As Introduced

127th General Assembly Regular Session 2007-2008

H. B. No. 406

Representatives Peterson, Williams, B.

Cosponsors: Representatives Sykes, Chandler, Foley, Harwood, Okey, DeGeeter

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ABILL

To amend sections 3314.03, 3319.088, 3319.41, and	1
3326.11 of the Revised Code to prohibit corporal	2
punishment in all public schools.	3

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

Section 1. That sections 3314.03, 3319.088, 3319.41, and	4
3326.11 of the Revised Code be amended to read as follows:	5
Sec. 3314.03. A copy of every contract entered into under	б
this section shall be filed with the superintendent of public	7
instruction.	8
(A) Each contract entered into between a sponsor and the	9
governing authority of a community school shall specify the	10
following:	11
(1) That the school shall be established as either of the	12
following:	13
(a) A nonprofit corporation established under Chapter 1702.	14
of the Revised Code, if established prior to April 8, 2003;	15
(b) A public benefit corporation established under Chapter	16
1702. of the Revised Code, if established after April 8, 2003;	17

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(2) The education program of the school, including the 18 school's mission, the characteristics of the students the school 19 is expected to attract, the ages and grades of students, and the 20 focus of the curriculum; 21 (3) The academic goals to be achieved and the method of 22 measurement that will be used to determine progress toward those 23 goals, which shall include the statewide achievement tests; 24 (4) Performance standards by which the success of the school 25 will be evaluated by the sponsor; 26 (5) The admission standards of section 3314.06 of the Revised 27 Code and, if applicable, section 3314.061 of the Revised Code; 28 (6)(a) Dismissal procedures; 29 (b) A requirement that the governing authority adopt an 30 attendance policy that includes a procedure for automatically 31 withdrawing a student from the school if the student without a 32 legitimate excuse fails to participate in one hundred five 33 consecutive hours of the learning opportunities offered to the 34 student. 35 (7) The ways by which the school will achieve racial and 36 ethnic balance reflective of the community it serves; 37 (8) Requirements for financial audits by the auditor of 38 state. The contract shall require financial records of the school 39 to be maintained in the same manner as are financial records of 40 school districts, pursuant to rules of the auditor of state, and 41 the audits shall be conducted in accordance with section 117.10 of 42 the Revised Code. 43

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

(10) Qualifications of teachers, including a requirement that
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the school's classroom teachers be licensed in accordance with
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sections 3319.22 to 3319.31 of the Revised Code, except that a
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community school may engage noncertificated persons to teach up to	48
twelve hours per week pursuant to section 3319.301 of the Revised	49
Code;	50
(11) That the school will comply with the following	51
requirements:	52
(a) The school will provide learning opportunities to a	53
minimum of twenty-five students for a minimum of nine hundred	54
twenty hours per school year;	55
(b) The governing authority will purchase liability	56
insurance, or otherwise provide for the potential liability of the	57
school;	58
(c) The school will be nonsectarian in its programs,	59
admission policies, employment practices, and all other	60
operations, and will not be operated by a sectarian school or	61
religious institution;	62
(d) The school will comply with sections 9.90, 9.91, 109.65,	63
121.22, 149.43, 2151.357, 2151.421, 2313.18, 3301.0710, 3301.0711,	64
3301.0712, 3301.0715, 3313.472, 3313.50, 3313.536, 3313.608,	65
3313.6012, 3313.6013, 3313.6014, 3313.643, 3313.648, 3313.66,	66
3313.661, 3313.662, 3313.666, 3313.667, 3313.67, 3313.671,	67
3313.672, 3313.673, 3313.69, 3313.71, 3313.716, 3313.718, 3313.80,	68
3313.96, 3319.073, 3319.313, 3319.314, 3319.315, 3319.321,	69
3319.39, <u>3319.41,</u> 3321.01, 3321.13, 3321.14, 3321.17, 3321.18,	70
3321.19, 3321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and	71
Chapters 117., 1347., 2744., 3365., 3742., 4112., 4123., 4141.,	72
and 4167. of the Revised Code as if it were a school district and	73
will comply with section 3301.0714 of the Revised Code in the	74
manner specified in section 3314.17 of the Revised Code;	75
(e) The school shall comply with Chapter 102. and section	76
2921.42 of the Revised Code;	77
(f) The school will comply with sections 3313.61, 3313.611,	78

