### As Introduced

# 134th General Assembly

# **Regular Session** 2021-2022

S. B. No. 37

# **Senators Fedor, Manning**

Cosponsors: Senators Yuko, Maharath, Thomas, Antonio, Sykes, Craig, Schaffer, Cirino

## A BILL

То	amend Section 12 of H.B. 164 of the 133rd	1
	General Assembly and Section 17 of H.B. 197 of	2
	the 133rd General Assembly, as subsequently	3
	amended, to make changes to education law for	4
	the 2020-2021 school year in response to	5
	implications from COVID-19 and to declare an	6
	emergency.	7

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

Section 1. That Section 12 of H.B. 164 of the 133rd	8
General Assembly be amended to read as follows:	9
Sec. 12. (A) As used in this section:	10
(1) "End-of-course examination" means an end-of-course	11
examination prescribed under section 3301.0712 of the Revised	12
Code.	13
(2) "District or school" means any of the following:	14
(a) A city, local, exempted village, or joint vocational	15
school district;	16

(b) A community school established under Chapter 3314. of	17
the Revised Code;	18
(c) A STEM school established under Chapter 3326. of the	19
Revised Code;	20
(d) A college-preparatory boarding school established	21
under Chapter 3328. of the Revised Code;	22
under Chapter 3320. Of the Revised Code;	22
(e) The State School for the Deaf;	23
(f) The State School for the Blind;	24
(g) A chartered nonpublic school.	25
(3) "Qualifying course" means a course associated with an	26
end-of-course examination.	27
(4) "Qualifying student" means a student to whom any of	28
the following apply:	29
(a) The student is being quarantined.	30
(b) The student or a member of the student's family is	31
medically compromised and the student cannot attend school or	32
another physical location outside of the home for testing.	33
(c) The student resides in a geographic area that is	34
subject to an order issued by the Governor, the Department of	35
Health, or the board of health of a city or general health	36
district that requires all persons in that area to remain in	37
their residences.	38
(d) The student is receiving instruction primarily through	39
a remote learning model up through the deadline for the end-of-	40
course examination, and the examination cannot be administered	41
remotely.	42
(B) Notwithstanding anything to the contrary in sections	43

3313.618 and 3313.6114 of the Revised Code, a student who was	44
scheduled to take or retake an end-of-course examination in the	45
2019-2020 or 2020-2021 school year, but did not do so because	46
the administration of that examination was canceled or because	47
the student was a qualifying student, may use the student's	48
final course grade in the course associated with that	49
examination in lieu of a score on the examination to satisfy	50
conditions for a high school diploma prescribed under sections	51
3313.618 and 3313.6114 of the Revised Code. A student who was	52
scheduled to take the end-of-course examination for the first	53
time in the 2019-2020 or 2020-2021 school year may use the final	54
course grade for the qualifying course that the student	55
completed in that school year, while a student who was scheduled	56
to retake the examination in the 2019-2020 or 2020-2021 school	57
year may use a final course grade for a qualifying course that	58
the student completed in the 2019-2020 or 2020-2021 school year	59
or a prior school year. For the purposes of determining whether	60
a student satisfies a condition, a final course grade shall be	61
equivalent to a level of skill prescribed under division (B)(5)	62
(a) of section 3301.0712 of the Revised Code or a competency	63
score prescribed under division (B)(10) of that section, as	64
follows:	65
(1) Any "A" letter grade shall be equivalent to an	66
advanced level of skill.	67
advanced level of Skill.	0 7
(2) Any "B" letter grade shall be equivalent to an	68
accelerated level of skill.	69
(3) Any "C" letter grade shall be equivalent to a	70
proficient level of skill.	71
F	, 1
(4) Any "D" letter grade shall be equivalent to a basic	72

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level of skill.

