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131st General Assembly

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Representatives Driehaus, Brenner

Cosponsors: Representatives Henne, Strahorn, Blessing, Curtin, Smith, R., Amstutz, Anielski, Baker, Barnes, Butler, Derickson, Green, Grossman, Hackett, Hambley, Hayes, Huffman, Johnson, T., Kunze, LaTourette, McClain, Perales, Ruhl, Schaffer, Scherer, Slaby, Slesnick, Terhar, Young, Speaker Rosenberger Senators Hite, Coley

A BILL

To amend sections 133.06, 3302.01, 3302.036,	1
3302.04, 3310.02, 3310.03, 3310.032, 3310.035,	2
3311.29, and 3314.102; to enact new section	3
3302.10 and sections 3302.11, 3302.16, 3302.17,	4
and 3302.18; and to repeal section 3302.10 of	5
the Revised Code to authorize school districts	6
and community schools to initiate a community	7
learning center process to assist and guide	8
school restructuring and to revise the law	9
regarding academic distress commissions and	10
other supports for lower performing school	11
districts.	12

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

Section 1. That sections 133.06, 3302.01, 3302.036,	13
3302.04, 3310.02, 3310.03, 3310.032, 3310.035, 3311.29, and	14
3314.102 be amended and new section 3302.10 and sections	15
3302.11, 3302.16, 3302.17, and 3302.18 of the Revised Code be	16

enacted to read as follows:

Sec. 133.06. (A) A school district shall not incur, 18 without a vote of the electors, net indebtedness that exceeds an 19 amount equal to one-tenth of one per cent of its tax valuation, 20 except as provided in divisions (G) and (H) of this section and 21 in division (D) of section 3313.372 of the Revised Code, or as 22 prescribed in section 3318.052 or 3318.44 of the Revised Code, 23 or as provided in division (J) of this section. 24

(B) Except as provided in divisions (E), (F), and (I) of this section, a school district shall not incur net indebtedness that exceeds an amount equal to nine per cent of its tax valuation.

(C) A school district shall not submit to a vote of the 29 electors the question of the issuance of securities in an amount 30 that will make the district's net indebtedness after the 31 issuance of the securities exceed an amount equal to four per 32 cent of its tax valuation, unless the superintendent of public 33 instruction, acting under policies adopted by the state board of 34 education, and the tax commissioner, acting under written 35 policies of the commissioner, consent to the submission. A 36 request for the consents shall be made at least one hundred 37 twenty days prior to the election at which the question is to be 38 submitted. 39

The superintendent of public instruction shall certify to 40 the district the superintendent's and the tax commissioner's 41 decisions within thirty days after receipt of the request for 42 consents. 43

If the electors do not approve the issuance of securities 44 at the election for which the superintendent of public 45

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instruction and tax commissioner consented to the submission of 46 the question, the school district may submit the same question 47 to the electors on the date that the next special election may 48 be held under section 3501.01 of the Revised Code without 49 submitting a new request for consent. If the school district 50 seeks to submit the same question at any other subsequent 51 election, the district shall first submit a new request for 52 consent in accordance with this division. 53

(D) In calculating the net indebtedness of a school54district, none of the following shall be considered:55

(1) Securities issued to acquire school buses and other
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equipment used in transporting pupils or issued pursuant to
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division (D) of section 133.10 of the Revised Code;
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(2) Securities issued under division (F) of this section, under section 133.301 of the Revised Code, and, to the extent in excess of the limitation stated in division (B) of this section, under division (E) of this section;

(3) Indebtedness resulting from the dissolution of a jointvocational school district under section 3311.217 of the RevisedCode, evidenced by outstanding securities of that jointvocational school district;

(4) Loans, evidenced by any securities, received under sections 3313.483, 3317.0210, and 3317.0211 of the Revised Code;

(5) Debt incurred under section 3313.374 of the Revised69Code;70

(6) Debt incurred pursuant to division (B) (5) of section
3313.37 of the Revised Code to acquire computers and related
hardware;

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(7) Debt incurred under section 3318.042 of the Revised 74 75 Code. (E) A school district may become a special needs district 76 as to certain securities as provided in division (E) of this 77 section. 78 (1) A board of education, by resolution, may declare its 79 school district to be a special needs district by determining 80 both of the following: 81 82 (a) The student population is not being adequately serviced by the existing permanent improvements of the district. 83 84 (b) The district cannot obtain sufficient funds by the issuance of securities within the limitation of division (B) of 85 this section to provide additional or improved needed permanent 86 improvements in time to meet the needs. 87 (2) The board of education shall certify a copy of that 88 resolution to the superintendent of public instruction with a 89 statistical report showing all of the following: 90 (a) The history of and a projection of the growth of the 91 tax valuation; 92 93 (b) The projected needs; (c) The estimated cost of permanent improvements proposed 94 95 to meet such projected needs. (3) The superintendent of public instruction shall certify 96 the district as an approved special needs district if the 97 superintendent finds both of the following: 98 (a) The district does not have available sufficient 99 additional funds from state or federal sources to meet the 100 projected needs.

(b) The projection of the potential average growth of tax 102 valuation during the next five years, according to the 103 information certified to the superintendent and any other 104 information the superintendent obtains, indicates a likelihood 105 of potential average growth of tax valuation of the district 106 during the next five years of an average of not less than one 107 and one-half per cent per year. The findings and certification 108 of the superintendent shall be conclusive. 109

(4) An approved special needs district may incur net
indebtedness by the issuance of securities in accordance with
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the provisions of this chapter in an amount that does not exceed
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an amount equal to the greater of the following:
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(a) Twelve per cent of the sum of its tax valuation plus
an amount that is the product of multiplying that tax valuation
by the percentage by which the tax valuation has increased over
the tax valuation on the first day of the sixtieth month
preceding the month in which its board determines to submit to
the electors the question of issuing the proposed securities;

(b) Twelve per cent of the sum of its tax valuation plus
an amount that is the product of multiplying that tax valuation
by the percentage, determined by the superintendent of public
instruction, by which that tax valuation is projected to
increase during the next ten years.

(F) A school district may issue securities for emergency
purposes, in a principal amount that does not exceed an amount
equal to three per cent of its tax valuation, as provided in
this division.

(1) A board of education, by resolution, may declare an

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emergency if it determines both of the following:

(a) School buildings or other necessary school facilities 131 in the district have been wholly or partially destroyed, or 132 condemned by a constituted public authority, or that such 133 buildings or facilities are partially constructed, or so 134 constructed or planned as to require additions and improvements 135 to them before the buildings or facilities are usable for their 136 intended purpose, or that corrections to permanent improvements 137 are necessary to remove or prevent health or safety hazards. 138

(b) Existing fiscal and net indebtedness limitations make 139 adequate replacement, additions, or improvements impossible. 140

(2) Upon the declaration of an emergency, the board of
education may, by resolution, submit to the electors of the
district pursuant to section 133.18 of the Revised Code the
question of issuing securities for the purpose of paying the
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cost, in excess of any insurance or condemnation proceeds
received by the district, of permanent improvements to respond
to the emergency need.

(3) The procedures for the election shall be as provided148in section 133.18 of the Revised Code, except that:149

(a) The form of the ballot shall describe the emergencyexisting, refer to this division as the authority under whichthe emergency is declared, and state that the amount of theproposed securities exceeds the limitations prescribed bydivision (B) of this section;

(b) The resolution required by division (B) of section
133.18 of the Revised Code shall be certified to the county
auditor and the board of elections at least one hundred days
prior to the election;

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(c) The county auditor shall advise and, not later than
ninety-five days before the election, confirm that advice by
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certification to, the board of education of the information
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required by division (C) of section 133.18 of the Revised Code;
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(d) The board of education shall then certify its
resolution and the information required by division (D) of
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section 133.18 of the Revised Code to the board of elections not
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less than ninety days prior to the election.

(4) Notwithstanding division (B) of section 133.21 of the
Revised Code, the first principal payment of securities issued
under this division may be set at any date not later than sixty
months after the earliest possible principal payment otherwise
provided for in that division.

(G)(1) The board of education may contract with an 172 architect, professional engineer, or other person experienced in 173 the design and implementation of energy conservation measures 174 for an analysis and recommendations pertaining to installations, 175 modifications of installations, or remodeling that would 176 significantly reduce energy consumption in buildings owned by 177 the district. The report shall include estimates of all costs of 178 such installations, modifications, or remodeling, including 179 costs of design, engineering, installation, maintenance, 180 repairs, measurement and verification of energy savings, and 181 debt service, forgone residual value of materials or equipment 182 replaced by the energy conservation measure, as defined by the 183 Ohio school facilities commission, a baseline analysis of actual 184 energy consumption data for the preceding three years with the 185 utility baseline based on only the actual energy consumption 186 data for the preceding twelve months, and estimates of the 187 amounts by which energy consumption and resultant operational 188

and maintenance costs, as defined by the commission, would be 189 reduced. 190

If the board finds after receiving the report that the 191 amount of money the district would spend on such installations, 192 modifications, or remodeling is not likely to exceed the amount 193 of money it would save in energy and resultant operational and 194 maintenance costs over the ensuing fifteen years, the board may 195 submit to the commission a copy of its findings and a request 196 for approval to incur indebtedness to finance the making or 197 modification of installations or the remodeling of buildings for 198 the purpose of significantly reducing energy consumption. 199

The school facilities commission, in consultation with the200auditor of state, may deny a request under this division by the201board of education of any school district that is in a state of202fiscal watch pursuant to division (A) of section 3316.03 of the203Revised Code, if it determines that the expenditure of funds is204not in the best interest of the school district.205

No district board of education of a school district that206is in a state of fiscal emergency pursuant to division (B) of207section 3316.03 of the Revised Code shall submit a request208without submitting evidence that the installations,209modifications, or remodeling have been approved by the210district's financial planning and supervision commission211established under section 3316.05 of the Revised Code.212

No board of education of a school district that, for three 213 or more consecutive years, has been declared to be in a state of 214 academic emergency under section 3302.03 of the Revised Code, as 215 that section existed prior to March 22, 2013, and has failed to 216 meet adequate yearly progress, or has met any condition set 217 forth in division (A) (2) or (3) of section 3302.10 of the 218

Revised Code shall submit a request without first receiving 219 approval to incur indebtedness from the district's academic 220 distress commission established under that section, for so long 221 as such commission continues to be required for the district. 222 (2) The school facilities commission shall approve the 223 board's request provided that the following conditions are 224 satisfied: 225 (a) The commission determines that the board's findings 226 227 are reasonable. (b) The request for approval is complete. 228 (c) The installations, modifications, or remodeling are 229 consistent with any project to construct or acquire classroom 230 facilities, or to reconstruct or make additions to existing 231 classroom facilities under sections 3318.01 to 3318.20 or 232 sections 3318.40 to 3318.45 of the Revised Code. 233 Upon receipt of the commission's approval, the district 234 may issue securities without a vote of the electors in a 235 principal amount not to exceed nine-tenths of one per cent of 236 its tax valuation for the purpose of making such installations, 237 modifications, or remodeling, but the total net indebtedness of 238 the district without a vote of the electors incurred under this 239 and all other sections of the Revised Code, except section 240 3318.052 of the Revised Code, shall not exceed one per cent of 241 the district's tax valuation. 242

(3) So long as any securities issued under this division
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remain outstanding, the board of education shall monitor the
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energy consumption and resultant operational and maintenance
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costs of buildings in which installations or modifications have
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been made or remodeling has been done pursuant to this division.
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Except as provided in division (G)(4) of this section, the board 248 shall maintain and annually update a report in a form and manner 249 prescribed by the school facilities commission documenting the 250 reductions in energy consumption and resultant operational and 251 maintenance cost savings attributable to such installations, 2.52 modifications, or remodeling. The resultant operational and 253 maintenance cost savings shall be certified by the school 254 district treasurer. The report shall be submitted annually to 255 the commission. 256

(4) If the school facilities commission verifies that the 257 certified annual reports submitted to the commission by a board 258 of education under division (G)(3) of this section fulfill the 259 guarantee required under division (B) of section 3313.372 of the 260 Revised Code for three consecutive years, the board of education 261 shall no longer be subject to the annual reporting requirements 262 of division (G)(3) of this section. 263

(H) With the consent of the superintendent of public
instruction, a school district may incur without a vote of the
electors net indebtedness that exceeds the amounts stated in
divisions (A) and (G) of this section for the purpose of paying
costs of permanent improvements, if and to the extent that both
of the following conditions are satisfied:

(1) The fiscal officer of the school district estimates 270 that receipts of the school district from payments made under or 271 pursuant to agreements entered into pursuant to section 725.02, 272 1728.10, 3735.671, 5709.081, 5709.082, 5709.40, 5709.41, 273 5709.62, 5709.63, 5709.632, 5709.73, 5709.78, or 5709.82 of the 274 Revised Code, or distributions under division (C) of section 275 5709.43 of the Revised Code, or any combination thereof, are, 276 after accounting for any appropriate coverage requirements, 277

sufficient in time and amount, and are committed by the278proceedings, to pay the debt charges on the securities issued to279evidence that indebtedness and payable from those receipts, and280the taxing authority of the district confirms the fiscal281officer's estimate, which confirmation is approved by the282superintendent of public instruction;283

