As Introduced

127th General Assembly Regular Session 2007-2008

H. B. No. 190

Representative Hite

Cosponsors: Representatives Bubp, Wagner, McGregor, J., Combs, Adams, Goodwin, Wagoner, Stebelton, Webster, Letson, Hottinger, Peterson, Latta, Huffman, Otterman, Okey

A BILL

To amend sections 3301.0710 and 3301.0711 of the	1
Revised Code to specify administration dates for	2
the elementary achievement tests.	3

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

Section 1. That sections 3301.0710 and 3301.0711 of the	4
Revised Code be amended to read as follows:	5
Sec. 3301.0710. The state board of education shall adopt	б
rules establishing a statewide program to test student	7
achievement. The state board shall ensure that all tests	8
administered under the testing program are aligned with the	9
academic standards and model curricula adopted by the state board	10
and are created with input from Ohio parents, Ohio classroom	11
teachers, Ohio school administrators, and other Ohio school	12
personnel pursuant to section 3301.079 of the Revised Code.	13
The testing program shall be designed to ensure that students	14

who receive a high school diploma demonstrate at least high school 15 levels of achievement in reading, writing, mathematics, science, 16 and social studies. 17

(a) Two statewide achievement tests, one each designed to 19 measure the level of reading and mathematics skill expected at the 20 end of third grade; 21 (b) Three statewide achievement tests, one each designed to 22 measure the level of reading, writing, and mathematics skill 23 expected at the end of fourth grade; 24 (c) Four statewide achievement tests, one each designed to 25 measure the level of reading, mathematics, science, and social 26 studies skill expected at the end of fifth grade; 27 (d) Two statewide achievement tests, one each designed to 28 measure the level of reading and mathematics skill expected at the 29 end of sixth grade; 30 (e) Three statewide achievement tests, one each designed to 31 measure the level of reading, writing, and mathematics skill 32 expected at the end of seventh grade; 33 (f) Four statewide achievement tests, one each designed to 34 measure the level of reading, mathematics, science, and social 35 studies skill expected at the end of eighth grade. 36 (2) The state board shall determine and designate at least 37 five ranges of scores on each of the achievement tests described 38 in divisions (A)(1) and (B) of this section. Each range of scores 39 shall be deemed to demonstrate a level of achievement so that any 40 student attaining a score within such range has achieved one of 41 the following: 42 (a) An advanced level of skill; 43 (b) An accelerated level of skill; 44 (c) A proficient level of skill; 45 (d) A basic level of skill; 46

(A)(1) The state board shall prescribe all of the following:

(e) A limited level of skill.

(B) The tests prescribed under this division shall 48 collectively be known as the Ohio graduation tests. The state 49 board shall prescribe five statewide high school achievement 50 tests, one each designed to measure the level of reading, writing, 51 mathematics, science, and social studies skill expected at the end 52 of tenth grade. The state board shall designate a score in at 53 least the range designated under division (A)(2)(c) of this 54 section on each such test that shall be deemed to be a passing 55 score on the test as a condition toward granting high school 56 diplomas under sections 3313.61, 3313.611, 3313.612, and 3325.08 57 of the Revised Code. 58

The state board may enter into a reciprocal agreement with 59 the appropriate body or agency of any other state that has similar 60 statewide achievement testing requirements for receiving high 61 school diplomas, under which any student who has met an 62 achievement testing requirement of one state is recognized as 63 having met the similar achievement testing requirement of the 64 other state for purposes of receiving a high school diploma. For 65 purposes of this section and sections 3301.0711 and 3313.61 of the 66 Revised Code, any student enrolled in any public high school in 67 this state who has met an achievement testing requirement 68 specified in a reciprocal agreement entered into under this 69 division shall be deemed to have attained at least the applicable 70 score designated under this division on each test required by this 71 division that is specified in the agreement. 72

(C) Except as provided in division (H) of this section, the
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 state board shall annually designate as follows the dates on which
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 the tests prescribed under this section shall be administered:
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(1) For the reading test prescribed under division (A)(1)(a)of this section, as follows:77

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(a) One date prior to the thirty-first day of December each 78school year; 79

(b) At least one date of each school year that is not earlier than Monday of the week containing the first <u>twenty-fourth</u> day of <u>May April</u>.