(5) Any "F" letter grade shall be equivalent to a limited	74
level of skill.	75
(6) Any "C" letter grade or higher shall be equivalent to	76
a competency score.	77
(7) In the case of a course that issues a pass or fail	78
designation rather than a letter grade for a final course grade,	79
a fail designation shall be equivalent to an "F" letter grade	80
and a limited level of skill. For a pass designation, the	81
student's district or school shall determine which level of	82
skill is equivalent to the student's performance in the course.	83
A pass designation also shall be equivalent to a competency	84
score.	85
(C) A student who completed a qualifying course in the	86
2019-2020 or 2020-2021 school year shall be deemed to have	87
completed an administration of the end-of-course examination	88
associated with that course for the purposes of determining	89
whether that student may demonstrate competency in a subject	90
area using one of the options prescribed under divisions (B)(1)	91
(a) to (c) of section 3313.618 of the Revised Code.	92
(D) A student who completed a qualifying course in the	93
2019-2020 or 2020-2021 school year may elect to take the end-of-	94
course examination associated with that course in an	95
administration of that examination in a subsequent school year.	96
Section 2. That existing Section 12 of H.B. 164 of the	97
133rd General Assembly is hereby repealed.	98
Section 3. That Section 17 of H.B. 197 of the 133rd	99
General Assembly (as amended by H.B. 404 of the 133rd General	100
Assembly) be amended to read as follows:	101
Sec. 17. Notwithstanding anything in the Revised Code or	102

Administrative Code to the contrary, for the 2019-2020 school	103
year only, except as otherwise or for the 2019-2020 and 2020-	104
2021 school years if so provided in this section, due to the	105
Director of Health's order under section 3701.13 of the Revised	106
Code "In re: Order the Closure of All K-12 Schools in the State	107
of Ohio" issued on March 14, 2020, or any local board of health	108
order, and any extension of any order, based on the implications	109
of COVID-19, all of the following apply:	110
(A) (1) Any (A) (1) (a) For the 2019-2020 school year only,	111
any city, exempted village, local, joint vocational, or	112
municipal school district, any community school established	113
under Chapter 3314. of the Revised Code, any STEM school	114
established under Chapter 3326. of the Revised Code, any	115
chartered nonpublic school, and the State School for the Deaf	116
and the State School for the Blind shall not be required to	117
administer the assessments prescribed in sections 3301.0710,	118
3301.0711, 3301.0712, 3313.903, and 3314.017 of the Revised	119
Code, including the Ohio English Language Proficiency Assessment	120
administered to English learners pursuant to division (C)(3)(b)	121
of section 3301.0711 of the Revised Code and the Alternate	122
Assessment for Students with Significant Cognitive Disabilities	123
prescribed in division (C)(1) of section 3301.0711 of the	124
Revised Code.	125
(b) For the 2020-2021 school year only, any city, local,	126
exempted village, joint vocational, or municipal school	127
district, any community school, any STEM school, any chartered	128
nonpublic school, and the State School for the Deaf and the	129
State School for the Blind shall not be required to administer	130
either of the following:	131
(i) State assessments in the area of social studies as	132

<pre>prescribed under division (A)(4) of section 3301.0710 of the</pre>	133
Revised Code;	134
(ii) End-of-course examinations prescribed under division	135
(B) (2) of section 3301.0712 of the Revised Code in the areas of	136
English language arts I, American history, American government,	137
and, if a waiver has been received pursuant to division (B)(2)	138
(b) of that section, geometry.	139
(2) Any chartered nonpublic school that has chosen to	140
administer assessments under section 3313.619 of the Revised	141
Code that has not administered such assessments by March 17,	142
2020, shall not be required to administer those assessments.	143
(3) The Department of Education shall not exclude any	144
student to whom an assessment was not administered in the 2019-	145
2020 school year under division (A) of this section from	146
counting in a district's or school's enrollment for the 2020-	147
2021 school year pursuant to division (L)(3) of section 3314.08,	148
division (E)(3) of section 3317.03, or division (C) of section	149
3326.37 of the Revised Code.	150
(4) If a student was not administered an assessment in the	151
2019-2020 school year under division (A) of this section, that	152
school year shall not count in determining if the student is	153
subject to withdrawal from a school pursuant to section	154
3313.6410 or 3314.26 of the Revised Code.	155
(5) No student who received a scholarship under the	156
Educational Choice Scholarship Program under section 3310.03 or	157
3310.032 of the Revised Code, the Jon Peterson Special Needs	158
Scholarship Program under section 3310.52 of the Revised Code,	159
or the Pilot Project Scholarship Program under section 3313.975	160
of the Revised Code for the 2019-2020 school year shall be	161