(2) The fiscal officer of the school district certifies, 284 and the taxing authority of the district confirms, that the 285 district, at the time of the certification and confirmation, 286 reasonably expects to have sufficient revenue available for the 287 purpose of operating such permanent improvements for their 288 intended purpose upon acquisition or completion thereof, and the 289 superintendent of public instruction approves the taxing 290 authority's confirmation. 291

The maximum maturity of securities issued under division292(H) of this section shall be the lesser of twenty years or the293maximum maturity calculated under section 133.20 of the Revised294Code.295

(I) A school district may incur net indebtedness by the 296 issuance of securities in accordance with the provisions of this 297 chapter in excess of the limit specified in division (B) or (C) 298 of this section when necessary to raise the school district 299 portion of the basic project cost and any additional funds 300 necessary to participate in a project under Chapter 3318. of the 301 Revised Code, including the cost of items designated by the 302 school facilities commission as required locally funded 303 initiatives, the cost of other locally funded initiatives in an 304 amount that does not exceed fifty per cent of the district's 305 portion of the basic project cost, and the cost for site 306 acquisition. The commission shall notify the superintendent of 307

limit pursuant to this division.

public instruction whenever a school district will exceed either 308

(J) A school district whose portion of the basic project 310 cost of its classroom facilities project under sections 3318.01 311 to 3318.20 of the Revised Code is greater than or equal to one 312 hundred million dollars may incur without a vote of the electors 313 net indebtedness in an amount up to two per cent of its tax 314 valuation through the issuance of general obligation securities 315 in order to generate all or part of the amount of its portion of 316 the basic project cost if the controlling board has approved the 317 school facilities commission's conditional approval of the 318 project under section 3318.04 of the Revised Code. The school 319 district board and the Ohio school facilities commission shall 320 include the dedication of the proceeds of such securities in the 321 agreement entered into under section 3318.08 of the Revised 322 Code. No state moneys shall be released for a project to which 323 this section applies until the proceeds of any bonds issued 324 under this section that are dedicated for the payment of the 325 school district portion of the project are first deposited into 326 the school district's project construction fund. 327

Sec. 3302.01. As used in this chapter:

(A) "Performance index score" means the average of the 329
totals derived from calculations, for each subject area, of the 330
weighted proportion of untested students and students scoring at 331
each level of skill described in division (A) (2) of section 332
3301.0710 of the Revised Code on the state achievement 333
assessments, as follows: 334

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

(2) For the assessments prescribed by division (B) (1) of
section 3301.0710 and division (B) (2) of section 3301.0712 of
the Revised Code, the average for each of the subject areas of
English language arts and mathematics.

The department of education shall assign weights such that 343 344 students who do not take an assessment receive a weight of zero and students who take an assessment receive progressively larger 345 weights dependent upon the level of skill attained on the 346 347 assessment. The department shall assign additional weights to students who have been permitted to pass over a subject in 348 accordance with a student acceleration policy adopted under 349 section 3324.10 of the Revised Code. If such a student attains 350 the proficient score prescribed under division (A)(2)(c) of 351 section 3301.0710 of the Revised Code or higher on an 352 assessment, the department shall assign the student the weight 353 prescribed for the next higher scoring level. If such a student 354 attains the advanced score, prescribed under division (A)(2)(a) 355 of section 3301.0710 of the Revised Code, on an assessment, the 356 department shall assign to the student an additional 357 358 proportional weight, as approved by the state board. For each school year that such a student's score is included in the 359 performance index score and the student attains the proficient 360 score on an assessment, that additional weight shall be assigned 361 to the student on a subject-by-subject basis. 362

Students shall be included in the "performance index363score" in accordance with division (K)(2) of section 3302.03 of364the Revised Code.365

(B) "Subgroup" means a subset of the entire student366population of the state, a school district, or a school building367

and includes each of the following: 368 (1) Major racial and ethnic groups; 369 (2) Students with disabilities; 370 (3) Economically disadvantaged students; 371 (4) Limited English proficient students; 372 (5) Students identified as gifted in superior cognitive 373 ability and specific academic ability fields under Chapter 3324. 374 of the Revised Code. For students who are gifted in specific 375 academic ability fields, the department shall use data for those 376 students with specific academic ability in math and reading. If 377 any other academic field is assessed, the department shall also 378 include data for students with specific academic ability in that 379 field. 380 (6) Students in the lowest quintile for achievement 381 statewide, as determined by a method prescribed by the state 382 board of education. 383 (C) "No Child Left Behind Act of 2001" includes the 384 statutes codified at 20 U.S.C. 6301 et seq. and any amendments, 385 waivers, or both thereto, rules and regulations promulgated 386 pursuant to those statutes, guidance documents, and any other 387 policy directives regarding implementation of that act issued by 388 the United States department of education. 389

(D) "Adequate yearly progress" means a measure of annual
 academic performance as calculated in accordance with the "No
 Child Left Behind Act of 2001."
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(E) "Supplemental educational services" means additional
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 academic assistance, such as tutoring, remediation, or other
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 educational enrichment activities, that is conducted outside of
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in accordance with the "No Child Left Behind Act of 2001." 397 (F) "Value-added progress dimension" means a measure of 398 academic gain for a student or group of students over a specific 399 period of time that is calculated by applying a statistical 400 methodology to individual student achievement data derived from 401 the achievement assessments prescribed by section 3301.0710 of 402 the Revised Code. The "value-added progress dimension" shall be 403 developed and implemented in accordance with section 3302.021 of 404 the Revised Code. 405 (G) (1) "Four-year adjusted cohort graduation rate" means 406 the number of students who graduate in four years or less with a 407 regular high school diploma divided by the number of students 408 who form the adjusted cohort for the graduating class. 409 (2) "Five-year adjusted cohort graduation rate" means the 410 number of students who graduate in five years with a regular 411 high school diploma divided by the number of students who form 412 the adjusted cohort for the four-year graduation rate. 413 (H) "State institution of higher education" has the same 414 meaning as in section 3345.011 of the Revised Code. 415 (I) "Annual measurable objectives" means a measure of 416 student progress determined in accordance with an agreement 417 between the department of education and the United States 418 department of education. 419 420 (J) "Community school" means a community school established under Chapter 3314. of the Revised Code. 421 (K) "STEM school" means a science, technology, 422 engineering, and mathematics school established under Chapter 423 424 3326. of the Revised Code.

the regular school day by a provider approved by the department

(L) "Entitled to attend school in the district" means	425
entitled to attend school in a school district under section	426
3313.64 or 3313.65 of the Revised Code.	427

Sec. 3302.036. (A) Notwithstanding anything in the Revised 428 Code to the contrary, the department of education shall not 429 assign an overall letter grade under division (C)(3) of section 430 3302.03 of the Revised Code for any school district or building 431 for the 2014-2015 school year, may, at the discretion of the 432 state board of education, not assign an individual grade to any 433 component prescribed under division (C)(3) of section 3302.03 of 434 the Revised Code, and shall not rank school districts, community 435 schools established under Chapter 3314. of the Revised Code, or 436 STEM schools established under Chapter 3326. of the Revised Code 437 under section 3302.21 of the Revised Code for that school year. 438 The report card ratings issued for the 2014-2015 school year 439 shall not be considered in determining whether a school district 440 or a school is subject to sanctions or penalties. However, the 441 report card ratings of any previous or subsequent years shall be 442 considered in determining whether a school district or building 443 is subject to sanctions or penalties. Accordingly, the report 444 card ratings for the 2014-2015 school year shall have no effect 445 in determining sanctions or penalties, but shall not create a 446 new starting point for determinations that are based on ratings 447 over multiple years. 448

(B) The provisions from which a district or school is
exempt under division (A) of this section shall be the
following:

(1) Any restructuring provisions established under this
chapter, except as required under the "No Child Left Behind Act
of 2001";

(2) Provisions for the Columbus city school pilot project	455
under section 3302.042 of the Revised Code;	456
(3) Provisions for academic distress commissions under	457
former section 3302.10 of the Revised Code+ as it existed prior	458
to the effective date of this amendment. The provisions of this	459
section do not apply to academic distress commissions under the	460
version of that section as it exists on or after the effective	461
date of this amendment.	462
(4) Provisions prescribing new buildings where students	463
are eligible for the educational choice scholarships under	464
section 3310.03 of the Revised Code;	465
(5) Provisions defining "challenged school districts" in	466
which new start-up community schools may be located, as	467
prescribed in section 3314.02 of the Revised Code;	468
(6) Provisions prescribing community school closure	469
requirements under section 3314.35 or 3314.351 of the Revised	470
Code.	471
(C) Notwithstanding anything in the Revised Code to the	472
contrary and except as provided in Section 3 of H.B. 7 of the	473
131st general assembly, no school district, community school, or	474
STEM school shall utilize at any time during a student's	475
academic career a student's score on any assessment administered	476
under division (A) of section 3301.0710 or division (B)(2) of	477
section 3301.0712 of the Revised Code in the 2014-2015 school	478
year as a factor in any decision to promote or to deny the	479
student promotion to a higher grade level or in any decision to	480
grant course credit. No individual student score reports on such	481
assessments administered in the 2014-2015 school year shall be	482

released, except to a student's school district or school or to

the student or the student's parent or guardian.

Sec. 3302.04. As used in divisions (A), (C), and (D) of 485 this section, for the 2014-2015 school year, and for each school 486 year thereafter, when a provision refers to a school district or 487 school building in a state of academic emergency, it shall mean 488 a district or building rated "F"; when a provision refers to a 489 school district or school building under an academic watch, it 490 shall mean a district or building rated "D"; and when a 491 provision refers to a school district or school building in need 492 of continuous improvement, it shall mean a district or building 493 rated "C" as those letter grade ratings for overall performance 494 are assigned under division (C)(3) of section 3302.03 of the 495 Revised Code, as it exists on or after the effective date of 496 this amendment March 22, 2013. 497

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

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

(2) For the 2012-2013 school year, and for each school
year thereafter, districts and buildings in the manner
prescribed by any agreement currently in force between the
department and the United States department of education. The
department shall endeavor to include schools and buildings that
receive grades under section 3302.03 of the Revised Code that

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The system shall include services provided to districts515and buildings through regional service providers, such as516educational service centers. The system may include the517appointment of an improvement coordinator for any of the lowest518performing districts, as determined by the department, to519coordinate the district's academic improvement efforts and to520build support among the community for those efforts.521

(B) This division does not apply to any school district after June 30, 2008.

the department considers to be low performing.

When a school district has been notified by the department524pursuant to section 3302.03 of the Revised Code that the525district or a building within the district has failed to make526adequate yearly progress for two consecutive school years, the527district shall develop a three-year continuous improvement plan528for the district or building containing each of the following:529

(1) An analysis of the reasons for the failure of the
district or building to meet any of the applicable performance
indicators established under section 3302.02 of the Revised Code
that it did not meet and an analysis of the reasons for its
failure to make adequate yearly progress;

(2) Specific strategies that the district or building will
use to address the problems in academic achievement identified
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in division (B) (1) of this section;
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(3) Identification of the resources that the district will allocate toward improving the academic achievement of the district or building;

(4) A description of any progress that the district orbuilding made in the preceding year toward improving its542

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academic achievement;

(5) An analysis of how the district is utilizing the
professional development standards adopted by the state board
pursuant to section 3319.61 of the Revised Code;
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(6) Strategies that the district or building will use to 547
improve the cultural competency, as defined pursuant to section 548
3319.61 of the Revised Code, of teachers and other educators. 549

No three-year continuous improvement plan shall be 550 developed or adopted pursuant to this division unless at least 551 one public hearing is held within the affected school district 552 553 or building concerning the final draft of the plan. Notice of the hearing shall be given two weeks prior to the hearing by 554 publication in one newspaper of general circulation within the 555 territory of the affected school district or building. Copies of 556 the plan shall be made available to the public. 557

(C)(1) For any school year prior to the school year that 558 begins on July 1, 2012, when a school district or building has 559 been notified by the department pursuant to section 3302.03 of 560 the Revised Code that the district or building is under an 561 academic watch or in a state of academic emergency, the district 562 or building shall be subject to any rules establishing 563 intervention in academic watch or emergency school districts or 564 buildings. 565

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

(D) (1) For any school year prior to the 2012-2013 school 571

year, within one hundred twenty days after any school district 572 or building is declared to be in a state of academic emergency 573 under section 3302.03 of the Revised Code, the department may 574 initiate a site evaluation of the building or school district. 575

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

(3) Division (D) (3) of this section does not apply to anyschool district after June 30, 2008.582

If any school district that is declared to be in a state 583 of academic emergency or in a state of academic watch under 584 section 3302.03 of the Revised Code or encompasses a building 585 that is declared to be in a state of academic emergency or in a 586 state of academic watch fails to demonstrate to the department 587 satisfactory improvement of the district or applicable buildings 588 or fails to submit to the department any information required 589 under rules established by the state board of education, prior 590 to approving a three-year continuous improvement plan under 591 592 rules established by the state board of education, the department shall conduct a site evaluation of the school 593 district or applicable buildings to determine whether the school 594 district is in compliance with minimum standards established by 595 law or rule. 596

