### As Passed by the House

## 125th General Assembly Regular Session 2003-2004

Sub. H. B. No. 3

Representatives Schlichter, Callender, Carano, Chandler, DeBose, DeWine, Distel, C. Evans, Hartnett, Hoops, Reidelbach, Reinhard, Taylor, Webster, Williams, Yates, Cates, Collier, Hagan, Hughes, Jolivette, Key, McGregor, Otterman, Peterson, Seitz, Ujvagi, Widener, Widowfield

#### ABILL

То	amend sections 3301.079, 3301.0710, 3301.0711,	1
	3301.0712, 3301.0714, 3301.0715, 3301.91, 3302.01,	2
	3302.03, 3302.04, 3313.532, 3313.6012, 3313.61,	3
	3313.611, 3313.612, 3313.97, 3314.012, 3314.03,	4
	and 3317.012; to enact new section 3302.02 and	5
	sections 3302.021 and 3313.971; and to repeal	6
	sections 3301.0713, 3302.02, and 3365.15 of the	7
	Revised Code to comply with the "No Child Left	8
	Behind Act of 2001" by revising the system of	9
	statewide achievement testing to include annual	10
	achievement tests in reading and math in grades	11
	three through eight; requiring the State Board of	12
	Education to designate at least four ranges of	13
	scores on the Ohio Graduation Tests; changing the	14
	names of the levels of achievement associated with	15
	the achievement tests; requiring an annual	16
	determination of a district's progress toward	17
	meeting a "nationally proficient" level of	18
	achievement (AYP); prohibiting exemptions from	19
	taking achievement tests for limited English	20
	proficient students; making the administration of	2.1

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	diagnostic assessments to certain students	22
	voluntary; specifying the state performance	23
	indicators for school districts and buildings;	24
	adding calculations of a performance index score	25
	to determinations of school district and building	26
	performance ratings; directing the Department of	27
	Education to incorporate a value-added progress	28
	dimension into the district and building report	29
	cards by July 1, 2005; creating the Ohio	30
	Accountability Committee to monitor the	31
	implementation of the value-added factor and to	32
	make recommendations regarding the state's	33
	accountability system; requiring the	34
	disaggregation of student performance data	35
	according to disability, limited English	36
	proficient status, and migrant status and	37
	eliminating disaggregations of data by vocational	38
	education status; specifying the sanctions for	39
	school districts and buildings, including	40
	community schools, that fail to meet performance	41
	standards; directing school districts to allow	42
	students enrolled in persistently dangerous	43
	schools to transfer and to amend the version of	44
	section 3313.608 of the Revised Code that is	45
	scheduled to take effect July 1, 2003, to continue	46
	the provisions of this act on and after that	47
	effective date.	48

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

Section	on 1.	That	sections	3301.07	9, 3301	.0710,	3301.0711,	49
3301.0712,	3301.	0714,	3301.071	15. 3301	.91, 33	02.01.	3302.03.	5(

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3302.04, 3313.532, 3313.6012, 3313.61, 3313.611, 3313.612,	51
3313.97, 3314.012, 3314.03, and 3317.012 be amended and new	52
section 3302.02 and sections 3302.021 and 3313.971 of the Revised	53
Code be enacted to read as follows:	54

**Sec. 3301.079.** (A)(1) Not later than December 31, 2001, the 55 state board of education shall adopt statewide academic standards 56 for each of grades kindergarten through twelve in reading, 57 writing, and mathematics. Not later than December 31, 2002, the 58 state board shall adopt statewide academic standards for each of 59 grades kindergarten through twelve in science and social studies. 60 The standards shall specify the academic content and skills that 61 students are expected to know and be able to do at each grade 62 level. 63

- (2) When academic standards have been completed for any
   subject area required by this division, the state board shall
   inform all school districts of the content of those standards.
- (B) Not later than eighteen months after the completion of academic standards for any subject area required by division (A) of this section, the state board shall adopt a model curriculum for instruction in that subject area for each of grades kindergarten through twelve that is sufficient to meet the needs of students in every community. The model curriculum shall be aligned with the standards to ensure that the academic content and skills specified for each grade level are taught to students. When any model curriculum has been completed, the state board shall inform all school districts of the content of that model curriculum.

All school districts may utilize the state standards and the 78 model curriculum established by the state board, together with 79 other relevant resources, examples, or models to ensure that 80

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end of sixth grade;	173
(e) Three statewide achievement tests, one each designed to	174
measure the level of reading, writing, and mathematics skill	175
expected at the end of seventh grade;	176
(e) Two (f) Four statewide achievement tests, one each	177
designed to measure the level of <u>reading</u> , <u>mathematics</u> , science,	178
and social studies skill expected at the end of eighth grade.	179
(2) The state board shall determine and designate at least	180
four ranges of scores on each of the achievement tests described	181
in division divisions (A)(1) and (B) of this section. Each range	182
of scores shall be deemed to demonstrate a level of achievement so	183
that any student attaining a score within such range has achieved	184
<u>is considered</u> one of the following:	185
(a) An advanced level of skill Advanced proficient;	186
(b) A proficient level of skill Ohio proficient;	187
(c) A basic level of skill Nationally proficient;	188
(d) A below basic level of skill Limited proficient.	189
(B) The tests prescribed under this division shall	190
collectively be known as the Ohio graduation tests. The state	191
board shall prescribe five statewide high school achievement	192
tests, one each designed to measure the level of reading, writing,	193
mathematics, science, and social studies skill expected at the end	194
of tenth grade, and shall determine and designate the score on	195
each such test that shall be deemed to demonstrate that any	196
student attaining such score has achieved at least a proficient	197
level of skill appropriate for tenth grade. The state board shall	198
designate a score in at least the range designated under division	199
(A)(2)(b) of this section on each such test that shall be deemed	200
to be a passing score on the test as a condition toward granting	201
high school diplomas under sections 3313.61, 3313.611, 3313.612,	202

over education legislation. The state board shall not adopt the

division. A board of a joint vocational school district may also 327 administer such a test to any student described in division 328  $(B)\frac{(6)}{(8)}(b)$  of this section. 329

- (C)(1)(a) Any student receiving special education services 330 under Chapter 3323. of the Revised Code may be excused from taking 331 any particular test required to be administered under this section 332 if the individualized education program developed for the student 333 pursuant to section 3323.08 of the Revised Code excuses the 334 student from taking that test and instead specifies an alternate 335 assessment method approved by the department of education as 336 conforming to requirements of federal law for receipt of federal 337 funds for disadvantaged pupils. To the extent possible, the 338 individualized education program shall not excuse the student from 339 taking a test unless no reasonable accommodation can be made to 340 enable the student to take the test. 341
- (b) Any alternate assessment approved by the department for a 342 student under this division shall produce measurable results 343 comparable to those produced by the tests which the alternate 344 assessments are replacing in order to allow for the student's 345 assessment results to be included in the data compiled for a 346 school district or building under section 3302.03 of the Revised 347 Code. 348
- (c) Any student enrolled in a chartered nonpublic school who 349 has been identified, based on an evaluation conducted in 350 accordance with section 3323.03 of the Revised Code or section 504 351 of the "Rehabilitation Act of 1973," 87 Stat. 355, 29 U.S.C.A. 352 794, as amended, as a child with a disability shall be excused 353 from taking any particular test required to be administered under 354 this section if a plan developed for the student pursuant to rules 355 adopted by the state board excuses the student from taking that 356 test. In the case of any student so excused from taking a test, 357 the chartered nonpublic school shall not prohibit the student from 358

taking the test.

(2) A district board may, for medical reasons or other good 360 cause, excuse a student from taking a test administered under this 361 section on the date scheduled, but any such test shall be 362 administered to such excused student not later than nine days 363 following the scheduled date. The board shall annually report the 364 number of students who have not taken one or more of the tests 365 required by this section to the state board of education not later 366 than the thirtieth day of June. 367

(3) As used in this division, "English limited limited 368 English proficient student means a student whose primary language 369 is not English, who has been enrolled in United States schools for 370 less than three full school years, and who within the school year 371 has been identified, in accordance with criteria provided by the 372 department of education, as lacking adequate proficiency in 373 English for a test under this section to produce valid results 374 with respect to that student's academic progress has the same 375 meaning as in 20 U.S.C. 7801. 376

A (a) Except as prohibited by division (C)(3)(b) of this 377 section, a school district board or governing authority of a 378 <u>chartered</u> nonpublic school may <del>grant a temporary, one year</del> 379 exemption from any test administered under this section to an 380 English limited student. Not more than three temporary one year 381 exemptions may be granted to any student excuse any limited 382 English proficient student from taking any particular test 383 required to be administered under this section, provided that any 384 student so excused by a district board shall take an alternate 385 assessment approved by the department in accordance with division 386 (C)(1)(b) of this section and designed to yield reliable 387 information on that student's academic ability. During any school 388 <del>year in which a</del> <u>For each limited English proficient</u> student <del>is</del> 389 excused from taking one or more tests administered under this 390

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testing program by administering any of the tests prescribed by	485
section 3301.0710 of the Revised Code if the chief administrator	486
of the school specifies which tests the school wishes to	487
administer. Such specification shall be made in writing to the	488
superintendent of public instruction prior to the first day of	489
August of any school year in which tests are administered and	490
shall include a pledge that the nonpublic school will administer	491
the specified tests in the same manner as public schools are	492
required to do under this section and rules adopted by the	493
department.	494
(2) The department of education shall furnish the tests	495
prescribed by section 3301.0710 of the Revised Code to any	496
chartered nonpublic school electing to participate under this	497
division.	498
(L)(1) The superintendent of the state school for the blind	499
and the superintendent of the state school for the deaf shall	500
administer the tests described by section 3301.0710 of the Revised	501
Code. Each superintendent shall administer the tests in the same	502
manner as district boards are required to do under this section	503
and rules adopted by the department of education and in conformity	504
with division (C)(1)(a) of this section.	505
(2) The department of education shall furnish the tests	506
described by section 3301.0710 of the Revised Code to each	507
superintendent.	508
(M) Notwithstanding division (E) of this section, a school	509
district may use a student's failure to attain a score in at least	510
the <del>basic</del> <u>nationally proficient</u> range on <u>the mathematics test</u>	511
described by division (A)(1)(a) of section 3301.0710 of the	512
Revised Code or on any of the tests described by division	513
(A)(1)(b), (c), (d), $\Theta$ (e), or (f) of section 3301.0710 of the	514
Revised Code as a factor in retaining that student in the current	515

grade level.

