As Introduced

127th General Assembly Regular Session 2007-2008

H. B. No. 2

Representative Webster

A BILL

To amend sections 121.03, 3333.01, 3333.021, 3333.03,	1
3333.04, 3333.041, 3333.042, 3333.043, 3333.044,	2
3333.045, 3333.046, 3333.047, 3333.05, 3333.06,	3
3333.07, 3333.071, 3333.072, 3333.08, 3333.09,	4
3333.10, 3333.11, 3333.12, 3333.121, 3333.122,	5
3333.123, 3333.13, 3333.14, 3333.15, 3333.16,	6
3333.161, 3333.162, 3333.17, 3333.18, 3333.19,	7
3333.20, 3333.21, 3333.22, 3333.23, 3333.25,	8
3333.26, 3333.27, 3333.28, 3333.29, 3333.31,	9
3333.35, 3333.36, 3333.37, 3333.372, 3333.373,	10
3333.374, 3333.375, and 3333.38 and to enact	11
section 3333.031 of the Revised Code to transfer	12
appointment of the Chancellor of the Ohio Board of	13
Regents to the Governor with the advice and	14
consent of the Senate, to make the Board of	15
Regents an advisory board to the Chancellor, and	16
to transfer the Board's duties and powers to the	17
Chancellor.	18

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

Section 1. That sections 121.03, 3333.01, 3333.021, 3333.03,193333.04, 3333.041, 3333.042, 3333.043, 3333.044, 3333.045,203333.046, 3333.047, 3333.05, 3333.06, 3333.07, 3333.071, 3333.072,213333.08, 3333.09, 3333.10, 3333.11, 3333.12, 3333.121, 3333.122,22

3333.123, 3333.13, 3333.14, 3333.15, 3333.16, 3333.161, 3333.162, 23 3333.17, 3333.18, 3333.19, 3333.20, 3333.21, 3333.22, 3333.23, 24 3333.25, 3333.26, 3333.27, 3333.28, 3333.29, 3333.31, 3333.35, 25 3333.36, 3333.37, 3333.372, 3333.373, 3333.374, 3333.375, and 26 3333.38 be amended and section 3333.031 of the Revised Code be 27 enacted to read as follows: 28

Sec. 121.03. The following administrative department heads 29 shall be appointed by the governor, with the advice and consent of 30 the senate, and shall hold their offices during the term of the 31 appointing governor, and are subject to removal at the pleasure of 32 33 the governor.

(A) The director of budget and management;

(B) The director of commerce;

(C) The director of transportation;

(D) The director of agriculture;

(E) The director of job and family services;

- (F) Until July 1, 1997, the director of liquor control;
- (G) The director of public safety;

(H) The superintendent of insurance; (I) The director of development; 42

(J) The tax commissioner; 43

(K) The director of administrative services; (L) The director of natural resources;

(M) The director of mental health;

(N) The director of mental retardation and developmental 47 disabilities; 48

(0) The director of health;

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(P) The director of youth services;	50
(Q) The director of rehabilitation and correction;	51
(R) The director of environmental protection;	52
(S) The director of aging;	53
(T) The director of alcohol and drug addiction services;	54
(U) The administrator of workers' compensation who meets the	55
qualifications required under division (A) of section 4121.121 of	56
the Revised Code <u>;</u>	57
(V) The chancellor of the Ohio board of regents.	58
sec. 3333.01. There is hereby created the Ohio board of	59
regents consisting <u>as an advisory board to the chancellor</u>	60
appointed under section 3333.03 of the Revised Code. The board	61
shall consist of nine members to be appointed by the governor with	62
the advice and consent of the senate. The members shall be	63
residents of this state who possess an interest in and knowledge	64
of higher education. No member shall be a trustee, officer, or	65
employee of any Ohio public or private college or university while	66
serving as a member of the board. In addition to the members	67
appointed by the governor, the chairman <u>chairperson</u> of the	68
education committee of the senate and the chairman <u>chairperson</u> of	69
the education committee of the house of representatives shall,	70

after January 1, 1967, be ex officio members of the board without 71 72 a vote.

Terms of office shall be for nine years, commencing on the 73 twenty-first day of September and ending on the twentieth day of 74 September. Each member shall hold office from the date of his 75 appointment until the end of the term for which he the member was 76 appointed. Any member appointed to fill a vacancy occurring prior 77 to the expiration of the term for which his the member's 78 predecessor was appointed shall hold office for the remainder of 79

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business.

such term. Any member shall continue in office subsequent to the 80 expiration date of his the member's term until his a successor 81 takes office, or until a period of sixty days has elapsed, 82 whichever occurs first. 83 No person who has served a full nine-year term shall be 84 eligible for reappointment. 85 Board members shall serve without compensation, but shall be 86 reimbursed for necessary expenses incurred in the conduct of board 87 88

Sec. 3333.021. As used in this section, "university" means any college or university that receives a state appropriation.

(A) This division does not apply to proposed rules, 91 amendments, or rescissions subject to review under division (I) of 92 section 119.03 of the Revised Code. No action taken by the 93 chancellor of the Ohio board of regents that could reasonably be 94 expected to have an effect on the revenue or expenditures of any 95 university shall take effect unless at least two weeks prior to 96 the date on which the action is taken, the board chancellor has 97 filed with the speaker of the house of representatives, the 98 president of the senate, the legislative budget office of the 99 legislative service commission, and the director of budget and 100 management a fiscal analysis of the proposed action. The analysis 101 shall include an estimate of the amount by which, during the 102 current and ensuing fiscal biennium, the action would increase or 103 decrease the university's revenues or expenditures and increase or 104 decrease any state expenditures and any other information the 105 board chancellor considers necessary to explain the action's 106 fiscal effect. 107

(B) Within three days of the date the board of regents 108 chancellor files with the clerk of the senate a proposed rule, 109 amendment, or rescission that is subject to review and 110

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invalidation under division (I) of section 119.03 of the Revised 111 Code, it the chancellor shall file with the speaker of the house, 112 the president of the senate, the legislative budget office of the 113 legislative service commission, and the director of budget and 114 management a fiscal analysis of the proposed rule. The analysis 115 shall include an estimate of the amount by which, during the 116 current and ensuing fiscal biennium, the action would increase or 117 decrease any university's revenues or expenditures and increase or 118 decrease state revenues or expenditures and any other information 119 the board chancellor considers necessary to explain the fiscal 120 effect of the rule, amendment, or rescission. No rule, amendment, 121 or rescission shall take effect unless the board chancellor has 122 complied with this division. 123

Sec. 3333.03. (A) The Ohio board of regents governor, with 124
the advice and consent of the senate, shall appoint a the 125
chancellor to of the Ohio board of regents. The chancellor shall 126
serve at its the pleasure of the governor, and the governor shall 127
prescribe the chancellor's duties in addition to the chancellor's 128
duties prescribed by law. The board governor shall fix the 129
compensation for the chancellor. 130

(B) The chancellor is the administrative officer of the 131 board, and is responsible for appointing and fixing the 132 compensation of all professional, administrative, and clerical 133 employees and staff members necessary to assist the board and the 134 chancellor in the performance of their the chancellor's duties. 135 All employees and staff shall serve at the chancellor's pleasure. 136 The chancellor shall be a person qualified by training and 137 experience to understand the problems and needs of the state in 138 the field of higher education and to devise programs, plans, and 139 methods of solving the problems and meeting the needs. 140

(C) Neither the chancellor nor any staff member or employee 141

of the board chancellor shall be a trustee, officer, or employee142of any public or private college or university while serving on143the board as chancellor, staff member, or employee.144

Sec. 3333.031. Whenever the term "Ohio board of regents" is 145 used, referred to, or designated in any statute, rule, contract, 146 grant, or other document, the use, reference, or designation shall 147 be construed to mean the "chancellor of the Ohio board of 148 regents," except in sections 3333.01, 3333.011, and 3333.02 of the 149 Revised Code or unless the use, reference, or designation of the 150 term "Ohio board of regents" relates to the board's duties to give 151 advice to the chancellor of the Ohio board of regents or unless 152 another section of law expressly provides otherwise. 153

sec. 3333.04. The <u>chancellor of the</u> Ohio board of regents 154
shall: 155

(A) Make studies of state policy in the field of higher
education and formulate a master plan for higher education for the
state, considering the needs of the people, the needs of the
state, and the role of individual public and private institutions
within the state in fulfilling these needs;

(B)(1) Report annually to the governor and the general
 assembly on the findings from its the chancellor's studies and the
 master plan for higher education for the state;

(2) Report at least semiannually to the general assembly and
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the governor the enrollment numbers at each state-assisted
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institution of higher education.

(C) Approve or disapprove the establishment of new branchesor academic centers of state colleges and universities;168

(D) Approve or disapprove the establishment of state
technical colleges or any other state institution of higher
education;

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(E) Recommend the nature of the programs, undergraduate, 172
graduate, professional, state-financed research, and public
services which should be offered by the state colleges, 174
universities, and other state-assisted institutions of higher
education in order to utilize to the best advantage their
facilities and personnel; 177

(F) Recommend to the state colleges, universities, and other 178 state-assisted institutions of higher education graduate or 179 professional programs, including, but not limited to, doctor of 180 philosophy, doctor of education, and juris doctor programs, that 181 could be eliminated because they constitute unnecessary 182 duplication, as shall be determined using the process developed 183 pursuant to this section, or for other good and sufficient cause. 184 For purposes of determining the amounts of any state instructional 185 subsidies paid to these colleges, universities, and institutions, 186 the board chancellor may exclude students enrolled in any program 187 that the board chancellor has recommended for elimination pursuant 188 to this division except that the board chancellor shall not 189 exclude any such student who enrolled in the program prior to the 190 date on which the board chancellor initially commences to exclude 191 students under this division. The board of regents chancellor and 192 these colleges, universities, and institutions shall jointly 193 develop a process for determining which existing graduate or 194 professional programs constitute unnecessary duplication. 195

(G) Recommend to the state colleges, universities, and other
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state-assisted institutions of higher education programs which
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should be added to their present programs;
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(H) Conduct studies for the state colleges, universities, and 199
 other state-assisted institutions of higher education to assist 200
 them in making the best and most efficient use of their existing 201
 facilities and personnel; 202

(I) Make recommendations to the governor and general assembly 203

concerning the development of state-financed capital plans for 204
higher education; the establishment of new state colleges, 205
universities, and other state-assisted institutions of higher 206
education; and the establishment of new programs at the existing 207
state colleges, universities, and other institutions of higher 208
education; 209

(J) Review the appropriation requests of the public community 210 colleges and the state colleges and universities and submit to the 211 office of budget and management and to the chairpersons of the 212 finance committees of the house of representatives and of the 213 senate its the chancellor's recommendations in regard to the 214 biennial higher education appropriation for the state, including 215 appropriations for the individual state colleges and universities 216 and public community colleges. For the purpose of determining the 217 amounts of instructional subsidies to be paid to state-assisted 218 colleges and universities, the board chancellor shall define 219 "full-time equivalent student" by program per academic year. The 220 definition may take into account the establishment of minimum 221 enrollment levels in technical education programs below which 222 support allowances will not be paid. Except as otherwise provided 223 in this section, the board chancellor shall make no change in the 224 definition of "full-time equivalent student" in effect on November 225 15, 1981, which would increase or decrease the number of 226 subsidy-eligible full-time equivalent students, without first 227 submitting a fiscal impact statement to the president of the 228 senate, the speaker of the house of representatives, the 229 legislative service commission, and the director of budget and 230 management. The board chancellor shall work in close cooperation 231 with the director of budget and management in this respect and in 232 all other matters concerning the expenditures of appropriated 233 funds by state colleges, universities, and other institutions of 234 higher education. 235 (K) Seek the cooperation and advice of the officers and 236 trustees of both public and private colleges, universities, and 237 other institutions of higher education in the state in performing 238 its the chancellor's duties and making its the chancellor's plans, 239 studies, and recommendations; 240

(L) Appoint advisory committees consisting of persons
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 associated with public or private secondary schools, members of
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 the state board of education, or personnel of the state department
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 of education;

(M) Appoint advisory committees consisting of college and 245 university personnel, or other persons knowledgeable in the field 246 of higher education, or both, in order to obtain their advice and 247 assistance in defining and suggesting solutions for the problems 248 and needs of higher education in this state; 249

(N) Approve or disapprove all new degrees and new degree
programs at all state colleges, universities, and other
state-assisted institutions of higher education;
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(0) Adopt such rules as are necessary to carry out its the
 <u>chancellor's</u> duties and responsibilities;
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(P) Establish and submit to the governor and the general 255
assembly a clear and measurable set of goals and timetables for 256
their achievement for each program under the <u>chancellor's</u> 257
supervision of the board that is designed to accomplish any of the 258
following: 259

(1) Increased access to higher education; 260

(2) Job training; 261
 (3) Adult literacy; 262

(4) Research; 263

(5) Excellence in higher education;

(6) Reduction in the number of graduate programs within the 265

266 same subject area. In July of each odd-numbered year, the board of regents 267 chancellor shall submit to the governor and the general assembly a 268 report on progress made toward these goals. 269 (Q) Make recommendations to the governor and the general 270 assembly regarding the design and funding of the student financial 271 aid programs specified in sections 3333.12, 3333.122, 3333.21 to 272 3333.27, and 5910.02 of the Revised Code; 273 (R) Participate in education-related state or federal 274 programs on behalf of the state and assume responsibility for the 275 administration of such programs in accordance with applicable 276 state or federal law; 277 (S) Adopt rules for student financial aid programs as 278 required by sections 3333.12, 3333.122, 3333.21 to 3333.27, 279 3333.28, 3333.29, and 5910.02 of the Revised Code, and perform any 280 other administrative functions assigned to the board chancellor by 281 those sections; 282 (T) Administer contracts under sections 3702.74 and 3702.75 283 of the Revised Code in accordance with rules adopted by the 284 director of health under section 3702.79 of the Revised Code; 285 (U) Conduct enrollment audits of state-supported institutions 286 of higher education; 287 (V) Appoint consortiums of college and university personnel 288 to participate in the development and operation of statewide 289 collaborative efforts, including the Ohio supercomputer center, 290 the Ohio academic resources network, OhioLink, and the Ohio 291 learning network. For each consortium, the board chancellor shall 292 designate a college or university to serve as that consortium's 293 fiscal agent, financial officer, and employer. Any funds 294

appropriated to the board for the consortiums shall be distributed 295 to the fiscal agents for the operation of the consortiums. A 296 consortium shall follow the rules of the college or university297that serves as its fiscal agent.298

Sec. 3333.041. On or before the last day of December of each 299 year, the chancellor of the Ohio board of regents shall submit a 300 report to the general assembly, the state board of education, and 301 the board of education of each city, exempted village, and local 302 school district on the status of graduates of Ohio school 303 districts at state-assisted colleges or universities during the 304 twelve-month period ending on the thirtieth day of September of 305 the current calendar year. The report shall list, by school 306 district, the number of graduates of each school district who 307 attended such a college or university and the percentage of each 308 district's graduates enrolled in such a college or university 309 during the reporting period who were required during such period 310 by the college or university, as a prerequisite to enrolling in 311 those courses generally required for first-year students, to 312 enroll in a remedial course in English, including composition or 313 reading, mathematics, and any other area designated by the board. 314

Each state-assisted college and university shall, by the 315 first day of November of each year, submit to the board chancellor 316 in the form specified by the board chancellor the information the 317 board chancellor requires to compile its the report. 318

As used in this section, "state-assisted college or 319 university" means a state university or college as defined in 320 division (A)(1) of section 3345.12 of the Revised Code, community 321 colleges, state community colleges, university branches, and 322 technical colleges. 323

sec. 3333.042. The chancellor of the Ohio board of regents324may grant money to a nonprofit entity that provides a statewide325resource for aerospace research, education, and technology, so326

long as the nonprofit entity makes its resources accessible to 327 state colleges and universities and to agencies of this and other 328 states and the United States. The board chancellor, by rule 329 adopted in accordance with Chapter 119. of the Revised Code, shall 330 establish procedures and forms whereby nonprofit entities may 331 apply for grants; standards and procedures for reviewing 332 applications for and awarding grants; procedures for distributing 333 grants to recipients; procedures for monitoring the use of grants 334 by recipients; requirements, procedures, and forms whereby grant 335 recipients shall report upon their use of grants; and standards 336 and procedures for terminating and requiring repayment of grants 337 in the event of their improper use. 338

