections 3318.40 to 3318.45 of the Revised Code.	274
Upon receipt of the commission's approval, the district	275
may issue securities without a vote of the electors in a	276
principal amount not to exceed nine-tenths of one per cent of	277
its tax valuation for the purpose specified in division (G)(1)	278
or (2) of this section, but the total net indebtedness of the	279
district without a vote of the electors incurred under this and	280

all other sections of the Revised Code, except section 3318.052	281
of the Revised Code, shall not exceed one per cent of the	282
district's tax valuation.	283
(4)(a) So long as any securities issued under division (G)	284
(1) of this section remain outstanding, the board of education	285
shall monitor the energy consumption and resultant operational	286
and maintenance costs of buildings in which installations or	287
modifications have been made or remodeling has been done	288
pursuant to that division. Except as provided in division (G)(4)	289
(b) of this section, the board shall maintain and annually	290
update a report in a form and manner prescribed by the	291
facilities construction commission documenting the reductions in	292
energy consumption and resultant operational and maintenance	293
cost savings attributable to such installations, modifications,	294
or remodeling. The resultant operational and maintenance cost	295
savings shall be certified by the school district treasurer. The	296
report shall be submitted annually to the commission.	297
(b) If the facilities construction commission verifies	298
that the certified annual reports submitted to the commission by	299
a board of education under division (G)(4)(a) of this section	300
fulfill the guarantee required under division (B) of section	301
3313.372 of the Revised Code for three consecutive years, the	302
board of education shall no longer be subject to the annual	303
reporting requirements of division (G)(4)(a) of this section.	304
(5) So long as any securities issued under division (G)(2)	305
of this section remain outstanding, the board of education shall	306
monitor the purchase of new alternative fuel vehicles or vehicle	307
conversions pursuant to that division. The board shall maintain	308
and annually update a report in a form and manner prescribed by	309
the facilities construction commission documenting the purchase	310

of new alternative fuel vehicles or vehicle conversions, the	311
associated environmental impact, and return on investment. The	312
resultant fuel and operational and maintenance cost savings	313
shall be certified by the school district treasurer. The report	314
shall be submitted annually to the commission.	315
(H) With the consent of the superintendent of public	316
instruction, a school district may incur without a vote of the	317
electors net indebtedness that exceeds the amounts stated in	318
divisions (A) and (G) of this section for the purpose of paying	319
costs of permanent improvements, if and to the extent that both	320
of the following conditions are satisfied:	321
(1) The fiscal officer of the school district estimates	322
that receipts of the school district from payments made under or	323
pursuant to agreements entered into pursuant to section 725.02,	324
1728.10, 3735.671, 5709.081, 5709.082, 5709.40, 5709.41,	325
5709.45, 5709.57, 5709.62, 5709.63, 5709.632, 5709.73, 5709.78,	326
or 5709.82 of the Revised Code, or distributions under division	327
(C) of section 5709.43 or division (B) of section 5709.47 of the	328
Revised Code, or any combination thereof, are, after accounting	329
for any appropriate coverage requirements, sufficient in time	330
and amount, and are committed by the proceedings, to pay the	331
debt charges on the securities issued to evidence that	332
indebtedness and payable from those receipts, and the taxing	333
authority of the district confirms the fiscal officer's	334
estimate, which confirmation is approved by the superintendent	335
of public instruction;	336
(2) The fiscal officer of the school district certifies,	337
and the taxing authority of the district confirms, that the	338
district, at the time of the certification and confirmation,	339

reasonably expects to have sufficient revenue available for the

purpose of operating such permanent improvements for their	341
intended purpose upon acquisition or completion thereof, and the	342
superintendent of public instruction approves the taxing	343
authority's confirmation.	344
The maximum maturity of securities issued under division	345
(H) of this section shall be the lesser of twenty years or the	346
maximum maturity calculated under section 133.20 of the Revised	347

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Code.

- (I) A school district may incur net indebtedness by the 349 issuance of securities in accordance with the provisions of this 350 chapter in excess of the limit specified in division (B) or (C) 351 of this section when necessary to raise the school district 352 portion of the basic project cost and any additional funds 353 necessary to participate in a project under Chapter 3318. of the 354 Revised Code, including the cost of items designated by the 355 facilities construction commission as required locally funded 356 initiatives, the cost of other locally funded initiatives in an 357 amount that does not exceed fifty per cent of the district's 358 portion of the basic project cost, and the cost for site 359 acquisition. The commission shall notify the superintendent of 360 public instruction whenever a school district will exceed either 361 362 limit pursuant to this division.
- (J) A school district whose portion of the basic project 363 cost of its classroom facilities project under sections 3318.01 364 to 3318.20 of the Revised Code is greater than or equal to one 365 hundred million dollars may incur without a vote of the electors 366 net indebtedness in an amount up to two per cent of its tax 367 valuation through the issuance of general obligation securities 368 in order to generate all or part of the amount of its portion of 369 the basic project cost if the controlling board has approved the 370

facilities construction commission's conditional approval of the 371 project under section 3318.04 of the Revised Code. The school 372 district board and the Ohio facilities construction commission 373 shall include the dedication of the proceeds of such securities 374 in the agreement entered into under section 3318.08 of the 375 Revised Code. No state moneys shall be released for a project to 376 which this section applies until the proceeds of any bonds 377 issued under this section that are dedicated for the payment of 378 the school district portion of the project are first deposited 379 into the school district's project construction fund. 380