(2) For the mathematics test prescribed under division
(A)(1)(a) of this section and the tests prescribed under divisions
(A)(1)(b), (c), (d), (e), and (f) of this section, at least one
date of each school year that is not earlier than Monday of the
week containing the first twenty-fourth day of May April;

(3) For the tests prescribed under division (B) of this 88 section, at least one date in each school year that is not earlier 89 than Monday of the week containing the fifteenth day of March for 90 all tenth grade students and at least one date prior to the 91 thirty-first day of December and at least one date subsequent to 92 that date but prior to the thirty-first day of March of each 93 school year for eleventh and twelfth grade students. 94

(D) In prescribing test dates pursuant to division (C)(3) of 95 this section, the state board shall, to the greatest extent 96 practicable, provide options to school districts in the case of 97 tests administered under that division to eleventh and twelfth 98 grade students and in the case of tests administered to students 99 pursuant to division (C)(2) of section 3301.0711 of the Revised 100 Code. Such options shall include at least an opportunity for 101 school districts to give such tests outside of regular school 102 hours. 103

(E) In prescribing test dates pursuant to this section, the
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state board of education shall designate the dates in such a way
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as to allow a reasonable length of time between the administration
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of tests prescribed under this section and any administration of
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the National Assessment of Education Progress Test given to

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students in the same grade level pursuant to section 3301.27 of 109 the Revised Code or federal law. 110

(F) The state board shall prescribe a practice version of 111
each Ohio graduation test described in division (B) of this 112
section that is of comparable length to the actual test. 113

(G) Any committee established by the department of education 114 for the purpose of making recommendations to the state board 115 regarding the state board's designation of scores on the tests 116 described by this section shall inform the state board of the 117 probable percentage of students who would score in each of the 118 ranges established under division (A)(2) of this section on the 119 tests if the committee's recommendations are adopted by the state 120 board. To the extent possible, these percentages shall be 121 disaggregated by gender, major racial and ethnic groups, limited 122 English proficient students, economically disadvantaged students, 123 students with disabilities, and migrant students. 124

If the state board intends to make any change to the 125 committee's recommendations, the state board shall explain the 126 intended change to the Ohio accountability task force established 127 by section 3302.021 of the Revised Code. The task force shall 128 recommend whether the state board should proceed to adopt the 129 intended change. Nothing in this division shall require the state 130 board to designate test scores based upon the recommendations of 131 the task force. 132

(H)(1) The state board shall require any alternate assessment 133 administered to a student under division (C)(1) of section 134 3301.0711 of the Revised Code to be completed and submitted to the 135 entity with which the department contracts for the scoring of the 136 test not later than the first day of April of the school year in 137 which the test is administered. 138

(2) For any test prescribed by this section, the state board 139

may designate a date one week earlier than the applicable date	140
designated under division (C) of this section for the	141
administration of the test to limited English proficient students.	142
(3) In designating days for the administration of the tests	143
prescribed by division (A) of this section, the state board shall	144
require the tests for each grade level to be administered \overline{on}	145
consecutive days over a period of two weeks.	146
Sec. 3301.0711. (A) The department of education shall:	147
(1) Annually furnish to, grade, and score all tests required	148
by section 3301 0710 of the Revised Code to be administered by	140

by section 3301.0710 of the Revised Code to be administered by 149 city, local, exempted village, and joint vocational school 150 districts, except that each district shall score any test 151 administered pursuant to division (B)(10) of this section. Each 152 test so furnished shall include the data verification code of the 153 student to whom the test will be administered, as assigned 154 pursuant to division (D)(2) of section 3301.0714 of the Revised 155 Code. In furnishing the practice versions of Ohio graduation tests 156 prescribed by division (F) of section 3301.0710 of the Revised 157 Code, the department shall make the tests available on its web 158 site for reproduction by districts. In awarding contracts for 159 grading tests, the department shall give preference to Ohio-based 160 entities employing Ohio residents. 161

(2) Adopt rules for the ethical use of tests and prescribing
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 the manner in which the tests prescribed by section 3301.0710 of
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 the Revised Code shall be administered to students.