(f) The school will comply with sections 3313.61, 3313.611,

and 3313.614 of the Revised Code, except that for students who 79 enter ninth grade for the first time before July 1, 2010, the 80 requirement in sections 3313.61 and 3313.611 of the Revised Code 81 that a person must successfully complete the curriculum in any 82 high school prior to receiving a high school diploma may be met by 83 completing the curriculum adopted by the governing authority of 84 the community school rather than the curriculum specified in Title 85 XXXIII of the Revised Code or any rules of the state board of 86 education. Beginning with students who enter ninth grade for the 87 first time on or after July 1, 2010, the requirement in sections 88 3313.61 and 3313.611 of the Revised Code that a person must 89 successfully complete the curriculum of a high school prior to 90 receiving a high school diploma shall be met by completing the 91 Ohio core curriculum prescribed in division (C) of section 92 3313.603 of the Revised Code, unless the person qualifies under 93 division (D) or (F) of that section. Each school shall comply with 94 the plan for awarding high school credit based on demonstration of 95 subject area competency, adopted by the state board of education 96 under division (J) of section 3313.603 of the Revised Code. 97

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

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

(12) Arrangements for providing health and other benefits to 107employees; 108

(13) The length of the contract, which shall begin at thebeginning of an academic year. No contract shall exceed five years110

unless such contract has been renewed pursuant to division (E) of 111 this section. 112

(14) The governing authority of the school, which shall beresponsible for carrying out the provisions of the contract;114

(15) A financial plan detailing an estimated school budget 115 for each year of the period of the contract and specifying the 116 total estimated per pupil expenditure amount for each such year. 117 The plan shall specify for each year the base formula amount that 118 will be used for purposes of funding calculations under section 119 3314.08 of the Revised Code. This base formula amount for any year 120 shall not exceed the formula amount defined under section 3317.02 121 of the Revised Code. The plan may also specify for any year a 122 percentage figure to be used for reducing the per pupil amount of 123 the subsidy calculated pursuant to section 3317.029 of the Revised 124 125 Code the school is to receive that year under section 3314.08 of the Revised Code. 126

(16) Requirements and procedures regarding the disposition of 127
employees of the school in the event the contract is terminated or 128
not renewed pursuant to section 3314.07 of the Revised Code; 129

(17) Whether the school is to be created by converting all or 130 part of an existing public school or is to be a new start-up 131 school, and if it is a converted public school, specification of 132 any duties or responsibilities of an employer that the board of 133 education that operated the school before conversion is delegating 134 to the governing board of the community school with respect to all 135 or any specified group of employees provided the delegation is not 136 prohibited by a collective bargaining agreement applicable to such 137 employees; 138

(18) Provisions establishing procedures for resolving
disputes or differences of opinion between the sponsor and the
governing authority of the community school;
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(19) A provision requiring the governing authority to adopt a 142 policy regarding the admission of students who reside outside the 143 district in which the school is located. That policy shall comply 144 with the admissions procedures specified in sections 3314.06 and 145 3314.061 of the Revised Code and, at the sole discretion of the 146 authority, shall do one of the following: 147 (a) Prohibit the enrollment of students who reside outside 148 the district in which the school is located; 149

(b) Permit the enrollment of students who reside in districts 150 adjacent to the district in which the school is located; 151

(c) Permit the enrollment of students who reside in any otherdistrict in the state.

