As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 9

Representatives Manning, Lightbody

A BILL

To	amend sections 3314.03, 3319.223, 3319.26, and	1
	3326.11 and to enact sections 3319.225, 3319.58,	2
	3333.393, and 3333.394 of the Revised Code and	3
	to amend the version of section 3319.26 of the	4
	Revised Code that is scheduled to take effect on	5
	December 29, 2023, to continue the changes on	6
	and after that date, to establish the Grow Your	7
	Own Teacher Program, to establish a loan	8
	repayment program for eligible teachers, to make	9
	changes to teacher licensing and professional	10
	development, and to make an appropriation.	11

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

Section 1. That sections 3314.03, 3319.223, 3319.26, and	12
3326.11 be amended and sections 3319.225, 3319.58, 3333.393, and	13
3333.394 of the Revised Code be enacted to read as follows:	14
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Sec. 3314.03. A copy of every contract entered into under	15
this section shall be filed with the superintendent of public	16
instruction. The department of education shall make available on	17
its web site a copy of every approved, executed contract filed	18
with the superintendent under this section	1 0

(A) Each contract entered into between a sponsor and the	20
governing authority of a community school shall specify the	21
following:	22
(1) That the school shall be established as either of the	23
following:	24
(a) A nonprofit corporation established under Chapter	25
1702. of the Revised Code, if established prior to April 8,	26
2003;	27
(b) A public benefit corporation established under Chapter	28
1702. of the Revised Code, if established after April 8, 2003.	29
(2) The education program of the school, including the	30
school's mission, the characteristics of the students the school	31
is expected to attract, the ages and grades of students, and the	32
focus of the curriculum;	33
(3) The academic goals to be achieved and the method of	34
measurement that will be used to determine progress toward those	35
goals, which shall include the statewide achievement	36
assessments;	37
(4) Performance standards, including but not limited to	38
all applicable report card measures set forth in section 3302.03	39
or 3314.017 of the Revised Code, by which the success of the	40
school will be evaluated by the sponsor;	41
(5) The admission standards of section 3314.06 of the	42
Revised Code and, if applicable, section 3314.061 of the Revised	43
Code;	44
(6)(a) Dismissal procedures;	45
(b) A requirement that the governing authority adopt an	46
attendance policy that includes a procedure for automatically	47

withdrawing a student from the school if the student without a	48
legitimate excuse fails to participate in seventy-two	49
consecutive hours of the learning opportunities offered to the	50
student.	51
(7) The ways by which the school will achieve racial and	52
ethnic balance reflective of the community it serves;	53
(8) Requirements for financial audits by the auditor of	54
state. The contract shall require financial records of the	55
school to be maintained in the same manner as are financial	56
records of school districts, pursuant to rules of the auditor of	57
state. Audits shall be conducted in accordance with section	58
117.10 of the Revised Code.	59
(9) An addendum to the contract outlining the facilities	60
to be used that contains at least the following information:	61
(a) A detailed description of each facility used for	62
instructional purposes;	63
(b) The annual costs associated with leasing each facility	64
that are paid by or on behalf of the school;	65
that are pard by or on behalf of the school,	0.5
(c) The annual mortgage principal and interest payments	66
that are paid by the school;	67
(d) The name of the lender or landlord, identified as	68
such, and the lender's or landlord's relationship to the	69
operator, if any.	70
(10) Qualifications of teachers, including a requirement	71
that the school's classroom teachers be licensed in accordance	72
with sections 3319.22 to 3319.31 of the Revised Code, except	73
that a community school may engage noncertificated persons to	74
teach up to twelve hours or forty hours per week pursuant to	75
deadle ap de direction means of forcy mount per modification to	, ,

section 3319.301 of the Revised Code.	76
(11) That the school will comply with the following	77
requirements:	78
(a) The school will provide learning opportunities to a	79
minimum of twenty-five students for a minimum of nine hundred	80
twenty hours per school year.	81
(b) The governing authority will purchase liability	82
insurance, or otherwise provide for the potential liability of	83
the school.	84
ene senect.	0 1
(c) The school will be nonsectarian in its programs,	85
admission policies, employment practices, and all other	86
operations, and will not be operated by a sectarian school or	87
religious institution.	88
(d) The school will comply with sections 9.90, 9.91,	89
109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710,	90
3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3302.037,	91
3313.472, 3313.50, 3313.539, 3313.5310, 3313.608, 3313.609,	92
3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020,	93
3313.6024, 3313.6025, 3313.6026, 3313.643, 3313.648, 3313.6411,	94
3313.66, 3313.661, 3313.662, 3313.666, 3313.667, 3313.668,	95
3313.669, 3313.6610, 3313.67, 3313.671, 3313.672, 3313.673,	96
3313.69, 3313.71, 3313.716, 3313.718, 3313.719, 3313.7112,	97
3313.721, 3313.80, 3313.814, 3313.816, 3313.817, 3313.818,	98
3313.86, 3313.89, 3313.96, 3319.073, 3319.077, 3319.078,	99
<u>3319.225,</u> 3319.238, 3319.318, 3319.321, 3319.39, 3319.391,	100
3319.393, 3319.41, 3319.46, 3320.01, 3320.02, 3320.03, 3321.01,	101
3321.041, 3321.13, 3321.14, 3321.141, 3321.17, 3321.18, 3321.19,	102
3323.251, 3327.10, 4111.17, 4113.52, 5502.262, 5502.703, and	103
5705.391 and Chapters 117., 1347., 2744., 3365., 3742., 4112.,	104