Sec. 3302.036. (A) Notwithstanding anything in the Revised 381 Code to the contrary, the department of education shall not 382 assign an overall letter grade under division (C)(3) of section 383 3302.03 of the Revised Code for any school district or building 384 for the 2014-2015, 2015-2016, or and 2016-2017 school years, 385 may, at the discretion of the state board of education, not 386 assign an individual grade to any component prescribed under 387 division (C)(3) of section 3302.03 of the Revised Code, and 388 shall not rank school districts, community schools established 389 under Chapter 3314. of the Revised Code, or STEM schools 390 established under Chapter 3326. of the Revised Code under 391 section 3302.21 of the Revised Code for those school years. The 392 report card ratings issued for the 2014-2015, 2015-2016, or and 393 2016-2017 school years shall not be considered in determining 394 whether a school district or a school is subject to sanctions or 395 penalties. However, the report card ratings of any previous or 396 subsequent years shall be considered in determining whether a 397 school district or building is subject to sanctions or 398 penalties. Accordingly, the report card ratings for the 2014-399 2015, 2015-2016, <u>or and 2016-2017</u> school years shall have no 400 effect in determining sanctions or penalties, but shall not 401

create a new starting point for determinations that are based on	402
ratings over multiple years.	403
(B) The provisions from which a district or school is	404
exempt under division (A) of this section shall be the	405
following:	406
(1) Any restructuring provisions established under this	407
chapter, except as required under the "No Child Left Behind Act	408
of 2001";	409
(2) Provisions for the Columbus city school pilot project	410
under section 3302.042 of the Revised Code;	411
(3) Provisions for academic distress commissions under-	412
former section 3302.10 of the Revised Code as it existed prior	413
to the effective date of this amendment. The provisions of this-	414
section do not apply to academic distress commissions under the	415
version of that section as it exists on or after the effective	416
date of this amendment.	417
(4)—Provisions prescribing new buildings where students	418
are eligible for the educational choice scholarships under	419
section 3310.03 of the Revised Code;	420
(5)—(4) Provisions defining "challenged school districts"	421
in which new start-up community schools may be located, as	422
prescribed in section 3314.02 of the Revised Code;	423
(6) (5) Provisions prescribing community school closure	424
requirements under section 3314.35 or 3314.351 of the Revised	425
Code.	426
(C) Notwithstanding anything in the Revised Code to the	427
contrary and except as provided in Section 3 of H.B. 7 of the	428
131st general assembly, no school district, community school, or	429

STEM school shall utilize at any time during a student's	430
academic career a student's score on any assessment administered	431
under division (A) of section 3301.0710 or division (B)(2) of	432
section 3301.0712 of the Revised Code in the 2014-2015, 2015-	433
2016, <del>or <u>and</u> 2016-2017 school <u>year years</u> as a factor in any</del>	434
decision to promote or to deny the student promotion to a higher	435
grade level or in any decision to grant course credit. No	436
individual student score reports on such assessments	437
administered in the 2014-2015, 2015-2016, or 2016-2017 school	438
years shall be released, except to a student's school district	439
or school or to the student or the student's parent or guardian.	440
Sec. 3302.042. (A) This section shall operate as a pilot	441
project that applies to any school that has been ranked	442
according to performance index score under section 3302.21 of	443
the Revised Code in the lowest five per cent of all public	444
school buildings statewide for three or more consecutive school	445
years and is operated by the Columbus city school district. The	446
pilot project shall commence once the department of education	447
establishes implementation guidelines for the pilot project in	448
consultation with the Columbus city school district.	449
(B) Except as provided in division (D), (E), or (F) of	450
this section, if the parents or guardians of at least fifty per	451
cent of the students enrolled in a school to which this section	452
applies, or if the parents or guardians of at least fifty per	453
cent of the total number of students enrolled in that school and	454
the schools of lower grade levels whose students typically	455
matriculate into that school, by the thirty-first day of	456
December of any school year in which the school is subject to	457
this section, sign and file with the school district treasurer a	458
petition requesting the district board of education to implement	459

one of the following reforms in the school, and if the validity

and sufficiency of the petition is certified in accordance with	461
division (C) of this section, the board shall implement the	462
requested reform in the next school year:	463
(1) Reopen the school as a community school under Chapter	464
3314. of the Revised Code;	465
(2) Replace at least seventy per cent of the school's	466
personnel who are related to the school's poor academic	467
performance or, at the request of the petitioners, retain not	468
more than thirty per cent of the personnel;	469
(3) Contract with another school district or a nonprofit	470
or for-profit entity with a demonstrated record of effectiveness	471
to operate the school;	472
(4) Turn operation of the school over to the department;	473
(5) Any other major restructuring of the school that makes	474
fundamental reforms in the school's staffing or governance.	475
(C) Not later than thirty days after receipt of a petition	476
under division (B) of this section, the district treasurer shall	477
verify the validity and sufficiency of the signatures on the	478
petition and certify to the district board whether the petition	479
contains the necessary number of valid signatures to require the	480
board to implement the reform requested by the petitioners. If	481
the treasurer certifies to the district board that the petition	482
does not contain the necessary number of valid signatures, any	483
person who signed the petition may file an appeal with the	484
county auditor within ten days after the certification. Not	485
later than thirty days after the filing of an appeal, the county	486
auditor shall conduct an independent verification of the	487
validity and sufficiency of the signatures on the petition and	488
certify to the district board whether the petition contains the	489

necessary number of valid signatures to require the board to	490
implement the requested reform. If the treasurer or county	491
auditor certifies that the petition contains the necessary	492
number of valid signatures, the district board shall notify the	493
superintendent of public instruction and the state board of	494
education of the certification.	495
(D) The district board shall not implement the reform	496
requested by the petitioners in any of the following	497
circumstances:	498
(1) The district board has determined that the request is	499
for reasons other than improving student academic achievement or	500
student safety.	501
(2) The state superintendent has determined that	502
implementation of the requested reform would not comply with the	503
model of differentiated accountability described in section	504
3302.041 of the Revised Code.	505
(3) The petitioners have requested the district board to	506
implement the reform described in division (B)(4) of this	507
section and the department has not agreed to take over the	508
school's operation.	509
(4) When all of the following have occurred:	510
(a) After a public hearing on the matter, the district	511
board issued a written statement explaining the reasons that it	512
is unable to implement the requested reform and agreeing to	513
implement one of the other reforms described in division (B) of	514
this section.	515
(b) The district board submitted its written statement to	516
the state superintendent and the state board along with evidence	517
showing how the alternative reform the district board has agreed	518

