### As Passed by the Senate

134th General Assembly

**Regular Session** 

2021-2022

**Representatives Cross, Jones** 

Sub. H. B. No. 82

Cosponsors: Representatives Riedel, Manchester, Miller, J., Stein, Carfagna, Hoops, Abrams, Manning, Bird, Click, Ingram, Swearingen, Baldridge, Blackshear, Brent, Carruthers, Crawley, Creech, Crossman, Cutrona, Denson, Edwards, Fowler Arthur, Fraizer, Galonski, Ghanbari, Ginter, Grendell, Hall, Hicks-Hudson, Holmes, Householder, Jarrells, John, Lanese, LaRe, Lepore-Hagan, Lightbody, Loychik, Miranda, O'Brien, Patton, Pavliga, Plummer, Richardson, Robinson, Roemer, Smith, M., Sobecki, Stewart, Weinstein, West, White, Young, T.

Senators Brenner, Blessing, Antonio, Cirino, Craig, Fedor, Gavarone, Hackett, Hoagland, Johnson, Maharath, Manning, O'Brien, Reineke, Rulli, Schaffer, Schuring, Sykes, Thomas, Williams, Wilson, Yuko

# A BILL

То	amend sections 3301.0710, 3301.0712, 3301.0714,	1
	3301.0715, 3301.52, 3302.01, 3302.02, 3302.021,	2
	3302.03, 3302.035, 3302.04, 3302.05, 3302.10,	3
	3302.12, 3302.13, 3302.151, 3311.741, 3313.413,	4
	3313.618, 3313.6113, 3313.6114, 3314.012,	5
	3314.02, 3314.03, 3314.034, 3314.05, 3314.35,	6
	3326.11, and 3328.24 and to enact sections	7
	3302.037, 3302.038, and 3302.039 of the Revised	8
	Code with regard to nationally standardized	9
	college admissions assessment and to revise the	10
	state report card and accountability systems.	11

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

Section 1. That sections 3301.0710, 3301.0712, 3301.0714,

3301.0715, 3301.52, 3302.01, 3302.02, 3302.021, 3302.03,133302.035, 3302.04, 3302.05, 3302.10, 3302.12, 3302.13, 3302.151,143311.741, 3313.413, 3313.618, 3313.6113, 3313.6114, 3314.012,153314.02, 3314.03, 3314.034, 3314.05, 3314.35, 3326.11, and163328.24 be amended and sections 3302.037, 3302.038, and 3302.03917of the Revised Code be enacted to read as follows:18

Sec. 3301.0710. The state board of education shall adopt 19 rules establishing a statewide program to assess student 20 achievement. The state board shall ensure that all assessments 21 administered under the program are aligned with the academic 22 23 standards and model curricula adopted by the state board and are created with input from Ohio parents, Ohio classroom teachers, 24 Ohio school administrators, and other Ohio school personnel 25 pursuant to section 3301.079 of the Revised Code. 26

The assessment program shall be designed to ensure that students who receive a high school diploma demonstrate at least high school levels of achievement in English language arts, mathematics, science, and social studies.

(A)(1) The state board shall prescribe all of the following:

(a) Two statewide achievement assessments, one each
designed to measure the level of English language arts and
mathematics skill expected at the end of third grade;
35

(b) Two statewide achievement assessments, one each36designed to measure the level of English language arts and37mathematics skill expected at the end of fourth grade;38

(c) Three statewide achievement assessments, one each
designed to measure the level of English language arts,
mathematics, and science skill expected at the end of fifth
41

27

28

29

30

31

grade;	42
(d) Two statewide achievement assessments, one each	43
designed to measure the level of English language arts and	44
mathematics skill expected at the end of sixth grade;	45
(e) Two statewide achievement assessments, one each	46
designed to measure the level of English language arts and	47
mathematics skill expected at the end of seventh grade;	48
(f) Three statewide achievement assessments, one each	49
designed to measure the level of English language arts,	50
mathematics, and science skill expected at the end of eighth	51
grade.	52
(2) The state board shall determine and designate at least	53
five ranges of scores on each of the achievement assessments	54
described in divisions (A)(1) and (B)(1) of this section. Each	55
range of scores shall be deemed to demonstrate a level of	56
achievement so that any student attaining a score within such	57
range has achieved one of the following:	58
(a) An advanced level of skill;	59
(b) An accelerated accomplished level of skill;	60
(c) A proficient level of skill;	61
(d) A basic level of skill;	62
(e) A limited level of skill.	63
(3) For the purpose of implementing division (A) of	64
section 3313.608 of the Revised Code, the state board shall	65
determine and designate a level of achievement, not lower than	66
the level designated in division (A)(2)(e) of this section, on	67
the third grade English language arts assessment for a student	68

to be promoted to the fourth grade. The state board shall review	69
and adjust upward the level of achievement designated under this	70
division each year the test is administered until the level is	71
set equal to the level designated in division (A)(2)(c) of this	72
section. The level of achievement designated under this division	73
shall be equal to the level designated in division (A)(2)(c) of	74
this section not later than July 1, 2024.	75

(4) Each school district or school shall teach and assess social studies in at least the fourth and sixth grades. Any assessment in such area shall be determined by the district or school and may be formative or summative in nature. The results of such assessment shall not be reported to the department of education.

(B) (1) The assessments prescribed under division (B) (1) of this section shall collectively be known as the Ohio graduation tests. The state board shall prescribe five statewide high school achievement assessments, one each designed to measure the level of reading, writing, mathematics, science, and social studies skill expected at the end of tenth grade. The state board shall designate a score in at least the range designated under division (A) (2) (c) of this section on each such assessment that shall be deemed to be a passing score on the assessment as a condition toward granting high school diplomas under sections 3313.61, 3313.611, 3313.612, and 3325.08 of the Revised Code until the assessment system prescribed by section 3301.0712 of the Revised Code is implemented in accordance with division (B) (2) of this section.

(2) The state board shall prescribe an assessment system
 96
 in accordance with section 3301.0712 of the Revised Code that
 97
 shall replace the Ohio graduation tests beginning with students
 98

76 77

78

79

80

81

82

83

84

85

86

87

88

89

90

91

92

93

94

who enter the ninth grade for the first time on or after July 1, 99 2014. 100

(3) The state board may enter into a reciprocal agreement 101 with the appropriate body or agency of any other state that has 102 similar statewide achievement assessment requirements for 103 receiving high school diplomas, under which any student who has 104 met an achievement assessment requirement of one state is 105 recognized as having met the similar requirement of the other 106 state for purposes of receiving a high school diploma. For 107 purposes of this section and sections 3301.0711 and 3313.61 of 108 the Revised Code, any student enrolled in any public high school 109 in this state who has met an achievement assessment requirement 110 specified in a reciprocal agreement entered into under this 111 division shall be deemed to have attained at least the 112 applicable score designated under this division on each 113 assessment required by division (B)(1) or (2) of this section 114 that is specified in the agreement. 115

(C) The superintendent of public instruction shall
designate dates and times for the administration of the
assessments prescribed by divisions (A) and (B) of this section.

In prescribing administration dates pursuant to this 119 division, the superintendent shall designate the dates in such a 120 way as to allow a reasonable length of time between the 121 administration of assessments prescribed under this section and 122 any administration of the national assessment of educational 123 progress given to students in the same grade level pursuant to 124 section 3301.27 of the Revised Code or federal law. 125

(D) The state board shall prescribe a practice version of 126
each Ohio graduation test described in division (B)(1) of this 127
section that is of comparable length to the actual test. 128

(E) Any committee established by the department of 129 education for the purpose of making recommendations to the state 130 board regarding the state board's designation of scores on the 131 assessments described by this section shall inform the state 132 board of the probable percentage of students who would score in 1.3.3 each of the ranges established under division (A)(2) of this 134 section on the assessments if the committee's recommendations 135 are adopted by the state board. To the extent possible, these 136 percentages shall be disaggregated by gender, major racial and 137 ethnic groups, English learners, economically disadvantaged 138 students, students with disabilities, and migrant students. 139

Sec. 3301.0712. (A) The state board of education, the 140 superintendent of public instruction, and the chancellor of 141 higher education shall develop a system of college and work 142 ready assessments as described in division (B) of this section 143 to assess whether each student upon graduating from high school 144 is ready to enter college or the workforce. Beginning with 145 students who enter the ninth grade for the first time on or 146 after July 1, 2014, the system shall replace the Ohio graduation 147 tests prescribed in division (B)(1) of section 3301.0710 of the 148 Revised Code as a measure of student academic performance and 149 one determinant of eligibility for a high school diploma in the 150 manner prescribed by rule of the state board adopted under 151 division (D) of this section. 152

(B) The college and work ready assessment system shall153consist of the following:154

(1) Nationally (a) Except as provided in division (B) (1)155(b) of this section, nationally standardized assessments that156measure college and career readiness and are used for college157admission. The assessments shall be selected jointly by the158

state superintendent and the chancellor, and one of which shall159be selected by each school district or school to administer to160its students. The assessments prescribed under division (B)(1)161of this section shall be administered to all eleventh-grade162students in the spring of the school year.163

164 (b) Beginning with students who enter the ninth grade for the first time on or after the first day of July immediately 165 following the effective date of this amendment, the parent or 166 guardian of a student may elect not to have a nationally 167 standardized assessment administered to that student. In that 168 event, the student's school district or school shall not 169 administer the nationally standardized assessment to that 170 student. 171

(2) (a) Except as provided in division (B) (2) (b) of this 172 section, seven end-of-course examinations, one in each of the 173 areas of English language arts I, English language arts II, 174 science, Algebra I, geometry, American history, and American 175 government. The end-of-course examinations shall be selected 176 jointly by the state superintendent and the chancellor in 177 consultation with faculty in the appropriate subject areas at 178 institutions of higher education of the university system of 179 Ohio. Advanced placement examinations and international 180 baccalaureate examinations, as prescribed under section 181 3313.6013 of the Revised Code, in the areas of science, American 182 history, and American government may be used as end-of-course 183 examinations in accordance with division (B)(4)(a)(i) of this 184 section. Final course grades for courses taken under any other 185 advanced standing program, as prescribed under section 3313.6013 186 of the Revised Code, in the areas of science, American history, 187 and American government may be used in lieu of end-of-course 188 examinations in accordance with division (B)(4)(a)(ii) of this 189

Page 7

section.

(b) Beginning with students who enter ninth grade for the
first time on or after July 1, 2019, five end-of-course
examinations, one in each areas of English language arts II,
science, Algebra I, American history, and American government.
However, only the end-of-course examinations in English language
195
arts II and Algebra I shall be required for graduation.

The department of education shall, as necessary to 197 implement division (B)(2)(b) of this section, seek a waiver from 198 the United States secretary of education for testing 199 requirements prescribed under federal law to allow for the use 200 and implementation of Algebra I as the primary assessment of 201 high school mathematics. If the department does not receive a 202 waiver under this division, the end-of-course examinations for 203 students described in division (B)(2)(b) of this section also 204 shall include an end-of-course examination in the area of 205 geometry. However, the geometry end-of-course examination shall 206 not be required for graduation. 207

(3) (a) Not later than July 1, 2013, each school district 208 board of education shall adopt interim end-of-course 209 examinations that comply with the requirements of divisions (B) 210 (3) (b) (i) and (ii) of this section to assess mastery of American 211 history and American government standards adopted under division 212 (A) (1) (b) of section 3301.079 of the Revised Code and the topics 213 required under division (M) of section 3313.603 of the Revised 214 Code. Each high school of the district shall use the interim 215 examinations until the state superintendent and chancellor 216 select end-of-course examinations in American history and 217 American government under division (B)(2) of this section. 218

(b) Not later than July 1, 2014, the state superintendent 219

Page 8

and the chancellor shall select the end-of-course examinations 220 in American history and American government. 221 (i) The end-of-course examinations in American history and 222 American government shall require demonstration of mastery of 223 the American history and American government content for social 224 studies standards adopted under division (A) (1) (b) of section 225 3301.079 of the Revised Code and the topics required under 226 division (M) of section 3313.603 of the Revised Code. 227 228 (ii) At least twenty per cent of the end-of-course 229 examination in American government shall address the topics on American history and American government described in division 230 (M) of section 3313.603 of the Revised Code. 231 (4) (a) Notwithstanding anything to the contrary in this 232 section, beginning with the 2014-2015 school year, both of the 233 following shall apply: 234 (i) If a student is enrolled in an appropriate advanced 235 placement or international baccalaureate course, that student 236 shall take the advanced placement or international baccalaureate 237 examination in lieu of the science, American history, or 238 239 American government end-of-course examinations prescribed under division (B)(2) of this section. The state board shall specify 240 the score levels for each advanced placement examination and 241 international baccalaureate examination for purposes of 242 calculating the minimum cumulative performance score that 243 demonstrates the level of academic achievement necessary to earn 244 a high school diploma. 245 (ii) If a student is enrolled in an appropriate course 246

under any other advanced standing program, as described in 247 section 3313.6013 of the Revised Code, that student shall not be 248

required to take the science, American history, or American 249 government end-of-course examination, whichever is applicable, 250 prescribed under division (B)(2) of this section. Instead, that 251 student's final course grade shall be used in lieu of the 252 applicable end-of-course examination prescribed under that 2.5.3 section. The state superintendent, in consultation with the 254 chancellor, shall adopt guidelines for purposes of calculating 255 the corresponding final course grades that demonstrate the level 256 of academic achievement necessary to earn a high school diploma. 257 Division (B)(4)(a)(ii) of this section shall apply only to 258 courses for which students receive transcripted credit, as 259 defined in section 3365.01 of the Revised Code. It shall not 260

(b) No student shall take a substitute examination or examination prescribed under division (B)(4)(a) of this section in place of the end-of-course examinations in English language arts I, English language arts II, Algebra I, or geometry

apply to remedial or developmental courses.

prescribed under division (B)(2) of this section.

(c) The state board shall consider additional assessments
267
that may be used, beginning with the 2016-2017 school year, as
substitute examinations in lieu of the end-of-course
269
examinations prescribed under division (B) (2) of this section.
270

(5) The state board shall do all of the following: 271

(a) Determine and designate at least five ranges of scores
(a) Determine and designate at least five ranges of scores
(b) (a) of the end-of-course examinations prescribed under
(c) of this section, and substitute examinations
(c) of this section, and substitute examination, and substitute exami

261

262

263

264

265

conduct a public presentation before the standing committees of278the house of representatives and the senate that consider279primary and secondary education legislation regarding the280designated range of scores. Each range of scores shall be281considered to demonstrate a level of achievement so that any282student attaining a score within such range has achieved one of283the following:284

(i) An advanced level of skill; 285

(ii) An accelerated accomplished level of skill;

(iii) A proficient level of skill;

(iv) A basic level of skill;

(v) A limited level of skill.

(b) Determine a method by which to calculate a cumulative
performance score based on the results of a student's end-ofcourse examinations or substitute examinations;
292

(c) Determine the minimum cumulative performance score
293
that demonstrates the level of academic achievement necessary to
294
earn a high school diploma under division (A) (2) of section
3313.618 of the Revised Code. However, the state board shall not
296
determine a new minimum cumulative performance score after the
297
effective date of this amendment October 17, 2019.

(d) Develop a table of corresponding score equivalents for299the end-of-course examinations and substitute examinations in300order to calculate student performance consistently across the301different examinations.302

A score of two on an advanced placement examination or a 303 score of two or three on an international baccalaureate 304 examination shall be considered equivalent to a proficient level 305

286

287

288

of skill as specified under division (B)(5)(a)(iii) of this	306
section.	307
	200
(6) (a) A student who meets both of the following	308
conditions shall not be required to take an end-of-course	309
examination:	310
(i) The student received high school credit prior to July	311
1, 2015, for a course for which the end-of-course examination is	312
prescribed.	313
(ii) The examination was not available for administration	314
prior to July 1, 2015.	315
prior co oury 1, 2010.	515
Receipt of credit for the course described in division (B)	316
(6)(a)(i) of this section shall satisfy the requirement to take	317
the end-of-course examination. A student exempted under division	318
(B)(6)(a) of this section may take the applicable end-of-course	319
examination at a later date.	320
(b) For purposes of determining whether a student who is	321
exempt from taking an end-of-course examination under division	322
(B)(6)(a) of this section has attained the cumulative score	323
prescribed by division (B)(5)(c) of this section, such student	324
shall select either of the following:	325
(i) The student is considered to have attained a	326
proficient score on the end-of-course examination from which the	327
student is exempt;	328
(ii) The student's final course grade shall be used in	329
lieu of a score on the end-of-course examination from which the	330
student is exempt.	331
The state superintendent, in consultation with the	332

chancellor, shall adopt guidelines for purposes of calculating 333

the corresponding final course grades and the minimum cumulative334performance score that demonstrates the level of academic335achievement necessary to earn a high school diploma.336

(7) (a) Notwithstanding anything to the contrary in this 337 section, the state board may replace the algebra I end-of-course 338 examination prescribed under division (B) (2) of this section 339 with an algebra II end-of-course examination, beginning with the 340 2016-2017 school year for students who enter ninth grade on or 341 after July 1, 2016. 342

(b) If the state board replaces the algebra I end-of343
course examination with an algebra II end-of-course examination
as authorized under division (B)(7)(a) of this section, both of
345
the following shall apply:

(i) A student who is enrolled in an advanced placement or
347
international baccalaureate course in algebra II shall take the
advanced placement or international baccalaureate examination in
349
lieu of the algebra II end-of-course examination.

(ii) A student who is enrolled in an algebra II course
under any other advanced standing program, as described in
section 3313.6013 of the Revised Code, shall not be required to
take the algebra II end-of-course examination. Instead, that
student's final course grade shall be used in lieu of the
355
examination.

(c) If a school district or school utilizes an integrated approach to mathematics instruction, the district or school may do either or both of the following:

(i) Administer an integrated mathematics I end-of-course
 examination in lieu of the prescribed algebra I end-of-course
 361
 examination;
 362

357

358

(ii) Administer an integrated mathematics II end-of-course
 examination in lieu of the prescribed geometry end-of-course
 363
 a64
 a65

(8) (a) For students entering the ninth grade for the first 366 time on or after July 1, 2014, but prior to July 1, 2015, the 367 assessment in the area of science shall be physical science or 368 biology. For students entering the ninth grade for the first 369 time on or after July 1, 2015, the assessment in the area of 370 science shall be biology. 371

(b) Until July 1, 2019, the department shall make 372
available the end-of-course examination in physical science for 373
students who entered the ninth grade for the first time on or 374
after July 1, 2014, but prior to July 1, 2015, and who wish to 375
retake the examination. 376

(c) Not later than July 1, 2016, the state board shall 377 adopt rules prescribing the requirements for the end-of-course 378 examination in science for students who entered the ninth grade 379 for the first time on or after July 1, 2014, but prior to July 380 1, 2015, and who have not met the requirement prescribed by 381 section 3313.618 of the Revised Code by July 1, 2019, due to a 382 student's failure to satisfy division (A)(2) of section 3313.618 383 of the Revised Code. 384

(9) Neither the state board nor the department of
ass
education shall develop or administer an end-of-course
examination in the area of world history.

(10) Not later than March 1, 2020, the department, in 388 consultation with the chancellor and the governor's office of 389 workforce transformation, shall determine a competency score for 390 both of the Algebra I and English language arts II end-of-course 391

section.

examinations for the purpose of graduation eligibility. (C) The state board shall convene a group of national experts, state experts, and local practitioners to provide advice, guidance, and recommendations for the alignment of standards and model curricula to the assessments and in the design of the end-of-course examinations prescribed by this (D) Upon completion of the development of the assessment

399 system, the state board shall adopt rules prescribing all of the 400 following: 401

402 (1) A timeline and plan for implementation of the assessment system, including a phased implementation if the 403 state board determines such a phase-in is warranted; 404

(2) The date after which a person shall meet the 405 requirements of the entire assessment system as a prerequisite 406 for a diploma of adult education under section 3313.611 of the 407 Revised Code: 408

(3) Whether and the extent to which a person may be 409 excused from an American history end-of-course examination and 410 an American government end-of-course examination under division 411 (H) of section 3313.61 and division (B) (3) of section 3313.612 412 of the Revised Code; 413

(4) The date after which a person who has fulfilled the 414 curriculum requirement for a diploma but has not passed one or 415 more of the required assessments at the time the person 416 fulfilled the curriculum requirement shall meet the requirements 417 of the entire assessment system as a prerequisite for a high 418 school diploma under division (B) of section 3313.614 of the 419 Revised Code; 420

392

393

394

395

396

397

(5) The extent to which the assessment system applies to
421
students enrolled in a dropout recovery and prevention program
422
for purposes of division (F) of section 3313.603 and section
423
3314.36 of the Revised Code.
424

(E) Not later than forty-five days prior to the state 425 board's adoption of a resolution directing the department to 426 file the rules prescribed by division (D) of this section in 427 final form under section 119.04 of the Revised Code, the 428 superintendent of public instruction shall present the 429 assessment system developed under this section to the respective 430 committees of the house of representatives and senate that 431 consider education legislation. 432

(F) (1) Any person enrolled in a nonchartered nonpublic
school or any person who has been excused from attendance at
school for the purpose of home instruction under section 3321.04
of the Revised Code may choose to participate in the system of
assessments administered under divisions (B) (1) and (2) of this
section. However, no such person shall be required to
participate in the system of assessments.

(2) The department shall adopt rules for the
administration and scoring of any assessments under division (F)
(1) of this section.

(G) Not later than December 31, 2014, the state board 443 shall select at least one nationally recognized job skills 444 assessment. Each school district shall administer that 445 assessment to those students who opt to take it. The state shall 446 reimburse a school district for the costs of administering that 447 assessment. The state board shall establish the minimum score a 448 student must attain on the job skills assessment in order to 449 demonstrate a student's workforce readiness and employability. 450 The administration of the job skills assessment to a student451under this division shall not exempt a school district from452administering the assessments prescribed in division (B) of this453section to that student.454

Sec. 3301.0714. (A) The state board of education shall455adopt rules for a statewide education management information456system. The rules shall require the state board to establish457guidelines for the establishment and maintenance of the system458in accordance with this section and the rules adopted under this459section. The guidelines shall include:460

(1) Standards identifying and defining the types of data
in the system in accordance with divisions (B) and (C) of this
462
section;

(2) Procedures for annually collecting and reporting thedata to the state board in accordance with division (D) of this465section;

(3) Proced	dures for annual	ly compiling the	e data in	467
accordance with	division (G) o:	this section;		468

(4) Procedures for annually reporting the data to thepublic in accordance with division (H) of this section;470

(5) Standards to provide strict safeguards to protect the471confidentiality of personally identifiable student data.472

(B) The guidelines adopted under this section shall
473
require the data maintained in the education management
474
information system to include at least the following:
475

(1) Student participation and performance data, for each
grade in each school district as a whole and for each grade in
477
each school building in each school district, that includes:
478

(a) The numbers of students receiving each category of 479 instructional service offered by the school district, such as 480 regular education instruction, vocational education instruction, 481 specialized instruction programs or enrichment instruction that 482 is part of the educational curriculum, instruction for gifted 483 students, instruction for students with disabilities, and 484 remedial instruction. The guidelines shall require instructional 485 services under this division to be divided into discrete 486 categories if an instructional service is limited to a specific 487 subject, a specific type of student, or both, such as regular 488 instructional services in mathematics, remedial reading 489 instructional services, instructional services specifically for 490 students gifted in mathematics or some other subject area, or 491 instructional services for students with a specific type of 492 disability. The categories of instructional services required by 493 the quidelines under this division shall be the same as the 494 categories of instructional services used in determining cost 495 units pursuant to division (C)(3) of this section. 496

(b) The numbers of students receiving support or 497 extracurricular services for each of the support services or 498 extracurricular programs offered by the school district, such as 499 counseling services, health services, and extracurricular sports 500 and fine arts programs. The categories of services required by 501 the guidelines under this division shall be the same as the 502 categories of services used in determining cost units pursuant 503 to division (C)(4)(a) of this section. 504

(c) Average student grades in each subject in grades nine through twelve;

(d) Academic achievement levels as assessed under sections3301.0710, 3301.0711, and 3301.0712 of the Revised Code;508

505

disabling condition pursuant to division (C) (1) of section5103301.0711 of the Revised Code;511(f) The numbers of students reported to the state board512pursuant to division (C) (2) of section 3301.0711 of the Revised513
(f) The numbers of students reported to the state board 512
$p_{i}$
pursuant to division $(C)(Z)$ of section 3301.0711 of the Revised 513
Code; 514
(g) Attendance rates and the average daily attendance for 515
the year. For purposes of this division, a student shall be 516
counted as present for any field trip that is approved by the 517
school administration. 518
(h) Expulsion rates; 519
(i) Suspension rates; 520
(j) Dropout rates; 521
(k) Rates of retention in grade; 522
(1) For pupils in grades nine through twelve, the average 523
number of carnegie units, as calculated in accordance with state 524
board of education rules; 525
(m) Graduation rates, to be calculated in a manner 526
specified by the department of education that reflects the rate 527
at which students who were in the ninth grade three years prior 528
to the current year complete school and that is consistent with 529
nationally accepted reporting requirements; 530

(n) Results of diagnostic assessments administered to 531 kindergarten students as required under section 3301.0715 of the 532 Revised Code to permit a comparison of the academic readiness of 533 kindergarten students. However, no district shall be required to 534 report to the department the results of any diagnostic 535 assessment administered to a kindergarten student, except for 536

the language and reading assessment described in division (A) (2)537of section 3301.0715 of the Revised Code, if the parent of that538student requests the district not to report those results.539

(o) Beginning on July 1, 2018, for each disciplinary 540 action which is required to be reported under division (B)(4) of 541 this section, districts and schools also shall include an 542 identification of the person or persons, if any, at whom the 543 student's violent behavior that resulted in discipline was 544 directed. The person or persons shall be identified by the 545 respective classification at the district or school, such as 546 student, teacher, or nonteaching employee, but shall not be 547 identified by name. 548

Division (B)(1)(o) of this section does not apply after 549 the date that is two years following the submission of the 550 report required by Section 733.13 of H.B. 49 of the 132nd 551 general assembly. 552

(p) The number of students earning each state diploma sealincluded in the system prescribed under division (A) of section3313.6114 of the Revised Code;

(q) The number of students demonstrating competency for
graduation using each option described in divisions (B) (1) (a) to
(c) of section 3313.618 of the Revised Code;
558

(r) The number of students completing each foundational
and supporting option as part of the demonstration of competency
for graduation pursuant to division (B) (1) (b) of section
3313.618 of the Revised Code;

(s) The number of students enrolled in all-day563kindergarten, as defined in section 3321.05 of the Revised Code.564

(2) Personnel and classroom enrollment data for each

553

554

555

566

Page 21

(a) The total numbers of licensed employees and 567 nonlicensed employees and the numbers of full-time equivalent 568 licensed employees and nonlicensed employees providing each 569 category of instructional service, instructional support 570 service, and administrative support service used pursuant to 571 division (C)(3) of this section. The guidelines adopted under 572 this section shall require these categories of data to be 573 maintained for the school district as a whole and, wherever 574 applicable, for each grade in the school district as a whole, 575 for each school building as a whole, and for each grade in each 576 school building. 577

(b) The total number of employees and the number of full-578 time equivalent employees providing each category of service 579 used pursuant to divisions (C)(4)(a) and (b) of this section, 580 and the total numbers of licensed employees and nonlicensed 581 employees and the numbers of full-time equivalent licensed 582 employees and nonlicensed employees providing each category used 583 pursuant to division (C)(4)(c) of this section. The guidelines 584 adopted under this section shall require these categories of 585 data to be maintained for the school district as a whole and, 586 wherever applicable, for each grade in the school district as a 587 whole, for each school building as a whole, and for each grade 588 589 in each school building.

(c) The total number of regular classroom teachers
teaching classes of regular education and the average number of
pupils enrolled in each such class, in each of grades
kindergarten through five in the district as a whole and in each
school building in the school district.

(d) The number of lead teachers employed by each school 595

district and each school building.

(3) (a) Student demographic data for each school district, 597 including information regarding the gender ratio of the school 598 district's pupils, the racial make-up of the school district's 599 pupils, the number of English learners in the district, and an 600 appropriate measure of the number of the school district's 601 pupils who reside in economically disadvantaged households. The 602 demographic data shall be collected in a manner to allow 603 correlation with data collected under division (B)(1) of this 604 605 section. Categories for data collected pursuant to division (B) (3) of this section shall conform, where appropriate, to 606 standard practices of agencies of the federal government. 607

(b) With respect to each student entering kindergarten, whether the student previously participated in a public preschool program, a private preschool program, or a head start program, and the number of years the student participated in each of these programs.

(4) Any data required to be collected pursuant to federal613law.

(C) The education management information system shall 615 include cost accounting data for each district as a whole and 616 for each school building in each school district. The guidelines 617 adopted under this section shall require the cost data for each 618 school district to be maintained in a system of mutually 619 exclusive cost units and shall require all of the costs of each 620 school district to be divided among the cost units. The 621 quidelines shall require the system of mutually exclusive cost 622 units to include at least the following: 623

(1) Administrative costs for the school district as a

596

608

609 610

611

612

whole. The guidelines shall require the cost units under this 625 division (C)(1) to be designed so that each of them may be 626 compiled and reported in terms of average expenditure per pupil 627 in formula ADM in the school district, as determined pursuant to 628 section 3317.03 of the Revised Code. 629

(2) Administrative costs for each school building in the school district. The guidelines shall require the cost units under this division (C)(2) to be designed so that each of them may be compiled and reported in terms of average expenditure per full-time equivalent pupil receiving instructional or support services in each building.