4123., 4141., and 4167. of the Revised Code as if it were a	105
school district and will comply with section 3301.0714 of the	106
Revised Code in the manner specified in section 3314.17 of the	107
Revised Code.	108
(e) The school shall comply with Chapter 102. and section	109
2921.42 of the Revised Code.	110
(f) The school will comply with sections 3313.61,	111
3313.611, 3313.614, 3313.617, 3313.618, and 3313.6114 of the	112
Revised Code, except that for students who enter ninth grade for	113
the first time before July 1, 2010, the requirement in sections	114
3313.61 and 3313.611 of the Revised Code that a person must	115
successfully complete the curriculum in any high school prior to	116
receiving a high school diploma may be met by completing the	117
curriculum adopted by the governing authority of the community	118
school rather than the curriculum specified in Title XXXIII of	119
the Revised Code or any rules of the state board of education.	120
Beginning with students who enter ninth grade for the first time	121
on or after July 1, 2010, the requirement in sections 3313.61	122
and 3313.611 of the Revised Code that a person must successfully	123
complete the curriculum of a high school prior to receiving a	124
high school diploma shall be met by completing the requirements	125
prescribed in section 3313.6027 and division (C) of section	126
3313.603 of the Revised Code, unless the person qualifies under	127
division (D) or (F) of that section. Each school shall comply	128
with the plan for awarding high school credit based on	129
demonstration of subject area competency, and beginning with the	130
2017-2018 school year, with the updated plan that permits	131
students enrolled in seventh and eighth grade to meet curriculum	132
requirements based on subject area competency adopted by the	133
state board of education under divisions (J)(1) and (2) of	134

section 3313.603 of the Revised Code. Beginning with the 2018-

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2019 school year, the school shall comply with the framework for	136
granting units of high school credit to students who demonstrate	137
subject area competency through work-based learning experiences,	138
internships, or cooperative education developed by the	139
department under division (J)(3) of section 3313.603 of the	140
Revised Code.	141
(g) The school governing authority will submit within four	142
months after the end of each school year a report of its	143
activities and progress in meeting the goals and standards of	144
divisions (A)(3) and (4) of this section and its financial	145
status to the sponsor and the parents of all students enrolled	146
in the school.	147
(h) The school, unless it is an internet- or computer-	148
based community school, will comply with section 3313.801 of the	149
Revised Code as if it were a school district.	150
(i) If the school is the recipient of moneys from a grant	151
awarded under the federal race to the top program, Division (A),	152
Title XIV, Sections 14005 and 14006 of the "American Recovery	153
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,	154
the school will pay teachers based upon performance in	155
accordance with section 3317.141 and will comply with section	156
3319.111 of the Revised Code as if it were a school district.	157
(j) If the school operates a preschool program that is	158
licensed by the department of education under sections 3301.52	159
to 3301.59 of the Revised Code, the school shall comply with	160
sections 3301.50 to 3301.59 of the Revised Code and the minimum	161
standards for preschool programs prescribed in rules adopted by	162
the state board under section 3301.53 of the Revised Code.	163
(k) The school will comply with sections 3313.6021 and	164

3313.6023 of the Revised Code as if it were a school district	165
unless it is either of the following:	166
(i) An internet- or computer-based community school;	167
(ii) A community school in which a majority of the	168
enrolled students are children with disabilities as described in	169
division (A)(4)(b) of section 3314.35 of the Revised Code.	170
(1) The school will comply with section 3321.191 of the	171
Revised Code, unless it is an internet- or computer-based	172
community school that is subject to section 3314.261 of the	173
Revised Code.	174
(12) Arrangements for providing health and other benefits	175
to employees;	176
(13) The length of the contract, which shall begin at the	177
beginning of an academic year. No contract shall exceed five	178
years unless such contract has been renewed pursuant to division	179
(E) of this section.	180
(14) The governing authority of the school, which shall be	181
responsible for carrying out the provisions of the contract;	182
(15) A financial plan detailing an estimated school budget	183
for each year of the period of the contract and specifying the	184
total estimated per pupil expenditure amount for each such year.	185
(16) Requirements and procedures regarding the disposition	186
of employees of the school in the event the contract is	187
terminated or not renewed pursuant to section 3314.07 of the	188
Revised Code;	189
(17) Whether the school is to be created by converting all	190
or part of an existing public school or educational service	191
center building or is to be a new start-up school, and if it is	192

a converted public school or service center building,	193
specification of any duties or responsibilities of an employer	194
that the board of education or service center governing board	195
that operated the school or building before conversion is	196
delegating to the governing authority of the community school	197
with respect to all or any specified group of employees provided	198
the delegation is not prohibited by a collective bargaining	199
agreement applicable to such employees;	200
(18) Provisions establishing procedures for resolving	201
disputes or differences of opinion between the sponsor and the	202
governing authority of the community school;	203
(19) A provision requiring the governing authority to	204
adopt a policy regarding the admission of students who reside	205
outside the district in which the school is located. That policy	206
shall comply with the admissions procedures specified in	207
sections 3314.06 and 3314.061 of the Revised Code and, at the	208
sole discretion of the authority, shall do one of the following:	209
(a) Prohibit the enrollment of students who reside outside	210
the district in which the school is located;	211
(b) Permit the enrollment of students who reside in	212
districts adjacent to the district in which the school is	213
located;	214
(c) Permit the enrollment of students who reside in any	215
other district in the state.	216
(20) A provision recognizing the authority of the	217
department of education to take over the sponsorship of the	218
school in accordance with the provisions of division (C) of	219
section 3314.015 of the Revised Code;	220
(21) A provision recognizing the sponsor's authority to	221