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

(a) Determining whether teachers are assigned to subject 601 areas for which they are licensed or certified; 602 (b) Determining pupil-teacher ratios; 603 (c) Examination of compliance with minimum instruction 604 time requirements for each school day and for each school year; 605 (d) Determining whether materials and equipment necessary 606 607 to implement the curriculum approved by the school district board are available; 608 (e) Examination of whether the teacher and principal 609 evaluation systems comply with sections 3311.80, 3311.84, 610 3319.02, and 3319.111 of the Revised Code; 611 (f) Examination of the adequacy of efforts to improve the 612 cultural competency, as defined pursuant to section 3319.61 of 613 the Revised Code, of teachers and other educators. 614 (E) This division applies only to school districts that 615 operate a school building that fails to make adequate yearly 616 progress for two or more consecutive school years. It does not 617 apply to any such district after June 30, 2008, except as 618 provided in division (D)(2) of section 3313.97 of the Revised 619 Code. 620 (1) For any school building that fails to make adequate 621 yearly progress for two consecutive school years, the district 622 shall do all of the following: 623 624 (a) Provide written notification of the academic issues that resulted in the building's failure to make adequate yearly 625 progress to the parent or quardian of each student enrolled in 626 the building. The notification shall also describe the actions 627 being taken by the district or building to improve the academic 628

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

(b) If the building receives funds under Title I, Part A 631 of the "Elementary and Secondary Education Act of 1965," 20 632 U.S.C. 6311 to 6339, from the district, in accordance with 633 section 3313.97 of the Revised Code, offer all students enrolled 634 in the building the opportunity to enroll in an alternative 635 building within the district that is not in school improvement 636 status as defined by the "No Child Left Behind Act of 2001." 637 Notwithstanding Chapter 3327. of the Revised Code, the district 638 shall spend an amount equal to twenty per cent of the funds it 639 receives under Title I, Part A of the "Elementary and Secondary 640 Education Act of 1965," 20 U.S.C. 6311 to 6339, to provide 641 transportation for students who enroll in alternative buildings 642 under this division, unless the district can satisfy all demand 643 for transportation with a lesser amount. If an amount equal to 644 twenty per cent of the funds the district receives under Title 645 I, Part A of the "Elementary and Secondary Education Act of 646 1965," 20 U.S.C. 6311 to 6339, is insufficient to satisfy all 647 demand for transportation, the district shall grant priority 648 over all other students to the lowest achieving students among 649 the subgroup described in division (B)(3) of section 3302.01 of 650 the Revised Code in providing transportation. Any district that 651 does not receive funds under Title I, Part A of the "Elementary 652 and Secondary Education Act of 1965," 20 U.S.C. 6311 to 6339, 653 shall not be required to provide transportation to any student 654 who enrolls in an alternative building under this division. 655

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(a) If the building receives funds under Title I, Part A 659 of the "Elementary and Secondary Education Act of 1965," 20 660 U.S.C. 6311 to 6339, from the district, in accordance with 661 section 3313.97 of the Revised Code, provide all students 662 enrolled in the building the opportunity to enroll in an 663 alternative building within the district that is not in school 664 improvement status as defined by the "No Child Left Behind Act 665 of 2001." Notwithstanding Chapter 3327. of the Revised Code, the 666 district shall provide transportation for students who enroll in 667 alternative buildings under this division to the extent required 668 under division (E)(2) of this section. 669

(b) If the building receives funds under Title I, Part A
of the "Elementary and Secondary Education Act of 1965," 20
U.S.C. 6311 to 6339, from the district, offer supplemental
672
educational services to students who are enrolled in the
building and who are in the subgroup described in division (B)
674
(3) of section 3302.01 of the Revised Code.

The district shall spend a combined total of an amount 676 equal to twenty per cent of the funds it receives under Title I, 677 Part A of the "Elementary and Secondary Education Act of 1965," 678 20 U.S.C. 6311 to 6339, to provide transportation for students 679 who enroll in alternative buildings under division (E)(1)(b) or 680 (E)(2)(a) of this section and to pay the costs of the 681 supplemental educational services provided to students under 682 division (E)(2)(b) of this section, unless the district can 683 satisfy all demand for transportation and pay the costs of 684 supplemental educational services for those students who request 685 them with a lesser amount. In allocating funds between the 686 requirements of divisions (E)(1)(b) and (E)(2)(a) and (b) of 687 this section, the district shall spend at least an amount equal 688 to five per cent of the funds it receives under Title I, Part A 689

of the "Elementary and Secondary Education Act of 1965," 20 690 U.S.C. 6311 to 6339, to provide transportation for students who 691 enroll in alternative buildings under division (E)(1)(b) or (E) 692 (2) (a) of this section, unless the district can satisfy all 693 demand for transportation with a lesser amount, and at least an 694 amount equal to five per cent of the funds it receives under 695 Title I, Part A of the "Elementary and Secondary Education Act 696 of 1965," 20 U.S.C. 6311 to 6339, to pay the costs of the 697 supplemental educational services provided to students under 698 division (E)(2)(b) of this section, unless the district can pay 699 the costs of such services for all students requesting them with 700 a lesser amount. If an amount equal to twenty per cent of the 701 funds the district receives under Title I, Part A of the 702 "Elementary and Secondary Education Act of 1965," 20 U.S.C. 6311 703 to 6339, is insufficient to satisfy all demand for 704 transportation under divisions (E)(1)(b) and (E)(2)(a) of this 705 section and to pay the costs of all of the supplemental 706 educational services provided to students under division (E)(2) 707 (b) of this section, the district shall grant priority over all 708 other students in providing transportation and in paying the 709 costs of supplemental educational services to the lowest 710 achieving students among the subgroup described in division (B) 711 (3) of section 3302.01 of the Revised Code. 712

Any district that does not receive funds under Title I,713Part A of the "Elementary and Secondary Education Act of 1965,"71420 U.S.C. 6311 to 6339, shall not be required to provide715transportation to any student who enrolls in an alternative716building under division (E) (2) (a) of this section or to pay the717costs of supplemental educational services provided to any718student under division (E) (2) (b) of this section.719

No student who enrolls in an alternative building under 720

Page 26

division (E)(2)(a) of this section shall be eligible for	721
supplemental educational services under division (E)(2)(b) of	722
this section.	723
(3) For any school building that fails to make adequate	724
yearly progress for four consecutive school years, the district	725
shall continue to comply with division (E)(2) of this section	726
and shall implement at least one of the following options with	727
respect to the building:	728
(a) Institute a new curriculum that is consistent with the	729
statewide academic standards adopted pursuant to division (A) of	730
section 3301.079 of the Revised Code;	731
(b) Decrease the degree of authority the building has to	732
<pre>manage its internal operations;</pre>	733
(c) Appoint an outside expert to make recommendations for	734
improving the academic performance of the building. The district	735
may request the department to establish a state intervention	736
team for this purpose pursuant to division (G) of this section.	737
(d) Extend the length of the school day or year;	738
(e) Replace the building principal or other key personnel;	739
(f) Reorganize the administrative structure of the	740
building.	741
(4) For any school building that fails to make adequate	742
yearly progress for five consecutive school years, the district	743
shall continue to comply with division (E)(2) of this section	744
and shall develop a plan during the next succeeding school year	745
to improve the academic performance of the building, which shall	746
include at least one of the following options:	747

(a) Reopen the school as a community school under Chapter 748

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3314. of the Revised Code;	749
(b) Replace personnel;	750
(c) Contract with a nonprofit or for-profit entity to operate the building;	751 752
(d) Turn operation of the building over to the department;	753
(e) Other significant restructuring of the building's governance.	754 755
(5) For any school building that fails to make adequate	756
yearly progress for six consecutive school years, the district shall continue to comply with division (E)(2) of this section and shall implement the plan developed pursuant to division (E) (4) of this section.	757 758 759 760
(6) A district shall continue to comply with division (E) (1)(b) or (E)(2) of this section, whichever was most recently	761 762
applicable, with respect to any building formerly subject to one of those divisions until the building makes adequate yearly progress for two consecutive school years.	763 764 765
(F) This division applies only to school districts that have been identified for improvement by the department pursuant to the "No Child Left Behind Act of 2001." It does not apply to	766 767 768
any such district after June 30, 2008.	769
(1) If a school district has been identified forimprovement for one school year, the district shall provide awritten description of the continuous improvement plan developedby the district pursuant to division (B) of this section to the	770 771 772 773
parent or guardian of each student enrolled in the district. If the district does not have a continuous improvement plan, the	774 775

district shall develop such a plan in accordance with division

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(B) of this section and provide a written description of the	777
plan to the parent or guardian of each student enrolled in the	778
district.	779
(2) If a school district has been identified for	780
improvement for two consecutive school years, the district shall	781
continue to implement the continuous improvement plan developed	782
by the district pursuant to division (B) or (F)(1) of this	783
section.	784
(3) If a school district has been identified for	785
improvement for three consecutive school years, the department	786
shall take at least one of the following corrective actions with	787
respect to the district:	788
(a) Withhold a portion of the funds the district is	789
entitled to receive under Title I, Part A of the "Elementary and	790
Secondary Education Act of 1965," 20 U.S.C. 6311 to 6339;	791
(b) Direct the district to replace key district personnel;	792
(c) Institute a new curriculum that is consistent with the	793
statewide academic standards adopted pursuant to division (A) of	794
section 3301.079 of the Revised Code;	795
(d) Establish alternative forms of governance for	796
individual school buildings within the district;	797
(e) Appoint a trustee to manage the district in place of	798
the district superintendent and board of education.	799
The department shall conduct individual audits of a	800
sampling of districts subject to this division to determine	801
compliance with the corrective actions taken by the department.	802
(4) If a school district has been identified for	803
improvement for four consecutive school years, the department	804

shall continue to monitor implementation of the corrective805action taken under division (F)(3) of this section with respect806to the district.807

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

(G) The department may establish a state intervention team 815 to evaluate all aspects of a school district or building, 816 including management, curriculum, instructional methods, 817 resource allocation, and scheduling. Any such intervention team 818 shall be appointed by the department and shall include teachers 819 and administrators recognized as outstanding in their fields. 820 The intervention team shall make recommendations regarding 821 methods for improving the performance of the district or 822 823 building.

The department shall not approve a district's request for824an intervention team under division (E)(3) of this section if825the department cannot adequately fund the work of the team,826unless the district agrees to pay for the expenses of the team.827

(H) The department shall conduct individual audits of a	828
sampling of community schools established under Chapter 3314. of	829
the Revised Code to determine compliance with this section.	830

(I) The state board shall adopt rules for implementing831this section.832

Sec. 3302.10. (A) The superintendent of public instruction 833

shall establish an academic distress commission for any school	834
district that meets one of the following conditions:	835
(1) The district has received an overall grade of "F"	836
under division (C)(3) of section 3302.03 of the Revised Code for	837
three consecutive years.	838
(2) An academic distress commission established for the	839
district under former section 3302.10 of the Revised Code was	840
still in existence on the effective date of this section and has	841
<u>been in existence for at least four years.</u>	842
(B)(1) The academic distress commission shall consist of	843
five members as follows:	844
(a) Three members appointed by the state superintendent,	845
one of whom is a resident in the county in which a majority of	846
the district's territory is located;	847
(b) One member appointed by the president of the district	848
board of education, who shall be a teacher employed by the	849
<u>district;</u>	850
(c) One member appointed by the mayor of the municipality	851
in which a majority of the district's territory is located or,	852
if no such municipality exists, by the mayor of a municipality	853
selected by the state superintendent in which the district has	854
territory.	855
Appointments to the commission shall be made within thirty	856
days after the district is notified that it is subject to this	857
section. Members of the commission shall serve at the pleasure	858
of their appointing authority. The state superintendent shall	859
designate a chairperson for the commission from among the	860
members appointed by the state superintendent. The chairperson	861
shall call and conduct meetings, set meeting agendas, and serve	862

as a liaison between the commission and the chief executive	863
officer appointed under division (C)(1) of this section.	864
(2) In the case of a school district that meets the	865
condition in division (A)(2) of this section, the academic	866
distress commission established for the district under former	867
section 3302.10 of the Revised Code shall be abolished and a new	868
academic distress commission shall be appointed for the district	869
pursuant to division (B)(1) of this section.	870
(C)(1) Within sixty days after the state superintendent	871
has designated a chairperson for the academic distress	872
commission, the commission shall appoint a chief executive	873
officer for the district, who shall be paid by the department of	874
education and shall serve at the pleasure of the commission. The	875
individual appointed as chief executive officer shall have high-	876
level management experience in the public or private sector. The	877
chief executive officer shall exercise complete operational,	878
managerial, and instructional control of the district, which	879
shall include, but shall not be limited to, the following powers	880
and duties, but the chief executive officer may delegate, in	881
writing, specific powers or duties to the district board or	882
district superintendent:	883
(a) Doplaging achool administrators and control office	884
(a) Replacing school administrators and central office	
<u>staff;</u>	885
(b) Assigning employees to schools and approving	886
transfers;	887
<u>(c) Hiring new employees;</u>	888
(c) milling new emproyees,	000
(d) Defining employee responsibilities and job	889
descriptions;	890
(e) Establishing employee compensation;	891