(3) Instructional services costs for each category of 636 instructional service provided directly to students and required 637 by guidelines adopted pursuant to division (B)(1)(a) of this 638 section. The guidelines shall require the cost units under 639 division (C)(3) of this section to be designed so that each of 640 them may be compiled and reported in terms of average 641 expenditure per pupil receiving the service in the school 642 district as a whole and average expenditure per pupil receiving 643 the service in each building in the school district and in terms 644 645 of a total cost for each category of service and, as a breakdown of the total cost, a cost for each of the following components: 646

(a) The cost of each instructional services category
required by guidelines adopted under division (B)(1)(a) of this
section that is provided directly to students by a classroom
teacher;

(b) The cost of the instructional support services, such
as services provided by a speech-language pathologist, classroom
aide, multimedia aide, or librarian, provided directly to
students in conjunction with each instructional services
654

630

631

632

633

634

683

category;	655
(c) The cost of the administrative support services	656
related to each instructional services category, such as the	657
cost of personnel that develop the curriculum for the	658
instructional services category and the cost of personnel	659
supervising or coordinating the delivery of the instructional	
services category.	661
(4) Support or extracurricular services costs for each	662

category of service directly provided to students and required 663 by guidelines adopted pursuant to division (B)(1)(b) of this 664 section. The guidelines shall require the cost units under 665 division (C)(4) of this section to be designed so that each of 666 them may be compiled and reported in terms of average 667 expenditure per pupil receiving the service in the school 668 district as a whole and average expenditure per pupil receiving 669 the service in each building in the school district and in terms 670 of a total cost for each category of service and, as a breakdown 671 of the total cost, a cost for each of the following components: 672

(a) The cost of each support or extracurricular services
(a) The cost of each support or extracurricular services
(b) 673
(category required by guidelines adopted under division (B) (1) (b)
(category required by a provided directly to students by a
(counsel employee, such as services provided by a guidance
(counselor or any services provided by a licensed employee under
(counsel contract;

(b) The cost of each such services category provided679directly to students by a nonlicensed employee, such as680janitorial services, cafeteria services, or services of a sports681trainer;682

(c) The cost of the administrative services related to

each services category in division (C) (4) (a) or (b) of this684section, such as the cost of any licensed or nonlicensed685employees that develop, supervise, coordinate, or otherwise are686involved in administering or aiding the delivery of each687services category.688

(D) (1) The guidelines adopted under this section shall 689 require school districts to collect information about individual 690 students, staff members, or both in connection with any data 691 required by division (B) or (C) of this section or other 692 reporting requirements established in the Revised Code. The 693 quidelines may also require school districts to report 694 information about individual staff members in connection with 695 any data required by division (B) or (C) of this section or 696 other reporting requirements established in the Revised Code. 697 The guidelines shall not authorize school districts to request 698 social security numbers of individual students. The quidelines 699 shall prohibit the reporting under this section of a student's 700 name, address, and social security number to the state board of 701 education or the department of education. The quidelines shall 702 also prohibit the reporting under this section of any personally 703 identifiable information about any student, except for the 704 purpose of assigning the data verification code required by 705 division (D)(2) of this section, to any other person unless such 706 person is employed by the school district or the information 707 technology center operated under section 3301.075 of the Revised 708 Code and is authorized by the district or technology center to 709 have access to such information or is employed by an entity with 710 which the department contracts for the scoring or the 711 development of state assessments. The guidelines may require 712 school districts to provide the social security numbers of 713 individual staff members and the county of residence for a 714

student. Nothing in this section prohibits the state board of715education or department of education from providing a student's716county of residence to the department of taxation to facilitate717the distribution of tax revenue.718

(2) (a) The guidelines shall provide for each school 719 district or community school to assign a data verification code 720 that is unique on a statewide basis over time to each student 721 whose initial Ohio enrollment is in that district or school and 722 to report all required individual student data for that student 723 724 utilizing such code. The guidelines shall also provide for 725 assigning data verification codes to all students enrolled in districts or community schools on the effective date of the 726 727 quidelines established under this section. The assignment of data verification codes for other entities, as described in 728 division (D)(2)(d) of this section, the use of those codes, and 729 the reporting and use of associated individual student data 730 shall be coordinated by the department in accordance with state 731 and federal law. 732

School districts shall report individual student data to733the department through the information technology centers734utilizing the code. The entities described in division (D) (2) (d)735of this section shall report individual student data to the736department in the manner prescribed by the department.737

(b) (i) Except as provided in sections 3301.941, 3310.11,
3310.42, 3310.63, 3313.978, and 3317.20 of the Revised Code, and
739 in division (D) (2) (b) (ii) of this section, at no time shall the
740 state board or the department have access to information that
741 would enable any data verification code to be matched to
742 personally identifiable student data.

(ii) For the purpose of making per-pupil payments to

community schools under division (C) of section 3314.08 of the745Revised Code, the department shall have access to information746that would enable any data verification code to be matched to747personally identifiable student data.748

(c) Each school district and community school shall ensure
that the data verification code is included in the student's
records reported to any subsequent school district, community
school, or state institution of higher education, as defined in
section 3345.011 of the Revised Code, in which the student
records any subsequent district or school shall utilize
the same identifier in its reporting of data under this section.

(d) The director of any state agency that administers a 756 publicly funded program providing services to children who are 757 younger than compulsory school age, as defined in section 758 3321.01 of the Revised Code, including the directors of health, 759 job and family services, mental health and addiction services, 760 and developmental disabilities, shall request and receive, 761 pursuant to sections 3301.0723 and 5123.0423 of the Revised 762 Code, a data verification code for a child who is receiving 763 those services. 764

(E) The guidelines adopted under this section may require 765 school districts to collect and report data, information, or 766 reports other than that described in divisions (A), (B), and (C) 767 of this section for the purpose of complying with other 768 reporting requirements established in the Revised Code. The 769 other data, information, or reports may be maintained in the 770 education management information system but are not required to 771 be compiled as part of the profile formats required under 772 division (G) of this section or the annual statewide report 773 required under division (H) of this section. 774

(F) Beginning with the school year that begins July 1, 775 1991, the board of education of each school district shall 776 annually collect and report to the state board, in accordance 777 with the guidelines established by the board, the data required 778 pursuant to this section. A school district may collect and 779 report these data notwithstanding section 2151.357 or 3319.321 780 of the Revised Code. 781

(G) The state board shall, in accordance with the
procedures it adopts, annually compile the data reported by each
school district pursuant to division (D) of this section. The
state board shall design formats for profiling each school
district as a whole and each school building within each
district and shall compile the data in accordance with these
formats. These profile formats shall:

(1) Include all of the data gathered under this section in
 789
 a manner that facilitates comparison among school districts and
 790
 among school buildings within each school district;
 791

(2) Present the data on academic achievement levels as
assessed by the testing of student achievement maintained
pursuant to division (B) (1) (d) of this section.
794

(H) (1) The state board shall, in accordance with the
795
procedures it adopts, annually prepare a statewide report for
all school districts and the general public that includes the
797
profile of each of the school districts developed pursuant to
798
division (G) of this section. Copies of the report shall be sent
799
to each school district.

(2) The state board shall, in accordance with the
procedures it adopts, annually prepare an individual report for
802
each school district and the general public that includes the
803

profiles of each of the school buildings in that school district804developed pursuant to division (G) of this section. Copies of805the report shall be sent to the superintendent of the district806and to each member of the district board of education.807

(3) Copies of the reports received from the state board 808 under divisions (H)(1) and (2) of this section shall be made 809 available to the general public at each school district's 810 offices. Each district board of education shall make copies of 811 each report available to any person upon request and payment of 812 813 a reasonable fee for the cost of reproducing the report. The board shall annually publish in a newspaper of general 814 circulation in the school district, at least twice during the 815 two weeks prior to the week in which the reports will first be 816 available, a notice containing the address where the reports are 817 available and the date on which the reports will be available. 818

(I) Any data that is collected or maintained pursuant to this section and that identifies an individual pupil is not a public record for the purposes of section 149.43 of the Revised Code.

(J) As used in this section:

(1) "School district" means any city, local, exempted
824
village, or joint vocational school district and, in accordance
825
with section 3314.17 of the Revised Code, any community school.
826
As used in division (L) of this section, "school district" also
827
includes any educational service center or other educational
828
entity required to submit data using the system established
829
under this section.

(2) "Cost" means any expenditure for operating expenses831made by a school district excluding any expenditures for debt832

819

820

821

822

retirement except for payments made to any commercial lending 833 institution for any loan approved pursuant to section 3313.483 834 of the Revised Code. 835

(K) Any person who removes data from the information
836
system established under this section for the purpose of
releasing it to any person not entitled under law to have access
838
to such information is subject to section 2913.42 of the Revised
839
Code prohibiting tampering with data.

(L) (1) In accordance with division (L) (2) of this section 841 and the rules adopted under division (L) (10) of this section, 842 the department of education may sanction any school district 843 that reports incomplete or inaccurate data, reports data that 844 does not conform to data requirements and descriptions published 845 by the department, fails to report data in a timely manner, or 846 otherwise does not make a good faith effort to report data as 847 required by this section. 848

(2) If the department decides to sanction a school849district under this division, the department shall take the850following sequential actions:851

(a) Notify the district in writing that the department has 852 determined that data has not been reported as required under 853 this section and require the district to review its data 854 submission and submit corrected data by a deadline established 855 by the department. The department also may require the district 856 to develop a corrective action plan, which shall include 857 provisions for the district to provide mandatory staff training 858 on data reporting procedures. 859

(b) Withhold up to ten per cent of the total amount of860state funds due to the district for the current fiscal year and,861

if not previously required under division (L)(2)(a) of this862section, require the district to develop a corrective action863plan in accordance with that division;864

(c) Withhold an additional amount of up to twenty per cent
865
of the total amount of state funds due to the district for the
866
current fiscal year;
867

(d) Direct department staff or an outside entity to
868
investigate the district's data reporting practices and make
869
recommendations for subsequent actions. The recommendations may
870
include one or more of the following actions:
871

(i) Arrange for an audit of the district's data reporting872practices by department staff or an outside entity;873

(ii) Conduct a site visit and evaluation of the district; 874

(iii) Withhold an additional amount of up to thirty per
cent of the total amount of state funds due to the district for
the current fiscal year;

(iv) Continue monitoring the district's data reporting; 878

(v) Assign department staff to supervise the district's 879data management system; 880

(vi) Conduct an investigation to determine whether to
881
suspend or revoke the license of any district employee in
882
accordance with division (N) of this section;
883

(vii) If the district is issued a report card under 884 section 3302.03 of the Revised Code, indicate on the report card 885 that the district has been sanctioned for failing to report data 886 as required by this section; 887

(viii) If the district is issued a report card under

section 3302.03 of the Revised Code and incomplete or inaccurate 889 data submitted by the district likely caused the district to 890 receive a higher performance rating than it deserved under that 891 section, issue a revised report card for the district; 892

(ix) Any other action designed to correct the district's data reporting problems.

(3) Any time the department takes an action against a
895
school district under division (L) (2) of this section, the
896
department shall make a report of the circumstances that
897
prompted the action. The department shall send a copy of the
898
report to the district superintendent or chief administrator and
899
maintain a copy of the report in its files.

901 (4) If any action taken under division (L)(2) of this section resolves a school district's data reporting problems to 902 the department's satisfaction, the department shall not take any 903 further actions described by that division. If the department 904 905 withheld funds from the district under that division, the department may release those funds to the district, except that 906 if the department withheld funding under division (L)(2)(c) of 907 this section, the department shall not release the funds 908 withheld under division (L)(2)(b) of this section and, if the 909 department withheld funding under division (L)(2)(d) of this 910 section, the department shall not release the funds withheld 911 under division (L)(2)(b) or (c) of this section. 912

(5) Notwithstanding anything in this section to the
913
contrary, the department may use its own staff or an outside
914
entity to conduct an audit of a school district's data reporting
915
practices any time the department has reason to believe the
916
district has not made a good faith effort to report data as
917
required by this section. If any audit conducted by an outside
918

entity under division (L) (2) (d) (i) or (5) of this section919confirms that a district has not made a good faith effort to920report data as required by this section, the district shall921reimburse the department for the full cost of the audit. The922department may withhold state funds due to the district for this923purpose.924

(6) Prior to issuing a revised report card for a school 925 district under division (L)(2)(d)(viii) of this section, the 926 department may hold a hearing to provide the district with an 927 928 opportunity to demonstrate that it made a good faith effort to report data as required by this section. The hearing shall be 929 conducted by a referee appointed by the department. Based on the 930 information provided in the hearing, the referee shall recommend 931 whether the department should issue a revised report card for 932 the district. If the referee affirms the department's contention 933 that the district did not make a good faith effort to report 934 data as required by this section, the district shall bear the 935 full cost of conducting the hearing and of issuing any revised 936 report card. 937

(7) If the department determines that any inaccurate data reported under this section caused a school district to receive excess state funds in any fiscal year, the district shall reimburse the department an amount equal to the excess funds, in accordance with a payment schedule determined by the department. The department may withhold state funds due to the district for this purpose.

(8) Any school district that has funds withheld under
945
division (L)(2) of this section may appeal the withholding in
946
accordance with Chapter 119. of the Revised Code.
947

(9) In all cases of a disagreement between the department 948

938

939 940

941

942

943

and a school district regarding the appropriateness of an action949taken under division (L)(2) of this section, the burden of proof950shall be on the district to demonstrate that it made a good951faith effort to report data as required by this section.952

(10) The state board of education shall adopt rules under953Chapter 119. of the Revised Code to implement division (L) of954this section.

(M) No information technology center or school district
956
shall acquire, change, or update its student administration
957
software package to manage and report data required to be
958
reported to the department unless it converts to a student
959
software package that is certified by the department.

(N) The state board of education, in accordance with
961
sections 3319.31 and 3319.311 of the Revised Code, may suspend
962
or revoke a license as defined under division (A) of section
963
3319.31 of the Revised Code that has been issued to any school
964
district employee found to have willfully reported erroneous,
965
inaccurate, or incomplete data to the education management
966
information system.

(O) No person shall release or maintain any information
about any student in violation of this section. Whoever violates
this division is guilty of a misdemeanor of the fourth degree.
970

(P) The department shall disaggregate the data collected
 971
 under division (B) (1) (n) of this section according to the race
 972
 and socioeconomic status of the students assessed.
 973

(Q) If the department cannot compile any of the 974 information required by division (H)—(I) of section 3302.03 of 975 the Revised Code based upon the data collected under this 976 section, the department shall develop a plan and a reasonable 977 timeline for the collection of any data necessary to comply with that division.

Sec. 3301.0715. (A) Except as required under division (B) 980 (1) of section 3313.608 or as specified in division (D)(3) of 981 section 3301.079 of the Revised Code, the board of education of 982 each city, local, and exempted village school district shall 983 administer each applicable diagnostic assessment developed and 984 provided to the district in accordance with section 3301.079 of 985 the Revised Code to the following: 986

987 (1) Any student who transfers into the district or to a different school within the district if each applicable 988 989 diagnostic assessment was not administered by the district or school the student previously attended in the current school 990 year, within thirty days after the date of transfer. If the 991 district or school into which the student transfers cannot 992 determine whether the student has taken any applicable 993 diagnostic assessment in the current school year, the district 994 or school may administer the diagnostic assessment to the 995 student. However, if a student transfers into the district prior 996 to the administration of the diagnostic assessments to all 997 students under division (B) of this section, the district may 998 administer the diagnostic assessments to that student on the 999 date or dates determined under that division. 1000

(2) Each kindergarten student, not earlier than the first
1001
day of the school year and not later than the first day of
November. However, a board of education may administer the
1003
selected response and performance task items portion of the
1004
diagnostic assessment up to two weeks prior to the first day of
1005
the school year.

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

978

979

district shall administer the kindergarten readiness assessment1008provided by the department of education. In no case shall the1009results of the readiness assessment be used to prohibit a1010student from enrolling in kindergarten.1011

(3) Each student enrolled in first, second, or thirdgrade.1013

Division (A) of this section does not apply to students1014with significant cognitive disabilities, as defined by the1015department of education.1016

(B) Each district board shall administer each diagnostic 1017 assessment when the board deems appropriate, provided the 1018 administration complies with section 3313.608 of the Revised 1019 Code. However, the board shall administer any diagnostic 1020 assessment at least once annually to all students in the 1021 appropriate grade level. A district board may administer any 1022 diagnostic assessment in the fall and spring of a school year to 1023 measure the amount of academic growth attributable to the 1024 instruction received by students during that school year. 1025

(C) Any <u>A</u> district that received a grade of "A" or "B" for-1026 the performance index score under division (A) (1) (b), (B) (1) (b), 1027 or (C) (1) (b) of section 3302.03 of the Revised Code or for the 1028 value-added progress dimension under division (A)(1)(e), (B)(1) 1029 (e), or (C)(1)(e) of section 3302.03 of the Revised Code for the 1030 immediately preceding school year may use different diagnostic 1031 assessments from those adopted under division (D) of section 1032 3301.079 of the Revised Code in order to satisfy the 1033 requirements of division (A)(3) of this section if the district 1034 meets either of the following conditions for the immediately 1035 preceding school year: 1036

(1) The district received a grade of "A" or "B" for the	1037
performance index score under division (C)(1)(b) of section	1038
3302.03 of the Revised Code or for the value-added progress	1039
dimension under division (C)(1)(e) of that section.	1040
(2) The district received a performance rating of four	1041
	1041
stars or higher for achievement under division (D) (3) (b) of	
section 3302.03 of the Revised Code or for progress under	1043
division (D)(3)(c) of that section.	1044
(D) Each district board shall utilize and score any	1045
diagnostic assessment administered under division (A) of this	1046
section in accordance with rules established by the department.	1047
After the administration of any diagnostic assessment, each	1048
district shall provide a student's completed diagnostic	1049
assessment, the results of such assessment, and any other	1050
accompanying documents used during the administration of the	1051
assessment to the parent of that student, and shall include all	1052
such documents and information in any plan developed for the	1053
student under division (C) of section 3313.608 of the Revised	1054
Code. Each district shall submit to the department, in the	1055
manner the department prescribes, the results of the diagnostic	1056
assessments administered under this section, regardless of the	1057
type of assessment used under section 3313.608 of the Revised	1058
Code. The department may issue reports with respect to the data	1059
collected. The department may report school and district level	1060
kindergarten diagnostic assessment data and use diagnostic	1061
assessment data to calculate the measure measures prescribed by	1062
divisions (B)(1)(g) and, (C)(1)(g), and (D)(1)(h) of section	1063
3302.03 of the Revised Code and the data reported under division	1064
(D)(2)(e) of that section.	1065
(E) Each district beard shall provide intervention	1066

(E) Each district board shall provide intervention

1066

services to students whose diagnostic assessments show that they 1067 are failing to make satisfactory progress toward attaining the 1068 academic standards for their grade level. 1069

(F) Beginning in the 2018-2019 school year, any chartered 1070 nonpublic school may elect to administer the kindergarten 1071 readiness assessment to all kindergarten students enrolled in 1072 the school. If the school so elects, the chief administrator of 1073 the school shall notify the superintendent of public instruction 1074 not later than the thirty-first day of March prior to any school 1075 year in which the school will administer the assessment. The 1076 department shall furnish the assessment to the school at no cost 1077 to the school. In administering the assessment, the school shall 1078 do all of the following: 1079

(1) Enter into a written agreement with the department 1080 specifying that the school will share each participating 1081 student's assessment data with the department and, that for the 1082 purpose of reporting the data to the department, each 1083 participating student will be assigned a data verification code 1084 as described in division (D)(2) of section 3301.0714 of the 1085 Revised Code; 1086

(2) Require the assessment to be administered by a teacher
(2) Require the assessment to be administered by a teacher
(2) Require the assessment 1087
(2) Require the assessment 1087
(2) Require the assessment 1087
(3) Require the assessment 1087
(4) Revised Code who either
(6) Revised Code who either
(7) Require the assessment 1087
(8) Revised Code who either
(9) Revised training on administering the kindergarten
(1089
(1080
(1080
(1081
(1081
(1081

(3) Administer the assessment in the same manner as school
districts are required to do under this section and the rules
established under division (D) of this section.

(G) Beginning in the 2019-2020 school year, a school 1095

district in which less than eighty per cent of its students 1096 score at the proficient level or higher on the third-grade 1097 English language arts assessment prescribed under section 1098 3301.0710 of the Revised Code shall establish a reading 1099 improvement plan supported by reading specialists. Prior to 1100 implementation, the plan shall be approved by the school 1101 district board of education. 1102 Sec. 3301.52. As used in sections 3301.52 to 3301.59 of 1103 the Revised Code: 1104 (A) "Preschool program" means either of the following: 1105 (1) A child care program for preschool children that is 1106 operated by a school district board of education or an eligible 1107 nonpublic school. 1108 (2) A child care program for preschool children age three 1109 or older that is operated by a county board of developmental 1110 disabilities or a community school. 1111 (B) "Preschool child" or "child" means a child who has not 1112 entered kindergarten and is not of compulsory school age. 1113 (C) "Parent, guardian, or custodian" means the person or 1114 government agency that is or will be responsible for a child's 1115 school attendance under section 3321.01 of the Revised Code. 1116 (D) "Superintendent" means the superintendent of a school 1117 district or the chief administrative officer of a community 1118 school or an eligible nonpublic school. 1119 (E) "Director" means the director, head teacher, 1120 elementary principal, or site administrator who is the 1121 individual on site and responsible for supervision of a 1122 preschool program. 1123

(F) "Preschool staff member" means a preschool employeewhose primary responsibility is care, teaching, or supervisionof preschool children.

(G) "Nonteaching employee" means a preschool program or 1127
school child program employee whose primary responsibilities are 1128
duties other than care, teaching, and supervision of preschool 1129
children or school children. 1130

(H) "Eligible nonpublic school" means a nonpublic school
1131
chartered as described in division (B) (7) of section 5104.02 of
the Revised Code or chartered by the state board of education
for any combination of grades one through twelve, regardless of
1134
whether it also offers kindergarten.

(I) "School child program" means a child care program for
only school children that is operated by a school district board
of education, county board of developmental disabilities,
community school, or eligible nonpublic school.

(J) "School child" means a child who is enrolled in or iseligible to be enrolled in a grade of kindergarten or above but1141is less than fifteen years old.

(K) "School child program staff member" means an employee
whose primary responsibility is the care, teaching, or
1143
supervision of children in a school child program.
1145

(L) "Child care" means administering to the needs of
1146
infants, toddlers, preschool children, and school children
outside of school hours by persons other than their parents or
guardians, custodians, or relatives by blood, marriage, or
adoption for any part of the twenty-four-hour day in a place or
residence other than a child's own home.

(M) "Child day-care center" and "publicly funded child 1152

care" have the same meanings as in section 5104.01 of the 1153 Revised Code. 1154 (N) "Community school" means either of the following: 1155 (1) A community school established under Chapter 3314. of 1156 the Revised Code that is sponsored by an entity that is rated 1157 "exemplary" under section 3314.016 of the Revised Code. 1158 (2) A community school established under Chapter 3314. of 1159 the Revised Code that has received, on its most recent report 1160 card, either of the following: 1161 (a) If the school offers any of grade levels four through 1162 twelve, a either of the following: 1163 (i) A grade of "C" or better for the overall value-added 1164 progress dimension under division (C)(1)(e) of section 3302.03 1165 of the Revised Code and for the performance index score under 1166 division (C)(1)(b) of section 3302.03 of the Revised Code; 1167 (ii) A performance rating of three stars or higher for 1168 achievement under division (D)(3)(b) of section 3302.03 of the 1169 Revised Code and progress under division (D)(3)(c) of that 1170 section. 1171 (b) If the school does not offer a grade level higher than 1172 three, a either of the following: 1173

(i) A grade of "C" or better for making progress in 1174 improving literacy in grades kindergarten through three under 1175 division (C)(1)(g) of section 3302.03 of the Revised Code<u>;</u> 1176

(ii) A performance rating of three stars or higher for 1177 early literacy under division (D)(3)(e) of that section. 1178

Sec. 3302.01. As used in this chapter:

1179

(A) "Performance index score" means the average of the 1180
totals derived from calculations, for each subject area, of the 1181
weighted proportion of untested students and students scoring at 1182
each level of skill described in division (A) (2) of section 1183
3301.0710 of the Revised Code on the state achievement 1184
assessments, as follows: 1185

(1) For the assessments prescribed by division (A) (1) of
section 3301.0710 of the Revised Code, the average for each of
the subject areas of English language arts, mathematics, and
science.

(2) For the assessments prescribed by division (B)(1) of 1190 section 3301.0710 and division (B)(2) of section 3301.0712 of 1191 the Revised Code, the average for each of the subject areas of 1192 English language arts-and, mathematics, science, American 1193 history, and American government. The average also shall include 1194 any substitute examinations approved under division (B)(4) of 1195 section 3301.0712 of the Revised Code in the subject areas of 1196 science, American history, and American government. 1197

The department of education shall assign weights such that 1198 students who do not take an assessment receive a weight of zero 1199 and students who take an assessment receive progressively larger 1200 weights dependent upon the level of skill attained on the 1201 assessment. The department shall assign additional weights to 1202 students who have been permitted to pass over a subject in 1203 accordance with a student acceleration policy adopted under 1204 section 3324.10 of the Revised Code. If such a student attains 1205 the proficient score prescribed under division (A)(2)(c) of 1206 section 3301.0710 of the Revised Code or higher on an 1207 assessment, the department shall assign the student the weight 1208 prescribed for the next higher scoring level. If such a student 1209

attains the advanced score, prescribed under division (A)(2)(a)	1210
of section 3301.0710 of the Revised Code, on an assessment, the	1211
department shall assign to the student an additional	1212
proportional weight, as approved by the state board. For each	1213
school year that such a student's score is included in the	1214
performance index score and the student attains the proficient	1215
score on an assessment, that additional weight shall be assigned	1216
to the student on a subject-by-subject basis.	1217
Students shall be included in the "performance index	1218
score" in accordance with division <del>(K)(2) (L)(2)</del> of section	1219
3302.03 of the Revised Code.	1220
(B) "Subgroup" means a subset of the entire student	1221
population of the state, a school district, or a school building	1222
and includes each of the following:	1223
(1) Major racial and ethnic groups;	1224
(2) Students with disabilities;	1225
(3) Economically disadvantaged students;	1226
(4) English learners;	1227
(5) Students identified as gifted in superior cognitive	1228
ability and specific academic ability fields under Chapter 3324.	1229
of the Revised Code. For students who are gifted in specific	1230
academic ability fields, the department shall use data for those	1231
students with specific academic ability in math and reading. If	1232
any other academic field is assessed, the department shall also	1233
include data for students with specific academic ability in that	1234
field.	1235
(6) Students in the lowest quintile for achievement	1236

1238

(C) "No Child Left Behind Act of 2001" includes the	1239
statutes codified at 20 U.S.C. 6301 et seq. and any amendments,	1240
waivers, or both thereto, rules and regulations promulgated	1241
pursuant to those statutes, guidance documents, and any other	1242
policy directives regarding implementation of that act issued by	1243
the United States department of education.	1244

(D) "Adequate yearly progress" means a measure of annual
 1245
 academic performance as calculated in accordance with the "No
 1246
 Child Left Behind Act of 2001."
 1247

(E) "Supplemental educational services" means additional
1248
academic assistance, such as tutoring, remediation, or other
educational enrichment activities, that is conducted outside of
1250
the regular school day by a provider approved by the department
1251
in accordance with the "No Child Left Behind Act of 2001."

(F) "Value-added progress dimension" means a measure of 1253 academic gain for a student or group of students over a specific 1254 period of time that is calculated by applying a statistical 1255 methodology to individual student achievement data derived from 1256 the achievement assessments prescribed by section 3301.0710 of 1257 the Revised Code. The "value-added progress dimension" shall be 1258 developed and implemented in accordance with section 3302.021 of 1259 the Revised Code. 1260

(G) (1) "Four-year adjusted cohort graduation rate" means
the number of students who graduate in four years or less with a
regular high school diploma divided by the number of students
who form the adjusted cohort for the graduating class.

