As Reported by the Senate Education Committee

127th General Assembly Regular Session 2007-2008

Sub. 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, Setzer, Dyer, Patton, Lundy, Luckie, Garrison,
Evans, Celeste, Heard, Collier, Schlichter, Brady, Aslanides, Bacon, Bolon,
Boyd, Budish, Core, DeBose, Domenick, Fende, Fessler, Flowers, Gibbs,
Goyal, Hagan, J., Harwood, Healy, Hughes, Koziura, Mallory, Mandel,
Oelslager, Sayre, Schindel, Stewart, D., Sykes, Szollosi, Williams, B., Yuko,
Zehringer

Senators Roberts, Morano, Sawyer, Jacobson, Mumper, Padgett

A BILL

То	amend sections 109.57, 121.40, 3301.0710,	1
	3301.0711, 3314.03, 3314.19, 3319.089, 3319.291,	2
	3319.31, 3319.39, 3321.01, 3326.11, 3326.23, and	3
	3327.10 and to enact section 3319.391 of the	4
	Revised Code and to amend Section 8 of Am. Sub.	5
	S.B. 311 of the 126th General Assembly to specify	б
	administration dates for the elementary	7
	achievement tests, to allow public schools to	8
	charge tuition for all-day kindergarten, to	9
	require the Department of Education to conduct a	10
	survey of the fees charged by school districts, to	11
	revise the requirements regarding criminal records	12
	checks of school employees, to require the	13
	Educator Standards Board to recommend a code of	14
	conduct for educators, to require the Department	15

of Education to recommend penalties for failure to	16
report educator misconduct, to permit the State	17
Board of Education to revoke an expired license,	18
to permit waivers from the minimum number of	19
school days in the 2006-2007 school year for	20
certain joint vocational school districts that	21
experienced delays in a state-assisted	22
construction project, to extend the deadline for	23
the commission studying student success with the	24
Ohio Core curriculum to issue its recommendations,	25
to alter the membership of the Ohio Community	26
Service Council, and to declare an emergency.	27
	28

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

Section 1. That sections 109.57, 121.40, 3301.0710,	29
3301.0711, 3314.03, 3314.19, 3319.089, 3319.291, 3319.31, 3319.39,	30
3321.01, 3326.11, 3326.23, and 3327.10 be amended and section	31
3319.391 of the Revised Code be enacted to read as follows:	32

Sec. 109.57. (A)(1) The superintendent of the bureau of 33 criminal identification and investigation shall procure from 34 wherever procurable and file for record photographs, pictures, 35 descriptions, fingerprints, measurements, and other information 36 that may be pertinent of all persons who have been convicted of 37 committing within this state a felony, any crime constituting a 38 misdemeanor on the first offense and a felony on subsequent 39 offenses, or any misdemeanor described in division (A)(1)(a) or 40 (A)(10)(a) of section 109.572 of the Revised Code, of all children 41 under eighteen years of age who have been adjudicated delinquent 42 children for committing within this state an act that would be a 43 felony or an offense of violence if committed by an adult or who 44

have been convicted of or pleaded guilty to committing within this 45 state a felony or an offense of violence, and of all well-known 46 and habitual criminals. The person in charge of any county, 47 multicounty, municipal, municipal-county, or multicounty-municipal 48 jail or workhouse, community-based correctional facility, halfway 49 house, alternative residential facility, or state correctional 50 institution and the person in charge of any state institution 51 having custody of a person suspected of having committed a felony, 52 any crime constituting a misdemeanor on the first offense and a 53 felony on subsequent offenses, or any misdemeanor described in 54 division (A)(1)(a) or (A)(10)(a) of section 109.572 of the Revised 55 Code or having custody of a child under eighteen years of age with 56 respect to whom there is probable cause to believe that the child 57 may have committed an act that would be a felony or an offense of 58 violence if committed by an adult shall furnish such material to 59 the superintendent of the bureau. Fingerprints, photographs, or 60 other descriptive information of a child who is under eighteen 61 years of age, has not been arrested or otherwise taken into 62 custody for committing an act that would be a felony or an offense 63 of violence if committed by an adult, has not been adjudicated a 64 delinquent child for committing an act that would be a felony or 65 an offense of violence if committed by an adult, has not been 66 convicted of or pleaded guilty to committing a felony or an 67 offense of violence, and is not a child with respect to whom there 68 is probable cause to believe that the child may have committed an 69 act that would be a felony or an offense of violence if committed 70 by an adult shall not be procured by the superintendent or 71 furnished by any person in charge of any county, multicounty, 72 municipal, municipal-county, or multicounty-municipal jail or 73 workhouse, community-based correctional facility, halfway house, 74 alternative residential facility, or state correctional 75 institution, except as authorized in section 2151.313 of the 76 77 Revised Code.

(2) Every clerk of a court of record in this state, other 78 than the supreme court or a court of appeals, shall send to the 79 superintendent of the bureau a weekly report containing a summary 80 of each case involving a felony, involving any crime constituting 81 a misdemeanor on the first offense and a felony on subsequent 82 offenses, involving a misdemeanor described in division (A)(1)(a) 83 or (A)(10)(a) of section 109.572 of the Revised Code, or involving 84 an adjudication in a case in which a child under eighteen years of 85 age was alleged to be a delinguent child for committing an act 86 that would be a felony or an offense of violence if committed by 87 an adult. The clerk of the court of common pleas shall include in 88 the report and summary the clerk sends under this division all 89 information described in divisions (A)(2)(a) to (f) of this 90 section regarding a case before the court of appeals that is 91 served by that clerk. The summary shall be written on the standard 92 forms furnished by the superintendent pursuant to division (B) of 93 this section and shall include the following information: 94

(a) The incident tracking number contained on the standard
 95
 forms furnished by the superintendent pursuant to division (B) of
 96
 this section;
 97

- (b) The style and number of the case;
- (c) The date of arrest;

(d) The date that the person was convicted of or pleaded 100 quilty to the offense, adjudicated a delinquent child for 101 committing the act that would be a felony or an offense of 102 violence if committed by an adult, found not guilty of the 103 offense, or found not to be a delinquent child for committing an 104 act that would be a felony or an offense of violence if committed 105 by an adult, the date of an entry dismissing the charge, an entry 106 declaring a mistrial of the offense in which the person is 107 discharged, an entry finding that the person or child is not 108 competent to stand trial, or an entry of a nolle prosequi, or the 109

98

date of any other determination that constitutes final resolution 110
of the case; 111

(e) A statement of the original charge with the section ofthe Revised Code that was alleged to be violated;113

(f) If the person or child was convicted, pleaded guilty, or 114 was adjudicated a delinquent child, the sentence or terms of 115 probation imposed or any other disposition of the offender or the 116 delinquent child. 117

If the offense involved the disarming of a law enforcement 118 officer or an attempt to disarm a law enforcement officer, the 119 clerk shall clearly state that fact in the summary, and the 120 superintendent shall ensure that a clear statement of that fact is 121 placed in the bureau's records. 122

(3) The superintendent shall cooperate with and assist 123 sheriffs, chiefs of police, and other law enforcement officers in 124 the establishment of a complete system of criminal identification 125 and in obtaining fingerprints and other means of identification of 126 all persons arrested on a charge of a felony, any crime 127 constituting a misdemeanor on the first offense and a felony on 128 subsequent offenses, or a misdemeanor described in division 129 (A)(1)(a) or (A)(10)(a) of section 109.572 of the Revised Code and 130 of all children under eighteen years of age arrested or otherwise 131 taken into custody for committing an act that would be a felony or 132 an offense of violence if committed by an adult. The 133 superintendent also shall file for record the fingerprint 134 impressions of all persons confined in a county, multicounty, 135 municipal, municipal-county, or multicounty-municipal jail or 136 workhouse, community-based correctional facility, halfway house, 137 alternative residential facility, or state correctional 138 institution for the violation of state laws and of all children 139 under eighteen years of age who are confined in a county, 140 multicounty, municipal, municipal-county, or multicounty-municipal 141

jail or workhouse, community-based correctional facility, halfway
142
house, alternative residential facility, or state correctional
143
institution or in any facility for delinquent children for
144
committing an act that would be a felony or an offense of violence
145
if committed by an adult, and any other information that the
superintendent may receive from law enforcement officials of the
147
state and its political subdivisions.

(4) The superintendent shall carry out Chapter 2950. of the
Revised Code with respect to the registration of persons who are
150 convicted of or plead guilty to a sexually oriented offense or a
151 child-victim oriented offense and with respect to all other duties
152 imposed on the bureau under that chapter.

(5) The bureau shall perform centralized recordkeeping 154 functions for criminal history records and services in this state 155 for purposes of the national crime prevention and privacy compact 156 set forth in section 109.571 of the Revised Code and is the 157 criminal history record repository as defined in that section for 158 purposes of that compact. The superintendent or the 159 superintendent's designee is the compact officer for purposes of 160 that compact and shall carry out the responsibilities of the 161 compact officer specified in that compact. 162

(B) The superintendent shall prepare and furnish to every 163 county, multicounty, municipal, municipal-county, or 164 multicounty-municipal jail or workhouse, community-based 165 correctional facility, halfway house, alternative residential 166 facility, or state correctional institution and to every clerk of 167 a court in this state specified in division (A)(2) of this section 168 standard forms for reporting the information required under 169 division (A) of this section. The standard forms that the 170 superintendent prepares pursuant to this division may be in a 171 tangible format, in an electronic format, or in both tangible 172 formats and electronic formats. 173

(C)(1) The superintendent may operate a center for 174 electronic, automated, or other data processing for the storage 175 and retrieval of information, data, and statistics pertaining to 176 criminals and to children under eighteen years of age who are 177 adjudicated delinquent children for committing an act that would 178 be a felony or an offense of violence if committed by an adult, 179 criminal activity, crime prevention, law enforcement, and criminal 180 justice, and may establish and operate a statewide communications 181 network to gather and disseminate information, data, and 182 statistics for the use of law enforcement agencies and for other 183 uses specified in this division. The superintendent may gather, 184 store, retrieve, and disseminate information, data, and statistics 185 that pertain to children who are under eighteen years of age and 186 that are gathered pursuant to sections 109.57 to 109.61 of the 187 Revised Code together with information, data, and statistics that 188 pertain to adults and that are gathered pursuant to those 189 sections. 190

(2) The superintendent or the superintendent's designee shall 191 gather information of the nature described in division (C)(1) of 192 this section that pertains to the offense and delinquency history 193 of a person who has been convicted of, pleaded guilty to, or been 194 adjudicated a delinquent child for committing a sexually oriented 195 offense or a child-victim oriented offense for inclusion in the 196 state registry of sex offenders and child-victim offenders 197 maintained pursuant to division (A)(1) of section 2950.13 of the 198 Revised Code and in the internet database operated pursuant to 199 division (A)(13) of that section and for possible inclusion in the 200 internet database operated pursuant to division (A)(11) of that 201 section. 202

(3) In addition to any other authorized use of information, 203
data, and statistics of the nature described in division (C)(1) of 204
this section, the superintendent or the superintendent's designee 205

may provide and exchange the information, data, and statistics 206
pursuant to the national crime prevention and privacy compact as 207
described in division (A)(5) of this section. 208

(D) The information and materials furnished to the 209 superintendent pursuant to division (A) of this section and 210 information and materials furnished to any board or person under 211 division (F) or (G) of this section are not public records under 212 section 149.43 of the Revised Code. The superintendent or the 213 superintendent's designee shall gather and retain information so 214 furnished under division (A) of this section that pertains to the 215 offense and delinquency history of a person who has been convicted 216 of, pleaded guilty to, or been adjudicated a delinguent child for 217 committing a sexually oriented offense or a child-victim oriented 218 offense for the purposes described in division (C)(2) of this 219 section. 220

(E) The attorney general shall adopt rules, in accordance 221 with Chapter 119. of the Revised Code, setting forth the procedure 222 by which a person may receive or release information gathered by 223 the superintendent pursuant to division (A) of this section. A 2.2.4 reasonable fee may be charged for this service. If a temporary 225 employment service submits a request for a determination of 226 whether a person the service plans to refer to an employment 227 position has been convicted of or pleaded guilty to an offense 228 listed in division (A)(1), (3), (4), (5), or (6) of section 229 109.572 of the Revised Code, the request shall be treated as a 230 single request and only one fee shall be charged. 231

(F)(1) As used in division (F)(2) of this section, "head 232 start agency" means an entity in this state that has been approved 233 to be an agency for purposes of subchapter II of the "Community 234 Economic Development Act," 95 Stat. 489 (1981), 42 U.S.C.A. 9831, 235 as amended. 236

(2)(a) In addition to or in conjunction with any request that 237

Page 8

is required to be made under section 109.572, 2151.86, 3301.32, 238 3301.541, 3319.39, <u>3319.391, 3327.10,</u> 3701.881, 5104.012, 239 5104.013, 5123.081, 5126.28, 5126.281, or 5153.111 of the Revised 240 Code, the board of education of any school district; the director 241 of mental retardation and developmental disabilities; any county 242 board of mental retardation and developmental disabilities; any 243 entity under contract with a county board of mental retardation 244 and developmental disabilities; the chief administrator of any 245 chartered nonpublic school; the chief administrator of any home 246 health agency; the chief administrator of or person operating any 247 child day-care center, type A family day-care home, or type B 248 family day-care home licensed or certified under Chapter 5104. of 249 the Revised Code; the administrator of any type C family day-care 250 home certified pursuant to Section 1 of Sub. H.B. 62 of the 121st 251 general assembly or Section 5 of Am. Sub. S.B. 160 of the 121st 252 general assembly; the chief administrator of any head start 253 agency; or the executive director of a public children services 254 agency; or an employer described in division (A)(2) of section 255 3319.391 or division (J)(2) of section 3327.10 of the Revised Code 256 may request that the superintendent of the bureau investigate and 257 determine, with respect to any individual who has applied for 258 employment in any position after October 2, 1989, or any 259 individual wishing to apply for employment with a board of 260 education may request, with regard to the individual, whether the 261 bureau has any information gathered under division (A) of this 262 section that pertains to that individual. On receipt of the 263 request, the superintendent shall determine whether that 264 information exists and, upon request of the person, board, or 265 entity requesting information, also shall request from the federal 266 bureau of investigation any criminal records it has pertaining to 267 that individual. The superintendent or the superintendent's 268 designee also may request criminal history records from other 269 states or the federal government pursuant to the national crime 270

prevention and privacy compact set forth in section 109.571 of the 271 Revised Code. Within thirty days of the date that the 272 superintendent receives a request, the superintendent shall send 273 to the board, entity, or person a report of any information that 274 the superintendent determines exists, including information 275 contained in records that have been sealed under section 2953.32 276 of the Revised Code, and, within thirty days of its receipt, shall 277 send the board, entity, or person a report of any information 278 received from the federal bureau of investigation, other than 279 information the dissemination of which is prohibited by federal 280 law. 281

(b) When a board of education is required to receive 282 information under this section as a prerequisite to employment of 283 an individual pursuant to section 3319.39 of the Revised Code, it 284 may accept a certified copy of records that were issued by the 285 bureau of criminal identification and investigation and that are 286 presented by an individual applying for employment with the 287 district in lieu of requesting that information itself. In such a 288 case, the board shall accept the certified copy issued by the 289 bureau in order to make a photocopy of it for that individual's 290 employment application documents and shall return the certified 291 copy to the individual. In a case of that nature, a district only 292 shall accept a certified copy of records of that nature within one 293 year after the date of their issuance by the bureau. 294

(3) The state board of education may request, with respect to 295 any individual who has applied for employment after October 2, 296 1989, in any position with the state board or the department of 297 education, any information that a school district board of 298 education is authorized to request under division (F)(2) of this 299 section, and the superintendent of the bureau shall proceed as if 300 the request has been received from a school district board of 301 education under division (F)(2) of this section. 302

(4) When the superintendent of the bureau receives a request
303
for information under section 3319.291 of the Revised Code, the
superintendent shall proceed as if the request has been received
305
from a school district board of education under division (F)(2) of
306
this section.