considered ineligible to renew that scholarship for the 2020-	162
2021 school year solely because the student was not administered	163
an assessment in the 2019-2020 school year under division (A) of	164
this section.	165
(B)(1) The Department of Education shall not publish state	166
report card ratings under section 3302.03, 3302.033, 3314.012,	167
or 3314.017 of the Revised Code nor shall the Department be	168
required to submit preliminary data for the report cards by July	169
31, 2020, as required by those sections. Furthermore, the	170
Department shall not assign an overall letter grade under	171
division (C)(3) of section 3302.03 of the Revised Code for any	172
school district or building, shall not assign an individual	173
grade to any component prescribed under division (C)(3) of	174
section 3302.03 of the Revised Code, shall not assign a grade to	175
any measures under division (C)(1) of section 3302.03 of the	176
Revised Code, and shall not rank school districts, community	177
schools, or STEM schools under section 3302.21 of the Revised	178
Code for the 2019-2020 school year.	179
However, the Department shall report any data that it has	180
regarding the performance of districts and buildings for the	181
2019-2020 school year by September 15, 2020.	182
(2) The absence of report card ratings for the 2019-2020	183
school year shall have no effect in determining sanctions or	184
penalties, and shall not create a new starting point for	185
determinations that are based on ratings over multiple years.	186
The report card ratings of any previous or subsequent years	187
shall be considered in determining whether a school district or	188
building is subject to sanctions or penalties. If a school	189
district or building was subject to any of the following	190
penalties or sanctions in the 2019-2020 school year based on its	191

report card rating for previous school years, those penalties or	192
sanctions shall remain for the 2020-2021 school year. Those	193
penalties and sanctions include the following:	194
(a) Any restructuring provisions established under Chapter	195
3302. of the Revised Code, except as required under federal law;	196
(b) Provisions for the Columbus City School Pilot Project	197
under section 3302.042 of the Revised Code;	198
(c) Provisions for academic distress commissions under	199
section 3302.10 of the Revised Code. While a district subject to	200
an academic distress commission prior to March 27, 2020, shall	201
be considered to be subject to an academic distress commission	202
for the 2020-2021 school year, that year shall not be included	203
for purposes of determining progressive consequences under	204
divisions (H), (I), (J), (K), and (L) of section $3302.10$ of the	205
Revised Code that are in addition to those that were being	206
exercised by the chief executive officer during the 2019-2020	207
school year or for purposes of the appointment of a new board of	208
education under division (K) of that section. Nothing in	209
division (B)(2)(c) of this section shall be construed to limit	210
the powers that the chief executive officer exercised under	211
section 3302.10 of the Revised Code prior to the 2020-2021	212
school year.	213
(d) Provisions prescribing new buildings where students	214
are eligible for the Educational Choice Scholarships under	215
section 3310.03 of the Revised Code;	216
(e) Provisions defining "challenged school districts" in	217
which new start-up community schools may be located, as	218
prescribed in section 3314.02 of the Revised Code;	219
(f) Provisions prescribing community school closure	220