(20) A provision recognizing the authority of the department 154 of education to take over the sponsorship of the school in 155 accordance with the provisions of division (C) of section 3314.015 156 of the Revised Code; 157

(21) A provision recognizing the sponsor's authority to
assume the operation of a school under the conditions specified in
division (B) of section 3314.073 of the Revised Code;
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(22) A provision recognizing both of the following:

(a) The authority of public health and safety officials to
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inspect the facilities of the school and to order the facilities
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closed if those officials find that the facilities are not in
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compliance with health and safety laws and regulations;
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(b) The authority of the department of education as the 166 community school oversight body to suspend the operation of the 167 school under section 3314.072 of the Revised Code if the 168 department has evidence of conditions or violations of law at the 169 school that pose an imminent danger to the health and safety of 170 the school's students and employees and the sponsor refuses to 171

(23) A description of the learning opportunities that will be 173 offered to students including both classroom-based and 174 non-classroom-based learning opportunities that is in compliance 175 with criteria for student participation established by the 176 department under division (L)(2) of section 3314.08 of the Revised 177 Code; 178

(24) The school will comply with section 3302.04 of the 179 Revised Code, including division (E) of that section to the extent 180 possible, except that any action required to be taken by a school 181 district pursuant to that section shall be taken by the sponsor of 182 the school. However, the sponsor shall not be required to take any 183 action described in division (F) of that section. 184

(25) Beginning in the 2006-2007 school year, the school will 185 open for operation not later than the thirtieth day of September 186 each school year, unless the mission of the school as specified 187 under division (A)(2) of this section is solely to serve dropouts. 188 In its initial year of operation, if the school fails to open by 189 the thirtieth day of September, or within one year after the 190 adoption of the contract pursuant to division (D) of section 191 3314.02 of the Revised Code if the mission of the school is solely 192 to serve dropouts, the contract shall be void. 193

(B) The community school shall also submit to the sponsor a 194comprehensive plan for the school. The plan shall specify the 195following: 196

(1) The process by which the governing authority of the 197school will be selected in the future; 198

(2) The management and administration of the school; 199

(3) If the community school is a currently existing public 200
school, alternative arrangements for current public school 201
students who choose not to attend the school and teachers who 202

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choose not to teach in the school after conversion;	203
(4) The instructional program and educational philosophy of	204
the school;	205
(5) Internal financial controls.	206
(C) A contract entered into under section 3314.02 of the	207

Revised Code between a sponsor and the governing authority of a 208 community school may provide for the community school governing 209 authority to make payments to the sponsor, which is hereby 210 authorized to receive such payments as set forth in the contract 211 between the governing authority and the sponsor. The total amount 212 of such payments for oversight and monitoring of the school shall 213 not exceed three per cent of the total amount of payments for 214 operating expenses that the school receives from the state. 215

(D) The contract shall specify the duties of the sponsor
which shall be in accordance with the written agreement entered
into with the department of education under division (B) of
section 3314.015 of the Revised Code and shall include the
following:

(1) Monitor the community school's compliance with all laws221applicable to the school and with the terms of the contract;222

(2) Monitor and evaluate the academic and fiscal performance
 and the organization and operation of the community school on at
 least an annual basis;

(3) Report on an annual basis the results of the evaluation 226 conducted under division (D)(2) of this section to the department 227 of education and to the parents of students enrolled in the 228 community school; 229

(4) Provide technical assistance to the community school incomplying with laws applicable to the school and terms of thecontract;232

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(5) Take steps to intervene in the school's operation to 233 correct problems in the school's overall performance, declare the 234 school to be on probationary status pursuant to section 3314.073 235 of the Revised Code, suspend the operation of the school pursuant 236 to section 3314.072 of the Revised Code, or terminate the contract 237 of the school pursuant to section 3314.07 of the Revised Code as 238 determined necessary by the sponsor; 239

