As Passed by the Senate

124th General Assembly Regular Session 2001-2002

Am. Sub. H. B. No. 407

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A BILL

То	amend sections 2108.17, 3301.07, 3301.0714,	1
	3301.17, 3313.201, 3313.641, 3315.091, 3317.11,	2
	4507.05, 4507.21, 4508.01, 4508.02, 4508.07, and	3
	5502.01 and to enact sections 5.2223 and 4508.021	4
	of the Revised Code to transfer jurisdiction over	5
	driver education courses in high schools from the	б
	Department of Education to the Department of Public	7
	Safety; to require school districts and educational	8
	service centers that offer driver education courses	9
	to meet the same standards as private driving	10
	training schools after December 31, 2003; to	11
	prohibit awarding course credit for driver	12
	education courses conducted by high schools after	13
	December 31, 2003; to require driver education	14
	courses to include instruction or dissemination of	15
	information relating to anatomical gifts and	16
	anatomical gift procedures; to specifically	17
	prohibit the reporting of a student's name,	18

address, and social security number to the19Department of Education under the Education20Management Information System; to transfer \$50,00021from the Department of Education to the Department22of Public Safety in fiscal year 2003; and to23designate March as "Eye Donor Month in Ohio."24

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

Section 1. That sections 2108.17, 3301.07, 3301.0714,253301.17, 3313.201, 3313.641, 3315.091, 3317.11, 4507.05, 4507.21,264508.01, 4508.02, 4508.07, and 5502.01 be amended and sections275.2223 and 4508.021 of the Revised Code be enacted to read as28follows:29

	Sec.	5.2223.	The	month	of	March	is	designated	as	"Eye	Donor	30
<u>Month</u>	in	<u>Ohio."</u>										31

sec. 2108.17. (A) There is hereby created within the 32
department of health the second chance trust fund advisory 33
committee, consisting of eleven members. The members shall include 34
the following: 35

(1) The chairs of the standing committees of the house of
representatives and senate with primary responsibilities for
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health legislation;
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(2) One representative of each of the following appointed by39the director of health:40

(a) An Ohio organ procurement organization that is a memberd1of the Organ Procurement and Transplantation Network;42

(b) An Ohio tissue bank that is an accredited member of the 43 American association of tissue banks and is not affiliated with an 44 organ procurement organization; (c) An Ohio eye bank that is certified by the eye bank 46 association of America and is not affiliated with an organ 47 procurement organization; 48 (d) The Ohio solid organ transplantation consortium; 49 (e) The Ohio hospital association; 50 (f) The department of health. 51 (3) Except as provided in division (D) of this section, three 52 members of the public appointed by the director who are not 53 affiliated with recovery agencies. 54 (B) No two members appointed under divisions (A)(2)(a), (b), 55 and (c) of this section shall be from the same organ procurement 56 and distribution service area designated by the United States 57 secretary of health and human services. 58 (C) Of the members first appointed under division (A)(2) of 59

this section, the representatives of the organ procurement 60 organization, tissue procurement organization, and eye bank shall 61 serve terms of three years; the representatives of the department 62 of health and Ohio solid organ transplantation consortium shall 63 serve terms of two years; and the member representing the Ohio 64 hospital association shall serve a term of one year. Thereafter, 65 all members shall serve terms of three years. 66

(D) The members initially appointed under division (A)(3) of 67 this section shall be representatives of the following: 68

(1) An organ procurement organization in Ohio designated by the United States secretary of health and human services that is not represented by the appointment under division (A)(2)(a) of this section;

(2) An Ohio tissue bank that is an accredited member of the 73 American association of tissue banks, not affiliated with an organ 74

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procurement organization, and not represented by the appointment 75 under division (A)(2)(b) of this section; 76

(3) An Ohio eye bank that is certified by the eye bank association of America, not affiliated with an organ procurement organization, and not represented by the appointment under division (A)(2)(c) of this section.

The three members shall serve until the proposed rules under 81 section 2108.18 of the Revised Code are formulated. After the 82 initial appointments, the director shall appoint three members of 83 the public who are not affiliated with recovery agencies to serve 84 terms of three years. 85

(E) No individual appointed under division (A)(2) or (3) of this section shall serve more than two consecutive terms, regardless of whether the terms were full or partial terms. Each member shall serve from the date of appointment until the member's successor is appointed. All vacancies on the committee shall be filled for the balance of the unexpired term in the same manner as the original appointment.

(F) The committee shall annually elect a chairperson from among its members and shall establish procedures for the governance of its operations. The committee shall meet at least semiannually. It shall submit an annual report of its activities and recommendations to the director of health.

(G) Committee members shall serve without compensation, but
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 shall be reimbursed from the second chance trust fund for all
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 actual and necessary expenses incurred in the performance of
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 official duties.

(H) The committee shall do all of the following:

(1) Make recommendations to the director of health forprojects for funding from the second chance trust fund;104

(2) Consult with the registrar of motor vehicles in
formulating proposed rules under division (C)(1) of section
2108.18 of the Revised Code;
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(3) As requested, consult with the registrar or director on 108other matters related to organ donation; 109

(4) Approve brochures, written materials, and electronic110media regarding anatomical gifts and anatomical gift procedures111for use in driver training schools pursuant to section 4508.021 of112the Revised Code.113

(I) The committee is not subject to section 101.84 of the Revised Code.

Sec. 3301.07. The state board of education shall exercise 116 under the acts of the general assembly general supervision of the 117 system of public education in the state. In addition to the powers 118 otherwise imposed on the state board under the provisions of law, 119 the board shall have the following powers: 120

(A) Exercise policy forming, planning, and evaluative
functions for the public schools of the state, and for adult
education, except as otherwise provided by law;
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(B) Exercise leadership in the improvement of public 124 education in this state, and administer the educational policies 125 of this state relating to public schools, and relating to 126 127 instruction and instructional material, building and equipment, transportation of pupils, administrative responsibilities of 128 school officials and personnel, and finance and organization of 129 school districts, educational service centers, and territory. 130 Consultative and advisory services in such matters shall be 131 provided by the board to school districts and educational service 132 centers of this state. The board also shall develop a standard of 133 financial reporting which shall be used by all school districts 134

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135 and educational service centers to make their financial 136 information available to the public in a format understandable by 137 the average citizen and provide year-to-year comparisons for at 138 least five years. The format shall show, among other things, 139 district and educational service center revenue by source; 140 expenditures for salaries, wages, and benefits of employees, 141 showing such amounts separately for classroom teachers, other 142 employees required to hold licenses issued pursuant to sections 143 3319.22 to 3319.31 of the Revised Code, and all other employees; 144 expenditures other than for personnel, by category, including 145 utilities, textbooks and other educational materials, equipment, 146 permanent improvements, pupil transportation, extracurricular 147 athletics, and other extracurricular activities; and per pupil 148 expenditures.

(C) Administer and supervise the allocation and distribution 149 of all state and federal funds for public school education under 150 the provisions of law, and may prescribe such systems of 151 accounting as are necessary and proper to this function. It may 152 require county auditors and treasurers, boards of education, 153 educational service center governing boards, treasurers of such 154 boards, teachers, and other school officers and employees, or 155 other public officers or employees, to file with it such reports 156 as it may prescribe relating to such funds, or to the management 157 and condition of such funds. 158

(D) Formulate and prescribe minimum standards to be applied 159 to all elementary and secondary schools in this state for the 160 purpose of requiring a general education of high quality. Such 161 standards shall provide adequately for: the licensing of teachers, 162 administrators, and other professional personnel and their 163 assignment according to training and qualifications; efficient and 164 effective instructional materials and equipment, including library 165 facilities; the proper organization, administration, and 166

167 supervision of each school, including regulations for preparing 168 all necessary records and reports and the preparation of a 169 statement of policies and objectives for each school; buildings, 170 grounds, health and sanitary facilities and services; admission of 171 pupils, and such requirements for their promotion from grade to 172 grade as will assure that they are capable and prepared for the 173 level of study to which they are certified; requirements for 174 graduation; and such other factors as the board finds necessary.