(5) When a recipient of a classroom reading improvement grant 308 paid under section 3301.86 of the Revised Code requests, with 309 respect to any individual who applies to participate in providing 310 any program or service funded in whole or in part by the grant, 311 the information that a school district board of education is 312 authorized to request under division (F)(2)(a) of this section, 313 the superintendent of the bureau shall proceed as if the request 314 has been received from a school district board of education under 315 division (F)(2)(a) of this section. 316

(G) In addition to or in conjunction with any request that is 317 required to be made under section 3701.881, 3712.09, 3721.121, or 318 3722.151 of the Revised Code with respect to an individual who has 319 applied for employment in a position that involves providing 320 direct care to an older adult, the chief administrator of a home 321 health agency, hospice care program, home licensed under Chapter 322 3721. of the Revised Code, adult day-care program operated 323 pursuant to rules adopted under section 3721.04 of the Revised 324 Code, or adult care facility may request that the superintendent 325 of the bureau investigate and determine, with respect to any 326 individual who has applied after January 27, 1997, for employment 327 in a position that does not involve providing direct care to an 328 older adult, whether the bureau has any information gathered under 329 division (A) of this section that pertains to that individual. 330

In addition to or in conjunction with any request that is 331 required to be made under section 173.27 of the Revised Code with 332 respect to an individual who has applied for employment in a 333 position that involves providing ombudsperson services to 334

residents of long-term care facilities or recipients of 335 community-based long-term care services, the state long-term care 336 ombudsperson, ombudsperson's designee, or director of health may 337 request that the superintendent investigate and determine, with 338 respect to any individual who has applied for employment in a 339 position that does not involve providing such ombudsperson 340 services, whether the bureau has any information gathered under 341 division (A) of this section that pertains to that applicant. 342

In addition to or in conjunction with any request that is 343 required to be made under section 173.394 of the Revised Code with 344 respect to an individual who has applied for employment in a 345 position that involves providing direct care to an individual, the 346 chief administrator of a community-based long-term care agency may 347 request that the superintendent investigate and determine, with 348 respect to any individual who has applied for employment in a 349 position that does not involve providing direct care, whether the 350 bureau has any information gathered under division (A) of this 351 352 section that pertains to that applicant.

On receipt of a request under this division, the 353 superintendent shall determine whether that information exists 354 and, on request of the individual requesting information, shall 355 also request from the federal bureau of investigation any criminal 356 records it has pertaining to the applicant. The superintendent or 357 the superintendent's designee also may request criminal history 358 records from other states or the federal government pursuant to 359 the national crime prevention and privacy compact set forth in 360 section 109.571 of the Revised Code. Within thirty days of the 361 date a request is received, the superintendent shall send to the 362 requester a report of any information determined to exist, 363 including information contained in records that have been sealed 364 under section 2953.32 of the Revised Code, and, within thirty days 365 of its receipt, shall send the requester a report of any 366

federal law.

information received from the federal bureau of investigation, other than information the dissemination of which is prohibited by

(H) Information obtained by a government entity or person 370 under this section is confidential and shall not be released or 371 disseminated. 372

(I) The superintendent may charge a reasonable fee for 373 providing information or criminal records under division (F)(2) or 374 (G) of this section. 375

(J) As used in this section, "sexually oriented offense" and 376 "child-victim oriented offense" have the same meanings as in 377 section 2950.01 of the Revised Code. 378

Sec. 121.40. (A) There is hereby created the Ohio community 379 service council consisting of twenty-one members including the 380 superintendent of public instruction or the superintendent's 381 designee, the chancellor of the Ohio board of regents or the 382 chancellor's designee, the director of natural resources or the 383 director's designee, the director of youth services or the 384 director's designee, the director of aging or the director's 385 designee, the director of job and family services or the 386 director's designee, the chairperson of the committee of the house 387 of representatives dealing with education or the chairperson's 388 designee, the chairperson of the committee of the senate dealing 389 with education or the chairperson's designee, and thirteen fifteen 390 members who shall be appointed by the governor with the advice and 391 consent of the senate and who shall serve terms of office of three 392 years. The appointees shall include educators, including teachers 393 and administrators; representatives of youth organizations; 394 students and parents; representatives of organizations engaged in 395 volunteer program development and management throughout the state, 396 including youth and conservation programs; and representatives of 397

367

368

business, government, nonprofit organizations, social service398agencies, veterans organizations, religious organizations, or399philanthropies that support or encourage volunteerism within the400state. Members of the council shall receive no compensation, but401shall be reimbursed for actual and necessary expenses incurred in402the performance of their official duties.403

(B) The council shall appoint an executive director for the
404
council, who shall be in the unclassified civil service. The
405
executive director shall supervise the council's activities and
406
report to the council on the progress of those activities. The
407
executive director shall do all things necessary for the efficient
408
and effective implementation of the duties of the council.

The responsibilities assigned to the executive director do 410 not relieve the members of the council from final responsibility 411 for the proper performance of the requirements of this section. 412

(C) The council or its designee shall do all of the 413
following: 414

(1) Employ, promote, supervise, and remove all employees as 415 needed in connection with the performance of its duties under this 416 section and may assign duties to those employees as necessary to 417 achieve the most efficient performance of its functions, and to 418 that end may establish, change, or abolish positions, and assign 419 and reassign duties and responsibilities of any employee of the 420 council. Personnel employed by the council who are subject to 421 Chapter 4117. of the Revised Code shall retain all of their rights 422 and benefits conferred pursuant to that chapter. Nothing in this 423 chapter shall be construed as eliminating or interfering with 424 Chapter 4117. of the Revised Code or the rights and benefits 425 conferred under that chapter to public employees or to any 426 bargaining unit. 427

(2) Maintain its office in Columbus, and may hold sessions at 428

any place within the state;

(3) Acquire facilities, equipment, and supplies necessary to 430 house the council, its employees, and files and records under its 431 control, and to discharge any duty imposed upon it by law. The 432 expense of these acquisitions shall be audited and paid for in the 433 same manner as other state expenses. For that purpose, the council 434 shall prepare and submit to the office of budget and management a 435 budget for each biennium according to sections 101.532 and 107.03 436 of the Revised Code. The budget submitted shall cover the costs of 437 the council and its staff in the discharge of any duty imposed 438 upon the council by law. The council shall not delegate any 439 authority to obligate funds. 440

(4) Pay its own payroll and other operating expenses fromline items designated by the general assembly;442

(5) Retain its fiduciary responsibility as appointing
authority. Any transaction instructions shall be certified by the
appointing authority or its designee.

(6) Establish the overall policy and management of thecouncil in accordance with this chapter;447

(7) Assist in coordinating and preparing the state 448 application for funds under sections 101 to 184 of the "National 449 and Community Service Act of 1990," 104 Stat. 3127 (1990), 42 450 U.S.C.A. 12411 to 12544, as amended, assist in administering and 451 overseeing the "National and Community Service Trust Act of 1993," 452 P.L. 103-82, 107 Stat. 785, and the americorps program in this 453 state, and assist in developing objectives for a comprehensive 454 strategy to encourage and expand community service programs 455 throughout the state; 456

(8) Assist the state board of education, school districts,
457
the <u>chancellor of the</u> board of regents, and institutions of higher
458
education in coordinating community service education programs
459

through cooperative efforts between institutions and organizations 460 in the public and private sectors; 461

(9) Assist the departments of natural resources, youth
 services, aging, and job and family services in coordinating
 community service programs through cooperative efforts between
 464
 institutions and organizations in the public and private sectors;
 465

(10) Suggest individuals and organizations that are available 466 to assist school districts, institutions of higher education, and 467 the departments of natural resources, youth services, aging, and 468 job and family services in the establishment of community service 469 programs and assist in investigating sources of funding for 470 implementing these programs; 471

(11) Assist in evaluating the state's efforts in providing 472 community service programs using standards and methods that are 473 consistent with any statewide objectives for these programs and 474 provide information to the state board of education, school 475 districts, the chancellor of the board of regents, institutions of 476 higher education, and the departments of natural resources, youth 477 services, aging, and job and family services to guide them in 478 making decisions about these programs; 479

(12) Assist the state board of education in complying with
section 3301.70 of the Revised Code and the <u>chancellor of the</u>
board of regents in complying with division (B)(2) of section
3333.043 of the Revised Code;

(13) Advise, assist, consult with, and cooperate with, by
484
contract or otherwise, agencies and political subdivisions of this
485
state in establishing a statewide system for volunteers pursuant
486
to section 121.404 of the Revised Code.

(D) The department of aging shall serve as the council's
fiscal agent. Beginning on July 1, 1997, whenever reference is
made in any law, contract, or document to the functions of the
489

department of youth services as fiscal agent to the council, the 491 reference shall be deemed to refer to the department of aging. The 492 department of aging shall have no responsibility for or obligation 493 to the council prior to July 1, 1997. Any validation, cure, right, 494 privilege, remedy, obligation, or liability shall be retained by 495 the council. 496

As used in this section, "fiscal agent" means technical 497 support and includes the following technical support services: 498

(1) Preparing and processing payroll and other personnel
 documents that the council executes as the appointing authority.
 500
 The department of aging shall not approve any payroll or other
 501
 personnel-related documents.
 502

(2) Maintaining ledgers of accounts and reports of account
 balances, and monitoring budgets and allotment plans in
 consultation with the council. The department shall not approve
 any biennial budget, grant, expenditure, audit, or fiscal-related
 document.

(3) Performing other routine support services that the
 508
 director of aging or the director's designee and the council or
 509
 its designee consider appropriate to achieve efficiency.
 510

(E)(1) The council or its designee has the following 511authority and responsibility relative to fiscal matters: 512

(a) Sole authority to draw funds for any and all federalprograms in which the council is authorized to participate;514

(b) Sole authority to expend funds from their accounts for
programs and any other necessary expenses the council may incur
and its subgrantees may incur;
517

(c) Responsibility to cooperate with and inform the
 department of aging as fiscal agent to ensure that the department
 fully apprised of all financial transactions.
 520

(2)	The	council	shall	follow	all	state	procurement	5	21
requiren	nents							5	22

(3) The department of aging shall determine fees to be
523
charged to the council, which shall be in proportion to the
524
services performed for the council.
525

(4) The council shall pay fees owed to the department of
526
aging from a general revenue fund of the council or from any other
527
fund from which the operating expenses of the council are paid.
528
Any amounts set aside for a fiscal year for the payment of these
529
fees shall be used only for the services performed for the council
530
by the department of aging in that fiscal year.

(F) The council may accept and administer grants from any
source, public or private, to carry out any of the council's
functions this section establishes.
534

Sec. 3301.0710. The state board of education shall adopt 535 rules establishing a statewide program to test student 536 achievement. The state board shall ensure that all tests 537 administered under the testing program are aligned with the 538 academic standards and model curricula adopted by the state board 539 and are created with input from Ohio parents, Ohio classroom 540 teachers, Ohio school administrators, and other Ohio school 541 personnel pursuant to section 3301.079 of the Revised Code. 542

The testing program shall be designed to ensure that students 543 who receive a high school diploma demonstrate at least high school 544 levels of achievement in reading, writing, mathematics, science, 545 and social studies. 546

(A)(1) The state board shall prescribe all of the following: 547

(a) Two statewide achievement tests, one each designed to 548
 measure the level of reading and mathematics skill expected at the 549
 end of third grade; 550

(b) Three statewide achievement tests, one each designed to 551
measure the level of reading, writing, and mathematics skill 552
expected at the end of fourth grade; 553

(c) Four statewide achievement tests, one each designed to
 554
 measure the level of reading, mathematics, science, and social
 555
 studies skill expected at the end of fifth grade;
 556

(d) Two statewide achievement tests, one each designed to 557
 measure the level of reading and mathematics skill expected at the 558
 end of sixth grade; 559

(e) Three statewide achievement tests, one each designed to
 measure the level of reading, writing, and mathematics skill
 state end of seventh grade;

(f) Four statewide achievement tests, one each designed to
measure the level of reading, mathematics, science, and social
studies skill expected at the end of eighth grade.