$(\mathrm{N})(1)$ All tests required by section 3301.0710 of the Revised	517
Code shall become public records pursuant to section 149.43 of the	518
Revised Code on the first day of July following the school year	519
that the test was administered.	520
(2) The department may field test proposed test questions	521
with samples of students to determine the validity, reliability,	522
or appropriateness of test questions for possible inclusion in a	523
future year's test. The department also may use anchor questions	524
on tests to ensure that different versions of the same test are of	525
comparable difficulty.	526
Field test questions and anchor questions shall not be	527
considered in computing test scores for individual students. Field	528
test questions and anchor questions may be included as part of the	529
administration of any test required by section 3301.0710 of the	530
Revised Code.	531
(3) Any field test question or anchor question administered	532
under division $(N)(2)$ of this section shall not be a public	533
record. Such field test questions and anchor questions shall be	534
redacted from any tests which are released as a public record	535
pursuant to division $(N)(1)$ of this section.	536

Sec. 3301.0712. (A) Notwithstanding sections 3301.0710 and 537 3301.0711 of the Revised Code, the state board of education shall 538 continue to prescribe and the department of education and each 539 school district shall continue to administer any proficiency test 540 as required by in accordance with those former sections, as they 541 existed prior to September 11, 2001, until the applicable test is 542 no longer required to be administered as indicated on the chart 543 below. When any achievement test, as indicated on the chart below, 544 has been developed and made available in accordance with section 545 3301.079 of the Revised Code. Thereafter, such achievement test 546 shall be administered to students under sections 3301.0710 and 547

3301.0711 of the Revise	ed Code <u>beginning in</u>	the school year	548		
indicated on the chart below. School districts shall continue to provide intervention services as required under former division					
provide intervention services as required under former division					
(D) of section 3301.0711 of the Revised Code, as it existed prior 55					
to September 11, 2001,	to students who fail	to attain a score in	552		
the <u>Ohio</u> proficient range on a fourth grade proficiency test.					
		First administration	554		
Proficiency	Achievement	<del>in school year</del>	555		
<del>Test</del>	<del>Test</del>	beginning July 1 of	556		
4th grade reading	<del>3rd grade reading</del>		557		
<del>test</del>	test	<del>2003</del>	558		
4th grade writing	4th grade writing		559		
<del>test</del>	test	<del>2004</del>	560		
4th grade mathematics	4th grade mathematic	<del>!S</del>	561		
<del>test</del>	test	<del>2004</del>	562		
4th grade science	5th grade science		563		
test	test	<del>2005</del>	564		
4th grade citizenship	5th grade social		565		
test	studies test	<del>2005</del>	566		
6th grade reading	7th grade reading		567		
<del>test</del>	<del>test</del>	<del>2006</del>	568		
6th grade writing	7th grade writing		569		
<del>test</del>	<del>test</del>	<del>2006</del>	570		
6th grade mathematics	7th grade mathematic	<del>!S</del>	571		
test	test	<del>2006</del>	572		
6th grade science	8th grade science		573		
test	<del>test</del>	<del>2006</del>	574		
6th grade citizenship	8th grade social		575		
<del>test</del>	studies test	<del>2006</del>	576		
9th grade reading test	Ohio graduation test	<del>2004</del>	577		
	<del>in reading</del>				
9th grade writing test	Ohio graduation test	<del>2004</del>	578		

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		<del>in writin</del>	~		
Oth grade methom	.a+; aa		3	<del>2004</del>	579
9th grade mathem	<del>aties</del>	in mathem	uation test	2004	579
test				2004	Ε00
9th grade scienc	<del>e test</del>	_		<del>2004</del>	580
0.1.	1- '	in scienc		0004	F 0.1
9th grade citize	<del>nsnıp</del>			<del>2004</del>	581
<del>test</del>		in social			500
<u>Proficiency Test</u>			<u>Achievement Test</u>		582
		<u>stration</u>		administration	
		<u>ool year</u>		<u>in school year</u>	
		ing July 1		beginning July	
	<u>of</u>			<u>1 of</u>	
			3rd grade reading	2003	583
			<u>test</u>		
			3rd grade	2004	584
			mathematics test		
4th grade	<u>2003</u>		4th grade reading	2004	585
reading test			<u>test</u>		
4th grade	2004		4th grade	2005	586
mathematics test	<u>.</u>		mathematics test		
4th grade	<u>2003</u>		4th grade writing	2004	587
writing test			<u>test</u>		
4th grade	2004		5th grade science	2006	588
science test			<u>test</u>		
4th grade	2004		5th grade social	2006	589
<u>citizenship test</u>	<u>.</u>		studies test		
			5th grade reading	2004	590
			<u>test</u>		
			5th grade	2005	591
			mathematics test		
6th grade	2004		6th grade reading	<u>2005</u>	592
reading test			<u>test</u>		
<u>6th grade</u>	2004		6th grade	2005	593

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mathematics test		mathematics test		
6th grade	2004	7th grade writing	2006	594
writing test		<u>test</u>		
		7th grade reading	2005	595
		test		
		7th grade	2004	596
		mathematics test		
6th grade	2004	8th grade science	2006	597
science test		<u>test</u>		
6th grade	2004	8th grade social	2007	598
citizenship test		studies test		
		8th grade reading	2004	599
		<u>test</u>		
		8th grade	2004	600
		mathematics test		
9th grade	2002, except as	Ohio graduation	2002	601
reading test	provided in	test in reading		
	division (B) of			
	this section			
9th grade	2002, except as	Ohio graduation	2002	602
mathematics test	provided in	test in		
	division (B) of	<u>mathematics</u>		
	this section			
9th grade	2002, except as	Ohio graduation	2004	603
writing test	provided in	test in writing		
	division (B) of			
	this section			
9th grade	2002, except as	Ohio graduation	2004	604
science test	provided in	test in science		
	division (B) of			
	this section			
9th grade	2002, except as	Ohio graduation	<u>2004</u>	605
citizenship test	provided in	test in social		

# division (B) of studies this section

(B) The Notwithstanding division (A) of this section, the	606
state board shall continue to prescribe and school districts and	607
chartered nonpublic schools shall continue to administer ninth	608
grade proficiency tests in reading, writing, mathematics, science,	609
and citizenship to students who enter ninth grade prior to July 1,	610
2003, for as long as those students remain eligible under section	611
3313.614 of the Revised Code to receive their high school diplomas	612
based on passage of those ninth grade proficiency tests. No	613
student who enters ninth grade prior to July 1, 2003, is required	614
to take any Ohio graduation test, even if any are administered to	615
the student's grade level, until the student is required by	616
section 3313.614 of the Revised Code to pass Ohio graduation tests	617
to receive a high school diploma.	618
Sec. 3301.0714. (A) The state board of education shall adopt	619
rules for a statewide education management information system. The	620
rules shall require the state board to establish guidelines for	621
the establishment and maintenance of the system in accordance with	622
this section and the rules adopted under this section. The	623
guidelines shall include:	624
(1) Standards identifying and defining the types of data in	625
the system in accordance with divisions (B) and (C) of this	626
section;	627
(2) Procedures for annually collecting and reporting the data	628
to the state board in accordance with division (D) of this	629
section;	630
(3) Procedures for annually compiling the data in accordance	631
with division (G) of this section;	632

(4) Procedures for annually reporting the data to the public 633

in accordance with division (H) of this section.

- (B) The guidelines adopted under this section shall require 635 the data maintained in the education management information system 636 to include at least the following: 637
- (1) Student participation and performance data, for each
  grade in each school district as a whole and for each grade in
  each school building in each school district, that includes:
  640
- (a) The numbers of students receiving each category of 641 instructional service offered by the school district, such as 642 regular education instruction, vocational education instruction, 643 specialized instruction programs or enrichment instruction that is 644 part of the educational curriculum, instruction for gifted 645 students, instruction for handicapped students, and remedial 646 instruction. The quidelines shall require instructional services 647 under this division to be divided into discrete categories if an 648 instructional service is limited to a specific subject, a specific 649 type of student, or both, such as regular instructional services 650 in mathematics, remedial reading instructional services, 651 instructional services specifically for students gifted in 652 mathematics or some other subject area, or instructional services 653 for students with a specific type of handicap. The categories of 654 instructional services required by the guidelines under this 655 division shall be the same as the categories of instructional 656 services used in determining cost units pursuant to division 657 (C)(3) of this section. 658
- (b) The numbers of students receiving support or

  extracurricular services for each of the support services or

  extracurricular programs offered by the school district, such as

  counseling services, health services, and extracurricular sports

  and fine arts programs. The categories of services required by the

  guidelines under this division shall be the same as the categories

  of services used in determining cost units pursuant to division

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(C)(4)(a) of this section.	666
(c) Average student grades in each subject in grades nine	667
through twelve;	668
(d) Academic achievement levels as assessed by the testing of	669
student achievement under sections 3301.0710 and 3301.0711 of the	670
Revised Code;	671
(e) The number of students designated as having a	672
handicapping condition pursuant to division (C)(1) of section	673
3301.0711 of the Revised Code;	674
(f) The numbers of students reported to the state board	675
pursuant to division (C)(2) of section 3301.0711 of the Revised	676
Code;	677
(g) Attendance rates and the average daily attendance for the	678
year. For purposes of this division, a student shall be counted as	679
present for any field trip that is approved by the school	680
administration.	681
(h) Expulsion rates;	682
(i) Suspension rates;	683
(j) The percentage of students receiving corporal punishment;	684
(k) Dropout rates;	685
(1) Rates of retention in grade;	686
(m) For pupils in grades nine through twelve, the average	687
number of carnegie units, as calculated in accordance with state	688
board of education rules;	689
(n) Graduation rates, to be calculated in a manner specified	690
by the department of education that reflects the rate at which	691
students who were in the ninth grade three years prior to the	692
current year complete school and that is consistent with	693
nationally accepted reporting requirements÷	694

- (o) Results of diagnostic assessments administered to

  kindergarten students as required under section 3301.0715 of the

  Revised Code to permit a comparison of the academic readiness of

  kindergarten students. However, no district shall be required to

  report to the department the results of any diagnostic assessment

  administered to a kindergarten student if the parent of that

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  student requests the district not to report those results.
- (2) Personnel and classroom enrollment data for each schooldistrict, including:703
- (a) The total numbers of licensed employees and nonlicensed 704 employees and the numbers of full-time equivalent licensed 705 employees and nonlicensed employees providing each category of 706 instructional service, instructional support service, and 707 administrative support service used pursuant to division (C)(3) of 708 this section. The guidelines adopted under this section shall 709 require these categories of data to be maintained for the school 710 district as a whole and, wherever applicable, for each grade in 711 the school district as a whole, for each school building as a 712 whole, and for each grade in each school building. 713
- (b) The total number of employees and the number of full-time 714 equivalent employees providing each category of service used 715 pursuant to divisions (C)(4)(a) and (b) of this section, and the 716 total numbers of licensed employees and nonlicensed employees and 717 the numbers of full-time equivalent licensed employees and 718 nonlicensed employees providing each category used pursuant to 719 division (C)(4)(c) of this section. The guidelines adopted under 720 this section shall require these categories of data to be 721 maintained for the school district as a whole and, wherever 722 applicable, for each grade in the school district as a whole, for 723 each school building as a whole, and for each grade in each school 724 building. 725