assume the operation of a school under the conditions specified	222
in division (B) of section 3314.073 of the Revised Code;	223
(22) A provision recognizing both of the following:	224
(a) The authority of public health and safety officials to	225
inspect the facilities of the school and to order the facilities	226
closed if those officials find that the facilities are not in	227
compliance with health and safety laws and regulations;	228
(b) The authority of the department of education as the	229
community school oversight body to suspend the operation of the	230
school under section 3314.072 of the Revised Code if the	231
department has evidence of conditions or violations of law at	232
the school that pose an imminent danger to the health and safety	233
of the school's students and employees and the sponsor refuses	234
to take such action.	235
(23) A description of the learning opportunities that will	236
be offered to students including both classroom-based and non-	237
classroom-based learning opportunities that is in compliance	238
with criteria for student participation established by the	239
department under division (H)(2) of section 3314.08 of the	240
Revised Code;	241
(24) The school will comply with sections 3302.04 and	242
3302.041 of the Revised Code, except that any action required to	243
be taken by a school district pursuant to those sections shall	244
be taken by the sponsor of the school. However, the sponsor	245
shall not be required to take any action described in division	246
(F) of section 3302.04 of the Revised Code.	247
(25) Beginning in the 2006-2007 school year, the school	248
will open for operation not later than the thirtieth day of	249
September each school year, unless the mission of the school as	250

specified under division (A)(2) of this section is solely to	251
serve dropouts. In its initial year of operation, if the school	252
fails to open by the thirtieth day of September, or within one	253
year after the adoption of the contract pursuant to division (D)	254
of section 3314.02 of the Revised Code if the mission of the	255
school is solely to serve dropouts, the contract shall be void.	256
(26) Whether the school's governing authority is planning	257
to seek designation for the school as a STEM school equivalent	258
under section 3326.032 of the Revised Code;	259
(27) That the school's attendance and participation	260
policies will be available for public inspection;	261
(28) That the school's attendance and participation	262
records shall be made available to the department of education,	263
auditor of state, and school's sponsor to the extent permitted	264
under and in accordance with the "Family Educational Rights and	265
Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended,	266
and any regulations promulgated under that act, and section	267
3319.321 of the Revised Code;	268
(29) If a school operates using the blended learning	269
model, as defined in section 3301.079 of the Revised Code, all	270
of the following information:	271
(a) An indication of what blended learning model or models	272
will be used;	273
(b) A description of how student instructional needs will	274
be determined and documented;	275
(c) The method to be used for determining competency,	276
granting credit, and promoting students to a higher grade level;	277
(d) The school's attendance requirements, including how	278

the school will document participation in learning	279
opportunities;	280
(e) A statement describing how student progress will be	281
monitored;	282
	0.00
(f) A statement describing how private student data will	283
be protected;	284
(g) A description of the professional development	285
activities that will be offered to teachers.	286
(30) A provision requiring that all moneys the school's	287
operator loans to the school, including facilities loans or cash	288
flow assistance, must be accounted for, documented, and bear	289
interest at a fair market rate;	290
(31) A provision requiring that, if the governing	291
authority contracts with an attorney, accountant, or entity	292
specializing in audits, the attorney, accountant, or entity	293
shall be independent from the operator with which the school has	294
contracted.	295
concracted.	233
(32) A provision requiring the governing authority to	296
adopt an enrollment and attendance policy that requires a	297
student's parent to notify the community school in which the	298
student is enrolled when there is a change in the location of	299
the parent's or student's primary residence.	300
(33) A provision requiring the governing authority to	301
adopt a student residence and address verification policy for	302
students enrolling in or attending the school.	303
(B) The community school shall also submit to the sponsor	304
a comprehensive plan for the school. The plan shall specify the	305
following:	306

(1) The process by which the governing authority of the	307
school will be selected in the future;	308
(2) The management and administration of the school;	309
(3) If the community school is a currently existing public	310
school or educational service center building, alternative	311
arrangements for current public school students who choose not	312
to attend the converted school and for teachers who choose not	313
to teach in the school or building after conversion;	314
(4) The instructional program and educational philosophy	315
of the school;	316
(5) Internal financial controls.	317
When submitting the plan under this division, the school	318
shall also submit copies of all policies and procedures	319
regarding internal financial controls adopted by the governing	320
authority of the school.	321
(C) A contract entered into under section 3314.02 of the	322
Revised Code between a sponsor and the governing authority of a	323
community school may provide for the community school governing	324
authority to make payments to the sponsor, which is hereby	325
authorized to receive such payments as set forth in the contract	326
between the governing authority and the sponsor. The total	327
amount of such payments for monitoring, oversight, and technical	328
assistance of the school shall not exceed three per cent of the	329
total amount of payments for operating expenses that the school	330
receives from the state.	331
(D) The contract shall specify the duties of the sponsor	332
which shall be in accordance with the written agreement entered	333
into with the department of education under division (B) of	334
section 3314.015 of the Revised Code and shall include the	335

following:	336
(1) Monitor the community school's compliance with all	337
laws applicable to the school and with the terms of the	338
contract;	339
(2) Monitor and evaluate the academic and fiscal	340
performance and the organization and operation of the community	341
school on at least an annual basis;	342
(3) Report on an annual basis the results of the	343
evaluation conducted under division (D)(2) of this section to	344
the department of education and to the parents of students	345
enrolled in the community school;	346
(4) Provide technical assistance to the community school	347
in complying with laws applicable to the school and terms of the	348
contract;	349
(5) Take steps to intervene in the school's operation to	350
correct problems in the school's overall performance, declare	351
the school to be on probationary status pursuant to section	352
3314.073 of the Revised Code, suspend the operation of the	353
school pursuant to section 3314.072 of the Revised Code, or	354
terminate the contract of the school pursuant to section 3314.07	355
of the Revised Code as determined necessary by the sponsor;	356
(6) Have in place a plan of action to be undertaken in the	357
event the community school experiences financial difficulties or	358
closes prior to the end of a school year.	359
(E) Upon the expiration of a contract entered into under	360
this section, the sponsor of a community school may, with the	361
this section, the sponsor of a community school may, with the approval of the governing authority of the school, renew that	361 362

