IN THE SUPREME COURT OF OHIO

STATE EX REL. CITIZENS FOR COMMUNITY VALUES, INC., et al.,	ORIGINAL ACTION IN MANDAMUS
Relators,	CASE NO. 2020-0175
-V-) :
OHIO DEPARTMENT OF EDUCATION, et al.,) :)
Respondents.	:)

MOTION FOR ORAL ARGUMENT AND EXPEDITED CALENDAR FOR RESOLUTION

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TABLE OF CONTENTS

TABI	LE OF AUTHORITIES	i
МОТ	ION FOR ORAL ARGUMENT AND EXPEDITED CALENDAR FOR RESOLUTION	1
I.	Senate Bill 120 Is Flawed.	1
II.	As Relators, Ohio Schools And Families Ask The Supreme Court Of Ohio To Intervene.	2
III.	A Second Wave Of Families Want To Join This Case As Relators	3
IV.	Oral Argument And Expedited Resolution Are Warranted Under These Circumstances	5
CERT	ΓΙFICATE OF SERVICE	6

TABLE OF AUTHORITIES

	Page(s)
Cases	
Bielat v. Bielat, 87 Ohio St.3d 350, 721 N.E.2d 28 (2000)	1
Statutes	
RC 3310.03	2
Other Authorities	
S.Ct.Prac.R. 12.04(A)(2)	4
S.Ct.Prac.R. 12.04(B)	5
S.Ct.Prac.R. 12.04(B)(2)	5
S.Ct.Prac.R. 17.02	5
Senate Bill 89	2
Senate Bill 120	1, 2

MOTION FOR ORAL ARGUMENT AND EXPEDITED CALENDAR FOR RESOLUTION

Given the statewide economic and constitutional impact of the issues involved in this case, Relators ask this Court to order oral argument and provide an expedited calendar for resolution. As Subsection (A) of S.Ct.Prac.R. 17.02 provides, "In an original action, or in an appeal that is not scheduled for oral argument pursuant to S.Ct. Prac.R. 17.01, the Supreme Court may order oral argument on the merits either *sua sponte* or in response to a request by any party." For, minimally, the reasons set forth below, Relators request this Motion be granted.

I. Senate Bill 120 Is Flawed.

On January 31, 2020, Governor DeWine signed Senate Bill 120 ("SB120") into law, which immediately postponed the vested scholarship awarding process for tens of thousands of Ohio students under Ohio's Educational Choice Scholarship ("EdChoice") Program. In relevant part, SB120 states: "up to \$10,000,000 in fiscal year 2021 shall be used to pay scholarships" and the Ohio Department of Education ("ODE") "shall (delay the time to) accept, process, and award...scholarships (until) April 1, 2020..." The day after SB120 was enacted, February 1, 2020, ODE slammed shut the portal for newly-eligible families and re-enrollees to be awarded EdChoice Scholarships, a portal that remains closed to this day.

SB120 is a fundamentally flawed piece of legislation, defective in both its manner of passage and principle aim. The legislation purports to declare a 60 day moratorium for processing scholarships. Yet – because it was passed on a non-emergency basis – the bill lacks constitutional force and effect of law for a period of 90 days. The legislation is also defective inasmuch as it aims to postpone, reduce, or categorically revoke EdChoice Scholarships for tens of thousands of Ohio's children. Yet – because it "affect acts or facts occurring, or rights accruing" – the bill offends Ohio's Constitution. *Bielat v. Bielat*, 87 Ohio St.3d 350, 353, 721

N.E.2d 28 (2000).

ODE began violating Ohio's Constitution on February 1st by refusing to receive, process, and award EdChoice Scholarships. And ODE, an Ohio executive branch agency, continues to operate outside the color of Ohio law each day the EdChoice Scholarships portal remains closed to newly-eligible families.

II. <u>As Relators, Ohio Schools And Families Ask The Supreme Court Of Ohio To Intervene.</u>

After ODE slammed shut the EdChoice Scholarship portal, Relators filed their Original Petition for Writ Of Mandamus on Monday, February 3rd. Respondents, in turn, filed their Motion to Dismiss some 21 days after being served with the summons, on February 27th. By the Supreme Court's rules, Relators have ten days to respond with their memorandum in opposition.

Relators did not file this action to nitpick legal technicalities. To the contrary, Relators filed to challenge the legislation, both its wrongheaded policy aims and manner of enactment, because of the profound consequences it has upon ordinary Ohioans.

This much is clear – the irreconcilable defects of SB120 have already disrupted Ohio's educational ecosystem, radically, and they threaten to irreperably harm families for the immediate, foreseeable future. Dozens, if not hundreds, of Ohio's public and private schools have taken steps (including important decisions with regard to staffing, budgets, and facilities) since November 1, 2019, to operate consistent with Ohio law when the pool of EdChoice Scholarship eligible students was objectively identified. Requiring those families and schools to now "sit tight" while the General Assembly undertakes steps to revoke those scholarships (*i.e.*, Section 3310.03 of Amended Substitute Senate Bill 89; attached hereto as Exhibit A) is unjustifiable under existing law and an overwhelming burden that threatens to irreparably harm schools and families.

III. A Second Wave Of Families Want To Join This Case As Relators.

Since this case was filed, the following seventy-three (73) individuals, from the four corners of the state, have expressed interest in joining in the Petition and being recognized as additional relators:

- 1. Lane Berlin (Columbus);
- 2. Sarah Berlin (Columbus);
- 3. Scott Broski (North Royalton);
- 4. Stacey Broski (North Royalton);
- 5. Christina Brunson (Akron);
- 6. Christine Cales (Middletown);
- 7. Louis Cales (Middletown);
- 8. Brandy Cario (Parma);
- 9. Vincenzo Cario (Parma);
- 10. Michael Mueller (Medina);
- 11. Traci Caso Mueller (Medina);
- 12. Matthew Cole (Brunswick);
- 13. Elizabeth Cors (Wooster);
- 14. Julian Dooley (Cleveland Heights);
- 15. Maura Dooley (Cleveland Heights);
- 16. Jamie Eaton (Hamilton);
- 17. Scott Elias (Parma);
- 18. Julianna Emery (Concord Township);
- 19. Luis Feliciano (Lorain);
- 20. Carla Florio (Seven Hills);
- 21. Tara Foote (Brunswick);
- 22. Toby Foote (Brunswick);
- 23. Lisa Greenhill (Parma Heights);
- 24. Steve Greenhill (Parma Heights);
- 25. Brad Hackney (Euclid);
- 26. Michele Hanzak (Concord Township);
- 27. Cory Hardnett (Parma);
- 28. Jennifer Hardnett (Parma);
- 29. Alexandra Harvey (North Royalton);
- 30. Jennifer Herter (Cuyahoga Falls);
- 31. Brian Holbrook (Seven Hills);
- 32. Kristen Holbrook (Seven Hills);
- 33. Krista Horn (Cuyahoga Falls);
- 34. Jennifer Hulec (Parma);
- 35. Thomas Hulec (Parma):
- 36. Katherine Jacobsen (Cuyahoga Falls);
- 37. Michael Jamison (Brunswick);
- 38. Justin Kazmierczak (Cleveland);
- 39. Jennifer Kitchen (Fairborn);

- 40. Megan Kunker (Brunswick);
- 41. John Lubisnki (Silver Lake);
- 42. Giovanni Mansi (Parma Heights);
- 43. Kimberly Mansi (Parma Heights);
- 44. Marissa Marcum (Cleveland Heights);
- 45. Samuel Marcum (Cleveland Heights);
- 46. Jeff Misconish (Parma Heights);
- 47. Misty Misconish (Parma Heights);
- 48. Nicole Pelto (Parma);
- 49. Shelly Penrod (Coventry Twp);
- 50. Danette Pevec (Wickliffe);
- 51. Robert Pevec (Wickliffe);
- 52. Amanda Pippin (Cincinnati);
- 53. Michael Pippin (Cincinnati);
- 54. Patricia Raba (Parma Heights);
- 55. Colleen Reilly (Seven Hills);
- 56. Sean Reilly (Seven Hills);
- 57. Andrew Rivera (Parma);
- 58. Christina Hardy (Parma);
- 59. Ted Rusinoff (Stow);
- 60. Edgar Silva (Bradview Heights);
- 61. Teresa Silva (Broadview Heights);
- 62. Kimberly Thomas (Columbus);
- 63. Kim Tomblin (Parma);
- 64. Vernon Tomblin (Parma);
- 65. Daniel Turner (Cuyahoga Falls);
- 66. Julie Unger (Stow);
- 67. Rhonda Whitelock (Parma Heights);
- 68. Misty Whitelock (Parma Heights);
- 69. Ann Wilhoite (Galloway);
- 70. Loice Wilhoite (Galloway);
- 71. Joy Wilhoite (Galloway);
- 72. Brian Zuercher (Hilliard); and
- 73. Meghan Zuercher (Hilliard).

Unfortunately, if leave was sought to amend the Petition to include them as additional relators, Respondents would have an additional 21 days to respond under S.Ct.Prac.R. 12.04(A)(2). As explained above, each day the EdChoice Scholarships portal remains closed is another day of constitutional aggravation for all Ohioans.

The litigation path for the second wave of families notwithstanding, their desire to also file, their number, and their statewide footprint demonstrate the gravity of these issues.

IV. Oral Argument And Expedited Resolution Are Warranted Under These Circumstances.

In light of the reasons set forth above, Relators move this Court, pursuant to S.Ct.Prac.R. 17.02, to order that oral argument is warranted given the gravity of the issues involved in this case, the statewide impact of the challenged legislation, and ODE's ongoing violation of Ohio's Constitution. Simply put, Relators should "have their day in court." The profound disruption to Ohio's educational ecosystem occasioned by SB120's flaws and ODE's ongoing illegality as aforesaid require expedited resolution.

Relators were just served with the Respondents' Motion to Dismiss on Thursday afternoon. Pursuant to S.Ct.Prac.R. 12.04(B)(2), Relators have ten days to file their memorandum in opposition. Accordingly, Relators move the Court to exercise its discretion to calendar oral argument as soon as practicable following Respondents' filing of their S.Ct.Prac.R. 12.04(B) response.

Respectfully submitted,

/s/ Michael A. Roberts

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CERTIFICATE OF SERVICE

I hereby certify that the foregoing was electronically filed and a true and accurate copy was served on March 2, 2020, by regular and electronic mail upon the following:

Julie M. Pfeiffer – Julie.Pfeiffer @ Ohio Attorney General.gov Michael A. Walton – Michael.Walton @ Ohio Attorney General.gov 30 East Broad Street, 16th Floor Constitutional Offices Section Columbus, Ohio 43215

Counsel for Respondents

/s/ Michael A. Roberts
Michael A. Roberts, Esq. (0047129)

As Passed by the House

133rd General Assembly

Regular Session 2019-2020

Am. Sub. S. B. No. 89

Senator Huffman, M.

Cosponsors: Senators Brenner, Rulli, Huffman, S., Coley, Manning, Antonio, Blessing, Burke, Craig, Dolan, Eklund, Fedor, Gavarone, Hackett, Hoagland, Hottinger, Johnson, Kunze, Maharath, McColley, Obhof, O'Brien, Peterson, Roegner, Schuring, Sykes, Thomas, Williams, Wilson Representatives Abrams, Blair, Carfagna, Carruthers, Clites, Cross, DeVitis, Edwards, Fraizer, Ghanbari, Grendell, Hambley, Hillyer, Holmes, A., Jones, Koehler, LaRe, Lepore-Hagan, Lightbody, Manning, D., Manning, G., Miller, J., O'Brien, Oelslager, Patterson, Patton, Perales, Richardson, Robinson, Roemer, Rogers, Scherer, Seitz, Sheehy, Smith, K., Sobecki, Stein, Stoltzfus, Swearingen

A BILL

То	amend sections 3302.036, 3302.17, 3310.01,	1
	3310.03, 3310.031, 3310.032, 3310.08, 3310.16,	2
	3313.14, 3313.25, 3313.482, 3313.82, 3313.903,	3
	3314.011, 3314.03, 3314.19, 3317.60, 3319.112,	4
	3319.226, 3319.301, 3326.032, 3326.17, 5709.62,	5
	5709.63, 5709.632, 5709.82, and 5709.83; to	6
	enact new sections 3302.101 and 3302.102 and	7
	sections 3301.0730, 3301.28, 3301.29, 3317.037,	8
	3319.2211, and 6301.23; and to repeal sections	9
	3302.042, 3302.101, 3302.102, 3302.12, 3310.035,	10
	3310.05, and 3311.242 of the Revised Code, to	11
	amend Sections 265.10, as subsequently amended,	12
	and 265.260 of H.B. 166 of the 133rd General	13
	Assembly, and to repeal Section 265.520 of H.B.	14
	166 of the 133rd General Assembly with regard to	15
	career-technical education and the compensation	16
	of joint vocational school districts located in	17

EXHIBIT

Α

enterprise zones, to make changes regarding STEM	18
school report cards, to prohibit the use of	19
value-added data for evaluations of career-	20
technical educators, to revise the law on	21
community school fiscal officer liability, to	22
make changes regarding school financing studies	23
by the Department of Education, to revise the	24
eligibility and operation of the Educational	25
Choice Scholarship program, to dissolve existing	26
academic distress commissions, to place a	27
moratorium on the creation of academic distress	28
commissions, to establish the School	29
Transformation Board, to rename the income-based	30
expansion of the Educational Choice Scholarship	31
program as the Buckeye Opportunity Scholarship	32
program, and to declare an emergency.	33

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

Section 1. That sections 3302.036, 3302.17, 3310.01,	34
3310.03, 3310.031, 3310.032, 3310.08, 3310.16, 3313.14, 3313.25,	35
3313.482, 3313.82, 3313.903, 3314.011, 3314.03, 3314.19,	36
3317.60, 3319.112, 3319.226, 3319.301, 3326.032, 3326.17,	37
5709.62, 5709.63, 5709.632, 5709.82, and 5709.83 be amended and	38
new sections 3302.101 and 3302.102 and sections 3301.0730,	39
3301.28, 3301.29, 3317.037, 3319.2211, and 6301.23 of the	40
Revised Code be enacted to read as follows:	41
Sec. 3301.0730. (A) As used in this section:	42
(1) "Education management information system" means the	43

integrated system of statewide data collecting, reporting, and	44
compiling for school districts and schools prescribed under	45
section 3301.0714 of the Revised Code.	46
(2) "EMIS guidelines" means any guidance issued by the	47
department of education containing the student, staff, and	48
financial information to be collected and reported, along with	49
data-element definitions, procedures, and guidelines necessary	50
to implement the education management information system.	51
(B) Not later than June 1, 2020, the department shall	52
develop a procedure that permits users of the education	53
management information system to review and provide comment on	54
new or updated EMIS guidelines. The procedure shall satisfy all	55
of the following conditions:	56
(1) The department shall post a copy of the proposed new	57
or updated EMIS guidelines on the department's web site. The	58
department shall solicit comment from EMIS users on the proposed	59
guidelines for thirty consecutive days.	60
(2) The department shall respond to comments provided by	61
users and may revise the proposed new or updated EMIS quidelines	62
based on comments provided by users within thirty consecutive	63
days after the comment period closes.	64
(3) The department shall post the final new or updated	65
EMIS guidelines on its web site at the end of the response	66
period for thirty consecutive days for a final review by EMIS	67
users. The new or updated guidelines shall take effect after	68
that period ends.	69
(C) Except as provided in division (D) of this section, if	70
the department develops new or updated EMIS guidelines to	71
implement a program, initiative, or policy, the department shall	72

use the procedures prescribed under division (B) of this	73
section. For any such new or updated guidelines proposed to be	74
effective for the 2021-2022 school year, the department shall	75
initiate the procedures not later than May 15, 2021. For any	76
such new or updated guidelines proposed to be effective for a	77
subsequent school year, the department shall initiate the	78
procedures not later than the fifteenth day of May immediately	79
prior to the beginning of that school year.	80
(D) On and after June 1, 2020, the department shall use	81
the procedure prescribed under division (B) of this section for	82
any new or updated EMIS guidelines developed by the department	83
for the purposes of implementing any of the following:	84
(1) A newly enacted state or federal law;	85
(2) A new or updated federal rule;	86
(3) A rule or resolution adopted by the state board of	87
education.	88
(E) The department shall not be required to use the	89
procedure prescribed under division (B) of this section when	90
issuing any of the following:	91
(1) Updated EMIS guidelines to address issues that are not	92
substantive, such as correcting grammatical errors;	93
(2) Updated EMIS guidelines to address unforeseen	94
technical errors;	95
(3) Supplemental documents regarding EMIS guidelines and	96
the education management information system, including documents	97
that do any of the following:	98
(a) Clarify the implementation of EMIS guidelines;	99

(b) Answer questions submitted by users of the education	100
<pre>management system;</pre>	101
(c) Provide training regarding the education management	102
information system.	103
(F) Additionally, the department shall establish both of	104
the following:	105
(1) Uniform guidance for career-technical planning	106
districts and information technology centers established under	107
section 3301.075 of the Revised Code regarding the education	108
management information system and EMIS guidelines for career-	109
technical planning districts;	110
(2) Uniform training programs for all personnel employed	111
by the department to administer the education management	112
information system.	113
Sec. 3301.28. (A) (1) The school transformation board is	114
hereby created. The board shall be responsible for actions	115
related to school district academic performance improvement.	116
(2) The board shall consist of the following members:	117
(a) The superintendent of public instruction or the	118
superintendent's immediate subordinate as the superintendent's	119
<pre>designee;</pre>	120
(b) The chancellor of higher education or the chancellor's	121
<pre>immediate subordinate as the chancellor's designee;</pre>	122
(c) One member from the house of representatives appointed	123
by the speaker of the house;	124
(d) One member from the house of representatives appointed	125
by the house minority leader;	126

(e) One member from the senate appointed by the senate	127
<pre>president;</pre>	128
(f) One member from the senate appointed by the senate	129
<pre>minority leader;</pre>	130
(g) Three individuals with experience and expertise in	131
education policy or school improvement, appointed by the	132
governor, with the advice and consent of the senate. One of the	133
appointees shall not be from the same political party as the	134
appointing governor, and at least one of the appointees shall	135
have at least ten years of teaching experience. Each member	136
appointed under division (A)(2)(g) of this section shall serve	137
for a term of three years and may be reappointed for additional	138
terms.	139
All initial appointments to the board shall be completed	140
not later than ninety days after the effective date of this	141
section.	142
(3) The board shall designate one of its members to serve	143
as chair.	144
(4) The board may hire an executive director and any	145
necessary staff to assist with the execution of the board's	146
<u>duties.</u>	147
The board shall become operational after one of the	148
members has been appointed under division (A)(2)(g) of this	149
section.	150
(B) A majority vote of all of the members of the school	151
transformation board shall be required for the school	152
transformation board to take action.	153
(C) Each hoard member appointed under division (A)(2)(g)	154

of this section shall file the statement described in section	155
102.02 of the Revised Code with the Ohio ethics commission. The	156
statement shall be confidential, subject to review, as described	157
in division (B) of that section.	158
(D) The school transformation board is a body politic and	159
shall be subject to sections 121.22, 149.43, 2921.42, and	160
2921.43 and Chapter 102. of the Revised Code.	161
Sec. 3301.29. (A) (1) The department of education, in	162
collaboration with the school transformation board, shall review	163
the current state-level school improvement process for Ohio	164
schools and the budgetary requirements supporting that process	165
and make recommendations to the state board of education to	166
improve that process not later than December 31, 2020.	167
(2) The state board shall review the department's	168
recommendations and suggest any changes to them. The state board	169
shall then approve and include those recommendations in the	170
state-level school improvement process.	171
(3) The department annually shall provide progress reports	172
on the state-level improvement process to the state	173
transformation board by the thirty-first day of October. The	174
board may recommend additional changes to the process to the	175
state board of education for consideration.	176
(B) The department, the school transformation board, and	177
the state board of education shall ensure that each entity's	178
<pre>improvement efforts identify best practices to build improvement</pre>	179
capacity and are aligned with the state-level improvement	180
process and the "Elementary and Secondary Education Act of	181
1965," 20 U.S.C. 6311 to 6339.	182
Sec. 3302.036. (A) Notwithstanding anything in the Revised	183

Code to the contrary, the department of education shall not	184
assign an overall letter grade under division (C)(3) of section	185
3302.03 of the Revised Code for any school district or building	186
for the 2014-2015, 2015-2016, or 2016-2017 school years, may, at	187
the discretion of the state board of education, not assign an	188
individual grade to any component prescribed under division (C)	189
(3) of section 3302.03 of the Revised Code, and shall not rank	190
school districts, community schools established under Chapter	191
3314. of the Revised Code, or STEM schools established under	192
Chapter 3326. of the Revised Code under section 3302.21 of the	193
Revised Code for those school years. The report card ratings	194
issued for the 2014-2015, 2015-2016, or 2016-2017 school years	195
shall not be considered in determining whether a school district	196
or a school is subject to sanctions or penalties. However, the	197
report card ratings of any previous or subsequent years shall be	198
considered in determining whether a school district or building	199
is subject to sanctions or penalties. Accordingly, the report	200
card ratings for the 2014-2015, 2015-2016, or 2016-2017 school	201
years shall have no effect in determining sanctions or	202
penalties, but shall not create a new starting point for	203
determinations that are based on ratings over multiple years.	204
(B) The provisions from which a district or school is	205
exempt under division (A) of this section shall be the	206
following:	207
(1) Any restructuring provisions established under this	208
chapter, except as required under the "No Child Left Behind Act	209
of 2001";	210
(2) Provisions for the Columbus city school pilot project-	211
under section 3302.042 of the Revised Code;	212

(3)—Provisions for academic distress commissions under

former section 3302.10 of the Revised Code as it existed prior	214
to the effective date of this amendment October 15, 2015. The	215
provisions of this section do not apply to academic distress	216
commissions under the version of that section as it exists on or	217
after the effective date of this amendment October 15, 2015.	218
$\frac{(4)}{(3)}$ Provisions prescribing new buildings where	219
students are eligible for the educational choice scholarships	220
under section 3310.03 of the Revised Code;	221
(5) (4) Provisions defining "challenged school districts"	222
in which new start-up community schools may be located, as	223
prescribed in section 3314.02 of the Revised Code;	224
(6) (5) Provisions prescribing community school closure	225
requirements under section 3314.35 or 3314.351 of the Revised	226
Code.	227
(C) Notwithstanding anything in the Revised Code to the	228
contrary and except as provided in Section 3 of H.B. 7 of the	229
131st general assembly, no school district, community school, or	230
STEM school shall utilize at any time during a student's	231
academic career a student's score on any assessment administered	232
under division (A) of section 3301.0710 or division (B)(2) of	233
section 3301.0712 of the Revised Code in the 2014-2015, 2015-	234
2016, or 2016-2017 school <u>year years</u> as a factor in any decision	235
to promote or to deny the student promotion to a higher grade	236
level or in any decision to grant course credit. No individual	237
student score reports on such assessments administered in the	238
2014-2015, 2015-2016, or 2016-2017 school years shall be	239
released, except to a student's school district or school or to	240
the student or the student's parent or guardian.	241
Sec. 3302.101. (A) Notwithstanding anything in the Revised_	242