(2) The state board shall determine and designate at least 566 five ranges of scores on each of the achievement tests described 567 in divisions (A)(1) and (B) of this section. Each range of scores 568 shall be deemed to demonstrate a level of achievement so that any 569 student attaining a score within such range has achieved one of 570 the following: 571

(a) An advanced level of skill; 572

(b) An accelerated level of skill; 573

(c) A proficient level of skill; 574

(d) A basic level of skill; 575

(e) A limited level of skill. 576

(B) The tests prescribed under this division shall
577
collectively be known as the Ohio graduation tests. The state
board shall prescribe five statewide high school achievement
579
tests, one each designed to measure the level of reading, writing,
580

mathematics, science, and social studies skill expected at the end 581 of tenth grade. The state board shall designate a score in at 582 least the range designated under division (A)(2)(c) of this 583 section on each such test that shall be deemed to be a passing 584 score on the test as a condition toward granting high school 585 diplomas under sections 3313.61, 3313.611, 3313.612, and 3325.08 586 of the Revised Code. 587

The state board may enter into a reciprocal agreement with 588 the appropriate body or agency of any other state that has similar 589 statewide achievement testing requirements for receiving high 590 school diplomas, under which any student who has met an 591 achievement testing requirement of one state is recognized as 592 having met the similar achievement testing requirement of the 593 other state for purposes of receiving a high school diploma. For 594 purposes of this section and sections 3301.0711 and 3313.61 of the 595 Revised Code, any student enrolled in any public high school in 596 this state who has met an achievement testing requirement 597 specified in a reciprocal agreement entered into under this 598 division shall be deemed to have attained at least the applicable 599 score designated under this division on each test required by this 600 division that is specified in the agreement. 601

(C) Except as provided in division (H) of this section, the 602 state board shall annually designate as follows the dates on which 603 the tests prescribed under this section shall be administered: 604

```
(1) For the reading test prescribed under division (A)(1)(a)
                                                                          605
of this section, as follows:
                                                                          606
```

(a) One date prior to the thirty-first day of December each 607 school year; 608

(b) At least one date of each school year that is not earlier 609 than Monday of the week containing the first twenty-fourth day of 610 May April. 611

(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
(ate of each school year that is not earlier than Monday of the
(b) week containing the first twenty-fourth day of May April;

(3) For the tests prescribed under division (B) of this 617 section, at least one date in each school year that is not earlier 618 than Monday of the week containing the fifteenth day of March for 619 all tenth grade students and at least one date prior to the 620 thirty-first day of December and at least one date subsequent to 621 that date but prior to the thirty-first day of March of each 622 school year for eleventh and twelfth grade students. 623

(D) In prescribing test dates pursuant to division (C)(3) of 624 this section, the state board shall, to the greatest extent 625 practicable, provide options to school districts in the case of 626 tests administered under that division to eleventh and twelfth 627 grade students and in the case of tests administered to students 628 pursuant to division (C)(2) of section 3301.0711 of the Revised 629 Code. Such options shall include at least an opportunity for 630 school districts to give such tests outside of regular school 631 hours. 632

(E) In prescribing test dates pursuant to this section, the 633 state board of education shall designate the dates in such a way 634 as to allow a reasonable length of time between the administration 635 of tests prescribed under this section and any administration of 636 the National Assessment of Education Progress Test given to 637 students in the same grade level pursuant to section 3301.27 of 638 the Revised Code or federal law. 639

(F) The state board shall prescribe a practice version of
640
each Ohio graduation test described in division (B) of this
641
section that is of comparable length to the actual test.
642

(G) Any committee established by the department of education 643 for the purpose of making recommendations to the state board 644 regarding the state board's designation of scores on the tests 645 described by this section shall inform the state board of the 646 probable percentage of students who would score in each of the 647 ranges established under division (A)(2) of this section on the 648 tests if the committee's recommendations are adopted by the state 649 board. To the extent possible, these percentages shall be 650 disaggregated by gender, major racial and ethnic groups, limited 651 English proficient students, economically disadvantaged students, 652 students with disabilities, and migrant students. 653

If the state board intends to make any change to the 654 committee's recommendations, the state board shall explain the 655 intended change to the Ohio accountability task force established 656 by section 3302.021 of the Revised Code. The task force shall 657 recommend whether the state board should proceed to adopt the 658 intended change. Nothing in this division shall require the state 659 board to designate test scores based upon the recommendations of 660 the task force. 661

(H)(1) The state board shall require any alternate assessment 662 administered to a student under division (C)(1) of section 663 3301.0711 of the Revised Code to be completed and submitted to the 664 entity with which the department contracts for the scoring of the 665 test not later than the first day of April of the school year in 666 which the test is administered. 667

(2) For any test prescribed by this section, the state board 668 may designate a date one week earlier than the applicable date 669 designated under division (C) of this section for the 670 administration of the test to limited English proficient students. 671

(3) In designating days for the administration of the tests 672 prescribed by division (A) of this section, the state board shall 673 require the tests for each grade level to be administered on 674

	-				~		-
consecutive d	1 JJJZC	OVAY	2	noriod	$\cap t$		MOOKO
	ay b	Over	a	PELIUU	OT.	LWO	MEEVP

Sec. 3301.0711. (A) The department of education shall: 676

(1) Annually furnish to, grade, and score all tests required 677 by section 3301.0710 of the Revised Code to be administered by 678 city, local, exempted village, and joint vocational school 679 districts, except that each district shall score any test 680 administered pursuant to division (B)(10) of this section. Each 681 test so furnished shall include the data verification code of the 682 student to whom the test will be administered, as assigned 683 pursuant to division (D)(2) of section 3301.0714 of the Revised 684 Code. In furnishing the practice versions of Ohio graduation tests 685 prescribed by division (F) of section 3301.0710 of the Revised 686 Code, the department shall make the tests available on its web 687 site for reproduction by districts. In awarding contracts for 688 grading tests, the department shall give preference to Ohio-based 689 entities employing Ohio residents. 690

(2) Adopt rules for the ethical use of tests and prescribing
691
the manner in which the tests prescribed by section 3301.0710 of
692
the Revised Code shall be administered to students.
693

(B) Except as provided in divisions (C) and (J) of this
section, the board of education of each city, local, and exempted
village school district shall, in accordance with rules adopted
696
under division (A) of this section:

(2) Administer the mathematics test prescribed under division 703(A)(1)(a) of section 3301.0710 of the Revised Code at least once 704

annually to all students in the third grade.	705
(3) Administer the tests prescribed under division (A)(1)(b)	706
of section 3301.0710 of the Revised Code at least once annually to	707
all students in the fourth grade.	708
(4) Administer the tests prescribed under division (A)(1)(c)	709
of section 3301.0710 of the Revised Code at least once annually to	710
all students in the fifth grade.	711
(5) Administer the tests prescribed under division (A)(1)(d)	712
of section 3301.0710 of the Revised Code at least once annually to	713
all students in the sixth grade.	714
(6) Administer the tests prescribed under division (A)(1)(e)	715
of section 3301.0710 of the Revised Code at least once annually to	716
all students in the seventh grade.	717
(7) Administer the tests prescribed under division $(A)(1)(f)$	718
of section 3301.0710 of the Revised Code at least once annually to	719
all students in the eighth grade.	720
(8) Except as provided in division (B)(9) of this section,	721
administer any test prescribed under division (B) of section	722
3301.0710 of the Revised Code as follows:	723
(a) At least once annually to all tenth grade students and at	724
least twice annually to all students in eleventh or twelfth grade	725
who have not yet attained the score on that test designated under	726
that division;	727
(b) To any person who has successfully completed the	728
curriculum in any high school or the individualized education	729
program developed for the person by any high school pursuant to	730
section 3323.08 of the Revised Code but has not received a high	731
school diploma and who requests to take such test, at any time	732
such test is administered in the district.	733
(9) In lieu of the board of education of any city, local, or	734

exempted village school district in which the student is also 735 enrolled, the board of a joint vocational school district shall 736 administer any test prescribed under division (B) of section 737 3301.0710 of the Revised Code at least twice annually to any 738 student enrolled in the joint vocational school district who has 739 not yet attained the score on that test designated under that 740 division. A board of a joint vocational school district may also 741 administer such a test to any student described in division 742 (B)(8)(b) of this section. 743

(10) If the district has been declared to be under an 744 academic watch or in a state of academic emergency pursuant to 745 section 3302.03 of the Revised Code or has a three-year average 746 graduation rate of not more than seventy-five per cent, administer 747 each test prescribed by division (F) of section 3301.0710 of the 748 Revised Code in September to all ninth grade students, beginning 749 in the school year that starts July 1, 2005. 750

(C)(1)(a) Any student receiving special education services 751 under Chapter 3323. of the Revised Code may be excused from taking 752 any particular test required to be administered under this section 753 if the individualized education program developed for the student 754 pursuant to section 3323.08 of the Revised Code excuses the 755 student from taking that test and instead specifies an alternate 756 assessment method approved by the department of education as 757 conforming to requirements of federal law for receipt of federal 758 funds for disadvantaged pupils. To the extent possible, the 759 individualized education program shall not excuse the student from 760 taking a test unless no reasonable accommodation can be made to 761 enable the student to take the test. 762

(b) Any alternate assessment approved by the department for a 763
student under this division shall produce measurable results 764
comparable to those produced by the tests which the alternate 765
assessments are replacing in order to allow for the student's 766

assessment results to be included in the data compiled for a 767 school district or building under section 3302.03 of the Revised 768 Code. 769

(c) Any student enrolled in a chartered nonpublic school who 770 has been identified, based on an evaluation conducted in 771 accordance with section 3323.03 of the Revised Code or section 504 772 of the "Rehabilitation Act of 1973," 87 Stat. 355, 29 U.S.C.A. 773 794, as amended, as a child with a disability shall be excused 774 from taking any particular test required to be administered under 775 this section if a plan developed for the student pursuant to rules 776 adopted by the state board excuses the student from taking that 777 test. In the case of any student so excused from taking a test, the chartered nonpublic school shall not prohibit the student from 779 taking the test. 780

(2) A district board may, for medical reasons or other good 781 cause, excuse a student from taking a test administered under this 782 section on the date scheduled, but any such test shall be 783 administered to such excused student not later than nine days 784 following the scheduled date. The board shall annually report the 785 number of students who have not taken one or more of the tests 786 required by this section to the state board of education not later 787 than the thirtieth day of June. 788

(3) As used in this division, "limited English proficient 789 student" has the same meaning as in 20 U.S.C. 7801. 790

No school district board shall excuse any limited English 791 proficient student from taking any particular test required to be 792 administered under this section, except that any limited English 793 proficient student who has been enrolled in United States schools 794 for less than one full school year shall not be required to take 795 any such reading or writing test. However, no board shall prohibit 796 a limited English proficient student who is not required to take a 797 test under this division from taking the test. A board may permit 798

any limited English proficient student to take any test required799to be administered under this section with appropriate800accommodations, as determined by the department. For each limited801English proficient student, each school district shall annually802assess that student's progress in learning English, in accordance803with procedures approved by the department.804

The governing authority of a chartered nonpublic school may 805 excuse a limited English proficient student from taking any test 806 administered under this section. However, no governing authority 807 shall prohibit a limited English proficient student from taking 808 the test. 809

(D)(1) In the school year next succeeding the school year in 810 which the tests prescribed by division (A)(1) or (B) of section 811 3301.0710 of the Revised Code or former division (A)(1), (A)(2), 812 or (B) of section 3301.0710 of the Revised Code as it existed 813 prior to September 11, 2001, are administered to any student, the 814 board of education of any school district in which the student is 815 enrolled in that year shall provide to the student intervention 816 services commensurate with the student's test performance, 817 including any intensive intervention required under section 818 3313.608 of the Revised Code, in any skill in which the student 819 failed to demonstrate at least a score at the proficient level on 820 the test. 821

(2) Following any administration of the tests prescribed by 822 division (F) of section 3301.0710 of the Revised Code to ninth 823 grade students, each school district that has a three-year average 824 graduation rate of not more than seventy-five per cent shall 825 determine for each high school in the district whether the school 826 shall be required to provide intervention services to any students 827 who took the tests. In determining which high schools shall 828 provide intervention services based on the resources available, 829 the district shall consider each school's graduation rate and 830

scores on the practice tests. The district also shall consider the 831 scores received by ninth grade students on the reading and 832 mathematics tests prescribed under division (A)(1)(f) of section 833 3301.0710 of the Revised Code in the eighth grade in determining 834 which high schools shall provide intervention services. 835

Each high school selected to provide intervention services 836 under this division shall provide intervention services to any 837 student whose test results indicate that the student is failing to 838 make satisfactory progress toward being able to attain scores at 839 the proficient level on the Ohio graduation tests. Intervention 840 services shall be provided in any skill in which a student 841 demonstrates unsatisfactory progress and shall be commensurate 842 with the student's test performance. Schools shall provide the 843 intervention services prior to the end of the school year, during 844 the summer following the ninth grade, in the next succeeding 845 school year, or at any combination of those times. 846

(E) Except as provided in section 3313.608 of the Revised 847 Code and division (M) of this section, no school district board of 848 education shall utilize any student's failure to attain a 849 specified score on any test administered under this section as a 850 factor in any decision to deny the student promotion to a higher 851 grade level. However, a district board may choose not to promote 852 to the next grade level any student who does not take any test 853 administered under this section or make up such test as provided 854 by division (C)(2) of this section and who is not exempt from the 855 requirement to take the test under division (C)(3) of this 856 857 section.