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

(E) Upon the expiration of a contract entered into under this 243 section, the sponsor of a community school may, with the approval 244 of the governing authority of the school, renew that contract for 245 a period of time determined by the sponsor, but not ending earlier 246 than the end of any school year, if the sponsor finds that the 247 school's compliance with applicable laws and terms of the contract 248 and the school's progress in meeting the academic goals prescribed 249 in the contract have been satisfactory. Any contract that is 250 renewed under this division remains subject to the provisions of 251 sections 3314.07, 3314.072, and 3314.073 of the Revised Code. 252

(F) If a community school fails to open for operation within 253 one year after the contract entered into under this section is 254 adopted pursuant to division (D) of section 3314.02 of the Revised 255 Code or permanently closes prior to the expiration of the 256 contract, the contract shall be void and the school shall not 257 enter into a contract with any other sponsor. A school shall not 258 be considered permanently closed because the operations of the 259 school have been suspended pursuant to section 3314.072 of the 260 Revised Code. Any contract that becomes void under this division 261 shall not count toward any statewide limit on the number of such 262 contracts prescribed by section 3314.013 of the Revised Code. 263

Sec. 3319.088. As used in this section, "educational 264 assistant" means any nonteaching employee in a school district who 265 directly assists a teacher as defined in section 3319.09 of the 266 Revised Code, by performing duties for which a license issued 267 pursuant to sections 3319.22 to 3319.30 of the Revised Code is not 268 required. 269

(A) The state board of education shall issue educational aide 270 permits and educational paraprofessional licenses for educational 271 assistants and shall adopt rules for the issuance and renewal of 272 such permits and licenses which shall be consistent with the 273 provisions of this section. Educational aide permits and 274 educational paraprofessional licenses may be of several types and 275 the rules shall prescribe the minimum qualifications of education, 276 health, and character for the service to be authorized under each 277 type. The prescribed minimum qualifications may require special 278 training or educational courses designed to qualify a person to 279 perform effectively the duties authorized under an educational 280 aide permit or educational paraprofessional license. 281

(B)(1) Any application for a permit or license, or a renewal 282 or duplicate of a permit or license, under this section shall be 283 accompanied by the payment of a fee in the amount established 284 under division (A) of section 3319.51 of the Revised Code. Any 285 fees received under this division shall be paid into the state 286 treasury to the credit of the state board of education licensure 287 fund established under division (B) of section 3319.51 of the 288 Revised Code. 289

(2) Any person applying for or holding a permit or license
pursuant to this section is subject to sections 3123.41 to 3123.50
of the Revised Code and any applicable rules adopted under section
3123.63 of the Revised Code and sections 3319.31 and 3319.311 of
the Revised Code.

(C) Educational assistants shall at all times while in the 295 performance of their duties be under the supervision and direction 296 of a teacher as defined in section 3319.09 of the Revised Code. 297 Educational assistants may assist a teacher to whom assigned in 298 the supervision of pupils, in assisting with instructional tasks, 299 and in the performance of duties which, in the judgment of the 300 teacher to whom the assistant is assigned, may be performed by a 301 person not licensed pursuant to sections 3319.22 to 3319.30 of the 302 Revised Code and for which a teaching license, issued pursuant to 303 sections 3319.22 to 3319.30 of the Revised Code is not required. 304 The duties of an educational assistant shall not include the 305 assignment of grades to pupils. The duties of an educational 306 assistants assistant need not be performed in the physical 307 presence of the teacher to whom assigned, but the activity of an 308 educational assistant shall at all times be under the direction of 309 the teacher to whom assigned. The assignment of an educational 310 assistant need not be limited to assisting a single teacher. In 311 the event an educational assistant is assigned to assist more than 312 one teacher the assignments shall be clearly delineated and so 313 arranged that the educational assistant shall never be subject to 314 simultaneous supervision or direction by more than one teacher. 315