In the formulation and administration of such standards for 175 nonpublic schools the board shall also consider the particular 176 needs, methods and objectives of those schools, provided they do 177 not conflict with the provision of a general education of a high 178 quality and provided that regular procedures shall be followed for 179 promotion from grade to grade of pupils who have met the 180 educational requirements prescribed. 181

(E) Formulate and prescribe minimum standards for driver 182 education courses conducted at high schools in the state or by 183 educational service centers or joint vocational school district 184 boards of education. In the formulation of standards for driver 185 education courses, the board shall call upon the director of 186 public safety for advice and assistance. The standards shall 187 require twenty-four hours of classroom instruction, and eight 188 hours of actual behind-the-wheel instruction conducted on public 189 streets and highways of this state, but shall not require any 190 additional hours of observation within a vehicle. The board shall 191 require energy conservation information as part of the driver 192 education curriculum. Such information shall include, but need not 193 be limited to, the identification of inefficient driving 194 techniques and improper maintenance as they relate to decreased 195 gas mileage, information regarding the costs and benefits of 196 different modes of travel, and information concerning relative 197 fuel economy and life-cycle costs of new automobile purchases. The 198

board also shall require financial responsibility information as 199 part of the driver education curriculum. The board also may May 200 require as part of the health and driver education curricula 201 curriculum information developed under section 2108.15 of the 202 Revised Code promoting the donation of anatomical gifts pursuant 203 204 to Chapter 2108. of the Revised Code and may provide the information to high schools, educational service centers, and 205 joint vocational school district boards of education-: 206

(F) Prepare and submit annually to the governor and the 207 general assembly a report on the status, needs, and major problems 208 of the public schools of the state, with recommendations for 209 necessary legislative action and a ten-year projection of the 210 state's public and nonpublic school enrollment, by year and by 211 212 grade level;

(G) Prepare and submit to the director of budget and 213 management the biennial budgetary requests of the state board of 214 education, for its agencies and for the public schools of the 215 state; 216

(H) Cooperate with federal, state, and local agencies 217 concerned with the health and welfare of children and youth of the 218 state; 219

(I) Require such reports from school districts and 220 educational service centers, school officers, and employees as are 221 necessary and desirable. The superintendents and treasurers of 222 school districts and educational service centers shall certify as 223 to the accuracy of all reports required by law or state board or 224 state department of education rules to be submitted by the 225 district or educational service center and which contain 226 information necessary for calculation of state funding. Any 227 superintendent who knowingly falsifies such report shall be 228 subject to license revocation pursuant to section 3319.31 of the 229 Revised Code. 230

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(J) In accordance with Chapter 119. of the Revised Code, 231
adopt procedures, standards, and guidelines for the education of 232
handicapped children pursuant to Chapter 3323. of the Revised 233
Code, including procedures, standards, and guidelines governing 234
programs and services operated by county boards of mental 235
retardation and developmental disabilities pursuant to section 236
3323.09 of the Revised Code; 231

(K) For the purpose of encouraging the development of special 238 programs of education for academically gifted children, employ 239 competent persons to analyze and publish data, promote research, 240 advise and counsel with boards of education, and encourage the 241 training of teachers in the special instruction of gifted 242 children. The board may provide financial assistance out of any 243 funds appropriated for this purpose to boards of education and 244 educational service center governing boards for developing and 245 conducting programs of education for academically gifted children. 246

(L) Require that all public schools emphasize and encourage, 247
within existing units of study, the teaching of energy and 248
resource conservation as recommended to each district board of 249
education by leading business persons involved in energy 250
production and conservation, beginning in the primary grades; 251

(M) Formulate and prescribe minimum standards requiring the 252 use of phonics as a technique in the teaching of reading in grades 253 kindergarten through three. In addition, the state board shall 254 provide in-service training programs for teachers on the use of 255 phonics as a technique in the teaching of reading in grades 256 kindergarten through three. 257

(N) Develop and modify as necessary a state plan for
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 technology to encourage and promote the use of technological
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 advancements in educational settings.
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The board may adopt rules necessary for carrying out any 261

262 function imposed on it by law, and may provide rules as are 263 necessary for its government and the government of its employees, 264 and may delegate to the superintendent of public instruction the 265 management and administration of any function imposed on it by 266 law. It may provide for the appointment of board members to serve 267 on temporary committees established by the board for such purposes 268 as are necessary. Permanent or standing committees shall not be 269 created.

Sec. 3301.0714. (A) The state board of education shall adopt 270 rules for a statewide education management information system. The 271 rules shall require the state board to establish guidelines for 272 the establishment and maintenance of the system in accordance with 273 this section and the rules adopted under this section. The 274 quidelines shall include: 275

(1) Standards identifying and defining the types of data in 276 the system in accordance with divisions (B) and (C) of this 277 section; 278

(2) Procedures for annually collecting and reporting the data 279 to the state board in accordance with division (D) of this 280 section; 281

(3) Procedures for annually compiling the data in accordance 282 with division (G) of this section; 283

(4) Procedures for annually reporting the data to the public 284 in accordance with division (H) of this section. 285

(B) The guidelines adopted under this section shall require 286 the data maintained in the education management information system 287 to include at least the following: 288

(1) Student participation and performance data, for each 289 grade in each school district as a whole and for each grade in 290 each school building in each school district, that includes: 291

(a) The numbers of students receiving each category of 292 instructional service offered by the school district, such as 293 regular education instruction, vocational education instruction, 294 specialized instruction programs or enrichment instruction that is 295 part of the educational curriculum, instruction for gifted 296 students, instruction for handicapped students, and remedial 297 instruction. The guidelines shall require instructional services 298 under this division to be divided into discrete categories if an 299 instructional service is limited to a specific subject, a specific 300 type of student, or both, such as regular instructional services 301 in mathematics, remedial reading instructional services, 302 instructional services specifically for students gifted in 303 mathematics or some other subject area, or instructional services 304 for students with a specific type of handicap. The categories of 305 instructional services required by the guidelines under this 306 division shall be the same as the categories of instructional 307 services used in determining cost units pursuant to division 308 (C)(3) of this section. 309

(b) The numbers of students receiving support or 310 extracurricular services for each of the support services or 311 extracurricular programs offered by the school district, such as 312 counseling services, health services, and extracurricular sports 313 and fine arts programs. The categories of services required by the 314 quidelines under this division shall be the same as the categories 315 of services used in determining cost units pursuant to division 316 (C)(4)(a) of this section. 317

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

(d) Academic achievement levels as assessed by the testing of
 student achievement under sections 3301.0710 and 3301.0711 of the
 Revised Code;
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(e) The number of students designated as having a

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324 handicapping condition pursuant to division (C)(1) of section 325 3301.0711 of the Revised Code; (f) The numbers of students reported to the state board 326 pursuant to division (C)(2) of section 3301.0711 of the Revised 327 Code; 328 329 (g) Attendance rates and the average daily attendance for the year. For purposes of this division, a student shall be counted as 330 present for any field trip that is approved by the school 331 administration. 332 333 (h) Expulsion rates; 334 (i) Suspension rates; (j) The percentage of students receiving corporal punishment; 335 336 (k) Dropout rates; 337 (1) Rates of retention in grade; 338 (m) For pupils in grades nine through twelve, the average 339 number of carnegie units, as calculated in accordance with state 340 board of education rules; 341 (n) Graduation rates, to be calculated in a manner specified 342 by the department of education that reflects the rate at which 343 students who were in the ninth grade three years prior to the 344 current year complete school and that is consistent with 345 nationally accepted reporting requirements; 346 (o) Results of diagnostic assessments administered to 347 kindergarten students as required under section 3301.0715 of the 348 Revised Code to permit a comparison of the academic readiness of 349 kindergarten students. However, no district shall be required to 350 report to the department the results of any diagnostic assessment 351

administered to a kindergarten student if the parent of that 352 student requests the district not to report those results. 353