Code to the contrary, the superintendent of public instruction	243
shall not establish any new academic distress commissions,	244
beginning on the effective date of former section 265.520 of	245
H.B. 166 of the 133rd general assembly through December 31,	246
<u>2023.</u>	247
(B) Beginning January 1, 2024, the state superintendent	248
shall resume establishing academic distress commissions for	249
districts that meet the condition prescribed in division (A)(1)	250
of section 3302.10 of the Revised Code.	251
Sec. 3302.102. (A) Beginning on the effective date of this	252
section, an academic distress commission established under	253
section 3302.10 of the Revised Code on or before the effective	254
date of this section shall begin to transition operational,	255
managerial, and instructional control from the academic distress	256
commission and the chief executive officer appointed by the	257
commission back to the district board of education. During the	258
transition period, the chief executive officer shall work	259
closely with the district board and the district superintendent	260
to increase their ability to resume control of the district and	261
sustain the district's academic improvement over time.	262
(B) During the transition period, the district shall	263
continue to operate under the academic distress commission as	264
prescribed in section 3302.10 of the Revised Code until June 30,	265
2020. On that date, the chief executive officer shall relinquish	266
all operational, managerial, and instructional control of the	267
district to the district board and district superintendent, and	268
the academic distress commission shall cease to exist.	269
(C) The department of education shall pay the remainder of	270
each chief executive officer's contract upon dissolution of the	271
academic distress commission as specified in division (B) of	272

this section.	273
(D) (1) The board of education of a school district for	274
which an academic distress commission had been established may	275
employ as the district superintendent, under section 3319.01 of	276
the Revised Code, the individual who previously served as chief	277
executive officer for the district under division (C) of section	278
3302.10 of the Revised Code. However, notwithstanding anything	279
in the Revised Code or Administrative Code to the contrary, such	280
an individual so employed as the district superintendent need	281
not hold an educator license issued by the state board of	282
education.	283
(2) If a district board of education enters into a	284
<pre>contract with the district's former chief executive officer to_</pre>	285
become the district superintendent, the district board may	286
request that the department of education reimburse the	287
difference between the cost of the former chief executive	288
officer's contract and the contract offered by the district	289
board for the position of district superintendent.	290
Sec. 3302.103. The school transformation board established	291
under section 3301.28 of the Revised Code shall prepare a report	292
regarding the board's recommendations on replacing academic	293
distress commissions under section 3302.10 of the Revised Code,	294
and its recommendations on improving principal and teacher	295
preparation programs.	296
The board shall submit the report to the general assembly,	297
in accordance with section 101.68 of the Revised Code, not later	298
than January 30, 2022.	299
Sec. 3302.17. (A) Any school building operated by a city,	300
exempted village, or local school district, or a community	301

school established under Chapter 3314. of the Revised Code is	302
eligible to initiate the community learning center process as	303
prescribed by this section.	304
(B) Beginning with the 2015-2016 school year, each	305
district board of education or community school governing	306
authority may initiate a community learning center process for	307
any school building to which this section applies.	308
First, the board or governing authority shall conduct a	309
public information hearing at each school building to which this	310
section applies to inform the community of the community	311
learning center process. The board or governing authority may do	312
all of the following with regard to the public information	313
hearing:	314
(1) Announce the meeting not less than forty-five days in	315
advance at the school and on the school's or district's web	316
sites and using tools to ensure effective communication with	317
individuals with disabilities;	318
(2) Schedule the meeting for an evening or weekend time;	319
(3) Provide interpretation services and written materials	320
in all languages spoken by five per cent or more of the students	321
enrolled in the school;	322
(4) Provide child care services for parents attending the	323
meeting;	324
(5) Provide parents, students, teachers, nonteaching	325
employees, and community members with the opportunity to speak	326
at the meeting;	327
(6) Comply with section 149.43 of the Revised Code.	328
In preparing for the public information hearing, the board	329

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or governing authority shall ensure that information about the	330
hearing is broadly distributed throughout the community.	331
The board or governing authority may enter into an	332
agreement with any civic engagement organizations, community	333
organizations, or employee organizations to support the	334
implementation of the community learning center process.	335
The board or governing authority shall conduct a follow-up	336
hearing at least once annually until action is further taken	337
under the section with respect to the school building or until	338
the conditions described in division (A) of this section no	339
longer apply to the school building.	340
(C) Not sooner than forty-five days after the first public	341
information hearing, the board or governing authority shall	342
conduct an election, by paper ballot, to initiate the process to	343
become a community learning center. Only parents or guardians of	344
students enrolled in the school and students enrolled in a	345
different school operated by a joint vocational school district	346
but are otherwise entitled to attend the school, and teachers	347
and nonteaching employees who are assigned to the school may	348
vote in the election.	349
The board or governing authority shall distribute the	350
ballots by mail and shall make copies available at the school	351
and on the web site of the school. The board or governing	352
authority also may distribute the ballots by directly giving	353

(D) The board or governing authority shall initiate the transition of the building to a community learning center if the results of the election held under division (C) of this section

ballots to teachers and nonteaching employees and sending home

ballots with every student enrolled in the school building.

enrolled in a different building operated by a joint vocational school district but who are entitled to attend the school cast ballots by a date set by the board or governing authority, and of those ballots at least sixty-seven per cent are in favor of 362	(1) At least fifty per cent of parents and guardians of	360
school district but who are entitled to attend the school cast ballots by a date set by the board or governing authority, and of those ballots at least sixty-seven per cent are in favor of 365	students enrolled in the eligible school building and students	361
ballots by a date set by the board or governing authority, and of those ballots at least sixty-seven per cent are in favor of 365	enrolled in a different building operated by a joint vocational	362
of those ballots at least sixty-seven per cent are in favor of 365	school district but who are entitled to attend the school cast	363
	ballots by a date set by the board or governing authority, and	364
initiating the process; and	of those ballots at least sixty-seven per cent are in favor of	365
	initiating the process; and	366

- (2) At least fifty per cent of teachers and nonteaching employees who are assigned to the school cast ballots by a date set by the board or governing authority, and of those ballots at least sixty-seven per cent are in favor of initiating the process.
- (E) If a community learning center process is initiated under this section, the board or governing authority shall create a school action team under section 3302.18 of the Revised Code. Within four months upon selection, the school action team shall conduct and complete, in consultation with community partners, a performance audit of the school and review, with parental input, the needs of the school with regard to restructuring under section 3302.10, 3302.12, or 3302.042 of the Revised Code, or federal law.

The school action team shall provide quarterly updates of its work in a public hearing that complies with the same specifications prescribed in division (B) of this section.

(F) Upon completion of the audit and review, the school 384 action team shall present its findings at a public hearing that 385 complies with the same specifications prescribed in division (B) 386 of this section. After the school action team presents its 387

findings at the public hearing, it shall create a community	388
learning center improvement plan that designates appropriate	389
interventions, which may be based on the recommendations	390
developed by the department under division (H)(1)(b) of this	391
section.	392
If there is a federally mandated school improvement	393
planning process, the team shall coordinate its work with that	394
plan.	395
The school action team shall approve the plan by a	396
majority vote.	397
(G) Upon approval of the plan by the school action team,	398
the team shall submit the community learning center improvement	399
plan to the same individuals described in division (C) of this	400
section. Ballots shall be distributed and an election shall be	401
conducted in the same manner as indicated under that division.	402
The school action team shall submit the plan to the	403
district board of education or community school governing	404
authority, if the results of the election under division (G) of	405
this section are as follows:	406
(1) At least thirty per cent of parents and guardians of	407
students enrolled in the eligible school building and students	408
enrolled in a different building operated by a joint vocational	409
school district but who are entitled to attend the school cast	410
ballots by a date set by the board or governing authority, and	411
of those ballots at least fifty per cent are in favor of	412
initiating the process; and	413
(2) At least thirty per cent of teachers and nonteaching	414
employees who are assigned to the school cast ballots by a date	415

set by the board or governing authority, and of those ballots at 416

least fifty per cent are in favor of initiating the process.	417
The board or governing authority shall evaluate the plan	418
and determine whether to adopt it. The board or governing	419
authority shall adopt the plan in full or adopt portions of the	420
plan. If the board or governing authority does not adopt the	421
plan in full, it shall provide a written explanation of why	422
portions of the plan were rejected.	423
(H)(1) The department shall do all of the following with	424
respect to this section:	425
(a) Adopt rules regarding the elections required under	426
this section;	427
(b) Develop appropriate interventions for a community	428
learning center improvement plan that may be used by a school	429
action team under division (F) of this section;	430
(c) Publish a menu of programs and services that may be	431
offered by community learning centers. The information shall be	432
posted on the department's web site. To compile this information	433
the department shall solicit input from resource coordinators of	434
existing community learning centers+.	435
(d) Provide information regarding implementation of	436
comprehensive community-based programs and supportive services	437
including the community learning center model to school	438
buildings meeting any of the following conditions:	439
(i) The building is in improvement status as defined by	440
the "No Child Left Behind Act of 2001" or under an agreement	441
between the Ohio department of education and the United States	442
secretary of education.	443
(ii) The building is a secondary school that is among the	444

lowest achieving fifteen per cent of secondary schools	445
statewide, as determined by the department.	446
(iii) The building is a secondary school with a graduation	447
rate of sixty per cent or lower for three or more consecutive	448
years.	449
(iv) The building is a school that the department	450
determines is persistently low-performing.	451
(2) The department may do the following with respect to	452
this section:	453
(a) Provide assistance, facilitation, and training to	454
school action teams in the conducting of the audit required	455
under this section;	456
(b) Provide opportunities for members of school action	457
teams from different schools to share school improvement	458
strategies with parents, teachers, and other relevant	459
stakeholders in higher performing schools;	460
(c) Provide financial support in a school action team's	461
planning process and create a grant program to assist in the	462
implementation of a qualified community learning center plan.	463
(I) Notwithstanding any provision to the contrary in	464
Chapter 4117. of the Revised Code, the requirements of this	465
section prevail over any conflicting provisions of a collective	466
bargaining agreement entered into on or after—the effective date—	467
of this section October 15, 2015. However, the board or	468
governing authority and the teachers' labor organization may	469
negotiate additional factors to be considered in the adoption of	470
a community learning center plan.	471
Sec. 3310.01. As used in sections 3310.01 to 3310.17 of	472

the Revised Code:	473
(A) "Chartered nonpublic school" means a nonpublic school	474
that holds a valid charter issued by the state board of	475
education under section 3301.16 of the Revised Code and meets	476
the standards established for such schools in rules adopted by	477
the state board.	478
(B) An "eligible student" is a student who satisfies the	479
conditions specified in section 3310.03 or 3310.032 of the	480
Revised Code.	481
(C) "Parent" has the same meaning as in section 3313.98 of	482
the Revised Code.	483
(D) "Resident district" means the school district in which	484
a student is entitled to attend school under section 3313.64 or	485
3313.65 of the Revised Code.	486
(E) "School year" has the same meaning as in section	487
3313.62 of the Revised Code.	488
(F) "Sibling" means a brother, half-brother, sister, or	489
half-sister, by birth, adoption, or marriage, without regard to	490
residence or custodial status, or a child residing in the same	491
household as a foster child or under a guardianship or custodial	492
order. As used in division (F) of this section, "foster child"	493
means a child placed in a family foster home, as defined in	494
section 5103.02 of the Revised Code.	495
Sec. 3310.03. ANotwithstanding anything to the contrary in	496
divisions (A) to (I) of this section, and except as provided in	497
Section 265.210 of H.B. 166 of the 133rd general assembly, as	498
subsequently amended, or in division (J) of this section, the	499
department of education shall not award any first-time	500
aducational choice scholarship under this section for the 2020-	5.01

2021 school year and any school year thereafter. The department	502
shall award first-time educational choice scholarships under	503
division (J) of this section for the 2020-2021 school year and	504
any school year thereafter, and any student who receives a	505
scholarship under that division shall continue to receive that	506
scholarship until the student completes grade twelve, as long as	507
the student meets the criteria prescribed by division (F) of	508
this section, or until the student is subject to division (K) of	509
this section.	510
Additionally, any student who received a scholarship under	511
this section for the 2019-2020 school year shall continue to	512
receive that scholarship until the student completes grade	513
twelve, as long as the student meets the criteria prescribed by	514
division (F) of this section, or until the student is subject to	515
division (K) of this section.	516
$\underline{\mathtt{A}}$ student is an "eligible student" for purposes of the	517
educational choice scholarship pilot program if the student's	518
resident district is not a school district in which the pilot	519
project scholarship program is operating under sections 3313.974	520
to 3313.979 of the Revised Code and the student satisfies one of	521
the conditions in division (A), (B), (C), (D), or (E) of this	522
section:	523
(A)(1) The student is enrolled in a school building	524
operated by the student's resident district that, on the report	525
card issued under section 3302.03 of the Revised Code published	526
prior to the first day of July of the school year for which a	527
scholarship is sought, did not receive a rating as described in	528
division (I) of this section, and to which any or a combination	529
of any of the following apply for two of the three most recent	530
report cards published prior to the first day of July of the	531

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school year for which a scholarship is sought:

- (a) The building was declared to be in a state of academic 533 emergency or academic watch under section 3302.03 of the Revised 534 Code as that section existed prior to March 22, 2013. 535
- (b) The building received a grade of "D" or "F" for the 536 performance index score under division (A)(1)(b) or (B)(1)(b) of 537 section 3302.03 of the Revised Code and for the value-added 538 progress dimension under division (A)(1)(e) or (B)(1)(e) of 539 section 3302.03 of the Revised Code for the 2012-2013, 2013-540 2014, 2014-2015, or 2015-2016 school year; or if the building 541 serves only grades ten through twelve, the building received a 542 grade of "D" or "F" for the performance index score under 543 division (A)(1)(b) or (B)(1)(b) of section 3302.03 of the 544 Revised Code and had a four-year adjusted cohort graduation rate 545 of less than seventy-five per cent. 546
- (c) The building received an overall grade of "D" or "F" 547 under division (C)(3) of section 3302.03 of the Revised Code or 548 a grade of "F" for the value-added progress dimension under 549 division (C)(1)(e) of section 3302.03 of the Revised Code for 550 the 2016-2017 school year or any school year thereafter. 551
- 552 (2) The student will be enrolling in any of grades kindergarten through twelve in this state for the first time in 553 the school year for which a scholarship is sought, will be at 554 least five years of age by the first day of January of the 555 school year for which a scholarship is sought, and otherwise 556 would be assigned under section 3319.01 of the Revised Code in 557 the school year for which a scholarship is sought, to a school 558 building described in division (A)(1) of this section. 559
 - (3) The student is enrolled in a community school

existed prior to March 22, 2013.

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established under Chapter 3314. of the Revised Code but	561
otherwise would be assigned under section 3319.01 of the Revised	562
Code to a building described in division (A)(1) of this section.	563
(4) The student is enrolled in a school building operated	564
by the student's resident district or in a community school	565
established under Chapter 3314. of the Revised Code and	566
otherwise would be assigned under section 3319.01 of the Revised	567
Code to a school building described in division (A)(1) of this	568
section in the school year for which the scholarship is sought.	569
(5) The student will be both enrolling in any of grades	570
kindergarten through twelve in this state for the first time and	571
at least five years of age by the first day of January of the	572
school year for which a scholarship is sought, or is enrolled in	573
a community school established under Chapter 3314. of the	574
Revised Code, and all of the following apply to the student's	575
resident district:	576
(a) The district has in force an intradistrict open	577
enrollment policy under which no student in the student's grade	578
level is automatically assigned to a particular school building;	579
(b) In the most recent rating published prior to the first	580
day of July of the school year for which scholarship is sought,	581
the district did not receive a rating described in division (I)	582
of this section, and in at least two of the three most recent	583
report cards published prior to the first day of July of that	584
school year, any or a combination of the following apply to the	585
district:	586
(i) The district was declared to be in a state of academic	587
emergency under section 3302.03 of the Revised Code as it	588

(ii) The district received a grade of "D" or "F" for the	590
performance index score under division (A)(1)(b) or (B)(1)(b) of	591
section 3302.03 of the Revised Code and for the value-added	592
progress dimension under division (A)(1)(e) or (B)(1)(e) of	593
section 3302.03 of the Revised Code for the 2012-2013, 2013-	594
2014, 2014-2015, or 2015-2016 school year.	595
(c) (iii) The district received an overall grade of "D" or	596
"F" under division (C)(3) of section 3302.03 of the Revised Code	597
or a grade of "F" for the value-added progress dimension under	598
division (C)(1)(e) of section 3302.03 of the Revised Code for	599
the 2016-2017 school year or any school year thereafter.	600
(6) Beginning in the 2019-2020 school year, the student	601
meets both of the following conditions:	602
(a) The student was enrolled in a public or nonpublic	603
school or was homeschooled in the prior school year and	604
completed any of grades eight through eleven in that school	605
year.	606
(b) The student would be assigned to a building in the	607
school year for which the scholarship is sought that either:	608
(i) Serves any of grades nine through twelve and that	609
received a grade of "D" or "F" for the four-year adjusted cohort	610
graduation rate under division (A)(1)(d), (B)(1)(d), or (C)(1)	611
(d) of section 3302.03 of the Revised Code in two of the three	612
most recent report cards published prior to the first day of	613
July of the school year for which a scholarship is sought;	614
(ii) Is a building described in division (A)(1) of this	615
section.	616
Any student who was awarded a scholarship under division	617
(A) (6) of this section as it existed prior to the effective date	618

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of this amendment may continue to receive scholarships in	619
subsequent school years until the student completes grade	620
twelve, as long as the student meets the criteria prescribed by	621
division (F) of this section.	622
(B)(1) The student is enrolled in a school building	623
operated by the student's resident district and to which both of	624
the following apply:	625
(a) The building was ranked, for at least two of the three	626
most recent rankings prior to the first day of July of the	627
school year for which a scholarship is sought, in the lowest ten	628
per cent of all buildings operated by city, local, and exempted	629
village school districts according to performance index score as	630
determined by the department of education.	631
(b) The building was not declared to be excellent or	632
effective, or the equivalent of such ratings as determined by	633
the department, under section 3302.03 of the Revised Code in the	634
most recent rating published prior to the first day of July of	635
the school year for which a scholarship is sought.	636
(2) The student will be enrolling in any of grades	637
kindergarten through twelve in this state for the first time in	638
the school year for which a scholarship is sought, will be at	639
least five years of age, as defined in section 3321.01 of the	640
Revised Code, by the first day of January of the school year for	641
which a scholarship is sought, and otherwise would be assigned	642
under section 3319.01 of the Revised Code in the school year for	643
which a scholarship is sought, to a school building described in	644
division (B)(1) of this section.	645

(3) The student is enrolled in a community school

established under Chapter 3314. of the Revised Code but

otherwise would be assigned under section 3319.01 of the Revised	648
Code to a building described in division (B)(1) of this section.	649
(4) The student is enrolled in a school building operated	650
by the student's resident district or in a community school	651
established under Chapter 3314. of the Revised Code and	652
otherwise would be assigned under section 3319.01 of the Revised	653
Code to a school building described in division (B)(1) of this	654
section in the school year for which the scholarship is sought.	655
(C) The student is enrolled in a nonpublic school at the	656
time the school is granted a charter by the state board of	657
education under section 3301.16 of the Revised Code and the	658
student meets the standards of division (B) of section 3310.031	659
of the Revised Code.	660
(D) For the 2016-2017 school year and each school year	661
thereafter, the student is in any of grades kindergarten through	662
three, is enrolled in a school building that is operated by the	663
student's resident district or will be enrolling in any of	664
grades kindergarten through twelve in this state for the first	665
time in the school year for which a scholarship is sought, and	666
to which both of the following apply:	667
(1) The building, in at least two of the three most recent	668
ratings of school buildings published prior to the first day of	669
July of the school year for which a scholarship is sought,	670
received a grade of "D" or "F" for making progress in improving	671
literacy in grades kindergarten through three under division (B)	672
(1)(g) or (C)(1)(g) of section 3302.03 of the Revised Code;	673
(2) The building did not receive a grade of "A" for making	674
progress in improving literacy in grades kindergarten through	675

three under division (B) (1) (g) or (C) (1) (g) of section 3302.03

of the Revised Code in the most recent rating published prior to	677
the first day of July of the school year for which a scholarship	678
is sought.	679
(E) The student's resident district is subject to section	680
3302.10 of the Revised Code and the student either:	681
(1) Is enrolled in a school building operated by the	682
resident district or in a community school established under	683
Chapter 3314. of the Revised Code;	684
(2) Will be both enrolling in any of grades kindergarten	685
through twelve in this state for the first time and at least	686
five years of age by the first day of January of the school year	687
for which a scholarship is sought.	688
(F) A student who receives a scholarship under the	689
educational choice scholarship pilot program remains an eligible	690
student and may continue to receive scholarships in subsequent	691
school years until the student completes grade twelve, so long	692
as all of the following apply:	693
(1) The student's resident district remains the same, or	694
the student transfers to a new resident district and otherwise	695
would be assigned in the new resident district to a school	696
building described in division (A)(1), (B)(1), (D), or (E) of	697
this section.	698
(2) Except as provided in divisions (K)(1) and (L) of	699
section 3301.0711 of the Revised Code, the student takes each	700
assessment prescribed for the student's grade level under	701
section 3301.0710 or 3301.0712 of the Revised Code while	702
enrolled in a chartered nonpublic school.	703
(3) In each school year that the student is enrolled in a	704
chartered nonpublic school, the student is absent from school	705

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for not more than twenty days that the school is open for	706
instruction, not including excused absences.	707
(G)(1) The department shall cease awarding first-time	708
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scholarships pursuant to divisions (A)(1) to (4) of this section	
with respect to a school building that, in the most recent	710
ratings of school buildings published under section 3302.03 of	711
the Revised Code prior to the first day of July of the school	712
year, ceases to meet the criteria in division (A)(1) of this	713
section. The department shall cease awarding first-time	714
scholarships pursuant to division (A)(5) of this section with	715
respect to a school district that, in the most recent ratings of	716
school districts published under section 3302.03 of the Revised	717
Code prior to the first day of July of the school year, ceases	718
to meet the criteria in division (A)(5) of this section.	719
(2) The department shall cease awarding first-time	720
scholarships pursuant to divisions (B)(1) to (4) of this section	721
with respect to a school building that, in the most recent	722
ratings of school buildings under section 3302.03 of the Revised	723
Code prior to the first day of July of the school year, ceases	724
to meet the criteria in division (B)(1) of this section.	725
(3) The department shall cease awarding first-time	726
scholarships pursuant to division (D) of this section with	727
respect to a school building that, in the most recent ratings of	728
school buildings under section 3302.03 of the Revised Code prior	729
to the first day of July of the school year, ceases to meet the	730
criteria in division (D) of this section.	731
(4) The department shall cease awarding first-time	732
scholarships pursuant to division (E) of this section with	733

respect to a school district subject to section 3302.10 of the

Revised Code when the academic distress commission established

for the district ceases to exist. 736 (5) However, students who have received scholarships in 737 the prior school year remain eligible students pursuant to 738 division (F) of this section. 739 (H) The state board of education shall adopt rules 740 defining excused absences for purposes of division (F)(3) of 741 this section. 742 743 (I) (1) A student who satisfies only the conditions prescribed in divisions (A)(1) to (4) of this section shall not 744 be eligible for a scholarship if the student's resident building 745 746 meets any of the following in the most recent rating under section 3302.03 of the Revised Code published prior to the first 747 day of July of the school year for which a scholarship is 748 sought: 749 (a) The building has an overall designation of excellent 750 or effective under section 3302.03 of the Revised Code as it 751 existed prior to March 22, 2013. 752 (b) For the 2012-2013, 2013-2014, 2014-2015, or 2015-2016 753 school year, the building has a grade of "A" or "B" for the 754 performance index score under division (A)(1)(b) or (B)(1)(b) of 755 section 3302.03 of the Revised Code and for the value-added 756 progress dimension under division (A)(1)(e) or (B)(1)(e) of 757 section 3302.03 of the Revised Code; or if the building serves 758 only grades ten through twelve, the building received a grade of 759 "A" or "B" for the performance index score under division (A)(1) 760 (b) or (B)(1)(b) of section 3302.03 of the Revised Code and had 761 a four-year adjusted cohort graduation rate of greater than or 762 equal to seventy-five per cent. 763

(c) For the 2016-2017 school year or any school year

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Am. Sub. S. B. No. 89 As Passed by the House

thereafter, the building has a grade of "A" or "B" under	765
division (C)(3) of section 3302.03 of the Revised Code and a	766
grade of "A" for the value-added progress dimension under	767
division (C)(1)(e) of section 3302.03 of the Revised Code; or if	768
the building serves only grades ten through twelve, the building	769
received a grade of "A" or "B" for the performance index score	770
under division (C)(1)(b) of section 3302.03 of the Revised Code	771
and had a four-year adjusted cohort graduation rate of greater	772
than or equal to seventy-five per cent.	773

- (2) A student who satisfies only the conditions prescribed in division (A)(5) of this section shall not be eligible for a scholarship if the student's resident district meets any of the following in the most recent rating under section 3302.03 of the Revised Code published prior to the first day of July of the school year for which a scholarship is sought:
- (a) The district has an overall designation of excellent 780 or effective under section 3302.03 of the Revised Code as it 781 existed prior to March 22, 2013.
- (b) The district has a grade of "A" or "B" for the

 performance index score under division (A)(1)(b) or (B)(1)(b) of

 section 3302.03 of the Revised Code and for the value-added

 progress dimension under division (A)(1)(e) or (B)(1)(e) of

 section 3302.03 of the Revised Code for the 2012-2013, 2013
 2014, 2014-2015, and 2015-2016 school years.