A state college or university or a private institution exempt 339 from regulation under Chapter 3332. of the Revised Code as 340 prescribed in section 3333.046 of the Revised Code and any agency 341 of state government may provide assistance, in any form, to any 342 nonprofit entity that receives a grant under this section. Such 343 assistance shall be solely for the purpose of assisting the 344 nonprofit entity in making proper use of the grant. 345

A nonprofit entity that expends a grant under this section 346 for a capital project is not thereby subject to Chapter 123. or 347 153. of the Revised Code. An officer or employee of, or a person 348 who serves on a governing or advisory board or committee of, a 349 nonprofit entity that receives a grant under this section is not 350 thereby an officer or employee of a state college or university or 351 of the state. An officer or employee of a state college or 352 university or of the state who is assigned to assist a nonprofit 353 entity in making proper use of a grant does not, to the extent the 354 officer or employee provides such assistance, thereby hold an 355 incompatible office or employment, or have a direct or indirect 356 interest in a contract or expenditure of the entity. 357 Sec. 3333.043. (A) As used in this section:

(1) "Institution of higher education" means the state 359 universities listed in section 3345.011 of the Revised Code, 360 municipal educational institutions established under Chapter 3349. 361 of the Revised Code, community colleges established under Chapter 362 3354. of the Revised Code, university branches established under 363 Chapter 3355. of the Revised Code, technical colleges established 364 under Chapter 3357. of the Revised Code, state community colleges 365 established under Chapter 3358. of the Revised Code, any 366 institution of higher education with a certificate of registration 367 from the state board of career colleges and schools, and any 368 institution for which the chancellor of the Ohio board of regents 369 receives a notice pursuant to division (C) of this section. 370

(2) "Community service" has the same meaning as in section 3713313.605 of the Revised Code. 372

(B)(1) The board of trustees or other governing entity of 373 each institution of higher education shall encourage and promote 374 participation of students in community service through a program 375 appropriate to the mission, student population, and environment of 376 each institution. The program may include, but not be limited to, 377 providing information about community service opportunities during 378 student orientation or in student publications; providing awards 379 for exemplary community service; encouraging faculty members to 380 incorporate community service into students' academic experiences 381 wherever appropriate to the curriculum; encouraging recognized 382 student organizations to undertake community service projects as 383 part of their purposes; and establishing advisory committees of 384 students, faculty members, and community and business leaders to 385 develop cooperative programs that benefit the community and 386 enhance student experience. The program shall be flexible in 387 design so as to permit participation by the greatest possible 388

number of students, including part-time students and students for 389 whom participation may be difficult due to financial, academic, 390 personal, or other considerations. The program shall emphasize 391 community service opportunities that can most effectively use the 392 skills of students, such as tutoring or literacy programs. The 393 programs shall encourage students to perform services that will 394 not supplant the hiring of, result in the displacement of, or 395 impair any existing employment contracts of any particular 396 employee of any private or governmental entity for which services 397 are performed. 398

(2) The <u>chancellor of the</u> Ohio board of regents shall 399 encourage all institutions of higher education in the development 400 of community service programs. With the assistance of the Ohio 401 community service council created in section 121.40 of the Revised 402 Code, the board of regents chancellor shall make available 403 information about higher education community service programs to 404 institutions of higher education and to statewide organizations 405 involved with or promoting volunteerism, including information 406 about model community service programs, teacher training courses, 407 and community service curricula and teaching materials for 408 possible use by institutions of higher education in their 409 programs. The board chancellor shall encourage institutions of 410 higher education to jointly coordinate higher education community 411 service programs through consortia of institutions or other 412 appropriate means of coordination. 413

(C) The board of trustees of any nonprofit institution with a
certificate of authorization issued by the Ohio board of regents
pursuant to Chapter 1713. of the Revised Code or the governing
authority of a private institution exempt from regulation under
Chapter 3332. of the Revised Code as prescribed in section
3333.046 of the Revised Code may notify the board of regents
chancellor that it is making itself subject to divisions (A) and

(B) of this section. Upon receipt of such a notice, thesedivisions shall apply to that institution.422

sec. 3333.044. (A) The chancellor of the Ohio board of 423
regents may contract with any consultants that are necessary for 424
the discharge of the board's chancellor's duties under this 425
chapter. 426

427 (B) The Ohio board of regents chancellor may purchase, upon the terms that the board chancellor determines to be advisable, 428 one or more policies of insurance from insurers authorized to do 429 business in this state that insure consultants who have contracted 430 with the board chancellor under division (A) of this section or 431 members of an advisory committee appointed under section 3333.04 432 of the Revised Code, with respect to the activities of the 433 consultants or advisory committee members in the course of the 434 performance of their responsibilities as consultants or advisory 435 committee members. 436

(C) Subject to the approval of the controlling board, the 437 Ohio board of regents chancellor may contract with any entities 438 for the discharge of the board's chancellor's duties and 439 responsibilities under any of the programs established pursuant to 440 sections 3333.12, 3333.122, 3333.21 to 3333.28, 3702.71 to 441 3702.81, and 5120.55, and Chapter 5910. of the Revised Code. The 442 board chancellor shall not enter into a contract under this 443 division unless the proposed contractor demonstrates that its 444 primary purpose is to promote access to higher education by 445 providing student financial assistance through loans, grants, or 446 scholarships, and by providing high quality support services and 447 information to students and their families with regard to such 448 financial assistance. 449

Chapter 125. of the Revised Code does not apply to contracts 450 entered into pursuant to this section. In awarding contracts under 451 this division, the board <u>chancellor</u> shall consider factors such as 452 the cost of the administration of the contract, the experience of 453 the contractor, and the contractor's ability to properly execute 454 the contract. 455

Sec. 3333.045. As used in this section, "state university or 456 college" means any state university listed in section 3345.011 of 457 the Revised Code, the northeastern Ohio universities college of 458 medicine, any community college under Chapter 3354. of the Revised 459 Code, any university branch district under Chapter 3355. of the 460 Revised Code, any technical college under Chapter 3357. of the 461 Revised Code, and any state community college under Chapter 3358. 462 of the Revised Code. 463

The chancellor of the Ohio board of regents shall work with 464 the attorney general, the auditor of state, and the Ohio ethics 465 commission to develop a model for training members of the boards 466 of trustees of all state universities and colleges and members of 467 the board of regents regarding the authority and responsibilities 468 of a board of trustees or the board of regents. This model shall 469 include a review of fiduciary responsibilities, ethics, and fiscal 470 management. Use of this model by members of boards of trustees and 471 the board of regents shall be voluntary. 472

This section does not apply to the three members of the board473of trustees of the northeastern Ohio universities college of474medicine who are presidents of state universities.475

Sec. 3333.046. Any institution authorized to grant on the 476
effective date of this section February 20, 2002, baccalaureate or 477
master's degrees, for which the board of regents has issued 478
certificates of authorization have been issued under Chapter 1713. 479
of the Revised Code; that is accredited by the appropriate 480
regional and, when appropriate, professional accrediting 481

associations within whose jurisdiction it falls; and that is 482 operated by a for-profit corporation shall cease to be subject to 483 any regulation under Chapter 3332. of the Revised Code but shall 484 continue to be subject to the provisions for approval of degree 485 programs set forth in Chapter 1713. of the Revised Code, including 486 approval of any additional associate, baccalaureate, or master's 487 degree programs offered by the institution. 488

sec. 3333.047. With regard to any state student financial aid 489 program established in this chapter, Chapter 5910., or section 490 5919.34 of the Revised Code, the chancellor of the Ohio board of 491 regents shall conduct audits to: 492

493 (A) Determine the validity of information provided by students and parents regarding eligibility for state student 494 financial aid. If the board chancellor determines that eligibility 495 data has been reported incorrectly or inaccurately, and where the 496 board chancellor determines an adjustment to be appropriate, the 497 institution of higher education shall adjust the financial aid 498 awarded to the student. 499

(B) Ensure that institutions of higher education are in 500 compliance with the board's rules governing state student 501 financial aid programs. An institution that fails to comply with 502 the board's rules in the administration of any state student 503 financial aid program shall be fully liable to reimburse the board 504 state for the unauthorized use of student financial aid funds. 505

sec. 3333.05. The chancellor of the Ohio board of regents 506 shall approve or disapprove proposed official plans of community 507 college districts, prepared and submitted pursuant to sections 508 3354.01 to 3354.18, inclusive, of the Revised Code, and issue or 509 decline to issue charters for operation of community colleges, 510 pursuant to section 3354.07 of the Revised Code. 511

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(A) That the official plan and all past and proposed actions514of the community college district are in conformity to law;515

(B) That the proposed community college will not unreasonably
 and wastefully duplicate existing educational services available
 to students and prospective students residing in the community
 college district;

(C) That there is reasonable prospect of adequate current
operating revenue for the proposed community college from its
proposed opening date of operation;
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(D) That the proposed lands and facilities of the community
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 colleges will be adequate and efficient for the purposes of the
 proposed community college;
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(E) That the proposed curricular programs defined in section 526
3354.01 of the Revised Code as "arts and sciences" and 527
"technical," or either, are the programs for which there is 528
substantial need in the territory of the district. 529

The employment and separation of individual personnel in a 530 community college, and the establishing or abolishing of 531 individual courses of instruction, shall not be subject to the 532 specific and individual approval or disapproval of the Ohio board 533 of regents chancellor, but shall occur in the discretion of the 534 local management of such college within the limitations of law, 535 the official plan, and the charter of such college. 536

Sec. 3333.06. The <u>chancellor of the</u> Ohio board of regents 537 shall prepare a state plan and do all other things necessary for 538 participation in federal acts relative to the construction of 539 higher educational academic facilities. 540

Such plan shall provide for objective standards and methods 541

of determining the relative priorities for eligible projects for542the construction of academic facilities submitted by institutions543of higher education within the state and for determining the544federal share of the development for each such project.545

The board chancellor shall provide for assigning priorities 546 in accordance with such criteria, standards, and methods to 547 eligible projects submitted to the board and approved by it the 548 chancellor, shall recommend to the United States secretary of 549 education, in the order of such priority, applications covering 550 such eligible projects, and shall certify to the secretary the 551 federal share of the development cost of such projects. 552

The board chancellor shall provide a fair hearing to each 553 institution which has submitted a project as to the priority 554 assigned to such project by the board chancellor or as to any 555 other determination of the board chancellor adversely affecting 556 such institution. 557

The board chancellor shall receive federal grants for the 558 proper and efficient administration of the state plan, and shall 559 provide for such fiscal control and fund accounting procedures as 560 may be necessary to ensure proper disbursement of, and accounting 561 for, federal funds paid to the board chancellor. 562

The board chancellor shall make such reports in such form and 563 containing such information as may be reasonably required by the 564 secretary in the performance of his the secretary's functions 565 under federal law relating to grants for the construction of 566 academic facilities. 567

Each federal grant received by the board chancellor shall be 568 paid into the state treasury. 569

Sec. 3333.07. (A) Colleges, universities, and other 570 institutions of higher education which receive state assistance, 571

but are not supported primarily by the state, shall submit to the 572 chancellor of the Ohio board of regents such accounting of the 573 expenditure of state funds at such time and in such form as the 574 board chancellor prescribes. 575

(B) No state institution of higher education shall establish 576 a new branch or academic center without the approval of the board 577 chancellor.

(C) No state institution of higher education shall offer a 579 new degree or establish a new degree program without the approval 580 of the board chancellor. No degree approval shall be given for a 581 technical education program unless such program is offered by a 582 state assisted university, a university branch, a technical 583 college, or a community college. 584

(D) Any state college, university, or other state assisted 585 institution of higher education not complying with a 586 recommendation of the board chancellor pursuant to division (F) or 587 (G) of section 3333.04 of the Revised Code shall so notify the 588 board chancellor in writing within one hundred twenty days after 589 receipt of the recommendation, stating the reasons why it cannot 590 or should not comply. 591

(E) The officers, trustees, and employees of all institutions 592 of higher education which are state supported or state assisted 593 shall cooperate with the board chancellor in supplying information 594 regarding their institutions, and advising and assisting the board 595 chancellor on matters of higher education in this state in every 596 way possible when so requested by the board chancellor. 597

(F) Persons associated with the public school systems in this 598 state, personnel of the state department of education, and members 599 of the state board of education shall provide such data about high 600 school students as are requested by the board of regents 601 chancellor to aid in the development of state higher education 602

plans.

sec. 3333.071. Notwithstanding section 3345.16 of the Revised 604 Code, no expenditure shall be made for land for higher education 605 purposes by public institutions of higher education or agents of 606 such institutions from any fund without the approval of the 607 chancellor of the Ohio board of regents and the controlling board. 608 No state appropriation for capital improvements shall be released 609 by the controlling board for the purchase of land or buildings 610 from any organization or corporation which has been established to 611 benefit or assist the institution, except that such releases may 612 be made if the land is to be used for a currently state-financed 613 improvement. 614

Sec. 3333.072. The chancellor of the Ohio board of regents, 615 after consulting with the state colleges and universities and with 616 the office of budget and management, shall adopt rules in 617 accordance with Chapter 119. of the Revised Code to govern the 618 allocation of state capital appropriations to state colleges and 619 universities. In drafting the rules, the board chancellor shall 620 incorporate the recommendations of the final report of the 621 commission to study higher education debt service, issued June 28, 622 1994, as these recommendations have been utilized and modified in 623 procedures developed by the board chancellor and the office of 624 budget and management since the report was issued. 625

Sec. 3333.08. It is the declared policy of this state that 626 the availability of eminent domain on behalf of educational 627 institutions of higher education is in the public welfare. A 628 private college, university, or other institution of higher 629 education may therefore apply to the <u>chancellor of the</u> Ohio board 630 of regents for the right to appropriate property when such 631 institution is unable to agree with the owner or owners of the 632

subject property upon the price to be paid for the property. The 633 institution shall be one that any educationally qualified member 634 of the public who desires to attend has, or can acquire, a right 635 to be admitted upon equal terms without discrimination. The 636 institution shall certify to the board chancellor, in its 637 application, that the use of the property to be appropriated is to 638 be for educational purposes, including student housing and dining 639 facilities, that reasonable efforts have been made to purchase the 640 property, and that it will be used without discrimination against 641 any person or group and be equally available to all qualified 642 persons. The institution also shall submit to the board chancellor 643 its plans for the use of the property and such other information 644 as the board chancellor may require. The board chancellor may, 645 thereafter, and upon a determination that the intended use is in 646 the public interest, approve the application by resolution. Upon 647 such approval, the institution may appropriate the property in the 648 same manner as is provided for the appropriation of property in 649 Chapter 163. of the Revised Code. 650

Sec. 3333.09. "Public university or college," as used in this 651 section, means any non-profit university or college situated 652 within this state which is open to the public on equal terms and 653 which is not affiliated with or controlled by an organization 654 which is not primarily educational in nature. Any such university 655 or college shall be considered to be serving a public purpose. 656

The chancellor of the Ohio board of regents may, upon $\frac{1}{2}$ the 657 chancellor's determination by it that such action would serve the 658 interests of higher education in this state, in terms of expansion 659 of educational opportunity in a major urban area and in terms of 660 expansion of educational service to a major urban community, 661 accept conveyances of land, situated within this state, from any 662 public university or college and enter into an agreement before or 663 after such conveyance to lease to such public university or 664

college, upon terms as may be prescribed by the board of regents 665 chancellor, such land together with buildings constructed thereon 666 and furniture, fixtures, and equipment therein for use as an 667 educational facility. The lease shall be for a period not to 668 exceed fifty years, renewable for a like term, and shall provide 669 that such buildings be used solely for educational purposes and 670 that the Ohio board of regents chancellor may cancel such lease if 671 such buildings are used for other purposes. Such lease may contain 672 provisions for the sale of such property to the lessee, upon the 673 consent of the Ohio board of regents chancellor, for a purchase 674 price not less than the actual cost to the Ohio board of regents 675 chancellor, less depreciation, computed at the rate customarily 676 applied to similar structures. The Ohio board of regents 677 chancellor, through the department of administrative services, may 678 construct, equip, or remodel buildings on lands accepted by it the 679 chancellor in the name of the state pursuant to this section. 680 Title to lands acquired under this section shall be taken in the 681 name of the state. 682