(c) The total number of regular classroom teachers teaching	726
classes of regular education and the average number of pupils	727
enrolled in each such class, in each of grades kindergarten	728
through five in the district as a whole and in each school	729
building in the school district.	730
(3)(a) Student demographic data for each school district,	731
including information regarding the gender ratio of the school	732
district's pupils, the racial make-up of the school district's	733
pupils, the number of limited English proficient students in the	734
district, and an appropriate measure of the number of the school	735
district's pupils who reside in economically disadvantaged	736
households. The demographic data shall be collected in a manner to	737
allow correlation with data collected under division (B)(1) of	738
this section. Categories for data collected pursuant to division	739
(B)(3) of this section shall conform, where appropriate, to	740
standard practices of agencies of the federal government.	741
(b) With respect to each student entering kindergarten,	742
whether the student previously participated in a public preschool	743
program, a private preschool program, or a head start program, and	744
the number of years the student participated in each of these	745
programs.	746
(4) Any data required to be collected pursuant to federal	747
law.	748
(C) The education management information system shall include	749
cost accounting data for each district as a whole and for each	750
school building in each school district. The guidelines adopted	751
under this section shall require the cost data for each school	752
district to be maintained in a system of mutually exclusive cost	753
units and shall require all of the costs of each school district	754
to be divided among the cost units. The guidelines shall require	755

the system of mutually exclusive cost units to include at least

(b) The cost of the instructional support services, such as

aide, multimedia aide, or librarian, provided directly to students

services provided by a speech-language pathologist, classroom

in conjunction with each instructional services category;

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(c) The cost of the administrative support services related 788 to each instructional services category, such as the cost of 789 personnel that develop the curriculum for the instructional 790 services category and the cost of personnel supervising or 791 coordinating the delivery of the instructional services category. 792 (4) Support or extracurricular services costs for each 793 category of service directly provided to students and required by 794 quidelines adopted pursuant to division (B)(1)(b) of this section. 795 The guidelines shall require the cost units under division (C)(4) 796 of this section to be designed so that each of them may be 797 compiled and reported in terms of average expenditure per pupil 798 receiving the service in the school district as a whole and 799 average expenditure per pupil receiving the service in each 800 building in the school district and in terms of a total cost for 801 each category of service and, as a breakdown of the total cost, a 802 cost for each of the following components: 803 (a) The cost of each support or extracurricular services 804 category required by guidelines adopted under division (B)(1)(b) 805 of this section that is provided directly to students by a 806 licensed employee, such as services provided by a guidance 807 counselor or any services provided by a licensed employee under a 808 supplemental contract; 809 (b) The cost of each such services category provided directly 810 to students by a nonlicensed employee, such as janitorial 811 services, cafeteria services, or services of a sports trainer; 812 (c) The cost of the administrative services related to each 813 814 services category in division (C)(4)(a) or (b) of this section, such as the cost of any licensed or nonlicensed employees that 815 develop, supervise, coordinate, or otherwise are involved in 816 administering or aiding the delivery of each services category. 817

(D)(1) The guidelines adopted under this section shall

require school districts to collect information about individual 819 students, staff members, or both in connection with any data 820 required by division (B) or (C) of this section or other reporting 821 requirements established in the Revised Code. The guidelines may 822 also require school districts to report information about 823 individual staff members in connection with any data required by 824 division (B) or (C) of this section or other reporting 825 requirements established in the Revised Code. The guidelines shall 826 not authorize school districts to request social security numbers 827 of individual students. The guidelines shall prohibit the 828 reporting under this section of a student's name, address, and 829 social security number to the state board of education or the 830 department of education. The guidelines shall also prohibit the 831 reporting under this section of any personally identifiable 832 information about any student, except for the purpose of assigning 833 the data verification code required by division (D)(2) of this 834 section, to any other person unless such person is employed by the 835 school district or the data acquisition site operated under 836 section 3301.075 of the Revised Code and is authorized by the 837 district or acquisition site to have access to such information. 838 The guidelines may require school districts to provide the social 839 security numbers of individual staff members. 840

(2) The guidelines shall provide for each school district or 841 community school to assign a data verification code that is unique 842 on a statewide basis over time to each student whose initial Ohio 843 enrollment is in that district or school and to report all 844 required individual student data for that student utilizing such 845 code. The quidelines shall also provide for assigning data 846 verification codes to all students enrolled in districts or 847 community schools on the effective date of the guidelines 848 established under this section. 849

Individual student data shall be reported to the department

through the data acquisition sites utilizing the code but at no 851 time shall the state board or the department have access to 852 information that would enable any data verification code to be 853 matched to personally identifiable student data. 854

Each school district shall ensure that the data verification 855 code is included in the student's records reported to any 856 subsequent school district or community school in which the 857 student enrolls and shall remove all references to the code in any 858 records retained in the district or school that pertain to any 859 student no longer enrolled. Any such subsequent district or school 860 shall utilize the same identifier in its reporting of data under 861 this section. 862

- (E) The guidelines adopted under this section may require 863 school districts to collect and report data, information, or 864 reports other than that described in divisions (A), (B), and (C) 865 of this section for the purpose of complying with other reporting 866 requirements established in the Revised Code. The other data, 867 information, or reports may be maintained in the education 868 management information system but are not required to be compiled 869 as part of the profile formats required under division (G) of this 870 section or the annual statewide report required under division (H) 871 of this section. 872
- (F) Beginning with the school year that begins July 1, 1991, 873 the board of education of each school district shall annually 874 collect and report to the state board, in accordance with the 875 guidelines established by the board, the data required pursuant to 876 this section. A school district may collect and report these data 877 notwithstanding section 2151.358 or 3319.321 of the Revised Code. 878
- (G) The state board shall, in accordance with the procedures 879 it adopts, annually compile the data reported by each school 880 district pursuant to division (D) of this section. The state board 881 shall design formats for profiling each school district as a whole 882

available to any person upon request and payment of a reasonable

to the education management information system;

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- (2) The school district fails to meet any deadline 945 established pursuant to this section for the correction of any 946 data reported to the education management information system; 947
- (3) The school district reports data to the education 948 management information system in a condition, as determined by the 949 department, that indicates that the district did not make a good 950 faith effort in reporting the data to the system. 951

Any report made under this division shall include 952 recommendations for corrective action by the school district. 953

Upon making a report for the first time in a fiscal year, the 954 department shall withhold ten per cent of the total amount due 955 during that fiscal year under Chapter 3317. of the Revised Code to 956 the school district to which the report applies. Upon making a 957 second report in a fiscal year, the department shall withhold an 958 additional twenty per cent of such total amount due during that 959 fiscal year to the school district to which the report applies. 960 The department shall not release such funds unless it determines 961 that the district has taken corrective action. However, no such 962 release of funds shall occur if the district fails to take 963 corrective action within forty-five days of the date upon which 964 the report was made by the department. 965

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- (M) The department of education, after consultation with the Ohio education computer network, may provide at no cost to school districts uniform computer software for use in reporting data to the education management information system, provided that no school district shall be required to utilize such software to report data to the education management information system if such district is so reporting data in an accurate, complete, and timely manner in a format compatible with that required by the education management information system.
  - (N) The state board of education, in accordance with sections

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(B) Each district board shall administer each diagnostic	1006
assessment <del>as</del> <u>whenever</u> the board deems appropriate. However, the	1007
board shall administer any diagnostic assessment at least once	1008
annually to all students in the appropriate grade level. A	1009
district board may administer any diagnostic assessment in the	1010
fall and spring of a school year to measure the "value added"	1011
amount of academic growth attributable to the instruction received	1012
by students during that school year.	1013
(C) Each district board shall utilize and score any	1014

- diagnostic assessment administered under division (A) of this 1015 section in accordance with rules established by the department of 1016 education. Except as required by division (B)(1)(o) of section 1017 3301.0714 of the Revised Code, neither Neither the state board of 1018 education nor the department shall require school districts to 1019 report the results of diagnostic assessments for any students to 1020 the department or to make any such results available in any form 1021 to the public. After the administration of any diagnostic 1022 assessment, each district shall provide a student's completed 1023 diagnostic assessment, the results of such assessment, and any 1024 other accompanying documents used during the administration of the 1025 assessment to the parent of that student upon the parent's 1026 1027 request.
- (D) Each district board shall provide intervention services 1028 to students whose diagnostic assessments show that they are 1029 failing to make satisfactory progress toward attaining the 1030 academic standards for their grade level. 1031
- (E) Any district declared excellent under section 3302.03 of the Revised Code may assess student progress using a diagnostic assessment other than the diagnostic assessment required by division (A) of this section.
  - (F) Within thirty days after a student transfers into a 1036

school district or to a different school within the same district,	-
the district shall administer each diagnostic assessment required	-
under division (A) of this section to the student A district board	-
may administer any diagnostic assessment provided to the district	-
in accordance with section 3301.079 of the Revised Code to any	
student enrolled in a building that is not subject to division (A)	
of this section. Any district electing to administer diagnostic	
assessments to students under this division shall provide	
intervention services to any such student whose diagnostic	
assessment shows unsatisfactory progress toward attaining the	-
academic standards for the student's grade level.	
Sec. 3301.91. (A) The OhioReads council's responsibilities	
include, but are not limited to, the following:	
(1) Advising and consenting to the superintendent of public	
instruction's appointments to the position of executive director	
of the OhioReads office;	
(2) Evaluating the effectiveness of the OhioReads initiative	
established by this section and sections 3301.86 and 3301.87 of	
the Revised Code and conducting annual evaluations beginning in	
fiscal year 2002;	
(3) Developing a strategic plan for identifying, recruiting,	
training, qualifying, and placing volunteers for the OhioReads	
initiative;	
(4) Establishing standards for the awarding of classroom	
reading grants under section 3301.86 of the Revised Code and	
community reading grants under section 3301.87 of the Revised	
Code, including eligibility criteria, grant amounts, purposes for	
which grants may be used, and administrative, programmatic, and	
reporting requirements;	

(5) Awarding classroom reading grants and community reading

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grants to be paid by the OhioReads office under sections 3301.86 and 3301.87 of the Revised Code;	1067 1068
(6) Establishing guidelines for and overseeing the general	1069
responsibilities and mission of the executive director of the OhioReads office;	1070 1071
(7) Adopting rules pursuant to Chapter 119. of the Revised	1072
Code to establish standards required under sections 3301.86 and 3301.87 of the Revised Code.	1073 1074
(D) In postorming its duties, the soungil shall to the	1075
(B) In performing its duties, the council shall, to the extent practicable:	1075
(1) Give primary consideration to the safety and well-being	1077
of children participating in the OhioReads initiative;	1078
(2) Maximize the use of resources to improve reading	1079
outcomes, especially the fourth grade reading proficiency test	1080
established under former division (A)(1) of section 3301.0710 of	1081
the Revised Code, as it existed prior to September 11, 2001, and	1082
the third grade reading achievement test established under	1083
division (A)(1)(a) of section 3301.0710 of the Revised Code;	1084
(3) Identify and maximize relevant federal and state	1085
resources to leverage OhioReads resources and related programs;	1086
(4) Focus on early reading intervention strategies,	1087
professional development, and parental involvement;	1088
(5) Give priority to programs recognized as promising	1089
educational practices for accelerating student achievement,	1090
including, but not limited to, programs primarily using volunteers	1091
and programs that may have been reviewed by the education	1092
commission of the states.	1093
Sec. 3302.01. As used in this chapter:	1094
(A) "Dropout" means a student who withdraws from school	1095

before completing course requirements for graduation and who is

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not enrolled in an education program approved by the state board

of education or an education program outside the state. "Dropout"

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does not include a student who has departed the country.

