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Representatives Holmes, G., Manning, G.

Cosponsors: Representatives Blair, Boggs, Brent, Brown, Callender, Carruthers, Clites, Crawley, Crossman, DeVitis, Galonski, Greenspan, Hambley, Hicks-Hudson, Holmes, A., Howse, Jones, Lanese, Leland, Lepore-Hagan, Lightbody, Liston, Miller, A., Miller, J., O'Brien, Oelslager, Patton, Russo, Ryan, Sheehy, Smith, K., Sobecki, Strahorn, Swearingen, Sweeney, Sykes, Upchurch, Weinstein, West

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A BILL

0	amend sections 149.433, 3313.536, 3313.60,	1
	3313.951, 3314.03, 3319.073, 3319.31, 3326.11,	2
	3328.24, and 3737.73; to amend, for the purpose	3
	of adopting a new section number as indicated in	4
	parentheses, section 3313.536 (5502.262); and to	5
	enact sections 3301.221, 3313.669, 3313.6610,	6
	3313.6611, and 5502.263 of the Revised Code and	7
	to amend Sections 221.30 and 265.210, as	8
	subsequently amended, of H.B. 166 of the 133rd	9
	General Assembly to enact the "Safety and	10
	Violence Education Students (SAVE Students) Act"	11
	regarding school security and youth suicide	12
	awareness education and training, to specify	13
	which public schools are eligible for school	14
	safety training grants, to establish, for fiscal	15
	year 2021, a pilot program to provide additional	16
	funding for students enrolled in grades eight	17

through twelve in certain internet- or computer-	18
based community schools in which a majority of	19
the students were enrolled in a dropout	20
prevention and recovery program for the 2019-	21
2020 school year, to earmark an appropriation,	22
and to declare an emergency.	23

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

Section 1 . That sections 149.433, 3313.536, 3313.60,	24
3313.951, 3314.03, 3319.073, 3319.31, 3326.11, 3328.24, and	25
3737.73 be amended; section 3313.536 (5502.262) be amended for	26
the purpose of adopting a new section number as indicated in	27
parentheses; and sections 3301.221, 3313.669, 3313.6610,	28
3313.6611, and 5502.263 of the Revised Code be enacted to read	29
as follows:	30
Sec. 149.433. (A) As used in this section:	31
"Act of terrorism" has the same meaning as in section	32
2909.21 of the Revised Code.	33
"Express statement" means a written statement	34
substantially similar to the following: "This information is	35
voluntarily submitted to a public office in expectation of	36
protection from disclosure as provided by section 149.433 of the	37
Revised Code."	38
"Infrastructure record" means any record that discloses	39
the configuration of critical systems including, but not limited	40
to, communication, computer, electrical, mechanical,	41
ventilation, water, and plumbing systems, security codes, or the	42

infrastructure or structural configuration of a building.	43
"Infrastructure record" includes a risk assessment of	44
infrastructure performed by a state or local law enforcement	45
agency at the request of a property owner or manager.	46
"Infrastructure record" does not mean a simple floor plan	47
that discloses only the spatial relationship of components of	48
the building.	49
"Security record" means any of the following:	50
(1) Any record that contains information directly used for	51
protecting or maintaining the security of a public office	52
against attack, interference, or sabotage;	53
(2) Any record assembled, prepared, or maintained by a	54
public office or public body to prevent, mitigate, or respond to	55
acts of terrorism, including any of the following:	56
(a) Those portions of records containing specific and	57
unique vulnerability assessments or specific and unique response	58
plans either of which is intended to prevent or mitigate acts of	59
terrorism, and communication codes or deployment plans of law	60
enforcement or emergency response personnel;	61
(b) Specific intelligence information and specific	62
investigative records shared by federal and international law	63
enforcement agencies with state and local law enforcement and	64
<pre>public safety agencies;</pre>	65
(c) National security records classified under federal	66
executive order and not subject to public disclosure under	67
federal law that are shared by federal agencies, and other	68
records related to national security briefings to assist state	69
and local government with domestic preparedness for acts of	70

terrorism.	71
(3) An emergency management plan adopted pursuant to	72
section 3313.536 5502.262 of the Revised Code.	73
(B)(1) A record kept by a public office that is a security	74
record is not a public record under section 149.43 of the	75
Revised Code and is not subject to mandatory release or	76
disclosure under that section.	77
(2) A record kept by a public office that is an	78
infrastructure record of a public office, public school, or a	79
chartered nonpublic school is not a public record under section	80
149.43 of the Revised Code and is not subject to mandatory	81
release or disclosure under that section.	82
(3) A record kept by a public office that is an	83
infrastructure record of a private entity may be exempted from	84
release or disclosure under division (C) of this section.	85
(C) A record prepared by, submitted to, or kept by a	86
public office that is an infrastructure record of a private	87
entity, which is submitted to the public office for use by the	88
public office, when accompanied by an express statement, is	89
exempt from release or disclosure under section 149.43 of the	90
Revised Code for a period of twenty-five years after its	91
creation if it is retained by the public office for that length	92
of time.	93
(D) Notwithstanding any other section of the Revised Code,	94
disclosure by a public office, public employee, chartered	95
nonpublic school, or chartered nonpublic school employee of a	96
security record or infrastructure record that is necessary for	97
construction, renovation, or remodeling work on any public	98
building or project or chartered nonpublic school does not	99

constitute public disclosure for purposes of waiving division	100
(B) of this section and does not result in that record becoming	101
a public record for purposes of section 149.43 of the Revised	102
Code.	103
Sec. 3301.221. (A) As used in this section and section	104
3313.60 of the Revised Code, "evidence-based" means a program or	105
<pre>practice that does either of the following:</pre>	106
(1) Demonstrates a rationale based on high-quality	107
research findings or positive evaluation that such a program or	108
practice is likely to improve relevant outcomes and includes	109
ongoing efforts to examine the effects of the program or	110
<pre>practice;</pre>	111
(2) Has a statistically significant effect on relevant	112
<pre>outcomes based on:</pre>	113
(a) Strong evidence from at least one well-designed and	114
well-implemented experimental study;	115
(b) Moderate evidence from at least one well-designed and	116
well-implemented quasi-experimental study; or	117
(c) Promising evidence from at least one well-designed and	118
well-implemented correlation study with statistical controls for	119
selection bias.	120
(B) The department of education, in consultation with the	121
department of public safety and the department of mental health	122
and addiction services, shall maintain a list of approved	123
training programs, to be posted on the department of education's	124
web site, for instruction in suicide awareness and prevention	125
and violence prevention as prescribed under division (A)(5)(h)	126
of section 3313.60 and division (D) of section 3319.073 of the	127
Revised Code The list of approved training programs shall	128

include at least one option that is free or of no cost to	129
schools. The approved training programs shall be evidence-based	130
and include the following:	131
(1) How to instruct school personnel to identify the signs	132
and symptoms of depression, suicide, and self-harm in students;	133
(2) How to instruct students to identify the signs and	134
symptoms of depression, suicide, and self-harm in their peers;	135
(3) How to identify appropriate mental health services	136
within schools and within larger communities, and when and how	137
to refer youth and their families to those services;	138
(4) How to teach students about mental health and	139
depression, warning signs of suicide, and the importance of and	140
processes for seeking help on behalf of self and peers and	141
reporting of these behaviors;	142
(5) How to identify observable warning signs and signals	143
of individuals who may be a threat to themselves or others;	144
(6) The importance of taking threats seriously and seeking	145
<pre>help;</pre>	146
(7) How students can report dangerous, violent,	147
threatening, harmful, or potentially harmful activity, including	148
the use of the district's chosen anonymous reporting program.	149
(C) The department of education, in consultation with the	150
department of mental health and addiction services, shall	151
maintain a list of approved training programs, to be posted on	152
the department of education's web site, for instruction in	153
social inclusion as prescribed by division (A)(5)(i) of section	154
3313.60 of the Revised Code. The list of approved training	155
programs shall include at least one option that is free or of no	156

cost to schools. The approved training programs shall be	157
evidence-based and include the following:	158
(1) What social isolation is and how to identify it in	159
others;	160
(2) What social inclusion is and the importance of	161
establishing connections with peers;	162
(3) When and how to seek help for peers who may be	163
<pre>socially isolated;</pre>	164
(4) How to utilize strategies for more social inclusion in	165
classrooms and the school community.	166
Sec. 3313.60. Notwithstanding division (D) of section	167
3311.52 of the Revised Code, divisions (A) to (E) of this	168
section do not apply to any cooperative education school	169
district established pursuant to divisions (A) to (C) of section	170
3311.52 of the Revised Code.	171
(A) The board of education of each city, exempted village,	172
and local school district and the board of each cooperative	173
education school district established, pursuant to section	174
3311.521 of the Revised Code, shall prescribe a curriculum for	175
all schools under its control. Except as provided in division	176
(E) of this section, in any such curriculum there shall be	177
included the study of the following subjects:	178
(1) The language arts, including reading, writing,	179
spelling, oral and written English, and literature;	180
(2) Geography, the history of the United States and of	181
Ohio, and national, state, and local government in the United	182
States, including a balanced presentation of the relevant	183
contributions to society of men and women of African, Mexican,	184

Puerto Rican, and American Indian descent as well as other	185
ethnic and racial groups in Ohio and the United States;	186
(3) Mathematics;	187
(4) Natural science, including instruction in the	188
conservation of natural resources;	189
(5) Health education, which shall include instruction in:	190
(a) The nutritive value of foods, including natural and	191
organically produced foods, the relation of nutrition to health,	192
and the use and effects of food additives;	193
(b) The harmful effects of and legal restrictions against	194
the use of drugs of abuse, alcoholic beverages, and tobacco;	195
(c) Venereal disease education, except that upon written	196
request of the student's parent or guardian, a student shall be	197
excused from taking instruction in venereal disease education;	198
(d) In grades kindergarten through six, instruction in	199
personal safety and assault prevention, except that upon written	200
request of the student's parent or guardian, a student shall be	201
excused from taking instruction in personal safety and assault	202
prevention;	203
(e) In grades seven through twelve, age-appropriate	204
instruction in dating violence prevention education, which shall	205
include instruction in recognizing dating violence warning signs	206
and characteristics of healthy relationships.	207
In order to assist school districts in developing a dating	208
violence prevention education curriculum, the department of	209
education shall provide on its web site links to free curricula	210
addressing dating violence prevention.	211

If the parent or legal guardian of a student less than	212
eighteen years of age submits to the principal of the student's	213
school a written request to examine the dating violence	214
prevention instruction materials used at that school, the	215
principal, within a reasonable period of time after the request	216
is made, shall allow the parent or guardian to examine those	217
materials at that school.	218
(f) Prescription opioid abuse prevention, with an emphasis	219
on the prescription drug epidemic and the connection between	220
prescription opioid abuse and addiction to other drugs, such as	221
heroin;	222
(g) The process of making an anatomical gift under Chapter	223
2108. of the Revised Code, with an emphasis on the life-saving	224
and life-enhancing effects of organ and tissue donation:	225
(h) Beginning with the first day of the next school year	226
that begins at least two years after the effective date of this	227
amendment, in grades six through twelve, at least one hour or	228
one standard class period per school year of evidence-based	229
suicide awareness and prevention and at least one hour or one	230
standard class period per school year of safety training and	231
violence prevention, except that upon written request of the	232
student's parent or guardian, a student shall be excused from	233
taking instruction in suicide awareness and prevention or safety	234
training and violence prevention;	235
(i) Beginning with the first day of the next school year	236
that begins at least two years after the effective date of this	237
amendment, in grades six through twelve, at least one hour or	238
one standard class period per school year of evidence-based	239
social inclusion instruction, except that upon written request	240

of the student's parent or guardian, a student shall be excused

from taking instruction in social inclusion.	242
For the instruction required under divisions (A)(5)(h) and	243
(i) of this section, the board shall use a training program	244
approved by the department of education under section 3301.221	245
of the Revised Code.	246
Schools may use student assemblies, digital learning, and	247
homework to satisfy the instruction requirements under divisions	248
(A) (5) (h) and (i) of this section.	249
(6) Physical education;	250
(7) The fine arts, including music;	251
(8) First aid, including a training program in	252
cardiopulmonary resuscitation, which shall comply with section	253
3313.6021 of the Revised Code when offered in any of grades nine	254
through twelve, safety, and fire prevention. However, upon	255
written request of the student's parent or guardian, a student	256
shall be excused from taking instruction in cardiopulmonary	257
resuscitation.	258
(B) Except as provided in division (E) of this section,	259
every school or school district shall include in the	260
requirements for promotion from the eighth grade to the ninth	261
grade one year's course of study of American history. A board	262
may waive this requirement for academically accelerated students	263
who, in accordance with procedures adopted by the board, are	264
able to demonstrate mastery of essential concepts and skills of	265
the eighth grade American history course of study.	266
(C) As specified in divisions (B)(6) and (C)(6) of section	267
3313.603 of the Revised Code, except as provided in division (E)	268
of this section, every high school shall include in the	269
requirements for graduation from any curriculum one-half unit	270

each of American history and government.