(2) Personnel and classroom enrollment data for each school 354 district, including: 355

(a) The total numbers of licensed employees and nonlicensed 356 employees and the numbers of full-time equivalent licensed 357 employees and nonlicensed employees providing each category of 358 instructional service, instructional support service, and 359 360 administrative support service used pursuant to division (C)(3) of this section. The quidelines adopted under this section shall 361 require these categories of data to be maintained for the school 362 district as a whole and, wherever applicable, for each grade in 363 the school district as a whole, for each school building as a 364 whole, and for each grade in each school building. 365

(b) The total number of employees and the number of full-time 366 equivalent employees providing each category of service used 367 pursuant to divisions (C)(4)(a) and (b) of this section, and the 368 total numbers of licensed employees and nonlicensed employees and 369 the numbers of full-time equivalent licensed employees and 370 nonlicensed employees providing each category used pursuant to 371 division (C)(4)(c) of this section. The guidelines adopted under 372 this section shall require these categories of data to be 373 maintained for the school district as a whole and, wherever 374 applicable, for each grade in the school district as a whole, for 375 each school building as a whole, and for each grade in each school 376 building. 377

(c) The total number of regular classroom teachers teaching 378 classes of regular education and the average number of pupils 379 enrolled in each such class, in each of grades kindergarten 380 through five in the district as a whole and in each school 381 building in the school district. 382

(3)(a) Student demographic data for each school district, 383 including information regarding the gender ratio of the school 384 district's pupils, the racial make-up of the school district's 385

386 pupils, and an appropriate measure of the number of the school 387 district's pupils who reside in economically disadvantaged 388 households. The demographic data shall be collected in a manner to 389 allow correlation with data collected under division (B)(1) of 390 this section. Categories for data collected pursuant to division 391 (B)(3) of this section shall conform, where appropriate, to 392 standard practices of agencies of the federal government.

(b) With respect to each student entering kindergarten, 393 whether the student previously participated in a public preschool 394 program, a private preschool program, or a head start program, and 395 the number of years the student participated in each of these 396 programs. 397

(C) The education management information system shall include 398 cost accounting data for each district as a whole and for each 399 school building in each school district. The guidelines adopted 400 under this section shall require the cost data for each school 401 district to be maintained in a system of mutually exclusive cost 402 units and shall require all of the costs of each school district 403 to be divided among the cost units. The guidelines shall require 404 the system of mutually exclusive cost units to include at least 405 the following: 406

(1) Administrative costs for the school district as a whole. 407 The guidelines shall require the cost units under this division 408 (C)(1) to be designed so that each of them may be compiled and 409 410 reported in terms of average expenditure per pupil in formula ADM in the school district, as determined pursuant to section 3317.03 411 of the Revised Code. 412

(2) Administrative costs for each school building in the 413 school district. The guidelines shall require the cost units under 414 this division (C)(2) to be designed so that each of them may be 415 compiled and reported in terms of average expenditure per 416 full-time equivalent pupil receiving instructional or support 417

services in each building.

(3) Instructional services costs for each category of 419 instructional service provided directly to students and required 420 by guidelines adopted pursuant to division (B)(1)(a) of this 421 section. The guidelines shall require the cost units under 422 division (C)(3) of this section to be designed so that each of 423 424 them may be compiled and reported in terms of average expenditure per pupil receiving the service in the school district as a whole 425 and average expenditure per pupil receiving the service in each 426 building in the school district and in terms of a total cost for 427 each category of service and, as a breakdown of the total cost, a 428 cost for each of the following components: 429

(a) The cost of each instructional services category required
by guidelines adopted under division (B)(1)(a) of this section
that is provided directly to students by a classroom teacher;
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(b) The cost of the instructional support services, such as
services provided by a speech-language pathologist, classroom
aide, multimedia aide, or librarian, provided directly to students
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in conjunction with each instructional services category;
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(c) The cost of the administrative support services related
to each instructional services category, such as the cost of
personnel that develop the curriculum for the instructional
services category and the cost of personnel supervising or
coordinating the delivery of the instructional services category.

(4) Support or extracurricular services costs for each
category of service directly provided to students and required by
guidelines adopted pursuant to division (B)(1)(b) of this section.
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The guidelines shall require the cost units under division (C)(4)
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of this section to be designed so that each of them may be
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compiled and reported in terms of average expenditure per pupil
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receiving the service in the school district as a whole and 449 average expenditure per pupil receiving the service in each 450 building in the school district and in terms of a total cost for 451 each category of service and, as a breakdown of the total cost, a 452 cost for each of the following components: 453

(a) The cost of each support or extracurricular services
(a) The cost of each support or extracurricular services
(b) 455
(category required by guidelines adopted under division (B)(1)(b)
(category required by guidelines adopted under division (B)(1)(b)
(category required by a provided directly to students by a
(category required by a services provided by a guidance
(counselor or any services provided by a licensed employee under a
(counselor contract;

(b) The cost of each such services category provided directly
to students by a nonlicensed employee, such as janitorial
services, cafeteria services, or services of a sports trainer;
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(c) The cost of the administrative services related to each
services category in division (C)(4)(a) or (b) of this section,
such as the cost of any licensed or nonlicensed employees that
develop, supervise, coordinate, or otherwise are involved in
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administering or aiding the delivery of each services category.

(D)(1) The guidelines adopted under this section shall 468 require school districts to collect information about individual 469 students, staff members, or both in connection with any data 470 required by division (B) or (C) of this section or other reporting 471 requirements established in the Revised Code. The quidelines may 472 also require school districts to report information about 473 individual staff members in connection with any data required by 474 division (B) or (C) of this section or other reporting 475 requirements established in the Revised Code. The guidelines shall 476 not authorize school districts to request social security numbers 477 of individual students. The guidelines shall prohibit the 478 reporting under this section of any personally identifiable 479 information about any student, including a student's name or, 480

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address, and social security number to the state board of 481 education or the department of education. The guidelines shall 482 also prohibit the reporting under this section of any personally 483 identifiable information about any student, except for the purpose 484 of assigning the data verification code required by division 485 (D)(2) of this section, to any other person unless such person is 486 employed by the school district or the data acquisition site 487 operated under section 3301.075 of the Revised Code and is 488 authorized by the district or acquisition site to have access to 489 such information. The guidelines may require school districts to 490 provide the social security numbers of individual staff members. 491

(2) The guidelines shall provide for each school district or 492 community school to assign a data verification code that is unique 493 on a statewide basis over time to each student whose initial Ohio 494 enrollment is in that district or school and to report all 495 required individual student data for that student utilizing such 496 code. The quidelines shall also provide for assigning data 497 verification codes to all students enrolled in districts or 498 community schools on the effective date of the quidelines 499 established under this section. 500

Individual student data shall be reported to the department 501 through the data acquisition sites utilizing the code but at no 502 time shall the state board or the department have access to 503 information that would enable any data verification code to be 504 matched to personally identifiable student data. 505

Each school district shall ensure that the data verification 506 code is included in the student's records reported to any 507 subsequent school district or community school in which the 508 student enrolls and shall remove all references to the code in any 509 records retained in the district or school that pertain to any 510 student no longer enrolled. Any such subsequent district or school 511 shall utilize the same identifier in its reporting of data under 512

this section.