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- (B) "Graduation rate" means a calculation of the percentage 1100 of ninth grade students who graduate by the end of the summer 1101 following their twelfth grade year. The graduation rate is the 1102 ratio of the students receiving a diploma to the number of 1103 students who entered ninth grade four years earlier. Students who 1104 transfer into the district are added to the calculation. Students 1105 who transfer out of the district for reasons other than dropout 1106 are subtracted from the calculation. Students who do not graduate 1107 within four years but who continue their high school education in 1108 the following year in the same school district are removed from 1109 the calculation for the year in which they would have graduated 1110 and are added to the calculation for the following year's 1111 graduating class as if the student had entered ninth grade four 1112 years before the intended graduation date of that class. In each 1113 subsequent year that such students do not graduate but continue 1114 their high school education uninterrupted in the same school 1115 district, such students shall be reassigned to the district's 1116 graduation rate for that year by assuming that the students 1117 entered ninth grade four years before the date of the intended 1118 graduation. If a student who was a dropout in any previous year 1119 returns to the same school district, that student shall be entered 1120 into the calculation as if the student had entered ninth grade 1121 four years before the graduation year of the graduating class that 1122 the student joins. 1123
- (C) "Attendance rate" means the ratio of the number of 1124 students actually in attendance over the course of a school year 1125 to the number of students who were required to be in attendance 1126 that school year, as calculated pursuant to rules of the 1127

(1) Major racial and ethnic groups;	1158
(2) Students with disabilities;	1159
(3) Economically disadvantaged students;	1160
(4) Limited English proficient students.	1161
(G) "Other academic indicators" means measures of student	1162
academic performance other than scores on tests administered under	1163
section 3301.0710 of the Revised Code, which shall be the	1164
attendance rate for elementary and middle schools and the	1165
graduation rate for high schools.	1166
(H) "Annual measurable objective" means the yearly percentage	1167
of students, which shall be established by the state board, who	1168
must score at or above the nationally proficient level on tests	1169
established under section 3301.0710 of the Revised Code in reading	1170
and mathematics administered to their grade level for a school	1171
district or a school building to be deemed to have made sufficient	1172
progress for that school year toward the goal of having all	1173
students scoring at or above the nationally proficient level on	1174
such tests by June 30, 2014. For the school year that begins July	1175
1, 2003, the state board shall establish an "annual measurable	1176
objective" in accordance with the "No Child Left Behind Act of	1177
2001, " 115 Stat. 1425, 20 U.S.C. 6311. In the school year	1178
following the first administration of each test established under	1179
section 3301.0710 of the Revised Code, the state board shall use	1180
the results from such tests to make any necessary adjustments in	1181
the applicable annual measurable objective.	1182
(I) "Adequate yearly progress," as required by the "No Child	1183
Left Behind Act of 2001," 115 Stat. 1425, 20 U.S.C. 6311, means a	1184
measure of annual academic improvement. "Adequate yearly progress"	1185
is made by a school district or a school building when, in	1186
accordance with division (D)(2) of section 3302.03 of the Revised	1187
Code, the district or building satisfies either divisions (I)(1)	1188

and (2) of this section or divisions (I)(1) and (3) of this	1189
section in the applicable school year:	1190
(1) At least ninety-five per cent of the total student	1191
population and of each subgroup in the district or building takes	1192
each test in reading and mathematics prescribed by section	1193
3301.0710 of the Revised Code that is administered to their grade	1194
level, except that this requirement shall not apply to any	1195
subgroup in the district or building that contains less than forty	1196
students. Those students taking a test with accommodations or an	1197
alternate assessment pursuant to division (C) of section 3301.0711	1198
of the Revised Code shall be counted as taking that test for the	1199
purposes of this division.	1200
(2) The total student population and each subgroup in the	1201
district or building meets or exceeds the annual measurable	1202
objective for that school year in reading and mathematics based	1203
upon data from the current school year or a three-year average of	1204
data and the district or building meets or exceeds the minimum	1205
threshold on the other academic indicators for that school year.	1206
In calculating whether a district or building satisfies this	1207
division, the department shall include any subgroup in the	1208
district or building that contains thirty or more students, except	1209
that the department shall not include the subgroup described in	1210
division (F)(2) of this section unless such subgroup contains	1211
forty-five or more students. The percentage of students in the	1212
subgroup described in division (F)(2) of this section who are not	1213
required to score at or above the nationally proficient level on	1214
tests established under section 3301.0710 of the Revised Code for	1215
the purpose of determining whether a district or building	1216
satisfies this division shall not exceed the percentage permitted	1217
by federal law.	1218
(3) If the performance of the total student population or any	1219
subgroup in the district or building results in the failure of the	1220

(1) At least seventy-five per cent of third graders Ohio	1251
proficient on the reading test prescribed by division (A)(1)(a) of	1252
section 3301.0710 of the Revised Code;	1253
(2) At least seventy-five per cent of third graders Ohio	1254
proficient on the mathematics test prescribed by division	1255
(A)(1)(a) of section 3301.0710 of the Revised Code;	1256
(3) At least seventy-five per cent of fourth graders Ohio	1257
proficient on the reading test prescribed by division (A)(1)(b) of	1258
section 3301.0710 of the Revised Code;	1259
(4) At least seventy-five per cent of fourth graders Ohio	1260
proficient on the writing test prescribed by division (A)(1)(b) of	1261
section 3301.0710 of the Revised Code;	1262
(5) At least seventy-five per cent of fourth graders Ohio	1263
proficient on the mathematics test prescribed by division	1264
(A)(1)(b) of section 3301.0710 of the Revised Code;	1265
(6) At least seventy-five per cent of fifth graders Ohio	1266
proficient on the reading test prescribed by division (A)(1)(c) of	1267
section 3301.0710 of the Revised Code;	1268
(7) At least seventy-five per cent of fifth graders Ohio	1269
proficient on the mathematics test prescribed by division	1270
(A)(1)(c) of section 3301.0710 of the Revised Code;	1271
(8) At least seventy-five per cent of fifth graders Ohio	1272
proficient on the science test prescribed by division (A)(1)(c) of	1273
section 3301.0710 of the Revised Code;	1274
(9) At least seventy-five per cent of fifth graders Ohio	1275
proficient on the social studies test prescribed by division	1276
(A)(1)(c) of section 3301.0710 of the Revised Code;	1277
(10) At least seventy-five per cent of sixth graders Ohio	1278
proficient on the reading test prescribed by division (A)(1)(d) of	1279
section 3301.0710 of the Revised Code;	1280

(11) At least seventy-five per cent of sixth graders Ohio	1281
proficient on the mathematics test prescribed by division	1282
(A)(1)(d) of section 3301.0710 of the Revised Code;	1283
(12) At least seventy-five per cent of seventh graders Ohio	1284
proficient on the reading test prescribed by division (A)(1)(e) of	1285
section 3301.0710 of the Revised Code;	1286
(13) At least seventy-five per cent of seventh graders Ohio	1287
proficient on the writing test prescribed by division (A)(1)(e) of	1288
section 3301.0710 of the Revised Code;	1289
(14) At least seventy-five per cent of seventh graders Ohio	1290
proficient on the mathematics test prescribed by division	1291
(A)(1)(e) of section 3301.0710 of the Revised Code;	1292
(15) At least seventy-five per cent of eighth graders Ohio	1293
proficient on the reading test prescribed by division (A)(1)(f) of	1294
section 3301.0710 of the Revised Code;	1295
(16) At least seventy-five per cent of eighth graders Ohio	1296
proficient on the mathematics test prescribed by division	1297
(A)(1)(f) of section 3301.0710 of the Revised Code;	1298
(17) At least seventy-five per cent of eighth graders Ohio	1299
proficient on the science test prescribed by division (A)(1)(f) of	1300
section 3301.0710 of the Revised Code;	1301
(18) At least seventy-five per cent of eighth graders Ohio	1302
proficient on the social studies test prescribed by division	1303
(A)(1)(f) of section 3301.0710 of the Revised Code;	1304
(19) At least seventy-five per cent of tenth graders Ohio	1305
proficient on the reading test prescribed by division (B) of	1306
section 3301.0710 of the Revised Code;	1307
(20) At least seventy-five per cent of tenth graders Ohio	1308
proficient on the writing test prescribed by division (B) of	1309
section 3301.0710 of the Revised Code;	1310

Sec. 3302.021. (A) Not later than July 1, 2005, the	1340
department of education shall incorporate a value-added progress	1341
dimension into the report cards and performance ratings issued for	1342
school districts and buildings under section 3302.03 of the	1343
Revised Code. The state board of education shall adopt rules,	1344
pursuant to Chapter 119. of the Revised Code, for the	1345
implementation of the value-added progress dimension. In adopting	1346
rules, the state board shall consult with the Ohio accountability	1347
committee established under division (C) of this section. The	1348
rules adopted under this division shall specify both of the	1349
following:	1350
(1) A scale for describing the levels of academic progress in	1351
reading and mathematics relative to a standard year of academic	1352
growth in those subjects for each of grades three through eight;	1353
(2) That the department shall maintain the confidentiality of	1354
individual student test scores and individual student reports in	1355
accordance with sections 3301.0711 and 3301.0714 of the Revised	1356
Code and federal law. The department may require school districts	1357
to use a unique identifier for each student for this purpose.	1358
Individual student test scores and individual student reports	1359
shall be made available only to a student's classroom teacher and	1360
the student's parent or guardian.	1361
(B) The department shall use a system designed for collecting	1362
necessary data, calculating the value-added progress dimension,	1363
analyzing data, and generating reports, which system has been used	1364
previously by a non-profit organization led by the Ohio business	1365
community for at least one year in the operation of a pilot	1366
program in cooperation with school districts to collect and report	1367
student achievement data via electronic means and to provide	1368
information to the districts regarding the academic performance of	1369
individual students, grade levels, school buildings, and the	1370