(2) "Five-year adjusted cohort graduation rate" means the1265number of students who graduate in five years with a regular1266

the adjusted cohort for the four-year graduation rate.	1268
(H) "State institution of higher education" has the same	1269
meaning as in section 3345.011 of the Revised Code.	1270
(I) "Annual measurable objectives" means a measure of	1271
student progress determined in accordance with an agreement	1272
between the department of education and the United States	1273
department of education.	1274
(J) "Community school" means a community school	1275
established under Chapter 3314. of the Revised Code.	1276
(K) "STEM school" means a science, technology,	1277
engineering, and mathematics school established under Chapter	1278
3326. of the Revised Code.	1279
(L) "Entitled to attend school in the district" means	1280
entitled to attend school in a school district under section	1281
3313.64 or 3313.65 of the Revised Code.	1282
Sec. 3302.02. (A) Not later than one year after the	1283
adoption of rules under division (D) of section 3301.0712 of the	1284

high school diploma divided by the number of students who form

Revised Code and at least every sixth year thereafter, upon1285recommendations of the superintendent of public instruction, the1286state board of education shall establish a all of the following:1287

(1) A set of performance indicators that considered as a 1288 unit will be used as one of the performance categories for the 1289 report cards required by section 3302.03 of the Revised Code. In 1290 establishing these indicators, the superintendent shall consider 1291 inclusion of student performance on assessments prescribed under 1292 section 3301.0710 or 3301.0712 of the Revised Code, rates of 1293 student improvement on such assessments, the breadth of 1294 coursework available within the district, and other indicators 1295

Page 45

1267

1296

Beginning with the report card for the 2014-2015 school	1297
year, the performance indicators shall include an Beginning with	1298
the report card issued under section 3302.03 of the Revised Code	1299
for the 2021-2022 school year, the performance indicators	1300
prescribed under division (A)(1) of this section regarding	1301
student performance on state assessments shall not require a	1302
school district or building to attain a proficiency percentage	1303
to meet an indicator. Rather, the performance indicators only	1304
shall report proficiency percentages, trends, and comparisons.	1305

(2) A performance indicator that reflects the level of 1306 identification and services provided to, and the performance of, 1307 students identified as gifted under Chapter 3324. of the Revised 1308 Code. The indicator shall include the performance of students 1309 identified as gifted on state assessments and value-added growth 1310 measure disaggregated for students identified as gifted. be 1311 prescribed by rules adopted under Chapter 119. of the Revised 1312 Code by the state board. The state board shall consult with the 1313 gifted advisory council regarding all rules adopted under this 1314 section. Consultation with the state gifted advisory council 1315 shall occur not less than every three years. 1316

The gifted performance indicator shall include: 1317

(a) The performance of students on state assessments, as1318measured by a performance index score, disaggregated for1319students identified as gifted;1320

(b) Value-added growth measure under section 3302.021 of1321the Revised Code, disaggregated for students identified as1322gifted;1323

(c) The level of identification as measured by the 1324

percentage of students in each grade level identified as gifted	1325
and disaggregated by traditionally underrepresented and	1326
economically disadvantaged students;	1327
(d) The level of services provided to students as measured	1328
by the percentage of students provided services in each grade	1329
level and disaggregated by traditionally underrepresented and	1330
economically disadvantaged students.	1331
(3) A performance indicator that measures chronic	1332
absenteeism, as determined by the department of education, in a	1333
school district or school building.	1334
Beginning with the report card issued under section	1335
3302.03 of the Revised Code for the 2021-2022 school year, the	1336
performance indicators prescribed in divisions (A)(2) and (3) of	1337
this section shall not be part of the performance indicator unit	1338
under division (A)(1) of this section.	1339
(B) For the 2013-2014 school year, except as otherwise	1340
provided in this section, for any indicator based on the	1341
percentage of students attaining a proficient score on the	1342
assessments prescribed by divisions (A) and (B)(1) of section	1343
3301.0710 of the Revised Code, a school district or building	1344
shall be considered to have met the indicator if at least eighty	1345
per cent of the tested students attain a score of proficient or	1346
higher on the assessment. A school district or building shall be	1347
considered to have met the indicator for the assessments	1348
prescribed by division (B)(1) of section 3301.0710 of the	1349
Revised Code and only as administered to eleventh grade	1350
students, if at least eighty-five per cent of the tested	1351
students attain a score of proficient or higher on the	1352
assessment.	1353

the Revised Code, to establish proficiency percentages to meet	1355
each indicator that is based on a state assessment, prescribed	1356
under section 3301.0710 or 3301.0712 of the Revised Code, for	1357
the 2014-2015, 2015-2016, 2016-2017, 2017-2018, 2018-2019, 2019-	1358
<u>2020, and 2020-2021</u> school <del>year and thereafter years </del> by the	1359
following dates:	1360
(A) (1) Not later than December 31, 2015, for the 2014-	1361
2015 school year;	1362
(B) (2) Not later than July 1, 2016, for the 2015-2016	1363
school year;	1364
<del>(C) <u>(</u>3) Not</del> later than July 1, 2017, for the 2016-2017 <u>,</u>	1365
<u>2017-2018, 2018-2019, 2019-2020, and 2020-2021</u> school-year, and	1366
for each school year thereafter years.	1367
Sec. 3302.021. (A) Not earlier than July 1, 2005, and not	1368
later than July 1, 2007, the department of education shall	1369
implement a value-added progress dimension for school districts	1370
and buildings and shall incorporate the value-added progress	1371
dimension into the report cards and performance ratings issued	1372
for districts and buildings under section 3302.03 of the Revised	1373
Code.	1374
The state board of education shall adopt rules, pursuant	1375
to Chapter 119. of the Revised Code, for the implementation of	1376
the value-added progress dimension. The rules adopted under this	1377
division shall specify both of the following:	1378
(1) A scale for describing the levels of academic progress	1379
in reading and mathematics relative to a standard war of	
in reading and mathematics relative to a standard year of	1380
academic growth in those subjects for each of grades three	1380 1381

The state board shall adopt rules, under Chapter 119. of

1354

(2) That the department shall maintain the confidentiality 1383 of individual student test scores and individual student reports 1384 in accordance with sections 3301.0711, 3301.0714, and 3319.321 1385 of the Revised Code and federal law. The department may require 1386 school districts to use a unique identifier for each student for 1387 this purpose. Individual student test scores and individual 1388 student reports shall be made available only to a student's 1389 classroom teacher and other appropriate educational personnel 1390 and to the student's parent or guardian. 1391

(B) The department shall explore the feasibility of using 1392 the value-added gain index and effect size to improve 1393 differentiation and interpretation of the measure. If the 1394 department determines that it is feasible, the state board may 1395 update the rules adopted under division (A) of this section to 1396 implement the use of gain index and effect size. If rules are 1397 adopted under division (A) of this section that use the gain 1398 index and effect size, any prior method used to calculate letter 1399 grades or performance ratings under section 3302.03 of the 1400 Revised Code shall no longer apply. Rather, the state board 1401 shall update its rules to determine how letter grades or 1402 performance ratings for each level of performance are calculated 1403 under section 3302.03 of the Revised Code using gain index and 1404 effect size. 1405

(C) The department shall use a system designed for 1406 collecting necessary data, calculating the value-added progress 1407 dimension, analyzing data, and generating reports, which system 1408 has been used previously by a nonprofit organization led by the 1409 Ohio business community for at least one year in the operation 1410 of a pilot program in cooperation with school districts to 1411 collect and report student achievement data via electronic means 1412 and to provide information to the districts regarding the 1413

academic performance of individual students, grade levels, 1414 school buildings, and the districts as a whole. 1415

(C) (D) The department shall not pay more than two dollars 1416 per student for data analysis and reporting to implement the 1417 value-added progress dimension in the same manner and with the 1418 same services as under the pilot program described by division 1419 (B) of this section. However, nothing in this section shall 1420 preclude the department or any school district from entering 1421 into a contract for the provision of more services at a higher 1422 1423 fee per student. Any data analysis conducted under this section 1424 by an entity under contract with the department shall be completed in accordance with timelines established by the 1425 superintendent of public instruction. 1426

(D) (E)The department shall share any aggregate student1427data and any calculation, analysis, or report utilizing1428aggregate student data that is generated under this section with1429the chancellor of the Ohio board of regents. The department1430shall not share individual student test scores and individual1431student reports with the chancellor.1432

Sec. 3302.03. Not later than the thirty-first day of July 1433 of each year, the department of education shall submit 1434 preliminary report card data for overall academic performance 1435 and for each separate performance measure for each school 1436 district, and each school building, in accordance with this 1437 section. 1438

Annually, not later than the fifteenth day of September or1439the preceding Friday when that day falls on a Saturday or1440Sunday, the department shall assign a letter grade or1441performance rating for overall academic performance and for each1442separate performance measure for each school district, and each1443

school building in a district, in accordance with this section. 1444 The state board of education shall adopt rules pursuant to 1445 Chapter 119. of the Revised Code to implement this section. 1446 The state board's rules shall establish performance criteria for 1447 each letter grade or performance rating and prescribe a method 1448 by which the department assigns each letter grade or performance 1449 rating. For a school building to which any of the performance 1450 measures do not apply, due to grade levels served by the 1451 building, the state board department shall designate the 1452 performance measures that are applicable to the building and 1453 that must be calculated separately and used to calculate the 1454 building's overall grade or performance rating. The department 1455 shall issue annual report cards reflecting the performance of 1456 each school district, each building within each district, and 1457 for the state as a whole using the performance measures and 1458 letter grade or performance rating system described in this 1459 section. The department shall include on the report card for 1460 each district and each building within each district the most 1461 recent two-year trend data in student achievement for each 1462 subject and each grade. 1463

(A) (1) For the 2012-2013 school year, the department shall 1464 issue grades as described in division (E) (F) of this section 1465 for each of the following performance measures: 1466

(a) Annual measurable objectives; 1467

(b) Performance index score for a school district or
1468
building. Grades shall be awarded as a percentage of the total
possible points on the performance index system as adopted by
1470
the state board. In adopting benchmarks for assigning letter
1471
grades under division (A) (1) (b) of this section, the state board
1472
of education shall designate ninety per cent or higher for an
1473

meets each of the applicable performance indicators established 1477
by the state board under section 3302.02 of the Revised Code and 1478
the percentage of applicable performance indicators that have 1479
been achieved. In adopting benchmarks for assigning letter 1480
grades under division (A) (1) (c) of this section, the state board 1481
shall designate ninety per cent or higher for an "A." 1482

(d) The four- and five-year adjusted cohort graduationrates.1483

In adopting benchmarks for assigning letter grades under 1485 division (A)(1)(d), (B)(1)(d), or (C)(1)(d) of this section, the 1486 department shall designate a four-year adjusted cohort 1487 graduation rate of ninety-three per cent or higher for an "A" 1488 and a five-year cohort graduation rate of ninety-five per cent 1489 or higher for an "A." 1490

(e) The overall score under the value-added progress
1491
dimension of a school district or building, for which the
1492
department shall use up to three years of value-added data as
1493
available. The letter grade assigned for this growth measure
1494
shall be as follows:

(i) A score that is at least one standard error of measureabove the mean score shall be designated as an "A."1497

(ii) A score that is less than one standard error of
measure above but greater than one standard error of measure
below the mean score shall be designated as a "B."

(iii) A score that is less than or equal to one standarderror of measure below the mean score but greater than two1502

1503

1530

1531

Standard Crivis of medsure below the mean score shari be	1000
designated as a "C."	1504
(iv) A score that is less than or equal to two standard	1505
errors of measure below the mean score but is greater than three	1506
standard errors of measure below the mean score shall be	1507
designated as a "D."	1508
(v) A score that is less than or equal to three standard	1509
errors of measure below the mean score shall be designated as an	1510
"F."	1511
Whenever the value-added progress dimension is used as a	1512
graded performance measure in this division and divisions (B)	1513
and (C) of this section, whether as an overall measure or as a	1514
measure of separate subgroups, the grades for the measure shall	1515
be calculated in the same manner as prescribed in division (A)	1516
(1)(e) of this section.	1517
(f) The value-added progress dimension score for a school	1518
district or building disaggregated for each of the following	1519
subgroups: students identified as gifted, students with	1520
disabilities, and students whose performance places them in the	1521
lowest quintile for achievement on a statewide basis. Each	1522
subgroup shall be a separate graded measure.	1523
(2) Not later than April 30, 2013, the state board of	1524
education shall adopt a resolution describing the performance	1525
measures, benchmarks, and grading system for the 2012-2013	1526
school year and, not later than June 30, 2013, shall adopt rules	1527
in accordance with Chapter 119. of the Revised Code that	1528
prescribe the methods by which the performance measures under	1529

division (A)(1) of this section shall be assessed and assigned a

letter grade, including performance benchmarks for each letter

standard errors of measure below the mean score shall be

Page 54

1559

1560

grade.	1532
At least forty-five days prior to the state board's	1533
adoption of rules to prescribe the methods by which the	1534
performance measures under division (A)(1) of this section shall	1535
be assessed and assigned a letter grade, the department shall	1536
conduct a public presentation before the standing committees of	1537
the house of representatives and the senate that consider	1538
education legislation describing such methods, including	1539
performance benchmarks.	1540
(3) There shall not be an overall letter grade for a	1541
school district or building for the 2012-2013 school year.	1542
(B)(1) For the 2013-2014 and 2014-2015 school yearsyear,	1543
the department shall issue grades as described in division $(E)$	1544
(F) of this section for each of the following performance	1545
measures:	1546
(a) Annual measurable objectives;	1547
(b) Performance index score for a school district or	1548
building. Grades shall be awarded as a percentage of the total	1549
possible points on the performance index system as created by	1550
the department. In adopting benchmarks for assigning letter	1551
grades under division (B)(1)(b) of this section, the state board	1552
shall designate ninety per cent or higher for an "A," at least	1553
seventy per cent but not more than eighty per cent for a "C,"	1554
and less than fifty per cent for an "F."	1555
(c) The extent to which the school district or building	1556
meets each of the applicable performance indicators established	1557
by the state board under section 3302.03 of the Revised Code and	1558

the percentage of applicable performance indicators that have

been achieved. In adopting benchmarks for assigning letter

grades under division (B)(1)(c) of this section, the state board 1561 shall designate ninety per cent or higher for an "A." 1562 (d) The four- and five-year adjusted cohort graduation 1563 1564 rates: (e) The overall score under the value-added progress 1565 dimension of a school district or building, for which the 1566 department shall use up to three years of value-added data as 1567 available. 1568 (f) The value-added progress dimension score for a school 1569 district or building disaggregated for each of the following 1570 subgroups: students identified as gifted in superior cognitive 1571 ability and specific academic ability fields under Chapter 3324. 1572 of the Revised Code, students with disabilities, and students 1573 whose performance places them in the lowest quintile for 1574 achievement on a statewide basis. Each subgroup shall be a 1575 1576 separate graded measure. (g) Whether a school district or building is making 1577 progress in improving literacy in grades kindergarten through 1578 three, as determined using a method prescribed by the state 1579 board. The state board shall adopt rules to prescribe benchmarks 1580 and standards for assigning grades to districts and buildings 1581 for purposes of division (B)(1)(g) of this section. In adopting 1582 benchmarks for assigning letter grades under divisions (B)(1)(g) 1583 and (C)(1)(g) of this section, the state board shall determine 1584 progress made based on the reduction in the total percentage of 1585

students scoring below grade level, or below proficient,1586compared from year to year on the reading and writing diagnostic1587assessments administered under section 3301.0715 of the Revised1588Code and the third grade English language arts assessment under1589section 3301.0710 of the Revised Code, as applicable. The state1590

board shall designate for a "C" grade a value that is not lower1591than the statewide average value for this measure. No grade1592shall be issued under divisions (B) (1) (g) and (C) (1) (g) of this1593section for a district or building in which less than five per1594cent of students have scored below grade level on the diagnostic1595assessment administered to students in kindergarten under1596division (B) (1) of section 3313.608 of the Revised Code.1597

(h) For a high mobility school district or building, an 1598 additional value-added progress dimension score. For this 1599 measure, the department shall use value-added data from the most 1600 recent school year available and shall use assessment scores for 1601 only those students to whom the district or building has 1602 administered the assessments prescribed by section 3301.0710 of 1603 the Revised Code for each of the two most recent consecutive 1604 1605 school years.

As used in this division, "high mobility school district 1606 or building" means a school district or building where at least 1607 twenty-five per cent of its total enrollment is made up of 1608 students who have attended that school district or building for 1609 less than one year. 1610

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

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

(b) The number of a district's or building's students who 1619

have earned at least three college credits through dual 1620 enrollment or advanced standing programs, such as the post-1621 secondary enrollment options program under Chapter 3365. of the 1622 Revised Code and state-approved career-technical courses offered 1623 through dual enrollment or statewide articulation, that appear 1624 on a student's transcript or other official document, either of 1625 which is issued by the institution of higher education from 1626 which the student earned the college credit. The credits earned 1627 that are reported under divisions (B)(2)(b) and (C)(2)(c) of 1628 this section shall not include any that are remedial or 1629 developmental and shall include those that count toward the 1630 curriculum requirements established for completion of a degree. 1631

(c) The percentage of students enrolled in a district or 1632 building who have taken a national standardized test used for 1633 college admission determinations and the percentage of those 1634 students who are determined to be remediation-free in accordance 1635 with standards adopted under division (F) of section 3345.061 of 1636 the Revised Code; 1637

(d) The percentage of the district's or the building's
students who receive industry-recognized credentials as approved
under section 3313.6113 of the Revised Code.
1640

(e) The percentage of students enrolled in a district or
building who are participating in an international baccalaureate
program and the percentage of those students who receive a score
of four or better on the international baccalaureate
1644
examinations.

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

(3) Not later than December 31, 2013, the state board
1649
shall adopt rules in accordance with Chapter 119. of the Revised
1650
Code that prescribe the methods by which the performance
1651
measures under divisions (B) (1) (f) and (B) (1) (g) of this section
1652
will be assessed and assigned a letter grade, including
1653
performance benchmarks for each grade.

At least forty-five days prior to the state board's 1655 adoption of rules to prescribe the methods by which the 1656 performance measures under division (B)(1) of this section shall 1657 be assessed and assigned a letter grade, the department shall 1658 conduct a public presentation before the standing committees of 1659 the house of representatives and the senate that consider 1660 education legislation describing such methods, including 1661 performance benchmarks. 1662

(4) There shall not be an overall letter grade for a
school district or building for the 2013-2014, 2014-2015, 20152016, and 2016-2017 school years.

(C) (1) For the 2014-2015, 2015-2016, 2016-2017, 2017-2018, 1666
2018-2019, 2019-2020, and 2020-2021 school year and each school 1667
year thereafter years, the department shall issue grades as 1668
described in division (E) (F) of this section for each of the 1669
performance measures prescribed in division (C) (1) of this 1670
section. The graded measures are as follows: 1671

(a) Annual measurable objectives. For the 2017-2018 school
year, the department shall not include any subgroup data in the
annual measurable objectives that includes data from fewer than
twenty-five students. For the 2018-2019 school year, the
department shall not include any subgroup data in the annual
1676
measurable objectives that includes data from fewer than twenty
1677
students. Beginning with the 2019-2020 school year, the

department shall not include any subgroup data in the annual1679measurable objectives that includes data from fewer than fifteen1680students.1681

(b) Performance index score for a school district or 1682 building. Grades shall be awarded as a percentage of the total 1683 possible points on the performance index system as created by 1684 the department. In adopting benchmarks for assigning letter 1685 grades under division (C)(1)(b) of this section, the state board 1686 shall designate ninety per cent or higher for an "A," at least 1687 seventy per cent but not more than eighty per cent for a "C," 1688 and less than fifty per cent for an "F." 1689

(c) The extent to which the school district or building 1690 meets each of the applicable performance indicators established 1691 by the state board under section 3302.03 of the Revised Code and 1692 the percentage of applicable performance indicators that have 1693 been achieved. In adopting benchmarks for assigning letter 1694 grades under division (C) (1) (c) of this section, the state board 1695 shall designate ninety per cent or higher for an "A."

```
(d) The four- and five-year adjusted cohort graduation1697rates;1698
```

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

In adopting benchmarks for assigning letter grades for 1704 overall score on value-added progress dimension under division 1705 (C)(1)(e) of this section, the state board shall prohibit the 1706 assigning of a grade of "A" for that measure unless the 1707 district's or building's grade assigned for value-added progress1708dimension for all subgroups under division (C)(1)(f) of this1709section is a "C" or higher.1710

For the metric prescribed by division (C) (1) (e) of this1711section, the state board may adopt a student academic progress1712measure to be used instead of the value-added progress1713dimension. If the state board adopts such a measure, it also1714shall prescribe a method for assigning letter grades for the new1715measure that is comparable to the method prescribed in division1716(A) (1) (e) of this section.1717

(f) The value-added progress dimension score of a school 1718 district or building disaggregated for each of the following 1719 subgroups: students identified as gifted in superior cognitive 1720 ability and specific academic ability fields under Chapter 3324. 1721 of the Revised Code, students with disabilities, and students 1722 whose performance places them in the lowest quintile for 1723 achievement on a statewide basis, as determined by a method 1724 prescribed by the state board. Each subgroup shall be a separate 1725 graded measure. 1726

The state board may adopt student academic progress1727measures to be used instead of the value-added progress1728dimension. If the state board adopts such measures, it also1729shall prescribe a method for assigning letter grades for the new1730measures that is comparable to the method prescribed in division1731(A) (1) (e) of this section.1732

(g) Whether a school district or building is making
progress in improving literacy in grades kindergarten through
three, as determined using a method prescribed by the state
board. The state board shall adopt rules to prescribe benchmarks
and standards for assigning grades to a district or building for
1733

purposes of division (C)(1)(g) of this section. The state board 1738 shall designate for a "C" grade a value that is not lower than 1739 the statewide average value for this measure. No grade shall be 1740 issued under division (C)(1)(q) of this section for a district 1741 or building in which less than five per cent of students have 1742 scored below grade level on the kindergarten diagnostic 1743 assessment under division (B)(1) of section 3313.608 of the 1744 Revised Code. 1745

(h) For a high mobility school district or building, an 1746 1747 additional value-added progress dimension score. For this measure, the department shall use value-added data from the most 1748 recent school year available and shall use assessment scores for 1749 only those students to whom the district or building has 1750 administered the assessments prescribed by section 3301.0710 of 1751 the Revised Code for each of the two most recent consecutive 1752 school years. 1753

As used in this division, "high mobility school district 1754 or building" means a school district or building where at least 1755 twenty-five per cent of its total enrollment is made up of 1756 students who have attended that school district or building for 1757 less than one year. 1758

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

(a) The percentage of students enrolled in a district or
building who have taken a national standardized test used for
1764
college admission determinations and the percentage of those
students who are determined to be remediation-free in accordance
1766
with the standards adopted under division (F) of section

3345.061 of the Revised Code;

(b) The percentage of students enrolled in a district or
building participating in advanced placement classes and the
percentage of those students who received a score of three or
better on advanced placement examinations;
1772

(c) The percentage of a district's or building's students 1773 who have earned at least three college credits through advanced 1774 standing programs, such as the college credit plus program under 1775 Chapter 3365. of the Revised Code and state-approved career-1776 technical courses offered through dual enrollment or statewide 1777 articulation, that appear on a student's college transcript 1778 issued by the institution of higher education from which the 1779 student earned the college credit. The credits earned that are 1780 reported under divisions (B)(2)(b) and (C)(2)(c) of this section 1781 shall not include any that are remedial or developmental and 1782 shall include those that count toward the curriculum 1783 requirements established for completion of a degree. 1784

(d) The percentage of the district's or building's 1785
students who receive an honor's diploma under division (B) of 1786
section 3313.61 of the Revised Code; 1787

(e) The percentage of the district's or building's 1788
students who receive industry-recognized credentials as approved 1789
under section 3313.6113 of the Revised Code; 1790

(f) The percentage of students enrolled in a district or 1791 building who are participating in an international baccalaureate 1792 program and the percentage of those students who receive a score 1793 of four or better on the international baccalaureate 1794 examinations; 1795

(g) The results of the college and career-ready

1768

1796

assessments administered under division (B)(1) of section 1797 3301.0712 of the Revised Code; 1798 (h) Whether the school district or building has 1799 implemented a positive behavior intervention and supports 1800 framework in compliance with the requirements of section 3319.46 1801 of the Revised Code, notated as a "yes" or "no" answer. 1802 (3) The state board shall adopt rules pursuant to Chapter 1803 119. of the Revised Code that establish a method to assign an 1804 overall grade for a school district or school building for the 1805 2017-2018 school year and each school year thereafter. The rules 1806 shall group the performance measures in divisions (C)(1) and (2) 1807 of this section into the following components: 1808 (a) Gap closing, which shall include the performance 1809 measure in division (C)(1)(a) of this section; 1810 (b) Achievement, which shall include the performance 1811 measures in divisions (C) (1) (b) and (c) of this section; 1812 (c) Progress, which shall include the performance measures 1813 in divisions (C)(1)(e) and (f) of this section; 1814 (d) Graduation, which shall include the performance 1815 measure in division (C)(1)(d) of this section; 1816 (e) Kindergarten through third-grade literacy, which shall 1817 include the performance measure in division (C)(1)(q) of this 1818 section; 1819 (f) Prepared for success, which shall include the 1820 performance measures in divisions (C)(2)(a), (b), (c), (d), (e), 1821 and (f) of this section. The state board shall develop a method 1822

and (I) of this section. The state board shall develop a method1822to determine a grade for the component in division (C) (3) (f) of1823this section using the performance measures in divisions (C) (2)1824

(a), (b), (c), (d), (e), and (f) of this section. When 1825 available, the state board may incorporate the performance 1826 measure under division (C)(2)(g) of this section into the 1827 component under division (C) (3) (f) of this section. When 1828 determining the overall grade for the prepared for success 1829 component prescribed by division (C)(3)(f) of this section, no 1830 individual student shall be counted in more than one performance 1831 measure. However, if a student qualifies for more than one 1832 performance measure in the component, the state board may, in 1833 its method to determine a grade for the component, specify an 1834 additional weight for such a student that is not greater than or 1835 equal to 1.0. In determining the overall score under division 1836 (C) (3) (f) of this section, the state board shall ensure that the 1837 pool of students included in the performance measures aggregated 1838 under that division are all of the students included in the 1839 four- and five-year adjusted graduation cohort. 1840

In the rules adopted under division (C)(3) of this 1841 section, the state board shall adopt a method for determining a 1842 grade for each component in divisions (C)(3)(a) to (f) of this 1843 section. The state board also shall establish a method to assign 1844 an overall grade of "A," "B," "C," "D," or "F" using the grades 1845 assigned for each component. The method the state board adopts 1846 for assigning an overall grade shall give equal weight to the 1847 components in divisions (C)(3)(b) and (c) of this section. 1848

At least forty-five days prior to the state board's1849adoption of rules to prescribe the methods for calculating the1850overall grade for the report card, as required by this division,1851the department shall conduct a public presentation before the1852standing committees of the house of representatives and the1853senate that consider education legislation describing the format1854for the report card, weights that will be assigned to the1855

components of the overall grade, and the method for calculating	1856
	1857
the overall grade.	1037
(D) For the 2021-2022 school year and each school year	1858
thereafter, all of the following apply:	1859
(1) The department shall include on a school district's or	1860
building's report card all of the following performance measures	1861
without an assigned performance rating:	1862
<u>Tenede an aberghea performance racing.</u>	1002
(a) Whether the district or building meets the gifted	1863
performance indicator under division (A)(2) of section 3302.02	1864
of the Revised Code and the extent to which the district or	1865
building meets gifted indicator performance benchmarks;	1866
(b) The extent to which the district or building meets the	1867
chronic absenteeism indicator under division (A) (3) of section	1868
<u>3302.02 of the Revised Code;</u>	1869
	1009
(c) Performance index score percentage for a district or	1870
building, which shall be calculated by dividing the district's	1871
or building's performance index score according to the	1872
performance index system created by the department by the	1873
maximum performance index score for a district or building. The	1874
maximum performance index score shall be as follows:	1875
(i) For a building, the average of the highest two per_	1876
<u>cent of performance index scores achieved by a building for the</u>	1877
school year for which a report card is issued;	1878
school year for which a report card is issued,	1070
(ii) For a district, the average of the highest two per	1879
cent of performance index scores achieved by a district for the	1880
school year for which a report card is issued.	1881
(d) The overall score under the value-added progress_	1882
dimension of a district or building, for which the department	1883
aimension of a district of building, for whitch the department	TOOD

shall use three consecutive years of value-added data. In using	1884
three years of value-added data to calculate the measure	1885
prescribed under division (D)(1)(d) of this section, the	1886
department shall assign a weight of fifty per cent to the most	1887
recent year's data and a weight of twenty-five per cent to the	1888
data of each of the other years. However, if three consecutive	1889
years of value-added data is not available, the department shall	1890
use prior years of value-added data to calculate the measure, as	1891
follows:	1892
(i) If two consecutive years of value-added data is not	1893
available, the department shall use one year of value-added data	1894
to calculate the measure.	1895
(ii) If two consecutive years of value-added data is	1896
available, the department shall use two consecutive years of	1897
value-added data to calculate the measure. In using two years of	1898
value-added data to calculate the measure, the department shall	1899
assign a weight of sixty-seven per cent to the most recent	1900
year's data and a weight of thirty-three per cent to the data of	1901
the other year.	1902
(e) The four-year adjusted cohort graduation rate.	1903
(f) The five-year adjusted cohort graduation rate.	1904
(g) The percentage of students in the district or building	1905
who score proficient or higher on the reading segment of the	1906
third grade English language arts assessment under section	1907
3301.0710 of the Revised Code.	1908
To the extent possible, the department shall include the	1909
results of the summer administration of the third grade reading	1910
assessment under section 3301.0710 of the Revised Code in the	1911
performance measures prescribed under divisions (D)(1)(g) and	1912

<u>/n/ of cure people.</u>	1910
(h) Whether a district or building is making progress in	1914
improving literacy in grades kindergarten through three, as	1915
determined using a method prescribed by the department. The	1916
method shall determine progress made based on the reduction in	1917
the total percentage of students scoring below grade level, or	1918
below proficient, compared from year to year on the reading	1919
segments of the diagnostic assessments administered under	1920
section 3301.0715 of the Revised Code, including the	1921
kindergarten readiness assessment, and the third grade English	1922
language arts assessment under section 3301.0710 of the Revised	1923
Code, as applicable. The method shall not include a deduction	1924
for students who did not pass the third grade English language	1925
arts assessment under section 3301.0710 of the Revised Code and	1926
were not on a reading improvement and monitoring plan.	1927
The performance measure prescribed under division (D)(1)	1928
(h) of this section shall not be included on the report card of	1929
a district or building in which less than ten per cent of	1930
students have scored below grade level on the diagnostic	1931
assessment administered to students in kindergarten under	1932
division (B)(1) of section 3313.608 of the Revised Code.	1933
(i) The percentage of students in a district or building	1934
who are promoted to the fourth grade and not subject to	1935
retention under division (A)(2) of section 3313.608 of the	1936
Revised Code;	1937
(j) A post-secondary readiness measure. This measure shall_	1938
be calculated by dividing the number of students included in the	1939
four-year adjusted graduation rate cohort who demonstrate post-	1940
secondary readiness by the total number of students included in	1941
the denominator of the four-year adjusted graduation rate	1942
the achievement of the four year adjusted graduation face	<u>-</u>

cohort. Demonstration of post-secondary readiness shall include	1943
a student doing any of the following:	1944
(i) Attaining a remediation-free score, in accordance with	1945
standards adopted under division (F) of section 3345.061 of the	1945
Revised Code, on a nationally standardized assessment prescribed	1947
under division (B)(1) of section 3301.0712 of the Revised Code;	1948
(ii) Attaining required scores on three or more advanced	1949
placement or international baccalaureate examinations. The	1950
required score for an advanced placement examination shall be a	1951
three or better. The required score for an international	1952
baccalaureate examination shall be a four or better. A student	1953
may satisfy this condition with any combination of advanced	1954
placement or international baccalaureate examinations.	1955
<u>(iii) Earning at least twelve college credits through</u>	1956
advanced standing programs, such as the college credit plus	1957
program under Chapter 3365. of the Revised Code, an early	1958
college high school program under section 3313.6013 of the	1959
Revised Code, and state-approved career-technical courses	1960
offered through dual enrollment or statewide articulation, that	1961
appear on a student's college transcript issued by the	1962
institution of higher education from which the student earned	1963
the college credit. Earned credits reported under division (D)	1964
(1)(j)(iii) of this section shall include credits that count	1965
toward the curriculum requirements established for completion of	1966
a degree, but shall not include any remedial or developmental	1967
<u>credits.</u>	1968
(iv) Meeting the additional criteria for an honors diploma_	1969
under division (B) of section 3313.61 of the Revised Code;	1909
under division (b) of Section 3313.01 of the Revised Code;	1910
(a) Repring on induction recommised evidential or literate	1071

(v) Earning an industry-recognized credential or license 1971

issued by a state agency or board for practice in a vocation	1972
that requires an examination for issuance of that license	1973
approved under section 3313.6113 of the Revised Code;	1974
(vi) Satisfying any of the following conditions:	1975
(I) Completing a pre-apprenticeship aligned with options	1976
established under section 3313.904 of the Revised Code in the	1977
student's chosen career field;	1978
(II) Completing an apprenticeship registered with the	1979
apprenticeship council established under section 4139.02 of the	1980
Revised Code in the student's chosen career field;	1981
(III) Providing evidence of acceptance into an	1982
apprenticeship program after high school that is restricted to	1983
participants eighteen years of age or older.	1984
(vii) Earning a cumulative score of proficient or higher	1985
on three or more state technical assessments aligned with	1986
section 3313.903 of the Revised Code in a single career pathway;	1987
(viii) Earning an OhioMeansJobs-readiness seal established	1988
under section 3313.6112 of the Revised Code and completing two	1989
hundred fifty hours of an internship or other work-based	1990
learning experience approved by the business advisory council	1991
established under section 3313.82 of the Revised Code that	1992
represents the student's district;	1993
(ix) Providing evidence that the student has enlisted in a	1994
branch of the armed services of the United States as defined in	1995
section 5910.01 of the Revised Code.	1996
<u> </u>	2000
<u>A student who satisfies more than one of the conditions</u>	1997
prescribed under this division shall be counted as one student	1998
for the purposes of calculating the measure prescribed under	1999

division (D)(1)(j) of this section.	2000
(2) In addition to the performance measures under division	2001
(D)(1) of this section, the department shall report on a	2002
district's or building's report card all of the following data	2003
without an assigned performance rating:	2004
(a) The applicable performance indicators established by	2005
the state board under division (A)(1) of section 3302.02 of the	2006
Revised Code;	2007
(b) The overall score under the value-added progress	2008
dimension of a district or building for the most recent school	2009
year;	2010
(c) A composite of the overall scores under the value-	2011
added progress dimension of a district or building for the	2012
previous three school years or, if only two years of value-added	2013
data are available, for the previous two years;	2014
(d) The percentage of students included in the four- and	2015
five-year adjusted cohort graduation rates of a district or	2016
building who did not receive a high school diploma under section	2017
3313.61 or 3325.08 of the Revised Code. To the extent possible,	2018
the department shall disaggregate that data according to the	2019
following categories:	2020
(i) Students who are still enrolled in the district or	2021
building and receiving general education services;	2022
(ii) Students with an individualized education program, as	2023
defined in section 3323.01 of the Revised Code, who satisfied	2024
the conditions for a high school diploma under section 3313.61	2025
or 3325.08 of the Revised Code, but opted not to receive a	2026
diploma and are still receiving education services;	2027