to implement will enable the school to improve its academic	519
performance.	520
(c) Both the state superintendent and the state board have	521
approved implementation of the alternative reform.	522
(E) If the provisions of this section conflict in any way	523
with the requirements of federal law, federal law shall prevail	524
over the provisions of this section.	525
(F) If a school is restructured under this section,	526
section 3302.10 or 3302.12 of the Revised Code, or federal law,	527
the school shall not be required to restructure again under	528
state law for three consecutive years after the implementation	529
of that prior restructuring.	530
	F 2.1
(G) Beginning not later than six months after the first	531
petition under this section has been resolved, the department of	532
education shall annually evaluate the pilot program and submit a	533
report to the general assembly under section 101.68 of the	534
Revised Code. Such reports shall contain its recommendations to	535
the general assembly with respect to the continuation of the	536
pilot program, its expansion to other school districts, or the	537
enactment of further legislation establishing the program	538
statewide under permanent law.	539
Sec. 3302.10. (A) Any academic distress commission	540
organized for a school district under former section 3302.10 of	541
the Revised Code, as it existed prior to the effective date of	542
this section, is hereby dissolved. The board of education of	543
each district wherein an academic distress commission previously	544
had been established shall reassume all of the powers granted to	545
it under the Revised Code.	546
(B)(1) Beginning July 1, 2021, this section applies to	547

each building operated by a school district for which an	548
academic distress commission had been established under former	549
section 3302.10 of the Revised Code, as it existed prior to the	550
effective date of this section, and which building also received	551
an overall grade of "F" under division (C)(3) of section 3302.03	552
of the Revised Code for the previous school year. Each building	553
to which this division applies shall commence the procedure	554
prescribed by division (C)(1) of this section.	555
(2) Beginning July 1, 2022, this section applies to any	556
school building operated by a city, local, or exempted village	557
school district which is not subject to division (B)(1) of this	558
section and which building receives an overall grade of "F"	559
under division (C)(3) of section 3302.03 of the Revised Code for	560
the previous school year. Each building to which this division	561
applies shall commence the procedure prescribed by division (C)	562
(1) of this section.	563
(C)(1) For each school building, in the first year, to	564
which this section applies, the superintendent of public	565
instruction shall designate the building as "in need of	566
improvement," and the district board shall establish a school	567
improvement team for the building. Each team shall be comprised	568
of administrators and teachers, and may include community	569
stakeholders, with oversight from the district board.	570
The improvement team shall do the following:	571
(a) Conduct a performance audit that reviews the needs of	572
students, parents, teachers, and administrators of the school	573
building. As part of the performance audit, the improvement team	574
shall convene a group of parents and community stakeholders from	575
within the attendance zone of the building and seek input on	576
student needs and school improvement strategies.	577

(b) Develop a school improvement plan based on a multi-	578
tiered, evidence-based model. The plan may include measurable	579
benchmarks for improvement in the following areas:	580
(i) Parent and family engagement;	581
(ii) Creating a culture of academic success among	582
<pre>students;</pre>	583
(iii) Building a culture of student support among school	584
faculty and staff;	585
(iv) Student attendance;	586
(v) Dismissal and exclusion rates;	587
(vi) Student safety and discipline;	588
(vii) Student promotion and dropout rates;	589
(viii) Graduation rates.	590
(c) Submit the improvement plan to the district board for	591
approval not later than the final day of the school year in	592
which the process described in division (C)(1) of this section	593
began. The district board and the district superintendent shall	594
review the plan and may change elements of the plan in	595
consultation with the improvement team. Prior to approving the	596
plan, the district board shall seek community feedback in one or	597
<pre>more public hearings.</pre>	598
(d) An improvement team may request technical support from	599
the department of education during development of the plan.	600
(e) An improvement team may recommend that the district	601
board voluntarily initiate a community learning center model	602
process for the building, as described in section 3302.17 of the	603
Revised Code.	604

(2) If a school building receives an overall grade of "F"	605
under division (C)(3) of section 3302.03 of the Revised Code for	606
a second consecutive year, the building shall retain "in need of	607
improvement" status, and the district board and the improvement	608
team shall begin implementing the improvement plan developed	609
under division (C)(1) of this section. The improvement team	610
shall monitor progress on the implementation of the improvement	611
plan, with oversight from the district board. The improvement	612
team may hire an academic coordinator or request technical	613
support from the department during implementation of the plan.	614
(3) If a school building receives an overall grade of "F"	615
under division (C)(3) of section 3302.03 of the Revised Code for	616
a third consecutive year, the building shall retain "in need of	617
improvement" status, and the improvement team shall continue	618
implementing the improvement plan, with oversight from the	619
district board. The department of education may perform a mid-	620
year and end-of-year review of the measurable benchmarks in the	621
improvement plan and provide feedback to the improvement team,	622
district board, and district superintendent.	623
(4)(a) If a school building receives an overall grade of	624
"F" under division (C)(3) of section 3302.03 of the Revised Code	625
for a fourth consecutive year, the building shall retain "in	626
need of improvement" status, and the improvement team shall	627
continue implementing the improvement plan, with oversight from	628
the district board. The state superintendent shall review the	629
progress made under the school improvement plan and determine if	630
the building may move out of "in need of improvement" status.	631
(b) In determining whether a building shall move out of	632
"in need of improvement" status, the state superintendent shall	633
review whether the school has made marked improvement under the	634