- (D) Except as provided in division (E) of this section, basic instruction or demonstrated mastery in geography, United States history, the government of the United States, the government of the state of Ohio, local government in Ohio, the Declaration of Independence, the United States Constitution, and the Constitution of the state of Ohio shall be required before pupils may participate in courses involving the study of social problems, economics, foreign affairs, United Nations, world government, socialism, and communism.
- (E) For each cooperative education school district established pursuant to section 3311.521 of the Revised Code and each city, exempted village, and local school district that has territory within such a cooperative district, the curriculum adopted pursuant to divisions (A) to (D) of this section shall only include the study of the subjects that apply to the grades operated by each such school district. The curriculums for such schools, when combined, shall provide to each student of these districts all of the subjects required under divisions (A) to (D) of this section.
- (F) The board of education of any cooperative education school district established pursuant to divisions (A) to (C) of section 3311.52 of the Revised Code shall prescribe a curriculum for the subject areas and grade levels offered in any school under its control.
- (G) Upon the request of any parent or legal guardian of a student, the board of education of any school district shall permit the parent or guardian to promptly examine, with respect to the parent's or guardian's own child:

(1) Any survey or questionnaire, prior to its	300
administration to the child;	301
(2) Any textbook, workbook, software, video, or other	302
instructional materials being used by the district in connection	303
with the instruction of the child;	304
(3) Any completed and graded test taken or survey or	305
questionnaire filled out by the child;	306
(4) Copies of the statewide academic standards and each	307
model curriculum developed pursuant to section 3301.079 of the	308
Revised Code, which copies shall be available at all times	309
during school hours in each district school building.	310
Sec. 3313.669. (A) Beginning not later than two years	311
after the effective date of this section, each local, city,	312
exempted village, and joint vocational school district shall	313
create a threat assessment team for each school building in the	314
district serving grades six through twelve. Upon appointment and	315
once every three years thereafter, each team member shall	316
complete an approved threat assessment training program from the	317
list maintained by the department of public safety pursuant to	318
section 5502.263 of the Revised Code.	319
(B)(1) If a school building has a similarly constituted	320
safety team as of the effective date of this section, that team	321
also may serve as the threat assessment team, provided that the	322
team and each member comply with the requirements of this	323
section.	324
(2) If members of a team described in division (B)(1) of	325
this section that have completed a training program in the year	326
immediately preceding the implementation date specified in	327
division (A) of this section that later is approved by the	328

department, the team members shall not be required to complete	329
the training program for two years after the implementation	330
date. A new member that joins a team described in division (B)	331
(2) of this section shall complete an approved training program	332
upon appointment.	333
(C) Each district building shall include proof of	334
completion of an approved training program by each team member	335
in the building's emergency management plan submission to the	336
director of public safety in accordance with rules adopted under	337
division (F) of section 5502.262 of the Revised Code. Each team	338
shall be multidisciplinary, when possible, and may include	339
school administrators, mental health professionals, school	340
resource officers, and other necessary personnel.	341
(D) A school or school district, member of a district	342
board of education or governing authority, or a district or	343
school employee, including a school threat assessment team	344
member, is not liable in damages in a civil action for injury,	345
death, or loss to person or property allegedly arising from a	346
team member's execution of duties related to school safety	347
unless the team member's act or omission constitutes willful or	348
wanton misconduct.	349
This section does not eliminate, limit, or reduce any	350
other immunity or defense that a school or school district,	351
member of a district board or governing authority, or district	352
or school employee, including a threat assessment team member,	353
may be entitled to under Chapter 2744. or any other provision of	354
the Revised Code or under the common law of this state.	355
Sec. 3313.6610. (A) Beginning with the first full school	356
year that begins after the effective date of this section, each	357
local, city, exempted village, and joint vocational school	358

<u>district shall register with the SaferOH tip line operated by</u>	359
the department of public safety or enter into an agreement with	360
an anonymous reporting program of the district's choosing. The	361
reporting program shall meet the following requirements:	362
(1) Operate twenty-four hours per day, seven days per	363
week;	364
(2) Forward reported information to and coordinate with	365
the appropriate school threat assessment teams and law	366
enforcement and public safety agencies required under the	367
school's emergency management plan developed under section	368
5502.262 of the Revised Code;	369
(3) Be promoted in each district school to inform students	370
about the reporting program and its reporting methods;	371
(4) Comply with sections 149.433 and 3319.321 of the	372
Revised Code and the "Family Educational Rights and Privacy Act	373
of 1974," 20 U.S.C. 1232g.	374
Each district that enters into an agreement with an	375
anonymous report program provider shall specify in the agreement	376
that the provider shall annually submit a report to the	377
department of public safety and the department of education of	378
the number of anonymous reports made through the reporting	379
program and the method by which they were received,	380
disaggregated by school.	381
(B) Each district shall submit data to the department of	382
education, in a manner prescribed by the department, and the	383
department of public safety at the end of the first full school	384
year of the district's participation in the SaferOH tip line or	385
an alternative anonymous reporting program, and at the end of	386
each school year thereafter, disaggregated by school. The data	387

shall include the following:	388
(1) The number and type of disciplinary actions taken in	389
the previous school year as a result of anonymous reports;	390
(2) The number and type of mental wellness referrals as a	391
result of anonymous reports;	392
(3) The race and gender of the students subject to the	393
disciplinary actions and mental wellness referrals as a result	394
of anonymous reports;	395
(4) Any other information the department of education or	396
the department of public safety determines necessary.	397
(C) Any data collected by the SaferOH tip line or an	398
anonymous reporting program or reported to the department of	399
education or department of public safety pursuant to this	400
section are security records and are not public records pursuant	401
to section 149.433 of the Revised Code.	402
Sec. 3313.6611. Each local, city, exempted village, joint	403
vocational school district, community school established under	404
Chapter 3314., STEM school established under Chapter 3326., and	405
college-preparatory boarding school established under Chapter	406
3328. of the Revised Code may designate a student-led violence	407
prevention club for each school building in the district or	408
school serving grades six through twelve. If created, each club	409
shall do the following:	410
(A) Be open to all members of the student body;	411
(B) Have at least one identified adult advisor;	412
(C) Implement and sustain suicide and violence prevention	413
and social inclusion training and awareness activities in a	414
manner consistent with section 3301.221 of the Revised Code;	415

(D) Foster opportunities for student leadership	416
development.	417
Sec. 3313.951. (A) As used in this section:	418
(1) "Law enforcement agency" has the same meaning as in	419
section 149.435 of the Revised Code.	420
(2) "Peace officer" has the same meaning as in division	421
(A)(1) of section 109.71 of the Revised Code.	422
(3) "School resource officer" means a peace officer who is	423
appointed through a memorandum of understanding between a law	424
enforcement agency and a school district to provide services to	425
a school district or school as described in this section.	426
(B)(1) A school resource officer who provides services to	427
a school district or school on or after November 2, 2018, shall,	428
except as described in division (B)(2) of this section, satisfy	429
both of the following conditions:	430
(a) Complete a basic training program approved by the Ohio	431
peace officer training commission, as described in division (B)	432
(1) of section 109.77 of the Revised Code;	433
(b) Complete at least forty hours of school resource	434
officer training within one year after appointment to provide	435
those services through one of the following entities, as	436
approved by the Ohio peace officer training commission:	437
(i) The national association of school resource officers;	438
(ii) The Ohio school resource officer association;	439
(iii) The Ohio peace officer training academy.	440
(2) A school resource officer who is appointed to provide	441
services to a school district or school prior to November 2,	442

2018, shall be exempt from compliance with the training	443
requirements prescribed in division (B)(1)(b) of this section.	444
(3) A certified training program provided by an entity	445
described in division (B)(1)(b) of this section shall include	446
instruction regarding skills, tactics, and strategies necessary	447
to address the specific nature of all of the following:	448
(a) School campuses;	449
(b) School building security needs and characteristics;	450
(c) The nuances of law enforcement functions conducted	451
inside a school environment, including:	452
(i) Understanding the psychological and physiological	453
characteristics consistent with the ages of the students in the	454
assigned building or buildings;	455
(ii) Understanding the appropriate role of school resource	456
officers regarding discipline and reducing the number of	457
referrals to juvenile court; and	458
(iii) Understanding the use of developmentally appropriate	459
interview, interrogation, de-escalation, and behavior management	460
strategies.	461
(d) The mechanics of being a positive role model for	462
youth, including appropriate communication techniques which	463
enhance interactions between the school resource officer and	464
students;	465
(e) Providing assistance on topics such as classroom	466
management tools to provide law-related education to students	467
and methods for managing the behaviors sometimes associated with	468
educating children with special needs;	469

(f) The mechanics of the laws regarding compulsory	470
attendance, as set forth in Chapter 3321. of the Revised Code;	471
(g) Identifying the trends in drug use, eliminating the	472
instance of drug use, and encouraging a drug-free environment in	473
schools.	474
(4) The Ohio peace officer training commission shall adopt	475
rules, in accordance with Chapter 119. of the Revised Code, for	476
the approval of school resource officer training provided by an	477
entity described in division (B)(1)(b) of this section.	478
(C)(1) If a school district decides to utilize school	479
resource officer services, the school district and the	480
appropriate law enforcement agency shall first enter into a	481
memorandum of understanding that clarifies the purpose of the	482
school resource officer program and roles and expectations	483
between the participating entities. If a school district is	484
already utilizing school resource officer services on November	485
2, 2018, the school district and the law enforcement agency	486
shall enter into a memorandum of understanding within one year	487
after November 2, 2018.	488
(2) Each memorandum of understanding shall address the	489
following items:	490
(a) Clearly defined set of goals for the school resource	491
officer program;	492
(b) Background requirements or suggested expertise for	493
employing law enforcement in the school setting, including an	494
understanding of child and adolescent development;	495
(c) Professional development, including training	496
requirements that focus on age-appropriate practices for	497
conflict resolution and developmentally informed de-escalation	498

and crisis intervention methods;	499
(d) Clearly defined roles, responsibilities, and	500
expectations of the parties involved, including school resource	501
officers, law enforcement, school administrators, staff, and	502
teachers;	503
(e) A protocol for how suspected criminal activity versus	504
school discipline is to be handled;	505
(f) The requirement for coordinated crisis planning and	506
updating of school crisis plans;	507
(g) Any other discretionary items determined by the	508
parties to foster a school resource officer program that builds	509
positive relationships between law enforcement, school staff,	510
and the students, promotes a safe and positive learning	511
environment, and decreases the number of youth formally referred	512
to the juvenile justice system.	513
(3) A school district, through its school administration,	514
may give students an opportunity to provide input during the	515
drafting process of any memorandum of understanding being	516
entered into pursuant to division (C) of this section.	517
(D)(1) In accordance with the requirements prescribed in	518
this section, a school resource officer may work in one or more	519
school districts or schools providing the following services:	520
(a) Assistance with adoption, implementation, and	521
amendment of the comprehensive emergency management plan	522
required under section 3313.536 5502.262 of the Revised Code;	523
(b) Carrying out any additional responsibilities assigned	524
to the school resource officer under the employment engagement,	525
contract, or memorandum of understanding, including but not	526

limited to:	527
(i) Providing a safe learning environment;	528
(ii) Providing valuable resources to school staff members;	529
(iii) Fostering positive relationships with students and	530
staff;	531
(iv) Developing strategies to resolve problems affecting	532
youth and protecting all students.	533
(2) A school resource officer shall consult with local law	534
enforcement officials and first responders when assisting a	535
school district's administrator in the development of a	536
comprehensive emergency management plan.	537
(E) The school district or school administrator shall have	538
final decision-making authority regarding all matters of school	539
discipline.	540
Sec. 3314.03. A copy of every contract entered into under	541
this section shall be filed with the superintendent of public	542
instruction. The department of education shall make available on	543
its web site a copy of every approved, executed contract filed	544
with the superintendent under this section.	545
(A) Each contract entered into between a sponsor and the	546
governing authority of a community school shall specify the	547
following:	548
(1) That the school shall be established as either of the	549
following:	550
(a) A nonprofit corporation established under Chapter	551
1702. of the Revised Code, if established prior to April 8,	552
2003;	553