(iii) Students with an individualized education program	2028
who have not yet satisfied conditions for a high school diploma	2029
under section 3313.61 or 3325.08 of the Revised Code and who are	2030
still receiving education services;	2031
(iv) Students who are no longer enrolled in any district	2032
<u>or building;</u>	2033
(v) Students who, upon enrollment in the district or	2034
building for the first time, had completed fewer units of high	2035
school instruction required under section 3313.603 of the	2036
Revised Code than other students in the four- or five-year	2037
adjusted cohort graduation rate.	2038
The department may disaggregate the data prescribed under	2039
division (D)(2)(d) of this section according to other categories	2040
that the department determines are appropriate.	2041
(e) The results of the kindergarten diagnostic assessment	2042
prescribed under division (D) of section 3301.079 of the Revised	2043
<u>Code;</u>	2044
(f) Post-graduate outcomes for students who were enrolled	2045
in a district or building and received a high school diploma	2046
under section 3313.61 or 3325.08 of the Revised Code in the	2047
school year prior to the school year for which the report card	2048
is issued, including the percentage of students who:	2049
(i) Enrolled in a post-secondary educational institution.	2050
To the extent possible, the department shall disaggregate that	2051
data according to whether the student enrolled in a four-year	2052
institution of higher education, a two-year institution of	2053
higher education, an Ohio technical center that provides adult	2054
technical education services and is recognized by the chancellor	2055
of higher education, or another type of post-secondary	2056

educational institution.	2057
(ii) Entered an apprenticeship program registered with the	2058
apprenticeship council established under Chapter 4139. of the	2059
Revised Code. The department may include other job training	2060
programs with similar rigor and outcomes.	2061
(iii) Attained gainful employment, as determined by the	2062
department;	2063
(iv) Enlisted in a branch of the armed forces of the	2064
United States, as defined in section 5910.01 of the Revised	2065
Code.	2066
(g) Whether the school district or building has	2067
implemented a positive behavior intervention and supports	2068
framework in compliance with the requirements of section 3319.46	2069
of the Revised Code, notated with a "yes" or "no";	2070
(h) The number and percentage of high school seniors in	2071
each school year who completed the free application for federal	2072
student aid;	2073
(i) Beginning with the report card issued under this	2074
section for the 2022-2023 school year, a student opportunity	2075
profile measure that reports data regarding the opportunities	2076
provided to students by a district or building. To the extent	2077
possible, and when appropriate, the data shall be disaggregated	2078
by grade level and subgroup. The measure also shall include data	2079
regarding the statewide average, the average for similar school	2080
districts, and, for a building, the average for the district in	2081
which the building is located. The measure shall include all of	2082
the following data for the district or building:	2083
(i) The average ratio of teachers of record to students in	2084
each grade level in a district or building;	2085

(ii) The average ratio of school counselors to students in	2086
a district or building;	2087
(iii) The average ratio of nurses to students in a	2088
<u>district or building;</u>	2089
(iv) The average ratio of licensed librarians and library	2090
media specialists to students in a district or building;	2091
(v) The average ratio of social workers to students in a	2092
<u>district or building;</u>	2093
(vi) The average ratio of mental health professionals to	2094
students in a district or building;	2095
(vii) The average ratio of paraprofessionals to students	2096
in a district or building;	2097
(viii) The percentage of teachers with fewer than three	2098
years of experience teaching in any school;	2099
(ix) The percentage of principals with fewer than three	2100
years of experience as a principal in any school;	2101
(x) The percentage of teachers who are not teaching in the	2102
subject or field for which they are certified or licensed;	2103
(xi) The percentage of kindergarten students who are	2104
enrolled in all-day kindergarten, as defined in section 3321.05	2105
of the Revised Code;	2106

(xii) The percentage of students enrolled in a performing2107or visual arts course;2108

(xiii) The percentage of students enrolled in a physical2109education or wellness course;2110

(xiv) The percentage of students enrolled in a world 2111 language course; 2112

(xv) The percentage of students in grades seven through	2113
twelve who are enrolled in a career-technical education course;	2114
(xvi) The percentage of students participating in one or	2115
more cocurricular activities;	2116
(xvii) The percentage of students participating in advance	2117
placement courses, international baccalaureate courses, honors	2118
courses, or courses offered through the college credit plus	2119
program established under Chapter 3365. of the Revised Code;	2120
(xviii) The percentage of students identified as gifted in	2121
superior cognitive ability and specific academic ability fields	2122
under Chapter 3324. of the Revised Code and receiving gifted	2123
services pursuant to that chapter;	2124
(xix) The percentage of students participating in	2125
enrichment or support programs offered by the district or	2126
building outside of the normal school day;	2127
(xx) The percentage of eligible students participating	2128
each school day in school breakfast programs offered by the	2129
district or building in accordance with section 3313.813 or	2130
3313.818 of the Revised Code;	2131
(xxi) The percentage of students who are transported by a	2132
school bus each school day;	2133
(xxii) The ratio of portable technology devices that	2134
students may take home to the number of students.	2135
The department shall include only opportunity measures at	2136
the building level for which data for buildings is available, as	2137
determined by a school district.	2138
(j) The percentage of students included in the four- and	2139
five-year adjusted cohort graduation rates of the district or	2140

building who completed all of grades nine through twelve while	2141
enrolled in the district or building;	2142
(k) The percentage of students in the district or building	2143
to whom both of the following apply:	2144
to whom both of the following appry.	2111
(i) The students are promoted to fourth grade and not	2145
subject to retention under division (A)(2) of section 3313.608	2146
of the Revised Code.	2147
(ii) The students completed all of the grade levels	2148
offered prior to the fourth grade in the district or building.	2149
(3) Except as provided in division (D)(3)(f) of this	2150
section, the department shall use the state board's method	2151
prescribed under rules adopted under division (D)(4) of this	2152
section to assign performance ratings of "one star," "two	2153
stars," "three stars," "four stars," or "five stars," as	2154
described in division (F) of this section, for a district or	2155
building for the individual components prescribed under division	2156
(D) (3) of this section. The department also shall assign an	2157
overall performance rating for a district or building in	2158
accordance with division (D)(3)(q) of this section. The method	2159
shall use the performance measures prescribed under division (D)	2160
(1) of this section to calculate performance ratings for	2161
components. The method may report data under division (D)(2) of	2162
this section with corresponding components, but shall not use	2163
the data to calculate performance ratings for that component.	2164
The performance measures and reported data shall be grouped	2165
together into components as follows:	2166
	01.67
(a) Gap closing. In addition to other criteria determined	2167
appropriate by the department, performance ratings for the gap	2168
closing component shall reflect whether each of the following	2169

performance measures are met or not met:	2170
(i) The gifted performance indicator as described in	2171
division (D)(1)(a) of this section;	2172
(ii) The chronic absenteeism indicator as described in	2173
division (D)(1)(b) of this section;	2174
(iii) For English learners, an English language	2175
proficiency improvement indicator established by the department;	2176
(iv) The subgroup graduation targets;	2177
(v) The subgroup achievement targets in both mathematics	2178
and English language arts;	2179
(vi) The subgroup progress targets in both mathematics and	2180
English language arts.	2181
Achievement and progress targets under division (D)(3)(a)	2182
of this section shall be calculated individually, and districts	2183
and buildings shall receive a status of met or not met on each	2184
measure. The department shall not require a subgroup of a	2185
district or building to meet both the achievement and progress	2186
targets at the same time to receive a status of met.	2187
The department shall not include any subgroup data in this	2188
measure that includes data from fewer than fifteen students. Any	2189
penalty for failing to meet the required assessment	2190
participation rate must be partially in proportion to how close	2191
the district or building was to meeting the rate requirement.	2192
(b) Achievement, which shall include the performance	2193
measure in division (D)(1)(c) of this section and the reported	2194
data in division (D)(2)(a) of this section. Performance ratings	2195
for the achievement component shall be awarded as a percentage	2196
of the maximum performance index score described in division (D)	2197

Page 76

(1)(c) of this section.

2198

2226

(c) Progress, which shall include the performance measure	2199
in division (D)(1)(d) of this section and the reported data in	2200
divisions (D)(2)(b) and (c) of this amendment;	2201
(d) Graduation, which shall include the performance	2202
measures in divisions (D)(1)(e) and (f) of this section and the	2203
reported data in divisions (D) (2) (d) and (j) of this section.	2203
The four-year adjusted cohort graduation rate shall be assigned	2205
a weight of sixty per cent and the five-year adjusted cohort	2206
graduation rate shall be assigned a weight of forty per cent;	2207
(e) Early literacy, which shall include the performance	2208
measures in divisions (D)(1)(g), (h), and (i) of this section	2209
and the reported data in divisions (D)(2)(e) and (k) of this	2210
section.	2211
	0.01.0
If the measure prescribed under division (D)(1)(h) of this	2212
section is included in a report card, performance ratings for	2213
the early literacy component shall give a weight of forty per	2214
cent to the measure prescribed under division (D)(1)(g) of this	2215
section, a weight of thirty-five per cent to the measure	2216
prescribed under division (D)(1)(i) of this section, and a	2217
weight of twenty-five per cent to the measure prescribed under	2218
division (D)(1)(h) of this section.	2219
	0000
If the measure prescribed under division (D)(1)(h) of this	2220
section is not included in a report card of a district or	2221
building, performance ratings for the early literacy component	2222
shall give a weight of sixty per cent to the measure prescribed	2223
under division (D)(1)(g) of this section and a weight of forty	2224
per cent to the measure prescribed under division (D)(1)(i) of	2225
	0000

this section.

(f) College, career, workforce, and military readiness,	2227
which shall include the performance measure in division (D)(1)	2228
(j) of this section and the reported data in division (D)(2)(f)	2229
of this section.	2230
For the 2021-2022, 2022-2023, and 2023-2024 school years,	2231
the department only shall report the data for, and not assign a	2232
performance rating to, the college, career, workforce, and	2233
military readiness component. The reported data shall include	2234
the percentage of students who demonstrate post-secondary	2235
readiness using any of the options described in division (D)(1)	2236
<u>(j) of this section.</u>	2237
The department shall analyze the data included in the	2238
performance measure prescribed in division (D)(1)(j) of this	2239
section for the 2021-2022, 2022-2023, and 2023-2024 school	2240
years. Using that data, the department shall develop and propose	2241
rules for a method to assign a performance rating to the	2242
college, career, workforce, and military readiness component	2243
based on that measure. The method to assign a performance rating	2244
shall not include a tiered structure or per student bonuses. The	2245
rules shall specify that a district or building shall not	2246
receive lower than a performance rating of three stars for the	2247
component if the district's or building's performance on the	2248
component meets or exceeds a level of improvement set by the	2249
department. Notwithstanding division (D)(4)(b) of this section,	2250
more than half of the total districts and buildings may earn a	2251
performance rating of three stars on this component to account	2252
for the districts and buildings that earned a performance rating	2253
of three stars because they met or exceeded the level of	2254
improvement set by the department.	2255
The department shall submit the rules to the joint	2256

committee on agency rule review. The committee shall conduct at	2257
least one public hearing on the proposed rules and approve or	2258
disapprove the rules. If the committee approves the rules, the	2259
state board shall adopt the rules in accordance with Chapter	2260
119. of the Revised Code. If the rules are adopted, the	2261
department shall assign a performance rating to the college,	2262
career, workforce, and military readiness component under the	2263
rules beginning with the 2024-2025 school year, and for each	2264
school year thereafter. If the committee disapproves the rules,	2265
the component shall be included in the report card only as	2266
reported data for the 2024-2025 school year, and each school	2267
year thereafter.	2268
(g)(i) Except as provided for in division (D)(3)(g)(ii) of	2269
this section, beginning with the 2022-2023 school year, under	2270
the state board's method prescribed under rules adopted in	2271
division (D)(4) of this section, the department shall use the	2272
performance ratings assigned for the components prescribed in	2273
divisions (D)(3)(a) to (e) of this section to determine and	2274
assign an overall performance rating of "one star," "one and	2275
one-half stars," "two stars," "two and one-half stars," "three_	2276
stars," "three and one-half stars," "four stars," "four and one-	2277
half stars," or "five stars" for a district or building. The	2278
method shall give equal weight to the components in divisions	2279
(D)(3)(b) and (c) of this section. The method shall give equal	2280
weight to the components in divisions (D)(3)(a), (d), and (e) of	2281
this section. The individual weights of each of the components	2282
prescribed in divisions (D)(3)(a), (d), and (e) of this section	2283
shall be equal to one-half of the weight given to the component	2284
prescribed in division (D)(3)(b) of this section.	2285

(ii) If the joint committee on agency rule review approves

the department's rules regarding the college, career, workforce,

2286

and military readiness component as described in division (D)(3)	2288
(f) of this section, for the 2024-2025 school year, and each	2289
school year thereafter, the state board's method shall use the	2290
components in divisions (D)(3)(a), (b), (c), (d), (e), and (f)	2291
of this section to calculate the overall performance rating. The	2292
method shall give equal weight to the components in divisions	2293
(D)(3)(b) and (c) of this section. The method shall give equal	2294
weight to the components prescribed in divisions (D)(3)(a), (d),	2295
(e), and (f) of this section. The individual weights of each of	2296
the components prescribed in divisions (D)(3)(a), (d), (e), and	2297
(f) of this section shall be equal to one-half the weight given	2298
to the component prescribed in division (D)(3)(b) of this	2299
section.	2300
If the joint committee on agency rule review disapproves	2301
the department's rules regarding the college, career, workforce,	2302
and military readiness component as described in division (D)(3)	2303
(f) of this section, division (D)(3)(g)(ii) of this section does	2304
not apply.	2305
(4)(a) The state board shall adopt rules in accordance	2306
with Chapter 119. of the Revised Code to establish the	2307
performance criteria, benchmarks, and rating system necessary to	2308
implement divisions (D) and (F) of this section, including the	2309
method for the department to assign performance ratings under	2310
division (D)(3) of this section.	2311
(b) In establishing the performance criteria, benchmarks,	2312
and rating system, the state board shall consult with	2313
stakeholder groups and advocates that represent parents,	2314
community members, students, business leaders, and educators	2315
from different school typology regions. The state board shall	2316
use data from prior school years and simulations to ensure that	2317

there is meaningful differentiation among districts and	2318
buildings across all performance ratings and that, except as	2319
permitted in division (D)(3)(f) of this section, more than half	2320
of all districts or buildings do not earn the same performance	2321
rating in any component or overall performance rating.	2322
(c) The state board shall adopt the rules prescribed by	2323
division (D)(4) of this section not later than March 31, 2022.	2324
However, the department shall notify districts and buildings of	2325
the changes to the report card prescribed in law not later than	2326
one week after the effective date of this amendment.	2327
(d) Prior to adopting or updating rules under division (D)	2328
(4) of this section, the president of the state board and the	2329
department shall conduct a public presentation before the	2330
standing committees of the house of representatives and the	2331
senate that consider primary and secondary education legislation	2332
describing the format for the report card and the performance	2333
criteria, benchmarks, and rating system, including the method to	2334
assign performance ratings under division (D)(3) of this	2335
section.	2336
(D) or an often Tube 1, 2015, the state beaud man develop	0007
(E) On or after July 1, 2015, the state board may develop	2337
a measure of student academic progress for high school students	2338

a measure of student academic progress for high school students 2338 using only data from assessments in English language arts and 2339 mathematics. If the state board develops this measure, each 2340 school district and applicable school building shall be assigned 2341 a separate letter grade for it not sooner than the 2017-2018 2342 school year. The district's or building's grade for that measure 2343 shall not be included in determining the district's or 2344 building's overall letter grade. 2345

(E)-(F)(1) The letter grades assigned to a school district 2346 or building under this section shall be as follows: 2347

<del>(1) <u>(a)</u> "</del> A" for a district or school making excellent	2348
progress;	2349
<del>(2) (b)</del> "B" for a district or school making above average	2350
progress;	2351
<del>(3) <u>(</u>c)</del> "C" for a district or school making average	2352
progress;	2353
<del>(4) <u>(</u>d) "</del> D" for a district or school making below average	2354
progress;	2355
<del>(5) <u>(</u>e) "</del> F" for a district or school failing to meet	2356
minimum progress.	2357
	0050
(2) For the overall performance rating under division (D)	2358
(3) of this section, the department shall include a descriptor	2359
for each performance rating as follows:	2360
(a) "Significantly exceeds state standards" for a	2361
performance rating of five stars;	2362
(b) "Exceeds state standards" for a performance rating of	2363
four stars or four and one-half stars;	2364
Tour Stars of four and one nati Stars,	2004
<u>(c) "Meets state standards" for a performance rating of</u>	2365
three stars or three and one-half stars;	2366
(d) "Needs support to meet state standards" for a	2367
performance rating of two stars or two and one-half stars;	2368
	2260
(e) "Needs significant support to meet state standards"	2369
for a performance rating of one star or one and one-half stars.	2370
(3) For performance ratings for each component under	2371
divisions (D)(3)(a) to (f) of this section, the state board	2372
shall include a description of each component and performance	2373
rating. The description shall include component-specific context	2374

to each performance rating earned, estimated comparisons to	2375
other school districts and buildings if appropriate, and any	2376
other information determined by the state board. The	2377
descriptions shall be not longer than twenty-five words in	2378
length when possible. In addition to such descriptions, the	2379
state board shall include the descriptors in division (F)(2) of	2380
this section for component performance ratings.	2381
(4) Each report card issued under this section shall	2382
include all of the following:	2383
(a) A graphic that depicts the performance ratings of a	2384
district or school on a color scale. The color associated with a	2385
performance rating of three stars shall be green and the color	2386
associated with a performance rating of one star shall be red.	2387
(b) An arrow graphic that shows data trends for	2388
performance ratings for school districts or buildings. The state	2389
board shall determine the data to be used for this graphic,	2390
which shall include at least the three most recent years of	2391
<u>data.</u>	2392
(c) A description regarding the weights that are assigned	2393
to each component and used to determine an overall performance	2394
rating, as prescribed under division (D)(3)(g) of this section,	2395
which shall be included in the presentation of the overall	2396
performance rating on each report card.	2397
<del>(F) <u>(G)</u> When reporting data on student achievement and</del>	2398
progress, the department shall disaggregate that data according	2399
to the following categories:	2400
(1) Performance of students by grade-level;	2401
(2) Performance of students by race and ethnic group;	2402

(3) Performance of students by gender; (4) Performance of students grouped by those who have been 2404 enrolled in a district or school for three or more years; 2405 (5) Performance of students grouped by those who have been 2406 enrolled in a district or school for more than one year and less 2407 than three years; 2408 (6) Performance of students grouped by those who have been 2409 enrolled in a district or school for one year or less; 2410 2411 (7) Performance of students grouped by those who are 2412 economically disadvantaged; (8) Performance of students grouped by those who are 2413 enrolled in a conversion community school established under 2414 Chapter 3314. of the Revised Code; 2415 (9) Performance of students grouped by those who are 2416 classified as English learners; 2417 (10) Performance of students grouped by those who have 2418 disabilities: 2419 (11) Performance of students grouped by those who are 2420 classified as migrants; 2421 (12) Performance of students grouped by those who are 2422 identified as gifted in superior cognitive ability and the 2423 specific academic ability fields of reading and math pursuant to 2424 Chapter 3324. of the Revised Code. In disaggregating specific 2425 academic ability fields for gifted students, the department 2426 shall use data for those students with specific academic ability 2427 in math and reading. If any other academic field is assessed, 2428 the department shall also include data for students with 2429

specific academic ability in that field as well.

Page 84

2403

(13) Performance of students grouped by those who perform
in the lowest quintile for achievement on a statewide basis, as
2432
determined by a method prescribed by the state board.
2433

The department may disaggregate data on student2434performance according to other categories that the department2435determines are appropriate. To the extent possible, the2436department shall disaggregate data on student performance2437according to any combinations of two or more of the categories2438listed in divisions (F)(1) (G)(1) to (13) of this section that2439it deems relevant.2440

In reporting data pursuant to division (F) (G) of this 2441 section, the department shall not include in the report cards 2442 any data statistical in nature that is statistically unreliable 2443 or that could result in the identification of individual 2444 students. For this purpose, the department shall not report 2445 student performance data for any group identified in division 2446 (F) (G) of this section that contains less than ten students. If 2447 the department does not report student performance data for a 2448 group because it contains less than ten students, the department 2449 2450 shall indicate on the report card that is why data was not 2451 reported.

(G) (H)The department may include with the report cards2452any additional education and fiscal performance data it deems2453valuable.2454

(II) (I) The department shall include on each report card a2455list of additional information collected by the department that2456is available regarding the district or building for which the2457report card is issued. When available, such additional2458information shall include student mobility data disaggregated by2459race and socioeconomic status, college enrollment data, and the2460

Page 85

The department shall maintain a site on the world wide 2462 web. The report card shall include the address of the site and 2463 shall specify that such additional information is available to 2464 the public at that site. The department shall also provide a 2465 copy of each item on the list to the superintendent of each 2466 school district. The district superintendent shall provide a 2467 copy of any item on the list to anyone who requests it. 2468

reports prepared under section 3302.031 of the Revised Code.

(I) (1) (a) (J) (1) (a) Except as provided in division (I) (1) 2469 (b) (J) (1) (b) of this section, for any district that sponsors a 2470 conversion community school under Chapter 3314. of the Revised 2471 Code, the department shall combine data regarding the academic 2472 performance of students enrolled in the community school with 2473 comparable data from the schools of the district for the purpose 2474 of determining the performance of the district as a whole on the 2475 report card issued for the district under this section or 2476 section 3302.033 of the Revised Code. 2477

(b) The department shall not combine data from any 2478 conversion community school that a district sponsors if a 2479 majority of the students enrolled in the conversion community 2480 school are enrolled in a dropout prevention and recovery program 2481 that is operated by the school, as described in division (A) (4) 2482 (a) of section 3314.35 of the Revised Code. The department shall 2483 include as an addendum to the district's report card the ratings 2484 and performance measures that are required under section 2485 3314.017 of the Revised Code for any community school to which 2486 division (I) (1) (b) (J) (1) (b) of this section applies. This 2487 addendum shall include, at a minimum, the data specified in 2488 divisions (C)(1)(a), (C)(2), and (C)(3) of section 3314.017 of 2489 the Revised Code. 2490

Page 86

(2) Any district that leases a building to a community 2491 school located in the district or that enters into an agreement 2492 with a community school located in the district whereby the 2493 district and the school endorse each other's programs may elect 2494 to have data regarding the academic performance of students 2495 enrolled in the community school combined with comparable data 2496 from the schools of the district for the purpose of determining 2497 the performance of the district as a whole on the district 2498 report card. Any district that so elects shall annually file a 2499 2500 copy of the lease or agreement with the department.

(3) Any municipal school district, as defined in section 2501 3311.71 of the Revised Code, that sponsors a community school 2502 located within the district's territory, or that enters into an 2503 agreement with a community school located within the district's 2504 territory whereby the district and the community school endorse 2505 each other's programs, may exercise either or both of the 2506 following elections: 2507

(a) To have data regarding the academic performance of 2508
students enrolled in that community school combined with 2509
comparable data from the schools of the district for the purpose 2510
of determining the performance of the district as a whole on the 2511
district's report card; 2512

(b) To have the number of students attending that2513community school noted separately on the district's report card.2514

The election authorized under division (I) (3) (a) (J) (3) (a)2515of this section is subject to approval by the governing2516authority of the community school.2517

Any municipal school district that exercises an election2518to combine or include data under division (I)(3) (J)(3) of this2519

section, by the first day of October of each year, shall file 2520
with the department documentation indicating eligibility for 2521
that election, as required by the department. 2522

(J) (K)The department shall include on each report card2523the percentage of teachers in the district or building who are2524properly certified or licensed teachers, as defined in section25253319.074 of the Revised Code, and a comparison of that2526percentage with the percentages of such teachers in similar2527districts and buildings.2528

2529 (K) (1) (1) In calculating English language arts, mathematics, or-science, American history, or American 2530 2531 government assessment passage rates used to determine school district or building performance under this section, the 2532 department shall include all students taking an assessment with 2533 accommodation or to whom an alternate assessment is administered 2534 pursuant to division (C)(1) or (3) of section 3301.0711 of the 2535 Revised Code and all students who take substitute examinations 2536 approved under division (B)(4) of section 3301.0712 of the 2537 Revised Code in the subject areas of science, American history 2538 2539 and American government.

(2) In calculating performance index scores, rates of
achievement on the performance indicators established by the
state board under section 3302.02 of the Revised Code, and
annual measurable objectives for determining adequate yearly
progress for school districts and buildings under this section,
2542
the department shall do all of the following:

(a) Include for each district or building only those
students who are included in the ADM certified for the first
full school week of October and are continuously enrolled in the
district or building through the time of the spring
2549

administration of any assessment prescribed by division (A)(1)	2550
or (B)(1) of section 3301.0710 or division (B) of section	2551
3301.0712 of the Revised Code that is administered to the	2552
student's grade level;	2553
(b) Include cumulative totals from both the fall and	2554
spring administrations of the third grade English language arts	2555
achievement assessment and, to the extent possible, the summer	2556
administration of that assessment;	2557
/	
(c) Except as required by the No Child Left Behind Act of	2558
2001, exclude for each district or building any English learner	2559
who has been enrolled in United States schools for less than one	2560
full school year.	2561
$\frac{(L)}{(M)}$ Beginning with the 2015–2016 school year and at	2562
least once every three years thereafter, the state board of	2563
education shall review and may adjust the benchmarks for	2564
assigning letter grades or performance ratings to the	2565
performance measures and components prescribed under divisions	2566
(C)(3)-and_(D)_ and (E) of this section.	2567
Sec. 3302.035. (A) Not later than October 1, 2015, and not	2568
later than the first day of October each year thereafter, the	2569
department of education shall report for each school district,	2570
each community school established under Chapter 3314., each STEM	2571
school established under Chapter 3326., and each college-	2572
preparatory boarding school established under Chapter 3328. of	2573
the Revised Code, the following measures for students with	2574
disabilities enrolled in that school district or community,	2575
STEM, or college-preparatory boarding school:	2576
(1) The value-added progress dimension score, as	2577

disaggregated for that subgroup under division (C)(1)(f) of

section 3302.03 of the Revised Code, as determined by the	2579
<u>department;</u>	2580
(2) The performance index score for that subgroup, as	2581
defined under division (A) of section 3302.01 of the Revised	2582
Code;	2583
(3) The four- and five-year adjusted cohort graduation	2584
rates, as defined under divisions (G)(1) and (2) of section	2585
3302.01 of the Revised Code, for that subgroup.	2586
(B) The department shall make each report completed	2587
pursuant to division (A) of this section available on its web	2588
site for comparison purposes.	2589
Sec. 3302.037. (A) Not more than thirty days after the	2590
department of education issues report cards under section	2591
3302.03 of the Revised Code, each school district and school	2592
building shall do the following:	2593
(1) Notify parents that the report card has been released	2594
and how parents can access the report card. Notification may	2595
include mailed letters, emails, newsletters, or any other	2596
proactive notification method used by districts and buildings to	2597
contact parents.	2598
(2) Include a link to the report card on the district's or	2599
<u>school's web site.</u>	2600
(B) Each superintendent of a school district shall present	2601
the results of the district's report card to the school district	2602
board of education not later than thirty days after the report	2603
cards are issued under section 3302.03 of the Revised Code.	2604
Sec. 3302.038. Not later than December 31, 2024, the	2605
department of education shall issue a report regarding the	2606

effectiveness of the state report cards issued under section	2607
3302.03 of the Revised Code. In preparing the report, the	2608
department shall study the data included in the state report	2609
cards issued for the 2021-2022, 2022-2023, and 2023-2024 school	2610
years. Based on that study, the department shall include in the	2611
report any recommendations for changes or improvements to the	2612
state report card.	2613
The department shall submit the report to the speaker of	2614
the house of representatives, the president of the senate, and	2615
the chairpersons of the standing committees of the house of	2616
representatives and the senate that consider education	2617
legislation.	2618
Sec. 3302.039. (A) The state report card review committee	2619
<u>is hereby established on July 1, 2023.</u>	2620
(B) The committee established under this section shall	2621
consist of the following members:	2622
(1) Two members of the house of representatives, both of	2623
whom shall not be members of the same political party, appointed	2624
by the speaker of the house of representatives. The minority	2625
leader of the house of representatives may recommend to the	2626
speaker of the house of representatives a member of the minority	2627
leader's political party to serve on the committee.	2628
(2) Two members of the senate, both of whom shall not be	2629
members of the same political party, appointed by the president	2630
of the senate. The minority leader of the senate may recommend	2631
to the president of the senate a member of the minority leader's	2632
political party to serve on the committee.	2633
(3) The superintendent of public instruction, or the state	2634
superintendent's designee;	2635

superintendent:

	y ano	oonato							
(4)	The	following	members	appointed	by	the	state		
inte	nden	t:							

(a) A classroom teacher who provides instruction in an 2638 elementary school; 2639

	(b)	A	classroom	teacher	who	provides	instruction	in a	high		2640
schoo	l;									2	2641

(c) An individual with experience in providing services to 2642 students identified as gifted in superior cognitive ability and 2643 specific academic ability fields under Chapter 3324. of the 2644 Revised Code; 2645

(d) An individual with experience in providing special 2646 education or related services to children with disabilities 2647 under Chapter 3323. of the Revised Code; 2648

(e) An individual representing a chartered nonpublic school;

(f) A representative of the business community;

(q) The parent of a child enrolled in any of grades 2652 kindergarten through twelve. 2653

(C) The committee established under this section shall 2654 conduct a study of the state report cards issued under section 2655 3302.03 of the Revised Code for the 2022-2023 school year and 2656 prior school years. Based on that study, the committee shall 2657 make recommendations for improvements, corrections, and 2658 clarifications to the state report card. 2659

Not later than June 30, 2024, the committee shall submit a 2660 report of its findings to the state board of education and the 2661 chairpersons of the standing committees of the house of 2662 representatives and the senate that consider primary and 2663

2636

2637

2649

2650

#### secondary education legislation.

Sec. 3302.04. As used in divisions (A), (C), and (D) of 2665 this section, for the 2014-2015 school year, and for each school 2666 year thereafter, when a provision refers to a school district or 2667 school building in a state of academic emergency, it shall mean 2668 a district or building rated "F"; when a provision refers to a 2669 school district or school building under an academic watch, it 2670 shall mean a district or building rated "D"; and when a 2671 provision refers to a school district or school building in need 2672 of continuous improvement, it shall mean a district or building 2673 rated "C" as those letter grade ratings for overall performance 2674 are assigned under division (C)(3) of section 3302.03 of the 2675 Revised Code, as it exists on or after March 22, 2013. 2676

(A) The department of education shall establish a system
2677
of intensive, ongoing support for the improvement of school
2678
districts and school buildings. In accordance with the model of
2679
differentiated accountability described in section 3302.041 of
2680
the Revised Code, the system shall give priority to the
2682

(1) For any school year prior to the 2012-2013 school
year, districts and buildings that have been declared to be
under an academic watch or in a state of academic emergency
under section 3302.03 of the Revised Code;

(2) For the 2012-2013 school year, and for each school
year thereafter, districts and buildings in the manner
2688
prescribed by any agreement currently in force between the
2689
department and the United States department of education. The
2690
department shall endeavor to include schools and buildings that
2691
receive grades or performance ratings under section 3302.03 of
2692
the Revised Code that the department considers to be low
2687

Page 94

performing.	2694
The system shall include services provided to districts	2695
and buildings through regional service providers, such as	2696
educational service centers. The system may include the	2697
appointment of an improvement coordinator for any of the lowest	2698
performing districts, as determined by the department, to	2699
coordinate the district's academic improvement efforts and to	2700
build support among the community for those efforts.	2701
(B) This division does not apply to any school district	2702
after June 30, 2008.	2703
When a school district has been notified by the department	2704
pursuant to section 3302.03 of the Revised Code that the	2705
district or a building within the district has failed to make	2706
adequate yearly progress for two consecutive school years, the	2707
district shall develop a three-year continuous improvement plan	2708
for the district or building containing each of the following:	2709
(1) An analysis of the reasons for the failure of the	2710
district or building to meet any of the applicable performance	2711
indicators established under section 3302.02 of the Revised Code	2712
that it did not meet and an analysis of the reasons for its	2713
failure to make adequate yearly progress;	2714
(2) Specific strategies that the district or building will	2715
use to address the problems in academic achievement identified	2716
in division (B)(1) of this section;	2717

(3) Identification of the resources that the district willallocate toward improving the academic achievement of the2719district or building;2720

(4) A description of any progress that the district orbuilding made in the preceding year toward improving its2722

academic achievement;

(5) An analysis of how the district is utilizing the
professional development standards adopted by the state board
pursuant to section 3319.61 of the Revised Code;
2726

(6) Strategies that the district or building will use to
(727
(728
(728
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
(729
<

No three-year continuous improvement plan shall be 2730 developed or adopted pursuant to this division unless at least 2731 one public hearing is held within the affected school district 2732 2733 or building concerning the final draft of the plan. Notice of the hearing shall be given two weeks prior to the hearing by 2734 publication in one newspaper of general circulation within the 2735 territory of the affected school district or building. Copies of 2736 the plan shall be made available to the public. 2737

(C) (1) For any school year prior to the school year that 2738 begins on July 1, 2012, when a school district or building has 2739 been notified by the department pursuant to section 3302.03 of 2740 the Revised Code that the district or building is under an 2741 academic watch or in a state of academic emergency, the district 2742 2743 or building shall be subject to any rules establishing intervention in academic watch or emergency school districts or 2744 buildings. 2745

(2) For the 2012-2013 school year, and for each school
2746
year thereafter, a district or building that meets the
conditions for intervention prescribed by the agreement
2748
described in division (A) (2) of this section shall be subject to
2749
any rules establishing such intervention.