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finds that the school's compliance with applicable laws and	365
terms of the contract and the school's progress in meeting the	366
academic goals prescribed in the contract have been	367
satisfactory. Any contract that is renewed under this division	368
remains subject to the provisions of sections 3314.07, 3314.072,	369
and 3314.073 of the Revised Code.	370
(F) If a community school fails to open for operation	371
within one year after the contract entered into under this	372
section is adopted pursuant to division (D) of section 3314.02	373
of the Revised Code or permanently closes prior to the	374
expiration of the contract, the contract shall be void and the	375
school shall not enter into a contract with any other sponsor. A	376
school shall not be considered permanently closed because the	377
operations of the school have been suspended pursuant to section	378
3314.072 of the Revised Code.	379
Sec. 3319.223. (A) The superintendent of public	380
instruction and the chancellor of higher education jointly shall	381
instruction and the chancellor of higher education jointly shall establish the Ohio teacher residency program, which shall be a	
	381
establish the Ohio teacher residency program, which shall be a	381 382
establish the Ohio teacher residency program, which shall be a two-year, entry-level program for classroom teachers. Except as	381 382 383
establish the Ohio teacher residency program, which shall be a two-year, entry-level program for classroom teachers. Except as provided in division (B) of this section, the teacher residency	381 382 383 384
establish the Ohio teacher residency program, which shall be a two-year, entry-level program for classroom teachers. Except as provided in division (B) of this section, the teacher residency program shall include at least the following components:	381 382 383 384 385
establish the Ohio teacher residency program, which shall be a two-year, entry-level program for classroom teachers. Except as provided in division (B) of this section, the teacher residency program shall include at least the following components: (1) Mentoring by teachers+, which may be provided online	381 382 383 384 385
establish the Ohio teacher residency program, which shall be a two-year, entry-level program for classroom teachers. Except as provided in division (B) of this section, the teacher residency program shall include at least the following components: (1) Mentoring by teachers +, which may be provided online or in person. The department of education shall provide	381 382 383 384 385 386 387
establish the Ohio teacher residency program, which shall be a two-year, entry-level program for classroom teachers. Except as provided in division (B) of this section, the teacher residency program shall include at least the following components: (1) Mentoring by teachers+, which may be provided online or in person. The department of education shall provide participants and mentors with access to online professional	381 382 383 384 385 386 387 388
establish the Ohio teacher residency program, which shall be a two-year, entry-level program for classroom teachers. Except as provided in division (B) of this section, the teacher residency program shall include at least the following components: (1) Mentoring by teachers+, which may be provided online or in person. The department of education shall provide participants and mentors with access to online professional development resources and sample videos of Ohio classroom	381 382 383 384 385 386 387 388 389
establish the Ohio teacher residency program, which shall be a two-year, entry-level program for classroom teachers. Except as provided in division (B) of this section, the teacher residency program shall include at least the following components: (1) Mentoring by teachers; which may be provided online or in person. The department of education shall provide participants and mentors with access to online professional development resources and sample videos of Ohio classroom lessons submitted for the assessment prescribed under division	381 382 383 384 385 386 387 388 389 390
establish the Ohio teacher residency program, which shall be a two-year, entry-level program for classroom teachers. Except as provided in division (B) of this section, the teacher residency program shall include at least the following components: (1) Mentoring by teachers +, which may be provided online or in person. The department of education shall provide participants and mentors with access to online professional development resources and sample videos of Ohio classroom lessons submitted for the assessment prescribed under division (A) (3) of this section at no cost.	381 382 383 384 385 386 387 388 389 390 391

to each participant who does not receive a passing score on the	395
assessment under division (A)(3) of this section, at no cost,	396
the opportunity to meet online with an instructional coach who	397
is a certified assessor of the assessment to review the	398
participant's assessment score results and discuss improvement	399
strategies and professional development.	400
Participants who choose to meet with an instructional	401
coach shall select from an online pool of instructional coaches	402
who have completed training and are approved by the department.	403
The characteristics of each coach's school or district,	404
including its size, typology, and demographics, shall be made	405
available. However, participants shall not be required to choose	406
an instructional coach from a similar district or school.	407
Participants who have not taken the assessment under	408
division (A)(3) of this section may meet online with department-	409
approved instructional coaches if the participant's school	410
district or school pays the costs associated with the meetings.	411
(3) Measures of appropriate progression through the	412
program, which shall include the performance-based assessment	413
prescribed by the state board of education for resident	414
educators. The state board shall not limit the number of	415
attempts to successfully complete the performance-based	416
assessment.	417
An individual may submit the assessment between the first	418
Tuesday of October and the first Friday of April of the	419
individual's second year of the program. The results of the	420
assessment shall be returned within thirty days unless a new	421
assessor is contracted, in which case the results shall be	422
returned in forty-five days.	423