(E) The guidelines adopted under this section may require 514 school districts to collect and report data, information, or 515 reports other than that described in divisions (A), (B), and (C) 516 of this section for the purpose of complying with other reporting 517 requirements established in the Revised Code. The other data, 518 information, or reports may be maintained in the education 519 management information system but are not required to be compiled 520 as part of the profile formats required under division (G) of this 521 section or the annual statewide report required under division (H) 522 of this section. 523

(F) Beginning with the school year that begins July 1, 1991, 524 the board of education of each school district shall annually 525 collect and report to the state board, in accordance with the 526 guidelines established by the board, the data required pursuant to 527 this section. A school district may collect and report these data 528 notwithstanding section 2151.358 or 3319.321 of the Revised Code. 529

(G) The state board shall, in accordance with the procedures 530 it adopts, annually compile the data reported by each school 531 district pursuant to division (D) of this section. The state board 532 shall design formats for profiling each school district as a whole 533 and each school building within each district and shall compile 534 the data in accordance with these formats. These profile formats 535 shall: 536

(1) Include all of the data gathered under this section in a
 manner that facilitates comparison among school districts and
 among school buildings within each school district;
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(2) Present the data on academic achievement levels as
assessed by the testing of student achievement maintained pursuant
to division (B)(1)(e) of this section so that the academic
achievement levels of students who are excused from taking any
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such test pursuant to division (C)(1) of section 3301.0711 of the544Revised Code are distinguished from the academic achievement545levels of students who are not so excused.546

(H)(1) The state board shall, in accordance with the 547 procedures it adopts, annually prepare a statewide report for all 548 school districts and the general public that includes the profile 549 of each of the school districts developed pursuant to division (G) 550 of this section. Copies of the report shall be sent to each school 551 district. 552

(2) The state board shall, in accordance with the procedures 553 it adopts, annually prepare an individual report for each school 554 district and the general public that includes the profiles of each 555 of the school buildings in that school district developed pursuant 556 to division (G) of this section. Copies of the report shall be 557 sent to the superintendent of the district and to each member of 558 the district board of education. 559

(3) Copies of the reports received from the state board under 560 divisions (H)(1) and (2) of this section shall be made available 561 to the general public at each school district's offices. Each 562 district board of education shall make copies of each report 563 available to any person upon request and payment of a reasonable 564 fee for the cost of reproducing the report. The board shall 565 annually publish in a newspaper of general circulation in the 566 school district, at least twice during the two weeks prior to the 567 week in which the reports will first be available, a notice 568 containing the address where the reports are available and the 569 date on which the reports will be available. 570

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

(1) "School district" means any city, local, exemptedvillage, or joint vocational school district.577

(2) "Cost" means any expenditure for operating expenses made
by a school district excluding any expenditures for debt
retirement except for payments made to any commercial lending
institution for any loan approved pursuant to section 3313.483 of
the Revised Code.

(K) Any person who removes data from the information system 583 established under this section for the purpose of releasing it to 584 any person not entitled under law to have access to such 585 information is subject to section 2913.42 of the Revised Code 586 prohibiting tampering with data. 587

(L) Any time the department of education determines that a
school district has taken any of the actions described under
division (L)(1), (2), or (3) of this section, it shall make a
report of the actions of the district, send a copy of the report
to the superintendent of such school district, and maintain a copy
of the report in its files:

(1) The school district fails to meet any deadline 594
established pursuant to this section for the reporting of any data 595
to the education management information system; 596

(2) The school district fails to meet any deadline 597
established pursuant to this section for the correction of any 598
data reported to the education management information system; 599

(3) The school district reports data to the education
management information system in a condition, as determined by the
department, that indicates that the district did not make a good
faith effort in reporting the data to the system.

Any report made under this division shall include 604

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recommendations for corrective action by the school district.

Upon making a report for the first time in a fiscal year, the 606 department shall withhold ten per cent of the total amount due 607 during that fiscal year under Chapter 3317. of the Revised Code to 608 the school district to which the report applies. Upon making a 609 second report in a fiscal year, the department shall withhold an 610 additional twenty per cent of such total amount due during that 611 fiscal year to the school district to which the report applies. 612 The department shall not release such funds unless it determines 613 that the district has taken corrective action. However, no such 614 release of funds shall occur if the district fails to take 615 corrective action within ninety days of the date upon which the 616 report was made by the department. 617

(M) The department of education, after consultation with the 618 Ohio education computer network, may provide at no cost to school 619 districts uniform computer software for use in reporting data to 620 the education management information system, provided that no 621 school district shall be required to utilize such software to 622 report data to the education management information system if such 623 district is so reporting data in an accurate, complete, and timely 624 manner in a format compatible with that required by the education 625 626 management information system.

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

(0) No person shall release or maintain any information about
any student in violation of this section. Whoever violates this
division is guilty of a misdemeanor of the fourth degree.
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(P) The department shall disaggregate the data collected
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under division (B)(1)(o) of this section according to the race and
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socioeconomic status of the students assessed. No data collected
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under that division shall be included on the report cards required
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by section 3302.03 of the Revised Code.
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(Q) If the department cannot compile any of the information
required by division (D)(5) of section 3302.03 of the Revised Code
based upon the data collected under this section, the department
shall develop a plan and a reasonable timeline for the collection
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of any data necessary to comply with that division.

Sec. 3301.17. The board of education of each city, exempted 646 village, local, and joint vocational school district may make a 647 driver education course available to high school students enrolled 648 in the district in accordance with rules adopted by the state 649 board of education Chapter 4508. of the Revised Code. No school 650 district making such a course available shall require any pupil to 651 enroll in the course in lieu of taking a training course from a 652 private driver training school licensed under Chapter 4508. of the 653 Revised Code that chapter. The department of education may 654 contract for the use of public school and educational service 655 center governing board facilities to provide technical assistance 656 657 for driver education courses where practicable or may provide such assistance at facilities established and operated by the 658 department under the supervision of transportation coordinators. 659

The principal of each high school shall annually give written 660 notice to the pupils enrolled in the high school that they may 661 elect, under a procedure that shall be described in the notice, to 662 take a training course from a licensed <u>private</u> driver training 663 school or, if available, enroll in a driver education course made 664 available by the pupil's school district of attendance. <u>No pupil</u> 665 <u>shall receive course credit toward graduation for completing a</u> 666

Page 23

driver education course conducted by a school district under this 667 section. 668

sec. 3313.201. (A) The board of education of each school 669 district shall procure a policy or policies of insurance insuring 670 officers, employees, and pupils of the school district against 671 liability on account of damage or injury to persons and property, 672 including insurance on vehicles operated under a course in drivers 673 education certified approved by the state department of education 674 public safety and including liability on account of death or 675 accident by wrongful act, occasioned by the operation of a motor 676 vehicle, motor vehicles with auxiliary equipment, or all 677 self-propelling equipment or trailers owned or operated by the 678 school district. Each board of education may supplement the policy 679 or policies of insurance with collision, medical payments, 680 comprehensive, and uninsured motorists insurance. Before procuring 681 such insurance each board of education shall adopt a resolution 682 setting forth the amount of insurance to be purchased, the 683 684 necessity of the insurance, together with a statement of its estimated premium cost. Insurance procured pursuant to this 685 section shall be from one or more recognized insurance companies 686 authorized to do business in this state. 687

(B) This section shall not be construed to affect the ability
of any school district to establish and maintain self-insurance
programs under the authority conferred by any other section of the
Revised Code. Such programs may be established and maintained in
combination with, or as an alternative to, any policy or policies
of insurance procured under division (A) of this section.