(f) Allocating teacher class loads;	892
(g) Conducting employee evaluations;	893
(h) Making reductions in staff under section 3319.17,	894
3319.171, or 3319.172 of the Revised Code;	895
(i) Setting the school calendar;	896
(j) Creating a budget for the district;	897
(k) Contracting for services for the district;	898
(1) Modifying policies and procedures established by the	899
district board;	900
(m) Establishing grade configurations of schools;	901
(n) Determining the school curriculum;	902
(o) Selecting instructional materials and assessments;	903
(p) Setting class sizes;	904
(q) Providing for staff professional development.	905
(2) If an improvement coordinator was previously appointed	906
for the district pursuant to division (A) of section 3302.04 of	907
the Revised Code, that position shall be terminated. However,	908
nothing in this section shall prohibit the chief executive	909
officer from employing the same individual or other staff to	910
perform duties or functions previously performed by the	911
improvement coordinator.	912
(D) The academic distress commission, in consultation with	913
the state superintendent and the chief executive officer, shall	914
be responsible for expanding high-quality school choice options	915
in the district. The commission, in consultation with the state	916
superintendent, may create an entity to act as a high-guality	917

school accelerator for schools not operated by the district. The	918
accelerator shall promote high-quality schools in the district,	919
lead improvement efforts for underperforming schools, recruit	920
high-quality sponsors for community schools, attract new high-	921
guality schools to the district, and increase the overall	922
capacity of schools to deliver a high-quality education for	923
students. Any accelerator shall be an independent entity and the	924
chief executive officer shall have no authority over the	925
accelerator.	926
(E)(1) Within thirty days after the chief executive	927
officer is appointed, the chief executive officer shall convene	928
a group of community stakeholders. The purpose of the group	929
shall be to develop expectations for academic improvement in the	930
district and to assist the district in building relationships	931
with organizations in the community that can provide needed	932
services to students. Members of the group shall include, but	933
shall not be limited to, educators, civic and business leaders,	934
and representatives of institutions of higher education and	935
government service agencies. Within ninety days after the chief	936
executive officer is appointed, the chief executive officer also	937
shall convene a smaller group of community stakeholders for each	938
school operated by the district to develop expectations for	939
academic improvement in that school. The group convened for each	940
school shall have teachers employed in the school and parents of	941
students enrolled in the school among its members.	942
(2) The chief executive officer shall create a plan to	943
improve the district's academic performance. In creating the	944
plan, the chief executive officer shall consult with the groups	945
convened under division (E)(1) of this section. The chief	946
executive officer also shall consider the availability of	947
funding to ensure sustainability of the plan. The plan shall	948

establish clear, measurable performance goals for the district	949
and for each school operated by the district. The performance	950
goals shall include, but not be limited to, the performance	951
measures prescribed for report cards issued under section	952
3302.03 of the Revised Code. Within ninety days after the chief	953
executive officer is appointed, the chief executive officer	954
shall submit the plan to the academic distress commission for	955
approval. Within thirty days after the submission of the plan,	956
the commission shall approve the plan or suggest modifications	957
to the plan that will render it acceptable. If the commission	958
suggests modifications, the chief executive officer may revise	959
the plan before resubmitting it to the commission. The chief	960
executive officer shall resubmit the plan, whether revised or	961
not, within fifteen days after the commission suggests	962
modifications. The commission shall approve the plan within	963
thirty days after the plan is resubmitted. Upon approval of the	964
plan by the commission, the chief executive officer shall	965
implement the plan.	966
(F) Notwithstanding any provision to the contrary in	967
Chapter 4117. of the Revised Code, if the district board has	968
entered into, modified, renewed, or extended a collective	969
bargaining agreement on or after the effective date of this	970
section that contains provisions relinquishing one or more of	971
the rights or responsibilities listed in division (C) of section	972
4117.08 of the Revised Code, those provisions are not	973
enforceable and the chief executive officer and the district	974
board shall resume holding those rights or responsibilities as	975
if the district board had not relinguished them in that	976
agreement until such time as both the academic distress	977
commission ceases to exist and the district board agrees to	978
relinquish those rights or responsibilities in a new collective	979

bargaining agreement. For purposes of this section, "collective	980
bargaining agreement" shall include any labor contract or	981
agreement in effect with any applicable bargaining	982
representative. The chief executive officer and the district	983
board are not required to bargain on subjects reserved to the	984
management and direction of the school district, including, but	985
not limited to, the rights or responsibilities listed in	986
division (C) of section 4117.08 of the Revised Code. The way in	987
which these subjects and these rights or responsibilities may	988
affect the wages, hours, terms and conditions of employment, or	989
the continuation, modification, or deletion of an existing	990
provision of a collective bargaining agreement is not subject to	991
collective bargaining or effects bargaining under Chapter 4117.	992
of the Revised Code. The provisions of this paragraph apply to a	993
collective bargaining agreement entered into, modified, renewed,	994
or extended on or after the effective date of this section and	995
those provisions are deemed to be part of that agreement	996
regardless of whether the district satisfied the conditions	997
prescribed in division (A) of this section at the time the	998
district entered into that agreement. If the district board	999
relinguished one or more of the rights or responsibilities	1000
listed in division (C) of section 4117.08 of the Revised Code in	1001
a collective bargaining agreement entered into prior to the	1002
effective date of this section and had resumed holding those	1003
rights or responsibilities pursuant to division (K) of former	1004
section 3302.10 of the Revised Code, as it existed prior to that	1005
date, the district board shall continue to hold those rights or	1006
responsibilities until such time as both the new academic	1007
distress commission appointed under this section ceases to exist	1008
upon completion of the transition period specified in division	1009
(N) (1) of this section and the district board agrees to	1010
relinguish those rights or responsibilities in a new collective	1011

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bargaining agreement.	1012
(G) In each school year that the district is subject to	1013
this section, the following shall apply:	1014
(1) The chief executive officer shall implement the	1015
improvement plan approved under division (E) (2) of this section	1016
and shall review the plan annually to determine if changes are	1017
needed. The chief executive officer may modify the plan upon the	1018
approval of the modifications by the academic distress	1019
commission.	1020
(2) The chief executive officer may implement innovative	1021
education programs to do any of the following:	1022
(a) Address the physical and mental well-being of students	1023
and their families;	1024
(b) Provide mentoring;	1025
(c) Provide job resources;	1026
(d) Disseminate higher education information;	1027
(e) Offer recreational or cultural activities;	1028
(f) Provide any other services that will contribute to a	1029
successful learning environment.	1030
The chief executive officer shall establish a separate	1031
fund to support innovative education programs and shall deposit	1032
any moneys appropriated by the general assembly for the purposes	1033
of division (G)(2) of this section in the fund. The chief	1034
executive officer shall have sole authority to disburse moneys	1035
from the fund until the district is no longer subject to this	1036
section. All disbursements shall support the improvement plan	1037
approved under division (E)(2) of this section.	1038

(3) If the district is not a school district in which the	1039
pilot project scholarship program is operating under sections	1040
3313.974 to 3313.979 of the Revised Code, each student who is	1041
entitled to attend school in the district under section 3313.64	1042
or 3313.65 of the Revised Code and is enrolled in a school	1043
operated by the district or in a community school, or will be	1044
both enrolling in any of grades kindergarten through twelve in	1045
this state for the first time and at least five years of age by	1046
the first day of January of the following school year, shall be	1047
eligible to participate in the educational choice scholarship	1048
pilot program established under sections 3310.01 to 3310.17 of	1049
the Revised Code and an application for the student may be	1050
submitted during the next application period.	1051
(4) Notwithstanding anything to the contrary in the	1052
Revised Code, the chief executive officer may limit, suspend, or	1053
alter any contract with an administrator that is entered into,	1054
modified, renewed, or extended by the district board on or after	1055
the effective date of this section, provided that the chief	1056
executive officer shall not reduce any salary or base hourly	1057
rate of pay unless such salary or base hourly rate reductions	1058
are part of a uniform plan affecting all district employees and	1059
shall not reduce any insurance benefits unless such insurance	1060
benefit reductions are also applicable generally to other	1061
employees of the district.	1062
(5) The chief executive officer shall represent the	1063
district board during any negotiations to modify, renew, or	1064
extend a collective bargaining agreement entered into by the	1065
board under Chapter 4117. of the Revised Code.	1066
(H) If the report card for the district has been issued	1067
under section 3302.03 of the Revised Code for the first school	1068

curriculum;

year that the district is subject to this section and the 1069 district does not meet the qualification in division (N)(1) of 1070 this section, the following shall apply: 1071 (1) The chief executive officer may reconstitute any 1072 school operated by the district. The chief executive officer 1073 shall present to the academic distress commission a plan that 1074 lists each school designated for reconstitution and explains how 1075 the chief executive officer plans to reconstitute the school. 1076 The chief executive officer may take any of the following 1077 actions to reconstitute a school: 1078 (a) Change the mission of the school or the focus of its 1079 1080

(b) Replace the school's principal and/or administrative 1081 1082 staff;

(c) Replace a majority of the school's staff, including 1083 teaching and nonteaching employees; 1084

(d) Contract with a nonprofit or for-profit entity to 1085 manage the operations of the school. The contract may provide 1086 for the entity to supply all or some of the staff for the 1087 school. 1088

(e) Reopen the school as a community school under Chapter 1089 3314. of the Revised Code or a science, technology, engineering, 1090 and mathematics school under Chapter 3326. of the Revised Code; 1091

(f) Permanently close the school.

If the chief executive officer plans to reconstitute a 1093 school under division (H)(1)(e) or (f) of this section, the 1094 commission shall review the plan for that school and either 1095 approve or reject it by the thirtieth day of June of the school 1096

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1092

<u>the plan.</u>

year. Upon approval of the plan by the commission, the chief 1097 executive officer shall reconstitute the school as outlined in 1098 1099 any provision to the contrary in

(2) Notwithstanding any provision to the contrary in	1100
Chapter 4117. of the Revised Code, the chief executive officer,	1101
in consultation with the chairperson of the academic distress	1102
commission, may reopen any collective bargaining agreement	1103
entered into, modified, renewed, or extended on or after the	1104
effective date of this section for the purpose of renegotiating	1105
its terms. The chief executive officer shall have the sole	1106
discretion to designate any provisions of a collective	1107
bargaining agreement as subject to reopening by providing	1108
written notice to the bargaining representative. Any provisions	1109
designated for reopening by the chief executive officer shall be	1110
subject to collective bargaining as set forth in Chapter 4117.	1111
of the Revised Code. Any changes to the provisions subject to	1112
reopening shall take effect on the following first day of July	1113
or another date agreed to by the parties. The chief executive	1114
officer may reopen a collective bargaining agreement under	1115
division (H)(2) of this section as necessary to reconstitute a	1116
school under division (H)(1) of this section.	1117
(I) If the report card for the district has been issued	1118
under section 3302.03 of the Revised Code for the second school	1119
wear that the district is subject to this section and the	1120

year that the district is subject to this section and the 1120 district does not meet the qualification in division (N)(1) of 1121 this section, the following shall apply: 1122 (1) The chief executive officer may exercise any of the 1123

powers authorized under division (H) of this section. 1124

(2) Notwithstanding any provision to the contrary in 1125 Chapter 4117. of the Revised Code, the chief executive officer_ 1126

may limit, suspend, or alter any provision of a collective	1127
bargaining agreement entered into, modified, renewed, or	1128
extended on or after the effective date of this section,	1129
provided that the chief executive officer shall not reduce any	1130
base hourly rate of pay and shall not reduce any insurance	1131
benefits. The decision to limit, suspend, or alter any provision	1132
of a collective bargaining agreement under this division is not	1133
subject to bargaining under Chapter 4117. of the Revised Code;	1134
however, the chief executive officer shall have the discretion	1135
to engage in effects bargaining on the way any such decision may	1136
affect wages, hours, or terms and conditions of employment. The	1137
chief executive officer may limit, suspend, or alter a provision	1138
of a collective bargaining agreement under division (I)(2) of	1139
this section as necessary to reconstitute a school under	1140
division (H)(1) of this section.	1141
(T) TE the ways of soul for the district has been issued	1142
(J) If the report card for the district has been issued	
under section 3302.03 of the Revised Code for the third school	1143
year that the district is subject to this section and the	1144
district does not meet the qualification in division (N)(1) of	1145
this section, the following shall apply:	1146
(1) The chief executive officer may exercise any of the	1147
powers authorized under division (H) or (I) of this section.	1148
(2) The chief executive officer may continue in effect a	1149
limitation, suspension, or alteration of a provision of a	1149
<u>collective bargaining agreement issued under division (I)(2) of</u>	1150
this section. Any such continuation shall be subject to the	1151
requirements and restrictions of that division.	1152
requirements and restrictions of that division.	1100
(K) If the report card for the district has been issued	1154
under section 3302.03 of the Revised Code for the fourth school	1155
year that the district is subject to this section and the	1156

district does not meet the qualification in division (N)(1) of	1157
this section, the following shall apply:	1158
(1) The chief executive officer may exercise any of the	1159
	1160
powers authorized under division (H), (I), or (J) of this	
section.	1161
(2) A new board of education shall be appointed for the	1162
district in accordance with section 3302.11 of the Revised Code.	1163
However, the chief executive officer shall retain complete	1164
operational, managerial, and instructional control of the	1165
district until the chief executive officer relinquishes that	1166
control to the district board under division (N)(1) of this	1167
section.	1168
	11.00
(L) If the report card for the district has been issued	1169
under section 3302.03 of the Revised Code for the fifth school	1170
year, or any subsequent school year, that the district is	1171
subject to this section and the district does not meet the	1172
qualification in division (N)(1) of this section, the chief	1173
executive officer may exercise any of the powers authorized	1174
under division (H), (I), (J), or (K)(1) of this section.	1175
(M) If division (I), (J), (K), or (L) of this section	1176
applies to a district, community schools, STEM schools,	1177
chartered nonpublic schools, and other school districts that	1178
enroll students residing in the district and meet academic	1179
accountability standards shall be eligible to be paid an	1180
academic performance bonus in each fiscal year for which the	1181
general assembly appropriates funds for that purpose. The	1182
academic performance bonus is intended to give students residing	1183
in the district access to a high-quality education by	1184