(D) (1) For any school year prior to the 2012-2013 school 2751

year, within one hundred twenty days after any school district 2752 or building is declared to be in a state of academic emergency 2753 under section 3302.03 of the Revised Code, the department may 2754 initiate a site evaluation of the building or school district. 2755

(2) For the 2012-2013 school year, and for each school
2756
year thereafter, the department may initiate a site evaluation
2757
of a building or school district that meets the conditions for a
2758
site evaluation prescribed by the agreement described in
2759
division (A) (2) of this section.

(3) Division (D) (3) of this section does not apply to any2761school district after June 30, 2008.2762

If any school district that is declared to be in a state 2763 of academic emergency or in a state of academic watch under 2764 section 3302.03 of the Revised Code or encompasses a building 2765 that is declared to be in a state of academic emergency or in a 2766 state of academic watch fails to demonstrate to the department 2767 satisfactory improvement of the district or applicable buildings 2768 or fails to submit to the department any information required 2769 under rules established by the state board of education, prior 2770 to approving a three-year continuous improvement plan under 2771 rules established by the state board of education, the 2772 department shall conduct a site evaluation of the school 2773 district or applicable buildings to determine whether the school 2774 district is in compliance with minimum standards established by 2775 law or rule. 2776

(4) Division (D) (4) of this section does not apply to any
2777
school district after June 30, 2008. Site evaluations conducted
2778
under divisions (D) (1), (2), and (3) of this section shall
2779
include, but not be limited to, the following:
2780

(a) Determining whether teachers are assigned to subject	2781
areas for which they are licensed or certified;	2782
(b) Determining pupil-teacher ratios;	2783
(c) Examination of compliance with minimum instruction	2784
time requirements for each school day and for each school year;	2785
(d) Determining whether materials and equipment necessary	2786
to implement the curriculum approved by the school district	2787
board are available;	2788
(e) Examination of whether the teacher and principal	2789
evaluation systems comply with sections 3311.80, 3311.84,	2790
3319.02, and 3319.111 of the Revised Code;	2791
(f) Examination of the adequacy of efforts to improve the	2792
cultural competency, as defined pursuant to section 3319.61 of	2793
the Revised Code, of teachers and other educators.	2794
(E) This division applies only to school districts that	2795
operate a school building that fails to make adequate yearly	2796
progress for two or more consecutive school years. It does not	2797
apply to any such district after June 30, 2008, except as	2798
provided in division (D)(2) of section 3313.97 of the Revised	2799
Code.	2800
(1) For any school building that fails to make adequate	2801
yearly progress for two consecutive school years, the district	2802
shall do all of the following:	2803
(a) Provide written notification of the academic issues	2804
that resulted in the building's failure to make adequate yearly	2805
progress to the parent or guardian of each student enrolled in	2806
the building. The notification shall also describe the actions	2807
being taken by the district or building to improve the academic	2808

performance of the building and any progress achieved toward 2809 that goal in the immediately preceding school year. 2810

(b) If the building receives funds under Title I, Part A 2811 of the "Elementary and Secondary Education Act of 1965," 20 2812 U.S.C. 6311 to 6339, from the district, in accordance with 2813 2814 section 3313.97 of the Revised Code, offer all students enrolled in the building the opportunity to enroll in an alternative 2815 building within the district that is not in school improvement 2816 status as defined by the "No Child Left Behind Act of 2001." 2817 Notwithstanding Chapter 3327. of the Revised Code, the district 2818 shall spend an amount equal to twenty per cent of the funds it 2819 receives under Title I, Part A of the "Elementary and Secondary 2820 Education Act of 1965," 20 U.S.C. 6311 to 6339, to provide 2821 transportation for students who enroll in alternative buildings 2822 under this division, unless the district can satisfy all demand 2823 for transportation with a lesser amount. If an amount equal to 2824 twenty per cent of the funds the district receives under Title 2825 I, Part A of the "Elementary and Secondary Education Act of 2826 1965," 20 U.S.C. 6311 to 6339, is insufficient to satisfy all 2827 demand for transportation, the district shall grant priority 2828 over all other students to the lowest achieving students among 2829 the subgroup described in division (B)(3) of section 3302.01 of 2830 the Revised Code in providing transportation. Any district that 2831 does not receive funds under Title I, Part A of the "Elementary 2832 and Secondary Education Act of 1965," 20 U.S.C. 6311 to 6339, 2833 shall not be required to provide transportation to any student 2834 who enrolls in an alternative building under this division. 2835

(2) For any school building that fails to make adequate 2836yearly progress for three consecutive school years, the district 2837shall do both of the following: 2838

(a) If the building receives funds under Title I, Part A 2839 of the "Elementary and Secondary Education Act of 1965," 20 2840 U.S.C. 6311 to 6339, from the district, in accordance with 2841 section 3313.97 of the Revised Code, provide all students 2842 2843 enrolled in the building the opportunity to enroll in an alternative building within the district that is not in school 2844 improvement status as defined by the "No Child Left Behind Act 2845 of 2001." Notwithstanding Chapter 3327. of the Revised Code, the 2846 district shall provide transportation for students who enroll in 2847 alternative buildings under this division to the extent required 2848 under division (E)(2) of this section. 2849

(b) If the building receives funds under Title I, Part A 2850
of the "Elementary and Secondary Education Act of 1965," 20 2851
U.S.C. 6311 to 6339, from the district, offer supplemental 2852
educational services to students who are enrolled in the 2853
building and who are in the subgroup described in division (B) 2854
(3) of section 3302.01 of the Revised Code. 2855

The district shall spend a combined total of an amount 2856 equal to twenty per cent of the funds it receives under Title I, 2857 Part A of the "Elementary and Secondary Education Act of 1965," 2858 20 U.S.C. 6311 to 6339, to provide transportation for students 2859 2860 who enroll in alternative buildings under division (E)(1)(b) or (E)(2)(a) of this section and to pay the costs of the 2861 supplemental educational services provided to students under 2862 division (E)(2)(b) of this section, unless the district can 2863 satisfy all demand for transportation and pay the costs of 2864 supplemental educational services for those students who request 2865 them with a lesser amount. In allocating funds between the 2866 requirements of divisions (E)(1)(b) and (E)(2)(a) and (b) of 2867 this section, the district shall spend at least an amount equal 2868 to five per cent of the funds it receives under Title I, Part A 2869

Page 99

of the "Elementary and Secondary Education Act of 1965," 20 2870 U.S.C. 6311 to 6339, to provide transportation for students who 2871 enroll in alternative buildings under division (E)(1)(b) or (E) 2872 (2) (a) of this section, unless the district can satisfy all 2873 demand for transportation with a lesser amount, and at least an 2874 amount equal to five per cent of the funds it receives under 2875 Title I, Part A of the "Elementary and Secondary Education Act 2876 of 1965," 20 U.S.C. 6311 to 6339, to pay the costs of the 2877 supplemental educational services provided to students under 2878 division (E)(2)(b) of this section, unless the district can pay 2879 the costs of such services for all students requesting them with 2880 a lesser amount. If an amount equal to twenty per cent of the 2881 funds the district receives under Title I, Part A of the 2882 "Elementary and Secondary Education Act of 1965," 20 U.S.C. 6311 2883 to 6339, is insufficient to satisfy all demand for 2884 transportation under divisions (E)(1)(b) and (E)(2)(a) of this 2885 section and to pay the costs of all of the supplemental 2886 educational services provided to students under division (E)(2) 2887 (b) of this section, the district shall grant priority over all 2888 other students in providing transportation and in paying the 2889 costs of supplemental educational services to the lowest 2890 achieving students among the subgroup described in division (B) 2891 (3) of section 3302.01 of the Revised Code. 2892

Any district that does not receive funds under Title I,2893Part A of the "Elementary and Secondary Education Act of 1965,"289420 U.S.C. 6311 to 6339, shall not be required to provide2895transportation to any student who enrolls in an alternative2896building under division (E) (2) (a) of this section or to pay the2897costs of supplemental educational services provided to any2898student under division (E) (2) (b) of this section.2899

No student who enrolls in an alternative building under 2900

Page 101

division (E)(2)(a) of this section shall be eligible for	2901
supplemental educational services under division (E)(2)(b) of	2902
this section.	2903
(3) For any school building that fails to make adequate	2904
yearly progress for four consecutive school years, the district	2905
shall continue to comply with division (E)(2) of this section	2906
and shall implement at least one of the following options with	2907
respect to the building:	2908
(a) Institute a new curriculum that is consistent with the	2909
statewide academic standards adopted pursuant to division (A) of	2910
section 3301.079 of the Revised Code;	2911
(b) Decrease the degree of authority the building has to	2912
<pre>manage its internal operations;</pre>	2913
(c) Appoint an outside expert to make recommendations for	2914
improving the academic performance of the building. The district	2915
may request the department to establish a state intervention	2916
team for this purpose pursuant to division (G) of this section.	2917
(d) Extend the length of the school day or year;	2918
(e) Replace the building principal or other key personnel;	2919
(f) Reorganize the administrative structure of the	2920
building.	2921
(4) For any school building that fails to make adequate	2922
yearly progress for five consecutive school years, the district	2923
shall continue to comply with division (E)(2) of this section	2924
and shall develop a plan during the next succeeding school year	2925
to improve the academic performance of the building, which shall	2926
include at least one of the following options:	2927

(a) Reopen the school as a community school under Chapter 2928

3314. of the Revised Code;	2929
(b) Replace personnel;	2930
(c) Contract with a nonprofit or for-profit entity to operate the building;	2931 2932
(d) Turn operation of the building over to the department;	2933
(e) Other significant restructuring of the building's governance.	2934 2935
(5) For any school building that fails to make adequate	2936
yearly progress for six consecutive school years, the district	2937
shall continue to comply with division (E)(2) of this section	2938
and shall implement the plan developed pursuant to division (E)	2939
(4) of this section.	2940
(6) A district shall continue to comply with division (E)	2941
(1)(b) or (E)(2) of this section, whichever was most recently	2942
applicable, with respect to any building formerly subject to one	2943
of those divisions until the building makes adequate yearly	2944
progress for two consecutive school years.	2945
(F) This division applies only to school districts that	2946
have been identified for improvement by the department pursuant	2947
to the "No Child Left Behind Act of 2001." It does not apply to	2948
any such district after June 30, 2008.	2949
(1) If a school district has been identified for	2950
improvement for one school year, the district shall provide a	2951
written description of the continuous improvement plan developed	2952

by the district pursuant to division (B) of this section to the 2953 parent or guardian of each student enrolled in the district. If 2954 the district does not have a continuous improvement plan, the 2955 district shall develop such a plan in accordance with division 2956

Page 103

(B) of this section and provide a written description of the	2957
plan to the parent or guardian of each student enrolled in the	2958
district.	2959
(2) If a school district has been identified for	2960
improvement for two consecutive school years, the district shall	2961
continue to implement the continuous improvement plan developed	2962
by the district pursuant to division (B) or (F)(1) of this	2963
section.	2964
(3) If a school district has been identified for	2965
improvement for three consecutive school years, the department	2966
shall take at least one of the following corrective actions with	2967
respect to the district:	2968
(a) Withhold a portion of the funds the district is	2969
entitled to receive under Title I, Part A of the "Elementary and	2970
Secondary Education Act of 1965," 20 U.S.C. 6311 to 6339;	2971
(b) Direct the district to replace key district personnel;	2972
(c) Institute a new curriculum that is consistent with the	2973
statewide academic standards adopted pursuant to division (A) of	2974
section 3301.079 of the Revised Code;	2975
(d) Establish alternative forms of governance for	2976
individual school buildings within the district;	2977
(e) Appoint a trustee to manage the district in place of	2978
the district superintendent and board of education.	2979
The department shall conduct individual audits of a	2980
sampling of districts subject to this division to determine	2981
compliance with the corrective actions taken by the department.	2982
(4) If a school district has been identified for	2983
improvement for four consecutive school years, the department	2984

shall continue to monitor implementation of the corrective2985action taken under division (F)(3) of this section with respect2986to the district.2987

(5) If a school district has been identified for 2988 improvement for five consecutive school years, the department 2989 shall take at least one of the corrective actions identified in 2990 division (F) (3) of this section with respect to the district, 2991 provided that the corrective action the department takes is 2992 different from the corrective action previously taken under 2993 division (F) (3) of this section with respect to the district. 2994

(G) The department may establish a state intervention team 2995 to evaluate all aspects of a school district or building, 2996 including management, curriculum, instructional methods, 2997 resource allocation, and scheduling. Any such intervention team 2998 shall be appointed by the department and shall include teachers 2999 and administrators recognized as outstanding in their fields. 3000 The intervention team shall make recommendations regarding 3001 methods for improving the performance of the district or 3002 building. 3003

The department shall not approve a district's request for3004an intervention team under division (E)(3) of this section if3005the department cannot adequately fund the work of the team,3006unless the district agrees to pay for the expenses of the team.3007

(H) The department shall conduct individual audits of a	3008
sampling of community schools established under Chapter 3314. of	3009
the Revised Code to determine compliance with this section.	3010

(I) The state board shall adopt rules for implementing 3011this section. 3012

Sec. 3302.05. The state board of education shall adopt 3013

rules freeing school districts from specified state mandates if	
	3014
one of the following applies:	3015
(A) For the 2011-2012 school year, the school district was	3016
declared to be excellent under section 3302.03 of the Revised	3017
Code, as that section existed prior to March 22, 2013, and had	3018
above expected growth in the overall value-added measure.	3019
(B) For the 2012-2013 school year, the school district	3020
received a grade of "A" for the number of performance indicators	3021
received a grade of "A" for the number of performance indicators met under division (A)(1)(c) of section 3302.03 of the Revised	3021 3022
met under division (A)(1)(c) of section 3302.03 of the Revised	3022
met under division (A)(1)(c) of section 3302.03 of the Revised Code and for the value-added dimension under division (A)(1)(e)	3022 3023

year, the school district received a grade of "A" for the number 3026 of performance indicators met under division (B)(1)(c) of 3027 section 3302.03 of the Revised Code and for the value-added 3028 dimension under division (B)(1)(e) of section 3302.03 of the 3029 Revised Code. 3030

 (D) For the 2016-2017, 2017-2018, 2018-2019, 2019-2020, or
 3031

 2020-2021 school year and for each school year thereafter, the
 3032

 school district received an overall grade of "A" under division
 3033

 (C) (3) of section 3302.03 of the Revised Code.
 3034

(F) For the 2021-2022 school year and for each school year3035thereafter, the school district received an overall performance3036rating of five stars under division (D) (3) of section 3302.03 of3037the Revised Code.3038

Any mandates included in the rules shall be only those3039statutes or rules pertaining to state education requirements.3040The rules shall not exempt districts from any operating standard3041adopted under division (D) (3) of section 3301.07 of the Revised3042

territory.

Page 106

Code.	3043
Sec. 3302.10. (A) The superintendent of public instruction	3044
shall establish an academic distress commission for any school	3045
district that meets one of the following conditions:	3046
(1) The district has <del>received an overall grade of "F"</del>	3047
under division (C)(3) of section 3302.03 of the Revised Code for	3048
three consecutive years received either of the following:	3049
(a) An overall grade of "F" under division (C)(3) of	3050
section 3302.03 of the Revised Code;	3051
(b) An overall performance rating of less than two stars	3052
under division (D)(3) of section 3302.03 of the Revised Code.	3053
	3054
(2) An academic distress commission established for the	
district under former section 3302.10 of the Revised Code was	3055
still in existence on the effective date of this section October	3056
<u>15, 2015,</u> and has been in existence for at least four years.	3057
(B)(1) The academic distress commission shall consist of	3058
five members as follows:	3059
(a) Three members appointed by the state superintendent,	3060
one of whom is a resident in the county in which a majority of	3061
the district's territory is located;	3062
(b) One member appointed by the president of the district	3063
board of education, who shall be a teacher employed by the	3064
district;	3065
	0000
(c) One member appointed by the mayor of the municipality	3066
in which a majority of the district's territory is located or,	3067
if no such municipality exists, by the mayor of a municipality	3068
selected by the state superintendent in which the district has	3069

Appointments to the commission shall be made within thirty 3071 days after the district is notified that it is subject to this 3072 section. Members of the commission shall serve at the pleasure 3073 of their appointing authority. The state superintendent shall 3074 designate a chairperson for the commission from among the 3075 members appointed by the state superintendent. The chairperson 3076 shall call and conduct meetings, set meeting agendas, and serve 3077 as a liaison between the commission and the chief executive 3078 officer appointed under division (C)(1) of this section. 3079

(2) In the case of a school district that meets the
3080
condition in division (A) (2) of this section, the academic
3081
distress commission established for the district under former
3082
section 3302.10 of the Revised Code shall be abolished and a new
3083
academic distress commission shall be appointed for the district
3084
pursuant to division (B) (1) of this section.

(C) (1) Within sixty days after the state superintendent 3086 has designated a chairperson for the academic distress 3087 commission, the commission shall appoint a chief executive 3088 officer for the district, who shall be paid by the department of 3089 3090 education and shall serve at the pleasure of the commission. The individual appointed as chief executive officer shall have high-3091 level management experience in the public or private sector. The 3092 chief executive officer shall exercise complete operational, 3093 managerial, and instructional control of the district, which 3094 shall include, but shall not be limited to, the following powers 3095 and duties, but the chief executive officer may delegate, in 3096 writing, specific powers or duties to the district board or 3097 district superintendent: 3098

(a) Replacing school administrators and central office 3099staff; 3100

Page 107

(b) Assigning employees to schools and approving	3101
transfers;	3102
(c) Hiring new employees;	3103
(d) Defining employee responsibilities and job	3104
descriptions;	3105
(e) Establishing employee compensation;	3106
(f) Allocating teacher class loads;	3107
(g) Conducting employee evaluations;	3108
(h) Making reductions in staff under section 3319.17,	3109
3319.171, or 3319.172 of the Revised Code;	3110
(i) Setting the school calendar;	3111
(j) Creating a budget for the district;	3112
(k) Contracting for services for the district;	3113
(1) Modifying policies and procedures established by the	3114
district board;	3115
(m) Establishing grade configurations of schools;	3116
(n) Determining the school curriculum;	3117
(o) Selecting instructional materials and assessments;	3118
(p) Setting class sizes;	3119
(q) Providing for staff professional development.	3120
(2) If an improvement coordinator was previously appointed	3121
for the district pursuant to division (A) of section 3302.04 of	3122
the Revised Code, that position shall be terminated. However,	3123
nothing in this section shall prohibit the chief executive	3124
officer from employing the same individual or other staff to	3125

(D) The academic distress commission, in consultation with 3128 the state superintendent and the chief executive officer, shall 3129 be responsible for expanding high-quality school choice options 3130 in the district. The commission, in consultation with the state 3131 superintendent, may create an entity to act as a high-quality 3132 school accelerator for schools not operated by the district. The 3133 accelerator shall promote high-quality schools in the district, 3134 3135 lead improvement efforts for underperforming schools, recruit high-quality sponsors for community schools, attract new high-3136 quality schools to the district, and increase the overall 3137 capacity of schools to deliver a high-quality education for 3138 students. Any accelerator shall be an independent entity and the 3139 chief executive officer shall have no authority over the 3140 accelerator. 3141

(E) (1) Within thirty days after the chief executive 3142 officer is appointed, the chief executive officer shall convene 3143 a group of community stakeholders. The purpose of the group 3144 shall be to develop expectations for academic improvement in the 3145 district and to assist the district in building relationships 3146 3147 with organizations in the community that can provide needed services to students. Members of the group shall include, but 3148 shall not be limited to, educators, civic and business leaders, 3149 and representatives of institutions of higher education and 3150 government service agencies. Within ninety days after the chief 3151 executive officer is appointed, the chief executive officer also 3152 shall convene a smaller group of community stakeholders for each 3153 school operated by the district to develop expectations for 3154 academic improvement in that school. The group convened for each 3155 school shall have teachers employed in the school and parents of 3156 students enrolled in the school among its members.

(2) The chief executive officer shall create a plan to 3158 improve the district's academic performance. In creating the 3159 plan, the chief executive officer shall consult with the groups 3160 convened under division (E)(1) of this section. The chief 3161 executive officer also shall consider the availability of 3162 funding to ensure sustainability of the plan. The plan shall 3163 establish clear, measurable performance goals for the district 3164 and for each school operated by the district. The performance 3165 3166 goals shall include, but not be limited to, the performance measures prescribed for report cards issued under section 3167 3302.03 of the Revised Code. Within ninety days after the chief 3168 executive officer is appointed, the chief executive officer 3169 shall submit the plan to the academic distress commission for 3170 approval. Within thirty days after the submission of the plan, 3171 3172 the commission shall approve the plan or suggest modifications to the plan that will render it acceptable. If the commission 3173 suggests modifications, the chief executive officer may revise 3174 the plan before resubmitting it to the commission. The chief 3175 executive officer shall resubmit the plan, whether revised or 3176 3177 not, within fifteen days after the commission suggests modifications. The commission shall approve the plan within 3178 thirty days after the plan is resubmitted. Upon approval of the 3179 plan by the commission, the chief executive officer shall 3180 implement the plan. 3181

(F) Notwithstanding any provision to the contrary in 3182
Chapter 4117. of the Revised Code, if the district board has 3183
entered into, modified, renewed, or extended a collective 3184
bargaining agreement on or after the effective date of this 3185
section October 15, 2015, that contains provisions relinquishing 3186
one or more of the rights or responsibilities listed in division 3187

Page 110

(C) of section 4117.08 of the Revised Code, those provisions are 3188 not enforceable and the chief executive officer and the district 3189 board shall resume holding those rights or responsibilities as 3190 if the district board had not relinquished them in that 3191 agreement until such time as both the academic distress 3192 commission ceases to exist and the district board agrees to 3193 relinguish those rights or responsibilities in a new collective 3194 bargaining agreement. For purposes of this section, "collective 3195 bargaining agreement" shall include any labor contract or 3196 3197 agreement in effect with any applicable bargaining representative. The chief executive officer and the district 3198 board are not required to bargain on subjects reserved to the 3199 management and direction of the school district, including, but 3200 not limited to, the rights or responsibilities listed in 3201 division (C) of section 4117.08 of the Revised Code. The way in 3202 which these subjects and these rights or responsibilities may 3203 affect the wages, hours, terms and conditions of employment, or 3204 the continuation, modification, or deletion of an existing 3205 provision of a collective bargaining agreement is not subject to 3206 3207 collective bargaining or effects bargaining under Chapter 4117. of the Revised Code. The provisions of this paragraph apply to a 3208 collective bargaining agreement entered into, modified, renewed, 3209 or extended on or after the effective date of this section-3210 October 15, 2015, and those provisions are deemed to be part of 3211 that agreement regardless of whether the district satisfied the 3212 conditions prescribed in division (A) of this section at the 3213 time the district entered into that agreement. If the district 3214 board relinquished one or more of the rights or responsibilities 3215 listed in division (C) of section 4117.08 of the Revised Code in 3216 a collective bargaining agreement entered into prior to the 3217 effective date of this section October 15, 2015, and had resumed 3218 3219 holding those rights or responsibilities pursuant to division

Page 111

(K) of former section 3302.10 of the Revised Code, as it existed 3220 prior to that date, the district board shall continue to hold 3221 those rights or responsibilities until such time as both the new 3222 academic distress commission appointed under this section ceases 3223 to exist upon completion of the transition period specified in 3224 division (N)(1) of this section and the district board agrees to 3225 relinquish those rights or responsibilities in a new collective 3226 bargaining agreement. 3227 (G) In each school year that the district is subject to 3228 this section, the following shall apply: 3229 (1) The chief executive officer shall implement the 3230 improvement plan approved under division (E)(2) of this section 3231 and shall review the plan annually to determine if changes are 3232 needed. The chief executive officer may modify the plan upon the 3233 approval of the modifications by the academic distress 3234 commission. 3235 (2) The chief executive officer may implement innovative 3236 education programs to do any of the following: 3237 (a) Address the physical and mental well-being of students 3238 and their families; 3239 3240 (b) Provide mentoring; 3241 (c) Provide job resources; (d) Disseminate higher education information; 3242 (e) Offer recreational or cultural activities; 3243 (f) Provide any other services that will contribute to a 3244 successful learning environment. 3245 3246

The chief executive officer shall establish a separate

fund to support innovative education programs and shall deposit3247any moneys appropriated by the general assembly for the purposes3248of division (G)(2) of this section in the fund. The chief3249executive officer shall have sole authority to disburse moneys3250from the fund until the district is no longer subject to this3251section. All disbursements shall support the improvement plan3252approved under division (E)(2) of this section.3253

(3) If the district is not a school district in which the 3254 pilot project scholarship program is operating under sections 3255 3313.974 to 3313.979 of the Revised Code, each student who is 3256 entitled to attend school in the district under section 3313.64 3257 or 3313.65 of the Revised Code and is enrolled in a school 3258 operated by the district or in a community school, or will be 3259 both enrolling in any of grades kindergarten through twelve in 3260 this state for the first time and at least five years of age by 3261 the first day of January of the following school year, shall be 32.62 eligible to participate in the educational choice scholarship 3263 pilot program established under sections 3310.01 to 3310.17 of 3264 the Revised Code and an application for the student may be 3265 submitted during the next application period. 3266

(4) Notwithstanding anything to the contrary in the 3267 Revised Code, the chief executive officer may limit, suspend, or 3268 alter any contract with an administrator that is entered into, 3269 modified, renewed, or extended by the district board on or after 3270 the effective date of this section October 15, 2015, provided 3271 that the chief executive officer shall not reduce any salary or 3272 base hourly rate of pay unless such salary or base hourly rate 3273 reductions are part of a uniform plan affecting all district 3274 employees and shall not reduce any insurance benefits unless 3275 such insurance benefit reductions are also applicable generally 3276 to other employees of the district. 3277

(5) The chief executive officer shall represent the	3278
district board during any negotiations to modify, renew, or	3279
extend a collective bargaining agreement entered into by the	3280
board under Chapter 4117. of the Revised Code.	3281
(H) If the report card for the district has been issued	3282
under section 3302.03 of the Revised Code for the first school	3283
year that the district is subject to this section and the	3284
district does not meet the qualification in division (N)(1) of	3285
this section, the following shall apply:	3286
(1) The chief executive officer may reconstitute any	3287
school operated by the district. The chief executive officer	3288
shall present to the academic distress commission a plan that	3289
lists each school designated for reconstitution and explains how	3290
the chief executive officer plans to reconstitute the school.	3291
The chief executive officer may take any of the following	3292
actions to reconstitute a school:	3293
(a) Change the mission of the school or the focus of its	3294
curriculum;	3295
(b) Replace the school's principal and/or administrative	3296
<pre>staff;</pre>	3297
(c) Replace a majority of the school's staff, including	3298
teaching and nonteaching employees;	3299
(d) Contract with a nonprofit or for-profit entity to	3300
manage the operations of the school. The contract may provide	3301
for the entity to supply all or some of the staff for the	3302
school.	3303

(e) Reopen the school as a community school under Chapter
3304
3314. of the Revised Code or a science, technology, engineering,
3305
and mathematics school under Chapter 3326. of the Revised Code;
3306

3307

(f) Permanently close the school.