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sec. 3313.641. (A) Notwithstanding the provisions of sections 695
3313.48 and 3313.64 of the Revised Code, the board of education of 696
a city, exempted village, or local school district may organize 697

and operate a summer school, an evening or day school for adults 698 and out-of-school youth, or technical school or institute for 699 instruction beyond the high school, offer driver education courses 700 as a part of the regular curriculum of the school district in 701 conformity with section 4508.07 Chapter 4508. of the Revised Code, 702 or offer postgraduate work in any course of instruction to pupils 703 who have completed the twelfth grade, which may be open to any 704 pupil irrespective of his age upon such terms and upon payment of 705 such tuition as the board prescribes. Courses of instruction in 706 basic literacy may be offered with or without tuition, as the 707 board determines. 708

(B) A board of education that operates an education program 709 pursuant to this section, other than a summer school, that 710 includes courses for which credit may be granted toward the 711 issuance of a high school diploma under section 3313.61 of the 712 Revised Code may, by resolution, authorize the superintendent of 713 the district to assign to the program in accordance with this 714 section, any student who has not successfully completed the 715 curriculum of any high school or the individualized education 716 program developed for the student by any high school pursuant to 717 section 3323.08 of the Revised Code, who is at least eighteen 718 years old, and who is being readmitted to school following 719 expulsion or commitment to the department of youth services. 720 Before making any such assignment, the superintendent or his the 721 superintendent's designee shall meet with the pupil to determine 722 whether he the pupil should be so assigned, and shall prepare a 723 report on his the superintendent's or designee's findings and 724 determination. If based on his the meeting or his the designee's 725 report the superintendent finds that the pupil should be placed in 726 a program under this section, the superintendent shall make the 727 assignment. Once assigned to a program, the student shall remain 728 in it until he the student is reassigned by the superintendent or 729 leaves school. At least once in each academic term, the 730

superintendent or his the superintendent's designee shall review 731 the program of each student assigned under this section and the 732 superintendent shall, based on the review, make a determination of 733 whether the student should remain in the program or be reassigned. 734 Tuition shall not be charged for the attendance of any student 735 assigned to a program pursuant to this division who is entitled 736 under section 3313.64 of the Revised Code to attend the schools of 737 the district without payment of tuition. 738

sec. 3315.091. The boards of education of any city, exempted 739 village, local, or joint vocational school districts or the 740 governing boards of educational service centers may enter into 741 contracts for a term not exceeding one year, upon such terms as 742 743 each board deems expedient, with each other, or with a private driver training school licensed under section 4508.03 of the 744 Revised Code, for the purpose of providing instruction in driver 745 education under section 3301.17 of the Revised Code. Driver 746 training schools contracting with any high school in the state for 747 the purpose of providing driver education shall meet course 748 content standards of the state board of education adopted pursuant 749 to section 3301.07 of the Revised Code. 750

Sec. 3317.11. (A) Annually, on or before a date designated by 751 the state board of education, each educational service center 752 governing board shall prepare a budget of operating expenses for 753 the ensuing year for the service center on forms prepared and 754 furnished by the state board of education and shall certify the 755 budget to the state board of education, together with such other 756 information as the board may require. Such budget shall consist of 757 two parts. Part (A) shall include the cost of the salaries, 758 employers retirement contributions, and travel expenses of 759 supervisory teachers approved by the state board of education. The 760 amount derived from the calculation for such units in part (A) of 761

the governing board budget shall be the sum of:

(1) The sum of the minimum salaries calculated, pursuant to 763 section 3317.13 of the Revised Code, for each approved licensed 764 employee of the governing board; 765

(2) An additional salary allowance proportional to the length 766 of the extended term of service not to exceed three months for 767 each supervisory and child study teacher whose term of service in 768 any year is extended beyond the terms of service of regular 769 classroom teachers; 770

(3) An allowance equal to fifteen per cent of the amount 771 computed under division (A)(1) of this section; 772

(4) An allowance for necessary travel expenses, for each of 773 the personnel approved in part (A) of the budget, limited to two 774 hundred twenty-three dollars and sixteen cents per month, or two 775 thousand six hundred seventy-eight dollars per year per person 776 employed, whichever is the lesser. 777

Part (B) shall include the cost of all other lawful 778 expenditures of the governing board. The state board of education 779 shall review such budget and may approve, increase, or decrease 780 such budget. 781

The governing board shall be reimbursed by the state board of 782 education from state funds for the cost of part (A) of the budget. 783 The governing board shall be reimbursed by the state board of 784 education, from state funds for the cost of part (B) of the 785 approved budget that is in excess of six dollars and fifty cents 786 times the service center ADM. If the governing board provides 787 services to city or exempted village school districts pursuant to 788 section 3313.843 of the Revised Code, the governing board shall be 789 reimbursed from state funds for the cost of part (B) of the budget 790 that is in excess of six dollars and fifty cents times the sum of 791 the service center ADM and the client ADMs of the city or exempted 792

village districts to which such services are provided. The cost of part (B) not in excess of six dollars and fifty cents times the number of such ADM shall be apportioned by the state board of education among the local school districts in the territory of the service center, or among all districts to which the governing board provides services, on the basis of the total number of pupils in each school district.

If part (B) of the budget is in excess of that approved by 800 the state board of education, the excess cost shall be apportioned 801 by the state board of education among the local school districts 802 in the territory of the service center on the basis of the total 803 number of such pupils in each such school district, provided that 804 a majority of the boards of education of such local school 805 districts approve such apportionment. The state board of education 806 shall initiate and supervise the procedure by which the local 807 boards shall approve or disapprove such apportionment. 808

The amounts so apportioned shall be certified to the809treasurers of the various school districts. In the case of each810district such amount shall be deducted by the state board of811education from funds allocated to the district pursuant to812division (E) of section 3317.023 of the Revised Code.813

The state board of education shall certify to the director of 814 budget and management for payment the total of the deductions, 815 whereupon the amount shall be paid to the governing board of each 816 service center, to be deposited to the credit of a separate fund, 817 hereby created, to be known as the educational service center 818 governing board fund. 819

An educational service center may provide special education820to students in its local districts or in client districts. A821service center is eligible for funding under division (J) of822section 3317.024 of the Revised Code and eligible for state823subsidies for the purchase of school buses under section 3317.07824

of the Revised Code. Special education units for gifted children825may be operated by a governing board. Vocational education may be826provided by a governing board. A governing board may conduct827driver education for pupils enrolled in a high school for which828the state board of education prescribes minimum standards in829accordance with Chapter 4508. of the Revised Code.830

Every local school district shall be provided supervisory 831 services by its governing board as approved by the state board of 832 education. A city or exempted village school district shall be 833 considered to be provided supervisory services by a governing 834 board if it has entered into an agreement for the governing board 835 to provide any services under section 3313.843 of the Revised 836 Code. Supervisory services shall not exceed one supervisory 837 teacher for the first fifty classroom teachers employed in all 838 districts that are provided supervisory services calculated under 839 section 3317.023 of the Revised Code and one supervisory teacher 840 for every additional one hundred such classroom teachers so 841 calculated. Reimbursement for such supervisory services shall be a 842 deduction by the state board of education from the payment to the 843 school district pursuant to division (E) of section 3317.023 of 844 the Revised Code. Deductions for all supervisory services and 845 extended services for supervisory and child study shall be 846 apportioned among local school districts within the territory of 847 the service center and any city or exempted village districts that 848 have entered into agreements with a service center pursuant to 849 section 3313.843 of the Revised Code by the state board of 850 education on the basis of the total number of pupils in each 851 school district, except that where such services are provided to 852 districts other than local school districts within the service 853 center territory and city or exempted village districts having 854 agreements with the service center, such charges shall be 855 apportioned among all participating districts on the basis of the 856

total number of pupils in each school district. All deductions857from state funding to school districts required for reimbursement858of governing boards by division (E) of section 3317.023 of the859Revised Code shall be made from the total of the payment computed860for the district under this chapter, after making any other861adjustments in that payment required by law.862

(B)(1) In addition to the payments made under division (A) of
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this section, except as otherwise provided in division (C) of this
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section, the department of education shall pay each governing
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board thirty-seven dollars times the sum of the service center ADM
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and the sum of the client ADMs of all its client districts in
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fiscal years 2002 and 2003.