(b) A public benefit corporation established under Chapter	554
1702. of the Revised Code, if established after April 8, 2003.	555
(2) The education program of the school, including the	556
school's mission, the characteristics of the students the school	557
is expected to attract, the ages and grades of students, and the	558
focus of the curriculum;	559
(3) The academic goals to be achieved and the method of	560
measurement that will be used to determine progress toward those	561
goals, which shall include the statewide achievement	562
assessments;	563
(4) Performance standards, including but not limited to	564
all applicable report card measures set forth in section 3302.03	565
or 3314.017 of the Revised Code, by which the success of the	566
school will be evaluated by the sponsor;	567
(5) The admission standards of section 3314.06 of the	568
Revised Code and, if applicable, section 3314.061 of the Revised	569
Code;	570
(6)(a) Dismissal procedures;	571
(b) A requirement that the governing authority adopt an	572
attendance policy that includes a procedure for automatically	573
withdrawing a student from the school if the student without a	574
legitimate excuse fails to participate in seventy-two	575
consecutive hours of the learning opportunities offered to the	576
student.	577
(7) The ways by which the school will achieve racial and	578
ethnic balance reflective of the community it serves;	579
(8) Requirements for financial audits by the auditor of	580
state. The contract shall require financial records of the	5.0.1

school to be maintained in the same manner as are financial	582
records of school districts, pursuant to rules of the auditor of	583
state. Audits shall be conducted in accordance with section	584
117.10 of the Revised Code.	585
(9) An addendum to the contract outlining the facilities	586
to be used that contains at least the following information:	587
(a) A detailed description of each facility used for	588
instructional purposes;	589
(b) The annual costs associated with leasing each facility	590
that are paid by or on behalf of the school;	591
(c) The annual mortgage principal and interest payments	592
that are paid by the school;	593
(d) The name of the lender or landlord, identified as	594
such, and the lender's or landlord's relationship to the	595
operator, if any.	596
(10) Qualifications of teachers, including a requirement	597
that the school's classroom teachers be licensed in accordance	598
with sections 3319.22 to 3319.31 of the Revised Code, except	599
that a community school may engage noncertificated persons to	600
teach up to twelve hours per week pursuant to section 3319.301	601
of the Revised Code.	602
(11) That the school will comply with the following	603
requirements:	604
(a) The school will provide learning opportunities to a	605
minimum of twenty-five students for a minimum of nine hundred	606
twenty hours per school year.	607
(b) The governing authority will purchase liability	608
insurance, or otherwise provide for the potential liability of	609

the school.	610
(c) The school will be nonsectarian in its programs,	611
admission policies, employment practices, and all other	612
operations, and will not be operated by a sectarian school or	613
religious institution.	614
(d) The school will comply with sections 9.90, 9.91,	615
109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710,	616
3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3313.472,	617
3313.50, 3313.536, 3313.539, 3313.5310, 3313.608, 3313.609,	618
3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020,	619
3313.6024, 3313.643, 3313.648, 3313.6411, 3313.66, 3313.661,	620
3313.662, 3313.666, 3313.667, 3313.668, <u>3313.669, 3313.6610,</u>	621
3313.67, 3313.671, 3313.672, 3313.673, 3313.69, 3313.71,	622
3313.716, 3313.718, 3313.719, 3313.7112, 3313.721, 3313.80,	623
3313.814, 3313.816, 3313.817, 3313.818, 3313.86, 3313.89,	624
3313.96, 3319.073, 3319.321, 3319.39, 3319.391, 3319.41,	625
3319.46, 3321.01, 3321.041, 3321.13, 3321.14, 3321.141, 3321.17,	626
3321.18, 3321.19, 3321.191, 3327.10, 4111.17, 4113.52, <u>5502.262</u> ,	627
and 5705.391 and Chapters 117., 1347., 2744., 3365., 3742.,	628
4112., 4123., 4141., and 4167. of the Revised Code as if it were	629
a school district and will comply with section 3301.0714 of the	630
Revised Code in the manner specified in section 3314.17 of the	631
Revised Code.	632
(e) The school shall comply with Chapter 102. and section	633
2921.42 of the Revised Code.	634
(f) The school will comply with sections 3313.61,	635
3313.611, 3313.614, 3313.617, 3313.618, and 3313.6114 of the	636
Revised Code, except that for students who enter ninth grade for	637
the first time before July 1, 2010, the requirement in sections	638
3313.61 and 3313.611 of the Revised Code that a person must	639

successfully complete the curriculum in any high school prior to	640
receiving a high school diploma may be met by completing the	641
curriculum adopted by the governing authority of the community	642
school rather than the curriculum specified in Title XXXIII of	643
the Revised Code or any rules of the state board of education.	644
Beginning with students who enter ninth grade for the first time	645
on or after July 1, 2010, the requirement in sections 3313.61	646
and 3313.611 of the Revised Code that a person must successfully	647
complete the curriculum of a high school prior to receiving a	648
high school diploma shall be met by completing the requirements	649
prescribed in division (C) of section 3313.603 of the Revised	650
Code, unless the person qualifies under division (D) or (F) of	651
that section. Each school shall comply with the plan for	652
awarding high school credit based on demonstration of subject	653
area competency, and beginning with the 2017-2018 school year,	654
with the updated plan that permits students enrolled in seventh	655
and eighth grade to meet curriculum requirements based on	656
subject area competency adopted by the state board of education	657
under divisions (J)(1) and (2) of section 3313.603 of the	658
Revised Code. Beginning with the 2018-2019 school year, the	659
school shall comply with the framework for granting units of	660
high school credit to students who demonstrate subject area	661
competency through work-based learning experiences, internships,	662
or cooperative education developed by the department under	663
division (J)(3) of section 3313.603 of the Revised Code.	664

(g) The school governing authority will submit within four 665 months after the end of each school year a report of its 666 activities and progress in meeting the goals and standards of 667 divisions (A)(3) and (4) of this section and its financial 668 status to the sponsor and the parents of all students enrolled 669 in the school.

(h) The school, unless it is an internet- or computer-	671
based community school, will comply with section 3313.801 of the	672
Revised Code as if it were a school district.	673
(i) If the school is the recipient of moneys from a grant	674
awarded under the federal race to the top program, Division (A),	675
Title XIV, Sections 14005 and 14006 of the "American Recovery	676
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,	677
the school will pay teachers based upon performance in	678
accordance with section 3317.141 and will comply with section	679
3319.111 of the Revised Code as if it were a school district.	680
(j) If the school operates a preschool program that is	681
licensed by the department of education under sections 3301.52	682
to 3301.59 of the Revised Code, the school shall comply with	683
sections 3301.50 to 3301.59 of the Revised Code and the minimum	684
standards for preschool programs prescribed in rules adopted by	685
the state board under section 3301.53 of the Revised Code.	686
(k) The school will comply with sections 3313.6021 and	687
3313.6023 of the Revised Code as if it were a school district	688
unless it is either of the following:	689
(i) An internet- or computer-based community school;	690
(ii) A community school in which a majority of the	691
enrolled students are children with disabilities as described in	692
division (A)(4)(b) of section 3314.35 of the Revised Code.	693
(12) Arrangements for providing health and other benefits	694
to employees;	695
(13) The length of the contract, which shall begin at the	696
beginning of an academic year. No contract shall exceed five	697
years unless such contract has been renewed pursuant to division	698
(E) of this section.	699

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(14) The governing authority of the school, which shall be	700
responsible for carrying out the provisions of the contract;	701
(15) A financial plan detailing an estimated school budget	702
for each year of the period of the contract and specifying the	703
total estimated per pupil expenditure amount for each such year.	704
(16) Requirements and procedures regarding the disposition	705
of employees of the school in the event the contract is	706
terminated or not renewed pursuant to section 3314.07 of the	707
Revised Code;	708
(17) Whether the school is to be created by converting all	709
or part of an existing public school or educational service	710
center building or is to be a new start-up school, and if it is	711
a converted public school or service center building,	712
specification of any duties or responsibilities of an employer	713
that the board of education or service center governing board	714
that operated the school or building before conversion is	715
delegating to the governing authority of the community school	716
with respect to all or any specified group of employees provided	717
the delegation is not prohibited by a collective bargaining	718
agreement applicable to such employees;	719
(18) Provisions establishing procedures for resolving	720
disputes or differences of opinion between the sponsor and the	721
governing authority of the community school;	722
(19) A provision requiring the governing authority to	723
adopt a policy regarding the admission of students who reside	724
outside the district in which the school is located. That policy	725
shall comply with the admissions procedures specified in	726
sections 3314.06 and 3314.061 of the Revised Code and, at the	727
sole discretion of the authority, shall do one of the following:	728

(a) Prohibit the enrollment of students who reside outside	729
the district in which the school is located;	730
(b) Permit the enrollment of students who reside in	731
districts adjacent to the district in which the school is	732
located;	733
(c) Permit the enrollment of students who reside in any	734
other district in the state.	735
(20) A provision recognizing the authority of the	736
department of education to take over the sponsorship of the	737
school in accordance with the provisions of division (C) of	738
section 3314.015 of the Revised Code;	739
(21) A provision recognizing the sponsor's authority to	740
assume the operation of a school under the conditions specified	741
in division (B) of section 3314.073 of the Revised Code;	742
(22) A provision recognizing both of the following:	743
(a) The authority of public health and safety officials to	744
inspect the facilities of the school and to order the facilities	745
closed if those officials find that the facilities are not in	746
compliance with health and safety laws and regulations;	747
(b) The authority of the department of education as the	748
community school oversight body to suspend the operation of the	749
school under section 3314.072 of the Revised Code if the	750
department has evidence of conditions or violations of law at	751
the school that pose an imminent danger to the health and safety	752
of the school's students and employees and the sponsor refuses	753
to take such action.	754
(23) A description of the learning opportunities that will	755
be offered to students including both classroom-based and non-	756

classroom-based learning opportunities that is in compliance	757
with criteria for student participation established by the	758
department under division (H)(2) of section 3314.08 of the	759
Revised Code;	760
(24) The school will comply with sections 3302.04 and	761
3302.041 of the Revised Code, except that any action required to	762
be taken by a school district pursuant to those sections shall	763
be taken by the sponsor of the school. However, the sponsor	764
shall not be required to take any action described in division	765
(F) of section 3302.04 of the Revised Code.	766
(25) Beginning in the 2006-2007 school year, the school	767
will open for operation not later than the thirtieth day of	768
September each school year, unless the mission of the school as	769
specified under division (A)(2) of this section is solely to	770
serve dropouts. In its initial year of operation, if the school	771
fails to open by the thirtieth day of September, or within one	772
year after the adoption of the contract pursuant to division (D)	773
of section 3314.02 of the Revised Code if the mission of the	774
school is solely to serve dropouts, the contract shall be void.	775
(26) Whether the school's governing authority is planning	776
to seek designation for the school as a STEM school equivalent	777
under section 3326.032 of the Revised Code;	778
(27) That the school's attendance and participation	779
policies will be available for public inspection;	780
(28) That the school's attendance and participation	781
records shall be made available to the department of education,	782
auditor of state, and school's sponsor to the extent permitted	783
under and in accordance with the "Family Educational Rights and	784

Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended,

and any regulations promulgated under that act, and section	786
3319.321 of the Revised Code;	787
(29) If a school operates using the blended learning	788
model, as defined in section 3301.079 of the Revised Code, all	789
of the following information:	790
(a) An indication of what blended learning model or models	791
will be used;	792
(b) A description of how student instructional needs will	793
be determined and documented;	794
(c) The method to be used for determining competency,	795
granting credit, and promoting students to a higher grade level;	796
(d) The school's attendance requirements, including how	797
the school will document participation in learning	798
opportunities;	799
(e) A statement describing how student progress will be	800
monitored;	801
(f) A statement describing how private student data will	802
be protected;	803
(g) A description of the professional development	804
activities that will be offered to teachers.	805
(30) A provision requiring that all moneys the school's	806
operator loans to the school, including facilities loans or cash	807
flow assistance, must be accounted for, documented, and bear	808
interest at a fair market rate;	809
(31) A provision requiring that, if the governing	810
authority contracts with an attorney, accountant, or entity	811
specializing in audits, the attorney, accountant, or entity	812

shall be independent from the operator with which the school has	813
contracted.	814
(32) A provision requiring the governing authority to	815
adopt an enrollment and attendance policy that requires a	816
student's parent to notify the community school in which the	817
student is enrolled when there is a change in the location of	818
the parent's or student's primary residence.	819
(33) A provision requiring the governing authority to	820
adopt a student residence and address verification policy for	821
students enrolling in or attending the school.	822
(B) The community school shall also submit to the sponsor	823
a comprehensive plan for the school. The plan shall specify the	824
following:	825
(1) The process by which the governing authority of the	826
school will be selected in the future;	827
(2) The management and administration of the school;	828
(3) If the community school is a currently existing public	829
school or educational service center building, alternative	830
arrangements for current public school students who choose not	831
to attend the converted school and for teachers who choose not	832
to teach in the school or building after conversion;	833
(4) The instructional program and educational philosophy	834
of the school;	835
(5) Internal financial controls.	836
When submitting the plan under this division, the school	837
shall also submit copies of all policies and procedures	838
regarding internal financial controls adopted by the governing	839
authority of the school.	840