Responsibility for the proper use, maintenance, and repair of683leased buildings shall rest upon the lessee.684

Sec. 3333.10. (A) As used in this section: 685

(1) "Qualified institution of higher education" or 686 "institution" means a nonprofit educational institution, holding 687 an effective certificate of authorization issued by the Ohio board 688 of regents under section 1713.02 of the Revised Code, operating in 689 the state an eligible program, and admitting students without 690 discrimination by reason of race, creed, color, or national 691 origin. 692

(2) "School of dentistry" means an accredited dental college 693as defined under section 4715.10 of the Revised Code. 694

(3) "Eligible program" means a medical school accredited by 695

the liaison committee on medical education or an osteopathic 696 medical school accredited by the American osteopathic association, 697 or such a school together with a school of dentistry. 698

(B) In order to provide better for the public health and the 699 necessary enhancement of instruction in medicine and dentistry in 700 the state, and to encourage the means of such instruction with the 701 least economic cost to the people of the state, the chancellor of 702 the Ohio board of regents may enter into agreements with qualified 703 institutions of higher education providing for the continued 704 operation by the institution of eligible programs, conditioned 705 upon continued payments by the state to such institution for the 706 purposes of such eligible programs of amounts determined in the 707 manner provided for the state subsidy from time to time afforded 708 to state universities on the basis of comparable programs. Before 709 entering into such agreement, the Ohio board of regents chancellor 710 shall determine that the institution is a qualified institution of 711 higher education as defined in division (A) of this section, and 712 that the operation of such eligible programs as provided for in 713 such agreement and such payments will contribute to the objectives 714 stated in this section and to the objectives of the master plan of 715 higher education formulated under section 3333.04 of the Revised 716 Code. 717

(C) Agreements under this section shall contain provisions to 718 the effect that: 719

(1) The institution shall submit to the Ohio board of regents 720 chancellor accountings for the expenditure of state payments in 721 the manner and at the times as are requested for state-assisted 722 institutions of higher education pursuant to division (A) of 723 section 3333.07 of the Revised Code. 724

(2) The institution shall notify the Ohio board of regents 725 chancellor in the manner provided for state-assisted institutions 726 under division (D) of section 3333.07 of the Revised Code with 727

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regard to program recommendations by the Ohio board of regents 728 chancellor in the nature of those provided for in divisions (F) 729 and (G) of section 3333.04 of the Revised Code. 730

(3) The agreement shall terminate if the institution ceases 731 to be a qualified institution of higher education as determined by 732 the Ohio board of regents chancellor in accordance with Chapter 733 119. of the Revised Code. 734

(D) Agreements under this section may make further provision 735 for any one or more of the following as the parties determine: 736

- 737 (1) The duration of any such agreement, or additional provision for terminating the agreement; 738
- (2) Additional conditions for the effectiveness or continued 739 effectiveness of such agreement; 740

(3) Procedures for the amendment or supplementation of the 741 agreement, including designation of the parties to approve or 742 execute such amendments or supplements;

(4) Such other provisions as may be deemed necessary or 744 appropriate. 745

(E) In case any provision or part of this section or any 746 provision, agreement, covenant, stipulation, obligation, act or 747 action, or part thereof, made, assumed, or taken under or pursuant 748 to this section, or any application thereof, is for any reason 749 held to be illegal or invalid, such illegality or invalidity shall 750 not affect the remainder thereof or any other provision of this 751 section or any other provision, agreement, covenant, stipulation, 752 obligation, action, or part thereof, made, assumed, or taken under 753 or pursuant to this section, which shall be construed and enforced 754 as if such illegal or invalid portion were not contained therein, 755 nor shall such illegality or invalidity of any application thereof 756 affect any legal and valid application thereof, and each such 757 provision, agreement, covenant, stipulation, obligation, act, or 758

action, or part thereof, shall be deemed to be effective, 759 operative, made, done, or entered into in the manner and to the 760 full extent permitted by law to accomplish most nearly the 761 intention thereof. 762

(F) No agreement shall be entered into under this section
with any institution which is not in compliance with section
3333.11 of the Revised Code.
765

sec. 3333.11. Each school or college of medicine supported in 766 whole or in part by the state shall create a curriculum for and 767 maintain a department of family practice, the purpose of which 768 shall be to acquaint undergraduates with and to train postgraduate 769 physicians for the practice of family medicine. The minimum 770 requirements for the department shall include courses of study in 771 family care, including clinical experience, a program of 772 preceptorships, and a program of family practice residencies in 773 university or other hospital settings. 774

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Each program of family practice shall: 775
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(A) Be designated to advance the field of family practice; 776

(B) Educate all medical students in family practice andencourage students to enter it as a career;778

(C) Provide students an opportunity to study family practice 779
in various situations through preceptorships, seminars, model 780
family practice units within the medical school, classroom work, 781
hospital programs, or other means; 782

(D) Develop residency and other training programs for family
 783
 practice in public and private hospitals, including those in
 784
 nonmetropolitan areas of the state;
 785

(E) The department shall be a full department co-equal with
 786
 all other major clinical departments and headed by a qualified
 787
 experienced family practitioner serving as chairman chairperson of
 788

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the department of family practice and director of the family	789
practice residency program.	790
Funds appropriated by the general assembly in support of	791
family practice programs shall not be disbursed until the	792
chancellor of the Ohio board of regents has certified that the	793
intent and requirements of this section are being met.	794
Sec. 3333.12. (A) As used in this section:	795
(1) "Eligible student" means an undergraduate student who is:	796
(a) An Ohio resident enrolled in an undergraduate program	797
before the 2006-2007 academic year;	798
(b) Enrolled in either of the following:	799
(i) An accredited institution of higher education in this	800
state that meets the requirements of Title VI of the Civil Rights	801
Act of 1964 and is state-assisted, is nonprofit and has a	802
certificate of authorization from the Ohio board of regents	803
pursuant to Chapter 1713. of the Revised Code, has a certificate	804
of registration from the state board of career colleges and	805
schools and program authorization to award an associate or	806
bachelor's degree, or is a private institution exempt from	807
regulation under Chapter 3332. of the Revised Code as prescribed	808
in section 3333.046 of the Revised Code. Students who attend an	809
institution that holds a certificate of registration shall be	810
enrolled in a program leading to an associate or bachelor's degree	811
for which associate or bachelor's degree program the institution	812
has program authorization issued under section 3332.05 of the	813
Revised Code.	814
(ii) A technical education program of at least two years	815
duration sponsored by a private institution of higher education in	816

duration sponsored by a private institution of higher education in 816 this state that meets the requirements of Title VI of the Civil 817 Rights Act of 1964. 818

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(c) Enrolled as a full-time student or enrolled as a less 819 than full-time student for the term expected to be the student's 820 final term of enrollment and is enrolled for the number of credit 821 hours necessary to complete the requirements of the program in 822 which the student is enrolled. 823

(2) "Gross income" includes all taxable and nontaxable income 824 of the parents, the student, and the student's spouse, except 825 income derived from an Ohio academic scholarship, income earned by 826 the student between the last day of the spring term and the first 827 day of the fall term, and other income exclusions designated by 828 the chancellor of the Ohio board of regents. Gross income may be 829 verified to the board chancellor by the institution in which the 830 student is enrolled using the federal financial aid eligibility 831 verification process or by other means satisfactory to the board 832 chancellor. 833

(3) "Resident," "full-time student," "dependent," 834 "financially independent," and "accredited" shall be defined by 835 rules adopted by the board chancellor. 836

(B) The Ohio board of regents chancellor shall establish and 837 administer an instructional grant program and may adopt rules to 838 carry out this section. The general assembly shall support the 839 instructional grant program by such sums and in such manner as it 840 may provide, but the board chancellor may also receive funds from 841 other sources to support the program. If the amounts available for 842 support of the program are inadequate to provide grants to all 843 eligible students, preference in the payment of grants shall be 844 given in terms of income, beginning with the lowest income 845 category of gross income and proceeding upward by category to the 846 highest gross income category. 847

An instructional grant shall be paid to an eligible student 848 through the institution in which the student is enrolled, except 849 that no instructional grant shall be paid to any person serving a 850

than full-time enrollment.

term of imprisonment. Applications for such grants shall be made 851 as prescribed by the board chancellor, and such applications may 852 be made in conjunction with and upon the basis of information 853 provided in conjunction with student assistance programs funded by 854 agencies of the United States government or from financial 855 resources of the institution of higher education. The institution 856 shall certify that the student applicant meets the requirements 857 set forth in divisions (A)(1)(b) and (c) of this section. 858 Instructional grants shall be provided to an eligible student only 859 as long as the student is making appropriate progress toward a 860 nursing diploma or an associate or bachelor's degree. No student 861 shall be eligible to receive a grant for more than ten semesters, 862 fifteen quarters, or the equivalent of five academic years. A 863 grant made to an eligible student on the basis of less than 864 full-time enrollment shall be based on the number of credit hours 865 for which the student is enrolled and shall be computed in 866 accordance with a formula adopted by the board chancellor. No 867 student shall receive more than one grant on the basis of less 868

An instructional grant shall not exceed the total870instructional and general charges of the institution.871

(C) The tables in this division prescribe the maximum grant
 amounts covering two semesters, three quarters, or a comparable
 portion of one academic year. Grant amounts for additional terms
 amounts are academic year shall be determined under division (D)
 another the section.

For a full-time student who is a dependent and enrolled in a 877 nonprofit educational institution that is not a state-assisted 878 institution and that has a certificate of authorization issued 879 pursuant to Chapter 1713. of the Revised Code, the amount of the 880 instructional grant for two semesters, three quarters, or a 881 comparable portion of the academic year shall be determined in 882

accordance with the following table:								
Private Institution								
Table of Grants								
Maximum Grant \$5,466								
Gross Income		Numbe	r of Deper	ndents		887		
	1	2	3	4	5 or	888		
					more			
\$0 - \$15,000	\$5,466	\$5,466	\$5,466	\$5,466	\$5,466	889		
\$15,001 - \$16,000	4,920	5,466	5,466	5,466	5,466	890		
\$16,001 - \$17,000	4,362	4,920	5,466	5,466	5,466	891		
\$17,001 - \$18,000	3,828	4,362	4,920	5,466	5,466	892		
\$18,001 - \$19,000	3,288	3,828	4,362	4,920	5,466	893		
\$19,001 - \$22,000	2,736	3,288	3,828	4,362	4,920	894		
\$22,001 - \$25,000	2,178	2,736	3,288	3,828	4,362	895		
\$25,001 - \$28,000	1,626	2,178	2,736	3,288	3,828	896		
\$28,001 - \$31,000	1,344	1,626	2,178	2,736	3,288	897		
\$31,001 - \$32,000	1,080	1,344	1,626	2,178	2,736	898		
\$32,001 - \$33,000	984	1,080	1,344	1,626	2,178	899		
\$33,001 - \$34,000	888	984	1,080	1,344	1,626	900		
\$34,001 - \$35,000	444	888	984	1,080	1,344	901		
\$35,001 - \$36,000		444	888	984	1,080	902		
\$36,001 - \$37,000			444	888	984	903		
\$37,001 - \$38,000				444	888	904		
\$38,001 - \$39,000					444	905		

For a full-time student who is financially independent and 906 enrolled in a nonprofit educational institution that is not a 907 state-assisted institution and that has a certificate of 908 authorization issued pursuant to Chapter 1713. of the Revised 909 Code, the amount of the instructional grant for two semesters, 910 three quarters, or a comparable portion of the academic year shall 911 be determined in accordance with the following table: 912

Private Institution

945

Table of Grants							
Maximum Grant \$5,466							
Gross Income		Num	ber of D	ependent	ts		916
	0	1	2	3	4	5 or	917
						more	
\$0 - \$4,800	\$5,466	\$5,466	\$5,466	\$5,466	\$5,466	\$5,466	918
\$4,801 - \$5,300	4,920	5,466	5,466	5,466	5,466	5,466	919
\$5,301 - \$5,800	4,362	5,196	5,466	5,466	5,466	5,466	920
\$5,801 - \$6,300	3,828	4,914	5,196	5,466	5,466	5,466	921
\$6,301 - \$6,800	3,288	4,650	4,914	5,196	5,466	5,466	922
\$6,801 - \$7,300	2,736	4,380	4,650	4,914	5,196	5,466	923
\$7,301 - \$8,300	2,178	4,104	4,380	4,650	4,914	5,196	924
\$8,301 - \$9,300	1,626	3,822	4,104	4,380	4,650	4,914	925
\$9,301 - \$10,300	1,344	3,546	3,822	4,104	4,380	4,650	926
\$10,301 - \$11,800	1,080	3,408	3,546	3,822	4,104	4,380	927
\$11,801 - \$13,300	984	3,276	3,408	3,546	3,822	4,104	928
\$13,301 - \$14,800	888	3,228	3,276	3,408	3,546	3,822	929
\$14,801 - \$16,300	444	2,904	3,228	3,276	3,408	3,546	930
\$16,301 - \$19,300		2,136	2,628	2,952	3,276	3,408	931
\$19,301 - \$22,300		1,368	1,866	2,358	2,676	3,000	932
\$22,301 - \$25,300		1,092	1,368	1,866	2,358	2,676	933
\$25,301 - \$30,300		816	1,092	1,368	1,866	2,358	934
\$30,301 - \$35,300		492	540	672	816	1,314	935

For a full-time student who is a dependent and enrolled in an 936 educational institution that holds a certificate of registration 937 from the state board of career colleges and schools or a private 938 institution exempt from regulation under Chapter 3332. of the 939 Revised Code as prescribed in section 3333.046 of the Revised 940 Code, the amount of the instructional grant for two semesters, 941 three quarters, or a comparable portion of the academic year shall 942 be determined in accordance with the following table: 943

- Career Institution 944
 - Table of Grants

977

	Maximum Grant \$4,632							
Gross Income	Number of Dependents							
	1	2	3	4	5 or	948		
					more			
\$0 - \$15,000	\$4,632	\$4,632	\$4,632	\$4,632	\$4,632	949		
\$15,001 - \$16,000	4,182	4,632	4,632	4,632	4,632	950		
\$16,001 - \$17,000	3,684	4,182	4,632	4,632	4,632	951		
\$17,001 - \$18,000	3,222	3,684	4,182	4,632	4,632	952		
\$18,001 - \$19,000	2,790	3,222	3,684	4,182	4,632	953		
\$19,001 - \$22,000	2,292	2,790	3,222	3,684	4,182	954		
\$22,001 - \$25,000	1,854	2,292	2,790	3,222	3,684	955		
\$25,001 - \$28,000	1,416	1,854	2,292	2,790	3,222	956		
\$28,001 - \$31,000	1,134	1,416	1,854	2,292	2,790	957		
\$31,001 - \$32,000	906	1,134	1,416	1,854	2,292	958		
\$32,001 - \$33,000	852	906	1,134	1,416	1,854	959		
\$33,001 - \$34,000	750	852	906	1,134	1,416	960		
\$34,001 - \$35,000	372	750	852	906	1,134	961		
\$35,001 - \$36,000		372	750	852	906	962		
\$36,001 - \$37,000			372	750	852	963		
\$37,001 - \$38,000				372	750	964		
\$38,001 - \$39,000					372	965		

For a full-time student who is financially independent and 966 enrolled in an educational institution that holds a certificate of 967 registration from the state board of career colleges and schools 968 or a private institution exempt from regulation under Chapter 969 3332. of the Revised Code as prescribed in section 3333.046 of the 970 Revised Code, the amount of the instructional grant for two 971 semesters, three quarters, or a comparable portion of the academic 972 year shall be determined in accordance with the following table: 973 Career Institution 974 Table of Grants 975 Maximum Grant \$4,632 976