<u>in the district access to a high-quality education by</u> 1184 <u>encouraging high-quality schools to enroll those students.</u> 1185

(NI) (1) Then a distant subject to this section receives an	1100
(N) (1) When a district subject to this section receives an	1186
overall grade of "C" or higher under division (C)(3) of section	1187
3302.03 of the Revised Code, the district shall begin its	1188
transition out of being subject to this section. Except as	1189
provided in division (N)(2) of this section, the transition	1190
period shall last until the district has received an overall	1191
grade higher than "F" under division (C)(3) of section 3302.03	1192
of the Revised Code for two consecutive school years after the	1193
transition period begins. The overall grade of "C" or higher	1194
that qualifies the district to begin the transition period shall	1195
not count as one of the two consecutive school years. During the	1196
transition period, the conditions described in divisions (F) to	1197
(L) of this section for the school year prior to the school year	1198
in which the transition period begins shall continue to apply	1199
and the chief executive officer shall work closely with the	1200
district board and district superintendent to increase their	1201
ability to resume control of the district and sustain the	1202
district's academic improvement over time. Upon completion of	1203
the transition period, the chief executive officer shall	1204
relinguish all operational, managerial, and instructional	1205
control of the district to the district board and district	1206
superintendent and the academic distress commission shall cease	1207
to exist.	1208
(2) If the district receives an overall grade of "F" under	1209
division (C)(3) of section 3302.03 of the Revised Code at any	1210
time during the transition period, the transition period shall	1211
end and the district shall be fully subject to this section	1212
again. The district shall resume being fully subject to this	1213
section at the point it began its transition out of being	1214
subject to this section and the division in divisions (H) to (L)	1215
of this section that would have applied to the district had the	1216

district not qualified to begin its transition under division	1217
(N) (1) of this section shall apply to the district.	1218
(0) If at any time there are no longer any schools	1219
operated by the district due to reconstitution or other closure	1220
of the district's schools under this section, the academic	1221
distress commission shall cease to exist and the chief executive	1222
officer shall cease to exercise any powers with respect to the	1223
<u>district.</u>	1224
(P) Beginning on the effective date of this section, each	1225
collective bargaining agreement entered into by a school	1226
district board of education under Chapter 4117. of the Revised	1227
Code shall incorporate the provisions of this section.	1228
(Q) The chief executive officer, the members of the	1229
academic distress commission, the state superintendent, and any	1230
person authorized to act on behalf of or assist them shall not	1231
be personally liable or subject to any suit, judgment, or claim	1232
for damages resulting from the exercise of or failure to	1233
exercise the powers, duties, and functions granted to them in	1234
regard to their functioning under this section, but the chief	1235
executive officer, commission, state superintendent, and such	1236
other persons shall be subject to mandamus proceedings to compel	1237
performance of their duties under this section.	1238
(R) The state superintendent shall not exempt any district	1239
from this section by approving an application for an innovative	1240
education pilot program submitted by the district under section	1241
3302.07 of the Revised Code.	1242
Sec. 3302.11. (A) This section applies to any school	1243
district that becomes subject to division (K) of section 3302.10	1244
of the Revised Code, as it exists on and after the effective	1245

date of this section.	1246
(B) As used in this section, "mayor" means the mayor of	1247
the municipality in which a majority of the territory of a	1248
school district to which this section applies is located or, if	1249
no such municipality exist, the mayor of a municipality selected	1250
by the superintendent of public instruction in which the	1251
<u>district has territory.</u>	1252
(C) On the first day of January following the date on	1253
which this section first applies to a school district, the mayor	1254
shall appoint a new five-member board of education for the	1255
district from a slate of candidates nominated by the nominating	1256
panel established under division (D)(1) of this section.	1257
(D)(1) Not later than thirty days after the date on which	1258
this section first applies to a school district, the	1259
superintendent of public instruction shall convene a nominating	1260
panel to nominate candidates for appointment to the district	1261
board of education. The panel shall consist of the following	1262
members:	1263
(a) Two persons appointed by the mayor, one of whom shall	1264
be a representative of the business community or an institution	1265
of higher education located in the district;	1266
(b) One principal employed by the district, who shall be	1267
selected by a vote of the district's principals conducted by the	1268
state superintendent;	1269
(c) One teacher appointed by the bargaining representative	1270
for teachers employed by the district;	1271
(d) One parent of a student enrolled in the district	1272
appointed by the parent-teacher association, or a similar	1273
organization selected by the state superintendent;	1274

(e) The chairperson of the academic distress commission	1275
established for the district under section 3302.10 of the	1276
Revised Code and the chief executive officer appointed under	1277
division (C)(1) of that section, until such time as the	1278
commission ceases to exist.	1279
(2) The state superintendent shall be a nerveting member	1280
(2) The state superintendent shall be a nonvoting member	
of the panel and shall serve as chairperson of the panel for the	1281
first two years of the panel's existence. After that time, the	1282
panel shall select one of its members as chairperson. The panel	1283
shall meet as necessary to make nominations at the call of the	1284
chairperson. All members of the panel shall serve at the	1285
pleasure of their appointing authority. A vacancy on the panel	1286
shall be filled in the same manner as the initial appointment.	1287
(E) Not later than thirty days after the nominating panel	1288
is convened, the panel shall nominate a slate of at least ten	1289
candidates for possible appointment to the district board of	1290
education. All candidates shall be residents of the school	1291
district and shall hold no elected public office. At least two	1292
of the candidates shall reside outside of the municipal	1293
corporation served by the mayor, if that municipal corporation	1294
does not contain all of the district's territory.	1295
	1000
(F) Not later than thirty days after receiving the slate	1296
of candidates, the mayor shall select five members from the	1297
slate for appointment to the district board of education.	1298
Initial members of the board shall take office on the first day	1299
of January following their appointment and their terms shall	1300
expire on the thirtieth day of June following the referendum	1301
election required by division (G)(1) of this section.	1302
(G)(1) At the general election held in the first even-	1303
numbered year occurring at least three years after the date on	1304

which the academic distress commission established for the	1305
district ceases to exist pursuant to division (N)(1) of section	1306
3302.10 of the Revised Code, a referendum election shall be held	1307
to determine if the mayor shall continue to appoint the district	1308
board of education. Not later than ninety days before the	1309
general election, the board of education shall notify the board	1310
of elections of each county containing territory of the district	1311
of the referendum election. At the general election, the	1312
following question shall be submitted to the electors of the	1313
district:	1314
"Shall the mayor of (here insert the name of the	1315
applicable municipal corporation) continue to appoint the	1316
members of the board of education of the (here insert the	1317
name of the school district to which this section applies)?"	1318
The board of elections of the county in which the majority	1319
of the district's territory is located shall make all necessary	1320
arrangements for the submission of the question to the electors,	1321
and the election shall be conducted, canvassed, and certified in	1322
the same manner as regular elections in the district for the	1323
election of county officers, provided that in any such election	1324
in which only part of the electors of a precinct are qualified	1325
to vote, the board of elections may assign voters in such part	1326
to an adjoining precinct. Such an assignment may be made to an	1327
adjoining precinct in another county with the consent and	1328
approval of the board of elections of such other county. Notice	1329
of the election shall be published in a newspaper of general	1330
circulation in the district once a week for two consecutive	1331
weeks, or as provided in section 7.16 of the Revised Code, prior	1332
to the election. If the board of elections operates and	1333
maintains a web site, the board of elections shall post notice	1334
of the election on its web site for thirty days prior to the	1335

election. The notice shall state the question on which the	1336
election is being held. The ballot shall be in the form	1337
prescribed by the secretary of state. Costs of submitting the	1338
question to the electors shall be charged to the district in	1339
accordance with section 3501.17 of the Revised Code.	1340
(2) If a majority of the electors voting on the question	1341
proposed in division (G)(1) of this section approve the	1342
question, the mayor shall appoint a new board of education on	1343
the immediately following first day of July from a slate of	1344
candidates nominated by the nominating panel in the same manner_	1345
as the initial board was appointed pursuant to divisions (E) and	1346
(F) of this section. Three of the members of the new board shall	1347
be appointed to four-year terms and two of the members shall be	1348
appointed to two-year terms, each term beginning on the first	1349
day of July. Thereafter, the mayor shall appoint members to	1350
four-year terms in the same manner prescribed in divisions (E)	1351
and (F) of this section. Whenever the nominating panel is	1352
required to nominate a slate of candidates, the panel shall	1353
nominate at least twice the number of candidates as members to	1354
be appointed to the board at that time, including two candidates	1355
who reside outside of the municipal corporation served by the	1356
mayor, if that municipal corporation does not contain all of the	1357
district's territory. Nothing in this division shall preclude	1358
the nominating panel from nominating as a candidate a person who	1359
was a member of the board prior to the referendum election or	1360
shall preclude the mayor from appointing such a person to the	1361
new board.	1362
(3) If a majority of the electors voting on the question	1363
proposed in division (G)(1) of this section disapprove the	1364
question, a new board of education shall be elected at the next	1365
regular election occurring in November of an odd-numbered year.	1366
regarar erection occurring in november of an odd numbered year.	1000

The board shall have the same number of members as the board in	1367
place prior to the board appointed under this section. At such	1368
election, one-half of the total number of members rounded up to	1369
the next whole number shall be elected for terms of four years	1370
and the remaining members shall be elected for terms of two	1371
years. Thereafter, their successors shall be elected in the same	1372
manner and for the same terms as provided in the Revised Code	1373
for members of boards of education. All members of the board of	1374
education appointed under this section shall continue to serve	1375
after the end of the terms to which they were appointed until	1376
their successors are qualified and assume office in accordance	1377
with section 3313.09 of the Revised Code.	1378
(H) All of the following shall apply to a board of	1379
education appointed under division (F) or (G)(2) of this	1380
section:	1381
(1) At any given time, at least two of the board members	1382
shall have significant expertise in education, finance, or	1383
business management and at least one member shall reside outside	1384
of the municipal corporation served by the mayor, if that	1385
municipal corporation does not contain all of the district's	1386
territory.	1387
(2) The members of the board shall designate one of its	1388
(2) The members of the board shall designate one of its members as the chairperson of the board. The chairperson shall	1388 1389
members as the chairperson of the board. The chairperson shall	1389
members as the chairperson of the board. The chairperson shall have all the rights, authority, and duties conferred upon the	1389 1390
members as the chairperson of the board. The chairperson shall have all the rights, authority, and duties conferred upon the president of a board of education by the Revised Code.	1389 1390 1391
<pre>members as the chairperson of the board. The chairperson shall have all the rights, authority, and duties conferred upon the president of a board of education by the Revised Code. (3) The mayor may remove any member of the board with the</pre>	1389 1390 1391 1392
<pre>members as the chairperson of the board. The chairperson shall have all the rights, authority, and duties conferred upon the president of a board of education by the Revised Code. (3) The mayor may remove any member of the board with the advice and consent of the nominating panel.</pre>	1389 1390 1391 1392 1393