If the chief executive officer plans to reconstitute a 3308 school under division (H)(1)(e) or (f) of this section, the 3309 commission shall review the plan for that school and either 3310 approve or reject it by the thirtieth day of June of the school 3311 year. Upon approval of the plan by the commission, the chief 3312 executive officer shall reconstitute the school as outlined in 3313 the plan. 3314

(2) Notwithstanding any provision to the contrary in 3315 Chapter 4117. of the Revised Code, the chief executive officer, 3316 in consultation with the chairperson of the academic distress 3317 commission, may reopen any collective bargaining agreement 3318 entered into, modified, renewed, or extended on or after the 3319 effective date of this section October 15, 2015, for the purpose 3320 of renegotiating its terms. The chief executive officer shall 3321 have the sole discretion to designate any provisions of a 3322 collective bargaining agreement as subject to reopening by 3323 providing written notice to the bargaining representative. Any 3324 provisions designated for reopening by the chief executive 3325 officer shall be subject to collective bargaining as set forth 3326 in Chapter 4117. of the Revised Code. Any changes to the 3327 3328 provisions subject to reopening shall take effect on the following first day of July or another date agreed to by the 3329 parties. The chief executive officer may reopen a collective 3330 bargaining agreement under division (H) (2) of this section as 3331 necessary to reconstitute a school under division (H) (1) of this 3332 section. 3333

(I) If the report card for the district has been issued
3334
under section 3302.03 of the Revised Code for the second school
3335
year that the district is subject to this section and the
3336

district does not meet the qualification in division (N)(1) of 3337 this section, the following shall apply: 3338 (1) The chief executive officer may exercise any of the 3339 powers authorized under division (H) of this section. 3340 (2) Notwithstanding any provision to the contrary in 3341 Chapter 4117. of the Revised Code, the chief executive officer 3342 may limit, suspend, or alter any provision of a collective 3343 3344 bargaining agreement entered into, modified, renewed, or extended on or after the effective date of this section October\_ 3345 15, 2015, provided that the chief executive officer shall not 3346 reduce any base hourly rate of pay and shall not reduce any 3347 insurance benefits. The decision to limit, suspend, or alter any 3348 provision of a collective bargaining agreement under this 3349 division is not subject to bargaining under Chapter 4117. of the 3350 Revised Code; however, the chief executive officer shall have 3351 the discretion to engage in effects bargaining on the way any 3352 such decision may affect wages, hours, or terms and conditions 3353 of employment. The chief executive officer may limit, suspend, 3354 or alter a provision of a collective bargaining agreement under 3355 division (I)(2) of this section as necessary to reconstitute a 3356

(J) If the report card for the district has been issued
3358
under section 3302.03 of the Revised Code for the third school
3359
year that the district is subject to this section and the
3360
district does not meet the qualification in division (N) (1) of
3361
this section, the following shall apply:

school under division (H)(1) of this section.

(1) The chief executive officer may exercise any of thegowers authorized under division (H) or (I) of this section.3363

(2) The chief executive officer may continue in effect a 3365

Page 116

limitation, suspension, or alteration of a provision of a 3366 collective bargaining agreement issued under division (I)(2) of 3367 this section. Any such continuation shall be subject to the 3368 requirements and restrictions of that division. 3369

(K) If the report card for the district has been issued 3370
under section 3302.03 of the Revised Code for the fourth school 3371
year that the district is subject to this section and the 3372
district does not meet the qualification in division (N) (1) of 3373
this section, the following shall apply: 3374

(1) The chief executive officer may exercise any of the3375powers authorized under division (H), (I), or (J) of this3376section.

(2) A new board of education shall be appointed for the
district in accordance with section 3302.11 of the Revised Code.
However, the chief executive officer shall retain complete
operational, managerial, and instructional control of the
district until the chief executive officer relinquishes that
control to the district board under division (N) (1) of this
3383
section.

(L) If the report card for the district has been issued 3385
under section 3302.03 of the Revised Code for the fifth school 3386
year, or any subsequent school year, that the district is 3387
subject to this section and the district does not meet the 3388
qualification in division (N) (1) of this section, the chief 3389
executive officer may exercise any of the powers authorized 3390
under division (H), (I), (J), or (K) (1) of this section. 3391

(M) If division (I), (J), (K), or (L) of this section
applies to a district, community schools, STEM schools,
chartered nonpublic schools, and other school districts that
3394

enroll students residing in the district and meet academic3395accountability standards shall be eligible to be paid an3396academic performance bonus in each fiscal year for which the3397general assembly appropriates funds for that purpose. The3398academic performance bonus is intended to give students residing3399in the district access to a high-quality education by3400encouraging high-quality schools to enroll those students.3401

3402 (N) (1) When a district subject to this section receives <u>either</u> an overall grade of "C" or higher under division (C)(3) 3403 of section 3302.03 of the Revised Code or an overall performance 3404 rating of three stars or higher under division (D)(3) of section 3405 <u>3302.03 of the Revised Code</u>, the district shall begin its 3406 transition out of being subject to this section. Except as 3407 provided in division (N) (2) of this section, the transition 3408 period shall last until the district has received <u>either</u> an 3409 overall grade higher than "F" under division (C)(3) of section 3410 3302.03 of the Revised Code or an overall performance rating of 3411 two stars or higher under division (D)(3) of section 3302.03 of 3412 the Revised Code for two consecutive school years after the 3413 transition period begins. The overall grade of "C" or higher or 3414 overall performance rating of three stars or higher that 3415 qualifies gualify the district to begin the transition period 3416 shall not count as one of the two consecutive school years. 3417 During the transition period, the conditions described in 3418 divisions (F) to (L) of this section for the school year prior 3419 to the school year in which the transition period begins shall 3420 continue to apply and the chief executive officer shall work 3421 closely with the district board and district superintendent to 3422 increase their ability to resume control of the district and 3423 sustain the district's academic improvement over time. Upon 3424 completion of the transition period, the chief executive officer 3425 shall relinquish all operational, managerial, and instructional3426control of the district to the district board and district3427superintendent and the academic distress commission shall cease3428to exist.3429

(2) If the district receives <u>either an</u> overall grade of 3430 "F" under division (C)(3) of section 3302.03 of the Revised Code 3431 or an overall performance rating of less than two stars under 3432 division (D)(3) of section 3302.03 of the Revised Code at any 3433 time during the transition period, the transition period shall 3434 end and the district shall be fully subject to this section 3435 again. The district shall resume being fully subject to this 3436 section at the point it began its transition out of being 3437 subject to this section and the division in divisions (H) to (L) 3438 of this section that would have applied to the district had the 3439 district not qualified to begin its transition under division 3440 (N) (1) of this section shall apply to the district. 3441

(0) If at any time there are no longer any schools
operated by the district due to reconstitution or other closure
of the district's schools under this section, the academic
3444
distress commission shall cease to exist and the chief executive
officer shall cease to exercise any powers with respect to the
3446
district.

(P) Beginning on the effective date of this section 3448
October 15, 2015, each collective bargaining agreement entered 3449
into by a school district board of education under Chapter 4117. 3450
of the Revised Code shall incorporate the provisions of this 3451
section. 3452

(Q) The chief executive officer, the members of the
 3453
 academic distress commission, the state superintendent, and any
 3454
 person authorized to act on behalf of or assist them shall not
 3455

Page 119

be personally liable or subject to any suit, judgment, or claim 3456 for damages resulting from the exercise of or failure to 3457 exercise the powers, duties, and functions granted to them in 3458 regard to their functioning under this section, but the chief 3459 executive officer, commission, state superintendent, and such 3460 other persons shall be subject to mandamus proceedings to compel 3461 performance of their duties under this section. 3462

(R) The state superintendent shall not exempt any district
from this section by approving an application for an innovative
education pilot program submitted by the district under section
3302.07 of the Revised Code.

Sec. 3302.12. (A) (1) Except as provided in divisions (C) 3467 and (D) of this section, this section applies to a school 3468 building that is ranked according to performance index score 3469 under section 3302.21 of the Revised Code in the lowest five per 3470 cent of public school buildings statewide for three consecutive 3471 years and that meets any combination of the following for three 3472 consecutive years: 3473

(a) The school building is declared to be under an
3474
academic watch or in a state of academic emergency under section
3475
3302.03 of the Revised Code;
3476

(b) The school building that has received a grade of "F" 3477
for the value-added progress dimension under division (A) (1) (e), 3478
(B) (1) (e), or (C) (1) (e) of section 3302.03 of the Revised Code; 3479

(c) The school building that has received an overall grade 3480
of "F" under section 3302.03 of the Revised Code; 3481

(d) The school building has received a performance rating	3482
of one star for progress under division (D)(3)(c) of section	3483
3302.03 of the Revised Code;	3484

(e) The school building has received an overall 3485 performance rating of less than two stars under section 3302.03 3486 of the Revised Code. 3487 (2) In the case of a building to which this section 3488 applies, the district board of education in control of that 3489 building shall do one of the following at the conclusion of the 3490 school year in which the building first becomes subject to this 3491 section: 3492 (a) Close the school and direct the district 3493 superintendent to reassign the students enrolled in the school 3494 to other school buildings that demonstrate higher academic 3495 achievement; 3496 (b) Contract with another school district or a nonprofit 3497 or for-profit entity with a demonstrated record of effectiveness 3498 to operate the school; 3499 (c) Replace the principal and all teaching staff of the 3500 school and, upon request from the new principal, exempt the 3501 school from all requested policies and regulations of the board 3502 regarding curriculum and instruction. The board also shall 3503 distribute funding to the school in an amount that is at least 3504 equal to the product of the per pupil amount of state and local 3505 revenues received by the district multiplied by the student 3506 population of the school. 3507 (d) Reopen the school as a conversion community school 3508 under Chapter 3314. of the Revised Code. 3509 (B) If an action taken by the board under division (A) (2) 3510 of this section causes the district to no longer maintain all 3511 grades kindergarten through twelve, as required by section 3512

3311.29 of the Revised Code, the board shall enter into a

contract with another school district pursuant to section 3514 3327.04 of the Revised Code for enrollment of students in the 3515 schools of that other district to the extent necessary to comply 3516 with the requirement of section 3311.29 of the Revised Code. 3517 Notwithstanding any provision of the Revised Code to the 3518 contrary, if the board enters into and maintains a contract 3519 under section 3327.04 of the Revised Code, the district shall 3520 not be considered to have failed to comply with the requirement 3521 of section 3311.29 of the Revised Code. If, however, the 3522 district board fails to or is unable to enter into or maintain 3523 such a contract, the state board of education shall take all 3524 necessary actions to dissolve the district as provided in 3525 division (A) of section 3311.29 of the Revised Code. 3526

(C) If a particular school is required to restructure 3527 under this section and a petition with respect to that same 3528 school has been filed and verified under divisions (B) and (C) 3529 of section 3302.042 of the Revised Code, the provisions of that 3530 section and the petition filed and verified under it shall 3531 prevail over the provisions of this section and the school shall 3532 be restructured under that section. However, if division (D)(1), 3533 (2), or (3) of section 3302.042 of the Revised Code also applies 3534 to the school, the school shall be subject to restructuring 3535 under this section and not section 3302.042 of the Revised Code. 3536

If the provisions of this section conflict in any way with3537the requirements of federal law, federal law shall prevail over3538the provisions of this section.3539

(D) If a school is restructured under this section,
section 3302.042 or 3302.10 of the Revised Code, or federal law,
the school shall not be required to restructure again under
state law for three consecutive years after the implementation
3543

3544

Page 123

or chac prior resoluting.	0011
Sec. 3302.13. (A) This section applies to any school	3545
district or community school that meets both of the following	3546
criteria, as reported on the past two consecutive report cards	3547
issued for that district or school under section 3302.03 of the	3548
Revised Code:	3549
(1) The district or school received <del>a <u>either of the</u></del>	3550
following:	3551
(a) A grade of "D" or "F" on the kindergarten through	3552
third-grade literacy progress measure under division (C)(3)(e)	3553
of section 3302.03 of the Revised Code <u>;</u>	3554
(b) A performance rating of less than three stars for	3555
early literacy under division (D)(3)(e) of section 3302.03 of	3556
the Revised Code.	3557
(2) <del>Less than sixty <u>Fifty-one</u> per cent <u>or less</u>of the</del>	3558
district's students who took the third grade English language	3559
arts assessment prescribed under section 3301.0710 of the	3560
Revised Code for that school year attained at least a proficient	3561
score on that assessment.	3562
(B) By December 31, 2016, and by the thirty-first day of	3563
each December thereafter, any school district or community	3564
school that meets the criteria set forth in division (A) of this	3565
section shall submit to the department of education a school or	3566
district reading achievement improvement plan, which shall	3567
include all requirements prescribed by the state board of	3568
education pursuant to division (C) of this section.	3569

(C) Not later than December 31, 2014, the state board
3570
shall adopt rules in accordance with Chapter 119. of the Revised
3571
Code prescribing the content of and deadlines for the reading
3572

achievement improvement plans required under division (B) of3573this section. The rules shall prescribe that each plan include,3574at a minimum, an analysis of relevant student performance data,3575measurable student performance goals, strategies to meet3576specific student needs, a staffing and professional development3577plan, and instructional strategies for improving literacy.3578

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

(1) The district or school received <u>a either of the</u> 3585 following: 3586

(a) A grade of "C" or higher on the kindergarten through third-grade literacy progress measure under division (C)(3)(e) of section 3302.03 of the Revised Code<u>;</u>

(b) A performance rating of three stars or higher for early literacy under division (D)(3)(e) of section 3302.03 of the Revised Code.

(2) Not less than sixty fifty-one per cent of the 3593
district's students who took the third grade English language 3594
arts assessment prescribed under section 3301.0710 of the 3595
Revised Code for that school year attained at least a proficient 3596
score on that assessment. 3597

(E) The department of education shall post in a prominent 3598location on its web site all plans submitted pursuant to this 3599section. 3600

Sec. 3302.151. (A) Notwithstanding anything to the 3601

3587

3588

3589

3590

contrary in the Revised Code, a school district that qualifies 3602 under division (D) of this section shall be exempt from all of 3603 the following: 3604

(1) The teacher qualification requirements under the
(1) The teacher qualification requirements under the
(1) The teacher qualification requirements under the
(2) (1) The teacher guarantee, as prescribed under divisions (B)
(3) (1) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (1) of section 3313.608 of the Revised Code. This
(3) (2) and (2) and (2) and (2) and (3) and (

(2) The mentoring component of the Ohio teacher residency
program established under division (A) (1) of section 3319.223 of
the Revised Code, so long as the district utilizes a local
approach to train and support new teachers;
3613

(3) Any provision of the Revised Code or rule or standard
of the state board of education prescribing a minimum or maximum
3616
class size;
3617

(4) Any provision of the Revised Code or rule or standard 3618 of the state board requiring teachers to be licensed 3619 specifically in the grade level in which they are teaching, 3620 except unless otherwise prescribed by federal law. This 3621 exemption does not apply to special education teachers. Nor does 3622 this exemption relieve a teacher from holding a valid Ohio 3623 license in the subject area in which that teacher is teaching 3624 and at least some grade level determined appropriate by the 3625 district board. 3626

(B) (1) Notwithstanding anything to the contrary in the
Revised Code, including sections 3319.30 and 3319.36 of the
Revised Code, the superintendent of a school district that
gualifies under division (D) of this section may employ an
3630

individual who is not licensed as required by sections 3319.22 3631
to 3319.30 of the Revised Code, but who is otherwise qualified 3632
based on experience, to teach classes in the district, so long 3633
as the board of education of the school district approves the 3634
individual's employment and provides mentoring and professional 3635
development opportunities to that individual, as determined 3636
necessary by the board. 3637

(2) As a condition of employment under this section, an 3638 individual shall be subject to a criminal records check as 3639 prescribed by section 3319.391 of the Revised Code. In the 3640 manner prescribed by the department of education, the individual 3641 shall submit the criminal records check to the department and 3642 shall register with the department during the period in which 3643 the individual is employed by the district. The department shall 3644 use the information submitted to enroll the individual in the 3645 retained applicant fingerprint database, established under 3646 section 109.5721 of the Revised Code, in the same manner as any 3647 teacher licensed under sections 3319.22 to 3319.31 of the 3648 Revised Code. 3649

(3) An individual employed pursuant to this division is3650subject to Chapter 3307. of the Revised Code.3651

If the department receives notification of the arrest or 3652 conviction of an individual employed under division (B) of this 3653 section, the department shall promptly notify the employing 3654 district and may take any action authorized under sections 3655 3319.31 and 3319.311 of the Revised Code that it considers 3656 appropriate. No district shall employ any individual under 3657 division (B) of this section if the district learns that the 3658 individual has plead guilty to, has been found guilty by a jury 3659 or court of, or has been convicted of any of the offenses listed 3660

Page 126

3661

3662

3685

Revised Code, noncompliance with any of the requirements listed	3663
in divisions (A) or (B) of this section shall not disqualify a	3664
school district that qualifies under division (D) of this	3665
section from receiving funds under Chapter 3317. of the Revised	3666
Code.	3667
(D) In order for a city, local, or exempted village school	3668
district to qualify for the exemptions described in this	3669
section, the school district shall meet all of the following	3670
benchmarks on the most recent report card issued for that	3671
district under section 3302.03 of the Revised Code:	3672
(1) The district received at least eighty-five per cent of	3673
the total possible points for the performance index score	3674
calculated under division (C)(1)(b) <u>or (D)(1)(c)</u> of that	3675
section;	3676
(2) The district received a grade of an "A" for	3677
performance indicators met under division (C)(1)(c) of that	3678
section $+$ . However, division (D)(2) of this section shall not	3679
apply for the 2021-2022 school year or any school year	3680
thereafter.	3681
(3) The district has a four-year adjusted cohort	3682
graduation rate of at least ninety-three per cent and a five-	3683
year adjusted cohort graduation rate of at least ninety-five per	3684

in division (C) of section 3319.31 of the Revised Code.

(C) Notwithstanding anything to the contrary in the

(e) and (D) (1) (f) of that section. 3686
 (E) A school district that meets the requirements 3687
prescribed by division (D) of this section shall be qualified 3688
for the exemptions prescribed by this section for three school 3689

cent, as calculated under division (C)(1)(d) or divisions (D)(1)

years, beginning with the school year in which the qualifying 3690 report card is issued. 3691 (F) As used in this section, "license" has the same 3692 meaning as in section 3319.31 of the Revised Code. 3693

Sec. 3311.741. (A) This section applies only to a 3694 municipal school district in existence on July 1, 2012. 3695

(B) Not later than December 1, 2012, the board of 3696 education of each municipal school district to which this 3697 section applies shall submit to the superintendent of public 3698 instruction an array of measures to be used in evaluating the 3699 performance of the district. The measures shall assess at least 3700 overall student achievement, student progress over time, the 3701 achievement and progress over time of each of the applicable 3702 categories of students described in division  $\frac{(F)}{(G)}$  of section 3703 3302.03 of the Revised Code, and college and career readiness. 3704 The state superintendent shall approve or disapprove the 3705 measures by January 15, 2013. If the measures are disapproved, 3706 the state superintendent shall recommend modifications that will 3707 make the measures acceptable. 3708

(C) Beginning with the 2012-2013 school year, the board 3709 annually shall establish goals for improvement on each of the 3710 measures approved under division (B) of this section. The school 3711 district's performance data for the 2011-2012 school year shall 3712 be used as a baseline for determining improvement. 3713

(D) Not later than October 1, 2013, and by the first day 3714 of October each year thereafter, the board shall issue a report 3715 describing the school district's performance for the previous 3716 school year on each of the measures approved under division (B) 3717 of this section and whether the district has met each of the 3718

improvement goals established for that year under division (C) 3719
of this section. The board shall provide the report to the 3720
governor, the superintendent of public instruction, and, in 3721
accordance with section 101.68 of the Revised Code, the general 3722
assembly. 3723

(E) Not later than November 15, 2017, the superintendent 3724
 of public instruction shall evaluate the school district's 3725
 performance based on the measures approved under division (B) of 3726
 this section and shall issue a report to the governor and 3727
 general assembly. 3728

Sec. 3313.413. (A) As used in this section, "high-3729performing community school" means either of the following:3730

(1) A community school established under Chapter 3314. of 3731the Revised Code that meets the following conditions: 3732

(a) Except as provided in division (A) (1) (b) or (c) of3733this section, the school both:3734

(i) Has received <u>either a grade of "A," "B," or "C" for</u> 3735 the performance index score under division (C)(1)(b) of section 3736 3302.03 of the Revised Code or a performance rating of three 3737 stars or higher for achievement under division (D)(3)(b) of that 3738 section; or has increased its performance index score under 3739 division (C)(1)(b) or (D)(1)(d) of section 3302.03 of the 3740 Revised Code in each of the previous three years of operation; 3741 and 3742

(ii) Has received <u>either</u> a grade of "A" or "B" for the
value-added progress dimension under division (C) (1) (e) of
section 3302.03 of the Revised Code <u>or a performance rating of</u>
<u>four stars or higher for progress under division (D) (3) (c) of</u>
<u>that section</u> on its most recent report card rating issued under
3743

Page 129

Page 130

that	section.

(b) If the school serves only grades kindergarten through	3749
three, the school received <u>either a</u> grade of "A" or "B" for	3750
making progress in improving literacy in grades kindergarten	3751
through three under division (C)(1)(g) of section 3302.03 of the	3752
Revised Code or a performance rating of four stars or higher for	3753
early literacy under division (D)(3)(e) of that section on its	3754
most recent report card issued under that section.	3755

(c) If the school primarily serves students enrolled in a 3756
dropout prevention and recovery program as described in division 3757
(A) (4) (a) of section 3314.35 of the Revised Code, the school 3758
received a rating of "exceeds standards" on its most recent 3759
report card issued under section 3314.017 of the Revised Code. 3760

(2) A newly established community school that is
implementing a community school model that has a track record of
high-quality academic performance, as determined by the
3763
department of education.

(B) When a school district board of education decides to 3765 dispose of real property it owns in its corporate capacity under 3766 section 3313.41 of the Revised Code, the board shall first offer 3767 that property to the governing authorities of all start-up 3768 community schools, the boards of trustees of any college-3769 preparatory boarding schools, and the governing bodies of any 3770 STEM schools that are located within the territory of the 3771 district. Not later than sixty days after the district board 3772 makes the offer, interested governing authorities, boards of 3773 trustees, and governing bodies shall notify the district 3774 treasurer in writing of the intention to purchase the property. 3775

The district board shall give priority to the governing 3776

authorities of high-performing community schools that are3777located within the territory of the district.3778

(1) If more than one governing authority of a high-3779 performing community school notifies the district treasurer of 3780 its intention to purchase the property pursuant to division (B) 3781 of this section, the board shall conduct a public auction in the 3782 manner required for auctions of district property under division 3783 (A) of section 3313.41 of the Revised Code. Only the governing 3784 authorities of high-performing community schools that notified 3785 the district treasurer pursuant to division (B) of this section 3786 are eligible to bid at the auction. 3787

(2) If no governing authority of a high-performing 3788 community school notifies the district treasurer of its 3789 intention to purchase the property pursuant to division (B) of 3790 this section, the board shall then proceed with the offers from 3791 all other start-up community schools, college-preparatory 3792 boarding schools, and STEM schools made pursuant to that 3793 division. If more than one such entity notifies the district 3794 treasurer of its intention to purchase the property pursuant to 3795 division (B) of this section, the board shall conduct a public 3796 auction in the manner required for auctions of district property 3797 under division (A) of section 3313.41 of the Revised Code. Only 3798 the entities that notified the district treasurer pursuant to 3799 division (B) of this section are eligible to bid at the auction. 3800

(3) If no governing authority, board of trustees, or
3801
governing body notifies the district treasurer of its intention
3802
to purchase the property pursuant to division (B) of this
section, the district may then offer the property for sale in
3803
the manner prescribed under divisions (A) to (F) of section
3805
3313.41 of the Revised Code.

(C) Notwithstanding anything to the contrary in sections 3807 3313.41 and 3313.411 of the Revised Code, the purchase price of 3808 any real property sold to any of the entities in accordance with 3809 division (B) of this section shall not be more than the 3810 appraised fair market value of that property as determined in an 3811 appraisal of the property that is not more than one year old. 3812

(D) Not later than the first day of October of each year,
3813
the department of education shall post in a prominent location
3814
on its web site a list of schools that qualify as highperforming community schools for purposes of this section and
3816
section 3313.411 of the Revised Code.

Sec. 3313.618. (A) In addition to the curriculum 3818 requirements specified by the board of education of a school 3819 district or governing authority of a chartered nonpublic school, 3820 each student entering ninth grade for the first time on or after 3821 July 1, 2014, but prior to July 1, 2019, shall satisfy at least 3822 one of the following conditions or the conditions prescribed 3823 under division (B) of this section in order to qualify for a 3824 high school diploma: 3825

(1) Be remediation-free, in accordance with standards
adopted under division (F) of section 3345.061 of the Revised
Code, on each of the nationally standardized assessments in
Berglish, mathematics, and reading;
3829

(2) Attain a score specified under division (B) (5) (c) of
section 3301.0712 of the Revised Code on the end-of-course
examinations prescribed under division (B) of section 3301.0712
of the Revised Code.

(3) Attain a score that demonstrates workforce readiness3834and employability on a nationally recognized job skills3835

assessment selected by the state board of education under3836division (G) of section 3301.0712 of the Revised Code and obtain3837either an industry-recognized credential or a license issued by3838a state agency or board for practice in a vocation that requires3839an examination for issuance of that license.3840

For the purposes of this division, the industry-recognized3841credentials and licenses shall be as approved under section38423313.6113 of the Revised Code.3843

A student may choose to qualify for a high school diploma 3844 by satisfying any of the separate requirements prescribed by 3845 divisions (A)(1) to (3) of this section. If the student's school 3846 district or school does not administer the examination 3847 prescribed by one of those divisions that the student chooses to 3848 take to satisfy the requirements of this section, the school 3849 district or school may require that student to arrange for the 3850 applicable scores to be sent directly to the district or school 3851 by the company or organization that administers the examination. 3852

(B) In addition to the curriculum requirements specified
3853
by the district board or school governing authority, each
student entering ninth grade for the first time on or after July
1, 2019, shall satisfy the following conditions in order to
3856
qualify for a high school diploma:

(1) Attain a competency score as determined under division 3858
(B) (10) of section 3301.0712 of the Revised Code on each of the 3859
Algebra I and English language arts II end-of-course 3860
examinations prescribed under division (B) (2) of section 3861
3301.0712 of the Revised Code. 3862

School districts shall offer remedial support to any3863student who fails to attain a competency score on one or both of3864

the Algebra I and English language arts II end-of-course	3865
examinations.	3866
Following the first administration of the exam, if a	3867
student fails to attain a competency score on one or both of the	3868
Algebra I and English language arts II end-of-course	3869
examinations that student must retake the respective examination	3870
at least once.	3871
If a student fails to attain a competency score on a	3872
retake examination, the student may demonstrate competency in	3873
the failed subject area through one of the following options:	3874
(a) Earn course credit taken through the college credit	3875
plus program established under Chapter 3365. of the Revised Code	3876
in the failed subject area;	3877
(b) Complete two of the following options, one of which	3878
must be foundational:	3879
(i) Foundational options to demonstrate competency, which	3880
include earning a score of proficient or higher on three or more	3881
state technical assessments aligned with section 3313.903 of the	3882
Revised Code in a single career pathway, obtaining an industry-	3883
recognized credential approved under section 3313.6113 of the	3884
Revised Code or a license issued by a state agency or board for	3885
practice in a vocation that requires an examination for issuance	3886
of that license approved under that section, completing a pre-	3887
apprenticeship or apprenticeship in the student's chosen career	3888
field, or providing evidence of acceptance into an	3889
apprenticeship program after high school that is restricted to	3890
participants eighteen years of age or older;	3891
(ii) Supporting options to demonstrate competency, which	3892
	2002

include completing two hundred fifty hours of a work-based 3893

learning experience with evidence of positive evaluations, 3894 obtaining an OhioMeansJobs-readiness seal under section 3895 3313.6112 of the Revised Code, or attaining a workforce 3896 readiness score, as determined by the department of education, 3897 on the nationally recognized job skills assessment selected by 3898 the state board under division (G) of section 3301.0712 of the 3899 Revised Code. 3900 (c) Provide evidence that the student has enlisted in a 3901 branch of the armed services of the United States as defined in 3902 section 5910.01 of the Revised Code. 3903 For any students receiving special education and related 3904 services under Chapter 3323. of the Revised Code, the 3905 individualized education program developed for the student under 3906 that chapter shall specify the manner in which the student will 3907 participate in the assessments administered under this division. 3908 (2) Earn at least two of the state diploma seals 3909 prescribed under division (A) of section 3313.6114 of the 3910 Revised Code, at least one of which shall be any of the 3911 following: 3912 (a) The state seal of biliteracy established under section 3913 3313.6111 of the Revised Code; 3914 (b) The OhioMeansJobs-readiness seal established under 3915 section 3313.6112 of the Revised Code; 3916 (c) One of the state diploma seals established under 3917 divisions (C)(1) to (7) of section 3313.6114 of the Revised 3918 Code. 3919 (C) The state board of education shall not create or 3920 3921

require any additional assessment for the granting of any type 3921 of high school diploma other than as prescribed by this section. 3922

Except as provided in sections 3313.6111, 3313.6112, and 3923 3313.6114 of the Revised Code, the state board or the 3924 superintendent of public instruction shall not create any 3925 endorsement or designation that may be affiliated with a high 3926 school diploma. 3927

Sec. 3313.6113. (A) The superintendent of public 3928 instruction, in collaboration with the governor's office of 3929 workforce transformation and representatives of business 3930 organizations, shall establish a committee to develop a list of 3931 industry-recognized credentials and licenses that may be used to 3932 3933 qualify for a high school diploma under division (A) (3) of section 3313.618 of the Revised Code and shall be used for state 3934 report card purposes under section 3302.03 of the Revised Code. 3935 The state superintendent shall appoint the members of the 3936 committee not later than January 1, 2018. 3937

(B) The committee shall do the following:

(1) Establish criteria for acceptable industry-recognized
(1) Stablish criteria for acceptable industry-recognized

(2) Review the list of industry-recognized credentials and
3942
licenses that was in existence on January 1, 2018, and update
3943
the list as it considers necessary;
3944

(3) Review and update the list of industry-recognized3945credentials and licenses at least biennially;3946

(4) Assign a point value for each industry-recognized3947credential and establish the total number of points for3948industry-recognized credentials that a student must earn to3949qualify for a high school diploma under sections 3313.618 and39503313.6114 of the Revised Code.3951

Page 136

(C) For purposes of divisions (B)(2)(d), (C)(2)(e), and	3952
(D)(1)(j)(v) of section 3302.03 of the Revised Code, the	3953
department of education shall include only those students who	3954
earn an industry-recognized credential, or group of credentials,	3955
at least equal to the total number of points established by the	3956
committee under this section to qualify for a high school	3957
diploma.	3958
Sec. 3313.6114. (A) The state board of education shall	3959
establish a system of state diploma seals for the purposes of	3960
allowing a student to qualify for graduation under section	3961
3313.618 of the Revised Code. State diploma seals may be	3962
attached or affixed to the high school diploma of a student	3963
enrolled in a public or chartered nonpublic school. The system	3964
of state diploma seals shall consist of all of the following:	3965
(1) The state seal of biliteracy established under section	3966
3313.6111 of the Revised Code;	3967
(2) The OhioMeansJobs-readiness seal established under	3968
section 3313.6112 of the Revised Code;	3969
(3) The state diploma seals prescribed under division (C)	3970
of this section.	3971
(B) A school district, community school established under	3972
Chapter 3314. of the Revised Code, STEM school established under	3973
Chapter 3326. of the Revised Code, college-preparatory boarding	3974
school established under Chapter 3328. of the Revised Code, or	3975
chartered nonpublic school shall attach or affix the state seals	3976
prescribed under division (C) of this section to the diploma and	3977
transcript of a student enrolled in the district or school who	3978
meets the requirements established under that division.	3979

(C) The state board shall establish all of the following 3980

state diploma seals:	3981
(1) An industry-recognized credential seal. A student	3982
shall meet the requirement for this seal by <del>earning <u>doing</u> any of _</del>	3983
the following:	3984
	2005
(a) Earning an industry-recognized credential approved	3985
under section 3313.6113 of the Revised Code that is aligned to a	3986
job that is determined to be in demand in this state and its	3987
regions under section 6301.11 of the Revised Code <u>;</u>	3988
(b) Obtaining a license issued by a state agency or board	3989
for practice in a vocation that requires an examination for	3990
issuance of that license approved under section 3313.6113 of the	3991
Revised Code.	3992
(2) A college-ready seal. A student shall meet the	3993
requirement for this seal by attaining a score that is	3994
remediation-free, in accordance with standards adopted under	3995
division (F) of section 3345.061 of the Revised Code, on a	3996
nationally standardized assessment prescribed under division (B)	3997
(1) of section 3301.0712 of the Revised Code.	3998
(3) A military enlistment seal. A student shall meet the	3999
requirement for this seal by doing either of the following:	4000
(a) Providing evidence that the student has enlisted in a	4001
branch of the armed services of the United States as defined in	4002
section 5910.01 of the Revised Code;	4003
(b) Participating in a junior reserve officer training	4004
program approved by the congress of the United States under	4005
title 10 of the United States Code.	4006
	2000
(4) A citizenship seal. A student shall meet the	4007

(4) A citizenship seal. A student shall meet therequirement for this seal by doing any of the following:4008

(a) Demonstrating at least a proficient level of skill as
prescribed under division (B) (5) (a) of section 3301.0712 of the
Revised Code on both the American history and American
government end-of-course examinations prescribed under division
(B) (2) of section 3301.0712 of the Revised Code;

(b) Attaining a score level prescribed under division (B)
4014
(5) (d) of section 3301.0712 of the Revised Code that is at least
4015
the equivalent of a proficient level of skill in appropriate
4016
advanced placement or international baccalaureate examinations
4017
in lieu of the American history and American government end-of4018
course examinations;

(c) Attaining a final course grade that is the equivalent
 4020
 of a "B" or higher in appropriate courses taken through the
 4021
 college credit plus program established under Chapter 3365. of
 4022
 the Revised Code in lieu of the American history and American
 4023
 government end-of-course examinations.