(F) No person shall be charged a fee for taking any test858administered under this section.859

(G)(1) Each school district board shall designate one
860
location for the collection of tests administered in the spring
861
under division (B)(1) of this section and the tests administered
862

under divisions (B)(2) to (7) of this section. Each district board 863 shall submit the tests to the entity with which the department 864 contracts for the scoring of the tests as follows: 865

(a) If the district's total enrollment in grades kindergarten 866 through twelve during the first full school week of October was 867 less than two thousand five hundred, not later than the Friday 868 after all of the tests are have been administered; 869

(b) If the district's total enrollment in grades kindergarten 870 through twelve during the first full school week of October was 871 two thousand five hundred or more, but less than seven thousand, 872 not later than the Monday after <u>all of</u> the tests are <u>have been</u> 873 administered;

(c) If the district's total enrollment in grades kindergarten 875 through twelve during the first full school week of October was 876 seven thousand or more, not later than the Tuesday after all of 877 the tests are have been administered. 878

However, any such test that a student takes during the 879 make-up period described in division (C)(2) of this section shall 880 be submitted not later than the Friday following the day the 881 student takes the test. 882

(2) The department or an entity with which the department 883 contracts for the scoring of the test shall send to each school 884 district board a list of the individual test scores of all persons 885 taking any test prescribed by division (A)(1) or (B) of section 886 3301.0710 of the Revised Code within sixty days after its 887 administration, but in no case shall the scores be returned later 888 than the fifteenth day of June following the administration. For 889 any tests administered under this section by a joint vocational 890 school district, the department or entity shall also send to each 891 city, local, or exempted village school district a list of the 892 individual test scores of any students of such city, local, or 893

exempted village school district who are attending school in the 894 joint vocational school district. 895

(H) Individual test scores on any tests administered under 896 this section shall be released by a district board only in 897 accordance with section 3319.321 of the Revised Code and the rules 898 adopted under division (A) of this section. No district board or 899 its employees shall utilize individual or aggregate test results 900 in any manner that conflicts with rules for the ethical use of 901 tests adopted pursuant to division (A) of this section. 902

(I) Except as provided in division (G) of this section, the 903 department or an entity with which the department contracts for 904 the scoring of the test shall not release any individual test 905 scores on any test administered under this section. The state 906 board of education shall adopt rules to ensure the protection of 907 student confidentiality at all times. The rules may require the 908 use of the data verification codes assigned to students pursuant 909 to division (D)(2) of section 3301.0714 of the Revised Code to 910 protect the confidentiality of student test scores. 911

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

(1) In accordance with rules that the state board of 916 education shall adopt, the board of education of any city, 917 exempted village, or local school district with territory in a 918 cooperative education school district established pursuant to 919 divisions (A) to (C) of section 3311.52 of the Revised Code may 920 enter into an agreement with the board of education of the 921 cooperative education school district for administering any test 922 prescribed under this section to students of the city, exempted 923 village, or local school district who are attending school in the 924 cooperative education school district. 925

(2) In accordance with rules that the state board of 926 education shall adopt, the board of education of any city, 927 exempted village, or local school district with territory in a 928 cooperative education school district established pursuant to 929 section 3311.521 of the Revised Code shall enter into an agreement 930 with the cooperative district that provides for the administration 931 of any test prescribed under this section to both of the 932 following: 933

(a) Students who are attending school in the cooperative
934
district and who, if the cooperative district were not
935
established, would be entitled to attend school in the city,
936
local, or exempted village school district pursuant to section
937
3313.64 or 3313.65 of the Revised Code;
938

(b) Persons described in division (B)(8)(b) of this section. 939

Any testing of students pursuant to such an agreement shall 940 be in lieu of any testing of such students or persons pursuant to 941 this section. 942

(K)(1) Any chartered nonpublic school may participate in the 943 testing program by administering any of the tests prescribed by 944 section 3301.0710 or 3301.0712 of the Revised Code if the chief 945 administrator of the school specifies which tests the school 946 wishes to administer. Such specification shall be made in writing 947 to the superintendent of public instruction prior to the first day 948 of August of any school year in which tests are administered and 949 shall include a pledge that the nonpublic school will administer 950 the specified tests in the same manner as public schools are 951 required to do under this section and rules adopted by the 952 department. 953

(2) The department of education shall furnish the tests
954
prescribed by section 3301.0710 or 3301.0712 of the Revised Code
955
to any chartered nonpublic school electing to participate under
956

957

this division.

(L)(1) The superintendent of the state school for the blind 958 and the superintendent of the state school for the deaf shall 959 administer the tests described by section 3301.0710 of the Revised 960 Code. Each superintendent shall administer the tests in the same 961 manner as district boards are required to do under this section 962 and rules adopted by the department of education and in conformity 963 with division (C)(1)(a) of this section. 964

(2) The department of education shall furnish the tests965described by section 3301.0710 of the Revised Code to each966superintendent.967

(M) Notwithstanding division (E) of this section, a school
968
district may use a student's failure to attain a score in at least
969
the basic range on the mathematics test described by division
970
(A)(1)(a) of section 3301.0710 of the Revised Code or on any of
971
the tests described by division (A)(1)(b), (c), (d), (e), or (f)
972
of section 3301.0710 of the Revised Code as a factor in retaining
973
that student in the current grade level.

(N)(1) In the manner specified in divisions (N)(3) to (5) of 975
this section, the tests required by section 3301.0710 of the 976
Revised Code shall become public records pursuant to section 977
149.43 of the Revised Code on the first day of July following the 978
school year that the test was administered. 979

(2) The department may field test proposed test questions 980 with samples of students to determine the validity, reliability, 981 or appropriateness of test questions for possible inclusion in a 982 future year's test. The department also may use anchor questions 983 on tests to ensure that different versions of the same test are of 984 comparable difficulty. 985

Field test questions and anchor questions shall not be 986 considered in computing test scores for individual students. Field 987

test questions and anchor questions may be included as part of the administration of any test required by section 3301.0710 of the 989 Revised Code. 990

(3) Any field test question or anchor question administered 991 under division (N)(2) of this section shall not be a public 992 record. Such field test questions and anchor questions shall be 993 redacted from any tests which are released as a public record 994 pursuant to division (N)(1) of this section. 995

(4) This division applies to the tests prescribed by division 996 (A) of section 3301.0710 of the Revised Code. 997

(a) The first administration of each test, as specified in 998 section 3301.0712 of the Revised Code, shall be a public record. 999

(b) For subsequent administrations of each test, not less 1000 than forty per cent of the questions on the test that are used to 1001 compute a student's score shall be a public record. The department 1002 shall determine which questions will be needed for reuse on a 1003 future test and those questions shall not be public records and 1004 shall be redacted from the test prior to its release as a public 1005 record. However, for each redacted question, the department shall 1006 inform each city, local, and exempted village school district of 1007 the statewide academic standard adopted by the state board of 1008 education under section 3301.079 of the Revised Code and the 1009 corresponding benchmark to which the question relates. The 1010 preceding sentence does not apply to field test questions that are 1011 redacted under division (N)(3) of this section. 1012

(5) Each test prescribed by division (B) of section 3301.0710 1013 of the Revised Code that is administered in the spring shall be a 1014 public record. Each test prescribed by that division that is 1015 administered in the fall or summer shall not be a public record. 1016

(0) As used in this section:

(1) "Three-year average" means the average of the most recent 1018

988

consecutive three school years of data.

(2) "Dropout" means a student who withdraws from school 1020 before completing course requirements for graduation and who is 1021 not enrolled in an education program approved by the state board 1022 of education or an education program outside the state. "Dropout" 1023 does not include a student who has departed the country. 1024

(3) "Graduation rate" means the ratio of students receiving a 1025 diploma to the number of students who entered ninth grade four 1026 years earlier. Students who transfer into the district are added 1027 to the calculation. Students who transfer out of the district for 1028 reasons other than dropout are subtracted from the calculation. If 1029 a student who was a dropout in any previous year returns to the 1030 same school district, that student shall be entered into the 1031 calculation as if the student had entered ninth grade four years 1032 before the graduation year of the graduating class that the 1033 student joins. 1034

sec. 3314.03. A copy of every contract entered into under 1035 this section shall be filed with the superintendent of public 1036 instruction. 1037

(A) Each contract entered into between a sponsor and the 1038 governing authority of a community school shall specify the 1039 following: 1040

(1) That the school shall be established as either of the 1041 following: 1042

(a) A nonprofit corporation established under Chapter 1702. 1043 of the Revised Code, if established prior to April 8, 2003; 1044

(b) A public benefit corporation established under Chapter 1045 1702. of the Revised Code, if established after April 8, 2003; 1046

(2) The education program of the school, including the 1047 school's mission, the characteristics of the students the school 1048

student.

<pre>measurement that will be used to determine progress toward those goals, which shall include the statewide achievement tests; (4) Performance standards by which the success of the school 1054 will be evaluated by the sponsor; (5) The admission standards of section 3314.06 of the Revised 1054 Code and, if applicable, section 3314.061 of the Revised Code; (6)(a) Dismissal procedures; (b) A requirement that the governing authority adopt an attendance policy that includes a procedure for automatically withdrawing a student from the school if the student without a legitimate excuse fails to participate in one hundred five 1054</pre>	focus of the curriculum;	1050			
<pre>goals, which shall include the statewide achievement tests; 1053 (4) Performance standards by which the success of the school 1054 will be evaluated by the sponsor; 1059 (5) The admission standards of section 3314.06 of the Revised 1056 Code and, if applicable, section 3314.061 of the Revised Code; 1057 (6)(a) Dismissal procedures; 1058 (b) A requirement that the governing authority adopt an 1059 attendance policy that includes a procedure for automatically 1066 withdrawing a student from the school if the student without a 1063 legitimate excuse fails to participate in one hundred five 1063</pre>	(3) The academic goals to be achieved and the method of	1051			
 (4) Performance standards by which the success of the school (4) Performance standards by which the success of the school (5) The admission standards of section 3314.06 of the Revised (5) The admission standards of section 3314.06 of the Revised (6) (a) Dismissal procedures; (b) A requirement that the governing authority adopt an (b) A requirement that the governing authority adopt an (c) a student from the school if the student without a (c) a student from the school if the student without a (c) a student from the school if the school from the scho	measurement that will be used to determine progress toward those	1052			
<pre>will be evaluated by the sponsor; 1059 (5) The admission standards of section 3314.06 of the Revised 1059 Code and, if applicable, section 3314.061 of the Revised Code; 1057 (6)(a) Dismissal procedures; 1059 (b) A requirement that the governing authority adopt an 1059 attendance policy that includes a procedure for automatically 1060 withdrawing a student from the school if the student without a 1063 legitimate excuse fails to participate in one hundred five 1063</pre>	goals, which shall include the statewide achievement tests;	1053			
<pre>(5) The admission standards of section 3314.06 of the Revised 1050 Code and, if applicable, section 3314.061 of the Revised Code; 1057 (6)(a) Dismissal procedures; 1058 (b) A requirement that the governing authority adopt an 1059 attendance policy that includes a procedure for automatically 1060 withdrawing a student from the school if the student without a 1063 legitimate excuse fails to participate in one hundred five 1063</pre>	(4) Performance standards by which the success of the school	1054			
Code and, if applicable, section 3314.061 of the Revised Code; 1057 (6)(a) Dismissal procedures; 1058 (b) A requirement that the governing authority adopt an 1059 attendance policy that includes a procedure for automatically 1060 withdrawing a student from the school if the student without a 1063 legitimate excuse fails to participate in one hundred five 1063	will be evaluated by the sponsor;	1055			
 (6)(a) Dismissal procedures; (b) A requirement that the governing authority adopt an attendance policy that includes a procedure for automatically withdrawing a student from the school if the student without a legitimate excuse fails to participate in one hundred five 	(5) The admission standards of section 3314.06 of the Revised	1056			
(b) A requirement that the governing authority adopt an 1059 attendance policy that includes a procedure for automatically 1060 withdrawing a student from the school if the student without a 1063 legitimate excuse fails to participate in one hundred five 1063	Code and, if applicable, section 3314.061 of the Revised Code;	1057			
attendance policy that includes a procedure for automatically 1060 withdrawing a student from the school if the student without a 1063 legitimate excuse fails to participate in one hundred five 1063	(6)(a) Dismissal procedures;	1058			
withdrawing a student from the school if the student without a 1063 legitimate excuse fails to participate in one hundred five 1063	(b) A requirement that the governing authority adopt an	1059			
legitimate excuse fails to participate in one hundred five 1062	attendance policy that includes a procedure for automatically	1060			
	withdrawing a student from the school if the student without a				
consecutive hours of the learning opportunities offered to the 1063	legitimate excuse fails to participate in one hundred five				
	consecutive hours of the learning opportunities offered to the	1063			

(7) The ways by which the school will achieve racial and 1065 ethnic balance reflective of the community it serves; 1066

is expected to attract, the ages and grades of students, and the

(8) Requirements for financial audits by the auditor of 1067 state. The contract shall require financial records of the school 1068 to be maintained in the same manner as are financial records of 1069 school districts, pursuant to rules of the auditor of state, and 1070 the audits shall be conducted in accordance with section 117.10 of 1071 the Revised Code. 1072

(9) The facilities to be used and their locations;

(10) Qualifications of teachers, including a requirement that 1074 the school's classroom teachers be licensed in accordance with 1075 sections 3319.22 to 3319.31 of the Revised Code, except that a 1076 community school may engage noncertificated persons to teach up to 1077 twelve hours per week pursuant to section 3319.301 of the Revised 1078

1049

1073

Code;	1079
(11) That the school will comply with the following	1080
requirements:	1081
(a) The school will provide learning opportunities to a	1082
minimum of twenty-five students for a minimum of nine hundred	1083
twenty hours per school year;	1084
(b) The governing authority will purchase liability	1085
insurance, or otherwise provide for the potential liability of the	1086
school;	1087
(c) The school will be nonsectarian in its programs,	1088
admission policies, employment practices, and all other	1089
operations, and will not be operated by a sectarian school or	1090
religious institution;	1091
(d) The school will comply with sections 9.90, 9.91, 109.65,	1092
121.22, 149.43, 2151.357, 2151.421, 2313.18, 3301.0710, 3301.0711,	1093
3301.0712, 3301.0715, 3313.472, 3313.50, 3313.536, 3313.608,	1094
3313.6012, 3313.6013, 3313.6014, 3313.643, 3313.648, 3313.66,	1095
3313.661, 3313.662, 3313.666, 3313.667, 3313.67, 3313.671,	1096
3313.672, 3313.673, 3313.69, 3313.71, 3313.716, 3313.718, 3313.80,	1097
3313.96, 3319.073, 3319.313, 3319.314, 3319.315, 3319.321,	1098
3319.39, <u>3319.391,</u> 3321.01, 3321.13, 3321.14, 3321.17, 3321.18,	1099
3321.19, 3321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and	1100
Chapters 117., 1347., 2744., 3365., 3742., 4112., 4123., 4141.,	1101
and 4167. of the Revised Code as if it were a school district and	1102
will comply with section 3301.0714 of the Revised Code in the	1103
manner specified in section 3314.17 of the Revised Code;	1104
(a) The acheal chall complete with Charton 100 and costion	1105