(B) No individual who is teaching career-technical courses	424
under an alternative resident educator license issued under	425
section 3319.26 of the Revised Code or rule of the state board	426
shall be required to do either of the following:	427
(1) Complete the conditions of the Ohio teacher residency	428
program that a participant, as of September 29, 2015, would have	429
been required to complete during the participant's first and	430
second year of teaching under an alternative resident educator	431
license.	432
(2) Take a performance-based assessment.	433
(C) The teacher residency program shall be aligned with	434
the standards for teachers adopted by the state board under	435
section 3319.61 of the Revised Code and best practices	436
identified by the superintendent of public instruction.	437
(D) Each person who holds a resident educator license	438
issued under section 3319.22 or 3319.227 of the Revised Code or	439
an alternative resident educator license issued under section	440
3319.26 of the Revised Code shall participate in the teacher	441
residency program. Successful completion of the program shall be	442
required to qualify any such person for a professional educator	443
license issued under section 3319.22 of the Revised Code.	444
Sec. 3319.225. Beginning with the first school year that	445
begins on or after the effective date of this section, the board	446
of education of each school district shall provide one day of	447
professional development leave each school year, to observe a	448
veteran classroom teacher, for each teacher employed by the	449
district who is licensed under section 3319.22 of the Revised	450
Code and who is not a superintendent, assistant superintendent,	451
principal, assistant principal, or other administrator, as	452

defined in section 3319.02 of the Revised Code.	453
Each local professional development committee established	454
under section 3319.22 of the Revised Code shall consider a	455
teacher's observation of a veteran teacher as part of the	456
continuing education required for license renewal under that	457
section.	458
Sec. 3319.26. (A) The state board of education shall adopt	459
rules establishing the standards and requirements for obtaining	460
an alternative resident educator license for teaching in grades	461
kindergarten to twelve, or the equivalent, in a designated	462
subject area or in the area of intervention specialist, as	463
defined by rule of the state board. The rules shall also include	464
the reasons for which an alternative resident educator license	465
may be renewed under division (D) of this section.	466
(B) The superintendent of public instruction and the	467
chancellor of higher education jointly shall develop an	468
intensive pedagogical training institute to provide instruction	469
in the principles and practices of teaching for individuals	470
seeking an alternative resident educator license. The	471
instruction shall cover such topics as student development and	472
learning, pupil assessment procedures, curriculum development,	473
classroom management, and teaching methodology.	474
(C) The rules adopted under this section shall require	475
applicants for the alternative resident educator license to	476
satisfy the following conditions prior to issuance of the	477
license, but they shall not require applicants to have completed	478
a major or coursework in the subject area for which application	479
is being made:	480
(1) Hold a minimum of a baccalaureate degree;	481

(2) Successfully complete the pedagogical training	482
institute described in division (B) of this section or the	483
preservice training provided to participants of a teacher	484
preparation program that has been approved by the chancellor.	485
The chancellor may approve any such program that requires	486
participants to hold a bachelor's degree; have either a	487
cumulative undergraduate grade point average of at least 2.5 out	488
of 4.0, or its equivalent or a cumulative graduate school grade	489
point average of at least 3.0 out of 4.0; and successfully	490
complete the program's preservice training.	491
(3) Pass an examination in the subject area for which	492
application is being made.	493
	4.0.7
(D) An alternative resident educator license shall be	494
valid for <u>four two</u> years and shall be renewable for reasons	495
specified by rules adopted by the state board pursuant to	496
division (A) of this section. The state board, on a case-by-case	497
basis, may extend the license's duration as necessary to enable	498
the license holder to complete the Ohio teacher residency	499
program established under section 3319.223 of the Revised Code.	500
(E) The rules shall require the holder of an alternative	501
resident educator license, as a condition of continuing to hold	502
the license, to do all of the following:	503
(1) Participate in the Ohio teacher residency program	504
under section 3319.223 of the Revised Code;	505
(2) Show satisfactory progress in taking and successfully	506
completing one of the following:	507
completing one of the following.	307
(a) At least twelve additional semester hours, or the	508
equivalent, of college coursework in the principles and	509
practices of teaching in such topics as student development and	510

learning, pupil assessment procedures, curriculum development,	511
classroom management, and teaching methodology;	512
(b) Professional development provided by a teacher	513
preparation program that has been approved by the chancellor	514
under division (C)(2) of this section.	515
(3) Take an assessment of professional knowledge in the	516
second year of teaching under the license.	517
(F) The rules shall provide for the granting of a	518
professional educator license to a holder of an alternative	519
resident educator license upon successfully completing all of	520
the following:	521
(1) Four Two years of teaching under the alternative	522
license;	523
(2) The additional college coursework or professional	524
development described in division (E)(2) of this section;	525
(3) The assessment of professional knowledge described in	526
division (E)(3) of this section. The standards for successfully	527
completing this assessment and the manner of conducting the	528
assessment shall be the same as for any other individual who is	529
required to take the assessment pursuant to rules adopted by the	530
state board under section 3319.22 of the Revised Code.	531
(4) The Ohio teacher residency program;	532
(5) All other requirements for a professional educator	533
license adopted by the state board under section 3319.22 of the	534
Revised Code.	535
(G) A person who is assigned to teach in this state as a	536
participant in the teach for America program or who has	537
completed two years of teaching in another state as a	538

participant in that program shall be eligible for a license only	539
under section 3319.227 of the Revised Code and shall not be	540
eligible for a license under this section.	541
Sec. 3319.58. (A) As used in this section:	542
(1) "Eligible teacher" means an individual who satisfies	543
all of the following conditions:	544
(a) The individual is an Ohio resident.	545
(b) The individual holds a valid educator license issued	546
under section 3319.22 of the Revised Code to provide instruction	547
in grades seven through twelve.	548
(c) The individual is employed full-time for the first	549
time as a classroom teacher.	550
(d) The individual received a bachelor's degree awarded by	551
any public or private institution of higher education in this	552
state.	553
(e) The individual has outstanding student loans for the	554
degree described in division (A)(1)(d) of this section.	555
(f) The individual has made timely payments in accordance	556
with the terms of the individual's repayment schedule for the	557
outstanding student loans described in division (A)(1)(e) of	558
this section.	559
(2) "Qualifying school" means a school building operated	560
by a school district, a community school established under	561
Chapter 3314., a STEM school established under Chapter 3326., or	562
a college-preparatory boarding school established under Chapter	563
3328. of the Revised Code to which the department of education	564
and the chancellor of higher education jointly determine that	565
both of the following applies:	566