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department shall disaggregate that data according to the following	1522
categories:	1523
(a) Performance of students by age group;	1524
(b) Performance of students by race and ethnic group;	1525
(c) Performance of students by gender;	1526
(d) Performance of students grouped by those who have been	1527
enrolled in a district or school for three or more years;	1528
(e) Performance of students grouped by those who have been	1529
enrolled in a district or school for more than one year and less	1530
than three years;	1531
(f) Performance of students grouped by those who have been	1532
enrolled in a district or school for one year or less;	1533
(g) Performance of students grouped by those who are	1534
classified as vocational education students pursuant to guidelines	1535
adopted by the department for purposes of this division;	1536
(h) Performance of students grouped by those who are	1537
economically disadvantaged, to the extent that such data is	1538
available from the education management information system	1539
established under section 3301.0714 of the Revised Code;	1540
$\frac{(i)(h)}{(h)}$ Performance of students grouped by those who are	1541
enrolled in a conversion community school established under	1542
Chapter 3314. of the Revised Code:	1543
(i) Performance of students grouped by those who are	1544
classified as limited English proficient;	1545
(j) Performance of students grouped by those who have	1546
<u>disabilities;</u>	1547
(k) Performance of students grouped by those who are	1548
classified as migrants.	1549
The department may disaggregate data on student performance	1550

schools of the district for the purpose of calculating the

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indicators specified in section 3302.02 of the Revised Code that

its failure to make adequate yearly progress;

it did not meet and, if applicable, an analysis of the reasons for

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(2) Specific strategies that the district or building will	1644
use to address the problems in academic achievement identified in	1645
division (B)(1) of this section;	1646
(3) Identification of the resources that the district will	1647
allocate toward improving the academic achievement of the district	1648
or building;	1649
(4) A description of any progress that the district or	1650
building made in the preceding year toward improving its academic	1651
achievement.	1652
No three-year continuous improvement plan shall be developed	1653
or adopted pursuant to this division unless at least one public	1654
hearing is held within the affected school district or building	1655
concerning the final draft of the plan. Notice of the hearing	1656
shall be given two weeks prior to the hearing by publication in	1657
one newspaper of general circulation within the territory of the	1658
affected school district or building. Copies of the plan shall be	1659
made available to the public.	1660
(C) When a school district or building has been notified by	1661
the department pursuant to division (A) of section 3302.03 of the	1662
Revised Code that the district or $\frac{1}{2}$ building $\frac{1}{2}$	1663
is under an academic watch or in a state of academic emergency,	1664
the district or building shall be subject to any rules	1665
establishing intervention in academic watch or emergency school	1666
districts or buildings that have been recommended to the general	1667
assembly by the department of education and approved by joint	1668
resolution of the general assembly.	1669
(D)(1) Within one hundred twenty days after any school	1670
district or building within the district is declared to be in a	1671
state of academic emergency under section 3302.03 of the Revised	1672
Code, the department $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ initiate a site evaluation of the	1673
building or school district.	1674

(2) If any school district that is declared to be in a state	1675
of academic emergency or in a state of academic watch under	1676
section 3302.03 of the Revised Code or encompasses a building that	1677
is declared to be in a state of academic emergency or in a state	1678
of academic watch fails to demonstrate to the department	1679
satisfactory improvement of the district or applicable buildings	1680
or fails to submit to the department any information required	1681
under rules established by the state board of education, prior to	1682
approving a three-year continuous improvement plan under rules	1683
established by the state board of education, the department shall	1684
conduct a site evaluation of the school district or applicable	1685
buildings to determine whether the school district is in	1686
compliance with minimum standards established by law or rule.	1687
(3) Site evaluations conducted under divisions (D)(1) and (2)	1688
of this section shall include, but not be limited to, the	1689
following:	1690
(a) Determining whether teachers are assigned to subject	1691
areas for which they are licensed or certified;	1692
(b) Determining pupil-teacher ratios;	1693
(c) Examination of compliance with minimum instruction time	1694
requirements for each school day and for each school year;	1695
(d) Determining whether materials and equipment necessary to	1696
implement the curriculum approved by the school district board are	1697
available.	1698
(E)(1) If, after three years under a continuous improvement	1699
plan developed pursuant to division (B) of this section, any	1700
school district that is declared to be in a state of academic	1701
emergency under section 3302.03 of the Revised Code has any	1702
building within the district that is declared to be in a state of	1703
academic emergency under that section and that fails to improve on	1704
the performance indicators that the building did not meet under	1705

(1) For any school building that fails to make adequate	1736
yearly progress for two consecutive school years, the district	1737
shall do all of the following:	1738
(a) Provide written notification of the academic issues that	1739
resulted in the performance designation assigned to the building	1740
under section 3302.03 of the Revised Code to the parent or	1741
guardian of each student enrolled in the building. The	1742
notification shall also describe the actions being taken by the	1743
district or building to improve the academic performance of the	1744
building and any progress achieved toward that goal in the	1745
immediately preceding school year.	1746
(b) If the school receives funds under Title 1, Part A of the	1747
"Elementary and Secondary Education Act of 1965," 20 U.S.C. 6311	1748
to 6339, from the district, in accordance with section 3313.97 of	1749
the Revised Code, offer all students enrolled in the building the	1750
opportunity to enroll in an alternative building within the	1751
district that has made adequate yearly progress for at least two	1752
consecutive school years. Notwithstanding Chapter 3327. of the	1753
Revised Code, the district shall spend at least twenty per cent of	1754
the funds it receives under Title I, Part A of the "Elementary and	1755
Secondary Education Act of 1965, 20 U.S.C. 6311 to 6339, to	1756
provide transportation for students who enroll in alternative	1757
buildings under this division, unless the district can satisfy all	1758
demand for transportation with a lesser amount. If twenty per cent	1759
of the funds the district receives under Title I, Part A of the	1760
"Elementary and Secondary Education Act of 1965," 20 U.S.C. 6311	1761
to 6339, is insufficient to satisfy all demand for transportation,	1762
the district shall grant priority over all other students to the	1763
lowest achieving students among the subgroup described in division	1764
(F)(3) of section 3302.01 of the Revised Code in providing	1765
transportation. Any district that does not receive funds under	1766
Title I, Part A of the "Elementary and Secondary Education Act of	1767

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to pay the costs of the supplemental educational services provide
to students under division (E)(2)(b) of this section, unless the
district can satisfy all demand for transportation and pay the
costs of supplemental educational services for those students who
request them with a lesser amount. In allocating the funds the
district receives under Title I, Part A of the "Elementary and
Secondary Education Act of 1965," 20 U.S.C. 6311 to 6339, between
the requirements of divisions (E)(2)(a) and (b) of this section,
the district shall spend at least five per cent of such funds to
provide transportation for students who enroll in alternative
buildings under division (E)(2)(a) of this section, unless the
district can satisfy all demand for transportation with a lesser
amount, and at least five per cent of such funds to pay the costs
of the supplemental educational services provided to students
under division (E)(2)(b) of this section, unless the district car
pay the costs of such services for all students requesting them
with a lesser amount. If twenty per cent of the funds the distric
receives under Title I, Part A of the "Elementary and Secondary
Education Act of 1965, 20 U.S.C. 6311 to 6339, is insufficient to
satisfy all demand for transportation under division (E)(2)(a) of
this section and to pay the costs of all of the supplemental
educational services provided to students under division (E)(2)(
of this section, the district shall grant priority over all other
students in providing transportation and in paying the costs of
supplemental educational services to the lowest achieving student
among the subgroup described in division (F)(3) of section 3302.0
of the Revised Code.
Any district that does not receive funds under Title I, Part
A of the "Elementary and Secondary Education Act of 1965," 20
U.S.C. 6311 to 6339, shall not be required to provide

transportation to any student who enrolls in an alternative

building under division (E)(2)(a) of this section or to pay the

(3) If a school district fails to make adequate yearly	1891
progress for four consecutive school years, the department shall	1892
take at least one of the following corrective actions with respect	1893
to the district:	1894
(a) Withhold a portion of the funds the district is entitled	1895
to receive under Title I, Part A of the "Elementary and Secondary	1896
Education Act of 1965," 20 U.S.C. 6311 to 6339;	1897
(b) Direct the district to replace key district personnel;	1898
(c) Institute a new curriculum that is consistent with the	1899
statewide academic standards adopted pursuant to division (A) of	1900
section 3301.079 of the Revised Code;	1901
(d) Establish alternative forms of governance for individual	1902
school buildings within the district;	1903
(e) Appoint a trustee to manage the district in place of the	1904
district superintendent and board of education.	1905
The department shall conduct individual audits of a sampling	1906
of districts subject to this division to determine compliance with	1907
the corrective actions taken by the department.	1908
(4) If a school district fails to make adequate yearly	1909
progress for five consecutive school years, the department shall	1910
continue to monitor implementation of the corrective action taken	1911
under division (F)(3) of this section with respect to the	1912
district.	1913
(5) If a school district fails to make adequate yearly	1914
progress for six consecutive school years, the department shall	1915
take at least one of the corrective actions identified in division	1916
(F)(3) of this section with respect to the district, provided that	1917
the corrective action the department takes is different from the	1918
corrective action previously taken under division (F)(3) of this	1919
section with respect to the district.	1920

(G) The department may establish a state intervention team to	1921
evaluate all aspects of the a school district or building,	1922
including management, curriculum, instructional methods, resource	1923
allocation, and scheduling. Any such intervention team shall be	1924
appointed by the department and shall include teachers and	1925
administrators recognized as outstanding in their fields. The	1926
intervention team shall make recommendations to the district	1927
regarding methods for improving the performance of the district or	1928
building. The	1929
The department shall not approve a district's request for an	1930
intervention team under division (E)(3) of this section if the	1931
department cannot adequately fund the work of the team, unless the	1932
district agrees to pay for the expenses of the team.	1933
(2) If any building subject to this division fails to improve	1934
on the performance indicators that the building did not meet under	1935
section 3302.03 of the Revised Code to make progress toward	1936
becoming an excellent building within two years following any	1937
action taken by the district under this division, the district	1938
shall select another option described by this division and	1939
implement such option with respect to the building.	1940
(H) The department shall conduct individual audits of a	1941
sampling of community schools established under Chapter 3314. of	1942
the Revised Code to determine compliance with this section.	1943
(I) The state board shall adopt rules for implementing this	1944
section.	1945
Sec. 3313.532. (A) Any person twenty-two or more years of age	1946
and enrolled in an adult high school continuation program	1947
established pursuant to section 3313.531 of the Revised Code may	1948
request the board of education operating the program to conduct an	1949
evaluation in accordance with division (C) of this section.	1950

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(B) Any applicant to a board of education for a diploma of 1951 adult education under division (B) of section 3313.611 of the 1952 Revised Code may request the board to conduct an evaluation in 1953 accordance with division (C) of this section. 1954 (C) Upon the request of any person pursuant to division (A) 1955 or (B) of this section, the board of education to which the 1956 request is made shall evaluate the person to determine whether the 1957 person is handicapped, in accordance with rules adopted by the 1958 state board of education. If the evaluation indicates that the 1959 person is handicapped, the board shall determine whether to excuse 1960 the person from taking any of the tests required by division (B) 1961 of section 3301.0710 of the Revised Code as a requirement for 1962 receiving a diploma under section 3313.611 of the Revised Code. 1963 The determination of whether to excuse the person from any such 1964 test shall be made in the same manner as it would be for students 1965 enrolled in the district who are receiving special education under 1966 Chapter 3323 of the Revised Code The board may require the person 1967 to take an alternate assessment in place of any test from which 1968 the person is so excused. 1969 Sec. 3313.6012. (A) The board of education of each city, 1970 exempted village, and local school district shall adopt a policy 1971 governing the conduct of academic prevention/intervention services 1972 for all grades and all schools throughout the district. The board 1973 shall update the policy annually. The policy shall include, but 1974 not be limited to, all of the following: 1975 (1) Procedures for using diagnostic assessments to measure 1976 student progress toward the attainment of academic standards and 1977 to identify students who may not attain the academic standards in 1978 accordance with section 3301.0715 of the Revised Code; 1979 (2) A plan for the design of classroom-based intervention 1980

services to meet the instructional needs of individual students as

The state board shall adopt rules prescribing the granting of 2040 honors diplomas under this division. These rules may prescribe the 2041 granting of honors diplomas that recognize a student's achievement 2042