Number of Dependents

	0	1	2	3	4	5 or	978
						more	
\$0 - \$4,800	\$4,632	\$4,632	\$4,632	\$4,632	\$4,632	\$4,632	979
\$4,801 - \$5,300	4,182	4,632	4,632	4,632	4,632	4,632	980
\$5,301 - \$5,800	3,684	4,410	4,632	4,632	4,632	4,632	981
\$5,801 - \$6,300	3,222	4,158	4,410	4,632	4,632	4,632	982
\$6,301 - \$6,800	2,790	3,930	4,158	4,410	4,632	4,632	983
\$6,801 - \$7,300	2,292	3,714	3,930	4,158	4,410	4,632	984
\$7,301 - \$8,300	1,854	3,462	3,714	3,930	4,158	4,410	985
\$8,301 - \$9,300	1,416	3,246	3,462	3,714	3,930	4,158	986
\$9,301 - \$10,300	1,134	3,024	3,246	3,462	3,714	3,930	987
\$10,301 - \$11,800	906	2,886	3,024	3,246	3,462	3,714	988
\$11,801 - \$13,300	852	2,772	2,886	3,024	3,246	3,462	989
\$13,301 - \$14,800	750	2,742	2,772	2,886	3,024	3,246	990
\$14,801 - \$16,300	372	2,466	2,742	2,772	2,886	3,024	991
\$16,301 - \$19,300		1,800	2,220	2,520	2,772	2,886	992
\$19,301 - \$22,300		1,146	1,584	1,986	2,268	2,544	993
\$22,301 - \$25,300		930	1,146	1,584	1,986	2,268	994
\$25,301 - \$30,300		708	930	1,146	1,584	1,986	995
\$30,301 - \$35,300		426	456	570	708	1,116	996

For a full-time student who is a dependent and enrolled in a							
state-assisted educational institution, the amount of the							
instructional grant for two semesters, three quarters, or a							
comparable portion of the academic year shall be determined in							
accordance with the following table:							
Public Institution							
Table of Grants							
		Maximur	n Grant \$2	,190		1004	
Gross Income		Number	of Depend	ents		1005	
	1	2	3	4	5 or	1006	
					more		
\$0 - \$15,000	\$2,190	\$2,190	\$2,190	\$2,190	\$2,190	1007	
\$15,001 - \$16,000	1,974	2,190	2,190	2,190	2,190	1008	

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\$16,001 - \$17,000	1,740	1,974	2,190	2,190	2,190	1009
\$17,001 - \$18,000	1,542	1,740	1,974	2,190	2,190	1010
\$18,001 - \$19,000	1,320	1,542	1,740	1,974	2,190	1011
\$19,001 - \$22,000	1,080	1,320	1,542	1,740	1,974	1012
\$22,001 - \$25,000	864	1,080	1,320	1,542	1,740	1013
\$25,001 - \$28,000	648	864	1,080	1,320	1,542	1014
\$28,001 - \$31,000	522	648	864	1,080	1,320	1015
\$31,001 - \$32,000	420	522	648	864	1,080	1016
\$32,001 - \$33,000	384	420	522	648	864	1017
\$33,001 - \$34,000	354	384	420	522	648	1018
\$34,001 - \$35,000	174	354	384	420	522	1019
\$35,001 - \$36,000		174	354	384	420	1020
\$36,001 - \$37,000			174	354	384	1021
\$37,001 - \$38,000				174	354	1022
\$38,001 - \$39,000					174	1023

For a full-time student who is financially independent and 1024 enrolled in a state-assisted educational institution, the amount 1025 of the instructional grant for two semesters, three quarters, or a 1026 comparable portion of the academic year shall be determined in 1027 accordance with the following table: 1028 Public Institution 1029

Table of Grants

Maximum Grant \$2,190 1031

Gross Income	Number of Dependents						
	0	1	2	3	4	5 or	1033
						more	
\$0 - \$4,800	\$2,190	\$2,190	\$2,190	\$2,190	\$2,190	\$2,190	1034
\$4,801 - \$5,300	1,974	2,190	2,190	2,190	2,190	2,190	1035
\$5,301 - \$5,800	1,740	2,082	2,190	2,190	2,190	2,190	1036
\$5,801 - \$6,300	1,542	1,968	2,082	2,190	2,190	2,190	1037
\$6,301 - \$6,800	1,320	1,866	1,968	2,082	2,190	2,190	1038
\$6,801 - \$7,300	1,080	1,758	1,866	1,968	2,082	2,190	1039
\$7,301 - \$8,300	864	1,638	1,758	1,866	1,968	2,082	1040

\$8,301 - \$9,300	648	1,530	1,638	1,758	1,866	1,968	1041
\$9,301 - \$10,300	522	1,422	1,530	1,638	1,758	1,866	1042
\$10,301 - \$11,800	420	1,356	1,422	1,530	1,638	1,758	1043
\$11,801 - \$13,300	384	1,308	1,356	1,422	1,530	1,638	1044
\$13,301 - \$14,800	354	1,290	1,308	1,356	1,422	1,530	1045
\$14,801 - \$16,300	174	1,164	1,290	1,308	1,356	1,422	1046
\$16,301 - \$19,300		858	1,050	1,182	1,308	1,356	1047
\$19,301 - \$22,300		540	750	948	1,062	1,200	1048
\$22,301 - \$25,300		432	540	750	948	1,062	1049
\$25,301 - \$30,300		324	432	540	750	948	1050
\$30,301 - \$35,300		192	210	264	324	522	1051

(D) For a full-time student enrolled in an eligible 1052 institution for a semester or quarter in addition to the portion 1053 of the academic year covered by a grant determined under division 1054 (C) of this section, the maximum grant amount shall be a 1055 percentage of the maximum prescribed in the applicable table of 1056 that division. The maximum grant for a fourth quarter shall be 1057 one-third of the maximum amount prescribed under that division. 1058 The maximum grant for a third semester shall be one-half of the 1059 maximum amount prescribed under that division. 1060

(E) No grant shall be made to any student in a course of 1061
 study in theology, religion, or other field of preparation for a 1062
 religious profession unless such course of study leads to an 1063
 accredited bachelor of arts, bachelor of science, associate of 1064
 arts, or associate of science degree. 1065

(F)(1) Except as provided in division (F)(2) of this section, 1066 no grant shall be made to any student for enrollment during a 1067 fiscal year in an institution with a cohort default rate 1068 determined by the United States secretary of education pursuant to 1069 the "Higher Education Amendments of 1986," 100 Stat. 1278, 1408, 1070 20 U.S.C.A. 1085, as amended, as of the fifteenth day of June 1071 preceding the fiscal year, equal to or greater than thirty per 1072 cent for each of the preceding two fiscal years. 1073

(2) Division (F)(1) of this section does not apply to the 1074
following: 1075

(a) Any student enrolled in an institution that under the 1076 federal law appeals its loss of eligibility for federal financial 1077 aid and the United States secretary of education determines its 1078 cohort default rate after recalculation is lower than the rate 1079 specified in division (F)(1) of this section or the secretary 1080 determines due to mitigating circumstances the institution may 1081 continue to participate in federal financial aid programs. The 1082 board chancellor shall adopt rules requiring institutions to 1083 provide information regarding an appeal to the board chancellor. 1084

(b) Any student who has previously received a grant under 1085 this section who meets all other requirements of this section. 1086

(3) The board chancellor shall adopt rules for the 1087
notification of all institutions whose students will be ineligible 1088
to participate in the grant program pursuant to division (F)(1) of 1089
this section. 1090

(4) A student's attendance at an institution whose students
lose eligibility for grants under division (F)(1) of this section
shall not affect that student's eligibility to receive a grant
when enrolled in another institution.

(G) Institutions of higher education that enroll students 1095 receiving instructional grants under this section shall report to 1096 the board chancellor all students who have received instructional 1097 grants but are no longer eligible for all or part of such grants 1098 and shall refund any moneys due the state within thirty days after 1099 the beginning of the quarter or term immediately following the 1100 quarter or term in which the student was no longer eligible to 1101 receive all or part of the student's grant. There shall be an 1102 interest charge of one per cent per month on all moneys due and 1103

H. B. No. 2 As Introduced

payable after such thirty-day period. The board chancellor shall 1104 immediately notify the office of budget and management and the 1105 legislative service commission of all refunds so received. 1106

Sec. 3333.121. There is hereby established in the state 1107 treasury the state need-based financial aid reconciliation fund, 1108 which shall consist of refunds of instructional grant payments 1109 made pursuant to section 3333.12 of the Revised Code and refunds 1110 of state need-based financial aid payments made pursuant to 1111 section 3333.122 of the Revised Code. Revenues credited to the 1112 fund shall be used by the chancellor of the Ohio board of regents 1113 to pay to higher education institutions any outstanding 1114 obligations from the prior year owed for the Ohio instructional 1115 grant program and the Ohio college opportunity grant program that 1116 are identified through the annual reconciliation and financial 1117 audit. Any amount in the fund that is in excess of the amount 1118 certified to the director of budget and management by the board of 1119 regents chancellor as necessary to reconcile prior year payments 1120 under the program shall be transferred to the general revenue 1121 fund. 1122

- Sec. 3333.122. (A) As used in this section:
- (1) "Eligible student" means a student who is: 1124

(a) An Ohio resident who first enrolls in an undergraduate 1125 program in the 2006-2007 academic year or thereafter; 1126

(b) Enrolled in either of the following: 1127

(i) An accredited institution of higher education in this 1128 state that meets the requirements of Title VI of the Civil Rights 1129 Act of 1964 and is state-assisted, is nonprofit and has a 1130 certificate of authorization from the Ohio board of regents 1131 pursuant to Chapter 1713. of the Revised Code, has a certificate 1132 of registration from the state board of career colleges and 1133

1123

schools and program authorization to award an associate or 1134 bachelor's degree, or is a private institution exempt from 1135 regulation under Chapter 3332. of the Revised Code as prescribed 1136 in section 3333.046 of the Revised Code. Students who attend an 1137 institution that holds a certificate of registration shall be 1138 enrolled in a program leading to an associate or bachelor's degree 1139 for which associate or bachelor's degree program the institution 1140 has program authorization issued under section 3332.05 of the 1141 Revised Code. 1142

(ii) A technical education program of at least two years
duration sponsored by a private institution of higher education in
1143
this state that meets the requirements of Title VI of the Civil
Rights Act of 1964.

(2) A student who participated in either the early college 1147
high school program administered by the department of education or 1148
in the post-secondary enrollment options program pursuant to 1149
Chapter 3365. of the Revised Code before the 2006-2007 academic 1150
year shall not be excluded from eligibility for a need based 1151
needs-based financial aid grant under this section. 1152

(3) "Resident," "expected family contribution" or "EFC," 1153
"full-time student," "three-quarters-time student," "half-time 1154
student," "one-quarter-time student," and "accredited" shall be 1155
defined by rules adopted by the <u>chancellor of the Ohio</u> board <u>of</u> 1156
regents. 1157

(B) The Ohio board of regents chancellor shall establish and 1158 administer a needs-based financial aid program based on the United 1159 States department of education's method of determining financial 1160 need and may adopt rules to carry out this section. The program 1161 shall be known as the Ohio college opportunity grant program. The 1162 general assembly shall support the needs-based financial aid 1163 program by such sums and in such manner as it may provide, but the 1164 board chancellor may also receive funds from other sources to 1165 support the program. If the amounts available for support of the 1166 program are inadequate to provide grants to all eligible students, 1167 preference in the payment of grants shall be given in terms of 1168 expected family contribution, beginning with the lowest expected 1169 family contribution category and proceeding upward by category to 1170 the highest expected family contribution category. 1171

A needs-based financial aid grant shall be paid to an 1172 eligible student through the institution in which the student is 1173 enrolled, except that no needs-based financial aid grant shall be 1174 paid to any person serving a term of imprisonment. Applications 1175 for such grants shall be made as prescribed by the board 1176 chancellor, and such applications may be made in conjunction with 1177 and upon the basis of information provided in conjunction with 1178 student assistance programs funded by agencies of the United 1179 States government or from financial resources of the institution 1180 of higher education. The institution shall certify that the 1181 student applicant meets the requirements set forth in divisions 1182 (A)(1)(a) and (b) of this section. Needs-based financial aid 1183 grants shall be provided to an eligible student only as long as 1184 the student is making appropriate progress toward a nursing 1185 diploma or an associate or bachelor's degree. No student shall be 1186 eligible to receive a grant for more than ten semesters, fifteen 1187 quarters, or the equivalent of five academic years. A grant made 1188 to an eligible student on the basis of less than full-time 1189 enrollment shall be based on the number of credit hours for which 1190 the student is enrolled and shall be computed in accordance with a 1191 formula adopted by the board chancellor. No student shall receive 1192 more than one grant on the basis of less than full-time 1193 enrollment. 1194

A needs-based financial aid grant shall not exceed the total 1195 instructional and general charges of the institution. 1196

(C) The tables in this division prescribe the maximum grant 1197

amounts covering two semesters, three quarters, or a comparable 1198 portion of one academic year. Grant amounts for additional terms 1199 in the same academic year shall be determined under division (D) 1200 of this section. 1201

As used in the tables in division (C) of this section: 1202

(1) "Private institution" means an institution that is 1203 nonprofit and has a certificate of authorization from the Ohio 1204 board of regents pursuant to Chapter 1713. of the Revised Code. 1205

(2) "Career college" means either an institution that holds a 1206 certificate of registration from the state board of career 1207 colleges and schools or a private institution exempt from 1208 regulation under Chapter 3332. of the Revised Code as prescribed 1209 in section 3333.046 of the Revised Code. 1210

Full-time students shall be eligible to receive awards 1211 according to the following table:

Full-Time Enrollment

If the EFC	And if the	If the	If the	If the	1214
is equal	EFC is no	student	student	student	
to or	more than:	attends a	attends a	attends a	
greater		public	private	career	
than:		institution,	institution,	college,	
		the annual	the annual	the annual	
		award	award	award	
		shall be:	shall be:	shall be:	
\$2,101	\$2,190	\$300	\$600	\$480	1215
2,001	2,100	402	798	642	1216
1,901	2,000	498	1,002	798	1217
1,801	1,900	600	1,200	960	1218
1,701	1,800	702	1,398	1,122	1219
1,601	1,700	798	1,602	1,278	1220
1,501	1,600	900	1,800	1,440	1221

1212

1213

1,401	1,500	1,002	1,998	1,602	1222
1,301	1,400	1,098	2,202	1,758	1223
1,201	1,300	1,200	2,400	1,920	1224
1,101	1,200	1,302	2,598	2,082	1225
1,001	1,100	1,398	2,802	2,238	1226
901	1,000	1,500	3,000	2,400	1227
801	900	1,602	3,198	2,562	1228
701	800	1,698	3,402	2,718	1229
601	700	1,800	3,600	2,280	1230
501	600	1,902	3,798	3,042	1231
401	500	1,998	4,002	3,198	1232
301	400	2,100	4,200	3,360	1233
201	300	2,202	4,398	3,522	1234
101	200	2,298	4,602	3,678	1235
1	100	2,400	4,800	3,840	1236
0	0	2,496	4,992	3,996	1237
Three-qu	arters-time st	tudents shall i	be eligible to	receive	1238
awards accord	ling to the fo	llowing table:			1239
	Three-Qu	arters-Time Er	rollment		1240
If the EFC	And the	If the	If the	If the	1241
is equal	EFC is no	student	student	student	
to or	more than:	attends a	attends a	attends a	
greater		public	private	career	
than:		institution,	institution,	college,	
		the annual	the annual	the annual	
		award	award	award	
		shall be:	shall be:	shall be:	
\$2,101	\$2,190	\$228	\$450	\$360	1242
2,001	2,100	300	600	480	1243
1,901	2,000	372	750	600	1244
1,801	1,900	450	900	720	1245
1,701	1,800	528	1,050	840	1246
1,601	1,700	600	1,200	960	1247