(a) The school building has persistently low performance	567
ratings on its state report card under section 3302.03 or	568
3314.017 of the Revised Code.	569
(b) The school building has difficulty attracting and	570
retaining classroom teachers who provide instruction in science,	571
technology, engineering, or mathematics and hold a valid	572
	573
educator license issued under section 3319.22 of the Revised	
Code to provide instruction in grades seven through twelve.	574
(B) The department of education and the chancellor of	575
higher education jointly shall establish and administer a	576
teacher loan repayment program. Under the program, the	577
department shall pay the amount specified in division (C) of	578
this section to repay outstanding student loans described in	579
division (A)(1)(e) of this section on behalf of the eligible	580
teacher, if the teacher applies to receive an award under the	581
program upon being employed by a qualifying school and	582
subsequently is employed by that school in a position providing	583
instruction for five consecutive school years in science,	584
technology, engineering, or mathematics to students enrolled in	585
any of grades seven through twelve. An eligible teacher shall	586
receive only one award under the program. The department shall	587
make a payment directly to the eligible teacher's lender.	588
(C) The amount for each award under the program shall be	589
the lesser of forty thousand dollars or the total amount of the	590
outstanding student loans described in division (A)(1)(e) of the	591
section for an eliqible teacher who meets the requirement	592
prescribed in division (B) of this section.	593
(D) The department and the chancellor jointly shall adopt	594
rules to administer the program.	595
	000

(E) The teacher loan repayment fund is hereby created in	596
the state treasury, to consist of such amounts designated for	597
the purposes of the fund by the general assembly. The fund shall	598
be used to make awards under the program established under this	599
section.	600
(F) The program established under this section shall cease	601
to accept new applications under division (B) of this section on	602
the date that is five calendar years after the effective date of	603
this section. The program also shall cease to operate on the	604
date that is ten calendar years after the effective date of this	605
section.	606
Sec. 3326.11. Each science, technology, engineering, and	607
mathematics school established under this chapter and its	608
governing body shall comply with sections 9.90, 9.91, 109.65,	609
121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43,	610
3301.0714, 3301.0715, 3301.0729, 3301.948, 3302.037, 3313.14,	611
3313.15, 3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48,	612
3313.481, 3313.482, 3313.50, 3313.539, 3313.5310, 3313.608,	613
3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020,	614
3313.6021, 3313.6024, 3313.6025, 3313.6026, 3313.61, 3313.611,	615
3313.614, 3313.615, 3313.617, 3313.618, 3313.6114, 3313.643,	616
3313.648, 3313.6411, 3313.66, 3313.661, 3313.662, 3313.666,	617
3313.667, 3313.668, 3313.669, 3313.6610, 3313.67, 3313.671,	618
3313.672, 3313.673, 3313.69, 3313.71, 3313.716, 3313.718,	619
3313.719, 3313.7112, 3313.721, 3313.80, 3313.801, 3313.814,	620
3313.816, 3313.817, 3313.818, 3313.86, 3313.89, 3313.96,	621
3319.073, 3319.077, 3319.078, 3319.21, <u>3319.225,</u> 3319.238,	622
3319.318, 3319.32, 3319.321, 3319.35, 3319.39, 3319.391,	623
3319.393, 3319.41, 3319.45, 3319.46, 3320.01, 3320.02, 3320.03,	624
3321.01, 3321.041, 3321.05, 3321.13, 3321.14, 3321.141, 3321.17,	625
3321.18, 3321.19, 3321.191, 3323.251, 3327.10, 4111.17, 4113.52,	626

5502.262, 5502.703, and 5705.391 and Chapters 102., 117., 1347.,	627
2744., 3307., 3309., 3365., 3742., 4112., 4123., 4141., and	628
4167. of the Revised Code as if it were a school district.	629
Sec. 3333.393. (A) As used in this section and in section	630
3333.394 of the Revised Code:	631
(1) "Academic year" shall be as defined by the chancellor	632
of higher education.	633
(2) "Parent" means the parent, guardian, or custodian of a	634
qualified student as described by this section.	635
(3) "Qualified service" means teaching at a qualifying	636
school.	637
(4) "Qualifying school" means a school district building	638
identified as "high need" by the chancellor and meets both of	639
the following conditions:	640
(a) At least fifty per cent of students enrolled in the	641
school are eligible for a free or reduced price lunch, as	642
defined in section 3333.80 of the Revised Code;	643
(b) The school is operated by the same school district	644
from which the recipient of a scholarship graduated from high	645
school or was employed.	646
(5) "Qualifying employee" means an individual employed at	647
a school where at least fifty per cent of students enrolled in	648
the school are eligible for a free or reduced price lunch, as	649
defined in section 3333.80 of the Revised Code and who holds an	650
educational aide permit or educational paraprofessional license	651
issued under section 3319.088 or a substitute license under	652
section 3319.226 of the Revised Code.	653
(B) The grow your own teacher college scholarship program	654