(B) Except as provided in divisions (C) and (J) of this
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section, the board of education of each city, local, and exempted
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village school district shall, in accordance with rules adopted
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under division (A) of this section:

(1) Administer the reading test prescribed under division 169

(A)(1)(a) of section 3301.0710 of the Revised Code twice annually
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to all students in the third grade who have not attained the score
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designated for that test under division (A)(2)(c) of section
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3301.0710 of the Revised Code.

(2) Administer the mathematics test prescribed under division 174
(A)(1)(a) of section 3301.0710 of the Revised Code at least once 175
annually to all students in the third grade. 176

(3) Administer the tests prescribed under division (A)(1)(b)
of section 3301.0710 of the Revised Code at least once annually to
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all students in the fourth grade.
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(4) Administer the tests prescribed under division (A)(1)(c)
of section 3301.0710 of the Revised Code at least once annually to
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all students in the fifth grade.

(5) Administer the tests prescribed under division (A)(1)(d)
of section 3301.0710 of the Revised Code at least once annually to
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all students in the sixth grade.

(6) Administer the tests prescribed under division (A)(1)(e)
of section 3301.0710 of the Revised Code at least once annually to
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all students in the seventh grade.

(7) Administer the tests prescribed under division (A)(1)(f)
of section 3301.0710 of the Revised Code at least once annually to
all students in the eighth grade.

(8) Except as provided in division (B)(9) of this section, 192
administer any test prescribed under division (B) of section 193
3301.0710 of the Revised Code as follows: 194

(a) At least once annually to all tenth grade students and at 195
least twice annually to all students in eleventh or twelfth grade 196
who have not yet attained the score on that test designated under 197
that division; 198

(b) To any person who has successfully completed the 199

curriculum in any high school or the individualized education 200 program developed for the person by any high school pursuant to 201 section 3323.08 of the Revised Code but has not received a high 202 school diploma and who requests to take such test, at any time 203 such test is administered in the district. 204

(9) In lieu of the board of education of any city, local, or 205 exempted village school district in which the student is also 206 enrolled, the board of a joint vocational school district shall 207 administer any test prescribed under division (B) of section 208 3301.0710 of the Revised Code at least twice annually to any 209 student enrolled in the joint vocational school district who has 210 not yet attained the score on that test designated under that 211 division. A board of a joint vocational school district may also 212 administer such a test to any student described in division 213 (B)(8)(b) of this section. 214

(10) If the district has been declared to be under an 215 academic watch or in a state of academic emergency pursuant to 216 section 3302.03 of the Revised Code or has a three-year average 217 graduation rate of not more than seventy-five per cent, administer 218 each test prescribed by division (F) of section 3301.0710 of the 219 Revised Code in September to all ninth grade students, beginning 220 in the school year that starts July 1, 2005. 221

(C)(1)(a) Any student receiving special education services 222 under Chapter 3323. of the Revised Code may be excused from taking 223 any particular test required to be administered under this section 224 if the individualized education program developed for the student 225 pursuant to section 3323.08 of the Revised Code excuses the 226 student from taking that test and instead specifies an alternate 227 assessment method approved by the department of education as 228 conforming to requirements of federal law for receipt of federal 229 funds for disadvantaged pupils. To the extent possible, the 230 individualized education program shall not excuse the student from 231

taking a test unless no reasonable accommodation can be made to	232
enable the student to take the test.	233
(b) Any alternate assessment approved by the department for a	234
student under this division shall produce measurable results	235
comparable to those produced by the tests which the alternate	236
assessments are replacing in order to allow for the student's	237
assessment results to be included in the data compiled for a	238
school district or building under section 3302.03 of the Revised	239
Code.	240
(c) Any student enrolled in a chartered nonpublic school who	241