(C) A contract entered into under section 3314.02 of the	841
Revised Code between a sponsor and the governing authority of a	842
community school may provide for the community school governing	843
authority to make payments to the sponsor, which is hereby	844
authorized to receive such payments as set forth in the contract	845
between the governing authority and the sponsor. The total	846
amount of such payments for monitoring, oversight, and technical	847
assistance of the school shall not exceed three per cent of the	848
total amount of payments for operating expenses that the school	849
receives from the state.	850
(D) The contract shall specify the duties of the sponsor	851
which shall be in accordance with the written agreement entered	852
into with the department of education under division (B) of	853
section 3314.015 of the Revised Code and shall include the	854
following:	855
(1) Monitor the community school's compliance with all	856
laws applicable to the school and with the terms of the	857
contract;	858
(2) Monitor and evaluate the academic and fiscal	859
performance and the organization and operation of the community	860
school on at least an annual basis;	861
(3) Report on an annual basis the results of the	862
evaluation conducted under division (D)(2) of this section to	863
the department of education and to the parents of students	864
enrolled in the community school;	865
(4) Provide technical assistance to the community school	866
in complying with laws applicable to the school and terms of the	867
contract;	868

(5) Take steps to intervene in the school's operation to

correct problems in the school's overall performance, declare	870
the school to be on probationary status pursuant to section	871
3314.073 of the Revised Code, suspend the operation of the	872
school pursuant to section 3314.072 of the Revised Code, or	873
terminate the contract of the school pursuant to section 3314.07	874
of the Revised Code as determined necessary by the sponsor;	875
(6) Have in place a plan of action to be undertaken in the	876
event the community school experiences financial difficulties or	877
closes prior to the end of a school year.	878
(E) Upon the expiration of a contract entered into under	879
this section, the sponsor of a community school may, with the	880
approval of the governing authority of the school, renew that	881
contract for a period of time determined by the sponsor, but not	882
ending earlier than the end of any school year, if the sponsor	883
finds that the school's compliance with applicable laws and	884
terms of the contract and the school's progress in meeting the	885
academic goals prescribed in the contract have been	886
satisfactory. Any contract that is renewed under this division	887
remains subject to the provisions of sections 3314.07, 3314.072,	888
and 3314.073 of the Revised Code.	889
(F) If a community school fails to open for operation	890
within one year after the contract entered into under this	891
section is adopted pursuant to division (D) of section 3314.02	892
of the Revised Code or permanently closes prior to the	893
expiration of the contract, the contract shall be void and the	894
school shall not enter into a contract with any other sponsor. A	895
school shall not be considered permanently closed because the	896
operations of the school have been suspended pursuant to section	897
3314.072 of the Revised Code.	898

Sec. 3319.073. (A) The board of education of each city and

exempted village school district and the governing board of each	900
educational service center shall adopt or adapt the curriculum	901
developed by the department of education for, or shall develop	902
in consultation with public or private agencies or persons	903
involved in child abuse prevention or intervention programs, a	904
program of in-service training in the prevention of child abuse,	905
violence, and substance abuse and the promotion of positive	906
youth development. Each person employed by any school district	907
or service center to work in a school as a nurse, teacher,	908
counselor, school psychologist, or administrator shall complete	909
at least four hours of the in-service training within two years	910
of commencing employment with the district or center, and every	911
five years thereafter. A person who is employed by any school	912
district or service center to work in an elementary school as a	913
nurse, teacher, counselor, school psychologist, or administrator	914
on March 30, 2007, shall complete at least four hours of the in-	915
service training not later than March 30, 2009, and every five	916
years thereafter. A person who is employed by any school	917
district or service center to work in a middle or high school as	918
a nurse, teacher, counselor, school psychologist, or	919
administrator on October 16, 2009, shall complete at least four	920
hours of the in-service training not later than October 16,	921
2011, and every five years thereafter.	922

(B) Each board shall incorporate training in school safety 923 and violence prevention, including human trafficking content, 924 into the in-service training required by division (A) of this 925 section. For this purpose, the board shall adopt or adapt the 926 curriculum developed by the department or shall develop its own 927 curriculum in consultation with public or private agencies or 928 persons involved in school safety and violence prevention 929 930 programs.

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(C) Each board shall incorporate training on the board's	931
harassment, intimidation, or bullying policy adopted under	932
section 3313.666 of the Revised Code into the in-service	933
training required by division (A) of this section. Each board	934
also shall incorporate training in the prevention of dating	935
violence into the in-service training required by that division	936
for middle and high school employees. The board shall develop	937
its own curricula for these purposes.	938

(D) Each board shall incorporate training in youth suicide 939 940 awareness and prevention into the in-service training required by division (A) of this section for each person employed by a 941 school district or service center to work in a school as a 942 nurse, teacher, counselor, school psychologist, or 943 administrator, and any other personnel that the board determines 944 appropriate. The board shall require each such person to undergo 945 training in youth suicide awareness and prevention programs once 946 every two years. For this purpose, the board shall adopt or 947 adapt the curriculum developed by the department under section 948 3301.221 of the Revised Code or shall develop its own curriculum 949 in consultation with public or private agencies or persons 950 involved in youth suicide awareness and prevention programs. 951

The training completed under this division shall count toward the satisfaction of requirements for professional development required by the school district or service center board, and the training may be accomplished through self-review of suitable suicide prevention materials approved by the board.

Sec. 3319.31. (A) As used in this section and sections 957 3123.41 to 3123.50 and 3319.311 of the Revised Code, "license" 958 means a certificate, license, or permit described in this 959 chapter or in division (B) of section 3301.071 or in section 960

3301.074 of the Revised Code.	961
(B) For any of the following reasons, the state board of	962
education, in accordance with Chapter 119. and section 3319.311	963
of the Revised Code, may refuse to issue a license to an	964
applicant; may limit a license it issues to an applicant; may	965
suspend, revoke, or limit a license that has been issued to any	966
person; or may revoke a license that has been issued to any	967
person and has expired:	968
(1) Engaging in an immoral act, incompetence, negligence,	969
or conduct that is unbecoming to the applicant's or person's	970
position;	971
(2) A plea of guilty to, a finding of guilt by a jury or	972
court of, or a conviction of any of the following:	973
(a) A felony other than a felony listed in division (C) of	974
this section;	975
(b) An offense of violence other than an offense of	976
violence listed in division (C) of this section;	977
(c) A theft offense, as defined in section 2913.01 of the	978
Revised Code, other than a theft offense listed in division (C)	979
of this section;	980
(d) A drug abuse offense, as defined in section 2925.01 of	981
the Revised Code, that is not a minor misdemeanor, other than a	982
drug abuse offense listed in division (C) of this section;	983
(e) A violation of an ordinance of a municipal corporation	984
that is substantively comparable to an offense listed in	985
divisions (B)(2)(a) to (d) of this section.	986
(3) A judicial finding of eligibility for intervention in	987
lieu of conviction under section 2951.041 of the Revised Code,	988

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or agreeing to participate in a pre-trial diversion program	989
under section 2935.36 of the Revised Code, or a similar	990
diversion program under rules of a court, for any offense listed	991
in division (B)(2) or (C) of this section;	992
(4) Failure to comply with section 3313.536, 3314.40,	993

- (4) Failure to comply with section 3313.536, 3314.40, 3319.313, 3326.24, 3328.19, or 5502.262 of the Revised Code.
- (C) Upon learning of a plea of guilty to, a finding of 996 guilt by a jury or court of, or a conviction of any of the 997 offenses listed in this division by a person who holds a current 998 or expired license or is an applicant for a license or renewal 999 of a license, the state board or the superintendent of public 1000 instruction, if the state board has delegated the duty pursuant 1001 to division (D) of this section, shall by a written order revoke 1002 the person's license or deny issuance or renewal of the license 1003 to the person. The state board or the superintendent shall 1004 revoke a license that has been issued to a person to whom this 1005 division applies and has expired in the same manner as a license 1006 that has not expired. 1007

Revocation of a license or denial of issuance or renewal 1008 of a license under this division is effective immediately at the 1009 time and date that the board or superintendent issues the 1010 written order and is not subject to appeal in accordance with 1011 Chapter 119. of the Revised Code. Revocation of a license or 1012 denial of issuance or renewal of license under this division 1013 remains in force during the pendency of an appeal by the person 1014 of the plea of guilty, finding of guilt, or conviction that is 1015 the basis of the action taken under this division. 1016

The state board or superintendent shall take the action 1017 required by this division for a violation of division (B)(1), 1018

(2), (3), or (4) of section 2919.22 of the Revised Code; a	1019
violation of section 2903.01, 2903.02, 2903.03, 2903.04,	1020
2903.041, 2903.11, 2903.12, 2903.15, 2905.01, 2905.02, 2905.05,	1021
2905.11, 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07,	1022
2907.21, 2907.22, 2907.23, 2907.24, 2907.241, 2907.25, 2907.31,	1023
2907.311, 2907.32, 2907.321, 2907.322, 2907.323, 2907.33,	1024
2907.34, 2909.02, 2909.22, 2909.23, 2909.24, 2911.01, 2911.02,	1025
2911.11, 2911.12, 2913.44, 2917.01, 2917.02, 2917.03, 2917.31,	1026
2917.33, 2919.12, 2919.121, 2919.13, 2921.02, 2921.03, 2921.04,	1027
2921.05, 2921.11, 2921.34, 2921.41, 2923.122, 2923.123,	1028
2923.161, 2923.17, 2923.21, 2925.02, 2925.03, 2925.04, 2925.041,	1029
2925.05, 2925.06, 2925.13, 2925.22, 2925.23, 2925.24, 2925.32,	1030
2925.36, 2925.37, 2927.24, or 3716.11 of the Revised Code; a	1031
violation of section 2905.04 of the Revised Code as it existed	1032
prior to July 1, 1996; a violation of section 2919.23 of the	1033
Revised Code that would have been a violation of section 2905.04	1034
of the Revised Code as it existed prior to July 1, 1996, had the	1035
violation been committed prior to that date; felonious sexual	1036
penetration in violation of former section 2907.12 of the	1037
Revised Code; or a violation of an ordinance of a municipal	1038
corporation that is substantively comparable to an offense	1039
listed in this paragraph.	1040

- (D) The state board may delegate to the superintendent of 1041 public instruction the authority to revoke a person's license or 1042 to deny issuance or renewal of a license to a person under 1043 division (C) or (F) of this section.
- (E) (1) If the plea of guilty, finding of guilt, or 1045 conviction that is the basis of the action taken under division 1046 (B) (2) or (C) of this section, or under the version of division 1047 (F) of section 3319.311 of the Revised Code in effect prior to 1048 September 12, 2008, is overturned on appeal, upon exhaustion of 1049

the criminal appeal, the clerk of the court that overturned the	1050
plea, finding, or conviction or, if applicable, the clerk of the	1051
court that accepted an appeal from the court that overturned the	1052
plea, finding, or conviction, shall notify the state board that	1053
the plea, finding, or conviction has been overturned. Within	1054
thirty days after receiving the notification, the state board	1055
shall initiate proceedings to reconsider the revocation or	1056
denial of the person's license in accordance with division (E)	1057
(2) of this section. In addition, the person whose license was	1058
revoked or denied may file with the state board a petition for	1059
reconsideration of the revocation or denial along with	1060
appropriate court documents.	1061