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- (c) The district has an overall grade of "A" or "B" under

 division (C)(3) of section 3302.03 of the Revised Code and a

 790
 grade of "A" for the value-added progress dimension under

 division (C)(1)(e) of section 3302.03 of the Revised Code for

 792
 the 2016-2017 school year or any school year thereafter.

Am. Sub. S. B. No. 89 As Passed by the House

(J) For the 2020-2021 school year and for each school year	794
thereafter, a student shall be eligible for a scholarship under	795
this section if all of the following criteria are satisfied:	796
(1) The student's sibling received a scholarship under	797
this section during the 2019-2020 school year.	798
(2) The student is enrolled in or would be enrolled in a	799
building that, in the 2019-2020 school year, met one of the	800
conditions described in division (A), (B), (C), or (E) of this	801
section. A student shall not be eligible under division (J)(2)	802
of this section solely because the student is enrolled in or	803
would be enrolled in a building that, in the 2019-2020 school	804
year, met the conditions described in division (D) of this	805
section.	806
(3) The student was enrolled in a public or nonpublic	807
school in any of grades kindergarten through twelve or was	808
homeschooled for the equivalent of those grades in the 2019-2020	809
school year.	810
(K)(1) For the 2021-2022 school year and for each school	811
year thereafter, if a student received a scholarship for the	812
previous school year under this section but the student's family	813
income satisfies the requirements for a scholarship under	814
section 3310.032 of the Revised Code, the student shall not be	815
eligible for a scholarship under this section for that school	816
year and any school year thereafter and, instead, shall be	817
eligible for a scholarship under section 3310.032 of the Revised	818
Code.	819
(2) Notwithstanding anything to the contrary in section	820
3310.032 of the Revised Code, if a student receives a	821
scholarship under division (K) (1) of this section, that student	822

shall continue to receive a scholarship under section 3310.032	823
of the Revised Code, so long as the student satisfies the	824
conditions specified in divisions (F)(2) and (3) of this	825
section, in the amount of one hundred per cent of the full	826
scholarship amount until the student completes grade twelve,	827
regardless of any changes in the student's family income.	828
Sec. 3310.031. This section shall not apply for the 2020-	829
2021 school year and any school year thereafter.	830
(A) The state board of education shall adopt rules under	831
section 3310.17 of the Revised Code establishing procedures for	832
granting educational choice scholarships to eligible students	833
attending a nonpublic school at the time the state board grants	834
the school a charter under section 3301.16 of the Revised Code.	835
The procedures shall include at least the following:	836
(1) Provisions for extending the application period for	837
scholarships for the following school year, if necessary due to	838
the timing of the award of the nonpublic school's charter, in	839
order for students enrolled in the school at the time the	840
charter is granted to apply for scholarships for the following	841
school year;	842
(2) Provisions for notifying the resident districts of the	843
nonpublic school's students that the nonpublic school has been	844
granted a charter and that educational choice scholarships may	845
be awarded to the school's students for the following school	846
year.	847
(B) A student who is enrolled in a nonpublic school at the	848
time the school's charter is granted is an eligible student if	849
any of the following applies:	850

(1) At the end of the last school year before the student

enrolled in the nonpublic school, the student was enrolled in a
school building operated by the student's resident district or
in a community school established under Chapter 3314. of the
Revised Code and, for the current or following school year, the
student otherwise would be assigned under section 3319.01 of the
Revised Code to a school building described in division (A)(1)
or (B)(1) of section 3310.03 of the Revised Code.

- (2) At the end of the last school year before the student enrolled in the nonpublic school, the student was enrolled in a school building operated by the student's resident district and, for the current or following school year, the student otherwise would be assigned under section 3319.01 of the Revised Code to a school building described in division (A)(6) of section 3310.03 of the Revised Code.
- (3) The student was not enrolled in any public or other nonpublic school before the student enrolled in the nonpublic school and, for the current or following school year, otherwise would be assigned under section 3319.01 of the Revised Code to a school building described in division (A)(1) or (6) or (B)(1) of section 3310.03 of the Revised Code.
- (4) At the end of the last school year before the student enrolled in the nonpublic school, the student was enrolled in a school building operated by the student's resident district and, during that school year, the building met the conditions described in division (A)(1) or (6) or (B)(1) of section 3310.03 of the Revised Code.
- (5) At the end of the last school year before the student enrolled in the nonpublic school, the student was enrolled in a community school established under Chapter 3314. of the Revised Code but otherwise would have been assigned under section

3319.01 of the Revised Code to a school building that, during	882
that school year, met the conditions described in division (A)	883
(1) or (B)(1) of section 3310.03 of the Revised Code.	884
Sec. 3310.032. (A) The scholarship program established in	885
this section shall be known as the buckeye opportunity	886
scholarship program.	887
(A) A student is an "eligible student" for purposes of the	888
expansion of the educational choice scholarship pilot program	889
under this section if the student satisfies any of the	890
<pre>following:</pre>	891
(1) The student's resident district is not a school	892
district in which the pilot project scholarship program is	893
operating under sections 3313.974 to 3313.979 of the Revised	894
Code, the student is not eligible for <u>receiving</u> an educational	895
choice scholarship under section 3310.03 of the Revised Code,	896
and the student's family income is at or below two hundred <u>fifty</u>	897
per cent of the federal poverty guidelines, as defined in	898
section 5101.46 of the Revised Code.	899
(2) The student's sibling received a scholarship under	900
this section in the prior school year.	901
(3) The student is eligible under division (K) of section	902
3310.03 of the Revised Code.	903
(B) In each fiscal year for which the general assembly	904
appropriates funds for purposes of this section, the department	905
of education shall pay scholarships to attend chartered	906
nonpublic schools in accordance with section 3310.08 of the	907
Revised Code. The number of scholarships awarded under this	908
section shall not exceed the number that can be funded with	909
appropriations made by the general assembly for this purpose.	910

(C) Scholarships under this section shall be awarded as	911
follows:	912
(1) For the 2013-2014 school year, to eligible students	913
who are entering kindergarten in that school year for the first	914
time;	915
(2) For each subsequent school year through the 2019-2020	916
school year, scholarships shall be awarded to eligible students	917
in the next grade level above the highest grade level awarded in	918
the preceding school year, in addition to the grade levels for	919
which students received scholarships in the preceding school	920
year;	921
(3) Beginning with the 2020-2021 school year, to eligible	922
students who are entering any of grades kindergarten through	923
twelve in that school year for the first time.	924
(D) If the number of eligible students who apply for a	925
scholarship under this section exceeds the scholarships	926
available based on the appropriation for this section, the	927
department shall award scholarships in the following order of	928
<pre>priority:</pre>	929
(1) First, to eligible students who received scholarships	930
under this section in the prior school year and their siblings;	931
(2) Second, to other eligible students with in rank order	932
of family incomes at or below one hundred per cent of the income	933
according to federal poverty guidelines, with lower income	934
students having priority over higher income students. If the	935
number of students described in division (D)(2) of this section	936
who apply for a scholarship exceeds the number of available	937
scholarships after awards are made under division (D) (1) of this	938
section, the department shall select students described in	939

division (D) (2) of this section by lot to receive any remaining	940
scholarships.	941
(3) Third, to other eligible students who qualify under-	942
this section. If the number of students described in division-	943
(D) (3) of this section exceeds the number of available	944
scholarships after awards are made under divisions (D) (1) and	945
(2) of this section, the department shall select students	946
described in division (D)(3) of this section by lot to receive	947
any remaining scholarships.	948
(E) Subject to divisions (E)(1) to (3) of this section, a	949
student who receives a scholarship under this section remains an	950
eligible student and may continue to receive scholarships under	951
this section in subsequent school years until the student	952
completes grade twelve, so long as the student satisfies the	953
conditions specified in divisions (F)(2) and (3) of section	954
3310.03 of the Revised Code.	955
Once Except as provided in division (K) of section 3310.03	956
of the Revised Code, once a scholarship is awarded under this	957
section, the student shall remain eligible for that scholarship	958
for the current school year and subsequent school years even if	959
the student's family income rises above the amount specified in	960
division (A) of this section, provided the student remains	961
enrolled in a chartered nonpublic school, however:	962
(1) If the student's family income is above two hundred	963
fifty per cent but at or below three two hundred seventy-five	964
per cent of the federal poverty guidelines, the student shall	965
receive a scholarship in the amount of seventy-five per cent of	966
the full scholarship amount.	967
(2) If the student's family income is above three two	968

hundred <u>seventy-five</u> per cent but at or below <u>four-three</u> hundred	969
per cent of the federal poverty guidelines, the student shall	970
receive a scholarship in the amount of fifty per cent of the	971
full scholarship amount.	972
(3) If the student's family income is above four three	973
hundred per cent of the federal poverty guidelines, the student	974
is no longer eligible to receive an educational choice	975
scholarship.	976
Sec. 3310.08. (A) As used in this section, "tuition	977
discount" means any deduction from the base tuition amount per	978
student charged by the school, to which the student's family is	979
entitled due to one or more of the following conditions:	980
(1) The student's family has multiple children enrolled in	981
the same school.	982
(2) The student's family is a member of or affiliated with	983
a religious or secular organization that provides oversight of	984
the school or from which the school has agreed to enroll	985
students.	986
(3) The student's parent is an employee of the school.	987
(4) Some other qualification not based on the income of	988
the student's family or the student's athletic or academic	989
ability and for which all students in the school may qualify.	990
(B) The amount paid for an eligible student under the	991
educational choice scholarship pilot program, awarded under	992
section 3310.03 of the Revised Code, and the expansion of the	993
buckeye opportunity scholarship program, awarded under section	994
3310.032 of the Revised Code, shall be the lesser of the	995
following:	996

(1) The base tuition of the chartered nonpublic school in	997
which the student is enrolled minus the total amount of any	998
applicable tuition discounts for which the student qualifies;	999
(2) The maximum amount prescribed in section 3310.09 of	1000
the Revised Code.	1001
(C)(1) The department of education shall pay to the parent	1002
of each eligible student for whom a scholarship is awarded under	1003
the program, or to the student if at least eighteen years of	1004
age, periodic partial payments of the scholarship.	1005
(2) The department shall proportionately reduce or	1006
terminate the payments for any student who withdraws from a	1007
chartered nonpublic school prior to the end of the school year.	1008
(D)(1) The department shall deduct from the payments made	1009
to each school district under Chapter 3317., and if necessary,	1010
sections 321.24 and 323.156 of the Revised Code, the amount paid	1011
under division (C) of this section for each eligible student who	1012
qualifies for a scholarship under section 3310.03 of the Revised	1013
Code and who is entitled under section 3313.64 or 3313.65 of the	1014
Revised Code to attend school in the district. In the case of a	1015
student entitled to attend school in a school district under	1016
division (B)(2)(a) of section 3313.64 or division (C) of section	1017
3313.65 of the Revised Code, the department shall deduct the	1018
payments from the school district in whose formula ADM the	1019
student is included, as that term is defined in section 3317.02	1020
of the Revised Code.	1021
(2) If the department reduces or terminates payments to a	1022
parent or a student, as prescribed in division (C)(2) of this	1023
section, and the student enrolls in the schools of the student's	1024
resident district or in a community school, established under	1025

year, the department shall proportionally restore to the	1027
resident district the amount deducted for that student under	1028
division (D)(1) of this section.	1029
Sec. 3310.16. For the 2020-2021 <u>2021-2022</u> school year and	1030
each school year thereafter, the department of education shall	1031
accept, process, and award scholarships each year for the	1032
educational choice scholarship pilot program under sections	1033
section 3310.03 and 3310.032 of the Revised Code and the buckeye	1034
opportunity scholarship program under section 3310.032 of the	1035
Revised Code, as follows:	1036
(A) A -priority single application period shall open on the	1037
first day of February and close on the first day of April prior	1038
to the first day of July of the school year for which a	1039
scholarship is sought and run not less than seventy five days .	1040
The department shall award scholarships under this division not	1041
later than the thirtieth day of June prior to the first day of	1042
July of the school year for which a scholarship is sought.	1043
(B) The department shall continue to award scholarships	1044
after the priority application period closes. If the department	1045
awards a scholarship after the beginning of the school year, the	1046
department shall prorate the amount of the scholarship based on	1047
how much of the school year remains. The department shall	1048
continue to award income based scholarships under section	1049
3310.032 of the Revised Code only so long as funds appropriated	1050
by the general assembly for such scholarships for that school	1051
year remain available.	1052
Sec. 3313.14. The board of education of each city,	1053
exempted village, and local school district shall meet on a day	1054
occurring during the first fifteen days of January of each year,	1055

Chapter 3314. of the Revised Code, before the end of the school

and shall organize by electing one of its members president and	1056
another vice-president, both of whom shall serve for one year.	1057
The treasurer of the board shall canvass the members of the new	1058
board no later than December thirty-first to establish the day	1059
of the organizational meeting prescribed by this section.	1060
The board of education of a joint vocational school	1061
district shall hold its first meeting in January of each year,	1062
and shall organize by electing one of its members president and	1063
another vice-president, both of whom shall serve for one year.	1064
The treasurer of the board shall canvass the members of the new	1065
board no later than December thirty-first to establish the day	1066
of the organizational meeting prescribed by this section.	1067
The governing board of each educational service center	1068
shall hold its first meeting in January of each year, and shall	1069
organize by electing one of its members president and another	1070
vice-president, both of whom shall serve for one year.	1071
	1000
Sec. 3313.25. (A) Except as otherwise provided in section	1072
3.061 of the Revised Code, before entering upon the duties of	1073
office, the treasurer of each <u>school district</u> board of education	1074
or educational service center governing board shall execute a	1075
bond, in an amount and with surety to be approved by the board,	1076
payable to the state, conditioned for the faithful performance	1077
of all the official duties required of the treasurer. Such bond	1078
must be deposited with the president of the board, and a copy	1079
thereof, certified by the president, shall be filed with the	1080
county auditor.	1081
(B)(1) A treasurer shall not be held liable for a loss of	1082
public funds when the treasurer has performed all official	1083
duties required of the treasurer with reasonable care, but shall	1084
	4005

be liable only when a loss of public funds results from the

treasurer's negligence or other wrongful act. 1086

(2) The department of education shall not consider the	1087
loss of public funds not resulting from the treasurer's	1088
negligence or other wrongful act a violation of the treasurer's	1089
professional duties, provided the treasurer has performed all	1090
official duties required of the treasurer with reasonable care.	1091

Sec. 3313.482. (A) (1) Prior to the first day of August of 1092 each school year, the board of education of any school district 1093 or the governing authority of any chartered nonpublic school may 1094 adopt a plan to require students to access and complete 1095 classroom lessons posted on the district's or nonpublic school's 1096 web portal or web site in order to make up hours in that school 1097 year on which it is necessary to close schools for disease 1098 epidemic, hazardous weather conditions, law enforcement 1099 emergencies, inoperability of school buses or other equipment 1100 necessary to the school's operation, damage to a school 1101 building, or other temporary circumstances due to utility 1102 failure rendering the school building unfit for school use. 1103

Prior to the first day of August of each school year, the 1104 governing authority of any community school established under 1105 Chapter 3314. that is not an internet- or computer-based 1106 community school, as defined in section 3314.02 of the Revised 1107 Code, may adopt a plan to require students to access and 1108 complete classroom lessons posted on the school's web portal or 1109 web site in order to make up hours in that school year on which 1110 it is necessary to close the school for any of the reasons 1111 specified in division (H)(4) of section 3314.08 of the Revised 1112 Code so that the school is in compliance with the minimum number 1113 of hours required under Chapter 3314. of the Revised Code. 1114

A plan adopted by a school district board, chartered 1115

nonpublic school governing authority, or community school	1116
governing authority shall provide for making up any number of	1117
hours, up to a maximum of the number of hours that are the	1118
equivalent of three school days.	1119
(2) Each plan adopted under this section by a school	1120
district board of education shall include the written consent of	1121
the teachers' employee representative designated under division	1122
(B) of section 4117.04 of the Revised Code.	1123
(3) Each plan adopted under this section shall provide for	1124
the following:	1125
(a) Not later than the first day of November of the school	1126
year, each classroom teacher shall develop a sufficient number	1127
of lessons for each course taught by the teacher that school	1128
year to cover the number of make-up hours specified in the plan.	1129
The teacher shall designate the order in which the lessons are	1130
to be posted on the district's, community school's, or nonpublic	1131
school's web portal or web site in the event of a school	1132
closure. Teachers may be granted up to one professional	1133
development day to create lesson plans for those lessons.	1134
(b) To the extent possible and necessary, a classroom	1135
teacher shall update or replace, based on current instructional	1136
progress, one or more of the lesson plans developed under	1137
division (A)(3)(a) of this section before they are posted on the	1138
web portal or web site under division (A)(3)(c) of this section	1139
or distributed under division (B) of this section.	1140
(c) As soon as practicable after a school closure, a	1141
district or school employee responsible for web portal or web	1142
site operations shall make the designated lessons available to	1143
students on the district's, community school's, or nonpublic	1144

school's portal or site. A lesson shall be posted for each	1145
course that was scheduled to meet on the day or hours of the	1146
closure.	1147
(d) Each student enrolled in a course for which a lesson	1148
is posted on the portal or site shall be granted a two-week	1149
period from the date of posting to complete the lesson. The	1150
student's classroom teacher shall grade the lesson in the same	1151
manner as other lessons. The student may receive an incomplete	1152
or failing grade if the lesson is not completed on time.	1153
(e) If a student does not have access to a computer at the	1154
student's residence and the plan does not include blizzard bags	1155
under division (B) of this section, the student shall be	1156
permitted to work on the posted lessons at school after the	1157
student's school reopens. If the lessons were posted prior to	1158
the reopening, the student shall be granted a two-week period	1159
from the date of the reopening, rather than from the date of	1160
posting as otherwise required under division (A)(3)(d) of this	1161
section, to complete the lessons. The district board or	1162
community school or nonpublic school governing authority may	1163
provide the student access to a computer before, during, or	1164
after the regularly scheduled school day or may provide a	1165
substantially similar paper lesson in order to complete the	1166
lessons.	1167
(B)(1) In addition to posting classroom lessons online	1168
under division (A) of this section, the board of education of	1169
any school district or governing authority of any community or	1170
chartered nonpublic school may include in the plan distribution	1171
of "blizzard bags," which are paper copies of the lessons posted	1172
online.	1173

(2) If a school opts to use blizzard bags, teachers shall

the plan.