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division.

as a whole or that recognize a student's achievement in one or	2043
more specific subjects or both. In any case, the rules shall	2044
designate two or more criteria for the granting of each type of	2045
honors diploma the board establishes under this division and the	2046
number of such criteria that must be met for the granting of that	2047
type of diploma. The number of such criteria for any type of	2048
honors diploma shall be at least one less than the total number of	2049
criteria designated for that type and no one or more particular	2050
criteria shall be required of all persons who are to be granted	2051
that type of diploma.	2052

- (C) Any such district board administering any of the tests 2053 required by section 3301.0710 or 3301.0712 of the Revised Code to 2054 any person requesting to take such test pursuant to division 2055  $(B)\frac{(6)(8)}{(8)}$ (b) of section 3301.0711 of the Revised Code shall award 2056 a diploma to such person if the person attains at least the 2057 applicable scores designated under division (B) of section 2058 3301.0710 of the Revised Code on all the tests administered and if 2059 the person has previously attained the applicable scores on all 2060 the other tests required by division (B) of that section or has 2061 been exempted or excused from attaining the applicable score on 2062 any such test pursuant to division (H) or (L) of this section or 2063 from taking any such test pursuant to section 3313.532 of the 2064 Revised Code. 2065
- (D) Each diploma awarded under this section shall be signed 2066 by the president and treasurer of the issuing board, the 2067 superintendent of schools, and the principal of the high school. 2068 Each diploma shall bear the date of its issue, be in such form as 2069 the district board prescribes, and be paid for out of the 2070 district's general fund.
- (E) A person who is a resident of Ohio and is eligible under 2072 state board of education minimum standards to receive a high 2073 school diploma based in whole or in part on credits earned while 2074

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an inmate of a correctional institution operated by the state or 2075 any political subdivision thereof, shall be granted such diploma 2076 by the correctional institution operating the programs in which 2077 such credits were earned, and by the board of education of the 2078 school district in which the inmate resided immediately prior to 2079 the inmate's placement in the institution. The diploma granted by 2080 the correctional institution shall be signed by the director of 2081 the institution, and by the person serving as principal of the 2082 institution's high school and shall bear the date of issue. 2083

- (F) Persons who are not residents of Ohio but who are inmates of correctional institutions operated by the state or any political subdivision thereof, and who are eligible under state board of education minimum standards to receive a high school diploma based in whole or in part on credits earned while an inmate of the correctional institution, shall be granted a diploma by the correctional institution offering the program in which the credits were earned. The diploma granted by the correctional institution shall be signed by the director of the institution and by the person serving as principal of the institution's high school and shall bear the date of issue.
- (G) The state board of education shall provide by rule for 2095 the administration of the tests required by section 3301.0710 of 2096 the Revised Code to inmates of correctional institutions. 2097
- (H) Any person to whom all of the following apply shall be
  exempted from attaining the applicable score on the test in social
  studies designated under division (B) of section 3301.0710 of the
  Revised Code or the test in citizenship designated under former
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  division (B) of section 3301.0710 of the Revised Code as it
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  existed prior to the effective date of this amendment September
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  - (1) The person is not a citizen of the United States;

(2) The person is not a permanent resident of the United	2106
States;	2107
(3) The person indicates no intention to reside in the United	2108
States after the completion of high school.	2109
(I) Notwithstanding division (D) of section 3311.19 and	2110
division (D) of section 3311.52 of the Revised Code, this section	2111
and section 3311.611 of the Revised Code do not apply to the board	2112
of education of any joint vocational school district or any	2113
cooperative education school district established pursuant to	2114
divisions (A) to (C) of section 3311.52 of the Revised Code.	2115
(J) Upon receipt of a notice under division (D) of section	2116
3325.08 of the Revised Code that a student has received a diploma	2117
under that section, the board of education receiving the notice	2118
may grant a high school diploma under this section to the student,	2119
except that such board shall grant the student a diploma if the	2120
student meets the graduation requirements that the student would	2121
otherwise have had to meet to receive a diploma from the district.	2122
The diploma granted under this section shall be of the same type	2123
the notice indicates the student received under section 3325.08 of	2124
the Revised Code.	2125
(K) As used in this division, "English-limited limited	2126
English proficient student" has the same meaning as in division	2127
(C)(3) of section 3301.0711 of the Revised Code.	2128
Notwithstanding the exemption for English-limited students	2129
provided in division (C)(3) of section 3301.0711 of the Revised	2130
Code, no English limited No limited English proficient student who	2131
has not attained the applicable scores designated under division	2132
(B) of section 3301.0710 of the Revised Code on all the tests	2133
required by that division or on alternate assessments taken in	2134
lieu of such tests shall be awarded a diploma under this section.	2135
(L) Any student described by division (A)(1) of this section	2136

(2) The applicant is over the age of twenty-one and has not 2167 been issued a diploma as provided in section 3313.61 of the 2168 Revised Code; 2169 (3) Subject to section 3313.614 of the Revised Code, the 2170 applicant either: 2171 (a) Has attained the applicable scores designated under 2172 division (B) of section 3301.0710 of the Revised Code on all of 2173 the tests required by that division or was excused or exempted 2174 from any such test pursuant to section 3313.532 or was exempted 2175 from attaining the applicable score on any such test pursuant to 2176 division (H) or (L) of section 3313.61 of the Revised Code; 2177 (b) Has satisfied the alternative conditions prescribed in 2178 section 3313.615 of the Revised Code. 2179 (4) The district board determines, in accordance with the 2180 standards adopted under division (A) of this section, that the 2181 applicant has attained sufficient high school credits, including 2182 equivalent credits awarded under such standards, to qualify as 2183 having successfully completed the curriculum required by the 2184 district for graduation. 2185 (C) If a district board determines that an applicant is not 2186 eligible for a diploma under division (B) of this section, it 2187 shall inform the applicant of the reason the applicant is 2188 ineligible and shall provide a list of any courses required for 2189 the diploma for which the applicant has not received credit. An 2190 applicant may reapply for a diploma under this section at any 2191 time. 2192 (D) If a district board awards an adult education diploma 2193 under this section, the president and treasurer of the board and 2194 the superintendent of schools shall sign it. Each diploma shall 2195 bear the date of its issuance, be in such form as the district 2196

board prescribes, and be paid for from the district's general

(2) Limitations on admitting applicants because of	2289
handicapping conditions, except that a board may require a student	2290
receiving services under Chapter 3323. of the Revised Code to	2291
attend school where the services described in the student's IEP	2292
are available;	2293
(3) A requirement that the student be proficient in the	2294
English language;	2295
(4) Rejection of any applicant because the student has been	2296
subject to disciplinary proceedings, except that if an applicant	2297
has been suspended or expelled for ten consecutive days or more in	2298
the term for which admission is sought or in the term immediately	2299
preceding the term for which admission is sought, the procedures	2300
may include a provision denying admission of such applicant to an	2301
alternative school.	2302
$\frac{(D)}{(1)}$ Notwithstanding Chapter 3327. of the Revised Code, and	2303
except as provided in division (D)(2) of this section, a district	2304
board is not required to provide transportation to a	2305
nonhandicapped student enrolled in an alternative school unless	2306
such student can be picked up and dropped off at a regular school	2307
bus stop designated in accordance with the board's transportation	2308
policy or unless the board is required to provide additional	2309
transportation to the student in accordance with a court-approved	2310
desegregation plan.	2311
(2) A district board shall provide transportation to any	2312
student enrolled in an alternative school pursuant to division (E)	2313
of section 3302.04 of the Revised Code to the extent required by	2314
that division, except that no district board shall be required to	2315
provide transportation to any student enrolled in an alternative	2316
school pursuant to division (E) of section 3302.04 of the Revised	2317
Code after the date the school in which the student was enrolled	2318
immediately prior to enrolling in the alternative school ceases to	2319

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be subject to that division.	2320
(E) Each school board shall provide information about the	2321
policy adopted under this section and the application procedures	2322
and deadlines to the parent of each student in the district and to	2323
the general public.	2324
(F) The state board of education shall monitor school	2325
districts to ensure compliance with this section and the	2326
districts' policies.	2327
Sec. 3313.971. (A) As used in this section:	2328
(1) "School zone" includes all of the following:	2329
(a) The parcel of real property on which any school building	2330
is situated during those times when school is in session;	2331
(b) Any other parcel of real property that is owned or leased	2332
by a board of education and on which some instruction,	2333
extracurricular activities, or training is conducted during those	2334
times when school is in session;	2335
(c) Any school bus used for transporting students to and from	2336
a school building or school-sponsored activity and any bus stops	2337
designated by a board of education;	2338
(d) Any activities held under the auspices of a board of	2339
education, includiing any school-sponsored activities that take	2340
place off the premises of the school building.	2341
(2) "Persistently dangerous school" means any school building	2342
operated by a board of education that satisfies one of the	2343
following conditions:	2344
(a) The school building has an average daily membership of	2345
three hundred or fewer students and six or more offenses of	2346
violence occur within the school zone in each of two consecutive	2347
school years.	2348

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(b) The school building has an average daily membership	2349
between three hundred one and one thousand three hundred	2350
forty-nine students and two or more offenses of violence per one	2351
hundred students occur within the school zone in each of two	2352
consecutive school years.	2353
(c) The school building has an average daily membership of	2354
one thousand three hundred fifty or more students and twenty-seven	2355
or more offenses of violence occur within the school zone in each	2356
of two consecutive school years.	2357
(B) Except under the conditions specified in division (C) of	2358
this section, the board of education of any city, exempted	2359
village, or local school district shall provide any student who	2360
attends a persistently dangerous school or who is the victim of an	2361
offense of violence while within the school zone of the school	2362
that the student attends the opportunity to enroll in another	2363
school operated by the district that is not a persistently	2364
dangerous school. For purposes of this division, a student is a	2365
victim of an offense of violence if the alleged perpetrator of	2366
such offense has plead guilty to or been convicted of committing	2367
such offense against the student or has been adjudicated a	2368
delinquent child for committing against the student an act that	2369
would be such an offense if committed by an adult.	2370
Notwithstanding Chapter 3327. of the Revised Code, a district	2371
board is not required to provide transportation to a	2372
nonhandicapped student who enrolls in another school under this	2373
division unless such student can be picked up and dropped off at a	2374
regular school bus stop designated in accordance with the board's	2375
transportation policy.	2376
(C) In the event there is no school operated by the district	2377
that is not a persistently dangerous school and that offers	2378
instruction in the grade level of a student eligible to transfer	2379

pursuant to division (B) of this section, the district may enter	2380
into an agreement with another city, exempted village, or local	2381
school district allowing the student to enroll in a school	2382
operated by that district that is not a persistently dangerous	2383
school. Prior to such enrollment, the superintendent of each	2384
district shall enter into a written agreement consenting to the	2385
attendance of the student in the district and specifying that the	2386
reason for the attendance is to satisfy the requirements of this	2387
section.	2388