improvement plan in accordance with the criteria developed under	635
division (C)(5) of this section.	636
(5) The state beard of education shall adopt rules	637
(5) The state board of education shall adopt rules	
establishing criteria for the state superintendent to consider	638
when determining whether a building may move out of "in need of	639
<pre>improvement" status.</pre>	640
(D)(1) Beginning July 1, 2021, the state superintendent,	641
in conjunction with the state board, shall convene a meeting of	642
stakeholders to determine the best method to support school	643
buildings that fail to meet improvement benchmarks under the	644
improvement plan developed under division (C)(1) of this section	645
and prepare a report of the recommendations.	646
(2) The state superintendent shall submit this report to	647
the standing committees of the house of representatives and	648
senate that consider education legislation not later than	649
January 1, 2022.	650
<u>January 1, 2022.</u>	030
Sec. 3302.16. (A) (1) As used in sections 3302.10, 3302.17,	651
and 3302.18 of the Revised Code, "community learning center"	652
means a school operated by a city, exempted village, or local	653
school district or community school established under Chapter	654
3314. of the Revised Code that participates in a coordinated,	655
community-based effort with community partners to provide	656
comprehensive educational, developmental, family, and health	657
services to students, families, and community members during	658
school hours and hours in which school is not in session.	659
(2) For purposes of this section and sections 3302.10,	660
3302.17, and 3302.18 of the Revised Code, "community partner"	661
means a provider to students, families, or community members of	662
hoalth care services on-site resource coordinators and any	663

other services or programs determined appropriate by a school	664
action team created under section 3302.18 of the Revised Code.	665
(B) Prior to providing health services to a student, a	666
community learning center shall obtain the written consent of	667
the student's parent, guardian, or custodian, if the student is	668
less than eighteen years old, or the written consent of the	669
student, if the student is at least eighteen years old.	670
(C) A community learning center and any employee,	671
contractor, or volunteer of a community learning center shall,	672
in accordance with all applicable state and federal laws,	673
maintain the confidentiality of patient-identifying information	674
obtained in the course of providing health services.	675
Sec. 3302.17. (A) Any school building operated by a city,	676
exempted village, or local school district, or a community	677
school established under Chapter 3314. of the Revised Code is	678
eligible to initiate the community learning center process as	679
prescribed by this section.	680
(B) Beginning with the 2015-2016 school year, each Each	681
district board of education or community school governing	682
authority may initiate a community learning center process for	683
any school building to which this section applies in the manner	684
prescribed by this division.	685
First, the board or governing authority shall conduct a	686
public information hearing at each school building to which this	687
section applies to inform the community of the community	688
learning center process. The board or governing authority may do	689
all of the following with regard to the public information	690
hearing:	691
(1) Announce the meeting not less than forty-five days in	692

advance at the school and on the school's or district's web	693
sites and using tools to ensure effective communication with	694
individuals with disabilities;	695
(2) Schedule the meeting for an evening or weekend time;	696
(3) Provide interpretation services and written materials	697
in all languages spoken by five per cent or more of the students	698
enrolled in the school;	699
(4) Provide child care services for parents attending the	700
meeting;	701
(5) Provide parents, students, teachers, nonteaching	702
employees, and community members with the opportunity to speak	703
at the meeting;	704
(6) Comply with section 149.43 of the Revised Code.	705
In preparing for the public information hearing, the board	706
or governing authority shall ensure that information about the	707
hearing is broadly distributed throughout the community.	708
The board or governing authority may enter into an	709
agreement with any civic engagement organizations, community	710
organizations, or employee organizations to support the	711
implementation of the community learning center process.	712
The board or governing authority shall conduct a follow-up	713
hearing at least once annually until action is further taken	714
under the section with respect to the school building or until	715
the conditions described in division (A) of this section no	716
longer apply to the school building.	717
(C) Not sooner than forty-five days after the first public	718
information hearing, the board or governing authority shall	719
conduct an election, by paper ballot, to initiate the process to	720

become a community learning center. Only parents or guardians of	721
students enrolled in the school and students enrolled in a	722
different school operated by a joint vocational school district	723
but are otherwise entitled to attend the school, and teachers	724
and nonteaching employees who are assigned to the school may	725
vote in the election.	726
The board or governing authority shall distribute the	727
ballots by mail and shall make copies available at the school	728
and on the web site of the school. The board or governing	729
authority also may distribute the ballots by directly giving	730
ballots to teachers and nonteaching employees and sending home	731
ballots with every student enrolled in the school building.	732
(D) The board or governing authority shall initiate the	733
transition of the building to a community learning center if the	734
results of the election held under division (C) of this section	735
are as follows:	736
(1) At least fifty per cent of parents and guardians of	737
students enrolled in the eligible school building and students	738
enrolled in a different building operated by a joint vocational	739
school district but who are entitled to attend the school cast	740
ballots by a date set by the board or governing authority, and	741
of those ballots at least sixty-seven per cent are in favor of	742
initiating the process; and	743
(2) At least fifty per cent of teachers and nonteaching	744
employees who are assigned to the school cast ballots by a date	745
set by the board or governing authority, and of those ballots at	746
least sixty-seven per cent are in favor of initiating the	747

(E) If a community learning center process is initiated

process.

748

under this section, the board or governing authority shall	750
create a school action team under section 3302.18 of the Revised	751
Code. Within four months upon selection, the school action team	752
shall conduct and complete, in consultation with community	753
partners, a performance audit of the school and review, with	754
parental input, the needs of the school with regard to	755
restructuring under section <del>3302.10, 3302.12, or </del> 3302.042 of the	756
Revised Code, or federal law.	757
The school action team shall provide quarterly updates of	758
its work in a public hearing that complies with the same	759
specifications prescribed in division (B) of this section.	760
(F) Upon completion of the audit and review, the school	761
action team shall present its findings at a public hearing that	762
complies with the same specifications prescribed in division (B)	763
of this section. After the school action team presents its	764
findings at the public hearing, it shall create a community	765
learning center improvement plan that designates appropriate	766
interventions, which may be based on the recommendations	767
developed by the department under division (H)(1)(b) of this	768
section.	769
If there is a federally mandated school improvement	770
planning process, the team shall coordinate its work with that	771
plan.	772
The school action team shall approve the plan by a	773
majority vote.	774
(G) Upon approval of the plan by the school action team,	775
the team shall submit the community learning center improvement	776
plan to the same individuals described in division (C) of this	777