1203

prepare paper copies in conjunction with the lessons to be	1175
posted online and update the paper copies whenever the teacher	1176
updates the online lesson plans.	1177
(3) The board of education of any school district or	1178
governing authority of any community or chartered nonpublic	1179
school that opts to use blizzard bags shall specify in the plan	1180
the method of distribution of blizzard bag lessons, which may	1181
include, but not be limited to, requiring distribution by a	1182
specific deadline or requiring distribution prior to anticipated	1183
school closure as directed by the superintendent of a school	1184
district or the principal, director, chief administrative	1185
officer, or the equivalent, of a school.	1186
(4) Students shall turn in completed lessons in accordance	1187
with division (A)(3)(d) of this section.	1188
(C) In addition to the hours that may be made up in	1189
accordance with divisions (A) and (B) of this section, the board	1190
of education of any joint vocational school district may include	1191
in its plan adopted under this section other options to make up	1192
any number of additional hours missed as a result of one or more	1193
of the schools of its member city, exempted village, or local	1194
school districts were closed for the reasons specified in	1195
division (A)(1) of this section. Those options may include	1196
additional online lessons, planned student internships, student	1197
projects, or other options specified by the board in its plan.	1198
(D)(1) No school district that implements a plan in	1199
accordance with this section shall be considered to have failed	1200
to comply with division (B) of section 3317.01 of the Revised	1201
Code with respect to the number of make-up hours specified in	1202

(2) No community school that implements a plan in	1204
accordance with this section shall be considered to have failed	1205
to comply with the minimum number of hours required under	1206
Chapter 3314. of the Revised Code with respect to the number of	1207
make-up hours specified in the plan.	1208
Sec. 3313.82. The (A) Subject to division (D) of this	1209
section, the board of education of each school district and the	1210
governing board of each educational service center shall appoint	1211
a business advisory council, except that a school district that	1212
has entered into an agreement under section 3313.843 or 3313.845	1213
of the Revised Code to receive any services from an educational	1214
service center is not required to appoint a council if the	1215
school district and educational service center agree that the	1216
educational service center's council will represent the business	1217
of the district. The	1218
(B) The council shall advise and provide recommendations	1219
to the board on matters specified by the board including, but	1220
not necessarily limited to, the all of the following:	1221
(1) The delineation of employment skills and the	1222
development of curriculum to instill these skills; changes	1223
(2) Changes in the economy and in the job market, and the	1224
types of employment in which future jobs are most likely to be	1225
available; and suggestions	1226
(3) Suggestions for developing a working relationship	1227
among businesses, labor organizations, and educational	1228
personnel. Each	1229
(C) Each board shall determine the membership and	1230
organization of its council. Notwithstanding	1231
(D) A school district shall not be required to appoint a	1232

council under division (A) of this section if the school	1233
district has entered into an agreement with the business	1234
advisory committee of a joint vocational school district that	1235
allows the business advisory committee to represent the business	1236
of the school district in accordance with this section.	1237
(E) Notwithstanding division (D) of section 3311.19 and	1238
division (D) of section 3311.52 of the Revised Code, this	1239
section shall not apply to the board of education of any joint	1240
vocational school district or any cooperative education school	1241
district created pursuant to divisions (A) to (C) of section	1242
3311.52 of the Revised Code.	1243
Sec. 3313.903. Except as otherwise required under federal	1244
law, the department of education shall consider an industry-	1245
recognized credential, as described under division (B)(2)(d) of	1246
section 3302.03 approved under section 3313.6113 of the Revised	1247
Code, or a license issued by a state agency or board for	1248
practice in a vocation that requires an examination for issuance	1249
of that license as an acceptable measure of technical skill	1250
attainment and shall not require a student with such credential	1251
or license to take additional technical assessments.	1252
Additionally, the department shall not require a student	1253
who has participated in or will be participating in a	1254
credentialing assessment aligned to the student's career-	1255
technical education program or has participated in or will be	1256
participating in taking an examination for issuance of such a	1257
license aligned to the student's career-technical education	1258
program to take additional technical assessments.	1259
However, if the student does not participate in the	1260
credentialing assessment or license examination, the student	1261
shall take the applicable technical assessments prescribed by	1262

the department.	1263
The department shall develop, in consultation with the	1264
Ohio association for career and technical education, the Ohio	1265
association of career-technical superintendents, the Ohio	1266
association of city career-technical schools, and other	1267
stakeholders, procedures for identifying industry-recognized	1268
credentials and licenses aligned to a student's career-technical	1269
education program that can be used as an acceptable measure of	1270
technical skill, and for identifying students in the process of	1271
earning such credentials and licenses. The department shall	1272
consider the possibility of attaining college credit as a factor	1273
when identifying an acceptable measure of technical skill.	1274
Not later than the thirty-first day of May of each year,	1275
the department shall, in consultation with the Ohio association	1276
for career and technical education, the Ohio association of	1277
career-technical superintendents, and the Ohio association of	1278
comprehensive and compact career-technical schools, update a	1279
list developed by the department regarding technical assessments	1280
subject to this section.	1281
As used in this section, "technical assessments" shall not	1282
include the nationally recognized job skills assessment	1283
prescribed under division (G) of section 3301.0712 of the	1284
Revised Code.	1285
Nothing in this section shall exempt a student who wishes	1286
to qualify for a high school diploma under division (A)(3) of	1287
section 3313.618 of the Revised Code from the requirement to	1288
attain a specified score on that assessment in order to qualify	1289
for a high school diploma under that section.	1290
Sec. 3314.011. (A) Every community school established	1291

under this chapter shall have a designated fiscal officer.	1292
Except as provided for in division $\frac{(C)-(D)}{(D)}$ of this section, the	1293
fiscal officer shall be employed by or engaged under a contract	1294
with the governing authority of the community school.	1295
(B) Except as otherwise provided in section 3.061 of the	1296
Revised Code, the auditor of state shall require that the fiscal	1297
officer of any community school, before entering upon duties as	1298
fiscal officer of the school, execute a bond in an amount and	1299
with surety to be approved by the governing authority of the	1300
school, payable to the state, conditioned for the faithful	1301
performance of all the official duties required of the fiscal	1302
officer. The bond shall be deposited with the governing	1303
authority of the school, and a copy thereof, certified by the	1304
governing authority, shall be filed with the county auditor.	1305
(C) (1) A fiscal officer shall not be held liable for a	1306
loss of public funds when the fiscal officer has performed all	1307
official duties required of the fiscal officer with reasonable	1308
care, but shall be liable only when a loss of public funds	1309
results from the fiscal officer's negligence or other wrongful	1310
act.	1311
(2) The department of education shall not consider the	1312
loss of public funds not resulting from the fiscal officer's	1313
negligence or other wrongful act a violation of the fiscal	1314
officer's professional duties, provided the fiscal officer has	1315
performed all official duties required of the fiscal officer	1316
with reasonable care.	1317
(3) Except as provided for in division (C) of section	1318
3314.17 of the Revised Code, no fiscal officer shall be liable	1319
for a loss of public funds that results from a fiscal officer's	1320
roliance on the accuracy of monfinancial information or data of	1321

the community school, including reports in the education	1322
management information system under section 3301.0714 of the	1323
Revised Code, student transportation reports, and licensure or	1324
other credentialing information, unless the loss results from	1325
the fiscal officer's negligence or other wrongful act.	1326
(4) To the extent that a fiscal officer is required to	1327
receive written statements from the community school's chief	1328
administrative officer that a teacher has filed required reports	1329
and a legal educator license, or true copy of it, prior to	1330
payment to the teacher for services, no fiscal officer shall be	1331
liable for a loss of public funds for any payments to the	1332
teacher that are made by the fiscal officer, unless the loss	1333
results from the fiscal officer's own negligence or other	1334
wrongful act.	1335
(D) Prior to assuming the duties of fiscal officer, the	1336
fiscal officer designated under this section shall be licensed	1337
under section 3301.074 of the Revised Code. Any person serving	1338
as a fiscal officer of a community school on March 22, 2013, who	1339
is not licensed as a treasurer shall be permitted to serve as a	1340
fiscal officer for not more than one year following March 22,	1341
2013. Beginning on that date and thereafter, no community school	1342
shall permit any individual to serve as a fiscal officer without	1343
a license as required by this section.	1344
$\frac{(D)(1)-(E)(1)}{(E)(E)}$ The governing authority of a community	1345
school may adopt a resolution waiving the requirement that the	1346
governing authority is the party responsible to employ or	1347
contract with the designated fiscal officer, as prescribed by	1348
division (A) of this section, so long as the school's sponsor	1349
also approves the resolution. The resolution shall be valid for	1350
one year. A new resolution shall be adopted for each year that	1351

the governing authority wishes to waive this requirement, so	1352
long as the school's sponsor also approves the resolution.	1353
No resolution adopted pursuant to this division may waive	1354
the requirement for a community school to have a designated	1355
fiscal officer.	1356
(2) If the governing authority adopts a resolution	1357
pursuant to division $\frac{(D)(1)-(E)(1)}{(E)(1)}$ of this section, the school's	1358
designated fiscal officer annually shall meet with the governing	1359
authority to review the school's financial status.	1360
(3) The governing authority shall submit to the department	1361
of education a copy of each resolution adopted pursuant to	1362
division $\frac{(D)(1)}{(E)(1)}$ of this section.	1363
2214 02 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1264
Sec. 3314.03. A copy of every contract entered into under	1364
this section shall be filed with the superintendent of public	1365
instruction. The department of education shall make available on	1366
its web site a copy of every approved, executed contract filed	1367
with the superintendent under this section.	1368
(A) Each contract entered into between a sponsor and the	1369
governing authority of a community school shall specify the	1370
following:	1371
(1) That the school shall be established as either of the	1372
following:	1373
(a) A nonprofit corporation established under Chapter	1374
1702. of the Revised Code, if established prior to April 8,	1375
2003;	1376
(b) A public benefit corporation established under Chapter	1377
1702. of the Revised Code, if established after April 8, 2003.	1378
(2) The education program of the school, including the	1379
(2) The education program of the school, including the	13/3

school's mission, the characteristics of the students the school	1380
is expected to attract, the ages and grades of students, and the	1381
focus of the curriculum;	1382
(3) The academic goals to be achieved and the method of	1383
measurement that will be used to determine progress toward those	1384
goals, which shall include the statewide achievement	1385
assessments;	1386
(4) Performance standards, including but not limited to	1387
all applicable report card measures set forth in section 3302.03	1388
or 3314.017 of the Revised Code, by which the success of the	1389
school will be evaluated by the sponsor;	1390
(5) The admission standards of section 3314.06 of the	1391
Revised Code and, if applicable, section 3314.061 of the Revised	1392
Code;	1393
(6)(a) Dismissal procedures;	1394
(b) A requirement that the governing authority adopt an	1395
attendance policy that includes a procedure for automatically	1396
withdrawing a student from the school if the student without a	1397
legitimate excuse fails to participate in seventy-two	1398
consecutive hours of the learning opportunities offered to the	1399
student.	1400
(7) The ways by which the school will achieve racial and	1401
ethnic balance reflective of the community it serves;	1402
(8) Requirements for financial audits by the auditor of	1403
state. The contract shall require financial records of the	1404
school to be maintained in the same manner as are financial	1405
records of school districts, pursuant to rules of the auditor of	1406
state. Audits shall be conducted in accordance with section	1407
117.10 of the Revised Code.	1408

(9) An addendum to the contract outlining the facilities	1409
to be used that contains at least the following information:	1410
to be used that contains at least the following information.	1410
(a) A detailed description of each facility used for	1411
instructional purposes;	1412
(b) The annual costs associated with leasing each facility	1413
that are paid by or on behalf of the school;	1414
(c) The annual mortgage principal and interest payments	1415
that are paid by the school;	1416
(d) The name of the lender or landlord, identified as	1417
such, and the lender's or landlord's relationship to the	1418
operator, if any.	1419
(10) Qualifications of teachers, including a requirement	1420
that the school's classroom teachers be licensed in accordance	1421
with sections 3319.22 to 3319.31 of the Revised Code, except	1422
that a community school may engage noncertificated persons to	1423
teach up to twelve hours or forty hours per week pursuant to	1424
section 3319.301 of the Revised Code.	1425
(11) That the school will comply with the following	1426
requirements:	1427
(a) The school will provide learning opportunities to a	1428
minimum of twenty-five students for a minimum of nine hundred	1429
twenty hours per school year.	1430
(b) The governing authority will purchase liability	1431
insurance, or otherwise provide for the potential liability of	1432
the school.	1433
(c) The school will be nonsectarian in its programs,	1434
admission policies, employment practices, and all other	1435
operations, and will not be operated by a sectarian school or	1436

religious institution.

- (d) The school will comply with sections 9.90, 9.91, 1438 109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710, 1439 3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3313.472, 1440 3313.50, 3313.536, 3313.539, 3313.5310, 3313.608, 3313.609, 1441 3313.6012, 3313.6013, 3313.6014, 3313.6015, 3313.6020, 1442 3313.6024, 3313.643, 3313.648, 3313.6411, 3313.66, 3313.661, 1443 3313.662, 3313.666, 3313.667, 3313.668, 3313.67, 3313.671, 1444 3313.672, 3313.673, 3313.69, 3313.71, 3313.716, 3313.718, 1445 3313.719, 3313.7112, 3313.721, 3313.80, 3313.814, 3313.816, 1446 3313.817, 3313.818, 3313.86, 3313.89, 3313.96, 3319.073, 1447 3319.321, 3319.39, 3319.391, 3319.41, 3319.46, 3321.01, 1448 3321.041, 3321.13, 3321.14, 3321.141, 3321.17, 3321.18, 3321.19, 1449 3321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and Chapters 1450 117., 1347., 2744., 3365., 3742., 4112., 4123., 4141., and 4167. 1451 of the Revised Code as if it were a school district and will 1452 comply with section 3301.0714 of the Revised Code in the manner 1453 specified in section 3314.17 of the Revised Code. 1454
- (e) The school shall comply with Chapter 102. and section 1455 2921.42 of the Revised Code.
- (f) The school will comply with sections 3313.61, 1457 3313.611, 3313.614, 3313.617, 3313.618, and 3313.6114 of the 1458 Revised Code, except that for students who enter ninth grade for 1459 the first time before July 1, 2010, the requirement in sections 1460 3313.61 and 3313.611 of the Revised Code that a person must 1461 successfully complete the curriculum in any high school prior to 1462 receiving a high school diploma may be met by completing the 1463 curriculum adopted by the governing authority of the community 1464 school rather than the curriculum specified in Title XXXIII of 1465 the Revised Code or any rules of the state board of education. 1466

Beginning with students who enter hinth grade for the first time	146
on or after July 1, 2010, the requirement in sections 3313.61	1468
and 3313.611 of the Revised Code that a person must successfully	1469
complete the curriculum of a high school prior to receiving a	1470
high school diploma shall be met by completing the requirements	1471
prescribed in division (C) of section 3313.603 of the Revised	1472
Code, unless the person qualifies under division (D) or (F) of	1473
that section. Each school shall comply with the plan for	1474
awarding high school credit based on demonstration of subject	1475
area competency, and beginning with the 2017-2018 school year,	1476
with the updated plan that permits students enrolled in seventh	1477
and eighth grade to meet curriculum requirements based on	1478
subject area competency adopted by the state board of education	1479
under divisions (J)(1) and (2) of section 3313.603 of the	1480
Revised Code. Beginning with the 2018-2019 school year, the	1481
school shall comply with the framework for granting units of	1482
high school credit to students who demonstrate subject area	1483
competency through work-based learning experiences, internships,	1484
or cooperative education developed by the department under	1485
division (J)(3) of section 3313.603 of the Revised Code.	1486

- (g) The school governing authority will submit within four 1487 months after the end of each school year a report of its 1488 activities and progress in meeting the goals and standards of 1489 divisions (A)(3) and (4) of this section and its financial 1490 status to the sponsor and the parents of all students enrolled 1491 in the school.
- (h) The school, unless it is an internet- or computer
 based community school, will comply with section 3313.801 of the

 Revised Code as if it were a school district.

 1493
 - (i) If the school is the recipient of moneys from a grant 1496

awarded under the federal race to the top program, Division (A),	1497
Title XIV, Sections 14005 and 14006 of the "American Recovery	1498
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,	1499
the school will pay teachers based upon performance in	1500
accordance with section 3317.141 and will comply with section	1501
3319.111 of the Revised Code as if it were a school district.	1502
(j) If the school operates a preschool program that is	1503
licensed by the department of education under sections 3301.52	1504
to 3301.59 of the Revised Code, the school shall comply with	1505
sections 3301.50 to 3301.59 of the Revised Code and the minimum	1506
standards for preschool programs prescribed in rules adopted by	1507
the state board under section 3301.53 of the Revised Code.	1508
(k) The school will comply with sections 3313.6021 and	1509
3313.6023 of the Revised Code as if it were a school district	1510
unless it is either of the following:	1511
(i) An internet- or computer-based community school;	1512
(ii) A community school in which a majority of the	1513
enrolled students are children with disabilities as described in	1514
division (A)(4)(b) of section 3314.35 of the Revised Code.	1515
(12) Arrangements for providing health and other benefits	1516
to employees;	1517
(13) The length of the contract, which shall begin at the	1518
beginning of an academic year. No contract shall exceed five	1519
years unless such contract has been renewed pursuant to division	1520
(E) of this section.	1521
(14) The governing authority of the school, which shall be	1522
responsible for carrying out the provisions of the contract;	1523
(15) A financial plan detailing an estimated school budget	1524

for each year of the period of the contract and specifying the	1525
total estimated per pupil expenditure amount for each such year.	1526
(16) Requirements and procedures regarding the disposition	1527
of employees of the school in the event the contract is	1528
terminated or not renewed pursuant to section 3314.07 of the	1529
Revised Code;	1530
(17) Whether the school is to be created by converting all	1531
or part of an existing public school or educational service	1532
center building or is to be a new start-up school, and if it is	1533
a converted public school or service center building,	1534
specification of any duties or responsibilities of an employer	1535
that the board of education or service center governing board	1536
that operated the school or building before conversion is	1537
delegating to the governing authority of the community school	1538
with respect to all or any specified group of employees provided	1539
the delegation is not prohibited by a collective bargaining	1540
agreement applicable to such employees;	1541
(18) Provisions establishing procedures for resolving	1542
disputes or differences of opinion between the sponsor and the	1543
governing authority of the community school;	1544
(19) A provision requiring the governing authority to	1545
adopt a policy regarding the admission of students who reside	1546
outside the district in which the school is located. That policy	1547
shall comply with the admissions procedures specified in	1548
sections 3314.06 and 3314.061 of the Revised Code and, at the	1549
sole discretion of the authority, shall do one of the following:	1550
(a) Prohibit the enrollment of students who reside outside	1551
the district in which the school is located;	1552

(b) Permit the enrollment of students who reside in

districts adjacent to the district in which the school is	1554
located;	1555
(c) Permit the enrollment of students who reside in any	1556
other district in the state.	1557
(20) A provision recognizing the authority of the	1558
department of education to take over the sponsorship of the	1559
school in accordance with the provisions of division (C) of	1560
section 3314.015 of the Revised Code;	1561
(21) A provision recognizing the sponsor's authority to	1562
assume the operation of a school under the conditions specified	1563
in division (B) of section 3314.073 of the Revised Code;	1564
(22) A provision recognizing both of the following:	1565
(a) The authority of public health and safety officials to	1566
inspect the facilities of the school and to order the facilities	1567
closed if those officials find that the facilities are not in	1568
compliance with health and safety laws and regulations;	1569
(b) The authority of the department of education as the	1570
community school oversight body to suspend the operation of the	1571
school under section 3314.072 of the Revised Code if the	1572
department has evidence of conditions or violations of law at	1573
the school that pose an imminent danger to the health and safety	1574
of the school's students and employees and the sponsor refuses	1575
to take such action.	1576
(23) A description of the learning opportunities that will	1577
be offered to students including both classroom-based and non-	1578
classroom-based learning opportunities that is in compliance	1579
with criteria for student participation established by the	1580
department under division (H)(2) of section 3314.08 of the	1581
Revised Code;	1582

(24) The school will comply with sections 3302.04 and	1583
3302.041 of the Revised Code, except that any action required to	1584
be taken by a school district pursuant to those sections shall	1585
be taken by the sponsor of the school. However, the sponsor	1586
shall not be required to take any action described in division	1587
(F) of section 3302.04 of the Revised Code.	1588
(25) Beginning in the 2006-2007 school year, the school	1589
will open for operation not later than the thirtieth day of	1590
September each school year, unless the mission of the school as	1591
specified under division (A)(2) of this section is solely to	1592
serve dropouts. In its initial year of operation, if the school	1593
fails to open by the thirtieth day of September, or within one	1594
year after the adoption of the contract pursuant to division (D)	1595
of section 3314.02 of the Revised Code if the mission of the	1596
school is solely to serve dropouts, the contract shall be void.	1597
(26) Whether the school's governing authority is planning	1598
to seek designation for the school as a STEM school equivalent	1599
under section 3326.032 of the Revised Code;	1600
(27) That the school's attendance and participation	1601
policies will be available for public inspection;	1602
(28) That the school's attendance and participation	1603
records shall be made available to the department of education,	1604
auditor of state, and school's sponsor to the extent permitted	1605
under and in accordance with the "Family Educational Rights and	1606
Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended,	1607
and any regulations promulgated under that act, and section	1608
3319.321 of the Revised Code;	1609
(29) If a school operates using the blended learning	1610

model, as defined in section 3301.079 of the Revised Code, all

of the following information:	1612
(a) An indication of what blended learning model or models	1613
will be used;	1614
(b) A description of how student instructional needs will	1615
be determined and documented;	1616
(c) The method to be used for determining competency,	1617
granting credit, and promoting students to a higher grade level;	1618
(d) The school's attendance requirements, including how	1619
the school will document participation in learning	1620
opportunities;	1621
(e) A statement describing how student progress will be	1622
monitored;	1623
(f) A statement describing how private student data will	1624
be protected;	1625
(g) A description of the professional development	1626
activities that will be offered to teachers.	1627
(30) A provision requiring that all moneys the school's	1628
operator loans to the school, including facilities loans or cash	1629
flow assistance, must be accounted for, documented, and bear	1630
interest at a fair market rate;	1631
(31) A provision requiring that, if the governing	1632
authority contracts with an attorney, accountant, or entity	1633
specializing in audits, the attorney, accountant, or entity	1634
shall be independent from the operator with which the school has	1635
contracted.	1636
(32) A provision requiring the governing authority to	1637
adopt an enrollment and attendance policy that requires a	1638

student's parent to notify the community school in which the	1639
student is enrolled when there is a change in the location of	1640
the parent's or student's primary residence.	1641
(33) A provision requiring the governing authority to	1642
adopt a student residence and address verification policy for	1643
students enrolling in or attending the school.	1644
(B) The community school shall also submit to the sponsor	1645
a comprehensive plan for the school. The plan shall specify the	1646
following:	1647
(1) The process by which the governing authority of the	1648
school will be selected in the future;	1649
(2) The management and administration of the school;	1650
(3) If the community school is a currently existing public	1651
school or educational service center building, alternative	1652
arrangements for current public school students who choose not	1653
to attend the converted school and for teachers who choose not	1654
to teach in the school or building after conversion;	1655
(4) The instructional program and educational philosophy	1656
of the school;	1657
(5) Internal financial controls.	1658
When submitting the plan under this division, the school	1659
shall also submit copies of all policies and procedures	1660
regarding internal financial controls adopted by the governing	1661
authority of the school.	1662
(C) A contract entered into under section 3314.02 of the	1663
Revised Code between a sponsor and the governing authority of a	1664
community school may provide for the community school governing	1665
authority to make payments to the sponsor, which is hereby	1666

additionable to receive such payments as see forth in the contract	1007
between the governing authority and the sponsor. The total	1668
amount of such payments for monitoring, oversight, and technical	1669
assistance of the school shall not exceed three per cent of the	1670
total amount of payments for operating expenses that the school	1671
receives from the state.	1672
(D) The contract shall specify the duties of the sponsor	1673
which shall be in accordance with the written agreement entered	1674
into with the department of education under division (B) of	1675
section 3314.015 of the Revised Code and shall include the	1676
following:	1677
(1) Monitor the community school's compliance with all	1678
laws applicable to the school and with the terms of the	1679
contract;	1680
(2) Monitor and evaluate the academic and fiscal	1681
performance and the organization and operation of the community	1682
school on at least an annual basis;	1683
(3) Report on an annual basis the results of the	1684
evaluation conducted under division (D)(2) of this section to	1685
the department of education and to the parents of students	1686
enrolled in the community school;	1687
(4) Provide technical assistance to the community school	1688
in complying with laws applicable to the school and terms of the	1689
contract;	1690
(5) Take steps to intervene in the school's operation to	1691
correct problems in the school's overall performance, declare	1692
the school to be on probationary status pursuant to section	1693
3314.073 of the Revised Code, suspend the operation of the	1694
school pursuant to section 3314.072 of the Revised Code, or	1695