- (2) Upon receipt of a court notification or a petition and 1062 supporting court documents under division (E)(1) of this 1063 section, the state board, after offering the person an 1064 opportunity for an adjudication hearing under Chapter 119. of 1065 the Revised Code, shall determine whether the person committed 1066 the act in question in the prior criminal action against the 1067 person that is the basis of the revocation or denial and may 1068 continue the revocation or denial, may reinstate the person's 1069 license, with or without limits, or may grant the person a new 1070 license, with or without limits. The decision of the board shall 1071 be based on grounds for revoking, denying, suspending, or 1072 limiting a license adopted by rule under division (G) of this 1073 section and in accordance with the evidentiary standards the 1074 board employs for all other licensure hearings. The decision of 1075 the board under this division is subject to appeal under Chapter 1076 119. of the Revised Code. 1077
- (3) A person whose license is revoked or denied underdivision (C) of this section shall not apply for any license ifthe plea of guilty, finding of guilt, or conviction that is the1080

basis of the revocation or denial, upon completion of the	1081
criminal appeal, either is upheld or is overturned but the state	1082
board continues the revocation or denial under division (E)(2)	1083
of this section and that continuation is upheld on final appeal.	1084

- (F) The state board may take action under division (B) of 1085 this section, and the state board or the superintendent shall 1086 take the action required under division (C) of this section, on 1087 the basis of substantially comparable conduct occurring in a 1088 jurisdiction outside this state or occurring before a person 1089 applies for or receives any license.
- (G) The state board may adopt rules in accordance with 1091 Chapter 119. of the Revised Code to carry out this section and 1092 section 3319.311 of the Revised Code. 1093

Sec. 3326.11. Each science, technology, engineering, and 1094 mathematics school established under this chapter and its 1095 governing body shall comply with sections 9.90, 9.91, 109.65, 1096 121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43, 1097 3301.0714, 3301.0715, 3301.0729, 3301.948, 3313.14, 3313.15, 1098 3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48, 1099 3313.481, 3313.482, 3313.50, 3313.536, 3313.539, 3313.5310, 1100 3313.608, 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 1101 3313.6021, 3313.6024, 3313.61, 3313.611, 3313.614, 3313.615, 1102 3313.617, 3313.618, 3313.6114, 3313.643, 3313.648, 3313.6411, 1103 3313.66, 3313.661, 3313.662, 3313.666, 3313.667, 3313.668, 1104 <u>3313.669, 3313.6610, </u>3313.67, 3313.671, 3313.672, 3313.673, 1105 3313.69, 3313.71, 3313.716, 3313.718, 3313.719, 3313.7112, 1106 3313.721, 3313.80, 3313.801, 3313.814, 3313.816, 3313.817, 1107 3313.818, 3313.86, 3313.89, 3313.96, 3319.073, 3319.21, 3319.32, 1108 3319.321, 3319.35, 3319.39, 3319.391, 3319.41, 3319.45, 3319.46, 1109 3321.01, 3321.041, 3321.05, 3321.13, 3321.14, 3321.141, 3321.17, 1110

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3321.18, 3321.19, 3321.191, 3327.10, 4111.17, 4113.52, <u>5502.262</u> ,	1111
and 5705.391 and Chapters 102., 117., 1347., 2744., 3307.,	1112
3309., 3365., 3742., 4112., 4123., 4141., and 4167. of the	1113
Revised Code as if it were a school district.	1114

Sec. 3328.24. A college-preparatory boarding school 1115 established under this chapter and its board of trustees shall 1116 comply with sections 102.02, 3301.0710, 3301.0711, 3301.0712, 1117 3301.0714, 3301.0729, 3301.948, 3313.536, 3313.6013, 3313.6021, 1118 3313.6024, 3313.617, 3313.618, 3313.6114, 3313.6411, 3313.668, 1119 <u>3313.669, 3313.6610, </u>3313.7112, 3313.721, 3313.89, <u>3319.073,</u> 1120 3319.39, 3319.391, and 3319.46, and 5502.262 and Chapter 3365. 1121 of the Revised Code as if the school were a school district and 1122 the school's board of trustees were a district board of 1123 education. 1124

Sec. 3737.73. (A) No principal or person in charge of a 1125 public or private school or educational institution having an 1126 average daily attendance of twenty or more pupils, and no person 1127 in charge of any children's home or orphanage housing twenty or 1128 more minor persons, shall willfully neglect to instruct and 1129 train such children by means of drills or rapid dismissals, so 1130 that such children in a sudden emergency may leave the building 1131 1132 in the shortest possible time without confusion. Except as provided for in division (F) of this section, the principal or 1133 person in charge of a school or educational institution shall 1134 conduct drills or rapid dismissals at least six times during the 1135 school year, pursuant to division (E) of this section, which 1136 shall be at the times and frequency prescribed in rules adopted 1137 by the fire marshal. The principal or person in charge of a 1138 children's home or orphanage shall conduct drills or rapid 1139 dismissals at least once each month while the home is in 1140 operation. In the case of schools, no principal or person in 1141

charge of a school shall willfully neglect to keep the doors and	1142
exits of such building unlocked during school hours. The fire	1143
marshal may order the immediate installation of necessary fire	1144
gongs or signals in such schools, institutions, or children's	1145
homes and enforce this division and divisions (B), (C)(3), and	1146
(F) of this section.	1147
(B) In conjunction with the drills or rapid dismissals	1148
(b) in conjunction with the dilits of tapid dismissais	1140
required by division (A) or (F) of this section, whichever is	1149
applicable, principals or persons in charge of public or private	1150
primary and secondary schools, or educational institutions,	1151

of a tornado alert or warning. Such principals or persons in 1153 charge of such schools or institutions shall designate, in 1154

shall instruct pupils in safety precautions to be taken in case

accordance with standards prescribed by the fire marshal, 1155

appropriate locations to be used to shelter pupils in case of a 1156 tornado, tornado alert, or warning. 1157

- (C)(1) The fire marshal or the fire marshal's designee 1158 shall annually inspect each school, institution, home, or 1159 orphanage subject to division (A) or (F) of this section to 1160 determine compliance with the applicable division, and each 1161 school or institution subject to division (B) of this section to 1162 ascertain whether the locations comply with the standards 1163 prescribed under that division. Nothing in this section shall 1164 require a school or institution to construct or improve a 1165 facility or location for use as a shelter area. 1166
- (2) The fire marshal or the fire marshal's designee shall

 issue a warning to any person found in violation of division

 (A), (B), or (F) of this section. The warning shall indicate the

 specific violation and a date by which such violation shall be

 1170

 corrected.

(3) No person shall fail to correct violations by the date	1172
indicated on a warning issued under division (C)(2) of this	1173
section.	1174
(D) (1) (a) mb = a ' a ' a ' a ' a ' a ' a ' a ' a ' a	1175

(D)(1)(a) The principal or person in charge of each public 1175 or private school or educational institution shall conduct 1176 school safety drills at least three times during the school 1177 year, pursuant to division (E) of this section, to provide 1178 pupils with instruction in the procedures to follow in 1179 situations where pupils must be secured in the school building 1180 1181 or rapidly evacuated in response to a threat to the school 1182 involving an act of terrorism; a person possessing a deadly weapon or dangerous ordnance, as defined in section 2923.11 of 1183 the Revised Code, on school property; or other act of violence. 1184 At least one safety drill shall include a scenario where pupils 1185 must be secured in the school building rather than rapidly 1186 1187 evacuated.

Each safety drill shall be conducted in conjunction with

the police chief or other similar chief law enforcement officer,

or designee, of the municipal corporation, township, or township

or joint police district in which the school or institution is

located, or, in absence of any such person, the county sheriff

of the county, or designee, in which the school or institution

is located.

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(b) In addition to the three safety drills described in

division (D)(1)(a) of this section, the principal or person in

tharge shall conduct a theoretical school safety drill at least

once during the school year to provide all faculty and staff

employed by the school or institution with instruction in the

procedures to follow in such situations. The theoretical drill

does not need to include student participation and may be

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conducted at the annual training session required by division	1202
(D)(3) of this section.	1203
(c) All safety drills required under division (D) of this	1204
section shall be conducted pursuant to the district's or	1205
school's emergency management plan adopted under section	1206
3313.536 <u>5502.262</u> of the Revised Code.	1207
(2)(a) The principal or person in charge of each public or	1208
private school or educational institution shall provide to the	1209
police chief or other similar chief law enforcement officer of	1210
the municipal corporation, township, or township or joint police	1211
district in which the school or institution is located, or, in	1212
absence of any such person, the county sheriff of the county in	1213
which the school or institution is located advance written	1214
notice of each school safety drill required under division (D)	1215
(1) of this section and shall keep a written record of the date	1216
and time of each drill conducted. The advance notice shall be	1217
provided not later than seventy-two hours prior to the date the	1218
drill will be conducted and shall include the date and time the	1219
drill will be conducted and the address of the school or	1220
educational institution. The notice shall be provided by mail,	1221
facsimile, or electronic submission.	1222
(b) Not later than the fifth day of December each year,	1223
the principal or person in charge of each public or private	1224
school or educational institution shall provide written	1225
certification by mail, facsimile, or electronic submission of	1226
the date and time each school safety drill required under	1227
division (D)(1) of this section was conducted during the	1228

previous school year, as well as the date and time each drill

chief or other similar chief law enforcement officer of the

will be conducted during the current school year, to the police

municipal corporation, township, or township or joint police 1232 district in which the school or institution is located, or, in 1233 the absence of any such person, the county sheriff of the county 1234 in which the school or institution is located. If such 1235 certification is not provided, the principal or person in charge 1236 of the school or institution shall be considered to have failed 1237 to meet this requirement and shall be subject to division (D)(4) 1238 of this section. 1239

- (3) The principal or person in charge of each public or 1240 private school or educational institution shall hold annual 1241 training sessions for employees of the school or institution 1242 regarding the conduct of school safety drills. 1243
- (4) The police chief or other similar chief law 1244 enforcement officer of a municipal corporation, township, or 1245 township or joint police district, or, in the absence of any 1246 such person, the county sheriff shall issue a warning to any 1247 person found in violation of division (D)(1) of this section. 1248 Each warning issued for a violation of division (D)(1) of this 1249 section shall require the principal or person in charge of the 1250 school or institution to correct the violation by conducting a 1251 school safety drill not later than the thirtieth day after the 1252 1253 date the warning is issued. The violation shall not be considered corrected unless, not later than forty days after the 1254 date the warning is issued, the principal or person in charge of 1255 the school or institution provides written certification of the 1256 date and time this drill was conducted, as well as the date and 1257 time each remaining drill will be conducted during the current 1258 school year, to the police chief or other similar chief law 1259 enforcement officer or county sheriff who issued the warning. 1260
 - (5) No person shall fail to correct violations by the date

indicated on a warning issued under division (D)(4) of this	1262
section.	1263
(E) The principal or person in charge of each public or	1264
private school or educational institution shall conduct at least	1265
one drill or rapid dismissal required under division (A) or (F)	1266
of this section, whichever is applicable, or one school safety	1267
drill required under division (D) of this section during each	1268
month of the school year. However, the principal or person in	1269
charge may determine the exact date and time that each drill	1270
will be conducted. A drill or rapid dismissal under division (A)	1271
or (F) of this section may be conducted during the same month as	1272
a school safety drill under division (D) of this section.	1273
(F) If a public or private school or educational	1274
institution does not currently have smoke detectors, as defined	1275
in section 3781.104 of the Revised Code, or a sprinkler system	1276
in all classroom buildings of the school, the principal or	1277
person in charge of the school or educational institution shall	1278
conduct drills or rapid dismissals at least nine times during	1279
the school year, pursuant to division (E) of this section, which	1280
shall be at the times and frequency prescribed in rules adopted	1281
by the fire marshal. At the discretion of the principal or	1282
person in charge of the school or institution, drills conducted	1283
under this division may be combined with drills conducted under	1284
division (D) of this section, so long as at least one drill	1285
conducted under that division provides pupils with instruction	1286
in the procedures to follow in situations where pupils must be	1287
secured in the school building rather than rapidly evacuated.	1288
Sec. 3313.5365502.262. (A) As used in this section:	1289
(1) "Administrator" means the superintendent, principal,	1290
chief administrative officer, or other person having supervisory	1291