has been identified, based on an evaluation conducted in 242 accordance with section 3323.03 of the Revised Code or section 504 243 of the "Rehabilitation Act of 1973," 87 Stat. 355, 29 U.S.C.A. 244 794, as amended, as a child with a disability shall be excused 245 from taking any particular test required to be administered under 246 this section if a plan developed for the student pursuant to rules 247 adopted by the state board excuses the student from taking that 248 test. In the case of any student so excused from taking a test, 249 the chartered nonpublic school shall not prohibit the student from 250 taking the test. 251

(2) A district board may, for medical reasons or other good 252 cause, excuse a student from taking a test administered under this 253 section on the date scheduled, but any such test shall be 254 administered to such excused student not later than nine days 255 following the scheduled date. The board shall annually report the 256 number of students who have not taken one or more of the tests 257 required by this section to the state board of education not later 258 than the thirtieth day of June. 259

(3) As used in this division, "limited English proficient260student" has the same meaning as in 20 U.S.C. 7801.261

No school district board shall excuse any limited English 262

proficient student from taking any particular test required to be 263 administered under this section, except that any limited English 264 proficient student who has been enrolled in United States schools 265 for less than one full school year shall not be required to take 266 any such reading or writing test. However, no board shall prohibit 267 a limited English proficient student who is not required to take a 268 test under this division from taking the test. A board may permit 269 any limited English proficient student to take any test required 270 to be administered under this section with appropriate 271 accommodations, as determined by the department. For each limited 272 English proficient student, each school district shall annually 273 assess that student's progress in learning English, in accordance 274 with procedures approved by the department. 275

The governing authority of a chartered nonpublic school may 276 excuse a limited English proficient student from taking any test 277 administered under this section. However, no governing authority 278 shall prohibit a limited English proficient student from taking 279 the test. 280

(D)(1) In the school year next succeeding the school year in 2.81 which the tests prescribed by division (A)(1) or (B) of section 282 3301.0710 of the Revised Code or former division (A)(1), (A)(2), 283 or (B) of section 3301.0710 of the Revised Code as it existed 284 prior to September 11, 2001, are administered to any student, the 285 board of education of any school district in which the student is 286 enrolled in that year shall provide to the student intervention 287 services commensurate with the student's test performance, 288 including any intensive intervention required under section 289 3313.608 of the Revised Code, in any skill in which the student 290 failed to demonstrate at least a score at the proficient level on 291 the test. 292

(2) Following any administration of the tests prescribed by293division (F) of section 3301.0710 of the Revised Code to ninth294

grade students, each school district that has a three-year average 295 graduation rate of not more than seventy-five per cent shall 296 determine for each high school in the district whether the school 297 shall be required to provide intervention services to any students 298 who took the tests. In determining which high schools shall 299 provide intervention services based on the resources available, 300 the district shall consider each school's graduation rate and 301 scores on the practice tests. The district also shall consider the 302 scores received by ninth grade students on the reading and 303 mathematics tests prescribed under division (A)(1)(f) of section 304 3301.0710 of the Revised Code in the eighth grade in determining 305 which high schools shall provide intervention services. 306

Each high school selected to provide intervention services 307 under this division shall provide intervention services to any 308 student whose test results indicate that the student is failing to 309 make satisfactory progress toward being able to attain scores at 310 the proficient level on the Ohio graduation tests. Intervention 311 services shall be provided in any skill in which a student 312 demonstrates unsatisfactory progress and shall be commensurate 313 with the student's test performance. Schools shall provide the 314 intervention services prior to the end of the school year, during 315 the summer following the ninth grade, in the next succeeding 316 school year, or at any combination of those times. 317