(e) The school shall comply with Chapter 102. and section 11052921.42 of the Revised Code; 1106

(f) The school will comply with sections 3313.61, 3313.611, 1107 and 3313.614 of the Revised Code, except that for students who 1108 enter ninth grade for the first time before July 1, 2010, the 1109

requirement in sections 3313.61 and 3313.611 of the Revised Code 1110 that a person must successfully complete the curriculum in any 1111 high school prior to receiving a high school diploma may be met by 1112 completing the curriculum adopted by the governing authority of 1113 the community school rather than the curriculum specified in Title 1114 XXXIII of the Revised Code or any rules of the state board of 1115 education. Beginning with students who enter ninth grade for the 1116 first time on or after July 1, 2010, the requirement in sections 1117 3313.61 and 3313.611 of the Revised Code that a person must 1118 successfully complete the curriculum of a high school prior to 1119 receiving a high school diploma shall be met by completing the 1120 Ohio core curriculum prescribed in division (C) of section 1121 3313.603 of the Revised Code, unless the person qualifies under 1122 division (D) or (F) of that section. Each school shall comply with 1123 the plan for awarding high school credit based on demonstration of 1124 subject area competency, adopted by the state board of education 1125 under division (J) of section 3313.603 of the Revised Code. 1126

(g) The school governing authority will submit within four 1127 months after the end of each school year a report of its 1128 activities and progress in meeting the goals and standards of 1129 divisions (A)(3) and (4) of this section and its financial status 1130 to the sponsor and the parents of all students enrolled in the 1131 school. 1132

(h) The school, unless it is an internet- or computer-based 1133 community school, will comply with section 3313.801 of the Revised 1134 Code as if it were a school district. 1135

(12) Arrangements for providing health and other benefits to 1136 employees; 1137

(13) The length of the contract, which shall begin at the 1138 beginning of an academic year. No contract shall exceed five years 1139 unless such contract has been renewed pursuant to division (E) of 1140 this section. 1141

(14) The governing authority of the school, which shall beresponsible for carrying out the provisions of the contract;1143

(15) A financial plan detailing an estimated school budget 1144 for each year of the period of the contract and specifying the 1145 total estimated per pupil expenditure amount for each such year. 1146 The plan shall specify for each year the base formula amount that 1147 will be used for purposes of funding calculations under section 1148 3314.08 of the Revised Code. This base formula amount for any year 1149 shall not exceed the formula amount defined under section 3317.02 1150 of the Revised Code. The plan may also specify for any year a 1151 percentage figure to be used for reducing the per pupil amount of 1152 the subsidy calculated pursuant to section 3317.029 of the Revised 1153 Code the school is to receive that year under section 3314.08 of 1154 the Revised Code. 1155

(16) Requirements and procedures regarding the disposition of 1156
employees of the school in the event the contract is terminated or 1157
not renewed pursuant to section 3314.07 of the Revised Code; 1158

(17) Whether the school is to be created by converting all or 1159 part of an existing public school or is to be a new start-up 1160 school, and if it is a converted public school, specification of 1161 any duties or responsibilities of an employer that the board of 1162 education that operated the school before conversion is delegating 1163 to the governing board of the community school with respect to all 1164 or any specified group of employees provided the delegation is not 1165 prohibited by a collective bargaining agreement applicable to such 1166 employees; 1167

(18) Provisions establishing procedures for resolving
disputes or differences of opinion between the sponsor and the
governing authority of the community school;
1170

(19) A provision requiring the governing authority to adopt a 1171 policy regarding the admission of students who reside outside the 1172

district in which the school is located. That policy shall comply 1173 with the admissions procedures specified in sections 3314.06 and 1174 3314.061 of the Revised Code and, at the sole discretion of the 1175 authority, shall do one of the following: 1176 (a) Prohibit the enrollment of students who reside outside 1177 the district in which the school is located; 1178 (b) Permit the enrollment of students who reside in districts 1179 adjacent to the district in which the school is located; 1180 (c) Permit the enrollment of students who reside in any other 1181 district in the state. 1182 (20) A provision recognizing the authority of the department 1183 of education to take over the sponsorship of the school in 1184 accordance with the provisions of division (C) of section 3314.015 1185 of the Revised Code; 1186 (21) A provision recognizing the sponsor's authority to 1187 assume the operation of a school under the conditions specified in 1188 division (B) of section 3314.073 of the Revised Code; 1189 (22) A provision recognizing both of the following: 1190 (a) The authority of public health and safety officials to 1191 inspect the facilities of the school and to order the facilities 1192 closed if those officials find that the facilities are not in 1193 compliance with health and safety laws and regulations; 1194 (b) The authority of the department of education as the 1195 community school oversight body to suspend the operation of the 1196 school under section 3314.072 of the Revised Code if the 1197 department has evidence of conditions or violations of law at the 1198

school that pose an imminent danger to the health and safety of1199the school's students and employees and the sponsor refuses to1200take such action;1201

(23) A description of the learning opportunities that will be 1202

offered to students including both classroom-based and 1203 non-classroom-based learning opportunities that is in compliance 1204 with criteria for student participation established by the 1205 department under division (L)(2) of section 3314.08 of the Revised 1206 Code; 1207

(24) The school will comply with section 3302.04 of the 1208 Revised Code, including division (E) of that section to the extent 1209 possible, except that any action required to be taken by a school 1210 1211 district pursuant to that section shall be taken by the sponsor of the school. However, the sponsor shall not be required to take any 1212 action described in division (F) of that section. 1213

(25) Beginning in the 2006-2007 school year, the school will 1214 open for operation not later than the thirtieth day of September 1215 each school year, unless the mission of the school as specified 1216 under division (A)(2) of this section is solely to serve dropouts. 1217 In its initial year of operation, if the school fails to open by 1218 the thirtieth day of September, or within one year after the 1219 adoption of the contract pursuant to division (D) of section 1220 3314.02 of the Revised Code if the mission of the school is solely 1221 to serve dropouts, the contract shall be void. 1222

(B) The community school shall also submit to the sponsor a 1223 comprehensive plan for the school. The plan shall specify the 1224 following: 1225

(1) The process by which the governing authority of the 1226 school will be selected in the future; 1227

(2) The management and administration of the school; 1228

(3) If the community school is a currently existing public 1229 school, alternative arrangements for current public school 1230 students who choose not to attend the school and teachers who 1231 choose not to teach in the school after conversion; 1232

(4) The instructional program and educational philosophy of 1233

community school;

the school;	1234
(5) Internal financial controls.	1235
(C) A contract entered into under section 3314.02 of the	1236
Revised Code between a sponsor and the governing authority of a	1237
community school may provide for the community school governing	1238
authority to make payments to the sponsor, which is hereby	1239
authorized to receive such payments as set forth in the contract	1240
between the governing authority and the sponsor. The total amount	1241
of such payments for oversight and monitoring of the school shall	1242
not exceed three per cent of the total amount of payments for	1243
operating expenses that the school receives from the state.	1244
(D) The contract shall specify the duties of the sponsor	1245
which shall be in accordance with the written agreement entered	1246
into with the department of education under division (B) of	1247
section 3314.015 of the Revised Code and shall include the	1248
following:	1249
(1) Monitor the community school's compliance with all laws	1250
applicable to the school and with the terms of the contract;	1251
(2) Monitor and evaluate the academic and fiscal performance	1252
and the organization and operation of the community school on at	1253
least an annual basis;	1254
(3) Report on an annual basis the results of the evaluation	1255
conducted under division (D)(2) of this section to the department	1256
of education and to the parents of students enrolled in the	1257

(4) Provide technical assistance to the community school in 1259 complying with laws applicable to the school and terms of the 1260 1261 contract;

(5) Take steps to intervene in the school's operation to 1262 correct problems in the school's overall performance, declare the 1263

school to be on probationary status pursuant to section 3314.073 1264 of the Revised Code, suspend the operation of the school pursuant 1265 to section 3314.072 of the Revised Code, or terminate the contract 1266 of the school pursuant to section 3314.07 of the Revised Code as 1267 determined necessary by the sponsor; 1268

(6) Have in place a plan of action to be undertaken in the
event the community school experiences financial difficulties or
closes prior to the end of a school year.

(E) Upon the expiration of a contract entered into under this 1272 section, the sponsor of a community school may, with the approval 1273 of the governing authority of the school, renew that contract for 1274 a period of time determined by the sponsor, but not ending earlier 1275 than the end of any school year, if the sponsor finds that the 1276 school's compliance with applicable laws and terms of the contract 1277 and the school's progress in meeting the academic goals prescribed 1278 in the contract have been satisfactory. Any contract that is 1279 renewed under this division remains subject to the provisions of 1280 sections 3314.07, 3314.072, and 3314.073 of the Revised Code. 1281

(F) If a community school fails to open for operation within 1282 one year after the contract entered into under this section is 1283 adopted pursuant to division (D) of section 3314.02 of the Revised 1284 Code or permanently closes prior to the expiration of the 1285 contract, the contract shall be void and the school shall not 1286 enter into a contract with any other sponsor. A school shall not 1287 be considered permanently closed because the operations of the 1288 school have been suspended pursuant to section 3314.072 of the 1289 Revised Code. Any contract that becomes void under this division 1290 shall not count toward any statewide limit on the number of such 1291 contracts prescribed by section 3314.013 of the Revised Code. 1292

sec. 3314.19. The sponsor of each community school annually 1293
shall provide the following assurances in writing to the 1294

department of education not later than ten business days prior to 1295
the opening of the school: 1296
 (A) That a current copy of the contract between the sponsor 1297
and the governing authority of the school entered into under 1298
section 3314.03 of the Revised Code has been filed with the state 1299

office of community schools established under section 3314.11 of 1300 the Revised Code and that any subsequent modifications to that 1301 contract will be filed with the office; 1302

(B) That the school has submitted to the sponsor a plan for 1303
providing special education and related services to students with 1304
disabilities and has demonstrated the capacity to provide those 1305
services in accordance with Chapter 3323. of the Revised Code and 1306
federal law; 1307

(C) That the school has a plan and procedures for 1308
administering the achievement tests and diagnostic assessments 1309
prescribed by sections 3301.0710 and 3301.0715 of the Revised 1310
Code; 1311

(D) That school personnel have the necessary training,
1312
knowledge, and resources to properly use and submit information to
1313
all databases maintained by the department for the collection of
1314
education data, including the education management information
1315
system established under section 3301.0714 of the Revised Code in
1316
accordance with methods and timelines established under section
1317
3314.17 of the Revised Code;

(E) That all required information about the school has been
 1319
 submitted to the Ohio education directory system or any successor
 1320
 system;
 1321

(F) That the school will enroll at least the minimum number
 of students required by division (A)(11)(a) of section 3314.03 of
 the Revised Code in the school year for which the assurances are
 1324
 provided;

Code;

(G) That all classroom teachers are licensed in accordance 1326 with sections 3319.22 to 3319.31 of the Revised Code, except for 1327 noncertificated persons engaged to teach up to twelve hours per 1328 week pursuant to section 3319.301 of the Revised Code; 1329 (H) That the school's fiscal officer is in compliance with 1330 section 3314.011 of the Revised Code; 1331 (I) That the school has complied with section 3319.39 of the 1332 Revised Code with respect to all employees who are responsible for 1333 the care, custody, or control of a child and that the school has 1334 conducted a criminal records check of each of its governing 1335 authority members; 1336 (J) That the school holds all of the following: 1337 (1) Proof of property ownership or a lease for the facilities 1338 used by the school; 1339 (2) A certificate of occupancy; 1340 (3) Liability insurance for the school, as required by 1341 division (A)(11)(b) of section 3314.03 of the Revised Code, that 1342 the sponsor considers sufficient to indemnify the school's 1343 facilities, staff, and governing authority against risk; 1344 (4) A satisfactory health and safety inspection; 1345 (5) A satisfactory fire inspection; 1346 (6) A valid food permit, if applicable. 1347 (K) That the sponsor has conducted a pre-opening site visit 1348 to the school for the school year for which the assurances are 1349 provided; 1350 (L) That the school has designated a date it will open for 1351 the school year for which the assurances are provided that is in 1352 compliance with division (A)(25) of section 3314.03 of the Revised 1353

Page 44

(M) That the school has met all of the sponsor's requirements 1355 for opening and any other requirements of the sponsor. 1356

sec. 3319.089. The board of education of any city, local, or 1357 exempted village school district may adopt a resolution approving 1358 a contract with a county department of job and family services 1359 under section 5107.541 of the Revised Code to provide for a 1360 participant of the work experience program who has a child 1361 enrolled in a public school in that district to fulfill the work 1362 requirements of the work experience program by volunteering or 1363 working in that public school in accordance with section 5107.541 1364 of the Revised Code. Such recipients are not employees of such 1365 board of education. 1366

Before a school district places a participant in a public 1367 school under this section, the appointing officer or hiring 1368 officer of the board of education of a school district shall 1369 request a criminal records check of the participant to be 1370 conducted in the same manner as required for a person responsible 1371 for the care, custody, or control of a child in accordance with 1372 <u>under</u> section 3319.39 of the Revised Code₇. The records check 1373 shall be conducted even though the participant, if subsequently 1374 hired, would not be considered an employee of the school district 1375 for purposes of working at the school. A participant shall not be 1376 placed in a school if the participant previously has been 1377 convicted of or pleaded guilty to any of the offenses listed in 1378 division (B)(1)(a) or (b) of section 3319.39 of the Revised Code. 1379