Upon the request of a parent or quardian, and provided that 2389 the district offers transportation to students entitled to attend 2390 school in the district pursuant to section 3313.64 or 3313.65 of 2391 the Revised Code who are of the same grade level and distance from 2392 school under section 3327.01 of the Revised Code, any school 2393 district that agrees to allow a student to enroll in one of its 2394 schools under this division shall be required to pick up and drop 2395 off a nonhandicapped student only at a regular school bus stop 2396 designated in accordance with the board's transportation policy. 2397

Sec. 3314.012. (A) Within ninety days of the effective date 2398 of this section September 28, 1999, the superintendent of public 2399 instruction shall appoint representatives of the department of 2400 education, including employees who work with the education 2401 management information system and employees of the office of 2402 school options community schools established by section 3314.11 of 2403 the Revised Code, to a committee to develop report card models for 2404 community schools. The director of the legislative office of 2405 education oversight shall also appoint representatives to the 2406 committee. The committee shall design model report cards 2407 appropriate for the various types of community schools approved to 2408 operate in the state. Sufficient models shall be developed to 2409 reflect the variety of grade levels served and the missions of the 2410

state's community schools. All models shall include both financial	2411
and academic data. The initial models shall be developed by March	2412
31, 2000.	2413
(B) The department of education shall issue an annual report	2414
card for each community school. The report card shall report the	2415
academic and financial performance of the school, including	2416
whether the school has made adequate yearly progress as defined in	2417
section 3302.01 of the Revised Code, utilizing one of the models	2418
developed under division (A) of this section.	2419
(C) Upon receipt of a copy of a contract between a sponsor	2420
and a community school entered into under this chapter, the	2421
department of education shall notify the community school of the	2422
specific model report card that will be used for that school.	2423
(D) Report cards shall be distributed to the parents of all	2424
students in the community school, to the members of the board of	2425
education of the school district in which the community school is	2426
located, and to any person who requests one from the department.	2427
(E) No report card shall be issued for any community school	2428
under this section until the school has been open for instruction	2429
for two full school years.	2430
Sec. 3314.03. A copy of every contract entered into under	2431
this section shall be filed with the superintendent of public	2432
instruction.	2433
(A) Each contract entered into between a sponsor and the	2434
governing authority of a community school shall specify the	2435
following:	2436
(1) That the school shall be established as either of the	2437
following:	2438
(a) A nonprofit corporation established under Chapter 1702.	2439

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district and will comply with section 3301.0714 of the Revised 2501 Code in the manner specified in section 3314.17 of the Revised 2502 Code; 2503

- (e) The school shall comply with Chapter 102. of the Revised 2504 Code except that nothing in that chapter shall prohibit a member 2505 of the school's governing board from also being an employee of the 2506 school and nothing in that chapter or section 2921.42 of the 2507 Revised Code shall prohibit a member of the school's governing 2508 board from having an interest in a contract into which the 2509 governing board enters that is not a contract with a for-profit 2510 firm for the operation or management of a school under the 2511 auspices of the governing authority; 2512
- (f) The school will comply with sections 3313.61, 3313.611, 2513 and 3313.614 of the Revised Code, except that the requirement in 2514 sections 3313.61 and 3313.611 of the Revised Code that a person 2515 must successfully complete the curriculum in any high school prior 2516 to receiving a high school diploma may be met by completing the 2517 curriculum adopted by the governing authority of the community 2518 school rather than the curriculum specified in Title XXXIII of the 2519 Revised Code or any rules of the state board of education; 2520
- (g) The school governing authority will submit within four months after the end of each school year a report of its activities and progress in meeting the goals and standards of divisions (A)(3) and (4) of this section and its financial status to the sponsor, the parents of all students enrolled in the school, and the legislative office of education oversight. The school will collect and provide any data that the legislative office of education oversight requests in furtherance of any study or research that the general assembly requires the office to conduct, including the studies required under Section 50.39 of Am. Sub. H.B. 215 of the 122nd general assembly, as amended.

(12) Arrangements for providing health and other benefits to 2533 employees; 2534 (13) The length of the contract, which shall begin at the 2535 beginning of an academic year. No contract shall exceed five years 2536 unless such contract has been renewed pursuant to division (E) of 2537 this section. 2538 (14) The governing authority of the school, which shall be 2539 responsible for carrying out the provisions of the contract; 2540 (15) A financial plan detailing an estimated school budget 2541 for each year of the period of the contract and specifying the 2542 total estimated per pupil expenditure amount for each such year. 2543 The plan shall specify for each year the base formula amount that 2544 will be used for purposes of funding calculations under section 2545 3314.08 of the Revised Code. This base formula amount for any year 2546 shall not exceed the formula amount defined under section 3317.02 2547 of the Revised Code. The plan may also specify for any year a 2548 percentage figure to be used for reducing the per pupil amount of 2549 disadvantaged pupil impact aid calculated pursuant to section 2550 3317.029 of the Revised Code the school is to receive that year 2551 under section 3314.08 of the Revised Code. 2552 (16) Requirements and procedures regarding the disposition of 2553 employees of the school in the event the contract is terminated or 2554 not renewed pursuant to section 3314.07 of the Revised Code; 2555 (17) Whether the school is to be created by converting all or 2556 part of an existing public school or is to be a new start-up 2557 school, and if it is a converted public school, specification of 2558 any duties or responsibilities of an employer that the board of 2559 education that operated the school before conversion is delegating 2560 to the governing board of the community school with respect to all 2561 or any specified group of employees provided the delegation is not 2562

prohibited by a collective bargaining agreement applicable to such

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(C) A contract entered into under section 3314.02 of the 2624 Revised Code between a sponsor and the governing authority of a 2625 community school may provide for the community school governing 2626 authority to make payments to the sponsor, which is hereby 2627 authorized to receive such payments as set forth in the contract 2628 between the governing authority and the sponsor. The total amount 2629 of such payments for oversight and monitoring of the school shall 2630 not exceed three per cent of the total amount of payments for 2631 operating expenses that the school receives from the state. 2632 (D) The contract shall specify the duties of the sponsor 2633 which shall be in accordance with the written agreement entered 2634 into with the department of education under division (B) of 2635 section 3314.015 of the Revised Code and shall include the 2636 following: 2637 (1) Monitor the community school's compliance with all laws 2638 applicable to the school and with the terms of the contract; 2639 (2) Monitor and evaluate the academic and fiscal performance 2640 and the organization and operation of the community school on at 2641 least an annual basis; 2642 (3) Report on an annual basis the results of the evaluation 2643 conducted under division (D)(2) of this section to the department 2644 of education and to the parents of students enrolled in the 2645 community school; 2646 (4) Provide technical assistance to the community school in 2647 complying with laws applicable to the school and terms of the 2648 contract; 2649 (5) Take steps to intervene in the school's operation to 2650 correct problems in the school's overall performance, declare the 2651 school to be on probationary status pursuant to section 3314.073 2652

of the Revised Code, suspend the operation of the school pursuant

to section 3314.072 of the Revised Code, or terminate the contract

(A)(1) of this section include amounts to reflect the cost to

academic units required for graduation beginning September 15,

school districts of increasing the minimum number of high school

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(1) The district met at least twenty of the following 2715 twenty-seven performance indicators: 2716

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(a) A ninety per cent or higher graduation rate;

criteria:

	(aa)	) An	attenda	ance	rate :	for	the	year	of	at	least	ninety-	three	2808
per	cent	as	defined	in	section	n 33	302.0	1 of	the	Re	evised	Code.		2809

In determining whether a school district met any of the 2810 performance standards specified in divisions (B)(1)(a) to (aa) of 2811 this section, the general assembly used a rounding procedure 2812 previously recommended by the department of education. It is the 2813 same rounding procedure the general assembly used in 1998 to 2814 determine whether a district had met the standards of former 2815 divisions (B)(1)(a) to (r) of this section, as it existed prior to 2816 July 1, 2001, for purposes of constructing the previous model 2817 based on fiscal year 1996 data. 2818

- (2) The district was not among the five per cent of all 2819 districts with the highest income, nor among the five per cent of 2820 all districts with the lowest income. 2821
- (3) The district was not among the five per cent of all 2822 districts with the highest valuation per pupil, nor among the five 2823 per cent of all districts with the lowest valuation per pupil. 2824

This model for calculating the base cost of an adequate 2825 education is expenditure-based. The general assembly recognizes 2826 that increases in state funding to school districts since fiscal 2827 year 1996, the fiscal year upon which the general assembly based 2828 its model for calculating state funding to school districts for 2829 fiscal years 1999 through 2001, has increased school district base 2830 cost expenditures for fiscal year 1999, the fiscal year upon which 2831 the general assembly based its model for calculating state funding 2832 for fiscal years 2002 through 2007. In the case of school 2833 districts included in the fiscal year 1999 model that also had met 2834 the fiscal year 1996 performance criteria of former division 2835 (B)(1) of this section, as it existed prior to July 1, 2001, the 2836 increased state funding may have driven the districts' 2837 expenditures beyond the expenditures that were actually needed to 2838

maintain their educational programs at the level necessary to	2839
maintain their ability to meet the fiscal year 1999 performance	2840
criteria of current division (B)(1) of this section. The general	2841
assembly has determined to control for this effect by stipulating	2842
in the later model that the fiscal year 1999 base cost	2843
expenditures of the districts that also met the performance	2844
criteria of former division (B)(1) of this section, as it existed	2845
prior to July 1, 2001, equals their base cost expenditures per	2846
pupil for fiscal year 1996, inflated to fiscal year 1999 using an	2847
annual rate of inflation of two and eight-tenths per cent.	2848
However, if this inflated amount exceeded the district's actual	2849
fiscal year 1999 base cost expenditures per pupil, the district's	2850
actual fiscal year 1999 base cost expenditures per pupil were used	2851
in the calculation. For districts in the 1999 model that did not	2852
also meet the performance criteria of former division (B)(1) of	2853
this section, as it existed prior to July 1, 2001, the actual 1999	2854
base cost per pupil expenditures were used in the calculation of	2855
the average district per pupil costs of the model districts.	2856

(C) In July of 2005, and in July of every six years 2857 thereafter, the speaker of the house of representatives and the 2858 president of the senate shall each appoint three members to a 2859 committee to reexamine the cost of an adequate education. No more 2860 than two members from any political party shall represent each 2861 house. The director of budget and management and the 2862 superintendent of public instruction shall serve as nonvoting ex 2863 officio members of the committee. 2864

The committee shall select a rational methodology for 2865 calculating the costs of an adequate education system for the 2866 ensuing six-year period, and shall report the methodology and the 2867 resulting costs to the general assembly. In performing its 2868 function, the committee is not bound by any method used by 2869 previous general assemblies to examine and calculate costs and 2870

five fiscal years following the update year, the general assembly

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shall adjust the base cost recalculated for the update year using 2902 an annual rate of inflation that the general assembly determines 2903 appropriate.