869 (2) In addition to other payments under this section, the department shall pay each educational service center the amounts 870 due to it from school districts pursuant to contracts, compacts, 871 or agreements under which the service center furnishes services to 872 the districts or their students. In order to receive payment under 873 this division, an educational service center shall furnish either 874 a copy of the applicable contract, compact, or agreement clearly 875 indicating the amounts of the payments, or a written statement of 876 the payments owed signed by the superintendent or treasurer of the 877 responsible school district. 878

The amounts paid to service centers under division (B)(2) of 879 this section shall be deducted from payments to school districts 880 pursuant to division (K)(2) of section 3317.023 of the Revised 881 Code. 882

(C) Each multicounty service center shall receive a payment
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 each fiscal year equal to forty dollars and fifty-two cents times
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 the sum of the service center ADM and the client ADMs of all its
 885
 client districts.

(D) Each city, exempted village, local, joint vocational, or 887

cooperative education school district shall pay to the governing888board of an educational service center any amounts agreed to for889each child enrolled in the district who receives special education890and related services or vocational education from the educational891service center.892

(E) As used in this section:

(1) "Service center ADM" means the total of each of the
following for all local school districts within the limits of an
educational service center's territory:

(a) The formula ADM;

(b) The kindergarten average daily membership included in the 898formula ADM; 899

(c) Three-quarters of the number of students reported underdivision (B)(4) of section 3317.03 of the Revised Code;901

(d) The average daily membership of handicapped preschool
 902
 children reported under division (B)(2) of section 3317.03 of the
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 Revised Code;
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(e) The number of preschool students certified under division 905(B) of section 3317.032 of the Revised Code. 906

(2) "Client ADM" means the total of each number described
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 under divisions (E)(1)(a) to (e) of this section for a client
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 district.
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(3) "Client district" means a city or exempted village school
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district that has entered into an agreement to receive services
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from a service center pursuant to section 3313.843 of the Revised
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Code.
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(4) "Multicounty service center" means a service center that
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 includes territory that formerly was included in the territory of
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 at least three former service centers or county school districts,
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 which former centers or districts engaged in one or more mergers
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918 pursuant to section 3311.053 of the Revised Code to form the 919 present center.

Sec. 4507.05. (A) The registrar of motor vehicles, or a 920 deputy registrar, upon receiving an application for a temporary 921 instruction permit and a temporary instruction permit 922 identification card for a driver's license from any person who is 923 at least fifteen years and six months of age, may issue such a 924 permit and identification card entitling the applicant to drive a 925 motor vehicle, other than a commercial motor vehicle, upon the 926 highways under the following conditions: 927

928 (1) If the permit is issued to a person who is at least fifteen years and six months of age, but less than sixteen years 929 930 of age:

(a) The permit and identification card are in the holder's immediate possession;

(b) The holder is accompanied by an eligible adult who 933 actually occupies the seat beside the permit holder; 934

(c) The total number of occupants of the vehicle does not 935 exceed the total number of occupant restraining devices originally 936 installed in the motor vehicle by its manufacturer, and each 937 occupant of the vehicle is wearing all of the available elements 938 of a properly adjusted occupant restraining device. 939

(2) If the permit is issued to a person who is at least 940 941 sixteen years of age:

(a) The permit and identification card are in the holder's 942 immediate possession; 943

(b) The holder is accompanied by a licensed operator who is 944 at least twenty-one years of age and is actually occupying a seat 945 beside the driver; 946

931

(c) The total number of occupants of the vehicle does not 947 exceed the total number of occupant restraining devices originally 948 installed in the motor vehicle by its manufacturer, and each 949 occupant of the vehicle is wearing all of the available elements 950 of a properly adjusted occupant restraining device. 951

(B) The registrar or a deputy registrar, upon receiving from 952 any person an application for a temporary instruction permit and 953 temporary instruction permit identification card to operate a 954 motorcycle or motorized bicycle, may issue such a permit and 955 identification card entitling the applicant, while having the 956 permit and identification card in the applicant's immediate 957 possession, to drive a motorcycle or motorized bicycle under 958 restrictions determined by the registrar. A temporary instruction 959 permit and temporary instruction permit identification card to 960 operate a motorized bicycle may be issued to a person fourteen or 961 fifteen years old. 962

(C) Any permit and identification card issued under this 963 section shall be issued in the same manner as a driver's license, 964 965 upon a form to be furnished by the registrar. A temporary instruction permit to drive a motor vehicle other than a 966 commercial motor vehicle shall be valid for a period of one year. 967

968 (D) Any person having in the person's possession a valid and current driver's license or motorcycle operator's license or 969 endorsement issued to the person by another jurisdiction 970 recognized by this state is exempt from obtaining a temporary 971 instruction permit for a driver's license, but shall submit to the 972 regular examination in obtaining a driver's license or motorcycle 973 operator's endorsement in this state. 974

(E) The registrar may adopt rules governing the use of 975 temporary instruction permits and temporary instruction permit 976 identification cards. 977

(F)(1) No holder of a permit issued under division (A) of
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this section shall operate a motor vehicle upon a highway or any
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public or private property used by the public for purposes of
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vehicular travel or parking in violation of the conditions
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established under division (A) of this section.

(2) Except as provided in division (F)(2) of this section, no 983 holder of a permit that is issued under division (A) of this 984 section and that is issued on or after the effective date of this 985 amendment, and who has not attained the age of seventeen years, 986 shall operate a motor vehicle upon a highway or any public or 987 private property used by the public for purposes of vehicular 988 travel or parking between the hours of one a.m. and five a.m. 989

The holder of a permit issued under division (A) of this 990 section on or after the effective date of this amendment, who has 991 not attained the age of seventeen years, may operate a motor 992 vehicle upon a highway or any public or private property used by 993 the public for purposes of vehicular travel or parking between the 994 hours of one a.m. and five a.m. if, at the time of such operation, 995 the holder is accompanied by the holder's parent, guardian, or 996 custodian, and the parent, guardian, or custodian holds a current 997 valid driver's or commercial driver's license issued by this state 998 999 and is actually occupying a seat beside the permit holder.

(G)(1) Notwithstanding any other provision of law to the 1000 contrary, no law enforcement officer shall cause the operator of a 1001 motor vehicle being operated on any street or highway to stop the 1002 motor vehicle for the sole purpose of determining whether each 1003 occupant of the motor vehicle is wearing all of the available 1004 elements of a properly adjusted occupant restraining device as 1005 required by division (A) of this section, or for the sole purpose 1006 of issuing a ticket, citation, or summons if the requirement in 1007 that division has been or is being violated, or for causing the 1008 arrest of or commencing a prosecution of a person for a violation 1009

Page 33

of that requirement.