Educational assistants assigned to supervise children shall, 316 when the teacher to whom assigned is not physically present, 317 maintain the degree of control and discipline which that would be 318 maintained by the teacher, but an educational assistant may not 319 render corporal punishment. 320

Except when expressly permitted solely for the purposes of 321 section 3317.029 of the Revised Code, educational assistants may 322 not be used in place of classroom teachers or other employees and 323 any payment of compensation by boards of education to educational 324 assistants for such services is prohibited. The ratio between the 325 number of licensed teachers and the pupils in a school district 326

may not be decreased by utilization of educational assistants and 327 no grouping, or other organization of pupils, for utilization of 328 educational assistants shall be established which is inconsistent 329 with sound educational practices and procedures. A school district 330 may employ up to one full time equivalent educational assistant 331 for each six full time equivalent licensed employees of the 332 district. Educational assistants shall not be counted as licensed 333 employees for purposes of state support in the school foundation 334 program and no grouping or regrouping of pupils with educational 335 assistants may be counted as a class or unit for school foundation 336 program purposes. Neither special courses required by the 337 regulations of the state board of education, prescribing minimum 338 qualifications of education for an educational assistant, nor 339 years of service as an educational assistant shall be counted in 340 any way toward qualifying for a teacher license, for a teacher 341 contract of any type, or for determining placement on a salary 342 schedule in a school district as a teacher. 343

(D) Educational assistants employed by a board of education 344 shall have all rights, benefits, and legal protection available to 345 other nonteaching employees in the school district, except that 346 provisions of Chapter 124. of the Revised Code shall not apply to 347 any person employed as an educational assistant, and shall be 348 members of the school employees retirement system. Educational 349 assistants shall be compensated according to a salary plan adopted 350 annually by the board. 351

Except as provided in this section nonteaching employees 352 shall not serve as educational assistants without first obtaining 353 an appropriate educational aide permit or educational 354 paraprofessional license from the state board of education. A 355 nonteaching employee who is the holder of a valid educational aide 356 permit or educational paraprofessional license shall neither 357 render nor be required to render services inconsistent with the 358

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type of services authorized by the permit or license held. No 359 person shall receive compensation from a board of education for 360 services rendered as an educational assistant in violation of this 361 provision. 362

Nonteaching employees whose functions are solely 363 secretarial-clerical and who do not perform any other duties as 364 educational assistants, even though they assist a teacher and work 365 under the direction of a teacher shall not be required to hold a 366 permit or license issued pursuant to this section. Students 367 preparing to become licensed teachers or educational assistants 368 shall not be required to hold an educational aide permit or 369 paraprofessional license for such periods of time as such students 370 are assigned, as part of their training program, to work with a 371 teacher in a school district. Such students shall not be 372 compensated for such services. 373

Following the determination of the assignment and general job 374 description of an educational assistant and subject to supervision 375 by the teacher's immediate administrative officer, a teacher to 376 whom an educational assistant is assigned shall make all final 377 determinations of the duties to be assigned to such assistant. 378 Teachers shall not be required to hold a license designated for 379 being a supervisor or administrator in order to perform the 380 necessary supervision of educational assistants. 381

(E) No person who is, or who has been employed as an 382 educational assistant shall divulge, except to the teacher to whom 383 assigned, or the administrator of the school in the absence of the 384 teacher to whom assigned, or when required to testify in a court 385 or proceedings, any personal information concerning any pupil in 386 the school district which was obtained or obtainable by the 387 educational assistant while so employed. Violation of this 388 provision is grounds for disciplinary action or dismissal, or 389 both. 390