1,501	1,600	678	1,350	1,080	1248
1,401	1,500	750	1,500	1,200	1249
1,301	1,400	822	1,650	1,320	1250
1,201	1,300	900	1,800	1,440	1251
1,101	1,200	978	1,950	1,560	1252
1,001	1,100	1,050	2,100	1,680	1253
901	1,000	1,128	2,250	1,800	1254
801	900	1,200	2,400	1,920	1255
701	800	1,272	2,550	2,040	1256
601	700	1,350	2,700	2,160	1257
501	600	1,428	2,850	2,280	1258
401	500	1,500	3,000	2,400	1259
301	400	1,578	3,150	2,520	1260
201	300	1,650	3,300	2,640	1261
101	200	1,722	3,450	2,760	1262
1	100	1,800	3,600	2,880	1263
0	0	1,872	3,744	3,000	1264
Half-time students shall be eligible to receive awards					
according to	the following	table:			1266
	Hal	f-Time Enrollm	nent		1267
If the EFC	And if the	If the	If the	If the	1268
is equal	EFC is no	student	student	student	
to or	more than:	attends a	attends a	attends a	
greater		public	private	career	
than:		institution,	institution,	college,	
		the annual	the annual	the annual	
		award	award	award	
		shall be:	shall be:	shall be:	
\$2,101	\$2,190	\$150	\$300	\$240	1269
2,001	2,100	204	402	324	1270
1,901	2,000	252	504	402	1271
1,801	1,900	300	600	480	1272
1,701	1,800	354	702	564	1273

1,601	1,700	402	804	642	1274
1,501	1,600	450	900	720	1275
1,401	1,500	504	1,002	804	1276
1,301	1,400	552	1,104	882	1277
1,201	1,300	600	1,200	960	1278
1,101	1,200	654	1,302	1,044	1279
1,001	1,100	702	1,404	1,122	1280
901	1,000	750	1,500	1,200	1281
801	900	804	1,602	1,284	1282
701	800	852	1,704	1,362	1283
601	700	900	1,800	1,440	1284
501	600	954	1,902	1,524	1285
401	500	1,002	2,004	1,602	1286
301	400	1,050	2,100	1,680	1287
201	300	1,104	2,202	1,764	1288
101	200	1,152	2,304	1,842	1289
1	100	1,200	2,400	1,920	1290
0	0	1,248	2,496	1,998	1291
One-quar	ter-time stude	ents shall be	eligible to re	ceive awards	1292
according to	the following	table:			1293
	One-Qua	arter-Time Enro	ollment		1294
If the EFC	And if the	If the	If the	If the	1295
is equal	EFC is no	student	student	student	
to or	more than:	attends a	attends a	attends a	
greater		public	private	career	
than:		institution,	institution,	college,	
		the annual	the annual	the annual	
		award	award	award	
		shall be:	shall be:	shall be:	
\$2,101	\$2,190	\$78	\$150	\$120	1296
2,001	2,100	102	198	162	1297
1,901	2,000	126	252	198	1298
1,801	1,900	150	300	240	1299

1,701	1,800	174	348	282	1300
1,601	1,700	198	402	318	1301
1,501	1,600	228	450	360	1302
1,401	1,500	252	498	402	1303
1,301	1,400	276	552	438	1304
1,201	1,300	300	600	480	1305
1,101	1,200	324	648	522	1306
1,001	1,100	348	702	558	1307
901	1,000	378	750	600	1308
801	900	402	798	642	1309
701	800	426	852	678	1310
601	700	450	900	720	1311
501	600	474	948	762	1312
401	500	498	1,002	798	1313
301	400	528	1,050	840	1314
201	300	552	1,098	882	1315
101	200	576	1,152	918	1316
1	100	600	1,200	960	1317
0	0	624	1,248	1,002	1318

(D) For a full-time student enrolled in an eligible 1319 institution for a semester or quarter in addition to the portion 1320 of the academic year covered by a grant determined under division 1321 (C) of this section, the maximum grant amount shall be a 1322 percentage of the maximum prescribed in the applicable table of 1323 that division. The maximum grant for a fourth quarter shall be 1324 one-third of the maximum amount prescribed under that division. 1325 The maximum grant for a third semester shall be one-half of the 1326 maximum amount prescribed under that division. 1327

(E) No grant shall be made to any student in a course of 1328
study in theology, religion, or other field of preparation for a 1329
religious profession unless such course of study leads to an 1330
accredited bachelor of arts, bachelor of science, associate of 1331
arts, or associate of science degree. 1332

(F)(1) Except as provided in division (F)(2) of this section, 1333 no grant shall be made to any student for enrollment during a 1334 fiscal year in an institution with a cohort default rate 1335 determined by the United States secretary of education pursuant to 1336 the "Higher Education Amendments of 1986," 100 Stat. 1278, 1408, 1337 20 U.S.C.A. 1085, as amended, as of the fifteenth day of June 1338 preceding the fiscal year, equal to or greater than thirty per 1339 cent for each of the preceding two fiscal years. 1340

(2) Division (F)(1) of this section does not apply to the 1341
following: 1342

(a) Any student enrolled in an institution that under the 1343 federal law appeals its loss of eligibility for federal financial 1344 aid and the United States secretary of education determines its 1345 cohort default rate after recalculation is lower than the rate 1346 specified in division (F)(1) of this section or the secretary 1347 determines due to mitigating circumstances the institution may 1348 continue to participate in federal financial aid programs. The 1349 board chancellor shall adopt rules requiring institutions to 1350 provide information regarding an appeal to the board chancellor. 1351

(b) Any student who has previously received a grant under1352this section who meets all other requirements of this section.1353

(3) The board chancellor shall adopt rules for the
1354
notification of all institutions whose students will be ineligible
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to participate in the grant program pursuant to division (F)(1) of
1356
this section.

(4) A student's attendance at an institution whose students
lose eligibility for grants under division (F)(1) of this section
shall not affect that student's eligibility to receive a grant
when enrolled in another institution.

(G) Institutions of higher education that enroll studentsreceiving needs-based financial aid grants under this section1363

shall report to the board chancellor all students who have 1364 received needs-based financial aid grants but are no longer 1365 eligible for all or part of such grants and shall refund any 1366 moneys due the state within thirty days after the beginning of the 1367 quarter or term immediately following the quarter or term in which 1368 the student was no longer eligible to receive all or part of the 1369 student's grant. There shall be an interest charge of one per cent 1370 per month on all moneys due and payable after such thirty-day 1371 period. The board chancellor shall immediately notify the office 1372 of budget and management and the legislative service commission of 1373 all refunds so received. 1374

Sec.	3333.123.	(A)	As	used	in	this	section:	1375
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(1) "The Ohio college opportunity grant program" means theprogram established under section 3333.122 of the Revised Code.1377

(2) "Rules for the Ohio college opportunity grant program"
1378
means the rules authorized in division (S) of section 3333.04 of
the Revised Code for the implementation of the program.
1380

(B) In adopting rules for the Ohio college opportunity grant 1381 program, the chancellor of the Ohio board of regents may include 1382 provisions that give preferential or priority funding to 1383 low-income students who in their primary and secondary school work 1384 participate in or complete rigorous academic coursework, attain 1385 passing scores on the tests prescribed in section 3301.0710 of the 1386 Revised Code, or meet other high academic performance standards 1387 determined by the board chancellor to reduce the need for 1388 remediation and ensure academic success at the postsecondary 1389 education level. Any such rules shall include a specification of 1390 procedures needed to certify student achievement of primary and 1391 secondary standards as well as the timeline for implementation of 1392 the provisions authorized by this section. 1393

Sec. 3333.13. (A) Money appropriated to the chancellor of the 1394 Ohio board of regents for the purposes of this division shall be 1395 paid at the times and in the amounts necessary to meet all 1396 payments required to be made by the board chancellor to the Ohio 1397 public facilities commission pursuant to leases or agreements made 1398 under division (B) of section 154.21 of the Revised Code, as 1399 certified under division (C) of this section, including 1400 supplements to such certifications. 1401

(B) The board chancellor shall include in its the estimate of 1402 proposed expenses submitted pursuant to section 126.02 of the 1403 Revised Code the estimated amounts of all such payments to be made 1404 by it the chancellor. The board chancellor shall include the 1405 estimated amounts of all such payments to be made by it the 1406 chancellor in recommendations for appropriation required by 1407 division (J) of section 3333.04 of the Revised Code. The director 1408 of budget and management shall include in the state budget 1409 estimates provided for in section 126.02 of the Revised Code the 1410 estimated amount of all such payments to be made during the next 1411 biennium, and this amount shall be included in the state budget to 1412 be submitted by the governor to the general assembly pursuant to 1413 section 107.03 of the Revised Code. 1414

(C) On the first day of July of each year, or as soon 1415 thereafter as is practicable, the chancellor or a vice-chancellor 1416 of the board shall certify to the director the payments contracted 1417 to be made, during the period of the then current appropriations 1418 made for the purposes of division (A) of this section, to the 1419 commission by the board chancellor pursuant to leases and 1420 agreements made under division (B) of section 154.21 of the 1421 Revised Code. The certification shall state the amounts and dates 1422 of payment required therefor and the amounts to be credited 1423 pursuant to such leases and agreements to the higher education 1424 bond service trust fund and other special funds established 1425 pursuant to Chapter 154. of the Revised Code. If the director 1426 finds such certification to be correct, the director shall 1427 promptly add the director's certification thereto and submit it to 1428 the treasurer of state. Such annual certification shall be 1429 supplemented in similar manner upon the execution of each new 1430 lease or agreement, any supplement to an existing lease or 1431 agreement, or any amendment thereof, affecting the amounts of 1432 those payments. 1433

sec. 3333.14. Effective July 1, 1971, all public post high 1434 school technical education programs shall be operated by technical 1435 colleges, community colleges, university branches, state colleges, 1436 state-affiliated universities and state universities. Subject to 1437 rules and regulations adopted by the <u>chancellor of the</u> Ohio board 1438 of regents, the board of trustees or directors of one of the above 1439 such institutions shall adopt a plan of transition governing each 1440 public post high school technical education program not 1441 specifically identified or included in this section which is 1442 located in the geographic region of such institution as defined by 1443 the board of regents chancellor. The plan of transition shall 1444 provide for the dissolution of such technical education programs 1445 either by transfer of a program's lands, buildings, and equipment 1446 to one of the above such institutions or by complete termination 1447 of the technical education program. 1448

Sec. 3333.15. If the board of trustees of a state university 1449 fails to undertake appropriate action to establish a university 1450 branch campus within one year from the enactment of a capital 1451 improvement appropriation for the development of such university 1452 branch facility, the chancellor of the Ohio board of regents may 1453 act as it <u>the chancellor</u> deems necessary in place of the board of 1454 trustees, including securing the release of construction planning 1455 and construction contract funds from the state controlling board. 1456 If the board of regents chancellor takes action to plan and1457construct a university branch in accordance with this section, the1458officers and staff of such university shall perform all necessary1459functions incident to the planning and construction of such1460university branch as directed by the board of regents1461

sec. 3333.16. As used in this section "state institution of 1462 higher education" means an institution of higher education as 1463 defined in section 3345.12 of the Revised Code. 1464

(A) By April 15, 2005, The chancellor of the Ohio board of 1465
 regents shall do all of the following: 1466

(1) Establish policies and procedures applicable to all state 1467 institutions of higher education that ensure that students can 1468 begin higher education at any state institution of higher 1469 education and transfer coursework and degrees to any other state 1470 institution of higher education without unnecessary duplication or 1471 institutional barriers. The purpose of this requirement is to 1472 allow students to attain their highest educational aspirations in 1473 the most efficient and effective manner for the students and the 1474 state. These policies and procedures shall require state 1475 institutions of higher education to make changes or modifications, 1476 as needed, to strengthen course content so as to ensure 1477 equivalency for that course at any state institution of higher 1478 education. 1479

(2) Develop and implement a universal course equivalency 1480 classification system for state institutions of higher education 1481 so that the transfer of students and the transfer and articulation 1482 of equivalent courses or specified learning modules or units 1483 completed by students are not inhibited by inconsistent judgment 1484 about the application of transfer credits. Coursework completed 1485 within such a system at one state institution of higher education 1486 and transferred to another institution shall be applied to the 1487 student's degree objective in the same manner as equivalent 1488 coursework completed at the receiving institution. 1489

(3) Develop a system of transfer policies that ensure that 1490 graduates with associate degrees which include completion of 1491 approved transfer modules shall be admitted to a state institution 1492 of higher education, shall be able to compete for admission to 1493 specific programs on the same basis as students native to the 1494 institution, and shall have priority over out-of-state associate 1495 degree graduates and transfer students. To assist a student in 1496 advising and transferring, all state institutions of higher 1497 education shall fully implement the course applicability system. 1498

(4) Examine the feasibility of developing a transfer
marketing agenda that includes materials and interactive
technology to inform the citizens of Ohio about the availability
of transfer options at state institutions of higher education and
to encourage adults to return to colleges and universities for
additional education;

(5) Study, in consultation with the state board of career 1505 colleges and schools, and in light of existing criteria and any 1506 other criteria developed by the articulation and transfer advisory 1507 council, the feasibility of credit recognition and transferability 1508 to state institutions of higher education for graduates who have 1509 received associate degrees from a career college or school with a 1510 certificate of registration from the state board of career 1511 colleges and schools under Chapter 3332. of the Revised Code. 1512

(B) By April 15, 2004, the board shall report to the general
 assembly on its progress in attaining completion of the actions
 prescribed in division (A) of this section.

(C) All provisions of the existing articulation and transfer 1516 policy developed by the <u>Ohio</u> board <u>of regents</u> shall remain in 1517 effect except where amended by this act <u>section</u>. 1518 Sec. 3333.161. (A) As used in this section: 1519

(1) "Articulation agreement" means an agreement between two
 or more state institutions of higher education to facilitate the
 1521
 transfer of students and credits between such institutions.

(2) "State institution of higher education" and "stateuniversity" have the same meanings as in section 3345.011 of theRevised Code.

(3) "Two year college" includes a community college, statecommunity college, technical college, and university branch.1527

(B) Not later than April 15, 2005, The chancellor of the Ohio
board of regents shall adopt rules establishing a statewide system
for articulation agreements among state institutions of higher
education for transfer students pursuing teacher education
programs. The rules shall require an articulation agreement
between institutions to include all of the following:

(1) The development of a transfer module for teacher
education that includes introductory level courses that are
evaluated as appropriate by faculty employed by the state
institutions of higher education that are parties to the
articulation agreement;

(2) A foundation of general studies courses that have been 1539
identified as part of the transfer module for teacher education 1540
and have been evaluated as appropriate for the preparation of 1541
teachers and consistent with the academic content standards 1542
adopted under section 3301.079 of the Revised Code; 1543

(3) A clear identification of university faculty who arepartnered with two year college faculty;1545

(4) The publication of the articulation agreement that isavailable to all students, faculty, and staff.1547

sec. 3333.162. (A) As used in this section, "state 1548 institution of higher education" means an institution of higher 1549 education as defined in section 3345.12 of the Revised Code. 1550

(B) By April 15, 2007, the <u>chancellor of the</u> Ohio board of 1551 regents, in consultation with the department of education, public 1552 adult and secondary career-technical education institutions, and 1553 state institutions of higher education, shall establish criteria, 1554 policies, and procedures that enable students to transfer agreed 1555 upon technical courses completed through an adult career-technical 1556 education institution, a public secondary career-technical 1557 institution, or a state institution of higher education to a state 1558 institution of higher education without unnecessary duplication or 1559 institutional barriers. The courses to which the criteria, 1560 policies, and procedures apply shall be those that adhere to 1561 recognized industry standards and equivalent coursework common to 1562 the secondary career pathway and adult career-technical education 1563 system and regionally accredited state institutions of higher 1564 education. Where applicable, the policies and procedures shall 1565 build upon the articulation agreement and transfer initiative 1566 course equivalency system required by section 3333.16 of the 1567 Revised Code. 1568

(C) By April 15, 2006, the board shall report to the general 1569 assembly on its progress in establishing these policies and 1570 procedures. 1571

Sec. 3333.17. The <u>chancellor of the</u> Ohio board of regents may 1572 enter into contracts with the appropriate agency in a contiguous 1573 state whereby the agency provides for charging Ohio residents 1574 enrolled in state-assisted post-secondary educational institutions 1575 in the contiguous state, tuition and fees at rates no higher than 1576 the rates charged to students who are residents of that state, and 1577 whereby the Ohio board of regents <u>chancellor</u>, as part of such 1578 contracts, may provide that rates for tuition and fees charged to1579residents of the contiguous state who are enrolled in1580state-assisted post-secondary educational institutions in Ohio1581shall not exceed those charged Ohio residents.1582