Sec. 3319.291. (A) The state board of education shall require 1380 each of the following persons, at the times prescribed by division 1381 (A) of this section, to submit two complete sets of fingerprints 1382 and written permission that authorizes the superintendent of 1383 public instruction to forward the fingerprints to the bureau of 1384 criminal identification and investigation pursuant to division (F) 1385

of section 109.57 of the Revised Code and that authorizes that 1386 bureau to forward the fingerprints to the federal bureau of 1387 investigation for purposes of obtaining any criminal records that 1388 the federal bureau maintains on the person: 1389

(1) Any person initially applying for any certificate, 1390 license, or permit described in this chapter or in division (B) of 1391 section 3301.071 or in section 3301.074 of the Revised Code at the 1392 time that application is made; 1393

(2) Any person applying for renewal of any certificate, 1394 license, or permit described in division (A)(1) of this section at 1395 the time that application is made; 1396

(3) Any person who is teaching under a professional teaching 1397 certificate issued under former section 3319.22 or under section 1398 3319.222 of the Revised Code upon a date prescribed by the state 1399 board that is not later than five years after the date that the 1400 certificate was issued or renewed; 1401

(4) Any person who is teaching under a permanent teaching 1402 certificate issued under former section 3319.22 or under section 1403 3319.222 of the Revised Code upon a date prescribed by the state 1404 board and every five years thereafter. 1405

(B) Except as provided in division (C) of this section, prior 1406 to issuing or renewing any certificate, license, or permit 1407 described in division (A)(1) or (2) of this section and in the 1408 case of a person required to submit fingerprints and written 1409 permission under division (A)(3) or (4) of this section, the state 1410 board or the superintendent of public instruction shall request 1411 the superintendent of the bureau of criminal identification and 1412 investigation to investigate and determine whether the bureau has 1413 any information, gathered pursuant to division (A) of section 1414 109.57 of the Revised Code, pertaining to any person submitting 1415 fingerprints and written permission under this section. If the 1416

person does not present proof that the person has been a resident	1417
of this state for the five year period immediately prior to the	1418
date upon which the investigation described in this division is	1419
requested, or does not provide evidence that within that five-year	1420
period the superintendent of the bureau of criminal identification	1421
and investigation has requested information about the person from	1422
the federal bureau of investigation, the state board or the	1423
superintendent of public instruction shall request the	1424
superintendent of the bureau of criminal identification and	1425
investigation to obtain any criminal records that the federal	1426
bureau of investigation has on the person. If the person presents	1427
proof that the person has been a resident of this state for that	1428
five year period, the state board or the superintendent of public	1429
instruction may request the superintendent of the bureau of	1430
criminal identification and investigation and to obtain any	1431
criminal records that the federal bureau of investigation has on	1432
the person.	1433

(C) The state board or the superintendent of public 1434 instruction may choose not to request any information required by 1435 division (B) of this section if the person applying for the 1436 issuance or renewal of a certificate, license, or permit described 1437 in division (A)(1) or (2) of this section or the person required 1438 to submit fingerprints and written permission under division 1439 (A)(3) or (4) of this section provides proof that a criminal 1440 records check was conducted on the person as a condition of 1441 employment pursuant to section 3319.39 of the Revised Code within 1442 the immediately preceding year. The state board or the 1443 superintendent of public instruction may accept a certified copy 1444 of records that were issued by the bureau of criminal 1445 identification and investigation and that are presented by a 1446 person applying for the issuance or renewal of a certificate, 1447 license, or permit described in this section in lieu of requesting 1448 that information under division (B) of this section if the records 1449

were issued by the bureau within the immediately preceding year. 1450 sec. 3319.31. (A) As used in this section and sections 1451 3123.41 to 3123.50 and 3319.311 of the Revised Code, "license" 1452 means a certificate, license, or permit described in this chapter 1453 or in division (B) of section 3301.071 or in section 3301.074 of 1454 the Revised Code. 1455 (B) For any of the following reasons, the state board of 1456 education, in accordance with Chapter 119. and section 3319.311 of 1457 the Revised Code, may refuse to issue a license to an applicant τi 1458 may limit a license it issues to an applicant, or i may suspend, 1459 revoke, or limit a license that has been issued to any person; or 1460 may revoke a license that has been issued to any person and has 1461 expired: 1462 (1) Engaging in an immoral act, incompetence, negligence, or 1463 conduct that is unbecoming to the applicant's or person's 1464 position; 1465 (2) A plea of guilty to, a finding of guilt by a jury or 1466 court of, or a conviction of any of the following: 1467 (a) A felony; 1468 (b) A violation of section 2907.04 or 2907.06 or division (A) 1469 or (B) of section 2907.07 of the Revised Code; 1470 (c) An offense of violence; 1471 (d) A theft offense, as defined in section 2913.01 of the 1472 Revised Code; 1473 (e) A drug abuse offense, as defined in section 2925.01 of 1474 the Revised Code, that is not a minor misdemeanor; 1475 (f) A violation of an ordinance of a municipal corporation 1476 that is substantively comparable to an offense listed in divisions 1477 (B)(2)(a) to (e) of this section. 1478

(C) The state board may take action under division (B) of 1479
this section on the basis of substantially comparable conduct 1480
occurring in a jurisdiction outside this state or occurring before 1481
a person applies for or receives any license. 1482

(D) The state board may adopt rules in accordance with1483Chapter 119. of the Revised Code to carry out this section and1484section 3319.311 of the Revised Code.1485

sec. 3319.39. (A)(1) Except as provided in division (F)(2)(b)1486 of section 109.57 of the Revised Code, the appointing or hiring 1487 officer of the board of education of a school district, the 1488 governing board of an educational service center, or of a 1489 chartered nonpublic school shall request the superintendent of the 1490 bureau of criminal identification and investigation to conduct a 1491 criminal records check with respect to any applicant who has 1492 applied to the school district, educational service center, or 1493 school for employment in any position as a person responsible for 1494 the care, custody, or control of a child. Except as provided in 1495 division (A)(1) of this section, if the applicant does not present 1496 proof that the applicant has been a resident of this state for the 1497 five year period immediately prior to the date upon which the 1498 criminal records check is requested or does not provide evidence 1499 that within that five-year period the superintendent has requested 1500 information about the applicant from the federal bureau of 1501 investigation in a criminal records check, the appointing or 1502 hiring officer shall request that the superintendent obtain 1503 information from the federal bureau of investigation as a part of 1504 the criminal records check for the applicant. Except as provided 1505 in division (A)(1) of this section, if the applicant presents 1506 proof that the applicant has been a resident of this state for 1507 that five-year period, the appointing or hiring officer may 1508 request that the superintendent include information from the 1509 federal bureau of investigation in the criminal records check. In 1510 of a school bus or motor van, the<u>. The</u> appointing or hiring 1512 officer shall request that the superintendent include information 1513 from the federal bureau of investigation in the criminal records 1514 check. 1515

(2) A person required by division (A)(1) of this section to 1516 request a criminal records check shall provide to each applicant a 1517 copy of the form prescribed pursuant to division (C)(2) of section 1518 109.572 of the Revised Code, provide to each applicant a standard 1519 impression sheet to obtain fingerprint impressions prescribed 1520 pursuant to division (C)(2) of section 109.572 of the Revised 1521 Code, obtain the completed form and impression sheet from each 1522 applicant, and forward the completed form and impression sheet to 1523 the superintendent of the bureau of criminal identification and 1524 investigation at the time the person requests a criminal records 1525 check pursuant to division (A)(1) of this section. 1526

(3) An applicant who receives pursuant to division (A)(2) of 1527 this section a copy of the form prescribed pursuant to division 1528 (C)(1) of section 109.572 of the Revised Code and a copy of an 1529 impression sheet prescribed pursuant to division (C)(2) of that 1530 section and who is requested to complete the form and provide a 1531 set of fingerprint impressions shall complete the form or provide 1532 all the information necessary to complete the form and shall 1533 provide the impression sheet with the impressions of the 1534 applicant's fingerprints. If an applicant, upon request, fails to 1535 provide the information necessary to complete the form or fails to 1536 provide impressions of the applicant's fingerprints, the board of 1537 education of a school district, governing board of an educational 1538 service center, or governing authority of a chartered nonpublic 1539 school shall not employ that applicant for any position for which 1540 a criminal records check is required pursuant to division (A)(1) 1541 of this section. 1542

(B)(1) Except as provided in rules adopted by the department 1543 of education in accordance with division (E) of this section and 1544 as provided in division (B)(3) of this section, no board of 1545 education of a school district, no governing board of an 1546 educational service center, and no governing authority of a 1547 chartered nonpublic school shall employ a person as a person 1548 responsible for the care, custody, or control of a child if the 1549 person previously has been convicted of or pleaded guilty to any 1550 of the following: 1551 (a) A violation of section 2903.01, 2903.02, 2903.03, 1552 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 1553

2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 1554 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 1555 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 1556 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24, 2919.25, 1557 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 1558 2925.06, or 3716.11 of the Revised Code, a violation of section 1559 2905.04 of the Revised Code as it existed prior to July 1, 1996, a 1560 violation of section 2919.23 of the Revised Code that would have 1561 been a violation of section 2905.04 of the Revised Code as it 1562 existed prior to July 1, 1996, had the violation been committed 1563 prior to that date, a violation of section 2925.11 of the Revised 1564 Code that is not a minor drug possession offense, or felonious 1565 sexual penetration in violation of former section 2907.12 of the 1566 Revised Code; 1567

(b) A violation of an existing or former law of this state, 1568
another state, or the United States that is substantially 1569
equivalent to any of the offenses or violations described in 1570
division (B)(1)(a) of this section. 1571

(2) A board, governing board of an educational service
 1572
 center, or a governing authority of a chartered nonpublic school
 1573
 may employ an applicant conditionally until the criminal records
 1574

check required by this section is completed and the board or 1575 governing authority receives the results of the criminal records 1576 check. If the results of the criminal records check indicate that, 1577 pursuant to division (B)(1) of this section, the applicant does 1578 not qualify for employment, the board or governing authority shall 1579 release the applicant from employment. 1580

(3) No board and no governing authority of a chartered
nonpublic school shall employ a teacher who previously has been
convicted of or pleaded guilty to any of the offenses listed in
section 3319.31 of the Revised Code.

(C)(1) Each board and each governing authority of a chartered 1585 nonpublic school shall pay to the bureau of criminal 1586 identification and investigation the fee prescribed pursuant to 1587 division (C)(3) of section 109.572 of the Revised Code for each 1588 criminal records check conducted in accordance with that section 1589 upon the request pursuant to division (A)(1) of this section of 1590 the appointing or hiring officer of the board or governing 1591 authority. 1592

(2) A board and the governing authority of a chartered 1593 nonpublic school may charge an applicant a fee for the costs it 1594 incurs in obtaining a criminal records check under this section. A 1595 fee charged under this division shall not exceed the amount of 1596 fees the board or governing authority pays under division (C)(1) 1597 of this section. If a fee is charged under this division, the 1598 board or governing authority shall notify the applicant at the 1599 time of the applicant's initial application for employment of the 1600 amount of the fee and that, unless the fee is paid, the board or 1601 governing authority will not consider the applicant for 1602 employment. 1603

(D) The report of any criminal records check conducted by the
 bureau of criminal identification and investigation in accordance
 with section 109.572 of the Revised Code and pursuant to a request
 1606

under division (A)(1) of this section is not a public record for 1607 the purposes of section 149.43 of the Revised Code and shall not 1608 be made available to any person other than the applicant who is 1609 the subject of the criminal records check or the applicant's 1610 representative, the board or governing authority requesting the 1611 criminal records check or its representative, and any court, 1612 hearing officer, or other necessary individual involved in a case 1613 dealing with the denial of employment to the applicant. 1614

(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to
(E) The department of education shall adopt rules pursuant to

(F) Any person required by division (A)(1) of this section to 1621 request a criminal records check shall inform each person, at the 1622 time of the person's initial application for employment, of the 1623 requirement to provide a set of fingerprint impressions and that a 1624 criminal records check is required to be conducted and 1625 satisfactorily completed in accordance with section 109.572 of the 1626 Revised Code if the person comes under final consideration for 1627 appointment or employment as a precondition to employment for the 1628 school district, educational service center, or school for that 1629 position. 1630

(G) As used in this section:

(1) "Applicant" means a person who is under final 1632 consideration for appointment or employment in a position with a 1633 board of education, governing board of an educational service 1634 center, or a chartered nonpublic school as a person responsible 1635 for the care, custody, or control of a child, except that 1636 "applicant" does not include a person already employed by a board 1637 or chartered nonpublic school in a position of care, custody, or 1638

control of a child who is under consideration for a different 1639 position with such board or school. 1640 (2) "Teacher" means a person holding an educator license or 1641 permit issued under section 3319.22 or 3319.301 of the Revised 1642 Code and teachers in a chartered nonpublic school. 1643 (3) "Criminal records check" has the same meaning as in 1644 section 109.572 of the Revised Code. 1645 (4) "Minor drug possession offense" has the same meaning as 1646 in section 2925.01 of the Revised Code. 1647 (H) If the board of education of a local school district 1648 adopts a resolution requesting the assistance of the educational 1649 service center in which the local district has territory in 1650 conducting criminal records checks of substitute teachers under 1651 this section, the appointing or hiring officer of such educational 1652 service center shall serve for purposes of this section as the 1653 appointing or hiring officer of the local board in the case of 1654 hiring substitute teachers for employment in the local district. 1655 **sec. 3319.391.** (A)(1) This division applies to any person 1656 hired by a school district, educational service center, or 1657 1658 chartered nonpublic school in any position that does not require a "license" issued by the state board of education, as defined in 1659 section 3319.31 of the Revised Code, and is not for the operation 1660 of a vehicle for pupil transportation. 1661 For each person to whom this division applies who is hired on 1662 or after the effective date of this section, the employer shall 1663 request a criminal records check in accordance with section 1664 3319.39 of the Revised Code and every five years thereafter. For 1665

each person to whom this division applies who is hired prior to1666that date, the employer shall request a criminal records check by1667a date prescribed by the department of education and every five1668

years thereafter.