section. Ballots shall be distributed and an election shall be

conducted in the same manner as indicated under that division.	779
The school action team shall submit the plan to the	780
district board of education or community school governing	781
authority, if the results of the election under division (G) of	782
this section are as follows:	783
(1) At least thirty per cent of parents and guardians of	784
students enrolled in the eligible school building and students	785
enrolled in a different building operated by a joint vocational	786
school district but who are entitled to attend the school cast	787
ballots by a date set by the board or governing authority, and	788
of those ballots at least fifty per cent are in favor of	789
initiating the process; and	790
(2) At least thirty per cent of teachers and nonteaching	791
employees who are assigned to the school cast ballots by a date	792
set by the board or governing authority, and of those ballots at	793
least fifty per cent are in favor of initiating the process.	794
The board or governing authority shall evaluate the plan	795
and determine whether to adopt it. The board or governing	796
authority shall adopt the plan in full or adopt portions of the	797
plan. If the board or governing authority does not adopt the	798
plan in full, it shall provide a written explanation of why	799
portions of the plan were rejected.	800
(H)(1) The department shall do all of the following with	801
respect to this section:	802
(a) Adopt rules regarding the elections required under	803
this section;	804
(b) Develop appropriate interventions for a community	805
learning center improvement plan that may be used by a school	806
action team under division (F) of this section;	807

(c) Publish a menu of programs and services that may be	808
offered by community learning centers. The information shall be	809
posted on the department's web site. To compile this information	810
the department shall solicit input from resource coordinators of	811
existing community learning centers + .	812
(d) Provide information regarding implementation of	813
comprehensive community-based programs and supportive services	814
including the community learning center model to school	815
buildings meeting any of the following conditions:	816
(i) The building is in improvement status as defined by	817
the "No Child Left Behind Act of 2001" or under an agreement	818
between the Ohio department of education and the United States	819
secretary of education.	820
(ii) The building is a secondary school that is among the	821
lowest achieving fifteen per cent of secondary schools	822
statewide, as determined by the department.	823
(iii) The building is a secondary school with a graduation	824
rate of sixty per cent or lower for three or more consecutive	825
years.	826
(iv) The building is a school that the department	827
determines is persistently low-performing.	828
(2) The department may do the following with respect to	829
this section:	830
(a) Provide assistance, facilitation, and training to	831
school action teams in the conducting of the audit required	832
under this section;	833
(b) Provide opportunities for members of school action	834
teams from different schools to share school improvement	835

strategies with parents, teachers, and other relevant	836
stakeholders in higher performing schools;	837
(c) Provide financial support in a school action team's	838
planning process and create a grant program to assist in the	839
implementation of a qualified community learning center plan.	840
(I) Notwithstanding any provision to the contrary in	841
Chapter 4117. of the Revised Code, the requirements of this	842
section prevail over any conflicting provisions of a collective	843
bargaining agreement entered into on or after the effective date	844
of this section October 15, 2015. However, the board or	845
governing authority and the teachers' labor organization may	846
negotiate additional factors to be considered in the adoption of	847
a community learning center plan.	848
Sec. 3310.02. (A) The educational choice scholarship pilot	849
program is hereby established. Under the program, the department	850
of education annually shall pay scholarships to attend chartered	851
nonpublic schools in accordance with section 3310.08 of the	852
Revised Code for up to the following number of eligible	853
students:	854
(1) Thirty thousand in the 2011-2012 school year;	855
(2) Sixty thousand in the 2012-2013 school year and	856
thereafter.	857
For any school year for which the number of applications	858
for scholarships timely submitted for the program exceeds ninety	859
per cent of the maximum number of scholarships permitted under	860
division (A) of this section, the department shall increase the	861
maximum number of scholarships permitted for the following	862
school year by five per cent. The department shall make the	863
increased number of scholarships available for each subsequent	864

school year until the department is again required to increase	865
the number of scholarships under division (A) of this section.	866
If the number of students who apply for a scholarship	867
exceeds the maximum number of scholarships permitted under	868
division (A) of this section, priority shall be given to those	869
students applying for a scholarship under section 3310.03 of the	870
Revised Code in accordance with division (B) of this section.	871
(B) The department shall award scholarships under section	872
3310.03 of the Revised Code in the following order of priority:	873
(1) First, to eligible students who received scholarships	874
in the prior school year;	875
(2) Second, to eligible students with family incomes at or	876
below two hundred per cent of the federal poverty guidelines, as-	877
defined in section 5101.46 of the Revised Code, who qualify	878
under division (C) of section 3310.03 of the Revised Code. If	879
the number of students described in division (B)(2) of this-	880
section who apply for a scholarship exceeds the number of	881
available scholarships after awards are made under division (B)	882
(1) of this section, the department shall select students	883
described in division (B) (2) of this section by lot to receive	884
any remaining scholarships.	885
(3) Third, to other eligible students who qualify under	886
division (C) of section 3310.03 of the Revised Code. If the	887
number of students described in division (B)(3) of this section	888
who apply for a scholarship exceeds the number of available	889
scholarships after awards are made under divisions (B) (1) and	890
(2) of this section, the department shall select students	891
described in division (B) (3) of this section by lot to receive	892
any remaining scholarships.	893