requirements under section 3314.35 or 3314.351 of the Revised	221
Code;	222
(g) Provisions of state or federal law that identify	223
school districts or buildings for comprehensive or targeted	224
support and improvement or additional targeted support and	225
improvement. Districts and buildings so identified shall	226
continue to receive supports and interventions consistent with	227
their support and improvement plans in the 2020-2021 school	228
year.	229
(h) Provisions that determine the conditions under which	230
community schools may change sponsors under section 3314.034 of	231
the Revised Code.	232
(C) No school district, community school, or STEM school	233
and no chartered nonpublic school that is subject to section	234
3301.163 of the Revised Code shall retain a student in the third	235
grade under that section or section 3313.608 of the Revised Code	236
based solely on a student's academic performance in reading in	237
the 2019-2020 school year unless the principal of the school	238
building in which a student is enrolled and the student's	239
reading teacher agree that the student is reading below grade	240
level and is not prepared to be promoted to the fourth grade.	241
(D)(1) Division (D) of this section applies to any student	242
who meets both of the following criteria:	243
(a) The student was enrolled in the twelfth grade in the	244
2019-2020 school year or was on track to graduate in the 2019-	245
2020 school year, as determined by the school district or other	246
public or chartered nonpublic school in which the student was	247
enrolled, regardless of the graduation cohort in which the	248
student is included.	249

(b) The student had not completed the requirements for a	250
high school diploma under section 3313.61, 3313.612, or 3325.08	251
of the Revised Code or under Section 3 of H.B. 491 of the 132nd	252
General Assembly, as of March 17, 2020.	253

- (2) A city, exempted village, local, or municipal school 254 district, a community school, a STEM school, a chartered 255 nonpublic school, the State School for the Blind, and the State 256 School for the Deaf shall grant a high school diploma to any 257 student to whom this section applies, if the student's 258 259 principal, in consultation with teachers and counselors, reviews the student's progress toward meeting the requirements for a 260 diploma and determines that the student has successfully 261 completed the curriculum in the student's high school or the 262 individualized education program developed for the student by 263 the student's high school pursuant to section 3323.08 of the 264 Revised Code, or qualified under division (D) or (F) of section 265 3313.603 of the Revised Code, at the time the student's school 266 closed pursuant to the Director of Health's order under section 267 3701.13 of the Revised Code "In Re: Order the Closure of All K-268 12 Schools in the State of Ohio" issued on March 14, 2020. No 269 district or school shall grant a high school diploma under 270 division (D)(2) of this section after September 30, 2020. 271
- (3) If the board of education of a school district or the 272 governing authority of a community school, STEM school, 273 chartered nonpublic school, the State School for the Blind, or 274 the State School for the Deaf has adopted a resolution under 275 division (E) of section 3313.603 of the Revised Code requiring a 276 more challenging curriculum than otherwise required under 277 division (C) of that section, the district superintendent or the 278 chief administrator of the school may elect to require only the 279 minimum curriculum specified in division (C) of that section for 280

the purpose of determining if a student to whom division (D) of	281
this section applies has successfully completed the curriculum	282
under division (D)(2) of this section. If such an election is	283
made, the superintendent or chief administrator shall evaluate	284
each student to whom division (D) of this section applies using	285
the minimum curriculum specified in division (C) of this	286
section.	287
(4) It is the intent of the General Assembly that school	288
districts and other public and private schools do both of the	289
following:	290
(a) Continue to provide ways to keep students actively	291
engaged in learning opportunities between March 17, 2020, and	292
the remainder of the school year;	293
(b) Grant students who need in-person instructional	294
experiences to complete requirements for a diploma or a career-	295
technical education program access to school facilities as soon	296
as it is reasonably possible after the Director of Health	297
permits such access to resume, even if the last instructional	298
day of the school year has already passed.	299
(E) For the purpose of teacher evaluations conducted under	300
sections 3319.111 and 3319.112 of the Revised Code, no school	301
district board of education shall use value-added progress	302
dimension data, established under section 3302.021 of the	303
Revised Code, from the 2019-2020 school year to measure student	304
learning attributable to the teacher being evaluated.	305
(F)(1) For community school sponsor evaluations required	306
under section 3314.016 of the Revised Code, the Department shall	307
not issue a rating for the components under division (B)(1) of	308
that section to any sponsor, nor shall the Department issue an	309