school operated by a city, exempted village, or local school	1396
district or community school established under Chapter 3314. of	1397
the Revised Code that participates in a coordinated, community-	1398
based effort with community partners to provide comprehensive	1399
educational, developmental, family, and health services to	1400
students, families, and community members during school hours	1401
and hours in which school is not in session.	1402
(2) For purposes of this section and sections 3302.17 and	1403
<u>3302.18 of the Revised Code, "community partner" means a</u>	1404
provider to students, families, or community members of health	1405
care services, on-site resource coordinators, and any other	1406
services or programs determined appropriate by a school action	1407
team created under section 3302.18 of the Revised Code.	1408
(B) Prior to providing health services to a student, a	1409
community learning center shall obtain the written consent of	1410
the student's parent, guardian, or custodian, if the student is	1411
less than eighteen years old, or the written consent of the	1412
student, if the student is at least eighteen years old.	1413
(C) Decomposition contact and concernations	1 4 1 4
(C) A community learning center and any employee,	1414
contractor, or volunteer of a community learning center shall,	1415
in accordance with all applicable state and federal laws,	1416
maintain the confidentiality of patient-identifying information	1417
obtained in the course of providing health services.	1418
Sec. 3302.17. (A) Any school building operated by a city,	1419
exempted village, or local school district, or a community	1420
school established under Chapter 3314. of the Revised Code is	1421
eligible to initiate the community learning center process as	1422
prescribed by this section.	1423
(B) Beginning with the 2015-2016 school year, each	1424

district board of education or community school governing 1425 authority may initiate a community learning center process for 1426 any school building to which this section applies. 1427 First, the board or governing authority shall conduct a_ 1428 public information hearing at each school building to which this 1429 section applies to inform the community of the community 1430 learning center process. The board or governing authority may do 1431 all of the following with regard to the public information 1432 hearing: 1433 (1) Announce the meeting not less than forty-five days in 1434 advance at the school and on the school's or district's web 1435 sites and using tools to ensure effective communication with 1436 individuals with disabilities; 1437 (2) Schedule the meeting for an evening or weekend time; 1438 (3) Provide interpretation services and written materials 1439 in all languages spoken by five per cent or more of the students 1440 enrolled in the school; 1441 (4) Provide child care services for parents attending the 1442 1443 meeting; (5) Provide parents, students, teachers, nonteaching 1444 employees, and community members with the opportunity to speak 1445 1446 at the meeting; (6) Comply with section 149.43 of the Revised Code. 1447 In preparing for the public information hearing, the board 1448 or governing authority shall ensure that information about the 1449 hearing is broadly distributed throughout the community. 1450 The board or governing authority may enter into an 1451

agreement with any civic engagement organizations, community 1452

organizations, or employee organizations to support the	1453
implementation of the community learning center process.	1454
The board or governing authority shall conduct a follow-up	1455
hearing at least once annually until action is further taken	1456
under the section with respect to the school building or until	1457
the conditions described in division (A) of this section no	1458
longer apply to the school building.	1459
(C) Not sooner than forty-five days after the first public	1460
information hearing, the board or governing authority shall	1461
conduct an election, by paper ballot, to initiate the process to	1462
become a community learning center. Only parents or guardians of	1463
students enrolled in the school and students enrolled in a	1464
different school operated by a joint vocational school district	1465
but are otherwise entitled to attend the school, and teachers	1466
and nonteaching employees who are assigned to the school may	1467
vote in the election.	1468
The board or governing authority shall distribute the	1469
ballots by mail and shall make copies available at the school	1470
and on the web site of the school. The board or governing	1471
authority also may distribute the ballots by directly giving	1472
ballots to teachers and nonteaching employees and sending home	1473
ballots with every student enrolled in the school building.	1474
(D) The board or governing authority shall initiate the	1475
transition of the building to a community learning center if the	1476
results of the election held under division (C) of this section	1477
<u>are as follows:</u>	1478
(1) At least fifty per cent of parents and guardians of	1479
students enrolled in the eligible school building and students	1480
enrolled in a different building operated by a joint vocational	1481

school district but who are entitled to attend the school cast	1482
	1483
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	1484
initiating the process; and	1485
(2) At least fifty per cent of teachers and nonteaching	1486
employees who are assigned to the school cast ballots by a date	1487
set by the board or governing authority, and of those ballots at	1488
least sixty-seven per cent are in favor of initiating the	1489
process.	1490
(E) If a community learning center process is initiated	1491
under this section, the board or governing authority shall	1492
create a school action team under section 3302.18 of the Revised	1493
Code. Within four months upon selection, the school action team	1494
shall conduct and complete, in consultation with community	1495
partners, a performance audit of the school and review, with	1496
parental input, the needs of the school with regard to	1497
restructuring under section 3302.10, 3302.12, or 3302.042 of the	1498
Revised Code, or federal law.	1499
The school action team shall provide quarterly updates of	1500
its work in a public hearing that complies with the same	1501
specifications prescribed in division (B) of this section.	1502
(F) Upon completion of the audit and review, the school	1503
action team shall present its findings at a public hearing that	1504
complies with the same specifications prescribed in division (B)	1505
of this section. After the school action team presents its	1506
findings at the public hearing, it shall create a community	1507
learning center improvement plan that designates appropriate	1508
interventions, which may be based on the recommendations	1509
developed by the department under division (H)(1)(b) of this	1510
section.	1511

If there is a federally mandated school improvement 1512 planning process, the team shall coordinate its work with that 1513 plan. 1514 The school action team shall approve the plan by a 1515 majority vote. 1516 (G) Upon approval of the plan by the school action team, 1517 the team shall submit the community learning center improvement 1518 plan to the same individuals described in division (C) of this 1519 section. Ballots shall be distributed and an election shall be 1520 conducted in the same manner as indicated under that division. 1521 The school action team shall submit the plan to the 1522 district board of education or community school governing 1523 authority, if the results of the election under division (G) of 1524 this section are as follows: 1525 (1) At least thirty per cent of parents and guardians of 1526 students enrolled in the eligible school building and students 1527 enrolled in a different building operated by a joint vocational 1528 school district but who are entitled to attend the school cast 1529 ballots by a date set by the board or governing authority, and 1530 of those ballots at least fifty per cent are in favor of 1531 initiating the process; and 1532 (2) At least thirty per cent of teachers and nonteaching 1533 employees who are assigned to the school cast ballots by a date 1534 set by the board or governing authority, and of those ballots at 1535 least fifty per cent are in favor of initiating the process. 1536 The board or governing authority shall evaluate the plan 1537 and determine whether to adopt it. The board or governing 1538

and determine whether to dapp it. The board of governing1550authority shall adopt the plan in full or adopt portions of the1539plan. If the board or governing authority does not adopt the1540

<u>plan in full, it shall provide a written explanation of why</u>	1541
portions of the plan were rejected.	1542
(H)(1) The department shall do all of the following with	1543
respect to this section:	1544
(a) Adopt rules regarding the elections required under_	1545
this section;	1546
(b) Develop appropriate interventions for a community	1547
learning center improvement plan that may be used by a school	1548
action team under division (F) of this section;	1549
(c) Publish a menu of programs and services that may be	1550
offered by community learning centers. The information shall be	1551
posted on the department's web site. To compile this information	1552
the department shall solicit input from resource coordinators of	1553
existing community learning centers;	1554
(d) Provide information regarding implementation of	1555
comprehensive community-based programs and supportive services	1556
including the community learning center model to school	1557
buildings meeting any of the following conditions:	1558
(i) The building is in improvement status as defined by	1559
the "No Child Left Behind Act of 2001" or under an agreement	1560
between the Ohio department of education and the United States	1561
secretary of education.	1562
(ii) The building is a secondary school that is among the	1563
lowest achieving fifteen per cent of secondary schools	1564
statewide, as determined by the department.	1565
(iii) The building is a secondary school with a graduation	1566
rate of sixty per cent or lower for three or more consecutive	1567
years.	1568

(iv) The building is a school that the department_	1569
determines is persistently low-performing.	1570
(2) The department may do the following with respect to	1571
this section:	1572
(a) Provide assistance, facilitation, and training to	1573
school action teams in the conducting of the audit required	1574
under this section;	1575
(b) Provide opportunities for members of school action	1576
teams from different schools to share school improvement	1577
strategies with parents, teachers, and other relevant	1578
stakeholders in higher performing schools;	1579
(c) Provide financial support in a school action team's	1580
planning process and create a grant program to assist in the	1581
implementation of a qualified community learning center plan.	1582
(I) Notwithstanding any provision to the contrary in	1583
Chapter 4117. of the Revised Code, the requirements of this	1584
section prevail over any conflicting provisions of a collective	1585
bargaining agreement entered into on or after the effective date	1586
of this section. However, the board or governing authority and	1587
the teachers' labor organization may negotiate additional	1588
factors to be considered in the adoption of a community learning	1589
<u>center plan.</u>	1590
Sec. 3302.18. (A)(1) If a community learning center	1591
process is initiated under section 3302.17 of the Revised Code	1592
for any school building operated by a city, exempted village, or	1593
local school district or a community school established under	1594
Chapter 3314. of the Revised Code, the district board of	1595
education or community school governing authority shall create a	1596
school action team for the school building. The team shall	1597

consist of twelve members, as follows: 1598 (a) Seven individuals, consisting of parents or quardians 1599 of students enrolled in the school and members of the community 1600 who are not teachers or nonteaching employees, as elected by 1601 their peers; 1602 (b) Five teachers and nonteaching employees who are 1603 assigned to the school building and are not parents or quardians 1604 of students enrolled in the school, as elected by their peers. 1605 (2) To assist a school action team initiated under section 1606 3302.17 of the Revised Code, the district board, community 1607 school governing authority, or community partner shall select an 1608 individual who is employed by the district, school, or community 1609 partner to serve as the resource coordinator for the community 1610 learning center. The school action team shall make 1611 recommendations to the board, governing authority, or community 1612 partner on potential candidates. The resource coordinator shall 1613 not be considered a member of a school action team. The resource 1614 coordinator shall assist in the development and coordination of 1615 programs and services for the community learning center. 1616 1617 (B) All members of a school action team shall serve as voting members. Terms of office shall be for three years, and 1618 vacancies shall be filled in the same manner as the original 1619 1620 appointment. Members shall serve without compensation. 1621 (C) In addition to the responsibilities listed in section 1622 3302.17 of the Revised Code, the school action team shall do all 1623 of the following: 1624 (1) Monitor and assist in the implementation of the school 1625 1626 improvement plan, if adopted;

(2) Meet with candidates for principal and other	1627
administrative positions and make recommendations to the	1628
superintendent and board of education of the district or	1629
governing authority of the community school;	1630
(3) Advise on school budgets;	1631
(4) Establish ongoing mechanisms that engage students,	1632
parents, and community members in the school;	1633
(5) Continue to collect feedback and information from	1634
parents using an annual survey;	1635
(6) Develop and approve a written parent involvement	1636
policy that outlines the role of parents and guardians in the	1637
<u>school;</u>	1638
(7) Monitor school progress on data related to academic	1639
achievement; attendance, suspensions, and expulsions; graduation	1640
rates; and reclassifications disaggregated by major racial and	1641
ethnic groups, limited English proficient students, economically	1642
disadvantaged students, and students with disabilities;	1643
(8) Receive regular updates from the principal on policy	1644
matters affecting the school and provide advice on such matters;	1645
(9) Meet regularly with parents and community members to	1646
discuss policy matters affecting the school.	1647
Sec. 3310.02. (A) The educational choice scholarship pilot	1648
program is hereby established. Under the program, the department	1649
of education annually shall pay scholarships to attend chartered	1650
nonpublic schools in accordance with section 3310.08 of the	1651
Revised Code for up to the following number of eligible	1652
students:	1653
(1) Thirty thousand in the 2011-2012 school year;	1654

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(2) Sixty thousand in the 2012-2013 school year and	1655
thereafter.	1656
(B) If the number of students who apply for a scholarship	1657
exceeds the number of scholarships available under division (A)	1658
of this section for the applicable school year, the department	1659
shall award scholarships in the following order of priority:	1660
(1) First, to eligible students who received scholarships	1661
in the prior school year;	1662
(2) Second, to eligible students with family incomes at or	1663
below two hundred per cent of the federal poverty guidelines, as	1664
defined in section 5101.46 of the Revised Code, who qualify	1665
under division <u>divisions</u> (A) <u>and (E)</u> of section 3310.03 of the	1666
Revised Code. If the number of students described in division	1667
(B)(2) of this section who apply for a scholarship exceeds the	1668
number of available scholarships after awards are made under	1669
division (B)(1) of this section, the department shall select	1670
students described in division (B)(2) of this section by lot to	1671
receive any remaining scholarships.	1672
(3) Third, to other eligible students who qualify under	1673
division divisions (A) and (E) of section 3310.03 of the Revised	1674
Code. If the number of students described in division (B)(3) of	1675
this section who apply for a scholarship exceeds the number of	1676
	1 (

available scholarships after awards are made under divisions (B)1677(1) and (2) of this section, the department shall select1678students described in division (B) (3) of this section by lot to1679receive any remaining scholarships.1680

(4) Fourth, to eligible students with family incomes at or
below two hundred per cent of the federal poverty guidelines who
1682
qualify under division (D) of section 3310.03 of the Revised
1683

Code. If the number of students described in division (B)(4) of1684this section who apply for a scholarship exceeds the number of1685available scholarships after awards are made under divisions (B)1686(1) to (3) of this section, the department shall select students1687described in division (B)(4) of this section by lot to receive1688any remaining scholarships.1689

(5) Fifth, to other eligible students who qualify under 1690 division (D) of section 3310.03 of the Revised Code. If the 1691 number of students described in division (B) (5) of this section 1692 who apply for a scholarship exceeds the number of available 1693 scholarships after awards are made under divisions (B)(1) to (4) 1694 of this section, the department shall select students described 1695 in division (B) (5) of this section by lot to receive any 1696 remaining scholarships. 1697

(6) Sixth, to eligible students with family incomes at or 1698 below two hundred per cent of the federal poverty guidelines who 1699 qualify under division (B) of section 3310.03 of the Revised 1700 Code. If the number of students described in division (B)(6) of 1701 this section who apply for a scholarship exceeds the number of 1702 available scholarships after awards are made under divisions (B) 1703 (1) to (5) of this section, the department shall select students 1704 described in division (B)(6) of this section by lot to receive 1705 any remaining scholarships. 1706

(7) Seventh, to other eligible students who qualify under 1707 division (B) of section 3310.03 of the Revised Code. If the 1708 number of students described in division (B)(7) of this section 1709 who apply for a scholarship exceeds the number of available 1710 scholarships after awards are made under divisions (B)(1) to (6) 1711 of this section, the department shall select students described 1712 in division (B)(7) of this section by lot to receive any 1713 remaining scholarships.