(4) Fourth, to eligible students with family incomes at or	894
below two hundred per cent of the federal poverty guidelines who	895
qualify under division (A) of section 3310.03 of the Revised	896
Code. If the number of students described in division—(B)(4)_(B)	897
(2) of this section who apply for a scholarship exceeds the	898
number of available scholarships after awards are made under	899
divisions division (B) (1) $-$ to (3) of this section, the department	900
shall select students described in division $\frac{(B)(4)}{(B)(2)}$ of	901
this section by lot to receive any remaining scholarships.	902
(5) Fifth(3) Third, to other eligible students who qualify	903
under division (A) of section 3310.03 of the Revised Code. If	904
the number of students described in division— $(B)$ $(5)$ $(B)$ $(3)$ of	905
this section who apply for a scholarship exceeds the number of	906
available scholarships after awards are made under divisions (B)	907
(1) to $(4)$ and $(2)$ of this section, the department shall select	908
students described in division $-(B)(5)$ (B)(3) of this section by	909
lot to receive any remaining scholarships.	910
Sec. 3310.03. For the 2021-2022 school year and each	911
school year thereafter, a student is an "eligible student" for	912
purposes of the educational choice scholarship pilot program if	913
the student's resident district is not a school district in	914
which the pilot project scholarship program is operating under	915
sections 3313.974 to 3313.979 of the Revised Code, the student	916
satisfies one of the conditions in division (A), (B), or (C) of	917
this section, and the student maintains eligibility to receive a	918
scholarship under division (D) of this section.	919
However, any student who received a scholarship for the	920
However, any student who received a scholarship for the 2020-2021 school year under this section, as it existed prior to	920 921

continue to receive that scholarship until the student completes

grade twelve, as long as the student maintains eligibility to	924
receive a scholarship under division (D) of this section.	925
(A)(1) A student is eligible for a scholarship if the	926
student is enrolled in a school building operated by the	927
student's resident district and to which both of the following	928
apply:	929
(a) The building was ranked in the lowest twenty per cent	930
of all buildings operated by city, local, and exempted village	931
school districts according to performance index score as	932
determined by the department of education, as follows:	933
(i) For a scholarship sought for the 2021-2022 or 2022-	934
2023 school year, the building was ranked in the lowest twenty	935
per cent of buildings for each of the 2017-2018 and 2018-2019	936
school years.	937
(ii) For a scholarship sought for the 2023-2024 school	938
year, the building was ranked in the lowest twenty per cent of	939
buildings for each of the 2020-2021 and 2021-2022 school years.	940
(iii) For a scholarship sought for the 2024-2025 school	941
year or any school year thereafter, the building was ranked in	942
the lowest twenty per cent of buildings for at least two of the	943
three most recent consecutive rankings issued prior to the first	944
day of July of the school year for which a scholarship is	945
sought.	946
(b) The building is operated by a school district in	947
which, for the three consecutive school years prior to the	948
school year for which a scholarship is sought, an average of	949
twenty per cent or more of the students entitled to attend	950
school in the district, under section 3313.64 or 3313.65 of the	951
Revised Code, were qualified to be included in the formula to	952

distribute funds under Title I of the "Elementary and Secondary

953

974

Education Act of 1965," 20 U.S.C. 6301 et seq.	954
When ranking school buildings under division (A)(1) of	955
this section, the department shall not include buildings	956
operated by a school district in which the pilot project	957
scholarship program is operating in accordance with sections	958
3313.974 to 3313.979 of the Revised Code.	959
(2) A student is eligible for a scholarship if the student	960
will be enrolling in any of grades kindergarten through twelve	961
in this state for the first time in the school year for which a	962
scholarship is sought, will be at least five years of age, as	963
defined in section 3321.01 of the Revised Code, by the first day	964
of January of the school year for which a scholarship is sought,	965
and otherwise would be assigned under section 3319.01 of the	966
Revised Code in the school year for which a scholarship is	967
sought, to a school building described in division (A)(1) of	968
this section.	969
(3) A student is eligible for a scholarship if the student	970
is enrolled in a community school established under Chapter	971
3314. of the Revised Code but otherwise would be assigned under	972
section 3319.01 of the Revised Code to a building described in	973

(4) A student is eligible for a scholarship if the student 975 is enrolled in a school building operated by the student's 976 resident district or in a community school established under 977 Chapter 3314. of the Revised Code and otherwise would be 978 assigned under section 3319.01 of the Revised Code to a school 979 building described in division (A)(1) of this section in the 980 school year for which the scholarship is sought. 981

division (A)(1) of this section.

(B) A student is eligible for a scholarship if the student	982
is enrolled in a nonpublic school at the time the school is	983
granted a charter by the state board of education under section	984
3301.16 of the Revised Code and the student meets the standards	985
of division (B) of section 3310.031 of the Revised Code.	986
(C) —A Prior to the effective date of this amendment, a	987
student is eligible for a scholarship if the student's resident	988
district—is was subject to former section 3302.10 of the Revised	989
Code <del>-and the student either:</del>	990
(1) Is enrolled in a school building operated by the	991
resident district or in a community school established under-	992
Chapter 3314. of the Revised Code;	993
(2) Will be both enrolling in any of grades kindergarten	994
through twelve in this state for the first time and at least	995
five years of age by the first day of January of the school year	996
for which a scholarship is sought as it existed on that date,	997
and the student remains an eligible student pursuant to division	998
(D) of this section. The department shall cease awarding first-	999
time scholarships pursuant to division (C) of this section on	1000
the effective date of this amendment.	1001
(D) A student who receives a scholarship under the	1002
educational choice scholarship pilot program remains an eligible	1003
student and may continue to receive scholarships in subsequent	1004
school years until the student completes grade twelve, so long	1005
as all of the following apply:	1006
(1) The student's resident district remains the same, or	1007
the student transfers to a new resident district and otherwise	1008
would be assigned in the new resident district to a school	1009
building described in division (A)(1) or (C) of this section.	1010