(5) A science seal. A student shall meet the requirementfor this seal by doing any of the following:4025

(a) Demonstrating at least a proficient level of skill as
prescribed under division (B) (5) (a) of section 3301.0712 of the
Revised Code on the science end-of-course examination prescribed
under division (B) (2) of section 3301.0712 of the Revised Code;
4027

(b) Attaining a score level prescribed under division (B)
(5) (d) of section 3301.0712 of the Revised Code that is at least
4032
the equivalent of a proficient level of skill in an appropriate
advanced placement or international baccalaureate examination in
4034
lieu of the science end-of-course examination;

(c) Attaining a final course grade that is the equivalentd036of a "B" or higher in an appropriate course taken through the4037

Page 139

college credit plus program established under Chapter 3365. of4038the Revised Code in lieu of the science end-of-course4039examination.4040

(6) An honors diploma seal. A student shall meet the
requirement for this seal by meeting the additional criteria for
an honors diploma under division (B) of section 3313.61 of the
Revised Code.

(7) A technology seal. A student shall meet the4045requirement for this seal by doing any of the following:4046

(a) Subject to division (B) (5) (d) of section 3301.0712 of
the Revised Code, attaining a score level that is at least the
equivalent of a proficient level of skill in an appropriate
advanced placement or international baccalaureate examination;

(b) Attaining a final course grade that is the equivalent
4051
of a "B" or higher in an appropriate course taken through the
college credit plus program established under Chapter 3365. of
4053
the Revised Code;

(c) Completing a course offered through the student's
district or school that meets guidelines developed by the
department of education. However, a district or school shall not
be required to offer a course that meets guidelines developed by
4055
4056
4057
4057
4057
4059

(8) A community service seal. A student shall meet the
requirement for this seal by completing a community service
4061
project that is aligned with guidelines adopted by the student's
4062
district board or school governing authority.

(9) A fine and performing arts seal. A student shall meet
4064
the requirement for this seal by demonstrating skill in the fine
4065
or performing arts according to an evaluation that is aligned
4066

with guidelines adopted by the student's district board or	4067
school governing authority.	4068
(10) A student engagement seal. A student shall meet the	4069
requirement for this seal by participating in extracurricular	4070
activities such as athletics, clubs, or student government to a	4071
meaningful extent, as determined by guidelines adopted by the	4072
student's district board or school governing authority.	4073
(D) Each district or school shall develop guidelines for	4074
at least one of the state seals prescribed under divisions (C)	4075
(8) to (10) of this section.	4076
(E) Each district or school shall maintain appropriate	4077
records to identify students who have met the requirements	4078
prescribed under division (C) of this section for earning the	4079
state seals established under that division.	4080
(F) The department shall prepare and deliver to each	4081
district or school an appropriate mechanism for assigning a	4082
state diploma seal established under division (C) of this	4083
section.	4084
(G) A student shall not be charged a fee to be assigned a	4085
state seal prescribed under division (C) of this section on the	4086
student's diploma and transcript.	4087
Sec. 3314.012. (A) Within ninety days of September 28,	4088
1999, the superintendent of public instruction shall appoint	4089
representatives of the department of education, including	4090
employees who work with the education management information	4091
system, to a committee to develop report card models for	4092
community schools. The committee shall design model report cards	4093
appropriate for the various types of community schools approved	4094
to operate in the state. Sufficient models shall be developed to	4095

reflect the variety of grade levels served and the missions of 4096 the state's community schools. All models shall include both 4097 financial and academic data. The initial models shall be 4098 developed by March 31, 2000. 4099

4100 (B) Except as provided in section 3314.017 of the Revised Code, the department of education shall issue an annual report 4101 card for each community school, regardless of how long the 4102 school has been in operation. The report card shall report the 4103 academic and financial performance of the school utilizing one 4104 of the models developed under division (A) of this section. The 4105 4106 report card shall include all information applicable to school buildings under divisions (A), (B), (C), and (D) of section 4107 3302.03 of the Revised Code. The ratings a community school 4108 receives under section 3302.03 of the Revised Code for its first 4109 two full school years shall not be considered toward automatic 4110 closure of the school under section 3314.35 of the Revised Code 4111 or any other matter that is based on report card ratings. 4112

(C) Upon receipt of a copy of a contract between a sponsor 4113 and a community school entered into under this chapter, the 4114 department of education shall notify the community school of the 4115 specific model report card that will be used for that school. 4116

(D) Report cards shall be distributed to the parents of all students in the community school, to the members of the 4118 board of education of the school district in which the community 4119 school is located, and to any person who requests one from the 4120 4121 department.

Sec. 3314.02. (A) As used in this chapter: 4122

(1) "Sponsor" means the board of education of a school 4123 district or the governing board of an educational service center 4124

Page 142

that agrees to the conversion of all or part of a school or 4125 building under division (B) of this section, or an entity listed 4126 in division (C)(1) of this section, which has been approved by 4127 the department of education to sponsor community schools or is 4128 exempted by section 3314.021 or 3314.027 of the Revised Code 4129 from obtaining approval, and with which the governing authority 4130 of a community school enters into a contract under section 4131 3314.03 of the Revised Code. 4132

(2) "Pilot project area" means the school districts
4133
included in the territory of the former community school pilot
4134
project established by former Section 50.52 of Am. Sub. H.B. No.
4135
215 of the 122nd general assembly.

(3) "Challenged school district" means any of thefollowing:4137

(a) A school district that is part of the pilot project4139area;4140

(b) A school district that meets one of the following 4141 conditions: 4142

(i) On March 22, 2013, the district was in a state of
academic emergency or in a state of academic watch under section
4143
3302.03 of the Revised Code, as that section existed prior to
4145
March 22, 2013;

(ii) For two of the 2012-2013, 2013-2014, 2014-2015, and 4147
2015-2016 school years, the district received a grade of "D" or 4148
"F" for the performance index score and a grade of "F" for the 4149
value-added progress dimension under section 3302.03 of the 4150
Revised Code; 4151

(iii) For the 2016-2017, 2017-2018, 2018-2019, 2019-2020, 4152 and 2020-2021 school year and for any school year thereafter 4153 years, the district has received an overall grade of "D" or "F" 4154 under division (C) (3) of section 3302.03 of the Revised Code, 4155 or, for at least two of the three most recent school years, the 4156 district received a grade of "F" for the value-added progress 4157 dimension under division (C) (1) (e) of that section; 4158

(iv) For the 2021-2022 school year and for any school year4159thereafter, the district has received an overall performance4160rating of less than three stars under division (D) (3) of section41613302.03 of the Revised Code, or, for at least two of the three4162most recent school years, the district received one star for4163progress under division (D) (3) (c) of that section.4164

(c) A big eight school district;

(d) A school district ranked in the lowest five per cent4166of school districts according to performance index score under4167section 3302.21 of the Revised Code.4168

(4) "Big eight school district" means a school district4169that for fiscal year 1997 had both of the following:4170

(a) A percentage of children residing in the district and
participating in the predecessor of Ohio works first greater
than thirty per cent, as reported pursuant to section 3317.10 of
the Revised Code;

(b) An average daily membership greater than twelve
4175
thousand, as reported pursuant to former division (A) of section
3317.03 of the Revised Code.
4177

(5) "New start-up school" means a community school other
4178
than one created by converting all or part of an existing public
school or educational service center building, as designated in
the school's contract pursuant to division (A) (17) of section
3314.03 of the Revised Code.

(6) "Urban school district" means one of the state's
4183
twenty-one urban school districts as defined in division (0) of
4184
section 3317.02 of the Revised Code as that section existed
4185
prior to July 1, 1998.

(7) "Internet- or computer-based community school" means a 4187 community school established under this chapter in which the 4188 enrolled students work primarily from their residences on 4189 4190 assignments in nonclassroom-based learning opportunities provided via an internet- or other computer-based instructional 4191 method that does not rely on regular classroom instruction or 4192 4193 via comprehensive instructional methods that include internetbased, other computer-based, and noncomputer-based learning 4194 opportunities unless a student receives career-technical 4195 education under section 3314.086 of the Revised Code. 4196

A community school that operates mainly as an internet- or 4197 computer-based community school and provides career-technical 4198 education under section 3314.086 of the Revised Code shall be 4199 considered an internet- or computer-based community school, even 4200 if it provides some classroom-based instruction, so long as it 4201 provides instruction via the methods described in this division. 4202

(8) "Operator" or "management company" means either of thefollowing:4204

(a) An individual or organization that manages the daily
(b) operations of a community school pursuant to a contract between
(c) 4205
(c) 4206
(c) 4207
(c) 4207
(c) 4208

(b) A nonprofit organization that provides programmatic4209oversight and support to a community school under a contract4210with the school's governing authority and that retains the right4211

to terminate its affiliation with the school if the school fails 4212 4213 to meet the organization's guality standards. (9) "Alliance municipal school district" has the same 4214 meaning as in section 3311.86 of the Revised Code. 4215 (B) (1) Any person or group of individuals may initially 4216 propose under this division the conversion of all or a portion 4217 of a public school to a community school. The proposal shall be 4218 made to the board of education of the city, local, exempted 4219 village, or joint vocational school district in which the public 4220 4221 school is proposed to be converted.

(2) Any person or group of individuals may initially
4222
propose under this division the conversion of all or a portion
4223
of a building operated by an educational service center to a
4224
community school. The proposal shall be made to the governing
4225
board of the service center.
4226

On or after July 1, 2017, except as provided in section42273314.027 of the Revised Code, any educational service center4228that sponsors a community school shall be approved by and enter4229into a written agreement with the department as described in4230section 3314.015 of the Revised Code.4231

(3) Upon receipt of a proposal, and after an agreement has 4232 been entered into pursuant to section 3314.015 of the Revised 4233 Code, a board may enter into a preliminary agreement with the 4234 person or group proposing the conversion of the public school or 4235 service center building, indicating the intention of the board 4236 to support the conversion to a community school. A proposing 4237 person or group that has a preliminary agreement under this 4238 division may proceed to finalize plans for the school, establish 4239 a governing authority for the school, and negotiate a contract 4240

#### Sub. H. B. No. 82 As Passed by the Senate

with the board. Provided the proposing person or group adheres4241to the preliminary agreement and all provisions of this chapter,4242the board shall negotiate in good faith to enter into a contract4243in accordance with section 3314.03 of the Revised Code and4244division (C) of this section.4245

(4) The sponsor of a conversion community school proposed
4246
to open in an alliance municipal school district shall be
4247
subject to approval by the department of education for
4248
sponsorship of that school using the criteria established under
4249
division (A) of section 3311.87 of the Revised Code.

Division (B) (4) of this section does not apply to a4251sponsor that, on or before September 29, 2015, was exempted4252under section 3314.021 or 3314.027 of the Revised Code from the4253requirement to be approved for sponsorship under divisions (A)4254(2) and (B) (1) of section 3314.015 of the Revised Code.4255

(5) A school established in accordance with division (B)
4256
of this section that later enters into a sponsorship contract
4257
with an entity that is not a school district or educational
4258
service center shall, at the time of entering into the new
4259
contract, be deemed a community school established in accordance
4260
with division (C) of this section.

(C) (1) Any person or group of individuals may propose
under this division the establishment of a new start-up school
to be located in a challenged school district. The proposal may
be made to any of the following entities:

(a) The board of education of the district in which the 4266school is proposed to be located; 4267

(b) The board of education of any joint vocational school4268district with territory in the county in which is located the4269

4298

majority of the territory of the district in which the school is	4270
proposed to be located;	4271
(c) The board of education of any other city, local, or	4272
exempted village school district having territory in the same	4273
county where the district in which the school is proposed to be	4274
located has the major portion of its territory;	4275
(d) The governing board of any educational service center,	4276
regardless of the location of the proposed school, may sponsor a	4277
new start-up school in any challenged school district in the	4278
state if all of the following are satisfied:	4279
(i) If applicable, it satisfies the requirements of	4280
division (E) of section 3311.86 of the Revised Code;	4281
(ii) It is approved to do so by the department;	4282
(iii) It enters into an agreement with the department	4283
under section 3314.015 of the Revised Code.	4284
(e) A sponsoring authority designated by the board of	4285
trustees of any of the thirteen state universities listed in	4286
section 3345.011 of the Revised Code or the board of trustees	4287
itself as long as a mission of the proposed school to be	4288
specified in the contract under division (A)(2) of section	4289
3314.03 of the Revised Code and as approved by the department	4290
under division (B)(3) of section 3314.015 of the Revised Code	4291
will be the practical demonstration of teaching methods,	4292
educational technology, or other teaching practices that are	4293
included in the curriculum of the university's teacher	4294
preparation program approved by the state board of education;	4295
(f) Any qualified tax-exempt entity under section 501(c)	4296
(3) of the Internal Revenue Code as long as all of the following	4297

(3) of the Internal Revenue Code as long as all of the following conditions are satisfied:

# Sub. H. B. No. 82 As Passed by the Senate

(i) The entity has been in operation for at least five4299years prior to applying to be a community school sponsor.4300

(ii) The entity has assets of at least five hundred4301thousand dollars and a demonstrated record of financial4302responsibility.

(iii) The department has determined that the entity is an
education-oriented entity under division (B) (4) of section
3314.015 of the Revised Code and the entity has a demonstrated
4306
record of successful implementation of educational programs.
4307

(iv) The entity is not a community school.

(g) The mayor of a city in which the majority of the 4309 territory of a school district to which section 3311.60 of the 4310 Revised Code applies is located, regardless of whether that 4311 district has created the position of independent auditor as 4312 prescribed by that section. The mayor's sponsorship authority 4313 under this division is limited to community schools that are 4314 located in that school district. Such mayor may sponsor 4315 community schools only with the approval of the city council of 4316 that city, after establishing standards with which community 4317 schools sponsored by the mayor must comply, and after entering 4318 into a sponsor agreement with the department as prescribed under 4319 section 3314.015 of the Revised Code. The mayor shall establish 4320 the standards for community schools sponsored by the mayor not 4321 later than one hundred eighty days after July 15, 2013, and 4322 shall submit them to the department upon their establishment. 4323 The department shall approve the mayor to sponsor community 4324 schools in the district, upon receipt of an application by the 4325 mayor to do so. Not later than ninety days after the 4326 department's approval of the mayor as a community school 4327 sponsor, the department shall enter into the sponsor agreement 4328

with the mayor.

Any entity described in division (C) (1) of this section4330may enter into a preliminary agreement pursuant to division (C)4331(2) of this section with the proposing person or group, provided4332that entity has been approved by and entered into a written4333agreement with the department pursuant to section 3314.015 of4334the Revised Code.4335

(2) A preliminary agreement indicates the intention of an 4336 entity described in division (C)(1) of this section to sponsor 4337 the community school. A proposing person or group that has such 4338 a preliminary agreement may proceed to finalize plans for the 4339 school, establish a governing authority as described in division 4340 (E) of this section for the school, and negotiate a contract 4341 with the entity. Provided the proposing person or group adheres 4342 to the preliminary agreement and all provisions of this chapter, 4343 the entity shall negotiate in good faith to enter into a 4344 contract in accordance with section 3314.03 of the Revised Code. 4345

(3) A new start-up school that is established in a school
district described in either division (A) (3) (b) or (d) of this
section may continue in existence once the school district no
4348
longer meets the conditions described in either division,
provided there is a valid contract between the school and a
4350
sponsor.

(4) A copy of every preliminary agreement entered into4352under this division shall be filed with the superintendent of4353public instruction.4354

(D) A majority vote of the board of a sponsoring entity
 4355
 and a majority vote of the members of the governing authority of
 4356
 a community school shall be required to adopt a contract and
 4357

4329

convert the public school or educational service center building 4358 to a community school or establish the new start-up school. 4359 Beginning September 29, 2005, adoption of the contract shall 4360 occur not later than the fifteenth day of March, and signing of 4361 the contract shall occur not later than the fifteenth day of 4362 May, prior to the school year in which the school will open. The 4363 governing authority shall notify the department of education 4364 when the contract has been signed. Subject to sections 3314.013 4365 and 3314.016 of the Revised Code, an unlimited number of 4366 community schools may be established in any school district 4367 provided that a contract is entered into for each community 4368 school pursuant to this chapter. 4369

(E) (1) As used in this division, "immediate relatives" are
limited to spouses, children, parents, grandparents, and
siblings, as well as in-laws residing in the same household as
the person serving on the governing authority.

Each new start-up community school established under this4374chapter shall be under the direction of a governing authority4375which shall consist of a board of not less than five4376individuals.4377

(2) (a) No person shall serve on the governing authority or
operate the community school under contract with the governing
4379
authority under any of the following circumstances:
4380

(i) The person owes the state any money or is in a dispute
4381
over whether the person owes the state any money concerning the
4382
operation of a community school that has closed.
4383

(ii) The person would otherwise be subject to division (B)
4384
of section 3319.31 of the Revised Code with respect to refusal,
limitation, or revocation of a license to teach, if the person
4386

were a licensed educator.

(iii) The person has pleaded quilty to or been convicted 4388 of theft in office under section 2921.41 of the Revised Code, or 4389 has pleaded quilty to or been convicted of a substantially 4390 similar offense in another state. 4391

(b) No person shall serve on the governing authority or 4392 engage in the financial day-to-day management of the community 4393 school under contract with the governing authority unless and 4394 until that person has submitted to a criminal records check in 4395 the manner prescribed by section 3319.39 of the Revised Code. 4396

(c) Each sponsor of a community school shall annually 4397 verify that a finding for recovery has not been issued by the 4398 auditor of state against any individual or individuals who 4399 propose to create a community school or any member of the 4400 governing authority, the operator, or any employee of each 4401 community school with responsibility for fiscal operations or 4402 authorization to expend money on behalf of the school. 4403

(3) No person shall serve on the governing authorities of 4404 more than five start-up community schools at the same time 4405 unless both of the following apply: 4406

4407 (a) The person serves in a volunteer capacity and receives no compensation under division (E)(5) of this section from any 4408 governing authority on which the person serves. 4409

(b) For any school that has an operator, the operator is a 4410 nonprofit organization. 4411

(4) (a) For a community school established under this 4412 chapter that is not sponsored by a school district or an 4413 educational service center, no present or former member, or 4414 immediate relative of a present or former member, of the 4415

governing authority shall be an owner, employee, or consultant 4416 of the community school's sponsor or operator, unless at least 4417 one year has elapsed since the conclusion of the person's 4418 membership on the governing authority. 4419

(b) For a community school established under this chapter 4420 that is sponsored by a school district or an educational service 4421 center, no present or former member, or immediate relative of a 4422 present or former member, of the governing authority shall: 4423

(i) Be an officer of the district board or service center 4424 governing board that serves as the community school's sponsor, 4425 unless at least one year has elapsed since the conclusion of the 4426 person's membership on the governing authority; 4427

(ii) Serve as an employee of, or a consultant for, the 4428 department, division, or section of the sponsoring district or 4429 service center that is directly responsible for sponsoring 4430 community schools, or have supervisory authority over such a 4431 department, division, or section, unless at least one year has 4432 elapsed since the conclusion of the person's membership on the 4433 governing authority. 4434

(5) The governing authority of a start-up or conversion 4435 community school may provide by resolution for the compensation 4436 of its members. However, no individual who serves on the 4437 governing authority of a start-up or conversion community school 4438 shall be compensated more than one hundred twenty-five dollars 4439 per meeting of that governing authority and no such individual 4440 shall be compensated more than a total amount of five thousand 4441 dollars per year for all governing authorities upon which the 4442 individual serves. Each member of the governing authority may be 4443 paid compensation for attendance at an approved training 4444 program, provided that such compensation shall not exceed sixty 4445

dollars a day for attendance at a training program three hours4446or less in length and one hundred twenty-five dollars a day for4447attendance at a training program longer than three hours in4448length.4449

(6) No person who is the employee of a school district or
educational service center shall serve on the governing
authority of any community school sponsored by that school
district or service center.

(7) Each member of the governing authority of a community
4454
school shall annually file a disclosure statement setting forth
4455
the names of any immediate relatives or business associates
4456
employed by any of the following within the previous three
4457
years:

(a) The sponsor or operator of that community school;

(b) A school district or educational service center that 4460 has contracted with that community school; 4461

(c) A vendor that is or has engaged in business with thatcommunity school.4463

(8) No person who is a member of a school district board
 6464
 6465
 6466
 6466
 6466

(F) (1) A new start-up school that is established prior to 4467 August 15, 2003, in an urban school district that is not also a 4468 big-eight school district may continue to operate after that 4469 date and the contract between the school's governing authority 4470 and the school's sponsor may be renewed, as provided under this 4471 chapter, after that date, but no additional new start-up schools 4472 may be established in such a district unless the district is a 4473 challenged school district as defined in this section as it 4474

Page 154

exists on and after that date.

(2) A community school that was established prior to June 4476 29, 1999, and is located in a county contiguous to the pilot 4477 project area and in a school district that is not a challenged 4478 4479 school district may continue to operate after that date, provided the school complies with all provisions of this 4480 chapter. The contract between the school's governing authority 4481 and the school's sponsor may be renewed, but no additional 4482 start-up community school may be established in that district 4483 unless the district is a challenged school district. 4484

(3) Any educational service center that, on June 30, 2007, 4485 sponsors a community school that is not located in a county 4486 within the territory of the service center or in a county 4487 contiguous to such county may continue to sponsor that community 4488 school on and after June 30, 2007, and may renew its contract 4489 with the school. However, the educational service center shall 4490 not enter into a contract with any additional community school, 4491 unless the governing board of the service center has entered 4492 into an agreement with the department authorizing the service 4493 center to sponsor a community school in any challenged school 4494 district in the state. 4495

Sec. 3314.03. A copy of every contract entered into under 4496 this section shall be filed with the superintendent of public 4497 instruction. The department of education shall make available on 4498 its web site a copy of every approved, executed contract filed 4499 with the superintendent under this section. 4500

(A) Each contract entered into between a sponsor and thegoverning authority of a community school shall specify thefollowing:

Page 156

(1) That the school shall be established as either of the	4504
following:	4505
(a) A nonprofit corporation established under Chapter	4506
1702. of the Revised Code, if established prior to April 8,	4507
2003;	4508
(b) A public benefit corporation established under Chapter	4509
1702. of the Revised Code, if established after April 8, 2003.	4510
(2) The education program of the school, including the	4511
school's mission, the characteristics of the students the school	4512
is expected to attract, the ages and grades of students, and the	4513
focus of the curriculum;	4514
(3) The academic goals to be achieved and the method of	4515
measurement that will be used to determine progress toward those	4516
goals, which shall include the statewide achievement	4517
assessments;	4518
(4) Performance standards, including but not limited to	4519
all applicable report card measures set forth in section 3302.03	4520
or 3314.017 of the Revised Code, by which the success of the	4521
school will be evaluated by the sponsor;	4522
(5) The admission standards of section 3314.06 of the	4523
Revised Code and, if applicable, section 3314.061 of the Revised	4524
Code;	4525
(6)(a) Dismissal procedures;	4526
(b) A requirement that the governing authority adopt an	4527
attendance policy that includes a procedure for automatically	4528
withdrawing a student from the school if the student without a	4529
legitimate excuse fails to participate in seventy-two	4530

consecutive hours of the learning opportunities offered to the 4531

<ul> <li>(7) The ways by which the school will achieve racial and</li> <li>(8) Requirements for financial audits by the auditor of</li> <li>(9) Requirements for financial audits by the auditor of</li> <li>(10) African Afri</li></ul>
<ul> <li>(8) Requirements for financial audits by the auditor of</li> <li>state. The contract shall require financial records of the</li> <li>school to be maintained in the same manner as are financial</li> <li>records of school districts, pursuant to rules of the auditor of</li> <li>state. Audits shall be conducted in accordance with section</li> </ul>
state. The contract shall require financial records of the4536school to be maintained in the same manner as are financial4537records of school districts, pursuant to rules of the auditor of4538state. Audits shall be conducted in accordance with section4539
school to be maintained in the same manner as are financial4537records of school districts, pursuant to rules of the auditor of4538state. Audits shall be conducted in accordance with section4539
records of school districts, pursuant to rules of the auditor of 4538 state. Audits shall be conducted in accordance with section 4539
state. Audits shall be conducted in accordance with section 4539
117.10 of the Revised Code. 4540
(9) An addendum to the contract outlining the facilities 4541
to be used that contains at least the following information: 4542
(a) A detailed description of each facility used for 4543
instructional purposes; 4544
(b) The annual costs associated with leasing each facility 4545
that are paid by or on behalf of the school; 4546
(c) The annual mortgage principal and interest payments 4547
that are paid by the school; 4548
(d) The name of the lender or landlord, identified as 4549
such, and the lender's or landlord's relationship to the 4550
operator, if any. 4551
(10) Qualifications of teachers, including a requirement 4552
that the school's classroom teachers be licensed in accordance 4553
with sections 3319.22 to 3319.31 of the Revised Code, except 4554
that a community school may engage noncertificated persons to 4555
teach up to twelve hours or forty hours per week pursuant to 4556
section 3319.301 of the Revised Code. 4557
(11) That the school will comply with the following 4558
requirements: 4559

minimum of twenty-five students for a minimum of nine hundred 4561 twenty hours per school year. 4562 (b) The governing authority will purchase liability 4563 insurance, or otherwise provide for the potential liability of 4564 the school. 4565 (c) The school will be nonsectarian in its programs, 4566 admission policies, employment practices, and all other 4567 operations, and will not be operated by a sectarian school or 4568 4569 religious institution. (d) The school will comply with sections 9.90, 9.91, 4570 109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710, 4571 3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, <u>3302.037</u>, 4572 3313.472, 3313.50, 3313.539, 3313.5310, 3313.608, 3313.609, 4573 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 4574 3313.6024, 3313.6025, 3313.643, 3313.648, 3313.6411, 3313.66, 4575 3313.661, 3313.662, 3313.666, 3313.667, 3313.668, 3313.669, 4576 3313.6610, 3313.67, 3313.671, 3313.672, 3313.673, 3313.69, 4577 3313.71, 3313.716, 3313.718, 3313.719, 3313.7112, 3313.721, 4578 3313.80, 3313.814, 3313.816, 3313.817, 3313.818, 3313.86, 4579 3313.89, 3313.96, 3319.073, 3319.077, 3319.078, 3319.321, 4580 3319.39, 3319.391, 3319.41, 3319.46, 3320.01, 3320.02, 3320.03, 4581 3321.01, 3321.041, 3321.13, 3321.14, 3321.141, 3321.17, 3321.18, 4582 3321.19, 3323.251, 3327.10, 4111.17, 4113.52, 5502.262, and 4583 5705.391 and Chapters 117., 1347., 2744., 3365., 3742., 4112., 4584

(a) The school will provide learning opportunities to a

4123., 4141., and 4167. of the Revised Code as if it were a4585school district and will comply with section 3301.0714 of the4586Revised Code in the manner specified in section 3314.17 of the4587Revised Code.4588

(e) The school shall comply with Chapter 102. and section 4589

Page 158

2921.42 of the Revised Code.

(f) The school will comply with sections 3313.61, 4591 3313.611, 3313.614, 3313.617, 3313.618, and 3313.6114 of the 4592 Revised Code, except that for students who enter ninth grade for 4593 the first time before July 1, 2010, the requirement in sections 4594 3313.61 and 3313.611 of the Revised Code that a person must 4595 successfully complete the curriculum in any high school prior to 4596 receiving a high school diploma may be met by completing the 4597 curriculum adopted by the governing authority of the community 4598 school rather than the curriculum specified in Title XXXIII of 4599 the Revised Code or any rules of the state board of education. 4600 Beginning with students who enter ninth grade for the first time 4601 on or after July 1, 2010, the requirement in sections 3313.61 4602 and 3313.611 of the Revised Code that a person must successfully 4603 complete the curriculum of a high school prior to receiving a 4604 high school diploma shall be met by completing the requirements 4605 prescribed in division (C) of section 3313.603 of the Revised 4606 Code, unless the person qualifies under division (D) or (F) of 4607 that section. Each school shall comply with the plan for 4608 awarding high school credit based on demonstration of subject 4609 area competency, and beginning with the 2017-2018 school year, 4610 with the updated plan that permits students enrolled in seventh 4611 and eighth grade to meet curriculum requirements based on 4612 subject area competency adopted by the state board of education 4613 under divisions (J)(1) and (2) of section 3313.603 of the 4614 Revised Code. Beginning with the 2018-2019 school year, the 4615 school shall comply with the framework for granting units of 4616 high school credit to students who demonstrate subject area 4617 competency through work-based learning experiences, internships, 4618 or cooperative education developed by the department under 4619 division (J)(3) of section 3313.603 of the Revised Code. 4620

## Sub. H. B. No. 82 As Passed by the Senate

(g) The school governing authority will submit within four
4621
months after the end of each school year a report of its
activities and progress in meeting the goals and standards of
4623
divisions (A) (3) and (4) of this section and its financial
4624
status to the sponsor and the parents of all students enrolled
4625
in the school.