State-assisted post-secondary educational institutions in 1583 Ohio may enter into contracts with appropriate state-assisted 1584 post-secondary educational institutions in a contiguous state 1585 whereby the state-assisted post-secondary educational institution 1586 provides for charging Ohio residents enrolled in the institution 1587 in the contiguous state, tuition and fees at rates no higher than 1588 the rates charged to students who are residents of that state, and 1589 whereby the Ohio state-assisted post-secondary institution, as 1590 part of such contracts, may provide that rates for tuition and 1591 fees charged to residents of the contiguous state who are enrolled 1592 in the state-assisted post-secondary educational institutions in 1593 Ohio shall not exceed those charged Ohio residents. 1594

The contracts entered into by the board of regents chancellor 1595 or a state-assisted post-secondary educational institution may 1596 limit the type of academic program offered at the reciprocal 1597 rates. Residents of contiguous states enrolled in for credit 1598 courses taught at the main campus and identified off-campus sites 1599 at state-assisted post-secondary educational institutions in Ohio 1600 under such contracts shall be included in calculating the number 1601 of full-time equivalent students for state subsidy purposes. The 1602 board of regents chancellor and each state-assisted post-secondary 1603 educational institution shall periodically assess the costs and 1604 benefits of each such contract and the extent to which parity is 1605 achieved between Ohio and the contiguous state with respect to 1606 students benefiting from the contract. All Ohio state-assisted 1607 post-secondary educational institutions participating in these 1608 contracts shall report enrollments and other information annually 1609 to the Ohio board of regents chancellor. No contract shall be 1610

entered into under this section without the approval of the Ohio 1611 board of regents chancellor. The Ohio board of regents chancellor 1612 shall report the status of these contracts to the controlling 1613 board annually. 1614

Sec. 3333.18. The chancellor of the Ohio board of regents may 1615 enter into contracts with the appropriate agency in a contiguous 1616 state whereby financial aids from the funds of each state may be 1617 used by qualified student recipients to attend approved 1618 post-secondary educational institutions in the other state. 1619 Approved institutions in Ohio are those that are state-assisted or 1620 are nonprofit and have received certificates of authorization from 1621 the Ohio board of regents pursuant to Chapter 1713. of the Revised 1622 Code, or are private institutions exempt from regulation under 1623 Chapter 3332. of the Revised Code as prescribed in section 1624 3333.046 of the Revised Code. Eligible post-secondary educational 1625 institutions in the contiguous state shall be similarly approved 1626 by the appropriate agency of that state. In formulating and 1627 executing such contracts with a contiguous state, the board 1628 chancellor shall assure that the total cost to this state 1629 approximates the total cost to the contiguous state. Any contract 1630 entered into under this section shall be subject to the periodic 1631 review of, and approval by, the controlling board. 1632

sec. 3333.19. The chancellor of the Ohio board of regents may 1633 enter into agreements with the appropriate agency in a foreign 1634 country or with an agency or organization sponsoring foreign 1635 student exchanges under which the agency or organization ensures 1636 that Ohio residents enrolled in post-secondary educational 1637 institutions in the foreign country will pay tuition and fees at 1638 rates no higher than the rates charged to students who are 1639 residents of that country and under which the board of regents 1640 chancellor provides that rates for tuition and fees charged to a 1641

comparable number of students from the foreign country who are 1642 enrolled in state-assisted institutions of higher education in 1643 Ohio are to be no higher than the rates charged to students who 1644 are Ohio residents. Notwithstanding that an Ohio resident is 1645 enrolled in a post-secondary educational institution in a foreign 1646 country under one of these agreements, any such student who was 1647 previously enrolled in a state-assisted institution shall be 1648 counted as enrolled in such institution for state subsidy purposes 1649 in a manner prescribed by rules the board of regents chancellor 1650 shall adopt. 1651

sec. 3333.20. (A) On or before September 1, 1993, The 1652 chancellor of the Ohio board of regents shall adopt educational 1653 service standards that shall apply to all community colleges, 1654 university branches, technical colleges, and state community 1655 colleges established under Chapters 3354., 3355., 3357., and 3358. 1656 of the Revised Code, respectively. These standards shall provide 1657 for such institutions to offer or demonstrate at least the 1658 following: 1659

(1) An appropriate range of career or technical programs
 designed to prepare individuals for employment in specific careers
 at the technical or paraprofessional level;
 1662

(2) Commitment to an effective array of developmental
 education services providing opportunities for academic skill
 1664
 enhancement;

(3) Partnerships with industry, business, government, and
labor for the retraining of the workforce and the economic
development of the community;
1668

(4) Noncredit continuing education opportunities; 1669

(5) College transfer programs or the initial two years of abaccalaureate degree for students planning to transfer to1671

institutions offering baccalaureate programs;	1672
(6) Linkages with high schools to ensure that graduates are	1673
adequately prepared for post-secondary instruction;	1674
(7) Student access provided according to a convenient	1675
schedule and program quality provided at an affordable price;	1676
(8) That student fees charged by any institution are as low	1677
as possible, especially if the institution is being supported by a	1678
local tax levy;	1679
(9) A high level of community involvement in the	1680
decision-making process in such critical areas as course delivery,	1681
range of services, fees and budgets, and administrative personnel.	1682
(B) The board of regents chancellor shall consult with	1683
representatives of state-assisted colleges and universities, as	1684
defined in section 3333.041 of the Revised Code, in developing	1685
appropriate methods for achieving or maintaining the standards	1686
adopted pursuant to division (A) of this section.	1687
(C) In considering institutions that are co-located, the	1688
board of regents chancellor shall apply the standards to them in	1689
two manners:	1690
(1) As a whole entity;	1691
(2) As separate entities, applying the standards separately	1692
to each.	1693
When distributing any state funds among institutions based on	1694
the degree to which they meet the standards, the board of regents	1695
chancellor shall provide to institutions that are co-located the	1696
higher amount produced by the two judgments under divisions (C)(1)	1697
and (2) of this section.	1698
Gen 2322 21 la wood in continue 2222 01 to 2222 02 of the	1600
sec. 3333.21. As used in sections 3333.21 to 3333.23 of the	1699

Revised Code, "term" and "academic year" mean "term" and "academic

1700

year" as defined by the <u>chancellor of the</u> Ohio board of regents. 1701

The board chancellor shall establish and administer an 1702 academic scholarship program. Under the program, a total of one 1703 thousand new scholarships shall be awarded annually in the amount 1704 of not less than two thousand dollars per award. At least one such 1705 new scholarship shall be awarded annually to a student in each 1706 public high school and joint vocational school and each nonpublic 1707 high school for which the state board of education prescribes 1708 minimum standards in accordance with section 3301.07 of the 1709 Revised Code. 1710

To be eligible for the award of a scholarship, a student 1711 shall be a resident of Ohio and shall be enrolled as a full-time 1712 undergraduate student in an Ohio institution of higher education 1713 that meets the requirements of Title VI of the "Civil Rights Act 1714 of 1964" and is state-assisted, is nonprofit and holds a 1715 certificate of authorization issued under section 1713.02 of the 1716 Revised Code, is a private institution exempt from regulation 1717 under Chapter 3332. of the Revised Code as prescribed in section 1718 3333.046 of the Revised Code, or holds a certificate of 1719 registration and program authorization issued under section 1720 3332.05 of the Revised Code and awards an associate or bachelor's 1721 degree. Students who attend an institution holding a certificate 1722 of registration shall be enrolled in a program leading to an 1723 associate or bachelor's degree for which associate or bachelor's 1724 degree program the institution has program authorization to offer 1725 the program issued under section 3332.05 of the Revised Code. 1726

"Resident" and "full-time student" shall be defined by board 1727 rule in rules adopted by the chancellor. 1728

The board chancellor shall award the scholarships on the1729basis of a formula designed by it the chancellor to identify1730students with the highest capability for successful college study.1731The formula shall weigh the factor of achievement, as measured by1732

grade point average, and the factor of ability, as measured by1733performance on a competitive examination specified by the board1734chancellor. Students receiving scholarships shall be known as1735"Ohio academic scholars." Annually, not later than the1736thirty-first day of July, the board chancellor shall report to the1737governor and the general assembly on the performance of current1738Ohio academic scholars and the effectiveness of its the formula.1739

Sec. 3333.22. Each Ohio academic scholarship shall be awarded 1740 for an academic year and may be renewed for each of three 1741 additional academic years. The scholarship amount awarded to a 1742 scholar for an academic year shall be not less than two thousand 1743 dollars. A scholarship shall be renewed if the scholar maintains 1744 an academic record satisfactory to the chancellor of the Ohio 1745 board of regents and meets any of the following conditions: 1746

(A) The scholar is enrolled as a full-time undergraduate; 1747

(B) The scholar was awarded an undergraduate degree in less 1748 than four academic years and is enrolled as a full-time graduate 1749 or professional student in an Ohio institution of higher education 1750 that meets the requirements of Title VI of the "Civil Rights Act 1751 of 1964" and is state-assisted or is nonprofit and holds a 1752 certificate of authorization issued under section 1713.02 of the 1753 Revised Code; 1754

(C) The scholar is a full-time student concurrently enrolled 1755
 as an undergraduate student and as a graduate or professional 1756
 student in an Ohio institution of higher education that meets the 1757
 requirements of division (B) of this section. 1758

Each amount awarded shall be paid in equal installments to 1759 the scholar at the time of enrollment for each term of the 1760 academic year for which the scholarship is awarded or renewed. No 1761 scholar is eligible to receive an Ohio academic scholarship for 1762 more than the equivalent of four academic years. 1763

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If an Ohio academic scholar is temporarily unable to attend 1764 school because of illness or other cause satisfactory to the board 1765 chancellor, the board chancellor may grant a leave of absence for 1766 a designated period of time. If a scholar discontinues full-time 1767 attendance at the scholar's school during a term because of 1768 illness or other cause satisfactory to the board chancellor, the 1769 scholar may either claim a prorated payment for the period of 1770 actual attendance or waive payment for that term. A term for which 1771 prorated payment is made shall be considered a full term for which 1772 a scholarship was received. A term for which payment is waived 1773 shall not be considered a term for which a scholarship was 1774 received. 1775

Receipt of an Ohio academic scholarship shall not affect a 1776 scholar's eligibility for the Ohio instructional grant program. 1777

Sec. 3333.23. At the end of each term, each Ohio academic 1778 scholar shall request the registrar of the school to send a copy 1779 of the scholar's scholastic record to the chancellor of the Ohio 1780 board or of regents. If the scholar's record fails to meet the 1781 standards established by the board chancellor, further payments 1782 shall be suspended until the scholar demonstrates promise of 1783 successful progress in the academic program for which the award 1784 was made. The board chancellor may revoke the scholarship if the 1785 scholar does not resume successful academic progress within a 1786 reasonable time. 1787

Sec. 3333.25. There is hereby created the Ohio academic 1788 scholarship payment fund, which shall be in the custody of the 1789 treasurer of state but shall not be a part of the state treasury. 1790 The fund shall consist of all moneys appropriated for the fund by 1791 the general assembly and other moneys otherwise made available to 1792 the fund. The payment fund shall be used for the payment of Ohio 1793 academic scholarships or for additional scholarships to recognize 1794

1821

outstanding academic achievement and ability. The chancellor of1795the Ohio board of regents shall administer this section and1796establish rules for the distribution and awarding of any1797additional scholarships.1798

The board chancellor may direct the treasurer of state to 1799 invest any moneys in the payment fund not currently needed for 1800 scholarship payments, in any kinds of investments in which moneys 1801 of the public employees retirement system may be invested. 1802

The instruments of title of all investments shall be 1803 delivered to the treasurer of state or to a qualified trustee 1804 designated by the treasurer of state as provided in section 135.18 1805 of the Revised Code. The treasurer of state shall collect both 1806 principal and investment earnings on all investments as they 1807 become due and pay them into the fund. 1808

All deposits to the fund shall be made in financial 1809 institutions of this state secured as provided in section 135.18 1810 of the Revised Code. 1811

Sec. 3333.26. (A) Any citizen of this state who has resided 1812 within the state for one year, who was in the active service of 1813 the United States as a soldier, sailor, nurse, or marine between 1814 April 6, 1917, and November 11, 1918, and who has been honorably 1815 discharged from that service, shall be admitted to any school, 1816 college, or university that receives state funds in support 1817 thereof, without being required to pay any tuition or 1818 matriculation fee, but is not relieved from the payment of 1819 laboratory or similar fees. 1820

(B)(1) As used in this division:

(a) "Volunteer firefighter" has the meaning as in division 1822(B)(1) of section 146.01 of the Revised Code. 1823

(b) "Public service officer" means an Ohio firefighter, 1824

volunteer firefighter, police officer, member of the state highway 1825 patrol, employee designated to exercise the powers of police 1826 officers pursuant to section 1545.13 of the Revised Code, or other 1827 peace officer as defined by division (B) of section 2935.01 of the 1828 Revised Code, or a person holding any equivalent position in 1829 another state. 1830

(c) "Qualified former spouse" means the former spouse of a 1831 public service officer, or of a member of the armed services of 1832 the United States, who is the custodial parent of a minor child of 1833 that marriage pursuant to an order allocating the parental rights 1834 and responsibilities for care of the child issued pursuant to 1835 section 3109.04 of the Revised Code. 1836

(d) "Operation enduring freedom" means that period of 1837 conflict which began October 7, 2001, and ends on a date declared 1838 by the president of the United States or the congress. 1839

(e) "Operation Iraqi freedom" means that period of conflict 1840 which began March 20, 2003, and ends on a date declared by the 1841 president of the United States or the congress. 1842

(f) "Combat zone" means an area that the president of the 1843 United States by executive order designates, for purposes of 26 1844 U.S.C. 112, as an area in which armed forces of the United States 1845 are or have engaged in combat. 1846

(2) Any resident of this state who is under twenty-six years 1847 of age, or under thirty years of age if the resident has been 1848 honorably discharged from the armed services of the United States, 1849 who is the child of a public service officer killed in the line of 1850 duty or of a member of the armed services of the United States 1851 killed in the line of duty during operation enduring freedom or 1852 operation Iraqi freedom, and who is admitted to any state 1853 university or college as defined in division (A)(1) of section 1854 3345.12 of the Revised Code, community college, state community 1855

college, university branch, or technical college shall not be 1856 required to pay any tuition or any student fee for up to four 1857 academic years of education, which shall be at the undergraduate 1858 level. 1859

A child of a member of the armed services of the United 1860 States killed in the line of duty during operation enduring 1861 freedom or operation Iraqi freedom is eligible for a waiver of 1862 tuition and student fees under this division only if the student 1863 is not eligible for a war orphans scholarship authorized by 1864 Chapter 5910. of the Revised Code. In any year in which the war 1865 orphans scholarship board reduces the percentage of tuition 1866 covered by a war orphans scholarship below one hundred per cent 1867 pursuant to division (A) of section 5910.04 of the Revised Code, 1868 the waiver of tuition and student fees under this division for a 1869 child of a member of the armed services of the United States 1870 killed in the line of duty during operation enduring freedom or 1871 operation Iraqi freedom shall be reduced by the same percentage. 1872

(3) Any resident of this state who is the spouse or qualified 1873 former spouse of a public service officer killed in the line of 1874 duty, and who is admitted to any state university or college as 1875 defined in division (A)(1) of section 3345.12 of the Revised Code, 1876 community college, state community college, university branch, or 1877 technical college, shall not be required to pay any tuition or any 1878 student fee for up to four academic years of education, which 1879 shall be at the undergraduate level. 1880

(4) Any resident of this state who is the spouse or qualified
former spouse of a member of the armed services of the United
States killed in the line of duty while serving in a combat zone
after May 7, 1975, and who is admitted to any state university or
college as defined in division (A)(1) of section 3345.12 of the
Revised Code, community college, state community college,
university branch, or technical college, shall not be required to

pay any tuition or any student fee for up to four years of 1888 academic education, which shall be at the undergraduate level. In 1889 order to qualify under division (B)(4) of this section, the spouse 1890 or qualified former spouse shall have been a resident of this 1891 state at the time the member was killed in the line of duty. 1892