- (3) The general assembly shall include, in the act 2905 appropriating state funds for education programs for a fiscal 2906 biennium that begins with an update year, a statement of its 2907 determination of the total state share percentage of base cost and 2908 parity aid funding for the update year. 2909
- (4) During its biennial budget deliberations, the general 2910 assembly shall determine the total state share percentage of base 2911 cost and parity aid funding for each fiscal year of the upcoming 2912 biennium. This determination shall be based on the latest 2913 projections and data provided by the department of education under 2914 division (D)(6) of this section prior to the enactment of 2915 education appropriations for the upcoming biennium. If, based on 2916 those latest projections and data, the general assembly determines 2917 that the total state share percentage for either or both nonupdate 2918 fiscal years varies more than two and one-half percentage points 2919 more or less than the total state share percentage for the most 2920 recent update year, as previously stated by the general assembly 2921 under division (D)(3) of this section, the general assembly shall 2922 determine and enact a method that it considers appropriate to 2923 restrict the estimated variance for each year to within two and 2924 one-half percentage points. The general assembly's methods may 2925 include, but are not required to include and need not be limited 2926 to, reexamining the rate of millage charged off as the local share 2927 of base cost funding under divisions (A)(1) and (2) of section 2928 3317.022 of the Revised Code. Regardless of any changes in 2929 charge-off millage rates in years between update years, however, 2930 the charge-off millage rate for update years shall be twenty-three 2931 mills, unless the general assembly determines that a different 2932 millage rate is more appropriate to share the total calculated 2933

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(6) Whenever requested by the chairperson of the standing	2965
committee of the house $\frac{\partial}{\partial x}$ representatives or the senate having	2966
primary jurisdiction over appropriations, the legislative budget	2967
officer, or the director of budget and management, the department	2968
of education shall report its latest projections for total base	2969
cost, total parity aid funding, and the statewide charge-off	2970
amount, as those terms are defined in division $(D)(5)$ of this	2971
section, for each year of the upcoming fiscal biennium, and all	2972
data it used to make the projections.	2973
Section 2. That existing sections 3301.079, 3301.0710,	2974
3301.0711, 3301.0712, 3301.0714, 3301.0715, 3301.91, 3302.01,	2975
3302.03, 3302.04, 3313.532, 3313.6012, 3313.61, 3313.611,	2976
3313.612, 3313.97, 3314.012, 3314.03, and 3317.012 and sections	2977
3301.0713, 3302.02, and 3365.15 of the Revised Code are hereby	2978
repealed.	2979
Section 3. (A) Notwithstanding section 3302.02 of the Revised	2980
Code, as amended by this act, and except as provided in division	2981
(B) of this section, for each school year prior to July 1, 2007,	2982
the state performance indicators for school districts and school	2983
buildings shall be the following:	2984
(1) For each test prescribed by former division (A)(1) or (B)	2985
of section 3301.0710 of the Revised Code, as it existed prior to	2986
the effective date of this act, or former division (B) of section	2700
	2987
3301.0710 of the Revised Code, as it existed prior to September	
3301.0710 of the Revised Code, as it existed prior to September 11, 2001, that is administered to students at the appropriate	2987
	2987 2988
11, 2001, that is administered to students at the appropriate	2987 2988 2989
11, 2001, that is administered to students at the appropriate grade level, at least seventy-five per cent of those students <a href="Ohio">Ohio</a>	2987 2988 2989 2990

section 3301.0710 of the Revised Code, as it existed prior to

September 11, 2001, that is administered to tenth graders, at

least eighty-five per cent of tenth graders <a>Ohio</a> proficient on the test;	2995 2996
(3) A ninety per cent graduation rate;	2997
(4) A ninety-three per cent attendance rate.	2998
(B) Only those performance indicators that are applicable to	2999
the grade levels of the students in a school building shall apply	3000
to that building.	3001
(C) In each school year prior to July 1, 2005, the	3002
performance index score, as defined in section 3302.01 of the	3003
Revised Code, as amended by this act, calculated for school	3004
districts and school buildings shall include data from any	3005
proficiency tests required to be administered under section	3006
3301.0712 in the applicable year.	3007
(D) For each proficiency test required to be administered	3008
pursuant to section 3301.0712 of the Revised Code, as amended by	3009
this act, the four ranges of scores used to denote different	3010
levels of achievement on each test shall be the same as the levels	3011
of achievement described in division (A)(2) of section 3301.0710	3012
of the Revised Code, as amended by this act.	3013
Section 4. That the version of section 3313.608 of the	3014
Revised Code that is scheduled to take effect July 1, 2003, be	3015
amended to read as follows:	3016
Sec. 3313.608. (A) Beginning with students who enter third	3017
grade in the school year that starts July 1, 2003, for any student	3018
who attains a score in the range designated under division	3019
(A)(2)(d) of section 3301.0710 of the Revised Code on the test	3020
prescribed under that section to measure skill in reading expected	3021
at the end of third grade, each school district, in accordance	3022
with the policy adopted under section 3313.609 of the Revised	3023

Code, shall do one of the following:	3024
(1) Promote the student to fourth grade if the student's	3025
principal and reading teacher agree that other evaluations of the	3026
student's skill in reading demonstrate that the student is	3027
academically prepared to be promoted to fourth grade;	3028
(2) Promote the student to fourth grade but provide the	3029
student with intensive intervention services in fourth grade;	3030
(3) Retain the student in third grade.	3031
This section does not apply to any student excused from	3032
taking such test under division (C)(1) of section 3301.0711 of the	3033
Revised Code.	3034
(B)(1) To assist students in meeting this third grade	3035
guarantee established by this section, each school district shall	3036
adopt policies and procedures with which it shall annually assess	3037
the reading skills of each student at the end of first and second	3038
grade and identify students who are reading below their grade	3039
level. If the diagnostic assessment to measure reading ability for	3040
the appropriate grade level has been developed in accordance with	3041
division (D)(1) of section 3301.079 of the Revised Code, each $\underline{a}$	3042
school district shall may use such diagnostic assessment to	3043
identify such students, except that any district declared	3044
excellent under division (B)(1) of section 3302.03 of the Revised	3045
Code may use another assessment to identify such students. The	3046
policies and procedures shall require the students' classroom	3047
teachers to be involved in the assessment and the identification	3048
of students reading below grade level. The district shall notify	3049
the parent or guardian of each student whose reading skills are	3050
below grade level and, in accordance with division (C) of this	3051
section, provide intervention services to each student reading	3052
below grade level. Such intervention services shall include	3053

instruction in intensive, systematic phonetics pursuant to rules

The transfer and the state of t	
adopted by the state board of education.	3055
(2) For each student entering third grade after July 1, 2003,	3056
who does not attain by the end of the third grade at least a score	3057
in the range designated under division (A)(2)(b) of section	3058
3301.0710 of the Revised Code on the test prescribed under that	3059
section to measure skill in reading expected at the end of third	3060
grade, the district also shall offer intense remediation services,	3061
and another opportunity to take that test, during the summer	3062
following third grade.	3063
(C) For each student required to be offered intervention	3064
services under this section, the district shall involve the	3065
student's parent or guardian and classroom teacher in developing	3066
the intervention strategy, and shall offer to the parent or	3067
guardian the opportunity to be involved in the intervention	3068
services.	3069
(D) Any summer remediation services funded in whole or in	3070
part by the state and offered by school districts to students	3071
under this section shall meet the following conditions:	3072
(1) The remediation methods are based on reliable educational	3073
research.	3074
(2) The school districts conduct testing before and after	3075
students participate in the program to facilitate monitoring	3076
results of the remediation services.	3077
(3) The parents of participating students are involved in	3078
programming decisions.	3079
(4) The services are conducted in a school building or	3080
community center and not on an at-home basis.	3081
(E) In addition to the dates designated under division (C)(1)	3082
of section 3301.0710 of the Revised Code for the administration of	3083

the test prescribed under that section to measure skill in reading

Section 6. Sections 4 and 5 of this act take effect July 1,	3115
2003.	3116
Section 7. Within thirty days after the effective date of	3117
this act, the Governor, the President of the Senate, and the	3118
Speaker of the House of Representatives shall appoint members to	3119
the Ohio Accountability Committee pursuant to section 3302.021 of	3120
the Revised Code, as enacted by this act. Within sixty days after	3121
the effective date of this act, the Ohio Accountability Committee	3122
shall convene for its initial meeting.	3123
Section 8. Notwithstanding section 3301.0712 of the Revised	3124
Code, as amended by this act, and Section 9 of Am. Sub. S.B. 1 of	3125
the 124th General Assembly, in the school year beginning July 1,	3126
2003, the Department of Education and each school district shall	3127
administer the test to measure skill in reading required under	3128
former division (A)(1) of section 3301.0710 of the Revised Code,	3129
as it existed prior to September 11, 2001, to all students	3130
enrolled in the fourth grade one time during the school year in	3131
March.	3132
Section 9. Not later than thirty days after the effective	3133
date of this section, the Superintendent of Public Instruction	3134
shall submit to the General Assembly a detailed financial analysis	3135
of the projected costs for the state and for each school district	3136
of compliance with the "No Child Left Behind Act of 2001," Pub. L.	3137
107-110, 20 U.S.C. 6301 et seq.; the amount of new federal funds	3138
the state can reasonably expect to receive per year under that	3139
act; and the financial consequences to the state and each school	3140
district for noncompliance with that act.	3141

Section 10. The amendment of section 3301.91 of the Revised

Code by this act is not intended to supersede its earlier repeal,	3143
effective July 1, 2004, by Am. Sub. H.B. 1 of the 123rd General	3144
Assembly.	3145
Section 11. Section 3314.03 of the Revised Code is presented	3146
in this act as a composite of the section as amended by both Sub.	3147
H.B. 248 and Sub. H.B. 364 of the 124th General Assembly. Section	3148
3317.012 of the Revised Code is presented in this act as a	3149
composite of the section as amended by both Am. Sub. H.B. 94 and	3150
Am. Sub. S.B. 1 of the 124th General Assembly. The General	3151
Assembly, applying the principle stated in division (B) of section	3152
1.52 of the Revised Code that amendments are to be harmonized if	3153
reasonably capable of simultaneous operation, finds that the	3154
composites are the resulting versions of the sections in effect	3155
prior to the effective date of the sections as presented in this	3156
act.	3157