(2) Notwithstanding any other provision of law to the 1011 contrary, no law enforcement officer shall cause the operator of a 1012 motor vehicle being operated on any street or highway to stop the 1013 motor vehicle for the sole purpose of determining whether a 1014 violation of division (F)(2) of this section has been or is being 1015 committed or for the sole purpose of issuing a ticket, citation, 1016 or summons for such a violation or for causing the arrest of or 1017 commencing a prosecution of a person for such violation. 1018

(H) As used in this section:

(1) "Eligible adult" means any of the following:

(a) An instructor of a driver education course approved by
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 the department of education or a driver training course approved
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 by the department of public safety;
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(b) Any of the following persons who holds a current valid 1024 driver's or commercial driver's license issued by this state: 1025

(i) A parent, guardian, or custodian of the permit holder; 1026

(ii) A person twenty-one years of age or older who acts in 1027loco parentis of the permit holder. 1028

(2) "Occupant restraining device" has the same meaning as in 1029section 4513.263 of the Revised Code. 1030

sec. 4507.21. (A) Each applicant for a driver's license shall 1031
file an application in the office of the registrar of motor 1032
vehicles or of a deputy registrar. 1033

(B)(1) Each person under eighteen years of age applying for a 1034
driver's license issued in this state shall present satisfactory 1035
evidence of having successfully completed any one of the 1036
following: 1037

(a) A driver education course approved by the state 1038

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department of education prior to December 31, 2003.			
(b) A driver training course approved by the director of	1040		
public safety.	1041		
(c) A driver training course comparable to a driver education	1042		
or driver training course described in division (B)(1)(a) or (b)			
of this section and administered by a branch of the armed forces			
of the United States and completed by the applicant while residing	1045		
outside this state for the purpose of being with or near any	1046		
person serving in the armed forces of the United States.	1047		

(2) Each person under eighteen years of age applying for a 1049
driver's license also shall present, on a form prescribed by the 1050
registrar, an affidavit signed by an eligible adult attesting that 1051
the person has acquired at least fifty hours of actual driving 1052
experience, with at least ten of those hours being at night. 1053

(C) If the registrar or deputy registrar determines that the 1054 applicant is entitled to the driver's license, it shall be issued. 1055 If the application shows that the applicant's license has been 1056 previously revoked or suspended, the deputy registrar shall 1057 forward the application to the registrar, who shall determine 1058 whether the license shall be granted. 1059

(D) All applications shall be filed in duplicate, and the 1060 deputy registrar issuing the license shall immediately forward to 1061 the office of the registrar the original copy of the application, 1062 together with the duplicate copy of the certificate, if issued. 1063 The registrar shall prescribe rules as to the manner in which the 1064 deputy registrar files and maintains the applications and other 1065 records. The registrar shall file every application for a driver's 1066 or commercial driver's license and index them by name and number, 1067 and shall maintain a suitable record of all licenses issued, all 1068 convictions and bond forfeitures, all applications for licenses 1069

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1070 denied, and all licenses which have been suspended or revoked.

(E) For purposes of section 2313.06 of the Revised Code, the 1072 registrar shall maintain accurate and current lists of the 1073 residents of each county who are eighteen years of age or older, 1074 have been issued, on and after January 1, 1984, driver's or 1075 commercial driver's licenses that are valid and current, and would 1076 be electors if they were registered to vote, regardless of whether 1077 they actually are registered to vote. The lists shall contain the 1078 names, addresses, dates of birth, duration of residence in this 1079 state, citizenship status, and social security numbers, if the 1080 numbers are available, of the licensees, and may contain any other 1081 information that the registrar considers suitable. 1082

(F) Each person under eighteen years of age applying for a 1083 motorcycle operator's endorsement or a restricted license enabling 1084 the applicant to operate a motorcycle shall present satisfactory 1085 evidence of having completed the courses of instruction in the 1086 motorcycle safety and education program described in section 1087 4508.08 of the Revised Code or a comparable course of instruction 1088 administered by a branch of the armed forces of the United States 1089 and completed by the applicant while residing outside this state 1090 for the purpose of being with or near any person serving in the 1091 armed forces of the United States. If the registrar or deputy 1092 registrar then determines that the applicant is entitled to the 1093 endorsement or restricted license, it shall be issued. 1094

(G) No person shall knowingly make a false statement in an 1095 affidavit presented in accordance with division (B)(2) of this 1096 section. 1097

(H) As used in this section, "eligible adult" means any of 1098 the following persons: 1099

(1) A parent, guardian, or custodian of the applicant; 1100

(2) A person over the age of twenty-one who acts in loco 1101 parentis of the applicant and who maintains proof of financial 1102 responsibility with respect to the operation of a motor vehicle 1103 owned by the applicant or with respect to the applicant's 1104 operation of any motor vehicle. 1105

Sec. 4508.01. As used in this chapter: 1106

(A) "Beginning driver" means any person being trained to 1107 drive a particular motor vehicle who has not been previously 1108 licensed to drive that motor vehicle by any state or country. 1109

(B) "Disabled person" means a person who, in the opinion of 1110 the registrar of motor vehicles, is afflicted with or suffering 1111 from a physical or mental disability or disease that prevents the 1112 person, in the absence of special training or equipment, from 1113 exercising reasonable and ordinary control over a motor vehicle 1114 while operating the vehicle upon the highways. "Disabled person" 1115 does not mean any person who is or has been subject to any 1116 condition resulting in episodic impairment of consciousness or 1117 loss of muscular control and whose condition, in the opinion of 1118 the registrar, is dormant or is sufficiently under medical control 1119 that the person is capable of exercising reasonable and ordinary 1120 control over a motor vehicle. 1121

(C) "Driver training school" or "school" means both any of 1122 the following: 1123

(1) A private business enterprise conducted by an individual, 1124 association, partnership, or corporation for the education and 1125 training of persons to operate or drive motor vehicles, that uses 1126 public streets or highways to provide training, and that charges a 1127 consideration or tuition for such services; 1128

(2) A lead school district as provided in section 4508.09 of 1130

the Revised Code;

(3) A board of education of a city, exempted village, local,1132or joint vocational school district or the governing board of an1133educational service center that offers a driver education course1134for high school students enrolled in the district or in a district1135served by the educational service center.1136

(D) "Instructor" means any person, whether acting for self as 1137
operator of a driver training school or for such a school for 1138
compensation, who teaches, conducts classes of, gives 1139
demonstrations to, or supervises practice of, persons learning to 1140
operate or drive motor vehicles. 1141

(E) "Lead school district" means a school district, including 1142 a joint vocational school district, designated by the department 1143 of education as either a vocational education planning district 1144 itself or as responsible for providing primary vocational 1145 education leadership within a vocational education planning 1146 district that is composed of a group of districts. A "vocational 1147 education planning district" is a school district or group of 1148 school districts designated by the department as responsible for 1149 planning and providing vocational education services to students 1150 within the district or group of districts. 1151

Sec. 4508.02. (A) The director of public safety, subject to 1152 Chapter 119. of the Revised Code, shall adopt and prescribe such 1153 rules concerning the administration and enforcement of this 1154 chapter as are necessary to protect the public. The director shall 1155 inspect the school facilities and equipment of applicants and 1156 licensees and examine applicants for instructor's licenses. 1157

(B) The director shall administer and enforce this chapter, 1158
and may call upon the state superintendent of public instruction 1159
for assistance in developing and formulating the rules for 1160
training beginning drivers. 1161

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(C) The rules shall require twenty-four hours of classroom
instruction, and eight hours of actual behind-the-wheel
instruction conducted on public streets and highways of this state
for all beginning drivers of noncommercial motor vehicles who are
under age eighteen.

(D) The rules shall state the minimum hours for classroom and 1167
behind-the-wheel instruction required for beginning drivers of 1168
commercial trucks, commercial cars, buses, and commercial 1169
tractors, trailers, and semi-trailers. 1170

Sec. 4508.021. (A) As used in this section:

(1) "State agency" has the same meaning as in section 1.60 of1172the Revised Code.1173(2) "Electronic medium" means a video cassette tape, CD-ROM,1174interactive videodisc, or other format used to convey information1175

to students through electronic means.