(C) Any institution that is not subject to division (B) of 1893 this section and that holds a valid certificate of registration 1894 issued under Chapter 3332. of the Revised Code, a valid 1895 certificate issued under Chapter 4709. of the Revised Code, or a 1896 valid license issued under Chapter 4713. of the Revised Code, or 1897 that is nonprofit and has a certificate of authorization issued 1898 under section 1713.02 of the Revised Code, or that is a private 1899 institution exempt from regulation under Chapter 3332. of the 1900 Revised Code as prescribed in section 3333.046 of the Revised 1901 Code, which reduces tuition and student fees of a student who is 1902 eligible to attend an institution of higher education under the 1903 provisions of division (B) of this section by an amount indicated 1904 by the chancellor of the Ohio board of regents shall be eligible 1905 to receive a grant in that amount from the board chancellor. 1906

Each institution that enrolls students under division (B) of 1907 this section shall report to the board chancellor, by the first 1908 day of July of each year, the number of students who were so 1909 enrolled and the average amount of all such tuition and student 1910 fees waived during the preceding year. The board chancellor shall 1911 determine the average amount of all such tuition and student fees 1912 waived during the preceding year. The average amount of the 1913 tuition and student fees waived under division (B) of this section 1914 during the preceding year shall be the amount of grants that 1915 participating institutions shall receive under this division 1916 during the current year, but no grant under this division shall 1917 exceed the tuition and student fees due and payable by the student 1918 prior to the reduction referred to in this division. The grants 1919

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shall be made for four years of undergraduate education of an 1920 eligible student. 1921

Sec. 3333.27. As used in this section: 1922

(A) "Eligible institution" means a nonprofit Ohio institution 1923
of higher education that holds a certificate of authorization 1924
issued under section 1713.02 of the Revised Code and meets the 1925
requirements of Title VI of the Civil Rights Act of 1964. 1926

(B) "Resident" and "full-time student" have the meanings 1927
established for purposes of this section by rule of the <u>chancellor</u> 1928
<u>of the</u> Ohio board of regents. 1929

The board chancellor shall establish and administer a student 1930 choice grant program and shall adopt rules for the administration 1931 of the program. 1932

The board chancellor may make a grant to any resident of this 1933 state who is enrolled as a full-time student in a bachelor's 1934 degree program at an eligible institution and maintains an 1935 academic record that meets or exceeds the standard established 1936 pursuant to this section by rule of the board chancellor, except 1937 that no grant shall be made to any individual who was enrolled as 1938 a student in an institution of higher education on or before July 1939 1, 1984, or is serving a term of imprisonment. The grant shall not 1940 exceed the lesser of the total instructional and general charges 1941 of the institution in which the student is enrolled, or an amount 1942 equal to one-fourth of the total of any state instructional 1943 subsidy amount distributed by the board chancellor in the second 1944 fiscal year of the preceding biennium for all full-time students 1945 enrolled in bachelor's degree programs at four-year state-assisted 1946 institutions of higher education divided by the sum of the actual 1947 number of full-time students enrolled in bachelor's degree 1948 programs at four-year state-assisted institutions of higher 1949 education reported to the board chancellor for such year by the 1950 institutions to which the subsidy was distributed. 1951

The board chancellor shall prescribe the form and manner of 1952 application for grants including the manner of certification by 1953 eligible institutions that each applicant from such institution is 1954 enrolled in a bachelor's degree program as a full-time student and 1955 has an academic record that meets or exceeds the standard 1956 established by the board chancellor. 1957

A grant awarded to an eligible student shall be paid to the 1958 institution in which the student is enrolled, and the institution 1959 shall reduce the student's instructional and general charges by 1960 the amount of the grant. Each grant awarded shall be prorated and 1961 paid in equal installments at the time of enrollment for each term 1962 of the academic year for which the grant is awarded. No student 1963 shall be eligible to receive a grant for more than ten semesters, 1964 fifteen quarters, or the equivalent of five academic years. 1965

The receipt of an Ohio student choice grant shall not affect 1966 a student's eligibility for assistance, or the amount of such 1967 assistance, granted under section 3315.33, 3333.12, 3333.122, 1968 3333.22, 3333.26, 5910.03, 5910.032, or 5919.34 of the Revised 1969 Code. If a student receives assistance under one or more of such 1970 sections, the student choice grant made to the student shall not 1971 exceed the difference between the amount of assistance received 1972 under such sections and the total instructional and general 1973 charges of the institution in which the student is enrolled. 1974

The general assembly shall support the student choice grant 1975 program by such sums and in such manner as it may provide, but the 1976 board chancellor may also receive funds from other sources to 1977 support the program. 1978

No grant shall be made to any student enrolled in a course of 1979 study leading to a degree in theology, religion, or other field of 1980 preparation for a religious profession unless the course of study 1981 leads to an accredited bachelor of arts or bachelor of science 1982 degree. 1983

Institutions of higher education that enroll students 1984 receiving grants under this section shall report to the board 1985 chancellor the name of each student who has received such a grant 1986 but who is no longer eligible for all or part of such grant and 1987 shall refund all moneys due to the state within thirty days after 1988 the beginning of the term immediately following the term in which 1989 the student was no longer eligible to receive all or part of the 1990 grant. There shall be an interest charge of one per cent per month 1991 on all moneys due and payable after such thirty-day period. The 1992 board chancellor shall immediately notify the office of budget and 1993 management and the legislative service commission of all refunds 1994 received. 1995

Sec. 3333.28. (A) The chancellor of the Ohio board of regents 1996 shall establish the nurse education assistance program, the 1997 purpose of which shall be to make loans to students enrolled in 1998 prelicensure nurse education programs at institutions approved by 1999 the board of nursing under section 4723.06 of the Revised Code and 2000 postlicensure nurse education programs approved by the board of 2001 regents chancellor under section 3333.04 of the Revised Code or 2002 offered by an institution holding a certificate of authorization 2003 issued by the board of regents under Chapter 1713. of the Revised 2004 Code. The board of nursing shall assist the board of regents 2005 chancellor in administering the program. 2006

(B) There is hereby created in the state treasury the nurse 2007
education assistance fund, which shall consist of all money 2008
transferred to it pursuant to section 4743.05 of the Revised Code. 2009
The fund shall be used by the board of regents chancellor for 2010
loans made under division (A) of this section and for expenses of 2011
administering the loan program. 2012

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(C) Between July 1, 2005, and January 1, 2012, the board of 2013
 regents chancellor shall distribute money in the nurse education 2014
 assistance fund in the following manner: 2015

(1)(a) Fifty per cent of available funds shall be awarded as 2016 loans to registered nurses enrolled in postlicensure nurse 2017 education programs described in division (A) of this section. To 2018 be eligible for a loan, the applicant shall provide the board 2019 <u>chancellor</u> with a letter of intent to practice as a faculty member 2020 at a prelicensure or postlicensure program for nursing in this 2021 state upon completion of the applicant's academic program. 2022

(b) If the borrower of a loan under division (C)(1)(a) of 2023 this section secures employment as a faculty member of an approved 2024 nursing education program in this state within six months 2025 following graduation from an approved nurse education program, the 2026 board chancellor may forgive the principal and interest of the 2027 student's loans received under division (C)(1)(a) of this section 2028 at a rate of twenty-five per cent per year, for a maximum of four 2029 years, for each year in which the borrower is so employed. A 2030 deferment of the service obligation, and other conditions 2031 regarding the forgiveness of loans may be granted as provided by 2032 the rules adopted under division (D)(7) of this section. 2033

(c) Loans awarded under division (C)(1)(a) of this section 2034 shall be awarded on the basis of the student's expected family 2035 contribution, with preference given to those applicants with the 2036 lowest expected family contribution. However, the board of regents 2037 <u>chancellor</u> may consider other factors it <u>the chancellor</u> determines 2038 relevant in ranking the applications. 2034

(d) Each loan awarded to a student under division (C)(1)(a)
 2040
 of this section shall be not less than five thousand dollars per
 2041
 year.

(2) Twenty-five per cent of available funds shall be awarded 2043

to students enrolled in prelicensure nurse education programs for 2044 registered nurses, as defined in section 4723.01 of the Revised 2045 Code. 2046 (3) Twenty-five per cent of available funds shall be awarded 2047 to students enrolled in prelicensure professional nurse education 2048 programs for licensed practical nurses, as defined in section 2049 4723.01 of the Revised Code. 2050 After January 1, 2012, the board of regents chancellor shall 2051 determine the manner in which to distribute loans under this 2052 section. 2053 (D) Subject to the requirements specified in division (C) of 2054 this section, the board of regents chancellor shall adopt rules in 2055 accordance with Chapter 119. of the Revised Code establishing: 2056 (1) Eligibility criteria for receipt of a loan; 2057 (2) Loan application procedures; 2058 (3) The amounts in which loans may be made and the total 2059 amount that may be loaned to an individual; 2060 (4) The total amount of loans that can be made each year; 2061 (5) The percentage of the money in the fund that must remain 2062 in the fund at all times as a fund balance; 2063 (6) Interest and principal repayment schedules; 2064 (7) Conditions under which a portion of principal and 2065 interest obligations incurred by an individual under the program 2066 will be forgiven; 2067 (8) Ways that the program may be used to encourage 2068 individuals who are members of minority groups to enter the 2069 nursing profession; 2070 (9) Any other matters incidental to the operation of the 2071 2072 program.

(E) The obligation to repay a portion of the principal and 2073 interest on a loan made under this section shall be forgiven if 2074 the recipient of the loan meets the criteria for forgiveness 2075 established by division (C)(1)(b) of this section, in the case of 2076 loans awarded under division (C)(1)(a) of this section, or by the 2077 board of regents by chancellor under the rule adopted under 2078 division (D)(7) of this section, in the case of other loans 2079 awarded under this section. 2080

(F) The receipt of a loan under this section shall not affect 2081 a student's eligibility for assistance, or the amount of that 2082 assistance, granted under section 3333.12, 3333.122, 3333.22, 2083 3333.26, 3333.27, 5910.03, 5910.032, or 5919.34 of the Revised 2084 Code, but the rules of the board of regents chancellor may provide 2085 for taking assistance received under those sections into 2086 consideration when determining a student's eligibility for a loan 2087 under this section. 2088

Sec. 3333.29. (A) As used in this section: 2089

(1) "Resident" has the meaning established for purposes of 2090
 this section by rule of the <u>chancellor of the</u> Ohio board of 2091
 regents. 2092

(2) "Eligible institution" means either: 2093

(a) A private career school registered in accordance with 2094section 3332.05 of the Revised Code; 2095

(b) A private institution exempt from regulation under 2096
Chapter 3332. of the Revised Code as prescribed in section 2097
3333.046 of the Revised Code. 2098

(B) The Ohio board of regents chancellor shall establish and 2099 administer the student workforce development grant program and 2100 shall adopt rules for the administration of the program. Such 2101 rules shall be similar to the rules the Ohio board of regents 2102

adopts adopted under section 3333.27 of the Revised Code. 2103

(C) The Ohio board of regents chancellor may make a grant to 2104 any resident of this state who is enrolled as a full-time student 2105 in an authorized baccalaureate degree or associate degree program 2106 at an eligible institution and who maintains an academic record 2107 that meets or exceeds a standard established by rule of the state 2108 board of career colleges and schools. The size of an annual grant 2109 award shall be determined by the Ohio board of regents chancellor 2110 based on the amount of funds available for the program. The grant 2111 shall be prorated and paid in equal installments per academic term 2112 in accordance with division (E) of this section. 2113

(D) The Ohio board of regents chancellor shall prescribe the 2114 form and manner of application for grants and shall provide a 2115 method for eligible institutions to certify applicants who are 2116 enrolled in authorized baccalaureate degree or associate degree 2117 programs and have academic records meeting or exceeding the 2118 standard established by the state board of career colleges and 2119 schools. 2120

(E) A grant awarded to an eligible student shall be paid to 2121 the eligible institution in which the student is enrolled, and the 2122 institution shall reduce the student's instructional and general 2123 charges by the amount of the grant. Each grant awarded shall be 2124 paid in accordance with division (C) of this section within thirty 2125 days after the start of each term of the academic year for which 2126 the grant is awarded. No student shall be eligible to receive 2127 grants for more than the equivalent of five academic years. 2128

(F) The receipt of a workforce development grant shall not 2129 affect a student's eligibility for assistance or the amount of 2130 such assistance granted under any other provision of state law. If 2131 a student receives assistance under one or more other provisions 2132 of state law, the grant made to the student under this section 2133 shall not exceed the difference between the total instructional 2134

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and general charges assessed to the student by the eligible2135institution and the amount of total assistance the student2136receives under other provisions of state law.2137

(G) The general assembly shall support the workforce
development grant program with such appropriations as the general
assembly sees fit. The Ohio board of regents chancellor may also
receive funds from other sources to support the program.

(H) Eligible institutions that enroll students receiving 2142 grants under this section shall report to the Ohio board of 2143 regents chancellor the name of each student who has received such 2144 a grant but who is no longer eligible for such a grant. In the 2145 event that an eligible student who has been awarded a grant under 2146 this section withdraws from enrollment at an institution during 2147 any term, the institution shall refund a prorated amount of the 2148 student's grant for that term to the Ohio board of regents 2149 <u>chancellor</u> in accordance with the school's refund policy. 2150

(I) The state board of career colleges and schools shall 2151 report to the Ohio board of regents chancellor each degree 2152 granting private career school's job placement rate for the 2153 immediately preceding academic year. No grant awarded to an 2154 eligible student under this section shall be paid to a registered 2155 private career school if the school's job placement rate for 2156 baccalaureate degree and associate degree programs for the 2157 preceding academic year was less than seventy-five per cent. 2158

Sec. 3333.31. (A) For state subsidy and tuition surcharge 2159 purposes, status as a resident of Ohio shall be defined by the 2160 <u>chancellor of the</u> Ohio board of regents by rule promulgated 2161 pursuant to Chapter 119. of the Revised Code. No adjudication as 2162 to the status of any person under such rule, however, shall be 2163 required to be made pursuant to Chapter 119. of the Revised Code. 2164 The term "resident" for these purposes shall not be equated with 2165

the definition of that term as it is employed elsewhere under the 2166 laws of this state and other states, and shall not carry with it 2167 any of the legal connotations appurtenant thereto. Rather, for 2168 such purposes, the rule promulgated by the Ohio board of regents 2169 under this section shall have the objective of excluding from 2170 treatment as residents those who are present in the state 2171 primarily for the purpose of attending a state-supported or 2172 state-assisted institution of higher education, and may prescribe 2173 presumptive rules, rebuttable or conclusive, as to such purpose 2174 based upon the source or sources of support of the student, 2175 residence prior to first enrollment, evidence of intention to 2176 remain in the state after completion of studies, or such other 2177 factors as the Ohio board of regents may deem chancellor deems 2178 relevant. 2179

(B) The rules of the Ohio board of regents chancellor for 2180 determining student residency shall not deny residency status to a 2181 student who is either a dependent child of a parent, or the spouse 2182 of a person who, as of the first day of a term of enrollment in an 2183 institution of higher education, has accepted full-time employment 2184 and established domicile in this state for reasons other than 2185 gaining the benefit of favorable tuition rates. 2180

Documentation of full-time employment and domicile shall 2187 include both of the following documents: 2188

(1) A sworn statement from the employer or the employer's 2189
representative on the letterhead of the employer or the employer's 2190
representative certifying that the parent or spouse of the student 2191
is employed full-time in Ohio; 2192

(2) A copy of the lease under which the parent or spouse is
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the lessee and occupant of rented residential property in the
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state, a copy of the closing statement on residential real
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property of which the parent or spouse is the owner and occupant
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in this state or, if the parent or spouse is not the lessee or
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owner of the residence in which he the parent or spouse has 2198 established domicile, a letter from the owner of the residence 2199 certifying that the parent or spouse resides at that residence. 2200 Residency officers may also evaluate, in accordance with board the 2201 chancellor's rule, requests for immediate residency status from 2202 dependent students whose parents are not living and whose domicile 2203 follows that of a legal guardian who has accepted full-time 2204 employment and established domicile in the state for reasons other 2205 than gaining the benefit of favorable tuition rates. 2206