(E) Except as provided in section 3313.608 of the Revised 318 Code and division (M) of this section, no school district board of 319 education shall utilize any student's failure to attain a 320 specified score on any test administered under this section as a 321 factor in any decision to deny the student promotion to a higher 322 grade level. However, a district board may choose not to promote 323 to the next grade level any student who does not take any test 324 administered under this section or make up such test as provided 325 by division (C)(2) of this section and who is not exempt from the 326

section.	328
(F) No person shall be charged a fee for taking any test	329
administered under this section.	330
(G)(1) Each school district board shall submit designate one	331
location for the collection of tests administered in the spring	332
under division (B)(1) of this section and the tests administered	333
under divisions (B)(2) to (7) of this section <u>. Each district board</u>	334
shall submit the tests to the entity with which the department	335
contracts for the scoring of the tests <u>as follows:</u>	336
(a) If the district's total enrollment in grades kindergarten	337
through twelve during the first full school week of October was	338
less than two thousand five hundred, not later than the Friday	339
after <u>all of</u> the tests are <u>have been</u> administered , except that ;	340
(b) If the district's total enrollment in grades kindergarten	341
through twelve during the first full school week of October was	342

requirement to take the test under division (C)(3) of this

two thousand five hundred or more, but less than seven thousand,343not later than the Monday after all of the tests have been344administered;345

(c) If the district's total enrollment in grades kindergarten346through twelve during the first full school week of October was347seven thousand or more, not later than the Tuesday after all of348the tests have been administered.349

However, any such test that a student takes during the 350 make-up period described in division (C)(2) of this section shall 351 be submitted not later than the Friday following the day the 352 student takes the test. 353

(2) The department or an entity with which the department
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(2) the scoring of the individual test scores of all persons
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3301.0710 of the Revised Code within sixty days after its 358 administration, but in no case shall the scores be returned later 359 than the fifteenth day of June following the administration. For 360 any tests administered under this section by a joint vocational 361 school district, the department or entity shall also send to each 362 city, local, or exempted village school district a list of the 363 individual test scores of any students of such city, local, or 364 exempted village school district who are attending school in the 365 joint vocational school district. 366

(I) Except as provided in division (G) of this section, the 374 department or an entity with which the department contracts for 375 the scoring of the test shall not release any individual test 376 scores on any test administered under this section. The state 377 board of education shall adopt rules to ensure the protection of 378 student confidentiality at all times. The rules may require the 379 use of the data verification codes assigned to students pursuant 380 to division (D)(2) of section 3301.0714 of the Revised Code to 381 protect the confidentiality of student test scores. 382

(J) Notwithstanding division (D) of section 3311.52 of the
Revised Code, this section does not apply to the board of
add and a cooperative education school district except as
provided under rules adopted pursuant to this division.

(1) In accordance with rules that the state board of
education shall adopt, the board of education of any city,
exempted village, or local school district with territory in a

cooperative education school district established pursuant to 390 divisions (A) to (C) of section 3311.52 of the Revised Code may 391 enter into an agreement with the board of education of the 392 cooperative education school district for administering any test 393 prescribed under this section to students of the city, exempted 394 village, or local school district who are attending school in the 395 cooperative education school district. 396

(2) In accordance with rules that the state board of 397 education shall adopt, the board of education of any city, 398 exempted village, or local school district with territory in a 399 cooperative education school district established pursuant to 400 section 3311.521 of the Revised Code shall enter into an agreement 401 with the cooperative district that provides for the administration 402 of any test prescribed under this section to both of the 403 following: 404

(a) Students who are attending school in the cooperative 405 district and who, if the cooperative district were not 406 established, would be entitled to attend school in the city, 407 local, or exempted village school district pursuant to section 408 3313.64 or 3313.65 of the Revised Code; 409

(b) Persons described in division (B)(8)(b) of this section. 410

Any testing of students pursuant to such an agreement shall 411 be in lieu of any testing of such students or persons pursuant to 412 this section. 413

(K)(1) Any chartered nonpublic school may participate in the 414 testing program by administering any of the tests prescribed by 415 section 3301.0710 or 3301.0712 of the Revised Code if the chief 416 administrator of the school specifies which tests the school 417 wishes to administer. Such specification shall be made in writing 418 to the superintendent of public instruction prior to the first day 419 of August of any school year in which tests are administered and 420

shall include a pledge that the nonpublic school will administer 421 the specified tests in the same manner as public schools are 422 required to do under this section and rules adopted by the 423 department. 424

(2) The department of education shall furnish the tests 425 prescribed by section 3301.0710 or 3301.0712 of the Revised Code 426 to any chartered nonpublic school electing to participate under 427 this division.