(2) The student takes each assessment prescribed for the	1011
student's grade level under-sections section 3301.0710,	1012
3301.0712, or 3313.619 of the Revised Code while enrolled in a	1013
chartered nonpublic school, unless one of the following applies	1014
to the student:	1015
(a) The student is excused from taking that assessment	1016
under federal law, the student's individualized education	1017
program, or division (C)(1)(c)(i) of section $3301.0711$ of the	1018
Revised Code.	1019
(b) The student is enrolled in a chartered nonpublic	1020
school that meets the conditions specified in division (K)(2) or	1021
(L)(4) of section 3301.0711 of the Revised Code.	1022
(c) The student is enrolled in any of grades three to	1023
eight and takes an alternative standardized assessment under	1024
division (K)(1) of section 3301.0711 of the Revised Code.	1025
(d) The student is excused from taking the assessment	1026
prescribed under division (B)(1) of section 3301.0712 of the	1027
Revised Code pursuant to division (C)(1)(c)(ii) of section	1028
3301.0711 of the Revised Code.	1029
(3) In each school year that the student is enrolled in a	1030
chartered nonpublic school, the student is absent from school	1031
for not more than twenty days that the school is open for	1032
instruction, not including excused absences.	1033
(E) $\frac{(1)}{(1)}$ _The department shall cease awarding first-time	1034
scholarships pursuant to divisions (A)(1) to (4) of this section	1035
with respect to a school building that, in the most recent	1036
ratings of school buildings under section 3302.03 of the Revised	1037
Code prior to the first day of July of the school year, ceases	1038
to meet the criteria in division (A)(1) of this section.	1039

(2) The department shall cease awarding first time	1040
scholarships pursuant to division (C) of this section with-	1041
respect to a school district subject to section 3302.10 of the-	1042
Revised Code when the academic distress commission established	1043
for the district ceases to exist.	1044
(3)—However, students who have received scholarships in	1045
the prior school year remain eligible students pursuant to	1046
division (D) of this section.	1047
(F) The state board of education shall adopt rules	1048
defining excused absences for purposes of division (D)(3) of	1049
this section.	1050
Sec. 3311.29. (A) Except as provided under division (B),	1051
(C), or (D) of this section, no school district shall be created	1052
and no school district shall exist which does not maintain	1053
within such district public schools consisting of grades	1054
kindergarten through twelve and any such existing school	1055
district not maintaining such schools shall be dissolved and its	1056
territory joined with another school district or districts by	1057
order of the state board of education if no agreement is made	1058
among the surrounding districts voluntarily, which order shall	1059
provide an equitable division of the funds, property, and	1060
indebtedness of the dissolved school district among the	1061
districts receiving its territory. The state board of education	1062
may authorize exceptions to school districts where topography,	1063
sparsity of population, and other factors make compliance	1064
impracticable.	1065
The superintendent of public instruction is without	1066
authority to distribute funds under Chapter 3317. of the Revised	1067
Code to any school district that does not maintain schools with	1068
grades kindergarten through twelve and to which no exception has	1069

been granted by the state board of education. 1070 (B) Division (A) of this section does not apply to any 1071 joint vocational school district or any cooperative education 1072 school district established pursuant to divisions (A) to (C) of 1073 section 3311.52 of the Revised Code. 1074 (C)(1)(a) Except as provided in division (C)(3) of this 1075 section, division (A) of this section does not apply to any 1076 cooperative education school district established pursuant to 1077 section 3311.521 of the Revised Code nor to the city, exempted 1078 village, or local school districts that have territory within 1079 such a cooperative education district. 1080 (b) The cooperative district and each city, exempted 1081 village, or local district with territory within the cooperative 1082 district shall maintain the grades that the resolution adopted 1083 or amended pursuant to section 3311.521 of the Revised Code 1084 specifies. 1085 (2) Any cooperative education school district described 1086 under division (C)(1) of this section that fails to maintain the 1087 grades it is specified to operate shall be dissolved by order of 1088 the state board of education unless prior to such an order the 1089 cooperative district is dissolved pursuant to section 3311.54 of 1090 the Revised Code. Any such order shall provide for the equitable 1091 adjustment, division, and disposition of the assets, property, 1092 debts, and obligations of the district among each city, local, 1093 and exempted village school district whose territory is in the 1094 cooperative district and shall provide that the tax duplicate of 1095 each city, local, and exempted village school district whose 1096 territory is in the cooperative district shall be bound for and 1097 assume its share of the outstanding indebtedness of the 1098 cooperative district. 1099

(3) If any city, exempted village, or local school	1100
district described under division (C)(1) of this section fails	1101
to maintain the grades it is specified to operate the	1102
cooperative district within which it has territory shall be	1103
dissolved in accordance with division (C)(2) of this section and	1104
upon that dissolution any city, exempted village, or local	1105
district failing to maintain grades kindergarten through twelve	1106
shall be subject to the provisions for dissolution in division	1107
(A) of this section.	1108
(D) Division (A) of this section does not apply to any	1109
school district that is or has ever been subject to <a href="former">former</a>	1110
section 3302.10 of the Revised Code, as it-exists on and after	1111
the effective date of this amendment existed prior to the	1112
effective date of this amendment, and has had a majority of its	1113
schools reconstituted or closed under that section.	1114
Sec. 3314.102. (A) As used in this section÷	1115
Sec. 3314.102. (A) As used in this section:  (1) "Chief executive officer" means a chief executive	1115 1116
(1) "Chief executive officer" means a chief executive	1116
(1) "Chief executive officer" means a chief executive officer appointed by an academic distress commission pursuant to	1116 1117
(1) "Chief executive officer" means a chief executive officer appointed by an academic distress commission pursuant to section 3302.10 of the Revised Code.	1116 1117 1118
(1) "Chief executive officer" means a chief executive officer appointed by an academic distress commission pursuant to section 3302.10 of the Revised Code.  (2) "Municipal, "municipal school district" and "mayor"	1116 1117 1118 1119
(1) "Chief executive officer" means a chief executive officer appointed by an academic distress commission pursuant to section 3302.10 of the Revised Code.  (2) "Municipal, "municipal school district" and "mayor" have the same meanings as in section 3311.71 of the Revised	1116 1117 1118 1119 1120
(1) "Chief executive officer" means a chief executive officer appointed by an academic distress commission pursuant to section 3302.10 of the Revised Code.  (2) "Municipal, "municipal school district" and "mayor" have the same meanings as in section 3311.71 of the Revised Code.	1116 1117 1118 1119 1120 1121
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(1) "Chief executive officer" means a chief executive officer appointed by an academic distress commission pursuant to section 3302.10 of the Revised Code.  (2) "Municipal, "municipal school district" and "mayor" have the same meanings as in section 3311.71 of the Revised Code.  (B) Notwithstanding section 3314.10 and sections 4117.03 to 4117.18 of the Revised Code and Section 4 of Amended Substitute Senate Bill No. 133 of the 115th general assembly,	1116 1117 1118 1119 1120 1121 1122 1123 1124
(1) "Chief executive officer" means a chief executive officer appointed by an academic distress commission pursuant to section 3302.10 of the Revised Code.  (2) "Municipal, "municipal school district" and "mayor" have the same meanings as in section 3311.71 of the Revised Code.  (B) Notwithstanding section 3314.10 and sections 4117.03 to 4117.18 of the Revised Code and Section 4 of Amended Substitute Senate Bill No. 133 of the 115th general assembly, the employees of a conversion community school that is sponsored	1116 1117 1118 1119 1120 1121 1122 1123 1124 1125