overall rating for the sponsor. The Department shall allow a	310
sponsor to indicate that it could not comply with an applicable	311
law or administrative rule or fully adhere to a quality practice	312
because the required action was unable to be completed due to	313
the Director of Health's order under section 3701.13 of the	314
Revised Code "In Re: Order the Closure of All K-12 Schools in	315
the State of Ohio" issued on March 14, 2020, any local board of	316
health order, or any extension of an order.	317
(2) The absence of community school sponsor ratings for	318
the 2019-2020 school year shall have no effect in determining	319
sanctions or penalties of a sponsor under Chapter 3314. of the	320
Revised Code and shall not create a new starting point for	321
determinations that are based on ratings over multiple years.	322
The sponsor ratings of any previous or subsequent school years	323
shall be considered when a sponsor is subject to sanctions or	324
penalties under that chapter. A sponsor shall remain eligible in	325
the 2020-2021 school year for any incentives that the sponsor	326
was eligible for in the 2019-2020 school year, and the 2019-2020 $$	327
school year shall not count toward the number of years in which	328
a sponsor subject to division (B)(7)(b) of section 3314.016 of	329
the Revised Code is not required to be evaluated.	330
(G) The Superintendent of Public Instruction may waive the	331
requirement to complete any report prescribed by law that is	332
based on data from assessments that would have been but were not	333
administered during the 2019-2020 school year pursuant to	334

(H) The Department, on behalf of the State Board of
Education, may issue a one-year, nonrenewable provisional
license to any individual to practice in any category, type, and
level for which the State Board issues a license pursuant to
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division (A) of this section.

Title XXXIII of the Revised Code, if the individual has met all	340
requirements for the requested license except for the	341
requirement to pass an examination prescribed by the State Board	342
in the subject area for which application is being made. Any	343
individual to whom a provisional license is issued under this	344
division shall take and pass the appropriate subject area	345
examination prior to expiration of the license as a condition of	346
advancing the license in the appropriate category, type, and	347
level. The Department shall not issue a provisional license	348
under this division that is valid on or after July 1, 2021.	349
(I) The Superintendent of Public Instruction may extend or	350
waive any deadline for an action required of the State Board of	351
Education, the Department of Education, or any person or entity	352
licensed or regulated by the State Board or Department during	353
the duration of the Director of Health's order under section	354
3701.13 of the Revised Code "In re: Order the Closure of All K-	355
12 Schools in the State of Ohio" issued on March 14, 2020, or	356
any local board of health order, and any extension of any order,	357
based on the implications of COVID-19, as necessary to ensure	358
that the safety of students, families, and communities are	359
prioritized while continuing to ensure the efficient operation	360
of the Department and public and private schools in this state.	361
Deadlines that may be extended or waived by the State	362
Superintendent include, but are not limited to, deadlines	363
related to the following:	364
(1) The conduct of evaluations for school personnel under	365
Chapter 3319. of the Revised Code;	366
(2) Notice of intent not to reemploy school personnel	367
under Chapter 3319. Of of the Revised Code;	368

(3) The conduct of school safety drills under section

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3737.73 of the Revised Code;	370
(4) The emergency management test required by division (E)	371
of section 3313.536 of the Revised Code;	372
(5) The filling of a vacancy in a board of education;	373
(6) Updating of teacher evaluation policies to conform	374
with the framework for evaluation of teachers adopted under	375
section 3319.112 of the Revised Code;	376
(7) Identification and screening of gifted students under	377
Chapter 3324. of the Revised Code.	378
(J) Notwithstanding anything in the Revised Code or	379
Administrative Code to the contrary, for the 2019-2020, 2020-	380
2021, and 2021-2022 school years only, the Chancellor of Higher	381
Education, in consultation with the Superintendent of Public	382
Instruction, may waive, extend, suspend, or modify requirements	383
of the College Credit Plus program if the Chancellor, in	384
consultation with the Superintendent, determines the waiver,	385
extension, suspension, or modification is necessary in response	386
to COVID-19.	387
(K) The Superintendent of Public Instruction shall	388
collaborate with providers in the 22+ Adult High School Diploma	389
Program authorized under sections 3314.38, 3317.23, 3317.231,	390
3317.24, and 3345.86 of the Revised Code and the Adult Diploma	391
Program authorized under section 3313.902 of the Revised Code,	392
and rules adopted thereunder, to ensure that the providers have	393
maximum flexibility to assist students whose progress in the	394
program has been affected by the Director of Health's order to	395
complete the requirements to earn a high school diploma. For	396
this purpose, the State Superintendent may waive or extend	397
deadlines, or otherwise grant providers and students	398

flexibility, for completion of program requirements.