is hereby established. Under the program, the chancellor of	655
higher education, in conjunction with the department of	656
education, shall award scholarships to the following:	657
(1) Low-income high school seniors who commit to teaching	658
in a qualifying school for a minimum of four years upon	659
graduation from a teacher training program at a state	660
institution of higher education or an Ohio nonprofit institution	661
of higher education that has a certificate of authorization	662
under Chapter 1713. of the Revised Code.	663
(2) Qualifying employees who commit to teaching in a	664
qualifying school for a minimum of four years upon graduation	665
from a teacher training program at a state institution of higher	666
education or an Ohio nonprofit institution of higher education	667
that has a certificate of authorization under Chapter 1713. of	668
the Revised Code.	669
Each scholarship shall be awarded for up to four academic	670
years and shall not exceed \$7,500 for each academic year.	671
(C) The department and the chancellor shall develop an	672
application process for awarding scholarships under the program.	673
The department and the chancellor also shall appoint a highly	674
qualified and diverse application committee to assist in the	675
selection of scholarship recipients.	676
(D)(1) Scholarships shall be awarded to students under	677
division (B)(1) of this section who meet all of the following	678
<pre>conditions:</pre>	679
(a) Received a high school diploma or honors diploma under	680
section 3313.61 of the Revised Code;	681
(b) Were eligible for a free or reduced price lunch for	682
all four years of high school;	683

(c) Commit to completing the four-year teaching obligation	684
within not more than six years after graduating from the teacher	685
training program.	686
(2) Scholarships shall be awarded to qualifying employees_	687
under division (B) (2) of this section who commit to completing	688
the four-year teaching obligation within not more than six years	689
after graduating from the teacher training program.	690
(E) The chancellor shall require that all applicants to	691
the grow your own teacher program file a statement of service	692
status in compliance with section 3345.32 of the Revised Code,	693
if applicable, and that all applicants have not been convicted	694
of, plead guilty to, or adjudicated a delinquent child for any	695
violation listed in section 3333.38 of the Revised Code.	696
(F) Recipients shall complete the four-year teaching	697
commitment within not more than six years after graduating from	698
the teacher training program. Failure to fulfill the commitment	699
shall convert the scholarship into a loan to be repaid under	700
section 3333.394 of the Revised Code.	701
Sec. 3333.394. (A) Each recipient who accepts a	702
scholarship under the grow your own teacher program under	703
section 3333.393 of the Revised Code, or the recipient's parent	704
if the recipient is younger than eighteen years of age, shall	705
sign a promissory note payable to the state in the event the	706
recipient does not satisfy the service requirement under	707
division (F) of section 3333.393 of the Revised Code or the	708
scholarship is terminated. The amount payable under the note	709
shall be the amount of total scholarships accepted by the	710
recipient under the program plus ten per cent interest accrued	711
annually beginning on the first day of September after	712
graduating from the teacher training program or immediately	713

after termination of the scholarship. The period of repayment	714
under the note shall be determined by the chancellor of higher	715
education. The note shall stipulate that the obligation to make	716
payments under the note is canceled following completion of four	717
years of qualified service by the recipient in accordance with	718
division (F) of section 3333.393 of the Revised Code, or if the	719
recipient dies, becomes totally and permanently disabled, or is	720
unable to complete the required qualified service as a result of	721
a reduction in force at the recipient's school of employment	722
before the obligation under the note has been satisfied.	723
(B) Repayment of the principal amount of the scholarship	724
and interest accrued shall be deferred while the recipient is	725
enrolled in an approved teaching program, while the recipient is	726
seeking employment to fulfill the service obligation, for a	727
period not to exceed six months, or while the recipient is	728
engaged in qualified service.	729
(C) During the six-year period following the recipient's	730
graduation from an approved teaching program, the chancellor	731
shall deduct twenty-five per cent of the outstanding balance	732
that may be converted to a loan for each year the recipient	733
teaches at a qualifying school.	734
(D) The department and the chancellor may terminate the	735
scholarship, in which case the scholarship shall be converted to	736
a loan to be repaid under division (A) of this section.	737
(E) The scholarship shall be deemed terminated upon the	738
recipient's withdrawal from school or the recipient's failure to	739
meet the standards of the scholarship as determined by the	740
department and the chancellor and shall be converted to a loan	741
to be repaid under division (A) of this section.	742

(F) The chancellor and the attorney general shall collect	743
payments on the converted loan in accordance with section 131.02	744
of the Revised Code.	745
Section 2. That existing sections 3314.03, 3319.223,	746
3319.26, and 3326.11 of the Revised Code are hereby repealed.	747
3319.20, and 3320.11 Of the Nevised Code are hereby repeated.	747
Section 3. That the version of section 3319.26 of the	748
Revised Code that is scheduled to take effect December 29, 2023,	749
be amended to read as follows:	750
Sec. 3319.26. (A) Except as provided in division (H) of	751
this section, the state board of education shall adopt rules	752
establishing the standards and requirements for obtaining an	753
alternative resident educator license for teaching in grades	754
kindergarten to twelve, or the equivalent, in a designated	755
subject area or in the area of intervention specialist, as	756
defined by rule of the state board. The rules shall also include	757
the reasons for which an alternative resident educator license	758
may be renewed under division (D) of this section.	759
(B) The superintendent of public instruction and the	760
chancellor of higher education jointly shall develop an	761
intensive pedagogical training institute to provide instruction	762
in the principles and practices of teaching for individuals	763
seeking an alternative resident educator license. The	764
instruction shall cover such topics as student development and	765
learning, pupil assessment procedures, curriculum development,	766
classroom management, and teaching methodology.	767
(C) Except as provided in division (H) of this section,	768
the rules adopted under this section shall require applicants	769
for the alternative resident educator license to satisfy the	770
following conditions prior to issuance of the license, but they	771