authority of any of the following:	1292
(a) A city, exempted village, local, or joint vocational	1293
school district;	1294
(b) A community school established under Chapter 3314. of	1295
the Revised Code, as required through reference in division (A)	1296
(11)(d) of section 3314.03 of the Revised Code;	1297
(c) A STEM school established under Chapter 3326. of the	1298
Revised Code, as required through reference in section 3326.11	1299
of the Revised Code;	1300
(d) A college-preparatory boarding school established	1301
under Chapter 3328. of the Revised Code;	1302
(e) A district or school operating a career-technical	1303
education program approved by the department of education under	1304
section 3317.161 of the Revised Code;	1305
(f) A chartered nonpublic school;	1306
(g) An educational service center;	1307
(h) A preschool program or school-age child care program	1308
licensed by the department of education;	1309
(i) Any other facility that primarily provides educational	1310
services to children subject to regulation by the department of	1311
education.	1312
(2) "Emergency management test" means a regularly	1313
scheduled drill, exercise, or activity designed to assess and	1314
evaluate an emergency management plan under this section.	1315
(3) "Building" means any school, school building,	1316
facility, program, or center.	1317
(B)(1) Each administrator shall develop and adopt a	1318

comprehensive emergency management plan, in accordance with	1319
rules adopted by the state board of education pursuant to	1320
division (F) of this section, for each building under the	1321
administrator's control. The administrator shall examine the	1322
environmental conditions and operations of each building to	1323
determine potential hazards to student and staff safety and	1324
shall propose operating changes to promote the prevention of	1325
potentially dangerous problems and circumstances. In developing	1326
the plan for each building, the administrator shall involve	1327
community law enforcement and safety officials, parents of	1328
students who are assigned to the building, and teachers and	1329
nonteaching employees who are assigned to the building. The	1330
administrator shall incorporate remediation strategies into the	1331
plan for any building where documented safety problems have	1332
occurred.	1333
(2) Each administrator shall also incorporate into the	1334
emergency management plan adopted under division (B)(1) of this	1335
section all of the following:	1336
(a) A protocol for addressing serious threats to the	1337
safety of property, students, employees, or administrators;	1338
(b) A protocol for responding to any emergency events that	1339
occur and compromise the safety of property, students,	1340
employees, or administrators. This protocol shall include, but	1341
not be limited to, all of the following:	1342
(i) A floor plan that is unique to each floor of the	1343
building;	1344
(ii) A site plan that includes all building property and	1345
surrounding property;	1346

(iii) An emergency contact information sheet.

(c) A threat assessment plan developed as prescribed in	1348
section 5502.263 of the Revised Code. A building may use the	1349
model plan developed by the department of public safety under	1350
<pre>that section;</pre>	1351
(d) A protocol for school threat assessment teams	1352
established under section 3313.669 of the Revised Code.	1353
(3) Each protocol described in divisions division (B) (2)	1354
(a) and (b) of this section shall include procedures determined	1355
to be appropriate by the administrator for responding to threats	1356
and emergency events, respectively, including such things as	1357
notification of appropriate law enforcement personnel, calling	1358
upon specified emergency response personnel for assistance, and	1359
informing parents of affected students.	1360
Prior to the opening day of each school year, the	1361
administrator shall inform each student or child enrolled in the	1362
school and the student's or child's parent of the parental	1363
notification procedures included in the protocol.	1364
(4) Each administrator shall keep a copy of the emergency	1365
management plan adopted pursuant to this section in a secure	1366
place.	1367
(C)(1) The administrator shall submit to the department of	1368
education director of public safety, in accordance with rules	1369
adopted by the state board of education pursuant to division (F)	1370
of this section, an electronic copy of the emergency management	1371
plan prescribed by division (B) of this section not less than	1372
once every three years, whenever a major modification to the	1373
building requires changes in the procedures outlined in the	1374
plan, and whenever information on the emergency contact	1375
information sheet changes.	1376

(2) The administrator also shall file a copy of the plan	1377
with each law enforcement agency that has jurisdiction over the	1378
school building and, upon request, to any of the following:	1379
(a) The fire department that serves the political	1380
subdivision in which the building is located;	1381
	1382
(b) The emergency medical service organization that serves	
the political subdivision in which the building is located;	1383
(c) The county emergency management agency for the county	1384
in which the building is located.	1385
(3) Upon receipt of an emergency management plan, the	1386
department of education director shall post the information on	1387
the contact and information management system and submit the	1388
information in accordance with rules adopted by the state board	1389
of education pursuant to division (F) of this section, to both	1390
of the following:	1391
(a) The attorney general, who shall post that information	1392
on the Ohio law enforcement gateway or its successor;	1393
(b) The director of public safety, who shall post the	1394
information on the contact and information management system.	1395
(4) Any department or entity to which copies of an	1396
emergency management plan are filed under this section shall	1397
keep the copies in a secure place.	1398
(D)(1) Not later than the first day of July of each year,	1399
each administrator shall review the emergency management plan	1400
and certify to the department of education director that the	1401
plan is current and accurate.	1402
plan is called and accalace.	1402
(2) Anytime that an administrator updates the emergency	1403
management plan pursuant to division (C)(1) of this section, the	1404

administrator shall file copies, not later than the tenth day	1405
after the revision is adopted and in accordance with rules	1406
adopted by the state board pursuant to division (F) of this	1407
section, to the department of education director and to any	1408
entity with which the administrator filed a copy under division	1409
(C)(2) of this section.	1410
(E) Each administrator shall do both of the following:	1411
(1) Prepare and conduct at least one annual emergency	1412
management test, as defined in division (A)(2) of this section,	1413
in accordance with rules adopted by the state board pursuant to	1414
division (F) of this section;	1415
(2) Grant access to each building under the control of the	1416
administrator to law enforcement personnel and to entities	1417
described in division (C)(2) of this section, to enable the	1418
personnel and entities to hold training sessions for responding	1419
to threats and emergency events affecting the building, provided	1420
that the access occurs outside of student instructional hours	1421
and the administrator, or the administrator's designee, is	1422
present in the building during the training sessions.	1423
(F) The state board of education director of public	1424
safety, in consultation with representatives from the education	1425
community and in accordance with Chapter 119. of the Revised	1426
Code, shall adopt rules regarding emergency management plans	1427
under this section, including the content of the plans and	1428
procedures for filing the plans. The rules shall specify that	1429
plans and information required under division (B) of this	1430
section be submitted on standardized forms developed by the	1431
department of education director for such purpose. The rules	1432
shall also specify the requirements and procedures for emergency	1433

management tests conducted pursuant to division (E)(1) of this

section. Failure to comply with the rules may result in	1435
discipline pursuant to section 3319.31 of the Revised Code or	1436
any other action against the administrator as prescribed by	1437
rule.	1438
(G) Division (B) of section 3319.31 of the Revised Code	1439
applies to any administrator who is subject to the requirements	1440
of this section and is not exempt under division (H) of this	1441
section and who is an applicant for a license or holds a license	1442
from the state board pursuant to section 3319.22 of the Revised	1443
Code.	1444
(H) The superintendent of public instruction director may	1445
exempt any administrator from the requirements of this section,	1446
if the superintendent director determines that the requirements	1447
do not otherwise apply to a building or buildings under the	1448
control of that administrator.	1449
(I) Copies of the emergency management plan and	1450
information required under division (B) of this section are	1451
security records and are not public records pursuant to section	1452
149.433 of the Revised Code. In addition, the information posted	1453
to the contact and information management system, pursuant to	1454
division (C)(3)(b) of this section, is exempt from public	1455
disclosure or release in accordance with sections 149.43,	1456
149.433, and 5502.03 of the Revised Code.	1457
Notwithstanding section 149.433 of the Revised Code, a	1458
floor plan filed with the attorney general pursuant to this	1459
section is not a public record to the extent it is a record kept	1460
by the attorney general.	1461
Sec. 5502.263. (A) As used in this section, "evidence-	1462

based" means a program or practice that does either of the

following:	1464
(1) Demonstrates a rationale based on high-quality	1465
research findings or positive evaluation that such a program or	1466
practice is likely to improve relevant outcomes and includes	1467
ongoing efforts to examine the effects of the program or	1468
<pre>practice;</pre>	1469
(2) Has a statistically significant effect on relevant	1470
outcomes based on:	1471
(a) Strong evidence from at least one well-designed and	1472
well-implemented experimental study;	1473
(b) Moderate evidence from at least one well-designed and	1474
well-implemented quasi-experimental study; or	1475
(c) Promising evidence from at least one well-designed and	1476
well-implemented correlation study with statistical controls for	1477
selection bias.	1478
(B) Not later than two years after the effective date of	1479
this section, the department of public safety, in consultation	1480
with the department of education and the attorney general, shall	1481
develop a model threat assessment plan that may be used in a	1482
building's emergency management plan developed under section	1483
5502.262 of the Revised Code. The model plan shall do at least	1484
the following:	1485
(1) Identify the types of threatening behavior that may	1486
represent a physical threat to a school community;	1487
(2) Identify individuals to whom threatening behavior	1488
should be reported and steps to be taken by those individuals;	1489
(3) Establish threat assessment guidelines including	1490
identification, evaluation of seriousness of threat or danger,	1491

intervention to reduce potential violence, and follow-up to	1492
assess intervention results;	1493
(4) Establish guidelines for coordinating with local law	1494
enforcement agencies and reports collected through the	1495
district's chosen anonymous reporting program under section	1496
3313.6610 of the Revised Code and identify a point of contact	1497
within each agency;	1498
(5) Conform with all other specifications in a school's	1499
emergency management plan developed under section 5502.262 of	1500
the Revised Code.	1501
Evidence-based threat assessment processes or best	1502
practice threat assessment guidelines created by the national	1503
threat assessment center shall be a resource when developing the	1504
<pre>model threat assessment plan.</pre>	1505
(C) Not later than two years after the effective date of	1506
this section, the department of public safety, in consultation	1507
with the department of education and the attorney general, shall	1508
develop and maintain a list of approved training programs for	1509
completion by school threat assessment team members prescribed	1510
in section 3313.669 of the Revised Code, one of which must be	1511
free or of no cost to schools. Each program approved under this	1512
section must be an evidence-based program that provides	1513
<pre>instruction in the following:</pre>	1514
(1) Identifying behaviors, signs, and threats that may	1515
<pre>lead to a violent act;</pre>	1516
(2) Determining the seriousness of a threat;	1517
(3) Developing intervention plans that protect the	1518
potential victims and address the underlying problem or conflict	1519
that initiated the behavior and assessments of plan results.	1520

Completion of an approved program under this section shall	1521
fulfill the training requirements prescribed under section	1522
3313.669 of the Revised Code.	1523
Section 2. That existing sections 149.433, 3313.536,	1524
3313.60, 3313.951, 3314.03, 3319.073, 3319.31, 3326.11, 3328.24,	1525
and 3737.73 of the Revised Code are hereby repealed.	1526
Section 3. That Sections 221.30 and 265.210 (as amended by	1527
S.B. 120 of the 133rd General Assembly) of H.B. 166 of the 133rd	1528
General Assembly be amended to read as follows:	1529
Sec. 221.30. BATTERED WOMEN'S SHELTER	1530
Of the foregoing appropriation item 055501, Rape Crisis	1531
Centers, \$50,000 in each fiscal year shall be distributed to the	1532
Battered Women's Shelter of Summit and Medina counties for the	1533
cost of operating the commercial kitchen located at its Market	1534
Street Facility, and \$50,000 in each fiscal year shall be	1535
distributed to the Battered Women's Shelter of Portage County.	1536
FINDING MY CHILDHOOD AGAIN PILOT PROGRAM	1537
Of the foregoing appropriation item 055501, Rape Crisis	1538
Centers, \$300,000 in each fiscal year shall be distributed to	1539
the Battered Women's Shelter of Summit and Medina counties for	1540
expenses related to the creation and implementation of a pilot	1541
program called "Finding my Childhood Again."	1542
DRUG ABUSE RESPONSE TEAM GRANT PROGRAM	1543
The Attorney General shall maintain the Drug Abuse	1544
Response Team Grant Program for the purpose of replicating or	1545
expanding successful law enforcement programs that address the	1546
opioid epidemic similar to the Drug Abuse Response Team	1547
established by the Lucas County Sheriff's Department, and the	1548

Quick Response Teams established in Colerain Township's	1549
Department of Public Safety in Hamilton County and Summit	1550
County. Any grants awarded by this grant program may include	1551
requirements for private or nonprofit matching support.	1552

The foregoing appropriation item 055431, Drug Abuse 1553 Response Team Grants, shall be used by the Attorney General to 1554 fund grants to law enforcement or other government agencies; the 1555 primary purpose of the grants shall be to replicate or expand 1556 successful law enforcement programs that address the opioid 1557 epidemic similar to the Drug Abuse Response Team established by 1558 the Lucas County Sheriff's Department and the Quick Response 1559 Teams established in Colerain Township's Department of Public 1560 Safety in Hamilton County and Summit County. 1561