(L) No school district shall require the parent of any 400 student who was instructed at home in accordance with section 401 3321.04 of the Revised Code for the 2019-2020 or 2020-2021 402 school year to submit to the district superintendent the 403 academic assessment report required under rule 3301-34-04 of the 404 Administrative Code as a condition of the district allowing the 405 student to continue to receive home instruction for the 2020-406 2021 or 2020-2021 school year. 407

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(M) Notwithstanding anything in the Revised Code to the 408 contrary, the board of education of any school district that, 409 prior to the Director of Health's order under section 3701.13 of 410 the Revised Code "In re: Order the Closure of All K-12 Schools 411 in the State of Ohio" issued on March 14, 2020, had not 412 completed an evaluation that was required under Chapter 3319. of 413 the Revised Code for the 2019-2020 school year for an employee 414 of the district, including a teacher, administrator, or 415 superintendent, may elect not to conduct an evaluation of the 416 employee for that school year, if the district board determines 417 that it would be impossible or impracticable to do so. If a 418 district board elects not to evaluate an employee for the 2019-419 2020 school year, the employee shall be considered not to have 420 had evaluation procedures complied with pursuant to section 421 3319.111 of the Revised Code for purposes of section 3319.11 of 422 the Revised Code. The district board may collaborate with any 423 bargaining organization representing employees of the district 424 in determining whether to complete evaluations for the 2019-2020 425 school year. Nothing in this section shall preclude a district 426 board from using an evaluation completed prior to the Director 427 of Health's order in employment decisions. 428

Section 4. That existing Section 17 of H.B. 197 of the	429
133rd General Assembly (as amended by H.B. 404 of the 133rd	430
General Assembly) is hereby repealed.	431
Section 5. (A) This section applies to any student who	432
meets both of the following criteria:	433
(1) The student was enrolled in the twelfth grade in the	434
2020-2021 school year or was on track to graduate in the 2020-	435
2021 school year, as determined by the school district or other	436
public or chartered nonpublic school in which the student was	437
enrolled, regardless of the graduation cohort in which the	438
student is included.	439
(2) The student had not completed the requirements for a	440
high school diploma under section 3313.61, 3313.612, or 3325.08	441
of the Revised Code or under Section 3 of H.B. 491 of the 132nd	442
General Assembly.	443
(B) A city, exempted village, local, or municipal school	444
district, a community school, a STEM school, a chartered	445
nonpublic school, the State School for the Blind, and the State	446
School for the Deaf shall grant a high school diploma to any	447
student to whom this section applies, if the student's	448
principal, in consultation with teachers and counselors, reviews	449
the student's progress toward meeting the requirements for a	450
diploma and determines that the student has successfully	451
completed the curriculum in the student's high school or the	452
individualized education program developed for the student by	453
the student's high school pursuant to section 3323.08 of the	454
Revised Code, or qualified under division (D) or (F) of section	455
3313.603 of the Revised Code, at the time the student's school	456
closed pursuant to the Director of Health's order under section	457
3701.13 of the Revised Code "In Re: Order the Closure of All K-	458