(C) "Dependent," "domicile," "institution of higher 2207
education," and "residency officer" have the meanings ascribed in 2208
the board's chancellor's rules adopted under this section. 2209

sec. 3333.35. The state board of education and the chancellor 2210 of the Ohio board of regents shall strive to reduce unnecessary 2211 student remediation costs incurred by colleges and universities in 2212 this state, increase overall access for students to higher 2213 education, enhance the post-secondary enrollment options program 2214 in accordance with Chapter 3365. of the Revised Code, and enhance 2215 the alternative educator licensure program in accordance with 2216 section 3319.26 of the Revised Code. 2217

sec. 3333.36. Provided that sufficient unencumbered and 2218 unexpended funds are available from general revenue fund 2219 appropriations made to the Ohio board of regents or to the 2220 chancellor of the Ohio board of regents, the chancellor of the 2221 Ohio board of regents shall allocate up to seventy thousand 2222 dollars in each fiscal year to make payments to the Columbus 2223 program in intergovernmental issues, an Ohio internship program at 2224 Kent state university, for scholarships of up to two thousand 2225 dollars for each student enrolled in the program. The chancellor 2226 may utilize any general revenue funds appropriated to the board of 2227

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regents <u>or to the chancellor</u> that the chancellor determines to be 2228 available for purposes of this section. 2229

sec. 3333.37. As used in sections 3333.37 to 3333.375 of the 2230
Revised Code, the following words and terms have the following 2231
meanings unless the context indicates a different meaning or 2232
intent: 2233

(A) "Cost of attendance" means all costs of a student
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(B) "Eligible institution" means one of the following: 2239

(1) A state-assisted post-secondary educational institution 2240within the state; 2241

(2) A nonprofit institution of higher education within the 2242 state that holds a certificate of authorization from the Ohio 2243 board of regents pursuant to issued under Chapter 1713. of the 2244 Revised Code, that is accredited by the appropriate regional and, 2245 when appropriate, professional accrediting associations within 2246 whose jurisdiction it falls, is authorized to grant a bachelor's 2247 degree or higher, and satisfies other conditions as set forth in 2248 the policy guidelines; 2249

(3) A private institution exempt from regulation under
Chapter 3332. of the Revised Code as prescribed in section
3333.046 of the Revised Code.
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(C) "Eligible student" means either of the following: 2253(1) An undergraduate student who meets all of the following: 2254

(a) Is a resident of this state;

(b) Has graduated from any Ohio secondary school for which 2256

the Revised Code.

the state board of education prescribes minimum standards in	2257
accordance with section 3301.07 of the Revised Code;	2258
(c) Is attending and in good standing, or has been accepted	2259
for attendance, at any eligible institution as a full-time student	2260
to pursue a bachelor's degree.	2261
(2) A graduate student who is a resident of this state, and	2262
is attending and in good standing, or has been accepted for	2263
attendance, at any eligible institution.	2264
(D) "Fellowship" or "fellowship program" means the Ohio	2265
priority needs fellowship created by sections 3333.37 to 3333.375	2266
of the Revised Code.	2267
(E) "Full-time student" has the meaning as defined by rule of	2268
the <u>chancellor of the</u> Ohio board of regents.	2269
(F) "Ohio outstanding scholar" means a student who is the	2270
recipient of a scholarship under sections 3333.37 to 3333.375 of	2271
the Revised Code.	2272
(G) "Policy guidelines" means the rules adopted by the Ohio	2273
board of regents chancellor pursuant to section 3333.374 of the	2274
Revised Code.	2275
(H) "Priority needs fellow" means a student who is the	2276
recipient of a fellowship under sections 3333.37 to 3333.375 of	2277
the Revised Code.	2278
(I) "Priority needs field of study" means those academic	2279
majors and disciplines as determined by the Ohio board of regents	2280
chancellor that support the purposes and intent of sections	2281
3333.37 to 3333.375 of the Revised Code as described in section	2282
3333.371 of the Revised Code.	2283
(J) "Scholarship" or "scholarship program" means the Ohio	2284
outstanding scholarship created by sections 3333.37 to 3333.375 of	2285

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sec. 3333.372. (A) There is are hereby authorized the "Ohio 2287 outstanding scholarship" and the "Ohio priority needs fellowship" 2288 programs, which shall be established and administered by the 2289 chancellor of the Ohio board of regents for eligible students. The 2290 programs shall provide scholarships to eligible undergraduate 2291 students and fellowships to eligible graduate students, equal to 2292 the annual cost of attendance at eligible institutions, to pursue 2293 baccalaureate degrees and post-baccalaureate degrees in priority 2294 needs field of study consistent with section 3333.371 of the 2295 Revised Code. 2296

(B) The scholarship and fellowship programs created under 2297
sections 3333.37 to 3333.375 of the Revised Code and any necessary 2298
administrative expenses shall be funded solely from the Ohio 2299
outstanding scholarship and the Ohio priority needs fellowship 2300
programs payment funds established pursuant to section 3333.375 of 2301
the Revised Code. 2302

(C) The scholarships shall be renewable for each of three
additional years for undergraduate study, and the fellowships
shall be renewable for each of two additional years for graduate
study, provided the Ohio outstanding scholar or priority needs
fellow remains an eligible student at an eligible institution.

sec. 3333.373. (A) The board of regents shall establish the 2308 scholarship rules advisory committee, which is hereby established. 2309 The committee shall consist of the chancellor of the Ohio board of 2310 regents or the chancellor's designee, the treasurer of state or 2311 the treasurer of state's designee, the director of development or 2312 the director's designee, one state senator appointed by the 2313 president of the senate, one state representative appointed by the 2314 speaker of the house of representatives, and two public members 2315 appointed by the chancellor representing the interests of the 2316 state-assisted eligible institutions and private nonprofit 2317 eligible institutions, respectively.

(B) The committee, within one hundred twenty days after June 2319 8, 2000, shall provide recommendations to the Ohio board of 2320 regents chancellor as to rules, criteria, and guidelines necessary 2321 and appropriate to implement the scholarship and fellowship 2322 programs created by sections 3333.37 to 3333.375 of the Revised 2323 Code. 2324

(C) The committee shall meet at least annually to review the 2325 scholarship and fellowship programs guidelines; make 2326 recommendations to amend, rescind, or modify the policy 2327 guidelines; and approve scholarship and fellowship awards to 2328 eligible students. 2329

(D) Sections 101.82 to 101.87 of the Revised Code do not 2330 apply to this section. 2331

Sec. 3333.374. (A) After receipt of recommendations from the 2332 scholarship rules advisory committee or if no recommendations are 2333 received, the <u>chancellor of the</u> Ohio board of regents, not later 2334 than one hundred eighty days after the effective date of this 2335 section and with the approval of the treasurer of state, shall 2336 adopt rules, in accordance with Chapter 119. of the Revised Code, 2337 establishing such policy guidelines as the board considers 2338 necessary and appropriate to provide for the implementation of the 2339 scholarship and fellowship programs. 2340

(B) Nothing in this section or section 3333.373 of the 2341 Revised Code shall prevent the board chancellor, with the approval 2342 of the treasurer of state, from amending or rescinding rules 2343 adopted pursuant to division (A) of this section, or from adopting 2344 new rules, in accordance with Chapter 119. of the Revised Code, 2345 from time to time as are necessary to further the purposes of 2346 sections 3333.37 to 3333.375 of the Revised Code. 2347

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sec. 3333.375. (A)(1) There is are hereby created the Ohio 2348 outstanding scholarship and the Ohio priority needs fellowship 2349 programs payment funds, which shall be in the custody of the 2350 treasurer of state, but shall not be a part of the state treasury. 2351

(2) The payment funds shall consist solely of all moneys 2352 returned to the treasurer of state, as issuer of certain 2353 tax-exempt student loan revenue bonds, from all indentures of 2354 trust, both presently existing and future, created as a result of 2355 tax-exempt student loan revenue bonds issued under Chapter 3366. 2356 of the Revised Code, and any moneys earned from allowable 2357 investments of the payment funds under division (B) of this 2358 section. 2359

(3) The payment funds shall be used solely for scholarship 2360 and fellowships awarded under sections 3333.37 to 3333.375 of the 2361 Revised Code by the chancellor of the Ohio board of regents and 2362 for any necessary administrative expenses incurred by the board 2363 chancellor in administering the scholarship and fellowship 2364 2365 programs.

(B) The treasurer of state may invest any moneys in the 2366 payment funds not currently needed for scholarship and fellowship 2367 payments in any kind of investments in which moneys of the public 2368 employees retirement system may be invested under Chapter 145. of 2369 the Revised Code. 2370

(C)(1) The instruments of title of all investments shall be 2371 delivered to the treasurer of state or to a qualified trustee 2372 designated by the treasurer of state as provided in section 135.18 2373 of the Revised Code. 2374

(2) The treasurer of state shall collect both principal and 2375 investment earnings on all investments as they become due and pay 2376 them into the payment funds. 2377

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(3) All deposits to the payment funds shall be made in public 2378 depositories of this state and secured as provided in section 2379 135.18 of the Revised Code. 2380 (D) On or before March 1, 2001, and on or before the first 2381 day of March in each subsequent year, the treasurer of state shall 2382 provide to the chancellor of the Ohio board of regents a statement 2383 indicating the moneys in the Ohio outstanding scholarship and the 2384 Ohio priority needs fellowship programs payment funds that are 2385 available for the upcoming academic year to award scholarships and 2386 fellowships under sections 3333.37 to 3333.375 of the Revised 2387 Code. 2388 Sec. 3333.38. (A) As used in this section: 2389 (1) "Institution of higher education" includes all of the 2390 following: 2391 (a) A state institution of higher education, as defined in 2392 section 3345.011 of the Revised Code; 2393 (b) A nonprofit institution issued a certificate of 2394 authorization by the Ohio board of regents under Chapter 1713. of 2395 the Revised Code; 2396 (c) A private institution exempt from regulation under 2397 Chapter 3332. of the Revised Code, as prescribed in section 2398 3333.046 of the Revised Code; 2399 (d) An institution of higher education with a certificate of 2400 registration from the state board of career colleges and schools 2401 under Chapter 3332. of the Revised Code. 2402 (2) "Student financial assistance supported by state funds" 2403 includes assistance granted under sections 3315.33, 3333.12, 2404 3333.122, 3333.21, 3333.26, 3333.27, 3333.28, 3333.29, 3333.372, 2405 5910.03, 5910.032, and 5919.34 of the Revised Code and any other 2406 post-secondary student financial assistance supported by state 2407

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funds.

(B) An individual who is convicted of, pleads guilty to, or
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is adjudicated a delinquent child for one of the following
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violations shall be ineligible to receive any student financial
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assistance supported by state funds at an institution of higher
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education for two calendar years from the time the individual
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applies for assistance of that nature:

(1) A violation of section 2917.02 or 2917.03 of the Revised 2415 Code; 2416

(2) A violation of section 2917.04 of the Revised Code that 2417is a misdemeanor of the fourth degree; 2418

(3) A violation of section 2917.13 of the Revised Code that 2419 is a misdemeanor of the fourth or first degree and occurs within 2420 the proximate area where four or more others are acting in a 2421 course of conduct in violation of section 2917.11 of the Revised 2422 Code. 2423

(C) If an individual is convicted of, pleads guilty to, or is 2424 adjudicated a delinguent child for committing a violation of 2425 section 2917.02 or 2917.03 of the Revised Code, and if the 2426 individual is enrolled in a state-supported institution of higher 2427 education, the institution in which the individual is enrolled 2428 shall immediately dismiss the individual. No state-supported 2429 institution of higher education shall admit an individual of that 2430 nature for one academic year after the individual applies for 2431 admission to a state-supported institution of higher education. 2432 This division does not limit or affect the ability of a 2433 state-supported institution of higher education to suspend or 2434 otherwise discipline its students. 2435

Section 2. That existing sections 121.03, 3333.01, 3333.021,24363333.03, 3333.04, 3333.041, 3333.042, 3333.043, 3333.044,2437

3333.045, 3333.046, 3333.047, 3333.05, 3333.06, 3333.07, 3333.071,24383333.072, 3333.08, 3333.09, 3333.10, 3333.11, 3333.12, 3333.121,24393333.122, 3333.123, 3333.13, 3333.14, 3333.15, 3333.16, 3333.161,24403333.162, 3333.17, 3333.18, 3333.19, 3333.20, 3333.21, 3333.22,24413333.23, 3333.25, 3333.26, 3333.27, 3333.28, 3333.29, 3333.31,24423333.35, 3333.36, 3333.37, 3333.372, 3333.373, 3333.374, 3333.375,2443and 3333.38 of the Revised Code are hereby repealed.2444

Section 3. (A) On and after the effective date of this 2445 section: 2446

(1) The Ohio Board of Regents, as established by section 2447
3333.01 of the Revised Code, shall be an advisory board charged 2448
with the duty to advise the Chancellor of the Ohio Board of 2449
Regents in carrying out the Chancellor's duties. 2450

(2) The Chancellor of the Ohio Board of Regents shall have 2451 the powers and duties formerly prescribed as powers and duties of 2452 the Ohio Board of Regents and any other powers and duties granted 2453 to the Chancellor by law enacted after the effective date of this 2454 section. 2455

(3) The Chancellor of the Ohio Board of Regents is thereupon
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 and thereafter successor to, assumes the obligations of, and
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 otherwise constitutes the continuation of the Ohio Board of
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 Regents.

(4) Any business commenced but not completed by the Ohio 2460 Board of Regents shall be completed by the Chancellor of the Ohio 2461 Board of Regents in the same manner, and with the same effect, as 2462 if completed by the Board. No validation, cure, right, privilege, 2463 remedy, obligation, or liability is lost or impaired by reason of 2464 the change in powers and duties prescribed in the provisions 2465 amended and enacted in Sections 1 and 2 of this act. 2466

(5) All of the rules of the Ohio Board of Regents continue in 2467

effect as rules of the Chancellor of the Ohio Board of Regents, 2468 until amended or rescinded by the Chancellor. 2469

(6) Except as otherwise specified in section 3333.031 of the 2470 Revised Code or another provision of law on point enacted after 2471 the effective date of this section, when the Ohio Board of Regents 2472 is referred to in any statute, rule, contract, grant, or other 2473 document, the reference shall be construed to refer to the 2474 Chancellor of the Ohio Board of Regents. 2475

(B) No judicial or administrative action or proceeding in 2476 which the Ohio Board of Regents is a party that is pending on the 2477 effective date of this section, is affected by the change in 2478 powers and duties prescribed in the provisions amended and enacted 2479 in Sections 1 and 2 of this act. Such action or proceeding shall 2480 be prosecuted or defended in the name of the Chancellor of the 2481 Ohio Board of Regents. On application to the court or other 2482 tribunal, the Chancellor of the Ohio Board of Regents shall be 2483 substituted for the Ohio Board of Regents as a party to such 2484 action or proceeding. 2485

(C) As prescribed in division (B) of section 3333.03 of the 2486 Revised Code, professional, administrative, and clerical employees 2487 and staff of the Ohio Board of Regents remain subject to the 2488 appointment by and continue to serve at the pleasure of the 2489 Chancellor of the Ohio Board of Regents. 2490

(D) On the effective date of this section, all books,
records, documents, files, transcripts, equipment, furniture,
supplies and other materials assigned to or in the possession of
the Ohio Board of Regents shall be transferred to the Chancellor
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Section 4. Not later than September 28, 2007, the Chancellor 2496 of the Ohio Board of Regents shall report to the General Assembly, 2497 in accordance with division (B) of section 101.68 of the Revised 2498

Code, and to the Governor, recommendations to accomplish the 2499 following: 2500 (A) Make college more affordable and accessible for all 2501 Ohioans; 2502 (B) Encourage Ohio graduates to remain in Ohio after earning 2503 their degrees; 2504 (C) Maximize higher education as a driver of the state's 2505 economy. 2506 The report also shall include a plan as to how the Board of 2507 Regents should be fully utilized to enhance higher education in 2508 Ohio. 2509