Each recipient of a grant under this program shall, within 1562 six months of the end date of the grant, submit a written report 1563 describing the outcomes that resulted from the grant to the 1564 Governor, the President of the Senate, the Speaker of the House 1565 of Representatives, the Minority Leader of the Senate, and the 1566 Minority Leader of the House of Representatives. 1567

SCHOOL SAFETY TRAINING GRANTS

(A) The foregoing appropriation item 055502, School Safety 1569 Training Grants, shall be used by the Attorney General, in 1570 consultation with the Superintendent of Public Instruction and 1571 the Director of Mental Health and Addiction Services, solely to 1572 make grants to public and chartered nonpublic schools, 1573 educational service centers, local law enforcement agencies, and 1574 schools operated by county boards of developmental disabilities 1575 administering special education services programs pursuant to 1576 section 5126.05 of the Revised Code for school safety and school 1577 climate programs and training. 1578

(B) The use of the grants includes, but is not limited to,	1579
all of the following:	1580
(1) The support of school resource officer certification	1581
training;	1582
(2) Any type of active shooter and school safety training	1583
or equipment;	1584
(3) All grade level type educational resources;	1585
(4) Training to identify and assist students with mental	1586
health issues;	1587
(5) School supplies or equipment related to school safety	1588
or for implementing the school's safety plan;	1589
(6) Any other training related to school safety.	1590
(C) The schools, educational service centers, and county	1591
boards shall work or contract with the county sheriff's office	1592
or a local police department in whose jurisdiction they are	1593
located to develop the programs and training described in	1594
divisions (B)(1), (2), (3), (5), and (6) of this section. Any	1595
grant awarded directly to a local law enforcement agency shall	1596
not be used to fund a similar request made by a school located	1597
within the jurisdiction of the local law enforcement agency.	1598
(D) As used in this section, "public school" means any	1599
school operated by a school district board of education, any	1600
community school established under Chapter 3314. of the Revised	1601
Code, and any STEM school established under Chapter 3326. of the	1602
Revised Code.	1603
DOMESTIC VIOLENCE PROGRAMS	1604
The foregoing appropriation item 055504, Domestic Violence	1605

Programs, shall be used by the Attorney General for the purpose	1606
of funding domestic violence programs as defined in section	1607
109.46 of the Revised Code.	1608
PIKE COUNTY CAPITAL CASE	1609
The foregoing appropriation item 055505, Pike County	1610
Capital Case, shall be used, subject to the approval of the	1611
Controlling Board, to defray the costs of ongoing capital case	1612
litigation in Pike County.	1613
WORKERS' COMPENSATION SECTION	1614
The Workers' Compensation Fund (Fund 1950) is entitled to	1615
receive quarterly payments from the Bureau of Workers'	1616
Compensation and the Ohio Industrial Commission to fund legal	1617
services provided to the Bureau of Workers' Compensation and the	1618
Ohio Industrial Commission during the fiscal year.	1619
In addition, the Bureau of Workers' Compensation shall	1620
transfer payments for the support of the Workers' Compensation	1621
Fraud Unit.	1622
All amounts shall be mutually agreed upon by the Attorney	1623
General, the Bureau of Workers' Compensation, and the Ohio	1624
Industrial Commission.	1625
GENERAL HOLDING ACCOUNT	1626
The foregoing appropriation item 055631, General Holding	1627
Account, shall be used to distribute moneys under the terms of	1628
relevant court orders or other settlements received in a variety	1629
of cases involving the Office of the Attorney General. If it is	1630
determined that additional amounts are necessary for this	1631
purpose, the amounts are hereby appropriated.	1632
ANTITRUST SETTLEMENTS	1633

The foregoing appropriation item 055632, Antitrust	1634
Settlements, shall be used to distribute moneys under the terms	1635
of relevant court orders or other out of court settlements in	1636
antitrust cases or antitrust matters involving the Office of the	1637
Attorney General. If it is determined that additional amounts	1638
are necessary for this purpose, the amounts are hereby	1639
appropriated.	1640
CONSUMER FRAUDS	1641
The foregoing appropriation item 055630, Consumer Frauds,	1642
shall be used for distribution of moneys from court-ordered	1643
judgments against sellers in actions brought by the Office of	1644
the Attorney General under sections 1334.08 and 4549.48 and	1645
division (B) of section 1345.07 of the Revised Code. These	1646
moneys shall be used to provide restitution to consumers	1647
victimized by the fraud that generated the court-ordered	1648
judgments. If it is determined that additional amounts are	1649
necessary for this purpose, the amounts are hereby appropriated.	1650
ORGANIZED CRIME COMMISSION DISTRIBUTIONS	1651
The foregoing appropriation item 055601, Organized Crime	1652
Commission Distributions, shall be used by the Organized Crime	1653
Investigations Commission, as provided by section 177.011 of the	1654
Revised Code, to reimburse political subdivisions for the	1655
expenses the political subdivisions incur when their law	1656
enforcement officers participate in an organized crime task	1657
force. If it is determined that additional amounts are necessary	1658
for this purpose, the amounts are hereby appropriated.	1659
COLLECTION PAYMENT REDISTRIBUTION	1660
The foregoing appropriation item 055650, Collection	1661
Payment Redistribution, shall be used for the purpose of	1662

allocating the revenue where debtors mistakenly paid the client	1663
agencies instead of the Attorney General's Collections	1664
Enforcement Section. If it is determined that additional amounts	1665
are necessary for this purpose, the amounts are hereby	1666
appropriated.	1667

Sec. 265.210. FOUNDATION FUNDING

Of the foregoing appropriation item 200550, Foundation 1669 Funding, up to \$40,000,000 in each fiscal year shall be used to 1670 provide additional state aid to school districts, joint 1671 vocational school districts, community schools, and STEM schools 1672 for special education students under division (C)(3) of section 1673 3314.08, section 3317.0214 and division (B) of section 3317.16 1674 in accordance with the section of H.B. 166 of the 133rd General 1675 Assembly entitled "OPERATING FUNDING FOR FISCAL YEARS 2020 and 1676 2021," and section 3326.34 of the Revised Code, except that the 1677 Controlling Board may increase these amounts if presented with 1678 such a request from the Department of Education at the final 1679 meeting of the fiscal year. 1680

Of the foregoing appropriation item 200550, Foundation 1681 Funding, up to \$3,800,000 in each fiscal year shall be used to 1682 fund gifted education at educational service centers. The 1683 Department shall distribute the funding through the unit-based 1684 funding methodology in place under division (L) of section 1685 3317.024, division (E) of section 3317.05, and divisions (A), 1686 (B), and (C) of section 3317.053 of the Revised Code as they 1687 existed prior to fiscal year 2010. 1688

Of the foregoing appropriation item 200550, Foundation 1689

Funding, up to \$40,000,000 in each fiscal year shall be reserved 1690

to fund the state reimbursement of educational service centers 1691

under the section of H.B. 166 of the 133rd General Assembly 1692

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entitled "EDUCATIONAL SERVICE CENTERS FUNDING."	1693
Of the foregoing appropriation item 200550, Foundation	1694
Funding, up to \$3,500,000 in each fiscal year shall be	1695
distributed to educational service centers for School	1696
Improvement Initiatives and for the provision of technical	1697
assistance to schools and districts consistent with requirements	1698
of section 3312.01 of the Revised Code. The Department may	1699
distribute these funds through a competitive grant process.	1700
Of the foregoing appropriation item 200550, Foundation	1701
Funding, up to \$7,000,000 in each fiscal year shall be reserved	1702
for payments under section 3317.029 of the Revised Code, in	1703
accordance with the section of H.B. 166 of the 133rd General	1704
Assembly entitled "OPERATING FUNDING FOR FISCAL YEARS 2020 and	1705
2021." If this amount is not sufficient, the Superintendent of	1706
Public Instruction may reallocate excess funds for other	1707
purposes supported by this appropriation item in order to fully	1708
pay the amounts required by that section, provided that the	1709
aggregate amount appropriated in appropriation item 200550,	1710
Foundation Funding, is not exceeded.	1711
Of the foregoing appropriation item 200550, Foundation	1712
Funding, up to \$26,400,000 in each fiscal year shall be used to	1713
support school choice programs.	1714
Of the portion of the funds distributed to the Cleveland	1715
Municipal School District under this section, up to \$23,501,887	1716
in each fiscal year shall be used to operate the school choice	1717
program in the Cleveland Municipal School District under	1718
sections 3313.974 to 3313.979 of the Revised Code.	1719

Notwithstanding divisions (B) and (C) of section 3313.978 and

\$1,000,000 in each fiscal year of this amount shall be used by

division (C) of section 3313.979 of the Revised Code, up to

section 3328.34 of the Revised Code.

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the Cleveland Municipal School District to provide tutorial	1723
assistance as provided in division (H) of section 3313.974 of	1724
the Revised Code. The Cleveland Municipal School District shall	1725
report the use of these funds in the district's three-year	1726
continuous improvement plan as described in section 3302.04 of	1727
the Revised Code in a manner approved by the Department.	1728
Of the foregoing appropriation item 200550, Foundation	1729
Funding, up to \$2,000,000 in each fiscal year may be used for	1730
payment of the College Credit Plus Program for students	1731
instructed at home pursuant to section 3321.04 of the Revised	1732
Code. An amount equal to the unexpended, unencumbered balance of	1733
this earmark at the end of fiscal year 2020 is hereby	1734
reappropriated for the same purpose for fiscal year 2021.	1735
Of the foregoing appropriation item 200550, Foundation	1736
Funding, an amount shall be available in each fiscal year to be	1737
paid to joint vocational school districts in accordance with the	1738
section of H.B. 166 of the 133rd General Assembly entitled	1739
"FUNDING FOR JOINT VOCATIONAL SCHOOL DISTRICTS."	1740
Of the foregoing appropriation item 200550, Foundation	1741
Funding, up to \$700,000 in each fiscal year shall be used by the	1742
Department for a program to pay for educational services for	1743
youth who have been assigned by a juvenile court or other	1744
authorized agency to any of the facilities described in division	1745
(A) of the section of H.B. 166 of the 133rd General Assembly	1746
entitled "PRIVATE TREATMENT FACILITY PROJECT."	1747
Of the foregoing appropriation item 200550, Foundation	1748
Funding, a portion may be used to pay college-preparatory	1749
boarding schools the per pupil boarding amount pursuant to	1750

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Of the foregoing appropriation item 200550, Foundation	1752
Funding, a portion in each fiscal year shall be used to pay	1753
community schools and STEM schools the amounts calculated for	1754
the graduation and third-grade reading bonuses under sections	1755
3314.085 and 3326.41 of the Revised Code, in accordance with the	1756
sections of H.B. 166 of the 133rd General Assembly entitled	1757
"FUNDING FOR COMMUNITY SCHOOLS" and "FUNDING FOR STEM SCHOOLS."	1758

Of the foregoing appropriation item 200550, Foundation 1759 Funding, up to \$1,172,000 in fiscal year 2020 and up to 1760 \$1,760,000 in fiscal year 2021 may be used by the Department for 1761 duties and activities related to the establishment of academic 1762 distress commissions under section 3302.10 of the Revised Code, 1763 to provide support and assistance to academic distress 1764 commissions to further their duties under Chapter 3302. of the 1765 Revised Code, and to provide technical assistance and tools to 1766 support districts subject to academic distress commissions. 1767

Of the foregoing appropriation item 200550, Foundation

Funding, up to \$350,000 in fiscal year 2020 shall be used by the

Department of Education to conduct return on investment studies

for programming funded through student success and wellness

funds and to provide technical assistance to school districts on

implementing these strategies.

Of the foregoing appropriation item 200550, Foundation 1774 Funding, up to \$100,000 in each fiscal year shall be used to 1775 make payments under section 3314.06 of the Revised Code to each 1776 community school that operates a program that uses the 1777 Montessori method endorsed by the American Montessori society, 1778 the Montessori Accreditation Council for Teacher Education, or 1779 the Association Montessori Internationale as its primary method 1780 of instruction for students younger than four years of age who 1781

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are enrolled in the school.

paragraph is not exceeded.