(B) The classroom instruction required by division (C) of 1177 section 4508.02 of the Revised Code shall include the 1178 dissemination of information regarding anatomical gifts and 1179 anatomical gift procedures or a presentation and discussion of 1180 such gifts and procedures in accordance with this section. The 1181 second chance trust fund advisory committee created under section 1182 2108.17 of the Revised Code shall approve any brochure, written 1183 material, or electronic medium used by a driver training school to 1184 provide information to students regarding anatomical gifts and 1185 anatomical gift procedures. However, the committee shall not 1186 approve any such brochure, written material, or electronic medium 1187 that contains religious content for use in a driver education 1188 course conducted by a school district or educational service 1189 center. 1190

(C)(1) If any brochure or other written material approved by 1191

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the committee under division (B) of this section is made available	1192
to a driver training school at no cost, the instructor shall	1193
provide such brochure or material to students.	1194

(2) If any electronic medium that is less than twenty minutes 1195 in length and that is approved by the committee under division (B) 1196 of this section is made available to a driver training school at 1197 no cost, the instructor shall show the electronic medium to 1198 students, provided that the school maintains operable viewing 1199 equipment. If more than one such electronic medium is made 1200 available to a school in accordance with this division, the 1201 instructor shall select one electronic medium from among those 1202 received by the school to show to students. 1203

(3) If no electronic medium is shown to students as specified 1204 in division (C)(2) of this section, the instructor shall organize 1205 a classroom presentation and discussion regarding anatomical gifts 1206 and anatomical gift procedures. The instructor may arrange for the 1207 presentation to be conducted by an employee of the department of 1208 health or any other state agency, an employee or volunteer of the 1209 second chance trust fund, an employee or volunteer of any 1210 organization involved in the procurement of organ donations, an 1211 organ donor, an organ recipient, an employee or volunteer of a 1212 tissue or eye bank, or a tissue or corneal transplant recipient, 1213 provided that no such person charges a fee to the school for the 1214 presentation. However, no such presentation that contains 1215 religious content shall be made to students of a driver education 1216 course conducted by a school district or educational service 1217 center. Students shall be granted the opportunity to ask questions 1218 on anatomical gifts and anatomical gift procedures during the 1219 presentation and discussion. 1220

Nothing in this section shall prohibit an instructor from1221also organizing a classroom presentation and discussion regarding1222anatomical gifts and anatomical gift procedures in accordance with1223

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<u>this division if the instructor shows an electronic medium to</u>				
students pursuant to division (C)(2) of this section.				
(D) No student shall be required to participate in any	1226			
instruction in anatomical gifts or anatomical gift procedures	1227			
conducted under this section upon written notification from the				
student's parent or guardian, or the student if the student is				
over eighteen years of age, that such instruction conflicts with				
the religious convictions of the student or the student's parent	1231			
or guardian. If a student is excused from such instruction, the	1232			
instructor shall give the student an alternative assignment.	1233			

Sec. 4508.07. Sections 4508.01 to 4508.06, inclusive, of the 1234
Revised Code, do not apply to any person giving driver training 1235
lessons without charge, to employers maintaining driver training 1236
schools without charge for their employees only, nor to schools or 1237
classes conducted by colleges, and universities and high schools 1238
for regularly enrolled full time students as a part of a normal 1239
program for such institutions.

sec. 5502.01. (A) The department of public safety shall 1241
administer and enforce the laws relating to the registration, 1242
licensing, sale, and operation of motor vehicles and the laws 1243
pertaining to the licensing of drivers of motor vehicles. 1244

The department shall compile, analyze, and publish statistics 1245 relative to motor vehicle accidents and the causes of them, 1246 prepare and conduct educational programs for the purpose of 1247 promoting safety in the operation of motor vehicles on the 1248 highways, assist the state board of education in the formulation 1249 of minimum standards for driver education courses of instruction, 1250 encourage driver instruction in the high schools of the state, and 1251 conduct research and studies for the purpose of promoting safety 1252 on the highways of this state. 1253

(B) The department shall administer the laws and rules
relative to trauma and emergency medical services specified in
Chapter 4765. of the Revised Code.
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(C) The department shall administer and enforce the laws
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contained in Chapters 4301. and 4303. of the Revised Code and
enforce the rules and orders of the liquor control commission
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pertaining to retail liquor permit holders.
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(D) The department shall administer the laws governing the
 state emergency management agency and shall enforce all additional
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 duties and responsibilities as prescribed in the Revised Code
 related to emergency management services.

(E) The department shall conduct investigations pursuant to 1265 Chapter 5101. of the Revised Code in support of the duty of the 1266 department of human job and family services to administer food 1267 stamp programs throughout this state. The department of public 1268 safety shall conduct investigations necessary to protect the 1269 state's property rights and interests in the food stamp program. 1270

(F) The department of public safety shall enforce compliance
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with orders and rules of the public utilities commission and
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applicable laws in accordance with Chapters 4919., 4921., and
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4923. of the Revised Code regarding commercial motor vehicle
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transportation safety, economic, and hazardous materials
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requirements.

(G) Notwithstanding Chapter 4117. of the Revised Code, the 1277 department of public safety may establish requirements for its 1278 enforcement personnel, including its enforcement agents described 1279 in section 5502.14 of the Revised Code, that include standards of 1280 conduct, work rules and procedures, and criteria for eligibility 1281 as law enforcement personnel. 1282

(H) The department shall administer, maintain, and operate1283the Ohio criminal justice network. The Ohio criminal justice1284

network shall be a computer network that supports state and local criminal justice activities. The network shall be an electronic repository for various data, which may include arrest warrants, notices of persons wanted by law enforcement agencies, criminal records, prison inmate records, stolen vehicle records, vehicle operator's licenses, and vehicle registrations and titles. 1285 1286 1286 1287 1288 1289 1289

Section 2. That existing sections 2108.17, 3301.07,12913301.0714, 3301.17, 3313.201, 3313.641, 3315.091, 3317.11,12924507.05, 4507.21, 4508.01, 4508.02, 4508.07, and 5502.01 of the1293Revised Code are hereby repealed.1294

Section 3. (A) Except as required by division (B) of this 1295 section, notwithstanding any provision of Chapter 4508. of the 1296 Revised Code to the contrary, the board of education of any city, 1297 exempted village, local, or joint vocational school district or 1298 1299 the governing board of any educational service center may continue to offer a driver education course for credit for high school 1300 students in accordance with the minimum standards established by 1301 the State Board of Education under former division (E) of section 1302 3301.07 of the Revised Code, as it existed prior to the effective 1303 date of this section, until December 31, 2003. After December 31, 1304 2003, no school district or educational service center shall offer 1305 a driver education course unless the district board or governing 1306 board of the educational service center obtains a license to 1307 conduct such a course as required by section 4508.03 of the 1308 Revised Code and complies with all other applicable rules adopted 1309 by the Director of Public Safety under section 4508.02 of the 1310 Revised Code, and no such course shall be offered for credit. 1311

(B) Any school district or educational service center that
offers a driver education course pursuant to section 3301.17 of
the Revised Code shall include the dissemination of information
regarding anatomical gifts and anatomical gift procedures or a

presentation and discussion of such gifts and procedures as part of the classroom instruction as required by section 4508.021 of the Revised Code, as enacted by this act.

Section 4. Notwithstanding section 4507.05 of the Revised 1319 Code, as amended by this act, until December 31, 2003, an 1320 instructor of a driver education course approved by the Department 1321 of Education shall be considered an eligible adult for the purpose 1322 of accompanying a person holding a temporary instruction permit 1323 while such person is driving a motor vehicle. 1324

Section 5. Within 30 days after the effective date of this 1325 act, in preparation for the transfer of the driver education 1326 program from the Department of Education to the Department of 1327 Public Safety, in fiscal year 2003 the Director of Budget and 1328 Management shall transfer \$50,000 in appropriation and cash from 1329 appropriation item 200-100, Personal Services, General Revenue 1330 Fund, Department of Education, to appropriation item 764-321, 1331 Operating Expense - Highway Patrol, Highway Safety Fund (Fund 1332 036), Department of Public Safety. 1333