(L)(1) The superintendent of the state school for the blind 429 and the superintendent of the state school for the deaf shall 430 administer the tests described by section 3301.0710 of the Revised 431 Code. Each superintendent shall administer the tests in the same 432 manner as district boards are required to do under this section 433 and rules adopted by the department of education and in conformity 434 with division (C)(1)(a) of this section. 435

(2) The department of education shall furnish the tests 436 described by section 3301.0710 of the Revised Code to each 437 superintendent. 438

(M) Notwithstanding division (E) of this section, a school 439 district may use a student's failure to attain a score in at least 440 the basic range on the mathematics test described by division 441 (A)(1)(a) of section 3301.0710 of the Revised Code or on any of 442 the tests described by division (A)(1)(b), (c), (d), (e), or (f) 443 of section 3301.0710 of the Revised Code as a factor in retaining 444 that student in the current grade level. 445

(N)(1) In the manner specified in divisions (N)(3) to (5) of 446 this section, the tests required by section 3301.0710 of the 447 Revised Code shall become public records pursuant to section 448 149.43 of the Revised Code on the first day of July following the 449 school year that the test was administered. 450

(2) The department may field test proposed test questions 451

with samples of students to determine the validity, reliability, 452 or appropriateness of test questions for possible inclusion in a 453 future year's test. The department also may use anchor questions 454 on tests to ensure that different versions of the same test are of 455 comparable difficulty. 456

Field test questions and anchor questions shall not be457considered in computing test scores for individual students. Field458test questions and anchor questions may be included as part of the459administration of any test required by section 3301.0710 of the460Revised Code.461

(3) Any field test question or anchor question administered
under division (N)(2) of this section shall not be a public
record. Such field test questions and anchor questions shall be
redacted from any tests which are released as a public record
pursuant to division (N)(1) of this section.

(4) This division applies to the tests prescribed by division(A) of section 3301.0710 of the Revised Code.468

(a) The first administration of each test, as specified in469section 3301.0712 of the Revised Code, shall be a public record.470

(b) For subsequent administrations of each test, not less 471 than forty per cent of the questions on the test that are used to 472 compute a student's score shall be a public record. The department 473 shall determine which questions will be needed for reuse on a 474 future test and those questions shall not be public records and 475 shall be redacted from the test prior to its release as a public 476 record. 477

(5) Each test prescribed by division (B) of section 3301.0710
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of the Revised Code that is administered in the spring shall be a
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public record. Each test prescribed by that division that is
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administered in the fall or summer shall not be a public record.
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(0) As used in this section:

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(1) "Three-year average" means the average of the most recent483consecutive three school years of data.484

(2) "Dropout" means a student who withdraws from school
before completing course requirements for graduation and who is
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not enrolled in an education program approved by the state board
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of education or an education program outside the state. "Dropout"
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does not include a student who has departed the country.

(3) "Graduation rate" means the ratio of students receiving a 490 diploma to the number of students who entered ninth grade four 491 years earlier. Students who transfer into the district are added 492 to the calculation. Students who transfer out of the district for 493 reasons other than dropout are subtracted from the calculation. If 494 a student who was a dropout in any previous year returns to the 495 same school district, that student shall be entered into the 496 calculation as if the student had entered ninth grade four years 497 before the graduation year of the graduating class that the 498 student joins. 499

Section 2. That existing sections 3301.0710 and 3301.0711 of500the Revised Code are hereby repealed.501