Coc 2210 (1 (1) (1) Designing Contember 1 1004 and event	391
Sec. 3319.41. (A)(1) Beginning September 1, 1994, and except	
as provided in division (C) of this section, no <u>No</u> person employed	392
or engaged as a teacher, principal, administrator, nonlicensed	393
school employee, or bus driver in a public school may inflict or	394
cause to be inflicted corporal punishment as a means of discipline	395
upon a pupil attending such school, unless the board of education	396
of the school district in which the school is located adopts a	397
resolution no later than September 1, 1994, to permit corporal	398
punishment as a means of discipline and does not adopt a	399
resolution prohibiting corporal punishment pursuant to division	400
(B) of this section. No board shall adopt a resolution permitting	401
corporal punishment before receiving and studying the report of	402
the local discipline task force appointed under division (A)(2) of	403
this section.	404
(2) The board of education of each city, local, exempted	405
village, and joint vocational school district that has not adopted	406
a rule prohibiting corporal punishment under section 3313.20 of	407
the Revised Code prior to the effective date of this amendment	408
shall appoint, and any board that has adopted a rule under that	409
section prior to the effective date of this amendment may appoint,	410
no later than April 1, 1994, a local discipline task force to	411

employees, school psychologists, members of the medical profession, pediatricians when available, and representatives of 416 parents' organizations. 417 The task force shall hold meetings regularly. All meetings of 418 the task force shall be open to the public and at least one of the 419 meetings shall be for the purpose of inviting public 420 participation. The board of education shall provide public notice 421 422 of any public meeting of the task force in newspapers or other

conduct a study of effective discipline measures that are

shall include teachers, administrators, nonlicensed school

appropriate for that school district. Members of the task force

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periodicals of general circulation in the school district. The	423
task force shall report its findings and recommendations in	424
writing to the board of education no later than July 15, 1994. The	425
task force's written report must be available for inspection by	426
the public at the board's offices for at least five years after	427
being submitted to the board.	428
(B) (1) At any time after September 1, 1996, the board of	429
education of any city, local, exempted village, or joint	430
vocational school district in which corporal punishment is	431
permitted may adopt a resolution to prohibit corporal punishment.	432
After the adoption of a resolution prohibiting corporal punishment	433
pursuant to division (B)(1) of this section, the board of	434
education of any city, local, exempted village, or joint	435
vocational school district may adopt a resolution permitting	436
corporal punishment after complying with division (B)(3) of this	437
section.	438
(2) At any time after September 1, 1998, the board of	439
education of any city, local, exempted village, or joint	440
vocational school district that did not adopt a resolution	441
permitting corporal punishment as a means of discipline pursuant	442
to division (A)(1) of this section may adopt a resolution	443
permitting corporal punishment after complying with division	444
(B)(3) of this section.	445
(3)(a) The board of education of each city, local, exempted	446
village, and joint vocational school district that intends to	447
adopt a resolution permitting corporal punishment as a means of	448
discipline pursuant to division (B)(1) or (2) of this section may	449
adopt that resolution permitting corporal punishment as a means of	450
discipline only after receiving and studying the report of the	451
secondary local discipline task force appointed under division	452
(B)(3)(b) of this section.	453
(b) Any board of education described in division (B)(1) or	454