authorized to receive such payments as set forth in the contract

terminate the contract of the school pursuant to section 3314.07 1696 of the Revised Code as determined necessary by the sponsor; 1697 (6) Have in place a plan of action to be undertaken in the 1698 event the community school experiences financial difficulties or 1699 closes prior to the end of a school year. 1700 (E) Upon the expiration of a contract entered into under 1701 this section, the sponsor of a community school may, with the 1702 approval of the governing authority of the school, renew that 1703 contract for a period of time determined by the sponsor, but not 1704 ending earlier than the end of any school year, if the sponsor 1705 finds that the school's compliance with applicable laws and 1706 terms of the contract and the school's progress in meeting the 1707 academic goals prescribed in the contract have been 1708 satisfactory. Any contract that is renewed under this division 1709 remains subject to the provisions of sections 3314.07, 3314.072, 1710 and 3314.073 of the Revised Code. 1711 (F) If a community school fails to open for operation 1712 within one year after the contract entered into under this 1713 section is adopted pursuant to division (D) of section 3314.02 1714 of the Revised Code or permanently closes prior to the 1715 expiration of the contract, the contract shall be void and the 1716 school shall not enter into a contract with any other sponsor. A 1717 school shall not be considered permanently closed because the 1718 operations of the school have been suspended pursuant to section 1719 3314.072 of the Revised Code. 1720 Sec. 3314.19. The sponsor of each community school shall 1721 provide the following assurances in writing to the department of 1722 education not later than ten business days prior to the opening 1723 of the school's first year of operation or, if the school is not 1724

an internet- or computer-based community school and it changes

the bullding from which it operates, the opening of the first	1/20
year it operates from the new building:	1727
(A) That a current copy of the contract between the	1728
sponsor and the governing authority of the school entered into	1729
under section 3314.03 of the Revised Code has been filed with	1730
the department and that any subsequent modifications to that	1731
contract will be filed with the department;	1732
(B) That the school has submitted to the sponsor a plan	1733
for providing special education and related services to students	1734
with disabilities and has demonstrated the capacity to provide	1735
those services in accordance with Chapter 3323. of the Revised	1736
Code and federal law;	1737
(C) That the school has a plan and procedures for	1738
administering the achievement and diagnostic assessments	1739
prescribed by sections 3301.0710, 3301.0712, and 3301.0715 of	1740
the Revised Code;	1741
(D) That school personnel have the necessary training,	1742
knowledge, and resources to properly use and submit information	1743
to all databases maintained by the department for the collection	1744
of education data, including the education management	1745
information system established under section 3301.0714 of the	1746
Revised Code in accordance with methods and timelines	1747
established under section 3314.17 of the Revised Code;	1748
(E) That all required information about the school has	1749
been submitted to the Ohio education directory system or any	1750
successor system;	1751
(F) That the school will enroll at least the minimum	1752
number of students required by division (A)(11)(a) of section	1753
3314.03 of the Revised Code in the school year for which the	1754

assurances are provided;	1755
(G) That all classroom teachers are licensed in accordance	1756
with sections 3319.22 to 3319.31 of the Revised Code, except for	1757
noncertificated persons engaged to teach up to twelve hours or	1758
forty hours per week pursuant to section 3319.301 of the Revised	1759
Code;	1760
(H) That the school's fiscal officer is in compliance with	1761
section 3314.011 of the Revised Code;	1762
(I) That the school has complied with sections 3319.39 and	1763
3319.391 of the Revised Code with respect to all employees and	1764
that the school has conducted a criminal records check of each	1765
of its governing authority members;	1766
(J) That the school holds all of the following:	1767
(1) Proof of property ownership or a lease for the	1768
facilities used by the school;	1769
(2) A certificate of occupancy;	1770
(3) Liability insurance for the school, as required by	1771
division (A)(11)(b) of section 3314.03 of the Revised Code, that	1772
the sponsor considers sufficient to indemnify the school's	1773
facilities, staff, and governing authority against risk;	1774
(4) A satisfactory health and safety inspection;	1775
(5) A satisfactory fire inspection;	1776
(6) A valid food permit, if applicable.	1777
(K) That the sponsor has conducted a pre-opening site	1778
visit to the school for the school year for which the assurances	1779
are provided;	1780
(I) That the school has designated a date it will open for	1781

the school year for which the assurances are provided that is in	1782
compliance with division (A)(25) of section 3314.03 of the	1783
Revised Code;	1784
(M) That the school has met all of the sponsor's	1785
requirements for opening and any other requirements of the	1786
sponsor.	1787
(N) That, for any school that operates using the blended	1788
learning model, as defined in section 3301.079 of the Revised	1789
Code, the sponsor has reviewed the following information,	1790
submitted by the school:	1791
(1) An indication of what blended learning model or models	1792
will be used;	1793
(2) A description of how student instructional needs will	1794
be determined and documented;	1795
(3) The method to be used for determining competency,	1796
granting credit, and promoting students to a higher grade level;	1797
(4) The school's attendance requirements, including how	1798
the school will document participation in learning	1799
opportunities;	1800
(5) A statement describing how student progress will be	1801
monitored;	1802
(6) A statement describing how private student data will	1803
be protected;	1804
(7) A description of the professional development	1805
activities that will be offered to teachers.	1806
Sec. 3317.037. (A) As used in this section:	1807
(1) "Contracting district" means a school district that	1808

has entered into a contract to provide career-technical	1809
education services that meet standards set by the state board of	1810
education to one or more other school districts.	1811
(2) "Career-technical planning district" has the same	1812
meaning as in section 3317.023 of the Revised Code.	1813
(3) "Home district" means any city, local, or exempted	1814
village school district that is also not a lead district or a	1815
contracting district.	1816
(4) "Lead district" means a lead district, as defined in	1817
section 3317.023 of the Revised Code, which is designated by the	1818
department of education to provide primary career-technical	1819
education leadership within a career-technical planning	1820
district.	1821
(B) For the purposes of maintaining student enrollment	1822
records under section 3317.03 of the Revised Code, the	1823
superintendent of each home district shall provide to the lead	1824
district or contracting district the attendance records for each	1825
student who receives career-technical education services	1826
provided by the lead district or contracting district in	1827
facilities operated by the student's home district.	1828
(C) Any lead district of a career-technical planning	1829
district may enter into an agreement with another school	1830
district within that career-technical planning district under	1831
which the lead district and the other school district may	1832
establish a method to determine the full-time equivalency for	1833
each student attending school in both districts for the purposes	1834
of calculating each district's enrollment under section 3317.03	1835
of the Revised Code.	1836
Sec. 3317.60. (A) (1) The department of education shall	1837

conduct a study that does both of the following:	1838
(a) -Reviews the criteria used in the current school-	1839
funding formula to define "economically disadvantaged students"	1840
in order to determine the effectiveness of the criteria	1841
Evaluates and determines the essential types and amounts of	1842
resources needed to provide economically disadvantaged students	1843
the emotional, social, and academic services necessary to ensure	1844
adequate opportunities for success;	1845
(b) Researches how other states define "economically	1846
disadvantaged students" and how "economically disadvantaged	1847
students" are addressed in other states' school funding	1848
formulas. Evaluates and revises the current definition of	1849
<pre>"economically disadvantaged student."</pre>	1850
The department shall submit a report of its findings to	1851
the individuals prescribed in division (B) $\underline{(1)}$ of this section	1852
not later than December 31, 2020 2021.	1853
(2) The department of education, in consultation with the	1854
department of job and family services and stakeholder groups	1855
determined appropriate by the department, shall prepare a report	1856
including both of the following:	1857
(a) A review of early child initiatives in Ohio, including	1858
preschool, head start, and other early learning opportunities	1859
for young children;	1860
(b) Information regarding how other states support early	1861
learning opportunities for young children.	1862
The department of education shall submit the report to the	1863
individuals prescribed in division (B) $\underline{(2)}$ of this section not	1864
later than December 31, 2020.	1865

(3) The department of education shall conduct an	1866
evaluation of all of the following topics regarding special	1867
<pre>education:</pre>	1868
(a) The categories of special education students specified	1869
under section 3317.013 of the Revised Code and the funding	1870
amounts corresponding to those categories;	1871
(b) Best practices for providing education to special	1872
education students;	1873
(c) Protocols for providing treatment to special education	1874
students;	1875
(d) Technology to enhance the provision of special	1876
education;	1877
(e) Costs of providing special education.	1878
The department shall submit a report of its findings and	1879
recommendations to the individuals prescribed in division (B)(1)	1880
of this section not later than December 31, 2021.	1881
(4) The department of education shall evaluate the current	1882
funding amounts and required services for all categories of	1883
English language learners described in section 3317.016 of the	1884
Revised Code. The department shall submit a report of its	1885
findings to the individuals prescribed in division (B)(1) of	1886
this section not later than December 31, 2021.	1887
(B) (1) The reports prepared under divisions (A) (1), (3),	1888
and (4) of this section shall be submitted to all of the	1889
<pre>following:</pre>	1890
(a) The chair, vice-chairperson, and ranking minority	1891
member of the finance committee of the house of representatives	1892
and the senate;	1893

(b) The chair, vice-chairperson, and ranking minority	1894
member of the finance subcommittees regarding primary and	1895
secondary education of the house of representatives and the	1896
senate;	1897
(c) The chair, vice-chairperson, and ranking minority	1898
member of the standing committee of the house of representatives	1899
and the senate that consider legislation regarding primary and	1900
secondary education;	1901
(d) The superintendent of public instruction;	1902
(e) The president of the state board of education.	1903
(2) The reports prepared under division (A) (2) of this	1904
section shall be submitted to all of the following:	1905
(1) (a) The president and minority leader of the senate;	1906
(2) (b) The speaker and minority leader of the house of	1907
representatives;	1908
(3) (c) The members of the standing committees of the	1909
house of representatives and the senate that consider	1910
legislation regarding primary and secondary education.	1911
Sec. 3319.112. (A) The state board of education shall	1912
revise the standards-based state framework for the evaluation of	1913
teachers based on the recommendations of the educator standards	1914
board established under section 3319.60 of the Revised Code. The	1915
state board shall hold at least one public hearing on the	1916
revised framework and shall make the full text of the revised	1917
framework available at each hearing it holds on the revised	1918
framework. Not later than May 1, 2020, the state board shall	1919
adopt the revised framework. The state board may update the	1920
framework periodically by adoption of a resolution. The	1921

framework shall establish an evaluation system that does the	1922
following:	1923
(1) Provides for multiple evaluation factors;	1924
(2) Is aligned with the standards for teachers adopted	1925
under section 3319.61 of the Revised Code;	1926
(3) Requires observation of the teacher being evaluated,	1927
including at least two formal observations by the evaluator of	1928
at least thirty minutes each and classroom walk-throughs;	1929
(4) Assigns a rating on each evaluation in accordance with	1930
division (B) of this section;	1931
(5) Requires each teacher to be provided with a written	1932
report of the results of the teacher's evaluation;	1933
(6) Uses at least two measures of high-quality student	1934
data to provide evidence of student learning attributable to the	1935
teacher being evaluated. The state board shall define "high-	1936
quality student data" for this purpose. When applicable to the	1937
grade level or subject area taught by a teacher, high-quality	1938
student data shall include the value-added progress dimension	1939
established under section 3302.021 of the Revised Code, but the	1940
teacher or evaluator shall use at least one other measure of	1941
high-quality student data to demonstrate student learning.	1942
However, the value-added progress dimension or any other form of	1943
value-added data shall not be used as a measure of high-quality	1944
student data for an individual who is teaching career-technical	1945
education courses at any school district or joint vocational	1946
school district. Nor shall the value-added progress dimension or	1947
any other form of value-added data be used as a measure of high-	1948
quality student data for an individual who is teaching any other	1949
subject matter at a joint vocational school district. In	1950

accordance with the guidance described in division (D)(3) of	1951
this section, high-quality student data may be used as evidence	1952
in any component of the evaluation related to the following:	1953
(a) Knowledge of the students to whom the teacher provides	1954
instruction;	1955
(b) The teacher's use of differentiated instructional	1956
practices based on the needs or abilities of individual	1957
students;	1958
(c) Assessment of student learning;	1959
(d) The teacher's use of assessment data;	1960
(e) Professional responsibility and growth.	1961
(7) Prohibits the shared attribution of student	1962
performance data among all teachers in a district, building,	1963
grade, content area, or other group;	1964
(8) Includes development of a professional growth plan or	1965
improvement plan for the teacher that is based on the results of	1966
the evaluation and is aligned to any school district or building	1967
improvement plan required for the teacher's district or building	1968
under the "Elementary and Secondary Education Act of 1965," as	1969
amended by the "Every Student Succeeds Act of 2015," Pub. L. No.	1970
114-95, 20 U.S.C. 6301 et seq.;	1971
(9) Provides for professional development to accelerate	1972
and continue teacher growth and provide support to poorly	1973
performing teachers;	1974
(10) Provides for the allocation of financial resources to	1975
support professional development;	1976

(B) For purposes of the framework adopted under this	1978
section, the state board also shall do the following:	1979
(1) Revise, as necessary, specific standards and criteria	1980
that distinguish between the following levels of performance for	1981
teachers and principals for the purpose of assigning ratings on	1982
the evaluations conducted under sections 3311.80, 3311.84,	1983
3319.02, and 3319.111 of the Revised Code:	1984
(a) Accomplished;	1985
(b) Skilled;	1986
(c) Developing;	1987
(d) Ineffective.	1988
(2) Develop a list of student assessments that measure	1989
mastery of the course content for the appropriate grade level,	1990
which may include nationally normed standardized assessments,	1991
industry certification examinations, or end-of-course	1992
examinations. The data from these assessments may be considered	1993
high-quality student data.	1994
(C) The state board shall consult with experts, teachers	1995
and principals employed in public schools, the educator	1996
standards board, and representatives of stakeholder groups in	1997
revising the standards and criteria required by division (B)(1)	1998
of this section.	1999
(D) To assist school districts in developing evaluation	2000
policies under sections 3311.80, 3311.84, 3319.02, and 3319.111	2001
of the Revised Code, the department shall do all of the	2002
following:	2003
(1) Serve as a clearinghouse of promising evaluation	2004
procedures and evaluation models that districts may use;	2005

(2) Provide technical assistance to districts in creating	2006
evaluation policies;	2007
(3) Provide guidance to districts on how high-quality	2008
student data may be used as evidence of student learning	2009
attributable to a particular teacher, including examples of	2010
appropriate use of that data within the framework adopted under	2011
this section;	2012
(4) Provide guidance to districts on how information from	2013
student surveys, student portfolios, peer review evaluations,	2014
teacher self-evaluations, and other components determined	2015
appropriate by the district may be used as part of the	2016
evaluation process.	2017
(E) Not later than July 1, 2020, the state board, in	2018
consultation with state agencies that employ teachers, shall	2019
update its standards-based framework for the evaluation of	2020
teachers employed by those agencies. Each state agency that	2021
employs teachers shall adopt a standards-based teacher	2022
evaluation policy to conform with the framework. The policy	2023
shall become operative at the expiration of any collective	2024
bargaining agreement covering teachers employed by the agency	2025
that is in effect on—the effective date of this amendment—	2026
November 2, 2018, and shall be included in any renewal or	2027
extension of such an agreement. However, this division does not	2028
apply to any person who is employed as a substitute teacher or	2029
as an instructor of adult education.	2030
Sec. 3319.226. (A) Beginning July 1, 2019, the state board	2031
of education shall issue educator licenses for substitute	2032
teaching only under this section.	2033
(B) The state board shall adopt rules establishing	2034

standards and requirements for obtaining a license under this	2035
section and for renewal of the license. Except as provided in	2036
division (F) of section 3319.229 of the Revised Code, the rules	2037
shall require an applicant to hold a post-secondary degree, but	2038
not in any specified subject area. The rules also shall allow	2039
the holder of a license issued under this section to work:	2040
(1) For an unlimited number of school days if the license	2041
holder has a post-secondary degree in either education or a	2042
subject area directly related to the subject of the class the	2043
license holder will teach;	2044
(2) For one full semester, subject to the approval of the	2045
employing school district board of education, if the license	2046
holder has a post-secondary degree in a subject area that is not	2047
directly related to the subject of the class that the license	2048
holder will teach.	2049
The district superintendent may request that the board	2050
approve one or more additional subsequent semester-long periods	2051
of teaching for the license holder.	2052
(C) The rules adopted under division (B) of this section	2053
shall permit a substitute career-technical teaching license	2054
holder to teach outside the license holder's certified career	2055
field for up to one semester, subject to approval of the	2056
employing school district superintendent.	2057
(D) Any license issued or renewed under former section	2058
(D) Any license issued or renewed under former section 3319.226 of the Revised Code that was still in force on—the—	2058 2059
3319.226 of the Revised Code that was still in force on the	2059
3319.226 of the Revised Code that was still in force on—the—effective date of this section November 2, 2018, shall remain in	2059 2060

under this section.	2064
Sec. 3319.2211. (A) An individual who holds an adult	2065
education permit may be employed by any school district and	2066
shall not be limited to employment solely by the district that	2067
recommended and employed that individual at the time of the	2068
initial issuance of the individual's permit.	2069
(B) Notwithstanding anything to the contrary in section	2070
3319.226 of the Revised Code, an individual who holds an adult	2071
education permit issued by the state board of education may be	2072
assigned as a substitute teacher for any of grades nine through	2073
twelve, in the same manner as the holder of a substitute career-	2074
technical teaching license issued under section 3319.226 of the	2075
Revised Code, to teach courses offered by the individual's	2076
employing district.	2077
Sec. 3319.301. (A) As used in this section, section:	2078
(1) "Dropout recovery community school" means a community	2079
school established under Chapter 3314. of the Revised Code in	2080
which a majority of the students are enrolled in a dropout	2081
prevention and recovery program that is operated by the school.	2082
(2) "Industry-recognized credential program" means a	2083
career-technical course in which a student may earn an industry-	2084
recognized credential approved under section 3313.6113 of the	2085
Revised Code.	2086
(3) "STEM school" means a science, technology,	2087
engineering, and mathematics school established under Chapter	2088
3326. of the Revised Code.	2089
(B) The state board of education shall issue permits to	2090
individuals who are not licensed as required by sections 3319.22	2091
to 3319 30 of the Revised Code, but who are otherwise qualified.	2092

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to teach classes for not more than a total of twelve hours a	2093
week, except that an individual teaching in a STEM school or an	2094
individual teaching an industry-recognized credential program	2095
offered at a dropout recovery community school may teach classes	2096
for not more than a total of forty hours a week. The state	2097
board, by rule, shall set forth the qualifications, other than	2098
licensure under sections 3319.22 to 3319.30 of the Revised Code,	2099
to be met by individuals in order to be issued a permit as	2100
provided in this section. Such qualifications shall include the	2101
possession of a baccalaureate, master's, or doctoral degree in,	2102
or significant experience related to, the subject the individual	2103
is to teach. For an individual assigned to teach a career-	2104
technical class, significant experience related to a subject	2105
shall include career-technical experience. Applications for	2106
permits pursuant to this section shall be made in accordance	2107
with section 3319.29 of the Revised Code. A permit issued under	2108
this section shall be renewable.	2109

The state board, by rule, shall authorize the board of education of each school district and each STEM school to engage individuals holding permits issued under this section to teach classes for not more than the total number of hours a week specified in the permit. The rules shall include provisions with regard to each of the following:

- (1) That a board of education or STEM school shall engage 2116 a nonlicensed individual to teach pursuant to this section on a 2117 volunteer basis, or by entering into a contract with the 2118 individual or the individual's employer on such terms and 2119 conditions as are agreed to between the board or school and the 2120 individual or the individual's employer; 2121
 - (2) That an employee of the board of education or STEM

school who is licensed under sections 3319.22 to 3319.30 of the	2123
Revised Code shall directly supervise a nonlicensed individual	2124
who is engaged to teach pursuant to this section until the	2125
superintendent of the school district or the chief	2126
administrative officer of the STEM school is satisfied that the	2127
nonlicensed individual has sufficient understanding of, and	2128
experience in, effective teaching methods to teach without	2129
supervision.	2130
(C) A nonlicensed individual engaged to teach pursuant to	2131
this section is a teacher for the purposes of Title XXXIII of	2132
the Revised Code except for the purposes of Chapters 3307. and	2133
3317. and sections 3319.07 to 3319.31 of the Revised Code. Such	2134
an individual is not an employee of the board of education or	2135
STEM school for the purpose of Titles I or XLI or Chapter 3309.	2136
of the Revised Code.	2137
(D) Students enrolled in a class taught by a nonlicensed	2138
individual pursuant to this section and rules adopted thereunder	2139
shall receive the same credit as if the class had been taught by	2140
an employee licensed pursuant to sections 3319.22 to 3319.30 of	2141
the Revised Code.	2142
(E) No board of education of any school district shall	2143
engage any one or more nonlicensed individuals if such	2144
employment displaces from employment an existing licensed	2145
employee of the district.	2146
Sec. 3326.032. (A) The STEM committee may grant a	2147
designation of STEM school equivalent to a community school	2148
established under Chapter 3314. of the Revised Code, to a career	2149
<pre>center, or to a chartered nonpublic school. In order to be</pre>	2150
eligible for this designation, a community school, a career	2151

center, or chartered nonpublic school shall submit a proposal

that satisfies the requirements of this section.	2153
The committee shall determine the criteria for proposals,	2154
establish procedures for the submission of proposals, accept and	2155
evaluate proposals, and choose which proposals warrant a	2156
community school, career center, or chartered nonpublic school	2157
to be designated as a STEM school equivalent.	2158
(B) A proposal for designation as a STEM school equivalent	2159
shall include at least the following:	2160
(1) Assurances that the community school, career center,	2161
or chartered nonpublic school submitting the proposal has a	2162
working partnership with both public and private entities,	2163
including higher education entities and business organizations.	2164
If the proposal is for a STEAM school equivalent, it also shall	2165
include evidence that this partnership includes arts	2166
organizations.	2167
(2) Assurances that the school <u>or career center</u> submitting	2168
the proposal will operate in compliance with this section and	2169
the provisions of the proposal as accepted by the committee;	2170
(3) Evidence that the school or career center submitting	2171
the proposal will offer a rigorous, diverse, integrated, and	2172
project-based curriculum to students in any of grades	2173
kindergarten through twelve, with the goal to prepare those	2174
students for college, the workforce, and citizenship, and that	2175
does all of the following:	2176
(a) Emphasizes the role of science, technology,	2177
engineering, and mathematics in promoting innovation and	2178
economic progress;	2179
(b) Incorporates scientific inquiry and technological	2180
design;	2181