shall not require applicants to have completed a major or	772
coursework in the subject area for which application is being	773
made:	774
(1) Hold a minimum of a baccalaureate degree;	775
(2) Successfully complete the pedagogical training	776
institute described in division (B) of this section or the	777
preservice training provided to participants of a teacher	778
preparation program that has been approved by the chancellor.	779
The chancellor may approve any such program that requires	780
participants to hold a bachelor's degree; have either a	781
cumulative undergraduate grade point average of at least 2.5 out	782
of 4.0, or its equivalent or a cumulative graduate school grade	783
point average of at least 3.0 out of 4.0; and successfully	784
complete the program's preservice training.	785
(3) Pass an examination in the subject area for which	786
application is being made.	787
(D) An alternative resident educator license shall be	788
valid for four two years and shall be renewable for reasons	789
specified by rules adopted by the state board pursuant to	790
division (A) of this section. The state board, on a case-by-case	791
basis, may extend the license's duration as necessary to enable	792
the license holder to complete the Ohio teacher residency	793
program established under section 3319.223 of the Revised Code.	794
(E) The rules shall require the holder of an alternative	795
resident educator license, as a condition of continuing to hold	796
the license, to do all of the following:	797
(1) Participate in the Ohio teacher residency program	798
under section 3319.223 of the Revised Code;	799
(2) Show satisfactory progress in taking and successfully	800

completing one of the following:	801
(a) At least twelve additional semester hours, or the	802
equivalent, of college coursework in the principles and	803
practices of teaching in such topics as student development and	804
learning, pupil assessment procedures, curriculum development,	805
classroom management, and teaching methodology;	806
(b) Professional development provided by a teacher	807
preparation program that has been approved by the chancellor	808
under division (C)(2) of this section.	809
(3) Take an assessment of professional knowledge in the	810
second year of teaching under the license.	811
(F) The rules shall provide for the granting of a	812
professional educator license to a holder of an alternative	813
resident educator license upon successfully completing all of	814
the following:	815
(1) Four Two years of teaching under the alternative	816
license;	817
(2) The additional college coursework or professional	818
development described in division (E)(2) of this section;	819
(3) The assessment of professional knowledge described in	820
division (E)(3) of this section. The standards for successfully	821
completing this assessment and the manner of conducting the	822
assessment shall be the same as for any other individual who is	823
required to take the assessment pursuant to rules adopted by the	824
state board under section 3319.22 of the Revised Code.	825
(4) The Ohio teacher residency program;	826
(5) All other requirements for a professional educator	827
license adopted by the state board under section 3319.22 of the	828

Revised Code.	829
(G) A person who is assigned to teach in this state as a	830
participant in the teach for America program or who has	831
completed two years of teaching in another state as a	832
participant in that program shall be eligible for a license only	833
under section 3319.227 of the Revised Code and shall not be	834
eligible for a license under this section.	835
(H) The board shall issue an alternative resident educator	836
license in accordance with Chapter 4796. of the Revised Code to	837
an applicant if either of the following applies:	838
(1) The applicant holds a license in another state.	839
(2) The applicant has satisfactory work experience, a	840
government certification, or a private certification as	841
described in that chapter as an educator for grades kindergarten	842
through twelve in a state that does not issue that license.	843
Section 4. That the existing version of section 3319.26 of	844
the Revised Code that is scheduled to take effect December 29,	845
2023, is hereby repealed.	846
Section 5. Sections 3 and 4 of this act take effect on the	847
later of December 29, 2023, or the effective date of this	848
section.	849
Section 6. All items in this act are hereby appropriated	850
as designated out of any moneys in the state treasury to the	851
credit of the designated fund. For all operating appropriations	852
made in this act, those in the first column are for fiscal year	853
2024 and those in the second column are for fiscal year 2025.	854
The operating appropriations made in this act are in addition to	855
any other operating appropriations made for these fiscal years.	856

H. B. No. 9 Page 31 As Introduced

	Secti	on 7.				857
						858
	1	2	3	4	5	
А			BOR DEPARTMENT OF HI	GHER EDUCATION		
В	Gener	al Reven	ue Fund			
С	GRF	235592	Grow Your Own Teacher Program	\$25,000,000	\$25,000,000	
D	TOTAL	GRF Gen	eral Revenue Fund	\$25,000,000	\$25,000,000	
E	TOTAL	ALL BUD	GET FUND GROUPS	\$25,000,000	\$25,000,000	
	GROW	YOUR OWN	I TEACHER PROGRAM			859
	The f	oregoing	g appropriation item 2355	92, Grow Your Own		860
Teacher Program, shall be used by the Chancellor of Higher					861	
Educa	ation 1	to implem	ment and administer the G	Frow Your Own Teach	er	862
Prog	ram pu	rsuant to	sections 3333.393 and 3	333.394 of the		863
Revis	Revised Code.					864
	Secti	.on 8. Wi	thin the limits set fort	h in this act, the		865
Dire	ctor o	f Budget	and Management shall est	ablish accounts		866
indi	indicating the source and amount of funds for each appropriation					867
made	made in this act, and shall determine the manner in which					868
appro	appropriation accounts shall be maintained. Expenditures from					869
operating appropriations contained in this act shall be					870	
accounted for as though made in, and are subject to all				871		
applicable provisions of, the main operating appropriations act				872		
of th	of the 135th General Assembly.					873

H. B. No. 9 As Introduced	Page 32
Section 9. On the effective date of this section, or as	874
soon as possible thereafter, the Director of Budget and	875
Management shall transfer \$25,000,000 cash from the General	876
Revenue Fund to the Teacher Loan Repayment Fund (Fund 5W00)	877
created in section 3319.58 of the Revised Code.	878