Of the foregoing appropriation item 200550, Foundation	1783
Funding, up to \$10,000,000 in fiscal year 2021 shall be used to	1784
pay scholarships awarded as follows. Notwithstanding anything in	1785
the Revised Code to the contrary, for applications for the 2020-	1786
2021 school year, the Department of Education shall accept,	1787
process, and award performance-based Educational Choice	1788
scholarships under section 3310.03 of the Revised Code as	1789
follows. An application period for students who are eligible for	1790
the first time for the 2020-2021 school year shall open April 1,	1791
2020, and run not less than sixty days or to the extent funds	1792
appropriated by the General Assembly under Section 265.10 of	1793
H.B. 166 of the 133rd General Assembly and this section remain	1794
available. The Department shall award scholarships in the order	1795
that it receives applications and shall continue to award	1796
scholarships to the extent the funds appropriated by the General	1797
Assembly under Section 265.10 of H.B. 166 of the 133rd General	1798
Assembly and this section remain available. An application	1799
period for students who were eligible for scholarships for the	1800
2019-2020 school year, regardless of whether the students	1801
received scholarships for that school year, and remain eligible	1802
for the 2020-2021 school year shall open April 1, 2020, and run	1803
not less than sixty days. These scholarships shall be funded and	1804
paid in accordance with section 3310.08 of the Revised Code.	1805
Of the foregoing appropriation item 200550, Foundation	1806
Funding, up to \$2,500,000 in fiscal year 2021 may be used for	1807
supplemental payments under Section 5 of H.B. 123 of the 133rd	1808
General Assembly. If this amount is insufficient, the Department	1809

shall prorate the payments so that the amount allocated in this

The remainder of the foregoing appropriation item 200550,	1812
Foundation Funding, shall be used to fund the payments included	1813
in the state funding allocation under division (A)(1) of the	1814
section of H.B. 166 of the 133rd General Assembly entitled	1815
"FUNDING FOR CITY, LOCAL, AND EXEMPTED VILLAGE SCHOOL	1816
DISTRICTS."	1817

Appropriation items 200502, Pupil Transportation, 200540, 1818 Special Education Enhancements, and 200550, Foundation Funding, 1819 other than specific set-asides, are collectively used in each 1820 1821 fiscal year to pay state formula aid obligations for school districts, community schools, STEM schools, college preparatory 1822 boarding schools, and joint vocational school districts under 1823 this act. The first priority of these appropriation items, with 1824 the exception of specific set-asides, is to fund state formula 1825 aid obligations. It may be necessary to reallocate funds among 1826 these appropriation items or use excess funds from other general 1827 revenue fund appropriation items in the Department of 1828 Education's budget, including appropriation item 200903, 1829 Property Tax Reimbursement - Education, in each fiscal year in 1830 order to meet state formula aid obligations. If it is determined 1831 that it is necessary to transfer funds among these appropriation 1832 items or to transfer funds from other General Revenue Fund 1833 appropriations in the Department's budget to meet state formula 1834 aid obligations, the Superintendent of Public Instruction shall 1835 seek approval from the Director of Budget and Management to 1836 transfer funds as needed. 1837

The Superintendent of Public Instruction shall make

payments, transfers, and deductions, as authorized by Title

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XXXIII of the Revised Code in amounts substantially equal to

those made in the prior year, or otherwise, at the discretion of

the Superintendent, until at least the effective date of the

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amendments and enactments made to Title XXXIII by H.B. 166 of	1843
the 133rd General Assembly. Any funds paid to districts or	1844
schools under this section shall be credited toward the annual	1845
funds calculated for the district or school after the changes	1846
made to Title XXXIII in H.B. 166 of the 133rd General Assembly	1847
are effective. Upon the effective date of changes made to Title	1848
XXXIII in H.B. 166 of the 133rd General Assembly, funds shall be	1849
calculated as an annual amount.	1850
Section 4. That existing Sections 221.30 and 265.210 (as	1851
amended by S.B. 120 of the 133rd General Assembly) of H.B. 166	1852
of the 133rd General Assembly are hereby repealed.	1853
Section 5. (A) As used in this section:	1854
(1) "Eligible internet- or computer-based community	1855
school" means an internet- or computer-based community school	1856
that was designated for the 2019-2020 school year as an	1857
internet- or computer-based community school in which a majority	1858
of the students were enrolled in a dropout prevention and	1859
recovery program and satisfies both of the following conditions:	1860
(a) The school does not have a for-profit operator;	1861
(b) The school received a rating of "exceeds standards" on	1862
the combined graduation component of the most recent report card	1863
issued for the school under section 3314.017 of the Revised	1864
Code.	1865
(2) "Formula amount" shall equal the amount specified in	1866
division (F)(1) of the section of H.B. 166 of the 133rd General	1867
Assembly entitled "OPERATING FUNDING FOR FISCAL YEARS 2020 and	1868
2021."	1869
(3) "Internet- or computer-based community school" has the	1870

same meaning as in section 3314.02 of the Revised Code.

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(B) The Department of Education shall establish a pilot	1872
program to provide additional funding for students enrolled in	1873
grades eight through twelve in eligible internet- or computer-	1874
based community schools for fiscal year 2021. An eligible	1875
internet- or computer-based community school may choose to	1876
participate in the program by notifying the Department of	1877
Education not later than ten days after the effective date of	1878
this section.	1879
(C) For fiscal year 2021, the Department of Education	1880
shall require each eligible internet- or computer-based	1881
community school that chooses to participate in the pilot	1882
program to report all information that is necessary to make	1883
payments under division (D) of this section.	1884
(D) For fiscal year 2021, the Department shall calculate	1885
an additional payment for each eligible internet- or computer-	1886
based community school that chooses to participate in the pilot	1887
program, as follows:	1888
(1) Compute the lesser of the following for each student	1889
enrolled in grades eight through twelve:	1890
(a) The formula amount X the maximum full-time equivalency	1891
for the portion of the school year for which the student is	1892
enrolled in the school;	1893
(b) The sum of the following:	1894
(i) A one-time payment of \$1,750. In the case of a student	1895
enrolled in the school for the first time for the 2020-2021	1896
school year, payment shall be made under division (D)(1)(b)(i)	1897
of this section at least thirty days after the student is	1898

considered to be enrolled in the school in accordance with

division (H)(2) of section 3314.08 of the Revised Code, provided

the student has been continuously enrolled in the school during	1901
that time, as determined by the Department. In the case of a	1902
student that was enrolled in the school for the 2019-2020 school	1903
year, payment shall be made under division (D)(1)(b)(i) of this	1904
section at least thirty days after the student has started to	1905
participate in learning opportunities for the 2020-2021 school	1906
year, provided the student has been continuously enrolled in the	1907
school during that time, as determined by the Department.	1908
(ii) The formula amount X $(1/920)$ X the lesser of the	1909
number of hours the student participates in learning	1910
opportunities in that fiscal year or 920;	1911
(iii) The lesser of (\$500 X either the number of courses	1912
completed by the student in that fiscal year, in the case of a	1913
student enrolled in grade eight, or the number of credits earned	1914
by the student in that fiscal year, in the case of a student	1915
enrolled in grades nine through twelve) or \$2,500.	1916
(2) Compute the sum of the amounts calculated under	1917
division (D)(1) of this section for all students enrolled in	1918
grades eight through twelve.	1919
(3) Compute the school's payment in accordance with the	1920
following formula:	1921
(The amount determined under division (D)(2) of this section) -	1922
(the total amount paid to the school for fiscal year 2021 under	1923
division (C)(1)(a) of section 3314.08 of the Revised Code for	1924
students enrolled in grades eight through twelve)	1925
If the amount computed under division (D)(3) is a negative	1926
number, the school shall not receive a payment under this	1927
section.	1928

(E)(1) The Department shall complete a review of the

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enrollment of each eligible internet- or computer-based	1930
community school that chooses to participate in the pilot	1931
program in accordance with division (K) of section 3314.08 of	1932
the Revised Code. If the Department determines a school has been	1933
overpaid based on a review completed under division (E)(1) of	1934
this section, the Department shall require a repayment of the	1935
overpaid funds and may require the school to establish a plan to	1936
improve the reporting of enrollment.	1937

- (2) The Department may require each eligible internet- or 1938 computer-based community school that chooses to participate in 1939 the pilot program to create a debt reduction plan approved by 1940 the school's sponsor, if determined appropriate by the 1941 Department.
- (3) To the extent that an eligible internet- or computer
 based community school that chooses to participate in the pilot

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 program had, for the 2019-2020 school year, a percentage of

 student engagement in learning opportunities that was less than

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 sixty-five per cent, the school shall provide to the Department

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 a meaningful plan for increasing student engagement.

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- (4) All eligible internet- or computer-based community schools that choose to participate in the pilot program shall implement programming or protocol which documents enrollment and participation in learning opportunities in order to participate in the program.
- (F) Upon completion of the pilot program, and not later 1954 than December 31, 2021, the Department shall issue a report on 1955 the program. For purposes of this report, the Department may 1956 request each eligible internet- or computer-based community 1957 school that chooses to participate in the pilot program to 1958 submit information to the Department on any of the following: 1959

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(1) The time, resources, and cost associated with	1960
enrolling students in the school and preparing students to	1961
engage in learning opportunities;	1962
(2) The time and cost associated with providing counseling	1963
and other supports to students;	1964
(3) Student enrollment and participation data;	1965
(4) Individualized student plans;	1966
(5) An assessment of strategies used to improve student	1967
engagement and the percentage of participation in learning	1968
opportunities;	1969
(6) Any other data the Department considers relevant.	1970
The Department shall submit copies of the report in	1971
accordance with section 101.68 of the Revised Code to the	1972
Governor, the President and Minority Leader of the Senate, the	1973
Speaker and Minority Leader of the House of Representatives, and	1974
the chairpersons and ranking members of the standing committees	1975
on primary and secondary education of the Senate and the House	1976
of Representatives.	1977
Section 6. To offset any costs associated with the	1978
implementation of the provisions of law amended or enacted by	1979
this act, the Department of Education, the Attorney General, and	1980
the Department of Public Safety are encouraged to apply for any	1981
federal or other funding available for the purposes of	1982
increasing school safety.	1983
Section 7. (A) Beginning on the effective date of this	1984
section, all of the State Board of Education's rules, orders,	1985
and determinations regarding emergency management plans adopted	1986
under section 3313.536 of the Revised Code as amended and	1987

Sub. H. B. No. 123 As Passed by the Senate

renumbered by this act shall continue in effect as rules,	1988
orders, and determinations of the Director of Public Safety	1989
until modified or rescinded by the Director. If necessary to	1990
ensure the integrity of the Ohio Administrative Code, the	1991
Director of the Legislative Service Commission shall renumber	1992
the State Board's rules regarding emergency management plans to	1993
reflect the transfer to the Director of Public Safety. No	1994
obligation, certification, or exemption is lost or impaired by	1995
reason of the transfer required by this section and shall be	1996
administered by the Director of Public Safety.	1997

- (B) (1) Except as provided in division (B) (2) of this 1998 section, no judicial or administrative action or proceeding 1999 regarding emergency management plans in which the State Board, 2000 Department of Education, or Superintendent of Public Instruction 2001 is a party that is pending on the effective date of this section 2002 is affected by the transfer of rules, orders, and determinations 2003 under division (A) of this section. Such action or proceeding 2004 shall be prosecuted or defended in the name of the Department of 2005 Public Safety. On application to the court or other tribunal, 2006 the Department of Public Safety shall be substituted for the 2007 State Board, Department of Education, or state Superintendent as 2008 a party to such action or proceeding. 2009
- (2) Any judicial or administrative action involving the 2010 State Board's decision to refuse, limit, suspend, or revoke an 2011 individual's license under section 3319.31 of the Revised Code 2012 for failure to comply with section 3313.536 of the Revised Code 2013 as amended and renumbered by this act shall not be affected by 2014 the transfer of rules, orders, and determinations under division 2015 (A) of this section and shall continue to be prosecuted or 2016 defended in the name of the State Board, Department of 2017 Education, or state Superintendent. 2018

Section 8. This act shall be known as the "Safety and	2019
Violence Education Students Act," or the "SAVE Students Act."	2020
Section 9. Section 265.210 of H.B. 166 of the 133rd	2021
General Assembly as amended by this act and Section 5 of this	2022
act are hereby declared to be an emergency measure necessary for	2023
the immediate preservation of the public peace, health, and	2024
safety. The reason for such necessity is to ensure that the	2025
pilot program for certain internet- or computer-based community	2026
schools for fiscal year 2021 goes into effect before the start	2027
of the 2020-2021 school year. Therefore, Section 265.210 of H.B.	2028
166 of the 133rd General Assembly as amended by this act and	2029
Section 5 of this act shall go into immediate effect.	2030