(c) Includes the arts and humanities. If the proposal is	2182
for a STEAM school equivalent, it also shall include evidence	2183
that the curriculum will integrate arts and design into the	2184
study of science, technology, engineering, and mathematics to	2185
foster creative thinking, problem-solving, and new approaches to	2186
scientific invention.	2187
(d) Emphasizes personalized learning and teamwork skills.	2188
(4) Evidence that the school or career center submitting	2189
the proposal will attract school leaders who support the	2190
curriculum principles of division (B)(3) of this section;	2191
(5) A description of how each school's or career center's	2192
curriculum will be developed and approved in accordance with	2193
section 3326.09 of the Revised Code;	2194
(6) Evidence that the school or career center submitting	2195
the proposal will utilize an established capacity to capture and	2196
share knowledge for best practices and innovative professional	2197
development;	2198
(7) Assurances that the school or career center submitting	2199
the proposal has received commitments of sustained and	2200
verifiable fiscal and in-kind support from regional education	2201
and business entities. If the proposal is for a STEAM school	2202
equivalent, it also shall include assurances that the school or	2203
<pre>career center has received commitments of sustained and</pre>	2204
verifiable fiscal and in-kind support from arts organizations.	2205
(C)(1) A community school, career center, or chartered	2206
nonpublic school that is designated as a STEM school equivalent	2207
under this section shall not be subject to the requirements of	2208
Chapter 3326. of the Revised Code, except that the school or	2209
career center shall be subject to the requirements of this	2210

section and to the curriculum requirements of section 3326.09 of	2211
the Revised Code.	2212
Nothing in this section, however, shall relieve a	2213
community school of the applicable requirements of Chapter 3314.	2214
of the Revised Code. Nor shall anything in this section relieve	2215
a chartered nonpublic school of any provisions of law outside of	2216
this chapter that are applicable to chartered nonpublic schools.	2217
(2) A community school, career center, or chartered	2218
nonpublic school that is designated as a STEM school equivalent	2219
under this section shall not be eligible for operating funding	2220
under sections 3326.31 to 3326.37, 3326.39 to 3326.40, and	2221
3326.51 of the Revised Code.	2222
(3) A community school, career center, or chartered	2223
nonpublic school that is designated as a STEM school equivalent	2224
under this section may apply for any of the grants and	2225
additional funds described in section 3326.38 of the Revised	2226
Code for which the school or career center is eligible.	2227
(D) If a community school, a career center, or chartered	2228
nonpublic school that is designated as a STEM school equivalent	2229
under this section intends to close or intends to no longer be	2230
designated as a STEM school equivalent, it shall notify the STEM	2231
committee of that fact.	2232
(E) If a community school, a career center, or chartered	2233
nonpublic school that is designated as a STEM school equivalent	2234
wishes to be designated as a STEAM school equivalent, it may	2235
change its existing proposal to include the items required under	2236
divisions (B)(1), (B)(3)(c), and (B)(7) of this section and	2237
submit the revised proposal to the STEM committee for approval.	2238
(F) As used in this section, "career center" means a	2239

Am. Sub. S. B. No. 89 As Passed by the House

school building that enrolls students in any of grades nine	2240
through twelve and in which a career-technical planning	2241
district, as defined in section 3317.023 of the Revised Code,	2242
provides career-technical education services that meet standards	2243
adopted by the state board of education.	2244
Sec. 3326.17. (A) The department of education shall issue	2245
an annual report card for each science, technology, engineering,	2246
and mathematics school that includes all information applicable	2247
to school buildings under section 3302.03 of the Revised Code.	2248
(B) For Beginning with the report cards issued for the	2249
2019-2020 school year, for each student enrolled in a STEM	2250
school that is not a STEM school governed by a STEM school	2251
sponsoring district, as defined in section 3326.51 of the	2252
Revised Code, the department shall combine data regarding the	2253
academic performance of that student with comparable data from	2254
the school district in which the student is entitled to attend	2255
school pursuant to section 3313.64 or 3313.65 of the Revised	2256
Code for the purpose of calculating the performance of the	2257
district as a whole on the report card issued for the district	2258
under section 3302.03 of the Revised Code.	2259
(C) The department also shall compute a rating for each	2260
group of STEM schools that is under the direction of the same	2261
governing body, as authorized under section 3326.031 of the	2262
Revised Code, and issue a distinct report card for the group as	2263
a whole.	2264
(D) Each STEM school and its governing body shall comply	2265
with sections 3302.04 and 3302.041 of the Revised Code, except	2266
that any action required to be taken by a school district	2267
pursuant to those sections shall be taken by the school.	2268
However, the school shall not be required to take any action	2269

described in division (F) of section 3302.04 of the Revised 2270 Code. 2271

Sec. 5709.62. (A) In any municipal corporation that is 2272 defined by the United States office of management and budget as 2273 a principal city of a metropolitan statistical area, the 2274 legislative authority of the municipal corporation may designate 2275 one or more areas within its municipal corporation as proposed 2276 enterprise zones. Upon designating an area, the legislative 2277 authority shall petition the director of development services 2278 for certification of the area as having the characteristics set 2279 forth in division (A)(1) of section 5709.61 of the Revised Code 2280 as amended by Substitute Senate Bill No. 19 of the 120th general 2281 2282 assembly. Except as otherwise provided in division (E) of this section, on and after July 1, 1994, legislative authorities 2283 shall not enter into agreements under this section unless the 2284 legislative authority has petitioned the director and the 2285 director has certified the zone under this section as amended by 2286 that act; however, all agreements entered into under this 2287 section as it existed prior to July 1, 1994, and the incentives 2288 granted under those agreements shall remain in effect for the 2289 period agreed to under those agreements. Within sixty days after 2290 receiving such a petition, the director shall determine whether 2291 the area has the characteristics set forth in division (A)(1) of 2292 section 5709.61 of the Revised Code, and shall forward the 2293 findings to the legislative authority of the municipal 2294 corporation. If the director certifies the area as having those 2295 characteristics, and thereby certifies it as a zone, the 2296 legislative authority may enter into an agreement with an 2297 enterprise under division (C) of this section. 2298

(B) Any enterprise that wishes to enter into an agreement 2299 with a municipal corporation under division (C) of this section 2300

shall submit a proposal to the legislative authority of the	2301
municipal corporation on a form prescribed by the director of	2302
development services, together with the application fee	2303
established under section 5709.68 of the Revised Code. The form	2304
shall require the following information:	2305
(1) An estimate of the number of new employees whom the	2306
enterprise intends to hire, or of the number of employees whom	2307
the enterprise intends to retain, within the zone at a facility	2308
that is a project site, and an estimate of the amount of payroll	2309
of the enterprise attributable to these employees;	2310
(2) An estimate of the amount to be invested by the	2311
enterprise to establish, expand, renovate, or occupy a facility,	2312
including investment in new buildings, additions or improvements	2313
to existing buildings, machinery, equipment, furniture,	2314
fixtures, and inventory;	2315
(3) A listing of the enterprise's current investment, if	2316
any, in a facility as of the date of the proposal's submission.	2317
The enterprise shall review and update the listings	2318
required under this division to reflect material changes, and	2319
any agreement entered into under division (C) of this section	2320
shall set forth final estimates and listings as of the time the	2321
agreement is entered into. The legislative authority may, on a	2322
separate form and at any time, require any additional	2323
information necessary to determine whether an enterprise is in	2324
compliance with an agreement and to collect the information	2325
required to be reported under section 5709.68 of the Revised	2326
Code.	2327
(C) Upon receipt and investigation of a proposal under	2328

division (B) of this section, if the legislative authority finds

that the enterprise submitting the proposal is qualified by

financial responsibility and business experience to create and

preserve employment opportunities in the zone and improve the

economic climate of the municipal corporation, the legislative

authority may do one of the following:

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- (1) Enter into an agreement with the enterprise under 2335 which the enterprise agrees to establish, expand, renovate, or 2336 occupy a facility and hire new employees, or preserve employment 2337 opportunities for existing employees, in return for one or more 2338 of the following incentives: 2339
- (a) Exemption for a specified number of years, not to 2340 exceed fifteen, of a specified portion, up to seventy-five per 2341 cent, of the assessed value of tangible personal property first 2342 used in business at the project site as a result of the 2343 agreement. If an exemption for inventory is specifically granted 2344 in the agreement pursuant to this division, the exemption 2345 applies to inventory required to be listed pursuant to sections 2346 5711.15 and 5711.16 of the Revised Code, except that, in the 2347 instance of an expansion or other situations in which an 2348 enterprise was in business at the facility prior to the 2349 establishment of the zone, the inventory that is exempt is that 2350 amount or value of inventory in excess of the amount or value of 2351 inventory required to be listed in the personal property tax 2352 return of the enterprise in the return for the tax year in which 2353 the agreement is entered into. 2354
- (b) Exemption for a specified number of years, not to

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 exceed fifteen, of a specified portion, up to seventy-five per

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 cent, of the increase in the assessed valuation of real property

 2357
 constituting the project site subsequent to formal approval of

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 the agreement by the legislative authority;

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(c) Provision for a specified number of years, not to	2360
exceed fifteen, of any optional services or assistance that the	2361
municipal corporation is authorized to provide with regard to	2362
the project site.	2363
(2) Enter into an agreement under which the enterprise	2364
agrees to remediate an environmentally contaminated facility, to	2365
spend an amount equal to at least two hundred fifty per cent of	2366
the true value in money of the real property of the facility	2367
prior to remediation as determined for the purposes of property	2368
taxation to establish, expand, renovate, or occupy the	2369
remediated facility, and to hire new employees or preserve	2370
employment opportunities for existing employees at the	2371
remediated facility, in return for one or more of the following	2372
incentives:	2373
(a) Exemption for a specified number of years, not to	2374
exceed fifteen, of a specified portion, not to exceed fifty per	2375
cent, of the assessed valuation of the real property of the	2376
facility prior to remediation;	2377
(b) Exemption for a specified number of years, not to	2378
exceed fifteen, of a specified portion, not to exceed one	2379
hundred per cent, of the increase in the assessed valuation of	2380
the real property of the facility during or after remediation;	2381
(c) The incentive under division (C)(1)(a) of this	2382
section, except that the percentage of the assessed value of	2383
such property exempted from taxation shall not exceed one	2384
hundred per cent;	2385
(d) The incentive under division (C)(1)(c) of this	2386
section.	2387
(3) Enter into an agreement with an enterprise that plans	2388

to purchase and operate a large manufacturing facility that has	2389
ceased operation or announced its intention to cease operation,	2390
in return for exemption for a specified number of years, not to	2391
exceed fifteen, of a specified portion, up to one hundred per	2392
cent, of the assessed value of tangible personal property used	2393
in business at the project site as a result of the agreement, or	2394
of the assessed valuation of real property constituting the	2395
project site, or both.	2396

- (D) (1) Notwithstanding divisions (C) (1) (a) and (b) of this 2397 section, the portion of the assessed value of tangible personal 2398 property or of the increase in the assessed valuation of real 2399 property exempted from taxation under those divisions may exceed 2400 seventy-five per cent in any year for which that portion is 2401 exempted if the average percentage exempted for all years in 2402 which the agreement is in effect does not exceed sixty per cent, 2403 or if the board of education of the city, local, or exempted 2404 village school district within the territory of which the 2405 property is or will be located approves a percentage in excess 2406 of seventy-five per cent. 2407
- (2) Notwithstanding any provision of the Revised Code to

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 the contrary, the exemptions described in divisions (C)(1)(a),

 (b), and (c), (C)(2)(a), (b), and (c), and (C)(3) of this

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 section may be for up to fifteen years if the board of education

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 of the city, local, or exempted village school district within

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 the territory of which the property is or will be located

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 approves a number of years in excess of ten.

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- (3) For the purpose of obtaining the approval of a city, 2415 local, or exempted village school district under division (D)(1) 2416 or (2) of this section, the legislative authority shall deliver 2417 to the board of education a notice not later than forty-five 2418

days prior to approving the agreement, excluding Saturdays,	2419
Sundays, and legal holidays as defined in section 1.14 of the	2420
Revised Code. The notice shall state the percentage to be	2421
exempted, an estimate of the true value of the property to be	2422
exempted, and the number of years the property is to be	2423
exempted. The board of education, by resolution adopted by a	2424
majority of the board, shall approve or disapprove the agreement	2425
and certify a copy of the resolution to the legislative	2426
authority not later than fourteen days prior to the date	2427
stipulated by the legislative authority as the date upon which	2428
approval of the agreement is to be formally considered by the	2429
legislative authority. The board of education may include in the	2430
resolution conditions under which the board would approve the	2431
agreement, including the execution of an agreement to compensate	2432
the school district under division (B) of section 5709.82 of the	2433
Revised Code. The legislative authority may approve the	2434
agreement at any time after the board of education certifies its	2435
resolution approving the agreement to the legislative authority,	2436
or, if the board approves the agreement conditionally, at any	2437
time after the conditions are agreed to by the board and the	2438
legislative authority. <u>If an agreement is negotiated between the</u>	2439
legislative authority and the board to compensate the school	2440
district for all or part of the taxes exempted, the legislative	2441
authority shall compensate the joint vocational school district	2442
within which the property is located at the same rate and under_	2443
the same terms received by the city, local, or exempted village	2444
school district.	2445

If a board of education has adopted a resolution waiving

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its right to approve agreements and the resolution remains in

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effect, approval of an agreement by the board is not required

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under this division. If a board of education has adopted a

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resolution allowing a legislative authority to deliver the	2450
notice required under this division fewer than forty-five	2451
business days prior to the legislative authority's approval of	2452
the agreement, the legislative authority shall deliver the	2453
notice to the board not later than the number of days prior to	2454
such approval as prescribed by the board in its resolution. If a	2455
board of education adopts a resolution waiving its right to	2456
approve agreements or shortening the notification period, the	2457
board shall certify a copy of the resolution to the legislative	2458
authority. If the board of education rescinds such a resolution,	2459
it shall certify notice of the rescission to the legislative	2460
authority.	2461

- (4) The legislative authority shall comply with section 5709.83 of the Revised Code unless the board of education has adopted a resolution under that section waiving its right to receive such notice.
- (E) This division applies to zones certified by the director of development services under this section prior to July 22, 1994.

The legislative authority that designated a zone to which
this division applies may enter into an agreement with an
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enterprise if the legislative authority finds that the
enterprise satisfies one of the criteria described in divisions
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(E) (1) to (5) of this section:
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- (1) The enterprise currently has no operations in this state and, subject to approval of the agreement, intends to establish operations in the zone;
- (2) The enterprise currently has operations in this state 2477 and, subject to approval of the agreement, intends to establish 2478

operations at a new location in the zone that would not result	2479
in a reduction in the number of employee positions at any of the	2480
enterprise's other locations in this state;	2481
(3) The enterprise, subject to approval of the agreement,	2482
intends to relocate operations, currently located in another	2483
state, to the zone;	2484
coulou, co one zone,	2101
(4) The enterprise, subject to approval of the agreement,	2485
intends to expand operations at an existing site in the zone	2486
that the enterprise currently operates;	2487
(5) The enterprise, subject to approval of the agreement,	2488
intends to relocate operations, currently located in this state,	2489
to the zone, and the director of development services has issued	2490
a waiver for the enterprise under division (B) of section	2491
5709.633 of the Revised Code.	2492
The agreement shall require the enterprise to agree to	2493
establish, expand, renovate, or occupy a facility in the zone	2493
and hire new employees, or preserve employment opportunities for	2494
existing employees, in return for one or more of the incentives	2496
described in division (C) of this section.	2497
(F) All agreements entered into under this section shall	2498
be in the form prescribed under section 5709.631 of the Revised	2499
Code. After an agreement is entered into under this section, if	2500
the legislative authority revokes its designation of a zone, or	2501
if the director of development services revokes a zone's	2502
certification, any entitlements granted under the agreement	2503
shall continue for the number of years specified in the	2504
agreement.	2505
	2505
(G) Except as otherwise provided in this division, an	2505

agreement entered into under this section shall require that the

enterprise pay an annual fee equal to the greater of one per	2508
cent of the dollar value of incentives offered under the	2509
agreement or five hundred dollars; provided, however, that if	2510
the value of the incentives exceeds two hundred fifty thousand	2511
dollars, the fee shall not exceed two thousand five hundred	2512
dollars. The fee shall be payable to the legislative authority	2513
once per year for each year the agreement is effective on the	2514
days and in the form specified in the agreement. Fees paid shall	2515
be deposited in a special fund created for such purpose by the	2516
legislative authority and shall be used by the legislative	2517
authority exclusively for the purpose of complying with section	2518
5709.68 of the Revised Code and by the tax incentive review	2519
council created under section 5709.85 of the Revised Code	2520
exclusively for the purposes of performing the duties prescribed	2521
under that section. The legislative authority may waive or	2522
reduce the amount of the fee charged against an enterprise, but	2523
such a waiver or reduction does not affect the obligations of	2524
the legislative authority or the tax incentive review council to	2525
comply with section 5709.68 or 5709.85 of the Revised Code.	2526

(H) When an agreement is entered into pursuant to this 2527 section, the legislative authority authorizing the agreement 2528 shall forward a copy of the agreement to the director of 2529 development services and to the tax commissioner within fifteen 2530 days after the agreement is entered into. If any agreement 2531 includes terms not provided for in section 5709.631 of the 2532 Revised Code affecting the revenue of a city, local, or exempted 2533 village, or joint vocational school district or causing revenue 2534 to be forgone by the district, including any compensation to be 2535 paid to the school district pursuant to section 5709.82 of the 2536 Revised Code, those terms also shall be forwarded in writing to 2537 the director of development services along with the copy of the 2538

agreement forwarded under this division.

- (I) After an agreement is entered into, the enterprise 2540 shall file with each personal property tax return required to be 2541 filed, or annual report required to be filed under section 2542 5727.08 of the Revised Code, while the agreement is in effect, 2543 an informational return, on a form prescribed by the tax 2544 commissioner for that purpose, setting forth separately the 2545 2546 property, and related costs and values, exempted from taxation under the agreement. 2547
- (J) Enterprises may agree to give preference to residents 2548 of the zone within which the agreement applies relative to 2549 residents of this state who do not reside in the zone when 2550 hiring new employees under the agreement. 2551
- (K) An agreement entered into under this section may 2552 include a provision requiring the enterprise to create one or 2553 more temporary internship positions for students enrolled in a 2554 course of study at a school or other educational institution in 2555 the vicinity, and to create a scholarship or provide another 2556 form of educational financial assistance for students holding 2557 such a position in exchange for the student's commitment to work 2558 for the enterprise at the completion of the internship. 2559
- (L) The tax commissioner's authority in determining the 2560 accuracy of any exemption granted by an agreement entered into 2561 under this section is limited to divisions (C)(1)(a) and (b), 2562 (C)(2)(a), (b), and (c), (C)(3), (D), and (I) of this section 2563 and divisions (B)(1) to (10) of section 5709.631 of the Revised 2564 Code and, as authorized by law, to enforcing any modification 2565 to, or revocation of, that agreement by the legislative 2566 authority of a municipal corporation or the director of 2567 development services. 2568

Sec. 5709.63. (A) With the consent of the legislative	2569
authority of each affected municipal corporation or of a board	2570
of township trustees, a board of county commissioners may, in	2571
the manner set forth in section 5709.62 of the Revised Code,	2572
designate one or more areas in one or more municipal	2573
corporations or in unincorporated areas of the county as	2574
proposed enterprise zones. A board of county commissioners may	2575
designate no more than one area within a township, or within	2576
adjacent townships, as a proposed enterprise zone. The board	2577
shall petition the director of development services for	2578
certification of the area as having the characteristics set	2579
forth in division (A)(1) or (2) of section 5709.61 of the	2580
Revised Code as amended by Substitute Senate Bill No. 19 of the	2581
120th general assembly. Except as otherwise provided in division	2582
(D) of this section, on and after July 1, 1994, boards of county	2583
commissioners shall not enter into agreements under this section	2584
unless the board has petitioned the director and the director	2585
has certified the zone under this section as amended by that	2586
act; however, all agreements entered into under this section as	2587
it existed prior to July 1, 1994, and the incentives granted	2588
under those agreements shall remain in effect for the period	2589
agreed to under those agreements. The director shall make the	2590
determination in the manner provided under section 5709.62 of	2591
the Revised Code.	2592

Any enterprise wishing to enter into an agreement with the 2593 board under division (B) or (D) of this section shall submit a 2594 proposal to the board on the form and accompanied by the 2595 application fee prescribed under division (B) of section 5709.62 2596 of the Revised Code. The enterprise shall review and update the 2597 estimates and listings required by the form in the manner 2598 required under that division. The board may, on a separate form 2599

the following incentives:

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and at any time, require any additional information necessary to	2600
determine whether an enterprise is in compliance with an	2601
agreement and to collect the information required to be reported	2602
under section 5709.68 of the Revised Code.	2603
(B) If the board of county commissioners finds that an	2604
enterprise submitting a proposal is qualified by financial	2605
responsibility and business experience to create and preserve	2606
employment opportunities in the zone and to improve the economic	2607
climate of the municipal corporation or municipal corporations	2608
or the unincorporated areas in which the zone is located and to	2609
which the proposal applies, the board, with the consent of the	2610
legislative authority of each affected municipal corporation or	2611
of the board of township trustees, may do either of the	2612
following:	2613
(1) Enter into an agreement with the enterprise under	2614
which the enterprise agrees to establish, expand, renovate, or	2615
occupy a facility in the zone and hire new employees, or	2616
preserve employment opportunities for existing employees, in	2617
return for the following incentives:	2618
(a) When the facility is located in a municipal	2619
corporation, the board may enter into an agreement for one or	2620
more of the incentives provided in division (C) of section	2621
5709.62 of the Revised Code, subject to division (D) of that	2622
section;	2623
(b) When the facility is located in an unincorporated	2624
area, the board may enter into an agreement for one or more of	2625

(i) Exemption for a specified number of years, not to

exceed fifteen, of a specified portion, up to sixty per cent, of

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the assessed value of tangible personal property first used in	2629
business at a project site as a result of the agreement. If an	2630
exemption for inventory is specifically granted in the agreement	2631
pursuant to this division, the exemption applies to inventory	2632
required to be listed pursuant to sections 5711.15 and 5711.16	2633
of the Revised Code, except, in the instance of an expansion or	2634
other situations in which an enterprise was in business at the	2635
facility prior to the establishment of the zone, the inventory	2636
that is exempt is that amount or value of inventory in excess of	2637
the amount or value of inventory required to be listed in the	2638
personal property tax return of the enterprise in the return for	2639
the tax year in which the agreement is entered into.	2640

- (ii) Exemption for a specified number of years, not to exceed fifteen, of a specified portion, up to sixty per cent, of the increase in the assessed valuation of real property constituting the project site subsequent to formal approval of the agreement by the board;
- (iii) Provision for a specified number of years, not to exceed fifteen, of any optional services or assistance the board is authorized to provide with regard to the project site;
- (iv) The incentive described in division (C)(2) of section 2649 5709.62 of the Revised Code. 2650
- (2) Enter into an agreement with an enterprise that plans 2651 to purchase and operate a large manufacturing facility that has 2652 ceased operation or has announced its intention to cease 2653 operation, in return for exemption for a specified number of 2654 years, not to exceed fifteen, of a specified portion, up to one 2655 hundred per cent, of tangible personal property used in business 2656 at the project site as a result of the agreement, or of real 2657 property constituting the project site, or both. 2658