(h) The school, unless it is an internet- or computerbased community school, will comply with section 3313.801 of the
Revised Code as if it were a school district.
4629

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

(j) If the school operates a preschool program that is
4637
licensed by the department of education under sections 3301.52
4638
to 3301.59 of the Revised Code, the school shall comply with
4639
sections 3301.50 to 3301.59 of the Revised Code and the minimum
4640
standards for preschool programs prescribed in rules adopted by
4641
the state board under section 3301.53 of the Revised Code.
4642

(k) The school will comply with sections 3313.6021 and 4643
3313.6023 of the Revised Code as if it were a school district 4644
unless it is either of the following: 4645

(i) An internet- or computer-based community school; 4646

(ii) A community school in which a majority of the
enrolled students are children with disabilities as described in
division (A) (4) (b) of section 3314.35 of the Revised Code.
4649

(1) The school will comply with section 3321.191 of the
Revised Code, unless it is an internet- or computer-based
4651
community school that is subject to section 3314.261 of the
Revised Code.
4653

(12) Arrangements for providing health and other benefits4654to employees;4655

(13) The length of the contract, which shall begin at the
beginning of an academic year. No contract shall exceed five
4657
years unless such contract has been renewed pursuant to division
4658
(E) of this section.

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

(15) A financial plan detailing an estimated school budget
for each year of the period of the contract and specifying the
total estimated per pupil expenditure amount for each such year.
4664

(16) Requirements and procedures regarding the disposition 4665
of employees of the school in the event the contract is 4666
terminated or not renewed pursuant to section 3314.07 of the 4667
Revised Code; 4668

(17) Whether the school is to be created by converting all 4669 or part of an existing public school or educational service 4670 center building or is to be a new start-up school, and if it is 4671 a converted public school or service center building, 4672 specification of any duties or responsibilities of an employer 4673 that the board of education or service center governing board 4674 that operated the school or building before conversion is 4675 delegating to the governing authority of the community school 4676 with respect to all or any specified group of employees provided 4677 the delegation is not prohibited by a collective bargaining 4678

Page 161

4660

agreement applicable to such employees; 4679 (18) Provisions establishing procedures for resolving 4680 disputes or differences of opinion between the sponsor and the 4681 governing authority of the community school; 4682 (19) A provision requiring the governing authority to 4683 adopt a policy regarding the admission of students who reside 4684 outside the district in which the school is located. That policy 4685 shall comply with the admissions procedures specified in 4686 sections 3314.06 and 3314.061 of the Revised Code and, at the 4687 sole discretion of the authority, shall do one of the following: 4688 (a) Prohibit the enrollment of students who reside outside 4689 the district in which the school is located; 4690 (b) Permit the enrollment of students who reside in 4691 districts adjacent to the district in which the school is 4692 located; 4693 (c) Permit the enrollment of students who reside in any 4694 other district in the state. 4695 (20) A provision recognizing the authority of the 4696 department of education to take over the sponsorship of the 4697 school in accordance with the provisions of division (C) of 4698 section 3314.015 of the Revised Code; 4699 (21) A provision recognizing the sponsor's authority to 4700 assume the operation of a school under the conditions specified 4701 in division (B) of section 3314.073 of the Revised Code; 4702 (22) A provision recognizing both of the following: 4703 (a) The authority of public health and safety officials to 4704

inspect the facilities of the school and to order the facilities 4705 closed if those officials find that the facilities are not in 4706

Page 163

#### compliance with health and safety laws and regulations; 4707 (b) The authority of the department of education as the 4708 community school oversight body to suspend the operation of the 4709 school under section 3314.072 of the Revised Code if the 4710 department has evidence of conditions or violations of law at 4711 the school that pose an imminent danger to the health and safety 4712 of the school's students and employees and the sponsor refuses 4713 to take such action. 4714 (23) A description of the learning opportunities that will 4715 be offered to students including both classroom-based and non-4716

classroom-based learning opportunities that is in compliance 4717 with criteria for student participation established by the 4718 department under division (H)(2) of section 3314.08 of the 4719 Revised Code; 4720

(24) The school will comply with sections 3302.04 and
3302.041 of the Revised Code, except that any action required to
be taken by a school district pursuant to those sections shall
4723
be taken by the sponsor of the school. However, the sponsor
4724
shall not be required to take any action described in division
4725
(F) of section 3302.04 of the Revised Code.

(25) Beginning in the 2006-2007 school year, the school 4727 will open for operation not later than the thirtieth day of 4728 September each school year, unless the mission of the school as 4729 specified under division (A)(2) of this section is solely to 4730 serve dropouts. In its initial year of operation, if the school 4731 fails to open by the thirtieth day of September, or within one 4732 year after the adoption of the contract pursuant to division (D) 4733 of section 3314.02 of the Revised Code if the mission of the 4734 school is solely to serve dropouts, the contract shall be void. 4735

## Sub. H. B. No. 82 As Passed by the Senate

(26) Whether the school's governing authority is planning
to seek designation for the school as a STEM school equivalent
under section 3326.032 of the Revised Code;
4738

(27) That the school's attendance and participationpolicies will be available for public inspection;4740

(28) That the school's attendance and participation 4741 records shall be made available to the department of education, 4742 auditor of state, and school's sponsor to the extent permitted 4743 under and in accordance with the "Family Educational Rights and 4744 Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended, 4745 and any regulations promulgated under that act, and section 4746 3319.321 of the Revised Code; 4747

(29) If a school operates using the blended learning
model, as defined in section 3301.079 of the Revised Code, all
4749
of the following information:
4750

(a) An indication of what blended learning model or models4751will be used;4752

(b) A description of how student instructional needs will4753be determined and documented;4754

(c) The method to be used for determining competency,4755granting credit, and promoting students to a higher grade level;4756

(d) The school's attendance requirements, including how 4757
the school will document participation in learning 4758
opportunities; 4759

(e) A statement describing how student progress will be 4760
monitored; 4761

(f) A statement describing how private student data will 4762be protected; 4763

## Sub. H. B. No. 82 As Passed by the Senate

(g) A description of the professional development4764activities that will be offered to teachers.4765

(30) A provision requiring that all moneys the school's
operator loans to the school, including facilities loans or cash
flow assistance, must be accounted for, documented, and bear
4768
interest at a fair market rate;

(31) A provision requiring that, if the governing
authority contracts with an attorney, accountant, or entity
specializing in audits, the attorney, accountant, or entity
shall be independent from the operator with which the school has
4773
contracted.

(32) A provision requiring the governing authority to
4775
adopt an enrollment and attendance policy that requires a
4776
student's parent to notify the community school in which the
4777
student is enrolled when there is a change in the location of
4778
the parent's or student's primary residence.
4779

(33) A provision requiring the governing authority to
adopt a student residence and address verification policy for
students enrolling in or attending the school.

(B) The community school shall also submit to the sponsor
 a comprehensive plan for the school. The plan shall specify the
 4783
 4784
 following:

(1) The process by which the governing authority of theschool will be selected in the future;4787

(2) The management and administration of the school; 4788

(3) If the community school is a currently existing public
school or educational service center building, alternative
arrangements for current public school students who choose not
4791

Page 166

to attend the converted school and for teachers who choose not 4792 to teach in the school or building after conversion; 4793 (4) The instructional program and educational philosophy 4794 of the school; 4795 (5) Internal financial controls. 4796 When submitting the plan under this division, the school 4797 shall also submit copies of all policies and procedures 4798 regarding internal financial controls adopted by the governing 4799 authority of the school. 4800 (C) A contract entered into under section 3314.02 of the 4801 Revised Code between a sponsor and the governing authority of a 4802 community school may provide for the community school governing 4803 authority to make payments to the sponsor, which is hereby 4804 authorized to receive such payments as set forth in the contract 4805 between the governing authority and the sponsor. The total 4806 amount of such payments for monitoring, oversight, and technical 4807 assistance of the school shall not exceed three per cent of the 4808 4809 total amount of payments for operating expenses that the school receives from the state. 4810 (D) The contract shall specify the duties of the sponsor 4811

which shall be in accordance with the written agreement entered 4812 into with the department of education under division (B) of 4813 section 3314.015 of the Revised Code and shall include the 4814 following: 4815

(1) Monitor the community school's compliance with all
laws applicable to the school and with the terms of the
4817
contract;

(2) Monitor and evaluate the academic and fiscal4819performance and the organization and operation of the community4820

school on at least an annual basis;

(3) Report on an annual basis the results of the 4822 evaluation conducted under division (D)(2) of this section to 4823 the department of education and to the parents of students 4824 enrolled in the community school; 4825

(4) Provide technical assistance to the community school 4826 in complying with laws applicable to the school and terms of the 4827 contract; 4828

(5) Take steps to intervene in the school's operation to 4829 correct problems in the school's overall performance, declare 4830 the school to be on probationary status pursuant to section 4831 3314.073 of the Revised Code, suspend the operation of the 4832 school pursuant to section 3314.072 of the Revised Code, or 4833 terminate the contract of the school pursuant to section 3314.07 4834 of the Revised Code as determined necessary by the sponsor; 4835

(6) Have in place a plan of action to be undertaken in the 4836 event the community school experiences financial difficulties or 4837 4838 closes prior to the end of a school year.

(E) Upon the expiration of a contract entered into under 4839 this section, the sponsor of a community school may, with the 4840 approval of the governing authority of the school, renew that 4841 contract for a period of time determined by the sponsor, but not 4842 ending earlier than the end of any school year, if the sponsor 4843 finds that the school's compliance with applicable laws and 4844 terms of the contract and the school's progress in meeting the 4845 academic goals prescribed in the contract have been 4846 satisfactory. Any contract that is renewed under this division 4847 remains subject to the provisions of sections 3314.07, 3314.072, 4848 and 3314.073 of the Revised Code. 4849

## Sub. H. B. No. 82 As Passed by the Senate

(F) If a community school fails to open for operation 4850 within one year after the contract entered into under this 4851 section is adopted pursuant to division (D) of section 3314.02 4852 of the Revised Code or permanently closes prior to the 4853 expiration of the contract, the contract shall be void and the 4854 school shall not enter into a contract with any other sponsor. A 4855 school shall not be considered permanently closed because the 4856 operations of the school have been suspended pursuant to section 4857 3314.072 of the Revised Code. 4858

Sec. 3314.034. (A) Subject to division (B) of this4859section, any community school to which either of the following4860conditions apply shall be prohibited from entering into a4861contract with a new sponsor:4862

(1) The community school has received a, on the most4863recent report card issued for that school under section 3302.034864of the Revised Code, either of the following:4865

(a) A grade of "D" or "F" for the performance index score,4866under division (C) (1) (b) of section 3302.03 of the Revised Code,4867and an overall grade of "D" or "F" for the value-added progress4868dimension or another measure of student academic progress if4869adopted by the state board of education, under division (C) (1)4870(e) of that section; on the most recent report card issued for4871the school pursuant to that section;4872

(b) A performance rating of less than three stars for4873achievement under division (D) (3) (b) of section 3302.03 of the4874Revised Code and a performance rating of less than three stars4875for progress under division (D) (3) (c) of that section.4876

(2) The community school is one in which a majority of the4877students are enrolled in a dropout prevention and recovery4878

program, and it has received a rating of "does not meet4879standards" for the annual student growth measure and combined4880graduation rates on the most recent report card issued for the4881school under section 3314.017 of the Revised Code.4882

(B) A community school to which division (A) of this
section applies may enter into a contract with a new sponsor if
4884
all of the following conditions are satisfied:
4885

(1) The proposed sponsor received a rating of "effective"
4886
or higher pursuant to division (B) (6) of section 3314.016 of the
4887
Revised Code on its most recent evaluation conducted according
4888
to that section, or the proposed sponsor is the office of Ohio
4889
school sponsorship established in section 3314.029 of the
4891

(2) The community school submits a request to enter into a4892new contract with a sponsor.4893

(3) The community school has not submitted a prior request4894that was granted.

(4) The department grants the school's request pursuant todivision (C) of this section.4897

(C) A school shall submit a request to change sponsors 4898 under this section not later than on the fifteenth day of 4899 February of the year in which the school wishes to do so. The 4900 department shall grant or deny the request not later than thirty 4901 days after the department receives it. If the department denies 4902 the request, the community school may submit an appeal to the 4903 state board of education, which shall hold a hearing in 4904 accordance with Chapter 119. of the Revised Code. The community 4905 school shall file its notice of appeal to the state board not 4906 later than ten days after receiving the decision from the 4907

department. The state board shall conduct the hearing not later4908than thirty days after receiving the school's notice of appeal4909and act upon the determination of the hearing officer not later4910than the twenty-fifth day of June of the year in which the4911school wishes to change sponsors.4912

(D) Factors to be considered during a hearing held
4913
pursuant to division (C) of this section include, but are not
4914
limited to, the following:
4915

(1) The school's impact on the students and the community 4916or communities it serves; 4917

(2) The quality and quantity of academic and
administrative support the school receives from its current
sponsor to help the school to improve;
4920

(3) The sponsor's annual evaluations of the community
school under division (D) (2) of section 3314.03 of the Revised
Code for the previous three years;
4923

(4) The academic performance of the school, taking into
4924
account the demographic information of the students enrolled in
4925
the school;

(5) The academic performance of alternative schools that
serve comparable populations of students as those served by the
4928
community school;

(6) The fiscal stability of the school; 4930

	(7)	The	results	of	any	audi	ts o	f the	schoo	l by	the	auditor	4931
of	state;												4932
	(8)	The	length	of	time	the	schoo	ol ha	s been	unde	er tl	he	4933

oversight of its current sponsor;

4963

(9) The number of times the school has changed sponsors	4935
prior to the current request;	4936
(10) Parent and student satisfaction rates as demonstrated	4937
by surveys, if available.	4938
Sec. 3314.05. (A) The contract between the community	4939
school and the sponsor shall specify the facilities to be used	4940
for the community school and the method of acquisition. Except	4941
as provided in divisions (B)(3) and (4) of this section, no	4942
community school shall be established in more than one school	4943
district under the same contract.	4944
(B) Division (B) of this section shall not apply to	4945
internet- or computer-based community schools.	4946
(1) A community school may be located in multiple	4947
facilities under the same contract only if the limitations on	4948
availability of space prohibit serving all the grade levels	4949
specified in the contract in a single facility or division (B)	4950
(2), $(3)$ , or $(4)$ of this section applies to the school. The	4951
school shall not offer the same grade level classrooms in more	4952
than one facility.	4953
(2) A community school may be located in multiple	4954
facilities under the same contract and, notwithstanding division	4955
(B)(1) of this section, may assign students in the same grade	4956
level to multiple facilities, as long as all of the following	4957
apply:	4958
(a) The governing authority has entered into and maintains	4959
a contract with an operator of the type described in division	4960
(A)(8)(b) of section 3314.02 of the Revised Code.	4961
(b) The contract with that operator qualified the school	4962

to be established pursuant to division (A) of former section

3314.016 of the Revised Code.

(c) The school's rating under section 3302.03 of the
Revised Code does not fall below a combination of any of the
following for two or more consecutive years:

(i) A rating of "in need of continuous improvement" under
section 3302.03 of the Revised Code, as that section existed
prior to March 22, 2013;
4970

(ii) For the 2012-2013, 2013-2014, 2014-2015, and 2015-4971 2016 school years, a rating of "C" for both the performance 4972 index score under division (A) (1) (b) or (B) (1) (b) and the value-4973 added dimension under division (A)(1)(e) or (B)(1)(e) of section 4974 3302.03 of the Revised Code; or if the building serves only 4975 grades ten through twelve, the building received a grade of "C" 4976 for the performance index score under division (A)(1)(b) or (B) 4977 (1) (b) of section 3302.03 of the Revised Code; 4978

(iii) For the 2016-2017, 2017-2018, 2018-2019, 2019-2020, 4979
2020-2021 school year and for any school year thereafter years, 4980
an overall grade of "C" under division (C) (3) of section 3302.03 4981
of the Revised Code or an overall performance designation of 4982
"meets standards" under division (E) (3) (e) of section 3314.017 4983
of the Revised Code; 4984

(iv) For the 2021-2022 school year and any school year4985thereafter, an overall performance rating of three stars under4986division (D) (3) of section 3302.03 of the Revised Code or an4987overall performance designation of "meets standards" under4988division (E) (3) (e) of section 3314.017 of the Revised Code.4989

(3) A new start-up community school may be established in
two school districts under the same contract if all of the
following apply:

## Sub. H. B. No. 82 As Passed by the Senate

(a) At least one of the school districts in which the4993school is established is a challenged school district;4994

(b) The school operates not more than one facility in each
school district and, in accordance with division (B) (1) of this
section, the school does not offer the same grade level
classrooms in both facilities; and
4995

(c) Transportation between the two facilities does not4999require more than thirty minutes of direct travel time as5000measured by school bus.5001

In the case of a community school to which division (B)(3) 5002 of this section applies, if only one of the school districts in 5003 which the school is established is a challenged school district, 5004 that district shall be considered the school's primary location 5005 and the district in which the school is located for the purposes 5006 of division (A)(19) of section 3314.03 and divisions (C) and (H) 5007 of section 3314.06 of the Revised Code and for all other 5008 purposes of this chapter. If both of the school districts in 5009 which the school is established are challenged school districts, 5010 the school's governing authority shall designate one of those 5011 districts to be considered the school's primary location and the 5012 district in which the school is located for the purposes of 5013 those divisions and all other purposes of this chapter and shall 5014 notify the department of education of that designation. 5015

(4) A community school may be located in multiple
facilities under the same contract and, notwithstanding division
(B) (1) of this section, may assign students in the same grade
level to multiple facilities, as long as both of the following
apply:

(a) The facilities are all located in the same county.

Page 174

(b) Either of the following conditions are satisfied: 5022
(i) The community school is sponsored by a board of 5023
education of a city, local, or exempted village school district 5024
having territory in the same county where the facilities of the 5025
community school are located; 5026
(ii) The community school is managed by an operator. 5027

In the case of a community school to which division (B)(4)5028 of this section applies and that maintains facilities in more 5029 than one school district, the school's governing authority shall 5030 designate one of those districts to be considered the school's 5031 5032 primary location and the district in which the school is located for the purposes of division (A) (19) of section 3314.03 and 5033 divisions (C) and (H) of section 3314.06 of the Revised Code and 5034 for all other purposes of this chapter and shall notify the 5035 department of that designation. 5036

(5) Any facility used for a community school shall meetall health and safety standards established by law for schoolbuildings.

(C) In the case where a community school is proposed to be 5040 located in a facility owned by a school district or educational 5041 service center, the facility may not be used for such community 5042 school unless the district or service center board owning the 5043 facility enters into an agreement for the community school to 5044 utilize the facility. Use of the facility may be under any terms 5045 and conditions agreed to by the district or service center board 5046 and the school. 5047

(D) Two or more separate community schools may be located 5048in the same facility. 5049

(E) In the case of a community school that is located in 5050

multiple facilities, beginning July 1, 2012, the department 5051 shall assign a unique identification number to the school and to 5052 each facility maintained by the school. Each number shall be 5053 used for identification purposes only. Nothing in this division 5054 shall be construed to require the department to calculate the 5055 amount of funds paid under this chapter, or to compute any data 5056 required for the report cards issued under section 3314.012 of 5057 the Revised Code, for each facility separately. The department 5058 shall make all such calculations or computations for the school 5059 as a whole. 5060

Sec. 3314.35. (A)(1) Except as provided in division (A)(4) 5061 of this section, this section applies to any community school 5062 that meets one of the following criteria after July 1, 2009, but 5063 before July 1, 2011: 5064

(a) The school does not offer a grade level higher than
5065
three and has been declared to be in a state of academic
emergency under section 3302.03 of the Revised Code for three of
5067
the four most recent school years.

(b) The school satisfies all of the following conditions: 5069

(i) The school offers any of grade levels four to eight 5070but does not offer a grade level higher than nine. 5071

(ii) The school has been declared to be in a state of
academic emergency under section 3302.03 of the Revised Code for
two of the three most recent school years.

(iii) In at least two of the three most recent school
years, the school showed less than one standard year of academic
growth in either reading or mathematics, as determined by the
department of education in accordance with rules adopted under
5075
division (A) of section 3302.021 of the Revised Code.

most recent school years.

(c) The school offers any of grade levels ten to twelve and has been declared to be in a state of academic emergency under section 3302.03 of the Revised Code for three of the four

(2) Except as provided in division (A) (4) of this section,
5084
this section applies to any community school that meets one of
5085
the following criteria after July 1, 2011, but before July 1,
5086
2013:

(a) The school does not offer a grade level higher than
5088
three and has been declared to be in a state of academic
solve the section 3302.03 of the Revised Code for two of
the three most recent school years.
5091

(b) The school satisfies all of the following conditions: 5092

(i) The school offers any of grade levels four to eight 5093but does not offer a grade level higher than nine. 5094

(ii) The school has been declared to be in a state of
 academic emergency under section 3302.03 of the Revised Code for
 two of the three most recent school years.

(iii) In at least two of the three most recent school 5098 years, the school showed less than one standard year of academic 5099 growth in either reading or mathematics, as determined by the 5100 department in accordance with rules adopted under division (A) 5101 of section 3302.021 of the Revised Code. 5102

(c) The school offers any of grade levels ten to twelve
and has been declared to be in a state of academic emergency
under section 3302.03 of the Revised Code for two of the three
most recent school years.

(3) Except as provided in division (A)(4) of this section, 5107

Page 176

5080

5081

5082

this section applies to any community school that meets one of 5108 the following criteria on or after July 1, 2013: 5109 (a) The school does not offer a grade level higher than 5110 three and, for the three most recent school years, satisfies any 5111 of the following criteria: 5112 (i) The school has been declared to be in a state of 5113 academic emergency under section 3302.03 of the Revised Code, as 5114 it existed prior to March 22, 2013; 5115 (ii) The school has received a grade of "F" in improving 5116 literacy in grades kindergarten through three under division (B) 5117 (1) (q) or (C) (1) (q) of section 3302.03 of the Revised Code; 5118 (iii) The school has received a performance rating of one 5119 star for early literacy under division (D)(3)(e) of section 5120 3302.03 of the Revised Code; 5121 5122 (iv) The school has received an overall performance rating of less than two stars under division (D)(3) of section 3302.03 5123 of the Revised Code; 5124 (iii) (v) The school has received an overall grade of "F" 5125 under division (C) of section 3302.03 of the Revised Code. 5126 (b) The school offers any of grade levels four to eight 5127 but does not offer a grade level higher than nine and, for the 5128 three most recent school years, satisfies any of the following 5129 criteria: 5130 (i) The school has been declared to be in a state of 5131 academic emergency under section 3302.03 of the Revised Code, as 5132 it existed prior to March 22, 2013, and the school showed less 5133

rules adopted under division (A) of section 3302.021 of the	5136
Revised Code;	5137
(ii) The school has received a grade of "F" for the	5138
performance index score under division (A)(1)(b), (B)(1)(b), or	5139
(C)(1)(b) and a grade of "F" for the value-added progress	5140
dimension under division (A)(1)(e), (B)(1)(e), or (C)(1)(e) of	5141
section 3302.03 of the Revised Code <u>;</u>	5142
(iii) The school has received a performance rating of one	5143
star for both achievement under division (D)(3)(b) of section	5144
3302.03 of the Revised Code and progress under division (D)(3)	5145
(c) of that section;	5146
<del>(iii) <u>(</u>iv) T</del> he school has received an overall grade of "F"	5147
under division (C) and a grade of "F" for the value-added	5148
progress dimension under division (C)(1)(e) of section 3302.03	5149
of the Revised Code <u>;</u>	5150
(v) The school has received an overall performance rating	5151
of less than two stars under division (D) of section 3302.03 of	5152
the Revised Code and a performance rating of one star for	5153
progress under division (D)(3)(c) of that section.	5154
(c) The school offers any of grade levels ten to twelve	5155
and, for the three most recent school years, satisfies any of	5156
the following criteria:	5157
(i) The school has been declared to be in a state of	5158
academic emergency under section 3302.03 of the Revised Code, as	5159
it existed prior to March 22, 2013;	5160
(ii) The school has received a grade of "F" for the	5161
performance index score under division (A)(1)(b), (B)(1)(b), or	5162
(C)(1)(b) and has not met annual measurable objectives under	5163
division (A)(1)(a), (B)(1)(a), or (C)(1)(a) of section 3302.03	5164

of the Revised Code <u>;</u>	5165
(iii) The school has received a performance rating of "one	5166
star" for achievement under division (D)(3)(b) of section	5167
3302.03 of the Revised Code and has not met annual measurable	5168
objectives for gap closing under division (D)(3)(a) of that	5169
section, as determined by the department;	5170
<del>(iii) <u>(</u>iv) T</del> he school has received an overall grade of "F"	5171
under division (C) and a grade of "F" for the value-added	5172
progress dimension under division (C)(1)(e) of section 3302.03	5173
of the Revised Code <u>;</u>	5174
(v) The school has received an overall performance rating	5175
of less than two stars under division (D) of section 3302.03 of	5176
the Revised Code and a performance rating of one star for	5177
progress under division (D)(1)(b) of that section.	5178
For purposes of division (A)(3) of this section only, the	5179
department of education shall calculate the value-added progress	5180
dimension for a community school using assessment scores for	5181
only those students to whom the school has administered the	5182
achievement assessments prescribed by section 3301.0710 of the	5183
Revised Code for at least the two most recent school years but	5184
using value-added data from only the most recent school year.	5185
(4) This section does not apply to either of the	5186
following:	5187
(a) Any community school in which a majority of the	5188
students are enrolled in a dropout prevention and recovery	5189
program that is operated by the school. Rather, such schools	5190
shall be subject to closure only as provided in section 3314.351	5191
of the Revised Code. However, prior to July 1, 2014, a community	5192
school in which a majority of the students are enrolled in a	5193

dropout prevention and recovery program shall be exempt from 5194 this section only if it has been granted a waiver under section 5195 3314.36 of the Revised Code. 5196

(b) Any community school in which a majority of the 5197 enrolled students are children with disabilities receiving 5198 special education and related services in accordance with 5199 Chapter 3323. of the Revised Code. 5200

5201 (B) Any community school to which this section applies shall permanently close at the conclusion of the school year in 5202 which the school first becomes subject to this section. The 5203 sponsor and governing authority of the school shall comply with 5204 all procedures for closing a community school adopted by the 5205 department under division (E) of section 3314.015 of the Revised 5206 Code. The governing authority of the school shall not enter into 5207 a contract with any other sponsor under section 3314.03 of the 5208 Revised Code after the school closes. 5209

(C) In accordance with division (B) of section 3314.012 of 5210 the Revised Code, the department shall not consider the 5211 performance ratings assigned to a community school for its first 5212 two years of operation when determining whether the school meets 5213 the criteria prescribed by division (A)(1) or (2) of this 5214 section. 5215

(D) Nothing in this section or in any other provision of 5216 the Revised Code prohibits the sponsor of a community school 5217 from exercising its option not to renew a contract for any 5218 reason or from terminating a contract prior to its expiration 5219 for any of the reasons set forth in section 3314.07 of the 5220 Revised Code. 5221

Sec. 3326.11. Each science, technology, engineering, and

5223
5224
5225
5226
5227
5228
5229
5230
5231
5232
5233
5234
5235
5236
5237
5238
5239
5240
5241
5242
5243
5244
5245
5246
5247
5248
5249

3319.073, 3319.077, 3319.078, 3319.39, 3319.391, 3319.46,52503320.01, 3320.02, 3320.03, 3323.251, and 5502.262, and Chapter52513365. of the Revised Code as if the school were a school5252district and the school's board of trustees were a district5253

board of education.

Section 2. That existing sections 3301.0710, 3301.0712,52553301.0714, 3301.0715, 3301.52, 3302.01, 3302.02, 3302.021,52563302.03, 3302.035, 3302.04, 3302.05, 3302.10, 3302.12, 3302.13,52573302.151, 3311.741, 3313.413, 3313.618, 3313.6113, 3313.6114,52583314.012, 3314.02, 3314.03, 3314.034, 3314.05, 3314.35, 3326.11,5259and 3328.24 of the Revised Code are hereby repealed.5260

5261 Section 3. The Department of Education shall conduct a study regarding the academic effectiveness and necessity of the 5262 value-added progress dimension ranking prescribed under division 5263 (A) (2) of section 3302.21 of the Revised Code and submit its 5264 findings not later than two years after the effective date of 5265 this section. The Department shall submit a report of its 5266 findings to the Speaker of the House of Representatives, the 5267 President of the Senate, and the chairpersons of the standing 5268 committees of the House of Representatives and the Senate that 5269 consider education legislation. 5270

Section 4. Notwithstanding anything in the Revised Code to5271the contrary, for the 2021-2022 school year only, both of the5272following apply:5273

(A) The Ohio Department of Education shall use the 5274
components prescribed under divisions (D) (3) (a) to (e) of 5275
section 3302.03 of the Revised Code to determine a method to 5276
meaningfully differentiate between school districts and school 5277
buildings for the purposes of complying with any reporting or 5278
accountability provisions prescribed under state and federal 5279
law. 5280

(B) Nothing in this section or section 3302.03 of the 5281Revised Code prohibits the Ohio Department of Education from 5282

Page 182

calculating an overall grade or overall performance rating for a5283school district or building for the 2021-2022 school year for5284the purpose of either of the following:5285

(1) To identify school buildings for comprehensive, 5286 targeted, or additional targeted support and improvement in 5287 accordance with the "Every Student Succeeds Act," 20 U.S.C. 6301 5288 et seq. and the state's request, as approved by the United 5289 States Department of Education, to delay such identification 5290 until fall 2022 using performance data from the 2021-2022 school 5291 year; 5292

(2) To calculate the academic performance component and
 5293
 the overall rating for each community school sponsor required to
 be evaluated for the 2021-2022 school year under section
 3314.016 of the Revised Code.
 5296

Section 5. Notwithstanding division (B)(1) of section 5297 5298 3314.016 of the Revised Code, the Department of Education shall not be required to post on its web site the evaluation system 5299 that will be used for community school sponsor evaluations for 5300 the 2021-2022 school year until August 15, 2021, but the 5301 5302 Department shall make every effort to post applicable information and documentation regarding the evaluations for the 5303 2021-2022 school year that are not affected by the provisions of 5304 this act prior to that date. 5305

Section 6. The General Assembly, applying the principle5306stated in division (B) of section 1.52 of the Revised Code that5307amendments are to be harmonized if reasonably capable of5308simultaneous operation, finds that the following sections,5309presented in this act as composites of the sections as amended5310by the acts indicated, are the resulting versions of the5311sections in effect prior to the effective date of the sections5312

as presented in this act:	5313
Section 3314.03 of the Revised Code as amended by H.B.	5314
123, H.B. 164, H.B. 166, H.B. 409, H.B. 436, S.B. 68, and S.B.	5315
89, all of the 133rd General Assembly.	5316
Section 3326.11 of the Revised Code as amended by H.B.	5317
123, H.B. 164, H.B. 166, H.B. 436, and S.B. 68, all of the 133rd	5318
General Assembly.	5319
Section 3328.24 of the Revised Code as amended by H.B.	5320
123, H.B. 164, H.B. 166, H.B. 436, and S.B. 68, all of the 133rd	5321
General Assembly.	5322