1714

Sec. 3310.03. A student is an "eligible student" for	1715
purposes of the educational choice scholarship pilot program if	1716
the student's resident district is not a school district in	1717
which the pilot project scholarship program is operating under	1718
sections 3313.974 to 3313.979 of the Revised Code and the	1719
student satisfies one of the conditions in division (A), (B),	1720
(C), or (D) <u>, or (E)</u> of this section:	1721

(A) (1) The student is enrolled in a school building 1722 operated by the student's resident district that, on the report 1723 card issued under section 3302.03 of the Revised Code published 1724 prior to the first day of July of the school year for which a 1725 scholarship is sought, did not receive a rating as described in 1726 division (H) of this section, and to which any or a combination 1727 of any of the following apply for two of the three most recent 1728 report cards published prior to the first day of July of the 1729 school year for which a scholarship is sought: 1730

(a) The building was declared to be in a state of academic
emergency or academic watch under section 3302.03 of the Revised
Code as that section existed prior to March 22, 2013.
1733

(b) The building received a grade of "D" or "F" for the 1734 performance index score under division (A)(1)(b) or (B)(1)(b) of 1735 section 3302.03 of the Revised Code and for the value-added 1736 progress dimension under division (A) (1) (e) or (B) (1) (e) of 1737 section 3302.03 of the Revised Code for the 2012-2013 or 2013-1738 2014 school year, or both; or if the building serves only grades 1739 ten through twelve, the building received a grade of "D" or "F" 1740 for the performance index score under division (A) (1) (b) or (B) 1741 (1) (b) of section 3302.03 of the Revised Code and had a four-1742 year adjusted cohort graduation rate of less than seventy-five 1743

per cent.

1744

(c) The building received an overall grade of "D" or "F"	1745
under division (C)(3) of section 3302.03 of the Revised Code or	1746
a grade of "F" for the value-added progress dimension under	1747
division (C)(1)(e) of section 3302.03 of the Revised Code for	1748
the 2014-2015 school year or any school year thereafter.	1749

(2) The student will be enrolling in any of grades 1750 kindergarten through twelve in this state for the first time in 1751 the school year for which a scholarship is sought, will be at 1752 least five years of age by the first day of January of the 1753 school year for which a scholarship is sought, and otherwise 1754 would be assigned under section 3319.01 of the Revised Code in 1755 the school year for which a scholarship is sought, to a school 1756 building described in division (A)(1) of this section. 1757

(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
Code to a building described in division (A) (1) of this section.

(4) The student is enrolled in a school building operated
by the student's resident district or in a community school
1763
established under Chapter 3314. of the Revised Code and
otherwise would be assigned under section 3319.01 of the Revised
Code to a school building described in division (A) (1) of this
section in the school year for which the scholarship is sought.

(5) The student will be both enrolling in any of grades
kindergarten through twelve in this state for the first time and
at least five years of age by the first day of January of the
school year for which a scholarship is sought, or is enrolled in
a community school established under Chapter 3314. of the

Revised Code, and all of the following apply to the student's	1773
resident district:	1774
(a) The district has in force an intradistrict open	1775
enrollment policy under which no student in the student's grade	1776
level is automatically assigned to a particular school building;	1777
(b) In the most recent rating published prior to the first	1778
day of July of the school year for which scholarship is sought,	1779
the district did not receive a rating described in division (H)	1780
of this section, and in at least two of the three most recent	1781
report cards published prior to the first day of July of that	1782
school year, any or a combination of the following apply to the	1783
district:	1784
(i) The district was declared to be in a state of academic	1785
emergency under section 3302.03 of the Revised Code as it	1786
existed prior to March 22, 2013.	1787
(ii) The district received a grade of "D" or "F" for the	1788
performance index score under division (A)(1)(b) or (B)(1)(b) of	1789

section 3302.03 of the Revised Code and for the value-added1790progress dimension under division (A)(1)(e) or (B)(1)(e) of1791section 3302.03 of the Revised Code for the 2012-2013 or 2013-17922014 school year, or both.1793

(c) The district received an overall grade of "D" or "F" 1794 under division (C) (3) of section 3302.03 of the Revised Code or 1795 a grade of "F" for the value-added progress dimension under 1796 division (C) (1) (e) of section 3302.03 of the Revised Code for 1797 the 2014-2015 school year or any school year thereafter. 1798

(6) Beginning in the 2016-2017 school year, the student is
enrolled in or will be enrolling in a building in the school
year for which the scholarship is sought that serves any of
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grades nine through twelve and that received a grade of "D" or1802"F" for the four-year adjusted cohort graduation rate under1803division (A) (1) (d), (B) (1) (d), or (C) (1) (d) of section 3302.031804of the Revised Code in two of the three most recent report cards1805published prior to the first day of July of the school year for1806which a scholarship is sought.1807

(a) The building was ranked, for at least two of the three
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most recent rankings published under section 3302.21 of the
Revised Code prior to the first day of July of the school year
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for which a scholarship is sought, in the lowest ten per cent of
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all public school buildings according to performance index score
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under section 3302.21 of the Revised Code.

(b) The building was not declared to be excellent or
effective, or the equivalent of such ratings as determined by
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the department of education, under section 3302.03 of the
Revised Code in the most recent rating published prior to the
first day of July of the school year for which a scholarship is
1822

(2) The student will be enrolling in any of grades 1823 kindergarten through twelve in this state for the first time in 1824 the school year for which a scholarship is sought, will be at 1825 least five years of age, as defined in section 3321.01 of the 1826 Revised Code, by the first day of January of the school year for 1827 which a scholarship is sought, and otherwise would be assigned 1828 under section 3319.01 of the Revised Code in the school year for 1829 which a scholarship is sought, to a school building described in 1830 division (B)(1) of this section. 1831

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(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
Code to a building described in division (B) (1) of this section.

(4) The student is enrolled in a school building operated
by the student's resident district or in a community school
1837
established under Chapter 3314. of the Revised Code and
otherwise would be assigned under section 3319.01 of the Revised
Code to a school building described in division (B) (1) of this
section in the school year for which the scholarship is sought.

(C) The student is enrolled in a nonpublic school at the 1842 time the school is granted a charter by the state board of 1843 education under section 3301.16 of the Revised Code and the 1844 student meets the standards of division (B) of section 3310.031 1845 of the Revised Code. 1846

(D) For the 2016-2017 school year and each school year
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thereafter, the student is in any of grades kindergarten through
three, is enrolled in a school building that is operated by the
student's resident district or will be enrolling in any of
grades kindergarten through twelve in this state for the first
time in the school year for which a scholarship is sought, and
to which both of the following apply:

(1) The building, in at least two of the three most recent
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ratings of school buildings published prior to the first day of
July of the school year for which a scholarship is sought,
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received a grade of "D" or "F" for making progress in improving
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literacy in grades kindergarten through three under division (B)
(1) (g) or (C) (1) (g) of section 3302.03 of the Revised Code;

(2) The building did not receive a grade of "A" for making 1860

three under division (B)(1)(q) or (C)(1)(q) of section 3302.031862 of the Revised Code in the most recent rating published prior to 1863 the first day of July of the school year for which a scholarship 1864 is sought. 1865 (E) The student's resident district is subject to section 1866 3302.10 of the Revised Code and the student either: 1867 (1) Is enrolled in a school building operated by the 1868 resident district or in a community school established under 1869 Chapter 3314. of the Revised Code; 1870 (2) Will be both enrolling in any of grades kindergarten 1871 through twelve in this state for the first time and at least 1872 five years of age by the first day of January of the school year 1873 for which a scholarship is sought. 1874 (F) A student who receives a scholarship under the 1875 educational choice scholarship pilot program remains an eligible 1876 student and may continue to receive scholarships in subsequent 1877 school years until the student completes grade twelve, so long 1878 as all of the following apply: 1879 (1) The student's resident district remains the same, or 1880 the student transfers to a new resident district and otherwise 1881 would be assigned in the new resident district to a school 1882 building described in division (A)(1), (B)(1), or (D), or (E) of 1883 this section; 1884 (2) The student takes each assessment prescribed for the 1885 student's grade level under section 3301.0710 or 3301.0712 of 1886

progress in improving literacy in grades kindergarten through

(3) In each school year that the student is enrolled in a1888chartered nonpublic school, the student is absent from school1889

the Revised Code while enrolled in a chartered nonpublic school;

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for not more than twenty days that the school is open for 1890 instruction, not including excused absences. 1891

(F) (G) (1) The department shall cease awarding first-time 1892 scholarships pursuant to divisions (A) (1) to (4) of this section 1893 with respect to a school building that, in the most recent 1894 ratings of school buildings published under section 3302.03 of 1895 the Revised Code prior to the first day of July of the school 1896 year, ceases to meet the criteria in division (A)(1) of this 1897 section. The department shall cease awarding first-time 1898 scholarships pursuant to division (A) (5) of this section with 1899 respect to a school district that, in the most recent ratings of 1900 school districts published under section 3302.03 of the Revised 1901 Code prior to the first day of July of the school year, ceases 1902 to meet the criteria in division (A)(5) of this section. 1903

(2) The department shall cease awarding first-time
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scholarships pursuant to divisions (B) (1) to (4) of this section
with respect to a school building that, in the most recent
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ratings of school buildings under section 3302.03 of the Revised
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Code prior to the first day of July of the school year, ceases
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to meet the criteria in division (B) (1) of this section.

(3) The department shall cease awarding first-time
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scholarships pursuant to division (D) of this section with
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respect to a school building that, in the most recent ratings of
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school buildings under section 3302.03 of the Revised Code prior
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to the first day of July of the school year, ceases to meet the
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criteria in division (D) of this section.

(4) The department shall cease awarding first-time1916scholarships pursuant to division (E) of this section with1917respect to a school district subject to section 3302.10 of the1918Revised Code when the academic distress commission established1919

for the district ceases to exist.	1920
(5) However, students who have received scholarships in	1921
the prior school year remain eligible students pursuant to	1922
division (E) (F) of this section.	1923
(G) <u>(</u>H) The state board of education shall adopt rules	1924
defining excused absences for purposes of division $(E)(F)$ (3) of	1925
this section.	1926
(H)(I) (A student who satisfies only the conditions	1927
prescribed in divisions (A)(1) to (4) of this section shall not	1928
be eligible for a scholarship if the student's resident building	1929
meets any of the following in the most recent rating under	1930
section 3302.03 of the Revised Code published prior to the first	1931
day of July of the school year for which a scholarship is	1932
sought:	1933
(a) The building has an overall designation of excellent	1934
or effective under section 3302.03 of the Revised Code as it	1935
existed prior to March 22, 2013.	1936
(b) For the 2012-2013 or 2013-2014 school year or both,	1937
the building has a grade of "A" or "B" for the performance index	1938
score under division (A)(1)(b) or (B)(1)(b) of section 3302.03	1939

of the Revised Code and for the value-added progress dimension 1940 under division (A) (1) (e) or (B) (1) (e) of section 3302.03 of the 1941 Revised Code; or if the building serves only grades ten through 1942 twelve, the building received a grade of "A" or "B" for the 1943 performance index score under division (A)(1)(b) or (B)(1)(b) of 1944 section 3302.03 of the Revised Code and had a four-year adjusted 1945 cohort graduation rate of greater than or equal to seventy-five 1946 per cent. 1947

(c) For the 2014-2015 school year or any school year 1948

thereafter, the building has a grade of "A" or "B" under	1949
division (C)(3) of section 3302.03 of the Revised Code and a	1950
grade of "A" for the value-added progress dimension under	1951
division (C)(1)(e) of section 3302.03 of the Revised Code; or if	1952
the building serves only grades ten through twelve, the building	1953
received a grade of "A" or "B" for the performance index score	1954
under division (C)(1)(b) of section 3302.03 of the Revised Code	1955
and had a four-year adjusted cohort graduation rate of greater	1956
than or equal to seventy-five per cent.	1957
(2) A student who satisfies only the conditions prescribed	1958
in division (A)(5) of this section shall not be eligible for a	1959
scholarship if the student's resident district meets any of the	1960
following in the most recent rating under section 3302.03 of the	1961
Revised Code published prior to the first day of July of the	1962
school year for which a scholarship is sought:	1963
(a) The district has an overall designation of excellent	1964
or effective under section 3302.03 of the Revised Code as it	1965
existed prior to March 22, 2013.	1966
(b) The district has a grade of "A" or "B" for the	1967
(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	1967 1968
-	
performance index score under division (A)(1)(b) or (B)(1)(b) of	1968
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	1968 1969
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	1968 1969 1970
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 and 2013-	1968 1969 1970 1971
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 and 2013- 2014 school years.	1968 1969 1970 1971 1972
<pre>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 and 2013- 2014 school years.</pre> (c) The district has an overall grade of "A" or "B" under	1968 1969 1970 1971 1972 1973
<pre>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 and 2013- 2014 school years.</pre> (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	1968 1969 1970 1971 1972 1973 1974

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Sec. 3310.032. (A) A student is an "eligible student" for 1978 purposes of the expansion of the educational choice scholarship 1979 pilot program under this section if the student's resident 1980 district is not a school district in which the pilot project 1981 scholarship program is operating under sections 3313.974 to 1982 3313.979 of the Revised Code, the student is not eligible for an 1983 educational choice scholarship under section 3310.03 of the 1984 Revised Code, and the student's family income is at or below two 1985 hundred per cent of the federal poverty quidelines, as defined 1986 in section 5101.46 of the Revised Code. 1987

(B) In each fiscal year for which the general assembly
appropriates funds for purposes of this section, the department
of education shall pay scholarships to attend chartered
nonpublic schools in accordance with section 3310.08 of the
Revised Code. The number of scholarships awarded under this
section shall not exceed the number that can be funded with
appropriations made by the general assembly for this purpose.