- (C) (1) (a) Notwithstanding divisions (B) (1) (b) (i) and (ii) 2659 of this section, the portion of the assessed value of tangible 2660 personal property or of the increase in the assessed valuation 2661 of real property exempted from taxation under those divisions 2662 may exceed sixty per cent in any year for which that portion is 2663 exempted if the average percentage exempted for all years in 2664 which the agreement is in effect does not exceed fifty per cent, 2665 or if the board of education of the city, local, or exempted 2666 village school district within the territory of which the 2667 property is or will be located approves a percentage in excess 2668 of sixty per cent. 2669
- (b) Notwithstanding any provision of the Revised Code to 2670 the contrary, the exemptions described in divisions (B)(1)(b) 2671 (i), (ii), (iii), and (iv) and (B)(2) of this section may be for 2672 up to fifteen years if the board of education of the city, 2673 local, or exempted village school district within the territory 2674 of which the property is or will be located approves a number of 2675 years in excess of ten.
- (c) For the purpose of obtaining the approval of a city, 2677 local, or exempted village school district under division (C)(1) 2678 (a) or (b) of this section, the board of county commissioners 2679 shall deliver to the board of education a notice not later than 2680 forty-five days prior to approving the agreement, excluding 2681 Saturdays, Sundays, and legal holidays as defined in section 2682 1.14 of the Revised Code. The notice shall state the percentage 2683 to be exempted, an estimate of the true value of the property to 2684 be exempted, and the number of years the property is to be 2685 exempted. The board of education, by resolution adopted by a 2686 majority of the board, shall approve or disapprove the agreement 2687 and certify a copy of the resolution to the board of county 2688 commissioners not later than fourteen days prior to the date 2689

stipulated by the board of county commissioners as the date upon	2690
which approval of the agreement is to be formally considered by	2691
the board of county commissioners. The board of education may	2692
include in the resolution conditions under which the board would	2693
approve the agreement, including the execution of an agreement	2694
to compensate the school district under division (B) of section	2695
5709.82 of the Revised Code. The board of county commissioners	2696
may approve the agreement at any time after the board of	2697
education certifies its resolution approving the agreement to	2698
the board of county commissioners, or, if the board of education	2699
approves the agreement conditionally, at any time after the	2700
conditions are agreed to by the board of education and the board	2701
of county commissioners. <u>If an agreement is negotiated between</u>	2702
the legislative authority and the board to compensate the school	_ 2703
district for all or part of the taxes exempted, the legislative	2704
authority shall compensate the joint vocational school district	2705
within which the property is located at the same rate and under	2706
the same terms received by the city, local, or exempted village	2707
school district.	2708

If a board of education has adopted a resolution waiving 2709 its right to approve agreements and the resolution remains in 2710 effect, approval of an agreement by the board of education is 2711 not required under division (C) of this section. If a board of 2712 education has adopted a resolution allowing a board of county 2713 commissioners to deliver the notice required under this division 2714 fewer than forty-five business days prior to approval of the 2715 agreement by the board of county commissioners, the board of 2716 county commissioners shall deliver the notice to the board of 2717 education not later than the number of days prior to such 2718 approval as prescribed by the board of education in its 2719 resolution. If a board of education adopts a resolution waiving 2720

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its right to approve agreements or shortening the notification	2721
period, the board of education shall certify a copy of the	2722
resolution to the board of county commissioners. If the board of	2723
education rescinds such a resolution, it shall certify notice of	2724
the rescission to the board of county commissioners.	2725
(2) The board of county commissioners shall comply with	2726
section 5709.83 of the Revised Code unless the board of	2727
education has adopted a resolution under that section waiving	2728
its right to receive such notice.	2729
(D) This division applies to zones certified by the	2730
director of development services under this section prior to	2731
July 22, 1994.	2732
With the consent of the legislative authority of each	2733
affected municipal corporation or board of township trustees of	2734
each affected township, the board of county commissioners that	2735
designated a zone to which this division applies may enter into	2736
an agreement with an enterprise if the board finds that the	2737
enterprise satisfies one of the criteria described in divisions	2738
(D)(1) to (5) of this section:	2739
(1) The enterprise currently has no operations in this	2740
state and, subject to approval of the agreement, intends to	2741
establish operations in the zone;	2742
(2) The enterprise currently has operations in this state	2743
and, subject to approval of the agreement, intends to establish	2744
operations at a new location in the zone that would not result	2745
in a reduction in the number of employee positions at any of the	2746

(3) The enterprise, subject to approval of the agreement,

intends to relocate operations, currently located in another

enterprise's other locations in this state;

the agreement.

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state, to the zone;	2750
(4) The enterprise, subject to approval of the agreement,	2751
intends to expand operations at an existing site in the zone	2752
that the enterprise currently operates;	2753
(5) The enterprise, subject to approval of the agreement,	2754
intends to relocate operations, currently located in this state,	2755
to the zone, and the director of development services has issued	2756
a waiver for the enterprise under division (B) of section	2757
5709.633 of the Revised Code.	2758
The agreement shall require the enterprise to agree to	2759
establish, expand, renovate, or occupy a facility in the zone	2760
and hire new employees, or preserve employment opportunities for	2761
existing employees, in return for one or more of the incentives	2762
described in division (B) of this section.	2763
(E) All agreements entered into under this section shall	2764
be in the form prescribed under section 5709.631 of the Revised	2765
Code. After an agreement under this section is entered into, if	2766
the board of county commissioners revokes its designation of a	2767
zone, or if the director of development services revokes a	2768
zone's certification, any entitlements granted under the	2769

(F) Except as otherwise provided in this division, an	2772
agreement entered into under this section shall require that the	2773
enterprise pay an annual fee equal to the greater of one per	2774
cent of the dollar value of incentives offered under the	2775
agreement or five hundred dollars; provided, however, that if	2776
the value of the incentives exceeds two hundred fifty thousand	2777
dollars, the fee shall not exceed two thousand five hundred	2778

agreement shall continue for the number of years specified in

dollars. The fee shall be payable to the board of county	2779
commissioners once per year for each year the agreement is	2780
effective on the days and in the form specified in the	2781
agreement. Fees paid shall be deposited in a special fund	2782
created for such purpose by the board and shall be used by the	2783
board exclusively for the purpose of complying with section	2784
5709.68 of the Revised Code and by the tax incentive review	2785
council created under section 5709.85 of the Revised Code	2786
exclusively for the purposes of performing the duties prescribed	2787
under that section. The board may waive or reduce the amount of	2788
the fee charged against an enterprise, but such waiver or	2789
reduction does not affect the obligations of the board or the	2790
tax incentive review council to comply with section 5709.68 or	2791
5709.85 of the Revised Code, respectively.	2792

- (G) With the approval of the legislative authority of a 2793 municipal corporation or the board of township trustees of a 2794 township in which a zone is designated under division (A) of 2795 this section, the board of county commissioners may delegate to 2796 that legislative authority or board any powers and duties of the 2797 board of county commissioners to negotiate and administer 2798 agreements with regard to that zone under this section. 2799
- (H) When an agreement is entered into pursuant to this 2800 section, the board of county commissioners authorizing the 2801 agreement or the legislative authority or board of township 2802 trustees that negotiates and administers the agreement shall 2803 forward a copy of the agreement to the director of development 2804 services and to the tax commissioner within fifteen days after 2805 the agreement is entered into. If any agreement includes terms 2806 not provided for in section 5709.631 of the Revised Code 2807 affecting the revenue of a city, local, or exempted village, or 2808 joint vocational school district or causing revenue to be 2809

foregone by the district, including any compensation to be paid	2810
to the school district pursuant to section 5709.82 of the	2811
Revised Code, those terms also shall be forwarded in writing to	2812
the director of development services along with the copy of the	2813
agreement forwarded under this division.	2814

- (I) After an agreement is entered into, the enterprise 2815 shall file with each personal property tax return required to be 2816 filed, or annual report that is required to be filed under 2817 section 5727.08 of the Revised Code, while the agreement is in 2818 effect, an informational return, on a form prescribed by the tax 2819 commissioner for that purpose, setting forth separately the 2820 property, and related costs and values, exempted from taxation 2821 2822 under the agreement.
- (J) Enterprises may agree to give preference to residents 2823 of the zone within which the agreement applies relative to 2824 residents of this state who do not reside in the zone when 2825 hiring new employees under the agreement. 2826
- (K) An agreement entered into under this section may 2827 include a provision requiring the enterprise to create one or 2828 more temporary internship positions for students enrolled in a 2829 course of study at a school or other educational institution in 2830 the vicinity, and to create a scholarship or provide another 2831 form of educational financial assistance for students holding 2832 such a position in exchange for the student's commitment to work 2833 for the enterprise at the completion of the internship. 2834
- (L) The tax commissioner's authority in determining the 2835 accuracy of any exemption granted by an agreement entered into 2836 under this section is limited to divisions (B) (1) (b) (i) and 2837 (ii), (B) (2), (C), and (I) of this section, division (B) (1) (b) 2838 (iv) of this section as it pertains to divisions (C) (2) (a), (b), 2839

and (c) of section 5709.62 of the Revised Code, and divisions	2840
(B)(1) to (10) of section 5709.631 of the Revised Code and, as	2841
authorized by law, to enforcing any modification to, or	2842
revocation of, that agreement by the board of county	2843
commissioners or the director of development services or, if the	2844
board's powers and duties are delegated under division (G) of	2845
this section, by the legislative authority of a municipal	2846
corporation or board of township trustees.	2847

Sec. 5709.632. (A) (1) The legislative authority of a 2848 municipal corporation defined by the United States office of 2849 management and budget as a principal city of a metropolitan 2850 statistical area may, in the manner set forth in section 5709.62 2851 of the Revised Code, designate one or more areas in the 2852 municipal corporation as a proposed enterprise zone. 2853

- (2) With the consent of the legislative authority of each 2854 affected municipal corporation or of a board of township 2855 trustees, a board of county commissioners may, in the manner set 2856 forth in section 5709.62 of the Revised Code, designate one or 2857 more areas in one or more municipal corporations or in 2858 unincorporated areas of the county as proposed urban jobs and 2859 enterprise zones, except that a board of county commissioners 2860 may designate no more than one area within a township, or within 2861 adjacent townships, as a proposed urban jobs and enterprise 2862 2863 zone.
- (3) The legislative authority or board of county

 2864
 commissioners may petition the director of development services
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 for certification of the area as having the characteristics set
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 forth in division (A)(3) of section 5709.61 of the Revised Code.

 2867
 Within sixty days after receiving such a petition, the director
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 shall determine whether the area has the characteristics set
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forth in that division and forward the findings to the	2870
legislative authority or board of county commissioners. If the	2871
director certifies the area as having those characteristics and	2872
thereby certifies it as a zone, the legislative authority or	2873
board may enter into agreements with enterprises under division	2874
(B) of this section. Any enterprise wishing to enter into an	2875
agreement with a legislative authority or board of county	2876
commissioners under this section and satisfying one of the	2877
criteria described in divisions (B)(1) to (5) of this section	2878
shall submit a proposal to the legislative authority or board on	2879
the form prescribed under division (B) of section 5709.62 of the	2880
Revised Code and shall review and update the estimates and	2881
listings required by the form in the manner required under that	2882
division. The legislative authority or board may, on a separate	2883
form and at any time, require any additional information	2884
necessary to determine whether an enterprise is in compliance	2885
with an agreement and to collect the information required to be	2886
reported under section 5709.68 of the Revised Code.	2887

- (B) Prior to entering into an agreement with an 2888 enterprise, the legislative authority or board of county 2889 commissioners shall determine whether the enterprise submitting 2890 the proposal is qualified by financial responsibility and 2891 business experience to create and preserve employment 2892 opportunities in the zone and to improve the economic climate of 2893 the municipal corporation or municipal corporations or the 2894 unincorporated areas in which the zone is located and to which 2895 the proposal applies, and whether the enterprise satisfies one 2896 of the following criteria: 2897
- (1) The enterprise currently has no operations in this state and, subject to approval of the agreement, intends to establish operations in the zone;

(2) The enterprise currently has operations in this state	2901
and, subject to approval of the agreement, intends to establish	2902
operations at a new location in the zone that would not result	2903
in a reduction in the number of employee positions at any of the	2904
enterprise's other locations in this state;	2905
(3) The enterprise, subject to approval of the agreement,	2906
intends to relocate operations, currently located in another	2907
state, to the zone;	2908
(4) The enterprise, subject to approval of the agreement,	2909
intends to expand operations at an existing site in the zone	2910
that the enterprise currently operates;	2911
(5) The enterprise, subject to approval of the agreement,	2912
intends to relocate operations, currently located in this state,	2913
to the zone, and the director of development services has issued	2914
a waiver for the enterprise under division (B) of section	2915
5709.633 of the Revised Code.	2916
(C) If the legislative authority or board determines that	2917
the enterprise is so qualified and satisfies one of the criteria	2918
described in divisions (B)(1) to (5) of this section, the	2919
legislative authority or board may, after complying with section	2920
5709.83 of the Revised Code and, in the case of a board of	2921
commissioners, with the consent of the legislative authority of	2922
each affected municipal corporation or of the board of township	2923
trustees, enter into an agreement with the enterprise under	2924
which the enterprise agrees to establish, expand, renovate, or	2925
occupy a facility in the zone and hire new employees, or	2926
preserve employment opportunities for existing employees, in	2927
return for the following incentives:	2928

(1) When the facility is located in a municipal

corporation, a legislative authority or board of commissioners	2930
may enter into an agreement for one or more of the incentives	2931
provided in division (C) of section 5709.62 of the Revised Code,	2932
subject to division (D) of that section;	2933

- (2) When the facility is located in an unincorporated 2934 area, a board of commissioners may enter into an agreement for 2935 one or more of the incentives provided in divisions (B)(1)(b), 2936 (B)(2), and (B)(3) of section 5709.63 of the Revised Code, 2937 subject to division (C) of that section.
- (D) All agreements entered into under this section shall 2939 be in the form prescribed under section 5709.631 of the Revised 2940 Code. After an agreement under this section is entered into, if 2941 the legislative authority or board of county commissioners 2942 revokes its designation of the zone, or if the director of 2943 development services revokes the zone's certification, any 2944 entitlements granted under the agreement shall continue for the 2945 number of years specified in the agreement. 2946
- (E) Except as otherwise provided in this division, an 2947 agreement entered into under this section shall require that the 2948 enterprise pay an annual fee equal to the greater of one per 2949 cent of the dollar value of incentives offered under the 2950 agreement or five hundred dollars; provided, however, that if 2951 the value of the incentives exceeds two hundred fifty thousand 2952 dollars, the fee shall not exceed two thousand five hundred 2953 dollars. The fee shall be payable to the legislative authority 2954 or board of commissioners once per year for each year the 2955 agreement is effective on the days and in the form specified in 2956 the agreement. Fees paid shall be deposited in a special fund 2957 created for such purpose by the legislative authority or board 2958 and shall be used by the legislative authority or board 2959

exclusively for the purpose of complying with section 5709.68 of	2960
the Revised Code and by the tax incentive review council created	2961
under section 5709.85 of the Revised Code exclusively for the	2962
purposes of performing the duties prescribed under that section.	2963
The legislative authority or board may waive or reduce the	2964
amount of the fee charged against an enterprise, but such waiver	2965
or reduction does not affect the obligations of the legislative	2966
authority or board or the tax incentive review council to comply	2967
with section 5709.68 or 5709.85 of the Revised Code,	2968
respectively.	2969

- (F) With the approval of the legislative authority of a 2970 municipal corporation or the board of township trustees of a 2971 township in which a zone is designated under division (A)(2) of 2972 this section, the board of county commissioners may delegate to 2973 that legislative authority or board any powers and duties of the 2974 board to negotiate and administer agreements with regard to that 2975 zone under this section.
- (G) When an agreement is entered into pursuant to this 2977 section, the legislative authority or board of commissioners 2978 authorizing the agreement shall forward a copy of the agreement 2979 to the director of development services and to the tax 2980 commissioner within fifteen days after the agreement is entered 2981 into. If any agreement includes terms not provided for in 2982 section 5709.631 of the Revised Code affecting the revenue of a 2983 city, local, or exempted village, or joint vocational school 2984 district or causing revenue to be forgone by the district, 2985 including any compensation to be paid to the school district 2986 pursuant to section 5709.82 of the Revised Code, those terms 2987 also shall be forwarded in writing to the director of 2988 development services along with the copy of the agreement 2989 forwarded under this division. 2990

(H) After an agreement is entered into, the enterprise	2991
shall file with each personal property tax return required to be	2992
filed while the agreement is in effect, an informational return,	2993
on a form prescribed by the tax commissioner for that purpose,	2994
setting forth separately the property, and related costs and	2995
values, exempted from taxation under the agreement.	2996
(I) An agreement entered into under this section may	2997
include a provision requiring the enterprise to create one or	2998
more temporary internship positions for students enrolled in a	2999
	3000
course of study at a school or other educational institution in	
the vicinity, and to create a scholarship or provide another	3001
form of educational financial assistance for students holding	3002
such a position in exchange for the student's commitment to work	3003
for the enterprise at the completion of the internship.	3004
Sec. 5709.82. (A) As used in this section:	3005
(1) "New employee" means both of the following:	3006
(1) "New employee" means both of the following:(a) Persons employed in the construction of real property	3006 3007
(a) Persons employed in the construction of real property	3007
(a) Persons employed in the construction of real property exempted from taxation under the chapters or sections of the	3007 3008
(a) Persons employed in the construction of real property exempted from taxation under the chapters or sections of the Revised Code enumerated in division (B) of this section;	3007 3008 3009
(a) Persons employed in the construction of real property exempted from taxation under the chapters or sections of the Revised Code enumerated in division (B) of this section;(b) Persons not described by division (A) (1) (a) of this	3007 3008 3009 3010
 (a) Persons employed in the construction of real property exempted from taxation under the chapters or sections of the Revised Code enumerated in division (B) of this section; (b) Persons not described by division (A) (1) (a) of this section who are first employed at the site of such property and who within the two previous years have not been subject, prior 	3007 3008 3009 3010 3011
 (a) Persons employed in the construction of real property exempted from taxation under the chapters or sections of the Revised Code enumerated in division (B) of this section; (b) Persons not described by division (A) (1) (a) of this section who are first employed at the site of such property and who within the two previous years have not been subject, prior to being employed at that site, to income taxation by the 	3007 3008 3009 3010 3011 3012
 (a) Persons employed in the construction of real property exempted from taxation under the chapters or sections of the Revised Code enumerated in division (B) of this section; (b) Persons not described by division (A) (1) (a) of this section who are first employed at the site of such property and who within the two previous years have not been subject, prior to being employed at that site, to income taxation by the municipal corporation within whose territory the site is located 	3007 3008 3009 3010 3011 3012 3013 3014
 (a) Persons employed in the construction of real property exempted from taxation under the chapters or sections of the Revised Code enumerated in division (B) of this section; (b) Persons not described by division (A) (1) (a) of this section who are first employed at the site of such property and who within the two previous years have not been subject, prior to being employed at that site, to income taxation by the municipal corporation within whose territory the site is located on income derived from employment for the person's current 	3007 3008 3009 3010 3011 3012 3013 3014 3015
(a) Persons employed in the construction of real property exempted from taxation under the chapters or sections of the Revised Code enumerated in division (B) of this section; (b) Persons not described by division (A)(1)(a) of this section who are first employed at the site of such property and who within the two previous years have not been subject, prior to being employed at that site, to income taxation by the municipal corporation within whose territory the site is located on income derived from employment for the person's current employer. "New employee" does not include any person who	3007 3008 3009 3010 3011 3012 3013 3014 3015 3016
 (a) Persons employed in the construction of real property exempted from taxation under the chapters or sections of the Revised Code enumerated in division (B) of this section; (b) Persons not described by division (A) (1) (a) of this section who are first employed at the site of such property and who within the two previous years have not been subject, prior to being employed at that site, to income taxation by the municipal corporation within whose territory the site is located on income derived from employment for the person's current 	3007 3008 3009 3010 3011 3012 3013 3014 3015

(2) "Infrastructure costs" means costs incurred by a

municipal corporation in a calendar year to acquire, construct,	3020
reconstruct, improve, plan, or equip real or tangible personal	3021
property that directly benefits or will directly benefit the	3022
exempted property. If the municipal corporation finances the	3023
acquisition, construction, reconstruction, improvement,	3024
planning, or equipping of real or tangible personal property	3025
that directly benefits the exempted property by issuing debt,	3026
"infrastructure costs" means the annual debt charges incurred by	3027
the municipal corporation from the issuance of such debt. Real	3028
or tangible personal property directly benefits exempted	3029
property only if the exempted property places or will place	3030
direct, additional demand on the real or tangible personal	3031
property for which such costs were or will be incurred.	3032

- (3) "Taxing unit" has the same meaning as in division (H) 3033 of section 5705.01 of the Revised Code.
- (B) (1) Except as otherwise provided under division (C) of 3035 this section, the legislative authority of any political 3036 subdivision that has acted under the authority of Chapter 725. 3037 or 1728., sections 3735.65 to 3735.70, or section 5709.40, 3038 5709.41, 5709.45, 5709.62, 5709.63, 5709.632, 5709.73, 5709.78, 3039 5709.84, or 5709.88 of the Revised Code to grant an exemption 3040 from taxation for real or tangible personal property may 3041 negotiate with the board of education of each city, local, 3042 exempted village, or joint vocational school district or other 3043 taxing unit within the territory of which the exempted property 3044 is located, and enter into an agreement whereby the school 3045 district or taxing unit is compensated for tax revenue foregone 3046 by the school district or taxing unit as a result of the 3047 exemption. Except as otherwise provided in division (B)(1) of 3048 this section, if a political subdivision enters into more than 3049 one agreement under this section with respect to a tax 3050

exemption, the political subdivision shall provide to each	3051
school district or taxing unit with which it contracts the same	3052
percentage of tax revenue foregone by the school district or	3053
taxing unit, which may be based on a good faith projection made	3054
at the time the exemption is granted. Such percentage shall be	3055
calculated on the basis of amounts paid by the political	3056
subdivision and any amounts paid by an owner under division (B)	3057
(2) of this section. A political subdivision may provide a	3058
school district or other taxing unit with a smaller percentage	3059
of foregone tax revenue than that provided to other school	3060
districts or taxing units only if the school district or taxing	3061
unit expressly consents in the agreement to receiving a smaller	3062
percentage. If a subdivision has acted under the authority of	3063
section 5709.40, 5709.41, 5709.45, <u>5709.62, 5709.63, 5709.632,</u>	3064
5709.73, or 5709.78 of the Revised Code and enters into a	3065
compensation agreement with a city, local, or exempted village	3066
school district, the subdivision shall provide compensation to	3067
the joint vocational school district within the territory of	3068
which the exempted property is located at the same rate and	3069
under the same terms as received by the city, local, or exempted	3070
village school district.	3071

(2) An owner of property exempted from taxation under the 3072 authority described in division (B)(1) of this section may, by 3073 becoming a party to an agreement described in division (B) (1) of 3074 this section or by entering into a separate agreement with a 3075 school district or other taxing unit, agree to compensate the 3076 school district or taxing unit by paying cash or by providing 3077 property or services by gift, loan, or otherwise. If the owner's 3078 property is exempted under the authority of section 5709.40, 3079 5709.41, 5709.45, <u>5709.62</u>, <u>5709.63</u>, <u>5709.632</u>, <u>5</u>709.73, or 3080 5709.78 of the Revised Code and the owner enters into a 3081

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compensation agreement with a city, local, or exempted village	3082
school district, the owner shall provide compensation to the	3083
joint vocational school district within the territory of which	3084
the owner's property is located at the same rate and under the	3085
same terms as received by the city, local, or exempted village	3086
school district.	3087

- (C) This division does not apply to the following:
- (1) The legislative authority of a municipal corporation that has acted under the authority of division (H) of section 715.70 or division (U) of section 715.72 of the Revised Code to consent to the granting of an exemption from taxation for real or tangible personal property in a joint economic development district.
- (2) The legislative authority of a municipal corporation 3095 that has specified in an ordinance adopted under section 3096 5709.40, 5709.41, or 5709.45 of the Revised Code that payments 3097 in lieu of taxes provided for under section 5709.42 or 5709.46 3098 of the Revised Code shall be paid to the city, local, or 3099 exempted village school district in which the improvements are 3100 located in the amount of taxes that would have been payable to 3101 the school district if the improvements had not been exempted 3102 from taxation, as directed in the ordinance. 3103

If the legislative authority of any municipal corporation 3104 has acted under the authority of Chapter 725. or 1728. or 3105 section 3735.671, 5709.40, 5709.41, 5709.45, 5709.62, 5709.63, 3106 5709.632, or 5709.88, or a housing officer under section 3735.67 3107 of the Revised Code, to grant or consent to the granting of an 3108 exemption from taxation for real or tangible personal property 3109 on or after July 1, 1994, the municipal corporation imposes a 3110 tax on incomes, and the payroll of new employees resulting from 3111

the exercise of that authority equals or exceeds one million	3112
dollars in any tax year for which such property is exempted, the	3113
legislative authority and the board of education of each city,	3114
local, or exempted village school district within the territory	3115
of which the exempted property is located shall attempt to	3116
negotiate an agreement providing for compensation to the school	3117
district for all or a portion of the tax revenue the school	3118
district would have received had the property not been exempted	3119
from taxation. The agreement may include as a party the owner of	3120
the property exempted or to be exempted from taxation and may	3121
include provisions obligating the owner to compensate the school	3122
district by paying cash or providing property or services by	3123
gift, loan, or otherwise. Such an obligation is enforceable by	3124
the board of education of the school district pursuant to the	3125
terms of the agreement.	3126

If the legislative authority and board of education fail

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to negotiate an agreement that is mutually acceptable within six

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months of formal approval by the legislative authority of the

instrument granting the exemption, the legislative authority

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shall compensate the school district in the amount and manner

prescribed by division (D) of this section.