12 Schools in the State of Ohio" issued on March 14, 2020, or	459
due to any local board of health order to close schools, or any	460
extension of such an order due to the implications of COVID-19.	461
The provisions of this section shall continue to so apply, even	462
if the order or extension has been rescinded prior to July 1,	463
2021. No district or school shall grant a high school diploma	464
under this division after September 30, 2021.	465
(C) If the board of education of a school district or the	466

governing authority of a community school, STEM school, 467 chartered nonpublic school, the State School for the Blind, or 468 the State School for the Deaf has adopted a resolution under 469 division (E) of section 3313.603 of the Revised Code requiring a 470 more challenging curriculum than otherwise required under 471 division (C) of that section, the district superintendent or the 472 chief administrator of the school may elect to require only the 473 minimum curriculum specified in division (C) of that section for 474 the purpose of determining if a student to whom this section 475 applies has successfully completed the curriculum under division 476 (B) of this section. If such an election is made, the 477 superintendent or chief administrator shall evaluate each 478 479 student to whom this section applies using the minimum curriculum specified in this division. 480

Section 6. (A) If a waiver from testing requirements 481 prescribed under federal law becomes available from the United 482 States Secretary of Education for the 2020-2021 school year, the 483 Superintendent of Public Instruction shall consult with 484 stakeholders, including, but not limited to, the Buckeye 485 Association of School Administrators, the Ohio School Boards 486 Association, the Ohio Association of School Business Officials, 487 the Ohio Education Association, the Ohio Federation of Teachers, 488 the Ohio Parent Teacher Association, the Ohio Chamber of 489

Commerce, and Ohio Excels, regarding whether to seek that	490
waiver. After consulting with stakeholders, the state	491
Superintendent may submit to the United States Secretary of	492
Education a request for a waiver.	493
(B) If the waiver described in division (A) of this	494
section is granted, for the 2020-2021 school year only, no city,	495
exempted village, local, joint vocational, or municipal school	496
district, any community school established under Chapter 3314.	497
of the Revised Code, any STEM school established under Chapter	498
3326. of the Revised Code, any chartered nonpublic school, and	499
the State School for the Deaf and the State School for the Blind	500
shall be required to administer any of the assessments	501
prescribed in sections 3301.0710, 3301.0711, 3301.0712,	502
3313.903, and 3314.017 of the Revised Code, including the Ohio	503
English Language Proficiency Assessment administered to English	504
learners pursuant to division (C)(3)(b) of section 3301.0711 of	505
the Revised Code and the Alternate Assessment for Students with	506
Significant Cognitive Disabilities prescribed in division (C)(1)	507
of section 3301.0711 of the Revised Code, except that districts	508
and schools shall administer the assessment prescribed under	509
division (B)(1) of section 3301.0712 of the Revised Code.	510
(C) Any chartered nonpublic school that has chosen to	511
administer assessments under section 3313.619 of the Revised	512
Code shall not be required to administer those assessments for	513
the 2020-2021 school year if the school elects not to administer	514
assessments in accordance with division (B) of this section.	515
(D) The Department of Education shall not exclude any	516
student to whom an assessment was not administered in the 2020-	517
2021 school year under this section from counting in a	518

district's or school's enrollment for the 2021-2022 school year

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pursuant to division (L)(3) of section 3314.08, division (E)(3)	520
of section 3317.03, or division (C) of section 3326.37 of the	521
Revised Code.	522
(E) If a student was not administered an assessment in the	523
2020-2021 school year under this section, that school year shall	524
not count in determining if the student is subject to withdrawal	525
from a school pursuant to section 3313.6410 or 3314.26 of the	526
Revised Code.	527
(F) No student who received a scholarship under the	528
Educational Choice Scholarship Program under section 3310.03 or	529
3310.032 of the Revised Code, the Jon Peterson Special Needs	530
Scholarship Program under section 3310.52 of the Revised Code,	531
or the Pilot Project Scholarship Program under section 3313.975	532
of the Revised Code for the 2020-2021 school year shall be	533
considered ineligible to renew that scholarship for the 2021-	534
2022 school year solely because the student was not administered	535
an assessment in the 2020-2021 school year under this section.	536
Section 7. This act is hereby declared to be an emergency	537
measure necessary for the immediate preservation of the public	538
peace, health, and safety. The reason for such necessity is to	539
ensure that the changes made by this act take effect as soon as	540
possible after the start of the 2020-2021 school year.	541
Therefore, this act shall go into immediate effect.	542