1	6	6	9
_	-	-	-

	TOOD
(2) This division applies to any person hired to work in a	1670
school district, educational service center, or chartered	1671
nonpublic school, in any position that does not require a	1672
"license" issued by the state board of education, as defined in	1673
section 3319.31 of the Revised Code, and is not for the operation	1674
of a vehicle for pupil transportation, and who is employed by a	1675
private company under contract with the district, service center,	1676
or chartered nonpublic school to provide services.	1677
For each person to whom this division applies who is hired on	1678
or after the effective date of this section, the employer shall	1679
request a criminal records check prior to the person's hiring and	1680
every five years thereafter. For each person to whom this division	1681
applies who is hired prior to that date, the employer shall	1682
request a criminal records check by a date prescribed by the	1683
department and every five years thereafter.	1684
(B) Each request for a criminal records check under this	1685
section shall be made to the superintendent of the bureau of	1686
criminal identification and investigation in the manner prescribed	1687
in section 3319.39 of the Revised Code. Upon receipt of a request,	1688
the bureau shall conduct the criminal records check in accordance	1689
with section 109.572 of the Revised Code as if the request had	1690
been made under section 3319.39 of the Revised Code.	1691
(C) Any person who is the subject of a criminal records check	1692
under this section and has been convicted of or pleaded guilty to	1693
any offense described in division (B)(1) of section 3319.39 of the	1694
Revised Code shall not be hired or shall be released from	1695
employment, as applicable, unless the person meets the	1696
rehabilitation standards adopted by the department under division	1697
(E) of that section.	1698

"guardian," or "other person having charge or care of a child" 1700 means either parent unless the parents are separated or divorced 1701 or their marriage has been dissolved or annulled, in which case 1702 "parent" means the parent who is the residential parent and legal 1703 custodian of the child. If the child is in the legal or permanent 1704 custody of a person or government agency, "parent" means that 1705 person or government agency. When a child is a resident of a home, 1706 as defined in section 3313.64 of the Revised Code, and the child's 1707 parent is not a resident of this state, "parent," "guardian," or 1708 "other person having charge or care of a child" means the head of 1709 the home. 1710

A child between six and eighteen years of age is "of 1711 compulsory school age" for the purpose of sections 3321.01 to 1712 3321.13 of the Revised Code. A child under six years of age who 1713 has been enrolled in kindergarten also shall be considered "of 1714 compulsory school age" for the purpose of sections 3321.01 to 1715 3321.13 of the Revised Code unless at any time the child's parent 1716 or guardian, at the parent's or guardian's discretion and in 1717 consultation with the child's teacher and principal, formally 1718 withdraws the child from kindergarten. The compulsory school age 1719 of a child shall not commence until the beginning of the term of 1720 such schools, or other time in the school year fixed by the rules 1721 of the board of the district in which the child resides. 1722

(2) No child shall be admitted to a kindergarten or a first 1723 grade of a public school in a district in which all children are 1724 admitted to kindergarten and the first grade in August or 1725 September unless the child is five or six years of age, 1726 respectively, by the thirtieth day of September of the year of 1727 admittance, or by the first day of a term or semester other than 1728 one beginning in August or September in school districts granting 1729 admittance at the beginning of such term or semester, except that 1730 in those school districts using or obtaining educationally 1731

accepted standardized testing programs for determining entrance, 1732 as approved by the board of education of such districts, the board 1733 shall admit a child to kindergarten or the first grade who fails 1734 to meet the age requirement, provided the child meets necessary 1735 standards as determined by such standardized testing programs. If 1736 the board of education has not established a standardized testing 1737 program, the board shall designate the necessary standards and a 1738 testing program it will accept for the purpose of admitting a 1739 child to kindergarten or first grade who fails to meet the age 1740 requirement. Each child who will be the proper age for entrance to 1741 kindergarten or first grade by the first day of January of the 1742 school year for which admission is requested shall be so tested 1743 upon the request of the child's parent. 1744

(3) Notwithstanding divisions (A)(2) and (D) of this section, 1745 beginning with the school year that starts in 2001 and continuing 1746 thereafter the board of education of any district may adopt a 1747 resolution establishing the first day of August in lieu of the 1748 thirtieth day of September as the required date by which students 1749 must have attained the age specified in those divisions. 1750

(B) As used in divisions (C) and (D) of this section, 1751
"successfully completed kindergarten" and "successful completion 1752
of kindergarten" mean that the child has completed the 1753
kindergarten requirements at one of the following: 1754

(1) A public or chartered nonpublic school; 1755

(2) A kindergarten class that is both of the following: 1756

(a) Offered by a day-care provider licensed under Chapter 17575104. of the Revised Code; 1758

(b) If offered after July 1, 1991, is directly taught by a 1759 teacher who holds one of the following: 1760

(i) A valid educator license issued under section 3319.22 of 1761the Revised Code; 1762

(ii) A Montessori preprimary credential or age-appropriate 1763 diploma granted by the American Montessori society or the 1764 association Montessori internationale; 1765

(iii) Certification determined under division (G) of this 1766 section to be equivalent to that described in division 1767 (B)(2)(b)(ii) of this section; 1768

1769 (iv) Certification for teachers in nontax-supported schools pursuant to section 3301.071 of the Revised Code. 1770

(C) Except as provided in division (D) of this section, no 1771 school district shall admit to the first grade any child who has 1772 not successfully completed kindergarten. 1773

(D) Upon request of a parent, the requirement of division (C) 1774 of this section may be waived by the district's pupil personnel 1775 services committee in the case of a child who is at least six 1776 years of age by the thirtieth day of September of the year of 1777 admittance and who demonstrates to the satisfaction of the 1778 committee the possession of the social, emotional, and cognitive 1779 skills necessary for first grade. 1780

The board of education of each city, local, and exempted 1781 village school district shall establish a pupil personnel services 1782 committee. The committee shall be composed of all of the following 1783 to the extent such personnel are either employed by the district 1784 or employed by the governing board of the educational service 1785 center within whose territory the district is located and the 1786 educational service center generally furnishes the services of 1787 such personnel to the district: 1788

(1) The director of pupil personnel services; 1789

(2) An elementary school counselor; 1790

(3) An elementary school principal; 1791

(4) A school psychologist;

(5) A teacher assigned to teach first grade;

(6) A gifted coordinator.	1794
The responsibilities of the pupil personnel services	1795
committee shall be limited to the issuing of waivers allowing	1796
admittance to the first grade without the successful completion of	1797

kindergarten. The committee shall have no other authority except as specified in this section.

(E) The scheduling of times for kindergarten classes and
length of the school day for kindergarten shall be determined by
1801
the board of education of a city, exempted village, or local
1802
school district.

(F) Any kindergarten class offered by a day-care provider or 1804
school described by division (B)(1) or (B)(2)(a) of this section 1805
shall be developmentally appropriate. 1806

(G) Upon written request of a day-care provider described by 1807 division (B)(2)(a) of this section, the department of education 1808 shall determine whether certification held by a teacher employed 1809 by the provider meets the requirement of division (B)(2)(b)(iii) 1810 of this section and, if so, shall furnish the provider a statement 1811 to that effect. 1812

	<u>(H) As</u>	used	in	this	<u>division,</u>	"al	<u>l-day</u>	<u>kindergarten</u> "	has	the	1813
same	meaning	as	in	sectio	n 3317.029	of	the	Revised Code.			1814

(1) Any school district that is not eligible to receive1815poverty-based assistance for all-day kindergarten under division1816(D) of section 3317.029 of the Revised Code may charge fees or1817tuition for students enrolled in all-day kindergarten. If a1818district charges fees or tuition for all-day kindergarten under1819this division, the district shall develop a sliding fee scale1820based on family incomes.1821

(2) The department of education shall conduct an annual 1822

1793

1798

survey of each school district described in division (H)(1) of	1823
this section to determine the following:	1824
(a) Whether the district charges fees or tuition for students	1825
<u>enrolled in all-day kindergarten;</u>	1826
(b) The amount of the fees or tuition charged;	1827
(c) How many of the students for whom tuition is charged are	1828
eligible for free lunches under the "National School Lunch Act,"	1829
<u>60 Stat. 230 (1946), 42 U.S.C. 1751, as amended, and the "Child</u>	1830
Nutrition Act of 1966," 80 Stat. 885, 42 U.S.C. 1771, as amended,	1831
and how many of the students for whom tuition is charged are	1832
eligible for reduced price lunches under those acts;	1833
(d) How many students are enrolled in traditional half-day	1834
<u>kindergarten rather than all-day kindergarten.</u>	1835
Each district shall report to the department, in the manner	1836
prescribed by the department, the information described in	1837
divisions (H)(2)(a) to (d) of this section.	1838
The department shall issue an annual report on the results of	1839
the survey and shall post the report on its web site. The	1840
department shall issue the first report not later than April 30,	1841
2008, and shall issue a report not later than the thirtieth day of	1842
<u>April each year thereafter.</u>	1843

Sec. 3326.11. Each science, technology, engineering, and 1844 mathematics school established under this chapter and its 1845 governing body shall comply with sections 9.90, 9.91, 109.65, 1846 121.22, 149.43, 2151.357, 2151.421, 2313.18, 2921.42, 2921.43, 1847 3301.0712, 3301.0714, 3301.0715, 3313.14, 3313.15, 3313.16, 1848 3313.18, 3313.201, 3313.26, 3313.472, 3313.48, 3313.481, 3313.482, 1849 3313.50, 3313.536, 3313.608, 3313.6012, 3313.6013, 3313.6014, 1850 3313.61, 3313.611, 3313.614, 3313.615, 3313.643, 3313.648, 1851 3313.66, 3313.661, 3313.662, 3313.666, 3313.667, 3313.67, 1852

3313.671, 3313.672, 3313.673, 3313.69, 3313.71, 3313.716, 1853 3313.718, 3313.80, 3313.801, 3313.96, 3319.073, 3319.21, 3319.313, 1854 3319.314, 3319.315, 3319.32, 3319.321, 3319.35, 3319.39, 3319.391, 1855 3319.45, 3321.01, 3321.13, 3321.14, 3321.17, 3321.18, 3321.19, 1856 3321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and Chapters 1857 102., 117., 1347., 2744., 3307., 3309., 3365., 3742., 4112., 1858 4123., 4141., and 4167. of the Revised Code as if it were a school 1859 district. 1860

Sec. 3326.23. The governing body of each science, technology, 1861 engineering, and mathematics school annually shall provide the 1862 following assurances in writing to the department of education not 1863 later than ten business days prior to the opening of the school: 1864

(A) That the school has a plan for providing special
education and related services to students with disabilities and
has demonstrated the capacity to provide those services in
accordance with Chapter 3323. of the Revised Code and federal law;
1869

(B) That the school has a plan and procedures for 1871
administering the achievement tests and diagnostic assessments 1872
prescribed by sections 3301.0710 and 3301.0715 of the Revised 1873
Code; 1874

(C) That school personnel have the necessary training, 1875 knowledge, and resources to properly use and submit information to 1876 all databases maintained by the department for the collection of 1877 education data, including the education management information 1878 system established under section 3301.0714 of the Revised Code; 1879

(D) That all required information about the school has been
 1880
 submitted to the Ohio education directory system or any successor
 1881
 system;

1865

(E) That all classroom teachers are licensed in accordance	1883
with sections 3319.22 to 3319.31 of the Revised Code or are	1884
engaged to teach pursuant to section 3319.301 of the Revised Code;	1885
(F) That the school's treasurer is in compliance with section	1886
3326.21 of the Revised Code;	1887
(G) That the school has complied with section 3319.39 of the	1888
Revised Code with respect to all employees who are responsible for	1889
the care, custody, or control of a child and that the school has	1890
conducted a criminal records check of each of its governing body	1891
members;	1892
(H) That the school holds all of the following:	1893
(1) Proof of property ownership or a lease for the facilities	1894
used by the school;	1895
(2) A certificate of occupancy;	1896
(3) Liability insurance for the school, as required by	1897
section 3326.11 of the Revised Code;	1898
(4) A satisfactory health and safety inspection;	1899
(5) A satisfactory fire inspection;	1900
(6) A valid food permit, if applicable.	1901
(I) That the governing body has conducted a pre-opening site	1902
visit to the school for the school year for which the assurances	1903
are provided;	1904
(J) That the school has designated a date it will open for	1905
the school year for which the assurances are provided;	1906
(K) That the school has met all of the governing body's	1907
requirements for opening and any other requirements of the	1908
governing body.	1909

Sec. 3327.10. (A) No person shall be employed as driver of a 1910

school bus or motor van, owned and operated by any school district 1911 or educational service center or privately owned and operated 1912 under contract with any school district or service center in this 1913 state, who has not received a certificate from the educational 1914 service center governing board in case such person is employed by 1915 a service center or by a local school district under the 1916 1917 supervision of the service center governing board, or by the superintendent of schools, in case such person is employed by the 1918 board of a city or exempted village school district, certifying 1919 that such person is at least eighteen years of age and is of good 1920 moral character and is qualified physically and otherwise for such 1921 1922 position. The service center governing board or the superintendent, as the case may be, shall provide for an annual 1923 physical examination that conforms with rules adopted by the state 1924 board of education of each driver to ascertain the driver's 1925 physical fitness for such employment. Any certificate may be 1926 revoked by the authority granting the same on proof that the 1927 holder has been guilty of failing to comply with division (D)(1) 1928 of this section, or upon a conviction or a quilty plea for a 1929 violation, or any other action, that results in a loss or 1930 suspension of driving rights. Failure to comply with such division 1931 may be cause for disciplinary action or termination of employment 1932 under division (C) of section 3319.081, or section 124.34 of the 1933 Revised Code. 1934

(B) No person shall be employed as driver of a school bus or 1935 motor van not subject to the rules of the department of education 1936 pursuant to division (A) of this section who has not received a 1937 certificate from the school administrator or contractor certifying 1938 that such person is at least eighteen years of age, is of good 1939 moral character, and is qualified physically and otherwise for 1940 such position. Each driver shall have an annual physical 1941 examination which conforms to the state highway patrol rules, 1942 ascertaining the driver's physical fitness for such employment. 1943

motor van under contract.