periodicals of general circulation in the school district. The

(2) of this section that intends to adopt a resolution permitting	455
corporal punishment as a means of discipline shall appoint a	456
secondary local discipline task force to conduct a study of	457
effective discipline measures that are appropriate for that school	458
district. Membership on the secondary local discipline task force	459
shall consist of the same types of persons that are required to be	460
included as members of the local discipline task force pursuant to	461
division (A)(2) of this section. The secondary local discipline	462
task force shall follow the same procedures with respect to	463
holding meetings, the provision of public notice, and the	464
production and inspection of a written report of findings and	465
recommendations that are applicable to the local discipline task	466
force pursuant to division (A)(2) of this section, except that the	467
secondary local discipline task force is not required to present	468
its written report to the board of education on a date that is no	469
later than July 15, 1994.	470
(C) The prohibition of corporal punishment by division (A) of	471
	471 472
(C) The prohibition of corporal punishment by division (A) of	
(C) The prohibition of corporal punishment by division (A) of this section or by a resolution adopted under division (B) of this	472
(C) The prohibition of corporal punishment by division (A) of this section or by a resolution adopted under division (B) of this section does not prohibit the use of reasonable force or restraint	472 473
(C) The prohibition of corporal punishment by division (A) of this section or by a resolution adopted under division (B) of this section does not prohibit the use of reasonable force or restraint in accordance with division (G) of this section.	472 473 474
(C) The prohibition of corporal punishment by division (A) of this section or by a resolution adopted under division (B) of this section does not prohibit the use of reasonable force or restraint in accordance with division (G) of this section. (D) If the board of education of any city, local, exempted	472 473 474 475
<pre>(C) The prohibition of corporal punishment by division (A) of this section or by a resolution adopted under division (B) of this section does not prohibit the use of reasonable force or restraint in accordance with division (G) of this section. (D) If the board of education of any city, local, exempted willage, or joint vocational school district does not prohibit</pre>	472 473 474 475 476
<pre>(C) The prohibition of corporal punishment by division (A) of this section or by a resolution adopted under division (B) of this section does not prohibit the use of reasonable force or restraint in accordance with division (G) of this section. (D) If the board of education of any city, local, exempted village, or joint vocational school district does not prohibit corporal punishment on the effective date of this amendment but at</pre>	472 473 474 475 476 477
<pre>(C) The prohibition of corporal punishment by division (A) of this section or by a resolution adopted under division (B) of this section does not prohibit the use of reasonable force or restraint in accordance with division (G) of this section. (D) If the board of education of any city, local, exempted village, or joint vocational school district does not prohibit corporal punishment on the effective date of this amendment but at any time after that date corporal punishment will be prohibited in</pre>	472 473 474 475 475 476 477 478
<pre>(C) The prohibition of corporal punishment by division (A) of this section or by a resolution adopted under division (B) of this section does not prohibit the use of reasonable force or restraint in accordance with division (G) of this section. (D) If the board of education of any city, local, exempted village, or joint vocational school district does not prohibit corporal punishment on the effective date of this amendment but at any time after that date corporal punishment will be prohibited in the district pursuant to division (A)(1) or (B) of this section,</pre>	472 473 474 475 476 477 478 479
<pre>(C) The prohibition of corporal punishment by division (A) of this section or by a resolution adopted under division (B) of this section does not prohibit the use of reasonable force or restraint in accordance with division (G) of this section. (D) If the board of education of any city, local, exempted village, or joint vocational school district does not prohibit corporal punishment on the effective date of this amendment but at any time after that date corporal punishment will be prohibited in the district pursuant to division (A)(1) or (B) of this section, the board shall do both of the following prior to the date on</pre>	472 473 474 475 476 477 478 479 480
(C) The prohibition of corporal punishment by division (A) of this section or by a resolution adopted under division (B) of this section does not prohibit the use of reasonable force or restraint in accordance with division (G) of this section. (D) If the board of education of any city, local, exempted village, or joint vocational school district does not prohibit corporal punishment on the effective date of this amendment but at any time after that date corporal punishment will be prohibited in the district pursuant to division (A)(1) or (B) of this section, the board shall do both of the following prior to the date on which the prohibition takes effect:	472 473 474 475 476 477 478 479 480 481
<pre>(C) The prohibition of corporal punishment by division (A) of this section or by a resolution adopted under division (B) of this section does not prohibit the use of reasonable force or restraint in accordance with division (G) of this section. (D) If the board of education of any city, local, exempted village, or joint vocational school district does not prohibit corporal punishment on the effective date of this amendment but at any time after that date corporal punishment will be prohibited in the district pursuant to division (A)(1) or (B) of this section, the board shall do both of the following prior to the date on which the prohibition takes effect: (1) Adopt a disciplinary policy for the district that</pre>	472 473 474 475 476 477 478 479 480 481 482

adopted under division (D)(1) of this section.