cease to be subject to any future collective bargaining	1129
agreement, if the mayor or chief executive officer submits to	1130
the board of education sponsoring the school and to the state	1131
employment relations board a statement requesting that all	1132
employees of the community school be removed from a collective	1133
bargaining unit. The employees of the community school who are	1134
covered by a collective bargaining agreement in effect on the	1135
date the mayor or chief executive officer—submits the statement	1136
shall remain subject to that collective bargaining agreement	1137
until the collective bargaining agreement expires on its terms.	1138
Upon expiration of that collective bargaining agreement, the	1139
employees of that school are not subject to Chapter 4117. of the	1140
Revised Code and may not organize or collectively bargain	1141
pursuant to that chapter.	1142
Section 2. That existing sections 133.06, 3302.036,	1143
3302.042, 3302.16, 3302.17, 3310.02, 3310.03, 3311.29, and	1144
3314.102 of the Revised Code are hereby repealed.	1145
collision of the heriboa code are hereby repeated.	1110
Section 3. That sections 3302.10, 3302.101, 3302.102,	1146
3302.11, and 3302.12 of the Revised Code are hereby repealed.	1147
Section 4. That Section 5 of S.B. 89 of the 133rd General	1148
Assembly be amended to read as follows:	1149
Sec. 5. (A) Notwithstanding anything to the contrary in	1150
section 3310.03 of the Revised Code, a student is eligible for	1151
an Educational Choice Scholarship for the 2021-2022 school year	1152
if the student satisfies all of the following conditions:	1153
	1154
(1) The student was enrolled in a public or nonpublic	1154
school in any of grades kindergarten through twelve, or was	1155
homeschooled for the equivalent of those grades, in the 2020-	1156
2021 school year.	1157

(2) The student was eligible for a scholarship for the	1158
2020-2021 school year under Section 31 of H.B. 197 of the 133rd	1159
General Assembly.	1160
(3) For the 2021-2022 school year, the student would be	1161
enrolled in a building that, in the 2019-2020 school year, met	1162
one of the conditions described in division (A), (B), $\frac{\text{(D)}}{\text{(D)}}$ or	1163
(E) of section 3310.03 of the Revised Code, as it existed prior	1164
to the effective date of this section March 2, 2021.	1165
(B) If the number of students who apply for an Educational	1166
Choice Scholarship exceeds the maximum number of scholarships	1167
permitted under division (A) of section 3310.02 of the Revised	1168
Code, priority shall first be given to those students applying	1169
for a scholarship under section 3310.03 of the Revised Code in	1170
accordance with division (B) of section 3310.02 of the Revised	1171
Code. If the number of available scholarships has not been	1172
exceeded after scholarships are awarded in accordance with	1173
section 3310.02 of the Revised Code, the Department of Education	1174
shall award scholarships under this section in the following	1175
order of priority:	1176
(1) First, to eligible students with family incomes at or	1177
below two hundred per cent of the federal poverty guidelines who	1178
qualify under this section. If the number of students described	1179
in division (B)(1) of this section who apply for a scholarship	1180
exceeds the number of available scholarships after awards are	1181
made under divisions (B)(1) to $\overline{\text{(5)}}$ $\underline{\text{(3)}}$ of section 3310.02 of the	1182
Revised Code, the Department shall select students described in	1183
division (B)(1) of this section by lot to receive any remaining	1184
scholarships.	1185
(2) Second, to other eligible students who qualify under	1186
this section. If the number of students described in division	1187

(B) (2) of this section who apply for a scholarship exceeds the	1188
number of available scholarships after awards are made under	1189
divisions (B) (1) to $\overline{(5)}$ (3) of section 3310.02 of the Revised	1190
Code and division (B)(1) of this section, the Department shall	1191
select students described in division (B)(2) of this section by	1192
lot to receive any remaining scholarships.	1193
(C) A student who receives an Educational Choice	1194
Scholarship under this section remains an eligible student and	1195
may continue to receive a scholarship in subsequent school years	1196
until the student completes grade twelve, so long as the student	1197
satisfies the conditions specified in divisions (D)(1) to (3) of	1198
section 3310.03 of the Revised Code.	1199
Section 5. That existing Section 5 of S.B. 89 of the 133rd	1200
General Assembly is hereby repealed.	1201
Section 6. That Sections 4, 5, and 6 of H.B. 70 of the	1202
131st General Assembly are hereby repealed.	1203
Section 7. The General Assembly, applying the principle	1204
stated in division (B) of section 1.52 of the Revised Code that	1205
amendments are to be harmonized if reasonably capable of	1206
simultaneous operation, finds that the following sections,	1207
presented in this act as composites of the sections as amended	1208
by the acts indicated, are the resulting versions of the	1209
sections in effect prior to the effective date of the sections	1210
as presented in this act:	1211
Section 3302.036 of the Revised Code as amended by H.B. 64	1212
and H.B. 70 of the 131st General Assembly.	1213
Section 3310.03 of the Revised Code as amended by H.B. 436	1214
and S.B. 89 of the 133rd General Assembly.	1215