(C) Scholarships under this section shall be awarded as 1995
follows: 1996

(1) For the 2013-2014 school year, to eligible students
who are entering kindergarten in that school year for the first
1998
time;

(2) For each subsequent school year, scholarships shall be
awarded to eligible students in the next grade level above the
highest grade level awarded in the preceding school year, in
addition to the grade levels for which students received
scholarships in the preceding school year.

(D) If the number of eligible students who apply for a 2005scholarship under this section exceeds the scholarships 2006

available based on the appropriation for this section, the 2007 department shall award scholarships in the following order of 2008 priority: 2009

(1) First, to eligible students who received scholarships2010under this section in the prior school year;2011

(2) Second, to eligible students with family incomes at or 2012 below one hundred per cent of the federal poverty guidelines. If 2013 the number of students described in division (D)(2) of this 2014 section who apply for a scholarship exceeds the number of 2015 available scholarships after awards are made under division (D) 2016 (1) of this section, the department shall select students 2017 described in division (D)(2) of this section by lot to receive 2018 any remaining scholarships. 2019

(E) Subject to divisions (E) (1) to (3) of this section, a 2027
student who receives a scholarship under this section remains an 2028
eligible student and may continue to receive scholarships under 2029
this section in subsequent school years until the student 2030
completes grade twelve, so long as the student satisfies the 2031
conditions specified in divisions (E) (F) (2) and (3) of section 2032
3310.03 of the Revised Code. 2033

Once a scholarship is awarded under this section, the 2034 student shall remain eligible for that scholarship for the 2035

current school year and subsequent school years even if the2036student's family income rises above the amount specified in2037division (A) of this section, provided the student remains2038enrolled in a chartered nonpublic school, however:2039

(1) If the student's family income is above two hundred
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 per cent but at or below three hundred per cent of the federal
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 poverty guidelines, the student shall receive a scholarship in
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 the amount of seventy-five per cent of the full scholarship
 2043
 amount.

(2) If the student's family income is above three hundred
per cent but at or below four hundred per cent of the federal
poverty guidelines, the student shall receive a scholarship in
2045
the amount of fifty per cent of the full scholarship amount.

(3) If the student's family income is above four hundred
per cent of the federal poverty guidelines, the student is no
longer eligible to receive an educational choice scholarship.
2051

Sec. 3310.035. (A) A student who is eligible for an 2052 educational choice scholarship under both sections 3310.03 and 2053 3310.032 of the Revised Code, and applies for a scholarship for 2054 the first time after the effective date of this section 2055 September 29, 2013, shall receive a scholarship under section 2056 3310.03 of the Revised Code. 2057

(B) A student who is eligible under both sections 3310.03 2058
and 3310.032 of the Revised Code and received a scholarship in 2059
the previous school year shall continue to receive the 2060
scholarship under the section from which the student received 2061
the scholarship in the previous school year, so long as: 2062

(1) The number of students who apply for a scholarship2063does not exceed the number of scholarships available under2064

division (A) of section 3310.02 of the Revised Code.

(2) A student who receives a scholarship under section
3310.03 of the Revised Code satisfies with the conditions
2067
specified in divisions (E) (F) (1) to (3) of that section, and a
student who receives a scholarship under section 3310.032
satisfies with the conditions specified in divisions (E) (2) and
(3) of section 3310.03 of the Revised Code.

2072 Sec. 3311.29. (A) Except as provided under division (B) or (C), or (D) of this section, no school district shall be 2073 created and no school district shall exist which does not 2074 maintain within such district public schools consisting of 2075 grades kindergarten through twelve and any such existing school 2076 district not maintaining such schools shall be dissolved and its 2077 territory joined with another school district or districts by 2078 order of the state board of education if no agreement is made 2079 among the surrounding districts voluntarily, which order shall 2080 provide an equitable division of the funds, property, and 2081 indebtedness of the dissolved school district among the 2082 districts receiving its territory. The state board of education 2083 may authorize exceptions to school districts where topography, 2084 sparsity of population, and other factors make compliance 2085 2086 impracticable.

The superintendent of public instruction is without2087authority to distribute funds under Chapter 3317. of the Revised2088Code to any school district that does not maintain schools with2089grades kindergarten through twelve and to which no exception has2090been granted by the state board of education.2091

(B) Division (A) of this section does not apply to any 2092
joint vocational school district or any cooperative education 2093
school district established pursuant to divisions (A) to (C) of 2094

2065

section 3311.52 of the Revised Code.

(C)(1)(a) Except as provided in division (C)(3) of this 2096 section, division (A) of this section does not apply to any 2097 cooperative education school district established pursuant to 2098 section 3311.521 of the Revised Code nor to the city, exempted 2099 village, or local school districts that have territory within 2100 such a cooperative education district. 2101

2102 (b) The cooperative district and each city, exempted village, or local district with territory within the cooperative 2103 district shall maintain the grades that the resolution adopted 2104 or amended pursuant to section 3311.521 of the Revised Code 2105 2106 specifies.

(2) Any cooperative education school district described 2107 under division (C)(1) of this section that fails to maintain the 2108 grades it is specified to operate shall be dissolved by order of 2109 the state board of education unless prior to such an order the 2110 cooperative district is dissolved pursuant to section 3311.54 of 2111 the Revised Code. Any such order shall provide for the equitable 2112 adjustment, division, and disposition of the assets, property, 2113 debts, and obligations of the district among each city, local, 2114 and exempted village school district whose territory is in the 2115 cooperative district and shall provide that the tax duplicate of 2116 each city, local, and exempted village school district whose 2117 territory is in the cooperative district shall be bound for and 2118 assume its share of the outstanding indebtedness of the 2119 cooperative district. 2120

(3) If any city, exempted village, or local school 2121 district described under division (C)(1) of this section fails 2122 to maintain the grades it is specified to operate the 2123 cooperative district within which it has territory shall be 2124

2095

dissolved in accordance with division (C)(2) of this section and	2125
upon that dissolution any city, exempted village, or local	2126
district failing to maintain grades kindergarten through twelve	2127
shall be subject to the provisions for dissolution in division	2128
(A) of this section.	2129
(D) Division (A) of this section does not apply to any	2130
school district that is or has ever been subject to section	2131
3302.10 of the Revised Code, as it exists on and after the	2132
effective date of this amendment, and has had a majority of its	2133
schools reconstituted or closed under that section.	2134
Sec. 3314.102. (A) As used in this section, "municipal :	2135
(1) "Chief executive officer" means a chief executive	2136
officer appointed by an academic distress commission pursuant to	2137
section 3302.10 of the Revised Code.	2138
(2) "Municipal school district" and "mayor" have the same	2139
meanings as in section 3311.71 of the Revised Code.	2140
(B) Notwithstanding section 3314.10 and sections 4117.03	2141
to 4117.18 of the Revised Code and Section 4 of Amended	2142
Substitute Senate Bill No. 133 of the 115th general assembly,	2143
the employees of a conversion community school that is sponsored	2144
by the board of education of a municipal school district <u>or a</u>	2145
school district for which an academic distress commission has	2146
been established under section 3302.10 of the Revised Code shall	2147
cease to be subject to any future collective bargaining	2148
agreement, if the mayor <u>or chief executive officer</u> submits to	2149
agreement, if the mayor <u>or chief executive officer</u> submits to the board of education sponsoring the school and to the state	2149 2150
the board of education sponsoring the school and to the state	2150

covered by a collective bargaining agreement in effect on the 2154 date the mayor or chief executive officer submits the statement 2155 shall remain subject to that collective bargaining agreement 2156 2157 until the collective bargaining agreement expires on its terms. Upon expiration of that collective bargaining agreement, the 2158 employees of that school are not subject to Chapter 4117. of the 2159 Revised Code and may not organize or collectively bargain 2160 2161 pursuant to that chapter.

Section 2. That existing sections 133.06, 3302.01,21623302.036, 3302.04, 3310.02, 3310.03, 3310.032, 3310.035,21633311.29, and 3314.102 and section 3302.10 of the Revised Code2164are hereby repealed.2165

Section 3. It is not the intent of this act to impact or2166otherwise limit any provisions of state law relating to parental2167consent for an abortion.2168

Section 4. Notwithstanding the repeal of section 3302.10 2169 of the Revised Code by this act, if an academic distress 2170 commission established for a school district under that former 2171 section is still in existence on the effective date of this 2172 section and the district does not qualify for an academic 2173 distress commission under section 3302.10 of the Revised Code as 2174 it exists on and after the effective date of this section, the 2175 district shall remain subject to former section 3302.10 of the 2176 Revised Code as it existed prior to the effective date of this 2177 section until the commission established for the district ceases 2178 to exist pursuant to division (L) of that former section or the 2179 district qualifies for an academic distress commission under 2180 section 3302.10 of the Revised Code as it exists on and after 2181 the effective date of this section. 2182

Section 5. Not later than January 15, 2016, the 2183

Superintendent of Public Instruction shall submit to the General	2184
Assembly recommendations regarding academic performance bonus	2185
payments to school districts; community schools; science,	2186
technology, engineering, and mathematics schools; and chartered	2187
nonpublic schools under division (M) of section 3302.10 of the	2188
Revised Code as enacted by this act. The recommendations shall	2189
address the following:	2190
(A) The amount of the academic performance bonus payments;	2191
(B) A method for distributing the academic performance	2192
bonus payments in conjunction with payments for:	2193
(1) Open enrollment under section 3313.98 of the Revised	2194
Code;	2195
	2195
(2) Educational choice scholarships awarded under sections	2196
3310.01 to 3310.17 of the Revised Code;	2197
(3) Community school funding under section 3314.08 of the	2198
Revised Code;	2199
(4) STEM school funding under section 3326.33 of the	2200
Revised Code.	2200
Neviseu code.	2201
(C) The measures and expectations of academic	2202
accountability required for districts and schools to receive the	2203
academic performance bonus payments.	2204
Section 6. (A) If the requirement to assign an overall	2205
letter grade for school districts under division (C) of section	2206
3302.03 of the Revised Code is delayed beyond the report card	2207
issued for the 2015-2016 school year, the Department of	2208
Education shall use the following equivalencies for the purposes	2209
of section 3302.10 of the Revised Code until such time as the	2210
Department is authorized to assign an overall letter grade for	2211

districts:	2212
(1) A combination of a grade of "C" or higher for the	2213
performance index score and a grade of "C" or higher for the	2214
value-added progress dimension under division (C) of section	2215
3302.03 of the Revised Code shall be equivalent to an overall	2216
letter grade of "C" or higher.	2217
(2) A combination of a grade of "F" for the performance	2218
index score and a grade of "F" for the value-added progress	2219
dimension under division (C) of section 3302.03 of the Revised	2220
Code shall be equivalent to an overall letter grade of "F."	2221
(B) The equivalencies established in this section shall	2222
not be used for any purpose other than as prescribed in this	2223
section.	2224
Section 7. Section 133.06 of the Revised Code is presented	2225
in this act as a composite of the section as amended by both Am.	2226
Sub. H.B. 483 and Am. Sub. H.B. 487 of the 130th General	2227
Assembly. The General Assembly, applying the principle stated in	2228
division (B) of section 1.52 of the Revised Code that amendments	2229
are to be harmonized if reasonably capable of simultaneous	2230
operation, finds that the composite is the resulting version of	2231
the section in effect prior to the effective date of the section	2232
as presented in this act.	2233