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(E) A person employed or otherwise engaged as a teacher, 487 principal, or administrator by a board of education permitting 488 corporal punishment pursuant to division (A)(1) of this section or 489 by a nonpublic school, except as otherwise provided by the 490 governing authority of the nonpublic school, may inflict or cause 491 to be inflicted reasonable corporal punishment upon a pupil 492 attending the school to which the person is assigned whenever such 493 punishment is reasonably necessary in order to preserve discipline 494 while the student is subject to school authority. 495

(F) A board of education of a school district that permits 496 the use of corporal punishment as a means of discipline pursuant 497 to a resolution adopted by the board pursuant to division $(\Lambda)(1)$ 498 of this section shall permit as part of its discipline policy the 499 parents, guardian, or custodian of a child that is attending any 500 school within the school district to request that corporal 501 punishment not be used as a means of discipline on that child; 502 upon the receipt of a request of that nature, shall ensure that an 503 alternative disciplinary measure is applied with respect to that 504 child; and shall include a procedure for the exercise of that 505 506 option in the resolution adopted pursuant to division (A)(1) of this section. 507

(G) Persons employed or engaged as teachers, principals, or 508 administrators in a school, whether public or private, and 509 nonlicensed school employees and school bus drivers may, within 510 the scope of their employment, use and apply such amount of force 511 and restraint as is reasonable and necessary to quell a 512 disturbance threatening physical injury to others, to obtain 513 possession of weapons or other dangerous objects upon the person 514 or within the control of the pupil, for the purpose of 515 self-defense, or for the protection of persons or property. 516

Sec. 3326.11. Each science, technology, engineering, and 517

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mathematics school established under this chapter and its	518
governing body shall comply with sections 9.90, 9.91, 109.65,	519
121.22, 149.43, 2151.357, 2151.421, 2313.18, 2921.42, 2921.43,	520
3301.0712, 3301.0714, 3301.0715, 3313.14, 3313.15, 3313.16,	521
3313.18, 3313.201, 3313.26, 3313.472, 3313.48, 3313.481, 3313.482,	522
3313.50, 3313.536, 3313.608, 3313.6012, 3313.6013, 3313.6014,	523
3313.61, 3313.611, 3313.614, 3313.615, 3313.643, 3313.648,	524
3313.66, 3313.661, 3313.662, 3313.666, 3313.667, 3313.67,	525
3313.671, 3313.672, 3313.673, 3313.69, 3313.71, 3313.716,	526
3313.718, 3313.80, 3313.801, 3313.96, 3319.073, 3319.21, 3319.313,	527
3319.314, 3319.315, 3319.32, 3319.321, 3319.35, 3319.39, <u>3319.41,</u>	528
3319.45, 3321.01, 3321.13, 3321.14, 3321.17, 3321.18, 3321.19,	529
3321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and Chapters	530
102., 117., 1347., 2744., 3307., 3309., 3365., 3742., 4112.,	531
4123., 4141., and 4167. of the Revised Code as if it were a school	532
district.	533

section 2. That existing sections 3314.03, 3319.088, 3319.41, 534 and 3326.11 of the Revised Code are hereby repealed. 535

Section 3. Section 3314.03 of the Revised Code is presented 536 in this act as a composite of the section as amended by Am. Sub. 537 H.B. 79, Am. Sub. H.B. 137, Sub. H.B. 184, Am. Sub. H.B. 276, Sub. 538 H.B. 422, Am. Sub. H.B. 530, Sub. S.B. 164, and Am. Sub. S.B. 311 539 of the 126th General Assembly. The General Assembly, applying the 540 principle stated in division (B) of section 1.52 of the Revised 541 Code that amendments are to be harmonized if reasonably capable of 542 simultaneous operation, finds that the composite is the resulting 543 version of the section in effect prior to the effective date of 544 the section as presented in this act. 545