The examination shall be performed by one of the following:	1944
(1) A person licensed under Chapter 4731. of the Revised Code	1945
or by another state to practice medicine and surgery or	1946
osteopathic medicine and surgery;	1947
(2) A physician assistant;	1948
(3) A certified nurse practitioner;	1949
(4) A clinical nurse specialist;	1950
(5) A certified nurse-midwife.	1951
Any written documentation of the physical examination shall	1952
be completed by the individual who performed the examination.	1953
Any certificate may be revoked by the authority granting the	1954
same on proof that the holder has been guilty of failing to comply	1955
with division (D)(2) of this section.	1956
(C) Any person who drives a school bus or motor van must give	1957
satisfactory and sufficient bond except a driver who is an	1958
employee of a school district and who drives a bus or motor van	1959
owned by the school district.	1960
(D) No person employed as driver of a school bus or motor van	1961
under this section who is convicted of a traffic violation or who	1962
has had the person's commercial driver's license suspended shall	1963
drive a school bus or motor van until the person has filed a	1964
written notice of the conviction or suspension, as follows:	1965
(1) If the person is employed under division (A) of this	1966
section, the person shall file the notice with the superintendent,	1967
or a person designated by the superintendent, of the school	1968
district for which the person drives a school bus or motor van as	1969
an employee or drives a privately owned and operated school bus or	1970
	1001

(2) If employed under division (B) of this section, the1972person shall file the notice with the employing school1973

administrator or contractor, or a person designated by the 1974 administrator or contractor. 1975

(E) In addition to resulting in possible revocation of a 1976
certificate as authorized by divisions (A) and (B) of this 1977
section, violation of division (D) of this section is a minor 1978
misdemeanor. 1979

(F)(1) Not later than thirty days after June 30, 2007, each 1980 owner of a school bus or motor van shall obtain the complete 1981 driving record for each person who is currently employed or 1982 otherwise authorized to drive the school bus or motor van. An 1983 owner of a school bus or motor van shall not permit a person to 1984 operate the school bus or motor van for the first time before the 1985 owner has obtained the person's complete driving record. 1986 Thereafter, the owner of a school bus or motor van shall obtain 1987 the person's driving record not less frequently than semiannually 1988 if the person remains employed or otherwise authorized to drive 1989 the school bus or motor van. An owner of a school bus or motor van 1990 shall not permit a person to resume operating a school bus or 1991 motor van, after an interruption of one year or longer, before the 1992 owner has obtained the person's complete driving record. 1993

(2) The owner of a school bus or motor van shall not permit a 1994 person to operate the school bus or motor van for six years after 1995 the date on which the person pleads guilty to or is convicted of a 1996 violation of section 4511.19 of the Revised Code or a 1997 substantially equivalent municipal ordinance. 1998

(3) An owner of a school bus or motor van shall not permit
any person to operate such a vehicle unless the person meets all
other requirements contained in rules adopted by the state board
of education prescribing qualifications of drivers of school buses
and other student transportation.

(G) No superintendent of a school district, educational 2004

service center, community school, or public or private employer 2005 shall permit the operation of a vehicle used for pupil 2006 transportation within this state by an individual unless both of 2007 the following apply: 2008

(1) Information pertaining to that driver has been submitted 2009 to the department of education, pursuant to procedures adopted by 2010 that department. Information to be reported shall include the name 2011 of the employer or school district, name of the driver, driver 2012 license number, date of birth, date of hire, status of physical 2013 evaluation, and status of training. 2014

(2) A <u>The most recent</u> criminal records check <u>required by</u>
2015
<u>division (J) of this section</u>, including information from the
2016
federal bureau of investigation, has been completed and received
2017
by the superintendent or public or private employer.
2018

(H) A person, school district, educational service center, 2019 community school, nonpublic school, or other public or nonpublic 2020 entity that owns a school bus or motor van, or that contracts with 2021 another entity to operate a school bus or motor van, may impose 2022 more stringent restrictions on drivers than those prescribed in 2023 this section, in any other section of the Revised Code, and in 2024 rules adopted by the state board. 2025

(I) For qualified drivers who, on the effective date of this 2026 amendment July 1, 2007, are employed by the owner of a school bus 2027 or motor van to drive the school bus or motor van, any instance in 2028 which the driver was convicted of or pleaded quilty to a violation 2029 of section 4511.19 of the Revised Code or a substantially 2030 equivalent municipal ordinance prior to two years prior to the 2031 effective date of this amendment July 1, 2007, shall not be 2032 considered a disqualifying event with respect to division (F) of 2033 this section. 2034

(J)(1) This division applies to persons hired by a school 2035

district, educational service center, community school, chartered	2036
nonpublic school, or science, technology, engineering, and	2037
mathematics school established under Chapter 3326. of the Revised	2038
Code to operate a vehicle used for pupil transportation.	2039
For each person to whom this division applies who is hired on	2040
or after the effective date of this amendment, the employer shall	2041
request a criminal records check in accordance with section	2042
3319.39 of the Revised Code and every six years thereafter. For	2043
each person to whom this division applies who is hired prior to	2044
that date, the employer shall request a criminal records check by	2045
a date prescribed by the department of education and every six	2046
years thereafter.	2047
(2) This division applies to persons hired by a public or	2048
private employer not described in division (J)(1) of this section	2049
to operate a vehicle used for pupil transportation.	2050
For each person to whom this division applies who is hired on	2051
or after the effective date of this amendment, the employer shall	2052
request a criminal records check prior to the person's hiring and	2053
every six years thereafter. For each person to whom this division	2054
applies who is hired prior to that date, the employer shall	2055
request a criminal records check by a date prescribed by the	2056
department and every six years thereafter.	2057
(3) Each request for a criminal records check under division	2058
(J) of this section shall be made to the superintendent of the	2059
bureau of criminal identification and investigation in the manner	2060
prescribed in section 3319.39 of the Revised Code. Upon receipt of	2061
a request, the bureau shall conduct the criminal records check in	2062
accordance with section 109.572 of the Revised Code as if the	2063
request had been made under section 3319.39 of the Revised Code.	2064
(K) Any person who is the subject of a criminal records check	2065
under division (J) of this section and has been convicted of or	2066

pleaded quilty to any offense described in division (B)(1) of	2067
section 3319.39 of the Revised Code shall not be hired or shall be	2068
released from employment, as applicable, unless the person meets	2069
the rehabilitation standards adopted by the department under	2070
division (E) of that section.	2071

Section 2. That existing sections 109.57, 121.40, 3301.0710,20723301.0711, 3314.03, 3314.19, 3319.089, 3319.291, 3319.31, 3319.39,20733321.01, 3326.11, 3326.23, and 3327.10 of the Revised Code are2074hereby repealed.2075

Section 3. Not later than thirty days after the effective 2076 date of this section, the Superintendent of Public Instruction, 2077 upon the request of the superintendent of a joint vocational 2078 school district, may grant the district a waiver from the 2079 requirements of sections 3313.48 and 3313.481 of the Revised Code 2080 for the 2006-2007 school year if all of the following conditions 2081 applied to the district in that school year: 2082

(A) The school district was participating in the Vocational
School Facilities Assistance Program established under sections
3318.40 to 3318.45 of the Revised Code and the Executive Director
2085 of the Ohio School Facilities Commission certified to the
Superintendent of Public Instruction that the district's project
2087 under that program experienced delays due to unanticipated
2083 2089

(B) The project delays caused the district to be open for 2090 instruction with pupils in attendance for fewer days or hours than 2091 required by sections 3313.48, 3313.481, and 3317.01 of the Revised 2092 Code. 2093

(C) The district required its students to engage in 2094
activities outside of school that were relevant to the subject 2095
areas in which they were missing instruction to offset the 2096

reduction in instructional time.

No waiver shall be granted under this section to a district 2098 that was closed for more than eleven days in excess of the days it 2099 is permitted to be closed for a public calamity under division (B) 2100 of section 3317.01 of the Revised Code. No district that receives 2101 a waiver under this section shall be considered to have failed to 2102 comply with division (B) of section 3317.01 of the Revised Code if 2103 it otherwise meets the requirements of that division. 2104

2105

Section 4. The amendments to section 3321.01 of the Revised 2106 Code by this act are intended to clarify the General Assembly's 2107 original intent related to a school district's authority to charge 2108 fees or tuition for students enrolled in all-day kindergarten as 2109 it existed prior to the effective date of this section, are 2110 remedial in nature, and are not intended to create any new 2111 authority. 212

Section 5. That Section 8 of Am. Sub. S.B. 311 of the 126th2113General Assembly be amended to read as follows:2114

Sec. 8. (A) There is hereby established a public-private 2115 collaborative commission to issue recommendations for promoting 2116 greater incidence of student success in conjunction with the Ohio 2117 Core curriculum. The commission shall consist of the following 2118 members: 2119

(1) A school district superintendent, appointed by the 2120Governor; 2121

(2) A business or civic leader, appointed by the Governor; 2122

(3) Two public members, appointed by the Speaker of the House 2123
of Representatives in consultation with the Minority Leader of the 2124
House of Representatives; 2125

(5) One member, appointed by the Superintendent of Public	2128
Instruction;	2129
(6) One member, appointed by the Chancellor of the Ohio Board	2130
of Regents.	2131
(B) The school district superintendent and the business or	2132
civic leader appointed by the Governor shall be co-chairpersons of	2133
the commission.	2134
(C) The commission's recommendations shall address methods of	2135
encouraging students and their families to develop a greater	2136
vision for their successful future in Ohio, including	2137
consideration of career opportunities afforded by pursuing higher	2138
education and the use of mentorships, internships, and other	2130
programs to provide guidance to students and their families toward	2135
pursuing higher education and career opportunities.	2141
(D) The commission shall issue its recommendations by	2142
December 31, 2007 <u>July 1, 2008</u> . The recommendations shall be	2143
provided to the Governor, the Speaker and Minority Leader of the	2144
House of Representatives, the President and Minority Leader of the	2145
Senate, the chairpersons and ranking minority members of the	2146
committees that consider education in the House of Representatives	2147
and Senate, the State Board of Education, the Board of Regents,	2148
and the Partnership for Continued Learning.	2149
Section 6. That existing Section 8 of Am. Sub. S.B. 311 of	2150

(4) Two public members, appointed by the President of the

Senate in consultation with the Minority Leader of the Senate;

Section 7. (A) The Department of Education shall conduct a 2152 survey of each city, exempted village, local, and joint vocational 2153 school district to determine the following: 2154

the 126th General Assembly is hereby repealed.

2126

2127

(1) Whether the district charges fees for any of the	2155
following:	2156
(a) Classes or programs that are offered during the regular	2157
school day or after school and for which students earn credit or	2158
are assigned grades;	2159
(b) Instructional materials;	2160
(c) Summer school.	2161
(2) The amount of the fees charged;	2162
(3) The grade levels to which the fees apply;	2163
(4) Whether the district utilizes a sliding fee scale based	2164
on family income;	2165
(5) Whether the district waives the fees or otherwise	2166
provides for their payment for students whose parents or guardians	2167
are unable to pay the fees;	2168
(6) Any other information deemed relevant by the Department.	2169
(B) Each district shall report to the Department, in the	2170
manner prescribed by the Department, the information described in	2171
divisions (A)(1) to (6) of this section.	2172
(C) The Department shall issue a report on the results of the	2173
survey not later than April 30, 2008, and shall post the report on	2174
its web site.	2175
Section 8. Not later than December 31, 2007, the Department	2176
of Education shall recommend to the General Assembly penalties for	2177
failure to report to the Department or the State Board of	2178
Education information about persons licensed by the State Board	2179
who have committed an act that is unbecoming to the teaching	2180
profession or that may make the person a threat to the safety of	2181
students. The Department shall provide copies of the	2182
recommendations to the President and Minority Leader of the	2183

Senate, the Speaker and Minority Leader of the House of 2184 Representatives, and the chairpersons and ranking minority members 2185 of the standing committees on education of the Senate and House of 2186 Representatives. 2187

Section 9. Not later than three months after the effective 2188 date of this section, the Educator Standards Board established 2189 under section 3319.60 of the Revised Code shall recommend to the 2190 State Board of Education a code of conduct for educators. The code 2191 of conduct shall address persons who are licensed by the State 2192 Board and recommendations shall include both of the following: 2193

(A) Descriptions of conduct that is inappropriate for 2194educators; 2195

(B) Disciplinary actions that should be taken against
educators who engage in each type of misconduct, including the
refusal, suspension, limiting, or revocation of a license under
section 3319.31 of the Revised Code.

section 10. Section 3314.03 of the Revised Code is presented 2200 in this act as a composite of the section as amended by Am. Sub. 2201 H.B. 79, Am. Sub. H.B. 137, Sub. H.B. 184, Am. Sub. H.B. 276, Sub. 2202 H.B. 422, Am. Sub. H.B. 530, Sub. S.B. 164, and Am. Sub. S.B. 311 2203 of the 126th General Assembly. The General Assembly, applying the 2204 principle stated in division (B) of section 1.52 of the Revised 2205 Code that amendments are to be harmonized if reasonably capable of 2206 simultaneous operation, finds that the composite is the resulting 2207 version of the section in effect prior to the effective date of 2208 the section as presented in this act. 2209

2210

Section 11. This act is hereby declared to be an emergency2211measure necessary for the immediate preservation of the public2212peace, health, and safety. The reason for such necessity is that2213

school districts need clarification of their authority to charge	2214
fees or tuition for all-day kindergarten to ensure that students	2215
enrolled in kindergarten on a fee or tuition basis continue to	2216
receive educational services. Therefore, this act shall go into	2217
immediate effect.	2218