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(D) Annually, the legislative authority of a municipal 3133 corporation subject to this division shall pay to the city, 3134 local, or exempted village school district within the territory 3135 of which the exempted property is located an amount equal to 3136 fifty per cent of the difference between the amount of taxes 3137 levied and collected by the municipal corporation on the incomes 3138 of new employees in the calendar year ending on the day the 3139 payment is required to be made, and the amount of any 3140 infrastructure costs incurred in that calendar year. For 3141 purposes of such computation, the amount of infrastructure costs 3142

shall not exceed thirty-five per cent of the amount of those	3143
taxes unless the board of education of the school district, by	3144
resolution adopted by a majority of the board, approves an	3145
amount in excess of that percentage. If the amount of those	3146
taxes or infrastructure costs must be estimated at the time the	3147
payment is made, payments in subsequent years shall be adjusted	3148
to compensate for any departure of those estimates from the	3149
actual amount of those taxes.	3150

A municipal corporation required to make a payment under 3151 this section shall make the payment from its general fund or a 3152 special fund established for the purpose. The payment is payable 3153 on the thirty-first day of December of the tax year for or in 3154 which the exemption from taxation commences and on that day for 3155 each subsequent tax year property is exempted and the 3156 legislative authority and board fail to negotiate an acceptable 3157 agreement under division (C) of this section. 3158

Sec. 5709.83. (A) Except as otherwise provided in division 3159 (B) or (C) of this section, prior to taking formal action to 3160 adopt or enter into any instrument granting a tax exemption 3161 under section 725.02, 1728.06, 5709.40, 5709.41, 5709.45, 3162 5709.62, 5709.63, 5709.632, 5709.73, 5709.78, 5709.84, or 3163 5709.88 of the Revised Code or formally approving an agreement 3164 under section 3735.671 of the Revised Code, or prior to 3165 forwarding an application for a tax exemption for residential 3166 property under section 3735.67 of the Revised Code to the county 3167 auditor, the legislative authority of the political subdivision 3168 or housing officer shall notify the board of education of each 3169 city, local, exempted village, or joint vocational school 3170 district in which the proposed tax-exempted property is located. 3171 The notice shall include a copy of the instrument or 3172 application. The notice shall be delivered not later than 3173

fourteen days prior to the day the legislative authority takes	3174
formal action to adopt or enter into the instrument, or not	3175
later than fourteen days prior to the day the housing officer	3176
forwards the application to the county auditor. If the board of	3177
education comments on the instrument or application to the	3178
legislative authority or housing officer, the legislative	3179
authority or housing officer shall consider the comments. If the	3180
board of education of the city, local, exempted village, or	3181
joint vocational school district so requests, the legislative	3182
authority or the housing officer shall meet in person with a	3183
representative designated by the board of education to discuss	3184
the terms of the instrument or application.	3185

- (B) The notice otherwise required to be provided to boards 3186 of education under division (A) of this section is not required 3187 if the board has adopted a resolution waiving its right to 3188 receive such notices, and that resolution remains in effect. If 3189 a board of education adopts such a resolution, the board shall 3190 cause a copy of the resolution to be certified to the 3191 legislative authority. If the board of education rescinds such a 3192 resolution, it shall certify notice of the rescission to the 3193 legislative authority. A board of education may adopt such a 3194 resolution with respect to any one or more counties, townships, 3195 or municipal corporations situated in whole or in part within 3196 the school district. 3197
- (C) If a legislative authority is required to provide

 notice to a city, local, or exempted village school district of

 its intent to grant such an exemption as required by section

 5709.40, 5709.41, 5709.45, 5709.62, 5709.63, 5709.632, 5709.73,

 or 5709.78 of the Revised Code, the legislative authority,

 before adopting a resolution or ordinance under that section,

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 shall notify the board of education of each joint vocational

school district in which the property to be exempted is located	3205
using the same time requirements for the notice that applies to	3206
notices to city, local, and exempted village school districts.	3207
The content of the notice and procedures for responding to the	3208
notice are the same as required in division (A) of this section.	3209
Sec. 6301.23. (A) As used in this section:	3210
(1) "Ohio career-technical associations" includes all of	3211
the following:	3212
(a) The Ohio association of career and technical	3213
education;	3214
(b) The Ohio association of career-technical	3215
superintendents;	3216
(c) The Ohio association of comprehensive and compact	3217
career-technical schools.	3218
(2) "Other public school" has the same meaning as in	3219
section 3301.0711 of the Revised Code.	3220
(3) "State agency" has the same meaning as in section 1.60	3221
of the Revised Code.	3222
(B) Not later than July 1, 2020, the governor's office of	3223
workforce transformation, the department of education, and the	3224
chancellor of higher education, in consultation with Ohio	3225
career-technical associations and other appropriate	3226
stakeholders, shall develop model guidance for maintaining a	3227
statewide inventory of industry-recognized credentials. The	3228
guidance shall address the following:	3229
(1) Methods for state agencies to efficiently and	3230
effectively organize the different categories of industry-	3231
recognized credentials in a manner that allows students school	3232

districts, other public schools, chartered nonpublic schools,	3233
and institutions of higher education to easily understand	3234
available credentialing options, based on the unique	3235
circumstances of each individual student;	3236
(2) The potential creation of a centralized, inter-agency	3237
database of information on all industry-recognized credentials	3238
that is accessible to the public;	3239
(3) Methods to streamline the process to add career-	3240
technical programs to the various approved credentialing lists;	3241
(4) Methods to increase transparency in the approval	3242
process for industry-recognized credentials.	3243
Section 2. That existing sections 3302.036, 3302.17,	3244
3310.01, 3310.03, 3310.031, 3310.032, 3310.08, 3310.16, 3313.14,	3245
3313.25, 3313.482, 3313.82, 3313.903, 3314.011, 3314.03,	3246
3314.19, 3317.60, 3319.112, 3319.226, 3319.301, 3326.032,	3247
3326.17, 5709.62, 5709.63, 5709.632, 5709.82, and 5709.83 of the	3248
Revised Code are hereby repealed.	3249
Section 3. That sections 3302.042, 3302.101, 3302.102,	3250
3302.12, 3310.035, 3310.05, and 3311.242 of the Revised Code are	3251
hereby repealed.	3252
Section 4. The repeal of section 3311.242 of the Revised	3253
Code in Section 3 of this act shall take effect on September 1,	3254
2020.	3255
Section 5. If a school district has begun the transfer	3256
process in accordance with division (B) of section 3311.242 of	3257
the Revised Code prior to the repeal of that section by this	3258
act, the transfer process shall continue in accordance with the	3259
provisions of that section as it existed prior to its repeal.	3260
School districts shall not, however, be permitted to take action	3261

under that section if they have not begun the transfer process	3262
prior to the section's repeal by this act.	3263
Section 6. That Section 265.260 of H.B. 166 of the 133rd	3264
General Assembly be amended to read as follows:	3265
Sec. 265.260. EDCHOICE EXPANSION BUCKEYE OPPORTUNITY	3266
<u>SCHOLARSHIPS</u>	3267
The foregoing appropriation item 200573, EdChoice	3268
ExpansionBuckeye Opportunity Scholarships, shall be used to	3269
provide for the scholarships awarded under the expansion of the	3270
educational choice program established under section 3310.032 of	3271
the Revised Code. The number of scholarships awarded under the	3272
expansion of the educational choice program—shall not exceed the	3273
number that can be funded with the appropriations made by the	3274
General Assembly for this purpose.	3275
HALF-MILL MAINTENANCE EQUALIZATION	3276
The foregoing appropriation item 200574, Half-Mill	3277
Maintenance Equalization, shall be used to make payments	3278
pursuant to section 3318.18 of the Revised Code.	3279
ADAPTIVE SPORTS PROGRAM	3280
The foregoing appropriation item 200576, Adaptive Sports	3281
Program, shall be used by the Department of Education, in	3282
collaboration with the Adaptive Sports Program of Ohio, to fund	3283
adaptive sports programs in school districts across the state.	3284
PROGRAM AND PROJECT SUPPORT	3285
Of the foregoing appropriation item 200597, Program and	3286
Project Support, \$500,000 in fiscal year 2020 shall be	3287
distributed to Tri-State Early College STEM School to provide	3288
additional support for facility renovations and operations,	3289

including pro	fessional developr	ment,	educational mate	rials,		3290		
equipment, marketing, and recruitment.								
Of the foregoing appropriation item 200597, Program and								
	rt, \$500,000 in ea			_	and	3292 3293		
			_		ن ماد			
	O Ohio Adolescent	неатт	in Centers to sup	port r	1SK	3294		
avoidance edu	cation.					3295		
Of the f	oregoing appropri	ation	item 200597, Pro	ogram a	and	3296		
Project Suppo	rt, \$125,000 in ea	ach fi	iscal year shall	be use	d to	3297		
support Rulin	g Our eXperiences	(ROX)	programming in	school	s.	3298		
Soation	7. That existing	Soati	on 265 260 of U	166	of	3299		
	_			5. 100	OI			
the Issia Gen	eral Assembly is h	ieren	y repeated.			3300		
Section	8. That Section 2	65.10	of H.B. 166 of	the 13	3rd	3301		
General Assem	oly (as amended by	7 S.B.	. 120 of the 133r	d Gene	ral	3302		
Assembly) be	amended to read as	s foll	lows:			3303		
Sec. 265	5 10					3304		
Sec. 20.	J. 10.					3304		
						3305		
						3300		
1 2	3		4		5			
A	EDII DEI	PARTME	ENT OF EDUCATION					
21								
B General Rev	renue Fund							
C GRF 20032	l Operating	\$	15,153,032	\$	16,565,951			
	Expenses							
			60 446 500		60 446 500			
D GRF 20040	B Early Childhood	Ş	68,116,789	Ş	68,116,789			
	Education							
E GRF 20042) Information	\$	4,004,299	\$	4,026,960			
1 OIKI 20042	2111 O 1 1 1 1 C 1 O 1 1	~	1,004,200	٣	1,020,500			

			Technology Development and Support		
F	GRF	200422	School Management Assistance	\$ 2,385,580	\$ 2,408,711
G	GRF	200424	Policy Analysis	\$ 458,232	\$ 457,676
Н	GRF	200426	Ohio Educational Computer Network	\$ 15,457,000	\$ 15,457,000
I	GRF	200427	Academic Standards	\$ 4,434,215	\$ 4,483,525
J	GRF	200437	Student Assessment	\$ 56,906,893	\$ 56,948,365
K	GRF	200439	Accountability/ Report Cards	\$ 7,517,406	\$ 7,565,320
L	GRF	200442	Child Care Licensing	\$ 2,156,322	\$ 2,227,153
М	GRF	200446	Education Management Information System	\$ 8,112,987	\$ 8,174,415
N	GRF	200448	Educator	\$ 11,785,384	\$ 7,285,384

		Preparation			
O GRF	200455	Community Schools and Choice Programs	\$	4,867,763	\$ 4,912,546
P GRF	200465	Education Technology Resources	\$	5,179,664	\$ 5,179,664
Q GRF	200478	Industry- Recognized Credentials High School Students	Ş	25,000,000	\$ 25,000,000
R GRF	200502	Pupil Transportation	\$	527,129,809	\$ 527,129,809
S GRF	200505	School Lunch	\$	8,963,500	\$ 8,963,500
T GRF	200511	Auxiliary Services	\$	154,939,134	\$ 154,939,134
U GRF	200532	Nonpublic Administrative Cost Reimbursement	\$	69,997,735	\$ 69,997,735
V GRF	200540	Special Education Enhancements	\$	152,600,000	\$ 152,850,000

W	GRF	200545	Career- Technical Education Enhancements	\$ 9,750,892	\$ 9,750,892
Х	GRF	200550	Foundation Funding	\$ 6,942,880,845	\$ 6,774,618,845
Y	GRF	200566	Literacy Improvement	\$ 1,452,876	\$ 1,452,172
Z	GRF	200572	Adult Education Programs	\$ 10,207,674	\$ 10,207,674
AA	GRF	200573	Expansion Buckeye Opportunity Scholarships	\$ 57,223,340	\$ 121,017,418
AB	GRF	200574	Half-Mill Maintenance Equalization	\$ 18,849,207	\$ 18,128,526
AC	GRF	200576	Adaptive Sports Program	\$ 250,000	\$ 250,000
AD	GRF	200597	Program and Project Support	\$ 1,125,000	\$ 625,000
ΑE	GRF	657401	Medicaid in Schools	\$ 297,978	\$ 297,978

AF TOTAL GRF Ge	eneral Revenue	\$ 8,187,203,556	\$ 8,079,038,142
AG Dedicated Pu	rpose Fund Group		
АН 4520 200638	Charges and Reimbursements	\$ 1,000,000	\$ 1,000,000
AI 4550 200608	Commodity Foods	\$ 1,000,000	\$ 1,000,000
AJ 4L20 200681	Teacher Certification and Licensure	\$ 13,795,827	\$ 14,000,000
AK 5980 200659	Auxiliary Services Reimbursement	\$ 1,300,000	\$ 1,300,000
AL 5H30 200687	School District Solvency Assistance	\$ 2,000,000	\$ 2,000,000
AM 5KX0 200691	Ohio School Sponsorship Program	\$ 1,250,000	\$ 1,250,000
AN 5MM0 200677	Child Nutrition Refunds	\$ 550,000	\$ 550,000
AO 5U20 200685	National Education Statistics	\$ 170,675	\$ 175,000
AP 5VS0 200604	Student	\$ 275,000,000	\$ 400,000,000

	Wellness and Success			
AQ 5VU0 200663	School Bus Purchase	\$	0	\$ 20,000,000
AR 6200 200615	Educational Improvement Grants	\$	594,443	\$ 600,000
AS TOTAL DPF De	edicated Purpose	\$	296,660,945	\$ 441,875,000
AT Internal Ser	rvice Activity Fu	nd Group		
AU 1380 200606	Information Technology Development and Support	\$	7,939,104	\$ 8,047,645
AV 4R70 200695	Indirect Operational Support	\$	7,856,766	\$ 7,856,766
AW 4V70 200633	Interagency Program Support	\$	5,497,938	\$ 5,500,000
AX TOTAL ISA Ir	nternal Service nd Group	\$	21,293,808	\$ 21,404,411
AY State Lotter	ry Fund Group			
AZ 7017 200602	School Climate Grants	\$	2,000,000	\$ 2,000,000

BA 7017 200612	Foundation Funding	\$ 1,081,400,000	\$ 1,249,900,000
BB 7017 200614	Accelerate Great Schools	\$ 1,500,000	\$ 1,500,000
BC 7017 200631	Quality Community Schools Support	\$ 30,000,000	\$ 30,000,000
BD 7017 200636	Enrollment Growth Supplement	\$ 15,500,000	\$ 23,000,000
BE 7017 200684	Community School Facilities	\$ 20,600,000	\$ 20,600,000
BF TOTAL SLF St	ate Lottery Fund	\$ 1,151,000,000	\$ 1,327,000,000
BG Federal Fund	d Group		
вн 3670 200607	School Food Services	\$ 11,469,730	\$ 11,897,473
BI 3700 200624	Education of Exceptional Children	\$ 2,000,000	\$ 2,000,000
BJ 3AF0 657601	Schools Medicaid Administrative	\$ 295,500	\$ 295,500

	Claims		
BK 3ANO 200671	School Improvement Grants	\$ 17,000,000	\$ 17,000,000
BL 3C50 200661	Early Childhood Education	\$ 12,555,000	\$ 12,555,000
BM 3EH0 200620	Migrant Education	\$ 2,700,000	\$ 2,700,000
BN 3EJ0 200622	Homeless Children Education	\$ 3,295,203	\$ 3,300,000
BO 3FE0 200669	Striving Readers	\$ 12,507,905	\$ 12,511,000
BP 3GE0 200674	Summer Food Service Program	\$ 15,599,467	\$ 16,342,299
BQ 3GG0 200676	Fresh Fruit and Vegetable Program	\$ 4,911,207	\$ 5,145,074
BR 3HF0 200649	Federal Education Grants	\$ 7,049,677	\$ 7,056,327
BS 3HIO 200634	Student Support and Academic Enrichment	\$ 40,042,720	\$ 40,042,720

Page 122

BT 3L60 200617	Federal School Lunch	\$ 418,643,500	\$ 430,837,000
BU 3L70 200618	Federal School Breakfast	\$ 158,726,966	\$ 163,350,081
BV 3L80 200619	Child/Adult Food Programs	\$ 110,121,168	\$ 113,328,580
BW 3L90 200621	Career- Technical Education Basic Grant	\$ 45,946,927	\$ 46,000,000
BX 3M00 200623	ESEA Title 1A	\$ 600,000,000	\$ 600,000,000
BY 3M20 200680	Individuals with Disabilities Education Act	\$ 454,770,591	\$ 455,000,000
BZ 3T40 200613	Public Charter Schools	\$ 7,000,000	\$ 7,000,000
CA 3Y20 200688	21st Century Community Learning Centers	\$ 47,500,000	\$ 47,500,000
CB 3Y60 200635	Improving Teacher Quality	\$ 85,000,000	\$ 85,000,000
CC 3Y70 200689	English	\$ 10,500,000	\$ 10,500,000

	Language Acquisition					
CD 3Y80 200639	Rural and Low Income Technical Assistance	\$	3,600,000	\$	3,600,000	
CE 3Z20 200690	State Assessments	\$	12,000,000	\$	12,000,000	
CF 3Z30 200645	Consolidated Federal Grant Administration	\$	10,701,635	\$	10,900,000	
CG TOTAL FED Fe	ederal Fund Group	\$ 2	,093,937,196	\$	2,115,861,054	
CH TOTAL ALL BU	JDGET FUND GROUPS	s \$ 11	,750,095,505	\$ 1	1,985,178,607	
). That existing					3306
	Assembly (as amer	_	.B. 120 of th	e 133rd	I	3307
General Assemb.	ly) is hereby rep	pealed.				3308
	LO. That Section		of H.B. 166 of	f the 1	33rd	3309
General Assemb	ly is hereby repe	ealed.				3310
Section 1	L1. The amendment	by this	act of section	ons 570	9.62,	3311
5709.63, 5709.	632, 5709.82, and	d 5709.83	of the Revis	ed Code	•	3312
applies to agre	eements entered i	into unde	r sections 57	09.62,		3313
	709.632 of the Re	evised Co	de on or afte	r the		3314
effective date	of this act.					3315
Section 1	L2. (A) There is	hereby e	stablished the	e State		3316
Educational As:	sessments Study (Committee	•			3317

(B) The Committee shall consist of the following members:	3318
(1) Five members of the House of Representatives, three of	3319
which shall be from the majority party and two of which shall be	3320
from the minority party;	3321
(2) Five members of the Senate, three of which shall be	3322
from the majority party and two of which shall be from the	3323
minority party.	3324
(C) Not later than October 1, 2020, the Committee shall	3325
submit a report of its findings to the General Assembly in	3326
accordance with section 101.68 of the Revised Code. The report	3327
shall include, but not be limited to, all of the following:	3328
(1) Federal requirements regarding testing;	3329
(2) State requirements regarding testing;	3330
(3) End-of-course examination and assessment score ranges	3331
as described under sections 3301.0710 and 3301.0712 of the	3332
Revised Code;	3333
(4) Performance measures used to determine letter grades	3334
on the state report card under section 3302.03 of the Revised	3335
Code;	3336
(5) Any potential waivers from federal testing	3337
requirements that the state may seek.	3338
Upon completion of the report, the Committee shall be	3339
dissolved.	3340
Section 13. The General Assembly, applying the principle	3341
stated in division (B) of section 1.52 of the Revised Code that	3342
amendments are to be harmonized if reasonably capable of	3343
simultaneous operation, finds that the following sections,	3344

presented in this act as composites of the sections as amended	3345
by the acts indicated, are the resulting versions of the	3346
sections in effect prior to the effective date of the sections	3347
as presented in this act:	3348
Section 3313.25 of the Revised Code as amended by both	3349
	3350
H.B. 291 and H.B. 491 of the 132nd General Assembly.	3330
Section 3302.036 of the Revised Code as amended by both	3351
H.B. 64 and H.B. 70 of the 131st General Assembly.	3352
Section 5709.82 of the Revised Code as amended by both	3353
H.B. 182 and H.B. 233 of the 131st General Assembly.	3354
Section 14. Sections 3302.036, 3302.17, 3310.01, 3310.03,	3355
3310.031, 3310.032, 3310.08, and 3310.16 of the Revised Code as	3356
amended by this act, new sections 3302.101 and 3302.102 and	3357
sections 3301.28, 3301.29, and 3302.103 as enacted by this act	3358
sections 3302.042, 3302.101, 3302.102, 3302.12, 3310.035 and	3359
3310.05 of the Revised Code as repealed by this act, Section	3360
265.520 of H.B. 166 of the 133rd General Assembly as repealed in	3361
Section 10 of this act, and Section 11 of this act are hereby	3362
declared to be an emergency measure necessary for the immediate	3363
preservation of the public peace, health, and safety. The reason	3364
for such necessity is to ensure that the changes regarding	3365
scholarship eligibility and operation made by the act go into	3366
effect for the next school year and that the establishment of	3367
the State Educational Assessments Study Committee and the	3368
revisions to the methods of interventions for low-performing	3369
school districts and schools are effective in a timely manner.	3370
Therefore, those sections shall go into immediate effect.	3371